

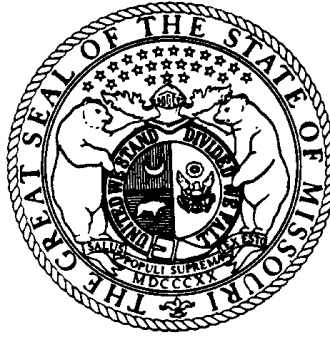
Ninety-Ninth General Assembly

Index

Journals of the Senate and House

of the

STATE OF MISSOURI



2017

FIRST REGULAR SESSION

January 4, 2017 to May 22, 2017

FIRST EXTRAORDINARY SESSION

May 22, 2017 to June 5, 2017

SECOND EXTRAORDINARY SESSION

June 12, 2017 to July 25, 2017

VETO SESSION

September 13, 2017

*Compiled under the direction of the
Secretary of the Senate and Chief Clerk of the House*

In compliance with Section 2.080, RSMo 2000



Missouri General Assembly

USER ADVISORY

This Index is for use with the bound version of the Journals of the Senate and House, First Regular Session, First Extraordinary Session, Second Extraordinary Session and Veto Session, 99th General Assembly, State of Missouri.

The Journals are printed daily by the Senate and House. Corrections made in a daily journal subsequent to the printing of the Journal may be located by examining the "corrections" heading in this index.

The bound sets of Senate and House Journals constitute the official version of the Journals and take precedence over other versions which might be available electronically or otherwise.

Journal page numbers are given only in the numerical listing of SENATE BILLS INTRODUCED and HOUSE BILLS INTRODUCED. When using the TRULY AGREED TO and the CLASSIFIED INDEX, please refer to the numerical listing for journal page numbers.

Bill authors are not listed for substitute bills.

In the CLASSIFIED INDEX, bill captions (listed under SUBJECT) have been revised to take into account changes that occurred after introduction. Bills are classified in this portion of the index by the last version acted upon.

AUTHORITY FOR PUBLICATION

2.080. 1. Copies of the journals of the proceedings of each house of the general assembly shall be compiled under the superintendence and direction of the secretary of the senate and chief clerk of the house, in such number as may be determined to be necessary by the committee on legislative research, to be distributed as directed by the committee. After each session of the general assembly, the secretary of the senate and chief clerk of the house shall examine and correct the proof sheets of the journals of their respective chambers and prepare a table of the errata, if any errors have been made, and shall prepare an index of the journals. The secretary of the senate and chief clerk of the house shall develop and use a common indexing system for the journals.

2. Copies of the journals may be printed and bound into books, may be microphotographed, or may otherwise be copied so as to preserve the record of proceedings and to facilitate the use and storage of the journals.

2.091. The secretary of the senate and chief clerk of the house shall deliver, upon request, one copy of the journal of their respective chambers to the judge of any court of record, any member of either house of the general assembly, the head of any state department, bureau or state institution, the state university, the Missouri state historical society and any public library in the state, two copies of each to the law library association of St. Louis, and three copies of each to the Library of Congress at Washington, D.C. The remaining copies shall be preserved, subject to the orders of the general assembly.

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Abbreviations are as follows:

S	Senate
H	House
SB	Senate Bill
HB	House Bill
SCR	Senate Concurrent Resolution
HCR	House Concurrent Resolution
SJR	Senate Joint Resolution
HJR	House Joint Resolution
SS	Senate Substitute
HS	House Substitute
SCS	Senate Committee Substitute
HCS	House Committee Substitute
CCR	Conference Committee Report
CCS	Conference Committee Substitute
EC	Emergency Clause
SV	Senate Veto
HV	House Veto

TRULY AGREED TO AND FINALLY PASSED LEGISLATION

FIRST REGULAR SESSION

LEGISLATION SIGNED BY THE GOVERNOR

SENATE BILLS

No.	Author	Subject
CCS SB 8		Modifies provisions relating to transportation
SS SCS SB 16		Exempts delivery charges from sales and use taxes
SS#2 SB 19		Creates new provisions of law relating to labor organizations
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SS#2 SCS SB 43		Modifies the law relating to unlawful discrimination
SS SCS SB 49		Modifies several provisions relating to local sales taxes
CCS SB 50		Modifies several provisions relating to health care
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
CCS SB 64		Gives designation to certain infrastructure
HCS SS SCS SB 66		Modifies provisions of law relating to workers' compensation
SCS SB 88		Establishes a two year statute of limitation for claims of malpractice or negligence against veterinarians
CCS HCS SB 95		Extends the expiration dates on certain provisions relating to public funds
SCS SB 108		Grants reemployment rights to members of the military
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
CCS#2 HCS SCS SB 112		Modifies provisions relating to political subdivisions
CCS HCS SCS SB 139		Modifies provisions relating to health care

No.	Author	Subject
HCS SS SCS SB 160	Kraus	Modifies provisions relating to child protection
HCS SCS SB 161		Establishes the Ozark Exploration Bicentennial Commission
SS SB 182		Modifies provisions of law relating to project labor agreements
CCS SB 222		Modifies provisions relating to vehicle lighting equipment
CCS HCS SB 225		Modifies provisions relating to transportation
SCS SB 240		Creates a statewide license for electrical contractors
SB 248		Repeals the expiration date for tax refund contributions to the Organ Donor Program Fund
SCS SB 279		Adds certain forms to the list of documents sufficient to demonstrate eligibility for a veteran designation on an applicant's driver's license or non-driver identification card
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SCS SB 322		Designates certain memorial infrastructure
SB 329	Kehoe	Modifies provisions relating to motor vehicle franchise practices
SB 376	Hoskins	Designates "Old Drum" as the historical dog of the state of Missouri and "Jim the Wonder Dog" as Missouri's wonder dog
SB 395	Hoskins	Modifies provisions relating to the practice of public accounting
CCS HCS SCS SB 421	Kehoe	Modifies provisions relating to the conveyance of state property
SB 486		Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
CCS HCS SB 501		Modifies provisions relating to health care
CCS SB 503		Requires the Committee for 911 Oversight to designate a state 911 coordinator

SENATE CONCURRENT RESOLUTIONS

No.	Author	Subject
SCR 4	Kehoe	Applies to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government

HOUSE BILLS

No.	Author	Subject
HCS HB 1		Appropriates money to the Board of Fund Commissioners
CCS SCS HCS HB 2		Appropriates money for the expenses, grants, refunds, and distributions of the State Board of Education and Department of Elementary and Secondary Education
CCS SCS HCS HB 3		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Higher Education
CCS SCS HCS HB 4		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Revenue and Department of Transportation

No.	Author	Subject
*CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
*CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
CCS SCS HCS HB 7		Appropriates money for the departments of Economic Development; Insurance, Financial Institutions and Professional Registration; and Labor and Industrial Relations
CCS SCS HCS HB 8		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Public Safety
*CCS SCS HCS HB 9		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Corrections
CCS SCS HCS HB 10		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Mental Health, Board of Public Buildings, and Department of Health and Senior Services
CCS SCS HCS HB 11		Appropriates money for the expenses, grants, and distributions of the Department of Social Services
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
SCS HCS HB 13		Appropriates money for real property leases and related services
SCS HCS HB 14		To appropriate money for supplemental purposes for the several departments and offices of state government
CCS SCS HCS HB 17		To appropriate money for capital improvement and other purposes for the several departments of state government
SCS HCS HB 18		To appropriate money for purposes for the several departments and offices of state government; for projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities
HB 34	Plocher	Changes the laws regarding the Uniform Commercial Code to adopt the current version of Articles 1 and 7
SCS HCS HB 50		Changes division designations for circuit and associate courts in the Sixteenth Judicial Circuit
SCS HB 51		Authorizes county commissions that oversee cemetery funds to utilize investment managers
SS SCS HB 93		Changes the laws regarding job training
SS SCS HCS HB 115		Modifies provisions relating to the sale of intoxicating liquor in airports
SS#2 SCS HCS HB 130		Enacts provisions relating to transportation network companies
SS#2 HCS HB 151		Requires the department of revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID Act
HB 153	Corlew	Modifies provisions relating to expert witnesses
HCS HBs 190 & 208		Allows community college police officers to establish regulations to control vehicular traffic on any thoroughfare owned or maintained by the college
SS SCS HCS HB 292		Changes the laws regarding powers of banks
HB 336	Shull	Provides that riders, endorsements, and amendments to life insurance policies may contain suicide exclusions or limitations
SS SCS HCS HBs 339 & 714		Modifies provisions relating to tort claims

No.	Author	Subject
HCS HB 451		Specifies that a change in population shall not remove a city, county, or political subdivision from the operation of a law
SS HCS HB 452		Modifies definitions of "employee" and "physician employee" in actions against health care providers for personal injury or death
SCS HCS HB 662		Changes the laws regarding the misuse of herbicides

* Approved in part

HOUSE CONCURRENT RESOLUTIONS

No.	Author	Subject
HCR 4	Bernskoetter	Disapproves the salary recommendations of the Missouri Citizens Commission on Compensation for Elected Officials

LEGISLATION VETOED BY THE GOVERNOR

SENATE BILLS

No.	Author	Subject
SB 65	Schatz	Exempts vessels propelled by outboard jet motors and vessels not originally manufactured with adequate guards or railing from the provisions prohibiting passengers from riding in certain areas of a boat
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime

HOUSE BILLS

No.	Author	Subject
*CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
*CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
*CCS SCS HCS HB 9		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Corrections
HB 850	Davis	Changes the law regarding military complaints against a commanding officer in the National Guard
SS HCB 3		Modifies provisions relating to funds for vulnerable senior citizens

* Vetoed in part

HOUSE CONCURRENT RESOLUTIONS

No.	Author	Subject
HCS HCR 19		Authorizes the issuance of public bonds for half of the financing of a new conservatory building at UMKC

**LEGISLATION NEITHER SIGNED NOR VETOED BY
THE GOVERNOR*****HOUSE BILLS**

No.	Author	Subject
SS#2 HCS HBs 1194 & 1193		Prohibits political subdivisions from requiring a minimum wage that exceeds the requirements of state law

* Legislation becomes law pursuant to Article III, Section 31 of the Missouri Constitution

INTRODUCED SENATE BILLS

SB 1 (Schaaf) Relating to tax credits for certain campaign contributions

First Read	S25
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S74

SB 2 (Schaaf) Relating to lobbyists

First Read	S25
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S74

SB 3 (Schaaf) Relating to the waiting period before certain public officials can become lobbyists

First Read	S25
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S74

SB 4 (Richard) Relating to products liability civil actions

First Read	S25
Second Read & Referred Government Reform Committee ...	S74

SB 5 (Richard) Relating to civil actions

First Read	S25
Second Read & Referred Government Reform Committee ...	S74
Reported from Government Reform Committee	S185

SB 6 (Richard) Relating to historic buildings

First Read	S25
Second Read & Referred Economic Development Committee	S74
Reported from Economic Development Committee, with SCS	S217

SB 7 (Munzlinger) Relating to programs for beginning farmers

First Read	S25
Second Read & Referred Ways & Means Committee	S74

SB 8 (Munzlinger) Relating to flashing lights used by motor vehicles & equipment

First Read	S25
Second Read & Referred Transportation & Infrastructure Committee	S74
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Third Read & Passed - Consent - EC adopted	S269
House First Read	H621
Second Read	H633
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Reported Do Pass Transportation	H1227
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Reported Do Pass Rules - Administrative Oversight ..	H1552-1553
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HA 2 House offered & adopted	H1720-1722
HA 3 House offered	H1722-1724
HA 1 to HA 3 House offered & adopted	H1724-1739
HA 3, as amended, House adopted	H1739
HA 4 House offered & adopted	H1739-1742
HA 5 House offered & adopted	H1742-1746
HA 6 House offered & adopted	H1746-1747
HA 7 House offered & adopted	H1747-1748
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HA 1 to HA 8 House offered & adopted	H1748-1750
HA 8, as amended, House adopted	H1750
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HA 1 to HA 9 House offered & adopted	H1751-1752
HA 2 to HA 9 House offered & adopted	H1752-1758
HA 3 to HA 9 House offered & adopted	H1758-1759
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Third Read & Passed, as amended - EC defeated ...	H1759-1761
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Senate refuses to concur in HA 1, HA 2, HA 3, as amended, HA 4, HA 5, HA 6, HA 7, HA 8, as amended & HA 9, as amended and requests House recede or grant conference ...	S1170 H1983
House refuses to recede & grants conference	H2145 S1271
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Senate conferees appointed	S1388 H2211
House distributes CCR	H2365
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Reported Do Pass Fiscal Review Committee	H2374
CCR Senate offered & adopted	S1833-1834
CCS Senate Third Read & Passed - EC adopted	S1834-1835
.....	H2638
House adopts CCR	H2735-2737
CCS House Third Read & Passed - EC adopted	H2737-2739
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Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
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SB 9 (Munzlinger) Relating to industrial hemp

First Read	S25
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S74

SB 10 (Wasson and Richard) Relating to financial incentives for job creation

First Read	S26
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Second Read	H1117
Referred Workforce Development	H1406
Reported Do Pass Workforce Development	H1679
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SB 11 (Wasson) Relating to industrial development projects

First Read	S26
Second Read & Referred Local Government & Elections Committee	S74
Re-referred Economic Development Committee	S119
Reported from Economic Development Committee, with SCS	S217
SCS adopted	S429
Perfected	S429
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S435
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Second Read	H955
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HA 3 to HCS House offered & adopted	H2424
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HA 5 to HCS House offered & adopted	H2425-2426
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House refuses to recede & grants conference	H2579 S1787
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Second Read & Referred Insurance & Banking Committee ..	S74
SB 13 (Dixon) Relating to the compact for a balanced budget	
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First Read	S26
Second Read & Referred Ways & Means Committee	S74
SB 15 (Dixon) Relating to tax credits for contributions to certain benevolent organizations	
First Read	S26
Second Read & Referred Economic Development Committee	S74
SB 16 (Kraus) Relating to sales & use taxes for delivery charges	
First Read	S26
Second Read & Referred Ways & Means Committee	S74
Reported from Ways & Means Committee with SCS	S184
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Perfectd	S210
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S217
Referred Fiscal Oversight Committee	S227
Reported from Fiscal Oversight Committee	S243
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Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S220
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SB 20 (Brown) Relating to public contracts	
First Read	S26
Second Read & Referred General Laws Committee	S74
Reported from General Laws Committee	S217
SB 21 (Brown) Relating to labor organizations	
First Read	S27
Second Read & Referred General Laws Committee	S74
Reported from General Laws Committee	S147
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SB 22 (Chappelle-Nadal) Relating to hazardous waste

First Read	S27
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S74
Reported from Commerce, Consumer Protection, Energy & the Environment Committee	S287
SS offered & adopted	S587
Perfected	S587
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
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House First Read	H1519
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Referred Budget	H1651
HCS Reported Do Pass Budget	H2233
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Reported Do Pass Fiscal Review	H2622
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SB 23 (Chappelle-Nadal) Relating to elementary & secondary education

First Read	S27
Second Read & Referred Education Committee	S74

SB 24 (Chappelle-Nadal) Relating to racial bias in policing

First Read	S27
Second Read & Referred Transportation & Infrastructure Committee	S74

SB 25 (Curls) Relating to the Kansas City police department

First Read	S27
Second Read & Referred Transportation & Infrastructure Committee	S74
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SA 1 offered & adopted	S381
Third Read & Passed, as amended - Consent	S382
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Referred Rules - Legislative Oversight	H2146

SB 26 (Curls) Relating to airport police officers in certain cities

First Read	S27
Second Read & Referred Transportation & Infrastructure Committee	S74

SB 27 (Curls) Relating to residential property receivership

First Read	S27
Second Read & Referred Small Business Committee	S74

SB 28 (Sater) Relating to the Medicaid global waiver

First Read	S27
Second Read & Referred Seniors, Families & Children Committee	S74
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SB 29 (Sater) Relating to prevailing wage

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SB 30 (Sater) Relating to county road district consolidation

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House First Read	H1147
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Reported Do Pass Rules - Administrative Oversight	H1835
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Third Read & Passed	H2552-2553 S1754-1769
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1788 H2594
House refuses to recede & grants conference	H2599 S1799
Senate conferees appointed	S1799 H2608
House conferees appointed	H2609 H1815-1816
House distributes CCR	H2657
Referred Fiscal Review Committee	H2665
Reported Do Pass Fiscal Review	H2728

SB 31 (Emery) Relating to evidence for the cost of medical care & treatment

First Read	S27
Second Read & Referred Government Reform Committee	S75
Reported from Government Reform Committee	S148
SS offered	S204
SS adopted	S210
Perfected	S210
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S211
Third Read & Passed	S220
House First Read	H497
Second Read	H507
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Reported Do Pass Special Committee on Litigation Reform	H1126
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Laid over	H2166
Laid over	H2618
Third Read & Passed	H2620-2621
Truly Agreed To & Finally Passed	S1823
Reported Truly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 32 (Emery) Relating to educational scholarships

First Read	S28
Second Read & Referred Government Reform Committee	S97
Reported from Government Reform Committee with SCS	S288
Bill Placed on Informal Calendar	S587

SB 33 (Emery) Relating to simplified annual school report cards

First Read	S28
Second Read & Referred Education Committee	S97

SB 34 (Cunningham) Relating to the offense of illegal reentry

First Read	S28
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S97

Reported from Transportation, Infrastructure & Public Safety Committee	S286
SS offered	S434
SA 1 to SS offered & adopted	S434
SA 2 to SS offered & defeated	S434
SS, as amended, adopted	S434
Perfected	S434-435
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S445
Third Read & Passed	S459
House First Read	H946
Second Read	H955
Referred Judiciary	H1406
HCS Reported Do Pass Judiciary	H1676
Referred Rules - Legislative Oversight	H1676
Reported Do Pass Rules - Legislative Oversight	H1837
Referred Fiscal Review Committee	H1839
Reported Do Pass Fiscal Review	H1848
HA 1 to HCS House offered & adopted	H2066-2067
HA 2 to HCS House offered & adopted	H2067
HA 3 to HCS House offered & adopted	H2067-2068
HA 4 to HCS House offered	H2068-2069
HA 1 to HA 4 to HCS House offered & adopted	H2069
HSA 1 for HA 4 to HCS, as amended, House offered & defeated	H2069-2071
Laid over	H2071
HA 4 to HCS, as amended, House defeated	H2084
HA 5 to HCS House offered & adopted	H2085-2086
HA 6 to HCS House offered	H2086-2090
HA 1 to HA 6 to HCS House offered & withdrawn ..	H2090-2091
HSA 1 for HA 6 to HCS House offered	H2091-2093
HA 1 to HSA 1 for HA 6 to HCS House offered	H2093-2094
Part I of HA 1 to HSA 1 for HA 6 to HCS House adopted	H2094-2095
Part II of HA 1 to HSA 1 for HA 6 to HCS House adopted	H2096-2098
HA 2 to HSA 1 for HA 6 to HCS House offered & adopted	H2098-2099
HA 3 to HSA 1 for HA 6 to HCS House offered	H2099
HSA 1 for HA 6 to HCS, as amended, House adopted	H2099
HA 7 to HCS House offered	H2100
HA 1 to HA 7 to HCS House offered & adopted	H2101-2102
HA 2 to HA 7 to HCS House offered & adopted	H2102
HA 3 to HA 7 to HCS House offered & withdrawn ..	H2102-2103
HA 7 to HCS, as amended, House adopted	H2103
HA 8 to HCS House offered	H2103-2104
HA 1 to HA 8 to HCS House offered & adopted	H2104-2105
HA 2 to HA 8 to HCS House offered & adopted	H2106
HA 8 to HCS House adopted	H2107
HA 9 to HCS House offered & adopted	H2107-2108
HA 10 to HCS House offered	H2108-2113
HA 1 to HA 10 to HCS House offered & adopted	H2113
HA 2 to HA 10 to HCS House offered & adopted	H2113-2114
HA 10 to HCS, as amended, House adopted	H2114
HA 11 to HCS House offered	H2114
HA 1 to HA 11 to HCS House offered & adopted	H2114-2115
HA 2 to HA 11 to HCS House offered & adopted	H2115-2117
HA 3 to HA 11 to HCS House offered & adopted	H2118
HA 11 to HCS, as amended, House defeated	H2119-2120
Referred Fiscal Review Committee	H2120
Reported Do Pass Fiscal Review	H2166
HCS House adopted	H2167
Third Read & Passed - EC adopted	H2167-2168 S1299-1323
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1388 H2212
House refuses to recede & grants conference	H2213 S1405
House conferees appointed	H2214 S1406
Senate conferees appointed	S1407
House distributes CCR	H2583
Referred Fiscal Review Committee	H2586
CCR Senate offered & adopted	H1804-1805
CCS Senate Third Read & Passed	H1805-1806 H2622
Reported Do Pass Fiscal Review	H2674
House adopts CCR	H2705-2707
CCS House Third Read & Passed	H2707-2708 S1892
Truly Agreed To & Finally Passed	S1892
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 35 (Cunningham) Relating to land purchases made on behalf of departments of the state	
First Read	S28
Second Read & Referred Local Government & Elections Committee	S97
Reported from Local Government & Elections Committee ..	S289
SS offered & adopted	S588
Perfected	S589
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
Third Read & Passed	S608
House First Read	H1258
Second Read	H1267
Referred Conservation & Natural Resources	H1482
HCS Reported Do Pass Conservation & Natural Resources	H1832
Referred Rules - Administrative Oversight	H1832
Reported Do Pass Rules - Administrative Oversight	H1984
HA 1 to HCS House offered & adopted	H2437-2438
HCS, as amended, House adopted	H2438
Third Read & Passed	H2438-2439 S1587-1589
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1748 H2577
House refuses to recede & grants conference	H2578 S1786
House conferees appointed	H2579 S1786-1787
Senate conferees appointed	S1787 H2595
House distributes CCR	H2657-2658
Referred Fiscal Review Committee	H2665
CCR Senate offered & adopted	S1835
CCS Senate Third Read & Passed	S1836 H2639
Reported Do Pass Fiscal Review	H2674
House adopts CCR	H2747-2748
CCS House Third Read & Passed	H2748-2749 S1896
Truly Agreed To & Finally Passed	S1896
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 36 (Cunningham) Relating to the removal of a property tax exemption for real property belonging to the Missouri department of natural resources	
First Read	S28
Second Read & Referred Local Government & Elections Committee	S97
SB 37 (Silvey) Relating to driver's licenses compliant with the federal REAL ID Act of 2005	
First Read	S28
Second Read & Referred Veterans & Military Affairs Committee	S97
Reported from Veterans & Military Affairs Committee, with SCS	S185
SS for SCS offered	S329-330
SA 1 to SS for SCS offered	S330
Bill Placed on Informal Calendar	S330
SB 38 (Silvey) Relating to supplementary state highway maintenance	
First Read	S28
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S97
SB 39 (Silvey) Relating to tax credits	
First Read	S28

Second Read & Referred Economic Development Committee . . .	S97
SB 40 (Wallingford) Relating to juvenile court proceedings	
First Read	S28
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S97
SB 41 (Wallingford) Relating to alternatives-to-abortion agencies to freely engage in religious practices & speech	
First Read	S28
Second Read & Referred Seniors, Families & Children Committee	S97
Reported from Seniors, Families & Children Committee . . .	S289
SS offered	S619
SA 1 to SS offered	S619-620
SA 1 to SA 1 to SS offered	S620
Bill Placed on Informal Calendar	S620
SB 42 (Wallingford) Relating to advanced practice registered nurses	
First Read	S29
Second Read & Referred Professional Registration Committee	S97
SB 43 (Romine) Relating to unlawful discriminatory practices	
First Read	S29
Second Read & Referred Small Business & Industry Committee	S97
Reported from Small Business & Industry Committee, with SCS	S215
SS for SCS offered	S349
SA 1 to SS for SCS offered	S349-352
SSA 1 for SA 1 to SS for SCS offered & defeated	S353-356
SA 1 to SS for SCS defeated	S367-368
SS for SCS withdrawn	S368
SS#2 for SCS offered & adopted	S368
Perfected	S368
Referred Fiscal Oversight Committee	S377
Reported from Fiscal Oversight Committee	S396
Third Read & Passed	S404
House First Read	H838
Second Read	H848
Referred Special Committee on Litigation Reform	H1097
Reported Do Pass Special Committee on Litigation Reform	H1436
Reported Do Pass Rules - Legislative Oversight	H1591
Referred Fiscal Review Committee	H1591
Reported Do Pass Fiscal Review	H1663
HA 1 House offered & withdrawn	H2215-2217
HA 2 House offered & defeated	H2217-2219
HA 3 House offered & defeated	H2219-2221
HA 4 House offered & defeated	H2221-2224
HA 5 House offered & defeated	H2224-2226
HA 6 House offered & defeated	H2226-2229
Third Read & Passed	H2230-2231
Truly Agreed To & Finally Passed	S1415
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 44 (Romine) Relating to career & technical education	
First Read	S29
Second Read & Referred Education Committee	S97
Reported from Education Committee with SCS	S290
Bill Placed on Informal Calendar	S605
SB 45 (Romine) Relating to arbitration agreements between employers & at-will employees	
First Read	S29
Second Read & Referred Government Reform Committee . . .	S97
Reported from Government Reform Committee	S185
SA 1 offered & adopted	S261-262

SA 2 offered & adopted	S262
SA 3 offered	S262
SA 3 defeated	S278
SA 4 offered	S278-279
SA 1 to SA 4 offered & defeated	S279
SA 4 defeated	S279-280
SA 5 offered & adopted	S280
Perfected, as amended	S280
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S294
Third Read & Passed	S341-342
House First Read	H738
Second Read	H749
Reported Do Pass Special Committee on Litigation Reform	H867
Referred Rules - Legislative Oversight	H867
Reported Do Pass Rules - Legislative Oversight	H1174
Laid over	H2212
SB 46 (Libla) Relating to certain crimes against emergency services providers	
First Read	S29
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S97
Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S451
Bill Placed on Informal Calendar	S605
SB 47 (Libla) Relating to publication of legal notices	
First Read	S29
Second Read & Referred Local Government & Elections Committee	S97
SB 48 (Libla) WITHDRAWN	
Bill Withdrawn	S29
SB 49 (Walsh) Relating to local sales tax for certain zoological organizations	
First Read	S29
Second Read & Referred Progress & Development Committee	S97
Reported from Progress & Development Committee with SCS	S291
SS for SCS offered	S869
SA 1 to SS for SCS offered & adopted	S870-871
SS for SCS, as amended, adopted	S871
Perfected	S871
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S880
Reported from Fiscal Oversight Committee	S1106
Third Read & Passed	S1108-1109
House First Read	H1917
Second Read	H1929
Referred Local Government	H1929
Reported Do Pass Local Government	H2149
Referred Rules - Administrative Oversight	H2149
Reported Do Pass Rules - Administrative Oversight	H2363
HA 1 House offered	H2595-2596
HA 1 to HA 1 House offered & adopted	H2596
HA 1, as amended, House adopted	H2596
Third Read & Passed, as amended	H2597-2598 S1798-1799
Senate concurs in HA 1, as amended	S1799
Third Read & Passed	S1799-1800
Truly Agreed To & Finally Passed	H2609
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 50 (Walsh) Relating to a health care directives registry	
First Read	S29
Second Read & Referred Health & Pensions Committee . . .	S97
Reported from Health & Pensions Committee - Consent . . .	S285-286

Third Read & Passed - Consent	S380
House First Read	H383
Second Read	H848
Referred Health & Mental Health Policy	H1406
Reported Do Pass Health & Mental Health Policy - Consent	H1545
Referred Consent & House Procedure	H1545
Reported Do Pass Consent & House Procedure - Not Consent	H1679
HA 1 House offered & adopted	H1854-1855
HA 2 House offered & adopted	H1855-1860
HA 3 House offered & adopted	H1860-1862
HA 4 House offered & adopted	H1862
HA 5 House offered	H1862-1867
HA 1 to HA 5 House offered & adopted	H1867-1868
HA 2 to HA 5 House offered & defeated	H1868-1871
HA 5, as amended, House adopted	H1871
HA 6 House offered	H1871-1874
HA 1 to HA 6 House offered & adopted	H1874-1875
HA 6, as amended, House adopted	H1875
HA 7 House offered	H1875-1876
HA 1 to HA 7 House offered & adopted	H1876-1877
HA 7, as amended, House adopted	H1877
HA 8 House offered	H1877-1889
HA 1 to HA 8 House offered & defeated	H1889
HA 2 to HA 8 House offered & defeated	H1889-1890
HA 8 House adopted	H1890
HA 9 House offered & adopted	H1890-1900
HA 10 House offered	H1900-1903
HA 1 to HA 10 House offered & adopted	H1903-1905
HA 10, as amended, House adopted	H1905
HA 11 House offered & adopted	H1905
HA 12 House offered	H1905-1907
HA 1 to HA 12 House offered & adopted	H1907-1909
HA 12, as amended, House adopted	H1909
HA 13 House offered & adopted	H1909-1910
HA 14 House offered & adopted	H1910-1912
HA 15 House offered & adopted	H1912-1913
Referred Fiscal Review Committee	H1913
Reported Do Pass Fiscal Review	H1940
Third Read & Passed, as amended - EC defeated	H1979-1981
Senate refuses to concur in HA 1, HA 2, HA 3, HA 4, HA 5, as amended, HA 6, as amended, HA 7, as amended, HA 8, HA 9, HA 10, as amended, HA 11, HA 12, as amended, HA 13, HA 14 & HA 15 & requests House recede or grant conference	S1388
House refuses to recede & grants conference	H2212
House conferees appointed	H2213 S1406
Senate conferees appointed	S1407
CCR Senate offered & adopted	S1419-1420
CCS Senate Third Read & Passed	S1420-1421 H2316
House distributes CCR	H2365-2366
Referred Fiscal Review Committee	H2366
Reported Do Pass Fiscal Review Committee	H2436
House adopts CCR	H2636-2637
CCS House Third Read & Passed	H2637-2638
Truly Agreed To & Finally Passed	S1845
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 51 (Walsh) Relating to assessments for the deaf & hard of hearing	
First Read	S29
Second Read & Referred Seniors, Families & Children Committee	S97
SB 52 (Nasheed) Relating to suicide awareness & prevention	
First Read	S29
Second Read & Referred Education Committee	S97
Reported from Education Committee, with SCS - Consent ..	S216
SCS adopted	S265
Third Read & Passed - Consent - EC adopted	S265-266
House First Read	H622
Second Read	H633
Referred Health & Mental Health Policy	H731
Reported Do Pass Health & Mental Health Policy - Consent	H943
Referred Consent & House Procedure Committee	H943
Reported Do Pass Consent & House Procedure	H1032
Third Read & Passed - Consent - EC adopted	H2760-2764
Truly Agreed To & Finally Passed	S1896
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 53 (Nasheed) Relating to higher education requirements regarding affirmative consent to sexual activity	
First Read	S29
Second Read & Referred Education Committee	S97
SB 54 (Nasheed) Relating to leave from employment	
First Read	S30
Second Read & Referred Small Business & Industry Committee	S97
SB 55 (Holsman) Relating to grants for urban agriculture	
First Read	S30
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S97
SB 56 (Holsman) Relating to medical marijuana	
First Read	S30
Second Read & Referred General Laws Committee	S97
SB 57 (Holsman) Relating to net metering	
First Read	S30
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S97
SB 58 (Sifton) Relating to elementary & secondary education	
First Read	S30
Second Read & Referred Education Committee	S97
SB 59 (Sifton) Relating to prohibition of lobbyist expenditures to certain public officials	
First Read	S30
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S97
SB 60 (Sifton) Relating to the Missouri homestead preservation act	
First Read	S30
Second Read & Referred Economic Development Committee	S97
SB 61 (Hegeman) Relating to the display of lights on stationary motor vehicles	
First Read	S30
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S97
Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S400
Bill Placed on Informal Calendar	S605
SB 62 (Hegeman) Relating to retirement of higher education employees	
First Read	S30
Second Read & Referred Health & Pensions Committee	S98
Reported from Health & Pensions Committee	S285
SS offered & adopted	S433-434
Perfected	S434

Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S435
Third Read & Passed	S457
House First Read	H947
Second Read	H956
Referred Pensions	H1406
HCS Reported Do Pass Pensions	H1549
Referred Rules - Administrative Oversight	H1549
Reported Do Pass Rules - Administrative Oversight	H1682
HA 1 to HCS House offered	H1806
HA 1 to HA 1 to HCS House offered & adopted	H1806-1807
HA 1, as amended, to HCS House adopted	H1807
HA 2 to HCS House offered & adopted	H1807-1810
HA 3 to HCS House offered & adopted	H1810-1811
HA 4 to HCS House offered & adopted	H1811-1813
HA 5 to HCS House offered & adopted	H1814-1818
HA 6 to HCS House offered & adopted	H1818-1821
HCS, as amended, adopted	H1821
Third Read & Passed	H1821-1822 S1075-1095
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1388 H2212
House refuses to recede & grants conference	H2214 S1406
House conferees appointed	H2214 S1406
Senate conferees appointed	S1407
House distributes CCR	H2584
Referred Fiscal Review Committee	H2586
Reported Do Pass Fiscal Review	H2593
CCR Senate offered & adopted	S1806-1807
CCS Senate Third Read & Passed	S1807-1808 H2622
House adopts CCR	H2645-2646
CCS House Third Read & Passed	H2646-2647
Truly Agreed To & Finally Passed	S1845
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 63 (Hegeman) Relating to career & technical education

First Read	S30
Second Read & Referred Education Committee	S98

SB 64 (Schatz) Relating to designation of a memorial bridge

First Read	S30-31
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S98
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S217
Third Read & Passed - Consent	S270
House First Read	H622
Second Read	H633
Referred Transportation	H1097
Reported Do Pass Transportation - Consent	H1382
Referred Consent & House Procedure	H1382
Reported Do Pass Consent & House Procedure	H1589
HA 1 House offered & adopted	H1761-1762
HA 2 House offered & adopted	H1762
HA 3 House offered & adopted	H1762-1763
HA 4 House offered & withdrawn	H1763
Third Read & Passed, as amended	H1763-1764 S1040-1041
Senate refuses to concur in HAs 1, 2 & 3 & requests House recede or grant conference	S1388 H2212
House refuses to recede & grants conference	H2214 S1406
House conferees appointed	H2214 S1406
Senate conferees appointed	S1407
House distributes CCR	H2584-2585
Referred Fiscal Review Committee	H2586
Reported Do Pass Fiscal Review	H2594
CCR Senate offered & adopted	S1811-1812
CCS Senate Third Read & Passed	S1812 H2622
House adopts CCR	H2640-2641
CCS House Third Read & Passed	H2641-2642
Truly Agreed To & Finally Passed	S1845

Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 65 (Schatz) Relating to boat passengers

First Read	S31
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S98
Reported from Transportation, Infrastructure & Public Safety Committee	S286
Perfected	S435
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S445
Third Read & Passed	S460
House First Read	H947
Second Read	H956
Referred General Laws	H1651
Reported Do Pass General Laws	H2148
Referred Rules - Legislative Oversight	H2148
Reported Do Pass Rules - Legislative Oversight	H2233
Third Read & Passed	H2768-2769 S1897
Truly Agreed To & Finally Passed	S1897
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 66 (Schatz) Relating to maximum medical improvement under workers' compensation laws

First Read	S31
Second Read & Referred Small Business & Industry Committee	S98
Reported from Small Business & Industry Committee, with SCS	S215
SS for SCS offered	S414
SA 1 to SS for SCS offered & adopted	S414-418
SA 2 to SS for SCS offered	S418
SSA 1 to SA 2 to SS for SCS offered & adopted	S418
SA 3 to SS for SCS offered	S418
SSA 1 for SA 3 to SS for SCS offered & adopted	S419
SA 4 to SS for SCS offered	S419
SA 1 to SA 4 to SS for SCS offered & adopted	S419
SA 4 to SS for SCS, as amended, adopted	S419
SS for SCS, as amended, adopted	S419
Perfected	S419
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S428
Referred Fiscal Oversight Committee	S428
Reported from Fiscal Oversight Committee	S452
Third Read & Passed	S456-457
House First Read	H947
Second Read	H956
Referred Special Committee on Employment Security	H1097
HCS Reported Do Pass Special Committee on Employment Security	H1485
Referred Rules - Administrative Oversight	H1485
HCS Reported Do Pass Rules - Administrative Oversight ..	H1553
Referred Fiscal Review Committee	H1591
Reported Do Pass Fiscal Review	H1664
HA 1 to HCS House offered	H1670
HA 1 to HA 1 to HCS House offered & adopted	H1671
HA 1 to HCS, as amended, House adopted	H1671
HA 2 to HCS House offered & adopted	H1671-1673
HA 3 to HCS House offered & defeated	H1673-1674
HCS, as amended, House adopted	H1674
Third Read & Passed	H1674-1675 S951-955
Senate concurs in HCS, as amended	S1401-1402
Third Read & Passed	S1402
Truly Agreed To & Finally Passed	H2231
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900

Delivered to Governor	S1903	SB 76 (Munzlinger) Relating to private nuisance actions	
SB 67 (Onder) Relating to abortion		First Read	S32
First Read	S31	Second Read & Referred Local Government & Elections Committee	S98
Second Read & Referred Seniors, Families & Children Committee	S98	Reported from Local Government & Elections Committee ..	S398
Reported from Seniors, Families & Children Committee	S289-290	Bill Placed on Informal Calendar	S605
SS offered	S733	SB 77 (Munzlinger) Relating to the regulation of agricultural inputs	
SA 1 to SS offered	S733-735	First Read	S32
SSA 1 for SA 1 to SS offered	S737-744	Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S98
Bill Placed on Informal Calendar	S744	SB 78 (Wasson) Relating to tax credits for investments in certain Missouri businesses	
SB 68 (Onder) Relating to victims of crime		First Read	S32
First Read	S31	Second Read & Referred Economic Development Committee	S98
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S98	SB 79 (Wasson) Relating to tax incentives for investments in rural business	
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S292	First Read	S32
Bill Placed on Informal Calendar	S605	Second Read & Referred Economic Development Committee ..	S98
SB 69 (Schupp) Relating to leave from employment		SB 80 (Wasson) Relating to sales & use tax exemptions	
First Read	S31	First Read	S32
Second Read & Referred Small Business & Industry Committee	S98	Second Read & Referred Ways & Means Committee	S98
SB 70 (Schupp) Relating to MO HealthNet services		Reported from Ways & Means Committee with SCS	S396
First Read	S31	Bill Placed on Informal Calendar	S605
Second Read & Referred Health & Pensions Committee	S98	SB 81 (Dixon) Relating to mandatory procedures adopted by municipal courts	
SB 71 (Schupp) Relating to abortion		First Read	S32
First Read	S31	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S98
Second Read & Referred Seniors, Families & Children Committee	S98	Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S293
SB 72 (Schaaf) Relating to requirements for prescribing opioids for chronic pain		Bill Placed on Informal Calendar	S605
First Read	S31	SB 82 (Dixon) Relating to the duties & functions of the joint committee on legislative research	
Second Read & Referred Health & Pensions Committee	S98	First Read	S32
SB 73 (Schaaf) Relating to financial disclosure under campaign finance laws		Second Read & Referred Government Reform Committee ...	S98
First Read	S31	Reported from Government Reform Committee, with SCS - Consent	S216
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S98	SCS adopted	S263
SB 74 (Schaaf) Relating to a prescription drug monitoring program		Third Read & Passed - Consent - EC adopted	S263-264
First Read	S31	House First Read	H622
Second Read & Referred Health & Pensions Committee	S98	Second Read	H633
Reported from Health & Pensions Committee, with SCS ...	S185	Referred Government Efficiency	H1097
SS for SCS offered	S330-331	Reported Do Pass Government Efficiency	H1335
SA 1 to SS for SCS offered & adopted	S331	Referred Rules - Legislative Oversight	H1335
SA 2 to SS for SCS offered	S331	Reported Do Pass Rules - Legislative Oversight	H1837
SSA 1 for SA 2 to SS for SCS offered & adopted	S331	SB 83 (Dixon) Relating to court surcharges collected for the construction & maintenance of judicial facilities	
SA 3 to SS for SCS offered & adopted	S331-332	First Read	S32
SS for SCS, as amended, adopted	S332	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S98
Perfected	S332	Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S292
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S339-340	Bill Placed on Informal Calendar	S605
Referred Fiscal Oversight Committee	S340	SB 84 (Kraus) Relating to the authority to engage in certain investigative practices	
Reported from Fiscal Oversight Committee	S396	First Read	S32
Third Read & Passed	S403	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S98
House First Read	H838	Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S294
Second Read	H848	SCS adopted	S619
Referred Insurance Policy	H1651	Perfected	S619
SB 75 (Munzlinger) Relating to vacancies in county elected offices			
First Read	S32		
Second Read & Referred Local Government & Elections Committee	S98		

Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S624	SB 92 (Curls) Relating to a tax credit for purchase of blighted homes	
Third Read & Passed	S762-763	First Read	S33
House First Read	H1404	Second Read & Referred Economic Development Committee	S98
Second Read	H1419		
Referred Crime Prevention & Public Safety	H1482	SB 93 (Curls) Relating to school board district elections	
HCS Reported Do Pass Crime Prevention & Public Safety	H2146	First Read	S33
Referred Rules - Legislative Oversight	H2146	Second Read & Referred Local Government & Elections Committee	S98
Reported Do Pass Rules - Legislative Oversight	H2581	Reported from Local Government & Elections Committee with SCS - Consent	S398
HA 1 to HCS House offered & adopted	H2688-2689	SCS adopted	S529
HCS, as amended, House adopted	H2689	Third Read & Passed - Consent	S529
Third Read & Passed	H2689-2690 S1874	House First Read	H1106
		Second Read	H1117
SB 85 (Kraus) Relating to automated license plate reader systems		Referred Elections & Elected Officials	H1482
First Read	S32	Reported Do Pass Elections & Elected Officials	H1775
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S98	Referred Rules - Administrative Oversight	H1775
Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S399-400	Reported Do Pass Rules - Administrative Oversight	H1835
Bill Placed on Informal Calendar	S605		
		SB 94 (Curls) Relating to foreclosure notice to tenants	
SB 86 (Kraus) Relating to the definition of agricultural & horticultural property for purposes of taxation		First Read	S33
First Read	S33	Second Read & Referred Small Business & Industry Committee	S99
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S98		
		SB 95 (Sater) Relating to the authority for counties to decrease their budgets	
SB 87 (Brown) Relating to collective bargaining representatives		First Read	S33
First Read	S33	Second Read & Referred Local Government & Elections Committee	S99
Second Read & Referred General Laws Committee	S98	Reported from Local Government & Elections Committee - Consent	S216
		Third Read & Passed - Consent	S267
SB 88 (Brown) Relating to actions against veterinarians		House First Read	H622
First Read	S33	Second Read	H633
Second Read & Referred Government Reform Committee	S98	Referred Local Government	H1097
Reported from Government Reform Committee with SCS - Consent	S287-288	HCS Reported Do Pass Local Government	H1548
Removed Consent Calendar	S322	Referred Rules - Administrative Oversight	H1548
Reported from Government Reform Committee with SCS	S396	Reported Do Pass Rules - Administrative Oversight	H1835
SCS adopted	S822	HA 1 to HCS House offered	H2598-2599
Perfected	S822	Laid over	H2599
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S847	HA 1 to HCS House adopted	H2599
Third Read & Passed	S879	HA 2 to HCS House offered & adopted	H2599-2600
House First Read	H1591-1592	HA 3 to HCS House offered & adopted	H2600-2601
Second Read	H1602	HA 4 to HCS House offered & defeated	H2601-2603
Referred Judiciary	H1651	HCS, as amended, House adopted	H2604
Reported Do Pass Judiciary	H1920	Third Read & Passed	H2604-2605 S1800-1803
Referred Rules - Legislative Oversight	H1920	Senate refuses to concur in HCS, as amended & requests House recede & take up & pass bill	S1803 H2609
Reported Do Pass Rules - Legislative Oversight	H2073	House refuses to recede & requests Senate take up & pass bill	H2632 S1832
Third Read & Passed	H2764-2766 S1897	Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1833 H2638
Truly Agreed To & Finally Passed	S1897	House refuses to recede & grants conference	H2647
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900	House conferees appointed	H2654 S1846
Signed by Senate President Pro Tem	S1900	Senate conferees appointed	S1846 H2652
Delivered to Governor	S1903	House distributes CCR	H2666-2667
		Referred Fiscal Review Committee	H2668
SB 89 (Chappelle-Nadal) Relating to firearms		CCR Senate offered & adopted	S1860-1861
First Read	S33	CCS Senate Third Read & Passed	S1861-1862 H2716
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S98	Reported Do Pass Fiscal Review	H2728
		House adopts CCR	H2755-2756
SB 90 (Chappelle-Nadal) Relating to increasing the number of contracts awarded to women & minority business enterprises		CCS House Third Read & Passed	H2756-2757 S1896
First Read	S33	Truly Agreed To & Finally Passed	S1896
Second Read & Referred Small Business & Industry Committee	S98	Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S1900
		Signed by Senate President Pro Tem	S1900
SB 91 (Chappelle-Nadal) Relating to the minimum wage		Delivered to Governor	S1903
First Read	S33		
Second Read & Referred Small Business & Industry Committee	S98	SB 96 (Sater) Relating to a ban on certain selective abortions	
		First Read	S33

Second Read & Referred Seniors, Families & Children Committee	S99	SB 106 (Romine) Relating to financial assistance for dual enrollment courses	
Reported from Seniors, Families & Children Committee	S395	First Read	S34
Bill Placed on Informal Calendar	S605	Second Read & Referred Education Committee	S99
SB 97 (Sater) Relating to sepsis protocols		SB 107 (Romine) Relating to high school equivalency degree testing	
First Read	S34	First Read	S35
Second Read & Referred Health & Pensions Committee	S99	Second Read & Referred Education Committee	S99
Reported from Health & Pensions Committee with SCS - Consent	S285	SB 108 (Romine) Relating to re-employment rights of members of the National Guard	
Reported from Health & Pensions Committee with SCS	S292	First Read	S35
Bill Placed on Informal Calendar	S605	Second Read & Referred Veterans & Military Affairs Committee	S99
SB 98 (Emery) Relating to the physical privacy of students		Reported from Veterans & Military Affairs Committee, with SCS - Consent	S216
First Read	S34	SCS adopted	S264
Second Read & Referred Education Committee	S99	Third Read & Passed - Consent	S264-265
SB 99 (Emery) Relating to electronic monitoring of persons who have been charged with our found guilty of violating protection orders		House First Read	H622
First Read	S34	Second Read	H633
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S99	Referred Veterans	H1098
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S293	Reported Do Pass Veterans - Consent	H1168
Perfected	S816	Referred Consent & House Procedure	H1168
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S841	Reported Do Pass Consent & House Procedure - Consent ..	H1337
Referred Fiscal Oversight Committee	S841	Third Read & Passed	H2720-2721 S1892
Reported from Fiscal Oversight Committee	S861	Truly Agreed To & Finally Passed	S1892
Third Read & Passed	S877	Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
House First Read	H1592	Signed by Senate President Pro Tem	S1900
Second Read	H1602	Delivered to Governor	S1900
Referred Judiciary	H1651	SB 109 (Holsman) Relating to solar energy systems in certain planned communities	
Reported Do Pass Judiciary	H2149	First Read	S35
Referred Rules - Legislative Oversight	H2149	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S99
SB 100 (Emery) Relating to modifying procedures for filing a motion for sanctions		Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S521
First Read	S34	Bill Placed on Informal Calendar	S605
Second Read & Referred Government Reform Committee	S99	SB 110 (Holsman) Relating to vacant nuisance properties in certain cities	
SB 101 (Cunningham) Relating to penalties for allowing minors to possess intoxicating liquor		First Read	S35
First Read	S34	Second Read & Referred Local Government & Elections Committee	S99
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S99	SB 111 (Hegeman) Relating to the bonding requirements of public administrators	
SB 102 (Cunningham) Relating to powers of certain financial institutions		First Read	S35
First Read	S34	Second Read & Referred Local Government & Elections Committee	S99
Second Read & Referred Insurance & Banking Committee ..	S99	Reported from Local Government & Elections Committee - Consent	S216
Reported from Insurance & Banking Committee with SCS ..	S290	Third Read & Passed - Consent	S266
Bill Placed on Informal Calendar	S605	House First Read	H622
SB 103 (Wallingford) Relating to investigations of elder abuse		Second Read	H633
First Read	S34	Referred Elections & Elected Officials	H1098
Second Read & Referred Seniors, Families & Children Committee	S99	HCS Reported Do Pass Elections & Elected Officials - Consent	H1435
Reported from Seniors, Families & Children Committee	S395	Referred Consent & House Procedure	H1435
Bill Placed on Informal Calendar	S605	HCS Reported Do Pass Consent & House Procedure	H1589
SB 104 (Wallingford) Relating to the appointment of a guardian for an incapacitated person		HA 1 to HCS House offered & adopted	H1788-1792
First Read	S34	HA 2 to HCS House offered	H1792
Second Read & Referred Seniors, Families & Children Committee	S99	HA 1 to HA 2 to HCS House offered & adopted	H1793
SB 105 (Wallingford) Relating to the implementation of the streamlined sales & use tax agreement		HA 2 to HA 2 to HCS House offered & adopted	H1793-1794
First Read	S34	HA 3 to HA 2 to HCS House offered & adopted	H1794-1795
Second Read & Referred Ways & Means Committee	S99	HA 4 to HA 2 to HCS House offered & withdrawn ..	H1795-1796
		HA 2, as amended, House adopted	H1796
		HA 3 to HCS House offered & adopted	H1796-1797
		HA 4 to HCS House offered	H1797-1799
		HA 1 to HA 4 to HCS House offered & adopted	H1799-1800
		HA 2 to HA 4 to HCS House offered & adopted	H1800-1801

HA 4 to HCS, as amended, House defeated	H1802-1803
HA 5 to HCS House offered & adopted	H1803
HCS, as amended, House adopted	H1803
Third Read & Passed	H1803-1804 S1060-1066
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1388 H2212
House refuses to recede & grants conference	H2214 S1406
House conferees appointed	H2214 S1406
Senate conferees appointed	S1407
House conferees change	H2234 S1415
House distributes CCR	H2585
Referred Fiscal Review Committee	H2586
Reported Do Pass Fiscal Review	H2608
CCR Senate offered & adopted	S1809-1810
CCS Senate Third Read & Passed	S1810-1811
House adopts CCR	H2642-2643
CCS House Third Read & Passed	H2643-2644
Truly Agreed To & Finally Passed	S1845
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 112 (Schatz) Relating to public library districts

First Read	S35
Second Read & Referred Local Government & Elections Committee	S99
Reported from Local Government & Elections Committee with SCS - Consent	S398
SCS adopted	S530
Third Read & Passed - Consent	S530
House First Read	H1107
Second Read	H1117
Referred Local Government	H1482
HCS Reported Do Pass Local Government	H2072
Referred Rules - Administrative Oversight	H2072
Reported Do Pass Rules - Administrative Oversight	H2198
Referred Fiscal Review Committee	H2199
Reported Do Pass Fiscal Review Committee	H2210
HA 1 to HCS House offered & adopted	H2295-2296
HA 2 to HCS House offered & adopted	H2296-2302
HA 3 to HCS House offered	H2302
HA 1 to HA 3 to HCS House offered & withdrawn ..	H2302-2303
HA 3 to HCS House adopted	H2303
HA 4 to HCS House offered & adopted	H2304-2305
HA 5 to HCS House offered & adopted	H2305
HA 6 to HCS House offered & adopted	H2306-2307
HA 7 to HCS House offered & withdrawn	H2307-2308
HA 8 to HCS House offered	H2308-2310
HA 1 to HA 8 to HCS House offered & adopted	H2310
HA 8 to HCS, as amended, House adopted	H2310
HA 9 to HCS House offered & adopted	H2310-2312
HA 10 to HCS House offered & adopted	H2310-2315
Referred Fiscal Review Committee	H2316
Reported Do Pass Fiscal Review	H2319
HCS, as amended, House adopted	H2440
Third Read & Passed - EC defeated	H2440-2442 S1589-1612
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1748 H2576
House refuses to recede & grants conference	H2578 S1786
House conferees appointed	H2579 S1786
Senate conferees appointed	S1787 H2594-2595
House distributes CCR	H2658-2659
Referred Fiscal Review Committee	H2665
Senate requests further conference	S1833
House grants further conference	H2647 S1845
House conferees re-appointed	H2654 S1846
Senate conferees appointed	S1846 H2652
House distributes CCR#2	H2667
Referred Fiscal Review Committee	H2668
Reported Do Pass Fiscal Review	H2674
CCR#2 Senate offered & adopted	S1862-1863
CCS#2 Senate Third Read & Passed	S1863-1864 H2716

House adopts CCR#2	H2753-2754
CCS#2 House Third Read & Passed	H2754-2755 S1896
Truly Agreed To & Finally Passed	S1896
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 113 (Schatz) Relating to workers' compensation

First Read	S35
Second Read & Referred Small Business & Industry Committee	S99
Reported from Small Business & Industry Committee, with SCS	S185
SS for SCS offered	S305
SA 1 to SS for SCS offered & withdrawn	S305-306
SA 2 to SS for SCS offered	S306
SSA 1 for SA 2 to SS for SCS offered & withdrawn	S306
SSA 2 for SA 2 to SS for SCS offered & defeated	S306
SA 2 to SS for SCS withdrawn	S307
SA 3 to SS for SCS offered & adopted	S307
SA 4 to SS for SCS offered & adopted	S315
SA 5 to SS for SCS offered & adopted	S315-319
SA 6 to SS for SCS offered & defeated	S319-320
SA 7 to SS for SCS offered & withdrawn	S320
SA 8 to SS for SCS offered	S320-321
SSA 1 for SA 8 to SS for SCS offered	S321
SA 1 to SSA 1 for SA 8 to SS for SCS offered	S321
SA 8 to SS for SCS withdrawn	S321
SA 9 to SS for SCS offered	S321-322
SA 1 to SA 9 to SS for SCS offered & adopted	S322
SA 9 to SS for SCS, as amended, adopted	S322
SA 10 to SS for SCS offered & adopted	S322
SS for SCS, as amended, adopted	S322
Perfect	S322
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S329
Third Read & Passed	S342-343
House First Read	H756
Second Read	H770
Referred Special Committee on Employment Security	H1098
HCS Reported Do Pass Special Committee on Employment Security	H1336
Referred Rules - Administrative Oversight	H1336
Reported Do Pass Rules - Administrative Oversight	H1553

SB 114 (Schatz) Relating to vacancies in the office of county commissioner

First Read	S35
Second Read & Referred Local Government & Elections Committee	S99
Reported from Local Government & Elections Committee ..	S289
Perfect	S589
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
Third Read & Passed - EC adopted	S607
House First Read	H1258
Second Read	H1268
Referred General Laws	H1406
HCS Reported Do Pass General Laws	H1919
Referred Rules - Legislative Oversight	H1919
Reported Do Pass Rules - Legislative Oversight	H2073
HA 1 to HCS House offered & adopted	H2560-2561
HA 2 to HCS House offered & adopted	H2561-2562
HA 3 to HCS House offered & adopted	H2562-2563
HA 4 to HCS House offered & adopted	H2563-2564
HA 5 to HCS House offered & adopted	H2564-2568
HA 6 to HCS House offered & adopted	H2568-2569
HA 7 to HCS House offered	H2569-2571
HA 1 to HA 7 to HCS House offered & adopted	H2571-2573
HA 7 to HCS, as amended, House adopted	H2574
HCS, as amended, House adopted	H2575
Third Read & Passed	H2575-2576 S1770-1785

Senate refuses to concur in HCS, as amended HCS, as amended & requests House recede or grant conference	S1803 H2619	Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
House refuses to recede & grants conference	H2621 S1823	Third Read & Passed	S609
House conferees appointed	H2621 S1823	House First Read	H1259
House conferee replacement	H2621-2622 S1823	Second Read	H1268
Senate conferees appointed	S1825 H2630	Referred Economic Development	H1406
House distributes CCR	H2659	HCS Reported Do Pass Economic Development	H1983
Referred Fiscal Review Committee	H2665	Referred Rules - Legislative Oversight	H1983
Reported Do Pass Fiscal Review	H2674	Reported Do Pass Rules - Legislative Oversight	H2233
		Referred Fiscal Review Committee	H2234
SB 115 (Schupp) Relating to child care facilities		Reported Do Pass Fiscal Review Committee	H2375
First Read	S35	HCS House defeated	H2625
Second Read & Referred Education Committee	S99	HA 1 House offered & adopted	H2625-2627
Reported from Education Committee with SCS	S397	Third Read & Passed, as amended	H2628 S1828-1830
Bill Placed on Informal Calendar	S605		
SB 116 (Schupp) Relating to a tax credit for emergency generator upgrades		SB 125 (Wasson) Relating to procedures for applying, renewing, & paying for professional licensure	
First Read	S35	First Read	S36
Second Read & Referred Economic Development Committee	S99	Second Read & Referred Professional Registration Committee	S99
		Reported from Professional Registration Committee - Consent	S216
SB 117 (Schupp) Relating to mandatory influenza vaccinations		Third Read & Passed - Consent	S268
First Read	S35	House First Read	H623
Second Read & Referred Health & Pensions Committee	S99	Second Read	H633
Reported from Health & Pensions Committee with SCS - Consent	S394	Referred Professional Registration & Licensing	H1482
Removed Consent Calendar	S427	HCS Reported Do Pass Professional Registration & Licensing	H1984
Reported from Health & Pensions Committee	S451	Referred Rules - Administrative Oversight	H1984
Bill Placed on Informal Calendar	S605	Reported Do Pass Rules - Legislative Oversight	H2580
SB 118 (Schaaf) Relating to the Missouri Development Finance Board		Referred Fiscal Review Committee	H2582
First Read	S36	Reported Do Pass Fiscal Review	H2608
Second Read & Referred Economic Development Committee	S99	HA 1 to HCS House offered & adopted	H2690-2696
SB 119 (Schaaf) Relating to certain sports complex authorities		HA 2 to HCS House offered & adopted	H2696-2697
First Read	S36	HA 3 to HCS House offered & adopted	H2697-2701
Second Read & Referred Economic Development Committee	S99	HA 4 to HCS House offered & adopted	H2701-2704
SB 120 (Schaaf) Relating to industrial hemp		HCS, as amended, House adopted	H2704
First Read	S36	Third Read & Passed	H2705 S1875-1892
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S99		
SB 121 (Munzlinger) Relating to infrastructure investment		SB 126 (Wasson) Relating to the county in which certain offenses are prosecuted	
First Read	S36	First Read	S36
Second Read & Referred Economic Development Committee	S99	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S100
SB 122 (Munzlinger) Relating to the accountability of public funds		Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S292
First Read	S36	Bill Placed on Informal Calendar	S605
Second Read & Referred Professional Registration Committee	S99		
Reported from Professional Registration Committee with SCS	S291	SB 127 (Dixon) Relating to a sales tax for early childhood education programs	
Bill Placed on Informal Calendar	S605	First Read	S36
SB 123 (Munzlinger) Relating to captive cervids		Second Read & Referred Local Government & Elections Committee	S100
First Read	S36		
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S99	SB 128 (Dixon) Relating to judges in the sixteenth judicial circuit	
Reported from Agriculture, Food Production & Outdoor Resources Committee	S288	First Read	S36
SB 124 (Wasson) Relating to population designations in statutes		Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S100
First Read	S36	Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS - Consent	S292
Second Read & Referred Local Government & Elections Committee	S99	Motion to adopt SCS withdrawn	S385
Reported from Local Government & Elections Committee	S289	Unanimous consent to return to Judiciary & Civil & Criminal Jurisprudence Committee - Adopted	S435
SS offered & adopted	S588	Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS#2 - Consent	S505
Perfected	S588	SCS#2 adopted	S574
		Third Read & Passed - Consent	S574
		House First Read	H1229
		Second Read	H1241
		Referred Judiciary	H1482
		Reported Do Pass Judiciary	H1833
		Referred Rules - Legislative Oversight	H1833
		Reported Do Pass Rules - Legislative Oversight	H2073

HA 1 House offered & adopted	H2491-2525	Referred General Laws	H1482
HA 2 House offered & adopted	H2525-2526	HCS Reported Do Pass General Laws	H1919
HA 3 House offered	H2526	Referred Rules - Legislative Oversight	H1919
HA 1 to HA 3 House offered & adopted	H2526-2531	Reported Do Pass Rules - Legislative Oversight	H2073
HA 2 to HA 3 House offered & adopted	H2531-2533	Referred Fiscal Review Committee	H2074
HA 3, as amended, House adopted	H2533		
HA 4 House offered	H2533-2534	SB 135 (Curls) Relating to nonjudicial foreclosure proceedings	
HA 1 to HA 4 House offered & adopted	H2534-2536	First Read	S37
HA 4, as amended, House adopted	H2537	Second Read & Referred Judiciary & Civil & Criminal	
Third Read & Passed, as amended	H2538 S1682-1747	Jurisprudence Committee	S107
Senate refuses to concur in HA 1, HA 2, HA 3, as amended, &			
HA 4, as amended & requests House recede or grant		SB 136 (Curls) Relating to a fee on instruments recorded with the	
conference	S1769 H2577	recorder of deeds	
House refuses to recede & grants conference	H2579 S1787	First Read	S37
House conferees appointed	H2579 S1787	Second Read & Referred Local Government & Elections	
Senate conferees appointed	S1787 H2595	Committee	S107
House distributes CCR	H2659-2660		
Referred Fiscal Review Committee	H2665	SB 137 (Curls) Relating to Kansas City housing ordinances	
CCR Senate offered & adopted	S1836-1837	First Read	S37
CCS Senate Third Read & Passed	S1837-1838 H2639	Second Read & Referred Local Government & Elections	
Reported Do Pass Fiscal Review	H2757	Committee	S107
House adopts CCR	H2758-2759		
CCS House Third Read & Passed	H2760 S1896	SB 138 (Sater) Relating to predetermination of health care	
Truly Agreed To & Finally Passed	S1896	benefits	
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics		First Read	S37
Committee	S1900	Second Read & Referred Health & Pensions Committee ...	S107
Signed by Senate President Pro Tem	S1900	Reported from Health & Pensions Committee	S451
Delivered to Governor	S1903	Bill Placed on Informal Calendar	S605
SB 129 (Dixon) Relating to fiduciary access to digital assets		SB 139 (Sater) Relating to the promotion of medication safety	
First Read	S37	First Read	S37
Second Read & Referred Judiciary & Civil & Criminal		Second Read & Referred Seniors, Families & Children Committee	
Jurisprudence Committee	S100	S107
Reported from Judiciary & Civil & Criminal Jurisprudence		Reported from Seniors, Families & Children Committee, with SCS	
Committee with SCS - Consent	S293	S216
Removed Consent Calendar	S322	SCS adopted	S428
Reported from Judiciary & Civil & Criminal Jurisprudence		Perfected	S428
Committee with SCS	S395	Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics	
Bill Placed on Informal Calendar	S605	Committee	S435
		Referred Fiscal Oversight Committee	S435
SB 130 (Kraus) Relating to attorneys' fees in proceedings		Reported from Fiscal Oversight Committee	S452
regarding the assessment of certain types of taxes		Third Read & Passed	S458-459
First Read	S37	House First Read	H947
Second Read & Referred Ways & Means Committee	S100	Second Read	H956
Reported from Ways & Means Committee with SCS	S396	Referred Budget	H1406
Bill Placed on Informal Calendar	S605	HCS Reported Do Pass Budget	H1675
		Referred Rules - Legislative Oversight	H1675
SB 131 (Kraus) Relating to the issuance of state license plates		Reported Do Pass Rules - Legislative Oversight	H1837-1838
First Read	S37	Referred Fiscal Review Committee	H1839
Second Read & Referred Transportation, Infrastructure & Public		Reported Do Pass Fiscal Review	H1848
Safety Committee	S100	HA 1 to HCS House offered & adopted	H2247-2248
		HA 2 to HCS House offered	H2249-2251
SB 132 (Kraus) Relating to income taxes		HA 1 to HA 2 to HCS House offered & adopted	H2251-2257
First Read	S37	HA 2 to HA 2 to HCS House offered & adopted	H2257-2260
Second Read & Referred Ways & Means Committee	S107	HA 2 to HCS, as amended, House adopted	H2260
		HA 3 to HCS House offered & adopted	H2260-2262
SB 133 (Chappelle-Nadal) Relating to the creation of subdistricts		HCS, as amended, House adopted	H2263
in certain school districts		Third Read & Passed	H2263-2264 S1422-1438
First Read	S37	Senate refuses to concur in HCS, as amended & requests House	
Second Read & Referred Education Committee	S107	recede or grant conference	S1524 H2364
Reported from Education Committee	S521	House refuses to recede & grants conference	H2416 S1568
Bill Placed on Informal Calendar	S605	Senate conferees appointed	S1586 H2576
		House conferees appointed	H2437 S1587
SB 134 (Chappelle-Nadal) Relating to the election of board		House distributes CCR	H2660-2661
members of street light maintenance districts		Referred Fiscal Review Committee	H2665
First Read	S37	Reported Do Pass Fiscal Review	H2674-2675
Second Read & Referred Local Government & Elections		CCR Senate offered & adopted	S1854-1855
Committee	S107	CCS Senate Third Read & Passed	S1855 H2690
Reported from Local Government & Elections Committee -		House adopts CCR	H2708-2709
Consent	S453	CCS House Third Read & Passed	H2709-2711 S1892
Third Read & Passed - Consent	S550-551	Truly Agreed To & Finally Passed	S1892
House First Read	H1147	Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics	
Second Read	H1158	Committee	S1900

Signed by Senate President Pro Tem	S1900	Second Read & Referred Government Reform Committee ..	S108
Delivered to Governor	S1903		
SB 140 (Sater) Relating to ranked-choice voting		SB 149 (Schatz) Relating to the notification by political subdivisions of changes to the property tax rate ceiling	
First Read	S38	First Read	S38
Second Read & Referred Local Government & Elections Committee	S107	Second Read & Referred Ways & Means Committee	S108
SB 141 (Emery) Relating to retirement benefits for elected officials		SB 150 (Schupp) Relating to wages paid to employees	
First Read	S38	First Read	S38
Second Read & Referred Health & Pensions Committee ..	S108	Second Read & Referred Small Business & Industry Committee	S108
Reported from Health & Pensions Committee	S393		
Bill Placed on Informal Calendar	S605	SB 151 (Schupp) Relating to consumer credit interest rates	
		First Read	S39
SB 142 (Emery) Relating to victim impact programs for persons found guilty of driving while intoxicated		Second Read & Referred Insurance & Banking Committee ..	S108
First Read	S38	SB 152 (Schupp) Relating to the offense of unlawful transfer of weapons	
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108	First Read	S39
Reported from Judiciary & Civil & Criminal Jurisprudence Committee - Consent	S293	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S108
Removed Consent Calendar	S322		
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S394	SB 153 (Schaaf) Relating to medical marijuana	
Bill Placed on Informal Calendar	S605	First Read	S39
SB 143 (Emery) Relating to impeachment trials		Second Read & Referred General Laws Committee	S108
First Read	S38	SB 154 (Schaaf) Relating to mediated conferences between victims and criminal defendants	
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108	First Read	S39
SB 144 (Wallingford) Relating to income tax deductions for military personnel		Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
First Read	S38	SB 155 (Schaaf) Relating to prescription drug co-payments	
Second Read & Referred Veterans & Military Affairs Committee	S108	First Read	S39
Reported from Veterans & Military Affairs Committee ..	S397	Second Read & Referred Insurance & Banking Committee ..	S108
Bill Placed on Informal Calendar	S605	SB 156 (Munzlinger) Relating to animal care training	
SB 145 (Wallingford) Relating to small water & sewer corporations		First Read	S39
First Read	S38	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S108
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S108	Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S399
Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S452	Bill Placed on Informal Calendar	S605
Bill Placed on Informal Calendar	S605	SB 157 (Dixon) Relating to jury instructions on included offenses	
SB 146 (Romine) Relating to expenditures from a county's special road & bridge tax		First Read	S39
First Read	S38	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
Second Read & Referred Local Government & Elections Committee	S108	Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S293
Reported from Local Government & Elections Committee - Consent	S216	Bill Placed on Informal Calendar	S605
Third Read & Passed - Consent	S267-268	SB 158 (Dixon) Relating to admission of chemical test results in intoxication related proceedings	
House First Read	H623	First Read	S39
Second Read	H633	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
Referred Local Government	H1482	Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S293
HCS Reported Do Pass Local Government	H2072	Bill Placed on Informal Calendar	S605
Referred Rules - Administrative Oversight	H2072	SB 159 (Dixon) Relating to the publication of electronic notice of the sale of real estate	
SB 147 (Romine) Relating to bingo		First Read	S39
First Read	S38	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
Second Read & Referred Progress & Development Committee	S108	SB 160 (Sater) Relating to the foster care bill of rights	
Reported from Progress & Development Committee	S291	First Read	S39
Bill Placed on Informal Calendar	S605	Second Read & Referred Seniors, Families & Children Committee	S108
SB 148 (Romine) Relating to the governor's authority to make certain conveyances of state property		Reported from Seniors, Families & Children Committee with SCS	S289
First Read	S38		

SS for SCS offered & adopted	S589	SB 165 (Schupp) Relating to text messaging while operating motor vehicles	
Perfected	S589	First Read	S40
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S108
Third Read & Passed	S605-606	SB 166 (Schaaf) Relating to the Missouri consolidated health care plan	
House First Read	H1259	First Read	S40
Second Read	H1268	Second Read & Referred Health & Pensions Committee	S108
Referred Children & Families	H1482	SB 167 (Schaaf) Relating to the right of suffrage for former felons	
HCS Reported Do Pass Children & Families	H1707	First Read	S40
Referred Rules - Legislative Oversight	H1707	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
Reported Do Pass Rules - Legislative Oversight	H1838	SB 168 (Schaaf) Relating to health insurance discrimination	
Laid over	H2062	First Read	S40
HA 1 to HCS House offered & adopted	H2064	Second Read & Referred Insurance & Banking Committee	S108
HCS, as amended, House adopted	H2064	SB 169 (Dixon) Relating to court reporters	
Third Read & Passed - EC adopted H2064-2066	S1260-1261	First Read	S40
Senate concurs in HCS, as amended	S1400	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S108
Third Read & Passed - EC adopted	S1400-1401	Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S520
Truly Agreed To & Finally Passed	H2231	Bill Placed on Informal Calendar	S605
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1417	SB 170 (Dixon) Relating to qualified spousal trusts	
Signed by Senate President Pro Tem	S1418	First Read	S40
Signed by House Speaker	H2295	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S109
Delivered to Governor	S1586	SB 171 (Dixon) Relating to trusts directed by trust protectors	
SB 161 (Sater) Relating to the Schoolcraft Ozark exploration bicentennial commission		First Read	S40
First Read	S39	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S109
Second Read & Referred Local Government & Elections Committee	S108	SB 172 (Romine) Relating to titling of motor vehicles issued a junking certificate	
Reported from Local Government & Elections Committee with SCS - Consent	S452	First Read	S41
SCS adopted	S549	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S109
Third Read & Passed - Consent	S550	SB 173 (Schaaf) Relating to the participation of home school students in public school activities	
House First Read	H1147	First Read	S41
Second Read	H1158	Second Read & Referred Education Committee	S109
Referred Special Committee on Tourism	H1406	SB 174 (Schaaf) Relating to replacement vaccines	
HCS Reported Do Pass Special Committee on Tourism	H1708	First Read	S41
Referred Rules - Legislative Oversight	H1708	Second Read & Referred Seniors, Families & Children Committee	S109
Reported Do Pass Rules - Legislative Oversight	H1838	SB 175 (Schaaf) Relating to the consolidation of state-owned data centers to the state data center	
HCS House adopted	H1967	First Read	S41
Third Read & Passed	H1967-1968	Second Read & Referred Government Reform Committee	S109
Senate concurs in HCS	S1402-1403	SB 176 (Dixon) Relating to official misconduct	
Third Read & Passed	S1403	First Read	S41
Truly Agreed To & Finally Passed	H2231	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S109
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900	Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S292
Signed by Senate President Pro Tem	S1900	Bill Placed on Informal Calendar	S605
Delivered to Governor	S1903	SB 177 (Dixon) Relating to earned compliance credits	
SB 162 (Romine) Relating to consumer legal funding		First Read	S41
First Read	S40		
Second Read & Referred Government Reform Committee	S108		
SB 163 (Romine) Relating to a prohibition on certain telecommunications items being possessed in correctional facilities			
First Read	S40		
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S108		
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S286		
Reported from Transportation, Infrastructure & Public Safety Committee	S294		
Bill Placed on Informal Calendar	S605		
SB 164 (Romine) Relating to the offense of animal or livestock trespass			
First Read	S40		
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S108		

Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S109	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S109
Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S292	Reported from Commerce, Consumer Protection, Energy & the Environment Committee	S287
Bill Placed on Informal Calendar	S605	SS offered	S586
		Bill Placed on Informal Calendar	S586
SB 178 (Dixon) Relating to criminal offenses of a sexual nature		SB 185 (Onder) Relating to transportation network companies	
First Read	S41	First Read	S42
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S109	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S109
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S293	Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S286
Bill Placed on Informal Calendar	S605		
SB 179 (Brown) Relating to a tax credit for charitable contributions to certain organizations		SB 186 (Emery) Relating to the authority of local governments to offer certain services	
First Read	S41	First Read	S42
Second Read & Referred Economic Development Committee	S109	Second Read & Referred Local Government & Elections Committee	S109
SB 180 (Nasheed) Relating to restraint of pregnant or postpartum offenders		SB 187 (Hegeman) Relating to public utility vehicles	
First Read	S41	First Read	S42
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S109	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S109
Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S400		
Bill Placed on Informal Calendar	S605	SB 188 (Munzlinger) Relating to virtual education	
		First Read	S42
SB 181 (Nasheed) Relating to a reporting requirement for lost or stolen firearms		Second Read & Referred Education Committee	S109
First Read	S41	Reported from Education Committee with SCS	S290
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S109	Bill Placed on Informal Calendar	S605
		SB 189 (Kehoe) Relating to employment security	
SB 182 (Onder) Relating to public contracts		First Read	S42
First Read	S41	Second Read & Referred Small Business & Industry Committee	S109
Second Read & Referred General Laws Committee	S109	Reported from Small Business & Industry Committee, with SCS	S215
Reported from General Laws Committee	S184	Bill Placed on Informal Calendar	S428
SS offered	S227		
SA 1 to SS offered & adopted	S232-233	SB 190 (Emery) Relating to ratemaking for public utilities	
SA 2 to SS offered & adopted	S238	First Read	S42
SA 3 to SS offered & adopted	S238	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S109
SS, as amended, adopted	S238	Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S287
Perfected	S238	SS for SCS offered	S568
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S246	SA 1 to SS for SCS offered	S568-569
Third Read & Passed	S295	SSA 1 for SA 1 to SS for SCS offered	S569-570
House First Read	H648	SA 1 to SSA 1 for SA 1 to SS for SCS offered	S570
Second Read	H659	Motion to divide the question	S573
Referred Economic Development	H1098	Motion to postpone debate on Part I of SA 1 to SSA 1 for SA 1 until 10 a.m. March 29, 2017	S573
Reported Do Pass Economic Development	H1515	SS for SCS withdrawn	S573
Referred Rules - Legislative Oversight	H1515	SS#2 for SCS offered	S573
Reported Do Pass Rules - Legislative Oversight	H1656	Taken up for Perfection	S585
Third Read & Passed	H1850-1851	Bill Placed on Informal Calendar	S585
Truly Agreed To & Finally Passed	S1115		
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1340	SB 191 (Wallingford) Relating to sales taxes for public safety	
Signed by Senate President Pro Tem	S1341	First Read	S42
Signed by House Speaker	H2176	Second Read & Referred Local Government & Elections Committee	S109
Delivered to Governor	S1341		
SB 183 (Hoskins) Relating to the collection of money by public entities		SB 192 (Wallingford) Relating to the senior services growth & development program	
First Read	S42	First Read	S42
Second Read & Referred Government Reform Committee	S109	Second Read & Referred Seniors, Families & Children Committee	S109
Reported from Government Reform Committee with SCS	S396		
Bill Placed on Informal Calendar	S605	SB 193 (Wallingford) Relating to dental insurance	
		First Read	S42
SB 184 (Emery) Relating to the implementation of a revenue stabilization mechanism for certain public utilities		Second Read & Referred Insurance & Banking Committee	S109
First Read	S42		

SB 194 (Wallingford) Relating to the accreditation of managed care plans

First Read	S43
Second Read & Referred Health & Pensions Committee ...	S109
Reported from Health & Pensions Committee - Consent	S286
Third Read & Passed - Consent	S381
House First Read	H838
Second Read	H848
Referred Health & Mental Health Policy	H1098
Reported Do Pass Health & Mental Health Policy - Consent	H1545
Referred Consent & House Procedure	H1545
Reported Do Pass Consent & House Procedure - Not Consent	H1679
HA 1 House offered & adopted	H1997
HA 2 House offered & adopted	H1997
HA 3 House offered & adopted	H1997-1999
HA 4 House offered & adopted	H1999
HA 5 House offered	H2000
HA 1 to HA 5 House offered & adopted	H2000
HA 5, as amended, House adopted	H2000
HA 6 House offered & adopted	H2001-2003
HA 7 House offered & adopted	H2003-2006
HA 8 House offered & adopted	H2006-2010
HA 9 House offered & adopted	H2010
HA 10 House offered & adopted	H2010-2011
HA 11 House offered	H2011-2014
HA 1 to HA 11 House offered & adopted	H2014-2017
HA 11, as amended, House adopted	H2017
HA 12 House offered & adopted	H2017-2020
HA 13 House offered	H2020-2023
HA 14 House offered	H2023-2027
HA 1 to HA 14 House offered & adopted	H2027-2030
HA 14, as amended, House adopted	H2030
HA 15 House offered & adopted	H2030
HA 16 House offered & adopted	H2031-2042
HA 17 House offered	H2042-2043
HA 1 to HA 17 House offered & adopted	H2044
HA 17, as amended, House adopted	H2044
HA 18 House offered & adopted	H2044
HA 19 House offered	H2044-2053
HA 1 to HA 19 House offered & adopted	H2053-2056
HA 19, as amended, House adopted	H2057-2058
HA 20 House offered & adopted	H2058-2061
HA 21 House offered & adopted	H2061
Referred Fiscal Review Committee	H2062

SB 195 (Koenig) Relating to guardianships

First Read	S43
Second Read & Referred Seniors, Families & Children Committee	S109
Reported from Seniors, Families & Children Committee ...	S290
Perfected	S589
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
Third Read & Passed	S606-607
House First Read	H1259
Second Read	H1268
Referred Children & Families	H1839
HCS Reported Do Pass Children & Families	H2362

SB 196 (Koenig) Relating to the jurisdiction of the attorney general to enforce state abortion laws

First Read	S43
Second Read & Referred Seniors, Families & Children Committee	S109
Reported from Seniors, Families & Children Committee ...	S395
Bill Placed on Informal Calendar	S605

SB 197 (Rowden) Relating to earned income tax credit

First Read	S43
Second Read & Referred Economic Development Committee	S117

SB 198 (Schaaf) Relating to weigh station & inspection site bypass services

First Read	S43
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S117

SB 199 (Wasson) Relating to tax increment financing

First Read	S43
Second Read & Referred Economic Development Committee	S117
Reported from Economic Development Committee	S287
Bill Placed on Informal Calendar	S554

SB 200 (Libla) Relating to expert witnesses

First Read	S43
Second Read & Referred Government Reform Committee ..	S117
Reported from Government Reform Committee	S396
Bill Placed on Informal Calendar	S605

SB 201 (Onder) Relating to the employer-employee relationship

First Read	S43
Second Read & Referred Government Reform Committee ..	S117
Reported from Government Reform Committee with SCS ..	S396
Bill Placed on Informal Calendar	S605

SB 202 (Rowden) Relating to lobbyist expenditures

First Read	S43
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S117

SB 203 (Sifton) Relating to the MO HealthNet buy-in for workers with disabilities program

First Read	S43
Second Read & Referred Health & Pensions Committee ...	S117
Reported from Health & Pensions Committee with SCS	S394
Bill Placed on Informal Calendar	S605

SB 204 (Sifton) Relating to the collection of biological samples from individuals arrested for felony offenses

First Read	S44
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S117
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S293
Perfected	S816
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S841
Referred Fiscal Oversight Committee	S841
Reported from Fiscal Oversight Committee	S861
Third Read & Passed	S876-877
House First Read	H1592
Second Read	H1602
Referred Judiciary	H1839
HCS Reported Do Pass Judiciary	H2580
Referred Rules - Legislative Oversight	H2580

SB 205 (Sifton) Relating to employment practices relating to gender

First Read	S44
Second Read & Referred Small Business & Industry Committee	S117

SB 206 (Sifton) Relating to school anti-bullying policies

First Read	S44
Second Read & Referred Education Committee	S117

SB 207 (Sifton) Relating to absentee voting for emergency workers

First Read	S44
Second Read & Referred Local Government & Elections Committee	S117
Reported from Local Government & Elections Committee ..	S522
Bill Placed on Informal Calendar	S605

SB 208 (Sifton) Relating to election offenses

First Read	S44
Second Read & Referred Local Government & Elections Committee	S117

SB 209 (Wallingford) Relating to protests of road improvements in cities of the fourth classification

First Read	S44
Second Read & Referred Local Government & Elections Committee	S117
Reported from Local Government & Elections Committee ..	S522
Bill Placed on Informal Calendar	S605

SB 210 (Onder) Relating to public labor organizations

First Read	S44
Second Read & Referred General Laws Committee	S117
Reported from General Laws Committee with SCS	S291
Bill Placed on Informal Calendar	S605

SB 211 (Wasson) Relating to the administration of statewide resilience & recovery

First Read	S44
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S117

SB 212 (Sater) Relating to the inspection of certain x-ray systems

First Read	S44
Second Read & Referred Health & Pensions Committee ..	S117

SB 213 (Rowden) Relating to time-limited offers to settle tort claims

First Read	S44
Second Read & Referred Government Reform Committee ..	S117
Reported from Government Reform Committee with SCS ..	S288
SA 1 to SCS offered	S587-588
SA 1 to SCS defeated	S594
SS for SCS offered & adopted	S594
Perfected	S594
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S603
Third Read & Passed	S761
House First Read	H1404
Second Read	H1419
Referred General Laws	H1482

SB 214 (Emery) Relating to ratemaking for public utilities

First Read	S45
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S117

SB 215 (Emery) Relating to ratemaking for public utilities

First Read	S45
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S117

SB 216 (Cunningham) Relating to the registering of roofing contractors

First Read	S45
Second Read & Referred Professional Registration Committee	S117

SB 217 (Nasheed) Relating to soup kitchens

First Read	S45
Second Read & Referred Economic Development Committee	S117
Reported from Economic Development Committee with SCS - Consent	S287
SCS adopted	S384
Third Read & Passed - Consent	S384
House First Read	H838
Second Read	H848
Referred General Laws	H1482

Reported Do Pass General Laws	H1832
Referred Rules - Legislative Oversight	H1832
Reported Do Pass Rules - Legislative Oversight	H2074
HA 1 House offered	H2623
HA 1 to HA 1 House offered & adopted	H2624
HA 1, as amended, House adopted	H2624
Third Read & Passed, as amended	H2624-2625 S1824-1825

SB 218 (Nasheed) Relating to homelessness

First Read	S45
Second Read & Referred Seniors, Families & Children Committee	S117

SB 219 (Nasheed) Relating to the creation of the Missouri care counts program

First Read	S45
Second Read & Referred Education Committee	S117

SB 220 (Riddle) Relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product

First Read	S45
Second Read & Referred General Laws Committee	S117
Reported from General Laws Committee with SCS	S291
Bill Placed on Informal Calendar	S605
SS for SCS offered	S751-752
Bill Placed on Informal Calendar	S752

SB 221 (Riddle) Relating to persons committed to the department of mental health due to the lack of mental fitness to stand trial

First Read	S45
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S117
Reported from Judiciary & Civil & Criminal Jurisprudence Committee	S292
Bill Placed on Informal Calendar	S605

SB 222 (Riddle) Relating to vehicle lighting equipment

First Read	S45
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S399
Third Read & Passed - Consent	S532
House First Read	H1107
Second Read	H1117
Referred Transportation	H1482
Reported Do Pass Transportation	H1654
Referred Rules - Administrative Oversight	H1654
Reported Do Pass Rules - Administrative Oversight	H1835
HA 1 House offered & adopted	H2376-2377
HA 2 House offered & adopted	H2377-2379
HA 3 House offered & adopted	H2379-2381
HA 4 House offered	H2381-2395
HA 1 to HA 4 House offered & adopted	H2395-2396
HA 4, as amended, House adopted	H2396
Third Read & Passed, as amended	H2397-2398 S1540-1568
Senate refuses to concur in HA 1, HA 2, HA 3 & HA 4, as amended & requests House recede or grant conference ..	S1586
House refuses to recede & grants conference ..	H2577-2578 S1785
House conferees appointed	H2579 S1785
Senate conferees appointed	S1787 H2594
House distributes CCR	H2661
Referred Fiscal Review Committee	H2665
CCR Senate offered & adopted	S1808-1809
CCS Senate Third Read & Passed	S1809 H2622
Reported Do Pass Fiscal Review	H2675
House adopts CCR	H2742-2743
CCS House Third Read & Passed	H2743-2744 S1895
Truly Agreed To & Finally Passed	S1895

Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 223 (Schatz) Relating to motor vehicle insurance coverage requirements	
First Read	S45
Second Read & Referred Insurance & Banking Committee	S118
Reported from Insurance & Banking Committee with SCS	S398-399
Bill Placed on Informal Calendar	S605
SB 224 (Schatz) Relating to permitted activities of liquor retailers	
First Read	S45
Second Read & Referred Small Business & Industry Committee	S118
SB 225 (Schatz) Relating to the length of motor vehicles operated on highways	
First Read	S46
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S286
Third Read & Passed - Consent	S382
House First Read	H839
Second Read	H848
Referred Transportation	H1651
HCS Reported Do Pass Transportation	H1921
Referred Rules - Administrative Oversight	H1921-1922
Reported Do Pass Rules - Administrative Oversight	H1984
HA 1 to HCS House offered & adopted	H2398-2399
HA 2 to HCS House offered & adopted	H2399-2400
HA 3 to HCS House offered & adopted	H2400-2401
HA 4 to HCS House offered & adopted	H2401-2402
HA 5 to HCS House offered & defeated	H2402-2403
HA 6 to HCS House offered & adopted	H2403-2404
HA 7 to HCS House offered	H2404-2407
HA 1 to HA 7 to HCS House offered & adopted	H2407-2408
HA 7 to HCS, as amended, House adopted	H2408
HA 8 to HCS House offered & adopted	H2408
HA 9 to HCS House offered	H2408-2409
HA 1 to HA 9 to HCS House offered & adopted	H2409-2410
HA 9 to HCS, as amended, House adopted	H2410
HA 10 to HCS House offered	H2410
HA 1 to HA 10 to HCS House offered & adopted	H2410-2413
HA 2 to HA 10 to HCS House offered & adopted	H2413-2414
HA 10 to HCS, as amended, House adopted	H2414
HCS, as amended, House adopted	H2415
Third Read & Passed	H2415-2416 S1568-1586
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1586 H2576
House refuses to recede & grants conference	H2577 S1785
House conferees appointed	H2579 S1785
Senate conferees appointed	S1787 H2594
House distributes CCR	H2661-2662
Referred Fiscal Review Committee	H2665
CCR Senate offered & adopted	S1831-1832
CCS Senate Third Read & Passed	S1832 H2638
Reported Do Pass Fiscal Review	H2675
House adopts CCR	H2741
CCS House Third Read & Passed	H2742 S1895
Truly Agreed To & Finally Passed	S1895
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 226 (Koenig) Relating to the transferability of tax credits	
First Read	S46
Second Read & Referred Economic Development Committee	S118
SB 227 (Koenig) Relating to the practice of hair braiding	
First Read	S46
Second Read & Referred Professional Registration Committee	S118
Reported from Professional Registration Committee with SCS	S291
Bill Placed on Informal Calendar	S605
SB 228 (Koenig) Relating to state employee retirement systems	
First Read	S46
Second Read & Referred Health & Pensions Committee	S118
Reported from Health & Pensions Committee	S285
SS offered	S429
SA 1 to SS offered	S429-433
Bill Placed on Informal Calendar	S433
SB 229 (Riddle) Relating to employees working in certain mental health facilities	
First Read	S46
Second Read & Referred Health & Pensions Committee	S118
Reported from Health & Pensions Committee with SCS - Consent	S285
SCS adopted	S379
Third Read & Passed - Consent	S380
House First Read	H839
Second Read	H848
Referred Health & Mental Health Policy	H1098
Reported Do Pass Health & Mental Health Policy - Consent	H1545-1546
Referred Consent & House Procedure	H1545-1546
Reported Do Pass Consent & House Procedure - Not Consent	H1680
HA 1 House offered	H2721-2722
HSA 1 for HA 1 House offered & adopted	H2723-2725
Third Read & Passed, as amended	H2726-2727 S1892-1894
SB 230 (Riddle) Relating to out of state abortion referrals	
First Read	S46
Second Read & Referred Seniors, Families & Children Committee	S118
Reported from Seniors, Families & Children Committee	S395
Bill Placed on Informal Calendar	S605
SB 231 (Schatz) Relating to the monitoring of certain prescribed controlled substances	
First Read	S46
Second Read & Referred Health & Pensions Committee	S118
SB 232 (Schatz) Relating to population changes in a certain county for purposes of water corporations collecting an infrastructure system replacement surcharge	
First Read	S46
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S118
Reported from Commerce, Consumer Protection, Energy & the Environment Committee	S521
Bill Placed on Informal Calendar	S605
SB 233 (Wallingford) Relating to emergency communication services	
First Read	S46
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118

Reported from Transportation, Infrastructure & Public Safety Committee	S400	SCS, as amended, adopted	S618
Bill Placed on Informal Calendar	S605	Perfected	S618
SB 234 (Libla) Relating to security deposits held by landlords		Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S624
First Read	S46	Referred Fiscal Oversight Committee	S630
Second Read & Referred Small Business & Industry Committee .. S118		Reported from Fiscal Oversight Committee	S760
Reported from Small Business & Industry Committee with SCS	S397	Third Read & Passed	S763-764
Bill Placed on Informal Calendar	S605	House First Read	H1404-1405
SB 235 (Eigel) Relating to ambulance services in certain cities		Second Read	H1419
First Read	S47	Referred Workforce Development	H1651
Second Read & Referred Local Government & Elections Committee	S118	Reported Do Pass Workforce Development	H1834
SB 236 (Schatz) Relating to a database for workers' compensation claims		Referred Rules - Administrative Oversight	H1834
First Read	S47	Reported Do Pass Rules - Administrative Oversight	H1984
Second Read & Referred Small Business & Industry Committee	S118	Referred Fiscal Review Committee	H1985
SB 237 (Rowden) Relating to the liability of an employee of a health care provider		Reported Do Pass Fiscal Review Committee	H1996
First Read	S47	Laid over	H2213
Second Read & Referred Government Reform Committee .. S118		Third Read & Passed	H2639-2640
Reported from Government Reform Committee, with SCS .. S185		Truly Agreed To & Finally Passed	S1845
SA 1 to SCS offered & defeated	S254-255	Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
SA 2 to SCS offered	S255	Signed by Senate President Pro Tem	S1900
SA 1 to SA 2 to SCS offered & adopted	S255-256	Delivered to Governor	S1903
SA 2 to SCS, as amended, adopted	S256	SB 241 (Schatz) Relating to poaching	
SCS, as amended, adopted	S256	First Read	S47
Perfected	S256	Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S118
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S270	SB 242 (Emery) Relating to ratemaking for gas corporations	
Third Read & Passed	S296	First Read	S47
House First Read	H648	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S118
Second Read	H659	Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S356-357
Referred Special Committee on Litigation Reform	H1098	Bill Placed on Informal Calendar	S605
HCS Reported Do Pass Special Committee on Litigation Reform	H1226	SB 243 (Hegeman) Relating to the use of motor vehicle platooning systems on Missouri roads	
Referred Rules - Legislative Oversight	H1226	First Read	S47
Reported Do Pass Rules - Legislative Oversight	H1838	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118
SB 238 (Onder) Relating to course access in education		Reported from Transportation, Infrastructure & Public Safety Committee	S399
First Read	S47	Bill Placed on Informal Calendar	S605
Second Read & Referred Education Committee	S118	SB 244 (Rowden) Relating to driver's licenses compliant with the federal REAL ID Act of 2005	
SB 239 (Rowden) Relating to the inspection of alcoholic beverages		First Read	S47
First Read	S47	Second Read & Referred Veterans & Military Affairs Committee	S118
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118	SB 245 (Sater) Relating to shared savings incentive programs	
Reported from Transportation, Infrastructure & Public Safety Committee with SCS - Consent	S506	First Read	S54
Removed Consent Calendar	S555	Second Read & Referred Seniors, Families & Children Committee	S118
Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S586	SB 246 (Kraus) Relating to net metering	
Bill Placed on Informal Calendar	S605	First Read	S54
SB 240 (Schatz) Relating to the statewide licensure of electrical contractors		Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S118
First Read	S47	SB 247 (Kraus) Relating to sales & use tax exemptions	
Second Read & Referred Professional Registration Committee	S118	First Read	S54
Reported from Professional Registration Committee with SCS	S523	Second Read & Referred Ways & Means Committee	S118
SA 1 to SCS offered & adopted	S618	Reported from Ways & Means Committee with SCS	S289
SA 2 to SCS offered & adopted	S618	Bill Placed on Informal Calendar	S589
SB 248 (Kraus) Relating to the organ donor program fund		SB 248 (Kraus) Relating to the organ donor program fund	
First Read	S67	First Read	S67

Second Read & Referred Ways & Means Committee	S118	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S119
Reported from Ways & Means Committee - Consent	S215		
Third Read & Passed - Consent	S262-263		
House First Read	H623		
Second Read	H633		
Referred Ways & Means	H1839		
Reported Do Pass Ways & Means	H2150		
Referred Rules - Administrative Oversight	H2150		
Reported Do Pass Rules - Administrative Oversight	H2363		
Third Read & Passed	H2644-2645		
Truly Agreed To & Finally Passed	S1845		
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900		
Signed by Senate President Pro Tem	S1900		
Delivered to Governor	S1903		
SB 249 (Kehoe) Relating to the dollar value modifier used in certain school districts			
First Read	S67		
Second Read & Referred Education Committee	S118		
SB 250 (Kehoe) Relating to land subject to railbanking			
First Read	S67		
Second Read & Referred Ways & Means Committee	S118		
Reported from Ways & Means Committee	S397		
Bill Placed on Informal Calendar	S605		
SB 251 (Kehoe) Relating to fence maintenance along the Missouri rock island trail			
First Read	S67		
Second Read & Referred Ways & Means Committee	S118		
Re-referred Agriculture, Food Production & Outdoor Resources Committee	S125		
Reported from Agriculture, Food Production & Outdoor Resources Committee with SCS	S964		
SB 252 (Dixon) Relating to the separation of church & state			
First Read	S67-68		
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S118		
Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS - Consent	S292		
Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S405		
Bill Placed on Informal Calendar	S605		
SB 253 (Nasheed) Relating to the use of electronic wireless communications devices while operating a motor vehicle			
First Read	S68		
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S118		
SB 254 (Nasheed) Relating to the minimum wage			
First Read	S68		
Second Read & Referred Small Business & Industry Committee	S118		
SB 255 (Nasheed) Relating to school operations			
First Read	S68		
Second Read & Referred Education Committee	S119		
SB 256 (Sater) Relating to law enforcement recognition week			
First Read	S68		
Second Read & Referred General Laws Committee	S119		
SB 257 (Hoskins) Relating to property taxation of telephone companies			
First Read	S68		
		SB 258 (Munzlinger) Relating to venue requirements in civil actions	
		First Read	S82
		Second Read & Referred Government Reform Committee . .	S119
		Reported from Government Reform Committee	S288
		Bill Placed on Informal Calendar	S587
		SB 259 (Munzlinger) Relating to prohibiting intervention where venue & jurisdiction do not exist	
		First Read	S82
		Second Read & Referred Government Reform Committee . .	S119
		Reported from Government Reform Committee	S288
		Bill Placed on Informal Calendar	S587
		SB 260 (Munzlinger) Relating to requiring the independent establishment of venue & jurisdiction for joinder or intervention	
		First Read	S82
		Second Read & Referred Government Reform Committee . .	S119
		Reported from Government Reform Committee	S288
		Bill Placed on Informal Calendar	S587
		SB 261 (Munzlinger) Relating to modifying procedures for joinder in tort actions	
		First Read	S82
		Second Read & Referred Government Reform Committee . .	S119
		Reported from Government Reform Committee	S288
		Bill Placed on Informal Calendar	S587
		SB 262 (Munzlinger) Relating to modifying procedures for the dismissal of a claim due to misjoinder where venue does not exist	
		First Read	S82
		Second Read & Referred Government Reform Committee . .	S119
		Reported from Government Reform Committee	S288
		Bill Placed on Informal Calendar	S587
		SB 263 (Riddle) Relating to MO Healthnet reimbursement of chiropractic services	
		First Read	S82
		Second Read & Referred Professional Registration Committee	S147
		Reported from Professional Registration Committee	S399
		Bill Placed on Informal Calendar	S605
		SB 264 (Dixon) Relating to the local workforce development act of 2017	
		First Read	S87
		Second Read & Referred Local Government & Elections Committee	S147
		Reported from Local Government & Elections Committee . .	S624
		SA 1 offered	S895-897
		Point of order - amendment goes beyond scope of bill	S897
		SA 1 withdrawn	S898
		Bill Placed on Informal Calendar	S898
		SB 265 (Schatz) Relating to the blue alert system	
		First Read	S87
		Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S147
		SB 266 (Schatz) Relating to the regulation of certain business entities	
		First Read	S87
		Second Read & Referred Professional Registration Committee . .	S147

SB 267 (Schatz) Relating to a public safety sales tax

First Read	S87
Second Read & Referred Local Government & Elections Committee	S147
Reported from Local Government & Elections Committee with SCS	S398
Bill Placed on Informal Calendar	S605

SB 268 (Schupp) Relating to unpaid leave for victims of certain crimes

First Read	S88
Second Read & Referred Seniors, Families & Children Committee	S147

SB 269 (Cunningham) Relating to the department of revenue technology fund

First Read	S88
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S147
Re-referred Professional Registration Committee	S155

SB 270 (Schaaf) Relating to public utilities

First Read	S96
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S147

SB 271 (Wasson) Relating to intoxicating liquor that is manufactured on the grounds of a recreational resort

First Read	S96
Second Read & Referred Economic Development Committee	S147
Reported from Economic Development Committee with SCS	S451
Bill Placed on Informal Calendar	S605

SB 272 (Wasson) Relating to school districts' local effort

First Read	S96
Second Read & Referred Education Committee	S147

SB 273 (Wasson) Relating to technology business facilities

First Read	S96
Second Read & Referred Local Government & Elections Committee	S147

SB 274 (Wieland) Relating to a qualifying life event for special enrollment period

First Read	S96
Second Read & Referred Insurance & Banking Committee	S147

SB 275 (Wieland) Relating to suicide exclusion clauses in life insurance

First Read	S96
Second Read & Referred Insurance & Banking Committee	S147
Reported from Insurance & Banking Committee - Consent	S290
Removed Consent Calendar	S323

SB 276 (Wieland) Relating to peddlers' licenses & taxes

First Read	S96
Second Read & Referred Professional Registration Committee	S147

SB 277 (Wieland) Relating to repealing the death penalty

First Read	S96
Second Read & Referred General Laws Committee	S147

SB 278 (Emery) Relating to the comprehensive state energy plan

First Read	S105
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S147

SB 279 (Kraus) Relating to veteran designations on driver's licenses & identification cards

First Read	S105
Second Read & Referred Veterans & Military Affairs Committee	S147
Reported from Veterans & Military Affairs Committee with SCS - Consent	S397
SCS adopted	S527
Third Read & Passed - Consent	S527-528
House First Read	H1107
Second Read	H1117
Referred Veterans	H1482
Reported Do Pass Veterans	H1654-1655
Referred Rules - Legislative Oversight	H1654-1655
Reported Do Pass Rules - Legislative Oversight	H1838
Third Read & Passed	H2605-2606
Truly Agreed To & Finally Passed	S1803
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 280 (Hoskins) Relating to driver's licenses compliant with the federal REAL ID Act of 2015

First Read	S106
Second Read & Referred Veterans & Military Affairs Committee	S147
Reported from Veterans & Military Affairs Committee with SCS	S397
Bill Placed on Informal Calendar	S605

SB 281 (Hegeman) Relating to board members of public water supply districts

First Read	S106
Second Read & Referred Local Government & Elections Committee	S147

SB 282 (Hegeman) Relating to compensation awarded under the Line of Duty Compensation Act

First Read	S106
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S147
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S399
Third Read & Passed - Consent	S532-533
House First Read	H1107
Second Read	H1117
Referred Crime Prevention & Public Safety	H1482
HCS Reported Do Pass Crime Prevention & Public Safety	H2147
Referred Rules - Legislative Oversight	H2147

SB 283 (Hegeman) Relating to special road district commissioner elections

First Read	S106
Second Read & Referred Local Government & Elections Committee	S147
Reported from Local Government & Elections Committee	S288
Perfected	S588
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S594
Third Read & Passed	S608-609
House First Read	H1259
Second Read	H1268
Referred Transportation	H1482
HCS Reported Do Pass Transportation	H1679
Referred Rules - Legislative Oversight	H1679
Reported Do Pass Rules - Administrative Oversight	H1835
HA 1 to HCS House offered & adopted	H2265-2266
HA 2 to HCS House offered & adopted	H2267-2268

HA 3 to HCS House offered & adopted	H2268-2269	
HA 4 to HCS House offered & adopted	H2270	
HA 5 to HCS House offered & adopted	H2270-2271	
HA 6 to HCS House offered	H2271-2272	
HA 1 to HA 6 to HCS House offered & adopted	H2272-2284	
HA 6 to HCS, as amended, House adopted	H2284	
HA 7 to HCS House offered & adopted	H2284-2287	
HA 8 to HCS House offered & adopted	H2287-2289	
HA 9 to HCS House offered	H2289-2290	
HA 1 to HA 9 to HCS House offered & adopted	H2290	
HA 9 to HCS, as amended, House adopted	H2290	
HA 10 to HCS House offered & adopted	H2290-2292	
HA 11 to HCS House offered & adopted	H2293	
HCS, as amended, House adopted	H2294	
Third Read & Passed	H2294-2295	S1438-1473
Senate refuses to concur in HCS, as amended & requests House recede or grant conference		S1524 H2364
House refuses to recede & grants conference	H2416	S1568
Senate conferees appointed	S1586	H2576
House conferees appointed	H2437	S1587
House distributes CCR	H2662	
Referred Fiscal Review Committee	H2665	
Reported Do Pass Fiscal Review	H2675	
CCR Senate offered & adopted	S1855-1856	
CCS Senate Third Read & Passed	S1856-1857	H2716
House adopts CCR	H2739-2740	
CCS House Third Read & Passed	H2740-2741	S1895
Truly Agreed To & Finally Passed	S1895	
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee		S1900
Signed by Senate President Pro Tem	S1900	
Delivered to Governor	S1903	
SB 284 (Hegeman) Relating to cemetery funds		
First Read	S106	
Second Read & Referred Local Government & Elections Committee		S147
Reported from Local Government & Elections Committee with SCS		S288
Bill Placed on Informal Calendar	S588	
SB 285 (Koenig) Relating to taxation		
First Read	S106	
Second Read & Referred Ways & Means Committee	S147	
Reported from Ways & Means Committee with SCS	S289	
Bill Placed on Informal Calendar	S589	
SB 286 (Rizzo) Relating to real property owned by limited liability companies		
First Read	S106	
Second Read & Referred Local Government & Elections Committee		S147
Reported from Local Government & Elections Committee ..	S398	
Bill Placed on Informal Calendar	S605	
SB 287 (Nasheed) Relating to biased policing		
First Read	S106	
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S147
Re-referred Judiciary & Civil & Criminal Jurisprudence Committee		S294
SB 288 (Nasheed) Relating to the law library surcharge		
First Read	S106	
Second Read & Referred Local Government & Elections Committee		S147
SB 289 (Nasheed) Relating to rental agreements of victims of certain types of abuse		
First Read	S106	
Second Read & Referred Small Business & Industry Committee		S148
SB 290 (Schatz) Relating to workers' compensation		
First Read	S106	
Second Read & Referred Small Business & Industry Committee		S148
Reported from Small Business & Industry Committee with SCS		S290
Bill Placed on Informal Calendar	S605	
SB 291 (Rowden) Relating to paid parental leave for state employees		
First Read	S107	
Second Read & Referred Seniors, Families & Children Committee		S148
SB 292 (Rowden) Relating to ticket selling practices		
First Read	S107	
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee		S148
SB 293 (Romine) Relating to the per ton fee for using explosives		
First Read	S116	
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee		S148
Reported from Commerce, Consumer Protection, Energy & the Environment Committee		S287
SS offered	S554	
SA 1 to SS offered & withdrawn	S554	
SS adopted	S554	
Perfected	S554	
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee		S571
Third Read & Passed	S605	
House First Read	H1259	
Second Read	H1268	
Referred General Laws	H1839	
Reported Do Pass General Laws	H2148	
Referred Rules - Legislative Oversight	H2148	
Reported Do Pass Rules - Legislative Oversight	H2234	
SB 294 (Romine) Relating to the renaming of a certain state park		
First Read	S116	
Second Read & Referred Local Government & Elections Committee		S148
SB 295 (Schaaf) Relating to fees to be paid to the county employees' retirement fund		
First Read	S116	
Second Read & Referred Health & Pensions Committee ...	S148	
Reported from Health & Pensions Committee with SCS	S393	
Bill Placed on Informal Calendar	S605	
SB 296 (Hummel) Relating to membership of the police retirement system of St. Louis as a condition of employment		
First Read	S116	
Second Read & Referred Health & Pensions Committee ...	S148	
Reported from Health & Pensions Committee - Consent	S394	
Third Read & Passed - EC adopted - Consent	S524-525	
House First Read	H1107	
Second Read	H1117	
Referred Local Government	H1250	
Reported Do Pass Local Government	H1548	
Referred Rules - Administrative Oversight	H1548	
Reported Do Pass Rules - Administrative Oversight .	H1835-1836	
SB 297 (Hummel) Relating to electric shock drowning prevention		
First Read	S117	
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S148
Reported from Transportation, Infrastructure & Public Safety Committee with SCS		S867

SB 298 (Curls) Relating to nuisance actions in certain political subdivisions

First Read	S123
Second Read & Referred Small Business & Industry Committee	S148
Reported from Small Business & Industry Committee	S397
Bill Placed on Informal Calendar	S605

SB 299 (Curls) Relating to abandoned real property in certain cities

First Read	S123
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S148
Reported from Judiciary & Civil & Criminal Jurisprudence Committee - Consent	S293
Third Read & Passed - Consent	S385-386
House First Read	H839
Second Read	H849
Referred General Laws	H1651
HCS Reported Do Pass General Laws	H2233
Referred Rules - Legislative Oversight	H2233

SB 300 (Sater) Relating to bonding requirements for treasurers of seven-director school districts

First Read	S123
Second Read & Referred Insurance & Banking Committee	S148
Reported from Insurance & Banking Committee with SCS - Consent	S453
SCS adopted	S551
Third Read & Passed - Consent	S551
House First Read	H1148
Second Read	H1158
Referred Elementary & Secondary Education	H1652
HCS Reported Do Pass Elementary & Secondary Education	H2147
Referred Rules - Administrative Oversight	H2147
Reported Do Pass Rules - Administrative Oversight	H2580

SB 301 (Wallingford) Relating to sexual assault reporting in long-term care facilities

First Read	S123
Second Read & Referred Seniors, Families & Children Committee	S148

SB 302 (Wieland) Relating to advanced industrial manufacturing zones

First Read	S123
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S148
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S399
Third Read & Passed - Consent	S531
House First Read	H1107
Second Read	H1117
Referred Transportation	H1482
HCS Reported Do Pass Transportation	H1679
Referred Rules - Administrative Oversight	H1679
Reported Do Pass Rules - Administrative Oversight	H1836
HA 1 to HCS House offered & adopted	H2121-2122
HA 2 to HCS House offered & adopted	H2122-2123
HA 3 to HCS House offered & adopted	H2123-2124
HA 4 to HCS House offered & adopted	H2124-2126
HA 5 to HCS House offered & adopted	H2126-2128
HA 6 to HCS House offered	H2128-2131
HA 1 to HA 6 to HCS House offered & adopted	H2131
HA 6 to HCS, as amended, House adopted	H2131
HA 7 to HCS House offered & adopted	H2131-2137
HA 8 to HCS House offered & adopted	H2137-2140
HA 9 to HCS House offered & adopted	H2140-2141
HA 10 to HCS House offered & adopted	H2141-2143
HCS, as amended, House adopted	H2144
Third Read & Passed	H2144-2145 S1271-1299

Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1388
House refuses to recede & grants conference	H2244 S1417
Senate conferees appointed	S1417-1418 H2436-2437
House conferees appointed	H2247 S1417
House distributes CCR	H2586
Referred Fiscal Review Committee	H2586
Reported Do Pass Fiscal Review Committee	H2594
CCR Senate offered & withdrawn	H1803-1804

SB 303 (Wieland) Relating to contracts limiting tortfeasor liability

First Read	S123-124
Second Read & Referred Insurance & Banking Committee	S148
Reported from Insurance & Banking Committee with SCS	S291
Bill Placed on Informal Calendar	S605

SB 304 (Wieland) Relating to the corporate governance of insurance companies

First Read	S124
Second Read & Referred Insurance & Banking Committee	S148

SB 305 (Kehoe) Relating to lobbyist expenditures

First Read	S124
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S148
Reported from Rules, Joint Rules, Resolutions & Ethics Committee	S863
SS offered	S1358
SA 1 to SS offered	S1358-1370
SA 1 to SA 1 to SS offered	S1370-1371
SA 1 to SS withdrawn	S1371
SA 2 to SS offered	S1371-1383
SA 1 to SA 2 to SS offered	S1383-1384
SA 2 to SS withdrawn	S1384
SA 3 to SS offered	S1384-1387
SA 1 to SA 3 to SS offered	S1387-1388
Bill Placed on Informal Calendar	S1388

SB 306 (Hegeman) Relating to bonding requirements for treasurers of seven-director school districts

First Read	S124
Second Read & Referred Insurance & Banking Committee	S148

SB 307 (Munzlinger) Relating to agriculture

First Read	S137
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S148
Reported from Agriculture, Food Production & Outdoor Resources Committee - Consent	S505
Removed Consent Calendar	S561
Reported from Agriculture, Food Production & Outdoor Resources Committee	S964

SB 308 (Chappelle-Nadal) Relating to the investment policies of public entities

First Read	S137-138
Second Read & Referred Insurance & Banking Committee	S148

SB 309 (Walsh) Relating to the retirement system for prosecuting & circuit attorneys

First Read	S138
Second Read & Referred Health & Pensions Committee	S148
Reported from Health & Pensions Committee with SCS - Consent	S285
SCS adopted	S378-379
Third Read & Passed - Consent	S378-379
House First Read	H839
Second Read	H849
Referred Pensions	H1482
HCS Reported Do Pass Pensions	H1776
Referred Rules - Administrative Oversight	H1776
Reported Do Pass Rules - Administrative Oversight	H1984-1985

HCS House adopted	H2677-2678	
Third Read & Passed	H2678-2679	S1874
SB 310 (Wasson) Relating to residential dwellings offered for rent to transient guests		
First Read		S138
Second Read & Referred Economic Development Committee		S148
SB 311 (Wasson) Relating to property tax for vehicles traveling in interstate commerce		
First Read		S138
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S148
Reported from Transportation, Infrastructure & Public Safety Committee with SCS		S523
Bill Placed on Informal Calendar		S605
SB 312 (Wasson) Relating to maintenance medication filled by pharmacists		
First Read		S138
Second Read & Referred Health & Pensions Committee		S148
SB 313 (Koenig) Relating to educational scholarships		
First Read		S138
Second Read & Referred Education Committee		S148
Reported from Education Committee with SCS		S521
SS for SCS offered		S630
SA 1 to SS for SCS offered		S630-676
SSA 1 for SA 1 to SS for SCS offered		S676-726
SS for SCS withdrawn		S781
SS#2 for SCS offered		S781-782
SA 1 to SS#2 for SCS offered		S782
SA 1 to SA 1 to SS#2 for SCS offered & adopted		S782
SA 1 to SS#2 for SCS, as amended, adopted		S783
SA 2 to SS#2 for SCS offered		S783-785
Point of order - Beyond Scope		S785
SA 2 to SS#2 for SCS withdrawn		S785
SA 3 to SS#2 for SCS offered & adopted		S786-787
SA 4 to SS#2 for SCS offered & defeated		S787-788
SA 5 to SS#2 for SCS offered & adopted		S788-789
SA 6 to SS#2 for SCS offered & defeated		S789-792
SA 7 to SS#2 for SCS offered & adopted		S792-794
SA 8 to SS#2 for SCS offered		S794-795
SA 1 to SA 8 to SS#2 for SCS offered & adopted		S795
SA 8 to SS#2 for SCS, as amended, withdrawn		S795
SA 9 to SS#2 for SCS offered & adopted		S795-799
SA 10 to SS#2 for SCS offered & adopted		S799-800
SA 11 to SS#2 for SCS offered		S800
Part I of SA 11 to SS#2 for SCS defeated		S800
Part II of SA 11 to SS#2 for SCS defeated		S800
SA 12 to SS#2 for SCS offered & adopted		S801
SA 13 to SS#2 for SCS offered & defeated		S801-806
SS#2 for SCS, as amended, adopted		S806
Perfected		S806
Motion to Reconsider Perfection Vote adopted		S818
Motion to reconsider SS#2 for SCS, as amended, adopted		S818
SA 14 to SS#2 for SCS offered & adopted		S818-821
SS#2 for SCS, as amended, adopted		S821
Re-Perfected		S821
Reported Truly Re-Perfected Rules, Joint Rules, Resolutions & Ethics Committee		S847
Referred Fiscal Oversight Committee		S847
Reported from Fiscal Oversight Committee		S1106
Third Read & Passed - EC defeated		S1107-1108
House First Read		H1918
Second Read		H1929
Referred General Laws		H1930
Reported Do Pass General Laws		H2071
Referred Rules - Legislative Oversight		H2071
SB 314 (Schatz) Relating to a program for the monitoring of certain prescribed controlled substances		
First Read		S138
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S148
Reported from Transportation, Infrastructure & Public Safety Committee with SCS		S286
SB 315 (Eigel) Relating to transportation regulations		
First Read		S138
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S148
SB 316 (Rowden) Relating to password protection		
First Read		S143
Second Read & Referred General Laws Committee		S186
Reported from General Laws Committee with SCS		S400
Bill Placed on Informal Calendar		S605
SB 317 (Sater) Relating to physician referral for physical therapy		
First Read		S144
Second Read & Referred Professional Registration Committee		S186
SB 318 (Sifton) Relating to unlawful possession of firearms		
First Read		S144
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S186
SB 319 (Hummel) Relating to the administration of emergency services in certain cities		
First Read		S144
Second Read & Referred Local Government & Elections Committee		S186
SB 320 (Hummel) Relating to electrical contractor licenses		
First Read		S144
Second Read & Referred Government Reform Committee		S186
SB 321 (Hegeman) Relating to the admissibility of the use of a safety belt as evidence of comparative negligence		
First Read		S144
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S186
SB 322 (Wieland) Relating to the designation of certain memorial infrastructure		
First Read		S144
Second Read & Referred Transportation, Infrastructure & Public Safety Committee		S186
Reported from Transportation, Infrastructure & Public Safety Committee with SCS - Consent		S286-287
SCS adopted		S383
Third Read & Passed - Consent		S383
House First Read		H839
Second Read		H849
Referred Transportation		H1482
Reported Do Pass Transportation		H1654
Referred Rules - Administrative Oversight		H1654
Reported Do Pass Rules - Administrative Oversight		H1836
HA 1 House offered		H2316
Laid over		H2316
HA 1 House adopted		H2318
HA 2 House offered & adopted		H2318
Third Read & Passed, as amended		H2318-2319 S1473-1474
Senate concurs in HA 1		S1812-1813
Senate concurs in HA 2		S1813
Third Read & Passed, as amended		S1813-1814
Truly Agreed To & Finally Passed		H2630
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee		S1900
Signed by Senate President Pro Tem		S1900
Delivered to Governor		S1903

SB 323 (Brown) Relating to the operation of motorcycles or motortricycles

First Read	S154
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S186

SB 324 (Silvey) Relating to personal flotation devices

First Read	S154
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S186

SB 325 (Kraus) Relating to sales & use tax exemptions

First Read	S154
Second Read & Referred Ways & Means Committee	S186
Reported from Ways & Means Committee	S289
Bill Placed on Informal Calendar	S589

SB 326 (Kraus) Relating to low-profit limited liability companies

First Read	S154
Second Read & Referred Ways & Means Committee	S186
Reported from Ways & Means Committee - Consent	S289
Third Read & Passed - Consent	S384-385
House First Read	H839
Second Read	H849
Referred General Laws	H1482
HCS Reported Do Pass General Laws	H1919
Referred Rules - Legislative Oversight	H1919
Reported Do Pass Rules - Legislative Oversight	H2581
HA 1 to HCS House offered & defeated	H2679-2687
HCS House adopted	H2687
Third Read & Passed	H2687-2688 S1874

SB 327 (Romine) Relating to course access in education

First Read	S154
Second Read & Referred Education Committee	S217
Reported from Education Committee with SCS	S521
Bill Placed on Informal Calendar	S605

SB 328 (Romine) Relating to higher education

First Read	S154
Second Read & Referred Education Committee	S217
Reported from Education Committee with SCS	S290
SA 1 to SCS offered & adopted	S728-729
SA 2 to SCS offered & adopted	S729-733
SA 3 to SCS offered	S733
Bill Placed on Informal Calendar	S733

SB 329 (Kehoe) Relating to motor vehicle franchise practices

First Read	S154
Second Read & Referred General Laws Committee	S217
Reported from General Laws Committee - Consent	S400
Third Read & Passed - Consent	S533
House First Read	H1108
Second Read	H1117
Referred Transportation	H1406
Reported Do Pass Transportation - Consent	H1517
Referred Consent & House Procedure	H1517
Reported Do Pass Consent & House Procedure - Consent	H1551
Third Read & Passed	H2718-2720 S1892
Truly Agreed To & Finally Passed	S1892
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903

SB 330 (Munzlinger) Relating to liability under workers' compensation law

First Read	S154
Second Read & Referred Small Business & Industry Committee	S218
Reported from Small Business & Industry Committee	S290
Bill Placed on Informal Calendar	S605

SB 331 (Hegeman) Relating to confiscation of animals

First Read	S154
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S218
Reported from Agriculture, Food Production & Outdoor Resources Committee	S394
Bill Placed on Informal Calendar	S605

SB 332 (Hegeman) Relating to the timeliness of tax payments made by postal mail

First Read	S155
Second Read & Referred Local Government & Elections Committee	S218
Reported from Local Government & Elections Committee - Consent	S398
Third Read & Passed - Consent	S528
House First Read	H1108
Second Read	H1117
Referred General Laws	H1652
HCS Reported Do Pass General Laws	H2148
Referred Rules - Legislative Oversight	H2148
Reported Do Pass Rules - Legislative Oversight	H2581
Referred Fiscal Review Committee	H2582

SB 333 (Schaaf) Relating to retirement benefits for certain state employees

First Read	S155
Second Read & Referred Health & Pensions Committee	S218
Reported from Health & Pensions Committee with SCS	S393
Bill Placed on Informal Calendar	S605

SB 334 (Sater) Relating to influenza education

First Read	S155
Second Read & Referred Seniors, Families & Children Committee	S218
Reported from Seniors, Families & Children Committee with SCS - Consent	S395
SCS adopted	S526
Third Read & Passed - Consent	S526
House First Read	H1108
Second Read	H1117
Referred Insurance Policy	H1652
HCS Reported Do Pass Insurance Policy	H1833
Referred Rules - Legislative Oversight	H1833

SB 335 (Hoskins) Relating to service dogs

First Read	S155
Second Read & Referred Seniors, Families & Children Committee	S218

SB 336 (Wieland) Relating to market conduct of insurance companies

First Read	S161
Second Read & Referred Insurance & Banking Committee	S218
Reported from Insurance & Banking Committee	S398
Bill Placed on Informal Calendar	S605

SB 337 (Wieland) Relating to depreciation of damaged property

First Read	S161
Second Read & Referred Insurance & Banking Committee	S218

SB 338 (Schupp) Relating to discrimination based on sexual orientation or gender identity

First Read	S161
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218

SB 339 (Schupp) Relating to campaign finance

First Read	S161
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S218

SB 340 (Schupp) Relating to the monitoring of certain prescribed controlled substances	
First Read	S161
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S218
SB 341 (Nasheed) Relating to minor children suspected of prostitution	
First Read	S161
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218
Reported from Judiciary & Civil & Criminal Jurisprudence Committee with SCS	S862
Bill Placed on Informal Calendar	S1358
SB 342 (Holsman) Relating to an earned income tax credit	
First Read	S173
Second Read & Referred Economic Development Committee	S218
SB 343 (Libla) Relating to foster parent adoptions	
First Read	S173
Second Read & Referred Seniors, Families & Children Committee	S218
SB 344 (Nasheed) Relating to the expungement of criminal records involving the offense of prostitution	
First Read	S173
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218
SB 345 (Nasheed) Relating to video recorders used by law enforcement agencies	
First Read	S173
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S218
SB 346 (Schaaf) Relating to appropriations for tax credits	
First Read	S173
Second Read & Referred Economic Development Committee	S218
SB 347 (Kraus) Relating to actions for damages due to exposure to asbestos	
First Read	S173
Second Read & Referred General Laws Committee	S218
SB 348 (Wasson) Relating to fees credited to the technology trust fund	
First Read	S174
Second Read & Referred Economic Development Committee	S218
Reported from Economic Development Committee	S394
SA 1 offered	S822-841
Point of order - SA 1 beyond scope Ruled not well taken ..	S841
Bill Placed on Informal Calendar	S841
SB 349 (Wasson) Relating to financial incentives for job creation	
First Read	S174
Second Read & Referred Economic Development Committee	S218
Reported from Economic Development Committee	S287
Bill Placed on Informal Calendar	S554
SB 350 (Walsh) Relating to employment practices relating to gender	
First Read	S174
Second Read & Referred Small Business & Industry Committee	S218
SB 351 (Sifton) Relating to penalties for the offense of delivery of controlled substances containing heroin	
First Read	S174

Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218
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SB 352 (Sifton) Relating to statutes of limitations for certain offenses against a child

First Read	S174
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218

SB 353 (Wallingford) Relating to grounds for disciplinary actions against dentists

First Read	S174
Second Read & Referred Professional Registration Committee	S218
Reported from Professional Registration Committee - Consent	S399
Reported from Professional Registration Committee	S453
Motion to return bill to committee on Professional Registration adopted	S455
Reported from Professional Registration Committee with SCS	S867

SB 354 (Rowden) Relating to wireless communications infrastructure

First Read	S174
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S218

SB 355 (Romine) Relating to road signs for educational institutions

First Read	S174
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S218
Reported from Transportation, Infrastructure & Public Safety Committee with SCS - Consent	S506
SCS adopted	S575
Third Read & Passed - Consent	S575-576
House First Read	H1229-1230
Second Read	H1241
Referred Transportation	H1652
HCS Reported Do Pass Transportation	H1922
Referred Rules - Administrative Oversight	H1922
Reported Do Pass Rules - Administrative Oversight	H1985
HA 1 to HCS House offered & adopted	H2343-2350
HA 2 to HCS House offered & adopted	H2350-2354
HA 3 to HCS House offered	H2354-2355
HSA 1 for HA 3 to HCS House offered & adopted ..	H2355-2356
HA 4 to HCS House offered & adopted	H2356-2359
HCS, as amended, House adopted	H2360
Third Read & Passed	H2360-2361 S1505-1524
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1586 H2576
House refuses to recede & grants conference	H2578 S1786
House conferees appointed	H2579 S1786
Senate conferees appointed	S1788 H2595
House distributes CCR	H2663
Referred Fiscal Review Committee	H2665
Reported Do Pass Fiscal Review	H2675

SB 356 (Romine) Relating to no-contest clauses in trust instruments

First Read	S174
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S218

SB 357 (Wieland) Relating to adjustments to tax rate levies of political subdivisions

First Read	S174
Second Read & Referred Ways & Means Committee	S218

SB 358 (Wieland) Relating to collective bargaining within the bi-state development agency

First Read	S174
Second Read & Referred General Laws Committee	S218
Reported from General Laws Committee	S400
Bill Placed on Informal Calendar	S605

SB 359 (Hoskins) Relating to the promotion & sale of alcoholic beverages

First Read	S175
Second Read & Referred Small Business & Industry Committee	S218

SB 360 (Hoskins) Relating to virtual public schools

First Read	S175
Second Read & Referred Education Committee	S219

SB 361 (Hummel) Relating to driver's licenses compliant with the federal REAL ID Act of 2015

First Read	S175
Second Read & Referred Veterans & Military Affairs Committee	S219

SB 362 (Hummel) Relating to school instruction in Braille

First Read	S175
Second Read & Referred Education Committee	S219
Reported from Education Committee	S397
Bill Placed on Informal Calendar	S605

SB 363 (Chappelle-Nadal) Relating to long-term care facilities

First Read	S175
Second Read & Referred Seniors, Families & Children Committee	S219
Reported from Seniors, Families & Children Committee - Consent	S395
Third Read & Passed - Consent	S527
House First Read	H1108
Second Read	H1117
Referred General Laws	H1839
HCS Reported Do Pass General Laws	H2148
Referred Rules - Legislative Oversight	H2148
Reported Do Pass Rules - Legislative Oversight	H2581-2582

SB 364 (Munzlinger) Relating to agricultural land values

First Read	S183
Second Read & Referred Ways & Means Committee	S219

SB 365 (Curls) Relating to property owned by limited liability companies

First Read	S183
Second Read & Referred Local Government & Elections Committee	S219

SB 366 (Koenig) Relating to the licensure of psychologists

First Read	S183
Second Read & Referred Professional Registration Committee	S219
Reported from Professional Registration Committee - Consent	S399
Third Read & Passed - Consent	S530-531
House First Read	H1108
Second Read	H1118
Referred Professional Registration & Licensing	H1839

SB 367 (Rowden) Relating to powersport vehicle franchise practices

First Read	S198
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S244

SB 368 (Rowden) Relating to the disclosure of financial information submitted to the department of natural resources

First Read	S198
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S244
Reported from Agriculture, Food Production & Outdoor Resources Committee	S394
Bill Placed on Informal Calendar	S605

SB 369 (Rowden) Relating to transportation of school children

First Read	S198
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S244

SB 370 (Munzlinger) Relating to permits issued by the department of conservation

First Read	S198
Second Read & Referred Ways & Means Committee	S244

SB 371 (Schaaf) Relating to hemp extract

First Read	S198
Second Read & Referred Health & Pensions Committee	S244
Reported from Health & Pensions Committee	S393
SA 1 offered & adopted	S817
SA 2 offered	S817
SSA 1 for SA 2 offered	S817
Bill Placed on Informal Calendar	S817

SB 372 (Hegeman) Relating to the existence of certain state administrative entities

First Read	S198
Second Read & Referred Professional Registration Committee	S244

SB 373 (Curls) Relating to the Missouri senior farmers' market nutrition program

First Read	S199
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S244
Reported from Agriculture, Food Production & Outdoor Resources Committee	S505
SA 1 offered	S750-751
Point of order - SA 1 beyond scope - Taken under advisement - Bill placed on Informal Calendar	S751
Point of order withdrawn	S816
SA 1 withdrawn	S816
Perfected	S816
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S841
Referred Fiscal Oversight Committee	S841
Motion to recall bill as not needed for Fiscal Review	S849
Third Read & Passed	S878
House First Read	H1592
Second Read	H1602
Referred Agriculture Policy	H1839
HCS Reported Do Pass Agriculture Policy	H2146
Referred Rules - Legislative Oversight	H2146

SB 374 (Hummel) Relating to service dogs

First Read	S199
Second Read & Referred Seniors, Families & Children Committee	S244

SB 375 (Hoskins) Relating to abortion

First Read	S199
Second Read & Referred Seniors, Families & Children Committee	S244

SB 376 (Hoskins) Relating to the designation of a state dog

First Read	S199
Second Read & Referred General Laws Committee	S244

Reported from General Laws Committee - Consent	S291	Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S452
Removed Consent Calendar	S323	Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS	S521
Reported from General Laws Committee	S400	Bill Placed on Informal Calendar	S605
SA 1 offered & adopted	S822	SB 385 (Rowden) Relating to privileged communications between peer support specialists & law enforcement & emergency services personnel	
Perfected, as amended	S822	First Read	S209
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S847	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S244
Third Read & Passed	S878-879	SB 386 (Wieland) Relating to competition in the insurance market	
House First Read	H1592	First Read	S209
Second Read	H1602	Second Read & Referred Insurance & Banking Committee	S244
Referred General Laws	H1839	SB 387 (Curls) Relating to long-term care certificates of need	
Reported Do Pass General Laws	H2148	First Read	S209
Referred Rules - Legislative Oversight	H2148	Second Read & Referred Health & Pensions Committee	S244
Reported Do Pass Rules - Legislative Oversight	H2234	SB 388 (Curls) Relating to dental faculty permits	
Third Read & Passed	H2766-2768 S1897	First Read	S209
Truly Agreed To & Finally Passed	S1897	Second Read & Referred Professional Registration Committee	S244
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900	SB 389 (Sater) Relating to initiative petitions	
Signed by Senate President Pro Tem	S1900	First Read	S209
Delivered to Governor	S1903	Second Read & Referred Local Government & Elections Committee	S244
SB 377 (Wallingford) Relating to child custody arrangements		Reported from Local Government & Elections Committee with SCS	S398
First Read	S199	Bill Placed on Informal Calendar	S605
Second Read & Referred Seniors, Families & Children Committee	S244	SB 390 (Emery) Relating to an additional circuit judge in the seventeenth judicial circuit	
SB 378 (Wallingford) Relating to early childhood education		First Read	S209
First Read	S199	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S244
Second Read & Referred Education Committee	S244	SB 391 (Munzlinger) Relating to commercial motor vehicle routes	
Reported from Education Committee	S521	First Read	S215
Bill Placed on Informal Calendar	S605	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S244
SB 379 (Schatz) Relating to autocycles		Reported from Transportation, Infrastructure & Public Safety Committee	S523
First Read	S199	Bill Placed on Informal Calendar	S605
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S244	SB 392 (Holsman) Relating to operating hours of distilleries	
Reported from Transportation, Infrastructure & Public Safety Committee	S522	First Read	S226
Bill Placed on Informal Calendar	S605	Second Read & Referred Small Business & Industry Committee	S253
SB 380 (Riddle) Relating to the department of transportation corridor		Reported from Small Business & Industry Committee - Consent	S452
First Read	S199	Reported from Small Business & Industry Committee	S506
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S244	Bill Placed on Informal Calendar	S605
Reported from Transportation, Infrastructure & Public Safety Committee	S867	SB 393 (Dixon) Relating to property regulations in certain cities & counties	
SB 381 (Riddle) Relating to reports issued by the state auditor		First Read	S226
First Read	S199	Second Read & Referred Local Government & Elections Committee	S253
Second Read & Referred Professional Registration Committee	S244	SB 394 (Romine) Relating to school employee retirement systems	
Reported from Professional Registration Committee	S453	First Read	S226
Bill Placed on Informal Calendar	S605	Second Read & Referred Health & Pensions Committee	S253
SB 382 (Riddle) Relating to maintaining Missouri state parks		Reported from Health & Pensions Committee - Consent	S394
First Read	S199	Third Read & Passed - Consent	S525-526
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S244	House First Read	H1108
SB 383 (Eigel) Relating to joint & several liability		Second Read	H1118
First Read	S199	Referred Pensions	H1652
Second Read & Referred Insurance & Banking Committee	S244	HCS Reported Do Pass Pensions	H1920
Reported from Insurance & Banking Committee	S398		
Bill Placed on Informal Calendar	S605		
SB 384 (Rowden) Relating to the public service commission assessment to public utilities			
First Read	S208-209		
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S244		

Referred Rules - Administrative Oversight	H1920	SB 400 (Hegeman) Relating to the duties of the board of probation & parole	
Reported Do Pass Rules - Administrative Oversight	H2199	First Read	S232
HA 1 to HCS House offered & adopted	H2553-2555	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S253
HA 2 to HCS House offered	H2555-2556	SB 401 (Rowden) Relating to a visiting scholars certificate	
HA 1 to HA 2 to HCS House offered & adopted	H2556-2557	First Read	S232
HA 2 to HCS, as amended, House adopted	H2557	Second Read & Referred Education Committee	S253
HCS, as amended, House adopted	H2557	SB 402 (Wieland) Relating to state colleges & universities grievance procedures	
Third Read & Passed - EC defeated	H2557-2559 S1749-1754	First Read	S237
SB 395 (Hoskins) Relating to the regulation of public accountants		Second Read & Referred Education Committee	S253
First Read	S226-227	SB 403 (Wieland) Relating to the use of universal service funds for lifeline service providers	
Second Read & Referred Professional Registration Committee	S253	First Read	S237
Reported from Professional Registration Committee	S523	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S253
Perfected	S733	SB 404 (Hegeman) Relating to transportation of alcohol products	
Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S736	First Read	S237
Third Read & Passed	S764-765	Second Read & Referred Small Business & Industry Committee	S253
House First Read	H1405	Reported from Small Business & Industry Committee with SCS - Consent	S452
Second Read	H1419	Reported from Small Business & Industry Committee with SCS - Consent	S506
Referred General Laws	H1482	SCS adopted	S575
Reported Do Pass General Laws	H1832	Third Read & Passed - Consent	S575
Referred Rules - Legislative Oversight	H1832	House First Read	H1230
Reported Do Pass Rules - Legislative Oversight	H2074	Second Read	H1241
Laid over	H2212	Referred Special Committee on Small Business	H1652
HA 1 House offered & withdrawn	H2653	Reported Do Pass Special Committee on Small Business ..	H1921
Third Read & Passed	H2653-2654	Referred Rules - Administrative Oversight	H1921
Truly Agreed To & Finally Passed	S1846	Reported Do Pass Rules - Administrative Oversight	H1985
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900	SB 405 (Hegeman) Relating to emergency dispatch service boards in certain counties	
Signed by Senate President Pro Tem	S1900	First Read	S237
Delivered to Governor	S1903	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S253
SB 396 (Wallingford) Relating to the residence of the attorney general		Reported from Commerce, Consumer Protection, Energy & the Environment Committee - Consent	S396
First Read	S227	Reported from Commerce, Consumer Protection, Energy & the Environment Committee with SCS - Consent	S452
Second Read & Referred General Laws Committee	S253	SCS adopted	S547
SB 397 (Wallingford) Relating to the licensure of psychologists		Third Read & Passed - Consent	S547-548
First Read	S227	House First Read	H1148
Second Read & Referred Professional Registration Committee	S253	Second Read	H1158
SB 398 (Romine) Relating to homeowners' associations		Referred Local Government	H1652
First Read	S232	HCS Reported Do Pass Local Government	H2198
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S253	Referred Rules - Administrative Oversight	H2198
SB 399 (Romine) Relating to vehicle composition requirements		SB 406 (Wasson) Relating to adult high schools	
First Read	S232	First Read	S237
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S253	Second Read & Referred Economic Development Committee	S253
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S506	Reported from Economic Development Committee	S394
Corrected Committee Report - Reported From Transportation, Infrastructure & Public Safety Committee with SCS - Consent	S510	Bill Placed on Informal Calendar	S605
Motion to adopt SCS withdrawn	S577	SB 407 (Riddle) Relating to radiologic imaging & radiation therapy certification	
Bill Placed back on Consent Calendar	S577	First Read	S242
SCS adopted	S765	Second Read & Referred Professional Registration Committee	S253
Third Read & Passed - Consent	S765	Reported from Professional Registration Committee with SCS	S867
House First Read	H1405	SB 408 (Koenig) Relating to abortion	
Second Read	H1420	First Read	S242
Referred Transportation	H1839		
HCS Reported Do Pass Transportation	H2072		
Referred Rules - Administrative Oversight	H2072		
Reported Do Pass Rules - Administrative Oversight	H2199		
Referred Fiscal Review Committee	H2199		
Reported Do Pass Fiscal Review Committee	H2210		

Second Read & Referred Seniors, Families & Children Committee	S253	SB 415 (Hummel) Relating to workers' compensation for firefighters	
		First Read	S252-253
SB 409 (Koenig) Relating to the public school retirement system of the City of St. Louis		Second Read & Referred Small Business & Industry Committee	S294
First Read	S242	SB 416 (Hoskins) Relating to taxation of utilities used in food preparation	
Second Read & Referred Health & Pensions Committee	S253	First Read	S253
Reported from Health & Pensions Committee	S393	Second Read & Referred Ways & Means Committee	S294
Bill Placed on Informal Calendar	S605	SB 417 (Chappelle-Nadal) Relating to the disclosure of information on radon hazards to buyers of residential real property	
SB 410 (Schatz) Relating to dental professionals practicing in hospitals		First Read	S261
First Read	S242	Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S294
Second Read & Referred Health & Pensions Committee	S253	SB 418 (Hegeman) Relating to emergency medical services	
Reported from Health & Pensions Committee	S394	First Read	S261
Bill Placed on Informal Calendar	S605	Second Read & Referred Professional Registration Committee	S294
SB 411 (Schatz) Relating to the bi-state metropolitan development district		Reported from Professional Registration Committee with SCS	S453
First Read	S242	Bill Placed on Informal Calendar	S605
Second Read & Referred Local Government & Elections Committee	S253	SB 419 (Riddle) Relating to traffic stop education	
Reported from Local Government & Elections Committee - Consent	S452	First Read	S261
Third Read & Passed - Consent	S549	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S294
House First Read	H1148	Reported from Transportation, Infrastructure & Public Safety Committee	S604
Second Read	H1158	Bill Placed on Informal Calendar	S895
Referred Transportation	H1406	SB 420 (Riddle) Relating to the operation of certain motor vehicles on the shoulder of the roadway	
Reported Do Pass Transportation - Consent	H1518	First Read	S261
Referred Consent & House Procedure	H1518	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S294
Reported Do Pass Consent & House Procedure - Consent	H1551	SB 421 (Rizzo) Relating to the conveyance of certain state properties to the city of Independence	
HA 1 House offered & adopted	H1940-1944	First Read	S261
HA 2 House offered & adopted	H1944-1950	Second Read & Referred General Laws Committee	S294
HA 3 House offered	H1950	Reported from General Laws Committee with SCS - Consent	S455
HA 1 to HA 3 House offered & adopted	H1950-1951	SCS adopted	S553
HA 3, as amended, House adopted	H1951	Third Read & Passed - Consent	S553-554
HA 4 House offered & adopted	H1951-1953	House First Read	H1148
HA 5 House offered	H1953-1966	Second Read	H1158
HA 1 to HA 5 House offered & adopted	H1966	Referred Corrections & Public Institutions	H1482
HA 5, as amended, House adopted	H1966	HCS Reported Do Pass Corrections & Public Institutions	H1707-1708
Third Read & Passed, as amended	H1966-1967 S1131-1167	Referred Rules - Legislative Oversight	H1707-1708
Senate refuses to concur in HA 1, HA 2, HA 3, as amended, HA 4 & HA 5, as amended & requests House recede or grant conference	S1388 H2212	Reported Do Pass Rules - Legislative Oversight	H1838
House refuses to recede & grants conference	H2213-2214 S1407	HA 1 to HCS House offered & adopted	H2444-2445
House conferees appointed	H2214 S1407	HA 2 to HCS House offered & adopted	H2445-2447
Senate conferees appointed	S1407	HA 3 to HCS House offered & adopted	H2447-2450
House conferees appointed	H2234	HCS, as amended, House adopted	H2450
Senate dissolves conference	S1524	Third Read & Passed	H2450-2451 S1626-1630
Senate requests House recede on HA 1, HA 2, HA 3, as amended, HA 4 & HA 5 & take up & pass bill	S1524 H2364	Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1748 H2577
SB 412 (Schupp) Relating to energy efficiency		House refuses to recede & grants conference	H2578 S1786
First Read	S242	House conferees appointed	H2579 S1786
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S253	Senate conferees appointed	S1788 H2595
SB 413 (Munzlinger) Relating to reimbursement for the cost of incarcerating prisoners		House distributes CCR	H2663-2664
First Read	S252	Referred Fiscal Review Committee	H2665
Second Read & Referred Local Government & Elections Committee	S294	Reported Do Pass Fiscal Review	H2675-2676
Reported from Local Government & Elections Committee	S522	CCR Senate offered & adopted	S1859-1860
Bill Placed on Informal Calendar	S605	CCS Senate Third Read & Passed	S1860 H2716
SB 414 (Riddle) Relating to the administration of public safety		House adopts CCR	H2744-2746
First Read	S252	CCS House Third Read & Passed	H2746-2747 S1895
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S294		

Truly Agreed To & Finally Passed	S1895	Second Read & Referred Seniors, Families & Children Committee	S340
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900	Reported from Seniors, Families & Children Committee with SCS	S520
Signed by Senate President Pro Tem	S1900	Bill Placed on Informal Calendar	S605
Delivered to Governor	S1903		
SB 422 (Cunningham) Relating to residential mortgage loan brokers		SB 434 (Sater) Relating to the allocation of moneys to school district professional development committees	
First Read	S261	First Read	S285
Second Read & Referred Insurance & Banking Committee ..	S294	Second Read & Referred Education Committee	S340
Reported from Insurance & Banking Committee with SCS ..	S522	Reported from Education Committee	S521
Bill Placed on Informal Calendar	S605	SA 1 offered & adopted	S619
		Perfected, as amended	S619
SB 423 (Sater) Relating to the termination date of the MO Rx prescription drug program		Reported Truly Perfected Rules, Joint Rules, Resolutions & Ethics Committee	S624
First Read	S277	Third Read & Passed	S763
Second Read & Referred Seniors, Families & Children Committee	S340	House First Read	H1405
		Second Read	H1420
SB 424 (Holsman) Relating to motorcycle profiling		Referred Elementary & Secondary Education	H1652
First Read	S277	HCS Reported Do Pass Elementary & Secondary Education	H2147
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S340	Referred Rules - Administrative Oversight	H2147-2148
		Reported Do Pass Rules - Administrative Oversight ..	H2580-2581
SB 425 (Sifton) Relating to tax credits for the rehabilitation of historic structures		SB 435 (Cunningham) Relating to motor fuel taxes	
First Read	S277	First Read	S285
Second Read & Referred Economic Development Committee	S340	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S340
		Reported from Transportation, Infrastructure & Public Safety Committee with SCS	S604
SB 426 (Wasson) Relating to enhanced enterprise zones		Bill Placed on Informal Calendar	S895
First Read	S277		
Second Read & Referred Economic Development Committee	S340	SB 436 (Curls) Relating to the duties of the board of probation & parole	
Reported from Economic Development Committee with SCS ..	S451	First Read	S285
Bill Placed on Informal Calendar	S605	Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S340
SB 427 (Wasson) Relating to internal audit requirements for insurers		SB 437 (Holsman) Relating to the use of voting machines by blind or visually impaired voters	
First Read	S277	First Read	S303
Second Read & Referred Insurance & Banking Committee ..	S340	Second Read & Referred Local Government & Elections Committee	S340
Reported from Insurance & Banking Committee	S522		
Bill Placed on Informal Calendar	S605	SB 438 (Holsman) Relating to the designation of February as earthquake awareness month	
SB 428 (Eigel) Relating to charter schools		First Read	S303
First Read	S278	Second Read & Referred General Laws Committee	S340
Second Read & Referred Education Committee	S340		
SB 429 (Rowden) Relating to the regulation of previously unregulated professions		SB 439 (Riddle) Relating to disabled veteran license plates	
First Read	S278	First Read	S303
Second Read & Referred Professional Registration Committee	S340	Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S340
SB 430 (Cunningham) Relating to family trust companies		SB 440 (Brown) Relating to engineering equipment grants at the University of Missouri	
First Read	S278	First Read	S303
Second Read & Referred Insurance & Banking Committee ..	S340	Second Read & Referred Education Committee	S341
Reported from Insurance & Banking Committee with SCS ..	S522		
Bill Placed on Informal Calendar	S605	SB 441 (Hegeman) Relating to school employee retirement systems	
SB 431 (Emery) Relating to academic freedom of expression		First Read	S303
First Read	S284	Second Read & Referred Health & Pensions Committee ..	S341
Second Read & Referred Education Committee	S340		
SB 432 (Koenig) Relating to custody of in vitro human embryos		SB 442 (Hegeman) Relating to political subdivisions	
First Read	S284	First Read	S303
Second Read & Referred Seniors, Families & Children Committee	S340	Second Read & Referred Local Government & Elections Committee	S341
		Reported from Local Government & Elections Committee ..	S397
SB 433 (Sater) Relating to the MO HealthNet pharmacy program		Bill Placed on Informal Calendar	S605
First Read	S285		

SB 443 (Chappelle-Nadal) Relating to the statute of limitations for certain claims under workers' compensation laws

First Read S303
 Second Read & Referred Small Business & Industry Committee S341

SB 444 (Rowden) Relating to tax incentives for first-time home buyers

First Read S304
 Second Read & Referred Ways & Means Committee S341

SB 445 (Rowden) Relating to fantasy sports

First Read S304
 Second Read & Referred Progress & Development Committee S341
 Reported from Progress & Development Committee S521
 Bill Placed on Informal Calendar S605

SB 446 (Rowden) Relating to dogs

First Read S304
 Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee S341

SB 447 (Rowden) Relating to the division of professional registration

First Read S304
 Second Read & Referred Professional Registration Committee S341

SB 448 (Emery) Relating to administrative law procedures

First Read S313
 Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee S341
 Reported from Judiciary & Civil & Criminal Jurisprudence Committee S505
 Bill Placed on Informal Calendar S605

SB 449 (Wieland) Relating to port authorities

First Read S314
 Second Read & Referred Transportation, Infrastructure & Public Safety Committee S341

SB 450 (Wieland) Relating to preneed funeral contracts

First Read S314
 Second Read & Referred Insurance & Banking Committee S341

SB 451 (Nasheed) Relating to the office of sheriff of the city of St. Louis

First Read S314
 Second Read & Referred Transportation, Infrastructure & Public Safety Committee S341
 Reported from Transportation, Infrastructure & Public Safety Committee S604
 SS offered S895
 Bill Placed on Informal Calendar S895

SB 452 (Hoskins) Relating to video lottery

First Read S314
 Second Read & Referred Economic Development Committee S341

SB 453 (Sater) Relating to county recording fees

First Read S328
 Second Read & Referred Local Government & Elections Committee S401

SB 454 (Hoskins) Relating to the licensure of athletic trainers

First Read S328
 Second Read & Referred Professional Registration Committee S401

SB 455 (Rowden) Relating to physician assistants

First Read S328

Second Read & Referred Professional Registration Committee S401

SB 456 (Rowden) Relating to healthcare for persons with disabilities

First Read S328
 Second Read & Referred Health & Pensions Committee ... S401

SB 457 (Eigel) Relating to the state highway system

First Read S328
 Second Read & Referred Transportation, Infrastructure & Public Safety Committee S401

SB 458 (Holsman) Relating to energy efficiency

First Read S338
 Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee S401

SB 459 (Holsman) Relating to energy

First Read S338
 Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee S401

SB 460 (Holsman) Relating to planning commissions

First Read S338
 Second Read & Referred Local Government & Elections Committee S401

SB 461 (Holsman) Relating to tax credits for operating certain alternative fuel refueling properties

First Read S338
 Second Read & Referred Economic Development Committee S401

SB 462 (Sifton) Relating to the psychology interjurisdictional compact

First Read S338
 Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee S401

SB 463 (Kehoe) Relating to the Missouri ethics commission

First Read S338
 Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee S401

SB 464 (Emery) Relating to the early childhood special education program

First Read S338
 Second Read & Referred Education Committee S401

SB 465 (Emery) Relating to guardianship proceedings

First Read S338-339
 Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee S401

SB 466 (Emery) Relating to the prosperity states compact

First Read S339
 Second Read & Referred Government Reform Committee .. S401

SB 467 (Schupp) Relating to benefit corporations

First Read S339
 Second Read & Referred Small Business & Industry Committee S401

SB 468 (Hegeman) Relating to emergency rules

First Read S339
 Second Read & Referred Professional Registration Committee S401
 Reported from Professional Registration Committee S586
 Bill Placed on Informal Calendar S605

SB 469 (Schatz) Relating to land clearance projects

First Read	S339
Second Read & Referred Economic Development Committee	S401
Reported from Economic Development Committee	S602
Bill Placed on Informal Calendar	S895

SB 470 (Cunningham) Relating to unclaimed property

First Read	S339
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S401

SB 471 (Hummel) Relating to the science, technology, engineering & mathematics fund

First Read	S339
Second Read & Referred Ways & Means Committee	S402

SB 472 (Hoskins) Relating to sales taxes associated with honey bees

First Read	S339
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S402
Reported from Agriculture, Food Production & Outdoor Resources Committee - Consent	S505
Removed Consent Calendar	S560-561
Reported from Agriculture, Food Production & Outdoor Resources Committee	S964

SB 473 (Rowden) Relating to a social innovation grant program

First Read	S339
Second Read & Referred General Laws Committee	S402

SB 474 (Schatz) Relating to employment exemption variances in ignition interlock device requirements

First Read	S348
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S402
Reported from Transportation, Infrastructure & Public Safety Committee	S867

SB 475 (Schatz) Relating to mandatory arbitration in tort claims against the department of transportation

First Read	S348
Second Read & Referred Government Reform Committee ..	S402
Reported from Government Reform Committee	S520
Bill Placed on Informal Calendar	S605

SB 476 (Schatz) Relating to travel hardships of public school pupils

First Read	S348
Second Read & Referred Education Committee	S402

SB 477 (Riddle) Relating to the statewide telecommunications equipment distribution program

First Read	S348
Second Read & Referred Seniors, Families & Children Committee	S402

SB 478 (Silvey) Relating to personal information data of students

First Read	S348
Second Read & Referred Education Committee	S402
Reported from Education Committee - Consent	S506
Third Read & Passed - Consent	S578
House First Read	H1230
Second Read	H1241
Referred Special Committee on Government Oversight ..	H1652
HCS Reported Do Pass Special Committee on Government Oversight	H2149
Referred Rules - Administrative Oversight	H2149
Reported Do Pass Rules - Administrative Oversight	H2363
HA 1 to HCS House offered & adopted	H2612-2613
HA 2 to HCS House offered & adopted	H2613-2616

HA 3 to HCS House offered & adopted	H2616-2617
HCS, as amended, House adopted	H2617
Third Read & Passed	H2617-2618 S1816-1823

SB 479 (Kraus) Relating to sales taxes on the sale of manufactured homes

First Read	S348
Second Read & Referred Ways & Means Committee	S402

SB 480 (Kraus) Relating to intoxicating liquor

First Read	S348
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S402
Reported from Commerce, Consumer Protection, Energy & the Environment Committee	S864

SB 481 (Sifton) Relating to occupational diseases under workers' compensation laws

First Read	S348
Second Read & Referred Small Business & Industry Committee	S402

SB 482 (Sifton) Relating to licensed professional counselors

First Read	S348
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 483 (Holsman) Relating to railroad grade crossings

First Read	S348
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S402
Reported from Transportation, Infrastructure & Public Safety Committee	S868

SB 484 (Koenig) Relating to the appointment of sheriffs in the city of St. Louis

First Read	S348-349
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 485 (Hoskins) Relating to early childhood education funds

First Read	S349
Second Read & Referred Education Committee	S402
Reported from Education Committee	S521
Bill Placed on Informal Calendar	S605

SB 486 (Kehoe) Relating to the conveyance of a certain state property to the city of Jefferson

First Read	S349
Second Read & Referred General Laws Committee	S402
Reported from General Laws Committee - Consent	S453
Third Read & Passed - Consent	S552
House First Read	H1148
Second Read	H1159
Referred Corrections & Public Institutions	H1406
Referred Rules - Legislative Oversight	H1543
Reported Do Pass Rules - Legislative Oversight	H1591
HA 1 House offered & defeated	H1968-1969
HA 2 House offered & defeated	H1970-1977
Third Read & Passed	H1977-1978
Truly Agreed To & Finally Passed	S1187
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1340
Signed by Senate President Pro Tem	S1341
Signed by House Speaker	H2176
Delivered to Governor	S1341

SB 487 (Curls) Relating to parliamentary law month

First Read	S349
Second Read & Referred General Laws Committee	S402

SB 488 (Kehoe) Relating to the conveyance of certain state properties

First Read	S365
Second Read & Referred General Laws Committee	S402
Reported from General Laws Committee	S453
SA 1 offered & adopted	S552
Third Read & Passed, as amended - Consent	S552-553
House First Read	H1148
Second Read	H1159
Referred Corrections & Public Institutions	H1406
HCS Reported Do Pass Corrections & Public Institutions	H1588
Referred Rules - Legislative Oversight	H1588
Reported Do Pass Rules - Legislative Oversight	H1839
HCS House adopted	H2559
Third Read & Passed	H2559-2560 S1770

SB 489 (Schatz) Relating to the regulation of coal combustion residual units

First Read	S365
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S402

SB 490 (Schupp) Relating to suicide prevention training for health care professionals

First Read	S365
Second Read & Referred Professional Registration Committee	S402
Reported from Professional Registration Committee - Consent	S506
Removed Consent Calendar	S561-562
Reported from Professional Registration Committee	S586
SS offered & adopted	S871
Perfectured	S871
Reported Truly Perfectured Rules, Joint Rules, Resolutions & Ethics Committee	S880
Third Read & Passed	S1109-1110
House First Read	H1918
Second Read	H1929
Referred Health & Mental Health Policy	H1930
Reported Do Pass Health & Mental Health Policy	H2149
Reported Do Pass Rules - Administrative Oversight	H2363

SB 491 (Silvey) Relating to high school graduation requirements

First Read	S365
Second Read & Referred Education Committee	S402

SB 492 (Hegeman) Relating to motor vehicle dealers

First Read	S366
Second Read & Referred Professional Registration Committee	S402

SB 493 (Hegeman) Relating to the appointment of a designated health care decision-maker

First Read	S366
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 494 (Riddle) Relating to physicians providing sports medicine services

First Read	S366
Second Read & Referred Professional Registration Committee	S402

SB 495 (Riddle) Relating to emergency services

First Read	S366
Second Read & Referred Health & Pensions Committee	S402
Reported from Health & Pensions Committee with SCS	S861
SCS adopted	S1358
Perfectured	S1358
Reported Truly Perfectured Rules, Joint Rules, Resolutions & Ethics Committee	S1389

SB 496 (Nasheed) Relating to discriminatory practices against persons convicted of certain offenses

First Read	S366
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 497 (Nasheed) Relating to the court disclosing certain consequences prior to accepting a guilty plea

First Read	S366
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 498 (Nasheed) Relating to truancy

First Read	S366
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S402
Reported from Transportation, Infrastructure & Public Safety Committee	S868

SB 499 (Onder) Relating to the offense of driving with prohibited blood alcohol or drug content

First Read	S366
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S402

SB 500 (Emery) Relating to the participation of home school students in public school activities

First Read	S366
Second Read & Referred Education Committee	S402

SB 501 (Sater) Relating to pharmacist vaccine protocol

First Read	S366
Second Read & Referred Seniors, Families & Children Committee	S402
Reported from Seniors, Families & Children Committee - Consent	S506
Third Read & Passed - Consent	S577-578
House First Read	H1230
Second Read	H1241
Referred Health & Mental Health Policy	H1652
HCS Reported Do Pass Health & Mental Health Policy	H1930
Referred Rules - Administrative Oversight	H1930
Reported Do Pass Rules - Administrative Oversight	H1985
Referred Fiscal Review Committee	H1985
Reported Do Pass Fiscal Review Committee	H2084
HA 1 to HCS House offered & adopted	H2451-2453
HA 2 to HCS House offered & adopted	H2453-2456
HA 3 to HCS House offered & defeated	H2456-2461
HA 4 to HCS House offered & adopted	H2461-2463
HA 5 to HCS House offered & adopted	H2463-2464
HA 6 to HCS House offered & adopted	H2464-2467
HA 7 to HCS House offered & adopted	H2467-2474
HA 3 to HCS House Vote Reconsidered	H2474-2475
HA 3 to HCS House adopted	H2475
HA 8 to HCS House offered & adopted	H2475-2477
HA 9 to HCS House offered & adopted	H2477-2478
HA 10 to HCS House offered & adopted	H2478-2488
HCS, as amended, House adopted	H2489
Third Read & Passed - EC defeated	H2489-2491 S1630-1682
Senate refuses to concur in HCS, as amended & requests House recede or grant conference	S1748 H2577
House refuses to recede & grants conference	H2578
House conferees appointed	H2579
Senate conferees appointed	S1788 H2595
House distributes CCR	H2664
Referred Fiscal Review Committee	H2665
CCR Senate offered & adopted	S1814-1815
CCS Senate Third Read & Passed	S1815 H2630
Reported Do Pass Fiscal Review	H2676
House adopts CCR	H2732-2734
CCS House Third Read & Passed	H2734-2735 S1895
Truly Agreed To & Finally Passed	S1895

Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 502 (Munzlinger) Relating to insurance holding companies engaged in agricultural operations	
First Read	S366
Second Read & Referred Insurance & Banking Committee ..	S402
SB 503 (Munzlinger) Relating to the designation of a state 911 coordinator	
First Read	S366
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S403
Reported from Transportation, Infrastructure & Public Safety Committee - Consent	S506
Third Read & Passed - Consent - EC adopted	S576-577
House First Read	H1230
Second Read	H1241
Referred Transportation	H1482
Reported Do Pass Transportation	H1654
Referred Rules - Administrative Oversight	H1654
Reported Do Pass Rules - Administrative Oversight	H1836
HA 1 House offered & adopted	H2320-2339
HA 2 House offered & adopted	H2339-2340
HA 3 House offered & adopted	H2340-2341
Third Read & Passed - EC adopted	H2341-2343 S1474-1504
Senate refuses to concur in HA1, HA 2 & HA 3 & requests House recede or grant conference	S1803 H2619
House refuses to recede & grants conference	H2619
House conferees appointed	H2621 S1823
Senate conferees appointed	S1825 H2630
House distributes CCR	H2665
Referred Fiscal Review Committee	H2665
CCR Senate offered & adopted	S1857-1858
CCS Senate Third Read & Passed - EC adopted	S1858-1859 H2716
Reported Do Pass Fiscal Review	H2728
House adopts CCR	H2749-2751
CCS House Third Read & Passed - EC adopted	H2751-2752
Truly Agreed To & Finally Passed	S1896
Reported Duly Enrolled Rules, Joint Rules, Resolutions & Ethics Committee	S1900
Signed by Senate President Pro Tem	S1900
Delivered to Governor	S1903
SB 504 (Rowden) Relating to political subdivisions	
First Read	S367
Second Read & Referred Local Government & Elections Committee	S403
SB 505 (Rowden) Relating to taxation	
First Read	S367
Second Read & Referred Ways & Means Committee	S403
SB 506 (Silvey) Relating to the internal operations of state government	
First Read	S374
Second Read & Referred Government Reform Committee ..	S454
SB 507 (Nasheed) Relating to the sheriff of the city of St. Louis	
First Read	S374
Second Read & Referred Local Government & Elections Committee	S454
SB 508 (Nasheed) Relating to medical transportation	
First Read	S374
Second Read & Referred Local Government & Elections Committee	S454
SB 509 (Dixon) Relating to reimbursement for the cost of incarcerating certain prisoners	
First Read	S374
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S454
SB 510 (Dixon) Relating to the operation of motor vehicles	
First Read	S374
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S454
SB 511 (Dixon) Relating to domestic violence facility review panels	
First Read	S374
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S454
SB 512 (Dixon) Relating to criminal offenses	
First Read	S374
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S454
SB 513 (Dixon) Relating to information provided by certain witnesses in criminal matters	
First Read	S374-375
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S454
SB 514 (Onder) Relating to utility services	
First Read	S375
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S454
SB 515 (Munzlinger) Relating to transportation & delivery of petroleum products	
First Read	S375
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S454
SB 516 (Munzlinger) Relating to schedules of controlled substances	
First Read	S375
Second Read & Referred Health & Pensions Committee ...	S454
SB 517 (Wasson) Relating to tax credits for contributions to certain benevolent organizations	
First Read	S375
Second Read & Referred Economic Development Committee	S454
Reported from Economic Development Committee	S602
Bill Placed on Informal Calendar	S895
SB 518 (Emery) Relating to the licensure of hospitals	
First Read	S375
Second Read & Referred Health & Pensions Committee ...	S454
Reported from Health & Pensions Committee	S862
Bill Placed on Informal Calendar	S1358
SB 519 (Emery) Relating to the acquisition of land by the United States government	
First Read	S375
Second Read & Referred Government Reform Committee ..	S454
SB 520 (Emery) Relating to municipal ordinance violations	
First Read	S375
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S454
SB 521 (Kraus) Relating to the taxation of partnerships	
First Read	S375
Second Read & Referred Ways & Means Committee	S454

SB 522 (Sifton) Relating to school bus safety belts

First Read	S375
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S454

SB 523 (Sater) Relating to criminal background checks for child care providers

First Read	S375
Second Read & Referred Seniors, Families & Children Committee	S454
Reported from Seniors, Families & Children Committee with SCS	S864

SB 524 (Koenig) Relating to service of process after the statute of limitations has expired for filing an action

First Read	S375
Second Read & Referred Government Reform Committee ..	S454
Reported from Government Reform Committee with SCS ..	S964

SB 525 (Riddle) Relating to the fee collected at the time of sale for lead-acid batteries

First Read	S376
Second Read & Referred Commerce, Consumer Protection, Energy & the Environment Committee	S455

SB 526 (Brown) Relating to vendors of consumer-directed services

First Read	S455
Second Read & Referred Appropriations Committee	S455
Reported from Appropriations Committee	S505
Bill Placed on Informal Calendar	S605

SB 527 (Brown) Relating to MO HealthNet managed care

First Read	S376
Second Read & Referred Health & Pensions Committee ...	S455

SB 528 (Hegeman) Relating to grants to assist in financing certain utility projects

First Read	S376
Second Read & Referred Agriculture, Food Production & Outdoor Resources Committee	S455
Reported from Agriculture, Food Production & Outdoor Resources Committee - Consent	S505
Removed Consent Calendar	S561
Reported from Agriculture, Food Production & Outdoor Resources Committee	S964

SB 529 (Hegeman)

First Read	S376
Bill Withdrawn	S441

SB 530 (Hegeman) Relating to the prohibition of local minimum wage laws

First Read	S376
Second Read & Referred Local Government & Elections Committee	S455

SB 531 (Hoskins) Relating to the division of developmental disabilities

First Read	S376
Second Read & Referred Seniors, Families & Children Committee	S455

SB 532 (Hoskins) Relating to department of mental health inspections

First Read	S376
Second Read & Referred Health & Pensions Committee ...	S455
Reported from Health & Pensions Committee	S862

Bill Placed on Informal Calendar	S1358
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SB 533 (Eigel) Relating to maintenance medication

First Read	S376
Second Read & Referred Health & Pensions Committee ...	S455

SB 534 (Eigel) Relating to student participation in statewide assessments

First Read	S376
Second Read & Referred Education Committee	S455

SB 535 (Wallingford) Relating to child abuse investigations

First Read	S376
Second Read & Referred Seniors, Families & Children Committee	S455
Reported from Seniors, Families & Children Committee ...	S863

SB 536 (Wallingford) Relating to membership of the Missouri state board of nursing

First Read	S376-377
Second Read & Referred Professional Registration Committee	S455

SB 537 (Chappelle-Nadal) Relating to the court disclosing certain consequences prior to accepting a guilty plea

First Read	S377
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S455

SB 538 (Chappelle-Nadal) Relating to vaccines

First Read	S377
Second Read & Referred Health & Pensions Committee ...	S455

SB 539 (Chappelle-Nadal) Relating to discriminatory practices against persons convicted of certain offenses

First Read	S377
Second Read & Referred Judiciary & Civil & Criminal Jurisprudence Committee	S455

SB 540 (Curls) Relating to professional licenses

First Read	S377
Second Read & Referred Professional Registration Committee	S455

SB 541 (Schupp) Relating to the requirement to replace certain infrastructure for water corporations collecting an infrastructure replacement surcharge

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SB 542 (Schatz) Relating to the civil penalty for violating certain underground facility safety standards

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SB 543 (Schatz) Relating to civil penalties for violating federally mandated natural gas safety standards

First Read	S378
Second Read & Referred Transportation, Infrastructure & Public Safety Committee	S455

SB 544 (Rowden) Relating to the small business regulatory fairness board

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SCR 2 (Emery)

Offered	S65
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SCR 3 (Emery) Relating to Regulation Freedom Amendment

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SCR 4 (Kehoe) Relating to Constitutional Convention

First Read	S66-67
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Third Read & Passed	S869
House First Read	H1553
Second Read	H1562
Reported Do Pass Special Committee on Government Oversight	H1833-1834
Referred Rules - Administrative Oversight	H1833-1834
Reported Do Pass Rules - Administrative Oversight	H2362
Third Read & Passed	H2771-2774 S1897
Truly Agreed To & Finally Passed	S1897
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SCR 5 (Romine) Relating to the Joachim Creek Joint Risk Force

Offered	S104
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SCR 6 (Walsh) Relating to meningococcal disease

Offered	S105
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Reported from Rules, Joint Rules, Resolutions & Ethics Committee	S1105

SCR 7 (Hoskins) Relating to the Missouri-Israel Cooperative Agreement

Offered	S122-123
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SCR 8 (Schupp) Relating to activities of the People's Republic of China

Offered	S136-137
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SCR 9 (Holsman) Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which regulate elections

First Read	S142-143
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Referred Rules, Joint Rules, Resolutions & Ethics Committee

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SA 1 offered & adopted	S851
Third Read & Passed	S852
House First Read	H1553
Second Read	H1562

SCR 10 (Wieland) Relating to St. Louis Board of Aldermen to defeat Board Bill 203

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SCR 11 (Wieland) Relating to the Delta Queen

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SCR 12 (Sater)

First Read	S183
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SCR 13 (Sater) Relating to Ronald Reagan Day in Missouri

First Read	S208
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SCR 14 (Hoskins) Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress

Offered	S251
Second Read & Referred Rules, Joint Rules, Resolutions & Ethics Committee	S261
Reported from Rules, Joint Rules, Resolutions & Ethics Committee	S395
Third Read & Passed	S850-851
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Second Read	H1562
HCS Reported Do Pass Special Committee on Government Oversight	H1834
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SCR 15 (Hoskins) Relating to Total Eclipse Day

Offered	S251-252
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SCR 16 (Sater) Relating to the Gold Star Families Memorial Monument

First Read	S260-261
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SCR 17 (Curls) Relating to rights for people with cognitive disabilities to technology & information access

Offered	S276-277
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SCR 18 (Wallingford) Relating to urging the Defense POW/MIA Accounting Agency to prioritize resolving the cases of the 15 Missourians from the Vietnam War

Offered	S284
Referred Rules, Joint Rules, Resolutions & Ethics Committee	S304
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SCR 19 (Emery) Relating to creating the Task Force on Retail Electric Competition & the Restructuring of the Electric Utility Industry

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SCR 20 (Rizzo) Relating to support for sheltered workshops

Offered	S365
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SCR 21 (Wallingford) Relating to the support of the adoption of the rules & procedures adopted by the Assembly of State Legislatures

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Adopted	S850
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SCR 22 (Schupp) Relating to the ratification of the Equal Rights Amendment to the United States Constitution

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SCR 23 (Curls) Relating to Parliamentary Law Month

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SJR 4 (Chappelle-Nadal) Relating to a recall election for the St. Louis county executive

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SJR 5 (Emery) Relating to impeachment trials

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SJR 8 (Romine) Relating to property exempt from taxation

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653	Wieland	Winkelman, John J.	778
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1030	Riddle	Wood, Sidney and Mary Ruth	1899

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Taken Up	H1276
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Taken Up	H1301
Laid Over (H)	H1301
Taken Up	H1330
Title of Bill - Agreed To	H1330
HCS Adopted (H)	H1330
Perfected (H)	H1330
Taken Up	H1390
Third Read and Passed (H)	H1390 - 1391
Reported to the Senate and First Read (S)	S768
Second read and referred: Senate Appropriations (S)	S780
Reported Do Pass (S).....	S962
Taken Up	S972
Truly Agreed To and Finally Passed	S972 - 973
Senate Message (S).....	H1776
Signed by House Speaker (H).....	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 2 (Fitzpatrick) Relating to the appropriation of money for the State Board of Education and the Department of Elementary and Secondary Education.

Introduced and Read First Time (H)	H676
Read Second Time (H)	H702
Referred: Budget (H)	H731
HCS Reported Do Pass (H).....	H1220
Taken Up	H1276
Laid Over (H)	H1276
Taken Up	H1301
Laid Over (H)	H1301
Taken Up	H1311
Laid Over (H)	H1311
Taken Up	H1315
Laid Over (H)	H1316
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HCS Adopted (H)	H1332
Perfected with Amendments (H).....	H1332
Taken Up	H1391
Third Read and Passed (H)	H1391 - 1392
Reported to the Senate and First Read (S)	S768
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S).....	S962
Taken Up	S973
Placed on Informal Calendar	S974
Taken Up	S1032
SCS Adopted (S)	S1036
Third Read and Passed with Amendments (S)	S1036
Reported to the House with... (H)	H1776 - 1777
Taken Up	H1830
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1830
House Message (H)	S1095
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S).....	H1915
House Conference Committee Appointed (H)	H1918
House Message (H)	S1129
Senate Conference Committee Appointed (S)	S1169
Senate Message (S).....	H1981
House Distributes Conference Committee Report (H)	H2151
Taken Up	H2169
House Adopts Conference Committee Report (H)	H2169
Third Read and Passed (H)	H2170

House Message (H)	S1323
Taken Up	S1323
Senate Adopts Conference Committee Report (S)	S1324
Truly Agreed To and Finally Passed	S1324 - 1325
Senate Message (S)	H2199
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 3 (Fitzpatrick) Relating to the appropriation of money for the Department of Higher Education.

Introduced and Read First Time (H).....	H676
Read Second Time (H).....	H702
Referred: Budget (H).....	H731
HCS Reported Do Pass (H).....	H1220
Taken Up.....	H1276
Laid Over (H).....	H1276
Taken Up.....	H1301
Laid Over (H).....	H1306
Taken Up.....	H1332
Title of Bill - Agreed To	H1332
HCS Adopted (H).....	H1332
Perfected with Amendments (H)	H1322
Taken Up.....	H1392
Third Read and Passed (H).....	H1392 - 1393
Reported to the Senate and First Read (S).....	S768
Second read and referred: Senate Appropriations (S).....	S780
SCS Reported Do Pass (S)	S963
Taken Up.....	S1036
SCS Adopted (S).....	S1037
Third Read and Passed (S)	S1037
Reported to the House with... (H).....	H1777
Taken Up.....	H1830
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1830
House Message (H)	S1095
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1915
House Conference Committee Appointed (H).....	H1918
House Message (H).....	S1129
Senate Conference Committee Appointed (S)	S1169
Senate Message (S)	H1981
House Distributes Conference Committee Report (H).....	H2151 - 2152
Taken Up.....	H2170
House Adopts Conference Committee Report (H)	H2171
Third Read and Passed (H).....	H2172
House Message (H)	S1323
Taken Up.....	S1325
Senate Adopts Conference Committee Report (S)	S1325 - 1326
Truly Agreed To and Finally Passed	S1326
Senate Message (S)	H2199
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor.....	H2795

HB 4 (Fitzpatrick) Relating to the appropriation of money for the Department of Revenue and the Department of Transportation.

Introduced and Read First Time (H).....	H677
Read Second Time (H).....	H702
Referred: Budget (H).....	H731
HCS Reported Do Pass (H).....	H1220
Taken Up.....	H1276
Laid Over (H).....	H1276
Taken Up.....	H1306
Laid Over (H).....	H1309
Taken Up.....	H1332
Title of Bill - Agreed To	H1332
HCS Adopted (H).....	H1333
Perfected (H).....	H1333
Taken Up.....	H1393
Third Read and Passed (H).....	H1393 - 1394

Reported to the Senate and First Read (S)	S768 - 769
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1037 - 1038
SCS Adopted (S)	S1038
Third Read and Passed (S)	S1038
Reported to the House with... (H)	H1777
Taken Up	H1830
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1830
House Message (H)	S1095
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1915
House Conference Committee Appointed (H)	H1918
House Message (H)	S1129
Senate Conference Committee Appointed (S)	S1169
Senate Message (S)	H1981
House Distributes Conference Committee Report (H)	H2152
Taken Up	H2172
House Adopts Conference Committee Report (H)	H2173
Third Read and Passed (H)	H2173 - 2174
House Message (H)	S1323
Taken Up	S1326
Senate Adopts Conference Committee Report (S)	S1327
Truly Agreed To and Finally Passed	S1327 - 1328
Senate Message (S)	H2199
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 5 (Fitzpatrick) Relating to the appropriation of money for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety, and the Chief Executive's Office.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H702
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1221
Taken Up	H1276
Laid Over (H)	H1276
Taken Up	H1309
Laid Over (H)	H1309
Taken Up	H1310
Laid Over (H)	H1310
Taken Up	H1310
Laid Over (H)	H1311
Taken Up	H1311
Laid Over (H)	H1311
Taken Up	H1312
Laid Over (H)	H1312
Taken Up	H1313
Laid Over (H)	H1314
Taken Up	H1333
Title of Bill - Agreed To	H1333
HCS Adopted (H)	H1333
Perfected with Amendments (H)	H1333
Taken Up	H1394
Third Read and Passed (H)	H1394 - 1395
Reported to the Senate and First Read (S)	S769
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1038 - 1039
SCS Adopted (S)	S1039
Third Read and Passed (S)	S1039
Reported to the House with... (H)	H1777 - 1778
Taken Up	H1830
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1830
House Message (H)	S1095 - 1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1915
House Conference Committee Appointed (H)	H1919
House Message (H)	S1129
Senate Conference Committee Appointed (S)	S1169
Senate Message (S)	H1981

House Distributes Conference Committee Report (H)	H2153
Taken Up	H2174
House Adopts Conference Committee Report (H)	H2174 - 2175
Third Read and Passed (H)	H2175 - 2176
House Message (H)	S1328
Taken Up	S1329
Senate Adopts Conference Committee Report (S)	S1329
Truly Agreed To and Finally Passed	S1329 - 1330
Senate Message (S)	H2199
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 6 (Fitzpatrick) Relating to the appropriation of money for the Department of Agriculture, Department of Conservation and the Department of Natural Resources.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H702
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1221
Taken Up	H1276
Laid Over (H)	H1276
Taken Up	H1311
Laid Over (H)	H1312
Taken Up	H1314
Laid Over (H)	H1315
Taken Up	H1333
Title of Bill - Agreed To	H1333
HCS Adopted (H)	H1333
Perfected with Amendments (H)	H1333
Taken Up	H1395
Third Read and Passed (H)	H1396
Reported to the Senate and First Read (S)	S769
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1044
SCS Adopted (S)	S1045
Third Read and Passed with Amendments (S)	S1045 - 1046
Reported to the House with... (H)	H1804 - 1805
Taken Up	H1831
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1831
House Message (H)	S1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1915
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1169 - 1170
Senate Message (S)	H1981
House Distributes Conference Committee Report (H)	H2153 - 2154
Taken Up	H2176
House Adopts Conference Committee Report (H)	H2177
Third Read and Passed (H)	H2177 - 2178
House Message (H)	S1328
Taken Up	S1331
Senate Adopts Conference Committee Report (S)	S1331 - 1332
Truly Agreed To and Finally Passed	S1332 - 1333
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 7 (Fitzpatrick) Relating to the appropriation of money for the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, and the Department of Labor and Industrial Relations.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1221
Taken Up	H1276
Laid Over (H)	H1276
Taken Up	H1309
Laid Over (H)	H1309

Taken Up	H1315
Laid Over (H)	H1315
Taken Up	H1316
Laid Over (H)	H1316
Taken Up	H1333
Title of Bill - Agreed To	H1333
HCS Adopted (H)	H1333
Perfected with Amendments (H)	H1333
Taken Up	H1396
Third Read and Passed (H)	H1397
Reported to the Senate and First Read (S)	S769 - 770
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1046
SCS Adopted (S)	S1046
Third Read and Passed (S)	S1046 - 1047
Reported to the House with... (H)	H1805
Taken Up	H1831
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1831
House Message (H)	S1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1915
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2154
Taken Up	H2178
House Adopts Conference Committee Report (H)	H2178 - 2179
Third Read and Passed (H)	H2179 - 2180
House Message (H)	S1328
Taken Up	S1333
Senate Adopts Conference Committee Report (S)	S1334
Truly Agreed To and Finally Passed	S1334 - 1335
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 8 (Fitzpatrick) Relating to the appropriation of money for the Department of Public Safety.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1221
Taken Up	H1276
Laid Over (H)	H1276
Taken Up	H1316
Laid Over (H)	H1318
Taken Up	H1333
Title of Bill - Agreed To	H1333
HCS Adopted (H)	H1334
Perfected with Amendments (H)	H1334
Taken Up	H1397
Third Read and Passed (H)	H1398
Reported to the Senate and First Read (S)	S770
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1047
SCS Adopted (S)	S1047
Third Read and Passed (S)	S1047 - 1048
Reported to the House with... (H)	H1805
Taken Up	H1831
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1831
House Message (H)	S1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1916
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2155
Taken Up	H2182

House Adopts Conference Committee Report (H)	H2180 - 2181
Third Read and Passed (H)	H2181 - 2182
House Message (H)	S1330
Taken Up	S1335
Senate Adopts Conference Committee Report (S)	S1335 - 1336
Truly Agreed To and Finally Passed	S1336
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 9 (Fitzpatrick) Relating to the appropriation of money for the Department of Corrections.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1221 - 1222
Taken Up	H1277
Laid Over (H)	H1277
Taken Up	H1318
Laid Over (H)	H1319
Taken Up	H1334
Title of Bill - Agreed To	H1334
HCS Adopted (H)	H1334
Perfected (H)	H1334
Taken Up	H1398
Third Read and Passed (H)	H1398 - 1399
Reported to the Senate and First Read (S)	S770
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1048
SCS Adopted (S)	S1048
Third Read and Passed (S)	S1048 - 1049
Reported to the House with... (H)	H1805
Taken Up	H1831
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1831
House Message (H)	S1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1916
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2155 - 2156
Taken Up	H2182
House Adopts Conference Committee Report (H)	H2182 - 2183
Third Read and Passed (H)	H2183 - 2184
House Message (H)	S1331
Taken Up	S1337
Senate Adopts Conference Committee Report (S)	S1337
Truly Agreed To and Finally Passed	S1337 - 1338
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 10 (Fitzpatrick) Relating to the appropriation of money for the Department of Mental Health and the Department of Health and Senior Services.

Introduced and Read First Time (H)	H677
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1222
Taken Up	H1277
Laid Over (H)	H1277
Taken Up	H1312
Laid Over (H)	H1313
Taken Up	H1319
Laid Over (H)	H1323
Taken Up	H1334
Title of Bill - Agreed To	H1334
HCS Adopted (H)	H1334
Perfected with Amendments (H)	H1334
Taken Up	H1399

Third Read and Passed (H)	H1399 - 1400
Reported to the Senate and First Read (S)	S770 - 771
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1057
Placed on Informal Calendar	S1060
Taken Up	S1066
SCS Adopted (S)	S1068
Third Read and Passed (S)	S1068
Reported to the House with... (H)	H1830
Taken Up	H1831
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1831
House Message (H)	S1096
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1916
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2156
Taken Up	H2184
Substitute Motion Offered	H2184
Substitute Motion Defeated	H2185 - 2186
House Adopts Conference Committee Report (H)	H2186 - 2187
Third Read and Passed (H)	H2187 - 2188
House Message (H)	S1331
Taken Up	S1338
Senate Adopts Conference Committee Report (S)	S1339
Truly Agreed To and Finally Passed	S1339 - 1340
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 11 (Fitzpatrick) Relating to the appropriation of money for the Department of Social Services.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1222
Taken Up	H1277
Laid Over (H)	H1277
Taken Up	H1323
Laid Over (H)	H1327
Taken Up	H1334
Title of Bill - Agreed To	H1334
HCS Adopted (H)	H1334
Perfected with Amendments (H)	H1334
Taken Up	H1400
Third Read and Passed (H)	H1400 - 1401
Reported to the Senate and First Read (S)	S771
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S963
Taken Up	S1068 - 1069
SCS Adopted (S)	S1072
Third Read and Passed (S)	S1072
Reported to the House with... (H)	H1848
Taken Up	H1851
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1851
House Message (H)	S1115
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1916
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2157 - 2158
Taken Up	H2190
House Adopts Conference Committee Report (H)	H2190 - 2191
Third Read and Passed (H)	H2191 - 2192
House Message (H)	S1340
Taken Up	S1346
Senate Adopts Conference Committee Report (S)	S1347
Truly Agreed To and Finally Passed	S1347 - 1348
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

Truly Agreed To and Finally Passed	S1345 - 1346
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 12 (Fitzpatrick) Relating to the appropriation of money for the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and the Committee on Legislative Research.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H703
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1222
Taken Up	H1277
Laid Over (H)	H1277
Taken Up	H1310
Laid Over (H)	H1310
Taken Up	H1327
Laid Over (H)	H1329
Motion to Reconsider Adopted (H)	H1330 - 1331
Laid Over (H)	H1332
Taken Up	H1334
Title of Bill - Agreed To	H1335
Perfected with Amendments (H)	H1335
Taken Up	H1401 - 1402
Third Read and Passed (H)	H1402
Reported to the Senate and First Read (S)	S771
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S964
Taken Up	S1072
SCS Adopted (S)	S1073
Third Read and Passed with Amendments (S)	S1073 - 1074
Reported to the House with... (H)	H1848 - 1849
Taken Up	H1851
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1851
House Message (H)	S1115
Senate Refuses to Recede, Grants Conference (S)	S1116
Senate Message (S)	H1916
House Conference Committee Appointed (H)	H1919
House Message (H)	S1130
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Distributes Conference Committee Report (H)	H2157 - 2158
Taken Up	H2190
House Adopts Conference Committee Report (H)	H2190 - 2191
Third Read and Passed (H)	H2191 - 2192
House Message (H)	S1340
Taken Up	S1346
Senate Adopts Conference Committee Report (S)	S1347
Truly Agreed To and Finally Passed	S1347 - 1348
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 13 (Fitzpatrick) Relating to the appropriation of money for real property leases, related services, utilities, systems furniture, structural modifications and related expenses.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H703 - 704
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1222
Taken Up	H1277
Laid Over (H)	H1277
Taken Up	H1329
Laid Over (H)	H1330
Taken Up	H1335
Title of Bill - Agreed To	H1335

HCS Adopted (H)	H1335
Perfected (H)	H1335
Taken Up	H1403
Third Read and Passed (H)	H1403
Reported to the Senate and First Read (S)	S771
Second read and referred: Senate Appropriations (S)	S780
SCS Reported Do Pass (S)	S964
Taken Up	S1074
SCS Adopted (S)	S1074
Third Read and Passed (S)	S1074 - 1075
Reported to the House with... (H)	H1849
Taken Up	H2192
House Adopts (H)	H2192 - 2193
Truly Agreed To and Finally Passed	H2193 - 2194
House Message (H)	S1340
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 14 (Fitzpatrick) Relating to the appropriation of money for several departments and offices of state government, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2017.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H704
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1098
Taken Up	H1140
Title of Bill - Agreed To	H1140
HCS Adopted (H)	H1140
Perfected (H)	H1140
Taken Up	H1183
Third Read and Passed (H)	H1183 - 1184
Reported to the Senate and First Read (S)	S586 - 587
Second read and referred: Senate Appropriations (S)	S605
SCS Reported Do Pass (S)	S727
Taken Up	S766
SCS Adopted (S)	S767
Third Read and Passed (S)	S767
Reported to the House with... (H)	H1404
Taken Up	H1824
House Adopts (H)	H1824 - 1825
Truly Agreed To and Finally Passed	H1825 - 1826
House Message (H)	S1096
Signed by House Speaker (H)	H2182
Signed by President Pro Tem (S)	S1333
Delivered to Governor	H2182
Approved by Governor (G)	H2235
Delivered to Secretary of State (G)	H2235

HB 17 (Fitzpatrick) Relating to the appropriation of money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H704
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1434
Taken Up	H1503
Title of Bill - Agreed To	H1504
HCS Adopted (H)	H1504
Perfected (H)	H1504
Taken Up	H1540
Third Read and Passed (H)	H1540 - 1541
Reported to the Senate and First Read (S)	S882
Second read and referred: Senate Appropriations (S)	S949
SCS Reported Do Pass (S)	S1075
Taken Up	S1110
SCS Adopted (S)	S1111
Third Read and Passed with Amendments (S)	S1111
Reported to the House with... (H)	H1916
Taken Up	H1918
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1918

House Message (H)	S1130
Senate Refuses to Recede, Grants Conference (S)	S1167
Senate Conference Committee Appointed (S)	S1170
Senate Message (S)	H1982
House Conference Committee Appointed (H)	H1983
House Message (H)	S1187
House Distributes Conference Committee Report (H)	H2158
Taken Up	H2194
House Adopts Conference Committee Report (H)	H2194 - 2195
Third Read and Passed (H)	H2195 - 2196
House Message (H)	S1340
Taken Up	S1348
Senate Adopts Conference Committee Report (S)	S1348 - 1349
Truly Agreed To and Finally Passed	S1349
Senate Message (S)	H2211
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 18 (Fitzpatrick) To appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Introduced and Read First Time (H)	H678
Read Second Time (H)	H704
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1434
Taken Up	H1504
Title of Bill - Agreed To	H1505
HCS Adopted (H)	H1505
Perfected with Amendments (H)	H1505
Taken Up	H1541
Third Read and Passed (H)	H1541 - 1542
Reported to the Senate and First Read (S)	S882
Second read and referred: Senate Appropriations (S)	S949
SCS Reported Do Pass (S)	S1075
Taken Up	S1112
SCS Adopted (S)	S1113
Third Read and Passed with Amendments (S)	S1113 - 1114
Reported to the House with... (H)	H1916 - 1917
Taken Up	H2196
House Adopts (H)	H2196 - 2197
Truly Agreed To and Finally Passed	H2197 - 2198
House Message (H)	S1341
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 19 (Fitzpatrick) To appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Introduced and Read First Time (H)	H679
Read Second Time (H)	H704
Referred: Budget (H)	H731
HCS Reported Do Pass (H)	H1434
Taken Up	H1505
Title of Bill - Agreed To	H1506
HCS Adopted (H)	H1506
Perfected with Amendments (H)	H1506
Taken Up	H1542
Third Read and Passed (H)	H1542 - 1543
Reported to the Senate and First Read (S)	S882

Second read and referred: Senate Appropriations (S)	S949	Read Second Time (H)	H168
SCS Reported Do Pass (S)	S1075	Referred: Judiciary (H)	H239
Taken Up	S1114	HB 33 (Cross) Relating to landlords.	
SCS Adopted (S)	S1114	Read First Time (H)	H62
Third Read and Passed (S)	S1114 - 1115	Read Second Time (H)	H168
Reported to the House with... (H)	H1917	Referred: Select Committee on Local, State, Federal Relations	
Taken Up	H1918	and Miscellaneous Business (H)	H2783
House Refuses to Adopt, Requests Senate to Recede or Grant		HB 34 (Plocher) Relating to the uniform commercial code.	
Conference	H1918	Read First Time (H)	H62
House Message (H)	S1130	Read Second Time (H)	H168
Senate Refuses to Recede, Grants Conference (S)	S1167	Referred: Judiciary (H)	H239
Senate Conference Committee Appointed (S)	S1170	Reported Do Pass (H)	H340
Senate Message (S)	H1983	Referred: Rules - Legislative Oversight (H)	H340
House Conference Committee Appointed (H)	H1983	Reported Do Pass (H)	H411
House Message (H)	S1187	Taken Up	H444
HB 26 (Christofanelli) Relating to motor vehicle registration.		Title of Bill - Agreed To	H444
Read First Time (H)	H62	Perfected (H)	H444
Read Second Time (H)	H167	Taken Up	H471
Referred: Government Efficiency (H)	H239	Third Read and Passed (H)	H471 - 472
HCS Reported Do Pass (H)	H534	Reported to the Senate and First Read (S)	S209
Referred: Rules - Legislative Oversight (H)	H534	Second read and referred: Senate Judiciary and Civil and	
HB 27 (Christofanelli) Relating to closed primary elections.		Criminal Jurisprudence (S)	S220
Read First Time (H)	H62	Reported Do Pass (S)	S520
Read Second Time (H)	H167	Placed on Informal Calendar	S780
Referred: Select Committee on Local, State, Federal Relations		Taken Up	S919
and Miscellaneous Business (H)	H2783	Truly Agreed To and Finally Passed	S919 - 920
HB 28 (Pike) Relating to diabetes awareness month.		Senate Message (S)	H1651
Read First Time (H)	H62	Signed by House Speaker (H)	H1718
Read Second Time (H)	H167	Signed by President Pro Tem (S)	S974
Referred: Special Committee on Tourism (H)	H239	Delivered to Governor	H1718
Reported Do Pass - Consent (H)	H427	Approved by Governor (G)	H2235
Referred: Consent and House Procedure (H)	H427	Delivered to Secretary of State (G)	H2235
Reported Do Pass - Consent (H)	H460	HB 35 (Plocher) Relating to the admission of chemical test	
Perfected by Consent - Pursuant to House Rules (H)	H538	results in intoxication-related proceedings.	
Taken Up	H968	Read First Time (H)	H62
Third Read and Passed (H)	H968 - 969	Read Second Time (H)	H168
Reported to the Senate and First Read (S)	S488	Referred: Judiciary (H)	H239
Second read and referred: Senate General Laws (S)	S571	Reported Do Pass (H)	H372
HB 29 (Pike) Relating to powdered alcohol.		Referred: Rules - Legislative Oversight (H)	H372
Read First Time (H)	H62	Reported Do Pass (H)	H411
Read Second Time (H)	H168	Taken Up	H444
Referred: General Laws (H)	H239	Title of Bill - Agreed To	H444
HCS Reported Do Pass (H)	H553	Perfected (H)	H444 - 445
Referred: Rules - Legislative Oversight (H)	H553	Taken Up	H472
Reported Do Pass (H)	H868	Third Read and Passed (H)	H472 - 473
Taken Up	H1372	Emergency Clause Adopted (H)	H473 - 474
Title of Bill - Agreed To	H1379	Reported to the Senate and First Read (S)	S210
HCS Adopted (H)	H1379	Second read and referred: Senate Judiciary and Civil and	
Perfected with Amendments (H)	H1380	Criminal Jurisprudence (S)	S220
Taken Up	H1430	Reported Do Pass (S)	S602
Third Read and Passed (H)	H1430 - 1431	Placed on Informal Calendar	S781
Reported to the Senate and First Read (S)	S808	HB 36 (Lant) Relating to surcharges on rental services.	
Second read and referred: Senate Economic Development (S)	S815	Read First Time (H)	H62
HB 30 (Pike) Relating to aircraft taxation.		Read Second Time (H)	H168
Read First Time (H)	H62	Referred: Local Government (H)	H239
Read Second Time (H)	H168	HB 37 (Higdon) Relating to the establishment of police lines or	
Referred: Ways and Means (H)	H239	barricades.	
HCS Reported Do Pass (H)	H520	Read First Time (H)	H62
Referred: Rules - Administrative Oversight (H)	H520	Read Second Time (H)	H168
HB 31 (Cross) Relating to federal income tax deduction		Referred: Crime Prevention and Public Safety (H)	H239
amounts.		HB 38 (Higdon) Relating to prison terms.	
Read First Time (H)	H62	Read First Time (H)	H62
Read Second Time (H)	H168	Read Second Time (H)	H168
Referred: Select Committee on Local, State, Federal Relations		Referred: Judiciary (H)	H457
and Miscellaneous Business (H)	H2783	HCS Reported Do Pass (H)	H1546
HB 32 (Cross) Relating to representation in tax assessments		Referred: Rules - Legislative Oversight (H)	H1546
matters.		HB 39 (Higdon) Relating to towed vehicles.	
Read First Time (H)	H62	Read First Time (H)	H62

Read Second Time (H)	H168
Referred: Crime Prevention and Public Safety (H)	H239
Reported Do Pass (H)	H712
Referred: Rules - Legislative Oversight (H)	H712
Reported Do Pass (H)	H1075

HB 40 (Higdon) Relating to peace officer safety alerts.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Crime Prevention and Public Safety (H)	H239

HB 41 (McCann Beatty) Relating to the appointment of a special prosecutor in certain officer-involved incidents.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Crime Prevention and Public Safety (H)	H474

HB 42 (White) Relating to labor organizations.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Economic Development (H)	H195
HCS Reported Do Pass (H)	H282

HB 43 (White) Relating to tax changes for areas affected by natural disasters.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Local Government (H)	H407
HCS Reported Do Pass (H)	H645
Referred: Rules - Administrative Oversight (H)	H645

HB 44 (White) Relating to the prevailing wage on low-income housing.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Economic Development (H)	H195
HCS Reported Do Pass (H)	H691
Referred: Rules - Legislative Oversight (H)	H691
Returned to Committee of Origin (H)	H756
HCS#2 Reported Do Pass (H)	H887
Referred: Rules - Legislative Oversight (H)	H887

HB 45 (White) Relating to the state legal expense fund.

Read First Time (H)	H62
Read Second Time (H)	H168
Referred: Government Efficiency (H)	H595
Reported Do Pass (H)	H804
Referred: Rules - Legislative Oversight (H)	H804

HB 46 (Lichtenegger) Relating to poaching.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Conservation and Natural Resources (H)	H302

HB 47 (Lichtenegger) Relating to insurance reimbursement for physical therapy services.

Withdrawn (H)	H27
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HB 48 (Lichtenegger) Relating to sales taxes for public safety.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Local Government (H)	H239
HCS Reported Do Pass (H)	H426
Referred: Rules - Administrative Oversight (H)	H426
Returned to Committee of Origin (H)	H943
HCS#2 Reported Do Pass (H)	H1252
Referred: Rules - Administrative Oversight (H)	H1252
Reported Do Pass (H)	H1408

HB 49 (Roeber) Relating to parliamentary law month.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Special Committee on Tourism (H)	H239
Reported Do Pass - Consent (H)	H427
Referred: Consent and House Procedure (H)	H427

Reported Do Pass - Consent (H)	H460
Perfect by Consent - Pursuant to House Rules (H)	H538
Taken Up	H969
Third Read and Passed (H)	H969 - 970
Reported to the Senate and First Read (S)	S488
Second read and referred: Senate General Laws (S)	S571

HB 50 (Roeber) Relating to circuit and associate judges in the sixteenth judicial circuit.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Judiciary (H)	H240
HCS Reported Do Pass (H)	H372 - 373
Referred: Rules - Legislative Oversight (H)	H372
Reported Do Pass (H)	H647 - 648
Taken Up	H753
Title of Bill - Agreed To	H753
HCS Adopted (H)	H753
Perfect (H)	H753
Taken Up	H800
Third Read and Passed (H)	H800 - 801
Reported to the Senate and First Read (S)	S386
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S456
Taken Up	S765 - 766
SCS Adopted (S)	S766
Third Read and Passed (S)	S766
Reported to the House with... (H)	H1404
Referred: Fiscal Review (H)	H1405
Reported Do Pass (H)	H1420
Taken Up	H1822
House Adopts (H)	H1822 - 1823
Truly Agreed To and Finally Passed	H1823 - 1824
House Message (H)	S1096
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 51 (Andrews) Relating to cemetery funds.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Local Government (H)	H240
Reported Do Pass (H)	H426
Referred: Rules - Administrative Oversight (H)	H426
Reported Do Pass (H)	H495
Taken Up	H519
Title of Bill - Agreed To	H519
Perfect (H)	H519
Taken Up	H550
Third Read and Passed (H)	H550
Reported to the Senate and First Read (S)	S254
Second read and referred: Senate Local Government and Elections (S)	S295
SCS Reported Do Pass (S)	S603
Placed on Informal Calendar	S781
Taken Up	S920
SCS Adopted (S)	S920
Third Read and Passed (S)	S920
Reported to the House with... (H)	H1651
Referred: Fiscal Review (H)	H1651
Reported Do Pass (H)	H1663
Taken Up	H1826
House Adopts (H)	H1826 - 1827
Truly Agreed To and Finally Passed	H1827 - 1828
House Message (H)	S1096
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 52 (Andrews) Relating to special road district commissioner elections.

Read First Time (H)	H63
Read Second Time (H)	H168
Referred: Local Government (H)	H407
Reported Do Pass (H)	H534

Referred: Rules - Administrative Oversight (H)	H534
Reported Do Pass (H)	H736
Taken Up	H904
Title of Bill - Agreed To	H905
Perfected with Amendments (H)	H905
Taken Up	H962
Third Read and Passed (H)	H962 - 963
Reported to the Senate and First Read (S)	S487
Second read and referred: Senate Local Government and Elections (S)	S571
Reported Do Pass (S)	S866
HB 53 (Love) Relating to historic preservation.	
Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783
HB 54 (Muntzel) Relating to vacancies in county elected offices.	
Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Elections and Elected Officials (H)	H240
HCS Reported Do Pass (H)	H425
Referred: Rules - Administrative Oversight (H)	H425
Reported Do Pass (H)	H495
Taken Up	H519
Title of Bill - Agreed To	H519
HCS Adopted (H)	H519
Perfected with Amendments (H)	H519
Taken Up	H551
Third Read and Passed (H)	H551
Reported to the Senate and First Read (S)	S254
Second read and referred: Senate Local Government and Elections (S)	S295
SCS Reported Do Pass (S)	S866
HB 55 (Muntzel) Relating to a tax credit for homeless shelter contributions.	
Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Ways and Means (H)	H457
Reported Do Pass (H)	H618
Referred: Rules - Administrative Oversight (H)	H618
HB 56 (Love) Relating to outdoor advertising.	
Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Transportation (H)	H407
Reported Do Pass (H)	H616
Referred: Rules - Administrative Oversight (H)	H616
Reported Do Pass (H)	H1102
HB 57 (Haefner) Relating to crimes committed against law enforcement officers and first responders.	
Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Crime Prevention and Public Safety (H)	H195
HCS Reported Do Pass (H)	H475
Referred: Rules - Legislative Oversight (H)	H475
Reported Do Pass (H)	H520
Taken Up	H582
Title of Bill - Agreed To	H590
HCS Adopted (H)	H590
Perfected with Amendments (H)	H591
Referred: Fiscal Review (H)	H595
Reported Do Pass (H)	H634
Taken Up	H634
Third Read and Passed (H)	H635 - 636
Reported to the Senate and First Read (S)	S304
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S341
SCS Reported Do Pass (S)	S863
Referred: Senate Fiscal Oversight (S)	S895
Reported Do Pass (S)	S1106

HB 58 (Haefner) Relating to perinatal care.

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Health and Mental Health Policy (H)	H240
Reported Do Pass (H)	H493
Referred: Rules - Administrative Oversight (H)	H493
Reported Do Pass (H)	H558
Taken Up	H611
Title of Bill - Agreed To	H611
Perfected (H)	H612
Taken Up	H662
Third Read and Passed (H)	H662 - 663
Reported to the Senate and First Read (S)	S308
Second read and referred: Senate Health and Pensions (S)	S341
Reported Do Pass (S)	S861

HB 59 (Shumake) Relating to protective orders.

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Judiciary (H)	H407

HB 60 (Alferman) Relating solely to lobbyist expenditures.

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: General Laws (H)	H195
Reported Do Pass (H)	H220
Referred: Rules - Legislative Oversight (H)	H220
Reported Do Pass (H)	H274
Taken Up	H294
Laid Over (H)	H294
Taken Up	H299
Title of Bill - Agreed To	H300
Perfected with Amendments (H)	H300 - 301
Taken Up	H315
Third Read and Passed (H)	H315 - 316
Reported to the Senate and First Read (S)	S125
Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S186

**HB 61 (Alferman) Relating to the designation of a memorial
bridge.**

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Transportation (H)	H240
Reported Do Pass - Consent (H)	H477
Referred: Consent and House Procedure (H)	H477
Reported Do Pass - Consent (H)	H536
Perfected by Consent - Pursuant to House Rules (H)	H668
Taken Up	H971
Third Read and Passed (H)	H971 - 972
Reported to the Senate and First Read (S)	S489
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S571
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S868
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
Reported Do Pass (S)	S935

HB 62 (Berry) Relating to marriage.

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

**HB 63 (Berry) Relating to tax credits for student loan
repayment.**

Read First Time (H)	H63
Read Second Time (H)	H169
Referred: Special Committee on Innovation and Technology (H)	H1216

HB 64 (Berry) Relating to sales taxes for electricity sellers.

Read First Time (H)	H63
Read Second Time (H)	H169

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2783	HB 73 (McGaugh) Relating to certain immunities from peace disturbances.	
HB 65 (Ruth) Relating to the waterways trust fund.		Read First Time (H)	H64
Read First Time (H)	H63	Read Second Time (H)	H169
Read Second Time (H)	H169	Referred: Judiciary (H)	H407
Referred: Budget (H)	H640	Reported Do Pass (H)	H1653
HB 66 (Ruth) Relating to newborn screening requirements.		Referred: Rules - Legislative Oversight (H)	H1653
Read First Time (H)	H64	HB 74 (McGaugh) Relating to the consumer legal funding model act.	
Read Second Time (H)	H169	Read First Time (H)	H64
Referred: Health and Mental Health Policy (H)	H240	Read Second Time (H)	H169
HCS Reported Do Pass (H)	H425	Referred: General Laws (H)	H1216
Referred: Rules - Administrative Oversight (H)	H425	HB 75 (McGaugh) Relating to prosecuting attorneys.	
Reported Do Pass (H)	H495	Read First Time (H)	H64
Taken Up	H531	Read Second Time (H)	H170
Title of Bill - Agreed To	H531	Referred: Judiciary (H)	H407
HCS Adopted (H)	H531	HB 76 (McGaugh) Relating to the disclosure of news sources and information.	
Perfected (H)	H531	Read First Time (H)	H64
Referred: Fiscal Review (H)	H552	Read Second Time (H)	H170
Reported Do Pass (H)	H569	Referred: Judiciary (H)	H407
Taken Up	H569	HB 77 (McGaugh) Relating to vexatious litigations.	
Third Read and Passed (H)	H569 - 570	Read First Time (H)	H64
Reported to the Senate and First Read (S)	S256	Read Second Time (H)	H170
Second read and referred: Senate Seniors, Families, and Children (S)	S295	Referred: Judiciary (H)	H640
SCS Reported Do Pass (S)	S603	HCS Reported Do Pass (H)	H1225
Referred: Senate Fiscal Oversight (S)	S617	Referred: Rules - Legislative Oversight (H)	H1225
Reported Do Pass (S)	S760	HB 78 (McGaugh) Relating to prevailing wages for public works contracts.	
Placed on Informal Calendar	S781	Read First Time (H)	H64
HB 67 (Ruth) Relating to appointment of a teacher representative to the state board of education.		Read Second Time (H)	H170
Read First Time (H)	H64	Referred: Economic Development (H)	H195
Read Second Time (H)	H169	HCS Reported Do Pass (H)	H887
Referred: Elementary and Secondary Education (H)	H457	Referred: Rules - Legislative Oversight (H)	H887
HB 68 (Wessels) Relating to the narcotics control act.		HB 79 (McGaugh) Relating to wages for work done on behalf of a school.	
Read First Time (H)	H64	Read First Time (H)	H64
Read Second Time (H)	H169	Read Second Time (H)	H170
Referred: Insurance Policy (H)	H474	Referred: Economic Development (H)	H195
HCS Reported Do Pass (H)	H614	HB 80 (Vescovo) Relating to employee retirement or welfare plans.	
HB 69 (Cookson) Relating to sales taxes for fire protection districts.		Read First Time (H)	H64
Read First Time (H)	H64	Read Second Time (H)	H170
Read Second Time (H)	H169	Referred: Pensions (H)	H240
Referred: Local Government (H)	H240	Reported Do Pass (H)	H692
Reported Do Pass (H)	H476	Referred: Rules - Administrative Oversight (H)	H692
Referred: Rules - Administrative Oversight (H)	H476	HB 81 (McGaugh) Relating to workers' compensation.	
Returned to Committee of Origin (H)	H943	Read First Time (H)	H64
HCS#2 Reported Do Pass (H)	H1252	Read Second Time (H)	H170
Referred: Rules - Administrative Oversight (H)	H1252	Referred: Special Committee on Employment Security (H)	H640
HB 70 (Love) Relating to security of ambulance district funds.		Reported Do Pass (H)	H776
Read First Time (H)	H64	Referred: Rules - Administrative Oversight (H)	H776
Read Second Time (H)	H169	HB 82 (Redmon) Relating to taxation of utilities used in food preparation.	
Referred: Financial Institutions (H)	H640	Read First Time (H)	H64
Reported Do Pass (H)	H888	Read Second Time (H)	H170
Referred: Rules - Legislative Oversight (H)	H888	Referred: Ways and Means (H)	H532
Reported Do Pass (H)	H1486	Reported Do Pass (H)	H919
HB 71 (McGaugh) Relating to clean water law permit requirements.		Referred: Rules - Administrative Oversight (H)	H919
Read First Time (H)	H64	HB 83 (Redmon) Relating to industrial hemp.	
Read Second Time (H)	H169	Read First Time (H)	H64
Referred: Special Committee on Small Business (H)	H240	Read Second Time (H)	H170
Reported Do Pass (H)	H426 - 427	Referred: Agriculture Policy (H)	H302
Referred: Rules - Administrative Oversight (H)	H426		
Returned to Committee of Origin (H)	H495		
HB 72 (McGaugh) Relating to condemnation proceedings.			
Read First Time (H)	H64		
Read Second Time (H)	H169		
Referred: Judiciary (H)	H240		

HB 84 (Redmon) Relating to eminent domain for electric transmission line projects.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Utilities (H).....	H912

HB 85 (Redmon) Relating to public utility vehicles.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Transportation (H)	H240
Reported Do Pass (H)	H477
Referred: Rules - Administrative Oversight (H)	H477
Reported Do Pass (H)	H558
Taken Up	H610
Title of Bill - Agreed To	H610
Perfected (H)	H610
Taken Up	H659
Third Read and Passed (H)	H659 - 660
Reported to the Senate and First Read (S)	S307
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S341
SCS Reported Do Pass (S).....	S604
Placed on Informal Calendar	S781

HB 86 (Schroer) Relating to crimes committed against law enforcement officers and first responders.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Crime Prevention and Public Safety (H)	H302

HB 87 (Henderson) Relating to the county special road tax.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Local Government (H).....	H240
Reported Do Pass - Consent (H).....	H426
Referred: Consent and House Procedure (H)	H426
Reported Do Pass - Consent (H)	H618 - 619
Perfected by Consent - Pursuant to House Rules (H).....	H756
Taken Up	H1010
Third Read and Passed (H)	H1010 - 1011
Reported to the Senate and First Read (S)	S507
Second read and referred: Senate Local Government and Elections (S)	S571
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S866
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S).....	S918
SCS Reported Do Pass (S).....	S934

HB 88 (Rehder) Relating to distributors of hypodermic needles.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Health and Mental Health Policy (H).....	H407
Reported Do Pass (H)	H1544
Referred: Rules - Administrative Oversight (H)	H1544

HB 89 (Rehder) Relating to the appointment of a guardian for an incapacitated person.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Judiciary (H)	H640

HB 90 (Rehder) Relating to the narcotics control act.

Read First Time (H).....	H65
Read Second Time (H)	H170
Referred: Insurance Policy (H)	H457
HCS Reported Do Pass (H).....	H614
Referred: Rules - Legislative Oversight (H)	H614
Reported Do Pass (H)	H666
Taken Up	H1167
Laid Over (H)	H1167
Taken Up	H1190
Laid Over (H)	H1190
Taken Up	H1190

Title of Bill - Agreed To	H1200
HCS Adopted (H).....	H1200
Perfected with Amendments (H)	H1200
Referred: Fiscal Review (H).....	H1250
Reported Do Pass (H).....	H1268
Taken Up.....	H1277
Third Read and Passed (H).....	H1278 - 1279
Reported to the Senate and First Read (S)	S622
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S727
Reported Do Pass (S)	S780
Referred: Senate Fiscal Oversight (S)	S814
Reported Do Pass (S)	S861
Taken Up.....	S871
Senate Substitute Offered (S)	S871 - 872
SS Adopted (S)	S876
Third Read and Passed with Amendments (S)	S876
Reported to the House with... (H).....	H1563 - 1564
Referred: Fiscal Review (H).....	H1564
Reported Do Pass (H).....	H1564
Taken Up.....	H1574
House Refuses to Adopt, Requests Senate to Recede or Grant Conference	H1574
House Message (H)	S891
Senate Refuses to Recede, Grants Conference (S)	S1399
Senate Conference Committee Appointed (S)	S1401
Senate Message (S)	H2231
House Conference Committee Appointed (H).....	H2234
House Message (H)	S1415
Taken Up.....	H2361
Conference Committee Dissolved	H2361
Laid Over (H).....	H2362
Taken Up.....	H2612
House Requests a Further Conference (H)	H2612
House Message (H)	S1816
Senate Grants Conference (S)	S1828
Senate Message (S)	H2632
House Message (H)	S1846
Senate Conference Committee Appointed (S)	S1846
Senate Message (S)	H2652
Conferees Re-appointed (H).....	H2654
House Distributes Conference Committee Report (H)	H2666
Referred: Fiscal Review (H).....	H2668

HB 91 (Rehder) Relating to labor organizations.

Read First Time (H)	H65
Read Second Time (H).....	H170
Referred: Economic Development (H)	H195
HCS Reported Do Pass (H).....	H282
Referred: Rules - Legislative Oversight (H).....	H282
Reported Do Pass (H).....	H303 - 304
Taken Up.....	H337
Title of Bill - Agreed To	H338
HCS Adopted (H).....	H339
Perfected (H).....	H339
Taken Up.....	H350
Third Read and Passed (H).....	H350 - 351
Reported to the Senate and First Read (S)	S149
Second read and referred: Senate General Laws (S).....	S220
Reported Do Pass (S)	S603
Placed on Informal Calendar	S781

HB 92 (Runions) Relating to planning commissions.

Read First Time (H)	H65
Read Second Time (H).....	H170
Referred: Local Government (H)	H640

HB 93 (Lauer) Relating to the Missouri works training program.

Read First Time (H)	H65
Read Second Time (H).....	H170
Referred: Workforce Development (H).....	H351
Reported Do Pass (H).....	H509
Referred: Rules - Administrative Oversight (H).....	H509
Reported Do Pass (H).....	H646

Taken Up	H771	Title of Bill - Agreed To	H1581
Title of Bill - Agreed To	H771	Perfected (H)	H1581
Perfected (H)	H771	Taken Up	H1697
Taken Up	H826	Third Read and Passed (H)	H1697 - 1698
Third Read and Passed (H)	H826 - 827	Reported to the Senate and First Read (S)	S965
Reported to the Senate and First Read (S)	S405 - 406	Second read and referred: Senate Education (S)	S1797
Second read and referred: Senate Economic Development (S)	S456		
SCS Reported Do Pass (S)	S602	HB 98 (Swan) Relating to a tax credit for contributions to organizations meeting hunger, health, and hygiene needs of schoolchildren.	
Referred: Senate Fiscal Oversight (S)	S617	Read First Time (H)	H65
Reported Do Pass (S)	S760	Read Second Time (H)	H171
Placed on Informal Calendar	S781	Referred: Elementary and Secondary Education (H)	H1405
Taken Up	S1529	HCS Reported Do Pass (H)	H1544
Senate Substitute Offered (S)	S1529	Referred: Rules - Administrative Oversight (H)	H1544
Placed on Informal Calendar	S1529		
Taken Up	S1531 - 1532	HB 99 (Swan) Relating to statements of no tax due.	
SS Adopted (S)	S1532	Read First Time (H)	H65
Third Read and Passed (S)	S1532	Read Second Time (H)	H171
Reported to the House with... (H)	H2375	Referred: Special Committee on Small Business (H)	H407
Referred: Fiscal Review (H)	H2376	Reported Do Pass (H)	H734
Reported Do Pass (H)	H2436	Referred: Rules - Administrative Oversight (H)	H734
Taken Up	H2630		
House Adopts (H)	H2630 - 2631	HB 100 (Swan) Relating to emergency medical services personnel.	
Truly Agreed To and Finally Passed	H2631 - 2632	Read First Time (H)	H65
House Message (H)	S1832	Read Second Time (H)	H171
Signed by House Speaker (H)	H2795	Referred: Professional Registration and Licensing (H)	H407
Signed by President Pro Tem (S)	S1901	HCS Reported Do Pass (H)	H1678
Delivered to Governor	H2795	Referred: Rules - Administrative Oversight (H)	H1678
HB 94 (Lauer) Relating to student assessments.		HB 101 (Swan) Relating to tax credit approval.	
Read First Time (H)	H65	Read First Time (H)	H65
Read Second Time (H)	H170	Read Second Time (H)	H171
Referred: Workforce Development (H)	H195	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783
Reported Do Pass (H)	H509 - 510		
Referred: Rules - Administrative Oversight (H)	H509	HB 102 (Swan) Relating to music therapists.	
Reported Do Pass (H)	H598	Read First Time (H)	H65
Taken Up	H753	Read Second Time (H)	H171
Title of Bill - Agreed To	H753	Referred: Elementary and Secondary Education (H)	H640
Perfected (H)	H753	Reported Do Pass (H)	H888
Taken Up	H801	Referred: Rules - Administrative Oversight (H)	H888
Third Read and Passed (H)	H801 - 802	Reported Do Pass (H)	H1254
Reported to the Senate and First Read (S)	S386		
Second read and referred: Senate Education (S)	S456	HB 103 (Swan) Relating to the regulation of controlled substances.	
Reported Do Pass (S)	S864	Read First Time (H)	H66
		Read Second Time (H)	H171
HB 95 (McGaugh) Relating to evidence for the cost of medical care and treatment.		Referred: Budget (H)	H493
Read First Time (H)	H65		
Read Second Time (H)	H170	HB 104 (Love) Relating to the prevailing wage on public works.	
Referred: Special Committee on Litigation Reform (H)	H195	Read First Time (H)	H66
Reported Do Pass (H)	H395	Read Second Time (H)	H171
Referred: Rules - Legislative Oversight (H)	H395	Referred: Economic Development (H)	H195
Reported Do Pass (H)	H427	Reported Do Pass (H)	H774
Taken Up	H454	Referred: Rules - Legislative Oversight (H)	H774
Title of Bill - Agreed To	H454	Reported Do Pass (H)	H921
Perfected with Amendments (H)	H454	Taken Up	H994
Taken Up	H490	Laid Over (H)	H996
Third Read and Passed (H)	H491	Taken Up	H1160
Reported to the Senate and First Read (S)	S227	Title of Bill - Agreed To	H1163
Second read and referred: Senate Government Reform (S)	S244	Perfected (H)	H1163 - 1164
Reported Do Pass (S)	S396	Taken Up	H1245
Placed on Informal Calendar	S510	Third Read and Passed (H)	H1245 - 1246
		Reported to the Senate and First Read (S)	S610 - 611
HB 96 (Schroer) Relating to firearms.		Second read and referred: Senate General Laws (S)	S618
Read First Time (H)	H65	Reported Do Pass (S)	S760
Read Second Time (H)	H170	Placed on Informal Calendar	S781
Referred: General Laws (H)	H640	Taken Up	S1797 - 1798
		Senate Substitute Offered (S)	S1798
HB 97 (Swan) Relating to a visiting scholars certificate.		Placed on Informal Calendar	S1798
Read First Time (H)	H65		
Read Second Time (H)	H170		
Referred: Elementary and Secondary Education (H)	H407		
Reported Do Pass (H)	H596		
Referred: Rules - Administrative Oversight (H)	H596		
Reported Do Pass (H)	H944		
Taken Up	H1581		

HB 105 (Love) Relating to the organ donor program fund.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Ways and Means (H)	H407
Reported Do Pass (H)	H618
Referred: Rules - Administrative Oversight (H)	H618
Reported Do Pass (H)	H1102
Taken Up	H1445
Title of Bill - Agreed To	H1445
Perfected (H)	H1445
Taken Up	H1529
Third Read and Passed (H)	H1529 - 1530
Reported to the Senate and First Read (S)	S880
Second read and referred: Senate Ways and Means (S)	S895
Reported Do Pass (S).....	S1104

HB 106 (Love) Relating to cemetery trust funds.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Local Government (H)	H407

HB 107 (Kelley 127) Relating to victim impact programs for driving while intoxicated offenders.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Crime Prevention and Public Safety (H)	H240
Reported Do Pass (H)	H886
Referred: Rules - Legislative Oversight (H)	H886

HB 108 (Davis) Relating to a connected vehicle technology testing program for trucks.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Transportation (H)	H240
HCS Reported Do Pass (H).....	H557
Referred: Rules - Administrative Oversight (H)	H557

HB 109 (Kelley 127) Relating to an earned income tax credit.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Special Committee on Tax Policy for Working Families (H)	H773
HCS Reported Do Pass (H).....	H1101
Referred: Rules - Administrative Oversight (H)	H1101
Reported Do Pass (H)	H1680

HB 110 (Davis) Relating to emergency vehicles.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Transportation (H)	H407
Reported Do Pass (H)	H617
Referred: Rules - Administrative Oversight (H)	H617
Reported Do Pass (H)	H944

HB 111 (Mathews) Relating to collective bargaining units within the bi-state development agency.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: General Laws (H).....	H240
Reported Do Pass (H)	H533
Referred: Rules - Legislative Oversight (H)	H533
Reported Do Pass (H)	H806
Taken Up	H1299
Title of Bill - Agreed To	H1300
Perfected (H)	H1301
Taken Up	H1421
Third Read and Passed (H)	H1421 - 1422
Reported to the Senate and First Read (S)	S806
Second read and referred: Senate General Laws (S)	S815

HB 112 (McCaherty) Relating to custody of in vitro human embryos.

Read First Time (H).....	H66
Read Second Time (H)	H171
Referred: Judiciary (H)	H640

Reported Do Pass (H).....	H1516
Referred: Rules - Legislative Oversight (H)	H1516

HB 113 (McGaugh) Relating to county health ordinances.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Local Government (H)	H1216
Reported Do Pass (H).....	H1677
Referred: Rules - Administrative Oversight (H).....	H1677

HB 114 (McGaugh) Relating to false disparagement of perishable food products.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Agriculture Policy (H)	H407
Reported Do Pass (H).....	H595
Referred: Rules - Legislative Oversight (H).....	H595
Reported Do Pass (H).....	H1170

HB 115 (Shull 16) Relating to the sale of intoxicating liquor at an international airport.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Transportation (H)	H240
HCS Reported Do Pass (H)	H494 - 495
Referred: Rules - Administrative Oversight (H).....	H494 - 495
Reported Do Pass (H).....	H559
Taken Up	H680
Title of Bill - Agreed To	H680
HCS Adopted (H).....	H680
Perfected (H)	H681
Taken Up	H725
Third Read and Passed (H).....	H725 - 726
Reported to the Senate and First Read (S)	S357
Second read and referred: Senate Economic Development (S).....	S455
SCS Reported Do Pass (S)	S602
Placed on Informal Calendar	S781
Taken Up	S1842
Senate Substitute Offered (S)	S1842
SS Adopted (S)	S1842
Third Read and Passed (S)	S1842 - 1843
Reported to the House with... (H).....	H2650
Referred: Fiscal Review (H).....	H2653
Reported Do Pass (H).....	H2727
Taken Up	H2730
House Adopts (H)	H2730 - 2731
Truly Agreed To and Finally Passed	H2731 - 2732
House Message (H)	S1894
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor.....	H2795

HB 116 (Rowland 29) Relating to the compensation of jurors.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HB 117 (Rowland 29) Relating to financial interest statements.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 118 (Wood) Relating to elementary and secondary education.

Read First Time (H)	H66
Read Second Time (H).....	H171
Referred: Elementary and Secondary Education (H)	H595
HCS Reported Do Pass (H).....	H915
Referred: Rules - Administrative Oversight (H).....	H915
Reported Do Pass (H).....	H1168 - 1169
Taken Up	H1459
Referred: Fiscal Review (H).....	H1473
Reported Do Pass (H).....	H1528

Taken Up	H1539	HB 126 (Vescovo) Relating to public contracts.	Read First Time (H)	H67
Title of Bill - Agreed To	H1539	Read Second Time (H)	H172	
HCS Adopted (H)	H1540	Referred: Economic Development (H)	H195	
Perfected with Amendments (H)	H1540	Reported Do Pass with Amendments (H)	H458 - 459	
Referred: Fiscal Review (H)	H1543	Referred: Rules - Legislative Oversight (H)	H458	
Reported Do Pass (H)	H1565	Reported Do Pass (H)	H571	
Taken Up	H1567	Taken Up	H610	
Third Read and Passed (H)	H1567 - 1568	Title of Bill - Agreed To	H611	
Emergency Clause Defeated (H)	H1568 - 1569	Perfected with Amendments (H)	H611	
Reported to the Senate and First Read (S)	S892	Taken Up	H638	
Second read and referred: Senate Education (S)	S949	Third Read and Passed (H)	H638 - 639	
HB 119 (Kelley 127) Relating to family law proceedings.		Reported to the Senate and First Read (S)	S305	
Read First Time (H)	H66	Second read and referred: Senate General Laws (S)	S341	
Read Second Time (H)	H171			
Referred: Judiciary (H)	H1097	HB 127 (Kelley 127) Relating to alternative instruction plans for inclement weather.		
HB 120 (Davis) Relating to unsecured loans of seven hundred fifty dollars or less.		Read First Time (H)	H67	
Read First Time (H)	H66	Read Second Time (H)	H172	
Read Second Time (H)	H172	Referred: Elementary and Secondary Education (H)	H640	
Referred: Financial Institutions (H)	H640			
HB 121 (Frederick) Relating to the health professional student loan repayment program.		HB 128 (Davis) Relating to the designation of a memorial highway.		
Read First Time (H)	H66	Read First Time (H)	H67	
Read Second Time (H)	H172	Read Second Time (H)	H172	
Referred: Health and Mental Health Policy (H)	H407	Referred: Transportation (H)	H240	
Reported Do Pass (H)	H804	Reported Do Pass - Consent (H)	H478	
Referred: Rules - Administrative Oversight (H)	H804	Referred: Consent and House Procedure (H)	H478	
Reported Do Pass (H)	H1103	Reported Do Pass - Consent (H)	H536	
Taken Up	H1500	Perfected by Consent - Pursuant to House Rules (H)	H668	
Title of Bill - Agreed To	H1500	Taken Up	H972	
Perfected with Amendments (H)	H1500	Third Read and Passed (H)	H972 - 973	
Taken Up	H1571	Reported to the Senate and First Read (S)	S489	
Third Read and Passed (H)	H1571 - 1572	Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S571	
Reported to the Senate and First Read (S)	S893	SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S868	
Second read and referred: Senate Education (S)	S949	Removed from Consent Calendar (S)	S918	
HB 122 (Frederick) Relating to physicians providing sports medicine services.		Returned to Committee of Origin (S)	S918	
Read First Time (H)	H67	SCS Reported Do Pass (S)	S935	
Read Second Time (H)	H172			
Referred: Health and Mental Health Policy (H)	H240	HB 129 (Engler) Relating to sales tax exemptions.		
HCS Reported Do Pass (H)	H494	Read First Time (H)	H67	
Referred: Rules - Administrative Oversight (H)	H494	Read Second Time (H)	H172	
Reported Do Pass (H)	H736 - 737	Referred: Ways and Means (H)	H240	
Taken Up	H854	HCS Reported Do Pass (H)	H460	
Title of Bill - Agreed To	H855	Referred: Rules - Administrative Oversight (H)	H460	
HCS Adopted (H)	H855			
Perfected (H)	H855	HB 130 (Mathews) Relating to transportation network companies.		
Taken Up	H897	Read First Time (H)	H67	
Third Read and Passed (H)	H898	Read Second Time (H)	H172	
Reported to the Senate and First Read (S)	S445	Referred: General Laws (H)	H195	
Second read and referred: Senate Professional Registration (S)	S470	HCS Reported Do Pass (H)	H282	
SCS Reported Do Pass (S)	S866	Referred: Rules - Legislative Oversight (H)	H282	
HB 123 (Frederick) Relating to the Missouri right to shop act.		Reported Do Pass (H)	H304	
Read First Time (H)	H67	Taken Up	H388	
Read Second Time (H)	H172	HCS Adopted (H)	H390	
Referred: Health and Mental Health Policy (H)	H640	Perfected with Amendments (H)	H390	
HB 124 (Frederick) Relating to the patients first Medicaid reform act.		Title of Bill - Agreed To	H390	
Read First Time (H)	H67	Referred: Fiscal Review (H)	H390	
Read Second Time (H)	H172	Reported Do Pass (H)	H423	
Referred: Budget (H)	H1216	Taken Up	H423	
HB 125 (Frederick) Relating to the right to shop act.		Third Read and Passed (H)	H423 - 424	
Read First Time (H)	H67	Reported to the Senate and First Read (S)	S185	
Read Second Time (H)	H172	Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S220	
Referred: Health and Mental Health Policy (H)	H640	SCS Reported Do Pass (S)	S340	
		Referred: Senate Fiscal Oversight (S)	S359	
		Reported Do Pass (S)	S396	
		Taken Up	S441	
		Senate Substitute Offered (S)	S441	
		Placed on Informal Calendar	S445	
		Taken Up	S460	
		Placed on Informal Calendar	S461	

Taken Up	S815	HCS Adopted (H).....	H684
SS Withdrawn (S).....	S815	Perfected with Amendments (H).....	H684
Senate Substitute Offered (S).....	S815	Taken Up.....	H726
SS Adopted (S).....	S815	Third Read and Passed (H).....	H726 - 727
Third Read and Passed (S).....	S816	Reported to the Senate and First Read (S).....	S357
Reported to the House with... (H).....	H1482	Second read and referred: Senate Education (S).....	S455
Referred: Fiscal Review (H).....	H1482	SCS Reported Do Pass (S).....	S864
Reported Do Pass (H).....	H1528		
Taken Up	H1534	HB 139 (Spencer) Relating to school funding.	
House Adopts (H).....	H1535	Read First Time (H).....	H68
Truly Agreed To and Finally Passed.....	H1535 - 1536	Read Second Time (H).....	H172
House Message (H).....	S881	Referred: Elementary and Secondary Education (H).....	H1216
Signed by House Speaker (H).....	H1575		
Constitutional Objection Filed (H).....	H1575	HB 140 (Spencer) Relating to high school diplomas.	
Signed by President Pro Tem (S).....	S890	Read First Time (H).....	H68
Delivered to Governor.....	H1575	Read Second Time (H).....	H172
Approved by Governor (G).....	H1708	Referred: Elementary and Secondary Education (H).....	H351
Delivered to Secretary of State (G).....	H1708		
		HB 141 (Spencer) Relating to school funding.	
HB 131 (Lant) Relating to labor organizations.		Read First Time (H).....	H68
Read First Time (H).....	H67	Read Second Time (H).....	H172
Read Second Time (H).....	H172	Referred: Elementary and Secondary Education (H).....	H407
Referred: Economic Development (H).....	H195		
HCS Reported Do Pass (H).....	H282	HB 142 (Berry) Relating to property taxation of telephone companies.	
HB 132 (Lant) Relating to prevailing wages for public works contracts.		Read First Time (H).....	H68
Read First Time (H).....	H67	Read Second Time (H).....	H172
Read Second Time (H).....	H172	Referred: Utilities (H).....	H240
Referred: Economic Development (H).....	H195	Re-referred to Committee: Ways and Means (H).....	H303
		HCS Reported Do Pass (H).....	H597
HB 133 (Lant) Relating to wages for work done on behalf of a school.		Referred: Rules - Administrative Oversight (H).....	H597
Read First Time (H).....	H67	Reported Do Pass (H).....	H944
Read Second Time (H).....	H172	Taken Up.....	H1202
Referred: Economic Development (H).....	H195	Title of Bill - Agreed To	H1203
Reported Do Pass (H).....	H1098	HCS Adopted (H).....	H1203
Referred: Rules - Legislative Oversight (H).....	H1098	Perfected (H).....	H1203
		Taken Up.....	H1281
HB 134 (Berry) Relating to electrical corporations.		Third Read and Passed (H).....	H1281 - 1282
Read First Time (H).....	H67	Reported to the Senate and First Read (S).....	S622
Read Second Time (H).....	H172	Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S).....	S814
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	Reported Do Pass (S).....	S1270
HB 135 (Berry) Relating to repealing the death penalty.		HB 143 (Berry) Relating to the manufacturing jobs act.	
Read First Time (H).....	H67	Read First Time (H).....	H68
Read Second Time (H).....	H172	Read Second Time (H).....	H172
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	Referred: Economic Development (H).....	H640
HB 136 (Spencer) Relating to amateur service communications.		HB 144 (McGaugh) Relating to the designated health care decision-maker act.	
Read First Time (H).....	H67	Read First Time (H).....	H68
Read Second Time (H).....	H172	Read Second Time (H).....	H173
Referred: Special Committee on Government Oversight (H).....	H240	Referred: Judiciary (H).....	H424
HCS Reported Do Pass (H).....	H556	HCS Reported Do Pass (H).....	H755
Referred: Rules - Administrative Oversight (H).....	H556	Referred: Rules - Legislative Oversight (H).....	H755
Reported Do Pass (H).....	H1254 - 1255	Reported Do Pass (H).....	H1170
HB 137 (Spencer) Relating to abandoned property.		Taken Up.....	H1510
Read First Time (H).....	H67	Title of Bill - Agreed To	H1511
Read Second Time (H).....	H172	HCS Adopted (H).....	H1511
Referred: Crime Prevention and Public Safety (H).....	H640	Perfected with Amendments (H).....	H1511
HB 138 (Spencer) Relating to the Missouri course access program.		Taken Up.....	H1650
Read First Time (H).....	H67	Third Read and Passed (H).....	H1650 - 1651
Read Second Time (H).....	H172	Reported to the Senate and First Read (S).....	S924 - 925
Referred: Elementary and Secondary Education (H).....	H351	Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S).....	S950
HCS Reported Do Pass (H).....	H596	HB 145 (Berry) Relating to the net metering and easy connection act.	
Referred: Rules - Administrative Oversight (H).....	H596	Read First Time (H).....	H68
Reported Do Pass (H).....	H646 - 647	Read Second Time (H).....	H173
Taken Up.....	H681	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784
Title of Bill - Agreed To	H684		

HB 146 (Berry) Relating to the manufacturing infrastructure investment act.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: Economic Development (H)	H640

HB 147 (Hurst) Relating to the final disposition of aborted fetal remains.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: Children and Families (H).....	H532

HB 148 (Hurst) Relating to the abolishment of the doctrine of adverse possession.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 149 (Hurst) Relating to foreign ownership of agricultural land.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 150 (Hurst) Relating to lobbying activities.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: General Laws (H).....	H407

HB 151 (Corlew) Relating to driver's licenses compliant with the federal Real ID Act of 2015.

Read First Time (H).....	H68
Read Second Time (H)	H173
Referred: Government Efficiency (H).....	H302
HCS Reported Do Pass (H).....	H554
Referred: Rules - Legislative Oversight (H)	H554
Reported Do Pass (H)	H648
Taken Up	H680
Laid Over (H)	H680
Taken Up	H684
Title of Bill - Agreed To	H690
HCS Adopted (H)	H691
Perfecting with Amendments (H).....	H691
Referred: Fiscal Review (H)	H691
Reported Do Pass (H)	H725
Taken Up	H1246
Third Read and Passed (H)	H1246 - 1247
Emergency Clause Defeated (H).....	H1247 - 1248
Reported to the Senate and First Read (S)	S620 - 621
Second read and referred: Senate Veterans' and Military Affairs (S).....	S727
Reported Do Pass (S).....	S860
Referred: Senate Fiscal Oversight (S).....	S895
Reported Do Pass (S).....	S1106
Taken Up	S1415 - 1416
Senate Substitute Offered (S).....	S1416
Placed on Informal Calendar	S1417
Taken Up	S1529
SS Withdrawn (S).....	S1529
Senate Substitute Offered (S).....	S1529
SS Adopted (S)	S1531
Third Read and Passed with Amendments (S)	S1531
Emergency Clause Adopted (S).....	S1531
Reported to the House with... (H)	H2375 - 2376
Referred: Fiscal Review (H)	H2376
Reported Do Pass (H)	H2436
Taken Up	H2632
House Adopts (H).....	H2633 - 2634
Truly Agreed To and Finally Passed	H2634 - 2635
Emergency Clause Defeated on Truly Agreed to Bill	H2635 - 2636
Signed by House Speaker (H).....	H2795
Constitutional Objection Filed (S)	S1901 - 1902
Signed by President Pro Tem (S).....	S1903

Delivered to Governor.....	H2795
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HB 152 (Corlew) Relating to an armed offender docket.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Judiciary (H).....	H240

HB 153 (Corlew) Relating to expert witnesses.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Special Committee on Litigation Reform (H).....	H195
Reported Do Pass (H).....	H395
Referred: Rules - Legislative Oversight (H).....	H395
Reported Do Pass (H).....	H428
Taken Up.....	H454
Title of Bill - Agreed To	H456
Perfecting with Amendments (H)	H456
Taken Up.....	H491
Third Read and Passed (H).....	H492
Reported to the Senate and First Read (S)	S227
Second read and referred: Senate Government Reform (S)	S244
Reported Do Pass (S)	S396
Taken Up.....	S510
Placed on Informal Calendar	S510
Taken Up.....	S512
Truly Agreed To and Finally Passed	S512 - 513
Senate Message (S)	H1073
Signed by House Speaker (H)	H1095
Signed by President Pro Tem (S)	S534
Delivered to Governor.....	H1095
Approved by Governor (G)	H1175
Delivered to Secretary of State (G)	H1175

HB 154 (Corlew) Relating to property assessments.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Local Government (H)	H552
Reported Do Pass (H).....	H834
Referred: Rules - Administrative Oversight (H).....	H834

HB 155 (Corlew) Relating to the interstate 70 public-private partnership act.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 156 (Corlew) Relating to the uniform arbitration act.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Special Committee on Litigation Reform (H).....	H457
HCS Reported Do Pass (H).....	H889
Referred: Rules - Legislative Oversight (H).....	H889
Reported Do Pass (H).....	H1228

HB 157 (Frederick) Relating to physical therapists.

Read First Time (H)	H68
Read Second Time (H).....	H173
Referred: Professional Registration and Licensing (H)	H552

HB 158 (Green) Relating to the state legal expense fund.

Read First Time (H)	H69
Read Second Time (H).....	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 159 (McGaugh) Relating to actions against veterinarians.

Read First Time (H)	H69
Read Second Time (H).....	H173
Referred: Judiciary (H).....	H407
HCS Reported Do Pass (H)	H534
Referred: Rules - Legislative Oversight (H).....	H534
Reported Do Pass (H).....	H806
Taken Up.....	H1500
Title of Bill - Agreed To	H1500

HCS Adopted (H)	H1500
Perfected (H)	H1500
Taken Up	H1576
Third Read and Passed (H)	H1576 - 1577
Reported to the Senate and First Read (S)	S894
Second read and referred: Senate Government Reform (S)	S950
Reported Do Pass (S)	S1105
HB 160 (Kelley 127) Relating to the show me green sales tax holiday.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 161 (Davis) Relating to housing priority for veterans.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 162 (Eggleston) Relating to drainage ditches.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Local Government (H)	H352
HCS Reported Do Pass (H)	H555
Referred: Rules - Administrative Oversight (H)	H555
Reported Do Pass (H)	H1169
Taken Up	H1580
Title of Bill - Agreed To	H1581
HCS Adopted (H)	H1581
Perfected with Amendments (H)	H1581
Taken Up	H1696
Third Read and Passed (H)	H1696 - 1697
Reported to the Senate and First Read (S)	S965
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S1797
HB 163 (Eggleston) Relating to prisoner television privileges.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Corrections and Public Institutions (H)	H352
HB 164 (Eggleston) Relating to temporary assistance for needy families benefits.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Children and Families (H)	H240
HB 165 (Hubrecht) Relating to advanced practice registered nurses.	
Read First Time (H)	H69
Read Second Time (H)	H173
Referred: Professional Registration and Licensing (H)	H407
HB 166 (Davis) Relating to driver's licenses compliant with the federal Real ID Act of 2015.	
Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Government Efficiency (H)	H302
HB 167 (Peters) Relating to the minimum wage rate.	
Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 168 (Peters) Relating to the establishment of the Missouri promise scholarship program.	
Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 169 (Curtman) Relating to legislative review of audits conducted by the state auditor's office.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Special Committee on Government Oversight (H) ..	H240
Reported Do Pass (H)	H557
Referred: Rules - Administrative Oversight (H)	H557
Reported Do Pass (H)	H647
Taken Up	H798
Title of Bill - Agreed To	H799
Perfected (H)	H799
Taken Up	H849
Third Read and Passed (H)	H849 - 850
Reported to the Senate and First Read (S)	S420
Second read and referred: Senate General Laws (S)	S456

HB 170 (Curtman) Relating to industrial hemp.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Agriculture Policy (H)	H302
Reported Do Pass (H)	H458
Referred: Rules - Legislative Oversight (H)	H458
Reported Do Pass (H)	H979
Taken Up	H1380
Title of Bill - Agreed To	H1380
Perfected with Amendments (H)	H1380
Taken Up	H1431
Third Read and Passed (H)	H1431 - 1432
Reported to the Senate and First Read (S)	S808
Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S815

HB 171 (Kelley 127) Relating to the sex offender registry.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Judiciary (H)	H240
Reported Do Pass (H)	H534
Referred: Rules - Legislative Oversight (H)	H534

HB 172 (Davis) Relating to municipal court costs.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 173 (Conway 10) Relating to absentee voting.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 174 (Hubrecht) Relating to alternatives-to-abortion agencies.

Read First Time (H)	H69
Read Second Time (H)	H174
Referred: Children and Families (H)	H240
HCS Reported Do Pass (H)	H711
Referred: Rules - Legislative Oversight (H)	H711
Reported Do Pass (H)	H979
Taken Up	H1164
Title of Bill - Agreed To	H1166
HCS Adopted (H)	H1166
Perfected (H)	H1166 - 1167
Taken Up	H1241
Third Read and Passed (H)	H1242 - 1243
Emergency Clause Adopted (H)	H1244 - 1245
Reported to the Senate and First Read (S)	S610
Second read and referred: Senate Seniors, Families, and Children (S)	S618
SCS Reported Do Pass (S)	S1270

HB 175 (Reiboldt) Relating to the regulation of agricultural inputs.

Read First Time (H)	H69
Read Second Time (H)	H174

Referred: Agriculture Policy (H)	H407	HB 183 (Franks Jr.) Relating to St. Louis youth violence prevention day.	Read First Time (H)	H70
Reported Do Pass (H)	H596		Read Second Time (H)	H174
Referred: Rules - Legislative Oversight (H)	H596		Referred: Special Committee on Urban Issues (H)	H240
Reported Do Pass (H)	H648		HCS Reported Do Pass by Consent (H)	H459
Taken Up	H996		Referred: Consent and House Procedure (H)	H459
Title of Bill - Agreed To	H997		Reported Do Pass - Consent (H)	H537
Perfectured with Amendments (H)	H997		Perfectured by Consent - Pursuant to House Rules (H)	H668
Taken Up	H1127		Taken Up	H1027
Third Read and Passed (H)	H1127		Third Read and Passed (H)	H1027 - 1028
Reported to the Senate and First Read (S)	S555		Reported to the Senate and First Read (S)	S510
Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S572		Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S572
SCS Reported Do Pass (S)	S862		Reported Do Pass-Placed on Third Read Consent Calendar (S)	S867
HB 176 (Reiboldt) Relating to the offense of animal or livestock trespass.			Removed from Consent Calendar (S)	S918
Read First Time (H)	H69		Returned to Committee of Origin (S)	S918
Read Second Time (H)	H174		Reported Do Pass (S)	S935
Referred: Agriculture Policy (H)	H1216			
HB 177 (Reiboldt) Relating to feral swine.		HB 184 (Franks Jr.) Relating to automatic voter registration.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H174
Read Second Time (H)	H174		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
Referred: Agriculture Policy (H)	H1216			
HB 178 (Reiboldt) Relating to the offense of leaving the scene of an accident.		HB 185 (Franks Jr.) Relating to a reporting requirement for lost or stolen firearms.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H174
Read Second Time (H)	H174		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
Referred: Judiciary (H)	H407			
Reported Do Pass (H)	H732			
Referred: Rules - Legislative Oversight (H)	H732			
HB 179 (Phillips) Relating to the crime of concealing a person's identity.		HB 186 (Frederick) Relating to missing endangered persons.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H174
Read Second Time (H)	H174		Referred: Crime Prevention and Public Safety (H)	H240
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784			
HB 180 (Phillips) Relating to law enforcement recognition act.		HB 187 (Swan) Relating to the establishment of developmental guidance and counseling programs in schools.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H174
Read Second Time (H)	H174		Referred: Elementary and Secondary Education (H)	H640
Referred: Crime Prevention and Public Safety (H)	H240		Reported Do Pass (H)	H1146
			Referred: Rules - Administrative Oversight (H)	H1146
			Reported Do Pass (H)	H1408
HB 181 (Phillips) Relating to law enforcement.		HB 188 (Swan) Relating to career and technical education.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H175
Read Second Time (H)	H174		Referred: Workforce Development (H)	H640
Referred: Crime Prevention and Public Safety (H)	H407			
HCS Reported Do Pass (H)	H613	HB 189 (Swan) Relating to a savings plan for educational expenses.	Read First Time (H)	H70
Referred: Rules - Legislative Oversight (H)	H613		Read Second Time (H)	H175
Reported Do Pass (H)	H806		Referred: Elementary and Secondary Education (H)	H352
Taken Up	H1346			
Title of Bill - Agreed To	H1348			
HCS Adopted (H)	H1348			
Perfectured (H)	H1348			
Taken Up	H1422			
Third Read and Passed (H)	H1422 - 1423			
Emergency Clause Adopted (H)	H1423 - 1424			
Reported to the Senate and First Read (S)	S806			
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S815			
Reported Do Pass (S)	S1107			
HB 182 (Hurst) Relating to transporting a minor across state lines to obtain an abortion.		HB 190 (Conway 104) Relating to community college police officers.	Read First Time (H)	H70
Read First Time (H)	H70		Read Second Time (H)	H175
Read Second Time (H)	H174		Referred: Higher Education (H)	H302
Referred: Children and Families (H)	H532		HCS Reported Do Pass (H)	H410
Reported Do Pass (H)	H913 - 914		Referred: Rules - Administrative Oversight (H)	H410
Referred: Rules - Legislative Oversight (H)	H913		Reported Do Pass (H)	H496
Reported Do Pass (H)	H1075 - 1076		Taken Up	H531
			Title of Bill - Agreed To	H531
			HCS Adopted (H)	H531
			Perfectured (H)	H531
			Taken Up	H570
			Third Read and Passed (H)	H570 - 571
			Reported to the Senate and First Read (S)	S256
			Second read and referred: Senate Education (S)	S295
			Reported Do Pass (S)	S603

Placed on Informal Calendar	S781
Taken Up	S1405
Truly Agreed To and Finally Passed	S1405
Senate Message (S)	H2231
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 191 (Conway 104) Relating to the division of alcohol and tobacco control fund.

Read First Time (H)	H70
Read Second Time (H)	H175
Referred: Budget (H)	H240
Reported Do Pass (H)	H552
Referred: Rules - Legislative Oversight (H)	H552
Reported Do Pass (H)	H868 - 869
Taken Up	H1059
Title of Bill - Agreed To	H1059
Perfecting (H)	H1059
Taken Up	H1135
Third Read and Passed (H)	H1135
Reported to the Senate and First Read (S)	S557
Second read and referred: Senate Appropriations (S)	S572

HB 192 (Conway 104) Relating to boat title and registration fees.

Read First Time (H)	H70
Read Second Time (H)	H175
Referred: Budget (H)	H302

HB 193 (Kelley 127) Relating to taxes in hospital districts.

Read First Time (H)	H70
Read Second Time (H)	H175
Referred: Local Government (H)	H407
Reported Do Pass - Consent (H)	H534 - 535
Referred: Consent and House Procedure (H)	H534
Reported Do Pass - Not Consent (H)	H619
Taken Up	H866
Title of Bill - Agreed To	H866
Perfecting with Amendments (H)	H866
Taken Up	H939
Third Read and Passed (H)	H939 - 940
Reported to the Senate and First Read (S)	S462 - 463
Second read and referred: Senate Local Government and Elections (S)	S470
Reported Do Pass (S)	S1106

HB 194 (Franklin) Relating to abortion.

Read First Time (H)	H70
Read Second Time (H)	H175
Referred: Children and Families (H)	H532
HCS Reported Do Pass (H)	H914
Referred: Rules - Legislative Oversight (H)	H914
Reported Do Pass (H)	H1076
Taken Up	H1603
Title of Bill - Agreed To	H1607
HCS Adopted (H)	H1607
Perfecting with Amendments (H)	H1607
Taken Up	H1699
Third Read and Passed (H)	H1700 - 1701
Reported to the Senate and First Read (S)	S975
Second read and referred: Senate Seniors, Families, and Children (S)	S1797

HB 195 (Kelley 127) Relating to taxes in hospital districts.

Read First Time (H)	H70
Read Second Time (H)	H175
Referred: Local Government (H)	H1216

HB 196 (Remole) Relating to rights of utility customers.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Utilities (H)	H640

HB 197 (Butler) Relating to neighborhood safety.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Budget (H)	H457

HB 198 (Butler) Relating to the quality policing act.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 199 (Fraker) Relating to county treasurer qualifications.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Elections and Elected Officials (H)	H407
HCS Reported Do Pass (H)	H553
Referred: Rules - Administrative Oversight (H)	H553
Reported Do Pass (H)	H737
Taken Up	H866
Title of Bill - Agreed To	H866
HCS Adopted (H)	H866
Perfecting (H)	H866
Taken Up	H957
Third Read and Passed (H)	H957 - 958
Reported to the Senate and First Read (S)	S486
Second read and referred: Senate Local Government and Elections (S)	S571
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S865
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S934

HB 200 (Fraker) Relating to county budgets.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Local Government (H)	H240
Reported Do Pass - Consent (H)	H426
Referred: Consent and House Procedure (H)	H426
Reported Do Pass - Consent (H)	H619
Perfecting by Consent - Pursuant to House Rules (H)	H756
Taken Up	H1012
Third Read and Passed (H)	H1012 - 1013
Reported to the Senate and First Read (S)	S507
Second read and referred: Senate Local Government and Elections (S)	S572
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S865
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S934

HB 201 (Pogue) Relating to collection of student data by school districts.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Elementary and Secondary Education (H)	H1216

HB 202 (Pogue) Relating to public restrooms.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 203 (Pogue) Relating to the general assembly.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 204 (Pogue) Relating to public lands.

Read First Time (H)	H71
Read Second Time (H)	H175
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 205 (Pogue) Relating to persons authorized to solemnize marriages.

Read First Time (H).....	H71
Read Second Time (H)	H175
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 206 (Pogue) Relating to the collection of samples on private land.

Read First Time (H).....	H71
Read Second Time (H)	H175
Referred: Conservation and Natural Resources (H).....	H302

HB 207 (Fitzwater 144) Relating to a prohibition on certain telecommunications items being possessed in correctional facilities.

Read First Time (H).....	H71
Read Second Time (H)	H175
Referred: Corrections and Public Institutions (H).....	H302
Reported Do Pass (H)	H436
Referred: Rules - Legislative Oversight (H)	H436
Reported Do Pass (H)	H621
Taken Up	H771
Title of Bill - Agreed To	H772
Perfecting with Amendments (H).....	H772
Taken Up	H830
Third Read and Passed (H)	H830 - 831
Reported to the Senate and First Read (S)	S420
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S).....	S456
Reported Do Pass (S).....	S604
Placed on Informal Calendar	S781

HB 208 (Wiemann) Relating to community college police officers.

Read First Time (H).....	H71
Read Second Time (H)	H175
Referred: Higher Education (H).....	H302
HCS Reported Do Pass (H).....	H410

HB 209 (Wiemann) Relating to chiropractic services.

Read First Time (H).....	H71
Read Second Time (H)	H175
Referred: Insurance Policy (H)	H552
Reported Do Pass (H)	H1099
Referred: Rules - Legislative Oversight (H)	H1099
Reported Do Pass (H)	H1288 - 1289
Taken Up	H1501
Title of Bill - Agreed To	H1501
Perfecting (H)	H1501
Referred: Fiscal Review (H)	H1543
Reported Do Pass (H)	H1565
Taken Up	H1572
Third Read and Passed (H)	H1572 - 1573
Reported to the Senate and First Read (S)	S893
Second read and referred: Senate Professional Registration (S)	S950
SCS Reported Do Pass (S).....	S1271
Referred: Senate Fiscal Oversight (S).....	S1388
Reported Do Pass (S).....	S1830

HB 210 (Wiemann) Relating to driver's license renewals.

Read First Time (H).....	H71
Read Second Time (H)	H176
Referred: Government Efficiency (H).....	H407
HCS Reported Do Pass (H).....	H754
Referred: Rules - Legislative Oversight (H)	H754
Reported Do Pass (H)	H1486

HB 211 (Redmon) Relating to the scope of practice for physical therapists.

Read First Time (H).....	H71
Read Second Time (H)	H176
Referred: Professional Registration and Licensing (H).....	H552

HB 212 (Lavender) Relating to banning lobbyist gifts.

Read First Time (H)	H71
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 213 (Adams) Relating to lobbying.

Read First Time (H).....	H71
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 214 (McCreery) Relating to funds held by candidate committees.

Read First Time (H)	H71
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 215 (Ellebracht) Relating to dissolution of candidate committees.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 216 (Quade) Relating to the Ethics Commission.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 217 (Kendrick) Relating to ethics.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: General Laws (H)	H302

HB 218 (Redmon) Relating to tax incentives for investments in rural business.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: Workforce Development (H).....	H640

HB 219 (Hill) Relating to private probation services for misdemeanor offenders.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: Corrections and Public Institutions (H)	H302
HCS Reported Do Pass (H).....	H446
Referred: Rules - Legislative Oversight (H).....	H446
Reported Do Pass (H).....	H869
Taken Up.....	H1631
Title of Bill - Agreed To	H1632
HCS Adopted (H).....	H1632
Perfecting with Amendments (H)	H1632
Taken Up.....	H1702
Third Read and Passed (H).....	H1702 - 1703
Reported to the Senate and First Read (S).....	S974 - 975
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S).....	S1797

HB 220 (Moon) Relating to residence address exemptions for certain driver's license applicants.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: Government Efficiency (H)	H302
HCS Reported Do Pass (H).....	H755
Referred: Rules - Legislative Oversight (H).....	H755

HB 221 (Moon) Relating to senators who represent Missouri in the United States Senate.

Read First Time (H)	H72
Read Second Time (H).....	H176
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784

HB 222 (Moon) Relating to state enforcement of federal regulations.

Read First Time (H)	H72
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Read Second Time (H)	H176	Taken Up.....	H997
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	Title of Bill - Agreed To	H1009
HB 223 (Moon) Relating to refunds for businesses that were taxed as a result of a change in tax law interpretation.		HCS Adopted (H).....	H1009
Read First Time (H).....	H72	Perfected with Amendments (H)	H1009
Read Second Time (H)	H176	Taken Up.....	H1128
Referred: Ways and Means (H)	H302	Third Read and Passed (H).....	H1128
Reported Do Pass (H)	H520	Reported to the Senate and First Read (S)	S555 - 556
Referred: Rules - Administrative Oversight (H)	H520	Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S572
Reported Do Pass (H)	H1409	HB 230 (Dogan) Relating to the practice of hair braiding.	
HB 224 (Kelley 127) Relating to law enforcement officer continuing education requirements.		Read First Time (H)	H72
Read First Time (H).....	H72	Read Second Time (H)	H176
Read Second Time (H)	H176	Referred: Professional Registration and Licensing (H)	H195
Referred: Crime Prevention and Public Safety (H)	H302	HCS Reported Do Pass (H)	H494
HB 225 (Shumake) Relating to camping trailer licenses plates.		Referred: Rules - Administrative Oversight (H).....	H494
Read First Time (H).....	H72	Reported Do Pass (H).....	H559
Read Second Time (H)	H176	Taken Up.....	H592
Referred: Transportation (H)	H302	Title of Bill - Agreed To	H594
HCS Reported Do Pass by Consent (H).....	H557 - 558	HCS Adopted (H).....	H594
Referred: Consent and House Procedure (H)	H557	Perfected with Amendments (H)	H594
Reported Do Pass - Not Consent (H)	H619	Taken Up.....	H637
Taken Up.....	H754	Third Read and Passed (H).....	H637 - 638
Title of Bill - Agreed To	H754	Reported to the Senate and First Read (S)	S304 - 305
HCS Adopted (H)	H754	Second read and referred: Senate Professional Registration (S).....	S341
Perfected (H)	H754	SCS Reported Do Pass (S)	S867
Taken Up	H828	HB 231 (Dogan) Relating to asset forfeiture.	
Third Read and Passed (H)	H828 - 829	Read First Time (H)	H72
Reported to the Senate and First Read (S)	S406	Read Second Time (H).....	H176
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S).....	S456	Referred: General Laws (H)	H941
Reported Do Pass (S).....	S1107	Reported Do Pass (H).....	H1381
HB 226 (Hubrecht) Relating to regional ems medical directors.		Referred: Rules - Legislative Oversight (H).....	H1381
Read First Time (H).....	H72	Reported Do Pass (H).....	H1589
Read Second Time (H)	H176	HB 232 (Dogan) Relating to law enforcement agency policies regarding officer-involved deaths.	
Referred: Health and Mental Health Policy (H).....	H352	Read First Time (H)	H72
HCS Reported Do Pass (H).....	H644	Read Second Time (H).....	H176
Referred: Rules - Administrative Oversight (H)	H644	Referred: Crime Prevention and Public Safety (H)	H532
Reported Do Pass (H)	H1409	HB 233 (Dogan) Relating to contraceptives.	
HB 227 (Hubrecht) Relating to the psychology interjurisdictional compact.		Read First Time (H)	H73
Read First Time (H).....	H72	Read Second Time (H).....	H177
Read Second Time (H)	H176	Referred: General Laws (H)	H640
Referred: Professional Registration and Licensing (H).....	H352	Re-referred to Committee: Health and Mental Health Policy (H)	H691
Reported Do Pass (H)	H835	HCS Reported Do Pass (H).....	H942
Referred: Rules - Administrative Oversight (H)	H835	Referred: Rules - Administrative Oversight (H).....	H942
Reported Do Pass (H)	H1103	HB 234 (Alferman) Relating to commissioner offices.	
Taken Up	H1499	Read First Time (H)	H73
Title of Bill - Agreed To	H1499	Read Second Time (H).....	H177
Perfected (H)	H1499 - 1500	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
Taken Up.....	H1570	HB 235 (Roden) Relating to the operation of motorcycles or motortricycles.	
Third Read and Passed (H)	H1570 - 1571	Read First Time (H)	H73
Reported to the Senate and First Read (S)	S892	Read Second Time (H).....	H177
Second read and referred: Senate Seniors, Families, and Children (S).....	S949	Withdrawn (H)	H276
HB 228 (Dogan) Relating to the blue alert system.		HB 236 (Lavender) Relating to reproductive health care services.	
Read First Time (H).....	H72	Read First Time (H)	H73
Read Second Time (H)	H176	Read Second Time (H).....	H177
Referred: Crime Prevention and Public Safety (H)	H195	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HCS Reported Do Pass (H).....	H475	HB 237 (Kelley 127) Relating to protective orders.	
HB 229 (Dogan) Relating to banning certain lobbyist gifts.		Read First Time (H)	H73
Read First Time (H).....	H72	Read Second Time (H).....	H177
Read Second Time (H)	H176	Referred: Judiciary (H).....	H407
Referred: General Laws (H).....	H302		
HCS Reported Do Pass (H).....	H533		
Referred: Rules - Legislative Oversight (H)	H533		
Reported Do Pass (H)	H648		

HB 238 (Wiemann) Relating to public labor organizations.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Economic Development (H).....	H195
HCS Reported Do Pass (H).....	H774
Referred: Rules - Legislative Oversight (H).....	H774

HB 239 (Kelley 127) Relating to vision examinations for students.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Elementary and Secondary Education (H).....	H640

HB 240 (Beck) Relating to tax increment financing projects.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 241 (Beck) Relating to the unlawful transfer of weapons.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 242 (Merideth 80) Relating to initiative and referendum petitions.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 243 (Davis) Relating to utilities.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Utilities (H).....	H424
Reported Do Pass (H).....	H978
Referred: Rules - Administrative Oversight (H).....	H978

HB 244 (Rowland 155) Relating to advanced practice registered nurses in collaborative practice agreements.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Professional Registration and Licensing (H).....	H457
Reported Do Pass (H).....	H1252
Referred: Rules - Administrative Oversight (H).....	H1252

HB 245 (Rowland 155) Relating to the taxation of titled personal property.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Ways and Means (H).....	H407
Reported Do Pass - Consent (H).....	H736
Referred: Consent and House Procedure (H).....	H736
Reported Do Pass - Consent (H).....	H778
Perfect by Consent - Pursuant to House Rules (H).....	H946
Taken Up.....	H1024
Third Read and Passed (H).....	H1024 - 1025
Reported to the Senate and First Read (S).....	S509
Second read & referred: Senate Transportation, Infrastructure and Public Safety.....	S572
Re-referred to Committee (S).....	S586
SCS Reported Do Pass (S).....	S863
Referred: Senate Fiscal Oversight (S).....	S895
Reported Do Pass (S).....	S1106

HB 246 (Rowland 155) Relating to prohibiting publishing of the name of lottery winners without written consent.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: General Laws (H).....	H302
Reported Do Pass (H).....	H1652
Referred: Rules - Legislative Oversight (H).....	H1652

HB 247 (Alferman) Relating to utilities.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Local Government (H).....	H302
HCS Reported Do Pass (H).....	H494
Referred: Rules - Administrative Oversight (H).....	H494
Reported Do Pass (H).....	H737
Taken Up.....	H885
Title of Bill - Agreed To.....	H885
HCS Adopted (H).....	H885
Perfect (H).....	H885
Taken Up.....	H963
Third Read and Passed (H).....	H963 - 964
Reported to the Senate and First Read (S).....	S487
Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S).....	S571
SCS Reported Do Pass (S).....	S1270

HB 248 (Fitzwater 49) Relating to the establishment of a statewide stem career awareness program.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Elementary and Secondary Education (H).....	H302
Reported Do Pass (H).....	H533
Referred: Rules - Administrative Oversight (H).....	H533
Reported Do Pass (H).....	H737
Taken Up.....	H866
Title of Bill - Agreed To.....	H866
Perfect (H).....	H866
Referred: Fiscal Review (H).....	H886
Reported Do Pass (H).....	H928
Taken Up.....	H956
Third Read and Passed (H).....	H956 - 957
Reported to the Senate and First Read (S).....	S486
Second read and referred: Senate Education (S).....	S571
SCS Reported Do Pass (S).....	S865
Referred: Senate Fiscal Oversight (S).....	S895
Reported Do Pass (S).....	S1106

HB 249 (Fitzwater 49) Relating to ballot offenses.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Elections and Elected Officials (H).....	H640

HB 250 (Taylor) Relating to poaching.

Read First Time (H).....	H73
Read Second Time (H).....	H177
Referred: Conservation and Natural Resources (H).....	H302

HB 251 (Taylor) Relating to labor organizations.

Read First Time (H).....	H74
Read Second Time (H).....	H177
Referred: Economic Development (H).....	H195
Reported Do Pass (H).....	H425
Referred: Rules - Legislative Oversight (H).....	H425
Reported Do Pass (H).....	H461
Taken Up.....	H509
Laid Over (H).....	H509
Taken Up.....	H519
Title of Bill - Agreed To.....	H519
Perfect (H).....	H519
Taken Up.....	H548
Third Read and Passed (H).....	H549 - 550
Reported to the Senate and First Read (S).....	S254
Second read and referred: Senate General Laws (S).....	S295
SCS Reported Do Pass (S).....	S340
Referred: Senate Fiscal Oversight (S).....	S377
Reported Do Pass (S).....	S396
Placed on Informal Calendar.....	S441
Taken Up.....	S470
Senate Substitute Offered (S).....	S471
Placed on Informal Calendar.....	S486
Taken Up.....	S498
Placed on Informal Calendar.....	S498

HB 252 (Taylor) Relating to endangering the welfare of a child.

Read First Time (H).....	H74
Read Second Time (H)	H177
Referred: Judiciary (H)	H1216

HB 253 (Swan) Relating to career and technical education.

Read First Time (H).....	H74
Read Second Time (H)	H177
Referred: Elementary and Secondary Education (H)	H352
HCS Reported Do Pass by Consent (H).....	H533
Referred: Consent and House Procedure (H)	H533
Reported Do Pass - Consent (H)	H619
Perfect by Consent - Pursuant to House Rules (H).....	H756
Taken Up	H973
Third Read and Passed (H)	H973 - 974
Reported to the Senate and First Read (S)	S489
Second read and referred: Senate Education (S)	S571
SCS Reported Do Pass (S).....	S864

HB 254 (Swan) Relating to distribution of state school aid for charter schools.

Read First Time (H).....	H74
Read Second Time (H)	H177
Referred: Elementary and Secondary Education (H)	H640
Reported Do Pass (H)	H1146
Referred: Rules - Administrative Oversight (H)	H1146
Reported Do Pass (H)	H1255

HB 255 (Rhoads) Relating to ticket selling practices.

Read First Time (H).....	H74
Read Second Time (H)	H177
Referred: Special Committee on Innovation and Technology (H)	H302
HCS Reported Do Pass (H).....	H755
Referred: Rules - Administrative Oversight (H)	H755
Reported Do Pass (H)	H837
Taken Up	H1039
Title of Bill - Agreed To	H1042
HCS Adopted (H)	H1042
Perfect (H)	H1042
Taken Up	H1130
Third Read and Passed (H)	H1130
Reported to the Senate and First Read (S)	S556
Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S)	S572

HB 256 (Rhoads) Relating to flashing lights used by motor vehicles and equipment.

Read First Time (H).....	H74
Read Second Time (H)	H178
Referred: Transportation (H)	H407
Reported Do Pass - Consent (H)	H617
Referred: Consent and House Procedure (H)	H617
Reported Do Pass - Consent (H)	H692
Perfect by Consent - Pursuant to House Rules (H).....	H807
Taken Up	H1016
Third Read and Passed (H)	H1016 - 1017
Emergency Clause Defeated (H).....	H1017 - 1018
Reported to the Senate and First Read (S)	S508
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S572
SCS Reported Do Pass (S).....	S935

HB 257 (Pfautsch) Relating to school district acceleration policies.

Read First Time (H).....	H74
Read Second Time (H)	H178
Referred: Elementary and Secondary Education (H)	H640
Reported Do Pass (H)	H774 - 775
Referred: Rules - Administrative Oversight (H)	H774
Reported Do Pass (H)	H1169

HB 258 (Pfautsch) Relating to the accountability of public funds.

Read First Time (H).....	H74
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Read Second Time (H).....	H178
Referred: Government Efficiency (H)	H407
HCS Reported Do Pass by Consent (H)	H613 - 614
Referred: Consent and House Procedure (H).....	H613
Reported Do Pass - Consent (H)	H693
Perfect by Consent - Pursuant to House Rules (H)	H807
Taken Up.....	H1015
Third Read and Passed (H).....	H1015 - 1016
Reported to the Senate and First Read (S)	S508
Second read and referred: Senate Professional Registration (S).....	S572
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S866
Removed from Consent Calendar (S).....	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S934

HB 259 (Wiemann) Relating to the corporate governance of insurance companies.

Read First Time (H)	H74
Read Second Time (H)	H178
Referred: Insurance Policy (H)	H408
HCS Reported Do Pass (H)	H475

HB 260 (Brown 94) Relating to kinship placements for foster children.

Read First Time (H)	H74
Read Second Time (H).....	H178
Referred: Children and Families (H)	H302
HCS Reported Do Pass (H)	H803
Referred: Rules - Legislative Oversight (H).....	H803
Reported Do Pass (H).....	H1170
Taken Up.....	H1445
Title of Bill - Agreed To	H1449
HCS Adopted (H).....	H1449
Perfect with Amendments (H)	H1449
Taken Up.....	H1530
Third Read and Passed (H).....	H1530 - 1531
Emergency Clause Adopted (H).....	H1531 - 1532
Reported to the Senate and First Read (S)	S880 - 881
Second read and referred: Senate Seniors, Families, and Children (S)	S895
SCS Reported Do Pass (S)	S1105

HB 261 (Brown 94) Relating to human trafficking hotline posters.

Read First Time (H)	H74
Read Second Time (H).....	H178
Referred: Crime Prevention and Public Safety (H)	H302
HCS Reported Do Pass (H).....	H712
Referred: Rules - Legislative Oversight (H).....	H712
Reported Do Pass (H).....	H979
Taken Up.....	H1299
Title of Bill - Agreed To	H1299
Perfect (H)	H1299
Taken Up.....	H1420
Third Read and Passed (H).....	H1420 - 1421
Reported to the Senate and First Read (S)	S806
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S815
Reported Do Pass (S)	S1270

HB 262 (Sommer) Relating to service dogs.

Read First Time (H)	H74
Read Second Time (H).....	H178
Referred: Veterans (H)	H302
Reported Do Pass - Consent (H)	H410
Referred: Consent and House Procedure (H).....	H410
Reported Do Pass - Consent (H)	H460
Perfect by Consent - Pursuant to House Rules (H)	H538
Taken Up.....	H967
Third Read and Passed (H).....	H967 - 968
Reported to the Senate and First Read (S)	S488

Second read and referred: Senate Seniors, Families, and Children (S).....	S571	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
Reported Do Pass (S).....	S864		
HB 263 (Sommer) Relating to financial accountability of school districts.		HB 272 (Sommer) Relating to the division of professional registration.	
Read First Time (H).....	H74	Read First Time (H)	H75
Read Second Time (H)	H178	Read Second Time (H).....	H178
Referred: Elementary and Secondary Education (H)	H408	Referred: Professional Registration and Licensing (H)	H408
Reported Do Pass (H)	H1484	HCS Reported Do Pass (H)	H645
Referred: Rules - Administrative Oversight (H)	H1484		
Reported Do Pass (H)	H1552	HB 273 (Schroer) Relating to certain crimes against emergency services providers.	
HB 264 (Brattin) Relating to illegal immigration.		Read First Time (H)	H75
Read First Time (H).....	H74	Read Second Time (H).....	H178
Read Second Time (H)	H178	Referred: Crime Prevention and Public Safety (H)	H302
Referred: Special Committee on Employment Security (H)	H640		
Reported Do Pass (H)	H776	HB 274 (Schroer) Relating to juvenile court proceedings.	
Referred: Rules - Administrative Oversight (H)	H776	Read First Time (H)	H75
HB 265 (Brattin) Relating to labor organizations.		Read Second Time (H).....	H178
Read First Time (H).....	H74	Referred: Judiciary (H).....	H408
Read Second Time (H)	H178	HCS Reported Do Pass (H).....	H1516
Referred: Economic Development (H)	H195	Referred: Rules - Legislative Oversight (H).....	H1516
HCS Reported Do Pass (H).....	H282		
HB 266 (Brattin) Relating to public institutions of higher education.		HB 275 (Spencer) Relating to transportation regulations.	
Read First Time (H).....	H74	Read First Time (H)	H75
Read Second Time (H)	H178	Read Second Time (H).....	H178
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	Referred: Special Committee on Government Oversight (H) ..	H302
HB 267 (Brattin) Relating to the state budget.		HCS Reported Do Pass (H).....	H557
Read First Time (H).....	H74	Referred: Rules - Administrative Oversight (H).....	H557
Read Second Time (H)	H178	Reported Do Pass (H).....	H837
Referred: Budget (H)	H532	Taken Up.....	H1184
HB 268 (Brattin) Relating to inmate charges for medical treatment at correctional facilities.		Title of Bill - Agreed To	H1190
Read First Time (H).....	H74	HCS Adopted (H).....	H1190
Read Second Time (H)	H178	Perfected with Amendments (H)	H1190
Referred: Corrections and Public Institutions (H).....	H532	Taken Up.....	H1279
Reported Do Pass (H)	H754	Third Read and Passed (H).....	H1279 - 1280
Referred: Rules - Legislative Oversight (H)	H754	Reported to the Senate and First Read (S)	S622
Reported Do Pass (H)	H1170	Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S814
HB 269 (Roeber) Relating to ethics.		HB 276 (Fraker) Relating to sales and use exemptions.	
Read First Time (H).....	H75	Read First Time (H)	H75
Read Second Time (H)	H178	Read Second Time (H).....	H178
Referred: Elections and Elected Officials (H).....	H640	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 270 (Evans) Relating to marriage licenses.		HB 277 (Cross) Relating to tenant evictions.	
Read First Time (H).....	H75	Read First Time (H)	H75
Read Second Time (H)	H178	Read Second Time (H).....	H179
Referred: Children and Families (H).....	H352	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HCS Reported Do Pass (H).....	H612		
Referred: Rules - Legislative Oversight (H)	H612	HB 278 (Houghton) Relating to conservation permits for honorably discharged veterans.	
Reported Do Pass (H)	H806	Read First Time (H)	H75
Taken Up	H1009	Read Second Time (H).....	H179
Title of Bill - Agreed To	H1009	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HCS Adopted (H)	H1009	HB 279 (Houghton) Relating to captive cervids.	
Perfected with Amendments (H).....	H1009	Read First Time (H)	H75
Taken Up	H1095	Read Second Time (H).....	H179
Third Read and Passed (H)	H1095 - 1096	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
Reported to the Senate and First Read (S)	S555	HB 280 (Houghton) Relating to the opening date for school terms.	
Second read and referred: Senate Seniors, Families, and Children (S).....	S572	Read First Time (H)	H75
Reported Do Pass (S).....	S864	Read Second Time (H).....	H179
HB 271 (Sommer) Relating to training requirements for school board members.		Referred: Elementary and Secondary Education (H).....	H1216
Read First Time (H).....	H75	HB 281 (Rowland 155) Relating to nuisance abatement ordinances.	
Read Second Time (H)	H178	Read First Time (H)	H75
		Read Second Time (H).....	H179

Referred: Local Government (H).....	H457	Reported Do Pass (H).....	H477
Reported Do Pass - Consent (H).....	H615	Referred: Rules - Administrative Oversight (H).....	H477
Referred: Consent and House Procedure (H).....	H615	Reported Do Pass (H).....	H559
Reported Do Pass - Consent (H).....	H693	Taken Up.....	H751
Perfect by Consent - Pursuant to House Rules (H).....	H807	Title of Bill - Agreed To	H753
Taken Up	H1014	Perfect (H).....	H753
Third Read and Passed (H)	H1014 - 1015	Referred: Fiscal Review (H).....	H773
Reported to the Senate and First Read (S)	S507 - 508	Reported Do Pass (H).....	H824
Second read and referred: Senate Local Government and Elections (S).....	S572	Taken Up.....	H827
Reported Do Pass (S).....	S1106	Third Read and Passed (H).....	H827 - 828
		Reported to the Senate and First Read (S).....	S406
		Second read and referred: Senate Small Business and Industry (S).....	S456
		SCS Reported Do Pass (S)	S865
		Referred: Senate Fiscal Oversight (S)	S909
		Reported Do Pass (S)	S1106
HB 282 (Anderson) Relating to poaching.		HB 290 (Fitzpatrick) Relating to a Medicaid global waiver.	
Read First Time (H).....	H75	Read First Time (H)	H76
Read Second Time (H)	H179	Read Second Time (H).....	H179
Referred: Judiciary (H)	H302	Referred: Budget (H).....	H532
HB 283 (Anderson) Relating to feral hogs.		HB 291 (Crawford) Relating to the Missouri family trust company act.	
Read First Time (H).....	H75	Read First Time (H)	H76
Read Second Time (H)	H179	Read Second Time (H).....	H179
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	Referred: Financial Institutions (H).....	H302
HB 284 (Brown 94) Relating to the use of hand-held electronic wireless communications devices while driving.		HCS Reported Do Pass (H).....	H713
Read First Time (H).....	H75	Referred: Rules - Legislative Oversight (H).....	H713
Read Second Time (H)	H179	Reported Do Pass (H).....	H1170 - 1171
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784	HB 292 (Crawford) Relating to banking regulations.	
HB 285 (Beard) Relating to filing a responsive pleading in certain family law proceedings.		Read First Time (H)	H76
Read First Time (H).....	H75	Read Second Time (H).....	H179
Read Second Time (H)	H179	Referred: Financial Institutions (H).....	H352
Referred: Judiciary (H)	H302	HCS Reported Do Pass (H).....	H459
HCS Reported Do Pass (H).....	H373	Referred: Rules - Legislative Oversight (H).....	H459
Referred: Rules - Legislative Oversight (H)	H373	Reported Do Pass (H).....	H572
HB 286 (Beard) Relating to the Missouri child protection registry.		Taken Up.....	H770
Read First Time (H).....	H75	Title of Bill - Agreed To	H771
Read Second Time (H)	H179	HCS Adopted (H).....	H771
Referred: Children and Families (H).....	H408	Perfect with Amendments (H)	H771
HB 287 (Beard) Relating to guardianship of minors.		Taken Up.....	H829
Read First Time (H).....	H76	Third Read and Passed (H).....	H829 - 830
Read Second Time (H)	H179	Reported to the Senate and First Read (S).....	S419 - 420
Referred: Judiciary (H)	H302	Second read and referred: Senate Insurance and Banking (S) ..	S456
Reported Do Pass (H)	H340	SCS Reported Do Pass (S)	S603
Referred: Rules - Legislative Oversight (H)	H340	Placed on Informal Calendar	S781
Reported Do Pass (H)	H1486	Taken Up.....	S1404
HB 288 (Fitzpatrick) Relating to employment security.		Senate Substitute Offered (S)	S1404 - 1405
Read First Time (H).....	H76	Placed on Informal Calendar	S1405
Read Second Time (H)	H179	Taken Up.....	S1418
Referred: Special Committee on Employment Security (H)	H302	SS Adopted (S)	S1418
Reported Do Pass (H)	H477	Third Read and Passed (S)	S1418 - 1419
Referred: Rules - Administrative Oversight (H)	H477	Reported to the House with... (H).....	H2316
Reported Do Pass (H)	H559	Referred: Fiscal Review (H).....	H2317
Taken Up	H707	Reported Do Pass (H).....	H2374
Motion to Recommit.....	H708 - 709	Taken Up.....	H2606
Title of Bill - Agreed To	H711	House Adopts (H)	H2606 - 2607
Perfect (H)	H711	Truly Agreed To and Finally Passed	H2607 - 2608
Taken Up	H729	House Message (H)	S1800
Third Read and Passed (H)	H729 - 730	Signed by House Speaker (H)	H2795
Reported to the Senate and First Read (S)	S357	Signed by President Pro Tem (S)	S1901
Second read and referred: Senate Small Business and Industry (S).....	S456	Delivered to Governor.....	H2795
Reported Do Pass (S).....	S780	HB 293 (Higdon) Relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers.	
Placed on Informal Calendar	S1415	Read First Time (H)	H76
HB 289 (Fitzpatrick) Relating to workers' compensation.		Read Second Time (H).....	H179
Read First Time (H).....	H76	Referred: Crime Prevention and Public Safety (H)	H595
Read Second Time (H)	H179	HCS Reported Do Pass (H)	H1074
Referred: Special Committee on Employment Security (H)	H302	Referred: Rules - Legislative Oversight (H).....	H1074
		Reported Do Pass (H).....	H1171
		Taken Up.....	H1581

Title of Bill - Agreed To	H1582	Referred: Crime Prevention and Public Safety (H)	H195
HCS Adopted (H)	H1582	HCS Reported Do Pass (H)	H475
Perfected with Amendments (H)	H1582	Referred: Rules - Legislative Oversight (H)	H475
Taken Up	H1698	Reported Do Pass (H)	H521
Third Read and Passed (H)	H1698 - 1699	Taken Up	H591
Reported to the Senate and First Read (S)	S974	Title of Bill - Agreed To	H592
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S1797	HCS Adopted (H)	H592
HB 294 (Lynch) Relating to immunity for persons who seek medical assistance for a drug or alcohol overdose.		Perfected with Amendments (H)	H592
Read First Time (H)	H76	Taken Up	H636
Read Second Time (H)	H179	Third Read and Passed (H)	H636 - 637
Referred: Crime Prevention and Public Safety (H)	H457	Reported to the Senate and First Read (S)	S304
Reported Do Pass (H)	H833	Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S341
Referred: Rules - Legislative Oversight (H)	H833	SCS Reported Do Pass (S)	S453
Reported Do Pass (H)	H1171	Placed on Informal Calendar	S511
Taken Up	H1355	Taken Up	S936
Title of Bill - Agreed To	H1356	Placed on Informal Calendar	S941
Perfected (H)	H1356	Taken Up	S955
Taken Up	H1426	Senate Substitute Offered (S)	S955
Third Read and Passed (H)	H1427	Placed on Informal Calendar	S962
Reported to the Senate and First Read (S)	S807	Taken Up	S1825
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S815	SS Withdrawn (S)	S1825
Reported Do Pass (S)	S1270	Senate Substitute Offered (S)	S1825 - 1826
HB 295 (Justus) Relating to law enforcement appreciation day.		SS Adopted (S)	S1828
Read First Time (H)	H76	Referred: Senate Fiscal Oversight (S)	S1828
Read Second Time (H)	H179	Reported Do Pass (S)	S1830
Referred: Crime Prevention and Public Safety (H)	H302	Taken Up	S1843
HB 296 (Justus) Relating to tax credits.		Third Read and Passed with Amendments (S)	S1843
Read First Time (H)	H76	Emergency Clause Adopted (S)	S1843
Read Second Time (H)	H179	Reported to the House with... (H)	H2650 - 2652
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784	Referred: Fiscal Review (H)	H2653
HB 297 (Lichtenegger) Relating to dental hygienists.		Reported Do Not Pass (H)	H2727
Read First Time (H)	H76	HB 303 (Mathews) Relating to the offense of filing false documents.	
Read Second Time (H)	H179	Read First Time (H)	H76
Referred: Professional Registration and Licensing (H)	H552	Read Second Time (H)	H180
HB 298 (Lichtenegger) Relating to physical therapy.		Referred: Judiciary (H)	H302
Read First Time (H)	H76	HCS Reported Do Pass (H)	H834
Read Second Time (H)	H180	Referred: Rules - Legislative Oversight (H)	H834
Referred: Insurance Policy (H)	H1216	Reported Do Pass (H)	H1076
HCS Reported Do Pass (H)	H1920	Taken Up	H1449
Referred: Rules - Legislative Oversight (H)	H1920	Title of Bill - Agreed To	H1449
HB 299 (Moon) Relating to the laws of other countries.		HCS Adopted (H)	H1450
Read First Time (H)	H76	Perfected with Amendments (H)	H1450
Read Second Time (H)	H180	Referred: Fiscal Review (H)	H1514
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784	Reported Do Pass (H)	H1528
HB 300 (Moon) Relating to liability for concealed firearm exclusion in certain locations.		Taken Up	H1532
Read First Time (H)	H76	Third Read and Passed (H)	H1532 - 1533
Read Second Time (H)	H180	Reported to the Senate and First Read (S)	S881
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784	Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S895
HB 301 (Hill) Relating to videoconferencing for parole hearings.		Reported Do Pass (S)	S1270
Read First Time (H)	H76	Referred: Senate Fiscal Oversight (S)	S1388
Read Second Time (H)	H180	Reported Do Pass (S)	S1830
Referred: Corrections and Public Institutions (H)	H302	HB 304 (Pike) Relating to school employee retirement systems.	
Reported Do Pass (H)	H436	Read First Time (H)	H76
Referred: Rules - Legislative Oversight (H)	H436	Read Second Time (H)	H180
Reported Do Pass (H)	H1171	Referred: Pensions (H)	H457
HB 302 (Hill) Relating to law enforcement officers.		HCS Reported Do Pass by Consent (H)	H692
Read First Time (H)	H76	Referred: Consent and House Procedure (H)	H692
Read Second Time (H)	H180	Reported Do Pass - Consent (H)	H778
HB 303 (Mathews) Relating to the offense of filing false documents.		Perfected by Consent - Pursuant to House Rules (H)	H946
Read First Time (H)	H76	Taken Up	H1023
Read Second Time (H)	H180	Third Read and Passed (H)	H1023 - 1024
Referred: Judiciary (H)	H302	Reported to the Senate and First Read (S)	S509
HCS Reported Do Pass (H)	H834	Second read and referred: Senate Health and Pensions (S)	S572
Referred: Rules - Legislative Oversight (H)	H834	SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S862
Reported Do Pass (H)	H1076	Removed from Consent Calendar (S)	S918
Taken Up	H1449	Returned to Committee of Origin (S)	S918
Title of Bill - Agreed To	H1449	SCS Reported Do Pass (S)	S933
HCS Adopted (H)	H1450		
Perfected with Amendments (H)	H1450		
Referred: Fiscal Review (H)	H1514		
Reported Do Pass (H)	H1528		
Taken Up	H1532		
Third Read and Passed (H)	H1532 - 1533		
Reported to the Senate and First Read (S)	S881		
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S895		
Reported Do Pass (S)	S1270		
Referred: Senate Fiscal Oversight (S)	S1388		
Reported Do Pass (S)	S1830		

HB 305 (Pike) Relating to school employee retirement systems.

Read First Time (H).....	H76
Read Second Time (H).....	H180
Referred: Pensions (H).....	H457
Reported Do Pass (H).....	H692
Referred: Rules - Administrative Oversight (H).....	H692
Reported Do Pass (H).....	H1169

HB 306 (Berry) Relating to weigh station and inspection site bypass services.

Read First Time (H).....	H76
Read Second Time (H).....	H180
Referred: Special Committee on Innovation and Technology (H).....	H302
HCS Reported Do Pass (H).....	H646
Referred: Rules - Administrative Oversight (H).....	H646
Reported Do Pass (H).....	H837
Taken Up.....	H1508
Title of Bill - Agreed To.....	H1509
HCS Adopted (H).....	H1509
Perfected with Amendments (H).....	H1509
Taken Up.....	H1669
Third Read and Defeated (H).....	H1669 - 1670

HB 307 (Davis) Relating to property assessments.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Ways and Means (H).....	H1216
Reported Do Pass (H).....	H2072 - 2073
Referred: Rules - Administrative Oversight (H).....	H2072

HB 308 (Kelley 127) Relating to limited immunity for statements made while reporting use of force.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Crime Prevention and Public Safety (H).....	H640

HB 309 (Davis) Relating to prevailing wages for the construction of public works.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Economic Development (H).....	H195
HCS Reported Do Pass (H).....	H887
Referred: Rules - Legislative Oversight (H).....	H887

HB 310 (Vescovo) Relating to employment contracts with school districts.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Elementary and Secondary Education (H).....	H408
Reported Do Pass (H).....	H775
Referred: Rules - Administrative Oversight (H).....	H775

HB 311 (Korman) Relating to a sales tax holiday.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 312 (Walker 3) Relating to the safe operation of motor vehicles while using electronic communications devices.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 313 (Walker 3) Relating to abandoned aircraft.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Transportation (H).....	H303
Reported Do Pass (H).....	H535
Referred: Rules - Administrative Oversight (H).....	H535

HB 314 (Davis) Relating to labor organizations.

Read First Time (H).....	H77
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Read Second Time (H).....	H180
Referred: Economic Development (H).....	H195
HCS Reported Do Pass (H).....	H282

HB 315 (Davis) Relating to ballot offenses.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Elections and Elected Officials (H).....	H408

HB 316 (Pike) Relating to the licensure of psychologists.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Professional Registration and Licensing (H).....	H457
HCS Reported Do Pass (H).....	H645
Referred: Rules - Administrative Oversight (H).....	H645
Reported Do Pass (H).....	H837
Taken Up.....	H1056
Title of Bill - Agreed To.....	H1056
HCS Adopted (H).....	H1056
Perfected (H).....	H1056
Taken Up.....	H1131
Third Read and Passed (H).....	H1131
Reported to the Senate and First Read (S).....	S556
Second read and referred: Senate Professional Registration (S).....	S572
SCS Reported Do Pass (S).....	S934 - 935

HB 317 (Fitzpatrick) Relating to outdoor advertising.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Withdrawn (H).....	H330

HB 318 (Neely) Relating to professional licensure applications.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Professional Registration and Licensing (H).....	H303
Reported Do Pass (H).....	H556
Referred: Rules - Administrative Oversight (H).....	H556

HB 319 (Neely) Relating to equipment capable of retaining audio from trial or other court proceedings.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Judiciary (H).....	H408

HB 320 (Neely) Relating to criminal nonsupport.

Read First Time (H).....	H77
Read Second Time (H).....	H180
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2784

HB 321 (Neely) Relating to the work for restitution program.

Read First Time (H).....	H77
Read Second Time (H).....	H181
Referred: Crime Prevention and Public Safety (H).....	H408

HB 322 (Neely) Relating to nursing facility inspections.

Read First Time (H).....	H77
Read Second Time (H).....	H181
Referred: Government Efficiency (H).....	H640
Reported Do Pass (H).....	H1029
Referred: Rules - Legislative Oversight (H).....	H1029
Reported Do Pass (H).....	H1171

HB 323 (Neely) Relating to the termination of child support obligation.

Read First Time (H).....	H77
Read Second Time (H).....	H181
Referred: Judiciary (H).....	H640

HB 324 (Neely) Relating to truant pupils.

Read First Time (H).....	H77
Read Second Time (H).....	H181
Referred: Elementary and Secondary Education (H).....	H408
HCS Reported Do Pass (H).....	H596

Referred: Rules - Administrative Oversight (H)	H596	Reported to the Senate and First Read (S)	S910
Reported Do Pass (H)	H944	Second read and referred: Senate Professional	
Taken Up	H1632	Registration (S)	S950
Title of Bill - Agreed To	H1632	Reported Do Pass (S)	S1271
HCS Adopted (H)	H1632		
Perfected (H)	H1632		
Taken Up	H1701		
Third Read and Passed (H)	H1701 - 1702		
Reported to the Senate and First Read (S)	S975		
Second read and referred: Senate Education (S)	S1797		
HB 325 (Barnes 60) Relating to paid parental leave for state employees.			
Read First Time (H)	H77		
Read Second Time (H)	H181		
Referred: General Laws (H)	H640		
HB 326 (Miller) Relating to abortion.			
Read First Time (H)	H78		
Read Second Time (H)	H181		
Referred: Children and Families (H)	H532		
HCS Reported Do Pass (H)	H803		
Referred: Rules - Legislative Oversight (H)	H803		
Reported Do Pass (H)	H869		
HB 327 (Morris) Relating to the Missouri senior farmers' market nutrition program.			
Read First Time (H)	H78		
Read Second Time (H)	H181		
Referred: Agriculture Policy (H)	H303		
Reported Do Pass (H)	H458		
Referred: Rules - Legislative Oversight (H)	H458		
Reported Do Pass (H)	H621		
Taken Up	H799		
Title of Bill - Agreed To	H799		
Perfected (H)	H799		
Referred: Fiscal Review (H)	H832		
Reported Do Pass (H)	H1085		
Taken Up	H1126		
Third Read and Passed (H)	H1126		
Reported to the Senate and First Read (S)	S555		
Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S572		
Reported Do Pass (S)	S862		
Referred: Senate Fiscal Oversight (S)	S895		
Reported Do Pass (S)	S1270		
HB 328 (Morris) Relating to sales and use tax exemptions.			
Read First Time (H)	H78		
Read Second Time (H)	H181		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784		
HB 329 (Morris) Relating to the Tricia Leann Tharp act.			
Read First Time (H)	H78		
Read Second Time (H)	H181		
Referred: Professional Registration and Licensing (H)	H303		
HCS Reported Do Pass (H)	H1288		
Referred: Rules - Administrative Oversight (H)	H1288		
Reported Do Pass (H)	H1409		
HB 330 (Morris) Relating to assistant physicians.			
Read First Time (H)	H78		
Read Second Time (H)	H181		
Referred: Health and Mental Health Policy (H)	H691		
HCS Reported Do Pass (H)	H942 - 943		
Referred: Rules - Administrative Oversight (H)	H942		
Reported Do Pass (H)	H1255		
Taken Up	H1512		
Title of Bill - Agreed To	H1512		
HCS Adopted (H)	H1512		
Perfected (H)	H1512		
Taken Up	H1584		
Third Read and Passed (H)	H1584 - 1585		
Emergency Clause Adopted (H)	H1585 - 1586		
		Reported to the Senate and First Read (S)	S910
		Second read and referred: Senate Professional	
		Registration (S)	S950
		Reported Do Pass (S)	S1271
HB 331 (Morris) Relating to vaccines.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 332 (Morris) Relating to public health.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2784
HB 333 (DeGroot) Relating to actions for damages related to asbestos.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Special Committee on Litigation Reform (H)	H408
		Reported Do Pass (H)	H615
		Referred: Rules - Legislative Oversight (H)	H615
HB 334 (Lauer) Relating to emergency communication services.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Utilities (H)	H408
		HCS Reported Do Pass (H)	H558
		Referred: Rules - Administrative Oversight (H)	H558
		Reported Do Pass (H)	H944
		Taken Up	H1507
		Title of Bill - Agreed To	H1508
		HCS Adopted (H)	H1508
		Perfected with Amendments (H)	H1508
		Referred: Fiscal Review (H)	H1543
		Reported Do Pass (H)	H1565
		Taken Up	H1577
		Third Read and Passed (H)	H1577 - 1578
		Reported to the Senate and First Read (S)	S894
		Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S)	S950
		SCS Reported Do Pass (S)	S1270 - 1271
		Referred: Senate Fiscal Oversight (S)	S1388
		Reported Do Pass (S)	S1830
HB 335 (Sommer) Relating to notice of hearings.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785
HB 336 (Shull 16) Relating to life insurance.			
		Read First Time (H)	H78
		Read Second Time (H)	H181
		Referred: Insurance Policy (H)	H303
		Reported Do Pass (H)	H475
		Referred: Rules - Legislative Oversight (H)	H475
		Reported Do Pass (H)	H521
		Taken Up	H611
		Title of Bill - Agreed To	H611
		Perfected (H)	H611
		Taken Up	H661
		Third Read and Passed (H)	H661 - 662
		Reported to the Senate and First Read (S)	S308
		Second read and referred: Senate Insurance and Banking (S) ..	S341
		Reported Do Pass (S)	S604
		Placed on Informal Calendar	S781
		Taken Up	S1403 - 1404
		Truly Agreed To and Finally Passed	S1404
		Senate Message (S)	H2231
		Signed by House Speaker (H)	H2795

Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 337 (Shull 16) Relating to the corporate governance of insurance companies.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Insurance Policy (H)	H303
HCS Reported Do Pass (H)	H475
Referred: Rules - Legislative Oversight (H)	H475
Reported Do Pass (H)	H537
Taken Up	H611
Title of Bill - Agreed To	H611
HCS Adopted (H)	H611
Perfected (H)	H611
Taken Up	H664
Third Read and Passed (H)	H664 - 665
Reported to the Senate and First Read (S)	S308
Second read and referred: Senate Insurance and Banking (S)	S341
Reported Do Pass (S)	S604
Placed on Informal Calendar	S781

HB 338 (Corlew) Relating to convictions of included offenses.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Judiciary (H)	H552
HCS Reported Do Pass (H)	H1546
Referred: Rules - Legislative Oversight (H)	H1546
Reported Do Pass (H)	H1590

HB 339 (DeGroot) Relating to tort claims.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Insurance Policy (H)	H457
HCS Reported Do Pass (H)	H614
Referred: Rules - Legislative Oversight (H)	H614
Reported Do Pass (H)	H666
Taken Up	H883
Title of Bill - Agreed To	H884
HCS Adopted (H)	H884
Perfected with Amendments (H)	H884 - 885
Taken Up	H937
Third Read and Passed (H)	H937 - 938
Reported to the Senate and First Read (S)	S462
Second read and referred: Senate General Laws (S)	S470
SCS Reported Do Pass (S)	S760
Placed on Informal Calendar	S781
Taken Up	S921
Senate Substitute Offered (S)	S921
SS Adopted (S)	S922
Third Read and Passed with Amendments (S)	S922
Reported to the House with... (H)	H1683
Referred: Fiscal Review (H)	H1683
Reported Do Pass (H)	H1693
Taken Up	H1828
House Adopts (H)	H1828
Truly Agreed To and Finally Passed	H1829
House Message (H)	S1096
Signed by House Speaker (H)	H2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HB 340 (Fitzwater 49) Relating to the net metering and easy connection act.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Utilities (H)	H457
HCS Reported Do Pass (H)	H890
Referred: Rules - Administrative Oversight (H)	H890
Reported Do Pass (H)	H1103
Taken Up	H1190
Laid Over (H)	H1190
Taken Up	H1203
Title of Bill - Agreed To	H1207

HCS Adopted (H)	H1207
Perfected with Amendments (H)	H1207
Referred: Fiscal Review (H)	H1268
Reported Do Pass (H)	H1268
Taken Up	H1282
Third Read and Passed (H)	H1283 - 1284
Reported to the Senate and First Read (S)	S622 - 623
Second read and referred: Senate Government Reform (S)	S815
Re-referred to Committee: Senate Commerce, Consumer Protection, Energy, and the Environment (S)	S962

HB 341 (Shull 16) Relating to life insurance.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Insurance Policy (H)	H640
Reported Do Pass (H)	H1030
Referred: Rules - Legislative Oversight (H)	H1030

HB 342 (Dogan) Relating to political party candidates.

Read First Time (H)	H78
Read Second Time (H)	H181
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 343 (Dogan) Relating to the rights of utility customers.

Read First Time (H)	H78
Read Second Time (H)	H182
Referred: Utilities (H)	H640

HB 344 (Dogan) Relating to the levying of earnings taxes in certain cities.

Read First Time (H)	H78
Read Second Time (H)	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 345 (Shull 16) Relating to market conduct of insurance companies.

Read First Time (H)	H79
Read Second Time (H)	H182
Referred: Insurance Policy (H)	H640
HCS Reported Do Pass (H)	H977
Referred: Rules - Legislative Oversight (H)	H977

HB 346 (Shull 16) Relating to depreciation of costs for insurance companies.

Read First Time (H)	H79
Read Second Time (H)	H182
Referred: Insurance Policy (H)	H1216

HB 347 (Brown 57) Relating to the definition of knife.

Read First Time (H)	H79
Read Second Time (H)	H182
Referred: Judiciary (H)	H303

HB 348 (Brown 57) Relating to bingo.

Read First Time (H)	H79
Read Second Time (H)	H182
Referred: General Laws (H)	H303
HCS Reported Do Pass (H)	H803 - 804
Referred: Rules - Legislative Oversight (H)	H803
Reported Do Pass (H)	H869
Taken Up	H1058
Title of Bill - Agreed To	H1058
HCS Adopted (H)	H1058
Perfected (H)	H1058
Taken Up	H1134
Third Read and Passed (H)	H1134
Reported to the Senate and First Read (S)	S557
Second read and referred: Senate Professional Registration (S)	S572
Re-referred to Committee (S)	S586
Reported Do Pass (S)	S933

HB 349 (Brown 57) Relating to the inspection of certain x-ray systems.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Government Efficiency (H).....	H303
Reported Do Pass (H)	H614
Referred: Rules - Legislative Oversight (H)	H614
Reported Do Pass (H)	H869
Taken Up	H1010
Title of Bill - Agreed To	H1010
Perfected with Amendments (H).....	H1010
Taken Up	H1129
Third Read and Passed (H)	H1129
Reported to the Senate and First Read (S)	S556
Second read and referred: Senate Professional Registration (S)	S572
SCS Reported Do Pass (S).....	S934

HB 350 (Miller) Relating to sales of authentic American Indian arts or crafts.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Special Committee on Small Business (H)	H303
Reported Do Pass (H)	H1252 - 1253
Referred: Rules - Administrative Oversight (H)	H1252
Reported Do Pass (H)	H1680

HB 351 (McGaugh) Relating to criminal offenders.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Judiciary (H)	H640
HCS Reported Do Pass (H).....	H916
Referred: Rules - Legislative Oversight (H)	H916
Reported Do Pass (H)	H1171 - 1172

HB 352 (Eggleston) Relating to expenditures of public funds.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Economic Development (H)	H640
Reported Do Pass (H)	H1098
Referred: Rules - Legislative Oversight (H)	H1098
Reported Do Pass (H)	H1258

HB 353 (Eggleston) Relating to elections.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Elections and Elected Officials (H).....	H352
HCS Reported Do Pass (H).....	H493
Referred: Rules - Administrative Oversight (H)	H493
Reported Do Pass (H)	H559
Taken Up	H852
Title of Bill - Agreed To	H854
HCS Adopted (H)	H854
Perfected with Amendments (H).....	H854
Taken Up	H898
Third Read and Passed (H)	H899
Reported to the Senate and First Read (S)	S445
Second read and referred: Senate Local Government and Elections (S)	S470
SCS Reported Do Pass (S).....	S866

HB 354 (Bahr) Relating to the protection of parental rights.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Judiciary (H)	H352
HCS Reported Do Pass (H).....	H916
Referred: Rules - Legislative Oversight (H)	H916

HB 355 (Bahr) Relating to restrictive covenants.

Read First Time (H).....	H79
Read Second Time (H)	H182
Referred: Elections and Elected Officials (H).....	H303
Reported Do Pass (H)	H425
Referred: Rules - Administrative Oversight (H)	H425
Reported Do Pass (H)	H737

Taken Up.....	H1049
Title of Bill - Agreed To	H1051
Perfected (H)	H1051
Taken Up.....	H1133
Third Read and Passed (H).....	H1133
Reported to the Senate and First Read (S).....	S556 - 557
Second read and referred: Senate Local Government and Elections (S).....	S572
Reported Do Pass (S)	S866

HB 356 (Bahr) Relating to employment taxes.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Workforce Development (H).....	H408
Reported Do Pass (H).....	H598
Referred: Rules - Administrative Oversight (H).....	H598
Reported Do Pass (H).....	H1255

HB 357 (Bahr) Relating to an appropriation for certain school districts.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Elementary and Secondary Education (H).....	H352

HB 358 (Bahr) Relating to transparency of state board of education activities.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Elementary and Secondary Education (H).....	H303
Reported Do Pass (H).....	H775
Referred: Rules - Administrative Oversight (H).....	H775
Reported Do Pass (H).....	H1103

HB 359 (Bahr) Relating to the joint committee on administrative rules.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Special Committee on Government Oversight (H)	H1216

HB 360 (Newman) Relating to making a threat to the security of a building or public school.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Crime Prevention and Public Safety (H)	H640
HCS Reported Do Pass (H).....	H1335
Referred: Rules - Legislative Oversight (H).....	H1335
Reported Do Pass (H).....	H1836

HB 361 (Newman) Relating to the sale of ammunition to minors.

Read First Time (H)	H79
Read Second Time (H).....	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 362 (Newman) Relating to the offense of endangering the welfare of a child.

Read First Time (H)	H80
Read Second Time (H).....	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 363 (Newman) Relating to the sale and transfer of firearms.

Read First Time (H)	H80
Read Second Time (H).....	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 364 (Newman) Relating to permits to purchase firearms.

Read First Time (H)	H80
Read Second Time (H).....	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 365 (Newman) Relating to extreme risk protection orders.

Read First Time (H).....	H80
Read Second Time (H)	H182
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 366 (Newman) Relating to firearm purchases.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 367 (Newman) Relating to sexual assault policies of institutions of higher education.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 368 (Newman) Relating to abortion.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 369 (Newman) Relating to abortion.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 370 (Newman) Relating to increasing preventive health care services in the state.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 371 (Newman) Relating to the compassionate assistance for rape emergencies (care) act.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 372 (Newman) Relating to the duty of a pharmacy to fill prescriptions.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 373 (Newman) Relating to contraceptives.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 374 (Newman) Relating to the disclosure of health care services.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 375 (Newman) Relating to pay equity.

Read First Time (H).....	H80
Read Second Time (H)	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2785

HB 376 (Newman) Relating to employees' reproductive health care decisions.

Read First Time (H).....	H80
Read Second Time (H)	H183

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785
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HB 377 (Newman) Relating to the pregnant workers' fairness act.

Read First Time (H)	H80
Read Second Time (H).....	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 378 (Brown 94) Relating to text messaging while operating motor vehicles.

Read First Time (H)	H80
Read Second Time (H).....	H183
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 379 (Plocher) Relating to fiduciary access to digital assets.

Read First Time (H)	H80
Read Second Time (H).....	H183
Referred: General Laws (H).....	H408
HCS Reported Do Pass (H).....	H915
Referred: Rules - Legislative Oversight (H).....	H915
Reported Do Pass (H).....	H1172

HB 380 (Plocher) Relating to certain violations in municipal court.

Read First Time (H)	H81
Read Second Time (H).....	H183
Referred: General Laws (H)	H408
HCS Reported Do Pass (H).....	H732
Referred: Rules - Legislative Oversight (H).....	H732
Reported Do Pass (H).....	H1172
Taken Up.....	H1642
Title of Bill - Agreed To	H1647
HCS Adopted (H).....	H1647
Perfecting with Amendments (H)	H1647
Referred: Fiscal Review (H).....	H1683
Reported Do Pass (H).....	H1847 - 1848
Taken Up.....	H1978
Third Read and Passed (H).....	H1978 - 1979
Reported to the Senate and First Read (S).....	S1187
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S1797

HB 381 (Evans) Relating to health care records of deceased patients.

Read First Time (H)	H81
Read Second Time (H).....	H183
Referred: Health and Mental Health Policy (H)	H408
HCS Reported Do Pass (H).....	H554
Referred: Rules - Administrative Oversight (H).....	H554
Reported Do Pass (H).....	H647
Taken Up.....	H855
Title of Bill - Agreed To	H866
HCS Adopted (H).....	H866
Perfecting with Amendments (H)	H866
Taken Up.....	H940
Third Read and Passed (H).....	H940 - 941
Reported to the Senate and First Read (S).....	S463
Second read and referred: Senate Health and Pensions (S).....	S470
SCS Reported Do Pass (S)	S861

HB 382 (Anderson) Relating to out-of-state abortion referrals.

Read First Time (H)	H81
Read Second Time (H).....	H183
Referred: Children and Families (H)	H532

HB 383 (Anderson) Relating to utility payments.

Read First Time (H)	H81
Read Second Time (H).....	H183
Referred: Utilities (H)	H408

HB 384 (Anderson) Relating to confiscation of animals.

Read First Time (H)	H81
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- Read Second Time (H)H183
 Referred: Agriculture Policy (H)H691
 HCS Reported Do Pass (H).....H886
 Referred: Rules - Legislative Oversight (H)H886
 Reported Do Pass (H)H1172
 Taken UpH1639
 Title of Bill - Agreed ToH1639
 HCS Adopted (H)H1639
 Perfected (H)H1639
 Taken UpH1768
 Third Read and Passed (H)H1768 - 1769
 Reported to the Senate and First Read (S)S1042
 Second read and referred: Senate Agriculture, Food Production,
 and Outdoor Resources (S).....S1797
- HB 385 (Plocher) Relating to a state agency audit.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H183
 Referred: Government Efficiency (H).....H1216
- HB 386 (Remole) Relating to minimum clearance of utility lines.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H183
 Referred: Utilities (H).....H303
- HB 387 (Messenger) Relating to the grow Missouri fund.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H183
 Referred: Economic Development (H)H640
 HCS Reported Do Pass (H).....H1983
 Referred: Rules - Legislative Oversight (H)H1983
- HB 388 (Messenger) Relating to the Missouri freedom to choose health care act.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
 Referred: Insurance Policy (H)H640
 HCS Reported Do Pass (H).....H1287
 Referred: Rules - Legislative Oversight (H)H1287
 Reported Do Pass (H)H1836 - 1837
- HB 389 (Berry) Relating to data storage centers.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
 Referred: Economic Development (H)H424
- HB 390 (Vescovo) Relating to Von Willebrand awareness.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
 Referred: Special Committee on Tourism (H)H303
 Reported Do Pass - Consent (H)H427
 Referred: Consent and House Procedure (H)H427
 Reported Do Pass - Consent (H)H460
 Perfected by Consent - Pursuant to House Rules (H).....H538
 Taken UpH970
 Third Read and Passed (H)H970 - 971
 Reported to the Senate and First Read (S)S489
 Second read and referred: Senate General Laws (S)S571
- HB 391 (Roberts) Relating to the law library surcharge.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
 Referred: Local Government (H)H640
- HB 392 (Adams) Relating to the use of force by a law enforcement officer.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2785
- HB 393 (Adams) Relating to the citizens police review board.**
 Introduced and Read First Time (H)H81
 Read Second Time (H)H184
- Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2785
- HB 394 (Adams) Relating to the offense of prostitution.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2785
- HB 395 (Adams) Relating to the Missouri universal health assurance program.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2785
- HB 396 (Unsicker) Relating to victims of crimes.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Crime Prevention and Public Safety (H)H1216
- HB 397 (Nichols) Relating to railroad grade crossings.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Special Committee on Homeland Security (H).....H424
 Reported Do Pass (H).....H557
 Referred: Rules - Legislative Oversight (H).....H557
 Reported Do Pass (H).....H1519
- HB 398 (McDaniel) Relating to the authorized electronic monitoring in long-term care facilities act.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Health and Mental Health Policy (H)H731
- HB 399 (McDaniel) Relating to the authorized electronic monitoring in long-term care facilities act.**
 Introduced and Read First Time (H).....H81
 Read Second Time (H).....H184
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2785
- HB 400 (McDaniel) Relating to firearms.**
 Introduced and Read First Time (H).....H82
 Read Second Time (H).....H184
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2785
- HB 401 (McDaniel) Relating to special license plates for police chaplains.**
 Introduced and Read First Time (H).....H82
 Read Second Time (H).....H184
 Referred: Transportation (H).....H303
 Reported Do Pass (H).....H478
 Referred: Rules - Administrative Oversight (H).....H478
 Reported Do Pass (H).....H737 - 738
 Taken Up.....H866
 Title of Bill - Agreed ToH867
 Perfected (H).....H867
- HB 402 (Frederick) Relating to a Medicaid global waiver.**
 Introduced and Read First Time (H).....H82
 Read Second Time (H).....H184
 Referred: Budget (H).....H532
- HB 403 (Frederick) Relating to the authority to engage in certain investigative practices.**
 Introduced and Read First Time (H).....H82
 Read Second Time (H).....H184
 Referred: Special Committee on Homeland Security (H).....H408
 HCS Reported Do Pass (H).....H867
 Referred: Rules - Legislative Oversight (H).....H867
 Reported Do Pass (H).....H1486 - 1487

HB 404 (Hubrecht) Relating to abortion.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Referred: Children and Families (H)	H532

HB 405 (Hubrecht) Relating to death investigations.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Referred: Health and Mental Health Policy (H)	H408
HCS Reported Do Pass (H)	H644
Referred: Rules - Administrative Oversight (H)	H644
Reported Do Pass (H)	H1255

HB 406 (Davis) Relating to business fees.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Referred: Special Committee on Small Business (H)	H640
Reported Do Pass (H)	H836
Referred: Rules - Administrative Oversight (H)	H836

HB 407 (Davis) Relating to the housing of convicted sex offenders.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Referred: Crime Prevention and Public Safety (H)	H1216

HB 408 (Davis) Relating to limited liability companies.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Referred: Judiciary (H)	H640

HB 409 (Davis) Relating to articulated buses.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H184
Withdrawn (H)	H308

HB 410 (Davis) Relating to cottage food production operations.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Special Committee on Innovation and Technology (H)	H303
Reported Do Pass (H)	H1435
Referred: Rules - Administrative Oversight (H)	H1435
Reported Do Pass (H)	H1552

HB 411 (Lichtenegger) Relating to virtual education.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Higher Education (H)	H408
HCS Reported Do Pass (H)	H554
Referred: Rules - Administrative Oversight (H)	H554
Reported Do Pass (H)	H944 - 945
Taken Up	H1433
Title of Bill - Agreed To	H1434
HCS Adopted (H)	H1434
Perfected (H)	H1434
Referred: Fiscal Review (H)	H1482
Reported Do Pass (H)	H1528
Taken Up	H1528
Third Read and Passed (H)	H1528 - 1529
Reported to the Senate and First Read (S)	S880
Second read and referred: Senate Education (S)	S895

HB 412 (Lichtenegger) Relating to the senior services growth and development program.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Withdrawn (H)	H199

HB 413 (White) Relating to the division of professional registration.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Professional Registration and Licensing (H)	H408
HCS Reported Do Pass (H)	H645

HB 414 (Franks Jr.) Relating to peace officer disciplinary actions.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Withdrawn (H)	H625

HB 415 (McGaugh) Relating to sexual offenders.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Judiciary (H)	H408
HCS Reported Do Pass (H)	H645
Referred: Rules - Legislative Oversight (H)	H645
Reported Do Pass (H)	H1076

HB 416 (Ellebracht) Relating to property tax penalties.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 417 (Peters) Relating to health insurance.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 418 (Peters) Relating to the designation of Kappa Alpha Psi day.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Special Committee on Tourism (H)	H474

HB 419 (Peters) Relating to agricultural products purchased by the Department of Corrections.

Introduced and Read First Time (H)	H82
Read Second Time (H)	H185
Referred: Corrections and Public Institutions (H)	H640
Reported Do Pass (H)	H833
Referred: Rules - Legislative Oversight (H)	H833

HB 420 (Peters) Relating to food deserts.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Economic Development (H)	H1216

HB 421 (Peters) Relating to income tax exemptions.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 422 (Cornejo) Relating to property exempt from execution.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Judiciary (H)	H303
HCS Reported Do Pass (H)	H476
Referred: Rules - Legislative Oversight (H)	H476
Reported Do Pass (H)	H537
Taken Up	H612
Title of Bill - Agreed To	H612
HCS Adopted (H)	H612
Perfected with Amendments (H)	H612
Taken Up	H663
Third Read and Passed (H)	H663 - 664
Reported to the Senate and First Read (S)	S308
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S341
Reported Do Pass (S)	S863

HB 423 (Cornejo) Relating to law enforcement animals.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Crime Prevention and Public Safety (H)	H303
Reported Do Pass (H)	H712
Referred: Rules - Legislative Oversight (H)	H712

HB 424 (Cornejo) Relating to the Missouri sunshine law.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: General Laws (H)	H408
Reported Do Pass (H)	H1381 - 1382
Referred: Rules - Legislative Oversight (H)	H1381

HB 425 (Cornejo) Relating to the registering of roofing contractors.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Professional Registration and Licensing (H)	H493

HB 426 (Cornejo) Relating to the line of duty compensation act.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: General Laws (H)	H408
Reported Do Pass (H)	H613
Referred: Rules - Legislative Oversight (H)	H613
Reported Do Pass (H)	H806

HB 427 (Cornejo) Relating to no-contest clauses in trust instruments.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Judiciary (H)	H303
HCS Reported Do Pass (H)	H476
Referred: Rules - Legislative Oversight (H)	H476
Reported Do Pass (H)	H537
Taken Up	H611
Title of Bill - Agreed To	H611
HCS Adopted (H)	H611
Perfecting (H)	H611
Taken Up	H660
Third Read and Passed (H)	H660 - 661
Reported to the Senate and First Read (S)	S307 - 308
Second read and referred: Senate Insurance and Banking (S) ..	S341
SCS Reported Do Pass (S)	S604
Placed on Informal Calendar	S781

HB 428 (Cornejo) Relating to the publication of electronic notice of the sale of real estate.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: General Laws (H)	H595
Reported Do Pass (H)	H1382
Referred: Rules - Legislative Oversight (H)	H1382

HB 429 (Cornejo) Relating to physical therapists.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Professional Registration and Licensing (H)	H552

HB 430 (Rhoads) Relating to juvenile courts.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Judiciary (H)	H408
HCS Reported Do Pass (H)	H1546
Referred: Rules - Legislative Oversight (H)	H1546

HB 431 (Bahr) Relating to the state sex offender registry.

Introduced and Read First Time (H)	H83
Read Second Time (H)	H185
Referred: Judiciary (H)	H408
HCS Reported Do Pass (H)	H732
Referred: Rules - Legislative Oversight (H)	H732
Reported Do Pass (H)	H1289

HB 432 (Conway 10) Relating to election costs.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H202
Referred: Elections and Elected Officials (H)	H641
HCS Reported Do Pass (H)	H914
Referred: Rules - Administrative Oversight (H)	H914

Reported Do Pass (H)	H1255 - 1256
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HB 433 (Cornejo) Relating to customer loyalty programs for the purchase of intoxicating liquor.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H202
Referred: General Laws (H)	H641
HCS Reported Do Pass (H)	H915
Referred: Rules - Legislative Oversight (H)	H915
Reported Do Pass (H)	H1228
Taken Up	H1450
Title of Bill - Agreed To	H1458
HCS Adopted (H)	H1458
Perfecting with Amendments (H)	H1458
Taken Up	H1533
Third Read and Passed with Amendments (H)	H1533 - 1534
Reported to the Senate and First Read (S)	S881
Second read and referred: Senate Economic Development (S) ..	S949

HB 434 (Cornejo) Relating to alcohol wholesalers.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Withdrawn (H)	H288

HB 435 (Cornejo) Relating to intoxicating liquor advertising provisions.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: General Laws (H)	H641

HB 436 (Hill) Relating to corporate security advisors.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Crime Prevention and Public Safety (H)	H408
HCS Reported Do Pass (H)	H712
Referred: Rules - Legislative Oversight (H)	H712
Reported Do Pass (H)	H1172

HB 437 (Neely) Relating to the use of investigational drugs.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Health and Mental Health Policy (H)	H641
HCS Reported Do Pass (H)	H1544
Referred: Rules - Administrative Oversight (H)	H1544
Reported Do Pass (H)	H1834

HB 438 (Wilson) Relating to the detaining of certain persons by law enforcement officers.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Crime Prevention and Public Safety (H)	H641

HB 439 (Kidd) Relating to utilities.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Utilities (H)	H595

HB 440 (Kidd) Relating to life-sustaining treatment policies of health care facilities.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Health and Mental Health Policy (H)	H641

HB 441 (Corlew) Relating to student journalists.

Introduced and Read First Time (H)	H196
Read Second Time (H)	H203
Referred: Elementary and Secondary Education (H)	H303
HCS Reported Do Pass (H)	H596
Referred: Rules - Administrative Oversight (H)	H596
Reported Do Pass (H)	H738
Taken Up	H877
Title of Bill - Agreed To	H878
HCS Adopted (H)	H878
Perfecting with Amendments (H)	H878
Taken Up	H958

Third Read and Passed (H)	H958 - 959	Placed on Informal Calendar	S781
Reported to the Senate and First Read (S)	S486	Taken Up	S1419
Second read and referred: Senate Education (S)	S571	Truly Agreed To and Finally Passed	S1419
Reported Do Pass (S)	S864	Senate Message (S)	H2316
HB 442 (Gray) Relating to the creation of subdistricts in certain school districts.		Signed by House Speaker (H)	H2795
Introduced and Read First Time (H)	H196	Signed by President Pro Tem (S)	S1901
Read Second Time (H)	H203	Delivered to Governor	H2795
Referred: Elementary and Secondary Education (H)	H474		
HB 443 (Gray) Relating to street light maintenance districts.		HB 452 (Austin) Relating to the liability of an employee of a health care provider.	
Introduced and Read First Time (H)	H196	Introduced and Read First Time (H)	H197
Read Second Time (H)	H203	Read Second Time (H)	H203
Referred: Local Government (H)	H641	Referred: Special Committee on Litigation Reform (H)	H408
HB 444 (Crawford) Relating to schedule of fines.		HCS Reported Do Pass (H)	H615
Introduced and Read First Time (H)	H196	Referred: Rules - Legislative Oversight (H)	H615
Read Second Time (H)	H203	Reported Do Pass (H)	H666
Referred: Judiciary (H)	H1216	Taken Up	H990
HB 445 (Crawford) Relating to the department of revenue technology fund.		Title of Bill - Agreed To	H993
Introduced and Read First Time (H)	H196	HCS Adopted (H)	H993
Read Second Time (H)	H203	Perfected with Amendments (H)	H993
Referred: Budget (H)	H352	Taken Up	H1092
Re-referred to Committee: Financial Institutions (H)	H352	Third Read and Passed (H)	H1093 - 1094
HB 446 (Crawford) Relating to ex parte orders.		Reported to the Senate and First Read (S)	S534
Introduced and Read First Time (H)	H196	Second read and referred: Senate Government Reform (S)	S572
Read Second Time (H)	H203	Reported Do Pass (S)	S861
Referred: Judiciary (H)	H641	Taken Up	S1421
HB 447 (Crawford) Relating to child custody.		Placed on Informal Calendar	S1421
Introduced and Read First Time (H)	H196	Taken Up	S1844
Read Second Time (H)	H203	Senate Substitute Offered (S)	S1844
Referred: Judiciary (H)	H1216	SS Adopted (S)	S1844
HB 448 (Houghton) Relating to school board candidates.		Third Read and Passed (S)	S1844 - 1845
Introduced and Read First Time (H)	H196	Reported to the House with... (H)	H2652
Read Second Time (H)	H203	Referred: Fiscal Review (H)	H2653
Referred: Elementary and Secondary Education (H)	H303	Reported Do Pass (H)	H2727
HB 449 (Houghton) Relating to student athletes.		Taken Up	H2728
Introduced and Read First Time (H)	H196	House Adopts (H)	H2728 - 2729
Read Second Time (H)	H203	Truly Agreed To and Finally Passed	H2729 - 2730
Referred: Elementary and Secondary Education (H)	H303	House Message (H)	S1894
HB 450 (Houghton) Relating to youth hunting.		Signed by House Speaker (H)	H2795
Introduced and Read First Time (H)	H197	Signed by President Pro Tem (S)	S1901
Read Second Time (H)	H203	Delivered to Governor	H2795
Referred: Conservation and Natural Resources (H)	H1216		
HB 451 (Austin) Relating to population designations in statutes.		HB 453 (Morgan) Relating to higher education tuition policy.	
Introduced and Read First Time (H)	H197	Introduced and Read First Time (H)	H197
Read Second Time (H)	H203	Read Second Time (H)	H203
Referred: Local Government (H)	H303	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785
Reported Do Pass (H)	H476		
Referred: Rules - Administrative Oversight (H)	H476	HB 454 (Morgan) Relating to school attendance.	
Returned to Committee of Origin (H)	H560	Introduced and Read First Time (H)	H197
HCS Reported Do Pass (H)	H597	Read Second Time (H)	H203
Referred: Rules - Administrative Oversight (H)	H597	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785
Reported Do Pass (H)	H647		
Taken Up	H754	HB 455 (Bahr) Relating to structured family caregiving for MO HealthNet home- and community-based care.	
Title of Bill - Agreed To	H754	Introduced and Read First Time (H)	H197
HCS Adopted (H)	H754	Read Second Time (H)	H203
Perfected (H)	H754	Referred: Health and Mental Health Policy (H)	H641
Taken Up	H824		
Third Read and Passed (H)	H824 - 825	HB 456 (Swan) Relating to abortion.	
Emergency Clause Defeated (H)	H825 - 826	Introduced and Read First Time (H)	H197
Reported to the Senate and First Read (S)	S405	Read Second Time (H)	H204
Second read and referred: Senate Local Government and Elections (S)	S456	Referred: Children and Families (H)	H532
Reported Do Pass (S)	S603		
		HB 457 (Swan) Relating to early childhood education.	
		Introduced and Read First Time (H)	H197
		Read Second Time (H)	H204
		Referred: Elementary and Secondary Education (H)	H641
		Reported Do Pass (H)	H1146
		Referred: Rules - Administrative Oversight (H)	H1146
		Reported Do Pass (H)	H1256

HB 458 (Hill) Relating to the transportation and storage of firearms.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: General Laws (H)	H408
Reported Do Pass (H)	H1515
Referred: Rules - Legislative Oversight (H)	H1515
Reported Do Pass (H)	H1656

HB 459 (Kolkmeier) Relating to products liability civil actions.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Special Committee on Litigation Reform (H)	H352
Reported Do Pass (H)	H615
Referred: Rules - Legislative Oversight (H)	H615
Reported Do Pass (H)	H666 - 667

HB 460 (Kolkmeier) Relating to civil proceedings.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Special Committee on Litigation Reform (H)	H352
HCS Reported Do Pass (H)	H615 - 616
Referred: Rules - Legislative Oversight (H)	H615
Reported Do Pass (H)	H667
Taken Up	H881
Laid Over (H)	H883
Taken Up	H899
Title of Bill - Agreed To	H900
HCS Adopted (H)	H900 - 901
Perfecting with Amendments (H)	H901
Taken Up	H932
Third Read and Passed (H)	H933 - 934
Reported to the Senate and First Read (S)	S462
Second read and referred: Senate Government Reform (S)	S470
Reported Do Pass (S)	S602
Placed on Informal Calendar	S781
Taken Up	S1586
Senate Substitute Offered (S)	S1586 - 1587
Placed on Informal Calendar	S1587

HB 461 (Kolkmeier) For the purpose of severing parties who are misjoined in a civil action.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Special Committee on Litigation Reform (H)	H352
Reported Do Pass (H)	H616
Referred: Rules - Legislative Oversight (H)	H616
Reported Do Pass (H)	H667
Taken Up	H901
Title of Bill - Agreed To	H902
Perfecting with Amendments (H)	H902
Taken Up	H934
Third Read and Passed (H)	H935 - 936
Reported to the Senate and First Read (S)	S462
Second read and referred: Senate Government Reform (S)	S470
Reported Do Pass (S)	S602
Placed on Informal Calendar	S781

HB 462 (Kolkmeier) For the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Special Committee on Litigation Reform (H)	H352
Reported Do Pass (H)	H616
Referred: Rules - Legislative Oversight (H)	H616
Reported Do Pass (H)	H667
Taken Up	H903
Title of Bill - Agreed To	H903
Perfecting (H)	H903 - 904
Taken Up	H936
Third Read and Passed (H)	H936 - 937
Reported to the Senate and First Read (S)	S462
Second read and referred: Senate Government Reform (S)	S470

Reported Do Pass (S)	S602
Placed on Informal Calendar	S781

HB 463 (Kolkmeier) For the purpose of providing that joinder and intervention cannot establish jurisdiction or venue if jurisdiction and venue cannot be established independently.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Special Committee on Litigation Reform (H)	H352
Reported Do Pass (H)	H616
Referred: Rules - Legislative Oversight (H)	H616
Reported Do Pass (H)	H667

HB 464 (McCreery) Relating to taxation.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 465 (Cookson) Relating to teacher salaries.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Elementary and Secondary Education (H)	H408

HB 466 (Cookson) Relating to state funding for elementary and secondary education.

Introduced and Read First Time (H)	H197
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 467 (Cookson) Relating to the opening date for school terms.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Elementary and Secondary Education (H)	H1217

HB 468 (Cookson) Relating to school financial audits.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Elementary and Secondary Education (H)	H303

HB 469 (Gannon) Relating to high school equivalency degree testing.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Elementary and Secondary Education (H)	H303
Reported Do Pass (H)	H459
Referred: Rules - Administrative Oversight (H)	H459
Reported Do Pass (H)	H945
Taken Up	H1058
Title of Bill - Agreed To	H1059
Perfecting with Amendments (H)	H1059
Referred: Fiscal Review (H)	H1097
Reported Do Pass (H)	H1241
Taken Up	H1249
Third Read and Passed (H)	H1249 - 1250
Reported to the Senate and First Read (S)	S620
Second read and referred: Senate Education (S)	S727
SCS Reported Do Pass (S)	S1106
Referred: Senate Fiscal Oversight (S)	S1169
Reported Do Pass (S)	S1270

HB 470 (Butler) Relating to the minimum wage.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 471 (Butler) Relating to public nuisance.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 472 (Smith 85) Relating to the transfer of college credits.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Higher Education (H)	H408
Reported Do Pass (H)	H555
Referred: Rules - Administrative Oversight (H)	H555
Reported Do Pass (H)	H1409

HB 473 (Smith 85) Relating to school accreditation.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 474 (Smith 85) Relating to restitution received by wrongfully imprisoned persons.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Judiciary (H)	H474

HB 475 (Andrews) Relating to prevailing wages for the construction of public works.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Economic Development (H)	H408

HB 476 (Andrews) Relating to prevailing wages on public works.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Economic Development (H)	H408
Reported Do Pass (H)	H1098 - 1099
Referred: Rules - Legislative Oversight (H)	H1098

HB 477 (Merideth 80) Relating to evidence justifying a sentence of death.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 478 (Walker 3) Relating to eminent domain for electric transmission line projects.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H204
Referred: Utilities (H)	H1217

HB 479 (Frederick) Relating to covenants not to compete.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H205
Referred: Workforce Development (H)	H408

HB 480 (Ross) Relating to the Division of Professional Registration.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H205
Referred: Professional Registration and Licensing (H)	H408
HCS Reported Do Pass (H)	H645
Referred: Rules - Administrative Oversight (H)	H645
Reported Do Pass (H)	H837
Taken Up	H879
Title of Bill - Agreed To	H879
HCS Adopted (H)	H879
Perfected (H)	H879
Taken Up	H938
Third Read and Passed (H)	H938 - 939
Reported to the Senate and First Read (S)	S462
Second read and referred: Senate Professional Registration (S)	S470

HB 481 (Fitzwater 49) Relating to assessments for the deaf and hard of hearing.

Introduced and Read First Time (H)	H198
Read Second Time (H)	H205
Referred: Children and Families (H)	H641

HB 482 (Roden) Relating to workers' compensation for firefighters.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Workforce Development (H)	H408
HCS Reported Do Pass (H)	H618
Referred: Rules - Administrative Oversight (H)	H618

HB 483 (Dunn) Relating to petroleum storage tanks.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 484 (Dunn) Relating to interest rates.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 485 (Dunn) Relating to discrimination based on sexual orientation or gender identity.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Judiciary (H)	H1217

HB 486 (Dunn) Relating to tax credits for grocery stores.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Economic Development (H)	H474
Reported Do Pass (H)	H887
Referred: Rules - Legislative Oversight (H)	H887
Reported Do Pass (H)	H1519

HB 487 (Dunn) Relating to criminal history inquiries of applicants for employment.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 488 (Dunn) Relating to the donated food tax credit.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Ways and Means (H)	H474
HCS Reported Do Pass (H)	H736
Referred: Rules - Administrative Oversight (H)	H736

HB 489 (Dunn) Relating to MO HealthNet services.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 490 (May) Relating to criminal nonsupport.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Judiciary (H)	H641
HCS Reported Do Pass (H)	H1546 - 1547
Referred: Rules - Legislative Oversight (H)	H1546

HB 491 (May) Relating to expungement of records due to identity theft or mistaken identity.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Judiciary (H)	H303
HCS Reported Do Pass (H)	H1516
Referred: Rules - Legislative Oversight (H)	H1516

HB 492 (Bondon) Relating to campaign finance.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 493 (Bondon) Relating to real property owned by limited liability companies.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Local Government (H)	H303
Reported Do Pass - Consent (H)	H476 - 477
Referred: Consent and House Procedure (H)	H476
Reported Do Pass - Not Consent (H)	H537
Taken Up	H610
Laid Over (H)	H610
Taken Up	H772
Title of Bill - Agreed To	H772
Perfected (H)	H772
Taken Up	H831
Third Read and Passed (H)	H831 - 832
Reported to the Senate and First Read (S)	S420
Second read and referred: Senate Small Business and Industry (S)	S456
SCS Reported Do Pass (S)	S865

HB 494 (Bondon) Relating to consumer cash rebate coupons.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: General Laws (H)	H408
Reported Do Pass (H)	H1223
Referred: Rules - Legislative Oversight (H)	H1223
Reported Do Pass (H)	H1383

HB 495 (Bondon) Relating to sales taxes dedicated to public safety purposes.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Local Government (H)	H303
HCS Reported Do Pass (H)	H494
Referred: Rules - Administrative Oversight (H)	H494
Returned to Committee of Origin (H)	H945

HB 496 (Dunn) Relating to automatic voter registration.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 497 (Dunn) Relating to the agreement among the states to elect the president by national popular vote act.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2785

HB 498 (DeGroot) Relating to courthouse security.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 499 (DeGroot) Relating to records of regularly conducted activity as evidence law.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Judiciary (H)	H408
HCS Reported Do Pass (H)	H834
Referred: Rules - Legislative Oversight (H)	H834
Reported Do Pass (H)	H1383

HB 500 (Bangert) Relating to senior citizens' property tax relief.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 501 (Newman) Relating to elections.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H229

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
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HB 502 (Fitzpatrick) Relating to fantasy sports contests.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H230
Referred: General Laws (H)	H303
HCS Reported Do Pass (H)	H613
Referred: Rules - Legislative Oversight (H)	H613
Returned to Committee of Origin (H)	H806 - 807
HCS#2 Reported Do Pass (H)	H916
Referred: Rules - Legislative Oversight (H)	H916
Reported Do Pass (H)	H980
Taken Up	H1200
Title of Bill - Agreed To	H1201
HCS Adopted (H)	H1201
Perfected with Amendments (H)	H1201
Referred: Fiscal Review (H)	H1250
Reported Do Pass (H)	H1268
Taken Up	H1280
Third Read and Passed (H)	H1280 - 1281
Reported to the Senate and First Read (S)	S622
Second read and referred: Senate Progress and Development (S)	S814
Reported Do Pass (S)	S933

HB 503 (Ellington) Relating to a law enforcement officer identification numbering system.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H230
Referred: Crime Prevention and Public Safety (H)	H474

HB 504 (Ellington) Relating to video cameras for law enforcement officers.

Introduced and Read First Time (H)	H221
Read Second Time (H)	H230
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 505 (Ellington) Relating to full orders of protection for victims and witnesses of crimes.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230
Referred: Judiciary (H)	H1217

HB 506 (Ellington) Relating to the Missouri innocence commission.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 507 (Ellington) Relating to parole eligibility.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 508 (Ellington) Relating to improving the ability of inmates to obtain employment upon release from incarceration.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230
Referred: Corrections and Public Institutions (H)	H641

HB 509 (Ellington) Relating to elementary and secondary education.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230
Referred: Elementary and Secondary Education (H)	H1074

HB 510 (Ellington) Relating to written consent to search vehicles.

Introduced and Read First Time (H)	H222
Read Second Time (H)	H230

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HB 522 (Ellington) Relating to the establishment of the intervention and compliance unit pilot program.	Introduced and Read First Time (H).....	H222
			Read Second Time (H).....	H230
			Referred: Special Committee on Urban Issues (H).....	H641
			Reported Do Pass (H).....	H889
			Referred: Rules - Legislative Oversight (H).....	H889
HB 511 (Ellington) Relating to crime victims' compensation fund claims.		HB 523 (Ellington) Relating to the small business equality act.	Introduced and Read First Time (H).....	H223
Introduced and Read First Time (H)	H222		Read Second Time (H).....	H230
Read Second Time (H)	H230		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Referred: Government Efficiency (H).....	H641	HB 524 (Ellington) Relating to the Missouri death with dignity act.	Introduced and Read First Time (H).....	H223
HB 512 (Ellington) Relating to the designation of El-Hajj Malik El-Shabazz observation day in Missouri.			Read Second Time (H).....	H231
Introduced and Read First Time (H)	H222		Referred: Health and Mental Health Policy (H)	H912
Read Second Time (H)	H230	HB 525 (Ellington) Relating to driver's license issuance.	Introduced and Read First Time (H).....	H223
Referred: Special Committee on Tourism (H)	H474		Read Second Time (H).....	H231
HB 513 (Ellington) Relating to the designation of Malcolm X observation day in Missouri.			Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Introduced and Read First Time (H)	H222	HB 526 (Ellington) Relating to an economic development grant program.	Introduced and Read First Time (H).....	H223
Read Second Time (H)	H230		Read Second Time (H).....	H231
Referred: Special Committee on Tourism (H)	H474		Referred: Economic Development (H)	H474
HB 514 (Ellington) Relating to the Malcolm X day commission.		HB 527 (Ellington) Relating to charges imposed by utilities on customers.	Introduced and Read First Time (H).....	H223
Introduced and Read First Time (H)	H222		Read Second Time (H).....	H231
Read Second Time (H)	H230		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Referred: Special Committee on Tourism (H)	H474	HB 528 (Ellington) Relating to criminal justice accountability.	Introduced and Read First Time (H).....	H223
HB 515 (Ellington) Relating to high school graduation requirements.			Read Second Time (H).....	H231
Introduced and Read First Time (H)	H222		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Read Second Time (H)	H230	HB 529 (Frederick) Relating to the licensure of physicians.	Introduced and Read First Time (H).....	H223
Referred: Elementary and Secondary Education (H)	H1217		Read Second Time (H).....	H231
HB 516 (Ellington) Relating to the minimum wage rate.			Referred: Professional Registration and Licensing (H)	H408
Introduced and Read First Time (H)	H222	HB 530 (McCann Beatty) Relating to the state legal expense fund.	Introduced and Read First Time (H).....	H223
Read Second Time (H)	H230		Read Second Time (H).....	H231
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
HB 517 (Ellington) Relating to the Missouri supporting families income tax holiday act.		HB 531 (Nichols) Relating to automatic voter registration.	Introduced and Read First Time (H).....	H223
Introduced and Read First Time (H)	H222		Read Second Time (H).....	H231
Read Second Time (H)	H230		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HB 532 (Nichols) Relating to the study commission on state tax policy.	Introduced and Read First Time (H).....	H223
HB 518 (Ellington) Relating to employment practices relating to gender.			Read Second Time (H).....	H231
Introduced and Read First Time (H)	H222		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Read Second Time (H)	H230	HB 533 (Nichols) Relating to the crime or offense of littering.	Introduced and Read First Time (H).....	H223
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786		Read Second Time (H).....	H231
HB 519 (Ellington) Relating to statute of limitations for certain offenses against a child.			Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Introduced and Read First Time (H)	H222			
Read Second Time (H)	H230			
Referred: Judiciary (H)	H912			
HCS Reported Do Pass (H).....	H1547			
Referred: Rules - Legislative Oversight (H)	H1547			
HB 520 (Ellington) Relating to visually impaired voters.				
Introduced and Read First Time (H)	H222			
Read Second Time (H)	H230			
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786			
HB 521 (Ellington) Relating to the labeling of genetically modified food products.				
Introduced and Read First Time (H)	H222			
Read Second Time (H)	H230			
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786			

HB 534 (Higdon) Relating to mandatory driver's education and training.

Introduced and Read First Time (H)	H223
Read Second Time (H)	H231
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 535 (Roden) Relating to the operation of motorcycles or motortricycles.

Introduced and Read First Time (H)	H223
Read Second Time (H)	H231
Referred: General Laws (H)	H303
Reported Do Pass (H)	H713
Referred: Rules - Legislative Oversight (H)	H713

HB 536 (Nichols) Relating to uninsured motorists.

Introduced and Read First Time (H)	H223
Read Second Time (H)	H231
Referred: Insurance Policy (H)	H1217

HB 537 (Hubrecht) Relating to the unborn child protection from dismemberment abortion act.

Introduced and Read First Time (H)	H274
Read Second Time (H)	H280
Referred: Children and Families (H)	H532

HB 538 (Fitzwater 144) Relating to the conveyance of state property easements.

Introduced and Read First Time (H)	H274
Read Second Time (H)	H281
Referred: Corrections and Public Institutions (H)	H408
Reported Do Pass (H)	H553
Referred: Rules - Legislative Oversight (H)	H553
Reported Do Pass (H)	H1487

HB 539 (Cornejo) Relating to fines for failing to yield the right-of-way.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Judiciary (H)	H641

HB 540 (Lichtenegger) Relating to the senior services growth and development program.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Insurance Policy (H)	H1405
HCS Reported Do Pass (H)	H1920
Referred: Rules - Legislative Oversight (H)	H1920

HB 541 (May) Relating to the joint committee on Missouri division of workers' compensation.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 542 (Korman) Relating to compliance with the federal transportation laws.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Transportation (H)	H532
HCS Reported Do Pass - Federal Mandate (H)	H805
Referred: Rules - Administrative Oversight (H)	H805
Reported Do Pass - Federal Mandate (H)	H1103
Taken Up	H1380
Title of Bill - Agreed To	H1381
HCS Adopted (H)	H1381
Perfecting with Amendments (H)	H1381
Taken Up	H1389
Third Read and Passed (H)	H1389 - 1390
Reported to the Senate and First Read (S)	S767
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S815
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S867

Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
Reported Do Pass (S)	S935

HB 543 (Barnes 60) Relating to the regional convention and sports complex authority.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 544 (Barnes 60) Relating to primary care providers.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Health and Mental Health Policy (H)	H303

HB 545 (Vescovo) Relating to the sale of public bonds.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Financial Institutions (H)	H532

HB 546 (Hansen) Relating to text messaging while operating motor vehicles.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 547 (Curtman) Relating to income taxes.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Ways and Means (H)	H641
Reported Do Pass (H)	H919
Referred: Rules - Administrative Oversight (H)	H919
Reported Do Pass (H)	H1680

HB 548 (Curtman) Relating to the use of public funds for lobbying activities.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Special Committee on Government Oversight (H) ..	H641
Reported Do Pass (H)	H889
Referred: Rules - Administrative Oversight (H)	H889

HB 549 (Frederick) Relating to predetermination of health care benefits.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Insurance Policy (H)	H1217

HB 550 (McGaugh) Relating to unlawful discriminatory practices.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Special Committee on Litigation Reform (H)	H408

HB 551 (Bernskoetter) Relating to sexual assault reporting.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: General Laws (H)	H641
HCS Reported Do Pass (H)	H1406
Referred: Rules - Legislative Oversight (H)	H1406
Reported Do Pass (H)	H1656

HB 552 (Austin) Relating to unlawful discriminatory practices.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Special Committee on Litigation Reform (H)	H408

HB 553 (Ross) Relating to the sale of certain lands acquired through legal settlements.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 554 (Ross) Relating to state lands.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Conservation and Natural Resources (H)	H595

HB 555 (Ross) Relating to safe schools.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: General Laws (H)	H595
HCS Reported Do Pass (H)	H1652
Referred: Rules - Legislative Oversight (H)	H1652

HB 556 (Ross) Relating to the navigability of Missouri's waters.

Introduced and Read First Time (H)	H275
Read Second Time (H)	H281
Referred: Conservation and Natural Resources (H)	H1217

HB 557 (Ross) Relating to land surveyors.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H281
Referred: Professional Registration and Licensing (H)	H408
Reported Do Pass - Consent (H)	H556
Referred: Consent and House Procedure (H)	H556
Reported Do Pass - Not Consent (H)	H619
Taken Up	H886
Title of Bill - Agreed To	H886
Perfecting (H)	H886
Taken Up	H966
Third Read and Passed (H)	H966 - 967
Reported to the Senate and First Read (S)	S488
Second read and referred: Senate Professional Registration (S)	S571
Reported Do Pass (S)	S1107

HB 558 (Ross) Relating to boat passengers.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H281
Referred: Transportation (H)	H352
Reported Do Pass (H)	H535
Referred: Rules - Administrative Oversight (H)	H535
Reported Do Pass (H)	H738
Taken Up	H878
Title of Bill - Agreed To	H878
Perfecting (H)	H878 - 879
Taken Up	H960
Third Read and Passed (H)	H960 - 961
Reported to the Senate and First Read (S)	S487
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S571
SCS Reported Do Pass (S)	S935

HB 559 (Arthur) Relating to employment practices relating to gender.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H281
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 560 (Redmon) Relating to school bus driver qualifications.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H282
Referred: Transportation (H)	H532
HCS Reported Do Pass (H)	H805
Referred: Rules - Administrative Oversight (H)	H805

HB 561 (Walker 3) Relating to the retirement system for prosecuting and circuit attorneys.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H282
Referred: Pensions (H)	H408
HCS Reported Do Pass (H)	H692
Referred: Rules - Administrative Oversight (H)	H692
Reported Do Pass (H)	H1409

HB 562 (Ellington) Relating to fathers' parental rights.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H282
Referred: Judiciary (H)	H641

HB 563 (Ruth) Relating to the first-time home buyer savings account act.

Introduced and Read First Time (H)	H276
Read Second Time (H)	H282
Referred: Ways and Means (H)	H532
HCS Reported Do Pass (H)	H736
Referred: Rules - Administrative Oversight (H)	H736

HB 564 (Davis) Relating to password protections.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H292
Referred: Special Committee on Innovation and Technology (H)	H641
Reported Do Pass (H)	H1549
Referred: Rules - Administrative Oversight (H)	H1549
Reported Do Pass (H)	H1680 - 1681

HB 565 (Schroer) Relating to abortion.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Children and Families (H)	H532

HB 566 (Green) Relating to purchases to be made on competitive bids.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Government Efficiency (H)	H474

HB 567 (Green) Relating to conveyance flexibility.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Corrections and Public Institutions (H)	H1217

HB 568 (Tate) Relating to public library districts.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Local Government (H)	H408
Reported Do Pass - Consent (H)	H733
Referred: Consent and House Procedure (H)	H733
Reported Do Pass - Consent (H)	H778
Perfecting by Consent - Pursuant to House Rules (H)	H946
Taken Up	H1022
Third Read and Passed (H)	H1022 - 1023
Reported to the Senate and First Read (S)	S509
Second read and referred: Senate Local Government and Elections (S)	S572
SCS Reported Do Pass (S)	S1106

HB 569 (Frederick) Relating to the show-me compassionate medical education act.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Health and Mental Health Policy (H)	H408
HCS Reported Do Pass by Consent (H)	H554
Referred: Consent and House Procedure (H)	H554
Reported Do Pass - Consent (H)	H693
Perfecting by Consent - Pursuant to House Rules (H)	H807
Taken Up	H1018
Third Read and Passed (H)	H1018 - 1019
Emergency Clause Defeated (H)	H1019 - 1020
Reported to the Senate and First Read (S)	S508
Second read and referred: Senate General Laws (S)	S572

HB 570 (Dohrman) Relating to the Federal Real ID Act of 2005.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Government Efficiency (H)	H409

HB 571 (Engler) Relating to fees for explosives use.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: General Laws (H)	H409
Reported Do Pass (H)	H713
Referred: Rules - Legislative Oversight (H)	H713
Reported Do Pass (H)	H921
Taken Up	H1351
Title of Bill - Agreed To	H1354
Perfected with Amendments (H)	H1354
Taken Up	H1426
Third Read and Passed (H)	H1426
Reported to the Senate and First Read (S)	S807
Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S)	S815
SCS Reported Do Pass (S)	S1271
Referred: Senate Fiscal Oversight (S)	S1388
Reported Do Pass (S)	S1830

HB 572 (Swan) Relating to registered sexual offenders.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Crime Prevention and Public Safety (H)	H409
HCS Reported Do Pass (H)	H1514
Referred: Rules - Legislative Oversight (H)	H1514

HB 573 (McGaugh) Relating to time-limited offers to settle tort claims.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Judiciary (H)	H424
HCS Reported Do Pass (H)	H732
Referred: Rules - Legislative Oversight (H)	H732
Reported Do Pass (H)	H869
Taken Up	H1209
Title of Bill - Agreed To	H1212
HCS Adopted (H)	H1212
Perfected (H)	H1212
Taken Up	H1286
Third Read and Passed (H)	H1286 - 1287
Reported to the Senate and First Read (S)	S623
Second read and referred: Senate Government Reform (S)	S815

HB 574 (Davis) Relating to the length of motor vehicles operated on highways.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Transportation (H)	H409
HCS Reported Do Pass (H)	H617
Referred: Rules - Administrative Oversight (H)	H617
Reported Do Pass (H)	H945

HB 575 (Wiemann) Relating to internal audit requirements for insurers.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Insurance Policy (H)	H409
HCS Reported Do Pass (H)	H475

HB 576 (McCaherty) Relating to the operation of motorcycles or motortricycles.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: General Laws (H)	H409
HCS Reported Do Pass (H)	H713 - 714
Referred: Rules - Legislative Oversight (H)	H713
Reported Do Pass (H)	H921
Taken Up	H1356
Title of Bill - Agreed To	H1358
HCS Adopted (H)	H1358
Perfected with Amendments (H)	H1358
Taken Up	H1427
Third Read and Passed (H)	H1428
Reported to the Senate and First Read (S)	S807

Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S815
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HB 577 (McCaherty) Relating to the public school library media and technology act.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: Elementary and Secondary Education (H)	H457

HB 578 (Lichtenegger) Relating to a sexual assault kit tracking system.

Introduced and Read First Time (H)	H283
Read Second Time (H)	H293
Referred: General Laws (H)	H409

HB 579 (Redmon) Relating to motor fuel taxes.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 580 (Vescovo) Relating to a tax credit for employing apprentices.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Workforce Development (H)	H641

HB 581 (Unsicker) Relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Children and Families (H)	H474

HB 582 (Ross) Relating to income tax deductions for military personnel.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Veterans (H)	H595
Reported Do Pass (H)	H1407
Referred: Rules - Legislative Oversight (H)	H1407

HB 583 (Cookson) Relating to school employee salaries.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Elementary and Secondary Education (H)	H409

HB 584 (Cookson) Relating to statewide athletic organizations.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Elementary and Secondary Education (H)	H1217

HB 585 (Ross) Relating to lobbyists.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: General Laws (H)	H595
Reported Do Pass (H)	H1652
Referred: Rules - Legislative Oversight (H)	H1652

HB 586 (Rhoads) Relating to privileged communications between peer support specialists and law enforcement and emergency services personnel.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Crime Prevention and Public Safety (H)	H409
HCS Reported Do Pass (H)	H644
Referred: Rules - Legislative Oversight (H)	H644
Reported Do Pass (H)	H667
Taken Up	H879
HCS Defeated (H)	H879
Title of Bill - Agreed To	H879
Perfected (H)	H879
Taken Up	H961
Third Read and Passed (H)	H961 - 962
Reported to the Senate and First Read (S)	S487

Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S571
Reported Do Pass (S)	S935

HB 587 (Redmon) Relating to bonding requirements for treasurers of seven-director school districts.

Introduced and Read First Time (H)	H284
Read Second Time (H)	H293
Referred: Elections and Elected Officials (H)	H409
Reported Do Pass (H)	H553
Referred: Rules - Administrative Oversight (H)	H553
Reported Do Pass (H)	H738
Taken Up	H878
Title of Bill - Agreed To	H878
Perfected (H)	H878
Taken Up	H959
Third Read and Passed (H)	H959 - 960
Reported to the Senate and First Read (S)	S486 - 487
Second read and referred: Senate Insurance and Banking (S) ..	S571
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S866
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S934

HB 588 (Kelley 127) Relating to the operation of a motorcycle.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H314
Referred: General Laws (H)	H409
Reported Do Pass (H)	H714
Referred: Rules - Legislative Oversight (H)	H714

HB 589 (Mathews) Relating to a public safety sales tax.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H314
Referred: Local Government (H)	H641

HB 590 (Johnson) Relating to the Missouri international business advertising fund.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H314
Referred: Government Efficiency (H)	H641

HB 591 (Johnson) Relating to the office of business advocate.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H314
Referred: Special Committee on Small Business (H)	H409

HB 592 (DeGroot) Relating to financial interests of minors.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H314
Referred: Judiciary (H)	H641
Reported Do Pass (H)	H916
Referred: Rules - Legislative Oversight (H)	H916
Reported Do Pass (H)	H1383

HB 593 (McDaniel) Relating to firearms.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 594 (McGaugh) Relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786

HB 595 (McGaugh) Relating to earned compliance credits.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Judiciary (H)	H532

HB 596 (McGaugh) Relating to members of the state board of embalmers and funeral directors.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Judiciary (H)	H409
HCS Reported Do Pass (H)	H1225
Referred: Rules - Legislative Oversight (H)	H1225

HB 597 (McGaugh) Relating to court reporters.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Judiciary (H)	H409
HCS Reported Do Pass (H)	H665 - 666
Referred: Rules - Legislative Oversight (H)	H665
Reported Do Pass (H)	H1229

HB 598 (Cornejo) Relating to contingency fee contracts.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Special Committee on Litigation Reform (H)	H409
Reported Do Pass (H)	H755
Referred: Rules - Legislative Oversight (H)	H755
Reported Do Pass (H)	H921
Taken Up	H1480
Title of Bill - Agreed To	H1481
Perfected with Amendments (H)	H1481
Taken Up	H1536
Third Read and Passed (H)	H1536 - 1537
Reported to the Senate and First Read (S)	S881
Second read and referred: Senate Government Reform (S)	S949
Reported Do Pass (S)	S1106

HB 599 (Hansen) Relating to higher education financial aid eligibility.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Higher Education (H)	H409
Reported Do Pass (H)	H555
Referred: Rules - Administrative Oversight (H)	H555
Reported Do Pass (H)	H738
Taken Up	H886
Title of Bill - Agreed To	H886
Perfected (H)	H886
Referred: Fiscal Review (H)	H912
Reported Do Pass (H)	H928
Taken Up	H964
Third Read and Passed (H)	H964 - 965
Emergency Clause Adopted (H)	H965 - 966
Reported to the Senate and First Read (S)	S487 - 488
Second read and referred: Senate Education (S)	S571

HB 600 (Fitzwater 144) Relating to the renaming of a certain state park.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Conservation and Natural Resources (H)	H532
HCS Reported Do Pass (H)	H711 - 712
Referred: Rules - Administrative Oversight (H)	H711

HB 601 (Higdon) Relating to certification of persons specializing in radiology services.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Professional Registration and Licensing (H)	H409

HB 602 (Brattin) Relating to abortion.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Children and Families (H)	H532

HB 603 (Rone) Relating to lobbying.

Introduced and Read First Time (H)	H305
Read Second Time (H)	H314
Referred: Elections and Elected Officials (H)	H409
Reported Do Pass (H)	H644

Referred: Rules - Administrative Oversight (H)	H644	HB 611 (Carpenter) Relating to long-term care insurance rates.	Introduced and Read First Time (H).....	H306
Reported Do Pass (H)	H920		Read Second Time (H).....	H315
HB 604 (Rone) Relating to public administrator staff.			Referred: Insurance Policy (H).....	H552
Introduced and Read First Time (H)	H305		HCS Reported Do Pass (H).....	H977
Read Second Time (H)	H314		Referred: Rules - Legislative Oversight (H).....	H977
Referred: Local Government (H).....	H1217		Reported Do Pass (H).....	H1229
HB 605 (Rone) Relating to inherently volatile herbicides.		HB 612 (Matthiesen) Relating to statewide assessment results for school districts.	Introduced and Read First Time (H).....	H306
Introduced and Read First Time (H)	H305		Read Second Time (H).....	H315
Read Second Time (H)	H315		Referred: Elementary and Secondary Education (H).....	H409
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HB 613 (Ellington) Relating to the expungement of certain criminal records.	Introduced and Read First Time (H).....	H306
HB 606 (Rone) Relating to the commercial sale of agricultural seed.			Read Second Time (H).....	H315
Introduced and Read First Time (H)	H305		Referred: Judiciary (H).....	H1217
Read Second Time (H)	H315	HB 614 (Ellington) Relating to driver's education.	Introduced and Read First Time (H).....	H306
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786		Read Second Time (H).....	H315
HB 607 (Hill) Relating to law enforcement officers.			Referred: Crime Prevention and Public Safety (H)	H1217
Introduced and Read First Time (H)	H305	HB 615 (Curtis) Relating to the establishment of a state park.	Introduced and Read First Time (H).....	H306
Read Second Time (H)	H315		Read Second Time (H).....	H315
Referred: Crime Prevention and Public Safety (H)	H409		Referred: Special Committee on Urban Issues (H).....	H474
HCS Reported Do Pass (H).....	H713		Reported Do Pass (H).....	H890
Referred: Rules - Legislative Oversight (H)	H713		Referred: Rules - Legislative Oversight (H).....	H890
Reported Do Pass (H)	H1172	HB 616 (Curtis) Relating to the establishment of the urban education institute.	Introduced and Read First Time (H).....	H306
HB 608 (Anderson) Relating to residential dwellings offered for rent to transient guests.			Read Second Time (H).....	H315
Introduced and Read First Time (H)	H305		Referred: Special Committee on Urban Issues (H).....	H474
Read Second Time (H)	H315		Reported Do Pass (H).....	H1550
Referred: General Laws (H).....	H409		Referred: Rules - Legislative Oversight (H).....	H1550
HCS Reported Do Pass (H).....	H916	HB 617 (Curtis) Relating to children's services funds.	Introduced and Read First Time (H).....	H306
Referred: Rules - Legislative Oversight (H)	H916		Read Second Time (H).....	H315
Reported Do Pass (H)	H1105 - 1106		Referred: Special Committee on Urban Issues (H).....	H409
Taken Up	H1421		Reported Do Pass (H).....	H520
Laid Over (H)	H1421		Referred: Rules - Legislative Oversight (H).....	H520
Taken Up	H1664	HB 618 (Curtis) Relating to children's services funds.	Introduced and Read First Time (H).....	H306
Title of Bill - Agreed To	H1669		Read Second Time (H).....	H315
HCS Adopted (H)	H1669		Referred: Special Committee on Urban Issues (H).....	H474
Perfected with Amendments (H).....	H1669		Reported Do Pass (H).....	H1550
Taken Up	H1767		Referred: Rules - Legislative Oversight (H).....	H1550
Laid Over (H)	H1767	HB 619 (Dogan) Relating to the public school retirement system of the City of St. Louis.	Introduced and Read First Time (H).....	H306
Taken Up	H1913		Read Second Time (H).....	H315
Third Read and Passed with Amendments (H)	H1914 - 1915		Referred: Pensions (H)	H731
Reported to the Senate and First Read (S)	S1131		HCS Reported Do Pass (H).....	H1075
Second read and referred: Senate Economic Development (S).....	S1797		Referred: Rules - Administrative Oversight (H).....	H1075
HB 609 (Haahr) Relating to the division of professional registration.			Reported Do Pass (H).....	H1256
Introduced and Read First Time (H)	H305		Taken Up	H1511
Read Second Time (H)	H315		Title of Bill - Agreed To	H1512
Referred: Professional Registration and Licensing (H).....	H409		HCS Adopted (H).....	H1512
HCS Reported Do Pass (H).....	H645		Perfected with Amendments (H)	H1512
HB 610 (Justus) Relating to the membership of emergency services boards.			Taken Up	H1695
Introduced and Read First Time (H)	H305		Third Read and Passed (H).....	H1695 - 1696
Read Second Time (H)	H315		Reported to the Senate and First Read (S)	S965
Referred: Local Government (H).....	H409		Second read and referred: Senate Health and Pensions (S).....	S1797
Reported Do Pass - Consent (H).....	H535	HB 620 (Kendrick) Relating to student loans.	Introduced and Read First Time (H).....	H327
Referred: Consent and House Procedure (H)	H535		Read Second Time (H).....	H336
Reported Do Pass - Consent (H).....	H620			
Perfected by Consent - Pursuant to House Rules (H).....	H946			
Taken Up	H1025			
Third Read and Passed (H)	H1025 - 1026			
Reported to the Senate and First Read (S)	S509			
Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S)	S572			

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	Third Read and Passed (H).....	H1021 - 1022
		Reported to the Senate and First Read (S).....	S508 - 509
		Second read and referred: Senate Education (S).....	S572
HB 621 (Kendrick) Relating to the powers and duties of the Missouri Higher Education Loan Authority.		SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S).....	S865
Introduced and Read First Time (H)	H327	Removed from Consent Calendar (S).....	S918
Read Second Time (H)	H336	Returned to Committee of Origin (S)	S918
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	SCS Reported Do Pass (S)	S933
HB 622 (Engler) Relating to electrical contractor licenses.		HB 632 (Franklin) Relating to classifications of real property.	
Introduced and Read First Time (H)	H327	Introduced and Read First Time (H).....	H327
Read Second Time (H)	H336	Read Second Time (H).....	H337
Referred: Professional Registration and Licensing (H).....	H595	Referred: General Laws (H)	H409
HB 623 (McGaugh) Relating to suspending a driver's license for failure to appear.		Reported Do Pass (H).....	H1223
Introduced and Read First Time (H)	H327	Referred: Rules - Legislative Oversight (H).....	H1223
Read Second Time (H)	H336	Reported Do Pass (H).....	H1656
Referred: Judiciary (H)	H641	HB 633 (Austin) Relating to school districts' local effort.	
HB 624 (Alferman) Relating to the dollar value modifier used in certain school districts.		Introduced and Read First Time (H).....	H340
Introduced and Read First Time (H)	H327	Read Second Time (H).....	H349
Read Second Time (H)	H336	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HB 634 (Roeber) Relating to charter schools.	
HB 625 (Stevens 46) Relating to consumer credit interest rates.		Introduced and Read First Time (H).....	H341
Introduced and Read First Time (H)	H327	Read Second Time (H)	H349
Read Second Time (H)	H336	Referred: Elementary and Secondary Education (H).....	H352
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HCS Reported Do Pass (H)	H775
HB 626 (Neely) Relating to guardianship proceedings.		Referred: Rules - Administrative Oversight (H).....	H775
Introduced and Read First Time (H)	H327	Reported Do Pass (H).....	H837 - 838
Read Second Time (H)	H336	Taken Up.....	H1051
Referred: Judiciary (H)	H976	Laid Over (H).....	H1051
HB 627 (Kidd) Relating to a tax credit for senior citizen property owners.		Taken Up.....	H1060
Introduced and Read First Time (H)	H327	Title of Bill - Agreed To	H1071
Read Second Time (H)	H337	HCS Adopted (H).....	H1071 - 1072
Referred: Ways and Means (H)	H409	Perfectured with Amendments (H)	H1072 - 1073
HB 628 (Miller) Relating to ratemaking for public utilities.		Referred: Fiscal Review (H).....	H1074
Introduced and Read First Time (H)	H327	Reported Do Pass (H).....	H1085
Read Second Time (H)	H337	Taken Up.....	H1085
Referred: Utilities (H).....	H1217	Third Read and Passed (H).....	H1086 - 1087
HB 629 (Miller) Relating to port authorities.		Reported to the Senate and First Read (S).....	S533 - 534
Introduced and Read First Time (H)	H327	Second read and referred: Senate Education (S).....	S572
Read Second Time (H)	H337	HB 635 (Carpenter) Relating to the agreement among the states to elect the president by national popular vote act.	
Referred: Local Government (H).....	H409	Introduced and Read First Time (H).....	H341
Reported Do Pass (H)	H733	Read Second Time (H)	H349
Referred: Rules - Administrative Oversight (H)	H733	Referred: Elections and Elected Officials (H)	H552
HB 630 (Taylor) Relating to firearms.		HB 636 (Merideth 80) Relating to MO HealthNet services.	
Introduced and Read First Time (H)	H327	Introduced and Read First Time (H).....	H341
Read Second Time (H)	H337	Read Second Time (H)	H350
Referred: General Laws (H).....	H595	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Reported Do Pass (H)	H1515	HB 637 (Helms) Relating to bargaining with public employers.	
Referred: Rules - Legislative Oversight (H)	H1515	Introduced and Read First Time (H).....	H341
Reported Do Pass (H)	H1656	Read Second Time (H)	H350
HB 631 (Redmon) Relating to school bus driver medical endorsements.		Referred: Economic Development (H)	H409
Introduced and Read First Time (H)	H327	Reported Do Pass (H).....	H888
Read Second Time (H)	H337	Referred: Rules - Legislative Oversight (H).....	H888
Referred: Transportation (H)	H532	Reported Do Pass (H).....	H1487
HCS Reported Do Pass by Consent (H).....	H735	HB 638 (McCann Beatty) Relating to automatic voter registration.	
Referred: Consent and House Procedure (H)	H735	Introduced and Read First Time (H).....	H341
Reported Do Pass - Consent (H).....	H778	Read Second Time (H).....	H350
Perfectured by Consent - Pursuant to House Rules (H).....	H946	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
Taken Up	H1021	HB 639 (McCann Beatty) Relating to lifetime parole supervision for certain offenders.	
		Introduced and Read First Time (H).....	H341
		Read Second Time (H).....	H350

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	Second read and referred: Senate Local Government and Elections (S).....	S571
		SCS Reported Do Pass (S)	S866
HB 640 (Walker 3) Relating to eminent domain.		HB 648 (Spencer) Relating to the energy efficiency investment act.	
Introduced and Read First Time (H)	H341	Introduced and Read First Time (H).....	H341
Read Second Time (H)	H350	Read Second Time (H).....	H350
Referred: Utilities (H).....	H912	Referred: Utilities (H)	H641
HB 641 (Miller) Relating to court costs and attorney's fees.		HB 649 (Plocher) Relating to foreclosure proceeds.	
Introduced and Read First Time (H)	H341	Introduced and Read First Time (H).....	H341
Read Second Time (H)	H350	Read Second Time (H).....	H350
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	Referred: Financial Institutions (H).....	H641
HB 642 (Kelly 141) Relating to student associations at public institutions of higher learning.		HCS Reported Do Pass (H).....	H1251
Introduced and Read First Time (H)	H341	Referred: Rules - Legislative Oversight (H).....	H1251
Read Second Time (H)	H350	Reported Do Pass (H).....	H1590
Referred: General Laws (H).....	H457	HB 650 (Cookson) Relating to school employee retirement systems.	
HCS Reported Do Pass (H).....	H1223	Introduced and Read First Time (H).....	H341
Referred: Rules - Legislative Oversight (H)	H1223	Read Second Time (H).....	H350
Reported Do Pass (H)	H1289	Withdrawn (H)	H510
HB 643 (Wood) Relating to summer school students.		HB 651 (Kolkmeier) Relating to local excise or sales taxes.	
Introduced and Read First Time (H)	H341	Introduced and Read First Time (H).....	H341
Read Second Time (H)	H350	Read Second Time (H).....	H350
Referred: Elementary and Secondary Education (H)	H409	Referred: Transportation (H).....	H691
Reported Do Pass (H)	H597	HCS Reported Do Pass (H).....	H943
Referred: Rules - Administrative Oversight (H)	H597	Referred: Rules - Administrative Oversight (H).....	H943
HB 644 (Smith 85) Relating to absentee voting.		HB 652 (Ellebracht) Relating to the minimum wage rate.	
Introduced and Read First Time (H)	H341	Introduced and Read First Time (H).....	H353
Read Second Time (H)	H350	Read Second Time (H).....	H363
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
HB 645 (Phillips) Relating to retired peace officers.		HB 653 (Redmon) Relating to financing provided by the state to public utilities for the purpose of water pollution control.	
Introduced and Read First Time (H)	H341	Introduced and Read First Time (H).....	H353
Read Second Time (H)	H350	Read Second Time (H).....	H363
Referred: Crime Prevention and Public Safety (H)	H409	Referred: Utilities (H)	H641
HCS Reported Do Pass by Consent (H).....	H833 - 834	HB 654 (Rowland 155) Relating to the Schoolcraft Ozark exploration bicentennial commission.	
Referred: Consent and House Procedure (H)	H833	Introduced and Read First Time (H).....	H353
Reported Do Pass - Consent (H)	H890 - 891	Read Second Time (H).....	H363
Perfect by Consent - Pursuant to House Rules (H).....	H1077	Referred: Special Committee on Tourism (H).....	H409
Taken Up	H1143	HCS Reported Do Pass (H).....	H734
Third Read and Passed (H)	H1143 - 1144	Referred: Rules - Legislative Oversight (H).....	H734
Reported to the Senate and First Read (S)	S558 - 559	Reported Do Pass (H).....	H1173
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S).....	S573	Taken Up.....	H1380
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S867	Title of Bill - Agreed To	H1380
Removed from Consent Calendar (S)	S918	HCS Adopted (H).....	H1380
Returned to Committee of Origin (S).....	S918	Perfect (H).....	H1380
Reported Do Pass (S).....	S935	Referred: Fiscal Review (H).....	H1405
HB 646 (Fitzwater 144) Relating to the youth sports brain injury prevention act.		Reported Do Pass (H).....	H1420
Introduced and Read First Time (H)	H341	Taken Up.....	H1432
Read Second Time (H)	H350	Laid Over (H)	H1432
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2786	HB 655 (Engler) Relating to tax credits for contributions to pregnancy centers.	
HB 647 (Fitzpatrick) Relating to county road district consolidation.		Introduced and Read First Time (H).....	H353
Introduced and Read First Time (H)	H341	Read Second Time (H).....	H363
Read Second Time (H)	H350	Referred: Ways and Means (H).....	H409
Referred: Local Government (H).....	H409	Reported Do Pass (H).....	H520
HCS Reported Do Pass by Consent (H).....	H555 - 556	Referred: Rules - Administrative Oversight (H).....	H520
Referred: Consent and House Procedure (H)	H555	Reported Do Pass (H).....	H598
Reported Do Pass - Consent (H)	H620	Taken Up.....	H705
Perfect by Consent - Pursuant to House Rules (H).....	H756	Title of Bill - Agreed To	H706
Taken Up.....	H974	Perfect with Amendments (H)	H706 - 707
Third Read and Passed (H)	H974 - 975	Referred: Fiscal Review (H).....	H731
Reported to the Senate and First Read (S)	S489	Reported Do Pass (H).....	H749 - 750
		Taken Up.....	H750
		Third Read and Passed (H).....	H750 - 751

Reported to the Senate and First Read (S)	S358	Referred: Senate Fiscal Oversight (S)	S895
Second read and referred: Senate Economic Development (S)	S456	Reported Do Pass (S)	S1106
Reported Do Pass (S)	S602		
Referred: Senate Fiscal Oversight (S)	S617	HB 662 (Rone) Relating to the misuse of herbicides.	
Reported Do Pass (S)	S760	Introduced and Read First Time (H)	H353
Placed on Informal Calendar	S781	Read Second Time (H)	H364
Referred: Senate Fiscal Oversight (S)	S895	Referred: Agriculture Policy (H)	H424
Taken Up	S1864	HCS Reported Do Pass (H)	H532 - 533
Senate Substitute Offered (S)	S1864	Referred: Rules - Legislative Oversight (H)	H532
Placed on Informal Calendar	S1864	Reported Do Pass (H)	H621
		Taken Up	H684
		Title of Bill - Agreed To	H684
		HCS Adopted (H)	H684
		Perfected (H)	H684
		Referred: Fiscal Review (H)	H691
		Reported Do Pass (H)	H725
		Taken Up	H727
		Third Read and Passed (H)	H727 - 728
		Emergency Clause Adopted (H)	H728 - 729
		Reported to the Senate and First Read (S)	S357
		Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S456
		SCS Reported Do Pass (S)	S470
		Referred: Senate Fiscal Oversight (S)	S495
		Reported Do Pass (S)	S511
		Taken Up	S511
		SCS Adopted (S)	S511
		Third Read and Passed (S)	S511 - 512
		Emergency Clause Adopted (S)	S512
		Reported to the House with... (H)	H1073
		Referred: Fiscal Review (H)	H1074
		Reported Do Pass (H)	H1085
		Taken Up	H1087
		House Adopts (H)	H1087 - 1088
		Truly Agreed To and Finally Passed	H1088 - 1089
		Emergency Clause Adopted on Truly Agreed to Bill	H1089 - 1090
		House Message (H)	S534
		Signed by House Speaker (H)	H1094
		Constitutional Objection Filed (H)	H1094 - 1095
		Signed by President Pro Tem (S)	S534
		Delivered to Governor	H1095
		Approved by Governor (G)	H1289 - 1290
		Delivered to Secretary of State (G)	H1290
		HB 663 (McCreery) Relating to the commissioner of securities.	
		Introduced and Read First Time (H)	H353
		Read Second Time (H)	H364
		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
		HB 664 (Korman) Relating to vehicle lighting equipment.	
		Introduced and Read First Time (H)	H353
		Read Second Time (H)	H364
		Referred: Transportation (H)	H409
		Reported Do Pass - Consent (H)	H617
		Referred: Consent and House Procedure (H)	H617
		Reported Do Pass - Consent (H)	H693
		Perfected by Consent - Pursuant to House Rules (H)	H807
		Taken Up	H1013
		Third Read and Passed (H)	H1013 - 1014
		Reported to the Senate and First Read (S)	S507
		Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S572
		Reported Do Pass-Placed on Third Read Consent Calendar (S)	S880
		Removed from Consent Calendar (S)	S918
		Returned to Committee of Origin (S)	S918
		Reported Do Pass (S)	S936
		HB 665 (Walker 3) Relating to dental faculty permits.	
		Introduced and Read First Time (H)	H354
		Read Second Time (H)	H364
		Referred: Professional Registration and Licensing (H)	H409
		Reported Do Pass (H)	H734

Referred: Rules - Administrative Oversight (H)	H734
Reported Do Pass (H)	H1410
HB 666 (Miller) Relating to board members of public water supply districts.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Local Government (H)	H1217
Reported Do Pass (H)	H1547
Referred: Rules - Administrative Oversight (H)	H1547
HB 667 (Love) Relating to the implementation of the streamlined sales and use tax agreement.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2786
HB 668 (Peters) Relating to the sheriff of the City of St. Louis.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Withdrawn (H)	H715 - 716
HB 669 (Korman) Relating to land surveyor-in-training enrollment.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 670 (Sommer) Relating to gifted education.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Elementary and Secondary Education (H)	H409
HCS Reported Do Pass (H)	H775
Referred: Rules - Administrative Oversight (H)	H775
Reported Do Pass (H)	H1104
Taken Up	H1635
Title of Bill - Agreed To	H1636
HCS Adopted (H)	H1636
Perfectured with Amendments (H)	H1636
Taken Up	H1705
Third Read and Passed (H)	H1705 - 1706
Reported to the Senate and First Read (S)	S975 - 976
Second read and referred: Senate Education (S)	S1797
HB 671 (Sommer) Relating to sales and use taxes for delivery charges.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Ways and Means (H)	H409
HB 672 (Sommer) Relating to hunter education exemptions.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Conservation and Natural Resources (H)	H409
HB 673 (Curtis) Relating to discriminatory practices against persons convicted of certain offenses.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Judiciary (H)	H912
HB 674 (Dohrman) Relating to the designation of the state dogs.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Special Committee on Tourism (H)	H409
Reported Do Pass (H)	H735
Referred: Rules - Legislative Oversight (H)	H735
Reported Do Pass (H)	H1173
HB 675 (Dohrman) Relating to the state board of education.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Elementary and Secondary Education (H)	H409
Referred: Rules - Administrative Oversight (H)	H409
HB 676 (Plocher) Relating to unlawful discriminatory practices.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Special Committee on Litigation Reform (H)	H409
HB 677 (Rowland 155) Relating to the school calendar.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Elementary and Secondary Education (H)	H409
HCS Reported Do Pass (H)	H597
Referred: Rules - Administrative Oversight (H)	H597
Reported Do Pass (H)	H945
HB 678 (Gannon) Relating to the designation of a memorial highway.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Transportation (H)	H409
Reported Do Pass - Consent (H)	H535
Referred: Consent and House Procedure (H)	H535
Reported Do Pass - Consent (H)	H620
Perfectured by Consent - Pursuant to House Rules (H)	H756
Taken Up	H1011
Third Read and Passed (H)	H1011 - 1012
Reported to the Senate and First Read (S)	S507
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S572
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S868
HB 679 (Redmon) Relating to alcohol trade practices.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Special Committee on Small Business (H)	H641
HCS Reported Do Pass (H)	H836
Referred: Rules - Administrative Oversight (H)	H836
Reported Do Pass (H)	H1169
HB 680 (Fitzwater 49) Relating to adult high schools.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Workforce Development (H)	H409
Reported Do Pass (H)	H714
Referred: Rules - Administrative Oversight (H)	H714
Reported Do Pass (H)	H920
Taken Up	H1056
Title of Bill - Agreed To	H1058
Perfectured with Amendments (H)	H1058
Taken Up	H1132
Third Read and Passed (H)	H1132
Reported to the Senate and First Read (S)	S556
Second read and referred: Senate Economic Development (S)	S572
SCS Reported Do Pass (S)	S862
HB 681 (Wiemann) Relating to the computerization of voter information.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H364
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 682 (Miller) Relating to sales and use tax exemptions.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H365
Referred: Ways and Means (H)	H691
Reported Do Pass (H)	H1336
Referred: Rules - Administrative Oversight (H)	H1336
HB 683 (Roeber) Relating to recall elections for school board members.	
Introduced and Read First Time (H)	H354
Read Second Time (H)	H365

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2787	Reported to the Senate and First Read (S).....	S892
HB 684 (Neely) Relating to MO HealthNet managed care.		Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S949
Introduced and Read First Time (H)	H355	Reported Do Pass (S)	S1107
Read Second Time (H)	H365	Referred: Senate Fiscal Oversight (S)	S1169
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2787	Reported Do Pass (S)	S1270
HB 685 (McCreery) Relating to compliance with the Federal Real ID Act of 2005.		HB 695 (Pfautsch) Relating to credit for physical education.	
Introduced and Read First Time (H)	H355	Introduced and Read First Time (H).....	H373
Read Second Time (H)	H365	Read Second Time (H).....	H382
Referred: Government Efficiency (H).....	H410	Referred: Elementary and Secondary Education (H).....	H641
HB 686 (Taylor) Relating to products sold in the state capitol building.		HB 696 (Kelly 141) Relating to the treatment of traditional celebrations by school districts.	
Introduced and Read First Time (H)	H355	Introduced and Read First Time (H).....	H373
Read Second Time (H)	H365	Read Second Time (H).....	H382
Referred: Special Committee on Small Business (H)	H1217	Referred: General Laws (H)	H410
HB 687 (Taylor) Relating to statewide assessments.		HCS Reported Do Pass (H).....	H1223 - 1224
Introduced and Read First Time (H)	H355	Referred: Rules - Legislative Oversight (H).....	H1223
Read Second Time (H)	H365	Reported Do Pass (H).....	H1289
Referred: Elementary and Secondary Education (H)	H641	HB 697 (Trent) Relating to the Amber Alert System.	
HB 688 (McCaherty) Relating to a benevolent tax credit for certain organizations.		Introduced and Read First Time (H).....	H373
Introduced and Read First Time (H)	H355	Read Second Time (H).....	H382
Read Second Time (H)	H365	Referred: Crime Prevention and Public Safety (H)	H595
Referred: Ways and Means (H)	H641	Reported Do Pass - Consent (H)	H886 - 887
HCS Reported Do Pass (H).....	H920	Referred: Consent and House Procedure (H).....	H886
Referred: Rules - Administrative Oversight (H)	H920	Reported Do Pass - Consent (H)	H1032
HB 689 (Mathews) Relating to punitive damages.		Perfect by Consent - Pursuant to House Rules (H)	H1174
Introduced and Read First Time (H)	H355	Taken Up.....	H1212
Read Second Time (H)	H365	Third Read and Passed (H).....	H1213
Referred: General Laws (H).....	H641	Reported to the Senate and First Read (S).....	S610
HB 690 (White) Relating to medical school students.		Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S617
Introduced and Read First Time (H)	H373	Reported Do Pass (S)	S1107
Read Second Time (H)	H381	HB 698 (Pietzman) Relating to maintaining Missouri state parks.	
Referred: Health and Mental Health Policy (H).....	H641	Introduced and Read First Time (H).....	H373
HB 691 (Korman) Relating to MO HealthNet benefits.		Read Second Time (H).....	H382
Introduced and Read First Time (H)	H373	Referred: Conservation and Natural Resources (H)	H410
Read Second Time (H)	H381	HCS Reported Do Pass (H).....	H803
Referred: Health and Mental Health Policy (H).....	H532	Referred: Rules - Administrative Oversight (H).....	H803
HB 692 (Hubrecht) Relating to abortion.		Reported Do Pass (H).....	H1104
Introduced and Read First Time (H)	H373	Taken Up.....	H1479
Read Second Time (H)	H381	Title of Bill - Agreed To	H1479
Referred: Children and Families (H).....	H532	HCS Adopted (H).....	H1479
HB 693 (Berry) Relating to weigh stations.		Perfect with Amendments (H)	H1480
Introduced and Read First Time (H)	H373	Taken Up.....	H1538
Read Second Time (H)	H382	Third Read and Passed (H).....	H1538 - 1539
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2787	Reported to the Senate and First Read (S).....	S882
HB 694 (Redmon) Relating to motor fuel taxes.		Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S949
Introduced and Read First Time (H)	H373	HB 699 (Curtis) Relating to the court disclosing certain consequences prior to accepting a guilty plea.	
Read Second Time (H)	H382	Introduced and Read First Time (H).....	H374
Referred: Transportation (H)	H475	Read Second Time (H).....	H382
HCS Reported Do Pass (H).....	H617	Referred: Judiciary (H).....	H912
Referred: Rules - Administrative Oversight (H)	H617	HB 700 (Cookson) Relating to the designation of a highway.	
Reported Do Pass (H)	H945 - 946	Introduced and Read First Time (H).....	H374
Taken Up.....	H1496	Read Second Time (H).....	H382
Title of Bill - Agreed To	H1499	Referred: Transportation (H)	H410
HCS Adopted (H)	H1499	Reported Do Pass - Consent (H)	H536
Perfect with Amendments (H).....	H1499	Referred: Consent and House Procedure (H).....	H536
Referred: Fiscal Review (H)	H1543	Reported Do Pass - Not Consent (H).....	H620
Reported Do Pass (H)	H1565	Taken Up.....	H799
Taken Up.....	H1569	Title of Bill - Agreed To	H799
Third Read and Passed (H)	H1569 - 1570	Perfect (H).....	H799
		Taken Up.....	H851
		Third Read and Passed (H).....	H851 - 852
		Reported to the Senate and First Read (S).....	S421
		Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S456

Reported Do Pass (S).....	S867	HB 709 (Moon) Relating to the Missouri right to life act.	
SCS Reported Do Pass (S).....	S879	Introduced and Read First Time (H).....	H374
HB 701 (Burns) Relating to the designation of a highway.		Read Second Time (H).....	H382
Introduced and Read First Time (H).....	H374	Referred: Children and Families (H).....	H641
Read Second Time (H).....	H382	HB 710 (Walker 74) Relating to medication assisted treatment for drug court participants.	
Referred: Transportation (H).....	H410	Introduced and Read First Time (H).....	H396
Reported Do Pass - Consent (H).....	H536	Read Second Time (H).....	H404
Referred: Consent and House Procedure (H).....	H536	Referred: Judiciary (H).....	H641
Reported Do Pass - Consent (H).....	H620	HB 711 (Wood) Relating to special educational services.	
Perfecting by Consent - Pursuant to House Rules (H).....	H756	Introduced and Read First Time (H).....	H396
Taken Up.....	H1026	Read Second Time (H).....	H404
Third Read and Passed (H).....	H1026 - 1027	Referred: Elementary and Secondary Education (H).....	H424
Reported to the Senate and First Read (S).....	S509 - 510	HB 712 (Shaul 113) Relating to child care assistance.	
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S).....	S572	Introduced and Read First Time (H).....	H396
SCS Reported Do Pass-Placed on 3 rd Read Consent Calendar (S).....	S868	Read Second Time (H).....	H404
HB 702 (Redmon) Relating to dental franchisors.		Referred: Children and Families (H).....	H641
Introduced and Read First Time (H).....	H374	HB 713 (Quade) Relating to child care assistance.	
Read Second Time (H).....	H382	Introduced and Read First Time (H).....	H396
Referred: Professional Registration and Licensing (H).....	H552	Read Second Time (H).....	H404
HB 703 (Crawford) Relating to the payment of taxes.		Referred: Children and Families (H).....	H641
Introduced and Read First Time (H).....	H374	HB 714 (Engler) Relating to insurance contracts.	
Read Second Time (H).....	H382	Introduced and Read First Time (H).....	H396
Referred: Local Government (H).....	H410	Read Second Time (H).....	H404
HCS Reported Do Pass by Consent (H).....	H556	Referred: Insurance Policy (H).....	H457
Referred: Consent and House Procedure (H).....	H556	HCS Reported Do Pass (H).....	H614
Reported Do Pass - Consent (H).....	H620 - 621	HB 715 (Hill) Relating to the red tape reduction commission.	
Perfecting by Consent - Pursuant to House Rules (H).....	H756	Introduced and Read First Time (H).....	H396
Taken Up.....	H975	Read Second Time (H).....	H404
Third Read and Passed (H).....	H975 - 976	Referred: Special Committee on Government Oversight (H).....	H493
Reported to the Senate and First Read (S).....	S490	HCS Reported Do Pass (H).....	H646
Second read and referred: Senate Local Government and Elections (S).....	S571	Referred: Rules - Administrative Oversight (H).....	H646
Reported Do Pass-Placed on Third Read Consent Calendar (S).....	S865	HB 716 (Barnes 60) Relating to the prescription abuse registry.	
Removed from Consent Calendar (S).....	S918	Introduced and Read First Time (H).....	H396
Returned to Committee of Origin (S).....	S918	Read Second Time (H).....	H404
Reported Do Pass (S).....	S934	Referred: Insurance Policy (H).....	H532
HB 704 (Franklin) Relating to sales and use taxes for delivery charges.		HCS Reported Do Pass (H).....	H1382
Introduced and Read First Time (H).....	H374	Referred: Rules - Legislative Oversight (H).....	H1382
Read Second Time (H).....	H382	HB 717 (Curtman) Relating to elections.	
Referred: Ways and Means (H).....	H1217	Introduced and Read First Time (H).....	H396
HB 705 (Cross) Relating to security deposits held by landlords.		Read Second Time (H).....	H405
Introduced and Read First Time (H).....	H374	Referred: Elections and Elected Officials (H).....	H595
Read Second Time (H).....	H382	HCS Reported Do Pass (H).....	H942
Referred: General Laws (H).....	H457	Referred: Rules - Administrative Oversight (H).....	H942
Reported Do Pass (H).....	H613	Reported Do Pass (H).....	H1256
Referred: Rules - Legislative Oversight (H).....	H613	HB 718 (Curtman) Relating to taxation.	
Reported Do Pass (H).....	H1106	Introduced and Read First Time (H).....	H396
HB 706 (Neely) Relating to the offense of nonconsensual dissemination of private sexual images.		Read Second Time (H).....	H405
Introduced and Read First Time (H).....	H374	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2787
Read Second Time (H).....	H382	HB 719 (Rhoads) Relating to property classification.	
Referred: Crime Prevention and Public Safety (H).....	H410	Introduced and Read First Time (H).....	H396
HB 707 (Neely) Relating to modifiable maintenance orders.		Read Second Time (H).....	H405
Introduced and Read First Time (H).....	H374	Referred: Agriculture Policy (H).....	H641
Read Second Time (H).....	H382	Reported Do Pass (H).....	H773
Referred: Judiciary (H).....	H532	Referred: Rules - Legislative Oversight (H).....	H773
HB 708 (Hill) Relating to short-term major medical policies.		Reported Do Pass (H).....	H870
Introduced and Read First Time (H).....	H374	Taken Up.....	H1348
Read Second Time (H).....	H382	Title of Bill - Agreed To.....	H1351
Referred: Insurance Policy (H).....	H410	Perfecting (H).....	H1351
Reported Do Pass (H).....	H714	Taken Up.....	H1424
Referred: Rules - Legislative Oversight (H).....	H714	Third Read and Passed with Amendments (H).....	H1425
Reported Do Pass (H).....	H1076	Reported to the Senate and First Read (S).....	S807

Second read and referred: Senate Agriculture, Food Production, and Outdoor Resources (S)	S815	Perfected with Amendments (H)	H1509
Reported Do Pass (S)	S1269 - 1270	Taken Up	H1578
HB 720 (White) Relating to healthcare determination appeals.		Third Read and Passed (H)	H1578 - 1579
Introduced and Read First Time (H)	H396	Reported to the Senate and First Read (S)	S894
Read Second Time (H)	H405	Second read and referred: Senate Health and Pensions (S)	S950
Referred: Insurance Policy (H)	H641		
HB 721 (Fitzpatrick) Relating to outdoor advertising.		HB 730 (Schroer) Relating to hunter education exemptions.	
Introduced and Read First Time (H)	H396	Introduced and Read First Time (H)	H397
Read Second Time (H)	H405	Read Second Time (H)	H405
Referred: Transportation (H)	H1217	Referred: Conservation and Natural Resources (H)	H642
HB 722 (Morris) Relating to uninsured motorists.		HB 731 (Chipman) Relating to vacancies in elected office.	
Introduced and Read First Time (H)	H396	Introduced and Read First Time (H)	H397
Read Second Time (H)	H405	Read Second Time (H)	H405
Referred: Insurance Policy (H)	H1217	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 723 (Walker 3) Relating to the retirement of school employees.		HB 732 (Chipman) Relating to student meals at public institutions of higher education.	
Introduced and Read First Time (H)	H396	Introduced and Read First Time (H)	H397
Read Second Time (H)	H405	Read Second Time (H)	H405
Referred: Pensions (H)	H641	Referred: General Laws (H)	H642
Reported Do Pass (H)	H888	Reported Do Pass (H)	H1652 - 1653
Referred: Rules - Administrative Oversight (H)	H888	Referred: Rules - Legislative Oversight (H)	H1652
Reported Do Pass (H)	H1169 - 1170		
HB 724 (Swan) Relating to child custody arrangements.		HB 733 (Chipman) Relating to student lodging.	
Introduced and Read First Time (H)	H396	Introduced and Read First Time (H)	H397
Read Second Time (H)	H405	Read Second Time (H)	H405
Referred: Judiciary (H)	H641	Referred: Higher Education (H)	H642
HCS Reported Do Pass (H)	H2579 - 2580		
Referred: Rules - Legislative Oversight (H)	H2579	HB 734 (Chipman) Relating to public administrators.	
HB 725 (McGaugh) Relating to death benefits for dependents of deceased employees.		Introduced and Read First Time (H)	H397
Introduced and Read First Time (H)	H396	Read Second Time (H)	H405
Read Second Time (H)	H405	Referred: Judiciary (H)	H1217
Referred: Judiciary (H)	H641		
HCS Reported Do Pass (H)	H1676	HB 735 (Chipman) Relating to the admissibility of municipal offenses to prove credibility.	
Referred: Rules - Legislative Oversight (H)	H1676	Introduced and Read First Time (H)	H397
HB 726 (Hannegan) Relating to duties of the board of probation and parole.		Read Second Time (H)	H405
Introduced and Read First Time (H)	H396	Referred: Judiciary (H)	H1217
Read Second Time (H)	H405		
Referred: Crime Prevention and Public Safety (H)	H941	HB 736 (Stevens 46) Relating to the 911 good samaritan act.	
HB 727 (Matthiesen) Relating to reporting requirements of certain acts to law enforcement agencies.		Introduced and Read First Time (H)	H397
Introduced and Read First Time (H)	H396	Read Second Time (H)	H405
Read Second Time (H)	H405	Referred: General Laws (H)	H642
Referred: Judiciary (H)	H641		
HCS Reported Do Pass (H)	H1547	HB 737 (Stevens 46) Relating to MO HealthNet services.	
Referred: Rules - Legislative Oversight (H)	H1547	Introduced and Read First Time (H)	H397
HB 728 (Korman) Relating to the sale or lease of naming rights for highways and bridges.		Read Second Time (H)	H405
Introduced and Read First Time (H)	H396	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
Read Second Time (H)	H405		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787	HB 738 (Kolkmeier) Relating to motor vehicle franchise practices.	
HB 729 (Bernskoetter) Relating to the retirement of state employees.		Introduced and Read First Time (H)	H397
Introduced and Read First Time (H)	H396	Read Second Time (H)	H405
Read Second Time (H)	H405	Referred: Transportation (H)	H532
Referred: Pensions (H)	H832	Reported Do Pass - Consent (H)	H735
HCS Reported Do Pass (H)	H1030	Referred: Consent and House Procedure (H)	H735
Referred: Rules - Administrative Oversight (H)	H1030	Reported Do Pass - Not Consent (H)	H778 - 779
Reported Do Pass (H)	H1256		
Taken Up	H1509	HB 739 (Kolkmeier) Relating to salvage pool or salvage disposal sales.	
Title of Bill - Agreed To	H1509	Introduced and Read First Time (H)	H397
HCS Adopted (H)	H1509	Read Second Time (H)	H405
		Referred: General Laws (H)	H532
		HB 740 (Engler) Relating to contracts limiting tortfeasor liability.	
		Introduced and Read First Time (H)	H411
		Withdrawn (H)	H417
		HB 741 (Engler) Relating to insurance markets for commercial insurance.	
		Introduced and Read First Time (H)	H411

Read Second Time (H)	H422
Referred: Insurance Policy (H)	H642
HCS Reported Do Pass (H)	H978
Referred: Rules - Legislative Oversight (H)	H978
Reported Do Pass (H)	H1076
Taken Up	H1502
Title of Bill - Agreed To	H1502
HCS Adopted (H)	H1502
Perfectured with Amendments (H)	H1502
Taken Up	H1575
Third Read and Passed (H)	H1575 - 1576
Reported to the Senate and First Read (S)	S894
Second read and referred: Senate Insurance and Banking (S) ..	S950
SCS Reported Do Pass (S)	S1106

HB 742 (McCreery) Relating to unlawful possession of firearms.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 743 (Conway 104) Relating to the crime victims' compensation fund.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Budget (H)	H475
Reported Do Pass (H)	H665
Referred: Rules - Legislative Oversight (H)	H665
Reported Do Pass (H)	H1229
Taken Up	H1648
Title of Bill - Agreed To	H1650
Perfectured with Amendments (H)	H1650
Referred: Fiscal Review (H)	H1683
Reported Do Pass (H)	H1694
Taken Up	H1706
Third Read and Passed (H)	H1706 - 1707
Reported to the Senate and First Read (S)	S976
Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S)	S1797

HB 744 (Brattin) Relating to baccalaureate degree offerings at community colleges.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 745 (Brattin) Relating to the physical privacy of students.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 746 (Crawford) Relating to residential mortgage loan brokers.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Financial Institutions (H)	H642
HCS Reported Do Pass (H)	H915
Referred: Rules - Legislative Oversight (H)	H915
Reported Do Pass (H)	H980
Taken Up	H1636
Title of Bill - Agreed To	H1636
HCS Adopted (H)	H1636
Perfectured with Amendments (H)	H1636
Taken Up	H1703
Third Read and Passed (H)	H1703 - 1704
Reported to the Senate and First Read (S)	S975
Second read and referred: Senate Insurance and Banking (S) ..	S1797

HB 747 (Miller) Relating to rate making for gas corporations.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Utilities (H)	H457

HCS Reported Do Pass (H)	H1032
Referred: Rules - Administrative Oversight (H)	H1032

HB 748 (Eggleston) Relating to performance measures at institutions of higher education.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 749 (Korman) Relating to the divided highway transportation fund.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 750 (Korman) Relating to the nuclear energy standard.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Special Committee on Innovation and Technology (H)	H642
HCS Reported Do Pass (H)	H1549 - 1550
Referred: Rules - Administrative Oversight (H)	H1549

HB 751 (Roeber) Relating to school boards.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 752 (Corlew) Relating to the Kansas City Police Department.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Local Government (H)	H475
Reported Do Pass (H)	H733
Referred: Rules - Administrative Oversight (H)	H733
Reported Do Pass (H)	H1257

HB 753 (Bernskoetter) Relating to the state personnel law.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: General Laws (H)	H832
HCS Reported Do Pass (H)	H2071
Referred: Rules - Legislative Oversight (H)	H2071

HB 754 (Schroer) Relating to candidate qualifications for statewide offices.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Elections and Elected Officials (H)	H642
HCS Reported Do Pass (H)	H914
Referred: Rules - Administrative Oversight (H)	H914
Reported Do Pass (H)	H1104

HB 755 (Cookson) Relating to teacher retirement.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 756 (McCreery) Relating to the Missouri Agricultural and Small Business Development Authority.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 757 (Christofanelli) Relating to abortion.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Children and Families (H)	H642
HCS Reported Do Pass (H)	H914

HB 758 (Cookson) Relating to higher education.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Higher Education (H)	H424
Reported Do Pass (H)	H555
Referred: Rules - Administrative Oversight (H)	H555
Reported Do Pass (H)	H946
Taken Up	H1159
Title of Bill - Agreed To	H1160
Perfected (H)	H1160
Taken Up	H1248
Third Read and Passed (H)	H1248 - 1249
Reported to the Senate and First Read (S)	S620
Second read and referred: Senate Education (S)	S727
SCS Reported Do Pass (S)	S864

HB 759 (Morgan) Relating to the respect women's abortion decisions act.

Introduced and Read First Time (H)	H412
Read Second Time (H)	H422
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 760 (Austin) Relating to the local workforce development act of 2017.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H422
Referred: Local Government (H)	H1217

HB 761 (Barnes 60) Relating to emergency administration of epinephrine by auto-injector.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H422
Referred: General Laws (H)	H642
Reported Do Pass (H)	H1224
Referred: Rules - Legislative Oversight (H)	H1224
Reported Do Pass (H)	H1519

HB 762 (Barnes 60) Relating to dental professionals practicing in hospitals.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H422
Referred: Health and Mental Health Policy (H)	H457
Reported Do Pass (H)	H1544
Referred: Rules - Administrative Oversight (H)	H1544
Reported Do Pass (H)	H1681

HB 763 (Brown 27) Relating to the implementation of the streamlined sales and use tax agreement.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H423
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 764 (Marshall) Relating to transportation network companies.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H423
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 765 (Cornejo) Relating to the waiver of certain costs.

Introduced and Read First Time (H)	H413
Read Second Time (H)	H423
Referred: Judiciary (H)	H642
Reported Do Pass (H)	H1075
Referred: Rules - Legislative Oversight (H)	H1075

HB 766 (Lichtenegger) Relating to unlawful possession of firearms.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Withdrawn (H)	H715

HB 767 (Pfautsch) Relating to long-term care facility inspections.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 768 (Lant) Relating to juvenile courts.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Judiciary (H)	H532
Reported Do Pass (H)	H917
Referred: Rules - Legislative Oversight (H)	H917
Reported Do Pass (H)	H1173

HB 769 (Walker 74) Relating to the MO HealthNet buy-in for workers with disabilities program.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Health and Mental Health Policy (H)	H642

HB 770 (McGaugh) Relating to revenue producing regulations.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 771 (Korman) Relating to the alternative fuel decal fee.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 772 (Miller) Relating to tax increment financing.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H436
Referred: Ways and Means (H)	H642
Re-referred to Committee: Economic Development (H)	H1219
Reported Do Pass (H)	H1515
Referred: Rules - Legislative Oversight (H)	H1515
Reported Do Pass (H)	H1837

HB 773 (Dogan) Relating to the education savings account program.

Introduced and Read First Time (H)	H429
Read Second Time (H)	H436
Referred: Elementary and Secondary Education (H)	H493

HB 774 (McCreery) Relating to long-acting reversible contraceptives.

Introduced and Read First Time (H)	H429
Read Second Time (H)	H436
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 775 (Ellington) Relating to vehicular stops and searches by law enforcement.

Introduced and Read First Time (H)	H429
Read Second Time (H)	H436
Referred: Crime Prevention and Public Safety (H)	H1217

HB 776 (Roberts) Relating to disposition of unclaimed seized property.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H453
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 777 (Neely) Relating to removal of deceased voters from voter registration records.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H453
Referred: Elections and Elected Officials (H)	H642

HB 778 (Hubrecht) Relating to influenza education.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H453
Referred: Health and Mental Health Policy (H)	H1217

HB 779 (Hannegan) Relating to road and bridge improvements.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H453
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 780 (Hill) Relating to health insurance.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H454
Referred: Insurance Policy (H)	H642
HCS Reported Do Pass (H)	H978
Referred: Rules - Legislative Oversight (H)	H978
Reported Do Pass (H)	H1077
Taken Up	H1207
Title of Bill - Agreed To	H1209
HCS Adopted (H)	H1209
Perfected (H)	H1209
Taken Up	H1284
Third Read and Passed (H)	H1284 - 1285
Emergency Clause Adopted (H)	H1285 - 1286
Reported to the Senate and First Read (S)	S623
Second read and referred: Senate Health and Pensions (S)	S815

HB 781 (Tate) Relating to the notification by political subdivisions of changes to the property tax rate ceiling.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H454
Referred: Ways and Means (H)	H642

HB 782 (Rowland 155) Relating to the retirement system for attorneys.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H454
Referred: Pensions (H)	H532
Reported Do Pass (H)	H776
Referred: Rules - Administrative Oversight (H)	H776

HB 783 (Alferman) Relating to alcohol retailers.

Introduced and Read First Time (H)	H446
Read Second Time (H)	H454
Referred: General Laws (H)	H642

HB 784 (DeGroot) Relating to insurance.

Introduced and Read First Time (H)	H461
Read Second Time (H)	H470
Referred: Insurance Policy (H)	H642
Reported Do Pass (H)	H978
Referred: Rules - Legislative Oversight (H)	H978

HB 785 (Bangert) Relating to driver's license examinations.

Introduced and Read First Time (H)	H461
Read Second Time (H)	H470
Referred: Elementary and Secondary Education (H)	H1482
Reported Do Pass (H)	H2147
Referred: Rules - Administrative Oversight (H)	H2147

HB 786 (Hubrecht) Relating to certificates of need for long-term care facilities.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Health and Mental Health Policy (H)	H867

HB 787 (Davis) Relating to an income tax deduction for volunteer firefighters.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 788 (Swan) Relating to tax credits for qualified film projects.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Economic Development (H)	H1217

HB 789 (Swan) Relating to certification of persons specializing in radiology services.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Professional Registration and Licensing (H)	H532

HB 790 (Wiemann) Relating to taxes imposed by special districts.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Local Government (H)	H642
Reported Do Pass (H)	H917
Referred: Rules - Administrative Oversight (H)	H917
Reported Do Pass (H)	H1104

HB 791 (Redmon) Relating to municipal regulations.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Local Government (H)	H532
Reported Do Pass (H)	H733
Referred: Rules - Administrative Oversight (H)	H733
Reported Do Pass (H)	H1552

HB 792 (McGaugh) Relating to emergency rules.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Judiciary (H)	H642

HB 793 (Bahr) Relating to home school education.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Elementary and Secondary Education (H)	H1097

HB 794 (Walker 3) Relating to the Missouri Veterans' Commission.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Veterans (H)	H642
Reported Do Pass (H)	H776 - 777
Referred: Rules - Legislative Oversight (H)	H776
Reported Do Pass (H)	H1173

HB 795 (Walker 3) Relating to condemnation proceedings.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Utilities (H)	H912

HB 796 (Brown 94) Relating to patient-designated caregivers.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Health and Mental Health Policy (H)	H642

HB 797 (Marshall) Relating to the Attorney General.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Elections and Elected Officials (H)	H941
Reported Do Pass (H)	H1832
Referred: Rules - Administrative Oversight (H)	H1832

HB 798 (Marshall) Relating to public elections.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 799 (Lauer) Relating to professional development for teachers.

Introduced and Read First Time (H)	H462
Read Second Time (H)	H470

Referred: Workforce Development (H)	H532
Reported Do Pass (H)	H714
Referred: Rules - Administrative Oversight (H)	H714
Reported Do Pass (H)	H946
HB 800 (Crawford) Relating to the sale of manufactured homes.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H470
Referred: Ways and Means (H)	H642
HB 801 (Peters) Relating to the official state hand gun.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H471
Withdrawn (H)	H651
HB 802 (Peters) Relating to MO HealthNet reimbursement of chiropractic services.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H471
Referred: Professional Registration and Licensing (H)	H1217
HB 803 (Gannon) Relating to local government license plates.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H471
Referred: Transportation (H)	H1217
HCS Reported Do Pass (H)	H1550
Referred: Rules - Administrative Oversight (H)	H1550
Reported Do Pass (H)	H1681
HB 804 (Matthiesen) Relating to income tax rates.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H471
Referred: Ways and Means (H)	H642
HB 805 (Basye) Relating to combat decoration license plate recognition.	
Introduced and Read First Time (H)	H462
Read Second Time (H)	H471
Referred: Veterans (H)	H642
Reported Do Pass - Consent (H)	H777
Referred: Consent and House Procedure (H)	H777
Reported Do Pass - Consent (H)	H891
Perfectured by Consent - Pursuant to House Rules (H)	H1077
Taken Up	H1142
Third Read and Passed (H)	H1142 - 1143
Reported to the Senate and First Read (S)	S558
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S573
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S880
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
Reported Do Pass (S)	S936
HB 806 (Haefner) Relating to buses.	
Introduced and Read First Time (H)	H478
Read Second Time (H)	H486
Referred: Transportation (H)	H1217
Reported Do Pass (H)	H1517
Referred: Rules - Administrative Oversight (H)	H1517
HB 807 (Mathews) Relating to the statewide licensure of electrical contractors.	
Introduced and Read First Time (H)	H478
Read Second Time (H)	H486
Referred: Professional Registration and Licensing (H)	H595
HB 808 (Redmon) Relating to service of process after the statute of limitations has expired.	
Introduced and Read First Time (H)	H478
Read Second Time (H)	H486
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 809 (Dunn) Relating to partition of heirs property.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Judiciary (H)	H642
HB 810 (Nichols) Relating to tax increment financing.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 811 (Ruth) Relating to advanced industrial manufacturing zones.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Transportation (H)	H532
Reported Do Pass - Consent (H)	H735
Referred: Consent and House Procedure (H)	H735
Reported Do Pass - Consent (H)	H779
Perfectured by Consent - Pursuant to House Rules (H)	H946
Taken Up	H1020
Third Read and Passed (H)	H1020 - 1021
Reported to the Senate and First Read (S)	S508
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S572
Reported Do Pass-Placed on Third Read Consent Calendar (S)	S880
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
Reported Do Pass (S)	S935
HB 812 (Basye) Relating to a tax credit for charitable contributions to certain organizations.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Ways and Means (H)	H642
HB 813 (Basye) Relating to obtaining duplicate licenses from the board of cosmetology and barber examiners.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Professional Registration and Licensing (H)	H642
Reported Do Pass (H)	H835
Referred: Rules - Administrative Oversight (H)	H835
Reported Do Pass (H)	H1104
Taken Up	H1358
Title of Bill - Agreed To	H1362
Perfectured with Amendments (H)	H1362
Taken Up	H1428
Third Read and Passed (H)	H1429
Reported to the Senate and First Read (S)	S807 - 808
Second read and referred: Senate Professional Registration (S)	S815
HB 814 (Chipman) Relating to curriculum for degrees offered by public colleges and universities.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Higher Education (H)	H642
HB 815 (Basye) Relating to the submitting of information to the Division of Professional Registration.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Professional Registration and Licensing (H)	H642
Reported Do Pass (H)	H835
Referred: Rules - Administrative Oversight (H)	H835
Reported Do Pass (H)	H1104 - 1105
Taken Up	H1362
Title of Bill - Agreed To	H1372
Perfectured with Amendments (H)	H1372
Taken Up	H1429
Third Read and Passed (H)	H1430
Reported to the Senate and First Read (S)	S808

Second read and referred: Senate Professional Registration (S)	S815
SCS Reported Do Pass (S)	S1106
Referred: Senate Fiscal Oversight (S)	S1169
Reported Do Pass (S)	S1270
HB 816 (Marshall) Relating to licensure requirements for certain professions.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 817 (Henderson) Relating to the display of the POW/MIA Flag.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Veterans (H)	H595
HCS Reported Do Pass (H)	H777
Referred: Rules - Legislative Oversight (H)	H777
HB 818 (Morris) Relating to county budget officers.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Local Government (H)	H642
Reported Do Pass (H)	H835
Referred: Rules - Administrative Oversight (H)	H835
HB 819 (Gregory) Relating to the retirement of police officers.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Pensions (H)	H1217
HB 820 (Cookson) Relating to the public school parental choice act.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 821 (Ross) Relating to the sale of certain lands acquired through legal settlements.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Special Committee on Government Oversight (H)	H642
Reported Do Pass (H)	H889
Referred: Rules - Administrative Oversight (H)	H889
HB 822 (Nichols) Relating to municipal courts.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 823 (Schroer) Relating to prescriptive authority.	
Introduced and Read First Time (H)	H479
Read Second Time (H)	H486
Referred: Professional Registration and Licensing (H)	H642
HB 824 (Reiboldt) Relating to autocycles.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Transportation (H)	H595
Reported Do Pass (H)	H805
Referred: Rules - Administrative Oversight (H)	H805
Reported Do Pass (H)	H1105
Taken Up	H1636
Title of Bill - Agreed To	H1638
Perfecting with Amendments (H)	H1639
Taken Up	H1767
Third Read and Passed (H)	H1767 - 1768
Reported to the Senate and First Read (S)	S1042
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S1797
HB 825 (Hannegan) Relating to a tax credit for senior citizen property owners.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 826 (Marshall) Relating to the offense of unlawful traffic interference.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Crime Prevention and Public Safety (H)	H731
HB 827 (DeGroot) Relating to assessments made by the Public Service Commission.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Utilities (H)	H642
HCS Reported Do Pass (H)	H890
Referred: Rules - Administrative Oversight (H)	H890
Reported Do Pass (H)	H1105
HB 828 (Barnes 60) Relating to a social innovation grant program.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Ways and Means (H)	H532
HCS Reported Do Pass (H)	H890
HB 829 (Matthiesen) Relating to the Missouri Long-Term Care Partnership Program Act.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Insurance Policy (H)	H642
Reported Do Pass (H)	H1225
Referred: Rules - Legislative Oversight (H)	H1225
HB 830 (Spencer) Relating to assessments in schools.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787
HB 831 (Baringer) Relating to the retirement of police officers.	
Introduced and Read First Time (H)	H496
Read Second Time (H)	H507
Referred: Crime Prevention and Public Safety (H)	H642
HCS Reported Do Pass by Consent (H)	H1029
Referred: Consent and House Procedure (H)	H1029
Reported Do Pass - Consent (H)	H1101
Perfecting by Consent - Pursuant to House Rules (H)	H1258
Taken Up	H1272
Third Read and Passed (H)	H1272 - 1273
Emergency Clause Adopted (H)	H1273 - 1274
Reported to the Senate and First Read (S)	S621
Second read and referred: Senate Health and Pensions (S)	S727
SCS Reported Do Pass (S)	S861
Referred: Senate Fiscal Oversight (S)	S895
Reported Do Pass (S)	S1106
Taken Up	S1525
Placed on Informal Calendar	S1528
Taken Up	S1838
SCS Adopted (S)	S1841
Third Read and Passed with Amendments (S)	S1841 - 1842
Emergency Clause Adopted (S)	S1841 - 1842
Reported to the House with... (H)	H2647 - 2650
Referred: Fiscal Review (H)	H2653
Reported Do Pass (H)	H2727 - 2728
HB 832 (Chipman) Relating to higher education website requirements.	
Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Higher Education (H)	H642

HB 833 (Fraker) Relating to sales and use tax exemptions.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 834 (Korman) Relating to traffic capacity of roads.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Transportation (H)	H532
HCS Reported Do Pass (H)	H868
Referred: Rules - Administrative Oversight (H)	H868

HB 835 (Korman) Relating to taxation of property.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 836 (Korman) Relating to the I-70 regional transportation district.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 837 (Korman) Relating to transportation funding.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 838 (Mitten) Relating to consent for voluntary searches.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 839 (Mitten) Relating to jury service by members of the general assembly.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Judiciary (H)	H642

HB 840 (Mitten) Relating to the MO HealthNet program.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 841 (Mitten) Relating to sales tax.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 842 (Mitten) Relating to employment leave for victims of certain offenses.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 843 (McGaugh) Relating to county budgets.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Local Government (H)	H642
Reported Do Pass - Consent (H)	H917
Referred: Consent and House Procedure (H)	H917
Reported Do Pass - Consent (H)	H1032
Perfectured by Consent - Pursuant to House Rules (H)	H1174
Taken Up	H1213
Third Read and Passed (H)	H1213 - 1214
Reported to the Senate and First Read (S)	S610

Second read and referred: Senate Local Government and

Elections (S)	S617
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S865
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S933

HB 844 (Dunn) Relating to the Jason Flatt act.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 845 (Frederick) Relating to the regulation of securities.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2787

HB 846 (Razer) Relating to discrimination based on sexual orientation or gender identity.

Introduced and Read First Time (H)	H497
Read Second Time (H)	H507
Referred: Judiciary (H)	H1217

HB 847 (Walker 74) Relating to teacher training on trauma-informed approach.

Introduced and Read First Time (H)	H510
Read Second Time (H)	H518
Referred: Special Committee on Urban Issues (H)	H642
Reported Do Pass (H)	H1031
Referred: Rules - Legislative Oversight (H)	H1031

HB 848 (DeGroot) Relating to habitability of rental property.

Introduced and Read First Time (H)	H510
Read Second Time (H)	H518
Referred: Judiciary (H)	H642
HCS Reported Do Pass (H)	H1517
Referred: Rules - Legislative Oversight (H)	H1517

HB 849 (Pfautsch) Relating to the reporting of financial transactions.

Introduced and Read First Time (H)	H510
Read Second Time (H)	H518
Referred: Government Efficiency (H)	H642
Reported Do Pass (H)	H1224
Referred: Rules - Legislative Oversight (H)	H1224
Reported Do Pass (H)	H1383
Taken Up	H1513
Title of Bill - Agreed To	H1514
Perfectured with Amendments (H)	H1514
Taken Up	H1583
Third Read and Passed (H)	H1583 - 1584
Reported to the Senate and First Read (S)	S909 - 910
Second read and referred: Senate Ways and Means (S)	S950
Reported Do Pass (S)	S1104

HB 850 (Davis) Relating to military complaints against a commanding officer.

Introduced and Read First Time (H)	H510
Read Second Time (H)	H518
Referred: Veterans (H)	H642
Reported Do Pass - Consent (H)	H777
Referred: Consent and House Procedure (H)	H777
Reported Do Pass - Consent (H)	H891
Perfectured by Consent - Pursuant to House Rules (H)	H1077
Taken Up	H1141
Third Read and Passed (H)	H1141 - 1142
Reported to the Senate and First Read (S)	S558
Second read and referred: Senate Veterans' and Military Affairs (S)	S573
Reported Do Pass (S)	S861
Placed on Informal Calendar	S1421
Taken Up	S1528

Truly Agreed To and Finally Passed.....	S1528	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
Senate Message (S).....	H2364		
Signed by House Speaker (H).....	H2795		
Signed by President Pro Tem (S).....	S1901		
Delivered to Governor	H2795		
HB 851 (McCreery) Relating to fees in connection with sewer lines.		HB 862 (Kidd) Relating to suicide prevention in schools.	
Introduced and Read First Time (H)	H510	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H518	Read Second Time (H).....	H530
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 852 (Neely) Relating to family access motions.		HB 863 (McGaugh) Relating to festival liability insurance.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Judiciary (H)	H642	Referred: Insurance Policy (H).....	H643
		HCS Reported Do Pass (H).....	H978
		Referred: Rules - Legislative Oversight (H).....	H978
		Reported Do Pass (H).....	H1487
HB 853 (Roberts) Relating to a tax deduction for firearm training.		HB 864 (Trent) Relating to the regulatory accountability act.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788	Referred: Special Committee on Government Oversight (H) ..	H595
		HCS Reported Do Pass (H).....	H918
		Referred: Rules - Administrative Oversight (H).....	H918
HB 854 (Franklin) Relating to volunteer health care services.		HB 865 (Walker 3) Relating to the local government retirement systems.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Health and Mental Health Policy (H).....	H642	Referred: Pensions (H).....	H1217
		HCS Reported Do Pass (H).....	H1548
		Referred: Rules - Administrative Oversight (H).....	H1548
HB 855 (Stacy) Relating to closed primary elections.		HB 866 (Fitzwater 49) Relating to marital and family therapy.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Elections and Elected Officials (H).....	H731	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HCS Reported Do Pass (H).....	H1406		
Referred: Rules - Administrative Oversight (H)	H1406		
HB 856 (Stacy) Relating to instant runoff voting.		HB 867 (Justus) Relating to sales taxes dedicated to public safety.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Elections and Elected Officials (H).....	H731	Referred: Local Government (H)	H643
Reported Do Not Pass (H)	H1775	Reported Do Pass (H).....	H917
		Referred: Rules - Administrative Oversight (H).....	H917
		Returned to Committee of Origin (H)	H1257
HB 857 (Carpenter) Relating to ballot offenses.		HB 868 (Bahr) Relating to educational scholarships.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Elections and Elected Officials (H).....	H642	Referred: Elementary and Secondary Education (H)	H643
HB 858 (McCann Beatty) Relating to the state legal expense fund.		HB 869 (Brattin) Relating to building permit requirements.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Budget (H)	H643	Referred: Professional Registration and Licensing (H)	H643
Reported Do Pass (H)	H977	Reported Do Pass (H).....	H835 - 836
Referred: Rules - Legislative Oversight (H)	H977	Referred: Rules - Administrative Oversight (H).....	H835
Reported Do Pass (H)	H1229		
HB 859 (Pogue) Relating to the second amendment preservation act.		HB 870 (Korman) Relating to the dedication of sales tax revenue.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 860 (Pogue) Relating to jurisdiction over land ceded to the United States.		HB 871 (Davis) Relating to the Missouri Military Code.	
Introduced and Read First Time (H)	H521	Introduced and Read First Time (H).....	H521
Read Second Time (H)	H530	Read Second Time (H).....	H530
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788	Referred: Veterans (H)	H643
		Reported Do Pass - Consent (H)	H777
		Referred: Consent and House Procedure (H).....	H777
		Reported Do Pass - Consent (H)	H891
		Perfect by Consent - Pursuant to House Rules (H)	H1077
		Taken Up.....	H1140
HB 861 (Pogue) Relating to foreign ownership of agricultural land.			
Introduced and Read First Time (H)	H521		
Read Second Time (H)	H530		

Third Read and Passed (H)	H1140 - 1141
Reported to the Senate and First Read (S)	S558
Second read and referred: Senate Veterans' and Military Affairs (S)	S573
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S861
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S933
HB 872 (Davis) Relating to secondary education.	
Introduced and Read First Time (H)	H521
Read Second Time (H)	H530
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 873 (Helms) Relating to licensed professional counselors.	
Introduced and Read First Time (H)	H521
Read Second Time (H)	H531
Referred: Professional Registration and Licensing (H)	H731
HCS Reported Do Pass (H)	H1147
Referred: Rules - Administrative Oversight (H)	H1147
HB 874 (Helms) Relating to tax distribution agreements.	
Introduced and Read First Time (H)	H521
Read Second Time (H)	H531
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 875 (McGaugh) Relating to ignition interlock devices.	
Introduced and Read First Time (H)	H521
Read Second Time (H)	H531
Referred: Judiciary (H)	H643
HCS Reported Do Pass (H)	H834
Referred: Rules - Legislative Oversight (H)	H834
Reported Do Pass (H)	H1173
HB 876 (McGaugh) Relating to mandatory arbitration in certain negligence actions.	
Introduced and Read First Time (H)	H521
Read Second Time (H)	H531
Referred: Judiciary (H)	H643
HB 877 (Neely) Relating to the definition of tattoo.	
Introduced and Read First Time (H)	H528
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 878 (Dogan) Relating to the sheriff of the City of St. Louis.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Crime Prevention and Public Safety (H)	H643
HCS Reported Do Pass (H)	H1074
Referred: Rules - Legislative Oversight (H)	H1074
Reported Do Pass (H)	H1173 - 1174
HB 879 (Cookson) Relating to famous Missourian highway designations.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Special Committee on Tourism (H)	H643
HCS Reported Do Pass (H)	H1288
Referred: Rules - Legislative Oversight (H)	H1288
HB 880 (Davis) Relating to preference to disabled veterans in state and political subdivision contracts.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Veterans (H)	H643
Reported Do Pass (H)	H777 - 778
Referred: Rules - Legislative Oversight (H)	H777
Reported Do Pass (H)	H1174

HB 881 (Schroer) Relating to evidence on the use of safety belts.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 882 (Fraker) Relating to the licensure of athletic trainers.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Professional Registration and Licensing (H)	H1217
HB 883 (Marshall) Relating to ethics.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 884 (Trent) Relating to the state capitol complex commission.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: General Laws (H)	H595
HCS Reported Do Pass (H)	H804
Referred: Rules - Legislative Oversight (H)	H804
Reported Do Pass (H)	H921
Taken Up	H1059
Title of Bill - Agreed To	H1059 - 1060
HCS Adopted (H)	H1060
Perfected (H)	H1060
Taken Up	H1136
Third Read and Passed (H)	H1136
Reported to the Senate and First Read (S)	S557
Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S572
HB 885 (Wood) Relating to elementary and secondary education.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Withdrawn (H)	H561
HB 886 (Black) Relating to retirement of higher education employees.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Pensions (H)	H643
HCS Reported Do Pass (H)	H1030
Referred: Rules - Administrative Oversight (H)	H1030
Reported Do Pass (H)	H1257
Taken Up	H1647
Title of Bill - Agreed To	H1648
HCS Adopted (H)	H1648
Perfected with Amendments (H)	H1648
Taken Up	H1769
Third Read and Passed (H)	H1769 - 1770
Reported to the Senate and First Read (S)	S1042
Second read and referred: Senate Health and Pensions (S)	S1797
HB 887 (Barnes 60) Relating to government transparency.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Special Committee on Government Oversight (H)	H1217
HCS Reported Do Pass (H)	H1517
Referred: Rules - Administrative Oversight (H)	H1517
Reported Do Pass (H)	H1681
HB 888 (Basye) Relating to transportation of school children.	
Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Elementary and Secondary Education (H)	H643
Reported Do Pass (H)	H1147
Referred: Rules - Administrative Oversight (H)	H1147
Reported Do Pass (H)	H1410

HB 889 (Rehder) Relating to law enforcement records.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Special Committee on Government Oversight (H).....	H643
Reported Do Pass (H)	H918
Referred: Rules - Administrative Oversight (H)	H918
Reported Do Pass (H)	H1105

HB 890 (Mathews) Relating to punitive damage awards.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Special Committee on Litigation Reform (H)	H595
HCS Reported Do Pass (H).....	H805
Referred: Rules - Legislative Oversight (H)	H805
Reported Do Pass (H)	H922

HB 891 (Cookson) Relating to school employee retirement systems.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788

HB 892 (Chipman) Relating to municipal elections.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788

HB 893 (DeGroot) Relating to the use of universal service funds for lifeline service providers.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Utilities (H).....	H595

HB 894 (Korman) Relating to elections.

Introduced and Read First Time (H)	H529
Read Second Time (H)	H547
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788

HB 895 (Hill) Relating to the inspection of alcoholic beverages.

Introduced and Read First Time (H)	H545
Read Second Time (H)	H568
Referred: Crime Prevention and Public Safety (H)	H731
HCS Reported Do Pass (H).....	H1167 - 1168
Referred: Rules - Legislative Oversight (H)	H1167

HB 896 (Crawford) Relating to security deposits held by landlords.

Introduced and Read First Time (H)	H546
Read Second Time (H)	H568
Referred: Judiciary (H)	H643

HB 897 (Houghton) Relating to preneed funeral contracts.

Introduced and Read First Time (H)	H546
Read Second Time (H)	H568
Referred: Government Efficiency (H).....	H643
Reported Do Pass - Consent (H)	H1029
Referred: Consent and House Procedure (H)	H1029
Reported Do Pass - Not Consent (H)	H1101

HB 898 (Davis) Relating to the Adjutant General of Missouri.

Introduced and Read First Time (H)	H546
Read Second Time (H)	H568
Referred: Veterans (H)	H1217
Reported Do Pass (H)	H1485
Referred: Rules - Legislative Oversight (H)	H1485

HB 899 (Brown 57) Relating to taxes on transient guests to fund the promotion of tourism.

Introduced and Read First Time (H)	H546
Read Second Time (H)	H568
Referred: Local Government (H)	H643
Reported Do Pass (H)	H917 - 918

Referred: Rules - Administrative Oversight (H).....	H917
Reported Do Pass (H).....	H1257

HB 900 (Rowland 29) Relating to automobile liability insurance.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H568
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788

HB 901 (May) Relating to college accessibility awareness in high schools.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H568
Referred: Elementary and Secondary Education (H).....	H643

HB 902 (Barnes 60) Relating to school boards.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H568
Referred: Elementary and Secondary Education (H).....	H643

HB 903 (Kelley 127) Relating to the statewide telecommunications equipment distribution program.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H568
Referred: Children and Families (H)	H832
Reported Do Pass (H).....	H1028
Referred: Rules - Legislative Oversight (H).....	H1028

HB 904 (Sommer) Relating to the submitting of information to the Division of Professional Registration.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H569
Referred: Professional Registration and Licensing (H)	H643

HB 905 (DeGroot) Relating to dogs.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H569
Referred: Local Government (H)	H643
HCS Reported Do Pass (H).....	H918
Referred: Rules - Administrative Oversight (H).....	H918

HB 906 (DeGroot) Relating to the practice of shampooing.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H569
Referred: Professional Registration and Licensing (H)	H643
Reported Do Pass (H).....	H1100
Referred: Rules - Administrative Oversight (H).....	H1100
Reported Do Pass (H).....	H1410

HB 907 (Ross) Relating to government entities competing in the marketplace.

Introduced and Read First Time (H).....	H546
Withdrawn (H)	H567

HB 908 (Lichtenegger) Relating to the pain capable unborn child protection act.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H569
Referred: Children and Families (H)	H643
HCS Reported Do Pass (H).....	H914
Referred: Rules - Legislative Oversight (H).....	H914
Reported Do Pass (H).....	H1077

HB 909 (Fraker) Relating to the disposition of human remains.

Introduced and Read First Time (H).....	H546
Read Second Time (H).....	H569
Referred: Professional Registration and Licensing (H)	H643
Reported Do Pass - Consent (H)	H836
Referred: Consent and House Procedure (H).....	H836
Reported Do Pass - Consent (H)	H891
Perfect by Consent - Pursuant to House Rules (H)	H1077
Taken Up.....	H1144
Third Read and Passed (H).....	H1144 - 1145
Reported to the Senate and First Read (S).....	S559

Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S).....	S573
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Reported Do Pass (S).....	S933
HB 910 (Fraker) Relating to preneed contracts.	
Introduced and Read First Time (H)	H546
Read Second Time (H)	H569
Referred: Professional Registration and Licensing (H).....	H643
Reported Do Pass - Consent (H)	H1100
Referred: Consent and House Procedure (H)	H1100
Reported Do Pass - Not Consent (H)	H1337
HB 911 (Ellington) Relating to discrimination based on sexual orientation or gender identity.	
Introduced and Read First Time (H)	H546
Read Second Time (H)	H569
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788
HB 912 (Brown 94) Relating to property classification.	
Introduced and Read First Time (H)	H568
Read Second Time (H)	H582
Referred: Ways and Means (H)	H1217
HB 913 (Corlew) Relating to tourism commissions.	
Introduced and Read First Time (H)	H568
Read Second Time (H)	H582
Referred: Special Committee on Tourism (H)	H643
Reported Do Pass (H)	H1031
Referred: Rules - Legislative Oversight (H)	H1031
Reported Do Pass (H)	H1487
HB 914 (Kidd) Relating to sales tax on food.	
Introduced and Read First Time (H)	H568
Read Second Time (H)	H582
Referred: Government Efficiency (H).....	H731
HCS Reported Do Pass by Consent (H).....	H1029 - 1030
Referred: Consent and House Procedure (H)	H1029 - 1030
Reported Do Pass - Consent (H)	H1101
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HB 915 (Ruth) Relating to posttraumatic stress injury day in Missouri.	
Introduced and Read First Time (H)	H568
Read Second Time (H)	H582
Referred: Special Committee on Tourism (H)	H643
HCS Reported Do Pass by Consent (H).....	H1031
Referred: Consent and House Procedure (H)	H1031
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Taken Up	H1271
Third Read and Passed (H)	H1271 - 1272
Reported to the Senate and First Read (S)	S621
Second read and referred: Senate General Laws (S)	S727
HB 916 (McCreery) Relating to solar gardens.	
Introduced and Read First Time (H)	H568
Read Second Time (H)	H582
Referred: Utilities (H).....	H1217
HB 917 (Neely) Relating to the sexual offender registry.	
Introduced and Read First Time (H)	H581
Read Second Time (H)	H609
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788
HB 918 (Berry) Relating to public employee retirement plans.	
Introduced and Read First Time (H)	H581
Read Second Time (H)	H609
Referred: Pensions (H)	H1217

HB 919 (McGaugh) Relating to sexual assault reporting in long-term care facilities.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: General Laws (H)	H643
HCS Reported Do Pass (H)	H1406
HB 920 (Frederick) Relating to student mental health at public institutions of higher education.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: Health and Mental Health Policy (H)	H1028
Reported Do Pass (H).....	H1544 - 1545
Referred: Rules - Administrative Oversight (H).....	H1544
Returned to Committee of Origin (H)	H1681
HCS Reported Do Pass (H)	H1930
Referred: Rules - Administrative Oversight (H).....	H1930
HB 921 (Pfautsch) Relating to public administrators.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: Local Government (H)	H941
HCS Reported Do Pass (H).....	H1484 - 1485
Referred: Rules - Administrative Oversight (H).....	H1484
Reported Do Pass (H).....	H1552
HB 922 (Kelley 127) Relating to sleep day in Missouri.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788
HB 923 (Kelley 127) Relating to disclosures upon sale of real property.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: Special Committee on Government Oversight (H) ..	H643
HB 924 (Remole) Relating to county jails.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H609
Referred: Corrections and Public Institutions (H)	H643
HCS Reported Do Pass (H)	H977
Referred: Rules - Legislative Oversight (H).....	H977
Reported Do Pass (H).....	H1590
HB 925 (McCaherty) Relating to manufactured homes.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H610
Referred: Local Government (H)	H643
HCS Reported Do Pass (H).....	H1100
Referred: Rules - Administrative Oversight (H).....	H1100
Reported Do Pass (H).....	H1410
HB 926 (Curtman) Relating to travel hardships of public school pupils.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H610
Referred: Elementary and Secondary Education (H).....	H643
HB 927 (Eggleston) Relating to performance measures at institutions of higher education.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H610
Referred: Budget (H).....	H643
HCS Reported Do Pass (H)	H1543
Referred: Rules - Legislative Oversight (H).....	H1543
Reported Do Pass (H).....	H1590
HB 928 (Ross) Relating to government entities competing in the marketplace.	
Introduced and Read First Time (H).....	H581
Read Second Time (H).....	H610
Referred: Special Committee on Government Oversight (H) ..	H643

HB 929 (Merideth 80) Relating to firearms.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 930 (Houx) Relating to proxy voting in elections.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 931 (Arthur) Relating to campaign finance.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 932 (Fraker) Relating to the costs of boarding of prisoners.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 933 (Fraker) Relating to the Missouri Local Government Employees' Retirement System.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 934 (Korman) Relating to deeds conveying real estate.

Introduced and Read First Time (H)H582
 Read Second Time (H)H610
 Referred: Judiciary (H)H643

HB 935 (Haefner) Relating to sales taxes.

Introduced and Read First Time (H)H608
 Read Second Time (H)H632
 Referred: Ways and Means (H)H643
 Re-referred to Committee: Local Government (H)H643
 HCS Reported Do Pass (H).....H1100
 Referred: Rules - Administrative Oversight (H)H1100
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 Reported to the Senate and First Read (S)S894
 Second read and referred: Senate Health and Pensions (S).....S950
 SCS Reported Do Pass (S).....S1106
 Referred: Senate Fiscal Oversight (S).....S1169
 Reported Do Pass (S).....S1270

HB 936 (Shaul 113) Relating to retired teachers.

Introduced and Read First Time (H)H608
 Read Second Time (H)H632
 Referred: Elementary and Secondary Education (H)H1217

HB 937 (Baringer) Relating to hemp extract.

Introduced and Read First Time (H)H608
 Read Second Time (H)H632
 Referred: General Laws (H).....H731
 HCS Reported Do Pass (H).....H1407

HB 938 (Cornejo) Relating to sales and use tax exemptions.

Introduced and Read First Time (H)H608
 Read Second Time (H)H632
 Referred: Ways and Means (H)H1217

HB 939 (Swan) Relating to a legislative task force on advanced practice nursing.

Introduced and Read First Time (H)H608

Read Second Time (H).....H632
 Referred: Professional Registration and Licensing (H)H912

HB 940 (Plocher) Relating to the infrastructure system replacement surcharge for water corporations.

Introduced and Read First Time (H).....H608
 Read Second Time (H).....H632
 Referred: Utilities (H)H731

HB 941 (Korman) Relating to transportation funds.

Introduced and Read First Time (H).....H608
 Read Second Time (H).....H633
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 942 (Lauer) Relating to emergency medical services.

Introduced and Read First Time (H).....H608
 Read Second Time (H).....H633
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HB 943 (Razer) Relating to Truman the Tiger day.

Introduced and Read First Time (H).....H608
 Read Second Time (H).....H633
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 944 (Green) Relating to the Missouri prompt pay act.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 945 (Fitzwater 49) Relating to persons committed to the department of mental health due to the lack of mental fitness to stand trial.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Judiciary (H).....H1217
 Reported Do Pass (H).....H1653
 Referred: Rules - Legislative Oversight (H).....H1653

HB 946 (Basye) Relating to the Missouri returning heroes education act.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Veterans (H)H1217
 Reported Do Pass (H).....H1486
 Referred: Rules - Legislative Oversight (H).....H1486

HB 947 (Berry) Relating to the state of information technology in Missouri.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Budget (H).....H1217

HB 948 (Bahr) Relating to high school graduation requirements.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Elementary and Secondary Education (H).....H1097

HB 949 (Ellebracht) Relating to funding of inaugural activities.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 950 (Vescovo) Relating to the sale of public bonds.

Introduced and Read First Time (H).....H609
 Read Second Time (H).....H633
 Referred: Ways and Means (H).....H912
 HCS Reported Do Pass (H).....H1336
 Referred: Rules - Administrative Oversight (H).....H1336
 Reported Do Pass (H).....H1552

HB 951 (Austin) Relating to the local workforce development act of 2017.

Introduced and Read First Time (H)	H631
Read Second Time (H)	H658
Referred: Local Government (H)	H1217

HB 952 (Rowland 155) Relating to influenza disease in schools.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Elementary and Secondary Education (H)	H1217

HB 953 (Lauer) Relating to career options for students.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Workforce Development (H)	H912
HCS Reported Do Pass (H)	H1227
Referred: Rules - Administrative Oversight (H)	H1227

HB 954 (Ross) Relating to the acquisition of land by the United States government.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788

HB 955 (Unsicker) Relating to the taxation of property.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788

HB 956 (Kidd) Relating to conveyance of certain state properties to the City of Independence.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Corrections and Public Institutions (H)	H731
Reported Do Pass - Consent (H)	H833
Referred: Consent and House Procedure (H)	H833
Reported Do Pass - Consent (H)	H1102
Perfecting by Consent - Pursuant to House Rules (H)	H1258
Taken Up	H1269
Third Read and Passed (H)	H1269
Reported to the Senate and First Read (S)	S621
Second read and referred: Senate Local Government and Elections (S)	S727
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S865 - 866
Removed from Consent Calendar (S)	S918
Returned to Committee of Origin (S)	S918
SCS Reported Do Pass (S)	S934

HB 957 (Rhoads) Relating to county recorders of deeds.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Local Government (H)	H912
HCS Reported Do Pass (H)	H1336
Referred: Rules - Administrative Oversight (H)	H1336
Reported Do Pass (H)	H1410

HB 958 (Wiemann) Relating to property insurance.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Insurance Policy (H)	H941
HCS Reported Do Pass (H)	H1225
Referred: Rules - Legislative Oversight (H)	H1225

HB 959 (Cookson) Relating to traffic regulations.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Transportation (H)	H1217
HCS Reported Do Pass (H)	H1551
Referred: Rules - Administrative Oversight (H)	H1551

HB 960 (Mathews) Relating to a social innovation grant program.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Ways and Means (H)	H691
HCS Reported Do Pass (H)	H890
Referred: Rules - Administrative Oversight (H)	H890
Reported Do Pass (H)	H1105
Taken Up	H1648
Title of Bill - Agreed To	H1648
HCS Adopted (H)	H1648
Perfecting (H)	H1648
Referred: Fiscal Review (H)	H1683
Reported Do Pass (H)	H1694
Taken Up	H1704
Third Read and Passed (H)	H1704 - 1705
Reported to the Senate and First Read (S)	S975
Second read and referred: Senate Ways and Means (S)	S1797

HB 961 (Christofanelli) Relating to elections.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788

HB 962 (Rehder) Relating to a social innovation grant program.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Ways and Means (H)	H691
HCS Reported Do Pass (H)	H890

HB 963 (Ruth) Relating to beer produced and sold exclusively in the state.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: General Laws (H)	H731

HB 964 (Kendrick) Relating to the designation of a memorial highway.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Transportation (H)	H731
Reported Do Pass - Consent (H)	H919
Referred: Consent and House Procedure (H)	H919
Reported Do Pass - Consent (H)	H1032
Perfecting by Consent - Pursuant to House Rules (H)	H1174
Taken Up	H1214
Third Read and Passed (H)	H1214 - 1215
Reported to the Senate and First Read (S)	S610
Second read and referred: Senate Transportation, Infrastructure, and Public Safety (S)	S617
SCS Reported Do Pass-Placed on 3rd Read Consent Calendar (S)	S868

HB 965 (Frederick) Relating to zinc fertilizers.

Introduced and Read First Time (H)	H632
Read Second Time (H)	H658
Referred: Agriculture Policy (H)	H1217
Reported Do Pass (H)	H1483
Referred: Rules - Legislative Oversight (H)	H1483

HB 966 (Crawford) Relating to letter rulings for unclaimed property.

Introduced and Read First Time (H)	H657
Read Second Time (H)	H680
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788

HB 967 (Crawford) Relating to county treasurers.

Introduced and Read First Time (H)	H657
Read Second Time (H)	H680
Referred: Local Government (H)	H1218
Reported Do Pass (H)	H1547
Referred: Rules - Administrative Oversight (H)	H1547

HB 968 (Eggleston) Relating to the Highways and Transportation Commission.

Introduced and Read First Time (H)H657
 Read Second Time (H)H680
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 969 (Neely) Relating to attorney's fees.

Introduced and Read First Time (H)H657
 Read Second Time (H)H680
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 970 (Austin) Relating to virtual public schools.

Introduced and Read First Time (H)H657
 Read Second Time (H)H680
 Referred: Elementary and Secondary Education (H)H691

HB 971 (Higdon) Relating to disability benefits.

Introduced and Read First Time (H)H657
 Read Second Time (H)H680
 Referred: Pensions (H)H1218
 HCS Reported Do Pass (H).....H1548
 Referred: Rules - Administrative Oversight (H)H1548

HB 972 (Miller) Relating to private nuisance actions.

Introduced and Read First Time (H)H658
 Read Second Time (H)H680
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 973 (Franks Jr.) Relating to the prison to prosperity task force.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Corrections and Public Institutions (H).....H1218
 HCS Reported Do Pass (H).....H1588
 Referred: Rules - Legislative Oversight (H)H1588

HB 974 (Frederick) Relating to health insurance providers.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2788

HB 975 (Houghton) Relating to agriculture.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Agriculture Policy (H)H1218
 Reported Do Pass (H)H1483
 Referred: Rules - Legislative Oversight (H)H1483

HB 976 (DeGroot) Relating to arbitration agreements between employers and at-will employees.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Special Committee on Litigation Reform (H)H1218

HB 977 (Quade) Relating to sibling visitation rights.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Judiciary (H)H1218

HB 978 (Peters) Relating to methadone treatment programs.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Withdrawn (H).....H1231

HB 979 (Walker 3) Relating to fees to be paid to the county employees' retirement fund.

Introduced and Read First Time (H)H679
 Read Second Time (H)H704
 Referred: Pensions (H)H832
 HCS Reported Do Pass (H).....H1168

Referred: Rules - Administrative Oversight (H).....H1168
 Reported Do Pass (H).....H1411

HB 980 (Brattin) Relating to sanctuary policies for municipalities.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 981 (Brattin) Relating to the transfer of land between municipalities.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Local Government (H)H1218
 Reported Do Pass (H).....H1677
 Referred: Rules - Administrative Oversight (H).....H1677

HB 982 (Brattin) Relating to tax credits.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 983 (DeGroot) Relating to municipal courts.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Judiciary (H).....H976
 Reported Do Pass (H).....H1833
 Referred: Rules - Legislative Oversight (H).....H1833

HB 984 (Kendrick) Relating to the establishment of a work-study program.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Higher Education (H)H1218
 HCS Reported Do Pass (H).....H1515 - 1516
 Referred: Rules - Administrative Oversight (H).....H1516

HB 985 (Pfautsch) Relating to unclaimed property.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Special Committee on Government Oversight (H) H1405
 HCS Reported Do Pass (H).....H1654
 Referred: Rules - Administrative Oversight (H).....H1654

HB 986 (Wood) Relating to the MO HealthNet pharmacy program.

Introduced and Read First Time (H).....H679
 Read Second Time (H).....H705
 Referred: Budget (H).....H912
 HCS Reported Do Pass (H).....H1223
 Referred: Rules - Legislative Oversight (H).....H1223

HB 987 (Swan) Relating to licensure requirements of music therapists.

Introduced and Read First Time (H).....H680
 Read Second Time (H).....H705
 Referred: Professional Registration and Licensing (H)H832

HB 988 (Frederick) Relating to transient guests.

Introduced and Read First Time (H).....H680
 Read Second Time (H).....H705
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2788

HB 989 (Christofanelli) Relating to sanctuary cities for abortion.

Introduced and Read First Time (H).....H680
 Read Second Time (H).....H705
 Referred: Children and Families (H)H1218

HB 990 (Korman) Relating to video lottery.

Introduced and Read First Time (H).....H680

Read Second Time (H)	H705	Read Second Time (H).....	H724
Referred: General Laws (H).....	H1097	Referred: Corrections and Public Institutions (H)	H1218
HB 991 (Korman) Relating to compensation for condemned property.			
Introduced and Read First Time (H)	H680		
Read Second Time (H)	H705		
Referred: Local Government (H)	H1218		
Reported Do Pass (H)	H1677		
Referred: Rules - Administrative Oversight (H)	H1677		
HB 992 (Korman) Relating to taxation.			
Introduced and Read First Time (H)	H680		
Read Second Time (H)	H705		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788		
HB 993 (Korman) Relating to taxation.			
Introduced and Read First Time (H)	H680		
Read Second Time (H)	H705		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788		
HB 994 (Eggleston) Relating to health insurance.			
Introduced and Read First Time (H)	H700		
Read Second Time (H)	H724		
Referred: Health and Mental Health Policy (H).....	H912		
HB 995 (Eggleston) Relating to rates charged by health care providers.			
Introduced and Read First Time (H)	H700		
Read Second Time (H)	H724		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2788		
HB 996 (Rhoads) Relating to public employee retirement plan benefits.			
Introduced and Read First Time (H)	H700		
Read Second Time (H)	H724		
Referred: Pensions (H)	H912		
Reported Do Pass (H)	H1549		
Referred: Rules - Administrative Oversight (H)	H1549		
Reported Do Pass (H)	H1681		
HB 997 (Plocher) Relating to the Public Service Commission.			
Introduced and Read First Time (H)	H700		
Read Second Time (H)	H724		
Referred: Utilities (H).....	H912		
HB 998 (Chipman) Relating to driving with an expired license.			
Introduced and Read First Time (H)	H701		
Read Second Time (H)	H724		
Referred: Crime Prevention and Public Safety (H)	H912		
HB 999 (McCann Beatty) Relating to nuisance actions in certain political subdivisions.			
Introduced and Read First Time (H)	H701		
Read Second Time (H)	H724		
Referred: Economic Development (H)	H912		
HB 1000 (McCann Beatty) Relating to the state legal expense fund.			
Introduced and Read First Time (H)	H701		
Read Second Time (H)	H724		
Referred: Higher Education (H).....	H1218		
HB 1001 (McCann Beatty) Relating to abandoned real property in certain cities.			
Introduced and Read First Time (H)	H701		
Read Second Time (H)	H724		
Referred: Crime Prevention and Public Safety (H)	H1218		
HB 1002 (McCreery) Relating to the protection of pregnant women while in custody.			
Introduced and Read First Time (H)	H701		
HB 1003 (Brattin) Relating to tax increment allocation redevelopment.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788		
HB 1004 (Roberts) Relating to the Missouri Youth Challenge Academy.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Special Committee on Urban Issues (H).....	H1218		
Reported Do Pass (H).....	H1550		
Referred: Rules - Legislative Oversight (H).....	H1550		
HB 1005 (Green) Relating to gas corporations.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788		
HB 1006 (Green) Relating to harassment in the workplace.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2788		
HB 1007 (Evans) Relating to hemp extract.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: General Laws (H)	H731		
HCS Reported Do Pass (H).....	H1407		
Referred: Rules - Legislative Oversight (H).....	H1407		
Reported Do Pass (H).....	H1590		
HB 1008 (Kelly 141) Relating to the Committee on Legislative Research.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Government Efficiency (H)	H773		
Reported Do Pass (H).....	H1224		
Referred: Rules - Legislative Oversight (H).....	H1224		
Reported Do Pass (H).....	H1289		
HB 1009 (Lauer) Relating to the designation of a state 911 coordinator.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Crime Prevention and Public Safety (H)	H773		
Reported Do Pass - Consent (H)	H1029		
Referred: Consent and House Procedure (H).....	H1029		
Reported Do Pass - Consent (H)	H1102		
Perfect by Consent - Pursuant to House Rules (H)	H1258		
Taken Up.....	H1270		
Third Read and Passed (H).....	H1270		
Emergency Clause Adopted (H).....	H1271		
Reported to the Senate and First Read (S).....	S621		
Second read and referred: Senate Commerce, Consumer Protection, Energy, and the Environment (S).....	S727		
HB 1010 (McGaugh) To amend Supreme Court Rule 15.05, for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session.			
Introduced and Read First Time (H).....	H701		
Read Second Time (H).....	H724		
Referred: Judiciary (H).....	H912		
HB 1011 (Basye) Relating to health care for persons with disabilities.			
Introduced and Read First Time (H).....	H701		

Read Second Time (H)	H724	Read Second Time (H).....	H749
Referred: Insurance Policy (H)	H1097	Referred: Insurance Policy (H).....	H1218
HB 1012 (Phillips) Relating to municipal judges.		HB 1024 (Ellebracht) Relating to heritage value in condemnation proceedings.	
Introduced and Read First Time (H)	H701	Introduced and Read First Time (H).....	H723
Read Second Time (H)	H725	Read Second Time (H).....	H749
Referred: General Laws (H).....	H1218	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1013 (Phillips) Relating to suspending a driver's license for failure to appear.		HB 1025 (Green) Relating to individual sureties.	
Introduced and Read First Time (H)	H701	Introduced and Read First Time (H).....	H723
Read Second Time (H)	H725	Read Second Time (H).....	H749
Referred: General Laws (H).....	H1218	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1014 (Moon) Relating to the Missouri State Museum.		HB 1026 (Green) Relating to tax increment financing.	
Introduced and Read First Time (H)	H701	Introduced and Read First Time (H).....	H723
Read Second Time (H)	H725	Read Second Time (H).....	H749
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1015 (Walker 74) Relating to minor children suspected of prostitution.		HB 1027 (Beard) Relating to court-ordered educational sessions.	
Introduced and Read First Time (H)	H722	Introduced and Read First Time (H).....	H723
Read Second Time (H)	H748	Read Second Time (H).....	H749
Referred: Judiciary (H)	H1218	Referred: Judiciary (H).....	H1218
HB 1016 (Shaul 113) Relating to the Small Business Regulatory Fairness Board.		HB 1028 (Merideth 80) Relating to the community police tax credit.	
Introduced and Read First Time (H)	H722	Introduced and Read First Time (H).....	H723
Read Second Time (H)	H748	Read Second Time (H).....	H749
Referred: Special Committee on Small Business (H)	H912	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Reported Do Pass (H)	H1253		
Referred: Rules - Administrative Oversight (H)	H1253	HB 1029 (Unsicker) Relating to repealing the death penalty.	
HB 1017 (Hurst) Relating to public safety sales taxes.		Introduced and Read First Time (H).....	H723
Introduced and Read First Time (H)	H722	Read Second Time (H).....	H749
Read Second Time (H)	H748	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Referred: Local Government (H)	H1218	HB 1030 (Butler) Relating to gifted children.	
Reported Do Pass (H)	H1677	Introduced and Read First Time (H).....	H723
Referred: Rules - Administrative Oversight (H)	H1677	Read Second Time (H).....	H749
HB 1018 (Green) Relating to the Missouri Minority Business Loan Program.		Referred: Elementary and Secondary Education (H).....	H1218
Introduced and Read First Time (H)	H722	HB 1031 (Butler) Relating to the Missouri parent/teacher involvement act.	
Read Second Time (H)	H748	Introduced and Read First Time (H).....	H723
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Read Second Time (H).....	H749
HB 1019 (Green) Relating to mental health patient admission notice requirements.		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Introduced and Read First Time (H)	H723	HB 1032 (Green) Relating to compliance with the Federal Real ID Act of 2005.	
Read Second Time (H)	H748	Introduced and Read First Time (H).....	H723
Referred: Health and Mental Health Policy (H).....	H1218	Read Second Time (H).....	H749
HB 1020 (Quade) Relating to penalties assessed for certain criminal offenses.		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Introduced and Read First Time (H)	H723	HB 1033 (Unsicker) Relating to rights of utility customers.	
Read Second Time (H)	H748	Introduced and Read First Time (H).....	H723
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Read Second Time (H).....	H749
HB 1021 (Brattin) Relating to drug regulation.		Referred: Utilities (H)	H912
Introduced and Read First Time (H)	H723	HB 1034 (Engler) Relating to motor vehicle dealers.	
Read Second Time (H)	H749	Introduced and Read First Time (H).....	H723
Referred: Health and Mental Health Policy (H).....	H1218	Read Second Time (H).....	H749
HB 1022 (Ellebracht) Relating to lobbyist expenditures.		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Introduced and Read First Time (H)	H723	HB 1035 (Carpenter) Relating to the taxation of watercraft.	
Read Second Time (H)	H749	Introduced and Read First Time (H).....	H723
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Read Second Time (H).....	H749
HB 1023 (Hill) Relating to a prescription writers monitoring program.			
Introduced and Read First Time (H)	H723		

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Reported to the Senate and First Read (S).....	S559
HB 1036 (Black) Relating to agricultural land values.		Second read and referred: Senate Economic Development (S).....	S573
Introduced and Read First Time (H).....	H723	Reported Do Pass-Placed on Third Read Consent Calendar (S).....	S862
Read Second Time (H).....	H749	Removed from Consent Calendar (S).....	S910 - 911
Referred: Agriculture Policy (H).....	H913	Returned to Committee of Origin (S).....	S910 - 911
HCS Reported Do Pass (H).....	H1381	Reported Do Pass (S).....	S895
Referred: Rules - Legislative Oversight (H).....	H1381	Referred: Senate Fiscal Oversight (S).....	S909
HB 1037 (DeGroot) Relating to mandatory minimum sentences.		Reported Do Pass (S).....	S1106
Introduced and Read First Time (H).....	H747	HB 1046 (Higdon) Relating to mandatory minimum sentences.	
Read Second Time (H).....	H770	Introduced and Read First Time (H).....	H748
Referred: Crime Prevention and Public Safety (H).....	H1218	Read Second Time (H).....	H770
HB 1038 (Franks Jr.) Relating to good time credit.		Referred: Crime Prevention and Public Safety (H).....	H1218
Introduced and Read First Time (H).....	H748	HB 1047 (Neely) Relating to elected officials' retirement benefits.	
Read Second Time (H).....	H770	Introduced and Read First Time (H).....	H748
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Read Second Time (H).....	H770
HB 1039 (Alferman) Relating to road signs for educational institutions.		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
Introduced and Read First Time (H).....	H748	HB 1048 (Shaul 113) Relating to employee scheduling.	
Read Second Time (H).....	H770	Introduced and Read First Time (H).....	H748
Referred: Transportation (H).....	H941	Read Second Time (H).....	H770
HCS Reported Do Pass (H).....	H1227	Referred: Workforce Development (H).....	H913
Referred: Rules - Administrative Oversight (H).....	H1227	Reported Do Pass (H).....	H1518
Reported Do Pass (H).....	H1411	Referred: Rules - Administrative Oversight (H).....	H1518
HB 1040 (Lynch) Relating to the show-me heroes program.		HB 1049 (McGaugh) Relating to coroners.	
Introduced and Read First Time (H).....	H748	Introduced and Read First Time (H).....	H748
Read Second Time (H).....	H770	Read Second Time (H).....	H770
Referred: Special Committee on Tourism (H).....	H1167	Referred: Judiciary (H).....	H913
Reported Do Pass (H).....	H1678	HCS Reported Do Pass (H).....	H1920
Referred: Rules - Legislative Oversight (H).....	H1678	Referred: Rules - Legislative Oversight (H).....	H1920
HB 1041 (McDaniel) Relating to voter identification requirements.		HB 1050 (Franklin) Relating to volunteer health care services.	
Introduced and Read First Time (H).....	H748	Introduced and Read First Time (H).....	H748
Read Second Time (H).....	H770	Read Second Time (H).....	H770
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789	Referred: Professional Registration and Licensing (H).....	H913
HB 1042 (McCaherty) Relating to development permits in floodplains.		HCS Reported Do Pass (H).....	H1407
Introduced and Read First Time (H).....	H748	Referred: Rules - Administrative Oversight (H).....	H1407
Read Second Time (H).....	H770	HB 1051 (Unsicker) Relating to voter registration.	
Referred: Local Government (H).....	H913	Introduced and Read First Time (H).....	H766
HB 1043 (McGaugh) Relating to initiative petitions.		Read Second Time (H).....	H796
Introduced and Read First Time (H).....	H748	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
Read Second Time (H).....	H770	HB 1052 (Unsicker) Relating to the Missouri employment first act.	
Referred: Elections and Elected Officials (H).....	H913	Introduced and Read First Time (H).....	H767
HCS Reported Do Pass (H).....	H1435	Read Second Time (H).....	H796
Referred: Rules - Administrative Oversight (H).....	H1435	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
HB 1044 (Lauer) Relating to emergency medical services.		HB 1053 (Cookson) Relating to industry-recognized certifications.	
Introduced and Read First Time (H).....	H748	Introduced and Read First Time (H).....	H767
Read Second Time (H).....	H770	Read Second Time (H).....	H796
Referred: Crime Prevention and Public Safety (H).....	H1167	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
HCS Reported Do Pass (H).....	H1514	HB 1054 (Moon) Relating to employment security.	
Referred: Rules - Legislative Oversight (H).....	H1514	Introduced and Read First Time (H).....	H767
Reported Do Pass (H).....	H1590 - 1591	Read Second Time (H).....	H796
HB 1045 (Haahr) Relating to fees credited to the technology trust fund.		Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
Introduced and Read First Time (H).....	H748	HB 1055 (Houghton) Relating to initiative petitions.	
Read Second Time (H).....	H770	Introduced and Read First Time (H).....	H767
Referred: Consent and House Procedure (H).....	H773	Read Second Time (H).....	H796
Reported Do Pass - Consent (H).....	H891	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2789
Perfect by Consent - Pursuant to House Rules (H).....	H1077		
Taken Up.....	H1145		
Third Read and Passed (H).....	H1145 - 1146		

HB 1056 (Fraker) Relating to record storage.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Local Government (H)	H1218

HB 1057 (Roden) Relating to requirements of public safety personnel.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Local Government (H)	H913
Reported Do Pass (H)	H1225 - 1226
Referred: Rules - Administrative Oversight (H)	H1225

HB 1058 (Barnes 28) Relating to child care facilities.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Insurance Policy (H)	H1218
Reported Do Pass (H)	H1516
Referred: Rules - Legislative Oversight (H)	H1516

HB 1059 (Kelly 141) Relating to leave from employment.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: General Laws (H)	H913

HB 1060 (Sommer) Relating to the regulation of public accountants.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Professional Registration and Licensing (H)	H1097
Reported Do Pass (H)	H1678
Referred: Rules - Administrative Oversight (H)	H1678
Reported Do Pass (H)	H2198

HB 1061 (Engler) Relating to public bodies participating in land clearance projects.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Economic Development (H)	H913
Re-referred to Committee: General Laws (H)	H976

HB 1062 (Helms) Relating to funeral contracts.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Professional Registration and Licensing (H)	H913

HB 1063 (Grier) Relating to home owner associations.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Local Government (H)	H913

HB 1064 (Shaul 113) Relating to lottery winnings.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Children and Families (H)	H1218

HB 1065 (Trent) Relating to state merit employees.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Special Committee on Government Oversight (H)	H913
Reported Do Pass (H)	H1517
Referred: Rules - Administrative Oversight (H)	H1517

HB 1066 (Trent) Relating to the changing of locks by a landlord.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Crime Prevention and Public Safety (H)	H1218

HB 1067 (Hubrecht) Relating to mental health facility inspections.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Health and Mental Health Policy (H)	H913

HB 1068 (Lichtenegger) Relating to unlawful possession of a firearm.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: General Laws (H)	H1218

HB 1069 (Bondon) Relating to the licensure of hospitals.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Health and Mental Health Policy (H)	H913
Reported Do Pass (H)	H1545
Referred: Rules - Administrative Oversight (H)	H1545
Reported Do Pass (H)	H1682

HB 1070 (Wiemann) Relating to certain exemptions for insurance holding companies.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: Insurance Policy (H)	H1218

HB 1071 (Brattin) Relating to minor traffic violations.

Introduced and Read First Time (H)	H767
Read Second Time (H)	H796
Referred: General Laws (H)	H1218

HB 1072 (Brattin) Relating to the implementation of the streamlined sales and use tax agreement.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789

HB 1073 (Morris) Relating to insurance claims filed by a pharmacy.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Insurance Policy (H)	H1651
Reported Do Pass (H)	H1833
Referred: Rules - Legislative Oversight (H)	H1833

HB 1074 (Chipman) Relating to administrative proceedings.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Judiciary (H)	H913

HB 1075 (Alferman) Relating to MO HealthNet emergency services.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789

HB 1076 (Fitzwater 49) Relating to language development milestones for children who are deaf or hard of hearing.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Children and Families (H)	H1218

HB 1077 (Barnes 60) Relating to the Public Service Commission.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Utilities (H)	H1218

HB 1078 (Fitzwater 49) Relating to judicial circuits.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789

HB 1079 (Mathews) Relating to hotel license fees.

Introduced and Read First Time (H)	H768
Read Second Time (H)	H797
Referred: Local Government (H)	H1405

Reported Do Pass (H)	H2071	Read Second Time (H)	H797
Referred: Rules - Administrative Oversight (H)	H2071	Referred: Professional Registration and Licensing (H)	H1218
HB 1080 (DeGroot) Relating to the Public Service Commission.			
Introduced and Read First Time (H)	H768	Introduced and Read First Time (H)	H797
Read Second Time (H)	H797	Read Second Time (H)	H797
Referred: Utilities (H)	H1218	Referred: Local Government (H)	H941
HB 1081 (Remole) Relating to juvenile officers.			
Introduced and Read First Time (H)	H768	Reported Do Pass (H)	H1226
Read Second Time (H)	H797	Referred: Rules - Administrative Oversight (H)	H1226
Referred: Children and Families (H)	H913	Reported Do Pass (H)	H1411
HB 1082 (Remole) Relating to design-build contracts for wastewater projects.			
Introduced and Read First Time (H)	H768	HB 1093 (Kolkmeier) Relating to transient guest sales taxes.	
Read Second Time (H)	H797	Introduced and Read First Time (H)	H768
Referred: Conservation and Natural Resources (H)	H1218	Read Second Time (H)	H797
HB 1083 (Ross) Relating to the offense of institutional vandalism.			
Introduced and Read First Time (H)	H768	Referred: Local Government (H)	H941
Read Second Time (H)	H797	Reported Do Pass (H)	H1226
Referred: Judiciary (H)	H1218	Referred: Rules - Administrative Oversight (H)	H1226
HB 1084 (Rone) Relating to home school students.			
Introduced and Read First Time (H)	H768	Reported Do Pass (H)	H1411
Read Second Time (H)	H797	HB 1094 (Rowland 155) Relating to 911 services.	
Referred: Elementary and Secondary Education (H)	H1218	Introduced and Read First Time (H)	H768
HB 1085 (Walker 3) Relating to the Public School Retirement System of the City of St. Louis.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H797	Referred: Utilities (H)	H832
Referred: Pensions (H)	H1218	HB 1095 (May) Relating to marijuana.	
HB 1086 (Walker 3) Relating to retirement benefits for police officers.			
Introduced and Read First Time (H)	H768	Introduced and Read First Time (H)	H768
Read Second Time (H)	H797	Read Second Time (H)	H798
Referred: Pensions (H)	H1218	Referred: Local Government (H)	H1218
HB 1087 (Hubrecht) Relating to the termination of parental rights of a convicted rapist.			
Introduced and Read First Time (H)	H768	HB 1096 (Brown 27) Relating to homeowners' associations.	
Read Second Time (H)	H797	Introduced and Read First Time (H)	H768
Referred: Children and Families (H)	H1218	Read Second Time (H)	H798
HB 1088 (Plocher) Relating to low-dose mammography screening.			
Introduced and Read First Time (H)	H768	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Read Second Time (H)	H797	HB 1097 (Houghton) Relating to public administrators.	
Referred: Health and Mental Health Policy (H)	H1097	Introduced and Read First Time (H)	H768
HB 1089 (Plocher) Relating to nursing.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H797	Referred: Local Government (H)	H941
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789	HB 1098 (Grier) Relating to the Missouri fan protection act.	
HB 1090 (Christofanelli) Relating to tax increment financing districts.			
Introduced and Read First Time (H)	H768	Introduced and Read First Time (H)	H768
Read Second Time (H)	H797	Read Second Time (H)	H798
Referred: Ways and Means (H)	H1218	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HCS Reported Do Pass (H)	H2073	HB 1099 (Bernskoetter) To authorize the conveyance of certain state property.	
Referred: Rules - Administrative Oversight (H)	H2073	Introduced and Read First Time (H)	H768
HB 1091 (Harris) Relating to museums.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H797	Referred: Corrections and Public Institutions (H)	H1218
Referred: Special Committee on Tourism (H)	H1218	Reported Do Pass (H)	H1543
HB 1092 (Harris) Relating to bail bond agents.			
Introduced and Read First Time (H)	H768	Referred: Rules - Legislative Oversight (H)	H1543
Read Second Time (H)	H797	HB 1100 (Bernskoetter) Relating to workers' compensation.	
Referred: Children and Families (H)	H1218	Introduced and Read First Time (H)	H768
HB 1093 (Kolkmeier) Relating to transient guest sales taxes.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H797	Referred: Special Committee on Employment Security (H)	H832
Referred: Utilities (H)	H832	HCS Reported Do Pass (H)	H1075
HB 1094 (Rowland 155) Relating to 911 services.			
Introduced and Read First Time (H)	H768	Referred: Rules - Administrative Oversight (H)	H1075
Read Second Time (H)	H798	HB 1101 (Rowland 29) Relating to school bus operators.	
Referred: Local Government (H)	H1218	Introduced and Read First Time (H)	H768
HB 1095 (May) Relating to marijuana.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H798	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789	HB 1102 (Frederick) Relating to a prescription drug monitoring program.	
HB 1096 (Brown 27) Relating to homeowners' associations.			
Introduced and Read First Time (H)	H768	Introduced and Read First Time (H)	H768
Read Second Time (H)	H798	Read Second Time (H)	H798
Referred: Local Government (H)	H1218	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1097 (Houghton) Relating to public administrators.			
Introduced and Read First Time (H)	H768	HB 1103 (Marshall) Relating to concealed carry endorsements and permits.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: Local Government (H)	H941	Read Second Time (H)	H798
HB 1098 (Grier) Relating to the Missouri fan protection act.			
Introduced and Read First Time (H)	H768	Referred: General Laws (H)	H1219
Read Second Time (H)	H798	HB 1104 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789	Introduced and Read First Time (H)	H768
HB 1099 (Bernskoetter) To authorize the conveyance of certain state property.			
Introduced and Read First Time (H)	H768	Read Second Time (H)	H798
Read Second Time (H)	H798	Referred: General Laws (H)	H1219
Referred: Corrections and Public Institutions (H)	H1218	HB 1105 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Reported Do Pass (H)	H1543	Introduced and Read First Time (H)	H768
Referred: Rules - Legislative Oversight (H)	H1543	Read Second Time (H)	H798
HB 1100 (Bernskoetter) Relating to workers' compensation.			
Introduced and Read First Time (H)	H768	HB 1106 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: Special Committee on Employment Security (H)	H832	Read Second Time (H)	H798
HCS Reported Do Pass (H)	H1075	Referred: General Laws (H)	H1219
Referred: Rules - Administrative Oversight (H)	H1075	HB 1107 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
HB 1101 (Rowland 29) Relating to school bus operators.			
Introduced and Read First Time (H)	H768	Introduced and Read First Time (H)	H768
Read Second Time (H)	H798	Read Second Time (H)	H798
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789	Referred: General Laws (H)	H1219
HB 1102 (Frederick) Relating to a prescription drug monitoring program.			
Introduced and Read First Time (H)	H768	HB 1108 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789	Read Second Time (H)	H798
HB 1103 (Marshall) Relating to concealed carry endorsements and permits.			
Introduced and Read First Time (H)	H768	HB 1109 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1104 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1110 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1105 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1111 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1106 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1112 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1107 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1113 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1108 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1114 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1109 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1115 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1110 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1116 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1111 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1117 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1112 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1118 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1113 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1119 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1114 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1120 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1115 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1121 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1116 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1122 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1117 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1123 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1118 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1124 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1119 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1125 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1120 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1126 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1121 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1127 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1122 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1128 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1123 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1129 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1124 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1130 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1125 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1131 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1126 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1132 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1127 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1133 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1128 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1134 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1129 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1135 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1130 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1136 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1131 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1137 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1132 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1138 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1133 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1139 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1134 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1140 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1135 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1141 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1136 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1142 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1137 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1143 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1138 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1144 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1139 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1145 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1140 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1146 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1141 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1147 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768
Referred: General Laws (H)	H1219	Read Second Time (H)	H798
HB 1142 (Bangert) Relating to the use of solar energy systems in certain planned communities.			
Introduced and Read First Time (H)	H768	HB 1148 (Bangert) Relating to the use of solar energy systems in certain planned communities.	
Read Second Time (H)	H798	Introduced and Read First Time (H)	H768

Read Second Time (H)	H798
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1105 (Morris) Relating to consumer credit interest rates.	
Introduced and Read First Time (H)	H769
Read Second Time (H)	H798
Referred: Financial Institutions (H)	H1219
HB 1106 (Stephens 128) Relating to pharmacist protocols for vaccines.	
Introduced and Read First Time (H)	H769
Read Second Time (H)	H798
Referred: Professional Registration and Licensing (H)	H832
HB 1107 (Moon) Relating to unlawful use of weapons.	
Introduced and Read First Time (H)	H769
Read Second Time (H)	H798
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1108 (Corlew) Relating to campaign finance.	
Introduced and Read First Time (H)	H769
Read Second Time (H)	H798
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1109 (Christofanelli) Relating to the state highway system.	
Introduced and Read First Time (H)	H769
Read Second Time (H)	H798
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1110 (Wood) Relating to the Missouri Rx Plan.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H818
Referred: Budget (H)	H913
HB 1111 (Hubrecht) Relating to the rights of individuals receiving services from the division of developmental disabilities.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H818
Referred: Health and Mental Health Policy (H)	H1250
Reported Do Pass (H)	H1675
Referred: Rules - Administrative Oversight (H)	H1675
HB 1112 (Tate) Relating to child abuse.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H818
Referred: Judiciary (H)	H1219
Reported Do Pass (H)	H1653
Referred: Rules - Legislative Oversight (H)	H1653
HB 1113 (Bangert) Relating to a course on career readiness for ninth grade students.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H818
Referred: Elementary and Secondary Education (H)	H1482
HCS Reported Do Pass (H)	H2147
Referred: Rules - Administrative Oversight (H)	H2147
HB 1114 (Fitzwater 144) Relating to weight limitations for certain vehicles hauling harvested forest products.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H818
Referred: Agriculture Policy (H)	H1219
HCS Reported Do Pass (H)	H1483
Referred: Rules - Legislative Oversight (H)	H1483
HB 1115 (Anders) Relating to biological samples from persons arrested for felony offenses.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Crime Prevention and Public Safety (H)	H1219
HB 1116 (Shaul 113) Relating to the use of bags to package purchased goods.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Economic Development (H)	H913
HCS Reported Do Pass (H)	H1168
Referred: Rules - Legislative Oversight (H)	H1168
Reported Do Pass (H)	H1258
Taken Up	H1639
Title of Bill - Agreed To	H1642
HCS Adopted (H)	H1642
Perfected (H)	H1642
HB 1117 (Morgan) Relating to the sexual offender registry.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1118 (Merideth 80) Relating to notaries public.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1119 (Smith 163) Relating to background check requirements for certain in-home service providers.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Health and Mental Health Policy (H)	H1219
HCS Reported Do Pass (H)	H1676
Referred: Rules - Administrative Oversight (H)	H1676
HB 1120 (Smith 163) Relating to the statute of limitations for certain offenses.	
Introduced and Read First Time (H)	H789
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1121 (Unsicker) Relating to discipline of students.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1122 (Unsicker) Relating to discipline of students.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789
HB 1123 (Trent) Relating to the treatment of traditional winter celebrations by school districts.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Elementary and Secondary Education (H)	H1097
HB 1124 (Trent) Relating to the closure of certain records.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Crime Prevention and Public Safety (H)	H1097
HB 1125 (Shull 16) Relating to tax credits for guaranty fees.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Special Committee on Innovation and Technology (H)	H1219
HB 1126 (McDaniel) Relating to tampering with farm equipment.	
Introduced and Read First Time (H)	H790
Read Second Time (H)	H819
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2789

HB 1127 (Taylor) Relating to the slaughter of feral hogs.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1128 (Pogue) Relating to income tax.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1129 (Pogue) Relating to state land purchases.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1130 (Pogue) Relating to the sale of certain lands acquired through legal settlements.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1131 (Burnett) Relating to school board district elections.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1132 (Christofanelli) Relating to elementary and secondary education.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Budget (H)H913

HB 1133 (Corlew) Relating to criminal offenses.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Crime Prevention and Public Safety (H)H1097
 HCS Reported Do Pass (H).....H1588
 Referred: Rules - Legislative Oversight (H)H1588

HB 1134 (McDaniel) Relating to dog owner liability.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Insurance Policy (H)H1219
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 Referred: Rules - Legislative Oversight (H)H1484

HB 1135 (Evans) Relating to the science, technology, engineering and mathematics (stem) initiative.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Workforce Development (H)H1028

HB 1136 (Corlew) Relating to emergency communication services.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Utilities (H).....H1097

HB 1137 (Schroer) Relating to the use of emergency opioid antagonists.

Introduced and Read First Time (H)H790
 Read Second Time (H)H819
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H).....H2789

HB 1138 (Moon) Relating to the acquisition of land by the United States Government.

Introduced and Read First Time (H)H790
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Referred: Select Committee on Local, State, Federal Relations

and Miscellaneous Business (H)H2790

HB 1139 (Rhoads) Relating to liquor licenses.

Introduced and Read First Time (H).....H790
 Read Second Time (H).....H820
 Referred: General Laws (H)H1219

HB 1140 (Neely) Relating to child support.

Introduced and Read First Time (H).....H790
 Read Second Time (H).....H820
 Referred: Judiciary (H).....H1219

HB 1141 (Fraker) Relating to intoxicating liquor licensees.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: General Laws (H)H1097
 HCS Reported Do Pass (H).....H1653
 Referred: Rules - Legislative Oversight (H).....H1653

HB 1142 (Dohrman) Relating to school board members.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1143 (Vescovo) Relating to municipal court records.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1144 (Morris) Relating to the termination date of the Missouri Rx plan.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1145 (Bangert) Relating to the extended learning grant program.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1146 (Swan) Relating to teacher compensation.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1147 (Redmon) Relating to grants for certain water system projects.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Conservation and Natural Resources (H)H1219

HB 1148 (Pietzman) Relating to the rights of victims.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Judiciary (H).....H1219

HB 1149 (Smith 85) Relating to the minimum wage.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1150 (Corlew) Relating to victims of offenses.

Introduced and Read First Time (H).....H791
 Read Second Time (H).....H820
 Referred: Select Committee on Local, State, Federal Relations
 and Miscellaneous Business (H)H2790

HB 1151 (Reiboldt) Relating to fees to be paid to the county employees' retirement fund.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Pensions (H)	H913
HCS Reported Do Pass (H)	H1549
Referred: Rules - Administrative Oversight (H)	H1549

HB 1152 (Morris) Relating to the promotion of medication safety.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Health and Mental Health Policy (H)	H1219
Reported Do Pass (H)	H1676
Referred: Rules - Administrative Oversight (H)	H1676

HB 1153 (Crawford) Relating to the regulation of hospitals.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Health and Mental Health Policy (H)	H1219

HB 1154 (Lauer) Relating to professional employer organizations.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Professional Registration and Licensing (H)	H1167

HB 1155 (Gregory) Relating to court proceedings.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Judiciary (H)	H1219
HCS Reported Do Pass (H)	H1676
Referred: Rules - Legislative Oversight (H)	H1676

HB 1156 (Gregory) Relating to sanctioning bodies for certain amateur sports contests.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Professional Registration and Licensing (H)	H913

HB 1157 (Gregory) Relating to the jurisdiction of the attorney general to enforce state abortion laws.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Judiciary (H)	H1219

HB 1158 (Franklin) Relating to child abuse reports.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Children and Families (H)	H913
HCS Reported Do Pass (H)	H1287
Referred: Rules - Legislative Oversight (H)	H1287
Reported Do Pass (H)	H1383 - 1384
Taken Up	H1512
Title of Bill - Agreed To	H1512
HCS Adopted (H)	H1512
Perfected (H)	H1512
Taken Up	H1586
Third Read and Passed (H)	H1586 - 1587
Emergency Clause Adopted (H)	H1587 - 1588
Reported to the Senate and First Read (S)	S910
Second read and referred: Senate Seniors, Families, and Children (S)	S950
SCS Reported Do Pass (S)	S1105

HB 1159 (Morris) Relating to the MO HealthNet pharmacy program.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1160 (Gregory) Relating to the Ethics Commission.

Introduced and Read First Time (H)	H791
Read Second Time (H)	H820

Referred: Judiciary (H)	H1219
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HB 1161 (Bahr) Relating to elementary and secondary education.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1162 (Fitzwater 49) Relating to the Hazardous Waste Commission.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Conservation and Natural Resources (H)	H1097
HCS Reported Do Pass (H)	H1435
Referred: Rules - Administrative Oversight (H)	H1435

HB 1163 (Barnes 60) Relating to tax credits.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Ways and Means (H)	H1167

HB 1164 (Barnes 60) Relating to tax credits.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Ways and Means (H)	H1167

HB 1165 (Houghton) Relating to abusive conduct directed toward school employees.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1166 (Curtis) Relating to the right of suffrage for former felons.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1167 (Kidd) Relating to the Missouri Emergency Response Commission.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1168 (Korman) Relating to lead-acid batteries.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Conservation and Natural Resources (H)	H1219
Reported Do Pass (H)	H1514
Referred: Rules - Administrative Oversight (H)	H1514
Reported Do Pass (H)	H1682

HB 1169 (Korman) Relating to wastewater.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Conservation and Natural Resources (H)	H1219

HB 1170 (Franks Jr.) Relating to the office of sheriff of the City of St. Louis.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1171 (Razer) Relating to ethics.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1172 (Haefner) Relating to the administration of public safety.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Crime Prevention and Public Safety (H)	H1219

HB 1173 (Arthur) Relating to abortion.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1174 (Neely) Relating to maintenance orders.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1175 (Walker 74) Relating to the adverse childhood experience questionnaire.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1176 (Pogue) Relating to child neglect.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1177 (Pogue) Relating to abortion.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1178 (McCreery) Relating to consumer product repair requirements.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1179 (Merideth 80) Relating to technology used by law enforcement.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1180 (Mitten) Relating to the Ethics Commission.

Introduced and Read First Time (H)	H792
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1181 (Mitten) Relating to automatic voter registration.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1182 (Mitten) Relating to income taxes.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H821
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1183 (Mitten) Relating to a recall process for elected officials.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1184 (Roberts) Relating to crime victims' compensation fund claims.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Crime Prevention and Public Safety (H)	H1219

HB 1185 (Trent) Relating to the accreditation of managed care plans.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1186 (Trent) Relating to the state board of education.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Elementary and Secondary Education (H)	H1097

HB 1187 (Burnett) Relating to the development of historic property.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1188 (Dogan) Relating to long-acting reversible contraceptives.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1189 (Cross) Relating to inspections of private residences.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Local Government (H)	H1219
HCS Reported Do Pass (H)	H1548
Referred: Rules - Administrative Oversight (H)	H1548

HB 1190 (Rhoads) Relating to business premises safety.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1191 (Smith 85) Relating to the minimum wage.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1192 (Hubrecht) Relating to the Missouri State Board of Nursing.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Professional Registration and Licensing (H)	H1219

HB 1193 (Shaul 113) Relating to the minimum wage.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Rules - Administrative Oversight (H)	H832
HCS Reported Do Pass (H)	H868

HB 1194 (Chipman) Relating to the minimum wage.

Introduced and Read First Time (H)	H793
Read Second Time (H)	H822
Referred: Rules - Administrative Oversight (H)	H832
HCS Reported Do Pass (H)	H868
Taken Up	H897
Laid Over (H)	H897
Taken Up	H905
Title of Bill - Agreed To	H911
HCS Adopted (H)	H911 - 912
Perfectured with Amendments (H)	H912
Taken Up	H928

Third Read and Passed (H)	H929 - 930	HB 1202 (Roberts) Relating to the MO HealthNet program.	
Emergency Clause Adopted (H)	H931 - 932	Introduced and Read First Time (H).....	H794
Reported to the Senate and First Read (S)	S461	Read Second Time (H).....	H822
Second read and referred: Senate Local Government and Elections (S)	S470	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790
Reported Do Pass (S).....	S522	HB 1203 (May) Relating to funding for Missouri land grant institutions.	
Placed on Informal Calendar	S780	Introduced and Read First Time (H).....	H794
Taken Up	S1769	Read Second Time (H).....	H822
Senate Substitute Offered (S).....	S1769	Referred: Budget (H).....	H913
Placed on Informal Calendar	S1770	HB 1204 (May) Relating to land reutilization authorities.	
Taken Up	S1788	Introduced and Read First Time (H).....	H794
Placed on Informal Calendar	S1788	Read Second Time (H).....	H822
Taken Up	S1864	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790
SS Withdrawn (S).....	S1864	HB 1205 (Brattin) Relating to terms of office.	
Senate Substitute Offered (S).....	S1864	Introduced and Read First Time (H).....	H794
SS Adopted (S)	S1867 - 1868	Read Second Time (H).....	H822
Third Read and Passed (S).....	S1869 - 1870	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790
Emergency Clause Adopted (S).....	S1870	HB 1206 (Brattin) Relating to city clerks.	
Reported to the House with... (H)	H2774	Introduced and Read First Time (H).....	H794
Referred: Fiscal Review (H)	H2774	Read Second Time (H).....	H823
Reported Do Pass (H)	H2774 - 2775	Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790
Taken Up	H2775	HB 1207 (Haefner) Relating to the deputy sheriff salary supplementation fund.	
House Adopts (H)	H2776	Introduced and Read First Time (H).....	H794
Truly Agreed To and Finally Passed.....	H2776 - 2777	Read Second Time (H).....	H823
Emergency Clause Defeated on Truly Agreed to Bill.....	H2778 - 2779	Referred: Local Government (H)	H1219
House Message (H)	S1894	HB 1208 (Messenger) Relating to tax credits for housing.	
Signed by House Speaker (H)	H2795	Introduced and Read First Time (H).....	H794
Constitutional Objection Filed (S)	S1902 - 1903	Read Second Time (H).....	H823
Signed by President Pro Tem (S)	S1903	Referred: Ways and Means (H).....	H1167
Delivered to Governor	H2795	HB 1209 (Matthiesen) Relating to revenue from minor traffic violations.	
HB 1195 (Curtis) Relating to certain air pollution sources.		Introduced and Read First Time (H).....	H794
Introduced and Read First Time (H)	H793	Read Second Time (H).....	H823
Read Second Time (H)	H822	Referred: Local Government (H)	H1219
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2790	HB 1210 (Lichtenegger) Relating to regulations by a county.	
HB 1196 (Rehder) Relating to professional employer organizations.		Introduced and Read First Time (H).....	H794
Introduced and Read First Time (H)	H793	Read Second Time (H).....	H823
Read Second Time (H)	H822	Referred: Local Government (H)	H1219
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2790	Reported Do Pass (H).....	H2072
HB 1197 (Lynch) Relating to opioid antagonists.		Referred: Rules - Administrative Oversight (H).....	H2072
Introduced and Read First Time (H)	H793	HB 1211 (Lichtenegger) Relating to emergency regulations.	
Read Second Time (H)	H822	Introduced and Read First Time (H).....	H794
Referred: Health and Mental Health Policy (H).....	H1167	Read Second Time (H).....	H823
HCS Reported Do Pass (H).....	H1545	Referred: Local Government (H)	H1219
Referred: Rules - Administrative Oversight (H)	H1545	Reported Do Pass (H).....	H2072
Reported Do Pass (H)	H1682	Referred: Rules - Administrative Oversight (H).....	H2072
HB 1198 (Berry) Relating to professional employer organizations.		HB 1212 (Korman) Relating to motor vehicle license plates.	
Introduced and Read First Time (H)	H793	Introduced and Read First Time (H).....	H794
Read Second Time (H)	H822	Read Second Time (H).....	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H).....	H2790	Referred: Transportation (H).....	H1219
HB 1199 (Messenger) Relating to tax credits.		HCS Reported Do Pass (H).....	H1551
Introduced and Read First Time (H)	H793	Referred: Rules - Administrative Oversight (H).....	H1551
Read Second Time (H)	H822	HB 1213 (Dogan) Relating to prohibitions against unlawful policing.	
Referred: Ways and Means (H)	H1167	Introduced and Read First Time (H).....	H794
HB 1200 (Messenger) Relating to tax credits.		Read Second Time (H).....	H823
Introduced and Read First Time (H)	H793	Referred: Crime Prevention and Public Safety (H)	H1219
Read Second Time (H)	H822	HCS Reported Do Pass (H)	H2146
Referred: Ways and Means (H)	H1167	Referred: Rules - Legislative Oversight (H).....	H2146
HB 1201 (Roberts) Relating to ticket quotas by peace officers.			
Introduced and Read First Time (H)	H794		
Read Second Time (H)	H822		
Referred: General Laws (H).....	H1219		

HB 1214 (Curtman) Relating to prohibitions against unlawful policing

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Crime Prevention and Public Safety (H)	H1219
HCS Reported Do Pass (H)	H2146

HB 1215 (Curtman) Relating to law enforcement appreciation day.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Special Committee on Tourism (H)	H1219

HB 1216 (Curtman) Relating to the Joint Committee on Education.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Elementary and Secondary Education (H)	H1219

HB 1217 (Curtman) Relating to state aid for schools.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1218 (Gray) Relating to annual leave for state employees.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1219 (Hannegan) Relating to the animal abuse registry.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Agriculture Policy (H)	H913

HB 1220 (Walker 3) Relating to the Missouri State Board of Nursing.

Introduced and Read First Time (H)	H794
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1221 (Roberts) Relating to the accelerated rehabilitative disposition program for certain defendants.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1222 (Roberts) Relating to the Missouri death with dignity act.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1223 (Kelley 127) Relating to the civil commitment of pregnant women who abuse drugs.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1224 (Brattin) Relating to the operation of agricultural implements.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Agriculture Policy (H)	H1219
HCS Reported Do Pass (H)	H1483 – 1484
Referred: Rules - Legislative Oversight (H)	H1483

HB 1225 (Roberts) Relating to the establishment of the intervention and compliance unit pilot program.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2790

HB 1226 (Ellington) Relating to MO HealthNet benefits.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2791

HB 1227 (DeGroot) Relating to workers' compensation.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2791

HB 1228 (Barnes 28) Relating to emergency service districts.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H823
Referred: Local Government (H)	H1219

HB 1229 (Franks Jr.) Relating to tax credits for new businesses in distressed communities.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H824
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2791

HB 1230 (Ruth) Relating to the first-time home buyer savings account act.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H824
Referred: Financial Institutions (H)	H1219
Reported Do Pass (H)	H1484
Referred: Rules - Legislative Oversight (H)	H1484
Reported Do Pass (H)	H1591

HB 1231 (Grier) Relating to motor vehicles.

Introduced and Read First Time (H)	H795
Read Second Time (H)	H824
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2791

INTRODUCED HOUSE COMMITTEE BILLS**HCB 1 (McGaugh) Relating to judicial proceedings.**

Authorized	H623
Reported for Introduction (H)	H1074
Introduced and Read First Time (H)	H1074
Read Second Time (H)	H1084
Referred: Rules - Legislative Oversight (H)	H1097
Reported Do Pass (H)	H1655
Taken Up	H1771

Title of Bill - Agreed To	H1775
Perfected with Amendments (H)	H1775
Referred: Fiscal Review (H)	H1839
Reported Do Pass (H)	H1847
Taken Up	H1852
Third Read and Passed with Amendments (H)	H1852 - 1853
Reported to the Senate and First Read (S)	S1115 - 1116

Second read and referred: Senate Judiciary and Civil and Criminal Jurisprudence (S).....	S1797
SCS Reported Do Pass (S).....	S1831

HCB 2 (Reiboldt) Relating to highway naming.

Authorized.....	H739
Reported for Introduction (H).....	H1226
Introduced and Read First Time (H).....	H1226
Read Second Time (H).....	H1241
Referred: Rules - Administrative Oversight (H).....	H1250
Reported Do Pass (H).....	H1551

HCB 3 (Fitzpatrick) Relating to funds for vulnerable senior citizens.

Authorized.....	H807
Reported for Introduction (H).....	H913
Introduced and Read First Time (H).....	H913
Read Second Time (H).....	H927
Referred: Rules - Legislative Oversight (H).....	H941
Reported Do Pass (H).....	H979
Taken Up.....	H1043
Laid Over (H).....	H1048
Taken Up.....	H1051
Title of Bill - Agreed To.....	H1055
Perfecting with Amendments (H).....	H1055 - 1056
Taken Up.....	H1090
Third Read and Passed (H).....	H1091 - 1092
Reported to the Senate and First Read (S).....	S534
Second read and referred: Senate General Laws (S).....	S572
Reported Do Pass (S).....	S760
Placed on Informal Calendar.....	S781
Taken Up.....	S899 - 900
Placed on Informal Calendar.....	S909
Taken Up.....	S1342
Third Read and Passed with Amendments (S).....	S1344
Emergency Clause Adopted (S).....	S1344
Motion to Reconsider Adopted (S).....	S1397 - 1398
Taken Up.....	S1398
Senate Substitute Offered (S).....	S1398
SS Adopted (S).....	S1398
Third Read and Passed (S).....	S1398 - 1399
Emergency Clause Adopted (S).....	S1399
Reported to the House with... (H).....	H2231
Referred: Fiscal Review (H).....	H2234
Reported Do Pass (H).....	H2243
Taken Up.....	H2245
House Refuses to Adopt, Requests Senate to Recede or Grant Conference.....	H2246 - 2247
House Message (H).....	S1417
Senate Refuses to Recede, Requests House to Take Up and Pass (S).....	S1421 - 1422
Senate Message (S).....	H2364
Taken Up.....	H2779
House Adopts (H).....	H2779 - 2780
Truly Agreed To and Finally Passed.....	H2780 - 2781
Emergency Clause Defeated on Truly Agreed to Bill.....	H2781 - 2782
House Message (H).....	S1895
Signed by House Speaker (H).....	H2795
Signed by President Pro Tem (S).....	S1901
Delivered to Governor.....	H2795

HCB 4 (Lauer) Relating to workforce development.

Authorized.....	H947 - 948
Reported for Introduction (H).....	H1227
Introduced and Read First Time (H).....	H1227
Read Second Time (H).....	H1241
Referred: Rules - Administrative Oversight (H).....	H1250
Reported Do Pass (H).....	H1408
Taken Up.....	H1495
Title of Bill - Agreed To.....	H1495
Perfecting (H).....	H1495
Taken Up.....	H1565
Third Read and Passed (H).....	H1565 - 1566

Reported to the Senate and First Read (S).....	S891 - 892
Second read and referred: Senate Economic Development (S).....	S949

HCB 5 (Lauer) Relating to computer programming education.

Authorized.....	H948
Reported for Introduction (H).....	H1253
Introduced and Read First Time (H).....	H1253
Read Second Time (H).....	H1267
Referred: Rules - Administrative Oversight (H).....	H1287
Reported Do Pass (H).....	H1408
Taken Up.....	H1495
Title of Bill - Agreed To.....	H1495
Perfecting (H).....	H1495
Taken Up.....	H1566
Third Read and Passed (H).....	H1566 - 1567
Reported to the Senate and First Read (S).....	S892
Second read and referred: Senate Economic Development (S).....	S949

HCB 6 (Frederick) Relating to prevention of controlled substance abuse.

Authorized.....	H1033
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HCB 7 (Fitzwater 144) Relating to legal expenses of state agencies.

Authorized.....	H1109
Reported for Introduction (H).....	H1251
Introduced and Read First Time (H).....	H1251
Read Second Time (H).....	H1267
Referred: Rules - Legislative Oversight (H).....	H1287
Reported Do Pass (H).....	H1655
Taken Up.....	H1770
Title of Bill - Agreed To.....	H1771
Perfecting with Amendments (H).....	H1771
Taken Up.....	H1853
Third Read and Passed (H).....	H1853 - 1854
Reported to the Senate and First Read (S).....	S1115
Second read and referred: Senate General Laws (S).....	S1797

HCB 8 (McGaugh) Relating to civil proceedings.

Authorized.....	H1109
Reported for Introduction (H).....	H1251 - 1252
Introduced and Read First Time (H).....	H1252
Read Second Time (H).....	H1267
Referred: Rules - Legislative Oversight (H).....	H1287
Returned to Committee of Origin (H).....	H1383
HCS Reported Do Pass (H).....	H1546
Referred: Rules - Legislative Oversight (H).....	H1546
Reported Do Pass (H).....	H1655

HCB 9 (McGaugh) Relating to criminal proceedings.

Authorized.....	H1109 - 1110
Reported for Introduction (H).....	H1252
Introduced and Read First Time (H).....	H1252
Read Second Time (H).....	H1267
Referred: Rules - Legislative Oversight (H).....	H1287
Reported Do Pass (H).....	H1655 - 1656

HCB 10 (Engler) Relating to insurance proceedings.

Authorized.....	H1118
Reported for Introduction (H).....	H1224
Introduced and Read First Time (H).....	H1224
Read Second Time (H).....	H1241
Referred: Rules - Legislative Oversight (H).....	H1250
Reported Do Pass (H).....	H1518
Taken Up.....	H1608
Title of Bill - Agreed To.....	H1630
Perfecting with Amendments (H).....	H1631
Taken Up.....	H1694
Third Read and Passed (H).....	H1694 - 1695
Reported to the Senate and First Read (S).....	S964 - 965
Second read and referred: Senate Insurance and Banking (S).....	S1797

INTRODUCED HOUSE CONCURRENT RESOLUTIONS

HCR 1 (Cierpiot) Relating to a joint session for the State of the State address.

Offered (H)	H26
Adopted (H)	H26
House Message (H)	S55
Taken Up	S95
Adopted (S)	S95
Senate Message (S)	H276
Escort Committee	H301
Escort Committee	H306
Escort Committee	H316
House Message (H)	S125

HCR 2 (Cierpiot) Relating to a joint session for the State of the Judiciary address.

Offered (H)	H26
Adopted (H)	H26
House Message (H)	S56
Taken Up	S95
Adopted (S)	S95 - 96
Senate Message (S)	H276
Escort Committee	H306
Escort Committee	H374
House Message (H)	S157
Escort Committee	H382
House Message (H)	S162

HCR 3 (Plocher) Relating to the toxic exposure research act.

Introduced and Read First Time (H)	H60
Read Second Time (H)	H166
Withdrawn (H)	H308

HCR 4 (Bernskoetter) Relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

Introduced and Read First Time (H)	H60
Read Second Time (H)	H166
Referred: General Laws (H)	H239
Reported Do Pass (H)	H340
Referred: Rules - Legislative Oversight (H)	H340
Reported Do Pass (H)	H352
Taken Up	H371
Third Read and Passed (H)	H371 - 372
Reported to the Senate and First Read (S)	S157
Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S161
Taken Up	S191
Truly Agreed To and Finally Passed	S193
Senate Message (S)	H456
Signed by House Speaker (H)	H456
Signed by President Pro Tem (S)	S200
Delivered to Governor	H456
Approved by Governor (G)	H625

HCR 5 (Frederick) Relating to an application to congress for the calling of an article v convention of states to propose certain amendments to the United States constitution that place limits on the federal government.

Introduced and Read First Time (H)	H60
Read Second Time (H)	H166
Referred: Special Committee on Government Oversight (H) ..	H457
Reported Do Pass (H)	H646
Referred: Rules - Administrative Oversight (H)	H646

HCR 6 (Justus) Relating to the gold star families memorial monument of Missouri.

Introduced and Read First Time (H)	H60
Read Second Time (H)	H166
Referred: Veterans (H)	H457
Reported Do Pass (H)	H536
Referred: Rules - Legislative Oversight (H)	H536
Reported Do Pass (H)	H920
Taken Up	H1137

Third Read and Passed (H)	H1137
Reported to the Senate (S)	S557
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S571
Reported Do Pass (S)	S1104 - 1105

HCR 7 (Morris) Relating to Falun Gong.

Introduced and Read First Time (H)	H195
Read Second Time (H)	H202
Referred: Special Committee on Homeland Security (H)	H639
Reported Do Pass (H)	H867
Referred: Rules - Legislative Oversight (H)	H867
Reported Do Pass (H)	H1486
Taken Up	H1764
Third Read and Passed with Amendments (H)	H1765 - 1766
Reported to the Senate (S)	S1042 - 1043
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S1057

HCR 8 (Love) Relating to the Historic Butterfield Overland Trail.

Introduced and Read First Time (H)	H195
Read Second Time (H)	H202
Referred: Special Committee on Tourism (H)	H457
Reported Do Pass (H)	H776
Referred: Rules - Legislative Oversight (H)	H776

HCR 9 (Gannon) Relating to Joachim Creek in Jefferson and St. Francois counties.

Introduced and Read First Time (H)	H274
Read Second Time (H)	H280
Referred: Conservation and Natural Resources (H)	H457
Reported Do Pass (H)	H612
Referred: Rules - Administrative Oversight (H)	H612
Reported Do Pass (H)	H1253 - 1254
Taken Up	H1632
Third Read and Passed (H)	H1632 - 1633
Reported to the Senate (S)	S923 - 924
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S936

HCR 10 (Basye) Relating to an application to congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

Introduced and Read First Time (H)	H274
Read Second Time (H)	H280
Referred: Special Committee on Government Oversight (H) ..	H665
Reported Do Pass (H)	H918
Referred: Rules - Administrative Oversight (H)	H918

HCR 11 (Love) Relating to the marketplace fairness act.

Introduced and Read First Time (H)	H282
Read Second Time (H)	H292
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 12 (Grier) Relating to the Missouri-Israel cooperative agreement.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H313
Referred: Economic Development (H)	H457
Reported Do Pass (H)	H774
Referred: Rules - Legislative Oversight (H)	H774
Reported Do Pass (H)	H920 - 921
Taken Up	H1138
Third Read and Passed (H)	H1138
Reported to the Senate (S)	S557
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S571

HCR 13 (Berry) Relating to an Article V convention to restore free and fair elections.

Introduced and Read First Time (H)	H304
Read Second Time (H)	H313
Referred: Special Committee on Government Oversight (H).....	H639

HCR 14 (Smith 85) Relating to requesting the United States Environmental Protection Agency and the United States Department of Health and Human Services conduct a study to track the health effects on populations exposed to Operation Large Area Coverage.

Introduced and Read First Time (H)	H340
Read Second Time (H)	H349
Referred: Special Committee on Urban Issues (H)	H639
Reported Do Pass (H)	H1031
Referred: Rules - Legislative Oversight (H)	H1031

HCR 15 (Love) Relating to trade with Cuba.

Introduced and Read First Time (H)	H352
Read Second Time (H)	H363
Referred: Agriculture Policy (H)	H639
Reported Do Pass (H)	H773
Referred: Rules - Legislative Oversight (H)	H773
Reported Do Pass (H)	H2655

HCR 16 (Brattin) Relating to pricing rates of health care services.

Introduced and Read First Time (H)	H352
Read Second Time (H)	H363
Referred: Health and Mental Health Policy (H)	H457
Reported Do Pass (H)	H804
Referred: Rules - Administrative Oversight (H)	H804

HCR 17 (Hubrecht) Relating to meningococcal disease.

Introduced and Read First Time (H)	H373
Read Second Time (H)	H381
Referred: Health and Mental Health Policy (H)	H457
Reported Do Pass (H)	H942
Referred: Rules - Administrative Oversight (H)	H942
Reported Do Pass (H)	H1254
Taken Up	H1766
Third Read and Passed (H)	H1766 - 1777
Reported to the Senate (S)	S1041 - 1042
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S1057

HCR 18 (Morgan) Relating to abortion.

Introduced and Read First Time (H)	H411
Read Second Time (H)	H421
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 19 (Shull 16) Relating to the financing of educational facilities.

Introduced and Read First Time (H)	H411
Read Second Time (H)	H421
Referred: Budget (H)	H457
HCS Reported Do Pass (H)	H665
Referred: Rules - Legislative Oversight (H)	H665
Reported Do Pass (H)	H756
Taken Up	H988
HCS Adopted (H)	H989
Third Read and Passed (H)	H989
Reported to the Senate and First Read (S)	S496 - 497
Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S513
Reported Do Pass (S)	S863
Taken Up	S1110
Truly Agreed To and Finally Passed	S1110
Senate Message (S)	H1915
Signed by House Speaker (H)	H2793
Constitutional Objection Filed (H)	H2793 - 2795
Signed by President Pro Tem (S)	S1901
Delivered to Governor	H2795

HCR 20 (Kidd) Relating to professional registration and certification.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Professional Registration and Licensing (H)	H457
Reported Do Pass (H)	H734
Referred: Rules - Administrative Oversight (H)	H734
Reported Do Pass (H)	H1254

HCR 21 (Schroer) Relating to the City of Saint Louis Board of Aldermen.

Introduced and Read First Time (H)	H428
Read Second Time (H)	H435
Referred: Children and Families (H)	H639

HCR 22 (Shaul 113) Relating to the Delta Queen Steamboat.

Introduced and Read First Time (H)	H478
Read Second Time (H)	H485
Referred: Special Committee on Tourism (H)	H639
Reported Do Pass (H)	H1030
Referred: Rules - Legislative Oversight (H)	H1030

HCR 23 (Morgan) Relating to the equal rights amendment.

Introduced and Read First Time (H)	H478
Read Second Time (H)	H485
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 24 (Ross) Relating to the Real ID Act of 2005.

Introduced and Read First Time (H)	H478
Read Second Time (H)	H485
Referred: Government Efficiency (H)	H1216

HCR 25 (McGee) Relating to foster care awareness month.

Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Health and Mental Health Policy (H)	H639
Reported Do Pass (H)	H1675
Referred: Rules - Administrative Oversight (H)	H1675

HCR 26 (McGee) Relating to Alzheimer's awareness month.

Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Health and Mental Health Policy (H)	H639

HCR 27 (Ruth) Relating to the Delta Queen steamboat.

Introduced and Read First Time (H)	H496
Withdrawn (H)	H498 - 499

HCR 28 (Rowland 29) Relating to sheltered workshops.

Introduced and Read First Time (H)	H496
Read Second Time (H)	H506
Referred: Consent and House Procedure (H)	H531
Reported Do Pass (H)	H618
Taken Up	H987
Third Read and Passed (H)	H987 - 988
Reported to the Senate (S)	S496
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S514
Reported Do Pass (S)	S863
Taken Up	S1796
Adopted (S)	S1796 - 1797
Senate Message (S)	H2595

HCR 29 (Hurst) Relating to veterinary feed directive regulations.

Introduced and Read First Time (H)	H521
Read Second Time (H)	H529
Referred: Agriculture Policy (H)	H639
Reported Do Pass (H)	H773
Referred: Rules - Legislative Oversight (H)	H773

HCR 30 (May) Relating to designating the month of August as minority organ donor awareness month.

Introduced and Read First Time (H)	H528
Read Second Time (H)	H546
Referred: Special Committee on Tourism (H)	H1074
Reported Do Pass (H)	H1288
Referred: Rules - Legislative Oversight (H)	H1288
Reported Do Pass (H)	H1518

HCR 31 (McGee) Relating to safe havens for newborns.

Introduced and Read First Time (H)	H545
Read Second Time (H)	H568
Referred: Special Committee on Tourism (H)	H1216

HCR 32 (Francis) Relating to the designation of total eclipse day in Missouri.

Introduced and Read First Time (H)	H545
Read Second Time (H)	H568
Referred: Special Committee on Tourism (H)	H639
HCS Reported Do Pass (H).....	H1031
Referred: Rules - Legislative Oversight (H)	H1031
Reported Do Pass (H)	H1228
Taken Up	H1633
Title of Bill - Agreed To	H1634
HCS Adopted (H)	H1634
Third Read and Passed with Amendments (H)	H1634 - 1635
Reported to the Senate and First Read (S)	S950 - 951
Second read and referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S).....	S972

HCR 33 (Lavender) Relating to the designation of total eclipse day in Missouri.

Introduced and Read First Time (H)	H545
Read Second Time (H)	H568
Referred: Special Committee on Tourism (H)	H639
HCS Reported Do Pass (H).....	H1031

HCR 34 (Morris) Relating to designating June 27 of each year as posttraumatic stress injury awareness day in Missouri.

Introduced and Read First Time (H)	H581
Read Second Time (H)	H609
Referred: Health and Mental Health Policy (H).....	H730
Reported Do Pass (H)	H1099
Referred: Rules - Administrative Oversight (H)	H1099

HCR 35 (Hurst) Relating to Missouri POW/MIA from the Vietnam war.

Introduced and Read First Time (H)	H631
Read Second Time (H)	H658
Referred: Veterans (H)	H730
Reported Do Pass (H)	H919
Referred: Rules - Legislative Oversight (H)	H919
Reported Do Pass (H)	H1228
Taken Up	H1573
Third Read and Passed (H)	H1573 - 1574
Reported to the Senate (S)	S893
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S936
Reported Do Pass (S).....	S1104
Taken Up	S1186
Adopted (S)	S1186
Senate Message (S).....	H2150

HCR 36 (Walker 74) Relating to the designation of sickle cell awareness month.

Introduced and Read First Time (H)	H631
Read Second Time (H)	H658
Referred: Health and Mental Health Policy (H).....	H730
Reported Do Pass (H)	H1099
Referred: Rules - Administrative Oversight (H)	H1099
Reported Do Pass (H)	H1254

HCR 37 (DeGroot) Relating to National Public Radio.

Introduced and Read First Time (H)	H747
Read Second Time (H)	H770

Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782
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HCR 38 (Beard) Relating to the detrimental effects of pornography.

Introduced and Read First Time (H).....	H766
Read Second Time (H).....	H795
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 39 (Houghton) Relating to a conflict of interest policy for school administrators.

Introduced and Read First Time (H).....	H766
Read Second Time (H).....	H795
Referred: Elementary and Secondary Education (H).....	H1216

HCR 40 (Rowland 29) Relating to the composite photos of the general assembly.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H817
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 41 (Pogue) Relating to the Missouri Department of Conservation.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H817
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 42 (Pogue) Relating to a constitutional amendment to repeal the Sixteenth and Seventeenth amendments of the Constitution of the United States.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H817
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 43 (Pogue) Relating to calling a special session of the 99th General Assembly in September 2017, for the purpose of discussing the state's involvement in the institution of marriage.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H818
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 44 (Pogue) Relating to the Missouri State Capitol.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H818
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 45 (Roberts) Relating to Missouri no smoking/tobacco day.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H818
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2782

HCR 46 (Love) Relating to national day of the cowboy.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H818
Referred: Special Committee on Tourism (H).....	H1216

HCR 47 (Corlew) Relating to the 21st century Missouri highway system task force.

Introduced and Read First Time (H).....	H788
Read Second Time (H).....	H818
Referred: Transportation (H).....	H912
HCS Reported Do Pass (H).....	H1253
Referred: Rules - Administrative Oversight (H).....	H1253
Reported Do Pass (H).....	H1407 - 1408
Taken Up.....	H1582
HCS Adopted (H).....	H1582

Third Read and Passed with Amendments (H)	H1582 - 1583
Reported to the Senate (S)	S922 - 923
Referred: Senate Rules, Joint Rules, Resolutions, and Ethics (S)	S936
Reported Do Pass (S)	S1104
Taken Up	S1540
Adopted (S)	S1540
Senate Message (S)	H2437

HCR 48 (Kidd) Relating to a task force on emergency management protocols.

Introduced and Read First Time (H)	H788
Read Second Time (H)	H818
Referred: Special Committee on Homeland Security (H)	H912
Reported Do Pass (H)	H1100 - 1101
Referred: Rules - Legislative Oversight (H)	H1100
Reported Do Pass (H)	H1382

INTRODUCED HOUSE JOINT RESOLUTIONS

HJR 1 (Cross) Relating to taxation of personal property.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 2 (Shumake) Relating to a bond issuance for the veterans home bond fund.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Veterans (H)	H457
Reported Do Pass (H)	H1407
Referred: Rules - Legislative Oversight (H)	H1407
Reported Do Pass (H)	H1589

HJR 3 (McGaugh) Relating to judicial procedure.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 4 (McGaugh) Relating to the right to hunt and fish.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 5 (Kelley 127) Relating to the recognition of daylight saving time.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 6 (Franks Jr.) Relating to campaign finance.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 7 (Kendrick) Relating to the election of statewide officials.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Elections and Elected Officials (H)	H1216

HJR 8 (Moon) Relating to taxation of constitutional rights.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 9 (Moon) Relating to the conservation sales tax.

Read First Time (H)	H61
Read Second Time (H)	H167

HCR 49 (McGaugh) Relating to flood control and navigation of the Missouri River.

Introduced and Read First Time (H)	H788
Read Second Time (H)	H818
Referred: Agriculture Policy (H)	H1216
Reported Do Pass (H)	H1483
Referred: Rules - Legislative Oversight (H)	H1483

Referred: Select Committee on Local, State, Federal Relations
and Miscellaneous Business (H)

H2783

HJR 10 (Brown 57) Relating to bingo.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: General Laws (H)	H457
Reported Do Pass (H)	H803
Referred: Rules - Legislative Oversight (H)	H803
Reported Do Pass (H)	H868
Taken Up	H1060
Title of Bill - Agreed To	H1060
Perfected (H)	H1060
Referred: Fiscal Review (H)	H1097
Reported Do Pass (H)	H1125
Taken Up	H1139
Third Read and Passed (H)	H1139
Reported to the Senate and First Read (S)	S558
Second read and referred: Senate Progress and Development (S)	S573
Reported Do Pass (S)	S933

HJR 11 (Plocher) Relating to term limits for statewide offices.

Read First Time (H)	H61
Read Second Time (H)	H167
Withdrawn (H)	H463

HJR 12 (Bahr) Relating to the number of members of the house of representatives.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 13 (Bahr) Relating to terms of office.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Elections and Elected Officials (H)	H457

HJR 14 (Bahr) Relating to term limitations of members of the general assembly.

Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 15 (McDaniel) Relating to labor organizations.

Introduced and Read First Time (H)	H61
Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 16 (White) Relating to election of judges.

Introduced and Read First Time (H)	H61
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Read Second Time (H)	H167
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 17 (Brattin) Relating to property exempt from taxation.

Introduced and Read First Time (H)	H195
Read Second Time (H)	H202
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 18 (Moon) Relating to affirming life.

Introduced and Read First Time (H)	H195
Read Second Time (H)	H202
Referred: Children and Families (H)	H457
Reported Do Pass (H)	H711
Referred: Rules - Legislative Oversight (H)	H711
Reported Do Pass (H)	H1228

HJR 19 (Bondon) Relating to residency requirements of elected officials.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H228
Referred: Elections and Elected Officials (H)	H1405

HJR 20 (Ellington) Relating to local voter approval of tax modifications.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H228
Referred: Local Government (H)	H474
Reported Do Pass (H)	H1099
Referred: Rules - Administrative Oversight (H)	H1099

HJR 21 (Ellington) Relating to the regulation and taxation of marijuana.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H228
Referred: Select Committee on Local, State, Federal Relations and Miscellaneous Business (H)	H2783

HJR 22 (Higdon) Relating to the imposition of an additional fee for licenses and registrations.

Introduced and Read First Time (H)	H220
Read Second Time (H)	H228
Referred: Crime Prevention and Public Safety (H)	H1216

HJR 23 (Ross) Relating to compensation of public officials.

Introduced and Read First Time (H)	H274
Read Second Time (H)	H280
Referred: Budget (H)	H639

HJR 24 (Ross) Relating to property exempt from taxation.

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(Bills are classified by the last version acted on)

No.	Author	Subject
ABORTION		
SB 41	Wallingford	Provides protection for alternatives-to-abortion agencies
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections
SB 71	Schupp	Modifies several provisions relating to abortion, including the 72-hour waiting period, physician privileges, and ambulatory surgical center requirements
SB 96	Sater	Prohibits certain selective abortions relating to sex, race, or Down Syndrome
SB 196	Koenig	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
SB 230	Riddle	Requires referrals for out of state abortions to be accompanied by specified printed materials
SB 375	Hoskins	Changes the law regarding consent for a minor to obtain an abortion
SB 408	Koenig	Requires the use of a fetal heartbeat detection test prior to an abortion and prohibits an abortion if a fetal heartbeat is detected
SCR 10	Wieland	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
HB 147	Hurst	Changes the laws regarding the final disposition of aborted fetal remains
SCS HCS HB 174		Provides protections for alternatives to abortion agencies
HB 182	Hurst	Prohibits a person from transporting a minor across state lines to obtain an abortion without the consent required by state law
HCS HB 194		Changes the laws regarding abortion
HB 236	Lavender	Requires organizations that provide pregnancy-related services to provide medically accurate information regarding reproductive health options in order to receive state funding
HCS HB 326		Changes the laws regarding consent for a minor to obtain an abortion
HB 368	Newman	Changes the laws regarding abortion
HB 369	Newman	Changes the laws regarding abortion
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HB 382	Anderson	Requires referrals for out-of-state abortions to be accompanied by specified printed materials
HB 404	Hubrecht	Changes the laws regarding abortion
HB 456	Swan	Changes the laws regarding abortion
HB 537	Hubrecht	Establishes the Unborn Child Protection from Dismemberment Abortion Act
HB 565	Schroer	Changes the requirements for reporting abortions and creates a civil remedy for violation of the confidentiality of certain records
HB 602	Brattin	Changes the laws regarding abortion
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 709	Moon	Establishes the "Missouri Right to Life Act", which changes the laws regarding the finding that life begins at conception
HB 759	Morgan	Establishes the "Respect Women's Abortion Decisions Act"
HCS HBs 908 & 757		Establishes the "Pain Capable Unborn Child Protection Act"

No.	Author	Subject
HB 989	Christofanelli	Prohibits certain political subdivisions from establishing themselves as sanctuaries for abortions
HB 1014	Moon	Requires the Missouri State Museum to include a display on the history of abortion
HB 1157	Gregory	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
HB 1173	Arthur	Prohibits and repeals abortion laws and regulations that place a burden on a woman's access to abortion if no legitimate health benefits are conferred
HB 1177	Pogue	Changes the laws regarding abortion
HCR 18	Morgan	Resolves that abortion shall be recognized as an essential component of women's health care
HCR 21	Schroer	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
HJR 18	Moon	Proposes a constitutional amendment regarding the right to life
ACCOUNTANTS		
HB 32	Cross	Allows an enrolled agent or certified public accountant to represent a client before the Administrative Hearing Commission in matters relating to an assessment or reassessment of tax
HB 1060	Sommer	Modifies provisions relating to the practice of public accounting
HB 1206	Brattin	Changes the law regarding city clerks
ADMINISTRATION, OFFICE OF		
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 166	Schaaf	Transfers powers of the Missouri Consolidated Health Care Plan Board to the Office of Administration
SB 175	Schaaf	Requires that all state-owned data centers become consolidated to the State Data Center
SS SB 182		Modifies provisions of law relating to project labor agreements
SB 211	Wasson	Creates the Office of Resilience and Recovery within the Office of Administration
SB 291	Rowden	Creates new provisions granting paid parental leave to state employees
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 473	Rowden	Establishes the Social Innovation Grant Program
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
HB 45	White	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
HB 158	Green	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal

No.	Author	Subject
HB 325	Barnes 060	Specifies that state employees shall receive 10 consecutive work days of paid leave upon the birth or adoption of a child
HB 566	Green	Changes the laws regarding purchases to be made on competitive bids
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state
HB 718	Curtman	Establishes the Corporate Welfare Elimination Act, which terminates corporate tax credits by placing a sunset on each credit
HB 880	Davis	Changes the law regarding preference given to disabled veterans with state and political subdivision contracts
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
HB 1061	Engler	Changes the laws regarding land clearance projects
HB 1171	Razer	Requires statewide elected officials who travel outside Missouri to conduct state business to disclose certain information about the travel
ADMINISTRATIVE LAW		
SCS SB 130		Requires the Department of Revenue to pay the taxpayers' attorneys' fees in income and sales and use tax cases when the taxpayer receives a favorable judgement
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
HB 32	Cross	Allows an enrolled agent or certified public accountant to represent a client before the Administrative Hearing Commission in matters relating to an assessment or reassessment of tax
HB 53	Love	Establishes the Missouri Heritage Protection Act
HB 299	Moon	Specifies how courts may rule in contractual disputes involving the law of other countries
HCS HB 715		Establishes the Red Tape Reduction Act
HB 792	McGaugh	Modifies provisions relating to emergency rules
HB 1074	Chipman	Provides that a person has a right to a jury trial in certain administrative proceedings
HB 1080	DeGroot	Modifies the appeal procedure for decisions by the public service commission
ADMINISTRATIVE RULES		
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SB 47	Libla	Allows legally required notice to be published on a website to be established and maintained by the Secretary of State
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 218	Nasheed	Establishes the Missouri Emergency Solutions Grants Program to address the problem of homelessness in Missouri
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency

No.	Author	Subject
SB 468	Hegeman	Modifies the process for promulgation of an emergency rule by a state agency
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 518	Emery	Modifies provisions relating to hospital licensure
SB 544	Rowden	Requires the Secretary of State, rather than the Department of Economic Development, to provide staff support to the Small Business Regulatory Fairness Board
HB 32	Cross	Allows an enrolled agent or certified public accountant to represent a client before the Administrative Hearing Commission in matters relating to an assessment or reassessment of tax
HB 58	Haefner	Requires the Department of Health and Senior Services to establish criteria for levels of maternal and neonatal care designations
HB 63	Berry	Authorizes a tax credit for student loan payments resulting from STEM degrees
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 108	Davis	Authorizes the highways and transportation commission to promulgate administrative rules to implement a connected vehicle technology testing program
HCS HB 109		Authorizes an earned income tax credit in Missouri
HB 113	McGaugh	Exempts certain structures used for agricultural purposes from county health orders, ordinances, rules, or regulations
HB 120	Davis	Changes the laws regarding unsecured loans of \$750 or less, commonly known as payday loans
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 124	Frederick	Establishes the "Patients First Medicaid Reform Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HB 127	Kelley 127	Allows school districts to implement alternative instruction plans to avoid make-up days
HB 134	Berry	Allows electrical corporations to recover certain costs through the rate case process
HB 140	Spencer	Establishes the Student Accountability Act that gives those students with certain scores on an assessment a notation on their high school diploma
HB 146	Berry	Establishes the Manufacturing Infrastructure Investment Act, which allows certain businesses to retain withholding taxes
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 168	Peters	Establishes the "Missouri Promise Act"
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HB 177	Reiboldt	Changes the laws regarding feral swine
HB 184	Franks Jr.	Requires the Secretary of State to establish a system for automatic voter registration
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HB 187	Swan	Requires school districts to establish comprehensive guidance and counseling programs for students attending school in the district

No.	Author	Subject
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses
HB 196	Remole	Allows customers of utilities to opt out of installation of certain types of meters
HB 197	Butler	Creates the Neighborhood Watch Fund, which provides state funding for political subdivisions and the wards of St. Louis City to establish neighborhood watch programs
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HCS HB 220		Establishes the "Expanded Address Confidentiality Program"
HB 222	Moon	Prohibits the enforcement of any federal regulation by any state department or agency unless the enforcement is approved by the General Assembly
HCS HB 233		Changes the laws regarding the dispensing of contraceptives
HB 242	Merideth 080	Specifies that the Secretary of State will create a website and allow citizens of Missouri to electronically sign ballot measures that are approved for circulation
HB 243	Davis	Allows utility companies to establish periodic rate adjustments outside of general rate proceedings
SCS HB 248		Establishes a statewide STEM career awareness program
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal
HB 268	Brattin	Requires all inmates receiving an on-site non-emergency medical examination or treatment from correctional center personnel to be charged 50 cents per visit
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HB 286	Beard	Establishes the Missouri Child Protection Registry
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HCS HB 306		Enacts a regulatory scheme for weigh station and inspection site bypass services
HB 321	Neely	Allows any local governing agency to establish a work for restitution program and requires certain nonviolent offenders to participate in and complete the program
HB 322	Neely	Establishes a pilot program to transfer the authority to inspect nursing homes from the Department of Health and Senior Services to local health departments
HB 325	Barnes 060	Specifies that state employees shall receive 10 consecutive work days of paid leave upon the birth or adoption of a child
HB 327	Morris	Establishes the Missouri Senior Farmers' Market Nutrition Program to provide low-income seniors with fresh, Missouri-grown produce
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 359	Bahr	Changes the laws regarding the Joint Committee on Administrative Rules
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 373	Newman	Changes the laws regarding the dispensing of contraceptives
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HB 386	Remole	Establishes a minimum clearance for high voltage direct current lines above 470 kV to 50 feet above land and 55 feet above water
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HB 393	Adams	Creates a citizens police review board in the Department of Public Safety to investigate civilian deaths resulting from an officer-involved shooting

No.	Author	Subject
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 412	Lichtenegger	Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 420	Peters	Establishes the Food Deserts Act, which makes loans available to grocery stores in food deserts
HB 439	Kidd	Establishes the Missouri Energy Freedom Act
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 464	McCreery	Changes the laws regarding taxation
SCS HB 469		Modifies the law relating to high school equivalency degree testing
HB 486	Dunn	Authorizes a tax credit for the establishment of a grocery store in a food desert
HB 492	Bondon	Modifies provisions of law relating to campaign finance
HB 496	Dunn	Requires the Secretary of State to establish a system for automatic voter registration
HB 501	Newman	Changes the law relating to absentee voting and advanced voting in Missouri
HB 515	Ellington	Specifies that students shall take a world history course in order to graduate from high school
HB 517	Ellington	Establishes the Missouri Supporting Families Income Tax Holiday Act, which allows an exemption from state withholding taxes for state employees in a specified month determined by the Department of Revenue
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 526	Ellington	Establishes the Economic Development Grant Program whose funds are used to reopen closed manufacturing facilities
HB 531	Nichols	Requires the secretary of state to establish a system of automatic voter registration
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HB 536	Nichols	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HCS HB 540		Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 549	Frederick	Creates standards for predetermination of health care benefits requests and responses
HCS HB 563		Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HB 566	Green	Changes the laws regarding purchases to be made on competitive bids
SCS HB 571		Modifies fees for explosive use.
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state

No.	Author	Subject
HB 601	Higdon	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 616	Curtis	Establishes the Urban Education Institute
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HB 622	Engler	Creates provisions relating to electrical contractor certificates
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
SCS HCS HB 631		Modifies medical endorsement requirements for school bus drivers
HB 638	McCann Beatty	Requires the secretary of state to establish a system for automatic voter registration
HB 639	McCann Beatty	Establishes provisions for lifetime parole supervision for offenders serving sentences of life without parole after a minimum of 25 years of confinement
HB 646	Fitzwater 144	Establishes the "Youth Sports Brain Injury Prevention Act"
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
HB 665	Walker 003	Allows the Missouri Dental Board to issue dental faculty permits to individuals who are employed by accredited dental schools, colleges, or programs in Missouri
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
SCS HB 680		Establishes adult high schools to be operated by a Missouri nonprofit organization
HB 695	Pfautsch	Allows students to satisfy the physical education requirement for high school graduation by participating in two sports within the same school year
HB 712	Shaul 113	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 713	Quade	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HCS HB 715		Establishes the Red Tape Reduction Act
HCS HB 716		Establishes a Prescription Abuse Registry
HB 722	Morris	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 728	Korman	Allows the department of transportation to sell naming rights for highways and bridges not already named
HB 744	Brattin	Allows the Coordinating Board for Higher Education to authorize community colleges to offer baccalaureate degrees
HB 763	Brown 027	Implements the Streamlined Sales and Use Tax Agreement
HB 770	McGaugh	Specifies that any regulation that is revenue producing shall have a sunset provision and will require legislative approval for re-issuance
HB 773	Dogan	Establishes the education savings account program
HB 787	Davis	Authorizes a tax deduction for firefighters who complete training during the year
HB 792	McGaugh	Modifies provisions relating to emergency rules
HB 807	Mathews	Creates licensure requirements for a statewide electrical contractor's license
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence

No.	Author	Subject
HB 832	Chipman	Requires public institutions of higher education to post certain information on their public websites.
HB 837	Korman	Establishes a "miles driven" fee to be paid at the time of registration of a motor vehicle with a model year of 2019 and later
HB 853	Roberts	Authorizes a tax deduction for the cost of firearm training or firearm safety courses
HCS HB 864		Specifies that any rule promulgated by a state agency that will have a major impact on any persons or entities in the state shall be approved by the General Assembly and the Governor
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 916	McCreery	Establishes the Solar Garden Project act and authorizes a tax deduction for solar gardens
HCS HB 920		Requires student counseling facilities at public institutions of higher education in this state to meet certain standards with respect to student-to-staff ratios, average wait time for an initial visit, and other factors established by the coordinating board for mental health issues in higher education
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 931	Arthur	Requires reporting of expenditures in excess of one thousand dollars for the purpose of electioneering activities
HB 941	Korman	Creates various funds dedicated to transportation
HB 948	Bahr	Allows computer science to count as a science course for purposes of high school graduation requirements
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
HCS HB 984		Establishes a work-study program within the department of higher education
HCS HB 986		Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 995	Eggleston	Changes the laws regarding rates charged by health care providers
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1028	Merideth 080	Authorizes the Community Police Tax Credit for law enforcement officers who live in a high-crime area
HB 1033	Unsicker	Allows customers of utilities to opt out of certain types of meters
HCS HB 1036		Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
HB 1038	Franks Jr.	Modifies provisions relating to good time credit
HB 1052	Unsicker	Requires state agencies to support competitive employment in integrated settings for persons with disabilities
HB 1053	Cookson	Requires school districts with students who earn industry-recognized certifications to transfer moneys for certain purposes
HB 1058	Barnes 028	Requires licensed child care facilities to report to the Department of Health and Senior Services and update annually their current liability insurance coverage information
HB 1072	Brattin	Implements the Streamlined Sales and Use Tax Agreement and dedicates the resulting revenue to the State Road Fund

No.	Author	Subject
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1118	Merideth 080	Requires the Missouri Secretary of State to develop standards for electronic notarization and standards for any two-way live video and audio conferencing communication
HB 1135	Evans	Modifies provisions relating to the Science, Technology, Engineering and Mathematics Initiative
HB 1145	Bangert	Requires the department of elementary and secondary education to establish a grant program to extend instructional time in underperforming districts
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HCS HB 1162		Changes the laws regarding the Hazardous Waste Commission
HB 1163	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1164	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1179	Merideth 080	Requires the department of public safety to engage in discussions with local government officials and law enforcement agencies to develop a memorandum of understanding concerning the use of automated license plate reader systems and crime cameras by law enforcement on public roadways within the state
HB 1180	Mitten	Requires legislative lobbyists and legislative liaisons to complete sexual harassment training offered by the Missouri Ethics Commission
HB 1181	Mitten	Requires the Secretary of State to establish a system for automatic voter registration
HB 1195	Curtis	Requires certain air pollution sources that emit mercury to pay an annual fee
HCS HB 1197		Modifies provisions relating to opioids
HB 1208	Messenger	Changes the laws regarding low-income housing tax credits
HB 1219	Hannegan	Establishes an animal abuse registry
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 1225	Roberts	Establishes a pilot program in St. Louis City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the city
HB 1229	Franks Jr.	Authorizes a tax credit for establishing a new business in a distressed community
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HJR 36	Ross	Establishes a permanent Joint Committee on Administrative Rules to review the promulgation of rules by state agencies
ADOPTION		
SB 200	Libla	Modifies provisions relating to expert witnesses
SB 343	Libla	Changes the period after which a foster parent may adopt a foster child from nine months to six months
SCS HCS HB 260		Changes provisions relating to child welfare
ADVERTISING AND SIGNS		
SB 224	Schatz	Permits sales and discounts by alcohol retailers and direct advertisement of discounted prices

No.	Author	Subject
CCS HCS SB 225		Modifies provisions relating to transportation
HCS SCS SB 355		Enacts provisions relating to higher education
HB 56	Love	Modifies provisions relating to outdoor advertising
HB 317	Fitzpatrick	Lowers current billboard spacing requirements on certain highways
HCS HB 348		Changes the laws regarding the requirements for the operation of a bingo game
HB 350	Miller	Changes the laws regarding the selling of authentic American Indian arts or crafts
HB 355	Bahr	Prohibits a property owners' association from preventing a property owner from placing political signs on his or her property
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 435	Cornejo	Provides that certain state regulations relating to the advertising of alcohol are null and void and of no force or effect
HCS HB 679		Modifies provisions of law relating to alcohol industry trade practices
HB 721	Fitzpatrick	Lowers current billboard spacing requirements in certain cities
HCS HB 1039		Provides that two-year colleges and four-year colleges shall be eligible for the same types of directional and official signs
AGRICULTURE		
SB 7	Munzlinger	Creates programs for beginning farmers
CCS SB 8		Modifies provisions relating to transportation
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture
SB 77	Munzlinger	Prohibits political subdivisions from adopting ordinances relating to the labeling, cultivation, or use of seed, fertilizers, or soil conditioners
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SB 164	Romine	Modifies the crime of animal trespass
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
CCS SB 222		Modifies provisions relating to motorized vehicles
SB 307	Munzlinger	Modifies the definition of livestock by adding the word "bison"
SB 364	Munzlinger	Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
SB 472	Hoskins	Modifies the definition of "livestock" to include honey bees for the purposes of the state sales tax law
SB 502	Munzlinger	Repeals the exemption for certain insurance holding companies involved in agricultural operations from certain reporting and examination requirements
HB 73	McGaugh	Provides certain immunities for peace disturbances related to farming activities
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 113	McGaugh	Exempts certain structures used for agricultural purposes from county health orders, ordinances, rules, or regulations

No.	Author	Subject
HB 114	McGaugh	Specifies that any person who disseminates false information relating to a perishable food product implying the product is not safe for consumption is liable to the producer.
HB 149	Hurst	Changes the laws regarding foreign ownership of agricultural land
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
SCS HB 175		Changes the laws regarding agriculture
HB 206	Pogue	Prohibits the collection of water, soil, or commodity samples by governmental entities without the written consent of the landowner
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 419	Peters	Requires the Department of Corrections, or its contracted vendors, to purchase beef or vegetable products grown or produced in Missouri
HCS HB 488		Authorizes a tax credit for donations of meat, eggs, milk, grains, fruits, and vegetables to a food pantry
HB 521	Ellington	Requires all food and food products sold in Missouri that are or contain genetically modified products to be labeled as such
HB 605	Rone	Requires the Department of Agriculture to review each herbicide sold in the state to determine if it is an inherently volatile herbicide, and to develop usage restrictions for such herbicides
HB 606	Rone	Prohibits the commercial sale of any herbicide-resistant agricultural seed if there is not an approved herbicide for use on crops resulting from such seed
HB 640	Walker 003	Imposes certain conditions on land devoted to agricultural purposes that is proposed to be acquired through eminent domain
SCS HCS HB 662		Changes the laws regarding the misuse of herbicides
HB 719	Rhoads	Changes the laws regarding property classifications for zoning so that sawmills are classified as agricultural property
HB 824	Reiboldt	Modifies the definition of autocycle
HB 861	Pogue	Changes the laws regarding foreign ownership of agricultural land
HB 912	Brown 094	Changes the laws regarding property classification
HB 965	Frederick	Allows for the recycling of hazardous secondary zinc materials, which can be used as fertilizer
HCS HB 1036		Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
HB 1126	McDaniel	Creates the offense of tampering with farm equipment
HB 1127	Taylor	Allows for the slaughter and processing of feral hogs for human consumption at facilities inspected by the USDA or Missouri Department of Agriculture
HCS HB 1224		Allows farm equipment to travel on state highways during harvest and planting seasons after dark so long as such equipment has appropriate lighting
HCR 15	Love	Urges Congress to remove the trade restrictions with Cuba
HCR 29	Hurst	Urges the federal government to rescind the veterinary feed directive regulations that went into effect on January 1, 2017

No.	Author	Subject
HCR 46	Love	Designates the fourth Saturday in July each year as "National Day of the Cowboy" in Missouri
AGRICULTURE, DEPARTMENT OF		
SB 7	Munzlinger	Creates programs for beginning farmers
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture
SB 79	Wasson	Creates the Show Me Rural Jobs Act
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SCS SB 156		Modifies provisions relating to animals
SB 307	Munzlinger	Modifies the definition of livestock by adding the word "bison"
SB 372	Hegeman	Repeals a number of state administrative entities and transfers the duties of certain such entities to other existing administrative boards or commissions
CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HB 177	Reiboldt	Changes the laws regarding feral swine
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 283	Anderson	Changes the laws regarding feral hogs
HCS HB 437		Allows persons with certain serious medical conditions to use medical cannabis
HB 605	Rone	Requires the Department of Agriculture to review each herbicide sold in the state to determine if it is an inherently volatile herbicide, and to develop usage restrictions for such herbicides
SCS HCS HB 662		Changes the laws regarding the misuse of herbicides
HB 756	McCreery	Specifies that the annual audit of the Missouri Agricultural and Small Business Development Authority shall be conducted by the State Auditor
AIR QUALITY		
HB 1195	Curtis	Requires certain air pollution sources that emit mercury to pay an annual fee
AIRCRAFT AND AIRPORTS		
SB 26	Curls	Allows Kansas City to employ airport police officers
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
HCS HB 29		Modifies provisions of law relating to intoxicating liquor
HCS HB 30		Changes the laws regarding taxation of aircraft
SS SCS HCS HB 115		Modifies provisions relating to the sale of intoxicating liquor in airports

No.	Author	Subject
HB 313	Walker 003	Establishes a procedure for the removal and disposal of abandoned aircraft on airport property
		ALCOHOL
SB 101	Cunningham	Increases penalties for knowingly allowing a minor to drink or possess alcohol or failing to stop a minor from drinking or possessing alcohol
SB 142	Emery	Requires a person who has been found guilty of driving while intoxicated to complete a victim impact program approved by the court
SB 224	Schatz	Permits sales and discounts by alcohol retailers and direct advertisement of discounted prices
SCS SB 239		Modifies certain provisions relating to licensure for the distribution and sale of alcohol
SCS SB 271		Allows operators of recreational resorts to distill and sell liquor produced near those resorts without purchasing that liquor from a distributor
SB 359	Hoskins	Modifies provisions relating to the promotion and sale of alcoholic beverages
SB 392	Holsman	Changes the business hours of distilleries who offer drinks at retail on their premises
SCS SB 404		Repeals certain provisions relating to the shipment and sale of wine for personal use
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 480	Kraus	Allows retailers of intoxicating liquors to transport products to and from a central warehouse
SB 499	Onder	Defines the offense of driving with prohibited blood alcohol or drug content
HCS HB 29		Modifies provisions of law relating to intoxicating liquor
HB 107	Kelley 127	Establishes "Toby's Law," which requires any person who has pled guilty to or been found guilty of driving while intoxicated to complete a victim impact program approved by the court
SS SCS HCS HB 115		Modifies provisions relating to the sale of intoxicating liquor in airports
HB 191	Conway 104	Modifies provisions relating to the use of moneys in the Alcohol and Tobacco Control Fund
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 434	Cornejo	Repeals provisions prohibiting wholesalers licensed to sell intoxicating liquor and wine containing alcohol in excess of five percent by weight from giving retailers discounts based on quantity of merchandise sold.
HB 435	Cornejo	Provides that certain state regulations relating to the advertising of alcohol are null and void and of no force or effect
HB 438	Wilson	Modifies provisions relating to the detaining of incapacitated or intoxicated persons by law enforcement officers
HB 494	Bondon	Allows manufacturers of beer and wine to offer consumer cash rebate coupons
HCS HB 679		Modifies provisions of law relating to alcohol industry trade practices
HB 783	Alferman	Establishes an Alcohol Carrier License which allows carriers to transport and deliver shipments of intoxicating liquor directly to Missouri residents
HCS HB 895		Modifies provisions of law relating to state inspections of alcohol by the supervisor of liquor control and requires the supervisor of alcohol and tobacco control to approve or deny applications for primary American source of supply for any intoxicating liquor within five days of application
HB 963	Ruth	Provides that the supervisor of liquor control shall have the sole authority to approve all labels for keg collars, bottles, and cans for beer that is exclusively produced and sold in the state
HB 1139	Rhoads	Specifies that the supervisor of liquor control, or his or her designee, has the authority to approve or deny all applications for licenses issued under chapter 311
HCS HB 1141		Establishes a procedure for storage and transfer of intoxicating liquor from a central warehouse to premises licensed to sell intoxicating liquors at retail

No.	Author	Subject
AMBULANCES AND AMBULANCE DISTRICTS		
SB 235	Eigel	Creates a process for selecting a single service provider for ambulance services in certain home rule cities
HCS SCS SB 405		Modifies provisions relating to public safety
HB 70	Love	Specifies that ambulance district public funds deposited in certain banking institutions are secured
HB 86	Schroer	Adds to the list of hate crimes certain offenses committed against law enforcement officers and first responders when the offenses are committed because the person is a law enforcement officer or first responder
HCS HB 100		Enacts the Recognition of EMS Personnel Licensure Interstate Compact (REPLICA)
HCS HB 226		Changes the laws regarding the powers and duties of Regional EMS Medical Directors
HB 273	Schroer	Increases penalties for certain crimes against law enforcement officers and emergency responders
HCS HB 1044		Modifies provisions relating to emergency medical services
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1228	Barnes 028	Changes the laws regarding emergency services districts
ANIMALS		
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SCS SB 156		Modifies provisions relating to animals
SB 164	Romine	Modifies the crime of animal trespass
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 307	Munzlinger	Modifies the definition of livestock by adding the word "bison"
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
SB 335	Hoskins	Modifies the definition of a service dog
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
SB 374	Hummel	Modifies the penalties for any person whose animal chases, harasses, or otherwise prevents a service dog from carrying out its duties
SB 376	Hoskins	Designates "Old Drum" as the historical dog of the state of Missouri and "Jim the Wonder Dog" as Missouri's wonder dog
SB 446	Rowden	Nullifies any existing local government regulations relating to specific breeds of dogs, and prohibits local governments from enacting ordinances specific to breed
HB 46	Lichtenegger	Imposes civil penalties for poaching certain animals
HB 73	McGaugh	Provides certain immunities for peace disturbances related to farming activities
HB 176	Reiboldt	Changes the laws regarding the crime of animal trespass
HB 177	Reiboldt	Changes the laws regarding feral swine
HB 250	Taylor	Imposes civil penalties for poaching certain animals
HB 262	Sommer	Revises the definition of "service dog" to include animals that provide support or therapeutic functions for individuals with psychiatric or mental disabilities
HB 279	Houghton	Modifies provisions relating to captive cervids

No.	Author	Subject
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HB 283	Anderson	Changes the laws regarding feral hogs
HCS HB 384		Changes the laws regarding the confiscation of animals
HB 423	Cornejo	Modifies provisions relating to the injuring or killing of law enforcement animals
HB 674	Dohrman	Designates "Old Drum" as the state historical dog and "Jim the Wonder Dog" as Missouri's Wonder Dog
HCS HB 905		Prohibits villages, towns, and cities from regulating dogs in a breed-specific manner
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HB 975	Houghton	Modifies the definition of livestock by adding the word "bison"
HB 1127	Taylor	Allows for the slaughter and processing of feral hogs for human consumption at facilities inspected by the USDA or Missouri Department of Agriculture
HB 1134	McDaniel	Provides that a dog owner may be liable for any serious physical injuries caused by such dog other than from a bite
HB 1219	Hannegan	Establishes an animal abuse registry
HCR 29	Hurst	Urges the federal government to rescind the veterinary feed directive regulations that went into effect on January 1, 2017
HCR 46	Love	Designates the fourth Saturday in July each year as "National Day of the Cowboy" in Missouri
ANNEXATION		
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
HB 981	Brattin	Changes the laws regarding the detachment of property from one city and concurrent annexation into another city
APPROPRIATIONS		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture
SB 79	Wasson	Creates the Show Me Rural Jobs Act
SB 346	Schaaf	Requires all tax credits to receive an appropriation
SB 440	Brown	Extends the expiration date for equipment grants for engineering programs at the University of Missouri
HCS HB 1		Appropriates money to the Board of Fund Commissioners
CCS SCS HCS HB 2		Appropriates money for the expenses, grants, refunds, and distributions of the State Board of Education and Department of Elementary and Secondary Education
CCS SCS HCS HB 3		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Higher Education
CCS SCS HCS HB 4		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Revenue and Department of Transportation
CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
CCS SCS HCS HB 7		Appropriates money for the departments of Economic Development; Insurance, Financial Institutions and Professional Registration; and Labor and Industrial Relations

No.	Author	Subject
CCS SCS HCS HB 8		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Public Safety
CCS SCS HCS HB 9		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Corrections
CCS SCS HCS HB 10		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Mental Health, Board of Public Buildings, and Department of Health and Senior Services
CCS SCS HCS HB 11		Appropriates money for the expenses, grants, and distributions of the Department of Social Services
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
SCS HCS HB 13		Appropriates money for real property leases and related services
SCS HCS HB 14		To appropriate money for supplemental purposes for the several departments and offices of state government
CCS SCS HCS HB 17		To appropriate money for capital improvement and other purposes for the several departments of state government
SCS HCS HB 18		To appropriate money for purposes for the several departments and offices of state government; for projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities
SCS HCS HB 19		To appropriate money for purposes for the several departments and offices of state government; for planning and capital improvements
HB 101	Swan	Specifies that all new and existing tax credits shall be approved by the General Assembly as part of the budget process
HB 139	Spencer	Changes the law on school funding so that the exemption from compliance with certain statutes by school districts in the event of withholding of funds by the governor is permanent
HB 141	Spencer	Allows school districts to be excused from compliance with certain statutes in the event of withholding of funds by the governor
HB 267	Brattin	Establishes a policy that requires each state department to submit a budget analysis that reports expenditures to the appropriations committee that oversees the department
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HB 357	Bahr	Modifies the laws relating to the ways in which school districts use moneys received through a certain annual appropriation
HB 1203	May	Requires the state to match federal funding for land grant institutions in this state and prohibits the state from seeking a waiver or requiring an institution to seek a waiver of the match obligation
HB 1217	Curtman	Modifies provisions related to state aid for schools
HCS HCR 19		Authorizes the issuance of public bonds for half of the financing of a new conservatory building at UMKC
HCR 37	DeGroot	Specifies that no state funds shall go to National Public Radio
HJR 37	Curtman	Proposes a constitutional amendment to cap annual appropriations and reduce income tax rates based on revenue growth
ARTS AND HUMANITIES		
HB 788	Swan	Modifies the film tax credit program
HCS HCR 19		Authorizes the issuance of public bonds for half of the financing of a new conservatory building at UMKC
ATHLETICS		
SCS HCS HB 122		Modifies provisions regarding physicians providing sports medicine services

No.	Author	Subject
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HB 449	Houghton	Requires any statewide athletic organization with a public school district as a member to provide coaches for practices at the state fair
HB 468	Cookson	Requires school financial audits to contain certain information relating to extracurricular activities within the school district
HB 584	Cookson	Requires any statewide athletic organization with a public school district as a member to report to the joint committee on education during the legislative interim
HB 646	Fitzwater 144	Establishes the "Youth Sports Brain Injury Prevention Act"
HB 695	Pfautsch	Allows students to satisfy the physical education requirement for high school graduation by participating in two sports within the same school year
HB 882	Fraker	Modifies provisions relating to athletic trainers
HB 1084	Rone	Requires public schools to provide home school students the opportunity to participate in extracurricular activities
ATTORNEY GENERAL		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 24	Chappelle-Nadal	Modifies provisions relating to racial profiling in policing
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SS SB 182		Modifies provisions of law relating to project labor agreements
SB 196	Koenig	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 268	Schupp	Creates a right to unpaid leave for employees that are affected by domestic violence
SB 287	Nasheed	Creates a process for reducing bias in policing
SB 367	Rowden	Applies all current motorcycle and all-terrain vehicle franchise practice provisions to "powersport vehicles"
SB 396	Wallingford	Repeals the requirement that the Attorney General reside at the seat of government
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property

No.	Author	Subject
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SJR 14	Kraus	Enacts term limits for all statewide elected officials
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HCS HBs 91, 42, 131, 265 & 314		Specifies that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HB 216	Quade	Allows the Missouri Ethics Commission to prosecute criminal cases and initiate civil cases if the Attorney General declines criminal prosecution or civil enforcement
HCS HB 255		Changes the laws regarding the resale of event tickets
HB 286	Beard	Establishes the Missouri Child Protection Registry
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HB 530	McCann Beatty	Prohibits confidentiality agreements preventing persons who collect on a judgment or claim paid out by the State Legal Expense Fund to discuss the judgment or claim
HB 689	Mathews	Creates and modifies provisions relating to punitive damages
HB 776	Roberts	Allows a law enforcement agency to file a motion, on its own behalf in circuit court, to properly dispose of seized property
HB 797	Marshall	Changes the law regarding the residency requirement for the attorney general
HB 842	Mitten	Creates a right to unpaid leave for employees that are affected by domestic violence
HB 858	McCann Beatty	Requires the Attorney General to submit a monthly report to the General Assembly detailing all activity concerning the State Legal Expense Fund, including payments from and deposits to such fund
HB 1000	McCann Beatty	Modifies provisions of law regarding claims against public higher education institutions covered by the State Legal Expense Fund
HB 1098	Grier	Changes the laws regarding the resale of event tickets
HB 1157	Gregory	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HCS HB 1213 & HB 1214		Establishes "The Fourth Amendment Affirmation Act"
HJR 7	Kendrick	Proposes a constitutional amendment changing the term limits for statewide elected officials
HJR 11	Plocher	Proposes a Constitutional amendment that imposes a 2-term limitation on all statewide elected officials
HJR 19	Bondon	Proposes a constitutional amendment to change the residency requirement to five years in order to run for a member of the General Assembly, Secretary of State, State Treasurer, and Attorney General
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
ATTORNEYS		
SB 100	Emery	Modifies Supreme Court Rule 55.03 regarding sanctions against lawyers, law firms, or parties for certain conduct
SCS SB 129		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SCS SB 130		Requires the Department of Revenue to pay the taxpayers' attorneys' fees in income and sales and use tax cases when the taxpayer receives a favorable judgement

No.	Author	Subject
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 347	Kraus	Establishes procedures for a claimant in an action for damages due to asbestos exposure to disclose additional claims the claimant has filed with an asbestos trust
HCS SB 394		Modifies provisions relating to public employee retirement systems
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
HB 41	McCann Beatty	Specifies that if charges are filed against a law enforcement officer based on an officer involved shooting, the judge must appoint a special prosecutor
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 75	McGaugh	Modifies provisions relating to county prosecuting attorneys
HCS HB 379		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
HB 498	DeGroot	Specifies that an attorney who presents a current valid Missouri Bar membership card to courthouse security is not subject to any security screening, with an exception
HCS HB 561		Changes the laws regarding the retirement system for prosecuting and circuit attorneys
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state
HB 641	Miller	Requires the nonprevailing party in a civil suit to pay court costs and attorney's fees of the prevailing party
HB 782	Rowland 155	Modifies provisions relating to the prosecuting attorneys and circuit attorneys' retirement system
HB 793	Bahr	Modifies provisions relating to home school education
HB 883	Marshall	Prohibits certain candidates for office from engaging in certain campaign fundraising techniques
HB 969	Neely	Requires 20% of all fees an attorney charges for his or her services to be deposited into a fund that will be used to provide financial support for certain recipients
HB 1000	McCann Beatty	Modifies provisions of law regarding claims against public higher education institutions covered by the State Legal Expense Fund
HB 1010	McGaugh	Amends Supreme Court Rule 15.05 for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session
AUDITOR, STATE		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees

No.	Author	Subject
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
HCS SB 114		Modifies provisions relating to political subdivisions
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SB 381	Riddle	Modifies provisions relating to reports on audits issued by the State Auditor
HCS SB 478		Modifies provisions relating to educational institutions
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
SCR 26	Kehoe	Authorizes independent certified public accountant or certified public accounting firm to conduct an audit of State Auditor's office
SJR 14	Kraus	Enacts term limits for all statewide elected officials
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HB 169	Curtman	Requires a committee of the House of Representatives to review and issue reports on the audits of any state agency or department conducted by the State Auditor's Office
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 240	Beck	Changes the laws regarding tax increment financing districts
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 385	Plocher	Requires the state auditor to perform, on a one-time basis, a comparative audit of at least 5, but no more than 10, of the largest state agencies and each chamber of the general assembly
HB 684	Neely	Changes the laws regarding managed care under the MO HealthNet program
HB 756	McCreery	Specifies that the annual audit of the Missouri Agricultural and Small Business Development Authority shall be conducted by the State Auditor
SCS HB 843		Changes the laws regarding county budgets so that county clerks may report budgets to the state auditor electronically
HB 849	Pfautsch	Changes the laws regarding financial transaction reporting so that certain requirements of transportation development districts also apply to political subdivisions
HB 1091	Harris	Changes the laws regarding the management and maintenance of museums
HJR 7	Kendrick	Proposes a constitutional amendment changing the term limits for statewide elected officials
HJR 11	Plocher	Proposes a Constitutional amendment that imposes a 2-term limitation on all statewide elected officials
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
BANKS AND FINANCIAL INSTITUTIONS		
HCS SB 18		Modifies provisions relating to the collection of money by public entities

No.	Author	Subject
SB 27	Curls	Modifies residential property receivership
SCS SB 102		Modifies provisions relating to powers of certain financial institutions
SB 151	Schupp	Modifies the law relating to consumer credit interest rates
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SCS SB 430		Creates new provisions establishing family trust companies
SB 502	Munzlinger	Repeals the exemption for certain insurance holding companies involved in agricultural operations from certain reporting and examination requirements
HB 70	Love	Specifies that ambulance district public funds deposited in certain banking institutions are secured
HB 120	Davis	Changes the laws regarding unsecured loans of \$750 or less, commonly known as payday loans
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
SS SCS HCS HB 292		Changes the laws regarding powers of banks
SS SCS HCS HB 292		Changes the laws regarding powers of banks
HB 484	Dunn	Changes the laws regarding consumer credit interest rates to cap payday loans at a 36% interest rate
HB 545	Vescovo	Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HB 625	Stevens 046	Changes the laws regarding consumer credit interest rates
HB 845	Frederick	Creates new provisions relating to the regulation of securities
HCS HB 950		Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1105	Morris	Changes the laws regarding consumer credit interest rates
BINGO		
SB 147	Romine	Reduces the time period after which new members of an organization are allowed to manage a bingo game
SCS SJR 9		Reduces the time period after which new members of an organization are allowed to manage a bingo game
HCS HB 348		Changes the laws regarding the requirements for the operation of a bingo game
HJR 10	Brown 057	Proposes a constitutional amendment to reduce the amount of time a person is required to be a member of an organization in order to participate in the management of a bingo game
BOARDS, COMMISSIONS, COMMITTEES, AND COUNCILS		
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture

No.	Author	Subject
SCS SB 82	Brown	Modifies the duties and functions of the Joint Committee on Legislative Research
SB 87		Modifies the law relating to collective bargaining representatives
CCS#2 HCS SCS SB 112		Modifies provisions relating to political subdivisions
SB 118	Schaaf	Voids any authority for the Missouri Development Finance Board to expend public moneys
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HCS SB 125		Modifies provisions relating to the regulation of certain professions
HCS SB 134		Enacts various provisions relating to political subdivisions
HCS SS SCS SB 160		Modifies provisions relating to child protection
HCS SCS SB 161		Establishes the Ozark Exploration Bicentennial Commission
SCS SB 185	Cunningham	Enacts provisions relating to transportation network companies
SB 216		Creates provisions relating to the registering of roofing contractors
CCS SB 222		Modifies provisions relating to motorized vehicles
SCS SB 240		Creates a statewide license for electrical contractors
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 281	Hegeman	Requires board members of public water supply districts to complete training in each elected or appointed term of office
CCS HCS SB 283	Rowden	Enacts provisions relating to political subdivisions
SB 368		Prohibits financial information submitted to the Department of Natural Resources from being subject to public disclosure
SB 372		Repeals a number of state administrative entities and transfers the duties of certain such entities to other existing administrative boards or commissions
SB 380	Riddle	Requires that the Department of Transportation utility corridor be 12 feet wide with the location determined by the State Highways and Transportation Commission
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
HCS SCS SB 399		Modifies provisions relating to transportation
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SB 449	Wieland	Specifies who is eligible to be a member of a board of port authority commissioners
SB 452	Hoskins	Creates the Missouri Video Lottery Control Act
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 463	Kehoe	Modifies provisions relating to the Missouri Ethics Commission
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
CCS HCS SB 501		Modifies provisions relating to health care

No.	Author	Subject
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SB 544	Rowden	Requires the Secretary of State, rather than the Department of Economic Development, to provide staff support to the Small Business Regulatory Fairness Board
SCR 5	Romine	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
SCR 21	Wallingford	Supports the adoption of the rules and procedures adopted by the Assembly of State Legislatures
SCR 25	Cunningham	Establishes the State Innovation Waiver Task Force
HB 52	Andrews	Changes the law regarding special road district commissioner qualifications
HB 53	Love	Establishes the Missouri Heritage Protection Act
SCS HCS HB 54		Allows the county commission of noncharter counties to appoint persons to vacated county elected offices
HB 60	Alferman	Changes the laws regarding lobbyist expenditures
HB 65	Ruth	Establishes the Waterways Trust Fund
HB 67	Ruth	Specifies that a teacher representative shall be appointed to the State Board of Education
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 92	Runions	Authorizes planning commissions the option of appointing a chair instead of electing a chair
HB 108	Davis	Authorizes the highways and transportation commission to promulgate administrative rules to implement a connected vehicle technology testing program
HB 113	McGaugh	Exempts certain structures used for agricultural purposes from county health orders, ordinances, rules, or regulations
HB 117	Rowland 029	Allows the ethics commission to publish financial interest statements online
HCS HB 118		Changes the laws regarding elementary and secondary education
SCS HCS HB 138		Changes the laws regarding virtual education
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 165	Hubrecht	Changes provisions relating to advanced practice registered nurses
HB 168	Peters	Establishes the "Missouri Promise Act"
HB 188	Swan	Creates the Career and Technical Education Certification Program
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses
HB 216	Quade	Allows the Missouri Ethics Commission to prosecute criminal cases and initiate civil cases if the Attorney General declines criminal prosecution or civil enforcement
HB 217	Kendrick	Modifies provisions of law relating to ethics
HCS HB 226		Changes the laws regarding the powers and duties of Regional EMS Medical Directors
HB 227	Hubrecht	Establishes the Psychology Interjurisdictional Compact

No.	Author	Subject
SCS HCS HB 230		Modifies provisions relating to the practices of cosmetology and barbering
HCS HB 233		Changes the laws regarding the dispensing of contraceptives
HCS HB 238		Changes the law relating to public labor organizations
HB 240	Beck	Changes the laws regarding tax increment financing districts
HB 246	Rowland 155	Prohibits publishing of the names of lottery winners without written consent
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
SCS HCS HB 253		Modifies provisions relating to career and technical education
HB 271	Sommer	Specifies continuing education training for school board members, with additional training required for members serving districts with provisional accreditation
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HCS HB 324		Specifies that no school board shall suspend a pupil out of school for an act or acts of truancy
HCS HB 329		Establishes the Tricia Leann Tharp Act, which requires certain pharmacists to receive two hours of continuing education on suicide prevention
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
SCS HCS HB 353		Modifies provisions relating to non-election successions in certain political subdivisions
HB 358	Bahr	Requires State Board of Education meetings to be recorded by video and posted on the website of the Department of Elementary and Secondary Education
HB 359	Bahr	Changes the laws regarding the Joint Committee on Administrative Rules
HB 373	Newman	Changes the laws regarding the dispensing of contraceptives
HB 375	Newman	Requires the Department of Labor and Industrial Relations to establish the Equal Pay Commission
HB 393	Adams	Creates a citizens police review board in the Department of Public Safety to investigate civilian deaths resulting from an officer-involved shooting
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 442	Gray	Creates subdistricts within certain school districts
HB 443	Gray	Changes the laws regarding street light maintenance district elections
HB 448	Houghton	Prohibits a superintendent from serving on any school board in the state
HB 473	Smith 085	Changes the laws regarding school accreditation and student transfers
HCS HBs 480, 272, 413 & 609		Establishes guidelines for the regulation of occupations and professions not regulated by the Division of Professional Registration
HB 481	Fitzwater 049	Establishes a language assessment program for children from birth through the age of eight who are deaf or hard of hearing
HB 485	Dunn	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 489	Dunn	Changes the laws regarding MO HealthNet services
HB 492	Bondon	Modifies provisions of law relating to campaign finance

No.	Author	Subject
HCS#2 HB 502		Modifies provisions relating to fantasy sports contests
HB 506	Ellington	Establishes the Missouri Innocence Commission
HB 514	Ellington	Establishes the Malcolm X Day Commission to organize activities and events in honor of the civil rights leader
HB 529	Frederick	Provides that no provision of law shall be construed to require maintenance of licensure or the state to require any form of specialty medical board certification to practice medicine
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HB 537	Hubrecht	Establishes the Unborn Child Protection from Dismemberment Abortion Act
HB 553	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
SCS HB 587		Modifies the bonding requirement for the treasurer of a seven-director school district
HB 590	Johnson	Creates the Missouri International Business Advertising Fund to be used to attract international businesses to Missouri
HCS HB 596		Modifies provisions relating to the State Board of Embalmers and Funeral Directors
HB 601	Higdon	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 610	Justus	Modifies the membership of the Taney County 911 board
HB 621	Kendrick	Grants authority to the Missouri Higher Education Loan Authority to issue loans to refinance certain public or private student loans, education grants, and certain bonds, notes, or other obligations.
HB 636	Merideth 080	Provides for the expansion of MO HealthNet services beginning January 1, 2018
HB 637	Helms	Allows public employees to bargain with a public employer independently of a labor organization
HCS HB 654		Establishes the Schoolcraft Ozark Exploration Bicentennial Commission
HB 660	Burns	Increases the per diem for street light maintenance district board members from \$50 to \$100 per meeting attendance
HB 666	Miller	Requires board members of public water supply districts to complete training in each elected or appointed term
HB 675	Dohrman	Reduces terms of office for members of the state board of education from eight years to four years and prohibits members from serving more than eight years on the board
HB 683	Roeber	Establishes recall elections for school board members
HB 697	Trent	Changes the laws regarding the Amber Alert System and establishes Hailey's Law
HCS HB 715		Establishes the Red Tape Reduction Act
HB 737	Stevens 046	Changes the laws regarding MO HealthNet services
HB 744	Brattin	Allows the Coordinating Board for Higher Education to authorize community colleges to offer baccalaureate degrees
HB 751	Roeber	Changes election procedures for school board members
SCS HB 758		Modifies various provisions relating to degree offerings at public institutions of higher education
HB 786	Hubrecht	Modifies certificate of need requirements for long-term care facilities
HB 789	Swan	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 794	Walker 003	Changes the law regarding the Missouri veterans' commission

No.	Author	Subject
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 821	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HB 836	Korman	Establishes the I-70 Regional Transportation District
HB 846	Razer	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HCS HB 884		Establishes the State Capitol Complex Committee
HB 902	Barnes 060	Requires a school board of a district that has been unaccredited for three years to appoint a parent of a student to the board
HB 913	Corlew	Changes the laws regarding the eligibility requirements of tourism commissions
HB 926	Curtman	Changes the laws regarding travel hardships for public school students
HB 931	Arthur	Requires reporting of expenditures in excess of one thousand dollars for the purpose of electioneering activities
HB 939	Swan	Establishes a legislative task force on advanced practice nursing
HB 942	Lauer	Modifies provisions relating to emergency medical services
HB 968	Eggleston	Increases the membership of the Highways and Transportation Commission to eight commissioners
HCS HB 973		Creates the Task Force on Prison to Prosperity to develop a statewide plan for prison to prosperity programs
HB 990	Korman	Establishes the Missouri Video Lottery Control Act
HB 1002	McCreery	Establishes protections for pregnant offenders and offenders who are in postpartum recovery while in custody at a correctional center or county or city jail
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1009	Lauer	Requires the Committee for 911 Oversight to designate a State 911 Coordinator
HB 1016	Shaul 113	Changes the laws regarding the Small Business Regulatory Fairness Board so that Secretary of State staff support the board instead of Department of Economic Development staff
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1026	Green	Changes the laws regarding tax increment financing districts
HCS HB 1044		Modifies provisions relating to emergency medical services
HB 1076	Fitzwater 049	Establishes an advisory committee by the Missouri Commission for the Deaf and Hard of Hearing to monitor the tracking of language development milestones of certain children
HB 1089	Plocher	Changes provisions relating to acts that may be performed by a licensed practical nurse and modifies provisions relating to the Missouri State Board of Nursing
HB 1094	Rowland 155	Requires the Advisory Committee for 911 Service Oversight to develop a plan and timeline for implementation of a next generation 911 system throughout the state
HB 1108	Corlew	Modifies provisions of law relating to campaign finance
HCS HB 1113		Requires the state board of education to convene a work group about a ninth grade course on career readiness
HB 1131	Burnett	Modifies the length of terms of office for certain members of the Kansas City Public School board of directors to ensure that terms are staggered

No.	Author	Subject
HB 1136	Corlew	Changes the laws regarding 911 emergency communication services
HB 1142	Dohrman	Modifies provisions related to training of school board members
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1160	Gregory	Modifies provisions relating to the Missouri ethics commission
HB 1161	Bahr	Modifies provisions relating to academic performance standards
HCS HB 1162		Changes the laws regarding the Hazardous Waste Commission
HB 1180	Mitten	Requires legislative lobbyists and legislative liaisons to complete sexual harassment training offered by the Missouri Ethics Commission
HB 1186	Trent	Requires the state board of education to perform certain duties
HB 1192	Hubrecht	Requires that at least one member on the Missouri State Board of Nursing be an advanced practice registered nurse
HB 1202	Roberts	Changes the laws regarding eligibility for MO HealthNet benefits
HB 1210	Lichtenegger	Changes the laws regarding the ability of counties to issue ordinances
HCS HB 1212		Establishes an advisory committee to investigate possibility of giving motor vehicle operators the option of replacing a vehicle's front license plate with a bumper sticker to be placed on front of the vehicle
HCS HB 1213 & HB 1214		Establishes "The Fourth Amendment Affirmation Act"
HB 1216	Curtman	Requires the joint committee on education to undertake additional duties related to oversight of the state education system
HB 1220	Walker 003	Changes provisions relating to the Missouri State Board of Nursing
HCR 9	Gannon	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
HCR 39	Houghton	Urges the Missouri School Boards' Association and the Missouri Association of School Administrators to address conflicts of interest for school board members and superintendents
HCS HCR 47		Establishes the 21st Century Missouri Transportation System Task Force
HCR 48	Kidd	Creates a Task Force on Emergency Management
HCS HJR 29		Proposes a constitutional amendment to reduce the terms of office for members of the state board of education from eight-year terms to four-year terms
HJR 36	Ross	Establishes a permanent Joint Committee on Administrative Rules to review the promulgation of rules by state agencies
HJR 40	Houghton	Modifies the membership composition and terms of service of the commissioners on the Conservation Commission
HJR 43	Merideth 080	Proposes a constitutional amendment establishing nonpartisan procedures for apportioning the state into state legislative and United States Congressional districts on the basis of population
BOATS AND WATERCRAFT		
SB 65	Schatz	Exempts vessels propelled by outboard jet motors and vessels not originally manufactured with adequate guards or railing from the provisions prohibiting passengers from riding in certain areas of a boat
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 324	Silvey	Expands the requirement for children to wear personal flotation devices
HB 65	Ruth	Establishes the Waterways Trust Fund

No.	Author	Subject
HB 192	Conway 104	Requires boat title and registration fees collected annually in excess of one million dollars to be deposited in the Water Patrol Division Fund
SCS HB 558		Exempts certain types of vessels from provisions prohibiting passengers from riding in certain areas of a motorboat
HB 1035	Carpenter	Changes the laws regarding sales tax levied on United States Coast Guard registered boats and vessels
HCR 22	Shaul 113	Urges the U.S. Congress to enact Senate Bill 89 relating to an exemption for certain vessels from federal fire-retardant materials requirements
HCR 27	Ruth	Urges the United States Congress to support U.S. Senate Bill S. 89
BONDS - BAIL		
HB 1092	Harris	Modifies licensing provisions relating to bail bond agents
BONDS - GENERAL OBLIGATION AND REVENUE		
HCS SCS SB 11		Modifies provisions relating to political subdivisions
SB 118	Schaaf	Voids any authority for the Missouri Development Finance Board to expend public moneys
SB 119	Schaaf	Requires certain sports complex authorities to receive legislative or voter approval prior to extending existing bonds
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
HCS SB 146		Modifies several provisions relating to political subdivisions
SB 492	Hegeman	Modifies provisions relating to motor vehicle dealers
SJR 2	Schaaf	Requires legislative or voter approval prior to the extension of bonds or the offering of tax incentives by a county sports authority
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 545	Vescovo	Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 621	Kendrick	Grants authority to the Missouri Higher Education Loan Authority to issue loans to refinance certain public or private student loans, education grants, and certain bonds, notes, or other obligations.
HCS HB 950		Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HJR 2	Shumake	Proposes a constitutional amendment authorizing \$63 million in bonds for veterans homes
BONDS - SURETY		
CCS SB 8		Modifies provisions relating to transportation
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
HCS SCS SBs 300 & 306		Modifies provisions relating to elementary and secondary education
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
HB 45	White	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act

No.	Author	Subject
HB 158	Green	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
SCS HB 587		Modifies the bonding requirement for the treasurer of a seven-director school district
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1034	Engler	Modifies provisions of law relating to motor vehicle dealers
BUSES		
CCS SB 222		Modifies provisions relating to motorized vehicles
CCS HCS SB 225		Modifies provisions relating to transportation
SB 243	Hegeman	Modifies provisions relating to following distance for vehicles using a connected braking system
SB 522	Sifton	Requires school buses to be equipped with safety belts
HCS HB 560		Requires school bus drivers who are seventy years of age or older to complete the CDL Skills Test and the Driving Test on an annual basis
HCS HB 574		Modifies the permissible length of motor vehicles operated on highways
SCS HCS HB 631		Modifies medical endorsement requirements for school bus drivers
HB 806	Haefner	Modifies motor vehicle length restrictions to include provisions relating to buses
HB 888	Basye	Modifies provisions relating to school bus drivers
HB 1101	Rowland 029	Requires public school buses to be operated by human drivers
BUSINESS AND COMMERCE		
SB 4	Richard	Repeals certain provisions relating to venue and jurisdiction in products liability claims
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SB 90	Chappelle-Nadal	Requires St. Louis City and St. Louis County to increase the number of contracts awarded to women and minority business enterprises
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SB 151	Schupp	Modifies the law relating to consumer credit interest rates
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SCS SB 185		Enacts provisions relating to transportation network companies
SB 186	Emery	Modifies the authority of local governments to offer certain communications services
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SCS SB 201		Creates new provisions relating to joint employers
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 273	Wasson	Allows municipalities to enter into loan agreements, or sell, lease, or mortgage municipal property for a technology business facility project
SB 292	Rowden	Modifies provisions relating to ticket selling practices
SB 304	Wieland	Enacts provisions relating to disclosure of insurance companies' corporate governance structure

No.	Author	Subject
SB 329	Kehoe	Modifies provisions relating to motor vehicle franchise practices
SB 367	Rowden	Applies all current motorcycle and all-terrain vehicle franchise practice provisions to "powersport vehicles"
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
SB 386	Wieland	Exempts certain types of commercial insurance lines from filing requirements with respect to rates and policy forms
SB 392	Holsman	Changes the business hours of distilleries who offer drinks at retail on their premises
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 427	Wasson	Requires certain insurers and insurance groups to establish an internal audit function
SB 492	Hegeman	Modifies provisions relating to motor vehicle dealers
SB 502	Munzlinger	Repeals the exemption for certain insurance holding companies involved in agricultural operations from certain reporting and examination requirements
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
HB 34	Plocher	Changes the laws regarding the Uniform Commercial Code to adopt the current version of Articles 1 and 7
SS SCS HB 93		Changes the laws regarding job training
HB 96	Schroer	Allows persons authorized to carry firearms under chapter 571 to sue for certain injuries sustained on the property of business enterprises that voluntarily prohibit firearms
HB 99	Swan	Requires entities bidding on work for publicly funded projects to produce statements showing the entity owes no taxes
SS SCS HCS HB 115		Modifies provisions relating to the sale of intoxicating liquor in airports
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 202	Pogue	Requires all public restrooms, other than single occupancy restrooms, to be gender-divided
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HB 223	Moon	Authorizes a sales tax refund for businesses that were assessed higher taxes without notice as a result of the Department of Revenue changing its interpretation of taxable items before August 28, 2015
HCS HB 255		Changes the laws regarding the resale of event tickets
SCS HB 289		Specifies that beginning January 1, 2018, certain shareholders of S corporations may elect to reject workers' compensation insurance coverage
HB 300	Moon	Provides that if a business enterprise posts to prohibit the possession of concealed firearms on the property, the posting entity assumes responsibility for the safety of a person permitted to carry a firearm if harmed on the property
HB 311	Korman	Authorizes a sales tax holiday for products made in the USA
HB 350	Miller	Changes the laws regarding the selling of authentic American Indian arts or crafts
HB 363	Newman	Requires that all sales or transfers of firearms be processed through a licensed firearms dealer
HB 364	Newman	Creates provisions requiring permits to purchase firearms
HB 406	Davis	Changes the laws regarding business fees so that certain fees are waived for veterans

No.	Author	Subject
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 434	Cornejo	Repeals provisions prohibiting wholesalers licensed to sell intoxicating liquor and wine containing alcohol in excess of five percent by weight from giving retailers discounts based on quantity of merchandise sold.
HB 459	Kolkmeier	Repeals certain provisions relating to products liability civil actions
HB 479	Frederick	Prohibits covenants not to compete
HB 484	Dunn	Changes the laws regarding consumer credit interest rates to cap payday loans at a 36% interest rate
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 590	Johnson	Creates the Missouri International Business Advertising Fund to be used to attract international businesses to Missouri
HB 591	Johnson	Establishes the Office of Business Advocate
HB 606	Rone	Prohibits the commercial sale of any herbicide-resistant agricultural seed if there is not an approved herbicide for use on crops resulting from such seed
HCS HB 679		Modifies provisions of law relating to alcohol industry trade practices
HB 682	Miller	Modifies certain definitions for sales and use tax exemptions and abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HB 738	Kolkmeier	Changes the laws regarding motor vehicle warranties to allow component manufacturers to service their products without violating the motor vehicle's warranty
HB 764	Marshall	Establishes a regulatory system for transportation network companies
HB 783	Alferman	Establishes an Alcohol Carrier License which allows carriers to transport and deliver shipments of intoxicating liquor directly to Missouri residents
HB 907	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
HB 928	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
HB 938	Cornejo	Abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HB 1016	Shaul 113	Changes the laws regarding the Small Business Regulatory Fairness Board so that Secretary of State staff support the board instead of Department of Economic Development staff
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HB 1098	Grier	Changes the laws regarding the resale of event tickets
HB 1125	Shull 016	Reauthorizes tax credits for a small business equal to the amount it pays as a guaranteed fee to specified federal entities and programs
HCS HB 1141		Establishes a procedure for storage and transfer of intoxicating liquor from a central warehouse to premises licensed to sell intoxicating liquors at retail
HB 1178	McCreery	Changes the laws regarding consumer products so that certain manufacturers are required to provide repair information to certain individuals and businesses
HB 1190	Rhoads	Establishes the Business Premises Safety Act
CAMPAIGN FINANCE		
SB 1	Schaaf	Creates new provisions permitting taxpayers to claim a tax credit for making certain campaign contributions
SB 73	Schaaf	Creates new provisions of law relating to financial disclosure under campaign finance laws
SB 305	Kehoe	Modifies provisions relating to lobbyist expenditures
SB 339	Schupp	Modifies the provisions of law relating to campaign finance

No.	Author	Subject
SCR 9	Holsman	Calls for an Article V Convention for the purpose of regulating elections
SJR 1	Schaaf	Modifies and creates constitutional provisions relating to campaign finance
HB 214	McCreery	Prohibits candidate committees from transferring funds to relatives of the candidates
HB 215	Ellebracht	Requires individuals who become prior candidates to dissolve their candidate committees
HB 217	Kendrick	Modifies provisions of law relating to ethics
HB 492	Bondon	Modifies provisions of law relating to campaign finance
HB 883	Marshall	Prohibits certain candidates for office from engaging in certain campaign fundraising techniques
HB 931	Arthur	Requires reporting of expenditures in excess of one thousand dollars for the purpose of electioneering activities
HB 1108	Corlew	Modifies provisions of law relating to campaign finance
HB 1160	Gregory	Modifies provisions relating to the Missouri ethics commission
HJR 6	Franks Jr.	Proposes a constitutional amendment that prohibits certain candidates and officials from receiving campaign contributions when the General Assembly is in regular session
CAPITAL IMPROVEMENTS		
CCS SCS HCS HB 17		To appropriate money for capital improvement and other purposes for the several departments of state government
SCS HCS HB 19		To appropriate money for purposes for the several departments and offices of state government; for planning and capital improvements
CEMETERIES		
SCS SB 284		Authorizes county commissions that are trustees for a cemetery trust fund to utilize investment managers to invest, reinvest, and manage fund assets
SCS HB 51		Authorizes county commissions that oversee cemetery funds to utilize investment managers
HB 53	Love	Establishes the Missouri Heritage Protection Act
HB 106	Love	Changes the laws regarding cemetery trust funds to allow use of principal funds in certain situations
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
HB 909	Fraker	Authorizes the next-of-kin of a deceased person to delegate control of the final disposition of the remains
HB 1083	Ross	Modifies the damages to be assessed against an offender who commits the offense of institutional vandalism to certain property
CERTIFICATE OF NEED		
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
HB 786	Hubrecht	Modifies certificate of need requirements for long-term care facilities
CHARITIES		
HB 55	Muntzel	Authorizes a tax credit for donations to a homeless shelter
HCS HBs 91, 42, 131, 265 & 314		Specifies that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HCS HB 488		Authorizes a tax credit for donations of meat, eggs, milk, grains, fruits, and vegetables to a food pantry
HB 655	Engler	Extends the expiration date of tax credits for donations to pregnancy centers
HCS HB 688		Authorizes a tax credit for certain organizations working with ex-offenders

No.	Author	Subject
HB 812	Basye	Authorizes a tax credit for contributions to certain charitable organizations
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
CHILDREN AND MINORS		
HCS SB 25		Modifies provisions relating to public safety
SB 40	Wallingford	Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
CCS SB 50		Modifies several provisions relating to health care
SB 89	Chappelle-Nadal	Creates the crimes of failing to stop illegal firearm possession, negligent storage of a firearm, and failure to notify a school of firearm ownership
SB 101	Cunningham	Increases penalties for knowingly allowing a minor to drink or possess alcohol or failing to stop a minor from drinking or possessing alcohol
SCS SB 115		Modifies provisions relating to child care facilities
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
HCS SS SCS SB 160		Modifies provisions relating to child protection
SB 174	Schaaf	Creates a voluntary replacement alternative program for children's vaccines that do not contain human DNA content
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 200	Libla	Modifies provisions relating to expert witnesses
SCS SB 341		Modifies provisions relating to offenses involving prostitution when those offenses involve children or persons under the influence of an agent
SB 343	Libla	Changes the period after which a foster parent may adopt a foster child from nine months to six months
SB 352	Sifton	Removes the statutes of limitations on civil actions and prosecutions involving offenses against children
SB 375	Hoskins	Changes the law regarding consent for a minor to obtain an abortion
SB 377	Wallingford	Adds a rebuttable presumption that equal or approximately equal parenting time with each parent is in the best interests of the child
SB 432	Koenig	Modifies provisions of law relating to custody of in vitro human embryos
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults
SB 522	Sifton	Requires school buses to be equipped with safety belts
SCS SB 523		Modifies provisions relating to criminal background checks for child care providers
SB 535	Wallingford	Modifies provisions relating to child abuse investigations
SB 538	Chappelle-Nadal	Prohibits the use of a vaccine containing mercury as administered to a child or adult in Missouri
HB 58	Haefner	Requires the Department of Health and Senior Services to establish criteria for levels of maternal and neonatal care designations

No.	Author	Subject
SCS HCS HB 66		Expands the newborn screening requirements to include spinal muscular atrophy (SMA) and Hunter syndrome
HCS HB 98		Authorizes a tax credit for contributions to school foundations
HB 112	McCaherty	Modifies provisions of law relating to custody of in vitro human embryos
HB 119	Kelley 127	Modifies provisions relating to family law proceedings
SCS HCS HB 174		Provides protections for alternatives to abortion agencies
HB 182	Hurst	Prohibits a person from transporting a minor across state lines to obtain an abortion without the consent required by state law
HCS HB 183		Designates June 7th as "Youth Violence Prevention Day"
HCS HB 194		Changes the laws regarding abortion
HB 252	Taylor	Provides that a person commits the offense of endangering the welfare of a child in the first degree if she knowingly uses a narcotic drug without a prescription while pregnant
SCS HCS HB 260		Changes provisions relating to child welfare
HCS HB 270		Changes the laws regarding marriage licenses
HCS HB 274		Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HB 284	Brown 094	Prohibits anyone from using a hand-held electronic wireless communication device while driving unless the device is equipped for hands-free operation and is being used in that manner
HB 286	Beard	Establishes the Missouri Child Protection Registry
HB 287	Beard	Allows the court to grant visitation between the parents of a minor who has been appointed a guardian and the minor if the court finds it in the best interests of the minor
HB 323	Neely	Specifies that a parent's obligation to pay child support must terminate when the child turns 18 or graduates from high school unless other circumstances arise that would terminate the obligation
HCS HB 326		Changes the laws regarding consent for a minor to obtain an abortion
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HCS HB 354		Specifies that parental liberty to direct the upbringing, education, and care of his or her children is a fundamental right not subject to infringement without demonstrating a compelling governmental interest
HB 362	Newman	Specifies that a person commits the offense of endangering the welfare of a child if he or she fails to secure a dangerous or deadly weapon
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 407	Davis	Modifies provisions relating to the housing of a convicted sex offender in a homeless shelter that was in existence prior to a school or child care facility being built within 1000 feet of it
HCS HB 430		Modifies provisions relating to juvenile courts
HB 440	Kidd	Establishes "Simon's Law," which changes the laws regarding life-sustaining or nonbeneficial treatment policies of health care facilities
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody

No.	Author	Subject
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody
HB 454	Morgan	Requires children in the City of St. Louis and Kansas City school districts to enroll in a school by the age of five
HB 481	Fitzwater 049	Establishes a language assessment program for children from birth through the age of eight who are deaf or hard of hearing
HCS HB 519		Removes the statute of limitations for certain actions to recover damages regarding child abuse and sexual offenses committed against a child and allows prosecutions for child abuse to be commenced at any time.
HB 562	Ellington	Increases the time after a child's birth that the father has to file an action to establish paternity prior to an adoption or to file a notice with the Putative Father Registry
HCS HB 572		Prohibits registered sexual offenders from being 500 feet of children's museums with the primary purpose of educating and entertaining children
HB 581	Unsicker	Prohibits the sale of baby crib bumper pads
HB 592	DeGroot	Modifies provisions relating to financial interests of minors
HB 617	Curtis	Allows children's services funds to be used to fund juvenile delinquency prevention programs
HB 618	Curtis	Prohibits a community children's services fund from transferring any funds to the state or certain cities
HB 646	Fitzwater 144	Establishes the "Youth Sports Brain Injury Prevention Act"
HB 697	Trent	Changes the laws regarding the Amber Alert System and establishes Hailey's Law
HB 711	Wood	Allows parents of children receiving habilitative services through an individualized education program to choose the provider
HB 712	Shaul 113	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 713	Quade	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HCS HB 724		Establishes a rebuttable presumption that child custody arrangements that award equal parenting time are in the best interest of the child
HCS HB 725		Modifies the definition of dependent for purposes of workers' compensation claims
HB 768	Lant	Modifies provisions relating to juvenile courts
HB 793	Bahr	Modifies provisions relating to home school education
HCS HB 921		Changes the laws regarding the duties of public administrators
HB 951	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
HB 977	Quade	Allows the court to grant reasonable visitation rights to siblings of a child whose parents are divorced or if one parent of the child is deceased
HB 1002	McCreery	Establishes protections for pregnant offenders and offenders who are in postpartum recovery while in custody at a correctional center or county or city jail
HB 1011	Basye	Changes the laws regarding health care for persons with disabilities
HB 1015	Walker 074	Prohibits the prosecution of minor children for prostitution and requires patrons of child prostitutes to register as sex offenders
HB 1027	Beard	Requires mandatory educational sessions when a person files a petition for paternity

No.	Author	Subject
HB 1058	Barnes 028	Requires licensed child care facilities to report to the Department of Health and Senior Services and update annually their current liability insurance coverage information
HB 1059	Kelly 141	Establishes the Missouri Earned Family and Medical Leave Act
HB 1076	Fitzwater 049	Establishes an advisory committee by the Missouri Commission for the Deaf and Hard of Hearing to monitor the tracking of language development milestones of certain children
HB 1081	Remole	Requires Chief Juvenile Officers to be elected by each judicial circuit
HB 1087	Hubrecht	Modifies provisions relating to the termination of parental rights of a rapist after a child was conceived and born as a result of rape
HB 1112	Tate	Modifies provisions relating to child abuse and neglect
HCS HB 1155		Modifies provisions relating to court proceedings
SCS HCS HB 1158		Changes the laws regarding child abuse and neglect reports
HB 1176	Pogue	Expands child neglect to include a child that is born with a controlled substance in the child's fluids because the pregnant mother knowingly used a controlled substance before birth
HB 1223	Kelley 127	Allows the family of a pregnant woman to civilly commit her for treatment if she is abusing drugs
HCR 25	McGee	Establishes the month of May as Foster Care Awareness month
HCR 31	McGee	Designates April 6 of each year as "Safe Haven for Newborns Awareness Day" in Missouri
HCR 38	Beard	Recognizes that pornography leads to individual and societal harms
CHILDREN'S DIVISION		
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
HCS SS SCS SB 160		Modifies provisions relating to child protection
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SCS SB 341		Modifies provisions relating to offenses involving prostitution when those offenses involve children or persons under the influence of an agent
SB 343	Libla	Changes the period after which a foster parent may adopt a foster child from nine months to six months
SB 535	Wallingford	Modifies provisions relating to child abuse investigations
SCS HCS HB 260		Changes provisions relating to child welfare
SCS HCS HB 1158		Changes the laws regarding child abuse and neglect reports
CHIROPRACTORS		
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SCS HB 209		Specifies that licensed chiropractic physicians may treat and be reimbursed for conditions currently reimbursed under MO HealthNet
HB 802	Peters	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
CITIES, TOWNS, AND VILLAGES		
HCS SCS SB 11		Modifies provisions relating to political subdivisions

No.	Author	Subject
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
CCS HCS SB 95		Extends the expiration dates on certain provisions relating to public funds
SB 110	Holsman	Modifies provisions relating to vacant nuisance properties in Kansas City
SS SB 124		Modifies provisions relating to political subdivisions
SB 137	Curls	Specifies that Kansas City may require the registration of certain properties
SB 186	Emery	Modifies the authority of local governments to offer certain communications services
SB 191	Wallingford	Authorizes the City of Jackson to impose a sales tax for public safety purposes
SB 199	Wasson	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
SB 209	Wallingford	Modifies how fourth class cities may proceed with road improvements
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SB 235	Eigel	Creates a process for selecting a single service provider for ambulance services in certain home rule cities
SCS SB 267		Allows the City of Eureka to adopt a sales tax for improved public safety
HCS SB 282		Modifies provisions relating to public safety
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
SB 308	Chappelle-Nadal	Modifies the law relating to the investment policies of the state
SB 310	Wasson	Modifies the authority of political subdivisions to enact or enforce restrictions on residential dwelling rentals
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 319	Hummel	Provides that the governing body of the City of St. Louis will administer the provision of sales taxes for emergency services
HCS SB 332		Modifies provisions relating to taxation
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
SB 393	Dixon	Adds the City of Springfield to the list of political subdivisions subject to certain provisions relating to property
SB 446	Rowden	Nullifies any existing local government regulations relating to specific breeds of dogs, and prohibits local governments from enacting ordinances specific to breed
SB 460	Holsman	Modifies provisions relating to the selection of chairpersons for zoning or planning commissions
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SB 511	Dixon	Creates domestic violence fatality review panels to investigate homicides involving domestic violence
SB 514	Onder	Modifies the duties and powers of municipal governments in relation to utility services
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure

No.	Author	Subject
SCR 5	Romine	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
SCS HCS HB 247		Establishes procedures relating to municipally owned utilities
HCS HB 309		Exempts municipalities from the prevailing wage law
HB 335	Sommer	Changes the law regarding public notice requirements for certain hearings conducted by legislative bodies of municipalities
HCS HB 380		Modifies provisions relating to municipal courts
HCS HB 451		Specifies that a change in population shall not remove a city, county, or political subdivision from the operation of a law
SCS HB 493		Requires a limited liability company that manages property in Kansas City to file an affidavit that names a person responsible for the property
HCS HB 651		Places restrictions on how municipalities allocate funds generated from the imposition local taxes under Article IV, Section 30(a) of the Constitution.
SCS HCS HB 656		Changes the law regarding the uniform wireless communication infrastructure deployment act
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
HB 763	Brown 027	Implements the Streamlined Sales and Use Tax Agreement
HB 779	Hannegan	Allows counties, cities, towns, and villages to charge an additional \$1 fee on car rentals, with the proceeds to be used for road and bridge improvements
HB 822	Nichols	Repeals the definition of municipal ordinance violations which were added to the calculation limiting the percentage of annual general operating revenue that can come from fines and court costs for minor violations and allows for confinement for minor traffic violations
HB 867	Justus	Authorizes a sales tax whose revenue is dedicated to public safety in the city of Branson
HCS HB 887		Requires counties and municipalities to establish and maintain a government website
HB 888	Basye	Modifies provisions relating to school bus drivers
HB 892	Chipman	Changes the law regarding the general municipal election day
HB 899	Brown 057	Changes the laws regarding local tourism taxes by authorizing the city of Archie to impose such tax
HCS HB 914		Changes the laws regarding sales taxes on food in charter cities by updating the description of the city of Independence
HB 951	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HB 980	Brattin	Changes the law regarding sanctuary policies for municipalities
HB 981	Brattin	Changes the laws regarding the detachment of property from one city and concurrent annexation into another city
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 989	Christofanelli	Prohibits certain political subdivisions from establishing themselves as sanctuaries for abortions
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1012	Phillips	Allows municipal judges in a municipality with a population of less than 15,000 inhabitants to serve in more than five municipalities at one time

No.	Author	Subject
HB 1017	Hurst	Authorizes a sales tax in the city of Vienna, upon voter approval, whose revenue is dedicated to public safety
HB 1071	Brattin	Modifies provisions relating to minor traffic violations
HB 1093	Kolkmeier	Authorizes a transient guest sales tax in certain cities
HCS HB 1116		Changes the laws regarding ordinances of political subdivisions by prohibiting any ordinance that bans plastic bags
HB 1183	Mitten	Establishes a recall process for elected officials of fourth class cities
HCS HB 1189		Changes the laws regarding local ordinances so that no political subdivision may require interior inspections of private residences
HB 1205	Brattin	Changes the laws regarding the terms of office for certain local officials
HB 1206	Brattin	Changes the law regarding city clerks
HB 1209	Matthiesen	Requires all moneys, except administrative costs, from minor traffic violations on state-maintained roads or highways to be sent to the Director of the Department of Revenue
HJR 13	Bahr	Proposes a constitutional amendment imposing term limits on city and county offices
CIVIL PENALTIES		
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially
SB 205	Sifton	Modifies provisions relating to employee wages
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
SCS SB 234		Repeals provisions requiring a landlord to keep security deposits in a trust
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 287	Nasheed	Creates a process for reducing bias in policing
SB 288	Nasheed	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
HB 46	Lichtenegger	Imposes civil penalties for poaching certain animals
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HB 185	Franks Jr.	Requires reporting of lost or stolen firearms
HB 231	Dogan	Limits federal forfeiture litigation to seizures that include more than \$100,000 in US currency
HB 250	Taylor	Imposes civil penalties for poaching certain animals
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HCS HB 255		Changes the laws regarding the resale of event tickets
HB 269	Roeber	Changes the law relating to the prohibition on expenditure of public funds to support or oppose candidates and certain measures
HB 282	Anderson	Imposes civil penalties for poaching certain animals

No.	Author	Subject
HB 350	Miller	Changes the laws regarding the selling of authentic American Indian arts or crafts
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HB 537	Hubrecht	Establishes the Unborn Child Protection from Dismemberment Abortion Act
HB 581	Unsicker	Prohibits the sale of baby crib bumper pads
HB 585	Ross	Prohibits the use of public funds for lobbying purposes
HB 605	Rone	Requires the Department of Agriculture to review each herbicide sold in the state to determine if it is an inherently volatile herbicide, and to develop usage restrictions for such herbicides
HB 734	Chipman	Modifies provisions relating to public administrators who are acting as guardians or conservators
HB 739	Kolkmeier	Establishes record keeping requirements for salvage dealers and operators of salvage pool or salvage disposal sales
HB 998	Chipman	Provides that driving with an expired driver's license is an infraction with a fine of twenty-five dollars, with the fine waived if license renewal occurs within thirty days of a citation
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HB 1092	Harris	Modifies licensing provisions relating to bail bond agents
HB 1098	Grier	Changes the laws regarding the resale of event tickets
HB 1107	Moon	Eliminates the criminal penalty for carrying a concealed weapon into any area where firearms are restricted under Section 571.107, RSMo
HB 1108	Corlew	Modifies provisions of law relating to campaign finance
HB 1154	Lauer	Enacts new provisions of law relating to professional employer organizations
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1196	Rehder	Enacts new provisions of law relating to professional employer organizations
HB 1198	Berry	Enacts new provisions of law relating to professional employer organizations
HB 1211	Lichtenegger	Changes the laws regarding emergency regulations
CIVIL PROCEDURE		
SB 4	Richard	Repeals certain provisions relating to venue and jurisdiction in products liability claims
SB 5	Richard	Modifies provisions relating to tort actions specifically unlawful merchandising practices, products liability claims, and venue requirements
SB 24	Chappelle-Nadal	Modifies provisions relating to racial profiling in policing
SB 27	Curls	Modifies residential property receivership
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 45	Romine	Modifies laws regarding arbitration agreements between employers and at-will employees
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
SB 83	Dixon	Allows any single noncharter county judicial circuit to collect a court surcharge to be used towards the construction and maintenance of judicial facilities
SCS SB 88		Establishes a two year statute of limitation for claims of malpractice or negligence against veterinarians

No.	Author	Subject
SB 94	Curls	Changes the required notice to a tenant living in a foreclosed property from ten days to ninety days
SB 100	Emery	Modifies Supreme Court Rule 55.03 regarding sanctions against lawyers, law firms, or parties for certain conduct
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 129		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially
SCS SB 169		Modifies provisions relating to court reporter fees for the preparation of transcripts
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SB 196	Koenig	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
SB 200	Libla	Modifies provisions relating to expert witnesses
SCS SB 220		Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HCS SCS SB 237		Modifies definitions of "employee" and "physician employee" as used in provisions relating to actions against health care providers for personal injury or death
SB 258	Munzlinger	Modifies civil procedure for joinder, intervention, and venue in civil actions
SB 259	Munzlinger	Amends Supreme Court Rule 52.12 to prohibit intervention in a tort action when jurisdiction and venue cannot be independently established
SB 260	Munzlinger	Amends Supreme Court Rule 51.01 to require the independent establishment of venue and jurisdiction for joinder or intervention
SB 261	Munzlinger	Amends Supreme Court Rule 52.05 to modify procedures for joinder in tort actions
SB 262	Munzlinger	Modifies Supreme Court Rule 52.06 relating to the dismissal of a claim due to misjoinder where venue does not exist
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
SCS SB 303		Provides that insurers have the right to defend an insured without reservation before a claimant can contract to limit recovery to certain assets or insurance policies
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 321	Hegeman	Allows evidence of failure to wear a seatbelt for comparative negligence or to mitigate damages in actions for damages
SB 347	Kraus	Establishes procedures for a claimant in an action for damages due to asbestos exposure to disclose additional claims the claimant has filed with an asbestos trust

No.	Author	Subject
SB 352	Sifton	Removes the statutes of limitations on civil actions and prosecutions involving offenses against children
SB 356	Romine	Adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SB 383	Eigel	Provides that defendants in tort actions shall only be held severally liable and not jointly
SCS SB 422		Modifies provisions relating to residential mortgage loan brokers
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SCS SB 524		Requires a defendant served after the expiration of the statute of limitations for a wrongful death or a medical negligence claim to be served within one hundred twenty days after a petition has been filed
SJR 6	Emery	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 76	McGaugh	Provides that certain persons shall not be required to disclose news sources or information
HCS HB 77		Establishes procedures concerning vexatious litigations
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 96	Schroer	Allows persons authorized to carry firearms under chapter 571 to sue for certain injuries sustained on the property of business enterprises that voluntarily prohibit firearms
HB 148	Hurst	Abolishes the doctrine of adverse possession in Missouri
HB 153	Corlew	Modifies provisions relating to expert witnesses
HCS HB 159		Establishes provisions requiring actions against veterinarians to be brought within two years of the date of occurrence of the act of negligence that is at issue, except in certain situations
HB 182	Hurst	Prohibits a person from transporting a minor across state lines to obtain an abortion without the consent required by state law
HB 231	Dogan	Limits federal forfeiture litigation to seizures that include more than \$100,000 in US currency
HCS HB 238		Changes the law relating to public labor organizations
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HB 300	Moon	Provides that if a business enterprise posts to prohibit the possession of concealed firearms on the property, the posting entity assumes responsibility for the safety of a person permitted to carry a firearm if harmed on the property
HB 308	Kelley 127	Allows for limited immunity for statements made while reporting use of force
HB 333	DeGroot	Changes the laws regarding asbestos tort claims and asbestos trust claims
SS SCS HCS HBs 339 & 714		Modifies provisions relating to tort claims
HCS HB 403		Changes the laws regarding cell site simulator devices
HB 404	Hubrecht	Changes the laws regarding abortion

No.	Author	Subject
SS HCS HB 452		Modifies definitions of "employee" and "physician employee" in actions against health care providers for personal injury or death
HCS HB 460		Modifies provisions relating to civil proceedings
HB 461	Kolkmeier	Amends Supreme Court Rules 52.05 and 52.06 for the purpose of severing parties who are misjoined in a civil action
HB 462	Kolkmeier	Amends Supreme Court Rule 52.12 for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently
HB 463	Kolkmeier	Amends Supreme Court Rule for the purpose of providing that joinder and intervention cannot establish jurisdiction or venue if jurisdiction and venue cannot be established independently
HCS HB 499		Modifies provisions relating to records of regularly conducted activity as evidence law
HB 518	Ellington	Prohibits employers from discriminating in providing compensation based on gender for the same work
HCS HB 519		Removes the statute of limitations for certain actions to recover damages regarding child abuse and sexual offenses committed against a child and allows prosecutions for child abuse to be commenced at any time.
HB 530	McCann Beatty	Prohibits confidentiality agreements preventing persons who collect on a judgment or claim paid out by the State Legal Expense Fund to discuss the judgment or claim
HB 537	Hubrecht	Establishes the Unborn Child Protection from Dismemberment Abortion Act
HB 550	McGaugh	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 552	Austin	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 559	Arthur	Modifies provisions relating to employee wages
SCS HB 571		Modifies fees for explosive use.
HCS HB 573		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
HB 594	McGaugh	Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
HB 613	Ellington	Modifies provisions authorizing expungement of certain criminal records
HB 641	Miller	Requires the nonprevailing party in a civil suit to pay court costs and attorney's fees of the prevailing party
HB 676	Plocher	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 689	Mathews	Creates and modifies provisions relating to punitive damages
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 707	Neely	Limits a modifiable maintenance order to the duration of the marriage
HB 740	Engler	Provides that insurers have the right to unconditionally defend an insured before a claimant can contract to limit recovery to certain assets or insurance policies, and the right to challenge the reasonableness of the judgment and coverage determinations
HB 765	Cornejo	Prohibits the waiver of guardian ad litem fees in certain civil actions
HB 784	DeGroot	Repeals a provision relating to insurance
HB 808	Redmon	Provides that service of process on a defendant after the statute of limitations has expired or after the expiration of an extension of time to commence an action shall be made within 120 days of filing the petition
HB 842	Mitten	Creates a right to unpaid leave for employees that are affected by domestic violence
HB 852	Neely	Provides family access motion fees shall be waived by the court unless the court finds there has been compliance with the order of custody, visitation, or third-party custody

No.	Author	Subject
HB 876	McGaugh	Repeals the provision requiring arbitration, if requested by a plaintiff, in a negligence action against the Department of Transportation
HB 881	Schroer	Provides that failure to wear a safety belt or misuse of a safety belt may be considered evidence of comparative negligence or may be admitted to mitigate damages
HCS HB 890		Creates and modifies provisions relating to punitive damage awards
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HB 972	Miller	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
HB 976	DeGroot	Modifies laws regarding arbitration agreements
HB 991	Korman	Allows a property owner to present evidence and argue the value of the future use of the property to be taken in a condemnation proceeding
HB 1000	McCann Beatty	Modifies provisions of law regarding claims against public higher education institutions covered by the State Legal Expense Fund
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1006	Green	Creates a tort cause of action for injuries that result from harassment in the workplace
HB 1024	Ellebracht	Modifies the computation of heritage value in condemnation proceedings
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency
HB 1059	Kelly 141	Establishes the Missouri Earned Family and Medical Leave Act
HB 1080	DeGroot	Modifies the appeal procedure for decisions by the public service commission
HB 1091	Harris	Changes the laws regarding the management and maintenance of museums
HCS HB 1100		Modifies provisions relating to workers' compensation
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1134	McDaniel	Provides that a dog owner may be liable for any serious physical injuries caused by such dog other than from a bite
CIVIL RIGHTS		
SS#2 SCS SB 43		Modifies the law relating to unlawful discrimination
SCS SB 252		Modifies exemption for certain religious entities under the Missouri Human Rights Act
SB 287	Nasheed	Creates a process for reducing bias in policing
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SCR 10	Wieland	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
SJR 6	Emery	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
HB 86	Schroer	Adds to the list of hate crimes certain offenses committed against law enforcement officers and first responders when the offenses are committed because the person is a law enforcement officer or first responder
SCS HCS HB 174		Provides protections for alternatives to abortion agencies
HB 355	Bahr	Prohibits a property owners' association from preventing a property owner from placing political signs on his or her property

No.	Author	Subject
HB 375	Newman	Requires the Department of Labor and Industrial Relations to establish the Equal Pay Commission
HB 376	Newman	Prohibits an employer from taking an adverse employment action based on an employee's reproductive health care decision
HB 377	Newman	Establishes the Pregnant Workers' Fairness Act
HCS HB 441		Establishes the Cronkite New Voices Act
HB 485	Dunn	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 512	Ellington	Designates May 19 of each year as "El-Hajj Malik El-Shabazz Observation Day" in Missouri
HB 513	Ellington	Designates May 19 as "Malcolm X Observation Day" in Missouri
HB 514	Ellington	Establishes the Malcolm X Day Commission to organize activities and events in honor of the civil rights leader
HB 518	Ellington	Prohibits employers from discriminating in providing compensation based on gender for the same work
HB 550	McGaugh	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 552	Austin	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 559	Arthur	Modifies provisions relating to employee wages
HCS HB 642		Prohibits public institutions of higher learning from discriminating against a religious student organization or denying a religious student association any benefit available to any other student association
HB 673	Curtis	Establishes safeguards concerning discriminatory practices against persons who have been convicted of certain offenses
HB 775	Ellington	Requires the Department of Revenue to include in the Missouri Driver Guide educational material on vehicular stops and searches by law enforcement
HB 846	Razer	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 911	Ellington	Changes certain laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 1111	Hubrecht	Modifies provisions relating to the rights of individuals receiving services from the Division of Developmental Disabilities
HCS HB 1213 & HB 1214		Establishes "The Fourth Amendment Affirmation Act"
HCR 21	Schroer	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
HCR 23	Morgan	Establishes Missouri's ratification of the Equal Rights Amendment to the United States Constitution
HCR 24	Ross	Urges Congress to repeal the REAL ID Act of 2005, which requires uniform driver's licenses or state identification cards
HJR 3	McGaugh	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
COMPACTS		
SB 13	Dixon	Adopts the Compact for a Balanced Budget
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 358	Wieland	Creates new provisions relating to collective bargaining within the Bi-State Development Agency
SB 462	Sifton	Establishes the Psychology Interjurisdictional Compact

No.	Author	Subject
SB 466	Emery	Adopts the Prosperity States Compact
HB 34	Plocher	Changes the laws regarding the Uniform Commercial Code to adopt the current version of Articles 1 and 7
HCS HB 100		Enacts the Recognition of EMS Personnel Licensure Interstate Compact (REPLICA)
HB 227	Hubrecht	Establishes the Psychology Interjurisdictional Compact
HB 497	Dunn	Adopts an agreement to elect the president by national popular vote
HB 635	Carpenter	Adopts an agreement to elect the president by national popular vote
CONSERVATION, DEPARTMENT OF		
SB 123	Munzlinger	Modifies provisions relating to captive cervids
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SJR 16	Munzlinger	Amends the Constitution to require that the sales tax dedicated to conservation purposes be resubmitted to the voters for approval every 10 years
CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
HB 46	Lichtenegger	Imposes civil penalties for poaching certain animals
HCS HB 181		Grants law enforcement officers, agents of the conservation commission, and the water patrol the authority to enforce certain laws, with restrictions
HB 250	Taylor	Imposes civil penalties for poaching certain animals
HB 278	Houghton	Allows all honorably discharged veterans to fish and hunt without a permit, with certain exceptions
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HB 450	Houghton	Requires a hunter at least six years of age but less than 15 years of age to hunt in the immediate presence of an adult hunter with a valid hunter education certificate card
HCR 41	Pogue	Discourages the directorship of Missouri Department of Conservation Director Sara Parker Pauley for her involvement with the misappropriation of environmental settlement funds
HJR 4	McGaugh	Proposes a constitutional amendment to assert the right of Missourians to hunt and fish
HJR 9	Moon	Proposes a constitutional amendment to require that the conservation sales tax be renewed by voters every six years
HJR 24	Ross	Proposes a constitutional amendment to remove the property tax exemption for real property owned by the Department of Natural Resources or Department of Conservation
HJR 25	Ross	Proposes a constitutional amendment to repeal the Conservation Commission's authority to acquire land
HJR 38	Houghton	Proposes a constitutional amendment requiring the conservation sales and use tax to be reauthorized every 10 years and divides the revenue with the Highways and Transportation Commission

No.	Author	Subject
HJR 40	Houghton	Modifies the membership composition and terms of service of the commissioners on the Conservation Commission
HJR 44	Pogue	Changes the laws regarding the amount of property tax state entities pay on state lands
CONSTITUTIONAL AMENDMENTS		
SB 13	Dixon	Adopts the Compact for a Balanced Budget
SCR 4	Kehoe	Applies to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government
SCR 9	Holsman	Calls for an Article V Convention for the purpose of regulating elections
SCR 22	Schupp	Urges ratification of the Equal Rights Amendment to the United States Constitution
SJR 1	Schaaf	Modifies and creates constitutional provisions relating to campaign finance
SJR 2	Schaaf	Requires legislative or voter approval prior to the extension of bonds or the offering of tax incentives by a county sports authority
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
SJR 4	Chappelle-Nadal	Requires the question of whether to recall the county executive to be submitted to voters in St. Louis County
SCS SJR 5		Requires the Senate, beginning January 1, 2019, to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SJR 6	Emery	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
SJR 7	Silvey	Modifies the number of members of the General Assembly and limits service in the General Assembly to sixteen years in any proportion between the House and Senate
SJR 8	Romine	Exempts disabled veterans from real and personal property taxes
SCS SJR 9		Reduces the time period after which new members of an organization are allowed to manage a bingo game
SJR 10	Holsman	Modifies certain constitutional amendments relating to members of the General Assembly
SCS SJR 11		Provides that a nonpartisan judicial commission shall submit to the governor a list of names, rather than a list of three names, to fill a judicial vacancy in a court under the nonpartisan court plan
SJR 12	Eigel	Places a cap on annual appropriations and reduces income tax rates based on revenue growth
SJR 13	Emery	Eliminates income taxes and replaces them with an expanded sales and use tax and creates a property tax relief credit
SJR 14	Kraus	Enacts term limits for all statewide elected officials
SJR 15	Rizzo	Requires the legislature to appropriate all funds to which public school districts are entitled under the funding formula established by law
SJR 16	Munzlinger	Amends the Constitution to require that the sales tax dedicated to conservation purposes be resubmitted to the voters for approval every 10 years
SJR 17	Kraus	Requires the Jackson County assessor to be an elected officer
SJR 18	Curls	Requires certain statewide elected officials, members of the General Assembly, and judges to receive cost-of-living adjustments if such adjustments are provided to all state employees
HCR 5	Frederick	Applies to Congress for the calling of a convention to propose certain amendments to the United States Constitution that place limits on the federal government
HCR 10	Basye	Applies to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress

No.	Author	Subject
HCR 13	Berry	Applies to the United States Congress to call a convention for the exclusive purpose of proposing an amendment to the Constitution of the United States of America that will restore free and fair elections
HCR 42	Pogue	Proposes a constitutional amendment to repeal the Sixteenth and Seventeenth Amendments of the Constitution of the United States
HJR 1	Cross	Proposes a constitutional amendment to eliminate taxation on personal property
HJR 2	Shumake	Proposes a constitutional amendment authorizing \$63 million in bonds for veterans homes
HJR 3	McGaugh	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
HJR 4	McGaugh	Proposes a constitutional amendment to assert the right of Missourians to hunt and fish
HJR 5	Kelley 127	Proposes a constitutional amendment that ends the recognition of daylight saving time after 2020
HJR 6	Franks Jr.	Proposes a constitutional amendment that prohibits certain candidates and officials from receiving campaign contributions when the General Assembly is in regular session
HJR 8	Moon	Proposes a constitutional amendment to prohibit the levying of a tax or fee on any constitutional right
HJR 9	Moon	Proposes a constitutional amendment to require that the conservation sales tax be renewed by voters every six years
HJR 10	Brown 057	Proposes a constitutional amendment to reduce the amount of time a person is required to be a member of an organization in order to participate in the management of a bingo game
HJR 11	Plocher	Proposes a Constitutional amendment that imposes a 2-term limitation on all statewide elected officials
HJR 12	Bahr	Proposes a constitutional amendment to reduce the number of state representatives to four representatives from each senate district
HJR 13	Bahr	Proposes a constitutional amendment imposing term limits on city and county offices
HJR 14	Bahr	Proposes a Constitutional amendment to expand the term limits for the General Assembly to 16 years total between the two houses, instead of 8 years in any one house
HJR 15	McDaniel	Proposes a constitutional amendment specifying that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HJR 16	White	Proposes a constitutional amendment requiring the election of all supreme court, courts of appeal, circuit court, and associate circuit judges
HJR 17	Brattin	Authorizes a property tax exemption for individuals who have owned real property for thirty years and individuals who have owned personal property for ten years
HJR 18	Moon	Proposes a constitutional amendment regarding the right to life
HJR 19	Bondon	Proposes a constitutional amendment to change the residency requirement to five years in order to run for a member of the General Assembly, Secretary of State, State Treasurer, and Attorney General
HJR 20	Ellington	Proposes a constitutional amendment to require public approval in the relevant county before authorizing tax increment financing
HJR 21	Ellington	Proposes a constitutional amendment legalizing marijuana for persons 21 years of age or older
HJR 22	Higdon	Proposes a constitutional amendment to allow an additional license fee to go to the "Driver's Education Training Fund"
HJR 23	Ross	Proposes a constitutional amendment to allow the Missouri Citizens' Commission on Compensation for Elected Officials schedule of compensation to be subject to appropriations
HJR 24	Ross	Proposes a constitutional amendment to remove the property tax exemption for real property owned by the Department of Natural Resources or Department of Conservation

No.	Author	Subject
HJR 25	Ross	Proposes a constitutional amendment to repeal the Conservation Commission's authority to acquire land
HJR 26	Ross	Proposes a constitutional amendment to remove the five-year limitation for the Department of Natural Resources to make payments to counties in lieu of real property taxes for land acquired by the department
HJR 27	Carpenter	Proposes a constitutional amendment exempting from taxation real and personal property owned by a veteran with a total service-connected disability
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
HCS HJR 29		Proposes a constitutional amendment to reduce the terms of office for members of the state board of education from eight-year terms to four-year terms
HJR 30	Moon	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
HJR 31	Marshall	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
HJR 32	Cookson	Proposes a constitutional amendment to eliminate personal property tax
HJR 33	Morris	Proposes a constitutional amendment allowing a judge who has attained 70 years of age to complete the remainder of his or her term
HJR 34	Marshall	Proposes a constitutional amendment changing the laws regarding sessions of the General Assembly
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
HJR 36	Ross	Establishes a permanent Joint Committee on Administrative Rules to review the promulgation of rules by state agencies
HJR 37	Curtman	Proposes a constitutional amendment to cap annual appropriations and reduce income tax rates based on revenue growth
HJR 38	Houghton	Proposes a constitutional amendment requiring the conservation sales and use tax to be reauthorized every 10 years and divides the revenue with the Highways and Transportation Commission
HJR 39	Mathews	Authorizes a property tax exemption for the homestead of disabled veteran or first responder
HJR 40	Houghton	Modifies the membership composition and terms of service of the commissioners on the Conservation Commission
HJR 41	Pogue	Allows both the General Assembly and the people to submit referendums on federal laws
HJR 42	Lavender	Proposes a Constitutional amendment relating to the members of the General Assembly
HJR 43	Merideth 080	Proposes a constitutional amendment establishing nonpartisan procedures for apportioning the state into state legislative and United States Congressional districts on the basis of population
HJR 44	Pogue	Changes the laws regarding the amount of property tax state entities pay on state lands
HJR 45	Grier	Proposes an amendment exempting motor vehicles from personal property taxation
HJR 46	Grier	Proposes an amendment that guarantees local jurisdictions will not lose revenue if motor vehicle personal property tax is repealed and its revenues replaced by license fees
CONSTRUCTION AND BUILDING CODES		
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SB 110	Holsman	Modifies provisions relating to vacant nuisance properties in Kansas City
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
HB 1042	McCaherty	Changes the laws regarding development permits in floodplains

No.	Author	Subject
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities
HCS HB 1189		Changes the laws regarding local ordinances so that no political subdivision may require interior inspections of private residences
CONSUMER PROTECTION		
SB 151	Schupp	Modifies the law relating to consumer credit interest rates
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SCS SB 185		Enacts provisions relating to transportation network companies
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SB 194	Wallingford	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 270	Schaaf	Modifies provisions relating to public utilities
SB 292	Rowden	Modifies provisions relating to ticket selling practices
SB 336	Wieland	Provides that the interest rate an insurance company pays upon a claim, refund, or payment under certain regulatory actions shall be the annual adjusted prime rate of interest, not to exceed 9 percent
SB 367	Rowden	Applies all current motorcycle and all-terrain vehicle franchise practice provisions to "powersport vehicles"
SB 386	Wieland	Exempts certain types of commercial insurance lines from filing requirements with respect to rates and policy forms
SB 398	Romine	Enacts provisions relating to homeowners' associations
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
SB 502	Munzlinger	Repeals the exemption for certain insurance holding companies involved in agricultural operations from certain reporting and examination requirements
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 120	Davis	Changes the laws regarding unsecured loans of \$750 or less, commonly known as payday loans
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HB 196	Remole	Allows customers of utilities to opt out of installation of certain types of meters
HB 246	Rowland 155	Prohibits publishing of the names of lottery winners without written consent
HCS HB 255		Changes the laws regarding the resale of event tickets
HB 266	Brattin	Eliminates tenure for new employees at public institutions of higher education and specifies information that public institutions of higher education must make available to the public
HB 343	Dogan	Requires utilities to notify customers before replacing meters
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HB 472	Smith 085	Establishes the College Credit Disclosure Act that requires a higher education institution to disclose its unaccredited status to students before enrollment

No.	Author	Subject
HB 484	Dunn	Changes the laws regarding consumer credit interest rates to cap payday loans at a 36% interest rate
HB 521	Ellington	Requires all food and food products sold in Missouri that are or contain genetically modified products to be labeled as such
HB 527	Ellington	Establishes the Customer Utility Protection Act
HB 581	Unsicker	Prohibits the sale of baby crib bumper pads
HB 625	Stevens 046	Changes the laws regarding consumer credit interest rates
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
HB 738	Kolkmeier	Changes the laws regarding motor vehicle warranties to allow component manufacturers to service their products without violating the motor vehicle's warranty
HB 814	Chipman	Establishes the "Curriculum Transparency Act"
HB 832	Chipman	Requires public institutions of higher education to post certain information on their public websites.
HB 845	Frederick	Creates new provisions relating to the regulation of securities
HB 955	Unsicker	Changes the laws regarding real property to require the filing of a certificate of value before transferring interest in real property
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1033	Unsicker	Allows customers of utilities to opt out of certain types of meters
HB 1062	Helms	Changes the laws regarding funeral contracts
HB 1098	Grier	Changes the laws regarding the resale of event tickets
HB 1105	Morris	Changes the laws regarding consumer credit interest rates
HB 1178	McCreery	Changes the laws regarding consumer products so that certain manufacturers are required to provide repair information to certain individuals and businesses
HCR 16	Brattin	Urges Congress to require health care providers to publish pricing information for health care services
CONTRACTS AND CONTRACTORS		
SB 45	Romine	Modifies laws regarding arbitration agreements between employers and at-will employees
SB 90	Chappelle-Nadal	Requires St. Louis City and St. Louis County to increase the number of contracts awarded to women and minority business enterprises
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SS SB 182		Modifies provisions of law relating to project labor agreements
SCS SB 185		Enacts provisions relating to transportation network companies
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 216	Cunningham	Creates provisions relating to the registering of roofing contractors
SCS SB 242		Establishes the Rate Case Modernization Act
SCS SB 303		Provides that insurers have the right to defend an insured without reservation before a claimant can contract to limit recovery to certain assets or insurance policies
SB 368	Rowden	Prohibits financial information submitted to the Department of Natural Resources from being subject to public disclosure
SB 398	Romine	Enacts provisions relating to homeowners' associations

No.	Author	Subject
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
HB 34	Plocher	Changes the laws regarding the Uniform Commercial Code to adopt the current version of Articles 1 and 7
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 126	Vescovo	Modifies provisions relating to fairness in public construction
HCS HB 156		Changes the Uniform Arbitration Act regarding agreements between employers and at-will employees
HB 299	Moon	Specifies how courts may rule in contractual disputes involving the law of other countries
SS SCS HCS HBs 339 & 714		Modifies provisions relating to tort claims
HB 356	Bahr	Allows taxpayers to classify individuals as independent contractors under certain circumstances
HB 425	Cornejo	Creates provisions relating to the registration of roofing contractors
HB 479	Frederick	Prohibits covenants not to compete
HCS HB 573		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state
HB 622	Engler	Creates provisions relating to electrical contractor certificates
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
HB 740	Engler	Provides that insurers have the right to unconditionally defend an insured before a claimant can contract to limit recovery to certain assets or insurance policies, and the right to challenge the reasonableness of the judgment and coverage determinations
HB 807	Mathews	Creates licensure requirements for a statewide electrical contractor's license
HB 874	Helms	Changes the laws regarding tax distribution agreements between political subdivisions
HB 880	Davis	Changes the law regarding preference given to disabled veterans with state and political subdivision contracts
HB 910	Fraker	Modifies provisions relating to preneed contracts
HB 944	Green	Establishes the Missouri Prompt Pay Act relating to payment dates for contractors and subcontractors
HB 1062	Helms	Changes the laws regarding funeral contracts
HB 1063	Grier	Changes the laws regarding home owner associations
HB 1082	Remole	Changes the laws regarding design-build contracts for wastewater projects
HB 1096	Brown 027	Creates the Uniform Common Interest Owners Bill of Rights Act, which is a regulatory scheme for homeowners' associations
COOPERATIVES		
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 398	Romine	Enacts provisions relating to homeowners' associations

No.	Author	Subject
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 459	Holsman	Creates the Missouri Energy Freedom Act
HCS SB 488		Modifies provisions relating to the conveyance of state property
CORPORATIONS		
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SB 73	Schaaf	Creates new provisions of law relating to financial disclosure under campaign finance laws
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 232	Schatz	Adds a provision relating to population changes in St. Louis County for purposes of water corporations collecting an infrastructure system replacement surcharge
SCS SB 242		Establishes the Rate Case Modernization Act
SB 286	Rizzo	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City and Independence to list a property manager with the city clerk
SB 304	Wieland	Enacts provisions relating to disclosure of insurance companies' corporate governance structure
HCS SB 326		Creates new provisions relating to low-profit limited liability corporations
HCS SB 332		Modifies provisions relating to taxation
SB 339	Schupp	Modifies the provisions of law relating to campaign finance
SB 348	Wasson	Extends the sunset provisions for fees to be credited to the technology trust fund
SB 365	Curls	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City to list a property manager with the city clerk
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 427	Wasson	Requires certain insurers and insurance groups to establish an internal audit function
SCS SB 430		Creates new provisions establishing family trust companies
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
SB 467	Schupp	Creates new provisions allowing for the creation of benefit corporations
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HB 408	Davis	Prohibits a court from authorizing a foreclosure or court-ordered sale of a member's interest in a limited liability company to satisfy a payment owed to a judgment creditor

No.	Author	Subject
SCS HB 493		Requires a limited liability company that manages property in Kansas City to file an affidavit that names a person responsible for the property
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 1045	Haahr	Extends the sunset provisions for fees credited to the technology trust fund
CORRECTIONS, DEPARTMENT OF		
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection
SB 163	Romine	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
SB 277	Wieland	Repeals the death penalty
SB 400	Hegeman	Establishes a process for the parole of elderly offenders
SB 413	Munzlinger	Provides that after July 1, 2018, the amount paid to counties for the local incarceration of prisoners shall not be less than one half of the amount paid to the Department of Corrections
SB 436	Curls	Provides a process for the Parole Board to review the case histories of offenders serving more than 25 years in prison and recommend clemency or allow release on parole
CCS SCS HCS HB 9		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Corrections
HB 163	Eggleston	Places restrictions on the television programming inmates have access to in correctional facilities
HB 207	Fitzwater 144	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
HCS HB 219		Modifies provisions relating to private probation services for misdemeanor offenders
HB 268	Brattin	Requires all inmates receiving an on-site non-emergency medical examination or treatment from correctional center personnel to be charged 50 cents per visit
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 419	Peters	Requires the Department of Corrections, or its contracted vendors, to purchase beef or vegetable products grown or produced in Missouri
HB 474	Smith 085	Raises the daily amount a wrongfully imprisoned person may receive from \$50 to \$128
HB 508	Ellington	Requires the Department of Corrections to perform specified actions to improve the ability of working inmates to obtain employment upon release from incarceration
HB 639	McCann Beatty	Establishes provisions for lifetime parole supervision for offenders serving sentences of life without parole after a minimum of 25 years of confinement
HCS HB 688		Authorizes a tax credit for certain organizations working with ex-offenders
HB 726	Hannegan	Authorizes the early parole of certain offenders over the age of 65
HB 1002	McCreery	Establishes protections for pregnant offenders and offenders who are in postpartum recovery while in custody at a correctional center or county or city jail
HB 1038	Franks Jr.	Modifies provisions relating to good time credit
COSMETOLOGY		
SCS SB 227		Provides that the practice of cosmetology and the practice of the occupation of a barber does not include hair braiding
SCS HCS HB 230		Modifies provisions relating to the practices of cosmetology and barbering
HB 813	Basye	Adds provisions relating to the regulation of certain professions

No.	Author	Subject
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 906	DeGroot	Provides that the practices of cosmetology and barbering do not include shampooing
		COUNSELING
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
HB 187	Swan	Requires school districts to establish comprehensive guidance and counseling programs for students attending school in the district
HCS HB 873		Allows licensed professional counselors to be reimbursed for mental health services provided to eligible adults under MO HealthNet
HCS HB 920		Requires student counseling facilities at public institutions of higher education in this state to meet certain standards with respect to student-to-staff ratios, average wait time for an initial visit, and other factors established by the coordinating board for mental health issues in higher education
		COUNTIES
SB 27	Curls	Modifies residential property receivership
HCS SB 30		Enacts provisions to political subdivisions
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system
SS SCS SB 49		Modifies several provisions relating to local sales taxes
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
CCS HCS SB 95		Extends the expiration dates on certain provisions relating to public funds
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
SB 119	Schaaf	Requires certain sports complex authorities to receive legislative or voter approval prior to extending existing bonds
SS SB 124		Modifies provisions relating to political subdivisions
SB 136	Curls	Allows a charter county to submit to voters a proposal for a \$5 user fee on instruments recorded with the Recorder of Deeds for an assistance program for homeless persons
HCS SB 146		Modifies several provisions relating to political subdivisions
SB 199	Wasson	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SB 276	Wieland	Repeals provisions of law requiring the licensing and taxation of peddlers by counties
SCS SB 284		Authorizes county commissions that are trustees for a cemetery trust fund to utilize investment managers to invest, reinvest, and manage fund assets
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund

No.	Author	Subject
SB 308	Chappelle-Nadal	Modifies the law relating to the investment policies of the state
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 310	Wasson	Modifies the authority of political subdivisions to enact or enforce restrictions on residential dwelling rentals
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
HCS SB 332		Modifies provisions relating to taxation
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
HCS SB 394		Modifies provisions relating to public employee retirement systems
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SB 509	Dixon	Sets a maximum of fourteen days of state reimbursement to county governments who hold certain prisoners who are not charged with dangerous felonies or murder
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SB 529	Hegeman	WITHDRAWN
SCR 5	Romine	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
SJR 2	Schaaf	Requires legislative or voter approval prior to the extension of bonds or the offering of tax incentives by a county sports authority
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
SJR 4	Chappelle-Nadal	Requires the question of whether to recall the county executive to be submitted to voters in St. Louis County
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HCS HB 43		Changes the laws regarding the assessment of commercial real property destroyed by a natural disaster
HB 52	Andrews	Changes the law regarding special road district commissioner qualifications
HB 75	McGaugh	Modifies provisions relating to county prosecuting attorneys
HB 84	Redmon	Changes the laws regarding eminent domain for electric transmission projects
SCS HB 87		Revises the definition of counties exempt from certain requirements of the county special road and bridge tax
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HCS HB 162		Modifies the penalty for a willfully or knowingly causing excess drainage onto public roads
SCS HB 200		Repeals the expiration date on procedures related to county budget shortfalls
HB 281	Rowland 155	Authorizes St. Francois and Taney counties to enact nuisance abatement ordinances
HCS HB 303		Establishes the offense of filing false documents

No.	Author	Subject
HB 307	Davis	Changes the laws regarding real property assessments to require presumptions in favor of the property owner in valuation hearings
HCS HB 451		Specifies that a change in population shall not remove a city, county, or political subdivision from the operation of a law
HB 475	Andrews	Exempts counties of the third and fourth classification from prevailing wage laws for the construction of public works projects that are less than \$500,000
HB 476	Andrews	Exempts counties of the third and fourth classification from the prevailing wage laws
SCS HCS HB 647		Allows for consolidation of road districts within a county
HCS HB 703		Changes the laws regarding tax payments so that a collector may use discretion in determining the date of unreadable postmarks on mailed tax payments
HCS HB 703		Changes the laws regarding tax payments so that a collector may use discretion in determining the date of unreadable postmarks on mailed tax payments
HB 712	Shaul 113	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 713	Quade	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 779	Hannegan	Allows counties, cities, towns, and villages to charge an additional \$1 fee on car rentals, with the proceeds to be used for road and bridge improvements
HB 818	Morris	Changes the laws regarding county budgets
SCS HB 843		Changes the laws regarding county budgets so that county clerks may report budgets to the state auditor electronically
HB 849	Pfautsch	Changes the laws regarding financial transaction reporting so that certain requirements of transportation development districts also apply to political subdivisions
HCS HB 887		Requires counties and municipalities to establish and maintain a government website
HB 951	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 1042	McCaherty	Changes the laws regarding development permits in floodplains
HB 1056	Fraker	Changes the laws regarding the storage of records
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1097	Houghton	Changes the laws regarding public administrators so that the state must reimburse a county for fees if a state agency petitions for the appointment of a county public administrator
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HCS HB 1151		Increases various existing fees that are deposited in the county employees' retirement fund
HCS HB 1189		Changes the laws regarding local ordinances so that no political subdivision may require interior inspections of private residences
HB 1210	Lichtenegger	Changes the laws regarding the ability of counties to issue ordinances
HJR 20	Ellington	Proposes a constitutional amendment to require public approval in the relevant county before authorizing tax increment financing
COUNTY GOVERNMENT		
HCS SB 30		Enacts provisions to political subdivisions
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system

No.	Author	Subject
SB 75	Munzlinger	Modifies provisions relating to vacancies in county elected offices
CCS HCS SB 95		Extends the expiration dates on certain provisions relating to public funds
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
HCS SB 134		Enacts various provisions relating to political subdivisions
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SCS SB 284		Authorizes county commissions that are trustees for a cemetery trust fund to utilize investment managers to invest, reinvest, and manage fund assets
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund
SB 308	Chappelle-Nadal	Modifies the law relating to the investment policies of the state
SB 310	Wasson	Modifies the authority of political subdivisions to enact or enforce restrictions on residential dwelling rentals
HCS SB 332		Modifies provisions relating to taxation
HCS SCS SB 405		Modifies provisions relating to public safety
SB 413	Munzlinger	Provides that after July 1, 2018, the amount paid to counties for the local incarceration of prisoners shall not be less than one half of the amount paid to the Department of Corrections
SB 453	Sater	Modifies certain provisions relating to county recording fees
SB 529	Hegeman	WITHDRAWN
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
SJR 17	Kraus	Requires the Jackson County assessor to be an elected officer
SCS HB 51		Authorizes county commissions that oversee cemetery funds to utilize investment managers
SCS HCS HB 54		Allows the county commission of noncharter counties to appoint persons to vacated county elected offices
HB 106	Love	Changes the laws regarding cemetery trust funds to allow use of principal funds in certain situations
HB 113	McGaugh	Exempts certain structures used for agricultural purposes from county health orders, ordinances, rules, or regulations
SCS HB 200		Repeals the expiration date on procedures related to county budget shortfalls
HB 416	Ellebracht	Authorizes a waiver for certain property taxes if paid within thirty days of the due date
HB 604	Rone	Changes the laws regarding public administrators to require the county to provide a staff if the public administrator handles over 70 cases
SCS HB 843		Changes the laws regarding county budgets so that county clerks may report budgets to the state auditor electronically
HB 849	Pfautsch	Changes the laws regarding financial transaction reporting so that certain requirements of transportation development districts also apply to political subdivisions
HCS HB 887		Requires counties and municipalities to establish and maintain a government website
HB 955	Unsicker	Changes the laws regarding real property to require the filing of a certificate of value before transferring interest in real property

No.	Author	Subject
HCS HB 957		Changes the laws regarding the Statutory County Recorder's Fund
HCS HB 979		Increases various existing fees that are deposited in the county employees' retirement fund
		COUNTY OFFICIALS
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 75	Munzlinger	Modifies provisions relating to vacancies in county elected offices
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
HCS SB 134		Enacts various provisions relating to political subdivisions
SB 136	Curls	Allows a charter county to submit to voters a proposal for a \$5 user fee on instruments recorded with the Recorder of Deeds for an assistance program for homeless persons
SB 140	Sater	Creates new provisions relating to ranked-choice voting
SS SB 182		Modifies provisions of law relating to project labor agreements
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
HCS SCS SB 405		Modifies provisions relating to public safety
SB 529	Hegeman	WITHDRAWN
SJR 4	Chappelle-Nadal	Requires the question of whether to recall the county executive to be submitted to voters in St. Louis County
SJR 17	Kraus	Requires the Jackson County assessor to be an elected officer
HB 52	Andrews	Changes the law regarding special road district commissioner qualifications
SCS HCS HB 54		Allows the county commission of noncharter counties to appoint persons to vacated county elected offices
SCS HCS HB 199		Changes the laws regarding qualifications of county treasurers
HB 234	Alferman	Changes the laws regarding the filling of commissioner offices
HB 818	Morris	Changes the laws regarding county budgets
HB 967	Crawford	Changes the laws regarding county treasurers so that expenses for training must be reimbursed
HB 967	Crawford	Changes the laws regarding county treasurers so that expenses for training must be reimbursed
HCS HB 1049		Modifies provisions relating to coroners
HB 1097	Houghton	Changes the laws regarding public administrators so that the state must reimburse a county for fees if a state agency petitions for the appointment of a county public administrator
HB 1207	Haefner	Changes the laws regarding the Deputy Sheriff Salary Supplementation Fund

No.	Author	Subject
HJR 13	Bahr	Proposes a constitutional amendment imposing term limits on city and county offices
COURTS		
SB 4	Richard	Repeals certain provisions relating to venue and jurisdiction in products liability claims
SB 5	Richard	Modifies provisions relating to tort actions specifically unlawful merchandising practices, products liability claims, and venue requirements
SB 27	Curls	Modifies residential property receivership
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 40	Wallingford	Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
SB 45	Romine	Modifies laws regarding arbitration agreements between employers and at-will employees
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
SB 83	Dixon	Allows any single noncharter county judicial circuit to collect a court surcharge to be used towards the construction and maintenance of judicial facilities
HCS SCS SB 84		Restricts the use of cell site simulator devices
SCS SB 88		Establishes a two year statute of limitation for claims of malpractice or negligence against veterinarians
SB 89	Chappelle-Nadal	Creates the crimes of failing to stop illegal firearm possession, negligent storage of a firearm, and failure to notify a school of firearm ownership
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection
SB 100	Emery	Modifies Supreme Court Rule 55.03 regarding sanctions against lawyers, law firms, or parties for certain conduct
SB 101	Cunningham	Increases penalties for knowingly allowing a minor to drink or possess alcohol or failing to stop a minor from drinking or possessing alcohol
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
SB 110	Holsman	Modifies provisions relating to vacant nuisance properties in Kansas City
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SS SB 124		Modifies provisions relating to political subdivisions
SB 126	Wasson	Allows certain offenses to be prosecuted in the county in which the victim resides or conducts business or where stolen property was located
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 130		Requires the Department of Revenue to pay the taxpayers' attorneys' fees in income and sales and use tax cases when the taxpayer receives a favorable judgement
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially

No.	Author	Subject
SB 142	Emery	Requires a person who has been found guilty of driving while intoxicated to complete a victim impact program approved by the court
SB 143	Emery	Requires the Senate to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SB 154	Schaaf	Establishes and defines restorative justice conferences
SCS SB 157		Adds language to jury instructions regarding lesser included offenses
SB 158	Dixon	Modifies admissibility of chemical test results in intoxication-related proceedings for a certain time period
HCS SS SCS SB 160		Modifies provisions relating to child protection
SB 164	Romine	Modifies the crime of animal trespass
SCS SB 169		Modifies provisions relating to court reporter fees for the preparation of transcripts
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SCS SB 177		Makes offenders who owe court costs or restitution, or have not fulfilled certain other conditions, ineligible for early release for earned compliance credits
SB 178	Dixon	Creates a process to determine whether criminal offenders are predatory sexual offenders and increases penalties against predatory, prior, and persistent sexual offenders
SCS SB 180		Limits the use of physical restraints on pregnant or postpartum offenders
SB 200	Libla	Modifies provisions relating to expert witnesses
HCS SB 204		Requires every individual who is 17 years or older and is arrested for a felony offense to provide a biological sample for DNA profiling
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
SCS SB 220		Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HCS SCS SB 237		Modifies definitions of "employee" and "physician employee" as used in provisions relating to actions against health care providers for personal injury or death
SB 258	Munzlinger	Modifies civil procedure for joinder, intervention, and venue in civil actions
SB 259	Munzlinger	Amends Supreme Court Rule 52.12 to prohibit intervention in a tort action when jurisdiction and venue cannot be independently established
SB 260	Munzlinger	Amends Supreme Court Rule 51.01 to require the independent establishment of venue and jurisdiction for joinder or intervention
SB 261	Munzlinger	Amends Supreme Court Rule 52.05 to modify procedures for joinder in tort actions
SB 262	Munzlinger	Modifies Supreme Court Rule 52.06 relating to the dismissal of a claim due to misjoinder where venue does not exist
SB 277	Wieland	Repeals the death penalty
SB 288	Nasheed	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability

No.	Author	Subject
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 321	Hegeman	Allows evidence of failure to wear a seatbelt for comparative negligence or to mitigate damages in actions for damages
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
SCS SB 341		Modifies provisions relating to offenses involving prostitution when those offenses involve children or persons under the influence of an agent
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 347	Kraus	Establishes procedures for a claimant in an action for damages due to asbestos exposure to disclose additional claims the claimant has filed with an asbestos trust
SB 351	Sifton	Increases penalties for the distribution of heroin
SB 352	Sifton	Removes the statutes of limitations on civil actions and prosecutions involving offenses against children
SB 356	Romine	Adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SB 376	Hoskins	Designates "Old Drum" as the historical dog of the state of Missouri and "Jim the Wonder Dog" as Missouri's wonder dog
SB 377	Wallingford	Adds a rebuttable presumption that equal or approximately equal parenting time with each parent is in the best interests of the child
SB 383	Eigel	Provides that defendants in tort actions shall only be held severally liable and not jointly
SB 390	Emery	Authorizes an additional circuit judge for the 17th Judicial Circuit
SB 400	Hegeman	Establishes a process for the parole of elderly offenders
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 475	Schatz	Repeals the requirement for the Department of Transportation to participate in arbitration as a defendant at the request of the plaintiff in a tort claim
SB 484	Koenig	Requires the judges of the twenty-second judicial circuit to appoint the sheriff of the City of St. Louis
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
SB 496	Nasheed	Creates a procedure for creating and monitoring certificates of exemplary conduct and good moral character to certain criminal offenders
SB 497	Nasheed	Requires courts to instruct defendants of certain consequences of a plea of guilty
SB 507	Nasheed	Allows the sheriff of the City of St. Louis to appoint deputies and assistants without the approval of a majority of circuit court judges of the City of St. Louis
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 513	Dixon	Modifies certain provisions relating to the testimony of victims and witnesses
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SCS SB 524		Requires a defendant served after the expiration of the statute of limitations for a wrongful death or a medical negligence claim to be served within one hundred twenty days after a petition has been filed
SB 537	Chappelle-Nadal	Requires courts to explain certain consequences of pleading guilty before such a plea may be accepted

No.	Author	Subject
SB 539	Chappelle-Nadal	Creates a process by which courts may issue a certificate of exemplary conduct and good moral character to certain offenders
SCS SJR 5		Requires the Senate, beginning January 1, 2019, to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SJR 6	Emery	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
SCS SJR 11		Provides that a nonpartisan judicial commission shall submit to the governor a list of names, rather than a list of three names, to fill a judicial vacancy in a court under the nonpartisan court plan
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HCS HB 38		Provides that certain mandatory minimum sentences may be discretionary and creates provisions when a person is eligible for a parole hearing
HB 45	White	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
SCS HCS HB 50		Changes division designations for circuit and associate courts in the Sixteenth Judicial Circuit
HB 59	Shumake	Provides that a respondent will not be in violation of an ex parte or full order of protection if the respondent communicates with the petitioner and such communication is the result of the petitioner initiating contact with the respondent
HB 72	McGaugh	Changes the laws regarding condemnation proceedings
HB 75	McGaugh	Modifies provisions relating to county prosecuting attorneys
HB 76	McGaugh	Provides that certain persons shall not be required to disclose news sources or information
HCS HB 77		Establishes procedures concerning vexatious litigations
HB 89	Rehder	Changes the laws regarding the priority of persons to be appointed guardian of an incapacitated person or conservator of a disabled person
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 112	McCaherty	Modifies provisions of law relating to custody of in vitro human embryos
HB 152	Corlew	Establishes the Armed Offender Docket Pilot Project within the Jackson County Circuit Court to handle all matters regarding a person accused or convicted of first degree robbery or a firearm offense
HB 153	Corlew	Modifies provisions relating to expert witnesses
HB 158	Green	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
HB 171	Kelley 127	Requires a convicted sex offender to be told of his or her obligation to register as a sex offender both prior to release or discharge and at the time of adjudication
HB 172	Davis	Increases municipal court costs from \$12 to \$17.50
HCS HB 219		Modifies provisions relating to private probation services for misdemeanor offenders
HB 252	Taylor	Provides that a person commits the offense of endangering the welfare of a child in the first degree if she knowingly uses a narcotic drug without a prescription while pregnant
SCS HCS HB 260		Changes provisions relating to child welfare
HB 269	Roeber	Changes the law relating to the prohibition on expenditure of public funds to support or oppose candidates and certain measures

No.	Author	Subject
HCS HB 270		Changes the laws regarding marriage licenses
HCS HB 274		Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HCS HB 285		Specifies that a responsive pleading must be filed in any motion to modify a child support, spousal maintenance, or child custody judgment
HB 287	Beard	Allows the court to grant visitation between the parents of a minor who has been appointed a guardian and the minor if the court finds it in the best interests of the minor
HB 299	Moon	Specifies how courts may rule in contractual disputes involving the law of other countries
HCS HB 303		Establishes the offense of filing false documents
HB 319	Neely	Requires courts in this state to phase in equipment that allows audio from trials or other court proceedings to be retained for a minimum of one year
HB 321	Neely	Allows any local governing agency to establish a work for restitution program and requires certain nonviolent offenders to participate in and complete the program
HB 333	DeGroot	Changes the laws regarding asbestos tort claims and asbestos trust claims
HCS HB 338		Modifies provisions relating to convictions of included offenses
SS SCS HCS HBs 339 & 714		Modifies provisions relating to tort claims
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HB 365	Newman	Establishes extreme risk protection orders and gun violence seizure warrants, and prohibits certain persons involved in domestic violence from possessing a firearm
HCS HB 379		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
HCS HB 380		Modifies provisions relating to municipal courts
HB 391	Roberts	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
HB 408	Davis	Prohibits a court from authorizing a foreclosure or court-ordered sale of a member's interest in a limited liability company to satisfy a payment owed to a judgment creditor
HCS HB 415		Modifies provisions relating to predatory and persistent sexual offenders
SCS HCS HB 427		Modifies provisions relating to trust instruments
HCS HB 430		Modifies provisions relating to juvenile courts
HCS HB 431		Changes the laws regarding the state sexual offender registry and its requirements
HB 444	Crawford	Modifies offenses in which the schedule of fines may be adopted
HB 444	Crawford	Modifies offenses in which the schedule of fines may be adopted
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody

No.	Author	Subject
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody
HB 459	Kolkmeier	Repeals certain provisions relating to products liability civil actions
HCS HB 460		Modifies provisions relating to civil proceedings
HB 461	Kolkmeier	Amends Supreme Court Rules 52.05 and 52.06 for the purpose of severing parties who are misjoined in a civil action
HB 462	Kolkmeier	Amends Supreme Court Rule 52.12 for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently
HB 463	Kolkmeier	Amends Supreme Court Rule for the purpose of providing that joinder and intervention cannot establish jurisdiction or venue if jurisdiction and venue cannot be established independently
HB 477	Merideth 080	Requires a judge or a jury to determine if a person's life would constitute a threat to another or society prior to issuing a sentence of death
HB 485	Dunn	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HCS HB 490		Changes the laws regarding arrearages and the expungement of certain records related to criminal nonsupport
HB 498	DeGroot	Specifies that an attorney who presents a current valid Missouri Bar membership card to courthouse security is not subject to any security screening, with an exception
HB 505	Ellington	Allows a victim or witness of a crime to be granted an automatic full order of protection if such victim or witness is fearful of his or her safety
HB 562	Ellington	Increases the time after a child's birth that the father has to file an action to establish paternity prior to an adoption or to file a notice with the Putative Father Registry
HB 592	DeGroot	Modifies provisions relating to financial interests of minors
HB 594	McGaugh	Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
HCS HB 597		Modifies provisions relating to court personnel
HB 613	Ellington	Modifies provisions authorizing expungement of certain criminal records
HB 626	Neely	Modifies provisions relating to guardianship and conservatorship proceedings
HB 641	Miller	Requires the nonprevailing party in a civil suit to pay court costs and attorney's fees of the prevailing party
HB 673	Curtis	Establishes safeguards concerning discriminatory practices against persons who have been convicted of certain offenses
HB 689	Mathews	Creates and modifies provisions relating to punitive damages
HB 699	Curtis	Requires the court to disclose certain consequences prior to accepting a guilty plea
HB 710	Walker 074	Allows a participant in drug court to receive medication assisted treatment if under the care of a physician licensed in this state to practice medicine
HCS HB 724		Establishes a rebuttable presumption that child custody arrangements that award equal parenting time are in the best interest of the child
HB 765	Cornejo	Prohibits the waiver of guardian ad litem fees in certain civil actions
HB 776	Roberts	Allows a law enforcement agency to file a motion, on its own behalf in circuit court, to properly dispose of seized property
HB 808	Redmon	Provides that service of process on a defendant after the statute of limitations has expired or after the expiration of an extension of time to commence an action shall be made within 120 days of filing the petition
HB 809	Dunn	Establishes the Uniform Partition of Heirs Property Act

No.	Author	Subject
HB 822	Nichols	Repeals the definition of municipal ordinance violations which were added to the calculation limiting the percentage of annual general operating revenue that can come from fines and court costs for minor violations and allows for confinement for minor traffic violations
HB 846	Razer	Changes the laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 852	Neely	Provides family access motion fees shall be waived by the court unless the court finds there has been compliance with the order of custody, visitation, or third-party custody
HB 859	Pogue	Establishes the "Second Amendment Preservation Act"
HB 876	McGaugh	Repeals the provision requiring arbitration, if requested by a plaintiff, in a negligence action against the Department of Transportation
HCS HB 890		Creates and modifies provisions relating to punitive damage awards
HB 911	Ellington	Changes certain laws regarding complaints filed with the Missouri Commission on Human Rights regarding discrimination based upon a person's sexual orientation or gender identity
HB 917	Neely	Modifies provisions relating to the sexual offender registry
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HB 976	DeGroot	Modifies laws regarding arbitration agreements
HB 983	DeGroot	Allows an offense involving the operation of a motor vehicle in an intoxicating condition to be cognizable before a municipal court if, after referral, the county prosecuting attorney fails to prosecute
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1012	Phillips	Allows municipal judges in a municipality with a population of less than 15,000 inhabitants to serve in more than five municipalities at one time
HB 1013	Phillips	Modifies provisions relating to when a license may be suspended for failing to appear in court for a traffic violation
HB 1037	DeGroot	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1046	Higdon	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1071	Brattin	Modifies provisions relating to minor traffic violations
HB 1074	Chipman	Provides that a person has a right to a jury trial in certain administrative proceedings
HB 1078	Fitzwater 049	Creates the 47th Judicial Circuit consisting of Callaway and Audrain counties
HB 1087	Hubrecht	Modifies provisions relating to the termination of parental rights of a rapist after a child was conceived and born as a result of rape
HB 1117	Morgan	Adds provisions relating to petitions for removal from the sexual offender registry
HB 1134	McDaniel	Provides that a dog owner may be liable for any serious physical injuries caused by such dog other than from a bite
HB 1137	Schroer	Requires certain persons to report the use of an emergency opioid antagonist to a police or sheriff's department in order to generate a police report
HB 1140	Neely	Changes the laws regarding child support
HB 1143	Vescovo	Requires an electronic record retained by a municipal court to not disclose the home address of the party if such party prefers such record to be closed
HB 1148	Pietzman	Modifies provisions relating to the victim's right to make a statements
HCS HB 1155		Modifies provisions relating to court proceedings

No.	Author	Subject
HB 1174	Neely	Changes the laws regarding maintenance orders
HCS HB 1197		Modifies provisions relating to opioids
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program
HB 1223	Kelley 127	Allows the family of a pregnant woman to civilly commit her for treatment if she is abusing drugs
HCR 2	Cierpiot	Relating to a Joint Session for the State of the Judiciary Address
HJR 3	McGaugh	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
HJR 41	Pogue	Allows both the General Assembly and the people to submit referendums on federal laws
COURTS, JUVENILE		
SB 40	Wallingford	Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HCS SS SCS SB 160		Modifies provisions relating to child protection
SB 200	Libla	Modifies provisions relating to expert witnesses
HCS HB 274		Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HCS HB 430		Modifies provisions relating to juvenile courts
HB 768	Lant	Modifies provisions relating to juvenile courts
HB 1081	Remole	Requires Chief Juvenile Officers to be elected by each judicial circuit
CREDIT AND BANKRUPTCY		
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 408	Davis	Prohibits a court from authorizing a foreclosure or court-ordered sale of a member's interest in a limited liability company to satisfy a payment owed to a judgment creditor
HCS HB 422		Changes property that may be exempt from execution
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1105	Morris	Changes the laws regarding consumer credit interest rates
CRIMES AND PUNISHMENT		
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 24	Chappelle-Nadal	Modifies provisions relating to racial profiling in policing

No.	Author	Subject
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
SB 40	Wallingford	Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
SCS SB 46		Modifies provisions relating to certain crimes against emergency service providers and creates the Blue Alert System
SB 53	Nasheed	Requires higher education institutions to inform students and employees about affirmative consent to sexual activity
SB 56	Holsman	Allows marijuana to be produced, distributed, and consumed for medicinal purposes
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 68	Onder	Modifies provisions relating to victims of crime
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
HCS SCS SB 84		Restricts the use of cell site simulator devices
SB 89	Chappelle-Nadal	Creates the crimes of failing to stop illegal firearm possession, negligent storage of a firearm, and failure to notify a school of firearm ownership
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection
SB 101	Cunningham	Increases penalties for knowingly allowing a minor to drink or possess alcohol or failing to stop a minor from drinking or possessing alcohol
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 126	Wasson	Allows certain offenses to be prosecuted in the county in which the victim resides or conducts business or where stolen property was located
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 142	Emery	Requires a person who has been found guilty of driving while intoxicated to complete a victim impact program approved by the court
SB 152	Schupp	Modifies provisions relating to the sale of firearms by licensed dealers
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 154	Schaaf	Establishes and defines restorative justice conferences
SCS SB 156		Modifies provisions relating to animals
SCS SB 157		Adds language to jury instructions regarding lesser included offenses
SB 158	Dixon	Modifies admissibility of chemical test results in intoxication-related proceedings for a certain time period
SB 163	Romine	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
SB 164	Romine	Modifies the crime of animal trespass
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SB 176	Dixon	Defines official misconduct and creates penalties

No.	Author	Subject
SCS SB 177		Makes offenders who owe court costs or restitution, or have not fulfilled certain other conditions, ineligible for early release for earned compliance credits
SB 178	Dixon	Creates a process to determine whether criminal offenders are predatory sexual offenders and increases penalties against predatory, prior, and persistent sexual offenders
SCS SB 180		Limits the use of physical restraints on pregnant or postpartum offenders
SB 181	Nasheed	Requires the reporting of lost or stolen firearms
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
HCS SB 204		Requires every individual who is 17 years or older and is arrested for a felony offense to provide a biological sample for DNA profiling
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
SB 256	Sater	Designates "Law Enforcement Recognition Week"
SB 277	Wieland	Repeals the death penalty
SB 287	Nasheed	Creates a process for reducing bias in policing
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 318	Sifton	Applies the offense of unlawful possession of firearms to certain additional categories of individuals in possession of firearms
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
HCS SB 332		Modifies provisions relating to taxation
SCS SB 341		Modifies provisions relating to offenses involving prostitution when those offenses involve children or persons under the influence of an agent
SB 344	Nasheed	Creates a procedure for the expungement of criminal records relating to prostitution
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 351	Sifton	Increases penalties for the distribution of heroin
SB 352	Sifton	Removes the statutes of limitations on civil actions and prosecutions involving offenses against children
SB 400	Hegeman	Establishes a process for the parole of elderly offenders
SB 414	Riddle	Modifies several provisions relating to the administration of public safety
SB 436	Curls	Provides a process for the Parole Board to review the case histories of offenders serving more than 25 years in prison and recommend clemency or allow release on parole
SB 470	Cunningham	Creates new provisions relating to unclaimed property
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 496	Nasheed	Creates a procedure for creating and monitoring certificates of exemplary conduct and good moral character to certain criminal offenders
SB 497	Nasheed	Requires courts to instruct defendants of certain consequences of a plea of guilty

No.	Author	Subject
SB 499	Onder	Defines the offense of driving with prohibited blood alcohol or drug content
SB 509	Dixon	Sets a maximum of fourteen days of state reimbursement to county governments who hold certain prisoners who are not charged with dangerous felonies or murder
SB 510	Dixon	Modifies provisions relating to operation of motor vehicles
SB 511	Dixon	Creates domestic violence fatality review panels to investigate homicides involving domestic violence
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 513	Dixon	Modifies certain provisions relating to the testimony of victims and witnesses
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SB 537	Chappelle-Nadal	Requires courts to explain certain consequences of pleading guilty before such a plea may be accepted
SB 539	Chappelle-Nadal	Creates a process by which courts may issue a certificate of exemplary conduct and good moral character to certain offenders
HB 35	Plocher	Modifies admissibility of chemical test results in intoxication related proceedings
HB 37	Higdon	Allows law enforcement officers to establish police lines or barricades when certain emergency situations may cause the congregation of persons in public areas
HCS HB 38		Provides that certain mandatory minimum sentences may be discretionary and creates provisions when a person is eligible for a parole hearing
HB 40	Higdon	Requires the Amber Alert System Oversight Committee to adopt criteria to expand the Amber Alert System to provide peace officer safety alerts
HB 41	McCann Beatty	Specifies that if charges are filed against a law enforcement officer based on an officer involved shooting, the judge must appoint a special prosecutor
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 59	Shumake	Provides that a respondent will not be in violation of an ex parte or full order of protection if the respondent communicates with the petitioner and such communication is the result of the petitioner initiating contact with the respondent
HB 73	McGaugh	Provides certain immunities for peace disturbances related to farming activities
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 86	Schroer	Adds to the list of hate crimes certain offenses committed against law enforcement officers and first responders when the offenses are committed because the person is a law enforcement officer or first responder
HB 88	Rehder	Exempts health care entities registered with the Department of Health and Senior Services that distribute hypodermic needles or syringes from the crime of unlawful delivery of drug paraphernalia
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HCS HBs 91, 42, 131, 265 & 314		Specifies that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HB 135	Berry	Repeals the provisions that allow the use of the death penalty in Missouri

No.	Author	Subject
HB 152	Corlew	Establishes the Armed Offender Docket Pilot Project within the Jackson County Circuit Court to handle all matters regarding a person accused or convicted of first degree robbery or a firearm offense
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HB 171	Kelley 127	Requires a convicted sex offender to be told of his or her obligation to register as a sex offender both prior to release or discharge and at the time of adjudication
HB 176	Reiboldt	Changes the laws regarding the crime of animal trespass
HB 177	Reiboldt	Changes the laws regarding feral swine
HB 178	Reiboldt	Creates a new penalty for persons who leave the scene of an accident when a death has occurred
HB 179	Phillips	Prohibits an individual in this state from wearing a mask, hood, or covering that conceals the person's identity during an unlawful assembly or riot
HCS HB 181		Grants law enforcement officers, agents of the conservation commission, and the water patrol the authority to enforce certain laws, with restrictions
HB 182	Hurst	Prohibits a person from transporting a minor across state lines to obtain an abortion without the consent required by state law
HB 185	Franks Jr.	Requires reporting of lost or stolen firearms
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HCS HB 194		Changes the laws regarding abortion
HB 207	Fitzwater 144	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
HB 216	Quade	Allows the Missouri Ethics Commission to prosecute criminal cases and initiate civil cases if the Attorney General declines criminal prosecution or civil enforcement
HB 217	Kendrick	Modifies provisions of law relating to ethics
HB 237	Kelley 127	Creates criminal penalties if a petitioner who has been granted a protective order initiates any contact with the respondent of such protective order
HB 241	Beck	Modifies the crime of unlawful transfer of weapons to include transfer of a firearms to any person on the terrorist screening center's no fly list
HB 252	Taylor	Provides that a person commits the offense of endangering the welfare of a child in the first degree if she knowingly uses a narcotic drug without a prescription while pregnant
SCS HCS HB 260		Changes provisions relating to child welfare
HCS HB 261		Requires the Department of Public Safety to develop human trafficking hotline posters
HB 273	Schroer	Increases penalties for certain crimes against law enforcement officers and emergency responders
HCS HB 274		Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HCS HB 293		Establishes the Fair Fare Passenger Safety Act that prohibits any person operating a motor vehicle for compensation from using a hand-held wireless device
HB 294	Lynch	Provides certain immunities for persons who seek medical assistance for a drug overdose
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System

No.	Author	Subject
HCS HB 303		Establishes the offense of filing false documents
HB 312	Walker 003	Restricts the use of handheld communications devices while driving unless the device is equipped for hands-free operation and is being used in that manner
HB 320	Neely	Modifies penalty provisions relating to the offense of criminal nonsupport
HB 321	Neely	Allows any local governing agency to establish a work for restitution program and requires certain nonviolent offenders to participate in and complete the program
HCS HB 338		Modifies provisions relating to convictions of included offenses
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HCS HB 360		Creates the offense of making a threat to the security of a public building or public school
HB 361	Newman	Prohibits persons from selling, delivering, or transferring to a person under 18 years of age firearm ammunition or accessories
HB 362	Newman	Specifies that a person commits the offense of endangering the welfare of a child if he or she fails to secure a dangerous or deadly weapon
HB 364	Newman	Creates provisions requiring permits to purchase firearms
HB 365	Newman	Establishes extreme risk protection orders and gun violence seizure warrants, and prohibits certain persons involved in domestic violence from possessing a firearm
HB 367	Newman	Establishes the Enough is Enough Act regarding college sexual assault policies
HCS HB 380		Modifies provisions relating to municipal courts
HCS HB 384		Changes the laws regarding the confiscation of animals
HB 392	Adams	Changes the laws regarding the use of force by a law enforcement officer
HB 394	Adams	Prohibits prosecuting attorneys from charging a felony for prostitution if the person charged with prostitution was under the control of an agent
HB 396	Unsicker	Modifies provisions relating to services for victims of crimes
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 407	Davis	Modifies provisions relating to the housing of a convicted sex offender in a homeless shelter that was in existence prior to a school or child care facility being built within 1000 feet of it
HCS HB 415		Modifies provisions relating to predatory and persistent sexual offenders
HB 423	Cornejo	Modifies provisions relating to the injuring or killing of law enforcement animals
HCS HB 430		Modifies provisions relating to juvenile courts
HCS HB 431		Changes the laws regarding the state sexual offender registry and its requirements
HCS HB 437		Allows persons with certain serious medical conditions to use medical cannabis
HB 444	Crawford	Modifies offenses in which the schedule of fines may be adopted
HB 444	Crawford	Modifies offenses in which the schedule of fines may be adopted
HB 456	Swan	Changes the laws regarding abortion
HB 477	Merideth 080	Requires a judge or a jury to determine if a person's life would constitute a threat to another or society prior to issuing a sentence of death
HB 487	Dunn	Prohibits employers from inquiring into or considering the criminal records of applicants before offering a conditional offer of employment
HCS HB 490		Changes the laws regarding arrearages and the expungement of certain records related to criminal nonsupport

No.	Author	Subject
HCS HB 491		Creates provisions providing for the automatic expungement of certain records of a person when the charge or charges against the person were dismissed because of identity theft or mistaken identity
HB 501	Newman	Changes the law relating to absentee voting and advanced voting in Missouri
HB 505	Ellington	Allows a victim or witness of a crime to be granted an automatic full order of protection if such victim or witness is fearful of his or her safety
HB 506	Ellington	Establishes the Missouri Innocence Commission
HB 507	Ellington	Modifies when a person may be eligible for parole if such person was under twenty-one years of age when the offense was committed and was sentenced after January 1, 1976
HCS HB 519		Removes the statute of limitations for certain actions to recover damages regarding child abuse and sexual offenses committed against a child and allows prosecutions for child abuse to be commenced at any time.
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 533	Nichols	Doubles the fine for littering with cigarettes or cigars
HB 539	Cornejo	Increases the penalties for the offense of failing to yield the right-of-way and the time period the court may order the suspension of a person's driving privilege for the offense
HB 546	Hansen	Prohibits text messaging while driving for all drivers
HB 548	Curtman	Enacts provisions relating to the use of public funds for lobbying activities
HB 565	Schroer	Changes the requirements for reporting abortions and creates a civil remedy for violation of the confidentiality of certain records
HCS HB 572		Prohibits registered sexual offenders from being 500 feet of children's museums with the primary purpose of educating and entertaining children
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HB 588	Kelley 127	Prohibits law enforcement from stopping a motorcycle for failing to wear protective headgear
HB 593	McDaniel	Modifies provisions relating to the concealed carrying of firearms
HB 602	Brattin	Changes the laws regarding abortion
HCS HB 607		Establishes the offense of intentionally targeting a law enforcement officer
HB 613	Ellington	Modifies provisions authorizing expungement of certain criminal records
HB 623	McGaugh	Prohibits the fine collection center from taking an individual's drivers' license for failure to appear for a traffic violation
HB 630	Taylor	Modifies provisions relating to the concealed carrying of firearms
HB 658	McCreery	Prohibits certain individuals from possessing a firearm due to domestic violence and requires police officers to remove firearms at the scene of a domestic violence call
HB 673	Curtis	Establishes safeguards concerning discriminatory practices against persons who have been convicted of certain offenses
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 699	Curtis	Requires the court to disclose certain consequences prior to accepting a guilty plea
HB 706	Neely	Creates the offense of nonconsensual dissemination of private sexual images
HB 710	Walker 074	Allows a participant in drug court to receive medication assisted treatment if under the care of a physician licensed in this state to practice medicine
HCS HB 727		Adds additional reporting requirements by school employees to law enforcement agencies for acts committed by a pupil on school property or school bus or while involved in school activities

No.	Author	Subject
HB 735	Chipman	Provides convictions and certain pleas in municipal court may be proved to affect a person's credibility
HB 736	Stevens 046	Establishes the "911 Good Samaritan Act" which gives a person immunity from criminal liability for a person who seeks medical assistance for a person experiencing a drug-related overdose or alcohol overdose
HB 742	McCreery	Applies the offense of unlawful possession of firearms to certain additional categories of individuals in possession of firearms
HB 766	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 816	Marshall	Authorizes a person to engage in the practice of specified professions without being licensed if he or she does not hold himself or herself out as being licensed
HB 826	Marshall	Creates the offense of unlawful traffic interference
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 882	Fraker	Modifies provisions relating to athletic trainers
HB 917	Neely	Modifies provisions relating to the sexual offender registry
HB 929	Merideth 080	Repeals certain provisions relating to the stand your ground law and the constitutional carry law
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HB 949	Ellebracht	Establishes the Sarah Steelman Transparency and Disclosure Act
HB 983	DeGroot	Allows an offense involving the operation of a motor vehicle in an intoxicating condition to be cognizable before a municipal court if, after referral, the county prosecuting attorney fails to prosecute
HCS HB 985		Changes the laws regarding unclaimed property
HB 996	Rhoads	Modifies provisions relating to pension forfeiture
HB 998	Chipman	Provides that driving with an expired driver's license is an infraction with a fine of twenty-five dollars, with the fine waived if license renewal occurs within thirty days of a citation
HB 999	McCann Beatty	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HB 1013	Phillips	Modifies provisions relating to when a license may be suspended for failing to appear in court for a traffic violation
HB 1015	Walker 074	Prohibits the prosecution of minor children for prostitution and requires patrons of child prostitutes to register as sex offenders
HB 1020	Quade	Enhances the penalties for certain offenses if the offenses were targeted toward certain victims
HB 1029	Unsicker	Abolishes the death penalty and specifies that any person sentenced to death before August 28, 2017, must be sentenced to life imprisonment without parole
HB 1037	DeGroot	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1038	Franks Jr.	Modifies provisions relating to good time credit
HB 1046	Higdon	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1068	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 1071	Brattin	Modifies provisions relating to minor traffic violations
HB 1083	Ross	Modifies the damages to be assessed against an offender who commits the offense of institutional vandalism to certain property
HB 1087	Hubrecht	Modifies provisions relating to the termination of parental rights of a rapist after a child was conceived and born as a result of rape

No.	Author	Subject
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1107	Moon	Eliminates the criminal penalty for carrying a concealed weapon into any area where firearms are restricted under Section 571.107, RSMo
HB 1112	Tate	Modifies provisions relating to child abuse and neglect
HB 1115	Anders	Modifies provisions related to DNA collections by law enforcement agencies
HB 1117	Morgan	Adds provisions relating to petitions for removal from the sexual offender registry
HCS HB 1119		Changes the laws regarding background check requirements of in-home service providers and personal care attendants
HB 1120	Smith 163	Modifies provisions relating to the statute of limitations for certain offenses
HB 1126	McDaniel	Creates the offense of tampering with farm equipment
HCS HB 1133		Modifies various provisions relating to criminal offenses
HB 1148	Pietzman	Modifies provisions relating to the victim's right to make a statements
HB 1150	Corlew	Modifies the definition of special victim
HCS HB 1155		Modifies provisions relating to court proceedings
SCS HCS HB 1158		Changes the laws regarding child abuse and neglect reports
HB 1166	Curtis	Changes the law regarding the right of suffrage for former felons
HB 1176	Pogue	Expands child neglect to include a child that is born with a controlled substance in the child's fluids because the pregnant mother knowingly used a controlled substance before birth
HB 1177	Pogue	Changes the laws regarding abortion
HB 1186	Trent	Requires the state board of education to perform certain duties
HB 1219	Hannegan	Establishes an animal abuse registry
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HJR 21	Ellington	Proposes a constitutional amendment legalizing marijuana for persons 21 years of age or older
HJR 30	Moon	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
HJR 31	Marshall	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
CRIMINAL PROCEDURE		
SB 47	Libla	Allows legally required notice to be published on a website to be established and maintained by the Secretary of State
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
SB 83	Dixon	Allows any single noncharter county judicial circuit to collect a court surcharge to be used towards the construction and maintenance of judicial facilities
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection

No.	Author	Subject
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 157		Adds language to jury instructions regarding lesser included offenses
SB 158	Dixon	Modifies admissibility of chemical test results in intoxication-related proceedings for a certain time period
SCS SB 169		Modifies provisions relating to court reporter fees for the preparation of transcripts
SCS SB 180		Limits the use of physical restraints on pregnant or postpartum offenders
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 196	Koenig	Grants the Attorney General concurrent original jurisdiction to enforce the state's abortion laws
SB 200	Libla	Modifies provisions relating to expert witnesses
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 352	Sifton	Removes the statutes of limitations on civil actions and prosecutions involving offenses against children
SCS SB 422		Modifies provisions relating to residential mortgage loan brokers
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 513	Dixon	Modifies certain provisions relating to the testimony of victims and witnesses
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
HB 35	Plocher	Modifies admissibility of chemical test results in intoxication related proceedings
HCS HB 38		Provides that certain mandatory minimum sentences may be discretionary and creates provisions when a person is eligible for a parole hearing
HB 41	McCann Beatty	Specifies that if charges are filed against a law enforcement officer based on an officer involved shooting, the judge must appoint a special prosecutor
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 135	Berry	Repeals the provisions that allow the use of the death penalty in Missouri
HB 176	Reiboldt	Changes the laws regarding the crime of animal trespass
HB 179	Phillips	Prohibits an individual in this state from wearing a mask, hood, or covering that conceals the person's identity during an unlawful assembly or riot
HB 198	Butler	Creates the Quality Policing Act that establishes reporting and conduct guidelines for law enforcement agencies
HB 231	Dogan	Limits federal forfeiture litigation to seizures that include more than \$100,000 in US currency
HB 308	Kelley 127	Allows for limited immunity for statements made while reporting use of force
HCS HB 338		Modifies provisions relating to convictions of included offenses

No.	Author	Subject
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 365	Newman	Establishes extreme risk protection orders and gun violence seizure warrants, and prohibits certain persons involved in domestic violence from possessing a firearm
HCS HB 380		Modifies provisions relating to municipal courts
HB 392	Adams	Changes the laws regarding the use of force by a law enforcement officer
HB 394	Adams	Prohibits prosecuting attorneys from charging a felony for prostitution if the person charged with prostitution was under the control of an agent
HCS HB 415		Modifies provisions relating to predatory and persistent sexual offenders
HB 477	Merideth 080	Requires a judge or a jury to determine if a person's life would constitute a threat to another or society prior to issuing a sentence of death
HCS HB 491		Creates provisions providing for the automatic expungement of certain records of a person when the charge or charges against the person were dismissed because of identity theft or mistaken identity
HCS HB 519		Removes the statute of limitations for certain actions to recover damages regarding child abuse and sexual offenses committed against a child and allows prosecutions for child abuse to be commenced at any time.
HB 537	Hubrecht	Establishes the Unborn Child Protection from Dismemberment Abortion Act
HB 613	Ellington	Modifies provisions authorizing expungement of certain criminal records
HB 699	Curtis	Requires the court to disclose certain consequences prior to accepting a guilty plea
HB 735	Chipman	Provides convictions and certain pleas in municipal court may be proved to affect a person's credibility
HB 736	Stevens 046	Establishes the "911 Good Samaritan Act" which gives a person immunity from criminal liability for a person who seeks medical assistance for a person experiencing a drug-related overdose or alcohol overdose
HB 768	Lant	Modifies provisions relating to juvenile courts
HB 826	Marshall	Creates the offense of unlawful traffic interference
HB 838	Mitten	Requires a peace officer to provide an oral advisement and obtain written consent for a voluntary search of a person not under arrest or the person's effects or vehicle
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HB 1029	Unsicker	Abolishes the death penalty and specifies that any person sentenced to death before August 28, 2017, must be sentenced to life imprisonment without parole
HB 1037	DeGroot	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1046	Higdon	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1120	Smith 163	Modifies provisions relating to the statute of limitations for certain offenses
HCS HB 1133		Modifies various provisions relating to criminal offenses
HB 1148	Pietzman	Modifies provisions relating to the victim's right to make a statements
HCS HB 1155		Modifies provisions relating to court proceedings
HB 1176	Pogue	Expands child neglect to include a child that is born with a controlled substance in the child's fluids because the pregnant mother knowingly used a controlled substance before birth
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program

No.	Author	Subject
DENTISTS		
CCS SB 50		Modifies several provisions relating to health care
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SCS SB 353		Specifies that royalty payments to a dental franchisor by a licensee of the Dental Board operating a franchised dental office is not unlawful
SB 388	Curls	Allows the Missouri Dental Board to create and issue dental faculty permits
SB 410	Schatz	Permits hospitals to employ dentists, oral and maxillofacial surgeons, and maxillofacial prosthodontists to treat certain patient conditions
CCS HCS SB 501		Modifies provisions relating to health care
HB 297	Lichtenegger	Expands the scope of practice for dental hygienists
SCS HB 349		Specifies that cone beam computed tomography (CBCT) systems and panoramic x-ray systems shall not be inspected more frequently than every six years
HB 665	Walker 003	Allows the Missouri Dental Board to issue dental faculty permits to individuals who are employed by accredited dental schools, colleges, or programs in Missouri
HB 702	Redmon	Creates provisions relating to dental franchisors
HB 762	Barnes 060	Allows hospitals to employ dentists and other oral health care providers
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
DISABILITIES		
SB 51	Walsh	Establishes a language assessment program for children who are deaf or hard of hearing from birth through the age of eight
CCS HCS SCS SB 139		Modifies provisions relating to health care
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 287	Nasheed	Creates a process for reducing bias in policing
HCS SCS SB 334		Modifies provisions relating to public health and insurance
SB 335	Hoskins	Modifies the definition of a service dog
SB 338	Schupp	Bars discrimination based on sexual orientation or gender identity
HCS SB 363		Modifies provisions relating to long-term care facilities
HCS SB 373		Modifies provisions of law relating to the elderly
SB 374	Hummel	Modifies the penalties for any person whose animal chases, harasses, or otherwise prevents a service dog from carrying out its duties
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
SB 423	Sater	Removes the termination date for the MO Rx Prescription Drug Program
SB 437	Holsman	Modifies provisions of law relating to voting machines for persons who are blind or visually-impaired

No.	Author	Subject
SB 439	Riddle	Provides that certain applicants need only furnish proof of their disability one time to receive or renew a disabled veteran license plate bearing a wheelchair accessibility symbol
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SCR 17	Curls	Urges a commitment to equal rights for people with cognitive disabilities to access technology and information
SCR 20	Rizzo	Reaffirms support for Missouri's sheltered workshops
HB 89	Rehder	Changes the laws regarding the priority of persons to be appointed guardian of an incapacitated person or conservator of a disabled person
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HB 262	Sommer	Revises the definition of "service dog" to include animals that provide support or therapeutic functions for individuals with psychiatric or mental disabilities
HB 332	Morris	Changes the laws regarding vaccines and disorder monitoring
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 481	Fitzwater 049	Establishes a language assessment program for children from birth through the age of eight who are deaf or hard of hearing
HB 520	Ellington	Requires election authorities to make available at least one electronic voting machine per polling location for blind or visually impaired voters at an election in order to comply with federal law
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
HB 592	DeGroot	Modifies provisions relating to financial interests of minors
HB 769	Walker 074	Establishes the Mo HealthNet Buy-In for Workers with Disabilities Program
HB 903	Kelley 127	Allows funding under the statewide telecommunications equipment distribution program to be used to provide hearing aids for certain low-income individuals
HB 1011	Basye	Changes the laws regarding health care for persons with disabilities
HB 1052	Unsicker	Requires state agencies to support competitive employment in integrated settings for persons with disabilities
HB 1076	Fitzwater 049	Establishes an advisory committee by the Missouri Commission for the Deaf and Hard of Hearing to monitor the tracking of language development milestones of certain children
HB 1111	Hubrecht	Modifies provisions relating to the rights of individuals receiving services from the Division of Developmental Disabilities
HCR 28	Rowland 029	Reaffirms Missouri's support of the services of the sheltered workshops of our state
HJR 27	Carpenter	Proposes a constitutional amendment exempting from taxation real and personal property owned by a veteran with a total service-connected disability
HJR 39	Mathews	Authorizes a property tax exemption for the homestead of disabled veteran or first responder
DOMESTIC RELATIONS		
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection

No.	Author	Subject
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 268	Schupp	Creates a right to unpaid leave for employees that are affected by domestic violence
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
SB 432	Koenig	Modifies provisions of law relating to custody of in vitro human embryos
SB 511	Dixon	Creates domestic violence fatality review panels to investigate homicides involving domestic violence
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
HB 112	McCaherty	Modifies provisions of law relating to custody of in vitro human embryos
HCS HB 326		Changes the laws regarding consent for a minor to obtain an abortion
HCS HB 354		Specifies that parental liberty to direct the upbringing, education, and care of his or her children is a fundamental right not subject to infringement without demonstrating a compelling governmental interest
HB 365	Newman	Establishes extreme risk protection orders and gun violence seizure warrants, and prohibits certain persons involved in domestic violence from possessing a firearm
HCS HB 490		Changes the laws regarding arrearages and the expungement of certain records related to criminal nonsupport
HB 658	McCreery	Prohibits certain individuals from possessing a firearm due to domestic violence and requires police officers to remove firearms at the scene of a domestic violence call
HCS HB 724		Establishes a rebuttable presumption that child custody arrangements that award equal parenting time are in the best interest of the child
HB 766	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 842	Mitten	Creates a right to unpaid leave for employees that are affected by domestic violence
HB 852	Neely	Provides family access motion fees shall be waived by the court unless the court finds there has been compliance with the order of custody, visitation, or third-party custody
HB 977	Quade	Allows the court to grant reasonable visitation rights to siblings of a child whose parents are divorced or if one parent of the child is deceased
HB 1027	Beard	Requires mandatory educational sessions when a person files a petition for paternity
HB 1068	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 1140	Neely	Changes the laws regarding child support
HCR 38	Beard	Recognizes that pornography leads to individual and societal harms
DRAINAGE AND LEVEE DISTRICTS		
HB 790	Wiemann	Changes the laws regarding special districts so that certain special districts have to determine the taxes it will levy by September thirtieth
DRUGS AND CONTROLLED SUBSTANCES		
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses

No.	Author	Subject
SB 56	Holsman	Allows marijuana to be produced, distributed, and consumed for medicinal purposes
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 231	Schatz	Establishes the Narcotics Control Act
SB 312	Wasson	Modifies a provision relating to maintenance medication filled by pharmacists
SCS SBs 314 & 340		Establishes the Narcotics Control Act
SB 351	Sifton	Increases penalties for the distribution of heroin
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 499	Onder	Defines the offense of driving with prohibited blood alcohol or drug content
CCS HCS SB 501		Modifies provisions relating to health care
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 516	Munzlinger	Makes a technical change to the law relating to controlled substance schedules
SB 533	Eigel	Modifies a provision relating to maintenance medication filled by pharmacists
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 88	Rehder	Exempts health care entities registered with the Department of Health and Senior Services that distribute hypodermic needles or syringes from the crime of unlawful delivery of drug paraphernalia
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 103	Swan	Establishes the Controlled Substance Abuse Prevention Fund
HB 165	Hubrecht	Changes provisions relating to advanced practice registered nurses
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HCS HB 219		Modifies provisions relating to private probation services for misdemeanor offenders
HCS HB 233		Changes the laws regarding the dispensing of contraceptives
HB 252	Taylor	Provides that a person commits the offense of endangering the welfare of a child in the first degree if she knowingly uses a narcotic drug without a prescription while pregnant
HB 294	Lynch	Provides certain immunities for persons who seek medical assistance for a drug overdose
HCS HB 437		Allows persons with certain serious medical conditions to use medical cannabis

No.	Author	Subject
HB 438	Wilson	Modifies provisions relating to the detaining of incapacitated or intoxicated persons by law enforcement officers
HB 710	Walker 074	Allows a participant in drug court to receive medication assisted treatment if under the care of a physician licensed in this state to practice medicine
HCS HB 716		Establishes a Prescription Abuse Registry
HB 736	Stevens 046	Establishes the "911 Good Samaritan Act" which gives a person immunity from criminal liability for a person who seeks medical assistance for a person experiencing a drug-related overdose or alcohol overdose
HB 823	Schroer	Allows certain assistant physicians, advanced practice registered nurses, and physician assistants to prescribe certain Schedule II medications
HB 978	Peters	Prohibits the Department of Mental Health from contracting with providers that operate methadone treatment programs
HCS HB 986		Modifies and creates provisions relating to the MO HealthNet pharmacy program
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1137	Schroer	Requires certain persons to report the use of an emergency opioid antagonist to a police or sheriff's department in order to generate a police report
HB 1152	Morris	Establishes the "Rx Cares for Missouri Program"
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1176	Pogue	Expands child neglect to include a child that is born with a controlled substance in the child's fluids because the pregnant mother knowingly used a controlled substance before birth
HCS HB 1197		Modifies provisions relating to opioids
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 1223	Kelley 127	Allows the family of a pregnant woman to civilly commit her for treatment if she is abusing drugs
HJR 21	Ellington	Proposes a constitutional amendment legalizing marijuana for persons 21 years of age or older
DRUNK DRIVING/BOATING		
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
CCS HCS SB 225		Modifies provisions relating to transportation
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 499	Onder	Defines the offense of driving with prohibited blood alcohol or drug content
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
HB 35	Plocher	Modifies admissibility of chemical test results in intoxication related proceedings
HB 107	Kelley 127	Establishes "Toby's Law," which requires any person who has pled guilty to or been found guilty of driving while intoxicated to complete a victim impact program approved by the court

No.	Author	Subject
SCS HB 256		Removes restrictions on when amber or white lights may be used on motor vehicles and equipment performing work for the department of transportation
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HCS HB 875		Provides that an employment exemption variance for persons required to have an ignition interlock device shall not be granted to a person who controls an entity that owns an employer-owned vehicle
HB 983	DeGroot	Allows an offense involving the operation of a motor vehicle in an intoxicating condition to be cognizable before a municipal court if, after referral, the county prosecuting attorney fails to prosecute
EASEMENTS AND CONVEYANCES		
SB 148	Romine	Expands the authority of the Governor to convey easements without the approval of the General Assembly and expands the rights granted by the easements
SB 250	Kehoe	Exempts from property tax land that is an out-of-service rail corridor being used as a trail under federal law
SB 398	Romine	Enacts provisions relating to homeowners' associations
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property
HB 204	Pogue	Requires all sales, transfers, or other conveyances of lands owned by the state, and acquisition of lands by the state, to be approved by the General Assembly
HB 538	Fitzwater 144	Specifies that an act by the General Assembly is not required to authorize certain grants or conveyances of an easement to use state property
HB 567	Green	Modifies the law to allow conveyance flexibility
HB 795	Walker 003	Changes the law regarding condemnation for utility services
SCS HB 956		Authorizes the conveyance of certain state properties
HB 1099	Bernskoetter	Authorizes the conveyance of certain state property
ECONOMIC DEVELOPMENT		
SS SCS SB 10		Modifies the Missouri Works and Missouri Works Training programs
SB 78	Wasson	Establishes the Missouri Angel Investment Incentive Act
SB 79	Wasson	Creates the Show Me Rural Jobs Act
SB 118	Schaaf	voids any authority for the Missouri Development Finance Board to expend public moneys
SB 121	Munzlinger	Creates the Manufacturing Infrastructure Investment Act
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 199	Wasson	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SCS SB 242		Establishes the Rate Case Modernization Act
SB 273	Wasson	Allows municipalities to enter into loan agreements, or sell, lease, or mortgage municipal property for a technology business facility project

No.	Author	Subject
SB 278	Emery	Requires that the comprehensive state energy plan be reviewed by the Division of Energy by January 1, 2019, and biennially thereafter, and updated if necessary
HCS SB 302		Modifies provisions relating to certain local districts
SB 349	Wasson	Modifies the Missouri Works program
SB 372	Hegeman	Repeals a number of state administrative entities and transfers the duties of certain such entities to other existing administrative boards or commissions
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
SB 469	Schatz	Allows for an appropriation to cooperate with political subdivisions on land clearance projects related to tourism infrastructure facilities
SCR 7	Hoskins	Expresses support for the people of Israel
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
HB 63	Berry	Authorizes a tax credit for student loan payments resulting from STEM degrees
SS SCS HB 93		Changes the laws regarding job training
HB 143	Berry	Extends the sunset date of the Manufacturing Jobs Act
HB 146	Berry	Establishes the Manufacturing Infrastructure Investment Act, which allows certain businesses to retain withholding taxes
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HB 240	Beck	Changes the laws regarding tax increment financing districts
HCS HB 387		Establishes the Retirees Experiencing a Better Living Initiative Fund to advertise Missouri to retirees in other states
HB 389	Berry	Authorizes municipalities to establish technology business facility projects and authorizes tax exemptions for such projects
HB 420	Peters	Establishes the Food Deserts Act, which makes loans available to grocery stores in food deserts
HB 526	Ellington	Establishes the Economic Development Grant Program whose funds are used to reopen closed manufacturing facilities
HB 543	Barnes 060	Dissolves the Regional Convention and Sports Complex Authority on January 1, 2019
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 590	Johnson	Creates the Missouri International Business Advertising Fund to be used to attract international businesses to Missouri
HB 591	Johnson	Establishes the Office of Business Advocate
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
SCS HB 680		Establishes adult high schools to be operated by a Missouri nonprofit organization
HB 772	Miller	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
HB 810	Nichols	Changes the laws regarding tax increment financing so that requirements regarding project approval apply equally throughout the state
HB 811	Ruth	Allows a port authority to establish an advanced industrial manufacturing zone in an area within the port authority's ownership or control, and allows a port authority to expand or contract the area of an AIM zone by resolution

No.	Author	Subject
HB 869	Brattin	Prohibits municipalities from imposing certain requirements on construction industry employers
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HB 1026	Green	Changes the laws regarding tax increment financing districts
HB 1061	Engler	Changes the laws regarding land clearance projects
HCS HB 1090		Changes the laws regarding tax increment financing districts so that cities must hold a thirty-day comment period before passing an ordinance
HB 1125	Shull 016	Reauthorizes tax credits for a small business equal to the amount it pays as a guaranteed fee to specified federal entities and programs
HB 1163	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1164	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1187	Burnett	Changes the laws regarding the development of historic property by prohibiting certain cities from waiving a review process
HB 1229	Franks Jr.	Authorizes a tax credit for establishing a new business in a distressed community
HCR 12	Grier	This concurrent resolution expresses support for the people of Israel, their commitment to democracy, and Missouri's economic partnership with Israel Urges
HCR 15	Love	Congress to remove the trade restrictions with Cuba
ECONOMIC DEVELOPMENT, DEPARTMENT OF		
SS SCS SB 10		Modifies the Missouri Works and Missouri Works Training programs
SCS SBs 44 & 63		Enacts certain provisions relating to career and technical education
SB 79	Wasson	Creates the Show Me Rural Jobs Act
SB 121	Munzlinger	Creates the Manufacturing Infrastructure Investment Act
SB 278	Emery	Requires that the comprehensive state energy plan be reviewed by the Division of Energy by January 1, 2019, and biennially thereafter, and updated if necessary
SB 349	Wasson	Modifies the Missouri Works program
SCR 7	Hoskins	Expresses support for the people of Israel
CCS SCS HCS HB 7		Appropriates money for the departments of Economic Development; Insurance, Financial Institutions and Professional Registration; and Labor and Industrial Relations
SS SCS HB 93		Changes the laws regarding job training
HB 146	Berry	Establishes the Manufacturing Infrastructure Investment Act, which allows certain businesses to retain withholding taxes
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
SCS HB 248		Establishes a statewide STEM career awareness program
HCS HB 387		Establishes the Retirees Experiencing a Better Living Initiative Fund to advertise Missouri to retirees in other states
HB 420	Peters	Establishes the Food Deserts Act, which makes loans available to grocery stores in food deserts
HB 486	Dunn	Authorizes a tax credit for the establishment of a grocery store in a food desert
HB 526	Ellington	Establishes the Economic Development Grant Program whose funds are used to reopen closed manufacturing facilities

No.	Author	Subject
HB 591	Johnson	Establishes the Office of Business Advocate
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
SCS HB 680		Establishes adult high schools to be operated by a Missouri nonprofit organization
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HCS HB 953		Requires high schools and public institutions of higher education to provide information related to careers and salaries to students
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HB 1053	Cookson	Requires school districts with students who earn industry-recognized certifications to transfer moneys for certain purposes
HB 1061	Engler	Changes the laws regarding land clearance projects
HB 1163	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1164	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
EDUCATION, ELEMENTARY AND SECONDARY		
SB 23	Chappelle-Nadal	Modifies several provisions relating to elementary and secondary education
SCS SB 32		Establishes the Missouri Empowerment Scholarship Accounts Program
SB 33	Emery	Requires the State Board of Education to develop a simplified annual school report card for each school attendance center
SCS SBs 44 & 63		Enacts certain provisions relating to career and technical education
SB 51	Walsh	Establishes a language assessment program for children who are deaf or hard of hearing from birth through the age of eight
SB 58	Sifton	Modifies several provisions relating to elementary and secondary education
SCS SB 93		Modifies the length of terms of office for certain members of the Kansas City Public School board of directors to ensure terms are staggered
SB 98	Emery	Requires that all school restrooms, locker rooms, and shower rooms accessible for use by multiple students shall be designated for and use by male or female students only
SB 106	Romine	Creates the Access Missouri Dual Enrollment Program and the Missouri Dual Enrollment Scholarship Act
SB 107	Romine	Subject to appropriations, requires the Department of Elementary and Secondary Education to subsidize the exam fee for first-time takers of the high school equivalency degree exam
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 127	Dixon	Allows Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
SB 133	Chappelle-Nadal	Creates new subdistricts in certain school districts
SB 173	Schaaf	Requires schools and school district to provide home school students the opportunity to participate in extracurricular activities
SB 206	Sifton	Modifies the requirements for school anti-bullying policies
SB 219	Nasheed	Creates the Missouri Care Counts Program to provide funding to school districts and public charter schools in St. Louis to purchase washing machines and dryers

No.	Author	Subject
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 249	Kehoe	Authorizes the Gasconade R-II school district, which crosses county boundaries, to use the county that yields the highest dollar value modifier under the school foundation formula
SB 255	Nasheed	Creates the Every Child Can Learn Act to require turnaround options for certain underperforming schools, create personalized learning plans for certain students, address student promotion, and require letter grades for public schools
SB 264	Dixon	Allows Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
SB 272	Wasson	Modifies school districts' local effort figures
HCS SCS SBs 300 & 306		Modifies provisions relating to elementary and secondary education
SS#2 SCS SB 313		Modifies provisions relating to elementary and secondary education
SCS SBs 327, 238 & 360		Modifies provisions relating to course access in education
SB 362	Hummel	Requires a student to receive instruction in Braille reading and writing as part of his or her individualized education plan unless instruction in Braille is determined not appropriate for the child
SB 369	Rowden	Modifies provisions relating to school bus drivers
SB 378	Wallingford	Modifies provisions relating to early childhood education
SB 401	Rowden	Authorizes the granting of a visiting scholars certificate to teachers in public schools
SB 406	Wasson	Requires the creation of adult high schools
SB 428	Eigel	Authorizes charter schools to be operated in any school district of the state
HCS SB 434		Modifies provisions relating to elementary and secondary education
SB 464	Emery	Modifies provisions relating to the Early Childhood Special Education Program
SB 476	Schatz	Modifies the process by which travel hardships are granted to public school pupils
HCS SB 478		Modifies provisions relating to educational institutions
SB 485	Hoskins	Excludes funds designated by taxpayers in an urban district as early childhood education funds from the local tax revenue calculation used to provide funding to charter schools that declared themselves as a local education agency
SB 491	Silvey	Allows high school students to fulfill one unit of academic credit with a computer science course for any required science unit
SB 498	Nasheed	Establishes a partnership between the St. Louis school district, the city of St. Louis, and nonprofit organizations to allow students who are picked up by a law enforcement officer or safety officer for being absent from school to be taken to the nonprofit organization
SB 500	Emery	Provides that a statewide athletic association shall not prohibit a home school student from participating in any event or activity offered by a public school in the school district in which the student resides
SB 522	Sifton	Requires school buses to be equipped with safety belts
SB 534	Eigel	Establishes an opt-out procedure for student participation in statewide assessments
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
SJR 15	Rizzo	Requires the legislature to appropriate all funds to which public school districts are entitled under the funding formula established by law
HB 67	Ruth	Specifies that a teacher representative shall be appointed to the State Board of Education

No.	Author	Subject
HB 79	McGaugh	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HB 94	Lauer	Allows students to take the ACT WorkKeys assessments instead of the ACT Plus Writing assessment
HB 97	Swan	Establishes a visiting scholars certificate of license to teach
HCS HB 118		Changes the laws regarding elementary and secondary education
HB 127	Kelley 127	Allows school districts to implement alternative instruction plans to avoid make-up days
HB 133	Lant	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
SCS HCS HB 138		Changes the laws regarding virtual education
HB 139	Spencer	Changes the law on school funding so that the exemption from compliance with certain statutes by school districts in the event of withholding of funds by the governor is permanent
HB 140	Spencer	Establishes the Student Accountability Act that gives those students with certain scores on an assessment a notation on their high school diploma
HB 141	Spencer	Allows school districts to be excused from compliance with certain statutes in the event of withholding of funds by the governor
HB 187	Swan	Requires school districts to establish comprehensive guidance and counseling programs for students attending school in the district
HB 188	Swan	Creates the Career and Technical Education Certification Program
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses
HB 201	Pogue	Prohibits school districts from collecting biometric information on students without the express written consent of parents or legal guardians
HB 239	Kelley 127	Provides that each child enrolled in kindergarten or first grade is to receive a comprehensive vision examination
SCS HB 248		Establishes a statewide STEM career awareness program
SCS HCS HB 253		Modifies provisions relating to career and technical education
HB 254	Swan	Excludes funds designated by taxpayers in an urban district as local early childhood education funds from the local tax revenue calculation used to provide funding to charter schools
HB 257	Pfautsch	Requires each school district to establish a policy allowing acceleration for certain students
HB 263	Sommer	Requires school districts to post certain financial information online for public access
HB 271	Sommer	Specifies continuing education training for school board members, with additional training required for members serving districts with provisional accreditation
HB 280	Houghton	Prohibits local school districts from setting an opening date for the school term that is more than ten calendar days prior to the first Monday in September
HB 310	Vescovo	Requires superintendents and assistant superintendents to be employed by school districts only by written contracts
HCS HB 324		Specifies that no school board shall suspend a pupil out of school for an act or acts of truancy
HB 357	Bahr	Modifies the laws relating to the ways in which school districts use moneys received through a certain annual appropriation
HB 358	Bahr	Requires State Board of Education meetings to be recorded by video and posted on the website of the Department of Elementary and Secondary Education
HCS HB 360		Creates the offense of making a threat to the security of a public building or public school

No.	Author	Subject
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HCS HB 441		Establishes the Cronkite New Voices Act
HB 442	Gray	Creates subdistricts within certain school districts
HB 448	Houghton	Prohibits a superintendent from serving on any school board in the state
HB 449	Houghton	Requires any statewide athletic organization with a public school district as a member to provide coaches for practices at the state fair
HB 454	Morgan	Requires children in the City of St. Louis and Kansas City school districts to enroll in a school by the age of five
HB 457	Swan	Allows children who attend early childhood education programs that are under contracts with districts or charter schools to be included in the average daily attendance of the district or charter school
HB 466	Cookson	Increases funding under the school funding formula for school districts with an assessed valuation per student that fell within the lowest 10% of all school districts in the 2004-05 school year
HB 467	Cookson	Prohibits local school districts from setting an opening date for the school term that is more than 10 calendar days prior to the first Monday in September for school year 2018-19 and for subsequent years
HB 468	Cookson	Requires school financial audits to contain certain information relating to extracurricular activities within the school district
SCS HB 469		Modifies the law relating to high school equivalency degree testing
HB 473	Smith 085	Changes the laws regarding school accreditation and student transfers
HB 509	Ellington	Allows school districts to create magnet schools and changes provisions regarding the powers of superintendents
HB 515	Ellington	Specifies that students shall take a world history course in order to graduate from high school
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HCS HB 555		Establishes the Safe Schools Act
HB 564	Davis	Establishes the Password Privacy Protection Act
HB 577	McCaherty	Specifies requirements for a school library media services program
HB 583	Cookson	Caps school superintendent salaries and requires publication of school employee salaries in local newspapers
HB 584	Cookson	Requires any statewide athletic organization with a public school district as a member to report to the joint committee on education during the legislative interim
SCS HB 587		Modifies the bonding requirement for the treasurer of a seven-director school district
HB 599	Hansen	Modifies the A+ Schools Program by removing the requirement that the student's attendance of public high school occur in the three years immediately prior to graduation
HB 612	Matthiesen	Requires the department of elementary and secondary education to provide statewide assessment results to school districts within forty-five days of the completion of student testing
HB 614	Ellington	Requires any course on driver's education offered in public schools to include instruction concerning law enforcement procedures for traffic stops
HB 616	Curtis	Establishes the Urban Education Institute
HB 624	Alferman	Authorizes the Gasconade R-II school district, which crosses county boundaries, to use the county that yields the highest dollar value modifier under the school foundation formula
SCS HCS HB 631		Modifies medical endorsement requirements for school bus drivers

No.	Author	Subject
HB 633	Austin	Modifies school districts' local effort figures
HCS HB 634		Changes provisions related to charter schools
HB 643	Wood	Modifies the calculation of the full-time equivalent average daily attendance of summer school students
HCS HB 670		Requires any district with a state-approved gifted education program to have a process that allows parents or guardians to appeal a determination that their child does not qualify for gifted services
HB 675	Dohrman	Reduces terms of office for members of the state board of education from eight years to four years and prohibits members from serving more than eight years on the board
HCS HB 677		Allows a school district to use a calendar based on hours of attendance rather than hours and days of attendance, if the minimum number of hours is at least 1,044 hours of actual pupil attendance
SCS HB 680		Establishes adult high schools to be operated by a Missouri nonprofit organization
HB 683	Roeber	Establishes recall elections for school board members
HB 695	Pfautsch	Allows students to satisfy the physical education requirement for high school graduation by participating in two sports within the same school year
HCS HB 696		Allows school districts to display on school property scenes or symbols associated with traditional winter and spring celebrations
HB 711	Wood	Allows parents of children receiving habilitative services through an individualized education program to choose the provider
HB 745	Brattin	Requires that all school restrooms, locker rooms, and shower rooms accessible for use by multiple students shall be designated for and used by male or female students only
HB 751	Roeber	Changes election procedures for school board members
HB 773	Dogan	Establishes the education savings account program
HB 793	Bahr	Modifies provisions relating to home school education
HB 820	Cookson	Establishes the public school parental choice act
HB 830	Spencer	Changes provisions of law relating to assessments of public school students
HB 844	Dunn	Modifies provisions relating to policies on youth suicide awareness and prevention in schools
HB 862	Kidd	Requires teachers and principals to complete two hours of suicide prevention education each school year
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 872	Davis	Creates a definition of secondary school to include grades not lower than fifth grade nor higher than twelfth grade
HB 885	Wood	Repeals various provisions of law relating to elementary and secondary education
HB 888	Basye	Modifies provisions relating to school bus drivers
HB 901	May	Requires high schools to provide information to students on college admissions and financial aid
HB 902	Barnes 060	Requires a school board of a district that has been unaccredited for three years to appoint a parent of a student to the board
HB 926	Curtman	Changes the laws regarding travel hardships for public school students
HB 948	Bahr	Allows computer science to count as a science course for purposes of high school graduation requirements
HB 951	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs

No.	Author	Subject
HB 952	Rowland 155	Allows school boards to provide certain information on influenza disease to parents and guardians of students
HCS HB 953		Requires high schools and public institutions of higher education to provide information related to careers and salaries to students
HB 970	Austin	Modifies provisions relating to virtual public schools
HB 1030	Butler	Requires districts with a sufficient number of children determined to be gifted to establish special programs for the gifted children
HB 1031	Butler	Establishes the Missouri Parent/Teacher Involvement Act
HB 1053	Cookson	Requires school districts with students who earn industry-recognized certifications to transfer moneys for certain purposes
HB 1084	Rone	Requires public schools to provide home school students the opportunity to participate in extracurricular activities
HB 1101	Rowland 029	Requires public school buses to be operated by human drivers
HCS HB 1113		Requires the state board of education to convene a work group about a ninth grade course on career readiness
HB 1121	Unsicker	Modifies provisions related to discipline of students
HB 1122	Unsicker	Modifies provisions relating to discipline of students
HB 1123	Trent	Allows school districts to display on school property scenes or symbols associated with traditional winter celebrations
HB 1131	Burnett	Modifies the length of terms of office for certain members of the Kansas City Public School board of directors to ensure that terms are staggered
HB 1132	Christofanelli	Modifies provisions relating to funding for elementary and secondary education
HB 1142	Dohrman	Modifies provisions related to training of school board members
HB 1145	Bangert	Requires the department of elementary and secondary education to establish a grant program to extend instructional time in underperforming districts
HB 1161	Bahr	Modifies provisions relating to academic performance standards
HB 1165	Houghton	Requires school boards to establish a policy related to abusive conduct directed toward school employees
HB 1186	Trent	Requires the state board of education to perform certain duties
HB 1216	Curtman	Requires the joint committee on education to undertake additional duties related to oversight of the state education system
HB 1217	Curtman	Modifies provisions related to state aid for schools
HCR 17	Hubrecht	Urges all educational institutions to provide information to students and parents about meningococcal disease and available vaccines
HCR 39	Houghton	Urges the Missouri School Boards' Association and the Missouri Association of School Administrators to address conflicts of interest for school board members and superintendents
HCS HJR 29		Proposes a constitutional amendment to reduce the terms of office for members of the state board of education from eight-year terms to four-year terms
EDUCATION, HIGHER		
SB 7	Munzlinger	Creates programs for beginning farmers
SCS SB 32		Establishes the Missouri Empowerment Scholarship Accounts Program
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
SB 53	Nasheed	Requires higher education institutions to inform students and employees about affirmative consent to sexual activity

No.	Author	Subject
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SCS SB 188		Allows students enrolled in virtual institutions to participate in the Access Missouri Financial Assistance Program
SS#2 SCS SB 313		Modifies provisions relating to elementary and secondary education
SCS SB 316		Creates new provisions relating to password protection
SCS SB 328		Modifies provisions relating to higher education
HCS SCS SB 355		Enacts provisions relating to higher education
SB 388	Curls	Allows the Missouri Dental Board to create and issue dental faculty permits
SB 402	Wieland	Allows any taxpayer of the state of Missouri to initiate an action pursuant to grievance procedures at any state college or university in the state of Missouri
SB 431	Emery	Creates the "Academic Freedom and Whistleblower Act"
SB 440	Brown	Extends the expiration date for equipment grants for engineering programs at the University of Missouri
SB 471	Hummel	Modifies the Science, Technology, Engineering and Mathematics Fund
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
HB 63	Berry	Authorizes a tax credit for student loan payments resulting from STEM degrees
HB 121	Frederick	Adds psychiatrists to the list of individuals eligible for the Health Professional Student Loan Repayment Program
HB 168	Peters	Establishes the "Missouri Promise Act"
HCS HBs 190 & 208		Allows community college police officers to establish regulations to control vehicular traffic on any thoroughfare owned or maintained by the college
HB 266	Brattin	Eliminates tenure for new employees at public institutions of higher education and specifies information that public institutions of higher education must make available to the public
HB 367	Newman	Establishes the Enough is Enough Act regarding college sexual assault policies
HCS HB 411		Changes the laws by adding virtual institutions to the "Access Missouri Financial Assistance Program"
HCS HB 441		Establishes the Cronkite New Voices Act
HB 453	Morgan	Establishes the Missouri Tuition Equity Act
HB 472	Smith 085	Establishes the College Credit Disclosure Act that requires a higher education institution to disclose its unaccredited status to students before enrollment
HB 564	Davis	Establishes the Password Privacy Protection Act
HB 599	Hansen	Modifies the A+ Schools Program by removing the requirement that the student's attendance of public high school occur in the three years immediately prior to graduation
HB 616	Curtis	Establishes the Urban Education Institute
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HCS HB 642		Prohibits public institutions of higher learning from discriminating against a religious student organization or denying a religious student association any benefit available to any other student association

No.	Author	Subject
HB 665	Walker 003	Allows the Missouri Dental Board to issue dental faculty permits to individuals who are employed by accredited dental schools, colleges, or programs in Missouri
HB 690	White	Prohibits non-Missouri medical schools from entering into exclusive contracts with Missouri health care providers for the placement of medical students
HB 733	Chipman	Prohibits public institutions of higher education from requiring students to live on campus, except for first-year freshmen who may be required to live in campus housing for their first year
HB 744	Brattin	Allows the Coordinating Board for Higher Education to authorize community colleges to offer baccalaureate degrees
HB 748	Eggleston	Modifies provisions relating to institutional performance measures for institutions of higher education
SCS HB 758		Modifies various provisions relating to degree offerings at public institutions of higher education
HB 814	Chipman	Establishes the "Curriculum Transparency Act"
HB 832	Chipman	Requires public institutions of higher education to post certain information on their public websites.
HB 847	Walker 074	Requires teacher-training institutions in this state receiving state aid to require students to demonstrate proficiency on the concepts of trauma-informed approach and trauma-specific interventions
HB 901	May	Requires high schools to provide information to students on college admissions and financial aid
HCS HB 920		Requires student counseling facilities at public institutions of higher education in this state to meet certain standards with respect to student-to-staff ratios, average wait time for an initial visit, and other factors established by the coordinating board for mental health issues in higher education
HCS HB 927		Modifies provisions relating to institutional performance measures for institutions of higher education
HB 943	Razer	Designates September 13 of each year as "Truman the Tiger Day" in Missouri
HCS HB 953		Requires high schools and public institutions of higher education to provide information related to careers and salaries to students
HCS HB 984		Establishes a work-study program within the department of higher education
HB 1000	McCann Beatty	Modifies provisions of law regarding claims against public higher education institutions covered by the State Legal Expense Fund
HCS HB 1039		Provides that two-year colleges and four-year colleges shall be eligible for the same types of directional and official signs
HCS HB 1113		Requires the state board of education to convene a work group about a ninth grade course on career readiness
HB 1135	Evans	Modifies provisions relating to the Science, Technology, Engineering and Mathematics Initiative
HB 1203	May	Requires the state to match federal funding for land grant institutions in this state and prohibits the state from seeking a waiver or requiring an institution to seek a waiver of the match obligation
HCR 17	Hubrecht	Urges all educational institutions to provide information to students and parents about meningococcal disease and available vaccines
HCS HCR 19		Authorizes the issuance of public bonds for half of the financing of a new conservatory building at UMKC
ELDERLY		
CCS SB 50		Modifies several provisions relating to health care
SB 103	Wallingford	Requires elder abuse investigators to provide specified written materials to alleged perpetrators
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons

No.	Author	Subject
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SB 301	Wallingford	Modifies mandated reporting requirements for sexual assault victims in long-term care facilities
HCS SCS SB 334		Modifies provisions relating to public health and insurance
HCS SB 363		Modifies provisions relating to long-term care facilities
HCS SB 373		Modifies provisions of law relating to the elderly
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
SB 423	Sater	Removes the termination date for the MO Rx Prescription Drug Program
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HB 327	Morris	Establishes the Missouri Senior Farmers' Market Nutrition Program to provide low-income seniors with fresh, Missouri-grown produce
HCS HB 387		Establishes the Retirees Experiencing a Better Living Initiative Fund to advertise Missouri to retirees in other states
HB 412	Lichtenegger	Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 421	Peters	Authorizes an income tax exemption for residents who are at least seventy years old
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 500	Bangert	Increases the maximum upper limit used to calculate the Senior Citizens Property Tax Credit, commonly known as circuit breaker
HCS HB 540		Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HCS HBs 551 & 919		Modifies mandated reporting requirements for sexual assault victims in a long-term care facility
HB 627	Kidd	Authorizes a tax credit for senior citizen property owners
HB 726	Hannegan	Authorizes the early parole of certain offenders over the age of 65
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence
ELECTIONS		
SB 48	Libla	WITHDRAWN
SB 75	Munzlinger	Modifies provisions relating to vacancies in county elected offices
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
SB 133	Chappelle-Nadal	Creates new subdistricts in certain school districts
HCS SB 134		Enacts various provisions relating to political subdivisions

No.	Author	Subject
SB 140	Sater	Creates new provisions relating to ranked-choice voting
SB 167	Schaaf	Modifies provisions of law relating to the right of suffrage for former felons
SB 207	Sifton	Allows emergency workers to request, receive and submit absentee ballots
SB 208	Sifton	Modifies class one election offenses
SB 281	Hegeman	Requires board members of public water supply districts to complete training in each elected or appointed term of office
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SB 339	Schupp	Modifies the provisions of law relating to campaign finance
SCS SB 389		Modifies provisions relating to initiative petitions
SB 437	Holsman	Modifies provisions of law relating to voting machines for persons who are blind or visually-impaired
SB 529	Hegeman	WITHDRAWN
SCR 9	Holsman	Calls for an Article V Convention for the purpose of regulating elections
SJR 4	Chappelle-Nadal	Requires the question of whether to recall the county executive to be submitted to voters in St. Louis County
SJR 14	Kraus	Enacts term limits for all statewide elected officials
SJR 16	Munzlinger	Amends the Constitution to require that the sales tax dedicated to conservation purposes be resubmitted to the voters for approval every 10 years
HB 27	Christofanelli	Allows the governing body of any established political party to choose to adopt a closed primary system
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
HB 173	Conway 010	Allows any registered voter who is eligible to vote in a particular election to do so by absentee ballot without being required to state a reason
HB 184	Franks Jr.	Requires the Secretary of State to establish a system for automatic voter registration
SCS HCS HB 199		Changes the laws regarding qualifications of county treasurers
HB 242	Merideth 080	Specifies that the Secretary of State will create a website and allow citizens of Missouri to electronically sign ballot measures that are approved for circulation
HB 249	Fitzwater 049	Repeals a provision prohibiting voters from allowing their ballots to be seen
HB 315	Davis	Repeals a provision prohibiting voters from allowing their ballots to be seen
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 342	Dogan	Allows a candidate to file for candidacy in more than one political party primary
SCS HCS HB 353		Modifies provisions relating to non-election successions in certain political subdivisions
HCS HB 432		Changes the law regarding election costs
HB 443	Gray	Changes the laws regarding street light maintenance district elections
HB 448	Houghton	Prohibits a superintendent from serving on any school board in the state
HB 496	Dunn	Requires the Secretary of State to establish a system for automatic voter registration
HB 497	Dunn	Adopts an agreement to elect the president by national popular vote

No.	Author	Subject
HB 501	Newman	Changes the law relating to absentee voting and advanced voting in Missouri
HB 520	Ellington	Requires election authorities to make available at least one electronic voting machine per polling location for blind or visually impaired voters at an election in order to comply with federal law
HB 531	Nichols	Requires the secretary of state to establish a system of automatic voter registration
HB 635	Carpenter	Adopts an agreement to elect the president by national popular vote
HB 638	McCann Beatty	Requires the secretary of state to establish a system for automatic voter registration
HB 644	Smith 085	Allows any registered voter who is eligible to vote in a particular election to do so by absentee ballot without being required to state a reason
HB 681	Wiemann	Changes the law regarding the voter registration information that can be computerized
HB 683	Roeber	Establishes recall elections for school board members
HCS HB 717		Modifies provisions of law relating to paper ballots
HB 731	Chipman	Establishes guidelines filling vacancies in the General Assembly and for nominations to the United States Congress
HB 751	Roeber	Changes election procedures for school board members
HCS HB 754		Specifies that anyone running for office must use their legal last name or maiden name
HB 777	Neely	Requires the establishment of a death notification system for election authorities in order to remove deceased individuals from voter registration records
HB 798	Marshall	Specifies that any issue to increase any tax, license, fee, or levy requiring voter approval under Article X of the Missouri Constitution must be placed on the ballot only on the general election day
HCS HB 855		Changes the law regarding primary elections
HB 856	Stacy	Requires all state and federal offices to use an instant runoff voting method
HB 857	Carpenter	Repeals a provision prohibiting voters from allowing their ballots to be seen
HB 892	Chipman	Changes the law regarding the general municipal election day
HB 894	Korman	Establishes a "None of the Above" option on all ballots cast in the state of Missouri
HB 930	Houx	Changes the law regarding proxy voting in elections filling vacancies
HB 961	Christofanelli	Changes the law regarding municipal elections
HB 1041	McDaniel	Changes the law regarding the voter identification requirements
HCS HB 1043		Changes the law regarding initiative petitions
HB 1051	Unsicker	Allows voters to transfer their voter registration between jurisdictions after the registration deadline has passed
HB 1055	Houghton	Changes the law regarding initiative petitions
HB 1078	Fitzwater 049	Creates the 47th Judicial Circuit consisting of Callaway and Audrain counties
HB 1166	Curtis	Changes the law regarding the right of suffrage for former felons
HB 1181	Mitten	Requires the Secretary of State to establish a system for automatic voter registration
HB 1183	Mitten	Establishes a recall process for elected officials of fourth class cities
HB 1205	Brattin	Changes the laws regarding the terms of office for certain local officials
HCR 13	Berry	Applies to the United States Congress to call a convention for the exclusive purpose of proposing an amendment to the Constitution of the United States of America that will restore free and fair elections

No.	Author	Subject
HJR 16	White	Proposes a constitutional amendment requiring the election of all supreme court, courts of appeal, circuit court, and associate circuit judges
ELEMENTARY AND SECONDARY EDUCATION, DEPARTMENT OF		
SB 23	Chappelle-Nadal	Modifies several provisions relating to elementary and secondary education
SB 58	Sifton	Modifies several provisions relating to elementary and secondary education
SB 107	Romine	Subject to appropriations, requires the Department of Elementary and Secondary Education to subsidize the exam fee for first-time takers of the high school equivalency degree exam
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 219	Nasheed	Creates the Missouri Care Counts Program to provide funding to school districts and public charter schools in St. Louis to purchase washing machines and dryers
SB 249	Kehoe	Authorizes the Gasconade R-II school district, which crosses county boundaries, to use the county that yields the highest dollar value modifier under the school foundation formula
SB 255	Nasheed	Creates the Every Child Can Learn Act to require turnaround options for certain underperforming schools, create personalized learning plans for certain students, address student promotion, and require letter grades for public schools
SB 272	Wasson	Modifies school districts' local effort figures
HCS SCS SBs 300 & 306		Modifies provisions relating to elementary and secondary education
SS#2 SCS SB 313		Modifies provisions relating to elementary and secondary education
SCS SBs 327, 238 & 360		Modifies provisions relating to course access in education
SB 362	Hummel	Requires a student to receive instruction in Braille reading and writing as part of his or her individualized education plan unless instruction in Braille is determined not appropriate for the child
SB 369	Rowden	Modifies provisions relating to school bus drivers
SB 378	Wallingford	Modifies provisions relating to early childhood education
SB 401	Rowden	Authorizes the granting of a visiting scholars certificate to teachers in public schools
SB 406	Wasson	Requires the creation of adult high schools
SB 428	Eigel	Authorizes charter schools to be operated in any school district of the state
HCS SB 434		Modifies provisions relating to elementary and secondary education
SB 464	Emery	Modifies provisions relating to the Early Childhood Special Education Program
SB 476	Schatz	Modifies the process by which travel hardships are granted to public school pupils
HCS SB 478		Modifies provisions relating to educational institutions
SB 485	Hoskins	Excludes funds designated by taxpayers in an urban district as early childhood education funds from the local tax revenue calculation used to provide funding to charter schools that declared themselves as a local education agency
SB 491	Silvey	Allows high school students to fulfill one unit of academic credit with a computer science course for any required science unit
SB 534	Eigel	Establishes an opt-out procedure for student participation in statewide assessments
CCS SCS HCS HB 2		Appropriates money for the expenses, grants, refunds, and distributions of the State Board of Education and Department of Elementary and Secondary Education
HB 94	Lauer	Allows students to take the ACT WorkKeys assessments instead of the ACT Plus Writing assessment

No.	Author	Subject
HB 102	Swan	Provides that music therapists who have completed certain education and training requirements shall be deemed a certified music therapist by the Department of Elementary and Secondary Education for the purpose of providing certain services
HCS HB 118		Changes the laws regarding elementary and secondary education
HB 127	Kelley 127	Allows school districts to implement alternative instruction plans to avoid make-up days
SCS HCS HB 138		Changes the laws regarding virtual education
HB 140	Spencer	Establishes the Student Accountability Act that gives those students with certain scores on an assessment a notation on their high school diploma
HB 187	Swan	Requires school districts to establish comprehensive guidance and counseling programs for students attending school in the district
SCS HB 248		Establishes a statewide STEM career awareness program
SCS HCS HB 253		Modifies provisions relating to career and technical education
HB 263	Sommer	Requires school districts to post certain financial information online for public access
HB 358	Bahr	Requires State Board of Education meetings to be recorded by video and posted on the website of the Department of Elementary and Secondary Education
HB 465	Cookson	Raises the minimum teacher salary for the 2018-19 school year, subject to appropriation
SCS HB 469		Modifies the law relating to high school equivalency degree testing
HB 612	Matthiesen	Requires the department of elementary and secondary education to provide statewide assessment results to school districts within forty-five days of the completion of student testing
HB 633	Austin	Modifies school districts' local effort figures
SCS HB 680		Establishes adult high schools to be operated by a Missouri nonprofit organization
HB 687	Taylor	Requires administration of a statewide assessment test for five years before any revisions to the test may be made
HCS HB 727		Adds additional reporting requirements by school employees to law enforcement agencies for acts committed by a pupil on school property or school bus or while involved in school activities
HB 820	Cookson	Establishes the public school parental choice act
HB 830	Spencer	Changes provisions of law relating to assessments of public school students
HB 926	Curtman	Changes the laws regarding travel hardships for public school students
HB 948	Bahr	Allows computer science to count as a science course for purposes of high school graduation requirements
HB 970	Austin	Modifies provisions relating to virtual public schools
HB 1031	Butler	Establishes the Missouri Parent/Teacher Involvement Act
HB 1145	Bangert	Requires the department of elementary and secondary education to establish a grant program to extend instructional time in underperforming districts
HB 1161	Bahr	Modifies provisions relating to academic performance standards
HB 1186	Trent	Requires the state board of education to perform certain duties
HB 1217	Curtman	Modifies provisions related to state aid for schools
EMBLEMS		
SB 376	Hoskins	Designates "Old Drum" as the historical dog of the state of Missouri and "Jim the Wonder Dog" as Missouri's wonder dog

No.	Author	Subject
HB 674	Dohrman	Designates "Old Drum" as the state historical dog and "Jim the Wonder Dog" as Missouri's Wonder Dog
HB 801	Peters	Designates the .44-caliber Smith and Wesson revolver as the official state hand gun of Missouri
EMERGENCIES		
CCS SB 8		Modifies provisions relating to transportation
SCS SB 46		Modifies provisions relating to certain crimes against emergency service providers and creates the Blue Alert System
SCS SB 61		Modifies provisions regulating the use of flashing lights by certain stationary vehicles on roads
SS SB 124		Modifies provisions relating to political subdivisions
SB 187	Hegeman	Adds stationary utility vehicles to the list of vehicles requiring drivers of motor vehicles to proceed with caution upon approach
SB 207	Sifton	Allows emergency workers to request, receive and submit absentee ballots
SB 211	Wasson	Creates the Office of Resilience and Recovery within the Office of Administration
CCS HCS SB 225		Modifies provisions relating to transportation
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SB 235	Eigel	Creates a process for selecting a single service provider for ambulance services in certain home rule cities
SB 319	Hummel	Provides that the governing body of the City of St. Louis will administer the provision of sales taxes for emergency services
SB 385	Rowden	Prohibits peer support specialists from disclosing sensitive information in most circumstances
SB 403	Wieland	Modifies Universal Service Fund eligibility requirements for wireless telecommunications providers providing lifeline service
HCS SCS SB 405		Modifies provisions relating to public safety
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SCS SB 418		Modifies certain provisions relating to emergency medical services
SB 438	Holsman	Designates the month of February as "Earthquake Awareness Month"
SCS SB 495		Modifies provisions relating to trauma, STEMI, and stroke centers and medical emergencies
CCS SB 503		Requires the Committee for 911 Oversight to designate a state 911 coordinator
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SCR 5	Romine	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HB 37	Higdon	Allows law enforcement officers to establish police lines or barricades when certain emergency situations may cause the congregation of persons in public areas
HB 40	Higdon	Requires the Amber Alert System Oversight Committee to adopt criteria to expand the Amber Alert System to provide peace officer safety alerts
HCS#2 HB 44		Prohibits the Missouri Housing Development Commission from requiring a prevailing hourly wage to be paid to a contractor on a project for a housing tax credit
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim

No.	Author	Subject
HB 110	Davis	Adds vehicles owned and operated by the Civil Support Team of the Missouri National Guard when used during operations involving hazardous materials to the definition of "emergency vehicle"
HCS HB 226		Changes the laws regarding the powers and duties of Regional EMS Medical Directors
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 426	Cornejo	Modifies provisions of the Line of Duty Compensation Act to establish a hierarchy for distribution of survivors benefits received under the Act
SCS HB 558		Exempts certain types of vessels from provisions prohibiting passengers from riding in certain areas of a motorboat
HB 586	Rhoads	Prohibits a peer support specialist from disclosing any confidential communication properly entrusted to the counselor by law enforcement and emergency personnel while receiving counseling
HB 610	Justus	Modifies the membership of the Taney County 911 board
HCS HB 645		Allows retired police officers to return to work when a disaster or emergency has been proclaimed by the governor or there is a national disaster
HB 697	Trent	Changes the laws regarding the Amber Alert System and establishes Hailey's Law
HB 736	Stevens 046	Establishes the "911 Good Samaritan Act" which gives a person immunity from criminal liability for a person who seeks medical assistance for a person experiencing a drug-related overdose or alcohol overdose
HB 761	Barnes 060	Establishes requirements for authorized entities to stock epinephrine auto-injectors for use in emergencies
HB 942	Lauer	Modifies provisions relating to emergency medical services
HB 1009	Lauer	Requires the Committee for 911 Oversight to designate a State 911 Coordinator
HCS HB 1044		Modifies provisions relating to emergency medical services
HB 1075	Alferman	Specifies that emergency services are covered under MO HealthNet if medically necessary according to the prudent layperson standard
HB 1094	Rowland 155	Requires the Advisory Committee for 911 Service Oversight to develop a plan and timeline for implementation of a next generation 911 system throughout the state
HB 1136	Corlew	Changes the laws regarding 911 emergency communication services
HB 1137	Schroer	Requires certain persons to report the use of an emergency opioid antagonist to a police or sheriff's department in order to generate a police report
HB 1167	Kidd	Modifies provisions relating to hazardous waste fees paid to the Missouri Emergency Response Commission
HB 1211	Lichtenegger	Changes the laws regarding emergency regulations
HCR 9	Gannon	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
HCR 48	Kidd	Creates a Task Force on Emergency Management
EMINENT DOMAIN AND CONDEMNATION		
HB 72	McGaugh	Changes the laws regarding condemnation proceedings
HB 84	Redmon	Changes the laws regarding eminent domain for electric transmission projects
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 478	Walker 003	Modifies provisions relating to eminent domain

No.	Author	Subject
HB 640	Walker 003	Imposes certain conditions on land devoted to agricultural purposes that is proposed to be acquired through eminent domain
HB 795	Walker 003	Changes the law regarding condemnation for utility services
HB 991	Korman	Allows a property owner to present evidence and argue the value of the future use of the property to be taken in a condemnation proceeding
HB 1024	Ellebracht	Modifies the computation of heritage value in condemnation proceedings
EMPLOYEES - EMPLOYERS		
SS#2 SB 19		Creates new provisions of law relating to labor organizations
SB 20	Brown	Repeals the law pertaining to prevailing wage
SB 21	Brown	Creates new provisions of law relating to labor organizations
SB 29	Sater	Modifies the law relating to prevailing wage
SS#2 SCS SB 43		Modifies the law relating to unlawful discrimination
SB 45	Romine	Modifies laws regarding arbitration agreements between employers and at-will employees
SB 54	Nasheed	Creates new provisions of law relating to leave from employment
HCS SS SCS SB 66		Modifies provisions of law relating to workers' compensation
SB 69	Schupp	Creates new provisions of law relating to leave from employment
SB 87	Brown	Modifies the law relating to collective bargaining representatives
SB 91	Chappelle-Nadal	Modifies the minimum wage laws
SCS SB 108		Grants reemployment rights to members of the military
SB 150	Schupp	Modifies provisions of law relating to wages paid to employees
SB 168	Schaaf	Modifies provisions relating to health insurance discrimination
SCS SB 185		Enacts provisions relating to transportation network companies
SCS SB 189		Modifies provisions relating to employment security
SCS SB 201		Creates new provisions relating to joint employers
SB 205	Sifton	Modifies provisions relating to employee wages
SCS SB 210		Modifies provisions relating to collective bargaining representation for public employees
SCS SB 229		Modifies the law relating to working hours for employees at certain mental health facilities
SB 236	Schatz	Establishes a workers' compensation claims database
SCS SB 252		Modifies exemption for certain religious entities under the Missouri Human Rights Act
SB 254	Nasheed	Modifies the minimum wage laws
SB 266	Schatz	Enacts new provisions of law relating to professional employer organizations
SB 268	Schupp	Creates a right to unpaid leave for employees that are affected by domestic violence
HCS SB 282		Modifies provisions relating to public safety
SCS SB 290		Modifies provisions relating to workers' compensation
SB 291	Rowden	Creates new provisions granting paid parental leave to state employees
SCS SB 316		Creates new provisions relating to password protection

No.	Author	Subject
SB 330	Munzlinger	Modifies provisions relating to workers' compensation liability
SB 338	Schupp	Bars discrimination based on sexual orientation or gender identity
SB 350	Walsh	Modifies provisions relating to employee wages
SB 358	Wieland	Creates new provisions relating to collective bargaining within the Bi-State Development Agency
SB 415	Hummel	Modifies provisions relating to occupational diseases for firefighters under workers' compensation laws
SB 481	Sifton	Modifies provisions relating to occupational diseases under workers' compensation laws
SB 530	Hegeman	Modifies provisions relating to the prohibition of local minimum wage laws
HCS HB 78		Modifies provisions relating to the prevailing wage
HB 80	Vescovo	Changes the laws regarding employee welfare and retirement plans to require certain employers to provide a summary annual report
HB 81	McGaugh	Modifies provisions related to employer requirements for employee benefits
HCS HBs 91, 42, 131, 265 & 314		Specifies that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HB 104	Love	Repeals provisions relating to prevailing wages on public works
HB 132	Lant	Allows public bodies to opt out of prevailing wage laws for the construction of public works projects that are \$750,000 or less
HCS HB 156		Changes the Uniform Arbitration Act regarding agreements between employers and at-will employees
HB 167	Peters	Increases the state minimum wage to \$15 per hour
HCS HB 194		Changes the laws regarding abortion
HB 198	Butler	Creates the Quality Policing Act that establishes reporting and conduct guidelines for law enforcement agencies
HB 232	Dogan	Requires law enforcement agencies to have a written policy regarding the investigation of officer-involved deaths
HCS HB 238		Changes the law relating to public labor organizations
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HB 264	Brattin	Requires all employers and business entities to enroll and actively participate in a federal work authorization program and imposes stricter penalties for employing an unauthorized alien
HB 266	Brattin	Eliminates tenure for new employees at public institutions of higher education and specifies information that public institutions of higher education must make available to the public
HB 288	Fitzpatrick	Modifies the duration of unemployment compensation, modifies the method to pay federal advances, and raises the fund trigger causing contribution rate reductions
HB 305	Pike	Modifies provisions relating to the teacher and school employee retirement systems
HB 310	Vescovo	Requires superintendents and assistant superintendents to be employed by school districts only by written contracts
HB 325	Barnes 060	Specifies that state employees shall receive 10 consecutive work days of paid leave upon the birth or adoption of a child
HB 356	Bahr	Allows taxpayers to classify individuals as independent contractors under certain circumstances
HB 375	Newman	Requires the Department of Labor and Industrial Relations to establish the Equal Pay Commission
HB 376	Newman	Prohibits an employer from taking an adverse employment action based on an employee's reproductive health care decision

No.	Author	Subject
HB 377	Newman	Establishes the Pregnant Workers' Fairness Act
HB 417	Peters	Prohibits a health insurer and any wellness program associated with a health insurer from sharing with an employer of an insured information relating to such insured's usage of contraceptives
SS HCS HB 452		Modifies definitions of "employee" and "physician employee" in actions against health care providers for personal injury or death
HB 470	Butler	Changes the laws regarding the minimum wage
HB 475	Andrews	Exempts counties of the third and fourth classification from prevailing wage laws for the construction of public works projects that are less than \$500,000
HB 476	Andrews	Exempts counties of the third and fourth classification from the prevailing wage laws
HB 479	Frederick	Prohibits covenants not to compete
HB 487	Dunn	Prohibits employers from inquiring into or considering the criminal records of applicants before offering a conditional offer of employment
HB 516	Ellington	Increases the state minimum wage to \$15 per hour
HB 518	Ellington	Prohibits employers from discriminating in providing compensation based on gender for the same work
HB 550	McGaugh	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 552	Austin	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 559	Arthur	Modifies provisions relating to employee wages
HB 564	Davis	Establishes the Password Privacy Protection Act
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 583	Cookson	Caps school superintendent salaries and requires publication of school employee salaries in local newspapers
HB 602	Brattin	Changes the laws regarding abortion
HB 652	Ellebracht	Raises the minimum wage, subject to the number of hours worked per week
HB 659	McCreery	Establishes the Missouri Earned Family and Medical Leave Act
HB 676	Plocher	Changes the laws regarding the Missouri Human Rights Act and employment discrimination
HB 723	Walker 003	Modifies provisions related to the retirement of school employees
HCS HB 753		Changes the law regarding the state personnel law
SCS HB 758		Modifies various provisions relating to degree offerings at public institutions of higher education
HB 842	Mitten	Creates a right to unpaid leave for employees that are affected by domestic violence
HCS HB 875		Provides that an employment exemption variance for persons required to have an ignition interlock device shall not be granted to a person who controls an entity that owns an employer-owned vehicle
HB 936	Shaul 113	Changes provisions related to the work of retired teachers in school districts
HB 944	Green	Establishes the Missouri Prompt Pay Act relating to payment dates for contractors and subcontractors
HCS HB 953		Requires high schools and public institutions of higher education to provide information related to careers and salaries to students
HB 976	DeGroot	Modifies laws regarding arbitration agreements
HB 994	Eggleston	Establishes that an employee can receive either health insurance benefits or the premium paid by the employer, in form of compensation or a health savings account

No.	Author	Subject
HB 1006	Green	Creates a tort cause of action for injuries that result from harassment in the workplace
HB 1010	McGaugh	Amends Supreme Court Rule 15.05 for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session
HB 1048	Shaul 113	Prohibits political subdivisions from requiring employers to alter or adjust any employee scheduling unless required by state or federal law
HB 1052	Unsicker	Requires state agencies to support competitive employment in integrated settings for persons with disabilities
HB 1054	Moon	Requires employees to pay for unemployment insurance
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1059	Kelly 141	Establishes the Missouri Earned Family and Medical Leave Act
HB 1065	Trent	Changes the laws regarding the state merit personnel system
HCS HB 1100		Modifies provisions relating to workers' compensation
HCS HB 1113		Requires the state board of education to convene a work group about a ninth grade course on career readiness
HCS HB 1119		Changes the laws regarding background check requirements of in-home service providers and personal care attendants
HB 1146	Swan	Changes the laws regarding teacher compensation
HB 1154	Lauer	Enacts new provisions of law relating to professional employer organizations
HB 1165	Houghton	Requires school boards to establish a policy related to abusive conduct directed toward school employees
SS#2 HCS HBs 1194 & 1193		Prohibits political subdivisions from requiring a minimum wage that exceeds the requirements of state law
HB 1196	Rehder	Enacts new provisions of law relating to professional employer organizations
HB 1198	Berry	Enacts new provisions of law relating to professional employer organizations
HB 1201	Roberts	Prohibits requiring peace officers to issue a specific number of citations within a designated period of time
HB 1218	Gray	Specifies that a state employee who works 10 hour days and 40 hours per week cannot be required to take two hours of vacation leave for paid holidays
HCR 28	Rowland 029	Reaffirms Missouri's support of the services of the sheltered workshops of our state
HJR 15	McDaniel	Proposes a constitutional amendment specifying that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
EMPLOYMENT SECURITY		
SCS SB 108		Grants reemployment rights to members of the military
SCS SB 189		Modifies provisions relating to employment security
HB 1054	Moon	Requires employees to pay for unemployment insurance
ENERGY		
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SCS SB 190		Modifies provisions relating to ratemaking for public utilities

No.	Author	Subject
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 215	Emery	Allows the Missouri Public Service Commission to utilize rate adjustment mechanisms otherwise not specifically authorized by statute to promote modernization and replacement of electrical corporation infrastructure
SCS SB 242		Establishes the Rate Case Modernization Act
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 270	Schaaf	Modifies provisions relating to public utilities
SB 278	Emery	Requires that the comprehensive state energy plan be reviewed by the Division of Energy by January 1, 2019, and biennially thereafter, and updated if necessary
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
HCS SCS SB 405		Modifies provisions relating to public safety
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
HB 64	Berry	Authorizes a sales tax exemption for items used in the production or transmission of electricity to customers
HB 145	Berry	Changes the laws regarding the Net Metering and Easy Connection Act
HB 160	Kelley 127	Authorizes a higher limit for the Show Me Green Sales Tax Holiday on the purchase of new appliances
HB 196	Remole	Allows customers of utilities to opt out of installation of certain types of meters
HCS HB 340		Changes the law relating to net metering
HB 439	Kidd	Establishes the Missouri Energy Freedom Act
HB 527	Ellington	Establishes the Customer Utility Protection Act
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
HB 648	Spencer	Changes the laws regarding the energy efficiency investment act by removing certain restrictions on participants' eligibility
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
HCS HB 750		Establishes requirements for utilities regulated by the public service commission regarding the usage of nuclear generated power under certain circumstances
HB 916	McCreery	Establishes the Solar Garden Project act and authorizes a tax deduction for solar gardens
HB 1033	Unsicker	Allows customers of utilities to opt out of certain types of meters
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities
ENTERPRISE ZONES		
HCS SB 302		Modifies provisions relating to certain local districts

No.	Author	Subject
SCS SB 426		Modifies property tax exemptions for property located in enhanced enterprise zones
SB 466	Emery	Adopts the Prosperity States Compact
ENTERTAINMENT, SPORTS AND AMUSEMENTS		
SB 292	Rowden	Modifies provisions relating to ticket selling practices
SJR 2	Schaaf	Requires legislative or voter approval prior to the extension of bonds or the offering of tax incentives by a county sports authority
HCS HB 255		Changes the laws regarding the resale of event tickets
HB 276	Fraker	Authorizes a sales tax exemption on initiation fees or dues of private country clubs, golf courses, and golf clubs not open to the public
HB 328	Morris	Authorizes a sales tax exemption for initiation dues of certain not for profit clubs and groups
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HCS#2 HB 502		Modifies provisions relating to fantasy sports contests
HB 543	Barnes 060	Dissolves the Regional Convention and Sports Complex Authority on January 1, 2019
HB 833	Fraker	Authorizes a sales tax exemption on initiation fees or dues of private country clubs, golf courses, and golf clubs not open to the public
HB 1098	Grier	Changes the laws regarding the resale of event tickets
HB 1156	Gregory	Modifies provisions relating to certain sports contests
ENVIRONMENTAL PROTECTION		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
HB 71	McGaugh	Specifies that the continuing authority requirement to obtain a construction or operating permit is satisfied if the applicant is a registered LLC or other business organization
HB 483	Dunn	Requires the Department of Health and Senior Services to conduct cancer studies in the area surrounding any leak of a petroleum storage tank in a residential area
SCS HB 571		Modifies fees for explosive use.
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
HB 965	Frederick	Allows for the recycling of hazardous secondary zinc materials, which can be used as fertilizer
HB 972	Miller	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities

No.	Author	Subject
HCS HB 1116		Changes the laws regarding ordinances of political subdivisions by prohibiting any ordinance that bans plastic bags
HCS HB 1162		Changes the laws regarding the Hazardous Waste Commission
HB 1168	Korman	Extends the termination date of the fee imposed on sales of lead-acid batteries
HB 1169	Korman	Allows certain wastewater treatment facilities to be exempt from antidegradation review requirements
HB 1195	Curtis	Requires certain air pollution sources that emit mercury to pay an annual fee
HCR 41	Pogue	Discourages the directorship of Missouri Department of Conservation Director Sara Parker Pauley for her involvement with the misappropriation of environmental settlement funds
ESTATES, WILLS AND TRUSTS		
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 129		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SCS SB 234		Repeals provisions requiring a landlord to keep security deposits in a trust
SB 356	Romine	Adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
HCS HB 144		Relates to decisions regarding health care and health care records
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
SS SCS HCS HB 292		Changes the laws regarding powers of banks
SS SCS HCS HB 292		Changes the laws regarding powers of banks
HCS HB 379		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SCS HCS HB 427		Modifies provisions relating to trust instruments
HB 592	DeGroot	Modifies provisions relating to financial interests of minors
HB 626	Neely	Modifies provisions relating to guardianship and conservatorship proceedings
HB 734	Chipman	Modifies provisions relating to public administrators who are acting as guardians or conservators

No.	Author	Subject
HCS HB 921		Changes the laws regarding the duties of public administrators
		ETHICS
SB 2	Schaaf	Modifies provisions relating to lobbyists
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SB 202	Rowden	Modifies provisions relating to lobbyist expenditures
SB 305	Kehoe	Modifies provisions relating to lobbyist expenditures
SB 463	Kehoe	Modifies provisions relating to the Missouri Ethics Commission
HB 60	Alferman	Changes the laws regarding lobbyist expenditures
HB 117	Rowland 029	Allows the ethics commission to publish financial interest statements online
HB 150	Hurst	Exempts individuals not paid by lobbyist principals from the registration and reporting requirements of lobbyists
HB 212	Lavender	Prohibits elected officials from accepting lobbyist gifts and prohibits lobbyists from providing gifts to such elected officials
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 214	McCreery	Prohibits candidate committees from transferring funds to relatives of the candidates
HB 215	Ellebracht	Requires individuals who become prior candidates to dissolve their candidate committees
HB 216	Quade	Allows the Missouri Ethics Commission to prosecute criminal cases and initiate civil cases if the Attorney General declines criminal prosecution or civil enforcement
HB 217	Kendrick	Modifies provisions of law relating to ethics
HCS HB 229		Prohibits lobbyists from giving gifts to local government officials, with an exception for group gifts
HB 269	Roeber	Changes the law relating to the prohibition on expenditure of public funds to support or oppose candidates and certain measures
HB 492	Bondon	Modifies provisions of law relating to campaign finance
HB 585	Ross	Prohibits the use of public funds for lobbying purposes
HB 663	McCreery	Prohibits a person employed by an entity that has been investigated by state or federal authorities from being appointed as the commissioner of securities
HB 883	Marshall	Prohibits certain candidates for office from engaging in certain campaign fundraising techniques
HB 931	Arthur	Requires reporting of expenditures in excess of one thousand dollars for the purpose of electioneering activities
HB 949	Ellebracht	Establishes the Sarah Steelman Transparency and Disclosure Act
HB 1022	Ellebracht	Prohibits lobbyists from making expenditures on behalf of public officials for more than five years
HB 1108	Corlew	Modifies provisions of law relating to campaign finance
HB 1160	Gregory	Modifies provisions relating to the Missouri ethics commission
HB 1171	Razer	Requires statewide elected officials who travel outside Missouri to conduct state business to disclose certain information about the travel
HB 1180	Mitten	Requires legislative lobbyists and legislative liaisons to complete sexual harassment training offered by the Missouri Ethics Commission

No.	Author	Subject
EVIDENCE		
SB 5	Richard	Modifies provisions relating to tort actions specifically unlawful merchandising practices, products liability claims, and venue requirements
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HCS SCS SB 84		Restricts the use of cell site simulator devices
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SB 158	Dixon	Modifies admissibility of chemical test results in intoxication-related proceedings for a certain time period
SB 200	Libla	Modifies provisions relating to expert witnesses
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
SB 304	Wieland	Enacts provisions relating to disclosure of insurance companies' corporate governance structure
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
HB 35	Plocher	Modifies admissibility of chemical test results in intoxication related proceedings
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 308	Kelley 127	Allows for limited immunity for statements made while reporting use of force
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HCS HB 403		Changes the laws regarding cell site simulator devices
HCS HB 499		Modifies provisions relating to records of regularly conducted activity as evidence law
HB 735	Chipman	Provides convictions and certain pleas in municipal court may be proved to affect a person's credibility
EXCAVATION		
SS SB 293		Modifies the per ton fee that is paid to the Division of Fire Safety for the use of explosives under the Missouri Blasting Safety Act
SB 380	Riddle	Requires that the Department of Transportation utility corridor be 12 feet wide with the location determined by the State Highways and Transportation Commission
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
FAIRS		
HB 449	Houghton	Requires any statewide athletic organization with a public school district as a member to provide coaches for practices at the state fair
HCS HB 863		Changes the law regarding festival liability insurance

No.	Author	Subject
FAMILY LAW		
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
HCS SS SCS SB 160		Modifies provisions relating to child protection
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 200	Libla	Modifies provisions relating to expert witnesses
SB 343	Libla	Changes the period after which a foster parent may adopt a foster child from nine months to six months
SB 375	Hoskins	Changes the law regarding consent for a minor to obtain an abortion
SB 377	Wallingford	Adds a rebuttable presumption that equal or approximately equal parenting time with each parent is in the best interests of the child
SB 432	Koenig	Modifies provisions of law relating to custody of in vitro human embryos
HB 112	McCaherty	Modifies provisions of law relating to custody of in vitro human embryos
HB 119	Kelley 127	Modifies provisions relating to family law proceedings
HCS HB 285		Specifies that a responsive pleading must be filed in any motion to modify a child support, spousal maintenance, or child custody judgment
HB 287	Beard	Allows the court to grant visitation between the parents of a minor who has been appointed a guardian and the minor if the court finds it in the best interests of the minor
HB 320	Neely	Modifies penalty provisions relating to the offense of criminal nonsupport
HB 323	Neely	Specifies that a parent's obligation to pay child support must terminate when the child turns 18 or graduates from high school unless other circumstances arise that would terminate the obligation
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody
HB 447	Crawford	Modifies when a court shall include a written finding in the judgment or order regarding child custody
HCS HB 490		Changes the laws regarding arrearages and the expungement of certain records related to criminal nonsupport
HB 562	Ellington	Increases the time after a child's birth that the father has to file an action to establish paternity prior to an adoption or to file a notice with the Putative Father Registry
HB 707	Neely	Limits a modifiable maintenance order to the duration of the marriage
HCS HB 724		Establishes a rebuttable presumption that child custody arrangements that award equal parenting time are in the best interest of the child
HB 852	Neely	Provides family access motion fees shall be waived by the court unless the court finds there has been compliance with the order of custody, visitation, or third-party custody
HB 977	Quade	Allows the court to grant reasonable visitation rights to siblings of a child whose parents are divorced or if one parent of the child is deceased
HB 1027	Beard	Requires mandatory educational sessions when a person files a petition for paternity
HB 1087	Hubrecht	Modifies provisions relating to the termination of parental rights of a rapist after a child was conceived and born as a result of rape
HB 1140	Neely	Changes the laws regarding child support
HB 1174	Neely	Changes the laws regarding maintenance orders

No.	Author	Subject
FEDERAL - STATE RELATIONS		
SB 5	Richard	Modifies provisions relating to tort actions specifically unlawful merchandising practices, products liability claims, and venue requirements
CCS SB 8		Modifies provisions relating to transportation
SB 13	Dixon	Adopts the Compact for a Balanced Budget
SCS SBs 37 & 244		Allows the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 123	Munzlinger	Modifies provisions relating to captive cervids
CCS HCS SB 225		Modifies provisions relating to transportation
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
HCS SCS SB 399		Modifies provisions relating to transportation
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SCR 2	Emery	Urges the federal government to return certain lands to western states where such lands are located
SCR 3	Emery	Urges the United States Congress to propose the Regulation Freedom Amendment to the U.S. Constitution
SCR 4	Kehoe	Applies to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government
SCR 5	Romine	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
SCR 7	Hoskins	Expresses support for the people of Israel
SCR 8	Schupp	Calls for the end of organ harvesting practices in China and for the Chinese Government to end the persecution of Falun Gong
SCR 9	Holsman	Calls for an Article V Convention for the purpose of regulating elections
SCR 11	Wieland	Urges the United States Congress to support U.S. Senate Bill S. 89
HCS SCR 14		Applies to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress
SCR 18	Wallingford	Urges the Defense POW/MIA Accounting Agency to prioritize resolving the cases of 15 Missourians from the Vietnam War whose status is presumptive finding of death

No.	Author	Subject
SCR 21	Wallingford	Supports the adoption of the rules and procedures adopted by the Assembly of State Legislatures
SCR 22	Schupp	Urges ratification of the Equal Rights Amendment to the United States Constitution
SCR 25	Cunningham	Establishes the State Innovation Waiver Task Force
SS#2 HCS HB 151		Requires the department of revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID Act
HB 166	Davis	Requires the Department of Revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID
HB 221	Moon	Requires United States Senators who represent Missouri to provide the General Assembly with certain information
HB 222	Moon	Prohibits the enforcement of any federal regulation by any state department or agency unless the enforcement is approved by the General Assembly
HB 264	Brattin	Requires all employers and business entities to enroll and actively participate in a federal work authorization program and imposes stricter penalties for employing an unauthorized alien
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 317	Fitzpatrick	Lowers current billboard spacing requirements on certain highways
HB 400	McDaniel	Exempts federally licensed firearms dealers who sell or transfer firearms from running a National Instant Criminal Background Check if a valid concealed carry permit is presented
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 520	Ellington	Requires election authorities to make available at least one electronic voting machine per polling location for blind or visually impaired voters at an election in order to comply with federal law
HCS HB 542		Modifies current law to ensure compliance with the Fixing America's Surface Transportation Act of 2015
HB 570	Dohrman	Requires the department of revenue to issue REAL ID compliant driver's licenses unless an applicant requests a noncompliant license
SCS HB 571		Modifies fees for explosive use.
HB 685	McCreery	Modifies provisions of law relating to the REAL ID Act of 2005
HB 709	Moon	Establishes the "Missouri Right to Life Act", which changes the laws regarding the finding that life begins at conception
HCS HB 780		Establishes the State Innovation Waiver Task Force to develop alternatives to and possible exemptions or waivers from the federal requirements of the Affordable Care Act
HB 859	Pogue	Establishes the "Second Amendment Preservation Act"
HB 860	Pogue	Changes the laws regarding jurisdiction ceded to the United States within the Ozark National Scenic Riverways
HB 954	Ross	Conditions the consent given to the United States to acquire certain state lands on the state receiving an exemption to federal REAL ID requirements
HB 980	Brattin	Changes the law regarding sanctuary policies for municipalities
HB 1032	Green	Modifies provisions of law relating to the REAL ID Act of 2005
HB 1138	Moon	Modifies provisions relating to the acquisition of land by the U.S. government
HB 1203	May	Requires the state to match federal funding for land grant institutions in this state and prohibits the state from seeking a waiver or requiring an institution to seek a waiver of the match obligation
HCR 3	Plocher	Urges Congress to enact the "Toxic Exposure Research Act"

No.	Author	Subject
HCR 5	Frederick	Applies to Congress for the calling of a convention to propose certain amendments to the United States Constitution that place limits on the federal government
HCR 7	Morris	Urges the United States government to condemn the persecution of Falun Gong practitioners
HCR 8	Love	Urges Congress to make the historic Butterfield Overland Trail part of the National Trails System
HCR 10	Basye	Applies to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress
HCR 11	Love	Urges Congress to support and pass the Marketplace Fairness Act, which would require out-of-state retailers to collect sales taxes
HCR 12	Grier	This concurrent resolution expresses support for the people of Israel, their commitment to democracy, and Missouri's economic partnership with Israel
HCR 13	Berry	Applies to the United States Congress to call a convention for the exclusive purpose of proposing an amendment to the Constitution of the United States of America that will restore free and fair elections
HCR 14	Smith 085	Strongly urges the U.S. Army to explain chemical testing that occurred in St. Louis in the 1950s and 1960s and requests the federal government to conduct a study on the health effects of such tests
HCR 15	Love	Urges Congress to remove the trade restrictions with Cuba
HCR 16	Brattin	Urges Congress to require health care providers to publish pricing information for health care services
HCR 22	Shaul 113	Urges the U.S. Congress to enact Senate Bill 89 relating to an exemption for certain vessels from federal fire-retardant materials requirements
HCR 23	Morgan	Establishes Missouri's ratification of the Equal Rights Amendment to the United States Constitution
HCR 24	Ross	Urges Congress to repeal the REAL ID Act of 2005, which requires uniform driver's licenses or state identification cards
HCR 27	Ruth	Urges the United States Congress to support U.S. Senate Bill S. 89
HCR 29	Hurst	Urges the federal government to rescind the veterinary feed directive regulations that went into effect on January 1, 2017
HCR 35	Hurst	Urges the Defense POW/MIA Accounting Agency to prioritize the cases of the 15 Missourians from the Vietnam War whose status remains presumptive finding of death
HCR 42	Pogue	Proposes a constitutional amendment to repeal the Sixteenth and Seventeenth Amendments of the Constitution of the United States
HCR 49	McGaugh	Reaffirms Missouri's support of flood control and navigation being the dominant Congressionally authorized purposes for operation of the Missouri River
HJR 5	Kelley 127	Proposes a constitutional amendment that ends the recognition of daylight saving time after 2020
HJR 41	Pogue	Allows both the General Assembly and the people to submit referendums on federal laws
FEES		
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SB 136	Curls	Allows a charter county to submit to voters a proposal for a \$5 user fee on instruments recorded with the Recorder of Deeds for an assistance program for homeless persons
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SCS SB 183		Extends the Big Government Get Off My Back Act and modifies several provisions relating to the collection of money by public entities
SCS SB 185		Enacts provisions relating to transportation network companies
SB 269	Cunningham	Creates and funds the Department of Revenue Technology Fund through an administrative fee for notice of lien processing

No.	Author	Subject
SS SB 293		Modifies the per ton fee that is paid to the Division of Fire Safety for the use of explosives under the Missouri Blasting Safety Act
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 348	Wasson	Extends the sunset provisions for fees to be credited to the technology trust fund
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
HCS SCS SB 405		Modifies provisions relating to public safety
SB 453	Sater	Modifies certain provisions relating to county recording fees
SB 467	Schupp	Creates new provisions allowing for the creation of benefit corporations
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SB 525	Riddle	Extends the expiration of the lead-acid battery fee from December 31, 2018 to December 31, 2023
HB 56	Love	Modifies provisions relating to outdoor advertising
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 103	Swan	Establishes the Controlled Substance Abuse Prevention Fund
HCS HB 142		Authorizes telephone companies to elect to have their tangible personal property assessed in accordance with a depreciation schedule
HB 152	Corlew	Establishes the Armed Offender Docket Pilot Project within the Jackson County Circuit Court to handle all matters regarding a person accused or convicted of first degree robbery or a firearm offense
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HB 172	Davis	Increases municipal court costs from \$12 to \$17.50
HB 192	Conway 104	Requires boat title and registration fees collected annually in excess of one million dollars to be deposited in the Water Patrol Division Fund
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HCS HB 225		Allows camping trailers more than twenty-five years old to be permanently registered and be issued historic trailer license plates
SCS HCS HB 230		Modifies provisions relating to the practices of cosmetology and barbering
HCS HB 238		Changes the law relating to public labor organizations
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HB 286	Beard	Establishes the Missouri Child Protection Registry

No.	Author	Subject
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HB 321	Neely	Allows any local governing agency to establish a work for restitution program and requires certain nonviolent offenders to participate in and complete the program
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HCS HB 340		Changes the law relating to net metering
HCS HB 379		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SCS HCS HB 381		Changes the laws regarding health care records of deceased patients
HB 391	Roberts	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
HB 406	Davis	Changes the laws regarding business fees so that certain fees are waived for veterans
HB 425	Cornejo	Creates provisions relating to the registration of roofing contractors
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HCS#2 HB 502		Modifies provisions relating to fantasy sports contests
HB 527	Ellington	Establishes the Customer Utility Protection Act
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HB 536	Nichols	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
SCS HB 571		Modifies fees for explosive use.
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state
HB 601	Higdon	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 602	Brattin	Changes the laws regarding abortion
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HB 622	Engler	Creates provisions relating to electrical contractor certificates
HB 641	Miller	Requires the nonprevailing party in a civil suit to pay court costs and attorney's fees of the prevailing party
HB 653	Redmon	Changes the laws regarding financing provided by the state to public utilities for the purpose of water pollution control
SCS HCS HB 656		Changes the law regarding the uniform wireless communication infrastructure deployment act

No.	Author	Subject
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 722	Morris	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 743	Conway 104	Modifies provisions relating to the distribution of moneys from the Crime Victims' Compensation Fund to the state forensic laboratory account
HB 749	Korman	Creates the Divided Highway Transportation Fund and designates how moneys in the fund must be disbursed
HB 765	Cornejo	Prohibits the waiver of guardian ad litem fees in certain civil actions
HB 771	Korman	Modifies provisions relating to the alternative fuel decal fee for plug-in electric hybrid vehicles
HB 779	Hannegan	Allows counties, cities, towns, and villages to charge an additional \$1 fee on car rentals, with the proceeds to be used for road and bridge improvements
HB 783	Alferman	Establishes an Alcohol Carrier License which allows carriers to transport and deliver shipments of intoxicating liquor directly to Missouri residents
HB 789	Swan	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 798	Marshall	Specifies that any issue to increase any tax, license, fee, or levy requiring voter approval under Article X of the Missouri Constitution must be placed on the ballot only on the general election day
HB 813	Basye	Adds provisions relating to the regulation of certain professions
HB 822	Nichols	Repeals the definition of municipal ordinance violations which were added to the calculation limiting the percentage of annual general operating revenue that can come from fines and court costs for minor violations and allows for confinement for minor traffic violations
HB 837	Korman	Establishes a "miles driven" fee to be paid at the time of registration of a motor vehicle with a model year of 2019 and later
HB 851	McCreery	Changes provisions related to fees for repair of sewer service lines
HB 852	Neely	Provides family access motion fees shall be waived by the court unless the court finds there has been compliance with the order of custody, visitation, or third-party custody
HCS HB 879		Establishes a program to designate portions of highways for famous Missourians
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 955	Unsicker	Changes the laws regarding real property to require the filing of a certificate of value before transferring interest in real property
HCS HB 957		Changes the laws regarding the Statutory County Recorder's Fund
HB 969	Neely	Requires 20% of all fees an attorney charges for his or her services to be deposited into a fund that will be used to provide financial support for certain recipients
HCS HB 979		Increases various existing fees that are deposited in the county employees' retirement fund
HB 990	Korman	Establishes the Missouri Video Lottery Control Act
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments
HB 1032	Green	Modifies provisions of law relating to the REAL ID Act of 2005
HCS HB 1043		Changes the law regarding initiative petitions
HB 1045	Haahr	Extends the sunset provisions for fees credited to the technology trust fund
HCS HB 1049		Modifies provisions relating to coroners
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency

No.	Author	Subject
HB 1079	Mathews	Changes the laws regarding hotel license fees by imposing limits to the rates a city may levy
HB 1105	Morris	Changes the laws regarding consumer credit interest rates
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
HB 1125	Shull 016	Reauthorizes tax credits for a small business equal to the amount it pays as a guaranteed fee to specified federal entities and programs
HCS HB 1151		Increases various existing fees that are deposited in the county employees' retirement fund
HB 1154	Lauer	Enacts new provisions of law relating to professional employer organizations
HB 1167	Kidd	Modifies provisions relating to hazardous waste fees paid to the Missouri Emergency Response Commission
HB 1168	Korman	Extends the termination date of the fee imposed on sales of lead-acid batteries
HB 1195	Curtis	Requires certain air pollution sources that emit mercury to pay an annual fee
HB 1196	Rehder	Enacts new provisions of law relating to professional employer organizations
HB 1198	Berry	Enacts new provisions of law relating to professional employer organizations
HB 1207	Haefner	Changes the laws regarding the Deputy Sheriff Salary Supplementation Fund
HB 1209	Matthiesen	Requires all moneys, except administrative costs, from minor traffic violations on state-maintained roads or highways to be sent to the Director of the Department of Revenue
HB 1231	Grier	Changes the laws regarding property taxation so that personal property tax is repealed and its revenues are replaced by license fees
HJR 8	Moon	Proposes a constitutional amendment to prohibit the levying of a tax or fee on any constitutional right
HJR 22	Higdon	Proposes a constitutional amendment to allow an additional license fee to go to the "Driver's Education Training Fund"
HJR 45	Grier	Proposes an amendment exempting motor vehicles from personal property taxation
HJR 46	Grier	Proposes an amendment that guarantees local jurisdictions will not lose revenue if motor vehicle personal property tax is repealed and its revenues replaced by license fees
FENCES AND ENCLOSURES		
SCS SB 251		Requires the Division of State Parks to maintain the fence coinciding with the boundary between individual landowner property and the historic Missouri Rock Island Railroad Corridor
FIRE PROTECTION		
SB 235	Eigel	Creates a process for selecting a single service provider for ambulance services in certain home rule cities
HCS SB 282		Modifies provisions relating to public safety
SS SB 293		Modifies the per ton fee that is paid to the Division of Fire Safety for the use of explosives under the Missouri Blasting Safety Act
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 415	Hummel	Modifies provisions relating to occupational diseases for firefighters under workers' compensation laws
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
HB 86	Schroer	Adds to the list of hate crimes certain offenses committed against law enforcement officers and first responders when the offenses are committed because the person is a law enforcement officer or first responder
HB 273	Schroer	Increases penalties for certain crimes against law enforcement officers and emergency responders

No.	Author	Subject
HCS HB 482		Establishes a presumption that a firefighter assigned to at least five years of hazardous duty, exposed to certain agents, and disabled as a result of cancer incurred the cancer in the course of the employment as a firefighter
HB 787	Davis	Authorizes a tax deduction for firefighters who complete training during the year
HCS HB 803		Allows persons who volunteer as firefighters with a county or municipal fire department to display fire department local government license plates on their personal motor vehicles when responding to volunteer-related calls
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1124	Trent	Allows certain records to be closed if maintained by fire departments or fire protection districts
HB 1205	Brattin	Changes the laws regarding the terms of office for certain local officials
HB 1211	Lichtenegger	Changes the laws regarding emergency regulations
HB 1228	Barnes 028	Changes the laws regarding emergency services districts
HCR 22	Shaul 113	Urges the U.S. Congress to enact Senate Bill 89 relating to an exemption for certain vessels from federal fire-retardant materials requirements
HCR 27	Ruth	Urges the United States Congress to support U.S. Senate Bill S. 89
FIREARMS		
SB 26	Curls	Allows Kansas City to employ airport police officers
SCS SB 46		Modifies provisions relating to certain crimes against emergency service providers and creates the Blue Alert System
SB 89	Chappelle-Nadal	Creates the crimes of failing to stop illegal firearm possession, negligent storage of a firearm, and failure to notify a school of firearm ownership
SB 152	Schupp	Modifies provisions relating to the sale of firearms by licensed dealers
SB 181	Nasheed	Requires the reporting of lost or stolen firearms
SB 318	Sifton	Applies the offense of unlawful possession of firearms to certain additional categories of individuals in possession of firearms
HB 96	Schroer	Allows persons authorized to carry firearms under chapter 571 to sue for certain injuries sustained on the property of business enterprises that voluntarily prohibit firearms
HB 152	Corlew	Establishes the Armed Offender Docket Pilot Project within the Jackson County Circuit Court to handle all matters regarding a person accused or convicted of first degree robbery or a firearm offense
HB 185	Franks Jr.	Requires reporting of lost or stolen firearms
HB 241	Beck	Modifies the crime of unlawful transfer of weapons to include transfer of a firearms to any person on the terrorist screening center's no fly list
HB 300	Moon	Provides that if a business enterprise posts to prohibit the possession of concealed firearms on the property, the posting entity assumes responsibility for the safety of a person permitted to carry a firearm if harmed on the property
HB 361	Newman	Prohibits persons from selling, delivering, or transferring to a person under 18 years of age firearm ammunition or accessories
HB 362	Newman	Specifies that a person commits the offense of endangering the welfare of a child if he or she fails to secure a dangerous or deadly weapon
HB 363	Newman	Requires that all sales or transfers of firearms be processed through a licensed firearms dealer
HB 364	Newman	Creates provisions requiring permits to purchase firearms
HB 365	Newman	Establishes extreme risk protection orders and gun violence seizure warrants, and prohibits certain persons involved in domestic violence from possessing a firearm

No.	Author	Subject
HB 366	Newman	Establishes guidelines a person must follow to purchase a firearm in the state of Missouri
HB 400	McDaniel	Exempts federally licensed firearms dealers who sell or transfer firearms from running a National Instant Criminal Background Check if a valid concealed carry permit is presented
HB 458	Hill	Specifies that lawful owners of firearms may transport or store the firearms in locked, privately-owned motor vehicles
HCS HB 555		Establishes the Safe Schools Act
HB 593	McDaniel	Modifies provisions relating to the concealed carrying of firearms
HB 630	Taylor	Modifies provisions relating to the concealed carrying of firearms
HB 658	McCreery	Prohibits certain individuals from possessing a firearm due to domestic violence and requires police officers to remove firearms at the scene of a domestic violence call
HB 742	McCreery	Applies the offense of unlawful possession of firearms to certain additional categories of individuals in possession of firearms
HB 766	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 801	Peters	Designates the .44-caliber Smith and Wesson revolver as the official state hand gun of Missouri
HB 853	Roberts	Authorizes a tax deduction for the cost of firearm training or firearm safety courses
HB 859	Pogue	Establishes the "Second Amendment Preservation Act"
HB 929	Merideth 080	Repeals certain provisions relating to the stand your ground law and the constitutional carry law
HB 1068	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 1103	Marshall	Prohibits sheriffs from releasing the name or personal information of any person issued a concealed carry permit, except under certain limited circumstances
HB 1107	Moon	Eliminates the criminal penalty for carrying a concealed weapon into any area where firearms are restricted under Section 571.107, RSMo
FISHING AND HUNTING		
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SB 241	Schatz	Provides that any person convicted of poaching a turkey, white-tailed deer, black bear, or elk illegally may be required to provide restitution to the state
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
HB 278	Houghton	Allows all honorably discharged veterans to fish and hunt without a permit, with certain exceptions
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HB 283	Anderson	Changes the laws regarding feral hogs
HB 450	Houghton	Requires a hunter at least six years of age but less than 15 years of age to hunt in the immediate presence of an adult hunter with a valid hunter education certificate card
HB 672	Sommer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 730	Schroer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HJR 4	McGaugh	Proposes a constitutional amendment to assert the right of Missourians to hunt and fish
FOOD		
SB 55	Holsman	Establishes the Empowerment Microgrants Program and Board to provide grants to persons living in impoverished areas who engage in urban agriculture

No.	Author	Subject
SCS SB 217		Adds donations to soup kitchens or homeless shelters to current tax credit for donations to food pantries
HCS SB 373		Modifies provisions of law relating to the elderly
HB 82	Redmon	Authorizes a sales tax exemption for utilities used for commercial food preparation
HB 114	McGaugh	Specifies that any person who disseminates false information relating to a perishable food product implying the product is not safe for consumption is liable to the producer.
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 327	Morris	Establishes the Missouri Senior Farmers' Market Nutrition Program to provide low-income seniors with fresh, Missouri-grown produce
HB 410	Davis	Allows cottage food production operations to sell food over the internet
HB 419	Peters	Requires the Department of Corrections, or its contracted vendors, to purchase beef or vegetable products grown or produced in Missouri
HB 420	Peters	Establishes the Food Deserts Act, which makes loans available to grocery stores in food deserts
HB 486	Dunn	Authorizes a tax credit for the establishment of a grocery store in a food desert
HCS HB 488		Authorizes a tax credit for donations of meat, eggs, milk, grains, fruits, and vegetables to a food pantry
HB 521	Ellington	Requires all food and food products sold in Missouri that are or contain genetically modified products to be labeled as such
HB 732	Chipman	Prohibits public institutions of higher education from requiring students to purchase a meal plan when a student presents medical documentation of a food allergy or sensitivity, or a medical dietary issue
HCS HB 914		Changes the laws regarding sales taxes on food in charter cities by updating the description of the city of Independence
HB 1127	Taylor	Allows for the slaughter and processing of feral hogs for human consumption at facilities inspected by the USDA or Missouri Department of Agriculture
FUNERALS AND FUNERAL DIRECTORS		
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
HB 511	Ellington	Allows the victim's family or next of kin to sign a notarized statement directing the funeral home to be a claimant and deal directly with the Crime Victims' Compensation Fund
HCS HB 596		Modifies provisions relating to the State Board of Embalmers and Funeral Directors
HB 743	Conway 104	Modifies provisions relating to the distribution of moneys from the Crime Victims' Compensation Fund to the state forensic laboratory account
HB 897	Houghton	Allows a guardian to execute a pre-need funeral contract on behalf of a ward
HB 909	Fraker	Authorizes the next-of-kin of a deceased person to delegate control of the final disposition of the remains
HB 910	Fraker	Modifies provisions relating to preneed contracts
HB 1062	Helms	Changes the laws regarding funeral contracts
HB 1184	Roberts	Allows the victim's family or next of kin to sign a notarized statement directing the funeral home to be a claimant and deal directly with the Crime Victim's Compensation Fund
GAMBLING		
SB 445	Rowden	Modifies several provisions relating to fantasy sports

No.	Author	Subject
SB 452	Hoskins	Creates the Missouri Video Lottery Control Act
HB 246	Rowland 155	Prohibits publishing of the names of lottery winners without written consent
HCS#2 HB 502		Modifies provisions relating to fantasy sports contests
HB 990	Korman	Establishes the Missouri Video Lottery Control Act
GENERAL ASSEMBLY		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SCS SB 82		Modifies the duties and functions of the Joint Committee on Legislative Research
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 143	Emery	Requires the Senate to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SB 148	Romine	Expands the authority of the Governor to convey easements without the approval of the General Assembly and expands the rights granted by the easements
SS SB 184		Modifies provisions relating to water and sewer corporations
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SB 305	Kehoe	Modifies provisions relating to lobbyist expenditures
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 429	Rowden	Establishes legislative procedures for regulating previously unregulated professions
SB 447	Rowden	Establishes legislative procedures for regulating previously unregulated professions
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
SB 487	Curls	Designates each month of April as "Parliamentary Law Month"
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SCR 1	Richard	Appoints members of the General Assembly to the Inauguration Committee
SCR 17	Curls	Urges a commitment to equal rights for people with cognitive disabilities to access technology and information
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
SCR 20	Rizzo	Reaffirms support for Missouri's sheltered workshops

No.	Author	Subject
SCR 21	Wallingford	Supports the adoption of the rules and procedures adopted by the Assembly of State Legislatures
SCR 22	Schupp	Urges ratification of the Equal Rights Amendment to the United States Constitution
SCR 23	Curls	Designates each month of April as "Parliamentary Law Month"
SCR 24	Hegeman	Designates November 2017 as Diabetes and Cardiovascular Awareness Month
SCR 26	Kehoe	Authorizes independent certified public accountant or certified public accounting firm to conduct an audit of State Auditor's office
SCS SJR 5		Requires the Senate, beginning January 1, 2019, to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SJR 7	Silvey	Modifies the number of members of the General Assembly and limits service in the General Assembly to sixteen years in any proportion between the House and Senate
SJR 10	Holsman	Modifies certain constitutional amendments relating to members of the General Assembly
SJR 18	Curls	Requires certain statewide elected officials, members of the General Assembly, and judges to receive cost-of-living adjustments if such adjustments are provided to all state employees
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HB 169	Curtman	Requires a committee of the House of Representatives to review and issue reports on the audits of any state agency or department conducted by the State Auditor's Office
HB 203	Pogue	Forbids the placement of refugees without the approval of the Missouri General Assembly
HB 204	Pogue	Requires all sales, transfers, or other conveyances of lands owned by the state, and acquisition of lands by the state, to be approved by the General Assembly
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 215	Ellebracht	Requires individuals who become prior candidates to dissolve their candidate committees
HB 217	Kendrick	Modifies provisions of law relating to ethics
HB 221	Moon	Requires United States Senators who represent Missouri to provide the General Assembly with certain information
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal
HB 267	Brattin	Establishes a policy that requires each state department to submit a budget analysis that reports expenditures to the appropriations committee that oversees the department
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 359	Bahr	Changes the laws regarding the Joint Committee on Administrative Rules
HB 385	Plocher	Requires the state auditor to perform, on a one-time basis, a comparative audit of at least 5, but no more than 10, of the largest state agencies and each chamber of the general assembly
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HCS HBs 480, 272, 413 & 609		Establishes guidelines for the regulation of occupations and professions not regulated by the Division of Professional Registration
HB 538	Fitzwater 144	Specifies that an act by the General Assembly is not required to authorize certain grants or conveyances of an easement to use state property
HB 541	May	Establishes the Joint Committee on Missouri Division of Workers' Compensation
HB 548	Curtman	Enacts provisions relating to the use of public funds for lobbying activities
HB 554	Ross	Changes the laws regarding the purchase of state lands

No.	Author	Subject
HB 584	Cookson	Requires any statewide athletic organization with a public school district as a member to report to the joint committee on education during the legislative interim
HCS HB 715		Establishes the Red Tape Reduction Act
HB 728	Korman	Allows the department of transportation to sell naming rights for highways and bridges not already named
HB 731	Chipman	Establishes guidelines filling vacancies in the General Assembly and for nominations to the United States Congress
HB 770	McGaugh	Specifies that any regulation that is revenue producing shall have a sunset provision and will require legislative approval for re-issuance
HB 839	Mitten	Allows current members of the General Assembly who are summoned for jury service during a legislative session to obtain an extension not to exceed six months for such service
HCS HB 864		Specifies that any rule promulgated by a state agency that will have a major impact on any persons or entities in the state shall be approved by the General Assembly and the Governor
HCS HB 879		Establishes a program to designate portions of highways for famous Missourians
HCS HB 884		Establishes the State Capitol Complex Committee
HB 939	Swan	Establishes a legislative task force on advanced practice nursing
HB 1008	Kelly 141	Specifies that legislative research will compare the actual fiscal note of all bills Truly Agreed and Finally Passed by the General Assembly with the final fiscal note provided prior to passage
HB 1010	McGaugh	Amends Supreme Court Rule 15.05 for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session
HB 1129	Pogue	Imposes a one-year moratorium on state land purchases and requires the General Assembly to be notified of any requests to purchase land by any state agency
HB 1163	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1164	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1180	Mitten	Requires legislative lobbyists and legislative liaisons to complete sexual harassment training offered by the Missouri Ethics Commission
HB 1216	Curtman	Requires the joint committee on education to undertake additional duties related to oversight of the state education system
HCR 1	Cierpiot	Relating to a Joint Session for the State of the State Address
HCR 2	Cierpiot	Relating to a Joint Session for the State of the Judiciary Address
HCR 4	Bernskoetter	Disapproves the salary recommendations of the Missouri Citizens Commission on Compensation for Elected Officials
HCR 40	Rowland 029	Urges the General Assembly to place photos of future generations in the composite photo each year to remind the lawmakers of why they ran for office
HCR 43	Pogue	Calls for a special session for the purpose of eliminating the state's involvement in the institution of marriage
HCR 44	Pogue	Urges the Board of Public Buildings to remove the metal detectors and security at the entrance of the capitol building
HRM 1	McCann Beatty	Remonstrance against Warren Love
HJR 6	Franks Jr.	Proposes a constitutional amendment that prohibits certain candidates and officials from receiving campaign contributions when the General Assembly is in regular session
HJR 12	Bahr	Proposes a constitutional amendment to reduce the number of state representatives to four representatives from each senate district

No.	Author	Subject
HJR 14	Bahr	Proposes a Constitutional amendment to expand the term limits for the General Assembly to 16 years total between the two houses, instead of 8 years in any one house
HJR 19	Bondon	Proposes a constitutional amendment to change the residency requirement to five years in order to run for a member of the General Assembly, Secretary of State, State Treasurer, and Attorney General
HJR 21	Ellington	Proposes a constitutional amendment legalizing marijuana for persons 21 years of age or older
HJR 23	Ross	Proposes a constitutional amendment to allow the Missouri Citizens' Commission on Compensation for Elected Officials schedule of compensation to be subject to appropriations
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
HJR 34	Marshall	Proposes a constitutional amendment changing the laws regarding sessions of the General Assembly
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
HJR 36	Ross	Establishes a permanent Joint Committee on Administrative Rules to review the promulgation of rules by state agencies
HJR 41	Pogue	Allows both the General Assembly and the people to submit referendums on federal laws
HJR 42	Lavender	Proposes a Constitutional amendment relating to the members of the General Assembly
HJR 43	Merideth 080	Proposes a constitutional amendment establishing nonpartisan procedures for apportioning the state into state legislative and United States Congressional districts on the basis of population
GOVERNOR AND LT. GOVERNOR		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 143	Emery	Requires the Senate to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SB 148	Romine	Expands the authority of the Governor to convey easements without the approval of the General Assembly and expands the rights granted by the easements
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 436	Curls	Provides a process for the Parole Board to review the case histories of offenders serving more than 25 years in prison and recommend clemency or allow release on parole
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
SCS SJR 5		Requires the Senate, beginning January 1, 2019, to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SCS SJR 11		Provides that a nonpartisan judicial commission shall submit to the governor a list of names, rather than a list of three names, to fill a judicial vacancy in a court under the nonpartisan court plan

No.	Author	Subject
SJR 14	Kraus	Enacts term limits for all statewide elected officials
SJR 16	Munzlinger	Amends the Constitution to require that the sales tax dedicated to conservation purposes be resubmitted to the voters for approval every 10 years
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
SCS HCS HB 54		Allows the county commission of noncharter counties to appoint persons to vacated county elected offices
HB 67	Ruth	Specifies that a teacher representative shall be appointed to the State Board of Education
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 234	Alferman	Changes the laws regarding the filling of commissioner offices
HB 731	Chipman	Establishes guidelines filling vacancies in the General Assembly and for nominations to the United States Congress
HCS HB 864		Specifies that any rule promulgated by a state agency that will have a major impact on any persons or entities in the state shall be approved by the General Assembly and the Governor
HB 949	Ellebracht	Establishes the Sarah Steelman Transparency and Disclosure Act
HB 1099	Bernskoetter	Authorizes the conveyance of certain state property
HCR 1	Cierpiot	Relating to a Joint Session for the State of the State Address
HJR 7	Kendrick	Proposes a constitutional amendment changing the term limits for statewide elected officials
HJR 11	Plocher	Proposes a Constitutional amendment that imposes a 2-term limitation on all statewide elected officials
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
GUARDIANS		
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 129		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 375	Hoskins	Changes the law regarding consent for a minor to obtain an abortion
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
HB 89	Rehder	Changes the laws regarding the priority of persons to be appointed guardian of an incapacitated person or conservator of a disabled person
HB 119	Kelley 127	Modifies provisions relating to family law proceedings
HCS HB 144		Relates to decisions regarding health care and health care records
HB 287	Beard	Allows the court to grant visitation between the parents of a minor who has been appointed a guardian and the minor if the court finds it in the best interests of the minor

No.	Author	Subject
SCS HCS HB 381		Changes the laws regarding health care records of deceased patients
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 446	Crawford	Modifies when ex parte orders of protection may be issued
HB 592	DeGroot	Modifies provisions relating to financial interests of minors
HB 604	Rone	Changes the laws regarding public administrators to require the county to provide a staff if the public administrator handles over 70 cases
HB 626	Neely	Modifies provisions relating to guardianship and conservatorship proceedings
HB 734	Chipman	Modifies provisions relating to public administrators who are acting as guardians or conservators
HB 765	Cornejo	Prohibits the waiver of guardian ad litem fees in certain civil actions
HB 768	Lant	Modifies provisions relating to juvenile courts
HB 796	Brown 094	Allows for a patient's designation of a caregiver to provide care following discharge from a hospital or ambulatory surgical center
HB 897	Houghton	Allows a guardian to execute a pre-need funeral contract on behalf of a ward
HCS HB 921		Changes the laws regarding the duties of public administrators
HB 1097	Houghton	Changes the laws regarding public administrators so that the state must reimburse a county for fees if a state agency petitions for the appointment of a county public administrator
HEALTH AND SENIOR SERVICES, DEPARTMENT OF		
CCS SB 50		Modifies several provisions relating to health care
SB 51	Walsh	Establishes a language assessment program for children who are deaf or hard of hearing from birth through the age of eight
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
SCS SB 97		Requires hospitals to adopt and implement evidence-based sepsis protocols
SB 103	Wallingford	Requires elder abuse investigators to provide specified written materials to alleged perpetrators
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
SCS SB 115		Modifies provisions relating to child care facilities
SB 116	Schupp	Allows a tax credit for certain long-term care facilities for a portion of the costs of upgrading emergency generators
SCS SB 117		Requires employee and volunteers of specified public and private institutions to receive an influenza vaccination every year
SB 123	Munzlinger	Modifies provisions relating to captive cervids
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 174	Schaaf	Creates a voluntary replacement alternative program for children's vaccines that do not contain human DNA content
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SB 212	Sater	Provides that inspections of certain x-ray systems shall not be required more frequently than every six years

No.	Author	Subject
SB 230	Riddle	Requires referrals for out of state abortions to be accompanied by specified printed materials
SB 231	Schatz	Establishes the Narcotics Control Act
SCS SBs 314 & 340		Establishes the Narcotics Control Act
HCS SB 363		Modifies provisions relating to long-term care facilities
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
HCS SB 373		Modifies provisions of law relating to the elderly
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
SB 408	Koenig	Requires the use of a fetal heartbeat detection test prior to an abortion and prohibits an abortion if a fetal heartbeat is detected
SCS SB 495		Modifies provisions relating to trauma, STEMI, and stroke centers and medical emergencies
CCS HCS SB 501		Modifies provisions relating to health care
SB 516	Munzlinger	Makes a technical change to the law relating to controlled substance schedules
SB 518	Emery	Modifies provisions relating to hospital licensure
SCS SB 523		Modifies provisions relating to criminal background checks for child care providers
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SB 538	Chappelle-Nadal	Prohibits the use of a vaccine containing mercury as administered to a child or adult in Missouri
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
CCS SCS HCS HB 10		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Mental Health, Board of Public Buildings, and Department of Health and Senior Services
HB 58	Haefner	Requires the Department of Health and Senior Services to establish criteria for levels of maternal and neonatal care designations
SCS HCS HB 66		Expands the newborn screening requirements to include spinal muscular atrophy (SMA) and Hunter syndrome
HB 88	Rehder	Exempts health care entities registered with the Department of Health and Senior Services that distribute hypodermic needles or syringes from the crime of unlawful delivery of drug paraphernalia
HB 89	Rehder	Changes the laws regarding the priority of persons to be appointed guardian of an incapacitated person or conservator of a disabled person
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 103	Swan	Establishes the Controlled Substance Abuse Prevention Fund
HB 147	Hurst	Changes the laws regarding the final disposition of aborted fetal remains
HCS HB 194		Changes the laws regarding abortion
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 322	Neely	Establishes a pilot program to transfer the authority to inspect nursing homes from the Department of Health and Senior Services to local health departments
HB 327	Morris	Establishes the Missouri Senior Farmers' Market Nutrition Program to provide low-income seniors with fresh, Missouri-grown produce
SCS HB 349		Specifies that cone beam computed tomography (CBCT) systems and panoramic x-ray systems shall not be inspected more frequently than every six years

No.	Author	Subject
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 382	Anderson	Requires referrals for out-of-state abortions to be accompanied by specified printed materials
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 412	Lichtenegger	Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HCS HB 437		Allows persons with certain serious medical conditions to use medical cannabis
HB 456	Swan	Changes the laws regarding abortion
HB 483	Dunn	Requires the Department of Health and Senior Services to conduct cancer studies in the area surrounding any leak of a petroleum storage tank in a residential area
HCS HB 540		Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 565	Schroer	Changes the requirements for reporting abortions and creates a civil remedy for violation of the confidentiality of certain records
HB 602	Brattin	Changes the laws regarding abortion
HB 646	Fitzwater 144	Establishes the "Youth Sports Brain Injury Prevention Act"
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HCS HB 716		Establishes a Prescription Abuse Registry
HB 767	Pfautsch	Allows the Department of Health and Senior Services to perform unannounced inspections of long-term care facilities pursuant to a complaint
HB 777	Neely	Requires the establishment of a death notification system for election authorities in order to remove deceased individuals from voter registration records
HB 786	Hubrecht	Modifies certificate of need requirements for long-term care facilities
HB 854	Franklin	Allows health care providers to contract with the Department of Health and Senior Services to provide volunteer health care services to uninsured and underserved individuals
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency
HB 1058	Barnes 028	Requires licensed child care facilities to report to the Department of Health and Senior Services and update annually their current liability insurance coverage information
HB 1069	Bondon	Changes the laws regarding hospital licensure
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1152	Morris	Establishes the "Rx Cares for Missouri Program"
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HCS HB 1197		Modifies provisions relating to opioids

No.	Author	Subject
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HCR 17	Hubrecht	Urges all educational institutions to provide information to students and parents about meningococcal disease and available vaccines
HEALTH CARE		
HCS SB 25		Modifies provisions relating to public safety
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses
CCS SB 50		Modifies several provisions relating to health care
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections
SB 70	Schupp	Provides for the expansion of MO HealthNet services beginning January 1, 2018
SB 71	Schupp	Modifies several provisions relating to abortion, including the 72-hour waiting period, physician privileges, and ambulatory surgical center requirements
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
SB 96	Sater	Prohibits certain selective abortions relating to sex, race, or Down Syndrome
SCS SB 97		Requires hospitals to adopt and implement evidence-based sepsis protocols
SCS SB 117		Requires employee and volunteers of specified public and private institutions to receive an influenza vaccination every year
SB 138	Sater	Creates standards for predetermination of health care benefits requests and responses
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 174	Schaaf	Creates a voluntary replacement alternative program for children's vaccines that do not contain human DNA content
SB 194	Wallingford	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 212	Sater	Provides that inspections of certain x-ray systems shall not be required more frequently than every six years
HCS SCS SB 237		Modifies definitions of "employee" and "physician employee" as used in provisions relating to actions against health care providers for personal injury or death
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SB 268	Schupp	Creates a right to unpaid leave for employees that are affected by domestic violence
SB 274	Wieland	Allows enrollment in a health benefit plan by a pregnant person under certain circumstances
SB 312	Wasson	Modifies a provision relating to maintenance medication filled by pharmacists
SB 317	Sater	Modifies provisions relating to physician referral to physical therapists
HCS SCS SB 334		Modifies provisions relating to public health and insurance

No.	Author	Subject
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SB 372	Hegeman	Repeals a number of state administrative entities and transfers the duties of certain such entities to other existing administrative boards or commissions
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SB 410	Schatz	Permits hospitals to employ dentists, oral and maxillofacial surgeons, and maxillofacial prosthodontists to treat certain patient conditions
SB 423	Sater	Removes the termination date for the MO Rx Prescription Drug Program
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 455	Rowden	Modifies provisions relating to dispensing authority of physician assistants
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
SB 494	Riddle	Modifies provisions relating to out-of-state physicians providing sports medicine services in Missouri
SCS SB 495		Modifies provisions relating to trauma, STEMI, and stroke centers and medical emergencies
CCS HCS SB 501		Modifies provisions relating to health care
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
SB 538	Chappelle-Nadal	Prohibits the use of a vaccine containing mercury as administered to a child or adult in Missouri
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
SCR 24	Hegeman	Designates November 2017 as Diabetes and Cardiovascular Awareness Month
HB 58	Haefner	Requires the Department of Health and Senior Services to establish criteria for levels of maternal and neonatal care designations
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 124	Frederick	Establishes the "Patients First Medicaid Reform Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HCS HB 144		Relates to decisions regarding health care and health care records
HB 147	Hurst	Changes the laws regarding the final disposition of aborted fetal remains
HCS HB 194		Changes the laws regarding abortion
HCS HB 233		Changes the laws regarding the dispensing of contraceptives

No.	Author	Subject
HB 236	Lavender	Requires organizations that provide pregnancy-related services to provide medically accurate information regarding reproductive health options in order to receive state funding
HB 331	Morris	Changes the laws regarding vaccines
HB 368	Newman	Changes the laws regarding abortion
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 372	Newman	Requires a pharmacy to fill a valid and lawful prescription for any FDA-approved drug or device to prevent pregnancy including emergency contraceptives without delay
HB 373	Newman	Changes the laws regarding the dispensing of contraceptives
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HB 376	Newman	Prohibits an employer from taking an adverse employment action based on an employee's reproductive health care decision
HB 377	Newman	Establishes the Pregnant Workers' Fairness Act
SCS HCS HB 381		Changes the laws regarding health care records of deceased patients
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state
HB 404	Hubrecht	Changes the laws regarding abortion
HB 440	Kidd	Establishes "Simon's Law," which changes the laws regarding life-sustaining or nonbeneficial treatment policies of health care facilities
SS HCS HB 452		Modifies definitions of "employee" and "physician employee" in actions against health care providers for personal injury or death
HB 456	Swan	Changes the laws regarding abortion
HB 489	Dunn	Changes the laws regarding MO HealthNet services
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 565	Schroer	Changes the requirements for reporting abortions and creates a civil remedy for violation of the confidentiality of certain records
HB 601	Higdon	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 602	Brattin	Changes the laws regarding abortion
HB 626	Neely	Modifies provisions relating to guardianship and conservatorship proceedings
HB 636	Merideth 080	Provides for the expansion of MO HealthNet services beginning January 1, 2018
HB 659	McCreery	Establishes the Missouri Earned Family and Medical Leave Act
HB 684	Neely	Changes the laws regarding managed care under the MO HealthNet program
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 711	Wood	Allows parents of children receiving habilitative services through an individualized education program to choose the provider
HB 737	Stevens 046	Changes the laws regarding MO HealthNet services
HB 759	Morgan	Establishes the "Respect Women's Abortion Decisions Act"
HB 761	Barnes 060	Establishes requirements for authorized entities to stock epinephrine auto-injectors for use in emergencies

No.	Author	Subject
HB 774	McCreery	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
HB 778	Hubrecht	Requires assisted living and residential care facilities to provide residents with educational information on influenza
HB 786	Hubrecht	Modifies certificate of need requirements for long-term care facilities
HB 789	Swan	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 796	Brown 094	Allows for a patient's designation of a caregiver to provide care following discharge from a hospital or ambulatory surgical center
HB 813	Basye	Adds provisions relating to the regulation of certain professions
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 854	Franklin	Allows health care providers to contract with the Department of Health and Senior Services to provide volunteer health care services to uninsured and underserved individuals
HCS HBs 908 & 757		Establishes the "Pain Capable Unborn Child Protection Act"
HB 939	Swan	Establishes a legislative task force on advanced practice nursing
HB 976	DeGroot	Modifies laws regarding arbitration agreements
HB 987	Swan	Establishes licensure requirements for music therapists
HB 995	Eggleston	Changes the laws regarding rates charged by health care providers
HB 1002	McCreery	Establishes protections for pregnant offenders and offenders who are in postpartum recovery while in custody at a correctional center or county or city jail
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments
HB 1011	Basye	Changes the laws regarding health care for persons with disabilities
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency
HB 1075	Alferman	Specifies that emergency services are covered under MO HealthNet if medically necessary according to the prudent layperson standard
HCS HB 1119		Changes the laws regarding background check requirements of in-home service providers and personal care attendants
HB 1173	Arthur	Prohibits and repeals abortion laws and regulations that place a burden on a woman's access to abortion if no legitimate health benefits are conferred
HB 1175	Walker 074	Encourages primary care providers to utilize the Adverse Childhood Experience Questionnaire to assess a MO HealthNet participant's health risks
HB 1177	Pogue	Changes the laws regarding abortion
HB 1188	Dogan	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
HB 1202	Roberts	Changes the laws regarding eligibility for MO HealthNet benefits
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 1226	Ellington	Allows MO HealthNet participants with sickle cell disease who are 18 years of age or older to receive benefits
HCR 16	Brattin	Urges Congress to require health care providers to publish pricing information for health care services

No.	Author	Subject
HCR 18	Morgan	Resolves that abortion shall be recognized as an essential component of women's health care
		HEALTH CARE PROFESSIONALS
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
SB 71	Schupp	Modifies several provisions relating to abortion, including the 72-hour waiting period, physician privileges, and ambulatory surgical center requirements
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 138	Sater	Creates standards for predetermination of health care benefits requests and responses
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SCS SB 229		Modifies the law relating to working hours for employees at certain mental health facilities
SB 231	Schatz	Establishes the Narcotics Control Act
HCS SCS SB 237		Modifies definitions of "employee" and "physician employee" as used in provisions relating to actions against health care providers for personal injury or death
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SB 312	Wasson	Modifies a provision relating to maintenance medication filled by pharmacists
SCS SBs 314 & 340		Establishes the Narcotics Control Act
SB 317	Sater	Modifies provisions relating to physician referral to physical therapists
SB 366	Koenig	Provides that a doctoral degree from programs accredited or provisionally accredited by the Psychological Clinical Science Accreditation System are acceptable for licensure as a psychologist if the program meets certain requirements
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SB 397	Wallingford	Changes the requirements for initial licensure as a psychologist
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SB 408	Koenig	Requires the use of a fetal heartbeat detection test prior to an abortion and prohibits an abortion if a fetal heartbeat is detected
SB 410	Schatz	Permits hospitals to employ dentists, oral and maxillofacial surgeons, and maxillofacial prosthodontists to treat certain patient conditions
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 455	Rowden	Modifies provisions relating to dispensing authority of physician assistants
SB 462	Sifton	Establishes the Psychology Interjurisdictional Compact
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient

No.	Author	Subject
SB 494	Riddle	Modifies provisions relating to out-of-state physicians providing sports medicine services in Missouri
CCS HCS SB 501		Modifies provisions relating to health care
SCS SB 524		Requires a defendant served after the expiration of the statute of limitations for a wrongful death or a medical negligence claim to be served within one hundred twenty days after a petition has been filed
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
SB 536	Wallingford	Modifies membership of the Missouri State Board of Nursing
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HCS HB 144		Relates to decisions regarding health care and health care records
HB 374	Newman	Changes the laws regarding the disclosure of health care services
SCS HCS HB 381		Changes the laws regarding health care records of deceased patients
HCS HB 716		Establishes a Prescription Abuse Registry
HB 854	Franklin	Allows health care providers to contract with the Department of Health and Senior Services to provide volunteer health care services to uninsured and underserved individuals
HB 995	Eggleston	Changes the laws regarding rates charged by health care providers
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments
HB 1021	Brattin	Specifies that no gifts shall be given to medical practitioners
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HEALTH, PUBLIC		
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
SCS SB 117		Requires employee and volunteers of specified public and private institutions to receive an influenza vaccination every year
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SB 174	Schaaf	Creates a voluntary replacement alternative program for children's vaccines that do not contain human DNA content
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
HCS SCS SB 334		Modifies provisions relating to public health and insurance

No.	Author	Subject
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SB 538	Chappelle-Nadal	Prohibits the use of a vaccine containing mercury as administered to a child or adult in Missouri
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
SCR 24	Hegeman	Designates November 2017 as Diabetes and Cardiovascular Awareness Month
HB 28	Pike	Designates the month of November as "Diabetes Awareness Month" in Missouri
SCS HCS HB 66		Expands the newborn screening requirements to include spinal muscular atrophy (SMA) and Hunter syndrome
HB 105	Love	Repeals the sunset date for the Organ Donor Program Fund
HB 113	McGaugh	Exempts certain structures used for agricultural purposes from county health orders, ordinances, rules, or regulations
HB 202	Pogue	Requires all public restrooms, other than single occupancy restrooms, to be gender-divided
SCS HCS HB 230		Modifies provisions relating to the practices of cosmetology and barbering
HB 239	Kelley 127	Provides that each child enrolled in kindergarten or first grade is to receive a comprehensive vision examination
HB 294	Lynch	Provides certain immunities for persons who seek medical assistance for a drug overdose
HB 331	Morris	Changes the laws regarding vaccines
HB 332	Morris	Changes the laws regarding vaccines and disorder monitoring
HB 333	DeGroot	Changes the laws regarding asbestos tort claims and asbestos trust claims
HB 390	Vescovo	Designates March as "Von Willebrand Awareness Month"
HB 483	Dunn	Requires the Department of Health and Senior Services to conduct cancer studies in the area surrounding any leak of a petroleum storage tank in a residential area
HCS HB 576		Exempts motorcyclists 21 years of age or older from wearing a helmet when operating a motorcycle or motortricycle if they have the appropriate health insurance coverage
HB 646	Fitzwater 144	Establishes the "Youth Sports Brain Injury Prevention Act"
HB 778	Hubrecht	Requires assisted living and residential care facilities to provide residents with educational information on influenza
HCS HB 915		Designates June 27 of each year as "Post Traumatic Stress Awareness Day" in Missouri
HB 922	Kelley 127	Designates March 17th as "sleep day" in the Missouri
HB 952	Rowland 155	Allows school boards to provide certain information on influenza disease to parents and guardians of students
HB 1088	Plocher	Changes the law regarding low-dose mammography screening
HB 1106	Stephens 128	Requires a single statewide protocol authorizing pharmacists to prescribe and administer vaccines as recommended by the Centers for Disease Control and Prevention
HCR 7	Morris	Urges the United States government to condemn the persecution of Falun Gong practitioners
HCR 14	Smith 085	Strongly urges the U.S. Army to explain chemical testing that occurred in St. Louis in the 1950s and 1960s and requests the federal government to conduct a study on the health effects of such tests
HCR 17	Hubrecht	Urges all educational institutions to provide information to students and parents about meningococcal disease and available vaccines

No.	Author	Subject
HCR 26	McGee	Establishes the month of November as Alzheimer's awareness month
HCR 30	May	Designates the month of August as "Minority Organ Donor Awareness Month" in Missouri
HCR 34	Morris	Designates June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri
HCR 36	Walker 074	Designates the month of September as Sickle Cell Awareness Month in Missouri
HCR 45	Roberts	Designates May 31 each year as "Missouri No Smoking/Tobacco Day" in order to increase awareness of the dangers of tobacco use
HIGHER EDUCATION, DEPARTMENT OF		
SCS SB 328		Modifies provisions relating to higher education
SB 402	Wieland	Allows any taxpayer of the state of Missouri to initiate an action pursuant to grievance procedures at any state college or university in the state of Missouri
SB 431	Emery	Creates the "Academic Freedom and Whistleblower Act"
SB 471	Hummel	Modifies the Science, Technology, Engineering and Mathematics Fund
SCR 6	Walsh	Urges the Department of Higher Education and Department of Health and Senior Services to encourage the dissemination of information about meningococcal disease and its vaccines
CCS SCS HCS HB 3		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Higher Education
HB 616	Curtis	Establishes the Urban Education Institute
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HB 621	Kendrick	Grants authority to the Missouri Higher Education Loan Authority to issue loans to refinance certain public or private student loans, education grants, and certain bonds, notes, or other obligations.
HB 732	Chipman	Prohibits public institutions of higher education from requiring students to purchase a meal plan when a student presents medical documentation of a food allergy or sensitivity, or a medical dietary issue
HB 832	Chipman	Requires public institutions of higher education to post certain information on their public websites.
HB 946	Basye	Changes the law regarding the Missouri Returning Heroes Education Act
HIGHWAY PATROL		
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
SB 256	Sater	Designates "Law Enforcement Recognition Week"
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SB 424	Holsman	Defines "motorcycle profiling" and creates regulations to eliminate motorcycle profiling
SCR 12	Sater	Designates the second Saturday in June as Law Enforcement Recognition Week in Missouri

No.	Author	Subject
HB 137	Spencer	Specifies that abandoned property reports required to be signed by law enforcement must be signed by a patrol officer employed by the Missouri State Highway Patrol.
HCS HB 306		Enacts a regulatory scheme for weigh station and inspection site bypass services
HCS HB 431		Changes the laws regarding the state sexual offender registry and its requirements
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HB 693	Berry	Requires trucks and motor vehicles subject to inspection to be physically weighed on truck scales and prohibits the use of electronic weigh station bypass systems
HB 1117	Morgan	Adds provisions relating to petitions for removal from the sexual offender registry
HB 1219	Hannegan	Establishes an animal abuse registry
HISTORIC PRESERVATION		
SCS SB 6		Changes the aggregate cap on tax credits for the rehabilitation of historic structures to \$120 million annually, and allows for tax credits for donations to the Capitol Complex Fund
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 425	Sifton	Indexes the Historic Preservation tax credit cap to inflation
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
HB 53	Love	Establishes the Missouri Heritage Protection Act
HB 1187	Burnett	Changes the laws regarding the development of historic property by prohibiting certain cities from waiving a review process
HCR 8	Love	Urges Congress to make the historic Butterfield Overland Trail part of the National Trails System
HCR 22	Shaul 113	Urges the U.S. Congress to enact Senate Bill 89 relating to an exemption for certain vessels from federal fire-retardant materials requirements
HCR 27	Ruth	Urges the United States Congress to support U.S. Senate Bill S. 89
HOLIDAYS AND OBSERVANCES		
SB 256	Sater	Designates "Law Enforcement Recognition Week"
SB 438	Holsman	Designates the month of February as "Earthquake Awareness Month"
SB 487	Curls	Designates each month of April as "Parliamentary Law Month"
SCR 12	Sater	Designates the second Saturday in June as Law Enforcement Recognition Week in Missouri
SCR 13	Sater	Declares every February 6th as Ronald Reagan Day in Missouri
SCR 15	Hoskins	Designates August 21, 2017, as "Total Eclipse Day" in the state of Missouri
SCR 23	Curls	Designates each month of April as "Parliamentary Law Month"
SCR 24	Hegeman	Designates November 2017 as Diabetes and Cardiovascular Awareness Month
HB 28	Pike	Designates the month of November as "Diabetes Awareness Month" in Missouri
HB 49	Roeber	Designates the month of April as "Parliamentary Law Month"
HB 180	Phillips	Designates the week beginning on the second Saturday in June as "Law Enforcement Recognition Week"
HCS HB 183		Designates June 7th as "Youth Violence Prevention Day"
HB 295	Justus	Designates the second Saturday of June each year as "Law Enforcement Appreciation Day" in the State of Missouri
HB 390	Vescovo	Designates March as "Von Willebrand Awareness Month"
HB 418	Peters	Designates January 5th of each year as "Kappa Alpha Psi Day" in Missouri

No.	Author	Subject
HB 512	Ellington	Designates May 19 of each year as "El-Hajj Malik El-Shabazz Observation Day" in Missouri
HB 513	Ellington	Designates May 19 as "Malcolm X Observation Day" in Missouri
HB 514	Ellington	Establishes the Malcolm X Day Commission to organize activities and events in honor of the civil rights leader
HCS HB 569		Establishes the Show-Me Compassionate Medical Education Act
HCS HB 696		Allows school districts to display on school property scenes or symbols associated with traditional winter and spring celebrations
HCS HB 817		Specifies that all state properties that currently have a flagpole shall fly the POW/MIA flag
HCS HB 915		Designates June 27 of each year as "Post Traumatic Stress Awareness Day" in Missouri
HB 922	Kelley 127	Designates March 17th as "sleep day" in the Missouri
HB 943	Razer	Designates September 13 of each year as "Truman the Tiger Day" in Missouri
HB 1123	Trent	Allows school districts to display on school property scenes or symbols associated with traditional winter celebrations
HB 1215	Curtman	Designates the first Tuesday in May as "Law Enforcement Appreciation Day" in Missouri
HCR 25	McGee	Establishes the month of May as Foster Care Awareness month
HCR 26	McGee	Establishes the month of November as Alzheimer's awareness month
HCR 30	May	Designates the month of August as "Minority Organ Donor Awareness Month" in Missouri
HCR 31	McGee	Designates April 6 of each year as "Safe Haven for Newborns Awareness Day" in Missouri
HCS HCRs 32 & 33		Designates August 21, 2017 as "Total Eclipse Day" in Missouri
HCR 34	Morris	Designates June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri
HCR 36	Walker 074	Designates the month of September as Sickle Cell Awareness Month in Missouri
HCR 45	Roberts	Designates May 31 each year as "Missouri No Smoking/Tobacco Day" in order to increase awareness of the dangers of tobacco use
HCR 46	Love	Designates the fourth Saturday in July each year as "National Day of the Cowboy" in Missouri
HOMELAND SECURITY		
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
HB 752	Corlew	Allows the Kansas City Police Department chief of police to appoint a lieutenant colonel to be responsible for homeland security matters
HOSPITALS		
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses
CCS SB 50		Modifies several provisions relating to health care
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections
SCS SB 97		Requires hospitals to adopt and implement evidence-based sepsis protocols
SCS SB 117		Requires employee and volunteers of specified public and private institutions to receive an influenza vaccination every year
HCS SB 125		Modifies provisions relating to the regulation of certain professions

No.	Author	Subject
SB 138	Sater	Creates standards for predetermination of health care benefits requests and responses
SCS SB 229		Modifies the law relating to working hours for employees at certain mental health facilities
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
SB 410	Schatz	Permits hospitals to employ dentists, oral and maxillofacial surgeons, and maxillofacial prosthodontists to treat certain patient conditions
SB 455	Rowden	Modifies provisions relating to dispensing authority of physician assistants
SCS SB 495		Modifies provisions relating to trauma, STEMI, and stroke centers and medical emergencies
CCS HCS SB 501		Modifies provisions relating to health care
SB 518	Emery	Modifies provisions relating to hospital licensure
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
HB 58	Haefner	Requires the Department of Health and Senior Services to establish criteria for levels of maternal and neonatal care designations
HB 193	Kelley 127	Authorizes Barton County to repeal a property tax in favor of a sales tax dedicated to a hospital district
HCS HB 194		Changes the laws regarding abortion
HB 195	Kelley 127	Authorizes any hospital district to repeal a dedicated property tax in favor of a sales tax
HB 369	Newman	Changes the laws regarding abortion
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 440	Kidd	Establishes "Simon's Law," which changes the laws regarding life-sustaining or nonbeneficial treatment policies of health care facilities
HB 456	Swan	Changes the laws regarding abortion
HB 602	Brattin	Changes the laws regarding abortion
HB 690	White	Prohibits non-Missouri medical schools from entering into exclusive contracts with Missouri health care providers for the placement of medical students
HB 762	Barnes 060	Allows hospitals to employ dentists and other oral health care providers
HB 796	Brown 094	Allows for a patient's designation of a caregiver to provide care following discharge from a hospital or ambulatory surgical center
HB 1067	Hubrecht	Modifies provisions relating to inspection requirements of mental health facilities
HB 1069	Bondon	Changes the laws regarding hospital licensure
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HB 1153	Crawford	Changes the laws regarding the regulation of hospitals
HOUSING		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 27	Curls	Modifies residential property receivership
SS#2 SCS SB 43		Modifies the law relating to unlawful discrimination

No.	Author	Subject
SB 92	Curls	Creates a new tax credit for first time purchasers of homes in a blighted area that will be used for owner occupancy
SB 94	Curls	Changes the required notice to a tenant living in a foreclosed property from ten days to ninety days
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SB 218	Nasheed	Establishes the Missouri Emergency Solutions Grants Program to address the problem of homelessness in Missouri
SB 338	Schupp	Bars discrimination based on sexual orientation or gender identity
SB 398	Romine	Enacts provisions relating to homeowners' associations
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
HCS#2 HB 44		Prohibits the Missouri Housing Development Commission from requiring a prevailing hourly wage to be paid to a contractor on a project for a housing tax credit
HB 55	Muntzel	Authorizes a tax credit for donations to a homeless shelter
HB 161	Davis	Modifies definitions to give veterans priority in low-income housing tax credits
HB 355	Bahr	Prohibits a property owners' association from preventing a property owner from placing political signs on his or her property
HB 407	Davis	Modifies provisions relating to the housing of a convicted sex offender in a homeless shelter that was in existence prior to a school or child care facility being built within 1000 feet of it
HB 733	Chipman	Prohibits public institutions of higher education from requiring students to live on campus, except for first-year freshmen who may be required to live in campus housing for their first year
HB 1061	Engler	Changes the laws regarding land clearance projects
HB 1063	Grier	Changes the laws regarding home owner associations
HB 1096	Brown 027	Creates the Uniform Common Interest Owners Bill of Rights Act, which is a regulatory scheme for homeowners' associations
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities
HCS HB 1189		Changes the laws regarding local ordinances so that no political subdivision may require interior inspections of private residences
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
IDENTITY THEFT AND PROTECTION		
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
HB 201	Pogue	Prohibits school districts from collecting biometric information on students without the express written consent of parents or legal guardians
HCS HB 491		Creates provisions providing for the automatic expungement of certain records of a person when the charge or charges against the person were dismissed because of identity theft or mistaken identity
IMMIGRATION		
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
HB 203	Pogue	Forbids the placement of refugees without the approval of the Missouri General Assembly
HB 264	Brattin	Requires all employers and business entities to enroll and actively participate in a federal work authorization program and imposes stricter penalties for employing an unauthorized alien
HB 453	Morgan	Establishes the Missouri Tuition Equity Act

No.	Author	Subject
HB 766	Lichtenegger	Modifies the offense of unlawful possession of a firearm
HB 775	Ellington	Requires the Department of Revenue to include in the Missouri Driver Guide educational material on vehicular stops and searches by law enforcement
HB 980	Brattin	Changes the law regarding sanctuary policies for municipalities
INSURANCE - AUTOMOBILE		
SCS SB 223		Increases the minimum motor vehicle liability coverage a driver must carry for others' property when operating a motor vehicle
SCS HB 256		Removes restrictions on when amber or white lights may be used on motor vehicles and equipment performing work for the department of transportation
HB 536	Nichols	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 722	Morris	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 900	Rowland 029	Changes the minimum amounts of automobile liability insurance required
INSURANCE - GENERAL		
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SCS SB 303		Provides that insurers have the right to defend an insured without reservation before a claimant can contract to limit recovery to certain assets or insurance policies
SB 304	Wieland	Enacts provisions relating to disclosure of insurance companies' corporate governance structure
SB 323	Brown	Specifies when persons operating or riding a motorcycle or motortricycle must wear protective headgear
SB 336	Wieland	Provides that the interest rate an insurance company pays upon a claim, refund, or payment under certain regulatory actions shall be the annual adjusted prime rate of interest, not to exceed 9 percent
SB 386	Wieland	Exempts certain types of commercial insurance lines from filing requirements with respect to rates and policy forms
SB 398	Romine	Enacts provisions relating to homeowners' associations
SB 427	Wasson	Requires certain insurers and insurance groups to establish an internal audit function
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
SB 502	Munzlinger	Repeals the exemption for certain insurance holding companies involved in agricultural operations from certain reporting and examination requirements
HB 45	White	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
SCS HB 289		Specifies that beginning January 1, 2018, certain shareholders of S corporations may elect to reject workers' compensation insurance coverage

No.	Author	Subject
HCS HBs 337, 259, & 575		Establishes procedures relating to financial accreditation standards for insurance companies
HCS HB 345		Specifies that if it is determined that an insurance company should pay interest, it should not exceed nine percent
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HCS HB 573		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
HCS HB 611		Requires long-term care insurers to file their premium rates with the Department of Insurance, Financial Institutions and Professional Registration and annual rate increases over 10% to be approved by director
HB 740	Engler	Provides that insurers have the right to unconditionally defend an insured before a claimant can contract to limit recovery to certain assets or insurance policies, and the right to challenge the reasonableness of the judgment and coverage determinations
SCS HCS HB 741		Specifies that commercial insurers are exempt from filing rates and policy forms with respect to certain lines of commercial insurance
HB 784	DeGroot	Repeals a provision relating to insurance
HCS HB 863		Changes the law regarding festival liability insurance
HB 869	Brattin	Prohibits municipalities from imposing certain requirements on construction industry employers
HB 1058	Barnes 028	Requires licensed child care facilities to report to the Department of Health and Senior Services and update annually their current liability insurance coverage information
HB 1070	Wiemann	Repeals a provision relating to certain exemptions for insurance holding companies
HB 1088	Plocher	Changes the law regarding low-dose mammography screening
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
INSURANCE - HEALTH		
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 138	Sater	Creates standards for predetermination of health care benefits requests and responses
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 155	Schaaf	Modifies provisions relating to prescription drug co-payments
SB 166	Schaaf	Transfers powers of the Missouri Consolidated Health Care Plan Board to the Office of Administration
SB 168	Schaaf	Modifies provisions relating to health insurance discrimination
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SB 194	Wallingford	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 274	Wieland	Allows enrollment in a health benefit plan by a pregnant person under certain circumstances
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care

No.	Author	Subject
SCR 25	Cunningham	Establishes the State Innovation Waiver Task Force
HB 47	Lichtenegger	Requires health carriers to reimburse physical therapists in the same amount as licensed physical therapists for rendering the same services
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HCS HB 233		Changes the laws regarding the dispensing of contraceptives
HB 235	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
HCS HB 298		Specifies the minimum reimbursement amount for covered physical therapy services delivered under health benefit plans
HB 373	Newman	Changes the laws regarding the dispensing of contraceptives
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state
HB 412	Lichtenegger	Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 417	Peters	Prohibits a health insurer and any wellness program associated with a health insurer from sharing with an employer of an insured information relating to such insured's usage of contraceptives
HB 535	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
HCS HB 540		Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HB 549	Frederick	Creates standards for predetermination of health care benefits requests and responses
HCS HB 576		Exempts motorcyclists 21 years of age or older from wearing a helmet when operating a motorcycle or motortricycle if they have the appropriate health insurance coverage
HCS HB 611		Requires long-term care insurers to file their premium rates with the Department of Insurance, Financial Institutions and Professional Registration and annual rate increases over 10% to be approved by director
HB 708	Hill	Changes the law relating to short term medical policies sold in the state of Missouri
HB 720	White	Modifies the law regarding health insurance adverse determination appeals
HCS HB 780		Establishes the State Innovation Waiver Task Force to develop alternatives to and possible exemptions or waivers from the federal requirements of the Affordable Care Act
HB 829	Matthiesen	Specifies that any whole life insurance policies with long term care riders shall meet the existing qualifications to join the Missouri Partnership
HB 974	Frederick	Requires a health carrier provider to pay identical benefits to similarly licensed nonparticipating or nonpreferred providers who meet the necessary requirements
HB 994	Eggleston	Establishes that an employee can receive either health insurance benefits or the premium paid by the employer, in form of compensation or a health savings account
HB 995	Eggleston	Changes the laws regarding rates charged by health care providers
HB 1011	Basye	Changes the laws regarding health care for persons with disabilities

No.	Author	Subject
HB 1073	Morris	Changes the law regarding insurance claims filed by a pharmacy
HB 1124	Trent	Allows certain records to be closed if maintained by fire departments or fire protection districts
HB 1185	Trent	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
INSURANCE - LIFE		
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 275	Wieland	Provides that life insurance providers may exclude coverage for suicides occurring within one year of issuance of the coverage
SB 450	Wieland	Modifies provisions of the Missouri Preneed Funeral Contract Act
HB 336	Shull 016	Provides that riders, endorsements, and amendments to life insurance policies may contain suicide exclusions or limitations
HB 341	Shull 016	Allows life insurers to exclude or restrict payment of increased or additional benefits for deaths resulting from suicide occurring within one year from the date of increase
HB 829	Matthiesen	Specifies that any whole life insurance policies with long term care riders shall meet the existing qualifications to join the Missouri Partnership
INSURANCE - PROPERTY		
SB 337	Wieland	Allows insurers to depreciate the value of insured property by the cost expended to repair it
HB 346	Shull 016	Allows insurance companies to use insurance policies that provide for expense depreciation
SCS HCS HB 741		Specifies that commercial insurers are exempt from filing rates and policy forms with respect to certain lines of commercial insurance
HCS HB 958		Changes the law regarding property insurance
INSURANCE, FINANCIAL INSTITUTIONS AND PROFESSIONAL REGISTRATION, DEPARTMENT OF		
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 138	Sater	Creates standards for predetermination of health care benefits requests and responses
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SB 194	Wallingford	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
SB 216	Cunningham	Creates provisions relating to the registering of roofing contractors
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 266	Schatz	Enacts new provisions of law relating to professional employer organizations
SB 304	Wieland	Enacts provisions relating to disclosure of insurance companies' corporate governance structure
SCS SB 353		Specifies that royalty payments to a dental franchisor by a licensee of the Dental Board operating a franchised dental office is not unlawful
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SB 427	Wasson	Requires certain insurers and insurance groups to establish an internal audit function
SB 429	Rowden	Establishes legislative procedures for regulating previously unregulated professions
SB 447	Rowden	Establishes legislative procedures for regulating previously unregulated professions

No.	Author	Subject
CCS HCS SB 501		Modifies provisions relating to health care
SB 540	Curls	Establishes notice procedures for potential adverse action against a State Board of Registration for the Healing Arts licensee who is delinquent on state taxes or has failed to file state income tax returns in the last three years
CCS SCS HCS HB 7		Appropriates money for the departments of Economic Development; Insurance, Financial Institutions and Professional Registration; and Labor and Industrial Relations
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 120	Davis	Changes the laws regarding unsecured loans of \$750 or less, commonly known as payday loans
HB 123	Frederick	Establishes the "Missouri Right to Shop Act"
HB 125	Frederick	Establishes the "Right to Shop Act" to allow state employees to obtain cost estimates for health care services
HCS HBs 337, 259, & 575		Establishes procedures relating to financial accreditation standards for insurance companies
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HB 412	Lichtenegger	Establishes the Senior Services Growth and Development Program to provide additional funding for senior services
HCS HB 596		Modifies provisions relating to the State Board of Embalmers and Funeral Directors
HCS HB 611		Requires long-term care insurers to file their premium rates with the Department of Insurance, Financial Institutions and Professional Registration and annual rate increases over 10% to be approved by director
HB 622	Engler	Creates provisions relating to electrical contractor certificates
HB 807	Mathews	Creates licensure requirements for a statewide electrical contractor's license
HB 904	Sommer	Provides ways a professional licensee or holder of a permit certificate, or registration may submit payment and information to a board
HCS HB 958		Changes the law regarding property insurance
HB 1025	Green	Establishes the Bonding Review Board to determine whether sufficient financial assets exist to back individual sureties and to rate providers of individual sureties
HB 1062	Helms	Changes the laws regarding funeral contracts
HB 1152	Morris	Establishes the "Rx Cares for Missouri Program"
HB 1154	Lauer	Enacts new provisions of law relating to professional employer organizations
HB 1156	Gregory	Modifies provisions relating to certain sports contests
HB 1185	Trent	Provides that a managed care plan's network is adequate if the health carrier is accredited by the Accreditation Association for Ambulatory Health Care
HB 1196	Rehder	Enacts new provisions of law relating to professional employer organizations
HB 1198	Berry	Enacts new provisions of law relating to professional employer organizations
INTERNET AND E-MAIL		
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 159	Dixon	Modifies provisions relating to the publication of notice of the sale of real estate
SB 175	Schaaf	Requires that all state-owned data centers become consolidated to the State Data Center
SB 186	Emery	Modifies the authority of local governments to offer certain communications services

No.	Author	Subject
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
SB 292	Rowden	Modifies provisions relating to ticket selling practices
SCS SB 316		Creates new provisions relating to password protection
HB 242	Merideth 080	Specifies that the Secretary of State will create a website and allow citizens of Missouri to electronically sign ballot measures that are approved for circulation
SCS HCS HB 247		Establishes procedures relating to municipally owned utilities
HB 286	Beard	Establishes the Missouri Child Protection Registry
HB 428	Cornejo	Modifies provisions relating to the publication of notice of the sale of real estate
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
INTERSTATE COOPERATION		
SB 105	Wallingford	Requires the Department of Revenue to enter into the Streamlined Sales and Use Tax Agreement
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 358	Wieland	Creates new provisions relating to collective bargaining within the Bi-State Development Agency
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
HCR 11	Love	Urges Congress to support and pass the Marketplace Fairness Act, which would require out-of-state retailers to collect sales taxes
JACKSON COUNTY		
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
HCS SB 488		Modifies provisions relating to the conveyance of state property
SJR 17	Kraus	Requires the Jackson County assessor to be an elected officer
HB 152	Corlew	Establishes the Armed Offender Docket Pilot Project within the Jackson County Circuit Court to handle all matters regarding a person accused or convicted of first degree robbery or a firearm offense
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program
JUDGES		
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
SB 100	Emery	Modifies Supreme Court Rule 55.03 regarding sanctions against lawyers, law firms, or parties for certain conduct
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 154	Schaaf	Establishes and defines restorative justice conferences
SCS SB 156		Modifies provisions relating to animals
SCS SB 157		Adds language to jury instructions regarding lesser included offenses
SB 158	Dixon	Modifies admissibility of chemical test results in intoxication-related proceedings for a certain time period

No.	Author	Subject
SB 178	Dixon	Creates a process to determine whether criminal offenders are predatory sexual offenders and increases penalties against predatory, prior, and persistent sexual offenders
SB 200	Libla	Modifies provisions relating to expert witnesses
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
SB 288	Nasheed	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 383	Eigel	Provides that defendants in tort actions shall only be held severally liable and not jointly
SB 390	Emery	Authorizes an additional circuit judge for the 17th Judicial Circuit
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SCS SB 524		Requires a defendant served after the expiration of the statute of limitations for a wrongful death or a medical negligence claim to be served within one hundred twenty days after a petition has been filed
SJR 6	Emery	Delineates procedures a court must follow when assessing a claim that the government has enforced a law that limits a person's constitutional rights
SCS SJR 11		Provides that a nonpartisan judicial commission shall submit to the governor a list of names, rather than a list of three names, to fill a judicial vacancy in a court under the nonpartisan court plan
HB 41	McCann Beatty	Specifies that if charges are filed against a law enforcement officer based on an officer involved shooting, the judge must appoint a special prosecutor
SCS HCS HB 50		Changes division designations for circuit and associate courts in the Sixteenth Judicial Circuit
HCS HB 77		Establishes procedures concerning vexatious litigations
HB 1012	Phillips	Allows municipal judges in a municipality with a population of less than 15,000 inhabitants to serve in more than five municipalities at one time
HB 1037	DeGroot	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1046	Higdon	Establishes the Justice Safety Valve Act that provides judges with discretion to depart from mandatory minimum sentences
HB 1078	Fitzwater 049	Creates the 47th Judicial Circuit consisting of Callaway and Audrain counties
HJR 16	White	Proposes a constitutional amendment requiring the election of all supreme court, courts of appeal, circuit court, and associate circuit judges
HJR 33	Morris	Proposes a constitutional amendment allowing a judge who has attained 70 years of age to complete the remainder of his or her term
JURIES		
SCS SB 156		Modifies provisions relating to animals
SCS SB 157		Adds language to jury instructions regarding lesser included offenses
SB 178	Dixon	Creates a process to determine whether criminal offenders are predatory sexual offenders and increases penalties against predatory, prior, and persistent sexual offenders
SB 200	Libla	Modifies provisions relating to expert witnesses
SB 383	Eigel	Provides that defendants in tort actions shall only be held severally liable and not jointly

No.	Author	Subject
HB 116	Rowland 029	Changes the compensation a juror may receive from \$6 to \$27
HB 839	Mitten	Allows current members of the General Assembly who are summoned for jury service during a legislative session to obtain an extension not to exceed six months for such service
KANSAS CITY		
HCS SB 25		Modifies provisions relating to public safety
SB 26	Curls	Allows Kansas City to employ airport police officers
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SCS SB 93		Modifies the length of terms of office for certain members of the Kansas City Public School board of directors to ensure terms are staggered
SB 110	Holsman	Modifies provisions relating to vacant nuisance properties in Kansas City
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 137	Curls	Specifies that Kansas City may require the registration of certain properties
SCS SB 185		Enacts provisions relating to transportation network companies
SB 286	Rizzo	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City and Independence to list a property manager with the city clerk
SB 298	Curls	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HCS SCS SBs 300 & 306		Modifies provisions relating to elementary and secondary education
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 365	Curls	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City to list a property manager with the city clerk
HCS SB 434		Modifies provisions relating to elementary and secondary education
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HB 454	Morgan	Requires children in the City of St. Louis and Kansas City school districts to enroll in a school by the age of five
SCS HB 493		Requires a limited liability company that manages property in Kansas City to file an affidavit that names a person responsible for the property
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 752	Corlew	Allows the Kansas City Police Department chief of police to appoint a lieutenant colonel to be responsible for homeland security matters
HB 999	McCann Beatty	Modifies nuisance action procedures for deteriorated properties in certain cities and counties

No.	Author	Subject
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1131	Burnett	Modifies the length of terms of office for certain members of the Kansas City Public School board of directors to ensure that terms are staggered
HB 1187	Burnett	Changes the laws regarding the development of historic property by prohibiting certain cities from waiving a review process
LABOR AND INDUSTRIAL RELATIONS, DEPARTMENT OF		
SB 20	Brown	Repeals the law pertaining to prevailing wage
SB 29	Sater	Modifies the law relating to prevailing wage
SB 54	Nasheed	Creates new provisions of law relating to leave from employment
SB 69	Schupp	Creates new provisions of law relating to leave from employment
SB 91	Chappelle-Nadal	Modifies the minimum wage laws
SB 150	Schupp	Modifies provisions of law relating to wages paid to employees
SCS SB 210		Modifies provisions relating to collective bargaining representation for public employees
SB 254	Nasheed	Modifies the minimum wage laws
SB 268	Schupp	Creates a right to unpaid leave for employees that are affected by domestic violence
SB 530	Hegeman	Modifies provisions relating to the prohibition of local minimum wage laws
CCS SCS HCS HB 7		Appropriates money for the departments of Economic Development; Insurance, Financial Institutions and Professional Registration; and Labor and Industrial Relations
HB 79	McGaugh	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HB 104	Love	Repeals provisions relating to prevailing wages on public works
HB 133	Lant	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HCS HB 238		Changes the law relating to public labor organizations
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HB 356	Bahr	Allows taxpayers to classify individuals as independent contractors under certain circumstances
HB 375	Newman	Requires the Department of Labor and Industrial Relations to establish the Equal Pay Commission
HCS HB 482		Establishes a presumption that a firefighter assigned to at least five years of hazardous duty, exposed to certain agents, and disabled as a result of cancer incurred the cancer in the course of the employment as a firefighter
HB 659	McCreery	Establishes the Missouri Earned Family and Medical Leave Act
HB 1059	Kelly 141	Establishes the Missouri Earned Family and Medical Leave Act
LABOR AND MANAGEMENT		
SS#2 SB 19		Creates new provisions of law relating to labor organizations
SB 20	Brown	Repeals the law pertaining to prevailing wage
SB 21	Brown	Creates new provisions of law relating to labor organizations
SB 29	Sater	Modifies the law relating to prevailing wage
SB 87	Brown	Modifies the law relating to collective bargaining representatives

No.	Author	Subject
SB 91	Chappelle-Nadal	Modifies the minimum wage laws
SB 150	Schupp	Modifies provisions of law relating to wages paid to employees
SS SB 182		Modifies provisions of law relating to project labor agreements
SCS SB 210		Modifies provisions relating to collective bargaining representation for public employees
SB 254	Nasheed	Modifies the minimum wage laws
SB 358	Wieland	Creates new provisions relating to collective bargaining within the Bi-State Development Agency
HCS#2 HB 44		Prohibits the Missouri Housing Development Commission from requiring a prevailing hourly wage to be paid to a contractor on a project for a housing tax credit
HCS HB 78		Modifies provisions relating to the prevailing wage
HB 79	McGaugh	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HB 80	Vescovo	Changes the laws regarding employee welfare and retirement plans to require certain employers to provide a summary annual report
HCS HBs 91, 42, 131, 265 & 314		Specifies that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
HB 104	Love	Repeals provisions relating to prevailing wages on public works
HB 111	Mathews	Specifies the representation that collective bargaining units can provide within the bi-state development agency
HB 126	Vescovo	Modifies provisions relating to fairness in public construction
HB 132	Lant	Allows public bodies to opt out of prevailing wage laws for the construction of public works projects that are \$750,000 or less
HB 133	Lant	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HCS HB 238		Changes the law relating to public labor organizations
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
HCS HB 309		Exempts municipalities from the prevailing wage law
HB 356	Bahr	Allows taxpayers to classify individuals as independent contractors under certain circumstances
HB 603	Rone	Removes the union lobbying exemption
HB 637	Helms	Allows public employees to bargain with a public employer independently of a labor organization
HCR 28	Rowland 029	Reaffirms Missouri's support of the services of the sheltered workshops of our state
HJR 15	McDaniel	Proposes a constitutional amendment specifying that a person cannot be required to become or refrain from becoming a member of or paying dues to a labor organization as a condition or continuation of employment
LAKES, RIVERS AND WATERWAYS		
SB 65	Schatz	Exempts vessels propelled by outboard jet motors and vessels not originally manufactured with adequate guards or railing from the provisions prohibiting passengers from riding in certain areas of a boat
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 324	Silvey	Expands the requirement for children to wear personal flotation devices
SB 449	Wieland	Specifies who is eligible to be a member of a board of port authority commissioners

No.	Author	Subject
HB 556	Ross	Codifies provisions relating to the navigability of Missouri's waters
HB 629	Miller	Changes the laws regarding port authorities procuring professional services
HB 860	Pogue	Changes the laws regarding jurisdiction ceded to the United States within the Ozark National Scenic Riverways
HCR 9	Gannon	Urges the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force
HCR 49	McGaugh	Reaffirms Missouri's support of flood control and navigation being the dominant Congressionally authorized purposes for operation of the Missouri River
LANDLORDS AND TENANTS		
SB 94	Curls	Changes the required notice to a tenant living in a foreclosed property from ten days to ninety days
SCS SB 234		Repeals provisions requiring a landlord to keep security deposits in a trust
SB 286	Rizzo	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City and Independence to list a property manager with the city clerk
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SCS SB 316		Creates new provisions relating to password protection
SB 365	Curls	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City to list a property manager with the city clerk
HB 33	Cross	Provides that no person or entity that rents or leases real property shall be required to obtain a business license by any political subdivision of the state
HB 277	Cross	Specifies that an individual who has been evicted from a rental property must have written permission from the owner of the property to be on the premises in the future
HB 383	Anderson	Prohibits a municipality or utility company from holding an owner of a premises liable for the occupant's delinquent utility payments
HB 471	Butler	Changes the laws regarding public nuisance penalties
HB 705	Cross	Repeals provisions requiring a landlord to keep security deposits in a depository institution
HCS HB 848		Adds provisions relating to a claim for breach of implied warranty of habitability by a tenant of rental property
HB 896	Crawford	Repeals provisions requiring a landlord to keep security deposits in a depository institution
HB 896	Crawford	Repeals provisions requiring a landlord to keep security deposits in a depository institution
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 1066	Trent	Allows a landlord to change the locks on a premises upon the request of the tenant who provides proof that the tenant or child of the tenant has obtained an ex parte or full order of protection
LAW ENFORCEMENT OFFICERS AND AGENCIES		
SB 24	Chappelle-Nadal	Modifies provisions relating to racial profiling in policing
HCS SB 25		Modifies provisions relating to public safety
SB 26	Curls	Allows Kansas City to employ airport police officers
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
SCS SB 46		Modifies provisions relating to certain crimes against emergency service providers and creates the Blue Alert System
HCS SS SCS SB 66		Modifies provisions of law relating to workers' compensation

No.	Author	Subject
HCS SCS SB 84		Restricts the use of cell site simulator devices
SB 99	Emery	Allows a court to place a person on electronic monitoring with victim notification if a person has been charged with or found guilty of violating an order of protection
SS SB 124		Modifies provisions relating to political subdivisions
SCS SB 156		Modifies provisions relating to animals
SB 181	Nasheed	Requires the reporting of lost or stolen firearms
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
SB 256	Sater	Designates "Law Enforcement Recognition Week"
SB 265	Schatz	Creates the "Blue Alert System" for notifying the public when law enforcement officers are seriously injured or killed
HCS SB 282		Modifies provisions relating to public safety
SB 287	Nasheed	Creates a process for reducing bias in policing
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 296	Hummel	Modifies provisions relating to membership of the Police Retirement System of St. Louis as a condition of employment
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 301	Wallingford	Modifies mandated reporting requirements for sexual assault victims in long-term care facilities
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
HCS SB 332		Modifies provisions relating to taxation
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
HCS SB 363		Modifies provisions relating to long-term care facilities
HCS SB 373		Modifies provisions of law relating to the elderly
SB 385	Rowden	Prohibits peer support specialists from disclosing sensitive information in most circumstances
SB 414	Riddle	Modifies several provisions relating to the administration of public safety
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SB 424	Holsman	Defines "motorcycle profiling" and creates regulations to eliminate motorcycle profiling
SB 451	Nasheed	Designates the Sheriff of the City of St. Louis and deputies as law enforcement officers eligible for certain training and licensure
SB 484	Koenig	Requires the judges of the twenty-second judicial circuit to appoint the sheriff of the City of St. Louis
SB 507	Nasheed	Allows the sheriff of the City of St. Louis to appoint deputies and assistants without the approval of a majority of circuit court judges of the City of St. Louis
SB 511	Dixon	Creates domestic violence fatality review panels to investigate homicides involving domestic violence
SCR 12	Sater	Designates the second Saturday in June as Law Enforcement Recognition Week in Missouri

No.	Author	Subject
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HB 37	Higdon	Allows law enforcement officers to establish police lines or barricades when certain emergency situations may cause the congregation of persons in public areas
HB 39	Higdon	Requires a crime inquiry and inspection report for every towing where a law enforcement officer is involved, regardless of whether the towing is initiated by a law enforcement officer or requested by another party
HB 40	Higdon	Requires the Amber Alert System Oversight Committee to adopt criteria to expand the Amber Alert System to provide peace officer safety alerts
HB 41	McCann Beatty	Specifies that if charges are filed against a law enforcement officer based on an officer involved shooting, the judge must appoint a special prosecutor
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 86	Schroer	Adds to the list of hate crimes certain offenses committed against law enforcement officers and first responders when the offenses are committed because the person is a law enforcement officer or first responder
HB 180	Phillips	Designates the week beginning on the second Saturday in June as "Law Enforcement Recognition Week"
HCS HB 181		Grants law enforcement officers, agents of the conservation commission, and the water patrol the authority to enforce certain laws, with restrictions
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HCS HBs 190 & 208		Allows community college police officers to establish regulations to control vehicular traffic on any thoroughfare owned or maintained by the college
HB 198	Butler	Creates the Quality Policing Act that establishes reporting and conduct guidelines for law enforcement agencies
HB 224	Kelley 127	Increases the continuing education reporting period for peace officers from three years to five years
HB 231	Dogan	Limits federal forfeiture litigation to seizures that include more than \$100,000 in US currency
HB 232	Dogan	Requires law enforcement agencies to have a written policy regarding the investigation of officer-involved deaths
HB 273	Schroer	Increases penalties for certain crimes against law enforcement officers and emergency responders
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 295	Justus	Designates the second Saturday of June each year as "Law Enforcement Appreciation Day" in the State of Missouri
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HB 308	Kelley 127	Allows for limited immunity for statements made while reporting use of force
HB 363	Newman	Requires that all sales or transfers of firearms be processed through a licensed firearms dealer
HB 364	Newman	Creates provisions requiring permits to purchase firearms
HB 367	Newman	Establishes the Enough is Enough Act regarding college sexual assault policies
HCS HB 384		Changes the laws regarding the confiscation of animals
HB 392	Adams	Changes the laws regarding the use of force by a law enforcement officer

No.	Author	Subject
HB 393	Adams	Creates a citizens police review board in the Department of Public Safety to investigate civilian deaths resulting from an officer-involved shooting
HCS HB 403		Changes the laws regarding cell site simulator devices
HB 414	Franks Jr.	Requires the director of the department of public safety to initiate disciplinary action when the director is presented with any information demonstrating cause to discipline a peace officer licensee
HB 423	Cornejo	Modifies provisions relating to the injuring or killing of law enforcement animals
HB 426	Cornejo	Modifies provisions of the Line of Duty Compensation Act to establish a hierarchy for distribution of survivors benefits received under the Act
HCS HB 436		Amends laws relating to corporate security advisors
HB 438	Wilson	Modifies provisions relating to the detaining of incapacitated or intoxicated persons by law enforcement officers
HB 471	Butler	Changes the laws regarding public nuisance penalties
HB 503	Ellington	Requires the Department of Public Safety to create a law enforcement identification numbering system to track complaints against officers from one agency to another agency
HB 504	Ellington	Requires uniformed law enforcement officer to wear a video camera while on duty to record any interaction between a law enforcement officer and a member of the public
HB 510	Ellington	Requires a peace officer to obtain written consent prior to conducting a consensual search of a vehicle
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 528	Ellington	Creates provisions relating to racial profiling, searches and seizures, and traffic stops from law enforcement
HB 586	Rhoads	Prohibits a peer support specialist from disclosing any confidential communication properly entrusted to the counselor by law enforcement and emergency personnel while receiving counseling
HB 588	Kelley 127	Prohibits law enforcement from stopping a motorcycle for failing to wear protective headgear
HCS HB 607		Establishes the offense of intentionally targeting a law enforcement officer
HB 614	Ellington	Requires any course on driver's education offered in public schools to include instruction concerning law enforcement procedures for traffic stops
HCS HB 645		Allows retired police officers to return to work when a disaster or emergency has been proclaimed by the governor or there is a national disaster
HB 658	McCreery	Prohibits certain individuals from possessing a firearm due to domestic violence and requires police officers to remove firearms at the scene of a domestic violence call
HB 668	Peters	Allows the sheriff of the city of St. Louis to appoint deputies and assistants without the approval of a majority of the circuit judges of the circuit court of such city
HB 672	Sommer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 709	Moon	Establishes the "Missouri Right to Life Act", which changes the laws regarding the finding that life begins at conception
HCS HB 727		Adds additional reporting requirements by school employees to law enforcement agencies for acts committed by a pupil on school property or school bus or while involved in school activities
HB 730	Schroer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 743	Conway 104	Modifies provisions relating to the distribution of moneys from the Crime Victims' Compensation Fund to the state forensic laboratory account

No.	Author	Subject
HB 752	Corlew	Allows the Kansas City Police Department chief of police to appoint a lieutenant colonel to be responsible for homeland security matters
HB 768	Lant	Modifies provisions relating to juvenile courts
HB 775	Ellington	Requires the Department of Revenue to include in the Missouri Driver Guide educational material on vehicular stops and searches by law enforcement
HB 776	Roberts	Allows a law enforcement agency to file a motion, on its own behalf in circuit court, to properly dispose of seized property
HB 785	Bangert	Requires driver's license examiners to demonstrate to applicants what he or she is likely to experience during a traffic stop and requires driver's education providers to include curriculum on traffic stops
HB 819	Gregory	Modifies provisions related to the retirement of police officers
SCS HCS HB 831		Modifies provisions related to the retirement of police officers
HB 838	Mitten	Requires a peace officer to provide an oral advisement and obtain written consent for a voluntary search of a person not under arrest or the person's effects or vehicle
HB 859	Pogue	Establishes the "Second Amendment Preservation Act"
HB 867	Justus	Authorizes a sales tax whose revenue is dedicated to public safety in the city of Branson
HCS HB 878		Modifies provisions relating to sheriffs in the City of St. Louis
HB 889	Rehder	Prohibits law enforcement from releasing records containing personally identifiable health information, unless such information is redacted or a court orders disclosure
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
HB 1017	Hurst	Authorizes a sales tax in the city of Vienna, upon voter approval, whose revenue is dedicated to public safety
HB 1020	Quade	Enhances the penalties for certain offenses if the offenses were targeted toward certain victims
HB 1028	Merideth 080	Authorizes the Community Police Tax Credit for law enforcement officers who live in a high-crime area
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1103	Marshall	Prohibits sheriffs from releasing the name or personal information of any person issued a concealed carry permit, except under certain limited circumstances
HB 1115	Anders	Modifies provisions related to DNA collections by law enforcement agencies
HB 1137	Schroer	Requires certain persons to report the use of an emergency opioid antagonist to a police or sheriff's department in order to generate a police report
HB 1149	Smith 085	Requires certain police officers to be paid a minimum wage of twenty dollars per hour
HB 1170	Franks Jr.	Designates the Sheriff of the City of St. Louis and deputies as law enforcement officers eligible for certain training and licensure
HB 1172	Haefner	Modifies several provisions relating to the administration of public safety
HB 1179	Merideth 080	Requires the department of public safety to engage in discussions with local government officials and law enforcement agencies to develop a memorandum of understanding concerning the use of automated license plate reader systems and crime cameras by law enforcement on public roadways within the state
HB 1191	Smith 085	Requires certain police officers to be paid a minimum wage of twenty dollars per hour
HB 1201	Roberts	Prohibits requiring peace officers to issue a specific number of citations within a designated period of time
HB 1207	Haefner	Changes the laws regarding the Deputy Sheriff Salary Supplementation Fund

No.	Author	Subject
HB 1209	Matthiesen	Requires all moneys, except administrative costs, from minor traffic violations on state-maintained roads or highways to be sent to the Director of the Department of Revenue
HCS HB 1213 & HB 1214		Establishes "The Fourth Amendment Affirmation Act"
HB 1215	Curtman	Designates the first Tuesday in May as "Law Enforcement Appreciation Day" in Missouri
HB 1225	Roberts	Establishes a pilot program in St. Louis City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the city
LIABILITY		
SB 4	Richard	Repeals certain provisions relating to venue and jurisdiction in products liability claims
SS SB 31		Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SCS SB 88		Establishes a two year statute of limitation for claims of malpractice or negligence against veterinarians
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SS SCS SB 213		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
SCS SB 220		Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
HCS SCS SB 237		Modifies definitions of "employee" and "physician employee" as used in provisions relating to actions against health care providers for personal injury or death
SB 259	Munzlinger	Amends Supreme Court Rule 52.12 to prohibit intervention in a tort action when jurisdiction and venue cannot be independently established
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 298	Curls	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
SCS SB 303		Provides that insurers have the right to defend an insured without reservation before a claimant can contract to limit recovery to certain assets or insurance policies
SB 321	Hegeman	Allows evidence of failure to wear a seatbelt for comparative negligence or to mitigate damages in actions for damages
SB 347	Kraus	Establishes procedures for a claimant in an action for damages due to asbestos exposure to disclose additional claims the claimant has filed with an asbestos trust
SB 383	Eigel	Provides that defendants in tort actions shall only be held severally liable and not jointly
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
SB 493	Hegeman	Authorizes a health care decision-maker to make health care decisions for an incapacitated patient
SCS SB 524		Requires a defendant served after the expiration of the statute of limitations for a wrongful death or a medical negligence claim to be served within one hundred twenty days after a petition has been filed
HB 95	McGaugh	Modifies provisions relating to the collateral source rule and provides that parties may introduce evidence of the actual cost, rather than the value, of the medical care rendered

No.	Author	Subject
HB 96	Schroer	Allows persons authorized to carry firearms under chapter 571 to sue for certain injuries sustained on the property of business enterprises that voluntarily prohibit firearms
HB 114	McGaugh	Specifies that any person who disseminates false information relating to a perishable food product implying the product is not safe for consumption is liable to the producer.
HB 137	Spencer	Specifies that abandoned property reports required to be signed by law enforcement must be signed by a patrol officer employed by the Missouri State Highway Patrol.
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HCS HB 159		Establishes provisions requiring actions against veterinarians to be brought within two years of the date of occurrence of the act of negligence that is at issue, except in certain situations
HB 182	Hurst	Prohibits a person from transporting a minor across state lines to obtain an abortion without the consent required by state law
SCS HB 256		Removes restrictions on when amber or white lights may be used on motor vehicles and equipment performing work for the department of transportation
HB 294	Lynch	Provides certain immunities for persons who seek medical assistance for a drug overdose
HB 300	Moon	Provides that if a business enterprise posts to prohibit the possession of concealed firearms on the property, the posting entity assumes responsibility for the safety of a person permitted to carry a firearm if harmed on the property
HB 333	DeGroot	Changes the laws regarding asbestos tort claims and asbestos trust claims
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
SS SCS HCS HBs 339 & 714		Modifies provisions relating to tort claims
HB 383	Anderson	Prohibits a municipality or utility company from holding an owner of a premises liable for the occupant's delinquent utility payments
HCS HB 384		Changes the laws regarding the confiscation of animals
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 458	Hill	Specifies that lawful owners of firearms may transport or store the firearms in locked, privately-owned motor vehicles
HB 459	Kolkmeier	Repeals certain provisions relating to products liability civil actions
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HCS HB 573		Establishes requirements for certain settlement offers of tort claims which must be accepted within a specified period of time
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HB 594	McGaugh	Provides that a person who is injured by a product has 10 years after the sale or lease of the product to bring a suit for damages
HB 605	Rone	Requires the Department of Agriculture to review each herbicide sold in the state to determine if it is an inherently volatile herbicide, and to develop usage restrictions for such herbicides
HB 659	McCreery	Establishes the Missouri Earned Family and Medical Leave Act
HB 689	Mathews	Creates and modifies provisions relating to punitive damages
HB 734	Chipman	Modifies provisions relating to public administrators who are acting as guardians or conservators
HB 736	Stevens 046	Establishes the "911 Good Samaritan Act" which gives a person immunity from criminal liability for a person who seeks medical assistance for a person experiencing a drug-related overdose or alcohol overdose

No.	Author	Subject
HB 740	Engler	Provides that insurers have the right to unconditionally defend an insured before a claimant can contract to limit recovery to certain assets or insurance policies, and the right to challenge the reasonableness of the judgment and coverage determinations
SCS HCS HB 741		Specifies that commercial insurers are exempt from filing rates and policy forms with respect to certain lines of commercial insurance
HB 761	Barnes 060	Establishes requirements for authorized entities to stock epinephrine auto-injectors for use in emergencies
HB 854	Franklin	Allows health care providers to contract with the Department of Health and Senior Services to provide volunteer health care services to uninsured and underserved individuals
HB 869	Brattin	Prohibits municipalities from imposing certain requirements on construction industry employers
HB 876	McGaugh	Repeals the provision requiring arbitration, if requested by a plaintiff, in a negligence action against the Department of Transportation
HB 881	Schroer	Provides that failure to wear a safety belt or misuse of a safety belt may be considered evidence of comparative negligence or may be admitted to mitigate damages
HCS HB 890		Creates and modifies provisions relating to punitive damage awards
HB 900	Rowland 029	Changes the minimum amounts of automobile liability insurance required
HB 999	McCann Beatty	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HB 1000	McCann Beatty	Modifies provisions of law regarding claims against public higher education institutions covered by the State Legal Expense Fund
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1134	McDaniel	Provides that a dog owner may be liable for any serious physical injuries caused by such dog other than from a bite
HB 1190	Rhoads	Establishes the Business Premises Safety Act
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
LIBRARIES AND ARCHIVES		
CCS#2 HCS SCS SB 112		Modifies provisions relating to political subdivisions
HB 391	Roberts	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
HB 577	McCaherty	Specifies requirements for a school library media services program
LICENSES - DRIVER'S		
SCS SBs 37 & 244		Allows the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SCS SB 279		Adds certain forms to the list of documents sufficient to demonstrate eligibility for a veteran designation on an applicant's driver's license or non-driver identification card
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
HB 35	Plocher	Modifies admissibility of chemical test results in intoxication related proceedings

No.	Author	Subject
SS#2 HCS HB 151		Requires the department of revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID Act
HB 166	Davis	Requires the Department of Revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID
HCS HB 210		Allows for an extension of time to renew driver's licenses for persons employed or engaged in business outside of the United States and for college students attending school outside the state of Missouri
HB 320	Neely	Modifies penalty provisions relating to the offense of criminal nonsupport
HB 525	Ellington	Requires same-day service for driver's license issuance and renewal
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HCS HB 560		Requires school bus drivers who are seventy years of age or older to complete the CDL Skills Test and the Driving Test on an annual basis
HB 570	Dohrman	Requires the department of revenue to issue REAL ID compliant driver's licenses unless an applicant requests a noncompliant license
HB 614	Ellington	Requires any course on driver's education offered in public schools to include instruction concerning law enforcement procedures for traffic stops
HB 623	McGaugh	Prohibits the fine collection center from taking an individual's drivers' license for failure to appear for a traffic violation
HB 685	McCreery	Modifies provisions of law relating to the REAL ID Act of 2005
HB 775	Ellington	Requires the Department of Revenue to include in the Missouri Driver Guide educational material on vehicular stops and searches by law enforcement
HB 785	Bangert	Requires driver's license examiners to demonstrate to applicants what he or she is likely to experience during a traffic stop and requires driver's education providers to include curriculum on traffic stops
HCS HB 875		Provides that an employment exemption variance for persons required to have an ignition interlock device shall not be granted to a person who controls an entity that owns an employer-owned vehicle
HB 954	Ross	Conditions the consent given to the United States to acquire certain state lands on the state receiving an exemption to federal REAL ID requirements
HB 998	Chipman	Provides that driving with an expired driver's license is an infraction with a fine of twenty-five dollars, with the fine waived if license renewal occurs within thirty days of a citation
HB 1013	Phillips	Modifies provisions relating to when a license may be suspended for failing to appear in court for a traffic violation
HB 1032	Green	Modifies provisions of law relating to the REAL ID Act of 2005
HB 1041	McDaniel	Changes the law regarding the voter identification requirements
HB 1071	Brattin	Modifies provisions relating to minor traffic violations
HB 1181	Mitten	Requires the Secretary of State to establish a system for automatic voter registration
HCR 24	Ross	Urges Congress to repeal the REAL ID Act of 2005, which requires uniform driver's licenses or state identification cards
LICENSES - LIQUOR AND BEER		
SCS SB 239		Modifies certain provisions relating to licensure for the distribution and sale of alcohol
SCS SB 271		Allows operators of recreational resorts to distill and sell liquor produced near those resorts without purchasing that liquor from a distributor
SB 359	Hoskins	Modifies provisions relating to the promotion and sale of alcoholic beverages

No.	Author	Subject
HCS HB 29		Modifies provisions of law relating to intoxicating liquor
SS SCS HCS HB 115		Modifies provisions relating to the sale of intoxicating liquor in airports
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 783	Alferman	Establishes an Alcohol Carrier License which allows carriers to transport and deliver shipments of intoxicating liquor directly to Missouri residents
HCS HB 895		Modifies provisions of law relating to state inspections of alcohol by the supervisor of liquor control and requires the supervisor of alcohol and tobacco control to approve or deny applications for primary American source of supply for any intoxicating liquor within five days of application
HB 963	Ruth	Provides that the supervisor of liquor control shall have the sole authority to approve all labels for keg collars, bottles, and cans for beer that is exclusively produced and sold in the state
HB 1139	Rhoads	Specifies that the supervisor of liquor control, or his or her designee, has the authority to approve or deny all applications for licenses issued under chapter 311
LICENSES - MISCELLANEOUS		
SB 9	Munzlinger	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SCS SBs 37 & 244		Allows the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SB 120	Schaaf	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
SB 152	Schupp	Modifies provisions relating to the sale of firearms by licensed dealers
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SCS SB 185		Enacts provisions relating to transportation network companies
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SB 492	Hegeman	Modifies provisions relating to motor vehicle dealers
SB 539	Chappelle-Nadal	Creates a process by which courts may issue a certificate of exemplary conduct and good moral character to certain offenders
HB 33	Cross	Provides that no person or entity that rents or leases real property shall be required to obtain a business license by any political subdivision of the state
HB 71	McGaugh	Specifies that the continuing authority requirement to obtain a construction or operating permit is satisfied if the applicant is a registered LLC or other business organization
HB 83	Redmon	Allows those licensed by the Department of Agriculture to grow and handle industrial hemp
HB 99	Swan	Requires entities bidding on work for publicly funded projects to produce statements showing the entity owes no taxes
HB 165	Hubrecht	Changes provisions relating to advanced practice registered nurses
HB 170	Curtman	Allows those licensed by the Department of Agriculture to grow, harvest, and cultivate industrial hemp
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"

No.	Author	Subject
HB 739	Kolkmeier	Establishes record keeping requirements for salvage dealers and operators of salvage pool or salvage disposal sales
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HB 910	Fraker	Modifies provisions relating to preneed contracts
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 1034	Engler	Modifies provisions of law relating to motor vehicle dealers
HB 1035	Carpenter	Changes the laws regarding sales tax levied on United States Coast Guard registered boats and vessels
HB 1079	Mathews	Changes the laws regarding hotel license fees by imposing limits to the rates a city may levy
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1156	Gregory	Modifies provisions relating to certain sports contests
HB 1231	Grier	Changes the laws regarding property taxation so that personal property tax is repealed and its revenues are replaced by license fees
HJR 45	Grier	Proposes an amendment exempting motor vehicles from personal property taxation
HJR 46	Grier	Proposes an amendment that guarantees local jurisdictions will not lose revenue if motor vehicle personal property tax is repealed and its revenues replaced by license fees
LICENSES - MOTOR VEHICLE		
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SB 131	Kraus	Requires only one motor vehicle license plate unless the owner is eligible to receive a second plate
SB 172	Romine	Modifies titles that may be issued for motor vehicles previously issued a junking certificate
CCS SB 222		Modifies provisions relating to motorized vehicles
CCS HCS SB 225		Modifies provisions relating to transportation
SB 323	Brown	Specifies when persons operating or riding a motorcycle or motortricycle must wear protective headgear
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SB 439	Riddle	Provides that certain applicants need only furnish proof of their disability one time to receive or renew a disabled veteran license plate bearing a wheelchair accessibility symbol
HCS HB 26		Requires the department of revenue to offer a three-year motor vehicle registration option
HCS HB 225		Allows camping trailers more than twenty-five years old to be permanently registered and be issued historic trailer license plates
HB 401	McDaniel	Allows for a special license plate for members of the International Conference of Police Chaplains who have completed the basic certification requirements
HCS HB 803		Allows persons who volunteer as firefighters with a county or municipal fire department to display fire department local government license plates on their personal motor vehicles when responding to volunteer-related calls
HB 805	Basye	Changes the law regarding Combat Decoration License Plates
HB 1034	Engler	Modifies provisions of law relating to motor vehicle dealers

No.	Author	Subject
HB 1179	Merideth 080	Requires the department of public safety to engage in discussions with local government officials and law enforcement agencies to develop a memorandum of understanding concerning the use of automated license plate reader systems and crime cameras by law enforcement on public roadways within the state
HCS HB 1212		Establishes an advisory committee to investigate possibility of giving motor vehicle operators the option of replacing a vehicle's front license plate with a bumper sticker to be placed on front of the vehicle
LIENS		
SB 27	Curls	Modifies residential property receivership
SB 269	Cunningham	Creates and funds the Department of Revenue Technology Fund through an administrative fee for notice of lien processing
SB 398	Romine	Enacts provisions relating to homeowners' associations
HB 74	McGaugh	Establishes the Consumer Legal Funding Model Act
HB 137	Spencer	Specifies that abandoned property reports required to be signed by law enforcement must be signed by a patrol officer employed by the Missouri State Highway Patrol.
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HCS HB 649		Changes the laws regarding foreclosure proceeds
LOBBYING		
SB 2	Schaaf	Modifies provisions relating to lobbyists
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SB 202	Rowden	Modifies provisions relating to lobbyist expenditures
SB 305	Kehoe	Modifies provisions relating to lobbyist expenditures
HB 60	Alferman	Changes the laws regarding lobbyist expenditures
HB 150	Hurst	Exempts individuals not paid by lobbyist principals from the registration and reporting requirements of lobbyists
HB 212	Lavender	Prohibits elected officials from accepting lobbyist gifts and prohibits lobbyists from providing gifts to such elected officials
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 217	Kendrick	Modifies provisions of law relating to ethics
HCS HB 229		Prohibits lobbyists from giving gifts to local government officials, with an exception for group gifts
HB 548	Curtman	Enacts provisions relating to the use of public funds for lobbying activities
HB 585	Ross	Prohibits the use of public funds for lobbying purposes
HB 603	Rone	Removes the union lobbying exemption
HB 1022	Ellebracht	Prohibits lobbyists from making expenditures on behalf of public officials for more than five years
HB 1180	Mitten	Requires legislative lobbyists and legislative liaisons to complete sexual harassment training offered by the Missouri Ethics Commission
LOTTERIES		
SB 452	Hoskins	Creates the Missouri Video Lottery Control Act

No.	Author	Subject
HB 246	Rowland 155	Prohibits publishing of the names of lottery winners without written consent
HB 990	Korman	Establishes the Missouri Video Lottery Control Act
HB 1064	Shaul 113	Requires the Division of the State Lottery to report certain information regarding lottery winners to the Department of Social Services
MANUFACTURED HOUSING		
SB 479	Kraus	Modifies provisions relating to sales taxes on manufactured homes
HB 800	Crawford	Changes the laws regarding sales tax on manufactured homes
HB 800	Crawford	Changes the laws regarding sales tax on manufactured homes
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
MARITAL AND FAMILY THERAPISTS		
HB 866	Fitzwater 049	Changes the definitions of marital and family therapy
MARRIAGE AND DIVORCE		
SS SB 124		Modifies provisions relating to political subdivisions
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SB 200	Libla	Modifies provisions relating to expert witnesses
HB 62	Berry	Changes the laws regarding marriage and replaces marriage licenses with contracts of domestic union
HB 205	Pogue	Allows a person authorized to solemnize marriages to refuse to solemnize a marriage which is contrary to the religious beliefs or sincerely held moral convictions of such person
HCS HB 270		Changes the laws regarding marriage licenses
SCS HCS HB 304		Modifies provisions relating to the teacher and school employee retirement systems
HB 707	Neely	Limits a modifiable maintenance order to the duration of the marriage
HCS HB 724		Establishes a rebuttable presumption that child custody arrangements that award equal parenting time are in the best interest of the child
HB 866	Fitzwater 049	Changes the definitions of marital and family therapy
HB 977	Quade	Allows the court to grant reasonable visitation rights to siblings of a child whose parents are divorced or if one parent of the child is deceased
HB 1140	Neely	Changes the laws regarding child support
HB 1174	Neely	Changes the laws regarding maintenance orders
HCR 43	Pogue	Calls for a special session for the purpose of eliminating the state's involvement in the institution of marriage
MEDICAID/MO HEALTHNET		
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SB 70	Schupp	Provides for the expansion of MO HealthNet services beginning January 1, 2018
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care

No.	Author	Subject
HB 124	Frederick	Establishes the "Patients First Medicaid Reform Act"
SCS HB 209		Specifies that licensed chiropractic physicians may treat and be reimbursed for conditions currently reimbursed under MO HealthNet
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 489	Dunn	Changes the laws regarding MO HealthNet services
HB 544	Barnes 060	Specifies that primary care providers who provide services to MO HealthNet participants after normal business hours are eligible for additional reimbursement
HB 636	Merideth 080	Provides for the expansion of MO HealthNet services beginning January 1, 2018
HB 684	Neely	Changes the laws regarding managed care under the MO HealthNet program
HB 691	Korman	Requires the Department of Social Services to request a waiver to require certain MO HealthNet participants to be Missouri residents for 6 months before receiving benefits
HB 737	Stevens 046	Changes the laws regarding MO HealthNet services
HB 769	Walker 074	Establishes the Mo HealthNet Buy-In for Workers with Disabilities Program
HB 774	McCreery	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
HB 802	Peters	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
HB 840	Mitten	Changes the laws regarding eligibility for MO HealthNet benefits
HCS HB 873		Allows licensed professional counselors to be reimbursed for mental health services provided to eligible adults under MO HealthNet
HB 974	Frederick	Requires a health carrier provider to pay identical benefits to similarly licensed nonparticipating or nonpreferred providers who meet the necessary requirements
HCS HB 986		Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1075	Alferman	Specifies that emergency services are covered under MO HealthNet if medically necessary according to the prudent layperson standard
HB 1110	Wood	Modifies provisions relating to the Missouri Rx Prescription Drug Program
HCS HB 1119		Changes the laws regarding background check requirements of in-home service providers and personal care attendants
HB 1144	Morris	Removes the termination date for the Missouri Rx Prescription Drug Program
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1175	Walker 074	Encourages primary care providers to utilize the Adverse Childhood Experience Questionnaire to assess a MO HealthNet participant's health risks
HB 1188	Dogan	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
HB 1202	Roberts	Changes the laws regarding eligibility for MO HealthNet benefits
HB 1226	Ellington	Allows MO HealthNet participants with sickle cell disease who are 18 years of age or older to receive benefits
MEDICAL PROCEDURES AND PERSONNEL		
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections

No.	Author	Subject
SB 71	Schupp	Modifies several provisions relating to abortion, including the 72-hour waiting period, physician privileges, and ambulatory surgical center requirements
SB 96	Sater	Prohibits certain selective abortions relating to sex, race, or Down Syndrome
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SB 408	Koenig	Requires the use of a fetal heartbeat detection test prior to an abortion and prohibits an abortion if a fetal heartbeat is detected
SB 410	Schatz	Permits hospitals to employ dentists, oral and maxillofacial surgeons, and maxillofacial prosthodontists to treat certain patient conditions
SCS SB 418		Modifies certain provisions relating to emergency medical services
SB 432	Koenig	Modifies provisions of law relating to custody of in vitro human embryos
SB 455	Rowden	Modifies provisions relating to dispensing authority of physician assistants
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 538	Chappelle-Nadal	Prohibits the use of a vaccine containing mercury as administered to a child or adult in Missouri
HB 268	Brattin	Requires all inmates receiving an on-site non-emergency medical examination or treatment from correctional center personnel to be charged 50 cents per visit
HB 331	Morris	Changes the laws regarding vaccines
HB 332	Morris	Changes the laws regarding vaccines and disorder monitoring
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HCS HB 388		Establishes the Missouri Freedom to Choose Health Care Act
HCS HB 1119		Changes the laws regarding background check requirements of in-home service providers and personal care attendants
HCR 16	Brattin	Urges Congress to require health care providers to publish pricing information for health care services
MENTAL HEALTH		
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
SCS SB 229		Modifies the law relating to working hours for employees at certain mental health facilities
SB 335	Hoskins	Modifies the definition of a service dog
SB 374	Hummel	Modifies the penalties for any person whose animal chases, harasses, or otherwise prevents a service dog from carrying out its duties
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SB 462	Sifton	Establishes the Psychology Interjurisdictional Compact
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal

No.	Author	Subject
SB 531	Hoskins	Provides for patient due process for persons receiving services from the Division of Developmental Disabilities
SB 532	Hoskins	Modifies provisions relating to Department of Mental Health inspections
SCR 17	Curls	Urges a commitment to equal rights for people with cognitive disabilities to access technology and information
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 262	Sommer	Revises the definition of "service dog" to include animals that provide support or therapeutic functions for individuals with psychiatric or mental disabilities
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HB 366	Newman	Establishes guidelines a person must follow to purchase a firearm in the state of Missouri
HCS HB 569		Establishes the Show-Me Compassionate Medical Education Act
HB 586	Rhoads	Prohibits a peer support specialist from disclosing any confidential communication properly entrusted to the counselor by law enforcement and emergency personnel while receiving counseling
HCS HB 873		Allows licensed professional counselors to be reimbursed for mental health services provided to eligible adults under MO HealthNet
HCS HB 915		Designates June 27 of each year as "Post Traumatic Stress Awareness Day" in Missouri
HCS HB 920		Requires student counseling facilities at public institutions of higher education in this state to meet certain standards with respect to student-to-staff ratios, average wait time for an initial visit, and other factors established by the coordinating board for mental health issues in higher education
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
HB 1006	Green	Creates a tort cause of action for injuries that result from harassment in the workplace
HB 1019	Green	Changes the laws regarding notice requirements for when a patient is admitted to a mental health facility
HCR 34	Morris	Designates June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri
MENTAL HEALTH, DEPARTMENT OF		
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 221	Riddle	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness
SCS SB 229		Modifies the law relating to working hours for employees at certain mental health facilities
SB 531	Hoskins	Provides for patient due process for persons receiving services from the Division of Developmental Disabilities
SB 532	Hoskins	Modifies provisions relating to Department of Mental Health inspections
CCS SCS HCS HB 10		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Mental Health, Board of Public Buildings, and Department of Health and Senior Services
HCS HB 920		Requires student counseling facilities at public institutions of higher education in this state to meet certain standards with respect to student-to-staff ratios, average wait time for an initial visit, and other factors established by the coordinating board for mental health issues in higher education
HB 945	Fitzwater 049	Authorizes legal counsel for the Department of Mental Health to have standing in certain hearings involving a person unable to stand trial due to lack of mental fitness

No.	Author	Subject
HB 978	Peters	Prohibits the Department of Mental Health from contracting with providers that operate methadone treatment programs
HB 1019	Green	Changes the laws regarding notice requirements for when a patient is admitted to a mental health facility
HB 1067	Hubrecht	Modifies provisions relating to inspection requirements of mental health facilities
HB 1111	Hubrecht	Modifies provisions relating to the rights of individuals receiving services from the Division of Developmental Disabilities
HCS HB 1197		Modifies provisions relating to opioids
MERCHANDISING PRACTICES		
SB 4	Richard	Repeals certain provisions relating to venue and jurisdiction in products liability claims
SB 5	Richard	Modifies provisions relating to tort actions specifically unlawful merchandising practices, products liability claims, and venue requirements
SB 162	Romine	Establishes the Consumer Legal Funding Model Act
SB 329	Kehoe	Modifies provisions relating to motor vehicle franchise practices
SB 367	Rowden	Applies all current motorcycle and all-terrain vehicle franchise practice provisions to "powersport vehicles"
HCS HB 29		Modifies provisions of law relating to intoxicating liquor
HCS HB 255		Changes the laws regarding the resale of event tickets
HB 350	Miller	Changes the laws regarding the selling of authentic American Indian arts or crafts
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 434	Cornejo	Repeals provisions prohibiting wholesalers licensed to sell intoxicating liquor and wine containing alcohol in excess of five percent by weight from giving retailers discounts based on quantity of merchandise sold.
HB 459	Kolkmeier	Repeals certain provisions relating to products liability civil actions
HB 494	Bondon	Allows manufacturers of beer and wine to offer consumer cash rebate coupons
HB 521	Ellington	Requires all food and food products sold in Missouri that are or contain genetically modified products to be labeled as such
HB 581	Unsicker	Prohibits the sale of baby crib bumper pads
HB 606	Rone	Prohibits the commercial sale of any herbicide-resistant agricultural seed if there is not an approved herbicide for use on crops resulting from such seed
HCS HB 895		Modifies provisions of law relating to state inspections of alcohol by the supervisor of liquor control and requires the supervisor of alcohol and tobacco control to approve or deny applications for primary American source of supply for any intoxicating liquor within five days of application
HB 990	Korman	Establishes the Missouri Video Lottery Control Act
HCS HB 1116		Changes the laws regarding ordinances of political subdivisions by prohibiting any ordinance that bans plastic bags
HB 1178	McCreery	Changes the laws regarding consumer products so that certain manufacturers are required to provide repair information to certain individuals and businesses
MERIT SYSTEM		
HCS HB 753		Changes the law regarding the state personnel law
HB 1065	Trent	Changes the laws regarding the state merit personnel system

No.	Author	Subject
MILITARY AFFAIRS		
SCS SB 108		Grants reemployment rights to members of the military
SCR 2	Emery	Urges the federal government to return certain lands to western states where such lands are located
SCR 16	Sater	Recognizes the Gold Star Families Memorial Monument on the College of the Ozarks campus as the official Gold Star Families Memorial Monument of Missouri
SCR 18	Wallingford	Urges the Defense POW/MIA Accounting Agency to prioritize resolving the cases of 15 Missourians from the Vietnam War whose status is presumptive finding of death
HB 318	Neely	Requires spouses of members of the active duty component of the Armed Forces to be given first priority in the processing of all professional licensure applications
HB 582	Ross	Allows an individual to deduct income earned through active military duty, the National Guard, or reserve components of the Armed Forces of the United States from their Missouri adjusted gross income
HB 672	Sommer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 730	Schroer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
SCS HB 871		Changes the law regarding the Missouri military code
HB 1040	Lynch	Changes the law regarding the Show-Me Heroes program
HCR 14	Smith 085	Strongly urges the U.S. Army to explain chemical testing that occurred in St. Louis in the 1950s and 1960s and requests the federal government to conduct a study on the health effects of such tests
MINING AND OIL AND GAS PRODUCTION		
SS SB 293		Modifies the per ton fee that is paid to the Division of Fire Safety for the use of explosives under the Missouri Blasting Safety Act
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
MINORITIES		
SB 24	Chappelle-Nadal	Modifies provisions relating to racial profiling in policing
SB 287	Nasheed	Creates a process for reducing bias in policing
HB 418	Peters	Designates January 5th of each year as "Kappa Alpha Psi Day" in Missouri
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HCR 30	May	Designates the month of August as "Minority Organ Donor Awareness Month" in Missouri
MORTGAGES AND DEEDS		
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially
SB 159	Dixon	Modifies provisions relating to the publication of notice of the sale of real estate
SB 398	Romine	Enacts provisions relating to homeowners' associations
SCS SB 422		Modifies provisions relating to residential mortgage loan brokers
SB 444	Rowden	Establishes the First-Time Home Buyer Savings Account Act and a corresponding income tax deduction
HCS HB 303		Establishes the offense of filing false documents

No.	Author	Subject
HB 428	Cornejo	Modifies provisions relating to the publication of notice of the sale of real estate
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HB 923	Kelley 127	Requires a seller of real property to disclose in writing to a buyer any abandoned or unplugged wells or cisterns
HB 934	Korman	Requires a deed conveying real estate to contain certain information
HB 955	Unsicker	Changes the laws regarding real property to require the filing of a certificate of value before transferring interest in real property
MOTELS AND HOTELS		
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 632	Franklin	Changes the laws regarding property assessment so that property used as both a residence and transient housing is assessed only as residential property
HB 899	Brown 057	Changes the laws regarding local tourism taxes by authorizing the city of Archie to impose such tax
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 1079	Mathews	Changes the laws regarding hotel license fees by imposing limits to the rates a city may levy
HB 1093	Kolkmeier	Authorizes a transient guest sales tax in certain cities
MOTOR CARRIERS		
CCS SB 8		Modifies provisions relating to transportation
SCS SB 185		Enacts provisions relating to transportation network companies
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
CCS HCS SB 225		Modifies provisions relating to transportation
SB 243	Hegeman	Modifies provisions relating to following distance for vehicles using a connected braking system
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
HCS SCS SB 399		Modifies provisions relating to transportation
HCS HB 293		Establishes the Fair Fare Passenger Safety Act that prohibits any person operating a motor vehicle for compensation from using a hand-held wireless device
HCS HB 306		Enacts a regulatory scheme for weigh station and inspection site bypass services
HCS HB 542		Modifies current law to ensure compliance with the Fixing America's Surface Transportation Act of 2015
HB 693	Berry	Requires trucks and motor vehicles subject to inspection to be physically weighed on truck scales and prohibits the use of electronic weigh station bypass systems
HB 791	Redmon	Specifies that commercial motor vehicle operation on certain designated routes in accordance with a municipal ordinance shall not be deemed a nuisance or evidence of a nuisance
HB 835	Korman	Changes the laws regarding property tax and the apportionment of mileage between jurisdictions on tractors and trailers
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
MOTOR FUEL		

No.	Author	Subject
CCS SB 8		Modifies provisions relating to transportation
HCS SCS SB 399		Modifies provisions relating to transportation
SCS SB 435		Establishes a motor fuel tax on propane fuel used to propel motor vehicles
SB 461	Holsman	Extends the sunset on the Alternative Fuel Vehicle Refueling Property and Electric Vehicle Recharging Property tax credit
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
HB 579	Redmon	Changes the laws regarding the motor fuel tax
HCS HB 694		Changes the laws regarding the motor fuel tax
HB 771	Korman	Modifies provisions relating to the alternative fuel decal fee for plug-in electric hybrid vehicles
HCS HB 834		Creates the Freight Corridor Fund, which shall be used to expand the traffic capacity of certain highways
HB 992	Korman	Changes the law regarding taxation so that definitions of sales and use tax exemptions are modified and the motor fuel tax is increased
HB 993	Korman	Changes the law regarding taxes so that the tax top income tax rate is reduced and the motor fuel tax is increased by amount to offset the income tax reduction
MOTOR VEHICLES		
CCS SB 8		Modifies provisions relating to transportation
SCS SB 61		Modifies provisions regulating the use of flashing lights by certain stationary vehicles on roads
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SB 131	Kraus	Requires only one motor vehicle license plate unless the owner is eligible to receive a second plate
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SB 172	Romine	Modifies titles that may be issued for motor vehicles previously issued a junking certificate
SB 187	Hegeman	Adds stationary utility vehicles to the list of vehicles requiring drivers of motor vehicles to proceed with caution upon approach
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
CCS SB 222		Modifies provisions relating to motorized vehicles
SCS SB 223		Increases the minimum motor vehicle liability coverage a driver must carry for others' property when operating a motor vehicle
CCS HCS SB 225		Modifies provisions relating to transportation
SB 243	Hegeman	Modifies provisions relating to following distance for vehicles using a connected braking system
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
SB 269	Cunningham	Creates and funds the Department of Revenue Technology Fund through an administrative fee for notice of lien processing
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection

No.	Author	Subject
SB 323	Brown	Specifies when persons operating or riding a motorcycle or motortricycle must wear protective headgear
SB 329	Kehoe	Modifies provisions relating to motor vehicle franchise practices
SB 367	Rowden	Applies all current motorcycle and all-terrain vehicle franchise practice provisions to "powersport vehicles"
SB 379	Schatz	Modifies the definition of "autocycle" and modifies certain safety requirements for autocycles
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
HCS SCS SB 399		Modifies provisions relating to transportation
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SB 420	Riddle	Provides that a motorcycle, motortricycle, or motorized bicycle may be operated on the shoulder of a roadway under certain circumstances
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 483	Holsman	Adds a requirement for motor vehicles to stop at railroad tracks when on-track equipment other than a train is approaching
SB 492	Hegeman	Modifies provisions relating to motor vehicle dealers
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 510	Dixon	Modifies provisions relating to operation of motor vehicles
SB 522	Sifton	Requires school buses to be equipped with safety belts
HCS HB 26		Requires the department of revenue to offer a three-year motor vehicle registration option
HB 39	Higdon	Requires a crime inquiry and inspection report for every towing where a law enforcement officer is involved, regardless of whether the towing is initiated by a law enforcement officer or requested by another party
SCS HB 85		Adds public utility vehicles to the list of vehicles covered under the "Move Over Law"
HB 110	Davis	Adds vehicles owned and operated by the Civil Support Team of the Missouri National Guard when used during operations involving hazardous materials to the definition of "emergency vehicle"
SS#2 SCS HCS HB 130		Enacts provisions relating to transportation network companies
HB 137	Spencer	Specifies that abandoned property reports required to be signed by law enforcement must be signed by a patrol officer employed by the Missouri State Highway Patrol.
HB 178	Reiboldt	Creates a new penalty for persons who leave the scene of an accident when a death has occurred
HB 235	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
SCS HB 245		Changes the laws regarding the sales tax on trade-in purchases of motor vehicles, trailers, boats, and outboard motors
SCS HB 256		Removes restrictions on when amber or white lights may be used on motor vehicles and equipment performing work for the department of transportation
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 284	Brown 094	Prohibits anyone from using a hand-held electronic wireless communication device while driving unless the device is equipped for hands-free operation and is being used in that manner

No.	Author	Subject
HCS HB 293		Establishes the Fair Fare Passenger Safety Act that prohibits any person operating a motor vehicle for compensation from using a hand-held wireless device
HB 312	Walker 003	Restricts the use of handheld communications devices while driving unless the device is equipped for hands-free operation and is being used in that manner
HB 378	Brown 094	Prohibits text messaging while driving unless the device is equipped with technology allowing for hands-free texting and is being used in that manner
HB 397	Nichols	Modifies the Model Traffic Ordinance with respect to signals indicating the approach of a train
HB 409	Davis	Modifies motor vehicle length restrictions with respect to articulated buses
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HB 535	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
HB 539	Cornejo	Increases the penalties for the offense of failing to yield the right-of-way and the time period the court may order the suspension of a person's driving privilege for the offense
HCS HB 542		Modifies current law to ensure compliance with the Fixing America's Surface Transportation Act of 2015
HB 546	Hansen	Prohibits text messaging while driving for all drivers
HCS HB 574		Modifies the permissible length of motor vehicles operated on highways
HCS HB 576		Exempts motorcyclists 21 years of age or older from wearing a helmet when operating a motorcycle or motortricycle if they have the appropriate health insurance coverage
HB 588	Kelley 127	Prohibits law enforcement from stopping a motorcycle for failing to wear protective headgear
HB 664	Korman	Modifies provisions relating to vehicle lighting equipment
HB 738	Kolkmeier	Changes the laws regarding motor vehicle warranties to allow component manufacturers to service their products without violating the motor vehicle's warranty
HB 739	Kolkmeier	Establishes record keeping requirements for salvage dealers and operators of salvage pool or salvage disposal sales
HB 764	Marshall	Establishes a regulatory system for transportation network companies
HB 771	Korman	Modifies provisions relating to the alternative fuel decal fee for plug-in electric hybrid vehicles
HB 791	Redmon	Specifies that commercial motor vehicle operation on certain designated routes in accordance with a municipal ordinance shall not be deemed a nuisance or evidence of a nuisance
HB 824	Reiboldt	Modifies the definition of autocycle
HB 835	Korman	Changes the laws regarding property tax and the apportionment of mileage between jurisdictions on tractors and trailers
HB 837	Korman	Establishes a "miles driven" fee to be paid at the time of registration of a motor vehicle with a model year of 2019 and later
HCS HB 875		Provides that an employment exemption variance for persons required to have an ignition interlock device shall not be granted to a person who controls an entity that owns an employer-owned vehicle
HB 881	Schroer	Provides that failure to wear a safety belt or misuse of a safety belt may be considered evidence of comparative negligence or may be admitted to mitigate damages
HB 900	Rowland 029	Changes the minimum amounts of automobile liability insurance required

No.	Author	Subject
HCS HB 959		Allows certain all-terrain vehicles and utility vehicles to be operated on two-lane highways and allows operation for agricultural purposes on roads within a twenty-mile radius of agricultural land, when certain requirements are met
HB 1034	Engler	Modifies provisions of law relating to motor vehicle dealers
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
HB 1231	Grier	Changes the laws regarding property taxation so that personal property tax is repealed and its revenues are replaced by license fees
HJR 45	Grier	Proposes an amendment exempting motor vehicles from personal property taxation
MUSEUMS		
HCS HB 572		Prohibits registered sexual offenders from being 500 feet of children's museums with the primary purpose of educating and entertaining children
HCS HB 914		Changes the laws regarding sales taxes on food in charter cities by updating the description of the city of Independence
HB 1014	Moon	Requires the Missouri State Museum to include a display on the history of abortion
HB 1091	Harris	Changes the laws regarding the management and maintenance of museums
NATIONAL GUARD		
SCS SB 108		Grants reemployment rights to members of the military
SB 144	Wallingford	Allows members of the National Guard and reserve components of the Armed Forces to deduct military income from their Missouri adjusted gross income
CCS HCS SB 225		Modifies provisions relating to transportation
SCS SB 279		Adds certain forms to the list of documents sufficient to demonstrate eligibility for a veteran designation on an applicant's driver's license or non-driver identification card
HB 110	Davis	Adds vehicles owned and operated by the Civil Support Team of the Missouri National Guard when used during operations involving hazardous materials to the definition of "emergency vehicle"
HB 582	Ross	Allows an individual to deduct income earned through active military duty, the National Guard, or reserve components of the Armed Forces of the United States from their Missouri adjusted gross income
HB 898	Davis	Changes the law regarding the adjutant general of Missouri
HB 1004	Roberts	Changes the law regarding the Missouri Youth Challenge Academy
HB 1040	Lynch	Changes the law regarding the Show-Me Heroes program
NATURAL RESOURCES, DEPARTMENT OF		
HCS SS SB 22		Modifies provisions relating to contaminated homes
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 36	Cunningham	Removes a property tax exemption for real property belonging to the Missouri Department of Natural Resources
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
SCS SB 251		Requires the Division of State Parks to maintain the fence coinciding with the boundary between individual landowner property and the historic Missouri Rock Island Railroad Corridor

No.	Author	Subject
SB 294	Romine	Renames "Jay Nixon State Park" to "Proffitt Mountain State Park"
SB 368	Rowden	Prohibits financial information submitted to the Department of Natural Resources from being subject to public disclosure
SB 382	Riddle	Modifies provisions relating to state parks
SB 438	Holsman	Designates the month of February as "Earthquake Awareness Month"
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 525	Riddle	Extends the expiration of the lead-acid battery fee from December 31, 2018 to December 31, 2023
SB 528	Hegeman	Changes the maximum amount of a grant that may be issued by the Department of Natural Resources for financing certain utility projects from \$1,400 per connection to \$3,000 per connection
CCS SCS HCS HB 6		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, and Department of Conservation
HB 53	Love	Establishes the Missouri Heritage Protection Act
HB 71	McGaugh	Specifies that the continuing authority requirement to obtain a construction or operating permit is satisfied if the applicant is a registered LLC or other business organization
HB 483	Dunn	Requires the Department of Health and Senior Services to conduct cancer studies in the area surrounding any leak of a petroleum storage tank in a residential area
HB 553	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HB 556	Ross	Codifies provisions relating to the navigability of Missouri's waters
SCS HB 571		Modifies fees for explosive use.
HCS HB 600		Renames "Jay Nixon State Park" as "Proffit Mountain State Park"
HB 615	Curtis	Authorizes the Department of Natural Resources to acquire certain property in Kinloch, Missouri for the establishment of a state park
HB 653	Redmon	Changes the laws regarding financing provided by the state to public utilities for the purpose of water pollution control
HCS HB 698		Prohibits the Department of Natural Resources from acquiring additional land to establish a state park until all existing parks and facilities are brought up to date and are in good working order
HB 821	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HB 965	Frederick	Allows for the recycling of hazardous secondary zinc materials, which can be used as fertilizer
HB 1014	Moon	Requires the Missouri State Museum to include a display on the history of abortion
HB 1130	Pogue	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HB 1147	Redmon	Increases the limit on grants for certain public water supply and sewer system projects
HCS HB 1162		Changes the laws regarding the Hazardous Waste Commission
HB 1195	Curtis	Requires certain air pollution sources that emit mercury to pay an annual fee
HCR 41	Pogue	Discourages the directorship of Missouri Department of Conservation Director Sara Parker Pauley for her involvement with the misappropriation of environmental settlement funds
HJR 24	Ross	Proposes a constitutional amendment to remove the property tax exemption for real property owned by the Department of Natural Resources or Department of Conservation
HJR 26	Ross	Proposes a constitutional amendment to remove the five-year limitation for the Department of Natural Resources to make payments to counties in lieu of real property taxes for land acquired by the department

No.	Author	Subject
HJR 44	Pogue	Changes the laws regarding the amount of property tax state entities pay on state lands
NEWSPAPERS AND PUBLICATIONS		
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 47	Libla	Allows legally required notice to be published on a website to be established and maintained by the Secretary of State
SB 159	Dixon	Modifies provisions relating to the publication of notice of the sale of real estate
HB 76	McGaugh	Provides that certain persons shall not be required to disclose news sources or information
HB 428	Cornejo	Modifies provisions relating to the publication of notice of the sale of real estate
HB 583	Cookson	Caps school superintendent salaries and requires publication of school employee salaries in local newspapers
NOTARY PUBLIC		
HB 1118	Merideth 080	Requires the Missouri Secretary of State to develop standards for electronic notarization and standards for any two-way live video and audio conferencing communication
NURSES		
SB 42	Wallingford	Enacts provisions relating to advanced practice registered nurses
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
HCS SB 125		Modifies provisions relating to the regulation of certain professions
CCS HCS SB 501		Modifies provisions relating to health care
SB 536	Wallingford	Modifies membership of the Missouri State Board of Nursing
HB 165	Hubrecht	Changes provisions relating to advanced practice registered nurses
HB 244	Rowland 155	Modifies laws relating to advanced practice registered nurses in collaborative practice agreements
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 823	Schroer	Allows certain assistant physicians, advanced practice registered nurses, and physician assistants to prescribe certain Schedule II medications
HB 939	Swan	Establishes a legislative task force on advanced practice nursing
HB 1089	Plocher	Changes provisions relating to acts that may be performed by a licensed practical nurse and modifies provisions relating to the Missouri State Board of Nursing
HB 1192	Hubrecht	Requires that at least one member on the Missouri State Board of Nursing be an advanced practice registered nurse
HB 1220	Walker 003	Changes provisions relating to the Missouri State Board of Nursing
NURSING HOMES AND LONG-TERM CARE FACILITIES		
SB 103	Wallingford	Requires elder abuse investigators to provide specified written materials to alleged perpetrators
SB 116	Schupp	Allows a tax credit for certain long-term care facilities for a portion of the costs of upgrading emergency generators
SCS SB 117		Requires employee and volunteers of specified public and private institutions to receive an influenza vaccination every year
SB 301	Wallingford	Modifies mandated reporting requirements for sexual assault victims in long-term care facilities

No.	Author	Subject
HCS SCS SB 334		Modifies provisions relating to public health and insurance
HCS SB 363		Modifies provisions relating to long-term care facilities
HCS SB 373		Modifies provisions of law relating to the elderly
SB 387	Curls	Modifies provisions of law relating to long-term care certificates of need
CCS HCS SB 501		Modifies provisions relating to health care
HB 322	Neely	Establishes a pilot program to transfer the authority to inspect nursing homes from the Department of Health and Senior Services to local health departments
HB 398	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HB 399	McDaniel	Establishes the Authorized Electronic Monitoring in Long-Term Care Facilities Act
HCS HB 405		Specifies that no investigation is required for a death that occurs under hospice care
HB 440	Kidd	Establishes "Simon's Law," which changes the laws regarding life-sustaining or nonbeneficial treatment policies of health care facilities
HCS HBs 551 & 919		Modifies mandated reporting requirements for sexual assault victims in a long-term care facility
HB 767	Pfautsch	Allows the Department of Health and Senior Services to perform unannounced inspections of long-term care facilities pursuant to a complaint
HB 778	Hubrecht	Requires assisted living and residential care facilities to provide residents with educational information on influenza
HB 786	Hubrecht	Modifies certificate of need requirements for long-term care facilities
OPTOMETRY		
HB 239	Kelley 127	Provides that each child enrolled in kindergarten or first grade is to receive a comprehensive vision examination
PARKS AND RECREATION		
SCS SB 251		Requires the Division of State Parks to maintain the fence coinciding with the boundary between individual landowner property and the historic Missouri Rock Island Railroad Corridor
SB 294	Romine	Renames "Jay Nixon State Park" to "Proffitt Mountain State Park"
SB 382	Riddle	Modifies provisions relating to state parks
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SCR 2	Emery	Urges the federal government to return certain lands to western states where such lands are located
HCS HB 600		Renames "Jay Nixon State Park" as "Proffit Mountain State Park"
HB 615	Curtis	Authorizes the Department of Natural Resources to acquire certain property in Kinloch, Missouri for the establishment of a state park
HCS HB 698		Prohibits the Department of Natural Resources from acquiring additional land to establish a state park until all existing parks and facilities are brought up to date and are in good working order
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HCR 8	Love	Urges Congress to make the historic Butterfield Overland Trail part of the National Trails System
PHARMACY		
SB 56	Holsman	Allows marijuana to be produced, distributed, and consumed for medicinal purposes

No.	Author	Subject
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 155	Schaaf	Modifies provisions relating to prescription drug co-payments
SB 231	Schatz	Establishes the Narcotics Control Act
SB 312	Wasson	Modifies a provision relating to maintenance medication filled by pharmacists
SCS SBs 314 & 340		Establishes the Narcotics Control Act
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
CCS HCS SB 501		Modifies provisions relating to health care
SB 533	Eigel	Modifies a provision relating to maintenance medication filled by pharmacists
CCR SS HCS HBs 90 & 68		Establishes the Narcotics Control Act
HCS HB 233		Changes the laws regarding the dispensing of contraceptives
HCS HB 329		Establishes the Tricia Leann Tharp Act, which requires certain pharmacists to receive two hours of continuing education on suicide prevention
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 372	Newman	Requires a pharmacy to fill a valid and lawful prescription for any FDA-approved drug or device to prevent pregnancy including emergency contraceptives without delay
HB 373	Newman	Changes the laws regarding the dispensing of contraceptives
HB 417	Peters	Prohibits a health insurer and any wellness program associated with a health insurer from sharing with an employer of an insured information relating to such insured's usage of contraceptives
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HCS HB 657		Changes the laws regarding dispensations of maintenance medications
HCS HB 716		Establishes a Prescription Abuse Registry
HB 761	Barnes 060	Establishes requirements for authorized entities to stock epinephrine auto-injectors for use in emergencies
HB 823	Schroer	Allows certain assistant physicians, advanced practice registered nurses, and physician assistants to prescribe certain Schedule II medications
HCS HB 986		Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1021	Brattin	Specifies that no gifts shall be given to medical practitioners
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HB 1073	Morris	Changes the law regarding insurance claims filed by a pharmacy
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"

No.	Author	Subject
HB 1106	Stephens 128	Requires a single statewide protocol authorizing pharmacists to prescribe and administer vaccines as recommended by the Centers for Disease Control and Prevention
HB 1110	Wood	Modifies provisions relating to the Missouri Rx Prescription Drug Program
HB 1144	Morris	Removes the termination date for the Missouri Rx Prescription Drug Program
HB 1152	Morris	Establishes the "Rx Cares for Missouri Program"
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
PHYSICAL THERAPISTS		
HB 47	Lichtenegger	Requires health carriers to reimburse physical therapists in the same amount as licensed physical therapists for rendering the same services
HB 157	Frederick	Modifies provisions relating to physician referrals to physical therapists
HB 211	Redmon	Changes provisions relating to the scope of practice for physical therapists
HCS HB 298		Specifies the minimum reimbursement amount for covered physical therapy services delivered under health benefit plans
HB 429	Cornejo	Modifies provisions relating to physician referrals to physical therapists
PHYSICIANS		
HCS SB 25		Modifies provisions relating to public safety
CCS SB 50		Modifies several provisions relating to health care
SB 67	Onder	Modifies provisions of law relating to abortion, including donation of fetal tissue, tissue reports, abortion reports, employee disclosure policies, and abortion facility inspections
SB 71	Schupp	Modifies several provisions relating to abortion, including the 72-hour waiting period, physician privileges, and ambulatory surgical center requirements
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
SS SCS SB 74		Establishes a Prescription Drug Monitoring Act
SB 96	Sater	Prohibits certain selective abortions relating to sex, race, or Down Syndrome
HCS SB 125		Modifies provisions relating to the regulation of certain professions
CCS HCS SCS SB 139		Modifies provisions relating to health care
SB 153	Schaaf	Permits the use of medical marijuana for the treatment of certain impairments
SB 231	Schatz	Establishes the Narcotics Control Act
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SB 312	Wasson	Modifies a provision relating to maintenance medication filled by pharmacists
SCS SBs 314 & 340		Establishes the Narcotics Control Act
SB 317	Sater	Modifies provisions relating to physician referral to physical therapists
SB 371	Schaaf	Permits the use of hemp oil for the treatment of certain impairments
SB 375	Hoskins	Changes the law regarding consent for a minor to obtain an abortion
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SB 455	Rowden	Modifies provisions relating to dispensing authority of physician assistants

No.	Author	Subject
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
SB 494	Riddle	Modifies provisions relating to out-of-state physicians providing sports medicine services in Missouri
CCS HCS SB 501		Modifies provisions relating to health care
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
SB 533	Eigel	Modifies a provision relating to maintenance medication filled by pharmacists
HB 121	Frederick	Adds psychiatrists to the list of individuals eligible for the Health Professional Student Loan Repayment Program
SCS HCS HB 122		Modifies provisions regarding physicians providing sports medicine services
HCS HB 144		Relates to decisions regarding health care and health care records
HB 244	Rowland 155	Modifies laws relating to advanced practice registered nurses in collaborative practice agreements
HCS HB 330		Changes the definition of "assistant physician"
HB 366	Newman	Establishes guidelines a person must follow to purchase a firearm in the state of Missouri
HB 369	Newman	Changes the laws regarding abortion
HB 374	Newman	Changes the laws regarding the disclosure of health care services
HB 404	Hubrecht	Changes the laws regarding abortion
HCS HB 437		Allows persons with certain serious medical conditions to use medical cannabis
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 529	Frederick	Provides that no provision of law shall be construed to require maintenance of licensure or the state to require any form of specialty medical board certification to practice medicine
HB 544	Barnes 060	Specifies that primary care providers who provide services to MO HealthNet participants after normal business hours are eligible for additional reimbursement
HCS HB 569		Establishes the Show-Me Compassionate Medical Education Act
HB 692	Hubrecht	Prohibits abortions of unborn children capable of feeling pain
HB 761	Barnes 060	Establishes requirements for authorized entities to stock epinephrine auto-injectors for use in emergencies
HB 774	McCreery	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 823	Schroer	Allows certain assistant physicians, advanced practice registered nurses, and physician assistants to prescribe certain Schedule II medications
HB 854	Franklin	Allows health care providers to contract with the Department of Health and Senior Services to provide volunteer health care services to uninsured and underserved individuals
HCS HBs 908 & 757		Establishes the "Pain Capable Unborn Child Protection Act"
HCS HBs 1007 & 937		Permits the use of hemp oil for the treatment of certain impairments

No.	Author	Subject
HB 1021	Brattin	Specifies that no gifts shall be given to medical practitioners
HB 1023	Hill	Requires the Department of Health and Senior Services to establish a prescription writers monitoring program and places limits on prescriptions of controlled substances
HCS HB 1050		Provides health care providers liability protection for providing volunteer health care services without working through a sponsoring agency
HB 1102	Frederick	Establishes the "Prescription Drug Monitoring Program Act"
HB 1175	Walker 074	Encourages primary care providers to utilize the Adverse Childhood Experience Questionnaire to assess a MO HealthNet participant's health risks
HB 1188	Dogan	Allows a health care provider to transfer a long-acting reversible contraceptive to a patient other than the patient to whom it was initially prescribed in certain circumstances
HCS HB 1197		Modifies provisions relating to opioids
HB 1222	Roberts	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
PLANNING AND ZONING		
HCS SCS SB 355		Enacts provisions relating to higher education
SB 398	Romine	Enacts provisions relating to homeowners' associations
SB 460	Holsman	Modifies provisions relating to the selection of chairpersons for zoning or planning commissions
SB 529	Hegeman	WITHDRAWN
HB 92	Runions	Authorizes planning commissions the option of appointing a chair instead of electing a chair
HB 719	Rhoads	Changes the laws regarding property classifications for zoning so that sawmills are classified as agricultural property
HB 933	Fraker	Allows a metropolitan planning organization to be considered a political subdivision for purposes of the Missouri local government employees' retirement system
POLITICAL PARTIES		
SB 48	Libla	WITHDRAWN
HB 27	Christofanelli	Allows the governing body of any established political party to choose to adopt a closed primary system
HB 342	Dogan	Allows a candidate to file for candidacy in more than one political party primary
HCS HB 855		Changes the law regarding primary elections
HB 930	Houx	Changes the law regarding proxy voting in elections filing vacancies
POLITICAL SUBDIVISIONS		
CCS SB 8		Modifies provisions relating to transportation
HCS SB 30		Enacts provisions to political subdivisions
SB 77	Munzlinger	Prohibits political subdivisions from adopting ordinances relating to the labeling, cultivation, or use of seed, fertilizers, or soil conditioners
SB 81	Dixon	Repeals provisions stating that community service alternatives used by municipal courts must be offered at no cost to the defendant
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
CCS#2 HCS SCS SB 112		Modifies provisions relating to political subdivisions

No.	Author	Subject
HCS SB 114		Modifies provisions relating to political subdivisions
SS SB 124		Modifies provisions relating to political subdivisions
HCS SB 134		Enacts various provisions relating to political subdivisions
HCS SB 146		Modifies several provisions relating to political subdivisions
SB 149	Schatz	Requires a political subdivision to notify voters that a proposed increase in the property tax rate ceiling may be adjusted if there is a subsequent decrease in the amount of assessed valuation from the previous assessment
SS SB 182		Modifies provisions of law relating to project labor agreements
SCS SB 240		Creates a statewide license for electrical contractors
SB 273	Wasson	Allows municipalities to enter into loan agreements, or sell, lease, or mortgage municipal property for a technology business facility project
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SB 310	Wasson	Modifies the authority of political subdivisions to enact or enforce restrictions on residential dwelling rentals
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SB 320	Hummel	Creates a statewide certificate for electrical contractors
HCS SB 332		Modifies provisions relating to taxation
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SB 357	Wieland	Requires a tax rate ceiling adjustment after the expiration of a temporary levy increase
SB 381	Riddle	Modifies provisions relating to reports on audits issued by the State Auditor
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
SB 411	Schatz	Authorizes the addition of Franklin County to the interstate compact creating the Bi-State Metropolitan Development District
SB 442	Hegeman	Makes technical corrections to certain statutes relating to political subdivisions
SB 446	Rowden	Nullifies any existing local government regulations relating to specific breeds of dogs, and prohibits local governments from enacting ordinances specific to breed
SB 449	Wieland	Specifies who is eligible to be a member of a board of port authority commissioners
SB 469	Schatz	Allows for an appropriation to cooperate with political subdivisions on land clearance projects related to tourism infrastructure facilities
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SB 504	Rowden	Makes technical corrections to certain statutes relating to political subdivisions
SB 530	Hegeman	Modifies provisions relating to the prohibition of local minimum wage laws
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
HB 33	Cross	Provides that no person or entity that rents or leases real property shall be required to obtain a business license by any political subdivision of the state
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions

No.	Author	Subject
HCS HB 78		Modifies provisions relating to the prevailing wage
HB 92	Runions	Authorizes planning commissions the option of appointing a chair instead of electing a chair
HB 126	Vescovo	Modifies provisions relating to fairness in public construction
HB 132	Lant	Allows public bodies to opt out of prevailing wage laws for the construction of public works projects that are \$750,000 or less
SCS HCS HB 174		Provides protections for alternatives to abortion agencies
SCS HB 175		Changes the laws regarding agriculture
HB 193	Kelley 127	Authorizes Barton County to repeal a property tax in favor of a sales tax dedicated to a hospital district
HB 195	Kelley 127	Authorizes any hospital district to repeal a dedicated property tax in favor of a sales tax
HB 197	Butler	Creates the Neighborhood Watch Fund, which provides state funding for political subdivisions and the wards of St. Louis City to establish neighborhood watch programs
HB 202	Pogue	Requires all public restrooms, other than single occupancy restrooms, to be gender-divided
HCS HB 229		Prohibits lobbyists from giving gifts to local government officials, with an exception for group gifts
HB 240	Beck	Changes the laws regarding tax increment financing districts
SCS HCS HB 247		Establishes procedures relating to municipally owned utilities
HB 269	Roeber	Changes the law relating to the prohibition on expenditure of public funds to support or oppose candidates and certain measures
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 281	Rowland 155	Authorizes St. Francois and Taney counties to enact nuisance abatement ordinances
HCS HB 309		Exempts municipalities from the prevailing wage law
HB 321	Neely	Allows any local governing agency to establish a work for restitution program and requires certain nonviolent offenders to participate in and complete the program
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 335	Sommer	Changes the law regarding public notice requirements for certain hearings conducted by legislative bodies of municipalities
SCS HCS HB 353		Modifies provisions relating to non-election successions in certain political subdivisions
HB 389	Berry	Authorizes municipalities to establish technology business facility projects and authorizes tax exemptions for such projects
HCS HB 451		Specifies that a change in population shall not remove a city, county, or political subdivision from the operation of a law
HB 543	Barnes 060	Dissolves the Regional Convention and Sports Complex Authority on January 1, 2019
HB 545	Vescovo	Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
SCS HB 568		Changes the laws regarding the board of trustees of a consolidated public library district
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 629	Miller	Changes the laws regarding port authorities procuring professional services

No.	Author	Subject
HB 666	Miller	Requires board members of public water supply districts to complete training in each elected or appointed term
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
HCS HB 694		Changes the laws regarding the motor fuel tax
HB 760	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HB 763	Brown 027	Implements the Streamlined Sales and Use Tax Agreement
HB 781	Tate	Requires a political subdivision to notify voters that a proposed increase in the property tax rate ceiling may be adjusted if there is a subsequent decrease in the amount of assessed valuation from the previous assessment
HB 807	Mathews	Creates licensure requirements for a statewide electrical contractor's license
HB 810	Nichols	Changes the laws regarding tax increment financing so that requirements regarding project approval apply equally throughout the state
HB 811	Ruth	Allows a port authority to establish an advanced industrial manufacturing zone in an area within the port authority's ownership or control, and allows a port authority to expand or contract the area of an AIM zone by resolution
HB 849	Pfautsch	Changes the laws regarding financial transaction reporting so that certain requirements of transportation development districts also apply to political subdivisions
HCS HB 865		Modifies provisions related to public employee retirement systems
HB 867	Justus	Authorizes a sales tax whose revenue is dedicated to public safety in the city of Branson
HB 869	Brattin	Prohibits municipalities from imposing certain requirements on construction industry employers
HB 874	Helms	Changes the laws regarding tax distribution agreements between political subdivisions
HCS HB 905		Prohibits villages, towns, and cities from regulating dogs in a breed-specific manner
HB 907	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
HB 928	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HCS HB 950		Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 961	Christofanelli	Changes the law regarding municipal elections
HB 980	Brattin	Changes the law regarding sanctuary policies for municipalities
HB 981	Brattin	Changes the laws regarding the detachment of property from one city and concurrent annexation into another city
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 989	Christofanelli	Prohibits certain political subdivisions from establishing themselves as sanctuaries for abortions
HB 1026	Green	Changes the laws regarding tax increment financing districts
HB 1048	Shaul 113	Prohibits political subdivisions from requiring employers to alter or adjust any employee scheduling unless required by state or federal law
HB 1057	Roden	Changes the laws regarding the requirements to serve or be employed as certain public safety personnel
HB 1079	Mathews	Changes the laws regarding hotel license fees by imposing limits to the rates a city may levy
HCS HB 1090		Changes the laws regarding tax increment financing districts so that cities must hold a thirty-day comment period before passing an ordinance

No.	Author	Subject
HB 1108	Corlew	Modifies provisions of law relating to campaign finance
HCS HB 1116		Changes the laws regarding ordinances of political subdivisions by prohibiting any ordinance that bans plastic bags
HB 1183	Mitten	Establishes a recall process for elected officials of fourth class cities
HCS HB 1189		Changes the laws regarding local ordinances so that no political subdivision may require interior inspections of private residences
SS#2 HCS HBs 1194 & 1193		Prohibits political subdivisions from requiring a minimum wage that exceeds the requirements of state law
HB 1211	Lichtenegger	Changes the laws regarding emergency regulations
HB 1228	Barnes 028	Changes the laws regarding emergency services districts
HJR 20	Ellington	Proposes a constitutional amendment to require public approval in the relevant county before authorizing tax increment financing
HJR 46	Grier	Proposes an amendment that guarantees local jurisdictions will not lose revenue if motor vehicle personal property tax is repealed and its revenues replaced by license fees
PRISONS AND JAILS		
SB 163	Romine	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
SCS SB 180		Limits the use of physical restraints on pregnant or postpartum offenders
SB 400	Hegeman	Establishes a process for the parole of elderly offenders
SB 413	Munzlinger	Provides that after July 1, 2018, the amount paid to counties for the local incarceration of prisoners shall not be less than one half of the amount paid to the Department of Corrections
SB 436	Curls	Provides a process for the Parole Board to review the case histories of offenders serving more than 25 years in prison and recommend clemency or allow release on parole
SB 496	Nasheed	Creates a procedure for creating and monitoring certificates of exemplary conduct and good moral character to certain criminal offenders
SB 509	Dixon	Sets a maximum of fourteen days of state reimbursement to county governments who hold certain prisoners who are not charged with dangerous felonies or murder
SB 539	Chappelle-Nadal	Creates a process by which courts may issue a certificate of exemplary conduct and good moral character to certain offenders
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
HB 163	Eggleston	Places restrictions on the television programming inmates have access to in correctional facilities
HB 207	Fitzwater 144	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
HB 268	Brattin	Requires all inmates receiving an on-site non-emergency medical examination or treatment from correctional center personnel to be charged 50 cents per visit
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 474	Smith 085	Raises the daily amount a wrongfully imprisoned person may receive from \$50 to \$128
HB 508	Ellington	Requires the Department of Corrections to perform specified actions to improve the ability of working inmates to obtain employment upon release from incarceration
HB 726	Hannegan	Authorizes the early parole of certain offenders over the age of 65

No.	Author	Subject
HCS HB 924		Requires a check to be prepared if an inmate or a prisoner or detainee has a canteen or commissary account balance of \$10 or more upon the inmate's, prisoner's, or detainee's release or discharge from jail
HB 932	Fraker	Modifies provisions relating to the costs of boarding prisoners
HCS HB 973		Creates the Task Force on Prison to Prosperity to develop a statewide plan for prison to prosperity programs
HB 1002	McCreery	Establishes protections for pregnant offenders and offenders who are in postpartum recovery while in custody at a correctional center or county or city jail
HB 1038	Franks Jr.	Modifies provisions relating to good time credit
PROBATION AND PAROLE		
SCS SB 177		Makes offenders who owe court costs or restitution, or have not fulfilled certain other conditions, ineligible for early release for earned compliance credits
SB 400	Hegeman	Establishes a process for the parole of elderly offenders
SB 436	Curls	Provides a process for the Parole Board to review the case histories of offenders serving more than 25 years in prison and recommend clemency or allow release on parole
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
HCS HB 38		Provides that certain mandatory minimum sentences may be discretionary and creates provisions when a person is eligible for a parole hearing
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HCS HB 219		Modifies provisions relating to private probation services for misdemeanor offenders
HB 301	Hill	Modifies provisions relating to videoconferencing at parole hearings
HB 507	Ellington	Modifies when a person may be eligible for parole if such person was under twenty-one years of age when the offense was committed and was sentenced after January 1, 1976
HB 595	McGaugh	Makes offenders who owe court costs or restitution, or have not fulfilled certain other conditions, ineligible for early release for earned compliance credits
HB 639	McCann Beatty	Establishes provisions for lifetime parole supervision for offenders serving sentences of life without parole after a minimum of 25 years of confinement
HCS HB 688		Authorizes a tax credit for certain organizations working with ex-offenders
HB 726	Hannegan	Authorizes the early parole of certain offenders over the age of 65
PROFESSIONAL REGISTRATION AND LICENSING		
SB 72	Schaaf	Provides that certain health care providers may have their professional licenses disciplined for failure to follow the CDC Guideline for Prescribing Opioids
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 193	Wallingford	Requires health insurers to update their electronic and paper dental services provider materials available to plan members and potential members
SB 216	Cunningham	Creates provisions relating to the registering of roofing contractors
SCS SB 227		Provides that the practice of cosmetology and the practice of the occupation of a barber does not include hair braiding
SCS SB 240		Creates a statewide license for electrical contractors
SB 266	Schatz	Enacts new provisions of law relating to professional employer organizations
SB 320	Hummel	Creates a statewide certificate for electrical contractors

No.	Author	Subject
SB 336	Wieland	Provides that the interest rate an insurance company pays upon a claim, refund, or payment under certain regulatory actions shall be the annual adjusted prime rate of interest, not to exceed 9 percent
SCS SB 353		Specifies that royalty payments to a dental franchisor by a licensee of the Dental Board operating a franchised dental office is not unlawful
SB 366	Koenig	Provides that a doctoral degree from programs accredited or provisionally accredited by the Psychological Clinical Science Accreditation System are acceptable for licensure as a psychologist if the program meets certain requirements
SB 372	Hegeman	Repeals a number of state administrative entities and transfers the duties of certain such entities to other existing administrative boards or commissions
SB 386	Wieland	Exempts certain types of commercial insurance lines from filing requirements with respect to rates and policy forms
SB 388	Curls	Allows the Missouri Dental Board to create and issue dental faculty permits
SB 395	Hoskins	Modifies provisions relating to the practice of public accounting
SB 397	Wallingford	Changes the requirements for initial licensure as a psychologist
SCS SB 407		Licenses persons performing radiologic imaging or administering radiation therapy and establishes the Missouri Radiologic Imaging and Radiation Therapy Board of Examiners
SCS SB 418		Modifies certain provisions relating to emergency medical services
SB 429	Rowden	Establishes legislative procedures for regulating previously unregulated professions
SB 447	Rowden	Establishes legislative procedures for regulating previously unregulated professions
SB 454	Hoskins	Modifies provisions of the Missouri Athletic Trainer Practice Act
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
CCS HCS SB 501		Modifies provisions relating to health care
SB 540	Curls	Establishes notice procedures for potential adverse action against a State Board of Registration for the Healing Arts licensee who is delinquent on state taxes or has failed to file state income tax returns in the last three years
HB 97	Swan	Establishes a visiting scholars certificate of license to teach
HCS HB 100		Enacts the Recognition of EMS Personnel Licensure Interstate Compact (REPLICA)
HB 102	Swan	Provides that music therapists who have completed certain education and training requirements shall be deemed a certified music therapist by the Department of Elementary and Secondary Education for the purpose of providing certain services
HB 211	Redmon	Changes provisions relating to the scope of practice for physical therapists
HB 227	Hubrecht	Establishes the Psychology Interjurisdictional Compact
SCS HCS HB 230		Modifies provisions relating to the practices of cosmetology and barbering
HB 244	Rowland 155	Modifies laws relating to advanced practice registered nurses in collaborative practice agreements
HB 297	Lichtenegger	Expands the scope of practice for dental hygienists
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
SCS HCS HB 316		Modifies provisions relating to education and experience requirements for the licensure of psychologists

No.	Author	Subject
HB 318	Neely	Requires spouses of members of the active duty component of the Armed Forces to be given first priority in the processing of all professional licensure applications
HCS HB 330		Changes the definition of "assistant physician"
HB 425	Cornejo	Creates provisions relating to the registration of roofing contractors
HCS HBs 480, 272, 413 & 609		Establishes guidelines for the regulation of occupations and professions not regulated by the Division of Professional Registration
HB 524	Ellington	Establishes the Death with Dignity Act to allow patients with terminal illnesses to end their life in a humane and dignified manner
HB 529	Frederick	Provides that no provision of law shall be construed to require maintenance of licensure or the state to require any form of specialty medical board certification to practice medicine
HB 557	Ross	Removes the requirement that land surveyors submit letters of reference in order to be licensed
HB 601	Higdon	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 622	Engler	Creates provisions relating to electrical contractor certificates
HB 665	Walker 003	Allows the Missouri Dental Board to issue dental faculty permits to individuals who are employed by accredited dental schools, colleges, or programs in Missouri
HB 669	Korman	Changes educational requirements for a person to apply for enrollment as a land surveyor-in-training
HB 702	Redmon	Creates provisions relating to dental franchisors
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HCS HB 746		Changes the laws regarding residential mortgage loan brokers
HB 789	Swan	Establishes the Missouri Patient Safety in Radiologic Imaging and Radiation Therapy Act
HB 807	Mathews	Creates licensure requirements for a statewide electrical contractor's license
HB 813	Basye	Adds provisions relating to the regulation of certain professions
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HB 816	Marshall	Authorizes a person to engage in the practice of specified professions without being licensed if he or she does not hold himself or herself out as being licensed
HB 877	Neely	Modifies the definition of tattoo
HB 882	Fraker	Modifies provisions relating to athletic trainers
HB 904	Sommer	Provides ways a professional licensee or holder of a permit certificate, or registration may submit payment and information to a board
HB 906	DeGroot	Provides that the practices of cosmetology and barbering do not include shampooing
HB 910	Fraker	Modifies provisions relating to preneed contracts
HB 942	Lauer	Modifies provisions relating to emergency medical services
HB 987	Swan	Establishes licensure requirements for music therapists
HB 1010	McGaugh	Amends Supreme Court Rule 15.05 for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session
HCS HB 1049		Modifies provisions relating to coroners
HB 1060	Sommer	Modifies provisions relating to the practice of public accounting

No.	Author	Subject
HB 1089	Plocher	Changes provisions relating to acts that may be performed by a licensed practical nurse and modifies provisions relating to the Missouri State Board of Nursing
HB 1092	Harris	Modifies licensing provisions relating to bail bond agents
HB 1192	Hubrecht	Requires that at least one member on the Missouri State Board of Nursing be an advanced practice registered nurse
HB 1220	Walker 003	Changes provisions relating to the Missouri State Board of Nursing
HCR 20	Kidd	Encourages the Governor to require professional registration and certification entities to review and revise policies and procedures to streamline the certification and licensing process to take into account relevant military education, skills training, and service when determining equivalency for purposes of issuing certifications and licenses
PROPERTY, REAL AND PERSONAL		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 27	Curls	Modifies residential property receivership
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 36	Cunningham	Removes a property tax exemption for real property belonging to the Missouri Department of Natural Resources
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SB 94	Curls	Changes the required notice to a tenant living in a foreclosed property from ten days to ninety days
SB 104	Wallingford	Modifies procedures in guardianship and conservator proceedings for incapacitated or disabled persons
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SB 110	Holsman	Modifies provisions relating to vacant nuisance properties in Kansas City
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
SCS SB 129		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
SB 135	Curls	Repeals provisions regarding nonjudicial foreclosure proceedings and requires all foreclosure proceedings to be handled judicially
SB 137	Curls	Specifies that Kansas City may require the registration of certain properties
SB 148	Romine	Expands the authority of the Governor to convey easements without the approval of the General Assembly and expands the rights granted by the easements
SB 164	Romine	Modifies the crime of animal trespass
SB 170	Dixon	Modifies provisions regarding qualified spousal trusts
SCS SB 171		Modifies provisions relating to trust protectors and adds circumstances in which a no-contest clause in an irrevocable trust is not enforceable
SB 200	Libla	Modifies provisions relating to expert witnesses
SCS SB 234		Repeals provisions requiring a landlord to keep security deposits in a trust
SB 286	Rizzo	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City and Independence to list a property manager with the city clerk

No.	Author	Subject
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 298	Curls	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HCS SB 299		Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
SB 310	Wasson	Modifies the authority of political subdivisions to enact or enforce restrictions on residential dwelling rentals
HCS SB 332		Modifies provisions relating to taxation
SB 337	Wieland	Allows insurers to depreciate the value of insured property by the cost expended to repair it
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SB 365	Curls	Modifies provisions requiring LLC's owning rental or unoccupied property in Kansas City to list a property manager with the city clerk
SB 370	Munzlinger	Allows nonresidents who own at least 80 acres of real property in Missouri to only be assessed 50% of the fee for any nonresident hunting, fishing, or trapping permit
SB 382	Riddle	Modifies provisions relating to state parks
SB 393	Dixon	Adds the City of Springfield to the list of political subdivisions subject to certain provisions relating to property
SB 398	Romine	Enacts provisions relating to homeowners' associations
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 465	Emery	Modifies various provisions relating to guardianships and conservatorships
SB 470	Cunningham	Creates new provisions relating to unclaimed property
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property
SCR 2	Emery	Urges the federal government to return certain lands to western states where such lands are located
HCS HB 43		Changes the laws regarding the assessment of commercial real property destroyed by a natural disaster
HB 72	McGaugh	Changes the laws regarding condemnation proceedings
HCS HB 129		Creates a sales tax exemption for delivery charges on tangible personal property
HCS HB 136		Prohibits private land-use agreements from precluding amateur service communications
HB 137	Spencer	Specifies that abandoned property reports required to be signed by law enforcement must be signed by a patrol officer employed by the Missouri State Highway Patrol.
HCS HB 142		Authorizes telephone companies to elect to have their tangible personal property assessed in accordance with a depreciation schedule
HB 148	Hurst	Abolishes the doctrine of adverse possession in Missouri
HB 149	Hurst	Changes the laws regarding foreign ownership of agricultural land

No.	Author	Subject
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HCS HB 162		Modifies the penalty for a willfully or knowingly causing excess drainage onto public roads
HB 204	Pogue	Requires all sales, transfers, or other conveyances of lands owned by the state, and acquisition of lands by the state, to be approved by the General Assembly
HB 206	Pogue	Prohibits the collection of water, soil, or commodity samples by governmental entities without the written consent of the landowner
HB 231	Dogan	Limits federal forfeiture litigation to seizures that include more than \$100,000 in US currency
HB 277	Cross	Specifies that an individual who has been evicted from a rental property must have written permission from the owner of the property to be on the premises in the future
HB 282	Anderson	Imposes civil penalties for poaching certain animals
HB 307	Davis	Changes the laws regarding real property assessments to require presumptions in favor of the property owner in valuation hearings
HB 313	Walker 003	Establishes a procedure for the removal and disposal of abandoned aircraft on airport property
HB 355	Bahr	Prohibits a property owners' association from preventing a property owner from placing political signs on his or her property
HB 389	Berry	Authorizes municipalities to establish technology business facility projects and authorizes tax exemptions for such projects
HCS HB 422		Changes property that may be exempt from execution
HB 458	Hill	Specifies that lawful owners of firearms may transport or store the firearms in locked, privately-owned motor vehicles
HB 471	Butler	Changes the laws regarding public nuisance penalties
SCS HB 493		Requires a limited liability company that manages property in Kansas City to file an affidavit that names a person responsible for the property
HB 538	Fitzwater 144	Specifies that an act by the General Assembly is not required to authorize certain grants or conveyances of an easement to use state property
HB 553	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HB 554	Ross	Changes the laws regarding the purchase of state lands
HB 556	Ross	Codifies provisions relating to the navigability of Missouri's waters
HCS HB 563		Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 632	Franklin	Changes the laws regarding property assessment so that property used as both a residence and transient housing is assessed only as residential property
HCS HB 649		Changes the laws regarding foreclosure proceeds
HB 719	Rhoads	Changes the laws regarding property classifications for zoning so that sawmills are classified as agricultural property
HB 776	Roberts	Allows a law enforcement agency to file a motion, on its own behalf in circuit court, to properly dispose of seized property
HB 809	Dunn	Establishes the Uniform Partition of Heirs Property Act
HB 821	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds

No.	Author	Subject
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence
HB 860	Pogue	Changes the laws regarding jurisdiction ceded to the United States within the Ozark National Scenic Riverways
HB 861	Pogue	Changes the laws regarding foreign ownership of agricultural land
HB 896	Crawford	Repeals provisions requiring a landlord to keep security deposits in a depository institution
HB 896	Crawford	Repeals provisions requiring a landlord to keep security deposits in a depository institution
HB 912	Brown 094	Changes the laws regarding property classification
HB 923	Kelley 127	Requires a seller of real property to disclose in writing to a buyer any abandoned or unplugged wells or cisterns
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 934	Korman	Requires a deed conveying real estate to contain certain information
HB 954	Ross	Conditions the consent given to the United States to acquire certain state lands on the state receiving an exemption to federal REAL ID requirements
HB 955	Unsicker	Changes the laws regarding real property to require the filing of a certificate of value before transferring interest in real property
HCS HB 957		Changes the laws regarding the Statutory County Recorder's Fund
HB 966	Crawford	Requires the State Treasurer to issue letter rulings regarding the administration of the Uniform Disposition of Unclaimed Property Act
HB 966	Crawford	Requires the State Treasurer to issue letter rulings regarding the administration of the Uniform Disposition of Unclaimed Property Act
HB 972	Miller	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
HCS HB 985		Changes the laws regarding unclaimed property
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 991	Korman	Allows a property owner to present evidence and argue the value of the future use of the property to be taken in a condemnation proceeding
HB 999	McCann Beatty	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HB 1001	McCann Beatty	Allows certain people to enter abandoned property to secure it, remove trash and graffiti, and maintain the grounds, and provides immunity from civil and criminal liability
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1024	Ellebracht	Modifies the computation of heritage value in condemnation proceedings
HB 1063	Grier	Changes the laws regarding home owner associations
HB 1066	Trent	Allows a landlord to change the locks on a premises upon the request of the tenant who provides proof that the tenant or child of the tenant has obtained an ex parte or full order of protection
HB 1083	Ross	Modifies the damages to be assessed against an offender who commits the offense of institutional vandalism to certain property
HB 1096	Brown 027	Creates the Uniform Common Interest Owners Bill of Rights Act, which is a regulatory scheme for homeowners' associations
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities
HB 1129	Pogue	Imposes a one-year moratorium on state land purchases and requires the General Assembly to be notified of any requests to purchase land by any state agency
HB 1130	Pogue	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds

No.	Author	Subject
HB 1138	Moon	Modifies provisions relating to the acquisition of land by the U.S. government
HB 1204	May	Dissolves the Land Reutilization Authority of the City of St. Louis, Missouri
HB 1210	Lichtenegger	Changes the laws regarding the ability of counties to issue ordinances
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HJR 17	Brattin	Authorizes a property tax exemption for individuals who have owned real property for thirty years and individuals who have owned personal property for ten years
HJR 25	Ross	Proposes a constitutional amendment to repeal the Conservation Commission's authority to acquire land
HJR 26	Ross	Proposes a constitutional amendment to remove the five-year limitation for the Department of Natural Resources to make payments to counties in lieu of real property taxes for land acquired by the department
HJR 32	Cookson	Proposes a constitutional amendment to eliminate personal property tax
HJR 39	Mathews	Authorizes a property tax exemption for the homestead of disabled veteran or first responder
HJR 44	Pogue	Changes the laws regarding the amount of property tax state entities pay on state lands
PSYCHOLOGISTS		
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SB 366	Koenig	Provides that a doctoral degree from programs accredited or provisionally accredited by the Psychological Clinical Science Accreditation System are acceptable for licensure as a psychologist if the program meets certain requirements
SB 397	Wallingford	Changes the requirements for initial licensure as a psychologist
SB 456	Rowden	Enacts provisions relating to health care for individuals with physical, cognitive, emotional, mental, or developmental disabilities
SB 462	Sifton	Establishes the Psychology Interjurisdictional Compact
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
HB 227	Hubrecht	Establishes the Psychology Interjurisdictional Compact
SCS HCS HB 316		Modifies provisions relating to education and experience requirements for the licensure of psychologists
PUBLIC ASSISTANCE		
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SB 70	Schupp	Provides for the expansion of MO HealthNet services beginning January 1, 2018
CCS HCS SCS SB 139		Modifies provisions relating to health care
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 218	Nasheed	Establishes the Missouri Emergency Solutions Grants Program to address the problem of homelessness in Missouri
HCS SB 373		Modifies provisions of law relating to the elderly
SB 423	Sater	Removes the termination date for the MO Rx Prescription Drug Program
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults

No.	Author	Subject
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SCR 25	Cunningham	Establishes the State Innovation Waiver Task Force
HB 164	Eggleston	Prohibits temporary assistance for needy families (TANF) benefit cards from being used at ATMs or to access cash, and limits the items that may be purchased with TANF benefits
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 327	Morris	Establishes the Missouri Senior Farmers' Market Nutrition Program to provide low-income seniors with fresh, Missouri-grown produce
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 712	Shaul 113	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 713	Quade	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 840	Mitten	Changes the laws regarding eligibility for MO HealthNet benefits
HB 903	Kelley 127	Allows funding under the statewide telecommunications equipment distribution program to be used to provide hearing aids for certain low-income individuals
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
HB 1064	Shaul 113	Requires the Division of the State Lottery to report certain information regarding lottery winners to the Department of Social Services
PUBLIC BUILDINGS		
SS#2 SCS SB 43		Modifies the law relating to unlawful discrimination
SB 338	Schupp	Bars discrimination based on sexual orientation or gender identity
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 486	Kehoe	Authorizes the conveyance of a certain state property located in Cole County to the City of Jefferson
HCS SB 488		Modifies provisions relating to the conveyance of state property
SCS HCS HB 18		To appropriate money for purposes for the several departments and offices of state government; for projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities
HB 202	Pogue	Requires all public restrooms, other than single occupancy restrooms, to be gender-divided
HCS HB 360		Creates the offense of making a threat to the security of a public building or public school
HB 686	Taylor	Requires any product sold in the Missouri state capitol building to be made in the United States
HB 745	Brattin	Requires that all school restrooms, locker rooms, and shower rooms accessible for use by multiple students shall be designated for and used by male or female students only
HCS HB 817		Specifies that all state properties that currently have a flagpole shall fly the POW/MIA flag
HCS HB 884		Establishes the State Capitol Complex Committee
HCS HCR 19		Authorizes the issuance of public bonds for half of the financing of a new conservatory building at UMKC
HCR 44	Pogue	Urges the Board of Public Buildings to remove the metal detectors and security at the entrance of the capitol building
HJR 30	Moon	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds

No.	Author	Subject
HJR 31	Marshall	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
PUBLIC OFFICERS		
SB 2	Schaaf	Modifies provisions relating to lobbyists
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
HCS SB 114		Modifies provisions relating to political subdivisions
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 143	Emery	Requires the Senate to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SB 176	Dixon	Defines official misconduct and creates penalties
SB 202	Rowden	Modifies provisions relating to lobbyist expenditures
SB 305	Kehoe	Modifies provisions relating to lobbyist expenditures
SCS SJR 5		Requires the Senate, beginning January 1, 2019, to try all impeachments except for the impeachment of the Governor, which shall be tried by the Chief Justice of the Missouri Supreme Court
SCS HCS HB 54		Allows the county commission of noncharter counties to appoint persons to vacated county elected offices
HB 60	Alferman	Changes the laws regarding lobbyist expenditures
HB 212	Lavender	Prohibits elected officials from accepting lobbyist gifts and prohibits lobbyists from providing gifts to such elected officials
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 215	Ellebracht	Requires individuals who become prior candidates to dissolve their candidate committees
HB 217	Kendrick	Modifies provisions of law relating to ethics
HCS HB 229		Prohibits lobbyists from giving gifts to local government officials, with an exception for group gifts
HB 548	Curtman	Enacts provisions relating to the use of public funds for lobbying activities
HB 663	McCreery	Prohibits a person employed by an entity that has been investigated by state or federal authorities from being appointed as the commissioner of securities
HB 734	Chipman	Modifies provisions relating to public administrators who are acting as guardians or conservators
HB 918	Berry	Requires the actuary for each public employee retirement plan to use certain assumptions when performing the plan's actuarial valuation
HB 949	Ellebracht	Establishes the Sarah Steelman Transparency and Disclosure Act
HB 1047	Neely	Prohibits elected federal officials from receiving any benefits under a retirement plan accrued as an elected state official once vested in a federal retirement plan
HB 1171	Razer	Requires statewide elected officials who travel outside Missouri to conduct state business to disclose certain information about the travel
HCR 4	Bernskoetter	Disapproves the salary recommendations of the Missouri Citizens Commission on Compensation for Elected Officials
HJR 6	Franks Jr.	Proposes a constitutional amendment that prohibits certain candidates and officials from receiving campaign contributions when the General Assembly is in regular session

No.	Author	Subject
HJR 13	Bahr	Proposes a constitutional amendment imposing term limits on city and county offices
HJR 23	Ross	Proposes a constitutional amendment to allow the Missouri Citizens' Commission on Compensation for Elected Officials schedule of compensation to be subject to appropriations
PUBLIC RECORDS, PUBLIC MEETINGS		
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 368	Rowden	Prohibits financial information submitted to the Department of Natural Resources from being subject to public disclosure
HCS HB 220		Establishes the "Expanded Address Confidentiality Program"
SCS HB 251		Requires authorization for certain labor unions to use dues and fees to make political contributions and requires consent for withholding earnings from paychecks
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal
HB 263	Sommer	Requires school districts to post certain financial information online for public access
HB 319	Neely	Requires courts in this state to phase in equipment that allows audio from trials or other court proceedings to be retained for a minimum of one year
HB 335	Sommer	Changes the law regarding public notice requirements for certain hearings conducted by legislative bodies of municipalities
HB 358	Bahr	Requires State Board of Education meetings to be recorded by video and posted on the website of the Department of Elementary and Secondary Education
HCS HB 436		Amends laws relating to corporate security advisors
HCS HB 490		Changes the laws regarding arrearages and the expungement of certain records related to criminal nonsupport
HCS HB 491		Creates provisions providing for the automatic expungement of certain records of a person when the charge or charges against the person were dismissed because of identity theft or mistaken identity
HB 504	Ellington	Requires uniformed law enforcement officer to wear a video camera while on duty to record any interaction between a law enforcement officer and a member of the public
HB 613	Ellington	Modifies provisions authorizing expungement of certain criminal records
HB 889	Rehder	Prohibits law enforcement from releasing records containing personally identifiable health information, unless such information is redacted or a court orders disclosure
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
HB 1056	Fraker	Changes the laws regarding the storage of records
HB 1117	Morgan	Adds provisions relating to petitions for removal from the sexual offender registry
HB 1124	Trent	Allows certain records to be closed if maintained by fire departments or fire protection districts
HB 1143	Vescovo	Requires an electronic record retained by a municipal court to not disclose the home address of the party if such party prefers such record to be closed
HB 1186	Trent	Requires the state board of education to perform certain duties
PUBLIC SAFETY, DEPARTMENT OF		
HCS SB 25		Modifies provisions relating to public safety
SB 68	Onder	Modifies provisions relating to victims of crime

No.	Author	Subject
SCS SB 85		Restricts the storage and use as evidence of data collected through automated license plate reader systems by government entities
SB 211	Wasson	Creates the Office of Resilience and Recovery within the Office of Administration
SB 265	Schatz	Creates the "Blue Alert System" for notifying the public when law enforcement officers are seriously injured or killed
SS SB 293		Modifies the per ton fee that is paid to the Division of Fire Safety for the use of explosives under the Missouri Blasting Safety Act
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 414	Riddle	Modifies several provisions relating to the administration of public safety
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SB 424	Holsman	Defines "motorcycle profiling" and creates regulations to eliminate motorcycle profiling
SB 438	Holsman	Designates the month of February as "Earthquake Awareness Month"
CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
CCS SCS HCS HB 8		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Public Safety
HCS HB 29		Modifies provisions of law relating to intoxicating liquor
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 186	Frederick	Creates the Silver Alert System to aid in identifying and locating a missing endangered person
HB 191	Conway 104	Modifies provisions relating to the use of moneys in the Alcohol and Tobacco Control Fund
HB 197	Butler	Creates the Neighborhood Watch Fund, which provides state funding for political subdivisions and the wards of St. Louis City to establish neighborhood watch programs
HCS HB 261		Requires the Department of Public Safety to develop human trafficking hotline posters
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 393	Adams	Creates a citizens police review board in the Department of Public Safety to investigate civilian deaths resulting from an officer-involved shooting
HB 414	Franks Jr.	Requires the director of the department of public safety to initiate disciplinary action when the director is presented with any information demonstrating cause to discipline a peace officer licensee
HB 426	Cornejo	Modifies provisions of the Line of Duty Compensation Act to establish a hierarchy for distribution of survivors benefits received under the Act
HCS HB 433		Modifies provisions relating to sales of intoxicating liquor
HB 503	Ellington	Requires the Department of Public Safety to create a law enforcement identification numbering system to track complaints against officers from one agency to another agency
HB 511	Ellington	Allows the victim's family or next of kin to sign a notarized statement directing the funeral home to be a claimant and deal directly with the Crime Victims' Compensation Fund
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 528	Ellington	Creates provisions relating to racial profiling, searches and seizures, and traffic stops from law enforcement
SCS HB 571		Modifies fees for explosive use.

No.	Author	Subject
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HCS HB 895		Modifies provisions of law relating to state inspections of alcohol by the supervisor of liquor control and requires the supervisor of alcohol and tobacco control to approve or deny applications for primary American source of supply for any intoxicating liquor within five days of application
HB 963	Ruth	Provides that the supervisor of liquor control shall have the sole authority to approve all labels for keg collars, bottles, and cans for beer that is exclusively produced and sold in the state
HB 1028	Merideth 080	Authorizes the Community Police Tax Credit for law enforcement officers who live in a high-crime area
HB 1094	Rowland 155	Requires the Advisory Committee for 911 Service Oversight to develop a plan and timeline for implementation of a next generation 911 system throughout the state
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1139	Rhoads	Specifies that the supervisor of liquor control, or his or her designee, has the authority to approve or deny all applications for licenses issued under chapter 311
HB 1167	Kidd	Modifies provisions relating to hazardous waste fees paid to the Missouri Emergency Response Commission
HB 1172	Haefner	Modifies several provisions relating to the administration of public safety
HB 1179	Merideth 080	Requires the department of public safety to engage in discussions with local government officials and law enforcement agencies to develop a memorandum of understanding concerning the use of automated license plate reader systems and crime cameras by law enforcement on public roadways within the state
HB 1225	Roberts	Establishes a pilot program in St. Louis City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the city
HCR 48	Kidd	Creates a Task Force on Emergency Management
HJR 21	Ellington	Proposes a constitutional amendment legalizing marijuana for persons 21 years of age or older
PUBLIC SERVICE COMMISSION		
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 215	Emery	Allows the Missouri Public Service Commission to utilize rate adjustment mechanisms otherwise not specifically authorized by statute to promote modernization and replacement of electrical corporation infrastructure
SB 232	Schatz	Adds a provision relating to population changes in St. Louis County for purposes of water corporations collecting an infrastructure system replacement surcharge
SCS SB 242		Establishes the Rate Case Modernization Act
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 270	Schaaf	Modifies provisions relating to public utilities
SB 278	Emery	Requires that the comprehensive state energy plan be reviewed by the Division of Energy by January 1, 2019, and biennially thereafter, and updated if necessary
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
SB 403	Wieland	Modifies Universal Service Fund eligibility requirements for wireless telecommunications providers providing lifeline service

No.	Author	Subject
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
HB 134	Berry	Allows electrical corporations to recover certain costs through the rate case process
HB 196	Remole	Allows customers of utilities to opt out of installation of certain types of meters
HB 243	Davis	Allows utility companies to establish periodic rate adjustments outside of general rate proceedings
HCS HB 340		Changes the law relating to net metering
HB 439	Kidd	Establishes the Missouri Energy Freedom Act
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
HCS HB 747		Changes the law relating to rate making for gas corporations
HCS HB 750		Establishes requirements for utilities regulated by the public service commission regarding the usage of nuclear generated power under certain circumstances
HCS HB 827		Changes the law relating to assessments made by the Public Service Commission
HB 916	McCreery	Establishes the Solar Garden Project act and authorizes a tax deduction for solar gardens
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 997	Plocher	Changes the law regarding the Public Service Commission
HB 1033	Unsicker	Allows customers of utilities to opt out of certain types of meters
HB 1077	Barnes 060	Changes provisions of law relating to the public service commission's complaint procedure
HB 1080	DeGroot	Modifies the appeal procedure for decisions by the public service commission
RAILROADS		
SB 250	Kehoe	Exempts from property tax land that is an out-of-service rail corridor being used as a trail under federal law
SCS SB 251		Requires the Division of State Parks to maintain the fence coinciding with the boundary between individual landowner property and the historic Missouri Rock Island Railroad Corridor
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 483	Holsman	Adds a requirement for motor vehicles to stop at railroad tracks when on-track equipment other than a train is approaching
HCS SB 488		Modifies provisions relating to the conveyance of state property

No.	Author	Subject
REDISTRICTING		
SJR 7	Silvey	Modifies the number of members of the General Assembly and limits service in the General Assembly to sixteen years in any proportion between the House and Senate
HJR 12	Bahr	Proposes a constitutional amendment to reduce the number of state representatives to four representatives from each senate district
HJR 42	Lavender	Proposes a Constitutional amendment relating to the members of the General Assembly
HJR 43	Merideth 080	Proposes a constitutional amendment establishing nonpartisan procedures for apportioning the state into state legislative and United States Congressional districts on the basis of population
RELIGION		
SB 41	Wallingford	Provides protection for alternatives-to-abortion agencies
SCS SB 252		Modifies exemption for certain religious entities under the Missouri Human Rights Act
SCR 10	Wieland	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
HB 205	Pogue	Allows a person authorized to solemnize marriages to refuse to solemnize a marriage which is contrary to the religious beliefs or sincerely held moral convictions of such person
HB 299	Moon	Specifies how courts may rule in contractual disputes involving the law of other countries
HCS HB 642		Prohibits public institutions of higher learning from discriminating against a religious student organization or denying a religious student association any benefit available to any other student association
HCS HB 696		Allows school districts to display on school property scenes or symbols associated with traditional winter and spring celebrations
HB 1123	Trent	Allows school districts to display on school property scenes or symbols associated with traditional winter celebrations
HCR 7	Morris	Urges the United States government to condemn the persecution of Falun Gong practitioners
HCR 21	Schroer	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
RETIREMENT - LOCAL GOVERNMENT		
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
HCS SB 114		Modifies provisions relating to political subdivisions
SS SB 124		Modifies provisions relating to political subdivisions
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund
SB 296	Hummel	Modifies provisions relating to membership of the Police Retirement System of St. Louis as a condition of employment
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
HCS SB 394		Modifies provisions relating to public employee retirement systems
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HCS HB 561		Changes the laws regarding the retirement system for prosecuting and circuit attorneys

No.	Author	Subject
HCS HB 645		Allows retired police officers to return to work when a disaster or emergency has been proclaimed by the governor or there is a national disaster
HB 782	Rowland 155	Modifies provisions relating to the prosecuting attorneys and circuit attorneys' retirement system
HB 819	Gregory	Modifies provisions related to the retirement of police officers
SCS HCS HB 831		Modifies provisions related to the retirement of police officers
HCS HB 865		Modifies provisions related to public employee retirement systems
HB 933	Fraker	Allows a metropolitan planning organization to be considered a political subdivision for purposes of the Missouri local government employees' retirement system
HCS HB 979		Increases various existing fees that are deposited in the county employees' retirement fund
HB 996	Rhoads	Modifies provisions relating to pension forfeiture
HB 1085	Walker 003	Modifies provisions relating to the St. Louis Public School Retirement System
HB 1086	Walker 003	Modifies provisions relating to the police pension system for the City of St. Louis
HCS HB 1151		Increases various existing fees that are deposited in the county employees' retirement fund
RETIREMENT - SCHOOLS		
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
HCS SB 394		Modifies provisions relating to public employee retirement systems
SB 409	Koenig	Modifies provisions relating to the public school retirement system of the City of St. Louis
SB 441	Hegeman	Modifies school employee retirement systems provisions relating to retired teachers working part-time
SCS HCS HB 304		Modifies provisions relating to the teacher and school employee retirement systems
HB 305	Pike	Modifies provisions relating to the teacher and school employee retirement systems
HCS HB 619		Modifies provisions relating to the St. Louis Public School Retirement System
HB 650	Cookson	Provides for cost of living increases for public school retirees
HB 723	Walker 003	Modifies provisions related to the retirement of school employees
HB 755	Cookson	Modifies provisions related to teacher retirement
HCS HB 886		Changes the employer contribution for the College and University Retirement Plan and requires employees to contribute to the plan
HB 891	Cookson	Provides for cost of living increases for public school retirees
HB 936	Shaul 113	Changes provisions related to the work of retired teachers in school districts
HB 996	Rhoads	Modifies provisions relating to pension forfeiture
RETIREMENT - STATE		
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction

No.	Author	Subject
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SCS SB 333		Changes the vesting requirement for members of the state retirement plan known as MSEP 2011 and modifies the benefits of such members who have vested, but are no longer state employees
HCS SB 394		Modifies provisions relating to public employee retirement systems
HCS HB 729		Modifies provisions related to the retirement of state employees
HCS HB 865		Modifies provisions related to public employee retirement systems
HCS HB 971		Modifies provisions related to disability benefits for members of the Missouri Department of Transportation and Highway Patrol Employees' Retirement System
HB 996	Rhoads	Modifies provisions relating to pension forfeiture
HB 1047	Neely	Prohibits elected federal officials from receiving any benefits under a retirement plan accrued as an elected state official once vested in a federal retirement plan
RETIREMENT SYSTEMS AND BENEFITS - GENERAL		
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SCS SB 295		Increases various existing fees that are deposited in the county employees' retirement fund and creates a new fee to be paid into the fund
SB 296	Hummel	Modifies provisions relating to membership of the Police Retirement System of St. Louis as a condition of employment
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SCS SB 333		Changes the vesting requirement for members of the state retirement plan known as MSEP 2011 and modifies the benefits of such members who have vested, but are no longer state employees
HB 80	Vescovo	Changes the laws regarding employee welfare and retirement plans to require certain employers to provide a summary annual report
SCS HCS HB 304		Modifies provisions relating to the teacher and school employee retirement systems
HCS HB 886		Changes the employer contribution for the College and University Retirement Plan and requires employees to contribute to the plan
HB 918	Berry	Requires the actuary for each public employee retirement plan to use certain assumptions when performing the plan's actuarial valuation
HB 1047	Neely	Prohibits elected federal officials from receiving any benefits under a retirement plan accrued as an elected state official once vested in a federal retirement plan
REVENUE, DEPARTMENT OF		
CCS SB 8		Modifies provisions relating to transportation

No.	Author	Subject
SS SCS SB 16		Exempts delivery charges from sales and use taxes
SCS SBs 37 & 244		Allows the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 79	Wasson	Creates the Show Me Rural Jobs Act
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SCS SB 130		Requires the Department of Revenue to pay the taxpayers' attorneys' fees in income and sales and use tax cases when the taxpayer receives a favorable judgement
SB 131	Kraus	Requires only one motor vehicle license plate unless the owner is eligible to receive a second plate
SB 172	Romine	Modifies titles that may be issued for motor vehicles previously issued a junking certificate
SCS SB 185		Enacts provisions relating to transportation network companies
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SB 197	Rowden	Establishes the Missouri Earned Income Tax Credit Act
SB 269	Cunningham	Creates and funds the Department of Revenue Technology Fund through an administrative fee for notice of lien processing
SCS SB 279		Adds certain forms to the list of documents sufficient to demonstrate eligibility for a veteran designation on an applicant's driver's license or non-driver identification card
SCS SB 280		Requires the Department of Revenue to issue both REAL ID compliant and noncompliant driver's licenses and identification cards
SB 361	Hummel	Requires the Department of Revenue to issue REAL ID compliant driver's licenses and identification cards
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
SB 439	Riddle	Provides that certain applicants need only furnish proof of their disability one time to receive or renew a disabled veteran license plate bearing a wheelchair accessibility symbol
SB 492	Hegeman	Modifies provisions relating to motor vehicle dealers
SB 525	Riddle	Extends the expiration of the lead-acid battery fee from December 31, 2018 to December 31, 2023
SB 540	Curls	Establishes notice procedures for potential adverse action against a State Board of Registration for the Healing Arts licensee who is delinquent on state taxes or has failed to file state income tax returns in the last three years
CCS SCS HCS HB 4		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Revenue and Department of Transportation
HCS HB 26		Requires the department of revenue to offer a three-year motor vehicle registration option
HB 31	Cross	Authorizes a tax deduction for the full amount of federal taxes paid
SS#2 SCS HCS HB 130		Enacts provisions relating to transportation network companies
SS#2 HCS HB 151		Requires the department of revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID Act
HB 166	Davis	Requires the Department of Revenue to issue REAL ID compliant driver's licenses unless the applicant requests a license that is not compliant with the REAL ID
HB 184	Franks Jr.	Requires the Secretary of State to establish a system for automatic voter registration
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses

No.	Author	Subject
HB 223	Moon	Authorizes a sales tax refund for businesses that were assessed higher taxes without notice as a result of the Department of Revenue changing its interpretation of taxable items before August 28, 2015
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 445	Crawford	Creates the Department of Revenue Technology Fund
HB 464	McCreery	Changes the laws regarding taxation
HB 501	Newman	Changes the law relating to absentee voting and advanced voting in Missouri
HB 517	Ellington	Establishes the Missouri Supporting Families Income Tax Holiday Act, which allows an exemption from state withholding taxes for state employees in a specified month determined by the Department of Revenue
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 525	Ellington	Requires same-day service for driver's license issuance and renewal
HB 531	Nichols	Requires the secretary of state to establish a system of automatic voter registration
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
HB 536	Nichols	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 547	Curtman	Requires Missouri taxable income rates be adjusted for inflation
HCS HB 563		Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HB 570	Dohrman	Requires the department of revenue to issue REAL ID compliant driver's licenses unless an applicant requests a noncompliant license
HB 579	Redmon	Changes the laws regarding the motor fuel tax
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
HB 671	Sommer	Authorizes an exemption for delivery charges from sales and use taxes
HB 682	Miller	Modifies certain definitions for sales and use tax exemptions and abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HB 685	McCreery	Modifies provisions of law relating to the REAL ID Act of 2005
HCS HB 688		Authorizes a tax credit for certain organizations working with ex-offenders
HB 718	Curtman	Establishes the Corporate Welfare Elimination Act, which terminates corporate tax credits by placing a sunset on each credit
HB 722	Morris	Requires all motor vehicle insurers to notify the Department of Revenue of lapsed policies in order to allow the owner to provide proof of insurance or surrender the license plates if no proof is provided
HB 739	Kolkmeier	Establishes record keeping requirements for salvage dealers and operators of salvage pool or salvage disposal sales
HB 763	Brown 027	Implements the Streamlined Sales and Use Tax Agreement
HB 775	Ellington	Requires the Department of Revenue to include in the Missouri Driver Guide educational material on vehicular stops and searches by law enforcement

No.	Author	Subject
HB 787	Davis	Authorizes a tax deduction for firefighters who complete training during the year
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence
HB 837	Korman	Establishes a "miles driven" fee to be paid at the time of registration of a motor vehicle with a model year of 2019 and later
HB 853	Roberts	Authorizes a tax deduction for the cost of firearm training or firearm safety courses
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 938	Cornejo	Abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HB 941	Korman	Creates various funds dedicated to transportation
HCS HB 957		Changes the laws regarding the Statutory County Recorder's Fund
HB 982	Brattin	Changes the laws regarding tax credits so that tax credits are nontransferable
HB 998	Chipman	Provides that driving with an expired driver's license is an infraction with a fine of twenty-five dollars, with the fine waived if license renewal occurs within thirty days of a citation
HB 1028	Merideth 080	Authorizes the Community Police Tax Credit for law enforcement officers who live in a high-crime area
HB 1032	Green	Modifies provisions of law relating to the REAL ID Act of 2005
HB 1034	Engler	Modifies provisions of law relating to motor vehicle dealers
HB 1072	Brattin	Implements the Streamlined Sales and Use Tax Agreement and dedicates the resulting revenue to the State Road Fund
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HB 1209	Matthiesen	Requires all moneys, except administrative costs, from minor traffic violations on state-maintained roads or highways to be sent to the Director of the Department of Revenue
HCS HB 1212		Establishes an advisory committee to investigate possibility of giving motor vehicle operators the option of replacing a vehicle's front license plate with a bumper sticker to be placed on front of the vehicle
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HJR 8	Moon	Proposes a constitutional amendment to prohibit the levying of a tax or fee on any constitutional right
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
ROADS AND HIGHWAYS		
CCS SB 8		Modifies provisions relating to transportation
HCS SB 30		Enacts provisions to political subdivisions
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system
SCS SB 61		Modifies provisions regulating the use of flashing lights by certain stationary vehicles on roads
CCS SB 64		Gives designation to certain infrastructure
HCS SB 134		Enacts various provisions relating to political subdivisions
HCS SB 146		Modifies several provisions relating to political subdivisions
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SCS SB 185		Enacts provisions relating to transportation network companies

No.	Author	Subject
SB 187	Hegeman	Adds stationary utility vehicles to the list of vehicles requiring drivers of motor vehicles to proceed with caution upon approach
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
SB 209	Wallingford	Modifies how fourth class cities may proceed with road improvements
CCS SB 222		Modifies provisions relating to motorized vehicles
SCS SB 223		Increases the minimum motor vehicle liability coverage a driver must carry for others' property when operating a motor vehicle
CCS HCS SB 225		Modifies provisions relating to transportation
SB 243	Hegeman	Modifies provisions relating to following distance for vehicles using a connected braking system
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SB 315	Eigel	Requires in-person notice of most traffic violations, and prohibits automated traffic enforcement and fine collection
SCS SB 322		Designates certain memorial infrastructure
SB 323	Brown	Specifies when persons operating or riding a motorcycle or motortricycle must wear protective headgear
HCS SCS SB 355		Enacts provisions relating to higher education
SB 380	Riddle	Requires that the Department of Transportation utility corridor be 12 feet wide with the location determined by the State Highways and Transportation Commission
SB 391	Munzlinger	Specifies that a commercial motor vehicle's use of a specially-designated route shall not be deemed a nuisance or evidence of a nuisance
HCS SCS SB 399		Modifies provisions relating to transportation
SB 420	Riddle	Provides that a motorcycle, motortricycle, or motorized bicycle may be operated on the shoulder of a roadway under certain circumstances
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 474	Schatz	Specifies circumstances under which an employment variance may be granted to an ignition interlock device requirement
SB 483	Holsman	Adds a requirement for motor vehicles to stop at railroad tracks when on-track equipment other than a train is approaching
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 510	Dixon	Modifies provisions relating to operation of motor vehicles
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
HB 52	Andrews	Changes the law regarding special road district commissioner qualifications
HB 56	Love	Modifies provisions relating to outdoor advertising
HB 61	Alferman	Designates a bridge on a portion of State Highway 100 in Franklin County as the "Lyndon Ebker Memorial Bridge"
SCS HB 85		Adds public utility vehicles to the list of vehicles covered under the "Move Over Law"

No.	Author	Subject
SCS HB 87		Revises the definition of counties exempt from certain requirements of the county special road and bridge tax
HB 108	Davis	Authorizes the highways and transportation commission to promulgate administrative rules to implement a connected vehicle technology testing program
SCS HB 128, HB 678, HB 701 & HB 964		Designates a portion of Missouri 249 in Jasper County as the "Edward F Dixon The Third Memorial Highway"
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HCS HB 162		Modifies the penalty for a willfully or knowingly causing excess drainage onto public roads
HCS HBs 190 & 208		Allows community college police officers to establish regulations to control vehicular traffic on any thoroughfare owned or maintained by the college
HB 235	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
SCS HB 256		Removes restrictions on when amber or white lights may be used on motor vehicles and equipment performing work for the department of transportation
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HB 312	Walker 003	Restricts the use of handheld communications devices while driving unless the device is equipped for hands-free operation and is being used in that manner
HB 317	Fitzpatrick	Lowers current billboard spacing requirements on certain highways
HB 397	Nichols	Modifies the Model Traffic Ordinance with respect to signals indicating the approach of a train
HB 409	Davis	Modifies motor vehicle length restrictions with respect to articulated buses
HB 535	Roden	Specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance
HB 546	Hansen	Prohibits text messaging while driving for all drivers
HCS HB 574		Modifies the permissible length of motor vehicles operated on highways
HCS HB 576		Exempts motorcyclists 21 years of age or older from wearing a helmet when operating a motorcycle or motortricycle if they have the appropriate health insurance coverage
SCS HCS HB 647		Allows for consolidation of road districts within a county
HCS HB 651		Places restrictions on how municipalities allocate funds generated from the imposition local taxes under Article IV, Section 30(a) of the Constitution.
SCS HB 700		Designates a portion of Highway 25 in Stoddard County and Dunklin County the "Narvel Felts Highway"
HB 721	Fitzpatrick	Lowers current billboard spacing requirements in certain cities
HB 728	Korman	Allows the department of transportation to sell naming rights for highways and bridges not already named
HB 749	Korman	Creates the Divided Highway Transportation Fund and designates how moneys in the fund must be disbursed
HB 779	Hannegan	Allows counties, cities, towns, and villages to charge an additional \$1 fee on car rentals, with the proceeds to be used for road and bridge improvements
HB 791	Redmon	Specifies that commercial motor vehicle operation on certain designated routes in accordance with a municipal ordinance shall not be deemed a nuisance or evidence of a nuisance
HB 824	Reiboldt	Modifies the definition of autocycle

No.	Author	Subject
HB 826	Marshall	Creates the offense of unlawful traffic interference
HCS HB 834		Creates the Freight Corridor Fund, which shall be used to expand the traffic capacity of certain highways
HB 836	Korman	Establishes the I-70 Regional Transportation District
HB 837	Korman	Establishes a "miles driven" fee to be paid at the time of registration of a motor vehicle with a model year of 2019 and later
HB 870	Korman	Changes the laws regarding sales tax so that a percentage of revenue collected is dedicated to the state road fund
HCS HB 879		Establishes a program to designate portions of highways for famous Missourians
HCS HB 959		Allows certain all-terrain vehicles and utility vehicles to be operated on two-lane highways and allows operation for agricultural purposes on roads within a twenty-mile radius of agricultural land, when certain requirements are met
HCS HB 1039		Provides that two-year colleges and four-year colleges shall be eligible for the same types of directional and official signs
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HCS HB 1224		Allows farm equipment to travel on state highways during harvest and planting seasons after dark so long as such equipment has appropriate lighting
HCS HCR 47		Establishes the 21st Century Missouri Transportation System Task Force
HJR 22	Higdon	Proposes a constitutional amendment to allow an additional license fee to go to the "Driver's Education Training Fund"
SAINT LOUIS CITY		
HCS SB 25		Modifies provisions relating to public safety
SS SCS SB 49		Modifies several provisions relating to local sales taxes
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 90	Chappelle-Nadal	Requires St. Louis City and St. Louis County to increase the number of contracts awarded to women and minority business enterprises
SB 119	Schaaf	Requires certain sports complex authorities to receive legislative or voter approval prior to extending existing bonds
HCS SB 282		Modifies provisions relating to public safety
SB 288	Nasheed	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
SB 296	Hummel	Modifies provisions relating to membership of the Police Retirement System of St. Louis as a condition of employment
SB 298	Curls	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HCS SCS SB 309		Modifies provisions of various retirement systems and allows single noncharter county judicial circuits to collect a court surcharge
SB 319	Hummel	Provides that the governing body of the City of St. Louis will administer the provision of sales taxes for emergency services
HCS SCS SB 405		Modifies provisions relating to public safety
SB 409	Koenig	Modifies provisions relating to the public school retirement system of the City of St. Louis
SB 451	Nasheed	Designates the Sheriff of the City of St. Louis and deputies as law enforcement officers eligible for certain training and licensure

No.	Author	Subject
SB 484	Koenig	Requires the judges of the twenty-second judicial circuit to appoint the sheriff of the City of St. Louis
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 498	Nasheed	Establishes a partnership between the St. Louis school district, the city of St. Louis, and nonprofit organizations to allow students who are picked up by a law enforcement officer or safety officer for being absent from school to be taken to the nonprofit organization
SB 507	Nasheed	Allows the sheriff of the City of St. Louis to appoint deputies and assistants without the approval of a majority of circuit court judges of the City of St. Louis
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SCR 10	Wieland	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
SJR 2	Schaaf	Requires legislative or voter approval prior to the extension of bonds or the offering of tax incentives by a county sports authority
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 197	Butler	Creates the Neighborhood Watch Fund, which provides state funding for political subdivisions and the wards of St. Louis City to establish neighborhood watch programs
SS#2 SCS HCS HBs 302 & 228		Establishes a Blue Alert System
HB 344	Dogan	Prohibits the levying of an earnings tax on nonresidents of St. Louis City on January 1, 2019
HB 352	Eggleston	Prohibits the use of public funds for any stadium if twenty-six other states adopt similar statutes
HB 391	Roberts	Allows the circuit court in St. Louis City to collect a fee not to exceed twenty dollars, rather than fifteen, to go toward the law library
HB 454	Morgan	Requires children in the City of St. Louis and Kansas City school districts to enroll in a school by the age of five
HB 471	Butler	Changes the laws regarding public nuisance penalties
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 543	Barnes 060	Dissolves the Regional Convention and Sports Complex Authority on January 1, 2019
HCS HB 619		Modifies provisions relating to the St. Louis Public School Retirement System
HB 668	Peters	Allows the sheriff of the city of St. Louis to appoint deputies and assistants without the approval of a majority of the circuit judges of the circuit court of such city
HCS HB 878		Modifies provisions relating to sheriffs in the City of St. Louis
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HB 999	McCann Beatty	Modifies nuisance action procedures for deteriorated properties in certain cities and counties
HB 1085	Walker 003	Modifies provisions relating to the St. Louis Public School Retirement System
HB 1086	Walker 003	Modifies provisions relating to the police pension system for the City of St. Louis
HB 1170	Franks Jr.	Designates the Sheriff of the City of St. Louis and deputies as law enforcement officers eligible for certain training and licensure
HB 1204	May	Dissolves the Land Reutilization Authority of the City of St. Louis, Missouri
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program

No.	Author	Subject
HB 1225	Roberts	Establishes a pilot program in St. Louis City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the city
HCR 14	Smith 085	Strongly urges the U.S. Army to explain chemical testing that occurred in St. Louis in the 1950s and 1960s and requests the federal government to conduct a study on the health effects of such tests
HCR 21	Schroer	Urges the City of St. Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of Missouri citizens
SAINT LOUIS COUNTY		
SS SCS SB 49		Modifies several provisions relating to local sales taxes
SB 90	Chappelle-Nadal	Requires St. Louis City and St. Louis County to increase the number of contracts awarded to women and minority business enterprises
SB 232	Schatz	Adds a provision relating to population changes in St. Louis County for purposes of water corporations collecting an infrastructure system replacement surcharge
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
SJR 4	Chappelle-Nadal	Requires the question of whether to recall the county executive to be submitted to voters in St. Louis County
HB 442	Gray	Creates subdistricts within certain school districts
HB 618	Curtis	Prohibits a community children's services fund from transferring any funds to the state or certain cities
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HB 1191	Smith 085	Requires certain police officers to be paid a minimum wage of twenty dollars per hour
HB 1221	Roberts	Establishes the Accelerated Rehabilitative Disposition Pilot Program
SALARIES		
HCS#2 HB 44		Prohibits the Missouri Housing Development Commission from requiring a prevailing hourly wage to be paid to a contractor on a project for a housing tax credit
HB 75	McGaugh	Modifies provisions relating to county prosecuting attorneys
HCS HB 78		Modifies provisions relating to the prevailing wage
HB 79	McGaugh	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HB 104	Love	Repeals provisions relating to prevailing wages on public works
HB 132	Lant	Allows public bodies to opt out of prevailing wage laws for the construction of public works projects that are \$750,000 or less
HB 133	Lant	Establishes the School Construction Act, which exempts construction and maintenance work done for certain school districts from the prevailing wage requirement upon the school board's approval
HB 167	Peters	Increases the state minimum wage to \$15 per hour
HB 465	Cookson	Raises the minimum teacher salary for the 2018-19 school year, subject to appropriation
HB 470	Butler	Changes the laws regarding the minimum wage
HB 475	Andrews	Exempts counties of the third and fourth classification from prevailing wage laws for the construction of public works projects that are less than \$500,000

No.	Author	Subject
HB 476	Andrews	Exempts counties of the third and fourth classification from the prevailing wage laws
HB 516	Ellington	Increases the state minimum wage to \$15 per hour
HB 518	Ellington	Prohibits employers from discriminating in providing compensation based on gender for the same work
HB 559	Arthur	Modifies provisions relating to employee wages
HB 652	Ellebracht	Raises the minimum wage, subject to the number of hours worked per week
HB 1146	Swan	Changes the laws regarding teacher compensation
HB 1149	Smith 085	Requires certain police officers to be paid a minimum wage of twenty dollars per hour
HB 1191	Smith 085	Requires certain police officers to be paid a minimum wage of twenty dollars per hour
HB 1207	Haefner	Changes the laws regarding the Deputy Sheriff Salary Supplementation Fund
HCR 4	Bernskoetter	Disapproves the salary recommendations of the Missouri Citizens Commission on Compensation for Elected Officials
HJR 23	Ross	Proposes a constitutional amendment to allow the Missouri Citizens' Commission on Compensation for Elected Officials schedule of compensation to be subject to appropriations
SAVINGS AND LOAN		
HB 120	Davis	Changes the laws regarding unsecured loans of \$750 or less, commonly known as payday loans
SS SCS HCS HB 292		Changes the laws regarding powers of banks
SS SCS HCS HB 292		Changes the laws regarding powers of banks
HB 420	Peters	Establishes the Food Deserts Act, which makes loans available to grocery stores in food deserts
HB 484	Dunn	Changes the laws regarding consumer credit interest rates to cap payday loans at a 36% interest rate
HB 620	Kendrick	Establishes the "Student Loan Bill of Rights"
HB 621	Kendrick	Grants authority to the Missouri Higher Education Loan Authority to issue loans to refinance certain public or private student loans, education grants, and certain bonds, notes, or other obligations.
HB 625	Stevens 046	Changes the laws regarding consumer credit interest rates
HB 1018	Green	Establishes the Missouri Minority Business Enterprise Loan Program
HB 1105	Morris	Changes the laws regarding consumer credit interest rates
SCIENCE AND TECHNOLOGY		
SB 417	Chappelle-Nadal	Creates the Missouri Radon Awareness Act
SB 432	Koenig	Modifies provisions of law relating to custody of in vitro human embryos
SB 438	Holsman	Designates the month of February as "Earthquake Awareness Month"
SCR 17	Curls	Urges a commitment to equal rights for people with cognitive disabilities to access technology and information
HB 63	Berry	Authorizes a tax credit for student loan payments resulting from STEM degrees
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
SCS HB 248		Establishes a statewide STEM career awareness program
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange

No.	Author	Subject
HB 948	Bahr	Allows computer science to count as a science course for purposes of high school graduation requirements
HB 1135	Evans	Modifies provisions relating to the Science, Technology, Engineering and Mathematics Initiative
SEARCH AND SEIZURE		
HCS SCS SB 84		Restricts the use of cell site simulator devices
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
SB 419	Riddle	Requires inclusion of information on traffic stops and constitutional rights in driver training programs and information provided to first-time license recipients
HCS HB 403		Changes the laws regarding cell site simulator devices
HB 510	Ellington	Requires a peace officer to obtain written consent prior to conducting a consensual search of a vehicle
HB 528	Ellington	Creates provisions relating to racial profiling, searches and seizures, and traffic stops from law enforcement
HB 838	Mitten	Requires a peace officer to provide an oral advisement and obtain written consent for a voluntary search of a person not under arrest or the person's effects or vehicle
HJR 30	Moon	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
HJR 31	Marshall	Proposes a constitutional amendment prohibiting searches of persons upon entering the Missouri State Capitol or on capitol grounds
SECRETARY OF STATE		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 12	Wasson	Creates new provisions relating to the regulation of securities
HCS SB 18		Modifies provisions relating to the collection of money by public entities
CCS HCS SS SB 34		Modifies and creates new provisions relating to criminal offenses
SB 47	Libla	Allows legally required notice to be published on a website to be established and maintained by the Secretary of State
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SB 68	Onder	Modifies provisions relating to victims of crime
CCS HCS SB 95		Extends the expiration dates on certain provisions relating to public funds
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 207	Sifton	Allows emergency workers to request, receive and submit absentee ballots
SB 208	Sifton	Modifies class one election offenses
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
HCS SB 326		Creates new provisions relating to low-profit limited liability corporations
SB 348	Wasson	Extends the sunset provisions for fees to be credited to the technology trust fund
SCS SB 389		Modifies provisions relating to initiative petitions
SCS SB 422		Modifies provisions relating to residential mortgage loan brokers

No.	Author	Subject
SCS SB 430		Creates new provisions establishing family trust companies
SB 467	Schupp	Creates new provisions allowing for the creation of benefit corporations
SB 544	Rowden	Requires the Secretary of State, rather than the Department of Economic Development, to provide staff support to the Small Business Regulatory Fairness Board
SJR 14	Kraus	Enacts term limits for all statewide elected officials
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HB 184	Franks Jr.	Requires the Secretary of State to establish a system for automatic voter registration
HCS HB 220		Establishes the "Expanded Address Confidentiality Program"
HB 242	Merideth 080	Specifies that the Secretary of State will create a website and allow citizens of Missouri to electronically sign ballot measures that are approved for circulation
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HCS HB 291		Establishes the Missouri Family Trust Company Act, which allows family trust companies to form and operate in Missouri
HB 496	Dunn	Requires the Secretary of State to establish a system for automatic voter registration
HB 501	Newman	Changes the law relating to absentee voting and advanced voting in Missouri
HB 531	Nichols	Requires the secretary of state to establish a system of automatic voter registration
HB 638	McCann Beatty	Requires the secretary of state to establish a system for automatic voter registration
HB 663	McCreery	Prohibits a person employed by an entity that has been investigated by state or federal authorities from being appointed as the commissioner of securities
HCS HB 715		Establishes the Red Tape Reduction Act
HB 792	McGaugh	Modifies provisions relating to emergency rules
HB 845	Frederick	Creates new provisions relating to the regulation of securities
HCS HB 855		Changes the law regarding primary elections
HB 856	Stacy	Requires all state and federal offices to use an instant runoff voting method
HB 1016	Shaul 113	Changes the laws regarding the Small Business Regulatory Fairness Board so that Secretary of State staff support the board instead of Department of Economic Development staff
HCS HB 1043		Changes the law regarding initiative petitions
HB 1045	Haahr	Extends the sunset provisions for fees credited to the technology trust fund
HB 1118	Merideth 080	Requires the Missouri Secretary of State to develop standards for electronic notarization and standards for any two-way live video and audio conferencing communication
HB 1154	Lauer	Enacts new provisions of law relating to professional employer organizations
HB 1181	Mitten	Requires the Secretary of State to establish a system for automatic voter registration
HB 1196	Rehder	Enacts new provisions of law relating to professional employer organizations
HB 1198	Berry	Enacts new provisions of law relating to professional employer organizations
HJR 7	Kendrick	Proposes a constitutional amendment changing the term limits for statewide elected officials
HJR 11	Plocher	Proposes a Constitutional amendment that imposes a 2-term limitation on all statewide elected officials
HJR 19	Bondon	Proposes a constitutional amendment to change the residency requirement to five years in order to run for a member of the General Assembly, Secretary of State, State Treasurer, and Attorney General

No.	Author	Subject
HCS HJR 35		Proposes a constitutional amendment that changes the term limits for state officials
SECURITIES		
SB 12	Wasson	Creates new provisions relating to the regulation of securities
HB 663	McCreery	Prohibits a person employed by an entity that has been investigated by state or federal authorities from being appointed as the commissioner of securities
HB 845	Frederick	Creates new provisions relating to the regulation of securities
SEWERS AND SEWER DISTRICTS		
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
SB 528	Hegeman	Changes the maximum amount of a grant that may be issued by the Department of Natural Resources for financing certain utility projects from \$1,400 per connection to \$3,000 per connection
HB 243	Davis	Allows utility companies to establish periodic rate adjustments outside of general rate proceedings
HB 851	McCreery	Changes provisions related to fees for repair of sewer service lines
HB 1147	Redmon	Increases the limit on grants for certain public water supply and sewer system projects
SEXUAL OFFENSES		
SB 53	Nasheed	Requires higher education institutions to inform students and employees about affirmative consent to sexual activity
SB 178	Dixon	Creates a process to determine whether criminal offenders are predatory sexual offenders and increases penalties against predatory, prior, and persistent sexual offenders
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 301	Wallingford	Modifies mandated reporting requirements for sexual assault victims in long-term care facilities
SB 344	Nasheed	Creates a procedure for the expungement of criminal records relating to prostitution
HB 171	Kelley 127	Requires a convicted sex offender to be told of his or her obligation to register as a sex offender both prior to release or discharge and at the time of adjudication
HB 367	Newman	Establishes the Enough is Enough Act regarding college sexual assault policies
HB 396	Unsicker	Modifies provisions relating to services for victims of crimes
HB 407	Davis	Modifies provisions relating to the housing of a convicted sex offender in a homeless shelter that was in existence prior to a school or child care facility being built within 1000 feet of it
HCS HB 415		Modifies provisions relating to predatory and persistent sexual offenders
HCS HB 431		Changes the laws regarding the state sexual offender registry and its requirements
HCS HB 519		Removes the statute of limitations for certain actions to recover damages regarding child abuse and sexual offenses committed against a child and allows prosecutions for child abuse to be commenced at any time.
HCS HBs 551 & 919		Modifies mandated reporting requirements for sexual assault victims in a long-term care facility
HCS HB 572		Prohibits registered sexual offenders from being 500 feet of children's museums with the primary purpose of educating and entertaining children
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system

No.	Author	Subject
HB 706	Neely	Creates the offense of nonconsensual dissemination of private sexual images
HB 917	Neely	Modifies provisions relating to the sexual offender registry
HB 1015	Walker 074	Prohibits the prosecution of minor children for prostitution and requires patrons of child prostitutes to register as sex offenders
HB 1087	Hubrecht	Modifies provisions relating to the termination of parental rights of a rapist after a child was conceived and born as a result of rape
HB 1112	Tate	Modifies provisions relating to child abuse and neglect
HB 1117	Morgan	Adds provisions relating to petitions for removal from the sexual offender registry
HB 1120	Smith 163	Modifies provisions relating to the statute of limitations for certain offenses
SCS HCS HB 1158		Changes the laws regarding child abuse and neglect reports
SOCIAL SERVICES, DEPARTMENT OF		
SCS SB 28		Requires the Department of Social Services to apply for a global waiver for MO HealthNet
SB 70	Schupp	Provides for the expansion of MO HealthNet services beginning January 1, 2018
HCS SS SCS SB 160		Modifies provisions relating to child protection
HCS SB 195		Establishes the Supporting and Strengthening Families Act relating to guardianships and modifies provisions regarding child abuse and neglect and foster care
SCS SB 203		Creates the MO HealthNet Buy-In for Workers with Disabilities program
SB 218	Nasheed	Establishes the Missouri Emergency Solutions Grants Program to address the problem of homelessness in Missouri
SB 263	Riddle	Requires licensed chiropractors to be reimbursed for the provision of MO HealthNet services
SB 343	Libla	Changes the period after which a foster parent may adopt a foster child from nine months to six months
SB 423	Sater	Removes the termination date for the MO Rx Prescription Drug Program
SCS SB 433		Modifies and creates provisions relating to the MO HealthNet pharmacy program
SCS SB 523		Modifies provisions relating to criminal background checks for child care providers
SB 526	Brown	Modifies provisions relating to consumer-directed services in the MO HealthNet program
SB 527	Brown	Modifies provisions of law relating to MO HealthNet managed care
SB 535	Wallingford	Modifies provisions relating to child abuse investigations
SCR 25	Cunningham	Establishes the State Innovation Waiver Task Force
CCS SCS HCS HB 11		Appropriates money for the expenses, grants, and distributions of the Department of Social Services
HB 55	Muntzel	Authorizes a tax credit for donations to a homeless shelter
HCS HB 98		Authorizes a tax credit for contributions to school foundations
HB 124	Frederick	Establishes the "Patients First Medicaid Reform Act"
HB 290	Fitzpatrick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state

No.	Author	Subject
HB 402	Frederick	Requires the Department of Social Services to apply for a global waiver for MO HealthNet
HB 455	Bahr	Allows structured family caregiving as a covered service under MO HealthNet, subject to the approval of federal waivers
HB 489	Dunn	Changes the laws regarding MO HealthNet services
HB 544	Barnes 060	Specifies that primary care providers who provide services to MO HealthNet participants after normal business hours are eligible for additional reimbursement
HB 636	Merideth 080	Provides for the expansion of MO HealthNet services beginning January 1, 2018
HB 684	Neely	Changes the laws regarding managed care under the MO HealthNet program
HB 691	Korman	Requires the Department of Social Services to request a waiver to require certain MO HealthNet participants to be Missouri residents for 6 months before receiving benefits
HB 712	Shaul 113	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 713	Quade	Establishes a pilot program within the Department of Social Services to provide additional child care assistance for low-income working families
HB 737	Stevens 046	Changes the laws regarding MO HealthNet services
HB 769	Walker 074	Establishes the Mo HealthNet Buy-In for Workers with Disabilities Program
HB 840	Mitten	Changes the laws regarding eligibility for MO HealthNet benefits
HCS HBs 960, 962, & 828		Establishes the "Social Innovation Grant Program" to find alternative solutions for serving the state's vulnerable populations
HB 969	Neely	Requires 20% of all fees an attorney charges for his or her services to be deposited into a fund that will be used to provide financial support for certain recipients
HCS HB 986		Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1064	Shaul 113	Requires the Division of the State Lottery to report certain information regarding lottery winners to the Department of Social Services
HB 1159	Morris	Modifies and creates provisions relating to the MO HealthNet pharmacy program
HB 1202	Roberts	Changes the laws regarding eligibility for MO HealthNet benefits
SOCIAL WORKERS		
SB 482	Sifton	Prohibits discrimination by certain public officials between licensed professional counselors and other mental health professionals
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
SOIL CONSERVATION		
SB 77	Munzlinger	Prohibits political subdivisions from adopting ordinances relating to the labeling, cultivation, or use of seed, fertilizers, or soil conditioners
STATE DEPARTMENTS		
CCS HCS SS SB 35		Modifies public notice and hearing requirements for certain land purchases made by the Department of Natural Resources or the Commissioner of Administration on behalf of state departments
SCS SB 122		Creates new provisions relating to the Missouri Accountability Portal
SB 166	Schaaf	Transfers powers of the Missouri Consolidated Health Care Plan Board to the Office of Administration
SB 175	Schaaf	Requires that all state-owned data centers become consolidated to the State Data Center
SS SB 182		Modifies provisions of law relating to project labor agreements

No.	Author	Subject
SCS SB 210		Modifies provisions relating to collective bargaining representation for public employees
SB 448	Emery	Modifies provisions regarding insurance coverage of the cost to defend a claim in an administrative proceeding, proposed administrative rules affecting real property, and procedures for judicial review of action by a state agency
SB 468	Hegeman	Modifies the process for promulgation of an emergency rule by a state agency
HB 222	Moon	Prohibits the enforcement of any federal regulation by any state department or agency unless the enforcement is approved by the General Assembly
SCS HCS HB 258		Modifies the law regarding the Missouri accountability portal
HB 267	Brattin	Establishes a policy that requires each state department to submit a budget analysis that reports expenditures to the appropriations committee that oversees the department
HB 385	Plocher	Requires the state auditor to perform, on a one-time basis, a comparative audit of at least 5, but no more than 10, of the largest state agencies and each chamber of the general assembly
HB 530	McCann Beatty	Prohibits confidentiality agreements preventing persons who collect on a judgment or claim paid out by the State Legal Expense Fund to discuss the judgment or claim
HB 554	Ross	Changes the laws regarding the purchase of state lands
HB 566	Green	Changes the laws regarding purchases to be made on competitive bids
HB 585	Ross	Prohibits the use of public funds for lobbying purposes
HB 598	Cornejo	Limits contingency fees a private attorney may receive from contingency fee contracts with the state
HB 770	McGaugh	Specifies that any regulation that is revenue producing shall have a sunset provision and will require legislative approval for re-issuance
HB 792	McGaugh	Modifies provisions relating to emergency rules
HB 821	Ross	Requires the Department of Natural Resources to sell certain lands acquired through environmental settlement funds
HCS HB 864		Specifies that any rule promulgated by a state agency that will have a major impact on any persons or entities in the state shall be approved by the General Assembly and the Governor
HB 907	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
HB 928	Ross	Prohibits a state agency or instrumentality from directly competing with a private business
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
HB 1052	Unsicker	Requires state agencies to support competitive employment in integrated settings for persons with disabilities
HB 1074	Chipman	Provides that a person has a right to a jury trial in certain administrative proceedings
HB 1129	Pogue	Imposes a one-year moratorium on state land purchases and requires the General Assembly to be notified of any requests to purchase land by any state agency
STATE EMPLOYEES		
CCS HCS SS SB 62		Modifies provisions regarding various pension systems and forfeiture of a pension benefit due to a felony conviction
SB 87	Brown	Modifies the law relating to collective bargaining representatives
SB 166	Schaaf	Transfers powers of the Missouri Consolidated Health Care Plan Board to the Office of Administration
SCS SB 210		Modifies provisions relating to collective bargaining representation for public employees
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018

No.	Author	Subject
SB 245	Sater	Requires health carriers and health care providers to establish and participate in shared savings incentive programs
SB 291	Rowden	Creates new provisions granting paid parental leave to state employees
SCS SB 333		Changes the vesting requirement for members of the state retirement plan known as MSEP 2011 and modifies the benefits of such members who have vested, but are no longer state employees
HB 45	White	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
HB 158	Green	Requires the Commissioner of Administration to procure a blanket bond or crime insurance policy to protect the state against loss from the acts or omissions of any state-compensated person within the judiciary
HB 325	Barnes 060	Specifies that state employees shall receive 10 consecutive work days of paid leave upon the birth or adoption of a child
HB 517	Ellington	Establishes the Missouri Supporting Families Income Tax Holiday Act, which allows an exemption from state withholding taxes for state employees in a specified month determined by the Department of Revenue
HB 530	McCann Beatty	Prohibits confidentiality agreements preventing persons who collect on a judgment or claim paid out by the State Legal Expense Fund to discuss the judgment or claim
HB 548	Curtman	Enacts provisions relating to the use of public funds for lobbying activities
HB 637	Helms	Allows public employees to bargain with a public employer independently of a labor organization
HCS HB 753		Changes the law regarding the state personnel law
HB 1065	Trent	Changes the laws regarding the state merit personnel system
HB 1218	Gray	Specifies that a state employee who works 10 hour days and 40 hours per week cannot be required to take two hours of vacation leave for paid holidays
STATE TAX COMMISSION		
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit
HCS HB 1036		Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
SUICIDE		
SCS SB 52		Creates several provisions relating to suicide awareness and prevention
SB 275	Wieland	Provides that life insurance providers may exclude coverage for suicides occurring within one year of issuance of the coverage
SS SB 490		Requires certain health care professionals to complete two hours of suicide prevention training as a condition of initial licensure and as a condition of license renewal
HCS HB 329		Establishes the Tricia Leann Tharp Act, which requires certain pharmacists to receive two hours of continuing education on suicide prevention
HB 336	Shull 016	Provides that riders, endorsements, and amendments to life insurance policies may contain suicide exclusions or limitations
HB 844	Dunn	Modifies provisions relating to policies on youth suicide awareness and prevention in schools
HB 862	Kidd	Requires teachers and principals to complete two hours of suicide prevention education each school year
HB 889	Rehder	Prohibits law enforcement from releasing records containing personally identifiable health information, unless such information is redacted or a court orders disclosure

No.	Author	Subject
SUNSHINE LAW		
HB 424	Cornejo	Modifies provisions relating to the Missouri Sunshine Law
HB 1124	Trent	Allows certain records to be closed if maintained by fire departments or fire protection districts
SURVEYORS		
HCS SB 125		Modifies provisions relating to the regulation of certain professions
HB 557	Ross	Removes the requirement that land surveyors submit letters of reference in order to be licensed
HB 669	Korman	Changes educational requirements for a person to apply for enrollment as a land surveyor-in-training
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
TAX CREDITS		
SB 1	Schaaf	Creates new provisions permitting taxpayers to claim a tax credit for making certain campaign contributions
SCS SB 6		Changes the aggregate cap on tax credits for the rehabilitation of historic structures to \$120 million annually, and allows for tax credits for donations to the Capitol Complex Fund
SB 7	Munzlinger	Creates programs for beginning farmers
SS SCS SB 10		Modifies the Missouri Works and Missouri Works Training programs
SB 15	Dixon	Reauthorizes tax credits for contributions to maternity homes and pregnancy resource centers
SCS SB 32		Establishes the Missouri Empowerment Scholarship Accounts Program
SB 39	Silvey	Places a cap on the annual cumulative amount of tax credits authorized
SB 60	Sifton	Reauthorizes the Missouri Homestead Preservation tax credit program
SB 78	Wasson	Establishes the Missouri Angel Investment Incentive Act
SB 79	Wasson	Creates the Show Me Rural Jobs Act
SB 92	Curls	Creates a new tax credit for first time purchasers of homes in a blighted area that will be used for owner occupancy
SB 106	Romine	Creates the Access Missouri Dual Enrollment Program and the Missouri Dual Enrollment Scholarship Act
SB 116	Schupp	Allows a tax credit for certain long-term care facilities for a portion of the costs of upgrading emergency generators
SB 118	Schaaf	voids any authority for the Missouri Development Finance Board to expend public moneys
SB 179	Brown	Creates a tax credit for contributions to certain charitable organizations
SB 197	Rowden	Establishes the Missouri Earned Income Tax Credit Act
SCS SB 217		Adds donations to soup kitchens or homeless shelters to current tax credit for donations to food pantries
SB 226	Koenig	Allows for the transferability of certain tax credits
SCS SBs 285 & 17		Reduces the corporate income tax and makes modifications to several tax credit programs
SS#2 SCS SB 313		Modifies provisions relating to elementary and secondary education
SB 342	Holsman	Establishes a Missouri Earned Income Tax Credit
SB 346	Schaaf	Requires all tax credits to receive an appropriation

No.	Author	Subject
SB 349	Wasson	Modifies the Missouri Works program
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
SB 425	Sifton	Indexes the Historic Preservation tax credit cap to inflation
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
SB 461	Holsman	Extends the sunset on the Alternative Fuel Vehicle Refueling Property and Electric Vehicle Recharging Property tax credit
SB 517	Wasson	Creates a tax credit for contributions to certain benevolent organizations
HCS#2 HB 44		Prohibits the Missouri Housing Development Commission from requiring a prevailing hourly wage to be paid to a contractor on a project for a housing tax credit
HB 55	Muntzel	Authorizes a tax credit for donations to a homeless shelter
HB 63	Berry	Authorizes a tax credit for student loan payments resulting from STEM degrees
HCS HB 98		Authorizes a tax credit for contributions to school foundations
HB 101	Swan	Specifies that all new and existing tax credits shall be approved by the General Assembly as part of the budget process
HCS HB 109		Authorizes an earned income tax credit in Missouri
HB 161	Davis	Modifies definitions to give veterans priority in low-income housing tax credits
HB 218	Redmon	Establishes the Show Me Rural Jobs Act
HB 296	Justus	Changes the laws regarding tax credits so that if the income tax rate is lowered, all tax credits are reduced proportionally
HB 486	Dunn	Authorizes a tax credit for the establishment of a grocery store in a food desert
HCS HB 488		Authorizes a tax credit for donations of meat, eggs, milk, grains, fruits, and vegetables to a food pantry
HB 500	Bangert	Increases the maximum upper limit used to calculate the Senior Citizens Property Tax Credit, commonly known as circuit breaker
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 627	Kidd	Authorizes a tax credit for senior citizen property owners
HB 655	Engler	Extends the expiration date of tax credits for donations to pregnancy centers
HCS HB 688		Authorizes a tax credit for certain organizations working with ex-offenders
HB 718	Curtman	Establishes the Corporate Welfare Elimination Act, which terminates corporate tax credits by placing a sunset on each credit
HB 773	Dogan	Establishes the education savings account program
HB 788	Swan	Modifies the film tax credit program
HB 812	Basye	Authorizes a tax credit for contributions to certain charitable organizations
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence
HB 853	Roberts	Authorizes a tax deduction for the cost of firearm training or firearm safety courses
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 982	Brattin	Changes the laws regarding tax credits so that tax credits are nontransferable

No.	Author	Subject
HB 1028	Merideth 080	Authorizes the Community Police Tax Credit for law enforcement officers who live in a high-crime area
HB 1125	Shull 016	Reauthorizes tax credits for a small business equal to the amount it pays as a guaranteed fee to specified federal entities and programs
HB 1163	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1164	Barnes 060	Changes the laws regarding tax credits so that a total limit is placed on all economic development tax credits
HB 1199	Messenger	Changes the laws regarding tax credits so that certain tax credits are nonrefundable and not transferable
HB 1200	Messenger	Changes the laws regarding certain tax credits
HB 1208	Messenger	Changes the laws regarding low-income housing tax credits
HB 1229	Franks Jr.	Authorizes a tax credit for establishing a new business in a distressed community
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
TAX INCENTIVES		
SS SCS SB 10		Modifies the Missouri Works and Missouri Works Training programs
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SB 121	Munzlinger	Creates the Manufacturing Infrastructure Investment Act
SCS SB 183		Extends the Big Government Get Off My Back Act and modifies several provisions relating to the collection of money by public entities
SB 349	Wasson	Modifies the Missouri Works program
SB 444	Rowden	Establishes the First-Time Home Buyer Savings Account Act and a corresponding income tax deduction
HB 126	Vescovo	Modifies provisions relating to fairness in public construction
HB 143	Berry	Extends the sunset date of the Manufacturing Jobs Act
HB 146	Berry	Establishes the Manufacturing Infrastructure Investment Act, which allows certain businesses to retain withholding taxes
HB 296	Justus	Changes the laws regarding tax credits so that if the income tax rate is lowered, all tax credits are reduced proportionally
HB 389	Berry	Authorizes municipalities to establish technology business facility projects and authorizes tax exemptions for such projects
HB 486	Dunn	Authorizes a tax credit for the establishment of a grocery store in a food desert
HCS HB 563		Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HB 718	Curtman	Establishes the Corporate Welfare Elimination Act, which terminates corporate tax credits by placing a sunset on each credit
HB 772	Miller	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
HB 788	Swan	Modifies the film tax credit program
HB 810	Nichols	Changes the laws regarding tax increment financing so that requirements regarding project approval apply equally throughout the state
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1026	Green	Changes the laws regarding tax increment financing districts

No.	Author	Subject
HCS HB 1090		Changes the laws regarding tax increment financing districts so that cities must hold a thirty-day comment period before passing an ordinance
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HJR 20	Ellington	Proposes a constitutional amendment to require public approval in the relevant county before authorizing tax increment financing
TAXATION AND REVENUE - GENERAL		
HCS SB 18		Modifies provisions relating to the collection of money by public entities
HCS SB 25		Modifies provisions relating to public safety
HCS SB 146		Modifies several provisions relating to political subdivisions
SCS SB 183		Extends the Big Government Get Off My Back Act and modifies several provisions relating to the collection of money by public entities
SB 199	Wasson	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
SCS SB 217		Adds donations to soup kitchens or homeless shelters to current tax credit for donations to food pantries
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SB 235	Eigel	Creates a process for selecting a single service provider for ambulance services in certain home rule cities
SB 248	Kraus	Repeals the expiration date for tax refund contributions to the Organ Donor Program Fund
SB 276	Wieland	Repeals provisions of law requiring the licensing and taxation of peddlers by counties
HCS SB 332		Modifies provisions relating to taxation
SB 357	Wieland	Requires a tax rate ceiling adjustment after the expiration of a temporary levy increase
SCS SB 418		Modifies certain provisions relating to emergency medical services
SCS SB 435		Establishes a motor fuel tax on propane fuel used to propel motor vehicles
SB 505	Rowden	Makes technical corrections to language relating to the taxation of nonresident income
SB 520	Emery	Modifies provisions regarding the revenue collected from certain municipal ordinance violations and municipal court procedure
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
SJR 12	Eigel	Places a cap on annual appropriations and reduces income tax rates based on revenue growth
SJR 13	Emery	Eliminates income taxes and replaces them with an expanded sales and use tax and creates a property tax relief credit
HB 31	Cross	Authorizes a tax deduction for the full amount of federal taxes paid
HB 32	Cross	Allows an enrolled agent or certified public accountant to represent a client before the Administrative Hearing Commission in matters relating to an assessment or reassessment of tax
HB 65	Ruth	Establishes the Waterways Trust Fund
HB 296	Justus	Changes the laws regarding tax credits so that if the income tax rate is lowered, all tax credits are reduced proportionally
HB 356	Bahr	Allows taxpayers to classify individuals as independent contractors under certain circumstances
HB 464	McCreery	Changes the laws regarding taxation
HCS#2 HB 502		Modifies provisions relating to fantasy sports contests

No.	Author	Subject
HB 532	Nichols	Requires that no tax change be implemented before the Study Commission on State Tax Policy issues its final report or December 31, 2017, whichever occurs first
HCS HB 608		Changes the laws regarding residential dwelling rentals
HB 633	Austin	Modifies school districts' local effort figures
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
HB 772	Miller	Exempts certain projects from the Tax Increment Allocation Redevelopment Act annual appropriation cap
HB 790	Wiemann	Changes the laws regarding special districts so that certain special districts have to determine the taxes it will levy by September thirtieth
HB 798	Marshall	Specifies that any issue to increase any tax, license, fee, or levy requiring voter approval under Article X of the Missouri Constitution must be placed on the ballot only on the general election day
HB 874	Helms	Changes the laws regarding tax distribution agreements between political subdivisions
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HB 942	Lauer	Modifies provisions relating to emergency medical services
HB 1072	Brattin	Implements the Streamlined Sales and Use Tax Agreement and dedicates the resulting revenue to the State Road Fund
HB 1079	Mathews	Changes the laws regarding hotel license fees by imposing limits to the rates a city may levy
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HB 1135	Evans	Modifies provisions relating to the Science, Technology, Engineering and Mathematics Initiative
HCR 42	Pogue	Proposes a constitutional amendment to repeal the Sixteenth and Seventeenth Amendments of the Constitution of the United States
HJR 8	Moon	Proposes a constitutional amendment to prohibit the levying of a tax or fee on any constitutional right
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
TAXATION AND REVENUE - INCOME		
SB 7	Munzlinger	Creates programs for beginning farmers
SCS SB 130		Requires the Department of Revenue to pay the taxpayers' attorneys' fees in income and sales and use tax cases when the taxpayer receives a favorable judgement
SB 132	Kraus	Lowers the income tax rate
SB 144	Wallingford	Allows members of the National Guard and reserve components of the Armed Forces to deduct military income from their Missouri adjusted gross income
SCS SB 183		Extends the Big Government Get Off My Back Act and modifies several provisions relating to the collection of money by public entities
SCS SB 217		Adds donations to soup kitchens or homeless shelters to current tax credit for donations to food pantries
SCS SBs 285 & 17		Reduces the corporate income tax and makes modifications to several tax credit programs
SB 342	Holsman	Establishes a Missouri Earned Income Tax Credit
SB 444	Rowden	Establishes the First-Time Home Buyer Savings Account Act and a corresponding income tax deduction
SB 521	Kraus	Modifies provisions relating to the taxation of certain partnerships

No.	Author	Subject
SJR 12	Eigel	Places a cap on annual appropriations and reduces income tax rates based on revenue growth
SJR 13	Emery	Eliminates income taxes and replaces them with an expanded sales and use tax and creates a property tax relief credit
HB 31	Cross	Authorizes a tax deduction for the full amount of federal taxes paid
HB 99	Swan	Requires entities bidding on work for publicly funded projects to produce statements showing the entity owes no taxes
HB 105	Love	Repeals the sunset date for the Organ Donor Program Fund
HCS HB 109		Authorizes an earned income tax credit in Missouri
HB 146	Berry	Establishes the Manufacturing Infrastructure Investment Act, which allows certain businesses to retain withholding taxes
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses
HB 296	Justus	Changes the laws regarding tax credits so that if the income tax rate is lowered, all tax credits are reduced proportionally
HB 344	Dogan	Prohibits the levying of an earnings tax on nonresidents of St. Louis City on January 1, 2019
HB 395	Adams	Establishes the Missouri Universal Health Assurance Program to provide a publicly financed, statewide insurance program for all residents of the state
HB 421	Peters	Authorizes an income tax exemption for residents who are at least seventy years old
HB 464	McCreery	Changes the laws regarding taxation
HB 517	Ellington	Establishes the Missouri Supporting Families Income Tax Holiday Act, which allows an exemption from state withholding taxes for state employees in a specified month determined by the Department of Revenue
HB 523	Ellington	Allows certain small businesses to be eligible to claim any state tax credit, deduction, or other exemption from tax that specified corporations are allowed to claim
HB 547	Curtman	Requires Missouri taxable income rates be adjusted for inflation
HCS HB 563		Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HB 580	Vescovo	Authorizes the Skilled Trade and Apprenticeship Revitalization (STAR) Tax Credit, which authorizes a tax credit for employing apprentices in a skilled trade
HB 582	Ross	Allows an individual to deduct income earned through active military duty, the National Guard, or reserve components of the Armed Forces of the United States from their Missouri adjusted gross income
HB 627	Kidd	Authorizes a tax credit for senior citizen property owners
HB 718	Curtman	Establishes the Corporate Welfare Elimination Act, which terminates corporate tax credits by placing a sunset on each credit
HB 787	Davis	Authorizes a tax deduction for firefighters who complete training during the year
HB 804	Matthiesen	Modifies the Missouri income tax rates
HB 853	Roberts	Authorizes a tax deduction for the cost of firearm training or firearm safety courses
HB 916	McCreery	Establishes the Solar Garden Project act and authorizes a tax deduction for solar gardens
HB 993	Korman	Changes the law regarding taxes so that the tax top income tax rate is reduced and the motor fuel tax is increased by amount to offset the income tax reduction
HB 1128	Pogue	Changes the laws regarding income tax so that tax rates are reduced if tax revenues exceed the revenues of any of the three previous years
HB 1182	Mitten	Changes the laws regarding income tax rates

No.	Author	Subject
HB 1230	Ruth	Establishes the First-Time Home Buyer Savings Account Act and authorizes a tax deduction for contributions to a savings account dedicated to buying a first home
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
HJR 37	Curtman	Proposes a constitutional amendment to cap annual appropriations and reduce income tax rates based on revenue growth
TAXATION AND REVENUE - PROPERTY		
SB 36	Cunningham	Removes a property tax exemption for real property belonging to the Missouri Department of Natural Resources
SB 60	Sifton	Reauthorizes the Missouri Homestead Preservation tax credit program
SB 86	Kraus	Adds the real property of a vineyard and related buildings to the definition of "agricultural and horticultural property" for property tax purposes
CCS HCS SB 111		Modifies various provisions regarding bonds issued by a political subdivision, qualifications for candidates of public office, limited liability companies who own property in certain cities, public administrators, and guardianships
SB 149	Schatz	Requires a political subdivision to notify voters that a proposed increase in the property tax rate ceiling may be adjusted if there is a subsequent decrease in the amount of assessed valuation from the previous assessment
SB 250	Kehoe	Exempts from property tax land that is an out-of-service rail corridor being used as a trail under federal law
SB 257	Hoskins	Allows telephone companies to select an alternate method of property tax assessment
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SCS SB 311		Allows the assessed valuation of any tractor or trailer used in inter-jurisdictional commerce to be apportioned to Missouri based on the average per vehicle distance chart provided under the International Registration Plan
HCS SB 332		Modifies provisions relating to taxation
SB 364	Munzlinger	Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
SCS SB 426		Modifies property tax exemptions for property located in enhanced enterprise zones
SB 519	Emery	Limits the acquisition of land in Missouri by the U.S. Government and requires statutory authorization for such land acquisitions
SJR 8	Romine	Exempts disabled veterans from real and personal property taxes
SJR 13	Emery	Eliminates income taxes and replaces them with an expanded sales and use tax and creates a property tax relief credit
HCS HB 30		Changes the laws regarding taxation of aircraft
HCS HB 43		Changes the laws regarding the assessment of commercial real property destroyed by a natural disaster
SCS HB 87		Revises the definition of counties exempt from certain requirements of the county special road and bridge tax
HB 99	Swan	Requires entities bidding on work for publicly funded projects to produce statements showing the entity owes no taxes
HCS HB 142		Authorizes telephone companies to elect to have their tangible personal property assessed in accordance with a depreciation schedule
HB 154	Corlew	Establishes a limit on residential property assessment increases for the elderly and disabled who own and live in their principal residence proportional to the increase of their Social Security benefit

No.	Author	Subject
HB 193	Kelley 127	Authorizes Barton County to repeal a property tax in favor of a sales tax dedicated to a hospital district
HB 195	Kelley 127	Authorizes any hospital district to repeal a dedicated property tax in favor of a sales tax
HB 240	Beck	Changes the laws regarding tax increment financing districts
HB 307	Davis	Changes the laws regarding real property assessments to require presumptions in favor of the property owner in valuation hearings
HB 416	Ellebracht	Authorizes a waiver for certain property taxes if paid within thirty days of the due date
HB 500	Bangert	Increases the maximum upper limit used to calculate the Senior Citizens Property Tax Credit, commonly known as circuit breaker
HB 554	Ross	Changes the laws regarding the purchase of state lands
HB 632	Franklin	Changes the laws regarding property assessment so that property used as both a residence and transient housing is assessed only as residential property
SCS HCS HB 647		Allows for consolidation of road districts within a county
HCS HB 649		Changes the laws regarding foreclosure proceeds
HCS HB 703		Changes the laws regarding tax payments so that a collector may use discretion in determining the date of unreadable postmarks on mailed tax payments
HCS HB 703		Changes the laws regarding tax payments so that a collector may use discretion in determining the date of unreadable postmarks on mailed tax payments
HB 719	Rhoads	Changes the laws regarding property classifications for zoning so that sawmills are classified as agricultural property
HB 781	Tate	Requires a political subdivision to notify voters that a proposed increase in the property tax rate ceiling may be adjusted if there is a subsequent decrease in the amount of assessed valuation from the previous assessment
HB 825	Hannegan	Authorizes a tax credit for certain senior citizens equal to the property tax increase resulting from a higher assessment on their primary residence
HB 835	Korman	Changes the laws regarding property tax and the apportionment of mileage between jurisdictions on tractors and trailers
HB 912	Brown 094	Changes the laws regarding property classification
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HCS HB 1036		Prohibits the State Tax Commission from raising agricultural land productive values under certain circumstances
HB 1228	Barnes 028	Changes the laws regarding emergency services districts
HB 1231	Grier	Changes the laws regarding property taxation so that personal property tax is repealed and its revenues are replaced by license fees
HJR 1	Cross	Proposes a constitutional amendment to eliminate taxation on personal property
HJR 17	Brattin	Authorizes a property tax exemption for individuals who have owned real property for thirty years and individuals who have owned personal property for ten years
HJR 24	Ross	Proposes a constitutional amendment to remove the property tax exemption for real property owned by the Department of Natural Resources or Department of Conservation
HJR 27	Carpenter	Proposes a constitutional amendment exempting from taxation real and personal property owned by a veteran with a total service-connected disability
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes
HJR 32	Cookson	Proposes a constitutional amendment to eliminate personal property tax
HJR 39	Mathews	Authorizes a property tax exemption for the homestead of disabled veteran or first responder

No.	Author	Subject
HJR 44	Pogue	Changes the laws regarding the amount of property tax state entities pay on state lands
HJR 45	Grier	Proposes an amendment exempting motor vehicles from personal property taxation
HJR 46	Grier	Proposes an amendment that guarantees local jurisdictions will not lose revenue if motor vehicle personal property tax is repealed and its revenues replaced by license fees
TAXATION AND REVENUE - SALES AND USE		
CCS SB 8		Modifies provisions relating to transportation
SB 14	Dixon	Makes corrections to several intersectional references relating to sales and use tax exemptions
SS SCS SB 16		Exempts delivery charges from sales and use taxes
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SS SCS SB 49		Modifies several provisions relating to local sales taxes
SCS SB 80		Exempts certain nonprofit organizations from sales and use taxes on charges for initiation fees or dues
SB 105	Wallingford	Requires the Department of Revenue to enter into the Streamlined Sales and Use Tax Agreement
HCS SB 114		Modifies provisions relating to political subdivisions
SB 123	Munzlinger	Modifies provisions relating to captive cervids
SB 127	Dixon	Allows Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
SB 191	Wallingford	Authorizes the City of Jackson to impose a sales tax for public safety purposes
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SCS SB 247		Modifies certain definitions for sales and use tax exemptions
SB 264	Dixon	Allows Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
SCS SB 267		Allows the City of Eureka to adopt a sales tax for improved public safety
SB 273	Wasson	Allows municipalities to enter into loan agreements, or sell, lease, or mortgage municipal property for a technology business facility project
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SB 307	Munzlinger	Modifies the definition of livestock by adding the word "bison"
SB 319	Hummel	Provides that the governing body of the City of St. Louis will administer the provision of sales taxes for emergency services
SB 325	Kraus	Abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HCS SB 332		Modifies provisions relating to taxation
SB 416	Hoskins	Exempts the purchase of utilities for certain food preparation uses from state sales and use taxes
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 472	Hoskins	Modifies the definition of "livestock" to include honey bees for the purposes of the state sales tax law
SB 479	Kraus	Modifies provisions relating to sales taxes on manufactured homes
SJR 13	Emery	Eliminates income taxes and replaces them with an expanded sales and use tax and creates a property tax relief credit

No.	Author	Subject
SJR 16	Munzlinger	Amends the Constitution to require that the sales tax dedicated to conservation purposes be resubmitted to the voters for approval every 10 years
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HCS#2 HBs 48, 69, 495, & 589		Authorizes, upon voter approval, certain sales taxes in the certain political subdivisions
HB 64	Berry	Authorizes a sales tax exemption for items used in the production or transmission of electricity to customers
HB 65	Ruth	Establishes the Waterways Trust Fund
HB 82	Redmon	Authorizes a sales tax exemption for utilities used for commercial food preparation
HCS HB 129		Creates a sales tax exemption for delivery charges on tangible personal property
HB 160	Kelley 127	Authorizes a higher limit for the Show Me Green Sales Tax Holiday on the purchase of new appliances
HB 193	Kelley 127	Authorizes Barton County to repeal a property tax in favor of a sales tax dedicated to a hospital district
HB 195	Kelley 127	Authorizes any hospital district to repeal a dedicated property tax in favor of a sales tax
HB 223	Moon	Authorizes a sales tax refund for businesses that were assessed higher taxes without notice as a result of the Department of Revenue changing its interpretation of taxable items before August 28, 2015
HB 240	Beck	Changes the laws regarding tax increment financing districts
SCS HB 245		Changes the laws regarding the sales tax on trade-in purchases of motor vehicles, trailers, boats, and outboard motors
HB 276	Fraker	Authorizes a sales tax exemption on initiation fees or dues of private country clubs, golf courses, and golf clubs not open to the public
HB 279	Houghton	Modifies provisions relating to captive cervids
HB 311	Korman	Authorizes a sales tax holiday for products made in the USA
HB 328	Morris	Authorizes a sales tax exemption for initiation dues of certain not for profit clubs and groups
HB 389	Berry	Authorizes municipalities to establish technology business facility projects and authorizes tax exemptions for such projects
HB 464	McCreery	Changes the laws regarding taxation
HB 579	Redmon	Changes the laws regarding the motor fuel tax
HB 617	Curtis	Allows children's services funds to be used to fund juvenile delinquency prevention programs
HB 618	Curtis	Prohibits a community children's services fund from transferring any funds to the state or certain cities
HCS HB 651		Places restrictions on how municipalities allocate funds generated from the imposition local taxes under Article IV, Section 30(a) of the Constitution.
HB 667	Love	Implements the Streamlined Sales and Use Tax Agreement
HB 671	Sommer	Authorizes an exemption for delivery charges from sales and use taxes
HB 682	Miller	Modifies certain definitions for sales and use tax exemptions and abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HCS HB 694		Changes the laws regarding the motor fuel tax
HB 704	Franklin	Authorizes a sales tax exemption for delivery charges

No.	Author	Subject
HB 760	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HB 763	Brown 027	Implements the Streamlined Sales and Use Tax Agreement
HB 800	Crawford	Changes the laws regarding sales tax on manufactured homes
HB 800	Crawford	Changes the laws regarding sales tax on manufactured homes
HB 833	Fraker	Authorizes a sales tax exemption on initiation fees or dues of private country clubs, golf courses, and golf clubs not open to the public
HB 836	Korman	Establishes the I-70 Regional Transportation District
HB 841	Mitten	Changes the laws regarding taxation of feminine hygiene products
HB 867	Justus	Authorizes a sales tax whose revenue is dedicated to public safety in the city of Branson
HB 870	Korman	Changes the laws regarding sales tax so that a percentage of revenue collected is dedicated to the state road fund
HB 899	Brown 057	Changes the laws regarding local tourism taxes by authorizing the city of Archie to impose such tax
HCS HB 914		Changes the laws regarding sales taxes on food in charter cities by updating the description of the city of Independence
SCS HCS HB 935		Changes the laws regarding sales taxes whose revenues are dedicated to zoos
HB 938	Cornejo	Abrogates the findings in IBM Corporation v. Director of Revenue 491 S.W.3d 535 (Mo. banc 2016)
HB 941	Korman	Creates various funds dedicated to transportation
HB 951	Austin	Authorizes Greene County and any city within the county to propose a sales tax for the purpose of early childhood education programs
HB 988	Frederick	Changes the laws regarding residential dwelling rentals
HB 992	Korman	Changes the law regarding taxation so that definitions of sales and use tax exemptions are modified and the motor fuel tax is increased
HB 993	Korman	Changes the law regarding taxes so that the tax top income tax rate is reduced and the motor fuel tax is increased by amount to offset the income tax reduction
HB 1017	Hurst	Authorizes a sales tax in the city of Vienna, upon voter approval, whose revenue is dedicated to public safety
HB 1035	Carpenter	Changes the laws regarding sales tax levied on United States Coast Guard registered boats and vessels
HB 1072	Brattin	Implements the Streamlined Sales and Use Tax Agreement and dedicates the resulting revenue to the State Road Fund
HB 1093	Kolkmeier	Authorizes a transient guest sales tax in certain cities
HB 1095	May	Creates provisions regarding the legalization of marijuana and establishes certain licensing requirements
HB 1228	Barnes 028	Changes the laws regarding emergency services districts
HCR 11	Love	Urges Congress to support and pass the Marketplace Fairness Act, which would require out-of-state retailers to collect sales taxes
HJR 9	Moon	Proposes a constitutional amendment to require that the conservation sales tax be renewed by voters every six years
HJR 28	Taylor	Proposes constitutional amendments to repeal all income taxes and enact new sales taxes

No.	Author	Subject
HJR 38	Houghton	Proposes a constitutional amendment requiring the conservation sales and use tax to be reauthorized every 10 years and divides the revenue with the Highways and Transportation Commission
TEACHERS		
SB 255	Nasheed	Creates the Every Child Can Learn Act to require turnaround options for certain underperforming schools, create personalized learning plans for certain students, address student promotion, and require letter grades for public schools
HCS SB 394		Modifies provisions relating to public employee retirement systems
SB 401	Rowden	Authorizes the granting of a visiting scholars certificate to teachers in public schools
SB 409	Koenig	Modifies provisions relating to the public school retirement system of the City of St. Louis
SB 441	Hegeman	Modifies school employee retirement systems provisions relating to retired teachers working part-time
HB 67	Ruth	Specifies that a teacher representative shall be appointed to the State Board of Education
HB 97	Swan	Establishes a visiting scholars certificate of license to teach
HB 465	Cookson	Raises the minimum teacher salary for the 2018-19 school year, subject to appropriation
HCS HB 555		Establishes the Safe Schools Act
HB 799	Lauer	Allows teachers to count hours spent in externships with local businesses as professional development hours
HB 847	Walker 074	Requires teacher-training institutions in this state receiving state aid to require students to demonstrate proficiency on the concepts of trauma-informed approach and trauma-specific interventions
HB 936	Shaul 113	Changes provisions related to the work of retired teachers in school districts
HB 1031	Butler	Establishes the Missouri Parent/Teacher Involvement Act
HB 1053	Cookson	Requires school districts with students who earn industry-recognized certifications to transfer moneys for certain purposes
HB 1146	Swan	Changes the laws regarding teacher compensation
TELECOMMUNICATIONS		
SB 163	Romine	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SB 186	Emery	Modifies the authority of local governments to offer certain communications services
SB 233	Wallingford	Creates and modifies certain laws relating to emergency communication services
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
SB 403	Wieland	Modifies Universal Service Fund eligibility requirements for wireless telecommunications providers providing lifeline service
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 477	Riddle	Modifies the Statewide Telecommunications Equipment Distribution Program to provide financial assistance for hearing aids as well as support service providers for deaf-blind children and adults

No.	Author	Subject
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 510	Dixon	Modifies provisions relating to operation of motor vehicles
HCS HB 136		Prohibits private land-use agreements from precluding amateur service communications
HCS HB 142		Authorizes telephone companies to elect to have their tangible personal property assessed in accordance with a depreciation schedule
HB 207	Fitzwater 144	Prohibits two-way telecommunications devices and their component parts in correctional centers and jails
HB 284	Brown 094	Prohibits anyone from using a hand-held electronic wireless communication device while driving unless the device is equipped for hands-free operation and is being used in that manner
HB 286	Beard	Establishes the Missouri Child Protection Registry
HB 301	Hill	Modifies provisions relating to videoconferencing at parole hearings
HB 312	Walker 003	Restricts the use of handheld communications devices while driving unless the device is equipped for hands-free operation and is being used in that manner
SCS HCS HB 334		Changes the laws regarding 911 emergency communication services
HB 378	Brown 094	Prohibits text messaging while driving unless the device is equipped with technology allowing for hands-free texting and is being used in that manner
HCS HB 379		Establishes the Missouri Fiduciary Access to Digital Assets Act, which allows fiduciaries to access electronic records of the account holder
HCS HB 403		Changes the laws regarding cell site simulator devices
SCS HCS HB 656		Changes the law regarding the uniform wireless communication infrastructure deployment act
HB 893	DeGroot	Changes the law regarding the Universal Service Board
HB 903	Kelley 127	Allows funding under the statewide telecommunications equipment distribution program to be used to provide hearing aids for certain low-income individuals
HB 992	Korman	Changes the law regarding taxation so that definitions of sales and use tax exemptions are modified and the motor fuel tax is increased
HB 1094	Rowland 155	Requires the Advisory Committee for 911 Service Oversight to develop a plan and timeline for implementation of a next generation 911 system throughout the state
HB 1136	Corlew	Changes the laws regarding 911 emergency communication services
HCR 37	DeGroot	Specifies that no state funds shall go to National Public Radio
TELEVISION		
HB 76	McGaugh	Provides that certain persons shall not be required to disclose news sources or information
HB 163	Eggleston	Places restrictions on the television programming inmates have access to in correctional facilities
TOBACCO PRODUCTS		
HB 191	Conway 104	Modifies provisions relating to the use of moneys in the Alcohol and Tobacco Control Fund
HB 533	Nichols	Doubles the fine for littering with cigarettes or cigars
HCR 45	Roberts	Designates May 31 each year as "Missouri No Smoking/Tobacco Day" in order to increase awareness of the dangers of tobacco use
TOURISM		
HCS SCS SB 161		Establishes the Ozark Exploration Bicentennial Commission

No.	Author	Subject
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SCR 15	Hoskins	Designates August 21, 2017, as "Total Eclipse Day" in the state of Missouri
HB 36	Lant	Authorizes a surcharge on the rental of flotation devices and overnight guest facilities in McDonald County with the proceeds dedicated to emergency and public safety services
HCS HB 387		Establishes the Retirees Experiencing a Better Living Initiative Fund to advertise Missouri to retirees in other states
HCS HB 654		Establishes the Schoolcraft Ozark Exploration Bicentennial Commission
HB 913	Corlew	Changes the laws regarding the eligibility requirements of tourism commissions
HB 1061	Engler	Changes the laws regarding land clearance projects
HCS HCRs 32 & 33		Designates August 21, 2017 as "Total Eclipse Day" in Missouri
TRANSPORTATION		
CCS SB 8		Modifies provisions relating to transportation
SB 26	Curls	Allows Kansas City to employ airport police officers
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system
SCS SB 61		Modifies provisions regulating the use of flashing lights by certain stationary vehicles on roads
SB 131	Kraus	Requires only one motor vehicle license plate unless the owner is eligible to receive a second plate
SB 165	Schupp	Applies ban on using cell phones for text messaging while driving a motor vehicle to all drivers
SCS SB 185		Enacts provisions relating to transportation network companies
SB 187	Hegeman	Adds stationary utility vehicles to the list of vehicles requiring drivers of motor vehicles to proceed with caution upon approach
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
CCS SB 222		Modifies provisions relating to motorized vehicles
SCS SB 223		Increases the minimum motor vehicle liability coverage a driver must carry for others' property when operating a motor vehicle
CCS HCS SB 225		Modifies provisions relating to transportation
SB 243	Hegeman	Modifies provisions relating to following distance for vehicles using a connected braking system
SB 253	Nasheed	Modifies the prohibition on certain use of electronic wireless communication devices while operating a motor vehicle
CCS HCS SB 283		Enacts provisions relating to political subdivisions
SB 321	Hegeman	Allows evidence of failure to wear a seatbelt for comparative negligence or to mitigate damages in actions for damages
SB 323	Brown	Specifies when persons operating or riding a motorcycle or motortricycle must wear protective headgear
SB 379	Schatz	Modifies the definition of "autocycle" and modifies certain safety requirements for autocycles
HCS SCS SB 399		Modifies provisions relating to transportation
SB 420	Riddle	Provides that a motorcycle, motortricycle, or motorized bicycle may be operated on the shoulder of a roadway under certain circumstances

No.	Author	Subject
SB 449	Wieland	Specifies who is eligible to be a member of a board of port authority commissioners
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
SB 476	Schatz	Modifies the process by which travel hardships are granted to public school pupils
SB 483	Holsman	Adds a requirement for motor vehicles to stop at railroad tracks when on-track equipment other than a train is approaching
SB 508	Nasheed	Specifies that the Regional Taxicab Commission shall not have the authority to regulate medical transportation
SB 510	Dixon	Modifies provisions relating to operation of motor vehicles
SB 515	Munzlinger	Extends the period during which an annual fee shall be collected from businesses dealing in petroleum products
SB 522	Sifton	Requires school buses to be equipped with safety belts
HB 39	Higdon	Requires a crime inquiry and inspection report for every towing where a law enforcement officer is involved, regardless of whether the towing is initiated by a law enforcement officer or requested by another party
HB 61	Alferman	Designates a bridge on a portion of State Highway 100 in Franklin County as the "Lyndon Ebker Memorial Bridge"
HB 108	Davis	Authorizes the highways and transportation commission to promulgate administrative rules to implement a connected vehicle technology testing program
HB 111	Mathews	Specifies the representation that collective bargaining units can provide within the bi-state development agency
SCS HB 128, HB 678, HB 701 & HB 964		Designates a portion of Missouri 249 in Jasper County as the "Edward F Dixon The Third Memorial Highway"
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HCS HB 275		Prohibits the use of automated traffic enforcement systems, and requires any political subdivision to complete or terminate any automated traffic enforcement contract within one year
HCS HB 293		Establishes the Fair Fare Passenger Safety Act that prohibits any person operating a motor vehicle for compensation from using a hand-held wireless device
HCS HB 306		Enacts a regulatory scheme for weigh station and inspection site bypass services
HCS HB 542		Modifies current law to ensure compliance with the Fixing America's Surface Transportation Act of 2015
HB 546	Hansen	Prohibits text messaging while driving for all drivers
HB 693	Berry	Requires trucks and motor vehicles subject to inspection to be physically weighed on truck scales and prohibits the use of electronic weigh station bypass systems
HCS HB 694		Changes the laws regarding the motor fuel tax
HB 728	Korman	Allows the department of transportation to sell naming rights for highways and bridges not already named
HB 749	Korman	Creates the Divided Highway Transportation Fund and designates how moneys in the fund must be disbursed
HB 771	Korman	Modifies provisions relating to the alternative fuel decal fee for plug-in electric hybrid vehicles
HB 791	Redmon	Specifies that commercial motor vehicle operation on certain designated routes in accordance with a municipal ordinance shall not be deemed a nuisance or evidence of a nuisance
HCS HB 834		Creates the Freight Corridor Fund, which shall be used to expand the traffic capacity of certain highways

No.	Author	Subject
HB 835	Korman	Changes the laws regarding property tax and the apportionment of mileage between jurisdictions on tractors and trailers
HB 836	Korman	Establishes the I-70 Regional Transportation District
HB 870	Korman	Changes the laws regarding sales tax so that a percentage of revenue collected is dedicated to the state road fund
HB 888	Basye	Modifies provisions relating to school bus drivers
HB 941	Korman	Creates various funds dedicated to transportation
HB 968	Eggleston	Increases the membership of the Highways and Transportation Commission to eight commissioners
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
HB 1150	Corlew	Modifies the definition of special victim
HCS HB 1224		Allows farm equipment to travel on state highways during harvest and planting seasons after dark so long as such equipment has appropriate lighting
HCS HCR 47		Establishes the 21st Century Missouri Transportation System Task Force
HJR 38	Houghton	Proposes a constitutional amendment requiring the conservation sales and use tax to be reauthorized every 10 years and divides the revenue with the Highways and Transportation Commission
TRANSPORTATION, DEPARTMENT OF		
CCS SB 8		Modifies provisions relating to transportation
SB 38	Silvey	Modifies control and maintenance of the supplementary state highway system
SCS SB 61		Modifies provisions regulating the use of flashing lights by certain stationary vehicles on roads
CCS SB 64		Gives designation to certain infrastructure
SB 198	Schaaf	Enacts a regulatory scheme for weigh station and inspection site bypass services
CCS SB 222		Modifies provisions relating to motorized vehicles
SCS SB 322		Designates certain memorial infrastructure
HCS SCS SB 355		Enacts provisions relating to higher education
SB 369	Rowden	Modifies provisions relating to school bus drivers
SB 379	Schatz	Modifies the definition of "autocycle" and modifies certain safety requirements for autocycles
SB 380	Riddle	Requires that the Department of Transportation utility corridor be 12 feet wide with the location determined by the State Highways and Transportation Commission
HCS SCS SB 399		Modifies provisions relating to transportation
SB 475	Schatz	Repeals the requirement for the Department of Transportation to participate in arbitration as a defendant at the request of the plaintiff in a tort claim
SCR 16	Sater	Recognizes the Gold Star Families Memorial Monument on the College of the Ozarks campus as the official Gold Star Families Memorial Monument of Missouri
SJR 3	Schaaf	Amends the Constitution to modify state highway maintenance by instituting a motor fuel tax and restoring certain state highways to local control
CCS SCS HCS HB 4		Appropriates money for the expenses, grants, refunds, and distributions of the Department of Revenue and Department of Transportation

No.	Author	Subject
CCS SCS HCS HB 5		Appropriates money for the expenses, grants, refunds, and distributions of the Office of Administration, Department of Transportation, and Department of Public Safety
HB 61	Alferman	Designates a bridge on a portion of State Highway 100 in Franklin County as the "Lyndon Ebker Memorial Bridge"
SCS HB 128, HB 678, HB 701 & HB 964		Designates a portion of Missouri 249 in Jasper County as the "Edward F Dixon The Third Memorial Highway"
HB 155	Corlew	Establishes the "Interstate 70 Public-Private Partnership Act"
HB 534	Higdon	Requires driver's education for all driver's license applicants who have never held a driver's license issued by the state of Missouri or any other state or territory of the United States or foreign country
SCS HCS HB 631		Modifies medical endorsement requirements for school bus drivers
HB 693	Berry	Requires trucks and motor vehicles subject to inspection to be physically weighed on truck scales and prohibits the use of electronic weigh station bypass systems
SCS HB 700		Designates a portion of Highway 25 in Stoddard County and Dunklin County the "Narvel Felts Highway"
HB 728	Korman	Allows the department of transportation to sell naming rights for highways and bridges not already named
HB 876	McGaugh	Repeals the provision requiring arbitration, if requested by a plaintiff, in a negligence action against the Department of Transportation
HCS HB 879		Establishes a program to designate portions of highways for famous Missourians
HB 968	Eggleston	Increases the membership of the Highways and Transportation Commission to eight commissioners
HB 1109	Christofanelli	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund
HJR 38	Houghton	Proposes a constitutional amendment requiring the conservation sales and use tax to be reauthorized every 10 years and divides the revenue with the Highways and Transportation Commission
TREASURER, STATE		
SB 3	Schaaf	Modifies provisions relating to the waiting period before certain public officials can become lobbyists
SB 59	Sifton	Imposes a gift ban for the members of the General Assembly and their candidate committees
SB 141	Emery	Modifies retirement benefits for newly elected members of the General Assembly and statewide elected officials
SB 192	Wallingford	Establishes the Senior Services Growth and Development Program
SCS SB 223		Increases the minimum motor vehicle liability coverage a driver must carry for others' property when operating a motor vehicle
SB 228	Koenig	Modifies the Year 2000 Retirement Plan for state employees, members of the General Assembly, and statewide elected officials employed after January 1, 2018
SB 308	Chappelle-Nadal	Modifies the law relating to the investment policies of the state
SS#2 SCS SB 313		Modifies provisions relating to elementary and secondary education
SB 345	Nasheed	Creates certain policies relating to police-worn cameras, funding, and stored data
SB 457	Eigel	Removes certain roads from the responsibility of the state highways and transportation commission and directs certain sales and use tax funds into the state road fund

No.	Author	Subject
SB 470	Cunningham	Creates new provisions relating to unclaimed property
SB 506	Silvey	Creates new provisions relating to the internal operations of state government
CCS SCS HCS HB 12		Appropriates money for the expenses, grants, refunds, and distributions of statewide elected officials, the Judiciary, Office of the State Public Defender, and General Assembly
HB 189	Swan	Creates an educational savings plan for K-12 educational expenses
HB 213	Adams	Changes the six-month waiting period for certain officials to lobby to a five-year waiting period
HB 545	Vescovo	Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 773	Dogan	Establishes the education savings account program
HB 868	Bahr	Establishes the Missouri Empowerment Scholarship Accounts Program
HB 947	Berry	Changes the law regarding the Office of Administration and the Missouri data exchange
HCS HB 950		Changes the law regarding the sale of public bonds to require certain political subdivisions to issue debt at public sale
HB 966	Crawford	Requires the State Treasurer to issue letter rulings regarding the administration of the Uniform Disposition of Unclaimed Property Act
HB 966	Crawford	Requires the State Treasurer to issue letter rulings regarding the administration of the Uniform Disposition of Unclaimed Property Act
HCS HB 985		Changes the laws regarding unclaimed property
HJR 19	Bondon	Proposes a constitutional amendment to change the residency requirement to five years in order to run for a member of the General Assembly, Secretary of State, State Treasurer, and Attorney General
TREES AND OTHER PLANTS		
HCS HB 1114		Changes the laws regarding weight limitations for local log trucks and log truck tractors
UNEMPLOYMENT COMPENSATION		
HB 288	Fitzpatrick	Modifies the duration of unemployment compensation, modifies the method to pay federal advances, and raises the fund trigger causing contribution rate reductions
HB 1054	Moon	Requires employees to pay for unemployment insurance
UNIFORM LAWS		
HB 809	Dunn	Establishes the Uniform Partition of Heirs Property Act
HB 845	Frederick	Creates new provisions relating to the regulation of securities
URBAN REDEVELOPMENT		
SB 92	Curls	Creates a new tax credit for first time purchasers of homes in a blighted area that will be used for owner occupancy
HB 240	Beck	Changes the laws regarding tax increment financing districts
HB 1003	Brattin	Changes the laws regarding tax increment allocation redevelopment
HB 1229	Franks Jr.	Authorizes a tax credit for establishing a new business in a distressed community
UTILITIES		
SB 57	Holsman	Modifies the definition of "customer-generator" in the Net Metering and Easy Connection Act
SCS SB 109		Modifies provisions relating to solar energy systems in certain planned communities
SB 187	Hegeman	Adds stationary utility vehicles to the list of vehicles requiring drivers of motor vehicles to proceed with caution upon approach

No.	Author	Subject
SCS SB 190		Modifies provisions relating to ratemaking for public utilities
SB 214	Emery	Modifies provisions relating to ratemaking for public utilities
SB 215	Emery	Allows the Missouri Public Service Commission to utilize rate adjustment mechanisms otherwise not specifically authorized by statute to promote modernization and replacement of electrical corporation infrastructure
SB 232	Schatz	Adds a provision relating to population changes in St. Louis County for purposes of water corporations collecting an infrastructure system replacement surcharge
SCS SB 242		Establishes the Rate Case Modernization Act
SB 246	Kraus	Modifies provisions of the Net Metering and Easy Connection Act
SB 257	Hoskins	Allows telephone companies to select an alternate method of property tax assessment
SB 270	Schaaf	Modifies provisions relating to public utilities
SB 278	Emery	Requires that the comprehensive state energy plan be reviewed by the Division of Energy by January 1, 2019, and biennially thereafter, and updated if necessary
SB 281	Hegeman	Requires board members of public water supply districts to complete training in each elected or appointed term of office
SB 354	Rowden	Modifies provisions relating to wireless communications infrastructure and the Uniform Wireless Communications Infrastructure Deployment Act
SB 380	Riddle	Requires that the Department of Transportation utility corridor be 12 feet wide with the location determined by the State Highways and Transportation Commission
SCS SB 384		Modifies how the Public Service Commission assesses public utilities for the costs of regulation
SB 403	Wieland	Modifies Universal Service Fund eligibility requirements for wireless telecommunications providers providing lifeline service
SB 412	Schupp	Modifies provisions of the Missouri Energy Efficiency Investment Act
CCS HCS SCS SB 421		Modifies provisions relating to the conveyance of state property
SB 458	Holsman	Modifies provisions of the Missouri Energy Efficiency and Investment Act
SB 459	Holsman	Creates the Missouri Energy Freedom Act
HCS SB 488		Modifies provisions relating to the conveyance of state property
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 514	Onder	Modifies the duties and powers of municipal governments in relation to utility services
SB 528	Hegeman	Changes the maximum amount of a grant that may be issued by the Department of Natural Resources for financing certain utility projects from \$1,400 per connection to \$3,000 per connection
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
SB 542	Schatz	Modifies the civil penalty for violating certain underground facility safety standards
SB 543	Schatz	Modifies the civil penalty for violating federally mandated natural gas safety standards
SCR 19	Emery	Establishes the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry
HB 64	Berry	Authorizes a sales tax exemption for items used in the production or transmission of electricity to customers
HB 72	McGaugh	Changes the laws regarding condemnation proceedings
HB 82	Redmon	Authorizes a sales tax exemption for utilities used for commercial food preparation

No.	Author	Subject
HB 84	Redmon	Changes the laws regarding eminent domain for electric transmission projects
SCS HB 85		Adds public utility vehicles to the list of vehicles covered under the "Move Over Law"
HB 134	Berry	Allows electrical corporations to recover certain costs through the rate case process
HCS HB 142		Authorizes telephone companies to elect to have their tangible personal property assessed in accordance with a depreciation schedule
HB 145	Berry	Changes the laws regarding the Net Metering and Easy Connection Act
HB 196	Remole	Allows customers of utilities to opt out of installation of certain types of meters
HB 243	Davis	Allows utility companies to establish periodic rate adjustments outside of general rate proceedings
SCS HCS HB 247		Establishes procedures relating to municipally owned utilities
HCS HB 340		Changes the law relating to net metering
HB 343	Dogan	Requires utilities to notify customers before replacing meters
HB 383	Anderson	Prohibits a municipality or utility company from holding an owner of a premises liable for the occupant's delinquent utility payments
HB 386	Remole	Establishes a minimum clearance for high voltage direct current lines above 470 kV to 50 feet above land and 55 feet above water
HB 439	Kidd	Establishes the Missouri Energy Freedom Act
HB 478	Walker 003	Modifies provisions relating to eminent domain
HB 527	Ellington	Establishes the Customer Utility Protection Act
HB 628	Miller	Modifies provisions relating to ratemaking for public utilities
HB 648	Spencer	Changes the laws regarding the energy efficiency investment act by removing certain restrictions on participants' eligibility
SCS HCS HB 656		Changes the law regarding the uniform wireless communication infrastructure deployment act
SCS HCS HB 661		Requires that the comprehensive state energy plan be reviewed by the division of energy by Jan. 1, 2019, and biennially thereafter, and updated if necessary
HCS HB 747		Changes the law relating to rate making for gas corporations
HCS HB 750		Establishes requirements for utilities regulated by the public service commission regarding the usage of nuclear generated power under certain circumstances
HB 795	Walker 003	Changes the law regarding condemnation for utility services
HCS HB 827		Changes the law relating to assessments made by the Public Service Commission
HB 893	DeGroot	Changes the law regarding the Universal Service Board
HB 916	McCreery	Establishes the Solar Garden Project act and authorizes a tax deduction for solar gardens
HCS HB 925		Establishes the Manufactured Home and Mobile Home Residency Law
HB 940	Plocher	Changes the law regarding the Infrastructure System Replacement Surcharge for water corporations
HB 997	Plocher	Changes the law regarding the Public Service Commission
HB 1005	Green	Requires gas corporations to repair pipelines and equipment necessary for a customer to benefit from the service even if the customer is not up to date with payments
HB 1033	Unsicker	Allows customers of utilities to opt out of certain types of meters
HB 1104	Bangert	Modifies provisions relating to solar energy systems in certain planned communities

No.	Author	Subject
VETERANS		
HCS SB 18		Modifies provisions relating to the collection of money by public entities
SCS SB 108		Grants reemployment rights to members of the military
SB 144	Wallingford	Allows members of the National Guard and reserve components of the Armed Forces to deduct military income from their Missouri adjusted gross income
SCS SB 279		Adds certain forms to the list of documents sufficient to demonstrate eligibility for a veteran designation on an applicant's driver's license or non-driver identification card
SB 439	Riddle	Provides that certain applicants need only furnish proof of their disability one time to receive or renew a disabled veteran license plate bearing a wheelchair accessibility symbol
SB 452	Hoskins	Creates the Missouri Video Lottery Control Act
SCR 16	Sater	Recognizes the Gold Star Families Memorial Monument on the College of the Ozarks campus as the official Gold Star Families Memorial Monument of Missouri
SCR 18	Wallingford	Urges the Defense POW/MIA Accounting Agency to prioritize resolving the cases of 15 Missourians from the Vietnam War whose status is presumptive finding of death
SJR 8	Romine	Exempts disabled veterans from real and personal property taxes
HB 53	Love	Establishes the Missouri Heritage Protection Act
HB 161	Davis	Modifies definitions to give veterans priority in low-income housing tax credits
HB 278	Houghton	Allows all honorably discharged veterans to fish and hunt without a permit, with certain exceptions
HB 406	Davis	Changes the laws regarding business fees so that certain fees are waived for veterans
HB 672	Sommer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 730	Schroer	Exempts present and past military members and law enforcement officers from hunter education and safety training course requirements
HB 794	Walker 003	Changes the law regarding the Missouri veterans' commission
HB 805	Basye	Changes the law regarding Combat Decoration License Plates
HCS HB 817		Specifies that all state properties that currently have a flagpole shall fly the POW/MIA flag
HB 880	Davis	Changes the law regarding preference given to disabled veterans with state and political subdivision contracts
HB 946	Basye	Changes the law regarding the Missouri Returning Heroes Education Act
HB 1040	Lynch	Changes the law regarding the Show-Me Heroes program
HCR 3	Plocher	Urges Congress to enact the "Toxic Exposure Research Act"
HCR 6	Justus	Recognizes the Gold Star Families Memorial Monument at the College of the Ozarks campus as the official Gold Star Families Memorial Monument of Missouri
HCR 20	Kidd	Encourages the Governor to require professional registration and certification entities to review and revise policies and procedures to streamline the certification and licensing process to take into account relevant military education, skills training, and service when determining equivalency for purposes of issuing certifications and licenses
HCR 35	Hurst	Urges the Defense POW/MIA Accounting Agency to prioritize the cases of the 15 Missourians from the Vietnam War whose status remains presumptive finding of death
HJR 2	Shumake	Proposes a constitutional amendment authorizing \$63 million in bonds for veterans homes
HJR 27	Carpenter	Proposes a constitutional amendment exempting from taxation real and personal property owned by a veteran with a total service-connected disability
HJR 39	Mathews	Authorizes a property tax exemption for the homestead of disabled veteran or first responder

No.	Author	Subject
VETERINARIANS		
CCS SB 50		Modifies several provisions relating to health care
SCS SB 88		Establishes a two year statute of limitation for claims of malpractice or negligence against veterinarians
HCS SB 125		Modifies provisions relating to the regulation of certain professions
SCS SB 156		Modifies provisions relating to animals
SB 331	Hegeman	Modifies provisions relating to the confiscation of animals
HCS HB 159		Establishes provisions requiring actions against veterinarians to be brought within two years of the date of occurrence of the act of negligence that is at issue, except in certain situations
SCS HB 349		Specifies that cone beam computed tomography (CBCT) systems and panoramic x-ray systems shall not be inspected more frequently than every six years
SCS HB 815		Allows regulated professions to submit information electronically, changes the membership to the Board of Nursing, and changes continuing education requirements for speech-language pathologists and audiologists
HCR 29	Hurst	Urges the federal government to rescind the veterinary feed directive regulations that went into effect on January 1, 2017
VICTIMS OF CRIME		
SCS SB 46		Modifies provisions relating to certain crimes against emergency service providers and creates the Blue Alert System
SB 68	Onder	Modifies provisions relating to victims of crime
CCS SCS#2 SB 128		Modifies various provisions regarding criminal offenses, the Attorney General, the Department of Revenue, child support and custody, trusts and estates, guardianships, judges, court surcharges, court reporter fees, and victims of crime
SB 142	Emery	Requires a person who has been found guilty of driving while intoxicated to complete a victim impact program approved by the court
SB 154	Schaaf	Establishes and defines restorative justice conferences
HCS SS SCS SB 160		Modifies provisions relating to child protection
SB 265	Schatz	Creates the "Blue Alert System" for notifying the public when law enforcement officers are seriously injured or killed
SB 289	Nasheed	Allows tenants to terminate their lease or change the locks on the premises in certain situations of domestic violence, stalking, or sexual assault
SB 512	Dixon	Modifies various criminal offenses including assault, harassment, acceding to corruption, and driving while intoxicated and provides for a court surcharge in certain cases
SB 513	Dixon	Modifies certain provisions relating to the testimony of victims and witnesses
HB 59	Shumake	Provides that a respondent will not be in violation of an ex parte or full order of protection if the respondent communicates with the petitioner and such communication is the result of the petitioner initiating contact with the respondent
HB 107	Kelley 127	Establishes "Toby's Law," which requires any person who has pled guilty to or been found guilty of driving while intoxicated to complete a victim impact program approved by the court
HB 237	Kelley 127	Creates criminal penalties if a petitioner who has been granted a protective order initiates any contact with the respondent of such protective order
SCS HCS HB 260		Changes provisions relating to child welfare
HCS HB 261		Requires the Department of Public Safety to develop human trafficking hotline posters
HB 370	Newman	Establishes programs and services to increase preventive health care services in the state

No.	Author	Subject
HB 371	Newman	Establishes the Compassionate Assistance for Rape Emergencies (CARE) Act
HB 396	Unsicker	Modifies provisions relating to services for victims of crimes
HB 471	Butler	Changes the laws regarding public nuisance penalties
HB 505	Ellington	Allows a victim or witness of a crime to be granted an automatic full order of protection if such victim or witness is fearful of his or her safety
HB 511	Ellington	Allows the victim's family or next of kin to sign a notarized statement directing the funeral home to be a claimant and deal directly with the Crime Victims' Compensation Fund
HB 522	Ellington	Establishes a pilot program in St. Louis City and in Kansas City to be known as the Intervention and Compliance Unit Pilot Program to address rising serious violent crime in the two cities
HB 578	Lichtenegger	Establishes a statewide sexual assault kit tracking system
HB 689	Mathews	Creates and modifies provisions relating to punitive damages
HB 743	Conway 104	Modifies provisions relating to the distribution of moneys from the Crime Victims' Compensation Fund to the state forensic laboratory account
HB 842	Mitten	Creates a right to unpaid leave for employees that are affected by domestic violence
HB 889	Rehder	Prohibits law enforcement from releasing records containing personally identifiable health information, unless such information is redacted or a court orders disclosure
HB 1020	Quade	Enhances the penalties for certain offenses if the offenses were targeted toward certain victims
HB 1112	Tate	Modifies provisions relating to child abuse and neglect
HB 1148	Pietzman	Modifies provisions relating to the victim's right to make a statements
HB 1150	Corlew	Modifies the definition of special victim
HCS HB 1155		Modifies provisions relating to court proceedings
SCS HCS HB 1158		Changes the laws regarding child abuse and neglect reports
HB 1184	Roberts	Allows the victim's family or next of kin to sign a notarized statement directing the funeral home be a claimant and deal directly with the Crime Victim's Compensation Fund
VITAL STATISTICS		
HCS HB 194		Changes the laws regarding abortion
SCS HCS HB 381		Changes the laws regarding health care records of deceased patients
HCS HB 405		Specifies that no investigation is required for a death that occurs under hospice care
HB 777	Neely	Requires the establishment of a death notification system for election authorities in order to remove deceased individuals from voter registration records
HCS HB 1049		Modifies provisions relating to coroners
WASTE - HAZARDOUS		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
HCS SCS SB 405		Modifies provisions relating to public safety
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
SB 525	Riddle	Extends the expiration of the lead-acid battery fee from December 31, 2018 to December 31, 2023

No.	Author	Subject
HB 110	Davis	Adds vehicles owned and operated by the Civil Support Team of the Missouri National Guard when used during operations involving hazardous materials to the definition of "emergency vehicle"
HB 965	Frederick	Allows for the recycling of hazardous secondary zinc materials, which can be used as fertilizer
HCS HB 1162		Changes the laws regarding the Hazardous Waste Commission
HB 1167	Kidd	Modifies provisions relating to hazardous waste fees paid to the Missouri Emergency Response Commission
HB 1168	Korman	Extends the termination date of the fee imposed on sales of lead-acid batteries
WASTE - RADIOACTIVE		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
WASTE - SOLID		
HCS SS SB 22		Modifies provisions relating to contaminated homes
SB 76	Munzlinger	Prohibits private nuisance actions from being brought when the property owner has a related government issued permit
SB 489	Schatz	Requires the Missouri Hazardous Waste Commission to promulgate rules and regulation for coal combustion residual units in lieu of federal solid waste regulations by June 1, 2018
HB 1082	Remole	Changes the laws regarding design-build contracts for wastewater projects
WATER PATROL		
SCS SB 297		Establishes the "Alexandra and Brayden Anderson Electric Shock Drowning Prevention Act"
HCS HB 181		Grants law enforcement officers, agents of the conservation commission, and the water patrol the authority to enforce certain laws, with restrictions
HB 192	Conway 104	Requires boat title and registration fees collected annually in excess of one million dollars to be deposited in the Water Patrol Division Fund
SCS HB 558		Exempts certain types of vessels from provisions prohibiting passengers from riding in certain areas of a motorboat
WATER RESOURCES AND WATER DISTRICTS		
HCS SB 30		Enacts provisions to political subdivisions
SCS SB 145		Modifies provisions relating to very small water and sewer corporations
SS SB 184		Modifies provisions relating to water and sewer corporations
SB 232	Schatz	Adds a provision relating to population changes in St. Louis County for purposes of water corporations collecting an infrastructure system replacement surcharge
SB 281	Hegeman	Requires board members of public water supply districts to complete training in each elected or appointed term of office
SB 528	Hegeman	Changes the maximum amount of a grant that may be issued by the Department of Natural Resources for financing certain utility projects from \$1,400 per connection to \$3,000 per connection
SB 541	Schupp	Modifies requirements for water corporations collecting an infrastructure system replacement surcharge (ISRS) in St. Louis County
HB 65	Ruth	Establishes the Waterways Trust Fund
HB 71	McGaugh	Specifies that the continuing authority requirement to obtain a construction or operating permit is satisfied if the applicant is a registered LLC or other business organization

No.	Author	Subject
HB 243	Davis	Allows utility companies to establish periodic rate adjustments outside of general rate proceedings
SCS HCS HB 247		Establishes procedures relating to municipally owned utilities
HB 483	Dunn	Requires the Department of Health and Senior Services to conduct cancer studies in the area surrounding any leak of a petroleum storage tank in a residential area
HB 556	Ross	Codifies provisions relating to the navigability of Missouri's waters
HB 653	Redmon	Changes the laws regarding financing provided by the state to public utilities for the purpose of water pollution control
HB 666	Miller	Requires board members of public water supply districts to complete training in each elected or appointed term
HB 1082	Remole	Changes the laws regarding design-build contracts for wastewater projects
HB 1147	Redmon	Increases the limit on grants for certain public water supply and sewer system projects
HB 1169	Korman	Allows certain wastewater treatment facilities to be exempt from antidegradation review requirements
WEAPONS		
SB 89	Chappelle-Nadal	Creates the crimes of failing to stop illegal firearm possession, negligent storage of a firearm, and failure to notify a school of firearm ownership
SB 152	Schupp	Modifies provisions relating to the sale of firearms by licensed dealers
SB 181	Nasheed	Requires the reporting of lost or stolen firearms
SB 318	Sifton	Applies the offense of unlawful possession of firearms to certain additional categories of individuals in possession of firearms
SCS HCS HB 57		Enhances the penalty for certain crimes when the victim is a special victim
HB 347	Brown 057	Changes the definition of "knife" for purposes of Chapter 571, weapons offenses
HB 362	Newman	Specifies that a person commits the offense of endangering the welfare of a child if he or she fails to secure a dangerous or deadly weapon
WORKERS COMPENSATION		
HCS SS SCS SB 66		Modifies provisions of law relating to workers' compensation
HCS SS SCS SB 113		Modifies the law relating to discharge of employees under workers' compensation statutes
SS SB 124		Modifies provisions relating to political subdivisions
SB 236	Schatz	Establishes a workers' compensation claims database
SB 266	Schatz	Enacts new provisions of law relating to professional employer organizations
HCS SB 282		Modifies provisions relating to public safety
SCS SB 290		Modifies provisions relating to workers' compensation
SB 330	Munzlinger	Modifies provisions relating to workers' compensation liability
SB 415	Hummel	Modifies provisions relating to occupational diseases for firefighters under workers' compensation laws
SB 443	Chappelle-Nadal	Modifies the statute of limitations for certain claims under workers' compensation
SB 481	Sifton	Modifies provisions relating to occupational diseases under workers' compensation laws
HB 81	McGaugh	Modifies provisions related to employer requirements for employee benefits

No.	Author	Subject
SCS HB 289	Cornejo	Specifies that beginning January 1, 2018, certain shareholders of S corporations may elect to reject workers' compensation insurance coverage
HB 426		Modifies provisions of the Line of Duty Compensation Act to establish a hierarchy for distribution of survivors benefits received under the Act
HCS HB 482		Establishes a presumption that a firefighter assigned to at least five years of hazardous duty, exposed to certain agents, and disabled as a result of cancer incurred the cancer in the course of the employment as a firefighter
HB 541	May	Establishes the Joint Committee on Missouri Division of Workers' Compensation
HCS HB 725		Modifies the definition of dependent for purposes of workers' compensation claims
HCS HB 1100		Modifies provisions relating to workers' compensation
HB 1227	DeGroot	Modifies provisions related to workers' compensation
YOUTH SERVICES, DIVISION OF		
HCS HB 274		Requires children under the age of 18 to be prosecuted for most criminal offenses in juvenile courts unless the child is certified as an adult
HCS HB 351		Modifies provisions relating to the detention and shackling of juvenile offenders and detention and shackling of pregnant offenders

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JOURNAL OF THE SENATE
NINETY-NINTH GENERAL ASSEMBLY
OF THE
STATE OF MISSOURI
FIRST REGULAR SESSION

FIRST DAY—WEDNESDAY, JANUARY 4, 2017

The Senate was called to order at 12:00 noon by Lieutenant Governor Peter Kinder.

The Reverend Carl Gauck offered the following prayer:

Gracious God, the gavel has announced the beginning of a new session, bringing new and familiar members to this time of gathering. We come together knowing that we need to be centered in You and opened to Your prompting so our service is in keeping with Your will for us. We are thankful for this opportunity to serve and pray You will help us be faithful in our witnessing. And we pray for Lieutenant Governor-Elect Parson and his recent heart surgery, asking You for his complete healing and health restored for his service to this state and here in the Senate. In Your Holy Name we pray. Amen.

Missouri National Guard presented the Colors.

The Pledge of Allegiance to the Flag was led by Senator Wallingford.

The “Star-Spangled Banner” was performed by Lauren Hieger.

Senator Kehoe requested unanimous consent of the Senate to allow members of the Missouri State Highway Patrol and the Missouri Supreme Court Marshal to enter the Chamber with side arms, which request was granted.

The President of the Senate stated that the Rules of the Senate would be the Missouri Senate Rules of the 2nd Regular Session of the Ninety-eighth General Assembly until temporary or permanent rules are adopted.

Senator Kehoe announced that photographers from Gasconade County Republican, KSDK-TV, Jefferson City News Tribune, Columbia Missourian, The Missouri Times, KRCG-TV and St. Louis Post Dispatch the Senate and family members had been given permission to take flash pictures and to video in the Senate Chamber and gallery.

Senator Kehoe submitted the following appointments of officers for the temporary organization, which were read:

President Pro Tem	Ron Richard
Secretary of Senate	Adriane D. Crouse
Sergeant-at-Arms	Bill Smith

Senator Kehoe requested unanimous consent of the Senate that the above named officers stand as temporary officers until permanent officers are elected, which request was granted.

MESSAGES FROM THE SECRETARY OF STATE

The President laid before the Senate the following communication from the Secretary of State, which was read:

To the Honorable Senate of the 99th General Assembly, First Regular Session, of the State of Missouri:

In compliance with Section 115.525, Revised Statutes of Missouri, I have the honor to lay before you herewith a list of the names of the members of the Senate for the 99th General Assembly (First Regular Session) of the State of Missouri, elected at the November 4, 2014 General Election, and the November 8, 2016 General Election and Special Election.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the official seal of my office this 4th day of January, 2017.

/s/ Jason Kander

(Seal)

SECRETARY OF STATE

MISSOURI STATE SENATORS

Elected November 8, 2016

District	Name
1st	Scott Sifton
3rd	Gary Romine
*4th	Jacob W. Hummel
5th	Jamilah Nasheed
7th	Jason Holsman
9th	Shalonn (Kiki) Curls
11th	John Joseph Rizzo
13th	Gina Walsh
15th	Andrew Koenig
17th	Ryan Silvey
19th	Caleb Rowden
21st	Denny Hoskins
23rd	Bill Eigel
25th	Doug Libla
27th	Wayne Wallingford
29th	David Sater
31st	Ed Emery
33rd	Mike Cunningham

MISSOURI STATE SENATORS**Elected November 4, 2014**

District	Name
2nd	Bob Onder
6th	Mike Kehoe
8th	Will Kraus
10th	Jeanie Riddle
12th	Dan Hegeman
14th	Maria N. Chappelle-Nadal
16th	Dan Brown
18th	Brian Munzlinger
20th	Jay Wasson
22nd	Paul Wieland
24th	Jill Schupp
26th	Dave Schatz
28th	Michael L. Parson
30th	Bob Dixon
32nd	Ron Richard
34th	Rob Schaaf

*** Special Election held November 8, 2016 due to the resignation of Senator Joseph Keaveny.**

The newly elected Senators advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court.

On roll call the following Senators were present:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—1

The Lieutenant Governor was present.

The President declared the First Regular Session of the 99th General Assembly convened.

RESOLUTIONS

Senator Kehoe offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 1

BE IT RESOLVED, by the Senate of the Ninety-ninth General Assembly of the State of Missouri, First Regular Session, that the rules adopted by the Ninety-eighth General Assembly, Second Regular Session, as amended, insofar as they are applicable, be adopted as the temporary rules for the control of the deliberations of the Senate of the Ninety-ninth General Assembly, First Regular Session, until permanent rules are adopted.

Senator Kehoe moved that the Senate proceed to perfect its organization, which motion prevailed.

Senator Kehoe nominated Senator Ron Richard for President Pro Tem. Senator Richard's nomination was seconded by Senator Walsh.

No further nominations being made, Senator Richard was elected President Pro Tem by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—1

Senator Richard was escorted to the dais by Senator Walsh.

Senator Richard subscribed to the oath of office of President Pro Tem, administered by the Honorable Judge Daniel E. Scott, Missouri Court of Appeals, Southern District.

President Pro Tem Richard assumed the dais and delivered the following address:

Opening Address

Senator Ron Richard, President Pro Tem

First Regular Session, 99th General Assembly

January 4, 2017

Good afternoon and THANK YOU for placing your trust in me to serve as your President Pro- Tem.

It is a high honor to do so, and, of course, it's an honor for all of us to serve the people in the Missouri Senate.

Many of you have family and friends here with you today. We welcome them to the Chamber.

Gov-elect Eric Greitens

Lt. Gov Peter Kinder

Lt. Gov-elect Mike Parson

Judge Patricia Breckenridge

Judge Dan Scott

Patty Richard

Senators and Guests

I know it's a tradition that the new President Pro-Tem gives a big speech on the first day and sets the agenda. But I'm not big on long, windy speeches.

So rather than stand here and set the agenda for 2017, I'm going to say a few words that I hope will set the TONE for 2017.....and beyond. In other words, how should we go about conducting the business of the Missouri Senate?

What we do here matters, and how we do it matters.

Take a look around. Not just at each other, but take a look at this magnificent chamber, which is at the heart of the most beautiful capitol building in America.

Why is it that Missourians- who are not unnecessarily extravagant people – decided more than a hundred years ago to build such a wonderful capitol? And not just the building itself, but all the wonderful artwork throughout the Capitol, including this very chamber?

These great Capitol decorations are not placed simply for the purpose of expounding beauty and art, but to inspire in succeeding generations patriotism. Without a knowledge of history there can be no patriotism. Without a reverence for our pioneer forbears there can be no respect for the government they sacrificed to build.

We could do our business sitting around a bunch of card tables. Instead, we are here in this grand chamber.

I think Missourians then – and Missourians now - want us to feel the weight of what we do here. They want us to feel the weight of history; to appreciate what has come before us; and to apply it to what we do in this chamber.

Look behind me and you'll see Daniel Boone at the Judgment tree. Daniel Boone loved Missouri. He built his own coffin out of the wood of a wild cherry tree he found here. He planned ahead.

On another panel you will see President Jefferson greeting Lewis and Clark. The vast amount of information Lewis and Clark gathered on their expedition was tremendously important. Lewis and Clark knew the importance of details.

Also behind me, a depiction of Senator Thomas Benton's historic speech in St. Louis in 1849. Benton wanted to build a railroad from St. Louis to the Pacific. Folks back east ridiculed the idea; nothing out west but savages, they said. In his speech, Benton said, quote – “Let us rise to the grandeur of the occasion.” – end quote. He did; and so should we.

I also draw your attention to the panel showing Frank Blair giving a speech in Louisiana, Missouri in 1866. He fought for the Union and was a fearless general. But in 1865, when the state Constitution required a loyalty oath in order to vote, or practice medicine, or preach, Blair denounced it. He took the stump in Louisiana, Missouri as a Democrat and gave the first Democratic speech in Missouri after the Civil War. He was warned that if he showed up, he would be shot.

But he showed up, anyway. Blair walked up to the platform, laid two revolvers on the desk and said, -- quote – “I understand I am to be shot if I speak here today. Perhaps we would better attend to this ceremony now.”

Nobody stepped forward. Nobody shot him. Frank Blair was a man of courage.

This is the history that should weigh upon us as we go about our business in this chamber.

Plan ahead. Pay attention to the details. Have the courage to say what needs to be said. And, of course, rise to the grandeur of the occasion.

So let us pledge to each other that in 2017 and beyond, we will conduct the business of the Senate in a way that rises to the grandeur of the great state of Missouri.

But, of course, we're human, and we make mistakes, especially in the passion of the moment. I'm sure even the greatest figures in our history fell short of what they expected of themselves from time to time. But when the moment demanded it, they rose to meet the occasion, and that's what history remembers.

How will history remember us?

I'm hoping we are remembered for respecting the institution of the Senate and each other; for restoring civility to the chamber; and that we were able to be passionate about our convictions without being combative with one another.

We have a lot to do, so I'll close now with one last bit of advice from a man I greatly admire - Winston Churchill. He might have been thinking about the Missouri Senate when he said:

Quote – “Courage is what it takes to stand up and speak; courage is also what it takes to sit down and listen.”

Which I intend to do.

God bless you all, and God bless the great State of Missouri.

President Kinder assumed the Chair.

Senator Richard nominated Adriane D. Crouse for Secretary of Senate.

No further nominations being made, Ms. Crouse was elected by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—1

Senator Richard nominated Bill Smith for Sergeant-at-Arms.

No other nominations being made, Mr. Smith was elected by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Parson—1

Vacancies—1

Adriane D. Crouse and Bill Smith advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court.

RESOLUTIONS

Senator Kehoe offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate, that the Secretary of the Senate inform the House of Representatives that the Senate of the First Regular Session of the Ninety-ninth General Assembly is duly convened and is now in session and ready for consideration of business;

BE IT FURTHER RESOLVED that the Secretary of the Senate notify the House of Representatives that the Senate is now organized with the election of the following named officers:

President Pro Tem	Ron Richard
Secretary of Senate	Adriane D. Crouse
Sergeant-at-Arms	Bill Smith

In accordance with Section 9.141, RSMo, the Bill of Rights was read.

On motion of Senator Kehoe, the Senate recessed until 2:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Riddle.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Terral S. Akins, 9003 South Shrout Road, Grain Valley, Jackson County, Missouri 64029, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2018, and until his successor is duly appointed and qualified; vice, Curtis E. Chick, Jr., term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on October 5, 2016, while the Senate was not in session.

Ronald D. Bockenkamp, Democrat, 3808 Highway O, Farmington, Saint Francois County, Missouri 63640, as a member of the Public Defender Commission, for a term ending January 6, 2020, and until his successor is duly appointed and qualified; vice, Oliver Glenn Boyer, resigned.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on October 4, 2016, while the Senate was not in session.

Harry Bozoian, 4802 Center Brook Court, Columbia, Boone County, Missouri 65203, as Director of the Department of Natural Resources, for a term ending at the Pleasure of the Governor, and until his successor is duly appointed and qualified..

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

Ralph C. Bray Jr, Republican, 1206 Peyton Drive, Jefferson City, Cole County, Missouri 65101, as a member of the Missouri Commission on Human Rights, for a term ending April 1, 2020, and until his successor is duly appointed and qualified; vice, Alfred B. Jordan, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Katie L. Brown, 307 Copper Tree Court, O'Fallon, Saint Charles County, Missouri 63368, as a member of the Missouri State Foster Care and Adoption Board, for a term ending May 31, 2018, and until her successor is duly appointed and qualified; vice, Suzette Forbis, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Christopher M. Carriger, 417 South Myrtle Street, Purcell, Jasper County, Missouri 64857, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2017, and until his successor is duly appointed and qualified; vice, Anne M. Bethune, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Jennifer L. Cato, 13519 East 40th Street South, Independence, Jackson County, Missouri 64055, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2017, and until her successor is duly appointed and qualified; vice, Berta M. Sailer, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Theodore E. (Tec) Chapman II, 3708 Watts Drive, Columbia, Boone County, Missouri 65203, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2018, and until his successor is duly appointed and qualified; vice, Martha Black, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 20, 2016, while the Senate was not in session.

Deron L. Cherry, Republican, 13800 South Pebblebrook Lane, Greenwood, Jackson County, Missouri 64034, as a member of the Jackson County Sports Complex Authority, for a term ending July 15, 2021, and until his successor is duly appointed and qualified; vice, Deron L. Cherry, reappointed.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

James D. Cunningham Jr., 3240 Buckingham Drive, Sedalia, Pettis County, Missouri 65301, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Timothy P. McGrail, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Donna J. Erickson, 843 Clark Avenue, Webster Groves, Saint Louis County, Missouri 63119, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Betty Marver, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on November 14, 2016, while the Senate was not in session.

Robert E. Gardner Sr., Republican, 3125 Beaver Creek Road, Cape Girardeau, Cape Girardeau County, Missouri 63703, as a member of The State Board of Registration for the Healing Arts, for a term ending September 3, 2020, and until his successor is duly appointed and qualified; vice, Benjamin Lampert, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 22, 2016, while the Senate was not in session.

Jerry J. Genochio, Democrat, 10809 North Holmes Street, Kansas City, Clay County, Missouri 64155, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2017, and until his successor is duly appointed and qualified; vice, Robert Dowis, withdrawn.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 8, 2016, while the Senate was not in session.

Gene Patrick Graham III, 1608 Wilson Avenue, Columbia, Boone County, Missouri 65201, as the student representative of the University of Missouri Board of Curators, for a term ending January 1, 2018, and until his successor is duly appointed and qualified; vice, Tracy Mulderig, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 2, 2016, while the Senate was not in session.

Carlos A. Haley, Republican, 4230 S. Illinois Avenue, Joplin, Newton County, Missouri 64804, as a member of the Missouri Southern State University Board of Governors, for a term ending August 30, 2022, and until his successor is duly appointed and qualified; vice, Keith G. Hankins, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

Clint L. Harris, 2020 Washington Avenue, Apartment 305, Saint Louis City, Missouri 63103, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2020, and until his successor is duly appointed and qualified; vice, Neil G. Nuttall, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Martha O. Harris, 1217 Elmerine Avenue, Jefferson City, Cole County, Missouri 65101, as a member of the Public School Retirement System of Missouri Board of Trustees, for a term ending June 30, 2021, and until her successor is duly appointed and qualified; vice, Michael “Wayne” Wheeler, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 29, 2016, while the Senate was not in session.

Kirby L. Hatcher, Independent, 9430 North Bradford Avenue, Kansas City, Platte County, Missouri 64154, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2021, and until his successor is duly appointed and qualified; vice, Ronald Dirck Clark, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on October 5, 2016, while the Senate was not in session.

Daniel D. Haug, 1403 Satinwood Drive, Jefferson City, Cole County, Missouri 65109, as a member of the Missouri Consolidated Health Care Plan Board of Trustees, for a term ending December 31, 2020, and until his successor is duly appointed and qualified; vice, Michael E. Warrick, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on October 5, 2016, while the Senate was not in session.

Nila B. Hayes, 1584 North Farm Road 97, Springfield, Greene County, Missouri 65802, as a member of the Missouri Consolidated Health Care Plan Board of Trustees, for a term ending December 31, 2020, and until her successor is duly appointed and qualified; vice, Vernetta Kaye Newsome, resigned.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 2, 2016, while the Senate was not in session.

Edward D. Hillhouse, Republican, 664 Blackhorse Drive, Villa Ridge, Franklin County, Missouri 63089, as a member of the State Highways and Transportation Commission, for a term ending March 1, 2017, and until his successor is duly appointed and qualified; vice, Stephen R. Miller, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

James L. Hodge, Democrat, 5549 South Maryland Avenue, Springfield, Greene County, Missouri 65810, as a member of the State Board of Senior Services, for a term ending August 30, 2020, and until his successor is duly appointed and qualified; vice, Edna L. Chavis, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on September 2, 2016, while the Senate was not in session.

Carla G. Holste, 301 Lucretia Lane, Jefferson City, Cole County, Missouri 65109, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Teresa M. Wallace, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Theresa R. Hubbard, Independent, 1037 Fox Run Terrace, Liberty, Clay County, Missouri 64068, as a member of the State Committee of Marital and Family Therapists, for a term ending January 26, 2020, and until her successor is duly appointed and qualified; vice, Ronald N. Kemp, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on September 6, 2016, while the Senate was not in session.

Al W. Johnson, Republican, 4321 Olive Street, Saint Louis City, Missouri 63108, as a member and Secretary of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2017, and until his successor is duly appointed and qualified; vice, Andrew Schwartz, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on November 14, 2016, while the Senate was not in session.

Bradley A. Jones, 233 North Ellis Street, Cape Girardeau, Cape Girardeau County, Missouri 63701, as the student representative of the Southeast Missouri State University Board of Regents, for a term ending January 1, 2018, and until his successor is duly appointed and qualified; vice, Austin D. Cordell, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 29, 2016, while the Senate was not in session.

Darrell R. Jones, Republican, 4407 Kensington Drive, Saint Joseph, Buchanan County, Missouri 64506, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2022, and until his successor is duly appointed and qualified; vice, Leo Blakley, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 22, 2016, while the Senate was not in session.

James B. Kelly Jr., Democrat, 11720 Madison, Kansas City, Jackson County, Missouri 64114, as a member of The State Board of Registration for the Healing Arts, for a term ending September 3, 2019, and until his successor is duly appointed and qualified; vice, John Lyskowski, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

Christine M. Kiefer, 3920 Christian School Road, Hartsburg, Boone County, Missouri 65039, as a member of the Board of Cosmetology and Barber Examiners, for a term ending May 1, 2020, and until her successor is duly appointed and qualified; vice, RSMo. 329.015.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 22, 2016, while the Senate was not in session.

Matthew D. Kitzi, Democrat, 705 Old Hawthorne Drive East, Columbia, Boone County, Missouri 65201, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2023, and until his successor is duly appointed and qualified; vice, Joseph B. Bosse, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Susan Michelle (Shelley) Kneuvean, 2347 Northeast Cross Creek Lane, Lee's Summit, Jackson County, Missouri 64086, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2019, and until her successor is duly appointed and qualified; vice, J. Gil Kennon, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Peter Lyskowski, 1413 Green Berry Road, Jefferson City, Cole County, Missouri 65101, as Director of the Department of Health and Senior Services, for a term ending at the Pleasure of the Governor, and until his successor is duly appointed and qualified..

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 29, 2016, while the Senate was not in session.

Stephen Mahfood, Democrat, 18417 Rieger Road, Wildwood, Saint Louis County, Missouri 63005, as a member of the State Environmental Improvement and Energy Resources Authority, for a term ending January 22, 2019, and until his successor is duly appointed and qualified; vice, Robert C. Kramer, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Lana M. Martin, 323 West 8th Street, Apartment 404, Kansas City, Jackson County, Missouri 64105, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Rebeka R. McIntosh, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 30, 2016, while the Senate was not in session.

Ryan G. McKenna, Democrat, 267 Oak Path Drive, Ballwin, Saint Louis County, Missouri 63011, as a member of the State Tax Commission, for a term ending January 23, 2020, and until his successor is duly appointed and qualified; vice, Randy Holman, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Ronald K. Medin, 1215 Elmerine Avenue, Jefferson City, Cole County, Missouri 65101, as a member of the Public School Retirement System of Missouri Board of Trustees, for a term ending June 30, 2017, and until his successor is duly appointed and qualified; vice, William Compere, deceased.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Scott M. Meierhoffer, Republican, 3402 Stanford Court, Saint Joseph, Buchanan County, Missouri 64506, as a member of the State Board of Embalmers and Funeral Directors, for a term ending April 1, 2021, and until his successor is duly appointed and qualified; vice, Gary A. Fraker, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Salvatore D. Monteleone, Democrat, 1211 West 66th Street, Kansas City, Jackson County, Missouri 64113, as a member of the Missouri Fire Safety Education/Advisory Commission, for a term ending April 26, 2019, and until his successor is duly appointed and qualified; vice, Michael Mahler, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 16, 2016, while the Senate was not in session.

Sarah E. Mullen, Independent, 140 Buckstone Pass, Defiance, Saint Charles County, Missouri 63341, as a member of the St. Charles County Convention & Sports Facilities Authority, for a term ending April 27, 2021, and until her successor is duly appointed and qualified; vice, Thomas Heinsz, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on December 16, 2016, while the Senate was not in session.

Kevin J. Murphy, 6518 Christopher Drive, Saint Louis, Saint Louis County, Missouri 63129, as a member of the Petroleum Storage Tank Insurance Fund Board of Trustees, for a term ending February 6, 2019, and until his successor is duly appointed and qualified; vice, Bruce V. Work, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 26, 2016, while the Senate was not in session.

Thomas W. Neer, Republican, 241 Defiance Road, Defiance, Saint Charles County, Missouri 63341, as a member of the Public Defender Commission, for a term ending August 25, 2022, and until his successor is duly appointed and qualified; vice, Kenneth C. Hensley, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 8, 2016, while the Senate was not in session.

Mary E. Nelson, Democrat, 4100 Laclede Avenue, Apartment 202, Saint Louis City, Missouri 63108, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2019, and until her successor is duly appointed and qualified; vice, Ann K. Covington, resigned.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 22, 2016, while the Senate was not in session.

Janay N. Orange, 263 South Complex, 920 Memorial Drive, Maryville, Nodaway County, Missouri 64468, as the student representative of the Northwest Missouri State University Board of Regents, for a term ending December 31, 2017, and until her successor is duly appointed and qualified; vice, Ve'Shawn Dixon, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Joseph G. Plaggenberg, 211 Bluff Street, Jefferson City, Camden County, Missouri 65101, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, RSMo 210.153.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Alice Chang Ray, 1301 Kiefer Bluffs Drive, Ballwin, Saint Louis County, Missouri 63021, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Patricia L. Kohl, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Eric R. Reece, 114 Forest Ridge Road, Rogersville, Christian County, Missouri 65742, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, RSMo. 210.153.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Joe Reichmuth, Independent, 1707 San Martin Drive, Fenton, Saint Louis County, Missouri 63026, as a member of the Workers' Compensation Determinations Review Board, for a term ending March 3, 2017, and until his successor is duly appointed and qualified; vice, Timothy White, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Taryn G. Sandheinrich, 447 Hampshire Court, Webster Groves, Saint Louis County, Missouri 63119, as a member of the Missouri State Board of Nursing, for a term ending June 1, 2020, and until her successor is duly appointed and qualified; vice, Laura Noren, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Charles W. Schlottach, 2102 Highway 50, Owensville, Gasconade County, Missouri 65066, as a member of the Missouri Wine and Grape Board, for a term ending October 28, 2019; vice, Jonathan L. Held, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

Kayla S. Schoonover, Independent, 30512 State Highway N, Fairfax, Atchison County, Missouri 64446, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2017, and until her successor is duly appointed and qualified; vice, Lesley J. Graves, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 26, 2016, while the Senate was not in session.

James J. Sievers Jr., Democrat, 1177 Lockett Road, Des Peres, Saint Louis County, Missouri 63131, as a member of the Public Defender Commission, for a term ending August 25, 2022, and until his successor is duly appointed and qualified; vice, Douglas A. Copeland, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

John W. Sisco III, Republican, 4804 Marchwood Drive, Saint Louis, Saint Louis County, Missouri 63128, as a member of the Coordinating Board for Higher Education, for a term ending June 27, 2018, and until his successor is duly appointed and qualified; vice, Doris J. Carter, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on July 25, 2016, while the Senate was not in session.

Betty J. Sisco, 8611 Buddy Holly Drive, Pacific, Jefferson County, Missouri 63069, as a member of the Missouri Brain Injury Advisory Council, for a term ending May 12, 2017, and until her successor is duly appointed and qualified; vice, Shane Mecham, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Robert Bradley Speaks, Independent, 16312 East Cogan Drive, Independence, Jackson County, Missouri 64055, as a member of the State Board of Embalmers and Funeral Directors, for a term ending April 1, 2020, and until his successor is duly appointed and qualified; vice, T. Eric Pitman, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 8, 2016, while the Senate was not in session.

Jon T. Sundvold, Republican, 2700 Westbrook Way, Columbia, Boone County, Missouri 65203, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2017, and until his successor is duly appointed and qualified; vice, David Steward, resigned.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 22, 2016, while the Senate was not in session.

Roxanna R. Swaney, Republican, 934 Swallow Circle, Liberty, Clay County, Missouri 64068, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, James Loch, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on September 6, 2016, while the Senate was not in session.

Erwin O. (Erv) Switzer, Democrat, 6379 Devonshire Avenue, Saint Louis City, Missouri 63109, as a member and Chair of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2017, and until his successor is duly appointed and qualified; vice, Joan M. Burger, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Christopher L. Thiemann, 504 E. Main Street, Humansville, Polk County, Missouri 65674, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until his successor is duly appointed and qualified; vice, RSMo. 210.153.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on January 3, 2017, while the Senate was not in session.

Amy J. Thompson, 46 Arthur Court, Camdenton, Camden County, Missouri 65020, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Joyce E. Massey, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 8, 2016, while the Senate was not in session.

Thomas R. Voss, Independent, 207 Sundrop Court, Eureka, Jefferson County, Missouri 63025, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2021, and until his successor is duly appointed and qualified; vice, Yvonne S. Sparks, resigned.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on June 3, 2016, while the Senate was not in session.

Christine White, Democrat, 1612 Dougherty Ferry Road, Kirkwood, Saint Louis County, Missouri 63122, as a member of the Workers' Compensation Determinations Review Board, for a term ending March 3, 2017, and until her successor is duly appointed and qualified; vice, Jack D. Atterberry, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment made and commissioned by me on August 10, 2016, while the Senate was not in session.

Lawrence G. Young, Democrat, 502 East 122nd Street, Kansas City, Jackson County, Missouri 64145, as a member of the Missouri Fire Safety Education/Advisory Commission, for a term ending April 26, 2018, and until his successor is duly appointed and qualified; vice, Eric S. Latimer, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

FIRST READING OF PRE-FILED SENATE BILLS

As provided by Chapter 21, RSMo, Sections 21.600, 21.605, 21.615 and 21.620, the following pre-filed Bills and/or Joint Resolutions were introduced and read for the first time:

SB 1—By Schaaf.

An Act to amend chapter 130, RSMo, by adding thereto one new section relating to tax credits for certain campaign contributions, with penalty provisions.

SB 2—By Schaaf.

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to lobbyists.

SB 3—By Schaaf.

An Act to repeal section 105.455, RSMo, and to enact in lieu thereof one new section relating to the waiting period before certain public officials can become lobbyists.

SB 4—By Richard.

An Act to repeal section 537.762, RSMo, and to enact in lieu thereof one new section relating to products liability civil actions.

SB 5—By Richard.

An Act to repeal sections 407.025, 508.010, and 537.762, RSMo, and to enact in lieu thereof five new sections relating to civil actions.

SB 6—By Richard.

An Act to repeal section 253.550, RSMo, and to enact in lieu thereof three new sections relating to historic buildings, with an emergency clause.

SB 7—By Munzlinger.

An Act to amend chapters 143 and 262, RSMo, by adding thereto six new sections relating to programs for beginning farmers.

SB 8—By Munzlinger.

An Act to repeal section 307.175, RSMo, and to enact in lieu thereof one new section relating to flashing lights used by motor vehicles and equipment, with existing penalty provisions and an emergency clause.

SB 9—By Munzlinger.

An Act to repeal sections 195.010, 195.017, and 263.250, RSMo, and to enact in lieu thereof eight new sections relating to industrial hemp, with penalty provisions.

SB 10—By Wasson and Richard.

An Act to repeal sections 620.2005 and 620.2010, RSMo, and to enact in lieu thereof two new sections relating to financial incentives for job creation.

SB 11—By Wasson.

An Act to repeal section 100.180, RSMo, and to enact in lieu thereof one new section relating to industrial development projects.

SB 12—By Wasson.

An Act to amend chapter 409, RSMo, by adding thereto one new section relating to the regulation of securities.

SB 13—By Dixon.

An Act to amend chapter 1, RSMo, by adding thereto one new section relating to the compact for a balanced budget, with an emergency clause.

SB 14—By Dixon.

An Act to repeal section 144.030, RSMo, and to enact in lieu thereof one new section relating to sales and use taxes.

SB 15—By Dixon.

An Act to repeal sections 135.600 and 135.630, RSMo, and to enact in lieu thereof two new sections relating to tax credits for contributions to certain benevolent organizations.

SB 16—By Kraus.

An Act to repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

SB 17—By Kraus.

An Act to repeal section 143.071, RSMo, and to enact in lieu thereof one new section relating to corporate income tax.

SB 18—By Kraus.

An Act to repeal sections 347.015, 347.179, 351.015, 351.065, 354.010, 354.150, 355.021, 355.066, 357.060, 358.020, 358.440, 359.011, 359.651, 394.020, 394.250, and 417.220, RSMo, and to enact in lieu thereof sixteen new sections relating to business fees, with an existing penalty provision.

SB 19—By Brown.

An Act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

SB 20—By Brown.

An Act to repeal sections 290.210, 290.220, 290.230, 290.240, 290.250, 290.260, 290.262, 290.263, 290.265, 290.270, 290.280, 290.290, 290.300, 290.305, 290.315, 290.320, 290.325, 290.330, 290.335, and 290.340, RSMo, relating to public contracts.

SB 21—By Brown.

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to labor organizations.

SB 22—By Chappelle-Nadal.

An Act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to hazardous waste, with a penalty provision.

SB 23—By Chappelle-Nadal.

An Act to repeal sections 160.410, 160.415, 162.081, 163.021, 163.036, 167.121, 167.131, 171.031, and 210.861, RSMo, and to enact in lieu thereof thirty-six new sections relating to elementary and secondary education, with an emergency clause.

SB 24—By Chappelle-Nadal.

An Act to repeal section 590.650, RSMo, and to enact in lieu thereof one new section relating to racial bias in policing.

SB 25—By Curls.

An Act to amend chapter 84, RSMo, by adding thereto one new section relating to the Kansas City police department.

SB 26—By Curls.

An Act to amend chapter 84, RSMo, by adding thereto one new section relating to airport police officers in certain cities.

SB 27—By Curls.

An Act to repeal sections 441.500, 441.510, 441.570, 441.590, 441.600, and 441.641, RSMo, and to enact in lieu thereof six new sections relating to residential property receivership.

SB 28—By Sater.

An Act to amend chapter 208, RSMo, by adding thereto four new sections relating to the Medicaid global waiver.

SB 29—By Sater.

An Act to repeal section 290.210, RSMo, and to enact in lieu thereof one new section relating to prevailing wage.

SB 30—By Sater.

An Act to repeal section 233.295, RSMo, and to enact in lieu thereof one new section relating to county road district consolidation.

SB 31—By Emery.

An Act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

SB 32—By Emery.

An Act to amend chapters 135 and 166, RSMo, by adding thereto ten new sections relating to educational scholarships, with a penalty provision.

SB 33—By Emery.

An Act to amend chapter 161, RSMo, by adding thereto one new section relating to simplified annual school report cards.

SB 34—By Cunningham.

An Act to amend chapter 577, RSMo, by adding thereto one new section relating to the offense of illegal reentry, with penalty provisions and an effective date.

SB 35—By Cunningham.

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to land purchases made on behalf of departments of the state.

SB 36—By Cunningham.

An Act to repeal section 137.100, RSMo, and to enact in lieu thereof one new section relating to the removal of a property tax exemption for real property belonging to the Missouri department of natural resources.

SB 37—By Silvey.

An Act to repeal section 302.183, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

SB 38—By Silvey.

An Act to repeal sections 227.290, 230.110, and 230.250, RSMo, and to enact in lieu thereof six new sections relating to supplementary state highway maintenance.

SB 39—By Silvey.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to tax credits, with an emergency clause.

SB 40—By Wallingford.

An Act to repeal sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044, RSMo, and to enact in lieu thereof eighteen new sections relating to juvenile court proceedings, with penalty provisions.

SB 41—By Wallingford and Emery.

An Act to amend chapter 188, RSMo, by adding thereto one new section relating to alternatives-to-abortion agencies.

SB 42—By Wallingford.

An Act to repeal sections 334.104, 335.016, 335.019, 335.046, 335.056, 335.086, and 338.198, RSMo, and to enact in lieu thereof seven new sections relating to advanced practice registered nurses.

SB 43—By Romine.

An Act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.101, and 213.111, RSMo, and to enact in lieu thereof nine new sections relating to unlawful discriminatory practices.

SB 44—By Romine.

An Act to repeal section 178.550, RSMo, and to enact in lieu thereof two new sections relating to career and technical education.

SB 45—By Romine.

An Act to repeal sections 435.350, 435.355, and 435.440, RSMo, and to enact in lieu thereof three new sections relating to arbitration agreements between employers and at-will employees.

SB 46—By Libla.

An Act to repeal sections 217.703, 556.061, 565.002, 565.023, 565.024, 565.027, 565.050, 565.052, and 565.054, RSMo, and to enact in lieu thereof nine new sections relating to certain crimes against emergency services providers, with penalty provisions.

SB 47—By Libla.

An Act to amend chapter 493, RSMo, by adding thereto one new section relating to publication of legal notices.

SB 48—Withdrawn.

SB 49—By Walsh.

An Act to amend chapter 92, RSMo, by adding thereto two new sections relating to local sales tax for certain zoological organizations.

SB 50—By Walsh.

An Act to amend chapter 194, RSMo, by adding thereto one new section relating to a health care directives registry.

SB 51—By Walsh.

An Act to amend chapter 161, RSMo, by adding thereto one new section relating to assessments for the deaf and hard of hearing.

SB 52—By Nasheed.

An Act to repeal sections 610.100 and 610.200, RSMo, and to enact in lieu thereof six new sections relating to suicide awareness and prevention, with an emergency clause for certain sections.

SB 53—By Nasheed.

An Act to repeal section 589.015, RSMo, and to enact in lieu thereof two new sections relating to higher education requirements regarding affirmative consent to sexual activity.

SB 54—By Nasheed.

An Act to amend chapter 285, RSMo, by adding thereto seven new sections relating to leave from employment.

SB 55—By Holsman.

An Act to amend chapter 251, RSMo, by adding thereto one new section relating to grants for urban agriculture.

SB 56—By Holsman.

An Act to amend chapter 579, RSMo, by adding thereto five new sections relating to medical marijuana, with penalty provisions.

SB 57—By Holsman.

An Act to repeal section 386.890, RSMo, and to enact in lieu thereof one new section relating to net metering.

SB 58—By Sifton.

An Act to repeal sections 160.011, 160.400, 160.410, 160.415, 160.425, 162.081, 167.121, 167.131, 171.031, and 210.861, RSMo, and to enact in lieu thereof thirty-nine new sections relating to elementary and secondary education, with an emergency clause.

SB 59—By Sifton.

An Act to repeal sections 105.477 and 105.955, RSMo, sections 105.456 and 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, section 105.456 as enacted by house bill no. 1979, ninety-eighth general assembly, second regular session, section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof four new sections relating to prohibition of lobbyist expenditures to certain public officials.

SB 60—By Sifton.

An Act to repeal section 137.106, RSMo, and to enact in lieu thereof one new section relating to the Missouri homestead preservation act.

SB 61—By Hegeman.

An Act to repeal sections 304.022 and 307.175, RSMo, and to enact in lieu thereof two new sections relating to the display of lights on stationary motor vehicles, with an existing penalty provision.

SB 62—By Hegeman.

An Act to repeal section 104.1205, RSMo, and to enact in lieu thereof one new section relating to retirement of higher education employees, with an effective date.

SB 63—By Hegeman.

An Act to repeal section 162.1115, RSMo, and to enact in lieu thereof one new section relating to career and technical education.

SB 64—By Schatz.

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to designation of a memorial bridge.

SB 65—By Schatz.

An Act to repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

SB 66—By Schatz.

An Act to repeal sections 287.020, 287.149, 287.170, and 287.390, RSMo, and to enact in lieu thereof four new sections relating to maximum medical improvement under workers' compensation laws.

SB 67—By Onder, Emery, and Sater.

An Act to repeal sections 188.036, 188.047, 188.052, and 197.230, RSMo, and to enact in lieu thereof five new sections relating to abortion, with penalty provisions.

SB 68—By Onder and Nasheed.

An Act to amend chapter 595, RSMo, by adding thereto one new section relating to victims of crime.

SB 69—By Schupp.

An Act to repeal section 143.121, RSMo, and to enact in lieu thereof ten new sections relating to leave from employment, with a referendum clause.

SB 70—By Schupp.

An Act to amend chapter 208, RSMo, by adding thereto one new section relating to MO HealthNet services.

SB 71—By Schupp.

An Act to repeal sections 188.027, 188.039, 188.080, and 197.200, RSMo, and to enact in lieu thereof four new sections relating to abortion, with an existing penalty provision.

SB 72—By Schaaf.

An Act to repeal sections 330.160, 332.321, 334.100, and 335.066, RSMo, and to enact in lieu thereof four new sections relating to requirements for prescribing opioids for chronic pain.

SB 73—By Schaaf.

An Act to repeal section 130.041 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 130.041 as enacted by senate bills nos. 31 & 285, ninetieth general assembly, first regular session, RSMo, and to enact in lieu thereof one new section relating to financial disclosure under campaign finance laws.

SB 74—By Schaaf.

An Act to repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions and a referendum clause.

SB 75—By Munzlinger.

An Act to repeal section 105.030, RSMo, and to enact in lieu thereof one new section relating to vacancies in county elected offices.

SB 76—By Munzlinger.

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to private nuisance actions.

SB 77—By Munzlinger.

An Act to amend chapter 266, RSMo, by adding thereto one new section relating to the regulation of agricultural inputs.

SB 78—By Wasson.

An Act to amend chapter 348, RSMo, by adding thereto two new sections relating to tax credits for investments in certain Missouri businesses.

SB 79—By Wasson.

An Act to amend chapter 620, RSMo, by adding thereto nine new sections relating to tax incentives for investments in rural business.

SB 80—By Wasson.

An Act to repeal section 144.011, RSMo, and to enact in lieu thereof one new section relating to sales and use tax exemptions.

SB 81—By Dixon.

An Act to repeal section 479.360, RSMo, and to enact in lieu thereof one new section relating to mandatory procedures adopted by municipal courts.

SB 82—By Dixon.

An Act to repeal sections 2.050, 2.060, 3.010, 3.140, 3.150, 23.020, 23.040, and 23.050, RSMo, and to enact in lieu thereof eight new sections relating to the duties and functions of the joint committee on legislative research.

SB 83—By Dixon.

An Act to repeal section 488.2206, RSMo, and to enact in lieu thereof one new section relating to court surcharges collected for the construction and maintenance of judicial facilities.

SB 84—By Kraus.

An Act to repeal sections 542.400, 542.402, 542.406, 542.412, 542.414, 542.416, 542.418, and 542.420, RSMo, and to enact in lieu thereof nine new sections relating to the authority to engage in certain investigative practices, with penalty provisions.

SB 85—By Kraus.

An Act to amend chapter 43, RSMo, by adding thereto one new section relating to automated license plate reader systems, with penalty provisions.

SB 86—By Kraus.

An Act to repeal section 137.016, RSMo, and to enact in lieu thereof one new section relating to the definition of agricultural and horticultural property for purposes of taxation.

SB 87—By Brown.

An Act to repeal section 105.525, RSMo, and to enact in lieu thereof one new section relating to collective bargaining representatives.

SB 88—By Brown.

An Act to repeal section 516.105, RSMo, and to enact in lieu thereof one new section relating to actions against veterinarians.

SB 89—By Chappelle-Nadal.

An Act to amend chapter 571, RSMo, by adding thereto three new sections relating to firearms, with penalty provisions.

SB 90—By Chappelle-Nadal.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to increasing the number of contracts awarded to women's and minority business enterprises.

SB 91—By Chappelle-Nadal.

An Act to repeal section 290.502, RSMo, and to enact in lieu thereof one new section relating to the minimum wage.

SB 92—By Curls.

An Act to amend chapter 99, RSMo, by adding thereto one new section relating to a tax credit for purchase of blighted homes.

SB 93—By Curls.

An Act to repeal section 162.492, RSMo, and to enact in lieu thereof one new section relating to school board district elections.

SB 94—By Curls.

An Act to repeal section 534.030, RSMo, and to enact in lieu thereof one new section relating to foreclosure notice to tenants.

SB 95—By Sater.

An Act to repeal section 50.622, RSMo, and to enact in lieu thereof one new section relating to the authority for counties to decrease their budgets.

SB 96—By Sater and Emery.

An Act to repeal sections 188.015 and 188.052, RSMo, and to enact in lieu thereof three new sections relating to a ban on certain selective abortions.

SB 97—By Sater.

An Act to amend chapter 192, RSMo, by adding thereto one new section relating to sepsis protocols.

SB 98—By Emery.

An Act to amend chapter 171, RSMo, by adding thereto one new section relating to the physical privacy of students.

SB 99—By Emery.

An Act to amend chapter 455, RSMo, by adding thereto one new section relating to electronic monitoring of persons who have been charged with or found guilty of violating protection orders, with an expiration date.

SB 100—By Emery.

An Act to amend supreme court rule 55.03, for the purpose of modifying procedures for filing a motion for sanctions, with an effective date.

SB 101—By Cunningham.

An Act to repeal section 311.310, RSMo, and to enact in lieu thereof one new section relating to penalties for allowing minors to possess intoxicating liquor, with penalty provisions.

SB 102—By Cunningham.

An Act to repeal sections 362.105, 362.200 and 362.205, RSMo, and to enact in lieu thereof one new section relating to powers of certain financial institutions.

SB 103—By Wallingford.

An Act to repeal section 192.2425, RSMo, and to enact in lieu thereof one new section relating to investigations of elder abuse.

SB 104—By Wallingford.

An Act to repeal section 475.050, RSMo, and to enact in lieu thereof one new section relating to the appointment of a guardian for an incapacitated person.

SB 105—By Wallingford.

An Act to repeal sections 32.087, 66.601, 66.620, 67.395, 67.525, 67.571, 67.576, 67.578, 67.581, 67.582, 67.583, 67.584, 67.712, 67.713, 67.729, 67.737, 67.738, 67.745, 67.782, 67.799, 67.997, 67.1300, 67.1303, 67.1305, 67.1545, 67.1713, 67.1775, 67.1959, 67.1971, 67.2000, 67.2030, 67.2525, 67.2530, 94.578, 94.605, 94.660, 94.705, 144.010, 144.014, 144.030, 144.032, 144.043, 144.049, 144.054, 144.069, 144.080, 144.083, 144.100, 144.140, 144.210, 144.285, 144.517, 144.526, 144.605, 144.655, 144.710, 144.1000, 144.1003, 144.1006, 144.1009, 144.1012, 144.1015, 221.407, 238.235, and 238.410, RSMo, and to enact in lieu thereof sixty-seven new sections relating to the implementation of the streamlined sales and use tax agreement, with penalty provisions and an effective date.

SB 106—By Romine.

An Act to amend chapters 135 and 173, RSMo, by adding thereto three new sections relating to financial assistance for dual enrollment courses.

SB 107—By Romine.

An Act to repeal sections 161.094 and 161.095, RSMo, and to enact in lieu thereof two new sections relating to high school equivalency degree testing.

SB 108—By Romine.

An Act to repeal section 40.490, RSMo, and to enact in lieu thereof one new section relating to reemployment rights of members of the National Guard.

SB 109—By Holsman.

An Act to amend chapter 442, RSMo, by adding thereto one new section relating to solar energy systems in certain planned communities.

SB 110—By Holsman.

An Act to repeal section 82.1026, RSMo, and to enact in lieu thereof one new section relating to vacant nuisance properties in certain cities.

SB 111—By Hegeman.

An Act to repeal section 473.730, RSMo, and to enact in lieu thereof one new section relating to the bonding requirements of public administrators.

SB 112—By Schatz.

An Act to repeal section 182.660, RSMo, and to enact in lieu thereof one new section relating to public library districts.

SB 113—By Schatz.

An Act to repeal section 287.780, RSMo, and to enact in lieu thereof one new section relating to workers' compensation.

SB 114—By Schatz.

An Act to repeal section 49.060, RSMo, and to enact in lieu thereof one new section relating to vacancies in the office of county commissioner, with an emergency clause.

SB 115—By Schupp.

An Act to repeal sections 210.211 and 210.245, RSMo, and to enact in lieu thereof two new sections relating to child care facilities, with penalty provisions.

SB 116—By Schupp.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to a tax credit for emergency generator upgrades.

SB 117—By Schupp.

An Act to amend chapter 192, RSMo, by adding thereto one new section relating to mandatory influenza vaccinations, with penalty provisions.

SB 118—By Schaaf.

An Act to repeal section 100.270, RSMo, and to enact in lieu thereof one new section relating to the Missouri development finance board.

SB 119—By Schaaf.

An Act to repeal sections 64.940, 67.657, 67.1155, and 70.851, RSMo, and to enact in lieu thereof four new sections relating to certain sports complex authorities, with an emergency clause.

SB 120—By Schaaf.

An Act to repeal section 195.010 and 195.017, RSMo, and to enact in lieu thereof six new sections relating to industrial hemp, with penalty provisions.

SB 121—By Munzlinger.

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to infrastructure investment.

SB 122—By Munzlinger.

An Act to amend chapter 37, RSMo, by adding thereto one new section relating to the accountability of public funds.

SB 123—By Munzlinger.

An Act to repeal sections 144.010, 262.900, 265.300, 265.420, 267.565, and 277.020, RSMo, and to enact in lieu thereof seven new sections relating to captive cervids.

SB 124—By Wasson.

An Act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes, with an emergency clause.

SB 125—By Wasson.

An Act to amend chapter 324, RSMo, by adding thereto one new section relating to procedures for applying, renewing, and paying for professional licensure.

SB 126—By Wasson.

An Act to repeal section 541.033, RSMo, and to enact in lieu thereof one new section relating to the county in which certain offenses are prosecuted.

SB 127—By Dixon.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to a sales tax for early childhood education programs, with penalty provisions.

SB 128—By Dixon.

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to judges in the sixteenth judicial circuit.

SB 129—By Dixon and Sifton.

An Act to amend chapter 472, RSMo, by adding thereto nineteen new sections relating to fiduciary access to digital assets.

SB 130—By Kraus.

An Act to repeal section 136.315, RSMo, and to enact in lieu thereof two new sections relating to attorneys' fees in proceedings regarding the assessment of certain types of taxes.

SB 131—By Kraus.

An Act to repeal sections 301.064, 301.120, 301.130, and 301.144, RSMo, and to enact in lieu thereof four new sections relating to the issuance of state license plates.

SB 132—By Kraus.

An Act to repeal section 143.011, RSMo, and to enact in lieu thereof one new section relating to income taxes.

SB 133—By Chappelle-Nadal.

An Act to amend chapter 162, RSMo, by adding thereto one new section relating to the creation of subdistricts in certain school districts.

SB 134—By Chappelle-Nadal.

An Act to repeal section 235.140, RSMo, and to enact in lieu thereof one new section relating to the election of board members of street light maintenance districts.

SB 135—By Curls.

An Act to repeal sections 50.340, 95.535, 204.628, 407.935, 428.019, 442.018, 443.290, 443.300, 443.310, 443.320, 443.325, 443.327, 443.355, 443.380, 443.390, 443.410, 448.080, 448.3-116, 456.003, 493.055, 493.100, and 516.150, RSMo, and to enact in lieu thereof twelve new sections relating to nonjudicial foreclosure proceedings

SB 136—By Curls.

An Act to repeal section 67.1063, RSMo, and to enact in lieu thereof one new section relating to a fee on instruments recorded with the recorder of deeds.

SB 137—By Curls.

An Act to repeal section 67.399, RSMo, and to enact in lieu thereof one new section relating to Kansas City housing ordinances.

SB 138—By Sater.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to predetermination of health care benefits, with an effective date.

SB 139—By Sater.

An Act to amend chapter 338, RSMo, by adding thereto two new sections relating to the promotion of medication safety.

SB 140—By Sater.

An Act to amend chapter 115, RSMo, by adding thereto one new section relating to ranked-choice voting.

SB 141—By Emery.

An Act to amend chapter 104, RSMo, by adding thereto one new section relating to retirement benefits for elected officials.

SB 142—By Emery.

An Act to amend chapter 577, RSMo, by adding thereto one new section relating to victim impact programs for persons found guilty of driving while intoxicated.

SB 143—By Emery.

An Act to repeal sections 106.030, 106.040, 106.070, 106.080, 106.090, 106.100, 106.110, 106.120, 106.130, 106.150, 106.160, 106.170, 106.180, 106.200, and 106.210, RSMo, and to enact in lieu thereof twelve new sections relating to impeachment trials, with a contingent effective date.

SB 144—By Wallingford.

An Act to amend chapter 143, RSMo, by adding thereto one new section relating to income tax deductions for military personnel.

SB 145—By Wallingford.

An Act to repeal sections 386.020, 393.146, and 393.320, RSMo, and to enact in lieu thereof five new sections relating to small water and sewer corporations.

SB 146—By Romine.

An Act to repeal section 137.556, RSMo, and to enact in lieu thereof one new section relating to expenditures from a county's special road and bridge tax.

SB 147—By Romine.

An Act to repeal section 313.040, RSMo, and to enact in lieu thereof one new section relating to bingo, with a contingent effective date and existing penalty provisions.

SB 148—By Romine.

An Act to repeal section 37.005, RSMo, and to enact in lieu thereof one new section relating to the governor's authority to make certain conveyances of state property.

SB 149—By Schatz.

An Act to repeal section 137.073, RSMo, and to enact in lieu thereof one new section relating to the notification by political subdivisions of changes to the property tax rate ceiling.

SB 150—By Schupp.

An Act to repeal section 290.502, RSMo, and to enact in lieu thereof one new section relating to wages paid to employees.

SB 151—By Schupp.

An Act to repeal sections 367.515, 408.100, 408.500, 408.505, and 408.510, and to enact in lieu thereof six new sections relating to consumer credit interest rates, with penalty provisions and a referendum clause.

SB 152—By Schupp.

An Act to repeal section 571.060, RSMo, and to enact in lieu thereof one new section relating to the offense of unlawful transfer of weapons, with penalty provisions.

SB 153—By Schaaf.

An Act to repeal sections 192.945, 195.207, 261.265, and 263.250, RSMo, and to enact in lieu thereof four new sections relating to medical marijuana, with penalty provisions.

SB 154—By Schaaf.

An Act to repeal section 559.021, RSMo, and to enact in lieu thereof two new sections relating to mediated conferences between victims and criminal defendants.

SB 155—By Schaaf.

An Act to repeal section 354.535, RSMo, and to enact in lieu thereof two new sections relating to prescription drug co-payments.

SB 156—By Munzlinger.

An Act to amend chapter 273, RSMo, by adding thereto one new section relating to animal care training.

SB 157—By Dixon.

An Act to repeal section 556.046, RSMo, and to enact in lieu thereof one new section relating to jury instructions on included offenses.

SB 158—By Dixon.

An Act to repeal section 577.037, RSMo, and to enact in lieu thereof one new section relating to admission of chemical test results in intoxication related proceedings, with an emergency clause.

SB 159—By Dixon.

An Act to repeal section 443.320, RSMo, and to enact in lieu thereof one new section relating to the publication of electronic notice of the sale of real estate.

SB 160—By Sater.

An Act to amend chapter 210, RSMo, by adding thereto one new section relating to the foster care bill of rights.

SB 161—By Sater.

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the Schoolcraft Ozark exploration bicentennial commission.

SB 162—By Romine.

An Act to amend chapter 436, RSMo, by adding thereto eleven new sections relating to consumer legal funding, with penalty provisions.

SB 163—By Romine.

An Act to repeal section 221.111, RSMo, and to enact in lieu thereof one new section relating to a prohibition on certain telecommunications items being possessed in correctional facilities, with penalty provisions.

SB 164—By Romine.

An Act to repeal sections 578.005, 578.007, and 578.011, RSMo, and to enact in lieu thereof three new sections relating to the offense of animal or livestock trespass, with penalty provisions.

SB 165—By Schupp.

An Act to repeal section 304.820, RSMo, and to enact in lieu thereof one new section relating to text messaging while operating motor vehicles.

SB 166—By Schaaf.

An Act to repeal sections 37.005, 103.005, 103.008, 103.010, 103.014, 103.016, 103.019, 103.020, 103.023, 103.025, 103.027, 103.029, 103.032, 103.036, 103.039, 103.042, 103.045, 103.047, 103.050, 103.055, 103.059, 103.061, 103.064, 103.070, 103.075, 103.079, 103.080, 103.083, 103.084, 103.085, 103.095, 103.098, 103.100, 103.105, 103.110, 103.115, 103.130, 103.133, 103.145, 103.155, 103.158, 103.163, 103.165, 103.175, and 103.178, RSMo, and to enact in lieu thereof twenty-nine new sections relating to the Missouri consolidated health care plan, with an effective date for certain sections.

SB 167—By Schaaf.

An Act to repeal section 115.133, RSMo, and to enact in lieu thereof one new section relating to the right of suffrage for former felons.

SB 168—By Schaaf.

An Act to repeal section 376.451, RSMo, and to enact in lieu thereof one new section relating to health insurance discrimination.

SB 169—By Dixon.

An Act to repeal section 488.2250, RSMo, and to enact in lieu thereof one new section relating to court reporters.

SB 170—By Dixon and Sifton.

An Act to repeal section 456.950, RSMo, and to enact in lieu thereof one new section relating to qualified spousal trusts.

SB 171—By Dixon and Sifton.

An Act to repeal sections 456.1-103 and 456.8-808, RSMo, and to enact in lieu thereof two new sections relating to trusts directed by trust protectors

SB 172—By Romine.

An Act to repeal section 301.227, RSMo, and to enact in lieu thereof one new section relating to titling of motor vehicles issued a junking certificate.

SB 173—By Schaaf.

An Act to amend chapter 167, RSMo, by adding thereto one new section relating to the participation of home school students in public school activities.

SB 174—By Schaaf.

An Act to amend chapter 210, RSMo, by adding thereto one new section relating to replacement vaccines.

SB 175—By Schaaf.

An Act to repeal section 37.110, RSMo, and to enact in lieu thereof one new section relating to the consolidation of state-owned data centers to the state data center.

SB 176—By Dixon.

An Act to repeal sections 105.478 and 576.040, RSMo, and to enact in lieu thereof six new sections relating to official misconduct, with penalty provisions.

SB 177—By Dixon.

An Act to repeal section 217.703, RSMo, and to enact in lieu thereof one new section relating to earned compliance credits.

SB 178—By Dixon.

An Act to amend chapter 566, RSMo, by adding thereto three new sections relating to criminal offenses of a sexual nature, with penalty provisions.

SB 179—By Brown.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to a tax credit for charitable contributions to certain organizations.

SB 180—By Nasheed.

An Act to amend chapter 217, RSMo, by adding thereto one new section relating to restraint of pregnant or postpartum offenders.

SB 181—By Nasheed.

An Act to amend chapter 571, RSMo, by adding thereto one new section relating to a reporting requirement for lost or stolen firearms.

SB 182—By Onder.

An Act to repeal sections 34.209, 34.212, and 34.216, RSMo, and to enact in lieu thereof three new sections relating to public contracts.

SB 183—By Hoskins.

An Act to repeal sections 1.310 and 143.173, RSMo, and to enact in lieu thereof two new sections relating to the collection of money by public entities.

SB 184—By Emery.

An Act to amend chapter 393, RSMo, by adding thereto two new sections relating to the implementation of a revenue stabilization mechanism for certain public utilities.

SB 185—By Onder, Chappelle-Nadal and Nasheed.

An Act to amend chapter 387, RSMo, by adding thereto eighteen new sections relating to transportation network companies, with penalty provisions.

SB 186—By Emery.

An Act to amend chapter 71, RSMo, by adding thereto one new section relating to the authority of local governments to offer certain services.

SB 187—By Hegeman.

An Act to repeal section 304.022, RSMo, and to enact in lieu thereof one new section relating to public utility vehicles, with an existing penalty provision.

SB 188—By Munzlinger.

An Act to repeal sections 173.1101, 173.1102, 173.1104, 173.1105, and 173.1107, RSMo, and to enact in lieu thereof five new sections relating to virtual education.

SB 189—By Kehoe.

An Act to repeal sections 288.036, 288.060, 288.120, 288.122, and 288.330, RSMo, and to enact in lieu thereof five new section relating to employment security.

SB 190—By Emery.

An Act to repeal sections 386.266, 386.390, 393.1025, 393.1030, and 393.1075, RSMo, and to enact in lieu thereof twelve new sections relating to ratemaking for public utilities, with an existing penalty provision.

SB 191—By Wallingford.

An Act to repeal section 94.900, RSMo, and to enact in lieu thereof one new section relating to sales taxes for public safety.

SB 192—By Wallingford.

An Act to amend chapter 192, RSMo, by adding thereto one new section relating to the senior services growth and development program.

SB 193—By Wallingford.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to dental insurance.

SB 194—By Wallingford.

An Act to repeal section 354.603, RSMo, and to enact in lieu thereof one new section relating to the accreditation of managed care plans.

SB 195—By Koenig.

An Act to repeal section 475.024, RSMo, and to enact in lieu thereof four new sections relating to guardianships.

SB 196—By Koenig.

An Act to repeal section 188.075, RSMo, and to enact in lieu thereof one new section relating to the jurisdiction of the attorney general to enforce state abortion laws, with penalty provisions.

SB 197—By Rowden.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to an earned income tax credit.

SB 198—By Schaaf.

An Act to amend chapter 304, RSMo, by adding thereto one new section relating to weigh station and inspection site bypass services.

SB 199—By Wasson.

An Act to repeal section 99.845, RSMo, and to enact in lieu thereof one new section relating to tax increment financing.

SB 200—By Libla.

An Act to repeal section 490.065, RSMo, and to enact in lieu thereof one new section relating to expert witnesses.

SB 201—By Onder.

An Act to amend chapter 285, RSMo, by adding thereto one new section relating to the employer-employee relationship.

SB 202—By Rowden.

An Act to repeal sections 105.470, 105.477, and 105.955, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof four new sections relating to lobbyist expenditures, with an existing penalty provision.

SB 203—By Sifton.

An Act to repeal section 208.146, RSMo, and to enact in lieu thereof one new section relating to the MO HealthNet buy-in for workers with disabilities program.

SB 204—By Sifton.

An Act to repeal section 650.055, RSMo, and to enact in lieu thereof one new section relating to the collection of biological samples from individuals arrested for felony offenses, with an existing penalty provision.

SB 205—By Sifton.

An Act to repeal sections 290.400, 290.410, 290.440, and 290.450, RSMo, and to enact in lieu thereof three new sections relating to employment practices relating to gender.

SB 206—By Sifton.

An Act to repeal section 160.775, RSMo, and to enact in lieu thereof one new section relating to school antibullying policies.

SB 207—By Sifton.

An Act to repeal sections 115.275 and 115.279, RSMo, section 115.291 as enacted by house bill no. 1480, ninety-eighth general assembly, second regular session and section 115.291 as enacted by senate bills nos. 34 & 105, ninety-eighth general assembly, first regular session, and to enact in lieu thereof three new sections relating to absentee voting for emergency workers, with a delayed effective date for a certain section.

SB 208—By Sifton.

An Act to repeal sections 115.155 and 115.631, RSMo, and to enact in lieu thereof two new sections relating to election offenses, with penalty provisions.

SB 209—By Wallingford.

An Act to repeal section 88.700, RSMo, and to enact in lieu thereof one new section relating to protests of road improvements in cities of the fourth classification.

SB 210—By Onder.

An Act to repeal sections 105.500 and 105.520, RSMo, and to enact in lieu thereof eighteen new sections relating to public labor organizations, with penalty provisions.

SB 211—By Wasson.

An Act to amend chapter 37, RSMo, by adding thereto one new section relating to the administration of statewide resilience and recovery.

SB 212—By Sater.

An Act to amend chapter 192, RSMo, by adding thereto on new section relating to the inspection of certain x-ray systems.

SB 213—By Rowden.

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

SB 214—By Emery.

An Act to repeal sections 386.266 and 393.1075, RSMo, and to enact in lieu thereof nineteen new sections relating to ratemaking for public utilities, with an existing penalty provision.

SB 215—By Emery.

An Act to amend chapter 393, RSMo, by adding thereto one new section relating to ratemaking for public utilities.

SB 216—By Cunningham.

An Act to repeal sections 324.001 and 621.045, RSMo, and to enact in lieu thereof thirteen new sections relating to the registering of roofing contractors, with penalty provisions.

SB 217—By Nasheed.

An Act to repeal section 135.647, RSMo, and to enact in lieu thereof one new section relating to soup kitchens.

SB 218—By Nasheed.

An Act to amend chapter 660, RSMo, by adding thereto one new section relating to homelessness.

SB 219—By Nasheed.

An Act to amend chapter 167, RSMo, by adding thereto one new section relating to the creation of the Missouri care counts program.

SB 220—By Riddle.

An Act to amend chapter 516, RSMo, by adding thereto one new section relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

SB 221—By Riddle.

An Act to repeal section 552.020, RSMo, and to enact in lieu thereof one new section relating to persons committed to the department of mental health due to the lack of mental fitness to stand trial.

SB 222—By Riddle.

An Act to amend chapter 307, RSMo, by adding thereto one new section relating to vehicle lighting equipment.

SB 223—By Schatz.

An Act to repeal section 303.020, RSMo, and to enact in lieu thereof one new section relating to motor vehicle insurance coverage requirements.

SB 224—By Schatz.

An Act to repeal section 311.355, RSMo, and to enact in lieu thereof one new section relating to permitted activities of liquor retailers.

SB 225—By Schatz.

An Act to repeal section 304.170, RSMo, and to enact in lieu thereof one new section relating to the length of motor vehicles operated on highways.

SB 226—By Koenig.

An Act to repeal sections 32.115, 99.1205, 100.286, 100.850, 135.110, 135.309, 135.363, 135.403, 135.484, 135.535, 135.700, 135.766, 135.967, 135.968, 253.557, 348.302, 348.306, 447.708, 620.650, 620.1039, 620.1881, and 620.2020, RSMo, and to enact in lieu thereof twenty-two new sections relating to the transferability of tax credits.

SB 227—By Koenig.

An Act to repeal section 329.010, RSMo, and to enact in lieu thereof two new sections relating to the practice of hair braiding.

SB 228—By Koenig.

An Act to repeal section 104.1003, RSMo, and to enact in lieu thereof two new sections relating to state employee retirement systems.

SB 229—By Riddle.

An Act to repeal section 630.945, RSMo, and to enact in lieu thereof one new section relating to employees working in certain mental health facilities.

SB 230—By Riddle.

An Act to amend chapter 188, RSMo, by adding thereto one new section relating to out-of-state abortion referrals.

SB 231—By Schatz.

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to the monitoring of certain prescribed controlled substances, with penalty provisions.

SB 232—By Schatz.

An Act to repeal section 393.1003, RSMo, and to enact in lieu thereof one new section relating to population changes in a certain county for purposes of water corporations collecting an infrastructure system replacement surcharge, with an emergency clause.

SB 233—By Wallingford.

An Act to repeal sections 43.401, 70.210, 190.300, 190.307, 190.308, 190.328, 190.329, 190.335, 190.400, 190.410, 190.420, 190.430, 190.440, 650.320, 650.325, 650.330, and 650.340, RSMo, and to enact in lieu thereof twenty new sections relating to emergency communication services, with penalty provisions.

SB 234—By Libla.

An Act to repeal section 535.300, RSMo, and to enact in lieu thereof one new section relating to security deposits held by landlords.

SB 235—By Eigel.

An Act to repeal section 190.015, RSMo, and to enact in lieu thereof one new section relating to ambulance services in certain cities.

SB 236—By Schatz.

An Act to amend chapter 287, RSMo, by adding thereto one new section relating to a database for workers' compensation claims, with a penalty provision.

SB 237—By Rowden.

An Act to repeal section 538.205, RSMo, and to enact in lieu thereof one new section relating to the liability of an employee of a health care provider.

SB 238—By Onder.

An Act to repeal sections 161.670 and 167.121, RSMo, and to enact in lieu thereof two new sections relating to course access in education, with a delayed effective date.

SB 239—By Rowden.

An Act to repeal sections 311.510 and 311.540, RSMo, and to enact in lieu thereof two new sections relating to the inspection of alcoholic beverages.

SB 240—By Schatz.

An Act to amend chapter 324, RSMo, by adding thereto nine new sections relating to the statewide licensure of electrical contractors, with penalty provisions.

SB 241—By Schatz.

An Act to amend chapter 252, RSMo, by adding thereto one new section relating to poaching, with penalty provisions.

SB 242—By Emery.

An Act to repeal section 393.1012, RSMo, and to enact in lieu thereof twelve new sections relating to ratemaking for gas corporations.

SB 243—By Hegeman.

An Act to repeal sections 304.001, 304.017, and 304.044, RSMo, and to enact in lieu thereof three new sections relating to the use of motor vehicle platooning systems on Missouri roads, with existing penalty provisions.

SB 244—By Rowden.

An Act to repeal section 302.183, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

SJR 1—By Schaaf.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 23 of article VIII of the Constitution of Missouri, and adopting one new section in lieu thereof relating to campaign finance.

SJR 2—By Schaaf.

Joint Resolution submitting to the qualified voters of Missouri, an amendment to article VI of the Constitution of Missouri, by adding thereto two new sections relating to certain sports complex authorities.

SJR 3—By Schaaf.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing sections 30(d) and 32 of article IV of the Constitution of Missouri, and adopting three new sections in lieu thereof relating to state highways.

SJR 4—By Chappelle-Nadal.

Joint Resolution submitting to the qualified voters of Missouri, an amendment to article VI of the Constitution of Missouri, by adding thereto one new section relating to a recall election for the St. Louis county executive.

SJR 5—By Emery.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 2 of article VII of the Constitution of Missouri, and adopting one new section in lieu thereof relating to impeachment trials.

SJR 6—By Emery.

Joint Resolution submitting to the qualified voters of Missouri, an amendment to article V of the Constitution of Missouri relating to judicial procedure.

SJR 7—By Silvey.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing sections 2, 5, 7, 8, and 9, of article III of the Constitution of Missouri, and adopting five new sections in lieu thereof relating to the Missouri general assembly.

SJR 8—By Romine.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 6 of article X of the Constitution of Missouri, and adopting one new section in lieu thereof relating to property exempt from taxation.

SJR 9—By Romine.

Joint Resolution submitting to the qualified voters of Missouri an amendment repealing section 39(a) of article III of the Constitution of Missouri, and adopting one new section in lieu thereof relating to bingo.

SJR 10—By Holsman.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing sections 2, 5, 7, 8, and 9 of article III of the Constitution of Missouri, and adopting five new sections in lieu thereof relating to members of the general assembly.

SJR 11—By Hegeman.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 25(a) of article V of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the nonpartisan court plan.

SJR 12—By Eigel.

Joint Resolution submitting to the qualified voters of Missouri, an amendment to article IV of the Constitution of Missouri, by adopting one new section relating to the state budget.

RESOLUTIONS

Senator Richard offered the following resolution:

SENATE RESOLUTION NO. 4

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Thirty-second District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that Senate Rules 25 and 28 be amended to read as follows:

“Rule 25. The president pro tem of the senate shall appoint the following standing committees:

1. Committee on Administration, 5 members.
2. Committee on Agriculture, Food Production and Outdoor Resources, 8 members.
3. Committee on Appropriations, 11 members.
4. Committee on Commerce, Consumer Protection, Energy and the Environment, 11 members.
5. **Committee on Economic Development, 11 members.**
6. Committee on Education, [8] 9 members.
- [6. Committee on Financial and Governmental Organizations and Elections, 11 members.]
7. **Committee on Fiscal Oversight, 7 members.**
8. Committee on General Laws [and Pensions], 7 members.
- [8. Committee on Governmental Accountability and Fiscal Oversight, 8 members.]
9. **Committee on Government Reform, 7 members.**
10. Committee on Gubernatorial Appointments, 11 members.
- [10. Committee on Jobs, Economic Development and Local Government, 11 members.]
11. **Committee on Health and Pensions, 7 members.**
12. **Committee on Insurance and Banking, 7 members.**
- [11.] 13. Committee on the Judiciary and Civil and Criminal Jurisprudence, 7 members.

14. Committee on Local Government and Elections, 7 members.**15. Committee on Professional Registration, 7 members.**

[12.] **16.** Committee on Progress and Development, [5] **4** members.

[13.] **17.** Committee on Rules, Joint Rules, Resolutions and Ethics, 7 members.

[14.] **18.** Committee on Seniors, Families and Children, 7 members.

[15.] **19.** Committee on Small Business[, Insurance] and Industry, 8 members.

[16.] **20.** Committee on Transportation, Infrastructure and Public Safety, 7 members.

[17.] **21.** Committee on [Veterans' Affairs and Health] **Veterans and Military Affairs**, [10] 7 members.

[18.] **22.** Committee on Ways and Means, 7 members.

All committees shall have leave to report at any time. The chairman of any standing committee may appoint one or more subcommittees, with the approval of the committee, to hold hearings on bills referred to the committee and shall report its findings to the standing committee.

Rule 28. The duties of the standing committees of the senate are as follows:

1. The Committee on Administration shall superintend and have sole and complete control of all financial obligations and business affairs of the senate, the assignment of offices and seats, and the supervision of certain designated employees. The committee shall be authorized to employ an administrator, who shall be provided with office space as designated by the committee. The administrator or the secretary of the senate may be authorized to act for the committee, but only in the manner and to the extent as may have previously been authorized by the committee with such authorization entered in the minutes of the committee. No voucher calling for payment from the contingent fund of the senate shall be drawn, nor shall any valid obligation exist against the contingent fund until the same shall have been approved by the committee or its administrator and be recorded in the minutes thereof. All vouchers must be signed by the chairman of the committee or the administrator, if so authorized. The committee or its administrator shall provide for the receiving and receipt of all supplies, equipment and furnishings purchased for the account of the senate, and the distribution thereof. The administrator shall keep a detailed running account of all transactions and shall open his records for inspection to any senator who so requests. All employees other than elected officials of the senate and employees of the individual senators, shall be selected by the committee, who shall control their tenure, set their compensation, assign their duties and exercise complete supervision over them. When necessary, the committee shall assign office space and seats in the senate chamber.

2. The Committee on Agriculture, Food Production and Outdoor Resources shall consider and report upon bills and matters referred to it relating to animals, animal disease, pest control, agriculture, food production, the state park system, conservation of the state's natural resources, soil and water, wildlife and game refuges.

3. The Committee on Appropriations shall consider and report upon all bills and matters referred to it pertaining to general appropriations and disbursement of public money.

4. The Committee on Commerce, Consumer Protection, Energy and the Environment shall consider and report upon bills and matters referred to it relating to the development of state commerce, the commercial sector, consumer protection, telecommunications and cable issues, the development and conservation of

energy resources and the disposal of solid, hazardous and nuclear wastes and other matters relating to environmental preservation.

5. The Committee on Economic Development shall consider and report upon bills and matters referred to it relating to the promotion of economic development, creation and retention of jobs, tourism and the promotion of tourism as a state industry, and community and business development.

6. The Committee on Education shall consider and report upon bills and matters referred to it relating to education in the state, including the public schools, libraries, programs and institutions of higher learning.

[6. The Committee on Financial and Governmental Organizations and Elections shall consider and report upon bills and matters referred to it relating to banks and banking, savings and loan associations and other financial institutions in the state. The committee shall also consider and report upon bills and matters referred to it relating to the reorganization, establishment, consolidation or abolition of departments, boards, bureaus and commissions of state government, the internal operation of any state agency and the effect of federal legislation upon any state agency. The committee shall consider and report upon bills and matters referred to it relating to election law.]

7. The Committee on Fiscal Oversight shall consider and report upon all bills, except regular appropriation bills, that require new appropriations or expenditures of appropriated funds in excess of \$100,000, or that reduce such funds by that amount during any of the first three years that public funds will be used to fully implement the provisions of the Act. Any such senate bill, after having been approved by the regular standing committee to which it has been assigned and after the same has been perfected and ordered printed by the senate, shall thereafter be referred to the Committee on Fiscal Oversight for its consideration prior to its submission to the senate for final passage thereof by the senate. Any such house bill after having been reported by the regular standing committee to which it was assigned shall be referred to the Committee on Fiscal Oversight for its consideration prior to its being considered by the senate for third reading and final passage. Any senate or house bill, amended so as to increase expenditures or reduce revenue in excess of \$100,000 during any of the first three years that public funds will be used to fully implement its provisions shall upon timely motion be referred or re-referred to the Committee on Fiscal Oversight. The author or first named sponsor of a bill referred to the Committee on Fiscal Oversight shall be entitled to a hearing on his/her bill but such committee hearing shall be limited to the reception of testimony presented by the author or first-named sponsor in person and none other. The Committee on Fiscal Oversight may recommend the passage of a bill subject to the adoption of an amendment specifying a certain effective date proposed by the committee, and if such an amendment is not adopted, the bill shall again be referred to the Committee on Fiscal Oversight.

8. The Committee on General Laws [and Pensions] shall consider and report upon bills and matters referred to it relating to general topics [and retirement and pensions and pension plans].

[8. The Committee on Governmental Accountability and Fiscal Oversight shall review, study, and investigate all matters referred to it relating to the application, administration, execution, and effectiveness of all state laws and programs, the organization and operation of state agencies and other entities having responsibility for the administration and execution of state laws and programs, and any conditions or circumstances that may indicate the necessity or desirability of enacting new or additional legislation to improve the efficiency of any state law or program. Any findings of the committee may be reported to the senate and the Committee on Appropriations. The committee shall also consider and report upon bills and matters referred to it relating to improving governmental efficiency and management. The Committee on

Governmental Accountability and Fiscal Oversight shall also consider and report upon all bills, except regular appropriation bills, that require new appropriations or expenditures of appropriated funds in excess of \$100,000, or that reduce such funds by that amount during any of the first three years that public funds will be used to fully implement the provisions of the Act. Any such senate bill, after having been approved by the regular standing committee to which it has been assigned and after the same has been perfected and ordered printed by the senate, shall thereafter be referred to the Committee on Governmental Accountability and Fiscal Oversight for its consideration prior to its submission to the senate for final passage thereof by the senate. Any such house bill after having been reported by the regular standing committee to which it was assigned shall be referred to the Committee on Governmental Accountability and Fiscal Oversight for its consideration prior to its being considered by the senate for third reading and final passage. Any senate or house bill, amended so as to increase expenditures or reduce revenue in excess of \$100,000 during any of the first three years that public funds will be used to fully implement its provisions shall upon timely motion be referred or re-referred to the Committee on Governmental Accountability and Fiscal Oversight. The author or first-named sponsor of a bill referred to the Committee on Governmental Accountability and Fiscal Oversight shall be entitled to a hearing on his/her bill but such committee hearing shall be limited to the reception of testimony presented by the author or first-named sponsor in person and none other. The Committee on Governmental Accountability and Fiscal Oversight may recommend the passage of a bill subject to the adoption of an amendment specifying a certain effective date proposed by the committee, and if such an amendment is not adopted, the bill shall again be referred to the Committee on Governmental Accountability and Fiscal Oversight.]

9. The Committee on Government Reform shall review, study, and investigate all matters referred to it relating to the application, administration, execution, and effectiveness of all state laws and programs, the organization and operation of state agencies and other entities having responsibility for the administration and execution of state laws and programs, and any conditions or circumstances that may indicate the necessity or desirability of enacting new or additional legislation to improve the efficiency of any state law or program. Any findings of the committee may be reported to the senate and the Committee on Appropriations. The committee shall also consider and report upon bills and matters referred to it relating to improving governmental efficiency and management. The committee shall also consider and report upon bills and matters referred to it relating to improving governmental efficiency and management.

10. The Committee on Gubernatorial Appointments shall consider and report upon gubernatorial appointments referred to it.

[10. The Committee on Jobs, Economic Development and Local Government shall consider and report upon bills and matters referred to it relating to the promotion of economic development, the creation and retention of jobs, tourism and the promotion of tourism as a state industry, community and business development, county government, township organizations and political subdivisions.]

11. The Committee on Health and Pensions shall consider and report upon bills and matters referred to it relating to health, MO HealthNet, alternative health care delivery system proposals, public health, disease control, hospital operations, mental health, developmental disabilities, and substance abuse and addiction. The committee shall also consider and report upon bills and matters referred to it concerning to retirement and pensions and pension plans.

12. The Committee on Insurance and Banking shall consider and report upon bills and matters referred to it relating to the ownership and operation of insurance and banking; and life, accident,

indemnity and other forms of insurance. The committee shall also take into consideration and report on bills and matters referred to it relating to banks and banking, savings and loan associations, and other financial institutions in the state.

13. The Committee on the Judiciary and Civil and Criminal Jurisprudence shall consider and report upon bills and matters relating to the judicial department of the state including the practice of the courts of this state, civil procedure and criminal laws, criminal costs and all related matters. The Committee shall also consider and report upon bills and matters referred to it relating to probation or parole of persons sentenced under the criminal laws of the state.

14. The Committee on Local Government and Elections shall consider and report upon bills and matters referred to it relating to the county government, township organizations, and political subdivisions. The committee shall consider and report upon bills and matters referred to it relating to election law.

15. The Committee on Professional Registration shall consider and report upon bills and matters referred to it relating to the reorganization, establishment, consolidation or abolition of departments, boards, bureaus and commissions of state government, the internal operation of any state agency and the effect of federal legislation upon any state agency.

[12.] **16.** The Committee on Progress and Development shall consider and report upon bills and matters referred to it concerning the changing or maintenance of issues relating to human welfare.

[13.] **17.** The Committee on Rules, Joint Rules, Resolutions and Ethics shall consider and report on rules for the government of the senate and joint rules when requested by the senate, shall consider, examine and report upon bills and matters referred to it relating to ethics and the conduct of public officials and employees, shall recommend to the Senate the rules by which investigations and disciplinary proceedings will be conducted, and shall examine and report upon all resolutions and other matters which may be appropriately referred to it. The committee shall see that bills and amendments are properly perfected and printed. The committee shall examine all Truly Agreed To and Finally Passed bills carefully, and report that the printed copies furnished the senators are correct. Upon the written request of the sponsor or floor handler of a bill, the committee may recommend that any such bill on the calendars for perfection or house bills on third reading be called up or considered out of order in which the bill appears on that calendar. A recommendation to consider bills out of order shall require approval by a majority of the committee with the concurrence of two-thirds of the senate members. No floor debate shall be allowed on the motion to adopt the committee report. The Committee shall examine bills placed on the Consent Calendar and may, by majority vote, remove any bill from the consent calendar within the time period prescribed by Rule 45, that it determines is too controversial to be treated as a consent bill.

[14.] **18.** The Committee on Seniors, Families and Children shall consider and report upon bills and matters referred to it concerning the preservation of the quality of life for senior citizens, nursing home and boarding home operations, alternative care programs for the elderly, and family and children's issues. It shall also consider and report upon bills and matters referred to it concerning income maintenance, social services, and child support enforcement.

[15.] **19.** The Committee on Small Business[, Insurance] and Industry shall consider and report upon bills and matters referred to it relating to the ownership and operation of small businesses[; and life, accident, indemnity and other forms of insurance]. The committee shall also take into consideration and

report on bills relating to labor management, fair employment standards, workers' compensation and employment security within the state and shall examine bills referred to it relating to industrial development.

[16.] **20.** The Committee on Transportation, Infrastructure and Public Safety shall consider and report upon bills and matters referred to it concerning roads, highways, bridges, airports and aviation, railroads, port authorities, and other means of transportation and matters relating to motor vehicles, motor vehicle registration and drivers' licenses and matters relating to the safety of the general public.

[17.] **21.** The Committee on [Veterans' Affairs and Health] **Veterans and Military Affairs** shall consider and report upon bills and matters concerning veterans' **and military** affairs. [The committee shall also consider and report upon bills and matters referred to it concerning health, MO HealthNet, alternative health care delivery system proposals, public health, disease control, hospital operations, mental health, developmental disabilities, and substance abuse and addiction.]

[18.] **22.** The Committee on Ways and Means shall consider and report upon bills and matters referred to it concerning the revenue and public debt of the state, and interest thereon, the assessment of real and personal property, the classification of property for taxation purposes and gaming."

CONCURRENT RESOLUTIONS

Senator Richard offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 1

BE IT RESOLVED by the Senate, the House of Representatives concurring therein, that the President Pro Tem of the Senate and the Speaker of the House appoint a committee of thirty-six members, one-half from the Senate and one-half from the House to cooperate in making all necessary plans and arrangements for the participation of the General Assembly in the inauguration of the executive officials of the State of Missouri on January 9, 2017; and

BE IT FURTHER RESOLVED that the joint committee be authorized to cooperate with any other committees, officials or persons planning and executing the inaugural ceremonies keeping with the traditions of the great State of Missouri.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 245—By Sater.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to shared savings incentive programs, with an effective date.

SB 246—By Kraus.

An Act to repeal section 386.890, RSMo, and to enact in lieu thereof one new section relating to net metering, with a penalty provision.

SB 247—By Kraus.

An Act to repeal sections 144.026, 144.030, and 144.054, RSMo, and to enact in lieu thereof three new sections relating to sales and use tax exemptions.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 2**.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED, that the following be elected permanent officers of the House of Representatives of the Ninety-ninth General Assembly:

Chief Clerk D. Adam Crubliiss
Doorkeeper Don Knollmeyer
Sergeant-at-Arms Randy Werner
Chaplain Reverend Monsignor Robert Kurwicki

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 3**.

HOUSE RESOLUTION NO. 3

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House is duly convened and is now in session ready for consideration of business; and

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly is hereby instructed to inform the Senate that the House of Representatives is now duly organized with the following officers, to wit:

Speaker Todd Richardson
Speaker Pro Tem Elijah Haahr
Chief Clerk D. Adam Crumbliss
Doorkeeper Don Knollmeyer
Sergeant-at-Arms Randy Werner
Chaplain Reverend Monsignor Robert Kurwicki

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 4**.

HOUSE RESOLUTION NO. 4

BE IT RESOLVED, that a message be sent to the Governor of the State of Missouri to inform His Excellency that the House of Representatives and the Senate of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, are now regularly organized and ready for business, and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HCR 1**.

HOUSE CONCURRENT RESOLUTION NO. 1

BE IT RESOLVED, by the House of Representatives of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 7:00 p.m., Tuesday, January 17, 2017, to receive a message from His Excellency, the Honorable Eric Greitens, Governor of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten from the House of Representatives be appointed by the Speaker to act with a committee of ten from the Senate, appointed by the President Pro Tempore, to wait upon the Governor of the State of Missouri and inform His Excellency that the House of Representatives and Senate of the Ninety-ninth General Assembly, First Regular Session, are now organized and ready for business and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HCR 2**.

HOUSE CONCURRENT RESOLUTION NO. 2

BE IT RESOLVED, by the House of Representatives of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:30 a.m., Tuesday, January 24, 2017, to receive a message from the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten from the House of Representatives be appointed by the Speaker to act with a committee of ten from the Senate, appointed by the President Pro Tempore, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform Her Honor that the House of Representatives and the Senate of the Ninety-ninth General Assembly, First Regular Session, are now organized and ready for business and to receive any message or communication that Her Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

COMMITTEE APPOINTMENTS

President Pro Tem Richard submitted the following committee appointments:

Administration

Senator Ron Richard, Chair

Senator Mike Kehoe, Vice-chair

Senator Shalonn “Kiki” Curls

Senator Jeanie Riddle

Senator Gina Walsh

Gubernatorial Appointments

Senator Ron Richard, Chair

Senator Mike Kehoe, Vice-chair

Senator Shalonn “Kiki” Curls

Senator Ed Emery

Senator Dan Hegeman

Senator Brian Munzlinger

Senator Jamilah Nasheed

Senator Jeanie Riddle

Senator Dave Schatz

Senator Gina Walsh

Senator Jay Wasson

Rules, Joint Rules, Resolutions and Ethics

Senator Mike Kehoe, Chair

Senator Ron Richard, Vice-chair

Senator Bob Dixon

Senator Bill Eigel

Senator Dan Hegeman

Senator Jason Holsman

Senator Gina Walsh

President Pro Tem Richard referred the gubernatorial appointments to the Committee on Gubernatorial Appointments.

INTRODUCTIONS OF GUESTS

Senator Rizzo introduced to the Senate, the Physician of the Day, James DiRenna, DO, Kansas City.

Senator Richard introduced to the Senate, his wife, Patty; Judge Dan Scott, Southern District Court of Appeals; Gwen Delano and Nick Myers.

Senator Walsh introduced to the Senate, her mother, Maureen Rone; her daughter, Sarah Walsh Rone; her brother and his wife, Joe and Tracy Rone and their son, Patrick Joseph; and her aunt, Kathleen Hanrahan, St. Louis; and Patrick Joseph was made an honorary page.

Senator Romine introduced to the Senate, his wife, Kathy, Farmington.

Senator Cunningham introduced to the Senate, Nikki and Lauren Whitehead, Marshfield.

Senator Holsman introduced to the Senate, his wife, Robyn, Kansas City.

Senator Libla introduced to the Senate, his daughter, Cassie Gholson, and granddaughter, Elizabeth, Columbia.

Senator Wallingford introduced to the Senate, his wife, Suzy, Cape Girardeau.

Senator Onder introduced to the Senate, his wife, Allison, and their children Bobby, Elizabeth and Peter, Lake St. Louis.

Senator Silvey introduced to the Senate, his wife, Angela, Kansas City; his grandfather, Harmon Kennedy, Island City; and his parents, David and Debbie Silvey, Guilford.

Senator Brown introduced to the Senate, his wife, Kathy, Rolla.

Senator Kehoe introduced to the Senate, his wife, Claudia, Jefferson City.

Senator Hoskins introduced to the Senate, his parents, Barry and Donna Hoskins; his children, Cole and Amelia; and his fiancée, Michelle Moore, Warrensburg.

Senator Sifton introduced to the Senate, his mother, Barbara Sifton, Bisbee, Arizona; and his children, Stephen and Madelyn, St. Louis.

Senator Rowden introduced to the Senate, his parents, Rick and Julie Rowden; and his son, Willem, Columbia.

Senator Koenig introduced to the Senate, his parents, Paul and Diana Koenig, Ballwin; his wife, Brooke; and their children, Jeremiah, Isaac and Gideon, Manchester.

Senator Rizzo introduced to the Senate, his parents, Henry and Silvia Rizzo; his aunt, Teri Rizzo; his wife, Lindsey Runnels; and their daughters, Sofia and Ella, Kansas City.

Senator Eigel introduced to the Senate, his wife, Amanda; and their children Lisa and Kevin, Weldon Spring.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SECOND DAY—THURSDAY, JANUARY 5, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 1-Schaaf	SB 12-Wasson
SB 2-Schaaf	SB 13-Dixon
SB 3-Schaaf	SB 14-Dixon
SB 4-Richard	SB 15-Dixon
SB 5-Richard	SB 16-Kraus
SB 6-Richard	SB 17-Kraus
SB 7-Munzlinger	SB 18-Kraus
SB 8-Munzlinger	SB 19-Brown
SB 9-Munzlinger	SB 20-Brown
SB 10-Wasson and Richard	SB 21-Brown
SB 11-Wasson	SB 22-Chappelle-Nadal

SB 23-Chappelle-Nadal	SB 58-Sifton
SB 24-Chappelle-Nadal	SB 59-Sifton
SB 25-Curls	SB 60-Sifton
SB 26-Curls	SB 61-Hegeman
SB 27-Curls	SB 62-Hegeman
SB 28-Sater	SB 63-Hegeman
SB 29-Sater	SB 64-Schatz
SB 30-Sater	SB 65-Schatz
SB 31-Emery	SB 66-Schatz
SB 32-Emery	SB 67-Onder, et al
SB 33-Emery	SB 68-Onder and Nasheed
SB 34-Cunningham	SB 69-Schupp
SB 35-Cunningham	SB 70-Schupp
SB 36-Cunningham	SB 71-Schupp
SB 37-Silvey	SB 72-Schaaf
SB 38-Silvey	SB 73-Schaaf
SB 39-Silvey	SB 74-Schaaf
SB 40-Wallingford	SB 75-Munzlinger
SB 41-Wallingford and Emery	SB 76-Munzlinger
SB 42-Wallingford	SB 77-Munzlinger
SB 43-Romine	SB 78-Wasson
SB 44-Romine	SB 79-Wasson
SB 45-Romine	SB 80-Wasson
SB 46-Libla	SB 81-Dixon
SB 47-Libla	SB 82-Dixon
SB 49-Walsh	SB 83-Dixon
SB 50-Walsh	SB 84-Kraus
SB 51-Walsh	SB 85-Kraus
SB 52-Nasheed	SB 86-Kraus
SB 53-Nasheed	SB 87-Brown
SB 54-Nasheed	SB 88-Brown
SB 55-Holsman	SB 89-Chappelle-Nadal
SB 56-Holsman	SB 90-Chappelle-Nadal
SB 57-Holsman	SB 91-Chappelle-Nadal

SB 92-Curls	SB 126-Wasson
SB 93-Curls	SB 127-Dixon
SB 94-Curls	SB 128-Dixon
SB 95-Sater	SB 129-Dixon and Sifton
SB 96-Sater and Emery	SB 130-Kraus
SB 97-Sater	SB 131-Kraus
SB 98-Emery	SB 132-Kraus
SB 99-Emery	SB 133-Chappelle-Nadal
SB 100-Emery	SB 134-Chappelle-Nadal
SB 101-Cunningham	SB 135-Curls
SB 102-Cunningham	SB 136-Curls
SB 103-Wallingford	SB 137-Curls
SB 104-Wallingford	SB 138-Sater
SB 105-Wallingford	SB 139-Sater
SB 106-Romine	SB 140-Sater
SB 107-Romine	SB 141-Emery
SB 108-Romine	SB 142-Emery
SB 109-Holsman	SB 143-Emery
SB 110-Holsman	SB 144-Wallingford
SB 111-Hegeman	SB 145-Wallingford
SB 112-Schatz	SB 146-Romine
SB 113-Schatz	SB 147-Romine
SB 114-Schatz	SB 148-Romine
SB 115-Schupp	SB 149-Schatz
SB 116-Schupp	SB 150-Schupp
SB 117-Schupp	SB 151-Schupp
SB 118-Schaaf	SB 152-Schupp
SB 119-Schaaf	SB 153-Schaaf
SB 120-Schaaf	SB 154-Schaaf
SB 121-Munzlinger	SB 155-Schaaf
SB 122-Munzlinger	SB 156-Munzlinger
SB 123-Munzlinger	SB 157-Dixon
SB 124-Wasson	SB 158-Dixon
SB 125-Wasson	SB 159-Dixon

SB 160-Sater	SB 194-Wallingford
SB 161-Sater	SB 195-Koenig
SB 162-Romine	SB 196-Koenig
SB 163-Romine	SB 197-Rowden
SB 164-Romine	SB 198-Schaaf
SB 165-Schupp	SB 199-Wasson
SB 166-Schaaf	SB 200-Libla
SB 167-Schaaf	SB 201-Onder
SB 168-Schaaf	SB 202-Rowden
SB 169-Dixon	SB 203-Sifton
SB 170-Dixon and Sifton	SB 204-Sifton
SB 171-Dixon and Sifton	SB 205-Sifton
SB 172-Romine	SB 206-Sifton
SB 173-Schaaf	SB 207-Sifton
SB 174-Schaaf	SB 208-Sifton
SB 175-Schaaf	SB 209-Wallingford
SB 176-Dixon	SB 210-Onder
SB 177-Dixon	SB 211-Wasson
SB 178-Dixon	SB 212-Sater
SB 179-Brown	SB 213-Rowden
SB 180-Nasheed	SB 214-Emery
SB 181-Nasheed	SB 215-Emery
SB 182-Onder	SB 216-Cunningham
SB 183-Hoskins	SB 217-Nasheed
SB 184-Emery	SB 218-Nasheed
SB 185-Onder, et al	SB 219-Nasheed
SB 186-Emery	SB 220-Riddle
SB 187-Hegeman	SB 221-Riddle
SB 188-Munzlinger	SB 222-Riddle
SB 189-Kehoe	SB 223-Schatz
SB 190-Emery	SB 224-Schatz
SB 191-Wallingford	SB 225-Schatz
SB 192-Wallingford	SB 226-Koenig
SB 193-Wallingford	SB 227-Koenig

SB 228-Koenig	SB 244-Rowden
SB 229-Riddle	SB 245-Sater
SB 230-Riddle	SB 246-Kraus
SB 231-Schatz	SB 247-Kraus
SB 232-Schatz	SJR 1-Schaaf
SB 233-Wallingford	SJR 2-Schaaf
SB 234-Libla	SJR 3-Schaaf
SB 235-Eigel	SJR 4-Chappelle-Nadal
SB 236-Schatz	SJR 5-Emery
SB 237-Rowden	SJR 6-Emery
SB 238-Onder	SJR 7-Silvey
SB 239-Rowden	SJR 8-Romine
SB 240-Schatz	SJR 9-Romine
SB 241-Schatz	SJR 10-Holsman
SB 242-Emery	SJR 11-Hegeman
SB 243-Hegeman	SJR 12-Eigel

INFORMAL CALENDAR

RESOLUTIONS

SCR 1-Richard	HCR 1-Cierpiot (Kehoe)
SR 4-Richard	HCR 2-Cierpiot (Kehoe)

✓

Journal of the Senate

FIRST REGULAR SESSION

SECOND DAY—THURSDAY, JANUARY 5, 2017

The Senate met pursuant to adjournment.

Senator Kraus in the Chair.

Reverend Carl Gauck offered the following prayer:

Heavenly Father, it has been a short but important week for us and we are grateful to be here. We ask that You watch “our going out and coming in” keeping us mindful of our task of driving being fully responsible to this privilege and for the safety of all on our highways, bringing us safely home. We ask that You bless our families and friends and bless our time there that it is fruitful and loving. And we be found in Your presence this weekend. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

Senator Kehoe requested unanimous consent of the Senate to correct the Senate Journal for Wednesday, January 4, 2017, Page 49, Line 9, by adding after said line the following:

Senator Curls offered Senate Resolution No. 3, regarding Doris Nadine Dial, Kansas City, which was adopted.

Which request was granted.

The Journal of the previous day was read and approved as corrected.

Senator Kehoe announced photographers from KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

Absent—Senators—None

Absent with leave—Senators

Parson Schatz—2

Vacancies—1

RESOLUTIONS

Senator Kraus offered Senate Resolution No. 5, regarding Eagle Scout Ryan Joseph Bolden, Pleasant Hill, which was adopted.

Senator Wallingford offered Senate Resolution No. 6, regarding Linda Sandlin, Millersville, which was adopted.

Senator Wallingford offered Senate Resolution No. 7, regarding Rushing Marine Service, LLC, Jackson, which was adopted.

Senator Wallingford offered Senate Resolution No. 8, regarding Byron L. Lang, Incorporated, Jackson, which was adopted.

Senator Wallingford offered Senate Resolution No. 9, regarding Fronabarger Concreters, Incorporated, Oak Ridge, which was adopted.

Senator Hegeman offered Senate Resolution No. 10, regarding the Fiftieth Wedding Anniversary of Bob and Carolyn Westfall, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 11, regarding the Sixtieth Wedding Anniversary of Charles and Mary Leach, Cameron, which was adopted.

Senator Wallingford offered Senate Resolution No. 12, regarding John Mehner, Cape Girardeau, which was adopted.

Senator Holsman offered Senate Resolution No. 13, regarding Suzanne Meyer, Kansas City, which was adopted.

Senator Richard moved that **SR 4** be taken up for adoption, which motion prevailed.

SA 4 was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Parson Schatz—2

Vacancies—1

CONCURRENT RESOLUTIONS

Senator Emery offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 2

Whereas, under Article IV, Section 3, of the United States Constitution, “The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States”; and

Whereas, the Constitutional Convention intended this provision of the Constitution to maintain the status quo that had been established to transfer federal territorial lands only to create new states with the same rights of sovereignty, freedom, and independence as the original states; and

Whereas, under these express terms of trust, over time the states claiming federal territorial land ceded their western land to the confederated Union to allow the confederated government to dispose of the lands only to create new states and apply the net proceeds of any sales of the lands only to pay down the public debt; and

Whereas, the United States Constitution contains no expression of intent to authorize the federal government to indefinitely exercise control over western public lands beyond the duty to manage the lands pending the disposal of the lands to create new states, and therefore the lands should be returned to the western states; and

Whereas, in order to promote legitimate federal interests, the western states should upon transfer of the public lands directly to the state where the public land is located agree to affirmatively cede lands for the national park system, the national wilderness preservation system, and lands reserved for federal military use, military parks, and military reservations to the federal government under Article I, Section 8, Clause 17, of the United States Constitution, on condition that the lands permanently remain national park lands, and that they not be sold, transferred, left in substantial disrepair, or conveyed to any party other than to the state where the land is located; and

Whereas, limiting the ability of western states to access and utilize the public lands’ natural resources within their borders is having a negative impact upon the economy of the western states and therefore the economy of the entire United States:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, in order to provide a fair, just, and equitable remedy for the federal government’s past and continuing breaches of its solemn promises to the western states:

(1) Calls upon the federal government to transfer title to all federal public lands within the western states to the state where the land is located;

(2) Urges the United States Congress to engage in good faith communication, cooperation, and consultation with the western states to coordinate the transfer of the public lands, and supports the western states in these efforts;

(3) Calls upon the western states to agree, upon transfer of the public lands, to affirmatively cede to the federal government all lands currently designated as part of the National Park System under 16 U.S.C. Section 1a-1, the National Wilderness Preservation System under 16 U.S.C. Section 1131, or for military use, military parks, or military reservations;

(4) Urges that if any public land in the western states be sold to private owners, 95% of the net proceeds be paid to the Bureau of the Public Debt to pay down the federal debt; and

(5) Calls upon all other states of the United States to pass a similar resolution in support of the transfer of the federal public lands to the western states; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Secretary of the United States Department of the Interior, the Majority Leader of the United States Senate, the Speaker of the United States House of Representatives, and each member of the Missouri Congressional delegation.

Senator Emery offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 3

Whereas, the growth and abuse of federal regulatory authority threaten our constitutional liberties, including those guaranteed by the Bill of Rights in the First, Second, Fourth, and Fifth Amendments to our Constitution; and

Whereas, federal regulators must be more accountable to elected representatives of the people, and not immune from such accountability; and

Whereas, the United States House of Representatives has passed with bipartisan support the Regulations from the Executive in Need of Scrutiny (REINS) Act to require that Congress approve major new federal regulations before they can take effect; and

Whereas, even if enacted, a law may be repealed or waived by a future Congress and President:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge that the United States Congress vote to propose the Regulation Freedom Amendment to the United States Constitution as follows:

“Whenever one quarter of the members of the United States House of Representatives or the United States Senate transmits to the President their written declaration of opposition to a proposed federal regulation, it shall require a majority vote of the House of Representatives and the Senate to adopt that regulation.”; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, and each member of the Missouri Congressional delegation.

Senator Kehoe offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 4

Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government.

Whereas, the Founders of our Constitution empowered state legislators to be guardians of liberty against future abuses of power by the federal government; and

Whereas, the federal government has created a crushing national debt through improper and imprudent spending; and

Whereas, the federal government has invaded the legitimate roles of the states through the manipulative process of federal mandates, most of which are unfunded to a great extent; and

Whereas, the federal government has ceased to live under a proper interpretation of the Constitution of the United States; and

Whereas, it is the solemn duty of the states to protect the liberty of our people - particularly for the generations to come - to propose amendments to the United States Constitution through a convention of states under Article V to place clear restraints on these and related abuses of power:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby apply to Congress, under the provisions of Article V of the United States Constitution, for the calling of a convention of the states limited to proposing amendments to the United States Constitution that impose fiscal restraints on the federal government, limit the power and jurisdiction of the federal government, and limit the terms of office for its officials and members of Congress; and

BE IT FURTHER RESOLVED that the General Assembly adopts this application with the following understandings (as the term “understandings” is used within the context of “reservations, understandings, and declarations”):

(1) An application to Congress for an Article V convention confers no power on Congress other than to perform a ministerial function to “call” for a convention;

(2) This ministerial duty shall be performed by Congress only when Article V applications for substantially the same purpose are received from two-thirds of the legislatures of the several states;

(3) The power of Congress to “call” a convention solely consists of the authority to name a reasonable time and place for the initial meeting of the convention;

(4) Congress possesses no power whatsoever to name delegates to the convention, as this power remains exclusively within the authority of the legislatures of the several states;

(5) Congress possesses no power to set the number of delegates to be sent by any states;

(6) Congress possesses no power whatsoever to determine any rules for such convention;

(7) By definition, a Convention of States means that states vote on the basis of one state, one vote;

(8) A Convention of States convened pursuant to this application is limited to consideration of topics specified herein and no other;

(9) The General Assembly of Missouri may recall its delegates at any time for breach of their duties or violations of their instructions;

(10) Pursuant to the text of Article V, Congress may determine whether proposed amendments shall be ratified by the legislatures of the several states or by special state ratification conventions. The General Assembly of Missouri recommends that Congress specify its choice on ratification methodology contemporaneously with the call for the convention;

(11) Congress possesses no power whatsoever with regard to the Article V convention beyond the two powers acknowledged herein;

(12) Missouri places express reliance on prior legal and judicial determinations that Congress possesses no power under Article I relative to the Article V process, and that Congress must act only as expressly specified in Article V; and

BE IT FURTHER RESOLVED that this application shall expire five (5) years after the passage of this resolution; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, each member of the Missouri Congressional delegation, and the presiding officers of each of the legislative houses in the several states requesting their cooperation.

Read 1st time.

Senator Richard moved that **SCR 1** be taken up for adoption, which motion prevailed.

SCR 1 was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Parson Schatz—2

Vacancies—1

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 248—By Kraus.

An Act to repeal section 143.1016, RSMo, and to enact in lieu thereof one new section relating to the organ donor program fund.

SB 249—By Kehoe.

An Act to repeal section 163.016, RSMo, and to enact in lieu thereof one new section relating to the dollar value modifier used in certain school districts.

SB 250—By Kehoe.

An Act to repeal section 137.100, RSMo, and to enact in lieu thereof one new section relating to land subject to railbanking.

SB 251—By Kehoe.

An Act to amend chapter 253, RSMo, by adding thereto one new section relating to fence maintenance along the Missouri rock island trail.

SB 252—By Dixon.

An Act to repeal section 213.010, RSMo, and to enact in lieu thereof one new section relating to the

separation of church and state.

SB 253—By Nasheed.

An Act to repeal section 304.820, RSMo, and to enact in lieu thereof one new section relating to the use of electronic wireless communications devices while operating a motor vehicle, with existing penalty provisions.

SB 254—By Nasheed.

An Act to repeal sections 290.502, 290.512, and 290.527, RSMo, and to enact in lieu thereof three new sections relating to the minimum wage, with a referendum clause.

SB 255—By Nasheed.

An Act to repeal section 167.131, RSMo, and to enact in lieu thereof six new sections relating to school operations, with an emergency clause.

SB 256—By Sater.

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to law enforcement recognition week.

SB 257—By Hoskins.

An Act to repeal section 153.030, RSMo, and to enact in lieu thereof one new section relating to property taxation of telephone companies.

COMMITTEE APPOINTMENTS

President Pro Tem Richard submitted the following committee appointments:

Agriculture, Food Production and Outdoor Resources:

Munzlinger, Chair

Hoskins, Vice-chair

Curls

Hegeman

Holsman

Kehoe

Libla

Appropriations:

Brown, Chair

Silvey, Vice-chair

Cunningham

Curls

Hegeman

Hoskins

Nasheed

Sater
Schaaf
Schupp
Wallingford

Commerce, Consumer Protection, Energy and the Environment:

Silvey, Chair
Emery, Vice-chair
Cunningham
Holsman
Kraus
Nasheed
Riddle
Romine
Schatz
Wallingford

Economic Development:

Wasson, Chair
Hegeman, Vice-chair
Dixon
Holsman
Hoskins
Kraus
Nasheed
Rizzo
Rowden
Schatz
Wieland

Education:

Romine, Chair
Eigel, Vice-chair
Chappelle-Nadal
Emery
Holsman
Koenig
Libla
Onder
Schupp

Fiscal Oversight:

Cunningham, Chair

Silvey, Vice-chair

Nasheed

Riddle

Rizzo

Sater

Wasson

General Laws:

Onder, Chair

Libla, Vice-chair

Brown

Eigel

Nasheed

Rizzo

Wasson

Government Reform:

Emery, Chair

Schatz, Vice-chair

Eigel

Munzlinger

Rizzo

Rowden

Sifton

Health and Pensions:

Schaaf, Chair

Koenig, Vice-chair

Chappelle-Nadal

Onder

Sater

Schupp

Silvey

Insurance and Banking:

Wieland, Chair

Cunningham, Vice-chair

Hoskins

Rowden

Sifton
Walsh
Wasson

Judiciary and Civil and Criminal Jurisprudence:

Dixon, Chair
Onder, Vice-chair
Chappelle-Nadal
Emery
Koenig
Sifton
Silvey

Local Government and Elections:

Hegeman, Chair
Sater, Vice-chair
Kraus
Rizzo
Romine
Rowden
Sifton

Professional Registration:

Riddle, Chair
Rowden, Vice-chair
Cunningham
Eigel
Sifton
Walsh
Wieland

Progress and Development:

Walsh, Chair
Curls, Vice-chair
Wallingford

Seniors, Families and Children:

Sater, Chair
Riddle, Vice-chair
Chappelle-Nadal
Romine

Schaaf
Schupp
Wieland

Small Business and Industry:

Libla, Chair
Wieland, Vice-chair
Koenig
Munzlinger
Schaaf
Sifton
Wallingford

Transportation, Infrastructure and Public Safety:

Schatz, Chair
Romine, Vice-chair
Curls
Dixon
Libla
Munzlinger

Veterans and Military Affairs:

Wallingford, Chair
Kraus, Vice-chair
Brown
Chappelle-Nadal
Eigel
Hoskins
Schupp

Ways and Means:

Kraus, Chair
Wallingford, Vice-chair
Dixon
Koenig
Onder
Rizzo

COMMUNICATIONS

President Pro Tem Richard submitted the following:

**SENATE HEARING SCHEDULE
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
JANUARY 5, 2017**

	Monday	Tuesday	Wednesday	Thursday
8:00 a.m.		Insurance and Banking SL (Wieland) Ways and Means SCR 1 (Kraus) Appropriations SCR 2 (Brown)	Seniors, Families and Children SL (Sater) Government Reform SCR 1 (Emery) Progress and Development SCR 2 (Walsh)	Transportation, Infrastructure and Public Safety SL (Schatz) Veterans and Military Affairs SCR 1 (Wallingford) Appropriations SCR 2 (Brown)
9:00 a.m.		Rules, Joint Rules, Resolutions and Ethics SL (Kehoe)	Appropriations SCR 2 (Brown)	Fiscal Oversight SCR 1 (Cunningham)
10:00 a.m.		Local Government and Elections SL (Hegeman) Small Business and Industry SCR 1 (Libla)	Gubernatorial Appointments SL (Richard) Health and Pensions SCR 1 (Schaaf)	
12:00 p.m.		Economic Development SL (Wasson) Education SCR 1 (Romine)	Commerce, Consumer Protection, Energy and the Environment SL (Silvey) General Laws SCR 1 (Onder)	
1:00 p.m.				
2:00 p.m.	Judiciary and Civil and Criminal Jurisprudence SL (Dixon) Professional Registration SCR 1 (Riddle) Agriculture, Food Production and Outdoor Resources SCR 2 (Munzlinger)			

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 1—Rules, Joint Rules, Resolutions and Ethics.

SB 2—Rules, Joint Rules, Resolutions and Ethics.

SB 3—Rules, Joint Rules, Resolutions and Ethics.

SB 4—Government Reform.

SB 5—Government Reform.

SB 6—Economic Development.

SB 7—Ways and Means.

SB 8—Transportation, Infrastructure and Public Safety.

SB 9—Agriculture, Food Production and Outdoor Resources.

SB 10—Economic Development.

SB 11—Local Government and Elections.

SB 12—Insurance and Banking.

SB 13—Judiciary and Civil and Criminal Jurisprudence.

SB 14—Ways and Means.

SB 15—Economic Development.

SB 16—Ways and Means.

SB 17—Ways and Means.

SB 18—Veterans and Military Affairs.

SB 19—General Laws.

SB 20—General Laws.

SB 21—General Laws.

SB 22—Commerce, Consumer Protection, Energy and the Environment.

SB 23—Education.

SB 24—Transportation, Infrastructure and Public Safety.

SB 25—Transportation, Infrastructure and Public Safety.

SB 26—Transportation, Infrastructure and Public Safety.

SB 27—Small Business and Industry.

SB 28—Seniors, Families and Children.

SB 29—General Laws.

SB 30—Local Government and Elections.

SB 31—Government Reform.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

January 5, 2017

Senator Ron Richard – President Pro Tem
State Capitol, Room 326
Jefferson City, Missouri 65102

Dear Senator Richard:

Pursuant to Senate Rule 12 and in my capacity as Minority Floor Leader, I hereby make the following appointments to Senate Standing Committees.

Administration

Senator Gina Walsh
Senator Kiki Curls

Agriculture and Outdoor Resources

Senator Kiki Curls
Senator Jason Holsman

Appropriations

Senator Kiki Curls
Senator Jamilah Nasheed
Senator Jill Schupp

Commerce, Consumer Protection, Energy and the Environment

Senator Jason Holsman
Senator Jamilah Nasheed

Economic Development

Senator Jason Holsman
Senator Jamilah Nasheed
Senator John Rizzo

Education

Senator Maria Chappelle-Nadal
Senator Jason Holsman
Senator Jill Schupp

Government Reform

Senator Scott Sifton
Senator John Rizzo

Fiscal Oversight

Senator Jamilah Nasheed
Senator John Rizzo

Gubernatorial Appointments

Senator Kiki Curls

Senator Jamilah Nasheed

Senator Gina Walsh

Health and Pensions

Senator Maria Chappelle-Nadal

Senator Jill Schupp

Insurance and Banking

Senator Gina Walsh

Senator Scott Sifton

Judiciary and Civil & Criminal Jurisprudence

Senator Scott Sifton

Senator Maria Chappelle-Nadal

Professional Registration

Senator Scott Sifton

Senator Gina Walsh

Progress and Development

Senator Gina Walsh

Senator Kiki Curls

Local Government and Elections

Senator Scott Sifton

Senator John Rizzo

Rules, Joint Rules, Resolutions and Ethics

Senator Jason Holsman

Senator Gina Walsh

Seniors, Families and Children

Senator Maria Chappelle-Nadal

Senator Jill Schupp

Small Business and Industry

Senator Scott Sifton

Transportation and Infrastructure

Senator Kiki Curls

Veterans and Military Affairs

Senator Maria Chappelle-Nadal

Senator Jill Schupp

Way and Means

Senator John Rizzo

Please note that some of the committee slots of the minority caucus have not been filled by this correspondence. I expect to fill those at a later date.

Thank you.

Sincerely,
/s/ Gina Walsh
Gina Walsh
Minority Floor Leader

On motion of Senate Kehoe, the Senate adjourned until 8:30 a.m., Monday, January 9, 2017.

SENATE CALENDAR

THIRD DAY—MONDAY, JANUARY 9, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 32-Emery	SB 57-Holsman
SB 33-Emery	SB 58-Sifton
SB 34-Cunningham	SB 59-Sifton
SB 35-Cunningham	SB 60-Sifton
SB 36-Cunningham	SB 61-Hegeman
SB 37-Silvey	SB 62-Hegeman
SB 38-Silvey	SB 63-Hegeman
SB 39-Silvey	SB 64-Schatz
SB 40-Wallingford	SB 65-Schatz
SB 41-Wallingford and Emery	SB 66-Schatz
SB 42-Wallingford	SB 67-Onder, et al
SB 43-Romine	SB 68-Onder and Nasheed
SB 44-Romine	SB 69-Schupp
SB 45-Romine	SB 70-Schupp
SB 46-Libla	SB 71-Schupp
SB 47-Libla	SB 72-Schaaf
SB 49-Walsh	SB 73-Schaaf
SB 50-Walsh	SB 74-Schaaf
SB 51-Walsh	SB 75-Munzlinger
SB 52-Nasheed	SB 76-Munzlinger
SB 53-Nasheed	SB 77-Munzlinger
SB 54-Nasheed	SB 78-Wasson
SB 55-Holsman	SB 79-Wasson
SB 56-Holsman	SB 80-Wasson

SB 81-Dixon	SB 122-Munzlinger
SB 82-Dixon	SB 123-Munzlinger
SB 83-Dixon	SB 124-Wasson
SB 84-Kraus	SB 125-Wasson
SB 85-Kraus	SB 126-Wasson
SB 86-Kraus	SB 127-Dixon
SB 87-Brown	SB 128-Dixon
SB 88-Brown	SB 129-Dixon and Sifton
SB 89-Chappelle-Nadal	SB 130-Kraus
SB 90-Chappelle-Nadal	SB 131-Kraus
SB 91-Chappelle-Nadal	SB 132-Kraus
SB 92-Curls	SB 133-Chappelle-Nadal
SB 93-Curls	SB 134-Chappelle-Nadal
SB 94-Curls	SB 135-Curls
SB 95-Sater	SB 136-Curls
SB 96-Sater and Emery	SB 137-Curls
SB 97-Sater	SB 138-Sater
SB 98-Emery	SB 139-Sater
SB 99-Emery	SB 140-Sater
SB 100-Emery	SB 141-Emery
SB 101-Cunningham	SB 142-Emery
SB 102-Cunningham	SB 143-Emery
SB 103-Wallingford	SB 144-Wallingford
SB 104-Wallingford	SB 145-Wallingford
SB 105-Wallingford	SB 146-Romine
SB 106-Romine	SB 147-Romine
SB 107-Romine	SB 148-Romine
SB 108-Romine	SB 149-Schatz
SB 109-Holsman	SB 150-Schupp
SB 110-Holsman	SB 151-Schupp
SB 111-Hegeman	SB 152-Schupp
SB 112-Schatz	SB 153-Schaaf
SB 113-Schatz	SB 154-Schaaf
SB 114-Schatz	SB 155-Schaaf
SB 115-Schupp	SB 156-Munzlinger
SB 116-Schupp	SB 157-Dixon
SB 117-Schupp	SB 158-Dixon
SB 118-Schaaf	SB 159-Dixon
SB 119-Schaaf	SB 160-Sater
SB 120-Schaaf	SB 161-Sater
SB 121-Munzlinger	SB 162-Romine

SB 163-Romine	SB 204-Sifton
SB 164-Romine	SB 205-Sifton
SB 165-Schupp	SB 206-Sifton
SB 166-Schaaf	SB 207-Sifton
SB 167-Schaaf	SB 208-Sifton
SB 168-Schaaf	SB 209-Wallingford
SB 169-Dixon	SB 210-Onder
SB 170-Dixon and Sifton	SB 211-Wasson
SB 171-Dixon and Sifton	SB 212-Sater
SB 172-Romine	SB 213-Rowden
SB 173-Schaaf	SB 214-Emery
SB 174-Schaaf	SB 215-Emery
SB 175-Schaaf	SB 216-Cunningham
SB 176-Dixon	SB 217-Nasheed
SB 177-Dixon	SB 218-Nasheed
SB 178-Dixon	SB 219-Nasheed
SB 179-Brown	SB 220-Riddle
SB 180-Nasheed	SB 221-Riddle
SB 181-Nasheed	SB 222-Riddle
SB 182-Onder	SB 223-Schatz
SB 183-Hoskins	SB 224-Schatz
SB 184-Emery	SB 225-Schatz
SB 185-Onder, et al	SB 226-Koenig
SB 186-Emery	SB 227-Koenig
SB 187-Hegeman	SB 228-Koenig
SB 188-Munzlinger	SB 229-Riddle
SB 189-Kehoe	SB 230-Riddle
SB 190-Emery	SB 231-Schatz
SB 191-Wallingford	SB 232-Schatz
SB 192-Wallingford	SB 233-Wallingford
SB 193-Wallingford	SB 234-Libla
SB 194-Wallingford	SB 235-Eigel
SB 195-Koenig	SB 236-Schatz
SB 196-Koenig	SB 237-Rowden
SB 197-Rowden	SB 238-Onder
SB 198-Schaaf	SB 239-Rowden
SB 199-Wasson	SB 240-Schatz
SB 200-Libla	SB 241-Schatz
SB 201-Onder	SB 242-Emery
SB 202-Rowden	SB 243-Hegeman
SB 203-Sifton	SB 244-Rowden

SB 245-Sater	SJR 1-Schaaf
SB 246-Kraus	SJR 2-Schaaf
SB 247-Kraus	SJR 3-Schaaf
SB 248-Kraus	SJR 4-Chappelle-Nadal
SB 249-Kehoe	SJR 5-Emery
SB 250-Kehoe	SJR 6-Emery
SB 251-Kehoe	SJR 7-Silvey
SB 252-Dixon	SJR 8-Romine
SB 253-Nasheed	SJR 9-Romine
SB 254-Nasheed	SJR 10-Holsman
SB 255-Nasheed	SJR 11-Hegeman
SB 256-Sater	SJR 12-Eigel
SB 257-Hoskins	

INFORMAL CALENDAR

RESOLUTIONS

HCR 1-Cierpiot (Kehoe)

HCR 2-Cierpiot (Kehoe)

To be Referred

SCR 2-Emery
SCR 3-Emery

SCR 4-Kehoe

✓

Journal of the Senate

FIRST REGULAR SESSION

THIRD DAY—MONDAY, JANUARY 9, 2017

The Senate met pursuant to adjournment.

Senator Schaaf in the Chair.

Reverend Carl Gauck offered the following prayer:

“Behold, You have instructed many, and You have strengthened the weak hands.” (Job 4:3)

You have given us work to do, O God, at home and here for which we are most grateful. We are thankful to begin this day together in prayer, for we celebrate this day filled with joy, honor, responsibilities and strengthening relationships. Let us embrace this time asking that You will sustain our efforts to do what is right and needful. And we ask that You continue to accomplish the creative masterwork You have begun in our souls. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, January 5, 2016, was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Parson	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Wallingford, joined by the entire membership, offered Senate Resolution No. 14, regarding Lieutenant Governor Peter D. Kinder, which was adopted.

Senator Walsh offered Senate Resolution No. 15, regarding Kurtis Barks, Saint Charles, which was adopted.

Senator Hegeman offered Senate Resolution No. 16, regarding the Fiftieth Wedding Anniversary of Glen and Barbara Nauman, Mound City, which was adopted.

Senator Hegeman offered Senate Resolution No. 17, regarding the Sixtieth Wedding Anniversary of J.W. and Marlene Hottel, Osborn, which was adopted.

Senator Hegeman offered Senate Resolution No. 18, regarding the Sixtieth Wedding Anniversary of Don and Linda Holland, which was adopted.

Senator Hegeman offered Senate Resolution No. 19, regarding the Seventieth Wedding Anniversary of Cecil and Ida Ellen Swink, King City, which was adopted.

Senator Hegeman offered Senate Resolution No. 20, regarding the Sixtieth Wedding Anniversary of Dean and Marjorie Dearthmont, Bertram, Texas, which was adopted.

Senator Riddle offered Senate Resolution No. 21, regarding Jim Dye, Mexico, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 258—By Munzlinger.

An Act to repeal sections 507.040, 507.050, 508.010, and 537.762, RSMo, and to enact in lieu thereof four new sections relating to venue requirements in civil actions.

SB 259—By Munzlinger.

An Act to amend supreme court rule 52.12, for the purpose of prohibiting intervention where venue and jurisdiction do not exist.

SB 260—By Munzlinger.

An Act to amend supreme court rule 51.01, for the purposes of requiring the independent establishment of venue and jurisdiction for joinder or intervention.

SB 261—By Munzlinger.

An Act to amend supreme court rule 52.05, for the purpose of modifying procedures for joinder in tort actions.

SB 262—By Munzlinger.

An Act to amend supreme court rule 52.06, for the purpose of modifying procedures for the dismissal of a claim due to misjoinder where venue does not exist.

SB 263—By Riddle.

An Act to repeal section 208.152, RSMo, and to enact in lieu thereof one new section relating to MO Healthnet reimbursement of chiropractic services.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SCR 1**.

Also,

I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following Representatives: Richardson, Haahr, Cierpiot, Austin, Fraker, Engler, Walker, Gannon, Fitzwater (144), Haefner, Anderson, Hubrecht, Barnes (60), Franks, Conway (10), Brown (27), Quade, and Arthur.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 5, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Susan A. Fluegel, 7574 Kirky Court, Shrewsbury, Saint Louis County, Missouri 63119, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, April S. Wilson, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 5, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Courtney L. Kovachevich, 11742 Longleaf Circle, Saint Louis, Saint Louis County, Missouri 63146, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Dorothy Rowland, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 5, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

April S. Wilson, 416 West Madison, Memphis, Scotland County, Missouri 63555, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Susan A. Fluegel, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 5, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

The following addendum should be made to the addendum to the appointment of Joseph G. Plaggenberg as a member of the Child Abuse and Neglect Review Board, submitted to you on January 4, 2017. Line 1 should be amended to read:

Joseph G. Plaggenberg, 211 Bluff Street, Jefferson City, Cole County, Missouri

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 5, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

The following addendum should be made to the addendum to the appointment of Charles W. Schlottach as a member of the Missouri Wine and Grape Board, submitted to you on January 4, 2017. Line 3 should be amended to read:

28, 2019, and until his successor is duly appointed and qualified; vice, Jonathan L. Held, term expired.

Respectfully submitted,
Jeremiah W. (Jay) Nixon
Governor

President Pro Tem Richard referred the gubernatorial appointments and addendums to the Committee on Gubernatorial Appointments.

COMMITTEE APPOINTMENTS

President Pro Tem Ricahrd appointed the following committee, pursuant to **SCR 1**: Senators Richard, Schaaf, Munzlinger, Wasson, Dixon, Kraus, Brown, Kehoe, Sater, Emery, Cunningham, Silvey, Wallingford, Romine, Hegeman, Onder, Walsh and Curls.

President Pro Tem Richard assumed the Chair.

On motion of Senator Kehoe, the Senate recessed until 11:00 a.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

Senator Kehoe moved that the Senate recess until 1:15 p.m. and the Senators repair to the South steps of the Capitol where they will meet the House of Representatives in Joint Session to witness the Inauguration of the newly elected Governor, Eric Greitens, and receive his message, which motion prevailed.

JOINT SESSION

The Senate and the House of Representatives met in Joint Assembly on the steps of the Capitol where President Pro Tem Richard called the Joint Assembly to order.

Governor-elect Eric Greitens and Sheena Greitens were escorted to their places on the Inaugural Platform by the Legislative Inaugural Committees of the 99th General Assembly.

Welcome was extended by the Honorable Ron Richard, President Pro Tem of the Missouri Senate.

The Colors were presented by the Missouri National Guard.

Thomas Jefferson Division, U.S. Naval Sea Cadet Corps., lead the audience in the Pledge of Allegiance to the Flag.

Charles Glenn sang the National Anthem.

The Invocation was offered by Reverend Monsignor Robert A. Kurwicky, Cathedral of Saint Joseph.

Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to Attorney General-elect Joshua David Hawley.

Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to State Treasurer-elect Eric Stephen Schmitt.

Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to Secretary of State-elect John Robert Ashcroft.

Judge Mary R. Russell of the Missouri Supreme Court, administered the oath of office to Lieutenant Governor-elect Michael L. Parson.

The oath of office was administered to Governor-elect Eric Robert Greitens by Judge Patricia Breckenridge, Chief Justice of the Missouri Supreme Court. Immediately after administration of the oath, military honors were rendered to Governor Greitens with the firing of a nineteen gun salute by the BTRY D, (Truman's Own) 1st Battalion, 129th Field Artillery Regiment Missouri Army National Guard, Independence.

Governor Greitens delivered his Inaugural Address:

Governor Eric Greitens Inaugural Address

January 9th, 2017

Thank you Justice Breckenridge.

And thank you President Pro Tem Richard and Speaker Richardson, and my fellow citizens.

Today, we gather to take part in our republic's most revered ritual: the peaceful transfer of power.

Governor Nixon, you—and your team—have been gracious during this transition, and in doing so, have honored our system of government and upheld its finest traditions. We thank you.

I come before you today conscious of the fact that so many have given so much to this state—none more so than the families of our fallen. Those who have fallen fighting our wars, enforcing our laws, fighting our fires.

I know these men and women; I have served with them. I know the pride of carrying our nation's flag abroad—and I have felt the grief of burying too many friends beneath that flag at home.

Their families sit with us today as a testament, not to loss—though their loss has been great—but to love, the tremendous love that so many have for our country, for our state, for our fellow citizens.

We hope that you feel our state's gratitude. Your loved ones gave their lives—and in their sacrifice, they made possible the democratic renewal we solemnly mark today.

We have inherited their legacy. We have also inherited an immense responsibility: to make the lives we live worthy of the lives we have lost. The people have spoken; a new direction has been decided.

For decades, Missourians have talked about change. Now it's time to fight for that change.

No one imagines that all of these battles will be won overnight—or over four years, or even eight. But we begin today.

Our state's world famous motto, "Show me," reminds us that Missourians don't much value big talk.

Our state's great history reminds us that Missourians have always understood that big achievements demand hard work.

"Show me" doesn't mean "Give me." It means "prove it can be done, and we will do it."

It was from Missouri that the West was won—and here was laid the first mile of the interstates that joined America in ever closer union.

In Missouri, we built the steamships that plied the Mississippi.

It was people of Missouri who believed that a human being could fly across the Atlantic Ocean alone.

And it was Missourians who built the capsule in which an American first orbited the earth.

That is who we were. It remains who we are.

This state in the heart of America has proven that the worst in our history can be overcome by the best in our people.

It was here that a slave named Dred Scott was told by the United States Supreme Court that a black man had no rights that a white man need respect—and it was a son of Missouri, a poet named Langston Hughes, who delivered the best answer to Dred Scott's unjust judges, when he said: "I, too, am America."

In that same spirit, we are all Missouri.

This does not mean we will agree on everything. In fact, we should not agree on everything.

Proverbs reminds us, "The fear of the Lord is the beginning of wisdom."

The Lord put each of us here for a purpose. Sometimes the purpose of our opponents is to be our teachers.

There are big fights ahead for big things, and our new administration won't back down because of political pressure or political correctness.

Yet even as we fight for our convictions, we resolve that the greatest conviction, is to love our neighbors as ourselves.

Our ears will be open to reason, and our eyes alert to new facts.

We will go to work with humble hearts, and we will extend our hand in friendship to all those who will take it, but...

To those who would commit violence against a fellow citizen...

To those who would abuse a child...

To those who would assault a member of law enforcement...

To those who would steal from the needy...

I assure them this: they will feel the might, strength, and resolution of the firm fist of justice.

As Governor, I will always remember why you sent me here and what you expect from me. I will be loyal to your needs and priorities—not to those who posture or pay for influence.

This is the people's house. And to those who would trouble this house for their own selfish and sinful gain, hear me now: I answer to the people. I come as an outsider, to do the people's work.

And I know that the people do not expect miracles, but they do expect results—and we will deliver.

Yet no matter how well we do in government, there is a limit to what government can do well.

One of the worst lies of our present politics is the false promise that government can fix any problem and find every answer.

That never has been—and never will be—part of America's promise to its people.

But together, our people can fulfill America's oldest and best promises.

An administration can work on schools and invest in education. But I know—not only as your Governor, but as a father—that a child learns more than her letters when she falls fast asleep to the soft sounds of a parent reading to her.

An administration can do its part to empower business leaders to do good and to dare greatly — but the doing and daring is up to you.

An administration can render a check. But no amount of money given by a government can ever provide the meaning, strength, and dignity that comes from a good-paying job.

An administration can commit resources to serve those in need. But bureaucracy is the wrong place to look if you're seeking compassion. Caring comes from individual people, inspired by the ancient ideal laid down in Isaiah: "If you tend to the hungry and satisfy the needs of the oppressed, then your light will rise in the darkness, and your night will become like the noonday."

An administration can invest in police and law enforcement. But the most important anti-crime program ever known is a dad playing ball with his son—and setting his boy an example of how a strong man cherishes women, protects the young, and honors the old.

Everywhere Sheena and I visit in this great state, we ask people to pray for us. I can feel the power of those prayers around me today.

I asked you to fight alongside me. You have—I know you will.

And now, gratefully accepting the responsibility that you have entrusted to me, let's get to work.

God bless the people of Missouri. God bless you all.

The 135th Army Band, Missouri Army National Guard, Springfield, performed "America the Beautiful".

The Benediction was pronounced by Rabbi James M. Bennett.

The Colors were retired by the Missouri National Guard.

The audience remained standing and Governor Greitens and Mrs. Greitens were escorted from the platform by the Legislative Inaugural Committee.

The Joint Session of the 99th General Assembly was adjourned by President Pro Tem Richard. The Senators returned to the Chamber, where they were called to order by President Parson.

INTRODUCTIONS OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 264—By Dixon.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to the local workforce development act of 2017, with penalty provisions.

SB 265—By Schatz.

An Act to amend chapter 650, RSMo, by adding thereto two new sections relating to the blue alert system, with a penalty provision.

SB 266—By Schatz.

An Act to repeal section 288.032, RSMo, and to enact in lieu thereof eleven new sections relating to the regulation of certain business entities.

SB 267—By Schatz.

An Act to repeal section 94.902, RSMo, and to enact in lieu thereof one new section relating to a public safety sales tax.

SB 268—By Schupp and Walsh.

An Act to amend chapter 285, RSMo, by adding thereto six new sections relating to unpaid leave for victims of certain crimes.

SB 269—By Cunningham.

An Act to repeal section 136.055, RSMo, and to enact in lieu thereof two new sections relating to the department of revenue technology fund.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

January 9, 2017

The Honorable Ron Richard
201 W. Capitol Ave., Room 326
Jefferson City, MO 65101

Dear President Pro Tem Richard,

This letter serves to provide notice, effective today at 11:30 a.m. I will resign from the office of Missouri senator in preparation to be sworn in as the state's next lieutenant governor.

Serving the constituents of the 28th senatorial district has been a great honor.

Sincerely,
/s/ Michael L. Parson
Michael L. Parson
State Senator

INTRODUCTIONS OF GUESTS

Senator Libla introduced to the Senate, his wife, Elaine; his brother and his wife, David and Mary Libla; Herman and Jill Styles; and Jay Decker and Eddy Justice, Poplar Bluff.

Senator Richard introduced to the Senate, his daughter and her husband, Kara and Rick Siebert, and their children Landon and Claire; his son and his wife, Chad and Amy Greer, and their children Natalie and Molly; Lance and Sharon Beshore; Jay and Robin Mitchell; Pete and Suzy Ramsour; Peggy and Steve Fuller; Steve and Dana Walstad; Becky Mitchell; Alan and Lori Marble; Brad Hodson; Charlie and Donna McGinty; Barb Olsen; Jess and Shirley Mutz; Kent and Karolee Blanchard; John and Sue Edwards; Scott and Kitt Brothers; Doris Carlin; Nick and Brenda Myers; Chuck and Cheryl Barwick; Mark and Carol Ramsour; and Jennifer Goldwasser.

The President introduced to the Senate, his wife, Teresa; his son and his wife, Kelly and Tara Parson; and his daughter and her husband, Stephanie and Jonathan House, and their children, David, Alicia, Michaela, Benjamin and Isabella.

Senator Schupp introduced to the Senate, Committeeman James F. Loomis, III, Clayton.

Senator Cunningham introduced to the Senate, his granddaughter, Baylee Cunningham; Lauren and Taylor Whitehead; and Alyssa Ince, Marshfield; and Baylee, Lauren, Taylor and Alyssa were made honorary pages.

Senator Wallingford introduced to the Senate, his wife, Suzy; his granddaughter Brinleigh Wallingford, St. Joseph; Mike and Carole Harvell, Cape Girardeau; Michael and Amy Maender, Ballwin; and Drew and Debbie Juden, Sikeston.

Senator Schatz introduced to the Senate, Darren and Sarah Newbanks.

Senator Emery introduced to the Senate, his son and his wife Daniel and Madison Emery and their daughter, Irene Rose, Clovis, New Mexico; his sister and her husband Tom and Leesa Drury, and their daughter Caroline, Park Rapids, Minnesota; and Irene Rose was made an honorary page.

Senator Koenig introduced to the Senate, Congresswoman Ann Wagner and her husband, Ray, Ballwin.

Senator Hoskins introduced to the Senate, Brandon and Angela Phelps; Scott and Cheryl Munsterman; and Chad Davis, Warrensburg.

On motion of Senator Kehoe, the Senate adjourned until 12:00 p.m., Tuesday, January 10, 2017.

SENATE CALENDAR

FOURTH DAY—TUESDAY, JANUARY 10, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 32-Emery	SB 51-Walsh
SB 33-Emery	SB 52-Nasheed
SB 34-Cunningham	SB 53-Nasheed
SB 35-Cunningham	SB 54-Nasheed
SB 36-Cunningham	SB 55-Holsman
SB 37-Silvey	SB 56-Holsman
SB 38-Silvey	SB 57-Holsman
SB 39-Silvey	SB 58-Sifton
SB 40-Wallingford	SB 59-Sifton
SB 41-Wallingford and Emery	SB 60-Sifton
SB 42-Wallingford	SB 61-Hegeman
SB 43-Romine	SB 62-Hegeman
SB 44-Romine	SB 63-Hegeman
SB 45-Romine	SB 64-Schatz
SB 46-Libla	SB 65-Schatz
SB 47-Libla	SB 66-Schatz
SB 49-Walsh	SB 67-Onder, et al
SB 50-Walsh	SB 68-Onder and Nasheed

SB 69-Schupp	SB 109-Holsman
SB 70-Schupp	SB 110-Holsman
SB 71-Schupp	SB 111-Hegeman
SB 72-Schaaf	SB 112-Schatz
SB 73-Schaaf	SB 113-Schatz
SB 74-Schaaf	SB 114-Schatz
SB 75-Munzlinger	SB 115-Schupp
SB 76-Munzlinger	SB 116-Schupp
SB 77-Munzlinger	SB 117-Schupp
SB 78-Wasson	SB 118-Schaaf
SB 79-Wasson	SB 119-Schaaf
SB 80-Wasson	SB 120-Schaaf
SB 81-Dixon	SB 121-Munzlinger
SB 82-Dixon	SB 122-Munzlinger
SB 83-Dixon	SB 123-Munzlinger
SB 84-Kraus	SB 124-Wasson
SB 85-Kraus	SB 125-Wasson
SB 86-Kraus	SB 126-Wasson
SB 87-Brown	SB 127-Dixon
SB 88-Brown	SB 128-Dixon
SB 89-Chappelle-Nadal	SB 129-Dixon and Sifton
SB 90-Chappelle-Nadal	SB 130-Kraus
SB 91-Chappelle-Nadal	SB 131-Kraus
SB 92-Curls	SB 132-Kraus
SB 93-Curls	SB 133-Chappelle-Nadal
SB 94-Curls	SB 134-Chappelle-Nadal
SB 95-Sater	SB 135-Curls
SB 96-Sater and Emery	SB 136-Curls
SB 97-Sater	SB 137-Curls
SB 98-Emery	SB 138-Sater
SB 99-Emery	SB 139-Sater
SB 100-Emery	SB 140-Sater
SB 101-Cunningham	SB 141-Emery
SB 102-Cunningham	SB 142-Emery
SB 103-Wallingford	SB 143-Emery
SB 104-Wallingford	SB 144-Wallingford
SB 105-Wallingford	SB 145-Wallingford
SB 106-Romine	SB 146-Romine
SB 107-Romine	SB 147-Romine
SB 108-Romine	SB 148-Romine

SB 149-Schatz	SB 190-Emery
SB 150-Schupp	SB 191-Wallingford
SB 151-Schupp	SB 192-Wallingford
SB 152-Schupp	SB 193-Wallingford
SB 153-Schaaf	SB 194-Wallingford
SB 154-Schaaf	SB 195-Koenig
SB 155-Schaaf	SB 196-Koenig
SB 156-Munzlinger	SB 197-Rowden
SB 157-Dixon	SB 198-Schaaf
SB 158-Dixon	SB 199-Wasson
SB 159-Dixon	SB 200-Libla
SB 160-Sater	SB 201-Onder
SB 161-Sater	SB 202-Rowden
SB 162-Romine	SB 203-Sifton
SB 163-Romine	SB 204-Sifton
SB 164-Romine	SB 205-Sifton
SB 165-Schupp	SB 206-Sifton
SB 166-Schaaf	SB 207-Sifton
SB 167-Schaaf	SB 208-Sifton
SB 168-Schaaf	SB 209-Wallingford
SB 169-Dixon	SB 210-Onder
SB 170-Dixon and Sifton	SB 211-Wasson
SB 171-Dixon and Sifton	SB 212-Sater
SB 172-Romine	SB 213-Rowden
SB 173-Schaaf	SB 214-Emery
SB 174-Schaaf	SB 215-Emery
SB 175-Schaaf	SB 216-Cunningham
SB 176-Dixon	SB 217-Nasheed
SB 177-Dixon	SB 218-Nasheed
SB 178-Dixon	SB 219-Nasheed
SB 179-Brown	SB 220-Riddle
SB 180-Nasheed	SB 221-Riddle
SB 181-Nasheed	SB 222-Riddle
SB 182-Onder	SB 223-Schatz
SB 183-Hoskins	SB 224-Schatz
SB 184-Emery	SB 225-Schatz
SB 185-Onder, et al	SB 226-Koenig
SB 186-Emery	SB 227-Koenig
SB 187-Hegeman	SB 228-Koenig
SB 188-Munzlinger	SB 229-Riddle
SB 189-Kehoe	SB 230-Riddle

SB 231-Schatz	SB 257-Hoskins
SB 232-Schatz	SB 258-Munzlinger
SB 233-Wallingford	SB 259-Munzlinger
SB 234-Libla	SB 260-Munzlinger
SB 235-Eigel	SB 261-Munzlinger
SB 236-Schatz	SB 262-Munzlinger
SB 237-Rowden	SB 263-Riddle
SB 238-Onder	SB 264-Dixon
SB 239-Rowden	SB 265-Schatz
SB 240-Schatz	SB 266-Schatz
SB 241-Schatz	SB 267-Schatz
SB 242-Emery	SB 268-Schupp and Walsh
SB 243-Hegeman	SB 269-Cunningham
SB 244-Rowden	SJR 1-Schaaf
SB 245-Sater	SJR 2-Schaaf
SB 246-Kraus	SJR 3-Schaaf
SB 247-Kraus	SJR 4-Chappelle-Nadal
SB 248-Kraus	SJR 5-Emery
SB 249-Kehoe	SJR 6-Emery
SB 250-Kehoe	SJR 7-Silvey
SB 251-Kehoe	SJR 8-Romine
SB 252-Dixon	SJR 9-Romine
SB 253-Nasheed	SJR 10-Holsman
SB 254-Nasheed	SJR 11-Hegeman
SB 255-Nasheed	SJR 12-Eigel
SB 256-Sater	

INFORMAL CALENDAR

RESOLUTIONS

HCR 1-Cierpiot (Kehoe)

HCR 2-Cierpiot (Kehoe)

To be Referred

SCR 2-Emery

SCR 4-Kehoe

SCR 3-Emery

Journal of the Senate

FIRST REGULAR SESSION

FOURTH DAY—TUESDAY, JANUARY 10, 2017

The Senate met pursuant to adjournment.

Senator Dixon in the Chair.

Reverend Carl Gauck offered the following prayer:

“Who is wise and understanding among you? Show by your good life that your works are done with gentleness born of wisdom.” (James 3:13)

Almighty God, bless each of us this day. May we discover in each, in their encouraging words and helping hands that they are here to be of help to us. And although we may differ on some issues may we come to know that they have only our good in mind and are truly willing to share their knowledge and wisdom to assist us. Learning this may there be peace and righteousness sown in us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from KQTV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

RESOLUTIONS

Senator Sater offered Senate Resolution No. 22, regarding Joe Ruscha, which was adopted.

Senator Sater offered Senate Resolution No. 23, regarding Duane and Betty Baum, Stone County, which was adopted.

Senator Sater offered Senate Resolution No. 24, regarding Jim and Joan Stauber, Noel, which was adopted.

Senator Sater offered Senate Resolution No. 25, regarding Paula Brodie, Goodman, which was adopted.

Senator Sater offered Senate Resolution No. 26, regarding the death of Glenn V. Thomas, Blue Eye, which was adopted.

Senator Sater offered Senate Resolution No. 27, regarding Jessica Spencer, which was adopted.

Senator Romine offered the following resolution:

SENATE RESOLUTION NO. 28

Whereas, Mr. Scott Pruitt is an ideal nominee to lead the Environmental Protection Agency because as a state attorney general he has witnessed the real world consequences of the agency's unconstitutional overreach, and he has been a leader in working to restore the Environmental Protection Agency to its original, lawful mission; and

Whereas, Mr. Pruitt has earned bipartisan respect and recognition during his tenure as Oklahoma Attorney General by demonstrating an expertise in constitutional law and the federal regulatory system, in addition to his willingness to take on tough fights on behalf of Oklahoma; and

Whereas, like Mr. Donald J. Trump, Mr. Pruitt is committed to clean air and clean water, and to faithfully enforcing the environmental laws written by Congress. At the direction of Mr. Donald J. Trump, Mr. Pruitt will restore a thoughtful balance to the Environmental Protection Agency and will seek to preserve the environment in a responsible manner that will not unduly sacrifice our nation's economic well-being to appease the extreme left; and

Whereas, Mr. Pruitt has a long record of environmental protection in Oklahoma as the state's Attorney General. He negotiated a historic water rights settlement with Native American tribes that preserved the ecosystems of scenic lakes and rivers; he worked with his Democrat counterpart in Arkansas to reduce pollution in the Illinois River; and he represented the interests of Oklahomans in rate cases against utility companies and in numerous actions against those who contaminated his state's air and water, including lawsuits against oil and gas companies that were profiting off pollution and defrauding taxpayers; and

Whereas, for too long, the Environmental Protection Agency has overreached and sought aggressive measures that have achieved little environmental protection but have devastated economies and destroyed jobs. Mr. Pruitt will usher in an era of responsible stewardship, taking into account true costs and benefits of various approaches to environmental regulation. Unlike the current Environmental Protection Agency, he will be faithful to the wise balances struck in our nation's environmental laws; and

Whereas, unlike the current administration, Mr. Pruitt fully supports American energy producers and believes we must unleash America's energy revolution in order to create jobs and bring new wealth to the American people; and

Whereas, as Oklahoma Attorney General, Mr. Pruitt pushed for protections for local oil and gas producers to ensure they were not being infringed upon by an overbearing regulatory state; and

Whereas, Mr. Pruitt has demonstrated his willingness to take on and sue oil and gas producers when they have polluted in his own state; and

Whereas, Mr. Pruitt led efforts along with 18 attorneys general to successfully block the Environmental Protection Agency's attempts to harass America's farmers and ranchers by redefining what the term "navigable" water means under the Clean Water Act:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby urge the United States Senate to confirm Mr. Pruitt as Administrator of the Environmental Protection Agency; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the President Pro Tempore of the United States Senate and to all members of the Missouri Congressional delegation.

Senator Riddle offered Senate Resolution No. 29, regarding the 2016 Class 4 state champion Troy Buchanan High School Girls' Trojans Softball Team, which was adopted.

Senator Riddle offered Senate Resolution No. 30, regarding the 2016 Class 3 state champion Warrenton High School Girls' Warriors Softball Team, which was adopted.

Senator Riddle offered Senate Resolution No. 31, regarding Janice Sneller, Holts Summit, which was adopted.

Senator Riddle offered Senate Resolution No. 32, regarding Corrections Officer I Patsy Whitley, New London, which was adopted.

Senator Riddle offered Senate Resolution No. 33, regarding Corrections Officer I Melissa Archer, Mexico, which was adopted.

Senator Riddle offered Senate Resolution No. 34, regarding Jim and Brenda Shortridge, Monroe County, which was adopted.

CONCURRENT RESOLUTIONS

Senator Kehoe moved that **HCR 1** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **HCR 1** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Kehoe moved that **HCR 2** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **HCR 2** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Schatz—1

Absent with leave—Senators—None

Vacancies—1

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 270—By Schaaf.

An Act to repeal sections 250.236, 386.430, 393.015, 393.016, 393.108, and 620.010, RSMo, and to enact in lieu thereof seven new sections relating to public utilities.

SB 271—By Wasson.

An Act to amend chapter 311, RSMo, by adding thereto one new section relating to intoxicating liquor that is manufactured on the grounds of a recreational resort.

SB 272—By Wasson.

An Act to amend chapter 163, RSMo, by adding thereto one new section relating to school districts' local effort.

SB 273—By Wasson.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to technology business facilities.

SB 274—By Wieland.

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to a qualifying life event for a special enrollment period.

SB 275—By Wieland.

An Act to repeal section 376.620, RSMo, and to enact in lieu thereof one new section relating to suicide exclusion clauses in life insurance.

SB 276—By Wieland.

An Act to repeal sections 150.470, 150.480, 150.490, 150.500, 150.510, 150.520, 150.530, and 150.540, RSMo, relating to peddlers' licenses and taxes.

SB 277—By Wieland.

An Act to repeal sections 546.680, 546.690, 546.700, 546.710, 546.720, 546.730, 546.740, 546.750, 546.800, 546.810, 546.820, 565.004, 565.006, 565.020, 565.030, 565.032, 565.035, and 565.040, RSMo, and to enact in lieu thereof four new sections relating to repealing the death penalty.

REFERRALS

President Pro Tem Richard referred **SCR 2** and **SCR 3** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was the 2nd time and referred to the Committee indicated:

SCR 4—Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 32—Government Reform.

SB 33—Education.

SB 34—Transportation, Infrastructure and Public Safety.

SB 35—Local Government and Elections.

SB 36—Local Government and Elections.

SB 37—Veterans and Military Affairs.

SB 38—Transportation, Infrastructure and Public Safety.

SB 39—Economic Development.

SB 40—Judiciary and Civil and Criminal Jurisprudence.

SB 41—Seniors, Families and Children.

SB 42—Professional Registration.

SB 43—Small Business and Industry.

SB 44—Education.

SB 45—Government Reform.

SB 46—Judiciary and Civil and Criminal Jurisprudence.

SB 47—Local Government and Elections.

SB 49—Progress and Development.

SB 50—Health and Pensions.

SB 51—Seniors, Families and Children.

SB 52—Education.

SB 53—Education.

SB 54—Small Business and Industry.

SB 55—Agriculture, Food Production and Outdoor Resources.

SB 56—General Laws.

SB 57—Commerce, Consumer Protection, Energy and the Environment.

SB 58—Education.

SB 59—Rules, Joint Rules, Resolutions and Ethics.

SB 60—Economic Development.

SB 61—Transportation, Infrastructure and Public Safety.

SB 62—Health and Pensions.

SB 63—Education.

SB 64—Transportation, Infrastructure and Public Safety.

SB 65—Transportation, Infrastructure and Public Safety.

SB 66—Small Business and Industry.

SB 67—Seniors, Families and Children.

SB 68—Judiciary and Civil and Criminal Jurisprudence.

SB 69—Small Business and Industry.

SB 70—Health and Pensions.

SB 71—Seniors, Families and Children.

SB 72—Health and Pensions.

SB 73—Rules, Joint Rules, Resolutions and Ethics.

SB 74—Health and Pensions.

SB 75—Local Government and Elections.

SB 76—Local Government and Elections.

SB 77—Agriculture, Food Production and Outdoor Resources.

SB 78—Economic Development.

SB 79—Economic Development.

SB 80—Ways and Means.

SB 81—Judiciary and Civil and Criminal Jurisprudence.

SB 82—Government Reform.

SB 83—Judiciary and Civil and Criminal Jurisprudence.

SB 84—Judiciary and Civil and Criminal Jurisprudence.

SB 85—Transportation, Infrastructure and Public Safety.

SB 86—Agriculture, Food Production and Outdoor Resources.

SB 87—General Laws.

SB 88—Government Reform.

SB 89—Transportation, Infrastructure and Public Safety.

SB 90—Small Business and Industry.

SB 91—Small Business and Industry.

SB 92—Economic Development.

SB 93—Local Government and Elections.

- SB 94**—Small Business and Industry.
- SB 95**—Local Government and Elections.
- SB 96**—Seniors, Families and Children.
- SB 97**—Health and Pensions.
- SB 98**—Education.
- SB 99**—Judiciary and Civil and Criminal Jurisprudence.
- SB 100**—Government Reform.
- SB 101**—Judiciary and Civil and Criminal Jurisprudence.
- SB 102**—Insurance and Banking.
- SB 103**—Seniors, Families and Children.
- SB 104**—Seniors, Families and Children.
- SB 105**—Ways and Means.
- SB 106**—Education.
- SB 107**—Education.
- SB 108**—Veterans and Military Affairs.
- SB 109**—Commerce, Consumer Protection, Energy and the Environment.
- SB 110**—Local Government and Elections.
- SB 111**—Local Government and Elections.
- SB 112**—Local Government and Elections.
- SB 113**—Small Business and Industry.
- SB 114**—Local Government and Elections.
- SB 115**—Education.
- SB 116**—Economic Development.
- SB 117**—Health and Pensions.
- SB 118**—Economic Development.
- SB 119**—Economic Development.
- SB 120**—Agriculture, Food Production and Outdoor Resources.
- SB 121**—Economic Development.
- SB 122**—Professional Registration.
- SB 123**—Agriculture, Food Production and Outdoor Resources.
- SB 124**—Local Government and Elections.
- SB 125**—Professional Registration.

SB 126—Judiciary and Civil and Criminal Jurisprudence.

SB 127—Local Government and Elections.

SB 128—Judiciary and Civil and Criminal Jurisprudence.

SB 129—Judiciary and Civil and Criminal Jurisprudence.

SB 130—Ways and Means.

SB 131—Transportation, Infrastructure and Public Safety.

INTRODUCTIONS OF GUESTS

Senator Munzlinger introduced to the Senate, his nephew and his wife, John and Lynn Houghton; and their granddaughter, Madyson Cliett; and Madyson was made an honorary page.

Senator Kraus introduced to the Senate, the physician of the day, Dr. Jon Patterson, Lee's Summit.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, January 11, 2017.

SENATE CALENDAR

FIFTH DAY—WEDNESDAY, JANUARY 11, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 132-Kraus	SB 148-Romine
SB 133-Chappelle-Nadal	SB 149-Schatz
SB 134-Chappelle-Nadal	SB 150-Schupp
SB 135-Curls	SB 151-Schupp
SB 136-Curls	SB 152-Schupp
SB 137-Curls	SB 153-Schaaf
SB 138-Sater	SB 154-Schaaf
SB 139-Sater	SB 155-Schaaf
SB 140-Sater	SB 156-Munzlinger
SB 141-Emery	SB 157-Dixon
SB 142-Emery	SB 158-Dixon
SB 143-Emery	SB 159-Dixon
SB 144-Wallingford	SB 160-Sater
SB 145-Wallingford	SB 161-Sater
SB 146-Romine	SB 162-Romine
SB 147-Romine	SB 163-Romine

SB 164-Romine	SB 204-Sifton
SB 165-Schupp	SB 205-Sifton
SB 166-Schaaf	SB 206-Sifton
SB 167-Schaaf	SB 207-Sifton
SB 168-Schaaf	SB 208-Sifton
SB 169-Dixon	SB 209-Wallingford
SB 170-Dixon and Sifton	SB 210-Onder
SB 171-Dixon and Sifton	SB 211-Wasson
SB 172-Romine	SB 212-Sater
SB 173-Schaaf	SB 213-Rowden
SB 174-Schaaf	SB 214-Emery
SB 175-Schaaf	SB 215-Emery
SB 176-Dixon	SB 216-Cunningham
SB 177-Dixon	SB 217-Nasheed
SB 178-Dixon	SB 218-Nasheed
SB 179-Brown	SB 219-Nasheed
SB 180-Nasheed	SB 220-Riddle
SB 181-Nasheed	SB 221-Riddle
SB 182-Onder	SB 222-Riddle
SB 183-Hoskins	SB 223-Schatz
SB 184-Emery	SB 224-Schatz
SB 185-Onder, et al	SB 225-Schatz
SB 186-Emery	SB 226-Koenig
SB 187-Hegeman	SB 227-Koenig
SB 188-Munzlinger	SB 228-Koenig
SB 189-Kehoe	SB 229-Riddle
SB 190-Emery	SB 230-Riddle
SB 191-Wallingford	SB 231-Schatz
SB 192-Wallingford	SB 232-Schatz
SB 193-Wallingford	SB 233-Wallingford
SB 194-Wallingford	SB 234-Libla
SB 195-Koenig	SB 235-Eigel
SB 196-Koenig	SB 236-Schatz
SB 197-Rowden	SB 237-Rowden
SB 198-Schaaf	SB 238-Onder
SB 199-Wasson	SB 239-Rowden
SB 200-Libla	SB 240-Schatz
SB 201-Onder	SB 241-Schatz
SB 202-Rowden	SB 242-Emery
SB 203-Sifton	SB 243-Hegeman

SB 244-Rowden	SB 267-Schatz
SB 245-Sater	SB 268-Schupp and Walsh
SB 246-Kraus	SB 269-Cunningham
SB 247-Kraus	SB 270-Schaaf
SB 248-Kraus	SB 271-Wasson
SB 249-Kehoe	SB 272-Wasson
SB 250-Kehoe	SB 273-Wasson
SB 251-Kehoe	SB 274-Wieland
SB 252-Dixon	SB 275-Wieland
SB 253-Nasheed	SB 276-Wieland
SB 254-Nasheed	SB 277-Wieland
SB 255-Nasheed	SJR 1-Schaaf
SB 256-Sater	SJR 2-Schaaf
SB 257-Hoskins	SJR 3-Schaaf
SB 258-Munzlinger	SJR 4-Chappelle-Nadal
SB 259-Munzlinger	SJR 5-Emery
SB 260-Munzlinger	SJR 6-Emery
SB 261-Munzlinger	SJR 7-Silvey
SB 262-Munzlinger	SJR 8-Romine
SB 263-Riddle	SJR 9-Romine
SB 264-Dixon	SJR 10-Holsman
SB 265-Schatz	SJR 11-Hegeman
SB 266-Schatz	SJR 12-Eigel

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SR 28-Romine

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Journal of the Senate

FIRST REGULAR SESSION

FIFTH DAY—WEDNESDAY, JANUARY 11, 2017

The Senate met pursuant to adjournment.

Senator Wallingford in the Chair.

Reverend Carl Gauck offered the following prayer:

“Then my soul shall rejoice in the Lord; exulting in his deliverance.” (Psalm 35:9)

Almighty Father, often we are struck with the wonder of this gift of life we have been given. Each day we are blessed and appreciate the opportunity to live with purpose and joy and be about what You have created us to be. And Lord we are most thankful for Your presence in our lives guiding us to live the abundant life found in You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

RESOLUTIONS

Senator Sater offered Senate Resolution No. 35, regarding Roland Dale Douglas, Branson West, which was adopted.

Senator Sater offered Senate Resolution No. 36, regarding the Sixtieth Wedding Anniversary of Rich and Wyn Wittig, Kimberling City, which was adopted.

Senator Riddle offered Senate Resolution No. 37, regarding the American Heart Association Midwest Affiliate, which was adopted.

CONCURRENT RESOLUTIONS

Senator Romine offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 5

Whereas, the Joachim Creek runs through both Jefferson County and St. Francois County in Missouri;

Whereas, the Joachim Creek has changed over the course of time and has begun to endanger the health, safety, and welfare of citizens by being prone to frequent flash flood events;

Whereas, it is pertinent that action be taken in order to ensure that citizens located near Joachim Creek have safe housing and a safe environment to work, live, and raise their families;

Whereas, citizens, government agencies, community groups, and businesses need to come together to provide solutions for those afflicted by the Joachim Creek frequent flash flood events;

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force in order to:

1. Establish an early warning system to alert citizens of the need to evacuate during a flash flood event;
2. Conduct a study to better identify areas that are truly affected by repeated flooding of the Joachim Creek, and to distribute such results to assist in long-term planning in the Jefferson County area;
3. Determine if an organized property buyout is possible for areas that are truly affected by repeated flooding of the Joachim Creek; and
4. Identify methods that allow the area to use such flooding as an economic development tool; and

Be It Further Resolved that the Task Force may include the following members:

1. Traysa Sauer, Committee Member, Concerned Citizens for Flood Relief;
2. Susan Liley, Committee Member, Concerned Citizens for Flood Relief;
3. Paula Arbuthnot, Committee Member, Concerned Citizens for Flood Relief;
4. Elaine Gannon, State Representative, Missouri House of Representatives, District 115;
5. Claire McCaskill, Senator, United States Senate, or her designee;
6. Roy Blunt, Senator, United States Senate, or his designee;
7. Jason Smith, Congressman, United States House of Representatives, Missouri's 8th District, or his designee;
8. Gary Romine, Senator, Missouri State Senate, District 3;
9. Ben Harris, State Representative, Missouri House of Representatives, District 118;
10. Ken Waller, County Executive, Jefferson County;
11. Warren Robinson, Director, Jefferson County Office of Emergency Management;
12. Eric Larson, Director, Code Enforcement Division, Jefferson County;
13. David Dews, City Manager, City of DeSoto;
14. A representative from the Army Corps of Engineers;
15. A representative from the Missouri State Emergency Management Agency;
16. A representative from the Federal Emergency Management Agency;
17. A representative from the Jefferson County Office of Economic Development; and

Be it Further Resolved that the Task Force may elect a chairperson and other officeholders from within its membership, and may add members to the Task Force by a majority vote; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for Jefferson County Executive Ken Waller, Senator Claire McCaskill, Senator Roy Blunt, Congressman Jason Smith, the Director of the Missouri State Emergency Management Agency, the Administrator of the Federal Emergency Management Agency, and the Commanding General of the United States Army Corps of Engineers.

Senator Walsh offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 6

Whereas, meningococcal disease is any infection caused by the bacterium *Neisseria meningitidis*, or meningococcus. Although one in ten people are carriers for this bacteria with no signs or symptoms of disease, sometimes *Neisseria meningitidis* bacteria can cause illness; and

Whereas, meningococcal disease is spread from person to person through the exchange of bacteria through respiratory and throat secretion during close or lengthy contact; and

Whereas, in the United States, there are approximately 1,000 to 1,200 cases of meningococcal disease that occur each year; and

Whereas, ten to fifteen percent of infected individuals will die, while eleven to nineteen percent of those who live will suffer from serious morbidity, including loss of limbs and impacts to the nervous system; and

Whereas, infants under one year of age, as well as young adults between the ages of sixteen and twenty-one, are most commonly impacted by this disease; and

Whereas, there are different strains or serogroups of *Neisseria meningitidis*, with serogroups B, C, and Y accounting for most meningococcal disease in the United States; and

Whereas, there have been several recent outbreaks of serogroup B meningococcal disease on college campuses, with some cases resulting in death; and

Whereas, vaccines are available to prevent meningococcal disease, and different vaccines provide coverage against certain specific serogroups of the disease; and

Whereas, while there are vaccines that help provide protection against all three serogroups (B, C, and Y) commonly seen in the United States, only vaccination for serogroups A, C, W, and Y is routinely recommended by the Centers for Disease Control and Prevention; and

Whereas, the Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices recommends that decisions to vaccinate adolescents and young adults sixteen through twenty-three years of age against serogroup B meningococcal disease should be made at the individual level with health care providers; and

Whereas, it is critical that students, parents, educators, and health care providers understand the dangers of meningitis B and are aware that a vaccine is available to prevent disease resulting from this serogroup:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, urge the Missouri Department of Higher Education and the Missouri Department of Health and Senior Services to encourage all public and private high schools, colleges, and universities in Missouri to provide information to all students, parents, and guardians about meningococcal disease, explaining the different disease serogroups, symptoms, risks, and treatment options; and

Be It Further Resolved that such information should also include a notice of availability, benefits, risks, and limitations of all meningococcal vaccines receiving a recommendation from the Advisory Committee on Immunization Practices, including Category A and Category B recommendations, with specific information as to those persons at higher risk for the disease; and

Be It Further Resolved that each public and private high school, college, and university in Missouri is urged to recommend that current and entering students receive meningococcal vaccines in accordance with current Advisory Committee on Immunization Practices guidelines; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Director of the Missouri Department of Higher Education and the Director of the Missouri Department of Health and Senior Services.

INTRODUCTION OF BILLS

The following Bills and Joint Resolutions were read the 1st time and ordered printed:

SB 278—By Emery.

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the comprehensive state energy plan.

SB 279—By Kraus.

An Act to repeal section 302.188, RSMo, and to enact in lieu thereof one new section relating to veteran designations on driver's licenses and identification cards.

SB 280—By Hoskins.

An Act to repeal section 302.183, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

SB 281—By Hegeman.

An Act to repeal section 247.060, RSMo, and to enact in lieu thereof one new section relating to board members of public water supply districts.

SB 282—By Hegeman.

An Act to repeal section 287.243, RSMo, and to enact in lieu thereof one new section relating to compensation awarded under the Line of Duty Compensation Act.

SB 283—By Hegeman.

An Act to repeal sections 137.565 and 233.180, RSMo, and to enact in lieu thereof two new sections relating to special road district commissioner elections.

SB 284—By Hegeman.

An Act to repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

SB 285—By Koenig.

An Act to repeal sections 32.105, 32.110, 32.115, 100.286, 100.850, 135.010, 135.025, 135.352, 135.403, 135.484, 135.766, 135.825, 143.071, 253.550, 348.300, 348.302, 348.304, 348.306, 348.308, 348.310, 348.312, 348.316, 348.318, 447.708, and 620.1039, RSMo, and to enact in lieu thereof fourteen new sections relating to taxation.

SB 286—By Rizzo.

An Act to repeal section 347.048, RSMo, and to enact in lieu thereof one new section relating to real property owned by limited liability companies.

SB 287—By Nasheed.

An Act to repeal section 590.650, RSMo, and to enact in lieu thereof one new section relating to biased policing.

SB 288—By Nasheed.

An Act to repeal section 488.426, RSMo, and to enact in lieu thereof one new section relating to the law library surcharge.

SB 289—By Nasheed.

An Act to amend chapter 455, RSMo, by adding thereto three new sections relating to rental agreements of victims of certain types of abuse.

SB 290—By Schatz.

An Act to repeal sections 287.120, 287.140, 287.150, 287.170, and 287.780, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation, with existing penalty provisions.

SB 291—By Rowden.

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to paid parental leave for state employees.

SB 292—By Rowden.

An Act to amend chapter 316, RSMo, by adding thereto one new section relating to ticket selling practices.

SJR 13—By Emery.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing sections 1 and 6(a) of article X of the Constitution of Missouri, and adopting eleven new sections in lieu thereof relating to taxation.

SJR 14—By Kraus.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 17 of article IV of the Constitution of Missouri, and adopting one new section in lieu thereof relating to term limits for statewide elected officials.

REFERRALS

President Pro Tem Richard referred **SR 28** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following escort committee pursuant to **HCR 1**: Senators Brown, Cunningham, Curls, Hummel, Libla, Rizzo, Sater, Schatz, Schupp and Walsh.

President Pro Tem Richard appointed the following escort committee pursuant to **HCR 2**: Senators Chappelle-Nadal, Dixon, Emery, Holsman, Onder, Nasheed, Schaaf, Sifton, Silvey and Walsh.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 132—Ways and Means.

SB 133—Education.

SB 134—Local Government and Elections.

SB 135—Judiciary and Civil and Criminal Jurisprudence.

SB 136—Local Government and Elections.

SB 137—Local Government and Elections.

SB 138—Health and Pensions.

SB 139—Seniors, Families and Children.

SB 140—Local Government and Elections.

SB 141—Health and Pensions.

SB 142—Judiciary and Civil and Criminal Jurisprudence.

SB 143—Judiciary and Civil and Criminal Jurisprudence.

SB 144—Veterans and Military Affairs.

SB 145—Commerce, Consumer Protection, Energy and the Environment.

SB 146—Local Government and Elections.

SB 147—Progress and Development.

SB 148—Government Reform.

SB 149—Ways and Means.

SB 150—Small Business and Industry.

SB 151—Insurance and Banking.

SB 152—Transportation, Infrastructure and Public Safety.

SB 153—General Laws.

SB 154—Judiciary and Civil and Criminal Jurisprudence.

SB 155—Insurance and Banking.

SB 156—Transportation, Infrastructure and Public Safety.

SB 157—Judiciary and Civil and Criminal Jurisprudence.

SB 158—Judiciary and Civil and Criminal Jurisprudence.

SB 159—Judiciary and Civil and Criminal Jurisprudence.

SB 160—Seniors, Families and Children.

SB 161—Local Government and Elections.

SB 162—Government Reform.

SB 163—Transportation, Infrastructure and Public Safety.

SB 164—Agriculture, Food Production and Outdoor Resources.

SB 165—Transportation, Infrastructure and Public Safety.

SB 166—Health and Pensions.

SB 167—Judiciary and Civil and Criminal Jurisprudence.

SB 168—Insurance and Banking.

SB 169—Judiciary and Civil and Criminal Jurisprudence.

- SB 170**—Judiciary and Civil and Criminal Jurisprudence.
- SB 171**—Judiciary and Civil and Criminal Jurisprudence.
- SB 172**—Transportation, Infrastructure and Public Safety.
- SB 173**—Education.
- SB 174**—Seniors, Families and Children.
- SB 175**—Government Reform.
- SB 176**—Judiciary and Civil and Criminal Jurisprudence.
- SB 177**—Judiciary and Civil and Criminal Jurisprudence.
- SB 178**—Judiciary and Civil and Criminal Jurisprudence.
- SB 179**—Economic Development.
- SB 180**—Transportation, Infrastructure and Public Safety.
- SB 181**—Transportation, Infrastructure and Public Safety.
- SB 182**—General Laws.
- SB 183**—Government Reform.
- SB 184**—Commerce, Consumer Protection, Energy and the Environment.
- SB 185**—Transportation, Infrastructure and Public Safety.
- SB 186**—Local Government and Elections.
- SB 187**—Transportation, Infrastructure and Public Safety.
- SB 188**—Education.
- SB 189**—Small Business and Industry.
- SB 190**—Commerce, Consumer Protection, Energy and the Environment.
- SB 191**—Local Government and Elections.
- SB 192**—Seniors, Families and Children.
- SB 193**—Insurance and Banking.
- SB 194**—Health and Pensions.
- SB 195**—Seniors, Families and Children.
- SB 196**—Seniors, Families and Children.

COMMUNICATIONS

Senator Walsh submitted the following:

January 10, 2017

Scott C. Englund, Chair
Mo Veterans Commission
1320 Roseview Drive
Jefferson City, MO 65101

Dear Mr. Englund,

It has been my pleasure to serve with you on the board of Missouri Veterans Commission. I have enjoyed working with you.

In connection with the reorganization of the 99th General Assembly, another Senate Democrat has been selected to serve on the MO Veterans Commission board. In order to defer to that appointment by Senate Minority Leader Gina Walsh, I hereby resign. Please consider my resignation effective today, January 10, 2017.

If I can be of further assistance, please do not hesitate to contact me.

Sincerely,



Senator Scott Sifton
District 1

Also,

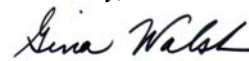
January 10, 2017

Adriane Crouse-Secretary of the Senate
State Capitol, Room 325
Jefferson City, Missouri 65102

Dear Adriane:

Due to a recent resignation, there is now a vacancy for the minority caucus on the Missouri Veterans' Commission. Pursuant to the provisions of section 42.007, RSMo, I hereby appoint Senator Jill Schupp to the Missouri Veterans' Commission.

Sincerely,



Senator Gina Walsh
Minority Floor Leader

Also,

January 10, 2017

Mark Langworthy, Vice Chairperson
Missouri Consolidated Health Care Board of Trustees
832 Weathered Rock Court
Jefferson City, MO 65101

Dear Mr. Langworthy,

It has been my pleasure to serve with you on the board of Missouri Consolidated Health Care Plan. I have enjoyed working with you. In connection with the reorganization of the 99th General Assembly, another Senate Democrat has been selected to serve on the MCHCP board. In order to defer to that appointment by Senate Minority Leader Gina Walsh, I hereby resign. Please consider my resignation effective today, January 10, 2017.

It has been a pleasure to serve on the board for the Missouri Consolidated Health Care Plan.

Sincerely,



Senator Scott Sifton
District 1

President Pro Tem Richard submitted the following:

January 10, 2017

Senator Ron Richard – President Pro Tem
State Capitol, Room 326
Jefferson City, Missouri 65102

Dear Senator Richard:

Pursuant to Senate Rule 12 and in my capacity as Minority Floor Leader, I hereby remove Senator Jamilah Nasheed from the Committee on General Laws and appoint her to the Committee on Ways and Means.

In addition, again pursuant to Rule 12 and in my capacity as Minority Floor Leader, I appoint Senator Jake Hummel to the following committees: Agriculture, Food Production and Outdoor Resources; Commerce, Consumer Protection, Energy and the Environment; General Laws; Small Business and Industry; Transportation, Infrastructure and Public Safety; and Progress and Development.

Sincerely,



Senator Gina Walsh

Minority Floor Leader

Also,

January 11, 2017

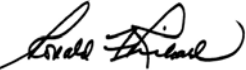
Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 12 and with the request of Senator Walsh, I hereby remove Senator Jamilah Nasheed from the Committee on General Laws and appoint her to the Committee on Ways and Means.

In addition, again pursuant to Senate Rule 12 and with the request of Senator Walsh, I appoint Senator Jake Hummel to the following committees: Agriculture, Food Production and Outdoor Resources; Commerce, Consumer Protection, Energy and the Environment; General Laws; Progress and Development; Small Business and Industry; and Transportation, Infrastructure and Public Safety.

Sincerely,



Ron Richard

President Pro Tem

Also,

January 10, 2017

Senator Ron Richard – President Pro Tem
State Capitol, Room 326
Jefferson City, Missouri 65102

Dear Senator Richard:

Due to a recent resignation from the Missouri Consolidated Health Care Plan Board of Trustees, there is now one minority caucus vacancy on that board. Please consider this correspondence to be my recommendation that Senator John Rizzo be appointed to that board. Pursuant to the provisions of section 103.008, RSMo, please consider this correspondence to be my concurrence of such an appointment.

Sincerely,



Senator Gina Walsh

Minority Floor Leader

Also,

January 11, 2017

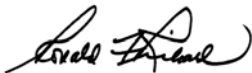
Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to provisions of Section 103.008 of the Revised Statutes of Missouri (RSMo), I hereby appoint the following Senator to the Missouri Consolidated Health Care Plan Board of Trustees.

Senator John Rizzo

Sincerely,



Ron Richard

President Pro Tem

INTRODUCTIONS OF GUESTS

Senator Schupp introduced to the Senate, the Physician of the Day, Han Paik, M.D., Ballwin.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTH DAY—THURSDAY, JANUARY 12, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 197-Rowden
SB 198-Schaaf
SB 199-Wasson
SB 200-Libla
SB 201-Onder
SB 202-Rowden
SB 203-Sifton
SB 204-Sifton
SB 205-Sifton
SB 206-Sifton
SB 207-Sifton

SB 208-Sifton
SB 209-Wallingford
SB 210-Onder
SB 211-Wasson
SB 212-Sater
SB 213-Rowden
SB 214-Emery
SB 215-Emery
SB 216-Cunningham
SB 217-Nasheed
SB 218-Nasheed

SB 219-Nasheed	SB 260-Munzlinger
SB 220-Riddle	SB 261-Munzlinger
SB 221-Riddle	SB 262-Munzlinger
SB 222-Riddle	SB 263-Riddle
SB 223-Schatz	SB 264-Dixon
SB 224-Schatz	SB 265-Schatz
SB 225-Schatz	SB 266-Schatz
SB 226-Koenig	SB 267-Schatz
SB 227-Koenig	SB 268-Schupp and Walsh
SB 228-Koenig	SB 269-Cunningham
SB 229-Riddle	SB 270-Schaaf
SB 230-Riddle	SB 271-Wasson and Richard
SB 231-Schatz	SB 272-Wasson
SB 232-Schatz	SB 273-Wasson
SB 233-Wallingford	SB 274-Wieland
SB 234-Libla	SB 275-Wieland
SB 235-Eigel	SB 276-Wieland
SB 236-Schatz	SB 277-Wieland
SB 237-Rowden	SB 278-Emery
SB 238-Onder	SB 279-Kraus
SB 239-Rowden	SB 280-Hoskins
SB 240-Schatz	SB 281-Hegeman
SB 241-Schatz	SB 282-Hegeman
SB 242-Emery	SB 283-Hegeman
SB 243-Hegeman	SB 284-Hegeman
SB 244-Rowden	SB 285-Koenig
SB 245-Sater	SB 286-Rizzo
SB 246-Kraus	SB 287-Nasheed
SB 247-Kraus	SB 288-Nasheed
SB 248-Kraus	SB 289-Nasheed
SB 249-Kehoe	SB 290-Schatz
SB 250-Kehoe	SB 291-Rowden
SB 251-Kehoe	SB 292-Rowden
SB 252-Dixon	SJR 1-Schaaf
SB 253-Nasheed	SJR 2-Schaaf
SB 254-Nasheed	SJR 3-Schaaf
SB 255-Nasheed	SJR 4-Chappelle-Nadal
SB 256-Sater	SJR 5-Emery
SB 257-Hoskins	SJR 6-Emery
SB 258-Munzlinger	SJR 7-Silvey
SB 259-Munzlinger	SJR 8-Romine

SJR 9-Romine
SJR 10-Holsman
SJR 11-Hegeman

SJR 12-Eigel
SJR 13-Emery
SJR 14-Kraus

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 5-Romine

SCR 6-Walsh

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Journal of the Senate

FIRST REGULAR SESSION

SIXTH DAY—THURSDAY, JANUARY 12, 2017

The Senate met pursuant to adjournment.

Senator Kraus in the Chair.

Reverend Carl Gauck offered the following prayer:

“I give thanks to You, O Lord my God with my whole heart and I will glorify Your name forever.” (Psalm 86:12)

Thank You for a great week filled with Your blessings that have touched our lives. We return home for the continuing blessings of being with our loved ones, a time filled with joy and peace. We would ask that You will provide us with insight and understanding as we deepen established and build new relationships and serve Your people faithfully. In Your Holy Name we pray. Amen

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal Kehoe—2

Vacancies—1

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 38, regarding the Syberg family, which was adopted.

Senator Sifton offered Senate Resolution No. 39, regarding Peggy Keilholz, Affton, which was adopted.

Senator Sifton offered Senate Resolution No. 40, regarding Dane Huxel, which was adopted.

Senator Sifton offered Senate Resolution No. 41, regarding Sergeant Ray Absolon, which was adopted.

Senator Sifton offered Senate Resolution No. 42, regarding Christopher Videmschek, which was adopted.

Senator Sifton offered Senate Resolution No. 43, regarding Teri Fehrenbach, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 44, regarding Reverend Joe Cox, St. Peters, which was adopted.

Senator Sifton offered Senate Resolution No. 45, regarding Rachel Eaton, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 46, regarding Shelly Meyer, Barnhart, which was adopted.

Senator Sifton offered Senate Resolution No. 47, regarding Paula Justus, Arnold, which was adopted.

Senator Sifton offered Senate Resolution No. 48, regarding Katherine Ann Johnson, which was adopted.

Senator Rowden offered Senate Resolution No. 49, regarding the death of Lewis George “Pat” Hemphill, Columbia, which was adopted.

Senator Sifton offered Senate Resolution No. 50, regarding William E. LaGrand, Sunset Hills, which was adopted.

Senator Hegeman offered Senate Resolution No. 51, regarding the Fiftieth Wedding Anniversary of Jim and Phyllis Schimming, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 52, regarding the Seventieth Wedding Anniversary of Dale and Lola Atkins, Rosendale, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 293—By Romine.

An Act to repeal section 319.318, RSMo, and to enact in lieu thereof one new section relating to the per ton fee for using explosives.

SB 294—By Romine.

An Act to amend chapter 253, RSMo, by adding thereto one new section relating to the renaming of a certain state park.

SB 295—By Schaaf.

An Act to repeal sections 50.1190, 52.290, 137.280, 137.345, 140.100, and 150.150, RSMo, and to enact in lieu thereof six new sections relating to fees to be paid to the county employees' retirement fund.

SB 296—By Hummel.

An Act to repeal section 86.207, RSMo, and to enact in lieu thereof one new section relating to membership of the police retirement system of St. Louis as a condition of employment, with an emergency clause.

SB 297—By Hummel.

An Act to amend chapters 306 and 320, RSMo, by adding thereto two new sections relating to electric shock drowning prevention, with penalty provisions.

REFERRALS

President Pro Tem Richard referred **SCR 5** and **SCR 6** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 197—Economic Development.

SB 198—Transportation, Infrastructure and Public Safety.

SB 199—Economic Development.

SB 200—Government Reform.

SB 201—Government Reform.

SB 202—Rules, Joint Rules, Resolutions and Ethics.

SB 203—Health and Pensions.

SB 204—Judiciary and Civil and Criminal Jurisprudence.

SB 205—Small Business and Industry.

SB 206—Education.

SB 207—Local Government and Elections.

SB 208—Local Government and Elections.

SB 209—Local Government and Elections.

SB 210—General Laws.

SB 211—Transportation, Infrastructure and Public Safety.

SB 212—Health and Pensions.

SB 213—Government Reform.

SB 214—Commerce, Consumer Protection, Energy and the Environment.

SB 215—Commerce, Consumer Protection, Energy and the Environment.

SB 216—Professional Registration.

SB 217—Economic Development.

SB 218—Seniors, Families and Children.

SB 219—Education.

SB 220—General Laws.

SB 221—Judiciary and Civil and Criminal Jurisprudence.

- SB 222**—Transportation, Infrastructure and Public Safety.
- SB 223**—Insurance and Banking.
- SB 224**—Small Business and Industry.
- SB 225**—Transportation, Infrastructure and Public Safety.
- SB 226**—Economic Development.
- SB 227**—Professional Registration.
- SB 228**—Health and Pensions.
- SB 229**—Health and Pensions.
- SB 230**—Seniors, Families and Children.
- SB 231**—Health and Pensions.
- SB 232**—Commerce, Consumer Protection, Energy and the Environment.
- SB 233**—Transportation, Infrastructure and Public Safety.
- SB 234**—Small Business and Industry.
- SB 235**—Local Government and Elections.
- SB 236**—Small Business and Industry.
- SB 237**—Government Reform.
- SB 238**—Education.
- SB 239**—Transportation, Infrastructure and Public Safety.
- SB 240**—Professional Registration.
- SB 241**—Agriculture, Food Production and Outdoor Resources.
- SB 242**—Commerce, Consumer Protection, Energy and the Environment.
- SB 243**—Transportation, Infrastructure and Public Safety.
- SB 244**—Veterans and Military Affairs.
- SB 245**—Seniors, Families and Children.
- SB 246**—Commerce, Consumer Protection, Energy and the Environment.
- SB 247**—Ways and Means.
- SB 248**—Ways and Means.
- SB 249**—Education.
- SB 250**—Ways and Means.
- SB 251**—Ways and Means.
- SB 252**—Judiciary and Civil and Criminal Jurisprudence.
- SB 253**—Transportation, Infrastructure and Public Safety.
- SB 254**—Small Business and Industry.

SB 255—Education.

SB 256—General Laws.

SB 257—Commerce, Consumer Protection, Energy and the Environment.

SB 258—Government Reform.

SB 259—Government Reform.

SB 260—Government Reform.

SB 261—Government Reform.

SB 262—Government Reform.

RE-REFERRALS

President Pro Tem Richard re-referred **SB 11** to the Committee on Economic Development.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

January 12, 2017


Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 160.254 of the Revised Statutes of Missouri (RSMo), I hereby appoint the following Senators to the Joint Committee on Education.

Senator Bill Eigel
Senator Dan Hegeman
Senator Caleb Rowden

Sincerely,



Ron Richard

President Pro Tem

On motion of Senator Onder, the Senate adjourned until 4:00 p.m., Tuesday, January 17, 2017.

SENATE CALENDAR

SEVENTH DAY—TUESDAY, JANUARY 17, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 263-Riddle

SB 264-Dixon

SB 265-Schatz	SB 289-Nasheed
SB 266-Schatz	SB 290-Schatz
SB 267-Schatz	SB 291-Rowden
SB 268-Schupp and Walsh	SB 292-Rowden
SB 269-Cunningham	SB 293-Romine
SB 270-Schaaf	SB 294-Romine
SB 271-Wasson and Richard	SB 295-Schaaf
SB 272-Wasson	SB 296-Hummel
SB 273-Wasson	SB 297-Hummel
SB 274-Wieland	SJR 1-Schaaf
SB 275-Wieland	SJR 2-Schaaf
SB 276-Wieland	SJR 3-Schaaf
SB 277-Wieland	SJR 4-Chappelle-Nadal
SB 278-Emery	SJR 5-Emery
SB 279-Kraus	SJR 6-Emery
SB 280-Hoskins	SJR 7-Silvey
SB 281-Hegeman	SJR 8-Romine
SB 282-Hegeman	SJR 9-Romine
SB 283-Hegeman	SJR 10-Holsman
SB 284-Hegeman	SJR 11-Hegeman
SB 285-Koenig	SJR 12-Eigel
SB 286-Rizzo	SJR 13-Emery
SB 287-Nasheed	SJR 14-Kraus
SB 288-Nasheed	

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Journal of the Senate

FIRST REGULAR SESSION

SEVENTH DAY—TUESDAY, JANUARY 17, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

Happy are they that trust in the Lord! (Psalm 40:4a)

We celebrate, and give thanks yet today for the faithful servant in our God, Martin Luther King, who truly trusted in the Lord, spoke his word to us and sought to help us live lives in harmony with our God and with one another. May we find ways to enrich the lives of one another, seeking to follow the path our Lord lays out before us. May we walk it boldly and courageously doing that which is needed and helpful. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, January 12, 2017, was read and approved.

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Silvey offered Senate Resolution No. 53, regarding Eagle Scout Luke Jines, which was adopted.

Senator Riddle offered Senate Resolution No. 54, regarding Nora Black, Rush Hill, which was adopted.

Senator Silvey offered Senate Resolution No. 55, regarding Eagle Scout Quinn Logan Hall, Kansas City, which was adopted.

Senator Hoskins offered Senate Resolution No. 56, regarding Eagle Scout Conrad Benjamin Kreimeyer, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 57, regarding Eagle Scout Joshua Russell Petree, Knob Noster, which was adopted.

Senator Hoskins offered Senate Resolution No. 58, regarding Eagle Scout Tanner McCall Karnes, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 59, regarding Eagle Scout Christian Nathaniel Edwards, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 60, regarding Eagle Scout Tyler Dale Moore, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 61, regarding Eagle Scout Joshua Michael Tomich, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 62, regarding Eagle Scout Tyler Lucas Carr, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 63, regarding Eagle Scout Chance Volesky, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 64, regarding Eagle Scout Ethan James Orr, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 65, regarding Eagle Scout Matthew J. Richner, Warrensburg, which was adopted.

Senator Brown offered Senate Resolution No. 66, regarding Brody Neil Brown, Rolla, which was adopted.

CONCURRENT RESOLUTIONS

Senator Hoskins offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 7

Whereas, the state of Missouri and Israel share a deep and abiding friendship based on a shared commitment to democratic values; and
Whereas, Missouri's own President Harry S. Truman announced on May 14, 1948, that the United States would become the first country to recognize the new Nation of Israel; and

Whereas, since its establishment, Israel has fulfilled the dreams of its founders, who evidence a vigorous, open, and stable democracy; and

Whereas, Israel's Declaration of Independence enshrines a foundation of freedom and democracy using the strongest possible language

that Israel will “ensure complete equality of social and political rights to all its inhabitants irrespective of religion, race or sex; it will guarantee freedom of religion, conscience, language, education and culture...” This idea is practiced in the unbroken tradition of free and open elections that is a necessary component to any vibrant democracy; and

Whereas, the election on March 17, 2015, is the most recent example of the commitment of Israel to the democratic ideals of freedom and pluralism, ideals that Israel shares with the United States; and

Whereas, Israel has a special relationship with the state of Missouri through cultural and economic partnerships resulting in numerous Israeli companies locating in Missouri for their North American headquarters as well as the Cooperative agreement between the Chief Science Officer of Israel and the Missouri Department of Economic Development to foster strategic partnerships between Israeli- and Missouri-based companies developing cutting edge technologies in agricultural science and other key technologies:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby:

(1) Express their respect and admiration for the people of Israel;

(2) Commend the people of Israel for reaffirming their dedication to democratic ideals as expressed in the election on March 17, 2015; and

(3) Restate the mission of the Missouri-Israel Cooperative Agreement, signed by the Missouri Department of Economic Development and the Israel Ministry of Industry and Trade in 1988, which calls for projects of mutual economic benefit through improved trade, technology development, science, agriculture, and tourism; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Prime Minister of Israel, Benjamin Netanyahu, and the Director of the Missouri Department of Economic Development.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 298—By Curls.

An Act to repeal sections 82.1025, 82.1027, and 82.1029, RSMo, and to enact in lieu thereof three new sections relating to nuisance actions in certain political subdivisions.

SB 299—By Curls.

An Act to amend chapter 82, RSMo, by adding thereto one new section relating to abandoned real property in certain cities.

SB 300—By Sater.

An Act to repeal section 162.401, RSMo, and to enact in lieu thereof one new section relating to bonding requirements for treasurers of seven-director school districts.

SB 301—By Wallingford.

An Act to repeal section 198.070, RSMo, and to enact in lieu thereof one new section relating to sexual assault reporting in long-term care facilities, with existing penalty provisions.

SB 302—By Wieland.

An Act to repeal section 68.075, RSMo, and to enact in lieu thereof one new section relating to advanced industrial manufacturing zones.

SB 303—By Wieland.

An Act to repeal section 537.065, RSMo, and to enact in lieu thereof one new section relating to

contracts limiting tortfeasor liability.

SB 304—By Wieland.

An Act to amend chapter 382, RSMo, by adding thereto nine new sections relating to the corporate governance of insurance companies, with a delayed effective date.

SB 305—By Kehoe, Onder and Richard.

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to lobbyist expenditures, with an existing penalty provision.

SB 306—By Hegeman.

An Act to repeal section 162.401, RSMo, and to enact in lieu thereof one new section relating to bonding requirements for treasurers of seven-director school districts.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

January 13th, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Christine L. Chinn, 3933 Highway 151, Clarence, Shelby County, Missouri 63437, as Director of the Department of Agriculture, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,

Eric R. Greitens

Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

January 13th, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Anne L. Precythe, 405 South Fourth Street, Smithfield, Johnston County, North Carolina 27577, as Director of the Department of Corrections, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,

Eric R. Greitens

Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 13th, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Sarah Hearne Steelman, 11820 Springhouse Lane, Rolla, Phelps County, Missouri 65401, as Commissioner of the Office of Administration, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,

Eric R. Greitens

Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

RE-REFERRALS

President Pro Tem Richard re-referred **SB 251** to the Committee on Agriculture, Food Production and Outdoor Resources.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following committee to act with a like committee from the Senate pursuant to **HCR 1**. Representatives: Cookson, Franklin, Bernskoetter, Redmon, Alferman, McCreery, Carpenter, Kendrick, Harris, and McGee.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 60**, entitled:

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating solely to lobbyist expenditures, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Kehoe, the Senate recessed until 7:15 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

On motion of Senator Kehoe, the Senate repaired to the House of Representatives to receive the State of the State Address from His Excellency, Governor Eric Greitens.

JOINT SESSION

The Joint Session was called to order by President Parson.

The Color Guard from the Missouri State Highway Patrol, Troop F, presented the colors.

The Pledge of Allegiance to the Flag was recited.

On roll call the following Senators were present:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On roll call the following Representatives were present:

PRESENT: 155

Adams	Alferman	Anders	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Barnes 60	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Moon	Morgan	Morris	Mosley	Muntzel
Neely	Nichols	Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker					

ABSENT: 6

Cornejo

Curtis

May

Mitten

Newman

Smith 85

VACANCIES: 1

The Joint Committee appointed to wait upon His Excellency, Governor Eric Greitens, escorted the Governor to the dais where he delivered the State of the State Address to the Joint Assembly:

Governor Eric Greitens
2017 State of the State Address

A Message From The People

Thank you, Lieutenant Governor Parson; Speaker Richardson and the members of the Missouri House; President Pro Tem Richard and members of the Missouri Senate; Chief Justice Breckenridge and the judges of the Supreme Court of Missouri; State officials; and our honored guests. Thank you.

And thank you to Sheena, my beautiful wife, and Missouri's First Lady.

We meet tonight in the people's chamber.

This is the seat of our republic—where the people's will should be done.

Many of you have been good keepers of the public's trust. Your families have sacrificed so that you can serve the people, and I appreciate you and your families.

But too many good, strong public servants have come here only to see the will of the people obstructed and corrupted by insiders and lobbyists.

This is a big place, with a powerful purpose, and it has too often been consumed by small goals and petty politics.

So tonight, I come bearing a simple message from the people of Missouri: They want a government that fights for them, and I come as an outsider ready to lead that fight.

Last week, I signed an executive order banning gifts from lobbyists to state employees of the executive branch.

I think all elected officials should do the same. And I thank Speaker Richardson, President Richard, Senator Kehoe, Representative Cierpoit, and other leaders in this room for their commitment to passing a ban on gifts from lobbyists.

In our first executive order, we also slammed shut the revolving door between employees of the Governor's office and lobbyists. The people in my office come to work knowing they will never be able to lobby our office.

I urge the legislature to do the same. During the campaign, we came up with a simple proposal that the people supported. If you've been in a legislative office for one year, and you decide you want to become a lobbyist, you have to wait one year. If you've been in office for two years, then you have to wait two years—and so on.

This is a simple, sensible proposal, and I'm committed to working with you to close the revolving door.

I also call on this legislature to put on the ballot, term limits for every statewide officeholder. I know that the people of Missouri will vote for term limits, and people are counting on us to put an end to politics as a lifelong profession.

This is the people's government, and these basic measures will begin to restore our people's trust in their government.

Missourians are a hardworking people. They want good, quality jobs.

I remember being out one morning meeting folks and shaking hands at a diner in Portageville.

It was 5 AM, and it was going to be a hot day—but people were up. They were ready to work.

In county after county—in Pemiscott County, and in Dunklin County, and in Mississippi County—I spoke to people who want to work, who want a job, who want to provide for their families.

They are sick of seeing their friends have to get in a truck and drive across state lines for work. But they look over the border—and see opportunity.

They see that in Arkansas and in Tennessee, paychecks are getting bigger.

They see other Midwestern states like Michigan and Indiana that are leading the nation in new factory job growth.

Since 2009, the country has had 10% private sector job growth. If we had grown just as fast as the rest of the country since '09, we would have 120,000 more jobs in Missouri today.

And if income in Missouri had risen at the same rate as the rest of the country, the average Missouri family would be making \$2,400 more every year. Instead, we've fallen behind.

The people have sent us a message: We must do everything in our power to put people back to work in good, high-paying jobs.

That's why we must join 27 other states and sign Right to Work.

That's why we must do away with expensive Project Labor Agreements that drive up the costs of construction and slow down important projects in our communities.

We must repeal our state's version of the Davis-Bacon act, which drives up the cost of important construction work that needs to get done. It hurts rural workers. It sets back rural families.

I've heard from small-town Mayors and County Commissioners who say that they are ready to build, to grow—but they need these reforms.

Our cities see the negative impact, too. People are tired of losing new jobs to Indianapolis, Nashville, or Des Moines. We must stay competitive.

We will eliminate these ineffective and outdated laws. And we will tap into the ingenuity and hard work of Missourians, because Missourians are ready to work.

There's another thing holding back jobs.

A report released about a month ago looked at every state, every city, and every county in the United States. And that report named St. Louis, Missouri the worst judicial hellhole in America.

This isn't a pretty picture. Here's what's happening: Out of state lawyers are suing businesses on behalf of out of state clients in Missouri's courts.

We're the place where the nastiest lawyers come to do work so dirty, and engage in lawsuits so murky, they wouldn't pass muster anywhere else.

What does this do? It scares away businesses. It means fewer jobs and smaller paychecks.

The companies intimidated by this shady practice have customers here. They could make even more money here. But they're afraid to expand their business here.

Trial lawyers can sue people in the state of Missouri, and because of how broken the system is, if they win just one dollar for their client, they still get paid huge legal fees.

For too long in this state, trial lawyers have picked our people's pockets.

It's time to do different.

There are some common sense changes we can make to fix this. We need to move to the Daubert standard for expert witness testimony. Right now, our standards are far too low. By moving to the Daubert standard, we'd be adopting the same standards used by the federal government and 39 other states.

We need to change our joinder and venue rules to end these out of state lawsuits. And we must end frivolous lawsuits by reforming the Missouri Merchandising Practices Act.

Our judicial system is broken, and the trial lawyers who have broken it, well, their time is up.

The people need us to fight for the jobs that lawyers are forcing out of our state. As Governor, I'm not afraid to take on the trial lawyers, of either party. I'm here to fight for the people, of both parties.

Another thing holding back jobs: burdensome regulations...

Last week, I signed an executive order putting a freeze on all new regulations and rulemaking. Let me tell you why.

There were two women in Missouri who had grown up braiding the hair of their family and friends and figured they could make a business of it.

Then they looked up what they'd need to do to become a hair braider in Missouri, and they were shocked.

Missouri's government mandates 1500 hours of expensive training for a hair braiding license. That's 30 hours per week of training for almost a full year...to braid hair.

We need to end frivolous regulations like these so that our people can start their own businesses and create jobs.

Over the course of the last 17 years, Missouri has issued over 40,000 pages of new regulations. If you laid those pieces of paper end to end, that's over 5 miles of new regulations.

These regulations, and those that come down from Washington, cost people money.

But there's a hidden cost, too. All of this regulation takes the joy out of running a business, running a farm, starting something new.

Farmers want to farm—not be lawyers and accountants. Business people want to build great things—not fill out endless paperwork.

And there's another problem: Some rules are necessary to protect health and safety. But when government spends time enforcing frivolous regulations, important things like safe water and safe travel don't get the time and attention they deserve.

I have ordered a complete review of every regulation in the state of Missouri. We're going to reduce unnecessary and outdated regulations so that we can get back to creating good, quality, high-paying jobs...

We need an effective government that serves the people and makes it easy to do business.

If you want to start or grow a business in the state of Missouri and hire more people with good jobs, I will be your friend and ally. I want the state of Missouri to work for you. To make it easy for you.

Right now, getting permits takes too long. People stand in too many lines for too many hours for too many basic services.

Part of the reason for this is that our government is running on too many broken and outdated systems that make it too hard to serve the people.

Some of our government's systems are still programmed using COBOL, a computer language developed in 1959.

We need a modern government that allows people to do more on-line instead of making them wait in line.

We also need to remember that many essential government services, whether it's law enforcement, transportation, or education, are delivered by people.

We need to support the hard-working employees in our government who do important public service. We have people at the State Emergency Management Agency, MoDOT and the Missouri State Highway Patrol, who worked non-stop from last Wednesday, straight through the Chiefs game, to make sure our state weathered this ice storm.

And our best state employees are being hurt by a big bloated bureaucracy. In Indiana, they have 46 state employees per 10,000 people in their state. In Illinois, they have 47 state employees for every 10,000 people. In Ohio, they have 55.

And in Missouri? We have 92 employees for every 10,000 people in our state.

Because of this, we are 50th out of 50 in state employee pay. We need to change that. Our government employees do important work—often really important, life-saving work. We need to reward the greatest in government service with better pay.

This is how a good business would run. We'd pay and promote our best people and make sure they know they are valued. And we'd have a government focused on doing fewer things but doing them well. That's how we'll be able to pay our star performers what they deserve.

That's one of the reasons why I'm committed to civil service reform, with a focus on making a smaller government that works better for all of our people and will make Missouri a better place to do business.

And there's another thing that's holding back jobs: our burdensome, complex, and unfair tax credit system.

All of you know how to run a family budget.

First, you pay down your credit card debt. Then, put some money away in a rainy day fund. Then, you budget for your most important needs.

Our constitution is wise. It follows that same advice. Our constitution lays out where our tax money should go.

First, it's supposed to pay off the debt. Then, it's supposed to fund our priorities.

There's a lot of wisdom there.

But unfortunately, the people who get paid first today are insiders and lobbyists who have rigged the system to get special interest tax credits.

Insiders are gaming this system. Since 2010, almost \$2 billion has been promised to special interests. The people taking the money swore that it was going to create jobs, but their performance hasn't lived up to their promises.

If special interest tax credits made for a prosperous economy, Missouri would be thriving.

What our people want is a tax structure that is simple, fair to everyone, and low.

But instead we have a tax structure that is complex, corrupt, and high.

Together, with a team of outsiders and legislators, we are going to do a thorough, end-to-end audit of our tax credit system—and create a tax code that works not to benefit privileged insiders, but instead is fair to all.

I ask all of you—all of you—to work with me. Our state can create more jobs by doing the right thing here.

And another thing that's holding back jobs is our broken welfare system.

For almost ten years, I worked with veterans who had been let down by the VA.

My wife Sheena and I would have these strong men and women around our dinner table.

And we'd hear over and over again about how the system failed these men and women.

When they came back from war, the VA told them, "If you're 60% disabled, we'll pay you as if you're 100% disabled as long as you don't work..."

So what do you think happened? People didn't work.

And not having a job sapped their spirits. The government handed them checks and pills. And instead of building new lives here at home, too many got stuck. They became trapped in lives of dependency and depression.

They lost their sense of dignity. And what's worse, it also affected their children and their families.

Missouri's system of welfare too often does the same to our people.

We must find a way to reform it—and replace it with a system that builds lives of self-reliance, dignity, and meaning.

But that's not the system we have now.

Recently, a non-partisan think tank took a close look at the welfare system in each state.

Here's how things work in Missouri:

Let's say you're a single mom working 30 hours a week, making \$12.25 an hour. You're working as hard as you can, taking care of your kid and trying to raise him right.

One day, your boss comes to you and offers you a \$5 an hour raise. That should add up to about \$7,500 to \$8,000 more a year.

But here's what happens in Missouri: If you take the raise, you'd lose over \$700 a year in food stamps and \$800 in housing subsidies.

You lose \$4,700 in childcare subsidies, and \$1,200 in the earned income tax credit. And you'd pay an extra \$800 in taxes.

That \$8000 raise cost you over \$8,200 dollars. That hard-working single mom is essentially robbed of her raise.

We need to build a system based on two simple principles:

- 1) It should always, always, always pay more to work in the state of Missouri.
- 2) If your boss gives you a raise, you should make more money.

I will work with all of you to build a system that lifts people out poverty and into the middle class, one based on hard work and personal responsibility.

Everywhere I went in the state of Missouri, people talked to me about the need for more jobs and higher pay.

They also talked about the need for safer streets.

Despite the failures of past politicians, the vast majority of the people in this state know, honor, and respect the men and women of law enforcement...

I want to say tonight—from this podium and in this place—thank to our law enforcement officers and first responders. And thank you to your families, who sacrifice every day so that we can be safe.

Here are the facts: three of the eleven most violent cities in America are in Missouri—St. Louis, Kansas City, and Springfield.

This violence affects far too many families—mine included.

And it's not just in the cities. When you talk to sheriffs, chiefs of police, and front line officers around the state, they'll tell you it's getting harder to do police work.

They'll tell you about what the FBI has identified: The Ferguson Effect.

They'll tell you that it's harder to recruit people to become police officers, and the officers who are on the job feel less empowered to proactively police.

Now, we're in a tough place in Missouri and we have to come together. We cannot go forward divided.

God has not given any of us a monopoly on wisdom. We all must make an effort to understand.

We will work with the law enforcement community and concerned citizens and clergy, to update our peace officers' standards and training.

We will make sure that all of our officers have the training, resources, and support they need both to protect themselves and to build strong relationships in their communities.

Here's what we have to do together: make this the greatest state in America to be a law enforcement officer, firefighter, or first responder. And we need to make this a state where every citizen feels that they too are safe and protected.

I want to establish a Blue Alert system, so that we can find and bring swift justice to anyone who assaults a law enforcement officer.

And my administration will work with this body to pass the toughest laws in the country for anyone who assaults a peace officer.

We need to make sure that our state highway patrol, that our corrections officers, have nonlethal tools like TASERs and adequate body armor when they are called to go into harm's way.

We also need to stand by our law enforcement officers, firefighters and first responders by aggressively applying for Homeland Security, AFG and SAFER Grants to make sure that they get every federal dollar they deserve.

And we also must work with the Department of Defense and with our military representatives here at home, including at Fort Leonard Wood, to make sure our military police officers and military firefighters can much more easily come back home and serve as police officers and firefighters on our streets.

We will do these things. But we need all of you to work alongside us to make Missouri safe.

And those of us in this room have a particular obligation. It is an obligation to hear people who are often unheard. To understand the frustrated, to listen to those who too often do not have a voice.

We need a justice system that does justice by all of our people. As a constitutional conservative, I believe, as you do, that the constitution applies to every citizen. I believe in the 6th Amendment, which guarantees the right to a fair trial and adequate legal representation for all.

I believe—as many of you do—that we must reform our corrections system. I believe our corrections officers do hard work, under difficult circumstances, and I am committed to standing by them and standing up for them.

In order to protect them, and in fact, in order to protect every citizen in Missouri, we need to find ways to reduce recidivism. If somebody gets out of prison, we want them to go to work. We want them to pay their fair share in taxes. We want them to take care of their kids. We want them to set a good example.

And the last thing we want is somebody coming out of prison and committing another crime which hurts another family and starts that same bad cycle all over again.

We need to do different. People who are in prison should have a clear plan—from the day they enter—about what direction their lives will take the day they leave.

To tackle this problem, we need to engage groups from across society: most importantly our faith community. I have seen that a turn towards faith can actually save lives in prison. And I will welcome our churches and our synagogues into our corrections facilities.

These steps are but the beginning. And the path towards safer streets for all is built on a combination of support for law enforcement, relationships rooted in understanding, economic and educational opportunity, and a justice system that has the confidence of all of its citizens.

Peace is more than the absence of war. And safety and security are more than the absence of violence. Safety and security are built on the basis of understanding—and we in the people's house must be examples for making an effort to understand each other and bring communities together.

That understanding starts with our young people. And it begins in our homes—and in our schools.

I think we will all agree that we have incredible young people here in the state of Missouri.

And yet, we have an education system that ranks near last in every measure that matters.

Our people have done their part. Missouri pays about the national average for its education system.

Yet even though we spend what the rest of the country spends on education, we rank 47th in starting teacher pay. We have great teachers, and I believe our great teachers deserve to be paid more.

And let me be perfectly clear: this administration is committed to protecting teachers' pensions.

What we need to do is make sure that the money we spend finds its way into the classroom.

Over half of Missouri school districts do not offer a single Advanced Placement class. Over 200 of our 520 school districts did not have a single student in physics. Over 100 did not have a single student enrolled in chemistry.

We need to expand course access programs, so that every child in Missouri can use technology to get the education they need.

We also need to make sure that every child in Missouri, especially those kids with special needs, get a fair shot at the American Dream. I will work with you to implement Education Savings Accounts for children with special needs.

Education Savings Accounts are simple. Kids with special needs have IEPs, individualized education plans. With education savings accounts, parents are able to use their fair share of state education money in a way that fits with what their kids need.

Arizona was the first state in the country to try these accounts, and the program has been a success. Parents are much happier with their children's educations, and children are able to get the kind of education that meets their needs.

We do best when we put power into the hands of parents and teachers at the local level.

Special needs families know their children best. And it is time we gave control back to those parents, to select the best possible education for their children.

Every kid in the state of Missouri—whether in a public school, private school, or homeschool—deserves a fair shot at the American Dream. And these are just a few of the things we can do to make that happen.

What I have outlined tonight are some of the simple and sensible requests that the people have for all of us.

And this is how we begin. Not every problem that we're facing in the state of Missouri can be solved in the next week, the next month or the next year. But this agenda is a strong and bold start.

We have an opportunity to have a truly historic legislative session. Let's heed the voice of the people and let's take Missouri in a new direction.

Thank you very much. God bless you and God bless the people of Missouri.

On motion of Senator Kehoe, the Joint Session was dissolved and the Senators returned to the Chamber where they were called to order by President Parson.

INTRODUCTIONS OF GUESTS

Senator Rowden introduced to the Senate, Nikki Reynolds, Brooke Omar, Jami Borland, Tanya Jemma, Tabitha Johnson, Chrissy Meyer and Michelle Medenis; and students Ethan Abadi, Ainsley Armstrong, Kolby Borland, Ashton Buckridge, Shannon Bullard, Zayn Dalabih, Hana Jarbou, Shayla Johnson, Dryson Jordan, Trinity Kane, Aliyana Kardon-Allen, Alli Kaufman, Carly Meyer, Layla Omar, Evie Penman, Brody Reynolds and Maeve Rush, Columbia Independent School.

Senator Riddle introduced to the Senate, Avery Smith, Holts Summit; and Avery was made an honorary page.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, January 18, 2017.

SENATE CALENDAR

EIGHTH DAY—WEDNESDAY, JANUARY 18, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 263-Riddle	SB 291-Rowden
SB 264-Dixon	SB 292-Rowden
SB 265-Schatz	SB 293-Romine
SB 266-Schatz	SB 294-Romine
SB 267-Schatz	SB 295-Schaaf
SB 268-Schupp and Walsh	SB 296-Hummel
SB 269-Cunningham	SB 297-Hummel
SB 270-Schaaf	SB 298-Curls
SB 271-Wasson and Richard	SB 299-Curls
SB 272-Wasson	SB 300-Sater
SB 273-Wasson	SB 301-Wallingford
SB 274-Wieland	SB 302-Wieland
SB 275-Wieland	SB 303-Wieland
SB 276-Wieland	SB 304-Wieland
SB 277-Wieland	SB 305-Kehoe, et al
SB 278-Emery	SB 306-Hegeman
SB 279-Kraus	SJR 1-Schaaf
SB 280-Hoskins	SJR 2-Schaaf
SB 281-Hegeman	SJR 3-Schaaf
SB 282-Hegeman	SJR 4-Chappelle-Nadal
SB 283-Hegeman	SJR 5-Emery
SB 284-Hegeman	SJR 6-Emery
SB 285-Koenig	SJR 7-Silvey
SB 286-Rizzo	SJR 8-Romine
SB 287-Nasheed	SJR 9-Romine
SB 288-Nasheed	SJR 10-Holsman
SB 289-Nasheed	SJR 11-Hegeman
SB 290-Schatz	SJR 12-Eigel

SJR 13-Emery

SJR 14-Kraus

HOUSE BILLS ON SECOND READING

HB 60-Alferman

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 7-Hoskins

✓

Journal of the Senate

FIRST REGULAR SESSION

EIGHTH DAY—WEDNESDAY, JANUARY 18, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The law of the Lord is perfect, reviving the soul; the decrees of the Lord are sure.” (Psalm 19:7)

Heavenly Father: We are most thankful for Your presence with us as we try to make laws that enlighten and provide justice for our people. Guide and direct our minds and actions this day that we might be about what is required of us by You having a clear eye of discernment and rejoicing heart in our interactions with one another and with You our God. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for the previous day was read and approved.

Senator Kehoe announced photographers from St. Louis Public Radio and KSN-KODE-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Riddle—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Cunningham offered Senate Resolution No. 67, regarding Joanne White, West Plains, which was adopted.

Senator Sater offered Senate Resolution No. 68, regarding the Sixtieth Wedding Anniversary of Terry and Laverne Hatridge, Galena, which was adopted.

Senator Hegeman offered Senate Resolution No. 69, regarding the Seventieth Wedding Anniversary of Bill and Sally Collings, Trenton, which was adopted.

Senator Hegeman offered Senate Resolution No. 70, regarding the Sixtieth Wedding Anniversary of Gary and Barbara Hostetter, Milan, which was adopted.

Senator Rowden offered Senate Resolution No. 71, regarding Jan Hemm Pritchard, Columbia, which was adopted.

Senator Silvey offered Senate Resolution No. 72, regarding C. Edward Bradley, Lake Waukomis, which was adopted.

Senator Schaaf offered Senate Resolution No. 73, regarding the Fiftieth Wedding Anniversary of Dick and Patty Hansen, which was adopted.

Senator Schaaf offered Senate Resolution No. 74, regarding the Fiftieth Wedding Anniversary of Kenneth and Sheron Russell, which was adopted.

Senator Curls offered Senate Resolution No. 75, regarding Colonel J. Bret Johnson, which was adopted.

CONCURRENT RESOLUTIONS

Senators Schupp and Nasheed offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 8

Whereas, extensive and credible reports have revealed mass killing of prisoners of conscience in the People's Republic of China, primarily practitioners of the spiritual based exercises of Falun Gong, but also other religious and ethnic minority groups, in order to obtain organs for transplants; and

Whereas, the organ transplantation system in China does not comply with the World Health Organization's Guiding Principles of traceability and transparency in organ procurement pathways, and the government of the People's Republic of China has resisted independent scrutiny of the system; and

Whereas, traditional Chinese custom requires bodies to be preserved intact after death. With rare voluntary organ donation, however, China's transplantation industry significantly increased since 2000; and

Whereas, the Department of State Country Report on Human Rights for China for 2011 stated, "Overseas and domestic media and advocacy groups continued to report instances of organ harvesting, particularly from Falun Gong practitioners and Uighurs"; and

Whereas, a new investigative report, published in June 2016, conducted by human rights attorney David Matas, former Canadian Secretary of State for Asia-Pacific David Kilgour, and journalist Ethan Gutmann, estimated that China is performing 60,000 to 100,000 transplants per year as opposed to 10,000 transplants claimed by the Chinese government, which is "an industrial-scale, state-directed organ transplantation system, controlled through national policies and funding, and implicating both the military and civilian healthcare systems"; and

Whereas, China's Liver Transplant Registry System indicated that more than 25% of cases were emergency transplants, for which an organ was found within days or even hours. Wait times for non-emergency liver transplants were usually quoted in weeks. Most patients in other countries have to wait years for a transplant; and

Whereas, the Chinese government claims that 90% of China's organ transplant sources come from executed prisoners. However, the

number of executions has dropped 10% annually since 2002 and is far less than the number of transplants taking place. The government has never acknowledged the sourcing of organs from prisoners of conscience; and

Whereas, Falun Gong, a spiritual practice involving meditative “qigong” exercises and centered on the values of truthfulness, compassion, and forbearance, became immensely popular in China in the 1990s, with multiple estimates placing the number of practitioners at upwards of 70 million; and

Whereas, in July 1999, the Chinese Communist Party launched an intensive, nationwide persecution designed to eradicate the spiritual practice of Falun Gong, including physical and mental torture, reflecting the party’s long-standing intolerance of large independent civil society groups; and

Whereas, since 1999, hundreds of thousands of Falun Gong practitioners have been detained extra-legally in Chinese reeducation-through-labor camps, detention centers, and prisons, where torture, abuse, and implausible medical exams and blood tests on Falun Gong practitioners are routine; and

Whereas, Freedom House reported in 2015 that Falun Gong practitioners comprise the largest portion of prisoners of conscience in China, and face an elevated risk of dying or being killed in custody; and

Whereas, the United Nations Committee Against Torture and the Special Rapporteur on Torture have expressed concern over the allegations of organ harvesting from Falun Gong prisoners, and have called on the Government of the People’s Republic of China to increase accountability and transparency in the organ transplant system and punish those responsible for abuses; and

Whereas, in June 2016, the U.S. House of Representatives unanimously passed House Resolution 343, condemning the systematic, state-sanctioned organ harvesting from Falun Gong and other prisoners of conscience; and

Whereas, the killing of religious or political prisoners for the purpose of selling their organs for transplant is an egregious and intolerable violation of the fundamental right to live; and

Whereas, organ tourism to China should not be shielded by medical confidentiality, but openly monitored. No nation should allow their citizens to go to China for organs until China has allowed a full investigation into organ harvesting of prisoners of conscience, both past and present:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby:

(1) Call on the Government of the People’s Republic of China to immediately end the practice of organ harvesting from all prisoners and prisoners of conscience, and explicitly from Falun Gong prisoners of conscience and members of other religious and ethnic minority groups;

(2) Call upon the Government of the People’s Republic of China to immediately end the 17-year persecution of the Falun Gong, and the immediate release of all Falun Gong practitioners and other prisoners of conscience;

(3) Call upon the President of the United States to undertake a full and transparent investigation by the United States Department of State into organ transplant practices in the People’s Republic of China, and calls for the prosecution of those found to have engaged in such unethical practices;

(4) Will take measures to initiate a registry for residents of Missouri who travel abroad to receive organ transplants; and

(5) Will take measures to ban the entry of those who have participated in illegal removal of human tissues and organs, and seek prosecution of such individuals should they be found on the soil of Missouri; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the President and Vice President of the United States, the Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, the chair of the Senate Committee on Foreign Affairs, the chair of the House Committee on Foreign Relations, and each member of the Missouri’s Congressional delegation.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 307—By Munzlinger.

An Act to repeal sections 144.010, 262.900, 265.300, 267.565, 276.606, and 277.020, RSMo, and to enact in lieu thereof six new sections relating to agriculture.

SB 308—By Chappelle-Nadal.

An Act to amend chapter 30, RSMo, by adding thereto one new section relating to the investment

policies of public entities, with a referendum clause.

SB 309—By Walsh and Onder.

An Act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, and 56.840, RSMo, and to enact in lieu thereof seven new sections relating to the retirement system for prosecuting and circuit attorneys.

SB 310—By Wasson.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to residential dwellings offered for rent to transient guests.

SB 311—By Wasson.

An Act to repeal section 137.095, RSMo, and to enact in lieu thereof one new section relating to property tax for vehicles traveling in interstate commerce.

SB 312—By Wasson.

An Act to repeal section 338.202, RSMo, and to enact in lieu thereof one new section relating to maintenance medication filled by pharmacists.

SB 313—By Koenig.

An Act to amend chapters 135 and 166, RSMo, by adding thereto ten new sections relating to educational scholarships, with a penalty provision.

SB 314—By Schatz.

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to a program for the monitoring of certain prescribed controlled substances, with penalty provisions.

SB 315—By Eigel.

An Act to amend chapters 302 and 304, RSMo, by adding thereto two new sections relating to transportation regulations, with a referendum clause.

REFERRALS

President Pro Tem Richard referred **SCR 7** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTIONS OF GUESTS

Senator Schatz introduced to the Senate, the Physician of the Day, Dr. Thomas Stamos, Chesterfield.

Senator Onder introduced to the Senate, members of St. Charles County Realtors Association.

Senator Onder introduced to the Senate, Arnie C. Dienoff, O'Fallon.

Senator Hoskins introduced to the Senate, Rebecca Boyer, Nick Graff, Steve Mathias, Jennifer Reynolds-Moehrle, Jan Ulm, Cathy Goldsticker and Stephanie Richter, St. Louis; Rachel Dwiggin, Chuck Robb and Mark Radetic, Kansas City; Mike Notorangelo and Julie Wolfe, Chesterfield; Bob Letterman and Steve York, Lee's Summit; Randy Hilger, Lake St. Louis; Jen Vacha, Troy; Jay Decker, Poplar Bluff;

Wendy Shireman and Jim O'Hallaron, Kirkwood; Jeremy Morris, Jefferson City; John Lindbloom, Wildwood; Jene Crook, Marshall; Sondra DePriest, Savannah; and Nick Myers, Joplin, members of the Missouri Society of Certified Public Accountants.

The President introduced to the Senate, Justin and Lynn Farrell, Osage Beach; and Ryan Gattermeir, Lake Ozark.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

NINTH DAY—THURSDAY, JANUARY 19, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 263-Riddle	SB 285-Koenig
SB 264-Dixon	SB 286-Rizzo
SB 265-Schatz	SB 287-Nasheed
SB 266-Schatz	SB 288-Nasheed
SB 267-Schatz	SB 289-Nasheed
SB 268-Schupp and Walsh	SB 290-Schatz
SB 269-Cunningham	SB 291-Rowden
SB 270-Schaaf	SB 292-Rowden
SB 271-Wasson and Richard	SB 293-Romine
SB 272-Wasson	SB 294-Romine
SB 273-Wasson	SB 295-Schaaf
SB 274-Wieland	SB 296-Hummel
SB 275-Wieland	SB 297-Hummel
SB 276-Wieland	SB 298-Curls
SB 277-Wieland	SB 299-Curls
SB 278-Emery	SB 300-Sater
SB 279-Kraus	SB 301-Wallingford
SB 280-Hoskins	SB 302-Wieland
SB 281-Hegeman	SB 303-Wieland
SB 282-Hegeman	SB 304-Wieland
SB 283-Hegeman	SB 305-Kehoe, et al
SB 284-Hegeman	SB 306-Hegeman

SB 307-Munzlinger
SB 308-Chappelle-Nadal
SB 309-Walsh and Onder
SB 310-Wasson
SB 311-Wasson
SB 312-Wasson
SB 313-Koenig
SB 314-Schatz
SB 315-Eigel
SJR 1-Schaaf
SJR 2-Schaaf
SJR 3-Schaaf

SJR 4-Chappelle-Nadal
SJR 5-Emery
SJR 6-Emery
SJR 7-Silvey
SJR 8-Romine
SJR 9-Romine
SJR 10-Holsman
SJR 11-Hegeman
SJR 12-Eigel
SJR 13-Emery
SJR 14-Kraus

HOUSE BILLS ON SECOND READING

HB 60-Alferman

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 8-Schupp and Nasheed

✓

Journal of the Senate

FIRST REGULAR SESSION

NINTH DAY—THURSDAY, JANUARY 19, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“How precious also are Thy thoughts unto me, O God! How great is the sum of them! If I should count them, they are more in number than the sand.” (Psalm 139:17-18)

Gracious God: Provide us time with friends and family and time in Your house this weekend, for we rejoice knowing the bounty of Your blessings and that whatever comes into our lives first existed as a thought in Your mind. May we gratefully acknowledge Your gifts to us and give You thanks for watching our going out and coming in. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Sater offered Senate Resolution No. 76, regarding the death of Dan Ray, Lampe, which was adopted.

Senator Libla offered Senate Resolution No. 77, regarding Faurecia, Dexter, which was adopted.

Senator Libla offered Senate Resolution No. 78, regarding Mary Ann Taylor, Dexter, which was adopted.

Senator Libla offered Senate Resolution No. 79, regarding the Historic Downtown Dexter Association, which was adopted.

Senator Libla offered Senate Resolution No. 80, regarding Katrina Prance, Dexter, which was adopted.

Senator Libla offered Senate Resolution No. 81, regarding Pizza Hut, Dexter, which was adopted.

Senator Walsh offered Senate Resolution No. 82, regarding Kevin Boschert, Florissant, which was adopted.

Senator Walsh offered Senate Resolution No. 83, regarding Lori Bethman, Hazelwood, which was adopted.

Senator Sifton offered Senate Resolution No. 84, regarding Affton Plaza, which was adopted.

CONCURRENT RESOLUTIONS

Senator Holsman offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 9

Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which regulate elections.

Whereas, the framers of the Constitution of the United States of America intended that the Congress of the United States of America should be "dependent on the people alone" (James Madison, Federalist 52); and

Whereas, that dependency has evolved from a dependency on the people alone to a dependency on powerful special interests, through campaigns or third-party groups, that have created a fundamental imbalance in our representative democracy; and

Whereas, Americans across the political spectrum agree that elections in the United States of America should be free from the disproportional influence of special interests and fair enough that any citizen can be elected into office; and

Whereas, the Constitution of the State of Missouri states "that all political power is vested in and derived from the people; that all government of right originates from the people, is founded upon their will only, and is instituted solely for the good of the whole" and the people have the exclusive right to alter their constitutions of government whenever they deem it necessary (Article I, Sections 1 & 3); and

Whereas, Article V of the United States Constitution requires Congress to call a convention for proposing amendments to the federal Constitution on the application of two-thirds of the legislatures of the several states; and

Whereas, the Missouri General Assembly perceives the need for an amendments convention in order to restore balance and integrity to our elections by proposing an amendment to the federal Constitution that will permanently protect free and fair elections in America by addressing, inter alia, issues raised by the decisions of the United States Supreme Court in *Citizens United v. Federal Election Commission* (2010) 130 S.Ct. 876 and related cases and events, and desires that said convention should be so limited; and

Whereas, the State of Missouri desires that the delegates to said convention shall be comprised equally of individuals currently elected to state and local office, or be selected by election, in each Congressional district for the purpose of serving as delegates, though all individuals elected or appointed to federal office, now or in the past, be prohibited from serving as delegates to the convention, and intends to retain the ability to restrict or expand the power of its delegates within the limits expressed herein; and

Whereas, the State of Missouri intends that this be a continuing application considered together with applications calling for a convention passed in the 2013-2014 Vermont legislature as R454, the 2013-2014 California legislature as Resolution Chapter 77, the 98th Illinois General Assembly as SJR 42, the 2014-2015 New Jersey legislature as SCR 132, the 2015-2016 Rhode Island legislature as HR 7670 and SR 2589,

and all other passed, pending, and future applications until such time as two-thirds of the several states have applied for a convention for a similar purpose and said convention is convened by Congress:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby apply to the United States Congress, under the provisions of Article V of the United States Constitution for the calling of a convention of the states for the exclusive purpose of proposing an amendment to the United States Constitution that will restore free and fair elections as described herein; and

Be It Further Resolved that the Secretary of the Senate transmit copies of this resolution to the President of the United States; the Vice President of the United States in his capacity as presiding officer of the United States Senate, the Speaker of the United States House of Representatives, the Minority Leader of the United States House of Representatives, the President Pro Tempore of the United States Senate, to each Senator and Representative from Missouri in the Congress of the United States with the respectful request that the full and complete text of this resolution be printed in the Congressional Record, to the presiding officers of each legislative body of each of the several states, requesting the cooperation of the states in issuing an application compelling Congress to call a convention for proposing amendments pursuant to Article V of the U.S. Constitution.

Read 1st time.

Senator Wieland offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 10

Whereas, the deeply held religious convictions and moral beliefs of the people of the State of Missouri and the City of Saint Louis should be respected rather than attacked; and

Whereas, Saint Louis Board of Aldermen Board Bill 203 would allow the City of Saint Louis to penalize by fines of up to five hundred dollars and imprisonment for up to ninety days, property owners and Missouri citizens who choose not to be associated with the abortion industry; and

Whereas, Board Bill 203 would allow the City of Saint Louis to penalize by fines of up to five hundred dollars and imprisonment for up to ninety days, religious institutions and Missourians of faith for making employment decisions based upon their religious beliefs and practices; and

Whereas, Board Bill 203 would force the citizens of Missouri and the City of Saint Louis to be complicit in the intrinsic evil of abortion; and

Whereas, Board Bill 203 would violate religious liberty and individual rights to conscience; and

Whereas, Board Bill 203 would represent a grave abuse of local authority and threaten constitutional liberties of the residents of, and property owners and employers in, the State of Missouri and the City of Saint Louis, including those guaranteed by the Bill of Rights, the Missouri Constitution, and Missouri law, such as the Missouri Religious Freedom Restoration Act of 2003 and Senate Bill 749 of 2012; and

Whereas, it should be the moral imperative of all governmental bodies to RESPECT and PROTECT life at all of its stages; and

Whereas, the United States Supreme Court has ruled that citizens cannot be compelled to violate their religious practices and beliefs, such as in its 2014 decision of *Burwell v. Hobby Lobby*; and

Whereas, Board Bill 203 would violate Missouri law related to the regulation of abortion, including but limited to, the right of conscience of health care providers and institutions, employers, and taxpayers who oppose abortion and the funding thereof, as found in Chapters 188, 191, and 197 of the Missouri statutes:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge the City of Saint Louis Board of Aldermen to defeat Board Bill 203 and protect the religious liberty and right of conscience of all Missouri citizens, property owners, and employers; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for the Mayor, the President of the Board of Aldermen, and each member of the Board of Aldermen of the City of Saint Louis.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 316—By Rowden.

An Act to amend chapter 407, RSMo, by adding thereto eight new sections relating to password protection.

SB 317—By Sater.

An Act to repeal section 334.253, RSMo, and to enact in lieu thereof one new section relating to physician referral for physical therapy.

SB 318—By Sifton and Hummel.

An Act to repeal section 571.070, RSMo, and to enact in lieu thereof one new section relating to unlawful possession of firearms, with penalty provisions.

SB 319—By Hummel.

An Act to repeal section 190.335, RSMo, and to enact in lieu thereof one new section relating to the administration of emergency services in certain cities.

SB 320—By Hummel.

An Act to repeal section 67.275, RSMo, and to enact in lieu thereof one new section relating to electrical contractor licenses.

SB 321—By Hegeman.

An Act to repeal section 307.178, RSMo, and to enact in lieu thereof one new section relating to the admissibility of the use of a safety belt as evidence of comparative negligence, with an existing penalty provision.

SB 322—By Wieland and Romine.

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of certain memorial infrastructure.

RESOLUTIONS

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 85

WHEREAS, the Administration Committee is required by law to establish the rates of pay each year, and

WHEREAS, such rates of pay are to be the same as those established under the policies of the Personnel Division of the Office of Administration for comparable duties after examination of the rates of pay then in effect, and

WHEREAS, the rates of pay established shall become effective in January.

NOW, THEREFORE, BE IT RESOLVED by the Committee on Administration that the number, classification and rates of pay authorized for employees of the Senate shall include one department director and six division level directors to be compensated according to Office of Administration guidelines; and the following authorized employees at rates of pay within the ranges hereby established.

<u>NO.</u>	<u>CLASSIFICATION</u>	<u>MONTHLY SALARY RANGE</u>
4	Staff Attorney	\$4,042 - \$6,561
3	Research Analyst II	\$3,432 - \$5,007
2	Assistant Director General Research	\$4,042 - \$6,561
3.5	Research Staff Secretary	\$2,868 - \$4,710
2	Budget Research Analyst II	\$3,432 - \$5,007
2	Budget Research Analyst III	\$4,071 - \$5,917
1	Assistant Director Budget Research	\$4,042 - \$6,561

<u>NO.</u>	<u>CLASSIFICATION</u>	<u>MONTHLY SALARY RANGE</u>
1	Budget Staff Secretary	\$2,868 - \$4,710
1	Assistant Secretary of Senate	\$3,432 - \$5,556
1.5	Deputy Secretary of Senate	\$2,548 - \$3,565
1	Enrolling & Engrossing Supervisor	\$3,432 - \$5,556
3	Enrolling & Engrossing Clerk	\$2,548 - \$3,565
1	Billroom Supervisor	\$2,548 - \$3,565
1	Billroom Clerk	\$2,195 - \$3,015
6	Public Information Specialist I	\$2,548 - \$3,565
2	Resolution Writer	\$2,868 - \$4,071
1	Multimedia Communications Manager	\$3,192 - \$4,523
1	Photographer	\$2,868 - \$4,071
1	Administrative Assistant	\$3,432 - \$5,556
1.5	Accounting Specialist	\$2,970 - \$4,176
1	Human Resources Specialist	\$3,432 - \$5,556
6	Administrative/Office Support	\$3,432 - \$5,556
3	Information Technologist I	\$2,548 - \$3,565
2	Information Technologist IV	\$3,696 - \$5,440
4	Information Technology Specialist I	\$4,071 - \$5,917
2	Computer Info. Technology Spec III	\$4,908 - \$6,888
1	Assistant Director - CIS	\$4,908 - \$6,888
.5	Computer Info. Technologist II	\$3,309 - \$4,710
1	Network/Communications Specialist	\$4,071 - \$5,917
2	Journal Production Clerks	\$2,548 - \$3,565
1	Mailroom Supervisor	\$2,548 - \$3,565
1	Mailroom Technician II	\$2,195 - \$3,015
1	Printing Services Technician II	\$2,195 - \$3,015
1	Printing Services Technician III	\$2,389 - \$3,309
2	Printing Services Technician IV	\$2,679 - \$3,696
1	Library Administrator	\$3,696 - \$5,440
1	Library Clerk	\$2,465 - \$3,432
1	Maintenance Supervisor II	\$2,868 - \$4,071
2	Carpenter II	\$2,679 - \$3,696
0.5	Sergeant-at-Arms (Elected)	\$2,679 - \$3,696
4.5	Assistant Doorkeeper	\$1,807 - \$2,338
0.5	Reading Clerk	\$1,713 - \$2,159
0.25	Chaplain	\$1,916 - \$2,542
0.5	Investigator	\$3,432 - \$5,007
0.5	Security Specialist	\$3,696 - \$5,440

BE IT FURTHER RESOLVED that the Senate Administration Committee is authorized to establish a formula setting forth the maximum amount which may be expended by each Senator and each caucus for the employment of Administrative and Clerical Assistants. Each Senator plus the President Pro Tem and The Minority Leader on behalf of their caucus will be notified of the funds available, and shall thereafter certify to the Senate Administrator the names and addresses of Administrative and Clerical Assistants. The compensation paid to the Senators' and caucus administrative and clerical assistants shall be within the limits of the categories set forth hereinabove.

BE IT FURTHER RESOLVED that the Senate Administrator, with the approval of the Senate Administration Committee, shall have the

authority to cooperate and coordinate with the Chief Clerk of the House in the selection of employees, who shall be assigned to the garage, Joint Committee Staffs and the rotunda area, and who will be paid from the Joint House and Senate Contingent Fund, within the limits of the categories set out above.

BE IT FURTHER RESOLVED that the Senate Administrator, on behalf of the Committee on Administration, has the authority to reduce, increase, combine or consolidate positions and salaries where necessary to meet changed conditions or circumstances which arise, and the Committee on Administration may enter into contracts with consultants, provided such consultant's contract fee does not exceed the salary for the comparable position, and such consultant shall count as an employee of the Senate.

BE IT FURTHER RESOLVED that the Senate Administration Committee is authorized to adjust the foregoing pay ranges to reflect implementation of the state pay plan.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 18, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Carol S. Comer, 10541 Dunes Court, Indianapolis, Marion County, Indianapolis 46239, as Director of the Department of Natural Resources, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

January 18, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Charles Andrew Juden III, 614 Laurelwood Ave., Sikeston, Scott County, Missouri 63801, as Director of the Department of Public Safety, for a term ending at the pleasure of the Governor, and until his successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

REFERRALS

President Pro Tem Richard referred **SCR 8** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Onder, Chairman of the Committee on General Laws, submitted the following reports:

Mr. President: Your Committee on General Laws, to which was referred **SB 19**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 21**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 263—Professional Registration.

SB 264—Local Government and Elections.

SB 265—Transportation, Infrastructure and Public Safety.

SB 266—Professional Registration.

SB 267—Local Government and Elections.

SB 268—Seniors, Families and Children.

SB 269—Transportation, Infrastructure and Public Safety.

SB 270—Commerce, Consumer Protection, Energy and the Environment.

SB 271—Economic Development.

SB 272—Education.

SB 273—Local Government and Elections.

SB 274—Insurance and Banking.

SB 275—Insurance and Banking.

SB 276—Professional Registration.

SB 277—General Laws.

SB 278—Commerce, Consumer Protection, Energy and the Environment.

SB 279—Veterans and Military Affairs.

SB 280—Veterans and Military Affairs.

SB 281—Local Government and Elections.

SB 282—Transportation, Infrastructure and Public Safety.

SB 283—Local Government and Elections.

SB 284—Local Government and Elections.

SB 285—Ways and Means.

SB 286—Local Government and Elections.

SB 287—Transportation, Infrastructure and Public Safety.

SB 288—Local Government and Elections.

SB 289—Small Business and Industry.

SB 290—Small Business and Industry.

SB 291—Seniors, Families and Children.

SB 292—Commerce, Consumer Protection, Energy and the Environment.

SB 293—Commerce, Consumer Protection, Energy and the Environment.

SB 294—Local Government and Elections.

SB 295—Health and Pensions.

SB 296—Health and Pensions.

SB 297—Transportation, Infrastructure and Public Safety.

SB 298—Small Business and Industry.

SB 299—Judiciary and Civil and Criminal Jurisprudence.

SB 300—Insurance and Banking.

SB 301—Seniors, Families and Children.

SB 302—Transportation, Infrastructure and Public Safety.

SB 303—Insurance and Banking.

SB 304—Insurance and Banking.

SB 305—Rules, Joint Rules, Resolutions and Ethics.

SB 306—Insurance and Banking.

SB 307—Agriculture, Food Production and Outdoor Resources.

SB 308—Insurance and Banking.

SB 309—Health and Pensions.

SB 310—Economic Development.

SB 311—Transportation, Infrastructure and Public Safety.

SB 312—Health and Pensions.

SB 313—Education.

SB 314—Transportation, Infrastructure and Public Safety.

SB 315—Transportation, Infrastructure and Public Safety.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Emery, Chairman of the Committee on Government Reform, submitted the following report:

Mr. President: Your Committee on Government Reform, to which was referred **SB 31**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

On motion of Senator Kehoe, the Senate recessed until 11:00 a.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 91, 42, 131, 265** and **314**, entitled:

An Act to amend chapter 290, RSMo, by adding thereto one new section relating solely to labor organizations, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

COMMUNICATIONS

Senator Walsh submitted the following:

January 18, 2017

Senator Gina Walsh

201 W. Capitol Avenue, Room 333

Jefferson City, MO 65101

Dear Senator Walsh:

Please accept my request to be removed from the Joint Committee on Child Abuse and Neglect. My term expired on 12/31/16.

Your consideration of my request is greatly appreciated.

Sincerely,



Senator S. Kiki Curls

Ninth District

Also,

January 19, 2017

Adriane Crouse –Secretary of the Senate


State Capitol, Room 325

Jefferson City, Missouri 65102

Dear Adriane:

Pursuant to the provisions of section 21.771 RSMo, I hereby appoint Senator Jake Hummel to the Joint Committee on Child Abuse and Neglect to replace Senator Kiki Curls.

Sincerely,



Gina Walsh

Minority Floor Leader

Also,

President Pro Tem Richard submitted the following:

January 18, 2017

Ms. Adriane Crouse

Secretary of the Senate

State Capitol Building, Room 325

Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 12, I hereby remove Senator Jay Wasson from the Committee on Gubernatorial Appointments.

In addition, again pursuant to Senate Rule 12, I appoint Senator Doug Libla to the Committee on Gubernatorial Appointments.

Sincerely,



Ron Richard

President Pro Tem

INTRODUCTIONS OF GUESTS

Senator Riddle introduced to the Senate, Head Coach Lance Richardson, Assistant Coaches Brent Lovell and Chuck Livingston; and team members Bridget Hart, Cam Patterson, Haley Schmutz, Rachel Burkemper, Emma Sexton, Kim DeBold, Kiersten Nixon, Kacy Bergfeld, Kirsten Watts, Anna Sullivan, Kelsey Sachs, Jacey Meyer, Kaitlynn Williams and Haleigh Hunt, Troy Buchanan High School Trojan Softball Team.

Senator Chappelle-Nadal introduced to the Senate, the Physician of the Day, Dr. Gary Gaddis, University City.

On motion of Senate Kehoe, the Senate adjourned until 4:00 p.m., Monday, January 23, 2017.

SENATE CALENDAR

TENTH DAY—MONDAY, JANUARY 23, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 316-Rowden

SB 317-Sater

SB 318-Sifton and Hummel

SB 319-Hummel

SB 320-Hummel

SB 321-Hegeman

SB 322-Wieland and Romine

SJR 1-Schaaf

SJR 2-Schaaf

SJR 3-Schaaf

SJR 4-Chappelle-Nadal

SJR 5-Emery

SJR 6-Emery

SJR 7-Silvey

SJR 8-Romine

SJR 9-Romine

SJR 10-Holsman
SJR 11-Hegeman
SJR 12-Eigel

SJR 13-Emery
SJR 14-Kraus

HOUSE BILLS ON SECOND READING

HB 60-Alferman

HCS for HBs 91, 42, 131, 265 & 314

SENATE BILLS FOR PERFECTION

SB 19-Brown
SB 21-Brown

SB 31-Emery

INFORMAL CALENDAR

RESOLUTIONS

SR 85-Kehoe

To be Referred

SCR 9-Holsman

SCR 10-Wieland

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Journal of the Senate

FIRST REGULAR SESSION

TENTH DAY—MONDAY, JANUARY 23, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let me abide in Your tent forever, find refuge under the shelter of Your wings.” (Psalm 61:4)

We are thankful for Your abiding presence and bringing us safely here to do the work You have for us to do. We are thankful for time this day to work and enjoy recreational time together that strengthens relationships and bonds of friendship and serving together. And we pray that we may know comfort in knowing You and what You require of us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, January 19, 2017, was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Curls offered Senate Resolution No. 86, regarding Drew Carey's middle-school classes at Scuola Vita Nuova, Kansas City, which was adopted.

Senator Curls offered Senate Resolution No. 87, regarding Sharon Ford-Parker's sixth-grade class at Dobbs Elementary School, Kansas City, which was adopted.

Senator Kehoe offered Senate Resolution No. 88, regarding Major Gregory D. Kindle, Jefferson City, which was adopted.

Senator Wallingford offered Senate Resolution No. 89, regarding Jerry Ford, Cape Girardeau, which was adopted.

Senator Richard offered Senate Resolution No. 90, regarding Eagle Scout Quinn J. Lasley, which was adopted.

Senator Holsman offered Senate Resolution No. 91, regarding Sarah Holmes' seventh-grade class at Barstow School, Kansas City, which was adopted.

Senator Wallingford offered Senate Resolution No. 92, regarding Dick and Evelyn Belger, Kansas City, which was adopted.

Senator Wallingford offered Senate Resolution No. 93, regarding Bennett Family Dentistry, which was adopted.

Senator Wallingford offered Senate Resolution No. 94, regarding Begley, Young, Unterreiner & White, LLC, which was adopted.

Senator Wallingford offered Senate Resolution No. 95, regarding Brenda Newbern, Cape Girardeau, which was adopted.

Senator Walsh offered Senate Resolution No. 96, regarding Michael Mahaffy, Florissant, which was adopted.

Senator Walsh offered Senate Resolution No. 97, regarding Claudia Pennington, O'Fallon, which was adopted.

Senator Walsh offered Senate Resolution No. 98, regarding Thomas Reinbold, O'Fallon, which was adopted.

Senator Walsh offered Senate Resolution No. 99, regarding Gary R. Gaydos, Florissant, which was adopted.

Senator Sater offered Senate Resolution No. 100, regarding the Ninetieth birthday of Vera Elizabeth Clark Rogers, which was adopted.

Senator Sater offered Senate Resolution No. 101, regarding the Sixtieth Wedding Anniversary of Jim and Bertha Bush, Nevada, which was adopted.

Senator Hoskins offered Senate Resolution No. 102, regarding West-Central Independent Living Solutions, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 103, regarding Eagle Scout Ryan James Helmig, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 104, regarding Eagle Scout Nathan Sheehan, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 105, regarding Village of Arrow Rock, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 323—By Brown.

An Act to repeal section 302.020, RSMo, and to enact in lieu thereof two new sections relating to the operation of motorcycles or motortricycles, with penalty provisions.

SB 324—By Silvey.

An Act to repeal section 306.220, RSMo, and to enact in lieu thereof one new section relating to personal flotation devices, with penalty provisions.

SB 325—By Kraus.

An Act to repeal section 144.026, RSMo, and to enact in lieu thereof one new section relating to sales and use tax exemptions.

SB 326—By Kraus.

An Act to repeal sections 347.015 and 347.020, RSMo, and to enact in lieu thereof three new sections relating to low-profit limited liability companies.

SB 327—By Romine.

An Act to repeal sections 161.670 and 167.121, RSMo, and to enact in lieu thereof two new sections relating to course access in education, with an effective date.

SB 328—By Romine.

An Act to repeal sections 163.191, 172.280, 173.005, 174.160, 174.225, 174.231, 174.251, 174.324, 174.500, and 178.636, RSMo, and to enact in lieu thereof nine new sections relating to higher education.

SB 329—By Kehoe.

An Act to repeal sections 407.825 and 407.826, RSMo, and to enact in lieu thereof two new sections relating to motor vehicle franchise practices.

SB 330—By Munzlinger.

An Act to repeal section 287.120, RSMo, and to enact in lieu thereof one new section relating to liability under workers' compensation laws.

SB 331—By Hegeman.

An Act to repeal sections 578.018 and 578.030, RSMo, and to enact in lieu thereof two new sections relating to confiscation of animals, with penalty provisions.

SB 332—By Hegeman.

An Act to repeal section 139.100, RSMo, and to enact in lieu thereof one new section relating to the timeliness of tax payments made by postal mail.

SB 333—By Schaaf.

An Act to repeal section 104.1091, RSMo, and to enact in lieu thereof one new section relating to retirement benefits for certain state employees.

SB 334—By Sater.

An Act to amend chapter 198, RSMo, by adding thereto one new section relating to influenza education.

SB 335—By Hoskins.

An Act to repeal sections 209.150 and 209.200, RSMo, and to enact in lieu thereof two new sections relating to service dogs.

REFERRALS

President Pro Tem Richard referred **SCR 9** and **SCR 10** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

RE-REFERRALS

President Pro Tem Richard re-referred **SB 269** to the Committee on Professional Registration.

The Senate observed a moment of silence in memory of Kansas City pitcher, the late Yordano Ventura.

SENATE BILLS FOR PERFECTION

Senator Brown moved that **SB 19** be taken up for perfection, which motion prevailed.

Senator Brown offered **SS** for **SB 19**, entitled:

**SENATE SUBSTITUTE FOR
SENATE BILL NO. 19**

An Act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

Senator Brown moved that **SS** for **SB 19** be adopted.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 19, Page 3, Section 290.590, Line 15, by inserting after all of said line the following:

“Section B. This act is hereby submitted to the qualified voters of this state for approval or rejection at an election which is hereby ordered and which shall be held and conducted on Tuesday next following the first Monday in November, 2018, pursuant to the laws and constitutional provisions of this state for the submission of referendum measures by the general assembly, and this act shall become effective when approved by a majority of the votes cast thereon at such election and not otherwise.”; and

Further amend the title accordingly.

Senator Holsman moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Rizzo, Hummel, Sifton and Schupp.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—21

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Walsh offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 19, Page 2, Section 290.590, Lines 20-25 by striking said lines.

Senator Walsh moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Brown, **SB 19**, with **SS** and **SA 2** (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator Kehoe moved that **SR 85** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **SR 85** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

MESSAGES FROM THE HOUSE

The following messages was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 4**, entitled:

HOUSE CONCURRENT RESOLUTION NO. 4

Relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

WHEREAS, Article XIII, Section 3 of the Missouri Constitution charges the Missouri Citizens' Commission on Compensation for Elected Officials with setting the amounts of compensation paid to statewide elected officials, legislators, and judges; and

WHEREAS, the Constitution provides the Commission with a four-month window prior to its constitutional deadline for making salary recommendations to hold public hearings around the state to gather testimony related to salaries for affected state officials and to carefully consider whether pay increases are warranted; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials has recommended that the compensation for statewide elected officials be increased by eight percent over fiscal years 2018 and 2019, representing a total additional cost to the state of Missouri for the recommended salary adjustments of \$54,884 in 2018 to \$57,023 in 2019; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials has also recommended that the compensation for members of the General Assembly be increased by two and one-half percent for the next two years, representing a total additional cost to the state of Missouri for the recommended salary adjustments of \$176,881 in 2018 to \$181,303 in 2019; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials recommended that daily expense compensation for members of the General Assembly be \$150 per day of service; and

WHEREAS, the Missouri Citizens' Commission on Compensation for Elected Officials recommended the salary for judges to continue to be calculated under the formula currently in place over fiscal years 2018 and 2019; and

WHEREAS, the state has many other priorities for appropriating money in the budget that are far more important than the salary increases recommended by the commission; and

WHEREAS, the Commission's recommendations shall take effect unless disapproved by the General Assembly through a concurrent resolution process passed by two-thirds majorities in each legislative chamber before February 1, 2017:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby disapprove the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials contained in its report of December 2016; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker has appointed the following committee to act with a like committee from the Senate pursuant to **HCR 2**. Representatives: McGaugh, Cornejo, Pike, Corlew, Schroer, Ellebracht, Roberts, Unsicker, Walker (74), and Meredith.

INTRODUCTIONS OF GUESTS

Senator Wallingford introduced to the Senate, Ethan G. Scherer, Columbia.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

ELEVENTH DAY—TUESDAY, JANUARY 24, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 316-Rowden	SB 333-Schaaf
SB 317-Sater	SB 334-Sater
SB 318-Sifton and Hummel	SB 335-Hoskins
SB 319-Hummel	SJR 1-Schaaf
SB 320-Hummel	SJR 2-Schaaf
SB 321-Hegeman	SJR 3-Schaaf
SB 322-Wieland and Romine	SJR 4-Chappelle-Nadal
SB 323-Brown	SJR 5-Emery
SB 324-Silvey	SJR 6-Emery
SB 325-Kraus	SJR 7-Silvey
SB 326-Kraus	SJR 8-Romine
SB 327-Romine	SJR 9-Romine
SB 328-Romine	SJR 10-Holsman
SB 329-Kehoe	SJR 11-Hegeman
SB 330-Munzlinger	SJR 12-Eigel
SB 331-Hegeman	SJR 13-Emery
SB 332-Hegeman	SJR 14-Kraus

HOUSE BILLS ON SECOND READING

HB 60-Alferman

HCS for HBs 91, 42, 131, 265 & 314

SENATE BILLS FOR PERFECTION

SB 21-Brown

SB 31-Emery

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 19-Brown, with SS & SA 2 (pending)

RESOLUTIONS

To be Referred

HCR 4-Bernskoetter

✓

Journal of the Senate

FIRST REGULAR SESSION

ELEVENTH DAY—TUESDAY, JANUARY 24, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Emery offered the following prayer:

“I will give them a heart to understand that I am Yahweh, and they shall be My people and I will be their God when they return to Me with all their heart.” (Jeremiah 24:7)

Holy Father, we find in our lives our need of You and know that if we truly seek You, You will be our God. We know and trust that You will guide us by prompting our hearts to be about that which You desire of us. And we seek to know You so we may know ourselves which leads us to the path of righteousness in our thoughts and actions. So may Your spirit dwell with in us so we may apply our lives entirely to love and service You require. In Your holy name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 106, regarding Celia J. Lipskoch, California, which was adopted.

Senator Wasson offered Senate Resolution No. 107, regarding the City of Fremont Hills, which was adopted.

Senator Wasson offered Senate Resolution No. 108, regarding Eagle Scout Derek Fitzpatrick, Highlandville, which was adopted.

Senator Wasson offered Senate Resolution No. 109, regarding Eagle Scout Seth Dale, Nixa, which was adopted.

Senator Wasson offered Senate Resolution No. 110, regarding Eagle Scout Jason Bray, Nixa, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 336—By Wieland.

An Act to amend chapter 374, RSMo, by adding thereto one new section relating to market conduct of insurance companies.

SB 337—By Wieland.

An Act to amend chapter 379, RSMo, by adding thereto one new section relating to depreciation of damaged property.

SB 338—By Schupp, Walsh, Hummel, Holsman, Rizzo, Chappelle-Nadal, Nasheed and Curls.

An Act to repeal sections 213.010, 213.030, 213.040, 213.045, 213.050, 213.055, 213.065, 213.070, and 213.101, RSMo, and to enact in lieu thereof nine new sections relating to discrimination based on sexual orientation or gender identity.

SB 339—By Schupp.

An Act to repeal section 130.011 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session and section 130.011 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to campaign finance, with an effective date and penalty provisions.

SB 340—By Schupp.

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to the monitoring of certain prescribed controlled substances, with penalty provisions.

SB 341—By Nasheed.

An Act to repeal sections 567.020, 567.030, and 589.400, RSMo, and to enact in lieu thereof three new sections relating to minor children suspected of prostitution, with penalty provisions.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

HCR 4—Rules, Joint Rules, Resolutions and Ethics.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that Representative Merideth (80), is on the escort committee pursuant to **HCR 2** and not Representative Meredith (71).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that Representative Mitten is replacing Representative Walker (74) on the escort committee pursuant to **HCR 2**.

Senator Kehoe moved that the Senate recess to repair to the House of Representatives to receive the State of the Judiciary Address from the Chief Justice of the Supreme Court, the Honorable Patricia Breckenridge, which motion prevailed.

JOINT SESSION

The Joint Session was called to order by President Parson.

On roll call the following Senators were present:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On roll call the following Representatives were present:

PRESENT: 160

Adams	Alferman	Anders	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Barnes 60	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon	Morgan	Morris

Mosley	Muntzel	Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood	Mr. Speaker	

ABSENT: 2

Curtis Green

VACANCIES: 1

The Joint Committee appointed to wait upon the Chief Justice of the Supreme Court, Patricia Breckenridge, escorted the Chief Justice to the dais where she delivered the State of the Judiciary Address to the Joint Assembly:

2017 State of the Judiciary Address

Lieutenant Governor Parson, Speaker Richardson and members of the House, President Pro Tem Richard and members of the Senate, Governor Greitens and other statewide officers. I am proud to be here today as the voice of the judicial branch.

I am so grateful to have served in the judiciary since my appointment to the trial bench by Governor Kit Bond, to the court of appeals by Governor John Ashcroft, and to the Supreme Court by Governor Matt Blunt. It has been my privilege to serve with judges appointed by both Republican and Democratic governors and to work to decide cases according to the law.

Before I begin, I would like to introduce my husband, Bryan. For 40 years, he has loved and supported me and kept me grounded. Thank you for being here with me this morning.

Earlier this month, I swore in Governor Greitens and other statewide officials. Not all chief justices get to participate in this democratic transition of power, and it was such an honor. For me, it served as a reminder of how alike we are. We share a commitment to work separately *and together* to make the great state of Missouri *even greater*. Some, however, focused on how we are different. One tweet questioned the legitimacy of the oaths because of those differences. Apparently, I – correctly – said “MissourAH,” while *you* said, “MissourEE.”

Our different pronunciations reflect the rich diversity of our state – we come from cities, towns and rural areas to work in Jefferson City. You represent literally every nook and cranny of Missouri. We on the Supreme Court are also geographically diverse. I am from Nevada, in the southwest corner of the state. Judge Zel Fischer grew up in Watson, as far north and west as you can get and still be in Missouri (rumor has it, you can see Nebraska from there). Judge Paul Wilson is from right here in Jefferson City. Judge George Draper is from St. Louis, and while Judge Laura Stith grew up in St. Louis, she has lived in Kansas City for more than 35 years. And Judge Mary Russell is from Hannibal.

This is my fourth and, I am relieved to say, last big speech to deliver as chief justice. But I welcome the chance to talk about my favorite subject – the courts, often called the “least understood” branch of government.

Our 3,400 employees serve in your courts and, every year, are asked to do more with less. I encourage you to visit a local courthouse and meet these dedicated professionals who embrace their responsibility to treat every person fairly and equitably and to resolve disputes according to the law.

Our state employees are the lowest paid in the nation. Despite this, they are hardworking, dedicated, and deserving of our respect. I know budget times are tight, but we must find a way to pay them 21st century wages for 21st century work. Please join me in recognizing our state employees who serve in *all* branches of our government.

In the last fiscal year, more than 1.8 million cases were filed in Missouri courts – of these, 60 percent involved municipal ordinance violations. In our circuit courts, the largest number of cases involve the prosecution of state crimes. Seventeen percent of our cases are civil – primarily small claims, domestic relations, landlord tenant matters and disputes of less than \$25,000. About 5 percent of *civil* cases – and fewer than 1 percent of *all* cases – involve tort claims like wrongful death or personal injury.

I understand Governor Greitens and some of you in the General Assembly have called for changes in the law governing certain types of cases.

Do *not* view these calls for action as a condemnation of our judicial system.

Our citizens can be proud of our courts, where they go to resolve their disputes peaceably and where their constitutional rights are protected. Day in and day out, in the courtrooms in your communities, hundreds of thousands of cases are adjudicated without fanfare. We, more than anyone, want our courts to live up to their responsibilities to properly administer justice.

So when serious problems in some St. Louis County municipal divisions came to light, we owned those problems. Though the vast majority of our 625 municipal divisions function well, the challenge of problem municipal divisions in St. Louis County and elsewhere in the state became an opportunity to make *all* of our municipal divisions better.

From within the judicial system, judges, prosecutors, defense attorneys, and clerks rolled up their sleeves and crafted solutions that would work. We are grateful for this leadership. Their yeoman's work turned recommendations for reforms into tangible change. Changes came when our Court imposed mandatory standards – effective upon their adoption in September – detailing how municipal divisions must operate under the law. The *standards are extensive*. We also put in place a code of conduct for all municipal division personnel and defined what constitutes a conflict of interest for judges who choose to wear multiple hats.

While some say the standards don't go far enough, others say they have gone too far. Some municipalities are finding it difficult to do what they *should* have been doing all along. But my years on the trial bench taught me if both sides are not totally satisfied, perhaps we got it right.

We and the state court administrator's office have also worked with a number of municipalities to consolidate their court operations, including 13 in St. Louis County. Consolidation results in reduced costs, which we hope will disincentivize municipalities from using courts as revenue generators. Many have worked hard to accomplish consolidation, particularly in St. Ann and Normandy. Unfortunately, the cost savings may not be fully realized for some, due to a law that caps the number of municipalities a judge may serve.

Additionally, Missouri's constitution places responsibility on the presiding judge of each circuit to supervise the municipal divisions. So, last month, the Supreme Court adopted protocols to guide presiding judges and make their authority clear. We recognize supervision poses a special challenge in St. Louis County and, in an effort to assist, the Supreme Court is providing municipal division monitors.

Municipal divisions are not alone in the spotlight. Others leveled criticisms at our juvenile divisions, including their very structure. Missouri has never been afraid to lead, and this state decided long ago our juvenile system should be different from other states. Our juvenile proceedings are designed to be non-adversarial, and all parties are required to act in the best interest of the child.

Nonetheless, we thoughtfully considered the criticisms and responded by enacting reforms that make *all* of our juvenile divisions better. In doing so, the judiciary worked with leaders from around the state to develop standards for juvenile officers. These standards, adopted in December, create uniform practices and procedures; establish a code of conduct; and outline best practices that promote better outcomes for Missouri's children.

Our next goal is to improve pretrial incarceration practices. Incarcerating persons simply because they are too poor to post bond needs to be examined in both municipal and criminal cases. Under our Missouri Constitution, an individual may be incarcerated before trial only when charged with a capital offense; when a danger to a crime victim, a witness, or the community; or a flight risk. All other persons are entitled to reasonable conditions of release prior to trial, based on the particular circumstances of their cases.

Our cities and counties incur costs for pretrial incarcerations of people who simply are poor. There are individual and societal consequences from these unwarranted pretrial incarcerations. The consequences impact the defendants, their families and, ultimately, the state. Defendants lose not only their freedom but also their ability to earn a living and to provide for loved ones. Children may even come into state custody, because incarcerated parents are not home to care for them. And – after only *three days* in jail – the likelihood that an individual will commit future crimes also increases.

A Supreme Court task force will examine how other states and cities have addressed the problem of unwarranted pretrial incarceration and recommend changes to our practices. We look forward to sharing what we learn with you and working together to enact common-sense reforms.

We also will be sharing with you the work of the Supreme Court's committee on treatment courts. The committee is completing a strategic plan that can be a roadmap to improving both the quality of and access to treatment courts in Missouri. Our branches of government have long worked together because treatment courts are a proven, cost-effective way to change the lives of persons charged with crimes due to addiction or mental health disorders. Missouri is a national leader in developing quality treatment courts; however, we have not realized their full potential to reduce recidivism, produce productive citizens, reunify families, and address the needs of our veterans. Your continued support will be essential if we ever are to realize the full potential of treatment courts.

Technology also remains a top priority as we strive to make courts as accessible as possible to our citizens. As Governor Greitens noted last week, we need a modern government that allows people to do more online instead of making them wait in line. We share that goal.

We are thankful for the expertise of our 21st century workforce, which has been invaluable in improving and modernizing our computer

systems. Our judges and staff are collaborating in the development of software that puts more information at a judge's fingertips and will allow potential jurors to get information about their service from their smartphones. We are also developing a traffic and ordinance case management system to increase the efficiency of municipal divisions in managing and disposing of cases, assessing authorized costs, and processing payments. The system will ultimately reduce the number of litigants who must come to court because they will have increased access to the courts from their mobile devices.

We are grateful the legislature recognized the need to automate our courts back in 1994 and has partnered with and supported us in accomplishing that goal. The work has been overseen by the Missouri Court Automation Committee, on which Senators Bob Dixon and Scott Sifton – along with Representatives Robert Cornejo and Joe Don McGaugh – work with the judicial and the executive branches.

In 2016, Missouri completed its statewide electronic filing system. We are *the first* state to have e-filing in all courts of record. We also finished implementing “Pay by Web,” which allows Missourians to pay fees and costs online. And “Track this Case” lets the public receive e-mail notices of activity in pending cases. Who here doesn't know about Case.net, which provides information about more than 20 million cases statewide and receives an average of 5 million hits every workday.

While Case.net lets you know that documents have been filed in court, you cannot access those documents without going to a courthouse and using a public computer terminal. The Missouri Court Automation Committee has recommended the judiciary allow remote access, but expansion of public access to case records can be done *only* if the security and reliability of the courts' essential operations can be guaranteed. And such expansion of the system will require more resources than currently available. To defray the expenses of expansion and maintenance, the courts and legislature may need to consider means such as subscription fees or pay-per-view charges like those assessed by federal courts.

Equally of concern is the question of exactly what should be available online. Missouri statutes govern which case documents are public. But many of these statutes were enacted before – sometimes *long* before – the modern computer age. So it is safe to say statutes making certain case documents “public” meant available at the clerk's office, and in paper form, not available instantly to anyone anywhere in the world.

Certainly, a strong presumption of openness is a bedrock of our legal system. But – given the unique concerns arising from online access – the Court wants to *be sure* the legislature has the opportunity to reexamine statutes governing public case documents to determine if they are the will of *this* body and the people *you* represent. We are willing to advise and assist in any way we can.

As we move forward with innovations and improvements, we do so with two significant changes in leadership.

In late November, our colleague Judge Richard Teitelman passed away. Simply known as Judge Rick to many, he was the first person of Jewish faith and the first legally blind person to serve as a judge of our state's high court. He believed in the goodness of humanity and was a steadfast champion of equal justice. While we may not have always agreed in our legal opinions, we knew no friend more loyal or caring, and *we miss him*.

And so the process to fill his vacancy has begun. As provided by our state constitution, any licensed Missouri attorney who meets the age and residency requirements may apply until February 3rd. If you know of qualified individuals you believe would be an asset to our Court, please nominate and encourage them to apply. Interviews will be held at the end of February at the Supreme Court and are open to the public. The Appellate Judicial Commission will select three well-qualified nominees for the governor's consideration. The constitution gives Governor Greitens 60 days to conduct his own review and select the new judge. We look forward to this appointment.

We also begin the year with a new leader at the Supreme Court. Bill Thompson, who expertly guided us as counsel and clerk for more than 38 years, retired in December. He was succeeded by the first woman ever to hold the position of clerk – Betsy AuBuchon. Many of you may know Betsy from her days in the capitol. She has earned our respect and trust, and we are confident she will be an exceptional leader for Missouri's judicial system. We know these two additions to the judiciary will help us continue to make our courts better for Missouri's citizens.

Speaker Richardson, you commented in your address on the first day of the session that we must ensure our court system is fair to *all* litigants. We agree ... and are so very grateful our courts are staffed by dedicated and talented people who share that belief and properly handle cases of *all* types. Missouri has a judicial system of which we can be proud. We constantly strive to better serve our citizens and, as we look to the future, I have no doubt we will continue to do so.

Thank you for your support of the judicial branch. I wish you all the best in your service to the people of Missouri.

On motion of Senator Kehoe, the Joint Session was dissolved and the Senators returned to the Chamber where they were called to order by President Parson.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Senator Kehoe announced photographers from the Missouri Times were given permission to take pictures in the Senate Chamber.

SENATE BILLS FOR PERFECTION

Senator Brown moved that **SB 19**, with **SS** and **SA 2** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 2 was again taken up.

At the request of Senator Brown, **SS** for **SB 19** was withdrawn, rendering **SA 2** moot.

Senator Brown offered **SS No. 2** for **SB 19**, entitled:

**SENATE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 19**

An Act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

Senator Brown moved that **SS No. 2** for **SB 19** be adopted.

Senator Walsh offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Lines 20-25, by striking said lines.

Senator Walsh moved that the above amendment be adopted.

Senator Hummel requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Rizzo, Nasheed, Sifton and Walsh.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—21

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Munzlinger assumed the Chair.

President Parson assumed the Chair.

Senator Schupp offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Line 28, by striking “or the attorney general of this”

And further amend same section, Page 3, Line 1 by striking “state”.

Senator Schupp moved that the above amendment be adopted.

Senator Richard requested a roll call vote be taken on the adoption of **SA 2**. He was joined in his request by Senators Munzlinger, Onder, Riddle and Schaaf.

SA 2 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh—11			

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson
Wieland—22						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

At the request of Senator Brown, **SB 19**, with **SS No. 2** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 6:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

SENATE BILLS FOR PERFECTION

Senator Brown moved that **SB 19**, with **SS No. 2** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS No. 2 for **SB 19** was again taken up.

Senator Walsh offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Lines 14-15 of said

page, by striking the following: “a class C misdemeanor” and inserting in lieu thereof the following: “**an infraction**”.

Senator Walsh moved that the above amendment be adopted.

Senator Onder assumed the Chair.

Senator Walsh requested a roll call vote be taken on the adoption of **SA 3**. She was joined in her request by Senators Hummel, Rizzo, Schupp and Sifton.

SA 3 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schatz	Wallingford	Wasson—20	

Absent—Senators—None

Absent with leave—Senator Schaaf—1

Vacancies—1

At the request of Senator Brown, **SB 19**, with **SS No. 2** (pending), was placed on the Informal Calendar.

INTRODUCTIONS OF GUESTS

Senator Curls introduced to the Senate, Superintendent Dr. Mark Bedell and Pattie Mansur, Kansas City Public Schools.

On behalf of Senator Cunningham and himself, Senator Romine introduced to the Senate, Debbie Tarvid, Donald Black, Lance Mayfield, John Mark Brewer, Heather Rhea, Karen White and Tammy Lindsay, Missouri Highlands Health Care.

Senator Libla introduced to the Senate, Dr. Wes Payne, Dr. Marybeth Payne, Dr. Justin Hoggard and Teresa Johnson, Three Rivers College.

Senator Libla introduced to the Senate, Ann Mathews, Todd Allen and thirteen students from Three Rivers College.

Senator Dixon introduced to the Senate, Tom Barr, Springfield.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, January 25, 2017.

SENATE CALENDAR

TWELFTH DAY--WEDNESDAY, JANUARY 25, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 316-Rowden	SB 336-Wieland
SB 317-Sater	SB 337-Wieland
SB 318-Sifton and Hummel	SB 338-Schupp, et al
SB 319-Hummel	SB 339-Schupp
SB 320-Hummel	SB 340-Schupp
SB 321-Hegeman	SB 341-Nasheed
SB 322-Wieland and Romine	SJR 1-Schaaf
SB 323-Brown	SJR 2-Schaaf
SB 324-Silvey	SJR 3-Schaaf
SB 325-Kraus	SJR 4-Chappelle-Nadal
SB 326-Kraus	SJR 5-Emery
SB 327-Romine	SJR 6-Emery
SB 328-Romine	SJR 7-Silvey
SB 329-Kehoe	SJR 8-Romine
SB 330-Munzlinger	SJR 9-Romine
SB 331-Hegeman	SJR 10-Holsman
SB 332-Hegeman	SJR 11-Hegeman
SB 333-Schaaf	SJR 12-Eigel
SB 334-Sater	SJR 13-Emery
SB 335-Hoskins	SJR 14-Kraus

HOUSE BILLS ON SECOND READING

HB 60-Alferman	HCS for HBs 91, 42, 131, 265 & 314
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SENATE BILLS FOR PERFECTION

SB 21-Brown	SB 31-Emery
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INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 19-Brown, with SS#2 (pending)

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Journal of the Senate

FIRST REGULAR SESSION

TWELFTH DAY—WEDNESDAY, JANUARY 25, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“And those who know Your name will put their trust in You: for You, O Lord, have not forsaken those that seek You.” (Psalm 9:10)

Dear Lord, each day we hear the news that is full of trouble, with so much pain and sorrow and calls to our office seeking help for their difficulties, that it seems that is all there is. So we turn to You and know that You are near on our darkest days and there we find comfort in knowing You are present in our lives. Your presence gives us light and direction to lighten our mood and energize our efforts so we give You thanks and praise for Your being in our lives. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from The Missouri Times were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senators Holsman and Silvey, joined by the entire membership, offered Senate Resolution No. 111, regarding Yordano Ventura of the Kansas City Royals, which was adopted.

Senator Kehoe offered Senate Resolution No. 112, regarding Jamie Binns, which was adopted.

Senator Kehoe offered Senate Resolution No. 113, regarding Rakeeb Akande, which was adopted.

Senator Kehoe offered Senate Resolution No. 114, regarding Patrick Minor, which was adopted.

Senator Kehoe offered Senate Resolution No. 115, regarding Jeffron Smalls, which was adopted.

Senator Kehoe offered Senate Resolution No. 116, regarding Kendall Gilbert, which was adopted.

Senator Kehoe offered Senate Resolution No. 117, regarding Gabriel Russell, which was adopted.

Senator Kehoe offered Senate Resolution No. 118, regarding Tevin Smith, which was adopted.

Senator Kehoe offered Senate Resolution No. 119, regarding Anthony Williams, which was adopted.

Senator Hegeman offered Senate Resolution No. 120, regarding the Fiftieth Wedding Anniversary of Dan and Georgia O'Connor, which was adopted.

Senator Sater offered Senate Resolution No. 121, regarding Beverly McCaulla, which was adopted.

Senator Wallingford offered Senate Resolution No. 122, regarding Charles L. Drury, Cape Girardeau, which was adopted.

Senator Hegeman offered Senate Resolution No. 123, regarding the Fortieth Wedding Anniversary of Kelly and Kathy Meyers, Oregon, which was adopted.

Senator Hegeman offered Senate Resolution No. 124, regarding the Fiftieth Wedding Anniversary of Duane and Mary Lou Smith, Unionville, which was adopted.

Senator Hegeman offered Senate Resolution No. 125, regarding the Fortieth Wedding Anniversary of Bruce and Leisa Biermann, Mound City, which was adopted.

Senator Cunningham offered Senate Resolution No. 126, regarding Delores Smith "Dee" Jones, Gainesville, which was adopted.

Senator Rowden offered Senate Resolution No. 127, regarding Greta McNamee, Columbia, which was adopted.

Senator Rowden offered Senate Resolution No. 128, regarding Amanda Kurukulasuriya, Columbia, which was adopted.

Senator Brown offered Senate Resolution No. 129, regarding Pastor Susan Marshall, Waynesville, which was adopted.

CONCURRENT RESOLUTIONS

Senator Wieland offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 11

Whereas, steamboats are deeply entwined in Missouri's history and culture; and

Whereas, the Delta Queen steamboat operated for many years and in many areas across the country as top of the line luxury travel, and was previously allowed to provide overnight cruises; and

Whereas, the Delta Queen steamboat has carried three different United States Presidents, and transported delegates of 51 other nations during the founding conference of the United Nations; and

Whereas, the Delta Queen is widely considered the last steamboat of its kind with overnight guest rooms; and

Whereas, the Delta Queen was once home to Mary Greene, who was one of the first women to become a licensed river pilot; and

Whereas, the Delta Queen is expected to visit over 80 different ports in the United States when it resumes operation; and

Whereas, the Delta Queen has established a home port, restaurant, and headquarters in Kimmswick, Missouri; and

Whereas, the Delta Queen Steamboat Co. has created over 170 local jobs and is expected to bring in more than \$36.4 million to the region annually; and

Whereas, resuming overnight cruises would bring even more economic benefits to the region, and create further economic growth and opportunity; and

Whereas, the Delta Queen has been designated as a “National Treasure” by the National Trust for Historic Preservation, listed on the National Register of Historic Places, and declared a National Historic Landmark; and

Whereas, the Delta Queen was named to the National Trust for Historic Preservation's “11 most endangered list” for 2016; and

Whereas, United States Senate Bill S. 89 exempts old vessels that only operate within the inland waterways from federal fire-retardant materials requirements if the owners of the vessel make annual structural alterations to at least ten percent of the areas of the vessel that are not constructed of fire-retardant materials:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge that the United States Congress enact United States Senate Bill S. 89; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for each member of Missouri's Congressional delegation.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and ordered printed:

SB 342—By Holsman.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to an earned income tax credit.

SB 343—By Libla.

An Act to repeal section 453.070, RSMo, and to enact in lieu thereof one new section relating to foster parent adoptions.

SB 344—By Nasheed.

An Act to amend chapter 610, RSMo, by adding thereto one new section relating to expungement of criminal records involving the offense of prostitution.

SB 345—By Nasheed.

An Act to amend chapters 488 and 590, RSMo, by adding thereto three new sections relating to video recorders used by law enforcement agencies.

SB 346—By Schaaf.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to appropriations for tax credits.

SB 347—By Kraus.

An Act to amend chapter 537, RSMo, by adding thereto five new sections relating to actions for damages due to exposure to asbestos.

SB 348—By Wasson.

An Act to repeal sections 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, RSMo, and to enact in lieu thereof seven new sections relating to fees credited to the technology trust fund.

SB 349—By Wasson.

An Act to repeal sections 620.2005, 620.2010, 620.2015, and 620.2020, RSMo, and to enact in lieu thereof four new sections relating to financial incentives for job creation.

SB 350—By Walsh.

An Act to repeal sections 290.400, 290.410, 290.440, and 290.450, RSMo, and to enact in lieu thereof three new sections relating to employment practices relating to gender.

SB 351—By Sifton.

An Act to repeal sections 556.061 and 579.020, RSMo, and to enact in lieu thereof two new sections relating to penalties for the offense of delivery of controlled substances containing heroin, with penalty provisions.

SB 352—By Sifton.

An Act to repeal sections 516.371, 537.046, 556.036, and 556.037, RSMo, and to enact in lieu thereof four new sections relating to statutes of limitations for certain offenses against a child, with existing penalty provisions.

SB 353—By Wallingford.

An Act to repeal sections 332.011 and 332.321, RSMo, and to enact in lieu thereof two new sections relating to grounds for disciplinary actions against dentists.

SB 354—By Rowden.

An Act to repeal sections 67.5092, 67.5102, and 67.5104, RSMo, and to enact in lieu thereof four new sections relating to wireless communications infrastructure.

SB 355—By Romine.

An Act to repeal section 226.520, RSMo, and to enact in lieu thereof one new section relating to road signs for educational institutions.

SB 356—By Romine.

An Act to repeal section 456.4-420, RSMo, and to enact in lieu thereof one new section relating to no-contest clauses in trust instruments.

SB 357—By Wieland.

An Act to repeal section 137.073, RSMo, and to enact in lieu thereof one new section relating to adjustments to tax rate levies of political subdivisions.

SB 358—By Wieland.

An Act to repeal section 70.427, RSMo, and to enact in lieu thereof one new section relating to collective bargaining within the bi-state development agency.

SB 359—By Hoskins.

An Act to repeal section 311.070, RSMo, and to enact in lieu thereof one new section relating to the promotion and sale of alcoholic beverages, with existing penalty provisions.

SB 360—By Hoskins and Emery.

An Act to repeal section 162.1250, RSMo, and to enact in lieu thereof one new section relating to virtual public schools.

SB 361—By Hummel.

An Act to repeal section 302.183, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

SB 362—By Hummel.

An Act to repeal section 167.225, RSMo, and to enact in lieu thereof one new section relating to school instruction in Braille.

SB 363—By Chappelle-Nadal.

An Act to amend chapter 198, RSMo, by adding thereto one new section relating to long-term care facilities.

SJR 15—By Rizzo.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 3(a) of article IX of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the full funding of public elementary and secondary education.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 4**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

SENATE BILLS FOR PERFECTION

Senator Brown moved that **SB 19**, with **SS No. 2** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

Senator Sifton offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 3, Section 290.590, Lines 15-16 of said page, by striking the following: “renewal, extension, amendment, or modification in any respect” and inserting in lieu thereof the following: “**renewal or extension**”.

Senator Sifton moved that the above amendment be adopted.

Senator Hegeman assumed the Chair.

Senator Sifton requested a roll call vote be taken on the adoption of **SA 4**. He was joined in his request by Senators Holsman, Libla, Schupp and Walsh.

SA 4 failed of adoption by the following vote:

YEAS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp	Sifton
Silvey	Walsh	Wieland—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—20	

Absent—Senators

Chappelle-Nadal	Kehoe	Romine—3
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Absent with leave—Senators—None

Vacancies—1

Senator Walsh offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Lines 14-15, by striking the following: “a class C misdemeanor” and inserting in lieu thereof the following: “**an infraction for a first offense, a class D misdemeanor for a second offense, and a class C misdemeanor for a third or subsequent offense**”.

Senator Walsh moved that the above amendment be adopted.

Senator Schaaf requested a roll call vote be taken on the adoption of **SA 5**. He was joined in his request by Senators Brown, Curls, Schupp and Walsh.

SA 5 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp
Sifton	Walsh—9					

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schaaf	Schatz	Silvey
Wallingford	Wasson	Wieland—24				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Silvey offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Substitute No. 2 for Senate Bill No. 19, Page 3, Section 290.590, Line 17, by inserting after all of said line the following:

“Section 1. For any labor organization that is not the exclusive representative of a bargaining unit, any employer shall recognize such labor organization as a representative of the members of the bargaining unit who have chosen the labor organization as their representative for purposes of bargaining over issues concerning wages, rates of pay, hours of work, other conditions of employment, or other forms of compensation.”; and

Further amend the title and enacting clause accordingly.

Senator Silvey moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

Senator Brown requested a roll call vote be taken on the adoption of **SA 6**. He was joined in his request by Senators Holsman, Kehoe, Munzlinger and Sifton.

SA 6 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp
Sifton	Silvey	Walsh	Wieland—11			

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schaaf	Schatz	Wallingford
Wasson—22						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

President Parson assumed the Chair.

Senator Brown requested a roll call vote be taken on the adoption of **SS No. 2** for **SB 19**. He was joined in his request by Senators Kehoe, Onder, Sater and Schatz.

SS No. 2 for **SB 19** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—21

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Brown requested a roll call vote be taken on the perfection of **SS No. 2** for **SB 19**. He was joined in his request by Senators Eigel, Kehoe, Onder and Sater.

SS No. 2 for **SB 19** was declared perfected and ordered printed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—21

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Kehoe, the Senate recessed until 5:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS No. 2** for **SB 19**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

January 24, 2017

Senator Ron Richard – President Pro Tem
State Capitol, Room 326
Jefferson City, Missouri 65102

Dear Senator Richard:

Pursuant to Senate Rule 12 and in my capacity as Minority Floor Leader, I hereby make the following changes to appointments to Senate Standing Committees:

Senator Jill Schupp is removed from the Appropriations Committee. I hereby appoint Senator Jason Holsman to replace her on that committee.

Senator Jason Holsman is removed from the Commerce, Consumer Protection, Energy and the Environment Committee. Senator Holsman is also removed from the Economic Development Committee. I will replace Senator Holsman on the Commerce, Consumer Protection, Energy and the Environment Committee. Senator Scott Sifton will replace Senator Holsman on the Economic Development Committee.

Finally, I am removing myself from the Professional Registration Committee. Senator Jill Schupp will be replacing me on that committee.

Sincerely,



Gina Walsh
Minority Floor Leader

Also,

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 12, and with the request of Senator Gina Walsh the Minority Floor Leader, I hereby make the following changes to appointments of the Minority Caucus members to the Senate Standing Committees:

Senator Jill Schupp is removed from the Appropriations Committee. I hereby appoint Senator Jason Holsman to replace her on that committee.

Senator Jason Holsman is removed from Commerce, Consumer Protection, Energy and the Environment Committee. Senator Holsman is also removed from the Economic Development Committee. Senator Walsh will replace Senator Holsman on the Commerce, Consumer Protection, Energy and the Environment Committee. Senator Jill Schupp will replace Senator Holsman on the Economic Development Committee.

Finally, I remove Senator Gina Walsh from the Professional Registration Committee. Senator Jill Schupp will be replacing Senator Walsh on that Committee.

Sincerely,



Ron Richard
President Pro Tem

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 130, regarding Barbara Berner, Saint Louis, which was adopted.

INTRODUCTIONS OF GUESTS

Senator Silvey introduced to the Senate, representatives of Youth with Vision, Clay, Platte and Ray Counties.

On behalf of Senator Wasson and himself, Senator Kraus introduced to the Senate, Brad Cooper, Willard.

Senator Walsh introduced to the Senate, Jerry Donovan, Bellefontaine Neighbors.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTEENTH DAY—THURSDAY, JANUARY 26, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 316-Rowden	SB 343-Libla
SB 317-Sater	SB 344-Nasheed
SB 318-Sifton and Hummel	SB 345-Nasheed
SB 319-Hummel	SB 346-Schaaf
SB 320-Hummel	SB 347-Kraus
SB 321-Hegeman	SB 348-Wasson
SB 322-Wieland and Romine	SB 349-Wasson
SB 323-Brown	SB 350-Walsh
SB 324-Silvey	SB 351-Sifton
SB 325-Kraus	SB 352-Sifton
SB 326-Kraus	SB 353-Wallingford
SB 327-Romine	SB 354-Rowden
SB 328-Romine	SB 355-Romine
SB 329-Kehoe	SB 356-Romine
SB 330-Munzlinger	SB 357-Wieland
SB 331-Hegeman	SB 358-Wieland
SB 332-Hegeman	SB 359-Hoskins
SB 333-Schaaf	SB 360-Hoskins and Emery
SB 334-Sater	SB 361-Hummel
SB 335-Hoskins	SB 362-Hummel
SB 336-Wieland	SB 363-Chappelle-Nadal
SB 337-Wieland	SJR 1-Schaaf
SB 338-Schupp, et al	SJR 2-Schaaf
SB 339-Schupp	SJR 3-Schaaf
SB 340-Schupp	SJR 4-Chappelle-Nadal
SB 341-Nasheed	SJR 5-Emery
SB 342-Holsman	SJR 6-Emery

SJR 7-Silvey
SJR 8-Romine
SJR 9-Romine
SJR 10-Holsman
SJR 11-Hegeman

SJR 12-Eigel
SJR 13-Emery
SJR 14-Kraus
SJR 15-Rizzo

HOUSE BILLS ON SECOND READING

HB 60-Alferman

HCS for HBs 91, 42, 131, 265 & 314

THIRD READING OF SENATE BILLS

SS#2 for SB 19-Brown

SENATE BILLS FOR PERFECTION

SB 21-Brown

SB 31-Emery

INFORMAL CALENDAR

RESOLUTIONS

Reported from Committee

HCR 4-Bernskoetter (Kehoe)

To be Referred

SCR 11-Wieland

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Journal of the Senate

FIRST REGULAR SESSION

THIRTEENTH DAY—THURSDAY, JANUARY 26, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“I will give thanks to the Lord with my whole heart;..” (Psalm 9:1)

We pray, O Lord, that You will watch over our travel home this day. We pray that You will look kindly on our families and bless them so that they may be filled with love and happiness as they fulfill the responsibilities You have given to them. And may we stay connected with You Lord, and be mindful of Your presence this weekend. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Brown offered Senate Resolution No. 131, regarding Mackenzie Nicole McCance, which was

adopted.

Senator Cunningham offered Senate Resolution No. 132, regarding Candace Griffin, Doniphan, which was adopted.

Senator Cunningham offered Senate Resolution No. 133, regarding Robert T. “Bob” Netherland, Doniphan, which was adopted.

Senator Wallingford offered Senate Resolution No. 134, regarding Lieutenant Barry D. Hovis, Jackson, which was adopted.

Senator Hoskins offered Senate Resolution No. 135, regarding Eagle Scout Andrew Vincent Smith, Chillicothe, which was adopted.

CONCURRENT RESOLUTIONS

Senator Sater offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 12

Relating to Law Enforcement Recognition Week.

Whereas, designating a period of time to recognize and appreciate our law enforcement officers is an altogether fitting expression of our gratitude toward them; and

Whereas, the brave men and women who undertake the difficult and sometimes impossible pledge to protect and serve the public are essential to the safety of our citizens; and

Whereas, our law enforcement officers too frequently receive little or no expressed appreciation for performing services which place enormous burdens upon themselves and their families and which may, at any time, place them in danger of losing life and limb; and

Whereas, the people of Missouri hold law enforcement officers in the highest regard and wish to express profound appreciation for them:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate the week beginning on the second Saturday of June each year as "Law Enforcement Recognition Week" in the state of Missouri, and encourage citizens of Missouri to observe the week with appropriate activities and events to recognize and support the men and women who protect and serve the public; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the Governor for his approval or rejection pursuant to the Missouri Constitution.

Read 1st time.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 364—By Munzlinger.

An Act to repeal section 137.021, RSMo, and to enact in lieu thereof one new section relating to agricultural land values.

SB 365—By Curls.

An Act to repeal section 347.048, RSMo, and to enact in lieu thereof one new section relating to real property owned by limited liability companies, with penalty provisions.

SB 366—By Koenig.

An Act to repeal sections 337.025, 337.029, and 337.033, RSMo, and to enact in lieu thereof three new sections relating to the licensure of psychologists.

THIRD READING OF SENATE BILLS

SS No. 2 for **SB 19**, introduced by Senator Brown, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 19

An Act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

Was taken up.

On motion of Senator Brown, **SS No. 2** for **SB 19** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson—21

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Romine
Schupp	Sifton	Silvey	Walsh	Wieland—12		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Hegeman assumed the Chair.

President Parson assumed the Chair.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. President: Your Committee on Ways and Means, to which was referred **SB 16**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Onder, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **SB 182**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following reports:

Mr. President: Your Committee on Government Reform, to which was referred **SB 5**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 237**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 45**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following report:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 113**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following report:

Mr. President: Your Committee on Veterans and Military Affairs, to which were referred **SB 37** and **SB 244**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following report:

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 74**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 130**, entitled:

An Act to amend chapter 387, RSMo, by adding thereto twenty-two new sections relating to transportation network companies, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 316—General Laws.

SB 317—Professional Registration.

SB 318—Transportation, Infrastructure and Public Safety.

SB 319—Local Government and Elections.

SB 320—Government Reform.

SB 321—Transportation, Infrastructure and Public Safety.

SB 322—Transportation, Infrastructure and Public Safety.

SB 323—Transportation, Infrastructure and Public Safety.

SB 324—Transportation, Infrastructure and Public Safety.

SB 325—Ways and Means.

SB 326—Ways and Means.

HOUSE BILLS ON SECOND READING

The following Bill was read the 2nd time and referred to the Committee indicated:

HB 60—Rules, Joint Rules, Resolutions and Ethics.

REFERRALS

President Pro Tem Richard referred **SCR 11** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTIONS OF GUESTS

Senator Rizzo introduced to the Senate, the Physician of the Day, Dr. Donald A. Potts, M.D., Independence.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, January 30, 2017.

SENATE CALENDAR

FOURTEENTH DAY – MONDAY, JANUARY 30, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 327-Romine

SB 328-Romine

SB 329-Kehoe

SB 330-Munzlinger

SB 331-Hegeman	SB 357-Wieland
SB 332-Hegeman	SB 358-Wieland
SB 333-Schaaf	SB 359-Hoskins
SB 334-Sater	SB 360-Hoskins, et al
SB 335-Hoskins	SB 361-Hummel
SB 336-Wieland	SB 362-Hummel
SB 337-Wieland	SB 363-Chappelle-Nadal
SB 338-Schupp, et al	SB 364-Munzlinger
SB 339-Schupp	SB 365-Curls
SB 340-Schupp	SB 366-Koenig
SB 341-Nasheed	SJR 1-Schaaf
SB 342-Holsman	SJR 2-Schaaf
SB 343-Libla	SJR 3-Schaaf
SB 344-Nasheed	SJR 4-Chappelle-Nadal
SB 345-Nasheed	SJR 5-Emery
SB 346-Schaaf	SJR 6-Emery
SB 347-Kraus	SJR 7-Silvey
SB 348-Wasson	SJR 8-Romine
SB 349-Wasson	SJR 9-Romine
SB 350-Walsh	SJR 10-Holsman
SB 351-Sifton	SJR 11-Hegeman
SB 352-Sifton	SJR 12-Eigel
SB 353-Wallingford	SJR 13-Emery
SB 354-Rowden	SJR 14-Kraus
SB 355-Romine	SJR 15-Rizzo
SB 356-Romine	

HOUSE BILLS ON SECOND READING

HCS for HBs 91, 42, 131, 265 & 314

HCS for HB 130

SENATE BILLS FOR PERFECTION

- | | |
|--------------------------|----------------------------------|
| 1. SB 21-Brown | 6. SB 237-Rowden, with SCS |
| 2. SB 31-Emery | 7. SB 45-Romine |
| 3. SB 16-Kraus, with SCS | 8. SB 113-Schatz, with SCS |
| 4. SB 182-Onder | 9. SBs 37 & 244-Silvey, with SCS |
| 5. SB 5-Richard | 10. SB 74-Schaaf, with SCS |

INFORMAL CALENDAR

RESOLUTIONS

Reported from Committee

HCR 4-Bernskoetter (Kehoe)

To be Referred

SCR 12-Sater

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Journal of the Senate

FIRST REGULAR SESSION

FOURTEENTH DAY—MONDAY, JANUARY 30, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Rowden offered the following prayer:

Our Father, as we enter in to a new week here in the Missouri Senate, we do so with a deep understanding of the challenges and opportunities before us. We are humans — deeply flawed and in need of guidance and wisdom that only You can provide. We come before You in humility, recognizing the importance of the decisions we make in this chamber and their impact on the people of this great state.

Today, we pray for those in this state who are in need. The single mom struggling to make ends meet, the family broken by addiction, the grandmother struggling to raise her two young grandchildren alone. As we begin our duties this week, I pray that we would have the clearest understanding possible of the work that can be done in this chamber to help those who, for whatever reason, cannot help themselves.

I pray that we would heed the words on the prophet Micah —

He has told you, O man, what is good—

and what does the Lord require of you,

but to do justice and to love kindness,

and to walk humbly with your God?

We thank You for placing us here at this time and at this place to serve the people of Missouri. It is a responsibility we will not take for granted, but embrace with thankfulness in our hearts. AMEN

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, January 26, 2017 was read and approved.

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 136, regarding the Fiftieth Wedding Anniversary of James Talley “Jim” and Judy Elaine Dye, Mexico, which was adopted.

Senator Richard offered Senate Resolution No. 137, regarding Grace Julianne Carter, Joplin, which was adopted.

Senator Richard offered Senate Resolution No. 138, regarding Nian Wheeler, Joplin, which was adopted.

Senator Munzlinger offered Senate Resolution No. 139, regarding Rebecca Kaylee Wilcox, Macon, which was adopted.

Senator Kraus offered Senate Resolution No. 140, regarding Eagle Scout Noah DeHardt, Kansas City, which was adopted.

Senator Kehoe offered Senate Resolution No. 141, regarding Parsell M. Murphy Jr., which was adopted.

Senator Kehoe offered Senate Resolution No. 142, regarding Katherine “Katie” Imhoff, California, which was adopted.

Senator Sater offered Senate Resolution No. 143, regarding Jessie Peterson, Rockaway Beach, which was adopted.

Senator Schaaf offered Senate Resolution No. 144, regarding Jacqueline Janorschke, Saint Joseph, which was adopted.

Senator Wallingford offered Senate Resolution No. 145, regarding Hunter Kay, Fredericktown, which was adopted.

Senator Emery offered Senate Resolution No. 146, regarding Hunter Lovewell, Creighton, which was adopted.

Senator Hegeman offered Senate Resolution No. 147, regarding Natalie Ayers, Green City, which was adopted.

Senator Kehoe offered Senate Resolution No. 148, regarding Macey R. Hurst, Wardsville, which was adopted.

Senator Libla offered Senate Resolution No. 149, regarding Moriah McLard, Essex, which was adopted.

Senator Riddle offered Senate Resolution No. 150, regarding Nicholas “Nick” Banze, Warrenton, which was adopted.

Senator Hoskins offered Senate Resolution No. 151, regarding Logan Korff, Norborne, which was adopted.

Senator Hoskins offered Senate Resolution No. 152, regarding Emily Lock, Carrollton, which was adopted.

Senator Hegeman offered Senate Resolution No. 153, regarding Adam Kirby, Trenton, which was adopted.

Senator Riddle offered Senate Resolution No. 154, regarding Baileigh Horstmeier, Fulton, which was adopted.

Senator Sater offered Senate Resolution No. 155, regarding Colton Spencer, Aurora, which was adopted.

Senator Munzlinger offered Senate Resolution No. 156, regarding Ashley Spear, Louisburg, which was adopted.

Senator Cunningham offered Senate Resolution No. 157, regarding Heidi Murry, Plato, which was adopted.

Senator Richard offered Senate Resolution No. 158, regarding Jessica Hylton, Avilla, which was adopted.

Senator Libla offered Senate Resolution No. 159, regarding Central Middle School in New Madrid County R-I School District, which was adopted.

Senator Sifton offered Senate Resolution No. 160, regarding Richard King, Webster Groves, which was adopted.

Senator Emery offered Senate Resolution No. 161, regarding Dennis Wilson, Lamar, which was adopted.

Senator Emery offered Senate Resolution No. 162, regarding the 2016 Class 2 State Champion Lamar High School Tigers cross country program, which was adopted.

Senator Emery offered Senate Resolution No. 163, regarding the 2016 Class 2 State Champion Lamar High School football program, which was adopted.

Senator Emery offered Senate Resolution No. 164, regarding the Honorable James Bickel, Nevada, which was adopted.

Senator Kehoe offered Senate Resolution No. 165, regarding Chloe Krause, Bland, which was adopted.

Senator Kehoe offered Senate Resolution No. 166, regarding Caitlin Crutsinger, Belle, which was adopted.

CONCURRENT RESOLUTIONS

HCR 4, entitled:

Relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

Was taken up for third reading and final passage by Senator Kehoe.

Under the provisions of Senate Rule 91, Senator Eigel requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Holsman requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Schaaf requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Chappelle-Nadal requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Nasheed requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Curls requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**, which request was granted.

Under the provisions of Senate Rule 91, Senator Silvey requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**.

Senator Kehoe rose to object.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Under the provisions of Senate Rule 91, Senator Silvey requested unanimous consent to be excused from voting on the 3rd reading of **HCR 4**.

Senator Kehoe rose to object.

Under the provisions of Senate Rule 91, Senator Silvey moved that he be excused from voting on the 3rd reading of **HCR 4**.

Senator Silvey requested a roll call vote be taken on his motion to be excused from voting on the 3rd reading of **HCR 4**. He was joined in his request by Senators Chappelle-Nadal, Kehoe, Holsman and Dixon.

Senator Schaaf requested that Senator Silvey's motion be reduced to writing. He was joined in his request by Senator Holsman.

Senator Silvey's motion was submitted in writing.

Senator Kraus assumed the Chair.

Senator Riddle assumed the Chair.

Senator Onder assumed the Chair.

Senator Silvey's motion to be excused, pursuant to Senate Rule 91, was adopted by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Eigel	Holsman	Hoskins	Hummel	Koenig
Kraus	Libla	Nasheed	Rizzo	Romine	Schaaf	Schatz
Sifton	Silvey	Wallingford	Walsh	Wieland—19		

NAYS—Senators

Brown	Cunningham	Dixon	Emery	Hegeman	Kehoe	Munzlinger
Onder	Richard	Riddle	Rowden	Sater	Schupp	Wasson—14

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Nasheed rose to indicate to the body that in lieu of her previous request, she would be voting on **HCR 4**.

On motion of Senator Kehoe, **HCR 4** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Emery	Hegeman	Hummel	Kehoe
Koenig	Kraus	Libla	Munzlinger	Nasheed	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schatz	Schupp
Sifton	Wallingford	Walsh	Wasson—25			

NAYS—Senators

Hoskins	Wieland—2
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Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senators

Chappelle-Nadal	Curls	Eigel	Holsman	Schaaf	Silvey—6
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Vacancies—1

The President declared the concurrent resolution passed.

On motion of Senator Kehoe, title to the concurrent resolution was agreed to.

Senator Kehoe moved that the vote by which the concurrent resolution passed be reconsidered.

Senator Richard moved that motion lay on the table, which motion prevailed.

REFERRALS

President Pro Tem Richard referred **SCR 12** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTIONS OF GUESTS

Senator Cunningham introduced to the Senate, Dan Singletary, Myles Smith and Devon Wheeler, West Plains; and Bill Charles, Eminence.

Senator Romine introduced to the Senate, President Larry Isaak, Pam Schutt and Richard Short, Midwest Higher Education Compact.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Tuesday, January 31, 2017.

SENATE CALENDAR

FIFTEENTH DAY – TUESDAY, JANUARY 31, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 327-Romine	SB 355-Romine
SB 328-Romine	SB 356-Romine
SB 329-Kehoe	SB 357-Wieland
SB 330-Munzlinger	SB 358-Wieland
SB 331-Hegeman	SB 359-Hoskins
SB 332-Hegeman	SB 360-Hoskins, et al
SB 333-Schaaf	SB 361-Hummel
SB 334-Sater	SB 362-Hummel
SB 335-Hoskins	SB 363-Chappelle-Nadal
SB 336-Wieland	SB 364-Munzlinger
SB 337-Wieland	SB 365-Curls
SB 338-Schupp, et al	SB 366-Koenig
SB 339-Schupp	SJR 1-Schaaf
SB 340-Schupp	SJR 2-Schaaf
SB 341-Nasheed	SJR 3-Schaaf
SB 342-Holsman	SJR 4-Chappelle-Nadal
SB 343-Libla	SJR 5-Emery
SB 344-Nasheed	SJR 6-Emery
SB 345-Nasheed	SJR 7-Silvey
SB 346-Schaaf	SJR 8-Romine
SB 347-Kraus	SJR 9-Romine
SB 348-Wasson	SJR 10-Holsman
SB 349-Wasson	SJR 11-Hegeman
SB 350-Walsh	SJR 12-Eigel
SB 351-Sifton	SJR 13-Emery
SB 352-Sifton	SJR 14-Kraus
SB 353-Wallingford	SJR 15-Rizzo
SB 354-Rowden	

HOUSE BILLS ON SECOND READING

HCS for HBs 91, 42, 131, 265 & 314

HCS for HB 130

SENATE BILLS FOR PERFECTION

1. SB 21-Brown
2. SB 31-Emery
3. SB 16-Kraus, with SCS
4. SB 182-Onder
5. SB 5-Richard

6. SB 237-Rowden, with SCS
7. SB 45-Romine
8. SB 113-Schatz, with SCS
9. SBs 37 & 244-Silvey, with SCS
10. SB 74-Schaaf, with SCS

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Journal of the Senate

FIRST REGULAR SESSION

FIFTEENTH DAY—TUESDAY, JANUARY 31, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Schupp offered the following prayer:

Good morning.

The Torah is the first five books of Moses...Genesis, Exodus, Leviticus, Numbers and Deuteronomy. The Torah portion being studied this week by Jews around the world deals with the final 3 plagues that result in Israelites being granted their freedom from slavery under the Egyptian Pharaoh.

The 9th and final plague was the plague of darkness, darkness so thick that the people were immobilized and felt lost even in their own familiar surroundings... for whole of the three days the plague lasted.

As we look to the lessons for today, we recognize that we, too, can get lost in the darkness, losing sight of what is really important in the midst of this familiar place. ...Losing sight of the true needs: for justice, for equality, for freedom and protections for all of the people of Missouri.

Today's prayer is in the form of a poem from Alden Solovy, with adaptations entitled:

For Political Leadership

God of history,

We yearn for thoughtful leadership,

For men and women of inspiration and insight,

Visionaries to build nations and communities

In Your image,

Stewards dedicated to justice,

Unafraid to face the challenges of our day,

Doing so without being lead by fear...

So that our cities and countries resonate with

Compassion and health,

Justice and mercy,

Kindness and peace.

Bless our leaders

With dedication and foresight,

Fortitude and imagination

To solve the complex issues that threaten our future.

May they lead us to a time when neighbors embrace
 And the communities thrive,
 A time when liberty and equality
 Reign supreme.

Source and Shelter,
 Grant safety and security to all nations and communities,
 So that truth and harmony will resound
 From the four corners of the earth.
 Let the light of wisdom
 Shine brightly in the halls of power,
 A beacon of hope
 For every land and every people.
 And together we say: Amen

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for the previous day was read and approved.

The following Senators were present during the day's proceedings:

Present—Senators

Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Brown—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Sater offered Senate Resolution No. 167, regarding Rachel Lacey, Wheaton, which was adopted.

Senator Sater offered Senate Resolution No. 168, regarding Hallie Diane Mitchell, Wheaton, which was adopted.

Senator Sater offered Senate Resolution No. 169, regarding Tori Danielle Goostree, Comfort, which was adopted.

Senator Sater offered Senate Resolution No. 170, regarding Audrey Jo Shockley, Wheaton, which was adopted.

Senator Schaaf offered Senate Resolution No. 171, regarding the Fiftieth Wedding Anniversary of Ken and Sandy Hamlin, St. Joseph, which was adopted.

Senator Hegeman offered Senate Resolution No. 172, regarding the Fiftieth Wedding Anniversary of Raymond and Rose Frueh, Pickering, which was adopted.

Senator Hegeman offered Senate Resolution No. 173, regarding the Sixtieth Wedding Anniversary of Alan and Dorothy “Dottie” Zahnd, Savannah, which was adopted.

Senator Emery offered Senate Resolution No. 174, regarding Andy Pogue, Clinton, which was adopted.

Senator Hegeman offered Senate Resolution No. 175, regarding Larry E. Pratt, Kearney, which was adopted.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and ordered printed:

SB 367—By Rowden.

An Act to repeal sections 407.1025, 407.1028, 407.1031, 407.1034, 407.1035, 407.1037, 407.1043, 407.1047, and 407.1049, RSMo, and to enact in lieu thereof nine new sections relating to powersport vehicle franchise practices.

SB 368—By Rowden.

An Act to amend chapter 640, RSMo, by adding thereto one new section relating to the disclosure of financial information submitted to the department of natural resources.

SB 369—By Rowden.

An Act to repeal sections 168.133 and 304.060, RSMo, and to enact in lieu thereof two new sections relating to transportation of school children.

SB 370—By Munzlinger.

An Act to amend chapter 252, RSMo, by adding thereto one new section relating to permits issued by the department of conservation.

SB 371—By Schaaf.

An Act to repeal sections 192.945, 192.947, 195.207, and 261.265, RSMo, and to enact in lieu thereof four new sections relating to hemp extract.

SB 372—By Hegeman.

An Act to repeal sections 30.763, 192.2030, 194.400, 194.408, 194.409, 208.993, 210.105, 217.900, 217.903, 217.905, 217.907, 217.910, 256.603, 256.605, 256.606, 256.623, 256.626, 256.630, 301.3087, 324.240, 324.243, 324.400, 324.406, 324.409, 324.412, 324.415, 324.421, 324.424, 324.427, 324.430, 324.436, 324.475, 324.478, 324.481, 324.487, 324.493, 324.496, 324.499, 337.700, 337.739, 338.320, 620.050, 643.173 and 643.175, RSMo, and to enact in lieu thereof twenty-six new sections relating to the existence of certain state administrative entities, with existing penalty provisions.

SB 373—By Curls.

An Act to amend chapter 208, RSMo, by adding thereto one new section relating to the Missouri senior farmers' market nutrition program.

SB 374—By Hummel.

An Act to repeal section 209.202, RSMo, and to enact in lieu thereof one new section relating to service dogs, with a penalty provision.

SB 375—By Hoskins.

An Act to repeal section 188.028, RSMo, and to enact in lieu thereof one new section relating to abortion.

SB 376—By Hoskins.

An Act to amend chapter 10, RSMo, by adding thereto one new section relating to the designation of a state dog.

SB 377—By Wallingford.

An Act to repeal section 452.375, RSMo, and to enact in lieu thereof one new section relating to child custody arrangements.

SB 378—By Wallingford.

An Act to repeal section 163.018, RSMo, and to enact in lieu thereof one new section relating to early childhood education, with an emergency clause.

SB 379—By Schatz.

An Act To repeal section 304.005, RSMo, and to enact in lieu thereof one new section relating to autocycles.

SB 380—By Riddle.

An Act to repeal section 227.240, RSMo, and to enact in lieu thereof one new section relating to the department of transportation corridor, with an existing penalty provision.

SB 381—By Riddle.

An Act to repeal section 29.200, RSMo, and to enact in lieu thereof one new section relating to reports issued by the state auditor.

SB 382—By Riddle and Munzlinger.

An Act to repeal sections 253.040 and 253.090, RSMo, and to enact in lieu thereof two new sections relating to maintaining Missouri state parks.

SB 383—By Eigel and Wieland.

An Act to repeal section 537.067, RSMo, and to enact in lieu thereof one new section relating to joint and several liability.

SJR 16—By Munzlinger.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 43(c) of article IV of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the reauthorization of a sales tax dedicated to conservation purposes.

SIGNING OF CONCURRENT RESOLUTIONS

The President Pro Tem announced that all other business would be suspended and **HCR 4**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, be signed to the end that it shall have the full force and effect of law. No objections being made, the concurrent resolution was read by the Secretary and signed by the President Pro Tem.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

Jefferson City

65102

January 30, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I hereby withdraw from your consideration the following appointments to office made by Governor Jeremiah W. (Jay) Nixon and submitted to you on January 4, 2017, for your advice and consent:

Terral S. Akins, 9003 South Shroul Road, Grain Valley, Jackson County, Missouri 64029, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2018, and until his successor is duly appointed and qualified; vice, Curtis E. Chick, Jr., term expired.

Ronald D. Bockenkamp, Democrat, 3808 Highway O, Farmington, Saint Francois County, Missouri 63640, as a member of the Public Defender Commission, for a term ending January 6, 2020, and until his successor is duly appointed and qualified; vice, Oliver Glenn Boyer, resigned.

Ralph C. Bray Jr., Republican, 1206 Peyton Drive, Jefferson City, Cole County, Missouri 65101, as a member of the Missouri Commission on Human Rights, for a term ending April 1, 2020, and until his successor is duly appointed and qualified; vice, Alfred B. Jordan, term expired.

Katie L. Brown, 307 Copper Tree Court, O'Fallon, Saint Charles County, Missouri 63368, as a member of the Missouri State Foster Care and Adoption Board, for a term ending May 31, 2018, and until her successor is duly appointed and qualified; vice, Suzette Forbis, term expired.

Christopher M. Carriger, 417 South Myrtle Street, Purcell, Jasper County, Missouri 64857, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2017, and until his successor is duly appointed and qualified; vice, Anne M. Bethune, term expired.

Jennifer L. Cato, 13519 East 40th Street South, Independence, Jackson County, Missouri 64055, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2017, and until her successor is duly appointed and qualified; vice, Berta M. Sailer, term expired.

Theodore E. (Tec) Chapman II, 3708 Watts Drive, Columbia, Boone County, Missouri 65203, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2018, and until his successor is duly appointed and qualified; vice, Martha Black, term expired.

James D. Cunningham Jr., 3240 Buckingham Drive, Sedalia, Pettis County, Missouri 65301, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Timothy P. McGrail, term expired.

Donna J. Erickson, 843 Clark Avenue, Webster Groves, Saint Louis County, Missouri 63119, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Betty Marver, term expired.

Robert E. Gardner Sr., Republican, 3125 Beaver Creek Road, Cape Girardeau, Cape Girardeau County, Missouri 63703, as a member of The State Board of Registration for the Healing Arts, for a term ending September 3, 2020, and until his successor is duly appointed and qualified; vice, Benjamin Lampert, term expired.

Jerry J. Genochio, Democrat, 10809 North Holmes Street, Kansas City, Clay County, Missouri 64155, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2017, and until his successor is duly appointed and qualified; vice, Robert Dowis, withdrawn.

Gene Patrick Graham III, 1608 Wilson Avenue, Columbia, Boone County, Missouri 65201, as the student representative of the University of Missouri Board of Curators, for a term ending January 1, 2018, and until his successor is duly appointed and qualified; vice, Tracy Mulderig, term expired.

Carlos A. Haley, Republican, 4230 S. Illinois Avenue, Joplin, Newton County, Missouri 64804, as a member of the Missouri Southern State University Board of Governors, for a term ending August 30, 2022, and until his successor is duly appointed and qualified; vice, Keith G. Hankins, term expired.

Clint L. Harris, 2020 Washington Avenue, Apartment 305, Saint Louis City, Missouri 63103, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2020, and until his successor is duly appointed and qualified; vice, Neil G. Nuttall, term expired.

Martha O. Harris, 1217 Elmerine Avenue, Jefferson City, Cole County, Missouri 65101, as a member of the Public School Retirement System of Missouri Board of Trustees, for a term ending June 30, 2021, and until her successor is duly appointed and qualified; vice, Michael “Wayne” Wheeler, term expired.

Kirby L. Hatcher, Independent, 9430 North Bradford Avenue, Kansas City, Platte County, Missouri 64154, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2021, and until his successor is duly appointed and qualified; vice, Ronald Dirck Clark, term expired.

Daniel D. Haug, 1403 Satinwood Drive, Jefferson City, Cole County, Missouri 65109, as a member of the Missouri Consolidated Health Care Plan Board of Trustees, for a term ending December 31, 2020, and until his successor is duly appointed and qualified; vice, Michael E. Warrick, term expired.

Nila B. Hayes, 1584 North Farm Road 97, Springfield, Greene County, Missouri 65802, as a member of the Missouri Consolidated Health Care Plan Board of Trustees, for a term ending December 31, 2020, and until her successor is duly appointed and qualified; vice, Vernetta Kaye Newsome, resigned.

Edward D. Hillhouse, Republican, 664 Blackhorse Drive, Villa Ridge, Franklin County, Missouri 63089, as a member of the State Highways and Transportation Commission, for a term ending March 1, 2017, and until his successor is duly appointed and qualified; vice, Stephen R. Miller, term expired.

James L. Hodge, Democrat, 5549 South Maryland Avenue, Springfield, Greene County, Missouri 65810, as a member of the State Board of Senior Services, for a term ending August 30, 2020, and until his successor is duly appointed and qualified; vice, Edna L. Chavis, term expired.

Carla G. Holste, 301 Lucretia Lane, Jefferson City, Cole County, Missouri 65109, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Teresa M. Wallace, term expired.

Theresa R. Hubbard, Independent, 1037 Fox Run Terrace, Liberty, Clay County, Missouri 64068, as a member of the State Committee of Marital and Family Therapists, for a term ending January 26, 2020, and until her successor is duly appointed and qualified; vice, Ronald N. Kemp, term expired.

Al W. Johnson, Republican, 4321 Olive Street, Saint Louis City, Missouri 63108, as a member and Secretary of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2017, and until his successor is duly appointed and qualified; vice, Andrew Schwartz, term expired.

Bradley A. Jones, 233 North Ellis Street, Cape Girardeau, Cape Girardeau County, Missouri 63701, as the student representative of the Southeast Missouri State University Board of Regents, for a term ending January 1, 2018, and until his successor is duly appointed and qualified; vice, Austin D. Cordell, term expired.

Darrell R. Jones, Republican, 4407 Kensington Drive, Saint Joseph, Buchanan County, Missouri 64506, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2022, and until his successor is duly appointed and qualified; vice, Leo Blakley, term expired.

James B. Kelly Jr., Democrat, 11720 Madison, Kansas City, Jackson County, Missouri 64114, as a member of The State Board of Registration for the Healing Arts, for a term ending September 3, 2019, and until his successor is duly appointed and qualified; vice, John Lyskowski, term expired.

Christine M. Kiefer, 3920 Christian School Road, Hartsburg, Boone County, Missouri 65039, as a member of the Board of

Cosmetology and Barber Examiners, for a term ending May 1, 2020, and until her successor is duly appointed and qualified; vice, RSMo. 329.015.

Matthew D. Kitzi, Democrat, 705 Old Hawthorne Drive East, Columbia, Boone County, Missouri 65201, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2023, and until his successor is duly appointed and qualified; vice, Joseph B. Bosse, term expired.

Susan Michelle (Shelley) Kneuvean, 2347 Northeast Cross Creek Lane, Lee's Summit, Jackson County, Missouri 64086, as a member of the Missouri Workforce Development Board, for a term ending March 3, 2019, and until her successor is duly appointed and qualified; vice, J. Gil Kennon, term expired.

Stephen Mahfood, Democrat, 18417 Rieger Road, Wildwood, Saint Louis County, Missouri 63005, as a member of the State Environmental Improvement and Energy Resources Authority, for a term ending January 22, 2019, and until his successor is duly appointed and qualified; vice, Robert C. Kramer, term expired.

Lana M. Martin, 323 West 8th Street, Apartment 404, Kansas City, Jackson County, Missouri 64105, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Rebeka R. McIntosh, term expired.

Ryan G. McKenna, Democrat, 267 Oak Path Drive, Ballwin, Saint Louis County, Missouri 63011, as a member of the State Tax Commission, for a term ending January 23, 2020, and until his successor is duly appointed and qualified; vice, Randy Holman, term expired.

Ronald K. Medin, 1215 Elmerine Avenue, Jefferson City, Cole County, Missouri 65101, as a member of the Public School Retirement System of Missouri Board of Trustees, for a term ending June 30, 2017, and until his successor is duly appointed and qualified; vice, William Compere, deceased.

Scott M. Meierhoffer, Republican, 3402 Stanford Court, Saint Joseph, Buchanan County, Missouri 64506, as a member of the State Board of Embalmers and Funeral Directors, for a term ending April 1, 2021, and until his successor is duly appointed and qualified; vice, Gary A. Fraker, term expired.

Salvatore D. Monteleone, Democrat, 1211 West 66th Street, Kansas City, Jackson County, Missouri 64113, as a member of the Missouri Fire Safety Education/Advisory Commission, for a term ending April 26, 2019, and until his successor is duly appointed and qualified; vice, Michael Mahler, term expired.

Sarah E. Mullen, Independent, 140 Buckstone Pass, Defiance, Saint Charles County, Missouri 63341, as a member of the St. Charles County Convention & Sports Facilities Authority, for a term ending April 27, 2021, and until her successor is duly appointed and qualified; vice, Thomas Heinsz, term expired.

Kevin J. Murphy, 6518 Christopher Drive, Saint Louis, Saint Louis County, Missouri 63129, as a member of the Petroleum Storage Tank Insurance Fund Board of Trustees, for a term ending February 6, 2019, and until his successor is duly appointed and qualified; vice, Bruce V. Work, term expired.

Thomas W. Neer, Republican, 241 Defiance Road, Defiance, Saint Charles County, Missouri 63341, as a member of the Public Defender Commission, for a term ending August 25, 2022, and until his successor is duly appointed and qualified; vice, Kenneth C. Hensley, term expired.

Janay N. Orange, 263 South Complex, 920 Memorial Drive, Maryville, Nodaway County, Missouri 64468, as the student representative of the Northwest Missouri State University Board of Regents, for a term ending December 31, 2017, and until her successor is duly appointed and qualified; vice, Ve'Shawn Dixon, term expired.

Joseph G. Plaggenberg, 211 Bluff Street, Jefferson City, Cole County, Missouri 65101, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, RSMo 210.153.

Alice Chang Ray, 1301 Kiefer Bluffs Drive, Ballwin, Saint Louis County, Missouri 63021, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Patricia L. Kohl, term expired.

Eric R. Reece, 114 Forest Ridge Road, Rogersville, Christian County, Missouri 65742, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, RSMo. 210.153.

Joe Reichmuth, Independent, 1707 San Martin Drive, Fenton, Saint Louis County, Missouri 63026, as a member of the Workers' Compensation Determinations Review Board, for a term ending March 3, 2017, and until his successor is duly appointed and qualified; vice, Timothy White, term expired.

Taryn G. Sandheinrich, 447 Hampshire Court, Webster Groves, Saint Louis County, Missouri 63119, as a member of the Missouri State Board of Nursing, for a term ending June 1, 2020, and until her successor is duly appointed and qualified; vice, Laura Noren, term expired.

Charles W. Schlottach, 2102 Highway 50, Owensville, Gasconade County, Missouri 65066, as a member of the Missouri Wine and

Grape Board, for a term ending October 28, 2019, and until his successor is duly appointed and qualified; vice, Jonathan L. Held, term expired.

Kayla S. Schoonover, Independent, 30512 State Highway N, Fairfax, Atchison County, Missouri 64446, as a member of the Missouri Western State University Board of Governors, for a term ending October 29, 2017, and until her successor is duly appointed and qualified; vice, Lesley J. Graves, term expired.

James J. Sievers Jr., Democrat, 1177 Lockett Road, Des Peres, Saint Louis County, Missouri 63131, as a member of the Public Defender Commission, for a term ending August 25, 2022, and until his successor is duly appointed and qualified; vice, Douglas A. Copeland, term expired.

John W. Sisco III, Republican, 4804 Marchwood Drive, Saint Louis, Saint Louis County, Missouri 63128, as a member of the Coordinating Board for Higher Education, for a term ending June 27, 2018, and until his successor is duly appointed and qualified; vice, Doris J. Carter, term expired.

Betty J. Sisco, 8611 Buddy Holly Drive, Pacific, Jefferson County, Missouri 63069, as a member of the Missouri Brain Injury Advisory Council, for a term ending May 12, 2017, and until her successor is duly appointed and qualified; vice, Shane Mechem, term expired.

Robert Bradley Speaks, Independent, 16312 East Cogan Drive, Independence, Jackson County, Missouri 64055, as a member of the State Board of Embalmers and Funeral Directors, for a term ending April 1, 2020, and until his successor is duly appointed and qualified; vice, T. Eric Pitman, term expired.

Jon T. Sundvold, Republican, 2700 Westbrook Way, Columbia, Boone County, Missouri 65203, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2017, and until his successor is duly appointed and qualified; vice, David Steward, resigned.

Roxanna R. Swaney, Republican, 934 Swallow Circle, Liberty, Clay County, Missouri 64068, as a member of the Northwest Missouri State University Board of Regents, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, James Loch, term expired.

Erwin O. (Erv) Switzer, Democrat, 6379 Devonshire Avenue, Saint Louis City, Missouri 63109, as a member and Chair of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2017, and until his successor is duly appointed and qualified; vice, Joan M. Burger, term expired.

Christopher L. Thiemann, 504 E. Main Street, Humansville, Polk County, Missouri 65674, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until his successor is duly appointed and qualified; vice, RSMo. 210.153.

Amy J. Thompson, 46 Arthur Court, Camdenton, Camden County, Missouri 65020, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Joyce E. Massey, term expired.

Christine White, Democrat, 1612 Dougherty Ferry Road, Kirkwood, Saint Louis County, Missouri 63122, as a member of the Workers' Compensation Determinations Review Board, for a term ending March 3, 2017, and until her successor is duly appointed and qualified; vice, Jack D. Atterberry, term expired.

Lawrence G. Young, Democrat, 502 East 122nd Street, Kansas City, Jackson County, Missouri 64145, as a member of the Missouri Fire Safety Education/Advisory Commission, for a term ending April 26, 2018, and until his successor is duly appointed and qualified; vice, Eric S. Latimer, term expired.

I hereby withdraw from your consideration the following appointments to office made by Governor Jeremiah W. (Jay) Nixon and submitted to you on January 5, 2017 for your advice and consent:

Susan A. Fluegel, 7574 Kirky Court, Shrewsbury, Saint Louis County, Missouri 63119, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, April S. Wilson, term expired.

Courtney L. Kovachevich, 11742 Longleaf Circle, Saint Louis, Saint Louis County, Missouri 63146, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Dorothy Rowland, term expired.

April S. Wilson, 416 West Madison, Memphis, Scotland County, Missouri 63555, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Susan A. Fluegel, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Senator Richard moved that the above appointments be returned to the Governor per his request, which motion prevailed.

SENATE BILLS FOR PERFECTION

SB 21 was placed on the Informal Calendar.

Senator Emery moved that **SB 31** be taken up for perfection, which motion prevailed.

Senator Emery offered **SS** for **SB 31**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 31

An Act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

Senator Emery moved that **SS** for **SB 31** be adopted.

Senator Onder assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Emery, **SB 31**, with **SS** (pending), was placed on the Informal Calendar.

INTRODUCTIONS OF GUESTS

Senator Holsman introduced to the Senate, the Physician of the Day, Dr. Jim Kelly, M.D., Kansas City.

Senator Sifton introduced to the Senate, Dave Garth, Miki McKee Koelsch and Michael Biedenstein, St. Louis.

On motion of Senator Onder, the Senate adjourned until 2:00 p.m., Wednesday, February 1, 2017.

SENATE CALENDAR

SIXTEENTH DAY—WEDNESDAY, FEBRUARY 1, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 327-Romine
SB 328-Romine
SB 329-Kehoe
SB 330-Munzlinger
SB 331-Hegeman
SB 332-Hegeman

SB 333-Schaaf
SB 334-Sater
SB 335-Hoskins
SB 336-Wieland
SB 337-Wieland
SB 338-Schupp, et al

SB 339-Schupp	SB 370-Munzlinger
SB 340-Schupp	SB 371-Schaaf
SB 341-Nasheed	SB 372-Hegeman
SB 342-Holsman	SB 373-Curls
SB 343-Libla	SB 374-Hummel
SB 344-Nasheed	SB 375-Hoskins
SB 345-Nasheed	SB 376-Hoskins
SB 346-Schaaf	SB 377-Wallingford
SB 347-Kraus	SB 378-Wallingford
SB 348-Wasson	SB 379-Schatz
SB 349-Wasson	SB 380-Riddle
SB 350-Walsh	SB 381-Riddle
SB 351-Sifton	SB 382-Riddle and Munzlinger
SB 352-Sifton	SB 383-Eigel and Wieland
SB 353-Wallingford	SJR 1-Schaaf
SB 354-Rowden	SJR 2-Schaaf
SB 355-Romine	SJR 3-Schaaf
SB 356-Romine	SJR 4-Chappelle-Nadal
SB 357-Wieland	SJR 5-Emery
SB 358-Wieland	SJR 6-Emery
SB 359-Hoskins	SJR 7-Silvey
SB 360-Hoskins, et al	SJR 8-Romine
SB 361-Hummel	SJR 9-Romine
SB 362-Hummel	SJR 10-Holsman
SB 363-Chappelle-Nadal	SJR 11-Hegeman
SB 364-Munzlinger	SJR 12-Eigel
SB 365-Curls	SJR 13-Emery
SB 366-Koenig	SJR 14-Kraus
SB 367-Rowden	SJR 15-Rizzo
SB 368-Rowden	SJR 16-Munzlinger
SB 369-Rowden	

HOUSE BILLS ON SECOND READING

HCS for HBs 91, 42, 131, 265 & 314

HCS for HB 130

SENATE BILLS FOR PERFECTION

SB 16-Kraus, with SCS

SB 182-Onder

SB 5-Richard
SB 237-Rowden, with SCS
SB 45-Romine

SB 113-Schatz, with SCS
SBs 37 & 244-Silvey, with SCS
SB 74-Schaaf, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown

SB 31-Emery, with SS (pending)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTEENTH DAY—WEDNESDAY, FEBRUARY 1, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

Hear my cry, O God, and listen to my prayer.” (Psalm 61:1)

Almighty God, we call upon You and ask that You hear our prayers. We trust in Your presence in our lives. We remember the history of our ancestors and reflect on how they contributed to who we are today. We are thankful that we are now part of that history and making our own contributions. It is here that we can make a significant contribution to the promotion of justice that You require of us, so guide and help us provide such bills that are helpful in accomplishing this end. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 176, regarding Eugene Joseph “Gene” Hinrichs, Bridgeton, which was adopted.

Senator Schupp offered Senate Resolution No. 177, regarding Erwin Sigmund “Erv” Adam, Kirkwood, which was adopted.

Senator Sater offered Senate Resolution No. 178, regarding Madison Hicks, which was adopted.

Senator Kehoe offered Senate Resolution No. 179, regarding the Missouri Catholic Conference, which was adopted.

Senator Schupp offered Senate Resolution No. 180, regarding Lester Louis “Les” Dills, Overland, which was adopted.

CONCURRENT RESOLUTIONS

Senator Sater offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 13

Relating to the observance of Ronald Reagan Day in Missouri.

Whereas, President Ronald Wilson Reagan, a man of humble background, worked throughout his life serving freedom and advancing the public good, having been employed as an entertainer, Union leader, corporate spokesman, Governor of California, and President of the United States; and

Whereas, Ronald Reagan served with honor and distinction for two terms as the 40th President of the United States of America, the second of which he earned the confidence of 60% of the electorate and was victorious in 49 of the 50 states in the general election - a record unsurpassed in the history of American presidential elections; and

Whereas, in 1981, when Ronald Reagan was inaugurated President, he inherited a disillusioned nation shackled by rampant inflation and high unemployment; and

Whereas, during Mr. Reagan’s presidency, he worked in a bipartisan manner to enact his bold agenda of restoring accountability and common sense to government which led to an unprecedented economic expansion and opportunity for millions of Americans; and

Whereas, Mr. Reagan’s commitment to an active social policy agenda for the nation’s children helped lower crime and drug use in our neighborhoods; and

Whereas, President Reagan’s commitment to our armed forces contributed to the restoration of pride in America, her values and those cherished by the free world, and prepared America’s Armed Forces to meet 21st Century challenges; and

Whereas, President Reagan’s vision of “peace through strength” led to the end of the Cold War and the ultimate demise of the Soviet Union, guaranteeing basic human rights for millions of people; and

Whereas, February 6, 2017, will be the 106th anniversary of Ronald Reagan’s birth, and the twelfth since his passing:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby declare February 6th of each year to be “Ronald Reagan Day” in Missouri and urge all citizens of Missouri to recognize this event and participate fittingly in its observance; and

Be It Further Resolved that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Read 1st time.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 384—By Rowden.

An Act to repeal section 386.370, RSMo, and to enact in lieu thereof one new section relating to the

public service commission assessment to public utilities.

SB 385—By Rowden.

An Act to amend chapter 590, RSMo, by adding thereto one new section relating to the disclosure of privileged information obtained during a peer support counseling session.

SB 386—By Wieland.

An Act to amend chapter 379, RSMo, by adding thereto two new sections relating to competition in the insurance market, with an effective date.

SB 387—By Curls.

An Act to repeal sections 197.300, 197.305, 197.310, 197.311, 197.312, 197.315, 197.316, 197.318, 197.320, 197.326, 197.327, 197.330, 197.366, and 197.367, RSMo, and to enact in lieu thereof fourteen new sections relating to long-term care certificates of need, with existing penalty provisions.

SB 388—By Curls.

An Act to repeal section 332.081, RSMo, and to enact in lieu thereof two new sections relating to dental faculty permits.

SB 389—By Sater.

An Act to repeal section 116.080, RSMo, and to enact in lieu thereof one new section relating to initiative petitions, with existing penalty provisions.

SB 390—By Emery.

An Act to repeal section 478.570, RSMo, and to enact in lieu thereof one new section relating to an additional circuit judge in the seventeenth judicial circuit.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 34**, entitled:

An Act to repeal sections 400.1-101, 400.1-102, 400.1-103, 400.1-105, 400.1-106, 400.1-107, 400.1-108, 400.1-201, 400.1-202, 400.1-203, 400.1-204, 400.1-205, 400.1-206, 400.1-207, 400.1-208, 400.7-102, 400.7-103, 400.7-104, 400.7-105, 400.7-201, 400.7-202, 400.7-203, 400.7-204, 400.7-205, 400.7-206, 400.7-207, 400.7-208, 400.7-209, 400.7-210, 400.7-301, 400.7-302, 400.7-303, 400.7-304, 400.7-305, 400.7-307, 400.7-308, 400.7-309, 400.7-401, 400.7-402, 400.7-403, 400.7-404, 400.7-501, 400.7-502, 400.7-503, 400.7-504, 400.7-505, 400.7-506, 400.7-507, 400.7-508, 400.7-509, 400.7-601, 400.7-602, 400.7-603, and 400.7-604, RSMo, and to enact in lieu thereof sixty-four new sections relating to the uniform commercial code.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 35**, entitled:

An Act to repeal section 577.037, RSMo, and to enact in lieu thereof one new section relating to the admission of chemical test results in intoxication-related proceedings, with an emergency clause.

Emergency Clause Adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SENATE BILLS FOR PERFECTION

Senator Emery moved that **SB 31**, with **SS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SB 31** was again taken up.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Emery moved that **SS** for **SB 31** be adopted, which motion prevailed on a standing division vote.

On motion of Senator Emery, **SS** for **SB 31** was declared perfected and ordered printed.

Senator Kraus moved that **SB 16**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 16**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 16

An Act to repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

Was taken up.

Senator Kraus moved that **SCS** for **SB 16** be adopted.

Senator Kraus offered **SS** for **SCS** for **SB 16**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 16

An Act to repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

Senator Kraus moved that **SS** for **SCS** for **SB 16** be adopted, which motion prevailed.

On motion of Senator Kraus, **SS** for **SCS** for **SB 16** was declared perfected and ordered printed.

On motion of Senator Kehoe, the Senate recessed until 6:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Kraus.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SB 31**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

INTRODUCTIONS OF GUESTS

Senator Hegeman introduced to the Senate, the Physician of the Day, Dr. Patrick Harr, M.D., and his daughter, Traci Kennedy, Maryville.

Senator Kraus introduced to the Senate, representatives from Missouri credit unions.

Senator Richard introduced to the Senate, Nian Wheeler and Grace Carter, Joplin; Mackenzie McCance, Dixon; Tori Goostree, Rocky Comfort; Rachel Lacey, Hallie Mitchell and Audrey Shockley, Exeter; Catlin Crutsinger, Belle; Chloe Krause, Bland; and Greta McNamee and Amanda Kurukulasuriya, Columbia, representatives of the State Historical Society of Missouri's National History Day in Missouri.

Senator Richard introduced to the Senate, Brandon Jordon and Deven Kimsey.

Senator Cunningham introduced to the Senate, Hilary Perkins, Jason Ray, and members of the Missouri Chapter of the American Planning Association and the Southwest Missouri Council of Governments.

Senator Hoskins introduced to the Senate, Carol White, Felicia Farabee, Phyllis Domann, Michelle Gemes, Cheryl Yung and Kathy Tumlinson, representatives from Missouri credit unions.

President Parson introduced to the Senate, Ben Terrell, Truman State University.

Senator Hegeman introduced to the Senate, Ivan Kanak, Ivan Klippenstein and former State Senator Glen Klippenstein, Maysville.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SEVENTEENTH DAY—THURSDAY, FEBRUARY 2, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 329-Kehoe	SB 368-Rowden
SB 330-Munzlinger	SB 369-Rowden
SB 331-Hegeman	SB 370-Munzlinger
SB 332-Hegeman	SB 371-Schaaf
SB 333-Schaaf	SB 372-Hegeman
SB 334-Sater	SB 373-Curls
SB 335-Hoskins	SB 374-Hummel
SB 336-Wieland	SB 375-Hoskins
SB 337-Wieland	SB 376-Hoskins
SB 338-Schupp, et al	SB 377-Wallingford
SB 339-Schupp	SB 378-Wallingford
SB 340-Schupp	SB 379-Schatz
SB 341-Nasheed	SB 380-Riddle
SB 342-Holsman	SB 381-Riddle
SB 343-Libla	SB 382-Riddle and Munzlinger
SB 344-Nasheed	SB 383-Eigel and Wieland
SB 345-Nasheed	SB 384-Rowden
SB 346-Schaaf	SB 385-Rowden
SB 347-Kraus	SB 386-Wieland
SB 348-Wasson	SB 387-Curls
SB 349-Wasson	SB 388-Curls
SB 350-Walsh	SB 389-Sater
SB 351-Sifton	SB 390-Emery
SB 352-Sifton	SJR 1-Schaaf
SB 353-Wallingford	SJR 2-Schaaf
SB 354-Rowden	SJR 3-Schaaf
SB 355-Romine	SJR 4-Chappelle-Nadal
SB 356-Romine	SJR 5-Emery
SB 357-Wieland	SJR 6-Emery
SB 358-Wieland	SJR 7-Silvey
SB 359-Hoskins	SJR 8-Romine
SB 360-Hoskins, et al	SJR 9-Romine
SB 361-Hummel	SJR 10-Holsman
SB 362-Hummel	SJR 11-Hegeman
SB 363-Chappelle-Nadal	SJR 12-Eigel
SB 364-Munzlinger	SJR 13-Emery
SB 365-Curls	SJR 14-Kraus
SB 366-Koenig	SJR 15-Rizzo
SB 367-Rowden	SJR 16-Munzlinger

HOUSE BILLS ON SECOND READING

HCS for HBs 91, 42, 131, 265 & 314
HCS for HB 130

HB 34-Plocher
HB 35-Plocher

THIRD READING OF SENATE BILLS

SS for SB 31-Emery

SENATE BILLS FOR PERFECTION

SB 182-Onder
SB 5-Richard
SB 237-Rowden, with SCS
SB 45-Romine

SB 113-Schatz, with SCS
SBs 37 & 244-Silvey, with SCS
SB 74-Schaaf, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown

RESOLUTIONS

To be Referred

SCR 13-Sater

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Journal of the Senate

FIRST REGULAR SESSION

SEVENTEENTH DAY—THURSDAY, FEBRUARY 2, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“For this reason I bow my knees before You the Father, from whom every family in heaven and on earth takes its name.” (Ephesians 3:14)

Gracious God You have shown Your love of us in many ways and with a passion of a mother’s love for her children. And as we leave today and return to those whom You have given us, fill our hearts with love of You and for our families that make all our deeds and words resound with that love. We ask You to enrich our time with those at home and make such time precious in Your sight. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from the Gasconade County Republican were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

INTRODUCTION OF BILLS

The following Bill was read the 1st time and ordered printed:

SB 391—By Munzlinger.

An Act to repeal section 304.120, RSMo, and to enact in lieu thereof one new section relating to commercial motor vehicle routes.

REPORTS OF STANDING COMMITTEES

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the reappointment of Deron L. Cherry, as a member of the Jackson County Sports Complex Authority, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said reappointment.

Senator Richard moved that the committee report be adopted, and the Senate do give its advice and consent to the above reappointment, which motion prevailed.

President Pro Tem Richard assumed the Chair.

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. President: Your Committee on Ways and Means, to which was referred **SB 248**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 43**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 66**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 189**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 28**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 139**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following report:

Mr. President: Your Committee on Government Reform, to which was referred **SB 82**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following report:

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **SB 108**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Romine, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **SB 52**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 111**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 95**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 146**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following report:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 125**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Onder, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **SB 20**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **SB 6**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 11**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 8**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 64**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

President Parson assumed the Chair.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SCS** for **SB 16**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

SCR 13—Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF SENATE BILLS

The following Bills and Joint Resolutions were read the 2nd time and referred to the Committees indicated:

SB 327—Education.

SB 328—Education.

SB 329—General Laws.

- SB 330**—Small Business and Industry.
- SB 331**—Agriculture, Food Production and Outdoor Resources.
- SB 332**—Local Government and Elections.
- SB 333**—Health and Pensions.
- SB 334**—Seniors, Families and Children.
- SB 335**—Seniors, Families and Children.
- SB 336**—Insurance and Banking.
- SB 337**—Insurance and Banking.
- SB 338**—Judiciary and Civil and Criminal Jurisprudence.
- SB 339**—Rules, Joint Rules, Resolutions and Ethics.
- SB 340**—Transportation, Infrastructure and Public Safety.
- SB 341**—Judiciary and Civil and Criminal Jurisprudence.
- SB 342**—Economic Development.
- SB 343**—Seniors, Families and Children.
- SB 344**—Judiciary and Civil and Criminal Jurisprudence.
- SB 345**—Transportation, Infrastructure and Public Safety.
- SB 346**—Economic Development.
- SB 347**—General Laws.
- SB 348**—Economic Development.
- SB 349**—Economic Development.
- SB 350**—Small Business and Industry.
- SB 351**—Judiciary and Civil and Criminal Jurisprudence.
- SB 352**—Judiciary and Civil and Criminal Jurisprudence.
- SB 353**—Professional Registration.
- SB 354**—Commerce, Consumer Protection, Energy and the Environment.
- SB 355**—Transportation, Infrastructure and Public Safety.
- SB 356**—Judiciary and Civil and Criminal Jurisprudence.
- SB 357**—Ways and Means.
- SB 358**—General Laws.
- SB 359**—Small Business and Industry.

SB 360—Education.

SB 361—Veterans and Military Affairs.

SB 362—Education.

SB 363—Seniors, Families and Children.

SB 364—Ways and Means.

SB 365—Local Government and Elections.

SB 366—Professional Registration.

SJR 1—Rules, Joint Rules, Resolutions and Ethics.

SJR 2—Economic Development.

SJR 3—Transportation, Infrastructure and Public Safety.

SJR 4—Local Government and Elections.

SJR 5—Judiciary and Civil and Criminal Jurisprudence.

SJR 6—Judiciary and Civil and Criminal Jurisprudence.

SJR 7—Rules, Joint Rules, Resolutions and Ethics.

SJR 8—Veterans and Military Affairs.

SJR 9—Progress and Development.

SJR 10—Rules, Joint Rules, Resolutions and Ethics.

SJR 11—General Laws.

SJR 12—Ways and Means.

SJR 13—Ways and Means.

SJR 14—Rules, Joint Rules, Resolutions and Ethics.

SJR 15—General Laws.

SJR 16—Agriculture, Food Production and Outdoor Resources.

On motion of Senator Kehoe, the Senate recessed until 11:30 a.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS No. 2** for **SB 19**.

Bill ordered enrolled.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS No. 2** for **SB 19**, begs leave to report that it has examined the same and finds that the bill has been duly enrolled and that the printed copies furnished the Senators are correct.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SS No. 2** for **SB 19**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

BILLS DELIVERED TO THE GOVERNOR

SS No. 2 for **SB 19**, after having been duly signed by the Speaker of the House of Representatives in open session, was delivered to the Governor by the Secretary of the Senate.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for **HBs 91, 42, 131, 265 & 314**—General Laws.

HCS for **HB 130**—Transportation, Infrastructure and Public Safety.

HB 34—Judiciary and Civil and Criminal Jurisprudence.

HB 35—Judiciary and Civil and Criminal Jurisprudence.

THIRD READING OF SENATE BILLS

SS for **SB 31**, introduced by Senator Emery, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 31

An Act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

Was taken up.

On motion of Senator Emery, **SS** for **SB 31** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Wallingford	Wasson

Wieland—22

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senator Silvey—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Emery, title to the bill was agreed to.

Senator Emery moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

INTRODUCTIONS OF GUESTS

Senator Holsman introduced to the Senate, Dr. Thuylinh Pham, Kansas City.

Senator Kehoe introduced to the Senate, Anthony Williams, Bowie State University; Tevin Smith, Delaware State University; Gabriel Russell, Huston-Tillotson University; Kendall Gilbert, Lincoln University of Pennsylvania; Jeffron Smalls, North Carolina Agricultural and Technical University; Patrick Minor, North Carolina Central University; Rakeeb Akande, Savannah State University; Jamie Binns, Talladega College; Darien Traywick, Lincoln University of Missouri; Kings of Historically Black Colleges and Universities.

Senator Hummel introduced to the Senate, Izzi Sapp, Oakville; and Izzi was made an honorary page.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, February 6, 2017.

SENATE CALENDAR

EIGHTEENTH DAY—MONDAY, FEBRUARY 6, 2017

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 367-Rowden
 SB 368-Rowden
 SB 369-Rowden
 SB 370-Munzlinger
 SB 371-Schaaf

SB 372-Hegeman
 SB 373-Curls
 SB 374-Hummel
 SB 375-Hoskins
 SB 376-Hoskins

SB 377-Wallingford	SB 385-Rowden
SB 378-Wallingford	SB 386-Wieland
SB 379-Schatz	SB 387-Curls and Munzlinger
SB 380-Riddle	SB 388-Curls
SB 381-Riddle	SB 389-Sater
SB 382-Riddle and Munzlinger	SB 390-Emery
SB 383-Eigel and Wieland	SB 391-Munzlinger
SB 384-Rowden	

THIRD READING OF SENATE BILLS

SS for SCS for SB 16-Kraus

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------|
| 1. SB 182-Onder | 9. SB 66-Schatz, with SCS |
| 2. SB 5-Richard | 10. SB 189-Kehoe, with SCS |
| 3. SB 237-Rowden, with SCS | 11. SB 28-Sater, with SCS |
| 4. SB 45-Romine | 12. SB 139-Sater, with SCS |
| 5. SB 113-Schatz, with SCS | 13. SB 20-Brown |
| 6. SBs 37 & 244-Silvey, with SCS | 14. SB 6-Richard, with SCS |
| 7. SB 74-Schaaf, with SCS | 15. SB 11-Wasson, with SCS |
| 8. SB 43-Romine, with SCS | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus	SB 52-Nasheed, with SCS
SB 82-Dixon, with SCS	SB 111-Hegeman
SB 108-Romine, with SCS	SB 95-Sater

SB 146-Romine
SB 125-Wasson

SB 8-Munzlinger
SB 64-Schatz

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Journal of the Senate

FIRST REGULAR SESSION

EIGHTEENTH DAY—MONDAY, FEBRUARY 6, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Be careful then how You live, not as unwise people but as wise, making the most of the time...” (Ephesians 5:15a)

O Lord, we start another week and many voices compete for our attention and many causes seek our help. To best serve them Lord let us stay connected to You and hear Your voice. Let us open our minds and hearts to Your wisdom and then live lives that honor You in all we do and say. In Your holy name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, February 2, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Chappelle-Nadal offered Senate Resolution No. 181, regarding Gregory Williams, Ferguson, which was adopted.

Senator Hummel offered Senate Resolution No. 182, regarding Kenneth Gustave “Ken” Crecelius, Saint

Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 183, regarding Raymond Dale “Ray” Dubberke, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 184, regarding Richard Joseph “Dick” Fallert, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 185, regarding Kenneth Dale “Ken” Fanger, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 186, regarding James Elmer “Jim” Gaebler, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 187, regarding Richard E. “Rich” King, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 188, regarding William Frederick “Bill” Mueller, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 189, regarding Robert Emmett “Bob” Myers, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 190, regarding Louis William “Bill” Nesslein, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 191, regarding William John “Bill” Richter, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 192, regarding Henry Charles “Hank” Schlichter, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 193, regarding Carl Richard Wiederhold, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 194, regarding Henry William “Hank” Klein, Saint Louis, which was adopted.

Senator Sater offered Senate Resolution No. 195, regarding the Ninetieth Birthday of Efton J. Pritchard, Reeds Spring, which was adopted.

Senator Brown offered Senate Resolution No. 196, regarding Ozark Technical Community College, which was adopted.

Senator Richard offered the following resolution:

SENATE RESOLUTION NO. 197

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Thirty-second District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that Senate Rules 3 and 4 be amended to read as follows:

“Rule 3. The business of the senate shall be [disposed of in the following order]:

1. Reading Journal.
2. Introduction of guests.
3. Petitions, memorials and remonstrances.
4. Resolutions.
5. Concurrent Resolutions.
6. Introduction of bills.
7. Report of standing committees.
8. Report of select committees.
9. Second reading of Senate bills.
10. Messages from House.
11. First reading of House bills.
12. House bills on second reading.
13. Third reading of Senate bills.
14. Bills, reports and other bills on the table, including bills for perfection.
15. House bills on third reading.
16. Order of the day.
17. Introduction of guests.
18. Announcement of committee meetings, etc.

Rule 4. The president shall, on each day, announce the business in order agreeable to the preceding rule and no business shall be taken up or considered until the [class] order of business to which it belongs is declared in order, but communications from the governor and reports from the Committee on Rules, Joint Rules, Resolutions, and Ethics may be received at any time. The first six orders of business shall be called as numerically presented until completed. The subsequent orders of business shall be considered upon a motion approved by a majority of the members elected.”

Senator Chappelle-Nadal offered Senate Resolution No. 198, regarding Jeannette Neal, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 199, regarding Thomas J. “Tom” Stelmachowicz, Saint Louis, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 392—By Holsman.

An Act to repeal section 311.070, RSMo, and to enact in lieu thereof one new section relating to operating hours of distilleries, with existing penalty provisions.

SB 393—By Dixon.

An Act to repeal sections 82.1025, 82.1027, and 82.1028, RSMo, and to enact in lieu thereof three new sections relating to property regulations in certain cities and counties.

SB 394—By Romine.

An Act to repeal sections 169.141 and 169.715, RSMo, and to enact in lieu thereof two new sections relating to school employee retirement systems.

SB 395—By Hoskins.

An Act to repeal sections 326.256, 326.259, 326.265, 326.280, 326.283, 326.286, 326.289, 326.292,

326.307, 326.310, 326.313, 326.316, and 326.325, RSMo, and to enact in lieu thereof twelve new sections relating to the regulation of public accountants, with an existing penalty provision.

SB 396—By Wallingford.

An Act to repeal section 27.010, RSMo, and to enact in lieu thereof one new section relating to the residence of the attorney general.

SB 397—By Wallingford.

An Act to repeal sections 337.010 and 337.025, RSMo, and to enact in lieu thereof two new sections relating to the licensure of psychologists.

REFERRALS

President Pro Tem Richard referred **SS** for **SCS** for **SB 16** to the Committee on Fiscal Oversight.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 95**, entitled:

An Act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 153**, entitled:

An Act to repeal section 490.065, RSMo, and to enact in lieu thereof one new section relating to expert witnesses.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SENATE BILLS FOR PERFECTION

Senator Onder moved that **SB 182** be taken up for perfection, which motion prevailed.

Senator Onder offered **SS** for **SB 182**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 182

An Act to repeal sections 34.209, 34.212, and 34.216, RSMo, and to enact in lieu thereof three new sections relating to public contracts.

Senator Onder moved that **SS** for **SB 182** be adopted.

At the request of Senator Onder, **SB 182**, with **SS** (pending), was placed on the Informal Calendar.
On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Tuesday, February 7, 2017.

SENATE CALENDAR

NINETEENTH DAY—TUESDAY, FEBRUARY 7, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 367-Rowden	SB 383-Eigel and Wieland
SB 368-Rowden	SB 384-Rowden
SB 369-Rowden	SB 385-Rowden
SB 370-Munzlinger	SB 386-Wieland
SB 371-Schaaf	SB 387-Curls and Munzlinger
SB 372-Hegeman	SB 388-Curls
SB 373-Curls	SB 389-Sater
SB 374-Hummel	SB 390-Emery
SB 375-Hoskins	SB 391-Munzlinger
SB 376-Hoskins	SB 392-Holsman
SB 377-Wallingford	SB 393-Dixon
SB 378-Wallingford	SB 394-Romine
SB 379-Schatz	SB 395-Hoskins
SB 380-Riddle	SB 396-Wallingford
SB 381-Riddle	SB 397-Wallingford
SB 382-Riddle and Munzlinger	

HOUSE BILLS ON SECOND READING

HB 95-McGaugh	HB 153-Corlew
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THIRD READING OF SENATE BILLS

SS for SCS for SB 16-Kraus
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------|
| 1. SB 5-Richard | 8. SB 66-Schatz, with SCS |
| 2. SB 237-Rowden, with SCS | 9. SB 189-Kehoe, with SCS |
| 3. SB 45-Romine | 10. SB 28-Sater, with SCS |
| 4. SB 113-Schatz, with SCS | 11. SB 139-Sater, with SCS |
| 5. SBs 37 & 244-Silvey, with SCS | 12. SB 20-Brown |
| 6. SB 74-Schaaf, with SCS | 13. SB 6-Richard, with SCS |
| 7. SB 43-Romine, with SCS | 14. SB 11-Wasson, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown	SB 182-Onder, with SS (pending)
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CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus	SB 95-Sater
SB 82-Dixon, with SCS	SB 146-Romine
SB 108-Romine, with SCS	SB 125-Wasson
SB 52-Nasheed, with SCS	SB 8-Munzlinger
SB 111-Hegeman	SB 64-Schatz

RESOLUTIONS

SR 197-Richard

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Journal of the Senate

FIRST REGULAR SESSION

NINETEENTH DAY—TUESDAY, FEBRUARY 7, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Wallingford offered the following prayer:

“Pray in the Spirit at all times in every prayer and supplication. To that end keep alert and always persevere...” (Ephesians 6)

Almighty God, Your word makes it clear to us that it takes a committed heart and soul to follow You, and to do so we need to be mindful to pray constantly so we may be attentive in following You. Send Your Spirit to refresh us, moving us in the way You desire for each here. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 200, regarding Richard Francis “Dick” Schlinger, O’Fallon, which was adopted.

Senator Hoskins offered Senate Resolution No. 201, regarding Billie Jo Gibbs, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 202, regarding Becky Cantrell, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 203, regarding Grant Eugene Hotmer, Odessa, which was adopted.

Senator Hummel offered Senate Resolution No. 204, regarding the Shakespeare Festival, St. Louis, which was adopted.

Senator Schaaf offered Senate Resolution No. 205, regarding the Fiftieth Wedding Anniversary of Tom and Penny Johnson, St. Joseph, which was adopted.

Senator Rowden offered Senate Resolution No. 206, regarding the Fiftieth Birthday of Helen Oetting, Columbia, which was adopted.

Senator Onder offered Senate Resolution No. 207, regarding Cub Scout Pack 858, St. Peters, which was adopted.

Senator Munzlinger offered Senate Resolution No. 208, regarding Rocky L. Seiner, Macon, which was adopted.

Senator Kraus offered Senate Resolution No. 209, regarding Eagle Scout Cooper Jacob Smith, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 210, regarding Eagle Scout Daniel Gardner, Lee's Summit, which was adopted.

Senator Richard moved that **SR 197** be taken up for adoption, which motion prevailed.

Senator Holsman offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Resolution No. 197, appearing in the Senate Journal for Monday, February 6, 2017, Page 226, Line 23 of said journal page, by inserting immediately after the words "by a" the following: "**two-thirds**".

Senator Holsman moved that the above amendment be adopted.

Senator Schaaf requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Holsman, Richard, Romine and Silvey.

SA 1 was adopted by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Eigel	Holsman	Hoskins	Hummel
Koenig	Libla	Nasheed	Rizzo	Romine	Schaaf	Schupp
Sifton	Silvey	Walsh	Wieland—18			

NAYS—Senators

Brown	Cunningham	Emery	Hegeman	Kehoe	Kraus	Munzlinger
Onder	Richard	Riddle	Rowden	Sater	Schatz	Wallingford

Wasson—15

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

At the request of Senator Richard, the motion to adopt **SR 197** was withdrawn, which placed it back on the Calendar.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 398—By Romine.

An Act to amend chapter 449, RSMo, by adding thereto twenty-four new sections relating to homeowners' associations.

SB 399—By Romine.

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

SB 400—By Hegeman.

An Act to amend chapter 217, RSMo, by adding thereto one new section relating to the duties of the board of probation and parole.

SB 401—By Rowden.

An Act to repeal section 168.021, RSMo, and to enact in lieu thereof one new section relating to a visiting scholars certificate.

SENATE BILLS FOR PERFECTION

Senator Onder moved that **SB 182**, with **SS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SB 182** was again taken up.

President Pro Tem Richard assumed the Chair.

Senator Riddle assumed the Chair.

Senator Walsh offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 182, Page 1, Section 34.209, Line 4 of said page, by inserting immediately after "34.209." the following: "**1.**"; and

Further amend said bill and section, Page 2, line 6 of said page, by inserting after all of said line the following:

“2. Nothing in this section shall be construed to prohibit the state, any agency of the state, any political subdivision of the state, or any instrumentality thereof from requiring bidders, offerors, contractors, or subcontractors, as a condition of receiving work or submitting a bid, to test its workers and employees for the presence of illegal drugs.”.

Senator Walsh moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Onder, **SB 182**, with SS (pending), was placed on the Informal Calendar.

INTRODUCTION OF GUESTS

On behalf of Senators Cunningham, Emery, Hegeman, Hoskins, Kehoe, Libla, Richard, Riddle, Sater, Schaaf, Wallingford and himself, Senator Munzlinger introduced to the Senate, 2016-2017 FFA State Officers: Jacqueline Janorschke, Logan Korff, Natalie Ayers, Baileigh Horstmeier, Nick Banze, Emily Lock, Hunter Lovewell, Katherine Imhoff, Jessica Hylton, Ashley Spear, Colton Spencer, Jessie Peterson, Heidi Murry, Macey Hurst, Hunter Kay, Moriah McLard and Adam Kirby.

Senator Chappelle-Nadal introduced to the Senate, representatives of Library Advocacy Day.

Senator Dixon introduced to the Senate, Trisha Doering and Trish Lavish, Southwest Missouri Area Health Education Center, Springfield.

Senator Chappelle-Nadal introduced to the Senate, former State Representative Margaret Donnelly.

On behalf of Senator Hummel and herself, Senator Schupp introduced to the Senate, Violet Marcel and Aaron Hotfelder, England.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, February 8, 2017.

SENATE CALENDAR

TWENTIETH DAY—WEDNESDAY, FEBRUARY 8, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 367-Rowden
SB 368-Rowden
SB 369-Rowden
SB 370-Munzlinger
SB 371-Schaaf

SB 372-Hegeman
SB 373-Curls
SB 374-Hummel
SB 375-Hoskins
SB 376-Hoskins

SB 377-Wallingford	SB 390-Emery
SB 378-Wallingford	SB 391-Munzlinger
SB 379-Schatz	SB 392-Holsman
SB 380-Riddle	SB 393-Dixon
SB 381-Riddle	SB 394-Romine
SB 382-Riddle and Munzlinger	SB 395-Hoskins
SB 383-Eigel and Wieland	SB 396-Wallingford
SB 384-Rowden	SB 397-Wallingford
SB 385-Rowden	SB 398-Romine
SB 386-Wieland	SB 399-Romine
SB 387-Curls, et al	SB 400-Hegeman
SB 388-Curls	SB 401-Rowden
SB 389-Sater	

HOUSE BILLS ON SECOND READING

HB 95-McGaugh	HB 153-Corlew
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THIRD READING OF SENATE BILLS

SS for SCS for SB 16-Kraus
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------|
| 1. SB 5-Richard | 8. SB 66-Schatz, with SCS |
| 2. SB 237-Rowden, with SCS | 9. SB 189-Kehoe, with SCS |
| 3. SB 45-Romine | 10. SB 28-Sater, with SCS |
| 4. SB 113-Schatz, with SCS | 11. SB 139-Sater, with SCS |
| 5. SBs 37 & 244-Silvey, with SCS | 12. SB 20-Brown |
| 6. SB 74-Schaaf, with SCS | 13. SB 6-Richard, with SCS |
| 7. SB 43-Romine, with SCS | 14. SB 11-Wasson, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown	SB 182-Onder, with SS (pending)
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CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus

SB 82-Dixon, with SCS

SB 108-Romine, with SCS

SB 52-Nasheed, with SCS

SB 111-Hegeman

SB 95-Sater

SB 146-Romine

SB 125-Wasson

SB 8-Munzlinger

SB 64-Schatz

RESOLUTIONS

SR 197-Richard

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Journal of the Senate

FIRST REGULAR SESSION

TWENTIETH DAY—WEDNESDAY, FEBRUARY 8, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“And take the helmet of salvation, and the sword of the Spirit, which is the word of God.” (Ephesians 6:17)

Delving into Your word O Lord, guided by Your spirit helps us to stay on the narrow road of truth. We know for every kernel of truth there can be a thousand lies surrounding it. So we ask for Your presence to keep us on track and to walk in truth for that is our only source to truly know Your righteousness, to embrace the gift of Your salvation and to walk in the truth. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 211, regarding the City of Olivette, which was adopted.

Senator Hegeman offered Senate Resolution No. 212, regarding the Seventieth Anniversary of Hubert and Marle Seipel, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 213, regarding the Sixty-fifth Anniversary of Dick and Betty Kiser, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 214, regarding the Association of Missouri Electric Cooperatives, which was adopted.

Senator Hegeman offered Senate Resolution No. 215, regarding the Sixtieth Wedding Anniversary of Vernon and Beverly Trump, Trenton, which was adopted.

Senator Kehoe offered Senate Resolution No. 216, regarding the 2016 Class 2 State Champion Fatima High School Cross Country Lady Comets, which was adopted.

Senator Sater offered Senate Resolution No. 217, regarding the Ninetieth Birthday of Glenn Alfred Jones, which was adopted.

Senator Sater offered Senate Resolution No. 218, regarding the One Hundredth Birthday of Orpha B. Johnson, Reeds Spring, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 402—By Wieland.

An Act to repeal section 172.100, RSMo, and to enact in lieu thereof two new sections relating to state colleges and universities grievance procedures.

SB 403—By Wieland.

An Act to repeal section 392.248, RSMo, and to enact in lieu thereof one new section relating to the use of universal service funds for lifeline service providers.

SB 404—By Hegeman.

An Act to repeal sections 311.185, 311.420, and 311.462, RSMo, and to enact in lieu thereof four new sections relating to transportation of alcohol products, with penalty provisions.

SB 405—By Hegeman.

An Act to repeal section 190.327, RSMo, and to enact in lieu thereof one new section relating to emergency dispatch service boards in certain counties.

SB 406—By Wasson.

An Act to amend chapter 160, RSMo, by adding thereto six new sections relating to adult high schools.

SENATE BILLS FOR PERFECTION

Senator Onder moved that **SB 182**, with **SS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SB 182** was again taken up.

Senator Hoskins assumed the Chair.

President Parson assumed the Chair.

Senator Walsh offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 182, Page 1, Section 34.209, Line 15, by striking the opening and closing brackets on said line; and further amend lines 16-19 by striking all of said lines and inserting in lieu thereof the following:

“(2) Discriminate against, encourage, or give preferential treatment to bidders, offerors, contractors, or subcontractors for:

(a) Entering or refusing to enter agreements with one or more labor organizations on the same or related construction projects; or

(b) Remaining or refusing to remain signatory with one or more labor organizations on the same or related construction projects.”; and

Further amend said bill and section, page 2, lines 1-6 by striking all of said lines.

Senator Walsh moved that the above amendment be adopted, which motion prevailed.

Senator Walsh offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 182, Page 3, Section 34.218, Lines 6-7, by striking the following: “or threatened violation”; and further amend line 9 by striking the following: “or threatened violation”.

Senator Walsh moved that the above amendment be adopted, which motion prevailed.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Onder moved that **SS** for **SB 182**, as amended, be adopted, which motion prevailed.

On motion of Senator Onder, **SS** for **SB 182**, as amended, was declared perfected and ordered printed.

RESOLUTIONS

Senator Nasheed offered Senate Resolution No. 219, regarding the death of Fortune Mico McGhee-King, which was adopted.

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Lincoln University faculty, staff and students.

On behalf of Senator Kehoe and herself, Senator Riddle introduced to the Senate, Christie Fain and representatives of the American Heart Association.

Senator Riddle introduced to the Senate, Luc Bronaugh, Madelyn Woods, Audrey Mayes and Emily Laskowski, Montgomery County R-2 High School.

Senator Dixon introduced to the Senate, Candis and Mark Buxton and their son, Joshua, Springfield.

Senator Emery introduced to the Senate, Kathy O'Dell; and ACTE representatives: Taylor Trull, Brennan Hartgrave, Lindsay Rusche, David Boonstra, Tylar White, Calhoun High School.

Senator Hoskins introduced to the Senate, Dr. Adriatik Likcani; and Alison Nickerson, Carlie Torreyson, Kaetlyn Hageman, Sandra Sanon and Emalee Martin, University of Central Missouri.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-FIRST DAY—THURSDAY, FEBRUARY 9, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 367-Rowden	SB 387-Curls, et al
SB 368-Rowden	SB 388-Curls
SB 369-Rowden	SB 389-Sater
SB 370-Munzlinger	SB 390-Emery
SB 371-Schaaf	SB 391-Munzlinger
SB 372-Hegeman	SB 392-Holsman
SB 373-Curls	SB 393-Dixon
SB 374-Hummel	SB 394-Romine
SB 375-Hoskins	SB 395-Hoskins
SB 376-Hoskins	SB 396-Wallingford
SB 377-Wallingford	SB 397-Wallingford
SB 378-Wallingford	SB 398-Romine
SB 379-Schatz	SB 399-Romine
SB 380-Riddle	SB 400-Hegeman
SB 381-Riddle	SB 401-Rowden
SB 382-Riddle and Munzlinger	SB 402-Wieland
SB 383-Eigel and Wieland	SB 403-Wieland
SB 384-Rowden	SB 404-Hegeman
SB 385-Rowden	SB 405-Hegeman
SB 386-Wieland	SB 406-Wasson

HOUSE BILLS ON SECOND READING

HB 95-McGaugh

HB 153-Corlew

THIRD READING OF SENATE BILLS

SS for SCS for SB 16-Kraus
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------|
| 1. SB 5-Richard | 8. SB 66-Schatz, with SCS |
| 2. SB 237-Rowden, with SCS | 9. SB 189-Kehoe, with SCS |
| 3. SB 45-Romine | 10. SB 28-Sater, with SCS |
| 4. SB 113-Schatz, with SCS | 11. SB 139-Sater, with SCS |
| 5. SBs 37 & 244-Silvey, with SCS | 12. SB 20-Brown |
| 6. SB 74-Schaaf, with SCS | 13. SB 6-Richard, with SCS |
| 7. SB 43-Romine, with SCS | 14. SB 11-Wasson, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus	SB 95-Sater
SB 82-Dixon, with SCS	SB 146-Romine
SB 108-Romine, with SCS	SB 125-Wasson
SB 52-Nasheed, with SCS	SB 8-Munzlinger
SB 111-Hegeman	SB 64-Schatz

RESOLUTIONS

SR 197-Richard

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-FIRST DAY—THURSDAY, FEBRUARY 9, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“O give thanks to the Lord, for he is good, for his steadfast love endures forever.” (Psalm 134:1)

Again we would ask of You, O Lord, that You fill our hearts and minds with peace as we stay close to You as we finish our work here for this day and head home to be with those You have given us to love. It is Your grace that makes times here and at home filled with Your blessings and lifts our heart to sing Your praise and be filled with love. So we give thanks and praise for the blessing given to us and safe travel home again. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from the WDAF-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Munzlinger offered Senate Resolution No. 220, regarding Sergeant Brent Bernhardt, Macon, which was adopted.

Senator Munzlinger offered Senate Resolution No. 221, regarding Corporal Kevin Linear, Macon, which was adopted.

Senator Sater offered Senate Resolution No. 222, regarding the Don Underwood family, McDonald County, which was adopted.

Senator Libla offered Senate Resolution No. 223, regarding J.P. McLane, Poplar Bluff, which was adopted.

Senator Cunningham offered Senate Resolution No. 224, regarding Paul O'Brien, Mountain View, which was adopted.

Senator Cunningham offered Senate Resolution No. 225, regarding Kelly Dame, West Plains, which was adopted.

Senator Cunningham offered Senate Resolution No. 226, regarding the death of Douglas A. Jones, Mansfield, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 407—By Riddle.

An Act to amend chapter 334, RSMo, by adding thereto twenty new sections relating to radiologic imaging and radiation therapy certification, with penalty provisions.

SB 408—By Koenig.

An Act to repeal sections 188.027 and 188.052, RSMo, and to enact in lieu thereof three new sections relating to abortion, with penalty provisions.

SB 409—By Koenig.

An Act to repeal sections 169.460 and 169.490, RSMo, and to enact in lieu thereof two new sections relating to the public school retirement system of the City of St. Louis.

SB 410—By Schatz.

An Act to amend chapter 197, RSMo, by adding thereto one new section relating to dental professionals practicing in hospitals.

SB 411—By Schatz.

An Act to repeal section 70.370, RSMo, and to enact in lieu thereof one new section relating to the bi-state metropolitan development district.

SB 412—By Schupp.

An Act to repeal section 393.1075, RSMo, and to enact in lieu thereof one new section relating to energy efficiency, with an existing penalty provision.

REPORTS OF STANDING COMMITTEES

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following report:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **SS** for **SCS** for **SB 16**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Carol S. Comer, as Director of the Department of Natural Resources;

Also,

Anne L. Precythe, as Director of the Department of Corrections;

Also,

Sarah Hearne Steelman, as Commissioner of the Office of Administration;

Also,

Christine L. Chinn, as Director of the Department of Agriculture; and

Charles Andrew Juden, III, as Director of the Department of Public Safety.

Senator Richard requested unanimous consent of the Senate to vote on the above reports in one motion, which request was denied.

Senator Holsman requested the committee reports on Anne L. Precythe, as Director of the Department of Corrections and Carol S. Comer, as Director of the Department of Natural Resources, be voted on separately, which request was granted.

Senator Richard requested unanimous consent of the Senate to vote on the remaining committee reports in one motion, which request was granted.

Senator Richard moved that the remaining committee reports be adopted and the Senate do give its advice and consent to said appointments, which motion prevailed.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the appointment of Anne L. Precythe, as Director of the Department of Corrections, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said appointment.

Senator Richard moved that the committee report be adopted and the Senate do give its advice and consent to the above appointment, which motion prevailed.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the appointment of Carol S. Comer, as Director of the Department of Natural Resources, beg leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said appointment.

Senator Richard moved that the committee report be adopted and the Senate do give its advice and

consent to the above appointment, which motion prevailed.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 367—Transportation, Infrastructure and Public Safety.

SB 368—Agriculture, Food Production and Outdoor Resources.

SB 369—Transportation, Infrastructure and Public Safety.

SB 370—Ways and Means.

SB 371—Health and Pensions.

SB 372—Professional Registration.

SB 373—Agriculture, Food Production and Outdoor Resources.

SB 374—Seniors, Families and Children.

SB 375—Seniors, Families and Children.

SB 376—General Laws.

SB 377—Seniors, Families and Children.

SB 378—Education.

SB 379—Transportation, Infrastructure and Public Safety.

SB 380—Transportation, Infrastructure and Public Safety.

SB 381—Professional Registration.

SB 382—Agriculture, Food Production and Outdoor Resources.

SB 383—Insurance and Banking.

SB 384—Commerce, Consumer Protection, Energy and the Environment.

SB 385—Judiciary and Civil and Criminal Jurisprudence.

SB 386—Insurance and Banking.

SB 387—Health and Pensions.

SB 388—Professional Registration.

SB 389—Local Government and Elections.

SB 390—Judiciary and Civil and Criminal Jurisprudence.

SB 391—Transportation, Infrastructure and Public Safety.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HB 95—Government Reform.

HB 153—Government Reform.

THIRD READING OF SENATE BILLS

SS for SCS for SB 16, introduced by Senator Kraus, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 16

An Act to repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

Was taken up.

On motion of Senator Kraus, **SS for SCS for SB 16** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

February 8th, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Joseph A. Barbaglia, Democrat, 5327 Botanical Avenue, Saint Louis City, Missouri 63110, as a member of the Saint Louis City Board of Elections Commissioners, for a term ending January 10, 2021, and until her successor is duly appointed and qualified; vice, Erwin O. (Erv) Switzer, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

February 8th, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Lateacha Tigue, Republican, 5103 Wicklow Place, Saint Louis City, Missouri 63304, as a member of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2021, and until her successor is duly appointed and qualified; vice, Al W. Johnson, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SB 182**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, his wife, Aubrey, and son Willem, Columbia; and Willem was made an honorary page.

Senator Emery introduced to the Senate, the Physician of the Day, Dr. Warren Lovinger, and his wife Marilyn, Nevada; and Ryan Rader, St. Charles.

Senator Kehoe introduced to the Senate, Superintendent Chuck Woody, Principal Jeff Buthod; Coach Marcus Bridges; and Anna Massman, Katie Fechtel, Brianna Haller, Kendall Haller, Alyssa Struempf, Kailey Woody, Katelyn Vanderfeltz, Alexis Fischer, Hannah Kloeppel, Lindsie Conley, Madison Conley, Sierra Sankey, Erica Reinkemeyer and Hannah Kempker, members of the State Champion Fatima Comet girls cross country team; and members of the 2016 Class 2 State Third Place Fatima Comet boys cross country team.

Senator Cunningham introduced to the Senate, Tim Bean, West Plains.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, February 13, 2017.

SENATE CALENDAR

TWENTY-SECOND DAY—MONDAY, FEBRUARY 13, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 394-Romine
SB 395-Hoskins
SB 396-Wallingford
SB 397-Wallingford
SB 398-Romine
SB 399-Romine
SB 400-Hegeman
SB 401-Rowden
SB 402-Wieland
SB 403-Wieland

SB 404-Hegeman
SB 405-Hegeman
SB 406-Wasson
SB 407-Riddle
SB 408-Koenig
SB 409-Koenig
SB 410-Schatz
SB 411-Schatz
SB 412-Schupp

THIRD READING OF SENATE BILLS

SS for SB 182-Onder

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|----------------------------|
| 1. SB 5-Richard | 8. SB 66-Schatz, with SCS |
| 2. SB 237-Rowden, with SCS | 9. SB 189-Kehoe, with SCS |
| 3. SB 45-Romine | 10. SB 28-Sater, with SCS |
| 4. SB 113-Schatz, with SCS | 11. SB 139-Sater, with SCS |
| 5. SBs 37 & 244-Silvey, with SCS | 12. SB 20-Brown |
| 6. SB 74-Schaaf, with SCS | 13. SB 6-Richard, with SCS |
| 7. SB 43-Romine, with SCS | 14. SB 11-Wasson, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus
SB 82-Dixon, with SCS
SB 108-Romine, with SCS
SB 52-Nasheed, with SCS
SB 111-Hegeman

SB 95-Sater
SB 146-Romine
SB 125-Wasson
SB 8-Munzlinger
SB 64-Schatz

RESOLUTIONS

SR 197-Richard

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-SECOND DAY—MONDAY, FEBRUARY 13, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Nearly all men can stand adversity, but if you want to test a man’s character, give him power.” (Abraham Lincoln)

Gracious Lord, You have called us into positions to provide laws that will govern the people of our state. It is humbling to have such power and we are grateful to be able to share it with our colleagues as together we provide what is truly needed. So we pray for guidance and direction so we may always do what is our very best. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, February 9, 2017 was read and approved.

Senator Kehoe announced photographers from KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Holsman—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Munzlinger offered Senate Resolution No. 227, regarding the National Multiple Sclerosis Society, Saint Louis, which was adopted.

Senator Brown offered Senate Resolution No. 228, regarding the death of Geneva Irene Goodrich, Crocker, which was adopted.

Senator Sifton offered Senate Resolution No. 229, regarding Justin Behlmann, which was adopted.

Senator Sifton offered Senate Resolution No. 230, regarding Stephanie Percich, which was adopted.

Senator Kehoe offered Senate Resolution No. 231, regarding Eagle Scout David Michael Shelden, Russellville, which was adopted.

Senator Kehoe offered Senate Resolution No. 232, regarding Eagle Scout Colin Michael Walters, Lohman, which was adopted.

Senator Riddle offered Senate Resolution No. 233, regarding Mark Samm, Mexico, which was adopted.

Senator Schatz offered Senate Resolution No. 234, regarding Steven C. Walli, St. Albans, which was adopted.

Senator Kehoe offered Senate Resolution No. 235, regarding Bill Thompson, St. Louis, which was adopted.

Senator Schatz offered Senate Resolution No. 236, regarding Rudolph E. “Rudy” Kuhlmann, Ellisville, which was adopted.

Senator Schatz offered Senate Resolution No. 237, regarding Michael Joseph Joyce, Jr., Union, which was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 238

WHEREAS, the Missouri General Assembly has compiled a long tradition of rendering assistance to those programs aimed at developing exemplary qualities of citizenship and leadership within our youth; and

WHEREAS, the Missouri Girls State program of the American Legion Auxiliary has earned considerable recognition for its success in providing young women with a unique and valuable insight into the process of democratic government through a format of direct role-playing experience; and

WHEREAS, during June, 2017, the American Legion Auxiliary, Department of Missouri, is conducting the annual session of Missouri Girls State; and

WHEREAS, an important highlight of this event would be conducting a mock legislative session in the Senate Chamber at our State Capitol where participants could gather to gain a more realistic insight into official governmental and electoral proceedings;

NOW, THEREFORE, BE IT RESOLVED that we, the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby grant the adult leaders and participants of the Seventy-seventh Session of Missouri Girls State permission to use the Senate Chamber for the purpose of conducting a mock legislative session on Wednesday, June 28, 2017 from 8:00 am to 12:30 pm.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 238** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 238** was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 239

WHEREAS, the Missouri Senate recognizes the importance of empowering citizens to actively participate in the democratic process; and

WHEREAS, the Missouri Senate has a long tradition of rendering assistance to those organizations that sponsor projects in the interest of good citizenship; and

WHEREAS, the 2017 Missouri Youth Leadership Forum for Students with Disabilities, sponsored by the Governor's Council on Disability and the Missouri Planning Council for Developmental Disabilities, is an educational experience in state government for high school juniors and seniors with disabilities by allowing such youth to participate in the democratic process:

NOW, THEREFORE, BE IT RESOLVED that we, the members of the Missouri Senate, Ninety-ninth General Assembly, hereby grant the 2017 Missouri Youth Leadership Forum for Students with Disabilities permission to use the Senate Chamber on Thursday, July 20, 2017 from 1:45 p.m. to 3:45 p.m. for the purpose of holding a mock legislative session.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 239** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 239** was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 240

WHEREAS, the General Assembly deems it worthy to support and encourage any of those programs which exist to provide Missouri's senior citizens with an opportunity to utilize their experience and knowledge in a positive and meaningful way; and

WHEREAS, the General Assembly also deems it worthy to support those programs which are designed to provide participants with opportunities to develop better citizenship and leadership qualities; and

WHEREAS, the Silver Haired Legislature is a program which helps to ensure that senior citizens have a voice in state government while giving its participants a unique insight into the legislative process; and

WHEREAS, the General Assembly has a long tradition of granting the use of its Chambers to such programs:

NOW, THEREFORE, BE IT RESOLVED that the Missouri Senate hereby grant the participants of the Silver Haired Legislature permission to use the Senate Chamber for the purpose of their regular session from 8:00 a.m. to 5:00 p.m. Thursday, October 19, 2017 and 8:00 am to 12:00 pm Friday, October 20, 2017.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 240** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 240** was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 241

WHEREAS, the General Assembly fully recognizes the importance of preparing our youth to become active and productive citizens through worthwhile governmental or citizenship projects; and

WHEREAS, the General Assembly has a long tradition of rendering assistance to those organizations who sponsor these projects in the interest of our young people; and

WHEREAS, one clear example of such an organization is the Missouri YMCA, which has become widely recognized for its sponsorship of the Youth in Government program; and

WHEREAS, the Missouri YMCA Youth in Government program provides its participants with a unique insight into the day to day operation of our state government;

NOW, THEREFORE, BE IT RESOLVED by the Missouri Senate that the Missouri YMCA be hereby granted permission to use the Senate Chamber and Hearing rooms for the purposes of its Youth in Government program on November 9, 2017 through November 11, 2017 and November 30, 2017 through December 2, 2017.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose

of taking **SR 241** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 241** was adopted.

CONCURRENT RESOLUTIONS

Senator Hoskins offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 14

Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

Whereas, Article V of the Constitution of the United States requires a Convention to be called by the Congress of the United States for the purpose of proposing an amendment to the Constitution upon application of two-thirds of the Legislatures of the several states; and

Whereas, the Legislature of the State of Missouri favors a proposal and ratification of an amendment to said Constitution, which shall set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and as a member of the United States Senate:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby make an application to Congress, as provided by Article V of the Constitution of the United States of America, to call a convention limited to proposing an amendment to the Constitution of the United States of America to set a limit on the number of terms that a person may be elected as a member of the United States House of Representatives and to set a limit on the number of terms that a person may be elected as a member of the United States Senate; and

Be It Further Resolved that this application shall be considered as covering the same subject matter as the applications from other states to Congress to call a convention to set a limit on the number of terms that a person may be elected to the House of Representatives of the Congress of the United States and the Senate of the United States; and this application shall be aggregated with same for the purpose of attaining the two-thirds of states necessary to require Congress to call a limited convention on this subject, but shall not be aggregated with any other applications on any other subject; and

Be It Further Resolved that this application constitutes a continuing application in accordance with Article V of the Constitution of the United States of America until the legislatures of at least two-thirds of the several states have made applications on the same subject; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the President and Secretary of the Senate of the United States and to the Speaker, Clerk, and Judiciary Committee Chairman of the House of Representatives of the Congress of the United States, and copies to each member of the Missouri Congressional delegation, and the presiding officers of each of the legislative houses in the several states, requesting their cooperation.

Read 1st time.

Senator Hoskins offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 15

Whereas, on August 21, 2017, the moon will orbit between the earth and the sun and obstruct the light of the sun, thus creating a total solar eclipse; and

Whereas, the last total solar eclipse visible in the continental United States occurred in 1979; and

Whereas, this total solar eclipse will travel across the continental United States from Oregon to South Carolina; and

Whereas, the last total solar eclipse visible in Missouri occurred in 1869; and

Whereas, the center of this solar eclipse will travel directly from St. Joseph, Missouri to Perryville, Missouri, and the moon will cast a seventy-mile-wide shadow over the cities of Rock Port, Savannah, Kansas City, Chillicothe, Marshall, Moberly, Sedalia, Columbia, Jefferson City, Chesterfield, Farmington, and Cape Girardeau; and

Whereas, the moment when the moon's leading edge first obstructs the sun's light and the moon begins to cast a partial shadow is called first contact; and

Whereas, the moment when the moon's leading edge obstructs the other edge of the sun and the moon first fully obstructs the sun and casts a full shadow is called second contact; and

Whereas, the moment when the trailing edge of the moon begins receding from the sun's edge and the moon again casts a partial shadow is called third contact; and

Whereas, the time between second contact and third contact when the moon obstructs all of the sun's direct light is called the totality; and

Whereas, during both the second contact and third contact when the sun is not quite entirely obstructed by the moon, bits of sunlight will shine only through the valleys and craters of the moon creating bright spots called Baily's Beads; and

Whereas, during the totality day turns to night, stars can be seen in the sky, insects chirp, the temperature cools, the sun produces a halo effect around the black orb of the moon, and the sky on the horizon in every direction is the color of a sunset; and

Whereas, the moment when the moon's trailing edge fully passes away from the sun and no longer casts any shadow is called fourth contact; and

Whereas, first contact will occur at 11:40 A.M. on the western border of Missouri and at 11:51 A.M. on the eastern border of Missouri; and

Whereas, the time between first contact and fourth contact will be approximately two hours and fifty-five minutes; and

Whereas, the totality's Greatest Duration is located so that the length of the totality throughout all of Missouri will be within two seconds of the Greatest Duration: two minutes and forty seconds; and

Whereas, the rare event of a total solar eclipse will be an economic boon to the state; and

Whereas, over an estimated half million people will travel to Missouri to experience this total solar eclipse; and

Whereas, counties along the path of the eclipse expect to double and triple their populations for the day; and

Whereas, hotel rooms are already fully booked, public viewing areas have been designated, buses have been chartered, and small businesses are gearing up for large crowds; and

Whereas, Rosecrans Memorial Airport in St. Joseph was reserved as a viewing area five years in advance of the eclipse; and

Whereas, Faurot Field at the University of Missouri - Columbia has sold out its seventy-one thousand seats for viewing the eclipse; and

Whereas, over five hundred thousand special viewing glasses have been ordered for the multiple eclipse-related events across Missouri; and

Whereas, hundreds of people across the state have worked for two years in anticipation of the economic opportunity the total solar eclipse presents to the state by holding meetings, providing educational packets to schools, and creating events to inform the public; and

Whereas, various communities throughout the state will host eclipse-related celebrations, festivals, and activities; and

Whereas, schools and colleges are planning eclipse-related education lessons and events; and

Whereas, no picture can do the experience of a total solar eclipse justice, and one must be seen in person; and

Whereas, Missouri is an ideal location to view the 2017 total solar eclipse:

Now Therefore Be It Resolved that the members of the Senate of the Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate August 21, 2017, as "Total Eclipse Day" in the State of Missouri; and

BE IT FURTHER RESOLVED that the citizens of and visitors to this state are encouraged to observe the day with appropriate events and activities to witness the total solar eclipse.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and ordered printed:

SB 413—By Munzlinger.

An Act to repeal section 221.105, RSMo, and to enact in lieu thereof one new section relating to reimbursement for the cost of incarcerating prisoners.

SB 414—By Riddle.

An Act to repeal sections 43.505, 43.530, and 513.653, RSMo, and to enact in lieu thereof three new sections relating to the administration of public safety, with existing penalty provisions.

SB 415—By Hummel.

An Act to repeal section 287.067, RSMo, and to enact in lieu thereof two new sections relating to

workers' compensation for firefighters.

SB 416—By Hoskins.

An Act to amend chapter 144, RSMo, by adding thereto one new section relating to taxation of utilities used in food preparation.

SJR 17—By Kraus.

Join Resolution submitting to the qualified voters of Missouri an amendment repealing section 18(b) of article VI of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the office of assessor in charter counties.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 392—Small Business and Industry.

SB 393—Local Government and Elections.

SB 394—Health and Pensions.

SB 395—Professional Registration.

SB 396—General Laws.

SB 397—Professional Registration.

SB 398—Judiciary and Civil and Criminal Jurisprudence.

SB 399—Transportation, Infrastructure and Public Safety.

SB 400—Judiciary and Civil and Criminal Jurisprudence.

SB 401—Education.

SB 402—Education.

SB 403—Commerce, Consumer Protection, Energy and the Environment.

SB 404—Small Business and Industry.

SB 405—Commerce, Consumer Protection, Energy and the Environment.

SB 406—Economic Development.

SB 407—Professional Registration.

SB 408—Seniors, Families and Children.

SB 409—Health and Pensions.

SB 410—Health and Pensions.

SB 411—Local Government and Elections.

SB 412—Commerce, Consumer Protection, Energy and the Environment.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 251**, entitled:

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to labor organizations.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 51**, entitled:

An Act to repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 54**, entitled:

An Act to repeal section 105.030, RSMo, and to enact in lieu thereof one new section relating to vacancies in county elected offices.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SENATE BILLS FOR PERFECTION

Senator Rowden moved that **SB 237**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 237**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 237**

An Act to repeal section 538.205, RSMo, and to enact in lieu thereof one new section relating to the liability of an employee of a health care provider.

Was taken up.

Senator Rowden moved that **SCS** for **SB 237** be adopted.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Rizzo offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 237, Page 1, Section A, Line 2, by inserting after all of said line the following:

“198.700. 1. All facilities to which this chapter applies shall carry liability insurance with limits of no less than one million dollars per occurrence to compensate for injuries, damages, or death caused or contributed to by care received at the facility by a resident, or former resident, of the facility, and for any violation of the provisions of this chapter. The insurance shall apply to the facility and to any person or entity with which the facility contracts for the provision of care to the residents of the facility.

2. A facility may, in lieu of compliance with subsection 1 of this section, be self-insured if the facility posts a bond with the director of the department of insurance, financial institutions and professional registration in the amount of one million five hundred thousand dollars which will satisfy judgments or settlements against the facility for damages as described in subsection 1 of this section. The director of the department of insurance, financial institutions and professional registration shall promulgate rules and regulations to determine the information required to satisfy the requirements of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senator Onder assumed the Chair.

Senator Rizzo moved that the above amendment be adopted, which motion failed.

Senator Schaaf offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for Senate Bill No. 237, Page 2, Section 538.205, Line 25, by striking the words “and who in”, and further amend by striking lines 26 through 28 and inserting in lieu thereof the following “;”.

Senator Schaaf moved that the above amendment be adopted.

President Parson assumed the Chair.

Senator Rowden offered **SA 1** to **SA 2**:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 1 to Senate Committee Substitute for Senate Bill No. 237, Page 1, Line 2, by inserting after the word “line” the following:

“24, by striking the word “an” and inserting in lieu thereof the following: “**a written**”; and further amend line”.

Senator Rowden moved that the above amendment be adopted, which motion prevailed.

Senator Schaaf moved that **SA 2**, as amended, be adopted, which motion prevailed.

Senator Rowden moved that **SCS** for **SB 237**, as amended, be adopted, which motion prevailed.

On motion of Senator Rowden, **SCS** for **SB 237**, as amended, was declared perfected and ordered printed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 66**, entitled:

An Act to repeal section 191.332, RSMo, and to enact in lieu thereof one new section relating to newborn screening requirements.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 190** and **208**, entitled:

An Act to repeal sections 174.709, 174.712, and 178.862, RSMo, and to enact in lieu thereof three new sections relating to community college police officers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Tuesday, February 14, 2017.

SENATE CALENDAR

TWENTY-THIRD DAY—TUESDAY, FEBRUARY 14, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 413-Munzlinger
SB 414-Riddle
SB 415-Hummel

SB 416-Hoskins
SJR 17-Kraus

HOUSE BILLS ON SECOND READING

HB 251-Taylor
HB 51-Andrews
HCS for HB 54

HCS for HB 66
HCS for HBs 190 & 208

THIRD READING OF SENATE BILLS

SS for SB 182-Onder

SENATE BILLS FOR PERFECTION

1. SB 45-Romine
2. SB 113-Schatz, with SCS
3. SBs 37 & 244-Silvey, with SCS
4. SB 74-Schaaf, with SCS
5. SB 43-Romine, with SCS
6. SB 66-Schatz, with SCS

7. SB 189-Kehoe, with SCS
8. SB 28-Sater, with SCS
9. SB 139-Sater, with SCS
10. SB 20-Brown
11. SB 6-Richard, with SCS
12. SB 11-Wasson, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/2

SB 248-Kraus
SB 82-Dixon, with SCS
SB 108-Romine, with SCS
SB 52-Nasheed, with SCS
SB 111-Hegeman

SB 95-Sater
SB 146-Romine
SB 125-Wasson
SB 8-Munzlinger
SB 64-Schatz

RESOLUTIONS

SR 197-Richard

To be Referred

SCR 14-Hoskins

SCR 15-Hoskins

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-THIRD DAY—TUESDAY, FEBRUARY 14, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Enjoy life with the wife whom you love, all the days of your vain life that are given you under the sun...” (Ecclesiastes 9:9a)

Loving Lord, You have shown the beauty and depth of love You have for us Your children and we know that You require us to show this love to those You have given us to love, as well as those for whom we are responsible. So on this Valentine’s day of love we ask that You help us so we might express openly the depth of our love to our spouse and children so they may truly know how much we care and appreciate them in our lives and the richness they add to it. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senator—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 242, regarding the 21st annual St. Charles County Mayor's Charity Ball, which was adopted.

Senator Onder offered Senate Resolution No. 243, regarding Pinot's Palette, which was adopted.

Senator Onder offered Senate Resolution No. 244, regarding Poage Chevrolet, which was adopted.

Senator Onder offered Senate Resolution No. 245, regarding Dianna Bridgins, which was adopted.

Senator Onder offered Senate Resolution No. 246, regarding Alter'd Decor & More, which was adopted.

Senator Onder offered Senate Resolution No. 247, regarding Crossroads Arts Council, which was adopted.

Senator Onder offered Senate Resolution No. 248, regarding Andrews Academy, which was adopted.

Senator Onder offered Senate Resolution No. 249, regarding Lake St. Louis Neighbors, which was adopted.

Senator Hegeman offered Senate Resolution No. 250, regarding Karma J. Metzgar, Mound City, which was adopted.

CONCURRENT RESOLUTIONS

Senator Sater offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 16

Whereas, on April 19, 1775, the Continental Army engaged in the first battles of the Revolutionary War, known as the Battles of Lexington and Concord. The battles marked the outbreak of open armed conflict between the Kingdom of Great Britain and thirteen of its colonies on the mainland of British America to establish American independence; and

Whereas, the first Militia units, transforming into today's National Guard, were established in the Massachusetts Bay Colonies on December 13, 1636, armed to protect American citizens; and

Whereas, between 1775 and today over 41 million Americans have served in the Armed Forces of the United States, in addition to countless Militiamen between 1636 and 1775; and

Whereas, the United States has suffered casualties of over 1.4 million men and women, including scores of Missouri citizens, who have made the ultimate sacrifice defending democracy and freedom; and

Whereas, the families who have lost immediate relatives in the support of military operations, known as Gold Star Families, are also tragedies of war and armed conflict; and

Whereas, the people of Missouri wish to properly honor our military men and women who gave their lives in the service of our country, and thank their families for their sacrifice and bravery, recognizing that no one has given more for the nation than the families of the fallen; and

Whereas, war memorials perpetuate the appreciation and legacy of our fallen hero warriors and their families present and past and educate communities about the price paid for our way of life; and

Whereas, the purpose of the Gold Star Families Memorial Monument is to honor Gold Star families, relatives, and Gold Star children who have sacrificed and lost loved ones in the service of their country, and who stand as a stark reminder that freedom is not free; and

Whereas, it is appropriate to honor the fallen warriors and their families from the state of Missouri by recognizing the Gold Star Families Memorial Monument, which is to be constructed on the College of the Ozarks campus, as the official Gold Star Families Memorial Monument of the state of Missouri:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby recognize the Gold Star Families Memorial Monument, which is to be constructed on the College of the Ozarks campus in Point Lookout, Missouri, as the official Gold Star Families Memorial Monument of Missouri; and

Be It Further Resolved that the Missouri Department of Transportation is urged to prepare and establish appropriate highway signage to recognize the location and direction to the Missouri Gold Star Families Memorial Monument; such highway signage and any additional signs

shall be paid for by the College of the Ozarks; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the president of the College of the Ozarks, the Veterans and Military Coalition of the Ozarks in Branson, Missouri, and the Missouri Department of Transportation.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 417—By Chappelle-Nadal.

An Act to amend chapter 441, RSMo, by adding thereto one new section relating to the disclosure of information on radon hazards to buyers of residential real property.

SB 418—By Hegeman.

An Act to repeal sections 99.848, 190.103, 190.131, 190.142, 190.165, and 190.339, RSMo, and to enact in lieu thereof seven new sections relating to emergency medical services.

SB 419—By Riddle.

An Act to repeal section 302.176, RSMo, and to enact in lieu thereof two new sections relating to traffic stop education.

SB 420—By Riddle.

An Act to repeal section 304.015, RSMo, and to enact in lieu thereof one new section relating to the operation of certain motor vehicles on the shoulder of the roadway, with existing penalty provisions.

SB 421—By Rizzo.

An Act to authorize the conveyance of certain state properties to the city of Independence.

SB 422—By Cunningham.

An Act to repeal section 443.812, RSMo, and to enact in lieu thereof one new section relating to residential mortgage loan brokers.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

SCR 14—Rules, Joint Rules, Resolutions and Ethics.

REFERRALS

President Pro Tem Richard referred **SCR 15** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SENATE BILLS FOR PERFECTION

Senator Romine moved that **SB 45** be taken up for perfection, which motion prevailed.

Senator Romine offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 45, Page 1, Section 435.350, Line 17, by inserting at the end of said line the

following: **“Such arbitrator or arbitrators shall be selected by mutual agreement of the parties or, in the event that an arbitrator is not mutually agreed upon, through a strike and ranking process.”**; and

Further amend said bill and section, page 2, line 29, by striking the word “and”; and further amend line 34, by striking the period “.” and inserting in lieu thereof the following: **“; and”**; and further amend line 35, by striking all of said line and inserting in lieu thereof the following:

“(5) The agreement requires that the arbitrator or”; and further amend said section by renumbering the remaining subsections accordingly.

Senator Romine moved that the above amendment be adopted, which motion prevailed.

Senator Dixon offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 45, Page 1, Section 435.350, Lines 9-13, by striking all of said lines and inserting in lieu thereof the following: **“2. Except in cases where the agreement expressly and unequivocally delegates the issue of arbitrability to the court, in agreements between an employer and at-will employee to submit to arbitration certain controversies thereafter arising between the parties, the arbitrator, and not the court, shall make all initial decisions”**.

Senator Dixon moved that the above amendment be adopted, which motion prevailed.

Senator Silvey offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Bill No. 45, Page 2, Section 435.350, Line 45, by inserting immediately after said line the following:

“7. The provisions of subsections 2 to 6 of this section shall not apply when the controversies between the parties allege a violation of section 213.055 or section 213.070.”.

Senator Silvey moved that the above amendment be adopted.

Senator Sifton requested a roll call vote be taken. He was joined in his request by Senators Libla, Romine, Silvey and Walsh.

Senator Wallingford assumed the Chair.

At the request of Senator Romine, **SB 45**, with **SA 3** (pending), was placed on the Informal Calendar.

THIRD READING OF SENATE BILLS

SB 248, introduced by Senator Kraus, entitled:

An Act to repeal section 143.1016, RSMo, and to enact in lieu thereof one new section relating to the organ donor program fund.

Was called from the Consent Calendar and taken up.

On motion of Senator Kraus, **SB 248** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Parson assumed the Chair.

SB 82, introduced by Senator Dixon, with **SCS**, entitled:

An Act to repeal sections 2.050, 2.060, 3.010, 3.140, 3.150, 23.020, 23.040, and 23.050, RSMo, and to enact in lieu thereof eight new sections relating to the duties and functions of the joint committee on legislative research.

Was called from the Consent Calendar and taken up.

SCS for **SB 82**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 82

An Act to repeal sections 2.050, 2.060, 3.010, 3.140, 3.142, 3.150, 23.020, 23.040, and 23.050, RSMo, and to enact in lieu thereof nine new sections relating to the duties and functions of the joint committee on legislative research, with an emergency clause for a certain section.

Was taken up.

Senator Dixon moved that **SCS** for **SB 82** be adopted, which motion prevailed.

On motion of Senator Dixon, **SCS** for **SB 82** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Dixon, title to the bill was agreed to.

Senator Dixon moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 108, introduced by Senator Romine, with **SCS**, entitled:

An Act to repeal section 40.490, RSMo, and to enact in lieu thereof one new section relating to reemployment rights of members of the National Guard.

Was called from the Consent Calendar and taken up.

SCS for **SB 108**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 108

An Act to repeal section 40.490, RSMo, and to enact in lieu thereof one new section relating to reemployment rights for certain members of the military.

Was taken up.

Senator Romine moved that **SCS** for **SB 108** be adopted, which motion prevailed.

On motion of Senator Romine, **SCS** for **SB 108** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 52, introduced by Senator Nasheed, with **SCS**, entitled:

An Act to repeal sections 610.100 and 610.200, RSMo, and to enact in lieu thereof six new sections relating to suicide awareness and prevention, with an emergency clause for certain sections.

Was called from the Consent Calendar and taken up.

SCS for **SB 52**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 52

An Act to amend chapters 9, 173, and 191, RSMo, by adding thereto four new sections relating to suicide awareness and prevention, with an emergency clause for certain sections.

Was taken up.

Senator Nasheed moved that **SCS** for **SB 52** be adopted, which motion prevailed.

On motion of Senator Nasheed, **SCS** for **SB 52** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Nasheed, title to the bill was agreed to.

Senator Nasheed moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 111, introduced by Senator Hegeman, entitled:

An Act to repeal section 473.730, RSMo, and to enact in lieu thereof one new section relating to the bonding requirements of public administrators.

Was called from the Consent Calendar and taken up.

On motion of Senator Hegeman, **SB 111** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 95, introduced by Senator Sater, entitled:

An Act to repeal section 50.622, RSMo, and to enact in lieu thereof one new section relating to the authority for counties to decrease their budgets.

Was called from the Consent Calendar and taken up.

On motion of Senator Sater, **SB 95** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 146, introduced by Senator Romine, entitled:

An Act to repeal section 137.556, RSMo, and to enact in lieu thereof one new section relating to expenditures from a county's special road and bridge tax.

Was called from the Consent Calendar and taken up.

On motion of Senator Romine, **SB 146** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 125, introduced by Senator Wasson, entitled:

An Act to amend chapter 324, RSMo, by adding thereto one new section relating to procedures for applying, renewing, and paying for professional licensure.

Was called from the Consent Calendar and taken up.

On motion of Senator Wasson, **SB 125** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 8, introduced by Senator Munzlinger, entitled:

An Act to repeal section 307.175, RSMo, and to enact in lieu thereof one new section relating to flashing lights used by motor vehicles and equipment, with existing penalty provisions and an emergency clause.

Was called from the Consent Calendar and taken up.

On motion of Senator Munzlinger, **SB 8** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, title to the bill was agreed to.

Senator Munzlinger moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 64, introduced by Senator Schatz, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to designation of a memorial bridge.

Was called from the Consent Calendar and taken up.

On motion of Senator Schatz, **SB 64** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCS** for **SB 237**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

February 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Daryl M. Chatman, Democrat, 437 Prairie Creek Drive, Foristell, Saint Charles County, Missouri 63348, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2023, and until his successor is duly appointed and qualified; vice, Jon T. Sundvold, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

February 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Jeffrey L. Layman, Republican, 3769 East Eaglescliffe Drive, Springfield, Greene County, Missouri 65809, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2023, and until his successor is duly appointed and qualified; vice, Donald Cupps, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

February 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Jamie L. Farmer, Republican, 1821 Hayselton Drive, Jefferson City, Cole County, Missouri 65109, as a member of the University of Missouri Board of Curators, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, Pamela Q. Henrickson, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Wasson offered Senate Resolution No. 251, regarding Matthew Bippes, Rolla, which was adopted.

Senator Hoskins offered Senate Resolution No. 252, regarding Shane Carroll, Warrensburg, which was adopted.

Senator Hegeman offered Senate Resolution No. 253, regarding Madelyn Derks, King City, which was adopted.

Senator Emery offered Senate Resolution No. 254, regarding Alyssa Engeman, Montrose, which was adopted.

Senator Wallingford offered Senate Resolution No. 255, regarding Rachel Grubbs, Sikeston, which was adopted.

Senator Hoskins offered Senate Resolution No. 256, regarding Kyle Hansen, Chillicothe, which was adopted.

Senator Munzlinger offered Senate Resolution No. 257, regarding Anna Link, Moberly, which was adopted.

Senator Sater offered Senate Resolution No. 258, regarding Emily McCann, La Russell, which was adopted.

Senator Munzlinger offered Senate Resolution No. 259, regarding Reed Niemeyer, Bowling Green, which was adopted.

Senator Schaaf offered Senate Resolution No. 260, regarding Mckell Norris, Easton, which was adopted.

Senator Riddle offered Senate Resolution No. 261, regarding Ashlyn Peterson, Madison, which was adopted.

Senator Richard offered Senate Resolution No. 262, regarding Hannah Rockers, Carthage, which was adopted.

Senator Onder offered Senate Resolution No. 263, regarding Abby Schmidt, Foristell, which was adopted.

Senator Rowden offered Senate Resolution No. 264, regarding Heather Snow, Columbia, which was adopted.

Senator Sater offered Senate Resolution No. 265, regarding Lora Wright, Verona, which was adopted.

INTRODUCTION OF GUESTS

Senator Wallingford introduced to the Senate, Ed Donaldson, Deputy Chief of Staff for the National Geospatial Intelligence Agency (NGA), St. Louis.

Senator Kehoe introduced to the Senate, former State Senator Major General Steve Danner, Missouri Adjutant General.

Senator Brown introduced to the Senate, Major General Kent Savre, Commanding General, U.S. Army Maneuver Support Center of Excellence, and his wife, Mary Beth.

Senator Hoskins introduced to the Senate, Brigadier General Paul Tibbets, IV, Commander of the 509th Bomb Wing, Whiteman Air Force Base, and his wife, Angelle.

Senator Chappelle-Nadal introduced to the Senate, Esther Haywood and Charlotte Tatum.

Senator Rowden introduced to the Senate, Linda Waage, Columbia College; and representatives from the University of Missouri and the University of Central Missouri.

Senator Munzlinger introduced to the Senate, his wife, Michele.

Senator Schupp introduced to the Senate, her husband, Mark.

Senator Riddle introduced to the Senate, Jennifer Hecktor, Austin Jones, Mary Groeper, Heidi Box and Karl Finke, Wright City School District.

Senator Curls introduced to the Senate, Liam Petrie, Abbie Wolfsie, Verena Im and Eameshia Dedner, Border Star Montessori School, Kansas City; and Liam, Abbie, Verena and Eameshia were made honorary pages.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, February 15, 2017.

SENATE CALENDAR

TWENTY-FOURTH DAY—WEDNESDAY, FEBRUARY 15, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 413-Munzlinger
SB 414-Riddle
SB 415-Hummel
SB 416-Hoskins
SB 417-Chappelle-Nadal
SB 418-Hegeman

SB 419-Riddle
SB 420-Riddle
SB 421-Rizzo
SB 422-Cunningham
SJR 17-Kraus

HOUSE BILLS ON SECOND READING

HB 251-Taylor
HB 51-Andrews
HCS for HB 54

HCS for HB 66
HCS for HBs 190 & 208

THIRD READING OF SENATE BILLS

SS for SB 182-Onder

SCS for SB 237-Rowden

SENATE BILLS FOR PERFECTION

1. SB 113-Schatz, with SCS
2. SBs 37 & 244-Silvey, with SCS
3. SB 74-Schaaf, with SCS
4. SB 43-Romine, with SCS
5. SB 66-Schatz, with SCS
6. SB 189-Kehoe, with SCS

7. SB 28-Sater, with SCS
8. SB 139-Sater, with SCS
9. SB 20-Brown
10. SB 6-Richard, with SCS
11. SB 11-Wasson, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 21-Brown

SB 45-Romine, with SA 3 (pending)

RESOLUTIONS

SR 197-Richard

To be Referred

SCR 16-Sater



Journal of the Senate

FIRST REGULAR SESSION

TWENTY-FOURTH DAY—WEDNESDAY, FEBRUARY 15, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“I will sing of your steadfast love, O Lord forever; with my mouth I will proclaim your faithfulness to all generations.” (Psalm 89:1)

God of all generations You have promised us Your steadfast love and have shown Your faithfulness toward us. You provide through others the experience of love that will never let us go. You open our hearts to the richness of Your grace and require us to share and witness such love with others whom You put in our lives. Such love and caring is wonderful to embrace and for which we give You thanks. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senator—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Koenig offered Senate Resolution No. 266, regarding Robert Charles “Bob” Cox, Fenton, which was adopted.

Senator Koenig offered Senate Resolution No. 267, regarding Jack O’neill Beverlin, Ellisville, which was adopted.

Senator Brown offered Senate Resolution No. 268, regarding Paula Volkmer, Rolla, which was adopted.

Senator Curls offered Senate Resolution No. 269, regarding the Fiftieth Birthday of Andre Lazar Davis, Lenexa, Kansas, which was adopted.

Senator Kraus offered the following resolution:

SENATE RESOLUTION NO. 270

Whereas, federal identification standards pose a grave threat to the full faith and credit guaranteed to each of the several States in Article IV, Section 1 of the United States Constitution; and

Whereas, the tenth amendment to the United States Constitution reserves for the States or people all rights not delegated to the federal government; and

Whereas, the Constitution of the United States does not delegate authority to the federal government to create identification standards, nor to condition the full faith and credit owed to a State's acts, records, and proceedings; and

Whereas, identification documents have traditionally and historically been the province of the several States; and

Whereas, the REAL ID Act increases the administrative burden on the States, and will result in increased expense for license and identification card applicants, as well as extended waiting and processing times; and

Whereas, history has shown that all governments, even our own, present a hazard of overreach and tyranny; and

Whereas, in 2009, the Missouri General Assembly passed legislation, signed by Governor Nixon, expressly forbidding the state from cooperating with the REAL ID Act; and

Whereas, in 2013, the Missouri General Assembly passed legislation, signed by Governor Nixon, clearly prohibiting the Department of Revenue from retaining source documents as required by the REAL ID Act; and

Whereas, in 2014, the people of Missouri passed Amendment 9 to ensure their personal privacy is not violated by our government; and

Whereas, the people of Missouri have made it abundantly clear that they value their privacy and refuse to sacrifice it under the guise of security; and

Whereas, implementation of the REAL ID Act will put in place a system that would further enable a surveillance state; and

Whereas, federal identification standards pose a profound threat to the unencumbered exercise of the constitutional rights forming the bedrock of ordered liberty and a free society; and

Whereas, the brave men and women of our armed forces put their lives on the line, and sometimes make the ultimate sacrifice, to defend the very freedom and liberty the REAL ID Act asks our nation to so recklessly abandon:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby urge that the United States Congress repeal the REAL ID Act of 2005; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for each member of Missouri's Congressional delegation.

CONCURRENT RESOLUTIONS

Senator Curls offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 17

Whereas, twenty-eight million United States citizens have cognitive disabilities such as intellectual disability; severe, persistent mental illness; brain injury; stroke; and neurodegenerative disorders such as Alzheimer’s disease; and

Whereas, people with cognitive disabilities are entitled to inclusion in our democratic society under federal laws such as the Americans

with Disabilities Act, the Developmental Disabilities Assistance and Bill of Rights Act, the Individuals with Disabilities Act, Section 504 of the Rehabilitation Act, and under state and local laws; and

Whereas, the disruptive convergence of computing and communication technologies has substantially altered how people acquire, utilize, and disseminate knowledge and information; and

Whereas, access to comprehensible information and usable communication technologies is necessary for all people in our society, particularly for people with cognitive disabilities, to promote self-determination and to engage meaningfully in major aspects of life such as education, health promotion, employment, recreation, and civic participation; and

Whereas, the vast majority of people with cognitive disabilities have limited or no access to comprehensible information and usable communication technologies; and

Whereas, people with cognitive disabilities must have access to commercially available devices and software that incorporate principles of universal design such as flexibility and ease of use for all; and

Whereas, technology and information access by people with cognitive disabilities must be guided by standards and best-practices, such as personalization and compatibility across devices and platforms, and through the application of innovations including automated and predictive technologies; and

Whereas, security and privacy must be assured and managed to protect civil rights and personal dignity of people with cognitive disabilities; and

Whereas, enhanced public and private funding is urgently required to allow people with cognitive disabilities to utilize technology and access information as a natural consequence of their rights to inclusion in our society; and

Whereas, ensuring access to technology and information for the 28 million people with cognitive disabilities in the United States will create new markets and employment opportunities; decrease dependency on public services; reduce health care costs; and improve the independence, productivity, and quality of life of people with cognitive disabilities:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge a commitment to equal rights for people with cognitive disabilities to technology and information access and call for implementation of such rights with deliberate speed.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 423—By Sater.

An Act to repeal section 208.798, RSMo, relating to the termination date of the MO Rx prescription drug program.

SB 424—By Holsman.

An Act to amend chapter 304, RSMo, by adding thereto one new section relating to motorcycle profiling.

SB 425—By Sifton.

An Act to repeal section 253.550, RSMo, and to enact in lieu thereof one new section relating to tax credits for the rehabilitation of historic structures.

SB 426—By Wasson.

An Act to repeal section 135.963, RSMo, and to enact in lieu thereof one new section relating to enhanced enterprise zones.

SB 427—By Wasson.

An Act to repeal sections 375.1025, 375.1052, 375.1053, and 375.1056, RSMo, and to enact in lieu thereof five new sections relating to internal audit requirements for insurers.

SB 428—By Eigel.

An Act to repeal sections 160.400, 160.420, and 167.349, RSMo, and to enact in lieu thereof three new sections relating to charter schools, with a delayed effective date.

SB 429—By Rowden.

An Act to amend chapters 324 and 621, RSMo, by adding thereto two new sections relating to the regulation of previously unregulated professions.

SB 430—By Cunningham.

An Act to amend chapter 362, RSMo, by adding thereto twenty-two new sections relating to family trust companies, with penalty provisions.

REFERRALS

President Pro Tem Richard referred **SCR 16** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SENATE BILLS FOR PERFECTION

Senator Romine moved that **SB 45**, with **SA 3** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 3 was again taken up.

Senator Wallingford assumed the Chair

President Parson assumed the Chair.

Senator Silvey moved that **SA 3** be adopted, which motion failed by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Silvey	Walsh—11			

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Rowden	Sater	Schatz	Wallingford	Wasson	Wieland—21

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

Senator Schupp offered **SA 4**, which was read:

SENATE AMENDMENT NO. 4

Amend Senate Bill No. 45, Page 2, Section 435.350, Line 42, by inserting immediately after “6.” the following: “**Any employee under the age of eighteen years who alleges sexual harassment or sexual**

assault as part of a dispute with an employer shall not be bound by any agreement with or policy established by the employer requiring disputes to be submitted to arbitration.

7.”.

Senator Schupp moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Nasheed, Rizzo, Sifton and Walsh.

Senator Schupp offered **SA 1 to SA 4**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 4

Amend Senate Amendment No. 4 to Senate Bill No. 45, Page 1, Section 435.350, Line 3 by striking “eighteen” and inserting in lieu thereof “twenty-one”.

Senator Schupp moved that the above amendment be adopted.

Senator Onder assumed the Chair.

President Parson assumed the Chair.

Senator Sifton requested a roll call vote be taken on the adoption of **SA 1 to SA 4**. He was joined in his request by Senators Holsman, Rizzo, Schupp and Walsh.

Senator Kraus assumed the Chair.

SA 1 to SA 4 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curly	Holsman	Nasheed	Rizzo	Rowden	Schupp
Sifton	Silvey	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Sater	Schaaf	Schatz	Wallingford	Wasson
Wieland—22						

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

SA 4 was again taken up.

Senator Schupp moved that **SA 4** be adopted, which motion failed by the following vote:

YEAS—Senators

Chappelle-Nadal	Curly	Dixon	Holsman	Nasheed	Rizzo	Rowden
Schaaf	Schupp	Sifton	Silvey	Walsh—12		

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Sater	Schatz	Wallingford	Wasson	Wieland—20	

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

Senator Sifton offered **SA 5**, which was read:

SENATE AMENDMENT NO. 5

Amend Senate Bill No. 45, Page 2, Section 435.350, Line 26, by inserting after all of said line the following:

(3) The agreement complies with the provisions of this chapter, including but not limited to the provisions of section 435.460;”; and further amend line 28 by striking the word “or” and inserting in lieu thereof the following: “**and**”; and

Further renumber the remaining subdivisions accordingly.

Senator Sifton moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Romine, **SB 45**, as amended, was declared perfected and ordered printed.

INTRODUCTION OF GUESTS

Senator Sifton introduced to the Senate, Corbin Cole, Webster Groves; and Corbin was made an honorary page.

Senator Munzlinger introduced to the Senate, Don Webb, Suzanne Carron, Rick Rovak, Cathy Luhman and Jenna Neher, representatives of the National Multiple Sclerosis Society.

Senator Sater introduced to the Senate, Bill and Darlene Thompson, Galena.

Senator Sater introduced to the Senate, Paul and Beverly Strahl, and their granddaughters, Kaitlyn and Kaleigh, Cassville.

Senator Onder introduced to the Senate, representatives of Vision St. Charles Leadership Program.

Senator Rowden introduced to the Senate, representatives of Junior Leadership Columbia.

Senator Hoskins introduced to the Senate, Sarah Curtis, Faith Barker, Miranda Lloyd, Charlie Rhyne, Kim Hall, Eddie Chitwood and Stormy Taylor; and Bethany Ballard, Matt Barker, Drew Burgess, Mikayla Casarez, Caroline Deal, Dylan Godfrey, Brooke Gregory, Victoria Kampel, Grace Kennedy, Sydney Otto, Hannah Schierenbeck, Caroline Schomaker, Krysta Scott and Kara Smith, representatives of CLIMB High 2017, Warrensburg High School.

Senator Chappelle-Nadal introduced to the Senate, Ralph McDaniel and Francine Dugger.

Senator Libla introduced to the Senate, his niece, Alicia Libla, Poplar Bluff.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-FIFTH DAY—THURSDAY, FEBRUARY 16, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 413-Munzlinger
SB 414-Riddle
SB 415-Hummel
SB 416-Hoskins
SB 417-Chappelle-Nadal
SB 418-Hegeman
SB 419-Riddle
SB 420-Riddle
SB 421-Rizzo
SB 422-Cunningham

SB 423-Sater
SB 424-Holsman
SB 425-Sifton
SB 426-Wasson
SB 427-Wasson
SB 428-Eigel
SB 429-Rowden
SB 430-Cunningham
SJR 17-Kraus

HOUSE BILLS ON SECOND READING

HB 251-Taylor
HB 51-Andrews
HCS for HB 54

HCS for HB 66
HCS for HBs 190 & 208

THIRD READING OF SENATE BILLS

SS for SB 182-Onder

SCS for SB 237-Rowden

SENATE BILLS FOR PERFECTION

1. SB 113-Schatz, with SCS

2. SBs 37 & 244-Silvey, with SCS

3. SB 74-Schaaf, with SCS
4. SB 43-Romine, with SCS
5. SB 66-Schatz, with SCS
6. SB 189-Kehoe, with SCS
7. SB 28-Sater, with SCS

8. SB 139-Sater, with SCS
9. SB 20-Brown
10. SB 6-Richard, with SCS
11. SB 11-Wasson, with SCS

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 21-Brown

RESOLUTIONS

SR 197-Richard

To be Referred

SCR 17-Curls

SR 270-Kraus

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-FIFTH DAY—THURSDAY, FEBRUARY 16, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“But I, O Lord, cry out to you; in the morning my prayer comes before you.” (Psalm 88:17)

O Lord, on such a beautiful day we gather with the realization that You are the foundation of our lives and without You everything we do is in vain. So our prayers rise to You that You will be with us this day, bringing us safely home to share a time of love and delight with those You have given us to love. Their presence in our lives is truly a delight for which we give You thanks and praise. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 271, regarding the Fiftieth Wedding Anniversary of Larry and Janice Dawson, Burlington Junction, which was adopted.

Senator Hegeman offered Senate Resolution No. 272, regarding the Fiftieth Wedding Anniversary of Jim and Janet Hasler, Trimble, which was adopted.

Senator Hegeman offered Senate Resolution No. 273, regarding the Fifty-fifth Wedding Anniversary of James and Margarette Schmitz, Ravenwood, which was adopted.

CONCURRENT RESOLUTIONS

Senator Wallingford offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 18

Whereas, On January 30, 2015, Secretary Chuck Hagel established the Defense POW/MIA Accounting Agency (DPAA) with the goal to remain committed to bringing our missing and fallen heroes home; and

Whereas, DPAA has launched investigations worldwide to locate sites associated with unaccounted servicemen, including Vietnam where 1,617 Americans remain missing; and

Whereas, the United States involvement in the Vietnam War ended with the Paris Peace Accords on January 27, 1973; and

Whereas, there are 35 Missourians who are unaccounted for, 20 of those men are classified as killed in action, body not recovered, and 15 are classified as presumptive finding of death; and

Whereas, those 15 servicemen include: First Lieutenant Steven Neil Bezold, Chief Warrant Officer 2 Donald Martin Cramer, First Lieutenant William R. Edmondson, Private First Class Dickey W. Finley, Private First Class Paul Alfred Hasenbeck, First Lieutenant Frederick William Hess Jr., Lieutenant Junior Grade Charles Weldon Marik, Major Carl D. Miller, First Lieutenant Bernard Herbert Plassmeyer, Lieutenant Colonel Dayton William Ragland, First Lieutenant Dwight G. Rickman, Captain Robert Page Rosenbach, Captain John W. Seuell, First Lieutenant George Craig Smith, and Sergeant Randolph Bothwell Suber; and

Whereas, the families of those 15 servicemen have not had the closure of knowing what happened to their loved ones, or the option to bring their loved ones home for an honorable burial; and

Whereas, it has been 44 years since the end of the Vietnam War and 15 Missouri families have yet to be made whole again; and

Whereas, the DPAA needs to prioritize finding the 15 Missouri servicemen who are classified as presumptive finding of death and bring closure to those families:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby urge the Defense POW/MIA Accounting Agency to prioritize resolving the cases of the 15 Missourians from the Vietnam War whose status is presumptive finding of death; and

Be It Further Resolved that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Defense POW/MIA Accounting Agency and each member of the Missouri Congressional delegation.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 431—By Emery.

An Act to amend chapter 173, RSMo, by adding thereto one new section relating to academic freedom of expression, with an emergency clause.

SB 432—By Koenig.

An Act to repeal section 452.375, RSMo, and to enact in lieu thereof one new section relating to custody of in vitro human embryos.

SB 433—By Sater.

An Act to repeal section 208.227, RSMo, and to enact in lieu thereof four new sections relating to the MO HealthNet pharmacy program.

SB 434—By Sater.

An Act to repeal section 160.530, RSMo, and to enact in lieu thereof one new section relating to the allocation of moneys to school district professional development committees.

SB 435—By Cunningham.

An Act to repeal sections 142.800, 142.803, and 142.869, RSMo, and to enact in lieu thereof three new sections relating to motor fuel taxes.

SB 436—By Curls.

An Act to amend chapter 217, RSMo, by adding thereto one new section relating to the duties of the board of probation and parole.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following reports:

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 228**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 309**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 62**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 97**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 229**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 50**, begs leave to

report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 194**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which were referred **SB 314** and **SB 340**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 163**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 34**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 65**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 185**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 25**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 225**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 322**, begs leave to report that it has considered the same and recommends that the Senate

Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **SB 10**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 199**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 349**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 217**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 293**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 190**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 184**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 22**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following reports:

Mr. President: Your Committee on Government Reform, to which was referred **SB 88**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto

attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 32**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 258**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 259**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 260**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 261**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 262**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 213**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following report:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 123**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 283**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 284**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute,

hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 124**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 35**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 114**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following reports:

Mr. President: Your Committee on Ways and Means, to which was referred **SB 326**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **SB 247**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **SB 325**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which were referred **SB 285** and **SB 17**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 160**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 41**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 67**, begs

leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 195**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following report:

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **SB 18**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 290**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 330**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following reports:

Mr. President: Your Committee on Education, to which were referred **SB 44** and **SB 63**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 328**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 188**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following reports:

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 102**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 275**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 303**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Walsh, Chairman of the Committee on Progress and Development, submitted the following reports:

Mr. President: Your Committee on Progress and Development, to which was referred **SB 49**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Progress and Development, to which was referred **SB 147**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Progress and Development, to which was referred **SJR 9**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 122**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 227**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Onder, Chairman of the Committee on General Laws, submitted the following reports:

Mr. President: Your Committee on General Laws, to which was referred **SB 210**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 220**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 376**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following report:

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 97**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 252**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 176**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 128**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 13**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 177**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 68**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 126**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 221**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 83**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 99**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 129**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 171**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 158**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 157**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 142**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 299**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 81**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 178**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 204**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 84**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following report:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 163**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 45**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

SECOND READING OF SENATE BILLS

The following Bills and Joint Resolution were read the 2nd time and referred to the Committees indicated:

SB 413—Local Government and Elections.

SB 414—Judiciary and Civil and Criminal Jurisprudence.

SB 415—Small Business and Industry.

SB 416—Ways and Means.

SB 417—Commerce, Consumer Protection, Energy and the Environment.

SB 418—Professional Registration.

SB 419—Transportation, Infrastructure and Public Safety.

SB 420—Transportation, Infrastructure and Public Safety.

SB 421—General Laws.

SB 422—Insurance and Banking.

SJR 17—Local Government and Elections.

RE-REFERRALS

President Pro Tem Richard re-referred **SB 287** to the Committee on the Judiciary and Civil and Criminal Jurisprudence.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HB 251—General Laws.

HB 51—Local Government and Elections.

HCS for HB 54—Local Government and Elections.

HCS for HB 66—Seniors, Families and Children.

HCS for HBs 190 & 208—Education.

REFERRALS

President Pro Tem Richard referred **SR 270** and **SCR 17** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SENATE BILLS FOR THIRD READING

SS for SB 182, introduced by Senator Onder, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 182

An Act to repeal sections 34.209, 34.212, and 34.216, RSMo, and to enact in lieu thereof three new sections relating to public contracts.

Was taken up.

On motion of Senator Onder, **SS for SB 182** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rowden	Sater	Schaaf	Schatz	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Rizzo	Romine	Schupp	Sifton
Silvey	Walsh—9					

Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Onder, title to the bill was agreed to.

Senator Onder moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for SB 237, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 237**

An Act to repeal section 538.205, RSMo, and to enact in lieu thereof one new section relating to the liability of an employee of a health care provider.

Was taken up by Senator Rowden.

On motion of Senator Rowden, **SCS for SB 237** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Romine	Rowden	Sater	Schaaf	Schatz
Silvey	Wallingford	Wasson	Wieland—25			

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Rizzo	Schupp	Sifton	Walsh—7
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Absent—Senators—None

Absent with leave—Senator Hummel—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Rowden, title to the bill was agreed to.

Senator Rowden moved that the vote by which the bill passed be reconsidered.

Senator Kraus moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
February 14, 2017

TO THE SECRETARY OF THE SENATE
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you Senate Substitute No. 2 for Senate Bill No. 19 entitled:

AN ACT

To amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

On February 6, 2017, I approved Senate Substitute No. 2 for Senate Bill No. 19.

Respectfully submitted,
Eric R. Greitens
Governor

COMMUNICATIONS

Senator Sater submitted the following:

February 16, 2017

Ms. Adriane Crouse

Secretary of the Senate

State Capitol, Room 325

Jefferson City, MO 65101

Dear Ms. Crouse,

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 97 be removed from the consent calendar.

Your assistance in this matter is appreciated.

Best Regards,



David Sater

Senator, 29th District

Also,

Senator Schatz submitted the following:

February 16, 2017

Secretary of the Senate Adriane Crouse

201 W. Capitol Ave, Room 325

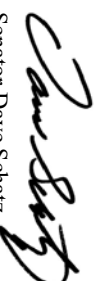
Jefferson City, MO 65101

Dear Secretary Crouse:

I request Senate Bill 163 be removed from the consent calendar and returned to my committee on Transportation, Infrastructure, and Public Safety.

Thank you for your consideration.

Sincerely,



Senator Dave Schatz

District 26

INTRODUCTION OF GUESTS

Senator Riddle introduced to the Senate, Head Coach Trevor Hibbs; assistant coaches Laurie Jansen and Kathleen King; and Katie Carter, Emma Timmin, Destinee Frost, Breanna Schwerdt, Kaylee Anderson, Jordan Rugh, Jenny Jansen, Amanda Vehlewald, Ally Benkovich, Hope Roetenmeyer, Dani Schlager and Kelsey Huenefeld, 2016 Class 3 State Champion Warriors Softball team, Warrenton High School.

Senator Koenig introduced to the Senate, Makhia McDaniel and Max Marcus, North Glendale Elementary; and Makhia and Max were made honorary pages.

Senator Kehoe introduced to the Senate, John and Karen Dolan, and their children, David, Kate and Margot; and David, Kate and Margo were made honorary pages.

Senator Kehoe introduced to the Senate, his wife, Claudia, Jefferson City.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, February 20, 2017.

SENATE CALENDAR

TWENTY-SIXTH DAY—MONDAY, FEBRUARY 20, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 423-Sater	SB 430-Cunningham
SB 424-Holsman	SB 431-Emery
SB 425-Sifton	SB 432-Koenig
SB 426-Wasson	SB 433-Sater
SB 427-Wasson	SB 434-Sater
SB 428-Eigel	SB 435-Cunningham
SB 429-Rowden	SB 436-Curls

THIRD READING OF SENATE BILLS

SB 45-Romine

SENATE BILLS FOR PERFECTION

1. SB 113-Schatz, with SCS	19. SB 199-Wasson
2. SBs 37 & 244-Silvey, with SCS	20. SB 349-Wasson
3. SB 74-Schaaf, with SCS	21. SB 293-Romine
4. SB 43-Romine, with SCS	22. SB 190-Emery and Nasheed, with SCS
5. SB 66-Schatz, with SCS	23. SB 184-Emery
6. SB 189-Kehoe, with SCS	24. SB 22-Chappelle-Nadal
7. SB 28-Sater, with SCS	25. SB 32-Emery, with SCS
8. SB 139-Sater, with SCS	26. SB 258-Munzlinger
9. SB 20-Brown	27. SB 259-Munzlinger
10. SB 6-Richard, with SCS	28. SB 260-Munzlinger
11. SB 11-Wasson, with SCS	29. SB 261-Munzlinger
12. SB 228-Koenig	30. SB 262-Munzlinger
13. SB 62-Hegeman	31. SB 213-Rowden, with SCS
14. SBs 314 & 340-Schatz and Nasheed, with SCS	32. SB 123-Munzlinger
15. SB 34-Cunningham	33. SB 283-Hegeman
16. SB 65-Schatz	34. SB 284-Hegeman, with SCS
17. SB 185-Onder, et al, with SCS	35. SB 124-Wasson
18. SB 10-Wasson and Richard, with SCS	36. SB 35-Cunningham
	37. SB 114-Schatz

- | | |
|-----------------------------------|---------------------------------------|
| 38. SB 247-Kraus, with SCS | 58. SB 210-Onder, with SCS |
| 39. SB 325-Kraus | 59. SB 220-Riddle, with SCS |
| 40. SBs 285 & 17-Koenig, with SCS | 60. SB 97-Sater, with SCS |
| 41. SB 160-Sater, with SCS | 61. SB 176-Dixon |
| 42. SB 41-Wallingford and Emery | 62. SB 13-Dixon |
| 43. SB 67-Onder, et al | 63. SB 177-Dixon, with SCS |
| 44. SB 195-Koenig | 64. SB 68-Onder and Nasheed |
| 45. SB 18-Kraus | 65. SB 126-Wasson |
| 46. SB 290-Schatz, with SCS | 66. SB 221-Riddle |
| 47. SB 330-Munzlinger | 67. SB 83-Dixon |
| 48. SBs 44 & 63-Romine, with SCS | 68. SB 99-Emery |
| 49. SB 328-Romine, with SCS | 69. SB 171-Dixon and Sifton, with SCS |
| 50. SB 188-Munzlinger, with SCS | 70. SB 158-Dixon |
| 51. SB 102-Cunningham, with SCS | 71. SB 157-Dixon, with SCS |
| 52. SB 303-Wieland, with SCS | 72. SB 81-Dixon |
| 53. SB 49-Walsh, with SCS | 73. SB 178-Dixon |
| 54. SB 147-Romine | 74. SB 204-Sifton |
| 55. SJR 9-Romine, with SCS | 75. SB 84-Kraus, with SCS |
| 56. SB 122-Munzlinger, with SCS | 76. SB 163-Romine |
| 57. SB 227-Koenig, with SCS | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/16

- | | |
|-------------------------------------|-----------------------------------|
| SB 309-Walsh and Onder, with SCS | SB 326-Kraus |
| SB 229-Riddle, with SCS | SB 275-Wieland |
| SB 50-Walsh | SB 376-Hoskins |
| SB 194-Wallingford | SB 252-Dixon, with SCS |
| SB 25-Curls | SB 128-Dixon, with SCS |
| SB 225-Schatz | SB 129-Dixon and Sifton, with SCS |
| SB 322-Wieland and Romine, with SCS | SB 142-Emery |
| SB 217-Nasheed, with SCS | SB 299-Curls |
| SB 88-Brown, with SCS | |

RESOLUTIONS

SR 197-Richard

To be Referred

SCR 18-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-SIXTH DAY—MONDAY, FEBRUARY 20, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let us with caution indulge the supposition that morality can be maintained without religion. Reason and experience both forbid us to expect that national morality can prevail in exclusion of religious principle.” (George Washington)

Almighty God, on this presidents’ day we are mindful that You led the minds, hearts and spirits of those who fought for and formulated the constitution and its principles that would bring forth a new nation. Their acknowledging of Your guidance in their lives and their willingness to embrace the need of religious principles to guide the nation has continued to help us in our deliberations and the laws we pass. We are grateful that You have set down in Your word what is needful by us so we too might be faithful and connected to You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, February 16, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Koenig offered Senate Resolution No. 274, regarding Nancy McCarthy, which was adopted.

Senator Wieland offered Senate Resolution No. 275, regarding Erica Schreder, Imperial, which was adopted.

Senator Wieland offered Senate Resolution No. 276, regarding Kyla Greenlee, De Soto, which was adopted.

Senator Wieland offered Senate Resolution No. 277, regarding Shelby Meyer, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 278, regarding Lindsey Rich, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 279, regarding Madalyn Michael, Imperial, which was adopted.

Senator Wieland offered Senate Resolution No. 280, regarding Trisha Gaylord, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 281, regarding Emma Grimshaw, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 282, regarding Jena Otec, Crystal City, which was adopted.

Senator Wieland offered Senate Resolution No. 283, regarding Caly Otec, Crystal City, which was adopted.

Senator Wieland offered Senate Resolution No. 284, regarding Elle Russell, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 285, regarding Carley Nicholson, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 286, regarding Kaylee Portell, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 287, regarding Julia Houston, Imperial, which was adopted.

Senator Wieland offered Senate Resolution No. 288, regarding Aubrie Harris, Crystal City, which was adopted.

Senator Wieland offered Senate Resolution No. 289, regarding Sarah Wilson, Festus, which was adopted.

Senator Wieland offered Senate Resolution No. 290, regarding Dustin Cutts, Hazelwood, which was adopted.

Senator Wieland offered Senate Resolution No. 291, regarding Shannon Leftridge, Hazelwood, which was adopted.

Senator Wieland offered Senate Resolution No. 292, regarding Molly Keeven, Saint Louis, which was adopted.

Senator Wieland offered Senate Resolution No. 293, regarding the 2016 Class 2 State Champion Saint Pius X High School volleyball program, Jefferson County, which was adopted.

Senator Sater offered Senate Resolution No. 294, regarding Dennis Pyle, which was adopted.

Senator Sater offered Senate Resolution No. 295, regarding Derek Shawn Cooper, which was adopted.

Senator Sater offered Senate Resolution No. 296, regarding Robert Berger, which was adopted.

Senator Hegeman offered Senate Resolution No. 297, regarding Randy Huffman, Galt, which was adopted.

Senator Sater offered Senate Resolution No. 298, regarding the McDonald County Telephone Company, Pineville, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 437—By Holsman.

An Act to repeal section 115.436, RSMo, and to enact in lieu thereof one new section relating to the use of voting machines by blind or visually impaired voters.

SB 438—By Holsman.

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to the designation of February as earthquake awareness month.

SB 439—By Riddle.

An Act to repeal section 301.074, RSMo, and to enact in lieu thereof one new section relating to disabled veteran license plates.

SB 440—By Brown.

An Act to repeal section 172.287, RSMo, and to enact in lieu thereof one new section relating to engineering equipment grants at the University of Missouri.

SB 441—By Hegeman.

An Act to repeal sections 169.324 and 169.560, RSMo, and to enact in lieu thereof two new sections relating to school employee retirement systems.

SB 442—By Hegeman.

An Act to repeal section 49.020, 67.617, and 71.015, RSMo, and to enact in lieu thereof three new sections relating to political subdivisions.

SB 443—By Chappelle-Nadal.

An Act to repeal section 287.430, RSMo, and to enact in lieu thereof one new section relating to the statute of limitations for certain claims under workers' compensation laws.

SB 444—By Rowden.

An Act to amend chapters 143 and 443, RSMo, by adding thereto seven new sections relating to tax incentives for first-time home buyers.

SB 445—By Rowden.

An Act to repeal sections 313.905, 313.915, 313.920, 313.925, 313.935, 313.940, 313.945, 313.950, and 313.955, RSMo, and to enact in lieu thereof ten new sections relating to fantasy sports.

SB 446—By Rowden.

An Act to amend chapter 273, RSMo, by adding thereto one new section relating to dogs.

SB 447—By Rowden.

An Act to repeal section 324.001, RSMo, and to enact in lieu thereof one new section relating to the division of professional registration.

REFERRALS

President Pro Tem Richard referred **SCR 18** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 57**, entitled:

An Act to repeal sections 557.035, 565.023, 565.024, 565.027, 569.100, 569.120, 569.140, 571.030, and 574.050, RSMo, and to enact in lieu thereof nine new sections relating to penalty enhancements for certain offenses, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 302 & 228**, entitled:

An Act to amend chapter 650, RSMo, by adding thereto two new sections relating to law enforcement officers, with a penalty provision.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 230**, entitled:

An Act to repeal sections 328.080, 328.100, 329.010, 329.040, 329.050, 329.060, 329.070, 329.080, 329.085, and 329.130, RSMo, and to enact in lieu thereof twelve new sections relating to the board of cosmetology and barber examiners.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 126**, entitled:

An Act to repeal sections 34.203, 34.206, 34.209, 34.212, 34.216, and 34.217, RSMo, and to enact in lieu thereof six new sections relating to public contracts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SENATE BILLS FOR PERFECTION

Senator Schatz moved that **SB 113**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 113**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 113

An Act to repeal section 287.780, RSMo, and to enact in lieu thereof one new section relating to workers' compensation.

Was taken up.

Senator Schatz moved that **SCS** for **SB 113** be adopted.

Senator Schatz offered **SS** for **SCS** for **SB 113**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 113

An Act to repeal sections 287.120, 287.140, 287.170, and 287.780, RSMo, and to enact in lieu thereof four new sections relating to workers' compensation, with an existing penalty provision.

Senator Schatz moved that **SS** for **SCS** for **SB 113** be adopted.

Senator Schaaf offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Section 287.120, Pages 1-5, by striking said section.

Senator Schaaf moved that the above amendment be adopted.

Senator Schaaf requested a roll call vote be taken. He was joined in his request by Senators Chappelle-Nadal, Holsman, Hummel and Schupp.

At the request of Senator Schaaf, **SA 1** was withdrawn.

Senator Holsman offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 4, Section 287.120, Lines 7-8, by striking “forty-eight hours of the injury” and inserting in lieu thereof “**eight hours of the notification of the injury to the employer**”.

Senator Holsman moved that the above amendment be adopted.

Senator Hegeman offered **SSA 1** for **SA 2**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 4, Section 287.120, Line 7, by striking the word “forty-eight” and inserting in lieu thereof the following: “**twenty-four**”.

Senator Hegeman moved that the above substitute amendment be adopted.

At the request of Senator Hegeman, the above substitute amendment was withdrawn.

Senator Schaaf offered **SSA 2** for **SA 2**:

SENATE SUBSTITUTE AMENDMENT NO. 2 FOR
SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 4, Section 287.120, Lines 7-8, by striking “forty-eight hours of the injury” and inserting in lieu thereof “**eight hours of the injury**”.

Senator Schaaf moved that the above substitute amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Holsman, Hummel, Schatz and Walsh.

SSA 2 for **SA 2** failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

SA 2 was again taken up.

At the request of Senator Holsman, **SA 2** was withdrawn.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Schatz offered **SA 3**, which was read:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 4, Section 287.120, Line 7, by striking the word “forty-eight” and inserting in lieu thereof the following: “**twenty-four**”.

Senator Schatz moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Schatz, **SB 113**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
February 16, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Lieutenant Colonel Sandra K. Karsten, 4911 Wardsville Road, Jefferson City, Cole County, Missouri 65101, as Superintendent of the Missouri State Highway Patrol, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointment to the Committee on Gubernatorial Appointments.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 85**, entitled:

An Act to repeal section 304.022, RSMo, and to enact in lieu thereof one new section relating to public utility vehicles, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 427**, entitled:

An Act to repeal sections 456.4-414 and 456.4-420, RSMo, and to enact in lieu thereof two new sections relating to trust instruments.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 336**, entitled:

An Act to repeal section 376.620, RSMo, and to enact in lieu thereof one new section relating to life insurance.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 58**, entitled:

An Act to amend chapter 192, RSMo, by adding thereto one new section relating to perinatal care.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 422**, entitled:

An Act to repeal sections 513.430 and 513.440, RSMo, and to enact in lieu thereof two new sections relating to property exempt from execution.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HBs 337, 259 & 575**, entitled:

An Act to repeal sections 375.1025, 375.1052, 375.1053, and 375.1056, RSMo, and to enact in lieu thereof fourteen new sections relating to financial accreditation standards for insurance companies, with a delayed effective date and a penalty provision.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

INTRODUCTION OF GUESTS

Senator Walsh introduced to the Senate, Eagle Scout Brandon Wheeler, and Betty and Christine Wheeler, St. Louis County.

Senator Kehoe introduced to the Senate, Haley Braun, Jefferson City.

Senator Schatz introduced to the Senate, Eagle Scout Aaron Knotts, and Don, Laura, Sam and Isaiah Knotts, Pacific; and Wayne and Mary Schafer, Sullivan.

On behalf of Senators Emery, Hegeman, Hoskins, Onder, Riddle, Richard, Rowden, Sater, Schaaf, Wallingford, Wasson and himself, Senator Munzlinger introduced to the Senate, Matthew Bippes, Shane Carroll, Madelyn Derks, Alyssa Engeman, Rachel Grubbs, Kyle Hansen, Anna Link, Emily McCann, Reed Niemeyer, Mckell Norris, Ashlyn Peterson, Hannah Rockers, Abby Schmidt, Heather Snow and Lora Wright, 2017 4-H Legislative Academy Delegates.

Senator Curls introduced to the Senate, former President of the Colorado State Senate, Senator Peter Groff.

Senator Brown introduced to the Senate, Eagle Scout Jeremy Dalton, and his father, Richard, Rolla.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-SEVENTH DAY—TUESDAY, FEBRUARY 21, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 423-Sater	SB 436-Curls
SB 424-Holsman	SB 437-Holsman
SB 425-Sifton	SB 438-Holsman
SB 426-Wasson	SB 439-Riddle
SB 427-Wasson	SB 440-Brown
SB 428-Eigel	SB 441-Hegeman
SB 429-Rowden	SB 442-Hegeman
SB 430-Cunningham	SB 443-Chappelle-Nadal
SB 431-Emery	SB 444-Rowden
SB 432-Koenig	SB 445-Rowden
SB 433-Sater	SB 446-Rowden
SB 434-Sater	SB 447-Rowden
SB 435-Cunningham	

HOUSE BILLS ON SECOND READING

HCS for HB 57	HB 126-Vescovo
HCS for HBs 302 & 228	HB 85-Redmon
HCS for HB 230	HCS for HB 427

HB 336-Shull
HB 58-Haefner

HCS for HB 422
HCS for HBs 337, 259 & 575

THIRD READING OF SENATE BILLS

SB 45-Romine

SENATE BILLS FOR PERFECTION

- | | |
|---|-----------------------------------|
| 1. SBs 37 & 244-Silvey, with SCS | 34. SB 124-Wasson |
| 2. SB 74-Schaaf, with SCS | 35. SB 35-Cunningham |
| 3. SB 43-Romine, with SCS | 36. SB 114-Schatz |
| 4. SB 66-Schatz, with SCS | 37. SB 247-Kraus, with SCS |
| 5. SB 189-Kehoe, with SCS | 38. SB 325-Kraus |
| 6. SB 28-Sater, with SCS | 39. SBs 285 & 17-Koenig, with SCS |
| 7. SB 139-Sater, with SCS | 40. SB 160-Sater, with SCS |
| 8. SB 20-Brown | 41. SB 41-Wallingford and Emery |
| 9. SB 6-Richard, with SCS | 42. SB 67-Onder, et al |
| 10. SB 11-Wasson, with SCS | 43. SB 195-Koenig |
| 11. SB 228-Koenig | 44. SB 18-Kraus |
| 12. SB 62-Hegeman | 45. SB 290-Schatz, with SCS |
| 13. SBs 314 & 340-Schatz and Nasheed,
with SCS | 46. SB 330-Munzlinger |
| 14. SB 34-Cunningham | 47. SBs 44 & 63-Romine, with SCS |
| 15. SB 65-Schatz | 48. SB 328-Romine, with SCS |
| 16. SB 185-Onder, et al, with SCS | 49. SB 188-Munzlinger, with SCS |
| 17. SB 10-Wasson and Richard, with SCS | 50. SB 102-Cunningham, with SCS |
| 18. SB 199-Wasson | 51. SB 303-Wieland, with SCS |
| 19. SB 349-Wasson | 52. SB 49-Walsh, with SCS |
| 20. SB 293-Romine | 53. SB 147-Romine |
| 21. SB 190-Emery and Nasheed, with SCS | 54. SJR 9-Romine, with SCS |
| 22. SB 184-Emery | 55. SB 122-Munzlinger, with SCS |
| 23. SB 22-Chappelle-Nadal | 56. SB 227-Koenig, with SCS |
| 24. SB 32-Emery, with SCS | 57. SB 210-Onder, with SCS |
| 25. SB 258-Munzlinger | 58. SB 220-Riddle, with SCS |
| 26. SB 259-Munzlinger | 59. SB 97-Sater, with SCS |
| 27. SB 260-Munzlinger | 60. SB 176-Dixon |
| 28. SB 261-Munzlinger | 61. SB 13-Dixon |
| 29. SB 262-Munzlinger | 62. SB 177-Dixon, with SCS |
| 30. SB 213-Rowden, with SCS | 63. SB 68-Onder and Nasheed |
| 31. SB 123-Munzlinger | 64. SB 126-Wasson |
| 32. SB 283-Hegeman | 65. SB 221-Riddle |
| 33. SB 284-Hegeman, with SCS | 66. SB 83-Dixon |
| | 67. SB 99-Emery |

68. SB 171-Dixon and Sifton, with SCS
69. SB 158-Dixon
70. SB 157-Dixon, with SCS
71. SB 81-Dixon

72. SB 178-Dixon
73. SB 204-Sifton
74. SB 84-Kraus, with SCS
75. SB 163-Romine

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 21-Brown

SB 113-Schatz, with SCS & SS for SCS
(pending)

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 309-Walsh and Onder, with SCS
SB 229-Riddle, with SCS
SB 50-Walsh
SB 194-Wallingford
SB 25-Curls
SB 225-Schatz
SB 322-Wieland and Romine, with SCS
SB 217-Nasheed, with SCS
SB 88-Brown, with SCS

SB 326-Kraus
SB 275-Wieland
SB 376-Hoskins
SB 252-Dixon, with SCS
SB 128-Dixon, with SCS
SB 129-Dixon and Sifton, with SCS
SB 142-Emery
SB 299-Curls

RESOLUTIONS

SR 197-Richard

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Journal of the Senate

FIRST REGULAR SESSION

TWENTY-SEVENTH DAY—TUESDAY, FEBRUARY 21, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“I will wait patiently for the Lord; He inclines to me and heard my cries.” (Psalm 40:1)

Almighty God, You know us and listen to our cries and offer to mend our brokenness. As we gather together with others who may see life differently teach us to model Your grace so we may release grievances and be reconciled with one another, so that we may live the life of promise which You have offered and truly be Your servants. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 299, regarding Samantha Gunn, Jefferson City, which was

adopted.

Senator Kehoe offered Senate Resolution No. 300, regarding Zachary Estes, Stover, which was adopted.

Senator Kehoe offered Senate Resolution No. 301, regarding Hope Heimsoth, Versailles, which was adopted.

Senator Kehoe offered Senate Resolution No. 302, regarding Quinton Ryerson, Versailles, which was adopted.

Senator Richard offered Senate Resolution No. 303, regarding Dr. Delores Honey, Carthage, which was adopted.

Senator Dixon offered Senate Resolution No. 304, regarding Randy Carpenter, Springfield, which was adopted.

Senator Rowden offered the following resolution:

SENATE RESOLUTION NO. 305

Whereas, Missouri residents with disabilities deserve the same choice of where, how, and with whom they work and spend their time as other Missouri residents; and

Whereas, Missouri sheltered workshops, in partnership with local businesses and industries, are an integral part of their local communities and economies; and

Whereas, programs and employment offered by Missouri sheltered workshops through projects contracted at their facilities, supported enclaves, contracts with Missouri rest stops, employment through AbilityOne contracts, and through independent work assignments provide Missouri residents with disabilities the opportunity to meet new people, gain new skills, and earn the respect, dignity, and ancillary human benefits that come with earning a paycheck and contributing to society; and

Whereas, approximately 6,400 Missouri residents with disabilities avail themselves of the opportunity to participate in these programs and related employment; and

Whereas, the parents, guardians, and caregivers of many of these participants support and attest to the benefits of those programs and the employment provided under those programs; and

Whereas, individuals with disabilities should be free to choose the settings in which they receive services or employment, including programs and employment offered by Missouri sheltered workshops; and

Whereas, Missouri residents with disabilities have a vested interest in choosing the type of employment that best suits their needs and each resident and that resident's family or caregiver deserves the State's support in maintaining that choice and continuing to allow an array of services and employment options that best suit that individual:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session hereby reaffirm Missouri's support of the services of Missouri sheltered workshops; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Assistant Commissioner of the Office of Special Education in the Department of Elementary and Special Education and the President of the Missouri Association of Sheltered Workshop Managers.

Senator Silvey offered Senate Resolution No. 306, regarding Eagle Scout Preston Dowden Wheeler, Kansas City, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 448—By Emery.

An Act to repeal sections 536.017, 536.063, 536.085, 536.087, and 536.140, RSMo, and to enact in lieu thereof six new sections relating to administrative law procedures.

SB 449—By Wieland.

An Act to repeal section 68.045, RSMo, and to enact in lieu thereof one new section relating to port authorities.

SB 450—By Wieland.

An Act to repeal sections 333.330, 436.405, 436.430, 436.450, 436.455, 436.456, 436.457, and 436.460, RSMo, and to enact in lieu thereof eight new sections relating to preneed funeral contracts.

SB 451—By Nasheed.

An Act to repeal section 57.450, RSMo, and to enact in lieu thereof one new section relating to the office of sheriff of the city of St. Louis.

SB 452—By Hoskins.

An Act to amend chapter 313, RSMo, by adding thereto four new sections relating to video lottery.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Senator Kehoe announced photographers from the Springfield News-Leader were given permission to take pictures in the Senate Chamber.

RESOLUTIONS

Senator Brown offered Senate Resolution No. 307, regarding Brenna Heavin, Rolla, which was adopted.

Senator Sater offered Senate Resolution No. 308, regarding Brian Anton, which was adopted.

Senator Libla offered Senate Resolution No. 309, regarding the One Hundredth Anniversary of the Southeast Missouri Chapter of the American Red Cross, which was adopted.

Senator Sater offered Senate Resolution No. 310, regarding Brad Boettler, which was adopted.

Senator Sater offered Senate Resolution No. 311, regarding Kim McCully-Mobley, which was adopted.

Senator Sater offered Senate Resolution No. 312, regarding Community Presbyterian Church, Forsyth, which was adopted.

Senator Sater offered Senate Resolution No. 313, regarding Dean Burton, which was adopted.

Senator Sater offered Senate Resolution No. 314, regarding the Ninetieth Birthday of Dorothy Osterloh, which was adopted.

Senator Sater offered Senate Resolution No. 315, regarding the Sixty-fifth Anniversary of Jack and Norma Blevins, Mount Vernon, which was adopted.

Senator Sater offered Senate Resolution No. 316, regarding the Ninety-ninth Birthday of Ruby Moore, Kimberling City, which was adopted.

Senator Sater offered Senate Resolution No. 317, regarding Joshelle Hargus, Aurora, which was

adopted.

SENATE BILLS FOR PERFECTION

Senator Schatz moved that **SB 113**, with **SCS** and **SS** for **SCS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SCS** for **SB 113** was again taken up.

Senator Munzlinger offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 2, Section 287.120, Lines 7-8 of said page, by striking “his wife, her husband” and inserting in lieu thereof **“the employee’s spouse”**; and

Further amend said bill and section, Page 5, Line 15 of said page, by inserting after all of said line the following:

“11. The provisions of subsections 1 and 2 of this section shall apply to any case or causes of action pending on or brought on or after January 1, 2014, regardless of the date of injury or exposure.”

President Pro Tem Richard assumed the Chair.

Senator Munzlinger moved that the above amendment be adopted, which motion prevailed.

Senator Hegeman offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 15, Section 287.170, Line 11 of said page, by inserting after all of said line the following:

“287.243. 1. This section shall be known and may be cited as the “Line of Duty Compensation Act”.

2. As used in this section, unless otherwise provided, the following words shall mean:

(1) **“Air ambulance pilot”**, a person certified as an air ambulance pilot in accordance with sections 190.001 to 190.245 and corresponding regulations applicable to air ambulances adopted by the department of health and senior services, division of regulation and licensure, 19 CSR 30-40.005, et seq.;

(2) **“Air ambulance registered professional nurse”**, a person licensed as a registered professional nurse in accordance with sections 335.011 to 335.096 and corresponding regulations adopted by the state board of nursing, 20 CSR 2200-4, et seq., who provides registered professional nursing services as a flight nurse in conjunction with an air ambulance program that is certified in accordance with sections 190.001 to 190.245 and the corresponding regulations applicable to such programs;

(3) **“Child”**, any natural, illegitimate, adopted, or posthumous child or stepchild of a deceased law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter who, at the time of the law enforcement officer’s, emergency medical technician’s, air ambulance pilot’s, air ambulance registered professional nurse’s, or firefighter’s fatality is:

(a) Eighteen years of age or under;

(b) Over eighteen years of age and a student as defined in section 8101 of title 5, United States Code; or

(c) Over eighteen years of age and incapable of self-support because of physical or mental disability;

(4) “Emergency medical technician”, a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245 and by rules adopted by the department of health and senior services under sections 190.001 to 190.245;

[(4)] (5) “Firefighter”, any person, including a volunteer firefighter, employed by the state or a local governmental entity as an employer defined under subsection 1 of section 287.030, or otherwise serving as a member or officer of a fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims;

[(5)] (6) “Killed in the line of duty”, when any person defined in this section loses his or her life when:

(a) Death is caused by an accident or the willful act of violence of another;

(b) The law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is in the active performance of his or her duties in his or her respective profession and there is a relationship between the accident or commission of the act of violence and the performance of the duty, even if the individual is off duty; the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is traveling to or from employment; or the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is taking any meal break or other break which takes place while that individual is on duty;

(c) Death is the natural and probable consequence of the injury; and

(d) Death occurs within three hundred weeks from the date the injury was received.

The term excludes death resulting from the willful misconduct or intoxication of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter. The division of workers’ compensation shall have the burden of proving such willful misconduct or intoxication;

[(6)] (7) “Law enforcement officer”, any person employed by the state or a local governmental entity as a police officer, peace officer certified under chapter 590, or serving as an auxiliary police officer or in some like position involving the enforcement of the law and protection of the public interest at the risk of that person’s life;

[(7)] (8) “Local governmental entity”, includes counties, municipalities, townships, board or other political subdivision, cities under special charter, or under the commission form of government, fire protection districts, ambulance districts, and municipal corporations;

[(8)] (9) “State”, the state of Missouri and its departments, divisions, boards, bureaus, commissions, authorities, and colleges and universities;

[(9)] (10) “Volunteer firefighter”, a person having principal employment other than as a firefighter, but

who is carried on the rolls of a regularly constituted fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims, the members of which are under the jurisdiction of the corporate authorities of a city, village, incorporated town, or fire protection district. Volunteer firefighter shall not mean an individual who volunteers assistance without being regularly enrolled as a firefighter.

3. (1) A claim for compensation under this section shall be filed [by the estate of] **by survivors of** the deceased with the division of workers' compensation not later than one year from the date of death of a law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter. If a claim is made within one year of the date of death of a law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter killed in the line of duty, compensation shall be paid, if the division finds that the claimant is entitled to compensation under this section.

(2) The amount of compensation paid to the claimant shall be twenty-five thousand dollars, subject to appropriation, for death occurring on or after June 19, 2009.

4. Any compensation awarded under the provisions of this section shall be distributed as follows:

(1) If there is no child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, to the surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(2) If there is at least one child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, and a surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, fifty percent to the surviving child, or children, in equal shares, and fifty percent to the surviving spouse;

(3) If there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, to the surviving child, or children, in equal shares;

(4) If there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter and no surviving child:

(a) To the surviving individual, or individuals, in shares per the designation or, otherwise, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under this subsection in the most recently executed designation of beneficiary of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit; or

(b) If there is no individual qualifying under paragraph (a), to the surviving individual, or individuals, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under the most recently executed life insurance policy of the law enforcement officer, emergency

medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit;

(5) If there is no individual qualifying under subdivisions (1), (2), (3), or (4) of this subsection, to the surviving parent, or parents, in equal shares, of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter; or

(6) If there is no individual qualifying under subdivisions (1), (2), (3), (4), or (5) of this subsection, to the surviving individual, or individuals, in equal shares, who would otherwise qualify under the definition of the term “child” but for his or her age.

5. Notwithstanding subsection 3 of this section, no compensation is payable under this section unless a claim is filed within the time specified under this section setting forth:

(1) The name, address, and title or designation of the position in which the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter was serving at the time of his or her death;

(2) The name and address of the claimant;

(3) A full, factual account of the circumstances resulting in or the course of events causing the death at issue; and

(4) Such other information that is reasonably required by the division.

When a claim is filed, the division of workers' compensation shall make an investigation for substantiation of matters set forth in the application.

[5.] **6.** The compensation provided for under this section is in addition to, and not exclusive of, any pension rights, death benefits, or other compensation the claimant may otherwise be entitled to by law.

[6.] **7.** Neither employers nor workers' compensation insurers shall have subrogation rights against any compensation awarded for claims under this section. Such compensation shall not be assignable, shall be exempt from attachment, garnishment, and execution, and shall not be subject to setoff or counterclaim, or be in any way liable for any debt, except that the division or commission may allow as lien on the compensation, reasonable attorney's fees for services in connection with the proceedings for compensation if the services are found to be necessary. Such fees are subject to regulation as set forth in section 287.260.

[7.] **8.** Any person seeking compensation under this section who is aggrieved by the decision of the division of workers' compensation regarding his or her compensation claim, may make application for a hearing as provided in section 287.450. The procedures applicable to the processing of such hearings and determinations shall be those established by this chapter. Decisions of the administrative law judge under this section shall be binding, subject to review by either party under the provisions of section 287.480.

[8.] **9.** Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset six years after June 19, 2019, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

[9.] 10. The provisions of this section, unless specified, shall not be subject to other provisions of this chapter.

[10.] 11. There is hereby created in the state treasury the “Line of Duty Compensation Fund”, which shall consist of moneys appropriated to the fund and any voluntary contributions, gifts, or bequests to the fund. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180. Upon appropriation, money in the fund shall be used solely for paying claims under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

[11.] 12. The division shall promulgate rules to administer this section, including but not limited to the appointment of claims to multiple claimants, record retention, and procedures for information requests. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after June 19, 2009, shall be invalid and void. “; and

Further amend the title and enacting clause accordingly.

President Parson assumed the Chair.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Chappelle-Nadal offered SA 6:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 15, Section 287.170, Line 11 of said page, by inserting after all of said line the following:

“287.430. Except for a claim for recovery filed against the second injury fund **a claim based on any injury caused by exposure to radiological materials or equipment**, no proceedings for compensation under this chapter shall be maintained unless a claim therefor is filed with the division within two years after the date of injury or death, or the last payment made under this chapter on account of the injury or death, except that if the report of the injury or the death is not filed by the employer as required by section 287.380, the claim for compensation may be filed within three years after the date of injury, death, or last payment made under this chapter on account of the injury or death. The filing of any form, report, receipt, or agreement, other than a claim for compensation, shall not toll the running of the periods of limitation provided in this section. The filing of the report of injury or death three years or more after the date of injury, death, or last payment made under this chapter on account of the injury or death, shall not toll the running of the periods of limitation provided in this section, nor shall such filing reactivate or revive the period of time in which a claim may be filed. A claim against the second injury fund shall be filed within

two years after the date of the injury or within one year after a claim is filed against an employer or insurer pursuant to this chapter, whichever is later. **A claim based on any injury caused by exposure to radiological materials or equipment shall be filed within thirty years after the date of the injury.** all other respects the limitations shall be governed by the law of civil actions other than for the recovery of real property, but the appointment of a conservator shall be deemed the termination of the legal disability from minority or disability as defined in chapter 475. The statute of limitations contained in this section is one of extinction and not of repose.”; and

Further amend the title and enacting clause accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Hummel, Rizzo, Sifton and Walsh.

SA 6 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Silvey	Walsh—11			

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Wallingford	Wieland—21

Absent—Senator Wasson—1

Absent with leave—Senators—None

Vacancies—1

Senator Holsman offered **SA 7**, which was read:

SENATE AMENDMENT NO. 7

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 4, Section 287.120, Line 11, by inserting after the word “presumption.” the following: **“The term “nonprescribed controlled drug” shall not include marijuana as that word is defined in section 195.010.”.**

Senator Holsman moved that the above amendment be adopted.

At the request of Senator Holsman, **SA 7** was withdrawn.

Senator Sifton offered **SA 8**:

SENATE AMENDMENT NO. 8

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 9, Section 287.140, Lines 10-11, by striking all of the underlined language; and

Further amend said bill, page 15, section 287.170, lines 4-11 by striking all of said lines; and further amend said bill and page, section 287.780 by striking all of said section and inserting in lieu thereof the following:

“287.780. No employer or agent shall discharge or [in any way] discriminate against any employee for exercising any of his **or her** rights under this chapter **when the exercising of such rights is the contributing factor in the discharge or discrimination**. Any employee who has been discharged or discriminated against **in such manner** shall have a civil action for damages against his **or her** employer.”.

Senator Sifton moved that the above amendment be adopted.

Senator Sifton offered **SSA 1** for **SA 8**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 8

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 9, Section 287.140, Lines 10-11, by striking all of the underlined language; and

Further amend said bill, page 15, section 287.170, lines 4-11 by striking all of said lines; and further amend said bill and page, section 287.780 by striking all of said section and inserting in lieu thereof the following:

“287.780. No employer or agent shall discharge or [in any way] discriminate against any employee for exercising any of his **or her** rights under this chapter **when the exercising of such rights is the motivating factor in the discharge or discrimination**. Any employee who has been discharged or discriminated against **in such manner** shall have a civil action for damages against his **or her** employer.”.

Senator Sifton moved that the above substitute amendment be adopted.

Senator Sifton offered **SA 1** to **SSA 1** for **SA 8**:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 8

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 8 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 1, Line 13, by inserting after the word “employer.” the following: “**The general assembly hereby expressly abrogates by this statute the decision of McBryde v. Ritenour School District, 207 S.W.3d 162 (Mo. App. E.D. 2006) and its progeny as it relates to whether or not the motivating factor standard is equivalent to the contributing factor standard.**”.

Senator Sifton moved that the above amendment be adopted.

At the request of Senator Sifton, **SA 8** was withdrawn, rendering **SSA 1** for **SA 8** and **SA 1** to **SSA 1** for **SA 8** moot.

Senator Sifton offered **SA 9**:

SENATE AMENDMENT NO. 9

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 9, Section 287.140, Lines 10-11, by striking all of the underlined language; and

Further amend said bill, page 15, section 287.780, lines 13-20 by striking all of said lines and inserting in lieu thereof the following: “way] discriminate against any employee for exercising any of his **or her** rights under this chapter **when the exercising of such rights is a motivating factor in the discharge or**

discrimination. Any employee who has been discharged or discriminated against **in such manner** shall have a civil action for damages against his **or her** employer. **For purposes of this section, “motivating factor” shall mean that the employee’s exercise of his or her rights under this chapter actually played a role in the discharge or discrimination and motivated the discharge or discrimination.”**

Senator Sifton moved that the above amendment be adopted.

Senator Schatz offered **SA 1 to SA 9**:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 9

Amend Senate Amendment No. 9 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 1, Line 7, by striking the word “a” and inserting in lieu thereof the following: “**the**”; and further amend line 13 by striking the word “motivated” and inserting in lieu thereof the following: “**had a determinative influence on**”.

Senator Schatz moved that the above amendment be adopted, which motion prevailed.

Senator Sifton moved that **SA 9**, as amended, be adopted, which motion prevailed.

Senator Walsh offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 113, Page 15, Section 287.170, Line 7 of said page, by inserting immediately after the word “employee” the following: “**within a reasonable degree of medical certainty**”.

Senator Walsh moved that the above amendment be adopted, which motion prevailed.

Senator Schatz moved that **SS for SCS for SB 113**, as amended, be adopted, which motion prevailed.

On motion of Senator Schatz, **SS for SCS for SB 113**, as amended, was declared perfected and ordered printed.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 142**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 88**, with **SCS**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 129**, with **SCS**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

COMMUNICATIONS

Senator Munzlinger submitted the following:

February 21, 2017

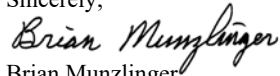
Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse,

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 376 be removed from the consent calendar.

Your assistance in this matter is appreciated.

Sincerely,



Brian Munzlinger

Senator District 18

Senator Schaaf submitted the following:

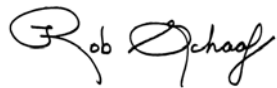
February 21, 2017

Adriane Crouse
Secretary of the Senate
State Capitol, Rm. 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Madam Secretary:

Pursuant to Rule 45, I object to the placement of SB 275 on the Senate Consent Calendar and respectfully request it be removed.

Sincerely,



Rob Schaaf

RESOLUTIONS

Senator Libla offered Senate Resolution No. 318, regarding Gunner Smith, which was adopted.

Senator Romine offered Senate Resolution No. 319, regarding Taleasa Berry, which was adopted.

INTRODUCTION OF GUESTS

On behalf of Senator Schupp and himself, Senator Schatz introduced to the Senate, the Physician of the Day, Dr. Ravi S. Johar, and his wife, Kay, Chesterfield.

Senator Hegeman introduced to the Senate, Madelyn Derks, King City.

Senator Cunningham introduced to the Senate, Mike and Michelle Kimrey, Marshfield.

Senator Kehoe introduced to the Senate, Emily Bauwens, Chesterfield; Daven Turner, Spanish Lake; Alex Boedeker, Elsberry; and J. P. Nash, Kirkwood; representatives of the Missouri Alliance of YMCAs.

Senator Holsman introduced to the Senate, Interim President Anthony R. Ross, Metropolitan Community College.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-EIGHTH DAY—WEDNESDAY, FEBRUARY 22, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 423-Sater	HB 438-Holsman
SB 424-Holsman	SB 439-Riddle
SB 425-Sifton	SB 440-Brown
SB 426-Wasson	SB 441-Hegeman
SB 427-Wasson	SB 442-Hegeman
SB 428-Eigel	SB 443-Chappelle-Nadal
SB 429-Rowden	SB 444-Rowden
SB 430-Cunningham	SB 445-Rowden
SB 431-Emery	SB 446-Rowden
SB 432-Koenig	SB 447-Rowden
SB 433-Sater	SB 448-Emery
SB 434-Sater	SB 449-Wieland
SB 435-Cunningham	SB 450-Wieland
SB 436-Curls	SB 451-Nasheed
SB 437-Holsman	SB 452-Hoskins

HOUSE BILLS ON SECOND READING

HCS for HB 57	HCS for HB 427
HCS for HBs 302 & 228	HB 336-Shull
HCS for HB 230	HB 58-Haefner
HB 126-Vescovo	HCS for HB 422
HB 85-Redmon	HCS for HBs 337, 259 & 575

THIRD READING OF SENATE BILLS

SB 45-Romine

SENATE BILLS FOR PERFECTION

1. SBs 37 & 244-Silvey, with SCS
2. SB 74-Schaaf, with SCS
3. SB 43-Romine, with SCS
4. SB 66-Schatz, with SCS
5. SB 189-Kehoe, with SCS
6. SB 28-Sater, with SCS
7. SB 139-Sater, with SCS
8. SB 20-Brown
9. SB 6-Richard, with SCS
10. SB 11-Wasson, with SCS
11. SB 228-Koenig
12. SB 62-Hegeman
13. SBs 314 & 340-Schatz and Nasheed,
with SCS
14. SB 34-Cunningham
15. SB 65-Schatz
16. SB 185-Onder, et al, with SCS
17. SB 10-Wasson and Richard, with SCS
18. SB 199-Wasson
19. SB 349-Wasson
20. SB 293-Romine
21. SB 190-Emery and Nasheed, with SCS
22. SB 184-Emery
23. SB 22-Chappelle-Nadal
24. SB 32-Emery, with SCS
25. SB 258-Munzlinger
26. SB 259-Munzlinger
27. SB 260-Munzlinger
28. SB 261-Munzlinger
29. SB 262-Munzlinger
30. SB 213-Rowden, with SCS
31. SB 123-Munzlinger
32. SB 283-Hegeman
33. SB 284-Hegeman, with SCS
34. SB 124-Wasson
35. SB 35-Cunningham
36. SB 114-Schatz
37. SB 247-Kraus, with SCS
38. SB 325-Kraus
39. SBs 285 & 17-Koenig, with SCS
40. SB 160-Sater, with SCS
41. SB 41-Wallingford and Emery
42. SB 67-Onder, et al
43. SB 195-Koenig
44. SB 18-Kraus
45. SB 290-Schatz, with SCS
46. SB 330-Munzlinger
47. SBs 44 & 63-Romine, with SCS
48. SB 328-Romine, with SCS
49. SB 188-Munzlinger, with SCS
50. SB 102-Cunningham, with SCS
51. SB 303-Wieland, with SCS
52. SB 49-Walsh, with SCS
53. SB 147-Romine
54. SJR 9-Romine, with SCS
55. SB 122-Munzlinger, with SCS
56. SB 227-Koenig, with SCS
57. SB 210-Onder, with SCS
58. SB 220-Riddle, with SCS
59. SB 97-Sater, with SCS
60. SB 176-Dixon
61. SB 13-Dixon
62. SB 177-Dixon, with SCS
63. SB 68-Onder and Nasheed
64. SB 126-Wasson
65. SB 221-Riddle
66. SB 83-Dixon
67. SB 99-Emery
68. SB 171-Dixon and Sifton, with SCS
69. SB 158-Dixon
70. SB 157-Dixon, with SCS
71. SB 81-Dixon
72. SB 178-Dixon
73. SB 204-Sifton
74. SB 84-Kraus, with SCS
75. SB 163-Romine

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 21-Brown

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 309-Walsh and Onder, with SCS

SB 229-Riddle, with SCS

SB 50-Walsh

SB 194-Wallingford

SB 25-Curls

SB 225-Schatz

SB 322-Wieland and Romine, with SCS

SB 217-Nasheed, with SCS

SB 326-Kraus

SB 252-Dixon, with SCS

SB 128-Dixon, with SCS

SB 299-Curls

RESOLUTIONS

SR 197-Richard

To be Referred

SR 305-Rowden

✓

Journal of the Senate

FIRST REGULAR SESSION

TWENTY-EIGHTH DAY—WEDNESDAY, FEBRUARY 22, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Happy are they who make the Lord their trust,..” (Psalm 40:4a)

O God, You have shown through the ages that You desire what is best for Your children and teach us to trust always in You. Remind us daily of Your faithfulness so we are never hesitant to call out to You. And Lord, heal our divisions and grant us to be one spirit in serving Your people. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schaaf offered Senate Resolution No. 320, regarding Alex Hall, St. Joseph, which was adopted.

Senator Schaaf offered Senate Resolution No. 321, regarding the Twenty-fifth Wedding Anniversary of Mike and Becky Cotton, Forest City, which was adopted.

Senator Munzlinger offered Senate Resolution No. 322, regarding Virgil N. Walker, Canton, which was adopted.

Senator Hoskins offered Senate Resolution No. 323, regarding Sky Donovan Roberson, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 324, regarding Imogene Elizabeth Turner Talbert, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 325, regarding Ida M. Harris, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 326, regarding Cecil Henry, Sr., Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 327, regarding Demetrius Leroy James, Jr., Warrensburg, which was adopted.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and ordered printed:

SB 453—By Sater.

An Act to repeal section 59.800, RSMo, and to enact in lieu thereof one new section relating to county recording fees.

SB 454—By Hoskins.

An Act to repeal sections 334.700, 334.702, 334.704, 334.706, 334.708, 334.710, 334.712, 334.715, 334.717, 334.719, 334.721, and 334.725, RSMo, and to enact in lieu thereof thirteen new sections relating to the licensure of athletic trainers, with penalty provisions.

SB 455—By Rowden.

An Act to repeal section 334.735, RSMo, and to enact in lieu thereof one new section relating to physician assistants.

SB 456—By Rowden.

An Act to repeal sections 201.030 and 201.040, RSMo, and to enact in lieu thereof three new sections relating to healthcare for persons with disabilities.

SB 457—By Eigel.

An Act to repeal sections 227.290, 230.110, and 230.250, RSMo, and to enact in lieu thereof five new sections relating to the state highway system.

SJR 18—By Curls.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 3 of article XIII of the Constitution of Missouri, and adopting one new section in lieu thereof relating to periodic cost-of-living adjustments appropriated by the general assembly.

REFERRALS

President Pro Tem Richard referred **SR 305** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SCS** for **SB 113**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

SENATE BILLS FOR PERFECTION

Senator Silvey moved that **SB 37** and **SB 244**, with **SCS**, be taken up for perfection, which motion prevailed.

Senator Silvey requested unanimous consent that he be allowed to live stream his opening remarks, which request was granted.

SCS for **SBs 37** and **244**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 37 and 244**

An Act to repeal sections 302.065, 302.183, and 302.189, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

Was taken up.

Senator Silvey moved that **SCS** for **SBs 37** and **244** be adopted.

Senator Silvey offered **SS** for **SCS** for **SBs 37** and **244**, entitled:

**SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 37 & 244**

An Act to repeal sections 302.065, 302.183, and 302.189, RSMo, and to enact in lieu thereof one new section relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

Senator Silvey moved that **SS** for **SCS** for **SBs 37** and **244** be adopted.

Senator Hegeman assumed the Chair.

President Parson assumed the Chair.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Kraus offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 37 and 244, Page 8, Section 302.170, Line 10 of said page, by inserting immediately after said line the following:

“302.185. In the event that a license issued under sections 302.010 to 302.780 shall be lost or destroyed or when a veteran seeks a veteran designation under section 302.188 prior to the expiration of a license, but not where a license has been suspended, taken up, revoked, disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as was issued may obtain a duplicate license upon furnishing proper identification and satisfactory proof to the director or his authorized license agents that the license has been lost or destroyed, and upon payment of a fee of fifteen dollars for a duplicate license if the person transports persons or property as classified in section 302.015, and a fee of seven dollars and fifty cents for all other duplicate classifications of license. **The department of revenue shall not collect a duplicate license fee for issuance of a REAL ID compliant driver's license or identification card.**”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above amendment be adopted.

Senator Riddle assumed the Chair.

At the request of Senator Silvey, **SB 37** and **SB 244**, with **SCS**, **SS** for **SCS**, and **SA 1** (pending), was placed on the Informal Calendar.

President Parson assumed the Chair.

Senator Riddle assumed the Chair.

President Parson assumed the Chair.

Senator Schaaf moved that **SB 74**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 74**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 74

An Act to repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions.

Was taken up.

Senator Schaaf moved that **SCS** for **SB 74** be adopted.

Senator Schaaf offered **SS** for **SCS** for **SB 74**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 74

An Act to repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions.

Senator Schaaf moved that **SS** for **SCS** for **SB 74** be adopted.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 74, Page 11, Section 195.459, Line 26, by inserting immediately after the number “195.456,” the following: “**and except for**”.

Senator Schaaf moved that the above amendment be adopted, which motion prevailed.

Senator Munzlinger offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 74, Page 6, Section 195.453, Line 9 of said page, by inserting after “PDMP.” the following: “**No vendor that has had any data breach, data compromise, data hack, or any other data insecurity in any database the vendor has run, established, or maintained, either in-state or out-of-state, shall be awarded a contract under this section.**”.

Senator Munzlinger moved that the above amendment be adopted.

Senator Munzlinger offered **SSA 1** for **SA 2**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 74, Page 6, Section 195.453, Line 9 of said page, by inserting after “PDMP.” the following: “**No vendor that has had any data breach, data compromise, data hack, or any other data insecurity in any database the vendor has run, established, or maintained, either in-state or out-of-state, shall be awarded a contract under this section. Any vendor that has been awarded a contract under this section and has any such data breach, compromise, hack, or insecurity of the PDMP it maintains under sections 195.450 to 195.471 shall be in breach of contract and such contract shall be terminated.**”.

Senator Munzlinger moved that the above substitute amendment be adopted, which motion prevailed.

Senator Emery offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 74, Page 12, Section 195.459, Line 26, by inserting after all of said line the following:

“4. All prescribers who choose, or are required, to submit prescription information under the provisions of subsection 5 of section 195.453 shall have a prominently posted sign in bold letters stating “ALL CONTROLLED SUBSTANCE PRESCRIPTIONS SHALL BE REPORTED TO THE BUREAU OF NARCOTICS AND DANGEROUS DRUGS AND SCREENED FOR VIOLATIONS”.”.

Senator Emery moved that the above amendment be adopted, which motion prevailed.

Senator Schaaf moved that **SS** for **SCS** for **SB 74**, as amended, be adopted, which motion prevailed.

Senator Schaaf requested a roll call vote be taken on the perfection of **SS** for **SCS** for **SB 74**, as amended, and was joined in his request by Senators Emery, Koenig, Onder and Sifton.

On motion of Senator Schaaf, **SS** for **SCS** for **SB 74**, as amended, was declared perfected and ordered printed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Hegeman	Holsman	Hummel	Kehoe
Libla	Munzlinger	Richard	Riddle	Rizzo	Romine	Rowden
Schaaf	Schatz	Sifton	Silvey	Wallingford	Wasson—20	

NAYS—Senators

Chappelle-Nadal	Curls	Eigel	Emery	Hoskins	Koenig	Kraus
Nasheed	Onder	Sater	Schupp	Walsh	Wieland—13	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

February 21, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Craig D. Frazier, Republican, 704 South Hickory Terrace, Springfield, Greene County, Missouri 65809, as a member of the Missouri State University Board of Governors, for a term ending January 1, 2023, and until his successor is duly appointed and qualified; vice, Lloyd Joseph Carmichael, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

February 21, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Carol Silvey, Independent, 1040 Circle Drive, West Plains, Howell County, Missouri 65575, as a member of the Missouri State University Board of Governors, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, Peter W. Hofherr, term expired.

Respectfully submitted,

Eric R. Greitens

Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Nasheed offered Senate Resolution No. 328, regarding Saint Louis Treatment Court, which was adopted.

Senator Hegeman offered Senate Resolution No. 329, regarding Jake Wolfe, Smithville, which was adopted.

Senator Hegeman offered Senate Resolution No. 330, regarding Destiny Adams, Kearney, which was adopted.

Senator Kraus offered Senate Resolution No. 331, regarding Sophie Schooley, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 332, regarding Paige Maxwell, Lee's Summit, which was adopted.

Senator Sater offered Senate Resolution No. 333, regarding the One Hundredth Birthday of Elizabeth Bourey, Neosho, which was adopted.

Senator Sater offered Senate Resolution No. 334, regarding Julie Vasquez, which was adopted.

Senator Hegeman offered Senate Resolution No. 335, regarding Karma J. Metzgar, Mound City, which was adopted.

Senator Wallingford offered Senate Resolution No. 336, regarding Kate Zibluk, Cape Girardeau, which was adopted.

Senator Hummel offered Senate Resolution No. 337, regarding Elysse Price, Saint Louis, which was adopted.

Senator Walsh offered Senate Resolution No. 338, regarding Michael J. Pendergast, St. Louis, which was adopted.

INTRODUCTION OF GUESTS

Senator Silvey introduced to the Senate, Janae Staicer, Coro Fellow, St. Louis.

Senator Nasheed introduced to the Senate, Sarah Cornet, Coro Fellow, St. Louis.

Senator Schupp introduced to the Senate, Kevin Hutchins, Coro Fellow, St. Louis.

Senator Eigel introduced to the Senate, Courtney Tine, Tiffany Jackson, Megan Herman, Miriam Wetter, Linda Ponzar, Barbara Kellams and Cherie Posley, representatives of the Missouri Alzheimer's Association, St. Charles County.

Senator Holsman introduced to the Senate, Elizabeth Sellers, Kansas City; and Caroline Allen, Belton.

Senator Libla introduced to the Senate, Jorge Rodriguez, Coro Fellow, Berkeley, California.

Senator Sater introduced to the Senate, Sheila Thomas, Walnut Shade.

Senator Riddle introduced to the Senate, Melanie Cook, Brooke Simpson, Shelby Hall, Alli Fort, Bailey Gorrell, Devin Hopson, Kendall Love and Cynthia Fague.

Senator Riddle introduced to the Senate, Hillary Williams, Mexico.

Senator Schaaf introduced to the Senate, Marci Bennett, St. Joseph.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

TWENTY-NINTH DAY—THURSDAY, FEBRUARY 23, 2017

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 423-Sater
 SB 424-Holsman
 SB 425-Sifton
 SB 426-Wasson
 SB 427-Wasson
 SB 428-Eigel
 SB 429-Rowden
 SB 430-Cunningham
 SB 431-Emery
 SB 432-Koenig
 SB 433-Sater
 SB 434-Sater

SB 435-Cunningham
 SB 436-Curls
 SB 437-Holsman
 SB 438-Holsman
 SB 439-Riddle
 SB 440-Brown
 SB 441-Hegeman
 SB 442-Hegeman
 SB 443-Chappelle-Nadal
 SB 444-Rowden
 SB 445-Rowden
 SB 446-Rowden

SB 447-Rowden
SB 448-Emery
SB 449-Wieland
SB 450-Wieland
SB 451-Nasheed
SB 452-Hoskins

SB 453-Sater
SB 454-Hoskins
SB 455-Rowden
SB 456-Rowden
SB 457-Eigel
SJR 18-Curls

HOUSE BILLS ON SECOND READING

HCS for HB 57
HCS for HBs 302 & 228
HCS for HB 230
HB 126-Vescovo
HB 85-Redmon

HCS for HB 427
HB 336-Shull
HB 58-Haefner
HCS for HB 422
HCS for HBs 337, 259 & 575

THIRD READING OF SENATE BILLS

SB 45-Romine

SS for SCS for SB 113-Schatz

SENATE BILLS FOR PERFECTION

1. SB 43-Romine, with SCS
2. SB 66-Schatz, with SCS
3. SB 189-Kehoe, with SCS
4. SB 28-Sater, with SCS
5. SB 139-Sater, with SCS
6. SB 20-Brown
7. SB 6-Richard, with SCS
8. SB 11-Wasson, with SCS
9. SB 228-Koenig
10. SB 62-Hegeman
11. SBs 314 & 340-Schatz and Nasheed,
 with SCS
12. SB 34-Cunningham
13. SB 65-Schatz
14. SB 185-Onder, et al, with SCS
15. SB 10-Wasson and Richard, with SCS
16. SB 199-Wasson
17. SB 349-Wasson
18. SB 293-Romine
19. SB 190-Emery and Nasheed, with SCS
20. SB 184-Emery

21. SB 22-Chappelle-Nadal
22. SB 32-Emery, with SCS
23. SB 258-Munzlinger
24. SB 259-Munzlinger
25. SB 260-Munzlinger
26. SB 261-Munzlinger
27. SB 262-Munzlinger
28. SB 213-Rowden, with SCS
29. SB 123-Munzlinger
30. SB 283-Hegeman
31. SB 284-Hegeman, with SCS
32. SB 124-Wasson
33. SB 35-Cunningham
34. SB 114-Schatz
35. SB 247-Kraus, with SCS
36. SB 325-Kraus
37. SBs 285 & 17-Koenig, with SCS
38. SB 160-Sater, with SCS
39. SB 41-Wallingford and Emery
40. SB 67-Onder, et al
41. SB 195-Koenig

- | | |
|----------------------------------|---------------------------------------|
| 42. SB 18-Kraus | 58. SB 176-Dixon |
| 43. SB 290-Schatz, with SCS | 59. SB 13-Dixon |
| 44. SB 330-Munzlinger | 60. SB 177-Dixon, with SCS |
| 45. SBs 44 & 63-Romine, with SCS | 61. SB 68-Onder and Nasheed |
| 46. SB 328-Romine, with SCS | 62. SB 126-Wasson |
| 47. SB 188-Munzlinger, with SCS | 63. SB 221-Riddle |
| 48. SB 102-Cunningham, with SCS | 64. SB 83-Dixon |
| 49. SB 303-Wieland, with SCS | 65. SB 99-Emery |
| 50. SB 49-Walsh, with SCS | 66. SB 171-Dixon and Sifton, with SCS |
| 51. SB 147-Romine | 67. SB 158-Dixon |
| 52. SJR 9-Romine, with SCS | 68. SB 157-Dixon, with SCS |
| 53. SB 122-Munzlinger, with SCS | 69. SB 81-Dixon |
| 54. SB 227-Koenig, with SCS | 70. SB 178-Dixon |
| 55. SB 210-Onder, with SCS | 71. SB 204-Sifton |
| 56. SB 220-Riddle, with SCS | 72. SB 84-Kraus, with SCS |
| 57. SB 97-Sater, with SCS | 73. SB 163-Romine |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--------------|---------------------------------------|
| SB 5-Richard | SBs 37 & 244-Silvey, with SCS, SS for |
| SB 21-Brown | SCS & SA 1 (pending) |

CONSENT CALENDAR

Senate Bills

Reported 2/16

- | | |
|----------------------------------|-------------------------------------|
| SB 309-Walsh and Onder, with SCS | SB 322-Wieland and Romine, with SCS |
| SB 229-Riddle, with SCS | SB 217-Nasheed, with SCS |
| SB 50-Walsh | SB 326-Kraus |
| SB 194-Wallingford | SB 252-Dixon, with SCS |
| SB 25-Curls | SB 128-Dixon, with SCS |
| SB 225-Schatz | SB 299-Curls |

RESOLUTIONS

- SR 197-Richard

Journal of the Senate

FIRST REGULAR SESSION

TWENTY-NINTH DAY—THURSDAY, FEBRUARY 23, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Protect me, O God, for in You I take refuge. I say to the Lord, You are my Lord: I have no good apart from You.” (Psalm 16:1-2)

O God, we have come to the end of the week of our being here, and as we finish up we are mindful of our relationship with You, for You give us a clear understanding of what You require of us, so let us never let us stray from the path You have put us on. Let us be mindful as we travel home that all the good we have—spouse, children, friends, work and community—come from You and we are to be truly thankful and never stray from You our God. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 339, regarding Madelyn Hubbs, Bridgeton, which was adopted.

Senator Schupp offered Senate Resolution No. 340, regarding Dan Smith, which was adopted.

Senator Hegeman offered Senate Resolution No. 341, regarding the Sixtieth Anniversary of Deene and Sarah Lawrence, Fairfax, which was adopted.

Senator Hegeman offered Senate Resolution No. 342, regarding Eagle Scout Craig E. Mueller, Kearney, which was adopted.

Senator Wasson offered Senate Resolution No. 343, regarding Eagle Scout Brian Correll, Rogersville, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 458—By Holsman.

An Act to repeal section 393.1075, RSMo, and to enact in lieu thereof one new section relating to energy efficiency, with an existing penalty provision.

SB 459—By Holsman.

An Act to amend chapter 386, RSMo, by adding thereto two new sections relating to energy.

SB 460—By Holsman.

An Act to repeal section 89.330, RSMo, and to enact in lieu thereof one new section relating to planning commissions.

SB 461—By Holsman.

An Act to repeal section 135.710, RSMo, and to enact in lieu thereof one new section relating to tax credits for operating certain alternative fuel refueling properties.

SB 462—By Sifton.

An Act to amend chapter 337, RSMo, by adding thereto fourteen new sections relating to the psychology interjurisdictional compact, with a delayed effective date.

SB 463—By Kehoe.

An Act to repeal section 105.955, RSMo, and to enact in lieu thereof one new section relating to the Missouri ethics commission.

SB 464—By Emery.

An Act to repeal section 162.700, RSMo, and to enact in lieu thereof one new section relating to the early childhood special education program.

SB 465—By Emery.

An Act to repeal sections 473.730, 473.770, 473.771, 475.016, 475.082, 475.083, 475.094, 475.120,

475.123, 475.125, 475.130, 475.145, 475.230, 475.270, 475.276, 475.290, 475.322, and 475.355, RSMo, and to enact in lieu thereof twenty-five new sections relating to guardianship proceedings.

SB 466—By Emery.

An Act to amend chapter 67, RSMo, by adding thereto one new section relating to the prosperity states compact.

SB 467—By Schupp.

An Act to amend chapter 351, RSMo, by adding thereto twelve new sections relating to benefit corporations.

SB 468—By Hegeman.

An Act to repeal sections 536.025, 536.200, and 536.205, RSMo, and to enact in lieu thereof three new sections relating to emergency rules.

SB 469—By Schatz.

An Act to amend chapter 99, RSMo, by adding thereto one new section relating to land clearance projects.

SB 470—By Cunningham.

An Act to repeal section 447.581, RSMo, and to enact in lieu thereof one new section relating to unclaimed property, with penalty provisions.

SB 471—By Hummel.

An Act to repeal section 173.670, RSMo, and to enact in lieu thereof one new section relating to the science, technology, engineering, and mathematics fund.

SB 472—By Hoskins.

An Act to repeal section 144.010, RSMo, and to enact in lieu thereof one new section relating to sales taxes associated with honey bees.

SB 473—By Rowden.

An Act to amend chapter 37, RSMo, by adding thereto one new section relating to a social innovation grant program.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SR 270**, begs leave to report that it has considered the same and recommends that the resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SCS** for **SB 74**, begs leave to report that it has examined the same and finds that the bill has been

truly perfected and that the printed copies furnished the Senators are correct.

Senator Onder, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **HB 251**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following report:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS for HB 130**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

REFERRALS

President Pro Tem Richard referred **SS for SCS for SB 74** to the Committee on Fiscal Oversight.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 423—Seniors, Families and Children.

SB 424—Transportation, Infrastructure and Public Safety.

SB 425—Economic Development.

SB 426—Economic Development.

SB 427—Insurance and Banking.

SB 428—Education.

SB 429—Professional Registration.

SB 430—Insurance and Banking.

SB 431—Education.

SB 432—Seniors, Families and Children.

SB 433—Seniors, Families and Children.

SB 434—Education.

SB 435—Transportation, Infrastructure and Public Safety.

SB 436—Judiciary and Civil and Criminal Jurisprudence.

SB 437—Local Government and Elections.

SB 438—General Laws.

SB 439—Transportation, Infrastructure and Public Safety.

SB 440—Education.

SB 441—Health and Pensions.

SB 442—Local Government and Elections.

SB 443—Small Business and Industry.

SB 444—Ways and Means.

SB 445—Progress and Development.

SB 446—Agriculture, Food Production and Outdoor Resources.

SB 447—Professional Registration.

SB 448—Judiciary and Civil and Criminal Jurisprudence.

SB 449—Transportation, Infrastructure and Public Safety.

SB 450—Insurance and Banking.

SB 451—Transportation, Infrastructure and Public Safety.

SB 452—Economic Development.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 57—Judiciary and Civil and Criminal Jurisprudence.

HCS for HBs 302 & 228—Transportation, Infrastructure and Public Safety.

HCS for HB 230—Professional Registration.

HB 126—General Laws.

HB 85—Transportation, Infrastructure and Public Safety.

HCS for HB 427—Insurance and Banking.

HB 336—Insurance and Banking.

HB 58—Health and Pensions.

HCS for HB 422—Judiciary and Civil and Criminal Jurisprudence.

HCS for HBs 337, 259 & 575—Insurance and Banking.

THIRD READING OF SENATE BILLS

SB 45, introduced by Senator Romine, entitled:

An Act to repeal sections 435.350, 435.355, and 435.440, RSMo, and to enact in lieu thereof three new sections relating to arbitration agreements between employers and at-will employees.

Was taken up.

On motion of Senator Romine, **SB 45** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SCS for SB 113, introduced by Senator Schatz, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 113

An Act to repeal sections 287.120, 287.140, 287.170, 287.243, and 287.780, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation, with an existing penalty provision.

Was taken up.

On motion of Senator Schatz, **SS for SCS for SB 113** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

RESOLUTIONS

Senator Hoskins offered Senate Resolution No. 344, regarding Helen Charline Harris-Brown, Warrensburg, which was adopted.

Senator Hoskins offered Senate Resolution No. 345, regarding New Beginnings Fellowship, Higginsville, which was adopted.

Senator Hoskins offered Senate Resolution No. 346, regarding Sharron White and Morris Collins, Warrensburg, which was adopted.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, the Physician of the Day, Dr. George Prica, Jr., Columbia.

Senator Munzlinger introduced to the Senate, representatives from the 17th class of Missouri Agricultural Leaders of Tomorrow (ALOT), Bowling Green.

Senator Riddle introduced to the Senate, fourth grade students from Eugene Field Elementary School, Mexico.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, February 27, 2017.

SENATE CALENDAR

THIRTIETH DAY—MONDAY, FEBRUARY 27, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 453-Sater

SB 454-Hoskins

SB 455-Rowden

SB 456-Rowden

SB 457-Eigel

SB 458-Holsman

SB 459-Holsman

SB 460-Holsman

SB 461-Holsman

SB 462-Sifton

SB 463-Kehoe

SB 464-Emery

SB 465-Emery

SB 466-Emery

SB 467-Schupp

SB 468-Hegeman

SB 469-Schatz

SB 470-Cunningham

SB 471-Hummel
SB 472-Hoskins

SB 473-Rowden
SJR 18-Curls

THIRD READING OF SENATE BILLS

SS for SCS for SB 74-Schaaf
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|---|-----------------------------------|
| 1. SB 43-Romine, with SCS | 31. SB 284-Hegeman, with SCS |
| 2. SB 66-Schatz, with SCS | 32. SB 124-Wasson |
| 3. SB 189-Kehoe, with SCS | 33. SB 35-Cunningham |
| 4. SB 28-Sater, with SCS | 34. SB 114-Schatz |
| 5. SB 139-Sater, with SCS | 35. SB 247-Kraus, with SCS |
| 6. SB 20-Brown | 36. SB 325-Kraus |
| 7. SB 6-Richard, with SCS | 37. SBs 285 & 17-Koenig, with SCS |
| 8. SB 11-Wasson, with SCS | 38. SB 160-Sater, with SCS |
| 9. SB 228-Koenig | 39. SB 41-Wallingford and Emery |
| 10. SB 62-Hegeman | 40. SB 67-Onder, et al |
| 11. SBs 314 & 340-Schatz and Nasheed,
with SCS | 41. SB 195-Koenig |
| 12. SB 34-Cunningham | 42. SB 18-Kraus |
| 13. SB 65-Schatz | 43. SB 290-Schatz, with SCS |
| 14. SB 185-Onder, et al, with SCS | 44. SB 330-Munzlinger |
| 15. SB 10-Wasson and Richard, with SCS | 45. SBs 44 & 63-Romine, with SCS |
| 16. SB 199-Wasson | 46. SB 328-Romine, with SCS |
| 17. SB 349-Wasson | 47. SB 188-Munzlinger, with SCS |
| 18. SB 293-Romine | 48. SB 102-Cunningham, with SCS |
| 19. SB 190-Emery and Nasheed, with SCS | 49. SB 303-Wieland, with SCS |
| 20. SB 184-Emery | 50. SB 49-Walsh, with SCS |
| 21. SB 22-Chappelle-Nadal | 51. SB 147-Romine |
| 22. SB 32-Emery, with SCS | 52. SJR 9-Romine, with SCS |
| 23. SB 258-Munzlinger | 53. SB 122-Munzlinger, with SCS |
| 24. SB 259-Munzlinger | 54. SB 227-Koenig, with SCS |
| 25. SB 260-Munzlinger | 55. SB 210-Onder, with SCS |
| 26. SB 261-Munzlinger | 56. SB 220-Riddle, with SCS |
| 27. SB 262-Munzlinger | 57. SB 97-Sater, with SCS |
| 28. SB 213-Rowden, with SCS | 58. SB 176-Dixon |
| 29. SB 123-Munzlinger | 59. SB 13-Dixon |
| 30. SB 283-Hegeman | 60. SB 177-Dixon, with SCS |
| | 61. SB 68-Onder and Nasheed |

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|---------------------------------------|----------------------------|
| 62. SB 126-Wasson | 68. SB 157-Dixon, with SCS |
| 63. SB 221-Riddle | 69. SB 81-Dixon |
| 64. SB 83-Dixon | 70. SB 178-Dixon |
| 65. SB 99-Emery | 71. SB 204-Sifton |
| 66. SB 171-Dixon and Sifton, with SCS | 72. SB 84-Kraus, with SCS |
| 67. SB 158-Dixon | 73. SB 163-Romine |

HOUSE BILLS ON THIRD READING

HB 251-Taylor, with SCS	HCS for HB 130, with SCS (Onder)
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INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SBs 37 & 244-Silvey, with SCS, SS for SCS &
SB 21-Brown	SA 1 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 309-Walsh and Onder, with SCS	SB 322-Wieland and Romine, with SCS
SB 229-Riddle, with SCS	SB 217-Nasheed, with SCS
SB 50-Walsh	SB 326-Kraus
SB 194-Wallingford	SB 252-Dixon, with SCS
SB 25-Curls	SB 128-Dixon, with SCS
SB 225-Schatz	SB 299-Curls

RESOLUTIONS

SR 197-Richard

Reported from Committee

SR 270-Kraus

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Journal of the Senate

FIRST REGULAR SESSION

THIRTIETH DAY—MONDAY, FEBRUARY 27, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The beginning of wisdom is this: Get wisdom, and whatever else you get, get insight.”(Proverbs 4:1)

Holy Father, You surround us with Your grace, so keep us mindful that our very lives are a gift from You. And You freely give us insight so we may apply wisdom in what we write and share and how we live with others. So in this demanding life keep us from straying from Your wisdom, keeping Your word and serving You with our whole heart in word and deed. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, February 23, 2017 was read and approved.

Senator Kehoe announced photographers from The Missouri Times and KOMU-TV8 were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Dixon—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 347, regarding Lisa A. Baue, which was adopted.

Senator Onder offered Senate Resolution No. 348, regarding Mark Hollander, which was adopted.

Senator Schupp offered Senate Resolution No. 349, regarding Christine Johnston, Creve Coeur, which was adopted.

Senator Schupp offered Senate Resolution No. 350, regarding Jenny Marquart, Webster Groves, which was adopted.

Senator Hummel offered Senate Resolution No. 351, regarding Nick Trupiano, Saint Louis, which was adopted.

Senator Eigel offered Senate Resolution No. 352, regarding William Spalding “Bill” Holtshouser, which was adopted.

Senator Kehoe offered Senate Resolution No. 353, regarding Ken Kuster, Jefferson City, which was adopted.

Senator Hummel offered Senate Resolution No. 354, regarding WUVets, Saint Louis, which was adopted.

Senator Koenig offered Senate Resolution No. 355, regarding Madeline Domian, Fenton, which was adopted.

Senator Wasson offered Senate Resolution No. 356, regarding Meredith Sharp, Springfield, which was adopted.

Senator Wasson offered Senate Resolution No. 357, regarding Haley Farris, Oldfield, which was adopted.

Senator Riddle offered Senate Resolution No. 358, regarding the One Hundred and Fifth Birthday of Velma Fern Barker, Wellsville, which was adopted.

Senator Riddle offered Senate Resolution No. 359, regarding the Fiftieth Wedding Anniversary of Jimmy and Ronda Hays, Fulton, which was adopted.

Senator Riddle offered Senate Resolution No. 360, regarding Keith Morris, Holts Summit, which was adopted.

Senator Wallingford offered Senate Resolution No. 361, regarding the One Hundredth Birthday of Robert H. Duckworth, Jr., which was adopted.

Senator Libla offered Senate Resolution No. 362, regarding Greg Hill, which was adopted.

Senator Riddle offered Senate Resolution No. 363, regarding Graf & Sons, Mexico, which was adopted.

Senator Schaaf offered Senate Resolution No. 364, regarding Kennedea Caldwell, Houston Lake, which was adopted.

Senator Schaaf offered Senate Resolution No. 365, regarding Carah Sage, Camden Point, which was adopted.

Senator Schaaf offered Senate Resolution No. 366, regarding Madelyn Judah, Parkville, which was adopted.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 474—By Schatz.

An Act to repeal section 302.441, RSMo, and to enact in lieu thereof one new section relating to employment exemption variances in ignition interlock device requirements.

SB 475—By Schatz.

An Act to repeal section 226.095, RSMo, relating to mandatory arbitration in tort claims against the department of transportation.

SB 476—By Schatz.

An Act to repeal sections 162.431 and 167.121, RSMo, and to enact in lieu thereof three new sections relating to travel hardships of public school pupils.

SB 477—By Riddle.

An Act to repeal sections 209.251 and 209.253, RSMo, and to enact in lieu thereof two new sections relating to the statewide telecommunications equipment distribution program.

SB 478—By Silvey and Holsman.

An Act to amend chapter 162, RSMo, by adding thereto one new section relating to personal information data of students.

SB 479—By Kraus.

An Act to repeal section 144.044, RSMo, and to enact in lieu thereof one new section relating to sales taxes on the sale of manufactured homes.

SB 480—By Kraus.

An Act to amend chapter 311, RSMo, by adding thereto one new section relating to intoxicating liquor.

SB 481—By Sifton.

An Act to repeal section 287.067, RSMo, and to enact in lieu thereof one new section relating to occupational diseases under worker' compensation laws.

SB 482—By Sifton.

An Act to repeal section 337.503, RSMo, and to enact in lieu thereof one new section relating to licensed professional counselors.

SB 483—By Holsman.

An Act to repeal section 300.295, RSMo, and to enact in lieu thereof one new section relating to railroad grade crossings.

SB 484—By Koenig.

An Act to repeal section 57.010, RSMo, and to enact in lieu thereof one new section relating to the

appointment of sheriffs in the city of St. Louis.

SB 485—By Hoskins.

An Act to repeal section 160.415, RSMo, and to enact in lieu thereof one new section relating to early childhood education funds, with an emergency clause.

SB 486—By Kehoe.

An Act to authorize the conveyance of a certain state property to the city of Jefferson.

SB 487—By Curls.

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to parliamentary law month.

SENATE BILLS FOR PERFECTION

Senator Romine moved that **SB 43**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 43**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 43

An Act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating to unlawful discriminatory practices.

Was taken up.

Senator Romine moved that **SCS** for **SB 43** be adopted.

Senator Romine offered **SS** for **SCS** for **SB 43**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 43

An Act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating to unlawful discriminatory practices.

Senator Romine moved that **SS** for **SCS** for **SB 43** be adopted.

Senator Schupp offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 43, Page 3, Section 213.010, Line 9 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity**,”; and further amend line 11 of said page, by inserting after “housing” the following: “. **Discrimination includes any unfair treatment based on a person’s presumed or assumed race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing, whether or not the presumption or assumption as to such characteristics is correct**”; and

Further amend said bill and section, Page 4, Line 28 of said page, by inserting after “(12)” the following: “**“Gender identity”, the gender-related identity, appearance, or mannerisms, or other gender-related**

characteristics of an individual, with or without regard to the individual's designed sex at birth;
(13)"; and

Further amend said bill and section, Page 6, Line 2 of said page, by striking "his" and inserting in lieu thereof the following: "**the proprietor's**"; and further amend Line 28 of said page, by inserting immediately after "(19)" the following: "**Sexual orientation, one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender, or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationship or a history of no such attraction or relationship;**

(20)"; and further amend said section by renumbering the subdivisions accordingly; and

Further amend said bill and section, Page 7, Line 1 of said page, by inserting after all of said line the following:

"213.030. 1. The powers and duties of the commission shall be:

(1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;

(2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;

(3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;

(4) To appoint such employees as it may deem necessary, fix their compensation within the appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;

(5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;

(6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;

(7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;

(8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;

(9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing;

(10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;

(11) To adopt an official seal;

(12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;

(13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter;

(14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.

2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of [section 536.024] **chapter 536.**"; and

Further amend said bill and page, Section 213.040, Line 6 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and further amend line 11 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and further amend line 17 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and further amend line 21 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and further amend line 28 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and

Further amend said bill and section, Page 14, Line 10 of said page, by inserting after all of said line the following:

"213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, disability or familial status to a person applying therefor for the purpose of purchasing, construction, improving, repairing, or maintaining a dwelling, or to discriminate against [him] **such person** in fixing of the amount, interest rate, duration or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, disability, or familial status of such person or of any person associated with [him] **such person** in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given."; and

Further amend said bill, Page 14, Section 213.050, Line 16 of said page, by inserting after "sex," the following: "**sexual orientation, gender identity**"; and

Further amend said bill, Page 14, Section 213.055, line 19 of said page, by inserting after "sex," the

following: “**sexual orientation, gender identity,**”; and further amend line 23 of said page, by inserting after “his” the following: “**or her**”; and further amend line 25 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 27 of said page, by striking the word “his” as it appears both times on said line and inserting in lieu thereof both times “**such person’s**”; and

Further amend said bill and section, page 15, line 2 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 3 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 9 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 15 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 17 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 21 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 22 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and

Further amend said bill and section, page 16, line 3 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 8 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and line 11 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 21 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 27 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and

Further amend said bill and section, page 17, line 5 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 9 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 15 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and

Further amend said bill, Page 18, Section 213.065, Line 1 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 10 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and

Further amend said bill, Page 19, Section 213.070, Line 1 of said page, by striking the opening bracket “[” from said line; and further amend line 3 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and further amend line 5 of said page, by striking the closing bracket “]” from said line; and

Further amend said bill, Page 26, Section 213.101, Line 24 of said page, by inserting after “sex,” the following: “**sexual orientation, gender identity,**”; and

Further amend the title and enacting clause accordingly.

Senator Schupp moved that the above amendment be adopted and requested a roll call vote be taken. She was joined in her request by Senators Curls, Rizzo, Sifton and Walsh.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Holsman offered **SSA 1** for **SA 1**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 43, Page 3, Section 213.010, Line 9, of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 11 of said page, by inserting after “housing” the following: “**. Discrimination includes any unfair treatment based on a person’s presumed or assumed race, color, religion, national origin, ancestry, sex, status as a veteran, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing, whether or not the presumption or assumption as to such characteristics is correct**”; and

Further amend said bill and section, Page 4, Line 28 of said page, by inserting after “(12)” the following: “**”Gender identity”, the gender-related identity, appearance, or mannerisms, or other gender-related characteristics of an individual, with or without regard to the individual’s designed sex at birth;**

(13)”; and

Further amend said bill and section, Page 6, Line 2 of said page, by striking “his” and inserting in lieu thereof the following: “**the proprietor’s**”; and further amend Line 28 of said page, by inserting immediately after “(19)” the following: “**”Sexual orientation”, one’s actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender, or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term “sexual orientation” includes a history of such attraction or relationship or a history of no such attraction or relationship;**

(20)”; and further amend said section by renumbering the subdivisions accordingly; and

Further amend said bill and section, Page 7, Line 1 of said page, by inserting after the word “chapter” the following:

“**(21) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency**”; and further amend said line by inserting after all of said line the following:

“213.030. 1. The powers and duties of the commission shall be:

(1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;

(2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;

(3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;

(4) To appoint such employees as it may deem necessary, fix their compensation within the

appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;

(5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;

(6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;

(7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;

(8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;

(9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing;

(10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;

(11) To adopt an official seal;

(12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;

(13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter;

(14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.

2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of [section 536.024] **chapter 536.**"; and

Further amend said bill and page, Section 213.040, Line 6 of said page, by inserting after "sex," the following: "**status as a veteran, sexual orientation, gender identity**"; and further amend line 11 of said page, by inserting after "sex," the following: "**status as a veteran, sexual orientation, gender identity**"; and further amend line 17 of said page, by inserting after "sex," the following: "**status as a veteran, sexual orientation, gender identity**"; and further amend line 21 of said page, by inserting after "sex," the following: "**status as a veteran, sexual orientation, gender identity**"; and further amend line 28 of said

page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend said bill and section, Page 14, Line 10 of said page, by inserting after all of said line the following:

“213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity,** disability or familial status to a person applying therefor for the purpose of purchasing, construction, improving, repairing, or maintaining a dwelling, or to discriminate against [him] **such person** in fixing of the amount, interest rate, duration or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, **status as a veteran, sexual orientation, gender identity,** disability, or familial status of such person or of any person associated with [him] **such person** in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given.”; and

Further amend said bill, Page 14, Section 213.050, Line 16 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend said bill, Page 14, Section 213.055, line 19 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 23 of said page, by inserting after “his” the following: “**or her**”; and further amend line 25 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 27 of said page, by striking the word “his” as it appears both times on said line and inserting in lieu thereof both times “**such person’s**”; and

Further amend said bill and section, page 15, line 2 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 3 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 9 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 15 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 17 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 21 of said page, by striking “his” and inserting in lieu thereof the following: “**such person’s**”; and further amend line 22 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend bill and section, page 16, line 3 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 8 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and line 11 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 21 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 27 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend said bill and section, page 17, line 5 of said page, by inserting after “sex,” the following:

“**status as a veteran, sexual orientation, gender identity,**”; and further amend line 9 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 15 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend said bill, Page 18, Section 213.065, Line 1 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 10 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend said bill, Page 19, Section 213.070, Line 1 of said page, by striking the opening bracket “[” from said line; and further amend line 3 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and further amend line 5 of said page, by striking the closing bracket “]” from said line; and

Further amend said bill, Page 26, Section 213.101, Line 24 of said page, by inserting after “sex,” the following: “**status as a veteran, sexual orientation, gender identity,**”; and

Further amend the title and enacting clause accordingly.

Senator Holsman moved that the above substitute amendment be adopted.

Senator Hegeman assumed the Chair.

Senator Schupp requested a roll call vote be taken on the adoption of **SSA 1** for **SA 1**. She was joined in her request by Senators Curls, Holsman, Hummel and Walsh.

SSA 1 for **SA 1** failed of adoption by the following vote:

YEAS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Rowden	Schupp
Sifton	Silvey	Walsh—10				

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Sater	Schaaf	Schatz	Wallingford	Wasson	Wieland—21

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senator Dixon—1

Vacancies—1

At the request of Senator Romine, **SB 43**, with **SCS**, **SS** for **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following report:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to

which was referred **SB 242**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 115**, entitled:

An Act to repeal section 311.179, RSMo, and to enact in lieu thereof one new section relating to the sale of intoxicating liquor at an international airport.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 138**, entitled:

An Act to repeal sections 161.670 and 167.121, RSMo, and to enact in lieu thereof two new sections relating to the Missouri course access program, with a delayed effective date.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 662**, entitled:

An Act to amend chapter 281, RSMo, by adding thereto one new section relating to the misuse of herbicides, with penalty provisions and an emergency clause.

Emergency Clause Adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 288**, entitled:

An Act to repeal sections 288.036, 288.060, 288.120, 288.122, and 288.330 as enacted by house bill no. 150, ninety-eighth general assembly, first regular session, sections 288.036, 288.120, and 288.122 as enacted by house bill no. 1456, ninety-third general assembly, second regular session, section 288.060 as enacted by house bill no. 163, ninety-sixth general assembly, first regular session, and section 288.330 as enacted by house bill no. 1075, ninety-fifth general assembly, first regular session, and to enact in lieu thereof five new sections relating to employment security.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 655**, entitled:

An Act to repeal sections 135.600 and 135.630, RSMo, and to enact in lieu thereof two new sections relating to tax credits for contributions to maternity homes and pregnancy resource centers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

Jefferson City

65102

February 23, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I hereby withdraw from your consideration the following appointment to office made by me and submitted to you on February 8, 2017, for your advice and consent:

Lateacha Tigue, Republican, 5103 Wicklow Place, Saint Louis City, Missouri 63108, as a member of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2021, and until her successor is duly appointed and qualified; vice, Al W. Johnson, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

Jefferson City

65102

February 24, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

James Timothy Bean, 3108 Siloam Springs Road, West Plains, Howell County, Missouri 65775, as the Missouri State Fire Marshal, for a term ending at the pleasure of the Governor, and until his successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

Jefferson City

65102

February 24, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Jerry M. Hunter, Republican, 4545 Forest Park Avenue, Apartment 318, Saint Louis City, Missouri 63108, as a member of the Saint Louis City Board of Election Commissioners, for a term ending January 10, 2021, and until his successor is duly appointed and qualified; vice, Al W. Johnson, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
Jefferson City
65102

February 24, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Randall W. Williams, 321 Marlowe Road, Raleigh, Wake County, North Carolina 27609, as Director of the Department of Health and Senior Services, for a term ending at the pleasure of the Governor, and until his successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 130**, with **SCS**, to the Committee on Fiscal Oversight.

INTRODUCTION OF GUESTS

Senator Cunningham introduced to the Senate, Starr Kohler, Springfield.

Senator Cunningham introduced to the Senate, Stan Coday and Ted Probert, Wright County.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-FIRST DAY—TUESDAY, FEBRUARY 28, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 453-Sater
SB 454-Hoskins
SB 455-Rowden
SB 456-Rowden
SB 457-Eigel

SB 458-Holsman
SB 459-Holsman
SB 460-Holsman
SB 461-Holsman
SB 462-Sifton

SB 463-Kehoe	SB 476-Schatz
SB 464-Emery	SB 477-Riddle
SB 465-Emery	SB 478-Silvey and Holsman
SB 466-Emery	SB 479-Kraus
SB 467-Schupp	SB 480-Kraus
SB 468-Hegeman	SB 481-Sifton
SB 469-Schatz	SB 482-Sifton
SB 470-Cunningham	SB 483-Holsman
SB 471-Hummel	SB 484-Koenig
SB 472-Hoskins	SB 485-Hoskins
SB 473-Rowden	SB 486-Kehoe
SB 474-Schatz	SB 487-Curls
SB 475-Schatz	SJR 18-Curls

HOUSE BILLS ON SECOND READING

HCS for HB 115	HB 288-Fitzpatrick
HCS for HB 138	HB 655-Engler
HCS for HB 662	

THIRD READING OF SENATE BILLS

SS for SCS for SB 74-Schaaf
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|---|--|
| 1. SB 66-Schatz, with SCS | 13. SB 185-Onder, et al, with SCS |
| 2. SB 189-Kehoe, with SCS | 14. SB 10-Wasson and Richard, with SCS |
| 3. SB 28-Sater, with SCS | 15. SB 199-Wasson |
| 4. SB 139-Sater, with SCS | 16. SB 349-Wasson |
| 5. SB 20-Brown | 17. SB 293-Romine |
| 6. SB 6-Richard, with SCS | 18. SB 190-Emery and Nasheed, with SCS |
| 7. SB 11-Wasson, with SCS | 19. SB 184-Emery |
| 8. SB 228-Koenig | 20. SB 22-Chappelle-Nadal |
| 9. SB 62-Hegeman | 21. SB 32-Emery, with SCS |
| 10. SBs 314 & 340-Schatz, et al, with SCS | 22. SB 258-Munzlinger |
| 11. SB 34-Cunningham | 23. SB 259-Munzlinger |
| 12. SB 65-Schatz | 24. SB 260-Munzlinger |

- | | |
|-----------------------------------|---------------------------------------|
| 25. SB 261-Munzlinger | 50. SB 147-Romine |
| 26. SB 262-Munzlinger | 51. SJR 9-Romine, with SCS |
| 27. SB 213-Rowden, with SCS | 52. SB 122-Munzlinger, with SCS |
| 28. SB 123-Munzlinger | 53. SB 227-Koenig, with SCS |
| 29. SB 283-Hegeman | 54. SB 210-Onder, with SCS |
| 30. SB 284-Hegeman, with SCS | 55. SB 220-Riddle, with SCS |
| 31. SB 124-Wasson | 56. SB 97-Sater, with SCS |
| 32. SB 35-Cunningham | 57. SB 176-Dixon |
| 33. SB 114-Schatz | 58. SB 13-Dixon |
| 34. SB 247-Kraus, with SCS | 59. SB 177-Dixon, with SCS |
| 35. SB 325-Kraus | 60. SB 68-Onder and Nasheed |
| 36. SBs 285 & 17-Koenig, with SCS | 61. SB 126-Wasson |
| 37. SB 160-Sater, with SCS | 62. SB 221-Riddle |
| 38. SB 41-Wallingford and Emery | 63. SB 83-Dixon |
| 39. SB 67-Onder, et al | 64. SB 99-Emery |
| 40. SB 195-Koenig | 65. SB 171-Dixon and Sifton, with SCS |
| 41. SB 18-Kraus | 66. SB 158-Dixon |
| 42. SB 290-Schatz, with SCS | 67. SB 157-Dixon, with SCS |
| 43. SB 330-Munzlinger | 68. SB 81-Dixon |
| 44. SBs 44 & 63-Romine, with SCS | 69. SB 178-Dixon |
| 45. SB 328-Romine, with SCS | 70. SB 204-Sifton |
| 46. SB 188-Munzlinger, with SCS | 71. SB 84-Kraus, with SCS |
| 47. SB 102-Cunningham, with SCS | 72. SB 163-Romine |
| 48. SB 303-Wieland, with SCS | 73. SB 242-Emery, with SCS |
| 49. SB 49-Walsh, with SCS | |

HOUSE BILLS ON THIRD READING

- | | |
|-------------------------|----------------------------------|
| HB 251-Taylor, with SCS | HCS for HB 130, with SCS (Onder) |
| | (In Fiscal Oversight) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|--------------------------------------|
| SB 5-Richard | SB 43-Romine, with SCS, SS for SCS & |
| SB 21-Brown | SA 1 (pending) |
| SBs 37 & 244-Silvey, with SCS, SS for SCS | |
| & SA 1 (pending) | |

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 309-Walsh and Onder, with SCS
SB 229-Riddle, with SCS
SB 50-Walsh
SB 194-Wallingford
SB 25-Curls
SB 225-Schatz

SB 322-Wieland and Romine, with SCS
SB 217-Nasheed, with SCS
SB 326-Kraus
SB 252-Dixon, with SCS
SB 128-Dixon, with SCS
SB 299-Curls

RESOLUTIONS

SR 197-Richard

Reported from Committee

SR 270-Kraus

✓

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-FIRST DAY—TUESDAY, FEBRUARY 28, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Wisdom is better than might;..” (Ecclesiastes 9:13-18)

Gracious God we ask that You grant us wisdom in these unusual and uncertain times. Show us the path of Your faithful servants and grant us courage to follow that path. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

CONCURRENT RESOLUTIONS

Senator Emery offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 19

Whereas, allowing retail customers of electric generation to have access to competitive suppliers of retail electricity is being considered by many states, and has already been implemented in several other states; and

Whereas, the ability of Missouri citizens and businesses to compete in the global market may be harmed unless they have access to reliable electrical power at rates and on terms which are competitive with rates and terms in others states; and

Whereas, legislation designed to implement retail competition and an associated restructuring of the electric utility industry will require a careful examination of existing law, and the provisions of that legislation must take into account a variety of issues and factors:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby create the Task Force on Retail Electric Competition and the Restructuring of the Electric Utility Industry; and

Be It Further Resolved that the mission of the task force shall be to fully consider and make recommendations in a report to the General Assembly on:

(1) The method, feasibility, and impact of implementing retail electric competition on Missouri generators of electricity and Missouri consumers of electricity;

(2) The costs and benefits other states have experienced as a result of retail electric competition;

(3) The taxation and regulatory issues associated with restructuring the electric utility industry;

(4) The social, environmental, and other public service functions provided by the regulated electric utility industry to determine the potential impact of retail electric competition on these functions;

(5) Whether, and under what terms, retail electric competition should be offered in Missouri; and

Be It Further Resolved that the task force be authorized to call upon any department, office, division, or agency of this state to assist in gathering information pursuant to its objective; and

Be It Further Resolved that the task force shall consist of the following members:

(1) One member of the senate of the majority party appointed by the president pro tempore of the senate, to serve as the chair of the task force;

(2) One member of the house of representatives of the majority party appointed by the speaker of the house of representatives, to serve as the vice chair and secretary of the task force, and who will provide an agenda and report minutes of the task force;

(3) One member of the majority party of the senate and one member of the minority party of the senate appointed by the president pro tempore of the senate;

(4) One member of the majority party of the house of representatives and one member of the minority party of the house of representatives appointed by the speaker of the house of representatives;

(5) The Office of the Public Counsel, or his or her designee, to serve as a member and to provide technical assistance to the task force;

(6) The Director of the Division of Energy, or his or her designee, to serve as a member and to provide technical assistance to the task force;

(7) The Chair of the Public Service Commission, or his or her designee, to serve as a member and to provide technical assistance to the task force;

(8) A representative from each of the three segments of the retail electric industry appointed by the president pro tempore of the senate from the respective nominees submitted by the statewide associations of the investor-owned electric utilities, rural electric cooperatives, and municipally-owned electric utilities;

(9) A representative of retail electric consumers appointed by the speaker of the house of representatives;

(10) Two members representing the renewable energy industry appointed by the Chair of the Public Service Commission;

(11) Two members appointed by the Chair of the Public Service Commission representing each of the regional transmission organizations whose coverage area includes Missouri: Southwest Power Pool and Midcontinental Independent System Operator; and

Be It Further Resolved that the staff of Senate Research and House Research shall provide such legal, research, clerical, technical, and bill drafting services as the task force may require in the performance of its duties; and

Be It Further Resolved that the task force, its members, and any staff assigned to the task force shall receive reimbursement for their actual and necessary expenses incurred in attending meetings of the task force; and

Be It Further Resolved that the chair or vice chair and secretary of the task force shall call an organizational meeting within fifteen days of the adoption of this resolution; and

Be It Further Resolved that the task force shall terminate by either a majority of members voting for termination, or by December 31, 2018, whichever occurs first; and

Be It Further Resolved that on the date of termination, the task force may deliver a report of findings and recommendations to the General Assembly; and

Be It Further Resolved that this resolution does not amend any state law to which any retail electric generator or consumer is subject, and shall be interpreted to be consistent with any requirements of such state or federal law; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Office of Public Counsel, the Division of Energy, and the Chair of the Public Service Commission.

Senator Rizzo offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 20

Whereas, Missouri residents with disabilities are deserving of having the same choice of where, how, and with whom they work and spend their time as other Missouri residents; and

Whereas, Missouri sheltered workshops, in partnership with business and industry, are an integral part of their local communities and their economies; and

Whereas, programs and employment offered by Missouri's sheltered workshops, through projects contracted at their facilities, supported enclaves, contracts at Missouri's rest stops, employment through AbilityOne contracts, and independent work assignments provide Missouri residents with disabilities the opportunity to meet new people, gain new skills, and earn the respect, dignity, and other ancillary human benefits that come with earning a paycheck and making a contribution to society; and

Whereas, approximately 6,000 Missouri residents with disabilities avail themselves of the opportunity to participate in these programs and related employment; and

Whereas, the parents, guardians, and caregivers of many of these participants support and attest to the benefits of these programs and the employment provided under them; and

Whereas, individuals with disabilities should be free to choose the settings in which they receive services or employment, including programs and employment offered by Missouri's sheltered workshops through projects contracted at their facilities, supported enclaves, contracts at Missouri's rest stops, employment through AbilityOne contracts, and independent work assignments:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby reaffirm Missouri's support of the services of the sheltered workshops of our state.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 488—By Kehoe.

An Act to authorize the conveyance of certain state properties.

SB 489—By Schatz.

An Act to repeal section 260.370, RSMo, and to enact in lieu thereof two new sections relating to the regulation of coal combustion residual units.

SB 490—By Schupp.

An Act to repeal sections 337.020, 337.030, 337.050, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof thirteen new sections relating to suicide prevention training for health care professionals.

SB 491—By Silvey and Holsman.

An Act to amend chapter 170, RSMo, by adding thereto one new section relating to high school graduation requirements.

SB 492—By Hegeman.

An Act to repeal sections 301.213, 301.559, 301.560, 301.562, and 301.566, RSMo, and to enact in lieu thereof five new sections relating to motor vehicle dealers, with existing penalty provisions.

SB 493—By Hegeman.

An Act to amend chapter 404, RSMo, by adding thereto ten new sections relating to the appointment of a designated health care decision-maker.

SB 494—By Riddle.

An Act to repeal section 334.010, RSMo, and to enact in lieu thereof one new section relating to physicians providing sports medicine services.

SB 495—By Riddle.

An Act to repeal sections 190.200 and 190.241, RSMo, and to enact in lieu thereof three new sections relating to emergency services.

SB 496—By Nasheed.

An Act to amend chapter 314, RSMo, by adding thereto four new sections relating to discriminatory practices against persons convicted of certain offenses.

SB 497—By Nasheed.

An Act to amend chapter 561, RSMo, by adding thereto one new section relating to the court disclosing certain consequences prior to accepting a guilty plea.

SB 498—By Nasheed.

An Act to amend chapter 162, RSMo, by adding thereto one new section relating to truancy.

SB 499—By Onder.

An Act to repeal section 577.012, RSMo, and to enact in lieu thereof one new section relating to the offense of driving with prohibited blood alcohol or drug content, with penalty provisions.

SB 500—By Emery.

An Act to repeal section 167.775, RSMo, and to enact in lieu thereof one new section relating to the participation of home school students in public school activities.

SB 501—By Sater.

An Act to repeal section 338.010, RSMo, and to enact in lieu thereof one new section relating to pharmacist vaccine protocol.

SB 502—By Munzlinger.

An Act to repeal section 382.278, RSMo, relating to insurance holding companies engaged in agricultural operations.

SB 503—By Munzlinger.

An Act to repeal section 650.330, RSMo, and to enact in lieu thereof one new section relating to the designation of a state 911 coordinator, with an emergency clause.

SB 504—By Rowden.

An Act to repeal sections 49.020, 67.617, and 71.015, RSMo, and to enact in lieu thereof three new sections relating to political subdivisions.

SB 505—By Rowden.

An Act to repeal section 143.041, RSMo, and to enact in lieu thereof one new section relating to taxation.

Senator Richard moved that the appointment of Lateacha Tigue, as a member of the St. Louis City Board of Election Commissioners, appearing on page 358 of the Senate Journal for Monday, February 27, 2017, be returned to the Governor, per his request, which motion prevailed.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Photographers from The Missouri Times were given permission to take pictures in the Senate Chamber.

SENATE BILLS FOR PERFECTION

Senator Romine moved that **SB 43**, with **SCS**, **SS** for **SCS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Hegeman assumed the Chair.

Senator Kehoe assumed the Chair.

Senator Riddle assumed the Chair.

Senator Onder assumed the Chair.

The Senate observed a moment of silence for the Perryville tornado victims.

Senator Riddle assumed the Chair.

Senator Schupp moved that **SA 1** be adopted, which motion failed by the following vote:

YEAS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Rowden	Schupp
Sifton	Silvey	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Sater	Wallingford	Wasson	Wieland—20	

Absent—Senators

Chappelle-Nadal Schaaf

Schatz—3

Absent with leave—Senators—None

Vacancies—1

At the request of Senator Romine, **SS** for **SCS** for **SB 43** was withdrawn.

Senator Romine offered **SS No. 2** for **SCS** for **SB 43**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 43

An Act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating to unlawful discriminatory practices.

Senator Romine moved that **SS No. 2** for **SCS** for **SB 43** be adopted, which motion prevailed.

On motion of Senator Romine, **SS No. 2** for **SCS** for **SB 43**, was declared perfected and ordered printed.

INTRODUCTION OF GUESTS

Senator Riddle introduced to the Senate, Jill Gamlin, Brooke Rains, Dana Martin, Patrick Perry, Casey Neuner, Lila Porter, Brandon Fletcher, Katy Bridgeman, Kaitlyn Davidson, Savannah Dollinger, Ricky Morris, David Rice, Jordan Woodall and Megan Adams.

Senator Onder introduced to the Senate, representatives of the National Academy of Elder Law Attorneys.

Senator Richard introduced to the Senate, President Dr. Jennifer Methvin; and Andy Wood, Jack and Diane Andris, Grant Phillips, Amy Rand, Tiffany Slinkard, Dr. Melissa Oates, Melissa Smith, Eddie Stephens, Curtis Daniels and Jeri Phillips, representatives of Crowder College.

Senator Eigel introduced to the Senate, former State Representative Joe Smith, and his son, Benjamin, St. Charles County; and Benjamin was made an honorary page.

Senator Nasheed introduced to the Senate, Sandra Zambrana.

Senator Eigel introduced to the Senate, Mrs. Williams and third-grade students from Lincoln Elementary School, St. Charles.

Senator Schupp introduced to the Senate, representatives of the American Civil Liberties Union.

The President introduced to the Senate, Chris McClay, Craig Huff, Aaron Tallart, Jared Taylor, Bev Derrickson, Charlie Soto, Sandy Duffield, Stacey Velez, Mike Sly, Denver Miller and Shawn Cook, Leadership Bolivar.

Senator Walsh introduced to the Senate, former State Representative Trent Skaggs, and his daughter, Ella, Kansas City.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-SECOND DAY—WEDNESDAY, MARCH 1, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 453-Sater	SB 480-Kraus
SB 454-Hoskins	SB 481-Sifton
SB 455-Rowden	SB 482-Sifton
SB 456-Rowden	SB 483-Holsman
SB 457-Eigel	SB 484-Koenig
SB 458-Holsman	SB 485-Hoskins
SB 459-Holsman	SB 486-Kehoe
SB 460-Holsman	SB 487-Curls
SB 461-Holsman	SB 488-Kehoe
SB 462-Sifton	SB 489-Schatz
SB 463-Kehoe	SB 490-Schupp
SB 464-Emery	SB 491-Silvey and Holsman
SB 465-Emery	SB 492-Hegeman
SB 466-Emery	SB 493-Hegeman
SB 467-Schupp	SB 494-Riddle
SB 468-Hegeman	SB 495-Riddle
SB 469-Schatz	SB 496-Nasheed
SB 470-Cunningham	SB 497-Nasheed
SB 471-Hummel	SB 498-Nasheed
SB 472-Hoskins	SB 499-Onder
SB 473-Rowden	SB 500-Emery
SB 474-Schatz	SB 501-Sater
SB 475-Schatz	SB 502-Munzlinger
SB 476-Schatz	SB 503-Munzlinger
SB 477-Riddle	SB 504-Rowden
SB 478-Silvey and Holsman	SB 505-Rowden
SB 479-Kraus	SJR 18-Curls

HOUSE BILLS ON SECOND READING

HCS for HB 115	HB 288-Fitzpatrick
HCS for HB 138	HB 655-Engler
HCS for HB 662	

THIRD READING OF SENATE BILLS

SS for SCS for SB 74-Schaaf
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

- | | |
|---|---------------------------------------|
| 1. SB 66-Schatz, with SCS | 38. SB 41-Wallingford and Emery |
| 2. SB 189-Kehoe, with SCS | 39. SB 67-Onder, et al |
| 3. SB 28-Sater, with SCS | 40. SB 195-Koenig |
| 4. SB 139-Sater, with SCS | 41. SB 18-Kraus |
| 5. SB 20-Brown | 42. SB 290-Schatz, with SCS |
| 6. SB 6-Richard, with SCS | 43. SB 330-Munzlinger |
| 7. SB 11-Wasson, with SCS | 44. SBs 44 & 63-Romine, with SCS |
| 8. SB 228-Koenig | 45. SB 328-Romine, with SCS |
| 9. SB 62-Hegeman | 46. SB 188-Munzlinger, with SCS |
| 10. SBs 314 & 340-Schatz, et al, with SCS | 47. SB 102-Cunningham, with SCS |
| 11. SB 34-Cunningham | 48. SB 303-Wieland, with SCS |
| 12. SB 65-Schatz | 49. SB 49-Walsh, with SCS |
| 13. SB 185-Onder, et al, with SCS | 50. SB 147-Romine |
| 14. SB 10-Wasson and Richard, with SCS | 51. SJR 9-Romine, with SCS |
| 15. SB 199-Wasson | 52. SB 122-Munzlinger, with SCS |
| 16. SB 349-Wasson | 53. SB 227-Koenig, with SCS |
| 17. SB 293-Romine | 54. SB 210-Onder, with SCS |
| 18. SB 190-Emery and Nasheed, with SCS | 55. SB 220-Riddle, with SCS |
| 19. SB 184-Emery | 56. SB 97-Sater, with SCS |
| 20. SB 22-Chappelle-Nadal | 57. SB 176-Dixon |
| 21. SB 32-Emery, with SCS | 58. SB 13-Dixon |
| 22. SB 258-Munzlinger | 59. SB 177-Dixon, with SCS |
| 23. SB 259-Munzlinger | 60. SB 68-Onder and Nasheed |
| 24. SB 260-Munzlinger | 61. SB 126-Wasson |
| 25. SB 261-Munzlinger | 62. SB 221-Riddle |
| 26. SB 262-Munzlinger | 63. SB 83-Dixon |
| 27. SB 213-Rowden, with SCS | 64. SB 99-Emery |
| 28. SB 123-Munzlinger | 65. SB 171-Dixon and Sifton, with SCS |
| 29. SB 283-Hegeman | 66. SB 158-Dixon |
| 30. SB 284-Hegeman, with SCS | 67. SB 157-Dixon, with SCS |
| 31. SB 124-Wasson | 68. SB 81-Dixon |
| 32. SB 35-Cunningham | 69. SB 178-Dixon |
| 33. SB 114-Schatz | 70. SB 204-Sifton |
| 34. SB 247-Kraus, with SCS | 71. SB 84-Kraus, with SCS |
| 35. SB 325-Kraus | 72. SB 163-Romine |
| 36. SBs 285 & 17-Koenig, with SCS | 73. SB 242-Emery, with SCS |
| 37. SB 160-Sater, with SCS | |

HOUSE BILLS ON THIRD READING

HB 251-Taylor, with SCS (Onder)

HCS for HB 130, with SCS (Onder)
(In Fiscal Oversight)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 21-Brown

SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 309-Walsh and Onder, with SCS
SB 229-Riddle, with SCS
SB 50-Walsh
SB 194-Wallingford
SB 25-Curls
SB 225-Schatz

SB 322-Wieland and Romine, with SCS
SB 217-Nasheed, with SCS
SB 326-Kraus
SB 252-Dixon, with SCS
SB 128-Dixon, with SCS
SB 299-Curls

RESOLUTIONS

SR 197-Richard

Reported from Committee

SR 270-Kraus

To be Referred

SCR 19-Emery

SCR 20-Rizzo

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Journal of the Senate

FIRST REGULAR SESSION

THIRTY-SECOND DAY—WEDNESDAY, MARCH 1, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“O God, you are my God, I seek You, my soul thirsts for You; my flesh faints for You as in a dry and weary land where there is no water.”
(Psalm 63:1)

Merciful God, many of Your people observe Ash Wednesday and this season of Lent that calls us to reflect on our lives and how we are called by You to live them. May we receive from You, the God of all mercy, full pardon and forgiveness being aware of our missing the mark of Your call to righteousness. You hear our groans and provide us with hope. As we walk through this day of ashes toward Your promise to be with You always. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 367, regarding Dorothy Strader, which was adopted.

Senator Kehoe offered Senate Resolution No. 368, regarding Gaiya Henley, Lohman, which was adopted.

Senator Onder offered Senate Resolution No. 369, regarding Paulina Owens, O’Fallon, which was adopted.

CONCURRENT RESOLUTIONS

Senator Wallingford offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 21

Whereas, the founders of this great nation set forth on the Earth an enduring Republic and charged future generations with the solemn duty of its preservation; and

Whereas, the Constitution of these United States, which is the cornerstone of this Republic, establishes the process to propose and ratify amendments to itself, including a process reserved for the state legislatures in Article V of the United States Constitution; and

Whereas, the State of Missouri recognizes that this process to amend the United States Constitution should by right be held in esteem, worthy of the sacrifice of our founders; and

Whereas, the State of Missouri recognizes that a preexisting set of rules and procedures to convene a convention for proposing amendments under Article V of the United States Constitution is desirable to ensure that such a convention functions effectively and decisively; and

Whereas, the State of Missouri recognizes that the Assembly of State Legislatures, made up of a bipartisan group of state legislators from 45 states, has met over a period of four years to carefully craft and consider rules and procedures for the convening of an Article V convention:

Now, Therefore, Be It Resolved by the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby declares that should a convention for proposing amendments under Article V of the United States Constitution be called, the State of Missouri supports the adoption of the rules and procedures adopted by the Assembly of State Legislatures on June 17, 2016 as the official rules and procedures to convene such a convention; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the Executive Committee of the Assembly of State Legislatures.

Senator Schupp offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 22

Relating to the ratification of the Equal Rights Amendment to the United States Constitution.

WHEREAS, three years after women won the right to vote, the Equal Rights Amendment to the United States Constitution, authored by Alice Paul, head of the National Women’s Party, was introduced in Congress by Senator Curtis and Representative Anthony, both Republicans; and

WHEREAS, the Equal Rights Amendment to the United States Constitution passed the United States Senate and then the United States House of Representatives, and on March 22, 1972, the proposed Amendment to the United States Constitution was sent to the states for ratification; and

WHEREAS, the Equal Rights Amendment to the United States Constitution states:

“Section 1. Equality of rights under the law shall not be denied or abridged by the United States or by any state on account of sex.

Section 2. The Congress shall have the power to enforce, by appropriate legislation, the provisions of this article.

Section 3. This amendment shall take effect two years after the date of ratification.”; and

WHEREAS, Congress placed a deadline of June 30, 1982, on the ratification process and thirty-five states ratified the proposed Amendment before the deadline; and

WHEREAS, Congress may not have the constitutional authority to place a deadline on the ratification process; and

WHEREAS, Article V of the United States Constitution allows the General Assembly of the State of Missouri to ratify this proposed Amendment to the Constitution of the United States; and

WHEREAS, the General Assembly of the State of Missouri finds that the proposed Amendment is meaningful and needed as part of the United States Constitution and that the present political, social and economic conditions are the same as or are even more demanding today than they were when the proposed Amendment was first submitted for adoption:

NOW, THEREFORE, BE IT RESOLVED that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby ratify the Equal Rights Amendment to the United States Constitution; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare a properly inscribed copy of this resolution for the Archivist of the United States, Washington, D.C.; the Vice President of the United States; the Speaker of the United States House of Representatives; and each member of the Missouri Congressional delegation with request that it be printed in the Congressional Record.

Read 1st time.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 506—By Silvey.

An Act to repeal sections 37.110 and 488.5320, RSMo, and to enact in lieu thereof twelve new sections relating to the internal operations of state government.

SB 507—By Nasheed.

An Act to repeal section 57.530, RSMo, and to enact in lieu thereof one new section relating to the sheriff of the city of St. Louis, with an emergency clause.

SB 508—By Nasheed.

An Act to repeal section 67.1809, RSMo, and to enact in lieu thereof one new section relating to medical transportation.

SB 509—By Dixon.

An Act to repeal section 221.105, RSMo, and to enact in lieu thereof one new section relating to reimbursement for the cost of incarcerating certain prisoners.

SB 510—By Dixon.

An Act to repeal sections 304.012 and 304.820, RSMo, and to enact in lieu thereof one new section relating to the operation of motor vehicles, with penalty provisions.

SB 511—By Dixon.

An Act to amend chapter 455, RSMo, by adding thereto one new section relating to domestic violence fatality review panels.

SB 512—By Dixon.

An Act to repeal sections 479.170, 488.029, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, and 595.045, RSMo, and to enact in lieu thereof eleven new sections relating to criminal offenses, with penalty provisions.

SB 513—By Dixon.

An Act to repeal sections 491.060, 491.075, 491.600, 492.304, 544.250, 556.061, 589.660, and 589.663, RSMo, and to enact in lieu thereof nine new sections relating to information provided by certain witnesses

in criminal matters.

SB 514—By Onder.

An Act to repeal sections 71.530, 71.550, 88.251, 88.770, and 88.773, RSMo, and to enact in lieu thereof five new sections relating to utility services.

SB 515—By Munzlinger.

An Act to repeal section 292.606, RSMo, and to enact in lieu thereof one new section relating to transportation and delivery of petroleum products.

SB 516—By Munzlinger.

An Act to repeal section 195.017, RSMo, and to enact in lieu thereof one new section relating to schedules of controlled substances.

SB 517—By Wasson.

An Act to amend chapter 135, RSMo, by adding thereto one new section relating to tax credits for contributions to certain benevolent organizations.

SB 518—By Emery.

An Act to repeal sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100, RSMo, and to enact in lieu thereof seven new sections relating to the licensure of hospitals, with a delayed effective date.

SB 519—By Emery.

An Act to repeal sections 12.010, 12.025, 12.027, 12.030, 12.050, 95.525, and 95.527, RSMo, and to enact in lieu thereof five new sections relating to the acquisition of land by the United States government.

SB 520—By Emery.

An Act to repeal sections 479.350, 479.353, 479.359, 479.360, and 479.368, RSMo, and to enact in lieu thereof five new sections relating to municipal ordinance violations.

SB 521—By Kraus.

An Act to repeal sections 143.401 and 143.601, RSMo, and to enact in lieu thereof two new sections relating to the taxation of partnerships.

SB 522—By Sifton.

An Act to amend chapter 304, RSMo, by adding thereto one new section relating to school bus safety belts.

SB 523—By Sater.

An Act to repeal section 210.025, RSMo, and to enact in lieu thereof one new section relating to criminal background checks for child care providers.

SB 524—By Koenig.

An Act to repeal sections 516.105 and 537.100, RSMo, and to enact in lieu thereof two new sections relating to service of process after the statute of limitations has expired for filing an action.

SB 525—By Riddle.

An Act to repeal section 260.262, RSMo, and to enact in lieu thereof one new section relating to the fee collected at the time of sale for lead-acid batteries.

SB 526—By Brown.

An Act to repeal sections 208.909 and 208.918, RSMo, and to enact in lieu thereof two new sections relating to vendors of consumer-directed services.

SB 527—By Brown.

An Act to amend chapter 208, RSMo, by adding thereto three new sections relating to MO HealthNet managed care.

SB 528—By Hegeman.

An Act to repeal section 640.620, RSMo, and to enact in lieu thereof one new section relating to grants to assist in financing certain utility projects.

SB 529—By Hegeman.

An Act to amend chapter 89, RSMo, by adding thereto one new section relating to planning and zoning commissions.

SB 530—By Hegeman.

An Act to repeal sections 285.055 and 288.062, RSMo, and to enact in lieu thereof two new sections relating to the prohibition of local minimum wage laws.

SB 531—By Hoskins.

An Act to amend chapter 633, RSMo, by adding thereto one new section relating to the division of developmental disabilities.

SB 532—By Hoskins.

An Act to repeal section 630.745, RSMo, and to enact in lieu thereof one new section relating to department of mental health inspections.

SB 533—By Eigel.

An Act to repeal section 338.202, RSMo, and to enact in lieu thereof one new section relating to maintenance medication.

SB 534—By Eigel.

An Act to repeal section 160.570, RSMo, and to enact in lieu thereof one new section relating to student participation in statewide assessments.

SB 535—By Wallingford.

An Act to repeal section 210.152, RSMo, and to enact in lieu thereof one new section relating to child abuse investigations, with an existing penalty provision.

SB 536—By Wallingford.

An Act to repeal section 335.021, RSMo, and to enact in lieu thereof one new section relating to

membership of the Missouri state board of nursing.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 251**, with **SCS**, to the Committee on Fiscal Oversight.

President Pro Tem Richard referred **SCR 19** and **SCR 20** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS No. 2** for **SCS** for **SB 43**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Richard referred **SS No. 2** for **SCS** for **SB 43** to the Committee on Fiscal Oversight.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Senator Kehoe announced photographers from The Missouri Times were given permission to take pictures in the Senate Chamber.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 537—By Chappelle-Nadal.

An Act to amend chapter 561, RSMo, by adding thereto one new section relating to the court disclosing certain consequences prior to accepting a guilty plea.

SB 538—By Chappelle-Nadal.

An Act to repeal section 191.235, RSMo, and to enact in lieu thereof one new section relating to vaccines.

SB 539—By Chappelle-Nadal.

An Act to amend chapter 314, RSMo, by adding thereto four new sections relating to discriminatory practices against persons convicted of certain offenses.

SB 540—By Curls.

An Act to repeal section 324.010, RSMo, and to enact in lieu thereof one new section relating to professional licenses.

SB 541—By Schupp.

An Act to repeal sections 393.1000 and 393.1003, RSMo, and to enact in lieu thereof two new sections

relating to the requirement to replace certain infrastructure for water corporations collecting an infrastructure replacement surcharge.

SB 542—By Schatz.

An Act to repeal section 319.045, RSMo, and to enact in lieu thereof one new section relating to the civil penalty for violating certain underground facility safety standards, with penalty provisions.

SB 543—By Schatz.

An Act to repeal section 386.572, RSMo, and to enact in lieu thereof one new section relating to civil penalties for violating federally mandated natural gas safety standards, with penalty provisions.

SB 544—By Rowden.

An Act to repeal section 536.305, RSMo, and to enact in lieu thereof one new section relating to the small business regulatory fairness board.

CONCURRENT RESOLUTIONS

Senator Curls offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 23

Relating to Parliamentary Law Month

Whereas, since April is the birth month of Thomas Jefferson, who wrote the first American manual of parliamentary procedure in 1801, it is an appropriate time to honor him and celebrate the use of parliamentary procedure; and

Whereas, it is fitting to honor Henry Martyn Robert, author of *Pocket Manual of Rules of Order for Deliberative Assemblies*, also known as *Robert's Rules of Order*; and

Whereas, *Robert's Rules of Order Newly Revised* is the most widely recognized and used parliamentary authority in public and private organizations; and

Whereas, it is timely to reflect on the importance of parliamentary procedure in meetings in providing for civil discourse, protecting individual rights, ensuring fairness, and in maintaining order; and

Whereas, parliamentarians are a professional society dedicated to educating leaders throughout the world in effective meeting management through the use of parliamentary procedure:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate the month of April each year as "Parliamentary Law Month" in the state of Missouri, and encourage citizens of Missouri to observe the month with appropriate activities and events to increase awareness of parliamentary law; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the Governor for his approval or rejection pursuant to the Missouri Constitution.

Read 1st time.

THIRD READING OF SENATE BILLS

SB 309, with SCS, introduced by Senators Walsh and Onder, entitled:

An Act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, and 56.840, RSMo, and to enact in lieu thereof seven new sections relating to the retirement system for prosecuting and circuit attorneys.

Was called from the Consent Calendar and taken up by Senator Walsh.

SCS for **SB 309**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 309

An Act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, and 56.840, RSMo, and to enact in lieu thereof seven new sections relating to the retirement system for prosecuting and circuit attorneys.

Was taken up.

Senator Walsh moved that **SCS** for **SB 309** be adopted, which motion prevailed.

On motion of Senator Walsh, **SCS** for **SB 309** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Walsh, title to the bill was agreed to.

Senator Walsh moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 229, with **SCS**, introduced by Senator Riddle, entitled:

An Act to repeal section 630.945, RSMo, and to enact in lieu thereof one new section relating to employees working in certain mental health facilities.

Was called from the Consent Calendar and taken up.

SCS for **SB 229**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 229

An Act to repeal section 630.945, RSMo, and to enact in lieu thereof one new section relating to employees working in certain mental health facilities.

Was taken up.

Senator Riddle moved that **SCS** for **SB 229** be adopted, which motion prevailed.

On motion of Senator Riddle, **SCS** for **SB 229** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Riddle, title to the bill was agreed to.

Senator Riddle moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 50, introduced by Senator Walsh, entitled:

An Act to amend chapter 194, RSMo, by adding thereto one new section relating to health care directives registry.

Was called from the Consent Calendar and taken up.

On motion of Senator Walsh, **SB 50** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Walsh, title to the bill was agreed to.

Senator Walsh moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 194, introduced by Senator Wallingford, entitled:

An Act to repeal section 354.603, RSMo, and to enact in lieu thereof one new section relating to the accreditation of managed care plans.

Was called from the Consent Calendar and taken up.

On motion of Senator Wallingford, **SB 194** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wallingford, title to the bill was agreed to.

Senator Wallingford moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 25, introduced by Senator Curls, entitled:

An Act to amend chapter 84, RSMo, by adding thereto one new section relating to the Kansas City police department.

Was called from the Consent Calendar and taken up.

Senator Curls requested unanimous consent of the Senate that Senate Rule 45 be suspended for the purpose of offering an amendment to **SB 25**, which request was granted.

Senator Curls offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 25, Page 1, Section 84.514, Line 3, by inserting after the word “security” the following: “**and disaster communications**”; and further amend line 7 by inserting after the word “security” the following: “**and disaster communications**”.

Senator Curls moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Curls, **SB 25**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Curls, title to the bill was agreed to.

Senator Curls moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 225, introduced by Senator Schatz, entitled:

An Act to repeal section 304.170, RSMo, and to enact in lieu thereof one new section relating to the length of motor vehicles operated on highways.

Was called from the Consent Calendar and taken up.

On motion of Senator Schatz, **SB 225** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 322, with **SCS**, introduced by Senators Wieland and Romine, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of certain memorial infrastructure.

Was called from the Consent Calendar and taken up by Senator Wieland.

SCS for **SB 322**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 322

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of certain memorial infrastructure.

Was taken up.

Senator Wieland moved that **SCS** for **SB 322** be adopted, which motion prevailed.

On motion of Senator Wieland, **SCS** for **SB 322** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wieland, title to the bill was agreed to.

Senator Wieland moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 217, with **SCS**, introduced by Senator Nasheed, entitled:

An Act to repeal section 135.647, RSMo, and to enact in lieu thereof one new section relating to soup kitchens.

Was called from the Consent Calendar and taken up.

SCS for SB 217, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 217

An Act to repeal section 135.647, RSMo, and to enact in lieu thereof one new section relating to tax credits for the assistance of needy persons.

Was taken up.

Senator Nasheed moved that **SCS for SB 217** be adopted, which motion prevailed.

On motion of Senator Nasheed, **SCS for SB 217** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Nasheed, title to the bill was agreed to.

Senator Nasheed moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 326, introduced by Senator Kraus, entitled:

An Act to repeal sections 347.015 and 347.020, RSMo, and to enact in lieu thereof three new sections relating to low-profit limited liability companies.

Was called from the Consent Calendar and taken up.

On motion of Senator Kraus, **SB 326** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 128, with **SCS**, introduced by Senator Dixon, entitled:

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to judges in the sixteenth judicial circuit.

Was called from the Consent Calendar and taken up.

SCS for **SB 128**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 128

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to judges in the sixteenth judicial circuit.

Was taken up.

Senator Dixon moved that **SCS** for **SB 128** be adopted.

At the request of Senator Dixon, the motion to adopt **SCS** for **SB 128** was withdrawn, which placed the bill back on the Consent Calendar.

SB 299, introduced by Senator Curls, entitled:

An Act to amend chapter 82, RSMo, by adding thereto one new section relating to abandoned real property in certain cities.

Was called from the Consent Calendar and taken up.

On motion of Senator Curls, **SB 299** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Curls, title to the bill was agreed to.

Senator Curls moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 50**, entitled:

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to circuit and associate judges in the sixteenth judicial circuit.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 94**, entitled:

An Act to amend chapter 160, RSMo, by adding thereto one new section relating to student assessments.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 21.553 of the Revised Statutes of Missouri (RSMo), I hereby appoint the following senators to the Joint Committee on Public Employee Retirement.

Senator Andrew Koenig

Senator John Rizzo

Sincerely,



Ron Richard

President Pro Tem

RESOLUTIONS

Senator Schatz offered Senate Resolution No. 370, regarding Emily Bauer, which was adopted.

Senator Schatz offered Senate Resolution No. 371, regarding Robert F. Wolf, Washington, which was adopted.

Senator Emery offered Senate Resolution No. 372, regarding Eagle Scout Matthew Joseph Afrisio, Windsor, which was adopted.

Senator Riddle offered Senate Resolution No. 373, regarding Eagle Scout Aaron Harms, Warrenton, which was adopted.

Senator Riddle offered Senate Resolution No. 374, regarding Edna Gravens and Norma Keeteman, Lincoln County, which was adopted.

Senator Riddle offered Senate Resolution No. 375, regarding Edna Gravens and Norma Keeteman, Lincoln County, which was adopted.

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Emily Rogers, and eighth-grade students from Thomas Jefferson Middle School, Jefferson City.

Senator Hummel introduced to the Senate, Mike Fresta and Joe Barbaglia, St. Louis.

On behalf of Senator Wasson and himself, Senator Dixon introduced to the Senate, James, Shannon and Isaiah Holgerson, Nixa.

Senator Kehoe introduced to the Senate, Dorothy Strader, Rick Doerhoff, Savannah Snyder and Teresa Baysinger, Jefferson City.

Senator Brown introduced to the Senate, Laura Laughlin, and thirty-five students from Waynesville High School.

Senator Eigel introduced to the Senate, Braden and Korbin Keller, and Todd Rumbo, O'Fallon.

Senator Silvey introduced to the Senate, representatives of Oak Hill Day School, Gladstone.

Senator Sater introduced to the Senate, Ben and Jayme Reuter, and their children, Sadie, Ella, Joseph, Claire and Brandt, Cassville.

Senator Rizzo introduced to the Senate, the Physician of the Day, Dr. Donald A. Potts, Independence.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-THIRD DAY—THURSDAY, MARCH 2, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 453-Sater	SB 483-Holsman
SB 454-Hoskins	SB 484-Koenig
SB 455-Rowden	SB 485-Hoskins
SB 456-Rowden	SB 486-Kehoe
SB 457-Eigel	SB 487-Curls
SB 458-Holsman	SB 488-Kehoe
SB 459-Holsman	SB 489-Schatz
SB 460-Holsman	SB 490-Schupp
SB 461-Holsman	SB 491-Silvey and Holsman
SB 462-Sifton	SB 492-Hegeman
SB 463-Kehoe	SB 493-Hegeman
SB 464-Emery	SB 494-Riddle
SB 465-Emery	SB 495-Riddle
SB 466-Emery	SB 496-Nasheed
SB 467-Schupp	SB 497-Nasheed
SB 468-Hegeman	SB 498-Nasheed
SB 469-Schatz	SB 499-Onder
SB 470-Cunningham	SB 500-Emery
SB 471-Hummel	SB 501-Sater
SB 472-Hoskins	SB 502-Munzlinger
SB 473-Rowden	SB 503-Munzlinger
SB 474-Schatz	SB 504-Rowden
SB 475-Schatz	SB 505-Rowden
SB 476-Schatz	SB 506-Silvey
SB 477-Riddle	SB 507-Nasheed
SB 478-Silvey and Holsman	SB 508-Nasheed
SB 479-Kraus	SB 509-Dixon
SB 480-Kraus	SB 510-Dixon
SB 481-Sifton	SB 511-Dixon
SB 482-Sifton	SB 512-Dixon

SB 513-Dixon	SB 530-Hegeman
SB 514-Onder	SB 531-Hoskins
SB 515-Munzlinger	SB 532-Hoskins
SB 516-Munzlinger	SB 533-Eigel
SB 517-Wasson	SB 534-Eigel
SB 518-Emery	SB 535-Wallingford
SB 519-Emery	SB 536-Wallingford
SB 520-Emery	SB 537-Chappelle-Nadal
SB 521-Kraus	SB 538-Chappelle-Nadal
SB 522-Sifton	SB 539-Chappelle-Nadal
SB 523-Sater	SB 540-Curls
SB 524-Koenig	SB 541-Schupp
SB 525-Riddle	SB 542-Schatz
SB 526-Brown	SB 543-Schatz
SB 527-Brown	SB 544-Rowden
SB 528-Hegeman	SJR 18-Curls
SB 529-Hegeman	

HOUSE BILLS ON SECOND READING

HCS for HB 115	HB 655-Engler
HCS for HB 138	HCS for HB 50
HCS for HB 662	HB 94-Lauer
HB 288-Fitzpatrick	

THIRD READING OF SENATE BILLS

SS for SCS for SB 74-Schaaf (In Fiscal Oversight)	SS#2 for SCS for SB 43-Romine (In Fiscal Oversight)
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SENATE BILLS FOR PERFECTION

- | | |
|---------------------------|---|
| 1. SB 66-Schatz, with SCS | 6. SB 6-Richard, with SCS |
| 2. SB 189-Kehoe, with SCS | 7. SB 11-Wasson, with SCS |
| 3. SB 28-Sater, with SCS | 8. SB 228-Koenig |
| 4. SB 139-Sater, with SCS | 9. SB 62-Hegeman |
| 5. SB 20-Brown | 10. SBs 314 & 340-Schatz, et al, with SCS |

11. SB 34-Cunningham
12. SB 65-Schatz
13. SB 185-Onder, et al, with SCS
14. SB 10-Wasson and Richard, with SCS
15. SB 199-Wasson
16. SB 349-Wasson
17. SB 293-Romine
18. SB 190-Emery and Nasheed, with SCS
19. SB 184-Emery
20. SB 22-Chappelle-Nadal
21. SB 32-Emery, with SCS
22. SB 258-Munzlinger
23. SB 259-Munzlinger
24. SB 260-Munzlinger
25. SB 261-Munzlinger
26. SB 262-Munzlinger
27. SB 213-Rowden, with SCS
28. SB 123-Munzlinger
29. SB 283-Hegeman
30. SB 284-Hegeman, with SCS
31. SB 124-Wasson
32. SB 35-Cunningham
33. SB 114-Schatz
34. SB 247-Kraus, with SCS
35. SB 325-Kraus
36. SBs 285 & 17-Koenig, with SCS
37. SB 160-Sater, with SCS
38. SB 41-Wallingford and Emery
39. SB 67-Onder, et al
40. SB 195-Koenig
41. SB 18-Kraus
42. SB 290-Schatz, with SCS
43. SB 330-Munzlinger
44. SBs 44 & 63-Romine, with SCS
45. SB 328-Romine, with SCS
46. SB 188-Munzlinger, with SCS
47. SB 102-Cunningham, with SCS
48. SB 303-Wieland, with SCS
49. SB 49-Walsh, with SCS
50. SB 147-Romine
51. SJR 9-Romine, with SCS
52. SB 122-Munzlinger, with SCS
53. SB 227-Koenig, with SCS
54. SB 210-Onder, with SCS
55. SB 220-Riddle, with SCS
56. SB 97-Sater, with SCS
57. SB 176-Dixon
58. SB 13-Dixon
59. SB 177-Dixon, with SCS
60. SB 68-Onder and Nasheed
61. SB 126-Wasson
62. SB 221-Riddle
63. SB 83-Dixon
64. SB 99-Emery
65. SB 171-Dixon and Sifton, with SCS
66. SB 158-Dixon
67. SB 157-Dixon, with SCS
68. SB 81-Dixon
69. SB 178-Dixon
70. SB 204-Sifton
71. SB 84-Kraus, with SCS
72. SB 163-Romine
73. SB 242-Emery, with SCS

HOUSE BILLS ON THIRD READING

HB 251-Taylor, with SCS (Onder)
(In Fiscal Oversight)

HCS for HB 130, with SCS (Onder)
(In Fiscal Oversight)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 21-Brown

SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 252-Dixon, with SCS

SB 128-Dixon, with SCS

RESOLUTIONS

SR 197-Richard

Reported from Committee

SR 270-Kraus

To be Referred

SCR 21-Wallingford
SCR 22-Schupp

SCR 23-Curls

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Journal of the Senate

FIRST REGULAR SESSION

THIRTY-THIRD DAY—THURSDAY, MARCH 2, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Make me to know Your ways, O Lord; teach me Your path.” (Psalm 25:4)

Gracious God, wherever we travel we are mindful of your presence, even in the midst of winter we see Your handy work. We are humbled by Your creation and mindful we are part of it. So as we travel home this day help us to see the world as You see it and desire the things that You desire so we may serve You more faithfully wherever we may be. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from the Gasconade County Republican were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Wieland offered Senate Resolution No. 376, regarding Eagle Scout Derek Brennan Gross, Arnold, which was adopted.

Senator Silvey offered Senate Resolution No. 377, regarding Joe Hoyt, Nashua, which was adopted.

Senator Silvey offered Senate Resolution No. 378, regarding Katharine Turpen, North Kansas City, which was adopted.

Senator Silvey offered Senate Resolution No. 379, regarding Sydney Neal, Nashua, which was adopted.

Senator Silvey offered Senate Resolution No. 380, regarding Amber Thrasher, Nashua, which was adopted.

Senator Silvey offered Senate Resolution No. 381, regarding Casey Flynn, Nashua, which was adopted.

Senator Rowden offered Senate Resolution No. 382, regarding Cristina Tobias, which was adopted.

Senator Richard offered Senate Resolution No. 383, regarding Barbara L. Hogelin, Joplin, which was adopted.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following reports:

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 371**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 333**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 295**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 409**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 141**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 203**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 410**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 117**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 296**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 394**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following reports:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 368**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 331**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **SB 348**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 406**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 142**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 129**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 14**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 4**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 96**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 103**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 196**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 230**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 334**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 363**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following reports:

Mr. President: Your Committee on Government Reform, to which was referred **SB 88**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 200**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 201**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **SB 183**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **HB 95**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **HB 153**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which were referred **HB 251**, with **SCS**; **SS No. 2** for **SCS** for **SB 43**; **SS** for **SCS** for **SB 74**; and **HCS** for **HB 130**, with **SCS**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following report:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 405**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following reports:

Mr. President: Your Committee on Ways and Means, to which was referred **SB 130**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **SB 80**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **SB 250**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **SJR 12**, begs leave to report that it has considered the same and recommends that the joint resolution do pass.

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following reports:

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **SB 144**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **SB 279**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **SB 280**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following reports:

Mr. President: Your Committee on Education, to which was referred **SB 115**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 362**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 298**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 234**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 442**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 76**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 389**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 286**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 267**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 332**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 93**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 112**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following reports:

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 383**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 336**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 223**, begs leave

to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 353**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 366**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 263**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 302**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 222**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 282**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 243**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 156**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was

referred **SB 85**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 180**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 233**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 61**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Onder, Chairman of the Committee on General Laws, submitted the following reports:

Mr. President: Your Committee on General Laws, to which was referred **SJR 11**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 358**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 316**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 329**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 376**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Joseph A. Barbaglia, Democrat, and Jerry M. Hunter, Republican, as members of the Saint Louis City Board of Elections Commissioners.

Senator Richard requested unanimous consent of the Senate to vote on the above reports in one motion. There being no objection, the request was granted.

Senator Richard moved that the committee reports be adopted, and the Senate do give its advice and consent to the above appointments, which motion prevailed.

REFERRALS

President Pro Tem Richard referred **SCR 21** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolutions were read the 2nd time and referred to the Committees indicated:

SCR 22—Rules, Joint Rules, Resolutions and Ethics.

SCR 23—Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF SENATE BILLS

The following Bills and Joint Resolution were read the 2nd time and referred to the Committees indicated:

SB 453—Local Government and Elections.

SB 454—Professional Registration.

SB 455—Professional Registration.

SB 456—Health and Pensions.

SB 457—Transportation, Infrastructure and Public Safety.

SB 458—Commerce, Consumer Protection, Energy and the Environment.

SB 459—Commerce, Consumer Protection, Energy and the Environment.

SB 460—Local Government and Elections.

SB 461—Economic Development.

SB 462—Judiciary and Civil and Criminal Jurisprudence.

SB 463—Rules, Joint Rules, Resolutions and Ethics.

SB 464—Education.

SB 465—Judiciary and Civil and Criminal Jurisprudence.

SB 466—Government Reform.

SB 467—Small Business and Industry.

SB 468—Professional Registration.

SB 469—Economic Development.

SB 470—Judiciary and Civil and Criminal Jurisprudence.

SB 471—Ways and Means.

SB 472—Agriculture, Food Production and Outdoor Resources.

SB 473—General Laws.

SB 474—Transportation, Infrastructure and Public Safety.

SB 475—Government Reform.

SB 476—Education.

SB 477—Seniors, Families and Children.

SB 478—Education.

SB 479—Ways and Means.

SB 480—Commerce, Consumer Protection, Energy and the Environment.

SB 481—Small Business and Industry.

SB 482—Judiciary and Civil and Criminal Jurisprudence.

SB 483—Transportation, Infrastructure and Public Safety.

SB 484—Judiciary and Civil and Criminal Jurisprudence.

SB 485—Education.

SB 486—General Laws.

SB 487—General Laws.

SB 488—General Laws.

SB 489—Commerce, Consumer Protection, Energy and the Environment.

SB 490—Professional Registration.

SB 491—Education.

SB 492—Professional Registration.

SB 493—Judiciary and Civil and Criminal Jurisprudence.

SB 494—Professional Registration.

SB 495—Health and Pensions.

SB 496—Judiciary and Civil and Criminal Jurisprudence.

SB 497—Judiciary and Civil and Criminal Jurisprudence.

SB 498—Transportation, Infrastructure and Public Safety.

SB 499—Judiciary and Civil and Criminal Jurisprudence.

SB 500—Education.

SB 501—Seniors, Families and Children.

SB 502—Insurance and Banking.

SB 503—Transportation, Infrastructure and Public Safety.

SB 504—Local Government and Elections.

SB 505—Ways and Means.

SJR 18—Rules, Joint Rules, Resolutions and Ethics.

Senator Dixon requested unanimous consent of the Senate that **SB 252**, with **SCS**, be returned to the Committee on the Judiciary and Civil and Criminal Jurisprudence as an updated fiscal note deems it ineligible of meeting consent status under Senate Rule 45, which request was granted.

THIRD READING OF SENATE BILLS

SS for **SCS** for **SB 74**, introduced by Senator Schaaf, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 74

An Act to repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions.

Was taken up.

On motion of Senator Schaaf, **SS** for **SCS** for **SB 74** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Hegeman	Holsman	Hummel	Kehoe
Libla	Munzlinger	Richard	Riddle	Rizzo	Romine	Rowden
Schaaf	Schatz	Sifton	Silvey	Wallingford	Wasson—20	

NAYS—Senators

Chappelle-Nadal	Curls	Eigel	Emery	Hoskins	Koenig	Kraus
Nasheed	Onder	Sater	Schupp	Walsh	Wieland—13	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schaaf, title to the bill was agreed to.

Senator Schaaf moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

SS No. 2 for SCS for SB 43, introduced by Senator Romine, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 43

An Act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating to unlawful discriminatory practices.

Was taken up.

On motion of Senator Romine, **SS No. 2 for SCS for SB 43** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp
Sifton	Walsh—9					

Absent—Senator Koenig—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

RESOLUTIONS

Senator Kraus moved that **SR 270** be taken up for adoption, which motion prevailed.

Senator Kraus offered **SS** for **SR 270**, entitled:

SENATE SUBSTITUTE FOR
SENATE RESOLUTION NO. 270

Whereas, the tenth amendment to the United States Constitution reserves for the States or people all rights not delegated to the federal government; and

Whereas, the Constitution of the United States does not delegate authority to the federal government to create identification standards, nor to condition the full faith and credit owed to a State's acts, records, and proceedings; and

Whereas, identification documents have traditionally and historically been the province of the several States; and

Whereas, the REAL ID Act increases the administrative burden on the States, and will result in increased expense for license and identification card applicants, as well as extended waiting and processing times; and

Whereas, history has shown that all governments, even our own, present a hazard of overreach and tyranny; and

Whereas, in 2009, the Missouri General Assembly passed legislation, signed by Governor Nixon, expressly forbidding the state from cooperating with the REAL ID Act; and

Whereas, in 2013, the Missouri General Assembly passed legislation, signed by Governor Nixon, clearly prohibiting the Department of Revenue from retaining source documents as required by the REAL ID Act; and

Whereas, in 2014, the people of Missouri passed Amendment 9 to ensure their personal privacy is not violated by our government; and

Whereas, the people of Missouri have made it abundantly clear that they value their privacy and refuse to sacrifice it under the guise of security; and

Whereas, implementation of the REAL ID Act will put in place a system that may further enable a surveillance state; and

Whereas, the brave men and women of our armed forces put their lives on the line, and sometimes make the ultimate sacrifice, to defend our freedom and liberty:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby urge that the United States Congress repeal the REAL ID Act of 2005; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for each member of Missouri's Congressional delegation.

Senator Kraus moved that **SS** for **SR 270** be adopted, which motion prevailed.

On motion of Senator Kraus, **SS** for **SR 270** was adopted.

REPORTS OF STANDING COMMITTEES

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 252**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 451**, entitled:

An Act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes, with an emergency clause.

Emergency Clause Defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 93**, entitled:

An Act to repeal section 620.806, RSMo, and to enact in lieu thereof one new section relating to the Missouri Works Training Program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 289**, entitled:

An Act to repeal section 287.037, RSMo, and to enact in lieu thereof one new section relating to workers' compensation.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 225**, entitled:

An Act to amend chapter 301, RSMo, by adding thereto one new section relating to camping trailer license plates.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 384, regarding the Susanna Randolph Chapter of the Daughters of the American Revolution, Vandalia, which was adopted.

Senator Riddle offered Senate Resolution No. 385, regarding Charlie Rosenkrans, Paris, which was adopted.

Senator Nasheed offered Senate Resolution No. 386, regarding Charles R. Tallman, III, which was adopted.

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Jordan Tyler Duenckel, Jefferson City.

The President introduced to the Senate, former Florida Governor Jeb Bush.

Senator Wallingford introduced to the Senate, Jenny Schade, Robert Michael and Cheryl Hartke, and forty seventh-grade students from St. Vincent DePaul, Cape Girardeau.

Senator Romine introduced to the Senate, Kevin Jenkins, Doug Smith and Matt King.

Senator Sater introduced to the Senate, students of the Ozark Nursing Program, College of the Ozarks.

On behalf of Senator Onder and herself, Senator Walsh introduced to the Senate, Bernice Herweck, and her son, Jack; and Jack was made an honorary page.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, March 6, 2017.

SENATE CALENDAR

THIRTY-FOURTH DAY—MONDAY, MARCH 6, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 506-Silvey	SB 526-Brown
SB 507-Nasheed	SB 527-Brown
SB 508-Nasheed	SB 528-Hegeman
SB 509-Dixon	SB 529-Hegeman
SB 510-Dixon	SB 530-Hegeman
SB 511-Dixon	SB 531-Hoskins
SB 512-Dixon	SB 532-Hoskins
SB 513-Dixon	SB 533-Eigel
SB 514-Onder	SB 534-Eigel
SB 515-Munzlinger	SB 535-Wallingford
SB 516-Munzlinger	SB 536-Wallingford
SB 517-Wasson	SB 537-Chappelle-Nadal
SB 518-Emery	SB 538-Chappelle-Nadal
SB 519-Emery	SB 539-Chappelle-Nadal
SB 520-Emery	SB 540-Curls
SB 521-Kraus	SB 541-Schupp
SB 522-Sifton	SB 542-Schatz
SB 523-Sater	SB 543-Schatz
SB 524-Koenig	SB 544-Rowden
SB 525-Riddle	

HOUSE BILLS ON SECOND READING

HCS for HB 115	HB 94-Lauer
HCS for HB 138	HCS for HB 451
HCS for HB 662	HB 93-Lauer
HB 288-Fitzpatrick	HB 289-Fitzpatrick
HB 655-Engler	HCS for HB 225
HCS for HB 50	

SENATE BILLS FOR PERFECTION

1. SB 66-Schatz, with SCS

2. SB 189-Kehoe, with SCS

3. SB 28-Sater, with SCS
4. SB 139-Sater, with SCS
5. SB 20-Brown
6. SB 6-Richard, with SCS
7. SB 11-Wasson, with SCS
8. SB 228-Koenig
9. SB 62-Hegeman
10. SBs 314 & 340-Schatz, et al, with SCS
11. SB 34-Cunningham
12. SB 65-Schatz
13. SB 185-Onder, et al, with SCS
14. SB 10-Wasson and Richard, with SCS
15. SB 199-Wasson
16. SB 349-Wasson
17. SB 293-Romine
18. SB 190-Emery and Nasheed, with SCS
19. SB 184-Emery
20. SB 22-Chappelle-Nadal
21. SB 32-Emery, with SCS
22. SB 258-Munzlinger
23. SB 259-Munzlinger
24. SB 260-Munzlinger
25. SB 261-Munzlinger
26. SB 262-Munzlinger
27. SB 213-Rowden, with SCS
28. SB 123-Munzlinger
29. SB 283-Hegeman
30. SB 284-Hegeman, with SCS
31. SB 124-Wasson
32. SB 35-Cunningham
33. SB 114-Schatz
34. SB 247-Kraus, with SCS
35. SB 325-Kraus
36. SBs 285 & 17-Koenig, with SCS
37. SB 160-Sater, with SCS
38. SB 41-Wallingford and Emery
39. SB 67-Onder, et al
40. SB 195-Koenig
41. SB 18-Kraus
42. SB 290-Schatz, with SCS
43. SB 330-Munzlinger
44. SBs 44 & 63-Romine, with SCS
45. SB 328-Romine, with SCS
46. SB 188-Munzlinger, with SCS
47. SB 102-Cunningham, with SCS
48. SB 303-Wieland, with SCS
49. SB 49-Walsh, with SCS
50. SB 147-Romine
51. SJR 9-Romine, with SCS
52. SB 122-Munzlinger, with SCS
53. SB 227-Koenig, with SCS
54. SB 210-Onder, with SCS
55. SB 220-Riddle, with SCS
56. SB 97-Sater, with SCS
57. SB 176-Dixon
58. SB 13-Dixon
59. SB 177-Dixon, with SCS
60. SB 68-Onder and Nasheed
61. SB 126-Wasson
62. SB 221-Riddle
63. SB 83-Dixon
64. SB 99-Emery
65. SB 171-Dixon and Sifton, with SCS
66. SB 158-Dixon
67. SB 157-Dixon, with SCS
68. SB 81-Dixon
69. SB 178-Dixon
70. SB 204-Sifton
71. SB 84-Kraus, with SCS
72. SB 163-Romine
73. SB 242-Emery, with SCS
74. SB 371-Schaaf
75. SB 333-Schaaf, with SCS
76. SB 295-Schaaf, with SCS
77. SB 409-Koenig
78. SB 141-Emery
79. SB 203-Sifton, with SCS
80. SB 410-Schatz
81. SB 368-Rowden
82. SB 331-Hegeman
83. SB 348-Wasson
84. SB 406-Wasson and Sater
85. SB 142-Emery
86. SB 129-Dixon and Sifton, with SCS
87. SB 96-Sater and Emery
88. SB 103-Wallingford
89. SB 196-Koenig
90. SB 230-Riddle

- | | |
|-------------------------------|----------------------------------|
| 91. SB 88-Brown, with SCS | 108. SB 286-Rizzo |
| 92. SB 200-Libla | 109. SB 267-Schatz, with SCS |
| 93. SB 201-Onder, with SCS | 110. SB 383-Eigel and Wieland |
| 94. SB 183-Hoskins, with SCS | 111. SB 336-Wieland |
| 95. SB 130-Kraus, with SCS | 112. SB 223-Schatz, with SCS |
| 96. SB 80-Wasson, with SCS | 113. SB 263-Riddle |
| 97. SB 250-Kehoe | 114. SB 243-Hegeman |
| 98. SJR 12-Eigel | 115. SB 156-Munzlinger, with SCS |
| 99. SB 144-Wallingford | 116. SB 85-Kraus, with SCS |
| 100. SB 280-Hoskins, with SCS | 117. SB 180-Nasheed, with SCS |
| 101. SB 115-Schupp, with SCS | 118. SB 233-Wallingford |
| 102. SB 362-Hummel | 119. SB 61-Hegeman, with SCS |
| 103. SB 298-Curls | 120. SJR 11-Hegeman, with SCS |
| 104. SB 234-Libla, with SCS | 121. SB 358-Wieland |
| 105. SB 442-Hegeman | 122. SB 316-Rowden, with SCS |
| 106. SB 76-Munzlinger | 123. SB 376-Hoskins |
| 107. SB 389-Sater, with SCS | 124. SB 252-Dixon, with SCS |

HOUSE BILLS ON THIRD READING

- | | |
|----------------------------------|-----------------------|
| HB 251-Taylor, with SCS (Onder) | HB 95-McGaugh (Emery) |
| HCS for HB 130, with SCS (Onder) | HB 153-Corlew (Libla) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--------------|---------------------------------------|
| SB 5-Richard | SBs 37 & 244-Silvey, with SCS, SS for |
| SB 21-Brown | SCS & SA 1 (pending) |

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 128-Dixon, with SCS

Reported 3/2

SB 117-Schupp, with SCS

SB 296-Hummel

SB 394-Romine
SB 334-Sater, with SCS
SB 363-Chappelle-Nadal
SB 405-Hegeman
SB 279-Kraus, with SCS
SB 332-Hegeman
SB 93-Curls, with SCS

SB 112-Schatz, with SCS
SB 353-Wallingford
SB 366-Koenig
SB 302-Wieland
SB 222-Riddle
SB 282-Hegeman
SB 329-Kehoe

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

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Journal of the Senate

FIRST REGULAR SESSION

THIRTY-FOURTH DAY—MONDAY, MARCH 6, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Teach me Your way, O Lord, that I may walk in Your truth; give me an undivided heart to revere Your name.” (Psalm 86:11)

My God of truth, life has a way of making the most hopeful people skeptical. There is so much that is bogus and so much put before us that are at best half-truths. We thank You for the gift of doubting so we may be seekers of what is truth and is helpful. We thank You for keeping us excited and eager to do what You have sent us here to do. So this week and day help us as we knock and seek and ask, obeying Your directing us to know the truth and act on it. In Your holy name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, March 2, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal Nasheed—2

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Rizzo offered Senate Resolution No. 387, regarding Eagle Scout Peyton Mateo Fuimaono, Independence, which was adopted.

Senator Romine offered Senate Resolution No. 388, regarding Sister Anne Francioni, Ellington, which was adopted.

Senator Wieland offered Senate Resolution No. 389, regarding Lauren Schuette, which was adopted.

Senator Wieland offered Senate Resolution No. 390, regarding Margie Sammons, Fenton, which was adopted.

Senator Kehoe offered Senate Resolution No. 391, regarding Learning in Retirement, Inc., Jefferson City, which was adopted.

Senator Riddle offered Senate Resolution No. 392, regarding Carla Jo Conley, Holts Summit, which was adopted.

Senator Riddle offered Senate Resolution No. 393, regarding Grace Williams, which was adopted.

Senator Koenig offered Senate Resolution No. 394, regarding Robert Joseph “Bob” Kerr, Ellisville, which was adopted.

Senator Walsh offered Senate Resolution No. 395, regarding Valley Industries Sheltered Workshop, Hazelwood, which was adopted.

On behalf of Senator Chappelle-Nadal, Senator Walsh offered Senate Resolution No. 396, regarding Percy Francisco, Saint Louis, which was adopted.

Senator Onder offered Senate Resolution No. 397, regarding Julie Lembke, Wentzville, which was adopted.

Senator Onder offered Senate Resolution No. 398, regarding the Thirty-fifth Wedding Anniversary of John J. and Billie Jo Kincaid, O’Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 399, regarding Clifford Eugene “Cliff” Markel, Saint Peters, which was adopted.

Senator Onder offered Senate Resolution No. 400, regarding Cindy Evans, which was adopted.

Senator Hummel offered Senate Resolution No. 401, regarding Roy John Scherrer, Saint Louis, which was adopted.

Senator Sater offered Senate Resolution No. 402, regarding the Fiftieth Wedding Anniversary of Jerry and Sue Harper, which was adopted.

Senator Sater offered Senate Resolution No. 403, regarding Derek Acheson, which was adopted.

Senator Sater offered Senate Resolution No. 404, regarding the Sixtieth Wedding Anniversary of L.C. and Barbara Hickman, Fairview, which was adopted.

Senator Sater offered Senate Resolution No. 405, regarding the Sixtieth Wedding Anniversary of Donna and Ronald Moore, Mount Vernon, which was adopted.

Senator Sater offered Senate Resolution No. 406, regarding the Sixtieth Wedding Anniversary of Jay and Carol Holmes, which was adopted.

Senator Sater offered Senate Resolution No. 407, regarding the death of Mark Trimble, Hollister, which was adopted.

CONCURRENT RESOLUTIONS

Senator Hegeman offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 24

Whereas, diabetes affects more than twenty-nine million Americans and is a chronic condition that occurs when the body does not properly produce or use the hormone insulin that regulates blood sugar; and

Whereas, type 2 diabetes is the most common type of diabetes, representing an estimated ninety to ninety-five percent of all diagnosed adult diabetes cases in the United States; and

Whereas, diabetes is the seventh leading cause of death in the United States with eight million Americans undiagnosed and more than five thousand Americans diagnosed each day; and

Whereas, cardiovascular disease is the leading cause of death associated with diabetes due to complications associated with diabetes, such as high blood sugar, high blood pressure, and obesity; and

Whereas, cardiovascular disease is a term used to define problems with the heart and blood vessels such as heart attacks, heart failure, and strokes; and

Whereas, people with type 2 diabetes are at two to four times greater risk for developing cardiovascular disease and findings from a recent study revealing fifty-two percent of adults living with type 2 diabetes unaware they are at an increased risk; and

Whereas, two out of three deaths in people with type 2 diabetes are attributable to cardiovascular disease in the United States, accounting for sixty-eight percent of deaths in people with type 2 diabetes; and

Whereas, the total health care costs for the treatment of diabetes were reported to be approximately two hundred forty-five billion dollars annually, with direct medical costs accounting for one hundred thirty-six billion dollars of the total costs in 2013, and cardiovascular disease accounting for twenty-eight percent of costs for treating diabetes patients; and

Whereas, in the state of Missouri, the amount paid by Medicare for type 2 diabetes and cardiovascular disease totals eight hundred forty-three million two hundred seven thousand five hundred nine for three hundred ninety-six beneficiaries; and

Whereas, appropriate awareness and education about the cardiovascular risks associated with diabetes can effectively reduce the overall outcome and financial burden of the illness; and

Whereas, the Missouri Department of Health and Senior Services and other relevant partners seek to promote awareness, education, and action related to diabetes and the link to cardiovascular disease:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate the month of November 2017, as Diabetes and Cardiovascular Disease Awareness Month in Missouri and encourage others to promote education and awareness of the connection between diabetes and cardiovascular disease; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to send a properly inscribed copy of this resolution to the Governor.

SENATE BILLS FOR PERFECTION

Senator Schatz moved that **SB 66**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 66**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 66

An Act to repeal sections 287.020, 287.149, 287.170, and 287.390, RSMo, and to enact in lieu thereof four new sections relating to maximum medical improvement under workers' compensation laws.

Was taken up.

Senator Schatz moved that **SCS** for **SB 66** be adopted.

Senator Schatz offered **SS** for **SCS** for **SB 66**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 66

An Act to repeal sections 287.020, 287.149, 287.170, and 287.390, RSMo, and to enact in lieu thereof four new sections relating to maximum medical improvement under workers' compensation laws.

Senator Schatz moved that **SS** for **SCS** for **SB 66** be adopted.

Senator Hegeman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 1, In the Title, Line 4 of said title, by striking the following: “maximum medical improvement under”; and further amend line 5 of said title, by striking the word “laws”; and

Further amend said bill, page 8, section 287.170, line 20 of said page, by inserting immediately after said line the following:

“287.243. 1. This section shall be known and may be cited as the “Line of Duty Compensation Act”.

2. As used in this section, unless otherwise provided, the following words shall mean:

(1) “Air ambulance pilot”, a person certified as an air ambulance pilot in accordance with sections 190.001 to 190.245 and corresponding regulations applicable to air ambulances adopted by the department of health and senior services, division of regulation and licensure, 19 CSR 30-40.005, et seq.;

(2) “Air ambulance registered professional nurse”, a person licensed as a registered professional nurse in accordance with sections 335.011 to 335.096 and corresponding regulations adopted by the state board of nursing, 20 CSR 2200-4, et seq., who provides registered professional nursing services as a flight nurse in conjunction with an air ambulance program that is certified in accordance with sections 190.001 to 190.245 and the corresponding regulations applicable to such programs;

(3) “Child”, any natural, illegitimate, adopted, or posthumous child or stepchild of a deceased law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter who, at the time of the law enforcement officer’s, emergency medical technician’s, air ambulance pilot’s, air ambulance registered professional nurse’s, or firefighter’s fatality is:

(a) Eighteen years of age or under;

(b) Over eighteen years of age and a student as defined in section 8101 of title 5, United States Code; or

(c) Over eighteen years of age and incapable of self-support because of physical or mental disability;

(4) “Emergency medical technician”, a person licensed in emergency medical care in accordance with

standards prescribed by sections 190.001 to 190.245 and by rules adopted by the department of health and senior services under sections 190.001 to 190.245;

[(4)] (5) “Firefighter”, any person, including a volunteer firefighter, employed by the state or a local governmental entity as an employer defined under subsection 1 of section 287.030, or otherwise serving as a member or officer of a fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims;

[(5)] (6) “Killed in the line of duty”, when any person defined in this section loses his or her life when:

(a) Death is caused by an accident or the willful act of violence of another;

(b) The law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is in the active performance of his or her duties in his or her respective profession and there is a relationship between the accident or commission of the act of violence and the performance of the duty, even if the individual is off duty; the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is traveling to or from employment; or the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter is taking any meal break or other break which takes place while that individual is on duty;

(c) Death is the natural and probable consequence of the injury; and

(d) Death occurs within three hundred weeks from the date the injury was received.

The term excludes death resulting from the willful misconduct or intoxication of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter. The division of workers’ compensation shall have the burden of proving such willful misconduct or intoxication;

[(6)] (7) “Law enforcement officer”, any person employed by the state or a local governmental entity as a police officer, peace officer certified under chapter 590, or serving as an auxiliary police officer or in some like position involving the enforcement of the law and protection of the public interest at the risk of that person’s life;

[(7)] (8) “Local governmental entity”, includes counties, municipalities, townships, board or other political subdivision, cities under special charter, or under the commission form of government, fire protection districts, ambulance districts, and municipal corporations;

[(8)] (9) “State”, the state of Missouri and its departments, divisions, boards, bureaus, commissions, authorities, and colleges and universities;

[(9)] (10) “Volunteer firefighter”, a person having principal employment other than as a firefighter, but who is carried on the rolls of a regularly constituted fire department either for the purpose of the prevention or control of fire or the underwater recovery of drowning victims, the members of which are under the jurisdiction of the corporate authorities of a city, village, incorporated town, or fire protection district. Volunteer firefighter shall not mean an individual who volunteers assistance without being regularly enrolled as a firefighter.

3. (1) A claim for compensation under this section shall be filed [by the estate of] **by survivors of the**

deceased with the division of workers' compensation not later than one year from the date of death of a law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter. If a claim is made within one year of the date of death of a law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter killed in the line of duty, compensation shall be paid, if the division finds that the claimant is entitled to compensation under this section.

(2) The amount of compensation paid to the claimant shall be twenty-five thousand dollars, subject to appropriation, for death occurring on or after June 19, 2009.

4. Any compensation awarded under the provisions of this section shall be distributed as follows:

(1) If there is no child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, to the surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(2) If there is at least one child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, and a surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, fifty percent to the surviving child, or children, in equal shares, and fifty percent to the surviving spouse;

(3) If there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, to the surviving child, or children, in equal shares;

(4) If there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter and no surviving child:

(a) To the surviving individual, or individuals, in shares per the designation or, otherwise, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under this subsection in the most recently executed designation of beneficiary of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit; or

(b) If there is no individual qualifying under paragraph (a), to the surviving individual, or individuals, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under the most recently executed life insurance policy of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit;

(5) If there is no individual qualifying under subdivisions (1), (2), (3), or (4) of this subsection, to the surviving parent, or parents, in equal shares, of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter; or

(6) If there is no individual qualifying under subdivisions (1), (2), (3), (4), or (5) of this subsection, to the surviving individual, or individuals, in equal shares, who would otherwise qualify under the definition of the term “child” but for his or her age.

5. Notwithstanding subsection 3 of this section, no compensation is payable under this section unless a claim is filed within the time specified under this section setting forth:

(1) The name, address, and title or designation of the position in which the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter was serving at the time of his or her death;

(2) The name and address of the claimant;

(3) A full, factual account of the circumstances resulting in or the course of events causing the death at issue; and

(4) Such other information that is reasonably required by the division.

When a claim is filed, the division of workers’ compensation shall make an investigation for substantiation of matters set forth in the application.

[5.] **6.** The compensation provided for under this section is in addition to, and not exclusive of, any pension rights, death benefits, or other compensation the claimant may otherwise be entitled to by law.

[6.] **7.** Neither employers nor workers’ compensation insurers shall have subrogation rights against any compensation awarded for claims under this section. Such compensation shall not be assignable, shall be exempt from attachment, garnishment, and execution, and shall not be subject to setoff or counterclaim, or be in any way liable for any debt, except that the division or commission may allow as lien on the compensation, reasonable attorney’s fees for services in connection with the proceedings for compensation if the services are found to be necessary. Such fees are subject to regulation as set forth in section 287.260.

[7.] **8.** Any person seeking compensation under this section who is aggrieved by the decision of the division of workers’ compensation regarding his or her compensation claim, may make application for a hearing as provided in section 287.450. The procedures applicable to the processing of such hearings and determinations shall be those established by this chapter. Decisions of the administrative law judge under this section shall be binding, subject to review by either party under the provisions of section 287.480.

[8.] **9.** Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset six years after June 19, 2019, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

[9.] **10.** The provisions of this section, unless specified, shall not be subject to other provisions of this chapter.

[10.] **11.** There is hereby created in the state treasury the “Line of Duty Compensation Fund”, which

shall consist of moneys appropriated to the fund and any voluntary contributions, gifts, or bequests to the fund. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180. Upon appropriation, money in the fund shall be used solely for paying claims under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

[11.] **12.** The division shall promulgate rules to administer this section, including but not limited to the appointment of claims to multiple claimants, record retention, and procedures for information requests. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after June 19, 2009, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Walsh offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for SB 66, Page 10, Section 287.390, Line 18, by striking “nine” and inserting in lieu thereof “**twelve**”.

Senator Walsh moved that the above amendment be adopted.

Senator Walsh offered **SSA 1** for **SA 2**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 10, Section 287.390, Line 18, by striking “nine” and inserting in lieu thereof “**twelve**”;

And further amend same page and section, line 22 by striking “nine” and inserting in lieu thereof the following “**twelve**”.

Senator Walsh moved that the above substitute amendment be adopted, which motion prevailed.

Senator Sifton offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 5, Section 287.020, Line 25, by striking all of said line and inserting in lieu thereof the following: “**improve, within a reasonable degree of medical certainty.**”.

Senator Sifton moved that the above amendment be adopted.

Senator Schatz offered **SSA 1** for **SA 3**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 5, Section 287.020, Line 25, by inserting after the word “physician” the following: “**within a reasonable degree of medical certainty**”.

Senator Schatz moved that the above substitute amendment be adopted, which motion prevailed.

Senator Onder assumed the Chair.

President Parson assumed the Chair.

Senator Schaaf offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 6, Section 287.170, Line 22, by inserting after the word “made.” the following: “**In the case of an injured employee who has reached maximum medical improvement but is unable to return to work, such employee shall receive temporary total disability benefits for up to four hundred weeks during the continuance of such disability at the weekly rate of compensation in effect under this section on the date of the injury for which compensation is being made.**”.

Senator Schaaf moved that the above amendment be adopted.

Senator Schatz offered **SA 1** to **SA 4**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 4

Amend Senate Amendment No. 4 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 1, Line 5, by inserting after the word “to” the following: “**but not to exceed**”.

Senator Schatz moved that the above amendment be adopted, which motion prevailed.

SA 4, as amended, was again taken up.

Senator Schaaf moved that **SA 4**, as amended, be adopted, which motion prevailed.

Senator Schatz moved that **SS** for **SCS** for **SB 66**, as amended, be adopted, which motion prevailed.

On motion of Senator Schatz, **SS** for **SCS** for **SB 66**, as amended, was declared perfected and ordered printed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 292**, entitled:

An Act to repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, and 408.330, RSMo,

and to enact in lieu thereof five new sections relating to powers of banks.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 207**, entitled:

An Act to repeal section 221.111, RSMo, and to enact in lieu thereof one new section relating to a prohibition on certain telecommunications items being possessed in correctional facilities, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 493**, entitled:

An Act to repeal section 347.048, RSMo, and to enact in lieu thereof one new section relating to real property owned by limited liability companies.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 169**, entitled:

An Act to amend chapter 21, RSMo, by adding thereto one new section relating to legislative review of audits conducted by the state auditor's office.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 661**, entitled:

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the comprehensive state energy plan.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 700**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a highway.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 408, regarding William Wallace “Bill” Watson, De Soto, which was adopted.

Senator Romine offered Senate Resolution No. 409, regarding Louis August “Louie” Kuehn, Sainte Genevieve, which was adopted.

COMMUNICATIONS

Senator Walsh submitted the following:

March 6, 2017

Adriane Crouse – Secretary of the Senate
State Capitol, Room 325
Jefferson City, Missouri 65102

Dear Adriane:

Pursuant to the provisions of section 208.955, RSMo, and in my capacity as minority floor leader of the Missouri Senate, please consider this correspondence to be my appointment of Senator Jill Schupp to the MO HealthNet Oversight Committee.

Sincerely,



Gina Walsh

Also,

Senator Wieland submitted the following:

March 6th, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Ms. Crouse,

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 405 be removed from the consent calendar.

Your assistance in this matter is truly appreciated.

Respectfully,



Paul Wieland

Senate District 22

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Kiefer Schmidt, Jefferson City.

Senator Kehoe introduced to the Senate, Sadie Rowden, Jefferson City.

Senator Wallingford introduced to the Senate, Congressman Jason Smith and former State Representative Shelly Keeney, Sikeston.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Tuesday, March 7, 2017.

SENATE CALENDAR

THIRTY-FIFTH DAY—TUESDAY, MARCH 7, 2017

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 506-Silvey	SB 526-Brown
SB 507-Nasheed	SB 527-Brown
SB 508-Nasheed	SB 528-Hegeman
SB 509-Dixon	SB 529-Hegeman
SB 510-Dixon	SB 530-Hegeman
SB 511-Dixon	SB 531-Hoskins
SB 512-Dixon	SB 532-Hoskins
SB 513-Dixon	SB 533-Eigel
SB 514-Onder	SB 534-Eigel
SB 515-Munzlinger	SB 535-Wallingford
SB 516-Munzlinger	SB 536-Wallingford
SB 517-Wasson	SB 537-Chappelle-Nadal
SB 518-Emery	SB 538-Chappelle-Nadal
SB 519-Emery	SB 539-Chappelle-Nadal
SB 520-Emery	SB 540-Curls
SB 521-Kraus	SB 541-Schupp
SB 522-Sifton	SB 542-Schatz
SB 523-Sater	SB 543-Schatz
SB 524-Koenig	SB 544-Rowden
SB 525-Riddle	

HOUSE BILLS ON SECOND READING

HCS for HB 115	HCS for HB 662
HCS for HB 138	HB 288-Fitzpatrick

HB 655-Engler
HCS for HB 50
HB 94-Lauer
HCS for HB 451
HB 93-Lauer
HB 289-Fitzpatrick
HCS for HB 225

HCS for HB 292
HB 207-Fitzwater
HB 493-Bondon
HB 169-Curtman
HCS for HB 661
HB 700-Cookson

SENATE BILLS FOR PERFECTION

1. SB 189-Kehoe, with SCS
2. SB 28-Sater, with SCS
3. SB 139-Sater, with SCS
4. SB 20-Brown
5. SB 6-Richard, with SCS
6. SB 11-Wasson, with SCS
7. SB 228-Koenig
8. SB 62-Hegeman
9. SBs 314 & 340-Schatz, et al, with SCS
10. SB 34-Cunningham
11. SB 65-Schatz
12. SB 185-Onder, et al, with SCS
13. SB 10-Wasson and Richard, with SCS
14. SB 199-Wasson
15. SB 349-Wasson
16. SB 293-Romine
17. SB 190-Emery and Nasheed, with SCS
18. SB 184-Emery
19. SB 22-Chappelle-Nadal
20. SB 32-Emery, with SCS
21. SB 258-Munzlinger
22. SB 259-Munzlinger
23. SB 260-Munzlinger
24. SB 261-Munzlinger
25. SB 262-Munzlinger
26. SB 213-Rowden, with SCS
27. SB 123-Munzlinger
28. SB 283-Hegeman
29. SB 284-Hegeman, with SCS
30. SB 124-Wasson
31. SB 35-Cunningham
32. SB 114-Schatz
33. SB 247-Kraus, with SCS

34. SB 325-Kraus
35. SBs 285 & 17-Koenig, with SCS
36. SB 160-Sater, with SCS
37. SB 41-Wallingford and Emery
38. SB 67-Onder, et al
39. SB 195-Koenig
40. SB 18-Kraus
41. SB 290-Schatz, with SCS
42. SB 330-Munzlinger
43. SBs 44 & 63-Romine, with SCS
44. SB 328-Romine, with SCS
45. SB 188-Munzlinger, with SCS
46. SB 102-Cunningham, with SCS
47. SB 303-Wieland, with SCS
48. SB 49-Walsh, with SCS
49. SB 147-Romine
50. SJR 9-Romine, with SCS
51. SB 122-Munzlinger, with SCS
52. SB 227-Koenig, with SCS
53. SB 210-Onder, with SCS
54. SB 220-Riddle, with SCS
55. SB 97-Sater, with SCS
56. SB 176-Dixon
57. SB 13-Dixon
58. SB 177-Dixon, with SCS
59. SB 68-Onder and Nasheed
60. SB 126-Wasson
61. SB 221-Riddle
62. SB 83-Dixon
63. SB 99-Emery
64. SB 171-Dixon and Sifton, with SCS
65. SB 158-Dixon
66. SB 157-Dixon, with SCS

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|---------------------------------------|----------------------------------|
| 67. SB 81-Dixon | 96. SB 250-Kehoe |
| 68. SB 178-Dixon | 97. SJR 12-Eigel |
| 69. SB 204-Sifton | 98. SB 144-Wallingford |
| 70. SB 84-Kraus, with SCS | 99. SB 280-Hoskins, with SCS |
| 71. SB 163-Romine | 100. SB 115-Schupp, with SCS |
| 72. SB 242-Emery, with SCS | 101. SB 362-Hummel |
| 73. SB 371-Schaaf | 102. SB 298-Curls |
| 74. SB 333-Schaaf, with SCS | 103. SB 234-Libla, with SCS |
| 75. SB 295-Schaaf, with SCS | 104. SB 442-Hegeman |
| 76. SB 409-Koenig | 105. SB 76-Munzlinger |
| 77. SB 141-Emery | 106. SB 389-Sater, with SCS |
| 78. SB 203-Sifton, with SCS | 107. SB 286-Rizzo |
| 79. SB 410-Schatz | 108. SB 267-Schatz, with SCS |
| 80. SB 368-Rowden | 109. SB 383-Eigel and Wieland |
| 81. SB 331-Hegeman | 110. SB 336-Wieland |
| 82. SB 348-Wasson | 111. SB 223-Schatz, with SCS |
| 83. SB 406-Wasson and Sater | 112. SB 263-Riddle |
| 84. SB 142-Emery | 113. SB 243-Hegeman |
| 85. SB 129-Dixon and Sifton, with SCS | 114. SB 156-Munzlinger, with SCS |
| 86. SB 96-Sater and Emery | 115. SB 85-Kraus, with SCS |
| 87. SB 103-Wallingford | 116. SB 180-Nasheed, with SCS |
| 88. SB 196-Koenig | 117. SB 233-Wallingford |
| 89. SB 230-Riddle | 118. SB 61-Hegeman, with SCS |
| 90. SB 88-Brown, with SCS | 119. SJR 11-Hegeman, with SCS |
| 91. SB 200-Libla | 120. SB 358-Wieland |
| 92. SB 201-Onder, with SCS | 121. SB 316-Rowden, with SCS |
| 93. SB 183-Hoskins, with SCS | 122. SB 376-Hoskins |
| 94. SB 130-Kraus, with SCS | 123. SB 252-Dixon, with SCS |
| 95. SB 80-Wasson, with SCS | |

HOUSE BILLS ON THIRD READING

- | | |
|----------------------------------|-----------------------|
| HB 251-Taylor, with SCS (Onder) | HB 95-McGaugh (Emery) |
| HCS for HB 130, with SCS (Onder) | HB 153-Corlew (Libla) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--------------|---------------------------------------|
| SB 5-Richard | SBs 37 & 244-Silvey, with SCS, SS for |
| SB 21-Brown | SCS & SA 1 (pending) |

CONSENT CALENDAR

Senate Bills

Reported 2/16

SB 128-Dixon, with SCS

Reported 3/2

SB 117-Schupp, with SCS

SB 296-Hummel

SB 394-Romine

SB 334-Sater, with SCS

SB 363-Chappelle-Nadal

SB 279-Kraus, with SCS

SB 332-Hegeman

SB 93-Curls, with SCS

SB 112-Schatz, with SCS

SB 353-Wallingford

SB 366-Koenig

SB 302-Wieland

SB 222-Riddle

SB 282-Hegeman

SB 329-Kehoe

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

To be Referred

SCR 24-Hegeman

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Journal of the Senate

FIRST REGULAR SESSION

THIRTY-FIFTH DAY—TUESDAY, MARCH 7, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“All your works shall give thanks to you, O Lord, and all your faithful shall bless you.” (Psalm 145:10)

Creator God, we receive Your storms and rain with thanksgiving for it waters the earth and nourishes the land so all we need grows and we are the benefactors of Your gracious gifts to us. We are thankful for that there was no loss of life but are concerned by the destruction left behind and ask that You show us how to assist those in need. And we are thankful for this wonderful new day, crisp morning and blue skies and say it is a wonderful day to be alive. May we value the opportunities of each day and find our walk in Your presence, pleasing in Your sight. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

Absent—Senators—None

Absent with leave—Senators

Hummel Nasheed—2

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 410, regarding the death of former State Senator John D. Schneider, Warson Woods, which was adopted.

Senator Walsh offered Senate Resolution No. 411, regarding Emil Rosburg Kouba, Jr., Florissant, which was adopted.

Senator Walsh offered Senate Resolution No. 412, regarding David Norman “Dave” Clasby, Florissant, which was adopted.

Senator Schaaf offered Senate Resolution No. 413, regarding Eagle Scout Garrett Allen Horton, Kansas City, which was adopted.

Senator Schaaf offered Senate Resolution No. 414, regarding Eagle Scout Dillon James McPhee, Kansas City, which was adopted.

Senator Rowden offered Senate Resolution No. 415, regarding John Wilke, Columbia, which was adopted.

Senator Brown offered Senate Resolution No. 416, regarding Eric Volkmer, Rolla, which was adopted.

Senator Brown offered Senate Resolution No. 417, regarding Selynn Barbour, Camdenton, which was adopted.

Senator Richard offered Senate Resolution No. 418, regarding the One Hundred Seventy-fifth Anniversary of the city of Carthage, which was adopted.

Senator Wieland offered Senate Resolution No. 419, regarding William August “Bill” Jeude, Pevely, which was adopted.

Senator Wieland offered Senate Resolution No. 420, regarding Gene Franklin Lexa, Barnhart, which was adopted.

Senator Wieland offered Senate Resolution No. 421, regarding Edwin “Ed” Maenner, Imperial, which was adopted.

REFERRALS

President Pro Tem Richard referred **SCR 24** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 117**, with **SCS**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred

SS for **SCS** for **SB 66**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Richard referred **SS** for **SCS** for **SB 66** to the Committee on Fiscal Oversight.

SENATE BILLS FOR PERFECTION

At the request of Senator Kehoe, **SB 189**, with **SCS**, was placed on the Informal Calendar.

Senator Sater moved that **SB 28**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 28**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 28

An Act to amend chapter 208, RSMo, by adding thereto four new sections relating to the Medicaid global waiver.

Was taken up.

Senator Sater moved that **SCS** for **SB 28** be adopted.

At the request of Senator Sater, **SB 28**, with **SCS** (pending), was placed on the Informal Calendar.

Senator Sater moved that **SB 139**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 139**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 139

An Act to amend chapter 338, RSMo, by adding thereto two new sections relating to the promotion of medication safety.

Was taken up.

Senator Sater moved that **SCS** for **SB 139** be adopted, which motion prevailed.

On motion of Senator Sater, **SCS** for **SB 139** was declared perfected and ordered printed.

At the request of Senator Brown, **SB 20** was placed on the Informal Calendar.

SB 6, with **SCS** was placed on the Informal Calendar.

Senator Wasson moved that **SB 11**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 11**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 11

An Act to repeal sections 100.010 and 100.180, RSMo, and to enact in lieu thereof two new sections relating to industrial development projects.

Was taken up.

Senator Wasson moved that **SCS** for **SB 11** be adopted, which motion prevailed.

On motion of Senator Wasson, **SCS** for **SB 11** was declared perfected and ordered printed.

Senator Koenig moved that **SB 228** be taken up for perfection, which motion prevailed.

Senator Koenig offered **SS** for **SB 228**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 228

An Act to repeal section 104.1003, RSMo, and to enact in lieu thereof two new sections relating to state employee retirement systems.

Senator Koenig moved that **SS** for **SB 228** be adopted.

Senator Kraus assumed the Chair.

President Parson assumed the Chair.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 228, Page 7, Section 104.1003, Line 1, by inserting after all of said line the following:

“104.1091. 1. Notwithstanding any provision of the year 2000 plan to the contrary, each person who first becomes an employee on or after January 1, 2011, shall be a member of the year 2000 plan subject to the provisions of this section.

2. A member's normal retirement eligibility shall be as follows:

(1) The member's attainment of at least age sixty-seven and the completion of at least ten years of credited service; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with ten years of credited service;

(2) For members of the general assembly, the member's attainment of at least age sixty-two and the completion of at least three full biennial assemblies; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety;

(3) For statewide elected officials, the official's attainment of at least age sixty-two and the completion of at least four years of credited service; or the official's attainment of at least age fifty-five with the sum of the official's age and credited service equaling at least ninety.

3. A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least ten years of credited service.

4. A temporary annuity paid pursuant to subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the

member has attained at least age sixty, or at least age fifty-five with ten years of credited service.

5. A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early retirement annuity upon the attainment of at least age sixty-two and the completion of at least ten years of credited service. A vested former member shall not be eligible for early retirement.

6. The provisions of subsection 6 of section 104.1021 and section 104.344 as applied pursuant to subsection 7 of section 104.1021 and section 104.1090 shall not apply to members covered by this section.

7. The minimum credited service requirements of five years contained in sections 104.1018, 104.1030, 104.1036, and 104.1051 shall be ten years for members covered by this section. The normal and early retirement eligibility requirements in this section shall apply for purposes of administering section 104.1087.

8. A member shall be required to contribute four percent of the member's pay to the retirement system, which shall stand to the member's credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable under the year 2000 plan, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the member under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the member's pay that is includable in the member's gross income for federal income tax purposes;

(2) Member contributions picked up by the employer shall be paid from the same source of funds used for the payment of pay to a member. A deduction shall be made from each member's pay equal to the amount of the member's contributions picked up by the employer. This deduction, however, shall not reduce the member's pay for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Member contributions so picked up shall be credited to a separate account within the member's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, shall be paid by the employer in lieu of the contributions by the member. The member shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Effective June 30, 2014, and each June thirtieth thereafter, the interest crediting rate shall be equal to the investment rate that is published by the United States Department of Treasury, or its successor agency, for fifty-two week treasury bills for the relevant auction that is nearest to the preceding July first, or a successor treasury bill investment rate as approved by the board if the fifty-two week treasury bill is no longer issued. Interest credits shall cease upon termination of employment if the member is not a vested former member. Otherwise, interest credits shall cease upon retirement or death;

(6) A vested former member or a former member who is not vested may request a refund of his or her contributions and interest credited thereon. If such member is married at the time of such request, such request shall not be processed without consent from the spouse. Such member is not eligible to request a

refund if such member's retirement benefit is subject to a division of benefit order pursuant to section 104.1051. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later, and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A vested former member may not request a refund after such member becomes eligible for normal retirement. A vested former member or a former member who is not vested who receives a refund shall forfeit all the member's credited service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any member or vested former member receiving long-term disability benefits shall not be eligible for a refund. If such member subsequently becomes an employee and works continuously for at least one year, the credited service previously forfeited shall be restored if the member returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any member who made contributions shall receive a refund upon the member's death equal to the amount, if any, of such contributions and interest credited thereon less any retirement benefits received by the member unless an annuity is payable to a survivor or beneficiary as a result of the member's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the member's contributions less any annuity amounts received by the member and the survivor or beneficiary.

9. The employee contribution rate, the benefits provided under the year 2000 plan to members covered under this section, and any other provision of the year 2000 plan with regard to members covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the member after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

10. For purposes of members covered by this section, the options under section 104.1027 shall be as follows:

Option 1. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-eight and one half percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of three-tenths of one percent for each year the retiree's age is younger than age sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of three-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of three-tenths of one percent for each year of age difference; provided, after all adjustments the option 1 percent cannot exceed ninety-four and one quarter percent. Upon the retiree's death, fifty percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 2. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-one percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of four-tenths of one percent for each year the retiree's age is younger than sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of five-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of five-tenths of one percent for each year of age difference; provided, after all adjustments the option 2 percent cannot

exceed eighty-seven and three quarter percent. Upon the retiree's death one hundred percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 3. A retiree's life annuity shall be reduced to ninety-three percent of the annuity otherwise payable. If the retiree dies before having received one hundred twenty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred twenty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred twenty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

Option 4. A retiree's life annuity shall be reduced to eighty-six percent of the annuity otherwise payable. If the retiree dies before having received one hundred eighty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred eighty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred eighty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

11. The provisions of subsection 6 of section 104.1024 shall not apply to members covered by this section.

12. Notwithstanding the other provisions of this section or the year 2000 plan to the contrary, effective January 1, 2018, a member who is not a statewide elected official or a member of the general assembly shall be eligible for retirement under this subsection subject to the following conditions:

(1) A member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with five years of credited service;

(2) A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service;

(3) A temporary annuity paid under subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the member has attained at least age sixty, or at least age fifty-five with five years of credited service;

(4) A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early

retirement annuity upon the attainment of at least age sixty-two and the completion of at least five years of credited service. A vested former member shall not be eligible for early retirement;

(5) The normal and early retirement eligibility requirements in this subsection shall apply for purposes of administering section 104.1087;

(6) The survivor annuity payable under section 104.1030 for vested former members covered by this section shall not be payable until the deceased member would have reached his or her normal retirement eligibility under this subsection;

(7) The annual cost-of-living adjustment payable under section 104.1045 shall not commence until the second anniversary of a vested former member's annuity starting date for members covered by this subsection; and

(8) The unused sick leave credit granted under subsection 2 of section 104.1021 shall not apply to members covered by this subsection unless the member terminates employment after reaching normal retirement eligibility or becoming eligible for an early retirement annuity under this subsection.”; and

Further amend said bill and page, section 104.1094, line 5, by striking number “17” and inserting in lieu thereof the following: “16”; and further amend line 11 by striking the word “ten” and inserting in lieu thereof the following: “five”; and further amend line 26 by striking the word “ten” and inserting in lieu thereof the following: “five”; and

Further amend said bill and section, page 9, line 5, by striking the word “ten” and inserting in lieu thereof the following: “five”; and further amend line 10 by striking the number “17” and inserting in lieu thereof the following: “16”; and further amend said line by striking the word “The”; and further amend lines 11-16 by striking all of said lines; and

Further amend said bill and section, page 12, line 9, by striking the number “17” and inserting in lieu thereof the following: “16”; and further amend line 18 by striking the number “17” and inserting in lieu thereof the following: “16”; and

Further amend said bill and section, page 15, lines 1-10, by striking all of said lines from the bill; and further amend line 12 by striking the number “17” and inserting in lieu thereof the following: “16”; and further amend line 19 by striking the number “17” and inserting in lieu thereof the following: “16”; and further renumber the remaining subsections accordingly; and

Further amend the title and enacting clause accordingly.

Senator Schaaf moved that the above amendment be adopted.

At the request of Senator Koenig, **SB 228**, with **SS** and **SA 1** (pending), was placed on the Informal Calendar.

Senator Hegeman moved that **SB 62** be taken up for perfection, which motion prevailed.

Senator Hegeman offered **SS** for **SB 62**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 62

An Act to repeal section 104.1205, RSMo, and to enact in lieu thereof one new section relating to

retirement of higher education employees, with an effective date.

Senator Hegeman moved that **SS** for **SB 62** be adopted, which motion prevailed.

On motion of Senator Hegeman, **SS** for **SB 62** was declared perfected and ordered printed.

SB 314 and **SB 340**, with **SCS**, was placed on the Informal Calendar.

Senator Cunningham moved that **SB 34** be taken up for perfection, which motion prevailed.

Senator Cunningham offered **SS** for **SB 34**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

An Act to amend chapter 577, RSMo, by adding thereto one new section relating to the offense of illegal reentry, with penalty provisions.

Senator Cunningham moved that **SS** for **SB 34** be adopted.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 34, Page 1, Section 577.685, Lines 9-10, by striking the words “or any felony offense” and inserting in lieu thereof the following: “, **any dangerous felony offense as the term “dangerous felony” is defined section 556.061, any felony offense under chapter 579, with the exception of any offense involving the possession of marijuana, any offense under section 570.030, or any offense under section 570.217**”; and further amend line 13 by striking the words “or a felony offense” and inserting in lieu thereof the following: “, **any dangerous felony offense as the term “dangerous felony” is defined in section 556.061, any felony offense under chapter 579, with the exception of any offense involving the possession of marijuana, any offense under section 570.030, or any offense under section 570.217**”.

Senator Riddle assumed the Chair.

President Parson assumed the Chair.

Senator Holsman moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 34, Page 1, Section 577.685, Line 8, by inserting immediately after “(1)” the following: “**Unlawfully**”.

Senator Schupp moved that the above amendment be adopted, which motion failed.

Senator Cunningham moved that **SS** for **SB 34**, as amended, be adopted, which motion prevailed.

Senator Cunningham requested a roll call vote be taken on the perfection of **SS** for **SB 34**, as amended, and was joined in his request by Senators Emery, Hegeman, Schatz and Wallingford.

On motion of Senator Cunningham, **SS** for **SB 34**, as amended, was declared perfected and ordered

printed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Silvey	Wallingford	Wasson	Wieland—26		

NAYS—Senators

Curls	Schupp	Walsh—3
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Absent—Senator Sifton—1

Absent with leave—Senators

Chappelle-Nadal	Hummel	Nasheed—3
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Vacancies—1

Senator Schatz moved that **SB 65** be taken up for perfection, which motion prevailed.

On motion of Senator Schatz, **SB 65** was declared perfected and ordered printed.

At the request of Senator Onder, **SB 185**, with **SCS**, was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SB 62**; **SCS** for **SB 11**; and **SCS** for **SB 139**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Richard referred **SCS** for **SB 139** to the Committee on Fiscal Oversight.

Senator Dixon requested unanimous consent of the Senate that **SB 128**, with **SCS**, be returned to the Committee on the Judiciary and Civil and Criminal Jurisprudence, which request was granted.

INTRODUCTION OF GUESTS

Senator Munzlinger introduced to the Senate, representatives of the University of Missouri Extension EXCEL program, Randolph County.

Senator Holsman introduced to the Senate, former State Representative Jason Klumb, Kansas City.

Senator Schupp introduced to the Senate, Mary Louise Pabello, Creve Coeur; and Sara John, Bridget White, Patricia Garcia, Geraldine Hannon, Catherine Morelix and representatives of Missouri Immigrant and Refugee Advocates (MIRA).

The President introduced to the Senate, Lesia Hessee.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, March 8, 2017.

SENATE CALENDAR

THIRTY-SIXTH DAY—WEDNESDAY, MARCH 8, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 506-Silvey	SB 526-Brown
SB 507-Nasheed	SB 527-Brown
SB 508-Nasheed	SB 528-Hegeman
SB 509-Dixon	SB 529-Hegeman
SB 510-Dixon	SB 530-Hegeman
SB 511-Dixon	SB 531-Hoskins
SB 512-Dixon	SB 532-Hoskins
SB 513-Dixon	SB 533-Eigel
SB 514-Onder	SB 534-Eigel
SB 515-Munzlinger	SB 535-Wallingford
SB 516-Munzlinger	SB 536-Wallingford
SB 517-Wasson	SB 537-Chappelle-Nadal
SB 518-Emery	SB 538-Chappelle-Nadal
SB 519-Emery	SB 539-Chappelle-Nadal
SB 520-Emery	SB 540-Curls
SB 521-Kraus	SB 541-Schupp
SB 522-Sifton	SB 542-Schatz
SB 523-Sater	SB 543-Schatz
SB 524-Koenig	SB 544-Rowden
SB 525-Riddle	

HOUSE BILLS ON SECOND READING

HCS for HB 115	HB 655-Engler
HCS for HB 138	HCS for HB 50
HCS for HB 662	HB 94-Lauer
HB 288-Fitzpatrick	HCS for HB 451

HB 93-Lauer
 HB 289-Fitzpatrick
 HCS for HB 225
 HCS for HB 292
 HB 207-Fitzwater

HB 493-Bondon
 HB 169-Curtman
 HCS for HB 661
 HB 700-Cookson

THIRD READING OF SENATE BILLS

SS for SCS for SB 66-Schatz
 (In Fiscal Oversight)
 SS for SB 62-Hegeman

SCS for SB 11-Wasson
 SCS for SB 139-Sater
 (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SB 10-Wasson and Richard, with SCS
2. SB 199-Wasson
3. SB 349-Wasson
4. SB 293-Romine
5. SB 190-Emery and Nasheed, with SCS
6. SB 184-Emery
7. SB 22-Chappelle-Nadal
8. SB 32-Emery, with SCS
9. SB 258-Munzlinger
10. SB 259-Munzlinger
11. SB 260-Munzlinger
12. SB 261-Munzlinger
13. SB 262-Munzlinger
14. SB 213-Rowden, with SCS
15. SB 123-Munzlinger
16. SB 283-Hegeman
17. SB 284-Hegeman, with SCS
18. SB 124-Wasson
19. SB 35-Cunningham
20. SB 114-Schatz
21. SB 247-Kraus, with SCS
22. SB 325-Kraus
23. SBs 285 & 17-Koenig, with SCS
24. SB 160-Sater, with SCS

25. SB 41-Wallingford and Emery
26. SB 67-Onder, et al
27. SB 195-Koenig
28. SB 18-Kraus
29. SB 290-Schatz, with SCS
30. SB 330-Munzlinger
31. SBs 44 & 63-Romine, with SCS
32. SB 328-Romine, with SCS
33. SB 188-Munzlinger, with SCS
34. SB 102-Cunningham, with SCS
35. SB 303-Wieland, with SCS
36. SB 49-Walsh, with SCS
37. SB 147-Romine
38. SJR 9-Romine, with SCS
39. SB 122-Munzlinger, with SCS
40. SB 227-Koenig, with SCS
41. SB 210-Onder, with SCS
42. SB 220-Riddle, with SCS
43. SB 97-Sater, with SCS
44. SB 176-Dixon
45. SB 13-Dixon
46. SB 177-Dixon, with SCS
47. SB 68-Onder and Nasheed
48. SB 126-Wasson

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|---------------------------------------|----------------------------------|
| 49. SB 221-Riddle | 81. SB 183-Hoskins, with SCS |
| 50. SB 83-Dixon | 82. SB 130-Kraus, with SCS |
| 51. SB 99-Emery | 83. SB 80-Wasson, with SCS |
| 52. SB 171-Dixon and Sifton, with SCS | 84. SB 250-Kehoe |
| 53. SB 158-Dixon | 85. SJR 12-Eigel |
| 54. SB 157-Dixon, with SCS | 86. SB 144-Wallingford |
| 55. SB 81-Dixon | 87. SB 280-Hoskins, with SCS |
| 56. SB 178-Dixon | 88. SB 115-Schupp, with SCS |
| 57. SB 204-Sifton | 89. SB 362-Hummel |
| 58. SB 84-Kraus, with SCS | 90. SB 298-Curls |
| 59. SB 163-Romine | 91. SB 234-Libla, with SCS |
| 60. SB 242-Emery, with SCS | 92. SB 442-Hegeman |
| 61. SB 371-Schaaf | 93. SB 76-Munzlinger |
| 62. SB 333-Schaaf, with SCS | 94. SB 389-Sater, with SCS |
| 63. SB 295-Schaaf, with SCS | 95. SB 286-Rizzo |
| 64. SB 409-Koenig | 96. SB 267-Schatz, with SCS |
| 65. SB 141-Emery | 97. SB 383-Eigel and Wieland |
| 66. SB 203-Sifton, with SCS | 98. SB 336-Wieland |
| 67. SB 410-Schatz | 99. SB 223-Schatz, with SCS |
| 68. SB 368-Rowden | 100. SB 263-Riddle |
| 69. SB 331-Hegeman | 101. SB 243-Hegeman |
| 70. SB 348-Wasson | 102. SB 156-Munzlinger, with SCS |
| 71. SB 406-Wasson and Sater | 103. SB 85-Kraus, with SCS |
| 72. SB 142-Emery | 104. SB 180-Nasheed, with SCS |
| 73. SB 129-Dixon and Sifton, with SCS | 105. SB 233-Wallingford |
| 74. SB 96-Sater and Emery | 106. SB 61-Hegeman, with SCS |
| 75. SB 103-Wallingford | 107. SJR 11-Hegeman, with SCS |
| 76. SB 196-Koenig | 108. SB 358-Wieland |
| 77. SB 230-Riddle | 109. SB 316-Rowden, with SCS |
| 78. SB 88-Brown, with SCS | 110. SB 376-Hoskins |
| 79. SB 200-Libla | 111. SB 252-Dixon, with SCS |
| 80. SB 201-Onder, with SCS | |

HOUSE BILLS ON THIRD READING

HB 251-Taylor, with SCS (Onder)
HCS for HB 130, with SCS (Onder)

HB 95-McGaugh (Emery)
HB 153-Corlew (Libla)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 185-Onder, et al, with SCS
SB 6-Richard, with SCS	SB 189-Kehoe, with SCS
SB 20-Brown	SB 228-Koenig, with SS & SA 1 (pending)
SB 21-Brown	SBs 314 & 340-Schatz, et al, with SCS
SB 28-Sater, with SCS (pending)	
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	

CONSENT CALENDAR

Senate Bills

Reported 3/2

SB 296-Hummel	SB 112-Schatz, with SCS
SB 394-Romine	SB 353-Wallingford
SB 334-Sater, with SCS	SB 366-Koenig
SB 363-Chappelle-Nadal	SB 302-Wieland
SB 279-Kraus, with SCS	SB 222-Riddle
SB 332-Hegeman	SB 282-Hegeman
SB 93-Curls, with SCS	SB 329-Kehoe

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe	SCR 14-Hoskins
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Journal of the Senate

FIRST REGULAR SESSION

THIRTY-SIXTH DAY—WEDNESDAY, MARCH 8, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“And those who know Your name put their trust in You, for You, O Lord, have not forsaken those who seek You.” (Psalm 9:10)

Almighty God, You are the giver of all good things, the wherewithals of life You provide daily. You give us faith that must be mined, explored and understood for it then sustains us; inspire us and provide us with a trust in You so we may lead as You give us guidance. Help us to do what is the most loving thing we can for others, increase our appreciation for our staff who are there for us and direct us to provide laws that are truly helpful for our people. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kraus offered Senate Resolution No. 422, regarding the 2016-2017 Class 2 State Champion Oak Grove High School Panthers wrestling program, which was adopted.

Senator Kehoe offered Senate Resolution No. 423, regarding the American Red Cross of Central and Northern Missouri, which was adopted.

Senator Hegeman requested unanimous consent of the Senate to withdraw **SB 529**, which request was granted.

HOUSE BILLS ON THIRD READING

At the request of Senator Onder, **HB 251**, with **SCS**, was placed on the Informal Calendar.

HCS for **HB 130**, with **SCS**, introduced by Representative Mathews, entitled:

An Act to amend chapter 387, RSMo, by adding thereto twenty-two new sections relating to transportation network companies, with penalty provisions.

Was taken up by Senator Onder.

SCS for **HCS** for **HB 130**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 130

An Act to repeal section 67.1819, RSMo, and to enact in lieu thereof twenty-five new sections relating to transportation network companies, with penalty provisions.

Was taken up.

Senator Onder moved that **SCS** for **HCS** for **HB 130** be adopted.

Senator Onder offered **SS** for **SCS** for **HCS** for **HB 130**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 130

An Act to repeal section 67.1819, RSMo, and to enact in lieu thereof twenty-five new sections relating to transportation network companies, with penalty provisions.

Senator Onder moved that **SS** for **SCS** for **HCS** for **HB 130** be adopted.

Senator Onder offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 11, Section 387.430, Line 16 of said page, by inserting after all of said line the following:

“5. (1) Notwithstanding any other provision of law, no municipality or other local or state entity may impose a nongenerally applied tax on a taxicab, limousine, or for-hire vehicle as defined in chapter 390, or on a car rental company or rental agreement as defined in chapter 407.

(2) Nothing in this section shall prohibit a business license fee imposed on car rental agencies to fund a downtown arena in any home rule city with more than four hundred thousand inhabitants and located in more than one county.”.

Senator Onder moved that the above amendment be adopted.

Senator Silvey offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 1, Lines 8-9, by striking the words “business license”.

Senator Silvey moved that the above amendment be adopted.

At the request of Senator Onder, **SA 1** was withdrawn, rendering **SA 1** to **SA 1** moot.

Senator Nasheed offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 1, Section A, Line 7 of said page, by inserting after all of said line the following:

“67.1809. 1. The regional taxicab commission established under section 67.1804 may license, supervise, and regulate any person who engages in the business of transporting passengers in commerce, wholly within the regional taxicab district established in section 67.1802, in any motor vehicle designed or used to transport not more than eight passengers, including the driver. The powers granted to the regional taxicab commission under this section shall apply to the motor vehicles described in this subsection and to the persons owning or operating those vehicles:

(1) Whether or not the vehicles are equipped with a taximeter or use a taximeter; and

(2) Whether the vehicles are operated by a for-hire motor carrier of passengers or by a private motor carrier of passengers not for hire or compensation.

2. This section shall apply, notwithstanding any provisions of this chapter or of subsection 2 of section 390.126 to the contrary, except that the vehicles described in subsection 1 of this section, and the operators of such vehicles, shall be licensed, supervised, and regulated by the state highways and transportation commission, as provided under section 226.008, instead of the regional taxicab commission, whenever:

(1) Such motor vehicles transport passengers within the district in interstate commerce, and those interstate operations are subject to the powers of the state highways and transportation commission under section 226.008;

(2) Such motor vehicles are operated exclusively by a not-for-profit corporation or governmental entity, whose passenger transportation within the regional taxicab district is subsidized, wholly or in part, with public transit funding provided by the state highways and transportation commission, the Federal Transit Administration, or both;

(3) Such vehicles transport one or more passengers on the public highways in a continuous journey from a place of origin within the regional taxicab district to a destination outside the district, or from a place of origin outside the district to a destination within the district, either with or without a return trip to the point

of origin. Such continuous transportation of passengers between points within and without the district is subject to regulation by the state highways and transportation commission, even if the journey includes temporary stops at one or more intermediate destinations within the boundaries of the district.

3. The provisions of subdivision (3) of subsection 2 of this section shall not limit the powers of the regional taxicab commission under this section to license, supervise, and regulate the transportation of any passenger whose journey by motor vehicle takes place wholly within the regional taxicab district, even if transported on the same vehicle with other passengers whose transportation, both within and without the boundaries of the district, is subject to the exclusive powers of the state highways and transportation commission. A motor carrier or driver who transports passengers subject to the powers of the regional taxicab commission, under subsection 1 of this section, on the same vehicle with passengers whose transportation is subject to the powers of the state highways and transportation commission, under subsection 2 of this section, shall comply with all applicable requirements of the regional taxicab commission and with all applicable requirements of the state highways and transportation commission.

4. No provision within this chapter shall be interpreted or construed as limiting the powers of the state highways and transportation commission and its enforcement personnel, the state highway patrol and its officers and personnel, or any other law enforcement officers or peace officers to enforce any safety requirements or hazardous materials regulations made applicable by law to the motor vehicles, drivers, or persons that own or operate any motor vehicles described in this section.

5. Every individual person, partnership, or corporation subject to licensing, regulation, and supervision by the regional taxicab commission under this section, with reference to any transportation of passengers by a motor vehicle previously authorized by a certificate or permit issued by the state highways and transportation commission under section 390.051 or 390.061, which certificate or permit was in active status and not suspended or revoked on August 27, 2005, according to the records of the state highways and transportation commission, is hereby deemed to be licensed, permitted, and authorized by the regional taxicab commission, and the vehicles and drivers used by such motor carriers are hereby deemed to be licensed, permitted, and authorized by the regional taxicab commission to operate and engage in the transportation of passengers within the regional taxicab district, to the same extent as they formerly were licensed, permitted, and authorized by the highways and transportation commission on August 27, 2005. Such motor carriers, drivers, and vehicles shall be exempted from applying for any license, certificate, permit, or other credential issued or required by the regional taxicab commission under sections 67.1800 to 67.1822, except that the regional taxicab commission may, after December 31, 2005, require such motor carriers and drivers to apply and pay the regular fees for annual renewals of such licenses, permits, certificates, or other credentials under uniform requirements applicable to all motor carriers, vehicles, and drivers operating within the regional taxicab district.

6. Nothing in sections 67.1800 to 67.1822 shall be construed as granting the regional taxicab commission the authority to license, supervise, or regulate medical transportation.”; and

Further amend the title and enacting clause accordingly.

Senator Nasheed moved that the above amendment be adopted, which motion prevailed.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Schaaf offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 11, Section 387.430, Line 16 of said page, by inserting after all of said line the following:

“5. (1) Notwithstanding any other provision of law, no municipality or other local or state entity may impose a nongenerally applied tax on a taxicab, limousine, or for-hire vehicle as defined in chapter 390, or on a car rental company or rental agreement as defined in chapter 407.

(2) Nothing in this section shall prohibit a fee imposed on car rental agencies in any home rule city with more than four hundred thousand inhabitants and located in more than one county.”.

Senator Schaaf moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Silvey raised the point of order that **SA 3** goes beyond the scope of the title of the bill. The point of order was referred to the President Pro Tem.

At the request of Senator Schaaf, **SA 3** was withdrawn, rendering the point of order moot.

Senator Rizzo offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 13, Section 387.438, Line 15, by inserting after all of said line the following:

“387.439. 1. (1) A TNC shall not deny or manipulate access to its digital network or engage in any deceptive, manipulative, or coordinated practice to evade a law enforcement entity, including by canceling a ride request by a rider or prospective rider relating to association with a law enforcement entity.

(2) A first violation of this subsection shall be punishable by a fine of fifty thousand dollars. A second violation of this subsection shall be punishable by a fine of one hundred fifty thousand dollars. A third or subsequent violation of this subsection shall be punishable by a fine of three hundred thousand dollars.

2. A TNC shall not produce or operate, or allow to be produced or operated, any digital network or similar technology that falsely displays the number of TNC vehicles available to provide prearranged rides for the purpose of misleading riders or potential riders about the number of TNC vehicles available to provide such rides.

3. A TNC shall not use geographic location or geolocation data of a rider or prospective rider for the purpose of excluding certain areas on the basis of the income, racial, or ethnic composition of such area.

4. A violation of this section shall be punishable by a one month suspension of the TNC's license.”;
and

Further amend the title and enacting clause accordingly.

Senator Kraus assumed the Chair.

President Parson assumed the Chair.

Senator Rizzo moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Onder, **HCS** for **HB 130**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SB 34**; and **SB 65** begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 122**, entitled:

An Act to repeal section 334.010, RSMo, and to enact in lieu thereof one new section relating to physicians providing sports medicine services.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 353**, entitled:

An Act to repeal sections 115.117, 115.124, and 115.125, RSMo, and to enact in lieu thereof three new sections relating to elections.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

COMMUNICATIONS

Senator Schaaf submitted the following:

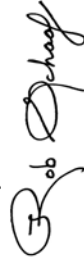
March 8, 2017

Adriane Crouse
Secretary of the Senate
State Capitol, Rm. 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Madam Secretary:

Pursuant to Rule 45, I object to the placement of SB 353 on the Senate Consent Calendar and respectfully request it be removed.

Sincerely,



Rob Schaaf

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Danny Kehoe, and his son, Ben; and teacher Mrs. Grothoff, parents and 22 fourth grade students from St. Francis Xavier Catholic School, Taos.

Senator Dixon introduced to the Senate, Amy Unser, Breanne Schnabel, Brian Drane, Brittney Mickelson, Chris Barboa, Jill San Paolo, Katie Carlisle, Kendal Dingus, Melanie Setser, Michael Floyd, Missy Montgomery, Ryan Cosby, Samantha Wheeler, Terri Choate, Teri Cantwell, Amy Sharp, Cathy Smith, David Thater, Marita Thomas, Barbra Wallace, Joselyn Baldner and Russ Marquart, representatives of Central Connect Leadership Class.

Senator Schaaf introduced to the Senate, teacher Derek Frieling; and Brynna Dobosz, Kylie Ralston, Ashton Pilgram, Bailee Culver and Trinity Issacs, Lafayette High School, St. Joseph.

Senator Riddle introduced to the Senate, constituents from the 10th Senatorial District.

Senator Nasheed introduced to the Senate, former State Senator Robin Wright-Jones; and representatives of Empower Missouri, St. Louis.

Senator Sifton introduced to the Senate, representatives of Leadership St. Louis Class of 2016-2017.

Senator Wasson introduced to the Senate, Candis and Mark Buxton, and their son, Josh, Strafford; Jackson Dascher, Highlandville; Kruz Jackson, Fair Grove; and William Bruner, Republic, eighth grade students at Lighthouse Christian Academy.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-SEVENTH DAY—THURSDAY, MARCH 9, 2017

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 506-Silvey	SB 518-Emery
SB 507-Nasheed	SB 519-Emery
SB 508-Nasheed	SB 520-Emery
SB 509-Dixon	SB 521-Kraus
SB 510-Dixon	SB 522-Sifton
SB 511-Dixon	SB 523-Sater
SB 512-Dixon	SB 524-Koenig
SB 513-Dixon	SB 525-Riddle
SB 514-Onder	SB 526-Brown
SB 515-Munzlinger	SB 527-Brown
SB 516-Munzlinger	SB 528-Hegeman
SB 517-Wasson	SB 530-Hegeman

SB 531-Hoskins
 SB 532-Hoskins
 SB 533-Eigel
 SB 534-Eigel
 SB 535-Wallingford
 SB 536-Wallingford
 SB 537-Chappelle-Nadal

SB 538-Chappelle-Nadal
 SB 539-Chappelle-Nadal
 SB 540-Curls
 SB 541-Schupp
 SB 542-Schatz
 SB 543-Schatz
 SB 544-Rowden

HOUSE BILLS ON SECOND READING

HCS for HB 115
 HCS for HB 138
 HCS for HB 662
 HB 288-Fitzpatrick
 HB 655-Engler
 HCS for HB 50
 HB 94-Lauer
 HCS for HB 451
 HB 93-Lauer
 HB 289-Fitzpatrick

HCS for HB 225
 HCS for HB 292
 HB 207-Fitzwater
 HB 493-Bondon
 HB 169-Curtman
 HCS for HB 661
 HB 700-Cookson
 HCS for HB 122
 HCS for HB 353

THIRD READING OF SENATE BILLS

SS for SCS for SB 66-Schatz
 (In Fiscal Oversight)
 SS for SB 62-Hegeman
 SCS for SB 11-Wasson

SCS for SB 139-Sater
 (In Fiscal Oversight)
 SS for SB 34-Cunningham
 SB 65-Schatz

SENATE BILLS FOR PERFECTION

1. SB 10-Wasson and Richard, with SCS
 2. SB 199-Wasson
 3. SB 349-Wasson
 4. SB 293-Romine
 5. SB 190-Emery and Nasheed, with SCS
 6. SB 184-Emery
 7. SB 22-Chappelle-Nadal
 8. SB 32-Emery, with SCS
 9. SB 258-Munzlinger
 10. SB 259-Munzlinger
 11. SB 260-Munzlinger
 12. SB 261-Munzlinger

13. SB 262-Munzlinger
 14. SB 213-Rowden, with SCS
 15. SB 123-Munzlinger
 16. SB 283-Hegeman
 17. SB 284-Hegeman, with SCS
 18. SB 124-Wasson
 19. SB 35-Cunningham
 20. SB 114-Schatz
 21. SB 247-Kraus, with SCS
 22. SB 325-Kraus
 23. SBs 285 & 17-Koenig, with SCS
 24. SB 160-Sater, with SCS

25. SB 41-Wallingford and Emery
26. SB 67-Onder, et al
27. SB 195-Koenig
28. SB 18-Kraus
29. SB 290-Schatz, with SCS
30. SB 330-Munzlinger
31. SBs 44 & 63-Romine, with SCS
32. SB 328-Romine, with SCS
33. SB 188-Munzlinger, with SCS
34. SB 102-Cunningham, with SCS
35. SB 303-Wieland, with SCS
36. SB 49-Walsh, with SCS
37. SB 147-Romine
38. SJR 9-Romine, with SCS
39. SB 122-Munzlinger, with SCS
40. SB 227-Koenig, with SCS
41. SB 210-Onder, with SCS
42. SB 220-Riddle, with SCS
43. SB 97-Sater, with SCS
44. SB 176-Dixon
45. SB 13-Dixon
46. SB 177-Dixon, with SCS
47. SB 68-Onder and Nasheed
48. SB 126-Wasson
49. SB 221-Riddle
50. SB 83-Dixon
51. SB 99-Emery
52. SB 171-Dixon and Sifton, with SCS
53. SB 158-Dixon
54. SB 157-Dixon, with SCS
55. SB 81-Dixon
56. SB 178-Dixon
57. SB 204-Sifton
58. SB 84-Kraus, with SCS
59. SB 163-Romine
60. SB 242-Emery, with SCS
61. SB 371-Schaaf
62. SB 333-Schaaf, with SCS
63. SB 295-Schaaf, with SCS
64. SB 409-Koenig
65. SB 141-Emery
66. SB 203-Sifton, with SCS
67. SB 410-Schatz
68. SB 368-Rowden
69. SB 331-Hegeman
70. SB 348-Wasson
71. SB 406-Wasson and Sater
72. SB 142-Emery
73. SB 129-Dixon and Sifton, with SCS
74. SB 96-Sater and Emery
75. SB 103-Wallingford
76. SB 196-Koenig
77. SB 230-Riddle
78. SB 88-Brown, with SCS
79. SB 200-Libla
80. SB 201-Onder, with SCS
81. SB 183-Hoskins, with SCS
82. SB 130-Kraus, with SCS
83. SB 80-Wasson, with SCS
84. SB 250-Kehoe
85. SJR 12-Eigel
86. SB 144-Wallingford
87. SB 280-Hoskins, with SCS
88. SB 115-Schupp, with SCS
89. SB 362-Hummel
90. SB 298-Curls
91. SB 234-Libla, with SCS
92. SB 442-Hegeman
93. SB 76-Munzlinger
94. SB 389-Sater, with SCS
95. SB 286-Rizzo
96. SB 267-Schatz, with SCS
97. SB 383-Eigel and Wieland
98. SB 336-Wieland
99. SB 223-Schatz, with SCS
100. SB 263-Riddle
101. SB 243-Hegeman
102. SB 156-Munzlinger, with SCS
103. SB 85-Kraus, with SCS
104. SB 180-Nasheed, with SCS
105. SB 233-Wallingford
106. SB 61-Hegeman, with SCS
107. SJR 11-Hegeman, with SCS
108. SB 358-Wieland
109. SB 316-Rowden, with SCS
110. SB 376-Hoskins
111. SB 252-Dixon, with SCS

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)

HB 153-Corlew (Libla)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 6-Richard, with SCS

SB 20-Brown

SB 21-Brown

SB 28-Sater, with SCS (pending)

SBs 37 & 244-Silvey, with SCS,
SS for SCS & SA 1 (pending)

SB 185-Onder, et al, with SCS

SB 189-Kehoe, with SCS

SB 228-Koenig, with SS & SA 1 (pending)

SBs 314 & 340-Schatz, et al, with SCS

HOUSE BILLS ON THIRD READING

HCS for HB 130, with SCS & SS for SCS
(pending) (Onder)

HB 251-Taylor, with SCS (Onder)

CONSENT CALENDAR

Senate Bills

Reported 3/2

SB 296-Hummel

SB 394-Romine

SB 334-Sater, with SCS

SB 363-Chappelle-Nadal

SB 279-Kraus, with SCS

SB 332-Hegeman

SB 93-Curls, with SCS

SB 112-Schatz, with SCS

SB 366-Koenig

SB 302-Wieland

SB 222-Riddle

SB 282-Hegeman

SB 329-Kehoe

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-SEVENTH DAY—THURSDAY, MARCH 9, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“But know that the Lord has set apart the faithful for himself; the Lord hears when I call to him.” (Psalm 4:3)

We need You, O God, for as we travel home this day we have time to think on You and the seasons of our lives and seek to know how we are doing in our varied relationships and with You our God. We need You in our lives and ask for faith that reminds us that You are with us as we travel about or at home with loved ones. So Lord we ask, bless us and watch over us, as You are permeating our days with Your love. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 424, regarding Cameron Gehlert, Linn, which was adopted.

Senator Kehoe offered Senate Resolution No. 425, regarding the death of Marvin L. “Bud” Ulstad, Jefferson City, which was adopted.

Senator Schupp offered Senate Resolution No. 426, regarding Gerald W. “Gerry” Cohen, Saint Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 427, regarding Monte Martian Safron, Chesterfield, which was adopted.

Senator Schupp offered Senate Resolution No. 428, regarding Edwin Wallace “Ed” Morton, Manchester, which was adopted.

Senators Munzlinger and Riddle offered Senate Resolution No. 429, regarding the Monroe City United Methodist Church, which was adopted.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following reports:

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 117**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 138**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **SB 271**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 426**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 46**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which were referred **SCS** for **SB 139** and **SS** for **SCS** for **SB 66**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 145**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 405**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 384**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 404**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 392**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 30**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 411**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 161**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 134**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following report:

Mr. President: Your Committee on Insurance and Banking, to which were referred **SB 300** and **SB 306**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 353**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 381**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 418**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following report:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HBs 302** and **228**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Onder, Chairman of the Committee on General Laws, submitted the following reports:

Mr. President: Your Committee on General Laws, to which was referred **SB 486**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on General Laws, to which was referred **SB 488**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

President Parson assumed the Chair.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the appointment of Doctor Randall W. Williams, as Director of Department of Health and Senior Services, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said

appointment.

Senator Richard moved that the committee report be adopted and the Senate do give its advice and consent to the above appointment, which motion prevailed.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the appointment of Lieutenant Colonel Sandra K. Karsten, as Superintendent of the Missouri State Highway Patrol, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said appointment.

Senator Kehoe moved that the committee report be adopted and the Senate do give its advice and consent to the above appointment, which motion prevailed.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 506—Government Reform.

SB 507—Local Government and Elections.

SB 508—Local Government and Elections.

SB 509—Judiciary and Civil and Criminal Jurisprudence.

SB 510—Transportation, Infrastructure and Public Safety.

SB 511—Judiciary and Civil and Criminal Jurisprudence.

SB 512—Judiciary and Civil and Criminal Jurisprudence.

SB 513—Judiciary and Civil and Criminal Jurisprudence.

SB 514—Commerce, Consumer Protection, Energy and the Environment.

SB 515—Transportation, Infrastructure and Public Safety.

SB 516—Health and Pensions.

SB 517—Economic Development.

SB 518—Health and Pensions.

SB 519—Government Reform.

SB 520—Judiciary and Civil and Criminal Jurisprudence.

SB 521—Ways and Means.

SB 522—Transportation, Infrastructure and Public Safety.

SB 523—Seniors, Families and Children.

SB 524—Government Reform.

SB 525—Commerce, Consumer Protection, Energy and the Environment.

SB 526—Appropriations.

SB 527—Health and Pensions.

SB 528—Agriculture, Food Production and Outdoor Resources.

SB 530—Local Government and Elections.

SB 531—Seniors, Families and Children.

SB 532—Health and Pensions.

SB 533—Health and Pensions.

SB 534—Education.

SB 535—Seniors, Families and Children.

SB 536—Professional Registration.

SB 537—Judiciary and Civil and Criminal Jurisprudence.

SB 538—Health and Pensions.

SB 539—Judiciary and Civil and Criminal Jurisprudence.

SB 540—Professional Registration.

SB 541—Commerce, Consumer Protection, Energy and the Environment.

SB 542—Transportation, Infrastructure and Public Safety.

SB 543—Transportation, Infrastructure and Public Safety.

SB 544—General Laws.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Onder, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **SB 421**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Riddle requested unanimous consent of the Senate that **SB 353** be returned to the Committee on Professional Registration, which request was granted.

President Parson assumed the Chair.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 115—Economic Development.

HCS for HB 138—Education.

HCS for HB 662—Agriculture, Food Production and Outdoor Resources.

HB 288—Small Business and Industry.

HB 655—Economic Development.

HCS for HB 50—Judiciary and Civil and Criminal Jurisprudence.

HB 94—Education.

HCS for HB 451—Local Government and Elections.

HB 93—Economic Development.

HB 289—Small Business and Industry.

HCS for HB 225—Transportation, Infrastructure and Public Safety.

HCS for HB 292—Insurance and Banking.

HB 207—Transportation, Infrastructure and Public Safety.

HB 493—Small Business and Industry.

HB 169—General Laws.

HCS for HB 661—Commerce, Consumer Protection, Energy and the Environment.

HB 700—Transportation, Infrastructure and Public Safety.

THIRD READING OF SENATE BILLS

SS for SCS for SB 66, introduced by Senator Schatz, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 66

An Act to repeal sections 287.020, 287.149, 287.170, 287.243, and 287.390, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation.

Was taken up.

On motion of Senator Schatz, **SS for SCS for SB 66** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Romine	Rowden	Sater	Schaaf	Schatz
Silvey	Wallingford	Wasson	Wieland—25			

NAYS—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Rizzo	Schupp	Sifton
Walsh—8						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SB 62, introduced by Senator Hegeman, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 62

An Act to repeal section 104.1205, RSMo, and to enact in lieu thereof one new section relating to retirement of higher education employees, with an effective date.

Was taken up.

On motion of Senator Hegeman, **SS for SB 62** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for SB 11, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 11

An Act to repeal sections 100.010 and 100.180, RSMo, and to enact in lieu thereof two new sections

relating to industrial development projects.

Was taken up by Senator Wasson.

On motion of Senator Wasson, **SCS** for **SB 11** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Chappelle-Nadal—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for **SB 139**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 139

An Act to amend chapter 338, RSMo, by adding thereto two new sections relating to the promotion of medication safety.

Was taken up by Senator Sater.

On motion of Senator Sater, **SCS** for **SB 139** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Sifton	Silvey	Wallingford
Wasson	Wieland—30					

NAYS—Senators

Koenig	Schupp	Walsh—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SB 34, introduced by Senator Cunningham, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

An Act to amend chapter 577, RSMo, by adding thereto one new section relating to the offense of illegal reentry, with penalty provisions.

Was taken up.

On motion of Senator Cunningham, **SS for SB 34** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Sifton	Silvey	Wallingford	Wasson	Wieland—27	

NAYS—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Schupp	Walsh—6
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Cunningham, title to the bill was agreed to.

Senator Cunningham moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 65, introduced by Senator Schatz, entitled:

An Act to repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

Was taken up.

On motion of Senator Schatz, **SB 65** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HOUSE BILLS ON THIRD READING

Senator Onder moved that **HCS** for **HB 130**, with **SCS** and **SS** for **SCS** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SS for **SCS** for **HCS** for **HB 130** was again taken up.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

Senator Wieland offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 15, Section 387.440, Line 8, by inserting after all of said line the following:

“Section 1. Before acting as a TNC driver within this state, a driver shall include as a loss payee on the motor vehicle insurance policy required to be in effect pursuant to the provisions of chapter 303 the name of the transportation network company or companies whose digital network or networks the driver accesses.”; and

Further amend the title and enacting clause accordingly.

Senator Wieland moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Holsman, Kehoe, Rowden and Walsh.

SA 5 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Dixon	Holsman	Hummel	Schupp	Sifton	Walsh
Wieland—8						

NAYS—Senators

Brown	Cunningham	Curls	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schatz

Wasson—22

Absent—Senators

Schaaf Wallingford—2

Absent with leave—Senator Silvey—1

Vacancies—1

Senator Kraus assumed the Chair.

President Parson assumed the Chair.

Senator Wieland offered **SA 6**, which was read:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 130, Page 8, Section 387.420, Line 8, by inserting after the word “**violence**,” the following:

“**a violation of section 304.012,**”.

Senator Wieland moved that the above amendment be adopted.

Senator Hegeman assumed the Chair.

President Parson assumed the Chair.

Senator Kehoe assumed the Chair.

President Parson assumed the Chair.

Senator Hegeman assumed the Chair.

At the request of Senator Onder, **HCS** for **HB 130**, with **SCS**, **SS** for **SCS** and **SA 6** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 1194 & 1193**, entitled:

An Act to repeal sections 285.055, 288.062, and 290.528, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 460**, entitled:

An Act to repeal sections 507.040, 507.050, 508.010, and 537.762, RSMo, and to enact in lieu thereof four new sections relating to civil proceedings.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 339 & 714**, entitled:

An Act to repeal section 537.065, RSMo, and to enact in lieu thereof two new sections relating to settlement of tort claims.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 461**, entitled:

An Act to amend supreme court rules 52.05 and 52.06, for the purpose of severing parties who are misjoined in a civil action.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 462**, entitled:

An Act to amend supreme court rule 52.12, for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 480, 272, 413 & 609**, entitled:

An Act to repeal section 324.001, RSMo, and to enact in lieu thereof two new sections relating to the division of professional registration.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 193**, entitled:

An Act to repeal section 205.205, RSMo, and to enact in lieu thereof one new section relating to taxes in hospital districts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 381**, entitled:

An Act to repeal sections 191.227 and 193.245, RSMo, and to enact in lieu thereof twelve new sections relating to health care records.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 430, regarding William B. “Bill” Campey, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 431, regarding Robert Ray “Bob” Carr, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 432, regarding Wilbur Leonard “Bud” Hall, Oakville, which was adopted.

Senator Hoskins offered Senate Resolution No. 433, regarding Monica Thornburg, Wellington, which was adopted.

Senator Curls offered Senate Resolution No. 434, regarding Taylor Hurst, Raytown, which was adopted.

Senator Curls offered Senate Resolution No. 435, regarding Angelina Adams, Kansas City, which was adopted.

Senator Curls offered Senate Resolution No. 436, regarding Amanda Johnson, Kansas City, which was adopted.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

March 8, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 21.88 of the Revised Statutes of Missouri (RSMo), I hereby appoint the following senators to the Joint Committee on the Justice System to replace Senator Eric Schmitt, Senator David Pearce, and Senator Joseph Keaveny.

Senator David Sater
Senator Bill Eigel
Senator Scott Sifton

Sincerely,



Ron Richard

President Pro Tem

INTRODUCTION OF GUESTS

Senator Holsman introduced to the Senate, Gunnar Strickland, Blue Springs.

Senator Cunningham introduced to the Senate, Bill Henry and his grandson, Drew, Ava; and Drew was made an honorary page.

Senator Kraus introduced to the Senate, students from Chapel Lakes Elementary School, Blue Springs.

Senator Kehoe introduced to the Senate, Steven Gibbons, Florissant; and Garrett Rolland, Imperial.

Senator Cunningham introduced to the Senate, teachers and students from Mountain Grove Christian Academy.

Senator Romine introduced to the Senate, the Physician of the Day, Dr. Gregory K. Terpstra, Potosi.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, March 13, 2017.

SENATE CALENDAR

THIRTY-EIGHTH DAY—MONDAY, MARCH 13, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 122

HCS for HB 353

HCS for HBs 1194 & 1193

HCS for HB 460

HCS for HBs 339 & 714

HB 461-Kolkmeier

HB 462-Kolkmeier

HCS for HBs 480, 272, 413 & 609

HB 193-Kelley

HCS for HB 381

SENATE BILLS FOR PERFECTION

1. SB 10-Wasson and Richard, with SCS

2. SB 199-Wasson

3. SB 349-Wasson
4. SB 293-Romine
5. SB 190-Emery and Nasheed, with SCS
6. SB 184-Emery
7. SB 22-Chappelle-Nadal
8. SB 32-Emery, with SCS
9. SB 258-Munzlinger
10. SB 259-Munzlinger
11. SB 260-Munzlinger
12. SB 261-Munzlinger
13. SB 262-Munzlinger
14. SB 213-Rowden, with SCS
15. SB 123-Munzlinger
16. SB 283-Hegeman
17. SB 284-Hegeman, with SCS
18. SB 124-Wasson
19. SB 35-Cunningham
20. SB 114-Schatz
21. SB 247-Kraus, with SCS
22. SB 325-Kraus
23. SBs 285 & 17-Koenig, with SCS
24. SB 160-Sater, with SCS
25. SB 41-Wallingford and Emery
26. SB 67-Onder, et al
27. SB 195-Koenig
28. SB 18-Kraus
29. SB 290-Schatz, with SCS
30. SB 330-Munzlinger
31. SBs 44 & 63-Romine, with SCS
32. SB 328-Romine, with SCS
33. SB 188-Munzlinger, with SCS
34. SB 102-Cunningham, with SCS
35. SB 303-Wieland, with SCS
36. SB 49-Walsh, with SCS
37. SB 147-Romine
38. SJR 9-Romine, with SCS
39. SB 122-Munzlinger, with SCS
40. SB 227-Koenig, with SCS
41. SB 210-Onder, with SCS
42. SB 220-Riddle, with SCS
43. SB 97-Sater, with SCS
44. SB 176-Dixon
45. SB 13-Dixon
46. SB 177-Dixon, with SCS
47. SB 68-Onder and Nasheed
48. SB 126-Wasson
49. SB 221-Riddle
50. SB 83-Dixon
51. SB 99-Emery
52. SB 171-Dixon and Sifton, with SCS
53. SB 158-Dixon
54. SB 157-Dixon, with SCS
55. SB 81-Dixon
56. SB 178-Dixon
57. SB 204-Sifton
58. SB 84-Kraus, with SCS
59. SB 163-Romine
60. SB 242-Emery, with SCS
61. SB 371-Schaaf
62. SB 333-Schaaf, with SCS
63. SB 295-Schaaf, with SCS
64. SB 409-Koenig
65. SB 141-Emery
66. SB 203-Sifton, with SCS
67. SB 410-Schatz
68. SB 368-Rowden
69. SB 331-Hegeman
70. SB 348-Wasson
71. SB 406-Wasson and Sater
72. SB 142-Emery
73. SB 129-Dixon and Sifton, with SCS
74. SB 96-Sater and Emery
75. SB 103-Wallingford
76. SB 196-Koenig
77. SB 230-Riddle
78. SB 88-Brown, with SCS
79. SB 200-Libla
80. SB 201-Onder, with SCS
81. SB 183-Hoskins, with SCS
82. SB 130-Kraus, with SCS

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| 83. SB 80-Wasson, with SCS | 102. SB 156-Munzlinger, with SCS |
| 84. SB 250-Kehoe | 103. SB 85-Kraus, with SCS |
| 85. SJR 12-Eigel | 104. SB 180-Nasheed, with SCS |
| 86. SB 144-Wallingford | 105. SB 233-Wallingford |
| 87. SB 280-Hoskins, with SCS | 106. SB 61-Hegeman, with SCS |
| 88. SB 115-Schupp, with SCS | 107. SJR 11-Hegeman, with SCS |
| 89. SB 362-Hummel | 108. SB 358-Wieland |
| 90. SB 298-Curls | 109. SB 316-Rowden, with SCS |
| 91. SB 234-Libla, with SCS | 110. SB 376-Hoskins |
| 92. SB 442-Hegeman | 111. SB 252-Dixon, with SCS |
| 93. SB 76-Munzlinger | 112. SB 117-Schupp |
| 94. SB 389-Sater, with SCS | 113. SB 138-Sater |
| 95. SB 286-Rizzo | 114. SB 271-Wasson and Richard, with SCS |
| 96. SB 267-Schatz, with SCS | 115. SB 426-Wasson, with SCS |
| 97. SB 383-Eigel and Wieland | 116. SB 46-Libla, with SCS |
| 98. SB 336-Wieland | 117. SB 145-Wallingford, with SCS |
| 99. SB 223-Schatz, with SCS | 118. SB 381-Riddle |
| 100. SB 263-Riddle | 119. SB 418-Hegeman, with SCS |
| 101. SB 243-Hegeman | |

HOUSE BILLS ON THIRD READING

- | | |
|-----------------------|---|
| HB 95-McGaugh (Emery) | HCS for HBs 302 & 228, with SCS (Onder) |
| HB 153-Corlew (Libla) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|---|
| SB 5-Richard | SB 185-Onder, et al, with SCS |
| SB 6-Richard, with SCS | SB 189-Kehoe, with SCS |
| SB 20-Brown | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 21-Brown | SBs 314 & 340-Schatz, et al, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | |

HOUSE BILLS ON THIRD READING

HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder)

HB 251-Taylor, with SCS (Onder)

CONSENT CALENDAR

Senate Bills

Reported 3/2

SB 296-Hummel
SB 394-Romine
SB 334-Sater, with SCS
SB 363-Chappelle-Nadal
SB 279-Kraus, with SCS
SB 332-Hegeman
SB 93-Curls, with SCS

SB 112-Schatz, with SCS
SB 366-Koenig
SB 302-Wieland
SB 222-Riddle
SB 282-Hegeman
SB 329-Kehoe

Reported 3/9

SB 405-Hegeman, with SCS
SB 384-Rowden, with SCS
SB 404-Hegeman, with SCS
SB 392-Holsman
SB 30-Sater
SB 411-Schatz

SB 161-Sater, with SCS
SB 134-Chappelle-Nadal
SBs 300 & 306-Sater, with SCS
SB 486-Kehoe
SB 488-Kehoe
SB 421-Rizzo, with SCS

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-EIGHTH DAY—MONDAY, MARCH 13, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The earth is the Lord’s and all that is in it, the world, and those who live in it.” (Psalm 24:1)

As we begin a new week we are mindful, heavenly Father, to remember that everything that exist comes from You. The rains that water the earth, the warmth of the sun and coolness of night and everything that breathes You have created and it is sacred to You. We know that everything, including us, is precious in Your sight and You ask of us to lead others in peace and kindness, making good decisions on how to live in harmony with all You have created. So walk with us this day helping us to make the choices that You desire for us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, March 9, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 437, regarding Kennedy Childers, Unionville, which was adopted.

Senator Libla offered Senate Resolution No. 438, regarding Michael and LaDonna Thacker, Kennett, which was adopted.

Senator Emery offered Senate Resolution No. 439, regarding Lucille Stewart, which was adopted.

Senator Emery offered Senate Resolution No. 440, regarding Alyssa Engelman, Raymore, which was adopted.

Senator Silvey offered Senate Resolution No. 441, regarding Eagle Scout Trevor Joseph Mahin, Kansas City, which was adopted.

Senator Silvey offered Senate Resolution No. 442, regarding Katherine Carney, Kansas City, which was adopted.

Senator Silvey offered Senate Resolution No. 443, regarding Anna Merkel, Gladstone, which was adopted.

Senator Silvey offered Senate Resolution No. 444, regarding Katherine Rainey, Kansas City, which was adopted.

Senator Silvey offered Senate Resolution No. 445, regarding Lauren Rankin, Kansas City, which was adopted.

Senator Rowden offered Senate Resolution No. 446, regarding the late Allan Purdy, which was adopted.

Senator Rowden offered Senate Resolution No. 447, regarding Eagle Scout Logan Allen Dickerson, Centralia, which was adopted.

Senator Rowden offered Senate Resolution No. 448, regarding Eagle Scout Evan Lee Plank, Centralia, which was adopted.

Senator Rowden offered Senate Resolution No. 449, regarding Eagle Scout Duke Drennan Newsted, Centralia, which was adopted.

Senator Holsman offered Senate Resolution No. 450, regarding Kate Nash, Kansas City, which was adopted.

Senator Holsman offered Senate Resolution No. 451, regarding Audrey Calovich, Kansas City, which was adopted.

Senator Holsman offered Senate Resolution No. 452, regarding Natalie Dameron, Kansas City, which was adopted.

Senator Hegeman offered Senate Resolution No. 453, regarding the Sixty-fifth Anniversary of Charles and Lois Hartley, Mercer, which was adopted.

Senator Kehoe offered Senate Resolution No. 454, regarding Daniel G. Hurst, Jefferson City, which was adopted.

Senator Nasheed offered Senate Resolution No. 455, regarding M.W.G.M. Henry R. Willis, Jr., P.H.A.F.A.M., which was adopted.

President Pro Tem Richard assumed the Chair.

Senator Schaaf requested unanimous consent of the Senate to correct the committee report submitted by the Committee on Health and Pensions, Thursday, March 9, 2017, to reflect the adoption of the Senate Committee Substitute, which request was granted.

REPORTS OF STANDING COMMITTEES

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following report:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **HCS for HB 662**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 122—Professional Registration.

HCS for HB 353—Local Government and Elections.

HCS for HBs 1194 & 1193—Local Government and Elections.

HCS for HB 460—Government Reform.

HCS for HBs 339 & 714—General Laws.

HB 461—Government Reform.

HB 462—Government Reform.

HCS for HBs 480, 272, 413 & 609—Professional Registration.

HB 193—Local Government and Elections.

HCS for HB 381—Health and Pensions.

HOUSE BILLS ON THIRD READING

HB 251, introduced by Representative Taylor, with **SCS**, entitled:

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to labor organizations.

Was called from the Informal Calendar and taken up by Senator Onder.

SCS for HB 251, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 251

An Act to repeal sections 105.500 and 105.520, RSMo, and to enact in lieu thereof eighteen new sections relating to public labor organizations, with penalty provisions.

Was taken up.

Senator Onder moved that **SCS for HB 251** be adopted.

Senator Onder offered **SS** for **SCS** for **HB 251**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 251

An Act to repeal sections 105.500 and 105.520, RSMo, and to enact in lieu thereof eighteen new sections relating to public labor organizations, with penalty provisions.

Senator Onder moved that **SS** for **SCS** for **HB 251** be adopted.

Senator Kehoe assumed the Chair.

Senator Hoskins assumed the Chair.

Senator Sifton offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Bill No. 251, Page 1, In the Title, Line 4, by striking all of said line and inserting in lieu thereof the following: “donors in elections, with penalty provisions.”; and

Further amend said bill, page 24, section 105.595, line 11 by inserting after all of said line the following:

“[130.011. As used in this chapter, unless the context clearly indicates otherwise, the following terms mean:

(1) “Appropriate officer” or “appropriate officers”, the person or persons designated in section 130.026 to receive certain required statements and reports;

(2) “Ballot measure” or “measure”, any proposal submitted or intended to be submitted to qualified voters for their approval or rejection, including any proposal submitted by initiative petition, referendum petition, or by the general assembly or any local governmental body having authority to refer proposals to the voter;

(3) “Campaign committee”, a committee, other than a candidate committee, which shall be formed by an individual or group of individuals to receive contributions or make expenditures and whose sole purpose is to support or oppose the qualification and passage of one or more particular ballot measures in an election or the retention of judges under the nonpartisan court plan, such committee shall be formed no later than thirty days prior to the election for which the committee receives contributions or makes expenditures, and which shall terminate the later of either thirty days after the general election or upon the satisfaction of all committee debt after the general election, except that no committee retiring debt shall engage in any other activities in support of a measure for which the committee was formed;

(4) “Candidate”, an individual who seeks nomination or election to public office. The term “candidate” includes an elected officeholder who is the subject of a recall election, an individual who seeks nomination by the individual’s political party for election to public office, an individual standing for retention in an election to an office to which the individual was previously appointed, an individual who seeks nomination or election whether or not the specific elective public office to be sought has been finally determined by such individual at the time the individual meets the conditions described in paragraph (a) or (b) of this subdivision, and an individual who is a write-in candidate as defined in subdivision (28) of this section. A candidate shall be deemed to seek nomination or election when the person first:

(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote the person’s candidacy for office; or

(b) Knows or has reason to know that contributions are being received or expenditures are being made or space or facilities are being reserved with the intent to promote the person's candidacy for office; except that, such individual shall not be deemed a candidate if the person files a statement with the appropriate officer within five days after learning of the receipt of contributions, the making of expenditures, or the reservation of space or facilities disavowing the candidacy and stating that the person will not accept nomination or take office if elected; provided that, if the election at which such individual is supported as a candidate is to take place within five days after the person's learning of the above-specified activities, the individual shall file the statement disavowing the candidacy within one day; or

(c) Announces or files a declaration of candidacy for office;

(5) "Candidate committee", a committee which shall be formed by a candidate to receive contributions or make expenditures in behalf of the person's candidacy and which shall continue in existence for use by an elected candidate or which shall terminate the later of either thirty days after the general election for a candidate who was not elected or upon the satisfaction of all committee debt after the election, except that no committee retiring debt shall engage in any other activities in support of the candidate for which the committee was formed. Any candidate for elective office shall have only one candidate committee for the elective office sought, which is controlled directly by the candidate for the purpose of making expenditures. A candidate committee is presumed to be under the control and direction of the candidate unless the candidate files an affidavit with the appropriate officer stating that the committee is acting without control or direction on the candidate's part;

(6) "Cash", currency, coin, United States postage stamps, or any negotiable instrument which can be transferred from one person to another person without the signature or endorsement of the transferor;

(7) "Check", a check drawn on a state or federal bank, or a draft on a negotiable order of withdrawal account in a savings and loan association or a share draft account in a credit union;

(8) "Closing date", the date through which a statement or report is required to be complete;

(9) "Committee", a person or any combination of persons, who accepts contributions or makes expenditures for the primary or incidental purpose of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee or for the purpose of contributing funds to another committee:

(a) "Committee", does not include:

a. A person or combination of persons, if neither the aggregate of expenditures made nor the aggregate of contributions received during a calendar year exceeds five hundred dollars and if no single contributor has contributed more than two hundred fifty dollars of such aggregate contributions;

b. An individual, other than a candidate, who accepts no contributions and who deals only with the individual's own funds or property;

c. A corporation, cooperative association, partnership, proprietorship, or joint venture organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure, and it accepts no contributions, and all expenditures

it makes are from its own funds or property obtained in the usual course of business or in any commercial or other transaction and which are not contributions as defined by subdivision (11) of this section;

d. A labor organization organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates, or the qualification, passage, or defeat of any ballot measure, and it accepts no contributions, and expenditures made by the organization are from its own funds or property received from membership dues or membership fees which were given or solicited for the purpose of supporting the normal and usual activities and functions of the organization and which are not contributions as defined by subdivision (11) of this section;

e. A person who acts as an authorized agent for a committee in soliciting or receiving contributions or in making expenditures or incurring indebtedness on behalf of the committee if such person renders to the committee treasurer or deputy treasurer or candidate, if applicable, an accurate account of each receipt or other transaction in the detail required by the treasurer to comply with all record-keeping and reporting requirements of this chapter;

f. Any department, agency, board, institution or other entity of the state or any of its subdivisions or any officer or employee thereof, acting in the person's official capacity;

(b) The term "committee" includes, but is not limited to, each of the following committees: campaign committee, candidate committee, political action committee, exploratory committee, and political party committee;

(10) "Connected organization", any organization such as a corporation, a labor organization, a membership organization, a cooperative, or trade or professional association which expends funds or provides services or facilities to establish, administer or maintain a committee or to solicit contributions to a committee from its members, officers, directors, employees or security holders. An organization shall be deemed to be the connected organization if more than fifty percent of the persons making contributions to the committee during the current calendar year are members, officers, directors, employees or security holders of such organization or their spouses;

(11) "Contribution", a payment, gift, loan, advance, deposit, or donation of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification, passage or defeat of any ballot measure, or for the support of any committee supporting or opposing candidates or ballot measures or for paying debts or obligations of any candidate or committee previously incurred for the above purposes. A contribution of anything of value shall be deemed to have a money value equivalent to the fair market value. "Contribution" includes, but is not limited to:

(a) A candidate's own money or property used in support of the person's candidacy other than expense of the candidate's food, lodging, travel, and payment of any fee necessary to the filing for public office;

(b) Payment by any person, other than a candidate or committee, to compensate another person for services rendered to that candidate or committee;

(c) Receipts from the sale of goods and services, including the sale of advertising space in a brochure, booklet, program or pamphlet of a candidate or committee and the sale of tickets or political merchandise;

(d) Receipts from fund-raising events including testimonial affairs;

(e) Any loan, guarantee of a loan, cancellation or forgiveness of a loan or debt or other obligation by

a third party, or payment of a loan or debt or other obligation by a third party if the loan or debt or other obligation was contracted, used, or intended, in whole or in part, for use in an election campaign or used or intended for the payment of such debts or obligations of a candidate or committee previously incurred, or which was made or received by a committee;

(f) Funds received by a committee which are transferred to such committee from another committee or other source, except funds received by a candidate committee as a transfer of funds from another candidate committee controlled by the same candidate but such transfer shall be included in the disclosure reports;

(g) Facilities, office space or equipment supplied by any person to a candidate or committee without charge or at reduced charges, except gratuitous space for meeting purposes which is made available regularly to the public, including other candidates or committees, on an equal basis for similar purposes on the same conditions;

(h) The direct or indirect payment by any person, other than a connected organization, of the costs of establishing, administering, or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee;

(i) "Contribution" does not include:

a. Ordinary home hospitality or services provided without compensation by individuals volunteering their time in support of or in opposition to a candidate, committee or ballot measure, nor the necessary and ordinary personal expenses of such volunteers incidental to the performance of voluntary activities, so long as no compensation is directly or indirectly asked or given;

b. An offer or tender of a contribution which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;

c. Interest earned on deposit of committee funds;

d. The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;

(12) "County", any one of the several counties of this state or the city of St. Louis;

(13) "Disclosure report", an itemized report of receipts, expenditures and incurred indebtedness which is prepared on forms approved by the Missouri ethics commission and filed at the times and places prescribed;

(14) "Election", any primary, general or special election held to nominate or elect an individual to public office, to retain or recall an elected officeholder or to submit a ballot measure to the voters, and any caucus or other meeting of a political party or a political party committee at which that party's candidate or candidates for public office are officially selected. A primary election and the succeeding general election shall be considered separate elections;

(15) "Expenditure", a payment, advance, conveyance, deposit, donation or contribution of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously

incurred campaign debt or obligation of a candidate or the debts or obligations of a committee; a payment, or an agreement or promise to pay, money or anything of value, including a candidate's own money or property, for the purchase of goods, services, property, facilities or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee. An expenditure of anything of value shall be deemed to have a money value equivalent to the fair market value. "Expenditure" includes, but is not limited to:

(a) Payment by anyone other than a committee for services of another person rendered to such committee;

(b) The purchase of tickets, goods, services or political merchandise in connection with any testimonial affair or fund-raising event of or for candidates or committees, or the purchase of advertising in a brochure, booklet, program or pamphlet of a candidate or committee;

(c) The transfer of funds by one committee to another committee;

(d) The direct or indirect payment by any person, other than a connected organization for a committee, of the costs of establishing, administering or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee; but

(e) "Expenditure" does not include:

a. Any news story, commentary or editorial which is broadcast or published by any broadcasting station, newspaper, magazine or other periodical without charge to the candidate or to any person supporting or opposing a candidate or ballot measure;

b. The internal dissemination by any membership organization, proprietorship, labor organization, corporation, association or other entity of information advocating the election or defeat of a candidate or candidates or the passage or defeat of a ballot measure or measures to its directors, officers, members, employees or security holders, provided that the cost incurred is reported pursuant to subsection 2 of section 130.051;

c. Repayment of a loan, but such repayment shall be indicated in required reports;

d. The rendering of voluntary personal services by an individual of the sort commonly performed by volunteer campaign workers and the payment by such individual of the individual's necessary and ordinary personal expenses incidental to such volunteer activity, provided no compensation is, directly or indirectly, asked or given;

e. The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;

f. The use of a candidate's own money or property for expense of the candidate's personal food, lodging, travel, and payment of any fee necessary to the filing for public office, if such expense is not reimbursed to the candidate from any source;

(16) "Exploratory committees", a committee which shall be formed by an individual to receive

contributions and make expenditures on behalf of this individual in determining whether or not the individual seeks elective office. Such committee shall terminate no later than December thirty-first of the year prior to the general election for the possible office;

(17) “Fund-raising event”, an event such as a dinner, luncheon, reception, coffee, testimonial, rally, auction or similar affair through which contributions are solicited or received by such means as the purchase of tickets, payment of attendance fees, donations for prizes or through the purchase of goods, services or political merchandise;

(18) “In-kind contribution” or “in-kind expenditure”, a contribution or expenditure in a form other than money;

(19) “Labor organization”, any organization of any kind, or any agency or employee representation committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work;

(20) “Loan”, a transfer of money, property or anything of ascertainable monetary value in exchange for an obligation, conditional or not, to repay in whole or in part and which was contracted, used, or intended for use in an election campaign, or which was made or received by a committee or which was contracted, used, or intended to pay previously incurred campaign debts or obligations of a candidate or the debts or obligations of a committee;

(21) “Person”, an individual, group of individuals, corporation, partnership, committee, proprietorship, joint venture, any department, agency, board, institution or other entity of the state or any of its political subdivisions, union, labor organization, trade or professional or business association, association, political party or any executive committee thereof, or any other club or organization however constituted or any officer or employee of such entity acting in the person’s official capacity;

(22) “Political action committee”, a committee of continuing existence which is not formed, controlled or directed by a candidate, and is a committee other than a candidate committee, political party committee, campaign committee, exploratory committee, or debt service committee, whose primary or incidental purpose is to receive contributions or make expenditures to influence or attempt to influence the action of voters whether or not a particular candidate or candidates or a particular ballot measure or measures to be supported or opposed has been determined at the time the committee is required to file any statement or report pursuant to the provisions of this chapter. Such a committee includes, but is not limited to, any committee organized or sponsored by a business entity, a labor organization, a professional association, a trade or business association, a club or other organization and whose primary purpose is to solicit, accept and use contributions from the members, employees or stockholders of such entity and any individual or group of individuals who accept and use contributions to influence or attempt to influence the action of voters. Such committee shall be formed no later than sixty days prior to the election for which the committee receives contributions or makes expenditures;

(23) “Political merchandise”, goods such as bumper stickers, pins, hats, ties, jewelry, literature, or other items sold or distributed at a fund-raising event or to the general public for publicity or for the purpose of raising funds to be used in supporting or opposing a candidate for nomination or election or in supporting or opposing the qualification, passage or defeat of a ballot measure;

(24) “Political party”, a political party which has the right under law to have the names of its candidates

listed on the ballot in a general election;

(25) “Political party committee”, a committee of a political party which may be organized as a not-for-profit corporation under Missouri law and has the primary or incidental purpose of receiving contributions and making expenditures to influence or attempt to influence the action of voters on behalf of the political party. Political party committees shall only take the following forms:

(a) One congressional district committee per political party for each congressional district in the state; and

(b) One state party committee per political party;

(26) “Public office” or “office”, any state, judicial, county, municipal, school or other district, ward, township, or other political subdivision office or any political party office which is filled by a vote of registered voters;

(27) “Regular session”, includes that period beginning on the first Wednesday after the first Monday in January and ending following the first Friday after the second Monday in May;

(28) “Write-in candidate”, an individual whose name is not printed on the ballot but who otherwise meets the definition of candidate in subdivision (4) of this section.]

130.011. As used in this chapter, unless the context clearly indicates otherwise, the following terms mean:

(1) “Appropriate officer” or “appropriate officers”, the person or persons designated in section 130.026 to receive certain required statements and reports;

(2) “Ballot measure” or “measure”, any proposal submitted or intended to be submitted to qualified voters for their approval or rejection, including any proposal submitted by initiative petition, referendum petition, or by the general assembly or any local governmental body having authority to refer proposals to the voter;

(3) “Candidate”, an individual who seeks nomination or election to public office. The term “candidate” includes an elected officeholder who is the subject of a recall election, an individual who seeks nomination by the individual’s political party for election to public office, an individual standing for retention in an election to an office to which the individual was previously appointed, an individual who seeks nomination or election whether or not the specific elective public office to be sought has been finally determined by such individual at the time the individual meets the conditions described in paragraph (a) or (b) of this subdivision, and an individual who is a write-in candidate as defined in subdivision (28) of this section. A candidate shall be deemed to seek nomination or election when the person first:

(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote the person’s candidacy for office; or

(b) Knows or has reason to know that contributions are being received or expenditures are being made or space or facilities are being reserved with the intent to promote the person’s candidacy for office; except that, such individual shall not be deemed a candidate if the person files a statement with the appropriate officer within five days after learning of the receipt of contributions, the making of expenditures, or the reservation of space or facilities disavowing the candidacy and stating that the person will not accept

nomination or take office if elected; provided that, if the election at which such individual is supported as a candidate is to take place within five days after the person's learning of the above-specified activities, the individual shall file the statement disavowing the candidacy within one day; or

(c) Announces or files a declaration of candidacy for office;

(4) "Cash", currency, coin, United States postage stamps, or any negotiable instrument which can be transferred from one person to another person without the signature or endorsement of the transferor;

(5) "Check", a check drawn on a state or federal bank, or a draft on a negotiable order of withdrawal account in a savings and loan association or a share draft account in a credit union;

(6) "Closing date", the date through which a statement or report is required to be complete;

(7) "Committee", a person or any combination of persons, who accepts contributions or makes expenditures for the primary or incidental purpose of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee or for the purpose of contributing funds to another committee:

(a) "Committee", does not include:

a. A person or combination of persons, if neither the aggregate of expenditures made nor the aggregate of contributions received during a calendar year exceeds five hundred dollars and if no single contributor has contributed more than two hundred fifty dollars of such aggregate contributions;

b. An individual, other than a candidate, who accepts no contributions and who deals only with the individual's own funds or property;

c. A corporation, cooperative association, partnership, proprietorship, or joint venture organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure, and it accepts no contributions, and all expenditures it makes are from its own funds or property obtained in the usual course of business or in any commercial or other transaction and which are not contributions as defined by subdivision (12) of this section;

d. A labor organization organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates, or the qualification, passage, or defeat of any ballot measure, and it accepts no contributions, and expenditures made by the organization are from its own funds or property received from membership dues or membership fees which were given or solicited for the purpose of supporting the normal and usual activities and functions of the organization and which are not contributions as defined by subdivision (12) of this section;

e. A person who acts as an authorized agent for a committee in soliciting or receiving contributions or in making expenditures or incurring indebtedness on behalf of the committee if such person renders to the committee treasurer or deputy treasurer or candidate, if applicable, an accurate account of each receipt or other transaction in the detail required by the treasurer to comply with all record-keeping and reporting requirements of this chapter;

f. Any department, agency, board, institution or other entity of the state or any of its subdivisions or

any officer or employee thereof, acting in the person's official capacity;

(b) The term "committee" includes, but is not limited to, each of the following committees: campaign committee, candidate committee, continuing committee and political party committee;

(8) "Campaign committee", a committee, other than a candidate committee, which shall be formed by an individual or group of individuals to receive contributions or make expenditures and whose sole purpose is to support or oppose the qualification and passage of one or more particular ballot measures in an election or the retention of judges under the nonpartisan court plan, such committee shall be formed no later than thirty days prior to the election for which the committee receives contributions or makes expenditures, and which shall terminate the later of either thirty days after the general election or upon the satisfaction of all committee debt after the general election, except that no committee retiring debt shall engage in any other activities in support of a measure for which the committee was formed;

(9) "Candidate committee", a committee which shall be formed by a candidate to receive contributions or make expenditures in behalf of the person's candidacy and which shall continue in existence for use by an elected candidate or which shall terminate the later of either thirty days after the general election for a candidate who was not elected or upon the satisfaction of all committee debt after the election, except that no committee retiring debt shall engage in any other activities in support of the candidate for which the committee was formed. Any candidate for elective office shall have only one candidate committee for the elective office sought, which is controlled directly by the candidate for the purpose of making expenditures. A candidate committee is presumed to be under the control and direction of the candidate unless the candidate files an affidavit with the appropriate officer stating that the committee is acting without control or direction on the candidate's part;

(10) "Continuing committee", a committee of continuing existence which is not formed, controlled or directed by a candidate, and is a committee other than a candidate committee or campaign committee, whose primary or incidental purpose is to receive contributions or make expenditures to influence or attempt to influence the action of voters whether or not a particular candidate or candidates or a particular ballot measure or measures to be supported or opposed has been determined at the time the committee is required to file any statement or report pursuant to the provisions of this chapter. "Continuing committee" includes, but is not limited to, any committee organized or sponsored by a business entity, a labor organization, a professional association, a trade or business association, a club or other organization and whose primary purpose is to solicit, accept and use contributions from the members, employees or stockholders of such entity and any individual or group of individuals who accept and use contributions to influence or attempt to influence the action of voters. Such committee shall be formed no later than sixty days prior to the election for which the committee receives contributions or makes expenditures;

(11) "Connected organization", any organization such as a corporation, a labor organization, a membership organization, a cooperative, or trade or professional association which expends funds or provides services or facilities to establish, administer or maintain a committee or to solicit contributions to a committee from its members, officers, directors, employees or security holders. An organization shall be deemed to be the connected organization if more than fifty percent of the persons making contributions to the committee during the current calendar year are members, officers, directors, employees or security holders of such organization or their spouses;

(12) "Contribution", a payment, gift, loan, advance, deposit, or donation of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or

the qualification, passage or defeat of any ballot measure, or for the support of any committee supporting or opposing candidates or ballot measures or for paying debts or obligations of any candidate or committee previously incurred for the above purposes. A contribution of anything of value shall be deemed to have a money value equivalent to the fair market value. "Contribution" includes, but is not limited to:

- (a) A candidate's own money or property used in support of the person's candidacy other than expense of the candidate's food, lodging, travel, and payment of any fee necessary to the filing for public office;
- (b) Payment by any person, other than a candidate or committee, to compensate another person for services rendered to that candidate or committee;
- (c) Receipts from the sale of goods and services, including the sale of advertising space in a brochure, booklet, program or pamphlet of a candidate or committee and the sale of tickets or political merchandise;
- (d) Receipts from fund-raising events including testimonial affairs;
- (e) Any loan, guarantee of a loan, cancellation or forgiveness of a loan or debt or other obligation by a third party, or payment of a loan or debt or other obligation by a third party if the loan or debt or other obligation was contracted, used, or intended, in whole or in part, for use in an election campaign or used or intended for the payment of such debts or obligations of a candidate or committee previously incurred, or which was made or received by a committee;
- (f) Funds received by a committee which are transferred to such committee from another committee or other source, except funds received by a candidate committee as a transfer of funds from another candidate committee controlled by the same candidate but such transfer shall be included in the disclosure reports;
- (g) Facilities, office space or equipment supplied by any person to a candidate or committee without charge or at reduced charges, except gratuitous space for meeting purposes which is made available regularly to the public, including other candidates or committees, on an equal basis for similar purposes on the same conditions;
- (h) The direct or indirect payment by any person, other than a connected organization, of the costs of establishing, administering, or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee;
- (i) "Contribution" does not include:
 - a. Ordinary home hospitality or services provided without compensation by individuals volunteering their time in support of or in opposition to a candidate, committee or ballot measure, nor the necessary and ordinary personal expenses of such volunteers incidental to the performance of voluntary activities, so long as no compensation is directly or indirectly asked or given;
 - b. An offer or tender of a contribution which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;
 - c. Interest earned on deposit of committee funds;
 - d. The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;

(13) “County”, any one of the several counties of this state or the city of St. Louis;

(14) **“Covered communication”:**

(a) **Paid advertisements broadcast over radio, television, cable, or satellite in this state;**

(b) **Paid placement of content on the internet or other electronic communication network targeted to voters in this state;**

(c) **Paid advertisements published in a periodical or on a billboard in this state;**

(d) **Paid telephone communications to five hundred or more households in this state;**

(e) **Mailings sent or distributed through the United States Postal Service or similar private mail carriers to two thousand or more recipients in this state; and**

(f) **Printed materials exceeding two thousand copies distributed in this state;**

(15) **“Covered organization”, any organization that is exempt from taxation under Section 501(c)(4) of the Internal Revenue Code of 1986, as amended;**

(16) **“Disclosure report”, an itemized report of receipts, expenditures and incurred indebtedness which is prepared on forms approved by the Missouri ethics commission and filed at the times and places prescribed;**

~~[(15)]~~ (17) **“Election”, any primary, general or special election held to nominate or elect an individual to public office, to retain or recall an elected officeholder or to submit a ballot measure to the voters, and any caucus or other meeting of a political party or a political party committee at which that party’s candidate or candidates for public office are officially selected. A primary election and the succeeding general election shall be considered separate elections;**

(18) **“Electioneering activities”:**

(a) **Any covered communication that influences or attempts to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage, or defeat of any ballot measure; and**

(b) **Any covered communication made within forty-five days of a primary election or ninety days of a general election that:**

a. **Identifies or depicts a particular candidate by name but does not specifically call for his or her election or defeat; or**

b. **Identifies or depicts a particular ballot measure by name or by its proposition or amendment number but does not specifically call for its qualification, passage, or defeat;**

~~[(16)]~~ (19) **“Expenditure”, a payment, advance, conveyance, deposit, donation or contribution of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee; a payment, or an agreement or promise to pay, money or anything of value, including a candidate’s own money or property, for the purchase of goods, services, property, facilities or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or**

passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee. An expenditure of anything of value shall be deemed to have a money value equivalent to the fair market value. "Expenditure" includes, but is not limited to:

(a) Payment by anyone other than a committee for services of another person rendered to such committee;

(b) The purchase of tickets, goods, services or political merchandise in connection with any testimonial affair or fund-raising event of or for candidates or committees, or the purchase of advertising in a brochure, booklet, program or pamphlet of a candidate or committee;

(c) The transfer of funds by one committee to another committee;

(d) The direct or indirect payment by any person, other than a connected organization for a committee, of the costs of establishing, administering or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee; but

(e) "Expenditure" does not include:

a. Any news story, commentary or editorial which is broadcast or published by any broadcasting station, newspaper, magazine or other periodical without charge to the candidate or to any person supporting or opposing a candidate or ballot measure;

b. The internal dissemination by any membership organization, proprietorship, labor organization, corporation, association or other entity of information advocating the election or defeat of a candidate or candidates or the passage or defeat of a ballot measure or measures to its directors, officers, members, employees or security holders, provided that the cost incurred is reported pursuant to subsection 2 of section 130.051;

c. Repayment of a loan, but such repayment shall be indicated in required reports;

d. The rendering of voluntary personal services by an individual of the sort commonly performed by volunteer campaign workers and the payment by such individual of the individual's necessary and ordinary personal expenses incidental to such volunteer activity, provided no compensation is, directly or indirectly, asked or given;

e. The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;

f. The use of a candidate's own money or property for expense of the candidate's personal food, lodging, travel, and payment of any fee necessary to the filing for public office, if such expense is not reimbursed to the candidate from any source;

[(17)] (20) "Exploratory committees", a committee which shall be formed by an individual to receive contributions and make expenditures on behalf of this individual in determining whether or not the individual seeks elective office. Such committee shall terminate no later than December thirty-first of the year prior to the general election for the possible office;

[(18)] (21) “Fund-raising event”, an event such as a dinner, luncheon, reception, coffee, testimonial, rally, auction or similar affair through which contributions are solicited or received by such means as the purchase of tickets, payment of attendance fees, donations for prizes or through the purchase of goods, services or political merchandise;

[(19)] (22) “In-kind contribution” or “in-kind expenditure”, a contribution or expenditure in a form other than money;

[(20)] (23) “Labor organization”, any organization of any kind, or any agency or employee representation committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work;

[(21)] (24) “Loan”, a transfer of money, property or anything of ascertainable monetary value in exchange for an obligation, conditional or not, to repay in whole or in part and which was contracted, used, or intended for use in an election campaign, or which was made or received by a committee or which was contracted, used, or intended to pay previously incurred campaign debts or obligations of a candidate or the debts or obligations of a committee;

[(22)] (25) “Person”, an individual, group of individuals, corporation, partnership, committee, proprietorship, joint venture, any department, agency, board, institution or other entity of the state or any of its political subdivisions, union, labor organization, trade or professional or business association, association, political party or any executive committee thereof, or any other club or organization however constituted or any officer or employee of such entity acting in the person’s official capacity;

[(23)] (26) “Political merchandise”, goods such as bumper stickers, pins, hats, ties, jewelry, literature, or other items sold or distributed at a fund-raising event or to the general public for publicity or for the purpose of raising funds to be used in supporting or opposing a candidate for nomination or election or in supporting or opposing the qualification, passage or defeat of a ballot measure;

[(24)] (27) “Political party”, a political party which has the right under law to have the names of its candidates listed on the ballot in a general election;

[(25)] (28) “Political party committee”, a state, district, county, city, or area committee of a political party, as defined in section 115.603, which may be organized as a not-for-profit corporation under Missouri law, and which committee is of continuing existence, and has the primary or incidental purpose of receiving contributions and making expenditures to influence or attempt to influence the action of voters on behalf of the political party;

[(26)] (29) “Public office” or “office”, any state, judicial, county, municipal, school or other district, ward, township, or other political subdivision office or any political party office which is filled by a vote of registered voters;

[(27)] (30) “Regular session”, includes that period beginning on the first Wednesday after the first Monday in January and ending following the first Friday after the second Monday in May;

[(28)] (31) “Write-in candidate”, an individual whose name is not printed on the ballot but who otherwise meets the definition of candidate in subdivision (3) of this section.

130.062. 1. By January thirty-first of each year, any covered organization that made expenditures for the purpose of electioneering activities by means of a covered communication, or that made a

contribution, including in-kind contributions, to a committee in the previous calendar year shall disclose in an electronic disclosure report to the ethics commission:

- (1) All expenditures made for purposes of electioneering activities by means of a covered communication in the previous calendar year;
- (2) All contributions, including in-kind contributions, to a committee in the previous calendar year;
- (3) The percentage of their total expenditures from the previous calendar year for purposes of electioneering activities by means of a covered communication;
- (4) The percentage of their total expenditures made from the previous calendar year for contributions including in-kind contributions to a committee during the previous calendar year;
- (5) The name and address of each person or entity making any single donation over one thousand dollars, and each person or entity who has made, in the aggregate, donations over one thousand dollars to such organization during the previous calendar year; and
- (6) The date and amount of each donation over one thousand dollars, or of any donation from a person who has made, in the aggregate, donations over one thousand dollars to such organization during the previous calendar year.

Such information shall be a matter of public record which the ethics commission shall subsequently make available to the public.

2. Any organization required to file disclosure reports under subsection 1 of this section shall make such disclosures electronically.

3. (1) Any covered organization that:

(a) Makes expenditures in excess of five thousand dollars for the purpose of electioneering activities by means of a covered communication shall make an electronic disclosure report to the ethics commission within forty-eight hours of exceeding such limit. The report shall state specifically the expenditure amount, the person or entity receiving the expenditures, and with what ballot measure or candidate such expenditure concerns. If a covered communication calls specifically for the passage, election, or defeat of a candidate or measure, the report shall indicate such information; or

(b) Makes contributions, including in-kind contributions, of over five thousand dollars to a committee shall make an electronic disclosure report to the ethics commission within forty-eight hours of making such contribution. The report shall specifically state the contribution amount and the committee to which the contribution was made.

(2) Every electronic disclosure report required under this subsection shall include the date and amount of each donation, as well as the name, address, and employer, occupation if self-employed, or notation of retirement of each donor who has donated over five thousand dollars to the covered organization in the previous twelve-month period.

(3) The ethics commission shall assess fees on the board of directors of a covered organization in the same manner as provided in section 105.963 for failure to file reports required by this section.”; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted.

Senator Onder raised the point of order that **SA 1** is out of order, as it goes beyond the scope of the original bill.

The point of order was referred to the President Pro Tem, who ruled it well taken.

Senator Rowden assumed the Chair.

Senator Kehoe assumed the Chair.

Senator Rowden assumed the Chair.

Senator Sifton offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for House Bill No. 251, Page 4, Section 105.504, Line 10 of said page, by inserting immediately after all of said line the following:

“105.510. **1.** Employees, except police, deputy sheriffs, Missouri state highway patrolmen, Missouri National Guard, all teachers of all Missouri schools, colleges and universities, of any public body shall have the right to form and join labor organizations and to present proposals to any public body relative to salaries and other conditions of employment through the representative of their own choosing. No such employee shall be discharged or discriminated against because of his exercise of such right, nor shall any person or group of persons, directly or indirectly, by intimidation or coercion, compel or attempt to compel any such employee to join or refrain from joining a labor organization, except that the above excepted employees have the right to form benevolent, social, or fraternal associations. Membership in such associations may not be restricted on the basis of race, creed, color, religion or ancestry.

2. Any employee may bring a cause of action in any court of competent jurisdiction for a violation of the provisions of this section. Such employees so aggrieved may be granted monetary damages equal to three times his or her lost wages, with a minimum of ten thousand dollars to be awarded in damages.”; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted.

Senator Onder offered **SA 1** to **SA 2**, which was read:

SENATE AMENDMENT NO. 1 TO SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for House Bill No. 251, Page 1, Line 21, by striking the word “monetary” and inserting in lieu thereof the following: “**back pay and such equitable relief as may be appropriate, including but not limited to reinstatement.**”; and

Further amend said amendment, page 2 by striking lines 1-2 and inserting in lieu thereof the following: “;and”.

Senator Onder moved that the above amendment be adopted.

At the request of Senator Onder, **SA 1** to **SA 2** was withdrawn.

Senator Onder offered **SA 2** to **SA 2**, which was read:

SENATE AMENDMENT NO. 2 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for House Bill No. 251, Page 2, Lines 1-2, by striking all of said lines and inserting in lieu thereof the following: “**damages equal to three times his or her lost wages and such equitable relief as may be appropriate, including but not limited to reinstatement.**”; and”.

Senator Onder moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Onder, **HB 251**, with **SCS**, **SS** for **SCS** and **SA 2** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 248**, entitled:

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the establishment of a statewide STEM career awareness program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 199**, entitled:

An Act to repeal section 54.040, RSMo, and to enact in lieu thereof one new section relating to county treasurer qualifications.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 441**, entitled:

An Act to amend chapters 171 and 173, RSMo, by adding thereto two new sections relating to student journalists.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 587**, entitled:

An Act to repeal section 162.401, RSMo, and to enact in lieu thereof one new section relating to bonding requirements for treasurers of seven-director school districts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 558**, entitled:

An Act to repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 586**, entitled:

An Act to amend chapter 590, RSMo, by adding thereto one new section relating to privileged communications between peer support specialists and law enforcement and emergency services personnel.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 52**, entitled:

An Act to repeal sections 137.565 and 233.180, RSMo, and to enact in lieu thereof two new sections relating to special road district commissioner elections.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 247**, entitled:

An Act to repeal sections 81.190 and 88.770, RSMo, and to enact in lieu thereof two new sections relating to municipally owned utilities.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has

taken up and passed **HB 599**, entitled:

An Act to repeal section 160.545, RSMo, and to enact in lieu thereof one new section relating to higher education financial aid eligibility, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 557**, entitled:

An Act to repeal sections 327.313 and 327.321, RSMo, and to enact in lieu thereof two new sections relating to land surveyors.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 262**, entitled:

An Act to repeal sections 209.150 and 209.200, RSMo, and to enact in lieu thereof two new sections relating to service dogs.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 28**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to diabetes awareness month.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 49**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to parliamentary law month.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 390**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to Von Willebrand awareness.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 61**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a memorial bridge.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 128**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a memorial highway.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 253**, entitled:

An Act to repeal sections 162.1115 and 178.550, RSMo, and to enact in lieu thereof three new sections relating to career and technical education.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 647**, entitled:

An Act to repeal section 233.295, RSMo, and to enact in lieu thereof one new section relating to county road district consolidation.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 703**, entitled:

An Act to repeal section 139.100, RSMo, and to enact in lieu thereof one new section relating to the payment of taxes.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

INTRODUCTION OF GUESTS

Senator Kraus introduced to the Senate, his wife, Carmen, Lee's Summit.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

THIRTY-NINTH DAY—TUESDAY, MARCH 14, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater
HCS for HB 199
HCS for HB 441
HB 587-Redmon
HB 558-Ross
HB 586-Rhoads
HB 52-Andrews
HCS for HB 247
HB 599-Hansen
HB 557-Ross

HB 262-Sommer
HB 28-Pike
HB 49-Roeber
HB 390-Vescovo
HB 61-Alferman
HB 128-Davis
HCS for HB 253
HCS for HB 647
HCS for HB 703

SENATE BILLS FOR PERFECTION

1. SB 10-Wasson and Richard, with SCS
2. SB 199-Wasson
3. SB 349-Wasson
4. SB 293-Romine
5. SB 190-Emery and Nasheed, with SCS

6. SB 184-Emery
7. SB 22-Chappelle-Nadal
8. SB 32-Emery, with SCS
9. SB 258-Munzlinger
10. SB 259-Munzlinger

11. SB 260-Munzlinger
12. SB 261-Munzlinger
13. SB 262-Munzlinger
14. SB 213-Rowden, with SCS
15. SB 123-Munzlinger
16. SB 283-Hegeman
17. SB 284-Hegeman, with SCS
18. SB 124-Wasson
19. SB 35-Cunningham
20. SB 114-Schatz
21. SB 247-Kraus, with SCS
22. SB 325-Kraus
23. SBs 285 & 17-Koenig, with SCS
24. SB 160-Sater, with SCS
25. SB 41-Wallingford and Emery
26. SB 67-Onder, et al
27. SB 195-Koenig
28. SB 18-Kraus
29. SB 290-Schatz, with SCS
30. SB 330-Munzlinger
31. SBs 44 & 63-Romine, with SCS
32. SB 328-Romine, with SCS
33. SB 188-Munzlinger, with SCS
34. SB 102-Cunningham, with SCS
35. SB 303-Wieland, with SCS
36. SB 49-Walsh, with SCS
37. SB 147-Romine
38. SJR 9-Romine, with SCS
39. SB 122-Munzlinger, with SCS
40. SB 227-Koenig, with SCS
41. SB 210-Onder, with SCS
42. SB 220-Riddle, with SCS
43. SB 97-Sater, with SCS
44. SB 176-Dixon
45. SB 13-Dixon
46. SB 177-Dixon, with SCS
47. SB 68-Onder and Nasheed
48. SB 126-Wasson
49. SB 221-Riddle
50. SB 83-Dixon
51. SB 99-Emery
52. SB 171-Dixon and Sifton, with SCS
53. SB 158-Dixon
54. SB 157-Dixon, with SCS
55. SB 81-Dixon
56. SB 178-Dixon
57. SB 204-Sifton
58. SB 84-Kraus, with SCS
59. SB 163-Romine
60. SB 242-Emery, with SCS
61. SB 371-Schaaf
62. SB 333-Schaaf, with SCS
63. SB 295-Schaaf, with SCS
64. SB 409-Koenig
65. SB 141-Emery
66. SB 203-Sifton, with SCS
67. SB 410-Schatz
68. SB 368-Rowden
69. SB 331-Hegeman
70. SB 348-Wasson
71. SB 406-Wasson and Sater
72. SB 142-Emery
73. SB 129-Dixon and Sifton, with SCS
74. SB 96-Sater and Emery
75. SB 103-Wallingford
76. SB 196-Koenig
77. SB 230-Riddle
78. SB 88-Brown, with SCS
79. SB 200-Libla
80. SB 201-Onder, with SCS
81. SB 183-Hoskins, with SCS
82. SB 130-Kraus, with SCS
83. SB 80-Wasson, with SCS
84. SB 250-Kehoe
85. SJR 12-Eigel
86. SB 144-Wallingford
87. SB 280-Hoskins, with SCS
88. SB 115-Schupp, with SCS
89. SB 362-Hummel
90. SB 298-Curls

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|----------------------------------|--|
| 91. SB 234-Libla, with SCS | 106. SB 61-Hegeman, with SCS |
| 92. SB 442-Hegeman | 107. SJR 11-Hegeman, with SCS |
| 93. SB 76-Munzlinger | 108. SB 358-Wieland |
| 94. SB 389-Sater, with SCS | 109. SB 316-Rowden, with SCS |
| 95. SB 286-Rizzo | 110. SB 376-Hoskins |
| 96. SB 267-Schatz, with SCS | 111. SB 252-Dixon, with SCS |
| 97. SB 383-Eigel and Wieland | 112. SB 117-Schupp, with SCS |
| 98. SB 336-Wieland | 113. SB 138-Sater |
| 99. SB 223-Schatz, with SCS | 114. SB 271-Wasson and Richard, with SCS |
| 100. SB 263-Riddle | 115. SB 426-Wasson, with SCS |
| 101. SB 243-Hegeman | 116. SB 46-Libla, with SCS |
| 102. SB 156-Munzlinger, with SCS | 117. SB 145-Wallingford, with SCS |
| 103. SB 85-Kraus, with SCS | 118. SB 381-Riddle |
| 104. SB 180-Nasheed, with SCS | 119. SB 418-Hegeman, with SCS |
| 105. SB 233-Wallingford | |

HOUSE BILLS ON THIRD READING

- | | |
|-----------------------|---|
| HB 95-McGaugh (Emery) | HCS for HBs 302 & 228, with SCS (Onder) |
| HB 153-Corlew (Libla) | HCS for HB 662, with SCS (Munzlinger) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|---|
| SB 5-Richard | SB 185-Onder, et al, with SCS |
| SB 6-Richard, with SCS | SB 189-Kehoe, with SCS |
| SB 20-Brown | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 21-Brown | SBs 314 & 340-Schatz, et al, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | |

HOUSE BILLS ON THIRD READING

- | | |
|--|---|
| HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder) | HB 251-Taylor, with SCS, SS for SCS & SA 2
(pending) (Onder) |
|--|---|

CONSENT CALENDAR

Senate Bills

Reported 3/2

SB 296-Hummel
SB 394-Romine
SB 334-Sater, with SCS
SB 363-Chappelle-Nadal
SB 279-Kraus, with SCS
SB 332-Hegeman
SB 93-Curls, with SCS

SB 112-Schatz, with SCS
SB 366-Koenig
SB 302-Wieland
SB 222-Riddle
SB 282-Hegeman
SB 329-Kehoe

Reported 3/9

SB 405-Hegeman, with SCS
SB 384-Rowden, with SCS
SB 404-Hegeman, with SCS
SB 392-Holsman
SB 30-Sater
SB 411-Schatz

SB 161-Sater, with SCS
SB 134-Chappelle-Nadal
SBs 300 & 306-Sater, with SCS
SB 486-Kehoe
SB 488-Kehoe
SB 421-Rizzo, with SCS

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

✓

Journal of the Senate

FIRST REGULAR SESSION

THIRTY-NINTH DAY—TUESDAY, MARCH 14, 2017

The Senate met pursuant to adjournment.

Senator Kraus in the Chair.

Reverend Carl Gauck offered the following prayer:

“Righteousness will go before him, and will make a path for his steps.” (Psalm 85:13)

My Lord and God if we are to succeed in finding meaning to our lives we know that we are to be a people of integrity and love. Only then will we succeed and find the significance You have placed there for us. Help us to be consistent knowing that there are days in which we are up and others which we are down but all days hold the promise of Your presence and the affirmation of living the life You have given us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

RESOLUTIONS

Senator Hummel offered Senate Resolution No. 456, regarding Henry “Hank” Schlicter, Webster Groves, which was adopted.

Senator Hummel offered Senate Resolution No. 457, regarding Eagle Scout Luke Trask, St. Louis, which was adopted.

Senator Brown offered Senate Resolution No. 458, regarding the Randy Terrell family, Lake of the Ozarks, which was adopted.

Senator Brown offered Senate Resolution No. 459, regarding Julia Gillman, which was adopted.

Senator Brown offered Senate Resolution No. 460, regarding Allyson Mack, which was adopted.

Senator Brown offered Senate Resolution No. 461, regarding Lauren Gray, which was adopted.

Senator Brown offered Senate Resolution No. 462, regarding Ashanti Owusu-Brafi, which was adopted.

Senator Wallingford offered Senate Resolution No. 463, regarding Robert Waldo Hays, Sikeston, which was adopted.

Senator Richard offered Senate Resolution No. 464, regarding the Rotary Club, Carthage, which was adopted.

Senator Rizzo offered Senate Resolution No. 465, regarding Allison Shewmaker, Independence, which was adopted.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 662**, with **SCS**, to the Committee on Fiscal Oversight.

SENATE BILLS FOR PERFECTION

Senator Wasson moved that **SB 10**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 10**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 10

An Act to repeal sections 620.800, 620.803, 620.806, 620.809, and 620.2005, RSMo, and to enact in lieu thereof five new sections relating to financial incentives for job creation.

Was taken up.

Senator Wasson moved that **SCS** for **SB 10** be adopted.

Senator Wasson offered **SS** for **SCS** for **SB 10**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 10

An Act to repeal sections 620.800, 620.803, 620.806, 620.809, and 620.2005, RSMo, and to enact in lieu thereof five new sections relating to financial incentives for job creation.

Senator Wasson moved that **SS** for **SCS** for **SB 10** be adopted.

Senator Rowden assumed the Chair.

At the request of Senator Wasson, **SB 10**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 28**.

HOUSE CONCURRENT RESOLUTION NO. 28

WHEREAS, Missouri residents with disabilities are deserving of having the same choice of where, how, and with whom they work and spend their time as other Missouri residents; and

WHEREAS, Missouri sheltered workshops, in partnership with business and industry, are an integral part of their local communities and their economies; and

WHEREAS, programs and employment offered by Missouri's sheltered workshops, through projects contracted at their facilities, supported enclaves, contracts at Missouri's rest stops, employment through AbilityOne contracts, and independent work assignments provide Missouri residents with disabilities the opportunity to meet new people, gain new skills, and earn the respect, dignity, and other ancillary human benefits that come with earning a paycheck and making a contribution to society; and

WHEREAS, approximately 6,000 Missouri residents with disabilities avail themselves of the opportunity to participate in these programs and related employment; and

WHEREAS, the parents, guardians, and caregivers of many of these participants support and attest to the benefits of these programs and the employment provided under them; and

WHEREAS, individuals with disabilities should be free to choose the settings in which they receive services or employment, including programs and employment offered by Missouri's sheltered workshops through projects contracted at their facilities, supported enclaves, contracts at Missouri's rest stops, employment through AbilityOne contracts, and independent work assignments:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby reaffirm Missouri's support of the services of the sheltered workshops of our state.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HCR 19**.

HOUSE COMMITTEE SUBSTITUTE HOUSE CONCURRENT RESOLUTION NO. 19 Relating to the financing of educational facilities.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

WHEREAS, section 21.527, RSMo, requires the approval of the General Assembly that certain projects to be funded by revenue bonds shall be secured by a pledge of future appropriations to be made by the General Assembly; and

WHEREAS, the General Assembly is desirous of approving a project for a new building to house the University of Missouri - Kansas City Conservatory of Music and Dance on the University of Missouri - Kansas City campus to be funded in part by revenue bonds secured by a pledge of future appropriations to be made by the General Assembly:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby approve the following:

1. A conservatory building project and related facilities for the University of Missouri - Kansas City campus;
2. A total estimated project cost, including furnishings and equipment, of ninety-six million dollars;
3. A maximum project cost of forty-eight million dollars, provided as the state's share, to be funded, on or before July 1, 2020, by revenue bonds secured by a pledge of future appropriations to be made by the General Assembly;
4. The Health and Educational Facilities Authority of the State of Missouri (MOHEFA) shall assist the state in the issuance of revenue

bonds in an amount sufficient to pay the state's share of the project cost, plus debt service reserve, capitalized interests, and costs of issuance, to be payable over a term not to exceed ten years; and

5. The remainder of the project cost to be funded by contributions, donations, grants, and other funds provided by the Curators of the University of Missouri; and

BE IT FURTHER RESOLVED that the members of the Missouri General Assembly state the intent of the General Assembly, during each fiscal year of the state during the term of such revenue bonds, to appropriate funds sufficient to pay the debt service on such revenue bonds; and

BE IT FURTHER RESOLVED that the members of the Missouri General Assembly authorize and direct the Office of Administration and such other state departments, offices, and agencies as the Office of Administration may deem necessary or appropriate to:

1. Assist the staff and advisors of the Curators of the University of Missouri in implementing the project and in issuing such revenue bonds for the state's share of the project costs; and

2. Execute and deliver documents and certificates related to such revenue bonds consistent with the terms of this resolution; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 466, regarding Eagle Scout Ethan Anthony Nugen, Florissant, which was adopted.

Senator Schupp offered Senate Resolution No. 467, regarding Kirk M. Schreiber, which was adopted.

Senator Schupp offered Senate Resolution No. 468, regarding the One Hundredth Birthday of Vivian Zwick, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 469, regarding Jesse Richard "Jack" Bodine, Saint Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 470, regarding Kris Kellams, St. Charles, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 5:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by Senator Hegeman.

SENATE BILLS FOR PERFECTION

Senator Wasson moved that **SB 10**, with **SCS** and **SS** for **SCS**, be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

Senator Wasson offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 10, Page 11, Section 620.803, Line 6 of said page, by inserting immediately after "entities" the following: **", not to exceed fifty thousand dollars annually,"**; and

Further amend said bill, page 18, section 620.809, line 12 of said page, by inserting immediately after "(2)" the following: **"Subject to appropriation,"**; and

Further amend said bill, page 25, section 620.2005, line 17 of said page, by striking the opening bracket “[”]; and further amend line 21 of said page, by striking the following: “] owners”; and

Further amend said bill and section, page 27, lines 18-26 of said page, by striking all of said lines and inserting in lieu thereof the following: “**of a change of ownership in the company**”; and

Further amend said bill and section, page 28, lines 7-19 of said page, by striking all of the underlined language; and

Further renumber the remaining subdivisions accordingly.

Senator Wasson moved that the above amendment be adopted, which motion prevailed.

Senator Wasson moved that **SS for SCS for SB 10**, as amended, be adopted, which motion prevailed.

On motion of Senator Wasson, **SS for SCS for SB 10**, as amended, was declared perfected and ordered printed.

HOUSE BILLS ON THIRD READING

Senator Onder moved that **HB 251**, with **SCS**, **SS for SCS** and **SA 2** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 2 was again taken up.

Senator Kehoe assumed the Chair.

Senator Wallingford assumed the Chair.

Senator Hummel offered **SA 3** to **SA 2**:

SENATE AMENDMENT NO. 3 TO SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Committee Substitute for House Bill No. 251, Page 1, Line 4, by inserting an opening bracket “[” immediately after the word “Employees”, and further amend line 6 by inserting a closing bracket “]” immediately after the word “universities,”; and further amend line 15 by inserting an opening bracket “[” immediately after the word “organization”; and further amend line 18, by inserting a closing bracket “]” immediately after the word “ancestry”; and

Further amend said amendment, page 2, line 2 by inserting after all of said line the following: “Further amend said bill and page, Section 105.515, lines 11-15 by striking all of said section from the bill; and”.

Senator Hummel moved that the above amendment be adopted.

Senator Rowden assumed the Chair.

President Pro Tem Richard assumed the Chair.

At the request of Senator Onder, **HB 251**, with **SCS**, **SS for SCS**, **SA 2** and **SA 3 to SA 2** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS for SCS for SB 10**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

RESOLUTIONS

Senator Schaaf offered Senate Resolution No. 471, regarding the Fiftieth Wedding Anniversary of Duane and Donna Turk, St. Joseph, which was adopted.

Senator Schaaf offered Senate Resolution No. 472, regarding the Fiftieth Wedding Anniversary of Roy and Peggy Fortner, St. Joseph, which was adopted.

COMMUNICATIONS

Senator Emery submitted the following:

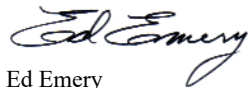
March 14, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I am requesting that SB 392 be removed from the Consent Calendar.

Sincerely,



Ed Emery

Also,

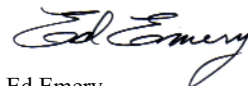
March 14, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I am requesting that SB 404 be removed from the Consent Calendar.

Sincerely,



Ed Emery

Senator Schupp submitted the following:

March 14, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 384 be removed from the consent calendar.

Thank you for considering this request.

Truly,



Jill Schupp

State Senator

District 24

INTRODUCTION OF GUESTS

Senator Munzlinger introduced to the Senate, Lori Smith, Kirksville; and representatives of the Missouri County Treasurers Association.

Senator Libla introduced to the Senate, Herman Styles, Poplar Bluff.

Senator Brown introduced to the Senate, his daughter, Danette Sherrill; and his grandson, Tristen Brown.

Senator Kehoe introduced to the Senate, Principal Lisa Grellner; Shelly Klebba, Kelly McReynolds, Travis Plume; and students Troy Ludwig, Emily Wilson, Caden Clough, Ellie Plume, Zoey Jones, Jack Klebba, Cole Scheulen, Curtis Deeken, Hope Wolfe and Karoline Klebba, St. George Catholic School, Linn.

Senator Emery introduced to the Senate, Angie Haas and Patricia Woods, Carthage.

Senator Chappelle-Nadal introduced to the Senate, representatives of Alpha Kappa Alpha Sorority.

Senator Sater introduced to the Senate, Robert Deffenbaugh, Ben Reuter, Cathy Nunley and Tammi Wilkes, Cassville.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTIETH DAY–WEDNESDAY, MARCH 15, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater	HB 599-Hansen
HCS for HB 199	HB 557-Ross
HCS for HB 441	HB 262-Sommer
HB 587-Redmon	HB 28-Pike
HB 558-Ross	HB 49-Roeber
HB 586-Rhoads	HB 390-Vescovo
HB 52-Andrews	HB 61-Alferman
HCS for HB 247	HB 128-Davis

HCS for HB 253
HCS for HB 647

HCS for HB 703

THIRD READING OF SENATE BILLS

SS for SCS for SB 10-Wasson

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|---------------------------------------|
| 1. SB 199-Wasson | 36. SB 147-Romine |
| 2. SB 349-Wasson | 37. SJR 9-Romine, with SCS |
| 3. SB 293-Romine | 38. SB 122-Munzlinger, with SCS |
| 4. SB 190-Emery and Nasheed, with SCS | 39. SB 227-Koenig, with SCS |
| 5. SB 184-Emery | 40. SB 210-Onder, with SCS |
| 6. SB 22-Chappelle-Nadal | 41. SB 220-Riddle, with SCS |
| 7. SB 32-Emery, with SCS | 42. SB 97-Sater, with SCS |
| 8. SB 258-Munzlinger | 43. SB 176-Dixon |
| 9. SB 259-Munzlinger | 44. SB 13-Dixon |
| 10. SB 260-Munzlinger | 45. SB 177-Dixon, with SCS |
| 11. SB 261-Munzlinger | 46. SB 68-Onder and Nasheed |
| 12. SB 262-Munzlinger | 47. SB 126-Wasson |
| 13. SB 213-Rowden, with SCS | 48. SB 221-Riddle |
| 14. SB 123-Munzlinger | 49. SB 83-Dixon |
| 15. SB 283-Hegeman | 50. SB 99-Emery |
| 16. SB 284-Hegeman, with SCS | 51. SB 171-Dixon and Sifton, with SCS |
| 17. SB 124-Wasson | 52. SB 158-Dixon |
| 18. SB 35-Cunningham | 53. SB 157-Dixon, with SCS |
| 19. SB 114-Schatz | 54. SB 81-Dixon |
| 20. SB 247-Kraus, with SCS | 55. SB 178-Dixon |
| 21. SB 325-Kraus | 56. SB 204-Sifton |
| 22. SBs 285 & 17-Koenig, with SCS | 57. SB 84-Kraus, with SCS |
| 23. SB 160-Sater, with SCS | 58. SB 163-Romine |
| 24. SB 41-Wallingford and Emery | 59. SB 242-Emery, with SCS |
| 25. SB 67-Onder, et al | 60. SB 371-Schaaf |
| 26. SB 195-Koenig | 61. SB 333-Schaaf, with SCS |
| 27. SB 18-Kraus | 62. SB 295-Schaaf, with SCS |
| 28. SB 290-Schatz, with SCS | 63. SB 409-Koenig |
| 29. SB 330-Munzlinger | 64. SB 141-Emery |
| 30. SBs 44 & 63-Romine, with SCS | 65. SB 203-Sifton, with SCS |
| 31. SB 328-Romine, with SCS | 66. SB 410-Schatz |
| 32. SB 188-Munzlinger, with SCS | 67. SB 368-Rowden |
| 33. SB 102-Cunningham, with SCS | 68. SB 331-Hegeman |
| 34. SB 303-Wieland, with SCS | 69. SB 348-Wasson |
| 35. SB 49-Walsh, with SCS | 70. SB 406-Wasson and Sater |

- | | |
|---------------------------------------|--|
| 71. SB 142-Emery | 95. SB 267-Schatz, with SCS |
| 72. SB 129-Dixon and Sifton, with SCS | 96. SB 383-Eigel and Wieland |
| 73. SB 96-Sater and Emery | 97. SB 336-Wieland |
| 74. SB 103-Wallingford | 98. SB 223-Schatz, with SCS |
| 75. SB 196-Koenig | 99. SB 263-Riddle |
| 76. SB 230-Riddle | 100. SB 243-Hegeman |
| 77. SB 88-Brown, with SCS | 101. SB 156-Munzlinger, with SCS |
| 78. SB 200-Libla | 102. SB 85-Kraus, with SCS |
| 79. SB 201-Onder, with SCS | 103. SB 180-Nasheed, with SCS |
| 80. SB 183-Hoskins, with SCS | 104. SB 233-Wallingford |
| 81. SB 130-Kraus, with SCS | 105. SB 61-Hegeman, with SCS |
| 82. SB 80-Wasson, with SCS | 106. SJR 11-Hegeman, with SCS |
| 83. SB 250-Kehoe | 107. SB 358-Wieland |
| 84. SJR 12-Eigel | 108. SB 316-Rowden, with SCS |
| 85. SB 144-Wallingford | 109. SB 376-Hoskins |
| 86. SB 280-Hoskins, with SCS | 110. SB 252-Dixon, with SCS |
| 87. SB 115-Schupp, with SCS | 111. SB 117-Schupp, with SCS |
| 88. SB 362-Hummel | 112. SB 138-Sater |
| 89. SB 298-Curls | 113. SB 271-Wasson and Richard, with SCS |
| 90. SB 234-Libla, with SCS | 114. SB 426-Wasson, with SCS |
| 91. SB 442-Hegeman | 115. SB 46-Libla, with SCS |
| 92. SB 76-Munzlinger | 116. SB 145-Wallingford, with SCS |
| 93. SB 389-Sater, with SCS | 117. SB 381-Riddle |
| 94. SB 286-Rizzo | 118. SB 418-Hegeman, with SCS |

HOUSE BILLS ON THIRD READING

- | | |
|---------------------------------|---------------------------------------|
| HB 95-McGaugh (Emery) | HCS for HB 662, with SCS (Munzlinger) |
| HB 153-Corlew (Libla) | (In Fiscal Oversight) |
| HCS for HBs 302 & 228, with SCS | |
| (Onder) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|---|
| SB 5-Richard | SB 185-Onder, et al, with SCS |
| SB 6-Richard, with SCS | SB 189-Kehoe, with SCS |
| SB 20-Brown | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 21-Brown | SBs 314 & 340-Schatz, et al, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SBs 37 & 244-Silvey, with SCS, SS for | |
| SCS & SA 1 (pending) | |

HOUSE BILLS ON THIRD READING

HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2 &
SA 3 to SA 2 (pending) (Onder)

CONSENT CALENDAR

Senate Bills

Reported 3/2

SB 296-Hummel
SB 394-Romine
SB 334-Sater, with SCS
SB 363-Chappelle-Nadal
SB 279-Kraus, with SCS
SB 332-Hegeman
SB 93-Curls, with SCS

SB 112-Schatz, with SCS
SB 366-Koenig
SB 302-Wieland
SB 222-Riddle
SB 282-Hegeman
SB 329-Kehoe

Reported 3/9

SB 405-Hegeman, with SCS
SB 30-Sater
SB 411-Schatz
SB 161-Sater, with SCS
SB 134-Chappelle-Nadal

SBs 300 & 306-Sater, with SCS
SB 486-Kehoe
SB 488-Kehoe
SB 421-Rizzo, with SCS

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

To be Referred

HCS for HCR 19

HCR 28-Rowland

Journal of the Senate

FIRST REGULAR SESSION

FORTIETH DAY—WEDNESDAY, MARCH 15, 2017

The Senate met pursuant to adjournment.

Senator Dixon in the Chair.

Reverend Carl Gauck offered the following prayer:

“He leads the humble in what is right, and teaches the humble his ways.” (Psalm 25:9)

Holy God, move us to look at this world as You do, to see the potential of what love and compassion are capable of creating together, even with those who hate us. You soothe our fearful hearts with Your caring. Wash away hatred and resentment within us that keep us from working with those who see the world differently. Let Your truth stretch out our minds and souls so we are truly open to the potential that lays before us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

RESOLUTIONS

Senator Curls offered Senate Resolution No. 473, regarding the death of Nimrod Thomas Chapel, Sr., Jefferson City, which was adopted.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following reports:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 528**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 307**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 373**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 472**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS for HB 50**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 128**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute No. 2, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 448**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Brown, Chairman of the Committee on Appropriations, submitted the following report:

Mr. President: Your Committee on Appropriations, to which was referred **SB 526**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 392**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **SB 404**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 239**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 355**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 503**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 399**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following report:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 501**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Romine, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **SB 478**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following report:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 490**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 87**, entitled:

An Act to repeal section 137.556, RSMo, and to enact in lieu thereof one new section relating to the county special road tax.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 678**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a memorial highway.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 200**, entitled:

An Act to repeal section 50.622, RSMo, and to enact in lieu thereof one new section relating to county budgets.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 664**, entitled:

An Act to amend chapter 307, RSMo, by adding thereto one new section relating to vehicle lighting equipment.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 281**, entitled:

An Act to repeal section 67.402, RSMo, and to enact in lieu thereof one new section relating to nuisance abatement ordinances.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 258**, entitled:

An Act to amend chapter 37, RSMo, by adding thereto one new section relating to the accountability of public funds.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 256**, entitled:

An Act to repeal section 307.175, RSMo, and to enact in lieu thereof one new section relating to flashing lights used by motor vehicles and equipment, with an emergency clause.

Emergency Clause defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 569**, entitled:

An Act to amend chapters 9 and 191, RSMo, by adding thereto three new sections relating to the show-me compassionate medical education act, with an emergency clause.

Emergency Clause defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 811**, entitled:

An Act to repeal section 68.075, RSMo, and to enact in lieu thereof one new section relating to advanced industrial manufacturing zones.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 631**, entitled:

An Act to repeal section 162.064, RSMo, and to enact in lieu thereof one new section relating to school

bus driver medical endorsements.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 568**, entitled:

An Act to repeal section 182.640 and 182.660, RSMo, and to enact in lieu thereof two new sections relating to public library districts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 304**, entitled:

An Act to repeal sections 169.141 and 169.715, RSMo, and to enact in lieu thereof two new sections relating to school employee retirement systems.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 245**, entitled:

An Act to repeal section 144.025, RSMo, and to enact in lieu thereof one new section relating to the taxation of titled personal property.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 610**, entitled:

An Act to repeal section 190.335, RSMo, and to enact in lieu thereof one new section relating to the membership of emergency services boards.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 701**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of

a highway.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 183**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to youth violence prevention day.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

HOUSE BILLS ON THIRD READING

At the request of Senator Emery, **HB 95** was placed on the Informal Calendar.

HB 153, introduced by Representative McGaugh, entitled:

An Act to repeal section 490.065, RSMo, and to enact in lieu thereof one new section relating to expert witnesses.

Was taken up by Senator Libla.

Senator Wallingford assumed the Chair.

Senator Riddle assumed the Chair.

Senator Rowden assumed the Chair.

Senator Onder assumed the Chair.

At the request of Senator Libla, **HB 153** was placed on the Informal Calendar.

RESOLUTIONS

Senator Sater offered Senate Resolution No. 474, regarding the Fiftieth Wedding Anniversary of Gary and Shirley Hopkins, Exeter, which was adopted.

Senator Sater offered Senate Resolution No. 475, regarding the One Hundredth Birthday of Freda Mae (Logan) Houser, Stone County, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

Senator Schatz requested unanimous consent of the Senate to correct the committee report on **SB 399** submitted by the Committee on Transportation, Infrastructure and Public Safety to reflect the adoption of the Senate Committee Substitute, which request was granted.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following report:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **HCS** for **HB 662**, with **SCS**, begs leave to report that it has considered the same and recommends that the bill do pass.

HOUSE BILLS ON THIRD READING

At request of Senator Onder, **HCS** for **HBs 302** and **228**, with **SCS**, was placed on the Informal Calendar.

HCS for **HB 662**, with **SCS**, entitled:

An Act to amend chapter 281, RSMo, by adding thereto one new section relating to the misuse of herbicides, with penalty provisions and an emergency clause.

Was taken up by Senator Munzlinger.

SCS for **HCS** for **HB 662**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 662

An Act to amend chapter 281, RSMo, by adding thereto one new section relating to the misuse of herbicides, with penalty provisions and an emergency clause.

Was taken up.

Senator Hoskins assumed the Chair.

Senator Kehoe assumed the Chair.

Senator Onder assumed the Chair.

Senator Munzlinger moved that **SCS** for **HCS** for **HB 662** be adopted, which motion prevailed.

On motion of Senator Munzlinger, **SCS** for **HCS** for **HB 662** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Koenig Kraus—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Koenig Kraus—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, title to the bill was agreed to.

Senator Munzlinger moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Libla moved that **HB 153** be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

Senator Kehoe assumed the Chair.

President Pro Tem Richard assumed the Chair.

Senator Onder assumed the Chair.

President Pro Tem Richard assumed the Chair.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend House Bill No. 153, Page 2, Section 490.065, Line 45, by inserting after all of said line the following:

“4. For the purposes of determining the admissibility of the testimony of a witness qualified as an expert or the qualifications of such witness prior to trial, if the physical presence of the witness is required by the court, the court shall allow the examination of such witness using a video-audio telecommunication device at the request of a party.”.

Senator Schaaf moved that the above amendment be adopted, which motion failed on a standing division vote.

On motion of Senator Libla, **HB 153** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Sater	Schatz	Wallingford	Wasson	Wieland—21

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Silvey	Walsh—11			

Absent—Senator Rowden—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Libla, title to the bill was agreed to.

Senator Libla moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

March 15, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Carlos A. Haley, Republican, 4230 S. Illinois Avenue, Joplin, Newton County, Missouri 64804, as a member of the Missouri Southern State University Board of Governors, for a term ending August 30, 2022, and until his successor is duly appointed and qualified; vice, Carlos A. Haley, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Senator Wallingford assumed the Chair.

President Pro Tem Richard referred the above appointment to the Committee on Gubernatorial Appointments.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

HCS for HCR 19—Rules, Joint Rules, Resolutions and Ethics.

REFERRALS

President Pro Tem Richard referred **HCR 28** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

INTRODUCTION OF GUESTS

Senator Holsman introduced to the Senate, Mike Killeen, Kansas City.

Senator Holsman introduced to the Senate, the Physician of the Day, Dr. Betty M. Drees, Kansas City.

Senator Hummel introduced to the Senate, apprentices of Sheet Metal Workers Local 136.

Senator Cunningham introduced to the Senate, Carol Silvey, her daughter, Christena Silvey Coleman, and her granddaughter, Camille Coleman, West Plains; and Camille was made an honorary page.

Senator Cunningham introduced to the Senate, Tim and Judy Bean, West Plains.

Senator Walsh introduced to the Senate, apprentices of Sheet Metal Workers Local 36.

Senator Wallingford introduced to the Senate, Glenn Berry, Sabrina Dublin, and thirty-one students from Marquand Zion R-VI School.

Senator Kehoe introduced to the Senate, Jeremiah Rosenburg, Marc Miller, Sarah Judd and Judy Grainger, United Cerebral Palsy Heartland Gibbs Center for Independence, Jefferson City.

Senator Cunningham introduced to the Senate, Debbie Kastning and Brenda Woods, Seymour.

Senator Holsman introduced to the Senate, Amy Cox, Brittian Rhodes, Michael Holden, Mary Kate Clinsty and Matt Water, representatives of Developing Potential, Inc., Kansas City.

Senator Rizzo introduced to the Senate, teacher Julie Torpey, parents and fourth grade students from Sycamore Hills Elementary School.

Senator Wallingford introduced to the Senate, Holly, Zane, Peyton and Trey Lintner, Jackson.

On behalf of Senator Hoskins, the President introduced to the Senate, Casey Lund, Doug Spratley, Jeff Franklin, Karen Sligh, Matthew Lue, Misty Miller, Rich Lockhart, Scott Holmberg, Sharri Carter, Steve Fox, Suzanne Taylor and Tony Monetti, representatives of the Greater Warrensburg Area Chamber of Commerce.

Senator Hegeman introduced to the Senate, seven students from Maysville High School.

Senator Walsh introduced to the Senate, Tom Webb, Glencarbon, Illinois.

Senator Romine introduced to the Senate, representatives of Tobacco Free Youth, Farmington.

On behalf of Senator Rowden and himself, Senator Kehoe introduced to the Senate, Jim and Catherine Volmert, Steve and Carolyn Nagel, Larry and Marilyn Earley, and Bruce and Antoinette Burton, Columbia.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-FIRST DAY—THURSDAY, MARCH 16, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater	HCS for HB 703
HCS for HB 199	HB 87-Henderson
HCS for HB 441	HB 678-Gannon
HB 587-Redmon	HB 200-Fraker
HB 558-Ross	HB 664-Korman
HB 586-Rhoads	HB 281-Rowland
HB 52-Andrews	HCS for HB 258
HCS for HB 247	HB 256-Rhoads
HB 599-Hansen	HCS for HB 569
HB 557-Ross	HB 811-Ruth
HB 262-Sommer	HCS for HB 631
HB 28-Pike	HB 568-Tate
HB 49-Roeber	HCS for HB 304
HB 390-Vescovo	HB 245-Rowland
HB 61-Alferman	HB 610-Justus
HB 128-Davis	HB 701-Burns
HCS for HB 253	HCS for HB 183
HCS for HB 647	

THIRD READING OF SENATE BILLS

SS for SCS for SB 10-Wasson

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|--------------------------|
| 1. SB 199-Wasson | 7. SB 32-Emery, with SCS |
| 2. SB 349-Wasson | 8. SB 258-Munzlinger |
| 3. SB 293-Romine | 9. SB 259-Munzlinger |
| 4. SB 190-Emery and Nasheed, with SCS | 10. SB 260-Munzlinger |
| 5. SB 184-Emery | 11. SB 261-Munzlinger |
| 6. SB 22-Chappelle-Nadal | 12. SB 262-Munzlinger |

13. SB 213-Rowden, with SCS
14. SB 123-Munzlinger
15. SB 283-Hegeman
16. SB 284-Hegeman, with SCS
17. SB 124-Wasson
18. SB 35-Cunningham
19. SB 114-Schatz
20. SB 247-Kraus, with SCS
21. SB 325-Kraus
22. SBs 285 & 17-Koenig, with SCS
23. SB 160-Sater, with SCS
24. SB 41-Wallingford and Emery
25. SB 67-Onder, et al
26. SB 195-Koenig
27. SB 18-Kraus
28. SB 290-Schatz, with SCS
29. SB 330-Munzlinger
30. SBs 44 & 63-Romine, with SCS
31. SB 328-Romine, with SCS
32. SB 188-Munzlinger, with SCS
33. SB 102-Cunningham, with SCS
34. SB 303-Wieland, with SCS
35. SB 49-Walsh, with SCS
36. SB 147-Romine
37. SJR 9-Romine, with SCS
38. SB 122-Munzlinger, with SCS
39. SB 227-Koenig, with SCS
40. SB 210-Onder, with SCS
41. SB 220-Riddle, with SCS
42. SB 97-Sater, with SCS
43. SB 176-Dixon
44. SB 13-Dixon
45. SB 177-Dixon, with SCS
46. SB 68-Onder and Nasheed
47. SB 126-Wasson
48. SB 221-Riddle
49. SB 83-Dixon
50. SB 99-Emery
51. SB 171-Dixon and Sifton, with SCS
52. SB 158-Dixon
53. SB 157-Dixon, with SCS
54. SB 81-Dixon
55. SB 178-Dixon
56. SB 204-Sifton
57. SB 84-Kraus, with SCS
58. SB 163-Romine
59. SB 242-Emery, with SCS
60. SB 371-Schaaf
61. SB 333-Schaaf, with SCS
62. SB 295-Schaaf, with SCS
63. SB 409-Koenig
64. SB 141-Emery
65. SB 203-Sifton, with SCS
66. SB 410-Schatz
67. SB 368-Rowden
68. SB 331-Hegeman
69. SB 348-Wasson
70. SB 406-Wasson and Sater
71. SB 142-Emery
72. SB 129-Dixon and Sifton, with SCS
73. SB 96-Sater and Emery
74. SB 103-Wallingford
75. SB 196-Koenig
76. SB 230-Riddle
77. SB 88-Brown, with SCS
78. SB 200-Libla
79. SB 201-Onder, with SCS
80. SB 183-Hoskins, with SCS
81. SB 130-Kraus, with SCS
82. SB 80-Wasson, with SCS
83. SB 250-Kehoe
84. SJR 12-Eigel
85. SB 144-Wallingford
86. SB 280-Hoskins, with SCS
87. SB 115-Schupp, with SCS
88. SB 362-Hummel
89. SB 298-Curls
90. SB 234-Libla, with SCS
91. SB 442-Hegeman
92. SB 76-Munzlinger
93. SB 389-Sater, with SCS
94. SB 286-Rizzo
95. SB 267-Schatz, with SCS
96. SB 383-Eigel and Wieland

- | | |
|----------------------------------|--|
| 97. SB 336-Wieland | 110. SB 252-Dixon, with SCS |
| 98. SB 223-Schatz, with SCS | 111. SB 117-Schupp, with SCS |
| 99. SB 263-Riddle | 112. SB 138-Sater |
| 100. SB 243-Hegeman | 113. SB 271-Wasson and Richard, with SCS |
| 101. SB 156-Munzlinger, with SCS | 114. SB 426-Wasson, with SCS |
| 102. SB 85-Kraus, with SCS | 115. SB 46-Libla, with SCS |
| 103. SB 180-Nasheed, with SCS | 116. SB 145-Wallingford, with SCS |
| 104. SB 233-Wallingford | 117. SB 381-Riddle |
| 105. SB 61-Hegeman, with SCS | 118. SB 418-Hegeman, with SCS |
| 106. SJR 11-Hegeman, with SCS | 119. SB 373-Curls |
| 107. SB 358-Wieland | 120. SB 448-Emery |
| 108. SB 316-Rowden, with SCS | 121. SB 526-Brown |
| 109. SB 376-Hoskins | 122. SB 392-Holsman |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|---|
| SB 5-Richard | SB 185-Onder, et al, with SCS |
| SB 6-Richard, with SCS | SB 189-Kehoe, with SCS |
| SB 20-Brown | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 21-Brown | SBs 314 & 340-Schatz, et al, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | |

HOUSE BILLS ON THIRD READING

- | | |
|--|---|
| HB 95-McGaugh (Emery) | HB 251-Taylor, with SCS, SS for SCS, SA 2
& SA 3 to SA 2 (pending) (Onder) |
| HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder) | HCS for HBs 302 & 228, with SCS (Onder) |

CONSENT CALENDAR

Senate Bills

Reported 3/2

- | | |
|---------------|------------------------|
| SB 296-Hummel | SB 334-Sater, with SCS |
| SB 394-Romine | SB 363-Chappelle-Nadal |

SB 279-Kraus, with SCS
SB 332-Hegeman
SB 93-Curls, with SCS
SB 112-Schatz, with SCS
SB 366-Koenig

SB 302-Wieland
SB 222-Riddle
SB 282-Hegeman
SB 329-Kehoe

Reported 3/9

SB 405-Hegeman, with SCS
SB 30-Sater
SB 411-Schatz
SB 161-Sater, with SCS
SB 134-Chappelle-Nadal

SBs 300 & 306-Sater, with SCS
SB 486-Kehoe
SB 488-Kehoe
SB 421-Rizzo, with SCS

Reported 3/15

SB 528-Hegeman
SB 307-Munzlinger
SB 472-Hoskins
SB 128-Dixon, with SCS#2
SB 404-Hegeman, with SCS
SB 239-Rowden, with SCS

SB 355-Romine, with SCS
SB 503-Munzlinger
SB 399-Romine, with SCS
SB 501-Sater
SB 478-Silvey and Holsman
SB 490-Schupp

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

Journal of the Senate

FIRST REGULAR SESSION

FORTY-FIRST DAY—THURSDAY, MARCH 16, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

Reverend Carl Gauck offered the following prayer:

God of Creation, as we leave here this day, we do so looking forward to a week of rest and activities we don't have here. May we find time to be reenergized and restored, that our minds and our bodies be refreshed and renewed. And may we find time for stillness with You, our God that allows our souls to also be nourished by Your word and grace and open to Your presence in our lives. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Walsh—1

Vacancies—1

RESOLUTIONS

Senator Rizzo offered Senate Resolution No. 476, regarding Robert C. Welch, Sugar Creek, which was adopted.

Senator Rizzo offered Senate Resolution No. 477, regarding Alexis Jemes, Independence, which was adopted.

Senator Romine offered Senate Resolution No. 478, regarding Richard M. “Mike” Huffman, Farmington, which was adopted.

Senator Romine offered Senate Resolution No. 479, regarding Lori A. Bassett, Ironton, which was adopted.

Senator Romine offered Senate Resolution No. 480, regarding Elizabeth McCrorey, Bonne Terre, which was adopted.

Senator Romine offered Senate Resolution No. 481, regarding Yvonne Graham, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 482, regarding Charles Hasty, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 483, regarding Paula AuBuchon, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 484, regarding Jan M. Skinner, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 485, regarding Pamela L. Morris, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 486, regarding Jo Jackson, Bismarck, which was adopted.

REPORTS OF STANDING COMMITTEES

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 169**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 34**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following report:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 433**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following report:

Mr. President: Your Committee on Government Reform, to which was referred **SB 475**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 384**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 232**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 109**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following reports:

Mr. President: Your Committee on Education, to which was referred **SB 327**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 313**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 133**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 485**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 378**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **SB 434**, begs leave to report that it has considered the same and recommends that the bill do pass.

On behalf of Senator Walsh, Chairman of the Committee on Progress and Development, Senator Curls submitted the following report:

Mr. President: Your Committee on Progress and Development, to which was referred **SB 445**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS** for **HBs 1194** and **1193**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 207**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SJR 17**, begs leave to report that it has considered the same and recommends that the joint resolution do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 413**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 209**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following reports:

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 422**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 427**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **SB 430**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 379**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 391**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 311**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 240**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 395**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wallingford assumed the Chair.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Darryl M. Chatman, Democrat; Jamie L. Farmer, Republican; and Jeffrey L. Layman, Republican, as members of the University of Missouri Board of Curators;

Also,

James Timothy Bean, as State Fire Marshall; and

Craig D. Frazier, Republican; and Carol Silvey, Independent, as members of the Missouri State University Board of Governors.

Senator Richard requested unanimous consent of the Senate to vote on the above reports in one motion. There being no objection, the request was granted.

Senator Richard moved that the committee reports be adopted, and the Senate do give its advice and consent to the above appointments.

Senator Kehoe moved that the adoption of the above committee appointments be postponed until March 30, 2017, which motion prevailed.

President Pro Tem Richard assumed the Chair.

THIRD READING OF SENATE BILLS

SS for SCS for SB 10, introduced by Senator Wasson, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 10

An Act to repeal sections 620.800, 620.803, 620.806, 620.809, and 620.2005, RSMo, and to enact in lieu thereof five new sections relating to financial incentives for job creation.

Was taken up.

On motion of Senator Wasson, **SS for SCS for SB 10** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Wasson	Wieland—28

NAYS—Senators

Eigel	Emery	Koenig	Schaaf—4
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Absent—Senators—None

Absent with leave—Senator Walsh—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 296, introduced by Senator Hummel, entitled:

An Act to repeal section 86.207, RSMo, and to enact in lieu thereof one new section relating to membership of the police retirement system of St. Louis as a condition of employment, with an emergency clause.

Was called from the Consent Calendar and taken up.

On motion of Senator Hummel, **SB 296** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

Emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senator Nasheed—1

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

On motion of Senator Hummel, title to the bill was agreed to.

Senator Hummel moved that the vote by which the bill passed be reconsidered.

Senator Schaaf moved that motion lay on the table, which motion prevailed.

SB 394, introduced by Senator Romine, entitled:

An Act to repeal sections 169.141 and 169.715, RSMo, and to enact in lieu thereof two new sections relating to school employee retirement systems.

Was called from the Consent Calendar and taken up.

On motion of Senator Romine, **SB 394** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 334, introduced by Senator Sater, with **SCS**, entitled:

An Act to amend chapter 198, RSMo, by adding thereto one new section relating to influenza education.

Was called from the Consent Calendar and taken up.

SCS for **SB 334**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 334

An Act to amend chapter 198, RSMo, by adding thereto one new section relating to influenza education.

Was taken up.

Senator Sater moved that **SCS** for **SB 334** be adopted, which motion prevailed.

On motion of Senator Sater, **SCS** for **SB 334** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Wasson	Wieland—30					

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 363, introduced by Senator Chappelle-Nadal, entitled:

An Act to amend chapter 198, RSMo, by adding thereto one new section relating to long-term care facilities.

Was called from the Consent Calendar and taken up.

On motion of Senator Chappelle-Nadal, **SB 363** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Wasson	Wieland—30					

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

On motion of Senator Chappelle-Nadal, title to the bill was agreed to.

Senator Chappelle-Nadal moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 279, introduced by Senator Kraus, with **SCS**, entitled:

An Act to repeal section 302.188, RSMo, and to enact in lieu thereof one new section relating to veteran designations on driver's licenses and identification cards.

Was called from the Consent Calendar and taken up.

SCS for **SB 279**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 279

An Act to repeal section 302.188, RSMo, and to enact in lieu thereof one new section relating to veteran designations on driver's licenses and identification cards.

Was taken up.

Senator Kraus moved that **SCS** for **SB 279** be adopted, which motion prevailed.

On motion of Senator Kraus, **SCS** for **SB 279** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 332, introduced by Senator Hegeman, entitled:

An Act to repeal section 139.100, RSMo, and to enact in lieu thereof one new section relating to the timeliness of tax payments made by postal mail.

Was called from the Consent Calendar and taken up.

On motion of Senator Hegeman, **SB 332** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 93, introduced by Senator Curls, with **SCS**, entitled:

An Act to repeal section 162.492, RSMo, and to enact in lieu thereof one new section relating to school board district elections.

Was called from the Consent Calendar and taken up.

SCS for **SB 93**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 93

An Act to repeal section 162.492, RSMo, and to enact in lieu thereof one new section relating to school board district elections.

Was taken up.

Senator Curls moved that **SCS** for **SB 93** be adopted, which motion prevailed.

On motion of Senator Curls, **SCS** for **SB 93** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Curls, title to the bill was agreed to.

Senator Curls moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 112, introduced by Senator Schatz, with **SCS**, entitled:

An Act to repeal section 182.660, RSMo, and to enact in lieu thereof one new section relating to public library districts.

Was called from the Consent Calendar and taken up.

SCS for **SB 112**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 112

An Act to repeal sections 182.640 and 182.660, RSMo, and to enact in lieu thereof two new sections relating to public library districts.

Was taken up.

Senator Schatz moved that **SCS** for **SB 112** be adopted, which motion prevailed.

On motion of Senator Schatz, **SCS** for **SB 112** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 366, introduced by Senator Koenig, entitled:

An Act to repeal sections 337.025, 337.029, and 337.033, RSMo, and to enact in lieu thereof three new sections relating to the licensure of psychologists.

Was called from the Consent Calendar and taken up.

On motion of Senator Koenig, **SB 366** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 302, introduced by Senator Wieland, entitled:

An Act to repeal section 68.075, RSMo, and to enact in lieu thereof one new section relating to advanced industrial manufacturing zones.

Was called from the Consent Calendar and taken up.

On motion of Senator Wieland, **SB 302** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla Walsh—2

Vacancies—1

The President declared the bill passed.

On motion of Senator Wieland, title to the bill was agreed to.

Senator Wieland moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 222, introduced by Senator Riddle, entitled:

An Act to amend chapter 307, RSMo, by adding thereto one new section relating to vehicle lighting equipment.

Was called from the Consent Calendar and taken up.

On motion of Senator Riddle, **SB 222** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Riddle, title to the bill was agreed to.

Senator Riddle moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 282, introduced by Senator Hegeman, entitled:

An Act to repeal section 287.243, RSMo, and to enact in lieu thereof one new section relating to compensation awarded under the Line of Duty Compensation Act.

Was called from the Consent Calendar and taken up.

On motion of Senator Hegeman, **SB 282** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 329, introduced by Senator Kehoe, entitled:

An Act to repeal sections 407.825 and 407.826, RSMo, and to enact in lieu thereof two new sections relating to motor vehicle franchise practices.

Was called from the Consent Calendar and taken up.

On motion of Senator Kehoe, **SB 329** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators

Libla	Walsh—2
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Vacancies—1

The President declared the bill passed.

On motion of Senator Kehoe, title to the bill was agreed to.

Senator Kehoe moved that the vote by which the bill passed be reconsidered.

Senator Onder moved that motion lay on the table, which motion prevailed.

On motion of Senator Kehoe, the Senate recessed until 1:15 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 634**, entitled:

An Act to repeal sections 160.400, 160.405, 160.410, 160.415, and 160.425, RSMo, and to enact in lieu thereof five new sections relating to charter schools, with a contingent effective date.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SCS for HCS for HB 662** and has taken up and passed **SCS for HCS for HB 662**.

Emergency Clause adopted.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 3**, entitled:

An Act to repeal sections 135.010, 135.025, and 135.030, RSMo, and to enact in lieu thereof three new sections relating to funds for vulnerable senior citizens.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 452**, entitled:

An Act to repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HB 153** and **SCS for HCS for HB 662**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills were so read by the Secretary and signed by the President Pro Tem.

RESOLUTIONS

Senator Brown offered Senate Resolution No. 487, regarding Dr. Nola Rebecca Johnson, which was adopted.

Senator Hoskins offered Senate Resolution No. 488, regarding Alfred Fredrick Gustav Rohlfing, which was adopted.

Senator Sater offered Senate Resolution No. 489, regarding the Sixtieth Wedding Anniversary of Bob and Violet Sell, Forsyth, which was adopted.

Senator Curls offered Senate Resolution No. 490, regarding the death of Daniel Patrick Clarke, Sr., Kansas City, which was adopted.

Senator Schatz offered Senate Resolution No. 491, regarding James Paul “Jim” Cittadino, Chesterfield, which was adopted.

Senator Emery offered Senate Resolution No. 492, regarding Officer Jamie Arwick, which was adopted.

Senator Emery offered Senate Resolution No. 493, regarding Patrolman Tim Vogel, which was adopted.

Senator Emery offered Senate Resolution No. 494, regarding Master Police Officer/School Resource Officer Phil Grabmiller, which was adopted.

Senator Emery offered Senate Resolution No. 495, regarding Detective Don Shepard, which was adopted.

Senator Emery offered Senate Resolution No. 496, regarding Officer Dominic Malena, which was adopted.

Senator Emery offered Senate Resolution No. 497, regarding Officer Jeremiah Jacobs, which was adopted.

Senator Emery offered Senate Resolution No. 498, regarding Deputy Stephen Valentich, which was adopted.

Senator Emery offered Senate Resolution No. 499, regarding Corporal James E. Thuss, which was adopted.

Senator Sifton offered Senate Resolution No. 500, regarding Norbert Steve Harashe, St. Louis, which was adopted.

Senator Rizzo offered Senate Resolution No. 501, regarding the International Day of the Child, Independence, which was adopted.

INTRODUCTION OF GUESTS

Senator Riddle introduced to the Senate, John Armstrong, Marjean Wilmes, Marie Eggering, Kathy Hall, Cynthia Tennant, Susan Smith, Kevin Hurd, Joyce Pickering, Tim Hooton and Genevieve Weseman, representatives of the Troy Chamber of Commerce.

Senator Schupp introduced to the Senate, the Physician of the Day, Dr. Donald A. DeGrange, Creve Coeur.

Senator Cunningham introduced to the Senate, Tim Bean and representatives of the Division of Fire Safety.

Senator Cunningham introduced to the Senate, his daughter and her husband, Leah and Jeremy Loftin, and their children, Connor and Blaire, Marshfield; and Connor and Blaire were made honorary pages.

Senator Sater introduced to the Senate, Harrison and McKenna Jobes, Springfield; and Harrison and McKenna were made honorary pages.

Senator Wallingford introduced to the Senate, Christopher and Lauren Snider, and their son, Michael; and Kim Holman, Cape Girardeau.

Senator Eigel introduced to the Senate, Scotty and Jonnell Patton, and their daughter, Jady; and Julie Hillis, Weldon Springs.

Senator Chappelle-Nadal introduced to the Senate, Jennifer Kelch and Lakayline Davis.

On motion of Senator Onder, the Senate adjourned until 9:00 a.m., Tuesday, March 21, 2017.

SENATE CALENDAR

FORTY-SECOND DAY—TUESDAY, MARCH 21, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater	HB 87-Henderson
HCS for HB 199	HB 678-Gannon
HCS for HB 441	HB 200-Fraker
HB 587-Redmon	HB 664-Korman
HB 558-Ross	HB 281-Rowland
HB 586-Rhoads	HCS for HB 258
HB 52-Andrews	HB 256-Rhoads
HCS for HB 247	HCS for HB 569
HB 599-Hansen	HB 811-Ruth
HB 557-Ross	HCS for HB 631
HB 262-Sommer	HB 568-Tate
HB 28-Pike	HCS for HB 304
HB 49-Roeber	HB 245-Rowland
HB 390-Vescovo	HB 610-Justus
HB 61-Alferman	HB 701-Burns
HB 128-Davis	HCS for HB 183
HCS for HB 253	HCS for HB 634
HCS for HB 647	HCB 3-Fitzpatrick
HCS for HB 703	HCS for HB 452

SENATE BILLS FOR PERFECTION

- | | |
|------------------|---------------------------------------|
| 1. SB 199-Wasson | 3. SB 293-Romine |
| 2. SB 349-Wasson | 4. SB 190-Emery and Nasheed, with SCS |

5. SB 184-Emery
6. SB 22-Chappelle-Nadal
7. SB 32-Emery, with SCS
8. SB 258-Munzlinger
9. SB 259-Munzlinger
10. SB 260-Munzlinger
11. SB 261-Munzlinger
12. SB 262-Munzlinger
13. SB 213-Rowden, with SCS
14. SB 123-Munzlinger
15. SB 283-Hegeman
16. SB 284-Hegeman, with SCS
17. SB 124-Wasson
18. SB 35-Cunningham
19. SB 114-Schatz
20. SB 247-Kraus, with SCS
21. SB 325-Kraus
22. SBs 285 & 17-Koenig, with SCS
23. SB 160-Sater, with SCS
24. SB 41-Wallingford and Emery
25. SB 67-Onder, et al
26. SB 195-Koenig
27. SB 18-Kraus
28. SB 290-Schatz, with SCS
29. SB 330-Munzlinger
30. SBs 44 & 63-Romine, with SCS
31. SB 328-Romine, with SCS
32. SB 188-Munzlinger, with SCS
33. SB 102-Cunningham, with SCS
34. SB 303-Wieland, with SCS
35. SB 49-Walsh, with SCS
36. SB 147-Romine
37. SJR 9-Romine, with SCS
38. SB 122-Munzlinger, with SCS
39. SB 227-Koenig, with SCS
40. SB 210-Onder, with SCS
41. SB 220-Riddle, with SCS
42. SB 97-Sater, with SCS
43. SB 176-Dixon
44. SB 13-Dixon
45. SB 177-Dixon, with SCS
46. SB 68-Onder and Nasheed
47. SB 126-Wasson
48. SB 221-Riddle
49. SB 83-Dixon
50. SB 99-Emery
51. SB 171-Dixon and Sifton, with SCS
52. SB 158-Dixon
53. SB 157-Dixon, with SCS
54. SB 81-Dixon
55. SB 178-Dixon
56. SB 204-Sifton
57. SB 84-Kraus, with SCS
58. SB 163-Romine
59. SB 242-Emery, with SCS
60. SB 371-Schaaf
61. SB 333-Schaaf, with SCS
62. SB 295-Schaaf, with SCS
63. SB 409-Koenig
64. SB 141-Emery
65. SB 203-Sifton, with SCS
66. SB 410-Schatz
67. SB 368-Rowden
68. SB 331-Hegeman
69. SB 348-Wasson
70. SB 406-Wasson and Sater
71. SB 142-Emery
72. SB 129-Dixon and Sifton, with SCS
73. SB 96-Sater and Emery
74. SB 103-Wallingford
75. SB 196-Koenig
76. SB 230-Riddle
77. SB 88-Brown, with SCS
78. SB 200-Libla
79. SB 201-Onder, with SCS
80. SB 183-Hoskins, with SCS
81. SB 130-Kraus, with SCS
82. SB 80-Wasson, with SCS
83. SB 250-Kehoe
84. SJR 12-Eigel
85. SB 144-Wallingford
86. SB 280-Hoskins, with SCS
87. SB 115-Schupp, with SCS
88. SB 362-Hummel
89. SB 298-Curls
90. SB 234-Libla, with SCS
91. SB 442-Hegeman
92. SB 76-Munzlinger

- | | |
|--|--|
| 93. SB 389-Sater, with SCS | 121. SB 526-Brown |
| 94. SB 286-Rizzo | 122. SB 392-Holsman |
| 95. SB 267-Schatz, with SCS | 123. SB 169-Dixon, with SCS |
| 96. SB 383-Eigel and Wieland | 124. SB 433-Sater, with SCS |
| 97. SB 336-Wieland | 125. SB 475-Schatz |
| 98. SB 223-Schatz, with SCS | 126. SB 384-Rowden, with SCS |
| 99. SB 263-Riddle | 127. SB 232-Schatz |
| 100. SB 243-Hegeman | 128. SB 109-Holsman, with SCS |
| 101. SB 156-Munzlinger, with SCS | 129. SBs 327, 238 & 360-Romine, with SCS |
| 102. SB 85-Kraus, with SCS | 130. SB 313-Koenig, with SCS |
| 103. SB 180-Nasheed, with SCS | 131. SB 133-Chappelle-Nadal |
| 104. SB 233-Wallingford | 132. SB 485-Hoskins |
| 105. SB 61-Hegeman, with SCS | 133. SB 378-Wallingford |
| 106. SJR 11-Hegeman, with SCS | 134. SB 434-Sater |
| 107. SB 358-Wieland | 135. SB 445-Rowden |
| 108. SB 316-Rowden, with SCS | 136. SB 207-Sifton |
| 109. SB 376-Hoskins | 137. SJR 17-Kraus |
| 110. SB 252-Dixon, with SCS | 138. SB 413-Munzlinger |
| 111. SB 117-Schupp, with SCS | 139. SB 209-Wallingford |
| 112. SB 138-Sater | 140. SB 422-Cunningham, with SCS |
| 113. SB 271-Wasson and Richard, with SCS | 141. SB 427-Wasson |
| 114. SB 426-Wasson, with SCS | 142. SB 430-Cunningham, with SCS |
| 115. SB 46-Libla, with SCS | 143. SB 379-Schatz |
| 116. SB 145-Wallingford, with SCS | 144. SB 391-Munzlinger |
| 117. SB 381-Riddle | 145. SB 311-Wasson, with SCS |
| 118. SB 418-Hegeman, with SCS | 146. SB 240-Schatz, with SCS |
| 119. SB 373-Curls | 147. SB 395-Hoskins |
| 120. SB 448-Emery | |

HOUSE BILLS ON THIRD READING

HB 34-Plocher

HCS for HBs 1194 & 1193 (Hegeman)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---|---|
| SB 5-Richard | SB 185-Onder, et al, with SCS |
| SB 6-Richard, with SCS | SB 189-Kehoe, with SCS |
| SB 20-Brown | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 21-Brown | SBs 314 & 340-Schatz, et al, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SBs 37 & 244-Silvey, with SCS, SS for SCS & SA1 (pending) | |

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2 &
SA 3 to SA 2 (pending) (Onder)
HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/9

SB 405-Hegeman, with SCS
SB 30-Sater
SB 411-Schatz
SB 161-Sater, with SCS
SB 134-Chappelle-Nadal

SBs 300 & 306-Sater, with SCS
SB 486-Kehoe
SB 488-Kehoe
SB 421-Rizzo, with SCS

Reported 3/15

SB 528-Hegeman
SB 307-Munzlinger
SB 472-Hoskins
SB 128-Dixon, with SCS#2
SB 404-Hegeman, with SCS
SB 239-Rowden, with SCS

SB 355-Romine, with SCS
SB 503-Munzlinger
SB 399-Romine, with SCS
SB 501-Sater
SB 478-Silvey and Holsman
SB 490-Schupp

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

Journal of the Senate

FIRST REGULAR SESSION

FORTY-SECOND DAY—TUESDAY, MARCH 21, 2017

The Senate met pursuant to adjournment.

Senator Kehoe in the Chair.

RESOLUTIONS

On behalf of Senator Richard, Senator Kehoe offered Senate Resolution No. 502, regarding Tyler Davis Kroenke, Lincoln, which was adopted.

On behalf of Senator Richard, Senator Kehoe offered Senate Resolution No. 503, regarding Marc Connor Spunaugle, Warsaw, which was adopted.

On behalf of Senator Cunningham, Senator Kehoe offered Senate Resolution No. 504, regarding Stacey Leavitt Hart, Fordland, which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 505, regarding Gillian Wolfe, Greenwood, which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 506, regarding Nhukha Nguyen, Lee's Summit, which was adopted.

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 507, regarding Charles Albert "Charlie" Buescher, Jr., Chesterfield, which was adopted.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, March 27, 2017.

SENATE CALENDAR

FORTY-THIRD DAY—MONDAY, MARCH 27, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater

HCS for HB 199

HCS for HB 441
 HB 587-Redmon
 HB 558-Ross
 HB 586-Rhoads
 HB 52-Andrews
 HCS for HB 247
 HB 599-Hansen
 HB 557-Ross
 HB 262-Sommer
 HB 28-Pike
 HB 49-Roeber
 HB 390-Vescovo
 HB 61-Alferman
 HB 128-Davis
 HCS for HB 253
 HCS for HB 647
 HCS for HB 703
 HB 87-Henderson

HB 678-Gannon
 HB 200-Fraker
 HB 664-Korman
 HB 281-Rowland
 HCS for HB 258
 HB 256-Rhoads
 HCS for HB 569
 HB 811-Ruth
 HCS for HB 631
 HB 568-Tate
 HCS for HB 304
 HB 245-Rowland
 HB 610-Justus
 HB 701-Burns
 HCS for HB 183
 HCS for HB 634
 HCB 3-Fitzpatrick
 HCS for HB 452

SENATE BILLS FOR PERFECTION

1. SB 199-Wasson
 2. SB 349-Wasson
 3. SB 293-Romine
 4. SB 190-Emery and Nasheed, with SCS
 5. SB 184-Emery
 6. SB 22-Chappelle-Nadal
 7. SB 32-Emery, with SCS
 8. SB 258-Munzlinger
 9. SB 259-Munzlinger
 10. SB 260-Munzlinger
 11. SB 261-Munzlinger
 12. SB 262-Munzlinger
 13. SB 213-Rowden, with SCS
 14. SB 123-Munzlinger
 15. SB 283-Hegeman
 16. SB 284-Hegeman, with SCS
 17. SB 124-Wasson
 18. SB 35-Cunningham
 19. SB 114-Schatz
 20. SB 247-Kraus, with SCS
 21. SB 325-Kraus
 22. SBs 285 & 17-Koenig, with SCS

23. SB 160-Sater, with SCS
 24. SB 41-Wallingford and Emery
 25. SB 67-Onder, et al
 26. SB 195-Koenig
 27. SB 18-Kraus
 28. SB 290-Schatz, with SCS
 29. SB 330-Munzlinger
 30. SBs 44 & 63-Romine, with SCS
 31. SB 328-Romine, with SCS
 32. SB 188-Munzlinger, with SCS
 33. SB 102-Cunningham, with SCS
 34. SB 303-Wieland, with SCS
 35. SB 49-Walsh, with SCS
 36. SB 147-Romine
 37. SJR 9-Romine, with SCS
 38. SB 122-Munzlinger, with SCS
 39. SB 227-Koenig, with SCS
 40. SB 210-Onder, with SCS
 41. SB 220-Riddle, with SCS
 42. SB 97-Sater, with SCS
 43. SB 176-Dixon
 44. SB 13-Dixon

45. SB 177-Dixon, with SCS
46. SB 68-Onder and Nasheed
47. SB 126-Wasson
48. SB 221-Riddle
49. SB 83-Dixon
50. SB 99-Emery
51. SB 171-Dixon and Sifton, with SCS
52. SB 158-Dixon
53. SB 157-Dixon, with SCS
54. SB 81-Dixon
55. SB 178-Dixon
56. SB 204-Sifton
57. SB 84-Kraus, with SCS
58. SB 163-Romine
59. SB 242-Emery, with SCS
60. SB 371-Schaaf
61. SB 333-Schaaf, with SCS
62. SB 295-Schaaf, with SCS
63. SB 409-Koenig
64. SB 141-Emery
65. SB 203-Sifton, with SCS
66. SB 410-Schatz
67. SB 368-Rowden
68. SB 331-Hegeman
69. SB 348-Wasson
70. SB 406-Wasson and Sater
71. SB 142-Emery
72. SB 129-Dixon and Sifton, with SCS
73. SB 96-Sater and Emery
74. SB 103-Wallingford
75. SB 196-Koenig
76. SB 230-Riddle
77. SB 88-Brown, with SCS
78. SB 200-Libla
79. SB 201-Onder, with SCS
80. SB 183-Hoskins, with SCS
81. SB 130-Kraus, with SCS
82. SB 80-Wasson, with SCS
83. SB 250-Kehoe
84. SJR 12-Eigel
85. SB 144-Wallingford
86. SB 280-Hoskins, with SCS
87. SB 115-Schupp, with SCS
88. SB 362-Hummel
89. SB 298-Curls
90. SB 234-Libla, with SCS
91. SB 442-Hegeman
92. SB 76-Munzlinger
93. SB 389-Sater, with SCS
94. SB 286-Rizzo
95. SB 267-Schatz, with SCS
96. SB 383-Eigel and Wieland
97. SB 336-Wieland
98. SB 223-Schatz, with SCS
99. SB 263-Riddle
100. SB 243-Hegeman
101. SB 156-Munzlinger, with SCS
102. SB 85-Kraus, with SCS
103. SB 180-Nasheed, with SCS
104. SB 233-Wallingford
105. SB 61-Hegeman, with SCS
106. SJR 11-Hegeman, with SCS
107. SB 358-Wieland
108. SB 316-Rowden, with SCS
109. SB 376-Hoskins
110. SB 252-Dixon, with SCS
111. SB 117-Schupp, with SCS
112. SB 138-Sater
113. SB 271-Wasson and Richard, with SCS
114. SB 426-Wasson, with SCS
115. SB 46-Libla, with SCS
116. SB 145-Wallingford, with SCS
117. SB 381-Riddle
118. SB 418-Hegeman, with SCS
119. SB 373-Curls
120. SB 448-Emery
121. SB 526-Brown
122. SB 392-Holsman
123. SB 169-Dixon, with SCS
124. SB 433-Sater, with SCS
125. SB 475-Schatz
126. SB 384-Rowden, with SCS
127. SB 232-Schatz
128. SB 109-Holsman, with SCS
129. SBs 327, 238 & 360-Romine, with SCS
130. SB 313-Koenig, with SCS
131. SB 133-Chappelle-Nadal
132. SB 485-Hoskins

133. SB 378-Wallingford
 134. SB 434-Sater
 135. SB 445-Rowden
 136. SB 207-Sifton
 137. SJR 17-Kraus
 138. SB 413-Munzlinger
 139. SB 209-Wallingford
 140. SB 422-Cunningham, with SCS

141. SB 427-Wasson
 142. SB 430-Cunningham, with SCS
 143. SB 379-Schatz
 144. SB 391-Munzlinger
 145. SB 311-Wasson, with SCS
 146. SB 240-Schatz, with SCS
 147. SB 395-Hoskins

HOUSE BILLS ON THIRD READING

HB 34-Plocher

HCS for HBs 1194 & 1193 (Hegeman)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
 SB 6-Richard, with SCS
 SB 20-Brown
 SB 21-Brown
 SB 28-Sater, with SCS (pending)
 SBs 37 & 244-Silvey, with SCS, SS for
 SCS & SA 1 (pending)

SB 185-Onder, et al, with SCS
 SB 189-Kehoe, with SCS
 SB 228-Koenig, with SS & SA 1 (pending)
 SBs 314 & 340-Schatz, et al, with SCS

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
 HCS for HB 130, with SCS, SS for SCS &
 SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2 &
 SA 3 to SA 2 (pending) (Onder)
 HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/9

SB 405-Hegeman, with SCS
 SB 30-Sater
 SB 411-Schatz

SB 161-Sater, with SCS
 SB 134-Chappelle-Nadal
 SBs 300 & 306-Sater, with SCS

SB 486-Kehoe
SB 488-Kehoe

SB 421-Rizzo, with SCS

Reported 3/15

SB 528-Hegeman
SB 307-Munzlinger
SB 472-Hoskins
SB 128-Dixon, with SCS#2
SB 404-Hegeman, with SCS
SB 239-Rowden, with SCS

SB 355-Romine, with SCS
SB 503-Munzlinger
SB 399-Romine, with SCS
SB 501-Sater
SB 478-Silvey and Holsman
SB 490-Schupp

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-THIRD DAY—MONDAY, MARCH 27, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Create in me a clean heart, O God; And renew a right spirit within me.” (Psalm 51:10)

Almighty God: We return after a time of recreation and renewal and we are grateful for that time. We know that all of life continues only as long as it is renewed and so we pray daily that we might be renewed by Your Holy Spirit so that we are capable of performing the work You have given us to do. Continue to renew us so that we see our relationships with one another as a means for us to grow and understand this world in which we live. Renew us, Lord, so we may be capable of having life and living it abundantly new each day. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journals for Thursday, March 16, 2017 and Tuesday, March 21, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Libla offered Senate Resolution No. 508, regarding Carlton James “CJ” Blankenship, Malden, which was adopted.

Senator Sifton offered Senate Resolution No. 509, regarding Kelli Merritt, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 510, regarding Eagle Scout Joseph Phillip Roesch, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 511, regarding Stacie Boren, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 512, regarding Matthew Bright, Crestwood, which was adopted.

Senator Curls offered Senate Resolution No. 513, regarding the death of Sylvester Lee Holmes, Kansas City, which was adopted.

Senator Curls offered Senate Resolution No. 514, regarding the death of Karl Everett Jefferson, St. Louis, which was adopted.

Senator Wieland offered Senate Resolution No. 515, regarding Eagle Scout Jonathan Edward Studyvin, Barnhart, which was adopted.

Senator Eigel offered Senate Resolution No. 516, regarding Griffin D. Hays, Saint Charles, which was adopted.

Senator Eigel offered Senate Resolution No. 517, regarding Robert Adolf “Bob” Weber, Saint Charles, which was adopted.

Senator Richard offered Senate Resolution No. 518, regarding Ron Robson, Sr., Joplin, which was adopted.

Senator Richard offered Senate Resolution No. 519, regarding Bob Mitchell, Cassville, which was adopted.

Senator Richard offered Senate Resolution No. 520, regarding Bob Capps, Carthage, which was adopted.

Senator Munzlinger offered Senate Resolution No. 521, regarding Ann Narramore, Louisiana, which was adopted.

Senator Munzlinger offered Senate Resolution No. 522, regarding Bart Niedner, Louisiana, which was adopted.

Senator Munzlinger offered Senate Resolution No. 523, regarding Tammi Smith, Louisiana, which was adopted.

Senator Hegeman offered Senate Resolution No. 524, regarding Altrusa International of Greater Kansas City, Incorporated, Excelsior Springs, which was adopted.

Senator Hegeman offered Senate Resolution No. 525, regarding Taylor Vernon, Smithville, which was adopted.

Senator Hegeman offered Senate Resolution No. 526, regarding Rebecka Ernst, Savannah, which was adopted.

Senator Wallingford offered Senate Resolution No. 527, regarding the late Leo Joseph Giovando, Piedmont, which was adopted.

Senator Wallingford offered Senate Resolution No. 528, regarding the General Federation of Women's Clubs Marble Hill Study Club, which was adopted.

Senator Riddle offered Senate Resolution No. 529, regarding Corrections Officer II Brian Young, Bowling Green, which was adopted.

Senator Riddle offered Senate Resolution No. 530, regarding Corrections Officer II Tammy Church, Bowling Green, which was adopted.

Senator Riddle offered Senate Resolution No. 531, regarding Corrections Officer I Scott Kuck, Bowling Green, which was adopted.

Senator Riddle offered Senate Resolution No. 532, regarding Corrections Officer I Thomas Hudson, Laddonia, which was adopted.

Senator Romine requested unanimous consent of the Senate to correct the March 16, 2017 Education Committee report on **SB 327** to reflect the adoption of a Senate Committee Substitute for Senate Bills Nos. 327, 238 and 360, which request was granted.

THIRD READING OF SENATE BILLS

SB 405, introduced by Senator Hegeman, with **SCS**, entitled:

An Act to repeal section 190.327, RSMo, and to enact in lieu thereof one new section relating to emergency dispatch service boards in certain counties.

Was called from the Consent Calendar and taken up.

SCS for **SB 405**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 405

An Act to repeal section 190.327, RSMo, and to enact in lieu thereof one new section relating to emergency dispatch service boards in certain counties.

Was taken up.

Senator Hegeman moved that **SCS** for **SB 405** be adopted, which motion prevailed.

On motion of Senator Hegeman, **SCS** for **SB 405** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Emery—1

Absent—Senator Richard—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 30, introduced by Senator Sater, entitled:

An Act to repeal section 233.295, RSMo, and to enact in lieu thereof one new section relating to county road district consolidation.

Was called from the Consent Calendar and taken up.

On motion of Senator Sater, **SB 30** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators

Nasheed Richard—2

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 411, introduced by Senator Schatz, entitled:

An Act to repeal section 70.370, RSMo, and to enact in lieu thereof one new section relating to the bi-state metropolitan development district.

Was called from the Consent Calendar and taken up.

On motion of Senator Schatz, **SB 411** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 161, introduced by Senator Sater, with **SCS**, entitled:

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the Schoolcraft Ozark exploration bicentennial commission.

Was called from the Consent Calendar and taken up.

SCS for **SB 161**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 161

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the Schoolcraft Ozark exploration bicentennial commission.

Was taken up.

Senator Sater moved that **SCS** for **SB 161** be adopted, which motion prevailed.

On motion of Senator Sater, **SCS** for **SB 161** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Koenig Kraus—2

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 134, introduced by Senator Chappelle-Nadal, entitled:

An Act to repeal section 235.140, RSMo, and to enact in lieu thereof one new section relating to the election of board members of street light maintenance districts.

Was called from the Consent Calendar and taken up.

On motion of Senator Chappelle-Nadal, **SB 134** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators

Nasheed Walsh—2

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Chappelle-Nadal, title to the bill was agreed to.

Senator Chappelle-Nadal moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 300, introduced by Senator Sater and **SB 306**, introduced by Senator Hegeman, with **SCS**, entitled respectively:

An Act to repeal section 162.401, RSMo, and to enact in lieu thereof one new section relating to bonding requirements for treasurers of seven-director school districts.

An Act to repeal section 162.401, RSMo, and to enact in lieu thereof one new section relating to bonding requirements for treasurers of seven-director school districts.

Were called from the Consent Calendar and taken up by Senator Sater.

SCS for **SBs 300** and **306**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILLS NOS. 300 and 306

An Act to repeal sections 162.401 and 162.492, RSMo, and to enact in lieu thereof two new sections relating to governing bodies of school districts.

Was taken up.

Senator Sater moved that **SCS** for **SBs 300** and **306** be adopted, which motion prevailed.

On motion of Senator Sater, **SCS** for **SBs 300** and **306** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 486, introduced by Senator Kehoe, entitled:

An Act to authorize the conveyance of a certain state property to the city of Jefferson.

Was called from the Consent Calendar and taken up.

On motion of Senator Kehoe, **SB 486** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kehoe, title to the bill was agreed to.

Senator Kehoe moved that the vote by which the bill passed be reconsidered.

Senator Richard moved that motion lay on the table, which motion prevailed.

SB 488, introduced by Senator Kehoe, entitled:

An Act to authorize the conveyance of certain state properties.

Was called from the Consent Calendar and taken up.

Senator Kehoe requested unanimous consent of the Senate to suspend the rules for the purpose of offering an amendment, which request was granted.

Senator Kehoe offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 488, Page 5, Section 4, Line 44, by inserting immediately after the word “beginning” the following: “, **excepting therefrom land conveyed to the State of Missouri, acting by and through the State Highway Commission of Missouri, for supplementary State Route U**”.

Senator Kehoe moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Kehoe, **SB 488**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kehoe, title to the bill was agreed to.

Senator Kehoe moved that the vote by which the bill passed be reconsidered.

Senator Richard moved that motion lay on the table, which motion prevailed.

SB 421, introduced by Senator Rizzo, with **SCS**, entitled:

An Act to authorize the conveyance of certain state properties to the city of Independence.

Was called from the Consent Calendar and taken up.

SCS for **SB 421**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 421

An Act to authorize the conveyance of certain state properties to the city of Independence.

Was taken up.

Senator Rizzo moved that **SCS** for **SB 421** be adopted, which motion prevailed.

On motion of Senator Rizzo, **SCS** for **SB 421** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Rizzo, title to the bill was agreed to.

Senator Rizzo moved that the vote by which the bill passed be reconsidered.

Senator Kraus moved that motion lay on the table, which motion prevailed.

SENATE BILLS FOR PERFECTION

At the request of Senator Wasson, **SB 199** was placed on the Informal Calendar.

At the request of Senator Wasson, **SB 349** was placed on the Informal Calendar.

Senator Romine moved that **SB 293** be taken up for perfection, which motion prevailed.

Senator Romine offered **SS** for **SB 293**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 293

An Act to repeal section 319.318, RSMo, and to enact in lieu thereof one new section relating to the per ton fee for using explosives.

Senator Romine moved that **SS** for **SB 293** be adopted.

Senator Riddle offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 293, Page 1, In the Title, Lines 3-4 of said title, by striking the following: "per ton fee for using" and inserting in lieu thereof the following: "use of"; and

Further amend said bill, page 4, section 319.318, line 25 of said page, by inserting after all of said line the following:

"319.337. Any person regulated under sections 319.300 to 319.345 shall not be subject to any action for public or private nuisance, provided that such person is operating lawfully and is not in violation of such sections."; and

Further amend the title and enacting clause accordingly.

Senator Riddle moved that the above amendment be adopted.

Senator Kraus raised the point of order that the above amendment goes beyond the scope of the bill. The point of order was referred to the President Pro Tem who ruled it not well taken.

Senator Kehoe assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Riddle, **SA 1** was withdrawn.

Senator Romine moved that **SS** for **SB 293** be adopted, which motion prevailed.

On motion of Senator Romine, **SS** for **SB 293** was declared perfected and ordered printed.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, after examination of **SB 239**, with **SCS**, respectfully requests that it be removed from the Senate Consent Calendar in accordance with the provisions of Senate Rule 45.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 270**, entitled:

An Act to repeal section 451.090, RSMo, and to enact in lieu thereof one new section relating to marriage licenses.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 327**, entitled:

An Act to amend chapter 208, RSMo, by adding thereto one new section relating to the Missouri senior farmers' market nutrition program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 175**, entitled:

An Act to amend chapters 266 and 275, RSMo, by adding thereto two new sections relating to agriculture.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 229**, entitled:

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to

banning certain lobbyist gifts, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 349**, entitled:

An Act to amend chapter 192, RSMo, by adding thereto one new section relating to the inspection of certain x-ray systems.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 255**, entitled:

An Act to amend chapter 316, RSMo, by adding thereto one new section relating to ticket selling practices, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 316**, entitled:

An Act to repeal sections 337.010 and 337.025, RSMo, and to enact in lieu thereof two new sections relating to the licensure of psychologists.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 680**, entitled:

An Act to amend chapter 160, RSMo, by adding thereto six new sections relating to adult high schools.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 355**, entitled:

An Act to amend chapter 442, RSMo, by adding thereto one new section relating to restrictive covenants.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 348**, entitled:

An Act to repeal section 313.040, RSMo, and to enact in lieu thereof one new section relating to bingo, with a contingent effective date.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 191**, entitled:

An Act to repeal section 311.735, RSMo, and to enact in lieu thereof one new section relating to the division of alcohol and tobacco control fund.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 884**, entitled:

An Act to repeal section 8.010, RSMo, and to enact in lieu thereof two new sections relating to the state capitol complex commission.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 6**.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 12**.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HJR 10**, entitled:

Joint Resolution submitting to the qualified voters of Missouri an amendment repealing section 39(a) of article III of the Constitution of Missouri, and adopting one new section in lieu thereof relating to bingo.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 871**, entitled:

An Act to repeal sections 41.050, 41.070, 41.080, 41.110, 41.450, 41.460, 41.490, and 41.500, RSMo, and to enact in lieu thereof eight new sections relating to the Missouri military code.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 850**, entitled:

An Act to repeal section 40.435, RSMo, and to enact in lieu thereof one new section relating to military complaints against a commanding officer.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 805**, entitled:

An Act to repeal section 304.725, RSMo, and to enact in lieu thereof one new section relating to combat decoration license plate recognition.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 645**, entitled:

An Act to amend chapter 590, RSMo, by adding thereto one new section relating to retired peace officers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 909**, entitled:

An Act to repeal section 194.119, RSMo, and to enact in lieu thereof one new section relating to the disposition of human remains.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 1045**, entitled:

An Act to repeal sections 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, RSMo, and to enact in lieu thereof seven new sections relating to fees credited to the technology trust fund.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

March 17, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Charles L. Bryant, 271 Ladue Lake Drive, Creve Coeur, Saint Louis County, Missouri 63141, as a member of the Public School Retirement System of Missouri Board of Trustees, for a term ending June 30, 2017, and until his successor is duly appointed and qualified; vice, Ronald K. Medin, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

March 21, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

James M. Howerton, Republican, 535 Northwest 1250 Road, Chilhowee, Henry County, Missouri 64733, as a member of the Clean

Water Commission of the State of Missouri, for a term ending April 12, 2020, and until his successor is duly appointed and qualified; vice, Samuel D. Leake, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
March 21, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Ashley McCarty, Democrat, 17287 Jersey Trail, Novinger, Adair County, Missouri 63559, as a member of the Clean Water Commission of the State of Missouri, for a term ending April 12, 2020, and until her successor is duly appointed and qualified; vice, Ashley McCarty, reappointed.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
March 21, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

John D. Reece, Democrat, 424 Northeast Thornberry Place, Lee's Summit, Jackson County, Missouri 64064, as a member of the Clean Water Commission of the State of Missouri, for a term ending April 12, 2019, and until his successor is duly appointed and qualified; vice, Buddy L. Bennett, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 533, regarding Corrections Officer II David Montgomery, Irondale, which was adopted.

Senator Hoskins offered Senate Resolution No. 534, regarding Violet Jane Corbett, Knob Noster, which was adopted.

COMMUNICATIONS

Senator Schupp submitted the following:

March 27, 2017
Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325

201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 472 be removed from the consent calendar.

Thank you for considering this request.

Truly,



Jill Schupp
State Senator
District 24

Also,

March 27, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 307 be removed from the consent calendar.

Thank you for considering this request.

Truly,



Jill Schupp
State Senator
District 24

Also,

March 27, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 528 be removed from the consent calendar.

Thank you for considering this request.

Truly,



Jill Schupp
State Senator
District 24

Also,

March 27, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325

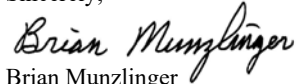
Jefferson City, MO 65101

Dear Ms. Crouse,

Pursuant to Senate Rule 45, I respectfully request that Senate Bill 490 be removed from the consent calendar.

Your assistance in this matter is appreciated.

Sincerely,



Brian Munzlinger

Senator District 18

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-FOURTH DAY—TUESDAY, MARCH 28, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 248-Fitzwater	HCS for HB 258
HCS for HB 199	HB 256-Rhoads
HCS for HB 441	HCS for HB 569
HB 587-Redmon	HB 811-Ruth
HB 558-Ross	HCS for HB 631
HB 586-Rhoads	HB 568-Tate
HB 52-Andrews	HCS for HB 304
HCS for HB 247	HB 245-Rowland
HB 599-Hansen	HB 610-Justus
HB 557-Ross	HB 701-Burns
HB 262-Sommer	HCS for HB 183
HB 28-Pike	HCS for HB 634
HB 49-Roeber	HCB 3-Fitzpatrick
HB 390-Vescovo	HCS for HB 452
HB 61-Alferman	HCS for HB 270
HB 128-Davis	HB 327-Morris
HCS for HB 253	HB 175-Reiboldt
HCS for HB 647	HCS for HB 229
HCS for HB 703	HB 349-Brown
HB 87-Henderson	HCS for HB 255
HB 678-Gannon	HCS for HB 316
HB 200-Fraker	HB 680-Fitzwater
HB 664-Korman	HB 355-Bahr
HB 281-Rowland	HCS for HB 348

HB 191-Conway
HCS for HB 884
HJR 10-Brown
HB 871-Davis
HB 850-Davis

HB 805-Basye
HCS for HB 645
HB 909-Fraker
HB 1045-Haahr

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|---------------------------------------|
| 1. SB 190-Emery and Nasheed, with SCS | 36. SB 227-Koenig, with SCS |
| 2. SB 184-Emery | 37. SB 210-Onder, with SCS |
| 3. SB 22-Chappelle-Nadal | 38. SB 220-Riddle, with SCS |
| 4. SB 32-Emery, with SCS | 39. SB 97-Sater, with SCS |
| 5. SB 258-Munzlinger | 40. SB 176-Dixon |
| 6. SB 259-Munzlinger | 41. SB 13-Dixon |
| 7. SB 260-Munzlinger | 42. SB 177-Dixon, with SCS |
| 8. SB 261-Munzlinger | 43. SB 68-Onder and Nasheed |
| 9. SB 262-Munzlinger | 44. SB 126-Wasson |
| 10. SB 213-Rowden, with SCS | 45. SB 221-Riddle |
| 11. SB 123-Munzlinger | 46. SB 83-Dixon |
| 12. SB 283-Hegeman | 47. SB 99-Emery |
| 13. SB 284-Hegeman, with SCS | 48. SB 171-Dixon and Sifton, with SCS |
| 14. SB 124-Wasson | 49. SB 158-Dixon |
| 15. SB 35-Cunningham | 50. SB 157-Dixon, with SCS |
| 16. SB 114-Schatz | 51. SB 81-Dixon |
| 17. SB 247-Kraus, with SCS | 52. SB 178-Dixon |
| 18. SB 325-Kraus | 53. SB 204-Sifton |
| 19. SBs 285 & 17-Koenig, with SCS | 54. SB 84-Kraus, with SCS |
| 20. SB 160-Sater, with SCS | 55. SB 163-Romine |
| 21. SB 41-Wallingford and Emery | 56. SB 242-Emery, with SCS |
| 22. SB 67-Onder, et al | 57. SB 371-Schaaf |
| 23. SB 195-Koenig | 58. SB 333-Schaaf, with SCS |
| 24. SB 18-Kraus | 59. SB 295-Schaaf, with SCS |
| 25. SB 290-Schatz, with SCS | 60. SB 409-Koenig |
| 26. SB 330-Munzlinger | 61. SB 141-Emery |
| 27. SBs 44 & 63-Romine, with SCS | 62. SB 203-Sifton, with SCS |
| 28. SB 328-Romine, with SCS | 63. SB 410-Schatz |
| 29. SB 188-Munzlinger, with SCS | 64. SB 368-Rowden |
| 30. SB 102-Cunningham, with SCS | 65. SB 331-Hegeman |
| 31. SB 303-Wieland, with SCS | 66. SB 348-Wasson |
| 32. SB 49-Walsh, with SCS | 67. SB 406-Wasson and Sater |
| 33. SB 147-Romine | 68. SB 142-Emery |
| 34. SJR 9-Romine, with SCS | 69. SB 129-Dixon and Sifton, with SCS |
| 35. SB 122-Munzlinger, with SCS | 70. SB 96-Sater and Emery |

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|---------------------------------|--|
| 71. SB 103-Wallingford | 108. SB 117-Schupp, with SCS |
| 72. SB 196-Koenig | 109. SB 138-Sater |
| 73. SB 230-Riddle | 110. SB 271-Wasson and Richard, with SCS |
| 74. SB 88-Brown, with SCS | 111. SB 426-Wasson, with SCS |
| 75. SB 200-Libla | 112. SB 46-Libla, with SCS |
| 76. SB 201-Onder, with SCS | 113. SB 145-Wallingford, with SCS |
| 77. SB 183-Hoskins, with SCS | 114. SB 381-Riddle |
| 78. SB 130-Kraus, with SCS | 115. SB 418-Hegeman, with SCS |
| 79. SB 80-Wasson, with SCS | 116. SB 373-Curls |
| 80. SB 250-Kehoe | 117. SB 448-Emery |
| 81. SJR 12-Eigel | 118. SB 526-Brown |
| 82. SB 144-Wallingford | 119. SB 392-Holsman |
| 83. SB 280-Hoskins, with SCS | 120. SB 169-Dixon, with SCS |
| 84. SB 115-Schupp, with SCS | 121. SB 433-Sater, with SCS |
| 85. SB 362-Hummel | 122. SB 475-Schatz |
| 86. SB 298-Curls | 123. SB 384-Rowden, with SCS |
| 87. SB 234-Libla, with SCS | 124. SB 232-Schatz |
| 88. SB 442-Hegeman | 125. SB 109-Holsman, with SCS |
| 89. SB 76-Munzlinger | 126. SBs 327, 238 & 360-Romine, with SCS |
| 90. SB 389-Sater, with SCS | 127. SB 313-Koenig, with SCS |
| 91. SB 286-Rizzo | 128. SB 133-Chappelle-Nadal |
| 92. SB 267-Schatz, with SCS | 129. SB 485-Hoskins |
| 93. SB 383-Eigel and Wieland | 130. SB 378-Wallingford |
| 94. SB 336-Wieland | 131. SB 434-Sater |
| 95. SB 223-Schatz, with SCS | 132. SB 445-Rowden |
| 96. SB 263-Riddle | 133. SB 207-Sifton |
| 97. SB 243-Hegeman | 134. SJR 17-Kraus |
| 98. SB 156-Munzlinger, with SCS | 135. SB 413-Munzlinger |
| 99. SB 85-Kraus, with SCS | 136. SB 209-Wallingford |
| 100. SB 180-Nasheed, with SCS | 137. SB 422-Cunningham, with SCS |
| 101. SB 233-Wallingford | 138. SB 427-Wasson |
| 102. SB 61-Hegeman, with SCS | 139. SB 430-Cunningham, with SCS |
| 103. SJR 11-Hegeman, with SCS | 140. SB 379-Schatz |
| 104. SB 358-Wieland | 141. SB 391-Munzlinger |
| 105. SB 316-Rowden, with SCS | 142. SB 311-Wasson, with SCS |
| 106. SB 376-Hoskins | 143. SB 240-Schatz, with SCS |
| 107. SB 252-Dixon, with SCS | 144. SB 395-Hoskins |

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)

HCS for HBs 1194 & 1193 (Hegeman)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 185-Onder, et al, with SCS
SB 6-Richard, with SCS	SB 189-Kehoe, with SCS
SB 20-Brown	SB 199-Wasson
SB 21-Brown	SB 228-Koenig, with SS & SA 1 (pending)
SB 28-Sater, with SCS (pending)	SBs 314 & 340-Schatz, et al, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 349-Wasson

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)	HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)
HCS for HB 130, with SCS, SS for SCS & SA 6 (pending) (Onder)	HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 128-Dixon, with SCS#2	SB 399-Romine, with SCS
SB 404-Hegeman, with SCS	SB 501-Sater
SB 355-Romine, with SCS	SB 478-Silvey and Holsman
SB 503-Munzlinger	

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe	SCR 14-Hoskins
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To be Referred

HCR 6-Justus

HCR 12-Grier

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-FOURTH DAY—TUESDAY, MARCH 28, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Righteousness will go before him, and will make a path for his steps.” (Psalm 85:13)

My Lord and God if we are to succeed in finding meaning to our lives we know that we are to be a people of integrity and love. Only then will we succeed and find the significance You have placed there for us. Help us to be consistent knowing that there are days in which we are up and others which we are down but all days hold the promise of Your presence and the affirmation of living the life You have given us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 535, regarding Michael Staten, St. Louis, which was adopted.

Senator Wasson offered Senate Resolution No. 536, regarding Eagle Scout Jared Robert Scott, Nixa, which was adopted.

Senator Wasson offered Senate Resolution No. 537, regarding Eagle Scout William Britain Rhodes, Nixa, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Emery moved that **SB 190**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 190**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 190

An Act to repeal sections 386.266, 386.390, 393.1025, 393.1030, and 393.1075, RSMo, and to enact in lieu thereof fourteen new sections relating to ratemaking for public utilities, with an existing penalty provision.

Was taken up.

Senator Emery moved that **SCS** for **SB 190** be adopted.

Senator Emery offered **SS** for **SCS** for **SB 190**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 190

An Act to repeal sections 386.266, 386.390, 393.170, 393.1025, 393.1030, and 393.1075, RSMo, and to enact in lieu thereof fifteen new sections relating to ratemaking for public utilities, with an existing penalty provision.

Senator Emery moved that **SS** for **SCS** for **SB 190** be adopted.

Senator Rowden assumed the Chair.

Senator Emery offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 190, Pages 46-48, Section 393.1650, by striking all of said section and inserting in lieu thereof the following:

“393.1650. 1. This section applies to electrical corporations that have elected to subject themselves to section 393.1275 or section 393.1400 and that have more than two hundred thousand retail customers.

2. Notwithstanding any other provision of law and except as otherwise provided for by this section, such an electrical corporation’s base rates shall be frozen starting on the date new base rates were

established in the electrical corporation's last general rate proceeding concluded prior to the date the electrical corporation gave a notice under either subsection 4 of section 393.1275 or subsection 9 of section 393.1400 and ending on the third anniversary of that date.

3. If the difference between the electrical corporation's average base rates set in the electrical corporation's first general rate proceeding concluding on or after such three-year anniversary and the electrical corporation's average base rates set in the electrical corporation's most recent general rate proceeding concluded prior to the date the electrical corporation gave a notice under either subsection 4 of section 393.1275 or subsection 9 of section 393.1400 have increased by a compound annual growth rate of more than three percent, the electrical corporation shall establish a regulatory liability in the amounts specified in subsection 5 of this section. The regulatory liability shall be amortized over a reasonable period of time as determined by the commission.

4. As used in this section, "average base rates" shall be calculated by dividing the total retail revenue requirement for all the electrical corporation's rate classes by the total sales volumes for all rate classes used to set rates in the applicable general rate proceeding, exclusive of gross receipts tax, sales tax and other similar pass-through taxes.

5. The regulatory liability provided for in subsection 3 of this section shall be twelve million dollars for an electrical corporation with more than one million retail customers and three million dollars for an electrical corporation with more than two hundred thousand but not more than one million retail customers."; and

Further amend the title and enacting clause accordingly.

Senator Emery moved that the above amendment be adopted.

Senator Wallingford offered SSA 1 for SA 1:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 190, Pages 46-48, Section 393.1650, by striking all of said section and inserting in lieu thereof the following:

"393.1650. 1. This section applies to electrical corporations that have elected to subject themselves to section 393.1275 or section 393.1400 and that have more than two hundred thousand retail customers.

2. Notwithstanding any other provision of law and except as otherwise provided for by this section, such an electrical corporation's base rates shall be frozen starting on the date new base rates were established in the electrical corporation's last general rate proceeding concluded prior to the date the electrical corporation gave a notice under either subsection 4 of section 393.1275 or subsection 9 of section 393.1400 and ending on the third anniversary of that date.

3. If the difference between the electrical corporation's average base rates set in the electrical corporation's first general rate proceeding concluding on or after such three-year anniversary and the electrical corporation's average base rates set in the electrical corporation's most recent general rate proceeding concluded prior to the date the electrical corporation gave a notice under either

subsection 4 of section 393.1275 or subsection 9 of section 393.1400 have increased by a compound annual growth rate of more than three percent, the electrical corporation shall establish a regulatory liability in the amounts specified in subsection 5 of this section. The regulatory liability shall be amortized over a reasonable period of time as determined by the commission.

4. If the difference between the electrical corporation's average base rates set in the electrical corporation's first general rate proceeding concluding on or after such three-year anniversary and the electrical corporation's average base rates set in the electrical corporation's most recent general rate proceeding concluded prior to the date the electrical corporation gave a notice under either subsection 4 of section 393.1275 or subsection 9 of section 393.1400 have increased by a compound annual growth rate of more than three and three-quarters percent, the electrical corporation shall, starting with the effective date of its revised base rates, cease further deferrals under sections 393.1275 and 393.1400, with prior deferrals to be treated as provided for in such sections.

5. As used in this section, "average base rates" shall be calculated by dividing the total retail revenue requirement for all the electrical corporation's rate classes by the total sales volumes for all rate classes used to set rates in the applicable general rate proceeding, exclusive of gross receipts tax, sales tax and other similar pass-through taxes.

6. The regulatory liability provided for in subsection 3 of this section shall be twelve million dollars for an electrical corporation with more than one million retail customers and three million dollars for an electrical corporation with more than two hundred thousand but not more than one million retail customers, but not more than one million retail customers."'; and

Further amend the title and enacting clause accordingly.

Senator Wallingford moved that the above substitute amendment be adopted.

Pursuant to Senate Rule 91, Senator Hegeman requested unanimous consent of the Senate to be excused from voting on all votes taken in the perfection of **SB 190**, which request was granted.

Senator Silvey offered **SA 1** to **SSA 1** for **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 190, Page 3, Line 6 By striking the word "twelve" and inserting in lieu thereof "**twenty-five**"; and further amend line 7 of said page, by striking the word "three" and inserting in lieu thereof "**six**".

Senator Silvey moved that **SA 1** to **SSA 1** for **SA 1** be adopted.

President Parson assumed the Chair.

At the request of Senator Emery, **SB 190**, with **SCS**, **SS** for **SCS**, **SA 1**, **SSA 1** for **SA 1** and **SA 1** to **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SB 293**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Richard referred **HCR 6** and **HCR 12** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HB 248—Education.

HCS for **HB 199**—Local Government and Elections.

HCS for **HB 441**—Education.

HB 587—Insurance and Banking.

HB 558—Transportation, Infrastructure and Public Safety.

HB 586—Transportation, Infrastructure and Public Safety.

HB 52—Local Government and Elections.

HCS for **HB 247**—Commerce, Consumer Protection, Energy and the Environment.

HB 599—Education.

HB 557—Professional Registration.

HB 262—Seniors, Families and Children.

HB 28—General Laws.

HB 49—General Laws.

HB 390—General Laws.

HB 61—Transportation, Infrastructure and Public Safety.

HB 128—Transportation, Infrastructure and Public Safety.

HCS for **HB 253**—Education.

HCS for **HB 647**—Local Government and Elections.

HCS for **HB 703**—Local Government and Elections.

HB 87—Local Government and Elections.

HB 678—Transportation, Infrastructure and Public Safety.

HB 200—Local Government and Elections.

HB 664—Transportation, Infrastructure and Public Safety.

HB 281—Local Government and Elections.

HCS for HB 258—Professional Registration.

HB 256—Transportation, Infrastructure and Public Safety.

HCS for HB 569—General Laws.

HB 811—Transportation, Infrastructure and Public Safety.

HCS for HB 631—Education.

HB 568—Local Government and Elections.

HCS for HB 304—Health and Pensions.

HB 245—Transportation, Infrastructure and Public Safety.

HB 610—Commerce, Consumer Protection, Energy and the Environment.

HB 701—Transportation, Infrastructure and Public Safety.

HCS for HB 183—Transportation, Infrastructure and Public Safety.

HCS for HB 634—Education.

HCB 3—General Laws.

HCS for HB 452—Government Reform.

HCS for HB 270—Seniors, Families and Children.

HB 327—Agriculture, Food Production and Outdoor Resources.

HB 175—Agriculture, Food Production and Outdoor Resources.

HCS for HB 229—Rules, Joint Rules, Resolutions and Ethics.

HB 349—Professional Registration.

HCS for HB 255—Commerce, Consumer Protection, Energy and the Environment.

HCS for HB 316—Professional Registration.

HB 680—Economic Development.

HB 355—Local Government and Elections.

HCS for HB 348—Professional Registration.

HB 191—Appropriations.

HCS for HB 884—Rules, Joint Rules, Resolutions and Ethics.

HJR 10—Progress and Development.

HB 871—Veterans and Military Affairs.

HB 850—Veterans and Military Affairs.

HB 805—Transportation, Infrastructure and Public Safety.

HCS for HB 645—Transportation, Infrastructure and Public Safety.

HB 909—Judiciary and Civil and Criminal Jurisprudence.

HB 1045—Economic Development.

SENATE BILLS FOR PERFECTION

Senator Emery moved that **SB 190**, with **SCS**, **SS for SCS**, **SA 1**, **SSA 1 for SA 1** and **SA 1 to SSA 1 for SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

Senator Kehoe announced photographers from KOMU-TV were given permission to take pictures in the Senate Chamber.

Senator Schaaf requested a division of the question on **SA 1 to SSA 1 for SA 1**, asking that a vote be taken on the portion of the amendment ending with the semi-colon on line 3 and that a second vote be taken on the remainder of the amendment.

Senator Schaaf requested a standing division vote be taken on Part I of **SA 1 to SSA 1 for SA 1**, which request was granted.

Senator Schaaf moved that the debate on Part I of **SA 1 to SSA 1 for SA 1** be postponed to 10:00 a.m., March 29, 2017.

At the request of Senator Emery, **SS for SCS for SB 190** was withdrawn, rendering **SA 1**, **SSA 1 for SA 1**, **SA 1 to SSA 1 for SA 1** and the motion to postpone the vote on Part I of **SA 1 to SSA 1 for SA 1** moot.

Senator Emery offered **SS No. 2 for SCS for SB 190**, entitled:

SENATE SUBSTITUTE NO. 2 FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 190

An Act to repeal sections 386.266, 386.390, 393.170, 393.1025, 393.1030, and 393.1075, RSMo, and to enact in lieu thereof sixteen new sections relating to ratemaking for public utilities, with an existing penalty provision.

Senator Emery moved that **SS No. 2 for SCS for SB 190** be adopted.

Senator Kraus assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Emery, **SB 190**, with **SCS** and **SS No. 2 for SCS** (pending), was placed on the Informal Calendar

THIRD READING OF SENATE BILLS

SB 128, introduced by Senator Dixon, with **SCS No. 2**, entitled:

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to judges in the sixteenth judicial circuit.

Was called from the Consent Calendar and taken up.

SCS No. 2 for SB 128, entitled:

SENATE COMMITTEE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 128

An Act to repeal section 478.463, RSMo, and to enact in lieu thereof one new section relating to the sixteenth judicial circuit.

Was taken up.

Senator Dixon moved that **SCS No. 2 for SB 128** be adopted, which motion prevailed.

On motion of Senator Dixon, **SCS No. 2 for SB 128** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Eigel	Emery	Hegeman
Holsman	Hummel	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Curls—1

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Dixon, title to the bill was agreed to.

Senator Dixon moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 404, introduced by Senator Hegeman, with **SCS**, entitled:

An Act to repeal sections 311.185, 311.420, and 311.462, RSMo, and to enact in lieu thereof four new sections relating to transportation of alcohol products, with penalty provisions.

Was called from the Consent Calendar and taken up.

SCS for SB 404, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 404

An Act to repeal section 311.462, RSMo, relating to the transportation of wine.

Was taken up.

Senator Hegeman moved that **SCS** for **SB 404** be adopted, which motion prevailed.

On motion of Senator Hegeman, **SCS** for **SB 404** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Eigel	Hegeman	Holsman
Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senator Emery—1

Absent—Senators

Curls Hummel—2

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 355, introduced by Senator Romine, with **SCS**, entitled:

An Act to repeal section 226.520, RSMo, and to enact in lieu thereof one new section relating to road signs for educational institutions.

Was called from the Consent Calendar and taken up.

SCS for **SB 355**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 355

An Act to repeal section 226.520, RSMo, and to enact in lieu thereof one new section relating to road signs for educational institutions.

Was taken up.

Senator Romine moved that **SCS** for **SB 355** be adopted, which motion prevailed.

On motion of Senator Romine, **SCS** for **SB 355** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Eigel	Emery	Hegeman
Holsman	Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh

Wasson Wieland—30

NAYS—Senators—None

Absent—Senators

Curls Hummel—2

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 503, introduced by Senator Munzlinger, entitled:

An Act to repeal section 650.330, RSMo, and to enact in lieu thereof one new section relating to the designation of a state 911 coordinator, with an emergency clause.

Was called from the Consent Calendar and taken up.

On motion of Senator Munzlinger, **SB 503** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Hummel—1

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Hummel—1

Absent with leave—Senator Hoskins—1

Vacancies—1

On motion of Senator Munzlinger, title to the bill was agreed to.

Senator Munzlinger moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 399, introduced by Senator Romine, with **SCS**, entitled:

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

Was called from the Consent Calendar and taken up.

SCS for **SB 399**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 399

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

Was taken up.

Senator Romine moved that **SCS** for **SB 399** be adopted.

At the request of Senator Romine, the motion to adopt **SCS** for **SB 399** was withdrawn, which placed the bill back on the Consent Calendar.

SB 501, introduced by Senator Sater, entitled:

An Act to repeal section 338.010, RSMo, and to enact in lieu thereof one new section relating to pharmacist vaccine protocol.

Was called from the Consent Calendar and taken up.

On motion of Senator Sater, **SB 501** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 478, introduced by Senators Silvey and Holsman, entitled:

An Act to amend chapter 162, RSMo, by adding thereto one new section relating to personal information data of students.

Was called from the Consent Calendar and taken up by Senator Silvey.

On motion of Senator Silvey, **SB 478** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hummel	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Eigel—1

Absent with leave—Senator Hoskins—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Silvey, title to the bill was agreed to.

Senator Silvey moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

RESOLUTIONS

Senator Curls offered Senate Resolution No. 538, regarding the death of Joelouis Mattox, Kansas City, which was adopted.

Senator Rowden offered Senate Resolution No. 539, regarding Madeline Simon, which was adopted.

Senator Rowden offered Senate Resolution No. 540, regarding Laura Nauser, Columbia, which was adopted.

Senator Rowden offered Senate Resolution No. 541, regarding Emily Shaw, which was adopted.

Senator Hegeman offered Senate Resolution No. 542, regarding the Fiftieth Anniversary of Steve and Sandy Alexander, Hopkins, which was adopted.

Senator Brown offered Senate Resolution No. 543, regarding the Sixtieth Anniversary of Mark Twain Elementary School, Phelps County, which was adopted.

Senator Sifton offered Senate Resolution No. 544, regarding Robert Gerald “Bob” Kolb, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 545, regarding Reno Renaldo Berra, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 546, regarding Thomas George “Tom” Furrer, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 547, regarding Clifford Charles “Cliff” Holmes, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 548, regarding Wallace Edward “Gump” Roth, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 549, regarding Eagle Scout Gavin Barrett-Hayes, Webster Groves, which was adopted.

Senator Libla offered Senate Resolution No. 550, regarding Victoria “Tori” Blackman, Poplar Bluff, which was adopted.

Senator Onder offered Senate Resolution No. 551, regarding Kara Schulte, which was adopted.

Senator Onder offered Senate Resolution No. 552, regarding Patrick Cahill, which was adopted.

Senator Onder offered Senate Resolution No. 553, regarding Kaydee Harper, which was adopted.

INTRODUCTION OF GUESTS

Senator Holsman introduced to the Senate, the Physician of the Day, Joanne Loethen, Kansas City.

On behalf of Senator Kehoe, the President introduced to the Senate, Dr. John Yates, Executive Director, Missouri Baptist Convention, Lohman.

Senator Eigel introduced to the Senate, Barb Hall, Recorder of Deeds, and Mary Dempsey, St. Charles County.

Senator Walsh introduced to the Senate, teacher Theresa Kremer, and seventh-grade students from St. Angela Merici School, Florissant; and Jordan Gibson, Lauren Simpkins, Daena Talavera and Derond Woods were made honorary pages.

Senator Schatz introduced to the Senate, his wife, Chara; his daughter, Devon; and his grandsons, Caden and Nolan; and Caden and Nolan were made honorary pages.

Senator Kehoe introduced to the Senate, Kathleen Gallagher, her grandchildren Raziel and Shiri, and Abby Otten.

Senator Schupp introduced to the Senate, Chuck Bryant, Creve Coeur.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-FIFTH DAY—WEDNESDAY, MARCH 29, 2017

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SS for SB 293-Romine

SENATE BILLS FOR PERFECTION

- | | |
|-----------------------------------|----------------------------------|
| 1. SB 184-Emery | 24. SB 290-Schatz, with SCS |
| 2. SB 22-Chappelle-Nadal | 25. SB 330-Munzlinger |
| 3. SB 32-Emery, with SCS | 26. SBs 44 & 63-Romine, with SCS |
| 4. SB 258-Munzlinger | 27. SB 328-Romine, with SCS |
| 5. SB 259-Munzlinger | 28. SB 188-Munzlinger, with SCS |
| 6. SB 260-Munzlinger | 29. SB 102-Cunningham, with SCS |
| 7. SB 261-Munzlinger | 30. SB 303-Wieland, with SCS |
| 8. SB 262-Munzlinger | 31. SB 49-Walsh, with SCS |
| 9. SB 213-Rowden, with SCS | 32. SB 147-Romine |
| 10. SB 123-Munzlinger | 33. SJR 9-Romine, with SCS |
| 11. SB 283-Hegeman | 34. SB 122-Munzlinger, with SCS |
| 12. SB 284-Hegeman, with SCS | 35. SB 227-Koenig, with SCS |
| 13. SB 124-Wasson | 36. SB 210-Onder, with SCS |
| 14. SB 35-Cunningham | 37. SB 220-Riddle, with SCS |
| 15. SB 114-Schatz | 38. SB 97-Sater, with SCS |
| 16. SB 247-Kraus, with SCS | 39. SB 176-Dixon |
| 17. SB 325-Kraus | 40. SB 13-Dixon |
| 18. SBs 285 & 17-Koenig, with SCS | 41. SB 177-Dixon, with SCS |
| 19. SB 160-Sater, with SCS | 42. SB 68-Onder and Nasheed |
| 20. SB 41-Wallingford and Emery | 43. SB 126-Wasson |
| 21. SB 67-Onder, et al | 44. SB 221-Riddle |
| 22. SB 195-Koenig | 45. SB 83-Dixon |
| 23. SB 18-Kraus | 46. SB 99-Emery |

47. SB 171-Dixon and Sifton, with SCS
48. SB 158-Dixon
49. SB 157-Dixon, with SCS
50. SB 81-Dixon
51. SB 178-Dixon
52. SB 204-Sifton
53. SB 84-Kraus, with SCS
54. SB 163-Romine
55. SB 242-Emery, with SCS
56. SB 371-Schaaf
57. SB 333-Schaaf, with SCS
58. SB 295-Schaaf, with SCS
59. SB 409-Koenig
60. SB 141-Emery
61. SB 203-Sifton, with SCS
62. SB 410-Schatz
63. SB 368-Rowden
64. SB 331-Hegeman
65. SB 348-Wasson
66. SB 406-Wasson and Sater
67. SB 142-Emery
68. SB 129-Dixon and Sifton, with SCS
69. SB 96-Sater and Emery
70. SB 103-Wallingford
71. SB 196-Koenig
72. SB 230-Riddle
73. SB 88-Brown, with SCS
74. SB 200-Libla
75. SB 201-Onder, with SCS
76. SB 183-Hoskins, with SCS
77. SB 130-Kraus, with SCS
78. SB 80-Wasson, with SCS
79. SB 250-Kehoe
80. SJR 12-Eigel
81. SB 144-Wallingford
82. SB 280-Hoskins, with SCS
83. SB 115-Schupp, with SCS
84. SB 362-Hummel
85. SB 298-Curls
86. SB 234-Libla, with SCS
87. SB 442-Hegeman
88. SB 76-Munzlinger
89. SB 389-Sater, with SCS
90. SB 286-Rizzo
91. SB 267-Schatz, with SCS
92. SB 383-Eigel and Wieland
93. SB 336-Wieland
94. SB 223-Schatz, with SCS
95. SB 263-Riddle
96. SB 243-Hegeman
97. SB 156-Munzlinger, with SCS
98. SB 85-Kraus, with SCS
99. SB 180-Nasheed, with SCS
100. SB 233-Wallingford
101. SB 61-Hegeman, with SCS
102. SJR 11-Hegeman, with SCS
103. SB 358-Wieland
104. SB 316-Rowden, with SCS
105. SB 376-Hoskins
106. SB 252-Dixon, with SCS
107. SB 117-Schupp, with SCS
108. SB 138-Sater
109. SB 271-Wasson and Richard, with SCS
110. SB 426-Wasson, with SCS
111. SB 46-Libla, with SCS
112. SB 145-Wallingford, with SCS
113. SB 381-Riddle
114. SB 418-Hegeman, with SCS
115. SB 373-Curls
116. SB 448-Emery
117. SB 526-Brown
118. SB 392-Holsman
119. SB 169-Dixon, with SCS
120. SB 433-Sater, with SCS
121. SB 475-Schatz
122. SB 384-Rowden, with SCS
123. SB 232-Schatz
124. SB 109-Holsman, with SCS
125. SBs 327, 238 & 360-Romine, with SCS
126. SB 313-Koenig, with SCS

127. SB 133-Chappelle-Nadal
 128. SB 485-Hoskins
 129. SB 378-Wallingford
 130. SB 434-Sater
 131. SB 445-Rowden
 132. SB 207-Sifton
 133. SJR 17-Kraus
 134. SB 413-Munzlinger
 135. SB 209-Wallingford

136. SB 422-Cunningham, with SCS
 137. SB 427-Wasson
 138. SB 430-Cunningham, with SCS
 139. SB 379-Schatz
 140. SB 391-Munzlinger
 141. SB 311-Wasson, with SCS
 142. SB 240-Schatz, with SCS
 143. SB 395-Hoskins

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)

HCS for HBs 1194 & 1193 (Hegeman)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
 SB 6-Richard, with SCS
 SB 20-Brown
 SB 21-Brown
 SB 28-Sater, with SCS (pending)
 SBs 37 & 244-Silvey, with SCS, SS for
 SCS & SA 1 (pending)
 SB 185-Onder, et al, with SCS

SB 189-Kehoe, with SCS
 SB 190-Emery, with SCS & SS#2 for SCS
 (pending)
 SB 199-Wasson
 SB 228-Koenig, with SS & SA 1 (pending)
 SBs 314 & 340-Schatz, et al, with SCS
 SB 349-Wasson

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
 HCS for HB 130, with SCS, SS for SCS &
 SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2
 & SA 3 to SA 2 (pending) (Onder)
 HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-FIFTH DAY—WEDNESDAY, MARCH 29, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Humble yourselves therefore under the mighty hand of God.” (1 Peter 5:6)

Heavenly Father we return with much work before us and there are concerns in our hearts of what is needed and necessary. The pressure is slowly rising and our human wisdom would have us dictate to You or sit on judgment on Your will so we pray that we might surrender ourselves wholly, unreservedly to Your Holy will. Let us quiet our soul’s complaints and allow Your joy and love directs our thoughts and actions this day so that Your peace and gentle leading may open our hearts to say: “Father, not my will but Yours be done.” In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 554, regarding the Ninetieth birthday of Harold Alfred Schuchmann, Town & Country, which was adopted.

Senator Hoskins offered Senate Resolution No. 555, regarding Virginia Campbell, Johnson County, which was adopted.

Senator Koenig offered Senate Resolution No. 556, regarding David A. “Dave” Haffner, Saint Louis, which was adopted.

Senator Koenig offered Senate Resolution No. 557, regarding Warren Fredrick Kaiser, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 558, regarding Margaret Ann “Marge” Meier, Kirkwood, which was adopted.

Senator Sifton offered Senate Resolution No. 559, regarding Anna DeMerit, Fenton, which was adopted.

Senator Sifton offered Senate Resolution No. 560, regarding Suzanne Marie Larkin, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 561, regarding Debbie Arnold, Fenton, which was adopted.

Senator Sifton offered Senate Resolution No. 562, regarding Amanda Berhorst, Imperial, which was adopted.

Senator Richard offered Senate Resolution No. 563, regarding Missouri State Parks, which was adopted.

Senator Richard offered Senate Resolution No. 564, regarding Jeremiah Cook, which was adopted.

Senator Eigel offered Senate Resolution No. 565, regarding Nelson Glen “Jack” Smith, Saint Peters, which was adopted.

Senator Eigel offered Senate Resolution No. 566, regarding Vernon James Meyer, Saint Charles, which was adopted.

SENATE BILLS FOR PERFECTION

Senator Emery moved that, **SB 190**, with **SCS** and **SS No. 2** for **SCS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS No. 2 for **SCS** was again taken up.

At the request of Senator Emery, **SB 190**, with **SCS** and **SS No. 2** for **SCS** (pending), was placed on the Informal Calendar.

Senator Emery moved that **SB 184** be taken up for perfection, which motion prevailed.

Senator Emery offered **SS** for **SB 184**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 184

An Act to amend chapter 393, RSMo, by adding thereto three new sections relating to certain public utilities.

Senator Emery moved that **SS** for **SB 184** be adopted.

At the request of Senator Emery, **SB 184**, with **SS** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **SB 490**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 468**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following report:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 239**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

RE-REFERRALS

President Pro Tem Richard re-referred **HCS** for **HB 348** to the Committee on Progress and Development.

President Pro Tem Richard re-referred **HB 245** to the Committee on Ways and Means.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 14**, entitled:

An Act to appropriate money for supplemental purposes for the expenses, grants, and distributions of

the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2017.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

SENATE BILLS FOR PERFECTION

Senator Chappelle-Nadal moved that **SB 22** be taken up for perfection, which motion prevailed.

Senator Chappelle-Nadal offered **SS** for **SB 22**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 22

An Act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to contaminated homes, with a penalty provision and an emergency clause.

Senator Chappelle-Nadal moved that **SS** for **SB 22** be adopted, which motion prevailed.

On motion of Senator Chappelle-Nadal, **SS** for **SB 22** was declared perfected and ordered printed.

SB 32, with **SCS**, was placed on the Informal Calendar.

SB 258 was placed on the Informal Calendar.

SB 259 was placed on the Informal Calendar.

SB 260 was placed on the Informal Calendar.

At the request of Senator Munzlinger, **SB 261** was placed on the Informal Calendar.

At the request of Senator Munzlinger, **SB 262** was placed on the Informal Calendar.

Senator Rowden moved that **SB 213**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 213**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 213

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

Was taken up.

Senator Rowden moved that **SCS** for **SB 213** be adopted.

Senator Sifton offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 213, Page 1, Section 537.058, Lines 19-20, by striking the following “the following material terms:”; and

Further amend said bill and section, page 2, lines 21-34 by striking all of said lines and inserting in lieu

thereof the following: “**information sufficient to provide the insurer a reasonable opportunity to settle.**”; and

Further amend said bill and section, page 3, line 63, by inserting immediately after “7.” the following: “**There shall be a rebuttable presumption that**”; and further amend line 64 by striking the words “shall not be considered as” and inserting in lieu thereof the following: “**did not provide**”; and further amend line 65 by striking the words “and shall not be admissible in any”; and further amend line 66 by striking all of said line; and further amend line 67 by striking the words “for any tortfeasor”.

Senator Sifton moved that the above amendment be adopted.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Rowden, **SB 213**, with **SCS** and **SA 1** (pending), was placed on the Informal Calendar.

At the request of Senator Munzlinger, **SB 123** was placed on the Informal Calendar.

Senator Hegeman moved that **SB 283** be taken up for perfection, which motion prevailed.

On motion of Senator Hegeman, **SB 283** was declared perfected and ordered printed.

At the request of Senator Hegeman, **SB 284**, with **SCS**, was placed on the Informal Calendar.

Senator Wasson moved that **SB 124** be taken up for perfection, which motion prevailed.

Senator Wasson offered **SS** for **SB 124**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 124

An Act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes.

President Pro Tem Richard assumed the Chair.

Senator Wasson moved that **SS** for **SB 124** be adopted, which motion prevailed.

On motion of Senator Wasson, **SS** for **SB 124** was declared perfected and ordered printed.

President Parson assumed the Chair.

Senator Cunningham moved that **SB 35** be taken up for perfection, which motion prevailed.

Senator Cunningham offered **SS** for **SB 35**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to land purchases made on behalf of departments of the state.

Senator Cunningham moved that **SS** for **SB 35** be adopted, which motion prevailed.

On motion of Senator Cunningham, **SS** for **SB 35** was declared perfected and ordered printed.

Senator Schatz moved that **SB 114** be taken up for perfection, which motion prevailed.

On motion of Senator Schatz, **SB 114** was declared perfected and ordered printed.

At the request of Senator Kraus, **SB 247**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Kraus, **SB 325** was placed on the Informal Calendar.

At the request of Senator Koenig, **SBs 285** and **17**, with **SCS**, was placed on the Informal Calendar.

Senator Sater moved that **SB 160**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 160**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 160

An Act to amend chapter 210, RSMo, by adding thereto one new section relating to the foster care bill of rights.

Was taken up.

Senator Sater moved that **SCS** for **SB 160** be adopted.

Senator Sater offered **SS** for **SCS** for **SB 160**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 160

An Act to amend chapter 210, RSMo, by adding thereto one new section relating to the foster care bill of rights.

Senator Sater moved that **SS** for **SCS** for **SB 160** be adopted, which motion prevailed.

On motion of Senator Sater, **SS** for **SCS** for **SB 160** was declared perfected and ordered printed.

At the request of Senator Wallingford, **SB 41** was placed on the Informal Calendar.

SB 67 was placed on the Informal Calendar.

Senator Koenig moved that **SB 195** be taken up for perfection, which motion prevailed.

On motion of Senator Koenig, **SB 195** was declared perfected and ordered printed.

Senator Kraus moved that **SB 18** be taken up for perfection, which motion prevailed.

Senator Romine assumed the Chair.

President Parson assumed the Chair.

Senator Silvey offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 18, Page 2, Section 347.015, Line 25, by inserting after all of said line the

following:

“(9) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, page 4, section 347.179, line 37 by inserting immediately before the word “a” as it appears the first time the following: **“a first responder,”**; and

Further amend said bill, section 351.015, page 6, line 78 by inserting after all of said line the following:

“(7) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 351.065, page 9, line 22 by inserting after all of said line the following:

“(2) A first responder who provides proof of such service as a first responder to the secretary of state; or”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill and page, section 354.010, line 6 by inserting after all of said line the following:

“(3) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 354.150, page 10, line 20 by inserting immediately after the word “a” as it appears the first time the following: **“first responder, a”**; and

Further amend said bill, section 355.021, page 12, line 41 after the word “a” by inserting the following: **“first responder, a”**; and

Further amend said bill, section 355.066, page 13, line 46 by inserting after all of said line the following:

“(16) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 357.060, page 15, line 11 by inserting after all of said line the following:

“(2) A first responder who provides proof of such service as a first responder to the secretary of state; or”; and further renumber the remaining subdivisions accordingly; and further amend line 15 by inserting after all of said line the following:

“(1) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 358.020, page 16, line 8 by inserting after all of said line the following:

“(5) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 358.440, page 21, line 164 by inserting after all of said line the following:

“(2) A first responder who provides proof of such service as a first responder to the secretary of state; or”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill and page, section 359.011, line 9 by inserting after all of said line the following:

“(4) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, section 359.651, page 23, line 19 by inserting after the word “a” as it appears the second time the following: **“first responder, a”**; and

Further amend said bill and page, section 394.020, line 2 by inserting after all of said line the following:

“(1) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill, page 24, section 394.250, line 14 by inserting after all of said line the following:

“(2) A first responder who provides proof of such service as a first responder to the secretary of state; or”; and further renumber the remaining subdivisions accordingly; and

Further amend said bill and page, section 417.220, line 8 by inserting after all of said line the following:

“(2) A first responder who provides proof of such service as a first responder to the secretary of state; or”; and further renumber the remaining subdivisions accordingly; and

Further amend line 12 by inserting after all of said line the following:

“(1) “First Responder”, the same meaning as in section 67.145 and his or her spouse;”; and further renumber the remaining subdivisions accordingly.

Senator Silvey moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Curls, Holsman, Kehoe and Schaaf.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Nasheed	Rizzo
Romine	Schupp	Sifton	Silvey	Walsh—12		

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schaaf	Schatz	Wallingford	Wasson	Wieland—21

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Rowden assumed the Chair.

President Parson assumed the Chair.

Senator Hoskins offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 18, Page 1, In the Title, Line 5, by striking the words “business fees” and inserting in lieu thereof the following: “the collection of money by public entities”; and

Further amend said bill and page, section A, line 6, by inserting after all of said line the following:

“1.310. 1. This section shall be known and may be cited as the “Big Government Get Off My Back Act”.

2. Any federal mandate compelling the state to enact, enforce, or administer a federal regulatory program shall be subject to authorization through appropriation or statutory enactment.

3. No user fees imposed by the state of Missouri shall increase for the five-year period beginning on August 28, 2009, **and for the five-year period beginning on August 28, 2017**, unless such fee increase is to implement a federal program administered by the state or is a result of an act of the general assembly. For purposes of this section, “user fee” does not include employer taxes or contributions, assessments to offset the cost of examining insurance or financial institutions, any health-related taxes approved by the Center for Medicare and Medicaid Services, or any professional or occupational licensing fees set by a board of members of that profession or occupation and required by statute to be set at a level not to exceed the cost of administration.

4. For the five-year period beginning on August 28, 2009, **and for the five-year period beginning on August 28, 2017**, any state agency proposing a rule as that term is defined in subdivision (6) of section 536.010, other than any rule promulgated as a result of a federal mandate, or to implement a federal program administered by the state or an act of the general assembly, shall either:

(1) Certify that the rule does not have an adverse impact on small businesses consisting of fewer than [fifty] **twenty-five** full- or part-time employees; or

(2) Certify that the rule is necessary to protect the life, health or safety of the public; or

(3) **Certify that the rule relates to the implementation of a government program that utilizes private contractors and the rule would result in net savings to Missouri taxpayers; or**

(4) Exempt any small business consisting of fewer than [fifty] **twenty-five** full- or part-time employees from coverage.

5. The provisions of this section shall not be construed to prevent or otherwise restrict an agency from promulgating emergency rules pursuant to section 536.025, or from rescinding any existing rule pursuant to section 536.021.

143.173. 1. As used in this section, the following terms mean:

(1) “County average wage”, the average wages in each county as determined by the department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of this section;

(2) “Deduction”, an amount subtracted from the taxpayer's Missouri adjusted gross income to determine Missouri taxable income, or federal taxable income in the case of a corporation, for the tax year in which such deduction is claimed;

(3) “Full-time employee”, a position in which the employee is considered full-time by the taxpayer and is required to work an average of at least thirty-five hours per week for a fifty-two week period;

(4) “New job”, the number of full-time employees employed by the small business in Missouri on the qualifying date that exceeds the number of full-time employees employed by the small business in Missouri on the same date of the immediately preceding taxable year;

(5) “Qualifying date”, any date during the tax year as chosen by the small business;

(6) “Small business”, any small business, including any sole proprietorship, partnership, S-corporation, C-corporation, limited liability company, limited liability partnership, or other business entity, consisting of fewer than [fifty] **twenty-five** full- or part-time employees;

(7) “Taxpayer”, any small business subject to the income tax imposed in this chapter, including any sole proprietorship, partnership, S-corporation, C-corporation, limited liability company, limited liability partnership, or other business entity.

2. In addition to all deductions listed in this chapter, for all taxable years beginning on or after January 1, 2011, and ending on or before December 31, 2014, **and for all tax years beginning on or after January 1, 2017, and ending on or before December 31, 2021**, a taxpayer shall be allowed a deduction for each new job created by the small business in the taxable year. Tax deductions allowed to any partnership, limited liability company, S-corporation, or other pass-through entity may be allocated to the partners, members, or shareholders of such entity for their direct use in accordance with the provisions of any agreement among such partners, members, or shareholders. The deduction amount shall be as follows:

(1) Ten thousand dollars for each new job created with an annual salary of at least the county average wage; or

(2) Twenty thousand dollars for each new job created with an annual salary of at least the county average wage if the small business offers health insurance and pays at least fifty percent of such insurance premiums.

3. The department of revenue shall establish the procedure by which the deduction provided in this section may be claimed, and may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2011, shall be invalid and void.

4. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first three years after August 28, [2011] **2018**, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first three years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.”; and

Further amend the title and enacting clause accordingly.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Kraus, **SB 18**, as amended, was declared perfected and ordered printed.

Senator Rowden moved that **SB 213**, with **SCS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Sifton moved that the above amendment be adopted, which motion failed.

Senator Rowden offered **SS** for **SCS** for **SB 213**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 213

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

Senator Rowden moved that **SS** for **SCS** for **SB 213** be adopted, which motion prevailed.

On motion of Senator Rowden, **SS** for **SCS** for **SB 213** was declared perfected and ordered printed.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SCS** for **SB 160**; **SB 195**; **SB 114**; **SS** for **SB 35**; **SB 283**; **SS** for **SB 124**; and **SS** for **SB 22**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

REFERRALS

President Pro Tem Richard referred **SS** for **SB 22** to the Committee on Fiscal Oversight.

RESOLUTIONS

Senator Chappelle-Nadal offered Senate Resolution No. 567, regarding Marilyn Phillips, University City, which was adopted.

Senator Sifton offered Senate Resolution No. 568, regarding Gordon Lyle “Gordy” Shull, which was adopted.

Senator Sifton offered Senate Resolution No. 569, regarding Julie Fite, Arnold, which was adopted.

Senator Hoskins offered Senate Resolution No. 570, regarding Dr. Conan Castle, Warrensburg, which

was adopted.

Senator Hoskins offered Senate Resolution No. 571, regarding Anna Bueker, Higginsville, which was adopted.

Senator Wasson offered Senate Resolution No. 572, regarding Victoria “Tori” York, Highlandville, which was adopted.

Senator Sifton offered Senate Resolution No. 573, regarding Dana Skrabacz, St. Louis, which was adopted.

Senator Wallingford offered Senate Resolution No. 574, regarding Tom Davisson, Cape Girardeau, which was adopted.

Senator Cunningham offered Senate Resolution No. 575, regarding Barbara Simpson, Alton, which was adopted.

Senator Cunningham offered Senate Resolution No. 576, regarding April Bean, Success, which was adopted.

INTRODUCTION OF GUESTS

Senator Walsh introduced to the Senate, Bill Fronczak, and representatives of Ambassadors for Health, Mathews-Dickey Boys’ and Girls’ Club, St. Louis.

Senator Wallingford introduced to the Senate, Drema Hamilton, Torrance Shepherd, D’madrius Anthony, Quinton Williams, Jr., and Quin’Trey Williams, Cape Girardeau; and D’madrius, Quinton and Quin’Trey were made honorary pages.

On behalf of Senator Curls and himself, Senator Holsman introduced to the Senate, President Khalil Odums, Mahryn Barron, Trail White and Ben Roth, representatives of Show Me Arts, Paseo Academy.

Senator Hoskins introduced to the Senate, advisor Shari Bax, President Luke Hawley, Chris Dunaway, Bo Kennedy, Trae Q. L. Venerable, Julianne Kaufmann, Courtney Abt, Zachary Walker, Israel Henke, Ray Reed, Tim Peterson and Davontae Hair, representatives of the University of Central Missouri Student Government Association, Warrensburg.

Senator Koenig introduced to the Senate, Maya and Reggi Rideout, Fenton.

Senator Onder introduced to the Senate, members of Wentzville Holt High School band.

Senator Nasheed introduced to the Senate, President Dr. Dwaun Warmack, and Reynolda Brown, Harris-Stowe State University, St. Louis.

Senator Emery introduced to the Senate, Superintendent Dr. Zach Harris, Athletic Director Dale Patton, coaches Scott Bailey, Thad Lundine, Brett Pettibon, Steven Bailey and Colby Hall; and JD Allen, Sam Buzzard, Angel Contreras, Tristen Foster, Hunter Gepner, Luke Hardman, Will Jeffries, Bryce Mason, Trey Mooney, Kendall Morrow, Kyler Overstreet, Tanner Phipps, Matt Whyman and Anthony Wilkerson, Lamar High School Tigers football team.

Senator Emery introduced to the Senate, coaches Rodney Baldridge and Susan Ray; and Jesse Compton, Will Hagen and Kip Roland, Lamar High School Tigers cross country team.

Senator Holsman introduced to the Senate, Vickie Wolgast and members of South Kansas City Chamber of Commerce Leadership Class.

Senator Emery introduced to the Senate, coach Brent Maxwell and members of Harrisonville High School Wildcats 2016 Class 4 state champion football team.

Senator Onder introduced to the Senate, Ashley, Ella, Jake, Hailey, Elyssa and Stacey, representatives of March of Dimes, St. Charles.

Senator Schatz introduced to the Senate, members of St. Francis-Borgia High School Pro-Life Club, Washington.

Senator Riddle introduced to the Senate, representatives of Mexico High School Fine Arts Department.

Senator Walsh introduced to the Senate, former State Representative Ed Wildberger, St. Joseph.

Senator Emery introduced to the Senate, teacher Tabitha Badcock, and Brendon Jones, Victoria Garsow and Bailey Sims, Belton High School.

Senator Riddle introduced to the Senate, teacher Matthew Easley and students of Elsberry High School Youth in Government class.

Senator Cunningham introduced to the Senate, students of Marshfield Scholars Government Class, Marshfield High School.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-SIXTH DAY—THURSDAY, MARCH 30, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 14

THIRD READING OF SENATE BILLS

SS for SB 293-Romine
SS for SCS for SB 160-Sater
SB 195-Koenig
SB 114-Schatz
SS for SB 35-Cunningham

SB 283-Hegeman
SS for SB 124-Wasson
SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SB 290-Schatz, with SCS
2. SB 330-Munzlinger
3. SBs 44 & 63-Romine, with SCS
4. SB 328-Romine, with SCS
5. SB 188-Munzlinger, with SCS
6. SB 102-Cunningham, with SCS
7. SB 303-Wieland, with SCS
8. SB 49-Walsh, with SCS
9. SB 147-Romine
10. SJR 9-Romine, with SCS
11. SB 122-Munzlinger, with SCS
12. SB 227-Koenig, with SCS
13. SB 210-Onder, with SCS
14. SB 220-Riddle, with SCS
15. SB 97-Sater, with SCS
16. SB 176-Dixon
17. SB 13-Dixon
18. SB 177-Dixon, with SCS
19. SB 68-Onder and Nasheed
20. SB 126-Wasson
21. SB 221-Riddle
22. SB 83-Dixon
23. SB 99-Emery
24. SB 171-Dixon and Sifton, with SCS
25. SB 158-Dixon
26. SB 157-Dixon, with SCS
27. SB 81-Dixon
28. SB 178-Dixon
29. SB 204-Sifton
30. SB 84-Kraus, with SCS
31. SB 163-Romine
32. SB 242-Emery, with SCS
33. SB 371-Schaaf
34. SB 333-Schaaf, with SCS
35. SB 295-Schaaf, with SCS
36. SB 409-Koenig
37. SB 141-Emery
38. SB 203-Sifton, with SCS
39. SB 410-Schatz
40. SB 368-Rowden
41. SB 331-Hegeman
42. SB 348-Wasson
43. SB 406-Wasson and Sater
44. SB 142-Emery
45. SB 129-Dixon and Sifton, with SCS
46. SB 96-Sater and Emery
47. SB 103-Wallingford
48. SB 196-Koenig
49. SB 230-Riddle
50. SB 88-Brown, with SCS
51. SB 200-Libla
52. SB 201-Onder, with SCS
53. SB 183-Hoskins, with SCS
54. SB 130-Kraus, with SCS
55. SB 80-Wasson, with SCS
56. SB 250-Kehoe
57. SJR 12-Eigel
58. SB 144-Wallingford
59. SB 280-Hoskins, with SCS
60. SB 115-Schupp, with SCS
61. SB 362-Hummel
62. SB 298-Curls
63. SB 234-Libla, with SCS
64. SB 442-Hegeman
65. SB 76-Munzlinger
66. SB 389-Sater, with SCS
67. SB 286-Rizzo
68. SB 267-Schatz, with SCS
69. SB 383-Eigel and Wieland
70. SB 336-Wieland
71. SB 223-Schatz, with SCS
72. SB 263-Riddle
73. SB 243-Hegeman
74. SB 156-Munzlinger, with SCS
75. SB 85-Kraus, with SCS
76. SB 180-Nasheed, with SCS
77. SB 233-Wallingford
78. SB 61-Hegeman, with SCS
79. SJR 11-Hegeman, with SCS
80. SB 358-Wieland
81. SB 316-Rowden, with SCS
82. SB 376-Hoskins
83. SB 252-Dixon, with SCS
84. SB 117-Schupp, with SCS

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| 85. SB 138-Sater | 105. SB 485-Hoskins |
| 86. SB 271-Wasson and Richard, with SCS | 106. SB 378-Wallingford |
| 87. SB 426-Wasson, with SCS | 107. SB 434-Sater |
| 88. SB 46-Libla, with SCS | 108. SB 445-Rowden |
| 89. SB 145-Wallingford, with SCS | 109. SB 207-Sifton |
| 90. SB 381-Riddle | 110. SJR 17-Kraus |
| 91. SB 418-Hegeman, with SCS | 111. SB 413-Munzlinger |
| 92. SB 373-Curls | 112. SB 209-Wallingford |
| 93. SB 448-Emery | 113. SB 422-Cunningham, with SCS |
| 94. SB 526-Brown | 114. SB 427-Wasson |
| 95. SB 392-Holsman | 115. SB 430-Cunningham, with SCS |
| 96. SB 169-Dixon, with SCS | 116. SB 379-Schatz |
| 97. SB 433-Sater, with SCS | 117. SB 391-Munzlinger |
| 98. SB 475-Schatz | 118. SB 311-Wasson, with SCS |
| 99. SB 384-Rowden, with SCS | 119. SB 240-Schatz, with SCS |
| 100. SB 232-Schatz | 120. SB 395-Hoskins |
| 101. SB 109-Holsman, with SCS | 121. SB 490-Schupp |
| 102. SBs 327, 238 & 360-Romine, with SCS | 122. SB 468-Hegeman |
| 103. SB 313-Koenig, with SCS | 123. SB 239-Rowden, with SCS |
| 104. SB 133-Chappelle-Nadal | |

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)

HCS for HBs 1194 & 1193 (Hegeman)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|---|
| SB 5-Richard | SB 189-Kehoe, with SCS |
| SB 6-Richard, with SCS | SB 190-Emery, with SCS & SS#2 for SCS |
| SB 20-Brown | (pending) |
| SB 21-Brown | SB 199-Wasson |
| SB 28-Sater, with SCS (pending) | SB 228-Koenig, with SS & SA 1 (pending) |
| SB 32-Emery, with SCS | SB 247-Kraus, with SCS |
| SBs 37 & 244-Silvey, with SCS, SS for | SB 258-Munzlinger |
| SCS & SA 1 (pending) | SB 259-Munzlinger |
| SB 41-Wallingford and Emery | SB 260-Munzlinger |
| SB 67-Onder, et al | SB 261-Munzlinger |
| SB 123-Munzlinger | SB 262-Munzlinger |
| SB 184-Emery, with SS (pending) | SB 284-Hegeman, with SCS |
| SB 185-Onder, et al, with SCS | SBs 285 & 17-Koenig, with SCS |

SBs 314 & 340-Schatz, et al, with SCS
SB 325-Kraus

SB 349-Wasson

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2
& SA 3 to SA 2 (pending) (Onder)
HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-SIXTH DAY—THURSDAY, MARCH 30, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Saying ‘Yes’ to God’s gift of love and life primarily and above all else means choosing love as a life principle.” (John Powell)

Loving God: As we complete this day’s work and journey back to those we love, let us be thankful for Your teaching us the meaning of loving imperfect people as ourselves so that we might overlook flaws of others. And help us, Lord, make love our “life principle” expressing it in our varied relationships You have given us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

The Senate observed a moment of silence for Independence Police Officer Thomas Wagstaff.

RESOLUTIONS

Senator Eigel offered Senate Resolution No. 577, regarding the Developmental Disabilities Resource Board, Saint Charles County, which was adopted.

Senator Wallingford offered Senate Resolution No. 578, regarding Glenn Reeves, which was adopted.

Senator Wallingford offered Senate Resolution No. 579, regarding Gary W. Rust, Cape Girardeau, which was adopted.

Senator Romine offered Senate Resolution No. 580, regarding Homer Lowell Patterson, Ste. Genevieve, which was adopted.

Senator Kraus offered Senate Resolution No. 581, regarding the One Hundredth Birthday of Shirley Emaline Mueller, Blue Springs, which was adopted.

Senator Hegeman offered Senate Resolution No. 582, regarding Eagle Scout Beckett Phillips, Albany, which was adopted.

Senator Hegeman offered Senate Resolution No. 583, regarding Eagle Scout Conner Osmon, Albany, which was adopted.

Senator Riddle offered Senate Resolution No. 584, regarding the Sixtieth Anniversary of David and Micky Charlick, which was adopted.

Senator Wallingford offered Senate Resolution No. 585, regarding Scott R. Clark, Cape Girardeau, which was adopted.

Senator Brown offered Senate Resolution No. 586, regarding Phillip Cohen, which was adopted.

Senator Walsh offered the following resolution:

SENATE RESOLUTION NO. 587

WHEREAS, the Missouri Senate recognizes the importance of programs designed to provide college students the opportunity to enhance their leadership qualities; and

WHEREAS, the 21st Century Leadership Academy hosted by the University of Missouri-St. Louis is an intense program designed to encourage women's public sector leadership; and

WHEREAS, the Leadership Academy curriculum includes interactive panel discussions and skill-building workshops, as well as the opportunity to participate in a mock legislative session; and

WHEREAS, the Missouri Senate has a long tradition of assisting those seeking insight into the Legislative Branch of state government by granting use of the Senate Chamber.

NOW, THEREFORE, BE IT RESOLVED that the Missouri Senate hereby grant the participants of the 21st Century Leadership Academy use of the Senate Chamber for the purpose of conducting a mock legislative session from 10:00 am to 11:30 am on Wednesday, May 24, 2017.

Senator Walsh requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 587** up for adoption, which request was granted.

On motion of Senator Walsh, **SR 587** was adopted.

Senator Riddle offered Senate Resolution No. 588, regarding Donald "Doc" Kritzer, Fulton, which was adopted.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Emery, Chairman of the Committee on Government Reform, submitted the following reports:

Mr. President: Your Committee on Government Reform, to which was referred **HB 462**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **HB 461**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **HCS for HB 460**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **SB 469**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **SB 517**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **HB 93**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **HCS for HB 115**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **HB 655**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 35**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Onder, Chairman of the Committee on General Laws, submitted the following report:

Mr. President: Your Committee on General Laws, to which was referred **HCS** for **HBs 91, 42, 131, 265** and **314**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SCS** for **SB 213** and **SB 18**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 9**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 21**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following report:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HCS** for **HB 66**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **HCS** for **HBs 190** and **208**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS** for **HB 451**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 51**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following reports:

Mr. President: Your Committee on Insurance and Banking, to which was referred **HCS** for **HB 292**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **HCS** for **HBs 337, 259, and 575** begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **HB 336**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Insurance and Banking, to which was referred **HCS** for **HB 427**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 435**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 451**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 419**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 85**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 207**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

REFERRALS

President Pro Tem Richard referred **SB 18** to the Committee on Fiscal Oversight.

GUBERNATORIAL APPOINTMENTS

Senator Richard withdrew the motion to adopt the committee reports submitted by the Committee on Gubernatorial Appointments appearing on Page 523 of the Senate Journal for Thursday, March 16, 2017.

Senator Richard withdrew the aforementioned committee reports.

HOUSE BILLS ON SECOND READING

The following Bill was read the 2nd time and referred to the Committee indicated:

HCS for HB 14—Appropriations.

Senator Kehoe requested unanimous consent of the Senate to move Senate Bills numbered 1-123 from the Formal Perfection Calendar to the Informal Calendar, which request was granted.

THIRD READING OF SENATE BILLS

SS for SB 293, introduced by Senator Romine, entitled:

**SENATE SUBSTITUTE FOR
SENATE BILL NO. 293**

An Act to repeal section 319.318, RSMo, and to enact in lieu thereof one new section relating to the per ton fee for using explosives.

Was taken up.

On motion of Senator Romine, **SS for SB 293** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh

Wieland—29

NAYS—Senators

Eigel	Koenig	Kraus—3
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Absent—Senator Wasson—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SCS for SB 160, introduced by Senator Sater, entitled:

**SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 160**

An Act to amend chapter 210, RSMo, by adding thereto one new section relating to the foster care bill

of rights.

Was taken up.

On motion of Senator Sater, **SS** for **SCS** for **SB 160** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wieland—31				

NAYS—Senators—None

Absent—Senators

Munzlinger Wasson—2

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 195, introduced by Senator Koenig, entitled:

An Act to repeal section 475.024, RSMo, and to enact in lieu thereof four new sections relating to guardianships.

Was taken up.

On motion of Senator Koenig, **SB 195** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wieland—32			

NAYS—Senators—None

Absent—Senator Wasson—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 114, introduced by Senator Schatz, entitled:

An Act to repeal section 49.060, RSMo, and to enact in lieu thereof one new section relating to vacancies in the office of county commissioner, with an emergency clause.

Was taken up.

On motion of Senator Schatz, **SB 114** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Sifton—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Sifton—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SB 35, introduced by Senator Cunningham, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to land purchases made on behalf of departments of the state.

Was taken up.

On motion of Senator Cunningham, **SS for SB 35** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Hummel Schupp—2

Absent—Senator Munzlinger—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Cunningham, title to the bill was agreed to.

Senator Cunningham moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 283, introduced by Senator Hegeman, entitled:

An Act to repeal sections 137.565 and 233.180, RSMo, and to enact in lieu thereof two new sections relating to special road district commissioner elections.

Was taken up.

On motion of Senator Hegeman, **SB 283** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Nasheed	Onder	Richard	Riddle	Rizzo	Romine

Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Munzlinger—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SB 124, introduced by Senator Wasson, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 124

An Act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes.

Was taken up.

On motion of Senator Wasson, **SS for SB 124** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 697**, entitled:

An Act to repeal section 210.1014, RSMo, and to enact in lieu thereof two new sections relating to the Amber Alert System.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 843**, entitled:

An Act to repeal section 50.740, RSMo, and to enact in lieu thereof one new section relating to county budgets.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 964**, entitled:

An Act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of a memorial highway.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 174**, entitled:

An Act to amend chapter 188, RSMo, by adding thereto one new section relating to the right to life, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 104**, entitled:

An Act to repeal sections 8.675, 8.683, 34.217, 89.410, 285.500, 290.095, 290.210, 290.220, 290.230, 290.240, 290.250, 290.260, 290.262, 290.263, 290.265, 290.270, 290.280, 290.290, 290.300, 290.305,

290.315, 290.320, 290.325, 290.330, 290.335, 290.340, 290.550, 292.630, 393.715, 516.130, and 630.546, RSMo, and to enact in lieu thereof eleven new sections relating to the prevailing wage on public works.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Cunningham offered Senate Resolution No. 589, regarding the Ninety-ninth Birthday of Bessie Marie Mercer, Seymour, which was adopted.

Senator Cunningham offered Senate Resolution No. 590, regarding Shannon Heating and Cooling, Mountain Grove, which was adopted.

Senator Walsh offered Senate Resolution No. 591, regarding Albert M. “Al” Joellenbeck, Florissant, which was adopted.

INTRODUCTION OF GUESTS

Senator Hummel introduced to the Senate, Ben Strand and Brayden Wakula, Clayton; and Ben and Brayden were made honorary pages.

Senator Schupp introduced to the Senate, teachers Andrea Newstead, Gaby Cullman, Laura Putillo and Patty Bloom; and fourth-grade students from Saul Mirowitz Jewish Community School, St. Louis.

Senator Cunningham introduced to the Senate, John and Rose Whelan, Licking.

Senator Cunningham introduced to the Senate, eighth-grade students from Raymondville School District.

Senator Holsman introduced to the Senate, Sarah and Charlie Skinner, Webster Groves.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, April 3, 2017.

SENATE CALENDAR

FORTY-SEVENTH DAY—MONDAY, APRIL 3, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 697-Trent
HB 843-McGaugh
HB 964-Kendrick

HCS for HB 174
HB 104-Love

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)

SS for SCS for SB 213-Rowden
SB 18-Kraus (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle

HOUSE BILLS ON THIRD READING

1. HB 34-Plocher (Dixon)
2. HCS for HBs 1194 & 1193 (Hegeman)
3. HB 462-Kolkmeyer (Munzlinger)
4. HB 461-Kolkmeyer
5. HCS for HB 460 (Munzlinger)
6. HB 93-Lauer, with SCS (Wasson)
7. HCS for HB 115, with SCS (Wasson)
8. HB 655-Engler (Dixon)
9. HB 35-Plocher
10. HCS for HBs 91, 42, 131, 265 & 314

11. HCS for HB 66, with SCS (Sater)
12. HCS for HBs 190 & 208 (Eigel)
13. HCS for HB 451 (Wasson)
14. HB 51-Andrews, with SCS (Hegeman)
15. HCS for HB 292, with SCS (Cunningham)
16. HCS for HBs 337, 259 & 575 (Wieland)
17. HB 336-Shull (Wieland)
18. HCS for HB 427, with SCS (Kehoe)
19. HB 85-Redmon, with SCS (Hegeman)
20. HB 207-Fitzwater (Romine)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 6-Richard, with SCS
SB 13-Dixon
SB 20-Brown
SB 21-Brown
SB 28-Sater, with SCS (pending)
SB 32-Emery, with SCS
SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)
SB 41-Wallingford and Emery

SBs 44 & 63-Romine, with SCS
SB 46-Libla, with SCS
SB 49-Walsh, with SCS
SB 61-Hegeman, with SCS
SB 67-Onder, et al
SB 68-Onder and Nasheed
SB 76-Munzlinger
SB 80-Wasson, with SCS
SB 81-Dixon
SB 83-Dixon

SB 84-Kraus, with SCS	SB 196-Koenig
SB 85-Kraus, with SCS	SB 199-Wasson
SB 88-Brown, with SCS	SB 200-Libla
SB 96-Sater and Emery	SB 201-Onder, with SCS
SB 97-Sater, with SCS	SB 203-Sifton, with SCS
SB 99-Emery	SB 204-Sifton
SB 102-Cunningham, with SCS	SB 207-Sifton
SB 103-Wallingford	SB 209-Wallingford
SB 109-Holsman, with SCS	SB 210-Onder, with SCS
SB 115-Schupp, with SCS	SB 220-Riddle, with SCS
SB 117-Schupp, with SCS	SB 221-Riddle
SB 122-Munzlinger, with SCS	SB 223-Schatz, with SCS
SB 123-Munzlinger	SB 227-Koenig, with SCS
SB 126-Wasson	SB 228-Koenig, with SS & SA 1 (pending)
SB 129-Dixon and Sifton, with SCS	SB 230-Riddle
SB 130-Kraus, with SCS	SB 232-Schatz
SB 133-Chappelle-Nadal	SB 233-Wallingford
SB 138-Sater	SB 234-Libla, with SCS
SB 141-Emery	SB 239-Rowden, with SCS
SB 142-Emery	SB 240-Schatz, with SCS
SB 144-Wallingford	SB 242-Emery, with SCS
SB 145-Wallingford, with SCS	SB 243-Hegeman
SB 147-Romine	SB 247-Kraus, with SCS
SB 156-Munzlinger, with SCS	SB 250-Kehoe
SB 157-Dixon, with SCS	SB 252-Dixon, with SCS
SB 158-Dixon	SB 258-Munzlinger
SB 163-Romine	SB 259-Munzlinger
SB 169-Dixon, with SCS	SB 260-Munzlinger
SB 171-Dixon and Sifton, with SCS	SB 261-Munzlinger
SB 176-Dixon	SB 262-Munzlinger
SB 177-Dixon, with SCS	SB 263-Riddle
SB 178-Dixon	SB 267-Schatz, with SCS
SB 180-Nasheed, with SCS	SB 271-Wasson and Richard, with SCS
SB 183-Hoskins, with SCS	SB 280-Hoskins, with SCS
SB 184-Emery, with SS (pending)	SB 284-Hegeman, with SCS
SB 185-Onder, et al, with SCS	SBs 285 & 17-Koenig, with SCS
SB 188-Munzlinger, with SCS	SB 286-Rizzo
SB 189-Kehoe, with SCS	SB 290-Schatz, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 295-Schaaf, with SCS
	SB 298-Curls

SB 303-Wieland, with SCS	SB 391-Munzlinger
SB 311-Wasson, with SCS	SB 392-Holsman
SB 313-Koenig, with SCS	SB 395-Hoskins
SBs 314 & 340-Schatz, et al, with SCS	SB 406-Wasson and Sater
SB 316-Rowden, with SCS	SB 409-Koenig
SB 325-Kraus	SB 410-Schatz
SBs 327, 238 & 360-Romine, with SCS	SB 413-Munzlinger
SB 328-Romine, with SCS	SB 418-Hegeman, with SCS
SB 330-Munzlinger	SB 422-Cunningham, with SCS
SB 331-Hegeman	SB 426-Wasson, with SCS
SB 333-Schaaf, with SCS	SB 427-Wasson
SB 336-Wieland	SB 430-Cunningham, with SCS
SB 348-Wasson	SB 433-Sater, with SCS
SB 349-Wasson	SB 434-Sater
SB 358-Wieland	SB 442-Hegeman
SB 362-Hummel	SB 445-Rowden
SB 368-Rowden	SB 448-Emery
SB 371-Schaaf	SB 468-Hegeman
SB 373-Curls	SB 475-Schatz
SB 376-Hoskins	SB 485-Hoskins
SB 378-Wallingford	SB 490-Schupp
SB 379-Schatz	SB 526-Brown
SB 381-Riddle	SJR 9-Romine, with SCS
SB 383-Eigel and Wieland	SJR 11-Hegeman, with SCS
SB 384-Rowden, with SCS	SJR 12-Eigel
SB 389-Sater, with SCS	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)	HB 251-Taylor, with SCS, SS for SCS, SA 2
HCS for HB 130, with SCS, SS for SCS &	& SA 3 to SA 2 (pending) (Onder)
SA 6 (pending) (Onder)	HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

SCR 9-Holsman

SCR 21-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-SEVENTH DAY—MONDAY, APRIL 3, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Conduct yourselves wisely toward outsiders, making the most of the time. Let your speech always be gracious, seasoned with salt, so that you may know how you ought to answer everyone.” (Colossians 4: 5-6)

Ever living God You have called us to pray, to give thanks for those with whom we work and those who work for us. We are mindful that we are to use our words and actions to produce good results. And we ask that You teach us to treasure what is precious in Your sight and to love what is worth loving. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Kehoe offered Senate Resolution No. 592, regarding the Missouri State Museum, which was

adopted.

Senator Schupp offered Senate Resolution No. 593, regarding Gordon William Gosh, Warson Woods, which was adopted.

Senator Dixon offered Senate Resolution No. 594, regarding Jaggar Deeds, Republic, which was adopted.

Senator Dixon offered Senate Resolution No. 595, regarding Kimberleigh Eng, which was adopted.

Senator Libla offered Senate Resolution No. 596, regarding Vanissia Lemons, Bloomfield, which was adopted.

Senator Libla offered Senate Resolution No. 597, regarding Recycling Grace Women's Center, Incorporated, Poplar Bluff, which was adopted.

Senator Sater offered Senate Resolution No. 598, regarding the Eighty-fifth Birthday of Dorothy Heisner, Mount Vernon, which was adopted.

Senator Riddle offered Senate Resolution No. 599, regarding the Sixtieth Anniversary of Glenn and Jane Griffith, which was adopted.

Senator Libla offered Senate Resolution No. 600, regarding Hamiz Mirza, Poplar Bluff, which was adopted.

Senator Romine offered Senate Resolution No. 601, regarding Gene Smith, Irondale, which was adopted.

Senator Nasheed offered Senate Resolution No. 602, regarding the death of Charles Lawrence "BeBe" Shelton, Jr., which was adopted.

Senator Schupp offered Senate Resolution No. 603, regarding Sangama, Saint Louis Kannada Sangha organization, which was adopted.

Senator Nasheed offered Senate Resolution No. 604, regarding the death of Ina M. Boon, St. Louis, which was adopted.

Senator Dixon offered Senate Resolution No. 605, regarding Dr. Janell Bagwell, which was adopted.

Senator Kehoe offered Senate Resolution No. 606, regarding Delaney White, which was adopted.

REFERRALS

President Pro Tem Richard referred **HB 93**, with **SCS**; **HCS** for **HB 66**, with **SCS**; and **HB 655** to the Committee on Fiscal Oversight.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HB 697—Transportation, Infrastructure and Public Safety.

HB 843—Local Government and Elections.

HB 964—Transportation, Infrastructure and Public Safety.

HCS for **HB 174**—Seniors, Families and Children.

HB 104—General Laws.

SENATE BILLS FOR PERFECTION

Senator Schatz moved that **SB 240**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 240**, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 240**

An Act to amend chapter 324, RSMo, by adding thereto nine new sections relating to the statewide licensure of electrical contractors, with penalty provisions.

Was taken up.

Senator Schatz moved that **SCS** for **SB 240** be adopted.

Senator Schatz offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 240, Page 3, Section 324.915, Line 4, by striking “or”; and further amend line 5, by inserting after “386.020” the following: “, **a provider of cable television service, as defined in section 386.020, or a telecommunications company as defined in section 386.020**”; and further amend line 9, by striking “or”; and further amend line 10, by inserting after “386.020,” the following: “**or a provider of cable television service as defined in section 386.020,**”; and further amend line 11, by inserting after “utility” the following: “, **the cable television service provider, or telecommunications company**.”

Senator Schatz moved that the above amendment be adopted, which motion prevailed.

Senator Brown offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for Senate Bill No. 240, Page 6, Section 324.930, Lines 7-10, by striking all of said lines and inserting in lieu thereof the following: “**administration of sections 324.900 to 324.945. The provisions of section 33.080 to the contrary notwithstanding, moneys in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds three times the amount of the appropriation from the fund for the preceding fiscal year. The amount, if any, in the fund which shall lapse is that amount in the fund which exceeds the appropriate multiple of the appropriations from the fund for the preceding fiscal year. The state treasurer shall invest moneys in the**”.

Senator Brown moved that the above amendment be adopted, which motion prevailed.

Senator Schatz moved that **SCS** for **SB 240**, as amended, be adopted, which motion prevailed.

On motion of Senator Schatz, **SCS** for **SB 240**, as amended, was declared perfected and ordered printed.

Senator Sater moved that **SB 434** be taken up for perfection, which motion prevailed.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 434, Page 1, Section 160.530, Line 6, by inserting after the word “year” the following: “**ending with fiscal year 2023**”.

Senator Holsman moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Sater, **SB 434**, as amended, was declared perfected and ordered printed.

Senator Kraus moved that **SB 84**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 84**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 84

An Act to repeal sections 542.400, 542.402, 542.406, 542.412, 542.414, 542.416, 542.418, and 542.420, RSMo, and to enact in lieu thereof nine new sections relating to the authority to engage in certain investigative practices, with penalty provisions.

Was taken up.

Senator Kraus moved that **SCS** for **SB 84** be adopted, which motion prevailed.

On motion of Senator Kraus, **SCS** for **SB 84** was declared perfected and ordered printed.

Senator Wallingford moved that **SB 41** be taken up for perfection, which motion prevailed.

Senator Wallingford offered **SS** for **SB 41**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 41

An Act to amend chapter 188, RSMo, by adding thereto one new section relating to the preemption of political subdivision authority regarding abortion, with an emergency clause.

Senator Wallingford moved that **SS** for **SB 41** be adopted.

Senator Dixon assumed the Chair.

President Parson assumed the Chair.

Senator Rowden assumed the Chair.

Senator Schupp offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 41, Page 4, Section 188.125, Line 24 of said page, by inserting after all of said line the following:

“11. Nothing in this section shall be construed to provide any defense for the provision of medically inaccurate or materially false information or the provision of improper medical procedures to a pregnant woman by an alternatives to abortion agency or its officers, agents, employees, or volunteers.”.

Senator Schupp moved that the above amendment be adopted.

Senator Schupp offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for Senate Bill No. 41, Page 1, Line 5 of said page, by striking the word “materially”.

Senator Schupp moved that the above amendment be adopted.

At the request of Senator Wallingford, **SB 41**, with **SS**, **SA 1** and **SA 1** to **SA 1** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 469**, entitled:

An Act to repeal sections 161.094 and 161.095, RSMo, and to enact in lieu thereof three new sections relating to high school equivalency degree testing.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 758**, entitled:

An Act to repeal sections 163.191, 172.280, 173.005, 174.160, 174.225, 174.231, 174.251, 174.324, 174.500, and 178.636, RSMo, and to enact in lieu thereof nine new sections relating to higher education.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 151**, entitled:

An Act to repeal sections 302.065 and 302.183, RSMo, and to enact in lieu thereof two new sections relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

Emergency Clause defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 956**, entitled:

An Act to authorize the conveyance of certain state properties to the city of Independence.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 1009**, entitled:

An Act to repeal section 650.330, RSMo, and to enact in lieu thereof one new section relating to the designation of a state 911 coordinator, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 915**, entitled:

An Act to amend chapter 9, RSMo, by adding thereto one new section relating to post traumatic stress awareness day in Missouri.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 831**, entitled:

An Act to repeal section 86.207, RSMo, and to enact in lieu thereof one new section relating to the retirement of police officers, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 90** and **68**, entitled:

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to the narcotics control act, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 275**, entitled:

An Act to repeal sections 304.170 and 476.385, RSMo, and to enact in lieu thereof four new sections relating to transportation regulations.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS No. 2** for **HB 502**, entitled:

An Act to repeal sections 313.905, 313.915, 313.920, 313.925, 313.935, 313.940, 313.945, 313.950, and 313.955, RSMo, and to enact in lieu thereof eleven new sections relating to fantasy sports contests, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 142**, entitled:

An Act to repeal section 153.030, RSMo, and to enact in lieu thereof one new section relating to property taxation of telephone companies.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 340**, entitled:

An Act to repeal section 386.890, RSMo, and to enact in lieu thereof two new sections relating to the regulation of utilities.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 780**, entitled:

An Act to amend chapter 376, RSMo, by adding thereto one new section relating to health insurance, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 573**, entitled:

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

March 29, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Chlora A. Lindley-Myers, 2408 Parkcrest Drive, Jefferson City, Cole County, Missouri 65101, as Director of the Department of Insurance, Financial Institutions, and Professional Registration, for a term ending at the pleasure of the Governor, and until her successor is duly appointed and qualified.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

March 31, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Patrick H. White, 2829 Stonington Place, Frontenac, Saint Louis County, Missouri 63131, as a member of the Missouri Palliative Care and Quality of Life Interdisciplinary Council, for a term ending August 28, 2019, and until his successor is duly appointed and qualified; vice, RSMo. 191.1080.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SCS for SB 84, SB 434** and **SCS for SB 240**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following report:

Mr. President: Your Committee on Local Government and Elections, to which was referred **SB 264**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Rowden assumed the Chair.

INTRODUCTION OF GUESTS

Senator Schatz introduced to the Senate, Conner Roach, Owensville; and Conner was made an honorary page.

Senator Richard introduced to the Senate, Ron Clark, Shell Knob.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-EIGHTH DAY—TUESDAY, APRIL 4, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HB 469-Gannon
HB 758-Cookson

HCS for HB 151
HB 956-Vescovo

HB 1009-Lauer
HCS for HB 915
HCS for HB 831
HCS for HBs 90 & 68
HCS for HB 275

HCS#2 for HB 502
HCS for HB 142
HCS for HB 340
HCS for HB 780
HCS for HB 573

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)
SS for SCS for SB 213-Rowden
SB 18-Kraus (In Fiscal Oversight)

SCS for SB 84-Kraus
SB 434-Sater
SCS for SB 240-Schatz

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle
SB 264-Dixon

HOUSE BILLS ON THIRD READING

1. HB 34-Plocher (Dixon)
2. HCS for HBs 1194 & 1193 (Hegeman)
3. HB 462-Kolkmeier (Munzlinger)
4. HB 461-Kolkmeier (Munzlinger)
5. HCS for HB 460 (Munzlinger)
6. HB 93-Lauer, with SCS (Wasson)
(In Fiscal Oversight)
7. HCS for HB 115, with SCS (Wasson)
8. HB 655-Engler (Dixon) (In Fiscal Oversight)
9. HB 35-Plocher (Dixon)
10. HCS for HBs 91, 42, 131, 265 & 314
(Brown)

11. HCS for HB 66, with SCS (Sater)
(In Fiscal Oversight)
12. HCS for HBs 190 & 208 (Eigel)
13. HCS for HB 451 (Wasson)
14. HB 51-Andrews, with SCS (Hegeman)
15. HCS for HB 292, with SCS (Cunningham)
16. HCS for HBs 337, 259 & 575 (Schatz)
17. HB 336-Shull
18. HCS for HB 427, with SCS (Kehoe)
19. HB 85-Redmon, with SCS (Hegeman)
20. HB 207-Fitzwater (Romine)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 6-Richard, with SCS

SB 13-Dixon
SB 20-Brown

SB 21-Brown	SB 157-Dixon, with SCS
SB 28-Sater, with SCS (pending)	SB 158-Dixon
SB 32-Emery, with SCS	SB 163-Romine
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 169-Dixon, with SCS
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 171-Dixon and Sifton, with SCS
SBs 44 & 63-Romine, with SCS	SB 176-Dixon
SB 46-Libla, with SCS	SB 177-Dixon, with SCS
SB 49-Walsh, with SCS	SB 178-Dixon
SB 61-Hegeman, with SCS	SB 180-Nasheed, with SCS
SB 67-Onder, et al	SB 183-Hoskins, with SCS
SB 68-Onder and Nasheed	SB 184-Emery, with SS (pending)
SB 76-Munzlinger	SB 185-Onder, et al, with SCS
SB 80-Wasson, with SCS	SB 188-Munzlinger, with SCS
SB 81-Dixon	SB 189-Kehoe, with SCS
SB 83-Dixon	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 85-Kraus, with SCS	SB 196-Koenig
SB 88-Brown, with SCS	SB 199-Wasson
SB 96-Sater and Emery	SB 200-Libla
SB 97-Sater, with SCS	SB 201-Onder, with SCS
SB 99-Emery	SB 203-Sifton, with SCS
SB 102-Cunningham, with SCS	SB 204-Sifton
SB 103-Wallingford	SB 207-Sifton
SB 109-Holsman, with SCS	SB 209-Wallingford
SB 115-Schupp, with SCS	SB 210-Onder, with SCS
SB 117-Schupp, with SCS	SB 220-Riddle, with SCS
SB 122-Munzlinger, with SCS	SB 221-Riddle
SB 123-Munzlinger	SB 223-Schatz, with SCS
SB 126-Wasson	SB 227-Koenig, with SCS
SB 129-Dixon and Sifton, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 130-Kraus, with SCS	SB 230-Riddle
SB 133-Chappelle-Nadal	SB 232-Schatz
SB 138-Sater	SB 233-Wallingford
SB 141-Emery	SB 234-Libla, with SCS
SB 142-Emery	SB 239-Rowden, with SCS
SB 144-Wallingford	SB 242-Emery, with SCS
SB 145-Wallingford, with SCS	SB 243-Hegeman
SB 147-Romine	SB 247-Kraus, with SCS
SB 156-Munzlinger, with SCS	SB 250-Kehoe
	SB 252-Dixon, with SCS

SB 258-Munzlinger	SB 373-Curls
SB 259-Munzlinger	SB 376-Hoskins
SB 260-Munzlinger	SB 378-Wallingford
SB 261-Munzlinger	SB 379-Schatz
SB 262-Munzlinger	SB 381-Riddle
SB 263-Riddle	SB 383-Eigel and Wieland
SB 267-Schatz, with SCS	SB 384-Rowden, with SCS
SB 271-Wasson and Richard, with SCS	SB 389-Sater, with SCS
SB 280-Hoskins, with SCS	SB 391-Munzlinger
SB 284-Hegeman, with SCS	SB 392-Holsman
SBs 285 & 17-Koenig, with SCS	SB 395-Hoskins
SB 286-Rizzo	SB 406-Wasson and Sater
SB 290-Schatz, with SCS	SB 409-Koenig
SB 295-Schaaf, with SCS	SB 410-Schatz
SB 298-Curls	SB 413-Munzlinger
SB 303-Wieland, with SCS	SB 418-Hegeman, with SCS
SB 311-Wasson, with SCS	SB 422-Cunningham, with SCS
SB 313-Koenig, with SCS	SB 426-Wasson, with SCS
SBs 314 & 340-Schatz, et al, with SCS	SB 427-Wasson
SB 316-Rowden, with SCS	SB 430-Cunningham, with SCS
SB 325-Kraus	SB 433-Sater, with SCS
SBs 327, 238 & 360-Romine, with SCS	SB 442-Hegeman
SB 328-Romine, with SCS	SB 445-Rowden
SB 330-Munzlinger	SB 448-Emery
SB 331-Hegeman	SB 468-Hegeman
SB 333-Schaaf, with SCS	SB 475-Schatz
SB 336-Wieland	SB 485-Hoskins
SB 348-Wasson	SB 490-Schupp
SB 349-Wasson	SB 526-Brown
SB 358-Wieland	SJR 9-Romine, with SCS
SB 362-Hummel	SJR 11-Hegeman, with SCS
SB 368-Rowden	SJR 12-Eigel
SB 371-Schaaf	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)	HB 251-Taylor, with SCS, SS for SCS,
HCS for HB 130, with SCS, SS for SCS &	SA 2 & SA 3 to SA 2 (pending) (Onder)
SA 6 (pending) (Onder)	HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 9-Holsman

SCR 14-Hoskins

SCR 21-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

FORTY-EIGHTH DAY—TUESDAY, APRIL 4, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Our heart is glad in him, because we trust in his holy name. Let your steadfast love, O Lord, be upon us, even as we hope in you.” (Psalm 33:21-22)

All powerful Father, our souls hunger for Your promise that gives us hope and encourages us to move forward along the path You have for us to travel. We long for Your love and Your hope in our lives. We ask, bring gladness to our hearts as we trust in You to strengthen us to do that which is pleasing in Your sight. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 607, regarding D. Karen Digh Allen, which was adopted.

REFERRALS

President Pro Tem Richard referred **SCS** for **SB 240** to the Committee on Fiscal Oversight.

SENATE BILLS FOR PERFECTION

Senator Koenig moved that **SB 313**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 313**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 313

An Act to amend chapters 135 and 166, RSMo, by adding thereto ten new sections relating to educational scholarships, with a penalty provision.

Was taken up.

Senator Koenig moved that **SCS** for **SB 313** be adopted.

Senator Koenig offered **SS** for **SCS** for **SB 313**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 313

An Act to amend chapters 135 and 166, RSMo, by adding thereto ten new sections relating to educational scholarships, with a penalty provision.

Senator Koenig moved that **SS** for **SCS** for **SB 313** be adopted.

Senator Sifton offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 313, Page 8, Section 135.719, Line 23, by inserting after all of said line the following:

“160.011. As used in chapters 160, 161, 162, 163, 164, 165, 167, 168, 170, 171, 177 and 178, the following terms mean:

(1) “District” or “school district”, when used alone, may include seven-director, urban, and metropolitan school districts;

(2) “Elementary school”, a public school giving instruction in a grade or grades not higher than the eighth grade;

(3) “Family literacy programs”, services of sufficient intensity in terms of hours, and of sufficient duration, to make sustainable changes in families that include:

(a) Interactive literacy activities between parents and their children;

(b) Training of parents regarding how to be the primary teacher of their children and full partners in the education of their children;

(c) Parent literacy training that leads to high school completion and economic self sufficiency; and

(d) An age-appropriate education to prepare children of all ages for success in school;

(4) “Graduation rate”, the [quotient of the number of graduates in the current year as of June thirtieth divided by the sum of the number of graduates in the current year as of June thirtieth plus the number of twelfth graders who dropped out in the current year plus the number of eleventh graders who dropped out in the preceding year plus the number of tenth graders who dropped out in the second preceding year plus the number of ninth graders who dropped out in the third preceding year] **graduation rate determined by the annual performance report required by the Missouri school improvement program**;

(5) “High school”, a public school giving instruction in a grade or grades not lower than the ninth nor higher than the twelfth grade;

(6) “Metropolitan school district”, any school district the boundaries of which are coterminous with the limits of any city which is not within a county;

(7) “Public school” includes all elementary and high schools operated at public expense;

(8) “School board”, the board of education having general control of the property and affairs of any school district;

(9) “School term”, a minimum of one hundred seventy-four school days, as that term is defined in section 160.041, for schools with a five-day school week or a minimum of one hundred forty-two school days, as that term is defined in section 160.041, for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance as scheduled by the board pursuant to section 171.031 during a twelve-month period in which the academic instruction of pupils is actually and regularly carried on for a group of students in the public schools of any school district. A school term may be within a school year or may consist of parts of two consecutive school years, but does not include summer school. A district may choose to operate two or more terms for different groups of children. A school term for students participating in a school flex program as established in section 160.539 may consist of a combination of actual pupil attendance and attendance at college or technical career education or approved employment aligned with the student’s career academic plan for a total of one thousand forty-four hours;

(10) “Secretary”, the secretary of the board of a school district;

(11) “Seven-director district”, any school district which has seven directors and includes urban districts regardless of the number of directors an urban district may have unless otherwise provided by law;

(12) “Taxpayer”, any individual who has paid taxes to the state or any subdivision thereof within the immediately preceding twelve-month period or the spouse of such individual;

(13) “Town”, any town or village, whether or not incorporated, the plat of which has been filed in the office of the recorder of deeds of the county in which it is situated;

(14) “Urban school district”, any district which includes more than half of the population or land area of any city which has not less than seventy thousand inhabitants, other than a city which is not within a county.

160.400. 1. A charter school is an independent public school.

2. Except as further provided in subsection 4 of this section, charter schools may be operated only:

(1) In a metropolitan school district;

(2) In an urban school district containing most or all of a city with a population greater than three hundred fifty thousand inhabitants;

(3) In a school district that has been classified as unaccredited by the state board of education;

(4) In a school district that has been classified as provisionally accredited by the state board of education [and has received scores on its annual performance report consistent with a classification of provisionally accredited or unaccredited for three consecutive school years beginning with the 2012-13 accreditation year under the following conditions:

(a) The eligibility for charter schools of any school district whose provisional accreditation is based in whole or in part on financial stress as defined in sections 161.520 to 161.529, or on financial hardship as defined by rule of the state board of education, shall be decided by a vote of the state board of education during the third consecutive school year after the designation of provisional accreditation; and

(b) The sponsor is limited to the local school board or a sponsor who has met the standards of accountability and performance as determined by the department based on sections 160.400 to 160.425 and section 167.349 and properly promulgated rules of the department]; [or]

(5) In a school district that has been accredited without provisions, sponsored only by the local school board; provided that no board with a current year enrollment of one thousand five hundred fifty students or greater shall permit more than thirty-five percent of its student enrollment to enroll in charter schools sponsored by the local board under the authority of this subdivision, except that this restriction shall not apply to any school district that subsequently becomes eligible under subdivision (3) or (4) of this subsection or to any district accredited without provisions that sponsors charter schools prior to having a current year student enrollment of one thousand five hundred fifty students or greater.

3. Except as further provided in subsection 4 of this section, the following entities are eligible to sponsor charter schools:

(1) The school board of the district in any district which is sponsoring a charter school as of August 27, 2012, as permitted under subdivision (1) or (2) of subsection 2 of this section, the special administrative board of a metropolitan school district during any time in which powers granted to the district's board of education are vested in a special administrative board, or if the state board of education appoints a special administrative board to retain the authority granted to the board of education of an urban school district containing most or all of a city with a population greater than three hundred fifty thousand inhabitants, the special administrative board of such school district;

(2) A public four-year college or university with an approved teacher education program that meets regional or national standards of accreditation;

(3) A community college, the service area of which encompasses some portion of the district;

(4) Any private four-year college or university with an enrollment of at least one thousand students, with its primary campus in Missouri, and with an approved teacher preparation program;

(5) Any two-year private vocational or technical school designated as a 501(c)(3) nonprofit organization under the Internal Revenue Code of 1986, as amended, and accredited by the Higher Learning Commission, with its primary campus in Missouri;

(6) The Missouri charter public school commission created in section 160.425.

4. [Changes in a school district's accreditation status that affect charter schools shall be addressed as follows, except for the districts described in subdivisions (1) and (2) of subsection 2 of this section:

(1) As a district transitions from unaccredited to provisionally accredited, the district shall continue to fall under the requirements for an unaccredited district until it achieves three consecutive full school years of provisional accreditation;

(2) As a district transitions from provisionally accredited to full accreditation, the district shall continue to fall under the requirements for a provisionally accredited district until it achieves three consecutive full school years of full accreditation;

(3)] (1) In any school district classified as unaccredited or provisionally accredited where a charter school is operating and is sponsored by an entity other than the local school board, when the school district becomes classified as accredited without provisions, a charter school may continue to be sponsored by the entity sponsoring it prior to the classification of accredited without provisions and shall not be limited to the local school board as a sponsor.

(2) A charter school operating in a school district identified in subdivision (1) or (2) of subsection 2 of this section may be sponsored by any of the entities identified in subsection 3 of this section, irrespective of the accreditation classification of the district in which it is located. A charter school in a district described in this subsection whose charter provides for the addition of grade levels in subsequent years may continue to add levels until the planned expansion is complete to the extent of grade levels in comparable schools of the district in which the charter school is operated.

5. The mayor of a city not within a county may request a sponsor under subdivision (2), (3), (4), (5), or (6) of subsection 3 of this section to consider sponsoring a "workplace charter school", which is defined for purposes of sections 160.400 to 160.425 as a charter school with the ability to target prospective students whose parent or parents are employed in a business district, as defined in the charter, which is located in the city.

6. No sponsor shall receive from an applicant for a charter school any fee of any type for the consideration of a charter, nor may a sponsor condition its consideration of a charter on the promise of future payment of any kind.

7. The charter school shall be organized as a Missouri nonprofit corporation incorporated pursuant to chapter 355. The charter provided for herein shall constitute a contract between the sponsor and the charter school.

8. As a nonprofit corporation incorporated pursuant to chapter 355, the charter school shall select the method for election of officers pursuant to section 355.326 based on the class of corporation selected. Meetings of the governing board of the charter school shall be subject to the provisions of sections 610.010 to 610.030.

9. A sponsor of a charter school, its agents and employees are not liable for any acts or omissions of a

charter school that it sponsors, including acts or omissions relating to the charter submitted by the charter school, the operation of the charter school and the performance of the charter school.

10. A charter school may affiliate with a four-year college or university, including a private college or university, or a community college as otherwise specified in subsection 3 of this section when its charter is granted by a sponsor other than such college, university or community college. Affiliation status recognizes a relationship between the charter school and the college or university for purposes of teacher training and staff development, curriculum and assessment development, use of physical facilities owned by or rented on behalf of the college or university, and other similar purposes. A university, college or community college may not charge or accept a fee for affiliation status.

11. The expenses associated with sponsorship of charter schools shall be defrayed by the department of elementary and secondary education retaining one and five-tenths percent of the amount of state and local funding allocated to the charter school under section 160.415, not to exceed one hundred twenty-five thousand dollars, adjusted for inflation. The department of elementary and secondary education shall remit the retained funds for each charter school to the school's sponsor, provided the sponsor remains in good standing by fulfilling its sponsorship obligations under sections 160.400 to 160.425 and 167.349 with regard to each charter school it sponsors, including appropriate demonstration of the following:

(1) Expends no less than ninety percent of its charter school sponsorship funds in support of its charter school sponsorship program, or as a direct investment in the sponsored schools;

(2) Maintains a comprehensive application process that follows fair procedures and rigorous criteria and grants charters only to those developers who demonstrate strong capacity for establishing and operating a quality charter school;

(3) Negotiates contracts with charter schools that clearly articulate the rights and responsibilities of each party regarding school autonomy, expected outcomes, measures for evaluating success or failure, performance consequences based on the annual performance report, and other material terms;

(4) Conducts contract oversight that evaluates performance, monitors compliance, informs intervention and renewal decisions, and ensures autonomy provided under applicable law; and

(5) Designs and implements a transparent and rigorous process that uses comprehensive data to make merit-based renewal decisions.

12. Sponsors receiving funds under subsection 11 of this section shall be required to submit annual reports to the joint committee on education demonstrating they are in compliance with subsection 17 of this section.

13. No university, college or community college shall grant a charter to a nonprofit corporation if an employee of the university, college or community college is a member of the corporation's board of directors.

14. No sponsor shall grant a charter under sections 160.400 to 160.425 and 167.349 without ensuring that a criminal background check and family care safety registry check are conducted for all members of the governing board of the charter schools or the incorporators of the charter school if initial directors are not named in the articles of incorporation, nor shall a sponsor renew a charter without ensuring a criminal background check and family care safety registry check are conducted for each member of the governing

board of the charter school.

15. No member of the governing board of a charter school shall hold any office or employment from the board or the charter school while serving as a member, nor shall the member have any substantial interest, as defined in section 105.450, in any entity employed by or contracting with the board. No board member shall be an employee of a company that provides substantial services to the charter school. All members of the governing board of the charter school shall be considered decision-making public servants as defined in section 105.450 for the purposes of the financial disclosure requirements contained in sections 105.483, 105.485, 105.487, and 105.489.

16. A sponsor shall develop the policies and procedures for:

(1) The review of a charter school proposal including an application that provides sufficient information for rigorous evaluation of the proposed charter and provides clear documentation that the education program and academic program are aligned with the state standards and grade-level expectations, and provides clear documentation of effective governance and management structures, and a sustainable operational plan;

(2) The granting of a charter;

(3) The performance contract that the sponsor will use to evaluate the performance of charter schools. Charter schools shall meet current state academic performance standards as well as other standards agreed upon by the sponsor and the charter school in the performance contract;

(4) The sponsor's intervention, renewal, and revocation policies, including the conditions under which the charter sponsor may intervene in the operation of the charter school, along with actions and consequences that may ensue, and the conditions for renewal of the charter at the end of the term, consistent with subsections 8 and 9 of section 160.405;

(5) Additional criteria that the sponsor will use for ongoing oversight of the charter; and

(6) Procedures to be implemented if a charter school should close, consistent with the provisions of subdivision (15) of subsection 1 of section 160.405.

The department shall provide guidance to sponsors in developing such policies and procedures.

17. (1) A sponsor shall provide timely submission to the state board of education of all data necessary to demonstrate that the sponsor is in material compliance with all requirements of sections 160.400 to 160.425 and section 167.349. The state board of education shall ensure each sponsor is in compliance with all requirements under sections 160.400 to 160.425 and 167.349 for each charter school sponsored by any sponsor. The state board shall notify each sponsor of the standards for sponsorship of charter schools, delineating both what is mandated by statute and what best practices dictate. The state board shall evaluate sponsors to determine compliance with these standards every three years. The evaluation shall include a sponsor's policies and procedures in the areas of charter application approval; required charter agreement terms and content; sponsor performance evaluation and compliance monitoring; and charter renewal, intervention, and revocation decisions. Nothing shall preclude the department from undertaking an evaluation at any time for cause.

(2) If the department determines that a sponsor is in material noncompliance with its sponsorship duties, the sponsor shall be notified and given reasonable time for remediation. If remediation does not address the compliance issues identified by the department, the commissioner of education shall conduct a public

hearing and thereafter provide notice to the charter sponsor of corrective action that will be recommended to the state board of education. Corrective action by the department may include withholding the sponsor's funding and suspending the sponsor's authority to sponsor a school that it currently sponsors or to sponsor any additional school until the sponsor is reauthorized by the state board of education under section 160.403.

(3) The charter sponsor may, within thirty days of receipt of the notice of the commissioner's recommendation, provide a written statement and other documentation to show cause as to why that action should not be taken. Final determination of corrective action shall be determined by the state board of education based upon a review of the documentation submitted to the department and the charter sponsor.

(4) If the state board removes the authority to sponsor a currently operating charter school under any provision of law, the Missouri charter public school commission shall become the sponsor of the school.

18. If a sponsor notifies a charter school of closure under subsection 8 of section 160.405, the department of elementary and secondary education shall exercise its financial withholding authority under subsection 12 of section 160.415 to assure all obligations of the charter school shall be met. The state, charter sponsor, or resident district shall not be liable for any outstanding liability or obligations of the charter school.

160.410. 1. A charter school shall enroll:

(1) All pupils resident in the district in which it operates;

(2) Nonresident pupils eligible to attend a district's school under an urban voluntary transfer program;

(3) Nonresident pupils who transfer from an unaccredited district under section 167.131, provided that the charter school is an approved charter school, as defined in section 167.131, and subject to all other provisions of section 167.131;

(4) Nonresident pupils who are residents of Missouri and have at least one parent employed by the charter school at which the nonresident pupil is seeking enrollment unless the pupil's enrollment will cause a resident student to be denied enrollment;

(5) Nonresident pupils from the same or an adjoining county who were enrolled in and attended an unaccredited school for at least one semester immediately prior to requesting the transfer and who were unable to transfer to an accredited school within their district of residence as provided in section 167.826, provided the school is an approved charter school, as defined in section 167.848, and subject to all other provisions of section 167.826;

(6) In the case of a charter school whose mission includes student drop-out prevention or recovery, any nonresident pupil from the same or an adjacent county who resides in a residential care facility, a transitional living group home, or an independent living program whose last school of enrollment is in the school district where the charter school is established, who submits a timely application; and

[(5)] (7) In the case of a workplace charter school, any student eligible to attend under subdivision (1) or (2) of this subsection whose parent is employed in the business district, who submits a timely application, unless the number of applications exceeds the capacity of a program, class, grade level or building. The configuration of a business district shall be set forth in the charter and shall not be construed to create an undue advantage for a single employer or small number of employers.

2. If capacity is insufficient to enroll all pupils who submit a timely application, the charter school shall have an admissions process that assures all applicants of an equal chance of gaining admission and does not discriminate based on parents' ability to pay fees or tuition except that:

(1) A charter school may establish a geographical area around the school whose residents will receive a preference for enrolling in the school, provided that such preferences do not result in the establishment of racially or socioeconomically isolated schools and provided such preferences conform to policies and guidelines established by the state board of education;

(2) A charter school may also give a preference for admission of children whose siblings attend the school [or], **for admission of children resident in the district in which it operates and** whose parents are employed at the school, or, in the case of a workplace charter school, **for admission of** a child whose parent is employed in the business district or at the business site of such school; and

(3) Charter alternative and special purpose schools may also give a preference for admission to high-risk students, as defined in subdivision (5) of subsection 2 of section 160.405, when the school targets these students through its proposed mission, curriculum, teaching methods, and services.

3. A charter school shall not limit admission based on race, ethnicity, national origin, disability, income level, proficiency in the English language or athletic ability, but may limit admission to pupils within a given age group or grade level. Charter schools may limit admission based on gender only when the school is a single-gender school. Students of a charter school who have been enrolled for a full academic year shall be counted in the performance of the charter school on the statewide assessments in that calendar year, unless otherwise exempted as English language learners. For purposes of this subsection, "full academic year" means the last Wednesday in September through the administration of the Missouri assessment program test without transferring out of the school and re-enrolling.

4. A charter school shall make available for public inspection, and provide upon request, to the parent, guardian, or other custodian of any school-age pupil resident in the district in which the school is located the following information:

(1) The school's charter;

(2) The school's most recent annual report card published according to section 160.522;

(3) The results of background checks on the charter school's board members; and

(4) If a charter school is operated by a management company, a copy of the written contract between the governing board of the charter school and the educational management organization or the charter management organization for services. The charter school may charge reasonable fees, not to exceed the rate specified in section 610.026 for furnishing copies of documents under this subsection.

5. When a student attending a charter school who is a resident of the school district in which the charter school is located moves out of the boundaries of such school district, the student may complete the current semester and shall be considered a resident student. The student's parent or legal guardian shall be responsible for the student's transportation to and from the charter school.

6. If a change in school district boundary lines occurs under section 162.223, 162.431, 162.441, or 162.451, or by action of the state board of education under section 162.081, including attachment of a school district's territory to another district or dissolution, such that a student attending a charter school

prior to such change no longer resides in a school district in which the charter school is located, then the student may complete the current academic year at the charter school. The student shall be considered a resident student. The student's parent or legal guardian shall be responsible for the student's transportation to and from the charter school.

7. The provisions of sections 167.018 and 167.019 concerning foster children's educational rights are applicable to charter schools.

160.415. 1. For the purposes of calculation and distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the names, addresses, and eligibility for free and reduced price lunch, special education, or limited English proficiency status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state department of elementary and secondary education. Each charter school shall promptly notify the state department of elementary and secondary education and the pupil's school district when a student discontinues enrollment at a charter school.

2. Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

(2) The district of residence of a pupil attending a charter school shall also pay to the charter school any other federal or state aid that the district receives on account of such child.

(3) If the department overpays or underpays the amount due to the charter school, such overpayment or underpayment shall be repaid by the public charter school or credited to the public charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

3. A workplace charter school shall receive payment for each eligible pupil as provided under subsection 2 of this section, except that if the student is not a resident of the district and is participating in a voluntary interdistrict transfer program, the payment for such pupils shall be the same as provided under section 162.1060.

4. A charter school that has declared itself as a local educational agency shall receive from the

department of elementary and secondary education an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of elementary and secondary education shall, upon notice of the declaration, reduce the payment made to the school district by the amount specified in this subsection and pay directly to the charter school the annual amount reduced from the school district's payment.

5. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize payment to the charter school of the amount due pursuant to subsection 2 of this section and shall deduct the same amount from the next state school aid apportionment to the owing school district. If a charter school is paid more or less than the amounts due pursuant to this section, the amount of overpayment or underpayment shall be adjusted equally in the next twelve payments by the school district or the department of elementary and secondary education, as appropriate. Any dispute between the school district and a charter school as to the amount owing to the charter school shall be resolved by the department of elementary and secondary education, and the department's decision shall be the final administrative action for the purposes of review pursuant to chapter 536. During the period of dispute, the department of elementary and secondary education shall make every administrative and statutory effort to allow the continued education of children in their current public charter school setting.

6. For purposes of calculation and distribution of state school aid to charter schools under this section, a charter school's weighted average daily attendance shall include any nonresident pupil who is a resident of Missouri, who attends the charter school, and whose parent is employed at the charter school.

7. The charter school and a local school board may agree by contract for services to be provided by the school district to the charter school. The charter school may contract with any other entity for services. Such services may include but are not limited to food service, custodial service, maintenance, management assistance, curriculum assistance, media services and libraries and shall be subject to negotiation between the charter school and the local school board or other entity. Documented actual costs of such services shall be paid for by the charter school.

[7.] **8.** In the case of a proposed charter school that intends to contract with an education service provider for substantial educational services or management services, the request for proposals shall additionally require the charter school applicant to:

(1) Provide evidence of the education service provider's success in serving student populations similar to the targeted population, including demonstrated academic achievement as well as successful management of nonacademic school functions, if applicable;

(2) Provide a term sheet setting forth the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff, and the service provider; scope of services and resources to be provided by the service provider; performance evaluation measures and time lines; compensation structure, including clear identification of all fees to be paid to the service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination

of the contract;

(3) Disclose any known conflicts of interest between the school governing board and proposed service provider or any affiliated business entities;

(4) Disclose and explain any termination or nonrenewal of contracts for equivalent services for any other charter school in the United States within the past five years;

(5) Ensure that the legal counsel for the charter school shall report directly to the charter school's governing board; and

(6) Provide a process to ensure that the expenditures that the education service provider intends to bill to the charter school shall receive prior approval of the governing board or its designee.

[8.] **9.** A charter school may enter into contracts with community partnerships and state agencies acting in collaboration with such partnerships that provide services to children and their families linked to the school.

[9.] **10.** A charter school shall be eligible for transportation state aid pursuant to section 163.161 and shall be free to contract with the local district, or any other entity, for the provision of transportation to the students of the charter school.

[10.] **11.** (1) The proportionate share of state and federal resources generated by students with disabilities or staff serving them shall be paid in full to charter schools enrolling those students by their school district where such enrollment is through a contract for services described in this section. The proportionate share of money generated under other federal or state categorical aid programs shall be directed to charter schools serving such students eligible for that aid.

(2) A charter school shall provide the special services provided pursuant to section 162.705 and may provide the special services pursuant to a contract with a school district or any provider of such services.

[11.] **12.** A charter school may not charge tuition or impose fees that a school district is prohibited from charging or imposing, except that a charter school may receive tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in section 167.131, from an unaccredited district.

[12.] **13.** A charter school is authorized to incur debt in anticipation of receipt of funds. A charter school may also borrow to finance facilities and other capital items. A school district may incur bonded indebtedness or take other measures to provide for physical facilities and other capital items for charter schools that it sponsors or contracts with. Except as otherwise specifically provided in sections 160.400 to 160.425, upon the dissolution of a charter school, any liabilities of the corporation will be satisfied through the procedures of chapter 355. A charter school shall satisfy all its financial obligations within twelve months of notice from the sponsor of the charter school's closure under subsection 8 of section 160.405. After satisfaction of all its financial obligations, a charter school shall return any remaining state and federal funds to the department of elementary and secondary education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary and secondary education may withhold funding at a level the department determines to be adequate during a school's last year of operation until the department determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied.

[13.] **14.** Charter schools shall not have the power to acquire property by eminent domain.

[14.] **15.** The governing body of a charter school is authorized to accept grants, gifts or donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or donation may not be accepted by the governing body if it is subject to any condition contrary to law applicable to the charter school or other public schools, or contrary to the terms of the charter.

160.425. 1. The “Missouri Charter Public School Commission” is hereby created with the authority to sponsor high quality charter schools throughout the state of Missouri **as specified in section 160.400.**

2. The commission shall consist of nine members appointed by the governor, by and with the advice and consent of the senate. No more than five of the members shall be of the same political party. No more than two members shall be from the same congressional district. The term of office of each member shall be four years, except those of the members first appointed, of which three shall be appointed for a term of one year, two for a term of two years, two for a term of three years, and two for a term of four years. At the expiration of the term of each member, the governor, by and with the advice and consent of the senate, shall appoint a successor.

3. The appointees to the commission shall be selected as follows:

(1) One member selected by the governor from a slate of three recommended by the commissioner of education;

(2) One member selected by the governor from a slate of three recommended by the commissioner of higher education;

(3) One member selected by the governor from a slate of three recommended by the president pro tempore of the senate;

(4) One member selected by the governor from a slate of three recommended by the speaker of the house of representatives; and

(5) Five additional members appointed by the governor, one of whom shall be selected from a slate of three nominees recommended by the Missouri School Boards Association.

4. Members appointed to the commission shall collectively possess strong experience and expertise in governance, management and finance, school leadership, assessment, curriculum and instruction, and education law. All members of the commission shall have demonstrated understanding of and commitment to charter schooling as a strategy for strengthening public education.

5. The commission shall annually elect a chairperson and vice chairperson, who shall act as chairperson in his or her absence. The commission shall meet at the call of the chairperson. The chairperson may call meetings at such times as he or she deems advisable and shall call a meeting when requested to do so by three or more members of the commission. Members of the commission are not eligible to receive compensation.

6. The commission may approve proposed charters for its sponsorship under sections 160.400 to 160.425 and shall:

(1) Comply with all of the requirements applicable to sponsors under sections 160.400 to 160.425;

(2) Exercise sponsorship over charters approved by the commission under sections 160.400 to 160.425, including receipt of sponsorship funding under subsection 11 of section 160.400.

7. Charter schools sponsored by the commission shall comply with all of the requirements applicable to charter schools under sections 160.400 to 160.425.

8. The commission shall conduct its business in accordance with chapter 610.

9. The department of elementary and secondary education shall provide start-up funding for the commission to operate. The commission shall reimburse the department's costs from any funds it receives as sponsor under section 160.400.

10. The commission is authorized to receive and expend gifts, grants, and donations of any kind from any public or private entity to carry out the purposes of sections 160.400 to 160.425, subject to the terms and conditions under which they are given, provided that all such terms and conditions are permissible under law.

11. The commission may employ staff including, but not limited to, an executive director as needed to carry out its duties. The commission may establish personnel, payroll, benefit, and other such systems as needed and may provide death and disability benefits. Commission employees shall be considered state employees for the purposes of membership in the Missouri state employees' retirement system and the Missouri consolidated health care plan. Compensation paid by the commission shall constitute pay from a state department for purposes of accruing benefits under the Missouri state employees' retirement system.

12. There is hereby created in the state treasury the "Missouri Charter Public School Commission Revolving Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the Missouri charter public school commission for purposes of sections 160.400 to 160.425 and section 167.349. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

161.084. When classifying the public schools of the state under section 161.092, if there is no state board of education member who is a resident of the congressional district in which such school district under consideration is located, the state board of education shall assign such school district a classification designation of unaccredited or change a district's classification designation from accredited to provisionally accredited only after notifying the governor of its intent to change the classification of the district. The governor shall make the appointment under section 161.052 within thirty days of notification.

161.087. 1. When assigning classification designations to school districts pursuant to its authority to classify the public schools of the state under section 161.092, the state board of education shall use only the following classification designations:

(1) Unaccredited;

- (2) Provisionally accredited;**
- (3) Accredited; and**
- (4) Accredited with distinction.**

2. The state board of education shall develop and implement a process to provide assistance teams to borderline districts, as defined in section 167.848, as determined by the department of elementary and secondary education and to underperforming districts, as defined in section 167.848, upon assignment of a classification designation of unaccredited or provisionally accredited or determination made by the state board of education. The composition and size of the team may vary, based on academic, demographic, and financial circumstances of the district, but in no case will the team have fewer than ten members, two of whom shall be active classroom teachers in the district, two of whom shall be principals, and one of whom shall be a parent of a student in the district. The department staff member assigned to the region in which the district is located may be included in the assistance team's activities but shall not be formally assigned to the team. The team shall provide recommendations for improvement based on the needs of the community and the district and analysis of, at a minimum, the assessment data, classroom practices, and communication processes within attendance centers, within the district, and with the larger community. Separate teams may be used to provide analysis and recommendations at the discretion of the state board. Beginning with school year 2017-18, the team shall provide its recommendations no later than June 30, 2018, for underperforming districts and borderline districts. The state board shall prioritize the assignment of teams so that the districts with the lower annual performance report scores are addressed first. The assistance team's suggestions for improvement shall be mandatory for underperforming districts but shall not be mandatory for borderline districts. If an underperforming district disagrees with any suggestion of the assistance team, the district shall propose a different method of accomplishing the goal of the assistance team's suggestion and the state board of education shall be the final arbiter of the matter.

161.238. 1. Notwithstanding any provision of chapter 536 and subdivisions (9) and (14) of section 161.092 to the contrary, the state board of education shall adopt a policy to classify individual attendance centers. Attendance centers that do not offer classes above the second grade level are exempt from classification under this subsection. The policy shall require that an attendance center's classification be based solely on a three-year average of the attendance center's annual performance report scores using the three most recent years. The state board shall assign a classification consistent with such three-year average score. The state board shall implement such policy and:

(1) Within forty-five days of the effective date of this section, for each district that is classified as unaccredited by the state board of education at that time, classify each of the unaccredited district's attendance centers separately from the district as a whole using the classification designations provided in section 161.087; and

(2) Within ninety days of the effective date of this section, for each district that is classified as provisionally accredited by the state board of education at that time, classify each of the provisionally accredited district's attendance centers separately from the district as a whole using the classification designations provided in section 161.087.

2. The classifications assigned by the state board under subsection 1 of this section shall become

effective immediately and shall remain in effect until the state board develops, adopts, and implements the system of classification described in subsection 3 of this section. At such time, the state board shall classify attendance centers based on the system of classification described in subsection 3 of this section.

3. By January 1, 2018, the state board of education shall, through administrative rule, develop a system of classification that accredits attendance centers within a district separately from the district as a whole using the classification designations provided in section 161.087. The state board of education's system shall not assign classification designations to attendance centers that do not offer classes above the second grade level. When the state board adopts its system, it shall assign a classification designation to each attendance center, except for those attendance centers that do not offer classes above the second grade level. The state board of education may assign classification numbers outside the range of numbers assigned to high schools, middle schools, junior high schools, or elementary schools as classification designations for attendance centers that are exempt from the accreditation classification system. Public separate special education schools within a special school district and within a school district are exempted from the accreditation requirements of this section and section 161.087. While not applicable for the purpose of accreditation, a special school district shall continue to report all scores on its annual performance report to the department of elementary and secondary education for all its schools. Juvenile detention centers within a special school district are also exempted from the accreditation standards of this section and section 161.087.

4. Upon adoption of the classification system described in subsection 3 of this section, the state board may change any classification it has assigned to an attendance center under subsection 1 of this section.

5. An attendance center that does not offer classes above the second grade level shall be exempt from any requirements related to statewide assessments.

6. Notwithstanding the provisions of subdivision (9) of section 161.092, the rules and regulations promulgated under this section shall be effective thirty days after publication in the code of state regulations as provided in section 536.021 and shall not be subject to the two-year delay contained in subdivision (9) of section 161.092.

7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

161.1005. 1. By July 1, 2018, the department shall employ a dyslexia therapist, licensed psychometrist, licensed speech-language pathologist, certified academic language therapist, or certified training specialist to serve as the department's dyslexia specialist. Such dyslexia specialist shall have a minimum of three years of field experience in screening, identifying, and treating dyslexia and related disorders.

2. The department shall ensure that the dyslexia specialist has completed training and received

certification from a program approved by the legislative task force on dyslexia and is able to provide necessary information and support to school district teachers.

3. The dyslexia specialist shall:

- (1) Be highly trained in dyslexia and related disorders, including best practice interventions and treatment models;**
- (2) Be responsible for the implementation of professional development; and**
- (3) Serve as the primary source of information and support for districts addressing the needs of students with dyslexia and related disorders.**

4. In addition to the duties assigned under subsection 3 of this section, the dyslexia specialist shall also assist the department with developing and administering professional development programs to be made available to school districts no later than the 2018-19 school year. The programs shall focus on educating teachers regarding the indicators of dyslexia, the science surrounding teaching a student who is dyslexic, and classroom accommodations necessary for a student with dyslexia.

162.081. 1. Whenever any school district in this state fails or refuses in any school year to provide for the minimum school term required by section 163.021 or is classified unaccredited, the state board of education shall, upon a district's initial classification or reclassification as unaccredited:

(1) Review the governance of the district to establish the conditions under which the existing school board shall continue to govern; or

(2) Determine the date the district shall lapse and determine an alternative governing structure for the district.

2. If at the time any school district in this state shall be classified as unaccredited, the department of elementary and secondary education shall conduct at least two public hearings at a location in the unaccredited school district regarding the accreditation status of the school district. The hearings shall provide an opportunity to convene community resources that may be useful or necessary in supporting the school district as it attempts to return to accredited status, continues under revised governance, or plans for continuity of educational services and resources upon its attachment to a neighboring district. The department may request the attendance of stakeholders and district officials to review the district's plan to return to accredited status, if any; offer technical assistance; and facilitate and coordinate community resources. Such hearings shall be conducted at least twice annually for every year in which the district remains unaccredited or provisionally accredited.

3. Upon classification of a district as unaccredited, the state board of education may:

(1) Allow continued governance by the existing school district board of education under terms and conditions established by the state board of education; or

(2) Lapse the corporate organization of **all or part of** the unaccredited district and:

(a) Appoint a special administrative board for the operation of all or part of the district. **If a special administrative board is appointed for the operation of a part of a school district, the state board of education shall determine an equitable apportionment of state and federal aid for the part of the district, and the school district shall provide local revenue in proportion to the weighted average daily**

attendance of the part. The number of members of the special administrative board shall not be less than five, the majority of whom shall be residents of the district. The members of the special administrative board shall reflect the population characteristics of the district and shall collectively possess strong experience in school governance, management and finance, and leadership. **The state board of education may appoint members of the district's elected school board to the special administrative board, but members of the elected school board shall not comprise more than forty-nine percent of the special administrative board's membership.** Within fourteen days after the appointment by the state board of education, the special administrative board shall organize by the election of a president, vice president, secretary and a treasurer, with their duties and organization as enumerated in section 162.301. The special administrative board shall appoint a superintendent of schools to serve as the chief executive officer of the school district, **or a subset of schools**, and to have all powers and duties of any other general superintendent of schools in a seven-director school district. **Nothing in this section shall be construed to permit either the state board of education or a special administrative board to raise, in any way not specifically allowed by law, the tax levy of the district or any part of the district without a vote of the people.** Any special administrative board appointed under this section shall be responsible for the operation of the district **or part of the district** until such time that the district is classified by the state board of education as provisionally accredited for at least two successive academic years, after which time the state board of education may provide for a transition pursuant to section 162.083; or

(b) Determine an alternative governing structure for the district including, at a minimum:

a. A rationale for the decision to use an alternative form of governance and in the absence of the district's achievement of full accreditation, the state board of education shall review and recertify the alternative form of governance every three years;

b. A method for the residents of the district to provide public comment after a stated period of time or upon achievement of specified academic objectives;

c. Expectations for progress on academic achievement, which shall include an anticipated time line for the district to reach full accreditation; and

d. Annual reports to the general assembly and the governor on the progress towards accreditation of any district that has been declared unaccredited and is placed under an alternative form of governance, including a review of the effectiveness of the alternative governance; or

(c) Attach the territory of the lapsed district to another district or districts for school purposes; or

(d) Establish one or more school districts within the territory of the lapsed district, with a governance structure specified by the state board of education, with the option of permitting a district to remain intact for the purposes of assessing, collecting, and distributing property taxes, to be distributed equitably on a weighted average daily attendance basis, but to be divided for operational purposes, which shall take effect sixty days after the adjournment of the regular session of the general assembly next following the state board's decision unless a statute or concurrent resolution is enacted to nullify the state board's decision prior to such effective date.

4. If a district remains under continued governance by the school board under subdivision (1) of subsection 3 of this section and either has been unaccredited for three consecutive school years and failed to attain accredited status after the third school year or has been unaccredited for two consecutive school

years and the state board of education determines its academic progress is not consistent with attaining accredited status after the third school year, then the state board of education shall proceed under subdivision (2) of subsection 3 of this section in the following school year.

5. A special administrative board **or any other form of governance** appointed under this section shall retain the authority granted to a board of education for the operation of the lapsed school district under the laws of the state in effect at the time of the lapse and may enter into contracts with accredited school districts or other education service providers in order to deliver high-quality educational programs to the residents of the district. If a student graduates while attending a school building in the district that is operated under a contract with an accredited school district as specified under this subsection, the student shall receive his or her diploma from the accredited school district. The authority of the special administrative board **or any other form of governance appointed under this section** shall expire at the end of the third full school year following its appointment, unless extended by the state board of education. If the lapsed district is reassigned, the [special administrative board] **governing board prior to lapse** shall provide an accounting of all funds, assets and liabilities of the lapsed district and transfer such funds, assets, and liabilities of the lapsed district as determined by the state board of education. Neither the special administrative board **nor any other form of governance appointed under this section** nor its members or employees shall be deemed to be the state or a state agency for any purpose, including section 105.711, et seq. The state of Missouri, its agencies and employees shall be absolutely immune from liability for any and all acts or omissions relating to or in any way involving the lapsed district, [the] **a special administrative board, any other form of governance appointed under this section, [its] or the members or employees of the lapsed district, a special administrative board, or any other form of governance appointed under this section.** Such immunities, and immunity doctrines as exist or may hereafter exist benefitting boards of education, their members and their employees, shall be available to the special administrative board, **any other form of governance appointed under this section, [its] and the members and employees of the special administrative board or any other form of governance appointed under this section.**

6. Neither the special administrative board **nor any other form of governance appointed under this section** nor any district or other entity assigned territory, assets or funds from a lapsed district shall be considered a successor entity for the purpose of employment contracts, unemployment compensation payment pursuant to section 288.110, or any other purpose.

7. If additional teachers are needed by a district as a result of increased enrollment due to the annexation of territory of a lapsed or dissolved district, such district shall grant an employment interview to any permanent teacher of the lapsed or dissolved district upon the request of such permanent teacher.

8. In the event that a school district with an enrollment in excess of five thousand pupils lapses, no school district shall have all or any part of such lapsed school district attached without the approval of the board of the receiving school district.

9. If the state board of education reasonably believes that a school district is unlikely to provide for the minimum number of school hours required in a school term required by section 163.021 because of financial difficulty, the state board of education may, prior to the start of the school term:

(1) Allow continued governance by the existing district school board under terms and conditions established by the state board of education; or

(2) Lapse the corporate organization of the district and implement one of the options available

under subdivision (2) of subsection 3 of this section.

10. The provisions of subsection 9 of this section shall not apply to any district solely on the basis of financial difficulty resulting from paying tuition and providing transportation for transfer students under sections 167.825 to 167.827.

162.1310. If the state board of education classifies any district or attendance center as unaccredited, the district shall notify the parent or guardian of any student enrolled in the unaccredited district or unaccredited attendance center of the loss of accreditation within seven business days. The district shall also notify district taxpayers of the loss of accreditation within seven business days. The district's notice shall include an explanation of which students may be eligible to transfer, the transfer process under sections 167.825 to 167.827, and any services students may be entitled to receive. The district's notice shall be written in a clear, concise, and easy-to-understand manner. The district shall post the notice in a conspicuous and accessible place in each district attendance center. The district shall also send the notice to each municipality located within the boundaries of the district.

162.1313. The school board of any district that operates an underperforming school, as defined in section 167.848, shall adopt a policy regarding the availability of home visits by school personnel. Pursuant to such policy, the school may offer the parent or guardian of a student enrolled in any such school the opportunity to have one or more annual home visits. If the school decides to offer one or more annual home visits, the school shall offer an opportunity for each visit to occur at the attendance center or at a mutually agreeable site.

163.021. 1. A school district shall receive state aid for its education program only if it:

(1) Provides for a minimum of one hundred seventy-four days and one thousand forty-four hours of actual pupil attendance in a term scheduled by the board pursuant to section 160.041 for each pupil or group of pupils, except that the board shall provide a minimum of one hundred seventy-four days and five hundred twenty-two hours of actual pupil attendance in a term for kindergarten pupils. If any school is dismissed because of inclement weather after school has been in session for three hours, that day shall count as a school day including afternoon session kindergarten students. When the aggregate hours lost in a term due to inclement weather decreases the total hours of the school term below the required minimum number of hours by more than twelve hours for all-day students or six hours for one-half-day kindergarten students, all such hours below the minimum must be made up in one-half day or full day additions to the term, except as provided in section 171.033;

(2) Maintains adequate and accurate records of attendance, personnel and finances, as required by the state board of education, which shall include the preparation of a financial statement which shall be submitted to the state board of education the same as required by the provisions of section 165.111 for districts;

(3) Levies an operating levy for school purposes of not less than one dollar and twenty-five cents after all adjustments and reductions on each one hundred dollars assessed valuation of the district;

(4) Computes average daily attendance as defined in subdivision (2) of section 163.011 as modified by section 171.031. Whenever there has existed within the district an infectious disease, contagion, epidemic, plague or similar condition whereby the school attendance is substantially reduced for an extended period

in any school year, the apportionment of school funds and all other distribution of school moneys shall be made on the basis of the school year next preceding the year in which such condition existed; **and**

(5) Uses funds derived from the operating levy for school purposes to pay tuition remission for students who attend a nonsectarian private school under section 167.828 at any time that the district is classified as unaccredited by the state board of education.

2. For the 2006-07 school year and thereafter, no school district shall receive more state aid, as calculated under subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, unless it has an operating levy for school purposes, as determined pursuant to section 163.011, of not less than two dollars and seventy-five cents after all adjustments and reductions. Any district which is required, pursuant to Article X, Section 22 of the Missouri Constitution, to reduce its operating levy below the minimum tax rate otherwise required under this subsection shall not be construed to be in violation of this subsection for making such tax rate reduction. Pursuant to Section 10(c) of Article X of the state constitution, a school district may levy the operating levy for school purposes required by this subsection less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution if such rate does not exceed the highest tax rate in effect subsequent to the 1980 tax year. Nothing in this section shall be construed to mean that a school district is guaranteed to receive an amount not less than the amount the school district received per eligible pupil for the school year 1990-91. The provisions of this subsection shall not apply to any school district located in a county of the second classification which has a nuclear power plant located in such district or to any school district located in a county of the third classification which has an electric power generation unit with a rated generating capacity of more than one hundred fifty megawatts which is owned or operated or both by a rural electric cooperative except that such school districts may levy for current school purposes and capital projects an operating levy not to exceed two dollars and seventy-five cents less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution.

3. No school district shall receive more state aid, as calculated in section 163.031, for its education program, exclusive of categorical add-ons, than it received per eligible pupil for the school year 1993-94, if the state board of education determines that the district was not in compliance in the preceding school year with the requirements of section 163.172, until such time as the board determines that the district is again in compliance with the requirements of section 163.172.

4. No school district shall receive state aid, pursuant to section 163.031, if such district was not in compliance, during the preceding school year, with the requirement, established pursuant to section 160.530 to allocate revenue to the professional development committee of the district.

5. No school district shall receive more state aid, as calculated in subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, if the district did not comply in the preceding school year with the requirements of subsection 5 of section 163.031.

6. Any school district that levies an operating levy for school purposes that is less than the performance levy, as such term is defined in section 163.011, shall provide written notice to the department of elementary

and secondary education asserting that the district is providing an adequate education to the students of such district. If a school district asserts that it is not providing an adequate education to its students, such inadequacy shall be deemed to be a result of insufficient local effort. The provisions of this subsection shall not apply to any special district established under sections 162.815 to 162.940.”; and

Further amend said bill, Page 17, Section 166.720, Line 14, by inserting after all of said line the following:

“167.121. 1. If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his **or her** designee may assign the pupil to another district. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or **a parent or guardian residing in** a district that has [scored] **received an annual performance report score consistent with a state board of education classification of** either unaccredited or provisionally accredited[, or a combination thereof, on two consecutive annual performance reports] may enroll the parent’s or guardian’s child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil’s enrollment in the virtual school created in section 161.670 in determining the district’s average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil’s residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

167.127. If a school district contains a facility that serves neglected children or delinquent children residing in a court-ordered group home, an institution for neglected children, or an institution for delinquent children, the department of elementary and secondary education shall be prohibited from creating any report or publication related to the Missouri school improvement program, or any

successor program, in which data from the district's regularly enrolled pupils is aggregated with data from the children residing in such facilities, unless the department creates an annotation to such report or publication with the data collected only from the district's regularly enrolled pupils and an explanation of the effects of the data from the children enrolled in such facilities on the aggregate data of the district.

167.131. 1. The board of education of each district in this state that does not maintain [an accredited] **a high school** [pursuant to the authority of the state board of education to classify schools as established in section 161.092] **offering work through the twelfth grade** shall pay [the] tuition [of] **as calculated by the receiving district under subsection 2 of this section** and provide transportation consistent with the provisions of section 167.241 for each pupil resident therein **who has completed the work of the highest grade offered in the schools of the district and** who attends an accredited **public high** school in another district of the same or an adjoining county.

2. The rate of tuition to be charged by the district attended and paid by the sending district is the per pupil cost of maintaining the district's grade level grouping which includes the school attended. The rate of tuition to be charged by the approved charter school attended and paid by the sending district is the per pupil cost of maintaining the approved charter school's grade level grouping. For a district, the cost of maintaining a grade level grouping shall be determined by the board of education of the district but in no case shall it exceed all amounts spent for teachers' wages, incidental purposes, debt service, maintenance and replacements. For an approved charter school, the cost of maintaining a grade level grouping shall be determined by the approved charter school but in no case shall it exceed all amounts spent by the district in which the approved charter school is located for teachers' wages, incidental purposes, debt service, maintenance, and replacements. The term "debt service", as used in this section, means expenditures for the retirement of bonded indebtedness and expenditures for interest on bonded indebtedness. Per pupil cost of the grade level grouping shall be determined by dividing the cost of maintaining the grade level grouping by the average daily pupil attendance. If there is disagreement as to the amount of tuition to be paid, the facts shall be submitted to the state board of education, and its decision in the matter shall be final. Subject to the limitations of this section, each pupil shall be free to attend the public school of his or her choice.

3. For purposes of this section, "approved charter school" means a charter school that has existed for less than three years or a charter school with a three-year average score of seventy percent or higher on its annual performance report.

167.132. 1. For purposes of this section, the following terms mean:

(1) "Available receiving district", an accredited district able to receive transfer students under section 167.826;

(2) "Average per-pupil current expenditure", the average per-pupil current expenditure for a district as a whole as reported to the department of elementary and secondary education in its most recent school accountability report card under section 160.522;

(3) "Receiving approved charter school", an approved charter school, as defined in section 167.848, receiving transfer students under section 167.826;

(4) "Receiving district", a district receiving transfer students under section 167.826;

(5) "Sending district", a district from which students are transferring to an available receiving

district or an approved charter school, as allowed under section 167.826.

2. Notwithstanding any other provisions of law to the contrary, a receiving district or a receiving approved charter school may negotiate with a sending district to accept a reduced tuition rate for transfer students. The receiving district or receiving approved charter school may limit the number of transfer students accepted at the reduced tuition rate as calculated under subsection 3 of this section. If the receiving district or receiving approved charter school elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, such district or approved charter school shall receive students through the education authority based solely on the parent request and available seats.

3. In school year 2017-18 and subsequent years, if a sending district and a receiving district or receiving approved charter school have agreed upon a reduced tuition rate, such tuition shall be calculated as the product of:

(1) The sum of the average per-pupil current expenditures of all available receiving districts for the sending district divided by the number of all available receiving districts for the sending district; and

(2) Seventy percent.

4. The appropriate education authority, as defined in section 167.848, that is coordinating the transfers for students in the sending district shall perform the calculation in subsection 3 of this section annually.

5. If there is disagreement as to the amount of tuition to be paid, the facts shall be submitted to the state board of education, and its decision in the matter shall be final.

6. For each of the first two full school years that a receiving district or receiving approved charter school charges a rate of tuition as calculated under subsection 3 of this section, accepts a minimum of twenty-five transfer students at such reduced rate, and does not limit the number of transfer students accepted at such reduced rate, if the aggregate scores of student growth of all the transfer students in the receiving district or receiving approved charter school meet or exceed targets established in the state accountability system, the receiving district or receiving approved charter school shall earn additional credit in academic achievement on its annual performance report. The department of elementary and secondary education shall promulgate an administrative rule to implement the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

7. If a receiving district elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, the department of elementary and secondary education shall consider such action as an additional criterion when determining whether to assign the receiving district a classification of accredited with distinction.

8. If a receiving district or receiving approved charter school elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, ten percent of the amount calculated under subdivision (1) of subsection 3 of this section for the receiving district or receiving approved charter school shall be paid from the supplemental tuition fund created in subsection 9 of this section.

9. There is hereby created in the state treasury the “Supplemental Tuition Fund”. The fund shall consist of any moneys appropriated annually by the general assembly from general revenue to such fund, any moneys paid into the state treasury and required by law to be credited to such fund and any gifts, bequests, or public or private donations to such fund. The state treasurer shall be custodian of the fund. The department of elementary and secondary education shall administer the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.685. 1. Each unaccredited district shall offer free tutoring and supplemental education services to students who are performing below grade level or identified by the district as struggling, using funds from the school district improvement fund to the extent that such funds are available. A district may implement the free tutoring services requirement by entering into a contract with a public library for online tutoring services as provided in section 170.215.

2. There is hereby created in the state treasury the “School District Improvement Fund”. The fund shall consist of any gifts, bequests, or public or private donations to such fund. Any person or entity that makes a gift, bequest, or donation to the fund may specify the district that shall be the recipient of such gift, bequest, or donation.

3. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. A district that receives moneys from the fund may use such moneys to cover the cost of online tutoring services provided through a contract with a public library under section 170.215.

4. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

5. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.688. 1. Any underperforming district, as defined in section 167.848, may perform any or all of the following actions including, but not limited to:

(1) Implement a new curriculum, including appropriate professional development, based on scientifically based research that offers substantial promise of improving educational achievement of low-achieving students;

(2) Retain an outside expert to advise the district or school on its progress toward regaining accreditation;

(3) Enter into a contract with an education management company or education services provider that has a demonstrated record of effectiveness operating a school or schools;

(4) For any unaccredited school, enter into a collaborative relationship and agreement with an accredited district in which teachers from the unaccredited school may exchange positions with teachers from an accredited school in an accredited district for a period of two school weeks; or

(5) Implement any other change that is suggested by the state board of education, an expert or contractor approved under this section, or an assistance team under section 161.087, in accordance with state law, that the school board has reason to believe will result in improved performance for accreditation purposes.

2. Any underperforming district that offers an attendance recovery program designed exclusively to allow students to recapture attendance hours lost due to absences shall be allowed to include such attendance recovery hours in the district's attendance rate for purposes of the Missouri school improvement program accreditation scoring. Districts may offer attendance recovery programs on Saturdays or at any time before or after the school's regularly scheduled school hours. Extended hour and day programs designed for remediation or enrichment purposes shall not fulfill the criteria of attendance recovery programs as provided in this subsection.

167.730. 1. Beginning July 1, 2018, and continuing thereafter, every public school, including every charter school, in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall incorporate a response-to-intervention tiered approach to reading instruction to focus resources on students who are determined by their school to need additional or changed instruction to make progress as readers. At a minimum, the reading levels of students in kindergarten through tenth grade shall be assessed at the beginning and middle of the school year, and students who score below district benchmarks shall be provided with intensive and systematic reading instruction.

2. Beginning January 1, 2018, and every January first thereafter, every public school, including every charter school, in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall prepare a personalized learning plan for any kindergarten or first grade student whose most recent school-wide reading assessment result shows the student is working below grade level unless the student has been determined by other means in the current school year to be working at grade level or above. The provisions of this section shall not apply to students otherwise served under an individualized education program, to students receiving services through a plan prepared under Section 504 of the Rehabilitation Act of 1973 that includes an element addressing reading below grade level, or to students determined to have limited English proficiency.

3. For any student who is required by this section to have a personalized learning plan, the student's main teacher shall consult with the student's parent or guardian during the preparation of the plan and shall consult, as appropriate, any district personnel or department of elementary and secondary education personnel with necessary expertise to develop such a plan. The school shall require the written consent of the parent or guardian to implement the plan; however, if the school is unsuccessful in contacting the parent or guardian by January fifteenth, the school may send a letter by certified mail to the student's last known address stating its intention to implement the plan by February first.

4. After implementing the personalized learning plan through the end of the student's first grade year, the school shall refer any student who still performs below grade level for assessment to determine if an individualized education program is necessary for the student. A student who is assessed as not needing an individualized education program but who is reading below grade level at the end of the first grade shall continue to be required to have a personalized learning plan until the student is reading at grade level.

5. Notwithstanding any provision of law to the contrary, any student in a metropolitan school district, in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, or in any charter school located in any such district who is not reading at second-grade level by the end of second grade may be promoted to the third grade only under one of the following circumstances:

(1) The school provides additional reading instruction during the summer and demonstrates the student is ready for third grade at the end of the summer school;

(2) The school provides a combined classroom in which the student continues with the same teacher, sometimes referred to as "looping". If the student in such a classroom is not reading at third-grade level by the end of third grade, the student shall be retained in third grade; or

(3) The student's parents or guardians have signed a notice that they prefer to have their student promoted although the student is reading below grade level. The school shall have the final determination on the issue of retention.

6. The metropolitan school district, any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, and each charter school located in them shall provide in its annual report card under section 160.522 the numbers and percentages by grade from first grade to tenth grade in each school of any students at any grade level who have been promoted who have been determined as reading below grade level, except that no reporting shall permit the identification of an individual student.

7. School districts and charter schools under this section may provide for a student promotion and retention program and a reading instruction program that are equivalent to those that are described in this section with the oversight and approval of the department of elementary and secondary education.

167.825. 1. For school year 2017-18, students who transferred from an unaccredited district to an accredited district in the same or an adjoining county under section 167.131 as it existed on July 1, 2014, shall be allowed to participate under the same terms that governed such transfers in school

years 2014-15 through 2016-17, except that section 167.132 shall apply to determine the reimbursement of their tuition.

2. For school year 2017-18, if an unaccredited district becomes classified as provisionally accredited or accredited without provisions by the state board of education, any resident student of the unaccredited district who has transferred under section 167.131 as it existed on July 1, 2014, shall be permitted to continue the student's educational program through the completion of middle school, junior high school, or high school, whichever occurs first, except that a student who attends any school serving students through high school graduation but starting at grades lower than ninth grade shall be permitted to complete high school in the school to which he or she has transferred.

3. Notwithstanding any other provision of law, any student who was participating in the school transfer program before January 1, 2017, and who attended, for at least one semester immediately prior to transferring, a school in an unaccredited district, shall have the option of transferring to a virtual school as provided in subsection 8 of section 162.1250, an approved charter school, or another public school in the student's district of residence that offers the student's grade level of enrollment, as further provided in section 167.826.

167.826. 1. Any student may transfer to another public school in the student's district of residence that offers the student's grade level of enrollment and that is accredited without provisions by the state board of education if such student is enrolled in and has attended an unaccredited school in an unaccredited district for the full semester immediately prior to requesting the transfer.

2. Any student may transfer to another public school in the student's district of residence that offers the student's grade level of enrollment and that is accredited without provisions by the state board of education if such student is enrolled in and has attended an unaccredited school, for the full semester immediately prior to requesting the transfer, in:

(1) An urban school district;

(2) A metropolitan school district;

(3) A district that has most or all of its land area located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants; or

(4) A district that has most or all of its land area located in a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants.

3. No such transfer under subsections 1 and 2 of this section shall result in a class size and assigned enrollment in a receiving school that exceeds the standards for class size and assigned enrollment as promulgated in the Missouri school improvement program's resource standards. If the student chooses to attend a magnet school, an academically selective school, or a school with a competitive entrance process within his or her district of residence that has admissions requirements, the student shall meet such admissions requirements in order to attend. The school board of each district described in subsections 1 and 2 of this section that operates an unaccredited school shall determine the capacity at each of the district's attendance centers that the state board of education has assigned a classification designation of accredited or accredited with distinction. The district's school board shall be responsible for coordinating student transfers from unaccredited schools to accredited

schools within the district. No student enrolled in and attending an attendance center that does not offer classes above the second grade level shall be eligible to transfer under this section.

4. Any student who is enrolled in and has attended an unaccredited school in an unaccredited district for the full semester immediately prior to requesting the transfer and who has first attempted but is unable to transfer to an accredited school within his or her district of residence under subsection 1 of this section due to a lack of capacity in accredited schools in the district of residence may apply for a scholarship to the appropriate education authority to transfer to:

(1) An accredited school in another district located in the same or an adjoining county;

(2) An approved charter school, as defined in section 167.848, in another district located in the same or an adjoining county; or

(3) A nonsectarian private school, as defined in section 167.848.

5. After the state board of education has assigned classification designations to all attendance centers under subsection 3 of section 161.238 and continuing thereafter, any student who is eligible to transfer under subsection 2 of this section and who has first attempted but is unable to transfer to an accredited school within his or her district of residence under subsection 2 of this section due to a lack of capacity in accredited schools in the district of residence may apply for a scholarship to the appropriate education authority to transfer to:

(1) An accredited school in another district located in the same or an adjoining county;

(2) An approved charter school, as defined in section 167.848, in another district located in the same or an adjoining county; or

(3) A nonsectarian private school, as defined in section 167.848.

6. The application to the education authority to transfer shall be made by March first before the school year in which the student intends to transfer.

7. A student who is eligible to begin kindergarten or first grade at an unaccredited school as described in subsection 1 or 2 of this section may apply to the appropriate education authority for a transfer if he or she resides in the attendance area of an unaccredited school on March first preceding the school year of first attendance. A student who does not apply by March first shall be required to enroll and attend for one semester to become eligible to transfer. If the student chooses to apply to attend a magnet school, an academically selective school, or a school with a competitive entrance process that has admissions requirements, the student shall furnish proof that he or she meets such admissions requirements. Any student who does not maintain residency in the attendance area of his or her attendance center in the district of residence shall lose eligibility to transfer. Any student who transfers but later withdraws shall lose eligibility to transfer. The transfer provisions of this subsection shall not apply to a district created under sections 162.815 to 162.840 or to any early childhood programs or early childhood special education programs.

8. No unaccredited district, provisionally accredited district, unaccredited school, or provisionally accredited school shall be eligible to receive transfer students, except that, within an unaccredited district, students may transfer from unaccredited schools to accredited schools, and a transfer student who chooses to attend a provisionally accredited school in the district of residence shall be allowed

to transfer to such school if there is an available slot.

9. If a charter school may receive nonresident transfer students under this section because it has been operating for less than three years but then loses its status as an approved charter school immediately after those three years because its three-year average score on its annual performance report is below seventy percent, any students who previously transferred to the charter school may remain enrolled in the charter school but no additional nonresident students may transfer to the charter school.

10. No attendance center with a three-year average score of seventy percent or lower on its annual performance report shall be eligible to receive any transfer students, irrespective of its state board of education classification designation, except that any student who was granted a transfer to such an attendance center prior to the effective date of this section may remain enrolled in that attendance center.

11. For a receiving district or receiving approved charter school, no acceptance of a transfer student shall require any of the following actions, unless the school board of the receiving district or the receiving approved charter school's governing board has approved the action:

(1) A class size and assigned enrollment in a receiving school that exceeds the number of students provided by its approved policy on class size under subsection 12 of this section;

(2) The hiring of additional classroom teachers; or

(3) The construction of additional classrooms.

12. Each receiving district and each receiving approved charter school shall have the right to establish and adopt, by objective means, a policy for desirable class size and student-teacher ratios. A district's policy may allow for estimated growth in the resident student population. An approved charter school may use the class size, student-teacher ratios, and growth projections for student enrollment contained in the charter school's charter application and charter when adopting a policy. Any district or approved charter school that adopts such a policy shall do so by January first annually. A receiving district or receiving approved charter school shall publish its policy and shall not be required to accept any transfer students under this section that would violate its class size or student-teacher ratio. If a student seeking to transfer is denied admission to a district or approved charter school based on a lack of space under the policy, the student or the student's parent or guardian may appeal the ruling to the state board of education if he or she believes the district's policy or approved charter school's policy is unduly restrictive to student transfers. If more than one student or parent appeals a denial of admission from the same district or approved charter school to the state board of education, the state board shall make an effort to hear such actions at the same time. If the state board of education finds that the policy is unduly restrictive to student transfers, the state board may limit the policy. The state board's decision shall be final.

13. For each student who transfers to another district or approved charter school, the student's district of residence shall pay the tuition amount for each transfer student to the receiving district or receiving approved charter school in two increments annually, once at the start of the school year and once at the start of the second semester of the school year. Each receiving district and receiving approved charter school shall adopt a policy establishing a tuition rate by February first annually.

14. If an unaccredited school becomes classified as provisionally accredited or accredited without provisions by the state board of education, any student who was assigned to such attendance center or a nonsectarian private school in the district of residence and who has transferred under this section shall be permitted to continue his or her educational program in that education option through the completion of middle school, junior high school, or high school, whichever occurs first, except that a student who attends any school serving students through high school graduation but starting at grades lower than ninth grade shall be permitted to complete high school in the school to which he or she has transferred.

15. (1) Except as provided in subdivision (2) of this subsection, if a district described in subsection 1 or 2 of this section operates an unaccredited school, the education authority for the county in which the district is located shall designate at least one accredited district in the same or an adjoining county to which the district operating the unaccredited school shall provide transportation for transfer students. If the designated district reaches full student capacity and is unable to receive additional students, the education authority shall designate at least one additional accredited district to which the district operating an unaccredited school shall provide transportation for transfer students.

(2) For the 2017-18 school year, and until such time as the governor has appointed a number of members sufficient to constitute a quorum to the education authority whose geographic coverage area includes a district operating an unaccredited school, the department of elementary and secondary education shall designate at least one accredited district in the same or an adjoining county to which a district operating an unaccredited school shall provide transportation for transfer students. If the designated district reaches full student capacity and is unable to receive additional students, the department shall designate at least one additional accredited district to which a district operating an unaccredited school shall provide transportation for transfer students.

(3) During the 2017-18 school year, for any district in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants that the state board of education classified as unaccredited effective January 1, 2014, the costs of providing transportation for transfer students to a designated accredited district in the same or an adjoining county shall be paid from the student transfer transportation fund. There is hereby created in the state treasury the “Student Transfer Transportation Fund”, which shall consist of moneys appropriated to this fund. The state treasurer shall be custodian of the fund. The commissioner of education shall administer the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the department of elementary and secondary education for the purposes of this subdivision. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

16. Notwithstanding the provisions of subsection 13 of this section to the contrary, if costs associated with the provision of special education and related services to a student with a disability exceed the tuition amount established under this section, the transfer student’s district of residence shall remain responsible to pay the excess cost to the receiving district or receiving approved charter school. If the receiving district is a component district of a special school district, the transfer

student's district of residence, including any metropolitan school district, shall contract with the special school district for the entirety of the costs to provide special education and related services, excluding transportation pursuant to this section. The special school district may contract with the transfer student's district of residence, including any metropolitan district, for the provision of transportation of a student with a disability, or the transfer student's district of residence may provide transportation on its own.

17. A special school district shall continue to provide special education and related services, with the exception of transportation under this section, to a student with a disability transferring from an unaccredited school within a component district to an accredited school within the same or a different component district within the special school district.

18. If any metropolitan school district operates an unaccredited school, it shall remain responsible for the provision of special education and related services, including transportation, to students with disabilities. A special school district in an adjoining county to a metropolitan school district may contract with the metropolitan school district for the reimbursement of special education services pursuant to sections 162.705 and 162.710 provided by the special school district for transfer students who are residents of the district operating an unaccredited school.

19. Regardless of whether transportation is identified as a related service within a student's individualized education program, a receiving district that is not part of a special school district shall not be responsible for providing transportation to a student transferring under this section. A district operating an unaccredited school may contract with a receiving district that is not part of a special school district pursuant to sections 162.705 and 162.710 for transportation of students with disabilities.

20. If a seven-director district or urban school district as described under subsection 1 or 2 of this section operates an unaccredited school, it may contract with a receiving district that is not part of a special school district in the same or an adjoining county for the reimbursement of special education and related services pursuant to sections 162.705 and 162.710 provided by the receiving district for transfer students who are residents of the district operating an unaccredited school.

167.827. 1. By August 1, 2017, and by January first annually, each district eligible to receive transfer students under section 167.826 shall report to the education authority for the county in which the district is located its number of available enrollment slots in accredited schools by grade level. Each district described in subsection 1 or 2 of section 167.826 operating an unaccredited school shall report to the education authority the number of available enrollment slots in the accredited schools of the district by August 1, 2017, and by January first annually. Each approved charter school and nonsectarian private school that is eligible to receive transfer students under section 167.826 shall report the number of available enrollment slots by August 1, 2017, and by January first annually.

2. Any education authority whose geographic area includes a district described in subsection 1 or 2 of section 167.826 operating an unaccredited school shall make information and assistance available to parents or guardians who intend to transfer their child from an unaccredited school to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county or a nonsectarian private school.

3. The parent or guardian of a student who intends to transfer his or her child from an

unaccredited school to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county shall send initial notification to the education authority for the county in which he or she resides by March first for enrollment in the subsequent school year.

4. The education authority whose geographic area includes a district that operates an unaccredited school described in subsection 1 or 2 of section 167.826 shall assign those students who are unable to transfer to an accredited school in their district of residence and seek to transfer to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county or a nonsectarian private school. When assigning transfer students to approved charter schools, an education authority shall coordinate with each approved charter school and its admissions process if capacity is insufficient to enroll all students who submit a timely application. An approved charter school shall not be required to receive any transfer students that would require it to institute a lottery procedure for determining the admission of resident students. The authority shall give first priority to students who live in the same household with any family member within the first or second degree of consanguinity or affinity who have already transferred and who apply to attend the same school. If insufficient grade-appropriate enrollment slots are available for a student to be able to transfer, that student shall receive first priority the following school year. The authority shall only disrupt student and parent choice for transfer if the available slots are requested by more students than there are slots available. The authority shall consider the following factors in assigning schools, with the student's or parent's choice as the most important factor:

- (1) The student's or parent's choice of the receiving school;
- (2) The best interests of the student; and
- (3) Distance and travel time to a receiving school.

The education authority shall not consider student academic performance, free and reduced price lunch status, or athletic ability in assigning a student to a school. When assigning transfer students to approved charter schools, an education authority shall coordinate with each approved charter school and its admissions process if capacity is insufficient to enroll all students who submit a timely application.

5. An education authority may deny a transfer to a student who in the most recent school year has been suspended from school two or more times or who has been suspended for an act of school violence under subsection 2 of section 160.261. A student whose transfer is initially precluded under this subsection may be permitted to transfer on a provisional basis as a probationary transfer student, subject to no further disruptive behavior, upon a statement from the student's current school that the student is not disruptive. A student who is denied a transfer under this subsection has the right to an in-person meeting with a representative of the authority. Each education authority shall develop administrative guidelines to provide common standards for determining disruptive behavior that shall include, but not be limited to, criteria under the safe schools act.

6. Notwithstanding any other provision of law, the test scores of transfer students attending schools in districts other than their district of residence under section 167.826 shall be counted as follows:

(1) In the first year of attendance in a district or approved charter school, a transfer student's score on a statewide assessment shall not be included when calculating the status or progress scores on the district's or charter school's annual performance report scores. The growth score shall be weighted at one hundred percent;

(2) In the second year of attendance, a transfer student's score on a statewide assessment shall be weighted at thirty percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent;

(3) In the third year of attendance, a transfer student's score on a statewide assessment shall be weighted at seventy percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent;

(4) In the fourth year of attendance and any subsequent years of attendance, a transfer student's score on a statewide assessment shall be weighted at one hundred percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent.

7. When performing the requirements of this section, section 167.132, or sections 167.830 to 167.845, if an education authority whose geographic area includes a district that operates an unaccredited school as described in subsection 1 or 2 of section 167.826 is not coordinating transfers due to insufficient funding or because the governor has not yet appointed a number of members sufficient to constitute a quorum to the education authority, the department of elementary and secondary education shall contract with or collaborate with any organizations it chooses, subject to the exception described in subsection 8 of this section, in order to coordinate transfers that each education authority is required to coordinate under such sections. The department of elementary and secondary education and such organization or organizations it chooses shall fulfill all functions of the education authorities, including the duty to perform the tuition calculation as described in subsection 4 of section 167.132. Any applications for transfers and any reports of available enrollment slots that the education authorities would have received shall be submitted to the department of elementary and secondary education or such organization or organizations it chooses instead.

167.828. 1. The school board of any unaccredited district located in any city not within a county, any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, or in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants that operates an unaccredited school shall provide a scholarship for any student who has enrolled in and attended an unaccredited school in the district for one semester to attend a nonsectarian private school, as defined in section 167.848, located in his or her district of residence and is assigned to such school by the education authority.

2. The amount of the scholarship to be paid shall be paid from the district's operating levy for school purposes and shall not exceed the lesser of:

(1) The nonsectarian private school's tuition rate; or

(2) Seventy percent of the unaccredited district's cost of maintaining a grade level grouping as

provided by subdivision (1) of subsection 6 of section 167.826.

3. A nonsectarian private school shall qualify to receive scholarship tuition payments under this section only if it satisfies the following conditions:

(1) Is accredited by the North Central Association Commission On Accreditation and School Improvement or demonstrates similar academic quality credentials to the department of elementary and secondary education;

(2) Administers or allows for the administration of the statewide assessments in English language arts and mathematics for transfer students;

(3) Complies with all health and safety laws or codes that apply to nonpublic schools;

(4) Holds a valid occupancy permit if required by its municipality;

(5) Certifies that it will not discriminate in admissions on the basis of race, color, religion, national origin, or disability;

(6) For all students enrolled in the school under the nonsectarian option set forth in section 167.826, complies with the following statutes and any regulations promulgated thereunder by the department of elementary and secondary education: sections 43.408, 43.540, 160.041, 160.045, 160.257, 160.261, 160.262, 160.263, 160.518 for state assessments, the cost of which shall be paid consistent with the manner in which they are paid for students in public schools, 160.522, 160.539, 160.570, 160.660, 160.775, 160.1990, 161.850, 161.102, 161.650, 162.014, 162.068, 162.069, 162.208, 162.215, 162.401, 162.670, 162.720, subdivisions (1) to (3) of section 162.821, 162.1250, 162.1125, subdivisions (1) and (2) of subsection 1 of section 163.021 for eligibility to receive local funds but compliance with these sections shall not make nonsectarian private schools eligible to receive state funding under section 163.031, 167.018, 167.019, 167.020, 167.022, 167.023, 167.031, 167.115, 167.117, 167.122, 167.123, 167.161, 167.166, 167.171, 167.181, 167.191, 167.208, 167.211, 167.227, 167.268, 167.275, 167.280, 167.621 to 167.635, 167.645, 167.700, 167.720, 167.765, 170.005, 170.011, 170.051, 170.315, 170.340, 171.021, 171.031 to 171.033, 171.053, 171.151, 171.171, 178.530, 182.815, 182.817, 191.765 to 191.777, 210.003, 210.110, 210.115, 210.145, 210.150, 210.165, 210.167, 210.760, 210.865, 211.032, 211.034, 211.181, 211.185, 211.188, 320.010, 452.375, 452.376, and 544.193. Nothing in this subdivision shall be construed to exempt the nonsectarian private school from other statutes and regulations which applied to the nonsectarian schools as of January 1, 2014;

(7) Furnishes to the department of elementary and secondary education all necessary data for the calculation of an annual performance report score, which the department shall calculate for each participating nonsectarian private school. At the option of the nonsectarian private school, such score shall be based upon only the records pertaining to students enrolled in the school through the transfer program or for all students if the school chooses to administer state testing to all students;

(8) Where applicable, contracts with a special school district to provide special education services to eligible students on the same terms as public schools, and the costs associated with the services shall be paid in the same manner;

(9) Certifies to the department of elementary and secondary education and to the unaccredited district that it shall accept the tuition amount specified in subsection 2 of this section as payment in

full for the transfer student and shall not require the parent or guardian to pay any additional amount for tuition; and

(10) Files with the department of elementary and secondary education, the appropriate education authority, and the unaccredited district a statement of intent to accept transfer students that includes the information listed in this subsection.

4. When the percentage of transfer students at a nonsectarian private school receiving transfer students under this section reaches twenty-five percent of the school's enrollment, the school shall conform to the Missouri school improvement program performance standards to continue its eligibility for the program under this section.

5. Tuition for a student who attends a nonsectarian private school shall be paid only using funds received by the district from the operating levy for school purposes.

6. The student's district of residence may provide transportation for him or her to attend a nonsectarian private school located within the district but shall not be required to do so.

7. (1) The option for any student who has enrolled in and attended an unaccredited school in an unaccredited district for one semester to attend a nonsectarian private school as provided in this section shall become effective only after the governing body of an unaccredited district, as specified in subsection 1 of this section, submits to the district's voters at a general election a proposal to authorize the governing body to use local operating funds for school purposes to pay tuition at a nonsectarian private school for students assigned to an unaccredited school in the district under sections 167.826 to 167.828 and such proposal is approved by the voters of the district as provided in this subsection. The governing body of the school district shall submit the proposal to the voters of the district at the next general election after the decision of the state board of education declaring the district unaccredited for which the deadline for submission of such ballot proposals is open. The ballot proposal presented to the local voters shall contain substantially the following language:

Shall the (school district's name) allow the use of the district's local operating funds for school purposes to pay a scholarship at nonsectarian private schools for students who are assigned to an unaccredited public school in the district and who apply to transfer to nonsectarian private schools under section 167.828, RSMo?

☐ YES

☐ NO

If a majority of the votes cast on the question by the qualified voters voting thereon is in favor of the question, the option for students to transfer to a nonsectarian private school shall become effective in that district the next school year. If a majority of the votes cast on the question by the qualified voters voting thereon is opposed to the question, the option shall not become effective unless and until the proposal is resubmitted under this subsection to the qualified voters at a general election and such proposal is approved by a majority of the qualified voters voting on the proposal.

(2) Whenever the governing body of a school district specified in subsection 1 of this section that has not authorized the use of its local operating funds for school purposes as provided in this subsection receives a petition from a nonsectarian private school, signed by the school's chief operating officer, calling for an election to authorize the use of local operating funds for school purposes to pay scholarship at a private nonsectarian school under this subsection, the governing

body shall submit to the voters a proposal to authorize such use of funds at the next general election for which the deadline for submission of such ballot proposals is open. If a majority of the votes cast on the question by the qualified voters voting thereon is in favor of the proposal, the option for students to transfer to a nonsectarian private school shall become effective in that district the next school year. If a majority of the votes cast on the proposal by the qualified voters voting thereon is opposed to the proposal, the option shall not become effective unless and until the proposal is resubmitted under this subsection to the qualified voters at a general election and such proposal is approved by a majority of the qualified voters voting on the proposal.

8. Notwithstanding the provisions of subsection 7 of this section to the contrary, if any district remains classified as unaccredited by the state board of education for three consecutive years, resident students of the district shall be eligible to enroll in and attend a nonsectarian private school located in the district of residence and have a scholarship paid by the district school board under this section, irrespective of whether the district voters have approved a proposal to authorize the district's governing body to use local operating funds for school purposes to pay scholarship at a nonsectarian private school.

9. Notwithstanding the provisions of subsection 2 of this section to the contrary, where costs associated with the provision of special education and related services to a student with a disability exceed the scholarship amount established under this section, the unaccredited district shall remain responsible to pay the excess cost to the nonsectarian private school.

167.830. 1. There is hereby established the “St. Louis Area Education Authority”. The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011.

2. If any metropolitan school district, any district located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, or any district located in an adjoining county to them operates at least one unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter schools or nonsectarian private schools.

3. The authority shall consist of five members to be appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. The members shall reflect the population characteristics of the districts they represent. Not more than three of the five members of the authority shall be of the same political party. Two members shall be residents of the metropolitan school district, two members shall be residents of school districts located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants, and one member shall be a resident of a district located in an adjoining county to a county with a charter form of government and with more than nine hundred fifty thousand inhabitants. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

- (1) One member shall be appointed for a term of two years;
- (2) One member shall be appointed for a term of three years;

- (3) One member shall be appointed for a term of four years;**
- (4) One member shall be appointed for a term of five years; and**
- (5) One member shall be appointed for a term of six years.**

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall temporarily serve as its president. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof to:

- (1) Have perpetual succession as a body politic and corporate;**
- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;**
- (3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;**
- (4) Establish and use a corporate seal and alter the same at pleasure;**
- (5) Maintain an office at such place or places in the state of Missouri as it may designate;**
- (6) Employ an executive director and other staff as needed, with compensation fixed by the**

authority;

(7) Coordinate student transfers located in its jurisdiction, as provided by law; and

(8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.

167.833. 1. There is hereby created in the state treasury the “St. Louis Area Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.830 and 167.833.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.836. 1. There is hereby established the “Kansas City Area Education Authority”. The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011.

2. If any district located in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants or in an adjoining county operates at least one unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter schools or nonsectarian private schools.

3. The authority shall consist of five members appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. Three members shall be residents of an urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county. One member shall be a resident of a school district located in a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants but such member shall be a resident of a school district other than an urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county. One member shall be a resident of a school district located in a county adjoining to a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants. The members shall reflect the population characteristics of the districts they

represent. Not more than three of the five members of the authority shall be of the same political party. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

- (1) One member shall be appointed for a term of two years;
- (2) One member shall be appointed for a term of three years;
- (3) One member shall be appointed for a term of four years;
- (4) One member shall be appointed for a term of five years; and
- (5) One member shall be appointed for a term of six years.

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall serve as its president pro tempore. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof, to:

- (1) Have perpetual succession as a body politic and corporate;
- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;

(3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;

(4) Establish and use a corporate seal and alter the same at pleasure;

(5) Maintain an office at such place or places in the state of Missouri as it may designate;

(6) Employ an executive director and other staff as needed, with compensation fixed by the authority;

(7) Coordinate student transfers located in its jurisdiction, as provided by law; and

(8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.

167.839. 1. There is hereby created in the state treasury the “Kansas City Area Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.836 and 167.839.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.842. 1. There is hereby established the “Statewide Education Authority”. The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011. The jurisdiction of the statewide education authority shall be all counties except for:

(1) Any city not within a county;

(2) Any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants and adjoining counties; and

(3) Any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and adjoining counties.

2. If any district located in the statewide education authority’s jurisdiction operates at least one unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter

schools or nonsectarian private schools.

3. The authority shall consist of five members to be appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. The members shall reflect the population characteristics of the districts they represent. Not more than three of the five members of the authority shall be of the same political party. The governor shall not appoint members to the authority until the state board of education gives notice that a district in the authority's jurisdiction has been classified as unaccredited. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

- (1) One member shall be appointed for a term of two years;**
- (2) One member shall be appointed for a term of three years;**
- (3) One member shall be appointed for a term of four years;**
- (4) One member shall be appointed for a term of five years; and**
- (5) One member shall be appointed for a term of six years.**

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall serve as its president pro tempore. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof, to:

- (1) Have perpetual succession as a body politic and corporate;**
- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;**
- (3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;**
- (4) Establish and use a corporate seal and alter the same at pleasure;**
- (5) Maintain an office at such place or places in the state of Missouri as it may designate;**
- (6) Employ an executive director and other staff as needed, with compensation fixed by the authority;**
- (7) Coordinate student transfers located in its jurisdiction, as provided by law; and**
- (8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.**

167.845. 1. There is hereby created in the state treasury the “Statewide Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.842 and 167.845.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.848. For purposes of sections 161.084, 161.087, 161.238, 162.1250, 162.1305, 162.1310, 162.1313, 167.642, 167.685, 167.688, and 167.825 to 167.848, the following terms mean:

(1) “Accredited district”, a school district that is classified as accredited or accredited with distinction by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;

(2) “Accredited school”, an attendance center that is classified as accredited or accredited with distinction by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087, 161.092, and 161.238;

(3) “Approved charter school”, a charter school that has existed for less than three years or a

charter school with a three-year average score of seventy percent or higher on its annual performance report;

(4) “Attendance center”, a public school building or buildings or part of a school building that constitutes one unit for accountability purposes under the Missouri school improvement program;

(5) “Borderline district”, a school district that has a current annual performance report score between seventy-five and seventy with the last two consecutive years showing a decline in the score, with a district third-grade or eighth-grade statewide reading assessment that shows that fifty percent or more of the students are at a level less than proficient, and a transient student ratio in the top quartile of districts;

(6) “Education authority” or “authority”, an education authority established under sections 167.830 to 167.845;

(7) “Nonsectarian school”, “nonsectarian private school”, or “private nonsectarian school”, a school that is not part of the public school system of the state of Missouri, that charges tuition for the rendering of elementary and secondary educational services, and that is not disqualified from accepting public funds by any provision of the Missouri or United States Constitutions;

(8) “Provisionally accredited district”, a school district that is classified as provisionally accredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;

(9) “Provisionally accredited school”, an attendance center that is classified as provisionally accredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087, 161.092, and 161.238;

(10) “Unaccredited district”, a school district classified as unaccredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;

(11) “Unaccredited school”, an attendance center that is classified as unaccredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087, 161.092, and 161.238;

(12) “Underperforming”, a school district or an attendance center that has been classified as unaccredited or provisionally accredited pursuant to the authority of the state board of education to classify schools or has a three-year average annual performance report score consistent with a classification of provisionally accredited or unaccredited.

167.890. 1. The department of elementary and secondary education shall compile and maintain student performance data scores of all transfer students enrolled in districts other than their resident districts as provided in sections 167.825 and 167.826 and make such data available on the Missouri comprehensive data system. No personally identifiable data shall be accessible on the database.

2. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable,

section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

170.215. 1. Any school district may enter into a contract with a public library to provide online tutoring services through a third-party vendor or a nonprofit organization for the district's students. Any tutoring services shall be conducted through any compatible computer to participating students who have a library card, both within and without the public library facility.

2. Online tutoring services may include, but shall not be limited to, providing participating students with a library card the following:

(1) Assistance with homework;

(2) Collaboration and study tools in math, science, social sciences, English, language arts, and computer literacy;

(3) Access to comprehensive writing assistance productivity software; and

(4) Test preparation tools.

3. Any contract may allow participating students with a library card dedicated access to assistance during specified hours of the day and specified days of the week. A contract may also allow students to submit questions to tutors or join online study groups.

4. Online tutoring services shall be designed and implemented in such a manner as to:

(1) Protect individual student privacy;

(2) Prohibit voice communication between the parties; and

(3) Prohibit face-to-face visual communication.

5. No employee of any third-party vendor or nonprofit organization with which a public library has contracted for online tutoring services shall solicit personally identifiable information from any participating student including, but not limited to, home address, telephone number, and email address.

6. Any entity that offers online tutoring services under this section shall maintain an archive of all communications between students and tutors for two years.

7. School districts may use available funds or seek grants from private foundations to cover the costs of online tutoring services.

170.320. 1. There is hereby created in the state treasury the "Parent Portal Fund". The fund shall consist of any gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to assist districts in establishing and maintaining a parent portal. School districts may establish a parent portal that shall be accessible by mobile technology for parents to have access to educational information and access to student data. Any person or entity that makes a gift, bequest, or donation to the fund may specify the district that shall be the recipient of such gift, bequest, or donation.

2. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursements of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

3. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

4. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

171.031. 1. Each school board shall prepare annually a calendar for the school term, specifying the opening date and providing a minimum term of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance. In addition, such calendar shall include six make-up days for possible loss of attendance due to inclement weather as defined in subsection 1 of section 171.033.

2. Each local school district may set its opening date each year, which date shall be no earlier than ten calendar days prior to the first Monday in September. No public school district shall select an earlier start date unless the district follows the procedure set forth in subsection 3 of this section.

3. A district may set an opening date that is more than ten calendar days prior to the first Monday in September only if the local school board first gives public notice of a public meeting to discuss the proposal of opening school on a date more than ten days prior to the first Monday in September, and the local school board holds said meeting and, at the same public meeting, a majority of the board votes to allow an earlier opening date. If all of the previous conditions are met, the district may set its opening date more than ten calendar days prior to the first Monday in September. The condition provided in this subsection must be satisfied by the local school board each year that the board proposes an opening date more than ten days before the first Monday in September.

4. If any local district violates the provisions of this section, the department of elementary and secondary education shall withhold an amount equal to one quarter of the state funding the district generated under section 163.031 for each date the district was in violation of this section.

5. The provisions of subsections 2 to 4 of this section shall not apply to school districts in which school is in session for twelve months of each calendar year.

6. The state board of education may grant an exemption from this section to a school district that demonstrates highly unusual and extenuating circumstances justifying exemption from the provisions of subsections 2 to 4 of this section. Any exemption granted by the state board of education shall be valid for one academic year only.

7. No school day for schools with a five-day school week shall be longer than seven hours except for:

(1) Vocational schools which may adopt an eight-hour day in a metropolitan school district and a school district in a first class county adjacent to a city not within a county, and any school that adopts a four-day

school week in accordance with section 171.029; and

(2) A school district that increases the length of the school day or the number of required hours by following the procedure established in subsection 8 of this section.

8. The school board of any district in this state that has been classified as unaccredited or provisionally accredited by the state board of education or that is accredited but has a three-year average annual performance report score consistent with a classification of unaccredited or provisionally accredited may increase the length of the school day upon adoption of a resolution by a majority vote to authorize such action. Such a school district may also increase the annual hours of instruction above the required number of hours in subsection 1 of this section by the adoption of a resolution by a majority vote to authorize such action.

9. (1) There is hereby created in the state treasury the “Extended Learning Time Fund”. The fund shall consist of any moneys that may be appropriated by the general assembly from general revenue to such fund, any moneys paid into the state treasury and required by law to be credited to such fund, and any gifts, bequests, or public or private donations to such fund.

(2) The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of subsection 8 of this section.

(3) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(4) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

177.015. 1. Each district that owns a building that is not occupied shall, by March fifteenth annually, prepare a public document listing the status of each district-owned building that is not occupied. The document shall include the address of each building and the amount of money the district spends annually on the building including, but not limited to, a separate accounting for repairs, maintenance, utilities, and insurance. The document shall include an estimate of the fair market value of each building. The district shall post this information on its internet website and make the document available to each district taxpayer.

2. For purposes of this section, the term “occupied” means a district-owned building used for the education of children between the ages of four and twenty-one for at least three hours a day for a school term.

7. (1) In fiscal years 2018 and 2019, in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants that contains all or any portion of a school district that has been designated as unaccredited or provisionally accredited by the state board of education, up to five percent of the community children’s services fund’s yearly revenues, based on the total dollar amount needed to provide services as determined by a needs assessment, shall be devoted to a grant program that delivers services directly to schools in such districts according to the procedure in this subsection. The president of the school board shall notify the board of directors within five

business days after such designation. The board shall, in its budget process for the following fiscal year, ensure that the total amount of funds needed to provide services based on the needs assessment is allocated according to this subsection, not to exceed five percent of the fund's yearly revenues. If the total amount of funds needed to provide such services exceeds five percent of the fund's yearly revenues, the funds shall be distributed in an order based on the greatest need for each district. Any moneys distributed from the fund to a district shall be subject to an annual audit.

(2) The board shall undertake a needs assessment for any such school district within ninety days after receipt of the notice under this subsection. The needs assessment shall be used as a basis for comprehensive mental health wraparound services delivery for which the board shall contract as provided under subsection 3 of this section.

(3) The board shall appoint one of its members to a direct school service coordinating committee, which is hereby created. The board may appoint an additional one of its members to serve as an ex officio member. The board shall appoint a social worker to the committee. The school board of each affected district shall appoint two parents with a child enrolled in a public school in the district based on school district identification numbers from the department of elementary and secondary education, rotating year to year from highest number to lowest number. The school board of each affected district shall appoint a school services staff member. The superintendent of each affected district shall serve on the committee. An additional member from each affected district may be appointed to serve as an ex officio member.

(4) The direct school service coordinating committee shall provide recommendations and oversight to the program of contracted services under this subsection.

(5) If an additional district becomes unaccredited or provisionally accredited in the service area of the children's services fund, the general assembly shall review the percentage of revenue dedicated to the grant program for a possible increase.

(6) The provisions of this subsection shall terminate on June 30, 2019.

Section 1. If any provision of this act, or the application thereof to anyone or to any circumstances is held invalid, the remainder of the provisions of this act and the application of such provisions to others or other circumstances shall not be affected thereby.

Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted.

Senator Sifton offered SSA 1 for SA 1:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 313, Page 8, Section

135.719, Line 23, by inserting after all of said line the following:

“160.011. As used in chapters 160, 161, 162, 163, 164, 165, 167, 168, 170, 171, 177 and 178, the following terms mean:

(1) “District” or “school district”, when used alone, may include seven-director, urban, and metropolitan school districts;

(2) “Elementary school”, a public school giving instruction in a grade or grades not higher than the eighth grade;

(3) “Family literacy programs”, services of sufficient intensity in terms of hours, and of sufficient duration, to make sustainable changes in families that include:

(a) Interactive literacy activities between parents and their children;

(b) Training of parents regarding how to be the primary teacher of their children and full partners in the education of their children;

(c) Parent literacy training that leads to high school completion and economic self sufficiency; and

(d) An age-appropriate education to prepare children of all ages for success in school;

(4) “Graduation rate”, the [quotient of the number of graduates in the current year as of June thirtieth divided by the sum of the number of graduates in the current year as of June thirtieth plus the number of twelfth graders who dropped out in the current year plus the number of eleventh graders who dropped out in the preceding year plus the number of tenth graders who dropped out in the second preceding year plus the number of ninth graders who dropped out in the third preceding year] **graduation rate determined by the annual performance report required by the Missouri school improvement program**;

(5) “High school”, a public school giving instruction in a grade or grades not lower than the ninth nor higher than the twelfth grade;

(6) “Metropolitan school district”, any school district the boundaries of which are coterminous with the limits of any city which is not within a county;

(7) “Public school” includes all elementary and high schools operated at public expense;

(8) “School board”, the board of education having general control of the property and affairs of any school district;

(9) “School term”, a minimum of one hundred seventy-four school days, as that term is defined in section 160.041, for schools with a five-day school week or a minimum of one hundred forty-two school days, as that term is defined in section 160.041, for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance as scheduled by the board pursuant to section 171.031 during a twelve-month period in which the academic instruction of pupils is actually and regularly carried on for a group of students in the public schools of any school district. A school term may be within a school year or may consist of parts of two consecutive school years, but does not include summer school. A district may choose to operate two or more terms for different groups of children. A school term for students participating in a school flex program as established in section 160.539 may consist of a combination of actual pupil attendance and attendance at college or technical career education or approved employment

aligned with the student's career academic plan for a total of one thousand forty-four hours;

(10) "Secretary", the secretary of the board of a school district;

(11) "Seven-director district", any school district which has seven directors and includes urban districts regardless of the number of directors an urban district may have unless otherwise provided by law;

(12) "Taxpayer", any individual who has paid taxes to the state or any subdivision thereof within the immediately preceding twelve-month period or the spouse of such individual;

(13) "Town", any town or village, whether or not incorporated, the plat of which has been filed in the office of the recorder of deeds of the county in which it is situated;

(14) "Urban school district", any district which includes more than half of the population or land area of any city which has not less than seventy thousand inhabitants, other than a city which is not within a county.

160.400. 1. A charter school is an independent public school.

2. Except as further provided in subsection 4 of this section, charter schools may be operated only:

(1) In a metropolitan school district;

(2) In an urban school district containing most or all of a city with a population greater than three hundred fifty thousand inhabitants;

(3) In a school district that has been classified as unaccredited by the state board of education;

(4) In a school district that has been classified as provisionally accredited by the state board of education [and has received scores on its annual performance report consistent with a classification of provisionally accredited or unaccredited for three consecutive school years beginning with the 2012-13 accreditation year under the following conditions:

(a) The eligibility for charter schools of any school district whose provisional accreditation is based in whole or in part on financial stress as defined in sections 161.520 to 161.529, or on financial hardship as defined by rule of the state board of education, shall be decided by a vote of the state board of education during the third consecutive school year after the designation of provisional accreditation; and

(b) The sponsor is limited to the local school board or a sponsor who has met the standards of accountability and performance as determined by the department based on sections 160.400 to 160.425 and section 167.349 and properly promulgated rules of the department]; [or]

(5) In a school district that has been accredited without provisions, sponsored only by the local school board; provided that no board with a current year enrollment of one thousand five hundred fifty students or greater shall permit more than thirty-five percent of its student enrollment to enroll in charter schools sponsored by the local board under the authority of this subdivision, except that this restriction shall not apply to any school district that subsequently becomes eligible under subdivision (3) or (4) of this subsection or to any district accredited without provisions that sponsors charter schools prior to having a current year student enrollment of one thousand five hundred fifty students or greater.

3. Except as further provided in subsection 4 of this section, the following entities are eligible to sponsor charter schools:

(1) The school board of the district in any district which is sponsoring a charter school as of August 27, 2012, as permitted under subdivision (1) or (2) of subsection 2 of this section, the special administrative board of a metropolitan school district during any time in which powers granted to the district's board of education are vested in a special administrative board, or if the state board of education appoints a special administrative board to retain the authority granted to the board of education of an urban school district containing most or all of a city with a population greater than three hundred fifty thousand inhabitants, the special administrative board of such school district;

(2) A public four-year college or university with an approved teacher education program that meets regional or national standards of accreditation;

(3) A community college, the service area of which encompasses some portion of the district;

(4) Any private four-year college or university with an enrollment of at least one thousand students, with its primary campus in Missouri, and with an approved teacher preparation program;

(5) Any two-year private vocational or technical school designated as a 501(c)(3) nonprofit organization under the Internal Revenue Code of 1986, as amended, and accredited by the Higher Learning Commission, with its primary campus in Missouri;

(6) The Missouri charter public school commission created in section 160.425.

4. [Changes in a school district's accreditation status that affect charter schools shall be addressed as follows, except for the districts described in subdivisions (1) and (2) of subsection 2 of this section:

(1) As a district transitions from unaccredited to provisionally accredited, the district shall continue to fall under the requirements for an unaccredited district until it achieves three consecutive full school years of provisional accreditation;

(2) As a district transitions from provisionally accredited to full accreditation, the district shall continue to fall under the requirements for a provisionally accredited district until it achieves three consecutive full school years of full accreditation;

(3)] (1) In any school district classified as unaccredited or provisionally accredited where a charter school is operating and is sponsored by an entity other than the local school board, when the school district becomes classified as accredited without provisions, a charter school may continue to be sponsored by the entity sponsoring it prior to the classification of accredited without provisions and shall not be limited to the local school board as a sponsor.

(2) A charter school operating in a school district identified in subdivision (1) or (2) of subsection 2 of this section may be sponsored by any of the entities identified in subsection 3 of this section, irrespective of the accreditation classification of the district in which it is located. A charter school in a district described in this subsection whose charter provides for the addition of grade levels in subsequent years may continue to add levels until the planned expansion is complete to the extent of grade levels in comparable schools of the district in which the charter school is operated.

5. The mayor of a city not within a county may request a sponsor under subdivision (2), (3), (4), (5), or (6) of subsection 3 of this section to consider sponsoring a "workplace charter school", which is defined for purposes of sections 160.400 to 160.425 as a charter school with the ability to target prospective students whose parent or parents are employed in a business district, as defined in the charter, which is located in

the city.

6. No sponsor shall receive from an applicant for a charter school any fee of any type for the consideration of a charter, nor may a sponsor condition its consideration of a charter on the promise of future payment of any kind.

7. The charter school shall be organized as a Missouri nonprofit corporation incorporated pursuant to chapter 355. The charter provided for herein shall constitute a contract between the sponsor and the charter school.

8. As a nonprofit corporation incorporated pursuant to chapter 355, the charter school shall select the method for election of officers pursuant to section 355.326 based on the class of corporation selected. Meetings of the governing board of the charter school shall be subject to the provisions of sections 610.010 to 610.030.

9. A sponsor of a charter school, its agents and employees are not liable for any acts or omissions of a charter school that it sponsors, including acts or omissions relating to the charter submitted by the charter school, the operation of the charter school and the performance of the charter school.

10. A charter school may affiliate with a four-year college or university, including a private college or university, or a community college as otherwise specified in subsection 3 of this section when its charter is granted by a sponsor other than such college, university or community college. Affiliation status recognizes a relationship between the charter school and the college or university for purposes of teacher training and staff development, curriculum and assessment development, use of physical facilities owned by or rented on behalf of the college or university, and other similar purposes. A university, college or community college may not charge or accept a fee for affiliation status.

11. The expenses associated with sponsorship of charter schools shall be defrayed by the department of elementary and secondary education retaining one and five-tenths percent of the amount of state and local funding allocated to the charter school under section 160.415, not to exceed one hundred twenty-five thousand dollars, adjusted for inflation. The department of elementary and secondary education shall remit the retained funds for each charter school to the school's sponsor, provided the sponsor remains in good standing by fulfilling its sponsorship obligations under sections 160.400 to 160.425 and 167.349 with regard to each charter school it sponsors, including appropriate demonstration of the following:

(1) Expends no less than ninety percent of its charter school sponsorship funds in support of its charter school sponsorship program, or as a direct investment in the sponsored schools;

(2) Maintains a comprehensive application process that follows fair procedures and rigorous criteria and grants charters only to those developers who demonstrate strong capacity for establishing and operating a quality charter school;

(3) Negotiates contracts with charter schools that clearly articulate the rights and responsibilities of each party regarding school autonomy, expected outcomes, measures for evaluating success or failure, performance consequences based on the annual performance report, and other material terms;

(4) Conducts contract oversight that evaluates performance, monitors compliance, informs intervention and renewal decisions, and ensures autonomy provided under applicable law; and

(5) Designs and implements a transparent and rigorous process that uses comprehensive data to make

merit-based renewal decisions.

12. Sponsors receiving funds under subsection 11 of this section shall be required to submit annual reports to the joint committee on education demonstrating they are in compliance with subsection 17 of this section.

13. No university, college or community college shall grant a charter to a nonprofit corporation if an employee of the university, college or community college is a member of the corporation's board of directors.

14. No sponsor shall grant a charter under sections 160.400 to 160.425 and 167.349 without ensuring that a criminal background check and family care safety registry check are conducted for all members of the governing board of the charter schools or the incorporators of the charter school if initial directors are not named in the articles of incorporation, nor shall a sponsor renew a charter without ensuring a criminal background check and family care safety registry check are conducted for each member of the governing board of the charter school.

15. No member of the governing board of a charter school shall hold any office or employment from the board or the charter school while serving as a member, nor shall the member have any substantial interest, as defined in section 105.450, in any entity employed by or contracting with the board. No board member shall be an employee of a company that provides substantial services to the charter school. All members of the governing board of the charter school shall be considered decision-making public servants as defined in section 105.450 for the purposes of the financial disclosure requirements contained in sections 105.483, 105.485, 105.487, and 105.489.

16. A sponsor shall develop the policies and procedures for:

(1) The review of a charter school proposal including an application that provides sufficient information for rigorous evaluation of the proposed charter and provides clear documentation that the education program and academic program are aligned with the state standards and grade-level expectations, and provides clear documentation of effective governance and management structures, and a sustainable operational plan;

(2) The granting of a charter;

(3) The performance contract that the sponsor will use to evaluate the performance of charter schools. Charter schools shall meet current state academic performance standards as well as other standards agreed upon by the sponsor and the charter school in the performance contract;

(4) The sponsor's intervention, renewal, and revocation policies, including the conditions under which the charter sponsor may intervene in the operation of the charter school, along with actions and consequences that may ensue, and the conditions for renewal of the charter at the end of the term, consistent with subsections 8 and 9 of section 160.405;

(5) Additional criteria that the sponsor will use for ongoing oversight of the charter; and

(6) Procedures to be implemented if a charter school should close, consistent with the provisions of subdivision (15) of subsection 1 of section 160.405.

The department shall provide guidance to sponsors in developing such policies and procedures.

17. (1) A sponsor shall provide timely submission to the state board of education of all data necessary to demonstrate that the sponsor is in material compliance with all requirements of sections 160.400 to 160.425 and section 167.349. The state board of education shall ensure each sponsor is in compliance with all requirements under sections 160.400 to 160.425 and 167.349 for each charter school sponsored by any sponsor. The state board shall notify each sponsor of the standards for sponsorship of charter schools, delineating both what is mandated by statute and what best practices dictate. The state board shall evaluate sponsors to determine compliance with these standards every three years. The evaluation shall include a sponsor's policies and procedures in the areas of charter application approval; required charter agreement terms and content; sponsor performance evaluation and compliance monitoring; and charter renewal, intervention, and revocation decisions. Nothing shall preclude the department from undertaking an evaluation at any time for cause.

(2) If the department determines that a sponsor is in material noncompliance with its sponsorship duties, the sponsor shall be notified and given reasonable time for remediation. If remediation does not address the compliance issues identified by the department, the commissioner of education shall conduct a public hearing and thereafter provide notice to the charter sponsor of corrective action that will be recommended to the state board of education. Corrective action by the department may include withholding the sponsor's funding and suspending the sponsor's authority to sponsor a school that it currently sponsors or to sponsor any additional school until the sponsor is reauthorized by the state board of education under section 160.403.

(3) The charter sponsor may, within thirty days of receipt of the notice of the commissioner's recommendation, provide a written statement and other documentation to show cause as to why that action should not be taken. Final determination of corrective action shall be determined by the state board of education based upon a review of the documentation submitted to the department and the charter sponsor.

(4) If the state board removes the authority to sponsor a currently operating charter school under any provision of law, the Missouri charter public school commission shall become the sponsor of the school.

18. If a sponsor notifies a charter school of closure under subsection 8 of section 160.405, the department of elementary and secondary education shall exercise its financial withholding authority under subsection 12 of section 160.415 to assure all obligations of the charter school shall be met. The state, charter sponsor, or resident district shall not be liable for any outstanding liability or obligations of the charter school.

160.410. 1. A charter school shall enroll:

(1) All pupils resident in the district in which it operates;

(2) Nonresident pupils eligible to attend a district's school under an urban voluntary transfer program;

(3) Nonresident pupils who transfer from an unaccredited district under section 167.131, provided that the charter school is an approved charter school, as defined in section 167.131, and subject to all other provisions of section 167.131;

(4) Nonresident pupils who are residents of Missouri and have at least one parent employed by the charter school at which the nonresident pupil is seeking enrollment unless the pupil's enrollment will cause a resident student to be denied enrollment;

(5) Nonresident pupils from the same or an adjoining county who were enrolled in and attended

an unaccredited school for at least one semester immediately prior to requesting the transfer and who were unable to transfer to an accredited school within their district of residence as provided in section 167.826, provided the school is an approved charter school, as defined in section 167.848, and subject to all other provisions of section 167.826;

(6) In the case of a charter school whose mission includes student drop-out prevention or recovery, any nonresident pupil from the same or an adjacent county who resides in a residential care facility, a transitional living group home, or an independent living program whose last school of enrollment is in the school district where the charter school is established, who submits a timely application; and

[(5)] (7) In the case of a workplace charter school, any student eligible to attend under subdivision (1) or (2) of this subsection whose parent is employed in the business district, who submits a timely application, unless the number of applications exceeds the capacity of a program, class, grade level or building. The configuration of a business district shall be set forth in the charter and shall not be construed to create an undue advantage for a single employer or small number of employers.

2. If capacity is insufficient to enroll all pupils who submit a timely application, the charter school shall have an admissions process that assures all applicants of an equal chance of gaining admission and does not discriminate based on parents' ability to pay fees or tuition except that:

(1) A charter school may establish a geographical area around the school whose residents will receive a preference for enrolling in the school, provided that such preferences do not result in the establishment of racially or socioeconomically isolated schools and provided such preferences conform to policies and guidelines established by the state board of education;

(2) A charter school may also give a preference for admission of children whose siblings attend the school [or], **for admission of children resident in the district in which it operates and** whose parents are employed at the school, or, in the case of a workplace charter school, **for admission of** a child whose parent is employed in the business district or at the business site of such school; and

(3) Charter alternative and special purpose schools may also give a preference for admission to high-risk students, as defined in subdivision (5) of subsection 2 of section 160.405, when the school targets these students through its proposed mission, curriculum, teaching methods, and services.

3. A charter school shall not limit admission based on race, ethnicity, national origin, disability, income level, proficiency in the English language or athletic ability, but may limit admission to pupils within a given age group or grade level. Charter schools may limit admission based on gender only when the school is a single-gender school. Students of a charter school who have been enrolled for a full academic year shall be counted in the performance of the charter school on the statewide assessments in that calendar year, unless otherwise exempted as English language learners. For purposes of this subsection, "full academic year" means the last Wednesday in September through the administration of the Missouri assessment program test without transferring out of the school and re-enrolling.

4. A charter school shall make available for public inspection, and provide upon request, to the parent, guardian, or other custodian of any school-age pupil resident in the district in which the school is located the following information:

(1) The school's charter;

(2) The school's most recent annual report card published according to section 160.522;

(3) The results of background checks on the charter school's board members; and

(4) If a charter school is operated by a management company, a copy of the written contract between the governing board of the charter school and the educational management organization or the charter management organization for services. The charter school may charge reasonable fees, not to exceed the rate specified in section 610.026 for furnishing copies of documents under this subsection.

5. When a student attending a charter school who is a resident of the school district in which the charter school is located moves out of the boundaries of such school district, the student may complete the current semester and shall be considered a resident student. The student's parent or legal guardian shall be responsible for the student's transportation to and from the charter school.

6. If a change in school district boundary lines occurs under section 162.223, 162.431, 162.441, or 162.451, or by action of the state board of education under section 162.081, including attachment of a school district's territory to another district or dissolution, such that a student attending a charter school prior to such change no longer resides in a school district in which the charter school is located, then the student may complete the current academic year at the charter school. The student shall be considered a resident student. The student's parent or legal guardian shall be responsible for the student's transportation to and from the charter school.

7. The provisions of sections 167.018 and 167.019 concerning foster children's educational rights are applicable to charter schools.

160.415. 1. For the purposes of calculation and distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the names, addresses, and eligibility for free and reduced price lunch, special education, or limited English proficiency status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state department of elementary and secondary education. Each charter school shall promptly notify the state department of elementary and secondary education and the pupil's school district when a student discontinues enrollment at a charter school.

2. Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

(2) The district of residence of a pupil attending a charter school shall also pay to the charter school any other federal or state aid that the district receives on account of such child.

(3) If the department overpays or underpays the amount due to the charter school, such overpayment

or underpayment shall be repaid by the public charter school or credited to the public charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

3. A workplace charter school shall receive payment for each eligible pupil as provided under subsection 2 of this section, except that if the student is not a resident of the district and is participating in a voluntary interdistrict transfer program, the payment for such pupils shall be the same as provided under section 162.1060.

4. A charter school that has declared itself as a local educational agency shall receive from the department of elementary and secondary education an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of elementary and secondary education shall, upon notice of the declaration, reduce the payment made to the school district by the amount specified in this subsection and pay directly to the charter school the annual amount reduced from the school district's payment.

5. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize payment to the charter school of the amount due pursuant to subsection 2 of this section and shall deduct the same amount from the next state school aid apportionment to the owing school district. If a charter school is paid more or less than the amounts due pursuant to this section, the amount of overpayment or underpayment shall be adjusted equally in the next twelve payments by the school district or the department of elementary and secondary education, as appropriate. Any dispute between the school district and a charter school as to the amount owing to the charter school shall be resolved by the department of elementary and secondary education, and the department's decision shall be the final administrative action for the purposes of review pursuant to chapter 536. During the period of dispute, the department of elementary and secondary education shall make every administrative and statutory effort to allow the continued education of children in their current public charter school setting.

6. For purposes of calculation and distribution of state school aid to charter schools under this section, a charter school's weighted average daily attendance shall include any nonresident pupil who is a resident of Missouri, who attends the charter school, and whose parent is employed at the charter school.

7. The charter school and a local school board may agree by contract for services to be provided by the school district to the charter school. The charter school may contract with any other entity for services. Such services may include but are not limited to food service, custodial service, maintenance, management assistance, curriculum assistance, media services and libraries and shall be subject to negotiation between

the charter school and the local school board or other entity. Documented actual costs of such services shall be paid for by the charter school.

[7.] **8.** In the case of a proposed charter school that intends to contract with an education service provider for substantial educational services or management services, the request for proposals shall additionally require the charter school applicant to:

(1) Provide evidence of the education service provider's success in serving student populations similar to the targeted population, including demonstrated academic achievement as well as successful management of nonacademic school functions, if applicable;

(2) Provide a term sheet setting forth the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff, and the service provider; scope of services and resources to be provided by the service provider; performance evaluation measures and time lines; compensation structure, including clear identification of all fees to be paid to the service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination of the contract;

(3) Disclose any known conflicts of interest between the school governing board and proposed service provider or any affiliated business entities;

(4) Disclose and explain any termination or nonrenewal of contracts for equivalent services for any other charter school in the United States within the past five years;

(5) Ensure that the legal counsel for the charter school shall report directly to the charter school's governing board; and

(6) Provide a process to ensure that the expenditures that the education service provider intends to bill to the charter school shall receive prior approval of the governing board or its designee.

[8.] **9.** A charter school may enter into contracts with community partnerships and state agencies acting in collaboration with such partnerships that provide services to children and their families linked to the school.

[9.] **10.** A charter school shall be eligible for transportation state aid pursuant to section 163.161 and shall be free to contract with the local district, or any other entity, for the provision of transportation to the students of the charter school.

[10.] **11.** (1) The proportionate share of state and federal resources generated by students with disabilities or staff serving them shall be paid in full to charter schools enrolling those students by their school district where such enrollment is through a contract for services described in this section. The proportionate share of money generated under other federal or state categorical aid programs shall be directed to charter schools serving such students eligible for that aid.

(2) A charter school shall provide the special services provided pursuant to section 162.705 and may provide the special services pursuant to a contract with a school district or any provider of such services.

[11.] **12.** A charter school may not charge tuition or impose fees that a school district is prohibited from charging or imposing, except that a charter school may receive tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in

section 167.131, from an unaccredited district.

[12.] **13.** A charter school is authorized to incur debt in anticipation of receipt of funds. A charter school may also borrow to finance facilities and other capital items. A school district may incur bonded indebtedness or take other measures to provide for physical facilities and other capital items for charter schools that it sponsors or contracts with. Except as otherwise specifically provided in sections 160.400 to 160.425, upon the dissolution of a charter school, any liabilities of the corporation will be satisfied through the procedures of chapter 355. A charter school shall satisfy all its financial obligations within twelve months of notice from the sponsor of the charter school's closure under subsection 8 of section 160.405. After satisfaction of all its financial obligations, a charter school shall return any remaining state and federal funds to the department of elementary and secondary education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary and secondary education may withhold funding at a level the department determines to be adequate during a school's last year of operation until the department determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied.

[13.] **14.** Charter schools shall not have the power to acquire property by eminent domain.

[14.] **15.** The governing body of a charter school is authorized to accept grants, gifts or donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or donation may not be accepted by the governing body if it is subject to any condition contrary to law applicable to the charter school or other public schools, or contrary to the terms of the charter.

160.425. 1. The "Missouri Charter Public School Commission" is hereby created with the authority to sponsor high quality charter schools throughout the state of Missouri **as specified in section 160.400.**

2. The commission shall consist of nine members appointed by the governor, by and with the advice and consent of the senate. No more than five of the members shall be of the same political party. No more than two members shall be from the same congressional district. The term of office of each member shall be four years, except those of the members first appointed, of which three shall be appointed for a term of one year, two for a term of two years, two for a term of three years, and two for a term of four years. At the expiration of the term of each member, the governor, by and with the advice and consent of the senate, shall appoint a successor.

3. The appointees to the commission shall be selected as follows:

(1) One member selected by the governor from a slate of three recommended by the commissioner of education;

(2) One member selected by the governor from a slate of three recommended by the commissioner of higher education;

(3) One member selected by the governor from a slate of three recommended by the president pro tempore of the senate;

(4) One member selected by the governor from a slate of three recommended by the speaker of the house of representatives; and

(5) Five additional members appointed by the governor, one of whom shall be selected from a slate of three nominees recommended by the Missouri School Boards Association.

4. Members appointed to the commission shall collectively possess strong experience and expertise in governance, management and finance, school leadership, assessment, curriculum and instruction, and education law. All members of the commission shall have demonstrated understanding of and commitment to charter schooling as a strategy for strengthening public education.

5. The commission shall annually elect a chairperson and vice chairperson, who shall act as chairperson in his or her absence. The commission shall meet at the call of the chairperson. The chairperson may call meetings at such times as he or she deems advisable and shall call a meeting when requested to do so by three or more members of the commission. Members of the commission are not eligible to receive compensation.

6. The commission may approve proposed charters for its sponsorship under sections 160.400 to 160.425 and shall:

(1) Comply with all of the requirements applicable to sponsors under sections 160.400 to 160.425;

(2) Exercise sponsorship over charters approved by the commission under sections 160.400 to 160.425, including receipt of sponsorship funding under subsection 11 of section 160.400.

7. Charter schools sponsored by the commission shall comply with all of the requirements applicable to charter schools under sections 160.400 to 160.425.

8. The commission shall conduct its business in accordance with chapter 610.

9. The department of elementary and secondary education shall provide start-up funding for the commission to operate. The commission shall reimburse the department's costs from any funds it receives as sponsor under section 160.400.

10. The commission is authorized to receive and expend gifts, grants, and donations of any kind from any public or private entity to carry out the purposes of sections 160.400 to 160.425, subject to the terms and conditions under which they are given, provided that all such terms and conditions are permissible under law.

11. The commission may employ staff including, but not limited to, an executive director as needed to carry out its duties. The commission may establish personnel, payroll, benefit, and other such systems as needed and may provide death and disability benefits. Commission employees shall be considered state employees for the purposes of membership in the Missouri state employees' retirement system and the Missouri consolidated health care plan. Compensation paid by the commission shall constitute pay from a state department for purposes of accruing benefits under the Missouri state employees' retirement system.

12. There is hereby created in the state treasury the "Missouri Charter Public School Commission Revolving Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the Missouri charter public school commission for purposes of sections 160.400 to 160.425 and section 167.349. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are

invested. Any interest and moneys earned on such investments shall be credited to the fund.

161.084. When classifying the public schools of the state under section 161.092, if there is no state board of education member who is a resident of the congressional district in which such school district under consideration is located, the state board of education shall assign such school district a classification designation of unaccredited or change a district's classification designation from accredited to provisionally accredited only after notifying the governor of its intent to change the classification of the district. The governor shall make the appointment under section 161.052 within thirty days of notification.

161.087. 1. When assigning classification designations to school districts pursuant to its authority to classify the public schools of the state under section 161.092, the state board of education shall use only the following classification designations:

- (1) Unaccredited;
- (2) Provisionally accredited;
- (3) Accredited; and
- (4) Accredited with distinction.

2. The state board of education shall develop and implement a process to provide assistance teams to borderline districts, as defined in section 167.848, as determined by the department of elementary and secondary education and to underperforming districts, as defined in section 167.848, upon assignment of a classification designation of unaccredited or provisionally accredited or determination made by the state board of education. The composition and size of the team may vary, based on academic, demographic, and financial circumstances of the district, but in no case will the team have fewer than ten members, two of whom shall be active classroom teachers in the district, two of whom shall be principals, and one of whom shall be a parent of a student in the district. The department staff member assigned to the region in which the district is located may be included in the assistance team's activities but shall not be formally assigned to the team. The team shall provide recommendations for improvement based on the needs of the community and the district and analysis of, at a minimum, the assessment data, classroom practices, and communication processes within attendance centers, within the district, and with the larger community. Separate teams may be used to provide analysis and recommendations at the discretion of the state board. Beginning with school year 2017-18, the team shall provide its recommendations no later than June 30, 2018, for underperforming districts and borderline districts. The state board shall prioritize the assignment of teams so that the districts with the lower annual performance report scores are addressed first. The assistance team's suggestions for improvement shall be mandatory for underperforming districts but shall not be mandatory for borderline districts. If an underperforming district disagrees with any suggestion of the assistance team, the district shall propose a different method of accomplishing the goal of the assistance team's suggestion and the state board of education shall be the final arbiter of the matter.

161.238. 1. Notwithstanding any provision of chapter 536 and subdivisions (9) and (14) of section 161.092 to the contrary, the state board of education shall adopt a policy to classify individual attendance centers. Attendance centers that do not offer classes above the second grade level are

exempt from classification under this subsection. The policy shall require that an attendance center's classification be based solely on a three-year average of the attendance center's annual performance report scores using the three most recent years. The state board shall assign a classification consistent with such three-year average score. The state board shall implement such policy and:

(1) Within forty-five days of the effective date of this section, for each district that is classified as unaccredited by the state board of education at that time, classify each of the unaccredited district's attendance centers separately from the district as a whole using the classification designations provided in section 161.087; and

(2) Within ninety days of the effective date of this section, for each district that is classified as provisionally accredited by the state board of education at that time, classify each of the provisionally accredited district's attendance centers separately from the district as a whole using the classification designations provided in section 161.087.

2. The classifications assigned by the state board under subsection 1 of this section shall become effective immediately and shall remain in effect until the state board develops, adopts, and implements the system of classification described in subsection 3 of this section. At such time, the state board shall classify attendance centers based on the system of classification described in subsection 3 of this section.

3. By January 1, 2018, the state board of education shall, through administrative rule, develop a system of classification that accredits attendance centers within a district separately from the district as a whole using the classification designations provided in section 161.087. The state board of education's system shall not assign classification designations to attendance centers that do not offer classes above the second grade level. When the state board adopts its system, it shall assign a classification designation to each attendance center, except for those attendance centers that do not offer classes above the second grade level. The state board of education may assign classification numbers outside the range of numbers assigned to high schools, middle schools, junior high schools, or elementary schools as classification designations for attendance centers that are exempt from the accreditation classification system. Public separate special education schools within a special school district and within a school district are exempted from the accreditation requirements of this section and section 161.087. While not applicable for the purpose of accreditation, a special school district shall continue to report all scores on its annual performance report to the department of elementary and secondary education for all its schools. Juvenile detention centers within a special school district are also exempted from the accreditation standards of this section and section 161.087.

4. Upon adoption of the classification system described in subsection 3 of this section, the state board may change any classification it has assigned to an attendance center under subsection 1 of this section.

5. An attendance center that does not offer classes above the second grade level shall be exempt from any requirements related to statewide assessments.

6. Notwithstanding the provisions of subdivision (9) of section 161.092, the rules and regulations promulgated under this section shall be effective thirty days after publication in the code of state regulations as provided in section 536.021 and shall not be subject to the two-year delay contained in subdivision (9) of section 161.092.

7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

161.950. 1. The provisions of sections 161.950 to 161.956 shall be known as the “Missouri Parent/Teacher Involvement Act”. The “Missouri Parent/Teacher Involvement Program” is hereby established for the purpose of providing grant awards to schools in which a majority of school staff, including administrators, teachers, counselors, and other support staff agree to develop and build trusting relationships between families and school staff, thereby increasing communication and accountability, with the goal of contributing to the academic and social success of pupils. The department of elementary and secondary education shall coordinate and administer the program. Priority for distribution of grant moneys under the program established under sections 161.950 to 161.956 shall be given to districts with Missouri assessment program scores in the lowest twentieth percentile.

2. Schools serving grades K-12 within the state shall operate parent/teacher involvement programs that meet the following requirements:

(1) At least fifty percent of the staff employed at the school site shall voluntarily agree to participate in either periodic visits to the homes of pupils or in community meetings that are held at times and locations convenient to parents and legal guardians;

(2) Prior to the commencement of home visits, a school shall establish a compact in which parents and legal guardians agree to participate in periodic home visits or community meetings;

(3) A teacher who participates in the program shall receive training in strategies for communicating effectively with parents and legal guardians and in conducting periodic home visits or community meetings. These strategies may include providing parents and legal guardians with guidance on how to reinforce educational objectives with their children at home;

(4) Teachers, administrators, counselors, and other support staff shall be compensated for their participation in home visits or community meetings at an hourly rate no less than the hourly rate derived from their regular base salary;

(5) All home visits and community meetings under the program shall be conducted by a pair or team that includes at least one staff member and, in the case of schools maintaining K-5, the classroom teacher of the pupil.

3. For purposes of subsection 2 of this section, “community meetings” means periodic public meetings between the teacher and the parent or legal guardian held by schools for the purpose of strengthening communication between the schools and parents and legal guardians for the improvement of pupil academic achievement.

161.950. 1. The provisions of sections 161.950 to 161.956 shall be known as the “Missouri Parent/Teacher Involvement Act”. The “Missouri Parent/Teacher Involvement Program” is hereby

established for the purpose of providing grant awards to schools in which a majority of school staff, including administrators, teachers, counselors, and other support staff agree to develop and build trusting relationships between families and school staff, thereby increasing communication and accountability, with the goal of contributing to the academic and social success of pupils. The department of elementary and secondary education shall coordinate and administer the program. Priority for distribution of grant moneys under the program established under sections 161.950 to 161.956 shall be given to districts with Missouri assessment program scores in the lowest twentieth percentile.

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(1) At least fifty percent of the staff employed at the school site shall voluntarily agree to participate in either periodic visits to the homes of pupils or in community meetings that are held at times and locations convenient to parents and legal guardians;

(2) Prior to the commencement of home visits, a school shall establish a compact in which parents and legal guardians agree to participate in periodic home visits or community meetings;

(3) A teacher who participates in the program shall receive training in strategies for communicating effectively with parents and legal guardians and in conducting periodic home visits or community meetings. These strategies may include providing parents and legal guardians with guidance on how to reinforce educational objectives with their children at home;

(4) Teachers, administrators, counselors, and other support staff shall be compensated for their participation in home visits or community meetings at an hourly rate no less than the hourly rate derived from their regular base salary;

(5) All home visits and community meetings under the program shall be conducted by a pair or team that includes at least one staff member and, in the case of schools maintaining K-5, the classroom teacher of the pupil.

3. For purposes of subsection 2 of this section, “community meetings” means periodic public meetings between the teacher and the parent or legal guardian held by schools for the purpose of strengthening communication between the schools and parents and legal guardians for the improvement of pupil academic achievement.

161.952. 1. Beginning with school year 2017-18, each school board shall adopt a policy on parental involvement in the schools of the district. The policy shall be designed to build consistent and effective communication between the parents and guardians of pupils enrolled in the district and the teachers and administrators assigned to the schools the pupils attend. The policy shall provide the opportunity for parents and guardians to be actively involved in the pupil’s education and to be informed of the following:

(1) The importance of the involvement of parents and guardians in directly affecting the success of their children’s educational efforts;

(2) How and when to assist their children or foster children in and support their children’s or foster children’s classroom learning activities;

(3) Techniques, strategies, and skills to use at home to improve their children’s academic success and to support their children’s academic efforts at school and their children’s development as future responsible adult members of society.

2. The state board of education shall adopt recommendations for the development of parental involvement policies under this section.

161.954. 1. There is hereby created in the state treasury the “Missouri Parent/Teacher Involvement Program Fund”, which shall consist of money appropriated for the program established under section 161.950. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, money in the fund shall be used solely for the administration of sections 161.950 to 161.956.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

161.956. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under sections 161.950 to 161.956 shall automatically sunset six years after the effective date of sections 161.950 to 161.956 unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under sections 161.950 to 161.956 shall automatically sunset twelve years after the effective date of the reauthorization of sections 161.950 to 161.956; and

(3) Sections 161.950 to 161.956 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 161.950 to 161.956 is sunset.

161.1005. 1. By July 1, 2018, the department shall employ a dyslexia therapist, licensed psychometrist, licensed speech-language pathologist, certified academic language therapist, or certified training specialist to serve as the department’s dyslexia specialist. Such dyslexia specialist shall have a minimum of three years of field experience in screening, identifying, and treating dyslexia and related disorders.

2. The department shall ensure that the dyslexia specialist has completed training and received certification from a program approved by the legislative task force on dyslexia and is able to provide necessary information and support to school district teachers.

3. The dyslexia specialist shall:

(1) Be highly trained in dyslexia and related disorders, including best practice interventions and treatment models;

(2) Be responsible for the implementation of professional development; and

(3) Serve as the primary source of information and support for districts addressing the needs of students with dyslexia and related disorders.

4. In addition to the duties assigned under subsection 3 of this section, the dyslexia specialist shall also assist the department with developing and administering professional development programs to be made available to school districts no later than the 2018-19 school year. The programs shall focus on educating teachers regarding the indicators of dyslexia, the science surrounding teaching a student who is dyslexic, and classroom accommodations necessary for a student with dyslexia.

162.081. 1. Whenever any school district in this state fails or refuses in any school year to provide for the minimum school term required by section 163.021 or is classified unaccredited, the state board of education shall, upon a district's initial classification or reclassification as unaccredited:

(1) Review the governance of the district to establish the conditions under which the existing school board shall continue to govern; or

(2) Determine the date the district shall lapse and determine an alternative governing structure for the district.

2. If at the time any school district in this state shall be classified as unaccredited, the department of elementary and secondary education shall conduct at least two public hearings at a location in the unaccredited school district regarding the accreditation status of the school district. The hearings shall provide an opportunity to convene community resources that may be useful or necessary in supporting the school district as it attempts to return to accredited status, continues under revised governance, or plans for continuity of educational services and resources upon its attachment to a neighboring district. The department may request the attendance of stakeholders and district officials to review the district's plan to return to accredited status, if any; offer technical assistance; and facilitate and coordinate community resources. Such hearings shall be conducted at least twice annually for every year in which the district remains unaccredited or provisionally accredited.

3. Upon classification of a district as unaccredited, the state board of education may:

(1) Allow continued governance by the existing school district board of education under terms and conditions established by the state board of education; or

(2) Lapse the corporate organization of **all or part of** the unaccredited district and:

(a) Appoint a special administrative board for the operation of all or part of the district. **If a special administrative board is appointed for the operation of a part of a school district, the state board of education shall determine an equitable apportionment of state and federal aid for the part of the district, and the school district shall provide local revenue in proportion to the weighted average daily attendance of the part.** The number of members of the special administrative board shall not be less than five, the majority of whom shall be residents of the district. The members of the special administrative board shall reflect the population characteristics of the district and shall collectively possess strong experience in school governance, management and finance, and leadership. **The state board of education may appoint members of the district's elected school board to the special administrative board, but members of the elected school board shall not comprise more than forty-nine percent of the special administrative board's membership.** Within fourteen days after the appointment by the state board of education, the special administrative board shall organize by the election of a president, vice president, secretary and a

treasurer, with their duties and organization as enumerated in section 162.301. The special administrative board shall appoint a superintendent of schools to serve as the chief executive officer of the school district, **or a subset of schools**, and to have all powers and duties of any other general superintendent of schools in a seven-director school district. **Nothing in this section shall be construed to permit either the state board of education or a special administrative board to raise, in any way not specifically allowed by law, the tax levy of the district or any part of the district without a vote of the people.** Any special administrative board appointed under this section shall be responsible for the operation of the district **or part of the district** until such time that the district is classified by the state board of education as provisionally accredited for at least two successive academic years, after which time the state board of education may provide for a transition pursuant to section 162.083; or

(b) Determine an alternative governing structure for the district including, at a minimum:

a. A rationale for the decision to use an alternative form of governance and in the absence of the district's achievement of full accreditation, the state board of education shall review and recertify the alternative form of governance every three years;

b. A method for the residents of the district to provide public comment after a stated period of time or upon achievement of specified academic objectives;

c. Expectations for progress on academic achievement, which shall include an anticipated time line for the district to reach full accreditation; and

d. Annual reports to the general assembly and the governor on the progress towards accreditation of any district that has been declared unaccredited and is placed under an alternative form of governance, including a review of the effectiveness of the alternative governance; or

(c) Attach the territory of the lapsed district to another district or districts for school purposes; or

(d) Establish one or more school districts within the territory of the lapsed district, with a governance structure specified by the state board of education, with the option of permitting a district to remain intact for the purposes of assessing, collecting, and distributing property taxes, to be distributed equitably on a weighted average daily attendance basis, but to be divided for operational purposes, which shall take effect sixty days after the adjournment of the regular session of the general assembly next following the state board's decision unless a statute or concurrent resolution is enacted to nullify the state board's decision prior to such effective date.

4. If a district remains under continued governance by the school board under subdivision (1) of subsection 3 of this section and either has been unaccredited for three consecutive school years and failed to attain accredited status after the third school year or has been unaccredited for two consecutive school years and the state board of education determines its academic progress is not consistent with attaining accredited status after the third school year, then the state board of education shall proceed under subdivision (2) of subsection 3 of this section in the following school year.

5. A special administrative board **or any other form of governance** appointed under this section shall retain the authority granted to a board of education for the operation of the lapsed school district under the laws of the state in effect at the time of the lapse and may enter into contracts with accredited school districts or other education service providers in order to deliver high-quality educational programs to the residents of the district. If a student graduates while attending a school building in the district that is

operated under a contract with an accredited school district as specified under this subsection, the student shall receive his or her diploma from the accredited school district. The authority of the special administrative board **or any other form of governance appointed under this section** shall expire at the end of the third full school year following its appointment, unless extended by the state board of education. If the lapsed district is reassigned, the [special administrative board] **governing board prior to lapse** shall provide an accounting of all funds, assets and liabilities of the lapsed district and transfer such funds, assets, and liabilities of the lapsed district as determined by the state board of education. Neither the special administrative board **nor any other form of governance appointed under this section** nor its members or employees shall be deemed to be the state or a state agency for any purpose, including section 105.711, et seq. The state of Missouri, its agencies and employees shall be absolutely immune from liability for any and all acts or omissions relating to or in any way involving the lapsed district, [the] a special administrative board, **any other form of governance appointed under this section, [its] or the members or employees of the lapsed district, a special administrative board, or any other form of governance appointed under this section.** Such immunities, and immunity doctrines as exist or may hereafter exist benefitting boards of education, their members and their employees, shall be available to the special administrative board, **any other form of governance appointed under this section, [its] and the members and employees of the special administrative board or any other form of governance appointed under this section.**

6. Neither the special administrative board **nor any other form of governance appointed under this section** nor any district or other entity assigned territory, assets or funds from a lapsed district shall be considered a successor entity for the purpose of employment contracts, unemployment compensation payment pursuant to section 288.110, or any other purpose.

7. If additional teachers are needed by a district as a result of increased enrollment due to the annexation of territory of a lapsed or dissolved district, such district shall grant an employment interview to any permanent teacher of the lapsed or dissolved district upon the request of such permanent teacher.

8. In the event that a school district with an enrollment in excess of five thousand pupils lapses, no school district shall have all or any part of such lapsed school district attached without the approval of the board of the receiving school district.

9. If the state board of education reasonably believes that a school district is unlikely to provide for the minimum number of school hours required in a school term required by section 163.021 because of financial difficulty, the state board of education may, prior to the start of the school term:

(1) Allow continued governance by the existing district school board under terms and conditions established by the state board of education; or

(2) Lapse the corporate organization of the district and implement one of the options available under subdivision (2) of subsection 3 of this section.

10. The provisions of subsection 9 of this section shall not apply to any district solely on the basis of financial difficulty resulting from paying tuition and providing transportation for transfer students under sections 167.825 to 167.827.

162.1303. 1. For purposes of this section, “transient student” means any student who withdraws from one attendance center and enrolls in any other attendance center two or more times within two school years.

2. The department of elementary and secondary education shall annually calculate a transient student ratio for each attendance center, each charter school, and each local educational agency. The department shall annually calculate a transient student ratio for each school district based on the transient student ratios of all the attendance centers in such district. The department shall publish the transient student ratio of each district, each attendance center, each charter school, and each local educational agency on its website.

3. The department shall include, or cause to be included, in each district's school accountability report card the transient student ratio of the district and of each attendance center operated by the district.

4. The department shall include the transient student ratios of attendance centers, charter schools, and local educational agencies in their respective school accountability report cards.

5. The department shall publish the state's aggregate transient student ratio on its website.

6. A transient student ratio shall be calculated as the product of:

(1) One hundred; and

(2) The quotient of:

(a) The sum of the number of transient students and the number of students who withdrew from the district during the school year; and

(b) The sum of the number of students who enrolled in the district on or before the last Wednesday in September and the number of students who enrolled in the district after the last Wednesday of September.

7. Each school district, charter school, and local educational agency shall annually report to the department, by a date established by the department, any information and data required to comply with and perform the calculation required by the provisions of this section.

162.1305. 1. For purposes of this section, "transient student" means any student who withdraws from one attendance center and enrolls in any other attendance center two or more times within two school years.

2. In the first year of attendance in a district or charter school, a transient student's score on a statewide assessment shall not be included when calculating the status or progress scores on the district's or charter school's annual performance report scores. A transient student's growth score shall be weighted at one hundred percent.

3. In the second year of attendance, a transient student's score on a statewide assessment shall be weighted at thirty percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the transient student's growth score weighted at one hundred percent.

4. In the third year of attendance, a transient student's score on a statewide assessment shall be weighted at seventy percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the transient student's growth score weighted at one hundred percent.

5. In the fourth year of attendance and any subsequent years of attendance, a transient student's score on a statewide assessment shall be weighted at one hundred percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the transient student's growth score weighted at one hundred percent.

162.1310. If the state board of education classifies any district or attendance center as unaccredited, the district shall notify the parent or guardian of any student enrolled in the unaccredited district or unaccredited attendance center of the loss of accreditation within seven business days. The district shall also notify district taxpayers of the loss of accreditation within seven business days. The district's notice shall include an explanation of which students may be eligible to transfer, the transfer process under sections 167.825 to 167.827, and any services students may be entitled to receive. The district's notice shall be written in a clear, concise, and easy-to-understand manner. The district shall post the notice in a conspicuous and accessible place in each district attendance center. The district shall also send the notice to each municipality located within the boundaries of the district.

162.1313. The school board of any district that operates an underperforming school, as defined in section 167.848, shall adopt a policy regarding the availability of home visits by school personnel. Pursuant to such policy, the school may offer the parent or guardian of a student enrolled in any such school the opportunity to have one or more annual home visits. If the school decides to offer one or more annual home visits, the school shall offer an opportunity for each visit to occur at the attendance center or at a mutually agreeable site.

163.021. 1. A school district shall receive state aid for its education program only if it:

(1) Provides for a minimum of one hundred seventy-four days and one thousand forty-four hours of actual pupil attendance in a term scheduled by the board pursuant to section 160.041 for each pupil or group of pupils, except that the board shall provide a minimum of one hundred seventy-four days and five hundred twenty-two hours of actual pupil attendance in a term for kindergarten pupils. If any school is dismissed because of inclement weather after school has been in session for three hours, that day shall count as a school day including afternoon session kindergarten students. When the aggregate hours lost in a term due to inclement weather decreases the total hours of the school term below the required minimum number of hours by more than twelve hours for all-day students or six hours for one-half-day kindergarten students, all such hours below the minimum must be made up in one-half day or full day additions to the term, except as provided in section 171.033;

(2) Maintains adequate and accurate records of attendance, personnel and finances, as required by the state board of education, which shall include the preparation of a financial statement which shall be submitted to the state board of education the same as required by the provisions of section 165.111 for districts;

(3) Levies an operating levy for school purposes of not less than one dollar and twenty-five cents after all adjustments and reductions on each one hundred dollars assessed valuation of the district;

(4) Computes average daily attendance as defined in subdivision (2) of section 163.011 as modified by section 171.031. Whenever there has existed within the district an infectious disease, contagion, epidemic, plague or similar condition whereby the school attendance is substantially reduced for an extended period

in any school year, the apportionment of school funds and all other distribution of school moneys shall be made on the basis of the school year next preceding the year in which such condition existed; **and**

(5) Uses funds derived from the operating levy for school purposes to pay tuition remission for students who attend a nonsectarian private school under section 167.828 at any time that the district is classified as unaccredited by the state board of education.

2. For the 2006-07 school year and thereafter, no school district shall receive more state aid, as calculated under subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, unless it has an operating levy for school purposes, as determined pursuant to section 163.011, of not less than two dollars and seventy-five cents after all adjustments and reductions. Any district which is required, pursuant to Article X, Section 22 of the Missouri Constitution, to reduce its operating levy below the minimum tax rate otherwise required under this subsection shall not be construed to be in violation of this subsection for making such tax rate reduction. Pursuant to Section 10(c) of Article X of the state constitution, a school district may levy the operating levy for school purposes required by this subsection less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution if such rate does not exceed the highest tax rate in effect subsequent to the 1980 tax year. Nothing in this section shall be construed to mean that a school district is guaranteed to receive an amount not less than the amount the school district received per eligible pupil for the school year 1990-91. The provisions of this subsection shall not apply to any school district located in a county of the second classification which has a nuclear power plant located in such district or to any school district located in a county of the third classification which has an electric power generation unit with a rated generating capacity of more than one hundred fifty megawatts which is owned or operated or both by a rural electric cooperative except that such school districts may levy for current school purposes and capital projects an operating levy not to exceed two dollars and seventy-five cents less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution.

3. No school district shall receive more state aid, as calculated in section 163.031, for its education program, exclusive of categorical add-ons, than it received per eligible pupil for the school year 1993-94, if the state board of education determines that the district was not in compliance in the preceding school year with the requirements of section 163.172, until such time as the board determines that the district is again in compliance with the requirements of section 163.172.

4. No school district shall receive state aid, pursuant to section 163.031, if such district was not in compliance, during the preceding school year, with the requirement, established pursuant to section 160.530 to allocate revenue to the professional development committee of the district.

5. No school district shall receive more state aid, as calculated in subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, if the district did not comply in the preceding school year with the requirements of subsection 5 of section 163.031.

6. Any school district that levies an operating levy for school purposes that is less than the performance levy, as such term is defined in section 163.011, shall provide written notice to the department of elementary

and secondary education asserting that the district is providing an adequate education to the students of such district. If a school district asserts that it is not providing an adequate education to its students, such inadequacy shall be deemed to be a result of insufficient local effort. The provisions of this subsection shall not apply to any special district established under sections 162.815 to 162.940.”; and

Further amend said bill, Page 17, Section 166.720, Line 14, by inserting after all of said line the following:

“167.121. 1. If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his **or her** designee may assign the pupil to another district. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or **a parent or guardian residing in** a district that has [scored] **received an annual performance report score consistent with a state board of education classification of** either unaccredited or provisionally accredited[, or a combination thereof, on two consecutive annual performance reports] may enroll the parent’s or guardian’s child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil’s enrollment in the virtual school created in section 161.670 in determining the district’s average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil’s residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

167.127. If a school district contains a facility that serves neglected children or delinquent children residing in a court-ordered group home, an institution for neglected children, or an institution for delinquent children, the department of elementary and secondary education shall be prohibited from creating any report or publication related to the Missouri school improvement program, or any

successor program, in which data from the district's regularly enrolled pupils is aggregated with data from the children residing in such facilities, unless the department creates an annotation to such report or publication with the data collected only from the district's regularly enrolled pupils and an explanation of the effects of the data from the children enrolled in such facilities on the aggregate data of the district.

167.131. 1. The board of education of each district in this state that does not maintain [an accredited] **a high school** [pursuant to the authority of the state board of education to classify schools as established in section 161.092] **offering work through the twelfth grade** shall pay [the] tuition [of] **as calculated by the receiving district under subsection 2 of this section** and provide transportation consistent with the provisions of section 167.241 for each pupil resident therein **who has completed the work of the highest grade offered in the schools of the district and** who attends an accredited **public high** school in another district of the same or an adjoining county.

2. The rate of tuition to be charged by the district attended and paid by the sending district is the per pupil cost of maintaining the district's grade level grouping which includes the school attended. The rate of tuition to be charged by the approved charter school attended and paid by the sending district is the per pupil cost of maintaining the approved charter school's grade level grouping. For a district, the cost of maintaining a grade level grouping shall be determined by the board of education of the district but in no case shall it exceed all amounts spent for teachers' wages, incidental purposes, debt service, maintenance and replacements. For an approved charter school, the cost of maintaining a grade level grouping shall be determined by the approved charter school but in no case shall it exceed all amounts spent by the district in which the approved charter school is located for teachers' wages, incidental purposes, debt service, maintenance, and replacements. The term "debt service", as used in this section, means expenditures for the retirement of bonded indebtedness and expenditures for interest on bonded indebtedness. Per pupil cost of the grade level grouping shall be determined by dividing the cost of maintaining the grade level grouping by the average daily pupil attendance. If there is disagreement as to the amount of tuition to be paid, the facts shall be submitted to the state board of education, and its decision in the matter shall be final. Subject to the limitations of this section, each pupil shall be free to attend the public school of his or her choice.

3. For purposes of this section, "approved charter school" means a charter school that has existed for less than three years or a charter school with a three-year average score of seventy percent or higher on its annual performance report.

167.132. 1. For purposes of this section, the following terms mean:

(1) "Available receiving district", an accredited district able to receive transfer students under section 167.826;

(2) "Average per-pupil current expenditure", the average per-pupil current expenditure for a district as a whole as reported to the department of elementary and secondary education in its most recent school accountability report card under section 160.522;

(3) "Receiving approved charter school", an approved charter school, as defined in section 167.848, receiving transfer students under section 167.826;

(4) "Receiving district", a district receiving transfer students under section 167.826;

(5) "Sending district", a district from which students are transferring to an available receiving

district or an approved charter school, as allowed under section 167.826.

2. Notwithstanding any other provisions of law to the contrary, a receiving district or a receiving approved charter school may negotiate with a sending district to accept a reduced tuition rate for transfer students. The receiving district or receiving approved charter school may limit the number of transfer students accepted at the reduced tuition rate as calculated under subsection 3 of this section. If the receiving district or receiving approved charter school elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, such district or approved charter school shall receive students through the education authority based solely on the parent request and available seats.

3. In school year 2017-18 and subsequent years, if a sending district and a receiving district or receiving approved charter school have agreed upon a reduced tuition rate, such tuition shall be calculated as the product of:

(1) The sum of the average per-pupil current expenditures of all available receiving districts for the sending district divided by the number of all available receiving districts for the sending district; and

(2) Seventy percent.

4. The appropriate education authority, as defined in section 167.848, that is coordinating the transfers for students in the sending district shall perform the calculation in subsection 3 of this section annually.

5. If there is disagreement as to the amount of tuition to be paid, the facts shall be submitted to the state board of education, and its decision in the matter shall be final.

6. For each of the first two full school years that a receiving district or receiving approved charter school charges a rate of tuition as calculated under subsection 3 of this section, accepts a minimum of twenty-five transfer students at such reduced rate, and does not limit the number of transfer students accepted at such reduced rate, if the aggregate scores of student growth of all the transfer students in the receiving district or receiving approved charter school meet or exceed targets established in the state accountability system, the receiving district or receiving approved charter school shall earn additional credit in academic achievement on its annual performance report. The department of elementary and secondary education shall promulgate an administrative rule to implement the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

7. If a receiving district elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, the department of elementary and secondary education shall consider such action as an additional criterion when determining whether to assign the receiving district a classification of accredited with distinction.

8. If a receiving district or receiving approved charter school elects to accept tuition as calculated under subsection 3 of this section and does not limit the number of transfer students accepted at such reduced rate, ten percent of the amount calculated under subdivision (1) of subsection 3 of this section for the receiving district or receiving approved charter school shall be paid from the supplemental tuition fund created in subsection 9 of this section.

9. There is hereby created in the state treasury the “Supplemental Tuition Fund”. The fund shall consist of any moneys appropriated annually by the general assembly from general revenue to such fund, any moneys paid into the state treasury and required by law to be credited to such fund and any gifts, bequests, or public or private donations to such fund. The state treasurer shall be custodian of the fund. The department of elementary and secondary education shall administer the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.685. 1. Each unaccredited district shall offer free tutoring and supplemental education services to students who are performing below grade level or identified by the district as struggling, using funds from the school district improvement fund to the extent that such funds are available. A district may implement the free tutoring services requirement by entering into a contract with a public library for online tutoring services as provided in section 170.215.

2. There is hereby created in the state treasury the “School District Improvement Fund”. The fund shall consist of any gifts, bequests, or public or private donations to such fund. Any person or entity that makes a gift, bequest, or donation to the fund may specify the district that shall be the recipient of such gift, bequest, or donation.

3. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. A district that receives moneys from the fund may use such moneys to cover the cost of online tutoring services provided through a contract with a public library under section 170.215.

4. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

5. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.688. 1. Any underperforming district, as defined in section 167.848, may perform any or all of the following actions including, but not limited to:

(1) Implement a new curriculum, including appropriate professional development, based on scientifically based research that offers substantial promise of improving educational achievement of low-achieving students;

(2) Retain an outside expert to advise the district or school on its progress toward regaining accreditation;

(3) Enter into a contract with an education management company or education services provider that has a demonstrated record of effectiveness operating a school or schools;

(4) For any unaccredited school, enter into a collaborative relationship and agreement with an accredited district in which teachers from the unaccredited school may exchange positions with teachers from an accredited school in an accredited district for a period of two school weeks; or

(5) Implement any other change that is suggested by the state board of education, an expert or contractor approved under this section, or an assistance team under section 161.087, in accordance with state law, that the school board has reason to believe will result in improved performance for accreditation purposes.

2. Any underperforming district that offers an attendance recovery program designed exclusively to allow students to recapture attendance hours lost due to absences shall be allowed to include such attendance recovery hours in the district's attendance rate for purposes of the Missouri school improvement program accreditation scoring. Districts may offer attendance recovery programs on Saturdays or at any time before or after the school's regularly scheduled school hours. Extended hour and day programs designed for remediation or enrichment purposes shall not fulfill the criteria of attendance recovery programs as provided in this subsection.

167.730. 1. Beginning July 1, 2018, and continuing thereafter, every public school, including every charter school, in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall incorporate a response-to-intervention tiered approach to reading instruction to focus resources on students who are determined by their school to need additional or changed instruction to make progress as readers. At a minimum, the reading levels of students in kindergarten through tenth grade shall be assessed at the beginning and middle of the school year, and students who score below district benchmarks shall be provided with intensive and systematic reading instruction.

2. Beginning January 1, 2018, and every January first thereafter, every public school, including every charter school, in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall prepare a personalized learning plan for any kindergarten or first grade student whose most recent school-wide reading assessment result shows the student is working below grade level unless the student has been determined by other means in the current school year to be working at grade level or above. The provisions of this section shall not apply to students otherwise served under an individualized education program, to students receiving services through a plan prepared under Section 504 of the Rehabilitation Act of 1973 that includes an element addressing reading below grade level, or to students determined to have limited English proficiency.

3. For any student who is required by this section to have a personalized learning plan, the student's main teacher shall consult with the student's parent or guardian during the preparation of the plan and shall consult, as appropriate, any district personnel or department of elementary and secondary education personnel with necessary expertise to develop such a plan. The school shall require the written consent of the parent or guardian to implement the plan; however, if the school is unsuccessful in contacting the parent or guardian by January fifteenth, the school may send a letter by certified mail to the student's last known address stating its intention to implement the plan by February first.

4. After implementing the personalized learning plan through the end of the student's first grade year, the school shall refer any student who still performs below grade level for assessment to determine if an individualized education program is necessary for the student. A student who is assessed as not needing an individualized education program but who is reading below grade level at the end of the first grade shall continue to be required to have a personalized learning plan until the student is reading at grade level.

5. Notwithstanding any provision of law to the contrary, any student in a metropolitan school district, in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, or in any charter school located in any such district who is not reading at second-grade level by the end of second grade may be promoted to the third grade only under one of the following circumstances:

(1) The school provides additional reading instruction during the summer and demonstrates the student is ready for third grade at the end of the summer school;

(2) The school provides a combined classroom in which the student continues with the same teacher, sometimes referred to as "looping". If the student in such a classroom is not reading at third-grade level by the end of third grade, the student shall be retained in third grade; or

(3) The student's parents or guardians have signed a notice that they prefer to have their student promoted although the student is reading below grade level. The school shall have the final determination on the issue of retention.

6. The metropolitan school district, any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, and each charter school located in them shall provide in its annual report card under section 160.522 the numbers and percentages by grade from first grade to tenth grade in each school of any students at any grade level who have been promoted who have been determined as reading below grade level, except that no reporting shall permit the identification of an individual student.

7. School districts and charter schools under this section may provide for a student promotion and retention program and a reading instruction program that are equivalent to those that are described in this section with the oversight and approval of the department of elementary and secondary education.

167.825. 1. For school year 2017-18, students who transferred from an unaccredited district to an accredited district in the same or an adjoining county under section 167.131 as it existed on July 1, 2014, shall be allowed to participate under the same terms that governed such transfers in school

years 2014-15 through 2016-17, except that section 167.132 shall apply to determine the reimbursement of their tuition.

2. For school year 2017-18, if an unaccredited district becomes classified as provisionally accredited or accredited without provisions by the state board of education, any resident student of the unaccredited district who has transferred under section 167.131 as it existed on July 1, 2014, shall be permitted to continue the student's educational program through the completion of middle school, junior high school, or high school, whichever occurs first, except that a student who attends any school serving students through high school graduation but starting at grades lower than ninth grade shall be permitted to complete high school in the school to which he or she has transferred.

3. Notwithstanding any other provision of law, any student who was participating in the school transfer program before January 1, 2017, and who attended, for at least one semester immediately prior to transferring, a school in an unaccredited district, shall have the option of transferring to a virtual school as provided in subsection 8 of section 162.1250, an approved charter school, or another public school in the student's district of residence that offers the student's grade level of enrollment, as further provided in section 167.826.

167.826. 1. Any student may transfer to another public school in the student's district of residence that offers the student's grade level of enrollment and that is accredited without provisions by the state board of education if such student is enrolled in and has attended an unaccredited school in an unaccredited district for the full semester immediately prior to requesting the transfer.

2. Any student may transfer to another public school in the student's district of residence that offers the student's grade level of enrollment and that is accredited without provisions by the state board of education if such student is enrolled in and has attended an unaccredited school, for the full semester immediately prior to requesting the transfer, in:

(1) An urban school district;

(2) A metropolitan school district;

(3) A district that has most or all of its land area located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants; or

(4) A district that has most or all of its land area located in a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants.

3. No such transfer under subsections 1 and 2 of this section shall result in a class size and assigned enrollment in a receiving school that exceeds the standards for class size and assigned enrollment as promulgated in the Missouri school improvement program's resource standards. If the student chooses to attend a magnet school, an academically selective school, or a school with a competitive entrance process within his or her district of residence that has admissions requirements, the student shall meet such admissions requirements in order to attend. The school board of each district described in subsections 1 and 2 of this section that operates an unaccredited school shall determine the capacity at each of the district's attendance centers that the state board of education has assigned a classification designation of accredited or accredited with distinction. The district's school board shall be responsible for coordinating student transfers from unaccredited schools to accredited

schools within the district. No student enrolled in and attending an attendance center that does not offer classes above the second grade level shall be eligible to transfer under this section.

4. Any student who is enrolled in and has attended an unaccredited school in an unaccredited district for the full semester immediately prior to requesting the transfer and who has first attempted but is unable to transfer to an accredited school within his or her district of residence under subsection 1 of this section due to a lack of capacity in accredited schools in the district of residence may apply for a scholarship to the appropriate education authority to transfer to:

(1) An accredited school in another district located in the same or an adjoining county;

(2) An approved charter school, as defined in section 167.848, in another district located in the same or an adjoining county; or

(3) A nonsectarian private school, as defined in section 167.848.

5. After the state board of education has assigned classification designations to all attendance centers under subsection 3 of section 161.238 and continuing thereafter, any student who is eligible to transfer under subsection 2 of this section and who has first attempted but is unable to transfer to an accredited school within his or her district of residence under subsection 2 of this section due to a lack of capacity in accredited schools in the district of residence may apply for a scholarship to the appropriate education authority to transfer to:

(1) An accredited school in another district located in the same or an adjoining county;

(2) An approved charter school, as defined in section 167.848, in another district located in the same or an adjoining county; or

(3) A nonsectarian private school, as defined in section 167.848.

6. The application to the education authority to transfer shall be made by March first before the school year in which the student intends to transfer.

7. A student who is eligible to begin kindergarten or first grade at an unaccredited school as described in subsection 1 or 2 of this section may apply to the appropriate education authority for a transfer if he or she resides in the attendance area of an unaccredited school on March first preceding the school year of first attendance. A student who does not apply by March first shall be required to enroll and attend for one semester to become eligible to transfer. If the student chooses to apply to attend a magnet school, an academically selective school, or a school with a competitive entrance process that has admissions requirements, the student shall furnish proof that he or she meets such admissions requirements. Any student who does not maintain residency in the attendance area of his or her attendance center in the district of residence shall lose eligibility to transfer. Any student who transfers but later withdraws shall lose eligibility to transfer. The transfer provisions of this subsection shall not apply to a district created under sections 162.815 to 162.840 or to any early childhood programs or early childhood special education programs.

8. No unaccredited district, provisionally accredited district, unaccredited school, or provisionally accredited school shall be eligible to receive transfer students, except that, within an unaccredited district, students may transfer from unaccredited schools to accredited schools, and a transfer student who chooses to attend a provisionally accredited school in the district of residence shall be allowed

to transfer to such school if there is an available slot.

9. If a charter school may receive nonresident transfer students under this section because it has been operating for less than three years but then loses its status as an approved charter school immediately after those three years because its three-year average score on its annual performance report is below seventy percent, any students who previously transferred to the charter school may remain enrolled in the charter school but no additional nonresident students may transfer to the charter school.

10. No attendance center with a three-year average score of seventy percent or lower on its annual performance report shall be eligible to receive any transfer students, irrespective of its state board of education classification designation, except that any student who was granted a transfer to such an attendance center prior to the effective date of this section may remain enrolled in that attendance center.

11. For a receiving district or receiving approved charter school, no acceptance of a transfer student shall require any of the following actions, unless the school board of the receiving district or the receiving approved charter school's governing board has approved the action:

(1) A class size and assigned enrollment in a receiving school that exceeds the number of students provided by its approved policy on class size under subsection 12 of this section;

(2) The hiring of additional classroom teachers; or

(3) The construction of additional classrooms.

12. Each receiving district and each receiving approved charter school shall have the right to establish and adopt, by objective means, a policy for desirable class size and student-teacher ratios. A district's policy may allow for estimated growth in the resident student population. An approved charter school may use the class size, student-teacher ratios, and growth projections for student enrollment contained in the charter school's charter application and charter when adopting a policy. Any district or approved charter school that adopts such a policy shall do so by January first annually. A receiving district or receiving approved charter school shall publish its policy and shall not be required to accept any transfer students under this section that would violate its class size or student-teacher ratio. If a student seeking to transfer is denied admission to a district or approved charter school based on a lack of space under the policy, the student or the student's parent or guardian may appeal the ruling to the state board of education if he or she believes the district's policy or approved charter school's policy is unduly restrictive to student transfers. If more than one student or parent appeals a denial of admission from the same district or approved charter school to the state board of education, the state board shall make an effort to hear such actions at the same time. If the state board of education finds that the policy is unduly restrictive to student transfers, the state board may limit the policy. The state board's decision shall be final.

13. For each student who transfers to another district or approved charter school, the student's district of residence shall pay the tuition amount for each transfer student to the receiving district or receiving approved charter school in two increments annually, once at the start of the school year and once at the start of the second semester of the school year. Each receiving district and receiving approved charter school shall adopt a policy establishing a tuition rate by February first annually.

14. If an unaccredited school becomes classified as provisionally accredited or accredited without provisions by the state board of education, any student who was assigned to such attendance center or a nonsectarian private school in the district of residence and who has transferred under this section shall be permitted to continue his or her educational program in that education option through the completion of middle school, junior high school, or high school, whichever occurs first, except that a student who attends any school serving students through high school graduation but starting at grades lower than ninth grade shall be permitted to complete high school in the school to which he or she has transferred.

15. (1) Except as provided in subdivision (2) of this subsection, if a district described in subsection 1 or 2 of this section operates an unaccredited school, the education authority for the county in which the district is located shall designate at least one accredited district in the same or an adjoining county to which the district operating the unaccredited school shall provide transportation for transfer students. If the designated district reaches full student capacity and is unable to receive additional students, the education authority shall designate at least one additional accredited district to which the district operating an unaccredited school shall provide transportation for transfer students.

(2) For the 2017-18 school year, and until such time as the governor has appointed a number of members sufficient to constitute a quorum to the education authority whose geographic coverage area includes a district operating an unaccredited school, the department of elementary and secondary education shall designate at least one accredited district in the same or an adjoining county to which a district operating an unaccredited school shall provide transportation for transfer students. If the designated district reaches full student capacity and is unable to receive additional students, the department shall designate at least one additional accredited district to which a district operating an unaccredited school shall provide transportation for transfer students.

(3) During the 2017-18 school year, for any district in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants that the state board of education classified as unaccredited effective January 1, 2014, the costs of providing transportation for transfer students to a designated accredited district in the same or an adjoining county shall be paid from the student transfer transportation fund. There is hereby created in the state treasury the “Student Transfer Transportation Fund”, which shall consist of moneys appropriated to this fund. The state treasurer shall be custodian of the fund. The commissioner of education shall administer the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and moneys in the fund shall be used solely by the department of elementary and secondary education for the purposes of this subdivision. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

16. Notwithstanding the provisions of subsection 13 of this section to the contrary, if costs associated with the provision of special education and related services to a student with a disability exceed the tuition amount established under this section, the transfer student’s district of residence shall remain responsible to pay the excess cost to the receiving district or receiving approved charter school. If the receiving district is a component district of a special school district, the transfer

student's district of residence, including any metropolitan school district, shall contract with the special school district for the entirety of the costs to provide special education and related services, excluding transportation pursuant to this section. The special school district may contract with the transfer student's district of residence, including any metropolitan district, for the provision of transportation of a student with a disability, or the transfer student's district of residence may provide transportation on its own.

17. A special school district shall continue to provide special education and related services, with the exception of transportation under this section, to a student with a disability transferring from an unaccredited school within a component district to an accredited school within the same or a different component district within the special school district.

18. If any metropolitan school district operates an unaccredited school, it shall remain responsible for the provision of special education and related services, including transportation, to students with disabilities. A special school district in an adjoining county to a metropolitan school district may contract with the metropolitan school district for the reimbursement of special education services pursuant to sections 162.705 and 162.710 provided by the special school district for transfer students who are residents of the district operating an unaccredited school.

19. Regardless of whether transportation is identified as a related service within a student's individualized education program, a receiving district that is not part of a special school district shall not be responsible for providing transportation to a student transferring under this section. A district operating an unaccredited school may contract with a receiving district that is not part of a special school district pursuant to sections 162.705 and 162.710 for transportation of students with disabilities.

20. If a seven-director district or urban school district as described under subsection 1 or 2 of this section operates an unaccredited school, it may contract with a receiving district that is not part of a special school district in the same or an adjoining county for the reimbursement of special education and related services pursuant to sections 162.705 and 162.710 provided by the receiving district for transfer students who are residents of the district operating an unaccredited school.

167.827. 1. By August 1, 2017, and by January first annually, each district eligible to receive transfer students under section 167.826 shall report to the education authority for the county in which the district is located its number of available enrollment slots in accredited schools by grade level. Each district described in subsection 1 or 2 of section 167.826 operating an unaccredited school shall report to the education authority the number of available enrollment slots in the accredited schools of the district by August 1, 2017, and by January first annually. Each approved charter school and nonsectarian private school that is eligible to receive transfer students under section 167.826 shall report the number of available enrollment slots by August 1, 2017, and by January first annually.

2. Any education authority whose geographic area includes a district described in subsection 1 or 2 of section 167.826 operating an unaccredited school shall make information and assistance available to parents or guardians who intend to transfer their child from an unaccredited school to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county or a nonsectarian private school.

3. The parent or guardian of a student who intends to transfer his or her child from an

unaccredited school to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county shall send initial notification to the education authority for the county in which he or she resides by March first for enrollment in the subsequent school year.

4. The education authority whose geographic area includes a district that operates an unaccredited school described in subsection 1 or 2 of section 167.826 shall assign those students who are unable to transfer to an accredited school in their district of residence and seek to transfer to an accredited school in another district in the same or an adjoining county or an approved charter school in another district in the same or an adjoining county or a nonsectarian private school. When assigning transfer students to approved charter schools, an education authority shall coordinate with each approved charter school and its admissions process if capacity is insufficient to enroll all students who submit a timely application. An approved charter school shall not be required to receive any transfer students that would require it to institute a lottery procedure for determining the admission of resident students. The authority shall give first priority to students who live in the same household with any family member within the first or second degree of consanguinity or affinity who have already transferred and who apply to attend the same school. If insufficient grade-appropriate enrollment slots are available for a student to be able to transfer, that student shall receive first priority the following school year. The authority shall only disrupt student and parent choice for transfer if the available slots are requested by more students than there are slots available. The authority shall consider the following factors in assigning schools, with the student's or parent's choice as the most important factor:

- (1) The student's or parent's choice of the receiving school;
- (2) The best interests of the student; and
- (3) Distance and travel time to a receiving school.

The education authority shall not consider student academic performance, free and reduced price lunch status, or athletic ability in assigning a student to a school. When assigning transfer students to approved charter schools, an education authority shall coordinate with each approved charter school and its admissions process if capacity is insufficient to enroll all students who submit a timely application.

5. An education authority may deny a transfer to a student who in the most recent school year has been suspended from school two or more times or who has been suspended for an act of school violence under subsection 2 of section 160.261. A student whose transfer is initially precluded under this subsection may be permitted to transfer on a provisional basis as a probationary transfer student, subject to no further disruptive behavior, upon a statement from the student's current school that the student is not disruptive. A student who is denied a transfer under this subsection has the right to an in-person meeting with a representative of the authority. Each education authority shall develop administrative guidelines to provide common standards for determining disruptive behavior that shall include, but not be limited to, criteria under the safe schools act.

6. Notwithstanding any other provision of law, the test scores of transfer students attending schools in districts other than their district of residence under section 167.826 shall be counted as

follows:

(1) In the first year of attendance in a district or approved charter school, a transfer student's score on a statewide assessment shall not be included when calculating the status or progress scores on the district's or charter school's annual performance report scores. The growth score shall be weighted at one hundred percent;

(2) In the second year of attendance, a transfer student's score on a statewide assessment shall be weighted at thirty percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent;

(3) In the third year of attendance, a transfer student's score on a statewide assessment shall be weighted at seventy percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent;

(4) In the fourth year of attendance and any subsequent years of attendance, a transfer student's score on a statewide assessment shall be weighted at one hundred percent when calculating the district's or charter school's performance for purposes of the district's or charter school's annual performance report status or progress score, with the growth score weighted at one hundred percent.

7. When performing the requirements of this section, section 167.132, or sections 167.830 to 167.845, if an education authority whose geographic area includes a district that operates an unaccredited school as described in subsection 1 or 2 of section 167.826 is not coordinating transfers due to insufficient funding or because the governor has not yet appointed a number of members sufficient to constitute a quorum to the education authority, the department of elementary and secondary education shall contract with or collaborate with any organizations it chooses, subject to the exception described in subsection 8 of this section, in order to coordinate transfers that each education authority is required to coordinate under such sections. The department of elementary and secondary education and such organization or organizations it chooses shall fulfill all functions of the education authorities, including the duty to perform the scholarship calculation as described in subsection 4 of section 167.132. Any applications for transfers and any reports of available enrollment slots that the education authorities would have received shall be submitted to the department of elementary and secondary education or such organization or organizations it chooses instead.

167.828. 1. The school board of any unaccredited district located in any city not within a county, any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, or in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants that operates an unaccredited school shall provide a scholarship for any student who has enrolled in and attended an unaccredited school in the district for one semester to attend a nonsectarian private school, as defined in section 167.848, located in his or her district of residence and is assigned to such school by the education authority.

2. The amount of the scholarship to be paid shall be paid from the district's operating levy for school purposes and shall not exceed the lesser of:

(1) The nonsectarian private school's tuition rate; or

(2) Seventy percent of the unaccredited district's cost of maintaining a grade level grouping as provided by subdivision (1) of subsection 6 of section 167.826.

3. A nonsectarian private school shall qualify to receive scholarship tuition payments under this section only if it satisfies the following conditions:

(1) Is accredited by the North Central Association Commission On Accreditation and School Improvement or demonstrates similar academic quality credentials to the department of elementary and secondary education;

(2) Administers or allows for the administration of the statewide assessments in English language arts and mathematics for transfer students;

(3) Complies with all health and safety laws or codes that apply to nonpublic schools;

(4) Holds a valid occupancy permit if required by its municipality;

(5) Certifies that it will not discriminate in admissions on the basis of race, color, religion, national origin, or disability;

(6) For all students enrolled in the school under the nonsectarian option set forth in section 167.826, complies with the following statutes and any regulations promulgated thereunder by the department of elementary and secondary education: sections 43.408, 43.540, 160.041, 160.045, 160.257, 160.261, 160.262, 160.263, 160.518 for state assessments, the cost of which shall be paid consistent with the manner in which they are paid for students in public schools, 160.522, 160.539, 160.570, 160.660, 160.775, 160.1990, 161.850, 161.102, 161.650, 162.014, 162.068, 162.069, 162.208, 162.215, 162.401, 162.670, 162.720, subdivisions (1) to (3) of section 162.821, 162.1250, 162.1125, subdivisions (1) and (2) of subsection 1 of section 163.021 for eligibility to receive local funds but compliance with these sections shall not make nonsectarian private schools eligible to receive state funding under section 163.031, 167.018, 167.019, 167.020, 167.022, 167.023, 167.031, 167.115, 167.117, 167.122, 167.123, 167.161, 167.166, 167.171, 167.181, 167.191, 167.208, 167.211, 167.227, 167.268, 167.275, 167.280, 167.621 to 167.635, 167.645, 167.700, 167.720, 167.765, 170.005, 170.011, 170.051, 170.315, 170.340, 171.021, 171.031 to 171.033, 171.053, 171.151, 171.171, 178.530, 182.815, 182.817, 191.765 to 191.777, 210.003, 210.110, 210.115, 210.145, 210.150, 210.165, 210.167, 210.760, 210.865, 211.032, 211.034, 211.181, 211.185, 211.188, 320.010, 452.375, 452.376, and 544.193. Nothing in this subdivision shall be construed to exempt the nonsectarian private school from other statutes and regulations which applied to the nonsectarian schools as of January 1, 2014;

(7) Furnishes to the department of elementary and secondary education all necessary data for the calculation of an annual performance report score, which the department shall calculate for each participating nonsectarian private school. At the option of the nonsectarian private school, such score shall be based upon only the records pertaining to students enrolled in the school through the transfer program or for all students if the school chooses to administer state testing to all students;

(8) Where applicable, contracts with a special school district to provide special education services to eligible students on the same terms as public schools, and the costs associated with the services shall be paid in the same manner;

(9) Certifies to the department of elementary and secondary education and to the unaccredited

district that it shall accept the tuition amount specified in subsection 2 of this section as payment in full for the transfer student and shall not require the parent or guardian to pay any additional amount for tuition; and

(10) Files with the department of elementary and secondary education, the appropriate education authority, and the unaccredited district a statement of intent to accept transfer students that includes the information listed in this subsection.

4. When the percentage of transfer students at a nonsectarian private school receiving transfer students under this section reaches twenty-five percent of the school's enrollment, the school shall conform to the Missouri school improvement program performance standards to continue its eligibility for the program under this section.

5. Tuition for a student who attends a nonsectarian private school shall be paid only using funds received by the district from the operating levy for school purposes.

6. The student's district of residence may provide transportation for him or her to attend a nonsectarian private school located within the district but shall not be required to do so.

7. (1) The option for any student who has enrolled in and attended an unaccredited school in an unaccredited district for one semester to attend a nonsectarian private school as provided in this section shall become effective only after the governing body of an unaccredited district, as specified in subsection 1 of this section, submits to the district's voters at a general election a proposal to authorize the governing body to use local operating funds for school purposes to pay for a scholarship at a nonsectarian private school for students assigned to an unaccredited school in the district under sections 167.826 to 167.828 and such proposal is approved by the voters of the district as provided in this subsection. The governing body of the school district shall submit the proposal to the voters of the district at the next general election after the decision of the state board of education declaring the district unaccredited for which the deadline for submission of such ballot proposals is open. The ballot proposal presented to the local voters shall contain substantially the following language:

Shall the (school district's name) allow the use of the district's local operating funds for school purposes to pay for a scholarship at nonsectarian private schools for students who are assigned to an unaccredited public school in the district and who apply to transfer to nonsectarian private schools under section 167.828, RSMo?

☐ **YES**

☐ **NO**

If a majority of the votes cast on the question by the qualified voters voting thereon is in favor of the question, the option for students to transfer to a nonsectarian private school shall become effective in that district the next school year. If a majority of the votes cast on the question by the qualified voters voting thereon is opposed to the question, the option shall not become effective unless and until the proposal is resubmitted under this subsection to the qualified voters at a general election and such proposal is approved by a majority of the qualified voters voting on the proposal.

(2) Whenever the governing body of a school district specified in subsection 1 of this section that has not authorized the use of its local operating funds for school purposes as provided in this subsection receives a petition from a nonsectarian private school, signed by the school's chief operating officer, calling for an election to authorize the use of local operating funds for school

purposes to pay for a scholarship at a private nonsectarian school under this subsection, the governing body shall submit to the voters a proposal to authorize such use of funds at the next general election for which the deadline for submission of such ballot proposals is open. If a majority of the votes cast on the question by the qualified voters voting thereon is in favor of the proposal, the option for students to transfer to a nonsectarian private school shall become effective in that district the next school year. If a majority of the votes cast on the proposal by the qualified voters voting thereon is opposed to the proposal, the option shall not become effective unless and until the proposal is resubmitted under this subsection to the qualified voters at a general election and such proposal is approved by a majority of the qualified voters voting on the proposal.

8. Notwithstanding the provisions of subsection 7 of this section to the contrary, if any district remains classified as unaccredited by the state board of education for three consecutive years, resident students of the district shall be eligible to enroll in and attend a nonsectarian private school located in the district of residence and have scholarship tuition paid by the district school board under this section, irrespective of whether the district voters have approved a proposal to authorize the district's governing body to use local operating funds for school purposes to pay scholarship at a nonsectarian private school.

9. Notwithstanding the provisions of subsection 2 of this section to the contrary, where costs associated with the provision of special education and related services to a student with a disability exceed the scholarship amount established under this section, the unaccredited district shall remain responsible to pay the excess cost to the nonsectarian private school.

167.830. 1. There is hereby established the "St. Louis Area Education Authority". The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011.

2. If any metropolitan school district, any district located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, or any district located in an adjoining county to them operates at least one unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter schools or nonsectarian private schools.

3. The authority shall consist of five members to be appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. The members shall reflect the population characteristics of the districts they represent. Not more than three of the five members of the authority shall be of the same political party. Two members shall be residents of the metropolitan school district, two members shall be residents of school districts located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants, and one member shall be a resident of a district located in an adjoining county to a county with a charter form of government and with more than nine hundred fifty thousand inhabitants. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

(1) One member shall be appointed for a term of two years;

- (2) One member shall be appointed for a term of three years;**
- (3) One member shall be appointed for a term of four years;**
- (4) One member shall be appointed for a term of five years; and**
- (5) One member shall be appointed for a term of six years.**

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall temporarily serve as its president. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof to:

- (1) Have perpetual succession as a body politic and corporate;**
- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;**
- (3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;**
- (4) Establish and use a corporate seal and alter the same at pleasure;**
- (5) Maintain an office at such place or places in the state of Missouri as it may designate;**

(6) Employ an executive director and other staff as needed, with compensation fixed by the authority;

(7) Coordinate student transfers located in its jurisdiction, as provided by law; and

(8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.

167.833. 1. There is hereby created in the state treasury the “St. Louis Area Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.830 and 167.833.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.836. 1. There is hereby established the “Kansas City Area Education Authority”. The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011.

2. If any district located in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants or in an adjoining county operates at least one unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter schools or nonsectarian private schools.

3. The authority shall consist of five members appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. Three members shall be residents of an urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county. One member shall be a resident of a school district located in a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants but such member shall be a resident of a school district other than an urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county. One member shall be a resident of a school district located in a county adjoining to a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred

thousand inhabitants. The members shall reflect the population characteristics of the districts they represent. Not more than three of the five members of the authority shall be of the same political party. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

- (1) One member shall be appointed for a term of two years;
- (2) One member shall be appointed for a term of three years;
- (3) One member shall be appointed for a term of four years;
- (4) One member shall be appointed for a term of five years; and
- (5) One member shall be appointed for a term of six years.

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall serve as its president pro tempore. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof, to:

- (1) Have perpetual succession as a body politic and corporate;

- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;**
- (3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;**
- (4) Establish and use a corporate seal and alter the same at pleasure;**
- (5) Maintain an office at such place or places in the state of Missouri as it may designate;**
- (6) Employ an executive director and other staff as needed, with compensation fixed by the authority;**
- (7) Coordinate student transfers located in its jurisdiction, as provided by law; and**
- (8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.**

167.839. 1. There is hereby created in the state treasury the “Kansas City Area Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.836 and 167.839.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.842. 1. There is hereby established the “Statewide Education Authority”. The authority is hereby constituted a public instrumentality and body politic and corporate, and the exercise by the authority of the powers conferred by this section shall be deemed and held to be the performance of an essential public function. Unless otherwise provided, the authority shall be subject to all general laws pertaining to the operation of seven-director districts as defined in section 160.011. The jurisdiction of the statewide education authority shall be all counties except for:

- (1) Any city not within a county;**
- (2) Any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants and adjoining counties; and**
- (3) Any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and adjoining counties.**

2. If any district located in the statewide education authority’s jurisdiction operates at least one

unaccredited school, the authority shall coordinate student transfers from unaccredited schools to schools in accredited districts as set forth in section 167.826 and, if applicable, to approved charter schools or nonsectarian private schools.

3. The authority shall consist of five members to be appointed by the governor, by and with the advice and consent of the senate, each of whom shall be a resident of the state. The members shall reflect the population characteristics of the districts they represent. Not more than three of the five members of the authority shall be of the same political party. The governor shall not appoint members to the authority until the state board of education gives notice that a district in the authority's jurisdiction has been classified as unaccredited. The length of term for members shall be six years except for the initial members, who shall be appointed in the following manner:

- (1) One member shall be appointed for a term of two years;
- (2) One member shall be appointed for a term of three years;
- (3) One member shall be appointed for a term of four years;
- (4) One member shall be appointed for a term of five years; and
- (5) One member shall be appointed for a term of six years.

4. The term length of each initial appointee shall be designated by the governor at the time of making the appointment. Upon the expiration of the initial terms of office, successor members shall be appointed for terms of six years and shall serve until their successors have been appointed and have qualified. Any member shall be eligible for reappointment. The governor shall fill any vacancy for the remainder of any unexpired term within thirty days of notification of the vacancy. Any member of the authority may be removed by the governor for misfeasance, malfeasance, willful neglect of duty, or other cause after notice and a public hearing unless the notice or hearing shall be expressly waived in writing.

5. Members of the authority shall receive no compensation for services, but shall be entitled to reimbursement for necessary expenses, including traveling and lodging expenses, incurred in the discharge of their duties. Any payment for expenses shall be paid from funds of the authority.

6. One member of the authority, designated by the governor for the purpose, shall call and convene the initial organizational meeting of the authority and shall serve as its president pro tempore. At the initial meeting and annually thereafter, the authority shall elect one of its members as president. The authority may appoint an executive director who shall not be a member of the authority and who shall serve at its pleasure. If an executive director is appointed, he or she shall receive such compensation as shall be fixed from time to time by action of the authority. The authority shall appoint a member as secretary who shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents, and papers filed with the authority, the minute books or journal thereof, and its official seal. The secretary may cause copies to be made of all minutes and other records and documents of the authority and may give certificates under the official seal of the authority to the effect that the copies are true and correct copies, and all persons dealing with the authority may rely on such certificates. The authority, by resolution duly adopted, shall fix the powers and duties of its executive director as it may, from time to time, deem proper and necessary.

7. Meetings, records, and operations of the authority shall be subject to the provisions of chapter 610.

8. The authority shall have the following powers, together with all powers incidental thereto or necessary for the performance thereof, to:

- (1) Have perpetual succession as a body politic and corporate;**
- (2) Adopt bylaws for the regulation of its affairs and the conduct of its business;**
- (3) Sue and be sued and prosecute and defend, at law or in equity, in any court having jurisdiction of the subject matter and of the parties;**
- (4) Establish and use a corporate seal and alter the same at pleasure;**
- (5) Maintain an office at such place or places in the state of Missouri as it may designate;**
- (6) Employ an executive director and other staff as needed, with compensation fixed by the authority;**
- (7) Coordinate student transfers located in its jurisdiction, as provided by law; and**
- (8) Coordinate and collaborate with local districts, approved charter schools, and local governments for the transfer of students, as provided by law.**

167.845. 1. There is hereby created in the state treasury the “Statewide Education Authority Fund”. The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to fund the operations of the education authority. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursement of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of sections 167.842 and 167.845.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

167.848. For purposes of sections 161.084, 161.087, 161.238, 162.1250, 162.1305, 162.1310, 162.1313, 167.642, 167.685, 167.688, and 167.825 to 167.848, the following terms mean:

- (1) “Accredited district”, a school district that is classified as accredited or accredited with distinction by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;**
- (2) “Accredited school”, an attendance center that is classified as accredited or accredited with distinction by the state board of education pursuant to the authority of the state board of education**

to classify schools as established in sections 161.087, 161.092, and 161.238;

(3) “Approved charter school”, a charter school that has existed for less than three years or a charter school with a three-year average score of seventy percent or higher on its annual performance report;

(4) “Attendance center”, a public school building or buildings or part of a school building that constitutes one unit for accountability purposes under the Missouri school improvement program;

(5) “Borderline district”, a school district that has a current annual performance report score between seventy-five and seventy with the last two consecutive years showing a decline in the score, with a district third-grade or eighth-grade statewide reading assessment that shows that fifty percent or more of the students are at a level less than proficient, and a transient student ratio in the top quartile of districts;

(6) “Education authority” or “authority”, an education authority established under sections 167.830 to 167.845;

(7) “Nonsectarian school”, “nonsectarian private school”, or “private nonsectarian school”, a school that is not part of the public school system of the state of Missouri, that charges tuition for the rendering of elementary and secondary educational services, and that is not disqualified from accepting public funds by any provision of the Missouri or United States Constitutions;

(8) “Provisionally accredited district”, a school district that is classified as provisionally accredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;

(9) “Provisionally accredited school”, an attendance center that is classified as provisionally accredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087, 161.092, and 161.238;

(10) “Unaccredited district”, a school district classified as unaccredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087 and 161.092;

(11) “Unaccredited school”, an attendance center that is classified as unaccredited by the state board of education pursuant to the authority of the state board of education to classify schools as established in sections 161.087, 161.092, and 161.238;

(12) “Underperforming”, a school district or an attendance center that has been classified as unaccredited or provisionally accredited pursuant to the authority of the state board of education to classify schools or has a three-year average annual performance report score consistent with a classification of provisionally accredited or unaccredited.

167.890. 1. The department of elementary and secondary education shall compile and maintain student performance data scores of all transfer students enrolled in districts other than their resident districts as provided in sections 167.825 and 167.826 and make such data available on the Missouri comprehensive data system. No personally identifiable data shall be accessible on the database.

2. The department of elementary and secondary education may promulgate all necessary rules

and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

170.215. 1. Any school district may enter into a contract with a public library to provide online tutoring services through a third-party vendor or a nonprofit organization for the district's students. Any tutoring services shall be conducted through any compatible computer to participating students who have a library card, both within and without the public library facility.

2. Online tutoring services may include, but shall not be limited to, providing participating students with a library card the following:

(1) Assistance with homework;

(2) Collaboration and study tools in math, science, social sciences, English, language arts, and computer literacy;

(3) Access to comprehensive writing assistance productivity software; and

(4) Test preparation tools.

3. Any contract may allow participating students with a library card dedicated access to assistance during specified hours of the day and specified days of the week. A contract may also allow students to submit questions to tutors or join online study groups.

4. Online tutoring services shall be designed and implemented in such a manner as to:

(1) Protect individual student privacy;

(2) Prohibit voice communication between the parties; and

(3) Prohibit face-to-face visual communication.

5. No employee of any third-party vendor or nonprofit organization with which a public library has contracted for online tutoring services shall solicit personally identifiable information from any participating student including, but not limited to, home address, telephone number, and email address.

6. Any entity that offers online tutoring services under this section shall maintain an archive of all communications between students and tutors for two years.

7. School districts may use available funds or seek grants from private foundations to cover the costs of online tutoring services.

170.320. 1. There is hereby created in the state treasury the "Parent Portal Fund". The fund shall consist of any gifts, bequests, or public or private donations to such fund. Any moneys in the fund shall be used to assist districts in establishing and maintaining a parent portal. School districts may establish a parent portal that shall be accessible by mobile technology for parents to have access to

educational information and access to student data. Any person or entity that makes a gift, bequest, or donation to the fund may specify the district that shall be the recipient of such gift, bequest, or donation.

2. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education and shall make disbursements of private funds according to the directions of the donor. If the donor did not specify how the private funds were to be disbursed, the state treasurer shall contact the donor to determine the manner of disbursement. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

3. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

4. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

171.031. 1. Each school board shall prepare annually a calendar for the school term, specifying the opening date and providing a minimum term of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance. In addition, such calendar shall include six make-up days for possible loss of attendance due to inclement weather as defined in subsection 1 of section 171.033.

2. Each local school district may set its opening date each year, which date shall be no earlier than ten calendar days prior to the first Monday in September. No public school district shall select an earlier start date unless the district follows the procedure set forth in subsection 3 of this section.

3. A district may set an opening date that is more than ten calendar days prior to the first Monday in September only if the local school board first gives public notice of a public meeting to discuss the proposal of opening school on a date more than ten days prior to the first Monday in September, and the local school board holds said meeting and, at the same public meeting, a majority of the board votes to allow an earlier opening date. If all of the previous conditions are met, the district may set its opening date more than ten calendar days prior to the first Monday in September. The condition provided in this subsection must be satisfied by the local school board each year that the board proposes an opening date more than ten days before the first Monday in September.

4. If any local district violates the provisions of this section, the department of elementary and secondary education shall withhold an amount equal to one quarter of the state funding the district generated under section 163.031 for each date the district was in violation of this section.

5. The provisions of subsections 2 to 4 of this section shall not apply to school districts in which school is in session for twelve months of each calendar year.

6. The state board of education may grant an exemption from this section to a school district that demonstrates highly unusual and extenuating circumstances justifying exemption from the provisions of subsections 2 to 4 of this section. Any exemption granted by the state board of education shall be valid for one academic year only.

7. No school day for schools with a five-day school week shall be longer than seven hours except for:

(1) Vocational schools which may adopt an eight-hour day in a metropolitan school district and a school district in a first class county adjacent to a city not within a county, and any school that adopts a four-day school week in accordance with section 171.029; and

(2) A school district that increases the length of the school day or the number of required hours by following the procedure established in subsection 8 of this section.

8. The school board of any district in this state that has been classified as unaccredited or provisionally accredited by the state board of education or that is accredited but has a three-year average annual performance report score consistent with a classification of unaccredited or provisionally accredited may increase the length of the school day upon adoption of a resolution by a majority vote to authorize such action. Such a school district may also increase the annual hours of instruction above the required number of hours in subsection 1 of this section by the adoption of a resolution by a majority vote to authorize such action.

9. (1) There is hereby created in the state treasury the “Extended Learning Time Fund”. The fund shall consist of any moneys that may be appropriated by the general assembly from general revenue to such fund, any moneys paid into the state treasury and required by law to be credited to such fund, and any gifts, bequests, or public or private donations to such fund.

(2) The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of subsection 8 of this section.

(3) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(4) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

177.015. 1. Each district that owns a building that is not occupied shall, by March fifteenth annually, prepare a public document listing the status of each district-owned building that is not occupied. The document shall include the address of each building and the amount of money the district spends annually on the building including, but not limited to, a separate accounting for repairs, maintenance, utilities, and insurance. The document shall include an estimate of the fair market value of each building. The district shall post this information on its internet website and make the document available to each district taxpayer.

2. For purposes of this section, the term “occupied” means a district-owned building used for the education of children between the ages of four and twenty-one for at least three hours a day for a school term.

7. (1) In fiscal years 2018 and 2019, in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants that contains all or any portion of a school district that has been designated as unaccredited or provisionally accredited by the state board of education,

up to five percent of the community children's services fund's yearly revenues, based on the total dollar amount needed to provide services as determined by a needs assessment, shall be devoted to a grant program that delivers services directly to schools in such districts according to the procedure in this subsection. The president of the school board shall notify the board of directors within five business days after such designation. The board shall, in its budget process for the following fiscal year, ensure that the total amount of funds needed to provide services based on the needs assessment is allocated according to this subsection, not to exceed five percent of the fund's yearly revenues. If the total amount of funds needed to provide such services exceeds five percent of the fund's yearly revenues, the funds shall be distributed in an order based on the greatest need for each district. Any moneys distributed from the fund to a district shall be subject to an annual audit.

(2) The board shall undertake a needs assessment for any such school district within ninety days after receipt of the notice under this subsection. The needs assessment shall be used as a basis for comprehensive mental health wraparound services delivery for which the board shall contract as provided under subsection 3 of this section.

(3) The board shall appoint one of its members to a direct school service coordinating committee, which is hereby created. The board may appoint an additional one of its members to serve as an ex officio member. The board shall appoint a social worker to the committee. The school board of each affected district shall appoint two parents with a child enrolled in a public school in the district based on school district identification numbers from the department of elementary and secondary education, rotating year to year from highest number to lowest number. The school board of each affected district shall appoint a school services staff member. The superintendent of each affected district shall serve on the committee. An additional member from each affected district may be appointed to serve as an ex officio member.

(4) The direct school service coordinating committee shall provide recommendations and oversight to the program of contracted services under this subsection.

(5) If an additional district becomes unaccredited or provisionally accredited in the service area of the children's services fund, the general assembly shall review the percentage of revenue dedicated to the grant program for a possible increase.

(6) The provisions of this subsection shall terminate on June 30, 2019.

Section 1. If any provision of this act, or the application thereof to anyone or to any circumstances is held invalid, the remainder of the provisions of this act and the application of such provisions to others or other circumstances shall not be affected thereby.

Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above substitute amendment be adopted.

At the request of Senator Koenig, **SB 313**, with **SCS**, **SS** for **SCS**, **SA 1** and **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

On behalf of Senator Brown, Chairman of the Committee on Appropriations, Senator Kehoe submitted the following report:

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 14**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HB 469—Education.

HB 758—Education.

HCS for **HB 151**—Veterans and Military Affairs.

HB 956—Local Government and Elections.

HB 1009—Commerce, Consumer Protection, Energy and the Environment.

HCS for **HB 915**—General Laws.

HCS for **HB 831**—Health and Pensions.

HCS for **HBs 90 & 68**—Transportation, Infrastructure and Public Safety.

SENATE BILLS FOR PERFECTION

Senator Romine moved that **SB 328**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 328**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 328

An Act to repeal sections 163.191, 172.280, 173.005, 174.160, 174.225, 174.231, 174.251, 174.324, 174.500, and 178.636, RSMo, and to enact in lieu thereof nine new sections relating to higher education, with an existing penalty provision.

Was taken up.

Senator Romine moved that **SCS** for **SB 328** be adopted.

Senator Hegeman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 328, Page 1, Section A, Line 5, by inserting after all of said line the following:

“104.1205. The board of trustees of the Missouri state employees’ retirement system shall:

(1) Establish a defined contribution plan for outside employees which, among other things, provides for immediate vesting;

(2) Select a third-party administrator to provide such services as the board determines to be necessary for the proper administration of the defined contribution plan;

(3) Select the investment products which shall be made available to the participants in the defined contribution plan;

(4) Annually establish the contribution rate used for purposes of subsection 3 of section 104.1066 for employees of institutions who are other than outside employees, which shall be done by considering all such employees to be part of the general employee population within the Missouri state employees’ retirement system;

(5) Establish the contribution rate for outside employees which shall be equal to [one] **six** percent of payroll [less than the normal cost contribution rate established pursuant to subdivision (4) of this section; and];

(6) Require outside employees hired on or after July 1, 2018, to contribute two percent of the employee’s pay to the defined contribution plan which shall be credited to a separate account within the outside employee’s individual account. The employing institution, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay such contributions. The contributions so picked up shall be treated as employer contributions for purposes of determining the outside employee’s pay that is includable in the outside employee’s gross income for federal income tax purposes. The outside employee’s contributions picked up by the employing institution shall be:

(a) Paid from the same source of funds used for the payment of pay to an outside employee. A deduction shall be made from each outside employee’s pay equal to the amount of the outside employee’s contributions picked up by the employing institution; and

(b) Paid by the employing institution in lieu of the contributions by the outside employee, although designated as employee contributions. The outside employee shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employing institution to the defined contribution plan;

(7) Establish such rules and regulations as may be necessary to carry out the purposes of this section; and

(8) Allow outside employees to contribute two percent of the employee’s pay to a supplemental account established by the employer. Such employees may elect to change the contribution rate in accordance with the terms of the supplemental account, but shall not contribute less than two percent

of his or her pay.”; and

Further amend said bill, section 174.324, page 16, line 13, by inserting after all of said line the following:

“Section B. Section 104.1205 of section A of this act shall become effective July 1, 2018.”; and

Further amend the title and enacting clause accordingly.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Munzlinger offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for Senate Bill No. 328, Page 11, Section 173.005, Line 238, by inserting after all of said line the following:

“173.1101. The financial assistance program established under sections 173.1101 to 173.1107 shall be hereafter known as the “Access Missouri Financial Assistance Program”. The coordinating board and all approved private, [and] public, **and virtual** institutions in this state shall refer to the financial assistance program established under sections 173.1101 to 173.1107 as the access Missouri student financial assistance program in their scholarship literature, provided that no institution shall be required to revise or amend any such literature to comply with this section prior to the date such literature would otherwise be revised, amended, reprinted or replaced in the ordinary course of such institution’s business.

173.1102. **1.** As used in sections 173.1101 to 173.1107, unless the context requires otherwise, the following terms mean:

(1) “Academic year”, the period from July first of any year through June thirtieth of the following year;

(2) “Approved private institution”, a nonprofit institution, dedicated to educational purposes, located in Missouri which:

(a) Is operated privately under the control of an independent board and not directly controlled or administered by any public agency or political subdivision;

(b) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a certificate or degree;

(c) Meets the standards for accreditation as determined by either the Higher Learning Commission or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to nondegree-granting institutions as established by the coordinating board for higher education;

(d) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto. Sex discrimination as used herein shall not apply to admission practices of institutions offering the enrollment limited to one sex;

(e) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;

(3) “Approved public institution”, an educational institution located in Missouri which:

- (a) Is directly controlled or administered by a public agency or political subdivision;
 - (b) Receives appropriations directly or indirectly from the general assembly for operating expenses;
 - (c) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a degree or certificate;
 - (d) Meets the standards for accreditation as determined by either the Higher Learning Commission, or if a public community college created under the provisions of sections 178.370 to 178.400 meets the standards established by the coordinating board for higher education for such public community colleges, or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to the institution as established by the coordinating board for higher education;
 - (e) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is otherwise in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto;
 - (f) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;
- (4) “Approved virtual institution”, an educational institution that meets all of the following requirements:**
- (a) Is recognized as a qualifying institution by gubernatorial executive order, unless such order is rescinded;**
 - (b) Is recognized as a qualifying institution through a memorandum of understanding between the state of Missouri and the approved virtual institution;**
 - (c) Is accredited by a regional accrediting agency recognized by the United States Department of Education;**
 - (d) Has established and continuously maintains a physical campus or location of operation within the state of Missouri;**
 - (e) Maintains at least twenty-five full-time Missouri employees, at least one-half of which shall be faculty or administrators engaged in operations;**
 - (f) Enrolls at least one thousand Missouri residents as degree or certificate seeking students;**
 - (g) Maintains a governing body or advisory board based in Missouri with oversight of Missouri operations;**
 - (h) Is organized as a nonprofit institution; and**
 - (i) Utilizes an exclusively competency-based education model;**
- (5) “Coordinating board”, the coordinating board for higher education;**
- [(5)] (6) “Expected family contribution”, the amount of money a student and family should pay toward the cost of postsecondary education as calculated by the United States Department of Education and reported on the student aid report or the institutional student information record;**

[(6)] (7) “Financial assistance”, an amount of money paid by the state of Missouri to a qualified applicant under sections 173.1101 to 173.1107;

[(7)] (8) “Full-time student”, an individual who is enrolled in and is carrying a sufficient number of credit hours or their equivalent at an approved private, [or] public, **or virtual** institution to secure the degree or certificate toward which he or she is working in no more than the number of semesters or their equivalent normally required by that institution in the program in which the individual is enrolled. This definition shall be construed as the successor to subdivision (7) of section 173.205 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.205.

2. The failure of an approved virtual institution to continuously maintain all of the requirements in paragraphs (a) to (i) of subdivision (4) of subsection 1 of this section shall preclude such institution’s students or applicants from being eligible for assistance under sections 173.1104 and 173.1105.

173.1104. 1. An applicant shall be eligible for initial or renewed financial assistance only if, at the time of application and throughout the period during which the applicant is receiving such assistance, the applicant:

(1) Is a citizen or a permanent resident of the United States;

(2) Is a resident of the state of Missouri, as determined by reference to standards promulgated by the coordinating board;

(3) Is enrolled, or has been accepted for enrollment, as a full-time undergraduate student in an approved private, [or] public, **or virtual** institution; and

(4) Is not enrolled or does not intend to use the award to enroll in a course of study leading to a degree in theology or divinity.

2. If an applicant is found guilty of or pleads guilty to any criminal offense during the period of time in which the applicant is receiving financial assistance, such applicant shall not be eligible for renewal of such assistance, provided such offense would disqualify the applicant from receiving federal student aid under Title IV of the Higher Education Act of 1965, as amended.

3. Financial assistance shall be allotted for one academic year, but a recipient shall be eligible for renewed assistance until he or she has obtained a baccalaureate degree, provided such financial assistance shall not exceed a total of ten semesters or fifteen quarters or their equivalent. Standards of eligibility for renewed assistance shall be the same as for an initial award of financial assistance, except that for renewal, an applicant shall demonstrate a grade-point average of two and five-tenths on a four-point scale, or the equivalent on another scale. This subsection shall be construed as the successor to section 173.215 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.215.

173.1105. 1. An applicant who is an undergraduate postsecondary student at an approved private, [or] public, **or virtual** institution and who meets the other eligibility criteria shall be eligible for financial assistance, with a minimum and maximum award amount as follows:

(1) For academic years 2010-11, 2011-12, 2012-13, and 2013-14:

(a) One thousand dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector;

(b) Two thousand one hundred fifty dollars maximum and one thousand dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical College of Missouri; and

(c) Four thousand six hundred dollars maximum and two thousand dollars minimum for students attending approved private institutions;

(2) For the 2014-15 academic year and subsequent years:

(a) One thousand three hundred dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector; and

(b) Two thousand eight hundred fifty dollars maximum and one thousand five hundred dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical College of Missouri[, or;], approved private institutions, **or approved virtual institutions.**

2. All students with an expected family contribution of twelve thousand dollars or less shall receive at least the minimum award amount for his or her institution. Maximum award amounts for an eligible student with an expected family contribution above seven thousand dollars shall be reduced by ten percent of the maximum expected family contribution for his or her increment group. Any award amount shall be reduced by the amount of a student's payment from the A+ schools program or any successor program to it. For purposes of this subsection, the term "increment group" shall mean a group organized by expected family contribution in five hundred dollar increments into which all eligible students shall be placed.

3. If appropriated funds are insufficient to fund the program as described, the maximum award shall be reduced across all sectors by the percentage of the shortfall. If appropriated funds exceed the amount necessary to fund the program, the additional funds shall be used to increase the number of recipients by raising the cutoff for the expected family contribution rather than by increasing the size of the award.

4. Every three years, beginning with academic year 2009-10, the award amount may be adjusted to increase no more than the Consumer Price Index for All Urban Consumers (CPI-U), 1982-1984 = 100, not seasonally adjusted, as defined and officially recorded by the United States Department of Labor, or its successor agency, for the previous academic year. The coordinating board shall prepare a report prior to the legislative session for use of the general assembly and the governor in determining budget requests which shall include the amount of funds necessary to maintain full funding of the program based on the baseline established for the program upon the effective date of sections 173.1101 to 173.1107. Any increase in the award amount shall not become effective unless an increase in the amount of money appropriated to the program necessary to cover the increase in award amount is passed by the general assembly.

173.1107. A recipient of financial assistance may transfer from one approved public [or], private, **or virtual** institution to another without losing eligibility for assistance under sections 173.1101 to 173.1107, but the coordinating board shall make any necessary adjustments in the amount of the award. If a recipient of financial assistance at any time is entitled to a refund of any tuition, fees, or other charges under the rules and regulations of the institution in which he or she is enrolled, the institution shall pay the portion of the refund which may be attributed to the state grant to the coordinating board. The coordinating board will use these refunds to make additional awards under the provisions of sections 173.1101 to 173.1107."; and

Further amend the title and enacting clause accordingly.

Senator Munzlinger moved that the above amendment be adopted, which motion prevailed.

Senator Kehoe assumed the Chair.

President Parson assumed the Chair.

Senator Nasheed offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for Senate Bill No. 328, Page 4, Section 172.280, Line 4, by striking “the state's only public research”; and further amend line 5, by striking “university and”; and

Further amend said bill, Page 11, Section 174.160, Line 1, by inserting after “174.160.” the following: **“1.”**; and

Further amend said bill and section, Page 12, Line 26, by inserting after all of said line the following:

“2. The provisions of subsection 1 of this section shall not go into effect in any year in which the state of Missouri fails to fully fund the Lincoln University annual land grant match.”.

Senator Nasheed moved that the above amendment be adopted.

At the request of Senator Romine, **SB 328**, with **SCS** and **SA 3** (pending), was placed on the Informal Calendar.

Senator Hoskins moved that **SB 395** be taken up for perfection, which motion prevailed.

On motion of Senator Hoskins, **SB 395** was declared perfected and ordered printed.

Senator Onder moved that **SB 67** be taken up for perfection, which motion prevailed.

Senator Onder offered **SS** for **SB 67**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 67

An Act to repeal sections 188.036, 188.047, 188.052, 188.055, 188.075, and 197.230, RSMo, and to enact in lieu thereof seven new sections relating to abortion, with penalty provisions.

Senator Onder moved that **SS** for **SB 67** be adopted.

Senator Hoskins assumed the Chair.

President Parson assumed the Chair.

Senator Hoskins offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 67, Page 1, Section A, Line 5 of said page, by inserting after all of said line the following:

“188.028. 1. Except in the case of a medical emergency, no person shall knowingly perform or induce an abortion upon a pregnant woman under the age of eighteen years unless:

(1) The attending physician has secured the informed written consent of the minor and one parent or guardian, and the consenting parent or guardian of the minor has notified any other custodial parent or guardian in writing prior to the securing of the informed written consent of the minor and one parent or guardian. For purposes of this subdivision, “custodial parent” means any parent of a minor

in a family in which the parents have not separated or dissolved their marriage, or any parent of a minor who has been awarded joint legal custody or joint physical custody of such minor by a court of competent jurisdiction. Notice shall not be required for any parent or guardian:

(a) Who has been found guilty of any offense in violation of chapter 565, relating to offenses against the person; chapter 566, relating to sexual offenses; chapter 567, relating to prostitution; chapter 568, relating to offenses against the family; or chapter 573, relating to pornography and related offenses, if a child was a victim;

(b) Who has been found guilty of any offense in any other state or foreign country, or under federal, tribal, or military jurisdiction if a child was a victim, which would be a violation of chapter 565, 566, 567, 568, or 573 if committed in this state;

(c) Who is listed on the child abuse or neglect central registry under sections 210.109 to 210.183 or on the sexual offender registry under sections 589.400 to 589.425;

(d) Against whom an order of protection has been issued, including a foreign order of protection given full faith and credit in this state under section 455.067;

(e) Whose custodial, parental, or guardianship rights have been terminated by a court of competent jurisdiction; or

(f) Whose whereabouts are unknown after reasonable inquiry, who is a fugitive from justice, who is habitually in an intoxicated or drugged condition, or who has been declared mentally incompetent or incapacitated by a court of competent jurisdiction; or

(2) The minor is emancipated and the attending physician has received the informed written consent of the minor; or

(3) The minor has been granted the right to self-consent to the abortion by court order pursuant to subsection 2 of this section, and the attending physician has received the informed written consent of the minor; or

(4) The minor has been granted consent to the abortion by court order, and the court has given its informed written consent in accordance with subsection 2 of this section, and the minor is having the abortion willingly, in compliance with subsection 3 of this section.

2. The right of a minor to self-consent to an abortion under subdivision (3) of subsection 1 of this section or court consent under subdivision (4) of subsection 1 of this section may be granted by a court pursuant to the following procedures:

(1) The minor or next friend shall make an application to the juvenile court which shall assist the minor or next friend in preparing the petition and notices required pursuant to this section. The minor or the next friend of the minor shall thereafter file a petition setting forth the initials of the minor; the age of the minor; the names and addresses of each parent, guardian, or, if the minor's parents are deceased and no guardian has been appointed, any other person standing in loco parentis of the minor; that the minor has been fully informed of the risks and consequences of the abortion; that the minor is of sound mind and has sufficient intellectual capacity to consent to the abortion; that, if the court does not grant the minor majority rights for the purpose of consent to the abortion, the court should find that the abortion is in the best interest of the

minor and give judicial consent to the abortion; that the court should appoint a guardian ad litem of the child; and if the minor does not have private counsel, that the court should appoint counsel. The petition shall be signed by the minor or the next friend;

(2) A hearing on the merits of the petition, to be held on the record, shall be held as soon as possible within five days of the filing of the petition. If any party is unable to afford counsel, the court shall appoint counsel at least twenty-four hours before the time of the hearing. At the hearing, the court shall hear evidence relating to the emotional development, maturity, intellect and understanding of the minor; the nature, possible consequences, and alternatives to the abortion; and any other evidence that the court may find useful in determining whether the minor should be granted majority rights for the purpose of consenting to the abortion or whether the abortion is in the best interests of the minor;

(3) In the decree, the court shall for good cause:

(a) Grant the petition for majority rights for the purpose of consenting to the abortion; or

(b) Find the abortion to be in the best interests of the minor and give judicial consent to the abortion, setting forth the grounds for so finding; or

(c) Deny the petition, setting forth the grounds on which the petition is denied;

(4) If the petition is allowed, the informed consent of the minor, pursuant to a court grant of majority rights, or the judicial consent, shall bar an action by the parents or guardian of the minor on the grounds of battery of the minor by those performing **or inducing** the abortion. The immunity granted shall only extend to the performance **or inducement** of the abortion in accordance herewith and any necessary accompanying services which are performed in a competent manner. The costs of the action shall be borne by the parties;

(5) An appeal from an order issued under the provisions of this section may be taken to the court of appeals of this state by the minor or by a parent or guardian of the minor. The notice of intent to appeal shall be given within twenty-four hours from the date of issuance of the order. The record on appeal shall be completed and the appeal shall be perfected within five days from the filing of notice to appeal. Because time may be of the essence regarding the performance **or inducement** of the abortion, the supreme court of this state shall, by court rule, provide for expedited appellate review of cases appealed under this section.

3. If a minor desires an abortion, then she shall be orally informed of and, if possible, sign the written consent required [by section 188.039] **under this chapter** in the same manner as an adult person. No abortion shall be performed **or induced** on any minor against her will, except that an abortion may be performed **or induced** against the will of a minor pursuant to a court order described in subdivision (4) of subsection 1 of this section that the abortion is necessary to preserve the life of the minor.”; and

Further amend the title and enacting clause accordingly.

Senator Hoskins moved that the above amendment be adopted.

At the request of Senator Onder, **SB 67**, with **SS** and **SA 1** (pending), was placed on the Informal Calendar.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 395**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 608, regarding Donald “Doc” Kritzer, Fulton, which was adopted.

Senator Hummel offered Senate Resolution No. 609, regarding Laurence Edwin “Larry” Lumpe, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 610, regarding Rose Marie Griggs, Saint Louis, which was adopted.

Senator Hummel offered Senate Resolution No. 611, regarding Charles F. “Charlie” Mikusch, Saint Louis, which was adopted.

Senator Romine offered Senate Resolution No. 612, regarding Janet L. Lashley, Bellevue, which was adopted.

Senator Romine offered Senate Resolution No. 613, regarding Rebecca R. Forbes, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 614, regarding Phyllis Scott, Bismarck, which was adopted.

Senator Romine offered Senate Resolution No. 615, regarding Kenny Boyer, Cadet, which was adopted.

Senator Romine offered Senate Resolution No. 616, regarding Claudia M. Harper, Cadet, which was adopted.

Senator Onder offered Senate Resolution No. 617, regarding Michelle Pellegrino, Lake Saint Louis, which was adopted.

Senator Onder offered Senate Resolution No. 618, regarding Teddy G. “Ted” Richardson, O’Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 619, regarding Archie Lee Ripetto, O’Fallon, which was adopted.

Senator Kehoe offered Senate Resolution No. 620, regarding First Baptist Church, Syracuse, which was adopted.

Senator Kehoe offered Senate Resolution No. 621, regarding Donna J. Webster, Jefferson City, which was adopted.

Senator Schaaf offered Senate Resolution No. 622, regarding the Fiftieth Wedding Anniversary of Robert and Patricia McCammon, St. Joseph, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 7:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

SENATE BILLS FOR PERFECTION

Senator Onder moved that **SB 67**, with **SS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SA 1 was again taken up.

Senator Sifton offered **SSA 1** for **SA 1**, entitled:

**SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1**

Amend Senate Substitute for Senate Bill No. 67, Page 1, Section A, Line 5, by inserting after all of said line the following:

“188.027. 1. Except in the case of medical emergency, no abortion shall be performed or induced on a woman without her voluntary and informed consent, given freely and without coercion. Consent to an abortion is voluntary and informed and given freely and without coercion if, and only if, at least seventy-two hours prior to the abortion:

(1) The physician who is to perform or induce the abortion or a qualified professional has informed the woman orally, reduced to writing, and in person, of the following:

(a) The name of the physician who will perform or induce the abortion;

(b) Medically accurate information that a reasonable patient would consider material to the decision of whether or not to undergo the abortion, including:

a. A description of the proposed abortion method;

b. The immediate and long-term medical risks to the woman associated with the proposed abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and possible adverse psychological effects associated with the abortion; and

c. The immediate and long-term medical risks to the woman, in light of the anesthesia and medication that is to be administered, the unborn child’s gestational age, and the woman’s medical history and medical condition;

(c) Alternatives to the abortion which shall include making the woman aware that information and materials shall be provided to her detailing such alternatives to the abortion;

(d) A statement that the physician performing or inducing the abortion is available for any questions concerning the abortion, together with the telephone number that the physician may be later reached to answer any questions that the woman may have;

(e) [The location of the hospital that offers obstetrical or gynecological care located within thirty miles of the location where the abortion is performed or induced and at which the physician performing or inducing the abortion has clinical privileges and where the woman may receive follow-up care by the physician if complications arise;

(f)] The gestational age of the unborn child at the time the abortion is to be performed or induced; and

[(g)] (f) The anatomical and physiological characteristics of the unborn child at the time the abortion is to be performed or induced;

(2) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, printed materials provided by the department, which describe the probable anatomical and physiological characteristics of the unborn child at two-week gestational increments from conception to full term, including color photographs or images of the developing unborn child at two-week gestational increments. Such descriptions shall include information about brain and heart functions, the presence of external members and internal organs during the applicable stages of development and information on when the unborn child is viable. The printed materials shall prominently display the following statement: "The life of each human being begins at conception. Abortion will terminate the life of a separate, unique, living human being.";

(3) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, printed materials provided by the department, which describe the various surgical and drug-induced methods of abortion relevant to the stage of pregnancy, as well as the immediate and long-term medical risks commonly associated with each abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and the possible adverse psychological effects associated with an abortion;

(4) The physician who is to perform or induce the abortion or a qualified professional shall provide the woman with the opportunity to view at least seventy-two hours prior to the abortion an active ultrasound of the unborn child and hear the heartbeat of the unborn child if the heartbeat is audible. The woman shall be provided with a geographically indexed list maintained by the department of health care providers, facilities, and clinics that perform ultrasounds, including those that offer ultrasound services free of charge. Such materials shall provide contact information for each provider, facility, or clinic including telephone numbers and, if available, website addresses. Should the woman decide to obtain an ultrasound from a provider, facility, or clinic other than the abortion facility, the woman shall be offered a reasonable time to obtain the ultrasound examination before the date and time set for performing or inducing an abortion. The person conducting the ultrasound shall ensure that the active ultrasound image is of a quality consistent with standard medical practice in the community, contains the dimensions of the unborn child, and accurately portrays the presence of external members and internal organs, if present or viewable, of the unborn child. The auscultation of fetal heart tone must also be of a quality consistent with standard medical practice in the community. If the woman chooses to view the ultrasound or hear the heartbeat or both at the abortion facility, the viewing or hearing or both shall be provided to her at the abortion facility at least seventy-two hours prior to the abortion being performed or induced;

(5) Prior to an abortion being performed or induced on an unborn child of twenty-two weeks gestational age or older, the physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, printed materials provided by the department that offer information on the possibility of the abortion causing pain to the unborn child. This information shall include, but need not be limited to, the following:

(a) At least by twenty-two weeks of gestational age, the unborn child possesses all the anatomical

structures, including pain receptors, spinal cord, nerve tracts, thalamus, and cortex, that are necessary in order to feel pain;

(b) A description of the actual steps in the abortion procedure to be performed or induced, and at which steps the abortion procedure could be painful to the unborn child;

(c) There is evidence that by twenty-two weeks of gestational age, unborn children seek to evade certain stimuli in a manner that in an infant or an adult would be interpreted as a response to pain;

(d) Anesthesia is given to unborn children who are twenty-two weeks or more gestational age who undergo prenatal surgery;

(e) Anesthesia is given to premature children who are twenty-two weeks or more gestational age who undergo surgery;

(f) Anesthesia or an analgesic is available in order to minimize or alleviate the pain to the unborn child;

(6) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, printed materials provided by the department explaining to the woman alternatives to abortion she may wish to consider. Such materials shall:

(a) Identify on a geographical basis public and private agencies available to assist a woman in carrying her unborn child to term, and to assist her in caring for her dependent child or placing her child for adoption, including agencies commonly known and generally referred to as pregnancy resource centers, crisis pregnancy centers, maternity homes, and adoption agencies. Such materials shall provide a comprehensive list by geographical area of the agencies, a description of the services they offer, and the telephone numbers and addresses of the agencies; provided that such materials shall not include any programs, services, organizations, or affiliates of organizations that perform or induce, or assist in the performing or inducing of, abortions or that refer for abortions;

(b) Explain the Missouri alternatives to abortion services program under section 188.325, and any other programs and services available to pregnant women and mothers of newborn children offered by public or private agencies which assist a woman in carrying her unborn child to term and assist her in caring for her dependent child or placing her child for adoption, including but not limited to prenatal care; maternal health care; newborn or infant care; mental health services; professional counseling services; housing programs; utility assistance; transportation services; food, clothing, and supplies related to pregnancy; parenting skills; educational programs; job training and placement services; drug and alcohol testing and treatment; and adoption assistance;

(c) Identify the state website for the Missouri alternatives to abortion services program under section 188.325, and any toll-free number established by the state operated in conjunction with the program;

(d) Prominently display the statement: “There are public and private agencies willing and able to help you carry your child to term, and to assist you and your child after your child is born, whether you choose to keep your child or place him or her for adoption. The state of Missouri encourages you to contact those agencies before making a final decision about abortion. State law requires that your physician or a qualified professional give you the opportunity to call agencies like these before you undergo an abortion.”;

(7) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, printed materials provided by the department explaining that the father of the unborn

child is liable to assist in the support of the child, even in instances where he has offered to pay for the abortion. Such materials shall include information on the legal duties and support obligations of the father of a child, including, but not limited to, child support payments, and the fact that paternity may be established by the father's name on a birth certificate or statement of paternity, or by court action. Such printed materials shall also state that more information concerning paternity establishment and child support services and enforcement may be obtained by calling the family support division within the Missouri department of social services; and

(8) The physician who is to perform or induce the abortion or a qualified professional shall inform the woman that she is free to withhold or withdraw her consent to the abortion at any time without affecting her right to future care or treatment and without the loss of any state or federally funded benefits to which she might otherwise be entitled.

2. All information required to be provided to a woman considering abortion by subsection 1 of this section shall be presented to the woman individually, in the physical presence of the woman and in a private room, to protect her privacy, to maintain the confidentiality of her decision, to ensure that the information focuses on her individual circumstances, to ensure she has an adequate opportunity to ask questions, and to ensure that she is not a victim of coerced abortion. Should a woman be unable to read materials provided to her, they shall be read to her. Should a woman need an interpreter to understand the information presented in the written materials, an interpreter shall be provided to her. Should a woman ask questions concerning any of the information or materials, answers shall be provided in a language she can understand.

3. No abortion shall be performed or induced unless and until the woman upon whom the abortion is to be performed or induced certifies in writing on a checklist form provided by the department that she has been presented all the information required in subsection 1 of this section, that she has been provided the opportunity to view an active ultrasound image of the unborn child and hear the heartbeat of the unborn child if it is audible, and that she further certifies that she gives her voluntary and informed consent, freely and without coercion, to the abortion procedure.

4. No abortion shall be performed or induced on an unborn child of twenty-two weeks gestational age or older unless and until the woman upon whom the abortion is to be performed or induced has been provided the opportunity to choose to have an anesthetic or analgesic administered to eliminate or alleviate pain to the unborn child caused by the particular method of abortion to be performed or induced. The administration of anesthesia or analgesics shall be performed in a manner consistent with standard medical practice in the community.

5. No physician shall perform or induce an abortion unless and until the physician has obtained from the woman her voluntary and informed consent given freely and without coercion. If the physician has reason to believe that the woman is being coerced into having an abortion, the physician or qualified professional shall inform the woman that services are available for her and shall provide her with private access to a telephone and information about such services, including but not limited to the following:

- (1) Rape crisis centers, as defined in section 455.003;
- (2) Shelters for victims of domestic violence, as defined in section 455.200; and
- (3) Orders of protection, pursuant to chapter 455.

6. No physician shall perform or induce an abortion unless and until the physician has received and

signed a copy of the form prescribed in subsection 3 of this section. The physician shall retain a copy of the form in the patient's medical record.

7. In the event of a medical emergency as provided by section 188.039, the physician who performed or induced the abortion shall clearly certify in writing the nature and circumstances of the medical emergency. This certification shall be signed by the physician who performed or induced the abortion, and shall be maintained under section 188.060.

8. No person or entity shall require, obtain, or accept payment for an abortion from or on behalf of a patient until at least seventy-two hours have passed since the time that the information required by subsection 1 of this section has been provided to the patient. Nothing in this subsection shall prohibit a person or entity from notifying the patient that payment for the abortion will be required after the seventy-two-hour period has expired if she voluntarily chooses to have the abortion.

9. The term "qualified professional" as used in this section shall refer to a physician, physician assistant, registered nurse, licensed practical nurse, psychologist, licensed professional counselor, or licensed social worker, licensed or registered under chapter 334, 335, or 337, acting under the supervision of the physician performing or inducing the abortion, and acting within the course and scope of his or her authority provided by law. The provisions of this section shall not be construed to in any way expand the authority otherwise provided by law relating to the licensure, registration, or scope of practice of any such qualified professional.

10. By November 30, 2010, the department shall produce the written materials and forms described in this section. Any written materials produced shall be printed in a typeface large enough to be clearly legible. All information shall be presented in an objective, unbiased manner designed to convey only accurate scientific and medical information. The department shall furnish the written materials and forms at no cost and in sufficient quantity to any person who performs or induces abortions, or to any hospital or facility that provides abortions. The department shall make all information required by subsection 1 of this section available to the public through its department website. The department shall maintain a toll-free, twenty-four-hour hotline telephone number where a caller can obtain information on a regional basis concerning the agencies and services described in subsection 1 of this section. No identifying information regarding persons who use the website shall be collected or maintained. The department shall monitor the website on a regular basis to prevent tampering and correct any operational deficiencies.

11. In order to preserve the compelling interest of the state to ensure that the choice to consent to an abortion is voluntary and informed, and given freely and without coercion, the department shall use the procedures for adoption of emergency rules under section 536.025 in order to promulgate all necessary rules, forms, and other necessary material to implement this section by November 30, 2010.

12. If the provisions in subsections 1 and 8 of this section requiring a seventy-two-hour waiting period for an abortion are ever temporarily or permanently restrained or enjoined by judicial order, then the waiting period for an abortion shall be twenty-four hours; provided, however, that if such temporary or permanent restraining order or injunction is stayed or dissolved, or otherwise ceases to have effect, the waiting period for an abortion shall be seventy-two hours.

188.028. 1. **Except in the case of a medical emergency**, no person shall knowingly perform **or induce** an abortion upon a pregnant woman under the age of eighteen years unless:

(1) The attending physician has secured the informed written consent of the minor and one parent or guardian; or

(2) The minor is emancipated and the attending physician has received the informed written consent of the minor; or

(3) The minor has been granted the right to self-consent to the abortion by court order pursuant to subsection 2 of this section, and the attending physician has received the informed written consent of the minor; or

(4) The minor has been granted consent to the abortion by court order, and the court has given its informed written consent in accordance with subsection 2 of this section, and the minor is having the abortion willingly, in compliance with subsection 3 of this section.

2. The right of a minor to self-consent to an abortion under subdivision (3) of subsection 1 of this section or court consent under subdivision (4) of subsection 1 of this section may be granted by a court pursuant to the following procedures:

(1) The minor or next friend shall make an application to the juvenile court which shall assist the minor or next friend in preparing the petition and notices required pursuant to this section. The minor or the next friend of the minor shall thereafter file a petition setting forth the initials of the minor; the age of the minor; the names and addresses of each parent, guardian, or, if the minor's parents are deceased and no guardian has been appointed, any other person standing in loco parentis of the minor; that the minor has been fully informed of the risks and consequences of the abortion; that the minor is of sound mind and has sufficient intellectual capacity to consent to the abortion; that, if the court does not grant the minor majority rights for the purpose of consent to the abortion, the court should find that the abortion is in the best interest of the minor and give judicial consent to the abortion; that the court should appoint a guardian ad litem of the child; and if the minor does not have private counsel, that the court should appoint counsel. The petition shall be signed by the minor or the next friend;

(2) A hearing on the merits of the petition, to be held on the record, shall be held as soon as possible within five days of the filing of the petition. If any party is unable to afford counsel, the court shall appoint counsel at least twenty-four hours before the time of the hearing. At the hearing, the court shall hear evidence relating to the emotional development, maturity, intellect and understanding of the minor; the nature, possible consequences, and alternatives to the abortion; and any other evidence that the court may find useful in determining whether the minor should be granted majority rights for the purpose of consenting to the abortion or whether the abortion is in the best interests of the minor;

(3) In the decree, the court shall for good cause:

(a) Grant the petition for majority rights for the purpose of consenting to the abortion; or

(b) Find the abortion to be in the best interests of the minor and give judicial consent to the abortion, setting forth the grounds for so finding; or

(c) Deny the petition, setting forth the grounds on which the petition is denied;

(4) If the petition is allowed, the informed consent of the minor, pursuant to a court grant of majority rights, or the judicial consent, shall bar an action by the parents or guardian of the minor on the grounds of battery of the minor by those performing **or inducing** the abortion. The immunity granted shall only extend

to the performance **or inducement** of the abortion in accordance herewith and any necessary accompanying services which are performed in a competent manner. The costs of the action shall be borne by the parties;

(5) An appeal from an order issued under the provisions of this section may be taken to the court of appeals of this state by the minor or by a parent or guardian of the minor. The notice of intent to appeal shall be given within twenty-four hours from the date of issuance of the order. The record on appeal shall be completed and the appeal shall be perfected within five days from the filing of notice to appeal. Because time may be of the essence regarding the performance **or inducement** of the abortion, the supreme court of this state shall, by court rule, provide for expedited appellate review of cases appealed under this section.

3. If a minor desires an abortion, then she shall be orally informed of and, if possible, sign the written consent required [by section 188.039] **under this chapter** in the same manner as an adult person. No abortion shall be performed **or induced** on any minor against her will, except that an abortion may be performed **or induced** against the will of a minor pursuant to a court order described in subdivision (4) of subsection 1 of this section that the abortion is necessary to preserve the life of the minor.”; and

Further amend said bill, page 9, Section 188.075, line 19, by inserting after all of said line the following:

“188.080. Any person who is not a physician who performs or induces or attempts to perform or induce an abortion on another is guilty of a class B felony, and, upon conviction, shall be punished as provided by law. [Any physician performing or inducing an abortion who does not have clinical privileges at a hospital which offers obstetrical or gynecological care located within thirty miles of the location at which the abortion is performed or induced shall be guilty of a class A misdemeanor, and, upon conviction shall be punished as provided by law.]”; and

Further amend said bill, page 12, Section 188.160, line 25, by inserting after all of said line the following:

“197.200. As used in sections 197.200 to 197.240, unless the context clearly indicates otherwise, the following terms mean:

(1) “Ambulatory surgical center”, any public or private establishment operated primarily for the purpose of performing surgical procedures or primarily for the purpose of performing childbirths, [or any establishment operated for the purpose of performing or inducing any second or third-trimester abortions or five or more first-trimester abortions per month,] and which does not provide services or other accommodations for patients to stay more than twenty-three hours within the establishment, provided, however, that nothing in this definition shall be construed to include the offices of dentists currently licensed pursuant to chapter 332 **or facilities that are operated primarily for the purpose of providing abortions**;

(2) “Dentist”, any person currently licensed to practice dentistry pursuant to chapter 332;

(3) “Department”, the department of health and senior services;

(4) “Governmental unit”, any city, county or other political subdivision of this state, or any department, division, board or other agency of any political subdivision of this state;

(5) “Person”, any individual, firm, partnership, corporation, company, or association and the legal successors thereof;

(6) “Physician”, any person currently licensed to practice medicine pursuant to chapter 334;

(7) “Podiatrist”, any person currently licensed to practice podiatry pursuant to chapter 330.”; and

Further amend said bill, pages 12-14, Section 197.230, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that **SSA 1** for **SA 1** be adopted.

Senator Hoskins requested a roll call vote be taken on the adoption of **SSA 1** for **SA 1**. He was joined in his request by Senators Munzlinger, Onder, Riddle and Sater.

Senator Kraus assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Onder, **SB 67**, with **SS**, **SA 1** and **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

INTRODUCTION OF GUESTS

Senator Brown introduced to the Senate, Shane Lawson, Daniel Westfall, Tevin Williams, Morgan Fryman, Kyara Holloway, and Melissa Apley, University of Missouri Undergraduate Research Team.

Senator Richard introduced to the Senate, Kolton Sanders, Dalton Kivett, Trenton Young, Gannon Millard, Braxton Barnes, Kyle Sanders, Joey Williams, Johnny Meyer, Zachary Plummer, Christian Nutz and Adrian Hitchcock, 2017 Class 3 State Champion Neosho Wrestling team.

Senator Rowden introduced to the Senate, Madeline Simon and Emily Shaw, University of Missouri Undergraduate Research Team.

Senator Rowden introduced to the Senate, the Physician of the Day, Dr. Joshua Hamann, MD, Columbia.

Senator Cunningham introduced to the Senate, Caroline Dunn, Houston.

Senator Nasheed introduced to the Senate, Pastor Elder Veronica J. Richardson, Southern Union Missionary Baptist Church, St. Louis.

Senator Dixon introduced to the Senate, Joe Novak and Pat Bezdek, Springfield.

Senator Libla introduced to the Senate, Herman Styles, Poplar Bluff; Bob Bonney, Elsberry; Howard Helgenberg, St. Louis; and Howard Beck, Rock Island, Illinois.

Senator Emery introduced to the Senate, Living Faith Mennonite School, Walker.

The President introduced to the Senate, John Gideon and Ryan Southard, Lebanon.

Senator Kehoe introduced to the Senate, Alayna Backes, Mackenzie Jones, Addisyn Nilges, Natalie Wilbers, Amelia Carwile, Lily Kempker, Taylor Bax, Azlyn Luebbert, Ava Kremer and Grace Borgmeyer, Girl Scout Troop 71047, Immaculate Conception School, Loose Creek.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FORTY-NINTH DAY—WEDNESDAY, APRIL 5, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 275
HCS#2 for HB 502
HCS for HB 142

HCS for HB 340
HCS for HB 780
HCS for HB 573

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)
SS for SCS for SB 213-Rowden
SB 18-Kraus (In Fiscal Oversight)

SCS for SB 84-Kraus
SB 434-Sater
SCS for SB 240-Schatz (In Fiscal Oversight)
SB 395-Hoskins

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle
SB 264-Dixon

HOUSE BILLS ON THIRD READING

1. HB 34-Plocher (Dixon)
2. HCS for HBs 1194 & 1193 (Hegeman)
3. HB 462-Kolkmeyer (Munzlinger)
4. HB 461-Kolkmeyer (Munzlinger)
5. HCS for HB 460 (Munzlinger)
6. HB 93-Lauer, with SCS (Wasson) (In Fiscal Oversight)
7. HCS for HB 115, with SCS (Wasson)
8. HB 655-Engler (Dixon) (In Fiscal Oversight)

9. HB 35-Plocher (Dixon)
10. HCS for HBs 91, 42, 131, 265 & 314 (Brown)
11. HCS for HB 66, with SCS (Sater) (In Fiscal Oversight)
12. HCS for HBs 190 & 208 (Eigel)
13. HCS for HB 451 (Wasson)
14. HB 51-Andrews, with SCS (Hegeman)
15. HCS for HB 292, with SCS (Cunningham)
16. HCS for HBs 337, 259 & 575 (Schatz)

17. HB 336-Shull (Rowden)
 18. HCS for HB 427, with SCS (Kehoe)
 19. HB 85-Redmon, with SCS (Hegeman)

20. HB 207-Fitzwater (Romine)
 21. HCS for HB 14, with SCS (Brown)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
 SB 6-Richard, with SCS
 SB 13-Dixon
 SB 20-Brown
 SB 21-Brown
 SB 28-Sater, with SCS (pending)
 SB 32-Emery, with SCS
 SBs 37 & 244-Silvey, with SCS, SS for
 SCS & SA 1 (pending)
 SB 41-Wallingford and Emery, with SS,
 SA 1 & SA 1 to SA 1 (pending)
 SBs 44 & 63-Romine, with SCS
 SB 46-Libla, with SCS
 SB 49-Walsh, with SCS
 SB 61-Hegeman, with SCS
 SB 67-Onder, et al, with SS, SA 1 &
 SSA 1 for SA 1 (pending)
 SB 68-Onder and Nasheed
 SB 76-Munzlinger
 SB 80-Wasson, with SCS
 SB 81-Dixon
 SB 83-Dixon
 SB 85-Kraus, with SCS
 SB 88-Brown, with SCS
 SB 96-Sater and Emery
 SB 97-Sater, with SCS
 SB 99-Emery
 SB 102-Cunningham, with SCS
 SB 103-Wallingford
 SB 109-Holsman, with SCS
 SB 115-Schupp, with SCS

SB 117-Schupp, with SCS
 SB 122-Munzlinger, with SCS
 SB 123-Munzlinger
 SB 126-Wasson
 SB 129-Dixon and Sifton, with SCS
 SB 130-Kraus, with SCS
 SB 133-Chappelle-Nadal
 SB 138-Sater
 SB 141-Emery
 SB 142-Emery
 SB 144-Wallingford
 SB 145-Wallingford, with SCS
 SB 147-Romine
 SB 156-Munzlinger, with SCS
 SB 157-Dixon, with SCS
 SB 158-Dixon
 SB 163-Romine
 SB 169-Dixon, with SCS
 SB 171-Dixon and Sifton, with SCS
 SB 176-Dixon
 SB 177-Dixon, with SCS
 SB 178-Dixon
 SB 180-Nasheed, with SCS
 SB 183-Hoskins, with SCS
 SB 184-Emery, with SS (pending)
 SB 185-Onder, et al, with SCS
 SB 188-Munzlinger, with SCS
 SB 189-Kehoe, with SCS
 SB 190-Emery, with SCS & SS#2 for SCS
 (pending)
 SB 196-Koenig

SB 199-Wasson	SB 303-Wieland, with SCS
SB 200-Libla	SB 311-Wasson, with SCS
SB 201-Onder, with SCS	SB 313-Koenig, with SCS, SS for SCS, SA 1 & SSA 1 for SA 1 (pending)
SB 203-Sifton, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 204-Sifton	SB 316-Rowden, with SCS
SB 207-Sifton	SB 325-Kraus
SB 209-Wallingford	SBs 327, 238 & 360-Romine, with SCS
SB 210-Onder, with SCS	SB 328-Romine, with SCS & SA 3 (pending)
SB 220-Riddle, with SCS	SB 330-Munzlinger
SB 221-Riddle	SB 331-Hegeman
SB 223-Schatz, with SCS	SB 333-Schaaf, with SCS
SB 227-Koenig, with SCS	SB 336-Wieland
SB 228-Koenig, with SS & SA 1 (pending)	SB 348-Wasson
SB 230-Riddle	SB 349-Wasson
SB 232-Schatz	SB 358-Wieland
SB 233-Wallingford	SB 362-Hummel
SB 234-Libla, with SCS	SB 368-Rowden
SB 239-Rowden, with SCS	SB 371-Schaaf
SB 242-Emery, with SCS	SB 373-Curls
SB 243-Hegeman	SB 376-Hoskins
SB 247-Kraus, with SCS	SB 378-Wallingford
SB 250-Kehoe	SB 379-Schatz
SB 252-Dixon, with SCS	SB 381-Riddle
SB 258-Munzlinger	SB 383-Eigel and Wieland
SB 259-Munzlinger	SB 384-Rowden, with SCS
SB 260-Munzlinger	SB 389-Sater, with SCS
SB 261-Munzlinger	SB 391-Munzlinger
SB 262-Munzlinger	SB 392-Holsman
SB 263-Riddle	SB 406-Wasson and Sater
SB 267-Schatz, with SCS	SB 409-Koenig
SB 271-Wasson and Richard, with SCS	SB 410-Schatz
SB 280-Hoskins, with SCS	SB 413-Munzlinger
SB 284-Hegeman, with SCS	SB 418-Hegeman, with SCS
SBs 285 & 17-Koenig, with SCS	SB 422-Cunningham, with SCS
SB 286-Rizzo	SB 426-Wasson, with SCS
SB 290-Schatz, with SCS	SB 427-Wasson
SB 295-Schaaf, with SCS	SB 430-Cunningham, with SCS
SB 298-Curls	

SB 433-Sater, with SCS
 SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery
 SB 468-Hegeman
 SB 475-Schatz
 SB 485-Hoskins

SB 490-Schupp
 SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
 HCS for HB 130, with SCS, SS for SCS &
 SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS, SA 2 &
 SA 3 to SA 2 (pending) (Onder)
 HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe
 SCR 9-Holsman

SCR 14-Hoskins
 SCR 21-Wallingford

Journal of the Senate

FIRST REGULAR SESSION

FORTY-NINTH DAY—WEDNESDAY, APRIL 5, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Cast your burden on the Lord, and he will sustain you; he will never permit the righteous to be moved.” (Psalm 55:22)

Heavenly Father we cry to You as we see about us those things and people who bring sorrow and pain. So we pray for You to pour wisdom and mercy upon us so we might be the servant You desire us to be. And as we serve You here in the Senate, may we do what we can do that can bring relief and help to those in need and deal with those who bring evil among us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Eigel offered Senate Resolution No. 623, regarding Samantha Sophie Cary, Saint Charles, which was adopted.

Senator Silvey requested unanimous consent of the Senate, that in honor of American Cancer Society's "Wear Your Suits & Sneakers Day", members be allowed to wear sneakers on the Senate Floor during session, which request was denied.

SENATE BILLS FOR PERFECTION

Senator Curls moved that **SB 373** be taken up for perfection, which motion prevailed.

At the request of Senator Curls, **SB 373** was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

SENATE BILLS FOR PERFECTION

Senator Curls moved that **SB 373** be again taken up for perfection, which motion prevailed.

Senator Wallingford offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 373, Page 1, In the Title, Lines 2-3, by striking the words "the Missouri senior farmers' market nutrition program" and inserting in lieu thereof the following: "seniors"; and

Further amend said bill and page, section A, line 2, by inserting after all of said line the following:

"192.385. 1. There is hereby established in the department of health and senior services the "Senior Services Growth and Development Program" to provide additional funding for senior services provided through the area agencies on aging in this state.

2. Beginning January 1, 2018, two and one-half percent, and beginning January 1, 2019, and each year thereafter, five percent of the premium tax collected under sections 148.320 and 148.370, excluding any moneys to be transferred to the state school moneys fund as described in section 148.360, shall be deposited in the fund created in subsection 3 of this section.

3. (1) There is hereby created in the state treasury the "Senior Services Growth and Development Program Fund", which shall consist of moneys collected under this section. The director of the department of revenue shall collect the moneys described in subsection 2 of this section and shall remit such moneys to the state treasurer for deposit in the fund, less one percent for the cost of collection. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be used solely by the department of health and senior services for enhancing senior services provided by area agencies on aging in this state.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the

fund at the end of the biennium shall not revert to the credit of the general revenue fund. This fund is not intended to supplant general revenue provided for senior services.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The department of health and senior services shall disburse the moneys from the fund to the area agencies on aging in accordance with the funding formula used by the department to disburse other federal and state moneys to the area agencies on aging.

5. At least fifty percent of all moneys distributed under this section shall be applied by area agencies on aging to the development and expansion of senior center programs, facilities, and services.

6. All area agencies on aging shall report, either individually or as an association, annually to the department of health and senior services, the department of insurance, financial institutions, and professional registration, and the general assembly on the distribution and use of moneys under this section. The board of directors and the advisory board of each area agency on aging shall be responsible for ensuring the proper use and distribution of such moneys.

7. The department of health and senior services may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senator Wallingford moved that the above amendment be adopted.

Senator Brown raised the point of order that **SA 1** goes beyond the scope of the bill. The point of order was referred to the President Pro Tem who took it under advisement, which placed **SB 373**, with **SA 1** and the point of order (pending), on the Informal Calendar.

Senator Riddle moved that **SB 220**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 220**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 220

An Act to amend chapter 516, RSMo, by adding thereto one new section relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

Was taken up.

Senator Riddle moved that **SCS** for **SB 220** be adopted.

Senator Riddle offered **SS** for **SCS** for **SB 220**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 220

An Act to amend chapter 516, RSMo, by adding thereto one new section relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

Senator Riddle moved that **SS** for **SCS** for **SB 220** be adopted.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Riddle, **SB 220**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator Wieland offered Senate Resolution No. 624, regarding Eagle Scout Matthew Hassbaum, Barnhart, which was adopted.

Senator Hoskins offered Senate Resolution No. 625, regarding Colette Ellen Tilden, Warrensburg, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 626, regarding Kailyn Marie Deavens, Hazelwood, which was adopted.

Senator Schatz offered Senate Resolution No. 627, regarding Caroline Finnell, Chesterfield, which was adopted.

Senator Schatz offered Senate Resolution No. 628, regarding Lewis Roger “Lew” Crist, Wildwood, which was adopted.

Senator Sifton offered Senate Resolution No. 629, regarding Kayla Brown, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 630, regarding Rea Bedalli, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 631, regarding Alyssa Boning, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 632, regarding Breanna Colombo, Saint Louis, which was adopted.

Senator Emery offered Senate Resolution No. 633, regarding Phil Couch, which was adopted.

Senator Kehoe offered Senate Resolution No. 634, regarding Judith Deel, Jefferson City, which was adopted.

Senator Schatz offered Senate Resolution No. 635, regarding Grace Rachel Koch, Washington, which was adopted.

Senator Schatz offered Senate Resolution No. 636, regarding Shelbie Dawn Dallas, Union, which was

adopted.

Senator Schatz offered Senate Resolution No. 637, regarding Sloane Catherine Dallas, Union, which was adopted.

Senator Schatz offered Senate Resolution No. 638, regarding Sanika Nanda, Wildwood, which was adopted.

Senator Wieland offered Senate Resolution No. 639, regarding Olivia Marie Money, Arnold, which was adopted.

INTRODUCTION OF GUESTS

Senator Riddle introduced to the Senate, Jan Reyes; and Baylor Webb, Annie Bonderer, Alex Armstrong and Julia Mendez, representatives of Student Government Day, Fulton High School.

Senator Kraus introduced to the Senate, teachers and junior government students from Oak Grove High School.

Senator Richard introduced to the Senate, Victoria Marie Blackman, Poplar Bluff; Sierra Blankenship, St. Charles; Kareesha Janae Boyington, Joplin; Eric Cowan, Springfield; Catryn Kelley, Hollister; Jacob Rogers, Sedalia; KaeShawn Smith, Kansas City; William Turner, Knob Noster; Delaney Joy White, Jefferson City; and Jalisa Wines, St. Louis; Boys and Girls Clubs of America National Youth of the Year program finalists.

Senator Emery introduced to the Senate, the Physician of the Day, Dr. Curtis Long, Butler.

Senator Cunningham introduced to the Senate, Zeke Webb, Emily Nix, Liliya Dudko, Avery Traver, Maggie Hiatt and Brenda Hewitt, representatives of Student Government Day, Willow Springs; and Emily, Liliya and Zeke were made honorary pages.

Senator Curls introduced to the Senate, Jackson County Executive Frank White, Jr., and Caleb Clifford.

Senator Wallingford introduced to the Senate, students from Southeast Missouri State University.

Senator Kehoe introduced to the Senate, members of the Missouri Asphalt Pavers Association.

Senator Libla introduced to the Senate, Harold Miles, Paula Miles and Keri Jenkins, Advance; and Megan Stuever, Dexter.

Senator Schupp introduced to the Senate, Kim Harrelson, St. Charles; Sherri King, Becky Cowman and Karah Chapman, Kansas City; Kim Moore, Columbia; and Katya Sussman, Creve Coeur.

Senator Walsh introduced to the Senate, Mayor Reggie Jones, Dellwood.

Senator Chappelle-Nadal introduced to the Senate, Brenna Whitehurst, Jaclyn Terbrock, Shea Lanaghan and Danielle Christopher.

Senator Cunningham introduced to the Senate, Chief Keith Follin, Roby Fire Department.

Senator Kehoe introduced to the Senate, Paris Lewis; and Delaney White and her mother, Dee, Jefferson City.

Senator Schaaf introduced to the Senate, Charlie and Nina Pasentino, and eighth-grade students from St. Therese School, Kansas City; and Anna Cernich, Grant Stathopoulos and Sage Nichols were made honorary pages.

On behalf of Senators Silvey, Walsh, Eigel and Munzlinger, Senator Holsman introduced to the Senate, Brooke Rowe, Miss Missouri Junior Teen; Libby Carpenter, Miss Heartland Princess; Bridget Caldwell, Miss Missouri Princess; Rachel Locke, Miss Heartland Junior Teen; and Anna Owen, Miss Missouri Preteen; and Brooke, Libby, Bridget, Rachel and Anna were made honorary pages.

On behalf of Senator Silvey, Senator Holsman introduced to the Senate, Pam Kelley, and Bre, Camden and Presten Tyrell, Kansas City; and Pam and Presten were made honorary pages.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FIFTIETH DAY—THURSDAY, APRIL 6, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 275
HCS#2 for HB 502
HCS for HB 142

HCS for HB 340
HCS for HB 780
HCS for HB 573

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)
SS for SCS for SB 213-Rowden
SB 18-Kraus (In Fiscal Oversight)

SCS for SB 84-Kraus
SB 434-Sater
SCS for SB 240-Schatz (In Fiscal Oversight)
SB 395-Hoskins

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle
SB 264-Dixon

HOUSE BILLS ON THIRD READING

- | | |
|--|--|
| 1. HB 34-Plocher (Dixon) | 11. HCS for HB 66, with SCS (Sater)
(In Fiscal Oversight) |
| 2. HCS for HBs 1194 & 1193 (Hegeman) | 12. HCS for HBs 190 & 208 (Eigel) |
| 3. HB 462-Kolkmeier (Munzlinger) | 13. HCS for HB 451 (Wasson) |
| 4. HB 461-Kolkmeier (Munzlinger) | 14. HB 51-Andrews, with SCS (Hegeman) |
| 5. HCS for HB 460 (Munzlinger) | 15. HCS for HB 292, with SCS (Cunningham) |
| 6. HB 93-Lauer, with SCS (Wasson)
(In Fiscal Oversight) | 16. HCS for HBs 337, 259 & 575 (Schatz) |
| 7. HCS for HB 115, with SCS (Wasson) | 17. HB 336-Shull (Rowden) |
| 8. HB 655-Engler (Dixon)
(In Fiscal Oversight) | 18. HCS for HB 427, with SCS (Kehoe) |
| 9. HB 35-Plocher (Dixon) | 19. HB 85-Redmon, with SCS (Hegeman) |
| 10. HCS for HBs 91, 42, 131, 265 & 314
(Brown) | 20. HB 207-Fitzwater (Romine) |
| | 21. HCS for HB 14, with SCS (Brown) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|-----------------------------------|
| SB 5-Richard | SB 81-Dixon |
| SB 6-Richard, with SCS | SB 83-Dixon |
| SB 13-Dixon | SB 85-Kraus, with SCS |
| SB 20-Brown | SB 88-Brown, with SCS |
| SB 21-Brown | SB 96-Sater and Emery |
| SB 28-Sater, with SCS (pending) | SB 97-Sater, with SCS |
| SB 32-Emery, with SCS | SB 99-Emery |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 102-Cunningham, with SCS |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 103-Wallingford |
| SBs 44 & 63-Romine, with SCS | SB 109-Holsman, with SCS |
| SB 46-Libla, with SCS | SB 115-Schupp, with SCS |
| SB 49-Walsh, with SCS | SB 117-Schupp, with SCS |
| SB 61-Hegeman, with SCS | SB 122-Munzlinger, with SCS |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 123-Munzlinger |
| SB 68-Onder and Nasheed | SB 126-Wasson |
| SB 76-Munzlinger | SB 129-Dixon and Sifton, with SCS |
| SB 80-Wasson, with SCS | SB 130-Kraus, with SCS |
| | SB 133-Chappelle-Nadal |
| | SB 138-Sater |
| | SB 141-Emery |

SB 142-Emery	SB 239-Rowden, with SCS
SB 144-Wallingford	SB 242-Emery, with SCS
SB 145-Wallingford, with SCS	SB 243-Hegeman
SB 147-Romine	SB 247-Kraus, with SCS
SB 156-Munzlinger, with SCS	SB 250-Kehoe
SB 157-Dixon, with SCS	SB 252-Dixon, with SCS
SB 158-Dixon	SB 258-Munzlinger
SB 163-Romine	SB 259-Munzlinger
SB 169-Dixon, with SCS	SB 260-Munzlinger
SB 171-Dixon and Sifton, with SCS	SB 261-Munzlinger
SB 176-Dixon	SB 262-Munzlinger
SB 177-Dixon, with SCS	SB 263-Riddle
SB 178-Dixon	SB 267-Schatz, with SCS
SB 180-Nasheed, with SCS	SB 271-Wasson and Richard, with SCS
SB 183-Hoskins, with SCS	SB 280-Hoskins, with SCS
SB 184-Emery, with SS (pending)	SB 284-Hegeman, with SCS
SB 185-Onder, et al, with SCS	SBs 285 & 17-Koenig, with SCS
SB 188-Munzlinger, with SCS	SB 286-Rizzo
SB 189-Kehoe, with SCS	SB 290-Schatz, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 295-Schaaf, with SCS
SB 196-Koenig	SB 298-Curls
SB 199-Wasson	SB 303-Wieland, with SCS
SB 200-Libla	SB 311-Wasson, with SCS
SB 201-Onder, with SCS	SB 313-Koenig, with SCS, SS for SCS, SA 1 & SSA 1 for SA 1 (pending)
SB 203-Sifton, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 204-Sifton	SB 316-Rowden, with SCS
SB 207-Sifton	SB 325-Kraus
SB 209-Wallingford	SBs 327, 238 & 360-Romine, with SCS
SB 210-Onder, with SCS	SB 328-Romine, with SCS, with SCS & SA 3 (pending)
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 330-Munzlinger
SB 221-Riddle	SB 331-Hegeman
SB 223-Schatz, with SCS	SB 333-Schaaf, with SCS
SB 227-Koenig, with SCS	SB 336-Wieland
SB 228-Koenig, with SS & SA 1 (pending)	SB 348-Wasson
SB 230-Riddle	SB 349-Wasson
SB 232-Schatz	SB 358-Wieland
SB 233-Wallingford	SB 362-Hummel
SB 234-Libla, with SCS	SB 368-Rowden

SB 371-Schaaf	SB 422-Cunningham, with SCS
SB 373-Curls, with SA 1 & point of order (pending)	SB 426-Wasson, with SCS
SB 376-Hoskins	SB 427-Wasson
SB 378-Wallingford	SB 430-Cunningham, with SCS
SB 379-Schatz	SB 433-Sater, with SCS
SB 381-Riddle	SB 442-Hegeman
SB 383-Eigel and Wieland	SB 445-Rowden
SB 384-Rowden, with SCS	SB 448-Emery
SB 389-Sater, with SCS	SB 468-Hegeman
SB 391-Munzlinger	SB 475-Schatz
SB 392-Holsman	SB 485-Hoskins
SB 406-Wasson and Sater	SB 490-Schupp
SB 409-Koenig	SB 526-Brown
SB 410-Schatz	SJR 9-Romine, with SCS
SB 413-Munzlinger	SJR 11-Hegeman, with SCS
SB 418-Hegeman, with SCS	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)	HB 251-Taylor, with SCS, SS for SCS,
HCS for HB 130, with SCS, SS for SCS & SA 6 (pending) (Onder)	SA 2 & SA 3 to SA 2 (pending) (Onder)
	HCS for HBs 302 & 228, with SCS (Schatz)

CONSENT CALENDAR

Senate Bills

Reported 3/15

SB 399-Romine, with SCS

House Bills

Reported 3/15

HCS for HB 50, with SCS (Dixon)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe

SCR 14-Hoskins

SCR 9-Holsman

SCR 21-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

FIFTIETH DAY—THURSDAY, APRIL 6, 2017

The Senate met pursuant to adjournment.

Senator Kraus in the Chair.

Reverend Carl Gauck offered the following prayer:

“True faith does not contradict its words by its conduct.” (Unknown)

Almighty God: We like to think of ourselves as a people of faith and practice our faith in what we do and say both here and at home. Grant that our actions and words do not contradict our faith in You and that it shows itself with those we love and who love us, remaining open to Your prompting. We give You thanks for watching our going out and our coming in bringing us safely home to enjoy our time there. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Photographers from KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Onder, Chairman of the Committee on General Laws, submitted the following reports:

Mr. President: Your Committee on General Laws, to which was referred **HCB 3**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **HB 104**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on General Laws, to which was referred **HCS** for **HBs 339** and **714**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which were referred **SB 18**; **SCS** for **SB 240**; **HCS** for **HB 66**, with **SCS**; **HB 93**, with **SCS**; and **HB 655**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Kraus assumed the Chair.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments and reappointment, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Darryl M. Chatman, Democrat; Jamie L. Farmer, Republican; and Jeffrey L. Layman, Republican, as members of the University of Missouri Board of Curators;

Also,

James Timothy Bean, as State Fire Marshal;

Also,

Carol Silvey, Independent and Craig D. Frazier, Republican, as members of the Missouri State University Board of Governors; and

James M. Howerton, Republican; John D. Reece, Democrat; and Ashley McCarty, Democrat, as members of the Clean Water Commission.

Senator Richard requested unanimous consent of the Senate to vote on the above reports in one motion. There being no objection, the request was granted.

Senator Richard moved that the committee reports be adopted, and the Senate do give its advice and consent to the above appointments and reappointment, which motion prevailed.

THIRD READING OF SENATE BILLS

SS for SCS for SB 213, introduced by Senator Rowden, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 213

An Act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

Was taken up.

Senator Wallingford assumed the Chair.

On motion of Senator Rowden, **SS for SCS for SB 213** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schaaf	Schatz	Silvey
Wallingford	Wasson	Wieland—24				

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp
Sifton	Walsh—9					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Rowden, title to the bill was agreed to.

Senator Rowden moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 18, introduced by Senator Kraus, entitled:

An Act to repeal sections 1.310, 143.173, 347.015, 347.179, 351.015, 351.065, 354.010, 354.150, 355.021, 355.066, 357.060, 358.020, 358.440, 359.011, 359.651, 394.020, 394.250, and 417.220, RSMo, and to enact in lieu thereof eighteen new sections relating to the collection of money by public entities, with an existing penalty provision.

Was taken up.

On motion of Senator Kraus, **SB 18** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for **SB 84**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 84

An Act to repeal sections 542.400, 542.402, 542.406, 542.412, 542.414, 542.416, 542.418, and 542.420, RSMo, and to enact in lieu thereof nine new sections relating to the authority to engage in certain investigative practices, with penalty provisions.

Was taken up by Senator Kraus.

On motion of Senator Kraus, **SCS** for **SB 84** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 434, introduced by Senator Sater, entitled:

An Act to repeal section 160.530, RSMo, and to enact in lieu thereof one new section relating to the allocation of moneys to school district professional development committees.

Was taken up.

On motion of Senator Sater, **SB 434** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Rizzo Sifton—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for SB 240, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 240

An Act to amend chapter 324, RSMo, by adding thereto nine new sections relating to the statewide licensure of electrical contractors, with penalty provisions.

Was taken up by Senator Schatz.

On motion of Senator Schatz, **SCS for SB 240** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 395, introduced by Senator Hoskins, entitled:

An Act to repeal sections 326.256, 326.259, 326.265, 326.280, 326.283, 326.286, 326.289, 326.292, 326.307, 326.310, 326.313, 326.316, and 326.325, RSMo, and to enact in lieu thereof twelve new sections relating to the regulation of public accountants, with an existing penalty provision.

Was taken up.

On motion of Senator Hoskins, **SB 395** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hoskins, title to the bill was agreed to.

Senator Hoskins moved that the vote by which the bill passed be reconsidered.

Senator Kraus moved that motion lay on the table, which motion prevailed.

SB 399, introduced by Senator Romine, with **SCS**, entitled:

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

Was called from the Consent Calendar and taken up.

SCS for **SB 399**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 399

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

Was taken up.

Senator Romine moved that **SCS** for **SB 399** be adopted, which motion prevailed.

On motion of Senator Romine, **SCS** for **SB 399** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Romine, title to the bill was agreed to.

Senator Romine moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HOUSE BILLS ON THIRD READING

HCS for **HB 50**, with **SCS**, entitled:

An Act to repeal sections 478.463 and 478.464, RSMo, and to enact in lieu thereof two new sections relating to circuit and associate judges in the sixteenth judicial circuit.

Was called from the Consent Calendar and taken up by Senator Dixon.

SCS for HCS for HB 50, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 50

An Act to repeal section 478.463, RSMo, and to enact in lieu thereof one new section relating to the sixteenth judicial circuit.

Was taken up.

Senator Dixon moved that **SCS for HCS for HB 50** be adopted, which motion prevailed.

On motion of Senator Dixon, **SCS for HCS for HB 50** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Dixon, title to the bill was agreed to.

Senator Dixon moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 14, entitled:

An Act to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2017.

Was taken up by Senator Brown.

SCS for HCS for HB 14, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 14

An Act to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2017.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 14** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 14** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 542**, entitled:

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to compliance with the federal transportation laws.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 1**, entitled:

An Act to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 2**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 3**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be expended at public institutions of higher education that offer a tuition rate to any student with an unlawful immigration status in the United States that is less than the tuition rate charged to international students, and further provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 4**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended

only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be used for any costs associated with the tolling of interstate highways.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 5**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 6**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of "waters of the United States" or "navigable waters" under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency's "Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," 80 Fed. Reg. 64,662 (October 23, 2015).

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 7**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration,

Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 8**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018, provided that a flight plan be made publicly available via a global aviation data services organization that operates both a website and mobile application which provides free flight tracking of both private and commercial aircraft prior to the departure of any flight on a state aircraft for which an elected official will be on board the aircraft.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Kehoe, the Senate recessed until 1:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 9**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 10**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 11**, entitled:

An Act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 12**, entitled:

An Act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 13**, entitled:

An Act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Koenig offered Senate Resolution No. 640, regarding Catherine Anne Colletti, Wildwood, which was adopted.

Senator Koenig offered Senate Resolution No. 641, regarding Jaime Lynn Pack, Wildwood, which was adopted.

Senator Koenig offered Senate Resolution No. 642, regarding Maya Renee Hanson, Fenton, which was adopted.

Senator Romine offered Senate Resolution No. 643, regarding Hotel Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 644, regarding Abbey Diana Engelmann, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 645, regarding Claire Rose Fischer, Sainte Genevieve, which was adopted.

Senator Schupp offered Senate Resolution No. 646, regarding Maya Erin Wasserstrom, St. Louis, which was adopted.

Senator Kehoe offered Senate Resolution No. 647, regarding Joseph Roling, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 648, regarding Leslie Nilges, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 649, regarding SSM Health, Jefferson City, which was adopted.

Senator Schupp offered Senate Resolution No. 650, regarding Sarah Eisenman, St. Louis, which was adopted.

Senator Schatz offered Senate Resolution No. 651, regarding Missouri One Call System and Missouri Common Ground Alliance, which was adopted.

Senator Schatz offered Senate Resolution No. 652, regarding Larita Rice, which was adopted.

INTRODUCTION OF GUESTS

Senator Hummel introduced to the Senate, fourth grade students from Forsyth School, St. Louis.

Senator Brown introduced to the Senate, the Physician of the Day, Dr. Lirong Zhu, Rolla; and Thomas Andrews, Columbia.

The President introduced to the Senate, Corey Cambell, and seventh grade students from Nell Holcomb R-IV School, Cape Girardeau.

Senator Hegeman introduced to the Senate, Chole Haffarnan and her parents, Jim and Susan.

Senator Kehoe introduced to the Senate, Mrs. Wolken, Mrs. Ferguson, and students from Immaculate Conception School, Jefferson City.

Senator Libla introduced to the Senate, Brent Davis and Wally Duncan, Poplar Bluff.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, April 10, 2017.

SENATE CALENDAR

FIFTY-FIRST DAY—MONDAY, APRIL 10, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 275	HCS for HB 4
HCS#2 for HB 502	HCS for HB 5
HCS for HB 142	HCS for HB 6
HCS for HB 340	HCS for HB 7
HCS for HB 780	HCS for HB 8
HCS for HB 573	HCS for HB 9
HCS for HB 542	HCS for HB 10
HCS for HB 1	HCS for HB 11
HCS for HB 2	HCS for HB 12
HCS for HB 3	HCS for HB 13

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 469-Schatz	SB 451-Nasheed
SB 517-Wasson	SB 419-Riddle
SB 435-Cunningham, with SCS	SB 264-Dixon

HOUSE BILLS ON THIRD READING

- | | |
|--------------------------------------|---|
| 1. HB 34-Plocher (Dixon) | 7. HCS for HB 115, with SCS (Wasson) |
| 2. HCS for HBs 1194 & 1193 (Hegeman) | 8. HB 655-Engler (Dixon) |
| 3. HB 462-Kolkmeier (Munzlinger) | 9. HB 35-Plocher (Dixon) |
| 4. HB 461-Kolkmeier (Munzlinger) | 10. HCS for HBs 91, 42, 131, 265 & 314
(Brown) |
| 5. HCS for HB 460 (Munzlinger) | 11. HCS for HB 66, with SCS (Sater) |
| 6. HB 93-Lauer, with SCS (Wasson) | |

- | | |
|---|--------------------------------------|
| 12. HCS for HBs 190 & 208 (Eigel) | 18. HCS for HB 427, with SCS (Kehoe) |
| 13. HCS for HB 451 (Wasson) | 19. HB 85-Redmon, with SCS (Hegeman) |
| 14. HB 51-Andrews, with SCS (Hegeman) | 20. HB 207-Fitzwater (Romine) |
| 15. HCS for HB 292, with SCS (Cunningham) | 21. HCB 3-Fitzpatrick (Koenig) |
| 16. HCS for HBs 337, 259 & 575 (Schatz) | 22. HB 104-Love (Brown) |
| 17. HB 336-Shull (Rowden) | 23. HCS for HBs 339 & 714, with SCS |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|--|
| SB 5-Richard | SB 122-Munzlinger, with SCS |
| SB 6-Richard, with SCS | SB 123-Munzlinger |
| SB 13-Dixon | SB 126-Wasson |
| SB 20-Brown | SB 129-Dixon and Sifton, with SCS |
| SB 21-Brown | SB 130-Kraus, with SCS |
| SB 28-Sater, with SCS (pending) | SB 133-Chappelle-Nadal |
| SB 32-Emery, with SCS | SB 138-Sater |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 141-Emery |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 142-Emery |
| SBs 44 & 63-Romine, with SCS | SB 144-Wallingford |
| SB 46-Libla, with SCS | SB 145-Wallingford, with SCS |
| SB 49-Walsh, with SCS | SB 147-Romine |
| SB 61-Hegeman, with SCS | SB 156-Munzlinger, with SCS |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 157-Dixon, with SCS |
| SB 68-Onder and Nasheed | SB 158-Dixon |
| SB 76-Munzlinger | SB 163-Romine |
| SB 80-Wasson, with SCS | SB 169-Dixon, with SCS |
| SB 81-Dixon | SB 171-Dixon and Sifton, with SCS |
| SB 83-Dixon | SB 176-Dixon |
| SB 85-Kraus, with SCS | SB 177-Dixon, with SCS |
| SB 88-Brown, with SCS | SB 178-Dixon |
| SB 96-Sater and Emery | SB 180-Nasheed, with SCS |
| SB 97-Sater, with SCS | SB 183-Hoskins, with SCS |
| SB 99-Emery | SB 184-Emery, with SS (pending) |
| SB 102-Cunningham, with SCS | SB 185-Onder, et al, with SCS |
| SB 103-Wallingford | SB 188-Munzlinger, with SCS |
| SB 109-Holsman, with SCS | SB 189-Kehoe, with SCS |
| SB 115-Schupp, with SCS | SB 190-Emery, with SCS & SS#2 for SCS
(pending) |
| SB 117-Schupp, with SCS | SB 196-Koenig |
| | SB 199-Wasson |
| | SB 200-Libla |

SB 201-Onder, with SCS	SBs 327, 238 & 360-Romine, with SCS
SB 203-Sifton, with SCS	SB 328-Romine, with SCS, with SCS & SA 3
SB 204-Sifton	(pending)
SB 207-Sifton	SB 330-Munzlinger
SB 209-Wallingford	SB 331-Hegeman
SB 210-Onder, with SCS	SB 333-Schaaf, with SCS
SB 220-Riddle, with SCS & SS for SCS	SB 336-Wieland
(pending)	SB 348-Wasson
SB 221-Riddle	SB 349-Wasson
SB 223-Schatz, with SCS	SB 358-Wieland
SB 227-Koenig, with SCS	SB 362-Hummel
SB 228-Koenig, with SS & SA 1 (pending)	SB 368-Rowden
SB 230-Riddle	SB 371-Schaaf
SB 232-Schatz	SB 373-Curls, with SA 1 & point of order
SB 233-Wallingford	(pending)
SB 234-Libla, with SCS	SB 376-Hoskins
SB 239-Rowden, with SCS	SB 378-Wallingford
SB 242-Emery, with SCS	SB 379-Schatz
SB 243-Hegeman	SB 381-Riddle
SB 247-Kraus, with SCS	SB 383-Eigel and Wieland
SB 250-Kehoe	SB 384-Rowden, with SCS
SB 252-Dixon, with SCS	SB 389-Sater, with SCS
SB 258-Munzlinger	SB 391-Munzlinger
SB 259-Munzlinger	SB 392-Holsman
SB 260-Munzlinger	SB 406-Wasson and Sater
SB 261-Munzlinger	SB 409-Koenig
SB 262-Munzlinger	SB 410-Schatz
SB 263-Riddle	SB 413-Munzlinger
SB 267-Schatz, with SCS	SB 418-Hegeman, with SCS
SB 271-Wasson and Richard, with SCS	SB 422-Cunningham, with SCS
SB 280-Hoskins, with SCS	SB 426-Wasson, with SCS
SB 284-Hegeman, with SCS	SB 427-Wasson
SBs 285 & 17-Koenig, with SCS	SB 430-Cunningham, with SCS
SB 286-Rizzo	SB 433-Sater, with SCS
SB 290-Schatz, with SCS	SB 442-Hegeman
SB 295-Schaaf, with SCS	SB 445-Rowden
SB 298-Curls	SB 448-Emery
SB 303-Wieland, with SCS	SB 468-Hegeman
SB 311-Wasson, with SCS	SB 475-Schatz
SB 313-Koenig, with SCS, SS for SCS,	SB 485-Hoskins
SA 1 & SSA 1 for SA 1 (pending)	SB 490-Schupp
SBs 314 & 340-Schatz, et al, with SCS	SB 526-Brown
SB 316-Rowden, with SCS	SJR 9-Romine, with SCS
SB 325-Kraus	SJR 11-Hegeman, with SCS

SJR 12-Eigel

SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 95-McGaugh (Emery)
HCS for HB 130, with SCS, SS for SCS &
SA 6 (pending) (Onder)

HB 251-Taylor, with SCS, SS for SCS,
SA 2 & SA 3 to SA 2 (pending) (Onder)
HCS for HBs 302 & 228, with SCS (Schatz)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe
SCR 9-Holsman

SCR 14-Hoskins
SCR 21-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-FIRST DAY—MONDAY, APRIL 10, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Be strong and bold; have no fear or dread of them, because it is the Lord your God who goes with you; he will not fail you or forsake you.” (Deuteronomy 31:6)

Ever present God we come before You not fully knowing what the week holds for us but aware it will have its challenges and difficulties as well as moments of joy and promise. We know that whatever this week brings, You are with us and because You are, we can trust Your promises. So we give You thanks, knowing You will help us embrace all that comes our way and helping us to be faithful to Your calling us to serve here. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, April 6, 2017 was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Wieland offered Senate Resolution No. 653, regarding John J. Winkelman, Crystal City, which was adopted.

Senator Kehoe offered Senate Resolution No. 654, regarding Jeanie Hasenbeck, Freeburg, which was adopted.

Senator Walsh offered Senate Resolution No. 655, regarding Ann Gibbons, Hazelwood, which was adopted.

Senator Eigel offered Senate Resolution No. 656, regarding Michaela M. Erfling, Saint Charles, which was adopted.

Senator Kraus offered Senate Resolution No. 657, regarding Eagle Scout Zachary David Hilker, Greenwood, which was adopted.

Senator Kraus offered Senate Resolution No. 658, regarding Eagle Scout Adam Stiles, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 659, regarding Eagle Scout Allen Retzler, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 660, regarding Eagle Scout Caleb Joseph Riley, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 661, regarding Eagle Scout Carter Lee Loyd, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 662, regarding Eagle Scout Evan Joseph Dunning, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 663, regarding Eagle Scout George Riley Noll, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 664, regarding Eagle Scout Joshua Thomas Laughlin, Lee's Summit, which was adopted.

Senator Kraus offered Senate Resolution No. 665, regarding Eagle Scout Noah Thompson, Archie, which was adopted.

Senator Kraus offered Senate Resolution No. 666, regarding Eagle Scout Timothy Donald Degenhardt, Lee's Summit, which was adopted.

Senator Romine offered Senate Resolution No. 667, regarding Mary P. Smith, De Soto, which was adopted.

Senator Hoskins offered Senate Resolution No. 668, regarding the Hicklin family, Lexington, which was adopted.

Senator Riddle offered Senate Resolution No. 669, regarding Allison Marie Bicker, Troy, which was adopted.

Senator Riddle offered Senate Resolution No. 670, regarding Robert White, Fulton, which was adopted.

Senator Riddle offered Senate Resolution No. 671, regarding Josy Ann Teson, Troy, which was adopted.

Senator Sater offered Senate Resolution No. 672, regarding Karen Richardson, which was adopted.

Senator Sater offered Senate Resolution No. 673, regarding Virgil Harrington, which was adopted.

Senator Onder offered Senate Resolution No. 674, regarding Lauryn Ashley Torluemke, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 675, regarding Roland Henry Fisher, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 676, regarding Megan Sarah Rajagopal, St. Charles, which was adopted.

Senator Onder offered Senate Resolution No. 677, regarding Heidi Elizabeth Speth, St. Peters, which was adopted.

Senator Onder offered Senate Resolution No. 678, regarding Clifford Lee "Cliff" Turner, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 679, regarding Ashley M. Spell, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 680, regarding Mariah Joy Skelly, Saint Charles, which was adopted.

Senator Kraus offered Senate Resolution No. 681, regarding the One Hundredth Birthday of Clifford D. Mathis, Lee's Summit, which was adopted.

Senator Emery offered Senate Resolution No. 682, regarding Jerry Bearce, Adrian, which was adopted.

Senator Emery offered Senate Resolution No. 683, regarding Helen Friedrich, Harrisonville, which was adopted.

Senator Emery offered Senate Resolution No. 684, regarding Donald L. Carpenter, Urich, which was adopted.

Senator Hoskins offered Senate Resolution No. 685, regarding the University of Central Missouri Safety Center, Warrensburg, which was adopted.

Senator Walsh offered Senate Resolution No. 686, regarding Frank August Albers, St. Louis, which was adopted.

Senator Walsh offered Senate Resolution No. 687, regarding Everett Eugene Marquardt, Florissant, which was adopted.

Senator Wasson offered Senate Resolution No. 688, regarding the 2017 Class 3 State Champion Strafford High School basketball Lady Indians, which was adopted.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 1—Appropriations.

HCS for HB 2—Appropriations.

HCS for HB 3—Appropriations.

HCS for HB 4—Appropriations.

HCS for HB 5—Appropriations.

HCS for HB 6—Appropriations.

HCS for HB 7—Appropriations.

HCS for HB 8—Appropriations.

HCS for HB 9—Appropriations.

HCS for HB 10—Appropriations.

HCS for HB 11—Appropriations.

HCS for HB 12—Appropriations.

HCS for HB 13—Appropriations.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following report:

Mr. President: Your Committee on Small Business and Industry, to which was referred **HB 288**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following report:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS for HBs 90 and 68**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

HOUSE BILLS ON THIRD READING

At the request of Senator Dixon, **HB 34** was placed on the Informal Calendar.

At the request of Senator Hegeman, **HCS for HBs 1194 and 1193** was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HB 462** was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HB 461** was placed on the Informal Calendar.

At the request of Senator Munzlinger, **HCS** for **HB 460** was placed on the Informal Calendar.

HB 93, with **SCS** was placed on the Informal Calendar.

At the request of Senator Wasson, **HCS** for **HB 115**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Dixon, **HB 655** was placed on the Informal Calendar.

At the request of Senator Dixon, **HB 35** was placed on the Informal Calendar.

HCS for **HBs 91, 42, 131, 265** and **314** was placed on the Informal Calendar.

At the request of Senator Sater, **HCS** for **HB 66**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Eigel, **HCS** for **HBs 190** and **208** was placed on the Informal Calendar.

At the request of Senator Wasson, **HCS** for **HB 451** was placed on the Informal Calendar.

At the request of Senator Hegeman, **HB 51**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Cunningham, **HCS** for **HB 292**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Schatz, **HCS** for **HBs 337, 259** and **575** was placed on the Informal Calendar.

At the request of Senator Rowden, **HB 336** was placed on the Informal Calendar.

At the request of Senator Kehoe, **HCS** for **HB 427**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Hegeman, **HB 85**, with **SCS** was placed on the Informal Calendar.

At the request of Senator Romine, **HB 207** was placed on the Informal Calendar.

At the request of Senator Koenig, **HCB 3** was placed on the Informal Calendar.

At the request of Senator Brown, **HB 104** was placed on the Informal Calendar.

At the request of Senator Rowden, **HCS** for **HBs 339** and **714**, with **SCS** was placed on the Informal Calendar.

SENATE BILLS FOR PERFECTION

Senator Koenig moved that **SB 313**, with **SCS**, **SS** for **SCS**, **SA 1** and **SSA 1** for **SA 1** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

At the request of Senator Koenig, **SS** for **SCS** for **SB 313** was withdrawn, rendering **SA 1** and **SSA 1** for **SA 1** moot.

Senator Koenig offered **SS No. 2** for **SCS** for **SB 313**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 313

An Act to repeal sections 160.410, 160.415, 162.081, 163.021, 163.036, 167.121, 167.131, 171.031, and 210.861, RSMo, and to enact in lieu thereof thirty-nine new sections relating to elementary and secondary education, with a penalty provision and an emergency clause for certain sections.

Senator Koenig moved that **SS No. 2** for **SCS** for **SB 313** be adopted.

Senator Wallingford assumed the Chair.

Senator Holsman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 51, Section 166.720, Line 2, by inserting after all of said line the following:

“166.725. The provisions of sections 135.712 to 135.719 and sections 166.700 to 166.720 shall be effective in any fiscal year immediately subsequent to any fiscal year in which the amount appropriated and expended for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031 and the amount appropriated and expended for pupil transportation under section 163.161 equals or exceeds seventy-five percent of the allowable costs of providing pupil transportation as provided in said section and shall remain effective in all school years thereafter, irrespective of the amount appropriated for subsections 1 and 2 of section 163.031 and under section 163.161 in any succeeding year.”; and

Further amend the title and enacting clause accordingly.

Senator Holsman moved that the above amendment be adopted.

Senator Koenig offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 1, Line 11, by striking the word “seventy-five” and inserting in lieu thereof the following: **“twenty-one”**.

President Parson assumed the Chair.

Senator Hegeman assumed the Chair.

President Parson assumed the Chair.

Senator Koenig moved that the above amendment be adopted, which motion prevailed.

SA 1, as amended, was again taken up.

Senator Holsman moved that **SA 1**, as amended, be adopted, which motion prevailed.

Senator Dixon offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 1, Section A, Line 10, by inserting after all of said line the following:

“67.1790. 1. The provisions of this section shall be known as the “Local Workforce Development Act of 2017”.

2. The governing body of any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants, or any city within such county, may impose by order or ordinance a sales tax on all retail sales made within the county or city that are subject to sales tax under chapter 144 for the purpose of funding early childhood education programs in the county or city. The tax shall not exceed one quarter of one percent and shall be imposed solely for the purpose of funding early childhood education programs in the county or city. The tax authorized in this section shall be in addition to all other sales taxes imposed by law and shall be stated separately from all other charges and taxes. The order or ordinance imposing a sales tax under this section shall not become effective unless the governing body of the county or city submits to the voters residing within the county or city, at a general election, a proposal to authorize the governing body of the county or city to impose a tax under this section.

3. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) impose a (countywide/citywide) sales tax at a rate of (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

☐ **YES**

☐ **NO**

If you are in favor of the question, place an “X” in the box opposite “YES”. If you are opposed to the question, place an “X” in the box opposite “NO”.

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of adoption of the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the county or city may not impose the sales tax authorized under this section unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

4. On or after the effective date of any tax authorized under this section, the county or city which imposed the tax shall enter into an agreement with the director of the department of revenue for the purpose of collecting the tax authorized in this section. On or after the effective date of the tax the director of revenue shall be responsible for the administration, collection, enforcement, and operation

of the tax, and sections 32.085 and 32.087 shall apply. All revenue collected under this section by the director of the department of revenue on behalf of any county or city, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the "Early Childhood Education Sales Tax Trust Fund", and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the trust fund and credited to the county or city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such county or city. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

5. In order to permit sellers required to collect and report the sales tax to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the governing body of the county or city may authorize the use of a bracket system similar to that authorized in section 144.285, and notwithstanding the provisions of that section, this new bracket system shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with the effective date of the tax, every retailer in the county or city shall add the sales tax to the sale price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to be consummated at the place of business of the retailer.

6. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax, and all exemptions granted to agencies of government, organizations, and persons under sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate shall be required; except that, the director of revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts allowed the retailer under the state sales tax for the collection of and for payment of taxes are hereby allowed and made applicable to the tax. The penalties for violations provided in section 32.057 and sections 144.010 to 144.525 are hereby made applicable to violations of this section. If any person is delinquent in the payment of the amount required to be paid under this section, or in the event a determination has been made against the person for taxes and penalty under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty shall be the same as that provided in sections 144.010 to 144.525.

7. The governing body of any county or city that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters at a general election. The ballot of submission shall be in substantially the following form:

Shall (insert the name of the county or city) repeal the sales tax imposed at a rate of (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

☐ YES

☐ NO

If you are in favor of the question, place an “X” in the box opposite “YES”. If you are opposed to the question, place an “X” in the box opposite “NO”.

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

8. Whenever the governing body of any county or city that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the county or city voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the county or city a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

9. If the tax is repealed or terminated by any means, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the county or city shall notify the director of the department of revenue of the action at least thirty days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county or city, the director shall remit the balance in the account to the county or city and close the account of that county or city. The director shall notify each county or city of each instance of any amount refunded or any check redeemed from receipts due the county or city.

10. The governing body of each county or city imposing the tax authorized under this section shall select an existing community task force to administer the revenue from the tax received by the county or city. Such revenue shall be expended only upon approval by an existing community task force selected by the governing body of the county or city to administer the funds and only in accordance with a budget approved by the county or city governing body.”; and

Further amend the title and enacting clause accordingly.

Senator Dixon moved that the above amendment be adopted.

Senator Koenig raised the point of order that SA 2 goes beyond the scope of the bill. The point of order was referred to the President Pro Tem.

At the request of Senator Dixon, SA 2 was withdrawn, rendering the point of order moot.

Senator Nasheed offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 57, Section 167.688, Line 5, by inserting after all of said line the following:

“167.735. 1. Beginning July 1, 2018, every public school in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, including charter schools, shall incorporate a response-to-intervention tiered approach to reading instruction to focus resources on students who are determined by their school to need additional or changed instruction to make progress as readers. At a minimum, the reading levels of students in kindergarten through tenth grade shall be assessed at the beginning and middle of the school year, and students who score below district benchmarks shall be provided with intensive, systematic reading instruction.

2. Beginning January 1, 2018, and every January first thereafter, every public school in the metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, including charter schools, shall prepare a personalized learning plan for any kindergarten or first grade student whose most recent school-wide reading assessment result shows the student is working below grade level unless the student has been determined by other means in the current school year to be working at grade level or above. The provisions of this section shall not apply to students otherwise served under an individualized education program, to students receiving services through a plan prepared under Section 504 of the Rehabilitation Act of 1973 that includes an element addressing reading below grade level, or to students determined to have limited English proficiency.

3. For any student in a metropolitan school district or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county that is required by this section to have a personalized learning plan, the student’s main teacher shall consult with the student’s parent or guardian during the preparation of the plan and shall consult, as appropriate, any district personnel or department of elementary and secondary education personnel with necessary expertise to develop such a plan. The school shall require the written consent of the parent or guardian to implement the plan; however, if the school is unsuccessful in contacting the parent or guardian by January fifteenth, the school may send a letter by certified mail to the student’s last known address stating its intention to implement the plan by February first.

4. After implementing the personalized learning plan through the end of the student’s first grade year, the school shall refer any student who still performs below grade level for assessment to determine if an individualized education program is necessary for the student. A student who is assessed as not needing an individualized education program but who is reading below grade level at the end of the first grade shall continue to be required to have a personalized learning plan until the student is reading at grade level.

5. Notwithstanding any provision of law to the contrary, any student in a metropolitan or in any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county who is not reading at second-grade level by the end of second grade may be promoted to the third grade only under one of the following circumstances:

(1) The school provides additional reading instruction during the summer and demonstrates the student has the abilities and the knowledge to successfully learn in third grade at the end of the summer school;

(2) The school provides a combined classroom in which the student continues with the same teacher, sometimes referred to as “looping”. If the student in such a classroom is not reading at third-grade level by the end of third grade, the student shall be retained in third grade; or

(3) The student’s parents or guardians have signed a notice that they prefer to have their student promoted although the student is reading below grade level. The school shall have the final determination on the issue of retention.

6. The metropolitan school district, any urban school district containing most or all of a home rule city with more than four hundred thousand inhabitants and located in more than one county, and each charter school located in such districts shall provide in its annual report card under section 160.522 the numbers and percentages by grade from first grade to tenth grade in each school of any students at any grade level who have been promoted who have been determined as reading below grade level, except that no reporting shall permit the identification of an individual student.

7. School districts and charter schools under this section may provide for a student promotion and retention program and a reading instruction program that are equivalent to those which are described in this section with the oversight and approval of the department of elementary and secondary education.”; and

Further amend the title and enacting clause accordingly.

Senator Nasheed moved that the above amendment be adopted, which motion prevailed.

Senator Romine offered SA 4:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 3, Section 135.713, Line 11, by striking “one hundred” and inserting in lieu thereof “**fifty**”; and

Further amend said bill, page 9, lines 8-10 by striking all of said lines and inserting in lieu thereof the following:

“2. Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under sections 135.712 to 135.719 and sections 166.700 to 166.720 shall sunset automatically six years after the effective date of this act unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under sections 135.712 to 135.719 and sections 166.700 to 166.720 shall sunset automatically twelve years after the effective date of the reauthorization of sections 135.712 to 135.719 and sections 166.700 to 166.720; and

(3) Sections 135.712 to 135.719 and sections 166.700 to 166.720 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 135.712 to 135.719 and sections 166.700 to 166.720 is sunset.”.

Senator Romine moved that the above amendment be adopted.

Senator Koenig requested a roll call vote be taken on the adoption of **SA 4**. He was joined in his request by Senators Emery, Kraus, Rowden and Schaaf.

SA 4 failed of adoption by the following vote:

YEAS—Senators

Curls	Dixon	Hegeman	Holsman	Hoskins	Hummel	Libla
Rizzo	Romine	Schaaf	Schupp	Sifton	Silvey	Walsh
Wasson—15						

NAYS—Senators

Brown	Chappelle-Nadal	Cunningham	Eigel	Emery	Kehoe	Koenig
Kraus	Munzlinger	Nasheed	Onder	Richard	Riddle	Rowden
Wallingford	Wieland—16					

Absent—Senators

Sater	Schatz—2
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Absent with leave—Senators—None

Vacancies—1

Senator Wasson offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 35, Section 162.1313, Line 9, by inserting after all of said line the following:

“163.018. 1. Notwithstanding the definition of “average daily attendance” in subdivision (2) of section 163.011 to the contrary, pupils between the ages of three and five who are eligible for free and reduced price lunch and attend an early childhood education program that is operated by and in a district or by a charter school that has declared itself as a local educational agency providing full-day kindergarten and that meets standards established by the state board of education shall be included in the district’s or charter school’s calculation of average daily attendance. The total number of such pupils included in the district’s or charter school’s calculation of average daily attendance shall not exceed four percent of the total number of pupils who are eligible for free and reduced price lunch between the ages of five and eighteen who are included in the district’s or charter school’s calculation of average daily attendance.

2. (1) For any district that has been declared unaccredited by the state board of education and remains unaccredited as of July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable during the 2015-16 school year.

(2) For any district that is declared unaccredited by the state board of education after July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable immediately upon such declaration.

(3) For any district that has been declared provisionally accredited by the state board of education and

remains provisionally accredited as of July 1, 2016, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable beginning in the 2016-17 school year.

(4) For any district that is declared provisionally accredited by the state board of education after July 1, 2016, and for any charter school located in said district, the provisions of this section shall become applicable beginning in the 2016-17 school year or immediately upon such declaration, whichever is later.

(5) For all other districts and charter schools, the provisions of subsection 1 of this section shall become effective in any school year subsequent to a school year in which the amount appropriated for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031, and shall remain effective in all school years thereafter, irrespective of the amount appropriated for subsections 1 and 2 of section 163.031 in any succeeding year, **provided that in the first school year in which subsection 1 of this section becomes effective under this subdivision, school districts and charter schools shall receive twenty percent of the funding associated with such pupils; in the second school year, school districts and charter schools shall receive forty percent of the funding associated with such pupils; in the third school year, school districts and charter schools shall receive sixty percent of the funding associated with such pupils; in the fourth school year, school districts and charter schools shall receive eighty percent of the funding associated with such pupils; and in the fifth and each succeeding school year, school districts and charter schools shall receive one hundred percent of the funding associated with such pupils.**

3. This section shall not require school attendance beyond that mandated under section 167.031 and shall not change or amend the provisions of sections 160.051, 160.053, 160.054, and 160.055 relating to kindergarten attendance.”; and

Further amend the title and enacting clause accordingly.

Senator Wasson moved that the above amendment be adopted, which motion prevailed.

Senator Dixon offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 1, In the Title, Line 5, by striking the words “elementary and secondary”; and

Further amend said bill and page, Section A, line 10, by inserting after all of said line the following:

“67.1790. 1. The governing body of any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants, or any city within such county, may impose by order or ordinance a sales tax on all retail sales made within the county or city that are subject to sales tax under chapter 144 for the purpose of funding early childhood education programs in the county or city. The tax shall not exceed one quarter of one percent and shall be imposed solely for the purpose of funding early childhood education programs in the county or city. The tax authorized in this section shall be in addition to all other sales taxes imposed by law and shall be stated separately from all other charges and taxes. The order or ordinance imposing a sales tax under this section shall not become effective unless the governing body of the county or city submits to the voters residing within the county or city, at a general election, a proposal to authorize the governing body of the county or city to impose a tax under this section.

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) impose a (countywide/citywide) sales tax at a rate of (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

☐ YES

☐ NO

If you are in favor of the question, place an “X” in the box opposite “YES”. If you are opposed to the question, place an “X” in the box opposite “NO”.

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, the order or ordinance shall become effective on the first day of the second calendar quarter after the director of revenue receives notice of adoption of the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, the county or city may not impose the sales tax authorized under this section unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

3. On or after the effective date of any tax authorized under this section, the county or city which imposed the tax shall enter into an agreement with the director of the department of revenue for the purpose of collecting the tax authorized in this section. On or after the effective date of the tax the director of revenue shall be responsible for the administration, collection, enforcement, and operation of the tax, and sections 32.085 and 32.087 shall apply. All revenue collected under this section by the director of the department of revenue on behalf of any county or city, except for one percent for the cost of collection which shall be deposited in the state’s general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the “Early Childhood Education Sales Tax Trust Fund”, and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the trust fund and credited to the county or city for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such county or city. Any funds in the special trust fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. In order to permit sellers required to collect and report the sales tax to collect the amount required to be reported and remitted, but not to change the requirements of reporting or remitting the tax, or to serve as a levy of the tax, and in order to avoid fractions of pennies, the governing body of the county or city may authorize the use of a bracket system similar to that authorized in section 144.285, and notwithstanding the provisions of that section, this new bracket system shall be used where this tax is imposed and shall apply to all taxable transactions. Beginning with the effective date of the tax, every retailer in the county or city shall add the sales tax to the sale price, and this tax shall be a debt of the purchaser to the retailer until paid, and shall be recoverable at law in the same manner as the purchase price. For purposes of this section, all retail sales shall be deemed to be consummated at the place of business of the retailer.

5. All applicable provisions in sections 144.010 to 144.525 governing the state sales tax, and section 32.057, the uniform confidentiality provision, shall apply to the collection of the tax, and all exemptions granted to agencies of government, organizations, and persons under sections 144.010 to 144.525 are hereby made applicable to the imposition and collection of the tax. The same sales tax permit, exemption certificate, and retail certificate required by sections 144.010 to 144.525 for the administration and collection of the state sales tax shall satisfy the requirements of this section, and no additional permit or exemption certificate or retail certificate shall be required; except that, the director of revenue may prescribe a form of exemption certificate for an exemption from the tax. All discounts allowed the retailer under the state sales tax for the collection of and for payment of taxes are hereby allowed and made applicable to the tax. The penalties for violations provided in section 32.057 and sections 144.010 to 144.525 are hereby made applicable to violations of this section. If any person is delinquent in the payment of the amount required to be paid under this section, or in the event a determination has been made against the person for taxes and penalty under this section, the limitation for bringing suit for the collection of the delinquent tax and penalty shall be the same as that provided in sections 144.010 to 144.525.

6. The governing body of any county or city that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters at a general election. The ballot of submission shall be in substantially the following form:

Shall (insert the name of the county or city) repeal the sales tax imposed at a rate of (insert rate of percent) percent for the purpose of funding early childhood education in the county or city?

☐ **YES**

☐ **NO**

If you are in favor of the question, place an “X” in the box opposite “YES”. If you are opposed to the question, place an “X” in the box opposite “NO”.

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

7. Whenever the governing body of any county or city that has adopted the sales tax authorized in this section receives a petition, signed by ten percent of the registered voters of the county or city voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the county or city a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

8. If the tax is repealed or terminated by any means, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the county or city shall notify the director of the department of revenue of the action at least thirty days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county or city, the director shall remit the balance in the account to the county or city and close the account of that county or city. The director shall notify each county or city of each instance of any amount refunded or any check redeemed from receipts due the county or city.

9. The governing body of each county or city imposing the tax authorized under this section shall select an existing community task force to administer the revenue from the tax received by the county or city. Such revenue shall be expended only upon approval by an existing community task force selected by the governing body of the county or city to administer the funds and only in accordance with a budget approved by the county or city governing body.”; and

Further amend the title and enacting clause accordingly.

Senator Dixon moved that the above amendment be adopted, which motion failed on a standing division vote.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Schatz offered SA 7:

SENATE AMENDMENT NO. 7

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 32, Section 162.081, Line 4, by inserting immediately after said line the following:

“162.431. 1. When it is necessary to change the boundary lines between seven-director school districts, in each district affected, ten percent of the voters by number of those voting for school board members in the last annual school election in each district may petition the district boards of education in the districts affected, regardless of county lines, for a change in boundaries. The question shall be submitted at the next election, as the term election is referenced and defined in section 115.123.

2. The voters shall decide the question by a majority vote of those who vote upon the question. If assent to the change is given by each of the various districts voting, each voting separately, the boundaries are changed from that date.

3. If one of the districts votes against the change and the other votes for the change, the matter may be appealed to the state board of education, in writing, within fifteen days of the submission of the question by either one of the districts affected, or in the above event by a majority of the signers of the petition requesting a vote on the proposal. At the first meeting of the state board following the appeal, a board of arbitration composed of three members, none of whom shall be a resident of any district affected, shall be appointed. In determining whether it is necessary to change the boundary line between seven-director districts, the board of arbitration shall base its decision upon the following:

(1) The presence of school-aged children in the affected area;

(2) The presence of actual educational harm to school-aged children, either due to a significant difference in the time involved in transporting [students] **pupils** or educational deficiencies in the district which would have its boundary adversely affected; and

(3) The presence of an educational necessity, not of a commercial benefit to landowners or to the district benefitting for the proposed boundary adjustment.

For purposes of subdivision (2) of this subsection, “significant difference in the time involved in transporting [students] **pupils**” shall mean a difference of forty-five minutes or more per trip in travel time. “Travel time” is the period of time required to transport a pupil from the pupil’s place of residence or other designated pick-up point to the site of the pupil’s educational placement.

4. Within twenty days after notification of appointment, the board of arbitration shall meet and consider the necessity for the proposed changes and shall decide whether the boundaries shall be changed as requested in the petition or be left unchanged, which decision shall be final. The decision by the board of arbitration shall be rendered not more than thirty days after the matter is referred to the board. The [chairman] **chair** of the board of arbitration shall transmit the decision to the secretary of each district affected who shall enter the same upon the records of his **or her** district and the boundaries shall thereafter be in accordance with the decision of the board of arbitration. The members of the board of arbitration shall be allowed a fee of fifty dollars each, to be paid at the time the appeal is made by the district taking the appeal or by the petitioners should they institute the appeal.

5. If the board of arbitration decides that the boundaries shall be left unchanged, no new petition for the same, or substantially the same, boundary change between the same districts shall be filed until after the expiration of two years from the date of the municipal election at which the question was submitted to the voters of the districts.”; and

Further amend said bill, page 51, section 167.121, line 7, by inserting after the word “district” the following: “, **except as provided in section 167.125**”; and further amend line 10 by inserting after the word “rescinded.” the following:

“Any assignment granted to a pupil under this section before August 28, 2017, shall remain in effect until the pupil completes his or her course of study in the receiving district or until the parent or guardian withdraws the pupil from the assignment. Any assignment granted to a pupil under this section before August 28, 2017, shall also be applicable to any sibling of the pupil and shall remain in effect until the pupil completes his or her course of study in the receiving district or until the parent or guardian withdraws the pupil from the assignment.”; and

Further amend said bill and section, page 52, line 8, by striking the word “students” and inserting in lieu thereof the following: “**pupils**”; and further amend line 27, by inserting immediately after said line the following:

“167.125. 1. For any pupil residing in any school district in the state, the commissioner of education or his or her designee shall, upon proper application by the parent or guardian of the pupil, assign the pupil and any sibling of the pupil to another school district if the pupil is eligible as described under subsection 2 of this section and the following conditions are met:

(1) The actual driving distance from the pupil’s residence to the attendance center in the district

of residence is fifteen miles or more by the shortest route available as determined by the commissioner or his or her designee;

(2) The attendance center to which the pupil would be assigned in the receiving district is at least five miles closer in actual driving distance by the shortest route available to the pupil's residence than the current attendance center in the district of residence as determined by the commissioner or his or her designee; and

(3) The attendance of the pupil will not cause the classroom in the receiving district to exceed the number of pupils per class as determined by the receiving district.

2. (1) For pupils applying to the commissioner of education under this section, the commissioner or his or her designee shall assign pupils in the order in which applications are received, so long as the applications are properly completed and the conditions of subsection 1 of this section are met.

(2) Once granted, the hardship assignment shall continue until the pupil, and any sibling of the pupil who attends the same attendance center, completes his or her course of study in the receiving district or the parent or guardian withdraws the pupil. If a parent or guardian withdraws a pupil from a hardship assignment, the granting of a subsequent application is discretionary.

(3) A pupil shall be eligible to apply to the commissioner of education to be assigned to another district under this section if the pupil has been enrolled in and attending a public school in his or her district of residence during the school year prior to the application. Any pupil shall be eligible to apply to the commissioner of education to be assigned to another district under this section if the pupil has been enrolled in and attending a public school in a district other than his or her district of residence and paid nonresident tuition for such enrollment during the school year prior to the application. Pupils who reside in the district who become eligible for kindergarten or first grade shall also be eligible to apply to the commissioner of education to be assigned to another district.

(4) A pupil who is not currently enrolled in a public school district shall become eligible to apply to the commissioner of education to be assigned to another district after the pupil has enrolled in and completed a full school year in a public school in his or her district of residence.

3. The board of education of the district in which the pupil resides shall pay the tuition of the pupil assigned. The tuition amount shall not exceed the pro rata cost of instruction.”; and

Further amend the title and enacting clause accordingly.

Senator Schatz moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered SA 8:

SENATE AMENDMENT NO. 8

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 5, Section 135.714, Line 7 of said page, by striking “At least ninety” and inserting in lieu thereof the following: “**One hundred**”; and further amend line 8, by striking the word “and”; and further amend lines 9-13 of said page, by striking all of said lines; and

Further amend said bill, Page 8, Section 135.716, Lines 13-22, by striking all of said lines.

Senator Schupp moved that the above amendment be adopted.

Senator Emery offered SA 1 to SA 8:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 8

Amend Senate Amendment No. 8 to Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 1, Line 3, by striking the words “8,” and further amend lines 4-5 by striking all of said lines and insert in lieu thereof the following: “9 by striking the words “not exceed”, and further amend lines 10-13 by striking all of said lines and inserting in lieu thereof the following: “**be paid for from moneys appropriated for the purposes established in section 163.031;**”; and”.

Senator Emery moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Schupp, SA 8, as amended, was withdrawn, rendering SA 1 to SA 8 moot.

Senator Hegeman offered SA 9:

SENATE AMENDMENT NO. 9

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 19, Section 160.415, Line 15, by inserting immediately after said line the following:

“160.572. 1. For purposes of this section, the following terms mean:

(1) “ACT assessment”, the ACT assessment or the ACT Plus Writing assessment;

(2) “WorkKeys”, the ACT WorkKeys assessments required for the National Career Readiness Certificate.

2. In any school year in which the department of elementary and secondary education directs a state-funded census administration of the ACT assessment to any group of students, any student who would be allowed or required to participate in the census administration shall receive the opportunity, on any date within three months before the census administration, to participate in a state-funded administration of WorkKeys.

3. Any student who participated in a state-funded administration of WorkKeys as described under subsection 2 of this section shall not participate in any state-funded census administration of the ACT assessment.

4. The department of elementary and secondary education shall not require school districts or charter schools to administer the ACT assessment to any student who participated in a state-funded administration of WorkKeys as described under subsection 2 of this section.” and

Further amend said bill, section 162.081, page 32, line 4, by inserting immediately after all of said line the following:

“162.1115. 1. Notwithstanding any provision of law to the contrary, no district shall be penalized for any reason under the Missouri school improvement program if students who graduate from the district complete career and technical education programs approved by the department of elementary and secondary education but are not placed in occupations directly related to their training within six months of graduating.

2. The department of elementary and secondary education shall revise its scoring guide under the Missouri school improvement program to provide additional points to districts that create and enter into a partnership with area career centers, comprehensive high schools, industry, and business to develop and implement a pathway for students to:

- (1) Enroll in a program of career and technical education while in high school;
- (2) Participate and complete an internship or apprenticeship during their final year of high school; and
- (3) Obtain the industry certification or credentials applicable to their program or career and technical education and internship or apprenticeship.

3. Each school district shall be authorized to create and enter into a partnership with area career centers, comprehensive high schools, industry, and business to develop and implement a pathway for students to:

- (1) Enroll in a program of career and technical education while in high school;
- (2) Participate and complete an internship or apprenticeship during their final year of high school; and
- (3) Obtain the industry certification or credentials applicable to their program or career and technical education and internship or apprenticeship.

4. In complying with the provisions of subsection 3 of this section, each school district may rely on technical coursework and skills assessments developed for industry-recognized certificates and credentials.

5. The department of elementary and secondary education shall permit student scores, that are from a nationally recognized examination that demonstrates achievement of workplace employability skills, to count towards credit for college and career readiness standards on the Missouri school improvement program or any subsequent school accreditation or improvement program.”; and

Further amend said bill, section 167.890, page 77, line 27, by inserting immediately after all of said line the following:

“170.028. 1. As used in this section, the following terms shall mean:

(1) “Council”, the career and technical education advisory council established pursuant to section 178.550;

(2) “CTEC exam”, an entry-level exam that is a component of an industry certification program that leads toward an industry certification;

(3) “Industry certification”, a full certification from a recognized industry, trade, or professional association validating essential skills of a particular occupation, which may include but shall not be limited to:

(a) Perkins Technical Skills Assessment;

(b) Any certification related to a high demand occupation as described by the Missouri economic research and information center (MERIC);

(4) “Occupational competency assessment”, a national standardized assessment of skills and knowledge in a specific career or technical area, which may include but shall not be limited to assessments offered by the National Occupational Competency Testing Institute (NOCTI).

2. The council shall annually review, update, approve, and publish a list of industry certifications, state-issued professional licenses, and occupational assessments, and submit the list to the state board of education for evaluation of course credit.”; and

Further amend said bill, section 171.031, page 82, line 8, by inserting immediately after all of said line the following:

“178.550. 1. This section shall be known and may be cited as the “Career and Technical Education Student Protection Act”. There is hereby established the “Career and Technical Education Advisory Council” within the department of elementary and secondary education.

2. The advisory council shall be composed of [fifteen] **sixteen** members who shall be Missouri residents. The commissioner of education shall appoint the following members:

(1) A director or administrator of a career and technical education center;

(2) An individual from the business community with a background in commerce;

(3) A representative from State Technical College of Missouri;

(4) Three current or retired career and technical education teachers who also serve or served as an advisor to any of the nationally recognized career and technical education student organizations of:

(a) DECA;

(b) Future Business Leaders of America (FBLA);

(c) FFA;

(d) Family, Career and Community Leaders of America (FCCLA);

(e) Health Occupations Students of America (HOSA);

(f) SkillsUSA; or

(g) Technology Student Association (TSA);

(5) A representative from a business organization, association of businesses, or a business coalition;

(6) A representative from a Missouri community college;

(7) A representative from Southeast Missouri State University or the University of Central Missouri;

(8) An individual participating in an apprenticeship recognized by the department of labor and industrial relations or approved by the United States Department of Labor’s Office of Apprenticeship;

(9) A school administrator or school superintendent of a school that offers career and technical education;

(10) The director of the department of economic development, or his or her designee.

3. Members shall serve a term of five years except for the initial appointments, which shall be for the following lengths:

- (1) One member shall be appointed for a term of one year;
- (2) Two members shall be appointed for a term of two years;
- (3) Two members shall be appointed for a term of three years;
- (4) Three members shall be appointed for a term of four years;
- (5) Three members shall be appointed for a term of five years.

4. Four members shall be from the general assembly. The president pro tempore of the senate shall appoint two members of the senate of whom not more than one shall be of the same party. The speaker of the house of representatives shall appoint two members of the house of representatives of whom not more than one shall be of the same party. The legislative members shall serve on the advisory council until such time as they resign, are no longer members of the general assembly, or are replaced by new appointments.

5. The advisory council shall have three nonvoting ex officio members:

- (1) A director of guidance and counseling services at the department of elementary and secondary education, or a similar position if such position ceases to exist;
- (2) The director of the division of workforce development; and
- (3) A member of the coordinating board for higher education, as selected by the coordinating board.

6. The assistant commissioner for the office of college and career readiness of the department of elementary and secondary education shall provide staff assistance to the advisory council.

7. The advisory council shall meet at least four times annually. The advisory council may make all rules it deems necessary to enable it to conduct its meetings, elect its officers, and set the terms and duties of its officers. The advisory council shall elect from among its members a chairperson, vice chairperson, a secretary-reporter, and such other officers as it deems necessary. Members of the advisory council shall serve without compensation but may be reimbursed for actual expenses necessary to the performance of their official duties for the advisory council.

8. Any business to come before the advisory council shall be available on the advisory council's internet website at least seven business days prior to the start of each meeting. All records of any decisions, votes, exhibits, or outcomes shall be available on the advisory council's internet website within forty-eight hours following the conclusion of every meeting. Any materials prepared for the members shall be delivered to the members at least five days before the meeting, and to the extent such materials are public records as defined in section 610.010 and are not permitted to be closed under section 610.021, shall be made available on the advisory council's internet website at least five business days in advance of the meeting.

9. The advisory council shall make an annual written report to the state board of education and the commissioner of education regarding the development, implementation, and administration of the state budget for career and technical education.

10. The advisory council shall annually submit written recommendations to the state board of education and the commissioner of education regarding the oversight and procedures for the handling of funds for student career and technical education organizations.

11. The advisory council shall:

(1) Develop a comprehensive statewide short- and long-range strategic plan for career and technical education;

(2) Identify service gaps and provide advice on methods to close such gaps as they relate to youth and adult employees, workforce development, and employers on training needs;

(3) Confer with public and private entities for the purpose of promoting and improving career and technical education, **including encouraging local employers to participate in college and career fairs hosted by local school districts**;

(4) Identify legislative recommendations to improve career and technical education;

(5) Promote coordination of existing career and technical education programs;

(6) **Cooperate with local school districts to ensure that the curriculum for the career and technical education certification program established in section 170.029 includes programs of study and course offerings that will lead to industry-recognized certificates or credentials**;

(7) Adopt, alter, or repeal by its own bylaws, rules and regulations governing the manner in which its business may be transacted.

12. For purposes of this section, the department of elementary and secondary education shall provide such documentation and information as to allow the advisory council to be effective.

13. For purposes of this section, “advisory council” shall mean the career and technical education advisory council.”; and

Further amend the title and enacting clause accordingly.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Munzlinger offered **SA 10**:

SENATE AMENDMENT NO. 10

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 21, Section 161.087, Line 2, by inserting immediately after said line the following:

“161.106. 1. The department of elementary and secondary education shall provide staffing support including but not limited to statewide coordination for career and technical student organizations’ activities that are an integral part of the instructional educational curriculum for career and technical education programs approved by the department. Such career and technical organizations shall include, but not be limited to, the nationally recognized organizations of DECA, FBLA, FFA, FCCLA, HOSA, SkillsUSA, and TSA.

2. The department of elementary and secondary education shall [continue to] handle the funds from the

career and technical student organizations [in the same manner as it did during school year 2011-12], with department personnel maintaining responsibility for the receipt and disbursement of funds. The department may ensure accountability and transparency by requiring the career and technical student organizations to provide sworn affidavits annually by personnel in the organization who are responsible for such funds as to the proper receipt and disbursement of such funds.”; and

Further amend the title and enacting clause accordingly.

Senator Munzlinger moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered **SA 11**:

SENATE AMENDMENT NO. 11

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 43, Section 166.700, Line 26, by inserting after the word “level” the following:

“appropriate to an individual student’s needs”; and

Further amend said bill and section, page 44, line 13, by inserting after the word “color,” the following:

“disability,”.

Senator Schupp moved that the above amendment be adopted.

Senator Schupp requested a division of the question on **SA 11**, asking that a vote be taken on lines 2-3 and that a second vote be taken on the remainder of the amendment.

Senator Schupp moved that Part I of **SA 11** be adopted, which motion failed.

Senator Schupp requested a roll call vote be taken on the adoption of Part II of **SA 11**. She was joined in her request by Senators Emery, Hummel, Riddle and Walsh.

Senator Schupp moved that Part II of **SA 11** be adopted, which motion failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Rizzo	Romine	Schupp
Sifton	Walsh—9					

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Rowden	Sater	Schatz	Silvey	Wallingford	Wasson
Wieland—22						

Absent—Senators

Nasheed	Schaaf—2
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Absent with leave—Senators—None

Vacancies—1

Senator Hoskins offered **SA 12**:

SENATE AMENDMENT NO. 12

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 44, Section 166.700, Line 19, by inserting immediately after said line the following:

“c. A child of a parent in active military service;” and further renumber the remaining subparagraphs accordingly.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered **SA 13**:

SENATE AMENDMENT NO. 13

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Page 35, Section 162.1313, Line 9, by inserting after all of said line the following:

“163.011. As used in this chapter unless the context requires otherwise:

(1) “Adjusted operating levy”, the sum of tax rates for the current year for teachers’ and incidental funds for a school district as reported to the proper officer of each county pursuant to section 164.011;

(2) “Average daily attendance”, the quotient or the sum of the quotients obtained by dividing the total number of hours attended in a term by resident pupils between the ages of five and twenty-one by the actual number of hours school was in session in that term. To the average daily attendance of the following school term shall be added the full-time equivalent average daily attendance of summer school students. “Full-time equivalent average daily attendance of summer school students” shall be computed by dividing the total number of hours, except for physical education hours that do not count as credit toward graduation for students in grades nine, ten, eleven, and twelve, attended by all summer school pupils by the number of hours required in section 160.011 in the school term. For purposes of determining average daily attendance under this subdivision, the term “resident pupil” shall include all children between the ages of five and twenty-one who are residents of the school district and who are attending kindergarten through grade twelve in such district. If a child is attending school in a district other than the district of residence and the child’s parent is teaching in the school district or is a regular employee of the school district which the child is attending, then such child shall be considered a resident pupil of the school district which the child is attending for such period of time when the district of residence is not otherwise liable for tuition. Average daily attendance for students below the age of five years for which a school district may receive state aid based on such attendance shall be computed as regular school term attendance unless otherwise provided by law;

(3) “Current operating expenditures”:

(a) For the fiscal year 2007 calculation, “current operating expenditures” shall be calculated using data from fiscal year 2004 and shall be calculated as all expenditures for instruction and support services except capital outlay and debt service expenditures minus the revenue from federal categorical sources; food service; student activities; categorical payments for transportation costs pursuant to section 163.161; state reimbursements for early childhood special education; the career ladder entitlement for the district, as provided for in sections 168.500 to 168.515; the vocational education entitlement for the district, as

provided for in section 167.332; and payments from other districts;

(b) In every fiscal year subsequent to fiscal year 2007, current operating expenditures shall be the amount in paragraph (a) of this subdivision plus any increases in state funding pursuant to sections 163.031 and 163.043 subsequent to fiscal year 2005, not to exceed five percent, per recalculation, of the state revenue received by a district in the 2004-05 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payments for any district from the first preceding calculation of the state adequacy target. **Beginning on July 1, 2017, current operating expenditures shall be the amount in paragraph (a) of this subdivision plus any increases in state funding pursuant to sections 163.031 and 163.043 subsequent to fiscal year 2005 received by a district in the 2004-05 school year from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payments for any district from the first preceding calculation of the state adequacy target;**

(4) “District’s tax rate ceiling”, the highest tax rate ceiling in effect subsequent to the 1980 tax year or any subsequent year. Such tax rate ceiling shall not contain any tax levy for debt service;

(5) “Dollar-value modifier”, an index of the relative purchasing power of a dollar, calculated as one plus fifteen percent of the difference of the regional wage ratio minus one, provided that the dollar value modifier shall not be applied at a rate less than 1.0:

(a) “County wage per job”, the total county wage and salary disbursements divided by the total county wage and salary employment for each county and the City of St. Louis as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year;

(b) “Regional wage per job”:

a. The total Missouri wage and salary disbursements of the metropolitan area as defined by the Office of Management and Budget divided by the total Missouri metropolitan wage and salary employment for the metropolitan area for the county signified in the school district number or the City of St. Louis, as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year and recalculated upon every decennial census to incorporate counties that are newly added to the description of metropolitan areas; or if no such metropolitan area is established, then:

b. The total Missouri wage and salary disbursements of the micropolitan area as defined by the Office of Management and Budget divided by the total Missouri micropolitan wage and salary employment for the micropolitan area for the county signified in the school district number, as reported by the Bureau of Economic Analysis of the United States Department of Commerce for the fourth year preceding the payment year, if a micropolitan area for such county has been established and recalculated upon every decennial census to incorporate counties that are newly added to the description of micropolitan areas; or

c. If a county is not part of a metropolitan or micropolitan area as established by the Office of Management and Budget, then the county wage per job, as defined in paragraph (a) of this subdivision, shall be used for the school district, as signified by the school district number;

(c) “Regional wage ratio”, the ratio of the regional wage per job divided by the state median wage per job;

(d) “State median wage per job”, the fifty-eighth highest county wage per job;

(6) “Free and reduced price lunch pupil count”, for school districts not eligible for and those that do not choose the USDA Community Eligibility Option, the number of pupils eligible for free and reduced price lunch on the last Wednesday in January for the preceding school year who were enrolled as students of the district, as approved by the department in accordance with applicable federal regulations. For eligible school districts that choose the USDA Community Eligibility Option, the free and reduced price lunch pupil count shall be the percentage of free and reduced price lunch students calculated as eligible on the last Wednesday in January of the most recent school year that included household applications to determine free and reduced price lunch count multiplied by the district’s average daily attendance figure;

(7) “Free and reduced price lunch threshold” shall be calculated by dividing the total free and reduced price lunch pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;

(8) “Limited English proficiency pupil count”, the number in the preceding school year of pupils aged three through twenty-one enrolled or preparing to enroll in an elementary school or secondary school who were not born in the United States or whose native language is a language other than English or are Native American or Alaskan native, or a native resident of the outlying areas, and come from an environment where a language other than English has had a significant impact on such individuals’ level of English language proficiency, or are migratory, whose native language is a language other than English, and who come from an environment where a language other than English is dominant; and have difficulties in speaking, reading, writing, or understanding the English language sufficient to deny such individuals the ability to meet the state’s proficient level of achievement on state assessments described in Public Law 107-10, the ability to achieve successfully in classrooms where the language of instruction is English, or the opportunity to participate fully in society;

(9) “Limited English proficiency threshold” shall be calculated by dividing the total limited English proficiency pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;

(10) “Local effort”:

(a) For the fiscal year 2007 calculation, “local effort” shall be computed as the equalized assessed valuation of the property of a school district in calendar year 2004 divided by one hundred and multiplied by the performance levy less the percentage retained by the county assessor and collector plus one hundred percent of the amount received in fiscal year 2005 for school purposes from intangible taxes, fines, escheats, payments in lieu of taxes and receipts from state-assessed railroad and utility tax, one hundred percent of the amount received for school purposes pursuant to the merchants’ and manufacturers’ taxes under sections 150.010 to 150.370, one hundred percent of the amounts received for school purposes from federal properties under sections 12.070 and 12.080 except when such amounts are used in the calculation of federal impact aid pursuant to P.L. 81-874, fifty percent of Proposition C revenues received for school purposes from the school district trust fund under section 163.087, and one hundred percent of any local earnings or

income taxes received by the district for school purposes. Under this paragraph, for a special district established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, a tax levy of zero shall be utilized in lieu of the performance levy for the special school district;

(b) In every year subsequent to fiscal year 2007, “local effort” shall be the amount calculated under paragraph (a) of this subdivision plus any increase in the amount received for school purposes from fines. If a district’s assessed valuation has decreased subsequent to the calculation outlined in paragraph (a) of this subdivision, the district’s local effort shall be calculated using the district’s current assessed valuation in lieu of the assessed valuation utilized in the calculation outlined in paragraph (a) of this subdivision. When a change in a school district’s boundary lines occurs because of a boundary line change, annexation, attachment, consolidation, reorganization, or dissolution under section 162.071, 162.081, sections 162.171 to 162.201, section 162.221, 162.223, 162.431, 162.441, or 162.451, or in the event that a school district assumes any territory from a district that ceases to exist for any reason, the department of elementary and secondary education shall make a proper adjustment to each affected district’s local effort, so that each district’s local effort figure conforms to the new boundary lines of the district. The department shall compute the local effort figure by applying the calendar year 2004 assessed valuation data to the new land areas resulting from the boundary line change, annexation, attachment, consolidation, reorganization, or dissolution and otherwise follow the procedures described in this subdivision;

(11) “Membership” shall be the average of:

(a) The number of resident full-time students and the full-time equivalent number of part-time students who were enrolled in the public schools of the district on the last Wednesday in September of the previous year and who were in attendance one day or more during the preceding ten school days; and

(b) The number of resident full-time students and the full-time equivalent number of part-time students who were enrolled in the public schools of the district on the last Wednesday in January of the previous year and who were in attendance one day or more during the preceding ten school days, plus the full-time equivalent number of summer school pupils. “Full-time equivalent number of part-time students” is determined by dividing the total number of hours for which all part-time students are enrolled by the number of hours in the school term. “Full-time equivalent number of summer school pupils” is determined by dividing the total number of hours for which all summer school pupils were enrolled by the number of hours required pursuant to section 160.011 in the school term. Only students eligible to be counted for average daily attendance shall be counted for membership;

(12) “Operating levy for school purposes”, the sum of tax rates levied for teachers’ and incidental funds plus the operating levy or sales tax equivalent pursuant to section 162.1100 of any transitional school district containing the school district, in the payment year, not including any equalized operating levy for school purposes levied by a special school district in which the district is located;

(13) “Performance district”, any district that has met performance standards and indicators as established by the department of elementary and secondary education for purposes of accreditation under section 161.092 and as reported on the final annual performance report for that district each year; for calculations to be utilized for payments in fiscal years subsequent to fiscal year 2018, the number of performance districts shall not exceed twenty-five percent of all public school districts;

(14) “Performance levy”, three dollars and forty-three cents;

(15) “School purposes” pertains to teachers’ and incidental funds;

(16) “Special education pupil count”, the number of public school students with a current individualized education program or services plan and receiving services from the resident district as of December first of the preceding school year, except for special education services provided through a school district established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, in which case the sum of the students in each district within the county exceeding the special education threshold of each respective district within the county shall be counted within the special district and not in the district of residence for purposes of distributing the state aid derived from the special education pupil count;

(17) “Special education threshold” shall be calculated by dividing the total special education pupil count of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, by the total average daily attendance of all included performance districts;

(18) “State adequacy target”, the sum of the current operating expenditures of every performance district that falls entirely above the bottom five percent and entirely below the top five percent of average daily attendance, when such districts are rank-ordered based on their current operating expenditures per average daily attendance, divided by the total average daily attendance of all included performance districts. The department of elementary and secondary education shall first calculate the state adequacy target for fiscal year 2007 and recalculate the state adequacy target every two years using the most current available data. The recalculation shall never result in a decrease from the state adequacy target as calculated for fiscal years 2017 and 2018 and any state adequacy target figure calculated subsequent to fiscal year 2018. Should a recalculation result in an increase in the state adequacy target amount, fifty percent of that increase shall be included in the state adequacy target amount in the year of recalculation, and fifty percent of that increase shall be included in the state adequacy target amount in the subsequent year. The state adequacy target may be adjusted to accommodate available appropriations as provided in subsection 7 of section 163.031;

(19) “Teacher”, any teacher, teacher-secretary, substitute teacher, supervisor, principal, supervising principal, superintendent or assistant superintendent, school nurse, social worker, counselor or librarian who shall, regularly, teach or be employed for no higher than grade twelve more than one-half time in the public schools and who is certified under the laws governing the certification of teachers in Missouri;

(20) “Weighted average daily attendance”, the average daily attendance plus the product of twenty-five hundredths multiplied by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five hundredths multiplied by the number of special education pupil count that exceeds the special education threshold, plus the product of six-tenths multiplied by the number of limited English proficiency pupil count that exceeds the limited English proficiency threshold. For special districts established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, weighted average daily attendance shall be the average daily attendance plus the product of twenty-five hundredths multiplied by the free and reduced price lunch pupil count that exceeds the free and reduced price lunch threshold, plus the product of seventy-five hundredths multiplied by the sum of the special education pupil count that exceeds the threshold for each county district, plus the product of six-tenths multiplied by the limited English proficiency pupil count that exceeds the limited English proficiency threshold. None of the districts comprising a special district

established under sections 162.815 to 162.940 in a county with a charter form of government and with more than one million inhabitants, shall use any special education pupil count in calculating their weighted average daily attendance.”; and

Further amend the title and enacting clause accordingly.

Senator Schupp moved that the above amendment be adopted, which motion failed.

Senator Koenig moved that **SS No. 2** for **SCS** for **SB 313**, as amended, be adopted, which motion prevailed.

On motion of Senator Koenig, **SS No. 2** for **SCS** for **SB 313**, as amended, was declared perfected and ordered printed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 261**, entitled:

An Act to amend chapter 595, RSMo, by adding thereto one new section relating to human trafficking hotline posters, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 111**, entitled:

An Act to repeal section 70.427, RSMo, and to enact in lieu thereof one new section relating to collective bargaining units within the bi-state development agency.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 181**, entitled:

An Act to amend chapter 577, RSMo, by adding thereto one new section relating to law enforcement, with an emergency clause.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 719**, entitled:

An Act to repeal section 89.020, RSMo, and to enact in lieu thereof three new sections relating to property classification.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 571**, entitled:

An Act to repeal section 319.318, RSMo, and to enact in lieu thereof three new sections relating to natural resources.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 294**, entitled:

An Act to amend chapter 195, RSMo, by adding thereto one new section relating to immunity for persons who seek medical assistance for a drug or alcohol overdose.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 576**, entitled:

An Act to repeal sections 302.020 and 304.005, RSMo, and to enact in lieu thereof three new sections relating to the operation of motorcycles or motortricycles, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 813**, entitled:

An Act to repeal sections 332.081 and 345.051, RSMo, and to enact in lieu thereof six new sections relating to regulation of certain professions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 815**, entitled:

An Act to repeal sections 335.021 and 345.051, RSMo, and to enact in lieu thereof three new sections relating to the regulation of certain professions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HB 29**, entitled:

An Act to repeal sections 311.020, 311.055, 311.179, 311.185, 311.275, 311.355, 311.420, 311.462, 311.510, and 311.540, RSMo, and to enact in lieu thereof twelve new sections relating to intoxicating liquor.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 170**, entitled:

An Act to repeal sections 195.010 and 195.017, RSMo, and to enact in lieu thereof seven new sections relating to industrial hemp, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Joel Walters, 17584 Bearpath Trail, Eden Prairie, Hennepin County, Minnesota 55347, as Director of the Department of Revenue, for a term ending at the pleasure of the Governor, and until his successor is duly appointed and qualified.

Respectfully submitted,

Eric R. Greitens

Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

April 6, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Barth L. Fraker, Republican, 530 North Elm Street, Marshfield, Webster County, Missouri 65706, as a member of the State Board of Senior Services, for a term ending August 30, 2020, and until his successor is duly appointed and qualified; vice, Barbara J. Gilchrist, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Schatz offered Senate Resolution No. 689, regarding Right Honorable Jacob Oulanyah, which was adopted.

INTRODUCTION OF GUESTS

Senator Hegeman introduced to the Senate, Steve Smith, Roger Berhorst, Tom Golder, Brandon Steffen, Craig Moeller and Steve Joannes, line workers from Missouri Electric Cooperatives.

Senator Riddle introduced to the Senate, line workers from Ameren Missouri.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m. Tuesday, April 11, 2017.

SENATE CALENDAR

FIFTY-SECOND DAY—TUESDAY, APRIL 11, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 275
HCS#2 for HB 502
HCS for HB 142
HCS for HB 340
HCS for HB 780
HCS for HB 573
HCS for HB 542
HCS for HB 261

HB 111-Mathews
HCS for HB 181
HB 719-Rhoads
HB 571-Engler
HB 294-Lynch
HCS for HB 576
HB 813-Basye
HB 815-Basye

HCS for HB 29

HB 170-Curtman

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle
SB 264-Dixon

HOUSE BILLS ON THIRD READING

HB 288-Fitzpatrick (Kehoe)

HCS for HBs 90 & 68 (Schatz)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard
SB 6-Richard, with SCS
SB 13-Dixon
SB 20-Brown
SB 21-Brown
SB 28-Sater, with SCS (pending)
SB 32-Emery, with SCS
SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)
SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending)
SBs 44 & 63-Romine, with SCS
SB 46-Libla, with SCS
SB 49-Walsh, with SCS
SB 61-Hegeman, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1
for SA 1 (pending)
SB 68-Onder and Nasheed
SB 76-Munzlinger
SB 80-Wasson, with SCS

SB 81-Dixon
SB 83-Dixon
SB 85-Kraus, with SCS
SB 88-Brown, with SCS
SB 96-Sater and Emery
SB 97-Sater, with SCS
SB 99-Emery
SB 102-Cunningham, with SCS
SB 103-Wallingford
SB 109-Holsman, with SCS
SB 115-Schupp, with SCS
SB 117-Schupp, with SCS
SB 122-Munzlinger, with SCS
SB 123-Munzlinger
SB 126-Wasson
SB 129-Dixon and Sifton, with SCS
SB 130-Kraus, with SCS
SB 133-Chappelle-Nadal
SB 138-Sater
SB 141-Emery

SB 142-Emery	SB 250-Kehoe
SB 144-Wallingford	SB 252-Dixon, with SCS
SB 145-Wallingford, with SCS	SB 258-Munzlinger
SB 147-Romine	SB 259-Munzlinger
SB 156-Munzlinger, with SCS	SB 260-Munzlinger
SB 157-Dixon, with SCS	SB 261-Munzlinger
SB 158-Dixon	SB 262-Munzlinger
SB 163-Romine	SB 263-Riddle
SB 169-Dixon, with SCS	SB 267-Schatz, with SCS
SB 171-Dixon and Sifton, with SCS	SB 271-Wasson and Richard, with SCS
SB 176-Dixon	SB 280-Hoskins, with SCS
SB 177-Dixon, with SCS	SB 284-Hegeman, with SCS
SB 178-Dixon	SBs 285 & 17-Koenig, with SCS
SB 180-Nasheed, with SCS	SB 286-Rizzo
SB 183-Hoskins, with SCS	SB 290-Schatz, with SCS
SB 184-Emery, with SS (pending)	SB 295-Schaaf, with SCS
SB 185-Onder, et al, with SCS	SB 298-Curls
SB 188-Munzlinger, with SCS	SB 303-Wieland, with SCS
SB 189-Kehoe, with SCS	SB 311-Wasson, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SBs 314 & 340-Schatz, et al, with SCS
SB 196-Koenig	SB 316-Rowden, with SCS
SB 199-Wasson	SB 325-Kraus
SB 200-Libla	SBs 327, 238 & 360-Romine, with SCS
SB 201-Onder, with SCS	SB 328-Romine, with SCS, with SCS & SA 3 (pending)
SB 203-Sifton, with SCS	SB 330-Munzlinger
SB 204-Sifton	SB 331-Hegeman
SB 207-Sifton	SB 333-Schaaf, with SCS
SB 209-Wallingford	SB 336-Wieland
SB 210-Onder, with SCS	SB 348-Wasson
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 349-Wasson
SB 221-Riddle	SB 358-Wieland
SB 223-Schatz, with SCS	SB 362-Hummel
SB 227-Koenig, with SCS	SB 368-Rowden
SB 228-Koenig, with SS & SA 1 (pending)	SB 371-Schaaf
SB 230-Riddle	SB 373-Curls, with SA 1 & point of order (pending)
SB 232-Schatz	SB 376-Hoskins
SB 233-Wallingford	SB 378-Wallingford
SB 234-Libla, with SCS	SB 379-Schatz
SB 239-Rowden, with SCS	SB 381-Riddle
SB 242-Emery, with SCS	SB 383-Eigel and Wieland
SB 243-Hegeman	SB 384-Rowden, with SCS
SB 247-Kraus, with SCS	SB 389-Sater, with SCS

SB 391-Munzlinger
 SB 392-Holsman
 SB 406-Wasson and Sater
 SB 409-Koenig
 SB 410-Schatz
 SB 413-Munzlinger
 SB 418-Hegeman, with SCS
 SB 422-Cunningham, with SCS
 SB 426-Wasson, with SCS
 SB 427-Wasson
 SB 430-Cunningham, with SCS
 SB 433-Sater, with SCS

SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery
 SB 468-Hegeman
 SB 475-Schatz
 SB 485-Hoskins
 SB 490-Schupp
 SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)
 HB 35-Plocher (Dixon)
 HB 51-Andrews, with SCS (Hegeman)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 93-Lauer, with SCS (Wasson)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HB 130, with SCS, SS for SCS &
 SA 6 (pending) (Onder)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)

HB 251-Taylor, with SCS, SS for SCS, SA 2
 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)
 HCS for HBs 302 & 228, with SCS (Schatz)
 HB 336-Shull (Rowden)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HBs 339 & 714, with SCS (Rowden)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick (Koenig)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe
 SCR 9-Holsman

SCR 14-Hoskins
 SCR 21-Wallingford

Journal of the Senate

FIRST REGULAR SESSION

FIFTY-SECOND DAY—TUESDAY, APRIL 11, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Wallingford offered the following prayer:

“Great peace have those who love your law; nothing can make them stumble.” (Psalm 119:165)

O God, King of the Universe: You have given Your law to assist us to live abundantly and fully each day. Many of the laws we attempt to write flow from Your law in order to help protect life and create harmony among our people. Your graciousness blesses us to meet the challenges this week brings to us; please strengthen us for the work we have to do and help us to be helpful and caring toward those who work on our behalf. And help us remember always to be grateful for Your grace, mercy, love and presence and all we owe You that sustain us each day. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Munzlinger offered Senate Resolution No. 690, regarding A.T. Still University-Kirksville College of Osteopathic Medicine, which was adopted.

Senators Kehoe and Brown offered Senate Resolution No. 691, regarding the Fiftieth Wedding Anniversary of Joseph Kent and Linda Katherine McKee, Centertown, which was adopted.

Senator Hegeman offered Senate Resolution No. 692, regarding Eagle Scout Braden T. Ewing, Liberty, which was adopted.

Senator Romine offered Senate Resolution No. 693, regarding Julia Evens, Festus, which was adopted.

Senator Romine offered Senate Resolution No. 694, regarding Kevin Alan Evens, Festus, which was adopted.

Senator Romine offered Senate Resolution No. 695, regarding Rhonda Short, De Soto, which was adopted.

Senator Romine offered Senate Resolution No. 696, regarding Charles Wilson “Chuck” Gray, De Soto, which was adopted.

Senator Sifton offered Senate Resolution No. 697, regarding Bethesda Hawthorne Place, Oakland, which was adopted.

Senator Cunningham offered Senate Resolution No. 698, regarding James Murrell, West Plains, which was adopted.

Senator Cunningham offered Senate Resolution No. 699, regarding Sherry Rosenbaum, Summersville, which was adopted.

Senator Richard offered Senate Resolution No. 700, regarding Bill and Susan Carlsten, Neosho, which was adopted.

Senator Richard offered Senate Resolution No. 701, regarding the late Jim Marcus and Sonya Marcus, Joplin, which was adopted.

Senator Richard offered Senate Resolution No. 702, regarding Dorothy Snodgrass, Lockwood, which was adopted.

REFERRALS

President Pro Tem Richard referred **HCS** for **HBs 90** and **68** to the Committee on Fiscal Oversight.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for **HB 275**—Transportation, Infrastructure and Public Safety.

HCS No. 2 for **HB 502**—Progress and Development.

HCS for **HB 142**—Commerce, Consumer Protection, Energy and the Environment.

HCS for HB 340—Government Reform.

HCS for HB 780—Health and Pensions.

HCS for HB 573—Government Reform.

HCS for HB 542—Transportation, Infrastructure and Public Safety.

HCS for HB 261—Judiciary and Civil and Criminal Jurisprudence.

HB 111—General Laws.

HCS for HB 181—Transportation, Infrastructure and Public Safety.

HB 719—Agriculture, Food Production and Outdoor Resources.

HB 571—Commerce, Consumer Protection, Energy and the Environment.

HB 294—Judiciary and Civil and Criminal Jurisprudence.

HCS for HB 576—Transportation, Infrastructure and Public Safety.

HB 813—Professional Registration.

HB 815—Professional Registration.

HCS for HB 29—Economic Development.

HB 170—Agriculture, Food Production and Outdoor Resources.

HOUSE BILLS ON THIRD READING

Senator Onder moved that **HCS for HB 130**, with **SCS**, **SS for SCS** and **SA 6** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 6 was again taken up.

At the request of Senator Wieland, **SA 6** was withdrawn.

SS for SCS for HCS for HB 130, as amended, was again taken up.

At the request of Senator Onder, **SS for SCS for HCS for HB 130**, as amended, was withdrawn.

Senator Onder offered **SS No. 2 for SCS for HCS for HB 130**, entitled:

SENATE SUBSTITUTE NO. 2 FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 130

An Act to repeal sections 67.1809 and 67.1819, RSMo, and to enact in lieu thereof twenty-nine new sections relating to passenger transportation companies, with penalty provisions.

Senator Onder moved that **SS No. 2 for SCS for HCS for HB 130** be adopted, which motion prevailed.

On motion of Senator Onder, **SS No. 2** for **SCS** for **HCS** for **HB 130** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senator Walsh—1

Absent—Senator Kraus—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Onder, title to the bill was agreed to.

Senator Onder moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SENATE BILLS FOR PERFECTION

Senator Curls moved that **SB 373**, with **SA 1** and point of order (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

At the request of Senator Brown, the point of order was withdrawn.

SA 1 was again taken up.

At the request of Senator Wallingford, **SA 1** was withdrawn.

On motion of Senator Curls, **SB 373** was declared perfected and ordered printed.

Senator Emery moved that **SB 99** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

On motion of Senator Emery, **SB 99** was declared perfected and ordered printed.

Senator Sifton moved that **SB 204** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

On motion of Senator Sifton, **SB 204** was declared perfected and ordered printed.

Senator Schaaf moved that **SB 371** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Onder offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 371, Page 5, Section 195.207, Line 6, by striking said line and inserting in lieu thereof the following:

“(2) Is composed of at least five percent cannabidiol”.

Senator Onder moved that the above amendment be adopted, which motion prevailed.

Senator Rowden assumed the Chair.

Senator Munzlinger offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Bill No. 371, Page 5, Section 195.207, Line 4, by striking all of said line and inserting in lieu thereof the following:

“(1) Is composed of no more than three-tenths percent”; and

Further amend said bill, page 7, Section 261.265, Line 22, by striking all of said line and inserting in lieu thereof the following:

“a. Three-tenths of one percent on a dry weight basis; or”; and

Further amend said bill and section, page 8, line 69, by striking all of said line and inserting in lieu thereof the following:

“(1) Three-tenths of one percent on a dry weight basis; or”.

Senator Munzlinger moved that the above amendment be adopted.

Senator Onder offered **SSA 1** for **SA 2**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Bill No. 371, Page 5, Section 195.207, Line 4, by striking “nine-tenths” and inserting in lieu thereof “**one-tenth**”; and

Further amend said bill, page 7, section 261.265, line 22, by striking “Nine-tenths” and inserting in lieu thereof the following: “**One-tenth**”; and

Further amend said bill and section, page 8, line 69, by striking “Nine-tenths” and inserting in lieu thereof the following: “**One-tenth**”.

Senator Onder moved that the above substitute amendment be adopted.

At the request of Senator Schaaf, **SB 371**, with **SA 2** and **SSA 1** for **SA 2** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 6:15 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

PRIVILEGED MOTIONS

Having voted on the prevailing side, Senator Koenig moved that the vote by which **SS No. 2** for **SCS** for **SB 313** was perfected be reconsidered, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curly	Dixon	Emery	Hegeman
Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Sifton	Wallingford	Wasson	Wieland—28

NAYS—Senators

Hummel	Schupp	Walsh—3
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Absent—Senators

Eigel	Silvey—2
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Absent with leave—Senators—None

Vacancies—1

Having voted on the prevailing side, Senator Koenig moved that the vote by which **SS No. 2** for **SCS** for **SB 313**, as amended, was adopted be reconsidered, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Wallingford	Wasson	Wieland—28

NAYS—Senators

Curly	Hummel	Walsh—3
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Absent—Senators

Eigel	Silvey—2
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Absent with leave—Senators—None

Vacancies—1

SS No. 2 for **SCS** for **SB 313**, as amended, was again taken up.

Senator Koenig offered **SA 14**:

SENATE AMENDMENT NO. 14

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 313, Pages 53-54, Section 167.131, by striking all of said section and inserting in lieu thereof the following:

“167.131. 1. The board of education of each district in this state that does not maintain [an accredited] **a high school** [pursuant to the authority of the state board of education to classify schools as established in

section 161.092] **offering work through the twelfth grade** shall pay [the] tuition [of] **as calculated by the receiving district under subsection 2 of this section** and provide transportation consistent with the provisions of section 167.241 for each pupil resident therein **who has completed the work of the highest grade offered in the attendance centers of the district and** who attends an accredited **public high** school in another district of the same or an adjoining county or who attends an approved charter school in the same or an adjoining county.

2. The rate of tuition to be charged by the district attended and paid by the sending district is the per pupil cost of maintaining the district's grade level grouping which includes the school attended. The rate of tuition to be charged by the approved charter school attended and paid by the sending district is the per pupil cost of maintaining the approved charter school's grade level grouping. For a district, the cost of maintaining a grade level grouping shall be determined by the board of education of the district but in no case shall it exceed all amounts spent for teachers' wages, incidental purposes, debt service, maintenance and replacements. For an approved charter school, the cost of maintaining a grade level grouping shall be determined by the approved charter school but in no case shall it exceed all amounts spent by the district in which the approved charter school is located for teachers' wages, incidental purposes, debt service, maintenance, and replacements. The term "debt service", as used in this section, means expenditures for the retirement of bonded indebtedness and expenditures for interest on bonded indebtedness. Per pupil cost of the grade level grouping shall be determined by dividing the cost of maintaining the grade level grouping by the average daily pupil attendance. If there is disagreement as to the amount of tuition to be paid, the facts shall be submitted to the state board of education, and its decision in the matter shall be final. Subject to the limitations of this section, each pupil shall be free to attend the public school of his or her choice.

3. For purposes of this section, "approved charter school" means a charter school that has existed for less than three years or a charter school with a three-year average score of seventy percent or higher on its annual performance report."; and

Further amend said bill, Pages 82-86, Section 210.861, by striking all of said section and inserting in lieu thereof the followng:

"210.861. 1. When the tax prescribed by section 210.860 or section 67.1775 is established, the governing body of the city or county or city not within a county shall appoint a board of directors consisting of nine members, who shall be residents of the city or county or city not within a county. All board members shall be appointed to serve for a term of three years, except that of the first board appointed, three members shall be appointed for one-year terms, three members for two-year terms and three members for three-year terms. Board members may be reappointed. In a city not within a county, or any county of the first classification with a charter form of government with a population not less than nine hundred thousand inhabitants, or any county of the first classification with a charter form of government with a population not less than two hundred thousand inhabitants and not more than six hundred thousand inhabitants, or any noncharter county of the first classification with a population not less than one hundred seventy thousand and not more than two hundred thousand inhabitants, or any noncharter county of the first classification with a population not less than eighty thousand and not more than eighty-three thousand inhabitants, or any third classification county with a population not less than twenty-eight thousand and not more than thirty thousand inhabitants, or any county of the third classification with a population not less than nineteen thousand five hundred and not more than twenty thousand inhabitants the members of the community mental health board of trustees appointed pursuant to the provisions of sections 205.975 to 205.990 shall

be the board members for the community children's services fund. The directors shall not receive compensation for their services, but may be reimbursed for their actual and necessary expenses.

2. The board shall elect a chairman, vice chairman, treasurer, and such other officers as it deems necessary for its membership. Before taking office, the treasurer shall furnish a surety bond or comparable insurance coverage for theft, misappropriation, mismanagement, or other acts, in an amount to be determined and in a form to be approved by the board, for the faithful performance of his or her duties and faithful accounting of all moneys that may come into his or her hands. The treasurer shall enter into the surety bond or comparable insurance coverage with a surety company or insurer authorized to do business in Missouri, and the cost of such bond or comparable insurance coverage shall be paid by the board of directors. The board shall administer and expend all funds generated pursuant to section 210.860 or section 67.1775 in a manner consistent with this section. The board shall not be mandated to expend funds by an act of state legislation without a majority vote of the county or city not within a county, excluding any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

3. The board may contract with public or not-for-profit agencies licensed or certified where appropriate to provide qualified services and may place conditions on the use of such funds. The board shall reserve the right to audit the expenditure of any and all funds. The board and any agency with which the board contracts may establish eligibility standards for the use of such funds and the receipt of services. No member of the board shall serve on the governing body, have any financial interest in, or be employed by any agency which is a recipient of funds generated pursuant to section 210.860 or section 67.1775.

4. Revenues collected and deposited in the community children's services fund may be expended for the purchase of the following services:

(1) Up to thirty days of temporary shelter for abused, neglected, runaway, homeless or emotionally disturbed youth; respite care services; and services to unwed mothers;

(2) Outpatient chemical dependency and psychiatric treatment programs; counseling and related services as a part of transitional living programs; home-based and community-based family intervention programs; unmarried parent services; crisis intervention services, inclusive of telephone hotlines; and prevention programs which promote healthy lifestyles among children and youth and strengthen families;

(3) Individual, group, or family professional counseling and therapy services; psychological evaluations; and mental health screenings.

5. Any county, excluding any county with a charter form of government and with more than nine hundred fifty thousand inhabitants, or city not within a county in which voters have approved the levy of a tax under section 67.1775 or section 210.860 shall not add services in addition to those which are set forth in subsection 4 of this section at the time such levy is approved by the voters, unless such services authorized by statute after the voters have approved the levy are approved by the voters in the same manner as the original levy was approved. A proposal to add services shall be approved as set forth in section 67.1775 or section 210.860.

6. Revenues collected and deposited in the community children's services fund may not be expended for inpatient medical, psychiatric, and chemical dependency services, or for transportation services.

7. (1) In fiscal years 2018 and any fiscal year thereafter, in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants that contains all or any

portion of a school district that has been designated as unaccredited or provisionally accredited by the state board of education, up to five percent of the community children's services fund's yearly revenues, based on the total dollar amount needed to provide services as determined by a needs assessment, shall be devoted to a grant program that delivers services directly to schools in such districts according to the procedure in this subsection. The president of the school board shall notify the board of directors within five business days after such designation. The board shall, in its budget process for the following fiscal year, ensure that the total amount of funds needed to provide services based on the needs assessment is allocated according to this subsection, not to exceed five percent of the fund's yearly revenues. If the total amount of funds needed to provide such services exceeds five percent of the fund's yearly revenues, the funds shall be distributed in an order based on the greatest need for each district. Any moneys distributed from the fund to a district shall be subject to an annual audit.

(2) The board shall undertake a needs assessment for any such school district within ninety days after receipt of the notice under this subsection. The needs assessment shall be used as a basis for comprehensive mental health wraparound services delivery for which the board shall contract as provided under subsection 3 of this section.

(3) The board shall appoint one of its members to a direct school service coordinating committee, which is hereby created. The board may appoint an additional one of its members to serve as an ex officio member. The board shall appoint a social worker to the committee. The school board of each affected district shall appoint two parents with a child enrolled in a public school in the district based on school district identification numbers from the department of elementary and secondary education, rotating year to year from highest number to lowest number. The school board of each affected district shall appoint a school services staff member. The superintendent of each affected district shall serve on the committee. An additional member from each affected district may be appointed to serve as an ex officio member.

(4) The direct school service coordinating committee shall provide recommendations and oversight to the program of contracted services under this subsection.

(5) If an additional district becomes unaccredited or provisionally accredited in the service area of the children's services fund, the general assembly shall review the percentage of revenue dedicated to the grant program for a possible increase.”; and

Further amend the title and enacting clause accordingly.

Senator Koenig moved that the above amendment be adopted, which motion prevailed.

Senator Koenig moved that **SS No. 2 for SCS for SB 313**, as amended, be adopted, which motion prevailed.

On motion of Senator Koenig, **SS No. 2 for SCS for SB 313**, as amended, was declared perfected and ordered printed.

SENATE BILLS FOR PERFECTION

Senator Brown moved that **SB 88**, with SCS, be taken up for perfection, which motion prevailed.

SCS for SB 88, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 88

An Act to amend chapter 340, RSMo, by adding thereto one new section relating to actions against veterinarians.

Was taken up.

Senator Brown moved that **SCS** for **SB 88** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **SB 88**, was declared perfected and ordered printed.

Senator Hoskins moved that **SB 376** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

Senator Hoskins offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 376, Page 1, In the Title, Line 3, of the title, by striking said line and inserting in lieu thereof the following: “designation of state dogs.”; and

Further amend said bill and page, Section 10.112, Line 5, by inserting after all of said line the following:

“10.113. The dog known as “Jim the Wonder Dog” is designated as Missouri’s Wonder Dog.”; and

Further amend the title and enacting clause accordingly.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Hoskins, **SB 376**, as amended, was declared perfected and ordered printed.

Senator Wasson moved that **SB 348** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

Senator Silvey offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 348, Page 1, In the Title, Line 3, by inserting at the end of said line a period “.”; and further amend line 4, by striking all of said line; and

Further amend said bill and page, section A, line 4, by inserting immediately after said line the following:

“347.015. As used in sections 347.010 to 347.187, the following terms mean:

(1) “Articles of organization”, the articles referred to in section 347.039, filed with the secretary for the purpose of forming a limited liability company, as the same may be amended or restated from time to time as provided in sections 347.010 to 347.187;

(2) “Authorized person”, manager, or member, if management of the limited liability company is vested in the members;

(3) “Bankruptcy”, the entry of an order for relief by the court in a proceeding under the United States Bankruptcy Code, Title 11, U.S.C., as amended, or its equivalent under a state insolvency act or a similar law of other jurisdictions;

(4) “Business” includes every trade, occupation or profession;

(5) “Contribution”, cash, other property, the use of property, services rendered, a promissory note or other binding obligation to contribute cash or property or perform services or any other valuable consideration transferred by a person to the limited liability company as a prerequisite for membership in the limited liability company and any subsequent transfer to the limited liability company by a person in his capacity as a member;

(6) “Court”, includes every court and judge having jurisdiction in the case;

(7) “Domestic limited liability company” or “limited liability company”, a limited liability company organized and existing under sections 347.010 to 347.187;

(8) “Event of withdrawal”, an event that causes a person to cease to be a member as provided in section 347.123;

(9) **“First Responder”, the same meaning as in section 67.145 and his or her spouse;**

(10) “Foreign limited liability company”, a limited liability company formed under the laws of any jurisdiction other than the state of Missouri;

[(10)] (11) “Manager”, with respect to a limited liability company whose articles of organization state that management of the limited liability company is vested in one or more managers, the person or persons designated, appointed or elected as such in the manner provided in subsection 2 of section 347.079;

[(11)] (12) “Member”, any person that signs in person or by an attorney in fact, or otherwise is a party to the operating agreement at the time the limited liability company is formed and is identified as a member in that operating agreement and any person who is subsequently admitted as a member in a limited liability company in accordance with sections 347.010 to 347.187 and the operating agreement, until such time as an event of withdrawal occurs with respect to such person;

[(12)] (13) “Member’s interest”, a member’s share of the profits and losses of a limited liability company and the right to receive distributions of limited liability company assets;

[(13)] (14) **“Military spouse”, any person who is the spouse of a uniformed services member;**

(15) “Operating agreement”, any valid agreement or agreements, written or oral, among all members, or written declaration by the sole member concerning the conduct of the business and affairs of the limited liability company and the relative rights, duties and obligations of the members and managers, if any;

[(14)] (16) “Organizer”, any of the signers of the articles of organization;

[(15)] (17) “Person”, includes individuals, partnerships, domestic or foreign limited partnerships, domestic or foreign limited liability companies, domestic or foreign corporations, trusts, business trusts, employee stock ownership trusts, real estate investment trusts, estates, associations, and other business or not-for-profit entities;

[(16)] (18) “Real property”, includes land, any interest, leasehold or estate in land and any improvements thereon;

[(17)] (19) “Secretary”, the secretary of state for the state of Missouri and its delegates responsible for the administration of sections 347.010 to 347.187;

[(18)] (20) “Surviving entity”, the surviving or resulting person pursuant to a merger or consolidation

in which one or more domestic limited liability companies are parties;

(21) “Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

(22) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.

347.179. 1. The secretary shall charge and collect:

(1) For filing the original articles of organization, a fee of one hundred dollars;

(2) For filing the original articles of organization online, in an electronic format prescribed by the secretary of state, a fee of forty-five dollars;

(3) Applications for registration of foreign limited liability companies and issuance of a certificate of registration to transact business in this state, a fee of one hundred dollars;

(4) Amendments to and restatements of articles of limited liability companies to application for registration of a foreign limited liability company or any other filing otherwise provided for, a fee of twenty dollars;

(5) Articles of termination of limited liability companies or cancellation of registration of foreign limited liability companies, a fee of twenty dollars;

(6) For filing notice of merger or consolidation, a fee of twenty dollars;

(7) For filing a notice of winding up, a fee of twenty dollars;

(8) For issuing a certificate of good standing, a fee of five dollars;

(9) For a notice of the abandonment of merger or consolidation, a fee of twenty dollars;

(10) For furnishing a copy of any document or instrument, a fee of fifty cents per page;

(11) For accepting an application for reservation of a name, or for filing a notice of the transfer or cancellation of any name reservation, a fee of twenty dollars;

(12) For filing a statement of change of address of registered office or registered agent, or both, a fee of five dollars;

(13) For any service of notice, demand, or process upon the secretary as resident agent of a limited liability company, a fee of twenty dollars, which amount may be recovered as taxable costs by the party instituting such suit, action, or proceeding causing such service to be made if such party prevails therein;

(14) For filing an amended certificate of registration a fee of twenty dollars; and

(15) For filing a statement of correction a fee of five dollars.

2. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section and for application for reservation of a name in subdivision (11) of subsection 1 of this section shall be waived if an organizer who is listed as a member in the operating agreement of the limited liability company is **a first responder, a veteran, or** a member of the Missouri National Guard or any other active duty military, **who** resides in the state of Missouri, and provides proof of such service to the secretary of state.

3. Fees mandated in subdivisions (1), (2), and (3) of subsection 1 of this section and for application for reservation of a name in subdivision (11) of subsection 1 of this section shall be waived if an organizer who is listed as a member in the operating agreement if the limited liability company is a military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary.”; and

Further amend said bill and page, section 347.740, line 5, by inserting immediately after said line the following:

“351.015. As used in this chapter, unless the context otherwise requires, **the following terms mean:**

(1) “Articles of incorporation”, includes the original articles of incorporation and all amendments thereto, and includes articles of merger or consolidation;

(2) “Authorized shares” [means], the aggregate number of shares of stock of all classes, whether with or without par value, which the corporation is authorized to issue. Shares of its own stock belonging to a corporation shall be deemed to be issued shares but not outstanding shares;

(3) “Certificate of stock” [means], a written instrument signed by or bearing the facsimile signature of the proper corporate officers, as required by this chapter, evidencing the fact that the person therein named is the holder of record of the share or shares therein described;

(4) “Control share acquisition” [means], the acquisition, directly or indirectly, by any person of ownership of, or the power to direct the exercise of voting power with respect to, issued and outstanding control shares. For the purposes of this chapter, shares acquired within ninety days of any acquisition of shares or shares acquired pursuant to a plan to make a control share acquisition are considered to have been acquired in the same acquisition. For the purposes of this chapter, a person who acquires shares in the ordinary course of business for the benefit of others in good faith and not for the purpose of circumventing this chapter has voting power only of shares in respect of which that person would be able to exercise or direct the exercise of votes without further instruction from others. The acquisition of any shares of an issuing public corporation does not constitute a control share acquisition if the acquisition is consummated in any of the following circumstances:

(a) Prior to June 13, 1984;

(b) Pursuant to a contract in existence prior to June 13, 1984;

(c) Pursuant to a will or other testamentary disposition, the laws of descent and distribution or by inter vivos gift where such gift is made in good faith and not for the purpose of circumventing section 351.407;

(d) Pursuant to a public offering, a private placement, or any other issuance of shares by an issuing public corporation;

(e) By, on behalf of, or pursuant to any benefit or other compensation plan or arrangement of an issuing public corporation;

(f) Pursuant to the conversion of debt securities into shares of an issuing public corporation under the terms of such debt securities;

(g) Pursuant to a binding contract, other than any contract created by, pursuant to, or in connection with a tender offer, whereby the holders of shares representing at least two-thirds of the voting power of an

issuing public corporation, such holders acting simultaneously, agreed to sell such shares to any person;

(h) Pursuant to the satisfaction of a pledge or other security interest created in good faith and not for the purpose of circumventing section 351.407;

(i) Pursuant to a merger or consolidation effected in compliance with sections 351.410 to 351.458 if the issuing public corporation is a party to the agreement of merger or consolidation;

(j) Pursuant to a binding contract or other arrangement with any individual, foreign or domestic corporation (whether or not for profit), partnership, limited liability company, unincorporated society or association, or other entity which, at any time within one year prior to the acquisition in question, owned shares representing more than fifty percent of the voting power of the issuing public corporation;

(k) By or from any person whose shares have been previously accorded voting rights pursuant to section 351.407; provided, the acquisition entitles the person making the acquisition, directly or indirectly, alone or as a part of a group, to exercise or direct the exercise of voting power of the corporation in the election of directors within a range of the voting power not in excess of the range of voting power associated with the shares to which voting rights have been previously accorded;

(5) “Control shares” [means], shares that, except for this chapter, would have voting power with respect to shares of an issuing public corporation that, when added to all other shares of the issuing public corporation owned by a person or in respect to which that person may exercise or direct the exercise of voting power, would entitle that person, immediately after acquisition of the shares, directly or indirectly, alone or as a part of a group, to exercise or direct the exercise of the voting power of the issuing public corporation in the election of directors within any of the following ranges of voting power:

(a) One-fifth or more but less than one-third of all voting power;

(b) One-third or more but less than a majority of all voting power;

(c) A majority or more of all voting power; provided, however, that shares which the person or the group have owned or of which the person or the group could have exercised or directed the voting for more than ten years shall not be deemed to be control shares and shall not be aggregated for the purpose of determining inclusion within the above-stated ranges;

(6) “Corporation” or “domestic corporation”, includes corporations organized under this chapter or subject to some or all of the provisions of this chapter except a foreign corporation;

(7) **“First Responder”, the same meaning as in section 67.145 and his or her spouse;**

(8) “Foreign corporation” [means], a corporation for profit organized under laws other than the laws of this state;

[(8)] (9) “Incorporator” [means], a signer of the original articles of incorporation;

[(9)] (10) “Interested shares” [means], the shares of an issuing public corporation in respect of which any of the following persons may exercise or direct the exercise of the voting power of the corporation in the election of directors:

(a) An acquiring person or member of a group with respect to a control share acquisition;

(b) Any officer of the issuing public corporation elected or appointed by the directors of the issuing public corporation;

(c) Any employee of the issuing public corporation who is also a director of such corporation;

[(10)] **(11)** “Issuing public corporation”, unless the articles of incorporation provide otherwise as to the applicability of this section, [means] a corporation that has a class of voting stock registered with the securities and exchange commission under Section 12 of the Exchange Act and is either (a) a corporation incorporated under the laws of the state of Missouri, or, (b) subdivision (2) of section 351.690 notwithstanding, any insurance company organized pursuant to the laws of Missouri and doing business under the provisions of chapter 376, provided that the bylaws of such insurance company expressly state that such insurance company shall, for the purposes of this chapter, be included within the definition of “issuing public corporation”;

[(11)] **(12)** “**Military spouse**”, any person who is the spouse of a uniformed services member;

(13) “Net assets”, for the purpose of determining the right of a corporation to purchase its own shares and of determining the right of a corporation to declare and pay dividends and the liabilities of directors therefor, shall not include shares of its own stock belonging to a corporation;

[(12)] **(14)** “Paid-in surplus” [means], all that part of the consideration received by the corporation for, or on account of, all shares issued which does not constitute stated capital minus such formal reductions from said sum as may have been effected in a manner permitted by this chapter;

[(13)] **(15)** “Person”, includes, without limitation, an individual, a foreign or domestic corporation whether not for profit or for profit, a partnership, a limited liability company, an unincorporated society or association, two or more persons having a joint or common interest, or any other entity;

[(14)] **(16)** “Registered office” [means], that office maintained by the corporation in this state, the address of which is on file in the office of the secretary of state;

[(15)] **(17)** “Shareholder” [means], one who is a holder of record of shares in a corporation;

[(16)] **(18)** “Shares”, are the units into which the shareholders’ rights to participate in the control of the corporation, in its surplus or profits, or in the distribution of its assets, are divided;

[(17)] **(19)** “Stated capital” [means], at any particular time the sum of:

(a) The par value of all shares then issued having a par value; and

(b) The consideration received by the corporation for all shares then issued without par value except such part thereof as may have been allocated otherwise than to stated capital in a manner permitted by law; and

(c) Such amounts not included in paragraphs (a) and (b) of this subdivision as may have been transferred to the stated capital account of the corporation, whether upon the issue of shares as a share dividend or otherwise, minus such formal reductions from said sum as may have been effected in a manner permitted by this chapter;

[(18)] **(20)** “Subscriber” [means], one who subscribes for shares in a corporation, whether before or after incorporation;

(21) “Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

(22) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.

351.065. 1. No corporation shall be organized under the general and business corporation law of Missouri unless the persons named as incorporators shall at or before the filing of the articles of incorporation pay to the director of revenue three dollars for the issuance of the certificate and fifty dollars for the first thirty thousand dollars or less of the authorized shares of the corporation and a further sum of five dollars for each additional ten thousand dollars of its authorized shares, and no increase in the authorized shares of the corporation shall be valid or effectual unless the corporation has paid the director of revenue five dollars for each ten thousand dollars or less of the increase in the authorized shares of the corporation, and the corporation shall file a duplicate receipt issued by the director of revenue for the payments required by this section to be made with the secretary of state as is provided by this chapter for the filing of articles of incorporation; except that the requirements of this section to pay incorporation taxes and fees shall not apply to foreign railroad corporations which built their lines of railway into or through this state prior to November 21, 1943.

2. For the purpose of this section, the dollar amount of authorized shares is the par value thereof in the case of shares with par value and is one dollar per share in the case of shares without par value.

3. Fees mandated in subsection 1 of this section shall be waived if a majority shareholder, officer, or director of the organizing corporation is:

(1) A military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse’s service to the secretary;

(2) A first responder who provides proof of such service as a first responder to the secretary of state; or

(3) A veteran or a member of the Missouri National Guard or any other active duty military, who resides in the state of Missouri, and provides proof of such service to the secretary of state.”; and

Further amend said bill and page, section 351.127, line 7, by inserting immediately after said line the following:

“354.010. As used in sections 354.010 to 354.380, unless the context clearly indicates otherwise, the following terms mean:

(1) “Corporation”, a domestic health services corporation subject to the provisions of sections 354.010 to 354.380;

(2) “Director”, the director of the department of insurance, financial institutions and professional registration of the state of Missouri;

(3) “First Responder”, the same meaning as in section 67.145 and his or her spouse;

(4) “Health services”, the health care and services provided by hospitals, or other health care institutions, organizations, associations or groups, and by doctors of medicine, osteopathy, dentistry, chiropractic, optometry and podiatry, nursing services, medical appliances, equipment and supplies, drugs, medicines, ambulance services, and other therapeutic services and supplies;

[(4)] (5) “Health services corporation”, any not-for-profit corporation heretofore or hereafter organized or operating for the purposes of establishing and operating a nonprofit plan or plans under which prepaid

hospital care, medical-surgical care and other health care and services, or reimbursement therefor, may be furnished to a member or beneficiary;

[(5)] (6) “Member” or “beneficiary”, a natural person who is entitled to receive health services, or reimbursement therefor, pursuant to a contract made by a health services corporation with or for the benefit of such person;

[(6)] (7) “Membership contract”, any agreement, contract or certificate by which a health services corporation describes the health services or benefits to be provided thereunder to its members or beneficiaries;

[(7)] (8) **“Military spouse”, any person who is the spouse of a uniformed services member;**

(9) “Not-for-profit corporation”, a nonprofit domestic corporation organized under or accepting the provisions of chapter 355 or incorporated under chapter 352;

(10) **“Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;**

(11) **“Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.**

354.150. 1. Every health services corporation subject to the provisions of sections 354.010 to 354.380 shall pay the following fees to the director for the administration and enforcement of the provisions of this chapter:

(1) For filing the declaration required on organization of each domestic company, two hundred fifty dollars;

(2) For filing statement and certified copy of charter required of foreign companies, two hundred fifty dollars;

(3) For filing application to renew certificate of authority, along with all required annual reports, including the annual statement, actuarial statement, risk-based capital report, report of valuation of policies or other obligations of assurance, and audited financial report of any company doing business in this state, one thousand five hundred dollars;

(4) For filing any paper, document, or report not filed under subdivision (1), (2), or (3) of this section but required to be filed in the office of the director, fifty dollars each;

(5) For affixing the seal of office of the director, ten dollars;

(6) For accepting each service of process upon the company, ten dollars.

2. Fees mandated in subdivision (1) of subsection 1 of this section shall be waived if a majority shareholder, officer, or director of the organizing corporation is **a first responder, a veteran, or** a member of the Missouri National Guard or any other active duty military, **who** resides in the state of Missouri, and provides proof of such service to the secretary of state.

3. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section shall be waived if a majority shareholder, officer, or director of the organizing corporation is a military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse’s service to the secretary.

355.021. 1. The secretary of state shall collect the following fees when the documents described in this subsection are delivered for filing:

- (1) Articles of incorporation, twenty dollars;
- (2) Application for reserved name, twenty dollars;
- (3) Notice of transfer of reserved name, two dollars;
- (4) Application for renewal of reserved name, twenty dollars;
- (5) Corporation's statement of change of registered agent or registered office or both, five dollars;
- (6) Agent's statement of change of registered office for each affected corporation, five dollars;
- (7) Agent's statement of resignation, five dollars;
- (8) Amendment of articles of incorporation, five dollars;
- (9) Restatement of articles of incorporation with amendments, five dollars;
- (10) Articles of merger, five dollars;
- (11) Articles of dissolution, five dollars;
- (12) Articles of revocation of dissolution, five dollars;
- (13) Application for reinstatement following administrative dissolution, twenty dollars;
- (14) Application for certificate of authority, twenty dollars;
- (15) Application for amended certificate of authority, five dollars;
- (16) Application for certificate of withdrawal, five dollars;
- (17) Corporate registration report filed annually, ten dollars if filed in a written format or five dollars if filed electronically in a format prescribed by the secretary of state;
- (18) Corporate registration report filed biennially, twenty dollars if filed in a written format or ten dollars if filed electronically in a format prescribed by the secretary of state;
- (19) Articles of correction, five dollars;
- (20) Certificate of existence or authorization, five dollars;
- (21) Any other document required or permitted to be filed by this chapter, five dollars.

2. The secretary of state shall collect a fee of ten dollars upon being served with process under this chapter. The party to a proceeding causing service of process is entitled to recover the fee paid the secretary of state as costs if the party prevails in the proceeding.

3. The secretary of state shall collect the following fees for copying and certifying the copy of any filed document relating to a domestic or foreign corporation: in a written format fifty cents per page plus five dollars for certification, or in an electronic format five dollars for certification and copies.

4. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section shall be waived if an initial officer or director of the nonprofit corporation is **a first responder, a veteran, or** a member of the Missouri National Guard or any other active duty military, **who** resides in the state of Missouri, and provides proof of such service to the secretary of state.

5. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section and subsection 3 of this section shall be waived if an initial officer or director of the nonprofit corporation is a military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary.”; and

Further amend said bill, page 2, section 355.023, line 5, by inserting immediately after said line the following:

“355.066. Unless the context otherwise requires or unless otherwise indicated, as used in this chapter the following terms mean:

(1) “Approved by or approval by the members”, approved or ratified by the affirmative vote of a majority of the voters represented and voting at a duly held meeting at which a quorum is present, which affirmative votes also constitute a majority of the required quorum, or by a written ballot or written consent in conformity with this chapter, or by the affirmative vote, written ballot or written consent of such greater proportion, including the votes of all the members of any class, unit or grouping as may be provided in the articles, bylaws or this chapter for any specified member action;

(2) “Articles of incorporation” or “articles”, amended and restated articles of incorporation and articles of merger;

(3) “Board” or “board of directors”, the board of directors except that no person or group of persons is the board of directors because of powers delegated to that person or group pursuant to section 355.316;

(4) “Bylaws”, the code or codes of rules, other than the articles, adopted pursuant to this chapter for the regulation or management of the affairs of the corporation, irrespective of the name or names by which such rules are designated. Bylaws shall not include legally enforceable covenants, declarations, indentures or restrictions imposed upon members by validly recorded indentures, declarations, covenants, restrictions or other recorded instruments, as they apply to real property;

(5) “Class”, a group of memberships which have the same rights with respect to voting, dissolution, redemption and transfer. For the purpose of this section, “rights” shall be considered the same if they are determined by a formula applied uniformly;

(6) “Corporation”, public benefit and mutual benefit corporations;

(7) “Delegates”, those persons elected or appointed to vote in a representative assembly for the election of a director or directors or on other matters;

(8) “Deliver”, includes mail;

(9) “Directors”, individuals, designated in the articles or bylaws or elected by the incorporator or incorporators, and their successors and individuals elected or appointed by any other name or title to act as members of the board;

(10) “Distribution”, the payment of a dividend or any part of the income or profit of a corporation to its members, directors or officers;

(11) “Domestic corporation”, a Missouri corporation;

(12) “Effective date of notice”, is defined in section 355.071;

(13) “Employee”, does not include an officer or director who is not otherwise employed by the

corporation;

(14) “Entity”, domestic corporations and foreign corporations, business corporations and foreign business corporations, for-profit and nonprofit unincorporated associations, business trusts, estates, partnerships, trusts, and two or more persons having a joint or common economic interest, and a state, the United States, and foreign governments;

(15) “File”, “filed” or “filing”, filed in the office of the secretary of state;

(16) **“First Responder”, the same meaning as in section 67.145 and his or her spouse;**

(17) “Foreign corporation”, a corporation organized under a law other than the laws of this state which would be a nonprofit corporation if formed under the laws of this state;

[(17)] (18) “Governmental subdivision”, includes authority, county, district, and municipality;

[(18)] (19) “Includes”, denotes a partial definition;

[(19)] (20) “Individual”, a natural person;

[(20)] (21) “Means”, denotes a complete definition;

[(21)] (22) “Member”, without regard to what a person is called in the articles or bylaws, any person or persons who on more than one occasion, pursuant to a provision of a corporation’s articles or bylaws, have the right to vote for the election of a director or directors; but a person is not a member by virtue of any of the following:

(a) Any rights such person has as a delegate;

(b) Any rights such person has to designate a director or directors; or

(c) Any rights such person has as a director;

[(22)] (23) “Membership”, the rights and obligations a member or members have pursuant to a corporation’s articles, bylaws and this chapter;

[(23)] (24) **“Military spouse”, any person who is the spouse of a uniformed services member;**

(25) “Mutual benefit corporation”, a domestic corporation which is formed as a mutual benefit corporation pursuant to sections 355.096 to 355.121 or is required to be a mutual benefit corporation pursuant to section 355.881;

[(24)] (26) “Notice” [is defined], **as described** in section 355.071;

[(25)] (27) “Person”, includes any individual or entity;

[(26)] (28) “Principal office”, the office, in or out of this state, so designated in the corporate registration report filed pursuant to section 355.856 where the principal offices of a domestic or foreign corporation are located;

[(27)] (29) “Proceeding”, includes civil suits and criminal, administrative, and investigatory actions;

[(28)] (30) “Public benefit corporation”, a domestic corporation which is formed as a public benefit corporation pursuant to sections 355.096 to 355.121, or is required to be a public benefit corporation pursuant to section 355.881;

[(29)] (31) “Record date”, the date established pursuant to sections 355.181 to 355.311 on which a

corporation determines the identity of its members for the purposes of this chapter;

[(30)] **(32)** “Resident”, a full-time resident of a long-term care facility or residential care facility;

[(31)] **(33)** “Secretary”, the corporate officer to whom the board of directors has delegated responsibility pursuant to subsection 2 of section 355.431 for custody of the minutes of the directors’ and members’ meetings and for authenticating the records of the corporation;

[(32)] **(34)** “State”, when referring to a part of the United States, includes a state or commonwealth, and its agencies and governmental subdivisions, and any territory or insular possession, and its agencies and governmental subdivisions, of the United States;

(35) “Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

[(33)] **(36)** “United States”, includes any agency of the United States;

(37) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency;

[(34)] **(38)** “Vote”, includes authorization by written ballot and written consent; and

[(35)] **(38)** “Voting power”, the total number of votes entitled to be cast for the election of directors at the time the determination of voting power is made, excluding a vote which is contingent upon the happening of a condition or event that has not occurred at the time. Where a class is entitled to vote as a class for directors, the determination of voting power of the class shall be based on the percentage of the number of directors the class is entitled to elect out of the total number of authorized directors.”; and

Further amend said bill and page, section 356.233, line 5, by inserting immediately after said line the following:

“357.060. 1. For incorporation under this chapter as herein provided, there shall be paid to and collected by the state director of revenue a fee of fifty dollars for the first fifty thousand dollars or less of capital stock, and the further sum of five dollars for each additional ten thousand dollars of its capital stock. The limitation upon the aggregate amount of capital stock shall be the same as in respect to other corporations.

2. Fees mandated in subsection 1 of this section shall be waived if the association of persons signing the written articles of association and agreement includes:

(1) A military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse’s service to the secretary;

(2) A first responder who provides proof of such service as a first responder to the secretary of state; or

(3) A veteran or a member of the Missouri National Guard or any other active duty military, who resides in the state of Missouri, and provides proof of such service to the secretary of state.

3. For purposes of this section, the following terms shall mean:

(1) “First Responder”, the same meaning as in section 67.145 and his or her spouse;

(2) “Military spouse”, any person who is the spouse of a uniformed services member;

(3) “Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

(4) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.

358.020. In this chapter:

(1) “Bankrupt”, includes a debtor pursuant to a voluntary or involuntary petition filed under the Federal Bankruptcy Code or a person or entity subject to an insolvency or similar proceeding under state law;

(2) “Business”, includes every trade, occupation, or profession;

(3) “Conveyance”, includes every assignment, lease, mortgage, or encumbrance;

(4) “Court”, includes every court and judge having jurisdiction in the case;

(5) “First Responder”, shall have the same meaning as in section 67.145 and his or her spouse;

(6) “Foreign registered limited liability partnership” [means], a limited liability partnership formed pursuant to an agreement governed by the laws of another jurisdiction and registered as a limited liability partnership under the laws of such jurisdiction;

[(6)] (7) “Military spouse”, includes any person who is the spouse of a uniformed services member;

(8) “Person”, includes individuals, partnerships, domestic or foreign limited partnerships, domestic or foreign limited liability companies, domestic or foreign corporations, trusts, business trusts, real estate investment trusts, estates and other associations or business entities;

[(7)] (9) “Real property”, includes land and any interest or estate in land; [and]

[(8)] (10) “Registered limited liability partnership” [means], a partnership formed pursuant to an agreement governed by the laws of this state, registered pursuant to section 358.440 and complying with sections 358.450 and 358.460;

(11) “Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

(12) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.

358.440. 1. To register as a limited liability partnership pursuant to this section, a written application shall be filed with the office of the secretary of state. The application shall set forth:

(1) The name of the partnership;

(2) The address of a registered office and the name and address of a registered agent for service of process required to be maintained by section 358.470;

(3) The number of partners in the partnership at the date of application;

(4) A brief statement of the principal business in which the partnership engages;

(5) That the partnership thereby applies for registration as a registered limited liability partnership; and

(6) Any other information the partnership determines to include in the application.

2. The application shall be signed on behalf of the partnership by a majority of the partners or by one or more partners authorized by a majority in interest of the partners to sign the application on behalf of the partnership.

3. The application shall be accompanied by a fee payable to the secretary of state of twenty-five dollars for each partner of the partnership, but the fee shall not exceed one hundred dollars. All moneys from the payment of this fee shall be deposited into the general revenue fund.

4. A person who files a document according to this section as an agent or fiduciary need not exhibit evidence of the partner's authority as a prerequisite to filing. Any signature on such document may be a facsimile. If the secretary of state finds that the filing conforms to law, the secretary of state shall:

(1) Endorse on the copy the word "Filed" and the month, day and year of the filing;

(2) File the original in the secretary of state's office; and

(3) Return the copy to the person who filed it or to the person's representative.

5. A partnership becomes a registered limited liability partnership on the date of the filing in the office of the secretary of state of an application that, as to form, meets the requirements of subsections 1 and 2 of this section and that is accompanied by the fee specified in subsection 3 of this section, or at any later time specified in the application.

6. An initial application filed under subsection 1 of this section by a partnership registered by the secretary of state as a limited liability partnership expires one year after the date of registration unless earlier withdrawn or revoked or unless renewed in accordance with subsection 9 of this section.

7. If a person is included in the number of partners of a registered limited liability partnership set forth in an application, a renewal application or a certificate of amendment of an application or a renewal application, the inclusion of such person shall not be admissible as evidence in any action, suit or proceeding, whether civil, criminal, administrative or investigative, for the purpose of determining whether such person is liable as a partner of such registered limited liability partnership. The status of a partnership as a registered limited liability partnership and the liability of a partner of such registered limited liability partnership shall not be adversely affected if the number of partners stated in an application, a renewal application or a certificate of amendment of an application or a renewal application is erroneously stated provided that the application, renewal application or certificate of amendment of an application or a renewal application was filed in good faith.

8. Any person who files an application or a renewal application in the office of the secretary of state pursuant to this section shall not be required to file any other documents pursuant to chapter 417 which requires filing for fictitious names.

9. An effective registration may be renewed before its expiration by filing in duplicate with the secretary of state an application containing current information of the kind required in an initial application, including the registration number as assigned by the secretary of state. The renewal application shall be accompanied by a fee of one hundred dollars on the date of renewal plus, if the renewal increases the number of partners, fifty dollars for each partner added, but the fee shall not exceed two hundred dollars. All moneys from such fees shall be deposited into the general revenue fund. A renewal application filed under this section continues an effective registration for one year after the date the effective registration would otherwise

expire.

10. A registration may be withdrawn by filing with the secretary of state a written withdrawal notice signed on behalf of the partnership by a majority of the partners or by one or more partners authorized by a majority of the partners to sign the notice on behalf of the partnership. A withdrawal notice shall include the name of the partnership, the date of registration of the partnership's last application under this section, and a current street address of the partnership's principal office in this state or outside the state, as applicable. A withdrawal notice terminates the registration of the partnership as a limited liability partnership as of the date of filing the notice in the office of the secretary of state. The withdrawal notice shall be accompanied by a filing fee of twenty dollars.

11. If a partnership that has registered pursuant to this section ceases to be registered as provided in subsection 6 or 10 of this section, that fact shall not affect the status of the partnership as a registered limited liability partnership prior to the date the partnership ceased to be registered pursuant to this section.

12. A document filed under this section may be amended or corrected by filing with the secretary of state articles of amendment, signed by a majority of the partners or by one or more partners authorized by a majority of the partners. The articles of amendment shall contain:

- (1) The name of the partnership;
- (2) The identity of the document being amended;
- (3) The part of the document being amended; and
- (4) The amendment or correction.

The articles of amendment shall be accompanied by a filing fee of twenty dollars plus, if the amendment increases the number of partners, fifty dollars for each partner added, but the fee shall not exceed two hundred dollars; provided that no amendment of an application or a renewal application is required as a result of a change after the application or renewal application is filed in the number of partners of the registered limited liability partnership or in the business in which the registered limited liability partnership engages. All moneys from such fees shall be deposited into the general revenue fund. The status of a partnership as a registered limited liability partnership shall not be affected by changes after the filing of an application or a renewal application in the information stated in the application or renewal application.

13. No later than ninety days after the happening of any of the following events, an amendment to an application or a renewal application reflecting the occurrence of the event or events shall be executed and filed by a majority in interest of the partners or by one or more partners authorized by a majority of the partners to execute an amendment to the application or renewal application:

- (1) A change in the name of the registered limited liability partnership;
- (2) Except as provided in subsections 2 and 3 of section 358.470, a change in the address of the registered office or a change in the name or address of the registered agent of the registered limited liability partnership.

14. Unless otherwise provided in this chapter or in the certificate of amendment of an application or a renewal application, a certificate of amendment of an application or a renewal application or a withdrawal notice of an application or a renewal application shall be effective at the time of its filing with the secretary of state.

15. The secretary of state may provide forms for the application specified in subsection 1 of this section, the renewal application specified in subsection 9 of this section, the withdrawal notice specified in subsection 10 of this section, and the amendment or correction specified in subsection 12 of this section.

16. The secretary of state may remove from its active records the registration of a partnership whose registration has been withdrawn, revoked or has expired.

17. The secretary of state may revoke the filing of a document filed under this section if the secretary of state determines that the filing fee for the document was paid by an instrument that was dishonored when presented by the state for payment. The secretary of state shall return the document and give notice of revocation to the filing party by regular mail. Failure to give or receive notice does not invalidate the revocation. A revocation of a filing does not affect an earlier filing.

18. If any person signs a document required or permitted to be filed pursuant to sections 358.440 to 358.500 which the person knows is false in any material respect with the intent that the document be delivered on behalf of a partnership to the secretary of state for filing, such person shall be guilty of a class A misdemeanor. Unintentional errors in the information set forth in an application filed pursuant to subsection 1 of this section, or changes in the information after the filing of the application, shall not affect the status of a partnership as a registered limited liability partnership.

19. Before transacting business in this state, a foreign registered limited liability partnership shall:

(1) Comply with any statutory or administrative registration or filing requirements governing the specific type of business in which the partnership is engaged; and

(2) Register as a limited liability partnership as provided in this section by filing an application which shall, in addition to the other matters required to be set forth in such application, include a statement:

(a) That the secretary is irrevocably appointed the agent of the foreign limited liability partnership for service of process if the limited liability partnership fails to maintain a registered agent in this state or if the agent cannot be found or served with the exercise of reasonable diligence; and

(b) Of the address of the office required to be maintained in the jurisdiction of its organization by the laws of that jurisdiction or, if not so required, of the principal office of the foreign limited liability partnership.

20. A partnership that registers as a limited liability partnership shall not be deemed to have dissolved as a result thereof and is for all purposes the same partnership that existed before the registration and continues to be a partnership under the laws of this state. If a registered limited liability partnership dissolves, a partnership which is a successor to such registered limited liability partnership and which intends to be a registered limited liability partnership shall not be required to file a new registration and shall be deemed to have filed any documents required or permitted under this chapter which were filed by the predecessor partnership.

21. Fees mandated in subsection 3 of this section shall be waived if a general partner of the partnership is:

(1) A military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary;

(2) A first responder who provides proof of such service as a first responder to the secretary of state; or

(3) A veteran or a member of the Missouri National Guard or any other active duty military, **who** resides in the state of Missouri, and provides proof of such service to the secretary of state.

359.011. As used in this chapter, the following terms mean:

(1) “Certificate of limited partnership”, the certificate referred to in section 359.091, and the certificate as amended or restated;

(2) “Contribution”, any cash, property, services rendered, or a promissory note or other binding obligation to contribute cash or property or to perform services, which a partner contributes to a limited partnership in his capacity as a partner;

(3) “Event of withdrawal of a general partner”, an event that causes a person to cease to be a general partner as provided in section 359.241;

(4) **“First Responder”, the same meaning as in section 67.145 and his or her spouse;**

(5) “Foreign limited partnership”, a partnership formed under the laws of any country or of any state other than this state and having as partners one or more general partners and one or more limited partners;

[(5)] (6) “General partner”, a person who has been admitted to a limited partnership as a general partner in accordance with the partnership agreement and named in the certificate of limited partnership as a general partner;

[(6)] (7) “Limited partner”, a person who has been admitted to a limited partnership as a limited partner in accordance with the partnership agreement;

[(7)] (8) “Limited partnership” and “domestic limited partnership”, a partnership formed by two or more persons under the laws of this state and having one or more general partners and one or more limited partners;

[(8)] (9) **“Military spouse”, any person who is the spouse of a uniformed services member;**

(10) “Partner”, a limited or general partner;

[(9)] (11) “Partnership agreement”, any valid agreement, written or oral, of the partners as to the affairs of a limited partnership and the conduct of its business;

[(10)] (12) “Partnership interest”, a partner’s share of the profits and losses of a limited partnership and the right to receive distributions of partnership assets;

[(11)] (13) “Person”, a natural person, partnership, limited partnership (domestic or foreign), domestic or foreign limited liability company, trust, estate, association, or corporation;

[(12)] (14) “Registered limited liability limited partnership”, a limited partnership complying with section 359.172;

[(13)] (15) “State”, a state, territory, or possession of the United States, the District of Columbia, or the Commonwealth of Puerto Rico;

(16) **“Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;**

(17) **“Veteran”, any individual defined as a veteran by the United States Department of Veterans’**

Affairs or its successor agency.

359.651. 1. The secretary of state shall charge the fee specified for filing the following:

- (1) Certificates of limited partnership: one hundred dollars;
- (2) Applications for registration of foreign limited partnerships and issuance of a certificate of registration to transact business in this state: one hundred dollars;
- (3) Amendments to and restatements of certificates of limited partnerships or to applications for registration of foreign limited partnerships or any other filing not otherwise provided for: twenty dollars;
- (4) Cancellations of certificates of limited partnerships or of registration of foreign limited partnerships: twenty dollars;
- (5) A consent required to be filed under this chapter: twenty dollars;
- (6) A change of address of registered agent, or change of registered agent, or both: five dollars;
- (7) A partner list: one dollar each page;
- (8) Reservation of name: twenty dollars;
- (9) Rescission fee: one hundred dollars.

2. Fees mandated in subdivision (1) of subsection 1 of this section shall be waived if a general partner of the partnership is **a first responder, a veteran, or** a member of the Missouri National Guard or any other active duty military, **who** resides in the state of Missouri, and provides proof of such service to the secretary of state.

3. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section shall be waived if a general partner of the partnership is a military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary.; and

Further amend said bill and page, section 359.653, line 5, by inserting after all of said line the following:

“394.020. In this chapter, unless the context otherwise requires, **the following terms mean:**

- (1) **“First Responder”, the same meaning as in section 67.145 and his or her spouse;**
- (2) **“Member” [means], each incorporator of a cooperative and each person admitted to and retaining membership therein, and shall include a husband and wife admitted to joint membership;**
- [(2)] (3) “Military spouse”, any person who is the spouse of a uniformed services member;**
- (4) **“Person”, includes any natural person, firm, association, corporation, business trust, partnership, federal agency, state or political subdivision or agency thereof, or any body politic; [and]**
- [(3)] (5) “Rural area”, shall be deemed to mean any area of the United States not included within the boundaries of any city, town or village having a population in excess of fifteen hundred inhabitants, and such term shall be deemed to include both the farm and nonfarm population thereof;**
- (6) **“Uniformed services member”, a member of the active or reserve components of the Army, Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;**
- (7) **“Veteran”, any individual defined as a veteran by the United States Department of Veterans’**

Affairs or its successor agency.

394.250. 1. There shall be charged and collected for:

- (1) Filing articles of incorporation, ten dollars;
- (2) Filing articles of amendment, one dollar;
- (3) Filing articles of consolidation or merger, ten dollars;
- (4) Filing articles of conversion, ten dollars;
- (5) Filing certificate of election to dissolve, one dollar;
- (6) Filing articles of dissolution, two dollars; and
- (7) Filing certificate of change of principal office, two dollars.

2. All fees shall be made payable to and collected by the state director of revenue.

3. Fees mandated in subdivision (1) of subsection 1 of this section shall be waived if an initial member of the cooperative is:

(1) A first responder who provides proof of such service as a first responder to the secretary of state;

(2) A military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary; or

(3) A veteran or a member of the Missouri National Guard or any other active duty military, who resides in the state of Missouri, and provides proof of such service to the secretary of state.”; and

Further amend said bill and page, section 417.018, line 5, by inserting immediately after said line the following:

“417.220. 1. For the registration or renewal of each fictitious name under sections 417.200 to 417.230 there shall be paid to the state director of revenue a fee of two dollars if filed electronically in a format prescribed by the secretary of state or if filed in a written format prescribed by the secretary of state.

2. Fees mandated in subsection 1 of this section shall be waived if a party owning any interest or part in the business is:

(1) A military spouse, and provides a copy of a marriage certificate, and proof of his or her spouse's service to the secretary;

(2) A first responder who provides proof of such service as a first responder to the secretary of state; or

(3) A veteran or a member of the Missouri National Guard or any other active duty military, who resides in the state of Missouri, and provides proof of such service to the secretary of state.

3. For purposes of this section, the following terms shall mean:

(1) “First Responder”, the same meaning as in section 67.145 and his or her spouse;

(2) “Military spouse”, any person who is the spouse of a uniformed services member;

(3) “Uniformed services member”, a member of the active or reserve components of the Army,

Navy, Air Force, Marine Corps, or Coast Guard of the United States who is on active duty, or a member on activated status of the National Guard;

(4) “Veteran”, any individual defined as a veteran by the United States Department of Veterans’ Affairs or its successor agency.”; and

Further amend the title and enacting clause accordingly.

Senator Silvey moved that the above amendment be adopted.

Senator Schaaf raised the point of order that **SA 1** is out of order as it goes beyond the scope of the bill.

The point of order was referred to the President Pro Tem who ruled it was not well taken.

At the request of Senator Wasson, **SB 348**, with **SA 1** (pending), was placed on the Informal Calendar.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

On behalf of Senator Cunningham, Chairman of the Committee on Fiscal Oversight, Senator Kehoe submitted the following report:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **SS** for **SB 22**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SB 204**; **SB 99**; and **SB 373**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

President Parson assumed the Chair.

REFERRALS

President Pro Tem Richard referred **SB 99**, **SB 204** and **SB 373** to the Committee on Fiscal Oversight.

RESOLUTIONS

Senator Rizzo offered Senate Resolution No. 703, regarding Robert H. Martin, which was adopted.

Senator Brown offered Senate Resolution No. 704, regarding the Missouri Lions Club, which was adopted.

Senator Koenig offered Senate Resolution No. 705, regarding Alexander Vincent “Vince” Fausek, Jr., Valley Park, which was adopted.

Senator Koenig offered Senate Resolution No. 706, regarding Paul Seymore Phillips, Kirkwood, which was adopted.

Senator Koenig offered Senate Resolution No. 707, regarding Edwin Darrell “Ed” Childers, Valley Park, which was adopted.

Senator Koenig offered Senate Resolution No. 708, regarding Theresa Marie Meyer, Ballwin, which was adopted.

Senator Koenig offered Senate Resolution No. 709, regarding Kathleen McKean Gmelich, Des Peres, which was adopted.

Senator Kehoe offered Senate Resolution No. 710, regarding Lorraine Adkins, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 711, regarding Lucy Brenner, Morrison, which was adopted.

Senator Kehoe offered Senate Resolution No. 712, regarding Laura Edwards, Lake Ozark, which was adopted.

COMMUNICATIONS

Senator Richard submitted the following:

April 11, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 166.605 of the Revised Statutes of Missouri (RSMo), I hereby appoint Stephen Cale Bradford to the Missouri Achieving a Better Life Experience Board.

Sincerely,



Ron Richard

President Pro Tem

Also,

April 11, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 21.771 of the Revised Statutes of Missouri (RSMo), I hereby appoint the following senator to the Joint Committee on Child Abuse and Neglect to replace Senator Kurt Scharfer.

Senator Andrew Koenig.

Sincerely,



Ron Richard

President Pro Tem

INTRODUCTION OF GUESTS

Senator Holsman introduced to the Senate, Mike Allen and Kent Kirby, representatives of Lee's Summit Chamber of Commerce.

Senator Emery introduced to the Senate, Vickie Briscoe and Nancy Ross; Patricia Watkins, Connecticut; Alexandra Gast, Nevada; Brittney Trueblood, Walker; Paige Wait, Bronaugh; and Kalysta Lewis, Sheldon; representatives of Vernon County High School Sophomore Pilgrimage.

Senator Kraus introduced to the Senate, his wife, Carmen, and nieces and nephews Ella, Nora, Emmett and Gunnar Kurtz, Lee's Summit; and Ella, Nora, Emmett and Gunnar were made honorary pages.

Senator Cunningham introduced to the Senate, Justin Cotter, West Plains High School Sophomore Pilgrimage.

Senator Riddle introduced to the Senate, Karyna Saqalai, Felicia Cesar, Anna Braack, Conor Cable, Chelsea Steward, Abigail Lemberger, Lucy Matthews, Manyima Njie, Jodie Peacock, Heather Cooke, Tara Emerson, Jose Mejias and Cyndi Koonse, William Woods College International Students.

Senator Schupp introduced to the Senate, Dr. Patrick White, St. Louis County.

Senator Schupp introduced to the Senate, Ellen Maher-Forney, Overland, and Pat Barteau, St. Charles.

Senator Silvey introduced to the Senate, former State Representative Chris Kelly, Columbia.

Senator Hummel introduced to the Senate, the Physician of the Day, Dr. Matt Linsenbardt, Brentwood.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FIFTY-THIRD DAY—WEDNESDAY, APRIL 12, 2017

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SS for SB 22-Chappelle-Nadal
SB 204-Sifton (In Fiscal Oversight)

SB 99-Emery (In Fiscal Oversight)
SB 373-Curls (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 469-Schatz
SB 517-Wasson
SB 435-Cunningham, with SCS

SB 451-Nasheed
SB 419-Riddle
SB 264-Dixon

HOUSE BILLS ON THIRD READING

HB 288-Fitzpatrick (Kehoe)

HCS for HBs 90 & 68 (Schatz)
(In Fiscal Oversight)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 123-Munzlinger
SB 6-Richard, with SCS	SB 126-Wasson
SB 13-Dixon	SB 129-Dixon and Sifton, with SCS
SB 20-Brown	SB 130-Kraus, with SCS
SB 21-Brown	SB 133-Chappelle-Nadal
SB 28-Sater, with SCS (pending)	SB 138-Sater
SB 32-Emery, with SCS	SB 141-Emery
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 142-Emery
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 144-Wallingford
SBs 44 & 63-Romine, with SCS	SB 145-Wallingford, with SCS
SB 46-Libla, with SCS	SB 147-Romine
SB 49-Walsh, with SCS	SB 156-Munzlinger, with SCS
SB 61-Hegeman, with SCS	SB 157-Dixon, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 158-Dixon
SB 68-Onder and Nasheed	SB 163-Romine
SB 76-Munzlinger	SB 169-Dixon, with SCS
SB 80-Wasson, with SCS	SB 171-Dixon and Sifton, with SCS
SB 81-Dixon	SB 176-Dixon
SB 83-Dixon	SB 177-Dixon, with SCS
SB 85-Kraus, with SCS	SB 178-Dixon
SB 96-Sater and Emery	SB 180-Nasheed, with SCS
SB 97-Sater, with SCS	SB 183-Hoskins, with SCS
SB 102-Cunningham, with SCS	SB 184-Emery, with SS (pending)
SB 103-Wallingford	SB 185-Onder, et al, with SCS
SB 109-Holsman, with SCS	SB 188-Munzlinger, with SCS
SB 115-Schupp, with SCS	SB 189-Kehoe, with SCS
SB 117-Schupp, with SCS	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 122-Munzlinger, with SCS	SB 196-Koenig
	SB 199-Wasson
	SB 200-Libla

SB 201-Onder, with SCS
SB 203-Sifton, with SCS
SB 207-Sifton
SB 209-Wallingford
SB 210-Onder, with SCS
SB 220-Riddle, with SCS & SS for SCS
(pending)
SB 221-Riddle
SB 223-Schatz, with SCS
SB 227-Koenig, with SCS
SB 228-Koenig, with SS & SA 1 (pending)
SB 230-Riddle
SB 232-Schatz
SB 233-Wallingford
SB 234-Libla, with SCS
SB 239-Rowden, with SCS
SB 242-Emery, with SCS
SB 243-Hegeman
SB 247-Kraus, with SCS
SB 250-Kehoe
SB 252-Dixon, with SCS
SB 258-Munzlinger
SB 259-Munzlinger
SB 260-Munzlinger
SB 261-Munzlinger
SB 262-Munzlinger
SB 263-Riddle
SB 267-Schatz, with SCS
SB 271-Wasson and Richard, with SCS
SB 280-Hoskins, with SCS
SB 284-Hegeman, with SCS
SBs 285 & 17-Koenig, with SCS
SB 286-Rizzo
SB 290-Schatz, with SCS
SB 295-Schaaf, with SCS
SB 298-Curls
SB 303-Wieland, with SCS
SB 311-Wasson, with SCS
SBs 314 & 340-Schatz, et al, with SCS
SB 316-Rowden, with SCS

SB 325-Kraus
SBs 327, 238 & 360-Romine, with SCS
SB 328-Romine, with SCS, with SCS & SA 3
(pending)
SB 330-Munzlinger
SB 331-Hegeman
SB 333-Schaaf, with SCS
SB 336-Wieland
SB 348-Wasson, with SA 1 (pending)
SB 349-Wasson
SB 358-Wieland
SB 362-Hummel
SB 368-Rowden
SB 371-Schaaf, with SA 2 & SSA 1 for
SA 2 (pending)
SB 378-Wallingford
SB 379-Schatz
SB 381-Riddle
SB 383-Eigel and Wieland
SB 384-Rowden, with SCS
SB 389-Sater, with SCS
SB 391-Munzlinger
SB 392-Holsman
SB 406-Wasson and Sater
SB 409-Koenig
SB 410-Schatz
SB 413-Munzlinger
SB 418-Hegeman, with SCS
SB 422-Cunningham, with SCS
SB 426-Wasson, with SCS
SB 427-Wasson
SB 430-Cunningham, with SCS
SB 433-Sater, with SCS
SB 442-Hegeman
SB 445-Rowden
SB 448-Emery
SB 468-Hegeman
SB 475-Schatz
SB 485-Hoskins
SB 490-Schupp

SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS

SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)
 HB 35-Plocher (Dixon)
 HB 51-Andrews, with SCS (Hegeman)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314 (Brown)
 HB 93-Lauer, with SCS (Wasson)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)

HCS for HB 292, with SCS (Cunningham)
 HCS for HBs 302 & 228, with SCS (Schatz)
 HB 336-Shull (Rowden)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HBs 339 & 714, with SCS (Rowden)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick (Koenig)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe
 SCR 9-Holsman

SCR 14-Hoskins
 SCR 21-Wallingford

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-THIRD DAY—WEDNESDAY, APRIL 12, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 376**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS No. 2** for **SCS** for **SB 313**, begs leave to report that it has examined the same and finds that the bill has been truly re-perfected and that the printed copies furnished the Senators are correct.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCS** for **SB 88**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

Senator Kehoe assumed the Chair.

REFERRALS

President Pro Tem Richard referred **SS No. 2** for **SCS** for **SB 313** to the Committee on Fiscal Oversight.

On motion of Senator Richard, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Reverend Carl Gauck offered the following prayer:

“For you have not received the spirit of bondage, whereby we cry, Abba, Father.” (Romans 8:5)

Heavenly Father: Let us never be afraid to kneel before You and confess our need of Your help and forgiveness. In times of sorrow and hurts, troubles and heartaches and especially those times we have failed You, help us to remember that You are truly our father and we are Your children. Let us with boldness and confidences ask, as dear children, to trust always in Your love and mercy and find grace in times of need. And may we love You with childlike affection all the days of our lives. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 713, regarding Mark Schmidt, Florissant, which was adopted.

Senator Richard offered Senate Resolution No. 714, regarding Mary Westermier, Sedalia, which was adopted.

Senator Richard offered Senate Resolution No. 715, regarding Robert L. Coleman, El Dorado Springs, which was adopted.

Senator Richard offered Senate Resolution No. 716, regarding Kenneth Ramsey, Bolivar, which was adopted.

Senator Schaaf offered Senate Resolution No. 717, regarding G. Sally Hoehn, St. Joseph, which was adopted.

Senator Schaaf offered Senate Resolution No. 718, regarding Joseph Pepper, Weston, which was adopted.

Senator Libla offered Senate Resolution No. 719, regarding Suellen Fenton, Charleston, which was adopted.

Senator Libla offered Senate Resolution No. 720, regarding Carl Heuser, Poplar Bluff, which was adopted.

Senator Libla offered Senate Resolution No. 721, regarding Nell Allgood, Kennett, which was adopted.

Senator Libla offered Senate Resolution No. 722, regarding Barbara J. Haubold, RN, Bertrand, which was adopted.

The Senate observed a moment of silence for the employees and families of those injured in the Lake City Army Ammunition Plant explosion.

Senator Cunningham requested unanimous consent of the Senate that **SB 373** be returned by the Committee on Fiscal Oversight as it was inadvertently referred to such committee, which request was granted.

THIRD READING OF SENATE BILLS

SS for **SB 22**, introduced by Senator Chappelle-Nadal, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 22

An Act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to contaminated homes, with a penalty provision and an emergency clause.

Was taken up.

Senator Kehoe requested unanimous consent of the Senate for members of Platte County Law Enforcement to enter the Chamber with side arms, which request was granted.

On motion of Senator Chappelle-Nadal, **SS** for **SB 22** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine	Rowden
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus	Richard	Sater—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Richard—2

Absent—Senator Schatz—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Chappelle-Nadal, title to the bill was agreed to.

Senator Chappelle-Nadal moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

CONCURRENT RESOLUTIONS

Senator Wallingford moved that **SCR 21** be taken up for adoption, which motion prevailed.

On motion of Senator Wallingford, **SCR 21** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Schaaf	Schatz	Silvey	Wallingford	Walsh	Wasson
Wieland—29						

NAYS—Senators

Schupp Sifton—2

Absent—Senators

Chappelle-Nadal Sater—2

Absent with leave—Senators—None

Vacancies—1

SCR 14, introduced by Senator Hoskins, entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

Was taken up.

On motion of Senator Hoskins, **SCR 14** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Eigel	Hegeman	Holsman	Hoskins
Kehoe	Kraus	Libla	Onder	Richard	Riddle	Rowden
Sater	Sifton	Wallingford	Wasson	Wieland—19		

NAYS—Senators

Curls	Dixon	Emery	Hummel	Koenig	Munzlinger	Nasheed
Rizzo	Romine	Schaaf	Schatz	Schupp	Silvey	Walsh—14

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the concurrent resolution passed.

On motion of Senator Hoskins, title to the concurrent resolution was agreed to.

Senator Hoskins moved that the vote by which the concurrent resolution passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCR 9, introduced by Senator Holsman, entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which regulate elections.

Was taken up.

Senator Silvey offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Concurrent Resolution No. 9, as it appears on Page 142 of the Senate Journal for Thursday, January 19, 2017, Line 36 of the Senate Journal page, by striking the following: “, and desires that said convention should be so limited”; and further amend said resolution, line, and journal page, by inserting after all of said line the following:

“Whereas, the Missouri General Assembly perceives the need for an amendments convention in order to restore transparency to our elections by proposing an amendment to the federal Constitution that will permanently impose transparency in the contributions and expenditures being made by entities engaged in electioneering activities, including all organizations organized as nonprofit organizations and that are exempt from taxation under Section 501(c)4 of the Internal Revenue Code and desires that said convention should be so limited; and”; and

Further amend said journal, page 143, line 6 of said page, by striking all of said line and inserting in lieu thereof the following: **“that will restore free, fair, and transparent elections as described herein; and”**.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

On motion of Senator Holsman, **SCR 9**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Holsman	Hoskins	Kehoe
Koenig	Libla	Nasheed	Rizzo	Romine	Schaaf	Schupp
Sifton	Silvey	Wallingford	Walsh	Wieland—19		

NAYS—Senators

Dixon	Eigel	Emery	Hegeman	Kraus	Munzlinger	Onder
Richard	Riddle	Rowden	Schatz	Wasson—12		

Absent—Senators

Hummel	Sater—2
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Absent with leave—Senators—None

Vacancies—1

The President declared the concurrent resolution passed.

On motion of Senator Holsman, title to the concurrent resolution was agreed to.

Senator Holsman moved that the vote by which the concurrent resolution passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCR 4, introduced by Senator Kehoe, entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which place limits on the federal government.

Was taken up.

Senator Schaaf requested a division of the question on **SCR 4**, that Part I consist of the last clause of the sixth paragraph, “and limit the terms of office for its officials and members of Congress”, and Part II would consist of the remainder of the Concurrent Resolution.

Senator Kehoe raised the point of order that pursuant to Senate Rule 82, **SCR 4** cannot be divided. The point of order was referred to the President Pro Tem who took it under advisement, which placed **SCR 4** back on the Calendar.

RESOLUTIONS

Senator Holsman offered Senate Resolution No. 723, regarding Thomas M. Platt, Kansas City, which was adopted.

Senator Kehoe offered Senate Resolution No. 724, regarding Barbara Huse, Belle, which was adopted.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

April 12, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Executive Order 17-11, I hereby appoint the following to The Boards and Commissions Task Force:

Senator Jeanie Riddle
Senator Jacob Hummel
Heidi Kolkmeier

Sincerely,



Ron Richard
President Pro Tem

Also,

April 12, 2017


Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Section 191.853 of the Missouri Statute I hereby appoint the following senator to the Missouri Assistive Technology Advisory Council.

Senator Jill Schupp

Sincerely,



Ron Richard
President Pro Tem

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Calvin Groose, Olean.

Senator Holsman introduced to the Senate, Tonya Wells, Emily Brzozowski, Jim Turner, Sara Campbell and Karen Williams, representatives of Sierra Club Legislative Day.

Senator Schatz introduced to the Senate, representatives of Missouri One Call.

Senator Silvey introduced to the Senate, foreign exchange students from Winnetonka High School, Kansas City.

Senator Kehoe introduced to the Senate, Tom and Brenda Kolb, Jefferson City.

Senator Wasson introduced to the Senate, the Physician of the Day, Dr. Bill Reynolds, and his wife, Julie, Nixa.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FIFTY-FOURTH DAY—THURSDAY, APRIL 13, 2017

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SB 204-Sifton (In Fiscal Oversight)	SS#2 for SCS for SB 313-Koenig
SB 99-Emery (In Fiscal Oversight)	(In Fiscal Oversight)
SB 373-Curls	SCS for SB 88-Brown
SB 376-Hoskins	

SENATE BILLS FOR PERFECTION

SB 469-Schatz	SB 451-Nasheed
SB 517-Wasson	SB 419-Riddle
SB 435-Cunningham, with SCS	SB 264-Dixon

HOUSE BILLS ON THIRD READING

HB 288-Fitzpatrick (Kehoe)	HCS for HBs 90 & 68 (Schatz)
	(In Fiscal Oversight)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SBs 44 & 63-Romine, with SCS
SB 6-Richard, with SCS	SB 46-Libla, with SCS
SB 13-Dixon	SB 49-Walsh, with SCS
SB 20-Brown	SB 61-Hegeman, with SCS
SB 21-Brown	SB 67-Onder, et al, with SS, SA 1 &
SB 28-Sater, with SCS (pending)	SSA 1 for SA 1 (pending)
SB 32-Emery, with SCS	SB 68-Onder and Nasheed
SBs 37 & 244-Silvey, with SCS, SS for	SB 76-Munzlinger
SCS & SA 1 (pending)	SB 80-Wasson, with SCS
SB 41-Wallingford and Emery, with SS,	SB 81-Dixon
SA 1 & SA 1 to SA 1 (pending)	SB 83-Dixon

SB 85-Kraus, with SCS	SB 210-Onder, with SCS
SB 96-Sater and Emery	SB 220-Riddle, with SCS & SS for SCS
SB 97-Sater, with SCS	(pending)
SB 102-Cunningham, with SCS	SB 221-Riddle
SB 103-Wallingford	SB 223-Schatz, with SCS
SB 109-Holsman, with SCS	SB 227-Koenig, with SCS
SB 115-Schupp, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 117-Schupp, with SCS	SB 230-Riddle
SB 122-Munzlinger, with SCS	SB 232-Schatz
SB 123-Munzlinger	SB 233-Wallingford
SB 126-Wasson	SB 234-Libla, with SCS
SB 129-Dixon and Sifton, with SCS	SB 239-Rowden, with SCS
SB 130-Kraus, with SCS	SB 242-Emery, with SCS
SB 133-Chappelle-Nadal	SB 243-Hegeman
SB 138-Sater	SB 247-Kraus, with SCS
SB 141-Emery	SB 250-Kehoe
SB 142-Emery	SB 252-Dixon, with SCS
SB 144-Wallingford	SB 258-Munzlinger
SB 145-Wallingford, with SCS	SB 259-Munzlinger
SB 147-Romine	SB 260-Munzlinger
SB 156-Munzlinger, with SCS	SB 261-Munzlinger
SB 157-Dixon, with SCS	SB 262-Munzlinger
SB 158-Dixon	SB 263-Riddle
SB 163-Romine	SB 267-Schatz, with SCS
SB 169-Dixon, with SCS	SB 271-Wasson and Richard, with SCS
SB 171-Dixon and Sifton, with SCS	SB 280-Hoskins, with SCS
SB 176-Dixon	SB 284-Hegeman, with SCS
SB 177-Dixon, with SCS	SBs 285 & 17-Koenig, with SCS
SB 178-Dixon	SB 286-Rizzo
SB 180-Nasheed, with SCS	SB 290-Schatz, with SCS
SB 183-Hoskins, with SCS	SB 295-Schaaf, with SCS
SB 184-Emery, with SS (pending)	SB 298-Curls
SB 185-Onder, et al, with SCS	SB 303-Wieland, with SCS
SB 188-Munzlinger, with SCS	SB 311-Wasson, with SCS
SB 189-Kehoe, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 190-Emery, with SCS & SS#2 for SCS	SB 316-Rowden, with SCS
(pending)	SB 325-Kraus
SB 196-Koenig	SBs 327, 238 & 360-Romine, with SCS
SB 199-Wasson	SB 328-Romine, with SCS & SA 3 (pending)
SB 200-Libla	SB 330-Munzlinger
SB 201-Onder, with SCS	SB 331-Hegeman
SB 203-Sifton, with SCS	SB 333-Schaaf, with SCS
SB 207-Sifton	SB 336-Wieland
SB 209-Wallingford	SB 348-Wasson, with SA 1 (pending)

SB 349-Wasson
 SB 358-Wieland
 SB 362-Hummel
 SB 368-Rowden
 SB 371-Schaaf, with SA 2 & SSA 1 for
 SA 2 (pending)
 SB 378-Wallingford
 SB 379-Schatz
 SB 381-Riddle
 SB 383-Eigel and Wieland
 SB 384-Rowden, with SCS
 SB 389-Sater, with SCS
 SB 391-Munzlinger
 SB 392-Holsman
 SB 406-Wasson and Sater
 SB 409-Koenig
 SB 410-Schatz
 SB 413-Munzlinger

SB 418-Hegeman, with SCS
 SB 422-Cunningham, with SCS
 SB 426-Wasson, with SCS
 SB 427-Wasson
 SB 430-Cunningham, with SCS
 SB 433-Sater, with SCS
 SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery
 SB 468-Hegeman
 SB 475-Schatz
 SB 485-Hoskins
 SB 490-Schupp
 SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)
 HB 35-Plocher (Dixon)
 HB 51-Andrews, with SCS (Hegeman)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 93-Lauer, with SCS (Wasson)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)

HCS for HB 292, with SCS (Cunningham)
 HCS for HBs 302 & 228, with SCS (Schatz)
 HB 336-Shull (Rowden)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HBs 339 & 714, with SCS (Rowden)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick (Koenig)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 4-Kehoe, with point of order
(pending)

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-FOURTH DAY—THURSDAY, APRIL 13, 2017

The Senate met pursuant to adjournment.

Senator Kraus in the Chair.

Reverend Carl Gauck offered the following prayer:

“Keep your heart with all diligence, for out of it are the issues of life.” (Proverbs 4:23)

We acknowledge that the heart is seen by us as the seat of human emotion and it does us well to search it thoroughly to make sure all is in order, for we know what this coming week means for many Americans and to us, and it’s time to celebrate Your victory over death. So we complete our work here and prepare to spend precious time with our families and with You and enjoy the gift of new life You offer. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from the KOMU 8 News were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 725, regarding the late Senator John J. Johnson, Fulton, which was adopted.

Senator Riddle offered Senate Resolution No. 726, regarding First Christian Church (Disciples of Christ), Mexico, which was adopted.

Senator Kraus offered Senate Resolution No. 727, regarding Paige E. Maxwell, Lee's Summit, which was adopted.

Senator Wasson offered Senate Resolution No. 728, regarding Lucille Murray, Willard, which was adopted.

Senator Kehoe, joined by the entire membership, offered Senate Resolution No. 729, regarding Major Kemp A. Shoun, Jefferson City, which was adopted.

Senator Wieland offered Senate Resolution No. 730, regarding Eagle Scout Tyler Raymond Schmidt, which was adopted.

Senator Romine offered Senate Resolution No. 731, regarding Lynn Frago, Park Hills, which was adopted.

CONCURRENT RESOLUTIONS

Senator Kraus offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 25

Whereas, the legislature finds that the Patient Protection and Affordable Care Act encourages states to develop innovative approaches to insuring their populations by authorizing states to apply for waivers from certain requirements of the act; and

Whereas, to be eligible, a state must demonstrate that its proposed health insurance reforms are as comprehensive and affordable as the federal requirements for insurance sold in its state; and

Whereas, proposed reforms must be budget neutral for the federal government; and

Whereas, states that are granted innovation waivers may receive federal assistance to operate their reform programs in an amount that is equivalent to the aggregate amount of tax credits and cost-sharing subsidies that the federal government would have paid for individuals enrolled in the state; and

Whereas, the legislature believes that the Affordable Care Act did not accomplish the intended result of providing affordable care for residents of the state as a whole and believes the state may be able to create a more effective alternative solution for providing affordable health coverage to individuals; and

Whereas, the purpose of this resolution is to establish a state innovation waiver task force to develop a health care reform plan that meets the requirements for obtaining a state innovation waiver:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby create the State Innovation Waiver Task Force; and

Be It Further Resolved that the task force shall consist of the following members:

(1) Three members of the Senate, with two members from the majority party and one member from the minority party, to be appointed by the President Pro Tempore of the Senate, with one such member to be designated chair by the President Pro Tempore of the Senate;

(2) Three members of the House of Representatives, with two members from the majority party and one member from the minority party, to be appointed by the Speaker of the House of Representatives, with one such member to be designated vice chair by the Speaker of the House of Representatives;

(3) The Director of the Department of Insurance, Financial Institutions, and Professional Registration, or his or her designee;

(4) The Director of the Department of Social Services, or his or her designee;

(5) The Director of the Department of Labor and Industrial Relations, or his or her designee;

- (6) The Attorney General, or his or her designee;
- (7) The Executive Director of the Missouri Consolidated Health Care Plan, or his or her designee;
- (8) One person with expertise in health care delivery to be appointed by the President Pro Tempore of the Senate;
- (9) One person with expertise in health insurance to be appointed by the President Pro Tempore of the Senate;
- (10) One person with expertise in health care delivery to be appointed by the Speaker of the House of Representatives;
- (11) One person with expertise in health insurance to be appointed by the Speaker of the House of Representatives; and
- (12) One person who is a consumer advocate with a commitment to representing the consumer interest in insurance regulation to be appointed by the Speaker of the House of Representatives; and

Be It Further Resolved that the members of the task force shall serve without compensation but shall be reimbursed for expenses, including travel expenses, necessary for the performance of their duties; and

Be It Further Resolved that as used in this resolution, “federal act” means the Patient Protection and Affordable Health Care Act”; and

Be It Further Resolved that the mission of the task force shall be to fully consider and make recommendations in a report based on:

- (1) The feasibility of alternative approaches to the health reform requirements described under section 1332(a)(2) of the federal act;
- (2) Alternatives to and possible exemptions or waivers from requirements relating to allowable premium rate variations based upon age, as described in section 1201 of the federal act; and

Be It Further Resolved that the task force shall develop, and include in its report, a plan for applying for a state innovation waiver that meets the requirements of section 1332 of the federal act, including:

(1) Developing a strategy for health care reform that provides coverage that is at least as comprehensive as required by the federal act, provides coverage and cost-sharing protections that are at least as affordable as under the federal act, makes health insurance coverage available to as many residents of Missouri as under the federal act, and is budget neutral for the federal government;

(2) Examining the feasibility of options for providing affordable insurance coverage for uninsured and underinsured individuals in Missouri that include innovations to the state’s existing Medicaid program;

(3) Ensuring compliance with all applicable public notice requirements of 31 CFR 33 and 45 CFR 155, as amended; and

Be It Further Resolved that the task force shall prepare and include in its report a draft application for a state innovation waiver, to take effect for plan years beginning on or after January 1, 2018; and

Be It Further Resolved that the task force shall submit its report to the legislature, including any proposed legislation and the draft application, no later than twenty days prior to the convening of the veto session of 2017; and

Be It Further Resolved that if provisions of the federal act are repealed or replaced the task force shall remain in force to continue developing innovative approaches to providing comprehensive and affordable health care coverage to residents of this state; and

Be It Further Resolved that the staff of Senate Research and House Research shall provide such legal, research, clerical, technical, and bill drafting services as the task force may require in the performance of its duties; and

Be It Further Resolved that the task force, its members, and any staff assigned to the task force shall receive reimbursement for the actual and necessary expenses incurred in attending meetings of the task force; and

Be It Further Resolved that the chair or vice chair of the task force shall call an organizational meeting within fifteen days of the adoption of this resolution; and

Be It Further Resolved that the task force shall terminate by either a majority of members voting for termination, or by December 31, 2017, whichever occurs first; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Governor, the Director of the Department of Insurance, Financial Institutions, and Professional Registration, the Director of the Department of Social Services, the Director of the Department of Labor and Industrial Relations, the Attorney General, and the Executive Director of the Missouri Consolidated Health Care Plan.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following reports:

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **HCS** for **HB 151**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **HB 871**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **HB 850**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following report:

Mr. President: Your Committee on Government Reform, to which was referred **HCS for HB 452**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **HCS for HBs 90 and 68**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Fiscal Oversight, to which was referred **SB 204**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Fiscal Oversight, to which was referred **SB 99**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following reports:

Mr. President: Your Committee on Health and Pensions, to which was referred **HCS for HB 831**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 495**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **HCS for HB 381**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **HB 58**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **HCS** for **HB 304**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 532**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Health and Pensions, to which was referred **SB 518**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following reports:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **HB 175**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **HB 327**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following reports:

Mr. President: Your Committee on Economic Development, to which was referred **HB 680**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Economic Development, to which was referred **HB 1045**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SB 341**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **SJR 5**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS for HB 57**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS for HB 422**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 909**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following report:

Mr. President: Your Committee on Ways and Means, to which was referred **HB 245**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SB 305**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 18**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCS for HCR 19**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 28**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 535**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 523**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HB 262**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HCS for HB 270**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **SB 480**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS for HB 661**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following reports:

Mr. President: Your Committee on Education, to which was referred **HB 758**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HCS for HB 138**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HCS for HB 441**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HCS for HB 253**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HB 94**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HB 248**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Education, to which was referred **HCS for HB 631**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Libla, Chairman of the Committee on Small Business and Industry, submitted the following reports:

Mr. President: Your Committee on Small Business and Industry, to which was referred **HB 289**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Small Business and Industry, to which was referred **HB 493**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 703**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 843**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 200**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 199**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 956**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute,

hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 87**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 52**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 647**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 353**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 54**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 355**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following report:

Mr. President: Your Committee on Insurance and Banking, to which was referred **HB 587**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **HCS for 258**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **HCS for HB 122**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **HCS** for **HB 230**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 407**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **SB 353**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 380**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 645**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 183**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 700**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 542**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 297**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 474**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 483**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **SB 498**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 61**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 128**, **HB 678**, **HB 701** and **HB 964**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass and be placed on the Consent Calendar.

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following reports, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which were referred the following appointments, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to the following:

Carlos A. Haley, Republican, as a member of the Missouri Southern State University Board of Governors;

Also,

Chlora A. Lindley-Myers, as Director of the Department of Insurance, Financial Institutions and Professional Registration;

Also,

Charles L. Bryant, as a member of the Public School Retirement System of Missouri Board of Trustees; and

Patrick H. White, as a member of the Missouri Palliative Care and Quality of Life Interdisciplinary Council.

Senator Richard requested unanimous consent of the Senate to vote on the above reports in one motion. There being no objection, the request was granted.

Senator Richard moved that the committee reports be adopted, and the Senate do give its advice and consent to the above appointments, which motion prevailed.

CONCURRENT RESOLUTIONS

Senator Kehoe moved that **SCR 4**, with point of order (pending), be called from the Informal Calendar

and again taken up for 3rd reading and final passage, which motion prevailed.

President Pro Tem Richard ruled the pending point of order well taken.

SCR 4 was again taken up.

On motion of Senator Kehoe, **SCR 4** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rowden	Sater
Schatz	Sifton	Wallingford	Walsh	Wasson—26		

NAYS—Senators

Dixon	Rizzo	Romine	Schaaf	Schupp	Silvey	Wieland—7
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the concurrent resolution passed.

On motion of Senator Kehoe, title to the concurrent resolution was agreed to.

Senator Kehoe moved that the vote by which the concurrent resolution passed be reconsidered.

Senator Richard moved that motion lay on the table, which motion prevailed.

SENATE BILLS FOR PERFECTION

Senator Walsh moved that **SB 49**, with **SCS**, be called from the Informal Calendar and taken up for perfection, which motion prevailed.

SCS for **SB 49**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 49

An Act to amend chapter 92, RSMo, by adding thereto two new sections relating to local sales tax for certain zoological organizations.

Was taken up.

Senator Walsh moved that **SCS** for **SB 49** be adopted.

Senator Walsh offered **SS** for **SCS** for **SB 49**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 49

An Act to repeal sections 67.505 and 67.547, RSMo, and to enact in lieu thereof two new sections relating to local sales taxes.

Senator Walsh moved that **SS** for **SCS** for **SB 49** be adopted.

Senator Koenig offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 5, Section 67.547, Line 13 of said page, by inserting immediately after “thereon.” the following: **“A county shall not submit to the voters a proposed sales tax under this section for a period of two years from the date of an election in which the county previously submitted to the voters a proposed sales tax under this section, regardless of whether the initial proposed sales tax was approved or disapproved by the voters.”**; and further amend line 28 of said page, by inserting at the end of said line the following: **“Beginning August 28, 2017, the combined rate of sales taxes adopted under this section by any county shall not exceed one percent.”**; and

Further amend said bill and section, page 6, line 12 of said page, by inserting immediately after “county.” the following: **“Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county’s one percent combined tax rate ceiling provided in subsection 3 of this section.”**; and

Further amend said bill and section, page 8, line 24 of said page, by inserting after all of said line the following:

“94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with the provisions of sections 94.500 to 94.550; provided, however, that no ordinance enacted pursuant to the authority granted by the provisions of sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under the provisions of sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

Shall the city of _____ (insert name of city) impose a city sales tax of _____ (insert rate of percent) percent?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under the provisions of sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. **Beginning August 28, 2017, the combined rate of sales taxes adopted under this section by any city shall not exceed two percent.**

3. If any city in which a city tax has been imposed in the manner provided for in sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director

of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective date of the change of the city boundary.

4. If any city abolishes the tax authorized under this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such abolishment was approved. Each city shall notify the director of revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized by this section and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The director of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.”; and

Further amend the title and enacting clause accordingly.

Senator Koenig moved that the above amendment be adopted, which motion prevailed.

Senator Wallingford assumed the Chair.

Senator Walsh moved that **SS for SCS for SB 49**, as amended, be adopted, which motion prevailed.

On motion of Senator Walsh, **SS for SCS for SB 49**, as amended, was declared perfected and ordered printed.

Senator Schupp moved that **SB 490** be called from the Informal Calendar and taken up for perfection, which motion prevailed.

Senator Schupp offered **SS for SB 490**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 490

An Act to repeal sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof eleven new sections relating to suicide prevention training for health care professionals.

Senator Schupp moved that **SS for SB 490** be adopted, which motion prevailed.

On motion of Senator Schupp, **SS for SB 490** was declared perfected and ordered printed.

HOUSE BILLS ON THIRD READING

HCS for HBs 90 and 68, entitled:

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to the narcotics control act, with penalty provisions.

Was taken up by Senator Schatz.

Senator Schatz offered **SS for HCS for HBs 90 and 68**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NOS. 90 & 68

An Act to amend chapter 195, RSMo, by adding thereto seven new sections relating to a program for the monitoring of certain prescribed controlled substances, with penalty provisions.

Senator Schatz moved that SS for HCS for HBs 90 and 68 be adopted.

Senator Sater offered SA 1:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 5, Section 195.453, Line 1 of said page, by striking “or”; and further amend lines 2-4 of said page, by striking said lines and inserting in lieu thereof the following:

“(4) When the patient is under the care of a hospital, as defined in section 197.020, or ambulatory surgical center, as defined in section 197.200, that distributes controlled substances for the purpose of inpatient care or issues prescriptions for controlled substances at the time of discharge from the facility in which the prescription does not exceed a five day supply;

(5) When the controlled substance is administered directly to the patient; or

(6) When there is an established prescriber-patient relationship and a nonopioid controlled substance is being prescribed.”.

Senator Sater moved that the above amendment be adopted.

Senator Rowden assumed the Chair.

Senator Schaaf offered SSA 1 for SA 1:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 5, Section 195.453, Lines 2-4, by striking said lines and inserting in lieu thereof the following:

“(4) When the patient is under the care of a hospital, as defined in section 197.020, or ambulatory surgical center, as defined in section 197.200, that distributes controlled substances for the purpose of inpatient care or issues prescriptions for controlled substances at the time of discharge from the facility in which the prescription does not exceed a five day supply; provided that such prescriber utilizes the program at the time of the patient’s admission to the hospital or ambulatory surgical center.”.

Senator Schaaf moved that the above substitute amendment be adopted.

Senator Schaaf offered SA 1 to SSA 1 for SA 1:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 1, Line 12, by inserting after the word

“center” the following:

“;

(5) When the controlled substance is administered directly to the patient in an emergency room setting; or

(6) When there is a previously established prescriber-patient relationship and a nonopioid controlled substance, other than a benzodiazepine, is being prescribed”.

Senator Schaaf moved that the above amendment be adopted.

At the request of Senator Sater, SA 1 was withdrawn, rendering SSA 1 for SA 1 and SA 1 to SSA 1 for SA 1 moot.

Senator Sater offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 5, Section 195.453, Line 1 of said page, by striking the word “or”; and further amend lines 2-4 of said page, by striking said lines and inserting in lieu thereof the following:

“(4) When the patient is under the care of a hospital, as defined in section 197.020, or ambulatory surgical center, as defined in section 197.200, that distributes controlled substances for the purpose of inpatient care or issues prescriptions for controlled substances at the time of discharge from the facility in which the prescription does not exceed a five day supply; provided that such hospital or ambulatory surgical center utilizes the program at the time of the patient’s admission;

(5) When the controlled substance is administered directly to the patient in an emergency room setting; or

(6) When there is a previously established prescriber-patient relationship and a nonopioid controlled substance, other than a benzodiazepine, is being prescribed.”; and

Further amend said bill, page 8, Section 195.465, lines 14-18, by striking all of said lines.

Senator Sater moved that the above amendment be adopted.

Senator Schaaf offered SA 1 to SA 2:

SENATE AMENDMENT NO. 1 TO SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 1, Lines 11-13, by striking all of said lines and inserting in lieu thereof the following: **“five day supply; provided that such prescriber utilizes the program or ensures that the program has been utilized since the patient’s admission;”.**

Senator Schaaf moved that the above amendment be adopted, which motion prevailed.

SA 2, as amended, was again taken up.

Senator Sater moved that SA 2, as amended, be adopted, which motion prevailed.

Senator Kraus offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.462, Lines 24-25 of said page, by striking said lines and inserting in lieu thereof the following:

“2. Notwithstanding the provisions of section 23.253 of the Missouri sunset act to the contrary, the provisions of sections 195.450 to 195.468 shall expire on August 28, 2021.

Senator Kraus moved that the above amendment be adopted.

Senator Schatz offered SSA 1 for SA 3:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 3

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.462, Lines 24-25 of said page, by striking said lines and inserting in lieu thereof the following:

“2. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under sections 195.450 to 195.468 shall automatically sunset six years after the effective date of sections 195.450 to 195.468 unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under sections 195.450 to 195.468 shall automatically sunset twelve years after the effective date of the reauthorization of sections 195.450 to 195.468; and

(3) Sections 195.450 to 195.468 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 195.450 to 195.468 is sunset.”.

Senator Schatz moved that the above substitute amendment be adopted, which motion prevailed.

Senator Kraus offered SA 4:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.456, Line 4 of said page, by inserting after all of said line the following:

“9. Beginning August 28, 2019, the department shall maintain an individual’s prescription and dispensation information obtained under sections 195.450 to 195.468 for a maximum of one hundred eighty days. Such prescription or dispensation information shall thereafter be deleted from the program after one hundred eighty days.”.

Senator Kraus moved that the above amendment be adopted.

Senator Schatz offered SSA 1 for SA 4:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 4

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.456, Line 4 of said page, by inserting after all of said line the following:

“9. Beginning August 28, 2019, the department shall maintain an individual’s prescription and dispensation information obtained under sections 195.450 to 195.468 for a maximum of two years. Such prescription or dispensation information shall thereafter be deleted from the program after two years.”.

Senator Schatz moved that the above substitute amendment be adopted.

At the request of Senator Kraus, SA 4 was withdrawn, rendering SSA 1 for SA 4 moot.

Senator Kraus offered SA 5:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.456, Line 4 of said page, by inserting after all of said line the following:

“9. Beginning August 28, 2019, the department shall maintain an individual’s prescription and dispensation information obtained under sections 195.450 to 195.468 for a maximum of one hundred eighty days. Such prescription or dispensation information shall thereafter be deleted from the program after one hundred eighty days.”.

Senator Kraus moved that the above amendment be adopted, which motion prevailed.

Senator Hoskins offered SA 6:

SENATE AMENDMENT NO. 6

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 7, Section 195.456, Line 4 of said page, by inserting after all of said line the following:

“9. Any individual who has authority under sections 195.450 to 195.468 to access the program’s database shall complete a department-approved training course prior to accessing the database for the first time.”.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed.

Senator Koenig offered SA 7:

SENATE AMENDMENT NO. 7

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 2, Section 195.450, Line 15, by inserting after the word “substance” the following: **“of the opioid class or the benzodiazepine class”.**

Senator Koenig moved that the above amendment be adopted, which motion prevailed.

Senator Eigel offered SA 8:

SENATE AMENDMENT NO. 8

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 90 and 68, Page 8, Section 195.465, Line 18, by inserting after all of said line the following:

“4. Neither the sovereign nor the official immunity doctrines shall apply to a person, department, or department employee authorized to have information obtained under sections 195.450 to 195.468 in instances when such information is intentionally disclosed to, or obtained by, an unauthorized party. If personally identifiable information is intentionally disclosed to, or obtained by, an unauthorized party, then the person whose information was compromised shall have a cause of action to recover liquidated damages in the amount of five thousand dollars in addition to compensatory economic and noneconomic damages, attorney fees, and court costs from the department which was the custodian of such information. A court may also award punitive damages. None of the foregoing

damages shall be paid out from the state legal expense fund, but shall be paid by the department.”.

Further amend the title and enacting clause accordingly.

Senator Eigel moved that the above amendment be adopted, which motion failed on a standing division vote.

Senator Schatz moved that **SS** for **HCS** for **HBs 90** and **68**, as amended, be adopted, which motion prevailed.

On motion of Senator Schatz, **SS** for **HCS** for **HBs 90** and **68**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Kehoe	Libla
Munzlinger	Nasheed	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh

Wasson—22

NAYS—Senators

Brown	Eigel	Emery	Hoskins	Koenig	Kraus	Onder
Schaaf	Wieland—9					

Absent—Senators

Holsman	Hummel—2
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

THIRD READING OF SENATE BILLS

SB 204, introduced by Senator Sifton, entitled:

An Act to repeal section 650.055, RSMo, and to enact in lieu thereof one new section relating to the collection of biological samples from individuals arrested for felony offenses, with an existing penalty provision.

Was taken up.

On motion of Senator Sifton, **SB 204** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Kehoe	Libla	Munzlinger	Nasheed	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schatz	Sifton

Silvey Wallingford Walsh Wasson—25

NAYS—Senators

Chappelle-Nadal Koenig Kraus Schupp Wieland—5

Absent—Senators

Holsman Hummel Schaaf—3

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sifton, title to the bill was agreed to.

Senator Sifton moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 99, introduced by Senator Emery, entitled:

An Act to amend chapter 455, RSMo, by adding thereto one new section relating to electronic monitoring of persons who have been charged with or found guilty of violating protection orders, with an expiration date.

Was taken up.

On motion of Senator Emery, **SB 99** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senators

Holsman Hummel Schaaf—3

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Emery, title to the bill was agreed to.

Senator Emery moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 373, introduced by Senator Curls, entitled:

An Act to amend chapter 208, RSMo, by adding thereto one new section relating to the Missouri senior farmers' market nutrition program.

Was taken up.

On motion of Senator Curls, **SB 373** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senators

Holsman	Hummel	Schaaf—3
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Curls, title to the bill was agreed to.

Senator Curls moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SB 376, introduced by Senator Hoskins, entitled:

An Act to amend chapter 10, RSMo, by adding thereto two new sections relating to the designation of state dogs.

Was taken up.

On motion of Senator Hoskins, **SB 376** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Kehoe	Koenig	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Kraus	Silvey—2
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Absent—Senators

Holsman	Hummel	Schaaf—3
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hoskins, title to the bill was agreed to.

Senator Hoskins moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SCS for SB 88, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 88

An Act to amend chapter 340, RSMo, by adding thereto one new section relating to actions against veterinarians.

Was taken up by Senator Brown.

On motion of Senator Brown, **SCS for SB 88** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senators

Holsman	Hummel	Schaaf—3
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Schatz requested unanimous consent of the Senate to correct the committee report from the Committee on Transportation, Infrastructure and Public Safety on **HB 700** to reflect the adoption of the **SCS**, which request was granted.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety,

submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 811**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 805**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 664**, begs leave to report that it has considered the same and recommends that the bill do pass and be placed on the Consent Calendar.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SS** for **SCS** for **SB 49** and **SS** for **SB 490**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

Senator Rowden assumed the Chair.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 411**, entitled:

An Act to repeal sections 173.1101, 173.1102, 173.1104, 173.1105, and 173.1107, RSMo, and to enact in lieu thereof five new sections relating to virtual education.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 105**, entitled:

An Act to repeal section 143.1016, RSMo, and to enact in lieu thereof one new section relating to the organ donor program fund.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 260**, entitled:

An Act to repeal sections 210.110, 210.152, and 210.565, RSMo, and to enact in lieu thereof three new sections relating to child welfare, with an emergency clause for a certain section.

Emergency Clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 303**, entitled:

An Act to repeal section 400.9-501, RSMo, and to enact in lieu thereof two new sections relating to the offense of filing false documents, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 433**, entitled:

An Act to repeal sections 311.020, 311.070, 311.185, 311.201, 311.355, 311.420, 311.275, 311.462, and 311.510, RSMo, and to enact in lieu thereof eleven new sections relating to intoxicating liquor.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS No. 2** for **SCS** for **HCS** for **HB 130** and has taken up and passed **SS No. 2** for **SCS** for **HCS** for **HB 130**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 598**, entitled:

An Act to repeal section 34.378, RSMo, and to enact in lieu thereof two new sections relating to contingency fee contracts.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 656**, entitled:

An Act to repeal sections 67.1830, 67.1846, 67.5090, 67.5092, 67.5094, 67.5102, and 67.5104, RSMo, and to enact in lieu thereof eight new sections relating to the uniform wireless communication infrastructure deployment act.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 698**, entitled:

An Act to repeal section 253.040, RSMo, and to enact in lieu thereof two new sections relating to maintaining Missouri state parks.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 17**, entitled:

An Act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 18**, entitled:

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 19**, entitled:

An Act to appropriate money for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

April 13, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Amelia A. Counts, Independent, 318 Panhurst Court, Ballwin, Saint Louis County, Missouri 63021, as a member of the Missouri State University Board of Governors, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, Stephen B. Hoven, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointment to the Committee on Gubernatorial Appointments.

RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 732, regarding the 2016-2017 NCAA Division II Champion Northwest Missouri State University men's basketball program, which was adopted.

Senator Hegeman offered Senate Resolution No. 733, regarding the 2016 NCAA Division II Champion Northwest Missouri State University football program, which was adopted.

Senator Riddle offered Senate Resolution No. 734, regarding Corrections Officer I Austin Richardson, Fulton, which was adopted.

Senator Cunningham offered Senate Resolution No. 735, regarding South Central Ozarks Council of Governments, which was adopted.

Senator Cunningham offered Senate Resolution No. 736, regarding Primrose Casey, Houston, which was adopted.

Senator Romine offered Senate Resolution No. 737, regarding Kara Loyd, Redford, which was adopted.

Senator Romine offered Senate Resolution No. 738, regarding Teresa Govro, Festus, which was adopted.

Senator Kehoe offered Senate Resolution No. 739, regarding Carol Eckert, Belleville, Illinois, which was adopted.

Senator Kehoe offered Senate Resolution No. 740, regarding Eagle Scout Jonathan Schwartz, Freeburg, which was adopted.

Senator Riddle offered Senate Resolution No. 741, regarding Makayla Suzanne McMullin, Wright City, which was adopted.

Senator Walsh offered Senate Resolution No. 742, regarding Elena Garcia Kenyon, Florissant, which was adopted.

Senator Walsh offered Senate Resolution No. 743, regarding Mikayla Watson, Florissant, which was adopted.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, Dr. Kristin Sohl, University of Missouri - Columbia and fifteen fellow pediatricians.

Senator Brown introduced to the Senate, Gary Young and Tim Belshe, Waynesville.

Senator Brown introduced to the Senate, Ron Tracy and twenty-five students from Waynesville High School; and Becka Tracy, Kaylie Bolin, Sophia Woodall and Abigale Koerner, were made honorary pages.

Senator Kehoe introduced to the Senate, Micayla Gentges, Jefferson City.

Senator Emery introduced to the Senate, the Physician of the Day, Dr. Gustin Bateman, Clinton.

Senator Schupp introduced to the Senate, teachers Abbie Duvall and Kristie Kreber, and students from Rossman School, St. Louis County.

Senator Cunningham introduced to the Senate, students from Liberty Faith Christian Academy, Norwood.

Senator Onder introduced to the Senate, his wife, Allison, and their children, Michael, Joseph, Christine and Peter, Lake St. Louis.

Senator Cunningham introduced to the Senate, Amanda Engemann, and her children, Blake, Atalie and Haley, Hermann.

Senator Schatz introduced to the Senate, Wesley Tyree and Ryli Jetton, Sullivan.

Senator Riddle introduced to the Senate, Dr. Kayce Morton, Dr. Christina Moellering, Dr. Laura Waters and Dr. Amanda Parsley, representatives of the Missouri State American Academy of Pediatrics.

Senator Emery introduced to the Senate, Kellie and Dillon Jackman, Trevor Hanlin, and Stacy and Ryan King, Stonegate Elementary School, Raymore; and Dillon, Trevor and Ryan were made honorary pages.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Tuesday, April 18, 2017.

SENATE CALENDAR

FIFTY-FIFTH DAY—TUESDAY, APRIL 18, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 411
HB 105-Love
HCS for HB 260
HCS for HB 303

HCS for HB 433
HB 598-Cornejo
HCS for HB 652
HCS for HB 698

HCS for HB 17

HCS for HB 18

HCS for HB 19

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
(In Fiscal Oversight)

SS for SCS for SB 49-Walsh
SS for SB 490-Schupp

SENATE BILLS FOR PERFECTION

1. SB 469-Schatz
2. SB 517-Wasson
3. SB 435-Cunningham, with SCS
4. SB 451-Nasheed
5. SB 419-Riddle
6. SB 264-Dixon
7. SB 495-Riddle with SCS
8. SB 532-Hoskins
9. SB 518-Emery
10. SB 341-Nasheed, with SCS
11. SJR 5-Emery, with SCS

12. SB 305-Kehoe, et al
13. SB 535-Wallingford
14. SB 523-Sater, with SCS
15. SB 480-Kraus
16. SB 407-Riddle, with SCS
17. SB 353-Wallingford, with SCS
18. SB 380-Riddle
19. SB 297-Hummel, with SCS
20. SB 474-Schatz
21. SB 483-Holsman
22. SB 498-Nasheed

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)
2. HCS for HB 151
3. HB 850-Davis
4. HCS for HB 452
5. HCS for HB 831, with SCS
6. HCS for HB 381, with SCS
7. HB 58-Haefner (Onder)
8. HB 175-Reiboldt, with SCS (Munzlinger)
9. HB 327-Morris
10. HB 680-Fitzwater, with SCS
11. HCS for HB 57-Haefner, with SCS
(Libla)
12. HCS for HB 422
13. HB 245-Rowland, with SCS (Cunningham)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)

17. HB 758-Cookson, with SCS
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS
(Cunningham)
23. HB 289-Fitzpatrick, with SCS (Rowden)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 147-Romine
SB 6-Richard, with SCS	SB 156-Munzlinger, with SCS
SB 13-Dixon	SB 157-Dixon, with SCS
SB 20-Brown	SB 158-Dixon
SB 21-Brown	SB 163-Romine
SB 28-Sater, with SCS (pending)	SB 169-Dixon, with SCS
SB 32-Emery, with SCS	SB 171-Dixon and Sifton, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 176-Dixon
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 177-Dixon, with SCS
SBs 44 & 63-Romine, with SCS	SB 178-Dixon
SB 46-Libla, with SCS	SB 180-Nasheed, with SCS
SB 61-Hegeman, with SCS	SB 183-Hoskins, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 184-Emery, with SS (pending)
SB 68-Onder and Nasheed	SB 185-Onder, et al, with SCS
SB 76-Munzlinger	SB 188-Munzlinger, with SCS
SB 80-Wasson, with SCS	SB 189-Kehoe, with SCS
SB 81-Dixon	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 83-Dixon	SB 196-Koenig
SB 85-Kraus, with SCS	SB 199-Wasson
SB 96-Sater and Emery	SB 200-Libla
SB 97-Sater, with SCS	SB 201-Onder, with SCS
SB 102-Cunningham, with SCS	SB 203-Sifton, with SCS
SB 103-Wallingford	SB 207-Sifton
SB 109-Holsman, with SCS	SB 209-Wallingford
SB 115-Schupp, with SCS	SB 210-Onder, with SCS
SB 117-Schupp, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 122-Munzlinger, with SCS	SB 221-Riddle
SB 123-Munzlinger	SB 223-Schatz, with SCS
SB 126-Wasson	SB 227-Koenig, with SCS
SB 129-Dixon and Sifton, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 130-Kraus, with SCS	SB 230-Riddle
SB 133-Chappelle-Nadal	SB 232-Schatz
SB 138-Sater	SB 233-Wallingford
SB 141-Emery	SB 234-Libla, with SCS
SB 142-Emery	SB 239-Rowden, with SCS
SB 144-Wallingford	SB 242-Emery, with SCS
SB 145-Wallingford, with SCS	SB 243-Hegeman
	SB 247-Kraus, with SCS

SB 250-Kehoe
 SB 252-Dixon, with SCS
 SB 258-Munzlinger
 SB 259-Munzlinger
 SB 260-Munzlinger
 SB 261-Munzlinger
 SB 262-Munzlinger
 SB 263-Riddle
 SB 267-Schatz, with SCS
 SB 271-Wasson and Richard, with SCS
 SB 280-Hoskins, with SCS
 SB 284-Hegeman, with SCS
 SBs 285 & 17-Koenig, with SCS
 SB 286-Rizzo
 SB 290-Schatz, with SCS
 SB 295-Schaaf, with SCS
 SB 298-Curls
 SB 303-Wieland, with SCS
 SB 311-Wasson, with SCS
 SBs 314 & 340-Schatz, et al, with SCS
 SB 316-Rowden, with SCS
 SB 325-Kraus
 SBs 327, 238 & 360-Romine, with SCS
 SB 328-Romine, with SCS & SA 3 (pending)
 SB 330-Munzlinger
 SB 331-Hegeman
 SB 333-Schaaf, with SCS
 SB 336-Wieland
 SB 348-Wasson, with SA 1 (pending)
 SB 349-Wasson
 SB 358-Wieland
 SB 362-Hummel

SB 368-Rowden
 SB 371-Schaaf, with SA 2 & SSA 1 for
 SA 2 (pending)
 SB 378-Wallingford
 SB 379-Schatz
 SB 381-Riddle
 SB 383-Eigel and Wieland
 SB 384-Rowden, with SCS
 SB 389-Sater, with SCS
 SB 391-Munzlinger
 SB 392-Holsman
 SB 406-Wasson and Sater
 SB 409-Koenig
 SB 410-Schatz
 SB 413-Munzlinger
 SB 418-Hegeman, with SCS
 SB 422-Cunningham, with SCS
 SB 426-Wasson, with SCS
 SB 427-Wasson
 SB 430-Cunningham, with SCS
 SB 433-Sater, with SCS
 SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery
 SB 468-Hegeman
 SB 475-Schatz
 SB 485-Hoskins
 SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)
 HB 35-Plocher (Dixon)
 HB 51-Andrews, with SCS (Hegeman)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 93-Lauer, with SCS (Wasson)

HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)

HCS for HBs 302 & 228, with SCS (Schatz)
HB 336-Shull (Rowden)
HCS for HBs 337, 259 & 575 (Schatz)
HCS for HBs 339 & 714, with SCS (Rowden)
HCS for HB 427, with SCS (Kehoe)
HCS for HB 451 (Wasson)

HCS for HB 460 (Munzlinger)
HB 461-Kolkmeier (Munzlinger)
HB 462-Kolkmeier (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193 (Hegeman)
HCB 3-Fitzpatrick (Koenig)

CONSENT CALENDAR

House Bills

Reported 4/13

HB 871-Davis, with SCS
HCS for HB 304, with SCS
HB 1045-Haahr (Wasson)
HB 909-Fraker (Wasson)
HCS for HB 631, with SCS
HCS for HB 703 (Hegeman)
HB 843-McGaugh, with SCS (Hegeman)
HB 200-Fraker, with SCS
HCS for HB 199, with SCS
HB 956-Vescovo, with SCS (Rizzo)
HB 87-Henderson, with SCS (Romine)

HB 587-Redmon, with SCS (Hegeman)
HCS for HB 258, with SCS
HCS for HB 645
HCS for HB 183
HCS for HB 542 (Schatz)
HB 61-Alferman (Schatz)
HB 128, HB 678, HB 701 & HB 964-Davis,
with SCS
HB 811-Ruth (Wieland)
HB 805-Basye (Rowden)
HB 664-Korman (Riddle)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19

HCR 28-Rowland

To be Referred

SCR 25-Cunningham

✓

Journal of the Senate

FIRST REGULAR SESSION

FIFTY-FIFTH DAY—TUESDAY, APRIL 18, 2017

The Senate met pursuant to adjournment.

Senator Rowden in the Chair.

Reverend Carl Gauck offered the following prayer:

“Praise the Lord, all you nations Extol him, all you peoples For great is his steadfast love towards us, and the faithful ness of the Lord, endures forever. Praise the Lord” (Psalm 117)

Gracious God, we are thankful for this day and the freshness that comes after the rain and the greening and budding of the trees and grasses. We are thankful for the refreshing time we have had to enjoy time with family and friends and to find meaning and purpose in the new life we are offered. So we give You thanks and praise as we begin another new week to serve You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, April 13, 2017 was read.

Senator Kehoe requested unanimous consent of the Senate to correct the Senate Journal for Thursday, April 13, 2017, Page 859, Line 18, by striking “Kraus” and inserting in lieu thereof the following: “Cunningham”, which request was granted.

The Journal for Thursday, April 13, 2017 was approved as corrected.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

President Pro Tem Richard assumed the Chair.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SS No. 2** for **SCS** for **HCS** for **HB 130**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

Senator Rowden assumed the Chair.

CONCURRENT RESOLUTIONS

Senator Kehoe offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 26

WHEREAS, Section 29.351 of the Revised Statutes of Missouri provides that during the regular legislative session which convenes in an odd-numbered year, the General Assembly shall, by concurrent resolution, employ an independent certified public accountant or certified public accounting firm to conduct an audit examination of the accounts, functions, programs, and management of the State Auditor's office:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby authorize the employment of an independent certified public accountant or certified public accounting firm pursuant to the provisions of Section 29.351; and

BE IT FURTHER RESOLVED that the audit examination be made in accordance with generally accepted auditing standards, including such reviews and inspections of books, records and other underlying data and documents as are necessary to enable the independent certified public accountant performing the audit to reach an informed opinion on the condition and performance of the accounts, functions, programs, and management of the State Auditor's Office; and

BE IT FURTHER RESOLVED that upon completion of the audit, the independent certified public accountant make a written report of his or her findings and conclusions, and supply each member of the General Assembly, the Governor, and the State Auditor with a copy of the report; and

BE IT FURTHER RESOLVED that the cost of the audit and report be paid out of the joint contingent fund of the General Assembly; and

BE IT FURTHER RESOLVED that the Commissioner of Administration bid these services, at the direction of the General Assembly, pursuant to state purchasing laws; and

BE IT FURTHER RESOLVED that the Secretary of the Missouri Senate be instructed to prepare a properly inscribed copy of this resolution for the Commissioner of Administration.

RESOLUTIONS

Senator Silvey offered Senate Resolution No. 744, regarding Kendall "Ken" Fitzpatrick, Gladstone, which was adopted.

Senator Rowden offered Senate Resolution No. 745, regarding the Boonville River, Rails and Trails Visitor Center, which was adopted.

Senator Schupp offered Senate Resolution No. 746, regarding Alvin Andrews, Sr., Creve Coeur, which was adopted.

Senator Schupp offered Senate Resolution No. 747, regarding Robert Charles "Bob" Morton, Sr., Kirkwood, which was adopted.

Senator Hegeman offered Senate Resolution No. 748, regarding M. Michael Phillips, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 749, regarding Lila McLain, Cainsville, which was adopted.

Senator Hegeman offered Senate Resolution No. 750, regarding the Fiftieth Wedding Anniversary of Dwain and Sandy McCollum, Milan, which was adopted.

Senator Hegeman offered Senate Resolution No. 751, regarding the Fiftieth Wedding Anniversary of Ray and Marilyn Jermain, Conception Junction, which was adopted.

Senator Hegeman offered Senate Resolution No. 752, regarding Eagle Scout Roman G. Bernal, Kearney, which was adopted.

Senator Romine offered Senate Resolution No. 753, regarding Mildred Sloan, De Soto, which was adopted.

Senator Romine offered Senate Resolution No. 754, regarding Glenda Fallert, Bloomsdale, which was adopted.

Senator Wallingford offered Senate Resolution No. 755, regarding Kenneth Krieger, St. Mary, which was adopted.

Senator Wallingford offered Senate Resolution No. 756, regarding Brenda Krieger, St. Mary, which was adopted.

Senator Wallingford offered Senate Resolution No. 757, regarding Kenneth Koehler, Jackson, which was adopted.

Senator Wallingford offered Senate Resolution No. 758, regarding Donal Firebaugh, Fredericktown, which was adopted.

Senator Kehoe offered Senate Resolution No. 759, regarding Ralph Lemongelli, Wardsville, which was adopted.

Senator Koenig offered Senate Resolution No. 760, regarding John Judd, Saint Louis, which was adopted.

Senator Wasson offered Senate Resolution No. 761, regarding David Brazeal, which was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS** for **HCS** for **HBs 90 & 68**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 4**, entitled:

An Act to repeal section 620.806, RSMo, and to enact in lieu thereof three new sections relating to workforce development.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 5**, entitled:

An Act to amend chapter 170, RSMo, by adding thereto one new section relating to computer programming education.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 118**, entitled:

An Act to repeal sections 160.011, 160.041, 160.410, 160.415, 162.081, 163.018, 163.021, 163.073, 167.121, 167.131, 167.151, 167.225, 167.241, 168.133, 171.029, 171.031, 171.033, and 304.060, RSMo, and to enact in lieu thereof twenty-three new sections relating to elementary and secondary education, with an emergency clause for certain sections and a delayed effective date for a certain section.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 227**, entitled:

An Act to amend chapter 337, RSMo, by adding thereto fourteen new sections relating to the psychology interjurisdictional compact.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 694**, entitled:

An Act to repeal sections 142.800, 142.803, and 142.869, RSMo, and to enact in lieu thereof four new sections relating to motor fuel taxes.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 121**, entitled:

An Act to repeal section 191.603, RSMo, and to enact in lieu thereof one new section relating to the health professional student loan repayment program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 209**, entitled:

An Act to repeal section 208.152, RSMo, and to enact in lieu thereof one new section relating to chiropractic services.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 35**.

HOUSE CONCURRENT RESOLUTION NO. 35

WHEREAS, On January 30, 2015, Secretary Chuck Hagel established the Defense POW/MIA Accounting Agency (DPAA) with the goal to remain committed to bringing our missing and fallen heroes home; and

WHEREAS, DPAA has launched investigations worldwide to locate sites associated with unaccounted servicemen, including, Vietnam where 1,617 Americans remain missing; and

WHEREAS, the United States involvement in the Vietnam War ended with the Paris Peace Accords on January 27, 1973; and

WHEREAS, there are 35 Missourians who are unaccounted for, 20 of those men are classified as killed in action, body not recovered, and 15 are classified as presumptive finding of death; and

WHEREAS, those 15 servicemen include: First Lieutenant Steven Neil Bezold, Chief Warrant Officer 2 Donald Martin Cramer, First Lieutenant William R. Edmondson, Private First Class Dickey W. Finley, Private First Class Paul Alfred Hasenbeck, First Lieutenant Frederick William Hess Jr., Lieutenant Junior Grade Charles Weldon Marik, Major Carl D. Miller, First Lieutenant Bernard Herbert Plassmeyer, Lieutenant Colonel Dayton William Ragland, First Lieutenant Dwight G. Rickman, Captain Robert Page Rosenbach, Captain John W. Seuell, First Lieutenant George Craig Smith, and Sergeant Randolph Bothwell Suber; and

WHEREAS, the families of those 15 servicemen have not had the closure of knowing what happened to their loved ones, or the option to bring their loved ones home for an honorable burial; and

WHEREAS, it has been 44 years since the end of the Vietnam War and 15 Missouri families have yet to be made whole again; and

WHEREAS, the DPAA needs to prioritize finding the 15 Missouri servicemen who are classified as presumptive finding of death and bring closure to those families:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby urge the Defense POW/MIA Accounting Agency to prioritize resolving the cases of the 15 Missourians from the Vietnam War whose status is presumptive finding of death; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for the Defense POW/MIA Accounting Agency and each member of the Missouri congressional delegation.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 334**, entitled:

An Act to repeal sections 43.401, 70.210, 190.300, 190.307, 190.308, 190.325, 190.327, 190.328, 190.329, 190.335, 190.400, 190.410, 190.420, 190.430, 190.440, 650.320, 650.325, 650.330, and 650.340, RSMo, and to enact in lieu thereof twenty-two new sections relating to emergency communication services, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 159**, entitled:

An Act to amend chapter 340, RSMo, by adding thereto one new section relating to actions against veterinarians.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 741**, entitled:

An Act to amend chapter 379, RSMo, by adding thereto two new sections relating to insurance markets for commercial insurance.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 729**, entitled:

An Act to repeal section 104.1091, RSMo, and to enact in lieu thereof two new sections relating to the retirement of state employees.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 935**, entitled:

An Act to repeal section 67.547, RSMo, and to enact in lieu thereof one new section relating to sales taxes.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Wasson, Chairman of the Committee on Economic Development, submitted the following report:

Mr. President: Your Committee on Economic Development, to which was referred **HB 1045**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Rowden assumed the Chair.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 57**, with **SCS**, **HCS** for **HB 661**, with **SCS**, **HB 248**, with **SCS**, **HCS** for **HB 151**, **HB 327**, **HCS** for **HB 831**, with **SCS**, **HB 655** and **HB 245**, with **SCS** to the Committee on Fiscal Oversight.

President Pro Tem Richard referred **SCR 25** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for **HB 411**—Education.

HB 105—Ways and Means.

HCS for **HB 260**—Seniors, Families and Children.

HCS for **HB 303**—Judiciary and Civil and Criminal Jurisprudence.

SENATE BILLS FOR PERFECTION

SB 469 was placed on the Informal Calendar.

At the request of Senator Wasson, **SB 517** was placed on the Informal Calendar.

At the request of Senator Cunningham, **SB 435**, with **SCS** was placed on the Informal Calendar.

Senator Nasheed moved that **SB 451** be taken up for perfection, which motion prevailed.

Senator Nasheed offered **SS** for **SB 451**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 451

An Act to repeal sections 57.450 and 57.530, RSMo, and to enact in lieu thereof two new sections relating to the office of sheriff of the city of St. Louis, with an emergency clause.

Senator Nasheed moved that **SS** for **SB 451** be adopted.

At the request of Senator Nasheed, **SB 451**, with **SS** (pending), was placed on the Informal Calendar.

SB 419 was placed on the Informal Calendar.

Senator Dixon moved that **SB 264** be taken up for perfection, which motion prevailed.

Senator Kraus offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Bill No. 264, Page 1, In the Title, Lines 2-3 of the title, by striking “the local workforce development act of 2017”; and inserting in lieu thereof the following: “local sales taxes”; and

Further amend said bill, Page 5, Section 67.1790, Line 152, by inserting after all of said line the following:

“184.503. 1. The governing body of any eligible county may, by resolution, authorize the creation of or participation in a district, and may impose a sales tax on all retail sales made within the eligible county which are subject to sales tax under chapter 144. The tax authorized in this section shall not exceed one-fourth of one percent, and shall be imposed solely for the purpose of funding the support of zoological activities within the district. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes. Such creation of or participation in such district and the levy of the sales tax may be accomplished individually or on a cooperative basis with another eligible county or other eligible counties for financial support of the district. A petition requesting such creation of or participation in such district and the levy of the sales tax for the purpose of funding the support of zoological activities within the district may also be filed with the governing body, and shall be signed by not less than the number of qualified electors of an eligible county equal to five percent of the number of ballots cast and counted at the last preceding gubernatorial election held in such county. No such resolution adopted or petition presented under this section shall become effective unless the governing body of the eligible county submits to the voters residing within the eligible county at a state general, primary, or special election a proposal to authorize the governing body of the eligible county to create or participate in a district and to impose a tax under this section. The county election official shall give legal notice at least sixty days prior to such general or primary election or special election in at least two newspapers that such proposition or propositions shall be submitted at the next general or primary election or special election held for submission of this proposition. The resolution or proposition shall be printed on the ballot and in the notice of election. Provisions of this section to the contrary notwithstanding, no tax authorized under the provisions of this section shall be effective in any eligible noncharter county unless the tax authorized under the provisions of this section is also collected by an eligible charter county.

2. The ballot for the proposition in any county shall be in substantially the following form:

Shall a retail sales tax of _____ (insert amount, not to exceed one-quarter of one percent) be levied and collected for the benefit of the Kansas City Zoological District, which shall be created and consist of the county(s) of _____ (insert name of counties), for the support of zoological activities with the district?

☐ YES

☐ NO

The governing body of the county may place additional language on the ballot to describe the use or allocation of the funds.

3. In the event that a majority of the voters voting on such proposition in such county at said election cast votes for the proposition, then the district shall be deemed established and the tax rate for such subdistrict shall be deemed in full force and effect as of the first day of the year following the year of said election and the governing body of such county may proceed with the performance of all things necessary and incidental to participation in the district. The results of the aforesaid election shall be certified by the election officials of such county to the governing body of such county not less than thirty days after the day

of election. In the event the proposition shall fail to receive a majority of the votes “FOR”, then such proposition shall not be resubmitted at any election held within one year of the date of the election the proposition was rejected. Any such resubmissions of such proposition shall substantially comply with the provisions of sections 184.500 to 184.515. **Any tax approved under this section shall expire after ten years unless reauthorized by a majority vote of the people.**

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

5. All sales taxes collected by the director of revenue from the tax authorized by this section on behalf of the district, less one percent for cost of collection, which shall be deposited in the state’s general revenue fund after payment of premiums for surety bonds, as provided in section 32.087, shall be deposited in a special trust fund, which is hereby created, to be known as the “Kansas City Zoological District Sales Tax Trust Fund”. The moneys in the Kansas City zoological district sales tax trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The director of revenue shall keep accurate records of the amount of money collected and deposited in the trust fund and the records shall be open to the inspection of officers of the district, the counties composing the district, and the public. Not later than the tenth day of each month the director of revenue shall distribute all moneys deposited in the Kansas City zoological district sales tax trust fund during the preceding month to the district.

6. The director of revenue may make refunds from the amounts in the Kansas City zoological district sales tax trust fund and credited to the district for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of the district. If the district abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the Kansas City zoological district sales tax trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such account. After one year has elapsed after the effective date of abolition of the tax in the district, the director of revenue shall remit the balance in the account to the district and close the account of the district. The director of revenue shall notify the district of each instance of any amount refunded or any check redeemed from receipts due the district.

7. Any of the eligible counties composing the Kansas City zoological district may withdraw from the district by adoption of a resolution and approval of the resolution by a majority of the qualified electors of the county, in the same manner provided in this section for creating or becoming a part of the district. The governing body of a withdrawing county shall provide for the sending of formal written notice of withdrawal from the district to the governing body of the other county or each of the other counties comprising the district. Actual withdrawal shall not take effect until ninety days after notice has been sent. A withdrawing county shall not be relieved from any obligation that such county may have assumed or incurred by reason of being a part of the district, including, but not limited to, the retirement of any outstanding bonded indebtedness of the district.”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above amendment be adopted.

Senator Holsman raised the point of order that **SA 1** goes beyond the scope of the underlying bill and is not germane. The point of order was referred to the President Pro Tem who ruled it not well taken.

At the request of Senator Kraus, **SA 1** was withdrawn.

At the request of Senator Dixon, **SB 264** was placed on the Informal Calendar.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

James D. Cunningham Jr., 3240 Buckingham Drive, Sedalia, Pettis County, Missouri 65301, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Dawn Fuller, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Carla G. Holste, 301 Lucretia Lane, Jefferson City, Cole County, Missouri 65109, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Carla G. Holste, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Courtney L. Kovachevich, 11742 Longleaf Circle, Saint Louis, Saint Louis County, Missouri 63146, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Dorothy Rowland, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Joseph G. Plaggenberg, 211 Bluff Street, Jefferson City, Cole County, Missouri 65101, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Joseph G. Plaggenberg, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Alice Chang Ray, 1301 Kiefer Bluffs Drive, Ballwin, Saint Louis County, Missouri 63021, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Alice Chang Ray, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102

April 14, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Eric R. Reece, 114 Forest Ridge Road, Rogersville, Christian County, Missouri 65742, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice Eric R. Reece, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

President Pro Tem Richard referred the above appointments to the Committee on Gubernatorial Appointments.

HOUSE BILLS ON THIRD READING

HCB 3, introduced by Representative Fitzpatrick, entitled:

An Act to repeal sections 135.010, 135.025, and 135.030, RSMo, and to enact in lieu thereof three new sections relating to funds for vulnerable senior citizens.

Was taken up by Senator Koenig.

Senator Hegeman assumed the Chair.

Senator Rowden assumed the Chair.

Senator Hummel offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend House Committee Bill No. 3, Pages 1-3, Section 135.010, by striking all of said section; and

Further amend said bill, page 4, section 135.025, line 1, by striking all opening and closing brackets “[]” from said line and the strikeout coding between the brackets; and further amend lines 2 and 3 by striking the opening and closing brackets “[]” from said lines and the strikeout coding between the brackets; and further amend line 6 by striking all opening and closing brackets “[]” from said line and the strikeout coding between the brackets; and further amend lines 18-19 by striking all of said lines and inserting in lieu thereof the following: **“3. The director of the department of revenue shall calculate the amount of sales tax remittance retained by sellers under section 144.140 in fiscal year 2016. In fiscal year 2018”**; and

Further amend said bill, pages 4-5, section 135.030, by striking all of said section from the bill; and

Further amend said bill, page 5, section 135.030, line 38, by inserting after all of said line the following: “[144.140. From every remittance to the director of revenue made on or before the date when the same becomes due, the person required to remit the same shall be entitled to deduct and retain an amount equal to two percent thereof.]”; and

Further amend the title and enacting clause accordingly.

Senator Hummel moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Curls, Nasheed, Rizzo and Schupp.

Senator Kraus assumed the Chair.

Senator Hegeman assumed the Chair.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Hummel	Rizzo	Schupp	Sifton	Walsh—7
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NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Holsman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Schaaf	Schatz	Wallingford	Wasson

Wieland—22

Absent—Senators

Dixon	Nasheed	Sater	Silvey—4
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Absent with leave—Senators—None

Vacancies—1

President Pro Tem Richard assumed the Chair.

Senator Curls offered SA 2:

SENATE AMENDMENT NO. 2

Amend House Committee Bill No. 3, Pages 1-3, Section 135.010, by striking all of said section; and

Further amend said bill, page 4, section 135.025, line 1, by striking all opening and closing brackets “[]” from said line and the strikeout coding between the brackets; and further amend lines 2 and 3 by striking the opening and closing brackets “[]” from said lines and the strikeout coding between the brackets; and further amend line 6 by striking all opening and closing brackets “[]” from said line and the strikeout coding between the brackets; and further amend lines 18-19 by striking all of said lines and inserting in lieu thereof the following: **“3. In fiscal year 2018”**; and further amend line 20 by striking the following: “an amount equal to such calculated amount” and inserting in lieu thereof the following: **“fifty million dollars”**; and

Further amend said bill, pages 4-5, section 135.030, by striking all of said section from the bill; and

Further amend said bill, Page 3, Section 135.030, Line 38, by inserting after all of said line the following:

“143.451. 1. Missouri taxable income of a corporation shall include all income derived from sources within this state.

2. A corporation described in subdivision (1) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income from sources within this state, including that from the transaction of business in this state and that from the transaction of business partly done in this state and partly done in another state or states. However:

(1) Where income results from a transaction partially in this state and partially in another state or states, and income and deductions of the portion in the state cannot be segregated, then such portions of income and deductions shall be allocated in this state and the other state or states as will distribute to this state a portion based upon the portion of the transaction in this state and the portion in such other state or states.

(2) The taxpayer may elect to compute the portion of income from all sources in this state in the following manner, or the manner set forth in subdivision (3) of this subsection:

(a) The income from all sources shall be determined as provided, excluding therefrom the figures for the operation of any bridge connecting this state with another state.

(b) The amount of sales which are transactions wholly in this state shall be added to one-half of the amount of sales which are transactions partly within this state and partly without this state, and the amount thus obtained shall be divided by the total sales or in cases where sales do not express the volume of business, the amount of business transacted wholly in this state shall be added to one-half of the amount of business transacted partly in this state and partly outside this state and the amount thus obtained shall be divided by the total amount of business transacted, and the net income shall be multiplied by the fraction thus obtained, to determine the proportion of income to be used to arrive at the amount of Missouri taxable income. The investment or reinvestment of its own funds, or sale of any such investment or reinvestment, shall not be considered as sales or other business transacted for the determination of said fraction.

(c) For the purposes of this subdivision, a transaction involving the sale of tangible property is:

a. “Wholly in this state” if both the seller’s shipping point and the purchaser’s destination point are in this state;

b. “Partly within this state and partly without this state” if the seller’s shipping point is in this state and the purchaser’s destination point is outside this state, or the seller’s shipping point is outside this state and the purchaser’s destination point is in this state;

c. Not “wholly in this state” or not “partly within this state and partly without this state” only if both the seller’s shipping point and the purchaser’s destination point are outside this state.

(d) For purposes of this subdivision:

a. The purchaser’s destination point shall be determined without regard to the FOB point or other conditions of the sale; and

b. The seller’s shipping point is determined without regard to the location of the seller’s principle office or place of business.

(3) The taxpayer may elect to compute the portion of income from all sources in this state in the following manner:

(a) The income from all sources shall be determined as provided, excluding therefrom the figures for the operation of any bridge connecting this state with another state;

(b) The amount of sales which are transactions in this state shall be divided by the total sales, and the net income shall be multiplied by the fraction thus obtained, to determine the proportion of income to be used to arrive at the amount of Missouri taxable income. The investment or reinvestment of its own funds, or sale of any such investment or reinvestment, shall not be considered as sales or other business transacted for the determination of said fraction;

(c) For the purposes of this subdivision, a transaction involving the sale of tangible property is:

a. “In this state” if the purchaser’s destination point is in this state;

b. Not “in this state” if the purchaser’s destination point is outside this state;

(d) For purposes of this subdivision, the purchaser’s destination point shall be determined without regard to the FOB point or other conditions of the sale and shall not be in this state if the purchaser received the tangible personal property from the seller in this state for delivery to the purchaser’s location outside this state[;]

(e) For the purposes of this subdivision, a transaction involving the sale other than the sale of tangible property is “in this state” if the taxpayer’s market for the sales is in this state. The taxpayer’s market for sales is in this state:

a. In the case of sale, rental, lease, or license of real property, if and to the extent the property is located in this state;

b. In the case of rental, lease, or license of tangible personal property, if and to the extent the property is located in this state;

c. In the case of sale of a service, if and to the extent the ultimate beneficiary of the service is located in this state and shall not be in this state if the ultimate beneficiary of the service rendered by the taxpayer or the taxpayer's designee is located outside this state; and

d. In the case of intangible property:

(i) That is rented, leased, or licensed, if and to the extent the property is used in this state by the rentee, lessee, or licensee, provided that intangible property utilized in marketing a good or service to a consumer is "used in this state" if that good or service is purchased by a consumer who is in this state. Franchise fees or royalties received for the rent, lease, license, or use of a trade name, trademark, service mark, or franchise system or provides a right to conduct business activity in a specific geographic area are "used in this state" to the extent the franchise location is in this state; and

(ii) That is sold, if and to the extent the property is used in this state, provided that:

i. A contract right, government license, or similar intangible property that authorizes the holder to conduct a business activity in a specific geographic area is "used in this state" if the geographic area includes all or part of this state;

ii. Receipts from intangible property sales that are contingent on the productivity, use, or disposition of the intangible property shall be treated as receipts from the rental, lease, or licensing of such intangible property under item (i) of this subparagraph; and

iii. All other receipts from a sales of intangible property shall be excluded from the numerator and denominator of the sales factor;

(f) If the state or states of assignment under paragraph (e) of this subdivision cannot be determined, the state or states of assignment shall be reasonably approximated;

(g) If the state of assignment cannot be determined under paragraph (e) of this subdivision or reasonably approximated under paragraph (f) of this subdivision, such sales shall be excluded from the denominator of the sales factor;

(h) The director may prescribe such rules and regulations as necessary or appropriate to carry out the purposes of this section].

(4) For purposes of this subsection, the following words shall, unless the context otherwise requires, have the following meaning:

(a) "Administration services" include, but are not limited to, clerical, fund or shareholder accounting, participant record keeping, transfer agency, bookkeeping, data processing, custodial, internal auditing, legal and tax services performed for an investment company;

(b) "Affiliate", the meaning as set forth in 15 U.S.C. Section 80a-2(a)(3)(C), as may be amended from time to time;

(c) "Distribution services" include, but are not limited to, the services of advertising, servicing, marketing, underwriting or selling shares of an investment company, but, in the case of advertising, servicing or marketing shares, only where such service is performed by a person who is, or in the case of a closed end company, was, either engaged in the services of underwriting or selling investment company shares or affiliated with a person that is engaged in the service of underwriting or selling investment company shares. In the case of an open end company, such service of underwriting or selling shares must

be performed pursuant to a contract entered into pursuant to 15 U.S.C. Section 80a-15(b), as from time to time amended;

(d) “Investment company”, any person registered under the federal Investment Company Act of 1940, as amended from time to time, (the act) or a company which would be required to register as an investment company under the act except that such person is exempt to such registration pursuant to Section 80a-3(c)(1) of the act;

(e) “Investment funds service corporation” includes any corporation or S corporation doing business in the state which derives more than fifty percent of its gross income in the ordinary course of business from the provision directly or indirectly of management, distribution or administration services to or on behalf of an investment company or from trustees, sponsors and participants of employee benefit plans which have accounts in an investment company. An investment funds service corporation shall include any corporation or S corporation providing management services as an investment advisory firm registered under Section 203 of the Investment Advisors Act of 1940, as amended from time to time, regardless of the percentage of gross revenues consisting of fees from management services provided to or on behalf of an investment company;

(f) “Management services” include but are not limited to, the rendering of investment advice directly or indirectly to an investment company making determinations as to when sales and purchases of securities are to be made on behalf of the investment company, or the selling or purchasing of securities constituting assets of an investment company, and related activities, but only where such activity or activities are performed:

a. Pursuant to a contract with the investment company entered into pursuant to 15 U.S.C. Section 80a-15(a), as from time to time amended;

b. For a person that has entered into such contract with the investment company; or

c. For a person that is affiliated with a person that has entered into such contract with an investment company;

(g) “Qualifying sales”, gross income derived from the provision directly or indirectly of management, distribution or administration services to or on behalf of an investment company or from trustees, sponsors and participants of employee benefit plans which have accounts in an investment company. For purposes of this section, “gross income” is defined as that amount of income earned from qualifying sources without deduction of expenses related to the generation of such income;

(h) “Residence”, presumptively the fund shareholder’s mailing address on the records of the investment company. If, however, the investment company or the investment funds service corporation has actual knowledge that the fund shareholder’s primary residence or principal place of business is different than the fund shareholder’s mailing address such presumption shall not control. To the extent an investment funds service corporation does not have access to the records of the investment company, the investment funds service corporation may employ reasonable methods to determine the investment company fund shareholder’s residence.

(5) Notwithstanding other provisions of law to the contrary, qualifying sales of an investment funds service corporation, or S corporation, shall be considered wholly in this state only to the extent that the fund shareholders of the investment companies, to which the investment funds service corporation, or S

corporation, provide services, are resided in this state. Wholly in this state qualifying sales of an investment funds service corporation, or S corporation, shall be determined as follows:

(a) By multiplying the investment funds service corporation's total dollar amount of qualifying sales from services provided to each investment company by a fraction, the numerator of which shall be the average of the number of shares owned by the investment company's fund shareholders resided in this state at the beginning of and at the end of the investment company's taxable year that ends with or within the investment funds service corporation's taxable year, and the denominator of which shall be the average of the number of shares owned by the investment company's fund shareholders everywhere at the beginning of and at the end of the investment company's taxable year that ends with or within the investment funds service corporation's taxable year;

(b) A separate computation shall be made to determine the wholly in this state qualifying sales from each investment company. The qualifying sales for each investment company shall be multiplied by the respective percentage of each fund, as calculated pursuant to paragraph (a) of this subdivision. The product of this equation shall result in the wholly in this state qualifying sales. The qualifying sales for each investment company which are not wholly in this state will be considered wholly without this state;

(c) To the extent an investment funds service corporation has sales which are not qualifying sales, those nonqualified sales shall be apportioned to this state based on the methodology utilized by the investment funds service corporation without regard to this subdivision.

3. Any corporation described in subdivision (1) of subsection 1 of section 143.441 organized in this state or granted a permit to operate in this state for the transportation or care of passengers shall report its gross earnings within the state on intrastate business and shall also report its gross earnings on all interstate business done in this state which report shall be subject to inquiry for the purpose of determining the amount of income to be included in Missouri taxable income. The previous sentence shall not apply to a railroad.

4. A corporation described in subdivision (2) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income arising from all sources in this state and all income from each transportation service wholly within this state, from each service where the only lines of such corporation used are those in this state, and such proportion of revenue from each service where the facilities of such corporation in this state and in another state or states are used, as the mileage used over the lines of such corporation in the state shall bear to the total mileage used over the lines of such corporation. The taxpayer may elect to compute the portion of income from all sources within this state in the following manner:

(1) The income from all sources shall be determined as provided;

(2) The amount of investment of such corporation on December thirty-first of each year in this state in fixed transportation facilities, real estate and improvements, plus the value on December thirty-first of each year of any fixed transportation facilities, real estate and improvements in this state leased from any other railroad shall be divided by the sum of the total amount of investment of such corporation on December thirty-first of each year in fixed transportation facilities, real estate and improvements, plus the value on December thirty-first of each year, of any fixed transportation facilities, real estate and improvements leased from any other railroad. Where any fixed transportation facilities, real estate or improvements are leased by more than one railroad, such portion of the value shall be used by each railroad as the rental paid by each shall bear to the rental paid by all lessees. The income shall be multiplied by the fraction thus obtained to determine the proportion to be used to arrive at the amount of Missouri taxable income.

5. A corporation described in subdivision (3) of subsection 1 of section 143.441 shall include in its Missouri taxable income one-half of the net income from the operation of a bridge between this and another state. If any such bridge is owned or operated by a railroad corporation or corporations, or by a corporation owning a railroad corporation using such bridge, then the figures for operation of such bridge may be included in the return of such railroad or railroads; or if such bridge is owned or operated by any other corporation which may now or hereafter be required to file an income tax return, one-half of the income or loss to such corporation from such bridge may be included in such return by adding or subtracting same to or from another net income or loss shown by the return.

6. A corporation described in subdivision (4) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income arising from all sources within this state. Income shall include revenue from each telephonic or telegraphic service rendered wholly within this state; from each service rendered for which the only facilities of such corporation used are those in this state; and from each service rendered over the facilities of such corporation in this state and in other state or states, such proportion of such revenue as the mileage involved in this state shall bear to the total mileage involved over the lines of said company in all states. The taxpayer may elect to compute the portion of income from all sources within this state in the following manner:

(1) The income from all sources shall be determined as provided;

(2) The amount of investment of such corporation on December thirty-first of each year in this state in telephonic or telegraphic facilities, real estate and improvements thereon, shall be divided by the amount of the total investment of such corporation on December thirty-first of each year in telephonic or telegraphic facilities, real estate and improvements. The income of the taxpayer shall be multiplied by fraction thus obtained to determine the proportion to be used to arrive at the amount of Missouri taxable income.

7. From the income determined in subsections 2, 3, 4, 5 and 6 of this section to be from all sources within this state shall be deducted such of the deductions for expenses in determining Missouri taxable income as were incurred in this state to produce such income and all losses actually sustained in this state in the business of the corporation.

8. If a corporation derives only part of its income from sources within Missouri, its Missouri taxable income shall only reflect the effect of the following listed deductions to the extent applicable to Missouri. The deductions are: (a) its deduction for federal income taxes pursuant to section 143.171, and (b) the effect on Missouri taxable income of the deduction for net operating loss allowed by Section 172 of the Internal Revenue Code. The extent applicable to Missouri shall be determined by multiplying the amount that would otherwise affect Missouri taxable income by the ratio for the year of the Missouri taxable income of the corporation for the year divided by the Missouri taxable income for the year as though the corporation had derived all of its income from sources within Missouri. For the purpose of the preceding sentence, Missouri taxable income shall not reflect the listed deductions.

9. Any investment funds service corporation organized as a corporation or S corporation which has any shareholders resided in this state shall be subject to Missouri income tax as provided in this chapter.

[10. The provisions of this section do not impact any other apportionment election available to a taxpayer under Missouri statutes.]”;

Further amend the title and enacting clause accordingly.

Senator Curls moved that the above amendment be adopted.

Senator Curls offered SA 1 to SA 2, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to House Committee Bill No. 3, Page 1, Section 135.025, Line 14 by striking “fifty” and inserting in lieu thereof **“fifty-two”**.

Senator Curls moved that the above amendment be adopted, which motion failed.

Senator Kraus offered SSA 1 for SA 2:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend House Committee Bill No. 3, Page 5, Section 135.030, Line 38, by inserting after all of said line the following:

“208.1205. 1. The department of social services shall apply for and obtain a Medicaid global waiver and any other necessary waivers or state plan amendments from the Secretary of the United States Department of Health and Human Services, including, but not limited to, a waiver of the appropriate sections of Title XIX, 42 U.S.C. Section 1396 et. seq. The application for and the provisions of such waivers or state plan amendments shall be implemented as follows:

(1) The federal waiver application process shall be reviewed by the joint committee on public assistance, established under section 208.952. Prior to the submission of the waiver application to the federal government, the department shall provide the joint committee with the proposed waiver application. The waiver application shall not be submitted to the federal government until the provisions of this section have been followed;

(2) The joint committee shall review the waiver application and hold a public hearing within thirty days of receipt of the application, during which public testimony shall be received. The director of the department, or the director of the division of MO HealthNet, shall testify on the proposed waiver application; and

(3) Within thirty days of the public hearing, the joint committee shall either accept or reject the proposed waiver application and shall, if necessary, propose modifications to or other recommendations for the application as submitted.

2. The waiver application shall include provisions, to the fullest extent possible, that maximize the flexibility of the state to design a patient-centered, sustainable, and cost-effective approach to a market-based health care system that emphasizes competitive and value-based purchasing. Such flexibility may include:

(1) Eligibility determinations which may include work requirements for certain able-bodied adults;

(2) Initiatives to promote healthy outcomes and reward personal responsibility, including the use of co-payments, premiums, and health savings accounts. Such initiatives may include the forgiveness of a patient’s co-payments, premiums, or other out-of-pocket obligations or the use of other incentives

in exchange for the patient's performance or participation in healthy incentives and wellness programs or for choosing lower-cost health care services;

(3) Measures to improve the quality of and to lower the cost of health care through policies such as selective contracting and competitive bidding, preferred provider networks, and health outcome-based provider reimbursement; and

(4) Accountability and transparency measures designed to promote interdepartmental cooperation and coordination while eliminating redundancies. Such measures shall also promote the efficient and cost-effective delivery of health care services in a patient-centered approach, including physical and mental health care services.

3. The waiver application shall include provisions, to the fullest extent possible, that propose or accept funding mechanisms similar to a federally-capped block grant, which may include capped per capita allocations, capped allotments, or shared savings based on per-enrollee spending targets, adjusted for inflation, state gross domestic product, state population growth, state Medicaid population growth, natural disasters, man-made disasters, extensive economic downturns, and other economic and demographic factors, for the duration of the waiver.

208.1210. 1. It shall be necessary to propose legislative changes in order to comply with the federal waiver application submitted under section 208.1205, if the application is approved by the federal government. Until such statutory changes are enacted through the legislative process, all applicable laws relating to MO HealthNet shall remain in effect. In order to effectuate additional programmatic changes to the MO HealthNet program beyond those authorized by the ninety-ninth general assembly, first regular session, and as authorized by the waiver, the department of social services shall propose the additional statutory changes required. Such changes cannot be effectuated until the necessary statutes have been enacted.

2. The joint committee on public assistance shall hold public hearings and receive public testimony on such proposed statutory changes to determine whether or not such proposals satisfy the goals enumerated in section 208.1205 and would result in substantial new opportunities for the MO HealthNet program on a cost-neutral basis.

3. Upon the enactment of legislation related to the waiver, the department shall adopt rules and regulations to implement the provisions of the waiver. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

208.1215. After the approval of the waiver application submitted under section 208.1205 by the federal government, the joint committee on public assistance shall meet at least twice a year. The joint committee shall have the authority to:

(1) Provide oversight on the Medicaid global waiver;

(2) Communicate as necessary with the director of the department of social services, the director of the MO HealthNet division, and any other divisions or departments within the scope of the MO HealthNet program;

(3) Recommend the type of services for the MO HealthNet program offered by the state;

(4) Issue, in accordance with section 21.400, subpoenas, subpoenas duces tecum, and orders for the production of books, accounts, papers, records, and documents; and

(5) Recommend to the general assembly and the department any amendments to the waiver and any corrective clarifying legislation that may be necessary.

208.1220. 1. In the event that the global waiver or related waivers or state plan amendments submitted under section 208.1205 are suspended or terminated for any reason, or in the event that the global waiver or related waivers or state plan amendments expire, the department of social services shall apply for an extension or renewal of the global waiver or any new waivers that, at a minimum, ensure the continuation of the waiver authorities in existence prior to the acceptance of the global waiver. The department shall ensure that any such actions are conducted in accordance with applicable federal statutes and regulations relating to waiver renewals, extensions, or terminations. The department shall, to the fullest extent possible, ensure that said waiver authorities are reinstated prior to any suspension, termination, or expiration of the global waiver.

2. In the event that the provisions of Title XIX, 42 U.S.C. Section 1396 et. seq. are changed or repealed to the extent that Medicaid becomes, or the federal government otherwise offers, a block grant to the states for the provision of health care services to certain eligible persons, the provisions of sections 208.1205 to 208.1215 shall expire.”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above substitute amendment be adopted.

Senator Schaaf raised the point of order that **SSA 1** for **SA 2** goes beyond the scope of the bill.

The point of order was referred to the President Pro Tem.

At the request of Senator Kraus, **SSA 1** for **SA 2** was withdrawn, rendering the point of order moot.

At the request of Senator Koenig, **HCB 3**, with **SA 2** (pending), was placed on the Informal Calendar.

Senator Onder assumed the Chair.

REFERRALS

President Pro Tem Richard referred **HB 1045**, **HB 289**, with **SCS**, and **SS** for **SCS** for **SB 49** to the Committee on Fiscal Oversight.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 849**, entitled:

An Act to repeal sections 50.740 and 105.145, RSMo, and to enact in lieu thereof two new sections relating to the reporting of financial transactions, with a penalty provision.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 330**, entitled:

An Act to repeal section 334.036, RSMo, and to enact in lieu thereof one new section relating to assistant physicians, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 1158**, entitled:

An Act to repeal sections 21.771, 210.110, and 210.152, RSMo, and to enact in lieu thereof three new sections relating to child abuse, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 762, regarding Timothy G. Peters, Warrenton, which was adopted.

Senator Riddle offered Senate Resolution No. 763, regarding Betty O'Neal, Fulton, which was adopted.

Senator Riddle offered Senate Resolution No. 764, regarding Barbara Fisher, Mexico, which was adopted.

Senator Riddle offered Senate Resolution No. 765, regarding Betty W. Creech, Mexico, which was adopted.

Senator Riddle offered Senate Resolution No. 766, regarding Jacqueline Thomas, Madison, which was adopted.

COMMUNICATIONS

Senator Silvey submitted the following:

April 1, 2017

Ms. Adriane Crouse

Secretary of the Senate

State Capitol, Room 325

201 W. Capitol Avenue

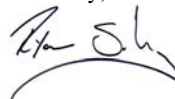
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 45, I respectfully request that House Bill 1045 be removed from the consent calendar.

Thank you for your consideration of my request.

Sincerely,



Senator Ryan Silvey
District 17

INTRODUCTION OF GUESTS

Senator Hegeman introduced to the Senate, Basketball Coach Ben McCollum; Football Coach Rich Wright; and D’Vante Mosby, Anthony Woods, Zach Schneider, Cass Weitzl and Collin Bevins, members of the 2016-2017 NCAA Division II State Champion Northwest Missouri State University basketball and football teams.

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, April 19, 2017.

SENATE CALENDAR

FIFTY-SIXTH DAY—WEDNESDAY, APRIL 19, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 433
HB 598-Cornejo
HCS for HB 656
HCS for HB 698
HCS for HB 17
HCS for HB 18
HCS for HB 19
HCB 4-Lauer
HCB 5-Lauer
HCS for HB 118
HB 227-Hubrecht

HCS for HB 694
HB 121-Frederick
HB 209-Wiemann
HCS for HB 334
HCS for HB 159
HCS for HB 741
HCS for HB 729
HCS for HB 935
HB 849-Pfautsch
HCS for HB 330
HCS for HB 1158

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
(In Fiscal Oversight)

SS for SCS for SB 49-Walsh (In Fiscal Oversight)
SS for SB 490-Schupp

SENATE BILLS FOR PERFECTION

- | | |
|-----------------------------|----------------------------------|
| 1. SB 495-Riddle, with SCS | 9. SB 480-Kraus |
| 2. SB 532-Hoskins | 10. SB 407-Riddle, with SCS |
| 3. SB 518-Emery | 11. SB 353-Wallingford, with SCS |
| 4. SB 341-Nasheed, with SCS | 12. SB 380-Riddle |
| 5. SJR 5-Emery, with SCS | 13. SB 297-Hummel, with SCS |
| 6. SB 305-Kehoe, et al | 14. SB 474-Schatz |
| 7. SB 535-Wallingford | 15. SB 483-Holsman |
| 8. SB 523-Sater, with SCS | 16. SB 498-Nasheed |

HOUSE BILLS ON THIRD READING

- | | |
|--|--|
| 1. HB 288-Fitzpatrick (Kehoe) | 17. HB 758-Cookson, with SCS (Romine) |
| 2. HCS for HB 151 (Silvey)
(In Fiscal Oversight) | 18. HCS for HB 138, with SCS (Onder) |
| 3. HB 850-Davis (Kraus) | 19. HCS for HB 441 (Rowden) |
| 4. HCS for HB 452 (Rowden) | 20. HCS for HB 253, with SCS (Romine) |
| 5. HCS for HB 831, with SCS (In Fiscal
Oversight) | 21. HB 94-Lauer (Romine) |
| 6. HCS for HB 381, with SCS (Hegeman) | 22. HB 248-Fitzwater, with SCS
(Cunningham) (In Fiscal Oversight) |
| 7. HB 58-Haefner (Onder) | 23. HB 289-Fitzpatrick, with SCS
(Rowden) (In Fiscal Oversight) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 24. HB 493-Bondon, with SCS (Silvey) |
| 9. HB 327-Morris (Curls) (In Fiscal
Oversight) | 25. HB 52-Andrews (Hegeman) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 26. HCS for HB 647, with SCS (Sater) |
| 11. HCS for HB 57-Haefner, with SCS
(Libla) (In Fiscal Oversight) | 27. HCS for HB 353, with SCS |
| 12. HCS for HB 422 (Dixon) | 28. HCS for HB 54, with SCS (Emery) |
| 13. HB 245-Rowland, with SCS
(Cunningham) (In Fiscal Oversight) | 29. HB 355-Bahr (Eigel) |
| 14. HB 262-Sommer (Hoskins) | 30. HCS for HB 122, with SCS (Onder) |
| 15. HCS for HB 270 (Rowden) | 31. HCS for HB 230, with SCS (Koenig) |
| 16. HCS for HB 661, with SCS (Emery)
(In Fiscal Oversight) | 32. HB 700-Cookson, with SCS (Libla) |
| | 33. HB 1045-Haahr (Wasson)
(In Fiscal Oversight) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|------------------------|-------------|
| SB 5-Richard | SB 13-Dixon |
| SB 6-Richard, with SCS | SB 20-Brown |

SB 21-Brown	SB 177-Dixon, with SCS
SB 28-Sater, with SCS (pending)	SB 178-Dixon
SB 32-Emery, with SCS	SB 180-Nasheed, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 183-Hoskins, with SCS
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 184-Emery, with SS (pending)
SBs 44 & 63-Romine, with SCS	SB 185-Onder, et al, with SCS
SB 46-Libla, with SCS	SB 188-Munzlinger, with SCS
SB 61-Hegeman, with SCS	SB 189-Kehoe, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 68-Onder and Nasheed	SB 196-Koenig
SB 76-Munzlinger	SB 199-Wasson
SB 80-Wasson, with SCS	SB 200-Libla
SB 81-Dixon	SB 201-Onder, with SCS
SB 83-Dixon	SB 203-Sifton, with SCS
SB 85-Kraus, with SCS	SB 207-Sifton
SB 96-Sater and Emery	SB 209-Wallingford
SB 97-Sater, with SCS	SB 210-Onder, with SCS
SB 102-Cunningham, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 103-Wallingford	SB 221-Riddle
SB 109-Holsman, with SCS	SB 223-Schatz, with SCS
SB 115-Schupp, with SCS	SB 227-Koenig, with SCS
SB 117-Schupp, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 122-Munzlinger, with SCS	SB 230-Riddle
SB 123-Munzlinger	SB 232-Schatz
SB 126-Wasson	SB 233-Wallingford
SB 129-Dixon and Sifton, with SCS	SB 234-Libla, with SCS
SB 130-Kraus, with SCS	SB 239-Rowden, with SCS
SB 133-Chappelle-Nadal	SB 242-Emery, with SCS
SB 138-Sater	SB 243-Hegeman
SB 141-Emery	SB 247-Kraus, with SCS
SB 142-Emery	SB 250-Kehoe
SB 144-Wallingford	SB 252-Dixon, with SCS
SB 145-Wallingford, with SCS	SB 258-Munzlinger
SB 147-Romine	SB 259-Munzlinger
SB 156-Munzlinger, with SCS	SB 260-Munzlinger
SB 157-Dixon, with SCS	SB 261-Munzlinger
SB 158-Dixon	SB 262-Munzlinger
SB 163-Romine	SB 263-Riddle
SB 169-Dixon, with SCS	SB 264-Dixon
SB 171-Dixon and Sifton, with SCS	SB 267-Schatz, with SCS
SB 176-Dixon	SB 271-Wasson and Richard, with SCS
	SB 280-Hoskins, with SCS

SB 284-Hegeman, with SCS	SB 389-Sater, with SCS
SBs 285 & 17-Koenig, with SCS	SB 391-Munzlinger
SB 286-Rizzo	SB 392-Holsman
SB 290-Schatz, with SCS	SB 406-Wasson and Sater
SB 295-Schaaf, with SCS	SB 409-Koenig
SB 298-Curls	SB 410-Schatz
SB 303-Wieland, with SCS	SB 413-Munzlinger
SB 311-Wasson, with SCS	SB 418-Hegeman, with SCS
SBs 314 & 340-Schatz, et al, with SCS	SB 419-Riddle
SB 316-Rowden, with SCS	SB 422-Cunningham, with SCS
SB 325-Kraus	SB 426-Wasson, with SCS
SBs 327, 238 & 360-Romine, with SCS	SB 427-Wasson
SB 328-Romine, with SCS & SA 3 (pending)	SB 430-Cunningham, with SCS
SB 330-Munzlinger	SB 433-Sater, with SCS
SB 331-Hegeman	SB 435-Cunningham, with SCS
SB 333-Schaaf, with SCS	SB 442-Hegeman
SB 336-Wieland	SB 445-Rowden
SB 348-Wasson, with SA 1 (pending)	SB 448-Emery
SB 349-Wasson	SB 451-Nasheed, with SS (pending)
SB 358-Wieland	SB 468-Hegeman
SB 362-Hummel	SB 469-Schatz
SB 368-Rowden	SB 475-Schatz
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 485-Hoskins
SB 378-Wallingford	SB 517-Wasson
SB 379-Schatz	SB 526-Brown
SB 381-Riddle	SJR 9-Romine, with SCS
SB 383-Eigel and Wieland	SJR 11-Hegeman, with SCS
SB 384-Rowden, with SCS	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 34-Plocher (Dixon)	HCS for HBs 190 & 208 (Eigel)
HB 35-Plocher (Dixon)	HB 207-Fitzwater (Romine)
HB 51-Andrews, with SCS (Hegeman)	HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)
HCS for HB 66, with SCS (Sater)	HCS for HB 292, with SCS (Cunningham)
HB 85-Redmon, with SCS (Hegeman)	HCS for HBs 302 & 228, with SCS (Schatz)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HB 336-Shull (Rowden)
HB 93-Lauer, with SCS (Wasson)	HCS for HBs 337, 259 & 575 (Schatz)
HB 95-McGaugh (Emery)	HCS for HBs 339 & 714, with SCS (Rowden)
HB 104-Love (Brown)	HCS for HB 427, with SCS (Kehoe)
HCS for HB 115, with SCS (Wasson)	HCS for HB 451 (Wasson)

HCS for HB 460 (Munzlinger)
HB 461-Kolkmeyer (Munzlinger)
HB 462-Kolkmeyer (Munzlinger)
HB 655-Engler (Dixon) (In Fiscal Oversight)

HCS for HBs 1194 & 1193 (Hegeman)
HCB 3-Fitzpatrick, with SA 2 (pending)
(Koenig)

CONSENT CALENDAR

House Bills

Reported 4/13

HB 871-Davis, with SCS (Kraus)
HCS for HB 304, with SCS
HB 909-Fraker (Wasson)
HCS for HB 631, with SCS (Emery)
HCS for HB 703 (Hegeman)
HB 843-McGaugh, with SCS (Hegeman)
HB 200-Fraker, with SCS
HCS for HB 199, with SCS
HB 956-Vescovo, with SCS (Rizzo)
HB 87-Henderson, with SCS (Romine)
HB 587-Redmon, with SCS (Hegeman)

HCS for HB 258, with SCS (Munzlinger)
HCS for HB 645 (Sater)
HCS for HB 183 (Nasheed)
HCS for HB 542 (Schatz)
HB 61-Alferman (Schatz)
HB 128, HB 678, HB 701 & HB 964-Davis,
with SCS (Richard)
HB 811-Ruth (Wieland)
HB 805-Basye (Rowden)
HB 664-Korman (Riddle)

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

To be Referred

SCR 26-Kehoe

HCR 35-Hurst

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-SIXTH DAY—WEDNESDAY, APRIL 19, 2017

The Senate met pursuant to adjournment.

Senator Onder in the Chair.

Reverend Carl Gauck offered the following prayer:

“For we are God’s servants, working together; you are God’s field, God’s builders.”(I Corinthians 3:9)

Gracious God we give You thanks and praise for the honor You have shown us by making us Your co-workers, to cooperate with Your will for us, in our caring for our fellow citizens. We know, Lord, that by doing so we are doing the work You have for us, for You have given us eyes to see the needs of Your people and time in which to use wisely and productively. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Sater—1

Vacancies—1

COMMUNICATIONS

Senator Schaaf submitted the following, which was read:

April 19, 2017

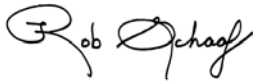
Adriane Crouse
Secretary of the Senate
State Capitol, Rm. 325
201 W. Capitol Avenue
Jefferson City, MO 65101

Dear Madam Secretary:

Pursuant to Rule 45, I respectfully request that the following consent bills be removed from the consent calendar:

HB 871, HCS HB 304, HB 909, HCS HB 631, HCS HB 703, HB 843, HB 200, HCS HB 199, HB 956, HB 87, HB 587, HCS HB 258, HCS HB 645, HCS HB 183, HCS HB 542, HB 61, HB 128, HB 678, HB 701, HB 964, HB 811, HB 805, HB 664

Sincerely,



Rob Schaaf

RESOLUTIONS

Senator Hoskins offered Senate Resolution No. 767, regarding Brooks Allen Hotmer, Odessa, which was adopted.

Senator Hoskins offered Senate Resolution No. 768, regarding Alice Jarman, Higginsville, which was adopted.

Senator Hoskins offered Senate Resolution No. 769, regarding F.R. Bailey, Chillicothe, which was adopted.

Senator Hoskins offered Senate Resolution No. 770, regarding Virginia Campbell, Warrensburg, which was adopted.

Senator Onder offered Senate Resolution No. 771, regarding Haley Schaefer, St. Charles, which was adopted.

Senator Onder offered Senate Resolution No. 772, regarding Wentzville Christian Church, which was adopted.

Senator Onder offered Senate Resolution No. 773, regarding Penny Henke, which was adopted.

Senator Onder offered Senate Resolution No. 774, regarding Archie Lee Rippetto, O'Fallon, which was adopted.

Senator Onder offered Senate Resolution No. 775, regarding Carolyn Foushee, Wentzville, which was adopted.

Senator Onder offered Senate Resolution No. 776, regarding Clifford Lee "Cliff" Turner, O'Fallon, which was adopted.

Senator Rizzo offered Senate Resolution No. 777, regarding Ellen Yankiver Suni, which was adopted.

Senator Emery offered Senate Resolution No. 778, regarding Sara Gammon, Drexel, which was adopted.

Senator Curls offered Senate Resolution No. 779, regarding the Fiftieth Wedding Anniversary of George and Mary Ann DeMyers, Charleston, which was adopted.

Senator Onder offered Senate Resolution No. 780, regarding Lawson Kindria Daria Dyson, O’Fallon, which was adopted.

Senator Brown offered Senate Resolution No. 781, regarding Bob May, Rolla, which was adopted.

Senator Brown offered Senate Resolution No. 782, regarding Robin Pirtle, St. Robert, which was adopted.

Senator Cunningham requested unanimous consent of the Senate that **HB 655** be returned by the Committee on Fiscal Oversight as it was inadvertently referred to such committee, which request was granted.

HOUSE BILLS ON THIRD READING

HB 34, introduced by Representative Plocher, entitled:

An Act to repeal sections 400.1-101, 400.1-102, 400.1-103, 400.1-105, 400.1-106, 400.1-107, 400.1-108, 400.1-201, 400.1-202, 400.1-203, 400.1-204, 400.1-205, 400.1-206, 400.1-207, 400.1-208, 400.7-102, 400.7-103, 400.7-104, 400.7-105, 400.7-201, 400.7-202, 400.7-203, 400.7-204, 400.7-205, 400.7-206, 400.7-207, 400.7-208, 400.7-209, 400.7-210, 400.7-301, 400.7-302, 400.7-303, 400.7-304, 400.7-305, 400.7-307, 400.7-308, 400.7-309, 400.7-401, 400.7-402, 400.7-403, 400.7-404, 400.7-501, 400.7-502, 400.7-503, 400.7-504, 400.7-505, 400.7-506, 400.7-507, 400.7-508, 400.7-509, 400.7-601, 400.7-602, 400.7-603, and 400.7-604, RSMo, and to enact in lieu thereof sixty-four new sections relating to the uniform commercial code.

Was taken up by Senator Dixon.

Senator Schaaf moved that debate on the question under consideration be postponed until tomorrow.

Senator Richard requested the motion be reduced to writing.

The motion made by Senator Schaaf was submitted in writing and read.

At the request of Senator Schaaf, the above motion was withdrawn.

On motion of Senator Dixon, **HB 34** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senator Hegeman—1

Absent with leave—Senator Sater—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Dixon, title to the bill was agreed to.

Senator Dixon moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HB 51, introduced by Representative Andrews, with **SCS**, entitled:

An Act to repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

Was taken up by Senator Hegeman.

SCS for **HB 51**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 51

An Act to repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

Was taken up.

Senator Hegeman moved that **SCS** for **HB 51** be adopted, which motion prevailed.

On motion of Senator Hegeman, **SCS** for **HB 51** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senator Sater—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HBs 339 and 714, with SCS, entitled:

An Act to repeal section 537.065, RSMo, and to enact in lieu thereof two new sections relating to settlement of tort claims.

Was taken up by Senator Rowden.

SCS for HCS for HBs 339 and 714, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NOS. 339 and 714

An Act to repeal section 537.065, RSMo, and to enact in lieu thereof three new sections relating to tort claims for damages.

Was taken up.

Senator Rowden moved that **SCS for HCS for HBs 339 and 714** be adopted.

Senator Rowden offered **SS for SCS for HCS for HBs 339 and 714**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NOS. 339 and 714

An Act to repeal section 537.065, RSMo, and to enact in lieu thereof two new sections relating to the settlement of tort claims.

Senator Rowden moved that **SS for SCS for HCS for HBs 339 and 714** be adopted.

Senator Kehoe assumed the Chair.

Senator Onder assumed the Chair.

Senator Sifton offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 339 & 714, Page 5, Section 537.065, Lines 14-17, by striking all of said lines.

Senator Sifton moved that the above amendment be adopted.

At the request of Senator Sifton, **SA 1** was withdrawn.

Senator Sifton offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 339 and 714, Page 3, Section 537.058, Line 6, by inserting after the word “obtain” the following: “**such**”; and further amend line 10 by inserting after the word “obtain” the following: “**such**”; and

Further amend said bill, page 5, section 537.065, line 15 by striking the comma “,” and inserting in lieu thereof the following: “**or**”; and further amend line 16 by striking the words “, or other similar contract”; and further amend line 17 by inserting after all of said line the following:

“4. Nothing in this section shall be construed to prohibit an insured from bringing a separate action asserting that the insurer acted in bad faith.”.

Senator Sifton moved that the above amendment be adopted, which motion prevailed.

Senator Rowden moved that **SS** for **SCS** for **HCS** for **HBs 339** and **714**, as amended, be adopted, which motion prevailed.

On motion of Senator Rowden, **SS** for **SCS** for **HCS** for **HBs 339** and **714**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Rowden	Schaaf	Schatz	Silvey	Wallingford	Wasson

Wieland—22

NAYS—Senators

Chappelle-Nadal	Holsman	Hummel	Nasheed	Rizzo	Schupp	Sifton
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Walsh—8

Absent—Senators

Curls Kraus—2

Absent with leave—Senator Sater—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Rowden, title to the bill was agreed to.

Senator Rowden moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HCR 47**.

HOUSE CONCURRENT RESOLUTION NO. 47

WHEREAS, Missouri’s transportation system plays a vital part in the lives of Missouri’s citizens. It is counted on to safely and reliably connect people with family, jobs and services, businesses with suppliers and customers, students with schools, and visitors with destinations; and

WHEREAS, among the states, Missouri has been a leader in transportation; the first interstate highway project in the United States to begin construction after the passage of the Federal-Aid Highway Act of 1956 was in Missouri; and

WHEREAS, there is a total of 33,884 miles of roadway within the state of Missouri, which makes the state highway system the nation’s seventh largest state highway system. Missouri also ranks sixth nationally in the number of bridges with 10,394. These numbers do not include the city and county system of roads and bridges, which includes an additional 97,000 miles of county roads and city streets, and nearly 14,000 bridges; and

WHEREAS, Missouri's transportation infrastructure is aging; and

WHEREAS, the primary sources of revenue provided to the Missouri Department of Transportation to manage the state transportation system are user fees: fuel taxes, registration and licensing fees, and motor vehicle sales taxes; and

WHEREAS, when compared to other states, Missouri ranks 47th in the nation in revenue per mile:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri House of Representatives, Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby create the 21st Century Missouri Transportation System Task Force; and

BE IT FURTHER RESOLVED that the mission of the task force shall be to:

- (1) Evaluate the condition of our state transportation system, including roads and bridges;
- (2) Evaluate current transportation funding in Missouri;
- (3) Evaluate whether current transportation funding in Missouri is sufficient to not only maintain the transportation system in its current state but also to ensure that it serves the transportation needs of Missouri's citizens as we move forward in the 21st century;
- (4) Make recommendations regarding the condition of the state transportation system; and
- (5) Make recommendations regarding transportation funding; and

BE IT FURTHER RESOLVED that the task force shall consist of the following members:

(1) Five members of the House of Representatives, with three members to be appointed by the Speaker of the House of Representatives, at least one of whom is a member of the Joint Committee on Transportation Oversight, and two members to be appointed by the Minority Leader of the House of Representatives, at least one of whom is a member of the Joint Committee on Transportation Oversight;

(2) Five members of the Senate, with three members to be appointed by the President Pro Tempore of the Senate, at least one of whom is a member of the Joint Committee on Transportation Oversight, and two members to be appointed by the Minority Leader of the Senate, at least one of whom is a member of the Joint Committee on Transportation Oversight;

(3) The Governor or his or her designee;

(4) The Director of the Department of Transportation or his or her designee;

(5) The Director of the Department of Economic Development or his or her designee;

(6) The Superintendent of the State Highway Patrol or his or her designee; and

(7) Nine Missouri residents or representatives from non-governmental organizations within Missouri, two of whom shall be appointed by the Speaker of the House of Representatives, one of whom shall be appointed by the Minority Leader of the House of Representatives, two of whom shall be appointed by the President Pro Tempore of the Senate, one of whom shall be appointed by the Minority Leader of the Senate, and three of whom shall be appointed by the Governor; and

BE IT FURTHER RESOLVED that the Speaker of the House of Representatives shall designate the chair of the task force and the President Pro Tempore of the Senate shall designate the vice chair of the task force; and

BE IT FURTHER RESOLVED that the staffs of House Research, Senate Research, and the Joint Committee on Legislative Research shall provide such legal, research, clerical, technical, and bill drafting services as the task force may require in the performance of its duties; and

BE IT FURTHER RESOLVED that the task force, its members, and any staff assigned to the task force shall receive reimbursement for actual and necessary expenses incurred in attending meetings of the task force or any subcommittee thereof; and

BE IT FURTHER RESOLVED that the task force shall meet within two months from adoption of this resolution; and

BE IT FURTHER RESOLVED that the 21st Century Missouri Transportation System Task Force shall report a summary of its activities and any recommendations for legislation to the General Assembly by January 1, 2018; and

BE IT FURTHER RESOLVED that the task force is authorized to function during the legislative interim of both the first and second regular sessions of the Ninety-ninth General Assembly, as authorized by *State v. Atterbury*, 300 S.W.2d 806 (Mo. 1957); and

BE IT FURTHER RESOLVED that the task force shall terminate on January 1, 2019; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare properly inscribed copies of this resolution for the Governor, the Director of the Department of Transportation, the Director of the Department of Economic Development, and the Superintendent of the State Highway Patrol.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 9**.

HOUSE CONCURRENT RESOLUTION NO. 9

WHEREAS, the Joachim Creek runs through both Jefferson County and St. Francois County in Missouri; and

WHEREAS, the Joachim Creek has changed over the course of time and has begun to endanger the health, safety, and welfare of citizens by being prone to frequent flash flood events; and

WHEREAS, it is pertinent that action be taken in order to ensure that citizens located near Joachim Creek have safe housing and a safe environment to work, live, and raise their families; and

WHEREAS, citizens, government agencies, community groups, and businesses need to come together to provide solutions for those afflicted by the Joachim Creek frequent flash flood events; and

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby urge the City of DeSoto and Jefferson County to establish a Joachim Creek Joint Task Force in order to:

1. Establish an early warning system to alert citizens of the need to evacuate during a flash flood event;
2. Conduct a study to better identify areas that are truly affected by repeated flooding of the Joachim Creek, and to distribute such results to assist in long-term planning in the Jefferson County area;
3. Determine if an organized property buyout is possible for areas that are truly affected by repeated flooding of the Joachim Creek; and
4. Identify methods that allow the area to use such flooding as an economic development tool; and

BE IT FURTHER RESOLVED that the Task Force may include the following members:

1. Traysa Sauer, Committee Member, Concerned Citizens for Flood Relief;
2. Susan Liley, Committee Member, Concerned Citizens for Flood Relief;
3. Paula Arbuthnot, Committee Member, Concerned Citizens for Flood Relief;
4. Elaine Gannon, State Representative, Missouri House of Representatives, District 115;
5. Claire McCaskill, Senator, United States Senate, or her designee;
6. Roy Blunt, Senator, United States Senate, or his designee;
7. Jason Smith, Congressman, United States House of Representatives, Missouri's 8th District, or his designee;
8. Gary Romine, Senator, Missouri State Senate, District 3;
9. Ben Harris, State Representative, Missouri House of Representatives, District 118;
10. Ken Waller, County Executive, Jefferson County;
11. Warren Robinson, Director, Jefferson County Office of Emergency Management;
12. Eric Larson, Director, Code Enforcement Division, Jefferson County;
13. David Dews, City Manager, City of DeSoto;
14. A representative from the Army Corps of Engineers;
15. A representative from the Missouri State Emergency Management Agency;
16. A representative from the Federal Emergency Management Agency; and
17. A representative from the Jefferson County Office of Economic Development; and

BE IT FURTHER RESOLVED that the Task Force may elect a chairperson and other officeholders from within its membership, and may add members to the Task Force by a majority vote; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for Jefferson County Executive Ken Waller, Senator Claire McCaskill, Senator Roy Blunt, Congressman Jason Smith, the Director of the Missouri State Emergency Management Agency, the Administrator of the Federal Emergency Management Agency, and the Commanding General of the United States Army Corps of Engineers.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 144**, entitled:

An Act to repeal sections 191.227 and 193.245, RSMo, and to enact in lieu thereof twelve new sections relating to decisions regarding health care and health care records.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Nasheed offered Senate Resolution No. 783, regarding the Civil Air Patrol, which was adopted.

Senator Nasheed offered Senate Resolution No. 784, regarding the Basilica of Saint Louis, King of France, which was adopted.

Senator Nasheed offered Senate Resolution No. 785, regarding Jaime Torres, Lieutenant Colonel, United States Air Force (Ret.), St. Louis, which was adopted.

INTRODUCTION OF GUESTS

Senator Walsh introduced to the Senate, teacher Brian Geldmacher, Carlton Pierson, and twenty-one seventh grade students from Salem Lutheran School, Florissant; and Whitney White, Jalen Stovall, Cierra Mondaine and Christopher Brooks were made honorary pages.

Senator Romine introduced to the Senate, Duane Price, III, Independence; and Connor Staponski, Lee's Summit.

Senator Hoskins introduced to the Senate, Edie Jean Bauer and Emerson Williams; and Edie and Emerson were made honorary pages.

On motion of Senator Kehoe, the Senate adjourned until 8:30 a.m., Thursday, April 20, 2017.

SENATE CALENDAR

FIFTY-SEVENTH DAY—THURSDAY, APRIL 20, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 433
HB 598-Cornejo
HCS for HB 656
HCS for HB 698
HCS for HB 17
HCS for HB 18
HCS for HB 19
HCB 4-Lauer
HCB 5-Lauer

HCS for HB 118
HB 227-Hubrecht
HCS for HB 694
HB 121-Frederick
HB 209-Wiemann
HCS for HB 334
HCS for HB 159
HCS for HB 741
HCS for HB 729

HCS for HB 935
 HB 849-Pfautsch
 HCS for HB 330

HCS for HB 1158
 HCS for HB 144

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
 (In Fiscal Oversight)

SS for SCS for SB 49-Walsh (In Fiscal Oversight)
 SS for SB 490-Schupp

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS
2. SB 532-Hoskins
3. SB 518-Emery
4. SB 341-Nasheed, with SCS
5. SJR 5-Emery, with SCS
6. SB 305-Kehoe, et al
7. SB 535-Wallingford
8. SB 523-Sater, with SCS

9. SB 480-Kraus
10. SB 407-Riddle, with SCS
11. SB 353-Wallingford, with SCS
12. SB 380-Riddle
13. SB 297-Hummel, with SCS
14. SB 474-Schatz
15. SB 483-Holsman
16. SB 498-Nasheed

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)
2. HCS for HB 151 (Silvey)
 (In Fiscal Oversight)
3. HB 850-Davis (Kraus)
4. HCS for HB 452 (Rowden)
5. HCS for HB 831, with SCS
 (In Fiscal Oversight) (Hummel)
6. HCS for HB 381, with SCS (Hegeman)
7. HB 58-Haefner (Onder)
8. HB 175-Reiboldt, with SCS (Munzlinger)
9. HB 327-Morris (Curls)
 (In Fiscal Oversight)
10. HB 680-Fitzwater, with SCS (Wasson)
11. HCS for HB 57-Haefner, with SCS
 (Libla) (In Fiscal Oversight)
12. HCS for HB 422 (Dixon)

13. HB 245-Rowland, with SCS
 (Cunningham) (In Fiscal Oversight)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
 (In Fiscal Oversight)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS
 (Cunningham) (In Fiscal Oversight)
23. HB 289-Fitzpatrick, with SCS
 (Rowden) (In Fiscal Oversight)
24. HB 493-Bondon, with SCS (Silvey)

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|--------------------------------------|---------------------------------------|
| 25. HB 52-Andrews (Hegeman) | 30. HCS for HB 122, with SCS (Onder) |
| 26. HCS for HB 647, with SCS (Sater) | 31. HCS for HB 230, with SCS (Koenig) |
| 27. HCS for HB 353, with SCS (Sater) | 32. HB 700-Cookson, with SCS (Libla) |
| 28. HCS for HB 54, with SCS (Emery) | 33. HB 1045-Haahr (Wasson) |
| 29. HB 355-Bahr (Eigel) | (In Fiscal Oversight) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|--|
| SB 5-Richard | SB 126-Wasson |
| SB 6-Richard, with SCS | SB 129-Dixon and Sifton, with SCS |
| SB 13-Dixon | SB 130-Kraus, with SCS |
| SB 20-Brown | SB 133-Chappelle-Nadal |
| SB 21-Brown | SB 138-Sater |
| SB 28-Sater, with SCS (pending) | SB 141-Emery |
| SB 32-Emery, with SCS | SB 142-Emery |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 144-Wallingford |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 145-Wallingford, with SCS |
| SBs 44 & 63-Romine, with SCS | SB 147-Romine |
| SB 46-Libla, with SCS | SB 156-Munzlinger, with SCS |
| SB 61-Hegeman, with SCS | SB 157-Dixon, with SCS |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 158-Dixon |
| SB 68-Onder and Nasheed | SB 163-Romine |
| SB 76-Munzlinger | SB 169-Dixon, with SCS |
| SB 80-Wasson, with SCS | SB 171-Dixon and Sifton, with SCS |
| SB 81-Dixon | SB 176-Dixon |
| SB 83-Dixon | SB 177-Dixon, with SCS |
| SB 85-Kraus, with SCS | SB 178-Dixon |
| SB 96-Sater and Emery | SB 180-Nasheed, with SCS |
| SB 97-Sater, with SCS | SB 183-Hoskins, with SCS |
| SB 102-Cunningham, with SCS | SB 184-Emery, with SS (pending) |
| SB 103-Wallingford | SB 185-Onder, et al, with SCS |
| SB 109-Holsman, with SCS | SB 188-Munzlinger, with SCS |
| SB 115-Schupp, with SCS | SB 189-Kehoe, with SCS |
| SB 117-Schupp, with SCS | SB 190-Emery, with SCS & SS#2 for SCS
(pending) |
| SB 122-Munzlinger, with SCS | SB 196-Koenig |
| SB 123-Munzlinger | SB 199-Wasson |
| | SB 200-Libla |
| | SB 201-Onder, with SCS |

SB 203-Sifton, with SCS	SBs 327, 238 & 360-Romine, with SCS
SB 207-Sifton	SB 328-Romine, with SCS & SA 3 (pending)
SB 209-Wallingford	SB 330-Munzlinger
SB 210-Onder, with SCS	SB 331-Hegeman
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 333-Schaaf, with SCS
SB 221-Riddle	SB 336-Wieland
SB 223-Schatz, with SCS	SB 348-Wasson, with SA 1 (pending)
SB 227-Koenig, with SCS	SB 349-Wasson
SB 228-Koenig, with SS & SA 1 (pending)	SB 358-Wieland
SB 230-Riddle	SB 362-Hummel
SB 232-Schatz	SB 368-Rowden
SB 233-Wallingford	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 234-Libla, with SCS	SB 378-Wallingford
SB 239-Rowden, with SCS	SB 379-Schatz
SB 242-Emery, with SCS	SB 381-Riddle
SB 243-Hegeman	SB 383-Eigel and Wieland
SB 247-Kraus, with SCS	SB 384-Rowden, with SCS
SB 250-Kehoe	SB 389-Sater, with SCS
SB 252-Dixon, with SCS	SB 391-Munzlinger
SB 258-Munzlinger	SB 392-Holsman
SB 259-Munzlinger	SB 406-Wasson and Sater
SB 260-Munzlinger	SB 409-Koenig
SB 261-Munzlinger	SB 410-Schatz
SB 262-Munzlinger	SB 413-Munzlinger
SB 263-Riddle	SB 418-Hegeman, with SCS
SB 264-Dixon	SB 419-Riddle
SB 267-Schatz, with SCS	SB 422-Cunningham, with SCS
SB 271-Wasson and Richard, with SCS	SB 426-Wasson, with SCS
SB 280-Hoskins, with SCS	SB 427-Wasson
SB 284-Hegeman, with SCS	SB 430-Cunningham, with SCS
SBs 285 & 17-Koenig, with SCS	SB 433-Sater, with SCS
SB 286-Rizzo	SB 435-Cunningham, with SCS
SB 290-Schatz, with SCS	SB 442-Hegeman
SB 295-Schaaf, with SCS	SB 445-Rowden
SB 298-Curls	SB 448-Emery
SB 303-Wieland, with SCS	SB 451-Nasheed, with SS (pending)
SB 311-Wasson, with SCS	SB 468-Hegeman
SBs 314 & 340-Schatz, et al, with SCS	SB 469-Schatz
SB 316-Rowden, with SCS	SB 475-Schatz
SB 325-Kraus	SB 485-Hoskins

SB 517-Wasson
SB 526-Brown
SJR 9-Romine, with SCS

SJR 11-Hegeman, with SCS
SJR 12-Eigel
SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
HCS for HB 66, with SCS (Sater)
HB 85-Redmon, with SCS (Hegeman)
HCS for HBs 91, 42, 131, 265 & 314
(Brown)
HB 93-Lauer, with SCS (Wasson)
HB 95-McGaugh (Emery)
HB 104-Love (Brown)
HCS for HB 115, with SCS (Wasson)
HCS for HBs 190 & 208 (Eigel)
HB 207-Fitzwater (Romine)
HB 251-Taylor, with SCS, SS for SCS,
SA 2 & SA 3 to SA 2 (pending) (Onder)

HCS for HB 292, with SCS (Cunningham)
HCS for HBs 302 & 228, with SCS (Schatz)
HB 336-Shull (Rowden)
HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 427, with SCS (Kehoe)
HCS for HB 451 (Wasson)
HCS for HB 460 (Munzlinger)
HB 461-Kolkmeyer (Munzlinger)
HB 462-Kolkmeyer (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193 (Hegeman)
HCB 3-Fitzpatrick, with SA 2 (pending)
(Koenig)

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

To be Referred

SCR 26-Kehoe
HCR 9-Gannon

HCR 35-Hurst
HCS for HCR 47

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-SEVENTH DAY—THURSDAY, APRIL 20, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

But as for you, return to your God, hold fast to love and justice, and wait continually for your God.” (Hosea 12:6)

Lord God Almighty, in our daily effort and seeking to be what You would have us be, we sometimes forget all the good that You provide us from Your gracious hand. Make us confident in Your promise and move us to pursue Your enduring justice and love for all Your people. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from KOMU-8 were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 786, regarding Juan M. Castro, MD, Saint Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 787, regarding the Missouri Monument in the Vicksburg National Military Park, which was adopted.

Senator Schupp offered Senate Resolution No. 788, regarding Horatio “Ray” Potter, Ladue, which was adopted.

Senator Schupp offered Senate Resolution No. 789, regarding Jeannine Stuart, Creve Coeur, which was adopted.

Senator Schupp offered Senate Resolution No. 790, regarding Will S. Bolden, Olivette, which was adopted.

Senator Brown offered Senate Resolution No. 791, regarding the Fiftieth Wedding Anniversary of Walter and Mary Swearingen, Sunrise Beach, which was adopted.

Senator Sifton offered Senate Resolution No. 792, regarding Haley Elizabeth Crawford, Saint Louis, which was adopted.

Senator Emery offered Senate Resolution No. 793, regarding Carol Branham, Nevada, which was adopted.

Senator Cunningham offered Senate Resolution No. 794, regarding Cathern Long, Hartville, which was adopted.

Senator Sater offered Senate Resolution No. 795, regarding James C. “Jim” Holt, Reeds Spring, which was adopted.

Senator Sater offered Senate Resolution No. 796, regarding Ron Clark, Shell Knob, which was adopted.

Senator Sater offered Senate Resolution No. 797, regarding Jane M. Lant, Pineville, which was adopted.

Senator Sater offered Senate Resolution No. 798, regarding James Leon Combs, Bradleyville, which was adopted.

Senator Sater offered Senate Resolution No. 799, regarding Pat Carver, Pierce City, which was adopted.

Senator Dixon offered Senate Resolution No. 800, regarding Mary “Katie” Groves, Springfield, which was adopted.

Senator Dixon offered Senate Resolution No. 801, regarding Eagle Scout Shane Alexander Skaff, Springfield, which was adopted.

Senator Hoskins offered Senate Resolution No. 802, regarding Gladys Collins, Richmond, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 3:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

The Senate observed a moment of silence for the two St. Louis Laclede Gas workers who lost their lives. President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 909**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **HCS** for **HB 631**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Walsh, Chairman of the Committee on Progress and Development, submitted the following reports:

Mr. President: Your Committee on Progress and Development, to which was referred **HCS** for **HB 348**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Progress and Development, to which was referred **HJR 10**, begs leave to report that it has considered the same and recommends that the joint resolution do pass.

Also,

Mr. President: Your Committee on Progress and Development, to which was referred **HCS No. 2** for **HB 502**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schaaf, Chairman of the Committee on Health and Pensions, submitted the following report:

Mr. President: Your Committee on Health and Pensions, to which was referred **HCS** for **HB 304**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wallingford, Chairman of the Committee on Veterans and Military Affairs, submitted the following report:

Mr. President: Your Committee on Veterans and Military Affairs, to which was referred **HB 871**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 843**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 200**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 703**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 956**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HCS for HB 199**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 87**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following report:

Mr. President: Your Committee on Insurance and Banking, to which was referred **HB 587**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **HCS for HB 258**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **HB 349**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **HCS for HB 316**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute,

hereto attached, do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 558**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 586**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 256**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS for HB 645**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS for HB 183**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS for HB 542**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 61**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 128, HB 678, HB 701 and HB 964**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 811**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 805**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 664**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

REFERRALS

President Pro Tem Richard referred **SCR 26**, **HCR 9**, **HCR 35** and **HCS** for **HCR 47** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

HOUSE BILLS ON THIRD READING

HCS for **HBs 302** and **228**, with **SCS**, entitled:

An Act to amend chapter 650, RSMo, by adding thereto two new sections relating to law enforcement officers, with a penalty provision.

Was taken up by Senator Schatz.

SCS for **HCS** for **HBs 302** and **228**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILLS NOS. 302 and 228

An Act to amend chapter 650, RSMo, by adding thereto one new section relating to law enforcement officers, with a penalty provision.

Was taken up.

Senator Schatz moved that **SCS** for **HCS** for **HBs 302** and **228** be adopted.

Senator Hegeman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 & 228, Page 1, In the Title, Lines 2-3 of the title, by striking “law enforcement officers” and inserting in lieu thereof the following: “emergency responders”; and

Further amend said bill and page, Section A, Line 2, by inserting after all of said line the following:

“190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region’s EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director’s advisory committee and shall advise the department and their region’s ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years.

The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years.

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035 and regional EMS medical directors shall be eligible to participate in the Missouri Patient Safety Organization as provided under the Patient Safety and Quality Improvement Act of 2005, 42 U.S.C. Section 299, et seq., as amended.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, or EMT-Ps community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or

state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for such patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.147. 1. Emergency medical technician paramedics (EMT-Ps) who have:

(1) Completed at least forty hours of the standard crisis intervention training course as endorsed and developed by the National Alliance on Mental Illness or a course of training that the ground or air ambulance service's medical director has determined to be academically equivalent thereto;

(2) Been authorized by their ground or air ambulance service's administration and medical director under subsection 3 of section 190.103; and

(3) Whose ground or air ambulance service has developed and adopted standardized triage, treatment, and transport protocols under subsection 3 of section 190.103, which address the challenge of treating and transporting behavioral health patients who present a likelihood of serious harm to themselves or others as the term "likelihood of serious harm" is defined under section 632.005 or who are significantly incapacitated by alcohol or drugs;

may make a good faith determination that such patients shall be placed into a temporary hold for the sole purposes of transport to the nearest appropriate facility.

2. EMT-Ps who have made a good faith decision for a temporary hold of a patient as authorized by this section shall no longer have to rely on the common law doctrine of implied consent and therefore shall not be civilly liable for a good faith determination made in accordance with this section and shall not have waived any sovereign immunity defense, official immunity defense, or Missouri public duty doctrine defense if employed at the time of the good faith determination by a governmental employer.

3. Any ground or air ambulance service that adopts the authority and protocols provided for by this section shall have a memorandum of understanding with applicable local law enforcement agencies in order to achieve a collaborative and coordinated response to patients displaying symptoms of either a likelihood of serious harm to themselves or others or significant incapacitation by alcohol or drugs, which require a crisis intervention response.

190.165. 1. The department may refuse to issue or deny renewal of any certificate, permit or license required pursuant to sections 190.100 to 190.245 for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement its provisions as described in subsection 2 of this section. The department shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The department may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate, permit or license required by sections 190.100 to 190.245 or any person who has failed to renew or has surrendered his or her certificate, permit or license for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement such sections. Those regulations shall be limited to the following:

(1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any activity licensed or regulated by sections 190.100 to 190.245;

(2) Being finally adjudicated and found guilty, or having entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any activity licensed or regulated pursuant to sections 190.100 to 190.245, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate, permit or license issued pursuant to sections 190.100 to 190.245 or in obtaining permission to take any examination given or required pursuant to sections 190.100 to 190.245;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245;

(6) Violation of, or assisting or enabling any person to violate, any provision of sections 190.100 to 190.245, or of any lawful rule or regulation adopted by the department pursuant to sections 190.100 to 190.245;

(7) Impersonation of any person holding a certificate, permit or license or allowing any person to use his or her certificate, permit, license or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any activity regulated by sections 190.100 to 190.245 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

(9) For an individual being finally adjudged insane or incompetent by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any activity licensed or regulated by sections 190.100 to 190.245 who is not licensed and currently eligible to practice pursuant to sections 190.100 to 190.245;

(11) Issuance of a certificate, permit or license based upon a material mistake of fact;

(12) Violation of any professional trust, confidence, or legally protected privacy rights of a patient by means of an unauthorized or unlawful disclosure;

(13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(14) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(15) Refusal of any applicant or licensee to respond to reasonable department of health and senior services' requests for necessary information to process an application or to determine license status or license eligibility;

(16) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health or safety of a patient or the public;

(17) Repeated acts of negligence or recklessness in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245.

3. If the department conducts investigations, the department, prior to interviewing a licensee who is the subject of the investigation, shall explain to the licensee that he or she has the right to:

(1) Consult legal counsel or have legal counsel present;

(2) Have anyone present whom he or she deems to be necessary or desirable[, except for any holder of any certificate, permit, or license required by sections 190.100 to 190.245]; and

(3) Refuse to answer any question or refuse to provide or sign any written statement.

The assertion of any right listed in this subsection shall not be deemed by the department to be a failure to cooperate with any department investigation.

4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the department may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate or permit. Notwithstanding any provision of law to the contrary, the department shall be authorized to impose a suspension or revocation as a disciplinary action only if it first files the requisite complaint with the administrative hearing commission. **The administrative hearing commission shall hear all relevant evidence on remediation activities of the licensee and shall make a recommendation to the department of health and senior services as to licensure disposition based on such evidence.**

5. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the department after compliance with all the requirements of sections 190.100 to 190.245 relative to the licensing of an applicant for the first time. Any individual whose license has been revoked twice within a ten-year period shall not be eligible for relicensure.

6. The department may notify the proper licensing authority of any other state in which the person whose license was suspended or revoked was also licensed of the suspension or revocation.

7. Any person, organization, association or corporation who reports or provides information to the department pursuant to the provisions of sections 190.100 to 190.245 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.

8. The department of health and senior services may suspend any certificate, permit or license required pursuant to sections 190.100 to 190.245 simultaneously with the filing of the complaint with the administrative hearing commission as set forth in subsection 2 of this section, if the department finds that there is an imminent threat to the public health. The notice of suspension shall include the basis of the suspension and notice of the right to appeal such suspension. The licensee may appeal the decision to suspend the license, certificate or permit to the department. The appeal shall be filed within ten days from the date of the filing of the complaint. A hearing shall be conducted by the department within ten days from the date the appeal is filed. The suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department, dissolved by a court of competent jurisdiction or stayed by the administrative hearing commission.”; and

Further amend the title and enacting clause accordingly.

Senator Hegeman moved that the above amendment be adopted.

Senator Schaaf moved that the debate on the adoption of **SCS** for **HCS** for **HBs 302** and **228** be postponed until 10:00 a.m., Friday, April 21, 2017.

Pursuant to Senate Rule 86, Senators Onder and Richard requested the privileged motion be submitted in writing.

At the request of Senator Schatz, **HCS** for **HBs 302** and **228**, with **SCS**, **SA 1** and motion to postpone debate to a day certain (pending), was placed on the Informal Calendar.

Senator Schaaf raised the point of order that because he had raised a privileged motion regarding **HBs 302** and **228**, with **SCS** and was speaking on that motion, he should retain the floor to continue to speak on it after the bill was placed on the Informal Calendar. The point of order was referred to the President Pro Tem who took it under advisement.

RESOLUTIONS

Senator Cunningham offered Senate Resolution No. 803, regarding Helen Sanders, which was adopted.

INTRODUCTION OF GUESTS

Senator Wasson introduced to the Senate, the Physician of the Day, Dr. Alexander Hover, Ozark.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, April 24, 2017.

SENATE CALENDAR

FIFTY-EIGHTH DAY—MONDAY, APRIL 24, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 433

HB 598-Cornejo

HCS for HB 656
 HCS for HB 698
 HCS for HB 17
 HCS for HB 18
 HCS for HB 19
 HCB 4-Lauer
 HCB 5-Lauer
 HCS for HB 118
 HB 227-Hubrecht
 HCS for HB 694
 HB 121-Frederick

HB 209-Wiemann
 HCS for HB 334
 HCS for HB 159
 HCS for HB 741
 HCS for HB 729
 HCS for HB 935
 HB 849-Pfautsch
 HCS for HB 330
 HCS for HB 1158
 HCS for HB 144

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
 (In Fiscal Oversight)

SS for SB 490-Schupp

SS for SCS for SB 49-Walsh (In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS
2. SB 532-Hoskins
3. SB 518-Emery
4. SB 341-Nasheed, with SCS
5. SJR 5-Emery, with SCS
6. SB 305-Kehoe, et al
7. SB 535-Wallingford
8. SB 523-Sater, with SCS

9. SB 480-Kraus
10. SB 407-Riddle, with SCS
11. SB 353-Wallingford, with SCS
12. SB 380-Riddle
13. SB 297-Hummel, with SCS
14. SB 474-Schatz
15. SB 483-Holsman
16. SB 498-Nasheed

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)
2. HCS for HB 151 (Silvey)
 (In Fiscal Oversight)
3. HB 850-Davis (Kraus)
4. HCS for HB 452 (Rowden)
5. HCS for HB 831, with SCS (Hummel)
 (In Fiscal Oversight)
6. HCS for HB 381, with SCS (Hegeman)
7. HB 58-Haefner (Onder)
8. HB 175-Reiboldt, with SCS (Munzlinger)
9. HB 327-Morris (Curls)
 (In Fiscal Oversight)

10. HB 680-Fitzwater, with SCS (Wasson)
11. HCS for HB 57-Haefner, with SCS
 (Libla) (In Fiscal Oversight)
12. HCS for HB 422 (Dixon)
13. HB 245-Rowland, with SCS
 (Cunningham) (In Fiscal Oversight)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
 (In Fiscal Oversight)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)

19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS
(Cunningham) (In Fiscal Oversight)
23. HB 289-Fitzpatrick, with SCS
(Rowden) (In Fiscal Oversight)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews (Hegeman)
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS (Sater)
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)
33. HB 1045-Haahr (Wasson)
(In Fiscal Oversight)
34. HB 909-Fraker (Wasson)
35. HCS for HB 631, with SCS (Emery)
36. HCS for HB 348 (Romine)
37. HJR 10-Brown (Romine)
38. HCS#2 for HB 502 (Rowden)
39. HCS for HB 304, with SCS (Koenig)
40. HB 871-Davis, with SCS (Kraus)
41. HB 843-McGaugh, with SCS (Hegeman)
42. HB 200-Fraker, with SCS (Sater)
43. HCS for HB 703 (Hegeman)
44. HB 956-Kidd, with SCS (Rizzo)
45. HCS for HB 199, with SCS (Cunningham)
46. HB 87-Henderson, with SCS (Romine)
47. HB 587-Redmon, with SCS (Hegeman)
48. HCS for HB 258, with SCS (Munzlinger)
49. HB 349-Brown, with SCS (Sater)
50. HCS for HB 316, with SCS
(Wallingford)
51. HB 558-Ross, with SCS (Schatz)
52. HB 586-Rhoads (Rowden)
53. HB 256-Rhoads, with SCS
54. HCS for HB 645 (Sater)
55. HCS for HB 183 (Nasheed)
56. HCS for HB 542 (Schatz)
57. HB 61-Alferman (Schatz)
58. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard)
59. HB 811-Ruth (Wieland)
60. HB 805-Basye (Rowden)
61. HB 664-Korman (Riddle)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|-----------------------------|
| SB 5-Richard | SB 68-Onder and Nasheed |
| SB 6-Richard, with SCS | SB 76-Munzlinger |
| SB 13-Dixon | SB 80-Wasson, with SCS |
| SB 20-Brown | SB 81-Dixon |
| SB 21-Brown | SB 83-Dixon |
| SB 28-Sater, with SCS (pending) | SB 85-Kraus, with SCS |
| SB 32-Emery, with SCS | SB 96-Sater and Emery |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 97-Sater, with SCS |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 102-Cunningham, with SCS |
| SBs 44 & 63-Romine, with SCS | SB 103-Wallingford |
| SB 46-Libla, with SCS | SB 109-Holsman, with SCS |
| SB 61-Hegeman, with SCS | SB 115-Schupp, with SCS |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 117-Schupp, with SCS |
| | SB 122-Munzlinger, with SCS |
| | SB 123-Munzlinger |
| | SB 126-Wasson |

- SB 129-Dixon and Sifton, with SCS
 SB 130-Kraus, with SCS
 SB 133-Chappelle-Nadal
 SB 138-Sater
 SB 141-Emery
 SB 142-Emery
 SB 144-Wallingford
 SB 145-Wallingford, with SCS
 SB 147-Romine
 SB 156-Munzlinger, with SCS
 SB 157-Dixon, with SCS
 SB 158-Dixon
 SB 163-Romine
 SB 169-Dixon, with SCS
 SB 171-Dixon and Sifton, with SCS
 SB 176-Dixon
 SB 177-Dixon, with SCS
 SB 178-Dixon
 SB 180-Nasheed, with SCS
 SB 183-Hoskins, with SCS
 SB 184-Emery, with SS (pending)
 SB 185-Onder, et al, with SCS
 SB 188-Munzlinger, with SCS
 SB 189-Kehoe, with SCS
 SB 190-Emery, with SCS & SS#2 for SCS
 (pending)
 SB 196-Koenig
 SB 199-Wasson
 SB 200-Libla
 SB 201-Onder, with SCS
 SB 203-Sifton, with SCS
 SB 207-Sifton
 SB 209-Wallingford
 SB 210-Onder, with SCS
 SB 220-Riddle, with SCS & SS for SCS
 (pending)
 SB 221-Riddle
 SB 223-Schatz, with SCS
 SB 227-Koenig, with SCS
 SB 228-Koenig, with SS & SA 1 (pending)
 SB 230-Riddle
 SB 232-Schatz
 SB 233-Wallingford
 SB 234-Libla, with SCS
 SB 239-Rowden, with SCS
 SB 242-Emery, with SCS
 SB 243-Hegeman
 SB 247-Kraus, with SCS
 SB 250-Kehoe
 SB 252-Dixon, with SCS
 SB 258-Munzlinger
 SB 259-Munzlinger
 SB 260-Munzlinger
 SB 261-Munzlinger
 SB 262-Munzlinger
 SB 263-Riddle
 SB 264-Dixon
 SB 267-Schatz, with SCS
 SB 271-Wasson and Richard, with SCS
 SB 280-Hoskins, with SCS
 SB 284-Hegeman, with SCS
 SBs 285 & 17-Koenig, with SCS
 SB 286-Rizzo
 SB 290-Schatz, with SCS
 SB 295-Schaaf, with SCS
 SB 298-Curls
 SB 303-Wieland, with SCS
 SB 311-Wasson, with SCS
 SBs 314 & 340-Schatz, et al, with SCS
 SB 316-Rowden, with SCS
 SB 325-Kraus
 SBs 327, 238 & 360-Romine, with SCS
 SB 328-Romine, with SCS & SA 3 (pending)
 SB 330-Munzlinger
 SB 331-Hegeman
 SB 333-Schaaf, with SCS
 SB 336-Wieland
 SB 348-Wasson, with SA 1 (pending)
 SB 349-Wasson
 SB 358-Wieland
 SB 362-Hummel
 SB 368-Rowden
 SB 371-Schaaf, with SA 2 & SSA 1 for
 SA 2 (pending)
 SB 378-Wallingford
 SB 379-Schatz
 SB 381-Riddle
 SB 383-Eigel and Wieland

SB 384-Rowden, with SCS
SB 389-Sater, with SCS
SB 391-Munzlinger
SB 392-Holsman
SB 406-Wasson and Sater
SB 409-Koenig
SB 410-Schatz
SB 413-Munzlinger
SB 418-Hegeman, with SCS
SB 419-Riddle
SB 422-Cunningham, with SCS
SB 426-Wasson, with SCS
SB 427-Wasson
SB 430-Cunningham, with SCS
SB 433-Sater, with SCS

SB 435-Cunningham, with SCS
SB 442-Hegeman
SB 445-Rowden
SB 448-Emery
SB 451-Nasheed, with SS (pending)
SB 468-Hegeman
SB 469-Schatz
SB 475-Schatz
SB 485-Hoskins
SB 517-Wasson
SB 526-Brown
SJR 9-Romine, with SCS
SJR 11-Hegeman, with SCS
SJR 12-Eigel
SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
HCS for HB 66, with SCS (Sater)
HB 85-Redmon, with SCS (Hegeman)
HCS for HBs 91, 42, 131, 265 & 314
(Brown)
HB 93-Lauer, with SCS (Wasson)
HB 95-McGaugh (Emery)
HB 104-Love (Brown)
HCS for HB 115, with SCS (Wasson)
HCS for HBs 190 & 208 (Eigel)
HB 207-Fitzwater (Romine)
HB 251-Taylor, with SCS, SS for SCS,
SA 2 & SA 3 to SA 2 (pending) (Onder)
HCS for HB 292, with SCS (Cunningham)

HCS for HBs 302 & 228, with SCS, SA 1 &
motion to postpone debate to a day
certain (pending) (Schatz)
HB 336-Shull (Rowden)
HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 427, with SCS (Kehoe)
HCS for HB 451 (Wasson)
HCS for HB 460 (Munzlinger)
HB 461-Kolkmeier (Munzlinger)
HB 462-Kolkmeier (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193 (Hegeman)
HCB 3-Fitzpatrick, with SA 2 (pending)
(Koenig)

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

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Journal of the Senate

FIRST REGULAR SESSION

FIFTY-EIGHTH DAY—MONDAY, APRIL 24, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Make me to know your ways, O Lord; teach me your path.” (Psalm 25:4)

Increase in us, Almighty God, faith, hope and charity that we receive from Your gracious hand and poured out on others. Let us obtain Your promise making us to love that which You command of us so we do not weary nor feel burdened but come to understand and experience a joy for us in obeying You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, April 20, 2017 was read and approved.

Senator Kehoe announced photographers from The Missouri Times were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Wasson offered Senate Resolution No. 804, regarding Bob Brewer, Nixa, which was adopted.

Senator Wasson offered Senate Resolution No. 805, regarding Pastor Michael Hamilton, Sparta, which was adopted.

Senator Riddle offered Senate Resolution No. 806, regarding Taylor Fusselman, which was adopted.

Senator Hoskins offered Senate Resolution No. 807, regarding Margaret Elizabeth Lyon, Lawson, which was adopted.

Senator Kehoe offered Senate Resolution No. 808, regarding Cecilia Mehan, Jefferson City, which was adopted.

Senator Wallingford offered Senate Resolution No. 809, regarding Kevin Flick, Vienna, Illinois, which was adopted.

Senator Hoskins offered Senate Resolution No. 810, regarding Colette Ellen Tilden, Warrensburg, which was adopted.

Senator Munzlinger offered Senate Resolution No. 811, regarding John D. Bailey, D.O., Kirksville, which was adopted.

Senator Romine offered Senate Resolution No. 812, regarding Brownie Conway, Bonne Terre, which was adopted.

Senator Romine offered Senate Resolution No. 813, regarding Joyce Hemphill, Farmington, which was adopted.

Senator Romine offered Senate Resolution No. 814, regarding Kathy Crum, Bonne Terre, which was adopted.

Senator Romine offered Senate Resolution No. 815, regarding Tina Lilley, Imperial, which was adopted.

Senator Romine offered Senate Resolution No. 816, regarding Theresa Dunn, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 817, regarding Linda Conway, Bonne Terre, which was adopted.

Senator Romine offered Senate Resolution No. 818, regarding Gail L. Kimmich, Perryville, which was adopted.

Senator Romine offered Senate Resolution No. 819, regarding Dessie Pratt, Ellington, which was adopted.

Senator Rizzo offered Senate Resolution No. 820, regarding Cathy Enfield, Independence, which was adopted.

Senator Rizzo offered Senate Resolution No. 821, regarding Jamie Kidd, Independence, which was adopted.

Senator Libla offered Senate Resolution No. 822, regarding Emily Johns, Dudley, which was adopted.

Senator Hegeman offered Senate Resolution No. 823, regarding the Fiftieth Wedding Anniversary of Leonard and Luise Shurvington, Savannah, which was adopted.

Senator Hegeman offered Senate Resolution No. 824, regarding the Fiftieth Wedding Anniversary of Joseph and Carmelita Untiedt, Stanberry, which was adopted.

Senator Onder offered Senate Resolution No. 825, regarding Sydney Anne Burgdorf, O’Fallon, which was adopted.

Senator Curls offered Senate Resolution No. 826, regarding the death of Jonah Mark Noll, which was adopted.

REPORTS OF STANDING COMMITTEES

Senator Richard, Chairman of the Committee on Gubernatorial Appointments, submitted the following report, reading of which was waived:

Mr. President: Your Committee on Gubernatorial Appointments, to which was referred the appointment of Joel Walters, as Director of the Department of Revenue, begs leave to report that it has considered the same and recommends that the Senate do give its advice and consent to said appointment.

Senator Richard moved that the committee report be adopted, and the Senate do give its advice and consent to the above appointment, which motion prevailed.

President Pro Tem Richard ruled the pending point of order raised by Senator Schaaf on Thursday, April 20, 2017 not well taken.

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCS for HB 433—Economic Development.

HB 598—Government Reform.

HCS for HB 656—Commerce, Consumer Protection, Energy and the Environment.

HCS for HB 698—Agriculture, Food Production and Outdoor Resources.

HCS for HB 17—Appropriations.

HCS for HB 18—Appropriations.

HCS for HB 19—Appropriations.

HCB 4—Economic Development.

HCB 5—Economic Development.

HCS for HB 118—Education.

HB 227—Seniors, Families and Children.

HCS for HB 694—Transportation, Infrastructure and Public Safety.

HB 121—Education.

HB 209—Professional Registration.

HCS for HB 334—Commerce, Consumer Protection, Energy and the Environment.

HCS for HB 159—Government Reform.

HCS for HB 741—Insurance and Banking.

HCS for HB 729—Health and Pensions.

HCS for HB 935—Progress and Development.

HB 849—Ways and Means.

HCS for HB 330—Professional Registration.

HCS for HB 1158—Seniors, Families and Children.

HCS for HB 144—Judiciary and Civil and Criminal Jurisprudence.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for HCRs 32 and 33**, entitled:

HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE CONCURRENT RESOLUTION NOS. 32 and 33
Relating to the designation of Total Eclipse Day in Missouri.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF MISSOURI, AS FOLLOWS:

WHEREAS, on August 21, 2017, the moon will orbit between the earth and the sun and obstruct the light of the sun, thus creating a total solar eclipse; and

WHEREAS, the last total solar eclipse visible in the continental United States occurred in 1979; and

WHEREAS, this total solar eclipse will travel across the continental United States from Oregon to South Carolina; and

WHEREAS, the last total solar eclipse visible in Missouri occurred in 1869; and

WHEREAS, the center of this solar eclipse will travel directly from St. Joseph, Missouri to Perryville, Missouri, and the moon will cast a seventy-mile-wide shadow over many cities and counties in Missouri including the cities of Rock Port, Savannah, Kansas City, Chillicothe, Richmond, Carrollton, St. Louis City, Sullivan, St. Clair, Pacific, Blue Springs, Velda Village Hills, Owensville, Belle, Vienna, Westphalia, Linn, Affton, Marshall, Moberly, Sedalia, Columbia, Jefferson City, Chesterfield, Farmington, and Cape Girardeau; and

WHEREAS, the moment when the moon's leading edge first obstructs the sun's light and the moon begins to cast a partial shadow is called first contact; and

WHEREAS, the moment when the moon's leading edge obstructs the other edge of the sun and the moon first fully obstructs the sun and casts a full shadow is called second contact; and

WHEREAS, the moment when the trailing edge of the moon begins receding from the sun's edge and the moon again casts a partial shadow is called third contact; and

WHEREAS, the time between second contact and third contact when the moon obstructs all of the sun's direct light is called the totality; and

WHEREAS, during both the second contact and third contact when the sun is not quite entirely obstructed by the moon, bits of sunlight will shine only through the valleys and craters of the moon creating bright spots called Bailey's Beads; and

WHEREAS, during the totality day turns to night, stars can be seen in the sky, insects chirp, the temperature cools, the sun produces a halo effect around the black orb of the moon, and the sky on the horizon in every direction is the color of a sunset; and

WHEREAS, the moment when the moon's trailing edge fully passes away from the sun, and the moon no longer casts a shadow is called

fourth contact; and

WHEREAS, first contact will occur at 11:40 A.M. on the western border of Missouri and at 11:51 A.M. on the eastern border of Missouri; and

WHEREAS, the time between first contact and fourth contact will be approximately two hours and fifty-five minutes; and

WHEREAS, the totality's Greatest Duration is located so that the length of the totality throughout all of Missouri will be within two seconds of the Greatest Duration: two minutes and forty seconds; and

WHEREAS, the rare event of a total solar eclipse will be an economic boon to the state; and

WHEREAS, over an estimated one million people will travel to Missouri to experience this total solar eclipse; and

WHEREAS, counties along the path of the eclipse expect to double and triple their populations for the day; and

WHEREAS, hotel rooms are already fully booked, public viewing areas have been designated, buses have been chartered, and small businesses are gearing up for large crowds; and

WHEREAS, Rosecrans Memorial Airport in St. Joseph was reserved as a viewing area five years in advance of the eclipse; and

WHEREAS, over one million special viewing glasses have been ordered for the multiple eclipse-related events across Missouri; and

WHEREAS, hundreds of people across the state have worked for two years in anticipation of the economic opportunity the total solar eclipse presents to the state by holding meetings, providing educational packets to schools, and creating events to inform the public; and

WHEREAS, various communities throughout the state will host eclipse-related celebrations, festivals, and activities; and

WHEREAS, schools and colleges are planning eclipse-related education lessons and events; and

WHEREAS, no picture can do the experience of a total solar eclipse justice, and one must be seen in person; and

WHEREAS, Missouri is an ideal location to view the 2017 total solar eclipse:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby designate August 21, 2017, as "Total Eclipse Day" in the State of Missouri; and

BE IT FURTHER RESOLVED that the citizens of and visitors to this state are encouraged to observe the day with appropriate events and activities to witness the total solar eclipse; and

BE IT FURTHER RESOLVED that this resolution be sent to the Governor for his approval or rejection pursuant to the Missouri Constitution.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SS** for **SCS** for **SB 66**, entitled:

An Act to repeal sections 287.020, 287.037, 287.120, 287.149, 287.170, 287.200, 287.203, 287.243, 287.280, 287.390, and 287.780, RSMo, and to enact in lieu thereof eleven new sections relating to workers' compensation.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1, as amended and House Amendment No. 2.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 1, Line 3, by inserting immediately after said line the following:

"Further amend said Bill, Page 14, Section 287.243, Lines 77-89, by deleting all of said lines and inserting in lieu thereof the following:

"(1) To the surviving spouse of the law enforcement officer, emergency medical technician, air

ambulance pilot, air ambulance registered professional nurse, or firefighter if there is no child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(2) Fifty percent to the surviving child, or children, in equal shares, and fifty percent to the surviving spouse if there is at least one child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, and a surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(3) To the surviving child, or children, in equal shares, if there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;”; and

Further amend said bill and section, Pages 14-15, Lines 100-113, by deleting all of said lines and inserting in lieu thereof the following:

“(b) To the surviving individual, or individuals, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under the most recently executed life insurance policy of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit if there is no individual qualifying under paragraph (a);

(5) To the surviving parent, or parents, in equal shares, of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter if there is no individual qualifying under subdivisions (1), (2), (3), or (4) of this subsection, ; or

(6) To the surviving individual, or individuals, in equal shares, who would qualify under the definition of the term “child” but for age if there is no individual qualifying under subdivision (1), (2), (3), (4), or (5) of this subsection.”; and”;

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 7, Section 287.120, Lines 84-85, by deleting all of said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 11, Section 287.203, Line 11, by inserting immediately after said section and line the following:

“287.240. If the injury causes death, either with or without disability, the compensation therefor shall be as provided in this section:

(1) In all cases the employer shall pay direct to the persons furnishing the same the reasonable expense of the burial of the deceased employee not exceeding five thousand dollars. But no person shall be entitled

to compensation for the burial expenses of a deceased employee unless he **or she** has furnished the same by authority of the widow or widower, the nearest relative of the deceased employee in the county of his **or her** death, his **or her** personal representative, or the employer, who shall have the right to give the authority in the order named. All fees and charges under this section shall be fair and reasonable, shall be subject to regulation by the division or the commission and shall be limited to such as are fair and reasonable for similar service to persons of a like standard of living. The division or the commission shall also have jurisdiction to hear and determine all disputes as to the charges. If the deceased employee leaves no dependents, the death benefit in this subdivision provided shall be the limit of the liability of the employer under this chapter on account of the death, except as herein provided for burial expenses and except as provided in section 287.140; provided that in all cases when the employer admits or does not deny liability for the burial expense, it shall be paid within thirty days after written notice, that the service has been rendered, has been delivered to the employer. The notice may be sent by registered mail, return receipt requested, or may be made by personal delivery;

(2) The employer shall also pay to the [total] dependents of the employee a death benefit based on the employee's average weekly earnings during the year immediately preceding the injury that results in the death of the employee, as provided in section 287.250. The amount of compensation for death, which shall be paid in installments in the same manner that compensation is required to be paid under this chapter, shall be computed as follows:

(a) If the injury which caused the death occurred on or after September 28, 1983, but before September 28, 1986, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the employee's average weekly earnings during the year immediately preceding the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to seventy percent of the state average weekly wage, as such wage is determined by the division of employment security, as of the July first immediately preceding the date of injury]. If there is a total dependent, no death benefits shall be payable to partial dependents or any other persons except as provided in subdivision (1) of this section];

(b) If the injury which caused the death occurred on or after September 28, 1986, but before August 28, 1990, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the employee's average weekly earnings during the year immediately preceding the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to seventy-five percent of the state average weekly wage, as such wage is determined by the division of employment security, as of the July first immediately preceding the date of injury]. If there is a total dependent, no death benefit shall be payable to partial dependents or any other persons except as provided in subdivision (1) of this section];

(c) If the injury which caused the death occurred on or after August 28, 1990, but before August 28, 1991, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the injured employee's average weekly earnings as of the date of the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to one hundred percent of the state average weekly wage;

(d) If the injury which caused the death occurred on or after August 28, 1991, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the injured employee's average weekly earnings as of the date of the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to one hundred five percent of the state average weekly wage;

(e) If the injury which caused the death occurred on or after September 28, 1981, the weekly compensation shall in no event be less than forty dollars per week;

(3) [If there are partial dependents, and no total dependents, a part of the death benefit herein provided in the case of total dependents, determined by the proportion of his contributions to all partial dependents by the employee at the time of the injury, shall be paid by the employer to each of the dependents proportionately;

(4)] The word “dependent” as used in this chapter shall [be construed to] mean [a relative by blood or marriage of a deceased employee, who is actually dependent for support, in whole or in part, upon his or her wages at the time of the injury. The following persons shall be conclusively presumed to be totally dependent for support upon a deceased employee, and any death benefit shall be payable to them to the exclusion of other total dependents];

(a) A wife upon a husband with whom she lives or who is legally liable for her support, and a husband upon a wife with whom he lives or who is legally liable for his support; provided that on the death or remarriage of a widow or widower, the death benefit shall cease unless there be other [total] dependents entitled to any death benefits under this chapter. In the event of remarriage, a lump sum payment equal in amount to the benefits due for a period of two years shall be paid to the widow or widower. Thereupon the periodic death benefits shall cease unless there are other [total] dependents entitled to any death benefit under this chapter, in which event the periodic benefits to which such widow or widower would have been entitled had he or she not died or remarried shall be divided among such other [total] dependents and paid to them during their period of entitlement under this chapter; **or**

(b) A natural, posthumous, or adopted child or children, whether legitimate or illegitimate, **including any stepchild claimable by the deceased on his or her federal tax return at the time of injury**, under the age of eighteen years, or over that age if physically or mentally incapacitated from wage earning, upon the parent legally liable for the support or with whom he, she, or they are living at the time of the death of the parent. In case there is a wife or a husband mentally or physically incapacitated from wage earning, dependent upon a wife or husband, and a child or more than one child thus dependent, the death benefit shall be divided among them in such proportion as may be determined by the commission after considering their ages and other facts bearing on the dependency. In all other cases questions of [total or partial] **the degree of dependency** shall be determined in accordance with the facts at the time of the injury, and in such other cases if there is more than one person wholly dependent the death benefit shall be divided equally among them. The payment of death benefits to a child or other dependent as provided in this paragraph shall cease when the dependent dies, attains the age of eighteen years, or becomes physically and mentally capable of wage earning over that age, or until twenty-two years of age if the child of the deceased is in attendance and remains as a full-time student in any accredited educational institution, or if at eighteen years of age the dependent child is a member of the Armed Forces of the United States on active duty; provided, however, that such dependent child shall be entitled to compensation during four years of full-time attendance at a fully accredited educational institution to commence prior to twenty-three years of age and immediately upon cessation of his **or her** active duty in the Armed Forces, unless there are other [total] dependents entitled to the death benefit under this chapter;

[5)] (4) The division or the commission may, in its discretion, order or award the share of compensation of any such child to be paid to the parent, grandparent, or other adult next of kin or conservator of the child for the latter’s support, maintenance and education, which order or award upon notice to the parties may

be modified from time to time by the commission in its discretion with respect to the person to whom shall be paid the amount of the order or award remaining unpaid at the time of the modification;

[(6)] (5) The payments of compensation by the employer in accordance with the order or award of the division or the commission shall discharge the employer from all further obligations as to the compensation;

[(7)] (6) All death benefits in this chapter shall be paid in installments in the same manner as provided for disability compensation;

[(8)] (7) Every employer shall keep a record of the correct names and addresses of the dependents of each of his **or her** employees, and upon the death of an employee by accident arising out of and in the course of his **or her** employment shall so far as possible immediately furnish the division with such names and addresses;

[(9)] (8) Dependents receiving death benefits under the provisions of this chapter shall annually report to the division as to marital status in the case of a widow or widower or age and physical or mental condition of a dependent child. The division shall provide forms for the making of such reports.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

HOUSE BILLS ON THIRD READING

Senator Schatz moved that **HCS** for **HBs 302** and **228**, with **SCS, SA 1** and motion to postpone debate to a day certain (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

Senator Schatz raised the point of order that the privileged motion made by the Senator from Buchanan that the debate on **HCS** for **HBs 302** and **228** be postponed to 10:00 a.m., Friday, April 21, 2017, is a moot point in that April 21, 2017 has passed.

The point of order was referred to the President Pro Tem who ruled it well taken.

SA 1 was again taken up.

At the request of Senator Hegeman, **SA 1** was withdrawn.

Senator Schatz offered **SS** for **SCS** for **HCS** for **HBs 302** and **228**, entitled:

SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NOS. 302 & 228

An Act to repeal sections 43.505, 57.450, 57.530, 190.103, 190.165, 488.5320, 513.653, 544.671, 565.050, 565.052, 565.054, 565.056, 575.150, and 650.330, RSMo, and to enact in lieu thereof eighteen new sections relating to emergency responders, with penalty provisions and an emergency clause for certain sections.

Senator Schatz moved that **SS** for **SCS** for **HCS** for **HBs 302** and **228** be adopted.

Senator Dixon offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House

Bill Nos. 302 and 228, Pages 31-33, Section 650.520, by striking all of said section and inserting in lieu thereof the following:

“650.520. There is hereby created a statewide program called the “Blue Alert System” referred to in this section as the “system” to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.”.

Further amend the title and enacting clause accordingly.

Senator Dixon moved that the above amendment be adopted.

At the request of Senator Dixon, **SA 1** was withdrawn.

Senator Hummel offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 4, Section 57.530, Line 17 of said page, by inserting immediately after said line the following:

“86.207. 1. Except as provided herein, all persons who become policemen and all policemen who enter or reenter the service of any city not within a county after the first day of October, 1957, become members **of the system** as a condition of their employment and **during the period of their membership** shall receive no pensions or retirement allowance from any other pension or retirement system supported wholly or in part by the city not within a county or the state of Missouri, nor shall they be required to make contributions under any other pension or retirement system of the city not within a county or the state of Missouri for the same period of service[, anything to the contrary notwithstanding. Any employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and subsequently becomes a policeman may elect to remain a member of said retirement plan and shall not be required to become a member of a police retirement system established under section 86.200. However,]. **Officers employed by a city not within a county and occupying the position of “Airport Police Officer” shall not be required to become members as a condition of their employment.** An employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and who subsequently becomes a policeman may elect to transfer [membership and] creditable service to the police retirement system created under [section] **sections 86.200 to 86.366**. Such transfers are subject to the conditions and requirements contained in section 105.691 and are also subject to any existing agreements between the said retirement plans[; provided however, transfers completed prior to January 1, 2016, shall occur without regard to the vesting requirements of the receiving plan contained in section 105.691]. As part of the transfer process described herein, the respective retirement plans may require the employee to acknowledge and agree as a condition of transfer that any election made under this section is irrevocable, constitutes a waiver of any right to receive retirement and disability benefits except as provided by the police retirement system, and that plan terms may be modified in the future.

2. If any member ceases to be in service for more than one year unless the member has attained the age of fifty-five or has twenty years or more of creditable service, or if the member withdraws the member’s accumulated contributions or if the member receives benefits under the retirement system or dies, the member thereupon ceases to be a member; except in the case of a member who has served in the Armed

Forces of the United States and has subsequently been reinstated as a policeman. A member who has terminated employment as a police officer, has actually retired and is receiving retirement benefits under the system shall be considered a retired member.

3. A reserve officer shall not be considered a member of the system for the purpose of determining creditable service, nor shall any contributions be due. A reserve officer shall not be entitled to any benefits from the system other than those awarded when the reserve officer originally retired under section 86.250, nor shall service as a reserve officer prohibit distribution of those benefits.”; and

Further amend said bill, page 33, section B, line 26 by inserting after the word “position,” the following: “to meet the requirements of the Social Security Administration and to prevent the expulsion of Missouri airport officers from the Social Security Program,”; and further amend line 28 of said page, by inserting immediately after “57.530,” the following: “86.207,”; and

Further amend said bill and section, page 34, line 5 of said page, by inserting immediately after “57.530,” the following: “86.207,”; and

Further amend the title and enacting clause accordingly.

Senator Hummel moved that the above amendment be adopted, which motion prevailed.

Senator Kraus offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 33, Section 650.520, Line 22, by inserting after all of said line the following:

“Section 1. 1. Notwithstanding any provision of law to the contrary, any city of the fourth classification with more than five thousand but fewer than five thousand five hundred inhabitants and located in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, may file with the fire protection district’s board of directors a notice of intention of detachment stating the city’s intent that the area located within the city and the fire protection district, or a portion of such area, is to be excluded and taken from the district. The filing of a notice of intention of detachment must be authorized by ordinance. Such notice of intention of detachment shall describe the subject area to be excluded from the fire protection district in the form of a legal description and map.

2. After filing the notice of intention of detachment with the fire protection district, the city shall conduct a public hearing on the notice of intention of detachment and give notice by publication in a newspaper of general circulation qualified to publish legal matters in the county where the subject area is located, at least once a week for three consecutive weeks prior to the hearing, with the last notice being not more than twenty days and not less than ten days before the hearing. The hearing may be continued to another date without further notice other than a motion to be entered upon the minutes fixing the date, time, and place of the subsequent hearing. At the public hearing, the city shall present its reasons why it desires to detach the subject area from the fire protection district and its plan to provide or cause to be provided fire protection and ambulance services to the subject area.

3. Following the public hearing, the governing body of the city may by ordinance, which shall not become effective except by the favorable vote of at least two-thirds of all the members of the

governing body of the city, approve the detachment of the subject area from the fire protection district.

4. Upon duly enacting such detachment ordinance, the city shall cause the same to be filed with the county assessor and the clerk of the county wherein the city is located, and one copy to be filed with the election authority, if different from the clerk of the county which has jurisdiction over the area being detached.

5. Upon the effective date of the ordinance, which may be up to one year from the date of its passage and approval, the fire protection district shall no longer provide or cause to be provided fire protection and ambulance services to the subject area and shall no longer levy and collect any tax upon the property included within the detached area, provided that all real property excluded from a fire protection district shall thereafter be subject to the levy of taxes for the payment of any indebtedness of the fire protection district outstanding as of the ordinance's effective date; provided further, however, that after any real property shall have been excluded from a fire protection district, as herein provided, any buildings and improvements thereafter erected or constructed on said excluded real property, and all machinery and equipment thereafter installed or placed therein or thereon, and all tangible personal property not in the fire protection district at the time of the exclusion of the subject area from the fire protection district which shall thereafter be situated on or used in connection with subject area, shall not be subject to any taxes levied by the fire protection district. Furthermore:

(1) On or before January first of the second calendar year occurring after the date on which the property was detached from the fire protection district, the city shall pay to the fire protection district a fee equal to the amount of revenue which would have been generated during the previous calendar year by the fire protection district ad valorem tax on the property in the area detached which was formerly a part of the fire protection district;

(2) On or before January first of the third calendar year occurring after the date on which the property was detached from the fire protection district, the city shall pay to the fire protection district a fee equal to four-fifths of the amount of revenue which would have been generated during the previous calendar year by the fire protection district ad valorem tax on the property in the area detached which was formerly a part of the fire protection district;

(3) On or before January first of the fourth calendar year occurring after the date on which the property was detached from the fire protection district, the city shall pay to the fire protection district a fee equal to three-fifths of the amount of revenue which would have been generated during the previous calendar year by the fire protection district ad valorem tax on the property in the area detached which was formerly a part of the fire protection district;

(4) On or before January first of the fifth calendar year occurring after the date on which the property was detached from the fire protection district, the city shall pay to the fire protection district a fee equal to two-fifths of the amount of revenue which would have been generated during the previous calendar year by the fire protection district ad valorem tax on the property in the area detached which was formerly a part of the fire protection district; and

(5) On or before January first of the sixth calendar year occurring after the date on which the property was detached from the fire protection district, the city shall pay to the fire protection district

a fee equal to one-fifths of the amount of revenue which would have been generated during the previous calendar year by the fire protection district ad valorem tax on the property in the area detached which was formerly a part of the fire protection district.

6. The provisions of this section shall not apply in any county in which a boundary commission has been established pursuant to section 72.400.”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above amendment be adopted, which motion prevailed.

Senator Sifton offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 28, Section 590.1040, Line 5, by inserting after all of said line the following:

“650.055. 1. Every individual who:

(1) Is found guilty of a felony or any offense under chapter 566; or

(2) Is seventeen years of age or older and arrested for [burglary in the first degree under section 569.160, or burglary in the second degree under section 569.170, or] a felony offense [under chapter 565, 566, 567, 568, or 573]; or

(3) Has been determined to be a sexually violent predator pursuant to sections 632.480 to 632.513; or

(4) Is an individual required to register as a sexual offender under sections 589.400 to 589.425;

shall have a fingerprint and blood or scientifically accepted biological sample collected for purposes of DNA profiling analysis.

2. Any individual subject to DNA collection and profiling analysis under this section shall provide a DNA sample:

(1) Upon booking at a county jail or detention facility; or

(2) Upon entering or before release from the department of corrections reception and diagnostic centers;
or

(3) Upon entering or before release from a county jail or detention facility, state correctional facility, or any other detention facility or institution, whether operated by a private, local, or state agency, or any mental health facility if committed as a sexually violent predator pursuant to sections 632.480 to 632.513;
or

(4) When the state accepts a person from another state under any interstate compact, or under any other reciprocal agreement with any county, state, or federal agency, or any other provision of law, whether or not the person is confined or released, the acceptance is conditional on the person providing a DNA sample if the person was found guilty of a felony offense in any other jurisdiction; or

(5) If such individual is under the jurisdiction of the department of corrections. Such jurisdiction includes persons currently incarcerated, persons on probation, as defined in section 217.650, and on parole,

as also defined in section 217.650; or

(6) At the time of registering as a sex offender under sections 589.400 to 589.425.

3. The Missouri state highway patrol and department of corrections shall be responsible for ensuring adherence to the law. Any person required to provide a DNA sample pursuant to this section shall be required to provide such sample, without the right of refusal, at a collection site designated by the Missouri state highway patrol and the department of corrections. Authorized personnel collecting or assisting in the collection of samples shall not be liable in any civil or criminal action when the act is performed in a reasonable manner. Such force may be used as necessary to the effectual carrying out and application of such processes and operations. The enforcement of these provisions by the authorities in charge of state correctional institutions and others having custody or jurisdiction over individuals included in subsection 1 of this section which shall not be set aside or reversed is hereby made mandatory. The board of probation or parole shall recommend that an individual on probation or parole who refuses to provide a DNA sample have his or her probation or parole revoked. In the event that a person's DNA sample is not adequate for any reason, the person shall provide another sample for analysis.

4. The procedure and rules for the collection, analysis, storage, expungement, use of DNA database records and privacy concerns shall not conflict with procedures and rules applicable to the Missouri DNA profiling system and the Federal Bureau of Investigation's DNA databank system.

5. Unauthorized use or dissemination of individually identifiable DNA information in a database for purposes other than criminal justice or law enforcement is a class A misdemeanor.

6. Implementation of sections 650.050 to 650.100 shall be subject to future appropriations to keep Missouri's DNA system compatible with the Federal Bureau of Investigation's DNA databank system.

7. All DNA records and biological materials retained in the DNA profiling system are considered closed records pursuant to chapter 610. All records containing any information held or maintained by any person or by any agency, department, or political subdivision of the state concerning an individual's DNA profile shall be strictly confidential and shall not be disclosed, except to:

(1) Peace officers, as defined in section 590.010, and other employees of law enforcement agencies who need to obtain such records to perform their public duties;

(2) The attorney general or any assistant attorneys general acting on his or her behalf, as defined in chapter 27;

(3) Prosecuting attorneys or circuit attorneys as defined in chapter 56, and their employees who need to obtain such records to perform their public duties;

(4) The individual whose DNA sample has been collected, or his or her attorney; or

(5) Associate circuit judges, circuit judges, judges of the courts of appeals, supreme court judges, and their employees who need to obtain such records to perform their public duties.

8. Any person who obtains records pursuant to the provisions of this section shall use such records only for investigative and prosecutorial purposes, including but not limited to use at any criminal trial, hearing, or proceeding; or for law enforcement identification purposes, including identification of human remains. Such records shall be considered strictly confidential and shall only be released as authorized by this section.

9. An individual may request expungement of his or her DNA sample and DNA profile through the court issuing the reversal or dismissal. A certified copy of the court order establishing that such conviction has been reversed or guilty plea has been set aside shall be sent to the Missouri state highway patrol crime laboratory. Upon receipt of the court order, the laboratory will determine that the requesting individual has no other qualifying offense as a result of any separate plea or conviction and no other qualifying arrest prior to expungement.

(1) A person whose DNA record or DNA profile has been included in the state DNA database in accordance with this section and sections 650.050, 650.052, and 650.100 may request expungement on the grounds that the conviction has been reversed, or the guilty plea on which the authority for including that person's DNA record or DNA profile was based has been set aside.

(2) Upon receipt of a written request for expungement, a certified copy of the final court order reversing the conviction or setting aside the plea and any other information necessary to ascertain the validity of the request, the Missouri state highway patrol crime laboratory shall expunge all DNA records and identifiable information in the state DNA database pertaining to the person and destroy the DNA sample of the person, unless the Missouri state highway patrol determines that the person is otherwise obligated to submit a DNA sample. Within thirty days after the receipt of the court order, the Missouri state highway patrol shall notify the individual that it has expunged his or her DNA sample and DNA profile, or the basis for its determination that the person is otherwise obligated to submit a DNA sample.

(3) The Missouri state highway patrol is not required to destroy any item of physical evidence obtained from a DNA sample if evidence relating to another person would thereby be destroyed.

(4) Any identification, warrant, arrest, or evidentiary use of a DNA match derived from the database shall not be excluded or suppressed from evidence, nor shall any conviction be invalidated or reversed or plea set aside due to the failure to expunge or a delay in expunging DNA records.

10. When a DNA sample is taken from an individual pursuant to subdivision (2) of subsection 1 of this section and the prosecutor declines prosecution and notifies the arresting agency of that decision, the arresting agency shall notify the Missouri state highway patrol crime laboratory within ninety days of receiving such notification. Within thirty days of being notified by the arresting agency that the prosecutor has declined prosecution, the Missouri state highway patrol crime laboratory shall determine whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken and retained. If the individual has no other qualifying offenses or arrests, the crime laboratory shall expunge all DNA records in the database taken at the arrest for which the prosecution was declined pertaining to the person and destroy the DNA sample of such person.

11. When a DNA sample is taken of an arrestee for any offense listed under subsection 1 of this section and charges are filed:

(1) If the charges are later withdrawn, the prosecutor shall notify the state highway patrol crime laboratory that such charges have been withdrawn;

(2) If the case is dismissed, the court shall notify the state highway patrol crime laboratory of such dismissal;

(3) If the court finds at the preliminary hearing that there is no probable cause that the defendant committed the offense, the court shall notify the state highway patrol crime laboratory of such finding;

(4) If the defendant is found not guilty, the court shall notify the state highway patrol crime laboratory of such verdict. If the state highway patrol crime laboratory receives notice under this subsection, such crime laboratory shall determine, within thirty days, whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken. If the individual has no other qualifying arrests or offenses, the crime laboratory shall expunge all DNA records in the database pertaining to such person and destroy the person's DNA sample."; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted, which motion prevailed.

Senator Curls offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 4, Section 57.530, Line 17, by inserting after all of said line the following:

"84.514. The chief of police, with the approval of the board, may appoint a police officer to serve as lieutenant colonel on matters relating to homeland security. Notwithstanding the provisions of section 84.510 to the contrary, such position shall be a new position and in addition to the number of lieutenant colonels authorized under section 84.510. The lieutenant colonel authorized under this section shall be responsible for matters relating to homeland security as determined by the chief and be entitled to the same rank, privileges, and compensation afforded all other lieutenant colonels within the department."; and

Further amend the title and enacting clause accordingly.

Senator Curls moved that the above amendment be adopted.

At the request of Senator Schatz, **HCS** for **HBs 302** and **228**, with **SCS**, **SS** for **SCS** and **SA 5** (pending), was placed on the Informal Calendar.

RE-REFERRALS

President Pro Tem Richard re-referred **HB 340** to the Committee on Commerce, Consumer Protection, Energy and the Environment.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Brown, Chairman of the Committee on Appropriations, submitted the following reports:

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 1**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 2**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 3**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 4**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 5**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 6**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 7**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 8**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 9**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 10**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 11**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 12**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 13**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following reports:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 251**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 528**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 307**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was referred **SB 472**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following report:

Mr. President: Your Committee on Government Reform, to which was referred **SB 524**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 10**, entitled:

An Act to repeal sections 208.690, 316.160, 376.385, 376.429, 376.446, 376.620, 376.779, 376.781, 376.811, 376.845, 376.1192, 376.1199, 376.1200, 376.1215, 376.1218, 376.1219, 376.1220, 376.1224, 376.1225, 376.1230, 376.1232, 376.1235, 376.1237, 376.1250, 376.1253, 376.1275, 376.1400, 376.1550, 376.1900, 379.160, and 379.321, RSMo, and to enact in lieu thereof thirty-five new sections relating to insurance proceedings.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 619**, entitled:

An Act to repeal sections 169.460 and 169.490, RSMo, and to enact in lieu thereof two new sections relating to the public school retirement system of the City of St. Louis.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 162**, entitled:

An Act to repeal section 229.150, RSMo, and to enact in lieu thereof one new section relating to drainage ditches, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 97**, entitled:

An Act to repeal section 168.021, RSMo, and to enact in lieu thereof one new section relating to a visiting scholars certificate.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 827, regarding Alexandria Christine Rensing, St. Louis, which was adopted.

Senator Walsh offered Senate Resolution No. 828, regarding Hannah Marie Schaljo, Florissant, which was adopted.

Senator Wasson offered Senate Resolution No. 829, regarding Eagle Scout Zachary Neal “Zack” Cosby, Springfield, which was adopted.

INTRODUCTION OF GUESTS

Senator Hegeman introduced to the Senate, President Dr. Lenny Klaver, North Central Missouri College, Trenton.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

FIFTY-NINTH DAY—TUESDAY, APRIL 25, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler
HCS for HB 619

HCS for HB 162
HB 97-Swan

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
(In Fiscal Oversight)
SS for SCS for SB 49-Walsh
(In Fiscal Oversight)

SS for SB 490-Schupp

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS
2. SB 532-Hoskins
3. SB 518-Emery
4. SB 341-Nasheed, with SCS
5. SJR 5-Emery, with SCS
6. SB 305-Kehoe, et al
7. SB 535-Wallingford
8. SB 523-Sater, with SCS
9. SB 480-Kraus
10. SB 407-Riddle, with SCS
11. SB 353-Wallingford, with SCS

12. SB 380-Riddle
13. SB 297-Hummel, with SCS
14. SB 474-Schatz
15. SB 483-Holsman
16. SB 498-Nasheed
17. SB 251-Kehoe, with SCS
18. SB 528-Hegeman
19. SB 307-Munzlinger
20. SB 472-Hoskins
21. SB 524-Koenig, with SCS

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)
2. HCS for HB 151 (Silvey)
(In Fiscal Oversight)
3. HB 850-Davis (Kraus)
4. HCS for HB 452 (Rowden)

5. HCS for HB 831, with SCS (Hummel)
(In Fiscal Oversight)
6. HCS for HB 381, with SCS (Hegeman)
7. HB 58-Haefner (Onder)
8. HB 175-Reiboldt, with SCS (Munzlinger)

9. HB 327-Morris (Curls)
(In Fiscal Oversight)
10. HB 680-Fitzwater, with SCS (Wasson)
11. HCS for HB 57-Haefner, with SCS
(Libla) (In Fiscal Oversight)
12. HCS for HB 422 (Dixon)
13. HB 245-Rowland, with SCS
(Cunningham) (In Fiscal Oversight)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
(In Fiscal Oversight)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS
(Cunningham) (In Fiscal Oversight)
23. HB 289-Fitzpatrick, with SCS
(Rowden) (In Fiscal Oversight)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews (Hegeman)
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS (Sater)
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)
33. HB 1045-Haahr (Wasson)
(In Fiscal Oversight)
34. HB 909-Fraker (Wasson)
35. HCS for HB 631, with SCS (Emery)
36. HCS for HB 348 (Romine)
37. HJR 10-Brown (Romine)
38. HCS#2 for HB 502 (Rowden)
39. HCS for HB 304, with SCS (Koenig)
40. HB 871-Davis, with SCS (Kraus)
41. HB 843-McGaugh, with SCS (Hegeman)
42. HB 200-Fraker, with SCS (Sater)
43. HCS for HB 703 (Hegeman)
44. HB 956-Kidd, with SCS (Rizzo)
45. HCS for HB 199, with SCS (Cunningham)
46. HB 87-Henderson, with SCS (Romine)
47. HB 587-Redmon, with SCS (Hegeman)
48. HCS for HB 258, with SCS (Munzlinger)
49. HB 349-Brown, with SCS (Sater)
50. HCS for HB 316, with SCS
(Wallingford)
51. HB 558-Ross, with SCS (Schatz)
52. HB 586-Rhoads (Rowden)
53. HB 256-Rhoads, with SCS (Munzlinger)
54. HCS for HB 645 (Sater)
55. HCS for HB 183 (Nasheed)
56. HCS for HB 542 (Schatz)
57. HB 61-Alferman (Schatz)
58. HB 128, HB 678, HB 701 & HB
964-Davis, with SCS (Richard)
59. HB 811-Ruth (Wieland)
60. HB 805-Basye (Rowden)
61. HB 664-Korman (Riddle)
62. HCS for HB 1 (Brown)
63. HCS for HB 2, with SCS (Brown)
64. HCS for HB 3, with SCS (Brown)
65. HCS for HB 4, with SCS (Brown)
66. HCS for HB 5, with SCS (Brown)
67. HCS for HB 6, with SCS (Brown)
68. HCS for HB 7, with SCS (Brown)
69. HCS for HB 8, with SCS (Brown)
70. HCS for HB 9, with SCS (Brown)
71. HCS for HB 10, with SCS (Brown)
72. HCS for HB 11, with SCS (Brown)
73. HCS for HB 12, with SCS (Brown)
74. HCS for HB 13, with SCS (Brown)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 6-Richard, with SCS

SB 13-Dixon	SB 171-Dixon and Sifton, with SCS
SB 20-Brown	SB 176-Dixon
SB 21-Brown	SB 177-Dixon, with SCS
SB 28-Sater, with SCS (pending)	SB 178-Dixon
SB 32-Emery, with SCS	SB 180-Nasheed, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 183-Hoskins, with SCS
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 184-Emery, with SS (pending)
SBs 44 & 63-Romine, with SCS	SB 185-Onder, et al, with SCS
SB 46-Libla, with SCS	SB 188-Munzlinger, with SCS
SB 61-Hegeman, with SCS	SB 189-Kehoe, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 68-Onder and Nasheed	SB 196-Koenig
SB 76-Munzlinger	SB 199-Wasson
SB 80-Wasson, with SCS	SB 200-Libla
SB 81-Dixon	SB 201-Onder, with SCS
SB 83-Dixon	SB 203-Sifton, with SCS
SB 85-Kraus, with SCS	SB 207-Sifton
SB 96-Sater and Emery	SB 209-Wallingford
SB 97-Sater, with SCS	SB 210-Onder, with SCS
SB 102-Cunningham, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 103-Wallingford	SB 221-Riddle
SB 109-Holsman, with SCS	SB 223-Schatz, with SCS
SB 115-Schupp, with SCS	SB 227-Koenig, with SCS
SB 117-Schupp, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 122-Munzlinger, with SCS	SB 230-Riddle
SB 123-Munzlinger	SB 232-Schatz
SB 126-Wasson	SB 233-Wallingford
SB 129-Dixon and Sifton, with SCS	SB 234-Libla, with SCS
SB 130-Kraus, with SCS	SB 239-Rowden, with SCS
SB 133-Chappelle-Nadal	SB 242-Emery, with SCS
SB 138-Sater	SB 243-Hegeman
SB 141-Emery	SB 247-Kraus, with SCS
SB 142-Emery	SB 250-Kehoe
SB 144-Wallingford	SB 252-Dixon, with SCS
SB 145-Wallingford, with SCS	SB 258-Munzlinger
SB 147-Romine	SB 259-Munzlinger
SB 156-Munzlinger, with SCS	SB 260-Munzlinger
SB 157-Dixon, with SCS	SB 261-Munzlinger
SB 158-Dixon	SB 262-Munzlinger
SB 163-Romine	SB 263-Riddle
SB 169-Dixon, with SCS	SB 264-Dixon
	SB 267-Schatz, with SCS

SB 271-Wasson and Richard, with SCS	SB 384-Rowden, with SCS
SB 280-Hoskins, with SCS	SB 389-Sater, with SCS
SB 284-Hegeman, with SCS	SB 391-Munzlinger
SBs 285 & 17-Koenig, with SCS	SB 392-Holsman
SB 286-Rizzo	SB 406-Wasson and Sater
SB 290-Schatz, with SCS	SB 409-Koenig
SB 295-Schaaf, with SCS	SB 410-Schatz
SB 298-Curls	SB 413-Munzlinger
SB 303-Wieland, with SCS	SB 418-Hegeman, with SCS
SB 311-Wasson, with SCS	SB 419-Riddle
SBs 314 & 340-Schatz, et al, with SCS	SB 422-Cunningham, with SCS
SB 316-Rowden, with SCS	SB 426-Wasson, with SCS
SB 325-Kraus	SB 427-Wasson
SBs 327, 238 & 360-Romine, with SCS	SB 430-Cunningham, with SCS
SB 328-Romine, with SCS & SA 3 (pending)	SB 433-Sater, with SCS
SB 330-Munzlinger	SB 435-Cunningham, with SCS
SB 331-Hegeman	SB 442-Hegeman
SB 333-Schaaf, with SCS	SB 445-Rowden
SB 336-Wieland	SB 448-Emery
SB 348-Wasson, with SA 1 (pending)	SB 451-Nasheed, with SS (pending)
SB 349-Wasson	SB 468-Hegeman
SB 358-Wieland	SB 469-Schatz
SB 362-Hummel	SB 475-Schatz
SB 368-Rowden	SB 485-Hoskins
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 517-Wasson
SB 378-Wallingford	SB 526-Brown
SB 379-Schatz	SJR 9-Romine, with SCS
SB 381-Riddle	SJR 11-Hegeman, with SCS
SB 383-Eigel and Wieland	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 190 & 208 (Eigel)
HCS for HB 66, with SCS (Sater)	HB 207-Fitzwater (Romine)
HB 85-Redmon, with SCS (Hegeman)	HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HCS for HB 292, with SCS (Cunningham)
HB 93-Lauer, with SCS (Wasson)	HCS for HBs 302 & 228, with SCS, SS for SCS & SA 5 (pending) (Schatz)
HB 95-McGaugh (Emery)	HB 336-Shull (Wieland)
HB 104-Love (Brown)	HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 115, with SCS (Wasson)	

HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeyer (Munzlinger)
 HB 462-Kolkmeyer (Munzlinger)

HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick, with SA 2 (pending)
 (Koenig)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SCS for SB 66-Schatz, with HCS,
 as amended

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
 (Schatz) (House requests Senate
 recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
 HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

To be Referred

HCS for HCRs 32 & 33

✓

Journal of the Senate

FIRST REGULAR SESSION

FIFTY-NINTH DAY—TUESDAY, APRIL 25, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“He leads the humble in what is right, and teaches the humble his way. All paths of the Lord are steadfast love and faithfulness, for those who keep his covenant and his decrees.” (Psalm 25:9-10)

Heavenly Father You hear the faintest prayer whether spoken or not, so we pray hear our prayer that our uncertainties and concerns for what we do here is grounded in Your word and brings us assurance that our decisions are in keeping with Your desire for us. Keep us resolute in our hope to be faithful and centered in You our God. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

The Senate observed a moment of silence for Michelle Nilges.

RESOLUTIONS

Senator Eigel offered Senate Resolution No. 830, regarding Pete Anthony Lo Grasso, Saint Charles, which was adopted.

Senator Eigel offered Senate Resolution No. 831, regarding Donald Norman “Don” Sugar, Saint Charles, which was adopted.

Senator Eigel offered Senate Resolution No. 832, regarding James Noble “Jim” Shackelford, Saint Charles, which was adopted.

Senator Eigel offered Senate Resolution No. 833, regarding Robert Wayne “Bob” Rogers, Saint Charles, which was adopted.

Senator Dixon offered Senate Resolution No. 834, regarding Chandler A. Haynes, Bruner, which was adopted.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred to the Committee indicated:

HCS for HCRs 32 and 33—Rules, Joint Rules, Resolutions and Ethics.

Senator Kehoe requested that without objection, the Senate would go to the Order of Business of House Bills on Third Reading.

Senator Schaaf rose to object.

Senator Kehoe moved that the Senate go to the Order of Business of House Bills on Third Reading.

Senator Silvey raised the point of order that a motion to suspend the rules to go to the Order of Business of House Bills on 3rd Reading was necessary rather than just a motion.

The point of order was referred to the President Pro Tem.

Senator Kehoe withdrew his motion, rendering the point of order moot.

HOUSE BILLS ON THIRD READING

HCS for HB 1, entitled:

An Act to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

On motion of Senator Brown, **HCS for HB 1** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 2, with SCS, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 2, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 2

An Act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 2** be adopted.

Senator Romine offered **SA 1:**

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,749,483,608”; and

Further amend said section, line 9 by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,392,907,149”; and

Further amend said section, line 16 by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,209,387,565”; and

Further amend section and bill totals accordingly.

Senator Romine moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

Senator Schaaf requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Libla, Romine, Schupp and Walsh.

Senator Cunningham offered **SSA 1** for **SA 1**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,714,489,396”; and

Further amend said section, line 9 by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,357,912,937”; and

Further amend said section, line 16 by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,174,393,353”; and

Further amend section and bill totals accordingly.

Senator Cunningham moved that the above substitute amendment be adopted.

At the request of Senator Brown, **HCS** for **HB 2**, with **SCS**, **SA 1** and **SSA 1** for **SA 1** (pending), was placed on the Informal Calendar.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HB 34**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 293**, entitled:

An Act to amend chapter 304, RSMo, by adding thereto one new section relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 219**, entitled:

An Act to repeal section 559.600, RSMo, and to enact in lieu thereof three new sections relating to

private probation services for misdemeanor offenders.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 324**, entitled:

An Act to repeal section 167.161, RSMo, and to enact in lieu thereof one new section relating to truant pupils.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 746**, entitled:

An Act to repeal section 443.812, RSMo, and to enact in lieu thereof one new section relating to residential mortgage loan brokers.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 194**, entitled:

An Act to repeal sections 188.027, 188.028, 188.036, 188.047, 188.052, 194.375, and 197.230, RSMo, and to enact in lieu thereof eight new sections relating to abortion, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HBs 960, 962 & 828**, entitled:

An Act to amend chapter 37, RSMo, by adding thereto one new section relating to a social innovation grant program.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 670**, entitled:

An Act to repeal section 162.720, RSMo, and to enact in lieu thereof two new sections relating to gifted

education.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 743**, entitled:

An Act to repeal sections 595.030 and 595.045, RSMo, and to enact in lieu thereof two new sections relating to governmental compensation funds, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 8**.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear.

The term “safety bumper” means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated on state highways between the hours of sunset and sunrise for agricultural purposes provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for

transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, [or] a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber or amber and white lights, **or a stationary vehicle operated by a utility worker displaying lighted amber or amber and white lights**, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An “emergency vehicle” is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting

emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. As used in this section, the term "utility worker" means any employee while in performance of his or her job duties, including any person employed under contract of a utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned.

6. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

[6.] 7. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

[7.] 8. Violation of this section shall be deemed a class A misdemeanor.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 3

Amend House Amendment No. 3 to Senate Bill No. 8, Page 1, Line 4, by inserting immediately prior to the phrase “304.170.” on said line the following:

“287.020. 1. The word “employee” as used in this chapter shall be construed to mean every person in the service of any employer, as defined in this chapter, under any contract of hire, express or implied, oral or written, or under any appointment or election, including executive officers of corporations. Except as otherwise provided in section 287.200, any reference to any employee who has been injured shall, when the employee is dead, also include his dependents, and other persons to whom compensation may be payable.

The word “employee” shall also include all minors who work for an employer, whether or not such minors are employed in violation of law, and all such minors are hereby made of full age for all purposes under, in connection with, or arising out of this chapter. The word “employee” shall not include an individual who is the owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies. The word “employee” also shall not include any person performing services for board, lodging, aid, or sustenance received from any religious, charitable, or relief organization.

2. The word “accident” as used in this chapter shall mean an unexpected traumatic event or unusual strain identifiable by time and place of occurrence and producing at the time objective symptoms of an injury caused by a specific event during a single work shift. An injury is not compensable because work was a triggering or precipitating factor.

3. (1) In this chapter the term “injury” is hereby defined to be an injury which has arisen out of and in the course of employment. An injury by accident is compensable only if the accident was the prevailing factor in causing both the resulting medical condition and disability. “The prevailing factor” is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability.

(2) An injury shall be deemed to arise out of and in the course of the employment only if:

(a) It is reasonably apparent, upon consideration of all the circumstances, that the accident is the prevailing factor in causing the injury; and

(b) It does not come from a hazard or risk unrelated to the employment to which workers would have been equally exposed outside of and unrelated to the employment in normal nonemployment life.

(3) An injury resulting directly or indirectly from idiopathic causes is not compensable.

(4) A cardiovascular, pulmonary, respiratory, or other disease, or cerebrovascular accident or myocardial

infarction suffered by a worker is an injury only if the accident is the prevailing factor in causing the resulting medical condition.

(5) The terms “injury” and “personal injuries” shall mean violence to the physical structure of the body and to the personal property which is used to make up the physical structure of the body, such as artificial dentures, artificial limbs, glass eyes, eyeglasses, and other prostheses which are placed in or on the body to replace the physical structure and such disease or infection as naturally results therefrom. These terms shall in no case except as specifically provided in this chapter be construed to include occupational disease in any form, nor shall they be construed to include any contagious or infectious disease contracted during the course of the employment, nor shall they include death due to natural causes occurring while the worker is at work.

4. “Death” when mentioned as a basis for the right to compensation means only death resulting from such violence and its resultant effects occurring within three hundred weeks after the accident; except that in cases of occupational disease, the limitation of three hundred weeks shall not be applicable.

5. Injuries sustained in company-owned or subsidized automobiles in accidents that occur while traveling from the employee’s home to the employer’s principal place of business or from the employer’s principal place of business to the employee’s home are not compensable. The extension of premises doctrine is abrogated to the extent it extends liability for accidents that occur on property not owned or controlled by the employer even if the accident occurs on customary, approved, permitted, usual or accepted routes used by the employee to get to and from their place of employment.

6. The term “total disability” as used in this chapter shall mean inability to return to any employment and not merely mean inability to return to the employment in which the employee was engaged at the time of the accident.

7. As used in this chapter and all acts amendatory thereof, the term “commission” shall hereafter be construed as meaning and referring exclusively to the labor and industrial relations commission of Missouri, and the term “director” shall hereafter be construed as meaning the director of the department of insurance, financial institutions and professional registration of the state of Missouri or such agency of government as shall exercise the powers and duties now conferred and imposed upon the department of insurance, financial institutions and professional registration of the state of Missouri.

8. The term “division” as used in this chapter means the division of workers’ compensation of the department of labor and industrial relations of the state of Missouri.

9. For the purposes of this chapter, the term “minor” means a person who has not attained the age of eighteen years; except that, for the purpose of computing the compensation provided for in this chapter, the provisions of section 287.250 shall control.

10. In applying the provisions of this chapter, it is the intent of the legislature to reject and abrogate earlier case law interpretations on the meaning of or definition of “accident”, “occupational disease”, “arising out of”, and “in the course of the employment” to include, but not be limited to, holdings in: *Bennett v. Columbia Health Care and Rehabilitation*, 80 S.W.3d 524 (Mo.App. W.D. 2002); *Kasl v. Bristol Care, Inc.*, 984 S.W.2d 852 (Mo.banc 1999); and *Drewes v. TWA*, 984 S.W.2d 512 (Mo.banc 1999) and all cases citing, interpreting, applying, or following those cases.

11. For the purposes of this chapter, “occupational diseases due to toxic exposure” shall only include

the following: mesothelioma, asbestosis, berylliosis, coal worker's pneumoconiosis, bronchiolitis obliterans, silicosis, silicotuberculosis, manganism, acute myelogenous leukemia, and myelodysplastic syndrome.

287.040. 1. Any person who has work done under contract on or about his premises which is an operation of the usual business which he there carries on shall be deemed an employer and shall be liable under this chapter to such contractor, his subcontractors, and their employees, when injured or killed on or about the premises of the employer while doing work which is in the usual course of his business.

2. The provisions of this section shall not apply to the owner of premises upon which improvements are being erected, demolished, altered or repaired by an independent contractor but such independent contractor shall be deemed to be the employer of the employees of his subcontractors and their subcontractors when employed on or about the premises where the principal contractor is doing work.

3. In all cases mentioned in the preceding subsections, the immediate contractor or subcontractor shall be liable as an employer of the employees of his subcontractors. All persons so liable may be made parties to the proceedings on the application of any party. The liability of the immediate employer shall be primary, and that of the others secondary in their order, and any compensation paid by those secondarily liable may be recovered from those primarily liable, with attorney's fees and expenses of the suit. Such recovery may be had on motion in the original proceedings. No such employer shall be liable as in this section provided, if the employee was insured by his immediate or any intermediate employer.

4. The provisions of this section shall not apply to the relationship between a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041 or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies, and an owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle.

288.035. Notwithstanding the provisions of section 288.034, in the case of an individual who is the owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire common or contract motor vehicle carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation or any of its subagencies, such owner/operator shall not be deemed to be an employee, provided, however, such individual owner and operator shall be deemed to be in employment if the for-hire common or contract vehicle carrier is an organization described in Section 501(c)(3) of the Internal Revenue Code or any governmental entity.

301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) "Automobile transporter", any vehicle combination **capable of carrying cargo on the power unit and** designed and used [specifically] for the transport of assembled motor vehicles, **including truck camper units**;

(3) "Axle load", the total load transmitted to the road by all wheels whose centers are included between

two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) **“Backhaul”, the return trip of a vehicle transporting cargo or general freight, especially when carrying goods back over all or part of the same route;**

(5) **“Boat transporter”, any vehicle combination capable of carrying cargo on the power unit and designed and used specifically to transport assembled boats and boat hulls. Boats may be partially disassembled to facilitate transporting;**

[(5)] (6) **“Body shop”, a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;**

[(6)] (7) **“Bus”, a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;**

[(7)] (8) **“Commercial motor vehicle”, a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;**

[(8)] (9) **“Cotton trailer”, a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;**

[(9)] (10) **“Dealer”, any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;**

[(10)] (11) **“Director” or “director of revenue”, the director of the department of revenue;**

[(11)] (12) **“Driveaway operation”:**

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person’s own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

[(12)] (13) **“Dromedary”, a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;**

[(13)] (14) **“Farm tractor”, a tractor used exclusively for agricultural purposes;**

[(14)] (15) **“Fleet”, any group of ten or more motor vehicles owned by the same owner;**

[(15)] (16) **“Fleet vehicle”, a motor vehicle which is included as part of a fleet;**

[(16)] (17) **“Fullmount”, a vehicle mounted completely on the frame of either the first or last vehicle**

in a saddlemount combination;

[(17)] (18) “Gross weight”, the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

[(18)] (19) “Hail-damaged vehicle”, any vehicle, the body of which has become dented as the result of the impact of hail;

[(19)] (20) “Highway”, any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

[(20)] (21) “Improved highway”, a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

[(21)] (22) “Intersecting highway”, any highway which joins another, whether or not it crosses the same;

[(22)] (23) “Junk vehicle”, a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

[(23)] (24) “Kit vehicle”, a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer’s statement of origin;

[(24)] (25) “Land improvement contractors’ commercial motor vehicle”, any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers’ maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

[(25)] (26) “Local commercial motor vehicle”, a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person’s control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

[(26)] (27) “Local log truck”, a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense

highways described in 23 U.S.C. Section 103, as amended, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

[(27)] **(28)** “Local log truck tractor”, a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in [Title 23, Section 103(e) of the United States Code] **23 U.S.C. Section 103, as amended**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

[(28)] **(29)** “Local transit bus”, a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

[(29)] **(30)** “Log truck”, a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

[(30)] **(31)** “Major component parts”, the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

[(31)] **(32)** “Manufacturer”, any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

[(32)] **(33)** “Motor change vehicle”, a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

[(33)] **(34)** “Motor vehicle”, any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

[(34)] **(35)** “Motor vehicle primarily for business use”, any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

[(35)] (36) “Motorcycle”, a motor vehicle operated on two wheels;

[(36)] (37) “Motorized bicycle”, any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

[(37)] (38) “Motortricycle”, a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

[(38)] (39) “Municipality”, any city, town or village, whether incorporated or not;

[(39)] (40) “Nonresident”, a resident of a state or country other than the state of Missouri;

[(40)] (41) “Non-USA-std motor vehicle”, a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

[(41)] (42) “Operator”, any person who operates or drives a motor vehicle;

[(42)] (43) “Owner”, any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner [for the purpose of this law];

[(43)] (44) “Public garage”, a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

[(44)] (45) “Rebuilder”, a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

[(45)] (46) “Reconstructed motor vehicle”, a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

[(46)] (47) “Recreational motor vehicle”, any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

[(47)] (48) “Recreational off-highway vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

[(48)] (49) “Rollback or car carrier”, any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

[(49)] **(50)** “Saddlemount combination”, a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The “saddle” is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a “double saddlemount combination”. When three vehicles are towed in this manner, the combination is called a “triple saddlemount combination”;

[(50)] **(51)** “Salvage dealer and dismantler”, a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

[(51)] **(52)** “Salvage vehicle”, a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer’s model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words “salvage/abandoned property”. The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, “fair market value” means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

[(52)] **(53)** “School bus”, any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

[(53)] **(54)** “Scrap processor”, a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

[(54)] **(55)** “Shuttle bus”, a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

[(55)] (56) “Special mobile equipment”, every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

[(56)] (57) “Specially constructed motor vehicle”, a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

[(57)] (58) “Stinger-steered combination”, a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

[(58)] (59) “Tandem axle”, a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

[(60)] (60) “Towaway trailer transporter combination”, a combination of vehicles consisting of a trailer transporter towing unit and two trailers or semitrailers, with a total weight that does not exceed twenty-six thousand pounds; and in which the trailers or semitrailers carry no property and constitute inventory property of a manufacturer, distributor, or dealer of such trailers or semitrailers;

[(59)] (61) “Tractor”, “truck tractor” or “truck-tractor”, a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

[(60)] (62) “Trailer”, any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not include cotton trailers as defined in [subdivision (8) of] this section and shall not include manufactured homes as defined in section 700.010;

[(63)] (63) “Trailer transporter towing unit”, a power unit that is not used to carry property when operating in a towaway trailer transporter combination;

[(61)] (64) “Truck”, a motor vehicle designed, used, or maintained for the transportation of property;

[(62)] (65) “Truck-tractor semitrailer-semitrailer”, a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

[(63)] (66) “Truck-trailer boat transporter combination”, a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

[(64)] (67) “Used parts dealer”, a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

[(65)] (68) “Utility vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

[(66)] (69) “Vanpool”, any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined [by subdivisions (6) and (7) of] **in** this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

[(67)] (70) “Vehicle”, any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

[(68)] (71) “Wrecker” or “tow truck”, any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

[(69)] (72) “Wrecker or towing service”, the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.031. Notwithstanding the twenty-five mile operations limit imposed in [subdivision (24) of] section 301.010 upon local commercial motor vehicles, a local commercial motor vehicle licensed for forty-eight thousand pounds gross weight and above may be used to haul solid waste as defined in section 260.200 up to sixty miles from the municipality in which its operations are otherwise confined and still be eligible to register as a local commercial motor vehicle.

301.227. 1. Whenever a vehicle is sold for salvage, dismantling or rebuilding, the purchaser shall forward to the director of revenue within ten days the certificate of ownership or salvage certificate of title and the proper application and fee of eight dollars and fifty cents, and the director shall issue a negotiable salvage certificate of title to the purchaser of the salvaged vehicle. On vehicles purchased during a year that is no more than six years after the manufacturer’s model year designation for such vehicle, it shall be mandatory that the purchaser apply for a salvage title. On vehicles purchased during a year that is more than six years after the manufacturer’s model year designation for such vehicle, then application for a salvage title shall be optional on the part of the purchaser. Whenever a vehicle is sold for destruction and a salvage certificate of title, junking certificate, or certificate of ownership exists, the seller, if licensed under sections 301.217 to 301.221, shall forward the certificate to the director of revenue within ten days, with the notation

of the date sold for destruction and the name of the purchaser clearly shown on the face of the certificate.

2. Whenever a vehicle is classified as “junk”, as defined in section 301.010, the purchaser may forward to the director of revenue a properly completed application for a junking certificate as well as the salvage certificate of title or certificate of ownership and the director shall issue a negotiable junking certificate to the purchaser of the vehicle. The director may also issue a junking certificate to a possessor of a vehicle manufactured twenty-six years or more prior to the current model year who has a bill of sale for said vehicle but does not possess a certificate of ownership, provided no claim of theft has been made on the vehicle and the highway patrol has by letter stated the vehicle is not listed as stolen after checking the registration number through its nationwide computer system. Such junking certificate may be granted within thirty days of the submission of a request. A junking certificate shall authorize the holder to possess, transport, or, by assignment, transfer ownership in such parts, scrap, or junk.

3. For any vehicle issued a junking certificate or such similar document or classification pursuant to the laws of another state, regardless of whether such designation has been subsequently changed by law in any other state, the department shall only issue a junking certificate, and a salvage certificate of title or original certificate of ownership shall not thereafter be issued for such vehicle. Notwithstanding the provisions of this subsection, if the vehicle has not previously been classified as a junk vehicle, the applicant making the original junking certification application shall, within ninety days, be allowed to rescind his application for a junking certificate by surrendering the junking certificate and apply for a salvage certificate of title in his name. The seller of a vehicle for which a junking certificate has been applied for or issued shall disclose such fact in writing to any prospective buyers before sale of such vehicle; otherwise the sale shall be voidable at the option of the buyer.

4. No scrap metal operator shall acquire or purchase a motor vehicle or parts thereof without, at the time of such acquisition, receiving the original certificate of ownership or salvage certificate of title or junking certificate from the seller of the vehicle or parts, unless the seller is a licensee under sections 301.219 to 301.221.

5. All titles and certificates required to be received by scrap metal operators from nonlicensees shall be forwarded by the operator to the director of revenue within ten days of the receipt of the vehicle or parts.

6. The scrap metal operator shall keep a record, for three years, of the seller’s name and address, the salvage business license number of the licensee, date of purchase, and any vehicle or parts identification numbers open for inspection as provided in section 301.225.

7. Notwithstanding any other provision of this section, a motor vehicle dealer as defined in section 301.550 and licensed under the provisions of sections 301.550 to 301.572 may negotiate one reassignment of a salvage certificate of title on the back thereof.

8. Notwithstanding the provisions of subsection 1 of this section, an insurance company which settles a claim for a stolen vehicle may apply for and shall be issued a negotiable salvage certificate of title without the payment of any fee upon proper application within thirty days after settlement of the claim for such stolen vehicle. However, if the insurance company upon recovery of a stolen vehicle determines that the stolen vehicle has not sustained damage to the extent that the vehicle would have otherwise been declared a salvage vehicle pursuant to [subdivision (51) of] section 301.010, then the insurance company may have the vehicle inspected by the Missouri state highway patrol, or other law enforcement agency authorized by the director of revenue, in accordance with the inspection provisions of subsection 9 of section 301.190.

Upon receipt of title application, applicable fee, the completed inspection, and the return of any previously issued negotiable salvage certificate, the director shall issue an original title with no salvage or prior salvage designation. Upon the issuance of an original title the director shall remove any indication of the negotiable salvage title previously issued to the insurance company from the department's electronic records.

9. Notwithstanding subsection 4 of this section or any other provision of the law to the contrary, if a motor vehicle is inoperable and is at least ten model years old, or the parts are from a motor vehicle that is inoperable and is at least ten model years old, a scrap metal operator may purchase or acquire such motor vehicle or parts without receiving the original certificate of ownership, salvage certificate of title, or junking certificate from the seller of the vehicle or parts, provided the scrap metal operator verifies with the department of revenue, via the department's online record access, that the motor vehicle is not subject to any recorded security interest or lien and the scrap metal operator complies with the requirements of this subsection. In lieu of forwarding certificates of title or ownership for such motor vehicles as required by subsection 5 of this section, the scrap metal operator shall forward a copy of the seller's state identification **card** along with a bill of sale to the department of revenue. The bill of sale form shall be designed by the director and such form shall include, but not be limited to, a certification that the motor vehicle is at least ten model years old, is inoperable, is not subject to any recorded security interest or lien, and a certification by the seller that the seller has the legal authority to sell or otherwise transfer the seller's interest in the motor vehicle or parts. Upon receipt of the information required by this subsection, the department of revenue shall cancel any certificate of title or ownership and registration for the motor vehicle. If the motor vehicle is inoperable and at least twenty model years old, then the scrap metal operator shall not be required to verify with the department of revenue whether the motor vehicle is subject to any recorded security interests or liens. As used in this subsection, the term "inoperable" means a motor vehicle that is in a rusted, wrecked, discarded, worn out, extensively damaged, dismantled, and mechanically inoperative condition and the vehicle's highest and best use is for scrap purposes. The director of the department of revenue is directed to promulgate rules and regulations to implement and administer the provisions of this section, including but not limited to, the development of a uniform bill of sale. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

301.550. 1. The definitions contained in section 301.010 shall apply to sections 301.550 to 301.573, and in addition as used in sections 301.550 to 301.573, the following terms mean:

(1) "Boat dealer", any natural person, partnership, or corporation who, for a commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, offers, attempts to sell, or negotiates the sale of any vessel or vessel trailer, whether or not the vessel or vessel trailer is owned by such person. The sale of six or more vessels or vessel trailers or both in any calendar year shall be required as evidence that such person is eligible for licensure as a boat dealer under sections 301.550 to 301.573. The boat dealer shall demonstrate eligibility for renewal of his license by selling six or more vessels or vessel trailers or both in the prior calendar year while licensed as a boat dealer pursuant to sections 301.550 to 301.573;

(2) “Boat manufacturer”, any person engaged in the manufacturing, assembling or modification of new vessels or vessel trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of vessels or vessel trailers;

(3) “Department”, the Missouri department of revenue;

(4) “Director”, the director of the Missouri department of revenue;

(5) “Emergency vehicles”, motor vehicles used as ambulances, law enforcement vehicles, and fire fighting and assistance vehicles;

(6) “Manufacturer”, any person engaged in the manufacturing, assembling or modification of new motor vehicles or trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of motor vehicles or accessories for motor vehicles;

(7) “Motor vehicle broker”, a person who holds himself out through solicitation, advertisement, or otherwise as one who offers to arrange a transaction involving the retail sale of a motor vehicle, and who is not:

(a) A dealer, or any agent, or any employee of a dealer when acting on behalf of a dealer;

(b) A manufacturer, or any agent, or employee of a manufacturer when acting on behalf of a manufacturer;

(c) The owner of the vehicle involved in the transaction; or

(d) A public motor vehicle auction or wholesale motor vehicle auction where buyers are licensed dealers in this or any other jurisdiction;

(8) “Motor vehicle dealer” or “dealer”, any person who, for commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, or who offers or attempts to sell or negotiates the sale of motor vehicles or trailers whether or not the motor vehicles or trailers are owned by such person; provided, however, an individual auctioneer or auction conducted by an auctioneer licensed pursuant to chapter 343 shall not be included within the definition of a motor vehicle dealer. The sale of six or more motor vehicles or trailers in any calendar year shall be required as evidence that such person is engaged in the motor vehicle business and is eligible for licensure as a motor vehicle dealer under sections 301.550 to 301.573. Any motor vehicle dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more motor vehicles provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed motor vehicle dealer failing to meet the minimum vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(9) “New motor vehicle”, any motor vehicle being transferred for the first time from a manufacturer, distributor or new vehicle dealer which has not been registered or titled in this state or any other state and which is offered for sale, barter or exchange by a dealer who is franchised to sell, barter or exchange that

particular make of motor vehicle. The term “new motor vehicle” shall not include manufactured homes, as defined in section 700.010;

(10) “New motor vehicle franchise dealer”, any motor vehicle dealer who has been franchised to deal in a certain make of motor vehicle by the manufacturer or distributor of that make and motor vehicle and who may, in line with conducting his business as a franchise dealer, sell, barter or exchange used motor vehicles;

(11) “Person” includes an individual, a partnership, corporation, an unincorporated society or association, joint venture or any other entity;

(12) “Powersport dealer”, any motor vehicle dealer who sells, either pursuant to a franchise agreement or otherwise, primarily motor vehicles including but not limited to motorcycles, all-terrain vehicles, and personal watercraft, as those terms are defined in this chapter and chapter 306;

(13) “Public motor vehicle auction”, any person, firm or corporation who takes possession of a motor vehicle whether by consignment, bailment or any other arrangement, except by title, for the purpose of selling motor vehicles at a public auction by a licensed auctioneer;

(14) “Recreational motor vehicle dealer”, a dealer of new or used motor vehicles designed, constructed or substantially modified for use as temporary housing quarters, including sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle;

(15) “Storage lot”, an area within the same city or county where a dealer may store excess vehicle inventory;

(16) “Trailer dealer”, any person selling, either exclusively or otherwise, trailers as defined in [subdivision (60) of] section 301.010. A trailer dealer may acquire a motor vehicle for resale only as a trade-in for a trailer. Notwithstanding the provisions of [subdivision (11) of] section 301.010 and section 301.069, trailer dealers may purchase one driveaway license plate to display such motor vehicle for demonstration purposes. The sale of six or more trailers in any calendar year shall be required as evidence that such person is engaged in the trailer business and is eligible for licensure as a trailer dealer under sections 301.550 to 301.573. Any trailer dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more trailers provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed trailer dealer failing to meet the minimum trailer and vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(17) “Used motor vehicle”, any motor vehicle which is not a new motor vehicle, as defined in sections 301.550 to 301.573, and which has been sold, bartered, exchanged or given away or which may have had a title issued in this state or any other state, or a motor vehicle so used as to be what is commonly known as a secondhand motor vehicle. In the event of an assignment of the statement of origin from an original franchise dealer to any individual or other motor vehicle dealer other than a new motor vehicle franchise dealer of the same make, the vehicle so assigned shall be deemed to be a used motor vehicle and a certificate

of ownership shall be obtained in the assignee's name. The term "used motor vehicle" shall not include manufactured homes, as defined in section 700.010;

(18) "Used motor vehicle dealer", any motor vehicle dealer who is not a new motor vehicle franchise dealer;

(19) "Vessel", every boat and watercraft defined as a vessel in section 306.010;

(20) "Vessel trailer", any trailer, as defined by section 301.010 which is designed and manufactured for the purposes of transporting vessels;

(21) "Wholesale motor vehicle auction", any person, firm or corporation in the business of providing auction services solely in wholesale transactions at its established place of business in which the purchasers are motor vehicle dealers licensed by this or any other jurisdiction, and which neither buys, sells nor owns the motor vehicles it auctions in the ordinary course of its business. Except as required by law with regard to the auction sale of a government-owned motor vehicle, a wholesale motor vehicle auction shall not provide auction services in connection with the retail sale of a motor vehicle;

(22) "Wholesale motor vehicle dealer", a motor vehicle dealer who sells motor vehicles only to other new motor vehicle franchise dealers or used motor vehicle dealers or via auctions limited to other dealers of any class.

2. For purposes of sections 301.550 to 301.573, neither the term motor vehicle nor the term trailer shall include manufactured homes, as defined in section 700.010.

3. Dealers shall be divided into classes as follows:

(1) Boat dealers;

(2) Franchised new motor vehicle dealers;

(3) Used motor vehicle dealers;

(4) Wholesale motor vehicle dealers;

(5) Recreational motor vehicle dealers;

(6) Historic motor vehicle dealers;

(7) Classic motor vehicle dealers;

(8) Powersport dealers; and

(9) Trailer dealers."; and

Further amend said amendment, Page 1, Section 304.170, Lines 11 to 16, by deleting all of said lines and inserting in lieu thereof the following:

"2. No vehicle operated upon the interstate highway system or upon any route designated by the [chief engineer of the state transportation department] **state highways and transportation commission** shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet."; and

Further amend said amendment, Page 2, Section 304.170, Line 12 to Page 3, Line 32, by deleting all of said lines and inserting in lieu thereof the following:

“highways not designated by the state highways and transportation commission as provided in subsection [10] **11** of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the [state highways and transportation] commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, [stinger-steered combination automobile transporters] and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the [highways and transportation] commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered [combinations] **combination boat transporters** shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

(1) Stinger-steered combination automobile transporters having a length not in excess of eighty feet may be operated on the interstate highways of this state and such other highways as may be designated by the commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding stinger-steered automobile combination transporters are exclusive of front and rear overhang, which shall be no greater than a four-foot front overhang and no greater than a six-foot rear overhang.

(2) Automobile transporters may transport cargo or general freight on a backhaul, as long as in compliance with weight limitations for a truck-tractor and semitrailer combination as outlined in section 304.180.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the [highways and transportation] commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. No towaway trailer transporter combination vehicles operated upon the interstate and designated primary highway system of this state shall have an overall length of more than eighty-two feet.

11. The [highways and transportation] commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8, [and] 9, **and 10** of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8, [and] 9, **and 10** of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

[11.] **12.** Except as provided in subsections 5, 6, 7, 8, 9, [and] 10, **and 11** of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway[, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles].

[12.] **13.** (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

[13.] **14.** As used in this chapter the term “implements of husbandry” means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

[14.] **15.** Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The [chief engineer of the state transportation department] **commission** shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.

304.180. 1. No vehicle or combination of vehicles shall be moved or operated on any highway in this state having a greater weight than twenty thousand pounds on one axle, no combination of vehicles operated by transporters of general freight over regular routes as defined in section 390.020 shall be moved or

operated on any highway of this state having a greater weight than the vehicle manufacturer's rating on a steering axle with the maximum weight not to exceed twelve thousand pounds on a steering axle, and no vehicle shall be moved or operated on any state highway of this state having a greater weight than thirty-four thousand pounds on any tandem axle; the term "tandem axle" shall mean a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart.

2. An "axle load" is defined as the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle.

3. Subject to the limit upon the weight imposed upon a highway of this state through any one axle or on any tandem axle, the total gross weight with load imposed by any group of two or more consecutive axles of any vehicle or combination of vehicles shall not exceed the maximum load in pounds as set forth in the following table:

Distance in feet between the extremes

of any group of two or more consecutive

axles, measured to the nearest foot,

except where indicated otherwise

Maximum load in pounds

feet	2 axles	3 axles	4 axles	5 axles	6 axles
4	34,000				
5	34,000				
6	34,000				
7	34,000				
8	34,000	34,000			
More than 8	38,000	42,000			
9	39,000	42,500			
10	40,000	43,500			
11	40,000	44,000			
12	40,000	45,000	50,000		
13	40,000	45,500	50,500		
14	40,000	46,500	51,500		
15	40,000	47,000	52,000		
16	40,000	48,000	52,500	58,000	

17	40,000	48,500	53,500	58,500	
18	40,000	49,500	54,000	59,000	
19	40,000	50,000	54,500	60,000	
20	40,000	51,000	55,500	60,500	66,000
21	40,000	51,500	56,000	61,000	66,500
22	40,000	52,500	56,500	61,500	67,000
23	40,000	53,000	57,500	62,500	68,000
24	40,000	54,000	58,000	63,000	68,500
25	40,000	54,500	58,500	63,500	69,000
26	40,000	55,500	59,500	64,000	69,500
27	40,000	56,000	60,000	65,000	70,000
28	40,000	57,000	60,500	65,500	71,000
29	40,000	57,500	61,500	66,000	71,500
30	40,000	58,500	62,000	66,500	72,000
31	40,000	59,000	62,500	67,500	72,500
32	40,000	60,000	63,500	68,000	73,000
33	40,000	60,000	64,000	68,500	74,000
34	40,000	60,000	64,500	69,000	74,500
35	40,000	60,000	65,500	70,000	75,000
36		60,000	66,000	70,500	75,500
37		60,000	66,500	71,000	76,000
38		60,000	67,500	72,000	77,000
39		60,000	68,000	72,500	77,500
40		60,000	68,500	73,000	78,000
41		60,000	69,500	73,500	78,500
42		60,000	70,000	74,000	79,000
43		60,000	70,500	75,000	80,000
44		60,000	71,500	75,500	80,000
45		60,000	72,000	76,000	80,000
46		60,000	72,500	76,500	80,000

47	60,000	73,500	77,500	80,000
48	60,000	74,000	78,000	80,000
49	60,000	74,500	78,500	80,000
50	60,000	75,500	79,000	80,000
51	60,000	76,000	80,000	80,000
52	60,000	76,500	80,000	80,000
53	60,000	77,500	80,000	80,000
54	60,000	78,000	80,000	80,000
55	60,000	78,500	80,000	80,000
56	60,000	79,500	80,000	80,000
57	60,000	80,000	80,000	80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the [state highways and transportation] commission to enact the limitations established in this section on those roadways within the purview of such city or county. Notice of the weight limits and speed limits established by the commission shall be given by posting signs at a conspicuous place at each end of any such bridge.

5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of [Section 127 of Title 23 of the United States Code] **P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.**

6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of vehicles operating on highways other than the interstate highway system may exceed single axle, tandem axle and gross weight limitations in an amount not to exceed two thousand pounds. However, total gross weight shall not exceed eighty thousand pounds, except as provided in subsections 9, [and] 10, **12, and 13** of this section.

7. Notwithstanding any provision of this section to the contrary, the [department of transportation] **commission** shall issue a single-use special permit, or upon request of the owner of the truck or equipment, shall issue an annual permit, for the transporting of any concrete pump truck or well-drillers' equipment. The [department of transportation] **commission** shall set fees for the issuance of permits pursuant to this subsection. Notwithstanding the provisions of section 301.133, concrete pump trucks or well-drillers' equipment may be operated on state-maintained roads and highways at any time on any day.

8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional weight of the idle reduction system as provided for in 23 U.S.C. Section 127, as amended. In no case shall the additional weight increase allowed by this subsection be greater than five hundred fifty pounds. Upon request by an appropriate law enforcement officer, the vehicle operator shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight increase is not used for any purpose other than for the use of idle reduction technology.

9. Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any vehicle or combination of vehicles hauling milk, from a farm to a processing facility or livestock may be as much as, but shall not exceed, eighty-five thousand five hundred pounds while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

11. Notwithstanding any provision of this section or any other law to the contrary, the [department of transportation] **commission** shall issue emergency utility response permits for the transporting of utility wires or cables, poles, and equipment needed for repair work immediately following a disaster where utility service has been disrupted. Under exigent circumstances, verbal approval of such operation may be made either by the **department of transportation** motor carrier compliance supervisor or other designated motor carrier services representative. Utility vehicles and equipment used to assist utility companies granted special permits under this subsection may be operated and transported on state-maintained roads and highways at any time on any day. The [department of transportation] **commission** shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

12. **Notwithstanding any provision of this section or any other law to the contrary, emergency vehicles designed to be used under emergency conditions to transport personnel and equipment and to mitigate hazardous situations may have a maximum gross vehicle weight of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three thousand five hundred pounds on a single drive axle; sixty-two thousand pounds on a tandem axle; or fifty-two thousand pounds on a tandem rear drive steer axle.**

13. **Notwithstanding any provision of this section or any other law to the contrary, a vehicle operated by an engine fueled primarily by natural gas may operate upon the public highways of this**

state in excess of the vehicle weight limits set forth in this section by an amount that is equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. In no event shall the maximum gross vehicle weight of the vehicle operating with a natural gas engine exceed eighty-two thousand pounds.”; and

Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

“407.816. 1. As used in subdivision (7) of section 407.815, the term “motor vehicle” shall not include “trailer” as such term is defined in [subdivision (60) of] section 301.010.

2. Prior to August 1, 2002, the provisions of section 407.817, subdivisions (13), (17) and (18) of section 407.825 and section 407.826 shall not apply to recreational vehicle dealers or manufacturers.

3. As of August 1, 2002, the term “motor vehicle” as used in sections 407.810 to 407.835 shall not apply to recreational vehicles as defined in section 407.1320.”; and

Further amend said bill, Page 2, Section B, Line 2, by deleting the phrase “section A” and inserting in lieu thereof the phrase “the repeal and reenactment of section 307.175 of this act”; and

Further amend said bill, page, and section, Line 4, by deleting the phrase “section A” and inserting in lieu thereof the phrase “the repeal and reenactment of section 307.175 of this act”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear. **Notwithstanding**

any provision of this section to the contrary, an articulated bus, comprised of two or more sections connected by a flexible joint or other mechanism, may be up to sixty feet in length, not including safety bumpers which may extend one foot in front and one foot in the rear, and not including bicycle storage racks which may extend over the safety bumper by up to five feet when in the down position transporting a bicycle. The term “safety bumper” means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of **Pub. L. 97-424 codified in Title 23 of the United States Code [(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of **Pub. L. 97-424 codified in Title 23 of the United States Code [(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires.

Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“302.020. 1. Unless otherwise provided for by law, it shall be unlawful for any person, except those expressly exempted by section 302.080, to:

(1) Operate any vehicle upon any highway in this state unless the person has a valid license;

(2) Operate a motorcycle or motortricycle upon any highway of this state unless such person has a valid license that shows the person has successfully passed an examination for the operation of a motorcycle or motortricycle as prescribed by the director. The director may indicate such upon a valid license issued to such person, or shall issue a license restricting the applicant to the operation of a motorcycle or motortricycle if the actual demonstration, required by section 302.173, is conducted on such vehicle;

(3) Authorize or knowingly permit a motorcycle or motortricycle owned by such person or under such person’s control to be driven upon any highway by any person whose license does not indicate that the person has passed the examination for the operation of a motorcycle or motortricycle or has been issued an instruction permit therefor;

(4) Operate a motor vehicle with an instruction permit or license issued to another person.

2. Every person **who is younger than twenty-one years of age** operating or riding as a passenger on any motorcycle or motortricycle, as defined in section 301.010, upon any highway of this state shall wear protective headgear at all times the vehicle is in motion. **Every person twenty-one years of age or older operating any motorcycle or motortricycle who has been issued an instruction permit shall wear protective headgear at all times the vehicle is in motion. Every person twenty-one years of age or older operating any motorcycle or motortricycle who has neither possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years nor completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 shall wear protective headgear at all times the vehicle is in motion.** The protective headgear shall meet reasonable standards and specifications established by the director. **No person shall be stopped, inspected, or detained solely to determine compliance with this subsection.**

3. Notwithstanding the provisions of section 302.340 any person convicted of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a misdemeanor. A first violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class D misdemeanor. A second violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class A misdemeanor. Any person convicted a third or subsequent time of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a class E felony. Notwithstanding the provisions of section 302.340, violation of subdivisions (3) and (4) of subsection 1 of this section is a misdemeanor, the first violation punishable as a class D misdemeanor, a second or subsequent violation of this section punishable as a class C misdemeanor, and the penalty for failure to wear protective headgear as required by subsection 2 of this section is an infraction

for which a fine not to exceed twenty-five dollars may be imposed. Notwithstanding all other provisions of law and court rules to the contrary, no court costs shall be imposed upon any person due to such violation. No points shall be assessed pursuant to section 302.302 for a failure to wear such protective headgear. Prior pleas of guilty and prior findings of guilty shall be pleaded and proven in the same manner as required by section 558.021.

302.026. 1. Any qualified motorcycle operator who is twenty-one years of age or older may operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear if he or she has first-party insurance coverage and has completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 or possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years. In addition to maintaining proof of financial responsibility in accordance with chapter 303, any such qualified motorcycle operator who desires to operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear shall be covered by a health insurance policy.

2. Proof of coverage required by subsection 1 of this section shall be provided to law enforcement, upon request, by showing documentation indicating the qualified operator has the insurance coverage required by this section. The term “health benefit plan” as used in this section shall have the same meaning assigned to it in section 376.1350.

304.005. 1. As used in this section, the term “autocycle” means a three-wheeled motor vehicle [on] which the drivers and passengers ride in a **partially or** completely enclosed[, tandem] **non-straddle** seating area [that is equipped with air bag protection, a roll cage, safety belts for each occupant, and antilock brakes and], that is designed to be controlled with a steering wheel and pedals, **and that has met applicable Department of Transportation National Highway Traffic Safety Administration requirements or Federal Motorcycle Safety Standards.**

2. Notwithstanding subsection 2 of section 302.020, a person operating or riding in an autocycle shall not be required to wear protective headgear if the vehicle is equipped with a roof that meets or exceeds the standards established for protective headgear.

3. No person shall operate an autocycle on any highway or street in this state unless the person has a valid driver’s license. The operator of an autocycle, however, shall not be required to obtain a motorcycle or motortricycle license or endorsement pursuant to sections 302.010 to 302.340.”; and

Further amend said bill, Page 2, Section 307.175, Line 23, by inserting immediately after all of said section and line the following:

“476.385. 1. The judges of the supreme court may appoint a committee consisting of at least seven associate circuit judges, who shall meet en banc and establish and maintain a schedule of fines to be paid for violations of sections 210.104, 577.070, and 577.073, and chapters 252, 301, 302, 304, 306, 307 and 390, with such fines increasing in proportion to the severity of the violation. The associate circuit judges of each county may meet en banc and adopt the schedule of fines and participation in the centralized bureau pursuant to this section. Notice of such adoption and participation shall be given in the manner provided by supreme court rule. Upon order of the supreme court, the associate circuit judges of each county may meet en banc and establish and maintain a schedule of fines to be paid for violations of municipal ordinances for cities, towns and villages electing to have violations of its municipal ordinances heard by associate circuit judges, pursuant to section 479.040; and for traffic court divisions established pursuant to

section 479.500. The schedule of fines adopted for violations of municipal ordinances may be modified from time to time as the associate circuit judges of each county en banc deem advisable. No fine established pursuant to this subsection may exceed the maximum amount specified by statute or ordinance for such violation. **Individual political subdivisions, including counties and municipalities, shall be prohibited from imposing a fine for any violation in excess of the fine specified for the violation on the schedule of fines established and maintained by the supreme court under this subsection.**

2. In no event shall any schedule of fines adopted pursuant to this section include offenses involving the following:

- (1) Any violation resulting in personal injury or property damage to another person;
- (2) Operating a motor vehicle while intoxicated or under the influence of intoxicants or drugs;
- (3) Operating a vehicle with a counterfeited, altered, suspended or revoked license;
- (4) Fleeing or attempting to elude an officer.

3. There shall be a centralized bureau to be established by supreme court rule in order to accept pleas of not guilty or guilty and payments of fines and court costs for violations of the laws and ordinances described in subsection 1 of this section, made pursuant to a schedule of fines established pursuant to this section. The centralized bureau shall collect, with any plea of guilty and payment of a fine, all court costs which would have been collected by the court of the jurisdiction from which the violation originated.

4. If a person elects not to contest the alleged violation, the person shall send payment in the amount of the fine and any court costs established for the violation to the centralized bureau. Such payment shall be payable to the central violations bureau, shall be made by mail or in any other manner established by the centralized bureau, and shall constitute a plea of guilty, waiver of trial and a conviction for purposes of section 302.302, and for purposes of imposing any collateral consequence of a criminal conviction provided by law. By paying the fine and costs, the person also consents to attendance either online or in person at any driver-improvement program or motorcycle-rider training course ordered by the court and consents to verification of such attendance as directed by the bureau. Notwithstanding any provision of law to the contrary, the prosecutor shall not be required to sign any information, ticket or indictment if disposition is made pursuant to this subsection. In the event that any payment is made pursuant to this section by credit card or similar method, the centralized bureau may charge an additional fee in order to reflect any transaction cost, surcharge or fee imposed on the recipient of the credit card payment by the credit card company.

5. If a person elects to plead not guilty, such person shall send the plea of not guilty to the centralized bureau. The bureau shall send such plea and request for trial to the prosecutor having original jurisdiction over the offense. Any trial shall be conducted at the location designated by the court. The clerk of the court in which the case is to be heard shall notify in writing such person of the date certain for the disposition of such charges. The prosecutor shall not be required to sign any information, ticket or indictment until the commencement of any proceeding by the prosecutor with respect to the notice of violation.

6. In courts adopting a schedule of fines pursuant to this section, any person receiving a notice of violation pursuant to this section shall also receive written notification of the following:

- (1) The fine and court costs established pursuant to this section for the violation or information regarding how the person may obtain the amount of the fine and court costs for the violation;

(2) That the person must respond to the notice of violation by paying the prescribed fine and court costs, or pleading not guilty and appearing at trial, and that other legal penalties prescribed by law may attach for failure to appear and dispose of the violation. The supreme court may modify the suggested forms for uniform complaint and summons for use in courts adopting the procedures provided by this section, in order to accommodate such required written notifications.

7. Any moneys received in payment of fines and court costs pursuant to this section shall not be considered to be state funds, but shall be held in trust by the centralized bureau for benefit of those persons or entities entitled to receive such funds pursuant to this subsection. All amounts paid to the centralized bureau shall be maintained by the centralized bureau, invested in the manner required of the state treasurer for state funds by sections 30.240, 30.250, 30.260 and 30.270, and disbursed as provided by the constitution and laws of this state. Any interest earned on such fund shall be payable to the director of the department of revenue for deposit into a revolving fund to be established pursuant to this subsection. The state treasurer shall be the custodian of the revolving fund, and shall make disbursements, as allowed by lawful appropriations, only to the judicial branch of state government for goods and services related to the administration of the judicial system.

8. Any person who receives a notice of violation subject to this section who fails to dispose of such violation as provided by this section shall be guilty of failure to appear provided by section 544.665; and may be subject to suspension of driving privileges in the manner provided by section 302.341. The centralized bureau shall notify the appropriate prosecutor of any person who fails to either pay the prescribed fine and court costs, or plead not guilty and request a trial within the time allotted by this section, for purposes of application of section 544.665. The centralized bureau shall also notify the department of revenue of any failure to appear subject to section 302.341, and the department shall thereupon suspend the license of the driver in the manner provided by section 302.341, as if notified by the court.

9. In addition to the remedies provided by subsection 8 of this section, the centralized bureau and the courts may use the remedies provided by sections 488.010 to 488.020 for the collection of court costs payable to courts, in order to collect fines and court costs for violations subject to this section.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) “All-terrain vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) “Automobile transporter”, any vehicle combination designed and used specifically for the transport of assembled motor vehicles;

(3) “Axle load”, the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) “Boat transporter”, any vehicle combination designed and used specifically to transport assembled boats and boat hulls;

(5) “Body shop”, a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

(6) “Bus”, a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

(7) “Commercial motor vehicle”, a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

(8) “Cotton trailer”, a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

(9) “Dealer”, any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

(10) “Director” or “director of revenue”, the director of the department of revenue;

(11) “Driveaway operation”:

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person’s own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

(12) “Dromedary”, a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

(13) “Farm tractor”, a tractor used exclusively for agricultural purposes;

(14) “Fleet”, any group of ten or more motor vehicles owned by the same owner;

(15) “Fleet vehicle”, a motor vehicle which is included as part of a fleet;

(16) “Fullmount”, a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

(17) “Gross weight”, the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

(18) “Hail-damaged vehicle”, any vehicle, the body of which has become dented as the result of the

impact of hail;

(19) “Highway”, any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

(20) “Improved highway”, a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

(21) “Intersecting highway”, any highway which joins another, whether or not it crosses the same;

(22) “Junk vehicle”, a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

(23) “Kit vehicle”, a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer’s statement of origin;

(24) “Land improvement contractors’ commercial motor vehicle”, any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers’ maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

(25) “Local commercial motor vehicle”, a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person’s control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

(26) “Local log truck”, a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated [solely] at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local

log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

(27) “Local log truck tractor”, a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated [solely] at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in Title 23, Section 103(e) of the United States Code **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

(28) “Local transit bus”, a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

(29) “Log truck”, a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

(30) “Major component parts”, the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

(31) “Manufacturer”, any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

(32) “Motor change vehicle”, a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

(33) “Motor vehicle”, any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

(34) “Motor vehicle primarily for business use”, any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

(35) “Motorcycle”, a motor vehicle operated on two wheels;

(36) “Motorized bicycle”, any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three

gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

(37) “Motortricycle”, a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

(38) “Municipality”, any city, town or village, whether incorporated or not;

(39) “Nonresident”, a resident of a state or country other than the state of Missouri;

(40) “Non-USA-std motor vehicle”, a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

(41) “Operator”, any person who operates or drives a motor vehicle;

(42) “Owner”, any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of this law;

(43) “Public garage”, a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

(44) “Rebuilder”, a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

(45) “Reconstructed motor vehicle”, a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

(46) “Recreational motor vehicle”, any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

(47) “Recreational off-highway vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

(48) “Rollback or car carrier”, any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

(49) “Saddlemount combination”, a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The “saddle” is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are

towed in this manner the combination is called a “double saddlemount combination”. When three vehicles are towed in this manner, the combination is called a “triple saddlemount combination”;

(50) “Salvage dealer and dismantler”, a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

(51) “Salvage vehicle”, a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer’s model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words “salvage/abandoned property”. The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, “fair market value” means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

(52) “School bus”, any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

(53) “Scrap processor”, a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

(54) “Shuttle bus”, a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

(55) “Special mobile equipment”, every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing

equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

(56) “Specially constructed motor vehicle”, a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

(57) “Stinger-steered combination”, a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

(58) “Tandem axle”, a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

(59) “Tractor”, “truck tractor” or “truck-tractor”, a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

(60) “Trailer”, any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not include cotton trailers as defined in subdivision (8) of this section and shall not include manufactured homes as defined in section 700.010;

(61) “Truck”, a motor vehicle designed, used, or maintained for the transportation of property;

(62) “Truck-tractor semitrailer-semitrailer”, a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

(63) “Truck-trailer boat transporter combination”, a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

(64) “Used parts dealer”, a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

(65) “Utility vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

(66) “Vanpool”, any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of

employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined by subdivisions (6) and (7) of this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

(67) “Vehicle”, any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

(68) “Wrecker” or “tow truck”, any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

(69) “Wrecker or towing service”, the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.062. 1. The annual registration fee for a local log truck, registered pursuant to this chapter, is three hundred dollars.

2. A local log truck may receive an extended distance local log truck permit for an additional fee of three hundred dollars. A local log truck with an extended distance local log truck permit shall be allowed to transport harvested or processed forest products outside of the one-hundred-mile radius from the forested site at the weight limits for commercial vehicles specified in section 304.180. For the purposes of this section, “processed forest products” shall mean wood products that are produced from the initial processing of a round log and have received no additional manufacturing or packaging to prepare the material for any retail market including, but not limited to, sawdust, wood chips, bark, slabs, and green square edged lumber products.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. [Any] **No** person or persons [who] shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever[, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six

months, or by both such fine and imprisonment].

3. The road overseer of any district, or county highway engineer, who finds any road **damaged or obstructed as above specified, [shall] may** notify the [person] **landowner** violating the provisions of this section, [verbally or] in writing, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** [Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. The petition shall include an estimate of the costs.**

4. **If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"301.147. 1. Notwithstanding the provisions of section 301.020 to the contrary, beginning July 1, 2000, the director of revenue may provide owners of motor vehicles, other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of biennially registering motor vehicles. Any vehicle manufactured as an even-numbered model year vehicle shall be renewed each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be renewed each odd-numbered calendar year, subject to the following requirements:

(1) The fee collected at the time of biennial registration shall include the annual registration fee plus a pro rata amount for the additional twelve months of the biennial registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the preceding year that no such taxes were due as set forth in section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

2. **Notwithstanding the provisions of subsection 1 of this section and the provisions of section 301.020 to the contrary, beginning January 1, 2018, the director of revenue shall provide owners of motor vehicles other than commercial motor vehicles licensed in excess of fifty-four thousand pounds**

gross weight, the option of a three-year registration when the vehicle would be ineligible for a biennial registration but eligible for an annual registration under subsection 1 of this section, subject to the following requirements:

(1) The fee collected at the time of three-year registration shall include the biennial registration fee plus a pro rata amount for the additional twelve months of the three-year registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the two preceding years that no such taxes were due as set forth under section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

3. The director of revenue may prescribe rules and regulations for the effective administration of this section. The director is authorized to adopt those rules that are reasonable and necessary to accomplish the limited duties specifically delegated within this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in this section shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 1, 2000, shall be invalid and void.

[3.] **4.** The director of revenue shall have the authority to stagger the registration period of motor vehicles other than commercial motor vehicles licensed in excess of twelve thousand pounds gross weight. Once the owner of a motor vehicle chooses the option of biennial registration, such registration [must] **shall** be maintained for the full twenty-four month period.”;and

Further amend said bill, Page 2, Section B, Lines 1 to 5, by removing all of said section and inserting in lieu thereof the following:

“Section B. Because of the need to protect lives on our roads and highways, section 307.175 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section 307.175 of this act shall be in full force and effect upon its passage and approval.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 8

Amend House Amendment No. 8 to Senate Bill No. 8, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

“304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed

by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, or a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber, [or] amber and white lights, **or red and blue lights, or a stationary vehicle operated by a utility worker, as defined in section 565.081, displaying lighted amber or amber and white lights**, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An “emergency vehicle” is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee’s official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant

to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor.

307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment”; and

Further amend said amendment and page, Line 6, by inserting after all of said line the following:

“Further amend said bill and page, Section 307.175, Line 12, by deleting all of said line and inserting in lieu thereof the following:

“or rotating amber or white lights, [but amber or white lights shall be used only] **or red or blue lights from dusk to dawn**”; and”;

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment consisting of multiple light-emitting diodes shall be deemed to be operating properly so long as not less than seventy-five percent of the light-emitting diodes are operating properly.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 9

Amend House Amendment No. 9 to Senate Bill No. 8, Page 2, Line 15, by inserting immediately after said line the following:

“Further amend said bill, Page 2, Section 307.175, Line 23, by inserting immediately after said section and line the following:

“574.010. 1. A person commits the offense of peace disturbance if he or she:

(1) Unreasonably and knowingly disturbs or alarms another person or persons by:

(a) Loud noise; or

(b) Offensive language addressed in a face-to-face manner to a specific individual and uttered under circumstances which are likely to produce an immediate violent response from a reasonable recipient; or

(c) Threatening to commit a felonious act against any person under circumstances which are likely to cause a reasonable person to fear that such threat may be carried out; or

(d) Fighting; or

(e) Creating a noxious and offensive odor;

(2) Is in a public place or on private property of another without consent and purposely causes inconvenience to another person or persons by unreasonably and physically obstructing:

(a) Vehicular or pedestrian traffic; or

(b) The free ingress or egress to or from a public or private place.

2. Notwithstanding the provisions of subdivision (1) of subsection 1 of this section, a person does not commit the offense of peace disturbance by creating a loud noise or creating a noxious or offensive odor if such alleged noise or odor arises from or is attendant to:

(a) Raising, maintaining, or keeping livestock as defined in section 277.020 including, but not limited to, any noise or odor made directly by or coming directly from any livestock;

(b) Planting, caring for, maintaining, or harvesting crops or hay; or

(c) The engine of a vehicle or tractor while engaged in normal business related activities.

3. The offense of peace disturbance is a class B misdemeanor upon the first conviction. Upon a second or subsequent conviction, peace disturbance is a class A misdemeanor. Upon a third or subsequent conviction, a person shall be sentenced to pay a fine of no less than one thousand dollars and no more than five thousand dollars.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 9

Amend House Amendment No. 9 to Senate Bill No. 8, Page 1, Line 3, by deleting all of said line and inserting in lieu thereof the following:

“142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) “Agricultural purposes”, clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) “Alternative fuel”, electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) “Aviation fuel”, any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) “Blend stock”, any petroleum product component of motor fuel, such as naphtha, reformat, toluene or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

(a) Will be ultimately used for consumer nonmotor fuel use; and

(b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;

(5) “Blended fuel”, a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;

(6) “Blender”, any person that produces blended motor fuel outside the bulk transfer/terminal system;

(7) “Blending”, the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;

(8) “Bulk plant”, a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;

(9) “Bulk transfer”, any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;

(10) “Bulk transfer/terminal system”, the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;

(11) “Consumer”, the user of the motor fuel;

(12) “Delivery”, the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;

(13) “Department”, the department of revenue;

(14) “Destination state”, the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;

(15) “Diesel fuel”, any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. “Diesel fuel” does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. “Diesel fuel” does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;

(16) “Diesel-powered highway vehicle”, a motor vehicle operated on a highway that is propelled by a diesel-powered engine;

(17) “Director”, the director of revenue;

(18) “Distributor”, a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;

(19) “Dyed fuel”, diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;

(20) “Eligible purchaser”, a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;

(21) “Export”, to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;

(22) “Exporter”, any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;

(23) “Farm tractor”, all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;

(24) “Fuel grade alcohol”, a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;

(25) “Fuel transportation vehicle”, any vehicle designed for highway use which is also designed or used

to transport motor fuels and includes transport trucks and tank wagons;

(26) “Gasoline”, all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) “Gross gallons”, the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) “Heating oil”, a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) “Import”, to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) “Import verification number”, the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the transporter carrying motor fuel into this state for the account of an importer;

(31) “Importer” includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) “Interstate motor fuel user”, any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) “Invoiced gallons”, the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) “K-1 kerosene”, a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) “Kerosene”, the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

(36) “Liquid”, any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;

(37) “Motor fuel”, gasoline, diesel fuel, kerosene and blended fuel;

(38) “Motor vehicle”, any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:

(a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or

(b) A vehicle solely operated on rails;

(39) “Net gallons”, the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);

(40) “Permissive supplier”, an out-of-state supplier that elects, but is not required, to have a supplier’s license pursuant to this chapter;

(41) “Person”, natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;

(42) “Position holder”, the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;

(43) “Propel”, the operation of a motor vehicle, whether it is in motion or at rest;

(44) “Public highway”, every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;

(45) “Qualified terminal”, a terminal which has been assigned a terminal control number (“tcn”) by the Internal Revenue Service;

(46) “Rack”, a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;

(47) “Refiner”, any person that owns, operates, or otherwise controls a refinery;

(48) “Refinery”, a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;

(49) “Removal”, any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;

(50) “Retailer”, a person that engages in the business of selling or dispensing to the consumer within this state;

(51) “Supplier”, a person that is:

(a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and

(b) One or more of the following:

a. The position holder in a terminal or refinery in this state;

b. Imports motor fuel into this state from a foreign country;

c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or

d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. “Supplier” also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. “Supplier” includes a permissive supplier unless specifically provided otherwise;

(52) “Tank wagon”, a straight truck having multiple compartments designed or used to carry motor fuel;

(53) “Terminal”, a bulk storage and distribution facility which includes:

(a) For the purposes of motor fuel, is a qualified terminal;

(b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the products are removed at a rack;

(54) “Terminal bulk transfers” include but are not limited to the following:

(a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;

(b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;

(c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and

(d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;

(55) “Terminal operator”, any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;

(56) “Transmix”, the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;

(57) “Transport truck”, a semitrailer combination rig designed or used to transport motor fuel over the highways;

(58) “Transporter”, any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;

(59) “Two-party exchange”, a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:

(a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and

(b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events

to this state;

(60) “Ultimate vendor”, a person that sells motor fuel to the consumer;

(61) “Undyed diesel fuel”, diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing provisions; and

(62) “Vehicle fuel tank”, any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

(1) Motor fuel, seventeen cents per gallon;

(2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;

(3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;

(4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;

(5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All

applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, [or] liquefied natural gas, **electric, or propane** connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, [or] liquefied natural gas, **electricity, or propane** used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to subdivisions (4) [and (5)] **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter “F”; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter “F”; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee.** Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.**

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for

a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. **This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.**

[5.] 6. Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.

[6.] 7. The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations

promulgated by the director.

[7.] **8.** It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal **unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

[8.] **9.** No person shall cause to be put, or put, [LP gas] **any alternative fuel** into the fuel supply receptacle **or battery** of a motor vehicle required to have an alternative fuel decal unless the motor vehicle **either** has a valid decal attached to it **or the appropriate motor fuel tax is collected at the time of such fueling.** [Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]

[9.] **10.** Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.

[10.] **11.** Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and reporting requirements of this chapter.

304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for”; and

Further amend said amendment, Page 2, Line 15, by inserting after all of said line the following:

“Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

“Section 1. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3 TO
HOUSE AMENDMENT NO. 9

Amend House Amendment No. 9 to Senate Bill No. 8, Page 2, Line 15, by inserting after said line the following:

“Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

“307.178. 1. As used in this section, the term “passenger car” means every motor vehicle designed for carrying ten persons or less and used for the transportation of persons; except that, the term “passenger car” shall not include motorcycles, motorized bicycles, motor tricycles, and trucks with a licensed gross weight of twelve thousand pounds or more. The provisions of this section shall be uniform and in full effect in all political subdivisions of this state.

2. Each driver, except persons employed by the United States Postal Service while performing duties for that federal agency which require the operator to service postal boxes from their vehicles, or which require frequent entry into and exit from their vehicles, and front seat passenger of a passenger car manufactured after January 1, 1968, operated on a street or highway in this state, and persons less than eighteen years of age operating or riding in a truck, as defined in section 301.010, on a street or highway of this state shall wear a properly adjusted and fastened safety belt that meets federal National Highway, Transportation and Safety Act requirements. No person shall be stopped, inspected, or detained solely to determine compliance with this subsection. The provisions of this section and section 307.179 shall not be applicable to persons who have a medical reason for failing to have a seat belt fastened about their body, nor shall the provisions of this section be applicable to persons while operating or riding a motor vehicle being used in agricultural work-related activities. Noncompliance with this subsection shall not constitute probable cause for violation of any other provision of law. The provisions of this subsection shall not apply to the transporting of children under sixteen years of age, as provided in section 307.179.

3. Each driver of a motor vehicle transporting a child less than sixteen years of age shall secure the child in a properly adjusted and fastened restraint under section 307.179.

4. In any action to recover damages arising out of the ownership, common maintenance or operation of a motor vehicle, failure to wear a safety belt in violation of this section shall not be considered evidence of comparative negligence. Failure to wear a safety belt in violation of this section may be admitted to mitigate damages, but only under the following circumstances:

(1) Parties seeking to introduce evidence of the failure to wear a safety belt in violation of this section must first introduce expert evidence proving that a failure to wear a safety belt contributed to the injuries claimed by plaintiff;

(2) If the evidence supports such a finding, the trier of fact may find that the plaintiff's failure to wear a safety belt in violation of this section contributed to the plaintiff's claimed injuries, and may reduce the amount of the plaintiff's recovery by an amount not to exceed one percent of the damages awarded after any reductions for comparative negligence.

5. Except as otherwise provided for in section 307.179, each person who violates the provisions of subsection 2 of this section is guilty of an infraction for which a fine not to exceed ten dollars may be imposed. All other provisions of law and court rules to the contrary notwithstanding, no court costs shall be imposed on any person due to a violation of this section. In no case shall points be assessed against any person, pursuant to section 302.302, for a violation of this section.

6. The state highways and transportation commission shall initiate and develop a program of public information to develop understanding of, and ensure compliance with, the provisions of this section. The commission shall evaluate the effectiveness of this section and shall include a report of its findings in the annual evaluation report on its highway safety plan that it submits to NHTSA and FHWA pursuant to 23 U.S.C. 402.

7. If there are more persons than there are seat belts in the enclosed area of a motor vehicle, then the passengers who are unable to wear seat belts shall sit in the area behind the front seat of the motor vehicle unless the motor vehicle is designed only for a front-seated area. The passenger or passengers occupying a seat location referred to in this subsection is not in violation of this section. This subsection shall not apply to passengers who are accompanying a driver of a motor vehicle who is licensed under section 302.178.”;

and

Further amend said bill and page, Section B, Lines 2 and 4, by inserting immediately after the word “section” the words “307.175 of section”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said line the following:

“304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

(1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;

(2) Establish one-way streets and provide for the regulation of vehicles thereon;

(3) Require vehicles to stop before crossing certain designated streets and boulevards;

(4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such vehicles in compliance with any ordinances of the designating municipality shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;**

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

(7) Require the use of signaling devices on all motor vehicles; and

(8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator’s license number of the person renting or leasing the

vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term “route” shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

HOUSE BILLS ON THIRD READING

Senator Brown moved that **HCS for HB 2**, with **SCS, SA 1** and **SSA 1 for SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SSA 1 for SA 1 was again taken up.

Senator Silvey offered **SA 1 to SSA 1 for SA 1**:

SENATE AMENDMENT NO. 1 TO SENATE SUBSTITUTE AMENDMENT NO. 1 FOR SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 1, Line 3, by striking the number “\$3,714,489,396” and inserting in lieu thereof the following number: “\$3,749,483,608”; and further amend line 6 by striking the number “\$3,357,912,937” and inserting in lieu thereof the following number: “\$3,392,907,149”; and further amend line 9 by striking the number “2,174,393,353” and inserting in lieu thereof the following number: “2,201,618,959”; and further amend said line by inserting at the end of said line the following:

“Further amend said section, line 19 by striking the number “136,527,063” and inserting in lieu thereof the following: “144,295,669”; and”.

Senator Silvey moved that the above amendment be adopted.

At the request of Senator Cunningham, **SSA 1 for SA 1** was withdrawn, rendering **SA 1 to SSA 1 for SA 1** moot.

Senator Cunningham offered **SSA 2 for SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 2
SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,715,489,396”; and

Further amend said section, line 9 by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,358,912,937”; and

Further amend said section, line 16 by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,175,393,353”; and

Further amend section and bill totals accordingly.

Senator Cunningham moved that the above substitute amendment be adopted.

Senator Cunningham offered **SA 1** to **SSA 2** for **SA 1**:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 2 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 2 for Senate Amendment No. 1 to Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 1, Line 3, by striking the number “\$3,715,489,396” and inserting in lieu thereof the following number: “\$3,714,489,396”; and further amend line 6 by striking the number “\$3,358,912,937” and inserting in lieu thereof the following number: “\$3,357,912,937”; and further amend line 9 by striking the number “2,175,393,353” and inserting in lieu thereof the following number: “2,174,393,353”.

Senator Cunningham moved that the above amendment be adopted.

At the request of Senator Romine, **SA 1** was withdrawn, rendering **SSA 2** for **SA 1** and **SA 1** to **SSA 2** for **SA 1** moot.

Senator Romine offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,748,483,608”; and

Further amend said section, line 9 by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,391,907,149”; and

Further amend said section, line 16 by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,200,618,959”; and

Further amend said section, line 19 by striking the number “136,527,063” and inserting in lieu thereof the number “\$144,294,669”; and

Further amend section and bill totals accordingly.

Senator Romine moved that the above amendment be adopted.

Senator Romine offered **SSA 1** for **SA 2**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,747,483,608”; and

Further amend said section, line 9 by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,390,907,149”; and

Further amend said section, line 16 by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,199,618,959”; and

Further amend said section, line 19 by striking the number “136,527,063” and inserting in lieu thereof the number “\$144,293,669”; and

Further amend section and bill totals accordingly.

Senator Romine moved that the above substitute amendment be adopted.

Senator Romine offered **SA 1** to **SSA 1** for **SA 2**:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 2

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 2 to Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 1, Line 3, by striking the number “\$3,747,483,608” and inserting in lieu thereof the following: “\$3,749,483,608”; and further amend line 6 by striking the number “\$3,390,907,149” and inserting in lieu thereof the following: “\$3,392,907,149”; and further amend line 9 by striking the number “2,199,618,959” and inserting in lieu thereof the following: “2,201,618,959”; and further amend line 12 by striking the number “\$144,293,669” and inserting in lieu thereof the following: “\$144,295,669”.

Further amend the title and enacting clause accordingly.

Senator Romine moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Libla, Schaaf, Schupp and Walsh.

SA 1 to **SSA 1** for **SA 2** was adopted by the following vote:

YEAS—Senators

Curls	Dixon	Eigel	Holsman	Hoskins	Hummel	Koenig
Kraus	Libla	Nasheed	Rizzo	Romine	Rowden	Schaaf
Schupp	Sifton	Silvey	Walsh—18			

NAYS—Senators

Brown	Cunningham	Emery	Hegeman	Kehoe	Munzlinger	Onder
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Richard Riddle Sater Schatz Wallingford Wasson Wieland—14

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

Senator Schaaf requested a roll call vote be taken on **SSA 1** for **SA 2**, as amended. He was joined in his request by Senators Libla, Romine, Schupp and Silvey.

SSA 1 for **SA 2**, as amended, was adopted by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Eigel	Holsman	Hoskins	Hummel
Koenig	Kraus	Libla	Nasheed	Rizzo	Romine	Rowden
Schaaf	Schupp	Sifton	Silvey	Walsh—19		

NAYS—Senators

Brown	Cunningham	Emery	Hegeman	Kehoe	Munzlinger	Onder
Richard	Riddle	Sater	Schatz	Wallingford	Wasson	Wieland—14

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 10, Section 2.145, Line 5, by striking the number “\$60,000” and inserting in lieu thereof the number “\$3,561,486”; and

Further amend section and bill totals accordingly.

Senator Sifton moved that the above amendment be adopted, which motion failed.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Schupp offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 11, Section 2.170, Line 6, by striking said line and inserting in lieu thereof the following: “from General

Revenue Fund (0101)... \$11,099,337”, and

Further amend the section and bill totals accordingly.

Senator Schupp moved that the above amendment be adopted, which motion failed on a standing division vote.

Senator Brown moved that **SCS** for **HCS** for **HB 2**, as amended, be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 2**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Schupp—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for **HB 3**, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be expended at public institutions of higher education that offer a tuition rate to any student with an unlawful immigration status in the United States that is less than the tuition rate charged to international students, and further provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

Was taken up by Senator Brown.

SCS for HCS for HB 3, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 3

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 3** be adopted, which motion prevailed.

Senator Onder assumed the Chair.

President Parson assumed the Chair.

On motion of Senator Brown, **SCS for HCS for HB 3** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford
Wasson	Wieland—30					

NAYS—Senators

Schupp	Sifton	Walsh—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 4, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be used for any costs associated with the tolling of interstate highways.

Was taken up by Senator Brown.

SCS for HCS for HB 4, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 4

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018. The Missouri Department of Transportation shall not expend any funds to encourage the enactment of local ordinances regarding primary enforcement of seat belt laws.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 4** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 4** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Schupp—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 5, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Office of

Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for **HCS** for **HB 5**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 5

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 5** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 5** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schupp—2

Absent—Senator Sifton—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 64**.

With House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 64, Page 1, Section 227.533, Line 5, by inserting after all of said section and line the following:

“Section 1. The bridge on State Highway 99 crossing over Eleven Point River in Thomasville in Oregon County shall be designated as the “Roger “Dusty” Shaw Memorial Bridge”. The department of transportation shall erect and maintain signs designating such bridge, with the cost of such designation to be paid for by private donations.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 64, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“227.448. The portion of Business 25 from Taylor Street continuing north to Douglas Street through the city of Malden in Dunklin County shall be designated the “Narvel Felts Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 64, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“227.447. The portion of Interstate Highway 55 from its interchange with U.S. Highway 61 at exit 170 continuing north to its interchange with U.S. Highway 67 at exit 174B in Jefferson County shall be designated the “USMA Cadet Thomas M. Surdyke Memorial Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

227.448. The portion of Business 25 from Taylor Street continuing north to Douglas Street through the city of Malden in Dunklin County shall be designated the “Narvel Felts Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.449. The portion of State Highway 163 from the interchange with Interstate 70 continuing south to Loop 70 in Boone County shall be designated as “Sherman Brown Jr. Memorial Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

227.532. The portion of Missouri 249 from State Highway VV continuing north to Missouri 171 in Jasper County shall be designated as the “Edward F Dixon The Third Memorial Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway,

with the costs of such designation to be paid for by private donation.”; and

Further amend said bill, Page 1, Section 227.533, Line 5, by inserting after all of said section and line the following:

“227.535. The portion of State Highway 231 from the interchange with Interstate 255 north to River City Casino Boulevard in St. Louis City shall be designated the “Veterans - Heroes Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway, with costs to be paid for by private donations.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCR 17**.

HOUSE CONCURRENT RESOLUTION NO. 17

WHEREAS, meningococcal disease is any infection caused by the bacterium *Neisseria meningitidis*, or meningococcus. Although 1 in 10 people are carriers for this bacteria with no signs or symptoms of disease, sometimes *Neisseria meningitidis* bacteria can cause illness; and

WHEREAS, meningococcal disease is spread from person to person via the exchange of the bacteria through respiratory and throat secretion during close or lengthy contact; and

WHEREAS, in the U.S. there are approximately 1,000 to 1,200 cases of meningococcal disease that occur each year; and

WHEREAS, 10 to 15 percent of infected individuals will die, while 11 to 19 percent of those who live will suffer from serious morbidity, including loss of limbs and impacts to the nervous system; and

WHEREAS, infants under one year of age as well as young adults between the ages of 16 and 21 are most commonly impacted by this disease; and

WHEREAS, there are different strains or serogroups of *Neisseria meningitidis*, with serogroups B, C, and Y accounting for most meningococcal diseases in the U.S.; and

WHEREAS, there have been several recent outbreaks of serogroup B meningococcal disease on college campuses, with some cases resulting in death; and

WHEREAS, vaccines are available to prevent meningococcal disease, and different vaccines provide coverage against certain specific serogroups of the disease; and

WHEREAS, while there are vaccines that help provide protection against all three serogroups (B, C, and Y) commonly seen in the U.S., only vaccination for serogroups A, C, W, and Y is routinely recommended by the Centers for Disease Control and Prevention; and

WHEREAS, the Centers for Disease Control and Prevention’s Advisory Committee on Immunization Practices recommends that decisions to vaccinate adolescents and young adults 16 through 23 years of age against serogroup B meningococcal disease should be made at the individual level with health care providers; and

WHEREAS, it is critical that students, parents, educators, and health care providers understand the dangers of meningitis B and are aware that a vaccine is available to prevent disease resulting from this serogroup:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby find that the recent incidence of meningococcal disease has served as a reminder of the critical role vaccinations play in helping to prevent this devastating illness; and

BE IT FURTHER RESOLVED that the Department of Health and Senior Services take all reasonable steps to urge all private and public high schools, colleges, and universities in Missouri to provide information to all students and parents about meningococcal disease, explaining the different disease serogroups, symptoms, risks, and treatment; and

BE IT FURTHER RESOLVED that such information shall also include a notice of availability, benefits, risks, and limitations of all meningococcal vaccines receiving a recommendation from the Advisory Committee on Immunization Practices, including Category A and

Category B recommendations, with specific information as to those persons at higher risk for the disease; and

BE IT FURTHER RESOLVED that each private and public high school, college, and university shall recommend that current and entering students receive meningococcal vaccines in accordance with current Advisory Committee on Immunization Practices guidelines; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for every private and public high school, college, and university in Missouri.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 824**, entitled:

An Act to repeal sections 304.005 and 304.170, RSMo, and to enact in lieu thereof two new sections relating to transportation safety.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 384**, entitled:

An Act to repeal sections 578.018 and 578.030, RSMo, and to enact in lieu thereof two new sections relating to confiscation of animals, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 886**, entitled:

An Act to repeal section 104.1205, RSMo, and to enact in lieu thereof one new section relating to retirement of higher education employees, with a delayed effective date.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

On motion of Senator Kehoe, the Senate recessed until 6:40 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has

taken up and passed **HCR 7**.

HOUSE CONCURRENT RESOLUTION NO. 7

WHEREAS, extensive and credible reports have revealed mass killing of prisoners of conscience in the People's Republic of China, primarily practitioners of the spiritual-based exercises of Falun Gong, but also other religious and ethnic minority groups, in order to obtain organs for transplants; and

WHEREAS, the organ transplantation system in China does not comply with the World Health Organization's Guiding Principles of traceability and transparency in organ procurement pathways, and the government of the People's Republic of China has resisted independent scrutiny of the system; and

WHEREAS, traditional Chinese custom requires bodies to be preserved intact after death. With rare voluntary organ donation, however, China's transplantation industry significantly increased since 2000; and

WHEREAS, the Department of State Country Report on Human Rights for China for 2011 stated, "Overseas and domestic media and advocacy groups continued to report instances of organ harvesting, particularly from Falun Gong practitioners and Uighurs"; and

WHEREAS, a new investigative report, published in June 2016, conducted by human rights attorney David Matas, former Canadian Secretary of State for Asia-Pacific David Kilgour, and journalist Ethan Gutmann, estimated that China is performing 60,000 to 100,000 transplants per year as opposed to 10,000 transplants claimed by the Chinese government, which is "an industrial-scale, state-directed organ transplantation system, controlled through national policies and funding, and implicating both the military and civilian healthcare systems."; and

WHEREAS, China's Liver Transplant Registry System indicated that more than twenty-five percent of cases were emergency transplants, for which an organ was found within days or even hours. Wait times for nonemergency liver transplants were usually quoted in weeks. Most patients in other countries have to wait years for a transplant; and

WHEREAS, the Chinese government claims that ninety percent of China's organ transplant sources come from executed prisoners. However, the number of executions has dropped ten percent annually since 2002 and is far less than the number of transplants taking place. The government has never acknowledged the sourcing of organs from prisoners of conscience; and

WHEREAS, Falun Gong, a spiritual practice involving meditative "qigong" exercises and centered on the values of truthfulness, compassion, and forbearance, became immensely popular in China in the 1990s, with multiple estimates placing the number of practitioners at upwards of 70 million; and

WHEREAS, in July 1999, the Chinese Communist Party launched an intensive, nationwide persecution, including physical and mental torture, designed to eradicate the spiritual practice of Falun Gong, reflecting the party's long-standing intolerance of large independent civil society groups; and

WHEREAS, since 1999, hundreds of thousands of Falun Gong practitioners have been detained extralegally in Chinese reeducation-through-labor camps, detention centers, and prisons, where torture, abuse, and implausible medical exams and blood tests on Falun Gong practitioners are routine; and

WHEREAS, Freedom House reported in 2015 that Falun Gong practitioners comprise the largest portion of prisoners of conscience in China and face an elevated risk of dying or being killed in custody; and

WHEREAS, the United Nations Committee Against Torture and the Special Rapporteur on Torture have expressed concern over the allegations of organ harvesting from Falun Gong prisoners and have called on the Government of the People's Republic of China to increase accountability and transparency in the organ transplant system and punish those responsible for abuses; and

WHEREAS, in June 2016, the United States House of Representatives unanimously passed House Resolution 343, condemning the systematic, state-sanctioned organ harvesting from Falun Gong and other prisoners of conscience; and

WHEREAS, the killing of religious or political prisoners for the purpose of selling their organs for transplant is an egregious and intolerable violation of the fundamental right to live; and

WHEREAS, organ tourism to China should not be shielded by medical confidentiality, but openly monitored. No nation should allow their citizens to go to China for organs until China has allowed a full investigation into organ harvesting of prisoners of conscience, both past and present:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby:

(1) Call on the Government of the People's Republic of China to immediately end the practice of organ harvesting from all prisoners and prisoners of conscience, and explicitly from Falun Gong prisoners of conscience and members of other religious and ethnic minority groups;

(2) Call upon the Government of the People's Republic of China to immediately end the 17-year persecution of the Falun Gong and release all Falun Gong practitioners and other prisoners of conscience;

(3) Call upon the President of the United States to undertake a full and transparent investigation by the United States Department of State

into organ transplant practices in the People's Republic of China, and call for the prosecution of those found to have engaged in such unethical practices;

(4) Encourage the medical community of Missouri to engage in educating colleagues and residents of Missouri about the risks of travel to China for organ transplants so as to help prevent Missouri citizens from unwittingly becoming involved in murder in the form of forced organ harvesting from prisoners of conscience; and

(5) Agree to take measures to ban the entry of those who have participated in illegal removal of human tissues and organs, and seek prosecution of such individuals should they be found on the soil of Missouri; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for the President and Vice President of the United States, the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, the chair of the Senate Committee on Foreign Affairs, the chair of the House Committee on Foreign Relations, and Missouri's Senators and Representatives in Congress.

In which the concurrence of the Senate is respectfully requested.

HOUSE BILLS ON THIRD READING

HCS for HB 6, with SCS, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of "waters of the United States" or "navigable waters" under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency's "Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," 80 Fed. Reg. 64,662 (October 23, 2015).

Was taken up by Senator Brown.

SCS for HCS for HB 6, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 6

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify

members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of “waters of the United States” or “navigable waters” under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency’s “Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units,” 80 Fed. Reg. 64,662 (October 23, 2015).

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 6** be adopted.

Senator Chappelle-Nadal offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 6, Page 19, Section 6.225, Line 152, by inserting immediately thereafter the following:

“Section 6.226. To the Department of Natural Resources

For the Missouri Contaminated Home Acquisition Program pursuant to Sections 260.850 to 260.865 RSMo. From General Revenue Fund (0101).....\$12,500,000”; and

Further amend bill totals accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted.

Upon equal division of the Senate on a standing division vote, the Lieutenant Governor as President of the Senate cast the deciding vote.

SA 1 failed of adoption.

Senator Chappelle-Nadal offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 6, Page 19, Section 6.225, Line 152, by inserting immediately thereafter the following:

“Section 6.226. To the Department of Natural Resources

For the Missouri Contaminated Home Acquisition Program pursuant to Sections 260.850 to 260.865 RSMo. From General Revenue Fund (0101).....\$3,000,000”; and

Further amend bill totals accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted, which motion prevailed.

Senator Brown moved that **SCS** for **HCS** for **HB 6**, as amended, be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 6** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla

Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 7, with SCS, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 7, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 7

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 7** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 7** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine

Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Wasson
Wieland—29						

NAYS—Senators			
Hummel	Schupp	Sifton	Walsh—4

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 8, with SCS, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018, provided that a flight plan be made publicly available via a global aviation data services organization that operates both a website and mobile application which provides free flight tracking of both private and commercial aircraft prior to the departure of any flight on a state aircraft for which an elected official will be on board the aircraft.

Was taken up by Senator Brown.

SCS for HCS for HB 8, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 8

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 8** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 8** was read the 3rd time and passed by the following vote:

YEAS—Senators						
Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus

Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Under the provisions of Senate Rule 91, Senator Schaaf was excused from voting on **SCS** for **HCS** for **HB 9**.

HCS for **HB 9**, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for **HCS** for **HB 9**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 9

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 9** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 9** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo

Romine	Rowden	Sater	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson—31				

NAYS—Senator Wieland—1

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Schaaf—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 835, regarding Kristie Arnn, House Springs, which was adopted.

Senator Eigel offered Senate Resolution No. 836, regarding Carl Philip Specking, Saint Charles, which was adopted.

Senator Libla offered Senate Resolution No. 837, regarding the Seventy-fifth Anniversary of the City Light Gas and Water, Kennett, which was adopted.

Senator Nasheed offered Senate Resolution No. 838, regarding Artinces Jewel Hawkins, St. Louis, which was adopted.

Senator Schaaf offered Senate Resolution No. 839, regarding the Fiftieth Wedding Anniversary of Roger and Mary Lewin, St. Joseph, which was adopted.

INTRODUCTION OF GUESTS

On behalf of Senator Nasheed, Senator Sifton introduced to the Senate, members of the Missouri Wing of the Civil Air Patrol, St. Louis.

Senator Holsman introduced to the Senate, former State Representative Jeff Roorda, Barnhart.

Senator Brown introduced to the Senate, Ed Tenes, Missouri Civil Air Patrol, Rolla.

Senator Riddle introduced to the Senate, Olivia Linneman, Troy.

Senator Sifton introduced to the Senate, fourth grade students from Edgar Road Elementary School, Webster Groves.

Senator Libla introduced to the Senate, Steve and Sherry Francis, Amanda Dillinger, Michael and Michelle Gross, Carla Robertson, Yvonne Bedell and Bob and Teresa Persons; and fourth grade students from First Baptist School, Poplar Bluff.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTIETH DAY—WEDNESDAY, APRIL 26, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler
HCS for HB 619
HCS for HB 162
HB 97-Swan
HCS for HB 293
HCS for HB 219
HCS for HB 324
HCS for HB 746

HCS for HB 194
HCS for HBs 960, 962 & 828
HCS for HB 670
HB 743-Conway
HB 824-Reiboldt
HCS for HB 384
HCS for HB 886

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig
(In Fiscal Oversight)

SS for SCS for SB 49-Walsh (In Fiscal Oversight)
SS for SB 490-Schupp

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS
2. SB 532-Hoskins
3. SB 518-Emery
4. SB 341-Nasheed, with SCS
5. SJR 5-Emery, with SCS
6. SB 305-Kehoe, et al
7. SB 535-Wallingford
8. SB 523-Sater, with SCS
9. SB 480-Kraus
10. SB 407-Riddle, with SCS

11. SB 353-Wallingford, with SCS
12. SB 380-Riddle
13. SB 297-Hummel, with SCS
14. SB 474-Schatz
15. SB 483-Holsman
16. SB 498-Nasheed
17. SB 251-Kehoe, with SCS
18. SB 528-Hegeman
19. SB 307-Munzlinger
20. SB 472-Hoskins

21. SB 524-Koenig, with SCS

HOUSE BILLS ON THIRD READING

- | | |
|--|--|
| 1. HB 288-Fitzpatrick (Kehoe) | 29. HB 355-Bahr (Eigel) |
| 2. HCS for HB 151 (Silvey)
(In Fiscal Oversight) | 30. HCS for HB 122, with SCS (Onder) |
| 3. HB 850-Davis (Kraus) | 31. HCS for HB 230, with SCS (Koenig) |
| 4. HCS for HB 452 (Rowden) | 32. HB 700-Cookson, with SCS (Libla) |
| 5. HCS for HB 831, with SCS (Hummel)
(In Fiscal Oversight) | 33. HB 1045-Haahr (Wasson)
(In Fiscal Oversight) |
| 6. HCS for HB 381, with SCS (Hegeman) | 34. HB 909-Fraker (Wasson) |
| 7. HB 58-Haefner (Onder) | 35. HCS for HB 631, with SCS (Emery) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 36. HCS for HB 348 (Romine) |
| 9. HB 327-Morris (Curls)
(In Fiscal Oversight) | 37. HJR 10-Brown (Romine) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 38. HCS#2 for HB 502 (Rowden) |
| 11. HCS for HB 57-Haefner, with SCS
(Libla) (In Fiscal Oversight) | 39. HCS for HB 304, with SCS (Koenig) |
| 12. HCS for HB 422 (Dixon) | 40. HB 871-Davis, with SCS (Kraus) |
| 13. HB 245-Rowland, with SCS
(Cunningham) (In Fiscal Oversight) | 41. HB 843-McGaugh, with SCS (Hegeman) |
| 14. HB 262-Sommer (Hoskins) | 42. HB 200-Fraker, with SCS (Sater) |
| 15. HCS for HB 270 (Rowden) | 43. HCS for HB 703 (Hegeman) |
| 16. HCS for HB 661, with SCS (Emery)
(In Fiscal Oversight) | 44. HB 956-Kidd, with SCS (Rizzo) |
| 17. HB 758-Cookson, with SCS (Romine) | 45. HCS for HB 199, with SCS (Cunningham) |
| 18. HCS for HB 138, with SCS (Onder) | 46. HB 87-Henderson, with SCS (Romine) |
| 19. HCS for HB 441 (Rowden) | 47. HB 587-Redmon, with SCS (Hegeman) |
| 20. HCS for HB 253, with SCS (Romine) | 48. HCS for HB 258, with SCS (Munzlinger) |
| 21. HB 94-Lauer (Romine) | 49. HB 349-Brown, with SCS (Sater) |
| 22. HB 248-Fitzwater, with SCS
(Cunningham) (In Fiscal Oversight) | 50. HCS for HB 316, with SCS
(Wallingford) |
| 23. HB 289-Fitzpatrick, with SCS
(Rowden) (In Fiscal Oversight) | 51. HB 558-Ross, with SCS (Schatz) |
| 24. HB 493-Bondon, with SCS (Silvey) | 52. HB 586-Rhoads (Rowden) |
| 25. HB 52-Andrews (Hegeman) | 53. HB 256-Rhoads, with SCS (Munzlinger) |
| 26. HCS for HB 647, with SCS (Sater) | 54. HCS for HB 645 (Sater) |
| 27. HCS for HB 353, with SCS (Sater) | 55. HCS for HB 183 (Nasheed) |
| 28. HCS for HB 54, with SCS (Emery) | 56. HCS for HB 542 (Schatz) |
| | 57. HB 61-Alferman (Schatz) |
| | 58. HB 128, HB 678, HB 701 & HB
964-Davis, with SCS (Richard) |
| | 59. HB 811-Ruth (Wieland) |
| | 60. HB 805-Basye (Rowden) |
| | 61. HB 664-Korman (Riddle) |

62. HCS for HB 10, with SCS (Brown)

63. HCS for HB 11, with SCS (Brown)

64. HCS for HB 12, with SCS (Brown)

65. HCS for HB 13, with SCS (Brown)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 6-Richard, with SCS

SB 13-Dixon

SB 20-Brown

SB 21-Brown

SB 28-Sater, with SCS (pending)

SB 32-Emery, with SCS

SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)

SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending)

SBs 44 & 63-Romine, with SCS

SB 46-Libla, with SCS

SB 61-Hegeman, with SCS

SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending)

SB 68-Onder and Nasheed

SB 76-Munzlinger

SB 80-Wasson, with SCS

SB 81-Dixon

SB 83-Dixon

SB 85-Kraus, with SCS

SB 96-Sater and Emery

SB 97-Sater, with SCS

SB 102-Cunningham, with SCS

SB 103-Wallingford

SB 109-Holsman, with SCS

SB 115-Schupp, with SCS

SB 117-Schupp, with SCS

SB 122-Munzlinger, with SCS

SB 123-Munzlinger

SB 126-Wasson

SB 129-Dixon and Sifton, with SCS

SB 130-Kraus, with SCS

SB 133-Chappelle-Nadal

SB 138-Sater

SB 141-Emery

SB 142-Emery

SB 144-Wallingford

SB 145-Wallingford, with SCS

SB 147-Romine

SB 156-Munzlinger, with SCS

SB 157-Dixon, with SCS

SB 158-Dixon

SB 163-Romine

SB 169-Dixon, with SCS

SB 171-Dixon and Sifton, with SCS

SB 176-Dixon

SB 177-Dixon, with SCS

SB 178-Dixon

SB 180-Nasheed, with SCS

SB 183-Hoskins, with SCS

SB 184-Emery, with SS (pending)

SB 185-Onder, et al, with SCS

SB 188-Munzlinger, with SCS

SB 189-Kehoe, with SCS

SB 190-Emery, with SCS & SS#2 for SCS
(pending)

SB 196-Koenig

SB 199-Wasson

SB 200-Libla

SB 201-Onder, with SCS

SB 203-Sifton, with SCS

SB 207-Sifton

SB 209-Wallingford

SB 210-Onder, with SCS

SB 220-Riddle, with SCS & SS for SCS (pending)	SB 331-Hegeman
SB 221-Riddle	SB 333-Schaaf, with SCS
SB 223-Schatz, with SCS	SB 336-Wieland
SB 227-Koenig, with SCS	SB 348-Wasson, with SA 1 (pending)
SB 228-Koenig, with SS & SA 1 (pending)	SB 349-Wasson
SB 230-Riddle	SB 358-Wieland
SB 232-Schatz	SB 362-Hummel
SB 233-Wallingford	SB 368-Rowden
SB 234-Libla, with SCS	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 239-Rowden, with SCS	SB 378-Wallingford
SB 242-Emery, with SCS	SB 379-Schatz
SB 243-Hegeman	SB 381-Riddle
SB 247-Kraus, with SCS	SB 383-Eigel and Wieland
SB 250-Kehoe	SB 384-Rowden, with SCS
SB 252-Dixon, with SCS	SB 389-Sater, with SCS
SB 258-Munzlinger	SB 391-Munzlinger
SB 259-Munzlinger	SB 392-Holsman
SB 260-Munzlinger	SB 406-Wasson and Sater
SB 261-Munzlinger	SB 409-Koenig
SB 262-Munzlinger	SB 410-Schatz
SB 263-Riddle	SB 413-Munzlinger
SB 264-Dixon	SB 418-Hegeman, with SCS
SB 267-Schatz, with SCS	SB 419-Riddle
SB 271-Wasson and Richard, with SCS	SB 422-Cunningham, with SCS
SB 280-Hoskins, with SCS	SB 426-Wasson, with SCS
SB 284-Hegeman, with SCS	SB 427-Wasson
SBs 285 & 17-Koenig, with SCS	SB 430-Cunningham, with SCS
SB 286-Rizzo	SB 433-Sater, with SCS
SB 290-Schatz, with SCS	SB 435-Cunningham, with SCS
SB 295-Schaaf, with SCS	SB 442-Hegeman
SB 298-Curls	SB 445-Rowden
SB 303-Wieland, with SCS	SB 448-Emery
SB 311-Wasson, with SCS	SB 451-Nasheed, with SS (pending)
SBs 314 & 340-Schatz, et al, with SCS	SB 468-Hegeman
SB 316-Rowden, with SCS	SB 469-Schatz
SB 325-Kraus	SB 475-Schatz
SBs 327, 238 & 360-Romine, with SCS	SB 485-Hoskins
SB 328-Romine, with SCS & SA 3 (pending)	SB 517-Wasson
SB 330-Munzlinger	SB 526-Brown

SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS

SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 93-Lauer, with SCS (Wasson)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)

HCS for HBs 302 & 228, with SCS, SS for
 SCS & SA 5 (pending) (Schatz)
 HB 336-Shull (Wieland)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick, with SA 2 (pending)
 (Koenig)

SENATE BILLS WITH HOUSE AMENDMENTS

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
 as amended, HA 4, HA 5, HA 6, HA 7,
 HA 8, as amended & HA 9, as amended

SB 64-Schatz, with HA 1, HA 2 & HA 3
 SS for SCS for SB 66-Schatz, with HCS,
 as amended

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
 (Schatz) (House requests Senate
 recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

To be Referred

HCR 7-Morris

HCR 17-Hubrecht

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Journal of the Senate

FIRST REGULAR SESSION

SIXTIETH DAY—WEDNESDAY, APRIL 26, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“We have to pray with our eyes on God, not on the difficulties.” (Oswald Chambers)

We know these days increase with tension for we approach our final 2 weeks when this session will end and our work for this time will cease and yet we have much we still want to accomplish. Helps us to keep our eyes on You and not the problems and conflict we see about us so our efforts are true and directed in what You see as truly important that we can bring to completion. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 840, regarding Mia Lee Maciorowski, Chesterfield, which was adopted.

Senator Schupp offered Senate Resolution No. 841, regarding Divya Srihari, which was adopted.

Senators Sifton and Hummel offered Senate Resolution No. 842, regarding Grace Ederer, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 843, regarding Heather Page, which was adopted.

Senator Schupp offered Senate Resolution No. 844, regarding Mark Petre, which was adopted.

Senator Schupp offered Senate Resolution No. 845, regarding Geoffrey Butz, which was adopted.

Senator Schupp offered Senate Resolution No. 846, regarding Delmar Gardens on the Green, which was adopted.

Senator Schupp offered Senate Resolution No. 847, regarding Theresa Matlock, which was adopted.

Senator Hummel offered Senate Resolution No. 848, regarding George William Krewson, which was adopted.

REFERRALS

President Pro Tem Richard referred **HCR 7** and **HCR 17** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

HOUSE BILLS ON THIRD READING

HCS for **HB 10**, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act.

Was taken up by Senator Brown.

SCS for **HCS** for **HB 10**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 10

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act.

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 10** be adopted.

Senator Schupp offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Page 1, Section 10.005, Line 10, by inserting immediately after said line the following new section:

“Section 10.007. To the Department of Mental Health

For payments to school districts for children in residential placements through the Department of Mental Health or the Department of Social Services pursuant to Section 167.126, RSMo

From General Revenue Fund (0101) \$7,768,606”;

and further amend bill totals accordingly.

Senator Schupp moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

Senator Schaaf requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Holsman, Libla, Romine and Schupp.

President Parson assumed the Chair.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Libla	Rizzo	Romine
Schaaf	Schupp	Sifton	Silvey	Walsh—12		

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schatz	Wallingford	Wasson	Wieland—20	

Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

Senator Schaaf offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Page 45, Section 10.806, Line 6, by striking from the bill “and further provided that the state plan consumer-directed care assistance services rate paid for services delivered in Fiscal Year 2018 does not exceed sixty percent (60%) of the average monthly Medicaid cost of nursing care” and further amend said section line 11 by

striking the number “\$152,621,597” and inserting in lieu thereof the number “\$165,376,063” and further amend said section line 12 by striking the number “\$274,291,961” and inserting in lieu thereof the number “\$297,224,304”; and

Further amend section and bill totals accordingly.

Senator Schaaf moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Holsman, Libla, Romine and Sifton.

SA 2 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Libla	Rizzo
Romine	Rowden	Schaaf	Schupp	Sifton	Silvey	Wallingford
Walsh—15						

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Munzlinger	Onder	Richard	Riddle	Sater
Schatz	Wasson	Wieland—17				

Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

Senator Schupp offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Page 40, Section 10.714, Lines 6-22, by striking all of said lines from the bill and inserting in lieu thereof “and follow-up services. Such services shall be available to uninsured women who are at least 18 to 55 years of age with a family Modified Adjusted Gross Income for the household size that does not exceed 201% of the Federal Poverty Level (FPL) and who is a legal resident of the state”

Senator Schupp moved that the above amendment be adopted, which motion failed.

Senator Schupp offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Pages 40-41, Section 10.714, Lines 3-23, by striking all of said lines and inserting in lieu there the following:

“For the purpose of funding women’s health services using fee-for-service or other alternative service delivery and reimbursement methodology approved by the director of the Department of Health and Senior Services

From General Revenue Fund (0101).....\$1,598,704
From Title XIX - Federal Fund (0163)..... **8,801,755**
Total.....\$10,400,459”;

and

Further amend the bill totals accordingly.

Senator Schupp moved that the above amendment be adopted.

At the request of Senator Brown, **HCS** for **HB 10**, with **SCS** and **SA 4** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 111**, entitled:

An Act to repeal sections 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof three new sections relating to public administrators.

With House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, House Amendment No. 2 to House Amendment No. 2, House Amendment No. 3 to House Amendment No. 2, House Amendment No. 2, as amended, House Amendment No. 3, and House Amendment No. 5.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

“108.170. 1. Notwithstanding any other provisions of any law or charter to the contrary, any issue of bonds, notes, or other evidences of indebtedness, including bonds, notes, or other evidences of indebtedness payable solely from revenues derived from any revenue-producing facility, hereafter issued under any law of this state by any county, city, town, village, school district, educational institution, drainage district, levee district, nursing home district, hospital district, library district, road district, fire protection district, water supply district, sewer district, housing authority, land clearance for redevelopment authority, special authority created under section 64.920, authority created pursuant to the provisions of chapter 238, or other municipality, political subdivision or district of this state shall be negotiable, may be issued in bearer form or registered form with or without coupons to evidence interest payable thereon, may be issued in any denomination, and may bear interest at a rate not exceeding ten percent per annum, and may be sold, at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, anything in any proceedings heretofore had authorizing such bonds, notes, or other evidence of indebtedness, or in any law of this state or charter provision to the contrary notwithstanding. Such issue of bonds, notes, or other evidence of indebtedness may bear interest at a rate not exceeding fourteen percent

per annum if sold at public sale after giving reasonable notice of such sale, at the best price obtainable, not less than ninety-five percent of the par value thereof; provided, that such bonds, notes, or other evidence of indebtedness may be sold to any agency or corporate or other instrumentality of the state of Missouri or of the federal government at private sale at a rate not exceeding fourteen percent per annum. **Any political subdivision that maintains a credit rating by a nationally recognized bond rating agency of A, AA, or AAA issuing more than ten million dollars debt in a calendar year shall issue such debt through a competitive process unless the political subdivision employs the services of a municipal advisor, at which point the political subdivision may use a negotiated or competitive process. A municipal advisor shall not be allowed to profit financially or otherwise, either directly or indirectly, from the underwriter of a negotiated bond issuance.**

2. Notwithstanding the provisions of subsection 1 of this section to the contrary, the sale of bonds, notes, or other evidence of indebtedness issued by the state board of public buildings created under section 8.010, the state board of fund commissioners created under section 33.300, any port authority created under section 68.010, the bi-state metropolitan development district authorized under section 70.370, any special business district created under section 71.790, any county, as defined in section 108.465, exercising the powers granted by sections 108.450 to 108.470, the industrial development board created under section 100.265, any planned industrial expansion authority created under section 100.320, the higher education loan authority created under section 173.360, the Missouri housing development commission created under section 215.020, the state environmental improvement and energy resources authority created under section 260.010, the agricultural and small business development authority created under section 348.020, any industrial development corporation created under section 349.035, or the health and educational facilities authority created under section 360.020 shall, with respect to the sales price, manner of sale and interest rate, be governed by the specific sections applicable to each of these entities.

3. **Any person who is engaged as a municipal advisor by a political corporation or subdivision with respect to a particular issue of securities shall be independent of the underwriter of that issue of securities. For the purposes of this section, “municipal advisor” shall mean a person registered as a municipal advisor under the rules of the United States Securities and Exchange Commission, and “independent” shall have the same meaning as defined by the rules of the United States Securities and Exchange Commission. In determining the individuals or entities that may serve as a municipal advisor, nothing in this section shall be construed to be more restrictive than the definition of a municipal advisor as established by the United States Securities and Exchange Commission.**

4. Notwithstanding other provisions of this section or other law, the sale of bonds, notes or other evidence of indebtedness issued by any housing authority created under section 99.040 may be sold at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, and may bear interest at a rate not exceeding fourteen percent per annum. The sale shall be a public sale unless the issuing jurisdiction adopts a resolution setting forth clear justification why the sale should be a private sale except that private activity bonds may be sold either at public or private sale.

[4.] 5. Notwithstanding other provisions of this section or law, industrial development revenue bonds may be sold at private sale and bear interest at a rate not exceeding fourteen percent per annum at the best price obtainable, not less than ninety-five percent of the par value thereof.

[5.] 6. Notwithstanding other provisions in subsection 1 of this section to the contrary, revenue bonds issued for airport purposes by any constitutional charter city in this state which now has or may hereafter

acquire a population of more than three hundred thousand but less than six hundred thousand inhabitants, according to the last federal decennial census, may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice, at the best price obtainable, not less than ninety-five percent of the par value thereof.

[6.] 7. For purposes of the interest rate limitations set forth in this section, the interest rate on bonds, notes or other evidence of indebtedness described in this section means the rate at which the present value of the debt service payments on an issue of bonds, notes or other evidence of indebtedness, discounted to the date of issuance, equals the original price at which such bonds, notes or other evidence of indebtedness are sold by the issuer. Interest on bonds, notes or other evidence of indebtedness may be paid periodically at such times as shall be determined by the governing body of the issuer and may be compounded in accordance with section 408.080.

[7.] 8. Notwithstanding any provision of law or charter to the contrary:

(1) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state which entity or political corporation has an annual operating budget for the current year exceeding twenty-five million dollars may, in connection with managing the cost to such entity or political corporation of purchasing fuel, electricity, natural gas, and other commodities used in the ordinary course of its lawful operations, enter into agreements providing for fixing the cost of such commodity, including without limitation agreements commonly referred to as hedges, futures, and options; provided that as of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection; and further provided that no eligible school, as defined in section 393.310, shall be authorized by this subsection to enter into such agreements in connection with the purchase of natural gas while the tariffs required under section 393.310 are in effect;

(2) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state may, in connection with its bonds, notes, or other obligations then outstanding or to be issued and bearing interest at a fixed or variable rate, enter into agreements providing for payments based on levels of or changes in interest rates, including without limitation certain derivative agreements commonly referred to as interest rate swaps, hedges, caps, floors, and collars, provided that:

(a) As of the date of issuance of the bonds, notes, or other obligations to which such agreement relates, such entity or political corporation will have bonds, notes, or other obligations outstanding in an aggregate principal amount of at least fifty million dollars; and

(b) As of the date of such agreement, such entity's or political corporation's bonds, notes, or other obligations then outstanding or to be issued have received a stand-alone credit rating in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency, or such entity or political corporation has an issuer or general credit rating, in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency; and

(c) As of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection;

(3) Prior to entering into any agreements pursuant to subdivision (1) or (2) of this subsection, the governing body of the entity or political corporations entering into such agreements shall have adopted a written policy governing such agreements. Such policy shall be prepared by integrating the recommended practices published by the Government Finance Officers Association or comparable nationally recognized

professional organization and shall provide guidance with respect to the permitted purposes, authorization process, mitigation of risk factors, ongoing oversight responsibilities, market disclosure, financial strategy, and any other factors in connection with such agreements determined to be relevant by the governing body of such entity or political corporation. Such entity or political corporation may enter into such agreements at such times and such agreements may contain such payment, security, default, remedy, and other terms and conditions as shall be consistent with the written policy adopted under this subdivision and as may be approved by the governing body of such entity or other obligated party, including any rating by any nationally recognized rating agency and any other criteria as may be appropriate;

(4) Nothing in this subsection shall be applied or interpreted to authorize any such entity or political corporation to enter into any such agreement for investment purposes or to diminish or alter the special or general power any such entity or political corporation may otherwise have under any other provisions of law including the special or general power of any interstate transportation authority.

9. The state treasurer shall make available to municipalities, political subdivisions, or districts listed under subsection 1 of this section relevant information regarding debt issuance and bidding processes, including best practices resources published by a national association of government finance officers on debt issuance, to aid such entities with the process of issuing debt and awarding bonds to the best bidder.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 8, by deleting all of said line and inserting in lieu thereof the following:

“city, special district, county, or statewide office.

347.048. **1. (1)** Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city’s clerk an affidavit listing the name and ~~street~~ address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 8, by inserting after the word “**office.**” the following:

“135.963. 1. Improvements made to real property as such term is defined in section 137.010 which are made in an enhanced enterprise zone subsequent to the date such zone or expansion thereto was designated may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. Improvements made to real property, as such term is defined in section 137.010, which are locally assessed and in a renewable energy generation zone designated as an enhanced enterprise zone, subsequent to the date such enhanced enterprise zone or expansion thereto was designated, may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. In addition to enhanced business enterprises, a speculative industrial or warehouse building constructed by a public entity or a private entity if the land is leased by a public entity may be subject to such exemption.

2. Such authorizing resolution shall specify the percent of the exemption to be granted, the duration of the exemption to be granted, and the political subdivisions to which such exemption is to apply and any other terms, conditions, or stipulations otherwise required. A copy of the resolution shall be provided to the director within thirty calendar days following adoption of the resolution by the governing authority.

3. No exemption shall be granted until the governing authority holds a public hearing for the purpose of obtaining the opinions and suggestions of residents of political subdivisions to be affected by the exemption from property taxes. The governing authority shall send, by certified mail, a notice of such hearing to each political subdivision in the area to be affected and shall publish notice of such hearing in a newspaper of general circulation in the area to be affected by the exemption at least twenty days prior to the hearing but not more than thirty days prior to the hearing. Such notice shall state the time, location, date, and purpose of the hearing.

4. Notwithstanding subsection 1 of this section, at least one-half of the ad valorem taxes otherwise imposed on subsequent improvements to real property located in an enhanced enterprise zone of enhanced business enterprises or speculative industrial or warehouse buildings as indicated in subsection 1 of this section shall become and remain exempt from assessment and payment of ad valorem taxes of any political subdivision of this state or municipality thereof, if said political subdivision or municipality levies ad valorem taxes, for a period of not less than ten years following the date such improvements were assessed, provided the improved properties are used for enhanced business enterprises. The exemption for speculative buildings is subject to the approval of the governing authority for a period not to exceed two years if the building is owned by a private entity and five years if the building is owned or ground leased by a public entity. This shall not preclude the building receiving an exemption for the remaining time period established by the governing authority if it was occupied by an enhanced business enterprise. The two- and five-year time periods indicated for speculative buildings shall not be an addition to the local abatement time period for such facility.

5. No exemption shall be granted for a period more than twenty-five years [following the date on which

the original enhanced enterprise zone was designated by the department], **provided, however, that during the ten years prior to the expiration of an enhanced enterprise zone no exemption shall be granted for a period of more than ten years.**

6. The provisions of subsection 1 of this section shall not apply to improvements made to real property begun prior to August 28, 2004.

7. The abatement referred to in this section shall not relieve the assessor or other responsible official from ascertaining the amount of the equalized assessed value of all taxable property annually as required by section 99.855, 99.957, or 99.1042 and shall not have the effect of reducing the payments in lieu of taxes referred to in subdivision (2) of subsection 1 of section 99.845, subdivision (2) of subsection 3 of section 99.957, or subdivision (2) of subsection 3 of section 99.1042 unless such reduction is set forth in the plan approved by the governing body of the municipality pursuant to subdivision (1) of subsection 1 of section 99.820, section 99.942, or section 99.1027.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 9, by inserting after said line the following:

“Further amend said bill and page, Section 473.730, Line 10, by inserting after the word “**section.**” the following:

“The secretary of state shall notify each election authority of the requirements of this section. The secretary of state will provide the necessary forms to assure compliance of the requirements of this section.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

“115.352. Any declaration of candidacy under section 115.349 shall contain either the candidate’s last name or maiden name as it appears on his or her birth certificate, or his or her current legal last name as changed through marriage or court order. No name change by common usage based on common law shall be permitted. This shall apply to any candidate for municipal, city, special district, county, or statewide office.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

“115.306. 1. No person shall qualify as a candidate for elective public office in the state of Missouri who has been found guilty of or pled guilty to a felony [or misdemeanor] under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.

2. (1) Any person who files as a candidate for election to a public office shall be disqualified from participation in the election for which the candidate has filed if such person is delinquent in the payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state.

(2) Each potential candidate for election to a public office, except candidates for a county or city committee of a political party, shall file an affidavit with the department of revenue and include a copy of the affidavit with the declaration of candidacy required under section 115.349. Such affidavit shall be in substantially the following form:

AFFIRMATION OF TAX PAYMENTS AND BONDING REQUIREMENTS:

I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or that I am a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.

..... Candidate's Signature

..... Printed Name of Candidate

(3) Upon receipt of a complaint alleging a delinquency of the candidate in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state, the department of revenue shall investigate such potential candidate to verify the claim contained in the complaint. If the department of revenue finds a positive affirmation to be false, the department shall contact the secretary of state, or the election official who accepted such candidate's declaration of candidacy, and the potential candidate. The department shall notify the candidate of the outstanding tax owed and give the candidate thirty days to remit any such outstanding taxes owed which are not the subject of dispute between the department and the candidate. If the candidate fails to remit such amounts in full within thirty days, the candidate shall be disqualified from participating in the current election and barred from refiling for an entire election cycle even if the individual pays all of the outstanding taxes that were the subject of the complaint.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 111, Page 1, In the Title, Line 3, by deleting the words “public administrators” and inserting in lieu thereof the words “political subdivisions”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

HOUSE BILLS ON THIRD READING

Senator Brown moved that **HCS** for **HB 10**, with **SCS** and **SA 4** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 4 was again taken up.

Senator Schupp moved that the above amendment be adopted, which motion failed.

Senator Sifton offered **SA 5**:

SENATE AMENDMENT NO. 5

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Page 45, Section 10.806, Lines 4-5, by striking the following: “fifteen percent (15%)” and inserting in lieu thereof the following: “twenty-five percent (25%)”; and further amend line 8, by striking the following: “sixty percent (60%)” and inserting in lieu thereof the following: “seventy-five percent (75%)”.

Senator Sifton moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Emery, Romine, Schaaf and Schupp.

SA 5 failed of adoption by the following vote:

YEAS—Senators

Curls	Dixon	Holsman	Hummel	Libla	Nasheed	Rizzo
Romine	Rowden	Schaaf	Schupp	Sifton	Silvey	Wallingford
Walsh—15						

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Munzlinger	Onder	Richard	Riddle	Sater	Schatz
Wasson	Wieland—16					

Absent—Senators

Chappelle-Nadal	Kraus—2
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Absent with leave—Senators—None

Vacancies—1

Senator Schaaf offered **SA 6**:

SENATE AMENDMENT NO. 6

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 10, Page 45, Section 10.806, Line 9, by deleting all of said line and inserting in lieu thereof the following: “monthly Medicaid cost of nursing care, and further provided that the Consumer Directed Services Personal Care reimbursement rate shall be equal to the Basic Personal Care rate reimbursed under the In-Home Agency Model”

Senator Schaaf moved that the above amendment be adopted and requested a roll call vote be taken. He was joined in his request by Senators Curls, Romine, Schupp and Sifton.

SA 6 failed of adoption by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Libla	Nasheed
Rizzo	Romine	Schaaf	Schupp	Sifton	Silvey	Walsh—14

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Munzlinger	Onder	Richard	Riddle	Rowden	Sater
Schatz	Wallingford	Wasson	Wieland—18			

Absent—Senator Kraus—1

Absent with leave—Senators—None

Vacancies—1

Senator Brown moved that **SCS** for **HCS** for **HB 10** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 10** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hummel	Kehoe	Koenig	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schatz
Wallingford	Wasson	Wieland—24				

NAYS—Senators

Chappelle-Nadal	Holsman	Kraus	Schaaf	Schupp	Sifton	Walsh—7
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Absent—Senators

Hoskins	Silvey—2
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for **HB 11**, with **SCS**, entitled:

An Act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be

expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any entity that performs abortions not necessary to save the life of the mother or that counsels women to have an abortion not necessary to save the life of the mother.

Was taken up by Senator Brown.

SCS for HCS for HB 11, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 11

An Act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 11** be adopted.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 11, Page 30, Section 11.455, Line 17, by striking the number: “\$115,049,883” and inserting in lieu thereof the following number: “\$177,129,577”; and further amend line 18 by striking the number: “293,931,640” and inserting in lieu thereof the following number: “425,062,978”; and

Further amend said bill and page, section 11.460, line 9 by striking the number: “\$1,742,011” and inserting in lieu thereof the following number: “\$6,313,001”; and further amend line 10 by striking the number: “4,349,996” and inserting in lieu thereof the following number: “13,342,318”; and

Further amend said bill, page 32, section 11.480, line 20 by striking the number: “\$87,641,325” and inserting in lieu thereof the following number: “\$104,802,163”; and further amend line 21 by striking the number: “161,734,918” and inserting in lieu thereof the following number: “198,980,435”; and

Further amend said bill and section, page 33, line 31 by striking the number: “13,297,060” and inserting in lieu thereof the following number: “16,334,856”; and further amend line 32 by striking the number: “27,275,546” and inserting in lieu thereof the following number: “34,357,630”; and

Further amend said bill, page 34, section 11.505, line 14 by striking the number: “\$453,560,957” and inserting in lieu thereof the following number: “\$345,401,643”; and further amend line 15 by striking the number: “1,464,071,911” and inserting in lieu thereof the following number: “1,022,183,261”; and further amend line 17 by striking the number: “192,526,292” and inserting in lieu thereof the following number: “57,465,179”; and

Further amend said bill, page 35, section 11.506 by striking all of said section from the bill; and

Further amend said bill and page, section 11.510, line 11 by striking the number: “\$41,586,560” and inserting in lieu thereof the following number: “\$67,096,556”; and further amend line 12 by striking the number: “341,384,274” and inserting in lieu thereof the following number: “601,035,775”; and further amend line 13 by striking the number: “87,906,216” and inserting in lieu thereof the following number: “137,061,113”; and

Further amend section and bill totals accordingly.

Senator Schaaf moved that the above amendment be adopted.

Senator Schaaf offered **SSA 1** for **SA 1**:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 11, Page 30, Section 11.455, Line 17, by striking the number: “\$115,049,883” and inserting in lieu thereof the following number: “\$187,129,577”; and further amend line 18 by striking the number: “293,931,640” and inserting in lieu thereof the following number: “435,062,978”; and

Further amend said bill and page, section 11.460, line 9 by striking the number: “\$1,742,011” and inserting in lieu thereof the following number: “\$6,413,001”; and further amend line 10 by striking the number: “4,349,996” and inserting in lieu thereof the following number: “13,442,318”; and

Further amend said bill, page 32, section 11.480, line 20 by striking the number: “\$87,641,325” and inserting in lieu thereof the following number: “\$105,802,163”; and further amend line 21 by striking the number: “161,734,918” and inserting in lieu thereof the following number: “199,980,435”; and

Further amend said bill and section, page 33, line 31 by striking the number: “13,297,060” and inserting in lieu thereof the following number: “17,334,856”; and further amend line 32 by striking the number: “27,275,546” and inserting in lieu thereof the following number: “35,357,630”; and

Further amend said bill, page 34, section 11.505, line 14 by striking the number: “\$453,560,957” and inserting in lieu thereof the following number: “\$355,401,643”; and further amend line 15 by striking the number: “1,464,071,911” and inserting in lieu thereof the following number: “1,122,183,261”; and further amend line 17 by striking the number: “192,526,292” and inserting in lieu thereof the following number: “58,465,179”; and

Further amend said bill, page 35, section 11.506 by striking all of said section from the bill; and

Further amend said bill and page, section 11.510, line 11 by striking the number: “\$41,586,560” and inserting in lieu thereof the following number: “\$68,096,556”; and further amend line 12 by striking the number: “341,384,274” and inserting in lieu thereof the following number: “602,035,775”; and further amend line 13 by striking the number: “87,906,216” and inserting in lieu thereof the following number: “138,061,113”; and

Further amend section and bill totals accordingly.

Senator Schaaf moved that **SSA 1** for **SA 1** be adopted.

Senator Schaaf offered **SA 1** to **SSA 1** for **SA 1**:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to Senate Committee Substitute for House Committee Substitute for House Bill No. 11, Page 1, Line 3, by striking the number “\$187,129,577” and inserting in lieu thereof the following: “\$176,129,577”; and further amend line 5 by striking the number “435,062,978” and inserting in lieu thereof the following: “424,062,978”; and further amend line 8 by striking the number “\$6,413,001” and inserting in lieu thereof the following: “\$6,213,001”; and further amend line 10 by striking the number “13,442,318” and inserting in lieu thereof the following: “13,242,318”; and further amend line 13 by striking the number “\$105,802,163” and inserting in lieu thereof the following: “\$103,802,163”; and further amend line 15 by striking the number “199,980,435” and inserting in lieu thereof the following: “197,980,435”; and further amend line 18 by striking the number “17,334,856” and inserting in lieu thereof the following: “16,234,856”; and further amend line 20 by striking the number “35,357,630” and inserting in lieu thereof the following: “34,257,630”; and

Further amend page 2 of said amendment, line 1 by striking the number “\$355,401,643” and inserting in lieu thereof the following: “\$344,401,643”; and further amend line 3 by striking the number “1,122,183,261” and inserting in lieu thereof the following: “1,021,183,261”; and further amend line 5 by striking the number “58,465,179” and inserting in lieu thereof the following: “56,465,179”; and further amend line 10 by striking the number “\$68,096,556” and inserting in lieu thereof the following: “\$66,096,556”; and further amend line 12 by striking the number “602,035,775” and inserting in lieu thereof the following: “600,035,775”; and further amend line 14 by striking the number “138,061,113” and inserting in lieu thereof the following: “136,061,113”.

Senator Schaaf moved the **SA 1** to **SSA 1** for **SA 1** be adopted and requested a roll call vote be taken. He was joined in his request by Senators Eigel, Hoskins, Libla and Romine.

Senator Riddle assumed the Chair.

President Parson assumed the Chair.

SA 1 to **SSA 1** for **SA 1** failed of adoption by the following vote:

YEAS—Senators

Dixon	Eigel	Emery	Holsman	Hoskins	Kraus	Libla
Romine	Schaaf	Silvey—10				

NAYS—Senators

Brown	Cunningham	Curls	Hegeman	Hummel	Kehoe	Koenig
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Rowden
Sater	Schatz	Schupp	Sifton	Wallingford	Walsh	Wasson
Wieland—22						

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

At the request of Senator Schaaf, **SSA 1** for **SA 1** was withdrawn.

At the request of Senator Schaaf, **SA 1** was withdrawn.

Senator Brown moved that **SCS** for **HCS** for **HB 11** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 11** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Hegeman	Hoskins	Kehoe
Koenig	Munzlinger	Onder	Richard	Riddle	Rizzo	Rowden
Sater	Schatz	Silvey	Wallingford	Wasson—19		

NAYS—Senators

Eigel	Emery	Holsman	Hummel	Kraus	Libla	Nasheed
Romine	Schaaf	Schupp	Sifton	Walsh	Wieland—13	

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for **HB 12**, with **SCS**, entitled:

An Act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for **HCS** for **HB 12**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 12

An Act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 12** be adopted.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Sifton offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 12, Page 3, Section 12.025, Line 9, by striking the number "278,713" and inserting in lieu thereof the following number: "1,778,713"; and

Further amend section and bill totals accordingly.

President Parson assumed the Chair.

Senator Sifton moved that the above amendment be adopted, which motion prevailed.

Senator Brown moved that **SCS** for **HCS** for **HB 12**, as amended, be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 12**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Koenig	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senator Kraus—1

Absent—Senators—2

Chappelle-Nadal Schaaf

Absent with leave—Senator Kehoe—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Onder moved that motion lay on the table, which motion prevailed.

HCS for HB 13, with **SCS**, entitled:

An Act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 13, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 13

An Act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 13** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 13** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senators

Chappelle-Nadal Schaaf—2

Absent with leave—Senator Kehoe—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Onder moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Brown, Chairman of the Committee on Appropriations, submitted the following reports:

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 17**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 18**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Appropriations, to which was referred **HCS** for **HB 19**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SS** for **SB 62**, entitled:

An Act to repeal sections 50.1190, 52.290, 104.1205, 137.280, 137.345, 140.100, 169.141, and 169.715, RSMo, and to enact in lieu thereof nine new sections relating to public employee retirement, with delayed effective dates for certain sections.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1, as amended, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5 and House Amendment No. 6.

HOUSE AMENDMENT NO. 1 TO HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 1, Line 8, by inserting after all of said line the following:

“Further amend said bill, Page 2, Section 52.290, Line 27, by inserting after all of said line the following:

“86.207. 1. Except as provided herein, all persons who become policemen and all policemen who enter or reenter the service of any city not within a county after the first day of October, 1957, become members **of the system** as a condition of their employment and **during the period of their membership** shall receive no pensions or retirement allowance from any other pension or retirement system supported wholly or in part by the city not within a county or the state of Missouri, nor shall they be required to make contributions under any other pension or retirement system of the city not within a county or the state of Missouri for the same period of service[, anything to the contrary notwithstanding. Any employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and subsequently becomes a policeman may elect to remain a member of said retirement plan and shall not be required to become a member of a police retirement system established under section 86.200. However,]. **Officers employed by a city not within a county and occupying the position of “Airport Police Officer” shall not be required to become members as a condition of their employment.** An employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and who subsequently becomes a policeman may elect to transfer [membership and] creditable service to the police retirement system created under [section] **sections 86.200 to 86.366**. Such transfers are subject to the conditions and requirements contained in section 105.691 and are also subject to any existing agreements between the said retirement plans[; provided however, transfers completed prior to January 1, 2016, shall occur without regard to the vesting requirements of the receiving plan contained in section 105.691]. As part of the transfer process described herein, the respective retirement plans may require the employee to acknowledge and agree as a condition of transfer that any election made under this section is irrevocable, constitutes a waiver of any right to receive retirement and disability benefits except as provided by the police retirement system, and that plan terms may be modified in the future.

2. If any member ceases to be in service for more than one year unless the member has attained the age of fifty-five or has twenty years or more of creditable service, or if the member withdraws the member’s accumulated contributions or if the member receives benefits under the retirement system or dies, the member thereupon ceases to be a member; except in the case of a member who has served in the Armed Forces of the United States and has subsequently been reinstated as a policeman. A member who has terminated employment as a police officer, has actually retired and is receiving retirement benefits under the system shall be considered a retired member.

3. A reserve officer shall not be considered a member of the system for the purpose of entitled to any benefits from the system other than those awarded when the reserve officer originally retired under section 86.250, nor shall service as a reserve officer prohibit distribution of those benefits.”; and”;

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 1, Section 50.1190, Lines 1 to 9, by removing all of said section and lines from the bill; and

Further amend said bill, Page 2, Section 52.290, Lines 6 and 7, by deleting the phrase “**two percent**” on said lines and inserting in lieu thereof the phrase “**two-ninths**”; and

Further amend said bill, Page 2, Section 52.290, Line 9, by deleting the phrase “**five percent**” on said

line and inserting in lieu thereof the phrase “**five-ninths**”; and

Further amend said bill, Page 4, Section 104.1205, Line 33, by deleting the phrase “**two percent of the employee’s pay**” on said line; and

Further amend said bill, Page 5, Section 137.280, Lines 48 through 55, by deleting all of said lines and inserting in lieu thereof the following:

“4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees’ retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 8, Section 169.141, Line 33, by inserting after all of said line the following:

“169.324. 1. The annual service retirement allowance payable pursuant to section 169.320 shall be the retirant’s number of years of creditable service multiplied by a percentage of the retirant’s average final compensation, determined as follows:

(1) A retirant whose last employment as a regular employee ended prior to June 30, 1999, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant’s number of years of creditable service multiplied by one and three-fourths percent of the person’s average final compensation, subject to a maximum of sixty percent of the person’s average final compensation;

(2) A retirant whose number of years of creditable service is greater than thirty-four and one-quarter on August 28, 1993, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant’s number of years of creditable service as of August 28, 1993, multiplied by one and three-fourths percent of the person’s average final compensation but shall not receive a greater annual service retirement allowance based on additional years of creditable service after August 28, 1993;

(3) A retirant who was an active member of the retirement system at any time on or after June 30, 1999, and who either retires before January 1, 2014, or is a member of the retirement system on December 31, 2013, and remains a member continuously to retirement shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant’s number of years of creditable service multiplied by two percent of the person’s average final compensation, subject to a maximum of sixty percent of the person’s final compensation;

(4) A retirant who becomes a member of the retirement system on or after January 1, 2014, including any retirant who was a member of the retirement system before January 1, 2014, but ceased to be a member for any reason other than retirement, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant’s number of years of creditable service multiplied by one and three-fourths percent of the person’s average final compensation, subject to a maximum of sixty percent of the person’s average final compensation;

(5) Notwithstanding the provisions of subdivisions (1) to (4) of this subsection, effective January 1, 1996, any retirant who retired on, before or after January 1, 1996, with at least twenty years of creditable

service shall receive at least three hundred dollars each month as a retirement allowance, or the actuarial equivalent thereof if the retirant elected any of the options available under section 169.326. Any retirant who retired with at least ten years of creditable service shall receive at least one hundred fifty dollars each month as a retirement allowance, plus fifteen dollars for each additional full year of creditable service greater than ten years but less than twenty years (or the actuarial equivalent thereof if the retirant elected any of the options available under section 169.326). Any beneficiary of a deceased retirant who retired with at least ten years of creditable service and elected one of the options available under section 169.326 shall also be entitled to the actuarial equivalent of the minimum benefit provided by this subsection, determined from the option chosen.

2. Except as otherwise provided in sections 169.331[, 169.580] and 169.585, payment of a retirant's retirement allowance will be suspended for any month for which such person receives remuneration from the person's employer or from any other employer in the retirement system established by section 169.280 for the performance of services except any such person other than a person receiving a disability retirement allowance under section 169.322 may serve as a nonregular substitute, part-time or temporary employee for not more than six hundred hours in any school year without becoming a member and without having the person's retirement allowance discontinued, provided that through such substitute, part-time, or temporary employment, the person may earn no more than fifty percent of the annual salary or wages the person was last paid by the employer before the person retired and commenced receiving a retirement allowance, adjusted for inflation. If a person exceeds such hours limit or such compensation limit, payment of the person's retirement allowance shall be suspended for the month in which such limit was exceeded and each subsequent month in the school year for which the person receives remuneration from any employer in the retirement system. **In addition to the conditions set forth above, the restrictions of this subsection shall also apply to any person retired and currently receiving a retirement allowance under sections 169.270 to 169.400, other than for disability, who is employed by a third party or is performing work as an independent contractor if the services performed by such person are provided to or for the benefit of any employer in the retirement system established under section 169.280. The retirement system may require the employer receiving such services, the third-party employer, the independent contractor, and the retirant subject to this subsection to provide documentation showing compliance with this subsection. If such documentation is not provided, the retirement system may deem the retirant to have exceeded the limitations provided for in this subsection.** If a retirant is reemployed by any employer in any capacity, whether pursuant to this section, or section 169.331[, 169.580,] or 169.585, or as a regular employee, the amount of such person's retirement allowance attributable to service prior to the person's first retirement date shall not be changed by the reemployment. If the person again becomes an active member and earns additional creditable service, upon the person's second retirement the person's retirement allowance shall be the sum of:

(1) The retirement allowance the person was receiving at the time the person's retirement allowance was suspended, pursuant to the payment option elected as of the first retirement date, plus the amount of any increase in such retirement allowance the person would have received pursuant to subsection 3 of this section had payments not been suspended during the person's reemployment; and

(2) An additional retirement allowance computed using the benefit formula in effect on the person's second retirement date, the person's creditable service following reemployment, and the person's average final annual compensation as of the second retirement date. The sum calculated pursuant to this subsection shall not exceed the greater of sixty percent of the person's average final compensation as of the second

retirement date or the amount determined pursuant to subdivision (1) of this subsection. Compensation earned prior to the person's first retirement date shall be considered in determining the person's average final compensation as of the second retirement date if such compensation would otherwise be included in determining the person's average final compensation.

3. The board of trustees shall determine annually whether the investment return on funds of the system can provide for an increase in benefits for retirants eligible for such increase. A retirant shall and will be eligible for an increase awarded pursuant to this section as of the second January following the date the retirant commenced receiving retirement benefits. Any such increase shall also apply to any monthly joint and survivor retirement allowance payable to such retirant's beneficiaries, regardless of age. The board shall make such determination as follows:

(1) After determination by the actuary of the investment return for the preceding year as of December thirty-first (the "valuation year"), the actuary shall recommend to the board of trustees what portion of the investment return is available to provide such benefits increase, if any, and shall recommend the amount of such benefits increase, if any, to be implemented as of the first day of the thirteenth month following the end of the valuation year, and first payable on or about the first day of the fourteenth month following the end of the valuation year. The actuary shall make such recommendations so as not to affect the financial soundness of the retirement system, recognizing the following safeguards:

(a) The retirement system's funded ratio as of January first of the year preceding the year of a proposed increase shall be at least one hundred percent after adjusting for the effect of the proposed increase. The funded ratio is the ratio of assets to the pension benefit obligation;

(b) The actuarially required contribution rate, after adjusting for the effect of the proposed increase, may not exceed the then applicable employer and member contribution rate as determined under subsection 4 of section 169.350;

(c) The actuary shall certify to the board of trustees that the proposed increase will not impair the actuarial soundness of the retirement system;

(d) A benefit increase, under this section, once awarded, cannot be reduced in succeeding years;

(2) The board of trustees shall review the actuary's recommendation and report and shall, in their discretion, determine if any increase is prudent and, if so, shall determine the amount of increase to be awarded.

4. This section does not guarantee an annual increase to any retirant.

5. If an inactive member becomes an active member after June 30, 2001, and after a break in service, unless the person earns at least four additional years of creditable service without another break in service, upon retirement the person's retirement allowance shall be calculated separately for each separate period of service ending in a break in service. The retirement allowance shall be the sum of the separate retirement allowances computed for each such period of service using the benefit formula in effect, the person's average final compensation as of the last day of such period of service and the creditable service the person earned during such period of service; provided, however, if the person earns at least four additional years of creditable service without another break in service, all of the person's creditable service prior to and including such service shall be aggregated and, upon retirement, the retirement allowance shall be computed using the benefit formula in effect and the person's average final compensation as of the last day of such period of four or more years and all of the creditable service the person earned prior to and during such

period.

6. Notwithstanding anything contained in this section to the contrary, the amount of the annual service retirement allowance payable to any retirant pursuant to the provisions of sections 169.270 to 169.400, including any adjustments made pursuant to subsection 3 of this section, shall at all times comply with the provisions and limitations of Section 415 of the Internal Revenue Code of 1986, as amended, and the regulations thereunder, the terms of which are specifically incorporated herein by reference.

7. All retirement systems established by the laws of the state of Missouri shall develop a procurement action plan for utilization of minority and women money managers, brokers and investment counselors. Such retirement systems shall report their progress annually to the joint committee on public employee retirement and the governor's minority advocacy commission.

169.560. Any person retired and currently receiving a retirement allowance pursuant to sections 169.010 to 169.141, other than for disability, may be employed in any capacity in a district included in the retirement system created by those sections on either a part-time or temporary-substitute basis not to exceed a total of five hundred fifty hours in any one school year, and through such employment may earn up to fifty percent of the annual compensation payable under the [employing] district's salary schedule for the position or positions filled by the retiree, given such person's level of experience and education, without a discontinuance of the person's retirement allowance. If the [employing] school district does not utilize a salary schedule, or if the position in question is not subject to the [employing] district's salary schedule, a retiree employed in accordance with the provisions of this section may earn up to fifty percent of the annual compensation paid to the person or persons who last held such position or positions. If the position or positions did not previously exist, the compensation limit shall be determined in accordance with rules duly adopted by the board of trustees of the retirement system; provided that, it shall not exceed fifty percent of the annual compensation payable for the position in the [employing] school district that is most comparable to the position filled by the retiree. In any case where a retiree fills more than one position during the school year, the fifty-percent limit on permitted earning shall be based solely on the annual compensation of the highest paid position occupied by the retiree for at least one-fifth of the total hours worked during the year. Such a person shall not contribute to the retirement system or to the public education employee retirement system established by sections 169.600 to 169.715 because of earnings during such period of employment. If such a person is employed in any capacity by such a district [on a regular, full-time basis,] **in excess of the limitations set forth in this section,** the person shall not be eligible to receive the person's retirement allowance for any month during which the person is so employed. **In addition, such person [and] shall contribute to the retirement system if the person satisfies the retirement system's membership eligibility requirements. In addition to the conditions set forth above, this section shall apply to any person retired and currently receiving a retirement allowance under sections 169.010 to 169.141, other than for disability, who is employed by a third party or is performing work as an independent contractor, if such person is performing work in a district included in the retirement system as a temporary or long-term substitute teacher or in any other position that would normally require that person to be duly certificated under the laws governing the certification of teachers in Missouri if such person was employed by the district. The retirement system may require the district, the third-party employer, the independent contractor, and the retiree subject to this section to provide documentation showing compliance with this section. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided in this section."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 4, Section 104.1205, Line 35, by inserting after all of said line the following:

“105.669. 1. Any participant of a plan who is [found guilty] **convicted** of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant’s duties as an employee on or after August 28, 2014, shall not be eligible to receive any retirement benefits from the respective plan based on service rendered on or after August 28, 2014, except a participant may still request from the respective retirement system a refund of the participant’s plan contributions, including interest credited to the participant’s account.

2. [Upon a finding of guilt, the court shall forward a notice of the court’s finding to] **The employer of any participant who is charged or convicted of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant’s duties as an employee on or after August 28, 2014, shall notify** the appropriate retirement system in which the offender was a participant[. The court shall also make a determination on the value of the money, property, or services involved in committing the offense] **and provide information in connection with such charge or conviction.** The plans shall take all actions necessary to implement the provisions of this section.

3. [The finding of guilt for] **A felony conviction based on** any of the following offenses or a substantially similar offense provided under federal law shall result in the ineligibility of retirement benefits as provided in subsection 1 of this section:

(1) The offense of felony stealing under section 570.030 when such offense involved money, property, or services valued at five thousand dollars or more [as determined by the court];

(2) The offense of felony receiving stolen property under section 570.080, **as it existed before January 1, 2017**, when such offense involved money, property, or services valued at five thousand dollars or more [as determined by the court];

(3) The offense of forgery under section 570.090;

(4) The offense of felony counterfeiting under section 570.103;

(5) The offense of bribery of a public servant under section 576.010; or

(6) The offense of acceding to corruption under section 576.020.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 2, Section 52.290, Line 27, by inserting after all of said line the following:

“104.1091. 1. Notwithstanding any provision of the year 2000 plan to the contrary, each person who first becomes an employee on or after January 1, 2011, shall be a member of the year 2000 plan subject to the provisions of this section.

2. A member’s normal retirement eligibility shall be as follows:

(1) The member’s attainment of at least age sixty-seven and the completion of at least ten years of credited service; or the member’s attainment of at least age fifty-five with the sum of the member’s age and

credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with ten years of credited service;

(2) For members of the general assembly, the member's attainment of at least age sixty-two and the completion of at least three full biennial assemblies; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety;

(3) For statewide elected officials, the official's attainment of at least age sixty-two and the completion of at least four years of credited service; or the official's attainment of at least age fifty-five with the sum of the official's age and credited service equaling at least ninety.

3. A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least ten years of credited service.

4. A temporary annuity paid pursuant to subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the member has attained at least age sixty, or at least age fifty-five with ten years of credited service.

5. A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early retirement annuity upon the attainment of at least age sixty-two and the completion of at least ten years of credited service. A vested former member shall not be eligible for early retirement.

6. The provisions of subsection 6 of section 104.1021 and section 104.344 as applied pursuant to subsection 7 of section 104.1021 and section 104.1090 shall not apply to members covered by this section.

7. The minimum credited service requirements of five years contained in sections 104.1018, 104.1030, 104.1036, and 104.1051 shall be ten years for members covered by this section. The normal and early retirement eligibility requirements in this section shall apply for purposes of administering section 104.1087.

8. A member shall be required to contribute four percent of the member's pay to the retirement system, which shall stand to the member's credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable under the year 2000 plan, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the member under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the member's pay that is includable in the member's gross income for federal income tax purposes;

(2) Member contributions picked up by the employer shall be paid from the same source of funds used for the payment of pay to a member. A deduction shall be made from each member's pay equal to the amount of the member's contributions picked up by the employer. This deduction, however, shall not reduce the member's pay for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Member contributions so picked up shall be credited to a separate account within the member's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, shall be paid by the employer in lieu of the contributions by the member. The member shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Effective June 30, 2014, and each June thirtieth thereafter, the interest crediting rate shall be equal to the investment rate that is published by the United States Department of Treasury, or its successor agency, for fifty-two week treasury bills for the relevant auction that is nearest to the preceding July first, or a successor treasury bill investment rate as approved by the board if the fifty-two week treasury bill is no longer issued. Interest credits shall cease upon termination of employment if the member is not a vested former member. Otherwise, interest credits shall cease upon retirement or death;

(6) A vested former member or a former member who is not vested may request a refund of his or her contributions and interest credited thereon. If such member is married at the time of such request, such request shall not be processed without consent from the spouse. Such member is not eligible to request a refund if such member's retirement benefit is subject to a division of benefit order pursuant to section 104.1051. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later, and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A vested former member may not request a refund after such member becomes eligible for normal retirement. A vested former member or a former member who is not vested who receives a refund shall forfeit all the member's credited service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any member or vested former member receiving long-term disability benefits shall not be eligible for a refund. If such member subsequently becomes an employee and works continuously for at least one year, the credited service previously forfeited shall be restored if the member returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any member who made contributions shall receive a refund upon the member's death equal to the amount, if any, of such contributions and interest credited thereon less any retirement benefits received by the member unless an annuity is payable to a survivor or beneficiary as a result of the member's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the member's contributions less any annuity amounts received by the member and the survivor or beneficiary.

9. The employee contribution rate, the benefits provided under the year 2000 plan to members covered under this section, and any other provision of the year 2000 plan with regard to members covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the member after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

10. For purposes of members covered by this section, the options under section 104.1027 shall be as follows:

Option 1. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-eight and one half percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of three-tenths of one percent for each

year the retiree's age is younger than age sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of three-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of three-tenths of one percent for each year of age difference; provided, after all adjustments the option 1 percent cannot exceed ninety-four and one quarter percent. Upon the retiree's death, fifty percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 2. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-one percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of four-tenths of one percent for each year the retiree's age is younger than sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of five-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of five-tenths of one percent for each year of age difference; provided, after all adjustments the option 2 percent cannot exceed eighty-seven and three quarter percent. Upon the retiree's death one hundred percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 3. A retiree's life annuity shall be reduced to ninety-three percent of the annuity otherwise payable. If the retiree dies before having received one hundred twenty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred twenty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred twenty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

Option 4. A retiree's life annuity shall be reduced to eighty-six percent of the annuity otherwise payable. If the retiree dies before having received one hundred eighty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred eighty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred eighty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

11. The provisions of subsection 6 of section 104.1024 shall not apply to members covered by this section.

12. Effective January 1, 2018, a member who is not a statewide elected official or a member of the general assembly shall be eligible for retirement under this subsection subject to the following conditions:

(1) A member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to

the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with five years of credited service;

(2) A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service;

(3) A temporary annuity paid under subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the member has attained at least age sixty, or at least age fifty-five with five years of credited service;

(4) A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early retirement annuity upon the attainment of at least age sixty-two and the completion of at least five years of credited service. A vested former member shall not be eligible for early retirement;

(5) The normal and early retirement eligibility requirements in this subsection shall apply for purposes of administering section 104.1087;

(6) The survivor annuity payable under section 104.1030 for vested former members covered by this section shall not be payable until the deceased member would have reached his or her normal retirement eligibility under this subsection;

(7) The annual cost-of-living adjustment payable under section 104.1045 will not commence until the second anniversary of a vested former member's annuity starting date for members covered by this subsection;

(8) The unused sick leave credit granted under subsection 2 of section 104.1021 will not apply to members covered by this subsection unless the member terminates employment after reaching normal retirement eligibility or becoming eligible for an early retirement annuity under this subsection; and

(9) The minimum credited service requirements of five years contained in sections 104.1018, 104.1030, 104.1036, and 104.1051 shall be five years for members covered by this subsection.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 8, Section 169.141, Line 33, by inserting immediately after said section and line the following:

“169.460. 1. Any member may retire and receive a normal pension upon his **or her** written application to the board of trustees setting forth at what time not less than fifteen days nor more than one hundred eighty days subsequent to the execution and filing of such application he **or she** desires to be retired; provided, that the member at the time so specified for his **or her** retirement either (a) shall have attained age sixty-five or (b) shall have attained an age which when added to the number of years of credited service of such member shall total a sum not less than [eighty-five] **eighty**. For purposes of computing any member's age under this section, the board shall, if necessary, add to his **or her** actual age any accumulated and unused days of sick leave included in his **or her** credited service.

2. Upon retirement [pursuant to] **under** subsection 1 of this section, a member shall receive an annual pension payable in monthly installments **in the following manner:**

(1) A member hired prior to January 1, 2018, shall receive an annual pension payable in monthly installments equal to his or her number of years of credited service multiplied by two percent of his or her average final compensation subject to a maximum pension of sixty percent of his or her average final compensation[.]; or

(2) A member hired for the first time on or after January 1, 2018, shall receive an annual pension payable in monthly installments equal to his or her number of years of credited service multiplied by one and three-fourths percent of such member's average final compensation subject to a maximum pension of sixty percent of the member's average final compensation.

3. A member who is not eligible for normal pension pursuant to subsection 1 of this section but who has attained age sixty and has five or more years of credited service may make application in the same manner as pursuant to subsection 1 of this section for an early pension. His **or her** early pension shall be computed pursuant to subsection 2 of this section, but shall be reduced by five-ninths of one percent for each month such member's early retirement date precedes the earliest date he **or she** could have received a normal pension pursuant to subsection 1 of this section had his **or her** service continued.

4. Upon the written application of the member or of the employing board, any active member who has five or more years of credited service with such board and does not qualify for a normal pension pursuant to subsection 1 of this section may be retired by the board of trustees, not less than fifteen days and not more than one hundred eighty days next following the date of filing such application, and receive a disability pension, provided, that the medical board after a medical examination of such member or such member's medical records shall certify that such member is unable to further perform his **or her** duties due to mental or physical incapacity, and that such incapacity is likely to be permanent and that such member should be retired; or, provided the member furnishes evidence of the receipt of disability benefits under the federal Old Age, Survivors and Disability Insurance System of the Social Security Act. The determination of the board of trustees in the matter shall be final and conclusive. A member being retired pursuant to this subsection who has accumulated unused vacation and sick leave may elect to have the commencement of his **or her** disability pension deferred for more than one hundred eighty days during the period he **or she** is entitled to vacation and sick pay.

5. Upon retirement for disability, a member shall receive a disability pension until such time as he **or she** meets the requirements for a normal pension pursuant to subsection 1 of this section, at which time his **or her** disability pension will be deemed to be a normal pension. The member's disability pension shall be the larger of:

(1) A normal pension based on his **or her** credited service to the date of his **or her** retirement for disability and calculated as if he **or she** were age sixty-five; or

(2) One-fourth of his **or her** average final compensation; except that such benefit shall not exceed the normal pension which he **or she** would have received upon retirement if his **or her** service had continued and he **or she** had satisfied the eligibility requirements of subsection 1 of this section and had his **or her** final average compensation been unchanged.

6. Once each year during the first five years following retirement for disability and once in every three-year period thereafter while receiving a disability pension, the board of trustees may, and shall, require any member receiving a disability pension who has not yet become eligible for a normal pension pursuant to

subsection 1 of this section to undergo a medical examination at a place designated by the medical board or by a physician or physicians designated by such board. If any such member receiving a disability pension refuses to submit to such medical examination, his **or her** benefit may be discontinued until his **or her** withdrawal of such refusal, and if his **or her** refusal continues for one year, all rights in and to his **or her** pension may be revoked by the board of trustees.

7. If the board of trustees finds that any member receiving a disability pension is engaged in or is able to engage in a gainful occupation paying more than the difference between his **or her** disability pension plus benefits, if any, to which he **or she** and his **or her** family are eligible under the federal Old Age, Survivors and Disability Insurance System of the Social Security Act and the current rate of monthly compensation for the position he **or she** held at retirement, then the amount of his **or her** disability pension shall be reduced to an amount which together with the amount earnable by him **or her** shall equal such current rate of monthly compensation. The decisions of the board of trustees in regard to such modification of disability benefits shall be final and conclusive.

8. If any member receiving a disability pension is restored to service as an employee, he **or she** shall again become an active member of the retirement system and contribute thereunder. His **or her** credited service at the time of his **or her** retirement for disability shall be restored and the excess of his **or her** accumulated contributions at his **or her** retirement for disability over the total disability pension payments which he **or she** received shall be credited to his **or her** account.

9. If a member with fewer than five years credited service ceases to be an employee, except by death, he **or she** shall be paid the amount of his **or her** accumulated contributions in accordance with applicable provisions of the Internal Revenue Code.

10. If a member with five years or more credited service ceases to be an employee, except by death or retirement, he **or she** shall be paid on demand the amount of his **or her** accumulated contributions, or he **or she** may leave his **or her** accumulated contributions with the retirement system and be an inactive member and claim a retirement benefit at any time after he **or she** reaches the minimum age for retirement, except that if such a member's accumulated contributions do not exceed the involuntary distribution limits under provisions of the Internal Revenue Code, the member must elect to become an inactive member within thirty days of employment separation to avoid application of the involuntary distribution provisions of the Internal Revenue Code. When an inactive member presents his **or her** valid claim to the board of trustees, he **or she** shall be granted a benefit at such time and for such amount as is available pursuant to subsection 2 or 3 of this section in accordance with the provisions of law in effect at the time his **or her** active membership ceased. The accumulated contributions of an inactive member may be withdrawn at any time upon ninety days' notice or such shorter notice as is approved by the board of trustees. If an inactive member dies before retirement, his **or her** accumulated contributions shall be paid to his **or her** designated beneficiary, if living, otherwise to the estate of the member. A member's accumulated contributions shall not be paid to him **or her** so long as he **or she** remains in service as an employee.

11. Any member upon retirement shall receive his **or her** pension payable throughout life subject to the provision that if his **or her** death occurs before he **or she** has received total benefits at least as large as his **or her** accumulated contributions at retirement, the difference shall be paid in one sum to his **or her** designated beneficiary, if living, otherwise to the estate of the retired member.

12. Prior to the date of retirement pursuant to subsection 2, 3, or 4 of this section, a member may elect to receive the actuarial equivalent of his **or her** pension in a lesser amount, payable throughout life under

one of the following options with the provision that:

Option 1. Upon his **or her** death, his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, or

Option 2. Upon his **or her** death, one-half of his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, or

Option 3. Upon his **or her** death, his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, provided that in the event his **or her** designated beneficiary predeceases him **or her**, then his **or her** pension shall be adjusted effective the first day of the month following the month in which his **or her** designated beneficiary died to the amount determined pursuant to subsection 2 or 3 of this section at the time of his **or her** retirement, or

Option 4. Upon his **or her** death, one-half of his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, provided that in the event his **or her** designated beneficiary predeceases him **or her**, then his **or her** pension shall be adjusted effective the first day of the month following the month in which his **or her** designated beneficiary died to the amount determined pursuant to subsection 2 or 3 of this section at the time of his **or her** retirement.

Option 5. Prior to age sixty-two the member will receive an increased pension, where the total pension prior to age sixty-two is approximately equal to the pension after age sixty-two plus the member's estimated federal Social Security benefit, provided that the reduced pension after age sixty-two is not less than one-half the pension the member could have received had no option been elected. A member may elect a combination of Option 1 and Option 5, or Option 2 and Option 5. The survivor benefits payable to a beneficiary, other than the spouse of the retired member, under any of the foregoing options shall in no event exceed fifty percent of the actuarial equivalent of the pension determined pursuant to subsection 2 or 3 of this section at the time of retirement.

13. If an option has been elected pursuant to subsection 12 of this section, and both the retired member and beneficiary die before receiving total benefits as large as the member's accumulated contributions at retirement, the difference shall be paid to the designated beneficiary of the person last entitled to benefits, if living, otherwise to the estate of the person last entitled to benefits.

14. If an active member dies while an employee and with five or more years of credited service and a dependent of the member is designated as beneficiary to receive his **or her** accumulated contributions, such beneficiary may, in lieu thereof, request that benefits be paid under option 1, subsection 12 of this section, as if the member had attained age sixty, if the member was less than sixty years of age at the time of his **or her** death, and had retired under such option as of the date of death, provided that under the same circumstances a member may provide by written designation that benefits must be paid pursuant to option 1 to such beneficiary. In addition to benefits received under option 1, subsection 12 of this section, a surviving spouse receiving benefits under this subsection shall receive sixty dollars per month for each unmarried dependent child of the deceased member who is under twenty-two years of age and is in the care of the surviving spouse; provided, that if there are more than three such unmarried dependent children one hundred eighty dollars shall be divided equally among them. A "dependent beneficiary" for the purpose of this subsection only shall mean either the surviving spouse or a person who at the time of the death of the member was receiving at least one-half of his **or her** support from the member, and the determination of the board of trustees as to whether a person is a dependent shall be final.

15. In lieu of accepting the payment of the accumulated contributions of a member who dies after having at least eighteen months of credited service and while an employee, an eligible beneficiary or, if no surviving eligible beneficiary, the unmarried dependent children of the member under twenty-two years of age may elect to receive the benefits pursuant to subdivision (1), (2), (3), or (4) of this subsection. An “eligible beneficiary” is the surviving spouse, unmarried dependent children under twenty-two years of age or dependent parents of the member, if designated as beneficiary. A “dependent” is one receiving at least one-half of his **or her** support from the member at his **or her** death.

(1) A surviving spouse who is sixty-two years of age at the death of the member or upon becoming such age thereafter, and who was married to the member at least one year, may receive sixty dollars per month for life. A spouse may receive this benefit after receiving benefits pursuant to subdivision (2) of this subsection;

(2) A surviving spouse who has in his or her care an unmarried dependent child of the deceased member under twenty-two years of age may receive sixty dollars per month plus sixty dollars per month for each child under twenty-two years of age but not more than a total of two hundred forty dollars per month;

(3) If no benefits are payable pursuant to subdivision (2) of this subsection, unmarried dependent children under the age of twenty-two may receive sixty dollars each per month; provided that if there are more than three such children one hundred eighty dollars per month shall be divided equally among them;

(4) A dependent parent upon attaining sixty-two years of age may receive sixty dollars per month as long as not remarried provided no benefits are payable at any time pursuant to subdivision (1), (2), or (3) of this subsection. If there are two dependent parents entitled to benefits, sixty dollars per month shall be divided equally between them;

(5) If the benefits pursuant to this subsection are elected and the total amount paid is less than an amount equal to the accumulated contributions of a member at his **or her** death, the difference shall be payable to the beneficiary or the estate of the beneficiary last entitled to benefits.

16. If a member receiving a normal pension again becomes an active member, his **or her** pension benefit payments shall cease during such membership and shall be resumed upon subsequent retirement together with such pension benefit as shall accrue by reason of his **or her** latest period of membership. Except as otherwise provided in section 105.269, a retired member may not receive a pension benefit for any month for which he **or she** receives compensation from an employing board, except he **or she** may serve as a part-time or temporary employee for not to exceed sixty days in any calendar year without becoming a member and without having his **or her** pension benefit discontinued. A retired member may also serve as a member of the board of trustees and receive any reimbursement for expenses allowed him **or her** because of such service without becoming an active member and without having his **or her** pension benefit discontinued or reduced.

17. Upon approval of the board of trustees, any member may make contributions in addition to those required. Any additional contributions shall be accumulated at interest and paid in addition to the benefits provided hereunder. The board of trustees shall make such rules and regulations as it deems appropriate in connection with additional contributions including limitations on amounts of contributions and methods of payment of benefits.

18. Notwithstanding any other provisions of this section, any member retiring on or after age sixty-five who has five or more years of credited service shall be entitled to an annual pension of the lesser of (a) an

amount equal to his **or her** number of years of credited service multiplied by one hundred twenty dollars, or (b) one thousand eight hundred dollars. Upon the death of such member, any benefits payable to the beneficiary of such member shall be computed as otherwise provided.

169.490. **1.** All the assets of the retirement system shall be held as one fund.

[1.] **2. (1) For any member hired before January 1, 2018,** the employing board shall cause to be deducted from the compensation of each member at every payroll period five percent of his **or her** compensation[, and].

(2) Beginning January 1, 2018, the percentage in subdivision (1) of this subsection shall increase one-half of one percent annually until such time as the percentage equals nine percent.

(3) For any member hired for the first time on or after January 1, 2018, the employing board shall cause to be deducted from the compensation of each member at every payroll period nine percent of such member's compensation.

(4) The amounts so deducted shall be transferred to the board of trustees and credited to the individual account of each member from whose compensation the deduction was made. In determining the amount earnable by a member in any payroll period, the board of trustees may consider the rate of earnable compensation payable to such member on the first day of the payroll period as continuing throughout such payroll period; it may omit deduction from compensation for any period less than a full payroll period if the employee was not a member on the first day of the payroll period; and to facilitate the making of the deductions, it may modify the deduction required of any member by such amount as shall not exceed one-tenth of one percent of the compensation upon the basis of which such deduction was made.

[(2)] **(5)** The deductions provided for herein are declared to be a part of the salary of the member and the making of such deductions shall constitute payments by the member out of his **or her** salary or earnings and such deductions shall be made notwithstanding that the minimum compensation provided by law for any member shall be reduced thereby. Every member shall be deemed to consent to the deductions made and provided for herein, and shall receipt for his **or her** full salary or compensation, and the making of said deductions and the payment of salary or compensation less said deduction shall be a full and complete discharge and acquittance of all claims and demands whatsoever for services rendered during the period covered by the payment except as to benefits provided by sections 169.410 to 169.540.

[(3)] **(6)** The employing board may elect to pay member contributions required by this section as an employer pick up of employee contributions under Section 414(h)(2) of the Internal Revenue Code of 1986, as amended, and such contributions picked up by the employing board shall be treated as contributions made by members for all purposes of sections 169.410 to 169.540.

[2.] **3.** If a retired member receiving a pension pursuant to sections 169.410 to 169.540 is restored to active service and again becomes an active member of the retirement system, there shall be credited to his **or her** individual account an amount equal to the excess, if any, of his **or her** accumulated contributions at retirement over the total pension benefits paid to him **or her**.

[3.] **4.** Annually, the actuary for the retirement system shall calculate each employer's contribution as an amount equal to a certain percentage of the total compensation of all members employed by that employer. The percentage shall be fixed on the basis of the liabilities of the retirement system as shown by the annual actuarial valuation. The annual actuarial valuation shall be made on the basis of such actuarial assumptions and the actuarial cost method adopted by the board of trustees, provided that the actuarial cost method adopted shall be in accordance with generally accepted actuarial standards and that the unfunded

actuarial accrued liability, if any, shall be amortized by level annual payments over a period not to exceed thirty years. **The provisions of this subsection shall expire on December 31, 2017. Thereafter subsection 5 of this section shall apply.**

5. For calendar year 2018, the rate of contribution payable by each employer shall equal sixteen percent of the total compensation of all members employed by that employer. For each calendar year thereafter, the percentage rate of contribution payable by each employer of the total compensation of all members employed by that employer shall decrease one-half of one percent annually until calendar year 2032 when the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer. For subsequent calendar years after 2032, the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer.

[4.] **6.** The expense and contingency reserve shall be a reserve for investment contingencies and estimated expenses of administration of the retirement system as determined annually by the board of trustees.

[5.] **7.** Gifts, devises, bequests and legacies may be accepted by the board of trustees to be held and invested as a part of the assets of the retirement system and shall not be separately accounted for except where specific direction for the use of a gift is made by a donor.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 2, Section 52.290, Line 27, by inserting immediately after said section and line the following:

“58.095. 1. The county coroner in any county, other than in a first classification chartered county, shall receive an annual salary computed on a basis as set forth in the following schedule. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of coroner on January 1, 1997:

Assessed Valuation	Salary
\$ 18,000,000 to 40,999,999	\$8,000
41,000,000 to 53,999,999	8,500
54,000,000 to 65,999,999	9,000
66,000,000 to 85,999,999	9,500
86,000,000 to 99,999,999	10,000
100,000,000 to 130,999,999	11,000
131,000,000 to 159,999,999	12,000
160,000,000 to 189,999,999	13,000
190,000,000 to 249,999,999	14,000
250,000,000 to 299,999,999	15,000
300,000,000 or more	16,000

2. One thousand dollars of the salary authorized in this section shall be payable to the coroner only if the coroner has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the coroner's office when approved by [a professional association of the county coroners of Missouri] **the Missouri Coroners' and Medical Examiners' Association** unless exempted from the training by the [professional association] **Missouri Coroners' and Medical Examiners' Association**. The [professional association approving the program] **Missouri Coroners' and Medical Examiners' Association** shall provide a certificate of completion to each coroner who completes the training program and shall send a list of certified coroners to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county coroner in the same manner as other expenses as may be appropriated for that purpose. All elected or appointed coroners, deputy coroners, and assistants to the coroner shall complete the annual training described in this subsection within six months of election or appointment.

3. The county coroner in any county, other than a first classification charter county, shall not, except upon two-thirds vote of all the members of the salary commission, receive an annual compensation in an amount less than the total compensation being received for the office of county coroner in the particular county for services rendered or performed on the date the salary commission votes.

4. For the term beginning in 1997, the compensation of the coroner, in counties in which the salary commission has not voted to pay one hundred percent of the maximum allowable salary, shall be a percentage of the maximum allowable salary established by this section. The percentage applied shall be the same percentage of the maximum allowable salary received or allowed, whichever is greater, to the presiding commissioner or sheriff, whichever is greater, of that county for the year beginning January 1, 1997. In those counties in which the salary commission has voted to pay one hundred percent of the maximum allowable salary, the compensation of the coroner shall be based on the maximum allowable salary in effect at each time a coroner's term of office commences following the vote to pay one hundred percent of the maximum allowable compensation. Subsequent compensation shall be determined as provided in section 50.333.

5. Effective January 1, 1997, the county coroner in any county, other than a county of the first classification with a charter form of government, may, upon the approval of the county commission, receive additional compensation for any month during which investigations or other services are performed for three or more decedents in the same incident during such month. The additional compensation shall be an amount that when added to the regular compensation the sum shall equal the monthly compensation of the county sheriff.

58.208. 1. For any death certificate certified under section 193.145, there shall be a fee of one dollar, which shall be deposited into the Missouri state coroners' training fund established under subsection 2 of this section. Moneys in such fund shall be used by the Missouri Coroners' and Medical Examiners' Association:

(1) For training equipment and supplies necessary to operate such fund; and

(2) To provide aid to training programs approved by the Missouri Coroners' and Medical Examiners' Association.

2. (1) There is hereby created in the state treasury the "Missouri State Coroners' Training Fund", which shall consist of moneys collected under subsection 1 of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may

approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of subsection 1 of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.”; and

Further amend said bill, Page 9, Section 169.715, Line 33, by inserting immediately after said section and line the following:

“193.145. 1. A certificate of death for each death which occurs in this state shall be filed with the local registrar, or as otherwise directed by the state registrar, within five days after death and shall be registered if such certificate has been completed and filed pursuant to this section. All data providers in the death registration process, including, but not limited to, the state registrar, local registrars, the state medical examiner, county medical examiners, coroners, funeral directors or persons acting as such, embalmers, sheriffs, attending physicians and resident physicians, physician assistants, assistant physicians, advanced practice registered nurses, and the chief medical officers of licensed health care facilities, and other public or private institutions providing medical care, treatment, or confinement to persons, shall be required to use and utilize any electronic death registration system required and adopted under subsection 1 of section 193.265 within six months of the system being certified by the director of the department of health and senior services, or the director’s designee, to be operational and available to all data providers in the death registration process. However, should the person or entity that certifies the cause of death not be part of, or does not use, the electronic death registration system, the funeral director or person acting as such may enter the required personal data into the electronic death registration system and then complete the filing by presenting the signed cause of death certification to the local registrar, in which case the local registrar shall issue death certificates as set out in subsection 2 of section 193.265. Nothing in this section shall prevent the state registrar from adopting pilot programs or voluntary electronic death registration programs until such time as the system can be certified; however, no such pilot or voluntary electronic death registration program shall prevent the filing of a death certificate with the local registrar or the ability to obtain certified copies of death certificates under subsection 2 of section 193.265 until six months after such certification that the system is operational.

2. If the place of death is unknown but the dead body is found in this state, the certificate of death shall be completed and filed pursuant to the provisions of this section. The place where the body is found shall be shown as the place of death. The date of death shall be the date on which the remains were found.

3. When death occurs in a moving conveyance in the United States and the body is first removed from the conveyance in this state, the death shall be registered in this state and the place where the body is first removed shall be considered the place of death. When a death occurs on a moving conveyance while in international waters or air space or in a foreign country or its air space and the body is first removed from the conveyance in this state, the death shall be registered in this state but the certificate shall show the actual place of death if such place may be determined.

4. The funeral director or person in charge of final disposition of the dead body shall file the certificate of death. The funeral director or person in charge of the final disposition of the dead body shall obtain or verify and enter into the electronic death registration system:

(1) The personal data from the next of kin or the best qualified person or source available;

(2) The medical certification from the person responsible for such certification if designated to do so under subsection 5 of this section; and

(3) Any other information or data that may be required to be placed on a death certificate or entered into the electronic death certificate system including, but not limited to, the name and license number of the embalmer.

5. The medical certification shall be completed, attested to its accuracy either by signature or an electronic process approved by the department, and returned to the funeral director or person in charge of final disposition within seventy-two hours after death by the physician, physician assistant, assistant physician, **or** advanced practice registered nurse in charge of the patient's care for the illness or condition which resulted in death. In the absence of the physician, physician assistant, assistant physician, advanced practice registered nurse or with the physician's, physician assistant's, assistant physician's, or advanced practice registered nurse's approval the certificate may be completed and attested to its accuracy either by signature or an approved electronic process by the physician's associate physician, the chief medical officer of the institution in which death occurred, or the physician who performed an autopsy upon the decedent, provided such individual has access to the medical history of the case, views the deceased at or after death and death is due to natural causes. The person authorized to complete the medical certification may, in writing, designate any other person to enter the medical certification information into the electronic death registration system if the person authorized to complete the medical certificate has physically or by electronic process signed a statement stating the cause of death. Any persons completing the medical certification or entering data into the electronic death registration system shall be immune from civil liability for such certification completion, data entry, or determination of the cause of death, absent gross negligence or willful misconduct. The state registrar may approve alternate methods of obtaining and processing the medical certification and filing the death certificate. The Social Security number of any individual who has died shall be placed in the records relating to the death and recorded on the death certificate.

6. When death occurs from natural causes more than thirty-six hours after the decedent was last treated by a physician, physician assistant, assistant physician, advanced practice registered nurse, the case shall be referred to the county medical examiner or coroner or physician or local registrar for investigation to determine and certify the cause of death. If the death is determined to be of a natural cause, the medical examiner or coroner or local registrar shall refer the certificate of death to the attending physician, physician assistant, assistant physician, **or** advanced practice registered nurse for such certification. If the attending physician, physician assistant, assistant physician, **or** advanced practice registered nurse refuses or is otherwise unavailable, the medical examiner or coroner or local registrar shall attest to the accuracy of the certificate of death either by signature or an approved electronic process within thirty-six hours.

7. If the circumstances suggest that the death was caused by other than natural causes, the medical examiner or coroner shall determine the cause of death and shall [complete and attest to the accuracy], either by signature or an approved electronic process, **complete and attest to the accuracy of** the medical certification within seventy-two hours after taking charge of the case.

8. If the cause of death cannot be determined within seventy-two hours after death, the attending medical examiner, coroner, attending physician, physician assistant, assistant physician, advanced practice registered nurse, or local registrar shall give the funeral director, or person in charge of final disposition of the dead body, notice of the reason for the delay, and final disposition of the body shall not be made until

authorized by the medical examiner, coroner, attending physician, physician assistant, assistant physician, advanced practice registered nurse, or local registrar.

9. When a death is presumed to have occurred within this state but the body cannot be located, a death certificate may be prepared by the state registrar upon receipt of an order of a court of competent jurisdiction which shall include the finding of facts required to complete the death certificate. Such a death certificate shall be marked “Presumptive”, show on its face the date of registration, and identify the court and the date of decree.

10. (1) The department of health and senior services shall notify all physicians, physician assistants, assistant physicians, and advanced practice registered nurses licensed under chapters 334 and 335 of the requirements regarding the use of the electronic vital records system provided for in this section.

(2) On or before August 30, 2015, the department of health and senior services, division of community and public health shall create a working group comprised of representation from the Missouri electronic vital records system users and recipients of death certificates used for professional purposes to evaluate the Missouri electronic vital records system, develop recommendations to improve the efficiency and usability of the system, and to report such findings and recommendations to the general assembly no later than January 1, 2016.

11. Notwithstanding any provision of law, if a coroner is not current or is without the approved training required under chapter 58, the department of health and senior services may prohibit such coroner from attesting to the accuracy of the certificate of death.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 2**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 3**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 4**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House

refuses to adopt **SCS** for **HCS** for **HB 5**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 6**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 7**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 8**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 9**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 10**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SCS** for **HCS** for **HB 50** and has taken up and passed **SCS** for **HCS** for **HB 50**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SCS** for **HCS** for **HB 14** and has taken up and passed **SCS** for **HCS** for **HB 14**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS**, as amended for **SCS** for **HCS** for **HBs 339 & 714** and has taken up and passed **SS** for **SCS** for **HCS** for **HBs 339 & 714**, as amended.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SCS** for **HB 51** and has taken up and passed **SCS** for **HB 51**.

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 849, regarding Susan K. Wright, Wright City, which was adopted.

Senator Libla offered Senate Resolution No. 850, regarding the death of Samuel E. “Sam” Overfelt, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 851, regarding Jennifer Hassler, which was adopted.

Senator Emery offered Senate Resolution No. 852, regarding the Admirals’ Anchor monument, Lamar, which was adopted.

Senator Libla offered Senate Resolution No. 853, regarding Stan Berry, Poplar Bluff, which was adopted.

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, teachers and fourth grade students from St. Peters Interparish School, Jefferson City.

Senator Wasson introduced to the Senate, Head Coach Steve Frank, Assistant Coach Jesse Alsup; and Paige Danielson, Abby Oliver, Taylor Chrisman, Kyndall Compton, Mica Chadwell, Kayley Frank, Zoey Mullings, Madylin Wiertzema, Madalynn Ward, Taylor Treat, Logan Jones, Kayla Eagleburger, Hayley Frank and Alissa Collette, 2017 Class 3 State Champion Strafford High School Basketball Lady Indians.

Senator Riddle introduced to the Senate, Ste’Quan Scott, Tyra Rogers, Jeremy Matias-Flores and Marcus Smith, St. Louis; Scotty Percy, Piedmont; Anaida Gill, Columbia; Melissa Davis, Fulton; and Chris Scott, Rolla, students from the Missouri School for the Deaf.

Senator Rowden introduced to the Senate, Athletic Director Jim Sterk, University of Missouri, Columbia.

Senator Hoskins introduced to the Senate, Terry Thompson, Higginsville.

Senator Kehoe introduced to the Senate, Dustin Gumm, Westphalia.

Senator Silvey introduced to the Senate, Mrs. Pruitt and eighth grade students, St. Charles School, Gladstone.

Senator Holsman introduced to the Senate, former Minnesota State Senator Jane Krentz; and Dylan McDowell, Washington, D.C.

Senator Brown introduced to the Senate, Helen Hamlin, Rolla.

Senator Hegeman introduced to the Senate, his sister, Nancy Langemach, Savannah, and her daughter, Kristin, Grain Valley.

Senator Kehoe introduced to the Senate, representatives of Helias Catholic High School Z-Club; and Nanette Ward, Jefferson City.

On motion of Senator Onder, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-FIRST DAY—THURSDAY, APRIL 27, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HB 194
HCS for HB 619	HCS for HBs 960, 962 & 828
HCS for HB 162	HCS for HB 670
HB 97-Swan	HB 743-Conway
HCS for HB 293	HB 824-Reiboldt
HCS for HB 219	HCS for HB 384
HCS for HB 324	HCS for HB 886
HCS for HB 746	

THIRD READING OF SENATE BILLS

SS#2 for SCS for SB 313-Koenig (In Fiscal Oversight)	SS for SB 490-Schupp
SS for SCS for SB 49-Walsh (In Fiscal Oversight)	

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS	12. SB 380-Riddle
2. SB 532-Hoskins	13. SB 297-Hummel, with SCS
3. SB 518-Emery	14. SB 474-Schatz
4. SB 341-Nasheed, with SCS	15. SB 483-Holsman
5. SJR 5-Emery, with SCS	16. SB 498-Nasheed
6. SB 305-Kehoe, et al	17. SB 251-Kehoe, with SCS
7. SB 535-Wallingford	18. SB 528-Hegeman
8. SB 523-Sater, with SCS	19. SB 307-Munzlinger
9. SB 480-Kraus	20. SB 472-Hoskins
10. SB 407-Riddle, with SCS	21. SB 524-Koenig, with SCS
11. SB 353-Wallingford, with SCS	

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)	4. HCS for HB 452 (Rowden)
2. HCS for HB 151 (Silvey) (In Fiscal Oversight)	5. HCS for HB 831, with SCS (Hummel) (In Fiscal Oversight)
3. HB 850-Davis (Kraus)	6. HCS for HB 381, with SCS (Hegeman)

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|---|---|
| 7. HB 58-Haefner (Onder) | 34. HB 909-Fraker (Wasson) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 35. HCS for HB 631, with SCS (Emery) |
| 9. HB 327-Morris (Curls) | 36. HCS for HB 348 (Romine) |
| (In Fiscal Oversight) | 37. HJR 10-Brown (Romine) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 38. HCS#2 for HB 502 (Rowden) |
| 11. HCS for HB 57-Haefner, with SCS | 39. HCS for HB 304, with SCS (Koenig) |
| (Libla) (In Fiscal Oversight) | 40. HB 871-Davis, with SCS (Kraus) |
| 12. HCS for HB 422 (Dixon) | 41. HB 843-McGaugh, with SCS (Hegeman) |
| 13. HB 245-Rowland, with SCS | 42. HB 200-Fraker, with SCS (Sater) |
| (Cunningham) (In Fiscal Oversight) | 43. HCS for HB 703 (Hegeman) |
| 14. HB 262-Sommer (Hoskins) | 44. HB 956-Kidd, with SCS (Rizzo) |
| 15. HCS for HB 270 (Rowden) | 45. HCS for HB 199, with SCS (Cunningham) |
| 16. HCS for HB 661, with SCS (Emery) | 46. HB 87-Henderson, with SCS (Romine) |
| (In Fiscal Oversight) | 47. HB 587-Redmon, with SCS (Hegeman) |
| 17. HB 758-Cookson, with SCS (Romine) | 48. HCS for HB 258, with SCS (Munzlinger) |
| 18. HCS for HB 138, with SCS (Onder) | 49. HB 349-Brown, with SCS (Sater) |
| 19. HCS for HB 441 (Rowden) | 50. HCS for HB 316, with SCS |
| 20. HCS for HB 253, with SCS (Romine) | (Wallingford) |
| 21. HB 94-Lauer (Romine) | 51. HB 558-Ross, with SCS (Schatz) |
| 22. HB 248-Fitzwater, with SCS | 52. HB 586-Rhoads (Rowden) |
| (Cunningham) (In Fiscal Oversight) | 53. HB 256-Rhoads, with SCS (Munzlinger) |
| 23. HB 289-Fitzpatrick, with SCS | 54. HCS for HB 645 (Sater) |
| (Rowden) (In Fiscal Oversight) | 55. HCS for HB 183 (Nasheed) |
| 24. HB 493-Bondon, with SCS (Silvey) | 56. HCS for HB 542 (Schatz) |
| 25. HB 52-Andrews (Hegeman) | 57. HB 61-Alferman (Schatz) |
| 26. HCS for HB 647, with SCS (Sater) | 58. HB 128, HB 678, HB 701 & |
| 27. HCS for HB 353, with SCS (Sater) | HB 964-Davis, with SCS (Richard) |
| 28. HCS for HB 54, with SCS (Emery) | 59. HB 811-Ruth (Wieland) |
| 29. HB 355-Bahr (Eigel) | 60. HB 805-Basye (Rowden) |
| 30. HCS for HB 122, with SCS (Onder) | 61. HB 664-Korman (Riddle) |
| 31. HCS for HB 230, with SCS (Koenig) | 62. HCS for HB 17, with SCS (Brown) |
| 32. HB 700-Cookson, with SCS (Libla) | 63. HCS for HB 18, with SCS (Brown) |
| 33. HB 1045-Haahr (Wasson) | 64. HCS for HB 19, with SCS (Brown) |
| (In Fiscal Oversight) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|---------------------------------------|
| SB 5-Richard | SCS & SA 1 (pending) |
| SB 6-Richard, with SCS | SB 41-Wallingford and Emery, with SS, |
| SB 13-Dixon | SA 1 & SA 1 to SA 1 (pending) |
| SB 20-Brown | SBs 44 & 63-Romine, with SCS |
| SB 21-Brown | SB 46-Libla, with SCS |
| SB 28-Sater, with SCS (pending) | SB 61-Hegeman, with SCS |
| SB 32-Emery, with SCS | SB 67-Onder, et al, with SS, SA 1 & |
| SBs 37 & 244-Silvey, with SCS, SS for | SSA 1 for SA 1 (pending) |

SB 68-Onder and Nasheed	SB 209-Wallingford
SB 76-Munzlinger	SB 210-Onder, with SCS
SB 80-Wasson, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 81-Dixon	SB 221-Riddle
SB 83-Dixon	SB 223-Schatz, with SCS
SB 85-Kraus, with SCS	SB 227-Koenig, with SCS
SB 96-Sater and Emery	SB 228-Koenig, with SS & SA 1 (pending)
SB 97-Sater, with SCS	SB 230-Riddle
SB 102-Cunningham, with SCS	SB 232-Schatz
SB 103-Wallingford	SB 233-Wallingford
SB 109-Holsman, with SCS	SB 234-Libla, with SCS
SB 115-Schupp, with SCS	SB 239-Rowden, with SCS
SB 117-Schupp, with SCS	SB 242-Emery, with SCS
SB 122-Munzlinger, with SCS	SB 243-Hegeman
SB 123-Munzlinger	SB 247-Kraus, with SCS
SB 126-Wasson	SB 250-Kehoe
SB 129-Dixon and Sifton, with SCS	SB 252-Dixon, with SCS
SB 130-Kraus, with SCS	SB 258-Munzlinger
SB 133-Chappelle-Nadal	SB 259-Munzlinger
SB 138-Sater	SB 260-Munzlinger
SB 141-Emery	SB 261-Munzlinger
SB 142-Emery	SB 262-Munzlinger
SB 144-Wallingford	SB 263-Riddle
SB 145-Wallingford, with SCS	SB 264-Dixon
SB 147-Romine	SB 267-Schatz, with SCS
SB 156-Munzlinger, with SCS	SB 271-Wasson and Richard, with SCS
SB 157-Dixon, with SCS	SB 280-Hoskins, with SCS
SB 158-Dixon	SB 284-Hegeman, with SCS
SB 163-Romine	SBs 285 & 17-Koenig, with SCS
SB 169-Dixon, with SCS	SB 286-Rizzo
SB 171-Dixon and Sifton, with SCS	SB 290-Schatz, with SCS
SB 176-Dixon	SB 295-Schaaf, with SCS
SB 177-Dixon, with SCS	SB 298-Curls
SB 178-Dixon	SB 303-Wieland, with SCS
SB 180-Nasheed, with SCS	SB 311-Wasson, with SCS
SB 183-Hoskins, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 184-Emery, with SS (pending)	SB 316-Rowden, with SCS
SB 185-Onder, et al, with SCS	SB 325-Kraus
SB 188-Munzlinger, with SCS	SBs 327, 238 & 360-Romine, with SCS
SB 189-Kehoe, with SCS	SB 328-Romine, with SCS & SA 3 (pending)
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 330-Munzlinger
SB 196-Koenig	SB 331-Hegeman
SB 199-Wasson	SB 333-Schaaf, with SCS
SB 200-Libla	SB 336-Wieland
SB 201-Onder, with SCS	SB 348-Wasson, with SA 1 (pending)
SB 203-Sifton, with SCS	SB 349-Wasson
SB 207-Sifton	SB 358-Wieland

SB 362-Hummel	SB 426-Wasson, with SCS
SB 368-Rowden	SB 427-Wasson
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 430-Cunningham, with SCS
SB 378-Wallingford	SB 433-Sater, with SCS
SB 379-Schatz	SB 435-Cunningham, with SCS
SB 381-Riddle	SB 442-Hegeman
SB 383-Eigel and Wieland	SB 445-Rowden
SB 384-Rowden, with SCS	SB 448-Emery
SB 389-Sater, with SCS	SB 451-Nasheed, with SS (pending)
SB 391-Munzlinger	SB 468-Hegeman
SB 392-Holsman	SB 469-Schatz
SB 406-Wasson and Sater	SB 475-Schatz
SB 409-Koenig	SB 485-Hoskins
SB 410-Schatz	SB 517-Wasson
SB 413-Munzlinger	SB 526-Brown
SB 418-Hegeman, with SCS	SJR 9-Romine, with SCS
SB 419-Riddle	SJR 11-Hegeman, with SCS
SB 422-Cunningham, with SCS	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 302 & 228, with SCS, SS for SCS & SA 5 (pending) (Schatz)
HCS for HB 66, with SCS (Sater)	HB 336-Shull (Wieland)
HB 85-Redmon, with SCS (Hegeman)	HCS for HBs 337, 259 & 575 (Schatz)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HCS for HB 427, with SCS (Kehoe)
HB 93-Lauer, with SCS (Wasson)	HCS for HB 451 (Wasson)
HB 95-McGaugh (Emery)	HCS for HB 460 (Munzlinger)
HB 104-Love (Brown)	HB 461-Kolkmeier (Munzlinger)
HCS for HB 115, with SCS (Wasson)	HB 462-Kolkmeier (Munzlinger)
HCS for HBs 190 & 208 (Eigel)	HB 655-Engler (Dixon)
HB 207-Fitzwater (Romine)	HCS for HBs 1194 & 1193 (Hegeman)
HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)	HCB 3-Fitzpatrick, with SA 2 (pending) (Koenig)
HCS for HB 292, with SCS (Cunningham)	

SENATE BILLS WITH HOUSE AMENDMENTS

SB 8-Munzlinger, with HA 1, HA 2, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 8, a.a. & HA 9, a.a.	SB 64-Schatz, with HA 1, HA 2 & HA 3 SS for SCS for SB 66-Schatz, with HCS, as amended
SS for SB 62-Hegeman, with HCS, as amended	SB 111-Hegeman, with HCS, as amended

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

Requests to Recede or Grant Conference

HCS for HB 2, with SCS, as amended
(Brown) (House requests Senate
recede or grant conference)

HCS for HB 3, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 4, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 5, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 6, with SCS, as amended
(Brown) (House requests Senate
recede or grant conference)

HCS for HB 7, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 8, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 9, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HB 10, with SCS (Brown) (House
requests Senate recede or grant
conference)

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 18-Wallingford
HCS for HCR 19 (Kehoe)

HCR 28-Rowland (Rowden)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-FIRST DAY—THURSDAY, APRIL 27, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The Lord ... declares: ‘Those who honor me I will honor, and those who despise me shall be treated with contempt.’” (1 Samuel 2:30)

Almighty God: help us to live each day honoring You our God and may we find ways of expressing our thankfulness in the way we act and the things we accomplish, the way we treat others and the way we express love to those You have given us to love. And may we find joy in Your presence this day and weekend as we find ourselves in our community of faith singing Your praise and bringing our prayers before You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Kraus, Chairman of the Committee on Ways and Means, submitted the following reports:

Mr. President: Your Committee on Ways and Means, to which was referred **HB 105**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Ways and Means, to which was referred **HB 849**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCS** for **HCR 47**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 35**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCR 6**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

HOUSE CONCURRENT RESOLUTION NO. 6

WHEREAS, on April 19, 1775, the Continental Army engaged in the first battles of the Revolutionary War, known as the Battles of Lexington and Concord. The battles marked the outbreak of open armed conflict between the Kingdom of Great Britain and thirteen of its colonies on the mainland of British America to establish American independence; and

WHEREAS, the first Militia units (transforming into today's National Guard) were established in the Massachusetts Bay Colonies on December 13, 1636, armed to protect American citizens; and

WHEREAS, between 1775 and today over 41 million Americans have served in the Armed Forces of the United States, in addition to countless Militiamen between 1636 and 1775; and

WHEREAS, the United States suffered casualties of over 1.4 million men and women who have made the ultimate sacrifice defending democracy and freedom, including scores of Missouri citizens who sacrificed their lives in defense of our country; and

WHEREAS, the people of Missouri wish to properly honor and thank the individual casualties and their families for their sacrifice and bravery; and

WHEREAS, war memorials are important reminders that freedom is not free and the soon-to-be constructed Gold Star Families Memorial Monument, located on the College of the Ozarks campus, will be dedicated to perpetuate the appreciation and legacy of our fallen hero warriors present and past; and

WHEREAS, the purpose of the Gold Star Families Memorial Monument is to honor Gold Star families, relatives, and Gold Star children who have sacrificed a loved one in the services of their country and stand as a stark reminder that freedom is not free; and

WHEREAS, Branson, Missouri is known throughout the country as the "Veterans Capital of the Nation", hosting America's largest Veterans Day celebration every year, and Branson is home to the Gold Star Families Memorial Monument; and

WHEREAS, the College of the Ozarks, located only a few miles from Branson, has pledged to fully fund the construction of the Gold Star Families Memorial Monument designed by the college's graphic design class; and

WHEREAS, it is appropriate to honor the fallen warriors from the state of Missouri by recognizing the Gold Star Families Memorial

Monument, which is to be constructed on the College of the Ozarks campus, as the official Gold Star Families Memorial Monument of the state of Missouri:

NOW THEREFORE BE IT RESOLVED that the members of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, the Senate concurring therein, hereby recognize the Gold Star Families Memorial Monument, which is to be constructed on the College of the Ozarks campus in Point Lookout, Missouri, as the official Gold Star Families Memorial Monument of Missouri; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare properly inscribed copies of this resolution for the president of the College of the Ozarks and the Veterans and Military Coalition of the Ozarks in Branson, Missouri; and

BE IT FURTHER RESOLVED that the cost of all signs will be paid by the College of the Ozarks; and

BE IT FURTHER RESOLVED that the Missouri department of transportation be instructed to prepare and establish appropriate highway signage to recognize the location and direction to the Missouri Gold Star Families Memorial Monument.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 26**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 25**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 17**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Also,

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 6**, begs leave to report that it has considered the same and recommends that the concurrent resolution do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HCS for HB 260**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HCS for HB 1158**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Emery, Chairman of the Committee on Government Reform, submitted the following reports:

Mr. President: Your Committee on Government Reform, to which was referred **HCS for HB 159**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Government Reform, to which was referred **HB 598**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which were referred **HB 1045**, **HCS** for **HB 831**, with **SCS**; **HCS** for **HB 661**, with **SCS**; **HB 289**, with **SCS**; **HB 248**, with **SCS**; **HB 245**, with **SCS**; **HCS** for **HB 151**; **HCS** for **HB 57**, with **SCS**; **SS No. 2** for **SCS** for **SB 313**; and **SS** for **SCS** for **SB 49**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Romine, Chairman of the Committee on Education, submitted the following report:

Mr. President: Your Committee on Education, to which was referred **HB 469**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Walsh, Chairman of the Committee on Progress and Development, submitted the following report:

Mr. President: Your Committee on Progress and Development, to which was referred **HCS** for **HB 935**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Hegeman, Chairman of the Committee on Local Government and Elections, submitted the following reports:

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 193**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 281**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Local Government and Elections, to which was referred **HB 568**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Wieland, Chairman of the Committee on Insurance and Banking, submitted the following report:

Mr. President: Your Committee on Insurance and Banking, to which was referred **HCS** for **HB 741**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **HB 815**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Professional Registration, to which was referred **HB 557**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Schatz, Chairman of the Committee on Transportation, Infrastructure and Public Safety, submitted the following reports:

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 694**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 225**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HCS** for **HB 181**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Transportation, Infrastructure and Public Safety, to which was referred **HB 697**, begs leave to report that it has considered the same and recommends that the bill do pass.

President Parson assumed the Chair.

THIRD READING OF SENATE BILLS

SS No. 2 for **SCS** for **SB 313**, introduced by Senator Koenig, entitled:

SENATE SUBSTITUTE NO. 2 FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 313

An Act to repeal sections 160.410, 160.415, 161.106, 162.081, 162.431, 162.1115, 163.018, 163.021, 163.036, 167.121, 167.131, 171.031, 178.550, and 210.861, RSMo, and to enact in lieu thereof forty-nine new sections relating to elementary and secondary education, with a penalty provision and an emergency clause for certain sections.

Was taken up.

President Pro Tem Richard assumed the Chair.

On motion of Senator Koenig, **SS No. 2** for **SCS** for **SB 313** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Eigel	Emery	Hoskins
Kehoe	Koenig	Kraus	Munzlinger	Nasheed	Onder	Richard

Riddle	Rowden	Schaaf	Silvey	Wallingford	Wieland—20
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NAYS—Senators

Curls	Hegeman	Holsman	Libla	Rizzo	Romine	Sater
Schatz	Schupp	Sifton	Walsh	Wasson—12		

Absent—Senator Hummel—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was defeated by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Dixon	Eigel	Emery	Hegeman
Kehoe	Koenig	Kraus	Munzlinger	Nasheed	Onder	Richard
Riddle	Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford

Wieland—22

NAYS—Senators

Curls	Holsman	Libla	Rizzo	Romine	Schupp	Sifton
Walsh	Wasson—9					

Absent—Senators

Hoskins Hummel—2

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Parson assumed the Chair.

SS for SCS for SB 49, introduced by Senator Walsh, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 49

An Act to repeal sections 67.505, 67.547, and 94.510 RSMo, and to enact in lieu thereof three new sections relating to local sales taxes.

Was taken up.

On motion of Senator Walsh, **SS for SCS for SB 49** was read the 3rd time and passed by the following

vote:

YEAS—Senators

Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Holsman	Kehoe
Koenig	Kraus	Libla	Munzlinger	Nasheed	Richard	Riddle
Rizzo	Romine	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—26		

NAYS—Senators

Brown	Eigel	Hegeman	Onder—4
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Absent—Senators

Hoskins	Hummel	Rowden—3
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Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Walsh, title to the bill was agreed to.

Senator Walsh moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SS for SB 490, introduced by Senator Schupp, entitled:

An Act to repeal sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof eleven new sections relating to suicide prevention training for health care professionals.

Was taken up.

On motion of Senator Schupp, **SS for SB 490** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Koenig	Kraus—2
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schupp, title to the bill was agreed to.

Senator Schupp moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

CONCURRENT RESOLUTIONS

HCS for HCR 19, entitled:

Relating to the financing of educational facilities.

Was taken up by Senator Kehoe.

On motion of Senator Kehoe, **HCS for HCR 19** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Kraus	Libla	Munzlinger	Nasheed
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Emery	Koenig	Schaaf—4
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Absent—Senator Onder—1

Absent with leave—Senators—None

Vacancies—1

The President declared the concurrent resolution passed.

On motion of Senator Kehoe, title to the concurrent resolution was agreed to.

Senator Kehoe moved that the vote by which the concurrent resolution passed be reconsidered.

Senator Richard moved that motion lay on the table, which motion prevailed.

Senator Kehoe announced photographers from KMIZ-TV were given permission to take pictures in the Senate Chamber.

HOUSE BILLS ON THIRD READING

HCS for HB 17, with **SCS**, entitled:

An Act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 17, entitled:

SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 17

An Act to appropriate money for capital improvement and other purposes for the several departments

of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July, 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS** for **HCS** for **HB 17** be adopted.

President Pro Tem Richard assumed the Chair.

Senator Kraus offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 17, Page 9, Section 17.150, by striking all of said section from the bill; and

Further amend bill totals accordingly.

President Parson assumed the Chair.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Kraus moved that the above amendment be adopted, which motion failed.

Senator Silvey offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 17, Page 18, Section 17.315, by striking all of said section from the bill; and

Further amend said bill and page, section 17.320 by striking all of said section from the bill; and

Further amend the bill totals accordingly.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

Senator Brown moved that **SCS** for **HCS** for **HB 17**, as amended, be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 17**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 18, with SCS, entitled:

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 18, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 18

An Act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 18** be adopted.

Senator Silvey offered **SA 1:**

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 18, Page 4, Section 18.065, Line 8, by inserting after all of said line the following:

“Section 18.070. To the Office of Administration

For repair and renovations to the exterior of the State Capitol Building

From Board of Public Buildings Bond Proceeds Fund

(various).....\$25,366,069”; and

Further amend the bill totals accordingly.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

Senator Silvey offered **SA 2:**

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 18, Page 4,

Section 18.065, Line 8, by inserting after all of said line the following:

“Section 18.075. To the Office of Administration

For repair and renovations for the 830 MoDOT Drive Project

From Board of Public Buildings Bond Proceeds Fund (various).....\$6,400,000

Section 18.080. To the Office of Administration

For repair and renovations for the Capitol Annex/MoDOT Headquarters Project, provided that employees of the Senate and the House of Representatives in the research offices, appropriation offices, and information technology offices shall not be combined and/or permanently relocated out of the State Capitol Building without the approval of the General Assembly

From Board of Public Buildings Bond Proceeds Fund (various).....\$2,900,000”;
and

Further amend the bill totals accordingly.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

Senator Chappelle-Nadal offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 18, Page 4, Section 18.085, Line 6, by inserting immediately after said line the following:

“Section 18.090. To the Department of Natural Resources

For the Missouri Contaminated Home Acquisition Program pursuant to Section 260.850 to 260.865 RSMo.

From General Revenue Fund (0101).....\$3,000,000”; and

Further amend bill totals accordingly.

Senator Chappelle-Nadal moved that the above amendment be adopted, which motion failed on a standing division vote.

Senator Brown moved that **SCS** for **HCS** for **HB 18**, as amended, be adopted, which motion prevailed.

On motion of Senator Brown, **SCS** for **HCS** for **HB 18**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Chappelle-Nadal Kraus—2

Absent—Senator Schaaf—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 19, with SCS, entitled:

An Act to appropriate money for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Was taken up by Senator Brown.

SCS for HCS for HB 19, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 19

An Act to appropriate money for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

Was taken up.

Senator Brown moved that **SCS for HCS for HB 19** be adopted, which motion prevailed.

On motion of Senator Brown, **SCS for HCS for HB 19** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Kraus—1

Absent—Senator Schaaf—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SB 182**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 11**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 12**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 7**, entitled:

An Act to amend chapter 105, RSMo, by adding thereto one new section relating to legal expenses of state agencies.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCB 1**, entitled:

An Act to repeal sections 210.845, 302.441, 400.1-101, 400.1-102, 400.1-103, 400.1-105, 400.1-106, 400.1-107, 400.1-108, 400.1-201, 400.1-202, 400.1-203, 400.1-204, 400.1-205, 400.1-206, 400.1-207, 400.1-208, 400.7-102, 400.7-103, 400.7-104, 400.7-105, 400.7-201, 400.7-202, 400.7-203, 400.7-204, 400.7-205, 400.7-206, 400.7-207, 400.7-208, 400.7-209, 400.7-210, 400.7-301, 400.7-302, 400.7-303, 400.7-304, 400.7-305, 400.7-307, 400.7-308, 400.7-309, 400.7-401, 400.7-402, 400.7-403, 400.7-404, 400.7-501, 400.7-502, 400.7-503, 400.7-504, 400.7-505, 400.7-506, 400.7-507, 400.7-508, 400.7-509, 400.7-601, 400.7-602, 400.7-603, 400.7-604, 400.9-501, 452.370, 452.747, 454.500, 456.4-414, 456.4-420, 478.463, 479.020, 488.2206, 488.2250, 513.430, 513.440, 514.040, 544.671, 552.020, 565.050, 565.052, 565.054, 565.056, 575.150, 577.060, and 650.058, RSMo, and to enact in lieu thereof ninety-six new sections relating to judicial proceedings, with penalty provisions.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

PRIVILEGED MOTIONS

Senator Brown requested unanimous consent of the Senate to be allowed to make one motion to send **SCS for HCS for HB 2**, as amended; **SCS for HCS for HB 3**; **SCS for HCS for HB 4**; **SCS for HCS for HB 5**; **SCS for HCS for HB 6**, as amended; **SCS for HCS for HB 7**; **SCS for HCS for HB 8**; **SCS for HCS for HB 9**; **SCS for HCS for HB 10**; **SCS for HCS for HB 11**; and **SCS for HCS for HB 12**, as amended to conference in one motion, which request was granted.

Senator Brown moved that the Senate refuse to recede from its position on **SCS for HCS for HB 2**, as amended; **SCS for HCS for HB 3**; **SCS for HCS for HB 4**; **SCS for HCS for HB 5**; **SCS for HCS for HB 6**, as amended; **SCS for HCS for HB 7**; **SCS for HCS for HB 8**; **SCS for HCS for HB 9**; **SCS for HCS for HB 10**; **SCS for HCS for HB 11**; and **SCS for HCS for HB 12**, as amended and grant the House a conference thereon, which motion prevailed.

RESOLUTIONS

Senator Dixon offered Senate Resolution No. 854, regarding M. Dee Hackett Ogilvy, Springfield, which was adopted.

Senator Richard offered Senate Resolution No. 855, regarding Bill Rogers, Lockwood, which was adopted.

Senator Onder offered Senate Resolution No. 856, regarding Cody Christopher Ford, Florissant, which was adopted.

Senator Curls offered Senate Resolution No. 857, regarding Eagle Scout Marco Antonio Cano, which was adopted.

Senator Curls offered Senate Resolution No. 858, regarding Eagle Scout Noah Sebastian Sisson, which was adopted.

INTRODUCTION OF GUESTS

Senator Cunningham introduced to the Senate, Tom Hyatt, Ashland; and Misty Long, Texas County.

Senator Munzlinger introduced to the Senate, representatives of Farm Bureau Youth Leadership Day, 18th Senatorial District.

Senator Riddle introduced to the Senate, the Physician of the Day, Dr. Joseph A. Corrado, and his wife, Donna, Mexico.

Senator Kehoe introduced to the Senate, Sara Schwartze, Janice Miller, Hannah Heintz, Sandy Knipp, Adam Bieri, Dorothy Koepke, Doug Ridder and Dwayne Schad, and representatives of Missouri Farm Bureau Youth Leadership Day, 6th Senatorial District.

Senator Schaaf introduced to the Senate, Linda Judah.

Senator Hegeman introduced to the Senate, Advisor Ross Hastert; and Ben Lucas and Ally Demott, representatives of Farm Bureau Youth Leadership Day, Rockport.

Senator Hegeman introduced to the Senate, Advisor Jeremy Lacy; and Grant Cassavaugh, Makayla Jones, Gary Demott, Jacob Search and Shelby Wolters, Northwest Technical School, Maryville.

Senator Riddle introduced to the Senate, Teacher Dan Burkemper; and Drew Hall, Dustin Toedebusch

and Logan Frye, representatives of Missouri Farm Bureau Youth Leadership Day, Warrenton.

Senator Kehoe introduced to the Senate, Mrs. Reynders, her son, Travis, and fourth grade students from Immaculata Catholic School, Richmond Heights.

Senator Rowden introduced to the Senate, representatives of Missouri Farm Bureau Youth Leadership Day, Boonville.

Senator Holsman introduced to the Senate, Kyle McCafferty, Kaylyn McAllister and Rachel Hoins, University of Missouri Kansas City.

Senator Schaaf introduced to the Senate, Patsy Dale, April Bruce, Kim Lux, Janice Hendrix, Cindy Schoenlaub and Teresa Gall, St. Joseph.

Senator Hegeman introduced to the Senate, representatives of Missouri Farm Bureau Youth Leadership Day, from Sullivan, Atchison and Grundy Counties.

Senator Libla introduced to the Senate, Ellen Amos, Madison Adams, Hayley Fuller and Lauren Riggs, representatives of Missouri Farm Bureau Youth Leadership Day, New Madrid.

Senator Cunningham introduced to the Senate, Advisor Jarvis Reed; and Baley Nelson and K-Lynn Baker, representatives of Missouri Farm Bureau Youth Leadership Day, Couch.

Senator Cunningham introduced to the Senate, Advisor John Doss; and Brennah Barrett and Jennifer Simpson, representatives of Missouri Farm Bureau Youth Leadership Day, Koshkonong.

On behalf of Senator Richard, the President introduced to the Senate, Ashton Baker, Cassidy Cupp, Halle Roper, Kaylie Hulette and Haley Shember, representatives of Missouri Farm Bureau Youth Leadership Day, Carl Junction.

On behalf of Senator Richard, the President introduced to the Senate, Robert Ingram, Duneweg; and Brooke Parker, Harris Allen, Katie Katzfey, Morgan Wilson and Brayden Cullen, representatives of Missouri Farm Bureau Youth Leadership Day, Joplin.

Senator Riddle introduced to the Senate, Advisor Kendra Allen, and Abbygayle Jones, Raegan Samm, Nicholas Huemann, Ryan Gish, Grace Kerr and Nikki Welch, representatives of Missouri Farm Bureau Youth Leadership Day, Mexico.

Senator Emery introduced to the Senate, Teacher Tina Sudkamp; and Braden Russell, Ben Sudkamp, Maggie Lersure, Stacy Bennington, Alexis Leighty, Maeison Chipley, Morgan Smith and Paul Kennedy-Stokes, Nevada High School.

Senator Hoskins introduced to the Senate, Advisor Sherry Jones; and Adler Marshall, Wade Campbell, Hunter Horton, Cole Wolf and Austin Case, representatives of Missouri Farm Bureau Youth Leadership Day, Chillicothe.

Senator Cunningham introduced to the Senate, Grant Hall, West Plains; and Landon Rodgers and Waylon Wolsey, Willow Springs.

Senator Cunningham introduced to the Senate, Advisor Jon Wilson; and Blakely Morrison, Madison Trivitt, Peyton Donley and Natalie Kiger, representatives of Missouri Farm Bureau Youth Leadership Day, Gainesville.

Senator Cunningham introduced to the Senate, Advisor Byron Rikard; and Annabelle Medlin, Kelsie Orr, Keegan Newberry and Montana Riechert, representatives of Missouri Farm Bureau Youth Leadership Day, Alton.

Senator Riddle introduced to the Senate, Advisor Mary LeKamp; and Aubreigh Allen, Greg Bader, Allison William and Aime Brendall, representatives of Missouri Farm Bureau Youth Leadership Day, Montgomery and Audrain Counties.

Senator Riddle introduced to the Senate, Nan Hart, Danielle Bezler, Marissa Wessel, Danielle Clark, Jaiden Saunders, Lillie McKeller and Carson Humphreys, representatives of Missouri Farm Bureau Youth Leadership Day, Fulton.

Senator Emery introduced to the Senate, Hannah Roberts, Caroline Faber, Kaylee Jones, Olivia Shipman and Taylor Birsch, representatives of Missouri Farm Bureau Youth Leadership Day, Windsor.

Senator Emery introduced to the Senate, Mary Fischer, Haley Collins, Trenton Bagby and Michael Scrivner, representatives of Missouri Farm Bureau Youth Leadership Day, Bates County.

Senator Curls introduced to the Senate, Richard Tush, Fred Hartwell and Pat Ertz, Raytown.

Senator Cunningham introduced to the Senate, representatives of Missouri Farm Bureau Youth Leadership Day, Hartville, Mountain Grove and Norwood.

Senator Wallingford introduced to the Senate, Emma Kessel, Kaylee Richardet and Isabel Legg, Perryville; and Ashley Fritsche, Saxony.

Senator Hegeman introduced to the Senate, Maria Bererra, Emily Creasey, Jese Jennings, Emily Starmer, Cameron Hamaker and Robert Hutton, representatives of Missouri Farm Bureau Youth Leadership Day, Harrison County.

Senator Hoskins introduced to the Senate, Crayton Crawford, Nicol Lindaman, Brandon Kanoya, Amanda Hilburn and Sierra Dye, representatives of Missouri Farm Bureau Youth Leadership Day, Caldwell County.

Senator Cunningham introduced to the Senate, Advisor David Emerson; and Kayla Cornett, Hailey Herrell and Samantha Lawson, representatives of Missouri Farm Bureau Youth Leadership Day, Douglas County.

Senator Sater introduced to the Senate, Cole Jackson and Andrew Littlefield, Cassville; Todd Schubert, Monett; and Emma Mareth, Purdy, representatives of Missouri Farm Bureau Youth Leadership Day.

Senator Hegeman introduced to the Senate, Keith Sutton, Macey Ward, Mattison Ishmael, Kaitlyn Bird and Brianne Allen, representatives of Missouri Farm Bureau Youth Leadership Day, Daviess County.

Senator Hegeman introduced to the Senate, Jonna Ayers, Taylor Mussleman, Samantha Thomas, Abi Morris, Breanna Wooden and Tyler Tipton, representatives of Missouri Farm Bureau Youth Leadership Day, Sullivan County.

Senator Cunningham introduced to the Senate, representatives of Victory Academy, Seymour.

Senator Schatz introduced to the Senate, Jim Spriggs, Ballwin.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m, Monday, May 1, 2017.

SENATE CALENDAR

SIXTY-SECOND DAY—MONDAY, MAY 1, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HBs 960, 962 & 828
HCS for HB 619	HCS for HB 670
HCS for HB 162	HB 743-Conway
HB 97-Swan	HB 824-Reiboldt
HCS for HB 293	HCS for HB 384
HCS for HB 219	HCS for HB 886
HCS for HB 324	HCB 7-Fitzwater
HCS for HB 746	HCB 1-McGaugh
HCS for HB 194	

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS	12. SB 380-Riddle
2. SB 532-Hoskins	13. SB 297-Hummel, with SCS
3. SB 518-Emery	14. SB 474-Schatz
4. SB 341-Nasheed, with SCS	15. SB 483-Holsman
5. SJR 5-Emery, with SCS	16. SB 498-Nasheed
6. SB 305-Kehoe, et al	17. SB 251-Kehoe, with SCS
7. SB 535-Wallingford	18. SB 528-Hegeman
8. SB 523-Sater, with SCS	19. SB 307-Munzlinger
9. SB 480-Kraus	20. SB 472-Hoskins
10. SB 407-Riddle, with SCS	21. SB 524-Koenig, with SCS
11. SB 353-Wallingford, with SCS	

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)	4. HCS for HB 452 (Rowden)
2. HCS for HB 151 (Silvey)	5. HCS for HB 831, with SCS (Hummel)
3. HB 850-Davis (Kraus)	6. HCS for HB 381, with SCS (Hegeman)

7. HB 58-Haefner (Onder)
8. HB 175-Reiboldt, with SCS (Munzlinger)
9. HB 327-Morris (Curls)
(In Fiscal Oversight)
10. HB 680-Fitzwater, with SCS (Wasson)
11. HCS for HB 57-Haefner, with SCS
(Libla)
12. HCS for HB 422 (Dixon)
13. HB 245-Rowland, with SCS (Cunningham)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS
(Cunningham)
23. HB 289-Fitzpatrick, with SCS (Rowden)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews (Hegeman)
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS (Sater)
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)
33. HB 1045-Haahr (Wasson)
34. HB 909-Fraker (Wasson)
35. HCS for HB 631, with SCS (Emery)
36. HCS for HB 348 (Romine)
37. HJR 10-Brown (Romine)
38. HCS#2 for HB 502 (Rowden)
39. HCS for HB 304, with SCS (Koenig)
40. HB 871-Davis, with SCS (Kraus)
41. HB 843-McGaugh, with SCS (Hegeman)
42. HB 200-Fraker, with SCS (Sater)
43. HCS for HB 703 (Hegeman)
44. HB 956-Kidd, with SCS (Rizzo)
45. HCS for HB 199, with SCS (Cunningham)
46. HB 87-Henderson, with SCS (Romine)
47. HB 587-Redmon, with SCS (Hegeman)
48. HCS for HB 258, with SCS (Munzlinger)
49. HB 349-Brown, with SCS (Sater)
50. HCS for HB 316, with SCS
(Wallingford)
51. HB 558-Ross, with SCS (Schatz)
52. HB 586-Rhoads (Rowden)
53. HB 256-Rhoads, with SCS (Munzlinger)
54. HCS for HB 645 (Sater)
55. HCS for HB 183 (Nasheed)
56. HCS for HB 542 (Schatz)
57. HB 61-Alferman (Schatz)
58. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard)
59. HB 811-Ruth (Wieland)
60. HB 805-Basye (Rowden)
61. HB 664-Korman (Riddle)
62. HB 105-Love (Kraus)
63. HB 849-Pfautsch (Kraus)
64. HCS for HB 260, with SCS (Sater)
65. HCS for HB 1158, with SCS (Riddle)
66. HCS for HB 159 (Brown)
67. HB 598-Cornejo (Hegeman)
68. HB 469-Gannon, with SCS
69. HCS for HB 935, with SCS
70. HB 193-Kelley
71. HB 281-Rowland (Sater)
72. HB 568-Tate, with SCS (Schatz)
73. HCS for HB 741, with SCS
74. HB 815-Basye, with SCS (Riddle)
75. HB 557-Ross
76. HCS for HB 694 (Cunningham)
77. HCS for HB 225 (Munzlinger)
78. HCS for HB 181 (Sater)
79. HB 697-Trent (Rowden)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 141-Emery
SB 6-Richard, with SCS	SB 142-Emery
SB 13-Dixon	SB 144-Wallingford
SB 20-Brown	SB 145-Wallingford, with SCS
SB 21-Brown	SB 147-Romine
SB 28-Sater, with SCS (pending)	SB 156-Munzlinger, with SCS
SB 32-Emery, with SCS	SB 157-Dixon, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 158-Dixon
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 163-Romine
SBs 44 & 63-Romine, with SCS	SB 169-Dixon, with SCS
SB 46-Libla, with SCS	SB 171-Dixon and Sifton, with SCS
SB 61-Hegeman, with SCS	SB 176-Dixon
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 177-Dixon, with SCS
SB 68-Onder and Nasheed	SB 178-Dixon
SB 76-Munzlinger	SB 180-Nasheed, with SCS
SB 80-Wasson, with SCS	SB 183-Hoskins, with SCS
SB 81-Dixon	SB 184-Emery, with SS (pending)
SB 83-Dixon	SB 185-Onder, et al, with SCS
SB 85-Kraus, with SCS	SB 188-Munzlinger, with SCS
SB 96-Sater and Emery	SB 189-Kehoe, with SCS
SB 97-Sater, with SCS	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 102-Cunningham, with SCS	SB 196-Koenig
SB 103-Wallingford	SB 199-Wasson
SB 109-Holsman, with SCS	SB 200-Libla
SB 115-Schupp, with SCS	SB 201-Onder, with SCS
SB 117-Schupp, with SCS	SB 203-Sifton, with SCS
SB 122-Munzlinger, with SCS	SB 207-Sifton
SB 123-Munzlinger	SB 209-Wallingford
SB 126-Wasson	SB 210-Onder, with SCS
SB 129-Dixon and Sifton, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 130-Kraus, with SCS	SB 221-Riddle
SB 133-Chappelle-Nadal	SB 223-Schatz, with SCS
SB 138-Sater	SB 227-Koenig, with SCS
	SB 228-Koenig, with SS & SA 1 (pending)

SB 230-Riddle	SB 358-Wieland
SB 232-Schatz	SB 362-Hummel
SB 233-Wallingford	SB 368-Rowden
SB 234-Libla, with SCS	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 239-Rowden, with SCS	SB 378-Wallingford
SB 242-Emery, with SCS	SB 379-Schatz
SB 243-Hegeman	SB 381-Riddle
SB 247-Kraus, with SCS	SB 383-Eigel and Wieland
SB 250-Kehoe	SB 384-Rowden, with SCS
SB 252-Dixon, with SCS	SB 389-Sater, with SCS
SB 258-Munzlinger	SB 391-Munzlinger
SB 259-Munzlinger	SB 392-Holsman
SB 260-Munzlinger	SB 406-Wasson and Sater
SB 261-Munzlinger	SB 409-Koenig
SB 262-Munzlinger	SB 410-Schatz
SB 263-Riddle	SB 413-Munzlinger
SB 264-Dixon	SB 418-Hegeman, with SCS
SB 267-Schatz, with SCS	SB 419-Riddle
SB 271-Wasson and Richard, with SCS	SB 422-Cunningham, with SCS
SB 280-Hoskins, with SCS	SB 426-Wasson, with SCS
SB 284-Hegeman, with SCS	SB 427-Wasson
SBs 285 & 17-Koenig, with SCS	SB 430-Cunningham, with SCS
SB 286-Rizzo	SB 433-Sater, with SCS
SB 290-Schatz, with SCS	SB 435-Cunningham, with SCS
SB 295-Schaaf, with SCS	SB 442-Hegeman
SB 298-Curls	SB 445-Rowden
SB 303-Wieland, with SCS	SB 448-Emery
SB 311-Wasson, with SCS	SB 451-Nasheed, with SS (pending)
SBs 314 & 340-Schatz, et al, with SCS	SB 468-Hegeman
SB 316-Rowden, with SCS	SB 469-Schatz
SB 325-Kraus	SB 475-Schatz
SBs 327, 238 & 360-Romine, with SCS	SB 485-Hoskins
SB 328-Romine, with SCS & SA 3 (pending)	SB 517-Wasson
SB 330-Munzlinger	SB 526-Brown
SB 331-Hegeman	SJR 9-Romine, with SCS
SB 333-Schaaf, with SCS	SJR 11-Hegeman, with SCS
SB 336-Wieland	SJR 12-Eigel
SB 348-Wasson, with SA 1 (pending)	SJR 17-Kraus
SB 349-Wasson	

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 302 & 228, with SCS, SS for
HCS for HB 66, with SCS (Sater)	SCS & SA 5 (pending) (Schatz)
HB 85-Redmon, with SCS (Hegeman)	HB 336-Shull (Wieland)
HCS for HBs 91, 42, 131, 265 & 314	HCS for HBs 337, 259 & 575 (Schatz)
(Brown)	HCS for HB 427, with SCS (Kehoe)
HB 93-Lauer, with SCS (Wasson)	HCS for HB 451 (Wasson)
HB 95-McGaugh (Emery)	HCS for HB 460 (Munzlinger)
HB 104-Love (Brown)	HB 461-Kolkmeier (Munzlinger)
HCS for HB 115, with SCS (Wasson)	HB 462-Kolkmeier (Munzlinger)
HCS for HBs 190 & 208 (Eigel)	HB 655-Engler (Dixon)
HB 207-Fitzwater (Romine)	HCS for HBs 1194 & 1193 (Hegeman)
HB 251-Taylor, with SCS, SS for SCS,	HCB 3-Fitzpatrick, with SA 2 (pending)
SA 2 & SA 3 to SA 2 (pending) (Onder)	(Koenig)
HCS for HB 292, with SCS (Cunningham)	

SENATE BILLS WITH HOUSE AMENDMENTS

SB 8-Munzlinger, with HA 1, HA 2,	SB 64-Schatz, with HA 1, HA 2 & HA 3
HA 3, a.a., HA 4, HA 5, HA 6,	SS for SCS for SB 66-Schatz, with HCS,
HA 7, HA 8, a.a. & HA 9, a.a.	as amended
SS for SB 62-Hegeman, with HCS, as amended	SB 111-Hegeman, with HCS, as amended

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

HCS for HB 2, with SCS, as amended	HCS for HB 7, with SCS (Brown)
(Brown)	HCS for HB 8, with SCS (Brown)
HCS for HB 3, with SCS (Brown)	HCS for HB 9, with SCS (Brown)
HCS for HB 4, with SCS (Brown)	HCS for HB 10, with SCS (Brown)
HCS for HB 5, with SCS (Brown)	HCS for HB 11, with SCS (Brown)
HCS for HB 6, with SCS, as amended	HCS for HB 12, with SCS, as amended
(Brown)	(Brown)

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham
SCR 26-Kehoe

HCR 6-Justus
HCR 28-Rowland (Rowden)
HCR 35-Hurst (Wallingford)
HCS for HCR 47 (Schatz)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-SECOND DAY—MONDAY, MAY 1, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“For darkness shall cover the earth, and thick darkness the peoples; but the Lord will arise upon you, and his glory will appear over you.”
(Isaiah 60:2)

Gracious God: We awakened again to a dark and dreary day and we know our need of Your light and its drawing power so we may see the beauty of the day You bring to us even while darkness covers our land. Let Your light lead us along a right pathway so we may serve You as we do our best for all the people of this state especially those who have suffered major devastation, injury and families who know death’s presence due to the storms this past weekend. We pray also that You will comfort and sustain all those who need Your presence in their lives and provide calm and healing to them. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Thursday, April 27, 2017 was read in part.

Senator Onder moved that further reading of the Journal be dispensed with and the same be approved as having been fully read.

Senator Schaaf offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Journal of the Senate, Page 1117, Line 8 of said journal page, by striking “Missouri Kansas” and inserting in lieu thereof the following: “Missouri-Kansas”.

Senator Schaaf moved that the above amendment be adopted.

Senator Libla offered **SSA 1** for **SA 1**, which was read:

SENATE SUBSTITUTE AMENDMENT NO. 1 FOR SENATE AMENDMENT NO. 1

Amend Journal of the Senate, Page 1117, Line 7 of said journal page, by inserting immediately after “McAllister” a semicolon “;”; and further amend line 8 of said journal page, by striking “Missouri Kansas” and inserting in lieu thereof the following: “Missouri-Kansas”.

Senator Libla moved that the above substitute amendment be adopted.

Senator Romine offered **SA 1** to **SSA 1** for **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE SUBSTITUTE AMENDMENT NO. 1 FOR
SENATE AMENDMENT NO. 1

Amend Senate Substitute Amendment No. 1 for Senate Amendment No. 1 to the Journal of the Senate, Page 1117, Line 3 of said amendment, by striking “semicolon” “;” and inserting in lieu thereof the following: “comma” “,”.

Senator Romine moved that the above amendment be adopted.

Pursuant to Senate Rule 73, Senator Holsman moved that debate on the above amendment be postponed to Monday, May 7, 2017 at 4:00 p.m.

Pursuant to Senate Rule 87, Senator Onder requested the above motion be submitted in writing, which request was granted.

Senator Onder moved that the Senate stand in recess until 4:30 p.m.

Senator Schaaf raised the point of order that pursuant to Senate Rule 72, a motion to recess is not in order.

The point of order was referred to the President Pro Tem.

At the request of Senator Onder, the motion to recess was withdrawn, rendering the point of order moot.

Senator Munzlinger assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Holsman, the motion to postpone debate to Monday, May 7, 2017 at 4:00 p.m. was withdrawn.

At the request of Senator Schaaf, **SA 1** was withdrawn, rendering **SA 1** to **SSA 1** for **SA 1** and **SSA 1** for **SA 1** moot.

Senator Onder moved that the Journal be approved as though having been fully read, which motion prevailed.

The Senate observed a moment of silence for those affected by the flood.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Kehoe—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Hummel offered Senate Resolution No. 859, regarding Arthur “Art” Russell, which was adopted.

Senator Hummel offered Senate Resolution No. 860, regarding Taylor Michelle King, Saint Louis, which was adopted.

Senator Onder offered Senate Resolution No. 861, regarding Linde Parcels, Lake Zurich, Illinois, which was adopted.

Senator Wasson offered Senate Resolution No. 862, regarding Nixa Sucker Day 2017, Grand Marshals, Glenn and Kay Scott, which was adopted.

Senator Eigel offered Senate Resolution No. 863, regarding George Edward Hysore, Jr., Saint Peters, which was adopted.

Senator Emery offered Senate Resolution No. 864, regarding Joseph C. “Joe” Henke, Saint Charles, which was adopted.

Senator Wieland offered Senate Resolution No. 865, regarding Meramec Arnold Elks Lodge #2372, which was adopted.

Senator Wieland offered Senate Resolution No. 866, regarding Nicholas Kline, Barnhart, which was adopted.

Senator Richard offered Senate Resolution No. 867, regarding Dalton Edward Manke, Lockwood, which was adopted.

Senator Riddle offered Senate Resolution No. 868, regarding the Fiftieth Anniversary of Bob and Gloria Rodale, Warrenton, which was adopted.

Senator Riddle offered Senate Resolution No. 869, regarding the Seventieth Birthday of Robert Dennis “Bob” Rodale, Warrenton, which was adopted.

Senator Libla offered Senate Resolution No. 870, regarding Jeff Walk, Poplar Bluff, which was adopted.

Senator Libla offered Senate Resolution No. 871, regarding Joyce Rehkop, Silva, which was adopted.

Senator Libla offered offered Senate Resolution No. 872, regarding Donna Carpenter, Poplar Bluff, which was adopted.

Senator Libla offered Senate Resolution No. 873, regarding Dr. Mary Lou Brown, Poplar Bluff, which was adopted.

Senator Hegeman offered Senate Resolution No. 874, regarding the Sixtieth Anniversary of Harlen and Carolyn Stegman, King City, which was adopted.

Senator Romine offered Senate Resolution No. 875, regarding Nancy K. Bland, Ellington, which was adopted.

Senator Curls offered Senate Resolution No. 876, regarding the National 9th and 10th (Horse) Cavalry Association, which was adopted.

Senator Wasson offered Senate Resolution No. 877, regarding Pam Lear, Strafford, which was adopted.

Senator Wasson offered Senate Resolution No. 878, regarding Debra Foster, Strafford, which was adopted.

Senator Munzlinger offered Senate Resolution No. 879, regarding Mike Dunbar, Moberly, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 880, regarding Joseph R. “Joe” Kortum, Hazelwood, which was adopted.

Senators Schupp and Schatz offered Senate Resolution No. 881, regarding Missouri Falun Dafa Association, which was adopted.

Senator Romine offered Senate Resolution No. 882, regarding Kelly Peacock, Desloge, which was adopted.

Senator Romine offered Senate Resolution No. 883, regarding Teresa Edgar, Desloge, which was adopted.

Senator Romine offered Senate Resolution No. 884, regarding Peg Portell, Cadet, which was adopted.

Senator Romine offered Senate Resolution No. 885, regarding Dorothy Allen, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 886, regarding Althea Gettiner, Ste. Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 887, regarding Diana Gross, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 888, regarding Kelly L. Kelley, Bismark, which was adopted.

Senator Romine offered Senate Resolution No. 889, regarding Texas Balderas, Black, which was adopted.

Senator Romine offered Senate Resolution No. 890, regarding Glenda Johnson, Annapolis, which was adopted.

Senator Romine offered the following resolution:

SENATE RESOLUTION NO. 891

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Third District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that Senate Rules 44 and 50 be amended to read as follows:

“Rule 44. Beginning on July first of each year, members and members-elect may deposit bills and joint resolutions for the next regular session with the secretary of the senate at any time. The secretary shall hold the bills and joint resolutions so deposited in the order filed. After the close of business on December first, the secretary shall assign numbers to bills and joint resolutions deposited in that office by seniority of the member first signing the measure, with a limit of [three bills or joint resolutions] one bill or joint resolution per rotation of the seniority list from the total number of measures deposited. All measures deposited through December first shall stand as pre-filed without further action by the member or member-elect. At the close of business on each day thereafter until the opening day of the session, bills and joint resolutions

received during the day shall be assigned numbers in the order in which the bill or joint resolution is filed with the secretary.

Once filed, bills and joint resolutions shall not be changed except to correct patent typographical, clerical or drafting errors that do not involve changes of substance, nor shall substitutions be made therefor. Any bill may be withdrawn but the number shall not be reassigned once a number has been given.

Seniority for the purposes of this rule shall be determined as follows:

- (1) Continuous senate service;
- (2) In the case of equal continuous senate service, majority party members shall have seniority over minority party members;
- (3) In the case of equal continuous senate service by members of the same party, prior non-continuous senate service;
- (4) In the case of equal continuous and prior non-continuous senate service by members of the same party, prior house service;
- (5) In the case of equal continuous and equal prior non-continuous senate service and equal prior house service by members of the same party, seniority shall be determined by the caucus of that party.

Rule 50. Referrals of bills and appointments to committee shall be made by the president pro tem; and no bill shall be considered for final passage unless it has been reported on by a committee and printed for the use of the senators. Any of the first three senate bills or joint resolutions pre-filed under Senate Rule 44 by a senator that are reported to the senate from committee shall be placed on the calendar under the order of business of "senate bills for perfection" in numerical order above all other bills on that order of business regardless of the day in which the bill was reported to the senate. A report of all bills recommended "do pass" by a committee shall be submitted to the senate by the chairman and all committee amendments accompanying the report shall be printed in the Journal.

After a bill has been referred to a committee, one-third of the senators elected has the power to relieve a committee of further consideration of a bill and place it on the calendar for consideration. In any case where a committee has been relieved of further consideration of a bill as herein provided, a majority of the senators present but not less than one-third of the senators elected, may, at any time before final passage thereof, again refer the bill to the same or some other committee for consideration. No bill or resolution shall be reported adversely by any committee until the author of the bill or resolution has been given an opportunity to appear and be heard before the committee to which it is referred.

One-third of the senators elected may relieve a committee of an appointment and a motion to grant advice and consent of the Senate to that appointment is then in order upon a vote of the majority of the Senate."

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 2**, as amended. Representatives: Fitzpatrick, Alferman, Rowland (155), Butler, Kendrick.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 3**. Representatives: Fitzpatrick, Alferman, Rowland (155), Kendrick, McGee.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 4**. Representatives: Fitzpatrick, Alferman, Conway (104), Butler, Kendrick.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 5**. Representatives: Fitzpatrick, Alferman, Bahr, Butler, Razer.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 6**, as amended. Representatives: Fitzpatrick, Alferman, Redmon, Butler, Dunn.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 7**. Representatives: Fitzpatrick, Alferman, Redmon, Butler, Dunn.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 8**. Representatives: Fitzpatrick, Alferman, Conway (104), Butler, May.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 9**. Representatives: Fitzpatrick, Alferman, Conway (104), Butler, May.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 10**. Representatives: Fitzpatrick, Alferman, Wood, Lavender, Quade.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 11**. Representatives: Fitzpatrick, Alferman, Wood, Lavender, Quade.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 12**, as amended. Representatives: Fitzpatrick, Alferman, Bahr, Lavender, Merideth (80).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 17**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SCS** for **HCS** for **HB 19**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 608**, entitled:

An Act to repeal sections 92.325, 92.327, 94.802, and 315.005, RSMo, and to enact in lieu thereof eight new sections relating to residential dwellings offered for rent to transient guests.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 411**.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, and House Amendment No. 5, as amended.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

“190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region’s EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director’s advisory committee and shall advise the department and their region’s ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. **The state EMS medical director shall be elected by the members of the regional EMS medical director’s advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.**

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients’ medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall

establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for such patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.142. 1. The department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license. The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of

five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

(1) Age requirements;

(2) Education and training requirements based on respective [national curricula of the United States Department of Transportation] **National Emergency Medical Services Education Standards** and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(3) **EMT-P programs must be accredited by the Commission on Accreditation of Allied Health Education Programs (CAAHEP) or hold Committee on Accreditation of Education Programs for the Emergency Medical Services Professions (CoAEMSP) letter of review;**

(4) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;

[(4)] (5) Continuing education and relicensure requirements; and

[(5)] (6) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

(1) Consistent with the training, education and experience of the particular emergency medical technician; and

(2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

190.144. 1. No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for:

(1) Transporting a person for whom an application for detention for evaluation and treatment has been filed under section 631.115 or 632.305; [or]

(2) Physically or chemically restraining an at-risk behavioral health patient as that term is defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; **or**

(3) The administration of a patient's personal medication when deemed necessary.

2. Nothing in this section shall be construed as creating an exception to sovereign immunity, official immunity, or the Missouri public duty doctrine defenses.

190.165. 1. The department may refuse to issue or deny renewal of any certificate, permit or license required pursuant to sections 190.100 to 190.245 for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement its provisions as described in subsection 2 of this section. The department shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The department may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate, permit or license required by sections 190.100 to 190.245 or any person who has failed to renew or has surrendered his or her certificate, permit or license for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement such sections. Those regulations shall be limited to the following:

(1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any activity licensed or regulated by sections 190.100 to 190.245;

(2) Being finally adjudicated and found guilty, or having entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any activity licensed or regulated pursuant to sections 190.100 to 190.245, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate, permit or license issued pursuant to sections 190.100 to 190.245 or in obtaining permission to take any examination given or required pursuant to sections 190.100 to 190.245;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245;

(6) Violation of, or assisting or enabling any person to violate, any provision of sections 190.100 to 190.245, or of any lawful rule or regulation adopted by the department pursuant to sections 190.100 to 190.245;

(7) Impersonation of any person holding a certificate, permit or license or allowing any person to use his or her certificate, permit, license or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any activity regulated by sections 190.100 to 190.245 granted by another state, territory, federal agency or country upon grounds

for which revocation or suspension is authorized in this state;

(9) For an individual being finally adjudged insane or incompetent by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any activity licensed or regulated by sections 190.100 to 190.245 who is not licensed and currently eligible to practice pursuant to sections 190.100 to 190.245;

(11) Issuance of a certificate, permit or license based upon a material mistake of fact;

(12) Violation of any professional trust, confidence, or legally protected privacy rights of a patient by means of an unauthorized or unlawful disclosure;

(13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(14) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(15) Refusal of any applicant or licensee to respond to reasonable department of health and senior services' requests for necessary information to process an application or to determine license status or license eligibility;

(16) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health or safety of a patient or the public;

(17) Repeated acts of negligence or recklessness in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245.

3. If the department conducts investigations, the department, prior to interviewing a licensee who is the subject of the investigation, shall explain to the licensee that he or she has the right to:

(1) Consult legal counsel or have legal counsel present;

(2) Have anyone present whom he or she deems to be necessary or desirable[, except for any holder of any certificate, permit, or license required by sections 190.100 to 190.245]; and

(3) Refuse to answer any question or refuse to provide or sign any written statement.

The assertion of any right listed in this subsection shall not be deemed by the department to be a failure to cooperate with any department investigation.

4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the department may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate or permit. Notwithstanding any provision of law to the contrary, the department shall be authorized to impose a suspension or revocation as a disciplinary action only if it first files the requisite complaint with the administrative hearing commission. **The administrative hearing commission shall hear all relevant evidence on remediation activities of the licensee and shall make a recommendation to the department of health and senior services as to**

licensure disposition based on such evidence.

5. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the department after compliance with all the requirements of sections 190.100 to 190.245 relative to the licensing of an applicant for the first time. Any individual whose license has been revoked twice within a ten-year period shall not be eligible for relicensure.

6. The department may notify the proper licensing authority of any other state in which the person whose license was suspended or revoked was also licensed of the suspension or revocation.

7. Any person, organization, association or corporation who reports or provides information to the department pursuant to the provisions of sections 190.100 to 190.245 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.

8. The department of health and senior services may suspend any certificate, permit or license required pursuant to sections 190.100 to 190.245 simultaneously with the filing of the complaint with the administrative hearing commission as set forth in subsection 2 of this section, if the department finds that there is an imminent threat to the public health. The notice of suspension shall include the basis of the suspension and notice of the right to appeal such suspension. The licensee may appeal the decision to suspend the license, certificate or permit to the department. The appeal shall be filed within ten days from the date of the filing of the complaint. A hearing shall be conducted by the department within ten days from the date the appeal is filed. The suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department, dissolved by a court of competent jurisdiction or stayed by the administrative hearing commission.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after all of said section and line the following:

“142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) “Agricultural purposes”, clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) “Alternative fuel”, electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) “Aviation fuel”, any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) “Blend stock”, any petroleum product component of motor fuel, such as naphtha, reformat, toluene

or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

- (a) Will be ultimately used for consumer nonmotor fuel use; and
- (b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;
- (5) “Blended fuel”, a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;
- (6) “Blender”, any person that produces blended motor fuel outside the bulk transfer/terminal system;
- (7) “Blending”, the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;
- (8) “Bulk plant”, a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;
- (9) “Bulk transfer”, any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;
- (10) “Bulk transfer/terminal system”, the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;
- (11) “Consumer”, the user of the motor fuel;
- (12) “Delivery”, the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;
- (13) “Department”, the department of revenue;
- (14) “Destination state”, the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;
- (15) “Diesel fuel”, any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. “Diesel fuel” does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. “Diesel fuel” does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;
- (16) “Diesel-powered highway vehicle”, a motor vehicle operated on a highway that is propelled by a

diesel-powered engine;

(17) “Director”, the director of revenue;

(18) “Distributor”, a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;

(19) “Dyed fuel”, diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;

(20) “Eligible purchaser”, a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;

(21) “Export”, to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;

(22) “Exporter”, any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;

(23) “Farm tractor”, all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;

(24) “Fuel grade alcohol”, a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;

(25) “Fuel transportation vehicle”, any vehicle designed for highway use which is also designed or used to transport motor fuels and includes transport trucks and tank wagons;

(26) “Gasoline”, all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) “Gross gallons”, the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) “Heating oil”, a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) “Import”, to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) “Import verification number”, the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the

transporter carrying motor fuel into this state for the account of an importer;

(31) “Importer” includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) “Interstate motor fuel user”, any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) “Invoiced gallons”, the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) “K-1 kerosene”, a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) “Kerosene”, the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

(36) “Liquid”, any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;

(37) “Motor fuel”, gasoline, diesel fuel, kerosene and blended fuel;

(38) “Motor vehicle”, any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:

(a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or

(b) A vehicle solely operated on rails;

(39) “Net gallons”, the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);

(40) “Permissive supplier”, an out-of-state supplier that elects, but is not required, to have a supplier’s license pursuant to this chapter;

(41) “Person”, natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;

(42) “Position holder”, the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;

(43) “Propel”, the operation of a motor vehicle, whether it is in motion or at rest;

(44) “Public highway”, every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;

(45) “Qualified terminal”, a terminal which has been assigned a terminal control number (“tcn”) by the Internal Revenue Service;

(46) “Rack”, a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;

(47) “Refiner”, any person that owns, operates, or otherwise controls a refinery;

(48) “Refinery”, a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;

(49) “Removal”, any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;

(50) “Retailer”, a person that engages in the business of selling or dispensing to the consumer within this state;

(51) “Supplier”, a person that is:

(a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and

(b) One or more of the following:

a. The position holder in a terminal or refinery in this state;

b. Imports motor fuel into this state from a foreign country;

c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or

d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. “Supplier” also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. “Supplier” includes a permissive supplier unless specifically provided otherwise;

(52) “Tank wagon”, a straight truck having multiple compartments designed or used to carry motor fuel;

(53) “Terminal”, a bulk storage and distribution facility which includes:

(a) For the purposes of motor fuel, is a qualified terminal;

(b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the

products are removed at a rack;

(54) “Terminal bulk transfers” include but are not limited to the following:

(a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;

(b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;

(c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and

(d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;

(55) “Terminal operator”, any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;

(56) “Transmix”, the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;

(57) “Transport truck”, a semitrailer combination rig designed or used to transport motor fuel over the highways;

(58) “Transporter”, any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;

(59) “Two-party exchange”, a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:

(a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and

(b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events to this state;

(60) “Ultimate vendor”, a person that sells motor fuel to the consumer;

(61) “Undyed diesel fuel”, diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing provisions; and

(62) “Vehicle fuel tank”, any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

(1) Motor fuel, seventeen cents per gallon;

(2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such

alternative fuel shall be prima facie correct;

(3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;

(4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;

(5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, [or] liquefied natural gas, electric, or propane connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, [or] liquefied natural gas, electricity, or propane used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to

subdivisions (4) [and (5)] **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter “F”; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter “F”; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee.** Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.**

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this

subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.

[5.] **6. Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.**

[6.] **7. The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations promulgated by the director.**

[7.] **8. It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

[8.] **9. No person shall cause to be put, or put, [LP gas] any alternative fuel into the fuel supply receptacle or battery of a motor vehicle required to have an alternative fuel decal unless the motor vehicle either has a valid decal attached to it or the appropriate motor fuel tax is collected at the time of such fueling. [Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]**

[9.] **10. Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.**

[10.] **11. Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and**

reporting requirements of this chapter.

Section 1. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 3

Amend House Amendment No. 3 to Senate Bill No. 411, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

“Amend Senate Bill No. 411, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“68.075. 1. This section shall be known and may be cited as the “Advanced Industrial Manufacturing Zones Act”.

2. As used in this section, the following terms shall mean:

(1) “AIM zone”, an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) **“County average wage”, the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;**

(3) “New job”, the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee’s work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility’s payroll, one hundred percent of the employee’s income from such employment is Missouri income, and the employee is paid at or above the [state] **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority’s jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority’s jurisdiction **or under the port authority’s ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the “Port Authority AIM Zone Fund”, which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023.”; and

Further amend said bill, Page 4, Section 70.370, Line 128, by inserting after said section and”:and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after said section and line the following:

“307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment consisting of multiple light-emitting diodes shall be deemed to be operating properly so long as not less than seventy-five percent of the light-emitting diodes are operating properly.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after all of said section and line the following:

“304.001. As used in this chapter and chapter 307, the following terms shall mean:

(1) “Abandoned property”, any unattended motor vehicle, trailer, all-terrain vehicle, outboard motor or vessel removed or subject to removal from public or private property as provided in sections 304.155 and

304.157, whether or not operational. For any vehicle towed from the scene of an accident at the request of law enforcement and not retrieved by the vehicle's owner within five days of the accident, the agency requesting the tow shall be required to write an abandoned property report or a crime inquiry and inspection report;

(2) "Commercial vehicle enforcement officers", employees of the Missouri state highway patrol who are not members of the patrol but who are appointed by the superintendent of the highway patrol to enforce the laws, rules, and regulations pertaining to commercial vehicles, trailers, special mobile equipment and drivers of such vehicles;

(3) "Commercial vehicle inspectors", employees of the Missouri state highway patrol who are not members of the patrol but who are appointed by the superintendent of the highway patrol to supervise or operate permanent or portable weigh stations in the enforcement of commercial vehicle laws;

(4) "Commission", the state highways and transportation commission;

(5) **"Connected braking system", a system by which the braking of one vehicle is electronically coordinated with the braking systems of one or more other vehicles;**

(6) "Department", the state transportation department;

[(6)] (7) "Freeway", a divided state highway with four or more lanes, with no access to the throughways except the established interchanges and with no at-grade crossings;

[(7)] (8) "Interstate highway", a state highway included in the national system of interstate highways located within the boundaries of Missouri, as officially designated or as may be hereafter designated by the state highways and transportation commission with the approval of the Secretary of Transportation, pursuant to Title 23, U.S.C., as amended;

[(8)] (9) "Members of the patrol", the superintendent, lieutenant colonel, majors, captains, director of radio, lieutenants, sergeants, corporals and patrolmen of the Missouri state highway patrol;

[(9)] (10) "Off-road vehicle", any vehicle designed for or capable of cross-country travel on or immediately over land, water, ice, snow, marsh, swampland, or other natural terrain without benefit of a road or trail:

(a) Including, without limitation, the following:

- a. Jeeps;
- b. All-terrain vehicles;
- c. Dune buggies;
- d. Multiwheel drive or low-pressure tire vehicles;
- e. Vehicle using an endless belt, or tread or treads, or a combination of tread and low-pressure tires;
- f. Motorcycles, trail bikes, minibikes and related vehicles;
- g. Any other means of transportation deriving power from any source other than muscle or wind; and

(b) Excluding the following:

- a. Registered motorboats;
- b. Aircraft;
- c. Any military, fire or law enforcement vehicle;
- d. Farm-type tractors and other self-propelled equipment for harvesting and transporting farm or forest products;
- e. Any vehicle being used for farm purposes, earth moving, or construction while being used for such purposes on the work site;
- f. Self-propelled lawnmowers, or lawn or garden tractors, or golf carts, while being used exclusively for their designed purpose; and
- g. Any vehicle being used for the purpose of transporting a handicapped person;

[(10)] (11) "Person", any natural person, corporation, or other legal entity;

[(11)] (12) **"Platoon", a group of individual commercial motor vehicles that are traveling in a unified manner at electronically coordinated speeds through use of a connected braking system and that are not subject to the following distance requirements of section 304.044;**

(13) "Right-of-way", the entire width of land between the boundary lines of a state highway, including any roadway;

[(12)] (14) "Roadway", that portion of a state highway ordinarily used for vehicular travel, exclusive of the berm or shoulder;

[(13)] (15) "State highway", a highway constructed or maintained by the state highways and transportation commission with the aid of state funds or United States government funds, or any highway included by authority of law in the state highway system, including all right-of-way;

[(14)] (16) "Towing company", any person or entity which tows, removes or stores abandoned property;

[(15)] (17) "Urbanized area", an area with a population of fifty thousand or more designated by the Bureau of the Census, within boundaries to be fixed by the state highways and transportation commission and local officials in cooperation with each other and approved by the Secretary of Transportation. The boundary of an urbanized area shall, at a minimum, encompass the entire urbanized area as designed by the Bureau of the Census.

304.017. 1. The driver of a vehicle shall not follow another vehicle more closely than is reasonably safe and prudent, having due regard for the speed of such vehicle and the traffic upon and the condition of the roadway **and the presence of any connected braking system operating on the vehicle.** Vehicles being driven upon any roadway outside of a business or residence district in a caravan or motorcade, whether or not towing other vehicles, shall be so operated, except in a funeral procession or in a duly authorized parade, so as to allow sufficient space between each such vehicle or combination of vehicles as to enable any other vehicle to overtake or pass such vehicles in safety. This section shall in no manner affect section 304.044 relating to distance between trucks traveling on the highway.

2. Violation of this section shall be deemed a class C misdemeanor.

304.044. 1. The following terms as used in this section shall mean:

(1) “Bus”, any vehicle or motor car designed and used for the purpose of carrying more than seven persons;

(2) “Truck”, any vehicle, machine, tractor, trailer or semitrailer, or any combination thereof, propelled or drawn by mechanical power and designed or used in the transportation of property upon the highways.

2. **Except as provided in subsection 4 of this section**, the driver of any truck or bus, when traveling upon a public highway of this state outside of a business or residential district, shall not follow within three hundred feet of another such vehicle; provided, the provisions of this section shall not be construed to prevent the overtaking and passing, by any such truck or bus, of another similar vehicle.

3. **Except as provided in subsection 4 of this section**, any person who shall violate the provisions of this section shall be deemed guilty of a class C misdemeanor, and upon conviction thereof shall be punished accordingly.

4. **Subsections 2 and 3 of this section shall not apply to a vehicle that is part of a platoon, as defined in section 304.001 so long as:**

(1) **An appropriately endorsed driver who holds a valid commercial driver’s license is present behind the wheel of each commercial motor vehicle in the platoon;**

(2) **When traveling, the driver of each vehicle in the platoon maintains a reasonably safe following distance taking into account the performance, speed, braking capability, load, road conditions, and weather of the vehicles in the platoon;**

(3) **When traveling, the driver of each vehicle in the platoon allows reasonable access to afford the other vehicles safe movement among lanes to exit or enter the highway; and**

(4) **The vehicle adheres to all other relevant federal and Missouri regulations, including without limitation this section and sections 304.012 and 304.017.”; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 5

Amend House Amendment No. 5 to Senate Bill No. 411, Page 16, Line 36, by deleting said line and inserting after all of said line the following:

“in any way a property tax levied under section 205.971.

347.048. 1. (1) Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city’s clerk an affidavit listing the name and **street** address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) **Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall**

file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

“99.805. As used in sections 99.800 to 99.865, unless the context clearly requires otherwise, the following terms shall mean:

(1) “Blighted area”, an area which, by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use;

(2) “Collecting officer”, the officer of the municipality responsible for receiving and processing payments in lieu of taxes or economic activity taxes from taxpayers or the department of revenue;

(3) “Conservation area”, any improved area within the boundaries of a redevelopment area located within the territorial limits of a municipality in which fifty percent or more of the structures in the area have an age of thirty-five years or more. Such an area is not yet a blighted area but is detrimental to the public health, safety, morals, or welfare and may become a blighted area because of any one or more of the following factors: dilapidation; obsolescence; deterioration; illegal use of individual structures; presence of structures below minimum code standards; abandonment; excessive vacancies; overcrowding of structures and community facilities; lack of ventilation, light or sanitary facilities; inadequate utilities; excessive land coverage; deleterious land use or layout; depreciation of physical maintenance; and lack of community planning. A conservation area shall meet at least three of the factors provided in this subdivision for projects approved on or after December 23, 1997;

(4) “Economic activity taxes”, the total additional revenue from taxes which are imposed by a municipality and other taxing districts, and which are generated by economic activities within a redevelopment area over the amount of such taxes generated by economic activities within such redevelopment area in the calendar year prior to the adoption of the ordinance designating such a redevelopment area, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, licenses, fees or special assessments. For redevelopment projects or redevelopment plans approved after December 23, 1997, if a retail establishment relocates within one year from one facility to another facility within the same county and the governing body of the municipality finds that the relocation is a direct beneficiary of

tax increment financing, then for purposes of this definition, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from economic activity taxes which are imposed by a municipality or other taxing district over the amount of economic activity taxes generated by the retail establishment in the calendar year prior to its relocation to the redevelopment area;

(5) “Economic development area”, any area or portion of an area located within the territorial limits of a municipality, which does not meet the requirements of subdivisions (1) and (3) of this section, and in which the governing body of the municipality finds that redevelopment will not be solely used for development of commercial businesses which unfairly compete in the local economy and is in the public interest because it will:

- (a) Discourage commerce, industry or manufacturing from moving their operations to another state; or
- (b) Result in increased employment in the municipality; or
- (c) Result in preservation or enhancement of the tax base of the municipality;

(6) “Gambling establishment”, an excursion gambling boat as defined in section 313.800 and any related business facility including any real property improvements which are directly and solely related to such business facility, whose sole purpose is to provide goods or services to an excursion gambling boat and whose majority ownership interest is held by a person licensed to conduct gambling games on an excursion gambling boat or licensed to operate an excursion gambling boat as provided in sections 313.800 to 313.850. This subdivision shall be applicable only to a redevelopment area designated by ordinance adopted after December 23, 1997;

(7) “Greenfield area”, any vacant, unimproved, or agricultural property that is located wholly outside the incorporated limits of a city, town, or village, or that is substantially surrounded by contiguous properties with agricultural zoning classifications or uses unless said property was annexed into the incorporated limits of a city, town, or village ten years prior to the adoption of the ordinance approving the redevelopment plan for such greenfield area;

(8) “Municipality”, a city, village, or incorporated town or any county of this state. For redevelopment areas or projects approved on or after December 23, 1997, municipality applies only to cities, villages, incorporated towns or counties established for at least one year prior to such date;

(9) “Obligations”, bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by a municipality to carry out a redevelopment project or to refund outstanding obligations;

(10) “Ordinance”, an ordinance enacted by the governing body of a city, town, or village or a county or an order of the governing body of a county whose governing body is not authorized to enact ordinances;

(11) “Payment in lieu of taxes”, those estimated revenues from real property in the area selected for a redevelopment project, which revenues according to the redevelopment project or plan are to be used for a private use, which taxing districts would have received had a municipality not adopted tax increment allocation financing, and which would result from levies made after the time of the adoption of tax increment allocation financing during the time the current equalized value of real property in the area selected for the redevelopment project exceeds the total initial equalized value of real property in such area until the designation is terminated pursuant to subsection 2 of section 99.850;

(12) “Previously commercial land”, an area that for the previous forty years was continuously assessed as utility, industrial, commercial, railroad, and all other real property and not as residential property or agricultural or horticultural property as those subclasses are named under article X, section 4(b) of the Constitution of Missouri;

(13) “Redevelopment area”, an area designated by a municipality, in respect to which:

(a) The municipality has made a finding that there exist conditions which cause the area to be classified as a blighted area, a conservation area, an economic development area, an enterprise zone pursuant to sections 135.200 to 135.256, or a combination thereof[, which] ;

(b) Is located in:

a. Any county of the first classification with more than ninety-two thousand but fewer than one hundred one thousand inhabitants;

b. Any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants;

c. Any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants;

d. Any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants;

e. Any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants;

f. Any county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants as the county seat;

g. Any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants;

h. A city not within a county; or

i. Any county with a charter form of government and with more than nine hundred fifty thousand inhabitants;

(c) Is previously commercial land; and

(d) Whose area includes only those parcels of real property directly and substantially benefitted by the proposed redevelopment project;

[(13)] (14) “Redevelopment plan”, the comprehensive program of a municipality for redevelopment intended by the payment of redevelopment costs to reduce or eliminate those conditions, the existence of which qualified the redevelopment area as a blighted area, conservation area, economic development area, or combination thereof, and to thereby enhance the tax bases of the taxing districts which extend into the redevelopment area. Each redevelopment plan shall conform to the requirements of section 99.810;

[(14)] (15) “Redevelopment project”, any development project within a redevelopment area in furtherance of the objectives of the redevelopment plan; any such redevelopment project shall include a

legal description of the area selected for the redevelopment project;

[(15)] (16) “Redevelopment project costs” include the sum total of all reasonable or necessary costs incurred or estimated to be incurred, and any such costs incidental to a redevelopment plan or redevelopment project, as applicable. Such costs include, but are not limited to, the following:

(a) Costs of studies, surveys, plans, and specifications;

(b) Professional service costs, including, but not limited to, architectural, engineering, legal, marketing, financial, planning or special services. Except the reasonable costs incurred by the commission established in section 99.820 for the administration of sections 99.800 to 99.865, such costs shall be allowed only as an initial expense which, to be recoverable, shall be included in the costs of a redevelopment plan or project;

(c) Property assembly costs, including, but not limited to:

a. Acquisition of land and other property, real or personal, or rights or interests therein;

b. Demolition of buildings; and

c. The clearing and grading of land;

(d) Costs of rehabilitation, reconstruction, or repair or remodeling of existing buildings and fixtures;

(e) Initial costs for an economic development area;

(f) Costs of construction of public works or improvements;

(g) Financing costs, including, but not limited to, all necessary and incidental expenses related to the issuance of obligations, and which may include payment of interest on any obligations issued pursuant to sections 99.800 to 99.865 accruing during the estimated period of construction of any redevelopment project for which such obligations are issued and for not more than eighteen months thereafter, and including reasonable reserves related thereto;

(h) All or a portion of a taxing district’s capital costs resulting from the redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs;

(i) Relocation costs to the extent that a municipality determines that relocation costs shall be paid or are required to be paid by federal or state law;

(j) Payments in lieu of taxes;

[(16)] (17) “Special allocation fund”, the fund of a municipality or its commission which contains at least two separate segregated accounts for each redevelopment plan, maintained by the treasurer of the municipality or the treasurer of the commission into which payments in lieu of taxes are deposited in one account, and economic activity taxes and other revenues are deposited in the other account;

[(17)] (18) “Special taxing district”, a fire protection district or other political subdivision that levies a sales tax whose revenue is dedicated to a purpose within such district. A special taxing district shall include a municipality or county that levies a sales tax whose revenue is dedicated to a purpose other than the municipality’s or county’s general revenue including, but not limited to, education and public safety;

(19) “Taxing districts”, any political subdivision of this state having the power to levy taxes;

[(18)] (20) “Taxing districts’ capital costs”, those costs of taxing districts for capital improvements that are found by the municipal governing bodies to be necessary and to directly result from the redevelopment project; and

[(19)] (21) “Vacant land”, any parcel or combination of parcels of real property not used for industrial, commercial, or residential buildings.

99.820. 1. A municipality may:

(1) By ordinance introduced in the governing body of the municipality within fourteen to ninety days from the completion of the hearing required in section 99.825, approve redevelopment plans and redevelopment projects, and designate redevelopment project areas pursuant to the notice and hearing requirements of sections 99.800 to 99.865. No redevelopment project shall be approved unless a redevelopment plan has been approved and a redevelopment area has been designated prior to or concurrently with the approval of such redevelopment project and the area selected for the redevelopment project shall include only those parcels of real property and improvements thereon directly and substantially benefitted by the proposed redevelopment project improvements;

(2) Make and enter into all contracts necessary or incidental to the implementation and furtherance of its redevelopment plan or project;

(3) Pursuant to a redevelopment plan, subject to any constitutional limitations, acquire by purchase, donation, lease or, as part of a redevelopment project, eminent domain, own, convey, lease, mortgage, or dispose of land and other property, real or personal, or rights or interests therein, and grant or acquire licenses, easements and options with respect thereto, all in the manner and at such price the municipality or the commission determines is reasonably necessary to achieve the objectives of the redevelopment plan. No conveyance, lease, mortgage, disposition of land or other property, acquired by the municipality, or agreement relating to the development of the property shall be made except upon the adoption of an ordinance by the governing body of the municipality. Each municipality or its commission shall establish written procedures relating to bids and proposals for implementation of the redevelopment projects. Furthermore, no conveyance, lease, mortgage, or other disposition of land or agreement relating to the development of property shall be made without making public disclosure of the terms of the disposition and all bids and proposals made in response to the municipality’s request. Such procedures for obtaining such bids and proposals shall provide reasonable opportunity for any person to submit alternative proposals or bids;

(4) Within a redevelopment area, clear any area by demolition or removal of existing buildings and structures;

(5) Within a redevelopment area, renovate, rehabilitate, or construct any structure or building;

(6) Install, repair, construct, reconstruct, or relocate streets, utilities, and site improvements essential to the preparation of the redevelopment area for use in accordance with a redevelopment plan;

(7) Within a redevelopment area, fix, charge, and collect fees, rents, and other charges for the use of any building or property owned or leased by it or any part thereof, or facility therein;

(8) Accept grants, guarantees, and donations of property, labor, or other things of value from a public or private source for use within a redevelopment area;

(9) Acquire and construct public facilities within a redevelopment area;

(10) Incur redevelopment costs and issue obligations;

(11) Make payment in lieu of taxes, or a portion thereof, to taxing districts;

(12) Disburse surplus funds from the special allocation fund to taxing districts as follows:

(a) Such surplus payments in lieu of taxes shall be distributed to taxing districts within the redevelopment area which impose ad valorem taxes on a basis that is proportional to the current collections of revenue which each taxing district receives from real property in the redevelopment area;

(b) Surplus economic activity taxes shall be distributed to taxing districts in the redevelopment area which impose economic activity taxes, on a basis that is proportional to the amount of such economic activity taxes the taxing district would have received from the redevelopment area had tax increment financing not been adopted;

(c) Surplus revenues, other than payments in lieu of taxes and economic activity taxes, deposited in the special allocation fund, shall be distributed on a basis that is proportional to the total receipt of such other revenues in such account in the year prior to disbursement;

(13) If any member of the governing body of the municipality, a member of a commission established pursuant to subsection 2 or 3 of this section, or an employee or consultant of the municipality, involved in the planning and preparation of a redevelopment plan, or redevelopment project for a redevelopment area or proposed redevelopment area, owns or controls an interest, direct or indirect, in any property included in any redevelopment area, or proposed redevelopment area, which property is designated to be acquired or improved pursuant to a redevelopment project, he or she shall disclose the same in writing to the clerk of the municipality, and shall also so disclose the dates, terms, and conditions of any disposition of any such interest, which disclosures shall be acknowledged by the governing body of the municipality and entered upon the minutes books of the governing body of the municipality. If an individual holds such an interest, then that individual shall refrain from any further official involvement in regard to such redevelopment plan, redevelopment project or redevelopment area, from voting on any matter pertaining to such redevelopment plan, redevelopment project or redevelopment area, or communicating with other members concerning any matter pertaining to that redevelopment plan, redevelopment project or redevelopment area.

Furthermore, no such member or employee shall acquire any interest, direct or indirect, in any property in a redevelopment area or proposed redevelopment area after either (a) such individual obtains knowledge of such plan or project, or (b) first public notice of such plan, project or area pursuant to section 99.830, whichever first occurs;

(14) Charge as a redevelopment cost the reasonable costs incurred by its clerk or other official in administering the redevelopment project. The charge for the clerk's or other official's costs shall be determined by the municipality based on a recommendation from the commission, created pursuant to this section.

2. Prior to adoption of an ordinance approving the designation of a redevelopment area or approving a redevelopment plan or redevelopment project, the municipality shall create a commission [of nine persons if the municipality is a county or a city not within a county and not a first class county with a charter form of government with a population in excess of nine hundred thousand, and eleven persons if the municipality is not a county and not in a first class county with a charter form of government having a population of more

than nine hundred thousand, and twelve persons if the municipality is located in or is a first class county with a charter form of government having a population of more than nine hundred thousand, to be appointed] as follows:

(1) [In] **For all municipalities, nine members as follows:**

(a) Two members shall be appointed by the school boards whose districts are included within the redevelopment plan or redevelopment area. Such members shall be appointed in any manner agreed upon by the affected districts;

[(2) In all municipalities] (b) One member shall be appointed, in any manner agreed upon by the affected districts, to represent all **special taxing districts** or other districts levying ad valorem taxes within the area selected for a redevelopment project or the redevelopment area, excluding representatives of the governing body of the municipality; **and**

[(3) In all municipalities] (c) Six members shall be appointed by the chief elected officer of the municipality, with the consent of the majority of the governing body of the municipality. **If the municipality is a city, village, or incorporated town located in a county, then no more than four members shall be appointed by the chief elected officer of such city, village, or incorporated town, and the remainder shall be appointed by the chief elected officer of the county; and**

[(4)] (2) In [all municipalities which are] **addition to the members under subdivision (1) of this subsection, any municipality that is not [counties] a county** and not in a [first class] county with a charter form of government having a population in excess of nine hundred thousand[,], **shall have two additional** members [shall be] appointed by the county of such municipality in the same manner as members are appointed in **paragraph (c) of subdivision [(3)] (1) of this subsection; or**

[(5)] (3) In **addition to the members under subdivision (1) of this subsection,** a municipality [which] **that** is a county with a charter form of government having a population in excess of nine hundred thousand[,], **shall have three additional** members [shall be] appointed by the cities in the county which have tax increment financing districts in a manner in which the cities shall agree; **or**

[(6)] (4) In **addition to the members under subdivision (1) of this subsection,** a municipality [which] **that** is located in [the first class] a county with a charter form of government having a population in excess of nine hundred thousand[,], **shall have three additional** members [shall be] appointed by the county of such municipality in the same manner as members are appointed in **paragraph (c) of subdivision [(3)] (1) of this subsection;**

(7)] .

At the option of the members appointed by the municipality, the members who are appointed by the school boards and other taxing districts may serve on the commission for a term to coincide with the length of time a redevelopment project, redevelopment plan or designation of a redevelopment area is considered for approval by the commission, or for a definite term pursuant to this subdivision. If the members representing school districts and other taxing districts are appointed for a term coinciding with the length of time a redevelopment project, plan or area is approved, such term shall terminate upon final approval of the project, plan or designation of the area by the governing body of the municipality. Thereafter the commission shall consist of the six members appointed by the municipality, except that members representing school boards and other taxing districts shall be appointed as provided in this section prior to

any amendments to any redevelopment plans, redevelopment projects or designation of a redevelopment area. If any school district or other taxing jurisdiction fails to appoint members of the commission within thirty days of receipt of written notice of a proposed redevelopment plan, redevelopment project or designation of a redevelopment area, the remaining members may proceed to exercise the power of the commission. Of the members first appointed by the municipality, two shall be designated to serve for terms of two years, two shall be designated to serve for a term of three years and two shall be designated to serve for a term of four years from the date of such initial appointments. Thereafter, the members appointed by the municipality shall serve for a term of four years, except that all vacancies shall be filled for unexpired terms in the same manner as were the original appointments. Members appointed by the county executive or presiding commissioner prior to August 28, 2008, shall continue their service on the commission established in subsection 3 of this section without further appointment unless the county executive or presiding commissioner appoints a new member or members.

3. Beginning August 28, 2008:

(1) In lieu of a commission created under subsection 2 of this section, any city, town, or village in a county with a charter form of government and with more than one million inhabitants, in a county with a charter form of government and with more than two hundred fifty thousand but fewer than three hundred fifty thousand inhabitants, or in a county of the first classification with more than one hundred eighty-five thousand but fewer than two hundred thousand inhabitants shall, prior to adoption of an ordinance approving the designation of a redevelopment area or approving a redevelopment plan or redevelopment project, create a commission consisting of twelve persons to be appointed as follows:

(a) Six members appointed either by the county executive or presiding commissioner; notwithstanding any provision of law to the contrary, no approval by the county's governing body shall be required;

(b) Three members appointed by the cities, towns, or villages in the county which have tax increment financing districts in a manner in which the chief elected officials of such cities, towns, or villages agree;

(c) Two members appointed by the school boards whose districts are included in the county in a manner in which the school boards agree; and

(d) One member to represent all other districts levying ad valorem taxes in the proposed redevelopment area in a manner in which all such districts agree.

No city, town, or village subject to this subsection shall create or maintain a commission under subsection 2 of this section, except as necessary to complete a public hearing for which notice under section 99.830 has been provided prior to August 28, 2008, and to vote or make recommendations relating to redevelopment plans, redevelopment projects, or designation of redevelopment areas, or amendments thereto that were the subject of such public hearing;

(2) Members appointed to the commission created under this subsection, except those six members appointed by either the county executive or presiding commissioner, shall serve on the commission for a term to coincide with the length of time a redevelopment project, redevelopment plan, or designation of a redevelopment area is considered for approval by the commission. The six members appointed by either the county executive or the presiding commissioner shall serve on all such commissions until replaced. The city, town, or village that creates a commission under this subsection shall send notice thereof by certified mail to the county executive or presiding commissioner, to the school districts whose boundaries include

any portion of the proposed redevelopment area, and to the other taxing districts whose boundaries include any portion of the proposed redevelopment area. The city, town, or village that creates the commission shall also be solely responsible for notifying all other cities, towns, and villages in the county that have tax increment financing districts and shall exercise all administrative functions of the commission. The school districts receiving notice from the city, town, or village shall be solely responsible for notifying the other school districts within the county of the formation of the commission. If the county, school board, or other taxing district fails to appoint members to the commission within thirty days after the city, town, or village sends the written notice, as provided herein, that it has convened such a commission or within thirty days of the expiration of any such member's term, the remaining duly appointed members of the commission may exercise the full powers of the commission.

4. (1) Any commission created under this section, subject to approval of the governing body of the municipality, may exercise the powers enumerated in sections 99.800 to 99.865, except final approval of plans, projects and designation of redevelopment areas. The commission shall hold public hearings and provide notice pursuant to sections 99.825 and 99.830.

(2) Any commission created under subsection 2 of this section shall vote on all proposed redevelopment plans, redevelopment projects and designations of redevelopment areas, and amendments thereto, within thirty days following completion of the hearing on any such plan, project or designation and shall make recommendations to the governing body within ninety days of the hearing referred to in section 99.825 concerning the adoption of or amendment to redevelopment plans and redevelopment projects and the designation of redevelopment areas. The requirements of subsection 2 of this section and this subsection shall not apply to redevelopment projects upon which the required hearings have been duly held prior to August 31, 1991.

(3) Any commission created under subsection 3 of this section shall, within fifteen days of the receipt of a redevelopment plan meeting the minimum requirements of section 99.810, as determined by counsel to the city, town, or village creating the commission and a request by the applicable city, town, or village for a public hearing, fix a time and place for the public hearing referred to in section 99.825. The public hearing shall be held no later than seventy-five days from the commission's receipt of such redevelopment plan and request for public hearing. The commission shall vote and make recommendations to the governing body of the city, town, or village requesting the public hearing on all proposed redevelopment plans, redevelopment projects, and designations of redevelopment areas, and amendments thereto within thirty days following the completion of the public hearing. A recommendation of approval shall only be deemed to occur if a majority of the commissioners voting on such plan, project, designation, or amendment thereto vote for approval. A tied vote shall be considered a recommendation in opposition. If the commission fails to vote **a recommendation for approval** within thirty days following the completion of the public hearing referred to in section 99.825 concerning the proposed redevelopment plan, redevelopment project, or designation of redevelopment area, or amendments thereto, such plan, project, designation, or amendment thereto shall be deemed rejected by the commission.

5. Beginning August 28, 2017:

(1) All redevelopment plans, before final approval of the project, shall obtain an opinion from the department of economic development as to whether the redevelopment plan is financially feasible without economic activity taxes and payments in lieu of taxes;

(2) The department shall assume that the redevelopment plan is financially feasible without economic activity taxes and payments in lieu of taxes, and the burden shall be on the proponents of the redevelopment plan to show otherwise;

(3) No redevelopment plan that the department of economic development determines is feasible without economic activity taxes and payments in lieu of taxes shall be implemented;

(4) The department of economic development may promulgate rules to implement the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

6. It shall be the policy of the state that each redevelopment plan or project of a municipality be carried out with full transparency to the public. The records of the tax increment financing commission including, but not limited to, commission votes and actions, meeting minutes, summaries of witness testimony, data, and reports submitted to the commission shall be retained by the governing body of the municipality that created the commission and shall be made available to the public in accordance with chapter 610.

99.843. Notwithstanding the provisions of sections 99.800 to 99.865 to the contrary, no new tax increment financing project shall be authorized in any greenfield area, as such term is defined in section 99.805], that is located within a city not within a county or any county subject to the authority of the East-West Gateway Council of Governments. Municipalities not subject to the authority of the East-West Gateway Council of Governments may authorize tax increment finance projects in greenfield areas].

99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project

and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the "Special Allocation Fund" of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's levy rate for ad valorem tax on real property, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered payments in lieu of taxes subject to deposit into a special allocation fund without the consent of such taxing district. Revenues will be considered directly attributable to the newly voter-approved incremental increase to the extent that they are generated from the difference between the taxing district's actual levy rate currently imposed and the maximum voter-approved levy rate at the time that the redevelopment project was adopted. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850[.] ;

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to Article VI, Section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes[.] ;

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to Article VI, Section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of Article III, Section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of subsection 2 of Section 6 of Article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998;

(4) The board or body that oversees a special taxing district, as that term is defined under section 99.805, may elect to have the property or sales taxes levied by such district excluded from a tax increment allocation financing project or plan by passing a resolution by two-thirds majority prior

to the time the project or plan is adopted or approved by ordinance. At least ten days prior to the vote on the resolution, the board shall post notice of and hold a public hearing. If the resolution passes, the board shall notify the director of revenue and county collector. If the resolution passes, subdivisions (1) and (2) of this subsection shall not apply to any tax levied by the special taxing district, and all revenue from such tax shall be allocated to the district and shall not be allocated to redevelopment costs and obligations; and

(5) A school board of a school district may elect to have the portion of property tax revenue allocated to the school district by a county or municipality excluded from a tax increment allocation financing project or plan by passing a resolution by two-thirds majority prior to the time the project or plan is adopted or approved by ordinance. At least ten days prior to the vote on the resolution, the board shall post notice of and hold a public hearing. If the resolution passes, the board shall notify the director of revenue and county collector. If the resolution passes, subdivision (2) of this subsection shall not apply to the percentage of property tax revenue equal to the average percentage of property tax revenue allocated to the school district over the preceding five years, and such percentage of revenue attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property within the redevelopment project area shall be allocated to the school district and shall not be allocated to redevelopment costs and obligations.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, taxes imposed on sales pursuant to subsection 2 of section 67.1712 for the purpose of operating and

maintaining a metropolitan park and recreation district, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement or levied by such county under section 238.410 for the purpose of the county transit authority operating transportation facilities, or for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 28, 2013, taxes imposed on sales under and pursuant to section 67.700 or 650.399 for the purpose of emergency communication systems, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's sales tax or use tax, other than the renewal of an expiring sales or use tax, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered economic activity taxes subject to deposit into a special allocation fund without the consent of such taxing district.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects shall deposit such funds in a separate segregated account within the special allocation fund established [pursuant to section] **under sections 99.805 to 99.865.**

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the

department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to the following:

(1) Blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(a) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(b) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand;

(2) Blighted areas consisting solely of the site of a former automobile manufacturing plant located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants. For the purposes of this section, "former automobile manufacturing plant" means a redevelopment area containing a minimum of one hundred acres, and such redevelopment area was previously used primarily for the manufacture of automobiles but ceased such manufacturing after the 2007 calendar year; or

(3) Blighted areas consisting solely of the site of a former insurance company national service center containing a minimum of one hundred acres located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsection 4 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

(a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;

(b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;

(c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;

(d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;

(e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of subsection 1 of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;

(f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri;

(g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;

(h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;

(i) The street address of the development site;

(j) The three-digit North American Industry Classification System number or numbers characterizing the development project;

(k) The estimated development project costs;

(l) The anticipated sources of funds to pay such development project costs;

(m) Evidence of the commitments to finance such development project costs;

(n) The anticipated type and term of the sources of funds to pay such development project costs;

(o) The anticipated type and terms of the obligations to be issued;

(p) The most recent equalized assessed valuation of the property within the development project area;

(q) An estimate as to the equalized assessed valuation after the development project area is developed

in accordance with a development plan;

(r) The general land uses to apply in the development area;

(s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;

(t) The total number of full-time equivalent positions in the development area;

(u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;

(v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;

(w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;

(x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;

(y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;

(z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;

(aa) A list of other community and economic benefits to result from the project;

(bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from which such subsidies are sought;

(cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;

(dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;

(ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;

(ff) A list of competing businesses in the county containing the development area and in each contiguous county;

(gg) A market study for the development area;

(hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;

(2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;

(3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars; provided, however, that such thirty-two million dollar cap shall not apply to redevelopment plans or projects initially listed by name in the applicable appropriations bill after August 28, 2015, which involve either:

(a) A former automobile manufacturing plant; or

(b) The retention of a federal employer employing over two thousand geospatial intelligence jobs.

At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (a) of this subdivision exceed four million dollars in the aggregate. At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (b) of this subdivision exceed twelve million dollars in the aggregate. To the extent a redevelopment plan or project independently meets the eligibility criteria set forth in both paragraphs (a) and (b) of this subdivision, then at no such time shall the annual amount of new state revenues for disbursements from the Missouri supplemental tax increment financing fund for such eligible redevelopment plan or project exceed twelve million dollars in the aggregate;

(4) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.

11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the "Missouri

Supplemental Tax Increment Financing Fund”, to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsection 4 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues.

15. Notwithstanding any other provision of the law to the contrary, the adoption of any tax increment financing authorized under sections 99.800 to 99.865 shall not supersede, alter, or reduce in any way a property tax levied under section 205.971.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 161**, entitled:

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the Ozark exploration bicentennial commission.

In which the concurrence of the Senate is respectfully requested.

PRIVILEGED MOTIONS

Senator Brown moved that the Senate refuse to recede from its position on **SCS** for **HCS** for **HB 17**, as amended, and grant the House a conference thereon, which motion prevailed.

Senator Brown moved that the Senate refuse to recede from its position on **SCS** for **HCS** for **HB 19** and grant the House a conference thereon, which motion prevailed.

On behalf of Senator Kehoe, Senator Richard requested unanimous consent of the Senate to correct the committee report for Thursday, April 27, 2017, from the Committee on Rules, Joint Rules, Resolutions and Ethics on **SCR 25**, which request was granted.

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCR 25**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

SENATE COMMITTEE SUBSTITUTE FOR
SENATE CONCURRENT RESOLUTION NO. 25

Whereas, the legislature finds that the Patient Protection and Affordable Care Act encourages states to develop innovative approaches to insuring their populations by authorizing states to apply for waivers from certain requirements of the act; and

Whereas, to be eligible, a state must demonstrate that its proposed health insurance reforms are as comprehensive and affordable as the federal requirements for insurance sold in its state; and

Whereas, proposed reforms must be budget neutral for the federal government; and

Whereas, states that are granted innovation waivers may receive federal assistance to operate their reform programs in an amount that is equivalent to the aggregate amount of tax credits and cost-sharing subsidies that the federal government would have paid for individuals enrolled in the state; and

Whereas, the legislature believes that the Affordable Care Act did not accomplish the intended result of providing affordable care for residents of the state as a whole and believes the state may be able to create a more effective alternative solution for providing affordable health coverage to individuals; and

Whereas, the purpose of this resolution is to establish a state innovation waiver task force to develop a health care reform plan that meets the requirements for obtaining a state innovation waiver:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby create the State Innovation Waiver Task Force; and

Be It Further Resolved that the task force shall consist of the following members:

- (1) One member of the House of Representatives to be appointed and designated chair by the Speaker of the House of Representatives;
- (2) One member of the Senate, to be appointed and designated vice chair by the President Pro Tempore of the Senate;
- (3) The Director of the Department of Insurance, Financial Institutions, and Professional Registration, or his or her designee;
- (4) The Director of the Department of Social Services, or his or her designee;
- (5) The Director of the Department of Labor and Industrial Relations, or his or her designee;
- (6) The Attorney General, or his or her designee;
- (7) The Executive Director of the Missouri Consolidated Health Care Plan, or his or her designee;
- (8) One representative or member of the Missouri Insurance Coalition, to be appointed by the President Pro Tempore of the Senate;
- (9) One representative or member of the Missouri Association of Insurance Agents, to be appointed by the Speaker of the House of Representatives;
- (10) One representative or member of the Missouri Association of Health Underwriters, to be appointed by the President Pro Tempore of the Senate;
- (11) One representative or member of the Missouri Hospital Association, to be Appointed by the Speaker of the House of Representatives;
- (12) One physician, to be appointed by the President Pro Tempore of the Senate;
- (13) One physician, to be appointed by the Speaker of the House of Representatives;
- (14) One representative or member of the Missouri Pharmacy Association, to be appointed by the President Pro Tempore of the Senate;
- (15) One representative or member of the home health care industry, to be appointed by the Speaker of the House of Representatives;
- (16) One person who is a consumer advocate with a commitment to representing the consumer interest in insurance regulation, to be appointed by the President Pro Tempore of the Senate; and

Be It Further Resolved that the members of the task force shall serve without compensation but shall be reimbursed for expenses, including travel expenses, necessary for the performance of their duties; and

Be It Further Resolved that as used in this resolution, "federal act" means the Patient Protection and Affordable Health Care Act"; and

Be It Further Resolved that the mission of the task force shall be to fully consider and make recommendations in a report based on:

(1) The feasibility of alternative approaches to the health reform requirements described under section 1332(a)(2) of the federal act;

(2) Alternatives to and possible exemptions or waivers from requirements relating to allowable premium rate variations based upon age, as described in section 1201 of the federal act; and

Be It Further Resolved that the task force shall develop, and include in its report, a plan for applying for a state innovation waiver that meets the requirements of section 1332 of the federal act, including:

(1) Developing a strategy for health care reform that provides coverage that is at least as comprehensive as required by the federal act, provides coverage and cost-sharing protections that are at least as affordable as under the federal act, makes health insurance coverage available to as many residents of Missouri as under the federal act, and is budget neutral for the federal government;

(2) Examining the feasibility of options for providing affordable insurance coverage for uninsured and underinsured individuals in Missouri that include innovations to the state's existing Medicaid program;

(3) Ensuring compliance with all applicable public notice requirements of 31 CFR 33 and 45 CFR 155, as amended; and

Be It Further Resolved that the task force shall prepare and include in its report a draft application for a state innovation waiver, to take effect for plan years beginning on or after January 1, 2019; and

Be It Further Resolved that the task force shall submit its report to the legislature, including any proposed legislation and the draft application, no later than twenty days prior to the convening of the veto session of 2018; and

Be It Further Resolved that if provisions of the federal act are repealed or replaced the task force shall remain in force to continue developing innovative approaches to providing comprehensive and affordable health care coverage to residents of this state; and

Be It Further Resolved that the staff of Senate Research and House Research shall provide such legal, research, clerical, technical, and bill drafting services as the task force may require in the performance of its duties; and

Be It Further Resolved that the task force, its members, and any staff assigned to the task force shall receive reimbursement for the actual and necessary expenses incurred in attending meetings of the task force; and

Be It Further Resolved that the chair or vice chair of the task force shall call an organizational meeting within fifteen days of the adoption of this resolution; and

Be It Further Resolved that the task force shall terminate by either a majority of members voting for termination, or by December 31, 2018, whichever occurs first; and

Be It Further Resolved that the Secretary of the Missouri Senate be instructed to prepare properly inscribed copies of this resolution for the Governor, the Director of the Department of Insurance, Financial Institutions, and Professional Registration, the Director of the Department of Social Services, the Director of the Department of Labor and Industrial Relations, the Attorney General, and the Executive Director of the Missouri Consolidated Health Care Plan.

REFERRALS

President Pro Tem Richard referred **HB 469**, with **SCS**; **HCS** for **HB 694**; **HB 815**, with **SCS**; and **HCS** for **HB 935**, with **SCS** to the Committee on Fiscal Oversight.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 2**, with **SCS**, as amended: Senators Brown, Sater, Cunningham, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 3**, with **SCS**: Senators Brown, Sater, Hegeman, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 4**, with **SCS**: Senators Brown, Sater, Wallingford, Curls and Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 5**, with **SCS**: Senators Brown, Sater, Wallingford, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 6**, with **SCS**, as amended: Senators Brown, Sater, Hegeman, Curls and

Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 7**, with **SCS**: Senators Brown, Sater, Cunningham, Curls and Walsh.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 8**, with **SCS**: Senators Brown, Sater, Wallingford, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 9**, with **SCS**: Senators Brown, Sater, Hegeman, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 10**, with **SCS**: Senators Brown, Sater, Cunningham, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 11**, with **SCS**: Senators Brown, Sater, Cunningham, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 12**, with **SCS**, as amended: Senators Brown, Sater, Hegeman, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 17**, with **SCS**, as amended: Senators Brown, Sater, Cunningham, Curls and Nasheed.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **HB 19**, with **SCS**: Senators Brown, Sater, Cunningham, Curls and Nasheed.

PRIVILEGED MOTIONS

Senator Munzlinger moved that the Senate refuse to concur in **HA 1**, **HA 2**, **HA 3**, as amended, **HA 4**, **HA 5**, **HA 6**, **HA 7**, **HA 8**, as amended and **HA 9**, as amended to **SB 8** and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, and further that the conferees be allowed to exceed the differences, which motion prevailed.

President Pro Tem Richard replaced Senator Curls with Senator Nasheed on the conference committee for **HCS** for **HB 7**, with **SCS**.

INTRODUCTION OF GUESTS

Senator Chappelle-Nadal introduced to the Senate, Austin Baer, Ashley Hollis, Jacob Ruboneka and Dondre Hess.

Senator Chappelle-Nadal introduced to the Senate, Rebecca Margaret Bruce, Sydney, Australia.

Senator Munzlinger introduced to the Senate, Sarah Kwast.

On motion of Senator Onder, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-THIRD DAY—TUESDAY, MAY 2, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HBs 960, 962 & 828
HCS for HB 619	HCS for HB 670
HCS for HB 162	HB 743-Conway
HB 97-Swan	HB 824-Reiboldt
HCS for HB 293	HCS for HB 384
HCS for HB 219	HCS for HB 886
HCS for HB 324	HCB 7-Fitzwater
HCS for HB 746	HCB 1-McGaugh
HCS for HB 194	HCS for HB 608

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS	12. SB 380-Riddle
2. SB 532-Hoskins	13. SB 297-Hummel, with SCS
3. SB 518-Emery	14. SB 474-Schatz
4. SB 341-Nasheed, with SCS	15. SB 483-Holsman
5. SJR 5-Emery, with SCS	16. SB 498-Nasheed
6. SB 305-Kehoe, et al	17. SB 251-Kehoe, with SCS
7. SB 535-Wallingford	18. SB 528-Hegeman
8. SB 523-Sater, with SCS	19. SB 307-Munzlinger
9. SB 480-Kraus	20. SB 472-Hoskins
10. SB 407-Riddle, with SCS	21. SB 524-Koenig, with SCS
11. SB 353-Wallingford, with SCS	

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)	6. HCS for HB 381, with SCS (Hegeman)
2. HCS for HB 151 (Silvey)	7. HB 58-Haefner (Onder)
3. HB 850-Davis (Kraus)	8. HB 175-Reiboldt, with SCS (Munzlinger)
4. HCS for HB 452 (Rowden)	9. HB 327-Morris (Curls)
5. HCS for HB 831, with SCS (Hummel)	(In Fiscal Oversight)

10. HB 680-Fitzwater, with SCS (Wasson)
11. HCS for HB 57-Haefner, with SCS (Libla)
12. HCS for HB 422 (Dixon)
13. HB 245-Rowland, with SCS (Cunningham)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS (Cunningham)
23. HB 289-Fitzpatrick, with SCS (Rowden)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews (Hegeman)
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS (Sater)
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)
33. HB 1045-Haahr (Wasson)
34. HB 909-Fraker (Wasson)
35. HCS for HB 631, with SCS (Emery)
36. HCS for HB 348 (Romine)
37. HJR 10-Brown (Romine)
38. HCS#2 for HB 502 (Rowden)
39. HCS for HB 304, with SCS (Koenig)
40. HB 871-Davis, with SCS (Kraus)
41. HB 843-McGaugh, with SCS (Hegeman)
42. HB 200-Fraker, with SCS (Sater)
43. HCS for HB 703 (Hegeman)
44. HB 956-Kidd, with SCS (Rizzo)
45. HCS for HB 199, with SCS (Cunningham)
46. HB 87-Henderson, with SCS (Romine)
47. HB 587-Redmon, with SCS (Hegeman)
48. HCS for HB 258, with SCS (Munzlinger)
49. HB 349-Brown, with SCS (Sater)
50. HCS for HB 316, with SCS (Wallingford)
51. HB 558-Ross, with SCS (Schatz)
52. HB 586-Rhoads (Rowden)
53. HB 256-Rhoads, with SCS (Munzlinger)
54. HCS for HB 645 (Sater)
55. HCS for HB 183 (Nasheed)
56. HCS for HB 542 (Schatz)
57. HB 61-Alferman (Schatz)
58. HB 128, HB 678, HB 701 & HB 964-Davis, with SCS (Richard)
59. HB 811-Ruth (Wieland)
60. HB 805-Basye (Rowden)
61. HB 664-Korman (Riddle)
62. HB 105-Love (Kraus)
63. HB 849-Pfautsch (Kraus)
64. HCS for HB 260, with SCS (Sater)
65. HCS for HB 1158, with SCS (Riddle)
66. HCS for HB 159 (Brown)
67. HB 598-Cornejo (Hegeman)
68. HB 469-Gannon, with SCS (In Fiscal Oversight)
69. HCS for HB 935, with SCS (In Fiscal Oversight)
70. HB 193-Kelley
71. HB 281-Rowland (Sater)
72. HB 568-Tate, with SCS (Schatz)
73. HCS for HB 741, with SCS
74. HB 815-Basye, with SCS (Riddle) (In Fiscal Oversight)
75. HB 557-Ross
76. HCS for HB 694 (Cunningham) (In Fiscal Oversight)
77. HCS for HB 225 (Munzlinger)
78. HCS for HB 181 (Sater)
79. HB 697-Trent (Rowden)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 141-Emery
SB 6-Richard, with SCS	SB 142-Emery
SB 13-Dixon	SB 144-Wallingford
SB 20-Brown	SB 145-Wallingford, with SCS
SB 21-Brown	SB 147-Romine
SB 28-Sater, with SCS (pending)	SB 156-Munzlinger, with SCS
SB 32-Emery, with SCS	SB 157-Dixon, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 158-Dixon
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 163-Romine
SBs 44 & 63-Romine, with SCS	SB 169-Dixon, with SCS
SB 46-Libla, with SCS	SB 171-Dixon and Sifton, with SCS
SB 61-Hegeman, with SCS	SB 176-Dixon
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 177-Dixon, with SCS
SB 68-Onder and Nasheed	SB 178-Dixon
SB 76-Munzlinger	SB 180-Nasheed, with SCS
SB 80-Wasson, with SCS	SB 183-Hoskins, with SCS
SB 81-Dixon	SB 184-Emery, with SS (pending)
SB 83-Dixon	SB 185-Onder, et al, with SCS
SB 85-Kraus, with SCS	SB 188-Munzlinger, with SCS
SB 96-Sater and Emery	SB 189-Kehoe, with SCS
SB 97-Sater, with SCS	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 102-Cunningham, with SCS	SB 196-Koenig
SB 103-Wallingford	SB 199-Wasson
SB 109-Holsman, with SCS	SB 200-Libla
SB 115-Schupp, with SCS	SB 201-Onder, with SCS
SB 117-Schupp, with SCS	SB 203-Sifton, with SCS
SB 122-Munzlinger, with SCS	SB 207-Sifton
SB 123-Munzlinger	SB 209-Wallingford
SB 126-Wasson	SB 210-Onder, with SCS
SB 129-Dixon and Sifton, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 130-Kraus, with SCS	SB 221-Riddle
SB 133-Chappelle-Nadal	SB 223-Schatz, with SCS
SB 138-Sater	SB 227-Koenig, with SCS
	SB 228-Koenig, with SS & SA 1 (pending)

SB 230-Riddle	SB 358-Wieland
SB 232-Schatz	SB 362-Hummel
SB 233-Wallingford	SB 368-Rowden
SB 234-Libla, with SCS	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 239-Rowden, with SCS	SB 378-Wallingford
SB 242-Emery, with SCS	SB 379-Schatz
SB 243-Hegeman	SB 381-Riddle
SB 247-Kraus, with SCS	SB 383-Eigel and Wieland
SB 250-Kehoe	SB 384-Rowden, with SCS
SB 252-Dixon, with SCS	SB 389-Sater, with SCS
SB 258-Munzlinger	SB 391-Munzlinger
SB 259-Munzlinger	SB 392-Holsman
SB 260-Munzlinger	SB 406-Wasson and Sater
SB 261-Munzlinger	SB 409-Koenig
SB 262-Munzlinger	SB 410-Schatz
SB 263-Riddle	SB 413-Munzlinger
SB 264-Dixon	SB 418-Hegeman, with SCS
SB 267-Schatz, with SCS	SB 419-Riddle
SB 271-Wasson and Richard, with SCS	SB 422-Cunningham, with SCS
SB 280-Hoskins, with SCS	SB 426-Wasson, with SCS
SB 284-Hegeman, with SCS	SB 427-Wasson
SBs 285 & 17-Koenig, with SCS	SB 430-Cunningham, with SCS
SB 286-Rizzo	SB 433-Sater, with SCS
SB 290-Schatz, with SCS	SB 435-Cunningham, with SCS
SB 295-Schaaf, with SCS	SB 442-Hegeman
SB 298-Curls	SB 445-Rowden
SB 303-Wieland, with SCS	SB 448-Emery
SB 311-Wasson, with SCS	SB 451-Nasheed, with SS (pending)
SBs 314 & 340-Schatz, et al, with SCS	SB 468-Hegeman
SB 316-Rowden, with SCS	SB 469-Schatz
SB 325-Kraus	SB 475-Schatz
SBs 327, 238 & 360-Romine, with SCS	SB 485-Hoskins
SB 328-Romine, with SCS & SA 3 (pending)	SB 517-Wasson
SB 330-Munzlinger	SB 526-Brown
SB 331-Hegeman	SJR 9-Romine, with SCS
SB 333-Schaaf, with SCS	SJR 11-Hegeman, with SCS
SB 336-Wieland	SJR 12-Eigel
SB 348-Wasson, with SA 1 (pending)	SJR 17-Kraus
SB 349-Wasson	

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 302 & 228, with SCS, SS for
HCS for HB 66, with SCS (Sater)	SCS & SA 5 (pending) (Schatz)
HB 85-Redmon, with SCS (Hegeman)	HB 336-Shull (Wieland)
HCS for HBs 91, 42, 131, 265 & 314	HCS for HBs 337, 259 & 575 (Schatz)
(Brown)	HCS for HB 427, with SCS (Kehoe)
HB 93-Lauer, with SCS (Wasson)	HCS for HB 451 (Wasson)
HB 95-McGaugh (Emery)	HCS for HB 460 (Munzlinger)
HB 104-Love (Brown)	HB 461-Kolkmeier (Munzlinger)
HCS for HB 115, with SCS (Wasson)	HB 462-Kolkmeier (Munzlinger)
HCS for HBs 190 & 208 (Eigel)	HB 655-Engler (Dixon)
HB 207-Fitzwater (Romine)	HCS for HBs 1194 & 1193 (Hegeman)
HB 251-Taylor, with SCS, SS for SCS,	HCB 3-Fitzpatrick, with SA 2 (pending)
SA 2 & SA 3 to SA 2 (pending) (Onder)	(Koenig)
HCS for HB 292, with SCS (Cunningham)	

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 62-Hegeman, with HCS,	SB 111-Hegeman, with HCS, as amended
as amended	SCS for SB 161-Sater, with HCS
SB 64-Schatz, with HA 1, HA 2 & HA 3	SB 411-Schatz, with HA 1, HA 2, HA 3,
SS for SCS for SB 66-Schatz, with HCS,	as amended, HA 4 & HA 5, as amended
as amended	

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

HCS for HB 2, with SCS, as amended (Brown)	HCS for HB 9, with SCS (Brown)
HCS for HB 3, with SCS (Brown)	HCS for HB 10, with SCS (Brown)
HCS for HB 4, with SCS (Brown)	HCS for HB 11, with SCS (Brown)
HCS for HB 5, with SCS (Brown)	HCS for HB 12, with SCS, as amended
HCS for HB 6, with SCS, as amended	(Brown)
(Brown)	HCS for HB 17, with SCS, as amended
HCS for HB 7, with SCS (Brown)	(Brown)
HCS for HB 8, with SCS (Brown)	HCS for HB 19, with SCS (Brown)

Requests to Recede or Grant Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
(Senate requests House recede or
grant conference)

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate recede
or grant conference)

RESOLUTIONS

SR 197-Richard

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS
SCR 26-Kehoe

HCR 6-Justus
HCR 28-Rowland (Rowden)
HCR 35-Hurst (Wallingford)
HCS for HCR 47 (Schatz)

To be Referred

SR 891-Romine

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-THIRD DAY—TUESDAY, MAY 2, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let your steadfast love, O Lord, be upon us, even as we hope in you.” Psalm 33:22)

Increase our hope, O Lord, giving us the hope which has seen things at their worst and yet refuses to despair. Give to us hope that is able to fail and yet is willing to try again. And again give us hope that can accept disappointment and yet not abandon hope. And we pray that we may keep the faith that we may walk in Your glory. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Kehoe—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 892, regarding Dennis Ford, Cosby, which was adopted.

Senator Romine offered Senate Resolution No. 893, regarding Judy Sieve, Lesterville, which was adopted.

Senator Hegeman offered Senate Resolution No. 894, regarding Chloe Haffarnan, Mount Pleasant, which was adopted.

Senator Walsh offered Senate Resolution No. 895, regarding Clarence J. Friedman, Florissant, which was adopted.

Senator Walsh offered Senate Resolution No. 896, regarding Aquera Love, Florissant, which was adopted.

Senator Schupp offered Senate Resolution No. 897, regarding Sarah Ayers, Ballwin, which was adopted.

INTRODUCTION OF GUESTS

Senator Cunningham introduced to the Senate, Joan Dietrich, Nicholas Busby, Thomas Mayhew, Chris Turnbull, Gwynivere Faye Stine, Jaden Lilly Barnes, Nellie Turnbull and Ethan Swank, JAG Club, West Plains High School.

Senator Wallingford introduced to the Senate, Todd Smith, Fredericktown.

Senator Chappelle-Nadal introduced to the Senate, Rebecca Margaret Bruce and Keir McIntosh, St. Louis.

Senator Hoskins introduced to the Senate, third and fourth grade students from Hardin-Central Elementary School.

Senator Rizzo introduced to the Senate, the Physician of the Day, Dr. Michael Monaco, Lee's Summit.

On motion of Senator Onder, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-FOURTH DAY—WEDNESDAY, MAY 3, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HC B 10-Engler
HCS for HB 619
HCS for HB 162
HB 97-Swan
HCS for HB 293
HCS for HB 219
HCS for HB 324
HCS for HB 746

HCS for HB 194
HCS for HBs 960, 962 & 828
HCS for HB 670
HB 743-Conway
HB 824-Reiboldt
HCS for HB 384
HCS for HB 886
HC B 7-Fitzwater

HCB 1-McGaugh

HCS for HB 608

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|-----------------------------|
| 1. SB 495-Riddle, with SCS | 12. SB 380-Riddle |
| 2. SB 532-Hoskins | 13. SB 297-Hummel, with SCS |
| 3. SB 518-Emery | 14. SB 474-Schatz |
| 4. SB 341-Nasheed, with SCS | 15. SB 483-Holsman |
| 5. SJR 5-Emery, with SCS | 16. SB 498-Nasheed |
| 6. SB 305-Kehoe, et al | 17. SB 251-Kehoe, with SCS |
| 7. SB 535-Wallingford | 18. SB 528-Hegeman |
| 8. SB 523-Sater, with SCS | 19. SB 307-Munzlinger |
| 9. SB 480-Kraus | 20. SB 472-Hoskins |
| 10. SB 407-Riddle, with SCS | 21. SB 524-Koenig, with SCS |
| 11. SB 353-Wallingford, with SCS | |

HOUSE BILLS ON THIRD READING

- | | |
|---|---|
| 1. HB 288-Fitzpatrick (Kehoe) | 23. HB 289-Fitzpatrick, with SCS (Rowden) |
| 2. HCS for HB 151 (Silvey) | 24. HB 493-Bondon, with SCS (Silvey) |
| 3. HB 850-Davis (Kraus) | 25. HB 52-Andrews (Hegeman) |
| 4. HCS for HB 452 (Rowden) | 26. HCS for HB 647, with SCS (Sater) |
| 5. HCS for HB 831, with SCS (Hummel) | 27. HCS for HB 353, with SCS (Sater) |
| 6. HCS for HB 381, with SCS (Hegeman) | 28. HCS for HB 54, with SCS (Emery) |
| 7. HB 58-Haefner (Onder) | 29. HB 355-Bahr (Eigel) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 30. HCS for HB 122, with SCS (Onder) |
| 9. HB 327-Morris (Curls) | 31. HCS for HB 230, with SCS (Koenig) |
| (In Fiscal Oversight) | 32. HB 700-Cookson, with SCS (Libla) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 33. HB 1045-Haahr (Wasson) |
| 11. HCS for HB 57-Haefner, with SCS | 34. HB 909-Fraker (Wasson) |
| (Libla) | 35. HCS for HB 631, with SCS (Emery) |
| 12. HCS for HB 422 (Dixon) | 36. HCS for HB 348 (Romine) |
| 13. HB 245-Rowland, with SCS (Cunningham) | 37. HJR 10-Brown (Romine) |
| 14. HB 262-Sommer (Hoskins) | 38. HCS#2 for HB 502 (Rowden) |
| 15. HCS for HB 270 (Rowden) | 39. HCS for HB 304, with SCS (Koenig) |
| 16. HCS for HB 661, with SCS (Emery) | 40. HB 871-Davis, with SCS (Kraus) |
| 17. HB 758-Cookson, with SCS (Romine) | 41. HB 843-McGaugh, with SCS (Hegeman) |
| 18. HCS for HB 138, with SCS (Onder) | 42. HB 200-Fraker, with SCS (Sater) |
| 19. HCS for HB 441 (Rowden) | 43. HCS for HB 703 (Hegeman) |
| 20. HCS for HB 253, with SCS (Romine) | 44. HB 956-Kidd, with SCS (Rizzo) |
| 21. HB 94-Lauer (Romine) | 45. HCS for HB 199, with SCS (Cunningham) |
| 22. HB 248-Fitzwater, with SCS | 46. HB 87-Henderson, with SCS (Romine) |
| (Cunningham) | 47. HB 587-Redmon, with SCS (Hegeman) |

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| 48. HCS for HB 258, with SCS (Munzlinger) | 65. HCS for HB 1158, with SCS (Riddle) |
| 49. HB 349-Brown, with SCS (Sater) | 66. HCS for HB 159 (Brown) |
| 50. HCS for HB 316, with SCS
(Wallingford) | 67. HB 598-Cornejo (Hegeman) |
| 51. HB 558-Ross, with SCS (Schatz) | 68. HB 469-Gannon, with SCS
(In Fiscal Oversight) |
| 52. HB 586-Rhoads (Rowden) | 69. HCS for HB 935, with SCS
(In Fiscal Oversight) |
| 53. HB 256-Rhoads, with SCS (Munzlinger) | 70. HB 193-Kelley |
| 54. HCS for HB 645 (Sater) | 71. HB 281-Rowland (Sater) |
| 55. HCS for HB 183 (Nasheed) | 72. HB 568-Tate, with SCS (Schatz) |
| 56. HCS for HB 542 (Schatz) | 73. HCS for HB 741, with SCS |
| 57. HB 61-Alferman (Schatz) | 74. HB 815-Basye, with SCS (Riddle)
(In Fiscal Oversight) |
| 58. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard) | 75. HB 557-Ross |
| 59. HB 811-Ruth (Wieland) | 76. HCS for HB 694 (Cunningham)
(In Fiscal Oversight) |
| 60. HB 805-Basye (Rowden) | 77. HCS for HB 225 (Munzlinger) |
| 61. HB 664-Korman (Riddle) | 78. HCS for HB 181 (Sater) |
| 62. HB 105-Love (Kraus) | 79. HB 697-Trent (Rowden) |
| 63. HB 849-Pfautsch (Kraus) | |
| 64. HCS for HB 260, with SCS (Sater) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|-----------------------------------|
| SB 5-Richard | SB 83-Dixon |
| SB 6-Richard, with SCS | SB 85-Kraus, with SCS |
| SB 13-Dixon | SB 96-Sater and Emery |
| SB 20-Brown | SB 97-Sater, with SCS |
| SB 21-Brown | SB 102-Cunningham, with SCS |
| SB 28-Sater, with SCS (pending) | SB 103-Wallingford |
| SB 32-Emery, with SCS | SB 109-Holsman, with SCS |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 115-Schupp, with SCS |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 117-Schupp, with SCS |
| SBs 44 & 63-Romine, with SCS | SB 122-Munzlinger, with SCS |
| SB 46-Libla, with SCS | SB 123-Munzlinger |
| SB 61-Hegeman, with SCS | SB 126-Wasson |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 129-Dixon and Sifton, with SCS |
| SB 68-Onder and Nasheed | SB 130-Kraus, with SCS |
| SB 76-Munzlinger | SB 133-Chappelle-Nadal |
| SB 80-Wasson, with SCS | SB 138-Sater |
| SB 81-Dixon | SB 141-Emery |
| | SB 142-Emery |
| | SB 144-Wallingford |
| | SB 145-Wallingford, with SCS |

SB 147-Romine	SB 260-Munzlinger
SB 156-Munzlinger, with SCS	SB 261-Munzlinger
SB 157-Dixon, with SCS	SB 262-Munzlinger
SB 158-Dixon	SB 263-Riddle
SB 163-Romine	SB 264-Dixon
SB 169-Dixon, with SCS	SB 267-Schatz, with SCS
SB 171-Dixon and Sifton, with SCS	SB 271-Wasson and Richard, with SCS
SB 176-Dixon	SB 280-Hoskins, with SCS
SB 177-Dixon, with SCS	SB 284-Hegeman, with SCS
SB 178-Dixon	SBs 285 & 17-Koenig, with SCS
SB 180-Nasheed, with SCS	SB 286-Rizzo
SB 183-Hoskins, with SCS	SB 290-Schatz, with SCS
SB 184-Emery, with SS (pending)	SB 295-Schaaf, with SCS
SB 185-Onder, et al, with SCS	SB 298-Curls
SB 188-Munzlinger, with SCS	SB 303-Wieland, with SCS
SB 189-Kehoe, with SCS	SB 311-Wasson, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SBs 314 & 340-Schatz, et al, with SCS
SB 196-Koenig	SB 316-Rowden, with SCS
SB 199-Wasson	SB 325-Kraus
SB 200-Libla	SBs 327, 238 & 360-Romine, with SCS
SB 201-Onder, with SCS	SB 328-Romine, with SCS & SA 3 (pending)
SB 203-Sifton, with SCS	SB 330-Munzlinger
SB 207-Sifton	SB 331-Hegeman
SB 209-Wallingford	SB 333-Schaaf, with SCS
SB 210-Onder, with SCS	SB 336-Wieland
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 348-Wasson, with SA 1 (pending)
SB 221-Riddle	SB 349-Wasson
SB 223-Schatz, with SCS	SB 358-Wieland
SB 227-Koenig, with SCS	SB 362-Hummel
SB 228-Koenig, with SS & SA 1 (pending)	SB 368-Rowden
SB 230-Riddle	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 232-Schatz	SB 378-Wallingford
SB 233-Wallingford	SB 379-Schatz
SB 234-Libla, with SCS	SB 381-Riddle
SB 239-Rowden, with SCS	SB 383-Eigel and Wieland
SB 242-Emery, with SCS	SB 384-Rowden, with SCS
SB 243-Hegeman	SB 389-Sater, with SCS
SB 247-Kraus, with SCS	SB 391-Munzlinger
SB 250-Kehoe	SB 392-Holsman
SB 252-Dixon, with SCS	SB 406-Wasson and Sater
SB 258-Munzlinger	SB 409-Koenig
SB 259-Munzlinger	SB 410-Schatz
	SB 413-Munzlinger

SB 418-Hegeman, with SCS
 SB 419-Riddle
 SB 422-Cunningham, with SCS
 SB 426-Wasson, with SCS
 SB 427-Wasson
 SB 430-Cunningham, with SCS
 SB 433-Sater, with SCS
 SB 435-Cunningham, with SCS
 SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery

SB 451-Nasheed, with SS (pending)
 SB 468-Hegeman
 SB 469-Schatz
 SB 475-Schatz
 SB 485-Hoskins
 SB 517-Wasson
 SB 526-Brown
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 93-Lauer, with SCS (Wasson)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)

HCS for HBs 302 & 228, with SCS, SS for
 SCS & SA 5 (pending) (Schatz)
 HB 336-Shull (Wieland)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)
 HCB 3-Fitzpatrick, with SA 2 (pending)
 (Koenig)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 62-Hegeman, with HCS,
 as amended
 SB 64-Schatz, with HA 1, HA 2 & HA 3
 SS for SCS for SB 66-Schatz, with HCS,
 as amended

SB 111-Hegeman, with HCS, as amended
 SCS for SB 161-Sater, with HCS
 SB 411-Schatz, with HA 1, HA 2, HA 3,
 as amended, HA 4 & HA 5, as amended

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

HCS for HB 2, with SCS, as amended
 (Brown)

HCS for HB 3, with SCS (Brown)
 HCS for HB 4, with SCS (Brown)

HCS for HB 5, with SCS (Brown)
HCS for HB 6, with SCS, as amended
(Brown)
HCS for HB 7, with SCS (Brown)
HCS for HB 8, with SCS (Brown)
HCS for HB 9, with SCS (Brown)
HCS for HB 10, with SCS (Brown)

HCS for HB 11, with SCS (Brown)
HCS for HB 12, with SCS, as amended
(Brown)
HCS for HB 17, with SCS, as amended
(Brown)
HCS for HB 19, with SCS (Brown)

Requests to Recede or Grant Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
(Senate requests House recede or
grant conference)

HCS for HBs 90 & 68, with SS, as amended
(Schatz)
(House requests Senate recede or grant
conference)

RESOLUTIONS

SR 197-Richard

SR 891-Romine

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS
SCR 26-Kehoe

HCR 6-Justus
HCR 28-Rowland (Rowden)
HCR 35-Hurst (Wallingford)
HCS for HCR 47 (Schatz)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-FOURTH DAY—WEDNESDAY, MAY 3, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Do not fear the reproach of others, and do not be dismayed when they revile you.” (Isaiah 51:7)

Dear Lord: We often encounter so many who think they know better than we do and when we don’t agree with them they can be difficult and nasty to deal with, but we pray, that drawing from Your strength and wisdom, we will do and say the things that must be done and said. So encourage us in our serving and help us be faithful and unafraid as we go about what we have been called by You to do. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 898, regarding Mark D. Foster, Festus, which was adopted.

Senator Romine offered Senate Resolution No. 899, regarding Gail Heckenberg, Pevely, which was adopted.

Senator Romine offered Senate Resolution No. 900, regarding Tina Howe, Bloomsdale, which was adopted.

Senator Walsh offered Senate Resolution No. 901, regarding Colonel James J. Groark, O'Fallon, which was adopted.

Senator Nasheed offered Senate Resolution No. 902, regarding Janice Watlington, which was adopted.

Senator Sifton offered Senate Resolution No. 903, regarding Kenneth F. "Ken" Hanneken, Saint Louis, which was adopted.

Senator Munzlinger offered Senate Resolution No. 904, regarding Kayla Ann Noyes, Macon, which was adopted.

Senator Walsh offered Senate Resolution No. 905, regarding Jacob S. Brooke, St. Joseph, which was adopted.

Senator Walsh offered Senate Resolution No. 906, regarding Samantha L. Groark, O'Fallon, which was adopted.

Senator Kehoe offered Senate Resolution No. 907, regarding Dana J. Bolin, M.Ed, LPC, NCC, Cole County, which was adopted.

Senator Kehoe offered Senate Resolution No. 908, regarding Jennifer Czarlinsky Milne, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 909, regarding the Missouri Academy of Family Physicians, which was adopted.

Senator Kehoe offered Senate Resolution No. 910, regarding Eagle Scout Samuel James Gooch, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 911, regarding William A. "Bill" Gamble, Jefferson City, which was adopted.

Senator Kehoe offered Senate Resolution No. 912, regarding Corrections Officer I James Durham, Versailles, which was adopted.

Senator Kehoe offered Senate Resolution No. 913, regarding Visitation of the Blessed Virgin Mary Catholic Church, Vienna, which was adopted.

Senator Schupp offered Senate Resolution No. 914, regarding Robert Jerome "Bob" Bodine, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 915, regarding Richard Craig "Dick" Klohr, Manchester, which was adopted.

Senator Wallingford offered Senate Resolution No. 916, regarding Ethan G. Scherer, Sikeston, which was adopted.

Senator Silvey offered the following resolution:

SENATE RESOLUTION NO. 917

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Seventeenth District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that Senate Rule 10 be amended to read as follows:

“Rule 10. The [president pro tem] lieutenant governor shall be parliamentarian of the senate and may decide all points of order, and in his absence such points of order may be decided by the chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, except in either case, the point of order may be referred by the then acting parliamentarian, to the Committee on Parliamentary Procedure for consideration and determination. All rulings on points of order shall be subject to an appeal to the senate and all questions and points of order shall be noted by the secretary with the decision thereon. (See also Rule 27.)”

Senator Riddle offered Senate Resolution No. 918, regarding Corrections Supervisor I Rickie Painter, Laddonia, which was adopted.

Senator Riddle offered Senate Resolution No. 919, regarding Register Nurse Pamela Brundage, Jonesburg, which was adopted.

Senator Riddle offered Senate Resolution No. 920, regarding Corrections Officer I Donald Lindsey, Troy, which was adopted.

Senator Riddle offered Senate Resolution No. 921, regarding Corrections Officer II Loren Bateman, Troy, which was adopted.

CONCURRENT RESOLUTIONS

Senator Wallingford moved that **HCR 35** be taken up for adoption, which motion prevailed.

On motion of Senator Wallingford, **HCR 35** was adopted by the following vote:

YEAS—Senators

Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators

Brown Richard—2

Absent with leave—Senators—None

Vacancies—1

Senator Kehoe requested unanimous consent of the Senate to go to the Order of Business of Messages

from the House.

Senator Silvey raised the point of order that pursuant to Senate Rule 3, orders of business must be taken up in order.

The point of order was referred to the President Pro Tem.

At the request of Senator Kehoe, the motion to go to the order of business of Messages from the House was withdrawn, rendering the point of order moot.

Senator Kehoe requested unanimous consent of the Senate to go the Order of Business of Senate Bills for Perfection.

Senator Silvey rose to object.

On motion of Senator Kehoe, the Senate recessed until 3:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 17**, as amended. Representatives: Fitzpatrick, Alferman, Bahr, Kendrick, Butler.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS** for **HCS** for **HB 19**. Representatives: Fitzpatrick, Alferman, Bahr, Butler, McGee.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 486**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 380**, entitled:

An Act to repeal sections 479.020, 479.353, and 488.2250, RSMo, and to enact in lieu thereof six new sections relating to judicial proceedings.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 50**.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14 and House Amendment No. 15.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“191.1100. 1. Sections 191.1100 to [191.1112] **191.1116** shall be known and may be cited as the “Volunteer Health Services Act”.

2. As used in [sections 191.1100 to 191.1112] **the volunteer health services act**, the following terms shall mean:

(1) “Gross deviation”, a conscious disregard of the safety of others;

(2) “Health care provider”, any physician, surgeon, dentist, nurse, optometrist, mental health professional licensed under chapter 337, veterinarian, or other practitioner of a health care discipline, the professional practice of which requires licensure or certification under state law or under comparable laws of another state, territory, district, or possession of the United States;

(3) “Licensed health care provider”, any health care provider holding a current license or certificate issued under:

(a) Missouri state law;

(b) Comparable laws of another state, territory, district, or possession of the United States;

(4) “Regularly practice”, to practice more than sixty days within any ninety-day period;

(5) “Sponsoring organization”, any organization that organizes or arranges for the voluntary provision of health care services and registers with the department of health and senior services as a sponsoring organization in accordance with section 191.1106;

(6) “Voluntary provision of health care services”, the providing of professional health care services by a health care provider without charge to a recipient of the services or a third party. The provision of such health care services under sections 191.1100 to 191.1112 shall be the provider’s professional practice area in which the provider is licensed or certified.

191.1110. 1. (1) No licensed health care provider **working on behalf of a sponsoring organization or registered with the appropriate licensing body pursuant to section 191.1114** who engages in the voluntary provision of health care services within the limits of the person’s license, certificate, or authorization to [any] a patient [of a sponsoring organization] shall be liable for any civil damages for any act or omission resulting from the rendering of such services, unless the act or omission was the result of such person’s gross deviation from the ordinary standard of care or willful misconduct.

(2) The volunteer licensee who is providing free care shall not receive compensation of any type,

directly or indirectly, or any benefits of any type whatsoever, or any consideration of any nature, from any person for the free care. Nor shall such service be a part of the provider's training or assignment.

(3) The volunteer licensee shall be acting within the scope of such license, certification, or authority.

(4) A health care licensee providing free health care shall not engage in activities at a clinic, or at the health care licensee's office, if the activities are performed on behalf of the sponsoring organization, unless such activities are authorized by the appropriate authorities to be performed at the clinic or office and the clinic or office is in compliance with all applicable regulations.

2. For purposes of this section, any commissioned or contract medical officer or dentist serving on active duty in the United States Armed Forces and assigned to duty as a practicing, commissioned, or contract medical officer or dentist at any military hospital or medical facility owned and operated by the United States government shall be deemed to be licensed.

191.1114. 1. To qualify for liability protection under subdivision (1) of subsection 1 of section 191.1110, a health care provider who provides volunteer health care services without working on behalf of a sponsoring organization shall register with the appropriate licensing body before providing such services by submitting a registration fee of fifty dollars and filing a registration form. The registration and fee shall be submitted annually to the appropriate licensing body with the fee to be used for the administration of sections 191.1100 to 191.1116. Such registration form shall contain:

(1) The name of the health care provider;

(2) The address, including street, city, zip code, and county, of the health care provider's principal office address;

(3) Telephone numbers for the principal office listed under subdivision (2) of this subsection; and

(4) Such additional information as the appropriate licensing body shall require.

Upon any change in the information required under this subsection, the health care provider shall notify the appropriate licensing body in writing of such change within thirty days of its occurrence.

2. The health care provider shall maintain on file for five years following the date of service the date, place, and type of services provided and shall furnish such records upon request to any regulatory board of any healing arts profession established under state law.

3. Adverse incidents and information on treatment outcomes shall be reported by any provider to the appropriate licensing body if the incidents and information pertain to a patient treated under the volunteer health services act. The appropriate licensing body shall review the incident to determine whether it involves conduct by the licensee that is subject to disciplinary action. All patient medical records and any identifying information contained in adverse incident reports and treatment outcomes which are obtained by governmental entities or licensing bodies under this subsection are confidential.

4. The appropriate licensing body may revoke the registration of any health care provider that fails to comply with the requirements of this section.

5. Nothing in the volunteer health services act shall prohibit a health care provider from providing health care services without charge or shall require a health care provider to register with an

appropriate licensing body. However, a health care provider who does not register or who does not work on behalf of a sponsoring organization shall not be entitled to liability protection under subdivision (1) subsection 1 of section 191.1110 or to continuing education credits under section 191.1116.

191.1116. For every hour of volunteer service performed by a health care provider, the appropriate licensing body shall credit such health care professional one hour of continuing education credit, up to a maximum of eight credit hours per licensure period. The health care provider shall submit to the appropriate licensing body a voluntary services report that lists the dates of voluntary service provided, the type of service provided, and the amount of time spent with each patient.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“404.1100. 1. Sections 404.1100 to 404.1110 shall be known and may be cited as the “Designated Health Care Decision-Maker Act”.

2. The provisions of sections 404.1100 to 404.1110 shall not be applicable to situations in which a patient has capacity to make health care decisions, a guardian with medical decision-making authority is appointed under chapter 475, an attorney-in-fact is appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or if the patient is under jurisdiction of the juvenile court.

404.1101. As used in sections 404.1100 to 404.1110, the following terms mean:

(1) “Adult”, a person eighteen years of age or older;

(2) “Artificially supplied nutrition and hydration”, any medical procedure whereby nutrition or hydration is supplied through a tube inserted into a person’s nose, mouth, stomach, or intestines, or nutrients or fluids are administered into a person’s bloodstream or provided subcutaneously;

(3) “Best interests”:

(a) Promoting the incapacitated person’s right to enjoy the highest attainable standard of health for that person;

(b) Advocating that the person who is incapacitated receive the same range, quality, and standard of health care, care, and comfort as is provided to a similarly situated individual who is not incapacitated; and

(c) Advocating against the discriminatory denial of health care, care, or comfort, or food or fluids on the basis that the person who is incapacitated is considered an individual with a disability;

(4) “Designated health care decision-maker”, the person designated to make health care decisions for a patient under section 404.1104;

(5) “Disability” or “disabled” shall have the same meaning as defined in 42 U.S.C. Section 12102, the Americans with Disabilities Act of 1990, as amended; provided that, the term “this chapter” in that definition shall be deemed to refer to the Missouri health care decision-maker act;

(6) “Health care”, services to diagnose or treat a human disease, ailment, defect, abnormality, or

complaint, whether of physical or mental origin, and includes making arrangements for placement in or transfer to or from a health care facility or health care provider that provides such forms of care;

(7) “Health care facility”, any hospital, hospice, inpatient facility, nursing facility, skilled nursing facility, residential care facility, intermediate care facility, dialysis treatment facility, assisted living facility, home health or hospice agency; any entity that provides home or community-based health care services; or any other facility that provides or contracts to provide health care, and which is licensed, certified, or otherwise authorized or permitted by law to provide health care;

(8) “Health care provider”, any individual who provides health care to persons and who is licensed, certified, registered, or otherwise authorized or permitted by law to provide health care;

(9) “Incapacitated”, as such term is defined and determined by sections 404.800 to 404.865;

(10) “Patient”, any adult who:

(a) Is authorized to make health care decisions for himself or herself under Missouri law but is incapacitated; and

(b) Does not have anyone with legal authority to make health care decisions for such person including, but not limited to, a guardian with medical decision-making authority appointed under chapter 475, or an attorney-in-fact appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or persons under the jurisdiction of the juvenile court;

(11) “Patient with capacity”, a patient who is determined to no longer be incapacitated under section 404.1106;

(12) “Physician”, a treating, attending, or consulting physician licensed to practice medicine under Missouri law;

(13) “Reasonable medical judgment”, a medical judgment that would be made by a reasonably prudent physician knowledgeable about the case and the health care possibilities with respect to the medical conditions involved.

404.1103. The physician or another health care provider acting at the direction of the physician shall make reasonable efforts to inform potential designated health care decision-makers set forth under section 404.1104 of whom the physician or physician’s designee is aware of the need to appoint a designated health care decision-maker for the patient.

404.1104. 1. Decisions concerning the patient’s health care may be made by the following persons with capacity in the following order of priority, with the exception of persons excluded under subsection 5 of this section:

(1) The spouse of the patient, unless the spouse and patient are separated under one of the following:

(a) A current dissolution of marriage or separation action;

(b) A signed written property or marital settlement agreement; or

(c) A permanent order of separate maintenance or support or a permanent order approving a property or marital settlement agreement between the parties;

(2) An adult child of the patient;

(3) A parent of the patient;

(4) An adult sibling of the patient;

(5) Grandparent or adult grandchild of the patient;

(6) Any other adult relative or nonrelative who can demonstrate that he or she has a close personal relationship with the patient and is familiar with the patient's personal values;

(7) A person who is a member of the same community of persons as the patient who is bound by vows to a religious life and who conducts or assists in the conducting of religious services and actually and regularly engages in religious, benevolent, charitable, or educational ministry, or performance of health care services; or

(8) Any other person designated by the unanimous mutual agreement of the persons listed above who is involved in the patient's care.

2. Reasonable efforts include, without limitation, identifying potential designated health care decision-makers as set forth under this section by examining the patient's personal effects and medical records. If a person with potential health care decision-making authority is identified, attempts to contact that person shall be made within a reasonable time consistent with the patient's medical needs after a determination of incapacity. Contact attempts, including name of the person and known telephone numbers and other contact information, shall be documented in the patient's medical record. The health care facility or health care provider shall look to the health care decision-maker highest in priority who is available and willing to act at the time a health care decision shall be made for the patient.

3. Any person or entity interested in the welfare of the patient, including a health care provider or health care facility, who disagrees on whether certain health care should be provided to or withheld or withdrawn from a patient may petition the probate court for an order for the appointment of a temporary or permanent guardian in accordance with chapter 475 to act in the best interests of the patient.

4. A person who is a member of the classes listed under subsection 1 of this section shall not be denied priority under this section based solely upon that person's support for, or direction to provide, withhold or withdraw health care to the patient, subject to the rights of other classes of potential designated decision-makers, a health care provider, or health care facility to petition the probate court for an order for the appointment of a temporary or permanent guardian under chapter 475 to act in the best interests of the patient.

5. Notwithstanding the provisions of subsection 1 of this section, priority under this section shall not be given to persons in any of the following circumstances:

(1) If a health care provider knows the person has been reported under any mandatory reporting statute for abuse or neglect of the patient including, but not limited to, section 192.2475, 198.070, 208.912, 210.115, 565.188, 630.162, or 630.165 or any other mandatory reporting statute and a finding of abuse or neglect has been substantiated. If the health care provider is aware of a report where a finding has not yet been made, such person shall not be given priority until the investigating agency either makes a finding that the allegations are unsubstantiated or, after investigation, closes the case without making a finding; provided that, such a report shall not be based on the person's support for,

or direction to provide, health care to the patient;

(2) If the health care provider determines, after making a reasonable effort to contact the designated health care decision-maker using known telephone numbers and other contact information and receiving no response, that such person is unable to be found, not reasonably available, or is unwilling to make health care decisions as needed for the patient;

(3) If a probate court in a proceeding under chapter 475 finds that the involvement of the person in decisions concerning the patient's health care is contrary to instructions that the patient had unambiguously, and without subsequent contradiction or change, expressed before he or she became incapacitated. Such a statement to the patient's physician or other health care provider contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider shall be deemed such an instruction, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation; or

(4) If the person is the subject of a protective order or other court order that directs that person to avoid contact with the patient or if such person has been found guilty of abuse under section 565.180, 565.182, or 565.184.

6. (1) The designated health care decision-maker shall make reasonable efforts to obtain information regarding the patient's health care preferences from health care providers, family, friends, or others who may have credible information.

(2) The designated health care decision-maker shall make health care decisions in the patient's best interests, taking into consideration evidence of the patient's known health care preferences and religious and moral beliefs.

7. This section does not authorize the provision or withholding of health care services that the patient has unambiguously at a time when the patient had capacity, without subsequent contradiction or change of instruction of what he or she would or would not want, expressed either in a valid living will created under sections 459.010 to 459.055 or to the patient's physician or other health care provider. Such a statement to the patient's physician or other health care provider, contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider, shall be deemed such evidence, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation.

8. A designated health care decision-maker shall be deemed a personal representative for the purposes of access to and disclosure of private medical information under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 42 U.S.C. Section 1320d and 45 CFR 160-164.

9. Nothing under sections 404.1100 to 404.1110 shall preclude any person interested in the welfare of a patient including, but not limited to, a designated health care decision-maker, a member of the classes listed under this section regardless of priority, or a health care provider or health care facility involved in the care of the patient, from petitioning the probate court for the appointment of a temporary or permanent guardian for the patient, including expedited adjudication under chapter 475.

10. Pending the final outcome of proceedings initiated under chapter 475, the designated health care decision-maker, health care provider, or health care facility shall not withhold or withdraw or direct the withholding or withdrawal of health care, nutrition, or hydration if withholding or

withdrawal, in reasonable medical judgment, would result in or hasten the death of the patient, would jeopardize the health or limb of the patient, or would result in disfigurement or impairment of the patient's faculties. If a health care provider or a health care facility objects to the provision of such health care, nutrition, or hydration on the basis of religious beliefs or sincerely held moral convictions, the provider or facility shall not impede the transfer of the patient to another health care provider or health care facility willing to provide it and shall provide such health care, nutrition, or hydration to the patient pending the completion of the transfer. For purposes of this section, artificially supplied nutrition and hydration may be withheld or withdrawn during the pendency of the guardianship proceeding only if, based on reasonable medical judgment, the patient's physician and a second licensed physician certify that the patient meets the standard set forth under subdivision (2) of subsection 1 of section 404.1105. If tolerated by the patient and adequate to supply the patient's needs for nutrition or hydration, natural feeding should be the preferred method.

404.1105. 1. No designated health care decision-maker may, with the intent of hastening or causing the death of the patient, authorize the withdrawal or withholding of nutrition or hydration supplied through either natural or artificial means. A designated health care decision-maker may authorize the withdrawal or withholding of artificially supplied nutrition and hydration only if the physician and a second licensed physician certify in the patient's medical record, based on reasonable medical judgment, that:

(1) Artificially supplied nutrition or hydration is not necessary for comfort care or the relief of pain and would serve only to prolong artificially the dying process and when death will occur within a short period of time regardless of whether such artificially supplied nutrition or hydration is withheld or withdrawn; or

(2) Artificially supplied nutrition or hydration cannot be physiologically assimilated or tolerated by the patient.

2. When tolerated by the patient and adequate to supply the patient's need for nutrition or hydration, natural feeding should be the preferred method.

404.1106. If any of the individuals specified under section 404.1104 or the designated health care decision-maker or physician believes the patient is no longer incapacitated, the patient's physician shall reexamine the patient and determine in accordance with reasonable medical judgment whether the patient is no longer incapacitated, shall certify the decision and the basis therefor in the patient's medical record, and shall notify the patient with capacity, the designated health care decision-maker, and the person who initiated the redetermination of capacity. Rights of the designated health care decision-maker shall end upon the physician's certification that the patient is no longer incapacitated.

404.1107. 1. No health care provider or health care facility that in good faith makes reasonable efforts to identify, locate, and communicate with potential designated health care decision-makers in accordance with sections 404.1100 to 404.1110 shall be subject to civil or criminal liability or regulatory sanction for the effort to identify, locate, and communicate with such potential designated health care decision-makers.

2. No health care provider or health care facility or employee thereof that makes good faith efforts to comply with the provisions in sections 404.1101 to 404.1110 and acts upon decisions, which are not otherwise unlawful, made by a health care decision-maker shall, as a result thereof, be subject to criminal or civil liability or regulatory sanction.

3. No health care decision-maker acting in accordance with sections 404.1101 to 404.1110 who in good faith makes decisions that are not otherwise unlawful shall not, as a result thereof, be subject to criminal or civil liability.

404.1108. 1. A health care provider or a health care facility may decline to comply with the health care decision of a patient or a designated health care decision-maker if such decision is contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility.

2. If at any time a health care facility or health care provider determines that any known or anticipated health care preferences expressed by the patient to the health care provider or health care facility, or as expressed through the patient's designated health care decision-maker, are contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility, such provider or facility shall promptly inform the patient or the patient's designated health care decision-maker.

3. If a health care provider declines to comply with such health care decision, no health care provider or health care facility shall impede the transfer of the patient to another health care provider or health care facility willing to comply with the health care decision.

4. Nothing in this section shall relieve or exonerate a health care provider or a health care facility from the duty to provide for the health care, care, and comfort of a patient pending transfer under this section. If withholding or withdrawing certain health care would, in reasonable medical judgment, result in or hasten the death of the patient, such health care shall be provided pending completion of the transfer. Notwithstanding any other provision of this section, no such health care shall be denied on the basis of a view that treats extending the life of an elderly, disabled, or terminally ill individual as of lower value than extending the life of an individual who is younger, nondisabled, or not terminally ill, or on the basis of the health care provider's or facility's disagreement with how the patient or individual authorized to act on the patient's behalf values the tradeoff between extending the length of the patient's life and the risk of disability.

404.1109. No health care decision-maker shall withhold or withdraw health care from a pregnant patient, consistent with existing law, as set forth under section 459.025.

404.1110. Nothing under sections 404.1100 to 404.1110 is intended to:

(1) Be construed as condoning, authorizing, or approving euthanasia or mercy killing; or

(2) Be construed as permitting any affirmative or deliberate act to end a person's life, except to permit natural death as provided by sections 404.1100 to 404.1110.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“197.005. 1. As used in this section, the term “Medicare conditions of participation” shall mean federal regulatory standards established under Title XVIII of the Social Security Act and defined in 42 CFR Part 482, as amended, for hospitals and 42 CFR Part 485, as amended, for hospitals designated as critical access hospitals under 42 U.S.C. Section 1395i-4.

2. To minimize the administrative cost of enforcing and complying with duplicative regulatory standards, on and after July 1, 2018, compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder.

3. Nothing in this section shall preclude the department from promulgating regulations effective on or after July 1, 2018, to define separate regulatory standards that do not duplicate or contradict the Medicare conditions of participation, with specific state statutory authorization to create separate regulatory standards.

4. Regulations promulgated by the department to establish and enforce hospital licensure regulations under this chapter that duplicate or conflict with the Medicare conditions of participation shall lapse and expire on and after July 1, 2018.

197.040. After ninety days from the date this law becomes effective, no person or governmental unit, acting severally or jointly with any other person or governmental unit, shall establish, conduct or maintain a hospital in this state without a license under this law **and section 197.005** issued by the department of health and senior services.

197.050. Application for a license shall be made to the department of health and senior services upon forms provided by it and shall contain such information as the department of health and senior services requires, which may include affirmative evidence of ability to comply with such reasonable standards, rules and regulations as are lawfully prescribed hereunder **in compliance with section 197.005**. Until June 30, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred dollars plus two dollars per bed for the first one hundred beds and one dollar per bed for each additional bed. Beginning July 1, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred fifty dollars plus three dollars per bed for the first four hundred beds and two dollars per bed for each additional bed. All license fees shall be paid to the director of revenue and deposited in the state treasury to the credit of the general revenue fund.

197.070. The department of health and senior services may deny, suspend or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under this law **and section 197.005**.

197.071. Any person aggrieved by an official action of the department of health and senior services affecting the licensed status of a person under the provisions of sections [197.010] **197.005** to 197.120, including the refusal to grant, the grant, the revocation, the suspension, or the failure to renew a license, may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section 621.045, and it shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department of health and senior services.

197.080. 1. The department of health and senior services, with the advice of the state advisory council and pursuant to the provisions of this section, **section 197.005**, and chapter 536, shall adopt, amend, promulgate and enforce such rules, regulations and standards with respect to all hospitals or different types of hospitals to be licensed hereunder as may be designed to further the accomplishment of the purposes of this law in promoting safe and adequate treatment of individuals in hospitals in the interest of public health, safety and welfare. No rule or portion of a rule promulgated under the authority of sections 197.010 to

197.280 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

2. The department shall review and revise regulations governing hospital licensure and enforcement to promote hospital and regulatory efficiencies [and]. **The department shall eliminate all** duplicative regulations and inspections by or on behalf of state agencies and the Centers for Medicare and Medicaid Services (CMS). The hospital licensure regulations adopted under this [section] **chapter** shall incorporate standards which shall include, but not be limited to, the following:

(1) Each citation or finding of a regulatory deficiency shall refer to the specific written regulation, any state associated written interpretive guidance developed by the department and any publicly available, professionally recognized standards of care that are the basis of the citation or finding;

(2) Subject to appropriations, the department shall ensure that its hospital licensure regulatory standards are consistent with and do not contradict the CMS Conditions of Participation (COP) and associated interpretive guidance. However, this shall not preclude the department from enforcing standards produced by the department which exceed the federal CMS' COP and associated interpretive guidance, so long as such standards produced by the department promote a higher degree of patient safety and do not contradict the federal CMS' COP and associated interpretive guidance;

(3) The department shall establish and publish guidelines for complaint investigation, including but not limited to:

(a) The department's process for reviewing and determining which complaints warrant an on-site investigation based on a preliminary review of available information from the complainant, other appropriate sources, and when not prohibited by CMS, the hospital. For purposes of providing hospitals with information necessary to improve processes and patient care, the number and nature of complaints filed and the recommended actions by the department and, as appropriate CMS, shall be disclosed upon request to hospitals so long as the otherwise confidential identity of the complainant or the patient for whom the complaint was filed is not disclosed;

(b) A departmental investigation of a complaint shall be focused on the specific regulatory standard and departmental written interpretive guidance and publicly available professionally recognized standard of care related to the complaint. During the course of any complaint investigation, the department shall cite any serious and immediate threat discovered that may potentially jeopardize the health and safety of patients;

(c) A hospital shall be provided with a report of all complaints made against the hospital. Such report shall include the nature of the complaint, the date of the complaint, the department conclusions regarding the complaint, the number of investigators and days of investigation resulting from each complaint;

(4) Hospitals and hospital personnel shall have the opportunity to participate in annual continuing training sessions when such training is provided to state licensure surveyors with prior approval from the department director and CMS when appropriate. Hospitals and hospital personnel shall assume all costs associated with facilitating the training sessions and use of curriculum materials, including but not limited to the location for training, food, and printing costs;

(5) Time lines for the department to provide responses to hospitals regarding the status and outcome of pending investigations and regulatory actions and questions about interpretations of regulations shall be identical to, to the extent practicable, the time lines established for the federal hospital certification and enforcement system in the CMS State Operations Manual, as amended. These time lines shall be the guide

for the department to follow. Every reasonable attempt shall be made to meet the time lines. However, failure to meet the established time lines shall in no way prevent the department from performing any necessary inspections to ensure the health and safety of patients.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall annually inspect each licensed hospital and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from **or on behalf of** governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction.

Section B. The enactment of section 197.005 and the repeal and reenactment of sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100 of section A of this act shall become effective on July 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“633.060. No individual receiving services from the division of developmental disabilities shall have limitations imposed on rights as established under section 630.110 without due process. Due

process is the legal right to be informed, heard, and assisted through external advocacy. Due process shall include the right to be informed of actions the individual may take and a time line for restoration of rights.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 5

Amend House Amendment No. 5 to Senate Bill No. 50, Page 6, Line 44, by inserting immediately after all of said line the following:

“Further amend said bill, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“334.036. 1. For purposes of this section, the following terms shall mean:

(1) “Assistant physician”, any medical school graduate who:

(a) Is a resident and citizen of the United States or is a legal resident alien;

(b) Has successfully completed Step 1 and Step 2 of the United States Medical Licensing Examination or the equivalent of such steps of any other board-approved medical licensing examination within the two-year period immediately preceding application for licensure as an assistant physician, but in no event more than three years after graduation from a medical college or osteopathic medical college;

(c) Has not completed an approved postgraduate residency and has successfully completed Step 2 of the United States Medical Licensing Examination or the equivalent of such step of any other board-approved medical licensing examination within the immediately preceding two-year period unless when such two-year anniversary occurred he or she was serving as a resident physician in an accredited residency in the United States and continued to do so within thirty days prior to application for licensure as an assistant physician; and

(d) Has proficiency in the English language[;].

Any medical school graduate who could have applied for licensure and complied with the provisions of this subdivision at any time between August 28, 2014, and August 28, 2017, may apply for licensure and shall be deemed in compliance with the provisions of this subdivision;

(2) “Assistant physician collaborative practice arrangement”, an agreement between a physician and an assistant physician that meets the requirements of this section and section 334.037;

(3) “Medical school graduate”, any person who has graduated from a medical college or osteopathic medical college described in section 334.031.

2. (1) An assistant physician collaborative practice arrangement shall limit the assistant physician to providing only primary care services and only in medically underserved rural or urban areas of this state or in any pilot project areas established in which assistant physicians may practice.

(2) For a physician-assistant physician team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended:

(a) An assistant physician shall be considered a physician assistant for purposes of regulations of the Centers for Medicare and Medicaid Services (CMS); and

(b) No supervision requirements in addition to the minimum federal law shall be required.

3. (1) For purposes of this section, the licensure of assistant physicians shall take place within processes established by rules of the state board of registration for the healing arts. The board of healing arts is authorized to establish rules under chapter 536 establishing licensure and renewal procedures, supervision, collaborative practice arrangements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensure may be denied or the licensure of an assistant physician may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule.

(2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

4. An assistant physician shall clearly identify himself or herself as an assistant physician and shall be permitted to use the terms “doctor”, “Dr.”, or “doc”. No assistant physician shall practice or attempt to practice without an assistant physician collaborative practice arrangement, except as otherwise provided in this section and in an emergency situation.

5. The collaborating physician is responsible at all times for the oversight of the activities of and accepts responsibility for primary care services rendered by the assistant physician.

6. The provisions of section 334.037 shall apply to all assistant physician collaborative practice arrangements. To be eligible to practice as an assistant physician, a licensed assistant physician shall enter into an assistant physician collaborative practice arrangement within six months of his or her initial licensure and shall not have more than a six-month time period between collaborative practice arrangements during his or her licensure period. Any renewal of licensure under this section shall include verification of actual practice under a collaborative practice arrangement in accordance with this subsection during the immediately preceding licensure period.

Section B. Because immediate action is necessary to allow qualified individuals to act as assistant physicians and provide medical care, the repeal and reenactment of section 334.036 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 334.036 of this act shall be in full force and effect upon its passage and approval.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“192.945. 1. As used in this section, the following terms shall mean:

(1) “Department”, the department of health and senior services;

(2) “Hemp extract”, as such term is defined in section 195.207;

(3) “Hemp extract registration card”, a card issued by the department under this section;

(4) [“Intractable epilepsy”, epilepsy that as determined by a neurologist does not respond to three or more treatment options overseen by the neurologist;

(5)] “Neurologist”, a physician who is licensed under chapter 334 and board certified in neurology;

[(6)] (5) “Parent”, a parent or legal guardian of a minor who is responsible for the minor’s medical care;

(6) “Physician”, a person who is a physician licensed by the state board of registration for the healing arts and practicing within this state and, by training or experience, is qualified to diagnose and treat a serious condition;

(7) “Registrant”, an individual to whom the department issues a hemp extract registration card under this section;

(8) “Seizure disorders”, epilepsy or nonepileptic seizures that are triggered by other physical or psychological disorders and conditions;

(9) “Serious condition”:

(a) Cancer, positive status for human immunodeficiency virus or acquired immune deficiency syndrome, amyotrophic lateral sclerosis, Parkinson’s disease, multiple sclerosis, damage to the nervous tissue of the spinal cord with objective neurological indication of intractable spasticity, epilepsy, inflammatory bowel disease, neuropathies, Huntington’s disease, post-traumatic stress disorder, rheumatoid arthritis; or

(b) Any of the following conditions clinically associated with, or a complication of, a condition under this subdivision or its treatment: cachexia or wasting syndrome, severe or chronic pain, severe nausea, seizures, severe or persistent muscle spasms.

2. The department shall issue a hemp extract registration card to an individual who:

(1) Is eighteen years of age or older;

(2) Is a Missouri resident;

(3) Provides the department with a [statement] **recommendation** signed by a neurologist **or physician** that:

(a) Indicates that the individual suffers from [intractable epilepsy] **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; and

(b) Is consistent with a record from the neurologist **or physician** concerning the individual contained in the database described in subsection [9] **10** of this section;

(c) Indicates the neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and

(d) States that the individual is under the neurologist’s or physician’s continuing care for the serious condition or seizure disorder;

(4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and

(5) Submits an application to the department on a form created by the department that contains:

- (a) The individual's name and address;
 - (b) A copy of the individual's valid photo identification; and
 - (c) Any other information the department considers necessary to implement the provisions of this section.
3. The department shall issue a hemp extract registration card to a parent who:
- (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a [statement] **recommendation** signed by a neurologist **or physician** that:
 - (a) Indicates that a minor in the parent's care suffers from [intractable epilepsy] **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; [and]
 - (b) Is consistent with a record from the neurologist **or physician** concerning the minor contained in the database described in subsection [9] **10** of this section;
 - (c) **The neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and**
 - (d) **The minor is under the neurologist's or physician's continuing care for the serious condition or seizure disorder;**
 - (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and
 - (5) Submits an application to the department on a form created by the department that contains:
 - (a) The parent's name and address;
 - (b) The minor's name;
 - (c) A copy of the parent's valid photo identification; and
 - (d) Any other information the department considers necessary to implement the provisions of this section.
4. The department shall maintain a record of the name of each registrant and the name of each minor receiving care from a registrant.
5. The department **may promulgate rules to authorize clinical trials involving hemp extract and** shall promulgate rules to:
- (1) Implement the provisions of this section including establishing the information the applicant is required to provide to the department and establishing in accordance with recommendations from the department of public safety the form and content of the hemp extract registration card; and
 - (2) Regulate the distribution of hemp extract from a cannabidiol oil care center to a registrant, which shall be in addition to any other state [or federal] regulations[; and
- The department may promulgate rules to authorize clinical trials involving hemp extract].
6. The department shall establish fees that are no greater than the amount necessary to cover the cost

the department incurs to implement the provisions of this section.

7. The registration cards issued under this section shall be valid for one year and renewable if at the time of renewal the registrant meets the requirements of either subsection 2 or 3 of this section.

8. Only the neurologist or physician may recommend hemp extract and sign the recommendation described in subsection 2 or 3 of this section as part of the treatment plan of a patient diagnosed with a serious condition or seizure disorder.

9. The neurologist **or physician** who signs the [statement] **recommendation** described in subsection 2 or 3 of this section shall:

(1) Keep a record of the neurologist's **or physician's** evaluation and observation of a patient who is a registrant or minor under a registrant's care including the patient's response to hemp extract; [and]

(2) Transmit the record described in subdivision (1) of this subsection to the department; **and**

(3) Notify the patient or the patient's parent or guardian if the patient is a minor, prior to providing a recommendation, that hemp extract has not been approved by the Federal Drug Administration and by using such treatment the patient or patient's parent or guardian is accepting the risks involved in using an unapproved product.

[9.] **10.** The department shall maintain a database of the records described in subsection [8] **9** of this section and treat the records as identifiable health data.

[10.] **11.** The department may share the records described in subsection 9 of this section with a higher education institution for the purpose of studying hemp extract.

[11.] **12.** Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, shall be invalid and void.

192.947. 1. No individual or health care entity organized under the laws of this state shall be subject to any adverse action by the state or any agency, board, or subdivision thereof, including civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission if such individual or health care entity, in its normal course of business and within its applicable licenses and regulations, acts in good faith upon or in furtherance of any order or recommendation by a neurologist **or physician** authorized under section 192.945 relating to the medical use and administration of hemp extract with respect to an eligible patient.

2. The provisions of subsection 1 of this section shall apply to the recommendation, possession, handling, storage, transfer, destruction, dispensing, or administration of hemp extract, including any act in preparation of such dispensing or administration.

[3. This section shall not be construed to limit the rights provided under law for a patient to bring a civil action for damages against a physician, hospital, registered or licensed practical nurse, pharmacist, any other individual or entity providing health care services, or an employee of any entity listed in this subsection.];

and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after all of said line the following:

“195.207. 1. As used in sections 192.945, 261.265, 261.267, and this section, the term “hemp extract” shall mean an extract from a cannabis plant or a mixture or preparation containing cannabis plant material that:

- (1) Is composed of no more than [three-tenths] **nine-tenths** percent tetrahydrocannabinol by weight;
- (2) Is composed of at least [five] **one and one-half** percent cannabidiol by weight; and
- (3) Contains no other psychoactive substance.

2. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who has been issued a valid hemp extract registration card under section 192.945, or is a minor under a registrant’s care, and possesses or uses hemp extract is not subject to the penalties described in this chapter **or chapter 579** for possession or use of the hemp extract if the individual:

(1) Possesses or uses the hemp extract only to treat [intractable epilepsy] **a serious condition or seizure disorder** as defined in section 192.945;

(2) Originally obtained the hemp extract from a sealed container with a label indicating the hemp extract’s place of origin and a number that corresponds with a certificate of analysis;

(3) Possesses, in close proximity to the hemp extract, a certificate of analysis that:

(a) Has a number that corresponds with the number on the label described in subdivision (2) of this subsection;

(b) Indicates the hemp extract’s ingredients including its percentages of tetrahydrocannabinol and cannabidiol by weight;

(c) Is created by a laboratory that is not affiliated with the producer of the hemp extract and is licensed in the state where the hemp extract was produced; and

(d) Is transmitted by the laboratory to the department of health and senior services; and

(4) Has a current hemp extract registration card issued by the department of health and senior services under section 192.945.

3. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who possesses hemp extract lawfully under subsection [2] **1** of this section and administers hemp extract to a minor suffering from [intractable epilepsy] **a serious condition or seizure disorder** is not subject to the penalties described in this chapter **or chapter 579** for administering the hemp extract to the minor if:

(1) The individual is the minor’s parent or legal guardian; and

(2) The individual is registered with the department of health and senior services as the minor’s parent under section 192.945.

4. An individual who has [been issued] a valid hemp extract registration card under section 192.945, or is a minor under a registrant’s care, may possess up to twenty ounces of hemp extract pursuant to this section. Subject to any rules or regulations promulgated by the department of health and senior services,

an individual may apply for a waiver if a **neurologist or** physician provides a substantial medical basis in a signed, written statement asserting that, based on the patient’s medical history, in the physician’s professional judgment, twenty ounces is an insufficient amount to properly alleviate the patient’s medical condition or symptoms associated with such medical condition.

261.265. 1. For purposes of this section, the following terms shall mean:

(1) “Cannabidiol oil care center”, the premises specified in an application for a cultivation and production facility license in which the licensee is authorized to distribute processed hemp extract to persons possessing a hemp extract registration card issued under section 192.945;

(2) “Cultivation and production facility”, the land and premises specified in an application for a cultivation and production facility license on which the licensee is authorized to grow, cultivate, process, and possess hemp and hemp extract;

(3) “Cultivation and production facility license”, a license that authorizes the licensee to grow, cultivate, process, and possess hemp and hemp extract, and distribute hemp extract to its cannabidiol oil care centers;

(4) “Department”, the department of agriculture;

(5) “**Entity**”, a person, corporation, nonprofit corporation, limited liability corporation, general or limited partnership, or other legal entity;

(6) “Grower”, a nonprofit entity issued a cultivation and production facility license by the department of agriculture that produces hemp extract for the treatment of [intractable epilepsy] **a serious condition or seizure disorder as such terms are defined under section 192.945;**

[(6)] (7) “Hemp”:

(a) All nonseed parts and varieties of the *cannabis sativa* plant, whether growing or not, that contain a crop-wide average tetrahydrocannabinol (THC) concentration that does not exceed the lesser of:

a. [Three-tenths] **Nine-tenths** of one percent on a dry weight basis; or

b. The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.;

(b) Any *cannabis sativa* seed that is:

a. Part of a growing crop;

b. Retained by a grower for future planting; or

c. For processing into or use as agricultural hemp seed.

This term shall not include industrial hemp commodities or products;

[(7)] (8) “Hemp monitoring system”, an electronic tracking system that includes, but is not limited to, testing and data collection established and maintained by the cultivation and production facility and is available to the department for the purposes of documenting the hemp extract production and retail sale of the hemp extract.

2. The department shall issue a cultivation and production facility license to [a nonprofit] **an** entity to grow or cultivate the cannabis plant used to make hemp extract as defined in subsection 1 of section 195.207 or hemp on the entity’s property if the entity **has been a resident of the state for at least five years, has**

completed a state and federal fingerprint-based criminal record check in accordance with section 43.543 and has paid all applicable criminal background check fees in accordance with section 43.530, has submitted to the department an application as required by the department under subsection 7 of this section, the entity meets all requirements of this section and the department's rules, and there are fewer than [two] **ten** licensed cultivation and production facilities operating in the state. **Any cultivation and production facility license issued before August 28, 2017, shall continue to be valid even if the licensed entity does not meet the residency requirement under this subsection, and the licensed entity may implement the new provisions defined in this section upon its enactment.**

3. A grower may produce and manufacture hemp and hemp extract, and distribute hemp extract as defined in section 195.207 for the treatment of persons suffering from [intractable epilepsy as defined in section 192.945] **a serious condition or seizure disorder**, consistent with any and all state [or federal] regulations regarding the production, manufacture, or distribution of such product. The department shall not issue more than [two] **five** cultivation and production facility licenses for the operation of such facilities at any one time **in 2018, and not more than ten cultivation and production facility licenses for the operation of such facilities at any one time in 2019.**

4. The department shall maintain a list of growers.

5. All growers shall keep records in accordance with rules adopted by the department. Upon at least three days' notice, the director of the department may audit the required records during normal business hours. The director may conduct an audit for the purpose of ensuring compliance with this section.

6. In addition to an audit conducted in accordance with subsection 5 of this section, the director may inspect independently, or in cooperation with the state highway patrol or a local law enforcement agency, any hemp crop during the crop's growth phase and take a representative composite sample for field analysis. If a crop contains an average tetrahydrocannabinol (THC) concentration exceeding the lesser of:

(1) [Three-tenths] **Nine-tenths** of one percent on a dry weight basis; or

(2) The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.,

the director may detain, seize, or embargo the crop.

7. The department shall promulgate rules including, but not limited to:

(1) Application requirements for licensing, including requirements for the submission of fingerprints and the completion of a criminal background check;

(2) Security requirements for cultivation and production facility premises, including, at a minimum, lighting, physical security, video and alarm requirements;

(3) Rules relating to hemp monitoring systems as defined in this section;

(4) Other procedures for internal control as deemed necessary by the department to properly administer and enforce the provisions of this section, including reporting requirements for changes, alterations, or modifications of the premises;

(5) Requirements that any hemp extract received from a legal source be submitted to a testing facility designated by the department to ensure that such hemp extract complies with the provisions of section 195.207 and to ensure that the hemp extract does not contain any pesticides. Any hemp extract that is not

submitted for testing or which after testing is found not to comply with the provisions of section 195.207 shall not be distributed or used and shall be submitted to the department for destruction; and

(6) Rules regarding the manufacture, storage, and transportation of hemp and hemp extract, which shall be in addition to any other state or federal regulations.

8. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, **shall be invalid and void.**

9. All hemp waste from the production of hemp extract shall either be destroyed, recycled by the licensee at the hemp cultivation and production facility, or donated to the department or an institution of higher education for research purposes, and shall not be used for commercial purposes.

10. In addition to any other liability or penalty provided by law, the director may revoke or refuse to issue or renew a cultivation and production facility license and may impose a civil penalty on a grower for any violation of this section, or section 192.945 or 195.207. The director may not impose a civil penalty under this section that exceeds two thousand five hundred dollars.

11. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 6

Amend House Amendment No. 6 to Senate Bill No. 50, Page 1, Line 25, by deleting said line and inserting in lieu thereof the following:

“210.233. 1. All licensed child care facilities shall report annually to the department whether the child care facility has liability insurance coverage and if so, shall provide the department with proof of such insurance coverage.

2. The department shall publish and update annually on its website whether each licensed child care facility has liability insurance coverage. Upon request, the department shall provide insurance coverage information regarding a child care facility, including the name, address, and telephone number of the facility’s liability insurance carrier.

3. The department may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

332.081. 1. Notwithstanding any other provision of law, hospitals licensed under chapter”; and

Further amend said amendment, Page 4, Line 39, by inserting after the word “board” the words “, **but shall be no less than three years**”; and

Further amend said amendment, Page 5, Line 7, by inserting immediately after the words “limited to,” the words “**up to thirty hours triennially of**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“192.500. 1. For purposes of this section, the following terms shall mean:

(1) “Cone beam computed tomography system”, a medical imaging device using x-ray computed tomography to capture data using a cone-shaped x-ray beam;

(2) “Panoramic x-ray system”, an imaging device that captures the entire mouth in a single, two-dimensional image including the teeth, upper and lower jaws, and surrounding structures and tissues.

2. Cone beam computed tomography systems and panoramic x-ray systems that cannot produce radiation intensity greater than thirty milligrays shall not be required to be inspected more frequently than every three years.

3. Cone beam computed tomography systems that can produce radiation intensity of greater than thirty milligrays shall be inspected annually.

4. In addition to the requirements of subsections 2 and 3 of this section, all cone beam computed tomography systems and panoramic x-ray systems shall be inspected within thirty days of installation and whenever moved within an office.

5. Notwithstanding any law to the contrary, inspections of conventional x-ray equipment used exclusively on animals by a licensed veterinarian or veterinary facility under chapter 340 shall not be required to be inspected more frequently than every four years.”; and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

“332.081. 1. Notwithstanding any other provision of law, hospitals licensed under chapter 197 shall be authorized to employ any or all of the following oral health providers:

(1) A dentist licensed under this chapter for the purpose of treating on hospital premises those patients who present with a dental condition and such treatment is necessary to ameliorate the condition for which they presented such as severe pain or tooth abscesses;

(2) An oral and maxillofacial surgeon licensed under this chapter for the purpose of treating oral conditions that need to be ameliorated as part of treating the underlying cause of the patient’s medical needs including, but not limited to, head and neck cancer, HIV or AIDS, severe trauma resulting in admission to the hospital, organ transplant, diabetes, or seizure disorders. It shall be a condition of treatment that such patients are admitted to the hospital on either an in- or out-patient basis;

(3) A maxillofacial prosthodontist licensed under this chapter for the purpose of treating and supporting patients of a head and neck cancer team or other complex care or surgical team for the

fabrication of appliances following ablative surgery, surgery to correct birth anomalies, extensive radiation treatment of the head or neck, or trauma-related surgery.

2. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; or

(9) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

(10) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

[2]3. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is

organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(1)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

[3]4. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

[4]5. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

[5]6. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce

employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

[6]7. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

[7]8. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

[8]9. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

[9]10. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

[10]11. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

345.051. 1. Every person licensed or registered pursuant to the provisions of sections 345.010 to

345.080 shall renew the license or registration on or before the renewal date. Such renewal date shall be determined by the board. The application shall be made on a form furnished by the board. The application shall include, but not be limited to, disclosure of the applicant's full name and the applicant's office and residence addresses and the date and number of the applicant's license or registration, all final disciplinary actions taken against the applicant by any speech-language-hearing association or society, state, territory or federal agency or country and information concerning the applicant's current physical and mental fitness to practice.

2. A blank form for application for license or registration renewal shall be mailed to each person licensed or registered in this state at the person's last known office or residence address. The failure to mail the form of application or the failure to receive it does not, however, relieve any person of the duty to renew the license or registration and pay the fee required by sections 345.010 to 345.080 for failure to renew the license or registration.

3. An applicant for renewal of a license or registration under this section shall:

(1) Submit an amount established by the board; and

(2) Meet any other requirements the board establishes as conditions for license or registration renewal, including the demonstration of continued competence to practice the profession for which the license or registration is issued. A requirement of continued competence may include, but is not limited to, continuing education, examination, self-evaluation, peer review, performance appraisal or practical simulation.

4. If a license or registration is suspended pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may be renewed but does not entitle the licensee to engage in the licensed or registered activity or in any other conduct or activity which violates the order of judgment by which the license or registration was suspended until such license or registration has been reinstated.

5. If a license or registration is revoked on disciplinary grounds pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may not be renewed. If a license or registration is reinstated after its expiration, the licensee, as a condition of reinstatement, shall pay a reinstatement fee that is equal to the renewal fee in effect on the last regular renewal date immediately preceding the date of reinstatement plus any late fee established by the board.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to Senate Bill No. 50, Page 3, Line 26, by deleting said line and inserting in lieu thereof the following:

“section shall become effective unless it has been promulgated pursuant to chapter 536.

192.380. 1. For purposes of this section, the following terms shall mean:

(1) “Birthing facility”, any hospital as defined under section 197.020 with more than one licensed obstetric bed or a neonatal intensive care unit, a hospital operated by a state university, or a birthing center licensed under sections 197.200 to 197.240;

(2) “Department”, the department of health and senior services.

2. After holding multiple public hearings in diverse geographic regions of the state and seeking broad public and stakeholder input, the department shall establish criteria for levels of maternal care designations and levels of neonatal care designations for birthing facilities. The levels developed under this section shall be based upon:

(1) The most current published version of the “Levels of Neonatal Care” developed by the American Academy of Pediatrics;

(2) The most current published version of the “Levels of Maternal Care” developed by the American Congress of Obstetricians and Gynecologists and the Society for Maternal-Fetal Medicine; and

(3) Necessary variance when considering the geographic and varied needs of citizens of this state.

3. Nothing in this section shall be construed in any way to modify or expand the licensure of any health care professional.

4. Nothing in this section shall be construed in any way to require a patient be transferred to a different facility.

5. The department shall promulgate rules to implement the provisions of this section no later than January 1, 2018. Such rules shall be limited to those necessary for the establishment of levels of neonatal care designations and levels of maternal care designations for birthing facilities under subsection 2 of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

6. Beginning January 1, 2019, any hospital with a birthing facility shall report to the department its appropriate level of maternal care designation and neonatal care designation as determined by the criteria outlined under subsection 2 of this section.

7. Beginning January 1, 2019, any hospital with a birthing facility operated by a state university shall report to the department its appropriate level of maternal care designation and neonatal care designation as determined by the criteria outlined under subsection 2 of this section.

8. The department may partner with appropriate nationally recognized professional organizations with demonstrated expertise in maternal and neonatal standards of care to administer the provisions of this section.

9. The criteria for levels of maternal and neonatal care developed under subsection 2 of this section shall not include pregnancy termination or counseling or referral for pregnancy termination.”; and” ; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting after said section and line the following:

“191.332. 1. By January 1, 2002, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include potentially treatable or manageable disorders, which may include but are not limited to cystic fibrosis, galactosemia, biotinidase deficiency, congenital adrenal hyperplasia, maple syrup urine disease (MSUD) and other amino acid disorders, glucose-6-phosphate dehydrogenase deficiency (G-6-PD), MCAD and other fatty acid oxidation disorders, methylmalonic acidemia, propionic acidemia, isovaleric acidemia and glutaric acidemia Type I.

2. By January 1, 2017, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include severe combined immunodeficiency (SCID), also known as bubble boy disease. The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection.

3. By January 1, 2019, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include spinal muscular atrophy (SMA) and Hunter syndrome (MPS II). The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection. To help fund initial costs incurred by the state, the department shall apply for available newborn screening grant funding specific to screening for spinal muscular atrophy and Hunter syndrome. The department shall have discretion in accepting the terms of such grants.

4. The department of health and senior services may promulgate rules to implement the provisions of this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

“211.021. [1.] As used in this chapter, unless the context clearly requires otherwise:

(1) “Adult” means a person [seventeen] **eighteen** years of age or older [except for seventeen-year-old children as defined in this section];

(2) “Child” means any person under [seventeen] **eighteen** years of age [and shall mean, in addition, any person over seventeen but not yet eighteen years of age alleged to have committed a status offense];

(3) “Juvenile court” means the juvenile division or divisions of the circuit court of the county, or judges while hearing juvenile cases assigned to them;

(4) “Legal custody” means the right to the care, custody and control of a child and the duty to provide

food, clothing, shelter, ordinary medical care, education, treatment and discipline of a child. Legal custody may be taken from a parent only by court action and if the legal custody is taken from a parent without termination of parental rights, the parent's duty to provide support continues even though the person having legal custody may provide the necessities of daily living;

(5) "Parent" means either a natural parent or a parent by adoption and if the child is illegitimate, "parent" means the mother;

(6) "Shelter care" means the temporary care of juveniles in physically unrestricting facilities pending final court disposition. These facilities may include:

(a) "Foster home", the private home of foster parents providing twenty-four-hour care to one to three children unrelated to the foster parents by blood, marriage or adoption;

(b) "Group foster home", the private home of foster parents providing twenty-four-hour care to no more than six children unrelated to the foster parents by blood, marriage or adoption;

(c) "Group home", a child care facility which approximates a family setting, provides access to community activities and resources, and provides care to no more than twelve children;

(7) "Status offense", any offense as described in subdivision (2) of subsection 1 of section 211.031.

[2. The amendments to subsection 1 of this section, as provided for in this act, shall not take effect until such time as appropriations by the general assembly for additional juvenile officer full-time equivalents and deputy juvenile officer full-time equivalents shall exceed by one million nine hundred thousand dollars the amount spent by the state for such officers in fiscal year 2007 and appropriations by the general assembly to single first class counties for juvenile court personnel costs shall exceed by one million nine hundred thousand dollars the amount spent by the state for such juvenile court personnel costs in fiscal year 2007 and notice of such appropriations has been given to the revisor of statutes].

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in sections 487.010 to 487.190 shall have exclusive original jurisdiction in proceedings:

(1) Involving any child [or person seventeen years of age] who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child [or person seventeen years of age], neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child [or person seventeen years of age] shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child [or person seventeen years of age] is otherwise without proper care, custody or support; or

(c) The child [or person seventeen years of age] was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130;

(d) The child [or person seventeen years of age is a child] is in need of mental health services and the

parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school; or

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control; or

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification; or

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of [seventeen] **eighteen** years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child [or person seventeen years of age] to the guardianship of the department of social services as provided by law; and

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than [seventeen] **eighteen** years of age.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child [or person seventeen years of age] who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child [or person seventeen years of age] may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person [seventeen] **eighteen** years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter,

the court in which a proceeding is commenced may transfer the proceeding of a child [or person seventeen years of age] to the court located in the county of the child's residence [or the residence of the person seventeen years of age], or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child [or person seventeen years of age] to the court located in the county of the child's residence [or the residence of the person seventeen years of age] for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child [or person seventeen years of age] under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child [or person seventeen years of age] or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child [or person seventeen years of age], certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child [or person seventeen years of age] taken into custody in a county other than the county of the child's residence [or the residence of a person seventeen years of age], the juvenile court of the county of the child's residence [or the residence of a person seventeen years of age] shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child.

211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child [or person seventeen years of age], alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.

2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.

3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court

proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.

5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.

6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.

7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:

(1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or

(2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.

211.033. 1. No person under the age of [seventeen] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071 shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [seventeen] **eighteen** to a juvenile detention facility.

2. Nothing in this section shall be construed as creating any civil or criminal liability for any law enforcement officer, juvenile officer, school personnel, or court personnel for any action taken or failure to take any action involving a minor child who remains under the jurisdiction of the juvenile court under this section if such action or failure to take action is based on a good faith belief by such officer or personnel that the minor child is not under the jurisdiction of the juvenile court.

[3. The amendments to subsection 2 of this section, as provided for in this act, shall not take effect until such time as the provisions of section 211.021 shall take effect in accordance with subsection 2 of section 211.021.]

211.041. When jurisdiction over the person of a child has been acquired by the juvenile court under the

provisions of this chapter in proceedings coming within the applicable provisions of section 211.031, the jurisdiction of the child may be retained for the purpose of this chapter until he or she has attained the age of twenty-one years, except in cases where he or she is committed to and received by the division of youth services, unless jurisdiction has been returned to the committing court by provisions of chapter 219 through requests of the court to the division of youth services and except in any case where he or she has not paid an assessment imposed in accordance with section 211.181 or in cases where the judgment for restitution entered in accordance with section 211.185 has not been satisfied. Every child over whose person the juvenile court retains jurisdiction shall be prosecuted under the general law for any violation of a state law or of a municipal ordinance which he or she commits after he or she becomes [seventeen] **eighteen** years of age. The juvenile court shall have no jurisdiction with respect to any such violation and, so long as it retains jurisdiction of the child, shall not exercise its jurisdiction in such a manner as to conflict with any other court's jurisdiction as to any such violation.

211.061. 1. When a child is taken into custody with or without warrant for an offense, the child, together with any information concerning the child and the personal property found in the child's possession, shall be taken immediately and directly before the juvenile court or delivered to the juvenile officer or person acting for [him] **the child**.

2. If any person is taken before a circuit or associate circuit judge not assigned to juvenile court or a municipal judge, and it is then, or at any time thereafter, ascertained that he or she was under the age of [seventeen] **eighteen** years at the time he or she is alleged to have committed the offense, or that he or she is subject to the jurisdiction of the juvenile court as provided by this chapter, it is the duty of the judge forthwith to transfer the case or refer the matter to the juvenile court, and direct the delivery of such person, together with information concerning him or her and the personal property found in his or her possession, to the juvenile officer or person acting as such.

3. When the juvenile court is informed that a child is in detention it shall examine the reasons therefor and shall immediately:

(1) Order the child released; or

(2) Order the child continued in detention until a detention hearing is held. An order to continue the child in detention shall only be entered upon the filing of a petition or motion to modify and a determination by the court that probable cause exists to believe that the child has committed acts specified in the petition or motion that bring the child within the jurisdiction of the court under subdivision (2) or (3) of subsection 1 of section 211.031.

4. A juvenile shall not remain in detention for a period greater than twenty-four hours unless the court orders a detention hearing. If such hearing is not held within three days, excluding Saturdays, Sundays and legal holidays, the juvenile shall be released from detention unless the court for good cause orders the hearing continued. The detention hearing shall be held within the judicial circuit at a date, time and place convenient to the court. Notice of the date, time and place of a detention hearing, and of the right to counsel, shall be given to the juvenile and his or her custodian in person, by telephone, or by such other expeditious method as is available.

211.071. 1. If a petition alleges that a child between the ages of twelve and [seventeen] **eighteen** has committed an offense which would be considered a felony if committed by an adult, the court may, upon its own motion or upon motion by the juvenile officer, the child or the child's custodian, order a hearing and may, in its discretion, dismiss the petition and such child may be transferred to the court of general

jurisdiction and prosecuted under the general law; except that if a petition alleges that any child has committed an offense which would be considered first degree murder under section 565.020, second degree murder under section 565.021, first degree assault under section 565.050, forcible rape under section 566.030 as it existed prior to August 28, 2013, rape in the first degree under section 566.030, forcible sodomy under section 566.060 as it existed prior to August 28, 2013, sodomy in the first degree under section 566.060, first degree robbery under section 569.020 **as it existed prior to January 1, 2017, or first degree robbery under section 570.023**, [or] distribution of drugs under section 195.211 **as it existed prior to January 1, 2017, or the manufacturing of a controlled substance under section 579.055**, or has committed two or more prior unrelated offenses which would be felonies if committed by an adult, the court shall order a hearing, and may in its discretion, dismiss the petition and transfer the child to a court of general jurisdiction for prosecution under the general law.

2. Upon apprehension and arrest, jurisdiction over the criminal offense allegedly committed by any person between [seventeen] **eighteen** and twenty-one years of age over whom the juvenile court has retained continuing jurisdiction shall automatically terminate and that offense shall be dealt with in the court of general jurisdiction as provided in section 211.041.

3. Knowing and willful age misrepresentation by a juvenile subject shall not affect any action or proceeding which occurs based upon the misrepresentation. Any evidence obtained during the period of time in which a child misrepresents his or her age may be used against the child and will be subject only to rules of evidence applicable in adult proceedings.

4. Written notification of a transfer hearing shall be given to the juvenile and his or her custodian in the same manner as provided in sections 211.101 and 211.111. Notice of the hearing may be waived by the custodian. Notice shall contain a statement that the purpose of the hearing is to determine whether the child is a proper subject to be dealt with under the provisions of this chapter, and that if the court finds that the child is not a proper subject to be dealt with under the provisions of this chapter, the petition will be dismissed to allow for prosecution of the child under the general law.

5. The juvenile officer may consult with the office of prosecuting attorney concerning any offense for which the child could be certified as an adult under this section. The prosecuting or circuit attorney shall have access to police reports, reports of the juvenile or deputy juvenile officer, statements of witnesses and all other records or reports relating to the offense alleged to have been committed by the child. The prosecuting or circuit attorney shall have access to the disposition records of the child when the child has been adjudicated pursuant to subdivision (3) of subsection 1 of section 211.031. The prosecuting attorney shall not divulge any information regarding the child and the offense until the juvenile court at a judicial hearing has determined that the child is not a proper subject to be dealt with under the provisions of this chapter.

6. A written report shall be prepared in accordance with this chapter developing fully all available information relevant to the criteria which shall be considered by the court in determining whether the child is a proper subject to be dealt with under the provisions of this chapter and whether there are reasonable prospects of rehabilitation within the juvenile justice system. These criteria shall include but not be limited to:

(1) The seriousness of the offense alleged and whether the protection of the community requires transfer to the court of general jurisdiction;

(2) Whether the offense alleged involved viciousness, force and violence;

(3) Whether the offense alleged was against persons or property with greater weight being given to the offense against persons, especially if personal injury resulted;

(4) Whether the offense alleged is a part of a repetitive pattern of offenses which indicates that the child may be beyond rehabilitation under the juvenile code;

(5) The record and history of the child, including experience with the juvenile justice system, other courts, supervision, commitments to juvenile institutions and other placements;

(6) The sophistication and maturity of the child as determined by consideration of his home and environmental situation, emotional condition and pattern of living;

(7) The age of the child;

(8) The program and facilities available to the juvenile court in considering disposition;

(9) Whether or not the child can benefit from the treatment or rehabilitative programs available to the juvenile court; and

(10) Racial disparity in certification.

7. If the court dismisses the petition to permit the child to be prosecuted under the general law, the court shall enter a dismissal order containing:

(1) Findings showing that the court had jurisdiction of the cause and of the parties;

(2) Findings showing that the child was represented by counsel;

(3) Findings showing that the hearing was held in the presence of the child and his counsel; and

(4) Findings showing the reasons underlying the court's decision to transfer jurisdiction.

8. A copy of the petition and order of the dismissal shall be sent to the prosecuting attorney.

9. When a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the prosecution of the child results in a conviction, the jurisdiction of the juvenile court over that child is forever terminated, except as provided in subsection 10 of this section, for an act that would be a violation of a state law or municipal ordinance.

10. If a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the child is found not guilty by a court of general jurisdiction, the juvenile court shall have jurisdiction over any later offense committed by that child which would be considered a misdemeanor or felony if committed by an adult, subject to the certification provisions of this section.

11. If the court does not dismiss the petition to permit the child to be prosecuted under the general law, it shall set a date for the hearing upon the petition as provided in section 211.171.

211.073. 1. The court shall, in a case when the offender is under [seventeen] **eighteen** years [and six months] of age and has been transferred to a court of general jurisdiction pursuant to section 211.071, and whose prosecution results in a conviction or a plea of guilty, consider dual jurisdiction of both the criminal and juvenile codes, as set forth in this section. The court is authorized to impose a juvenile disposition under this chapter and simultaneously impose an adult criminal sentence, the execution of which shall be suspended pursuant to the provisions of this section. Successful completion of the juvenile disposition ordered shall be a condition of the suspended adult criminal sentence. The court may order an offender into the custody of the division of youth services pursuant to this section:

(1) Upon agreement of the division of youth services; and

(2) If the division of youth services determines that there is space available in a facility designed to serve offenders sentenced under this section. If the division of youth services agrees to accept a youth and the court does not impose a juvenile disposition, the court shall make findings on the record as to why the division of youth services was not appropriate for the offender prior to imposing the adult criminal sentence.

2. If there is probable cause to believe that the offender has violated a condition of the suspended sentence or committed a new offense, the court shall conduct a hearing on the violation charged, unless the offender waives such hearing. If the violation is established and found the court may continue or revoke the juvenile disposition, impose the adult criminal sentence, or enter such other order as it may see fit.

3. When an offender has received a suspended sentence pursuant to this section and the division determines the child is beyond the scope of its treatment programs, the division of youth services may petition the court for a transfer of custody of the offender. The court shall hold a hearing and shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

4. When an offender who has received a suspended sentence reaches the age of [seventeen] **eighteen**, the court shall hold a hearing. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections;

(2) Direct that the offender be placed on probation; or

(3) Direct that the offender remain in the custody of the division of youth services if the division agrees to such placement.

5. The division of youth services shall petition the court for a hearing before it releases an offender who comes within subsection 1 of this section at any time before the offender reaches the age of twenty-one years. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

6. If the suspension of the adult criminal sentence is revoked, all time served by the offender under the juvenile disposition shall be credited toward the adult criminal sentence imposed.

211.081. 1. Whenever any person informs the court in person and in writing that a child appears to be within the purview of applicable provisions of section 211.031 [or that a person seventeen years of age appears to be within the purview of the provisions of subdivision (1) of subsection 1 of section 211.031], the court shall make or cause to be made a preliminary inquiry to determine the facts and to determine whether or not the interests of the public or of the child [or person seventeen years of age] require that further action be taken. On the basis of this inquiry, the juvenile court may make such informal adjustment as is practicable without a petition or may authorize the filing of a petition by the juvenile officer. Any other provision of this chapter to the contrary notwithstanding, the juvenile court shall not make any order for disposition of a child [or person seventeen years of age] which would place or commit the child [or person

seventeen years of age] to any location outside the state of Missouri without first receiving the approval of the children's division.

2. Placement in any institutional setting shall represent the least restrictive appropriate placement for the child [or person seventeen years of age] and shall be recommended based upon a psychological or psychiatric evaluation or both. Prior to entering any order for disposition of a child [or person seventeen years of age] which would order residential treatment or other services inside the state of Missouri, the juvenile court shall enter findings which include the recommendation of the psychological or psychiatric evaluation or both; and certification from the division director or designee as to whether a provider or funds or both are available, including a projection of their future availability. If the children's division indicates that funding is not available, the division shall recommend and make available for placement by the court an alternative placement for the child [or person seventeen years of age]. The division shall have the burden of demonstrating that they have exercised due diligence in utilizing all available services to carry out the recommendation of the evaluation team and serve the best interest of the child [or person seventeen years of age]. The judge shall not order placement or an alternative placement with a specific provider but may reasonably designate the scope and type of the services which shall be provided by the department to the child [or person seventeen years of age].

3. Obligations of the state incurred under the provisions of section 211.181 shall not exceed, in any fiscal year, the amount appropriated for this purpose.

211.091. 1. The petition shall be entitled "In the interest of, a child under [seventeen] **eighteen** years of age" [or "In the interest of, a child seventeen years of age" or "In the interest of, a person seventeen years of age" as appropriate to the subsection of section 211.031 that provides the basis for the filing of the petition].

2. The petition shall set forth plainly:

(1) The facts which bring the child [or person seventeen years of age] within the jurisdiction of the court;

(2) The full name, birth date, and residence of the child [or person seventeen years of age];

(3) The names and residence of his or her parents, if living;

(4) The name and residence of his or her legal guardian if there be one, of the person having custody of the child [or person seventeen years of age] or of the nearest known relative if no parent or guardian can be found; and

(5) Any other pertinent data or information.

3. If any facts required in subsection 2 of this section are not known by the petitioner, the petition shall so state.

4. Prior to the voluntary dismissal of a petition filed under this section, the juvenile officer shall assess the impact of such dismissal on the best interests of the child, and shall take all actions practicable to minimize any negative impact.

211.101. 1. After a petition has been filed, unless the parties appear voluntarily, the juvenile court shall issue a summons in the name of the state of Missouri requiring the person who has custody of the child [or person seventeen years of age] to appear personally and, unless the court orders otherwise, to bring the child [or person seventeen years of age] before the court, at the time and place stated.

2. If the person so summoned is other than a parent or guardian of the child [or person seventeen years of age], then the parent or guardian or both shall also be notified of the pendency of the case and of the time and place appointed.

3. If it appears that the child [or person seventeen years of age] is in such condition or surroundings that his or her welfare requires that his or her custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, the officer serving it to take the child [or person seventeen years of age] into custody at once.

4. Subpoena may be issued requiring the appearance of any other person whose presence, in the opinion of the judge, is necessary.

211.161. 1. The court may cause any child [or person seventeen years of age] within its jurisdiction to be examined by a physician, psychiatrist or psychologist appointed by the court in order that the condition of the child [or person seventeen years of age] may be given consideration in the disposition of his case. The expenses of the examination when approved by the court shall be paid by the county, except that the county shall not be liable for the costs of examinations conducted by the department of mental health either directly or through contract.

2. The services of a state, county or municipally maintained hospital, institution, or psychiatric or health clinic may be used for the purpose of this examination and treatment.

3. A county may establish medical, psychiatric and other facilities, upon request of the juvenile court, to provide proper services for the court in the diagnosis and treatment of children [or persons seventeen years of age] coming before it and these facilities shall be under the administration and control of the juvenile court. The juvenile court may appoint and fix the compensation of such professional and other personnel as it deems necessary to provide the court proper diagnostic, clinical and treatment services for children [or persons seventeen years of age] under its jurisdiction.

211.181. 1. When a child [or person seventeen years of age] is found by the court to come within the applicable provisions of subdivision (1) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child [or person seventeen years of age], and the court may, by order duly entered, proceed as follows:

(1) Place the child [or person seventeen years of age] under supervision in his own home or in the custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child [or person seventeen years of age] to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes; except that, such child [or person seventeen years of age] may not be committed to the department of social services, division of youth services;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive the child [or person seventeen years of age] in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child [or person seventeen years of age] in a family home;

(4) Cause the child [or person seventeen years of age] to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child [or person seventeen years of age] requires it, cause the child [or person seventeen years of age] to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child [or person seventeen years of age] whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) The court may order, pursuant to subsection 2 of section 211.081, that the child receive the necessary services in the least restrictive appropriate environment including home and community-based services, treatment and support, based on a coordinated, individualized treatment plan. The individualized treatment plan shall be approved by the court and developed by the applicable state agencies responsible for providing or paying for any and all appropriate and necessary services, subject to appropriation, and shall include which agencies are going to pay for and provide such services. Such plan must be submitted to the court within thirty days and the child's family shall actively participate in designing the service plan for the child [or person seventeen years of age];

(6) The department of social services, in conjunction with the department of mental health, shall apply to the United States Department of Health and Human Services for such federal waivers as required to provide services for such children, including the acquisition of community-based services waivers.

2. When a child is found by the court to come within the provisions of subdivision (2) of subsection 1 of section 211.031, the court shall so decree and upon making a finding of fact upon which it exercises its jurisdiction over the child, the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his **or her** own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or place them in family homes; except that, a child may be committed to the department of social services, division of youth services, only if he **or she** is presently under the court's supervision after an adjudication under the provisions of subdivision (2) or (3) of subsection 1 of section 211.031;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child in a family home;

(4) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) Assess an amount of up to ten dollars to be paid by the child to the clerk of the court.

Execution of any order entered by the court pursuant to this subsection, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed.

3. When a child is found by the court to come within the provisions of subdivision (3) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child, and the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his or her own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require; provided that, no child who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566, RSMo, including but not limited to rape, forcible sodomy, child molestation, and sexual abuse, and in which the victim was a child, shall be placed in any residence within one thousand feet of the residence of the abused child of that offense until the abused child reaches the age of eighteen, and provided further that the provisions of this subdivision regarding placement within one thousand feet of the abused child shall not apply when the abusing child and the abused child are siblings or children living in the same home;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Beginning January 1, 1996, the court may make further directions as to placement with the division of youth services concerning the child's length of stay. The length of stay order may set forth a minimum review date;

(4) Place the child in a family home;

(5) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith

are providing other remedial treatment recognized or permitted under the laws of this state;

(6) Suspend or revoke a state or local license or authority of a child to operate a motor vehicle;

(7) Order the child to make restitution or reparation for the damage or loss caused by his **or her** offense. In determining the amount or extent of the damage, the court may order the juvenile officer to prepare a report and may receive other evidence necessary for such determination. The child and his **or her** attorney shall have access to any reports which may be prepared, and shall have the right to present evidence at any hearing held to ascertain the amount of damages. Any restitution or reparation ordered shall be reasonable in view of the child's ability to make payment or to perform the reparation. The court may require the clerk of the circuit court to act as receiving and disbursing agent for any payment ordered;

(8) Order the child to a term of community service under the supervision of the court or of an organization selected by the court. Every person, organization, and agency, and each employee thereof, charged with the supervision of a child under this subdivision, or who benefits from any services performed as a result of an order issued under this subdivision, shall be immune from any suit by the child ordered to perform services under this subdivision, or any person deriving a cause of action from such child, if such cause of action arises from the supervision of the child's performance of services under this subdivision and if such cause of action does not arise from an intentional tort. A child ordered to perform services under this subdivision shall not be deemed an employee within the meaning of the provisions of chapter 287, RSMo, nor shall the services of such child be deemed employment within the meaning of the provisions of chapter 288, RSMo. Execution of any order entered by the court, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed;

(9) When a child has been adjudicated to have violated a municipal ordinance or to have committed an act that would be a misdemeanor if committed by an adult, assess an amount of up to twenty-five dollars to be paid by the child to the clerk of the court; when a child has been adjudicated to have committed an act that would be a felony if committed by an adult, assess an amount of up to fifty dollars to be paid by the child to the clerk of the court.

4. Beginning January 1, 1996, the court may set forth in the order of commitment the minimum period during which the child shall remain in the custody of the division of youth services. No court order shall require a child to remain in the custody of the division of youth services for a period which exceeds the child's eighteenth birth date except upon petition filed by the division of youth services pursuant to subsection 1 of section 219.021, RSMo. In any order of commitment of a child to the custody of the division of youth services, the division shall determine the appropriate program or placement pursuant to subsection 3 of section 219.021, RSMo. Beginning January 1, 1996, the department shall not discharge a child from the custody of the division of youth services before the child completes the length of stay determined by the court in the commitment order unless the committing court orders otherwise. The director of the division of youth services may at any time petition the court for a review of a child's length of stay commitment order, and the court may, upon a showing of good cause, order the early discharge of the child from the custody of the division of youth services. The division may discharge the child from the division of youth services without a further court order after the child completes the length of stay determined by the court or may retain the child for any period after the completion of the length of stay in accordance with the law.

5. When an assessment has been imposed under the provisions of subsection 2 or 3 of this section, the assessment shall be paid to the clerk of the court in the circuit where the assessment is imposed by court

order, to be deposited in a fund established for the sole purpose of payment of judgments entered against children in accordance with section 211.185.

211.321. 1. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall not be open to inspection or their contents disclosed, except by order of the court to persons having a legitimate interest therein, unless a petition or motion to modify is sustained which charges the child with an offense which, if committed by an adult, would be a class A felony under the criminal code of Missouri, or capital murder, first degree murder, or second degree murder or except as provided in subsection 2 of this section. In addition, whenever a report is required under section 557.026, there shall also be included a complete list of certain violations of the juvenile code for which the defendant had been adjudicated a delinquent while a juvenile. This list shall be made available to the probation officer and shall be included in the presentence report. The violations to be included in the report are limited to the following: rape, sodomy, murder, kidnapping, robbery, arson, burglary or any acts involving the rendering or threat of serious bodily harm. The supreme court may promulgate rules to be followed by the juvenile courts in separating the records.

2. In all proceedings under subdivision (2) of subsection 1 of section 211.031, the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and shall be open to inspection only by order of the judge of the juvenile court or as otherwise provided by statute. In all proceedings under subdivision (3) of subsection 1 of section 211.031 the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and may be open to inspection without court order only as follows:

(1) The juvenile officer is authorized at any time:

(a) To provide information to or discuss matters concerning the child, the violation of law or the case with the victim, witnesses, officials at the child's school, law enforcement officials, prosecuting attorneys, any person or agency having or proposed to have legal or actual care, custody or control of the child, or any person or agency providing or proposed to provide treatment of the child. Information received pursuant to this paragraph shall not be released to the general public, but shall be released only to the persons or agencies listed in this paragraph;

(b) To make public information concerning the offense, the substance of the petition, the status of proceedings in the juvenile court and any other information which does not specifically identify the child or the child's family;

(2) After a child has been adjudicated delinquent pursuant to subdivision (3) of subsection 1 of section 211.031, for an offense which would be a felony if committed by an adult, the records of the dispositional hearing and proceedings related thereto shall be open to the public to the same extent that records of criminal proceedings are open to the public. However, the social summaries, investigations or updates in the nature of presentence investigations, and status reports submitted to the court by any treating agency or individual after the dispositional order is entered shall be kept confidential and shall be opened to inspection only by order of the judge of the juvenile court;

(3) As otherwise provided by statute;

(4) In all other instances, only by order of the judge of the juvenile court.

3. Peace officers' records, if any are kept, of children shall be kept separate from the records of persons

[seventeen] **eighteen** years of age or over and shall not be open to inspection or their contents disclosed, except by order of the court. This subsection does not apply to children who are transferred to courts of general jurisdiction as provided by section 211.071 or to juveniles convicted under the provisions of sections 578.421 to 578.437. This subsection does not apply to the inspection or disclosure of the contents of the records of peace officers for the purpose of pursuing a civil forfeiture action pursuant to the provisions of section 195.140.

4. Nothing in this section shall be construed to prevent the release of information and data to persons or organizations authorized by law to compile statistics relating to juveniles. The court shall adopt procedures to protect the confidentiality of children's names and identities.

5. The court may, either on its own motion or upon application by the child or his **or her** representative, or upon application by the juvenile officer, enter an order to destroy all social histories, records, and information, other than the official court file, and may enter an order to seal the official court file, as well as all peace officers' records, at any time after the child has reached his [seventeenth] **or her eighteenth** birthday if the court finds that it is in the best interest of the child that such action or any part thereof be taken, unless the jurisdiction of the court is continued beyond the child's [seventeenth] **eighteenth** birthday, in which event such action or any part thereof may be taken by the court at any time after the closing of the child's case.

6. Nothing in this section shall be construed to prevent the release of general information regarding the informal adjustment or formal adjudication of the disposition of a child's case to a victim or a member of the immediate family of a victim of any offense committed by the child. Such general information shall not be specific as to location and duration of treatment or detention or as to any terms of supervision.

7. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall be disclosed to the child fatality review panel reviewing the child's death pursuant to section 210.192 unless the juvenile court on its own motion, or upon application by the juvenile officer, enters an order to seal the records of the victim child.

211.421. 1. After any child has come under the care or control of the juvenile court as provided in this chapter, any person who thereafter encourages, aids, or causes the child to commit any act or engage in any conduct which would be injurious to the child's morals or health or who knowingly or negligently disobeys, violates or interferes with a lawful order of the court with relation to the child, is guilty of contempt of court, and shall be proceeded against as now provided by law and punished by imprisonment in the county jail for a term not exceeding six months or by a fine not exceeding five hundred dollars or by both such fine and imprisonment.

2. If it appears at a juvenile court hearing that any person [seventeen] **eighteen** years of age or over has violated section 568.045 or 568.050, RSMo, by endangering the welfare of a child, the judge of the juvenile court shall refer the information to the prosecuting or circuit attorney, as the case may be, for appropriate proceedings.

211.425. 1. Any person who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566 including, but not limited to, rape, forcible sodomy, child molestation and sexual abuse, shall be considered a juvenile sex offender and shall be required to register as a juvenile sex offender by complying with the registration requirements provided for in this section, unless such juvenile adjudicated as a delinquent is fourteen years of age or older at the time of the offense and the offense

adjudicated would be considered a felony under chapter 566 if committed by an adult, which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, including any attempt or conspiracy to commit such offense, in which case, the juvenile shall be required to register as an adult sexual offender under sections 589.400 to 589.425. This requirement shall also apply to any person who is or has been adjudicated a juvenile delinquent in any other state or federal jurisdiction for committing, attempting to commit, or conspiring to commit offenses which would be proscribed herein.

2. Any state agency having supervision over a juvenile required to register as a juvenile sex offender or any court having jurisdiction over a juvenile required to register as a juvenile sex offender, or any person required to register as a juvenile sex offender, shall, within ten days of the juvenile offender moving into any county of this state, register with the juvenile office of the county. If such juvenile offender changes residence or address, the state agency, court or person shall inform the juvenile office within ten days of the new residence or address and shall also be required to register with the juvenile office of any new county of residence. Registration shall be accomplished by completing a registration form similar to the form provided for in section 589.407. Such form shall include, but is not limited to, the following:

(1) A statement in writing signed by the juvenile, giving the juvenile's name, address, Social Security number, phone number, school in which enrolled, place of employment, offense which requires registration, including the date, place, and a brief description of such offense, date and place of adjudication regarding such offense, and age and gender of the victim at the time of the offense; and

(2) The fingerprints and a photograph of the juvenile.

3. Juvenile offices shall maintain the registration forms of those juvenile offenders in their jurisdictions who register as required by this section. Information contained on the registration forms shall be kept confidential and may be released by juvenile offices to only those persons and agencies who are authorized to receive information from juvenile court records as provided by law, including, but not limited to, those specified in section 211.321. State agencies having custody of juveniles who fall within the registration requirements of this section shall notify the appropriate juvenile offices when such juvenile offenders are being transferred to a location falling within the jurisdiction of such juvenile offices.

4. Any juvenile who is required to register pursuant to this section but fails to do so or who provides false information on the registration form is subject to disposition pursuant to this chapter. Any person [seventeen] **eighteen** years of age or over who commits such violation is guilty of a class A misdemeanor as provided for in section 211.431.

5. Any juvenile to whom the registration requirement of this section applies shall be informed by the official in charge of the juvenile's custody, upon the juvenile's discharge or release from such custody, of the requirement to register pursuant to this section. Such official shall obtain the address where such juvenile expects to register upon being discharged or released and shall report the juvenile's name and address to the juvenile office where the juvenile [will] **shall** be required to register. This requirement to register upon discharge or release from custody does not apply in situations where the juvenile is temporarily released under guard or direct supervision from a detention facility or similar custodial facility.

6. The requirement to register as a juvenile sex offender shall terminate upon the juvenile offender reaching age twenty-one, unless such juvenile offender is required to register as an adult offender pursuant to section 589.400.

211.431. Any person [seventeen] **eighteen** years of age or over who willfully violates, neglects or

refuses to obey or perform any lawful order of the court, or who violates any provision of this chapter is guilty of a class A misdemeanor.

221.044. No person under the age of [seventeen] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071, shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [seventeen] **eighteen** to a juvenile detention facility.

Section B. The repeal and reenactment of sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044 of this act shall become effective on January 1, 2020.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“190.142. 1. **(1) For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect**, the department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician’s license; **and**

(2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 334.1500, of the recognition of EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant’s criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.

The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

(1) Age requirements;

(2) Education and training requirements based on respective national curricula of the United States Department of Transportation and any modification to such curricula specified by the department through

rules adopted pursuant to sections 190.001 to 190.245;

(3) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;

(4) Continuing education and relicensure requirements; and

(5) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

(1) Consistent with the training, education and experience of the particular emergency medical technician; and

(2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.”; and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

“334.1500. 1. The “Recognition of EMS Personnel Licensure Interstate Compact” (REPLICA) is hereby enacted into law and entered into with all other jurisdictions legally joining therein, in the form substantially as follows in sections 334.1500 to 334.1539.

2. As used in sections 334.1500 to 334.1539, the following terms mean: (1) “Advanced emergency medical technician” or “AEMT”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(2) “Adverse action”, any administrative, civil, equitable, or criminal action permitted by a state’s laws that may be imposed against licensed EMS personnel by a state EMS authority or state court including, but not limited to, actions against an individual’s license such as revocation, suspension, probation, consent agreement, monitoring or other limitation, or encumbrance on the individual’s practice, letters of reprimand or admonition, fines, criminal convictions, and state court judgments enforcing adverse actions by the state EMS authority;

(3) “Certification”, the successful verification of entry-level cognitive and psychomotor competency using a reliable, validated, and legally defensible examination;

(4) “Commission”, the national administrative body of which all states that have enacted the compact are members;

(5) “Emergency medical technician” or “EMT”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(6) “EMS”, emergency medical services;

(7) “Home state”, a member state where an individual is licensed to practice emergency medical services;

(8) “License”, the authorization by a state for an individual to practice as an EMT, AEMT, paramedic, or a level in between EMT and paramedic;

(9) “Medical director”, a physician licensed in a member state who is accountable for the care delivered by EMS personnel;

(10) “Member state”, a state that has enacted this compact;

(11) “Paramedic”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(12) “Privilege to practice”, an individual’s authority to deliver emergency medical services in remote states as authorized under this compact;

(13) “Remote state”, a member state in which an individual is not licensed;

(14) “Restricted”, the outcome of an adverse action that limits a license or the privilege to practice;

(15) “Rule”, a written statement by the interstate commission promulgated under section 334.1530 of this compact that is of general applicability; implements, interprets, or prescribes a policy or provision of the compact; or is an organizational, procedural, or practice requirement of the commission and has the force and effect of statutory law in a member state and includes the amendment, repeal, or suspension of an existing rule;

(16) “Scope of practice”, defined parameters of various duties or services that may be provided by an individual with specific credentials. Whether regulated by rule, statute, or court decision, it tends to represent the limits of services an individual may perform;

(17) “Significant investigatory information”:

(a) Investigative information that a state EMS authority, after a preliminary inquiry that includes notification and an opportunity to respond if required by state law, has reason to believe, if proven true, would result in the imposition of an adverse action on a license or privilege to practice; or

(b) Investigative information that indicates that the individual represents an immediate threat to public health and safety, regardless of whether the individual has been notified and had an opportunity to respond;

(18) “State”, any state, commonwealth, district, or territory of the United States;

(19) “State EMS authority”, the board, office, or other agency with the legislative mandate to license EMS personnel.

334.1503. 1. Any member state in which an individual holds a current license shall be deemed a home state for purposes of this compact.

2. Any member state may require an individual to obtain and retain a license to be authorized to practice in the member state under circumstances not authorized by the privilege to practice under the terms of this compact.

3. A home state’s license authorizes an individual to practice in a remote state under the privilege to practice only if the home state:

(1) Currently requires the use of the National Registry of Emergency Medical Technicians (NREMT) examination as a condition of issuing initial licenses at the EMT and paramedic levels;

(2) Has a mechanism in place for receiving and investigating complaints about individuals;

(3) Notifies the commission, in compliance with the terms herein, of any adverse action or significant investigatory information regarding an individual;

(4) No later than five years after activation of the compact, requires a criminal background check of all applicants for initial licensure, including the use of the results of fingerprint or other biometric data checks compliant with the requirements of the Federal Bureau of Investigation, with the exception of federal employees who have suitability determination in accordance with 731 CFR 202 and submit documentation of such as promulgated in the rules of the commission; and

(5) Complies with the rules of the commission.

334.1506. 1. Member states shall recognize the privilege to practice of an individual licensed in another member state that is in conformance with section 334.1503.

2. To exercise the privilege to practice under the terms and provisions of this compact, an individual shall:

(1) Be at least eighteen years of age;

(2) Possess a current unrestricted license in a member state as an EMT, AEMT, paramedic, or state-recognized and licensed level with a scope of practice and authority between EMT and paramedic; and

(3) Practice under the supervision of a medical director.

3. An individual providing patient care in a remote state under the privilege to practice shall function within the scope of practice authorized by the home state unless and until modified by an appropriate authority in the remote state, as may be defined in the rules of the commission.

4. Except as provided in subsection 3 of this section, an individual practicing in a remote state shall be subject to the remote state’s authority and laws. A remote state may, in accordance with due process and that state’s laws, restrict, suspend, or revoke an individual’s privilege to practice in the remote state and may take any other necessary actions to protect the health and safety of its citizens. If a remote state takes action, it shall promptly notify the home state and the commission.

5. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

6. If an individual's privilege to practice in any remote state is restricted, suspended, or revoked, the individual shall not be eligible to practice in any remote state until the individual's privilege to practice is restored.

334.1509. An individual may practice in a remote state under a privilege to practice only in the performance of the individual's EMS duties as assigned by an appropriate authority, as defined in the rules of the commission, and under the following circumstances:

(1) The individual originates a patient transport in a home state and transports the patient to a remote state;

(2) The individual originates in the home state and enters a remote state to pick up a patient and provides care and transport of the patient to the home state;

(3) The individual enters a remote state to provide patient care or transport within that remote state;

(4) The individual enters a remote state to pick up a patient and provides care and transport to a third member state; or

(5) Other conditions as determined by rules promulgated by the commission.

334.1512. Upon a member state's governor's declaration of a state of emergency or disaster that activates the Emergency Management Assistance Compact (EMAC), all relevant terms and provisions of EMAC shall apply, and to the extent any terms or provisions of this compact conflict with EMAC, the terms of EMAC shall prevail with respect to any individual practicing in the remote state in response to such declaration.

334.1515. 1. Member states shall consider a veteran, active military service member, or member of the National Guard and Reserves separating from an active duty tour, or a spouse thereof, who holds a current, valid, and unrestricted NREMT certification at or above the level of the state license being sought as satisfying the minimum training and examination requirements for such licensure.

2. Member states shall expedite the process of licensure applications submitted by veterans, active military service members, or members of the National Guard and Reserves separating from an active duty tour, or their spouses.

3. All individuals functioning with a privilege to practice under this section remain subject to the adverse action provisions of section 334.1518.

334.1518. 1. A home state shall have exclusive power to impose adverse action against an individual's license issued by the home state.

2. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

(1) All home state adverse action orders shall include a statement that the individual's compact privileges are inactive. The order may allow the individual to practice in remote states with prior

written authorization from both the home state and the remote state's EMS authority.

(2) An individual currently subject to adverse action in the home state shall not practice in any remote state without prior written authorization from both the home state and remote state's EMS authority.

3. A member state shall report adverse actions and any occurrences that the individual's compact privileges are restricted, suspended, or revoked to the commission in accordance with the rules of the commission.

4. A remote state may take adverse action on an individual's privilege to practice within that state.

5. Any member state may take adverse action against an individual's privilege to practice in that state based on the factual findings of another member state, so long as each state follows its own procedures for imposing such adverse action.

6. A home state's EMS authority shall coordinate investigative activities, share information via the coordinated database, and take appropriate action with respect to reported conduct in a remote state as it would if such conduct had occurred within the home state. In such cases, the home state's law shall control in determining the appropriate adverse action.

7. Nothing in this compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action and that such participation shall remain nonpublic if required by the member state's laws. Member states shall require individuals who enter any alternative programs to agree not to practice in any other member state during the term of the alternative program without prior authorization from such other member state.

334.1521. A member state's EMS authority, in addition to any other powers granted under state law, is authorized under this compact to:

(1) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses and the production of evidence. Subpoenas issued by a member state's EMS authority for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the remote state by any court of competent jurisdiction according to that court's practice and procedure in considering subpoenas issued in its own proceedings. The issuing state's EMS authority shall pay any witness fees, travel expenses, mileage, and other fees required by the service statutes of the state where the witnesses or evidence is located; and

(2) Issue cease and desist orders to restrict, suspend, or revoke an individual's privilege to practice in the state.

334.1524. 1. The compact states hereby create and establish a joint public agency known as the "Interstate Commission for EMS Personnel Practice".

(1) The commission is a body politic and an instrumentality of the compact states.

(2) Venue is proper and judicial proceedings by or against the commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the commission is located. The commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.

2. Each member state shall have and be limited to one delegate. The responsible official of the state EMS authority or his or her designee shall be the delegate to this compact for each member state. Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed. Any vacancy occurring in the commission shall be filled in accordance with the laws of the member state in which the vacancy exists. In the event that more than one board, office, or other agency with the legislative mandate to license EMS personnel at and above the level of EMT exists, the governor of the state will determine which entity will be responsible for assigning the delegate.

(1) Each delegate shall be entitled to one vote with regard to the promulgation of rules and creation of bylaws, and shall otherwise have an opportunity to participate in the business and affairs of the commission. A delegate shall vote in person or by such other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(2) The commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

(3) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 334.1530.

(4) The commission may convene in a closed, nonpublic meeting if the commission must discuss:

(a) Noncompliance of a member state with its obligations under the compact;

(b) The employment, compensation, discipline or other personnel matters, practices, or procedures related to specific employees, or other matters related to the commission's internal personnel practices and procedures;

(c) Current, threatened, or reasonably anticipated litigation;

(d) Negotiation of contracts for the purchase or sale of goods, services, or real estate;

(e) Accusing any person of a crime or formally censuring any person;

(f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;

(g) Disclosure of information of a personal nature if disclosure would constitute a clearly unwarranted invasion of personal privacy;

(h) Disclosure of investigatory records compiled for law enforcement purposes;

(i) Disclosure of information related to any investigatory reports prepared by or on behalf of or for use of the commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the compact; or

(j) Matters specifically exempted from disclosure by federal or member state statute.

(5) If a meeting or portion of a meeting is closed under this section, the commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision. The commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken and the reasons therefor, including a description of the views expressed. All documents considered in connection with an action

shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the commission or order of a court of competent jurisdiction.

3. The commission shall, by a majority vote of the delegates, prescribe bylaws and rules to govern its conduct as may be necessary or appropriate to carry out the purposes and exercise the powers of the compact including, but not limited to:

(1) Establishing the fiscal year of the commission;

(2) Providing reasonable standards and procedures:

(a) For the establishment and meetings of other committees; and

(b) Governing any general or specific delegation of any authority or function of the commission;

(3) Providing reasonable procedures for calling and conducting meetings of the commission, ensuring reasonable advance notice of all meetings, and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the membership votes to close a meeting in whole or in part. As soon as practicable, the commission shall make public a copy of the vote to close the meeting revealing the vote of each member with no proxy votes allowed;

(4) Establishing the titles, duties and authority, and reasonable procedures for the election of the officers of the commission;

(5) Providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar laws of any member state, the bylaws shall exclusively govern the personnel policies and programs of the commission;

(6) Promulgating a code of ethics to address permissible and prohibited activities of commission members and employees;

(7) Providing a mechanism for winding up the operations of the commission and the equitable disposition of any surplus funds that may exist after the termination of the compact after the payment or reserving of all of its debts and obligations;

(8) The commission shall publish its bylaws and file a copy thereof, and a copy of any amendment thereto, with the appropriate agency or officer in each of the member states, if any;

(9) The commission shall maintain its financial records in accordance with the bylaws; and

(10) The commission shall meet and take such actions as are consistent with the provisions of this compact and the bylaws.

4. The commission shall have the following powers:

(1) To promulgate uniform rules to facilitate and coordinate implementation and administration of this compact. The rules shall have the force and effect of law and shall be binding on all member states;

(2) To bring and prosecute legal proceedings or actions in the name of the commission; provided

that, the standing of any state EMS authority or other regulatory body responsible for EMS personnel licensure to sue or be sued under applicable law shall not be affected;

(3) To purchase and maintain insurance and bonds;

(4) To borrow, accept, or contract for services of personnel including, but not limited to, employees of a member state;

(5) To hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and to establish the commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

(6) To accept any and all appropriate donations and grants of money, equipment, supplies, materials, and services, and to receive, utilize, and dispose of the same; provided that, at all times the commission shall strive to avoid any appearance of impropriety and conflict of interest;

(7) To lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve, or use any property, real, personal, or mixed; provided that, at all times the commission shall strive to avoid any appearance of impropriety;

(8) To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property, real, personal, or mixed;

(9) To establish a budget and make expenditures;

(10) To borrow money;

(11) To appoint committees, including advisory committees comprised of members, state regulators, state legislators or their representatives, consumer representatives, and such other interested persons as may be designated in this compact and the bylaws;

(12) To provide and receive information from, and to cooperate with, law enforcement agencies;

(13) To adopt and use an official seal; and

(14) To perform such other functions as may be necessary or appropriate to achieve the purposes of this compact consistent with the state regulation of EMS personnel licensure and practice.

5. (1) The commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(2) The commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(3) The commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the commission and its staff, which shall be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the commission, which shall promulgate a rule binding upon all member states.

(4) The commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the commission pledge the credit of any of the member states, except by

and with the authority of the member state.

(5) The commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the commission.

6. (1) The members, officers, executive director, employees, and representatives of the commission shall be immune from suit and liability, either personally or in their official capacity, for any claim, damage to or loss of property, personal injury, or other civil liability caused by or arising out of any actual or alleged act, error, or omission that occurred or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing in this subdivision shall be construed to protect any such person from suit or liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton misconduct of that person.

(2) The commission shall defend any member, officer, executive director, employee, or representative of the commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional, willful, or wanton misconduct.

(3) The commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, the actual or alleged act, error, or omission did not result from the intentional, willful, or wanton misconduct of the person.

334.1527. 1. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including:

- (1) Identifying information;
- (2) Licensure data;
- (3) Significant investigatory information;
- (4) Adverse actions against an individual's license;
- (5) An indicator that an individual's privilege to practice is restricted, suspended, or revoked;

(6) Nonconfidential information related to alternative program participation;

(7) Any denial of application for licensure and the reasons for such denial; and

(8) Other information that may facilitate the administration of this compact, as determined by the rules of the commission.

3. The coordinated database administrator shall promptly notify all member states of any adverse action taken against, or significant investigative information on, any individual in a member state.

4. Member states contributing information to the coordinated database may designate information that shall not be shared with the public without the express permission of the contributing state.

5. Any information submitted to the coordinated database that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the coordinated database.

334.1530. 1. The commission shall exercise its rulemaking powers pursuant to the criteria set forth in this section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule by enactment of a statute or resolution in the same manner used to adopt the compact, then such rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the commission.

4. Prior to promulgation and adoption of a final rule or rules by the commission, and at least sixty days in advance of the meeting at which the rule or rules will be considered and voted upon, the commission shall file a notice of proposed rulemaking:

(1) On the website of the commission; and

(2) On the website of each member state's EMS authority or the publication in which each state would otherwise publish proposed rules.

5. The notice of proposed rulemaking shall include:

(1) The proposed time, date, and location of the meeting at which the rule will be considered and voted upon;

(2) The text of the proposed rule or amendment and the reason for the proposed rule;

(3) A request for comments on the proposed rule from any interested person; and

(4) The manner in which interested parties may submit notice to the commission of their intention to attend the public hearing and any written comments.

6. Prior to adoption of a proposed rule, the commission shall allow persons to submit written data, facts, opinions, and arguments that shall be made available to the public.

7. The commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

(1) At least twenty-five persons;

(2) A governmental subdivision or agency; or

(3) An association having at least twenty-five members.

8. If a hearing is held on the proposed rule or amendment, the commission shall publish the place, time, and date of the scheduled public hearing.

(1) All persons wishing to be heard at the hearing shall notify the executive director of the commission or other designated member in writing of their desire to appear and testify at the hearing not less than five business days before the scheduled date of the hearing.

(2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

(3) No transcript of the hearing is required, unless a written request for a transcript is made, in which case the person requesting the transcript shall bear the cost of producing the transcript. A recording may be made in lieu of a transcript under the same terms and conditions as a transcript. This subdivision shall not preclude the commission from making a transcript or recording of the hearing if it so chooses.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the commission shall consider all written and oral comments received.

10. The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

11. If no written notice of intent to attend the public hearing by interested parties is received, the commission may proceed with promulgation of the proposed rule without a public hearing.

12. Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that, the usual rulemaking procedures provided in the compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that shall be adopted immediately in order to:

(1) Meet an imminent threat to public health, safety, or welfare;

(2) Prevent a loss of commission or member state funds;

(3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule; or

(4) Protect public health and safety.

13. The commission or an authorized committee of the commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the commission. The revision shall be subject to challenge by any person for a period of thirty days after posting. The revision may be challenged only on grounds that the revision results

in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the commission prior to the end of the notice period. If no challenge is made, the revision will take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the commission.

334.1533. 1. The executive, legislative, and judicial branches of state government in each member state shall enforce this compact and take all actions necessary and appropriate to effectuate the compact's purposes and intent. The provisions of this compact and the rules promulgated hereunder shall have standing as statutory law.

2. All courts shall take judicial notice of the compact and the rules in any judicial or administrative proceedings in a member state pertaining to the subject matter of this compact which may affect the powers, responsibilities, or actions of the commission.

3. The commission shall be entitled to receive service of process in any such proceeding and shall have standing to intervene in such a proceeding for all purposes. Failure to provide service of process to the commission shall render a judgment or order void as to the commission, this compact, or promulgated rules.

4. If the commission determines that a member state has defaulted in the performance of its obligations or responsibilities under this compact or the promulgated rules, the commission shall:

(1) Provide written notice to the defaulting state and other member states of the nature of the default, the proposed means of curing the default, or any other action to be taken by the commission; and

(2) Provide remedial training and specific technical assistance regarding the default.

5. If a state in default fails to cure the default, the defaulting state may be terminated from the compact upon an affirmative vote of a majority of the member states, and all rights, privileges, and benefits conferred by this compact may be terminated on the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities incurred during the period of default.

6. Termination of membership in the compact shall be imposed only after all other means of securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the commission to the governor, the majority and minority leaders of the defaulting state's legislature, and each of the member states.

7. A state that has been terminated is responsible for all assessments, obligations, and liabilities incurred through the effective date of termination, including obligations that extend beyond the effective date of termination.

8. The commission shall not bear any costs related to a state that is found to be in default or that has been terminated from the compact unless agreed upon in writing between the commission and the defaulting state.

9. The defaulting state may appeal the action of the commission by petitioning the United States District Court for the District of Columbia or the federal district where the commission has its principal offices. The prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

10. Upon a request by a member state, the commission shall attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states.

11. The commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

12. The commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this compact.

13. By majority vote, the commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the commission has its principal offices against a member state in default to enforce compliance with the provisions of the compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

14. The remedies herein shall not be the exclusive remedies of the commission. The commission may pursue any other remedies available under federal or state law.

334.1536. 1. The compact shall come into effect on the date on which the compact statute is enacted into law in the tenth member state. The provisions, which become effective at that time, shall be limited to the powers granted to the commission relating to assembly and the promulgation of rules. Thereafter, the commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the compact.

2. Any state that joins the compact subsequent to the commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the compact becomes law in that state. Any rule that has been previously adopted by the commission shall have the full force and effect of law on the day the compact becomes law in that state.

3. Any member state may withdraw from this compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's EMS authority to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this compact shall be construed to invalidate or prevent any EMS personnel licensure agreement or other cooperative arrangement between a member state and a nonmember state that does not conflict with the provisions of this compact.

5. This compact may be amended by the member states. No amendment to this compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

334.1539. This compact shall be liberally construed so as to effectuate the purposes thereof. If this compact shall be held contrary to the constitution of any member state thereto, the compact shall remain in full force and effect as to the remaining member states. Nothing in this compact supersedes state law or rules related to licensure of EMS agencies.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 10

Amend House Amendment No. 10 to Senate Bill No. 50, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

“”190.053. 1. All members of the board of directors of an ambulance district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of an ambulance district. The training required under this section shall be offered by a statewide association organized for the benefit of ambulance districts or be approved by the state advisory council on emergency medical services. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of an ambulance district director;
- (2) A review of all state statutes and regulations relevant to ambulance districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any ambulance district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any ambulance district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

190.241. 1. The department shall designate a hospital as an adult, pediatric or adult and”; and

Further amend said amendment, Page 4, Line 26, by inserting after all of said line the following:

“Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

“320.097. 1. As used in this section, “fire department” means any agency or organization that provides fire suppression and related activities, including but not limited to fire prevention, rescue, emergency medical services, hazardous material response, dispatching, or special operations to a population within a fixed and legally recorded geographical area.

2. No employee of a fire department who has worked for seven years for such department shall, as a condition of employment, be required to reside within a fixed and legally recorded geographical area of the fire department if the only public school district available to the employee within such fire department’s geographical area is a public school district that is or has been unaccredited or provisionally accredited in the last five years of such employee’s employment. Employees who have satisfied the seven-year requirement in this subsection and who choose to reside outside the geographical boundaries of the department shall reside within a one-hour response time. No charter school shall be deemed a public school

for purposes of this section.

3. No employee of a fire department who has not resided in such fire department's fixed and legally recorded geographical area, or who has changed such employee's residency because of conditions described in subsection 2 of this section, shall as a condition of employment be required to reside within the fixed and legally recorded geographical area of the fire department if such school district subsequently becomes fully accredited.

4. No employee of a fire department who does not receive a salary shall be required to live in a fire department's fixed and legally recorded geographical area.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position.

321.017. 1. Notwithstanding the provisions of section 321.015, no employee of any fire protection district or ambulance district shall serve as a member of any fire district or ambulance district board while such person is employed by any fire district or ambulance district, except that an employee of a fire protection district or an ambulance district may serve as a member of a voluntary fire protection district board or a voluntary ambulance district board.

2. Notwithstanding any other provision of law to the contrary, individual board members shall not be eligible for employment by the board within twelve months of termination of service as a member of the board unless such employment is on a volunteer basis or without compensation.

3. Notwithstanding any provision of law to the contrary, no fire protection district or ambulance district shall require an employee who does not receive a salary to live within the district.

321.162. 1. All members of the board of directors of a fire protection district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of a fire protection district. The training required under this section shall be conducted by an entity approved by the office of the state fire marshal. The office of the state fire marshal shall determine the content of the training to fulfill the requirements of this section. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of a fire protection district director;
- (2) A review of all state statutes and regulations relevant to fire protection districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any fire protection district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any fire protection district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

321.200. 1. Except as otherwise provided in subsection 3 **of this section**, the board shall meet regularly, not less than once each month, at a time and at some building in the district to be designated by the board. Notice of the time and place of future regular meetings shall be posted continuously at the firehouse or firehouses of the district. Additional meetings may be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and place shall be given to each member of the board. Meetings of the board shall be held and conducted in the manner required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the fire protection district shall be available for public inspection at the main firehouse within the district by appointment with the secretary of the board within one week after a written request is made between the hours of 8:00 a.m. and 5:00 p.m. every day except Sunday. A majority of the members of the board shall constitute a quorum at any meeting and no business shall be transacted unless a quorum is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any other governmental or other body or entity or association, and without delegation thereof to less than a quorum of the board. Agents, employees, engineers, auditors, attorneys, firemen and any other member of the staff of the district may be employed or discharged only by a board which includes at least two directors; but any board of directors may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform his or her regular functions.

2. Any vacancy on the board shall be filled by the remaining elected members of the board, except when less than two elected members remain on the board any vacancy shall be filled by the circuit court of the county in which all or a majority of the district lies. The appointee or appointees shall act until the next biennial election at which a director or directors are elected to serve the remainder of the unexpired term.

3. Notwithstanding any provision of sections 610.015 and 610.020 to the contrary, when Missouri Task Force One or any Urban Search and Rescue Task Force is activated for deployment by the federal emergency management agency, state emergency management agency, or statewide mutual aid, a quorum of the board of directors of the affiliated fire protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment.

4. In the event action is necessary under subsection 3 of this section, the board of directors of the affiliated fire protection district shall keep minutes of the emergency meeting and disclose during the next regularly scheduled meeting of the board that the emergency meeting was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the emergency meeting are available as a public record of the board.

5. Members of a fire district or ambulance district board of directors shall only receive compensation for meetings the member attended. If multiple meetings occur on the same day, members shall not receive compensation for more than one meeting.

590.025. No law enforcement agency shall require an employee who does not receive a salary to live within a jurisdiction more specific than this state.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“190.241. 1. The department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule.**

2. Except as provided for in subsection [4] 5 of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, appropriate peer-reviewed or evidence-based research on such topics including, but not limited to, the most recent guidelines of the American College of Cardiology and American Heart Association for STEMI centers, or the Joint Commission’s Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by the American Stroke Association. **Such rules shall include designation as a STEMI center without site review if such hospital is certified by a national body.**

3. The department of health and senior services shall, not less than once every five years, conduct an on-site review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of stroke centers designated pursuant to subsection [4] 5 of this section; however, this provision is not intended to limit the department’s ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. On-site reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has reasonable cause to believe that there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. If the department of health and senior services has reasonable cause to believe that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive on-site reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. Instead of applying for STEMI center designation under subsection 2 of this section, a hospital may apply for STEMI center designation under this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I STEMI center if such hospital has been certified as a Joint Commission Comprehensive Cardiac Center or another department-approved nationally-recognized organization that provides comparable STEMI center accreditation; or

(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department-

approved nationally-recognized organization that provides STEMI receiving center accreditation.

5. Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;

(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or

(3) A level III stroke center if such hospital has been certified as an acute stroke-ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines.

Except as provided by subsection [5] 6 of this section, the department shall not require compliance with any additional standards for establishing or renewing stroke designations. The designation shall continue if such hospital remains certified. The department may remove a hospital's designation as a stroke center if the hospital requests removal of the designation or the department determines that the certificate recognizing the hospital as a stroke center has been suspended or revoked. Any decision made by the department to withdraw its designation of a stroke center pursuant to this subsection that is based on the revocation or suspension of a certification by a certifying organization shall not be subject to judicial review. The department shall report to the certifying organization any complaint it receives related to the stroke center certification of a stroke center designated pursuant to this subsection. The department shall also advise the complainant which organization certified the stroke center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying organization.

[5.] 6. Any hospital receiving designation as a stroke center pursuant to subsection [4] 5 of this section shall:

(1) Annually and within thirty days of any changes submit to the department proof of stroke certification and the names and contact information of the medical director and the program manager of the stroke center;

(2) Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;

(3) Submit every four years an application on a form prescribed by the department for stroke center review and designation;

(4) Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;

(5) Participate in local and regional emergency medical services systems by reviewing and sharing outcome data and providing training and clinical educational resources.

Any hospital receiving designation as a level III stroke center pursuant to subsection [4] 5 of this section

shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

[6.] **7.** Hospitals designated as a STEMI or stroke center by the department, including those designated pursuant to subsection [4] **5** of this section, shall submit data to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done by the following methods:

(1) Entering hospital data directly into a state registry by direct data entry;

(2) Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or

(3) Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility-specific data held by the registry or data bank.

A hospital submitting data pursuant to subdivision (2) or (3) of this subsection shall not be required to collect and submit any additional STEMI or stroke center data elements.

[7.] **8.** When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:

(1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;

(2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;

(3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care;

(4) The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; **and**

(5) STEMI and stroke center data elements shall conform to nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity[; and

(6) Generate from the trauma, stroke, and STEMI registries quarterly regional and state outcome data reports for trauma, stroke, and STEMI designated centers, the state advisory council on EMS, and regional EMS committees to review for performance improvement and patient safety].

[8.] **9.** The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.

[9.] **10.** The department of health and senior services may establish appropriate fees to offset the costs of trauma, STEMI, and stroke center reviews.

[10.] **11.** No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma

center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

[11.] **12.** Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.242. 1. In order to ensure that hospitals can be free from excessive regulation that increases health care costs without increasing patient safety, any rules and regulations promulgated by the department of health and senior services under sections 190.185, 190.241, and 192.006, chapter 197, or any other provision of Missouri law shall not require hospitals, as a condition of designation under section 190.241, to obtain emergency medical services data under section 190.241, unless such data may be obtained from the state database for emergency medical services. The provisions of this subsection shall not be construed to limit in any way the requirements of any person or entity to submit emergency medical services data to any person or entity.

2. A hospital shall not be required to comply with an interpretation of a specific provision in any regulation concerning trauma, STEMI, or stroke centers if such hospital can demonstrate that the specific provision in the regulation has been interpreted differently for a similarly-situated hospital. The department may require compliance if the specific provision in the regulation has been subsequently interpreted consistently for similarly-situated hospitals.

3. The department shall attend meetings with trauma, STEMI, and stroke centers for the benefit of improved communication, best-practice identification, and facilitation of improvements to the designation process.

4. As used in this section, the term “hospital” shall have the same meaning as in section 197.020.”;
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 11

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting the following after all of said section and line:

“335.099. Any licensed practical nurse, as defined in section 335.016:

(1) Who is an approved instructor for the level 1 medication aid program shall be qualified to teach the insulin administration course under chapter 198;

(2) Shall be qualified to perform diabetic nail care and monthly onsite reviews of basic personal care recipients, as required by the department of social services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198;

(3) Shall be qualified to perform dietary oversight, as required by the department of health and senior services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198.

2. A licensed practical nurse, as defined in section 335.016, may perform the monthly on-site visits

of basic personal care recipients required by MO HealthNet division regulations without the supervision of a registered nurse and may provide nail care for a diabetic or person with other medically contraindicating conditions without the direction of a registered nurse, pursuant to the Mo HealthNet Personal Care Program, and the lack of supervision or direction by a registered nurse of such tasks shall not, directly or indirectly, affect the eligibility of a residential care facility or assisted living facility to participate in such program as a provider or to receive reimbursement for services.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 12

Amend House Amendment No. 12 to Senate Bill No. 50, Page 2, Line 23, by deleting said line and inserting lieu thereof the following:

“child, and a person who is an adult and who has been trained to handle the service dog.

337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) “Committee”, the state committee of psychologists;
- (2) “Department”, the department of insurance, financial institutions and professional registration;
- (3) “Division”, the division of professional registration;

(4) “Internship”, any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;

(5) “Licensed psychologist”, any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;

(6) “Postdoctoral experiences”, experiences that follow the completion of a person’s doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;

(7) “Predoctoral postinternship”, any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;

(8) “Preinternship”, any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;

[(5)] (9) “Provisional licensed psychologist”, any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets

all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;

[(6)] **(10)** “Recognized educational institution”:

(a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or

(b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;

[(7)] **(11)** “Temporary license”, a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person’s eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology. 3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association**; or

(2) A program designated or approved, including provisional approval, by the [American] Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether

or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

(e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;

(f) The program shall have an identifiable body of students who are matriculated in that program for a degree;

(g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;

(h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and

(i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:

a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;

b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;

c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;

d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;

e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.

4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours** shall consist of:

(1) A minimum of fifteen hundred hours of [professional] experience [obtained] in a successfully completed internship to be completed in not less than twelve nor more than twenty-four [consecutive calendar] months; **and**

(2) A minimum of two thousand hours of experience consisting of any combination of the following:

(a) Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;

(b) Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or

(c) Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months. In no case shall this experience be accumulated at a rate of [less than twenty hours per week nor] more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological [health] services[. Postdoctoral supervised professional experience for other applicants shall be] in accordance with professional requirements and relevant to the applicant's intended area of practice.

5. [Postdoctoral] Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. [Postdoctoral] Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours,** the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 12

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“209.150. 1. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public

accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or other disability including diabetes, as **disability is defined in section 213.010**, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, **as defined in section 209.200**, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term “service dog” [means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability] **shall be as defined in section 209.200.**

209.200. As used in sections [209.200] **209.150** to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:

- (1) “Disability”, as defined in section 213.010 including diabetes;
- (2) “Service dog”, a dog that is being or has been specially trained to do work or perform tasks which benefit a particular person with a disability. Service dog includes but is not limited to:
 - (a) “Guide dog”, a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
 - (b) “Hearing dog”, a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
 - (c) “Medical alert or [respond] **response dog**”, a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
 - (d) **“Mental health service dog” or “psychiatric service dog”, a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties including, but not limited to, alerting or responding to episodes such as panic attacks and anxiety and performing other tasks directly related to the owner’s psychiatric disability, medical condition, or developmental disability including, but not limited to, autism spectrum disorder, epilepsy, major depressive disorder, bipolar disorder, Alzheimer’s disease, dementia, post-traumatic stress disorder (PTSD), anxiety disorder, obsessive compulsive disorder, schizophrenia, and other mental illnesses and invisible disabilities;**
 - (e) “Mobility dog”, a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;
 - [(e)] **(f) “Professional therapy dog”, a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler’s occupation or profession. Such dogs, with their handlers,**

perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;

[(f)] (g) “Search and rescue dog”, a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;

(3) “Service dog team”, a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 13

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“208.1070. 1. For purposes of this section, the term “long-acting reversible contraceptive (LARC)” shall include, but not be limited to, intrauterine devices (IUDs) and birth control implants.

2. Notwithstanding any other provision of law, any LARC that is prescribed to and obtained for a MO HealthNet participant may be transferred to another MO HealthNet participant if the LARC was not delivered to, implanted in, or used on the original MO HealthNet participant to whom the LARC was prescribed. In order to be transferred to another MO HealthNet participant under the provisions of this section, the LARC shall:

(1) Be in the original, unopened package;

(2) Have been in the possession of the health care provider for at least twelve weeks. The provisions of this subdivision may be waived upon the written consent of the original MO HealthNet participant to whom the LARC was prescribed;

(3) Not have left the possession of the health care provider who originally prescribed the LARC; and

(4) Be medically appropriate and not contraindicated for the MO HealthNet participant to whom the LARC is being transferred.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 14

Amend Senate Bill No. 50, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“191.250. 1. This section shall be known and may be cited as “Simon’s Law”.

2. As used in this section the following terms shall mean:

(1) “Life-sustaining”, procedures, food, medication, or nutrition are life-sustaining if, in reasonable medical judgment, the withdrawal or withholding of such procedures, food, medication,

or nutrition would result in or hasten the death of the patient;

(2) “Reasonable medical judgment”, a medical judgment that would be made by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.

3. Upon the request of a patient or resident or a prospective patient or resident, a health care facility, nursing home, or physician shall disclose in writing any policies relating to a patient or resident or the services a patient or resident may receive involving life-sustaining treatment, including any policies related to health care deemed futile, inappropriate, or non-beneficial, within the health care facility or agency.

4. No health care facility, nursing home, physician, nurse, or medical staff shall withhold life-sustaining procedures, food, medication, or nutrition, nor place any restrictions on life-sustaining procedures including, but not limited to, food, medication, or nutrition for any patient, resident, or ward under eighteen years of age who is not emancipated without the written permission of at least one parent or legal guardian of the patient or ward.

5. No do-not-resuscitate order or similar physician’s order shall be instituted either orally or in writing without the written permission of at least one parent or legal guardian of the patient or resident or prospective patient or resident under eighteen years of age who is not emancipated.

6. Permission previously given under subsection 4 or 5 of this section may be revoked in writing by the legal guardian or either parent of the patient. If the parents are unable to agree to withhold life-sustaining procedures, food, medication, nutrition, or resuscitation, either parent may petition a district court of the county in which the patient resides or in which the patient is receiving treatment to resolve the conflict based on a presumption in favor of the provision of life-sustaining procedures, food, medication, nutrition, and resuscitation, unless there is clear and convincing evidence that such provision is contrary to the best interests of the child. Upon receiving such a petition, the district court shall issue an order fixing the date, time, and place of the trial on the petition and order that notice of the trial shall be given to such persons as the court shall direct. The trial may be held forthwith and without notice, if the court determines that holding a trial forthwith and without notice is in the best interests of the petitioner. In the court’s discretion, a trial may be conducted in a courtroom, a treatment facility, or at some other suitable place. Pending the final outcome of the proceedings, including any appeals, no permission under subsection 4 or 5 of this section may be implemented.

7. Subject to the provisions of subsection 6 of this section, the requirements for written permission in subsections 4 and 5 of this section shall not apply if providing resuscitation, food, medication, or nutrition would be:

(1) Futile because, in reasonable medical judgment, withholding resuscitation, food, medication, or nutrition would not cause or hasten the death of the patient; or

(2) Medically inappropriate because, in reasonable medical judgment, providing resuscitation, food, medication, or nutrition would create a greater risk of causing or hastening the death of the patient than withholding resuscitation, food, medication, or nutrition.

8. Subsection 7 of this section may be implemented, so long as a reasonably diligent effort has been made to contact at least one parent or legal guardian who, if contacted, has been informed of the planned withholding of food, medication, or nutrition or do-not-resuscitate order, and the health care

provider has cooperated with the parent or legal guardian's efforts to obtain other medical opinions or a transfer of the patient to a provider selected by the parent or guardian, if so requested.

9. Nothing in this section shall require a health care facility, nursing home, or physician to have a written policy relating to or involving life-sustaining or nonbeneficial treatment for patients under eighteen years of age who are not emancipated or adult patients, residents, or wards.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 15

Amend Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

“205.205. 1. The governing body of any hospital district established under sections 205.160 to 205.379 in any county of the third classification without a township form of government and with more than ten thousand six hundred but fewer than ten thousand seven hundred inhabitants, [or] any county of the third classification without a township form of government and with more than eleven thousand seven hundred fifty but fewer than eleven thousand eight hundred fifty inhabitants, **or any county of the third classification** may, by resolution, abolish the property tax authorized in such district under this chapter and impose a sales tax on all retail sales made within the district which are subject to sales tax under chapter 144 and all sales of metered water services, electricity, electrical current and natural, artificial or propane gas, wood, coal, or home heating oil for domestic use only as provided under section 144.032. The tax authorized in this section shall be not more than one percent, and shall be imposed solely for the purpose of funding the hospital district. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes.

2. No such resolution adopted under this section shall become effective unless the governing body of the hospital district submits to the voters residing within the district at a state general, primary, or special election a proposal to authorize the governing body of the district to impose a tax under this section. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

3. All revenue collected under this section by the director of the department of revenue on behalf of the hospital district, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the “Hospital District Sales Tax Fund”, and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the fund and credited to the district for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such district. Any funds in the special fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The governing body of any hospital district that has adopted the sales tax authorized in this section

may submit the question of repeal of the tax to the voters on any date available for elections for the district. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

5. Whenever the governing body of any hospital district that has adopted the sales tax authorized in this section receives a petition, signed by a number of registered voters of the district equal to at least ten percent of the number of registered voters of the district voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the district a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

6. If the tax is repealed or terminated by any means, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the hospital district shall notify the director of the department of revenue of the action at least ninety days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such district, the director shall remit the balance in the account to the district and close the account of that district. The director shall notify each district of each instance of any amount refunded or any check redeemed from receipts due the district.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SS** for **SCS** for **SB 160**, entitled:

An Act to repeal sections 21.771, 210.110, 210.152, 210.565, 211.059, 211.081, 211.211, 211.351, 211.361, 211.401, and 211.447, RSMo, and to enact in lieu thereof twelve new sections relating to child protection, with an emergency clause for certain sections.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 160, Page 20, Section 211.447, Line 175, by inserting immediately after said section and line the following:

“566.150. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not knowingly be present in or loiter within five hundred feet of any real property comprising any public park with playground equipment [or], a public swimming pool, **or any museum with the primary purpose of entertaining or educating children under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-FIFTH DAY—THURSDAY, MAY 4, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler

HCS for HB 619

HCS for HB 162

HB 97-Swan

HCS for HB 293

HCS for HB 219

HCS for HB 324

HCS for HB 746

HCS for HB 194

HCS for HBs 960, 962 & 828

HCS for HB 670

HB 743-Conway

HB 824-Reiboldt

HCS for HB 384

HCS for HB 886

HCB 7-Fitzwater

HCB 1-McGaugh

HCS for HB 608

HCS for HB 380

SENATE BILLS FOR PERFECTION

- | | |
|----------------------------------|-----------------------------|
| 1. SB 495-Riddle, with SCS | 12. SB 380-Riddle |
| 2. SB 532-Hoskins | 13. SB 297-Hummel, with SCS |
| 3. SB 518-Emery | 14. SB 474-Schatz |
| 4. SB 341-Nasheed, with SCS | 15. SB 483-Holsman |
| 5. SJR 5-Emery, with SCS | 16. SB 498-Nasheed |
| 6. SB 305-Kehoe, et al | 17. SB 251-Kehoe, with SCS |
| 7. SB 535-Wallingford | 18. SB 528-Hegeman |
| 8. SB 523-Sater, with SCS | 19. SB 307-Munzlinger |
| 9. SB 480-Kraus | 20. SB 472-Hoskins |
| 10. SB 407-Riddle, with SCS | 21. SB 524-Koenig, with SCS |
| 11. SB 353-Wallingford, with SCS | |

HOUSE BILLS ON THIRD READING

- | | |
|---|---|
| 1. HB 288-Fitzpatrick (Kehoe) | (Cunningham) |
| 2. HCS for HB 151 (Silvey) | 23. HB 289-Fitzpatrick, with SCS (Rowden) |
| 3. HB 850-Davis (Kraus) | 24. HB 493-Bondon, with SCS (Silvey) |
| 4. HCS for HB 452 (Rowden) | 25. HB 52-Andrews (Hegeman) |
| 5. HCS for HB 831, with SCS (Hummel) | 26. HCS for HB 647, with SCS (Sater) |
| 6. HCS for HB 381, with SCS (Hegeman) | 27. HCS for HB 353, with SCS (Sater) |
| 7. HB 58-Haefner (Onder) | 28. HCS for HB 54, with SCS (Emery) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 29. HB 355-Bahr (Eigel) |
| 9. HB 327-Morris (Curls) | 30. HCS for HB 122, with SCS (Onder) |
| (In Fiscal Oversight) | 31. HCS for HB 230, with SCS (Koenig) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 32. HB 700-Cookson, with SCS (Libla) |
| 11. HCS for HB 57-Haefner, with SCS | 33. HB 1045-Haahr (Wasson) |
| (Libla) | 34. HB 909-Fraker (Wasson) |
| 12. HCS for HB 422 (Dixon) | 35. HCS for HB 631, with SCS (Emery) |
| 13. HB 245-Rowland, with SCS (Cunningham) | 36. HCS for HB 348 (Romine) |
| 14. HB 262-Sommer (Hoskins) | 37. HJR 10-Brown (Romine) |
| 15. HCS for HB 270 (Rowden) | 38. HCS#2 for HB 502 (Rowden) |
| 16. HCS for HB 661, with SCS (Emery) | 39. HCS for HB 304, with SCS (Koenig) |
| 17. HB 758-Cookson, with SCS (Romine) | 40. HB 871-Davis, with SCS (Kraus) |
| 18. HCS for HB 138, with SCS (Onder) | 41. HB 843-McGaugh, with SCS (Hegeman) |
| 19. HCS for HB 441 (Rowden) | 42. HB 200-Fraker, with SCS (Sater) |
| 20. HCS for HB 253, with SCS (Romine) | 43. HCS for HB 703 (Hegeman) |
| 21. HB 94-Lauer (Romine) | 44. HB 956-Kidd, with SCS (Rizzo) |
| 22. HB 248-Fitzwater, with SCS | 45. HCS for HB 199, with SCS (Cunningham) |

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| 46. HB 87-Henderson, with SCS (Romine) | 65. HCS for HB 1158, with SCS (Riddle) |
| 47. HB 587-Redmon, with SCS (Hegeman) | 66. HCS for HB 159 (Brown) |
| 48. HCS for HB 258, with SCS (Munzlinger) | 67. HB 598-Cornejo (Hegeman) |
| 49. HB 349-Brown, with SCS (Sater) | 68. HB 469-Gannon, with SCS (Romine) |
| 50. HCS for HB 316, with SCS (Wallingford) | (In Fiscal Oversight) |
| 51. HB 558-Ross, with SCS (Schatz) | 69. HCS for HB 935, with SCS |
| 52. HB 586-Rhoads (Rowden) | (In Fiscal Oversight) |
| 53. HB 256-Rhoads, with SCS (Munzlinger) | 70. HB 193-Kelley (Emery) |
| 54. HCS for HB 645 (Sater) | 71. HB 281-Rowland (Sater) |
| 55. HCS for HB 183 (Nasheed) | 72. HB 568-Tate, with SCS (Schatz) |
| 56. HCS for HB 542 (Schatz) | 73. HCS for HB 741, with SCS (Wieland) |
| 57. HB 61-Alferman (Schatz) | 74. HB 815-Basye, with SCS (Riddle) |
| 58. HB 128, HB 678, HB 701 & | (In Fiscal Oversight) |
| HB 964-Davis, with SCS (Richard) | 75. HB 557-Ross (Cunningham) |
| 59. HB 811-Ruth (Wieland) | 76. HCS for HB 694 (Cunningham) |
| 60. HB 805-Basye (Rowden) | (In Fiscal Oversight) |
| 61. HB 664-Korman (Riddle) | 77. HCS for HB 225 (Munzlinger) |
| 62. HB 105-Love (Kraus) | 78. HCS for HB 181 (Sater) |
| 63. HB 849-Pfautsch (Kraus) | 79. HB 697-Trent (Rowden) |
| 64. HCS for HB 260, with SCS (Sater) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|-----------------------------|
| SB 5-Richard | SB 68-Onder and Nasheed |
| SB 6-Richard, with SCS | SB 76-Munzlinger |
| SB 13-Dixon | SB 80-Wasson, with SCS |
| SB 20-Brown | SB 81-Dixon |
| SB 21-Brown | SB 83-Dixon |
| SB 28-Sater, with SCS (pending) | SB 85-Kraus, with SCS |
| SB 32-Emery, with SCS | SB 96-Sater and Emery |
| SBs 37 & 244-Silvey, with SCS, SS for | SB 97-Sater, with SCS |
| SCS & SA 1 (pending) | SB 102-Cunningham, with SCS |
| SB 41-Wallingford and Emery, with SS, | SB 103-Wallingford |
| SA 1 & SA 1 to SA 1 (pending) | SB 109-Holsman, with SCS |
| SBs 44 & 63-Romine, with SCS | SB 115-Schupp, with SCS |
| SB 46-Libla, with SCS | SB 117-Schupp, with SCS |
| SB 61-Hegeman, with SCS | SB 122-Munzlinger, with SCS |
| SB 67-Onder, et al, with SS, SA 1 & | SB 123-Munzlinger |
| SSA 1 for SA 1 (pending) | SB 126-Wasson |

SB 129-Dixon and Sifton, with SCS	SB 230-Riddle
SB 130-Kraus, with SCS	SB 232-Schatz
SB 133-Chappelle-Nadal	SB 233-Wallingford
SB 138-Sater	SB 234-Libla, with SCS
SB 141-Emery	SB 239-Rowden, with SCS
SB 142-Emery	SB 242-Emery, with SCS
SB 144-Wallingford	SB 243-Hegeman
SB 145-Wallingford, with SCS	SB 247-Kraus, with SCS
SB 147-Romine	SB 250-Kehoe
SB 156-Munzlinger, with SCS	SB 252-Dixon, with SCS
SB 157-Dixon, with SCS	SB 258-Munzlinger
SB 158-Dixon	SB 259-Munzlinger
SB 163-Romine	SB 260-Munzlinger
SB 169-Dixon, with SCS	SB 261-Munzlinger
SB 171-Dixon and Sifton, with SCS	SB 262-Munzlinger
SB 176-Dixon	SB 263-Riddle
SB 177-Dixon, with SCS	SB 264-Dixon
SB 178-Dixon	SB 267-Schatz, with SCS
SB 180-Nasheed, with SCS	SB 271-Wasson and Richard, with SCS
SB 183-Hoskins, with SCS	SB 280-Hoskins, with SCS
SB 184-Emery, with SS (pending)	SB 284-Hegeman, with SCS
SB 185-Onder, et al, with SCS	SBs 285 & 17-Koenig, with SCS
SB 188-Munzlinger, with SCS	SB 286-Rizzo
SB 189-Kehoe, with SCS	SB 290-Schatz, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 295-Schaaf, with SCS
SB 196-Koenig	SB 298-Curls
SB 199-Wasson	SB 303-Wieland, with SCS
SB 200-Libla	SB 311-Wasson, with SCS
SB 201-Onder, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 203-Sifton, with SCS	SB 316-Rowden, with SCS
SB 207-Sifton	SB 325-Kraus
SB 209-Wallingford	SBs 327, 238 & 360-Romine, with SCS
SB 210-Onder, with SCS	SB 328-Romine, with SCS & SA 3 (pending)
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 330-Munzlinger
SB 221-Riddle	SB 331-Hegeman
SB 223-Schatz, with SCS	SB 333-Schaaf, with SCS
SB 227-Koenig, with SCS	SB 336-Wieland
SB 228-Koenig, with SS & SA 1 (pending)	SB 348-Wasson, with SA 1 (pending)
	SB 349-Wasson
	SB 358-Wieland

SB 362-Hummel	SB 426-Wasson, with SCS
SB 368-Rowden	SB 427-Wasson
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 430-Cunningham, with SCS
SB 378-Wallingford	SB 433-Sater, with SCS
SB 379-Schatz	SB 435-Cunningham, with SCS
SB 381-Riddle	SB 442-Hegeman
SB 383-Eigel and Wieland	SB 445-Rowden
SB 384-Rowden, with SCS	SB 448-Emery
SB 389-Sater, with SCS	SB 451-Nasheed, with SS (pending)
SB 391-Munzlinger	SB 468-Hegeman
SB 392-Holsman	SB 469-Schatz
SB 406-Wasson and Sater	SB 475-Schatz
SB 409-Koenig	SB 485-Hoskins
SB 410-Schatz	SB 517-Wasson
SB 413-Munzlinger	SB 526-Brown
SB 418-Hegeman, with SCS	SJR 9-Romine, with SCS
SB 419-Riddle	SJR 11-Hegeman, with SCS
SB 422-Cunningham, with SCS	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 302 & 228, with SCS, SS for SCS & SA 5 (pending) (Schatz)
HCS for HB 66, with SCS (Sater)	HB 336-Shull (Wieland)
HB 85-Redmon, with SCS (Hegeman)	HCS for HBs 337, 259 & 575 (Schatz)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HCS for HB 427, with SCS (Kehoe)
HB 93-Lauer, with SCS (Wasson)	HCS for HB 451 (Wasson)
HB 95-McGaugh (Emery)	HCS for HB 460 (Munzlinger)
HB 104-Love (Brown)	HB 461-Kolkmeier (Munzlinger)
HCS for HB 115, with SCS (Wasson)	HB 462-Kolkmeier (Munzlinger)
HCS for HBs 190 & 208 (Eigel)	HB 655-Engler (Dixon)
HB 207-Fitzwater (Romine)	HCS for HBs 1194 & 1193 (Hegeman)
HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)	HCB 3-Fitzpatrick, with SA 2 (pending) (Koenig)
HCS for HB 292, with SCS (Cunningham)	

SENATE BILLS WITH HOUSE AMENDMENTS

SB 50-Walsh, with HA 1, HA 2, HA 3,
HA 4, HA 5, as amended, HA 6, as
amended, HA 7, as amended, HA 8,
HA 9, HA 10, as amended, HA 11, HA 12,
as amended, HA 13, HA 14 & HA 15
SS for SB 62-Hegeman, with HCS,
as amended
SB 64-Schatz, with HA 1, HA 2 & HA 3

SS for SCS for SB 66-Schatz, with HCS,
as amended
SB 111-Hegeman, with HCS, as amended
SS for SCS for SB 160-Sater, with HCS,
as amended
SCS for SB 161-Sater, with HCS
SB 411-Schatz, with HA 1, HA 2, HA 3,
as amended, HA 4 & HA 5, as amended

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

HCS for HB 2, with SCS, as amended
(Brown)
HCS for HB 3, with SCS (Brown)
HCS for HB 4, with SCS (Brown)
HCS for HB 5, with SCS (Brown)
HCS for HB 6, with SCS, as amended (Brown)
HCS for HB 7, with SCS (Brown)
HCS for HB 8, with SCS (Brown)

HCS for HB 9, with SCS (Brown)
HCS for HB 10, with SCS (Brown)
HCS for HB 11, with SCS (Brown)
HCS for HB 12, with SCS, as amended
(Brown)
HCS for HB 17, with SCS, as amended
(Brown)
HCS for HB 19, with SCS (Brown)

Requests to Recede or Grant Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
(Senate requests House recede or
grant conference)

HCS for HBs 90 & 68, with SS, as amended
(Schatz)
(House requests Senate recede or grant
conference)

RESOLUTIONS

SR 197-Richard
SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh

SCR 17-Curls

SCR 18-Wallingford

SCR 25-Cunningham, with SCS

SCR 26-Kehoe

HCR 6-Justus (Sater)

HCR 28-Rowland (Rowden)

HCS for HCR 47 (Schatz)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-FIFTH DAY—THURSDAY, MAY 4, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“A man who governs his passions is master of the world. We must either command them, or be enslaved by them. It is better to be a hammer than an anvil.” (St. Dominic)

Merciful Father You know we are tired and at this time of the year our patience gets thin and our frustrations increase. So help us govern our passions so what we say is kind and conveys the meaning of what we are attempting to do here. May we deal fairly and openly with one another and work the work You would have us complete. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from Fox 2 TV, St. Louis Public Radio and MissouriNet were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 922, regarding Trey Latrell Young, which was adopted.

Senator Onder offered Senate Resolution No. 923, regarding Jonaé Victoria Andrews, which was adopted.

Senator Schupp offered Senate Resolution No. 924, regarding David Steele, which was adopted.

Senator Schupp offered Senate Resolution No. 925, regarding Elisabeth Condon, which was adopted.

Senator Schupp offered Senate Resolution No. 926, regarding Eagle Scout Caleb Ryan Stanfield, St. Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 927, regarding Anwaar Morales, Chicago, Illinois, which was adopted.

Senator Sifton offered Senate Resolution No. 928, regarding Yea Sung “Danny” Lee, Washington, which was adopted.

Senator Hoskins offered Senate Resolution No. 929, regarding Colton Huthsing, Joplin, which was adopted.

Senator Hoskins offered Senate Resolution No. 930, regarding Kyle Brewster, Washington, which was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 931

WHEREAS, the Missouri Senate recognizes the importance of empowering citizens to actively participate in the democratic process; and

WHEREAS, the Senate has a long tradition of rendering assistance to those organizations which sponsor projects in the interest of good citizenship; and

WHEREAS, The Supreme Court Civic Education Committee - Constitution Project is a fun, yet intensive, interactive competition for high school students to gain experience in fields of journalism, crime scene investigation and trial advocacy;

NOW, THEREFORE, BE IT RESOLVED that the Missouri Senate hereby grant the participants of the Supreme Court Civic Education Committee - Constitution Project permission to use the Senate Chamber from 9:00 a.m. to 3:00 p.m. on Wednesday, September 6, 2017, for the purpose of conducting a mock session.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 931** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 931** was adopted.

The Senate observed a moment of silence for the flood victims in Butler County.

President Pro Tem Richard assumed the Chair.

REPORTS OF STANDING COMMITTEES

Senator Munzlinger, Chairman of the Committee on Agriculture, Food Production and Outdoor Resources, submitted the following report:

Mr. President: Your Committee on Agriculture, Food Production and Outdoor Resources, to which was

referred **HB 719**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following reports:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS** for **HB 261**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HB 294**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCS** for **HB 303**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following report:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **HCS** for **HB 174**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **HCS** for **HB 935**, with **SCS**; **HB 815**, with **SCS**; **HCS** for **HB 694**; **HB 469**, with **SCS**; and **HB 327**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following reports:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 142**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 247**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 334**, begs leave to report that it has considered the same and recommends

that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HB 571**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 656**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Riddle, Chairman of the Committee on Professional Registration, submitted the following reports:

Mr. President: Your Committee on Professional Registration, to which was referred **HCS** for **HB 330**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HB 209**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

President Parson assumed the Chair.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended, to **SB 8** and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 8**, as amended. Representatives: Rhoads, Bernskoetter, Fitzwater (144), McCreery, Mitten.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 302**, entitled:

An Act to repeal sections 68.057, 68.075, and 135.963, RSMo, and to enact in lieu thereof three new sections relating to local enterprise zones.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 7, House Amendment No. 8, House Amendment No. 9, and House Amendment No. 10.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

“393.355. 1. As used in this section, the following terms shall mean:

(1) “Electrical corporation”, as defined in section 386.020, but shall not include an electrical corporation as defined and set forth in subsection 2 of section 393.110;

(2) “Aluminum smelting facility”, a facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334, is located in a county of the third classification, and has had electrical service provided to said facility in the past, in part or whole, by a municipally-owned utility and, in part or whole, by an electric generating cooperative owned by rural electric cooperatives;

(3) “Steel works facility”, a facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110, and is located in a county of the third classification.

2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate that is not based on the electrical corporation’s cost of service for an aluminum smelting facility or a steel works facility if the commission:

(1) Determines the special rate is in the interest of the state of Missouri when considering the collective interests of the customers of the electrical corporation serving the facility and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;

(2) In each general rate proceeding of the electrical corporation serving the facility, allocates the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation’s other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and

(3) Approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to an aluminum smelting facility or steel works facility in the manner specified in subsection 4 of this section must establish a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the smelting facility because of changes in the smelting facility’s load

between the electrical corporation's general rate proceedings, with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation due to such changes in the facility's load between general rate proceedings is calculated in such a manner that the electrical corporation's net income is neither increased nor decreased because of such changes in the facility's load. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. An electrical corporation is authorized to provide electric service to an aluminum smelting facility or steel works facility at a special rate authorized by this section in one of two ways, as follows:

(1) Under a rate schedule reflecting the special rate if the facility is located within the electrical corporation's certificated service territory; or

(2) Notwithstanding section 393.170, under a contract reflecting the special rate approved by the commission under the terms and conditions of this section.

In any case where the electric service is provided under contract referenced in subdivision (2) of this subsection, the facility shall be a commission-regulated retail electric customer of the electrical corporation and the rates, charges, and revenues under the contract shall, for ratemaking purposes, be treated by the commission as if the rates, charges, and revenues arise under the electrical corporation's tariff.

5. To receive a special rate, the facility must file a written application with the commission specifying the requested special rate, any terms or conditions proposed by the facility respecting the requested special rate, and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall not continue beyond December 31, 2027. The commission may impose such conditions on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.

393.356. Electrical corporations may file proposed rate or regulatory mechanisms or plans with the commission for the commission's approval. If such a mechanism or plan is approved by the commission as filed or is approved by the commission with modifications acceptable to the electrical corporation, or if the commission approves a special rate under section 393.355, the commission shall lack the authority to modify or eliminate any such mechanism, plan, or special rate during the specified term.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

“393.1410. 1. It shall be the policy of the state of Missouri for the commission to support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or

automation of electric infrastructure, including through the use of the latest technologies to meet the needs and expectations of customers. It shall also be the policy of the state of Missouri for the commission to approve rates designed to allow electrical corporations to recover their full cost of service and provide a reasonable opportunity to earn a fair return.

2. The commission may utilize rate adjustment mechanisms not otherwise specifically authorized by statute including, but not limited to, mechanisms to promote modernization and replacement of an electrical corporation's infrastructure. The commission may also use partially forecasted test years, true-ups of retail revenue requirement components, tracking mechanisms, grid modernization incentive mechanisms, interim rates, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval with post construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting immediately after all of said section and line the following:

“99.585. 1. In addition to the powers granted under section 99.580, the state of Missouri, acting through the department of economic development and the office of administration, and any other public body, may, upon such terms and with reasonable consideration as it may determine, appropriate funds for the purpose of aiding and cooperating in the planning, undertaking, or carrying out of a land clearance project or projects within the area in which the public body is authorized to act to develop, construct, reconstruct, rehabilitate, repair, or improve any tourism infrastructure facilities within such land clearance project area or areas. Any annual appropriation by a public body for such land clearance projects related to tourism infrastructure facilities shall be limited to a portion of tax revenues derived directly or indirectly from any such land clearance project or projects supported by such annual appropriations within such designated land clearance project area or areas, as stated in an agreement entered into between the authority and the public body under subdivision (10) of section 99.580; provided, however, that the annual amount of the state appropriation contemplated by this section shall not exceed six million dollars per year for any one such agreement and shall be determined to produce a positive net fiscal impact for the state over the term of such agreement, with such public or private assurances as the director of the department of economic development may reasonably require.

2. As used in this section, “tourism infrastructure facilities” means structures, fixtures, systems, and facilities including, but not limited to, convention centers, multipurpose sports and entertainment venues, exhibition and trade facilities, transportation facilities, cultural facilities, field houses, indoor and outdoor convention and recreational facilities and centers, playing fields, or parking facilities owned by any public body and which the authority determines are a contributing factor in the attraction of convention, sports, recreational, transportation, cultural, or meeting activities, either professional or amateur, commercial or private. Such structures, fixtures, systems, and facilities may include, but are not limited to, foundations, roofs, interior and exterior walls or windows, floors, steps,

stairs, concourses, hallways, restrooms, event or meeting spaces or other hospitality-related areas, concession or food preparation areas, and services systems such as mechanical, gas utility, electrical, lighting, communication, sound, sanitary, HVAC, elevator, escalator, plumbing, sprinkler, cabling and wiring, life-safety, or other building systems.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 302, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

“67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; [and]

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to

provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide

for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting after all of said section and line the following:

“108.170. 1. Notwithstanding any other provisions of any law or charter to the contrary, any issue of bonds, notes, or other evidences of indebtedness, including bonds, notes, or other evidences of indebtedness payable solely from revenues derived from any revenue-producing facility, hereafter issued under any law of this state by any county, city, town, village, school district, educational institution, drainage district, levee district, nursing home district, hospital district, library district, road district, fire protection district, water supply district, sewer district, housing authority, land clearance for redevelopment authority, special authority created under section 64.920, authority created pursuant to the provisions of chapter 238, or other municipality, political subdivision or district of this state shall be negotiable, may be issued in bearer form or registered form with or without coupons to evidence interest payable thereon, may be issued in any denomination, and may bear interest at a rate not exceeding ten percent per annum, and may be sold, at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, anything in any proceedings heretofore had authorizing such bonds, notes, or other evidence of indebtedness, or in any law of this state or charter provision to the contrary notwithstanding. Such issue of bonds, notes, or other evidence of indebtedness may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice of such sale, at the best price obtainable, not less than ninety-five percent of the par value thereof; provided, that such bonds, notes, or other evidence of indebtedness may be sold to any agency or corporate or other instrumentality of the state of Missouri or of the federal government at private sale at a rate not exceeding fourteen percent per annum. **Any political subdivision that maintains a credit rating by a nationally recognized bond rating agency of A, AA, or AAA issuing more than ten million dollars debt in a calendar year shall issue such debt through a competitive process unless the political subdivision employs the services of a municipal advisor, at which point the political subdivision may use a negotiated or competitive process. A municipal advisor shall not be allowed to profit financially or otherwise, either directly or indirectly, from the underwriter of a negotiated bond issuance.**

2. Notwithstanding the provisions of subsection 1 of this section to the contrary, the sale of bonds, notes, or other evidence of indebtedness issued by the state board of public buildings created under section 8.010, the state board of fund commissioners created under section 33.300, any port authority created under section 68.010, the bi-state metropolitan development district authorized under section 70.370, any special business district created under section 71.790, any county, as defined in section 108.465, exercising the powers granted by sections 108.450 to 108.470, the industrial development board created under section 100.265, any planned industrial expansion authority created under section 100.320, the higher education loan authority created under section 173.360, the Missouri housing development commission created under

section 215.020, the state environmental improvement and energy resources authority created under section 260.010, the agricultural and small business development authority created under section 348.020, any industrial development corporation created under section 349.035, or the health and educational facilities authority created under section 360.020 shall, with respect to the sales price, manner of sale and interest rate, be governed by the specific sections applicable to each of these entities.

3. Any person who is engaged as a municipal advisor by a political corporation or subdivision with respect to a particular issue of securities shall be independent of the underwriter of that issue of securities. For the purposes of this section, “municipal advisor” shall mean a person registered as a municipal advisor under the rules of the United States Securities and Exchange Commission, and “independent” shall have the same meaning as defined by the rules of the United States Securities and Exchange Commission. In determining the individuals or entities that may serve as a municipal advisor, nothing in this section shall be construed to be more restrictive than the definition of a municipal advisor as established by the United States Securities and Exchange Commission.

4. Notwithstanding other provisions of this section or other law, the sale of bonds, notes or other evidence of indebtedness issued by any housing authority created under section 99.040 may be sold at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, and may bear interest at a rate not exceeding fourteen percent per annum. The sale shall be a public sale unless the issuing jurisdiction adopts a resolution setting forth clear justification why the sale should be a private sale except that private activity bonds may be sold either at public or private sale.

[4.] 5. Notwithstanding other provisions of this section or law, industrial development revenue bonds may be sold at private sale and bear interest at a rate not exceeding fourteen percent per annum at the best price obtainable, not less than ninety-five percent of the par value thereof.

[5.] 6. Notwithstanding other provisions in subsection 1 of this section to the contrary, revenue bonds issued for airport purposes by any constitutional charter city in this state which now has or may hereafter acquire a population of more than three hundred thousand but less than six hundred thousand inhabitants, according to the last federal decennial census, may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice, at the best price obtainable, not less than ninety-five percent of the par value thereof.

[6.] 7. For purposes of the interest rate limitations set forth in this section, the interest rate on bonds, notes or other evidence of indebtedness described in this section means the rate at which the present value of the debt service payments on an issue of bonds, notes or other evidence of indebtedness, discounted to the date of issuance, equals the original price at which such bonds, notes or other evidence of indebtedness are sold by the issuer. Interest on bonds, notes or other evidence of indebtedness may be paid periodically at such times as shall be determined by the governing body of the issuer and may be compounded in accordance with section 408.080.

[7.] 8. Notwithstanding any provision of law or charter to the contrary:

(1) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state which entity or political corporation has an annual operating budget for the current year exceeding twenty-five million dollars may, in connection with managing the cost to such entity or political corporation of purchasing fuel, electricity, natural gas, and other commodities used in the ordinary course of its lawful operations, enter into agreements providing for fixing the cost of such commodity, including without

limitation agreements commonly referred to as hedges, futures, and options; provided that as of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection; and further provided that no eligible school, as defined in section 393.310, shall be authorized by this subsection to enter into such agreements in connection with the purchase of natural gas while the tariffs required under section 393.310 are in effect;

(2) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state may, in connection with its bonds, notes, or other obligations then outstanding or to be issued and bearing interest at a fixed or variable rate, enter into agreements providing for payments based on levels of or changes in interest rates, including without limitation certain derivative agreements commonly referred to as interest rate swaps, hedges, caps, floors, and collars, provided that:

(a) As of the date of issuance of the bonds, notes, or other obligations to which such agreement relates, such entity or political corporation will have bonds, notes, or other obligations outstanding in an aggregate principal amount of at least fifty million dollars; and

(b) As of the date of such agreement, such entity's or political corporation's bonds, notes, or other obligations then outstanding or to be issued have received a stand-alone credit rating in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency, or such entity or political corporation has an issuer or general credit rating, in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency; and

(c) As of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection;

(3) Prior to entering into any agreements pursuant to subdivision (1) or (2) of this subsection, the governing body of the entity or political corporations entering into such agreements shall have adopted a written policy governing such agreements. Such policy shall be prepared by integrating the recommended practices published by the Government Finance Officers Association or comparable nationally recognized professional organization and shall provide guidance with respect to the permitted purposes, authorization process, mitigation of risk factors, ongoing oversight responsibilities, market disclosure, financial strategy, and any other factors in connection with such agreements determined to be relevant by the governing body of such entity or political corporation. Such entity or political corporation may enter into such agreements at such times and such agreements may contain such payment, security, default, remedy, and other terms and conditions as shall be consistent with the written policy adopted under this subdivision and as may be approved by the governing body of such entity or other obligated party, including any rating by any nationally recognized rating agency and any other criteria as may be appropriate;

(4) Nothing in this subsection shall be applied or interpreted to authorize any such entity or political corporation to enter into any such agreement for investment purposes or to diminish or alter the special or general power any such entity or political corporation may otherwise have under any other provisions of law including the special or general power of any interstate transportation authority.

9. The state treasurer shall make available to municipalities, political subdivisions, or districts listed under subsection 1 of this section relevant information regarding debt issuance and bidding processes, including best practices resources published by a national association of government finance officers on debt issuance, to aid such entities with the process of issuing debt and awarding

bonds to the best bidder.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO

HOUSE AMENDMENT NO. 6

Amend House Amendment No. 6 to House Committee Substitute for Senate Bill No. 302, Page 2, Line 39, by deleting the word “**specific**” on said line and inserting in lieu thereof the word “**special**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

“173.1600. 1. As used in this section, the following words mean:

(1) “Educational institution” or “school”, a private or public institution that offers participants, students, or trainees an organized course of study or training that is academic, technical, trade-oriented, or preparatory for gainful employment in a recognized occupation;

(2) “Personal social media account”, an account with an electronic medium or service where users may create, share, and view user-generated content including, but not limited to, videos or still photographs, blogs, video blogs, podcasts, messages, emails, or internet website profiles or locations. The term “personal social media account” does not include:

(a) An account opened at an employer’s behest, or provided by an employer, and intended to be used solely on behalf of the employer; or

(b) An account opened at a school’s behest, or provided by a school, and intended to be used solely on behalf of the school;

(3) “Prospective student”, an applicant for admission to an educational institution;

(4) “Student”, any student, participant, or trainee, whether full-time or part-time, in an organized course of study at an educational institution.

2. An educational institution shall not:

(1) Require, request, or coerce a student or prospective student to disclose the username and password, password, or any other means of authentication, or provide access through the username or password, to a personal social media account;

(2) Except as provided under subsection 4 of this section, require, request, or coerce a student or prospective student to access a personal social media account in the presence of a school employee or school volunteer including, but not limited to, a coach, teacher, or school administrator, in a manner that enables the school employee or school volunteer to observe the contents of such account; or

(3) Compel a student or prospective student to add anyone, including a coach, teacher, school administrator, or other school employee or school volunteer, to his or her list of contacts associated with a personal social media account or require, request, or otherwise coerce a student or prospective student to change the settings that affect a third party’s ability to view the contents of a personal

social media account.

3. An educational institution shall not:

(1) Take any action or threaten to take any action to discharge, discipline, prohibit from participating in curricular or extracurricular activities, or otherwise penalize a student for a student's refusal to disclose any information specified in subdivision (1) of subsection 2 of this section, for refusal to take any action specified in subdivision (2) of subsection 2 of this section, or for refusal to add a coach, teacher, school administrator, or other school employee or school volunteer to his or her list of contacts associated with a personal social media account or to change the settings that affect a third party's ability to view the contents of a personal social media account, as specified in subdivision (3) of subsection 2 of this section; or

(2) Fail or refuse to admit any prospective student as a result of the prospective student's refusal to disclose any information specified in subdivision (1) of subsection 2 of this section, refusal to take any action specified in subdivision (2) of subsection 2 of this section, or refusal to add a coach, teacher, school administrator, or other school employee or school volunteer to his or her list of contacts associated with a personal social media account or to change the settings that affect a third party's ability to view the contents of a personal social media account, as specified in subdivision (3) of subsection 2 of this section.

4. Nothing in this section prevents an educational institution from:

(1) Accessing information about a student or prospective student that is publicly available;

(2) Complying with state and federal laws, rules, and regulations and the rules of self-regulatory organizations, where applicable;

(3) Requesting or requiring a student or prospective student to share specific content that has been reported to the school, without requesting or requiring a student or prospective student to provide a username and password, password, or other means of authentication that provides access to a personal social media account, as part of:

(a) An investigation for the purpose of ensuring compliance with applicable laws or regulatory requirements; or

(b) An investigation of actual disruption to school functions based on receipt of specific information about the unlawful harassment or bullying of a student by the student or prospective student from whom the content is requested or required;

(4) Prohibiting a student or prospective student from using a personal social media account for school purposes; or

(5) Prohibiting a student or prospective student from accessing or operating a personal social media account during school hours or while on school property.

5. If a school inadvertently receives the username and password, password, or other means of authentication that provides access to a personal social media account of a student or prospective student through the use of an otherwise lawful virus scan or firewall that monitors the school's network or school-provided devices, the school is not liable for having the information but shall not use the information to access the personal social media account of the student or prospective student

or share the information with anyone. The school shall delete the information immediately, if reasonably practicable.

6. It shall be an unlawful employment practice for an educational institution to violate the provisions of this section. A student or prospective student may bring a cause of action for general or specific damages based on any violation of this section.

285.045. 1. This section shall be known and may be cited as “The Password Privacy Protection Act”.

2. As used in this section, the following terms shall mean:

(1) “Applicant”, any person applying for employment;

(2) “Electronic communications device”, any device that uses electronic signals to create, transmit, and receive information. The term “electronic communications device” shall include, but not be limited to, computers, telephones, personal digital assistants, and other similar devices;

(3) “Employee”, any person performing work or service of any kind or character for hire within the state of Missouri, including independent contractors;

(4) “Employer”, any person or entity employing any person for hire within the state of Missouri, including a public employer;

(5) “Employment”, the act of employing or state of being employed, engaged, or hired to perform work or services of any kind or character within the state of Missouri;

(6) “Personal online account”, an online account that is used by an employee or applicant exclusively for personal communications unrelated to any business purposes of the employer. Such account shall not include any account created, maintained, used, or accessed by an employee or applicant for business-related communications or for a business purpose of the employer;

(7) “Personal online service”, an online service that is used by an employee or applicant exclusively for personal communication or use unrelated to any business purposes of the employer. Such service shall not include any service maintained, used, or accessed by an employee or applicant for business-related communications or uses or for a business purpose of the employer;

(8) “Political subdivision”, any agency of the state, county, city, town, township, village, special district, subdistrict, or any unit of the state authorized to levy taxes;

(9) “Public employer”, every department, agency, or instrumentality of the state or political subdivision of the state;

(10) “Work”, any job, task, labor, services, or any other activity for which compensation is provided, expected, or due.

3. Subject to the exceptions provided in subsection 4 of this section, an employer shall not request or require an employee or applicant to disclose any username, password, or other authentication means for accessing any personal online account or personal online service or compel an employee or applicant for employment to add the employer or an employment agency to the employee’s or applicant’s list of contacts associated with a personal online account.

4. An employer may request or require an employee to disclose any username, password, or other authentication means for accessing:

(1) Any electronic communications device supplied by or paid for, in whole or in part, by the employer;

(2) Any accounts or services provided by the employer;

(3) Any accounts or services the employee uses for business purposes; or

(4) Any accounts or services used as a result of the employee's employment relationship with the employer.

5. An employer shall not:

(1) Discharge, discipline, or otherwise penalize or threaten to discharge, discipline, or otherwise penalize an employee solely for an employee's refusal to disclose any information specified in subsection 3 of this section;

(2) Fail or refuse to hire any applicant as a result of the applicant's refusal to disclose any information specified in subsection 3 of this section; or

(3) Be held liable for failure to request or require that an applicant or employee disclose any information specified in subsection 3 of this section.

6. An employee shall not transfer an employer's proprietary or confidential information or financial data to an employee's personal online account or personal online service without the employer's authorization.

7. This section shall not be construed to prevent an employer from engaging in any of the following activities:

(1) Conducting an investigation for the purposes of ensuring compliance with applicable laws or regulations against work-related employee misconduct based on the receipt of specific information about activity on a personal online account or personal online service by an employee or other source;

(2) Conducting an investigation of an employee's actions based on the receipt of specific information about the unauthorized transfer of an employer's proprietary information, confidential information, or financial data to a personal online account or personal online service by an employee or other source;

(3) Conducting an investigation as specified in subdivision (1) or (2) of this subsection that requires the employee's cooperation to share the content that has been reported in order to make a factual determination;

(4) Disciplining or discharging an employee for transferring the employer's proprietary or confidential information or financial data to an employee's personal online account or personal online service without the employer's authorization;

(5) Restricting or prohibiting an employee's access to certain websites while using an electronic communications device that is paid for, in whole or in part, by the employer or while using an employer's network or resources, in compliance with state and federal law; or

(6) Monitoring, reviewing, accessing, or blocking electronic data stored on an electronic communications device that is paid for, in whole or in part, by the employer, or such data that is traveling through or stored on an employer's network, in compliance with state and federal law.

8. This section shall not prohibit or restrict any employer from viewing, accessing, or utilizing information about any employee or applicant that can be obtained without the information specified in subsection 3 of this section or that is available to the public.

9. This section shall not be construed to prevent an employer from complying with state or federal laws or regulations or the rules of self-regulatory organizations, as that term is defined in 15 U.S.C. Section 78c(a)(26).

10. This section shall not be construed to prohibit an employer from requesting an employee to provide an email address in order to conduct business-related communications with the employee. However, such address shall not be disclosed to any third party.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting immediately after all of said section and line the following:

“99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the “Special Allocation Fund” of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's levy rate for ad valorem tax on real property, any

additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered payments in lieu of taxes subject to deposit into a special allocation fund without the consent of such taxing district. Revenues will be considered directly attributable to the newly voter-approved incremental increase to the extent that they are generated from the difference between the taxing district's actual levy rate currently imposed and the maximum voter-approved levy rate at the time that the redevelopment project was adopted. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850.

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to Article VI, Section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes.

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to Article VI, Section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of Article III, Section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of subsection 2 of Section 6 of Article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for

the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, taxes imposed on sales pursuant to subsection 2 of section 67.1712 for the purpose of operating and maintaining a metropolitan park and recreation district, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement or levied by such county under section 238.410 for the purpose of the county transit authority operating transportation facilities, or for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 28, 2013, taxes imposed on sales under and pursuant to section 67.700 or 650.399 for the purpose of emergency communication systems, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's sales tax or use tax, other than the renewal of an expiring sales or use tax, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered economic activity taxes subject to deposit into a special allocation fund without the consent of such taxing district.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects

shall deposit such funds in a separate segregated account within the special allocation fund established pursuant to section 99.805.

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to the following:

(1) Blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(a) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(b) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand;

(2) Blighted areas consisting solely of the site of a former automobile manufacturing plant located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants. For the purposes of this section, "former automobile manufacturing plant" means a redevelopment area containing a minimum of one hundred acres, and such redevelopment area was previously used primarily for the manufacture of automobiles but ceased such manufacturing after the 2007 calendar year; or

(3) Blighted areas consisting solely of the site of a former insurance company national service center containing a minimum of one hundred acres located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsection 4 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

(a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;

(b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;

(c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;

(d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;

(e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of subsection 1 of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;

(f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri;

(g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;

- (h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;
- (i) The street address of the development site;
- (j) The three-digit North American Industry Classification System number or numbers characterizing the development project;
- (k) The estimated development project costs;
- (l) The anticipated sources of funds to pay such development project costs;
- (m) Evidence of the commitments to finance such development project costs;
- (n) The anticipated type and term of the sources of funds to pay such development project costs;
- (o) The anticipated type and terms of the obligations to be issued;
- (p) The most recent equalized assessed valuation of the property within the development project area;
- (q) An estimate as to the equalized assessed valuation after the development project area is developed in accordance with a development plan;
- (r) The general land uses to apply in the development area;
- (s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;
- (t) The total number of full-time equivalent positions in the development area;
- (u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;
- (v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;
- (w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;
- (x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;
- (y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;
- (z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;
- (aa) A list of other community and economic benefits to result from the project;
- (bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from

which such subsidies are sought;

(cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;

(dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;

(ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;

(ff) A list of competing businesses in the county containing the development area and in each contiguous county;

(gg) A market study for the development area;

(hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;

(2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;

(3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars; provided, however, that such thirty-two million dollar cap shall not apply to redevelopment plans or projects initially listed by name in the applicable appropriations bill after August 28, 2015, which involve either:

(a) A former automobile manufacturing plant; or

(b) The retention of a federal employer employing over two thousand geospatial intelligence jobs.

At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (a) of this subdivision exceed four million dollars in the aggregate. At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (b) of this subdivision exceed twelve million dollars in the aggregate. To the extent a redevelopment plan

or project independently meets the eligibility criteria set forth in both paragraphs (a) and (b) of this subdivision, then at no such time shall the annual amount of new state revenues for disbursements from the Missouri supplemental tax increment financing fund for such eligible redevelopment plan or project exceed twelve million dollars in the aggregate;

(4) At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2017, and before August 28, 2027, be increased by or exceed ten million dollars. Redevelopment plans or projects approved prior to August 28, 2017, which are expanded with buildings of new construction shall not be increased by more than ten million dollars in excess of the original previously approved maximum projected amount. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2027, exceed twenty million dollars; provided however, that such ceilings shall not apply to redevelopment plans or projects exempted from such ceilings under subdivision (3) of this subsection;

(5) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.

11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the “Missouri Supplemental Tax Increment Financing Fund”, to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsection 4 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental

increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues.

15. Notwithstanding any other provision of the law to the contrary, the adoption of any tax increment financing authorized under sections 99.800 to 99.865 shall not supersede, alter, or reduce in any way a property tax levied under section 205.971.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after said section and line the following:

“393.1130. 1. This section shall be known and may be cited as “The Nuclear Energy Standard”.

2. As used in this section, the following terms shall mean:

(1) “Commission”, the public service commission;

(2) “Small modular nuclear reactor”, a nuclear reactor based on fission that is approved under federal and state laws and regulations to be constructed in this state which produces less than three hundred megawatts of clean electrical energy; and

(3) “Utility”, any electrical corporation as defined under section 386.020, but this term shall not include any electrical corporation as defined and set forth under subsection 2 of section 393.110.

3. Upon the fulfillment of subsection 4 of this section, the commission shall prescribe by rule that all utilities in this state produce electricity using small modular nuclear reactors such that two percent of each utility’s total electricity retail sales are made based on electricity generated by such reactors. The commission shall have discretion with regard to the time for requiring compliance with the nuclear energy standard, but in no case shall it require full compliance less than three years from the fulfillment of the conditions for the effective date of this section. The commission may promulgate such rules or regulations as are necessary to administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

4. This section shall become effective only if a production facility for small modular nuclear reactors has been built in this state and is operational. A facility shall be classified as operational if such facility has produced no fewer than three small modular nuclear reactors in accordance with all federal and state laws and regulations, and such reactors are legally available for sale or use. If the commission determines that a production facility is properly operational in accordance with this section, then it shall comply with the requirements of subsection 3 of this section. The commission

shall notify the revisor of statutes when a facility has been built and becomes operational.

5. Notwithstanding subsection 3 to the contrary, a utility may petition the commission to satisfy the two percent generation requirement from renewable or hydroelectric sources, or with the purchase of renewable energy credits as defined in section 393.1025. The commission may grant such a petition upon a finding of undue hardship for compliance or due to a lack of increase in demand for energy generation by the utility.

393.1025. As used in sections 393.1020 to 393.1030, the following terms mean:

(1) “Commission”, the public service commission;

(2) “Department”, the department of natural resources;

(3) “Electric utility”, any electrical corporation as defined by section 386.020;

(4) “Renewable energy credit” or “REC”, a tradeable certificate of proof that one megawatt-hour of electricity has been generated from renewable energy sources; and

(5) “Renewable energy resources”, electric energy produced from wind, solar thermal sources, photovoltaic cells and panels, dedicated crops grown for energy production, cellulosic agricultural residues, plant residues, **processed solid biomass engineered fiber fuel as defined in section 393.1600**, methane from landfills, from agricultural operations, or from wastewater treatment, thermal depolymerization or pyrolysis for converting waste material to energy, clean and untreated wood such as pallets, hydropower (not including pumped storage) that does not require a new diversion or impoundment of water and that has a nameplate rating of ten megawatts or less, fuel cells using hydrogen produced by one of the above-named renewable energy sources, and other sources of energy not including nuclear that become available after November 4, 2008, and are certified as renewable by rule by the department.

393.1030. 1. The commission shall, in consultation with the department, prescribe by rule a portfolio requirement for all electric utilities to generate or purchase electricity generated from renewable energy resources. Such portfolio requirement shall provide that electricity from renewable energy resources shall constitute the following portions of each electric utility’s sales:

(1) No less than two percent for calendar years 2011 through 2013;

(2) No less than five percent for calendar years 2014 through 2017;

(3) No less than ten percent for calendar years 2018 through 2020; and

(4) No less than fifteen percent in each calendar year beginning in 2021.

At least two percent of each portfolio requirement shall be derived from solar energy. The portfolio requirements shall apply to all power sold to Missouri consumers whether such power is self-generated or purchased from another source in or outside of this state. A utility may comply with the standard in whole or in part by purchasing RECs. Each kilowatt-hour of eligible energy generated in Missouri shall count as 1.25 kilowatt-hours for purposes of compliance. **Each kilowatt-hour of eligible energy generated from processed solid biomass engineered fiber fuel, as defined in section 393.1600, shall count as 1.50 kilowatt-hours for purposes of compliance.**

2. The commission, in consultation with the department and within one year of November 4, 2008, shall select a program for tracking and verifying the trading of renewable energy credits. An unused credit may

exist for up to three years from the date of its creation. A credit may be used only once to comply with sections 393.1020 to 393.1030 and may not also be used to satisfy any similar nonfederal requirement. An electric utility may not use a credit derived from a green pricing program. Certificates from net-metered sources shall initially be owned by the customer-generator. The commission, except where the department is specified, shall make whatever rules are necessary to enforce the renewable energy standard. Such rules shall include:

(1) A maximum average retail rate increase of one percent determined by estimating and comparing the electric utility's cost of compliance with least-cost renewable generation and the cost of continuing to generate or purchase electricity from entirely nonrenewable sources, taking into proper account future environmental regulatory risk including the risk of greenhouse gas regulation. Notwithstanding the foregoing, until June 30, 2020, if the maximum average retail rate increase would be less than or equal to one percent if an electric utility's investment in solar-related projects initiated, owned or operated by the electric utility is ignored for purposes of calculating the increase, then additional solar rebates shall be paid and included in rates in an amount up to the amount that would produce a retail rate increase equal to the difference between a one percent retail rate increase and the retail rate increase calculated when ignoring an electric utility's investment in solar-related projects initiated, owned, or operated by the electric utility. Notwithstanding any provision to the contrary in this section, even if the payment of additional solar rebates will produce a maximum average retail rate increase of greater than one percent when an electric utility's investment in solar-related projects initiated, owned or operated by the electric utility are included in the calculation, the additional solar rebate costs shall be included in the prudently incurred costs to be recovered as contemplated by subdivision (4) of this subsection;

(2) Penalties of at least twice the average market value of renewable energy credits for the compliance period for failure to meet the targets of subsection 1 of this section. An electric utility will be excused if it proves to the commission that failure was due to events beyond its reasonable control that could not have been reasonably mitigated, or that the maximum average retail rate increase has been reached. Penalties shall not be recovered from customers. Amounts forfeited under this section shall be remitted to the department to purchase renewable energy credits needed for compliance. Any excess forfeited revenues shall be used by the department's energy center solely for renewable energy and energy efficiency projects;

(3) Provisions for an annual report to be filed by each electric utility in a format sufficient to document its progress in meeting the targets;

(4) Provision for recovery outside the context of a regular rate case of prudently incurred costs and the pass-through of benefits to customers of any savings achieved by an electrical corporation in meeting the requirements of this section.

3. As provided for in this section, except for those electrical corporations that qualify for an exemption under section 393.1050, each electric utility shall make available to its retail customers a solar rebate for new or expanded solar electric systems sited on customers' premises, up to a maximum of twenty-five kilowatts per system, measured in direct current that were confirmed by the electric utility to have become operational in compliance with the provisions of section 386.890. The solar rebates shall be two dollars per watt for systems becoming operational on or before June 30, 2014; one dollar and fifty cents per watt for systems becoming operational between July 1, 2014, and June 30, 2015; one dollar per watt for systems becoming operational between July 1, 2015, and June 30, 2016; fifty cents per watt for systems becoming operational between July 1, 2016, and June 30, 2017; fifty cents per watt for systems becoming operational

between July 1, 2017, and June 30, 2019; twenty-five cents per watt for systems becoming operational between July 1, 2019, and June 30, 2020; and zero cents per watt for systems becoming operational after June 30, 2020. An electric utility may, through its tariffs, require applications for rebates to be submitted up to one hundred eighty-two days prior to the June thirtieth operational date. Nothing in this section shall prevent an electrical corporation from offering rebates after July 1, 2020, through an approved tariff. If the electric utility determines the maximum average retail rate increase provided for in subdivision (1) of subsection 2 of this section will be reached in any calendar year, the electric utility shall be entitled to cease paying rebates to the extent necessary to avoid exceeding the maximum average retail rate increase if the electrical corporation files with the commission to suspend its rebate tariff for the remainder of that calendar year at least sixty days prior to the change taking effect. The filing with the commission to suspend the electrical corporation's rebate tariff shall include the calculation reflecting that the maximum average retail rate increase will be reached and supporting documentation reflecting that the maximum average retail rate increase will be reached. The commission shall rule on the suspension filing within sixty days of the date it is filed. If the commission determines that the maximum average retail rate increase will be reached, the commission shall approve the tariff suspension. The electric utility shall continue to process and pay applicable solar rebates until a final commission ruling; however, if the continued payment causes the electric utility to pay rebates that cause it to exceed the maximum average retail rate increase, the expenditures shall be considered prudently incurred costs as contemplated by subdivision (4) of subsection 2 of this section and shall be recoverable as such by the electric utility. As a condition of receiving a rebate, customers shall transfer to the electric utility all right, title, and interest in and to the renewable energy credits associated with the new or expanded solar electric system that qualified the customer for the solar rebate for a period of ten years from the date the electric utility confirmed that the solar electric system was installed and operational.

4. The department shall, in consultation with the commission, establish by rule a certification process for electricity generated from renewable resources and used to fulfill the requirements of subsection 1 of this section. Certification criteria for renewable energy generation shall be determined by factors that include fuel type, technology, and the environmental impacts of the generating facility. Renewable energy facilities shall not cause undue adverse air, water, or land use impacts, including impacts associated with the gathering of generation feedstocks. If any amount of fossil fuel is used with renewable energy resources, only the portion of electrical output attributable to renewable energy resources shall be used to fulfill the portfolio requirements.

5. In carrying out the provisions of this section, the commission and the department shall include methane generated from the anaerobic digestion of farm animal waste and thermal depolymerization or pyrolysis for converting waste material to energy as renewable energy resources for purposes of this section.

6. The commission shall have the authority to promulgate rules for the implementation of this section, but only to the extent such rules are consistent with, and do not delay the implementation of, the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void."

620.3080. 1. As used in this section, the following terms shall mean:

(1) “Job creation, worker training, and infrastructure development programs”, the Missouri works program established under sections 620.2000 to 620.2020, Missouri business use incentives for large-scale development act established under sections 100.700 to 100.850, the Missouri works training program established under sections 620.800 to 620.809, and the real property tax increment allocation redevelopment act established under sections 99.800 to 99.865;

(2) “SMR production facility”, a facility which produces nuclear reactors based on fission that is approved under federal and state law and regulations to be constructed which produce less than three hundred megawatts of clean electrical energy.

2. Notwithstanding any other provision of law to the contrary, no benefits authorized under job creation, worker training, and infrastructure development programs for a SMR production facility shall be considered in determining compliance with applicable limitations on the aggregate amount of benefits that may be awarded annually or cumulatively under subdivision (3) of subsection 10 of section 99.845, subsection 5 of section 100.850, subsection 7 of section 620.809, and subsection 7 of section 620.2020. No SMR production facility shall be authorized for state benefits under job creation, worker training, and infrastructure development programs that exceed, in the aggregate, one hundred and fifty million dollars annually under all such programs.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting immediately after said section and line the following:

“304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

- (1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;
- (2) Establish one-way streets and provide for the regulation of vehicles thereon;
- (3) Require vehicles to stop before crossing certain designated streets and boulevards;

(4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such vehicles in compliance with any ordinances of the designating municipality**

shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

(7) Require the use of signaling devices on all motor vehicles; and

(8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Bill No. 302, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.2050. 1. As used in this section, unless the context clearly indicates otherwise, the following terms mean:

(1) **"Facility", a location composed of real estate, buildings, fixtures, machinery, and equipment;**

(2) **"Municipality", any county, city, incorporated town, or village of the state;**

(3) **"NAICS", the 2007 edition of the North American Industry Classification System developed under the direction and guidance of the federal Office of Management and Budget. Any NAICS**

sector, subsector, industry group, or industry identified in this section shall include its corresponding classification in previous and subsequent federal industry classification systems;

(4) “Technology business facility”, a facility purchased, constructed, extended, or improved under this section, provided that such business facility is engaged in:

(a) Wired telecommunications carriers (NAICS 517110);

(b) Data processing, hosting, and related services (NAICS 518210); or

(c) Internet publishing and broadcasting and web search portals (NAICS 519130) at the business facility;

(5) “Technology business facility project” or “project”, the purchase, construction, extension, or improvement of technology business facilities, whether of the facility as a whole or of any one or more of the facility’s components of real estate, buildings, fixtures, machinery, and equipment.

2. The governing body of any municipality may:

(1) Carry out technology business facility projects for economic development under this section;

(2) Accept grants from the federal and state governments for technology business facility project purposes and may enter into such agreements as are not contrary to the laws of this state which may be required as a condition of grants by the federal government or its agencies; and

(3) Receive gifts and donations from private sources to be used for technology business facility project purposes.

3. The governing body of the municipality may enter into loan agreements, and may sell, lease, or mortgage to private persons, partnerships, or corporations any one or more of the components of a facility received, purchased, constructed, or extended by the municipality for development of a technology business facility project. The loan agreement, installment sale agreement, lease, or other such document shall contain such other terms as are agreed upon between the municipality and the obligor, provided that such terms shall be consistent with this section. If, in the judgment of the governing body of the municipality, the technology business facility project will result in economic benefits to the municipality, the governing body may lawfully enter into an agreement that includes nominal monetary consideration to the municipality in exchange for the use of one or more components of the facility.

4. Transactions involving the lease or rental of any components of a project under this section shall be specifically exempted from the provisions of the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.761, and 238.235 and exempted from the computation of the tax levied, assessed, or payable under the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.745, and 238.235.

5. Leasehold interests granted and held under this section shall not be subject to property taxes.

6. Any payments in lieu of taxes expected to be made by any lessee of the project shall be applied in accordance with this section. The lessee may reimburse the municipality for its actual costs of administering the plan. All amounts paid in excess of such actual costs shall, immediately upon receipt thereof, be disbursed by the municipality’s treasurer or other financial officer to each affected taxing

entity in proportion to the current ad valorem tax levy of each affected taxing entity.

7. The county assessor shall include the current assessed value of all property within the affected taxing entities in the aggregate valuation of assessed property entered upon the assessor's book and verified under section 137.245, and such value shall be used for the purpose of the debt limitation on local government under article VI, section 26(b) of the Constitution of Missouri.

8. The governing body of any municipality may sell or otherwise dispose of the property, buildings, or plants acquired under this section to private persons or corporations for technology business facility project purposes upon approval by the governing body. The terms and method of the sale or other disposal shall be established by the governing body so as to reasonably protect the economic well-being of the municipality and to promote the development of technology business facility projects. A private person or corporation that initially transfers property to the municipality for the purposes of a technology business facility project and that does not charge a purchase price to the municipality shall retain the right, upon request to the municipality, to have the municipality retransfer the donated property to the person or corporation at no cost.

9. The provisions of this section shall not be construed to allow political subdivisions to provide telecommunications services or telecommunications facilities to the extent that they are prohibited from doing so under section 392.410.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SS for SB 34**, entitled:

An Act to repeal sections 160.261, 167.117, 479.170, 488.029, 488.5050, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, 577.060, and 595.045, RSMo, and to enact in lieu thereof sixteen new sections relating to criminal offenses, with penalty provisions and an emergency clause for certain sections.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 5, House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6 Part 1, Part 2, House Amendment No. 2 to House Substitute Amendment No. 1 for House Amendment No. 6, House Amendment No. 3 to House Substitute Amendment No. 1 for House Amendment No. 6, House Substitute Amendment No. 1 for House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 2 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 2 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 2 to House Amendment No. 10, and House Amendment No. 10, as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:

“565.002. As used in this chapter, unless a different meaning is otherwise plainly required the following

terms mean:

- (1) “Adequate cause”, cause that would reasonably produce a degree of passion in a person of ordinary temperament sufficient to substantially impair an ordinary person’s capacity for self-control;
- (2) “Child”, a person under seventeen years of age;
- (3) “Conduct”, includes any act or omission;
- (4) “Course of conduct”, a pattern of conduct composed of two or more acts, which may include communication by any means, over a period of time, however short, evidencing a continuity of purpose. Constitutionally protected activity is not included within the meaning of course of conduct. Such constitutionally protected activity includes picketing or other organized protests;
- (5) “Deliberation” means cool reflection for any length of time no matter how brief;
- (6) “Domestic victim”, a household or family member as the term “family” or “household member” is defined in section 455.010, including any child who is a member of the household or family;
- (7) “Emotional distress”, something markedly greater than the level of uneasiness, nervousness, unhappiness, or the like which are commonly experienced in day-to-day living;
- (8) “Full or partial nudity”, the showing of all or any part of the human genitals, pubic area, buttock, or any part of the nipple of the breast of any female person, with less than a fully opaque covering;
- (9) “Legal custody”, the right to the care, custody and control of a child;
- (10) “Parent”, either a biological parent or a parent by adoption;
- (11) “Person having a right of custody”, a parent or legal guardian of the child;
- (12) “Photographs” or “films”, the making of any photograph, motion picture film, videotape, or any other recording or transmission of the image of a person;
- (13) “Place where a person would have a reasonable expectation of privacy”, any place where a reasonable person would believe that a person could disrobe in privacy, without being concerned that the person’s undressing was being viewed, photographed or filmed by another;
- (14) “Special victim”, any of the following:
 - (a) A law enforcement officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (b) Emergency personnel, any paid or volunteer firefighter, emergency room, **hospital**, or trauma center personnel, or emergency medical technician, assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (c) A probation and parole officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (d) An elderly person;
 - (e) A person with a disability;
 - (f) A vulnerable person;

(g) Any jailer or corrections officer of the state or one of its political subdivisions assaulted in the performance of his or her official duties or as a direct result of such official duties;

(h) A highway worker in a construction or work zone as the terms “highway worker”, “construction zone”, and “work zone” are defined under section 304.580;

(i) Any utility worker, meaning any employee of a utility that provides gas, heat, electricity, water, steam, telecommunications services, or sewer services, whether privately, municipally, or cooperatively owned, while in the performance of his or her job duties, including any person employed under a contract;

(j) Any cable worker, meaning any employee of a cable operator, as such term is defined in section 67.2677, including any person employed under contract, while in the performance of his or her job duties; and

(k) Any employee of a mass transit system, including any employee of public bus or light rail companies, while in the performance of his or her job duties;

(15) “Sudden passion”, passion directly caused by and arising out of provocation by the victim or another acting with the victim which passion arises at the time of the offense and is not solely the result of former provocation;

(16) “Trier”, the judge or jurors to whom issues of fact, guilt or innocence, or the assessment and declaration of punishment are submitted for decision;

(17) “Views”, the looking upon of another person, with the unaided eye or with any device designed or intended to improve visual acuity, for the purpose of arousing or gratifying the sexual desire of any person.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 21, Section 577.685, Line 4, by deleting the word “**Enters**” and inserting in lieu thereof the words “**Illegally enters**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after all of said line the following:

“105.669. 1. Any participant of a plan who is [found guilty] **convicted** of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant’s duties as an employee on or after August 28, 2014, shall not be eligible to receive any retirement benefits from the respective plan based on service rendered on or after August 28, 2014, except a participant may still request from the respective retirement system a refund of the participant’s plan contributions, including interest credited to the participant’s account.

2. [Upon a finding of guilt, the court shall forward a notice of the court’s finding to] **The employer of any participant who is charged or convicted of a felony offense listed in subsection 3 of this section,**

which is committed in direct connection with or directly related to the participant's duties as an employee on or after August 28, 2014, shall notify the appropriate retirement system in which the offender was a participant[. The court shall also make a determination on the value of the money, property, or services involved in committing the offense] **and provide information in connection with such charge or conviction.** The plans shall take all actions necessary to implement the provisions of this section.

3. [The finding of guilt for] **A felony conviction based on** any of the following offenses or a substantially similar offense provided under federal law shall result in the ineligibility of retirement benefits as provided in subsection 1 of this section:

(1) The offense of felony stealing under section 570.030 when such offense involved money, property, or services valued at five thousand dollars or more [as determined by the court];

(2) The offense of felony receiving stolen property under section 570.080, **as it existed before January 1, 2017**, when such offense involved money, property, or services valued at five thousand dollars or more [as determined by the court];

(3) The offense of forgery under section 570.090;

(4) The offense of felony counterfeiting under section 570.103;

(5) The offense of bribery of a public servant under section 576.010; or

(6) The offense of acceding to corruption under section 576.020.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 21, Section 577.685, Line 15, by inserting immediately after said section and line the following:

“595.030. 1. No compensation shall be paid unless the claimant has incurred an out-of-pocket loss of at least fifty dollars or has lost two continuous weeks of earnings or support from gainful employment. “Out-of-pocket loss” shall mean unreimbursed or unreimbursable expenses or indebtedness reasonably incurred:

(1) For medical care or other services, including psychiatric, psychological or counseling expenses, necessary as a result of the crime upon which the claim is based, except that the amount paid for psychiatric, psychological or counseling expenses per eligible claim shall not exceed two thousand five hundred dollars; or

(2) As a result of personal property being seized in an investigation by law enforcement.

Compensation paid for an out-of-pocket loss under this subdivision shall be in an amount equal to the loss sustained, but shall not exceed two hundred fifty dollars.

2. No compensation shall be paid unless the department of public safety finds that a crime was committed, that such crime directly resulted in personal physical injury to, or the death of, the victim, and that police records show that such crime was promptly reported to the proper authorities. In no case may compensation be paid if the police records show that such report was made more than forty-eight hours after the occurrence of such crime, unless the department of public safety finds that the report to the police was

delayed for good cause. If the victim is under eighteen years of age such report may be made by the victim's parent, guardian or custodian; by a physician, a nurse, or hospital emergency room personnel; by the children's division personnel; or by any other member of the victim's family. In the case of a sexual offense, filing a report of the offense to the proper authorities may include, but not be limited to, the filing of the report of the forensic examination by the appropriate medical provider, as defined in section 595.220, with the prosecuting attorney of the county in which the alleged incident occurred.

3. No compensation shall be paid for medical care if the service provider is not a medical provider as that term is defined in section 595.027, and the individual providing the medical care is not licensed by the state of Missouri or the state in which the medical care is provided.

4. No compensation shall be paid for psychiatric treatment or other counseling services, including psychotherapy, unless the service provider is a:

(1) Physician licensed pursuant to chapter 334 or licensed to practice medicine in the state in which the service is provided;

(2) Psychologist licensed pursuant to chapter 337 or licensed to practice psychology in the state in which the service is provided;

(3) Clinical social worker licensed pursuant to chapter 337;

(4) Professional counselor licensed pursuant to chapter 337; or

(5) Board-certified psychiatric-mental health clinical nurse specialist or board certified psychiatric-mental health nurse practitioner licensed under chapter 335 or licensed in the state in which the service is provided.

5. Any compensation paid pursuant to sections 595.010 to 595.075 for death or personal injury shall be in an amount not exceeding out-of-pocket loss, together with loss of earnings or support from gainful employment, not to exceed four hundred dollars per week, resulting from such injury or death. In the event of death of the victim, **a claim for** an award may be made for reasonable and necessary expenses actually incurred for preparation and burial not to exceed five thousand dollars **by the funeral home or a relative of the victim.**

6. Any compensation for loss of earnings or support from gainful employment shall be in an amount equal to the actual loss sustained not to exceed four hundred dollars per week; provided, however, that no award pursuant to sections 595.010 to 595.075 shall exceed twenty-five thousand dollars. If two or more persons are entitled to compensation as a result of the death of a person which is the direct result of a crime or in the case of a sexual assault, the compensation shall be apportioned by the department of public safety among the claimants in proportion to their loss.

7. The method and timing of the payment of any compensation pursuant to sections 595.010 to 595.075 shall be determined by the department.

8. The department shall have the authority to negotiate the costs of medical care or other services directly with the providers of the care or services on behalf of any victim receiving compensation pursuant to sections 595.010 to 595.075.”; and

Further amend said bill and page, Section 595.045, Lines 14 and 15, by deleting said lines in inserting in lieu thereof the following:

“3. The director of revenue shall deposit annually the amount of **at least** two hundred fifty thousand **dollars but no more than one million** dollars to the state forensic laboratory account administered by the department of public”; and

Further amend said bill and section, Page 23, Lines 59 and 60, by deleting said lines in inserting in lieu thereof the following:

“A or B felony; **fifty-five dollars upon a plea of guilty or a finding of guilt for a class C felony;** forty-six dollars upon a plea of guilty or finding of guilt for a class [C or] D **or** “; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 6
PART I

Amend House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 8 and 15, Page 2, Lines 25 and 41, and Page 3, Lines 14, 27, and 40, by deleting in all instances the phrase “**or as a first responder, as defined in 67.145,**”; and

HOUSE AMENDMENT NO. 1 TO
HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 6
PART II

Further amend said amendment, Page 3, Line 42, by inserting immediately after said line the following:

“Further amend said bill, Page 24, Section 595.045, Line 118, by inserting immediately after all of said section and line the following:

“650.520. 1. There is hereby created a statewide program called the “Blue Alert System” referred to in this section as the “system” to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.

2. For the purposes of this section, “law enforcement officer” means any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States.

3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and a killing or serious wounding of a law enforcement officer occurs within the jurisdiction, it shall notify the department of public safety who will notify local media in the region.

4. The blue alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the blue alert system

shall include the department of public safety, highway patrol, department of transportation, and Missouri lottery.

5. The department of public safety shall have the authority to develop, implement, and manage the blue alert system.

6. Participation in a blue alert system is entirely at the option of local law enforcement agencies, federally licensed radio and television broadcasters, and other private entities that volunteer to participate in the dissemination of urgent public information.

7. Any person who knowingly makes a false report that triggers an alert under this section is guilty of a class A misdemeanor; except that, if the false report results in serious physical injury or death, such person is guilty of a class E felony.

8. The department of public safety may promulgate rules for the implementation of the blue alert system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 6

Amend House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 3, Line 43, by inserting immediately after said line the following:

“Further amend said bill, Page 24, Section 594.045, Line 118, by inserting immediately after said section and line the following:

“Section 1. If a blue alert is triggered under section 650.520, such alert shall include an advisory to the public that it should contact the local law enforcement agency to report information and should not attempt to follow the suspect or apprehend the suspect.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3 TO
HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 6

Amend House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 7 and 14, Page 2, Lines 24 and 40, and Page 3, Lines 13, 26, and 39, by deleting in all instances the phrase **“due to his or her employment”**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:

“565.024. 1. A person commits the offense of involuntary manslaughter in the first degree if he or she recklessly causes the death of another person.

2. The offense of involuntary manslaughter in the first degree is a class C felony, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class B felony.**

565.027. 1. A person commits the offense of involuntary manslaughter in the second degree if he or she acts with criminal negligence to cause the death of any person.

2. The offense of involuntary manslaughter in the second degree is a class E felony, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class D felony.”; and**

Further amend said bill, Page 12, Section 565.091, Line 12, by inserting immediately after all of said section and line the following:

“565.225. 1. As used in this section and section 565.227, the term “disturbs” shall mean to engage in a course of conduct directed at a specific person that serves no legitimate purpose and that would cause a reasonable person under the circumstances to be frightened, intimidated, or emotionally distressed.

2. A person commits the offense of stalking in the first degree if he or she purposely, through his or her course of conduct, disturbs or follows with the intent of disturbing another person and:

(1) Makes a threat communicated with the intent to cause the person who is the target of the threat to reasonably fear for his or her safety, the safety of his or her family or household member, or the safety of domestic animals or livestock as defined in section 276.606 kept at such person’s residence or on such person’s property. The threat shall be against the life of, or a threat to cause physical injury to, or the kidnapping of the person, the person’s family or household members, or the person’s domestic animals or livestock as defined in section 276.606 kept at such person’s residence or on such person’s property; or

(2) At least one of the acts constituting the course of conduct is in violation of an order of protection and the person has received actual notice of such order; or

(3) At least one of the actions constituting the course of conduct is in violation of a condition of probation, parole, pretrial release, or release on bond pending appeal; or

(4) At any time during the course of conduct, the other person is seventeen years of age or younger and the person disturbing the other person is twenty-one years of age or older; or

(5) He or she has previously been found guilty of domestic assault, violation of an order of protection,

or any other crime where the other person was the victim; or

(6) At any time during the course of conduct, the other person is a participant of the address confidentiality program under sections 589.660 to 589.681, and the person disturbing the other person knowingly accesses or attempts to access the address of the other person.

3. Any law enforcement officer may arrest, without a warrant, any person he or she has probable cause to believe has violated the provisions of this section.

4. This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of any violation of federal, state, county, or municipal law.

5. The offense of stalking in the first degree is a class E felony, unless the defendant has previously been found guilty of a violation of this section or section 565.227, or any offense committed in another jurisdiction which, if committed in this state, would be chargeable or indictable as a violation of any offense listed in this section or section 565.227, **or unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder**, in which case stalking in the first degree is a class D felony.

565.227. 1. A person commits the offense of stalking in the second degree if he or she purposely, through his or her course of conduct, disturbs, or follows with the intent to disturb another person.

2. This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of any violation of federal, state, county, or municipal law.

3. Any law enforcement officer may arrest, without a warrant, any person he or she has probable cause to believe has violated the provisions of this section.

4. The offense of stalking in the second degree is a class A misdemeanor, unless the defendant has previously been found guilty of a violation of this section or section 565.225, or of any offense committed in another jurisdiction which, if committed in this state, would be chargeable or indictable as a violation of any offense listed in this section or section 565.225, **or unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder**, in which case stalking in the second degree is a class E felony.”; and

Further amend said bill, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

“569.100. 1. A person commits the offense of property damage in the first degree if such person:

(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or

(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; or

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage

occurs while such person is committing the crime of stealing within the motor vehicle.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, **unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class D felony.** The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony.

569.120. 1. A person commits the offense of property damage in the second degree if he or she:

- (1) Knowingly damages property of another; or
- (2) Damages property for the purpose of defrauding an insurer.

2. The offense of property damage in the second degree is a class B misdemeanor, **unless the offense of property damage in the second degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which it is a class A misdemeanor.**

569.140. 1. A person commits the offense of trespass in the first degree if he or she knowingly enters unlawfully or knowingly remains unlawfully in a building or inhabitable structure or upon real property.

2. A person does not commit the offense of trespass in the first degree by entering or remaining upon real property unless the real property is fenced or otherwise enclosed in a manner designed to exclude intruders or as to which notice against trespass is given by:

- (1) Actual communication to the actor; or
- (2) Posting in a manner reasonably likely to come to the attention of intruders.

3. The offense of trespass in the first degree is a class B misdemeanor, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class A misdemeanor.”; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 17, by inserting after said line the following:

“Further amend said bill, Page 21, Section 577.685, Line 15, by inserting immediately after all of said section and line the following:

“589.664. 1. If an individual is a participant in the Address Confidentiality Program pursuant to section 589.663, no person or entity shall be compelled to disclose the participant’s actual address during the discovery phase of or during a proceeding before a court or other tribunal unless the court or tribunal first finds, on the record, that:

(1) There is a reasonable belief that the address is needed to obtain information or evidence without which the investigation, prosecution, or litigation cannot proceed; and

(2) There is no other practicable way of obtaining the information or evidence.

2. The court must first provide the program participant and the secretary of state notice that address disclosure is sought.

3. The program participant shall have an opportunity to present evidence regarding the potential harm to the safety of the program participant if the address is disclosed. In determining whether to compel disclosure, the court must consider whether the potential harm to the safety of the participant is outweighed by the interest in disclosure. In a criminal proceeding, the court must order disclosure of a program participant’s address if protecting the address would violate a defendant’s constitutional right to confront a witness.

4. Notwithstanding any other provision in law, no court shall order an individual who has had their application accepted by the secretary to disclose their actual address or location of their residence without giving the secretary proper notice. The secretary shall have the right to intervene in any civil proceeding in which a court is considering a participant to disclose their actual address.

5. Disclosure of a participant’s actual address under this section shall be limited under the terms of the order to ensure that the disclosure and dissemination of the actual address will be no wider than necessary for the purposes of the investigation, prosecution, or litigation.

6. Nothing in this section prevents the court or other tribunal from issuing a protective order to prevent disclosure of information other than the participant’s actual address that could reasonably lead to the discovery of the program participant’s location.

589.675. If the secretary deems it appropriate, the secretary [shall] **may** make a program participant’s address and mailing address available for inspection or copying [under the following circumstances:

(1)] to a person identified in a court order, upon the secretary’s receipt of such court order that **complies with section 559.664** [specifically orders the disclosure of a particular program participant’s address and mailing address and the reasons stated for the disclosure; or

(2) If the certification has been cancelled because the applicant or program participant violated subdivision (2) of section 589.663].”; and

Further amend said bill, Page 24, Section B, Lines 1-2, by deleting said lines and inserting in lieu thereof the following:

“Section B. Because immediate action is necessary to protect the citizens of Missouri from criminal offenses, the repeal and reenactment of sections”; and

Further amend said bill, page, and section, Lines 3 and 8, by inserting immediately after the number “577.010,” the number “589.675.”; and

Further amend said bill, page, and section, Lines 4 and 8, by deleting the phrase “section 252.069” in both instances and inserting in lieu thereof the phrase “sections 252.069 and 589.664”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 14, by inserting after the word “pool,” the phrase “**swimming beach,**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

“566.150. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not knowingly be present in or loiter within five hundred feet of any real property comprising any public park with playground equipment [or], a public swimming pool, **or any museum with the primary purpose of entertaining or educating children under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 8

Amend House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 2, Line 7, by inserting after all of said line the following:

“Further amend said bill, Page 9, Section 252.069, Line 3, by inserting immediately after all of said section and line the following:

“479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter

or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person's seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for the purposes of this subsection.**"; and

Further amend said bill and page, Section 479.170, Line 10, by inserting immediately after all of said section and line the following:

"479.353. 1. Notwithstanding any provisions to the contrary, the following conditions shall apply to minor traffic violations and municipal ordinance violations:

(1) The court shall not assess a fine, if combined with the amount of court costs, totaling in excess of:

(a) Two hundred twenty-five dollars for minor traffic violations; and

(b) For municipal ordinance violations committed within a twelve-month period beginning with the first violation: two hundred dollars for the first municipal ordinance violation, two hundred seventy-five dollars for the second municipal ordinance violation, three hundred fifty dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and any subsequent municipal ordinance violations;

(2) The court shall not sentence a person to confinement, except the court may sentence a person to confinement for any violation involving alcohol or controlled substances, violations endangering the health or welfare of others, or eluding or giving false information to a law enforcement officer;

(3) A person shall not be placed in confinement for failure to pay a fine unless such nonpayment violates terms of probation or unless the due process procedures mandated by Missouri supreme court rule 37.65 or its successor rule are strictly followed by the court;

(4) Court costs that apply shall be assessed against the defendant unless the court finds that the defendant is indigent based on standards set forth in determining such by the presiding judge of the circuit. Such standards shall reflect model rules and requirements to be developed by the supreme court; and

(5) No court costs shall be assessed if the defendant is found to be indigent under subdivision (4) of this section or if the case is dismissed.

2. When an individual has been held in custody on a notice to show cause warrant for an underlying minor traffic violation, the court, on its own motion or on the motion of any interested party, may review the original fine and sentence and waive or reduce such fine or sentence when the court finds it reasonable given the circumstances of the case.

479.354. For any notice to appear in court, citation, or summons on a minor traffic violation, the date and time the defendant is to appear in court shall be given when such notice to appear in court, citation, or summons is first provided to the defendant. Failure to provide such date and time shall render such notice to appear in court, citation, or summons void.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 8

Amend House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 1 through 2, by deleting all of said lines and inserting in lieu thereof the following:

“Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 9, Section 252.069, Line 3, by inserting after said section and line the following:

“302.335. 1. Except as otherwise provided in subsection 2 of this section, any motorist charged with a traffic violation in this state or any county or municipality of this state shall receive notification, in person, within twenty-four hours of the violation from a law enforcement officer employed by the law enforcement agency issuing the violation.

2. The in-person notification requirement of subsection 1 of this section shall not apply to:

(1) Parking tickets;

(2) Violations under section 577.060;

(3) Incidents requiring further investigation; or

(4) Any other situation in which in-person notification is not possible.

304.288. 1. As used in this section “automated traffic enforcement system” means a camera or optical device designed to record images that depict the motor vehicle, the motor vehicle operator, the license plate of the motor vehicle, or other images to establish evidence that the motor vehicle or its operator is not in compliance with state law, ordinance, order, or other provision.

2. Beginning on the effective date of this section, no county, city, town, village, municipality, state agency, or other political subdivision of this state may enact, adopt, or enforce any law, ordinance, regulation, order, or other provision that authorizes the use of an automated traffic enforcement system or systems to establish evidence that a motor vehicle or its operator is not in compliance with traffic signals, traffic speeds, or other traffic laws, ordinances, rules, or regulations on any public street, road, or highway within this state or to impose or collect any civil or criminal fine, fee, or penalty for any such noncompliance, except as permitted under subsection 3 of this section.

3. Any county, city, town, village, municipality, state agency, or other political subdivision of this state that has an automated traffic enforcement system installation or maintenance contract with a company or entity on the effective date of this section shall arrange to complete or terminate the contract within one year after the effective date of this section. The provisions of subsection 2 of this section shall apply to the county, city, town, village, municipality, state agency, or other political subdivision after the termination or completion of such installation or maintenance contracts.

4. Notwithstanding any other provision of law to the contrary, no county, city, town, village, municipality, state agency, or political subdivision shall be exempted from the provisions of this section except by explicit reference to, or modification of, this section

5. This section shall not apply to any data or information recorded at weigh stations managed by the department of transportation or the highway patrol.”; and

Further amend said bill, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after said section and line the following:

“67.307. 1. As used in this section, the following terms mean:

(1) “Law enforcement officer”, a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) “Municipality”, any county, city, town, or village;

(3) “Municipality official”, any elected or appointed official or any law enforcement officer serving the municipality;

(4) “Sanctuary policy”, any municipality’s order [or], ordinance, **or law enforcement policy, regardless of whether formally enacted or [followed] informally adopted,** that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; [or]

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law[.];

(c) **Violates 8 U.S.C. Section 1373 in any way;**

(d) **Restricts in any way, or imposes any conditions upon, the municipality’s cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**

(e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**

(f) **Prevents the municipality’s law enforcement officers from asking any individual his or her citizenship or immigration status.**

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after all of said line the following:

“105.713. 1. By no later than the final business day of the month of September 2017, and the last business day of each calendar month thereafter, the attorney general and the commissioner of administration shall submit a report to the general assembly and to the director of the Missouri department of corrections, the speaker of the house of representatives, the president pro tempore of

the senate, the chair of the house budget committee or its successor committee, the chair of the house committee on corrections and public institutions or its successor committee, and the chair of the subcommittee on appropriations - public safety, corrections, transportation, and revenue or its successor committee detailing the last twelve months of activity, terminating the month prior to the month in which the report is made, concerning the state legal expense fund, including:

(1) Each settlement or judgment from such fund, delineated by payee, which shall include the case name and number of any settlement or judgment payments from such fund;

(2) Each individual deposit to such fund, including:

(a) The transferring state fund's name and section number authorizing the transfer of such funds; and

(b) The case name and case number that correspond to any settlement or judgment authorized under section 105.711 for which the deposit is being made; and

(3) The total amount of expenses from such fund's creation for each case included in the report.

2. In cases concerning the legal expenses incurred by the department of transportation, department of conservation, or a public institution that awards baccalaureate degrees, the report required under subsection 1 of this section shall be submitted by the legal counsel provided by the respective entity and by the designated keeper of accounts of the respective entity.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO HOUSE AMENDMENT NO. 10

Amend House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 4, Lines 26 and 27, by deleting said lines and inserting in lieu thereof the following:

“section shall refund such additional premiums for the three-year period immediately prior to the entry of the expungement by the court to the policyholder upon notification and verification of the expungement.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO HOUSE AMENDMENT NO. 10

Amend House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 10, Section 488.5050, Line 20, by inserting immediately after said section and line the following:

“513.655. 1. No law enforcement agency or prosecuting authority shall enter into an agreement to transfer or refer seized property to a federal agency directly, indirectly, by adoption, through an intergovernmental joint task force, or by any other means for the purposes of forfeiture litigation unless the seized property includes United States currency in excess of one hundred thousand dollars.

2. All law enforcement agencies shall refer seized property to the appropriate prosecuting authority for forfeiture litigation unless the seized property includes United States currency in excess of one hundred thousand dollars. If seized property includes United States currency in excess of one hundred thousand dollars, the law enforcement agency may refer or transfer the seized property to either a:

- (1) Federal agency for forfeiture litigation under federal law; or**
- (2) Local or state agency for forfeiture litigation under state law.**

3. Nothing in subsection 1 or 2 of this section shall be construed to restrict a law enforcement agency from collaborating with a federal agency through an intergovernmental joint task force to seize contraband or property that the law enforcement agency has probable cause to believe is the proceeds or instruments of a crime.”; and

Further amend said bill, Page 13,”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

“568.040. 1. A person commits the offense of nonsupport if he or she knowingly fails to provide adequate support for his or her spouse; a parent commits the offense of nonsupport if such parent knowingly fails to provide adequate support which such parent is legally obligated to provide for his or her child or stepchild who is not otherwise emancipated by operation of law.

2. For purposes of this section:

(1) “Arrearage”:

(a) The amount of moneys created by a failure to provide support to a child under an administrative or judicial support order;

(b) Support to an estranged or former spouse if the judgment or order requiring payment of spousal support also requires payment of child support and such estranged or former spouse is the custodial parent; or

(c) Both paragraphs (a) and (b).

The arrearage shall reflect any retroactive support ordered under a modification and any judgments entered by a court of competent jurisdiction or any authorized agency and any satisfactions of judgment filed by the custodial parent;

(2) “Child” means any biological or adoptive child, or any child whose paternity has been established under chapter 454, or chapter 210, or any child whose relationship to the defendant has been determined, by a court of law in a proceeding for dissolution or legal separation, to be that of child to parent;

[(2)] (3) “Good cause” means any substantial reason why the defendant is unable to provide adequate support. Good cause does not exist if the defendant purposely maintains his inability to support;

[(3)] (4) “Support” means food, clothing, lodging, and medical or surgical attention;

[(4)] (5) It shall not constitute a failure to provide medical and surgical attention, if nonmedical remedial treatment recognized and permitted under the laws of this state is provided.

3. Inability to provide support for good cause shall be an affirmative defense under this section. A defendant who raises such affirmative defense has the burden of proving the defense by a preponderance of the evidence.

4. The defendant shall have the burden of injecting the issues raised by subdivision [(4)] (5) of subsection 2 of this section.

5. The offense of criminal nonsupport is a class A misdemeanor, unless the total arrearage is in excess of an aggregate of twelve monthly payments due under any order of support issued by any court of competent jurisdiction or any authorized administrative agency, in which case it is a class E felony.

6. (1) If at any time an offender convicted of criminal nonsupport **or pleads guilty to a charge of criminal nonsupport** is placed on probation or parole, there may be ordered as a condition of probation or parole that the offender commence payment of current support as well as satisfy the arrearages. Arrearages may be satisfied first by making such lump sum payment as the offender is capable of paying, if any, as may be shown after examination of the offender's financial resources or assets, both real, personal, and mixed, and second by making periodic payments. Periodic payments toward satisfaction of arrears when added to current payments due [may] **shall** be in such aggregate sums as is not greater than fifty percent of the offender's adjusted gross income after deduction of payroll taxes, medical insurance that also covers a dependent spouse or children, and any other court- or administrative-ordered support, only.

(2) If the offender fails to pay the [current] support and arrearages [as ordered] **under the terms of his or her probation**, the court may revoke probation or parole and then impose an appropriate sentence within the range for the class of offense that the offender was convicted of as provided by law, unless the offender proves good cause for the failure to pay as required under subsection 3 of this section.

(3) (a) **An individual whose children were the subject of a child support order and the obligation of such individual to make child support payments has been terminated under subsection 3 of section 452.340, who has pled guilty to or has been convicted of a felony offense for criminal nonsupport under this section, and who has successfully completed probation after a plea of guilty or was sentence may petition the court for expungement of all official records all recordings of his or her arrest, plea, trial, or conviction. If the court determines after hearing that such person:**

a. **Has not been convicted of any subsequent offense, unless such offense is eligible for expungement under a different section;**

b. **Does not have any other felony pleas of guilt, findings of guilt, or convictions, unless such felony pleas of guilt, findings of guilt, or convictions are eligible for expungement under a different section;**

c. **Has paid off all arrearages; and**

d. **Has no administrative child support actions pending at the time of the hearing on the application for expungement with respect to all children subject to orders of payment of child support**

the court shall enter an order of expungement. In addition, the court may consider successful completion of a criminal nonsupport courts program under section 478.1000, or any other circumstances or factors deemed relevant by the court.

(b) Upon granting the order of expungement, the records and files maintained in any court proceeding in an associate or a circuit division of the circuit court under this section shall be confidential and only available to the parties or by order of the court for good cause shown.

(c) The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea, or conviction, and as if such event had never taken place. No person for whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction, or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement under this section.

(d) A person shall only be entitled to one expungement under this section. Nothing in this section shall prevent the director of the department of social services from maintaining such records as to ensure that an individual receives only one expungement under this section for the purpose of informing the proper authorities of the contents of any record maintained under this section.

7. During any period that a nonviolent offender is incarcerated for criminal nonsupport, if the offender is ready, willing, and able to be gainfully employed during said period of incarceration, the offender, if he or she meets the criteria established by the department of corrections, may be placed on work release to allow the offender to satisfy his or her obligation to pay support. Arrearages shall be satisfied as outlined in the collection agreement.

8. Beginning August 28, 2009, every nonviolent first- and second-time offender then incarcerated for criminal nonsupport, who has not been previously placed on probation or parole for conviction of criminal nonsupport, may be considered for parole, under the conditions set forth in subsection 6 of this section, or work release, under the conditions set forth in subsection 7 of this section.

9. Beginning January 1, 1991, every prosecuting attorney in any county which has entered into a cooperative agreement with the [child support enforcement service of the] family support division [of] **within** the department of social services **regarding child support enforcement services** shall report to the division on a quarterly basis the number of charges filed and the number of convictions obtained under this section by the prosecuting attorney's office on all IV-D cases. The division shall consolidate the reported information into a statewide report by county and make the report available to the general public.

10. Persons accused of committing the offense of nonsupport of the child shall be prosecuted:

(1) In any county in which the child resided during the period of time for which the defendant is charged; or

(2) In any county in which the defendant resided during the period of time for which the defendant is charged.”; and

Further amend said bill, Page 24, Section 595.045, Line 118, by inserting immediately after said section and line the following:

“610.145. 1. (1) If a person is named in a charge for an infraction or offense, whether a misdemeanor or a felony, as a result of another person using the identifying information of the named person or mistaken identity and a finding of not guilty is entered, or the conviction is set aside, the named person may apply by petition or written motion to the court where the charge was last pending on a form approved by the office of state courts administrator and supplied by the clerk of the court for an order to expunge from all official records any entries relating to the person’s apprehension, charge, or trial. The court, after providing notice to the prosecuting attorney, shall hold a hearing on the motion or petition and, upon finding that the person’s identity was used without permission and the charges were dismissed or the person was found not guilty, the court shall order the expungement.

(2) If any person is named in a charge for an infraction or offense, whether a misdemeanor or a felony, as a result of another person using the identifying information of the named person or mistaken identity, and the charge against the named person is dismissed, the prosecutor or other judicial officer who ordered the dismissal shall provide notice to the court of the dismissal, and the court shall order the expungement of all official records containing any entries relating to the person’s apprehension, charge, or trial.

2. No person as to whom such an order has been entered under this section shall be held thereafter under any provision of law to be guilty of perjury or to be guilty of otherwise giving a false statement or response to any inquiry made for any purpose, by reason of the person’s failure to recite or acknowledge any expunged entries concerning apprehension, charge, or trial.

3. The court shall also order that such entries shall be expunged from the records of the court and direct all law enforcement agencies, the department of corrections, the department of revenue, or any other state or local government agency identified by the petitioner, or the person eligible for automatic expungement under subdivision (2) of subsection 1 of this section, as bearing record of the same to expunge their records of the entries. The clerk shall notify state and local agencies of the court’s order. The costs of expunging the records, as provided in this chapter, shall not be taxed against the person eligible for expungement under this section.

4. The department of revenue shall expunge from its records entries made as a result of the charge or conviction ordered expunged under this section. The department of revenue shall also reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions expunged, including the assessment of the driver’s license points and driver’s license suspension or revocation. Notwithstanding any other provision of this chapter, the department of revenue shall provide to the person whose motor vehicle record is expunged under this section a certified corrected driver history at no cost and shall reinstate at no cost any driver’s license suspended or revoked as a result of a charge or conviction expunged under this section.

5. The department of corrections and any other applicable state or local government agency shall expunge its records. The agency shall also reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions being expunged. Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or privilege resulting under this section shall be waived.

6. Any insurance company that charged any additional premium based on insurance points assessed against a policyholder as a result of a charge or conviction that was expunged under this

section shall refund such additional premiums to the policyholder upon notification of the expungement.

7. For purposes of this section, the term “mistaken identity” means the erroneous arrest of a person for an offense as a result of misidentification by a witness or law enforcement, confusion on the part of a witness or law enforcement as to the identity of the person who committed the offense, misinformation provided to law enforcement as to the identity of the person who committed the offense, or some other mistake on the part of a witness or law enforcement as to the identity of the person who committed the offense.

650.055. 1. Every individual who:

(1) Is found guilty of a felony or any offense under chapter 566; or

(2) Is seventeen years of age or older and arrested for burglary in the first degree under section 569.160, or burglary in the second degree under section 569.170, or a felony offense under chapter 565, 566, 567, 568, or 573; or

(3) Has been determined to be a sexually violent predator pursuant to sections 632.480 to 632.513; or

(4) Is an individual required to register as a sexual offender under sections 589.400 to 589.425;

shall have a fingerprint and blood or scientifically accepted biological sample collected for purposes of DNA profiling analysis.

2. Any individual subject to DNA collection and profiling analysis under this section shall provide a DNA sample:

(1) Upon booking at a county jail or detention facility; or

(2) Upon entering or before release from the department of corrections reception and diagnostic centers;
or

(3) Upon entering or before release from a county jail or detention facility, state correctional facility, or any other detention facility or institution, whether operated by a private, local, or state agency, or any mental health facility if committed as a sexually violent predator pursuant to sections 632.480 to 632.513;
or

(4) When the state accepts a person from another state under any interstate compact, or under any other reciprocal agreement with any county, state, or federal agency, or any other provision of law, whether or not the person is confined or released, the acceptance is conditional on the person providing a DNA sample if the person was found guilty of a felony offense in any other jurisdiction; or

(5) If such individual is under the jurisdiction of the department of corrections. Such jurisdiction includes persons currently incarcerated, persons on probation, as defined in section 217.650, and on parole, as also defined in section 217.650; or

(6) At the time of registering as a sex offender under sections 589.400 to 589.425.

3. The Missouri state highway patrol and department of corrections shall be responsible for ensuring adherence to the law. Any person required to provide a DNA sample pursuant to this section shall be required to provide such sample, without the right of refusal, at a collection site designated by the Missouri

state highway patrol and the department of corrections. Authorized personnel collecting or assisting in the collection of samples shall not be liable in any civil or criminal action when the act is performed in a reasonable manner. Such force may be used as necessary to the effectual carrying out and application of such processes and operations. The enforcement of these provisions by the authorities in charge of state correctional institutions and others having custody or jurisdiction over individuals included in subsection 1 of this section which shall not be set aside or reversed is hereby made mandatory. The board of probation or parole shall recommend that an individual on probation or parole who refuses to provide a DNA sample have his or her probation or parole revoked. In the event that a person's DNA sample is not adequate for any reason, the person shall provide another sample for analysis.

4. The procedure and rules for the collection, analysis, storage, expungement, use of DNA database records and privacy concerns shall not conflict with procedures and rules applicable to the Missouri DNA profiling system and the Federal Bureau of Investigation's DNA databank system.

5. Unauthorized use or dissemination of individually identifiable DNA information in a database for purposes other than criminal justice or law enforcement is a class A misdemeanor.

6. Implementation of sections 650.050 to 650.100 shall be subject to future appropriations to keep Missouri's DNA system compatible with the Federal Bureau of Investigation's DNA databank system.

7. All DNA records and biological materials retained in the DNA profiling system are considered closed records pursuant to chapter 610. All records containing any information held or maintained by any person or by any agency, department, or political subdivision of the state concerning an individual's DNA profile shall be strictly confidential and shall not be disclosed, except to:

(1) Peace officers, as defined in section 590.010, and other employees of law enforcement agencies who need to obtain such records to perform their public duties;

(2) The attorney general or any assistant attorneys general acting on his or her behalf, as defined in chapter 27;

(3) Prosecuting attorneys or circuit attorneys as defined in chapter 56, and their employees who need to obtain such records to perform their public duties;

(4) The individual whose DNA sample has been collected, or his or her attorney; or

(5) Associate circuit judges, circuit judges, judges of the courts of appeals, supreme court judges, and their employees who need to obtain such records to perform their public duties.

8. Any person who obtains records pursuant to the provisions of this section shall use such records only for investigative and prosecutorial purposes, including but not limited to use at any criminal trial, hearing, or proceeding; or for law enforcement identification purposes, including identification of human remains. Such records shall be considered strictly confidential and shall only be released as authorized by this section.

9. **(1)** An individual may request expungement of his or her DNA sample and DNA profile through the court issuing the reversal or dismissal, **or through the court granting an expungement of all official records under section 568.040.** A certified copy of the court order establishing that such conviction has been reversed [or], guilty plea has been set aside, **or expungement has been granted under section 568.040** shall be sent to the Missouri state highway patrol crime laboratory. Upon receipt of the court order,

the laboratory will determine that the requesting individual has no other qualifying offense as a result of any separate plea or conviction and no other qualifying arrest prior to expungement.

[(1)] **(2)** A person whose DNA record or DNA profile has been included in the state DNA database in accordance with this section and sections 650.050, 650.052, and 650.100 may request expungement on the grounds that the conviction has been reversed, [or] the guilty plea on which the authority for including that person's DNA record or DNA profile was based has been set aside, **or an expungement of all official records has been granted by the court under section 568.040.**

[(2)] **(3)** Upon receipt of a written request for expungement, a certified copy of the final court order reversing the conviction [or], setting aside the plea, **or granting an expungement of all official records under section 568.040,** and any other information necessary to ascertain the validity of the request, the Missouri state highway patrol crime laboratory shall expunge all DNA records and identifiable information in the state DNA database pertaining to the person and destroy the DNA sample of the person, unless the Missouri state highway patrol determines that the person is otherwise obligated to submit a DNA sample. Within thirty days after the receipt of the court order, the Missouri state highway patrol shall notify the individual that it has expunged his or her DNA sample and DNA profile, or the basis for its determination that the person is otherwise obligated to submit a DNA sample.

[(3)] **(4)** The Missouri state highway patrol is not required to destroy any item of physical evidence obtained from a DNA sample if evidence relating to another person would thereby be destroyed.

[(4)] **(5)** Any identification, warrant, arrest, or evidentiary use of a DNA match derived from the database shall not be excluded or suppressed from evidence, nor shall any conviction be invalidated or reversed or plea set aside due to the failure to expunge or a delay in expunging DNA records.

10. When a DNA sample is taken from an individual pursuant to subdivision (2) of subsection 1 of this section and the prosecutor declines prosecution and notifies the arresting agency of that decision, the arresting agency shall notify the Missouri state highway patrol crime laboratory within ninety days of receiving such notification. Within thirty days of being notified by the arresting agency that the prosecutor has declined prosecution, the Missouri state highway patrol crime laboratory shall determine whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken and retained. If the individual has no other qualifying offenses or arrests, the crime laboratory shall expunge all DNA records in the database taken at the arrest for which the prosecution was declined pertaining to the person and destroy the DNA sample of such person.

11. When a DNA sample is taken of an arrestee for any offense listed under subsection 1 of this section and charges are filed:

(1) If the charges are later withdrawn, the prosecutor shall notify the state highway patrol crime laboratory that such charges have been withdrawn;

(2) If the case is dismissed, the court shall notify the state highway patrol crime laboratory of such dismissal;

(3) If the court finds at the preliminary hearing that there is no probable cause that the defendant committed the offense, the court shall notify the state highway patrol crime laboratory of such finding;

(4) If the defendant is found not guilty, the court shall notify the state highway patrol crime laboratory of such verdict.

If the state highway patrol crime laboratory receives notice under this subsection, such crime laboratory shall determine, within thirty days, whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken. If the individual has no other qualifying arrests or offenses, the crime laboratory shall expunge all DNA records in the database pertaining to such person and destroy the person's DNA sample.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 2**, as amended, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 2**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 3**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 3**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 4**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 4**.

PRIVILEGED MOTIONS

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 2**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 2

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 2, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 2, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 2.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
 /s/ Justin Alferman
 /s/ Lyle Rowland
 /s/ Michael Butler
 /s/ Kip Kendrick

FOR THE SENATE:

/s/ Dan Brown
 /s/ David Sater
 /s/ Mike Cunningham
 /s/ Shalonn “Kiki” Curls
 /s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 2**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 SENATE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 HOUSE BILL NO. 2

An Act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 3** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 3

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Lyle Rowland
/s/ Kip Kendrick
/s/ Daron McGee

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Dan Hegeman
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Holsman Schupp Sifton—3

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 3**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 3

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be expended at public institutions of higher education that offer a tuition rate to any student with an unlawful immigration status in the United States that is less than the tuition rate charged to international students, and further provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Holsman Hummel Schupp Sifton—4

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 4** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 4

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 4, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 4.
2. That the House recede from its position on House Committee Substitute for House Bill No. 4.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Kathie Conway
/s/ Michael Butler
/s/ Kip Kendrick

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Wayne Wallingford
/s/ Shalonn “Kiki” Curls
/s/ Jason Holsman

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Hummel Kraus—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 4**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 4

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended

only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be used for any costs associated with the tolling of interstate highways, and further provided the Missouri Department of Transportation shall not expend any funds to encourage the enactment of local ordinances regarding primary enforcement of seat belt laws.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Hummel Kraus—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 5**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 5**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 6**, as amended, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 6**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 7**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 7**.

PRIVILEGED MOTIONS

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 5** moved that the following conference committee report be taken up, which motion prevailed.

**CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 5**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 5.
2. That the House recede from its position on House Committee Substitute for House Bill No. 5.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Kurt Bahr
/s/ Michael Butler
/s/ Greg Razer

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Wayne Wallingford
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schupp—2

Absent—Senator Sifton—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 5**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 5

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel Kraus Schupp—3

Absent—Senator Sifton—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

On motion of Senator Kehoe, the Senate recessed until 1:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 8**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 8**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 9**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 9**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 10**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 10**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 11**, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 11**.

PRIVILEGED MOTIONS

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 6**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 6

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 6, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 6, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 6.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Craig Redmon
/s/ Michael Butler
/s/ Randy Dunn

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Dan Hegeman
/s/ Shalonn “Kiki” Curls
/s/ Jason Holsman

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Chappelle-Nadal	Kraus	Schupp	Sifton—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 6**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 6

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of “waters of the United States” or “navigable waters” under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency’s “Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units,” 80 Fed. Reg. 64,662 (October 23, 2015).

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Chappelle-Nadal

Kraus

Schupp

Sifton—4

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SCS** for **HCS** for **HB 14**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

President Parson assumed the Chair.

PRIVILEGED MOTIONS

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 7** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 7

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 7, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 7.
2. That the House recede from its position on House Committee Substitute for House Bill No. 7.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 7, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
 /s/ Justin Alferman
 /s/ Craig Redmon
 /s/ Michael Butler
 /s/ Randy Dunn

FOR THE SENATE:

/s/ Dan Brown
 /s/ David Sater
 /s/ Mike Cunningham
 /s/ Jamilah Nasheed
 /s/ Gina Walsh

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Silvey	Walsh
Wasson	Wieland—30					

NAYS—Senators

Schupp	Sifton	Wallingford—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 7**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 SENATE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 HOUSE BILL NO. 7

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Silvey	Walsh
Wasson	Wieland—30					

NAYS—Senators

Schupp	Sifton	Wallingford—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 8** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 8

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 8, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 8.
2. That the House recede from its position on House Committee Substitute for House Bill No. 8.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 8, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Kathie Conway
/s/ Michael Butler
/s/ Karla May

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Wayne Wallingford
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 8**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 8

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018, provided that a flight plan be made publicly available via a global aviation data services organization that operates both a website and mobile application which provides free flight tracking of both private and commercial aircraft prior to the departure of any flight on a state aircraft for which an elected official will be on board the aircraft.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 9** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 9

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 9, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 9.
2. That the House recede from its position on House Committee Substitute for House Bill No. 9.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Kathie Conway
/s/ Michael Butler
/s/ Karla May

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Dan Hegeman
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson—31				

NAYS—Senator Wieland—1

Absent—Senator Schaaf—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 9**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 9

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson—31				

NAYS—Senator Wieland—1

Absent—Senator Schaaf—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Parson assumed the Chair.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 10** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 10

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 10.

2. That the House recede from its position on House Committee Substitute for House Bill No. 10.

3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
 /s/ Justin Alferman
 /s/ David Wood
 Deb Lavender
 /s/ Crystal Quade

FOR THE SENATE:

/s/ Dan Brown
 /s/ David Sater
 /s/ Mike Cunningham
 /s/ Shalonn “Kiki” Curls
 /s/ Jamilah Nasheed

Senator Onder assumed the Chair.

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Kehoe	Koenig	Munzlinger	Nasheed	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schatz	Wasson
Wieland—22						

NAYS—Senators

Chappelle-Nadal	Holsman	Hummel	Kraus	Libla	Schaaf	Schupp
Sifton	Silvey	Wallingford	Walsh—11			

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 10**, entitled:

**CONFERENCE COMMITTEE SUBSTITUTE FOR
 SENATE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 HOUSE BILL NO. 10**

An Act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Kehoe	Koenig	Munzlinger	Nasheed	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schatz	Wasson

Wieland—22

NAYS—Senators

Chappelle-Nadal	Holsman	Hummel	Kraus	Libla	Schaaf	Schupp
Sifton	Silvey	Wallingford	Walsh—11			

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SB 486** and **SS** for **SB 182**, begs leave to report that it has examined the same and finds that the bills have been duly enrolled and that the printed copies furnished the Senators are correct.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 12**, as amended, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 12**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HCS** for **HB 13**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS** for **HCS** for **HB 17**, as amended, and has taken up and passed **CCS** for **SCS** for **HCS** for **HB 17**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **HCS** for **HB 18**.

On motion of Senator Kehoe, the Senate recessed until 6:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

Senator Kehoe announced photographers from the Columbia Missourian and ABC 17 were given permission to take pictures in the Senate Chamber.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SB 486** and **SS** for **SB 182**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills were so read by the Secretary and signed by the President Pro Tem.

BILLS DELIVERED TO THE GOVERNOR

SB 486 and **SS** for **SB 182**, after having been duly signed by the Speaker of the House of Representatives in open session, were delivered to the Governor by the Secretary of the Senate.

MESSAGES FROM THE GOVERNOR

The following message was received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

May 4, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I hereby withdraw from your consideration the following appointments:

Amelia A. Counts, Independent, 318 Panhurst Court, Ballwin, Saint Louis County, Missouri 63021, as a member of the Missouri State University Board of Governors, for a term ending January 1, 2023, and until her successor is duly appointed and qualified; vice, Stephen B. Hoven, term expired.

James D. Cunningham Jr., 3240 Buckingham Drive, Sedalia, Pettis County, Missouri 65301, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Dawn Fuller, term expired.

Barth L. Fraker, Republican, 530 North Elm Street, Marshfield, Webster County, Missouri 65706, as a member of the State Board of Senior Services, for a term ending August 30, 2020, and until his successor is duly appointed and qualified; vice, Barbara J. Gilchrist, term expired.

Carla G. Holste, 301 Lucretia Lane, Jefferson City, Cole County, Missouri 65109, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Carla G. Holste, withdrawn.

Courtney L. Kovachevich, 11742 Longleaf Circle, Saint Louis, Saint Louis County, Missouri 63146, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until her successor is duly appointed and qualified; vice, Dorothy Rowland, term expired.

Joseph G. Plaggenberg, 211 Bluff Street, Jefferson City, Cole County, Missouri 65101, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice, Joseph G. Plaggenberg, withdrawn.

Alice Chang Ray, 1301 Kiefer Bluffs Drive, Ballwin, Saint Louis County, Missouri 63021, as a member of the Child Abuse and Neglect

Review Board, for a term ending April 7, 2019, and until her successor is duly appointed and qualified; vice, Alice Chang Ray, withdrawn.
Eric R. Reece, 114 Forest Ridge Road, Rogersville, Christian County, Missouri 65742, as a member of the Child Abuse and Neglect Review Board, for a term ending April 7, 2018, and until his successor is duly appointed and qualified; vice Eric R. Reece, withdrawn.

Respectfully submitted,
Eric R. Greitens
Governor

Senator Richard moved that the above appointments be returned to the Governor per his request, which motion prevailed.

HOUSE BILLS ON THIRD READING

Senator Koenig moved that **HCB 3**, with **SA 2** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 2 was again taken up.

At the request of Senator Curls, **SA 2** was withdrawn.

Senator Curls offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend House Committee Bill No. 3, Page 1, In the Title, Line 3 of the title, by inserting after “citizens” the following: “, with an emergency clause”; and

Further amend said bill, Pages 1-3, Section 135.010, by striking all of said section from the bill; and

Further amend said bill, Page 4, Section 135.025, by striking all of said section from the bill; and

Further amend said bill, Section 135.030, Pages 4-5, by striking all of said section from the bill; and inserting in lieu thereof the following:

“208.1300. 1. There is hereby created in the state treasury the “Missouri Senior Services Protection Fund”, which shall consist of moneys collected under subsection 2 of this section. The state treasurer shall be custodian of the fund and shall approve disbursements in accordance with sections 30.170 and 30.180. The fund shall be a dedicated fund, and, upon appropriation, moneys in the fund shall be used solely as provided under subsection 2 of this section. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. On July 1, 2017, the state treasurer shall transfer from the general revenue fund into the senior services protection fund thirty-five million four hundred thousand dollars. Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.

3. Notwithstanding any other provision of law to the contrary, by June 30, 2018, the commissioner of administration shall transfer into the general revenue fund thirty-five million four hundred thousand dollars from the unexpended balance remaining from all fees, funds and moneys from whatsoever source received by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, excluding the senior services protection fund; all funds received and disbursed by the state on behalf of counties, cities, towns, and villages; any unexpended balance as may remain in any fund authorized, collected, and expended by virtue of the provisions of the constitution of this state; all funds for the payment of interest and principal for any bonded

indebtedness; funds created in order to receive and disburse federal funds; all funds used to fund elementary and secondary education under section 163.031; and any fund for which at least seventy percent of moneys is derived from an appropriation of general revenue.

4. The provisions of this section shall expire on July 1, 2018.

Section B. Because of the need to fund services for certain vulnerable citizens, section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section A of this act shall be in full force and effect upon its passage and approval.”; and

Further amend the title and enacting clause accordingly.

Senator Curls moved that the above amendment be adopted.

Senator Schaaf raised the point of order that **SA 3** changes the original purpose of the bill.

The point of order was referred to the President Pro Tem who ruled it not well taken.

Senator Hoskins offered **SA 1** to **SA 3**:

SENATE AMENDMENT NO. 1 to
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to House Committee Bill No. 3, Page 2, Section 208.1300, Line 22, by striking the word “and”; and further amend line 23 by inserting after the word “revenue” the following: “, **and any fund created under chapters 324 to 346**”.

Senator Hoskins moved that the above amendment be adopted, which motion prevailed.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Hegeman offered **SA 2** to **SA 3**:

SENATE AMENDMENT NO. 2 to
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to House Committee Bill No. 3, Page 2, Section 208.1300, Line 22, by striking the word “and”; and further amend line 23 by inserting after the word “revenue” the following:

“, **and funds created under sections 208.465 and 198.418**”.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Sater offered **SA 3** to **SA 3**:

SENATE AMENDMENT NO. 3 to
SENATE AMENDMENT NO. 3

Amend Senate Amendment No. 3 to House Committee Bill No. 3, Page 2, Line 22, by striking the word “and”; and further amend line 23 by inserting after the word “revenue” the following: “, **and the funds created in sections 338.535 and 190.818**”.

Senator Sater moved that the above amendment be adopted, which motion prevailed.

Senator Curls moved that **SA 3**, as amended, be adopted, which motion prevailed.

On motion of Senator Koenig, **HCB 3**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Richard	Riddle	Rizzo	Rowden	Sater	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Kraus	Onder	Romine	Schaaf—5
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Richard	Riddle	Rizzo	Rowden	Sater	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Kraus	Onder	Romine	Schaaf—5
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

PRIVILEGED MOTIONS

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 11** moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 11

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 11.
2. That the House recede from its position on House Committee Substitute for House Bill No. 11.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ David Wood
Deb Lavender
/s/ Crystal Quade

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Mike Cunningham
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Hegeman	Hoskins	Kehoe
Koenig	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Silvey	Wallingford	Wasson—21

NAYS—Senators

Chappelle-Nadal	Eigel	Emery	Holsman	Hummel	Kraus	Libla
Schaaf	Schupp	Sifton	Walsh	Wieland—12		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 11**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 11

An Act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV,

Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Hegeman	Hoskins	Kehoe
Koenig	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Silvey	Wallingford	Wasson—21

NAYS—Senators

Chappelle-Nadal	Eigel	Emery	Holsman	Hummel	Kraus	Libla
Schaaf	Schupp	Sifton	Walsh	Wieland—12		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 12**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 12

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 12, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 12, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 12.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 12, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
 /s/ Justin Alferman
 /s/ Kurt Bahr
 /s/ Deb Lavender
 /s/ Peter Merideth

FOR THE SENATE:

/s/ Dan Brown
 /s/ David Sater
 /s/ Dan Hegeman
 /s/ Shalonn “Kiki” Curls
 /s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 12**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 SENATE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 HOUSE BILL NO. 12

An Act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive’s Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Brown, on behalf of the conference committee appointed to act with a like committee from the House on **SCS** for **HCS** for **HB 17**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 17

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 17, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 17, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 17.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 17, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Justin Alferman
/s/ Kurt Bahr
/s/ Michael Butler
/s/ Kip Kendrick

FOR THE SENATE:

/s/ Dan Brown
/s/ David Sater
/s/ Mike Cunningham
/s/ Shalonn “Kiki” Curls
/s/ Jamilah Nasheed

Senator Brown moved that the above conference committee report be adopted, which motion

prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Brown, **CCS** for **SCS** for **HCS** for **HB 17**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 17

An Act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Brown, title to the bill was agreed to.

Senator Brown moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

RESOLUTIONS

Senator Nasheed offered Senate Resolution No. 932, regarding Bringing It Together, which was adopted.

Senator Nasheed offered Senate Resolution No. 933, regarding the Ninetieth Birthday of Robert Norman Vickers, University City, which was adopted.

Senator Munzlinger offered Senate Resolution No. 934, regarding Verlana Uebinger, Vandalia, which was adopted.

Senator Munzlinger offered Senate Resolution No. 935, regarding Corrections Officer II Daniel Wiley, Clarksville, which was adopted.

Senator Munzlinger offered Senate Resolution No. 936, regarding Corrections Officer III Justin Swank, New London, which was adopted.

Senator Munzlinger offered Senate Resolution No. 937, regarding Corrections Officer I Bradly Hartwig, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 938, regarding Corrections Officer II Jeremiah Tipp, Bowling Green, which was adopted.

Senator Munzlinger offered Senate Resolution No. 939, regarding Corrections Officer III David Cutt, Bowling Green, which was adopted.

Senator Munzlinger offered Senate Resolution No. 940, regarding Pascha Allen, Eolia, which was adopted.

Senator Munzlinger offered Senate Resolution No. 941, regarding Corrections Officer II Damian Austin, New London, which was adopted.

Senator Munzlinger offered Senate Resolution No. 942, regarding Corrections Officer I Jennifer Miller, Louisiana, which was adopted.

Senator Munzlinger offered Senate Resolution No. 943, regarding Corrections Officer I Sandra Clendenny, Bowling Green, which was adopted.

Senator Munzlinger offered Senate Resolution No. 944, regarding Tamara Anderson, which was adopted.

Senator Munzlinger offered Senate Resolution No. 945, regarding Corrections Officer I Dan Ruble, Curreyville, which was adopted.

Senator Schupp offered Senate Resolution No. 946, regarding Sheela Lal, which was adopted.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, the Physician of the Day, Dr. Richard Burns, Columbia.

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Friday, May 5, 2017.

SENATE CALENDAR

SIXTY-SIXTH DAY—FRIDAY, MAY 5, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HB 670
HCS for HB 619	HB 743-Conway
HCS for HB 162	HB 824-Reiboldt
HB 97-Swan	HCS for HB 384
HCS for HB 293	HCS for HB 886
HCS for HB 219	HCB 7-Fitzwater
HCS for HB 324	HCB 1-McGaugh
HCS for HB 746	HCS for HB 608
HCS for HB 194	HCS for HB 380
HCS for HBs 960, 962 & 828	

SENATE BILLS FOR PERFECTION

1. SB 495-Riddle, with SCS	12. SB 380-Riddle
2. SB 532-Hoskins	13. SB 297-Hummel, with SCS
3. SB 518-Emery	14. SB 474-Schatz
4. SB 341-Nasheed, with SCS	15. SB 483-Holsman
5. SJR 5-Emery, with SCS	16. SB 498-Nasheed
6. SB 305-Kehoe, et al	17. SB 251-Kehoe, with SCS
7. SB 535-Wallingford	18. SB 528-Hegeman
8. SB 523-Sater, with SCS	19. SB 307-Munzlinger
9. SB 480-Kraus	20. SB 472-Hoskins
10. SB 407-Riddle, with SCS	21. SB 524-Koenig, with SCS
11. SB 353-Wallingford, with SCS	

HOUSE BILLS ON THIRD READING

1. HB 288-Fitzpatrick (Kehoe)	6. HCS for HB 381, with SCS (Hegeman)
2. HCS for HB 151 (Silvey)	7. HB 58-Haefner (Onder)
3. HB 850-Davis (Kraus)	8. HB 175-Reiboldt, with SCS (Munzlinger)
4. HCS for HB 452 (Rowden)	9. HB 327-Morris (Curls)
5. HCS for HB 831, with SCS (Hummel)	10. HB 680-Fitzwater, with SCS (Wasson)

11. HCS for HB 57-Haefner, with SCS (Libla)
12. HCS for HB 422 (Dixon)
13. HB 245-Rowland, with SCS (Cunningham)
14. HB 262-Sommer (Hoskins)
15. HCS for HB 270 (Rowden)
16. HCS for HB 661, with SCS (Emery)
17. HB 758-Cookson, with SCS (Romine)
18. HCS for HB 138, with SCS (Onder)
19. HCS for HB 441 (Rowden)
20. HCS for HB 253, with SCS (Romine)
21. HB 94-Lauer (Romine)
22. HB 248-Fitzwater, with SCS (Cunningham)
23. HB 289-Fitzpatrick, with SCS (Rowden)
24. HB 493-Bondon, with SCS (Silvey)
25. HB 52-Andrews (Hegeman)
26. HCS for HB 647, with SCS (Sater)
27. HCS for HB 353, with SCS (Sater)
28. HCS for HB 54, with SCS (Emery)
29. HB 355-Bahr (Eigel)
30. HCS for HB 122, with SCS (Onder)
31. HCS for HB 230, with SCS (Koenig)
32. HB 700-Cookson, with SCS (Libla)
33. HB 1045-Haahr (Wasson)
34. HB 909-Fraker (Wasson)
35. HCS for HB 631, with SCS (Emery)
36. HCS for HB 348 (Romine)
37. HJR 10-Brown (Romine)
38. HCS#2 for HB 502 (Rowden)
39. HCS for HB 304, with SCS (Koenig)
40. HB 871-Davis, with SCS (Kraus)
41. HB 843-McGaugh, with SCS (Hegeman)
42. HB 200-Fraker, with SCS (Sater)
43. HCS for HB 703 (Hegeman)
44. HB 956-Kidd, with SCS (Rizzo)
45. HCS for HB 199, with SCS (Cunningham)
46. HB 87-Henderson, with SCS (Romine)
47. HB 587-Redmon, with SCS (Hegeman)
48. HCS for HB 258, with SCS (Munzlinger)
49. HB 349-Brown, with SCS (Sater)
50. HCS for HB 316, with SCS (Wallingford)
51. HB 558-Ross, with SCS (Schatz)
52. HB 586-Rhoads (Rowden)
53. HB 256-Rhoads, with SCS (Munzlinger)
54. HCS for HB 645 (Sater)
55. HCS for HB 183 (Nasheed)
56. HCS for HB 542 (Schatz)
57. HB 61-Alferman (Schatz)
58. HB 128, HB 678, HB 701 & HB 964-Davis, with SCS (Richard)
59. HB 811-Ruth (Wieland)
60. HB 805-Basye (Rowden)
61. HB 664-Korman (Riddle)
62. HB 105-Love (Kraus)
63. HB 849-Pfautsch (Kraus)
64. HCS for HB 260, with SCS (Sater)
65. HCS for HB 1158, with SCS (Riddle)
66. HCS for HB 159 (Brown)
67. HB 598-Cornejo (Hegeman)
68. HB 469-Gannon, with SCS (Romine)
69. HCS for HB 935, with SCS (Walsh)
70. HB 193-Kelley (Emery)
71. HB 281-Rowland (Sater)
72. HB 568-Tate, with SCS (Schatz)
73. HCS for HB 741, with SCS (Wieland)
74. HB 815-Basye, with SCS (Riddle)
75. HB 557-Ross (Cunningham)
76. HCS for HB 694 (Cunningham)
77. HCS for HB 225 (Munzlinger)
78. HCS for HB 181 (Sater)
79. HB 697-Trent (Rowden)
80. HB 719-Rhoads
81. HCS for HB 261 (Onder)
82. HB 294-Lynch (Brown)
83. HCS for HB 303 (Onder)
84. HCS for HB 174, with SCS (Wallingford)
85. HCS for HB 142 (Hoskins)
86. HCS for HB 247, with SCS (Schatz)
87. HCS for HB 334, with SCS
88. HB 571-Engler, with SCS (Romine)
89. HCS for HB 656, with SCS
90. HCS for HB 330
91. HB 209-Wiemann, with SCS (Riddle)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard	SB 147-Romine
SB 6-Richard, with SCS	SB 156-Munzlinger, with SCS
SB 13-Dixon	SB 157-Dixon, with SCS
SB 20-Brown	SB 158-Dixon
SB 21-Brown	SB 163-Romine
SB 28-Sater, with SCS (pending)	SB 169-Dixon, with SCS
SB 32-Emery, with SCS	SB 171-Dixon and Sifton, with SCS
SBs 37 & 244-Silvey, with SCS, SS for SCS & SA 1 (pending)	SB 176-Dixon
SB 41-Wallingford and Emery, with SS, SA 1 & SA 1 to SA 1 (pending)	SB 177-Dixon, with SCS
SBs 44 & 63-Romine, with SCS	SB 178-Dixon
SB 46-Libla, with SCS	SB 180-Nasheed, with SCS
SB 61-Hegeman, with SCS	SB 183-Hoskins, with SCS
SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 184-Emery, with SS (pending)
SB 68-Onder and Nasheed	SB 185-Onder, et al, with SCS
SB 76-Munzlinger	SB 188-Munzlinger, with SCS
SB 80-Wasson, with SCS	SB 189-Kehoe, with SCS
SB 81-Dixon	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 83-Dixon	SB 196-Koenig
SB 85-Kraus, with SCS	SB 199-Wasson
SB 96-Sater and Emery	SB 200-Libla
SB 97-Sater, with SCS	SB 201-Onder, with SCS
SB 102-Cunningham, with SCS	SB 203-Sifton, with SCS
SB 103-Wallingford	SB 207-Sifton
SB 109-Holsman, with SCS	SB 209-Wallingford
SB 115-Schupp, with SCS	SB 210-Onder, with SCS
SB 117-Schupp, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 122-Munzlinger, with SCS	SB 221-Riddle
SB 123-Munzlinger	SB 223-Schatz, with SCS
SB 126-Wasson	SB 227-Koenig, with SCS
SB 129-Dixon and Sifton, with SCS	SB 228-Koenig, with SS & SA 1 (pending)
SB 130-Kraus, with SCS	SB 230-Riddle
SB 133-Chappelle-Nadal	SB 232-Schatz
SB 138-Sater	SB 233-Wallingford
SB 141-Emery	SB 234-Libla, with SCS
SB 142-Emery	SB 239-Rowden, with SCS
SB 144-Wallingford	SB 242-Emery, with SCS
SB 145-Wallingford, with SCS	SB 243-Hegeman
	SB 247-Kraus, with SCS

SB 250-Kehoe	SB 378-Wallingford
SB 252-Dixon, with SCS	SB 379-Schatz
SB 258-Munzlinger	SB 381-Riddle
SB 259-Munzlinger	SB 383-Eigel and Wieland
SB 260-Munzlinger	SB 384-Rowden, with SCS
SB 261-Munzlinger	SB 389-Sater, with SCS
SB 262-Munzlinger	SB 391-Munzlinger
SB 263-Riddle	SB 392-Holsman
SB 264-Dixon	SB 406-Wasson and Sater
SB 267-Schatz, with SCS	SB 409-Koenig
SB 271-Wasson and Richard, with SCS	SB 410-Schatz
SB 280-Hoskins, with SCS	SB 413-Munzlinger
SB 284-Hegeman, with SCS	SB 418-Hegeman, with SCS
SBs 285 & 17-Koenig, with SCS	SB 419-Riddle
SB 286-Rizzo	SB 422-Cunningham, with SCS
SB 290-Schatz, with SCS	SB 426-Wasson, with SCS
SB 295-Schaaf, with SCS	SB 427-Wasson
SB 298-Curls	SB 430-Cunningham, with SCS
SB 303-Wieland, with SCS	SB 433-Sater, with SCS
SB 311-Wasson, with SCS	SB 435-Cunningham, with SCS
SBs 314 & 340-Schatz, et al, with SCS	SB 442-Hegeman
SB 316-Rowden, with SCS	SB 445-Rowden
SB 325-Kraus	SB 448-Emery
SBs 327, 238 & 360-Romine, with SCS	SB 451-Nasheed, with SS (pending)
SB 328-Romine, with SCS & SA 3 (pending)	SB 468-Hegeman
SB 330-Munzlinger	SB 469-Schatz
SB 331-Hegeman	SB 475-Schatz
SB 333-Schaaf, with SCS	SB 485-Hoskins
SB 336-Wieland	SB 517-Wasson
SB 348-Wasson, with SA 1 (pending)	SB 526-Brown
SB 349-Wasson	SJR 9-Romine, with SCS
SB 358-Wieland	SJR 11-Hegeman, with SCS
SB 362-Hummel	SJR 12-Eigel
SB 368-Rowden	SJR 17-Kraus
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 91, 42, 131, 265 & 314 (Brown)
HCS for HB 66, with SCS (Sater)	HB 93-Lauer, with SCS (Wasson)
HB 85-Redmon, with SCS (Hegeman)	HB 95-McGaugh (Emery)

HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HCS for HBs 190 & 208 (Eigel)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)
 HCS for HBs 302 & 228, with SCS, SS for
 SCS & SA 5 (pending) (Schatz)

HB 336-Shull (Wieland)
 HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 34-Cunningham, with HCS,
 as amended
 SB 50-Walsh, with HA 1, HA 2, HA 3,
 HA 4, HA 5, as amended, HA 6, as
 amended, HA 7, as amended, HA 8,
 HA 9, HA 10, as amended, HA 11, HA 12,
 as amended, HA 13, HA 14 & HA 15
 SS for SB 62-Hegeman, with HCS,
 as amended
 SB 64-Schatz, with HA 1, HA 2 & HA 3

SS for SCS for SB 66-Schatz, with HCS,
 as amended
 SB 111-Hegeman, with HCS, as amended
 SS for SCS for SB 160-Sater, with HCS,
 as amended
 SCS for SB 161-Sater, with HCS
 SB 302-Wieland, with HCS, as amended
 SB 411-Schatz, with HA 1, HA 2, HA 3,
 as amended, HA 4 & HA 5, as amended

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
 as amended, HA 4, HA 5, HA 6, HA 7,
 HA 8, as amended & HA 9, as amended

HCS for HB 19, with SCS (Brown)

Requests to Recede or Grant Conference

HCS for HBs 90 & 68, with SS, as amended
 (Schatz)
 (House requests Senate recede or
 grant conference)

RESOLUTIONS

SR 197-Richard
 SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS

SCR 26-Kehoe
HCR 6-Justus (Sater)
HCR 28-Rowland (Rowden)
HCS for HCR 47 (Schatz)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-SIXTH DAY—FRIDAY, MAY 5, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“And now my children listen to me: Happy are those who keep my ways.” (Proverbs 8:32)

Almighty God You have revealed true wisdom for our benefit and as we try to manage our lives as public servants and those who live and maintain a family life, make our wills and actions true to You in both spheres. Help us to see how we are missed and needed and be sensitive to those that love us. And help us seek the path that brings us wisdom for daily living and knowledge of You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from KRCG-TV and ABC 17 were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

SENATE BILLS FOR PERFECTION

Senator Riddle moved that **SB 495**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 495**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 495

An Act to repeal section 190.241, RSMo, and to enact in lieu thereof two new sections relating to emergency services.

Was taken up.

Senator Riddle moved that **SCS** for **SB 495** be adopted, which motion prevailed.

On motion of Senator Riddle, **SCS** for **SB 495** was declared perfected and ordered printed.

At the request of Senator Hoskins **SB 532**, with **SCS**, was placed on the Informal Calendar.

At the request of Senator Emery, **SB 518** was placed on the Informal Calendar.

At the request of Senator Nasheed, **SB 341**, with **SCS**, was placed on the Informal Calendar.

Senator Emery moved that **SJR 5**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SJR 5**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE JOINT RESOLUTION NO. 5

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing section 2 of article VII of the Constitution of Missouri, and adopting one new section in lieu thereof relating to impeachment trials.

Was taken up.

Senator Emery moved that **SCS** for **SJR 5** be adopted.

At the request of Senator Emery, **SJR 5**, with **SCS** (pending), was placed on the Informal Calendar.

Senator Kehoe moved that **SB 305** be taken up for perfection, which motion prevailed.

Senator Kehoe offered **SS** for **SB 305**, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 305

An Act to repeal sections 105.470, 130.021, and 130.034, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof five new sections relating to ethics.

Senator Kehoe moved that **SS** for **SB 305** be adopted.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 305, Page 1, In the Title, Line 6, by inserting after “session,” the following: “section 130.041 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 130.041 as enacted by senate bills nos. 31 & 285, ninetieth general assembly, first regular session,”; and

Further amend said bill, Page 32, Section 130.034, line 1 of said page, by inserting after all of said line the following:

“[130.041. 1. Except as provided in subsection 5 of section 130.016, the candidate, if applicable, treasurer or deputy treasurer of every committee which is required to file a statement of organization, shall file a legibly printed or typed disclosure report of receipts and expenditures. The reports shall be filed with the appropriate officer designated in section 130.026 at the times and for the periods prescribed in section 130.046. Except as provided in sections 130.049 and 130.050, each report shall set forth:

(1) The full name, as required in the statement of organization pursuant to subsection 5 of section 130.021, and mailing address of the committee filing the report and the full name, mailing address and telephone number of the committee’s treasurer and deputy treasurer if the committee has named a deputy treasurer;

(2) The amount of money, including cash on hand at the beginning of the reporting period;

(3) Receipts for the period, including:

(a) Total amount of all monetary contributions received which can be identified in the committee’s records by name and address of each contributor. In addition, the candidate committee shall make a reasonable effort to obtain and report the employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received one or more contributions which in the aggregate total in excess of one hundred dollars and shall make a reasonable effort to obtain and report a description of any contractual relationship over five hundred dollars between the contributor and the state if the candidate is seeking election to a state office or between the contributor and any political subdivision of the state if the candidate is seeking election to another political subdivision of the state;

(b) Total amount of all anonymous contributions accepted;

(c) Total amount of all monetary contributions received through fund-raising events or activities from participants whose names and addresses were not obtained with such contributions, with an attached statement or copy of the statement describing each fund-raising event as required in subsection 6 of section 130.031;

(d) Total dollar value of all in-kind contributions received;

(e) A separate listing by name and address and employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received contributions, in money or any other thing of value, aggregating more than one hundred dollars, together with the date and amount of each such contribution;

(f) A listing of each loan received by name and address of the lender and date and amount of

the loan. For each loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan;

(4) Expenditures for the period, including:

(a) The total dollar amount of expenditures made by check drawn on the committee's depository;

(b) The total dollar amount of expenditures made in cash;

(c) The total dollar value of all in-kind expenditures made;

(d) The full name and mailing address of each person to whom an expenditure of money or any other thing of value in the amount of more than one hundred dollars has been made, contracted for or incurred, together with the date, amount and purpose of each expenditure. Expenditures of one hundred dollars or less may be grouped and listed by categories of expenditure showing the total dollar amount of expenditures in each category, except that the report shall contain an itemized listing of each payment made to campaign workers by name, address, date, amount and purpose of each payment and the aggregate amount paid to each such worker;

(e) A list of each loan made, by name and mailing address of the person receiving the loan, together with the amount, terms and date;

(5) The total amount of cash on hand as of the closing date of the reporting period covered, including amounts in depository accounts and in petty cash fund;

(6) The total amount of outstanding indebtedness as of the closing date of the reporting period covered;

(7) The amount of expenditures for or against a candidate or ballot measure during the period covered and the cumulative amount of expenditures for or against that candidate or ballot measure, with each candidate being listed by name, mailing address and office sought. For the purpose of disclosure reports, expenditures made in support of more than one candidate or ballot measure or both shall be apportioned reasonably among the candidates or ballot measure or both. In apportioning expenditures to each candidate or ballot measure, political party committees and political action committees need not include expenditures for maintaining a permanent office, such as expenditures for salaries of regular staff, office facilities and equipment or other expenditures not designed to support or oppose any particular candidates or ballot measures; however, all such expenditures shall be listed pursuant to subdivision (4) of this subsection;

(8) A separate listing by full name and address of any committee including a candidate committee controlled by the same candidate for which a transfer of funds or a contribution in any amount has been made during the reporting period, together with the date and amount of each such transfer or contribution;

(9) A separate listing by full name and address of any committee, including a candidate committee controlled by the same candidate from which a transfer of funds or a contribution in any amount has been received during the reporting period, together with the date and amount of each such transfer or contribution;

(10) Each committee that receives a contribution which is restricted or designated in whole or in part by the contributor for transfer to a particular candidate, committee or other person shall include a statement of the name and address of that contributor in the next disclosure report required to be filed after receipt of such contribution, together with the date and amount of any such contribution which was so restricted or designated by that contributor, together with the name of the particular candidate or committee to whom such contribution was so designated or restricted by that contributor and the date and amount of such contribution.

2. For the purpose of this section and any other section in this chapter except sections 130.049 and 130.050 which requires a listing of each contributor who has contributed a specified amount, the aggregate amount shall be computed by adding all contributions received from any one person during the following periods:

(1) In the case of a candidate committee, the period shall begin on the date on which the candidate became a candidate according to the definition of the term “candidate” in section 130.011 and end at 11:59 p.m. on the day of the primary election, if the candidate has such an election or at 11:59 p.m. on the day of the general election. If the candidate has a general election held after a primary election, the next aggregating period shall begin at 12:00 midnight on the day after the primary election day and shall close at 11:59 p.m. on the day of the general election. Except that for contributions received during the thirty-day period immediately following a primary election, the candidate shall designate whether such contribution is received as a primary election contribution or a general election contribution;

(2) In the case of a campaign committee, the period shall begin on the date the committee received its first contribution and end on the closing date for the period for which the report or statement is required;

(3) In the case of a political party committee or a political action committee, the period shall begin on the first day of January of the year in which the report or statement is being filed and end on the closing date for the period for which the report or statement is required; except, if the report or statement is required to be filed prior to the first day of July in any given year, the period shall begin on the first day of July of the preceding year.

3. The disclosure report shall be signed and attested by the committee treasurer or deputy treasurer and by the candidate in case of a candidate committee.

4. The words “consulting or consulting services, fees, or expenses”, or similar words, shall not be used to describe the purpose of a payment as required in this section. The reporting of any payment to such an independent contractor shall be on a form supplied by the appropriate officer, established by the ethics commission and shall include identification of the specific service or services provided including, but not limited to, public opinion polling, research on issues or opposition background, print or broadcast media production, print or broadcast media purchase, computer programming or data entry, direct mail production, postage, rent, utilities, phone solicitation, or fund raising, and the dollar amount prorated for each service.]

130.041. 1. Except as provided in subsection 5 of section 130.016, the candidate, if applicable, treasurer or deputy treasurer of every committee which is required to file a statement of organization, shall file a legibly printed or typed disclosure report of receipts and expenditures. The reports shall be filed with the

appropriate officer designated in section 130.026 at the times and for the periods prescribed in section 130.046. Except as provided in sections 130.049 and 130.050, each report shall set forth:

(1) The full name, as required in the statement of organization pursuant to subsection 5 of section 130.021, and mailing address of the committee filing the report and the full name, mailing address and telephone number of the committee's treasurer and deputy treasurer if the committee has named a deputy treasurer;

(2) The amount of money, including cash on hand at the beginning of the reporting period;

(3) Receipts for the period, including:

(a) Total amount of all monetary contributions received which can be identified in the committee's records by name and address of each contributor. In addition, the candidate committee shall make a reasonable effort to obtain and report the employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received one or more contributions which in the aggregate total in excess of one hundred dollars and shall make a reasonable effort to obtain and report a description of any contractual relationship over five hundred dollars between the contributor and the state if the candidate is seeking election to a state office or between the contributor and any political subdivision of the state if the candidate is seeking election to another political subdivision of the state;

(b) Total amount of all anonymous contributions accepted;

(c) Total amount of all monetary contributions received through fund-raising events or activities from participants whose names and addresses were not obtained with such contributions, with an attached statement or copy of the statement describing each fund-raising event as required in subsection 6 of section 130.031;

(d) Total dollar value of all in-kind contributions received;

(e) A separate listing by name and address and employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received contributions, in money or any other thing of value, aggregating more than one hundred dollars, together with the date and amount of each such contribution;

(f) A listing of each loan received by name and address of the lender and date and amount of the loan. For each loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan;

(4) Expenditures for the period, including:

(a) The total dollar amount of expenditures made by check drawn on the committee's depository;

(b) The total dollar amount of expenditures made in cash;

(c) The total dollar value of all in-kind expenditures made;

(d) The full name and mailing address of each person to whom an expenditure of money or any other thing of value in the amount of more than one hundred dollars has been made, contracted for or incurred, together with the date, amount and purpose of each expenditure. Expenditures of one hundred dollars or less may be grouped and listed by categories of expenditure showing the total dollar amount of expenditures in

each category, except that the report shall contain an itemized listing of each payment made to campaign workers by name, address, date, amount and purpose of each payment and the aggregate amount paid to each such worker;

(e) A list of each loan made, by name and mailing address of the person receiving the loan, together with the amount, terms and date;

(5) The total amount of cash on hand as of the closing date of the reporting period covered, including amounts in depository accounts and in petty cash fund;

(6) The total amount of outstanding indebtedness as of the closing date of the reporting period covered;

(7) The amount of expenditures for or against a candidate or ballot measure during the period covered and the cumulative amount of expenditures for or against that candidate or ballot measure, with each candidate being listed by name, mailing address and office sought. For the purpose of disclosure reports, expenditures made in support of more than one candidate or ballot measure or both shall be apportioned reasonably among the candidates or ballot measure or both. In apportioning expenditures to each candidate or ballot measure, political party committees and political action committees need not include expenditures for maintaining a permanent office, such as expenditures for salaries of regular staff, office facilities and equipment or other expenditures not designed to support or oppose any particular candidates or ballot measures; however, all such expenditures shall be listed pursuant to subdivision (4) of this subsection;

(8) A separate listing by full name and address of any committee including a candidate committee controlled by the same candidate for which a transfer of funds or a contribution in any amount has been made during the reporting period, together with the date and amount of each such transfer or contribution;

(9) A separate listing by full name and address of any committee, including a candidate committee controlled by the same candidate from which a transfer of funds or a contribution in any amount has been received during the reporting period, together with the date and amount of each such transfer or contribution;

(10) Each committee that receives a contribution which is restricted or designated in whole or in part by the contributor for transfer to a particular candidate, committee or other person shall include a statement of the name and address of that contributor in the next disclosure report required to be filed after receipt of such contribution, together with the date and amount of any such contribution which was so restricted or designated by that contributor, together with the name of the particular candidate or committee to whom such contribution was so designated or restricted by that contributor and the date and amount of such contribution.

2. For the purpose of this section and any other section in this chapter except sections 130.049 and 130.050 which requires a listing of each contributor who has contributed a specified amount, the aggregate amount shall be computed by adding all contributions received from any one person during the following periods:

(1) In the case of a candidate committee, the period shall begin on the date on which the candidate became a candidate according to the definition of the term “candidate” in section 130.011 and end at 11:59 p.m. on the day of the primary election, if the candidate has such an election or at 11:59 p.m. on the day of the general election. If the candidate has a general election held after a primary election, the next aggregating period shall begin at 12:00 midnight on the day after the primary election day and shall close

at 11:59 p.m. on the day of the general election. Except that for contributions received during the thirty-day period immediately following a primary election, the candidate shall designate whether such contribution is received as a primary election contribution or a general election contribution;

(2) In the case of a campaign committee, the period shall begin on the date the committee received its first contribution and end on the closing date for the period for which the report or statement is required;

(3) In the case of a political party committee or a political action committee, the period shall begin on the first day of January of the year in which the report or statement is being filed and end on the closing date for the period for which the report or statement is required; except, if the report or statement is required to be filed prior to the first day of July in any given year, the period shall begin on the first day of July of the preceding year.

3. The disclosure report shall be signed and attested by the committee treasurer or deputy treasurer and by the candidate in case of a candidate committee.

4. The words “consulting or consulting services, fees, or expenses”, or similar words, shall not be used to describe the purpose of a payment as required in this section. The reporting of any payment to such an independent contractor shall be on a form supplied by the appropriate officer, established by the ethics commission and shall include identification of the specific service or services provided including, but not limited to, public opinion polling, research on issues or opposition background, print or broadcast media production, print or broadcast media purchase, computer programming or data entry, direct mail production, postage, rent, utilities, phone solicitation, or fund raising, and the dollar amount prorated for each service.

5. The provisions of subsections 5 to 18 of this section shall be known, and may be cited as, the “Dark Money Disclosure Act”.

6. For the purposes of subsections 5 to 18 of this section, the term “reportable outlay” shall mean any contribution, expenditure, covered transfer, or elected official communication payment.

7. For the purposes of subsections 5 to 18 of this section, the terms “contribution” and “expenditure” shall have the meanings they are given in section 130.011.

8. (1) For the purposes of subsections 5 to 18 of this section, the term “covered transfer” shall mean any monetary or in-kind transfer or payment made to another person with the intention that any part of such transfer or payment be used to make or pay for a reportable outlay by someone other than the person making the transfer or payment. There shall be a rebuttable presumption that a transfer or payment is a covered transfer if the person making the transfer or payment:

(a) Designates, requests, suggests, or discusses the possibility that any part of the transfer or payment be used for:

a. A reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(b) Made such transfer or payment in response to a solicitation or other request for a donation or payment for:

a. The making of a reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(c) Knew or had reason to know that the person receiving the transfer or payment intended to use any part of it for:

a. The making of a reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(d) Knew or had reason to know that the person receiving the transfer or payment had made reportable outlays in an aggregate amount of ten thousand dollars or more during the two-year period ending on the date of the transfer or payment, provided that it was a non-natural person who received the transfer or payment; or

(e) Knew or had reason to know that the person receiving the transfer or payment would make reportable outlays in an aggregate amount of ten thousand dollars or more during the two-year period beginning on the date of the transfer or payment, provided that it was a non-natural person who received the transfer or payment.

(2) “Covered transfer” shall not include any of the following:

(a) A transfer or payment made in a commercial transaction in the ordinary course of any trade or business conducted by the covered person or in the form of investments made by the covered person;

(b) An offer or tender of a transfer or payment which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;

(c) A transfer or payment if:

a. The person making the transfer or payment prohibited, in writing, the use of such transfer or payment for reportable outlays; and

b. The recipient of the transfer or payment agreed to follow the prohibition and deposited the funds in an account segregated from any account used to make reportable outlays;

(d) A transfer or payment between two entities if one of the entities is an affiliate of the other entity or each of the entities is an affiliate of the same entity, unless one of the entities is established for the purpose of making any type of reportable outlay, or unless the transfer or payment is monetary and the recipient deposits the funds into a segregated bank account used to make reportable outlays.

(3) For purposes of this subsection, the following entities shall be considered to be affiliated with each other:

(a) A membership organization, including a trade or professional association, and the related state and local entities of that organization;

(b) A national or international labor organization and its state or local unions, or an organization of national or international unions and its state and local entities;

(c) A corporation and its wholly owned subsidiaries.

9. (1) For the purposes of subsections 5 to 18 of this section, the term “elected official communication payment” shall mean a payment for a communication that:

(a) Is in the form of:

a. Radio, television, cable, or satellite broadcast;

b. Printed material such as advertisements, pamphlets, circulars, flyers, brochures, or letters;

c. Telephone communication; or

d. Paid internet advertising; and

(b) Is made:

a. In substantial consultation with or at the suggestion of an elected official or an employee of or a consultant to an elected official;

b. By a person who is managed, operated, or founded by an individual who, in the two years preceding the communication, served as an employee or consultant for a person who is an elected official at the time of the communication;

c. By or in consultation with or at the suggestion of a family member of an elected official;

d. By a person founded by or at the suggestion of an elected official or the family member of an elected official; or

e. By a person for which an elected official has raised money in the two years before the communication; and

(c) Includes the name, likeness, or voice of or otherwise clearly identifies any Missouri elected official.

(2) The phrase “elected official communication payment” shall not include a payment for a communication of either of the following types:

(a) Communications with a professional journalist or newscaster, including an editorial board or editorial or opinion writer of a newspaper, magazine, news agency, press association, or wire service; or

(b) A communication that is:

a. Directed, sent or distributed by the distributing organization only to individuals who affirmatively consent to be members of the distributing organization, contribute funds to the distributing organization, or, pursuant to the distributing organization’s articles or bylaws, have the right to vote directly or indirectly for the election of directors or officers, or on changes to bylaws, disposition or all or substantially all of the distributing entity’s assets or the merger or dissolution of the distributing entity; or

b. For the purpose of promoting or staging any candidate debate, town hall or similar forum to which at least two candidates seeking the same office, or two proponents of differing positions on a referendum or question submitted to voters, or two proponents of differing positions on a proposed

official action of a governmental body, are invited as participants, and which does not promote or advance one candidate or position over another.

10. (1) Any person which is not a defined committee, has accepted one or more covered transfers since the most recent general election, and has made a reportable outlay or reportable outlays aggregating five thousand dollars or more since the most recent general election, shall file reports as prescribed in this subsection.

(2) Subsequent to each general election, a person required to file reports by subdivision (1) of this subsection shall file a report no later than fourteen days after first making a reportable outlay which by itself or when added to all other reportable outlays made since the general election equals five thousand dollars or more. After such initial report, an additional report shall be filed no later than fourteen days after any date on which the reporting person makes a reportable outlay which by itself or when added to all other reportable outlays made since the reportable outlay most recently reported equals five thousand dollars or more, except that, if such reportable outlay is made during the thirty days before an election, such additional report shall be filed within forty-eight hours after the date on which the reporting person made such reportable outlay.

(3) All reports filed under this subsection shall contain the following information:

(a) The name and address of the reporting person, and, if that person is a natural person, the name and address of that person's employer;

(b) If the reporting person is a non-natural person, that person's owners, partners, board members, and officers, or their equivalents. In the event that a report does not otherwise include the name of a natural person associated with the reporting person, the report shall include the name, address, and other contact information of at least one natural person with managerial control over the reporting person;

(c) For each reportable outlay made by the reporting person since the most recent general election:

a. The date and dollar value of each reportable outlay;

b. The name and address of the recipient of each reportable outlay; and

c. A description of the nature and purpose of each reportable outlay, including, in addition to any other information required by rules promulgated by the ethics commission, the name of any candidate or ballot measure supported or opposed, and, if the reportable outlay is an elected official communication payment, the name of any elected official identified by the communication and the name of any elected official in connection with whom the communication is made;

(d) Each report shall include receipts of covered transfers accepted since the most recent general election, including:

a. The total dollar value of all covered transfers accepted;

b. (i) A separate listing by name and address, and employer, if any, of each person from whom the reporting person accepted covered transfers aggregating more than five thousand dollars, together with the date and dollar value of each such covered transfer, as well as a description of each such covered transfer that was in-kind;

(ii) The names of the owners, partners, board members, and officers, or their equivalents, of any non-natural person listed pursuant to item (i) of this subparagraph;

c. A listing of each covered transfer that was received in the form of a loan, such loans listed by name and address of the lender and date and amount of the loan. For each such loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan; and

d. A listing of each covered transfer accepted that was restricted or designated in whole or in part for a particular purpose by the transferor, such listing including the name and address of the transferor, together with the date and dollar value of the covered transfer, together with a reasonably detailed description of the purpose for which all or part of that covered transfer was restricted or designated.

11. (1) If the person filing a report under subsection 10 of this section has filed any previous report under subsection 10 of this section since the most recent general election, the subsequent report need only include updated information, and need not contain information identical to that provided in previous reports.

(2) Reports filed under subsection 10 of this section need not include information about reportable outlays made before the date on which subsection 10 of this section becomes effective or on covered transfers accepted prior to such date.

(3) (a) For purposes of subsection 10 of this section, if a covered transfer accepted is a payment to an organization of bona fide membership dues that do not exceed two thousand five hundred dollars in a five-year period, the name and other identifying information of the person making the covered transfer need not be reported.

(b) Any report that withholds information pursuant to paragraph (a) of this subdivision shall report the aggregate value of all covered transfers for which information is so withheld, stating that full disclosure has been withheld pursuant to paragraph (a) of this subdivision.

(c) Notwithstanding any other provision of law to the contrary, no provision of subsections 5 to 18 of this section shall be construed in such a way as to negate the exception provided for in paragraph (a) of this subdivision or otherwise be construed in such a way as to require that any person's name or other identifying information be disclosed to any entity as a result of such person having made a payment to an organization of bona fide membership dues that do not exceed two thousand five hundred dollars in a five-year period.

12. (1) No reportable outlay shall be made or accepted, directly or indirectly, in a fictitious name, in the name of another person, or by or through another person with the intent to conceal the original source of the reportable outlay.

(2) (a) The Missouri ethics commission shall promulgate rules to ensure that each person who, during the period between two general elections, is the original source of more than five thousand dollars of expenditures used to support or oppose any single candidate or ballot measure is publicly reported as such, together with the total amount of expenditures used to support or oppose that candidate or ballot measure for which such person is the original source, and together with a listing

of any intermediaries that facilitated the transfer by receiving and transferring funds or items on their path between the original source and the recipient person, including the values, immediate sources, and immediate recipients of such funds or items received and transferred by each such intermediary. For the purposes of this paragraph, “expenditure” shall not include contributions or covered transfers, nor transfers or payments made prior to the date on which this paragraph takes effect as law.

(b) The Missouri ethics commission shall promulgate rules to ensure that each person who, during the period between two general elections, is the original source of more than five thousand dollars of contributions or covered transfers received by any single person is publicly reported as such, together with the total amount of contributions or covered transfers to such recipient for which such contributor or transferor is the original source, and together with a listing of any intermediaries that facilitated the transfer by receiving and transferring funds or items on their path between the original source and the recipient person, including the values, immediate sources, and immediate recipients of such funds or items received and transferred by each such intermediary. For the purposes of this paragraph, the terms “contribution” and “covered transfer” shall not include transfers or payments made prior to the date on which this paragraph takes effect as law.

(c) For the purpose of identifying the original source or original sources of any reportable outlay:

a. When a person making a contribution or covered transfer restricts or designates it for a particular purpose, such contribution or covered transfer shall be attributed to a reportable outlay the purpose of which matches that for which the covered transfer was restricted or designated, if such a reportable outlay is made by the immediate recipient of the covered transfer and if no covered transfer received earlier has already been attributed to that reportable outlay pursuant to this subparagraph.

b. In all other cases, a contribution or covered transfer shall be attributed to a reportable outlay in the same proportion in which other contributions or covered transfers received by the immediate recipient of the contribution or covered transfer and not covered by subparagraph a of this paragraph are so attributed.

(d) For purposes of this subdivision, an “original source” is a person who makes a payment or transfer from its own sources other than covered transfers, donations or gifts, such as wages, investment income, inheritance, or revenue from the sale of goods or services.

13. The disclosure thresholds described in subsection 10 of this section shall be adjusted by an amount based upon the average of the percentage change over a four-year period in the United States Bureau of Labor Statistics Consumer Price Index for Kansas City, all items, all consumers, or its successor index, rounded to the nearest lowest twenty-five dollars and the percentage change over a four-year period in the United States Bureau of Labor Statistics Consumer Price Index for St. Louis, all items, all consumers, or its successor index, rounded to the nearest lowest twenty-five dollars. The first adjustment shall be done in the first quarter of 2019, and then every four years thereafter. The secretary of state shall calculate such an adjustment in each limit and specify the limits in rules promulgated in accordance with chapter 536, as amended from time to time.

14. All reports filed with the Missouri ethics commission under this section or under section 130.047 shall be filed in an electronic format as prescribed by the commission. Within five business

days of receiving any report, the commission shall make the report available to the public on its website in a searchable format. The commission shall also maintain and update at least weekly an online database of such reports' contents, cleaning the data of errors, assigning a unique identifier to each person whose identifying information is included in the database, ensuring that all appearances of each person's identifying information in the database are tagged with that person's unique identifier, and making the data available to the public for easy download in file formats well-suited for manipulation and analysis of data.

15. Every person failing to file a report as required by this section shall receive a warning from the executive director of the Missouri ethics commission. After one warning, a person failing to file a report shall be assessed a late filing fee of one hundred dollars for each day after such report is due to the commission, provided that the total amount of such fees assessed under this subsection shall not exceed five thousand dollars per report. The executive director shall send a notice to any person who fails to file such report within seven business days of such failure to file informing such person of such failure and the fees provided by this section.

16. The provisions of subsections 5 to 18 of this section shall not apply to any non-profit organization exempt from taxation under any provision of Section 501(c) of the Internal Revenue Code of 1986, as amended, that:

- (1) Has been in continuous operation for over fifty years;
- (2) Accepts more than one million dollars in annual donations; and
- (3) Operates in all fifty states.

17. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This subsection and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

18. The provisions of this section are self-executing. All of the provisions of this section are severable. If any provision of this section is found by a court of competent jurisdiction to be invalid, unconstitutional or unconstitutionally enacted, the remaining provisions of this section shall be and remain valid.”; and

Further amend the title and enacting clause accordingly.

Senator Schaaf moved that the above amendment be adopted.

Senator Dixon assumed the Chair.

Senator Curls assumed the Chair.

Senator Onder offered SA 1 to SA 1:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for Senate Bill No. 305, Page 13, Section

130.041, Lines 10-12 of said amendment, by striking all of said lines; and renumber the remaining paragraph accordingly.

Senator Onder moved that the above amendment be adopted.

President Parson assumed the Chair.

At the request of Senator Schaaf, SA 1 was withdrawn, rendering SA 1 to SA 1 moot.

Senator Schaaf offered SA 2:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for Senate Bill No. 305, Page 1, In the Title, Line 6, by inserting after “session,” the following: “section 130.041 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 130.041 as enacted by senate bills nos. 31 & 285, ninetieth general assembly, first regular session,”; and

Further amend said bill, page 22, Section 105.474, line 1 by inserting immediately after all of said line the following:

“105.487. The financial interest statements shall be filed at the following times, but no person is required to file more than one financial interest statement in any calendar year:

(1) Each candidate for elective office, except those candidates for county committee of a political party pursuant to section 115.609 or section 115.611, who is required to file a personal financial disclosure statement shall file a financial interest statement no later than fourteen days after the close of filing at which the candidate seeks nomination or election, and the statement shall be for the twelve months prior to the closing date, except that in the event an individual does not become a candidate until after the date of certification for candidates, the statement shall be filed within fourteen days of the individual’s nomination by caucus. An individual required to file a financial interest statement because of the individual’s candidacy for office prior to a primary election in accordance with this section is also required to amend such statement no later than the close of business on Monday prior to the general election to reflect any changes in financial interest during the interim. The appropriate election authority shall provide to the candidate at the time of filing for election written notice of the candidate’s obligation to file pursuant to sections 105.483 to 105.492 and the candidate shall sign a statement acknowledging receipt of such notice;

(2) Each person appointed to office, except any person elected for county committee of a political party pursuant to section 115.617, and each official or employee described in section 105.483 who is not otherwise covered in this subsection shall file the statement within thirty days of such appointment or employment;

(3) Every other person required by sections 105.483 to 105.492 to file a financial interest statement shall file the statement [annually] **biannually** not later than the [first] **fifteenth** day of [May and] **January** for the statement **that** shall cover the [calendar year ending the immediately preceding] **period from July first to December thirty-first of the preceding year, and not later than July fifteenth for the statement that shall cover the period from January first to June thirtieth of the same calendar year**; provided that the governor, lieutenant governor, any member of the general assembly or any member of the governing body of a political subdivision may supplement such person’s financial interest statement to report additional interests acquired after [December thirty-first of the covered year until the date of] **any deadline for filing**

of [the] a financial interest statement;

(4) The deadline for filing any statement required by sections 105.483 to 105.492 shall be 5:00 p.m. of the last day designated for filing the statement. When the last day of filing falls on a Saturday or Sunday or on an official state holiday, the deadline for filing is extended to 5:00 p.m. on the next day which is not a Saturday or Sunday or official holiday. Any statement required within a specified time shall be deemed to be timely filed if it is postmarked not later than midnight of the day previous to the last day designated for filing the statement.”; and

Further amend said bill, Page 32, Section 130.034, line 1 of said page, by inserting after all of said line the following:

“[130.041. 1. Except as provided in subsection 5 of section 130.016, the candidate, if applicable, treasurer or deputy treasurer of every committee which is required to file a statement of organization, shall file a legibly printed or typed disclosure report of receipts and expenditures. The reports shall be filed with the appropriate officer designated in section 130.026 at the times and for the periods prescribed in section 130.046. Except as provided in sections 130.049 and 130.050, each report shall set forth:

(1) The full name, as required in the statement of organization pursuant to subsection 5 of section 130.021, and mailing address of the committee filing the report and the full name, mailing address and telephone number of the committee’s treasurer and deputy treasurer if the committee has named a deputy treasurer;

(2) The amount of money, including cash on hand at the beginning of the reporting period;

(3) Receipts for the period, including:

(a) Total amount of all monetary contributions received which can be identified in the committee’s records by name and address of each contributor. In addition, the candidate committee shall make a reasonable effort to obtain and report the employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received one or more contributions which in the aggregate total in excess of one hundred dollars and shall make a reasonable effort to obtain and report a description of any contractual relationship over five hundred dollars between the contributor and the state if the candidate is seeking election to a state office or between the contributor and any political subdivision of the state if the candidate is seeking election to another political subdivision of the state;

(b) Total amount of all anonymous contributions accepted;

(c) Total amount of all monetary contributions received through fund-raising events or activities from participants whose names and addresses were not obtained with such contributions, with an attached statement or copy of the statement describing each fund-raising event as required in subsection 6 of section 130.031;

(d) Total dollar value of all in-kind contributions received;

(e) A separate listing by name and address and employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received contributions, in money or any other thing of value, aggregating more than one hundred dollars, together with the date and

amount of each such contribution;

(f) A listing of each loan received by name and address of the lender and date and amount of the loan. For each loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan;

(4) Expenditures for the period, including:

(a) The total dollar amount of expenditures made by check drawn on the committee's depository;

(b) The total dollar amount of expenditures made in cash;

(c) The total dollar value of all in-kind expenditures made;

(d) The full name and mailing address of each person to whom an expenditure of money or any other thing of value in the amount of more than one hundred dollars has been made, contracted for or incurred, together with the date, amount and purpose of each expenditure. Expenditures of one hundred dollars or less may be grouped and listed by categories of expenditure showing the total dollar amount of expenditures in each category, except that the report shall contain an itemized listing of each payment made to campaign workers by name, address, date, amount and purpose of each payment and the aggregate amount paid to each such worker;

(e) A list of each loan made, by name and mailing address of the person receiving the loan, together with the amount, terms and date;

(5) The total amount of cash on hand as of the closing date of the reporting period covered, including amounts in depository accounts and in petty cash fund;

(6) The total amount of outstanding indebtedness as of the closing date of the reporting period covered;

(7) The amount of expenditures for or against a candidate or ballot measure during the period covered and the cumulative amount of expenditures for or against that candidate or ballot measure, with each candidate being listed by name, mailing address and office sought. For the purpose of disclosure reports, expenditures made in support of more than one candidate or ballot measure or both shall be apportioned reasonably among the candidates or ballot measure or both. In apportioning expenditures to each candidate or ballot measure, political party committees and political action committees need not include expenditures for maintaining a permanent office, such as expenditures for salaries of regular staff, office facilities and equipment or other expenditures not designed to support or oppose any particular candidates or ballot measures; however, all such expenditures shall be listed pursuant to subdivision (4) of this subsection;

(8) A separate listing by full name and address of any committee including a candidate committee controlled by the same candidate for which a transfer of funds or a contribution in any amount has been made during the reporting period, together with the date and amount of each such transfer or contribution;

(9) A separate listing by full name and address of any committee, including a candidate committee controlled by the same candidate from which a transfer of funds or a contribution in any

amount has been received during the reporting period, together with the date and amount of each such transfer or contribution;

(10) Each committee that receives a contribution which is restricted or designated in whole or in part by the contributor for transfer to a particular candidate, committee or other person shall include a statement of the name and address of that contributor in the next disclosure report required to be filed after receipt of such contribution, together with the date and amount of any such contribution which was so restricted or designated by that contributor, together with the name of the particular candidate or committee to whom such contribution was so designated or restricted by that contributor and the date and amount of such contribution.

2. For the purpose of this section and any other section in this chapter except sections 130.049 and 130.050 which requires a listing of each contributor who has contributed a specified amount, the aggregate amount shall be computed by adding all contributions received from any one person during the following periods:

(1) In the case of a candidate committee, the period shall begin on the date on which the candidate became a candidate according to the definition of the term "candidate" in section 130.011 and end at 11:59 p.m. on the day of the primary election, if the candidate has such an election or at 11:59 p.m. on the day of the general election. If the candidate has a general election held after a primary election, the next aggregating period shall begin at 12:00 midnight on the day after the primary election day and shall close at 11:59 p.m. on the day of the general election. Except that for contributions received during the thirty-day period immediately following a primary election, the candidate shall designate whether such contribution is received as a primary election contribution or a general election contribution;

(2) In the case of a campaign committee, the period shall begin on the date the committee received its first contribution and end on the closing date for the period for which the report or statement is required;

(3) In the case of a political party committee or a political action committee, the period shall begin on the first day of January of the year in which the report or statement is being filed and end on the closing date for the period for which the report or statement is required; except, if the report or statement is required to be filed prior to the first day of July in any given year, the period shall begin on the first day of July of the preceding year.

3. The disclosure report shall be signed and attested by the committee treasurer or deputy treasurer and by the candidate in case of a candidate committee.

4. The words "consulting or consulting services, fees, or expenses", or similar words, shall not be used to describe the purpose of a payment as required in this section. The reporting of any payment to such an independent contractor shall be on a form supplied by the appropriate officer, established by the ethics commission and shall include identification of the specific service or services provided including, but not limited to, public opinion polling, research on issues or opposition background, print or broadcast media production, print or broadcast media purchase, computer programming or data entry, direct mail production, postage, rent, utilities, phone solicitation, or fund raising, and the dollar amount prorated for each service.]

130.041. 1. Except as provided in subsection 5 of section 130.016, the candidate, if applicable, treasurer or deputy treasurer of every committee which is required to file a statement of organization, shall file a legibly printed or typed disclosure report of receipts and expenditures. The reports shall be filed with the appropriate officer designated in section 130.026 at the times and for the periods prescribed in section 130.046. Except as provided in sections 130.049 and 130.050, each report shall set forth:

(1) The full name, as required in the statement of organization pursuant to subsection 5 of section 130.021, and mailing address of the committee filing the report and the full name, mailing address and telephone number of the committee's treasurer and deputy treasurer if the committee has named a deputy treasurer;

(2) The amount of money, including cash on hand at the beginning of the reporting period;

(3) Receipts for the period, including:

(a) Total amount of all monetary contributions received which can be identified in the committee's records by name and address of each contributor. In addition, the candidate committee shall make a reasonable effort to obtain and report the employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received one or more contributions which in the aggregate total in excess of one hundred dollars and shall make a reasonable effort to obtain and report a description of any contractual relationship over five hundred dollars between the contributor and the state if the candidate is seeking election to a state office or between the contributor and any political subdivision of the state if the candidate is seeking election to another political subdivision of the state;

(b) Total amount of all anonymous contributions accepted;

(c) Total amount of all monetary contributions received through fund-raising events or activities from participants whose names and addresses were not obtained with such contributions, with an attached statement or copy of the statement describing each fund-raising event as required in subsection 6 of section 130.031;

(d) Total dollar value of all in-kind contributions received;

(e) A separate listing by name and address and employer, or occupation if self-employed or notation of retirement, of each person from whom the committee received contributions, in money or any other thing of value, aggregating more than one hundred dollars, together with the date and amount of each such contribution;

(f) A listing of each loan received by name and address of the lender and date and amount of the loan. For each loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan;

(4) Expenditures for the period, including:

(a) The total dollar amount of expenditures made by check drawn on the committee's depository;

(b) The total dollar amount of expenditures made in cash;

(c) The total dollar value of all in-kind expenditures made;

(d) The full name and mailing address of each person to whom an expenditure of money or any other

thing of value in the amount of more than one hundred dollars has been made, contracted for or incurred, together with the date, amount and purpose of each expenditure. Expenditures of one hundred dollars or less may be grouped and listed by categories of expenditure showing the total dollar amount of expenditures in each category, except that the report shall contain an itemized listing of each payment made to campaign workers by name, address, date, amount and purpose of each payment and the aggregate amount paid to each such worker;

(e) A list of each loan made, by name and mailing address of the person receiving the loan, together with the amount, terms and date;

(5) The total amount of cash on hand as of the closing date of the reporting period covered, including amounts in depository accounts and in petty cash fund;

(6) The total amount of outstanding indebtedness as of the closing date of the reporting period covered;

(7) The amount of expenditures for or against a candidate or ballot measure during the period covered and the cumulative amount of expenditures for or against that candidate or ballot measure, with each candidate being listed by name, mailing address and office sought. For the purpose of disclosure reports, expenditures made in support of more than one candidate or ballot measure or both shall be apportioned reasonably among the candidates or ballot measure or both. In apportioning expenditures to each candidate or ballot measure, political party committees and political action committees need not include expenditures for maintaining a permanent office, such as expenditures for salaries of regular staff, office facilities and equipment or other expenditures not designed to support or oppose any particular candidates or ballot measures; however, all such expenditures shall be listed pursuant to subdivision (4) of this subsection;

(8) A separate listing by full name and address of any committee including a candidate committee controlled by the same candidate for which a transfer of funds or a contribution in any amount has been made during the reporting period, together with the date and amount of each such transfer or contribution;

(9) A separate listing by full name and address of any committee, including a candidate committee controlled by the same candidate from which a transfer of funds or a contribution in any amount has been received during the reporting period, together with the date and amount of each such transfer or contribution;

(10) Each committee that receives a contribution which is restricted or designated in whole or in part by the contributor for transfer to a particular candidate, committee or other person shall include a statement of the name and address of that contributor in the next disclosure report required to be filed after receipt of such contribution, together with the date and amount of any such contribution which was so restricted or designated by that contributor, together with the name of the particular candidate or committee to whom such contribution was so designated or restricted by that contributor and the date and amount of such contribution.

2. For the purpose of this section and any other section in this chapter except sections 130.049 and 130.050 which requires a listing of each contributor who has contributed a specified amount, the aggregate amount shall be computed by adding all contributions received from any one person during the following periods:

(1) In the case of a candidate committee, the period shall begin on the date on which the candidate became a candidate according to the definition of the term "candidate" in section 130.011 and end at 11:59

p.m. on the day of the primary election, if the candidate has such an election or at 11:59 p.m. on the day of the general election. If the candidate has a general election held after a primary election, the next aggregating period shall begin at 12:00 midnight on the day after the primary election day and shall close at 11:59 p.m. on the day of the general election. Except that for contributions received during the thirty-day period immediately following a primary election, the candidate shall designate whether such contribution is received as a primary election contribution or a general election contribution;

(2) In the case of a campaign committee, the period shall begin on the date the committee received its first contribution and end on the closing date for the period for which the report or statement is required;

(3) In the case of a political party committee or a political action committee, the period shall begin on the first day of January of the year in which the report or statement is being filed and end on the closing date for the period for which the report or statement is required; except, if the report or statement is required to be filed prior to the first day of July in any given year, the period shall begin on the first day of July of the preceding year.

3. The disclosure report shall be signed and attested by the committee treasurer or deputy treasurer and by the candidate in case of a candidate committee.

4. The words “consulting or consulting services, fees, or expenses”, or similar words, shall not be used to describe the purpose of a payment as required in this section. The reporting of any payment to such an independent contractor shall be on a form supplied by the appropriate officer, established by the ethics commission and shall include identification of the specific service or services provided including, but not limited to, public opinion polling, research on issues or opposition background, print or broadcast media production, print or broadcast media purchase, computer programming or data entry, direct mail production, postage, rent, utilities, phone solicitation, or fund raising, and the dollar amount prorated for each service.

5. The provisions of subsections 5 to 18 of this section shall be known, and may be cited as, the “Dark Money Disclosure Act”.

6. For the purposes of subsections 5 to 18 of this section, the term “reportable outlay” shall mean any contribution, expenditure, covered transfer, or elected official communication payment.

7. For the purposes of subsections 5 to 18 of this section, the terms “contribution” and “expenditure” shall have the meanings they are given in section 130.011.

8. (1) For the purposes of subsections 5 to 18 of this section, the term “covered transfer” shall mean any monetary or in-kind transfer or payment made to another person with the intention that any part of such transfer or payment be used to make or pay for a reportable outlay by someone other than the person making the transfer or payment. There shall be a rebuttable presumption that a transfer or payment is a covered transfer if the person making the transfer or payment:

(a) Designates, requests, suggests, or discusses the possibility that any part of the transfer or payment be used for:

a. A reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(b) Made such transfer or payment in response to a solicitation or other request for a donation

or payment for:

a. The making of a reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(c) Knew or had reason to know that the person receiving the transfer or payment intended to use any part of it for:

a. The making of a reportable outlay; or

b. Making a transfer or payment to another person for the purpose of making or paying for a reportable outlay;

(d) Knew or had reason to know that the person receiving the transfer or payment had made reportable outlays in an aggregate amount of ten thousand dollars or more during the two-year period ending on the date of the transfer or payment, provided that it was a non-natural person who received the transfer or payment; or

(e) Knew or had reason to know that the person receiving the transfer or payment would make reportable outlays in an aggregate amount of ten thousand dollars or more during the two-year period beginning on the date of the transfer or payment, provided that it was a non-natural person who received the transfer or payment.

(2) "Covered transfer" shall not include any of the following:

(a) A transfer or payment made in a commercial transaction in the ordinary course of any trade or business conducted by the covered person or in the form of investments made by the covered person;

(b) An offer or tender of a transfer or payment which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;

(c) A transfer or payment if:

a. The person making the transfer or payment prohibited, in writing, the use of such transfer or payment for reportable outlays; and

b. The recipient of the transfer or payment agreed to follow the prohibition and deposited the funds in an account segregated from any account used to make reportable outlays;

(d) A transfer or payment between two entities if one of the entities is an affiliate of the other entity or each of the entities is an affiliate of the same entity, unless one of the entities is established for the purpose of making any type of reportable outlay, or unless the transfer or payment is monetary and the recipient deposits the funds into a segregated bank account used to make reportable outlays.

(3) For purposes of this subsection, the following entities shall be considered to be affiliated with each other:

(a) A membership organization, including a trade or professional association, and the related state and local entities of that organization;

(b) A corporation and its wholly owned subsidiaries.

9. (1) For the purposes of subsections 5 to 18 of this section, the term “elected official communication payment” shall mean a payment for a communication that:

(a) Is in the form of:

a. Radio, television, cable, or satellite broadcast;

b. Printed material such as advertisements, pamphlets, circulars, flyers, brochures, or letters;

c. Telephone communication; or

d. Paid internet advertising; and

(b) Is made:

a. In substantial consultation with or at the suggestion of an elected official or an employee of or a consultant to an elected official;

b. By a person who is managed, operated, or founded by an individual who, in the two years preceding the communication, served as an employee or consultant for a person who is an elected official at the time of the communication;

c. By or in consultation with or at the suggestion of a family member of an elected official;

d. By a person founded by or at the suggestion of an elected official or the family member of an elected official; or

e. By a person for which an elected official has raised money in the two years before the communication; and

(c) Includes the name, likeness, or voice of or otherwise clearly identifies any Missouri elected official.

(2) The phrase “elected official communication payment” shall not include a payment for a communication of either of the following types:

(a) Communications with a professional journalist or newscaster, including an editorial board or editorial or opinion writer of a newspaper, magazine, news agency, press association, or wire service; or

(b) A communication that is:

a. Directed, sent or distributed by the distributing organization only to individuals who affirmatively consent to be members of the distributing organization, contribute funds to the distributing organization, or, pursuant to the distributing organization’s articles or bylaws, have the right to vote directly or indirectly for the election of directors or officers, or on changes to bylaws, disposition or all or substantially all of the distributing entity’s assets or the merger or dissolution of the distributing entity; or

b. For the purpose of promoting or staging any candidate debate, town hall or similar forum to which at least two candidates seeking the same office, or two proponents of differing positions on a referendum or question submitted to voters, or two proponents of differing positions on a proposed

official action of a governmental body, are invited as participants, and which does not promote or advance one candidate or position over another.

10. (1) Any person which is not a defined committee, has accepted one or more covered transfers since the most recent general election, and has made a reportable outlay or reportable outlays aggregating five thousand dollars or more since the most recent general election, shall file reports as prescribed in this subsection.

(2) Subsequent to each general election, a person required to file reports by subdivision (1) of this subsection shall file a report no later than fourteen days after first making a reportable outlay which by itself or when added to all other reportable outlays made since the general election equals five thousand dollars or more. After such initial report, an additional report shall be filed no later than fourteen days after any date on which the reporting person makes a reportable outlay which by itself or when added to all other reportable outlays made since the reportable outlay most recently reported equals five thousand dollars or more, except that, if such reportable outlay is made during the thirty days before an election, such additional report shall be filed within forty-eight hours after the date on which the reporting person made such reportable outlay.

(3) All reports filed under this subsection shall contain the following information:

(a) The name and address of the reporting person, and, if that person is a natural person, the name and address of that person's employer;

(b) If the reporting person is a non-natural person, that person's owners, partners, board members, and officers, or their equivalents. In the event that a report does not otherwise include the name of a natural person associated with the reporting person, the report shall include the name, address, and other contact information of at least one natural person with managerial control over the reporting person;

(c) For each reportable outlay made by the reporting person since the most recent general election:

a. The date and dollar value of each reportable outlay;

b. The name and address of the recipient of each reportable outlay; and

c. A description of the nature and purpose of each reportable outlay, including, in addition to any other information required by rules promulgated by the ethics commission, the name of any candidate or ballot measure supported or opposed, and, if the reportable outlay is an elected official communication payment, the name of any elected official identified by the communication and the name of any elected official in connection with whom the communication is made;

(d) Each report shall include receipts of covered transfers accepted since the most recent general election, including:

a. The total dollar value of all covered transfers accepted;

b. (i) A separate listing by name and address, and employer, if any, of each person from whom the reporting person accepted covered transfers aggregating more than five thousand dollars, together with the date and dollar value of each such covered transfer, as well as a description of each such covered transfer that was in-kind;

(ii) The names of the owners, partners, board members, and officers, or their equivalents, of any non-natural person listed pursuant to item (i) of this subparagraph;

c. A listing of each covered transfer that was received in the form of a loan, such loans listed by name and address of the lender and date and amount of the loan. For each such loan of more than one hundred dollars, a separate statement shall be attached setting forth the name and address of the lender and each person liable directly, indirectly or contingently, and the date, amount and terms of the loan; and

d. A listing of each covered transfer accepted that was restricted or designated in whole or in part for a particular purpose by the transferor, such listing including the name and address of the transferor, together with the date and dollar value of the covered transfer, together with a reasonably detailed description of the purpose for which all or part of that covered transfer was restricted or designated.

11. (1) If the person filing a report under subsection 10 of this section has filed any previous report under subsection 10 of this section since the most recent general election, the subsequent report need only include updated information, and need not contain information identical to that provided in previous reports.

(2) Reports filed under subsection 10 of this section need not include information about reportable outlays made before the date on which subsection 10 of this section becomes effective or on covered transfers accepted prior to such date.

(3) (a) For purposes of subsection 10 of this section, if a covered transfer accepted is a payment to an organization of bona fide membership dues that do not exceed two thousand five hundred dollars in a five-year period, the name and other identifying information of the person making the covered transfer need not be reported.

(b) Any report that withholds information pursuant to paragraph (a) of this subdivision shall report the aggregate value of all covered transfers for which information is so withheld, stating that full disclosure has been withheld pursuant to paragraph (a) of this subdivision.

(c) Notwithstanding any other provision of law to the contrary, no provision of subsections 5 to 18 of this section shall be construed in such a way as to negate the exception provided for in paragraph (a) of this subdivision or otherwise be construed in such a way as to require that any person's name or other identifying information be disclosed to any entity as a result of such person having made a payment to an organization of bona fide membership dues that do not exceed two thousand five hundred dollars in a five-year period.

12. (1) No reportable outlay shall be made or accepted, directly or indirectly, in a fictitious name, in the name of another person, or by or through another person with the intent to conceal the original source of the reportable outlay.

(2) (a) The Missouri ethics commission shall promulgate rules to ensure that each person who, during the period between two general elections, is the original source of more than five thousand dollars of expenditures used to support or oppose any single candidate or ballot measure is publicly reported as such, together with the total amount of expenditures used to support or oppose that candidate or ballot measure for which such person is the original source, and together with a listing

of any intermediaries that facilitated the transfer by receiving and transferring funds or items on their path between the original source and the recipient person, including the values, immediate sources, and immediate recipients of such funds or items received and transferred by each such intermediary. For the purposes of this paragraph, “expenditure” shall not include contributions or covered transfers, nor transfers or payments made prior to the date on which this paragraph takes effect as law.

(b) The Missouri ethics commission shall promulgate rules to ensure that each person who, during the period between two general elections, is the original source of more than five thousand dollars of contributions or covered transfers received by any single person is publicly reported as such, together with the total amount of contributions or covered transfers to such recipient for which such contributor or transferor is the original source, and together with a listing of any intermediaries that facilitated the transfer by receiving and transferring funds or items on their path between the original source and the recipient person, including the values, immediate sources, and immediate recipients of such funds or items received and transferred by each such intermediary. For the purposes of this paragraph, the terms “contribution” and “covered transfer” shall not include transfers or payments made prior to the date on which this paragraph takes effect as law.

(c) For the purpose of identifying the original source or original sources of any reportable outlay:

a. When a person making a contribution or covered transfer restricts or designates it for a particular purpose, such contribution or covered transfer shall be attributed to a reportable outlay the purpose of which matches that for which the covered transfer was restricted or designated, if such a reportable outlay is made by the immediate recipient of the covered transfer and if no covered transfer received earlier has already been attributed to that reportable outlay pursuant to this subparagraph.

b. In all other cases, a contribution or covered transfer shall be attributed to a reportable outlay in the same proportion in which other contributions or covered transfers received by the immediate recipient of the contribution or covered transfer and not covered by subparagraph a of this paragraph are so attributed.

(d) For purposes of this subdivision, an “original source” is a person who makes a payment or transfer from its own sources other than covered transfers, donations or gifts, such as wages, investment income, inheritance, or revenue from the sale of goods or services.

13. The disclosure thresholds described in subsection 10 of this section shall be adjusted by an amount based upon the average of the percentage change over a four-year period in the United States Bureau of Labor Statistics Consumer Price Index for Kansas City, all items, all consumers, or its successor index, rounded to the nearest lowest twenty-five dollars and the percentage change over a four-year period in the United States Bureau of Labor Statistics Consumer Price Index for St. Louis, all items, all consumers, or its successor index, rounded to the nearest lowest twenty-five dollars. The first adjustment shall be done in the first quarter of 2019, and then every four years thereafter. The secretary of state shall calculate such an adjustment in each limit and specify the limits in rules promulgated in accordance with chapter 536, as amended from time to time.

14. All reports filed with the Missouri ethics commission under this section or under section 130.047 shall be filed in an electronic format as prescribed by the commission. Within five business

days of receiving any report, the commission shall make the report available to the public on its website in a searchable format. The commission shall also maintain and update at least weekly an online database of such reports' contents, cleaning the data of errors, assigning a unique identifier to each person whose identifying information is included in the database, ensuring that all appearances of each person's identifying information in the database are tagged with that person's unique identifier, and making the data available to the public for easy download in file formats well-suited for manipulation and analysis of data.

15. Every person failing to file a report as required by this section shall receive a warning from the executive director of the Missouri ethics commission. After one warning, a person failing to file a report shall be assessed a late filing fee of one hundred dollars for each day after such report is due to the commission, provided that the total amount of such fees assessed under this subsection shall not exceed five thousand dollars per report. The executive director shall send a notice to any person who fails to file such report within seven business days of such failure to file informing such person of such failure and the fees provided by this section.

16. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This subsection and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

17. The provisions of this section are self-executing. All of the provisions of this section are severable. If any provision of this section is found by a court of competent jurisdiction to be invalid, unconstitutional or unconstitutionally enacted, the remaining provisions of this section shall be and remain valid.

18. Any person who files a report under subsection 10 of this section and has a statutory or common law tort claim shall receive triple the amount of damages allowed under law and may also be awarded punitive damages, if such person demonstrates that but for the filing of the report the injury or harm would not have occurred.

Section B. The repeal and reenactment of section 105.487 of this act shall become effective July 1, 2018"; and

Further amend the title and enacting clause accordingly.

Senator Schaaf moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

Senator Onder offered SA 1 to SA 2:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 2

Amend Senate Amendment No. 2 to Senate Substitute for Senate Bill No. 305, Page 24, Line 1, by inserting after "16." the following: "**The provisions of subsections 5 to 18 of this section shall not apply**

to any non-profit organization exempt from taxation under any provision of Section 501(c) of the Internal Revenue Code of 1986, as amended, that:

- (1) Has been in continuous operation for over fifty days;**
- (2) Accepts more than ten dollars in annual donations; and**
- (3) Operates in any state.**

17.”; and further renumber the remaining subsections accordingly.

Senator Onder moved that the above amendment be adopted.

At the request of Senator Schaaf, SA 2 was withdrawn, rendering SA 1 to SA 2 moot.

Senator Dixon offered SA 3:

SENATE AMENDMENT NO. 3

Amend Senate Substitute for Senate Bill No. 305, Page 1, In the Title, Line 8 of the title, by striking “ethics”; and inserting in lieu thereof the following: “official misconduct”; and

Further amend said bill and page, Section A, Line 7 of said page, by inserting after said line the following:

“29.225. When requested by a prosecuting attorney or circuit attorney or law enforcement agency, the auditor or his or her authorized representatives may audit all or part of any political subdivision or other government entity as part of an investigation of improper government activities, including official misconduct, fraud, misappropriation, mismanagement, waste of resources, or a violation of state or federal law, rule, or regulation.”; and

Further amend said bill, Page 22, Section 105.474, line 1 of said page, by inserting immediately after said line the following:

“105.478. Any person guilty of knowingly violating any of the provisions of sections 105.450 to 105.498 shall be punished as follows:

(1) [For the first offense, such person is guilty of a] The offense is a class B misdemeanor, unless the person has previously been found guilty of knowingly violating any of the provisions of sections 105.450 to 105.498, in which case such person shall be guilty of a class E felony;

(2) [For the second and subsequent offenses] For any offense involving more than seven hundred fifty dollars in value of any combination of goods or services, such person is guilty of a class E felony.

105.480. 1. For the purposes of this section, the following terms shall mean:

(1) “Coordinated activity”, any activity made in cooperation, consultation or concert with, or at the request or suggestion of, a candidate, a candidate’s campaign committee, or not-for-profit organization, which qualifies for tax exempt status under Section 501(c)(4) of the United States Internal Revenue Code of 1986, as now or hereafter amended, or an agent thereof;

(2) “Coordinated communication”, communication which is paid for, in whole or in part, by a person other than the candidate or the candidate’s campaign committee and is created, produced, or distributed at the request or suggestion of a candidate, the candidate’s campaign committee, or a not-

for-profit organization, which qualifies for tax exempt status under Section 501(c)(4) of the United States Internal Revenue Code of 1986, as now or hereafter amended, or an agent thereof.

2. Any person shall have a cause of action against a not-for-profit organization, which qualifies for tax exempt status under Section 501(c)(4) of the United States Internal Revenue Code of 1986, as now or hereafter amended, and a campaign committee as defined under section 130.011 when such person can prove by a preponderance of the evidence that such entities have engaged in a coordinated activity or coordinated communication. If such party prevails, then damages shall equal to five times the total amount of the funds raised by the not-for-profit organization in the preceding five fiscal years. The not-for-profit organization and the campaign committee shall each be equally liable for fifty percent of such amount.

2. Any party receiving a judgment final for purposes of appeal for damages in any case filed pursuant to this section in any division of any circuit court of the state of Missouri shall notify the attorney general of the state of Missouri of such award. The state of Missouri shall have a lien for deposit into the state legal expense fund created under section 105.711 to the extent of fifty percent of the final judgment which shall attach in any such case after deducting attorney's fees and reasonable expenses incurred. In each case, the attorney general shall serve a lien notice by certified mail or registered mail upon the party or parties against whom the state has a claim for collection of its share of the final judgment. On a petition filed by the state, the court, on written notice to all interested parties, shall adjudicate the rights of the parties and enforce the lien. The state can file its lien in all cases where damages are awarded upon the entry of the judgment final for purposes of appeal for actions filed pursuant to this section. Cases resolved by arbitration, mediation or compromise settlement prior to a final judgment are not exempt from the provisions of this subsection. Nothing in this section shall hinder or in any way affect the right or ability of the parties to any claim or lawsuit to compromise or settle such claim or litigation on any terms and at any time the parties desire.

3. The prevailing party of an action brought pursuant to subsection 1 of this section shall be awarded reasonable fees and expenses incurred by that party in the action, including court costs and attorney's fees.”; and

Further amend said bill, Page 32, Section 130.034, Line 1 of said page, by inserting immediately after said line the following:

“531.070. A finding of guilt of the offenses of official misconduct in the first degree or official misconduct in the second degree shall be admissible as prima facie evidence in support of an information in the nature of a quo warranto.

576.040. 1. A public servant, in such person's public capacity or under color of such person's office or employment, commits the offense of official misconduct **in the first degree** if he or she:

(1) [Knowingly discriminates against any employee or any applicant for employment on account of race, creed, color, sex or national origin, provided such employee or applicant possesses adequate training and educational qualifications] **Knowingly exercises an official function relating to his or her office or knowingly refrains from performing a duty imposed upon him or her by law for the purpose of obtaining an improper, undue, or unreasonable financial benefit for himself or herself or another person related within the third degree of consanguinity, or another person who is a business associate,**

or another person when such financial benefit also directly or indirectly benefits the official;

(2) Knowingly demands or receives any fee or reward for the execution of any official act or the performance of a duty imposed by law or by the terms of his or her employment, that is not due, or that is more than is due, or before it is due;

(3) Knowingly collects taxes when none are due, or exacts or demands more than is due; **or**

(4) Is a city or county treasurer, city or county clerk, or other municipal or county officer and knowingly orders the payment of any money, or draws any warrant, or pays over any money for any purpose other than the specific purpose for which the same was assessed, levied and collected, unless it is or shall have become impossible to use such money for that specific purpose];

(5) Is an officer or employee of any court and knowingly charges, collects or receives less fee for his services than is provided by law;

(6) Is an officer or employee of any court and knowingly, directly or indirectly, buys, purchases or trades for any fee taxed or to be taxed as costs in any court of this state, or any county warrant, at less than par value which may be by law due or to become due to any person by or through any such court; or

(7) Is a county officer, deputy or employee and knowingly traffics for or purchases at less than the par value or speculates in any county warrant issued by order of the county commission of his or her county, or in any claim or demand held against such county].

2. The offense of official misconduct **in the first degree** is a class [A misdemeanor] **E felony**.

576.041. 1. A public servant, in such person's public capacity or under color of such person's office or employment, commits the offense of official misconduct in the second degree if he or she:

(1) Knowingly discriminates against any employee or any applicant for employment on account of race, creed, color, sex, or national origin, provided such employee or applicant possesses adequate training and educational qualifications;

(2) Is an officer or employee of any court and knowingly charges, collects, or receives less fee for his or her services than is provided by law;

(3) Is an officer or employee of any court and knowingly, directly or indirectly, buys, purchases, or trades for any fee taxed or to be taxed as costs in any court of this state, or any county warrant, at less than par value which may be by law due or to become due to any person by or through any such court; or

(4) Is a county officer, deputy, or employee and knowingly traffics for or purchases at less than the par value or speculates in any county warrant issued by order of the county commission of his or her county, or in any claim or demand held against such county.

2. The offense of official misconduct in the second degree is a class A misdemeanor.

595.219. 1. In addition to the court's authority to order a defendant to make restitution for the damage or loss caused by his or her offense as provided in section 559.105, the court may enter a judgment of restitution against the offenders convicted of official misconduct in the first or second degrees pursuant to the provisions of this section.

2. The court may order the defendant to make restitution to:

(1) The victim;

(2) Any governmental entity; or

(3) A third-party payor, including an insurer that has made payment to the victim to compensate the victim for a property loss or a pecuniary loss.

3. Restitution payments to the victim have priority over restitution payments to a third-party payor. If the victim has been compensated for the victim's loss by a third-party payor, the court may order restitution payments to the third-party payor in the amount that the third-party payor compensated the victim.

4. Payment of restitution to a victim under this section has priority over payment of restitution to any governmental entity.

5. A restitution hearing to determine the liability of the defendant shall be held not later than thirty days after final disposition of the case and may be extended by the court for good cause. In the restitution hearing, a written statement or bill for medical, dental, hospital, funeral, or burial expenses shall be prima facie evidence that the amount indicated on the written statement or bill represents a fair and reasonable charge for the services or materials provided. The burden of proving that the amount indicated on the written statement or bill is not fair and reasonable shall be on the person challenging the fairness and reasonableness of the amount.

6. A judgment of restitution against a defendant may not be entered unless the defendant has been afforded a reasonable opportunity to be heard and to present appropriate evidence in his or her behalf. The defendant shall be advised of his or her right to obtain counsel for representation at the hearing. A hearing under this section may be held as part of a final disposition hearing for the case.

7. The judgment may be enforced in the same manner as enforcing monetary judgments by the prosecuting attorney on behalf of the victim.

8. A judgment of restitution ordered pursuant to this section against a defendant shall not be a bar to a proceeding against the defendant pursuant to section 537.045 or section 8.150 for the balance of the damages not paid pursuant to this section.”; and

Further amend the title and enacting clause accordingly.

Senator Dixon moved that the above amendment be adopted.

Senator Dixon offered SA 1 to SA 3, which was read:

**SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 3**

Amend Senate Amendment No. 3 to Senate Substitute for Senate Bill No. 305, Page 3, Line 7 of said page, by striking “2.” and inserting in lieu thereof “3.”; and

Further amend said amendment, page 4, line 1 of said page, by striking “3.” and inserting in lieu thereof “4.”; and further amend line 2, by striking “1” and inserting in lieu thereof “2”.

Senator Dixon moved that the above amendment be adopted.

Senator Holsman requested a roll call vote be taken on the adoption of **SA 3**. He was joined in his request by Senators Dixon, Kehoe, Onder and Sifton.

At the request of Senator Kehoe, **SB 305**, with **SS**, **SA 3** and **SA 1 to SA 3** (pending), was placed on the Informal Calendar.

PRIVILEGED MOTIONS

Senator Cunningham moved that the Senate refuse to concur in **HCS** for **SS** for **SB 34**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Rowden assumed the Chair.

Senator Hegeman moved that the Senate refuse to concur in **HCS** for **SS** for **SB 62**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Hegeman moved that the Senate refuse to concur in **HCS** for **SB 111**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the Senate refuse to concur in **HA 1**, **HA 2** and **HA 3** to **SB 64** and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the Senate refuse to concur in **HA 1**, **HA 2**, **HA 3**, as amended, **HA 4** and **HA 5**, as amended, to **SB 411** and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Walsh moved that the Senate refuse to concur in **HA 1**, **HA 2**, **HA 3**, **HA 4**, **HA 5**, as amended, **HA 6**, as amended, **HA 7**, as amended, **HA 8**, **HA 9**, **HA 10**, as amended, **HA 11**, **HA 12**, as amended, **HA 13**, **HA 14** and **HA 15** to **SB 50** and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Wieland moved that the Senate refuse to concur in **HCS** for **SB 302**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 303**; **HB 209**, with **SCS**; **HB 571**, with **SCS**; and **HCS** for **HB 334**, with **SCS** to the Committee on Fiscal Oversight.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 8**, with **HA 1**, **HA 2**, **HA 3**, as amended, **HA 4**, **HA 5**, **HA 6**, **HA 7**, **HA 8**, as amended and **HA 9**, as amended: Senators Munzlinger, Rowden, Schatz, Schupp and Hummel.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted

the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SCS** for **SB 495**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

RESOLUTIONS

Senator Schatz offered Senate Resolution No. 947, regarding Jennifer Eagan, Union, which was adopted.

Senator Schatz offered Senate Resolution No. 948, regarding Theodore R. “Ted” Greer, Wildwood, which was adopted.

Senator Schatz offered Senate Resolution No. 949, regarding Katie Ann Kersting, Chesterfield, which was adopted.

Senator Romine offered Senate Resolution No. 950, regarding Judy French, Potosi, which was adopted.

Senator Walsh offered Senate Resolution No. 951, regarding Eagle Scout Nathan McDonald, Florissant, which was adopted.

On motion of Senator Kehoe, the Senate adjourned until 1:00 p.m., Monday, May 8, 2017.

SENATE CALENDAR

SIXTY-SEVENTH DAY—MONDAY, MAY 8, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HC <small>B</small> 10-Engler	HCS for HB 670
HCS for HB 619	HB 743-Conway
HCS for HB 162	HB 824-Reiboldt
HB 97-Swan	HCS for HB 384
HCS for HB 293	HCS for HB 886
HCS for HB 219	HC <small>B</small> 7-Fitzwater
HCS for HB 324	HC <small>B</small> 1-McGaugh
HCS for HB 746	HCS for HB 608
HCS for HB 194	HCS for HB 380
HCS for HBs 960, 962 & 828	

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|-----------------------------|
| 1. SB 535-Wallingford | 9. SB 483-Holsman |
| 2. SB 523-Sater, with SCS | 10. SB 498-Nasheed |
| 3. SB 480-Kraus | 11. SB 251-Kehoe, with SCS |
| 4. SB 407-Riddle, with SCS | 12. SB 528-Hegeman |
| 5. SB 353-Wallingford, with SCS | 13. SB 307-Munzlinger |
| 6. SB 380-Riddle | 14. SB 472-Hoskins |
| 7. SB 297-Hummel, with SCS | 15. SB 524-Koenig, with SCS |
| 8. SB 474-Schatz | |

HOUSE BILLS ON THIRD READING

- | | |
|--|---|
| 1. HB 288-Fitzpatrick (Kehoe) | 23. HB 289-Fitzpatrick, with SCS (Rowden) |
| 2. HCS for HB 151 (Silvey) | 24. HB 493-Bondon, with SCS (Silvey) |
| 3. HB 850-Davis (Kraus) | 25. HB 52-Andrews (Hegeman) |
| 4. HCS for HB 452 (Rowden) | 26. HCS for HB 647, with SCS (Sater) |
| 5. HCS for HB 831, with SCS (Hummel) | 27. HCS for HB 353, with SCS (Sater) |
| 6. HCS for HB 381, with SCS (Hegeman) | 28. HCS for HB 54, with SCS (Emery) |
| 7. HB 58-Haefner (Onder) | 29. HB 355-Bahr (Eigel) |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | 30. HCS for HB 122, with SCS (Onder) |
| 9. HB 327-Morris (Curls) | 31. HCS for HB 230, with SCS (Koenig) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 32. HB 700-Cookson, with SCS (Libla) |
| 11. HCS for HB 57-Haefner, with SCS (Libla) | 33. HB 1045-Haahr (Wasson) |
| 12. HCS for HB 422 (Dixon) | 34. HB 909-Fraker (Wasson) |
| 13. HB 245-Rowland, with SCS (Cunningham) | 35. HCS for HB 631, with SCS (Emery) |
| 14. HB 262-Sommer (Hoskins) | 36. HCS for HB 348 (Romine) |
| 15. HCS for HB 270 (Rowden) | 37. HJR 10-Brown (Romine) |
| 16. HCS for HB 661, with SCS (Emery) | 38. HCS#2 for HB 502 (Rowden) |
| 17. HB 758-Cookson, with SCS (Romine) | 39. HCS for HB 304, with SCS (Koenig) |
| 18. HCS for HB 138, with SCS (Onder) | 40. HB 871-Davis, with SCS (Kraus) |
| 19. HCS for HB 441 (Rowden) | 41. HB 843-McGaugh, with SCS (Hegeman) |
| 20. HCS for HB 253, with SCS (Romine) | 42. HB 200-Fraker, with SCS (Sater) |
| 21. HB 94-Lauer (Romine) | 43. HCS for HB 703 (Hegeman) |
| 22. HB 248-Fitzwater, with SCS
(Cunningham) | 44. HB 956-Kidd, with SCS (Rizzo) |
| | 45. HCS for HB 199, with SCS (Cunningham) |

- | | |
|--|--|
| 46. HB 87-Henderson, with SCS (Romine) | 71. HB 281-Rowland (Sater) |
| 47. HB 587-Redmon, with SCS (Hegeman) | 72. HB 568-Tate, with SCS (Schatz) |
| 48. HCS for HB 258, with SCS (Munzlinger) | 73. HCS for HB 741, with SCS (Wieland) |
| 49. HB 349-Brown, with SCS (Sater) | 74. HB 815-Basye, with SCS (Riddle) |
| 50. HCS for HB 316, with SCS
(Wallingford) | 75. HB 557-Ross (Cunningham) |
| 51. HB 558-Ross, with SCS (Schatz) | 76. HCS for HB 694 (Cunningham) |
| 52. HB 586-Rhoads (Rowden) | 77. HCS for HB 225 (Munzlinger) |
| 53. HB 256-Rhoads, with SCS (Munzlinger) | 78. HCS for HB 181 (Sater) |
| 54. HCS for HB 645 (Sater) | 79. HB 697-Trent (Rowden) |
| 55. HCS for HB 183 (Nasheed) | 80. HB 719-Rhoads |
| 56. HCS for HB 542 (Schatz) | 81. HCS for HB 261 (Onder) |
| 57. HB 61-Alferman (Schatz) | 82. HB 294-Lynch (Brown) |
| 58. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard) | 83. HCS for HB 303 (Onder)
(In Fiscal Oversight) |
| 59. HB 811-Ruth (Wieland) | 84. HCS for HB 174, with SCS
(Wallingford) |
| 60. HB 805-Basye (Rowden) | 85. HCS for HB 142 (Hoskins) |
| 61. HB 664-Korman (Riddle) | 86. HCS for HB 247, with SCS (Schatz) |
| 62. HB 105-Love (Kraus) | 87. HCS for HB 334, with SCS
(In Fiscal Oversight) |
| 63. HB 849-Pfautsch (Kraus) | 88. HB 571-Engler, with SCS (Romine)
(In Fiscal Oversight) |
| 64. HCS for HB 260, with SCS (Sater) | 89. HCS for HB 656, with SCS |
| 65. HCS for HB 1158, with SCS (Riddle) | 90. HCS for HB 330 |
| 66. HCS for HB 159 (Brown) | 91. HB 209-Wiemann, with SCS (Riddle)
(In Fiscal Oversight) |
| 67. HB 598-Cornejo (Hegeman) | |
| 68. HB 469-Gannon, with SCS (Romine) | |
| 69. HCS for HB 935, with SCS (Walsh) | |
| 70. HB 193-Kelley (Emery) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|--|
| SB 5-Richard | SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) |
| SB 6-Richard, with SCS | SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) |
| SB 13-Dixon | SBs 44 & 63-Romine, with SCS |
| SB 20-Brown | SB 46-Libla, with SCS |
| SB 21-Brown | SB 61-Hegeman, with SCS |
| SB 28-Sater, with SCS (pending) | |
| SB 32-Emery, with SCS | |

SB 67-Onder, et al, with SS, SA 1 & SSA 1 for SA 1 (pending)	SB 188-Munzlinger, with SCS
SB 68-Onder and Nasheed	SB 189-Kehoe, with SCS
SB 76-Munzlinger	SB 190-Emery, with SCS & SS#2 for SCS (pending)
SB 80-Wasson, with SCS	SB 196-Koenig
SB 81-Dixon	SB 199-Wasson
SB 83-Dixon	SB 200-Libla
SB 85-Kraus, with SCS	SB 201-Onder, with SCS
SB 96-Sater and Emery	SB 203-Sifton, with SCS
SB 97-Sater, with SCS	SB 207-Sifton
SB 102-Cunningham, with SCS	SB 209-Wallingford
SB 103-Wallingford	SB 210-Onder, with SCS
SB 109-Holsman, with SCS	SB 220-Riddle, with SCS & SS for SCS (pending)
SB 115-Schupp, with SCS	SB 221-Riddle
SB 117-Schupp, with SCS	SB 223-Schatz, with SCS
SB 122-Munzlinger, with SCS	SB 227-Koenig, with SCS
SB 123-Munzlinger	SB 228-Koenig, with SS & SA 1 (pending)
SB 126-Wasson	SB 230-Riddle
SB 129-Dixon and Sifton, with SCS	SB 232-Schatz
SB 130-Kraus, with SCS	SB 233-Wallingford
SB 133-Chappelle-Nadal	SB 234-Libla, with SCS
SB 138-Sater	SB 239-Rowden, with SCS
SB 141-Emery	SB 242-Emery, with SCS
SB 142-Emery	SB 243-Hegeman
SB 144-Wallingford	SB 247-Kraus, with SCS
SB 145-Wallingford, with SCS	SB 250-Kehoe
SB 147-Romine	SB 252-Dixon, with SCS
SB 156-Munzlinger, with SCS	SB 258-Munzlinger
SB 157-Dixon, with SCS	SB 259-Munzlinger
SB 158-Dixon	SB 260-Munzlinger
SB 163-Romine	SB 261-Munzlinger
SB 169-Dixon, with SCS	SB 262-Munzlinger
SB 171-Dixon and Sifton, with SCS	SB 263-Riddle
SB 176-Dixon	SB 264-Dixon
SB 177-Dixon, with SCS	SB 267-Schatz, with SCS
SB 178-Dixon	SB 271-Wasson and Richard, with SCS
SB 180-Nasheed, with SCS	SB 280-Hoskins, with SCS
SB 183-Hoskins, with SCS	SB 284-Hegeman, with SCS
SB 184-Emery, with SS (pending)	SBs 285 & 17-Koenig, with SCS
SB 185-Onder, et al, with SCS	

SB 286-Rizzo	SB 391-Munzlinger
SB 290-Schatz, with SCS	SB 392-Holsman
SB 295-Schaaf, with SCS	SB 406-Wasson and Sater
SB 298-Curls	SB 409-Koenig
SB 303-Wieland, with SCS	SB 410-Schatz
SB 305-Kehoe, et al, with SS, SA 3 & SA 1 to SA 3 (pending)	SB 413-Munzlinger
SB 311-Wasson, with SCS	SB 418-Hegeman, with SCS
SBs 314 & 340-Schatz, et al, with SCS	SB 419-Riddle
SB 316-Rowden, with SCS	SB 422-Cunningham, with SCS
SB 325-Kraus	SB 426-Wasson, with SCS
SBs 327, 238 & 360-Romine, with SCS	SB 427-Wasson
SB 328-Romine, with SCS & SA 3 (pending)	SB 430-Cunningham, with SCS
SB 330-Munzlinger	SB 433-Sater, with SCS
SB 331-Hegeman	SB 435-Cunningham, with SCS
SB 333-Schaaf, with SCS	SB 442-Hegeman
SB 336-Wieland	SB 445-Rowden
SB 341-Nasheed, with SCS	SB 448-Emery
SB 348-Wasson, with SA 1 (pending)	SB 451-Nasheed, with SS (pending)
SB 349-Wasson	SB 468-Hegeman
SB 358-Wieland	SB 469-Schatz
SB 362-Hummel	SB 475-Schatz
SB 368-Rowden	SB 485-Hoskins
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 517-Wasson
SB 378-Wallingford	SB 518-Emery
SB 379-Schatz	SB 526-Brown
SB 381-Riddle	SB 532-Hoskins
SB 383-Eigel and Wieland	SJR 5-Emery, with SCS (pending)
SB 384-Rowden, with SCS	SJR 9-Romine, with SCS
SB 389-Sater, with SCS	SJR 11-Hegeman, with SCS
	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HB 95-McGaugh (Emery)
HCS for HB 66, with SCS (Sater)	HB 104-Love (Brown)
HB 85-Redmon, with SCS (Hegeman)	HCS for HB 115, with SCS (Wasson)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HCS for HBs 190 & 208 (Eigel)
HB 93-Lauer, with SCS (Wasson)	HB 207-Fitzwater (Romine)

HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HCS for HB 292, with SCS (Cunningham)
 HCS for HBs 302 & 228, with SCS, SS for
 SCS & SA 5 (pending) (Schatz)
 HB 336-Shull (Wieland)
 HCS for HBs 337, 259 & 575 (Schatz)

HCS for HB 427, with SCS (Kehoe)
 HCS for HB 451 (Wasson)
 HCS for HB 460 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HBs 1194 & 1193 (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SCS for SB 66-Schatz, with HCS,
 as amended
 SS for SCS for SB 160-Sater, with HCS,
 as amended

SCS for SB 161-Sater, with HCS

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
 as amended, HA 4, HA 5, HA 6, HA 7,
 HA 8, as amended & HA 9, as amended

HCS for HB 19, with SCS (Brown)

Requests to Recede or Grant Conference

SS for SB 34-Cunningham, with HCS,
 as amended (Senate requests House
 recede or grant conference)
 SB 50-Walsh, with HA 1, HA 2, HA 3, HA 4,
 HA 5, as amended, HA 6, as amended,
 HA 7, as amended, HA 8, HA 9, HA 10,
 as amended, HA 11, HA 12, as amended,
 HA 13, HA 14 & HA 15
 (Senate requests House recede or
 grant conference)
 SS for SB 62-Hegeman, with HCS,
 as amended (Senate requests House
 recede or grant conference)

SB 64-Schatz, with HA 1, HA 2 & HA 3
 (Senate requests House recede or
 grant conference)
 SB 111-Hegeman, with HCS, as amended
 (Senate requests House recede or
 grant conference)
 SB 302-Wieland, with HCS, as amended
 (Senate requests House recede or
 grant conference)
 SB 411-Schatz, with HA 1, HA 2, HA 3,
 as amended, HA 4 & HA 5, as amended
 (Senate requests House recede or
 grant conference)

HCS for HBs 90 & 68, with SS, as amended
(Schatz) (House requests Senate
recede or grant conference)

RESOLUTIONS

SR 197-Richard
SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS

SCR 26-Kehoe
HCR 6-Justus (Sater)
HCR 28-Rowland (Rowden)
HCS for HCR 47 (Schatz)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-SEVENTH DAY—MONDAY, MAY 8, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The Lord will fulfill his purpose for me; your steadfast love, O Lord, endures forever...” (Psalm 138:8)

Blessed are You, gracious God for as we enter this our final week it is good for us to know that Your love never abandons us. Give to us faith to trust in Your love for us and give to us strength and wisdom to endure what this week will bring and Lord provide guidance that we take the right path that produces the work that You would not forsake. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Friday, May 5, 2017 was read and approved.

Photographers from KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Onder offered Senate Resolution No. 952, regarding Trayvon Jefferson, which was adopted.

Senator Koenig offered Senate Resolution No. 953, regarding Vernon Joseph Purk, Valley Park, which was adopted.

Senator Hummel offered Senate Resolution No. 954, regarding James Dallas “Dallas” Miller, Brentwood, which was adopted.

Senator Hummel offered Senate Resolution No. 955, regarding Arthur Russell “Art” Nagle, which was adopted.

Senator Kehoe offered Senate Resolution No. 956, regarding the Seventieth Wedding Anniversary of Karlos and Jean Prosser, Jefferson City, which was adopted.

Senator Rowden offered Senate Resolution No. 957, regarding Dr. Russell Zguta, which was adopted.

Senator Cunningham offered Senate Resolution No. 958, regarding Randy Spurlock, Ava, which was adopted.

Senator Cunningham offered Senate Resolution No. 959, regarding Texas County Public Water Supply District 1, Roby, which was adopted.

Senator Cunningham offered Senate Resolution No. 960, regarding Madison McDowell, Mountain Grove, which was adopted.

Senator Hegeman offered Senate Resolution No. 961, regarding the Seventy-fifth Wedding Anniversary of Bob and Jeane Crouse, Mound City, which was adopted.

Senator Hegeman offered Senate Resolution No. 962, regarding the Seventieth Wedding Anniversary of Fred and Helen Nail, Bethany, which was adopted.

Senator Hegeman offered Senate Resolution No. 963, regarding the Sixtieth Wedding Anniversary of Jerry and Rita Schieber, Conception, which was adopted.

Senator Hegeman offered Senate Resolution No. 964, regarding the Fiftieth Wedding Anniversary of David and Judy White, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 965, regarding the Seventieth Wedding Anniversary of Dutch and Mary Luke, Maryville, which was adopted.

Senator Hegeman offered Senate Resolution No. 966, regarding the Fiftieth Wedding Anniversary of Paul and Sharon Stillwell, Browning, which was adopted.

PRIVILEGED MOTIONS

Senator Koenig requested unanimous consent of the Senate to be allowed to make, in one motion, the motions necessary to reconsider the votes by which the motion to reconsider the vote by which **HCB 3**, as amended passed was laid on the table; the vote to agree to the title; the vote by which the emergency clause was adopted; and the vote by which **HCB 3**, as amended was read the third time and passed, which request was granted.

Having voted on the prevailing side, Senator Koenig moved that the vote by which the motion to reconsider the vote by which **HCB 3**, as amended passed was laid on the table; the vote to agree to the title; the vote by which the emergency clause was adopted; and the vote by which **HCB 3**, as amended was read the third time and passed be reconsidered, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus	Schaaf—2
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Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

HCB 3 was again taken up.

Senator Curls offered **SS** for **HCB 3**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE BILL NO. 3

An Act to repeal section 208.1050, RSMo, and to enact in lieu thereof one new section relating to funds for vulnerable senior citizens, with an emergency clause.

Senator Curls moved that **SS** for **HCB 3**, be adopted, which motion prevailed.

On motion of Senator Koenig, **SS** for **HCB 3**, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Richard	Riddle	Rizzo	Rowden	Sater	Schatz	Schupp
Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Eigel	Kraus	Onder	Romine	Schaaf—5
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Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Richard	Riddle	Rizzo	Rowden	Sater	Schatz	Schupp
Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Eigel	Kraus	Onder	Romine	Schaaf—5
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Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Schatz moved that the Senate refuse to recede on **SS** for **HCS** for **HBs 90** and **68**, as amended and grant the House a conference thereon, and further that the conferees be allowed to exceed the differences.

Senator Kraus made a substitute motion that the Senate refuse to recede on **SS** for **HCS** for **HBs 90** and **68**, as amended and grant the House a conference thereon, which motion prevailed.

President Pro Tem Richard assumed the Chair.

Senator Sater moved that **SS** for **SCS** for **SB 160**, with **HCS**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HCS for **SS** for **SCS** for **SB 160**, entitled:

HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 160

An Act to repeal sections 21.771, 210.110, 210.152, 210.565, 211.059, 211.081, 211.211, 211.351, 211.361, 211.401, and 211.447, RSMo, and to enact in lieu thereof twelve new sections relating to child protection, with an emergency clause for certain sections.

Was taken up.

President Parson assumed the Chair.

Senator Sater moved that **HCS for SS for SCS for SB 160**, as amended, be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Schaaf—1

Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

On motion of Senator Sater, **HCS for SS for SCS for SB 160**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Schaaf—1

Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Schaaf—1

Absent—Senators—None

Absent with leave—Senator Nasheed—1

Vacancies—1

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SS** for **HCS** for **HBs 90** and **68**, as amended: Senators Schatz, Kraus, Sater, Schupp and Hummel.

PRIVILEGED MOTIONS

Senator Schatz moved that **SS** for **SCS** for **SB 66**, with **HCS**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HCS for **SS** for **SCS** for **SB 66**, as amended, entitled:

HOUSE COMMITTEE SUBSTITUTE FOR SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 66

An Act to repeal sections 287.020, 287.037, 287.120, 287.149, 287.170, 287.200, 287.203, 287.243, 287.280, 287.390, and 287.780, RSMo, and to enact in lieu thereof eleven new sections relating to workers' compensation.

Was taken up.

Senator Schatz moved that **HCS** for **SS** for **SCS** for **SB 66**, as amended, be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, **HCS** for **SS** for **SCS** for **SB 66**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

Senator Sater moved that **SCS** for **SB 161**, with **HCS**, be taken up for 3rd reading and final passage, which motion prevailed.

HCS for **SCS** for **SB 161**, entitled:

HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 161

An Act to amend chapter 620, RSMo, by adding thereto one new section relating to the Ozark exploration bicentennial commission.

Was taken up.

Senator Sater moved that **HCS** for **SCS** for **SB 161** be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus	Schaaf—2
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Absent—Senator Cunningham—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Sater, **HCS for SCS for SB 161** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Kraus	Schaaf—2
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

HOUSE BILLS ON THIRD READING

HB 336, introduced by Representative Shull, entitled:

An Act to repeal section 376.620, RSMo, and to enact in lieu thereof one new section relating to life insurance.

Was taken up by Senator Wieland.

On motion of Senator Wieland, **HB 336** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wieland, title to the bill was agreed to.

Senator Wieland moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 292, with SCS, entitled:

An Act to repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, and 408.330, RSMo, and to enact in lieu thereof five new sections relating to powers of banks.

Was taken up by Senator Cunningham.

SCS for HCS for HB 292, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 292

An Act to repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, and 408.330, RSMo, and to enact in lieu thereof five new sections relating to powers of certain financial institutions.

Was taken up.

Senator Cunningham offered **SS** for **SCS** for **HCS** for **HB 292**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 292

An Act to repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, 408.330, and 443.812,

RSMo, and to enact in lieu thereof thirty-two new sections relating to powers of certain financial institutions, with penalty provisions.

Senator Cunningham moved that **SS** for **SCS** for **HCS** for **HB 292** be adopted.

At the request of Senator Cunningham, **HCS** for **HB 292**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

HCS for **HBs 190** and **208**, entitled:

An Act to repeal sections 174.709, 174.712, and 178.862, RSMo, and to enact in lieu thereof three new sections relating to community college police officers.

Was taken up by Senator Eigel.

On motion of Senator Eigel, **HCS** for **HBs 190** and **208** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Schaaf	Schupp	Sifton	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Schatz Silvey—2

Absent—Senator Sater—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Eigel, title to the bill was agreed to.

Senator Eigel moved that the vote by which the bill passed be reconsidered.

Senator Dixon moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SS** for **SB 34**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to

act with a like committee from the Senate on **HCS for SS for SB 34**, as amended. Representatives: Rhoads, Hill, Houx, Roberts, May.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 3 to SB 64**, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 64**, as amended. Representatives: Alferman, Reiboldt, Fraker, Burns, Kendrick.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 3, HA 4, HA 1 to HA 5, HA 5 as amended, HA 1 to HA 6, HA 6 as amended, HA 1 to HA 7, HA 7 as amended, HA 8, HA 9, HA 1 to HA 10, HA 10 as amended, HA 11, HA 1 to HA 12, HA 12 as amended, HA 13, HA 14, HA 15 to SB 50**, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 50**, as amended. Representatives: Frederick, White, McGaugh, Barnes (28), Arthur.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS for SS for SB 62**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS for SS for SB 62**, as amended. Representatives: Black, Walker (3), Pike, Morgan, Brown (27).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS for SB 111**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS for SB 111**, as amended. Representatives: Crawford, Bondon, Plocher, McCreery, Smith (85).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 1 to HA 3, HA 3** as amended, **HA 4, HA 1 to HA 5, HA 5** as amended to **SB 411** and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 411**, as amended. Representatives: Tate, Alferman, Curtman, Burns, Razer.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SS** for **SB 34**, as amended. Senators: Cunningham, Hegeman, Schatz, Nasheed and Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 64**, as amended. Senators: Schatz, Wieland, Munzlinger, Hummel and Curls.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 50**, as amended. Senators: Walsh, Curls, Sater, Riddle and Wasson.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SS** for **SB 62**, as amended. Senators: Hegeman, Cunningham, Munzlinger, Hummel and Schupp.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 111**, as amended. Senators: Hegeman, Sater, Wallingford, Rizzo and Sifton.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 411**, as amended. Senators: Schatz, Hegeman, Sater, Sifton and Rizzo.

INTRODUCTION OF GUESTS

Senator Schupp introduced to the Senate, the Physician of the Day, Dr. Christopher Young, St. Louis.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-EIGHTH DAY—TUESDAY, MAY 9, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler
HCS for HB 619

HCS for HB 162
HB 97-Swan

HCS for HB 293
HCS for HB 219
HCS for HB 324
HCS for HB 746
HCS for HB 194
HCS for HBs 960, 962 & 828
HCS for HB 670
HB 743-Conway

HB 824-Reiboldt
HCS for HB 384
HCS for HB 886
HCB 7-Fitzwater
HCB 1-McGaugh
HCS for HB 608
HCS for HB 380

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|-----------------------------|
| 1. SB 535-Wallingford | 9. SB 483-Holsman |
| 2. SB 523-Sater, with SCS | 10. SB 498-Nasheed |
| 3. SB 480-Kraus | 11. SB 251-Kehoe, with SCS |
| 4. SB 407-Riddle, with SCS | 12. SB 528-Hegeman |
| 5. SB 353-Wallingford, with SCS | 13. SB 307-Munzlinger |
| 6. SB 380-Riddle | 14. SB 472-Hoskins |
| 7. SB 297-Hummel, with SCS | 15. SB 524-Koenig, with SCS |
| 8. SB 474-Schatz | |

HOUSE BILLS ON THIRD READING

- | | |
|---|---|
| 1. HB 288-Fitzpatrick (Kehoe) | 16. HCS for HB 661, with SCS (Emery) |
| 2. HCS for HB 151 (Silvey) | 17. HB 758-Cookson, with SCS (Romine) |
| 3. HB 850-Davis (Kraus) | 18. HCS for HB 138, with SCS (Onder) |
| 4. HCS for HB 452 (Rowden) | 19. HCS for HB 441 (Rowden) |
| 5. HCS for HB 831, with SCS (Hummel) | 20. HCS for HB 253, with SCS (Romine) |
| 6. HCS for HB 381, with SCS (Hegeman) | 21. HB 94-Lauer (Romine) |
| 7. HB 58-Haefner (Onder) | 22. HB 248-Fitzwater, with SCS |
| 8. HB 175-Reiboldt, with SCS (Munzlinger) | (Cunningham) |
| 9. HB 327-Morris (Curls) | 23. HB 289-Fitzpatrick, with SCS (Rowden) |
| 10. HB 680-Fitzwater, with SCS (Wasson) | 24. HB 493-Bondon, with SCS (Silvey) |
| 11. HCS for HB 57-Haefner, with SCS | 25. HB 52-Andrews (Hegeman) |
| (Libla) | 26. HCS for HB 647, with SCS (Sater) |
| 12. HCS for HB 422 (Dixon) | 27. HCS for HB 353, with SCS (Sater) |
| 13. HB 245-Rowland, with SCS (Cunningham) | 28. HCS for HB 54, with SCS (Emery) |
| 14. HB 262-Sommer (Hoskins) | 29. HB 355-Bahr (Eigel) |
| 15. HCS for HB 270 (Rowden) | 30. HCS for HB 122, with SCS (Onder) |

- | | |
|--|--|
| 31. HCS for HB 230, with SCS (Koenig) | 63. HB 849-Pfautsch (Kraus) |
| 32. HB 700-Cookson, with SCS (Libla) | 64. HCS for HB 260, with SCS (Sater) |
| 33. HB 1045-Haahr (Wasson) | 65. HCS for HB 1158, with SCS (Riddle) |
| 34. HB 909-Fraker (Wasson) | 66. HCS for HB 159 (Brown) |
| 35. HCS for HB 631, with SCS (Emery) | 67. HB 598-Cornejo (Hegeman) |
| 36. HCS for HB 348 (Romine) | 68. HB 469-Gannon, with SCS (Romine) |
| 37. HJR 10-Brown (Romine) | 69. HCS for HB 935, with SCS (Walsh) |
| 38. HCS#2 for HB 502 (Rowden) | 70. HB 193-Kelley (Emery) |
| 39. HCS for HB 304, with SCS (Koenig) | 71. HB 281-Rowland (Sater) |
| 40. HB 871-Davis, with SCS (Kraus) | 72. HB 568-Tate, with SCS (Schatz) |
| 41. HB 843-McGaugh, with SCS (Hegeman) | 73. HCS for HB 741, with SCS (Wieland) |
| 42. HB 200-Fraker, with SCS (Sater) | 74. HB 815-Basye, with SCS (Riddle) |
| 43. HCS for HB 703 (Hegeman) | 75. HB 557-Ross (Cunningham) |
| 44. HB 956-Kidd, with SCS (Rizzo) | 76. HCS for HB 694 (Cunningham) |
| 45. HCS for HB 199, with SCS (Cunningham) | 77. HCS for HB 225 (Munzlinger) |
| 46. HB 87-Henderson, with SCS (Romine) | 78. HCS for HB 181 (Sater) |
| 47. HB 587-Redmon, with SCS (Hegeman) | 79. HB 697-Trent (Rowden) |
| 48. HCS for HB 258, with SCS (Munzlinger) | 80. HB 719-Rhoads |
| 49. HB 349-Brown, with SCS (Sater) | 81. HCS for HB 261 (Onder) |
| 50. HCS for HB 316, with SCS
(Wallingford) | 82. HB 294-Lynch (Brown) |
| 51. HB 558-Ross, with SCS (Schatz) | 83. HCS for HB 303 (Onder)
(In Fiscal Oversight) |
| 52. HB 586-Rhoads (Rowden) | 84. HCS for HB 174, with SCS
(Wallingford) |
| 53. HB 256-Rhoads, with SCS (Munzlinger) | 85. HCS for HB 142 (Hoskins) |
| 54. HCS for HB 645 (Sater) | 86. HCS for HB 247, with SCS (Schatz) |
| 55. HCS for HB 183 (Nasheed) | 87. HCS for HB 334, with SCS
(In Fiscal Oversight) |
| 56. HCS for HB 542 (Schatz) | 88. HB 571-Engler, with SCS (Romine)
(In Fiscal Oversight) |
| 57. HB 61-Alferman (Schatz) | 89. HCS for HB 656, with SCS |
| 58. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard) | 90. HCS for HB 330 |
| 59. HB 811-Ruth (Wieland) | 91. HB 209-Wiemann, with SCS (Riddle)
(In Fiscal Oversight) |
| 60. HB 805-Basye (Rowden) | |
| 61. HB 664-Korman (Riddle) | |
| 62. HB 105-Love (Kraus) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|------------------------|---------------------------------|
| SB 5-Richard | SB 20-Brown |
| SB 6-Richard, with SCS | SB 21-Brown |
| SB 13-Dixon | SB 28-Sater, with SCS (pending) |

SB 32-Emery, with SCS
SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)
SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending)
SBs 44 & 63-Romine, with SCS
SB 46-Libla, with SCS
SB 61-Hegeman, with SCS
SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending)
SB 68-Onder and Nasheed
SB 76-Munzlinger
SB 80-Wasson, with SCS
SB 81-Dixon
SB 83-Dixon
SB 85-Kraus, with SCS
SB 96-Sater and Emery
SB 97-Sater, with SCS
SB 102-Cunningham, with SCS
SB 103-Wallingford
SB 109-Holsman, with SCS
SB 115-Schupp, with SCS
SB 117-Schupp, with SCS
SB 122-Munzlinger, with SCS
SB 123-Munzlinger
SB 126-Wasson
SB 129-Dixon and Sifton, with SCS
SB 130-Kraus, with SCS
SB 133-Chappelle-Nadal
SB 138-Sater
SB 141-Emery
SB 142-Emery
SB 144-Wallingford
SB 145-Wallingford, with SCS
SB 147-Romine
SB 156-Munzlinger, with SCS
SB 157-Dixon, with SCS
SB 158-Dixon
SB 163-Romine
SB 169-Dixon, with SCS
SB 171-Dixon and Sifton, with SCS
SB 176-Dixon
SB 177-Dixon, with SCS
SB 178-Dixon
SB 180-Nasheed, with SCS
SB 183-Hoskins, with SCS
SB 184-Emery, with SS (pending)
SB 185-Onder, et al, with SCS
SB 188-Munzlinger, with SCS
SB 189-Kehoe, with SCS
SB 190-Emery, with SCS & SS#2 for SCS
(pending)
SB 196-Koenig
SB 199-Wasson
SB 200-Libla
SB 201-Onder, with SCS
SB 203-Sifton, with SCS
SB 207-Sifton
SB 209-Wallingford
SB 210-Onder, with SCS
SB 220-Riddle, with SCS & SS for SCS
(pending)
SB 221-Riddle
SB 223-Schatz, with SCS
SB 227-Koenig, with SCS
SB 228-Koenig, with SS & SA 1 (pending)
SB 230-Riddle
SB 232-Schatz
SB 233-Wallingford
SB 234-Libla, with SCS
SB 239-Rowden, with SCS
SB 242-Emery, with SCS
SB 243-Hegeman
SB 247-Kraus, with SCS
SB 250-Kehoe
SB 252-Dixon, with SCS
SB 258-Munzlinger
SB 259-Munzlinger
SB 260-Munzlinger
SB 261-Munzlinger
SB 262-Munzlinger
SB 263-Riddle
SB 264-Dixon
SB 267-Schatz, with SCS
SB 271-Wasson and Richard, with SCS
SB 280-Hoskins, with SCS
SB 284-Hegeman, with SCS
SBs 285 & 17-Koenig, with SCS

SB 286-Rizzo	SB 391-Munzlinger
SB 290-Schatz, with SCS	SB 392-Holsman
SB 295-Schaaf, with SCS	SB 406-Wasson and Sater
SB 298-Curls	SB 409-Koenig
SB 303-Wieland, with SCS	SB 410-Schatz
SB 305-Kehoe, et al, with SS, SA 3 & SA 1 to SA 3 (pending)	SB 413-Munzlinger
SB 311-Wasson, with SCS	SB 418-Hegeman, with SCS
SBs 314 & 340-Schatz, et al, with SCS	SB 419-Riddle
SB 316-Rowden, with SCS	SB 422-Cunningham, with SCS
SB 325-Kraus	SB 426-Wasson, with SCS
SBs 327, 238 & 360-Romine, with SCS	SB 427-Wasson
SB 328-Romine, with SCS & SA 3 (pending)	SB 430-Cunningham, with SCS
SB 330-Munzlinger	SB 433-Sater, with SCS
SB 331-Hegeman	SB 435-Cunningham, with SCS
SB 333-Schaaf, with SCS	SB 442-Hegeman
SB 336-Wieland	SB 445-Rowden
SB 341-Nasheed, with SCS	SB 448-Emery
SB 348-Wasson, with SA 1 (pending)	SB 451-Nasheed, with SS (pending)
SB 349-Wasson	SB 468-Hegeman
SB 358-Wieland	SB 469-Schatz
SB 362-Hummel	SB 475-Schatz
SB 368-Rowden	SB 485-Hoskins
SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)	SB 517-Wasson
SB 378-Wallingford	SB 518-Emery
SB 379-Schatz	SB 526-Brown
SB 381-Riddle	SB 532-Hoskins
SB 383-Eigel and Wieland	SJR 5-Emery, with SCS (pending)
SB 384-Rowden, with SCS	SJR 9-Romine, with SCS
SB 389-Sater, with SCS	SJR 11-Hegeman, with SCS
	SJR 12-Eigel
	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HB 207-Fitzwater (Romine)
HCS for HB 66, with SCS (Sater)	HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)
HB 85-Redmon, with SCS (Hegeman)	HCS for HB 292, with SCS & SS for SCS (pending) (Cunningham)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	HCS for HBs 302 & 228, with SCS, SS for SCS & SA 5 (pending) (Schatz)
HB 93-Lauer, with SCS (Wasson)	HCS for HBs 337, 259 & 575 (Schatz)
HB 95-McGaugh (Emery)	HCS for HB 427, with SCS (Kehoe)
HB 104-Love (Brown)	
HCS for HB 115, with SCS (Wasson)	

HCS for HB 451 (Wasson)
HCS for HB 460 (Munzlinger)
HB 461-Kolkmeier (Munzlinger)

HB 462-Kolkmeier (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193 (Hegeman)

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
SS for SB 34-Cunningham, with HCS,
as amended
SB 50-Walsh, with HA 1, HA 2, HA 3,
HA 4, HA 5, as amended, HA 6, as
amended, HA 7, as amended, HA 8,
HA 9, HA 10, as amended, HA 11, HA 12,
as amended, HA 13, HA 14 & HA 15

SS for SB 62-Hegeman, with HCS,
as amended
SB 64-Schatz, with HA 1, HA 2 & HA 3
SB 111-Hegeman, with HCS, as amended
SB 411-Schatz, with HA 1, HA 2, HA 3,
as amended, HA 4 & HA 5, as amended
HCS for HB 19, with SCS (Brown)
HCS for HBs 90 & 68, with SS, as amended
(Schatz)

Requests to Recede or Grant Conference

SB 302-Wieland, with HCS, as amended
(Senate requests House recede or
grant conference)

RESOLUTIONS

SR 197-Richard
SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS

SCR 26-Kehoe
HCR 6-Justus (Sater)
HCR 28-Rowland (Kehoe)
HCS for HCR 47 (Schatz)

Journal of the Senate

FIRST REGULAR SESSION

SIXTY-EIGHTH DAY—TUESDAY, MAY 9, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Cast your burdens on the Lord and he will sustain you. He will never permit the righteous to be moved.” (Psalm 55:22)

Almighty and Gracious God we ask that You hear our petitions to You. You know we face so much in this world that brings pain and hardship so we need Your presence with us so we know that there is hope and there are things we can do to provide help and relief for those in need. So we ask that You give us those things can only come from You and the wisdom on how to best use your gifts. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 967, regarding Karen S. Weiler, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 968, regarding Sandra L. Naeger, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 969, regarding Barbara Jokerst, Sainte Genevieve, which was adopted.

Senator Romine offered Senate Resolution No. 970, regarding Debra Nadeau, Perryville, which was adopted.

Senator Romine offered Senate Resolution No. 971, regarding Michelle A. Meyer, Sainte Genevieve, which was adopted.

Senator Schaaf offered Senate Resolution No. 972, regarding Barbara James, St. Joseph, which was adopted.

Senator Schaaf offered Senate Resolution No. 973, regarding John Kimball James, St. Joseph, which was adopted.

Senator Eigel offered Senate Resolution No. 974, regarding Kelsey Vancil, Saint Peters, which was adopted.

Senator Eigel offered Senate Resolution No. 975, regarding Cletus C. "Clete" Friedman, Saint Charles, which was adopted.

Senator Eigel offered Senate Resolution No. 976, regarding Eugene Charles Keeven, Saint Charles, which was adopted.

Senator Kehoe offered the following resolution:

SENATE RESOLUTION NO. 977

WHEREAS, the General Assembly deems it worthy to support and encourage any of those programs which exist to provide Missouri's senior citizens with an opportunity to utilize their experience and knowledge in a positive and meaningful way; and

WHEREAS, the General Assembly also deems it worthy to support those programs which are designed to provide participants with opportunities to develop better citizenship and leadership qualities; and

WHEREAS, the Silver Haired Legislature is a program which helps to ensure that senior citizens have a voice in state government while giving its participants a unique insight into the legislative process; and

WHEREAS, the General Assembly has a long tradition of granting the use of its Chambers to such programs:

NOW, THEREFORE, BE IT RESOLVED that the Missouri Senate hereby grant the participants of the Silver Haired Legislature permission to use the Senate Chamber for the purpose of their regular session from 8:00 a.m. to 5:00 p.m. Tuesday, October 17, 2017 and 8:00 am to 12:00 pm Wednesday, October 18, 2017.

Senator Kehoe requested unanimous consent of the Senate that the rules be suspended for the purpose of taking **SR 977** up for adoption, which request was granted.

On motion of Senator Kehoe, **SR 977** was adopted.

Senator Nasheed offered Senate Resolution No. 978, regarding Bridget Everson, which was adopted.

Senator Nasheed offered Senate Resolution No. 979, regarding Taylor Cofield, Kansas City, which was adopted.

Senator Nasheed offered Senate Resolution No. 980, regarding Henrio Eliziard Thelemaque, Kennesaw, Georgia, which was adopted.

Senator Wieland offered Senate Resolution No. 981, regarding Daniel Edgar “Dan” Chasteen, Barnhart, which was adopted.

Senator Munzlinger offered Senate Resolution No. 982, regarding Ashley West, Bowling Green, which was adopted.

Senator Munzlinger offered Senate Resolution No. 983, regarding Dennis Sandoval, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 984, regarding Jeff Bradley, New London, which was adopted.

Senator Munzlinger offered Senate Resolution No. 985, regarding Kenneth Allen, Clarksville, which was adopted.

Senator Munzlinger offered Senate Resolution No. 986, regarding Devin Illy, Elsberry, which was adopted.

Senator Sater offered Senate Resolution No. 987, regarding Shannon Davies, Clever, which was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that Representative Vescovo is replacing Representative Bondon on the conference committee for **HCS** for **SB 111**, as amended.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SS** for **HCS** for **HBs 90** and **68**, as amended. Representatives: Rehder, Engler, Morris, Quade, Wessels.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS No. 2** for **SCS** for **SB 43**.

Bill ordered enrolled.

HOUSE BILLS ON THIRD READING

At the request of Senator Kehoe, **HB 288** was placed on the Informal Calendar.

HCS for **HB 151**, entitled:

An Act to repeal sections 302.065 and 302.183, RSMo, and to enact in lieu thereof two new sections

relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause.

Was taken up by Senator Silvey.

Senator Silvey offered **SS** for **HCS** for **HB 151**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 151

An Act to repeal sections 302.065, 302.183, 302.188, and 302.189, RSMo, and to enact in lieu thereof three new sections relating to forms of identification, with an emergency clause.

Senator Silvey moved that **SS** for **HCS** for **HB 151** be adopted.

Senator Kraus offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill No. 151, Page 8, Section 302.170, Line 17 of said page, by inserting after all of said line the following:

“13. In addition to any markings or designations required by law, all driver's licenses and identification cards issued by this state to a person who is not a citizen of the United States shall bear a clear and conspicuous marking of “non-citizen”.”; and

Further amend said bill, page 13, section B, line 44 of said page, by inserting immediately after said line the following:

“Section C. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this act other than subsection 13 of section 302.170 shall be nonseverable, and if any provision other than subsection 13 of section 302.170 is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this section.”.

Senator Kraus moved that the above amendment be adopted.

Senator Silvey offered **SA 1** to **SA 1**, which was read:

SENATE AMENDMENT NO. 1 TO
SENATE AMENDMENT NO. 1

Amend Senate Amendment No. 1 to Senate Substitute for House Committee Substitute for House Bill No. 151, Page 1, Line 6, by striking the “;”; and further amend lines 7-15 by striking all of said lines and inserting in lieu thereof the following: “.”.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Kraus, **SA 1**, as amended, was withdrawn.

Senator Kraus offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for House Committee Substitute for House Bill No. 151, Page 8, Section 302.170, Line 17 of said page, by inserting after all of said line the following:

“302.185. In the event that a license issued under sections 302.010 to 302.780 shall be lost or destroyed or when a veteran seeks a veteran designation under section 302.188 prior to the expiration of a license, but not where a license has been suspended, taken up, revoked, disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as was issued may obtain a duplicate license upon furnishing proper identification and satisfactory proof to the director or his authorized license agents that the license has been lost or destroyed, and upon payment of a fee of fifteen dollars for a duplicate license if the person transports persons or property as classified in section 302.015, and a fee of seven dollars and fifty cents for all other duplicate classifications of license. **The department of revenue shall not collect a duplicate license fee for issuance of a REAL ID compliant driver's license or identification card to a person not previously issued a REAL ID compliant driver's license or identification card.**”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above amendment be adopted.

At the request of Senator Silvey, **HCS for HB 151**, with **SS** and **SA 2** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS for SB 302**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS for SB 302**, as amended. Representatives: Ruth, Rone, Miller, McCreery, Beck.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS for HCB 3**, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCS for SS for SCS for SB 160**, begs leave to report that it has examined the same and finds that the bill has been duly enrolled and that the printed copies furnished the Senators are correct.

Senator Kehoe announced photographers from St. Louis Public Radio were given permission to take pictures in the Senate Chamber.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee

from the House on **HCS** for **SB 302**, as amended: Senators Wieland, Emery, Cunningham, Walsh and Nasheed.

On motion of Senator Kehoe, the Senate recess until 1:15 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

President Pro Tem Richard assumed the Chair.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HCS** for **SS** for **SCS** for **SB 160**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

Senator Kehoe announced photographers from KTVI-TV and KSPR-ABC 33 were given permission to take pictures in the Senate Chamber.

President Parson assumed the Chair.

HOUSE BILLS ON THIRD READING

Senator Cunningham moved that **HCS** for **HB 292**, with **SCS** and **SS** for **SCS** (pending) be called from the Informal Calendar and again taken up for 3rd reading and final passage.

SS for **SCS** for **HCS** for **HB 292** was again taken up.

Senator Cunningham moved that **SS** for **SCS** for **HCS** for **HB 292** be adopted, which motion prevailed.

On motion of Senator Cunningham, **SS** for **SCS** for **HCS** for **HB 292** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Romine	Rowden	Sater	Schatz	Silvey
Wallingford	Wasson	Wieland—24				

NAYS—Senators

Chappelle-Nadal	Curls	Hummel	Kraus	Rizzo	Schaaf	Schupp
Sifton	Walsh—9					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Cunningham, title to the bill was agreed to.

Senator Cunningham moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 451, entitled:

An Act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes, with an emergency clause.

Was taken up by Senator Wasson.

On motion of Senator Wasson, **HCS for HB 451** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

PRIVILEGED MOTIONS

Senator Walsh, on behalf of the conference committee appointed to act with a like committee from the House on **SB 50**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 50

The Conference Committee appointed on Senate Bill No. 50, with House Amendment Nos. 1, 2, 3, and 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendment Nos. 8 and

9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10 as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12 as amended, and House Amendment Nos. 13, 14, and 15, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 50, as amended;
2. That the Senate recede from its position on Senate Bill No. 50;
3. That the attached Conference Committee Substitute for Senate Bill No. 50 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Gina Walsh
 /s/ S. Kiki Curls
 /s/ David Sater
 /s/ Jeanie Riddle
 /s/ Jay Wasson

FOR THE HOUSE:

/s/ Keith Frederick
 /s/ Bill White
 /s/ Joe Don McGaugh
 /s/ Jerome Barnes
 /s/ Lauren Arthur

Senator Walsh moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Walsh, **CCS for SB 50**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 50

An Act to repeal sections 190.241, 191.332, 197.040, 197.050, 197.070, 197.071, 197.080, 197.100, 332.081, 334.036, and 345.051, RSMo, and to enact in lieu thereof sixteen new sections relating to health care, with an effective date for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
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Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Walsh, title to the bill was agreed to.

Senator Walsh moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HOUSE BILLS ON THIRD READING

At the request of Senator Kraus, **HB 850** was placed on the Informal Calendar.

HCS for HB 452, entitled:

An Act to repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

Was taken up by Senator Rowden.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Schaaf offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend House Committee Substitute for House Bill No. 452, Page 2, Section 538.205, Line 17, by striking the words “directly” and inserting in lieu thereof the following: “**completely**”; and further amend line 18 by inserting after the word “individual” the following: “**for such health care provider**”; and

Further amend said bill page 3, section 538.210, line 34 by inserting after “5.” the following: “**The limitations on liability as provided for in**”.

Senator Schaaf moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

At the request of Senator Rowden, **HCS for HB 452**, with **SA 1** (pending) was placed on the Informal Calendar.

PRIVILEGED MOTIONS

Senator Koenig moved that the Senate refuse to recede from its position on **SS for HCB 3** and request

the House to take up and pass **SS** for **HCB 3**, which motion prevailed.

On motion of Senator Kehoe, the Senate recessed until 9:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 139**, entitled:

An Act to repeal sections 208.227, 208.790, and 208.798, RSMo, and to enact in lieu thereof eight new sections relating to controlled substances, with a delayed effective date for certain sections.

With House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, House Amendment No. 2 to House Amendment No. 2, House Amendment No. 2 as amended, House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 2, Section 195.435, Line 2, by inserting immediately after all of said section and line the following:

“196.990. 1. As used in this section, the following terms shall mean:

(1) “Administer”, the direct application of an epinephrine auto-injector to the body of an individual;

(2) “Authorized entity”, any entity or organization at or in connection with which allergens capable of causing anaphylaxis may be present including, but not limited to, restaurants, recreation camps, youth sports leagues, amusement parks, and sports arenas. “Authorized entity” shall not include any public school or public charter school;

(3) “Epinephrine auto-injector”, a single-use device used for the automatic injection of a premeasured dose of epinephrine into the human body;

(4) “Physician”, a physician licensed in this state under chapter 334;

(5) “Provide”, the supply of one or more epinephrine auto-injectors to an individual;

(6) “Self-administration”, a person’s discretionary use of an epinephrine auto-injector.

2. A physician may prescribe epinephrine auto-injectors in the name of an authorized entity for use in accordance with this section, and pharmacists, physicians, and other persons authorized to dispense prescription medications may dispense epinephrine auto-injectors under a prescription issued in the name of an authorized entity.

3. An authorized entity may acquire and stock a supply of epinephrine auto-injectors under a prescription issued in accordance with this section. Such epinephrine auto-injectors shall be stored in a location readily accessible in an emergency and in accordance with the epinephrine auto-injector’s instructions for use and any additional requirements established by the department of

health and senior services by rule. An authorized entity shall designate employees or agents who have completed the training required under this section to be responsible for the storage, maintenance, and general oversight of epinephrine auto-injectors acquired by the authorized entity.

4. An authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall ensure that:

(1) Expected epinephrine auto-injector users receive training in recognizing symptoms of severe allergic reactions including anaphylaxis and the use of epinephrine auto-injectors from a nationally recognized organization experienced in training laypersons in emergency health treatment or another entity or person approved by the department of health and senior services;

(2) All epinephrine auto-injectors are maintained and stored according to the epinephrine auto-injector's instructions for use;

(3) Any person who provides or administers an epinephrine auto-injector to an individual who the person believes in good faith is experiencing anaphylaxis activates the emergency medical services system as soon as possible; and

(4) A proper review of all situations in which an epinephrine auto-injector is used to render emergency care is conducted.

5. Any authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall notify the emergency communications district or the ambulance dispatch center of the primary provider of emergency medical services where the epinephrine auto-injectors are to be located within the entity's facility.

6. No person shall provide or administer an epinephrine auto-injector to any individual who is under eighteen years of age without the verbal consent of a parent or guardian who is present at the time when provision or administration of the epinephrine auto-injector is needed. Provided, however, that a person may provide or administer an epinephrine auto-injector to such an individual without the consent of a parent or guardian if the parent or guardian is not physically present and the person reasonably believes the individual shall be in imminent danger without the provision or administration of the epinephrine auto-injector.

7. The following persons and entities shall not be liable for any injuries or related damages that result from the administration or self-administration of an epinephrine auto-injector in accordance with this section that may constitute ordinary negligence:

(1) An authorized entity that possesses and makes available epinephrine auto-injectors and its employees, agents, and other trained persons;

(2) Any person who uses an epinephrine auto-injector made available under this section;

(3) A physician that prescribes epinephrine auto-injectors to an authorized entity; or

(4) Any person or entity that conducts the training described in this section.

Such immunity does not apply to acts or omissions constituting a reckless disregard for the safety of others or willful or wanton conduct. The administration of an epinephrine auto-injector in accordance with this section shall not be considered the practice of medicine. The immunity from liability provided under this subsection is in addition to and not in lieu of that provided under section 537.037.

An authorized entity located in this state shall not be liable for any injuries or related damages that result from the provision or administration of an epinephrine auto-injector by its employees or agents outside of this state if the entity or its employee or agent are not liable for such injuries or related damages under the laws of the state in which such provision or administration occurred. No trained person who is in compliance with this section and who in good faith and exercising reasonable care fails to administer an epinephrine auto-injector shall be liable for such failure.

8. All basic life support ambulances and stretcher vans operated in the state shall be equipped with epinephrine auto-injectors and be staffed by at least one individual trained in the use of epinephrine auto-injectors.

9. The provisions of this section shall apply in all counties within the state and any city not within a county.

10. Nothing in this section shall be construed as superseding the provisions of section 167.630.”;
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

“”334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician’s skill, training, and competence and the skill and training of the collaborating physician.

2. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the assistant physician;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;

(3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;

(5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:

(a) Engage in collaborative practice consistent with each professional’s skill, training, education, and competence;

(b) Maintain a geographic proximity of **no further than seventy-five miles**; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the assistant physician;

(8) The duration of the written practice agreement between the collaborating physician and the assistant physician;

(9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:

(1) Geographic areas to be covered;

(2) The methods of treatment that may be covered by collaborative practice arrangements;

(3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and

(4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription

drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.

5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.

6. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent assistant physicians. Such limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.

10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.

11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.

12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II - hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.

(2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009.

(3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036.

334.104. 1. A physician may enter into collaborative practice arrangements with registered”; and

Further amend said amendment, Page 2, Line 6, by inserting after the phrase “geographic proximity” the phrase “**of no further than seventy-five miles**”; and

Further amend said amendment, Page 4, Line 19, by deleting all of said line and inserting in lieu thereof the following:

“right to refuse to collaborative, without penalty, with a particular physician.

334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

(1) “Applicant”, any individual who seeks to become licensed as a physician assistant;

(2) “Certification” or “registration”, a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;

(3) “Certifying entity”, the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;

(4) “Department”, the department of insurance, financial institutions and professional registration or a

designated agency thereof;

(5) “License”, a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;

(6) “Physician assistant”, a person who has graduated from a physician assistant program accredited by the American Medical Association’s Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;

(7) “Recognition”, the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;

(8) “Supervision”, control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant’s delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient’s home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant’s training and that the physician assistant shall not practice beyond the physician assistant’s training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician’s four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than [fifty] **seventy-five** miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

(1) Taking patient histories;

- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
- (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and
- (10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe nor dispense any drug, medicine, device or therapy unless pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing and dispensing of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed or dispensed by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients;
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; and
- (6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less.

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself

or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;

(2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;

(3) All specialty or board certifications of the supervising physician;

(4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:

(a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and

(b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;

(5) The duration of the supervision agreement between the supervising physician and physician assistant; and

(6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Line 1, by deleting said line and inserting in lieu thereof the following:

“Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

“191.1100. 1. Sections 191.1100 to [191.1112] **191.1116** shall be known and may be cited as the “Volunteer Health Services Act”.

2. As used in [sections 191.1100 to 191.1112] **the volunteer health services act**, the following terms shall mean:

(1) “Gross deviation”, a conscious disregard of the safety of others;

(2) “Health care provider”, any physician, surgeon, dentist, nurse, optometrist, mental health professional licensed under chapter 337, veterinarian, or other practitioner of a health care discipline, the professional practice of which requires licensure or certification under state law or under comparable laws of another state, territory, district, or possession of the United States;

(3) “Licensed health care provider”, any health care provider holding a current license or certificate

issued under:

- (a) Missouri state law;
- (b) Comparable laws of another state, territory, district, or possession of the United States;
- (4) “Regularly practice”, to practice more than sixty days within any ninety-day period;

(5) “Sponsoring organization”, any organization that organizes or arranges for the voluntary provision of health care services and registers with the department of health and senior services as a sponsoring organization in accordance with section 191.1106;

(6) “Voluntary provision of health care services”, the providing of professional health care services by a health care provider without charge to a recipient of the services or a third party. The provision of such health care services under sections 191.1100 to 191.1112 shall be the provider’s professional practice area in which the provider is licensed or certified.

191.1110. 1. (1) No licensed health care provider **working on behalf of a sponsoring organization or registered with the appropriate licensing body pursuant to section 191.1114** who engages in the voluntary provision of health care services within the limits of the person’s license, certificate, or authorization to [any] a patient [of a sponsoring organization] shall be liable for any civil damages for any act or omission resulting from the rendering of such services, unless the act or omission was the result of such person’s gross deviation from the ordinary standard of care or willful misconduct.

(2) The volunteer licensee who is providing free care shall not receive compensation of any type, directly or indirectly, or any benefits of any type whatsoever, or any consideration of any nature, from any person for the free care. Nor shall such service be a part of the provider’s training or assignment.

(3) The volunteer licensee shall be acting within the scope of such license, certification, or authority.

(4) A health care licensee providing free health care shall not engage in activities at a clinic, or at the health care licensee’s office, if the activities are performed on behalf of the sponsoring organization, unless such activities are authorized by the appropriate authorities to be performed at the clinic or office and the clinic or office is in compliance with all applicable regulations.

2. For purposes of this section, any commissioned or contract medical officer or dentist serving on active duty in the United States Armed Forces and assigned to duty as a practicing, commissioned, or contract medical officer or dentist at any military hospital or medical facility owned and operated by the United States government shall be deemed to be licensed.

191.1114. 1. To qualify for liability protection under subdivision (1) of subsection 1 of section 191.1110, a health care provider who provides volunteer health care services without working on behalf of a sponsoring organization shall register with the appropriate licensing body before providing such services by submitting a registration fee of fifty dollars and filing a registration form. The registration and fee shall be submitted annually to the appropriate licensing body with the fee to be used for the administration of sections 191.1100 to 191.1116. Such registration form shall contain:

(1) The name of the health care provider;

(2) The address, including street, city, zip code, and county, of the health care provider’s principal office address;

- (3) Telephone numbers for the principal office listed under subdivision (2) of this subsection; and**
- (4) Such additional information as the appropriate licensing body shall require.**

Upon any change in the information required under this subsection, the health care provider shall notify the appropriate licensing body in writing of such change within thirty days of its occurrence.

2. The health care provider shall maintain on file for five years following the date of service the date, place, and type of services provided and shall furnish such records upon request to any regulatory board of any healing arts profession established under state law.

3. Adverse incidents and information on treatment outcomes shall be reported by any provider to the appropriate licensing body if the incidents and information pertain to a patient treated under the volunteer health services act. The appropriate licensing body shall review the incident to determine whether it involves conduct by the licensee that is subject to disciplinary action. All patient medical records and any identifying information contained in adverse incident reports and treatment outcomes which are obtained by governmental entities or licensing bodies under this subsection are confidential.

4. The appropriate licensing body may revoke the registration of any health care provider that fails to comply with the requirements of this section.

5. Nothing in the volunteer health services act shall prohibit a health care provider from providing health care services without charge or shall require a health care provider to register with an appropriate licensing body. However, a health care provider who does not register or who does not work on behalf of a sponsoring organization shall not be entitled to liability protection under subdivision (1) subsection 1 of section 191.1110 or to continuing education credits under section 191.1116.

191.1116. For every hour of volunteer service performed by a health care provider, the appropriate licensing body shall credit such health care professional one hour of continuing education credit, up to a maximum of eight credit hours per licensure period. The health care provider shall submit to the appropriate licensing body a voluntary services report that lists the dates of voluntary service provided, the type of service provided, and the amount of time spent with each patient.”; and

Further amend said bill,”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 6, Section 208.798, Line 2, by inserting after all of said section and line the following:

“334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse’s skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity, except the collaborative practice arrangement may allow for geographic proximity to be waived [for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210,] as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision[. This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested]; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge,

skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to [specifying geographic areas to be covered,] the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct

reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than [three] **five** full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a

collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 6, Section 208.798, Line 2, by inserting immediately after said section and line the following:

“334.506. 1. As used in this section, “approved health care provider” means a person holding a current and active license as a physician and surgeon under this chapter, a chiropractor under chapter 331, a dentist under chapter 332, a podiatrist under chapter 330, a physician assistant under this chapter, an advanced practice registered nurse under chapter 335, or any licensed and registered physician, chiropractor, dentist, or podiatrist practicing in another jurisdiction whose license is in good standing.

2. A physical therapist shall not initiate treatment for a new injury or illness without a prescription from an approved health care provider.

3. A physical therapist may provide educational resources and training, develop fitness or wellness programs for asymptomatic persons, or provide screening or consultative services within the scope of physical therapy practice without the prescription and direction of an approved health care provider.

4. A physical therapist may examine and treat without the prescription and direction of an approved health care provider any person with a recurring self-limited injury within one year of diagnosis by an approved health care provider or a chronic illness that has been previously diagnosed by an approved health care provider. The physical therapist shall:

(1) Contact the patient's current approved health care provider within seven days of initiating physical therapy services under this subsection;

(2) Not change an existing physical therapy referral available to the physical therapist without approval of the patient's current approved health care provider;

(3) Refer to an approved health care provider any patient whose medical condition at the time of examination or treatment is determined to be beyond the scope of practice of physical therapy;

(4) Refer to an approved health care provider any patient whose condition for which physical therapy services are rendered under this subsection has not been documented to be progressing toward documented treatment goals after six visits or fourteen days, whichever first occurs;

(5) Notify the patient's current approved health care provider prior to the continuation of treatment if treatment rendered under this subsection is to continue beyond thirty days. The physical therapist shall provide such notification for each successive period of thirty days.

5. The provision of physical therapy services of evaluation and screening pursuant to this section shall be limited to a physical therapist, and any authority for evaluation and screening granted within this section may not be delegated. Upon each reinitiation of physical therapy services, a physical therapist shall provide a full physical therapy evaluation prior to the reinitiation of physical therapy treatment. Physical therapy treatment provided pursuant to the provisions of subsection 4 of this section may be delegated by physical therapists to physical therapist assistants only if the patient's current approved health care provider has been

so informed as part of the physical therapist's seven-day notification upon reinitiation of physical therapy services as required in subsection 4 of this section. Nothing in this subsection shall be construed as to limit the ability of physical therapists or physical therapist assistants to provide physical therapy services in accordance with the provisions of this chapter, and upon the referral of an approved health care provider. Nothing in this subsection shall prohibit an approved health care provider from acting within the scope of their practice as defined by the applicable chapters of RSMo.

6. No person licensed to practice, or applicant for licensure, as a physical therapist or physical therapist assistant shall make a medical diagnosis.

7. A physical therapist shall only delegate physical therapy treatment to a physical therapist assistant or to a person in an entry level of a professional education program approved by the Commission [for] **on Accreditation [of] in Physical [Therapists and Physical Therapist Assistant] Therapy Education (CAPTE)** who satisfies supervised clinical education requirements related to the person's physical therapist or physical therapist assistant education. The entry-level person shall be under [on-site] **the** supervision of a physical therapist."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 283**, relating to political subdivisions, entitled:

An Act to repeal sections 67.1364, 137.565, and 233.180, RSMo, and to enact in lieu thereof three new sections relating to local commissions.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment No. 7, House Amendment No. 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9 as amended, House Amendment No. 10, House Amendment No. 11.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; [and]

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after said section and line the following:

“304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

- (1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;
- (2) Establish one-way streets and provide for the regulation of vehicles thereon;
- (3) Require vehicles to stop before crossing certain designated streets and boulevards;

(4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such vehicles in compliance with any ordinances of the designating municipality shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;**

- (5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

- (7) Require the use of signaling devices on all motor vehicles; and

- (8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 283, Page 1, Section 67.1364, Line 17, by

inserting immediately after all of said section and line the following:

“68.075. 1. This section shall be known and may be cited as the “Advanced Industrial Manufacturing Zones Act”.

2. As used in this section, the following terms shall mean:

(1) “AIM zone”, an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) “**County average wage**”, the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

(3) “New job”, the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee’s work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility’s payroll, one hundred percent of the employee’s income from such employment is Missouri income, and the employee is paid at or above the [state] **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority’s jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority’s jurisdiction **or under the port authority’s ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the “Port Authority AIM Zone Fund”, which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting the following after all of said line:

“67.1185. 1. The governing body of any county with a population of at least eighteen thousand inhabitants which adjoins both a county of the first classification with a population of less than one hundred thousand inhabitants and at least four counties of the third classification may impose, by ordinance or order, a surcharge on the sale of each ticket or other charge allowing admission to or participation in any private tourist attraction and on the daily rental of rooms or accommodations paid by transient guests of hotels, motels or campgrounds, as defined in section 94.802, in such county, at a rate [not to exceed twenty-five cents] **of up to ten percent** per ticket or other such charge. For purposes of sections 67.1185 to 67.1189, “private tourist attraction” means any commercial entity which appeals to the recreational desires and tastes of the traveling public through the presentation of services or devices designed to entertain or educate visitors, including but not limited to:

- (1) Amusement parks, carnivals, circuses, fairs and water parks;
- (2) Aerial tramways;
- (3) Commercial animal, reptile, and zoological exhibits;
- (4) Commercial beaches and hot springs;
- (5) Go-carts/miniature golf establishments;
- (6) Horse shows and rodeos and rides on horses or other animals;
- (7) Rides on airplanes, helicopters, balloons, gliders, parachutes and bungee jumps;
- (8) Automobile, bicycle, dog, horse, and other racing events;
- (9) Music shows and pageants, movie theaters, and live theaters; and
- (10) Canoe rentals.

2. Attractions operating on an occasional or intermittent basis for fund-raising purposes by nonprofit charitable organizations whose ordinary activities do not involve the operation of such attractions shall be exempt from the surcharge imposed by sections 67.1185 to 67.1189.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by

inserting immediately after said line the following:

“162.492. 1. In all urban districts containing the greater part of the population of a city which has more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. [Directors shall serve a four-year term] **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. [Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes [if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled,] shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any

candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 6

Amend House Amendment No. 6 to House Committee Substitute for Senate Bill No. 283, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

“Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting after all of said section and line the following:

“211.021. [1.] As used in this chapter, unless the context clearly requires otherwise:

(1) “Adult” means a person [seventeen] **eighteen** years of age or older [except for seventeen-year-old children as defined in this section];

(2) “Child” means any person under [seventeen] **eighteen** years of age [and shall mean, in addition, any person over seventeen but not yet eighteen years of age alleged to have committed a status offense];

(3) “Juvenile court” means the juvenile division or divisions of the circuit court of the county, or judges while hearing juvenile cases assigned to them;

(4) “Legal custody” means the right to the care, custody and control of a child and the duty to provide food, clothing, shelter, ordinary medical care, education, treatment and discipline of a child. Legal custody may be taken from a parent only by court action and if the legal custody is taken from a parent without termination of parental rights, the parent’s duty to provide support continues even though the person having legal custody may provide the necessities of daily living;

(5) “Parent” means either a natural parent or a parent by adoption and if the child is illegitimate, “parent” means the mother;

(6) “Shelter care” means the temporary care of juveniles in physically unrestricting facilities pending final court disposition. These facilities may include:

(a) “Foster home”, the private home of foster parents providing twenty-four-hour care to one to three children unrelated to the foster parents by blood, marriage or adoption;

(b) “Group foster home”, the private home of foster parents providing twenty-four-hour care to no more than six children unrelated to the foster parents by blood, marriage or adoption;

(c) “Group home”, a child care facility which approximates a family setting, provides access to community activities and resources, and provides care to no more than twelve children;

(7) “Status offense”, any offense as described in subdivision (2) of subsection 1 of section 211.031.

[2. The amendments to subsection 1 of this section, as provided for in this act, shall not take effect until such time as appropriations by the general assembly for additional juvenile officer full-time equivalents and deputy juvenile officer full-time equivalents shall exceed by one million nine hundred thousand dollars the amount spent by the state for such officers in fiscal year 2007 and appropriations by the general assembly to single first class counties for juvenile court personnel costs shall exceed by one million nine hundred thousand dollars the amount spent by the state for such juvenile court personnel costs in fiscal year 2007 and notice of such appropriations has been given to the revisor of statutes].

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in sections 487.010 to 487.190 shall have exclusive original jurisdiction in proceedings:

(1) Involving any child [or person seventeen years of age] who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child [or person seventeen years of age], neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child [or person seventeen years of age] shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child [or person seventeen years of age] is otherwise without proper care, custody or support; or

(c) The child [or person seventeen years of age] was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130;

(d) The child [or person seventeen years of age is a child] **is** in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school; or

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control; or

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification; or

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of [seventeen] **eighteen** years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child [or person seventeen years of age] to the guardianship of the department of social services as provided by law; and

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than [seventeen] **eighteen** years of age.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child [or person seventeen years of age] who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child [or person seventeen years of age] may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person [seventeen] **eighteen** years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child [or person seventeen years of age] to the court located in the county of the child's residence [or the residence of the person seventeen years of age], or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child [or person seventeen years of age] to the court located in the county of the child's residence [or the residence of the person seventeen years of age] for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition

or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child [or person seventeen years of age] under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child [or person seventeen years of age] or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child [or person seventeen years of age], certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child [or person seventeen years of age] taken into custody in a county other than the county of the child's residence [or the residence of a person seventeen years of age], the juvenile court of the county of the child's residence [or the residence of a person seventeen years of age] shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child.

211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child [or person seventeen years of age], alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.

2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.

3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child

has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.

5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.

6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.

7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:

(1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or

(2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.

211.033. 1. No person under the age of [seventeen] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071 shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [seventeen] **eighteen** to a juvenile detention facility.

2. Nothing in this section shall be construed as creating any civil or criminal liability for any law enforcement officer, juvenile officer, school personnel, or court personnel for any action taken or failure to take any action involving a minor child who remains under the jurisdiction of the juvenile court under this section if such action or failure to take action is based on a good faith belief by such officer or personnel that the minor child is not under the jurisdiction of the juvenile court.

[3. The amendments to subsection 2 of this section, as provided for in this act, shall not take effect until such time as the provisions of section 211.021 shall take effect in accordance with subsection 2 of section 211.021.]

211.041. When jurisdiction over the person of a child has been acquired by the juvenile court under the provisions of this chapter in proceedings coming within the applicable provisions of section 211.031, the jurisdiction of the child may be retained for the purpose of this chapter until he or she has attained the age of twenty-one years, except in cases where he or she is committed to and received by the division of youth services, unless jurisdiction has been returned to the committing court by provisions of chapter 219 through requests of the court to the division of youth services and except in any case where he or she has not paid an assessment imposed in accordance with section 211.181 or in cases where the judgment for restitution entered in accordance with section 211.185 has not been satisfied. Every child over whose person the juvenile court retains jurisdiction shall be prosecuted under the general law for any violation of a state law or of a municipal ordinance which he or she commits after he or she becomes [seventeen] **eighteen** years of age. The juvenile court shall have no jurisdiction with respect to any such violation and, so long as it retains jurisdiction of the child, shall not exercise its jurisdiction in such a manner as to conflict with any

other court's jurisdiction as to any such violation.

211.061. 1. When a child is taken into custody with or without warrant for an offense, the child, together with any information concerning the child and the personal property found in the child's possession, shall be taken immediately and directly before the juvenile court or delivered to the juvenile officer or person acting for [him] **the child**.

2. If any person is taken before a circuit or associate circuit judge not assigned to juvenile court or a municipal judge, and it is then, or at any time thereafter, ascertained that he or she was under the age of [seventeen] **eighteen** years at the time he or she is alleged to have committed the offense, or that he or she is subject to the jurisdiction of the juvenile court as provided by this chapter, it is the duty of the judge forthwith to transfer the case or refer the matter to the juvenile court, and direct the delivery of such person, together with information concerning him or her and the personal property found in his or her possession, to the juvenile officer or person acting as such.

3. When the juvenile court is informed that a child is in detention it shall examine the reasons therefor and shall immediately:

(1) Order the child released; or

(2) Order the child continued in detention until a detention hearing is held. An order to continue the child in detention shall only be entered upon the filing of a petition or motion to modify and a determination by the court that probable cause exists to believe that the child has committed acts specified in the petition or motion that bring the child within the jurisdiction of the court under subdivision (2) or (3) of subsection 1 of section 211.031.

4. A juvenile shall not remain in detention for a period greater than twenty-four hours unless the court orders a detention hearing. If such hearing is not held within three days, excluding Saturdays, Sundays and legal holidays, the juvenile shall be released from detention unless the court for good cause orders the hearing continued. The detention hearing shall be held within the judicial circuit at a date, time and place convenient to the court. Notice of the date, time and place of a detention hearing, and of the right to counsel, shall be given to the juvenile and his or her custodian in person, by telephone, or by such other expeditious method as is available.

211.071. 1. If a petition alleges that a child between the ages of twelve and [seventeen] **eighteen** has committed an offense which would be considered a felony if committed by an adult, the court may, upon its own motion or upon motion by the juvenile officer, the child or the child's custodian, order a hearing and may, in its discretion, dismiss the petition and such child may be transferred to the court of general jurisdiction and prosecuted under the general law; except that if a petition alleges that any child has committed an offense which would be considered first degree murder under section 565.020, second degree murder under section 565.021, first degree assault under section 565.050, forcible rape under section 566.030 as it existed prior to August 28, 2013, rape in the first degree under section 566.030, forcible sodomy under section 566.060 as it existed prior to August 28, 2013, sodomy in the first degree under section 566.060, first degree robbery under section 569.020 **as it existed prior to January 1, 2017, or first degree robbery under section 570.023**, [or] distribution of drugs under section 195.211 **as it existed prior to January 1, 2017, or the manufacturing of a controlled substance under section 579.055**, or has committed two or more prior unrelated offenses which would be felonies if committed by an adult, the court shall order a hearing, and may in its discretion, dismiss the petition and transfer the child to a court of general jurisdiction for prosecution under the general law.

2. Upon apprehension and arrest, jurisdiction over the criminal offense allegedly committed by any person between [seventeen] **eighteen** and twenty-one years of age over whom the juvenile court has retained continuing jurisdiction shall automatically terminate and that offense shall be dealt with in the court of general jurisdiction as provided in section 211.041.

3. Knowing and willful age misrepresentation by a juvenile subject shall not affect any action or proceeding which occurs based upon the misrepresentation. Any evidence obtained during the period of time in which a child misrepresents his or her age may be used against the child and will be subject only to rules of evidence applicable in adult proceedings.

4. Written notification of a transfer hearing shall be given to the juvenile and his or her custodian in the same manner as provided in sections 211.101 and 211.111. Notice of the hearing may be waived by the custodian. Notice shall contain a statement that the purpose of the hearing is to determine whether the child is a proper subject to be dealt with under the provisions of this chapter, and that if the court finds that the child is not a proper subject to be dealt with under the provisions of this chapter, the petition will be dismissed to allow for prosecution of the child under the general law.

5. The juvenile officer may consult with the office of prosecuting attorney concerning any offense for which the child could be certified as an adult under this section. The prosecuting or circuit attorney shall have access to police reports, reports of the juvenile or deputy juvenile officer, statements of witnesses and all other records or reports relating to the offense alleged to have been committed by the child. The prosecuting or circuit attorney shall have access to the disposition records of the child when the child has been adjudicated pursuant to subdivision (3) of subsection 1 of section 211.031. The prosecuting attorney shall not divulge any information regarding the child and the offense until the juvenile court at a judicial hearing has determined that the child is not a proper subject to be dealt with under the provisions of this chapter.

6. A written report shall be prepared in accordance with this chapter developing fully all available information relevant to the criteria which shall be considered by the court in determining whether the child is a proper subject to be dealt with under the provisions of this chapter and whether there are reasonable prospects of rehabilitation within the juvenile justice system. These criteria shall include but not be limited to:

(1) The seriousness of the offense alleged and whether the protection of the community requires transfer to the court of general jurisdiction;

(2) Whether the offense alleged involved viciousness, force and violence;

(3) Whether the offense alleged was against persons or property with greater weight being given to the offense against persons, especially if personal injury resulted;

(4) Whether the offense alleged is a part of a repetitive pattern of offenses which indicates that the child may be beyond rehabilitation under the juvenile code;

(5) The record and history of the child, including experience with the juvenile justice system, other courts, supervision, commitments to juvenile institutions and other placements;

(6) The sophistication and maturity of the child as determined by consideration of his home and environmental situation, emotional condition and pattern of living;

(7) The age of the child;

(8) The program and facilities available to the juvenile court in considering disposition;

(9) Whether or not the child can benefit from the treatment or rehabilitative programs available to the juvenile court; and

(10) Racial disparity in certification.

7. If the court dismisses the petition to permit the child to be prosecuted under the general law, the court shall enter a dismissal order containing:

(1) Findings showing that the court had jurisdiction of the cause and of the parties;

(2) Findings showing that the child was represented by counsel;

(3) Findings showing that the hearing was held in the presence of the child and his counsel; and

(4) Findings showing the reasons underlying the court's decision to transfer jurisdiction.

8. A copy of the petition and order of the dismissal shall be sent to the prosecuting attorney.

9. When a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the prosecution of the child results in a conviction, the jurisdiction of the juvenile court over that child is forever terminated, except as provided in subsection 10 of this section, for an act that would be a violation of a state law or municipal ordinance.

10. If a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the child is found not guilty by a court of general jurisdiction, the juvenile court shall have jurisdiction over any later offense committed by that child which would be considered a misdemeanor or felony if committed by an adult, subject to the certification provisions of this section.

11. If the court does not dismiss the petition to permit the child to be prosecuted under the general law, it shall set a date for the hearing upon the petition as provided in section 211.171.

211.073. 1. The court shall, in a case when the offender is under [seventeen] **eighteen** years [and six months] of age and has been transferred to a court of general jurisdiction pursuant to section 211.071, and whose prosecution results in a conviction or a plea of guilty, consider dual jurisdiction of both the criminal and juvenile codes, as set forth in this section. The court is authorized to impose a juvenile disposition under this chapter and simultaneously impose an adult criminal sentence, the execution of which shall be suspended pursuant to the provisions of this section. Successful completion of the juvenile disposition ordered shall be a condition of the suspended adult criminal sentence. The court may order an offender into the custody of the division of youth services pursuant to this section:

(1) Upon agreement of the division of youth services; and

(2) If the division of youth services determines that there is space available in a facility designed to serve offenders sentenced under this section. If the division of youth services agrees to accept a youth and the court does not impose a juvenile disposition, the court shall make findings on the record as to why the division of youth services was not appropriate for the offender prior to imposing the adult criminal sentence.

2. If there is probable cause to believe that the offender has violated a condition of the suspended sentence or committed a new offense, the court shall conduct a hearing on the violation charged, unless the offender waives such hearing. If the violation is established and found the court may continue or revoke the juvenile disposition, impose the adult criminal sentence, or enter such other order as it may see fit.

3. When an offender has received a suspended sentence pursuant to this section and the division determines the child is beyond the scope of its treatment programs, the division of youth services may petition the court for a transfer of custody of the offender. The court shall hold a hearing and shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

4. When an offender who has received a suspended sentence reaches the age of [seventeen] **eighteen**, the court shall hold a hearing. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections;

(2) Direct that the offender be placed on probation; or

(3) Direct that the offender remain in the custody of the division of youth services if the division agrees to such placement.

5. The division of youth services shall petition the court for a hearing before it releases an offender who comes within subsection 1 of this section at any time before the offender reaches the age of twenty-one years. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

6. If the suspension of the adult criminal sentence is revoked, all time served by the offender under the juvenile disposition shall be credited toward the adult criminal sentence imposed.

211.081. 1. Whenever any person informs the court in person and in writing that a child appears to be within the purview of applicable provisions of section 211.031 [or that a person seventeen years of age appears to be within the purview of the provisions of subdivision (1) of subsection 1 of section 211.031], the court shall make or cause to be made a preliminary inquiry to determine the facts and to determine whether or not the interests of the public or of the child [or person seventeen years of age] require that further action be taken. On the basis of this inquiry, the juvenile court may make such informal adjustment as is practicable without a petition or may authorize the filing of a petition by the juvenile officer. Any other provision of this chapter to the contrary notwithstanding, the juvenile court shall not make any order for disposition of a child [or person seventeen years of age] which would place or commit the child [or person seventeen years of age] to any location outside the state of Missouri without first receiving the approval of the children's division.

2. Placement in any institutional setting shall represent the least restrictive appropriate placement for the child [or person seventeen years of age] and shall be recommended based upon a psychological or psychiatric evaluation or both. Prior to entering any order for disposition of a child [or person seventeen years of age] which would order residential treatment or other services inside the state of Missouri, the juvenile court shall enter findings which include the recommendation of the psychological or psychiatric evaluation or both; and certification from the division director or designee as to whether a provider or funds or both are available, including a projection of their future availability. If the children's division indicates that funding is not available, the division shall recommend and make available for placement by the court

an alternative placement for the child [or person seventeen years of age]. The division shall have the burden of demonstrating that they have exercised due diligence in utilizing all available services to carry out the recommendation of the evaluation team and serve the best interest of the child [or person seventeen years of age]. The judge shall not order placement or an alternative placement with a specific provider but may reasonably designate the scope and type of the services which shall be provided by the department to the child [or person seventeen years of age].

3. Obligations of the state incurred under the provisions of section 211.181 shall not exceed, in any fiscal year, the amount appropriated for this purpose.

211.091. 1. The petition shall be entitled “In the interest of, a child under [seventeen] **eighteen** years of age” [or “In the interest of, a child seventeen years of age” or “In the interest of, a person seventeen years of age” as appropriate to the subsection of section 211.031 that provides the basis for the filing of the petition].

2. The petition shall set forth plainly:

(1) The facts which bring the child [or person seventeen years of age] within the jurisdiction of the court;

(2) The full name, birth date, and residence of the child [or person seventeen years of age];

(3) The names and residence of his or her parents, if living;

(4) The name and residence of his or her legal guardian if there be one, of the person having custody of the child [or person seventeen years of age] or of the nearest known relative if no parent or guardian can be found; and

(5) Any other pertinent data or information.

3. If any facts required in subsection 2 of this section are not known by the petitioner, the petition shall so state.

4. Prior to the voluntary dismissal of a petition filed under this section, the juvenile officer shall assess the impact of such dismissal on the best interests of the child, and shall take all actions practicable to minimize any negative impact.

211.101. 1. After a petition has been filed, unless the parties appear voluntarily, the juvenile court shall issue a summons in the name of the state of Missouri requiring the person who has custody of the child [or person seventeen years of age] to appear personally and, unless the court orders otherwise, to bring the child [or person seventeen years of age] before the court, at the time and place stated.

2. If the person so summoned is other than a parent or guardian of the child [or person seventeen years of age], then the parent or guardian or both shall also be notified of the pendency of the case and of the time and place appointed.

3. If it appears that the child [or person seventeen years of age] is in such condition or surroundings that his or her welfare requires that his or her custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, the officer serving it to take the child [or person seventeen years of age] into custody at once.

4. Subpoena may be issued requiring the appearance of any other person whose presence, in the opinion of the judge, is necessary.

211.161. 1. The court may cause any child [or person seventeen years of age] within its jurisdiction to be examined by a physician, psychiatrist or psychologist appointed by the court in order that the condition of the child [or person seventeen years of age] may be given consideration in the disposition of his case. The expenses of the examination when approved by the court shall be paid by the county, except that the county shall not be liable for the costs of examinations conducted by the department of mental health either directly or through contract.

2. The services of a state, county or municipally maintained hospital, institution, or psychiatric or health clinic may be used for the purpose of this examination and treatment.

3. A county may establish medical, psychiatric and other facilities, upon request of the juvenile court, to provide proper services for the court in the diagnosis and treatment of children [or persons seventeen years of age] coming before it and these facilities shall be under the administration and control of the juvenile court. The juvenile court may appoint and fix the compensation of such professional and other personnel as it deems necessary to provide the court proper diagnostic, clinical and treatment services for children [or persons seventeen years of age] under its jurisdiction.

211.181. 1. When a child [or person seventeen years of age] is found by the court to come within the applicable provisions of subdivision (1) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child [or person seventeen years of age], and the court may, by order duly entered, proceed as follows:

(1) Place the child [or person seventeen years of age] under supervision in his own home or in the custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child [or person seventeen years of age] to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes; except that, such child [or person seventeen years of age] may not be committed to the department of social services, division of youth services;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive the child [or person seventeen years of age] in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child [or person seventeen years of age] in a family home;

(4) Cause the child [or person seventeen years of age] to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child [or person seventeen years of age] requires it, cause the child [or person seventeen years of age] to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child [or person seventeen years of age] whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) The court may order, pursuant to subsection 2 of section 211.081, that the child receive the necessary services in the least restrictive appropriate environment including home and community-based services, treatment and support, based on a coordinated, individualized treatment plan. The individualized treatment plan shall be approved by the court and developed by the applicable state agencies responsible for providing or paying for any and all appropriate and necessary services, subject to appropriation, and shall include which agencies are going to pay for and provide such services. Such plan must be submitted to the court within thirty days and the child's family shall actively participate in designing the service plan for the child [or person seventeen years of age];

(6) The department of social services, in conjunction with the department of mental health, shall apply to the United States Department of Health and Human Services for such federal waivers as required to provide services for such children, including the acquisition of community-based services waivers.

2. When a child is found by the court to come within the provisions of subdivision (2) of subsection 1 of section 211.031, the court shall so decree and upon making a finding of fact upon which it exercises its jurisdiction over the child, the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his **or her** own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or place them in family homes; except that, a child may be committed to the department of social services, division of youth services, only if he **or she** is presently under the court's supervision after an adjudication under the provisions of subdivision (2) or (3) of subsection 1 of section 211.031;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child in a family home;

(4) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) Assess an amount of up to ten dollars to be paid by the child to the clerk of the court.

Execution of any order entered by the court pursuant to this subsection, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed.

3. When a child is found by the court to come within the provisions of subdivision (3) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child, and the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his or her own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require; provided that, no child who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566, RSMo, including but not limited to rape, forcible sodomy, child molestation, and sexual abuse, and in which the victim was a child, shall be placed in any residence within one thousand feet of the residence of the abused child of that offense until the abused child reaches the age of eighteen, and provided further that the provisions of this subdivision regarding placement within one thousand feet of the abused child shall not apply when the abusing child and the abused child are siblings or children living in the same home;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Beginning January 1, 1996, the court may make further directions as to placement with the division of youth services concerning the child's length of stay. The length of stay order may set forth a minimum review date;

(4) Place the child in a family home;

(5) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(6) Suspend or revoke a state or local license or authority of a child to operate a motor vehicle;

(7) Order the child to make restitution or reparation for the damage or loss caused by his **or her** offense. In determining the amount or extent of the damage, the court may order the juvenile officer to prepare a report and may receive other evidence necessary for such determination. The child and his **or her** attorney shall have access to any reports which may be prepared, and shall have the right to present evidence at any hearing held to ascertain the amount of damages. Any restitution or reparation ordered shall be reasonable in view of the child's ability to make payment or to perform the reparation. The court may require the clerk of the circuit court to act as receiving and disbursing agent for any payment ordered;

(8) Order the child to a term of community service under the supervision of the court or of an organization selected by the court. Every person, organization, and agency, and each employee thereof, charged with the supervision of a child under this subdivision, or who benefits from any services performed as a result of an order issued under this subdivision, shall be immune from any suit by the child ordered to perform services under this subdivision, or any person deriving a cause of action from such child, if such cause of action arises from the supervision of the child's performance of services under this subdivision and if such cause of action does not arise from an intentional tort. A child ordered to perform services under this subdivision shall not be deemed an employee within the meaning of the provisions of chapter 287, RSMo, nor shall the services of such child be deemed employment within the meaning of the provisions of chapter 288, RSMo. Execution of any order entered by the court, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed;

(9) When a child has been adjudicated to have violated a municipal ordinance or to have committed an act that would be a misdemeanor if committed by an adult, assess an amount of up to twenty-five dollars to be paid by the child to the clerk of the court; when a child has been adjudicated to have committed an act that would be a felony if committed by an adult, assess an amount of up to fifty dollars to be paid by the child to the clerk of the court.

4. Beginning January 1, 1996, the court may set forth in the order of commitment the minimum period during which the child shall remain in the custody of the division of youth services. No court order shall require a child to remain in the custody of the division of youth services for a period which exceeds the child's eighteenth birth date except upon petition filed by the division of youth services pursuant to subsection 1 of section 219.021, RSMo. In any order of commitment of a child to the custody of the division of youth services, the division shall determine the appropriate program or placement pursuant to subsection 3 of section 219.021, RSMo. Beginning January 1, 1996, the department shall not discharge a child from the custody of the division of youth services before the child completes the length of stay determined by the court in the commitment order unless the committing court orders otherwise. The director of the division of youth services may at any time petition the court for a review of a child's length of stay commitment order, and the court may, upon a showing of good cause, order the early discharge of the child from the custody of the division of youth services. The division may discharge the child from the division of youth services without a further court order after the child completes the length of stay determined by the court or may retain the child for any period after the completion of the length of stay in accordance with the law.

5. When an assessment has been imposed under the provisions of subsection 2 or 3 of this section, the assessment shall be paid to the clerk of the court in the circuit where the assessment is imposed by court order, to be deposited in a fund established for the sole purpose of payment of judgments entered against children in accordance with section 211.185.

211.321. 1. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall not be open to inspection or their contents disclosed, except by order of the court to persons having a legitimate interest therein, unless a petition or motion to modify is sustained which charges the child with an offense which, if committed by an adult, would be a class A felony under the criminal code of Missouri, or capital murder, first degree murder, or second degree murder or except as provided in subsection 2 of this section. In addition, whenever a report is required under section 557.026, there shall also be included a complete list of certain violations of the juvenile code for which the defendant had been adjudicated a delinquent while a juvenile. This list shall be

made available to the probation officer and shall be included in the presentence report. The violations to be included in the report are limited to the following: rape, sodomy, murder, kidnapping, robbery, arson, burglary or any acts involving the rendering or threat of serious bodily harm. The supreme court may promulgate rules to be followed by the juvenile courts in separating the records.

2. In all proceedings under subdivision (2) of subsection 1 of section 211.031, the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and shall be open to inspection only by order of the judge of the juvenile court or as otherwise provided by statute. In all proceedings under subdivision (3) of subsection 1 of section 211.031 the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and may be open to inspection without court order only as follows:

(1) The juvenile officer is authorized at any time:

(a) To provide information to or discuss matters concerning the child, the violation of law or the case with the victim, witnesses, officials at the child's school, law enforcement officials, prosecuting attorneys, any person or agency having or proposed to have legal or actual care, custody or control of the child, or any person or agency providing or proposed to provide treatment of the child. Information received pursuant to this paragraph shall not be released to the general public, but shall be released only to the persons or agencies listed in this paragraph;

(b) To make public information concerning the offense, the substance of the petition, the status of proceedings in the juvenile court and any other information which does not specifically identify the child or the child's family;

(2) After a child has been adjudicated delinquent pursuant to subdivision (3) of subsection 1 of section 211.031, for an offense which would be a felony if committed by an adult, the records of the dispositional hearing and proceedings related thereto shall be open to the public to the same extent that records of criminal proceedings are open to the public. However, the social summaries, investigations or updates in the nature of presentence investigations, and status reports submitted to the court by any treating agency or individual after the dispositional order is entered shall be kept confidential and shall be opened to inspection only by order of the judge of the juvenile court;

(3) As otherwise provided by statute;

(4) In all other instances, only by order of the judge of the juvenile court.

3. Peace officers' records, if any are kept, of children shall be kept separate from the records of persons [seventeen] **eighteen** years of age or over and shall not be open to inspection or their contents disclosed, except by order of the court. This subsection does not apply to children who are transferred to courts of general jurisdiction as provided by section 211.071 or to juveniles convicted under the provisions of sections 578.421 to 578.437. This subsection does not apply to the inspection or disclosure of the contents of the records of peace officers for the purpose of pursuing a civil forfeiture action pursuant to the provisions of section 195.140.

4. Nothing in this section shall be construed to prevent the release of information and data to persons or organizations authorized by law to compile statistics relating to juveniles. The court shall adopt procedures to protect the confidentiality of children's names and identities.

5. The court may, either on its own motion or upon application by the child or his **or her** representative, or upon application by the juvenile officer, enter an order to destroy all social histories, records, and information, other than the official court file, and may enter an order to seal the official court file, as well as all peace officers' records, at any time after the child has reached his [seventeenth] **or her eighteenth** birthday if the court finds that it is in the best interest of the child that such action or any part thereof be taken, unless the jurisdiction of the court is continued beyond the child's [seventeenth] **eighteenth** birthday, in which event such action or any part thereof may be taken by the court at any time after the closing of the child's case.

6. Nothing in this section shall be construed to prevent the release of general information regarding the informal adjustment or formal adjudication of the disposition of a child's case to a victim or a member of the immediate family of a victim of any offense committed by the child. Such general information shall not be specific as to location and duration of treatment or detention or as to any terms of supervision.

7. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall be disclosed to the child fatality review panel reviewing the child's death pursuant to section 210.192 unless the juvenile court on its own motion, or upon application by the juvenile officer, enters an order to seal the records of the victim child.

211.421. 1. After any child has come under the care or control of the juvenile court as provided in this chapter, any person who thereafter encourages, aids, or causes the child to commit any act or engage in any conduct which would be injurious to the child's morals or health or who knowingly or negligently disobeys, violates or interferes with a lawful order of the court with relation to the child, is guilty of contempt of court, and shall be proceeded against as now provided by law and punished by imprisonment in the county jail for a term not exceeding six months or by a fine not exceeding five hundred dollars or by both such fine and imprisonment.

2. If it appears at a juvenile court hearing that any person [seventeen] **eighteen** years of age or over has violated section 568.045 or 568.050, RSMo, by endangering the welfare of a child, the judge of the juvenile court shall refer the information to the prosecuting or circuit attorney, as the case may be, for appropriate proceedings.

211.425. 1. Any person who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566 including, but not limited to, rape, forcible sodomy, child molestation and sexual abuse, shall be considered a juvenile sex offender and shall be required to register as a juvenile sex offender by complying with the registration requirements provided for in this section, unless such juvenile adjudicated as a delinquent is fourteen years of age or older at the time of the offense and the offense adjudicated would be considered a felony under chapter 566 if committed by an adult, which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, including any attempt or conspiracy to commit such offense, in which case, the juvenile shall be required to register as an adult sexual offender under sections 589.400 to 589.425. This requirement shall also apply to any person who is or has been adjudicated a juvenile delinquent in any other state or federal jurisdiction for committing, attempting to commit, or conspiring to commit offenses which would be proscribed herein.

2. Any state agency having supervision over a juvenile required to register as a juvenile sex offender or any court having jurisdiction over a juvenile required to register as a juvenile sex offender, or any person required to register as a juvenile sex offender, shall, within ten days of the juvenile offender moving into

any county of this state, register with the juvenile office of the county. If such juvenile offender changes residence or address, the state agency, court or person shall inform the juvenile office within ten days of the new residence or address and shall also be required to register with the juvenile office of any new county of residence. Registration shall be accomplished by completing a registration form similar to the form provided for in section 589.407. Such form shall include, but is not limited to, the following:

(1) A statement in writing signed by the juvenile, giving the juvenile's name, address, Social Security number, phone number, school in which enrolled, place of employment, offense which requires registration, including the date, place, and a brief description of such offense, date and place of adjudication regarding such offense, and age and gender of the victim at the time of the offense; and

(2) The fingerprints and a photograph of the juvenile.

3. Juvenile offices shall maintain the registration forms of those juvenile offenders in their jurisdictions who register as required by this section. Information contained on the registration forms shall be kept confidential and may be released by juvenile offices to only those persons and agencies who are authorized to receive information from juvenile court records as provided by law, including, but not limited to, those specified in section 211.321. State agencies having custody of juveniles who fall within the registration requirements of this section shall notify the appropriate juvenile offices when such juvenile offenders are being transferred to a location falling within the jurisdiction of such juvenile offices.

4. Any juvenile who is required to register pursuant to this section but fails to do so or who provides false information on the registration form is subject to disposition pursuant to this chapter. Any person [seventeen] **eighteen** years of age or over who commits such violation is guilty of a class A misdemeanor as provided for in section 211.431.

5. Any juvenile to whom the registration requirement of this section applies shall be informed by the official in charge of the juvenile's custody, upon the juvenile's discharge or release from such custody, of the requirement to register pursuant to this section. Such official shall obtain the address where such juvenile expects to register upon being discharged or released and shall report the juvenile's name and address to the juvenile office where the juvenile [will] **shall** be required to register. This requirement to register upon discharge or release from custody does not apply in situations where the juvenile is temporarily released under guard or direct supervision from a detention facility or similar custodial facility.

6. The requirement to register as a juvenile sex offender shall terminate upon the juvenile offender reaching age twenty-one, unless such juvenile offender is required to register as an adult offender pursuant to section 589.400.

211.431. Any person [seventeen] **eighteen** years of age or over who willfully violates, neglects or refuses to obey or perform any lawful order of the court, or who violates any provision of this chapter is guilty of a class A misdemeanor.

221.044. No person under the age of [seventeen] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071, shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [seventeen] **eighteen** to a juvenile detention facility.”; and

Further amend said bill and page, Section 233.180, Line 25, by inserting after all of said section and line the following:”; and

Further amend said amendment and page, Line 24, by deleting all of said line and inserting in lieu thereof the following:

identification, which shall then be documented by the recorder.

Section B. The repeal and reenactment of sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044 of this act shall become effective on January 1, 2020.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after all of said section and line the following:

“451.090. 1. No recorder shall, in any event except as herein provided, issue a license authorizing the marriage of any person under [fifteen] **seventeen** years of age; provided, however, that such license may be issued on order of a circuit or associate circuit judge of the county in which the license is applied for, such license being issued only [for good cause shown and by reason of such unusual conditions as to] **after a hearing has been held in which the parties present evidence to the court that would make such marriage advisable. The court, in its order, shall determine that there is no evidence of coercion or abuse of either person entering the marriage.**

2. No recorder shall issue a license authorizing the marriage of any male under the age of eighteen years or of any female under the age of eighteen years, except with the consent of his or her custodial parent or guardian, which consent shall be given at the time, in writing, stating the residence of the person giving such consent, signed and sworn to before an officer authorized to administer oaths. **In no instance shall a license be issued authorizing the marriage of any male or female twenty-one years of age or older if the other party to the marriage is less than seventeen years of age.**

3. The recorder shall state in every license whether the parties applying for same, one or either or both of them, are of age, or whether the male is under the age of eighteen years or the female under the age of eighteen years, and if the male is under the age of eighteen years or the female is under the age of eighteen years, the name of the custodial parent or guardian consenting to such marriage. **Applicants shall provide proof of age to the recorder in the form of a certified copy of the applicant’s birth certificate, the applicant’s passport, or other government-issued identification, which shall then be documented by the recorder.”; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

“67.505. 1. Any county may, by a majority vote of its governing body, impose a county sales tax, in conjunction with a property tax reduction for each year in which the sales tax is imposed, for the benefit of such county in accordance with the provisions of sections 67.500 to 67.545; provided, however, that no ordinance or order enacted pursuant to the authority granted by the provisions of sections 67.500 to 67.545 shall be effective unless the governing body of the county submits to the voters of the county, at a county

or state general, primary or special election, a proposal to authorize the governing body of the county to impose a tax and reduce property taxes under the provisions of sections 67.500 to 67.545.

2. The ballot of submission shall contain, but need not be limited to, the following language:

Shall the county of (county's name) impose a countywide sales tax of (insert amount) and reduce its total property tax levy annually by (insert amount) percent of the total amount of sales tax revenue collected in the same tax year?

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax and reduce the property tax as herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax and reduce the property tax under the provisions of sections 67.500 to 67.545 and such proposal is approved by a majority of the qualified voters voting thereon.

3. The sales tax may be imposed at a rate of one-fourth of one percent, three-eighths of one percent or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. Each year in which a sales tax is imposed under the provisions of sections 67.500 to 67.545, the county shall, after determining its budget, excluding funds required to be set aside and placed to the credit of special road districts, within the limits set by the constitution and laws of this state for the following calendar year and the total property tax levy needed to raise the revenues required by such budget, reduce that total property tax levy in an amount sufficient to decrease the total property taxes it will collect by an amount equal to one of the following:

(1) Fifty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(2) Sixty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(3) Seventy percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(4) Eighty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(5) Ninety percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(6) One hundred percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

provided that, in the event that in the immediately preceding year a county actually collected more or less sales tax revenue than the amount determined under subdivision (4) of section 67.500, the county shall

adjust its total property tax levy for the current year to reflect such increase or decrease.

4. No county in this state shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

67.547. 1. In addition to the tax authorized by section 67.505, any county **as defined in section 67.750** may, by a majority vote of its governing body, impose an additional county sales tax on all sales which are subject to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this section shall be in addition to any and all other sales tax allowed by law; except that no ordinance or order imposing a sales tax under the provisions of this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose such tax.

2. The ballot of submission shall contain, but need not be limited to the following language:

Shall the county of (county's name) impose a countywide sales tax of (insert rate) percent **for the purpose of(insert purpose)?**

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax as herein authorized unless and until the governing body of the county submits another proposal to authorize the governing body of the county to impose the sales tax under the provisions of this section and such proposal is approved by a majority of the qualified voters voting thereon. **A county shall not submit to the voters a proposed sales tax under this section for a period of two years from the date of an election in which the county previously submitted to the voters a proposed sales tax under this section, regardless of whether the initial proposed sales tax was approved or disapproved by the voters. The revenue collected from the sales tax authorized under this section shall only be used for the purpose approved by voters of the county.**

3. The sales tax may be imposed at a rate of one-eighth of one percent, one-fourth of one percent, three-eighths of one percent, or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax[,] if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. **In any city not within a county or any county described in subsection 5 of this section, no sales tax for the purpose of funding zoological activities and zoological facilities as those terms are defined in section 184.500 shall exceed a rate of one-eighth of one percent unless the sales tax was levied and collected before August 28, 2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.**

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

5. In any first class county having a charter form of government and having a population of nine hundred thousand or more, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-eighths of the proceeds of the tax shall be distributed to the county and the remaining five-eighths shall be distributed to the cities, towns and villages and the unincorporated area of the county on the ratio that the population of each bears to the total population of the county. **Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county's one percent combined tax rate ceiling provided in subsection 3 of this section.** The population of each city, town or village and the unincorporated area of the county and the total population of the county shall be determined on the basis of the most recent federal decennial census. **The provisions of this subsection shall not apply if the revenue collected is used to support zoological activities of the zoological subdistrict as defined under section 184.352.**

6. Except as prohibited under section 184.353, residents of any county that does not adopt a sales tax under this section for the purpose of supporting zoological activities may be charged an admission fee for zoological facilities, programs, or events that are not part of the zoological subdistrict defined under subsection 15 of section 184.352 as of August 28, 2017.

7. In any county of the second classification with more than nineteen thousand seven hundred but fewer than nineteen thousand eight hundred inhabitants, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-fourths of the proceeds of the tax shall be distributed to the county and the remaining one-fourth shall be distributed equally among the incorporated cities, towns, and villages of the county. Upon request from any city, town, or village within the county, the county shall make available for inspection the distribution report provided to the county by the department of revenue. Any expenses incurred by the county in supplying such report to a city, town, or village shall be paid by such city, town, or village.

[7.] 8. In any first class county having a charter form of government and having a population of nine hundred thousand or more, no tax shall be imposed pursuant to this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport or recreation, either upon, above or below the ground.

[8.] 9. **No county in this state, other than a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a city not within a county, shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.**

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit the

balance in the account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county.

11. No revenue received from a tax for the purpose of funding zoological activities in any county shall be used for the benefit of any entity that has ever been named Grant's Farm or is located at ten thousand five hundred one Gravois Road, Saint Louis, Missouri, or successor address, or to supplant any funding received from the metropolitan zoological park and museum district established under section 184.350.”; and

Further amend said bill, Page 2, Section 67.1364, Line 13, by inserting immediately after said section and line the following:

“94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with the provisions of sections 94.500 to 94.550; provided, however, that no ordinance enacted pursuant to the authority granted by the provisions of sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under the provisions of sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

Shall the city of (insert name of city) impose a city sales tax of (insert rate of percent) percent?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under the provisions of sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. **Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.**

3. If any city in which a city tax has been imposed in the manner provided for in sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective date of the change of the city boundary.

4. If any city abolishes the tax authorized under this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such abolishment was approved. Each city shall

notify the director of revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized by this section and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The director of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

“67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county [or city governing body]. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?

☐ YES

☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the “Senior Citizens’ Services Fund”, which is hereby established within the county [or city] treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the “Senior Citizen Services Fund” to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens’ services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served**. Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens' services fund.

3. The administrative control and management of the funds in the senior citizens' services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens' services fund shall be approved by the governing body of the county [or city] prior to making of any payments from the fund in any fiscal year. **In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section.** The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county [or city], may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 9

Amend House Amendment No. 9 to House Committee Substitute for Senate Bill No. 283, Page 1, Line

15, by deleting all of said line and inserting in lieu thereof the following:

“3. Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.

4. The road overseer of any district, or county highway engineer, who finds any road damaged or”; and

Further amend said amendment and page, Line 17, by inserting after “writing,” the words **“using any mail service with delivery tracking,”**; and

Further amend said amendment and page, Line 23, by deleting **“days,”** and inserting in lieu thereof **“days of the tracked delivery date,”**; and

Further amend said amendment and page, Line 28, by inserting after **“trespass.”** the following:

“Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted.”; and

Further amend said amendment and page, Line 33, by inserting the following after the word, **“law.”** the following:

“If the court denies the petition, the county shall be responsible for the landowner’s court costs and reasonable attorney’s fees.”; and

Further amend said amendment by renumbering said section accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting immediately after all of said section and line the following:

“229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the road overseer or commissioners of the road districts.

2. [Any] No person or persons [who] shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct or damage said road, highway, or drains in any other manner whatsoever[, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].

3. The road overseer of any district, or county highway engineer, who finds any road damaged or obstructed as above specified, [shall] may notify the [person] landowner violating the provisions of this section, [verbally or] in writing, to remove such obstruction, to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair. [Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to

remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. The petition shall include an estimate of the costs.**

4. If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting after all of said section and line the following:

“190.053. 1. All members of the board of directors of an ambulance district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of an ambulance district. The training required under this section shall be offered by a statewide association organized for the benefit of ambulance districts or be approved by the state advisory council on emergency medical services. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of an ambulance district director;
- (2) A review of all state statutes and regulations relevant to ambulance districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any ambulance district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any ambulance district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.”; and**

Further amend said bill, Page 2, Section 233.180, Line 25, by inserting after all of said line the following:

“320.097. 1. As used in this section, “fire department” means any agency or organization that provides

fire suppression and related activities, including but not limited to fire prevention, rescue, emergency medical services, hazardous material response, dispatching, or special operations to a population within a fixed and legally recorded geographical area.

2. No employee of a fire department who has worked for seven years for such department shall, as a condition of employment, be required to reside within a fixed and legally recorded geographical area of the fire department if the only public school district available to the employee within such fire department's geographical area is a public school district that is or has been unaccredited or provisionally accredited in the last five years of such employee's employment. Employees who have satisfied the seven-year requirement in this subsection and who choose to reside outside the geographical boundaries of the department shall reside within a one-hour response time. No charter school shall be deemed a public school for purposes of this section.

3. No employee of a fire department who has not resided in such fire department's fixed and legally recorded geographical area, or who has changed such employee's residency because of conditions described in subsection 2 of this section, shall as a condition of employment be required to reside within the fixed and legally recorded geographical area of the fire department if such school district subsequently becomes fully accredited.

4. No employee of a fire department who does not receive a salary shall be required to live in a fire department's fixed and legally recorded geographical area.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position.

321.017. 1. Notwithstanding the provisions of section 321.015, no employee of any fire protection district or ambulance district shall serve as a member of any fire district or ambulance district board while such person is employed by any fire district or ambulance district, except that an employee of a fire protection district or an ambulance district may serve as a member of a voluntary fire protection district board or a voluntary ambulance district board.

2. Notwithstanding any other provision of law to the contrary, individual board members shall not be eligible for employment by the board within twelve months of termination of service as a member of the board unless such employment is on a volunteer basis or without compensation.

3. Notwithstanding any provision of law to the contrary, no fire protection district or ambulance district shall require an employee who does not receive a salary to live within the district.

321.162. 1. All members of the board of directors of a fire protection district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of a fire protection district. The training required under this section shall be conducted by an entity approved by the office of the state fire marshal. The office of the state fire marshal shall determine the content of the training to fulfill the requirements of this section. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of a fire protection district director;
- (2) A review of all state statutes and regulations relevant to fire protection districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;

- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any fire protection district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any fire protection district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

321.200. 1. Except as otherwise provided in subsection 3 of this section, the board shall meet regularly, not less than once each month, at a time and at some building in the district to be designated by the board. Notice of the time and place of future regular meetings shall be posted continuously at the firehouse or firehouses of the district. Additional meetings may be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and place shall be given to each member of the board. Meetings of the board shall be held and conducted in the manner required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the fire protection district shall be available for public inspection at the main firehouse within the district by appointment with the secretary of the board within one week after a written request is made between the hours of 8:00 a.m. and 5:00 p.m. every day except Sunday. A majority of the members of the board shall constitute a quorum at any meeting and no business shall be transacted unless a quorum is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any other governmental or other body or entity or association, and without delegation thereof to less than a quorum of the board. Agents, employees, engineers, auditors, attorneys, firemen and any other member of the staff of the district may be employed or discharged only by a board which includes at least two directors; but any board of directors may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform his or her regular functions.

2. Any vacancy on the board shall be filled by the remaining elected members of the board, except when less than two elected members remain on the board any vacancy shall be filled by the circuit court of the county in which all or a majority of the district lies. The appointee or appointees shall act until the next biennial election at which a director or directors are elected to serve the remainder of the unexpired term.

3. Notwithstanding any provision of sections 610.015 and 610.020 to the contrary, when Missouri Task Force One or any Urban Search and Rescue Task Force is activated for deployment by the federal emergency management agency, state emergency management agency, or statewide mutual aid, a quorum of the board of directors of the affiliated fire protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment.

4. In the event action is necessary under subsection 3 of this section, the board of directors of the affiliated fire protection district shall keep minutes of the emergency meeting and disclose during the next regularly scheduled meeting of the board that the emergency meeting was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the emergency meeting are available as a public record of the board.

5. Members of a fire district or ambulance district board of directors shall only receive compensation for meetings the member attended. If multiple meetings occur on the same day, members shall not receive compensation for more than one meeting.

590.025. No law enforcement agency shall require an employee who does not receive a salary to live within a jurisdiction more specific than this state.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 11

Amend House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after all of said section and line the following:

“347.048. **1. (1)** Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city’s clerk an affidavit listing the name and **street** address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed SCS for **SB 322**.

With House Amendment No. 1 and House Amendment No. 2.

HOUSE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 322, Page 1, Section 227.447, Line 7, by inserting immediately after said line the following:

“227.449. The portion of State Highway 163 from the interchange with Interstate 70 continuing south to Loop 70 in Boone County shall be designated as “Sherman Brown Jr. Memorial Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

Section 1. The bridge on Interstate 70 crossing over The Paseo Boulevard in the city of Kansas City in Jackson County shall be designated as the “Mary Groves Bland Memorial Bridge”. The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs of such designation to be paid for by private donation.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Committee Substitute for Senate Bill No. 322, Page 1, Section 227.447, Line 7, by inserting after all of said section and line the following:

“227.532. The portion of Missouri 249 from State Highway VV continuing north to Missouri 171 in Jasper County shall be designated as the “Edward F Dixon The Third Memorial Highway”. The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs of such designation to be paid for by private donation.

227.533. The bridge on State Highway 100 crossing over Big Boeuf Creek in Franklin County shall be designated the “Lyndon Ebker Memorial Bridge”. The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs of such designation to be paid for by private donation.

Section 1. The bridge on State Highway 99 crossing over Eleven Point River in Thomasville in Oregon County shall be designated as the “Roger “Dusty” Shaw Memorial Bridge”. The department of transportation shall erect and maintain signs designating such bridge, with the cost of such designation to be paid for by private donations.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 503**.

With House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 503, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“43.401. 1. The reporting of missing persons by law enforcement agencies, private citizens, and the responsibilities of the patrol in maintaining accurate records of missing persons are as follows:

(1) A person may file a complaint of a missing person with a law enforcement agency having jurisdiction. The complaint shall include, but need not be limited to, the following information:

(a) The name of the complainant;

(b) The name, address, and phone number of the guardian, if any, of the missing person;

(c) The relationship of the complainant to the missing person;

[(c)] **(d)** The name, age, address, and all identifying characteristics of the missing person;

[(d)] **(e)** The length of time the person has been missing; **and**

[(e)] **(f)** All other information deemed relevant by either the complainant or the law enforcement agency;

(2) A report of the complaint of a missing person shall be immediately entered into the Missouri uniform law enforcement system (MULES) and the National Crime Information Center (NCIC) system by the law enforcement agency receiving the complaint, and disseminated to other law enforcement agencies who may come in contact with or be involved in the investigation or location of a missing person;

(3) A law enforcement agency with which a complaint of a missing child has been filed shall prepare, as soon as practicable, a standard missing child report. The missing child report shall be maintained as a record by the reporting law enforcement agency during the course of an active investigation;

(4) Upon the location of a missing person, or the determination by the law enforcement agency of jurisdiction that the person is no longer missing, the law enforcement agency which reported the missing person shall immediately remove the record of the missing person from the MULES and NCIC files.

2. No law enforcement agency shall prevent an immediate active investigation on the basis of an agency rule which specifies an automatic time limitation for a missing person investigation.

70.210. As used in sections 70.210 to 70.320, the following terms mean:

(1) “Governing body”, the board, body or persons in which the powers of a municipality or political subdivision are vested;

(2) “Municipality”, municipal corporations, political corporations, and other public corporations and agencies authorized to exercise governmental functions;

(3) “Political subdivision”, counties, townships, cities, towns, villages, school, county library, city library, city-county library, road, drainage, sewer, levee and fire districts, soil and water conservation districts, watershed subdistricts, county hospitals, any board of control of an art museum, **any 911 or emergency services board authorized in chapter 190 or in section 321.243**, the board created under sections 205.968 to 205.973, and any other public subdivision or public corporation having the power to tax.

190.300. As used in sections 190.300 to [190.320] **190.340**, the following terms and phrases mean:

(1) “Emergency telephone service”, a telephone system utilizing a single three digit number “911” for reporting police, fire, medical or other emergency situations;

(2) “Emergency telephone tax”, a tax to finance the operation of emergency telephone service;

(3) “Exchange access facilities”, all facilities provided by the service supplier for local telephone exchange access to a service user;

(4) “Governing body”, the legislative body for a city, county or city not within a county;

(5) “Person”, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy,

or any other service user;

(6) “Public agency”, any city, county, city not within a county, municipal corporation, public district or public authority located in whole or in part within this state which provides or has authority to provide fire fighting, law enforcement, ambulance, emergency medical, or other emergency services;

(7) “Service supplier”, any person providing exchange telephone services to any service user in this state;

(8) “Service user”, any person, other than a person providing pay telephone service pursuant to the provisions of section 392.520 not otherwise exempt from taxation, who is provided exchange telephone service in this state;

(9) “Tariff rate”, the rate or rates billed by a service supplier to a service user as stated in the service supplier’s tariffs, [approved by the Missouri public service commission] **contracts, service agreements, or similar documents governing the provision of the service**, which represent the service supplier’s recurring charges for exchange access facilities or their equivalent, **or equivalent rates contained in contracts, service agreements, or similar documents**, exclusive of all taxes, fees, licenses, or similar charges whatsoever.

190.308. 1. In any county that has established an emergency telephone service pursuant to sections 190.300 to [190.320] **190.340**, it shall be unlawful for any person to misuse the emergency telephone service. For the purposes of this section, “emergency” means any incident involving danger to life or property that calls for an emergency response dispatch of police, fire, EMS or other public safety organization, “misuse the emergency telephone service” includes, but is not limited to, repeatedly calling the “911” for nonemergency situations causing operators or equipment to be in use when emergency situations may need such operators or equipment and “repeatedly” means three or more times within a one-month period.

2. Any violation of this section is a class B misdemeanor.

3. No political subdivision shall impose any fine or penalty on the owner of a pay telephone or on the owner of any property upon which a pay telephone is located for calls to the emergency telephone service made from the pay telephone. Any such fine or penalty is hereby void.

190.325. 1. In any county of the first classification without a charter form of government with a population of at least one hundred fifty thousand inhabitants but less than two hundred **fifty** thousand inhabitants, the county commission may use all or a part of the moneys derived from the emergency telephone tax authorized pursuant to section 190.305 for central dispatching of fire protection, emergency ambulance service or any other emergency services, which may include the purchase and maintenance of communications and emergency equipment. In the event such commission chooses to use the tax provided in that section for such services, the provisions of sections 190.300 to 190.320 shall apply except as provided in this section.

2. The tax shall not exceed a percentage of the base tariff rate and such percentage shall not exceed an amount equal to a maximum rate of one dollar thirty cents per line per month, the provisions of section 190.305 to the contrary notwithstanding. The tax imposed by this section and the amounts required to be collected are due monthly. The amount of tax collected in one calendar month by the service supplier shall be remitted to the governing body no later than one month after the close of a calendar month. On or before

the last day of each calendar month, a return for the preceding month shall be filed with the governing body in such form as the governing body and service supplier shall agree. The service supplier shall include the list of any service user refusing to pay the tax imposed by this section with each return filing. The service supplier required to file the return shall deliver the return, together with a remittance of the amount of the tax collected. The records shall be maintained for a period of one year from the time the tax is collected. From every remittance to the governing body made on or before the date when the same becomes due, the service supplier required to remit the same shall be entitled to deduct and retain, as a collection fee, an amount equal to two percent thereof.

3. Nothing in this section shall be construed to require any municipality or other political subdivision to join the central dispatching system established pursuant to this section. The governing body of any municipality or other political subdivision may contract with the board established pursuant to section 190.327 for such services or portion of such services, or for the purchase and maintenance of communication and emergency equipment.

190.327. 1. Immediately upon the decision by the commission to utilize a portion of the emergency telephone tax for central dispatching and an affirmative vote of the telephone tax, the commission shall appoint the initial members of a board which shall administer the funds and oversee the provision of central dispatching for emergency services in the county and in municipalities and other political subdivisions which have contracted for such service. Beginning with the general election in 1992, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish to the board and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency telephone service and in chapter 321, with regard to the provision of central dispatching service, and such duties shall be exercised by the board.

2. Elections for board members may be held on general municipal election day, as defined in subsection 3 of section 115.121, after approval by a simple majority of the county commission.

3. For the purpose of providing the services described in this section, the board shall have the following powers, authority and privileges:

- (1) To have and use a corporate seal;
- (2) To sue and be sued, and be a party to suits, actions and proceedings;
- (3) To enter into contracts, franchises and agreements with any person, partnership, association or corporation, public or private, affecting the affairs of the board;
- (4) To acquire, construct, purchase, maintain, dispose of and encumber real and personal property, including leases and easements;
- (5) To have the management, control and supervision of all the business affairs of the board and the construction, installation, operation and maintenance of any improvements;
- (6) To hire and retain agents and employees and to provide for their compensation including health and pension benefits;
- (7) To adopt and amend bylaws and any other rules and regulations;
- (8) To fix, charge and collect the taxes and fees authorized by law for the purpose of implementing and

operating the services described in this section;

(9) To pay all expenses connected with the first election and all subsequent elections; and

(10) To have and exercise all rights and powers necessary or incidental to or implied from the specific powers granted in this subsection. Such specific powers shall not be considered as a limitation upon any power necessary or appropriate to carry out the purposes and intent of sections 190.300 to 190.329.

4. (1) Notwithstanding the provisions of subsections 1 and 2 of this section to the contrary, the county commission may elect to appoint the members of the board to administer the funds and oversee the provision of central dispatching for emergency services in the counties and municipalities and other political subdivisions which have contracted for such service upon the request of the municipalities and other political subdivisions. Upon appointment of the initial members of the board, the commission shall relinquish to the board and no longer exercise the duties prescribed in this chapter with regard to the provision of central dispatching service and such duties shall be exercised by the board.

(2) The board shall consist of seven members appointed without regard to political affiliation. The members shall include:

(a) Five members who shall serve for so long as they remain in their respective county or municipal positions as follows:

a. The county sheriff, or his or her designee;

b. The heads of the municipal police department who have contracted for central dispatching service in the two largest municipalities wholly contained within the county, or their designees; and

c. The heads of the municipal fire departments or fire divisions who have contracted for central dispatching service in the two largest municipalities wholly contained within the county, or their designees;

(b) Two members who shall serve two-year terms appointed from among the following:

a. The head of any of the county's fire protection districts who have contracted for central dispatching service, or his or her designee;

b. The head of any of the county's ambulance districts who have contracted for central dispatching service, or his or her designee;

c. The head of any of the municipal police departments located in the county who have contracted for central dispatching service, or his or her designee, excluding those mentioned in subparagraph b of paragraph (a) of subdivision (2) of this subsection; and

d. The head of any of the municipal fire departments in the county who have contracted for central dispatching service, or his or her designee, excluding those mentioned in subparagraph c of paragraph (a) of subdivision (2) of this subsection.

(3) Upon the appointment of the board under this subsection, the board shall have the powers provided in subsection 3 of this section and the commission shall relinquish all powers and duties relating to the provision of central dispatching service under this chapter to the board.

190.328. 1. Beginning in 1997, within the area from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification but do not border the Mississippi River, the initial board shall consist of two members from each township within such area and one at-large member who shall serve as the initial chairperson of such board.

2. Within the area from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification, voters shall elect a board to administer funds and oversee the provision of central dispatching for emergency services. Such board shall consist of two members elected from each of the townships within such area and one member elected at large who shall serve as the chairperson of the board.

3. Of those initially elected to the board as provided in this section, four from the townships shall be elected to a term of two years, and four from the townships and the at-large member shall be elected to a term of four years. Upon the expiration of these initial terms, all members shall thereafter be elected to terms of four years; **provided that, if a board established in this section consolidates with a board established under section 190.327 or 190.335, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.**

190.329. 1. Except in areas from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities located in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification but do not border the Mississippi River, the initial board shall consist of seven members appointed without regard for political party who shall be selected from and shall represent the fire protection districts, ambulance districts, sheriff's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from any one commission district of the county.

2. Beginning in 1992, three members shall be elected from each commission district and one member shall be elected at large, with such at-large member to be a voting member and chairman of the board. Of those first elected, four members from commission districts shall be elected for terms of two years and two members from commission districts and the member at large shall be elected for terms of four years. In 1994, and thereafter, all terms of office shall be for four years, except as **otherwise provided in this subsection or as provided in subsection 3 of this section.** Any vacancy on the board shall be filled in the same manner as the initial appointment was made. Four members shall constitute a quorum. **If a board established in section 190.327 consolidates with a board established under section 190.327, 190.328, or 190.335, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.**

3. Upon approval by the county commission for the election of board members to be held on general

municipal election day, pursuant to subsection 2 of section 190.327, the terms of those board members then holding office shall be reduced by seven months. After a board member's term has been reduced, all following terms for that position shall be for four years, **except as otherwise provided under subsection 2 of this section.**

190.335. 1. In lieu of the tax levy authorized under section 190.305 for emergency telephone services, the county commission of any county may impose a county sales tax for the provision of central dispatching of fire protection, including law enforcement agencies, emergency ambulance service or any other emergency services, including emergency telephone services, which shall be collectively referred to herein as "emergency services", and which may also include the purchase and maintenance of communications and emergency equipment, including the operational costs associated therein, in accordance with the provisions of this section.

2. Such county commission may, by a majority vote of its members, submit to the voters of the county, at a public election, a proposal to authorize the county commission to impose a tax under the provisions of this section. If the residents of the county present a petition signed by a number of residents equal to ten percent of those in the county who voted in the most recent gubernatorial election, then the commission shall submit such a proposal to the voters of the county.

3. The ballot of submission shall be in substantially the following form:

Shall the county of (insert name of county) impose a county sales tax of (insert rate of percent) percent for the purpose of providing central dispatching of fire protection, emergency ambulance service, including emergency telephone services, and other emergency services?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance shall be in effect as provided herein. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the county commission shall have no power to impose the tax authorized by this section unless and until the county commission shall again have submitted another proposal to authorize the county commission to impose the tax under the provisions of this section, and such proposal is approved by a majority of the qualified voters voting thereon.

4. The sales tax may be imposed at a rate not to exceed one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. The sales tax shall not be collected prior to thirty-six months before operation of the central dispatching of emergency services.

5. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

6. Any tax imposed pursuant to section 190.305 shall terminate at the end of the tax year in which the tax imposed pursuant to this section for emergency services is certified by the board to be fully operational. Any revenues collected from the tax authorized under section 190.305 shall be credited for the purposes for which they were intended.

7. At least once each calendar year, the board shall establish a tax rate, not to exceed the amount authorized, that together with any surplus revenues carried forward will produce sufficient revenues to fund

the expenditures authorized by this act. Amounts collected in excess of that necessary within a given year shall be carried forward to subsequent years. The board shall make its determination of such tax rate each year no later than September first and shall fix the new rate which shall be collected as provided in this act. Immediately upon making its determination and fixing the rate, the board shall publish in its minutes the new rate, and it shall notify every retailer by mail of the new rate.

8. Immediately upon the affirmative vote of voters of such a county on the ballot proposal to establish a county sales tax pursuant to the provisions of this section, the county commission shall appoint the initial members of a board to administer the funds and oversee the provision of emergency services in the county. Beginning with the general election in 1994, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency services and such duties shall be exercised by the board.

9. The initial board shall consist of seven members appointed without regard to political affiliation, who shall be selected from, and who shall represent, the fire protection districts, ambulance districts, sheriff's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from each district of the county commission.

10. Beginning in 1994, three members shall be elected from each district of the county commission and one member shall be elected at large, such member to be the chairman of the board. Of those first elected, four members from districts of the county commission shall be elected for terms of two years and two members from districts of the county commission and the member at large shall be elected for terms of four years. In 1996, and thereafter, all terms of office shall be four years; **provided that, if a board established in this section consolidates with a board established under this section, section 190.327, or section 190.328, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.** Notwithstanding any other provision of law, if there is no candidate for an open position on the board, then no election shall be held for that position and it shall be considered vacant, to be filled pursuant to the provisions of section 190.339, and, if there is only one candidate for each open position, no election shall be held and the candidate or candidates shall assume office at the same time and in the same manner as if elected.

11. Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the first classification with more than two hundred forty thousand three hundred but fewer than two hundred forty thousand four hundred inhabitants or in any county of the third classification with a township form of government and with more than twenty-eight thousand but fewer than thirty-one thousand inhabitants, any emergency telephone service 911 board appointed by the county under section 190.309 which is in existence on the date the voters approve a sales tax under this section shall continue to exist and shall have the powers set forth under section 190.339. Such boards which existed prior to August 25, 2010, shall not be considered a body corporate and a political subdivision of the state for any purpose, unless and until an order is entered upon an unanimous vote of the commissioners of the county in which such board is established reclassifying such board as a corporate body and political subdivision of the state. The order shall approve the transfer of the assets and liabilities related to the operation of the emergency **telephone** service 911 system to the new entity created by the reclassification of the board.

12. (1) Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the second classification with more than fifty-four thousand two hundred but fewer than fifty-four thousand three hundred inhabitants or any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants that has approved a sales tax under this section, the county commission shall appoint the members of the board to administer the funds and oversee the provision of emergency services in the county.

(2) The board shall consist of seven members appointed without regard to political affiliation. Except as provided in subdivision (4) of this subsection, each member shall be one of the following:

- (a) The head of any of the county's fire protection districts, or a designee;
- (b) The head of any of the county's ambulance districts, or a designee;
- (c) The county sheriff, or a designee;
- (d) The head of any of the police departments in the county, or a designee; and
- (e) The head of any of the county's emergency management organizations, or a designee.

(3) Upon the appointment of the board under this subsection, the board shall have the power provided in section 190.339 and shall exercise all powers and duties exercised by the county commission under this chapter, and the commission shall relinquish all powers and duties relating to the provision of emergency services under this chapter to the board.

(4) In any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants, each of the entities listed in subdivision (2) of this subsection shall be represented on the board by at least one member.

(5) In any county with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants, the entities listed in subdivision (2) of this subsection shall be represented by one member, and two members shall be residents of the county not affiliated with any of the entities listed in subdivision (2) of this subsection and shall be known as public members.

190.400. As used in sections 190.400 to [190.440] **190.451**, the following words and terms shall mean:

- (1) ["911", the primary emergency telephone number within the wireless system;
- (2) "Board", the wireless service provider enhanced 911 advisory board;

(3)] "Active telephone number", a ten-digit North American Numbering Plan number that has been assigned to a subscriber and is provisioned to generally reach, by dialing, the public switched telephone network and not only 911 or the 911 system;

(2) "Communications service":

(a) Any service that:

a. Uses telephone numbers or their functional equivalents or successors;

b. Provides access to, and a connection or interface with, a 911 system through the activation or enabling of a device, transmission medium, or technology that is used by a customer to dial, initialize,

or otherwise activate the 911 system, regardless of the particular device, transmission medium, or technology employed;

c. Provides and enables real-time or interactive communications other than machine-to-machine communications; and

d. Is available to a prepaid user or a standard user;

(b) The term includes, but is not limited to, the following:

a. Internet protocol enabled services and applications that are provided through wireline, cable, wireless, or satellite facilities, or any other facility or platform that is capable of connecting and enabling a 911 communication to a public safety answering point;

b. Commercial mobile radio service; and

c. Interconnected voice over internet protocol service and voice over power lines;

(c) The term does not include broadband internet access service;

(d) For purposes of this section, if a device that is capable of contacting 911 is permanently installed in a vehicle, it shall not be subject to this section unless the owner of such vehicle purchases or otherwise subscribes to a commercial mobile service as defined under 47 U.S.C. Section 332(d) of the Telecommunications Act of 1996;

(3) “Provider or communications service provider”, a person who provides retail communications services to the public that include 911 communications service including, but not limited to, a local exchange carrier, a wireless provider, and a voice over internet protocol provider, but only if such entity provides access to, and connection and interface with, a 911 communications service or its successor service;

(4) “Public safety agency”, a functional division of a public agency which provides fire fighting, police, medical or other emergency services. For the purpose of providing wireless service to users of 911 emergency services, as expressly provided in this section, the department of public safety and state highway patrol shall be considered a public safety agency;

[(4)] (5) “Public safety answering point”, the location at which 911 calls are [initially] answered;

[(5)] (6) “Subscriber”, a person who contracts with and is billed by a provider for a retail communications service. In the case of wireless service and for purposes of section 190.450, the term “subscriber” means a person who contracts with a provider if the person’s primary place of use is within the county or city imposing a monthly fee under section 190.450, and does not include subscribers to prepaid wireless service;

(7) “Wireless service provider”, a provider of commercial mobile service pursuant to Section 332(d) of the Federal Telecommunications Act of 1996 (47 U.S.C. Section 151 et seq).

190.420. 1. There is hereby established a **special trust** fund to be known as the “[Wireless Service Provider Enhanced] **Missouri 911 Service Trust Fund**”. All fees collected pursuant to sections 190.400 to [190.440 by wireless service providers] **190.451** shall be remitted to the director of the department of revenue.

2. The director of the department of revenue shall deposit such payments into the [wireless service

provider enhanced] **Missouri 911 service trust fund.** Moneys in the fund shall be used for the purpose of reimbursing expenditures actually incurred in the implementation and operation of the [wireless service provider enhanced] **Missouri 911 [system] systems and for the answering and dispatching of emergency calls as determined to be appropriate by the governing body of the county or city imposing the fee.**

3. Any unexpended balance in the fund shall be exempt from the provisions of section 33.080, relating to the transfer of unexpended balances to the general revenue fund, and shall remain in the fund. Any interest earned on the moneys in the fund shall be deposited into the fund, **and may be used to fund the study required under subsection 18 of section 190.450.**

4. **The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The director of revenue shall keep accurate records of the amount of moneys in the trust fund which were collected in each county, city not within a county, or home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants under sections 190.400 to 190.451, and the records shall be open to the inspection of officers of a participating county or city and the public.**

190.450. 1. Except as provided under subsections 9 and 10 of this section, in lieu of the tax levy authorized under section 190.305 or 190.325 or the sales tax imposed under section 190.292 or 190.335, the governing body of any county, city not within a county, or home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants may impose, by order or ordinance, a monthly fee on subscribers of any communications service that has been enabled to contact 911. The monthly fee authorized in this section shall not exceed one dollar and fifty cents and shall be assessed to the subscriber of the communications service, regardless of technology, based upon the number of active telephone numbers, or their functional equivalents or successors, assigned by the provider and capable of simultaneously contacting the public safety answering point; provided that, for multiline telephone systems and for facilities provisioned with capacity greater than a voice capable grade channel or its equivalent, regardless of technology, the charge shall be assessed on the number of voice-capable grade channels as provisioned by the provider that allow simultaneous contact with the public safety answering point. Only one fee may be assessed per active telephone number, or its functional equivalent or successor, used to provide a communications service. No fee imposed under this section shall be imposed on more than one hundred voice-grade channels or their equivalent per person per location. Notwithstanding any provision to the contrary in this section, the monthly fee shall not be assessed on the provision of broadband internet access service. The fee shall be imposed solely for the purpose of funding 911 service in such county or city. The monthly fee authorized in this section shall be limited to one fee per device. The fee authorized in this section shall be in addition to all other taxes and fees imposed by law and may be stated separately from all other charges and taxes. The fee shall be the liability of the subscriber, not the provider, except that the provider shall be liable to remit all fees that the provider collects under this section.

2. **No such order or ordinance adopted under this section shall become effective unless the governing body of the county or city submits to the voters residing within the county or city at a state general, primary, or special election a proposal to authorize the governing body to impose a fee under**

this section. The question submitted shall be in substantially the following form:

“Shall (insert name of county or city) impose a monthly fee of (insert amount) on a subscriber of any communications service that has been enabled to contact 911 for the purpose of funding 911 service in the (county or city)?”

☐ YES

☐ NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the fee shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the fee. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the fee shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question. The question shall not be resubmitted within three hundred fifty-nine days of the previous election at which a majority of the votes cast were opposed to the question.

3. Except as modified in this section, all provisions of sections 32.085 and 32.087 and subsection 7 of section 144.190 shall apply to the fee imposed under this section.

4. All revenue collected under this section by the director of the department of revenue on behalf of the county or city, except for two percent to be withheld by the provider for the cost of administering the collection and remittance of the fee and one percent for the cost of collection which shall be deposited in the state’s general revenue fund, shall be deposited in the Missouri 911 service trust fund created in section 190.420. The director of the department of revenue shall remit such funds to the county or city on a monthly basis. The governing body of any such county or city shall control such funds remitted to the county or city unless the county or city has established an elected board for the purpose of administering such funds. In the event that any county or city has established a board under any other provision of state law for the purpose of administering funds for 911 service, such existing board may continue to perform such functions after the county or city has adopted the monthly fee under this section.

5. Nothing in this section imposes any obligation upon a provider of a communications service to take any legal action to enforce the collection of the tax imposed in this section. The tax shall be collected in compliance, as applicable, with the federal Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

6. Notwithstanding any other provision of law to the contrary, proprietary information submitted under this section shall only be subject to subpoena or lawful court order. Information collected under this section shall only be released or published in aggregate amounts that do not identify or allow identification of numbers of subscribers or revenues attributable to an individual communications service provider.

7. Notwithstanding any other provision of law to the contrary, in no event shall any communications service provider, its officers, employees, assigns, agents, vendors, or anyone acting on behalf of such persons, be liable for any form of civil damages or criminal liability that directly or indirectly results from, or is caused by:

- (1) An act or omission in the development, design, installation, operation, maintenance,

performance, or provision of service to a public safety answering point or to subscribers that use such service, whether providing such service is required by law or is voluntary; or

(2) The release of subscriber information to any governmental entity under this section unless such act, release of subscriber information, or omission constitutes gross negligence, recklessness, or intentional misconduct.

Nothing in this section is intended to void or otherwise override any contractual obligation pertaining to equipment or services sold to a public safety answering point by a communications service provider. No cause of action shall lie in any court of law against any provider of communications service, commercial mobile service, or other communications-related service, or its officers, employees, assignees, agents, vendors, or anyone acting on behalf of such persons, for providing call location information concerning the user of any such service in an emergency situation to a law enforcement official or agency in order to respond to a call for emergency service by a subscriber, customer, or user of such service or for providing caller location information or doing a ping locate in an emergency situation that involves danger of death or serious physical injury to any person where disclosure of communications relating to the emergency is required without delay, whether such provision of information is required by law or voluntary.

8. The fee imposed under this section shall not be imposed on customers who pay for service prospectively, known as purchasers of prepaid wireless telecommunications service customers.

9. No county or city shall submit a proposal to the voters under this section for a fee of more than one dollar until the county or city receives approval for the fee amount from the Missouri 911 service board established under section 650.325. Once a fee of more than one dollar has been approved by the Missouri 911 service board and the voters, the county or city shall not subsequently increase the fee until the increased fee amount has been approved by the Missouri 911 service board and the voters under this section. Any county or city seeking to impose or increase a fee of more than one dollar shall submit to the Missouri 911 service board information to justify the fee amount. The information to be provided shall include, but not be limited to, the following:

- (1) Estimated costs of services to be provided;
- (2) Estimated revenue from all sources intended to financially support the proposed 911 service;
- (3) Prior revenue amounts and sources of financial support for the previously funded 911 or emergency dispatch service;
- (4) Efforts to secure revenue to support the proposed 911 service other than the proposed fee under this section;
- (5) Current level of 911 service provided and the proposed level of 911 service to be provided;
- (6) Any previous efforts regarding the consolidation of 911 services and any currently proposed efforts regarding the consolidation of 911 services; and
- (7) Expected level of training of personnel and expected number of telecommunications per shift.

10. The fee imposed under this section shall not be imposed in conjunction with any tax imposed under section 190.292, 190.305, 190.325, or 190.335. No county or city shall simultaneously impose more than one tax authorized in this section or section 190.292, 190.305, 190.325, or 190.335. No fee

imposed under this section shall be imposed on more than one hundred exchange access facilities or their equivalent per person per location.

11. No county shall submit a proposal to the voters of the county under this section or section 190.335 until the department of public safety has issued a state consolidation plan to the Missouri 911 service board and either:

(1) All providers of emergency telephone service as defined in section 190.300 and public safety answering point operations within the county are consolidated into one public agency as defined in section 190.300 that provides emergency telephone service for the county; and

(2) The county develops a plan for consolidation of emergency telephone service as defined in section 190.300, and public safety answering point operations within the county are consolidated into one public agency as defined in section 190.300 that provides emergency telephone service for the county; or

(3) The county develops a plan for consolidation of emergency telephone service as defined in section 190.300 and public safety answering point operations within the county that includes either consolidation or entering into a shared services agreement for such services, which shall be implemented on approval of the fee by the voters.

12. Any plan developed under subdivision (2) or (3) of subsection 11 of this section shall be filed with the Missouri 911 service board under subsection 4 of section 650.330, and the board shall review the plan to ensure it is not inconsistent with the state consolidation plan issued under subsection 18 of this section. Any plan that is filed under this subsection shall provide for the establishment of a joint emergency communications board as described in section 70.260. The director of the department of revenue shall not remit any funds as provided under this section until the department receives notification from the Missouri 911 service board that the county has filed a plan that is ready for implementation and that the board has received the state consolidation plan issued under subsection 18 of this section. If after one year following the enactment of the fee described in subsection 1 of this section the county has not complied with the plan that the county submitted under subdivision (2) or (3) of subsection 11 of this section, but the county has substantially complied with the plan, then the Missouri 911 service board may grant the county an extension of up to six months to comply with its plan. Not more than one extension may be granted to a county. The authority to impose the fee granted to the county in subsection 1 of this section shall be null and void if after one year following the enactment of the fee described in subsection 1 of this section the county has not complied with the plan and has not been granted an extension by the Missouri 911 service board, or if the six-month extension expires and the county has not complied with the plan.

13. Each county that does not have a public agency as defined in section 190.300 that provides emergency telephone service as defined in section 190.300 for the county shall either:

(1) Enter into a shared services agreement for providing emergency telephone services with a public agency that provides emergency telephone service, if such an agreement is feasible; or

(2) Form with one or more counties an emergency telephone services district in conjunction with any county with a public agency that provides emergency telephone service within the county. If such a district is formed under this subdivision, the governing body of such district shall be the county commissioners of each county within the district, and each county within such district shall submit

to the voters of the county a proposal to impose the fee under this section.

14. A county operating joint or shared emergency telephone service as defined in section 190.300 may submit to the voters of the county a proposal to impose the fee to support joint operations and further consolidation under this section.

15. All 911 fees shall be imposed as provided in the Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

16. Nothing in subsections 11, 12, 13, and 14 of this section shall apply to a county with a charter form of government where all public safety answering points within the county utilize a common 911 communication service as implemented by the appropriate local and county agencies prior to August 28, 2017.

17. No county which contains any portion of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall submit a proposal to the voters under this section until the county and the home rule city with more than four hundred thousand inhabitants and located in more than one county enter into an agreement for equitable sharing of revenue under this section and section 190.451.

18. By December 31, 2017, the department of public safety shall complete a study of the number of public safety answering points necessary to provide the best possible 911 technology and service to all areas of the state in the most efficient and economical manner possible, issue a state public safety answering point consolidation plan based on the study, and provide such plan to the Missouri 911 service board.

190.451. 1. As used in this section, the following terms mean:

(1) "Board", the Missouri 911 service board established under section 650.325;

(2) "Consumer", a person who purchases prepaid wireless telecommunications service in a retail transaction;

(3) "Department", the department of revenue;

(4) "Prepaid wireless service provider", a provider that provides prepaid wireless service to an end user;

(5) "Prepaid wireless telecommunications service", a wireless telecommunications service that allows a caller to dial 911 to access the 911 system and which service shall be paid for in advance and is sold in predetermined units or dollars of which the number declines with use in a known amount;

(6) "Retail transaction", the purchase of prepaid wireless telecommunications service from a seller for any purpose other than resale. The purchase of more than one item that provides prepaid wireless telecommunication service, when such items are sold separately, constitutes more than one retail transaction;

(7) "Seller", a person who sells prepaid wireless telecommunications service to another person;

(8) "Wireless telecommunications service", commercial mobile radio service as defined by 47 CFR 20.3, as amended.

2. (1) Beginning January 1, 2018, there is hereby imposed a prepaid wireless emergency telephone service charge on each retail transaction. The amount of such charge shall be equal to three percent of each retail transaction. However, if a minimal amount of prepaid wireless telecommunications service is sold with a prepaid wireless device for a single nonitemized price, then the seller may elect not to apply such service charge to such transaction. For purposes of this subdivision, an amount of service denominated as ten or fewer minutes, or five dollars or less is minimal.

(2) The prepaid wireless emergency telephone service charge shall be collected by the seller from the consumer with respect to each retail transaction occurring in this state. The amount of the prepaid wireless emergency telephone service charge shall be either separately stated on an invoice, receipt, or other similar document that is provided to the consumer by the seller or otherwise disclosed to the consumer.

(3) For purposes of this subsection, a retail transaction that is effected in person by a consumer at a business location of the seller shall be treated as occurring in this state if that business location is in this state; and any other retail transaction shall be treated as occurring in this state if the retail transaction is treated as occurring in this state under state law.

(4) The prepaid wireless emergency telephone service charge is the liability of the consumer and not of the seller or of any provider; except that, the seller shall be liable to remit all charges that the seller is deemed to collect if the amount of the charge has not been separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller.

(5) The amount of the prepaid wireless emergency telephone service charge that is collected by a seller from a consumer, if such amount is separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller, shall not be included in the base for measuring any tax, fee, surcharge, or other charge that is imposed by this state, any political subdivision of this state, or any intergovernmental agency.

3. (1) Prepaid wireless emergency telephone service charges collected by sellers shall be remitted to the department at the times and in the manner provided by state law with respect to sales and use taxes. The department shall establish registration and payment procedures that substantially coincide with the registration and payment procedures that apply under state law.

(2) Beginning on January 1, 2018, and ending on January 31, 2018, when a consumer purchases prepaid wireless telecommunications service in a retail transaction from a seller under this section, the seller shall be allowed to retain one hundred percent of the prepaid wireless emergency telephone service charges that are collected by the seller from the consumer. Beginning on February 1, 2018, a seller shall be permitted to deduct and retain three percent of prepaid wireless emergency telephone service charges that are collected by the seller from consumers.

(3) The department shall establish procedures by which a seller of prepaid wireless telecommunications service may document that a sale is not a retail transaction, which procedures shall substantially coincide with the procedures for documenting sale for resale transactions for sales and use purposes under state law.

(4) The department shall deposit all remitted prepaid wireless emergency telephone service charges into the general revenue fund for the department's use until eight hundred thousand one hundred fifty dollars is collected to reimburse its direct costs of administering the collection and

remittance of prepaid wireless emergency telephone service charges. From then onward, the department shall deposit all remitted prepaid wireless emergency telephone service charges into the Missouri 911 service trust fund created in section 190.420 within thirty days of receipt for use by the board. After the initial eight hundred thousand one hundred fifty dollars is collected, the department may deduct an amount not to exceed one percent of collected charges to be retained by the department to reimburse its direct costs of administering the collection and remittance of prepaid wireless emergency telephone service charges.

(5) The board shall set a rate between twenty-five and seventy-five percent of the prepaid wireless emergency telephone service charges deposited in the Missouri 911 service trust fund collected in counties without a charter form of government, less the deductions authorized in subdivision (4) of this subsection, that shall be remitted to such counties in direct proportion to the amount of charges collected in each county. The board shall set a rate between sixty-five and seventy-five percent of the prepaid wireless emergency telephone service charges deposited in the Missouri 911 service trust fund collected in counties with a charter form of government and any city not within a county, less the deductions authorized in subdivision (4) of this subsection, that shall be remitted to each such county or city not within a county in direct proportion to the amount of charges collected in each such county or city not within a county. The initial percentage rate set by the board for counties with and without a charter form of government and any city not within a county may be adjusted after three years, and thereafter the rate may be adjusted every two years; however, at no point shall the board set rates that fall below twenty-five percent for counties without a charter form of government and sixty-five percent for counties with a charter form of government and any city not within a county.

(6) Any amounts received by a county or city under subdivision (5) of this subsection shall be used only for purposes authorized in sections 190.305 and 190.335.

4. (1) A seller that is not a provider shall be entitled to the immunity and liability protections under section 190.450, notwithstanding any requirement in state law regarding compliance with Federal Communications Commission Order 05-116.

(2) A provider shall be entitled to the immunity and liability protections under section 190.450.

(3) In addition to the protection from liability provided in subdivisions (1) and (2) of this subsection, each provider and seller and its officers, employees, assigns, agents, vendors, or anyone acting on behalf of such persons shall be entitled to the further protection from liability, if any, that is provided to providers and sellers of wireless telecommunications service that is not prepaid wireless telecommunications service under section 190.450.

5. The prepaid wireless emergency telephone service charge imposed by this section shall be in addition to any other tax, fee, surcharge, or other charge imposed by this state, any political subdivision of this state, or any intergovernmental agency for 911 funding purposes, except that such prepaid wireless emergency telephone service charge shall be charged in lieu of, and not imposed in addition to, any tax imposed under sections 190.292 or 190.335.

6. The provisions of this section shall expire on December 31, 2024.

190.455. 1. In order to provide the best possible 911 technology and service to all areas of the state in the most efficient and economical manner possible, it is the public policy of this state to encourage the consolidation of emergency communications operations.

2. Any county, city, or 911 or emergency services board established under chapter 190 or under section 321.243 may contract and cooperate with any other county, city, or 911 or emergency services board established under chapter 190 or under section 321.243 as provided in sections 70.210 to 70.320. Any contracting counties or boards may seek assistance and advice from the Missouri 911 service board established in section 650.325 regarding the terms of the joint contract and the administration and operation of the contracting counties, cities, and boards.

3. If two or more counties, cities, 911 districts, or existing emergency communications entities desire to consolidate their emergency communications operations, a joint emergency communications entity may be established by the parties through an agreement identifying the conditions and provisions of the consolidation and the operation of the joint entity. This agreement may include the establishment of a joint governing body that may be comprised of the boards of the entities forming the agreement currently authorized by statute or an elected or appointed joint board authorized in section 70.260; provided that, the representation on the joint board of each of the entities forming the agreement shall be equal. If the entities entering into an agreement under this subsection decide that any 911 service center responsible for the answering of 911 calls and the dispatch of assistance shall be physically located in a county other than a county with the lowest average county wage from the set of counties where the entities entering into an agreement under this subsection are located in whole or part, then such entities shall provide a written reason for this decision to the Missouri 911 service board and such document shall be a public record under chapter 610. The county average wage comparison shall be conducted using the information from the Missouri department of economic development, which calculates such county average wages under section 135.950.

4. After August 28, 2017, no public safety answering point operation may be established as a result of its separation from an existing public safety answering point operation without a study by and the approval of the Missouri 911 service board.

5. No provision of this law shall be construed to prohibit or discourage in any manner the formation of multiagency or multijurisdictional public safety answering point operations.

190.460. 1. As an alternative to the procedure provided in section 190.455, two or more 911 central dispatch centers that are organized under sections 190.327 to 190.329 or section 190.335 and funded by public taxes may consolidate into one 911 central dispatch center by following the procedures set forth in this section.

2. If the consolidation of existing 911 central dispatch centers is desired, a number of voters residing in the existing 911 central dispatch centers' service areas equal to ten percent of the votes cast for governor in those service areas in the preceding gubernatorial election may file with the county clerk in which the territory or greater part of the proposed consolidated 911 central dispatch center service area will be situated a petition requesting consolidation of two or more 911 central dispatch centers.

3. The petition shall be in the following form:

"We, the undersigned voters residing in the service areas for the following 911 central dispatch centers, do hereby petition that the following existing 911 central dispatch centers be consolidated into one 911 central dispatch center."

4. An alternative procedure of consolidation may be followed if each of the boards of directors of

the existing 911 central dispatch centers passes a resolution in the following form:

“The board of directors of the 911 central dispatch center resolves that the and 911 central dispatch centers be consolidated into one consolidated 911 central dispatch center.”.

5. Upon the filing of a petition or resolution with the county clerk from each of the service areas of the 911 central dispatch centers to be consolidated, the clerk shall present the petition or resolution to the commissioners of the county commission having jurisdiction, who shall thereupon order the submission of the question to voters within the affected 911 central dispatch center service areas. The filing of a petition shall be no later than twelve months after any original voter’s signature contained therein.

6. The notice of election shall contain the names of the existing 911 central dispatch centers to be included in the consolidated 911 central dispatch center.

7. The question shall be submitted in substantially the following form:

“Shall the existing 911 central dispatch centers be consolidated into one 911 central dispatch center?”.

☐ YES

☐ NO

8. If the question of consolidation of the 911 central dispatch centers receives a majority of the votes cast in each service area, the county commissions having joint jurisdiction shall each enter an order declaring the proposition passed.

9. Within thirty days after the 911 central dispatch center has been declared consolidated, the respective county commissions having jurisdiction shall jointly meet to appoint a new seven-person board consisting of the agencies and professions listed in subsection 9 of section 190.335, and shall ensure geographic representation by appointing no more than four members from any one county having jurisdiction within the consolidated area for the newly consolidated 911 central dispatch center.

10. Within thirty days after the appointment of the initial board of directors of the newly consolidated 911 central dispatch center, the board of directors shall meet at a time and place designated by the county commissions. At the first meeting, the newly appointed board of directors shall choose a name for the consolidated 911 central dispatch center and shall notify the clerks of the county commission of each county within which the newly consolidated 911 central dispatch center’s service area now subsumes.

11. Starting with the April election in the year after the appointment of the initial board of directors, one member shall be subject to running at large as chair for a four-year term. Four members shall be selected by lot to run for two-year terms, and two members shall be selected by lot to run for four-year terms. Thereafter, all terms shall be four-year terms.

12. On the thirtieth day following the appointment of the initial board of directors, the existing 911 central dispatch centers shall cease to exist and the consolidated 911 central dispatch center shall assume all of the powers and duties exercised by the 911 central dispatch centers. All assets and obligations of the existing 911 central dispatch centers shall become the assets and obligations of the newly consolidated 911 central dispatch center.

13. In any county that has a single board established under chapter 190 or under section 321.243, if a consolidation under this section only affects existing 911 central dispatch centers located wholly within said county, then the existing board shall vote as to whether the existing board shall continue to exist. Upon a majority vote for approval of the existing board continuing to exist, subsections 9 to 12 of this section shall not apply, and the existing board shall continue to exist and have the powers set forth under the applicable section or sections within chapter 190 or under section 321.243. Upon a majority vote in disapproval of the existing board continuing to exist, all applicable subsections of this section shall apply to the consolidation. A tied vote shall be considered a disapproval of the existing board continuing to exist.

190.475. The director of the department of revenue shall maintain a centralized database, which shall be made available to the Missouri 911 service board established under section 650.325, specifying the current monthly fee or tax imposed by each county or city under section 190.292, 190.305, 190.325, 190.335, or 190.450. The database shall be updated no less than sixty days prior to the effective date of the establishment or modification of any monthly fee or tax listed in the database.

650.320. For the purposes of sections 650.320 to 650.340, the following terms mean:

(1) [“Committee”] **“Board”**, the [advisory committee for] **Missouri 911 service [oversight] board** established in section 650.325;

(2) “Public safety answering point”, the location at which 911 calls are [initially] answered;

(3) “Telecommunicator”, any person employed as an emergency telephone worker, call taker or public safety dispatcher whose duties include receiving, processing or transmitting public safety information received through a 911 public safety answering point.

650.325. There is hereby established within the department of public safety the [“Advisory Committee for 911 Service Oversight”] **“Missouri 911 Service Board”** which is charged with assisting and advising the state in ensuring the availability, implementation and enhancement of a statewide emergency telephone number common to all jurisdictions through research, planning, training, and education, **but shall have no authority over communications service providers as defined in section 190.400.** The [committee for 911 service oversight] **board** shall represent all entities and jurisdictions before appropriate policy-making authorities and the general assembly and shall strive toward the immediate access to emergency services for all citizens of this state, **including text to 911.”**; and

Further amend said bill, Pages 1-3, Section 650.330, Lines 1-72, by deleting all of said lines and inserting in lieu thereof the following:

“650.330. 1. The [committee for 911 service oversight] **board** shall consist of [sixteen] **fifteen** members, one of which shall be chosen from the department of public safety [who shall serve as chair of the committee and only vote in the instance of a tie vote among the other members], and the other members shall be selected as follows:

(1) One member chosen to represent an association domiciled in this state whose primary interest relates to [counties] **municipalities**;

(2) One member chosen to represent the Missouri [public service commission] **911 Directors Association**;

(3) One member chosen to represent emergency medical services **and physicians**;

(4) One member chosen to represent an association with a chapter domiciled in this state whose primary interest relates to a national emergency number;

(5) One member chosen to represent an association whose primary interest relates to issues pertaining to fire chiefs;

(6) One member chosen to represent an association with a chapter domiciled in this state whose primary interest relates to issues pertaining to public safety communications officers;

(7) One member chosen to represent an association whose primary interest relates to issues pertaining to police chiefs;

(8) [One member chosen to represent a league or association domiciled in this state whose primary interest relates to issues pertaining to municipalities;

(9)] One member chosen to represent an association domiciled in this state whose primary interest relates to issues pertaining to sheriffs;

[(10)] **(9)** One member chosen to represent [911 service providers in] counties of the second, third, and fourth classification;

[(11)] **(10)** One member chosen to represent [911 service providers in] counties of the first classification, **counties** with [and without] a charter [forms] **form** of government, and cities not within a county;

[(12)] **(11)** One member chosen to represent telecommunications service providers [with at least one hundred thousand access lines located within Missouri];

[(13)] **(12)** One member chosen to represent **wireless** telecommunications service providers [with less than one hundred thousand access lines located within Missouri];

(14) One member chosen to represent a professional association of physicians who conduct with emergency care; and

(15) One member chosen to represent the general public of Missouri who represents an association whose primary interest relates to education and training, including that of 911, police and fire dispatchers; and];

(13) One member chosen to represent voice over internet protocol service providers; and

(14) One member chosen to represent the governor's council on disability established under section 37.735.

2. Each of the members of the [committee for 911 service oversight] **board** shall be appointed by the governor with the advice and consent of the senate for a term of four years[; except that, of those members first appointed, four members shall be appointed to serve for one year, four members shall be appointed to serve for two years, four members shall be appointed to serve for three years and four members shall be appointed to serve for four years]. Members of the committee may serve multiple terms. **No corporation or its affiliate shall have more than one officer, employee, assign, agent, or other representative serving as a member of the board. Notwithstanding subsection 1 of this section to the contrary, all**

members appointed as of August 28, 2017, shall continue to serve the remainder of their terms.

3. The [committee for 911 service oversight] **board** shall meet at least quarterly at a place and time specified by the chairperson of the [committee] **board** and it shall keep and maintain records of such meetings, as well as the other activities of the [committee] **board**. Members shall not be compensated but shall receive actual and necessary expenses for attending meetings of the [committee] **board**.

4. The [committee for 911 service oversight] **board** shall:

(1) Organize and adopt standards governing the [committee's] **board's** formal and informal procedures;

(2) Provide recommendations for primary answering points and secondary answering points on [statewide] technical and operational standards for 911 services;

(3) Provide recommendations to public agencies concerning model systems to be considered in preparing a 911 service plan;

(4) Provide requested mediation services to political subdivisions involved in jurisdictional disputes regarding the provision of 911 services, except that [such committee] **the board** shall not supersede decision-making authority of local political subdivisions in regard to 911 services;

(5) Provide assistance to the governor and the general assembly regarding 911 services;

(6) Review existing and proposed legislation and make recommendations as to changes that would improve such legislation;

(7) Aid and assist in the timely collection and dissemination of information relating to the use of a universal emergency telephone number;

(8) Perform other duties as necessary to promote successful development, implementation and operation of 911 systems across the state, **including monitoring federal and industry standards being developed for next generation 911 systems; [and]"; and**

Further amend said bill and section, Pages 3-4, Lines 75-90, by deleting all of said lines and inserting in lieu thereof the following:

“federal grants for 911 funding;

(10) [Advise the department of public safety on establishing rules and regulations necessary to administer the provisions of sections 650.320 to 650.340] **Elect the chair from its membership;**

(11) **Designate a state 911 coordinator who shall be responsible for overseeing statewide 911 operations and ensuring compliance with federal grants for 911 funding;**

(12) **Apply for and receive grants from federal, private, and other sources;**

(13) **Administer and authorize grants and loans under section 650.335 to those counties and any home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants that can demonstrate a financial commitment to improving 911 services by providing at least a fifty percent match and demonstrate the ability to operate and maintain ongoing 911 services. The purpose of grants and loans from the 911 service trust fund shall include:**

(a) Implementation of 911 services in counties of the state where services do not exist or to improve existing 911 systems;

(b) Promotion of consolidation where appropriate;

(c) Mapping and addressing all county locations;

(d) Ensuring primary access and texting abilities to 911 services for disabled residents; and

(e) Implementation of initial emergency medical dispatch services including prearrival medical instructions in counties where those services are not offered as of July 1, 2017;

(14) Develop an application process including reporting and accountability requirements, withholding a portion of the grant until completion of a project, and other measures to ensure funds are used in accordance with the law and purpose of the grant, then conduct audits as deemed necessary;

(15) Report to the governor and the general assembly at least every three years on the status of 911 services statewide, as well as specific efforts to improve efficiency, cost-effectiveness, and levels of service;

(16) Conduct and review an annual survey of public safety answering points in Missouri to evaluate potential for improved services, coordination, and feasibility of consolidation;

(17) Set the percentage rate of the prepaid wireless emergency telephone service charges to be remitted to a county or city as provided under subdivision (5) of subsection 3 of section 190.451;

(18) Make and execute contracts or any other instruments and agreements necessary or convenient for the exercise of its powers and functions;

(19) Approve a proposal of a county or city to impose a fee of more than one dollar under section 190.450;

(20) Retain in its records proposed county plans developed under subsection 11 of section 190.450 and notify the department of revenue that the county has filed a plan that is ready for implementation;

(21) Notify any communications service provider, as defined in section 190.400, that has voluntarily submitted its contact information when any update is made to the centralized database established under section 190.475 as a result of a county or city establishing or modifying a tax or monthly fee no less than ninety days prior to the effective date of the establishment or modification of the tax or monthly fee; and

(22) Develop a plan and timeline of target dates for the testing, implementation, and operation of a next generation 911 system throughout Missouri. The next generation 911 system shall allow for the processing of electronic messages including, but not limited to, electronic messages containing text, images, video, or data.

5. The department of public safety shall provide staff assistance to the [committee for 911 service oversight] **board** as necessary in order for the [committee] **board** to perform its duties pursuant to sections 650.320 to 650.340. **The board shall have the authority to hire consultants to administer the provisions of sections 650.320 to 650.340.**

6. The [department of public safety is authorized to adopt those] **board shall promulgate rules and regulations** that are reasonable and necessary [to accomplish the limited duties specifically delegated within section] **to implement and administer the provisions of sections 650.320 to 650.340.** Any rule or portion of a rule, as that term is defined in section 536.010, shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, [1999] **2017**, shall be invalid and void.

650.335. 1. Any county or any home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants, when the prepaid wireless emergency telephone service charge is collected in the county or city, may submit an application for loan funds or other financial assistance to the board for the purpose of financing all or a portion of the costs incurred in implementing a 911 communications service project. The application shall be accompanied by a technical assistance report. The application and the technical assistance report shall be in such form and contain such information, financial or otherwise, as prescribed by the board. This section shall not preclude any applicant or borrower from joining in a cooperative project with any other political subdivision or with any state or federal agency or entity in a 911 communications service project, provided that all other requirements of this section have been met.

2. Applications may be approved for loans only in those instances where the applicant has furnished the board information satisfactory to assure that the project cost will be recovered during the repayment period of the loan. In no case shall a loan be made to an applicant unless the approval of the governing body of the applicant to the loan agreement is obtained and a written certification of such approval is provided, where applicable. Repayment periods are to be determined by the board.

3. The board shall approve or disapprove all applications for loans which are sent by certified or registered mail or hand delivered and received by the board upon a schedule as determined by the board.

4. Each applicant to whom a loan has been made under this section shall repay such loan, with interest. The rate of interest shall be the rate required by the board. The number, amounts, and timing of the payments shall be as determined by the board.

5. Any applicant who receives a loan under this section shall annually budget an amount which is at least sufficient to make the payments required under this section.

6. Repayment of principal and interest on loans shall be credited to the Missouri 911 service trust fund established under section 190.420.

7. If a loan recipient fails to remit a payment to the board in accordance with this section within sixty days of the due date of such payment, the board shall notify the director of the department of revenue to deduct such payment amount from first, the prepaid wireless emergency telephone service charge remitted to the county or city under section 190.451; and if insufficient to affect repayment of the loan, next, the regular apportionment of local sales tax distributions to that county or city. Such

amount shall then immediately be deposited in the Missouri 911 service trust fund and credited to the loan recipient.

8. All applicants having received loans under this section shall remit the payments required by subsection 4 of this section to the board or such other entity as may be directed by the board. The board or such other entity shall immediately deposit such payments in the Missouri 911 service trust fund.

9. Loans made under this section shall be used only for the purposes specified in an approved application or loan agreement. In the event the board determines that loan funds have been expended for purposes other than those specified in an approved application or loan agreement or any event of default of the loan agreement occurs without resolution, the board shall take appropriate actions to obtain the return of the full amount of the loan and all moneys duly owed or other available remedies.

10. Upon failure of a borrower to remit repayment to the board within sixty days of the date a payment is due, the board may initiate collection or other appropriate action through the provisions outlined in subsection 7 of this section, if applicable.

11. If the borrower is an entity not covered under the collection procedures established in this section, the board, with the advice and consent of the attorney general, may initiate collection procedures or other appropriate action pursuant to applicable law.

12. The board may, at its discretion, audit the expenditure of any loan, grant, or expenditure made or the computation of any payments made.

650.340. 1. The provisions of this section may be cited and shall be known as the “911 Training and Standards Act”.

2. Initial training requirements for telecommunicators who answer 911 calls that come to public safety answering points shall be as follows:

- (1) Police telecommunicator, 16 hours;
- (2) Fire telecommunicator, 16 hours;
- (3) Emergency medical services telecommunicator, 16 hours;
- (4) Joint communication center telecommunicator, 40 hours.

3. All persons employed as a telecommunicator in this state shall be required to complete ongoing training so long as such person engages in the occupation as a telecommunicator. Such persons shall complete at least twenty-four hours of ongoing training every three years by such persons or organizations as provided in subsection 6 of this section. The reporting period for the ongoing training under this subsection shall run concurrent with the existing continuing education reporting periods for Missouri peace officers pursuant to chapter 590.

4. Any person employed as a telecommunicator on August 28, 1999, shall not be required to complete the training requirement as provided in subsection 2 of this section. Any person hired as a telecommunicator after August 28, 1999, shall complete the training requirements as provided in subsection 2 of this section within twelve months of the date such person is employed as a telecommunicator.

5. The training requirements as provided in subsection 2 of this section shall be waived for any person who furnishes proof to the committee that such person has completed training in another state which [are] **is** at least as stringent as the training requirements of subsection 2 of this section.

6. The [department of public safety] **board** shall determine by administrative rule the persons or organizations authorized to conduct the training as required by subsection 2 of this section.

7. This section shall not apply to an emergency medical dispatcher or agency as defined in section 190.100, or a person trained by an entity accredited or certified under section 190.131, or a person who provides prearrival medical instructions who works for an agency which meets the requirements set forth in section 190.134.

Section 1. The state auditor shall have the authority to conduct performance and fiscal audits of any board, dispatch center, joint emergency communications entity, or trust fund established under section 190.327, 190.328, 190.329, 190.335, 190.420, 190.455, 190.460, or 650.325.

[190.307. 1. No public agency or public safety agency, nor any officer, agent or employee of any public agency, shall be liable for any civil damages as a result of any act or omission except willful and wanton misconduct or gross negligence, in connection with developing, adopting, operating or implementing any plan or system required by sections 190.300 to 190.340.

2. No person who gives emergency instructions through a system established pursuant to sections 190.300 to 190.340 to persons rendering services in an emergency at another location, nor any persons following such instructions in rendering such services, shall be liable for any civil damages as a result of issuing or following the instructions, unless issuing or following the instructions constitutes willful and wanton misconduct, or gross negligence.]

[190.410. 1. There is hereby created in the department of public safety the “Wireless Service Provider Enhanced 911 Advisory Board”, consisting of eight members as follows:

(1) The director of the department of public safety or the director’s designee who shall hold a position of authority in such department of at least a division director;

(2) The chairperson of the public service commission or the chairperson’s designee; except that such designee shall be a commissioner of the public service commission or hold a position of authority in the commission of at least a division director;

(3) Three representatives and one alternate from the wireless service providers, elected by a majority vote of wireless service providers licensed to provide service in this state; and

(4) Three representatives from public safety answering point organizations, elected by the members of the state chapter of the associated public safety communications officials and the state chapter of the National Emergency Numbering Association.

2. Immediately after the board is established the initial term of membership for a member elected pursuant to subdivision (3) of subsection 1 of this section shall be one year and all subsequent terms for members so elected shall be two years. The membership term for a member elected pursuant to subdivision (4) of subsection 1 of this section shall initially and

subsequently be two years. Each member shall serve no more than two successive terms unless the member is on the board pursuant to subdivision (1) or (2) of subsection 1 of this section. Members of the board shall serve without compensation, however, the members may receive reimbursement of actual and necessary expenses. Any vacancies on the board shall be filled in the manner provided for in this subsection.

3. The board shall do the following:

(1) Elect from its membership a chair and other such officers as the board deems necessary for the conduct of its business;

(2) Meet at least one time per year for the purpose of discussing the implementation of Federal Communications Commission order 94-102;

(3) Advise the office of administration regarding implementation of Federal Communications Commission order 94-102; and

(4) Provide any requested mediation service to a political subdivision which is involved in a jurisdictional dispute regarding the providing of wireless 911 services. The board shall not supersede decision-making authority of any political subdivision in regard to 911 services.

4. The director of the department of public safety shall provide and coordinate staff and equipment services to the board to facilitate the board's duties.]

[190.430. 1. The commissioner of the office of administration is authorized to establish a fee, if approved by the voters pursuant to section 190.440, not to exceed fifty cents per wireless telephone number per month to be collected by wireless service providers from wireless service customers.

2. The office of administration shall promulgate rules and regulations to administer the provisions of sections 190.400 to 190.440. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in sections 190.400 to 190.440 shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. All rulemaking authority delegated prior to July 2, 1998, is of no force and effect and repealed; however, nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to July 2, 1998, if it fully complied with the provisions of chapter 536. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 2, 1998, shall be invalid and void.

3. The office of administration is authorized to administer the fund and to distribute the moneys in the wireless service provider enhanced 911 service fund for approved expenditures as follows:

(1) For the reimbursement of actual expenditures for implementation of wireless enhanced 911 service by wireless service providers in implementing Federal Communications Commission order 94-102; and

(2) To subsidize and assist the public safety answering points based on a formula established by the office of administration, which may include, but is not limited to the following:

- (a) The volume of wireless 911 calls received by each public safety answering point;
- (b) The population of the public safety answering point jurisdiction;
- (c) The number of wireless telephones in a public safety answering point jurisdiction by zip code; and
- (d) Any other criteria found to be valid by the office of administration provided that of the total amount of the funds used to subsidize and assist the public safety answering points, at least ten percent of said funds shall be distributed equally among all said public safety answering points providing said services under said section;

(3) For the reimbursement of actual expenditures for equipment for implementation of wireless enhanced 911 service by public safety answering points to the extent that funds are available, provided that ten percent of funds distributed to public safety answering points shall be distributed in equal amounts to each public safety answering point participating in enhanced 911 service;

(4) Notwithstanding any other provision of the law, no proprietary information submitted pursuant to this section shall be subject to subpoena or otherwise released to any person other than to the submitting wireless service provider, without the express permission of said wireless service provider. General information collected pursuant to this section shall only be released or published in aggregate amounts which do not identify or allow identification of numbers of subscribers or revenues attributable to an individual wireless service provider.

4. Wireless service providers are entitled to retain one percent of the surcharge money they collect for administrative costs associated with billing and collection of the surcharge.

5. No more than five percent of the moneys in the fund, subject to appropriation by the general assembly, shall be retained by the office of administration for reimbursement of the costs of overseeing the fund and for the actual and necessary expenses of the board.

6. The office of administration shall review the distribution formula once every year and may adjust the amount of the fee within the limits of this section, as determined necessary.

7. The provisions of sections 190.307 and 190.308 shall be applicable to programs and services authorized by sections 190.400 to 190.440.

8. Notwithstanding any other provision of the law, in no event shall any wireless service provider, its officers, employees, assigns or agents, be liable for any form of civil damages or criminal liability which directly or indirectly result from, or is caused by, an act or omission in the development, design, installation, operation, maintenance, performance or provision of 911 service or other emergency wireless two- and three-digit wireless numbers, unless said acts or omissions constitute gross negligence, recklessness or intentional misconduct. Nor shall any wireless service provider, its officers, employees, assigns, or agents be liable for any form of civil damages or criminal liability which directly or indirectly result from, or is caused by, the release of subscriber information to any

governmental entity as required under the provisions of this act unless the release constitutes gross negligence, recklessness or intentional misconduct.]

[190.440. 1. The office of administration shall not be authorized to establish a fee pursuant to the authority granted in section 190.430 unless a ballot measure is submitted and approved by the voters of this state. The ballot measure shall be submitted by the secretary of state for approval or rejection at the general election held and conducted on the Tuesday immediately following the first Monday in November, 1998, or at a special election to be called by the governor on the ballot measure. If the measure is rejected at such general or special election, the measure may be resubmitted at each subsequent general election, or may be resubmitted at any subsequent special election called by the governor on the ballot measure, until such measure is approved.

2. The ballot of the submission shall contain, but is not limited to, the following language:

Shall the Missouri Office of Administration be authorized to establish a fee of up to fifty cents per month to be charged every wireless telephone number for the purpose of funding wireless enhanced 911 service?

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed to the question, place an "X" in the box opposite "No".

3. If a majority of the votes cast on the ballot measure by the qualified voters voting thereon are in favor of such measure, then the office of administration shall be authorized to establish a fee pursuant to section 190.430, and the fee shall be effective on January 1, 1999, or the first day of the month occurring at least thirty days after the approval of the ballot measure. If a majority of the votes cast on the ballot measure by the qualified voters voting thereon are opposed to the measure, then the office of administration shall have no power to establish the fee unless and until the measure is approved.]; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 503, Page 1, Section A, Line 2, by inserting after all of said line the following:

"650.325. There is hereby established within the department of public safety the "Advisory Committee for 911 Service Oversight" which is charged with assisting and advising the state in ensuring the availability, implementation, and enhancement of a statewide emergency telephone number common to all jurisdictions through research, planning, training, and education. The committee for 911 service oversight shall represent all entities and jurisdictions before appropriate policy-making authorities and the general assembly and shall strive toward the immediate access to emergency services for all citizens of this state, **including text to 911.**"; and

Further amend said bill, Page 3, Section 650.330, Lines 61-64, by deleting all of said lines and inserting in lieu thereof the following:

"(4) Develop a plan and timeline of target dates for the testing, implementation, and operation of a next generation 911 system throughout Missouri. The next generation 911 system shall allow for

the processing of electronic messages including, but not limited to, electronic messages containing text, images, video, or data;

(5) Provide requested mediation services to political subdivisions involved in jurisdictional disputes regarding the provision of 911 services, except that such committee shall not supersede decision-making authority of local political subdivisions in regard to 911 services; “; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 503, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region’s EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director’s advisory committee and shall advise the department and their region’s ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. **The state EMS medical director shall be the chair of the state EMS medical director’s advisory committee.**

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients’ medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries, and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.144. **1.** No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for:

(1) Transporting a person for whom an application for detention for evaluation and treatment has been filed under section 631.115 or 632.305; [or]

(2) Physically or chemically restraining an at-risk behavioral health patient as that term is defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; **or**

(3) The administration of a patient's personal medication when deemed necessary.

2. Nothing in this section shall be construed as creating an exception to sovereign immunity, official immunity, or the Missouri public duty doctrine defenses.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SCS for SB 355**, relating to higher education, entitled:

An Act to repeal sections 226.520, 226.540, and 226.550, RSMo, and to enact in lieu thereof four new sections relating to road signs.

With House Amendment No. 1, House Amendment No. 2, House Substitute Amendment No. 1 for House Amendment No. 3 and House Amendment No. 4.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

“163.191. 1. As used in this section, the following terms shall mean:

(1) “Community college”, an institution of higher education deriving financial resources from local, state, and federal sources, and providing postsecondary education primarily for persons above the twelfth grade age level, including courses in:

- (a) Liberal arts and sciences, including general education;
- (b) Occupational, vocational-technical; and
- (c) A variety of educational community services.

Community college course offerings **shall generally** lead to the granting of certificates, diplomas, or associate degrees, [but do not] **and may** include baccalaureate [or higher] degrees **only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor’s degrees, the level of education required for employment in a field increases to that level, and when doing so would not unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by the delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor’s degrees;**

(2) “Operating costs”, all costs attributable to current operations, including all direct costs of instruction, instructors’ and counselors’ compensation, administrative costs, all normal operating costs and all similar noncapital expenditures during any year, excluding costs of construction of facilities and the purchase of equipment, furniture, and other capital items authorized and funded in accordance with subsection 6 of this section. Operating costs shall be computed in accordance with accounting methods and procedures to be specified by the department of higher education;

(3) “Year”, from July first to June thirtieth of the following year.

2. Each year public community colleges in the aggregate shall be eligible to receive from state funds, if state funds are available and appropriated, an amount up to but not more than fifty percent of the state community colleges’ planned operating costs as determined by the department of higher education. The department of higher education shall review all institutional budget requests and prepare appropriation

recommendations annually for the community colleges under the supervision of the department. The department's budget request shall include a recommended level of funding.

3. (1) Except as provided in subdivision (2) of this subsection, distribution of appropriated funds to community college districts shall be in accordance with the community college resource allocation model. This model shall be developed and revised as appropriate cooperatively by the community colleges and the department of higher education. The department of higher education shall recommend the model to the coordinating board for higher education for their approval. The core funding level for each community college shall initially be established at an amount agreed upon by the community colleges and the department of higher education. This amount will be adjusted annually for inflation, limited growth, and program improvements in accordance with the resource allocation model starting with fiscal year 1993.

(2) Unless the general assembly chooses to otherwise appropriate state funding, beginning in fiscal year 2016, at least ninety percent of any increase in core funding over the appropriated amount for the previous fiscal year shall be distributed in accordance with the achievement of performance-funding measures under section 173.1006.

4. The department of higher education shall be responsible for evaluating the effectiveness of the resource allocation model and shall submit a report to the governor, the joint committee on education, the speaker of the house of representatives and president pro tempore of the senate by October 31, 2019, and every four years thereafter.

5. The department of higher education shall request new and separate state aid funds for any new community college district for its first six years of operation. The request for the new district shall be based upon the same level of funding being provided to the existing districts, and should be sufficient to provide for the growth required to reach a mature enrollment level.

6. In addition to state funds received for operating purposes, each community college district shall be eligible to receive an annual appropriation, exclusive of any capital appropriations, for the cost of maintenance and repair of facilities and grounds, including surface parking areas, and purchases of equipment and furniture. Such funds shall not exceed in any year an amount equal to ten percent of the state appropriations, exclusive of any capital appropriations, to community college districts for operating purposes during the most recently completed fiscal year. The department of higher education may include in its annual appropriations request the necessary funds to implement the provisions of this subsection and when appropriated shall distribute the funds to each community college district as appropriated. The department of higher education appropriations request shall be for specific maintenance, repair, and equipment projects at specific community college districts, shall be in an amount of fifty percent of the cost of a given project as determined by the coordinating board and shall be only for projects which have been approved by the coordinating board through a process of application, evaluation, and approval as established by the coordinating board. The coordinating board, as part of its process of application, evaluation, and approval, shall require the community college district to provide proof that the fifty-percent share of funding to be defrayed by the district is either on hand or committed for maintenance, repair, and equipment projects. Only salaries or portions of salaries paid which are directly related to approved projects may be used as a part of the fifty-percent share of funding.

7. School districts offering two-year college courses pursuant to section 178.370 on October 31, 1961, shall receive state aid pursuant to subsection 2, subdivision (1) of subsection 3, and subsection 6 of this section if all scholastic standards established pursuant to sections 178.770 to 178.890 are met.

8. In order to make postsecondary educational opportunities available to Missouri residents who do not reside in an existing community college district, community colleges organized pursuant to section 178.370 or sections 178.770 to 178.890 shall be authorized pursuant to the funding provisions of this section to offer courses and programs outside the community college district with prior approval by the coordinating board for higher education. The classes conducted outside the district shall be self-sustaining except that the coordinating board shall promulgate rules to reimburse selected out-of-district instruction only where prior need has been established in geographical areas designated by the coordinating board for higher education. Funding for such off-campus instruction shall be included in the appropriation recommendations, shall be determined by the general assembly and shall continue, within the amounts appropriated therefor, unless the general assembly disapproves the action by concurrent resolution.

9. When distributing state aid authorized for community colleges, the state treasurer may, in any year if requested by a community college, disregard the provision in section 30.180 requiring the state treasurer to convert the warrant requesting payment into a check or draft and wire transfer the amount to be distributed to the community college directly to the community college's designated deposit for credit to the community college's account.

172.280. The curators shall have the authority to confer, by diploma, under their common seal, on any person whom they may judge worthy thereof, such degrees as are known to and usually granted by any college or university. **The University of Missouri is the state's only public research university and the exclusive grantor of research doctorates. As such, except as provided in section 175.040, the University of Missouri shall be the only state college or university that may offer doctor of philosophy degrees or first-professional degrees, including chiropractic, dentistry, law, medicine, optometry, osteopathic medicine, pharmacy, podiatry, and veterinary medicine.**

173.005. 1. There is hereby created a "Department of Higher Education", and the division of higher education of the department of education is abolished and all its powers, duties, functions, personnel and property are transferred as provided by the Reorganization Act of 1974, Appendix B, RSMo.

2. The commission on higher education is abolished and all its powers, duties, personnel and property are transferred by type I transfer to the "Coordinating Board for Higher Education", which is hereby created, and the coordinating board shall be the head of the department. The coordinating board shall consist of nine members appointed by the governor with the advice and consent of the senate, and not more than five of its members shall be of the same political party. None of the members shall be engaged professionally as an educator or educational administrator with a public or private institution of higher education at the time appointed or during his term. Moreover, no person shall be appointed to the coordinating board who shall not be a citizen of the United States, and who shall not have been a resident of the state of Missouri two years next prior to appointment, and at least one but not more than two persons shall be appointed to said board from each congressional district. The term of service of a member of the coordinating board shall be six years and said members, while attending the meetings of the board, shall be reimbursed for their actual expenses. Notwithstanding any provision of law to the contrary, nothing in this section relating to a change in the composition and configuration of congressional districts in this state shall prohibit a member who is serving a term on August 28, 2011, from completing his or her term. The coordinating board may, in order to carry out the duties prescribed for it in subsections 1, 2, 3, 7, and 8 of this section, employ such professional, clerical and research personnel as may be necessary to assist it in performing those duties, but this staff shall not, in any fiscal year, exceed twenty-five full-time equivalent employees regardless of the source of funding. In addition to all other powers, duties and functions transferred to it, the coordinating

board for higher education shall have the following duties and responsibilities:

(1) The coordinating board for higher education [shall have approval of] **may approve, not approve, or provisionally approve** proposed new degree programs to be offered by the state institutions of higher education. **The coordinating board may authorize a degree program outside an institution's coordinating board-approved mission only when the coordinating board has received clear evidence that the institution proposing to offer the program:**

(a) Made a good-faith effort to explore the feasibility of offering the program in collaboration with an institution the mission of which includes offering the program;

(b) Is contributing substantially to the goals in the coordinating board's coordinated plan for higher education;

(c) Has the existing capacity to ensure the program is delivered in a high-quality manner;

(d) Has demonstrated that the proposed program is needed;

(e) Has a clear plan to meet the articulated workforce need; and

(f) Such other factors deemed relevant by the coordinating board;

(2) The coordinating board for higher education may promote and encourage the development of cooperative agreements between Missouri public four-year institutions of higher education which do not offer graduate degrees and Missouri public four-year institutions of higher education which do offer graduate degrees for the purpose of offering graduate degree programs on campuses of those public four-year institutions of higher education which do not otherwise offer graduate degrees. Such agreements shall identify the obligations and duties of the parties, including assignment of administrative responsibility. Any diploma awarded for graduate degrees under such a cooperative agreement shall include the names of both institutions inscribed thereon. Any cooperative agreement in place as of August 28, 2003, shall require no further approval from the coordinating board for higher education. Any costs incurred with respect to the administrative provisions of this subdivision may be paid from state funds allocated to the institution assigned the administrative authority for the program. The provisions of this subdivision shall not be construed to invalidate the provisions of subdivision (1) of this subsection;

(3) In consultation with the heads of the institutions of higher education affected and against a background of carefully collected data on enrollment, physical facilities, manpower needs, institutional missions, the coordinating board for higher education shall establish guidelines for appropriation requests by those institutions of higher education; however, other provisions of the Reorganization Act of 1974 notwithstanding, all funds shall be appropriated by the general assembly to the governing board of each public four-year institution of higher education which shall prepare expenditure budgets for the institution;

(4) No new state-supported senior colleges or residence centers shall be established except as provided by law and with approval of the coordinating board for higher education;

(5) The coordinating board for higher education shall establish admission guidelines consistent with institutional missions;

(6) The coordinating board for higher education shall require all public two-year and four-year higher education institutions to replicate best practices in remediation identified by the coordinating board and institutions from research undertaken by regional educational laboratories, higher education research

organizations, and similar organizations with expertise in the subject, and identify and reduce methods that have been found to be ineffective in preparing or retaining students or that delay students from enrollment in college-level courses;

(7) The coordinating board shall establish policies and procedures for institutional decisions relating to the residence status of students;

(8) The coordinating board shall establish guidelines to promote and facilitate the transfer of students between institutions of higher education within the state and, with the assistance of the committee on transfer and articulation, shall require all public two-year and four-year higher education institutions to create by July 1, 2014, a statewide core transfer library of at least twenty-five lower division courses across all institutions that are transferable among all public higher education institutions. The coordinating board shall establish policies and procedures to ensure such courses are accepted in transfer among public institutions and treated as equivalent to similar courses at the receiving institutions. The coordinating board shall develop a policy to foster reverse transfer for any student who has accumulated enough hours in combination with at least one public higher education institution in Missouri that offers an associate degree and one public four-year higher education institution in the prescribed courses sufficient to meet the public higher education institution's requirements to be awarded an associate degree. The department of elementary and secondary education shall maintain the alignment of the assessments found in section 160.518 and successor assessments with the competencies previously established under this subdivision for entry-level collegiate courses in English, mathematics, foreign language, sciences, and social sciences associated with an institution's general education core;

(9) The coordinating board shall collect the necessary information and develop comparable data for all institutions of higher education in the state. The coordinating board shall use this information to delineate the areas of competence of each of these institutions and for any other purposes deemed appropriate by the coordinating board;

(10) Compliance with requests from the coordinating board for institutional information and the other powers, duties and responsibilities, herein assigned to the coordinating board, shall be a prerequisite to the receipt of any funds which the coordinating board is responsible for administering;

(11) If any institution of higher education in this state, public or private, willfully fails or refuses to follow any lawful guideline, policy or procedure established or prescribed by the coordinating board, or knowingly deviates from any such guideline, or knowingly acts without coordinating board approval where such approval is required, or willfully fails to comply with any other lawful order of the coordinating board, the coordinating board may, after a public hearing, withhold or direct to be withheld from that institution any funds the disbursement of which is subject to the control of the coordinating board, or may remove the approval of the institution as an approved institution within the meaning of section 173.1102. If any such public institution willfully disregards board policy, the commissioner of higher education may order such institution to remit a fine in an amount not to exceed one percent of the institution's current fiscal year state operating appropriation to the board. The board shall hold such funds until such time that the institution, as determined by the commissioner of higher education, corrects the violation, at which time the board shall refund such amount to the institution. If the commissioner determines that the institution has not redressed the violation within one year, the fine amount shall be deposited into the general revenue fund, unless the institution appeals such decision to the full coordinating board, which shall have the authority to make a binding and final decision, by means of a majority vote, regarding the matter. However, nothing in this

section shall prevent any institution of higher education in this state from presenting additional budget requests or from explaining or further clarifying its budget requests to the governor or the general assembly;

(12) In recognition of institutions that meet the requirements of subdivision (2), (3), or (4) of subsection 1 of section 173.616, are established by name as an educational institution in Missouri, and are authorized to operate programs beyond secondary education for purposes of authorization under 34 CFR 600.9, the coordinating board for higher education shall maintain and publish on its website a list of such postsecondary educational institutions; and

(13) (a) As used in this subdivision, the term “out-of-state public institution of higher education” shall mean an education institution located outside of Missouri that:

- a. Is controlled or administered directly by a public agency or political subdivision or is classified as a public institution by the state;
- b. Receives appropriations for operating expenses directly or indirectly from a state other than Missouri;
- c. Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a degree or certificate;
- d. Meets the standards for accreditation by an accrediting body recognized by the United States Department of Education or any successor agency; and
- e. Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source.

(b) No later than July 1, 2008, the coordinating board shall promulgate rules regarding:

a. The board’s approval process of proposed new degree programs and course offerings by any out-of-state public institution of higher education seeking to offer degree programs or course work within the state of Missouri; and

b. The board’s approval process of degree programs and courses offered by any out-of-state public institutions of higher education that, prior to July 1, 2008, were approved by the board to operate a school in compliance with the provisions of sections 173.600 to 173.618. The rules shall ensure that, as of July 1, 2008, all out-of-state public institutions seeking to offer degrees and courses within the state of Missouri are evaluated in a manner similar to Missouri public higher education institutions. Such out-of-state public institutions shall be held to standards no lower than the standards established by the coordinating board for program approval and the policy guidelines of the coordinating board for data collection, cooperation, and resolution of disputes between Missouri institutions of higher education under this section. Any such out-of-state public institutions of higher education wishing to continue operating within this state must be approved by the board under the rules promulgated under this subdivision. The coordinating board may charge and collect fees from out-of-state public institutions to cover the costs of reviewing and assuring the quality of programs offered by out-of-state public institutions. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

(c) Nothing in this subdivision or in section 173.616 shall be construed or interpreted so that students attending an out-of-state public institution are considered to be attending a Missouri public institution of higher education for purposes of obtaining student financial assistance.

3. The coordinating board shall meet at least four times annually with an advisory committee who shall be notified in advance of such meetings. The coordinating board shall have exclusive voting privileges. The advisory committee shall consist of thirty-two members, who shall be the president or other chief administrative officer of the University of Missouri; the chancellor of each campus of the University of Missouri; the president of each state-supported four-year college or university, including Harris-Stowe State University, Missouri Southern State University, Missouri Western State University, and Lincoln University; the president of State Technical College of Missouri; the president or chancellor of each public community college district; and representatives of each of five accredited private institutions selected biennially, under the supervision of the coordinating board, by the presidents of all of the state's privately supported institutions; but always to include at least one representative from one privately supported community college, one privately supported four-year college, and one privately supported university. The conferences shall enable the committee to advise the coordinating board of the views of the institutions on matters within the purview of the coordinating board.

4. The University of Missouri, Lincoln University, and all other state-governed colleges and universities, chapters 172, 174, 175, and others, are transferred by type III transfers to the department of higher education subject to the provisions of subsection 2 of this section.

5. The state historical society, chapter 183, is transferred by type III transfer to the University of Missouri.

6. The state anatomical board, chapter 194, is transferred by type II transfer to the department of higher education.

7. All the powers, duties and functions vested in the division of public schools and state board of education relating to community college state aid and the supervision, formation of districts and all matters otherwise related to the state's relations with community college districts and matters pertaining to community colleges in public school districts, chapters 163, 178, and others, are transferred to the coordinating board for higher education by type I transfer. Provided, however, that all responsibility for administering the federal-state programs of vocational-technical education, except for the 1202a postsecondary educational amendments of 1972 program, shall remain with the department of elementary and secondary education. The department of elementary and secondary education and the coordinating board for higher education shall cooperate in developing the various plans for vocational-technical education; however, the ultimate responsibility will remain with the state board of education.

8. All the powers, duties, functions, and properties of the state poultry experiment station, chapter 262, are transferred by type I transfer to the University of Missouri, and the state poultry association and state poultry board are abolished. In the event the University of Missouri shall cease to use the real estate of the poultry experiment station for the purposes of research or shall declare the same surplus, all real estate shall revert to the governor of the state of Missouri and shall not be disposed of without legislative approval.

174.160. The board of regents of each state college and each state teachers college shall have power and authority to confer upon students, by diploma under the common seal, such degrees as are usually granted by such colleges, **and additional degrees only when authorized by the coordinating board for higher**

education in circumstances in which offering such degree would not unnecessarily duplicate an existing program, collaboration is not feasible or a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. In the case of nonresearch doctoral degrees in allied health professions, an institution may be authorized to offer such degree independently if offering it in collaboration with another institution would not increase the quality of the program or allow it to be delivered more efficiently. Such boards shall have the power and authority to confer degrees in engineering only in collaboration with the University of Missouri, provided that such collaborative agreements are approved by the governing board of each institution and that in these instances the University of Missouri will be the degree-granting institution. Should the University of Missouri decline to collaborate in the offering of such programs, one of these institutions may seek approval of the program through the coordinating board for higher education's comprehensive review process when doing so would not unnecessarily duplicate an existing program, collaboration is not feasible or a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner.

174.225. [Missouri State University] **No state college or university** shall [not] seek the land grant designation held by Lincoln University and the University of Missouri [nor shall Missouri State University seek] **or** the research designation currently held by the University of Missouri. [Missouri State University shall offer engineering programs and doctoral programs only in cooperation with the University of Missouri; provided that such cooperative agreements are approved by the governing boards of each institution and that in these instances the University of Missouri shall be the degree-granting institution. Should the University of Missouri decline to cooperate in the offering of such programs within one year of the formal approval of the coordinating board, Missouri State University may cooperate with another educational institution, or directly offer the degree. In all cases, the offering of such degree programs shall be subject to the approval of the coordinating board for higher education, or any other higher education governing authority that may replace it. Missouri State University may offer doctoral programs in audiology and physical therapy. Missouri State University shall neither offer nor duplicate the professional programs at the University of Missouri including, without limitation, those that train medical doctors, pharmacists, dentists, veterinarians, optometrists, lawyers, and architects. The alteration of the name of Southwest Missouri State University to Missouri State University shall not entitle Missouri State University to any additional state funding.]

174.231. 1. On and after August 28, 2005, the institution formerly known as Missouri Southern State College located in Joplin, Jasper County, shall be known as "Missouri Southern State University". Missouri Southern State University is hereby designated and shall hereafter be operated as a statewide institution of international or global education. The Missouri Southern State University is hereby designated a moderately selective institution which shall provide associate degree programs except as provided in subsection 2 of this section, baccalaureate degree programs, and graduate degree programs pursuant to subdivisions (1) and (2) of subsection 2 of section 173.005. The institution shall develop such academic support programs and public service activities it deems necessary and appropriate to establish international or global education as a distinctive theme of its mission. [Consistent with the provisions of section 174.324, Missouri Southern State University is authorized to offer master's level degree programs in accountancy, subject to the approval of the coordinating board for higher education as provided in subdivision (1) of subsection 2 of section 173.005.]

2. As of July 1, 2008, Missouri Southern State University shall discontinue any and all associate degree programs unless the continuation of such associate degree programs is approved by the coordinating board for higher education pursuant to subdivision (1) of subsection 2 of section 173.005.

174.251. 1. On and after August 28, 2005, the institution formerly known as Missouri Western State College at St. Joseph, Buchanan County, shall hereafter be known as the “Missouri Western State University”. Missouri Western State University is hereby designated and shall hereafter be operated as a statewide institution of applied learning. The Missouri Western State University is hereby designated an open enrollment institution which shall provide associate degree programs except as provided in subsection 2 of this section, baccalaureate degree programs, and graduate degree programs pursuant to subdivisions (1) and (2) of subsection 2 of section 173.005. The institution shall develop such academic support programs as it deems necessary and appropriate to an open enrollment institution with a statewide mission of applied learning. [Consistent with the provisions of section 174.324, Missouri Western State University is authorized to offer master’s level degree programs in accountancy, subject to the approval of the coordinating board for higher education as provided in subdivision (1) of subsection 2 of section 173.005.]

2. As of July 1, 2010, Missouri Western State University shall discontinue any and all associate degree programs unless the continuation of such associate degree program is approved by the coordinating board for higher education pursuant to subdivision 2 of section 173.005.

174.500. 1. The board of governors of Missouri State University is authorized to continue the program of higher education at West Plains, Missouri, which was begun in 1963 and which shall be known as the “West Plains Campus of Missouri State University”. Missouri State University may include an appropriation request for the branch facility at West Plains in its operating budget.

2. The coordinating board for higher education in cooperation with the board of governors shall develop a mission implementation plan for the campus at West Plains, Howell County, which is known as the “West Plains Campus of Missouri State University”, and which shall be a teaching institution, offering one-year certificates, two-year associate degrees and credit and noncredit courses to both traditional and nontraditional students to meet the ongoing and emerging employer and educational needs of the citizens of the area served. **The West Plains campus of Missouri State University may offer baccalaureate degrees only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor’s degrees, the level of education required for employment in a field increases to that level, and when doing so would not unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor’s degrees.**

178.636. 1. State Technical College of Missouri shall be a special purpose institution that shall make available to students from all areas of the state exceptional educational opportunities through highly specialized and advanced technical education and training at the certificate and associate degree level in both emerging and traditional technologies with particular emphasis on technical and vocational programs not commonly offered by community colleges or area vocational technical schools. Primary consideration

shall be placed on the industrial and technological manpower needs of the state. In addition, State Technical College of Missouri is authorized to assist the state in economic development initiatives and to facilitate the transfer of technology to Missouri business and industry directly through the graduation of technicians in advanced and emerging disciplines and through technical assistance provided to business and industry. State Technical College of Missouri is authorized to provide technical assistance to area vocational technical schools and community colleges through supplemental on-site instruction and distance learning as such area vocational technical schools and community colleges deem appropriate.

2. Consistent with the mission statement provided in subsection 1 of this section, State Technical College of Missouri shall offer vocational and technical programs leading to the granting of certificates, diplomas, and applied science associate degrees, or a combination thereof[, but not including]. **State Technical College of Missouri may offer associate of arts or baccalaureate [or higher] degrees only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor's degrees, the level of education required for employment in a field increases to that level, and when doing so would not unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor's degrees.** State Technical College of Missouri shall also continue its role as a recognized area vocational technical school as provided by policies and procedures of the state board of education.”; and

Further amend said bill, Page 9, Section 227.447, Line 6, by inserting after all of said section and line the following:

“[174.324. 1. Notwithstanding any law to the contrary, Missouri Western State University and Missouri Southern State University may offer master's degrees in accounting, subject to any terms and conditions of the Missouri state board of accountancy applicable to any other institution of higher education in this state which offers such degrees, and subject to approval of the coordinating board for higher education.

2. Any new master's degree program offered at Missouri Southern State University, Missouri Western State University, or any other public institution of higher education in this state must be approved by the coordinating board for higher education pursuant to the provisions of subdivision (1) or (2) of subsection 2 of section 173.005.]”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 9, Section 227.447, Line 6, by inserting immediately after all of said section and line the following:

“332.081. 1. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or **the board has issued such certificate** to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and

unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) A person who has been granted a dental faculty permit under section 332.183 to practice dentistry in the scope of his or her employment at an accredited dental school, college, or program in Missouri;

(9) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; [or]

[(9)] (10) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

[(10)] (11) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

2. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is

organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(l)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

3. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

4. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

5. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce

employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

6. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

7. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

8. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

9. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

10. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

332.183. 1. The board may issue a dental faculty permit to an individual who is employed by an accredited dental school, college, or program in Missouri. The holder of a dental faculty permit shall

be authorized to practice dentistry in accordance with section 332.071 only within accredited dental school programs and only while engaged in teaching didactic courses, preclinical laboratories, and supervising student-delivered patient care at an accredited Missouri dental school, college, or program.

2. The holder of a dental faculty permit shall not receive any fee or compensation for the practice of dentistry, other than any salary or benefits received as part of his or her employment with the accredited Missouri dental school, college, or program and shall not engage in the private practice of dentistry for any fee or compensation.

3. To qualify for a dental faculty permit, an applicant shall:

(1) Be a graduate of and hold a degree from a dental school. An applicant shall not be required to be a graduate of an accredited dental school as defined in section 332.011;

(2) Submit to the board an affidavit from the dean of the accredited Missouri dental school, college, or program confirming the individual's employment as a teacher or instructor at the accredited Missouri dental school, college, or program;

(3) Submit to the board an affidavit stating that he or she will only practice dentistry within the course and scope of his or her teaching responsibilities and will not practice dentistry for any fee or compensation other than any salary or benefits received as part of his or her employment with the accredited Missouri dental school, college, or program;

(4) Pass a written jurisprudence examination given by the board on the Missouri dental laws and rules with a grade of at least eighty percent; and

(5) Submit to the board a completed application on forms provided by the board and the applicable fees as determined by the board; and

(6) Document satisfactory completion of an American Dental Association-accredited postdoctoral training program that is a minimum of twelve continuous months in length; or

(7) Have passed the National Board Examination in accordance with the criteria established by the sponsoring body.

4. The board may waive the requirements under subdivision (6) or (7) of subsection 3 of this section, at the request of the applicant, based on the applicant's portfolio of cases completed and documentation that the applicant held a license to teach dentistry in another state within a year of applying to teach dentistry in Missouri. The board shall only waive the requirements under this subsection if the board determines, based on the information provided in this subsection, that the applicant has a similar level of knowledge and experience as persons who have met the requirements under subdivision (6) or (7) of subsection 3 of this section.

5. A dental faculty permit shall be renewed every two years and shall be subject to the same renewal requirements contained under section 332.181.

6. A dental faculty permit shall be subject to discipline in accordance with section 332.321 and shall be automatically cancelled and nullified if the holder ceases to be employed by the accredited Missouri dental school, college, or program.

7. The board shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

“172.287. 1. The University of Missouri shall annually request an appropriation under capital improvements, subject to availability of funds, for a program of grants established for the engineering colleges of the University of Missouri for the purpose of assisting such colleges in the purchase of teaching and research laboratory equipment exclusive of laboratory or classroom furniture. The amount granted for each engineering college may not exceed the lesser of an amount equal to one thousand two hundred dollars per each such bachelor’s degree awarded in the previous fiscal year in all engineering programs currently accredited by the accreditation board for engineering and technology, or the dollar value of new funds for equipment purchase which such colleges may obtain from sources other than state appropriations for laboratory equipment.

2. For purposes of this section, the fair market value of in-kind contributions of laboratory equipment to the colleges may be included as funds for equipment purchase from sources other than state appropriations. In the event that new funds for laboratory equipment purchase obtained by any college of engineering from such nonstate sources exceed the amount necessary to reach the maximum dollar limits herein specified, such excess amounts will be carried over to the following fiscal year and considered the same as that year’s new equipment funds from nonstate sources.

3. In the event that the appropriations for this grant program are insufficient to fund all grants approved for a given fiscal year, all such grants shall be reduced pro rata as necessary.

4. The provisions of this section shall terminate on June 30, [2017] **2027**.

173.2528. 1. Prior to January 1, 2018, the department of higher education shall promulgate rules establishing the Coordinating Board for Mental Health Issues in Higher Education (CBMHI).

2. The CBMHI shall consist of representatives from the coordinating board for higher education and designated counseling directors from each public institution of higher education in Missouri. Every sector of public institution of higher education in Missouri shall be represented on the CBMHI, with no two members to be employed by the same institution or engaged in a supervisory relationship of any kind. Committee membership shall change every four years. One member shall be a representative of the coordinating board for higher education, and the remaining members shall consist of designated counseling directors from public institutions of higher education.

173.2530. 1. Prior to January 1, 2019, the coordinating board for mental health issues in higher education shall promulgate rules setting forth reasonable standards and regulations for student counseling facilities at public institutions of higher education in this state relating to student-to-staff ratios, average wait time to see a counselor for an initial appointment, prevention services and any other factors the board determines are contributing factors leading to the prevalence of mental health problems within the academic community. After establishing such standards and regulations, the CBMHI shall develop a process for evaluating student counseling programs at public institutions of higher education to assess whether programs have met the board's criteria. The evaluation process at each institution of higher education shall include measurement of an institution's ability to adequately meet student mental health needs using assessment criteria developed in validated studies of well-being and mental health of students in order to ensure that the effectiveness of the student counseling programs are objectively evaluated.

2. The CBMHI shall prescribe policies and procedures for annual review of an institution's counseling program and actions to be taken when an institution's counseling program fails to meet CBMHI standards.

3. For purposes of sections 173.2530 and 173.2532, the term "student counseling facility" means any entity that provides confidential mental health counseling, psychiatric services, or developmental counseling to college students that is located on campus or is associated with the institution of higher education and operates in accordance with state and federal law pertaining to mental health professionals as well as applicable professional and ethical codes.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

173.2532. Beginning in the 2019-20 school year, and continuing on an annual basis thereafter, student counseling facilities in operation at public institutions of higher education in this state shall participate in an annual needs assessment to identify deficiencies that place such facilities below standards established by the coordinating board for mental health issues in higher education under section 173.2532. The CBMHI shall develop specific procedures through which the assessments are written, distributed, collected, and evaluated."; and

Further amend said bill, Page 2-7, Section 226.540, Lines 1-150, by deleting all of said section and lines; and

Further amend said bill, Pages 7-9, Section 226.550, Lines 1-72, by deleting all of said section and lines; and

Further amend said bill, Page 9, Section 227.447, Lines 1-6, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting after all of said line the following:

“173.1101. The financial assistance program established under sections 173.1101 to 173.1107 shall be hereafter known as the “Access Missouri Financial Assistance Program”. The coordinating board and all approved private, [and] public, **and virtual** institutions in this state shall refer to the financial assistance program established under sections 173.1101 to 173.1107 as the access Missouri student financial assistance program in their scholarship literature, provided that no institution shall be required to revise or amend any such literature to comply with this section prior to the date such literature would otherwise be revised, amended, reprinted or replaced in the ordinary course of such institution’s business.

173.1102. **1.** As used in sections 173.1101 to 173.1107, unless the context requires otherwise, the following terms mean:

(1) “Academic year”, the period from July first of any year through June thirtieth of the following year;

(2) “Approved private institution”, a nonprofit institution, dedicated to educational purposes, located in Missouri which:

(a) Is operated privately under the control of an independent board and not directly controlled or administered by any public agency or political subdivision;

(b) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a certificate or degree;

(c) Meets the standards for accreditation as determined by either the Higher Learning Commission or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to nondegree-granting institutions as established by the coordinating board for higher education;

(d) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto. Sex discrimination as used herein shall not apply to admission practices of institutions offering the enrollment limited to one sex;

(e) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;

(3) “Approved public institution”, an educational institution located in Missouri which:

(a) Is directly controlled or administered by a public agency or political subdivision;

(b) Receives appropriations directly or indirectly from the general assembly for operating expenses;

(c) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a degree or certificate;

(d) Meets the standards for accreditation as determined by either the Higher Learning Commission, or if a public community college created under the provisions of sections 178.370 to 178.400 meets the standards established by the coordinating board for higher education for such public community colleges,

or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to the institution as established by the coordinating board for higher education;

(e) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is otherwise in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto;

(f) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;

(4) “Approved virtual institution”, an educational institution that meets all of the following requirements:

(a) Is recognized as a qualifying institution by gubernatorial executive order, unless such order is rescinded;

(b) Is recognized as a qualifying institution through a memorandum of understanding between the state of Missouri and the approved virtual institution;

(c) Is accredited by a regional accrediting agency recognized by the United States Department of Education;

(d) Has established and continuously maintains a physical campus or location of operation within the state of Missouri;

(e) Maintains at least twenty-five full-time Missouri employees, at least one-half of which shall be faculty or administrators engaged in operations;

(f) Enrolls at least one thousand Missouri residents as degree or certificate seeking students;

(g) Maintains a governing body or advisory board based in Missouri with oversight of Missouri operations;

(h) Is organized as a nonprofit institution; and

(i) Utilizes an exclusively competency-based education model;

(5) “Coordinating board”, the coordinating board for higher education;

[(5)] (6) “Expected family contribution”, the amount of money a student and family should pay toward the cost of postsecondary education as calculated by the United States Department of Education and reported on the student aid report or the institutional student information record;

[(6)] (7) “Financial assistance”, an amount of money paid by the state of Missouri to a qualified applicant under sections 173.1101 to 173.1107;

[(7)] (8) “Full-time student”, an individual who is enrolled in and is carrying a sufficient number of credit hours or their equivalent at an approved private, [or] public, or virtual institution to secure the degree or certificate toward which he or she is working in no more than the number of semesters or their equivalent normally required by that institution in the program in which the individual is enrolled. This definition shall be construed as the successor to subdivision (7) of section 173.205 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.205.

2. The failure of an approved virtual institution to continuously maintain all of the requirements in subdivision (4) of subsection 1 of this section shall preclude such institution's students or applicants from being eligible for assistance under sections 173.1104 and 173.1105.

173.1104. 1. An applicant shall be eligible for initial or renewed financial assistance only if, at the time of application and throughout the period during which the applicant is receiving such assistance, the applicant:

- (1) Is a citizen or a permanent resident of the United States;
- (2) Is a resident of the state of Missouri, as determined by reference to standards promulgated by the coordinating board;
- (3) Is enrolled, or has been accepted for enrollment, as a full-time undergraduate student in an approved private, [or] public, **or virtual** institution; and
- (4) Is not enrolled or does not intend to use the award to enroll in a course of study leading to a degree in theology or divinity.

2. If an applicant is found guilty of or pleads guilty to any criminal offense during the period of time in which the applicant is receiving financial assistance, such applicant shall not be eligible for renewal of such assistance, provided such offense would disqualify the applicant from receiving federal student aid under Title IV of the Higher Education Act of 1965, as amended.

3. Financial assistance shall be allotted for one academic year, but a recipient shall be eligible for renewed assistance until he or she has obtained a baccalaureate degree, provided such financial assistance shall not exceed a total of ten semesters or fifteen quarters or their equivalent. Standards of eligibility for renewed assistance shall be the same as for an initial award of financial assistance, except that for renewal, an applicant shall demonstrate a grade-point average of two and five-tenths on a four-point scale, or the equivalent on another scale. This subsection shall be construed as the successor to section 173.215 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.215.

173.1105. 1. An applicant who is an undergraduate postsecondary student at an approved private, [or] public, **or virtual** institution and who meets the other eligibility criteria shall be eligible for financial assistance, with a minimum and maximum award amount as follows:

- (1) For academic years 2010-11, 2011-12, 2012-13, and 2013-14:
 - (a) One thousand dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector;
 - (b) Two thousand one hundred fifty dollars maximum and one thousand dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical College of Missouri; and
 - (c) Four thousand six hundred dollars maximum and two thousand dollars minimum for students attending approved private institutions;
- (2) For the 2014-15 academic year and subsequent years:
 - (a) One thousand three hundred dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector; and
 - (b) Two thousand eight hundred fifty dollars maximum and one thousand five hundred dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical

College of Missouri, [or] approved private institutions, **or approved virtual institutions.**

2. All students with an expected family contribution of twelve thousand dollars or less shall receive at least the minimum award amount for his or her institution. Maximum award amounts for an eligible student with an expected family contribution above seven thousand dollars shall be reduced by ten percent of the maximum expected family contribution for his or her increment group. Any award amount shall be reduced by the amount of a student's payment from the A+ schools program or any successor program to it. For purposes of this subsection, the term "increment group" shall mean a group organized by expected family contribution in five hundred dollar increments into which all eligible students shall be placed.

3. If appropriated funds are insufficient to fund the program as described, the maximum award shall be reduced across all sectors by the percentage of the shortfall. If appropriated funds exceed the amount necessary to fund the program, the additional funds shall be used to increase the number of recipients by raising the cutoff for the expected family contribution rather than by increasing the size of the award.

4. Every three years, beginning with academic year 2009-10, the award amount may be adjusted to increase no more than the Consumer Price Index for All Urban Consumers (CPI-U), 1982-1984 = 100, not seasonally adjusted, as defined and officially recorded by the United States Department of Labor, or its successor agency, for the previous academic year. The coordinating board shall prepare a report prior to the legislative session for use of the general assembly and the governor in determining budget requests which shall include the amount of funds necessary to maintain full funding of the program based on the baseline established for the program upon the effective date of sections 173.1101 to 173.1107. Any increase in the award amount shall not become effective unless an increase in the amount of money appropriated to the program necessary to cover the increase in award amount is passed by the general assembly.

173.1107. A recipient of financial assistance may transfer from one approved public [or], private, **or virtual** institution to another without losing eligibility for assistance under sections 173.1101 to 173.1107, but the coordinating board shall make any necessary adjustments in the amount of the award. If a recipient of financial assistance at any time is entitled to a refund of any tuition, fees, or other charges under the rules and regulations of the institution in which he or she is enrolled, the institution shall pay the portion of the refund which may be attributed to the state grant to the coordinating board. The coordinating board will use these refunds to make additional awards under the provisions of sections 173.1101 to 173.1107."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SCS** for **SB 139**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the conference committee on **SB 411**, as amended, be dissolved and request the House recede from its position on **HA 1**, **HA 2**, **HA 3**, as amended, **HA 4** and **HA 5**, as amended, and take up and pass the bill, which motion prevailed.

Senator Hegeman moved that the Senate refuse to concur in **HCS** for **SB 283**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

HOUSE BILLS ON THIRD READING

HCS for HB 831, with **SCS**, entitled:

An Act to repeal section 86.207, RSMo, and to enact in lieu thereof one new section relating to the retirement of police officers, with an emergency clause.

Was taken up by Senator Hummel.

SCS for HCS for HB 831, entitled:

**SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 831**

An Act to repeal sections 50.1190, 52.290, 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, 56.840, 86.207, 104.1091, 104.1205, 137.280, 137.345, 140.100, 169.141, 169.324, 169.560, and 169.715, RSMo, and to enact in lieu thereof twenty new sections relating to the retirement of public employees, with effective dates for certain sections and an emergency clause for a certain section.

Was taken up.

Senator Hummel moved that **SCS for HCS for HB 831** be adopted.

Senator Hegeman offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 1, Section 50.1190, by striking all of said section; and

Further amend said bill, page 2, section 52.290, line 7 by striking the words “two percent” and inserting in lieu thereof the following: “**two-ninths**”; and further amend line 8 by striking the words “two percent” and inserting in lieu thereof the following: “**two-ninths**”; and further amend line 11 by striking the words “five percent” and inserting in lieu thereof the following: “**five-ninths**”; and

Further amend said bill, page 21, section 137.280, lines 51-60 by striking all of said lines and inserting in lieu thereof the following:

“4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees’ retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.”; and

Further amend said bill and page, section 137.345, line 4 by striking word “they” and inserting in lieu thereof the following: “**the taxpayer**”; and

Further amend said bill and section, page 22, line 24 by inserting after the word “he” the following: “**or she**”; and further amend line 30 by striking the word “or”.

Senator Hegeman moved that the amendment be adopted, which motion prevailed.

Senator Dixon offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 31,

Section 169.715, Line 35, by inserting after all of said line the following:

“476.521. 1. Notwithstanding any provision of chapter 476 to the contrary, each person who first becomes a judge on or after January 1, 2011, and continues to be a judge may receive benefits as provided in sections [476.445] **476.450** to [476.688] **476.690** subject to the provisions of this section. **However, any person who filed as a candidate in 2010 to become a judge who was ultimately elected and became a judge in 2011 shall not be subject to the provisions of this section.**

2. Any person who is at least sixty-seven years of age, has served in this state an aggregate of at least twelve years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twelve-year requirement of this subsection may be fulfilled by service as judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twelve years. Any judge who is at least sixty-seven years of age and who has served less than twelve years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-seven, or thereafter, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twelve years.

3. Any person who is at least sixty-two years of age or older, has served in this state an aggregate of at least twenty years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twenty-year requirement of this subsection may be fulfilled by service as a judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twenty years. Any judge who is at least sixty-two years of age and who has served less than twenty years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-two, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twenty years.

4. All judges under this section required by the provisions of Section 26 of Article V of the Constitution of Missouri to retire at the age of seventy years shall retire upon reaching that age.

5. The provisions of sections 104.344, 476.524, and 476.690 shall not apply to judges covered by this section.

6. A judge shall be required to contribute four percent of the judge’s compensation to the retirement system, which shall stand to the judge’s credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable as provided in sections 476.515 to 476.565, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the judge under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the judge’s compensation that is includable in the judge’s gross income for federal income tax purposes;

(2) Judge contributions picked up by the employer shall be paid from the same source of funds used for the payment of compensation to a judge. A deduction shall be made from each judge’s compensation equal to the amount of the judge’s contributions picked up by the employer. This deduction, however, shall not

reduce the judge's compensation for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Judge contributions so picked up shall be credited to a separate account within the judge's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, are being paid by the employer in lieu of the contributions by the judge. The judge shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Interest credits shall cease upon retirement of the judge;

(6) A judge whose employment is terminated may request a refund of his or her contributions and interest credited thereon. If such judge is married at the time of such request, such request shall not be processed without consent from the spouse. A judge is not eligible to request a refund if the judge's retirement benefit is subject to a division of benefit order pursuant to section 104.312. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A judge may not request a refund after such judge becomes eligible for retirement benefits under sections 476.515 to 476.565. A judge who receives a refund shall forfeit all the judge's service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any judge or former judge receiving long-term disability benefits shall not be eligible for a refund. If such judge subsequently becomes a judge and works continuously for at least one year, the service previously forfeited shall be restored if the judge returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any judge who made contributions shall receive a refund upon the judge's death equal to the amount, if any, of such contributions less any retirement benefits received by the judge unless an annuity is payable to a survivor or beneficiary as a result of the judge's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the judge's contributions less any annuity amounts received by the judge and the survivor or beneficiary.

7. The employee contribution rate, the benefits provided under sections 476.515 to 476.565 to judges covered under this section, and any other provision of sections 476.515 to 476.565 with regard to judges covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the judge after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

8. Any judge who is receiving retirement compensation under section 476.529 or 476.530 who becomes employed as an employee eligible to participate in the closed plan or in the year 2000 plan under chapter 104, shall not receive such retirement compensation for any calendar month in which the retired judge is so employed. Any judge who is receiving retirement compensation under section 476.529 or section 476.530 who subsequently serves as a judge as defined pursuant to subdivision (4) of subsection 1 of section 476.515 shall not receive such retirement compensation for any calendar month in which the retired judge is serving

as a judge; except that upon retirement such judge's annuity shall be recalculated to include any additional service or salary accrued based on the judge's subsequent service. A judge who is receiving compensation under section 476.529 or 476.530 may continue to receive such retirement compensation while serving as a senior judge or senior commissioner and shall receive additional credit and salary for such service pursuant to section 476.682.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Senator Dixon moved that the above amendment be adopted, which motion prevailed.

At the request of Senator Hummel, **HCS** for **HB 831**, with **SCS** (pending), was placed on the Informal Calendar.

PRIVILEGED MOTIONS

Senator Hegeman moved that the conferees on **HCS** for **SB 111**, as amended, be allowed to exceed the differences for the purpose of modifying the provisions in **HA 1** and **HA 1** to **HA 2**, which motion prevailed.

HOUSE BILLS ON THIRD READING

HB 850, introduced by Representative Davis, entitled:

An Act to repeal section 40.435, RSMo, and to enact in lieu thereof one new section relating to military complaints against a commanding office.

Was taken up by Senator Kraus.

On motion of Senator Kraus, **HB 850** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Schaaf	Schatz	Sifton	Silvey	Wallingford	Walsh	Wasson
Wieland—29						

NAYS—Senators

Chappelle-Nadal Schupp—2

Absent—Senators

Hummel Sater—2

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Kraus, title to the bill was agreed to.

Senator Kraus moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HB 93, introduced by Representative Lauer, with **SCS**, entitled:

An Act to repeal section 620.806, RSMo, and to enact in lieu thereof one new section relating to the Missouri Works Training Program.

Was taken up by Senator Wasson.

SCS for **HB 93**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 93

An Act to repeal section 620.800, 620.803, 620.806, and 620.809, RSMo, and to enact in lieu thereof ten new sections relating to job training.

Was taken up.

Senator Wasson moved that **SCS** for **HB 93** be adopted.

Senator Wasson offered **SS** for **SCS** for **HB 93**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 93

An Act to repeal sections 620.800, 620.803, 620.806, and 620.809, RSMo, and to enact in lieu thereof ten new sections relating to job training.

Senator Wasson moved that **SS** for **SCS** for **HB 93** be adopted.

At the request of Senator Wasson, **HB 93**, with **SCS** and **SS** for **SCS** (pending), was placed on the Informal Calendar.

Senator Silvey moved that **HCS** for **HB 151**, with **SS** and **SA 2** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage.

At the request of Senator Silvey, **SS** for **HCS** for **HB 151** was withdrawn, rendering **SA 2** moot.

Senator Silvey offered **SS No. 2** for **HCS** for **HB 151**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 151

An Act to repeal sections 302.065, 302.183, 302.188, and 302.189, RSMo, and to enact in lieu thereof three new sections relating to forms of identification, with penalty provisions and an emergency clause.

Senator Silvey moved that **SS No. 2** for **HCS** for **HB 151** be adopted.

Senator Silvey offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 5, Section 302.170, Lines 17-23, by striking all of said lines from the bill; and further renumber the remaining subsections accordingly.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

Senator Kraus offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 10, Section 302.170, Line 3 of said page, by inserting after all of said line the following:

“302.185. In the event that a license issued under sections 302.010 to 302.780 shall be lost or destroyed or when a veteran seeks a veteran designation under section 302.188 prior to the expiration of a license **or when a person who has a license or identification card issued prior to the effective date of this act applies for a REAL ID compliant driver’s license or identification card because noncompliant driver’s licenses or identification cards issued by this state are no longer accepted as sufficient identification for domestic air travel**, but not where a license has been suspended, taken up, revoked, disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as was issued may obtain a duplicate license upon furnishing proper identification and satisfactory proof to the director or his authorized license agents that the license has been lost or destroyed, and upon payment of a fee of fifteen dollars for a duplicate license if the person transports persons or property as classified in section 302.015, and a fee of seven dollars and fifty cents for all other duplicate classifications of license. **The department of revenue shall not collect a duplicate license fee for issuance of a REAL ID compliant driver’s license or identification card to a person not previously issued a REAL ID compliant driver’s license or identification card.**”; and

Further amend the title and enacting clause accordingly.

Senator Kraus moved that the above amendment be adopted, which motion prevailed.

Senator Kraus offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 2, Section 302.170, Line 28, of said page, by inserting at the end of said line the following: “**Documents retained as provided or required by subsections 3 and 4 of this section shall be stored solely on a system not connected to the internet nor to a wide area network that connects to the internet. Once stored on such system, the documents and data shall be purged from any systems on which they were previously stored so as to make them irretrievable.**”.

Senator Kraus moved that the above amendment be adopted, which motion prevailed.

Senator Silvey offered **SA 4**, which was read:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 3, Section 302.170, Line 20, by striking “14” and inserting in lieu thereof the following: “**13**”.

Senator Silvey moved that the above amendment be adopted, which motion prevailed.

Senator Nasheed offered **SA 5**, which was read:

SENATE AMENDMENT NO. 5

Amend Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 11, Section 1, Lines 15-18, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Nasheed moved that the above amendment be adopted, which motion failed on a standing division vote.

Senator Silvey moved that **SS No. 2** for **HCS** for **HB 151**, as amended, be adopted, which motion prevailed.

On motion of Senator Silvey **SS No. 2** for **HCS** for **HB 151**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger	Nasheed
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Emery	Kraus	Onder	Wallingford—5
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schaaf	Schatz
Schupp	Sifton	Silvey	Walsh	Wasson	Wieland—27	

NAYS—Senators

Eigel	Emery	Koenig	Kraus	Onder	Wallingford—6
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Silvey, title to the bill was agreed to.

Senator Silvey moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Wasson moved that **HB 93**, with **SCS** and **SS** for **SCS** (pending), be called from the Informal

Calendar and again taken up for 3rd reading and final passage.

SS for **SCS** for **HB 93** was again taken up.

Senator Wasson moved that **SS** for **SCS** for **HB 93** be adopted, which motion prevailed.

On motion of Senator Wasson, **SS** for **SCS** for **HB 93** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Kehoe	Libla	Munzlinger	Nasheed	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schatz	Schupp
Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Eigel	Emery	Hummel	Koenig	Kraus	Schaaf—6
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House Conferees on **HCS** for **SB 111**, as amended, be allowed to exceed the differences on section 108.170 and 347.048.

RESOLUTIONS

Senator Munzlinger offered Senate Resolution No. 988, regarding Pranati Parikh, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 989, regarding Joseph Karlinski, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 990, regarding Jordan Held, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 991 regarding Dalton Goewey, Hannibal, which was adopted.

Senator Munzlinger offered Senate Resolution No. 992, regarding Ronald Crum, Bowling Green, which was adopted.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, Teacher Megan Bradley; and Grant Anderson, Emma Kate Bradley, Jacob Craig, Emily Harris, Princeton Miller, Eden Nusbaum, Jake Rodgers, Jarren Stockeland and Rachel Wallace, fourth-grade students from Christian Chapel Academy, Columbia.

Senator Koenig introduced to the Senate, the Physician of the Day, Dr. Jessica Bauerle, Ballwin.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SIXTY-NINTH DAY—WEDNESDAY, MAY 10, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HB 670
HCS for HB 619	HB 743-Conway
HCS for HB 162	HB 824-Reiboldt
HB 97-Swan	HCS for HB 384
HCS for HB 293	HCS for HB 886
HCS for HB 219	HCB 7-Fitzwater
HCS for HB 324	HCB 1-McGaugh
HCS for HB 746	HCS for HB 608
HCS for HB 194	HCS for HB 380
HCS for HBs 960, 962 & 828	

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|----------------------------|
| 1. SB 535-Wallingford | 6. SB 380-Riddle |
| 2. SB 523-Sater, with SCS | 7. SB 297-Hummel, with SCS |
| 3. SB 480-Kraus | 8. SB 474-Schatz |
| 4. SB 407-Riddle, with SCS | 9. SB 483-Holsman |
| 5. SB 353-Wallingford, with SCS | 10. SB 498-Nasheed |

- 11. SB 251-Kehoe, with SCS
- 12. SB 528-Hegeman
- 13. SB 307-Munzlinger

- 14. SB 472-Hoskins
- 15. SB 524-Koenig, with SCS

HOUSE BILLS ON THIRD READING

- 1. HCS for HB 381, with SCS (Hegeman)
- 2. HB 58-Haefner (Onder)
- 3. HB 175-Reiboldt, with SCS (Munzlinger)
- 4. HB 327-Morris (Curls)
- 5. HB 680-Fitzwater, with SCS (Wasson)
- 6. HCS for HB 57-Haefner, with SCS (Libla)
- 7. HCS for HB 422 (Dixon)
- 8. HB 245-Rowland, with SCS (Cunningham)
- 9. HB 262-Sommer (Hoskins)
- 10. HCS for HB 270 (Rowden)
- 11. HCS for HB 661, with SCS (Emery)
- 12. HB 758-Cookson, with SCS (Hegeman)
- 13. HCS for HB 138, with SCS (Onder)
- 14. HCS for HB 441 (Rowden)
- 15. HCS for HB 253, with SCS (Romine)
- 16. HB 94-Lauer (Romine)
- 17. HB 248-Fitzwater, with SCS (Cunningham)
- 18. HB 289-Fitzpatrick, with SCS (Rowden)
- 19. HB 493-Bondon, with SCS (Silvey)
- 20. HB 52-Andrews (Hegeman)
- 21. HCS for HB 647, with SCS (Sater)
- 22. HCS for HB 353, with SCS (Sater)
- 23. HCS for HB 54, with SCS (Emery)
- 24. HB 355-Bahr (Eigel)
- 25. HCS for HB 122, with SCS (Onder)
- 26. HCS for HB 230, with SCS (Koenig)
- 27. HB 700-Cookson, with SCS (Libla)
- 28. HB 1045-Haahr (Wasson)
- 29. HB 909-Fraker (Wasson)
- 30. HCS for HB 631, with SCS (Emery)
- 31. HCS for HB 348 (Romine)
- 32. HJR 10-Brown (Romine)

- 33. HCS#2 for HB 502 (Rowden)
- 34. HCS for HB 304, with SCS (Koenig)
- 35. HB 871-Davis, with SCS (Kraus)
- 36. HB 843-McGaugh, with SCS (Hegeman)
- 37. HB 200-Fraker, with SCS (Sater)
- 38. HCS for HB 703 (Hegeman)
- 39. HB 956-Kidd, with SCS (Rizzo)
- 40. HCS for HB 199, with SCS (Cunningham)
- 41. HB 87-Henderson, with SCS (Romine)
- 42. HB 587-Redmon, with SCS (Hegeman)
- 43. HCS for HB 258, with SCS (Munzlinger)
- 44. HB 349-Brown, with SCS (Sater)
- 45. HCS for HB 316, with SCS (Wallingford)
- 46. HB 558-Ross, with SCS (Schatz)
- 47. HB 586-Rhoads (Rowden)
- 48. HB 256-Rhoads, with SCS (Munzlinger)
- 49. HCS for HB 645 (Sater)
- 50. HCS for HB 183 (Nasheed)
- 51. HCS for HB 542 (Schatz)
- 52. HB 61-Alferman (Schatz)
- 53. HB 128, HB 678, HB 701 & HB 964-Davis, with SCS (Richard)
- 54. HB 811-Ruth (Wieland)
- 55. HB 805-Basye (Rowden)
- 56. HB 664-Korman (Riddle)
- 57. HB 105-Love (Kraus)
- 58. HB 849-Pfautsch (Kraus)
- 59. HCS for HB 260, with SCS (Sater)
- 60. HCS for HB 1158, with SCS (Riddle)
- 61. HCS for HB 159 (Brown)
- 62. HB 598-Cornejo (Hegeman)
- 63. HB 469-Gannon, with SCS (Romine)
- 64. HCS for HB 935, with SCS (Walsh)

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| 65. HB 193-Kelley (Emery) | 78. HCS for HB 303 (Onder) |
| 66. HB 281-Rowland (Sater) | (In Fiscal Oversight) |
| 67. HB 568-Tate, with SCS (Schatz) | 79. HCS for HB 174, with SCS (Wallingford) |
| 68. HCS for HB 741, with SCS (Wieland) | 80. HCS for HB 142 (Hoskins) |
| 69. HB 815-Basye, with SCS (Riddle) | 81. HCS for HB 247, with SCS (Schatz) |
| 70. HB 557-Ross (Cunningham) | 82. HCS for HB 334, with SCS |
| 71. HCS for HB 694 (Cunningham) | (In Fiscal Oversight) |
| 72. HCS for HB 225 (Munzlinger) | 83. HB 571-Engler, with SCS (Romine) |
| 73. HCS for HB 181 (Sater) | (In Fiscal Oversight) |
| 74. HB 697-Trent (Rowden) | 84. HCS for HB 656, with SCS |
| 75. HB 719-Rhoads | 85. HCS for HB 330 |
| 76. HCS for HB 261 (Onder) | 86. HB 209-Wiemann, with SCS (Riddle) |
| 77. HB 294-Lynch (Brown) | (In Fiscal Oversight) |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|--|-----------------------------------|
| SB 5-Richard | SB 96-Sater and Emery |
| SB 6-Richard, with SCS | SB 97-Sater, with SCS |
| SB 13-Dixon | SB 102-Cunningham, with SCS |
| SB 20-Brown | SB 103-Wallingford |
| SB 21-Brown | SB 109-Holsman, with SCS |
| SB 28-Sater, with SCS (pending) | SB 115-Schupp, with SCS |
| SB 32-Emery, with SCS | SB 117-Schupp, with SCS |
| SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending) | SB 122-Munzlinger, with SCS |
| SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending) | SB 123-Munzlinger |
| SBs 44 & 63-Romine, with SCS | SB 126-Wasson |
| SB 46-Libla, with SCS | SB 129-Dixon and Sifton, with SCS |
| SB 61-Hegeman, with SCS | SB 130-Kraus, with SCS |
| SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending) | SB 133-Chappelle-Nadal |
| SB 68-Onder and Nasheed | SB 138-Sater |
| SB 76-Munzlinger | SB 141-Emery |
| SB 80-Wasson, with SCS | SB 142-Emery |
| SB 81-Dixon | SB 144-Wallingford |
| SB 83-Dixon | SB 145-Wallingford, with SCS |
| SB 85-Kraus, with SCS | SB 147-Romine |
| | SB 156-Munzlinger, with SCS |
| | SB 157-Dixon, with SCS |
| | SB 158-Dixon |

SB 163-Romine	SB 260-Munzlinger
SB 169-Dixon, with SCS	SB 261-Munzlinger
SB 171-Dixon and Sifton, with SCS	SB 262-Munzlinger
SB 176-Dixon	SB 263-Riddle
SB 177-Dixon, with SCS	SB 264-Dixon
SB 178-Dixon	SB 267-Schatz, with SCS
SB 180-Nasheed, with SCS	SB 271-Wasson and Richard, with SCS
SB 183-Hoskins, with SCS	SB 280-Hoskins, with SCS
SB 184-Emery, with SS (pending)	SB 284-Hegeman, with SCS
SB 185-Onder, et al, with SCS	SBs 285 & 17-Koenig, with SCS
SB 188-Munzlinger, with SCS	SB 286-Rizzo
SB 189-Kehoe, with SCS	SB 290-Schatz, with SCS
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 295-Schaaf, with SCS
SB 196-Koenig	SB 298-Curls
SB 199-Wasson	SB 303-Wieland, with SCS
SB 200-Libla	SB 305-Kehoe, et al, with SS, SA 3 & SA 1 to SA 3 (pending)
SB 201-Onder, with SCS	SB 311-Wasson, with SCS
SB 203-Sifton, with SCS	SBs 314 & 340-Schatz, et al, with SCS
SB 207-Sifton	SB 316-Rowden, with SCS
SB 209-Wallingford	SB 325-Kraus
SB 210-Onder, with SCS	SBs 327, 238 & 360-Romine, with SCS
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 328-Romine, with SCS & SA 3 (pending)
SB 221-Riddle	SB 330-Munzlinger
SB 223-Schatz, with SCS	SB 331-Hegeman
SB 227-Koenig, with SCS	SB 333-Schaaf, with SCS
SB 228-Koenig, with SS & SA 1 (pending)	SB 336-Wieland
SB 230-Riddle	SB 341-Nasheed, with SCS
SB 232-Schatz	SB 348-Wasson, with SA 1 (pending)
SB 233-Wallingford	SB 349-Wasson
SB 234-Libla, with SCS	SB 358-Wieland
SB 239-Rowden, with SCS	SB 362-Hummel
SB 242-Emery, with SCS	SB 368-Rowden
SB 243-Hegeman	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 247-Kraus, with SCS	SB 378-Wallingford
SB 250-Kehoe	SB 379-Schatz
SB 252-Dixon, with SCS	SB 381-Riddle
SB 258-Munzlinger	SB 383-Eigel and Wieland
SB 259-Munzlinger	SB 384-Rowden, with SCS

SB 389-Sater, with SCS	SB 445-Rowden
SB 391-Munzlinger	SB 448-Emery
SB 392-Holsman	SB 451-Nasheed, with SS (pending)
SB 406-Wasson and Sater	SB 468-Hegeman
SB 409-Koenig	SB 469-Schatz
SB 410-Schatz	SB 475-Schatz
SB 413-Munzlinger	SB 485-Hoskins
SB 418-Hegeman, with SCS	SB 517-Wasson
SB 419-Riddle	SB 518-Emery
SB 422-Cunningham, with SCS	SB 526-Brown
SB 426-Wasson, with SCS	SB 532-Hoskins
SB 427-Wasson	SJR 5-Emery, with SCS (pending)
SB 430-Cunningham, with SCS	SJR 9-Romine, with SCS
SB 433-Sater, with SCS	SJR 11-Hegeman, with SCS
SB 435-Cunningham, with SCS	SJR 12-Eigel
SB 442-Hegeman	SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)	HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 66, with SCS (Sater)	HCS for HB 427, with SCS (Kehoe)
HB 85-Redmon, with SCS (Hegeman)	HCS for HB 452, with SA 1 (pending)
HCS for HBs 91, 42, 131, 265 & 314 (Brown)	(Rowden)
HB 95-McGaugh (Emery)	HCS for HB 460 (Munzlinger)
HB 104-Love (Brown)	HB 461-Kolkmeier (Munzlinger)
HCS for HB 115, with SCS (Wasson)	HB 462-Kolkmeier (Munzlinger)
HB 207-Fitzwater (Romine)	HB 655-Engler (Dixon)
HB 251-Taylor, with SCS, SS for SCS, SA 2 & SA 3 to SA 2 (pending) (Onder)	HCS for HB 831, with SCS (pending)
HB 288-Fitzpatrick (Kehoe)	(Hummel)
HCS for HBs 302 & 228, with SCS, SS for SCS & SA 5 (pending) (Schatz)	HCS for HBs 1194 & 1193 (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SCS for SB 322-Wieland and Romine, with HA 1 & HA 2	SB 503-Munzlinger, with HA 1, HA 2 & HA 3
SCS for SB 355-Romine, with HCS, as amended	

BILLS IN CONFERENCE AND BILLS
CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
SS for SB 34-Cunningham, with HCS,
as amended
SB 50-Walsh, with HA 1, HA 2, HA 3,
HA 4, HA 5, as amended, HA 6,
as amended, HA 7, as amended, HA 8,
HA 9, HA 10, as amended, HA 11, HA 12,
as amended, HA 13, HA 14 & HA 15
(Senate adopted CCR and passed CCS)

SS for SB 62-Hegeman, with HCS,
as amended
SB 64-Schatz, with HA 1, HA 2 & HA 3
SB 111-Hegeman, with HCS, as amended
SB 302-Wieland, with HCS, as amended
HCS for HB 19, with SCS (Brown)
HCS for HBs 90 & 68, with SS, as amended
(Schatz)

Requests to Recede or Grant Conference

SCS for SB 139-Sater, with HCS,
as amended
(Senate requests House recede or
grant conference)
SB 283-Hegeman, with HCS, as amended
(Senate requests House recede or
grant conference)

SB 411-Schatz, with HA 1, HA 2, HA 3,
as amended, HA 4 & HA 5, as amended
(Senate requests House recede & take
up and pass bill)
HCB 3-Fitzpatrick, with SS (Koenig)
(Senate refuses to recede & requests
House take up and pass bill)

RESOLUTIONS

SR 197-Richard
SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford
SCR 25-Cunningham, with SCS

SCR 26-Kehoe
HCR 6-Justus (Sater)
HCR 28-Rowland (Kehoe)
HCS for HCR 47 (Eigel)

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Journal of the Senate

FIRST REGULAR SESSION

SIXTY-NINTH DAY—WEDNESDAY, MAY 10, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“By wisdom a house is built, and by understanding it is established;..” (Proverbs 24:4)

All-knowing God, as You provided Solomon with the gift of wisdom fill us with knowledge to deal with this world as You would have us live. And Lord strengthen our faith that we may trust that Your wisdom is superior and more needed than our world often gives. And provide us with mercy and grace to be compassionate towards those created in Your image. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from St. Louis Public Radio and Associated Press were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Dixon offered Senate Resolution No. 993, regarding David Stoecker, Springfield, which was adopted.

Senator Dixon offered Senate Resolution No. 994, regarding Phillip Ritchie, Hargill, Texas, which was adopted.

CONCURRENT RESOLUTIONS

Senator Cunningham moved that **SCR 25**, with **SCS**, be taken up for adoption, which motion prevailed.

SCS for **SCR 25** was taken up.

Senator Cunningham moved that **SCS** for **SCR 25** be adopted.

At the request of Senator Cunningham, the above motion was withdrawn which place the concurrent resolution back on the Calendar.

Senator Eigel moved that **HCS** for **HCR 47** be taken up for adoption, which motion prevailed.

HCS for **HCR 47** was taken up.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

President Pro Tem Richard assumed the Chair.

On motion of Senator Eigel, **HCS** for **HCR 47** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 222**.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4 as amended.

HOUSE AMENDMENT NO. 1

Amend Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“304.005. 1. As used in this section, the term “autocycle” means a three-wheeled motor vehicle [on] which the drivers and passengers ride in a **partially or** completely enclosed, [tandem] **non-straddle** seating area [that is equipped with air bag protection, a roll cage, safety belts for each occupant, and antilock brakes and] that is designed to be controlled with a steering wheel and pedals, **and has met applicable Department of Transportation National Highway Traffic Safety Administration requirements or Federal Motorcycle Safety Standards.**

2. Notwithstanding subsection 2 of section 302.020, a person operating or riding in an autocycle shall not be required to wear protective headgear if the vehicle is equipped with a roof that meets or exceeds the standards established for protective headgear.

3. No person shall operate an autocycle on any highway or street in this state unless the person has a valid driver’s license. The operator of an autocycle, however, shall not be required to obtain a motorcycle or motortricycle license or endorsement pursuant to sections 302.010 to 302.340.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary [emergency] vehicle displaying lighted red or red and blue lights, or a stationary vehicle [owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation] displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An “emergency vehicle” is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee’s official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor.”; and

Further amend said bill, Page 1, Section 307.005, Line 4, by inserting after all of said section and line the following:

“307.175. 1. Motor vehicles and equipment which are operated by any member of an organized fire department, ambulance association, or rescue squad, whether paid or volunteer, may be operated on streets and highways in this state as an emergency vehicle under the provisions of section 304.022 while responding to a fire call or ambulance call or at the scene of a fire call or ambulance call and while using or sounding a warning siren and using or displaying thereon fixed, flashing or rotating blue lights, but sirens and blue lights shall be used only in bona fide emergencies.

2. [Motor vehicles and equipment owned by the state highways and transportation commission or contractor or subcontractor performing work for the department of transportation may use or display thereon fixed, flashing, or rotating amber or white lights, but amber or white lights shall be used only while such vehicle is stationary in a work zone, as defined in section 304.580, when highway workers, as defined in section 304.580, are present.] **(1) Notwithstanding subsection 1 of this section, the following vehicles may use or display fixed, flashing, or rotating red or red and blue lights:**

(a) Emergency vehicles, as defined in section 304.022, when responding to an emergency;

(b) Vehicles operated as described in subsection 1 of this section;

(c) Vehicles owned by a contractor or subcontractor performing work for the department of transportation, except that the red or red and blue lights shall be displayed on vehicles described in this paragraph only between dusk and dawn, when such vehicles are stationary, such vehicles are located in a work zone as defined in section 304.580, highway workers as defined in section 304.580 are present, and such work zone is designated by a sign or signs.

(2) The following vehicles may use or display fixed, flashing, or rotating amber or amber and white lights:

(a) Vehicles owned or leased by the state highways and transportation commission and operated by an authorized employee of the department of transportation;

(b) Vehicles owned by a contractor or subcontractor performing work for the department of transportation, except that the amber or amber and white lights shall be displayed on vehicles described in this paragraph only when such vehicles are stationary;

(c) Vehicles operated by a utility worker performing work for the utility, except that the amber or amber and white lights shall be displayed on vehicles described in this paragraph only when such vehicles are stationary. As used in this paragraph, the term “utility worker” means any employee while in performance of his or her job duties, including any person employed under contract of a

utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned.

3. Permits for the operation of such vehicles equipped with sirens or blue lights shall be in writing and shall be issued and may be revoked by the chief of an organized fire department, organized ambulance association, rescue squad, or the state highways and transportation commission and no person shall use or display a siren or blue lights on a motor vehicle, fire, ambulance, or rescue equipment without a valid permit authorizing the use. A permit to use a siren or lights as heretofore set out does not relieve the operator of the vehicle so equipped with complying with all other traffic laws and regulations. Violation of this section constitutes a class A misdemeanor.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Bill No. 222, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five foot length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five foot length limit by more than one foot in the front and one foot in the rear. The term “safety bumper” means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation

commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated on state highways between the hours of sunset and sunrise for agricultural purposes provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term “implements of husbandry” means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 4

Amend House Amendment No. 4 to Senate Bill No. 222, Page 14, Line 33, by deleting said line and inserting in lieu thereof the following:

“front and one foot in the rear. **Notwithstanding any provision of this section to the contrary, an articulated bus, comprised of two or more sections connected by a flexible joint or other mechanism, may be up to sixty feet in length, not including safety bumpers which may extend one foot in front and one foot in the rear, and not including bicycle storage racks which may extend over the safety bumper**

by up to five feet when in the down position transporting a bicycle.”; and

Further amend said amendment and page, Lines 40-41, by deleting said lines and inserting in lieu thereof the following:

“excess of sixty feet; except that in order to comply with the provisions of **Pub. L. 97-424 codified in Title 23 of the United States Code [(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor and semitrailer or truck-tractor; and

Further amend said amendment and page, Lines 46-47, by deleting said lines and inserting in lieu thereof the following:

“6. In order to comply with the provisions of **Pub. L. 97-424 codified in Title 23 of the United States Code [(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor, semitrailer and trailer operated upon the interstate”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“287.020. 1. The word “employee” as used in this chapter shall be construed to mean every person in the service of any employer, as defined in this chapter, under any contract of hire, express or implied, oral or written, or under any appointment or election, including executive officers of corporations. Except as otherwise provided in section 287.200, any reference to any employee who has been injured shall, when the employee is dead, also include his dependents, and other persons to whom compensation may be payable.

The word “employee” shall also include all minors who work for an employer, whether or not such minors are employed in violation of law, and all such minors are hereby made of full age for all purposes under, in connection with, or arising out of this chapter. The word “employee” shall not include an individual who is the owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies. The word “employee” also shall not include any person performing services for board, lodging, aid, or sustenance received from any religious, charitable, or relief organization.

2. The word “accident” as used in this chapter shall mean an unexpected traumatic event or unusual strain identifiable by time and place of occurrence and producing at the time objective symptoms of an injury caused by a specific event during a single work shift. An injury is not compensable because work was a triggering or precipitating factor.

3. (1) In this chapter the term “injury” is hereby defined to be an injury which has arisen out of and in the course of employment. An injury by accident is compensable only if the accident was the prevailing factor in causing both the resulting medical condition and disability. “The prevailing factor” is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability.

(2) An injury shall be deemed to arise out of and in the course of the employment only if:

(a) It is reasonably apparent, upon consideration of all the circumstances, that the accident is the prevailing factor in causing the injury; and

(b) It does not come from a hazard or risk unrelated to the employment to which workers would have been equally exposed outside of and unrelated to the employment in normal nonemployment life.

(3) An injury resulting directly or indirectly from idiopathic causes is not compensable.

(4) A cardiovascular, pulmonary, respiratory, or other disease, or cerebrovascular accident or myocardial infarction suffered by a worker is an injury only if the accident is the prevailing factor in causing the resulting medical condition.

(5) The terms “injury” and “personal injuries” shall mean violence to the physical structure of the body and to the personal property which is used to make up the physical structure of the body, such as artificial dentures, artificial limbs, glass eyes, eyeglasses, and other prostheses which are placed in or on the body to replace the physical structure and such disease or infection as naturally results therefrom. These terms shall in no case except as specifically provided in this chapter be construed to include occupational disease in any form, nor shall they be construed to include any contagious or infectious disease contracted during the course of the employment, nor shall they include death due to natural causes occurring while the worker is at work.

4. “Death” when mentioned as a basis for the right to compensation means only death resulting from such violence and its resultant effects occurring within three hundred weeks after the accident; except that in cases of occupational disease, the limitation of three hundred weeks shall not be applicable.

5. Injuries sustained in company-owned or subsidized automobiles in accidents that occur while traveling from the employee’s home to the employer’s principal place of business or from the employer’s principal place of business to the employee’s home are not compensable. The extension of premises doctrine is abrogated to the extent it extends liability for accidents that occur on property not owned or controlled by the employer even if the accident occurs on customary, approved, permitted, usual or accepted routes used by the employee to get to and from their place of employment.

6. The term “total disability” as used in this chapter shall mean inability to return to any employment and not merely mean inability to return to the employment in which the employee was engaged at the time of the accident.

7. As used in this chapter and all acts amendatory thereof, the term “commission” shall hereafter be construed as meaning and referring exclusively to the labor and industrial relations commission of Missouri, and the term “director” shall hereafter be construed as meaning the director of the department of insurance, financial institutions and professional registration of the state of Missouri or such agency of government as shall exercise the powers and duties now conferred and imposed upon the department of insurance, financial institutions and professional registration of the state of Missouri.

8. The term “division” as used in this chapter means the division of workers’ compensation of the department of labor and industrial relations of the state of Missouri.

9. For the purposes of this chapter, the term “minor” means a person who has not attained the age of eighteen years; except that, for the purpose of computing the compensation provided for in this chapter, the provisions of section 287.250 shall control.

10. In applying the provisions of this chapter, it is the intent of the legislature to reject and abrogate

earlier case law interpretations on the meaning of or definition of “accident”, “occupational disease”, “arising out of”, and “in the course of the employment” to include, but not be limited to, holdings in: *Bennett v. Columbia Health Care and Rehabilitation*, 80 S.W.3d 524 (Mo.App. W.D. 2002); *Kasl v. Bristol Care, Inc.*, 984 S.W.2d 852 (Mo.banc 1999); and *Drewes v. TWA*, 984 S.W.2d 512 (Mo.banc 1999) and all cases citing, interpreting, applying, or following those cases.

11. For the purposes of this chapter, “occupational diseases due to toxic exposure” shall only include the following: mesothelioma, asbestosis, berylliosis, coal worker’s pneumoconiosis, bronchiolitis obliterans, silicosis, silicotuberculosis, manganism, acute myelogenous leukemia, and myelodysplastic syndrome.

287.040. 1. Any person who has work done under contract on or about his premises which is an operation of the usual business which he there carries on shall be deemed an employer and shall be liable under this chapter to such contractor, his subcontractors, and their employees, when injured or killed on or about the premises of the employer while doing work which is in the usual course of his business.

2. The provisions of this section shall not apply to the owner of premises upon which improvements are being erected, demolished, altered or repaired by an independent contractor but such independent contractor shall be deemed to be the employer of the employees of his subcontractors and their subcontractors when employed on or about the premises where the principal contractor is doing work.

3. In all cases mentioned in the preceding subsections, the immediate contractor or subcontractor shall be liable as an employer of the employees of his subcontractors. All persons so liable may be made parties to the proceedings on the application of any party. The liability of the immediate employer shall be primary, and that of the others secondary in their order, and any compensation paid by those secondarily liable may be recovered from those primarily liable, with attorney’s fees and expenses of the suit. Such recovery may be had on motion in the original proceedings. No such employer shall be liable as in this section provided, if the employee was insured by his immediate or any intermediate employer.

4. The provisions of this section shall not apply to the relationship between a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041 or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies, and an owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle.

288.035. Notwithstanding the provisions of section 288.034, in the case of an individual who is the owner, as defined in [subdivision (42) of] section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire common or contract motor vehicle carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation or any of its subagencies, such owner/operator shall not be deemed to be an employee, provided, however, such individual owner and operator shall be deemed to be in employment if the for-hire common or contract vehicle carrier is an organization described in Section 501(c)(3) of the Internal Revenue Code or any governmental entity.

301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) “All-terrain vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or

less, traveling on three, four or more nonhighway tires;

(2) “Automobile transporter”, any vehicle combination **capable of carrying cargo on the power unit and** designed and used [specifically] for the transport of assembled motor vehicles, **including truck camper units**;

(3) “Axle load”, the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) **“Backhaul”, the return trip of a vehicle transporting cargo or general freight, especially when carrying goods back over all or part of the same route;**

(5) “Boat transporter”, any vehicle combination **capable of carrying cargo on the power unit and** designed and used specifically to transport assembled boats and boat hulls. **Boats may be partially disassembled to facilitate transporting;**

[(5)] (6) “Body shop”, a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

[(6)] (7) “Bus”, a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

[(7)] (8) “Commercial motor vehicle”, a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

[(8)] (9) “Cotton trailer”, a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

[(9)] (10) “Dealer”, any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

[(10)] (11) “Director” or “director of revenue”, the director of the department of revenue;

[(11)] (12) “Driveaway operation”:

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person’s own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

[(12)] (13) “Dromedary”, a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

[(13)] (14) “Farm tractor”, a tractor used exclusively for agricultural purposes;

[(14)] (15) “Fleet”, any group of ten or more motor vehicles owned by the same owner;

[(15)] (16) “Fleet vehicle”, a motor vehicle which is included as part of a fleet;

[(16)] (17) “Fullmount”, a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

[(17)] (18) “Gross weight”, the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

[(18)] (19) “Hail-damaged vehicle”, any vehicle, the body of which has become dented as the result of the impact of hail;

[(19)] (20) “Highway”, any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

[(20)] (21) “Improved highway”, a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

[(21)] (22) “Intersecting highway”, any highway which joins another, whether or not it crosses the same;

[(22)] (23) “Junk vehicle”, a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

[(23)] (24) “Kit vehicle”, a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer’s statement of origin;

[(24)] (25) “Land improvement contractors’ commercial motor vehicle”, any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers’ maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner’s machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

[(25)] (26) “Local commercial motor vehicle”, a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person’s control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

[(26)] (27) “Local log truck”, a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to

transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

[(27)] **(28)** “Local log truck tractor”, a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in [Title 23, Section 103(e) of the United States Code] **23 U.S.C. Section 103, as amended**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

[(28)] **(29)** “Local transit bus”, a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

[(29)] **(30)** “Log truck”, a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

[(30)] **(31)** “Major component parts”, the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

[(31)] **(32)** “Manufacturer”, any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

[(32)] **(33)** “Motor change vehicle”, a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

[(33)] **(34)** “Motor vehicle”, any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

[(34)] **(35)** “Motor vehicle primarily for business use”, any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds;

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

[(35)] **(36)** “Motorcycle”, a motor vehicle operated on two wheels;

[(36)] **(37)** “Motorized bicycle”, any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

[(37)] **(38)** “Motortricycle”, a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

[(38)] **(39)** “Municipality”, any city, town or village, whether incorporated or not;

[(39)] **(40)** “Nonresident”, a resident of a state or country other than the state of Missouri;

[(40)] **(41)** “Non-USA-std motor vehicle”, a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

[(41)] **(42)** “Operator”, any person who operates or drives a motor vehicle;

[(42)] **(43)** “Owner”, any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner [for the purpose of this law];

[(43)] **(44)** “Public garage”, a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

[(44)] **(45)** “Rebuilder”, a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

[(45)] **(46)** “Reconstructed motor vehicle”, a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

[(46)] **(47)** “Recreational motor vehicle”, any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

[(47)] **(48)** “Recreational off-highway vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

[(48)] **(49)** “Rollback or car carrier”, any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing

service;

[(49)] **(50)** “Saddlemount combination”, a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The “saddle” is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a “double saddlemount combination”. When three vehicles are towed in this manner, the combination is called a “triple saddlemount combination”;

[(50)] **(51)** “Salvage dealer and dismantler”, a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

[(51)] **(52)** “Salvage vehicle”, a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer’s model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words “salvage/abandoned property”. The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, “fair market value” means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

[(52)] **(53)** “School bus”, any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

[(53)] **(54)** “Scrap processor”, a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

[(54)] **(55)** “Shuttle bus”, a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

[(55)] (56) “Special mobile equipment”, every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

[(56)] (57) “Specially constructed motor vehicle”, a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

[(57)] (58) “Stinger-steered combination”, a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

[(58)] (59) “Tandem axle”, a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

[(60)] (60) “Towaway trailer transporter combination”, a combination of vehicles consisting of a trailer transporter towing unit and two trailers or semitrailers, with a total weight that does not exceed twenty-six thousand pounds; and in which the trailers or semitrailers carry no property and constitute inventory property of a manufacturer, distributor, or dealer of such trailers or semitrailers;

[(59)] (61) “Tractor”, “truck tractor” or “truck-tractor”, a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

[(60)] (62) “Trailer”, any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not include cotton trailers as defined in [subdivision (8) of] this section and shall not include manufactured homes as defined in section 700.010;

[(63)] (63) “Trailer transporter towing unit”, a power unit that is not used to carry property when operating in a towaway trailer transporter combination;

[(61)] (64) “Truck”, a motor vehicle designed, used, or maintained for the transportation of property;

[(62)] (65) “Truck-tractor semitrailer-semitrailer”, a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

[(63)] (66) “Truck-trailer boat transporter combination”, a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

[(64)] (67) “Used parts dealer”, a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

[(65)] (68) “Utility vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

[(66)] (69) “Vanpool”, any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined [by subdivisions (6) and (7) of] in this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

[(67)] (70) “Vehicle”, any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

[(68)] (71) “Wrecker” or “tow truck”, any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

[(69)] (72) “Wrecker or towing service”, the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.031. Notwithstanding the twenty-five mile operations limit imposed in [subdivision (24) of] section 301.010 upon local commercial motor vehicles, a local commercial motor vehicle licensed for forty-eight thousand pounds gross weight and above may be used to haul solid waste as defined in section 260.200 up to sixty miles from the municipality in which its operations are otherwise confined and still be eligible to register as a local commercial motor vehicle.

301.227. 1. Whenever a vehicle is sold for salvage, dismantling or rebuilding, the purchaser shall forward to the director of revenue within ten days the certificate of ownership or salvage certificate of title and the proper application and fee of eight dollars and fifty cents, and the director shall issue a negotiable salvage certificate of title to the purchaser of the salvaged vehicle. On vehicles purchased during a year that is no more than six years after the manufacturer’s model year designation for such vehicle, it shall be mandatory that the purchaser apply for a salvage title. On vehicles purchased during a year that is more than six years after the manufacturer’s model year designation for such vehicle, then application for a salvage title shall be optional on the part of the purchaser. Whenever a vehicle is sold for destruction and a salvage certificate of title, junking certificate, or certificate of ownership exists, the seller, if licensed under sections 301.217 to 301.221, shall forward the certificate to the director of revenue within ten days, with the notation of the date sold for destruction and the name of the purchaser clearly shown on the face of the certificate.

2. Whenever a vehicle is classified as “junk”, as defined in section 301.010, the purchaser may forward to the director of revenue a properly completed application for a junking certificate as well as the salvage certificate of title or certificate of ownership and the director shall issue a negotiable junking certificate to the purchaser of the vehicle. The director may also issue a junking certificate to a possessor of a vehicle manufactured twenty-six years or more prior to the current model year who has a bill of sale for said vehicle but does not possess a certificate of ownership, provided no claim of theft has been made on the vehicle and the highway patrol has by letter stated the vehicle is not listed as stolen after checking the registration number through its nationwide computer system. Such junking certificate may be granted within thirty days of the submission of a request. A junking certificate shall authorize the holder to possess, transport, or, by assignment, transfer ownership in such parts, scrap, or junk.

3. For any vehicle issued a junking certificate or such similar document or classification pursuant to the laws of another state, regardless of whether such designation has been subsequently changed by law in any other state, the department shall only issue a junking certificate, and a salvage certificate of title or original certificate of ownership shall not thereafter be issued for such vehicle. Notwithstanding the provisions of this subsection, if the vehicle has not previously been classified as a junk vehicle, the applicant making the original junking certification application shall, within ninety days, be allowed to rescind his application for a junking certificate by surrendering the junking certificate and apply for a salvage certificate of title in his name. The seller of a vehicle for which a junking certificate has been applied for or issued shall disclose such fact in writing to any prospective buyers before sale of such vehicle; otherwise the sale shall be voidable at the option of the buyer.

4. No scrap metal operator shall acquire or purchase a motor vehicle or parts thereof without, at the time of such acquisition, receiving the original certificate of ownership or salvage certificate of title or junking certificate from the seller of the vehicle or parts, unless the seller is a licensee under sections 301.219 to 301.221.

5. All titles and certificates required to be received by scrap metal operators from nonlicensees shall be forwarded by the operator to the director of revenue within ten days of the receipt of the vehicle or parts.

6. The scrap metal operator shall keep a record, for three years, of the seller’s name and address, the salvage business license number of the licensee, date of purchase, and any vehicle or parts identification numbers open for inspection as provided in section 301.225.

7. Notwithstanding any other provision of this section, a motor vehicle dealer as defined in section 301.550 and licensed under the provisions of sections 301.550 to 301.572 may negotiate one reassignment of a salvage certificate of title on the back thereof.

8. Notwithstanding the provisions of subsection 1 of this section, an insurance company which settles a claim for a stolen vehicle may apply for and shall be issued a negotiable salvage certificate of title without the payment of any fee upon proper application within thirty days after settlement of the claim for such stolen vehicle. However, if the insurance company upon recovery of a stolen vehicle determines that the stolen vehicle has not sustained damage to the extent that the vehicle would have otherwise been declared a salvage vehicle pursuant to [subdivision (51) of] section 301.010, then the insurance company may have the vehicle inspected by the Missouri state highway patrol, or other law enforcement agency authorized by the director of revenue, in accordance with the inspection provisions of subsection 9 of section 301.190. Upon receipt of title application, applicable fee, the completed inspection, and the return of any previously issued negotiable salvage certificate, the director shall issue an original title with no salvage or prior salvage

designation. Upon the issuance of an original title the director shall remove any indication of the negotiable salvage title previously issued to the insurance company from the department's electronic records.

9. Notwithstanding subsection 4 of this section or any other provision of the law to the contrary, if a motor vehicle is inoperable and is at least ten model years old, or the parts are from a motor vehicle that is inoperable and is at least ten model years old, a scrap metal operator may purchase or acquire such motor vehicle or parts without receiving the original certificate of ownership, salvage certificate of title, or junking certificate from the seller of the vehicle or parts, provided the scrap metal operator verifies with the department of revenue, via the department's online record access, that the motor vehicle is not subject to any recorded security interest or lien and the scrap metal operator complies with the requirements of this subsection. In lieu of forwarding certificates of title or ownership for such motor vehicles as required by subsection 5 of this section, the scrap metal operator shall forward a copy of the seller's state identification **card** along with a bill of sale to the department of revenue. The bill of sale form shall be designed by the director and such form shall include, but not be limited to, a certification that the motor vehicle is at least ten model years old, is inoperable, is not subject to any recorded security interest or lien, and a certification by the seller that the seller has the legal authority to sell or otherwise transfer the seller's interest in the motor vehicle or parts. Upon receipt of the information required by this subsection, the department of revenue shall cancel any certificate of title or ownership and registration for the motor vehicle. If the motor vehicle is inoperable and at least twenty model years old, then the scrap metal operator shall not be required to verify with the department of revenue whether the motor vehicle is subject to any recorded security interests or liens. As used in this subsection, the term "inoperable" means a motor vehicle that is in a rusted, wrecked, discarded, worn out, extensively damaged, dismantled, and mechanically inoperative condition and the vehicle's highest and best use is for scrap purposes. The director of the department of revenue is directed to promulgate rules and regulations to implement and administer the provisions of this section, including but not limited to, the development of a uniform bill of sale. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

301.550. 1. The definitions contained in section 301.010 shall apply to sections 301.550 to 301.573, and in addition as used in sections 301.550 to 301.573, the following terms mean:

(1) "Boat dealer", any natural person, partnership, or corporation who, for a commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, offers, attempts to sell, or negotiates the sale of any vessel or vessel trailer, whether or not the vessel or vessel trailer is owned by such person. The sale of six or more vessels or vessel trailers or both in any calendar year shall be required as evidence that such person is eligible for licensure as a boat dealer under sections 301.550 to 301.573. The boat dealer shall demonstrate eligibility for renewal of his license by selling six or more vessels or vessel trailers or both in the prior calendar year while licensed as a boat dealer pursuant to sections 301.550 to 301.573;

(2) "Boat manufacturer", any person engaged in the manufacturing, assembling or modification of new vessels or vessel trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of vessels or

vessel trailers;

(3) “Department”, the Missouri department of revenue;

(4) “Director”, the director of the Missouri department of revenue;

(5) “Emergency vehicles”, motor vehicles used as ambulances, law enforcement vehicles, and fire fighting and assistance vehicles;

(6) “Manufacturer”, any person engaged in the manufacturing, assembling or modification of new motor vehicles or trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of motor vehicles or accessories for motor vehicles;

(7) “Motor vehicle broker”, a person who holds himself out through solicitation, advertisement, or otherwise as one who offers to arrange a transaction involving the retail sale of a motor vehicle, and who is not:

(a) A dealer, or any agent, or any employee of a dealer when acting on behalf of a dealer;

(b) A manufacturer, or any agent, or employee of a manufacturer when acting on behalf of a manufacturer;

(c) The owner of the vehicle involved in the transaction; or

(d) A public motor vehicle auction or wholesale motor vehicle auction where buyers are licensed dealers in this or any other jurisdiction;

(8) “Motor vehicle dealer” or “dealer”, any person who, for commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, or who offers or attempts to sell or negotiates the sale of motor vehicles or trailers whether or not the motor vehicles or trailers are owned by such person; provided, however, an individual auctioneer or auction conducted by an auctioneer licensed pursuant to chapter 343 shall not be included within the definition of a motor vehicle dealer. The sale of six or more motor vehicles or trailers in any calendar year shall be required as evidence that such person is engaged in the motor vehicle business and is eligible for licensure as a motor vehicle dealer under sections 301.550 to 301.573. Any motor vehicle dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more motor vehicles provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed motor vehicle dealer failing to meet the minimum vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(9) “New motor vehicle”, any motor vehicle being transferred for the first time from a manufacturer, distributor or new vehicle dealer which has not been registered or titled in this state or any other state and which is offered for sale, barter or exchange by a dealer who is franchised to sell, barter or exchange that particular make of motor vehicle. The term “new motor vehicle” shall not include manufactured homes, as defined in section 700.010;

(10) “New motor vehicle franchise dealer”, any motor vehicle dealer who has been franchised to deal in a certain make of motor vehicle by the manufacturer or distributor of that make and motor vehicle and

who may, in line with conducting his business as a franchise dealer, sell, barter or exchange used motor vehicles;

(11) “Person” includes an individual, a partnership, corporation, an unincorporated society or association, joint venture or any other entity;

(12) “Powersport dealer”, any motor vehicle dealer who sells, either pursuant to a franchise agreement or otherwise, primarily motor vehicles including but not limited to motorcycles, all-terrain vehicles, and personal watercraft, as those terms are defined in this chapter and chapter 306;

(13) “Public motor vehicle auction”, any person, firm or corporation who takes possession of a motor vehicle whether by consignment, bailment or any other arrangement, except by title, for the purpose of selling motor vehicles at a public auction by a licensed auctioneer;

(14) “Recreational motor vehicle dealer”, a dealer of new or used motor vehicles designed, constructed or substantially modified for use as temporary housing quarters, including sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle;

(15) “Storage lot”, an area within the same city or county where a dealer may store excess vehicle inventory;

(16) “Trailer dealer”, any person selling, either exclusively or otherwise, trailers as defined in [subdivision (60) of] section 301.010. A trailer dealer may acquire a motor vehicle for resale only as a trade-in for a trailer. Notwithstanding the provisions of [subdivision (11) of] section 301.010 and section 301.069, trailer dealers may purchase one driveaway license plate to display such motor vehicle for demonstration purposes. The sale of six or more trailers in any calendar year shall be required as evidence that such person is engaged in the trailer business and is eligible for licensure as a trailer dealer under sections 301.550 to 301.573. Any trailer dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more trailers provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed trailer dealer failing to meet the minimum trailer and vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(17) “Used motor vehicle”, any motor vehicle which is not a new motor vehicle, as defined in sections 301.550 to 301.573, and which has been sold, bartered, exchanged or given away or which may have had a title issued in this state or any other state, or a motor vehicle so used as to be what is commonly known as a secondhand motor vehicle. In the event of an assignment of the statement of origin from an original franchise dealer to any individual or other motor vehicle dealer other than a new motor vehicle franchise dealer of the same make, the vehicle so assigned shall be deemed to be a used motor vehicle and a certificate of ownership shall be obtained in the assignee’s name. The term “used motor vehicle” shall not include manufactured homes, as defined in section 700.010;

(18) “Used motor vehicle dealer”, any motor vehicle dealer who is not a new motor vehicle franchise dealer;

(19) “Vessel”, every boat and watercraft defined as a vessel in section 306.010;

(20) “Vessel trailer”, any trailer, as defined by section 301.010 which is designed and manufactured for the purposes of transporting vessels;

(21) “Wholesale motor vehicle auction”, any person, firm or corporation in the business of providing auction services solely in wholesale transactions at its established place of business in which the purchasers are motor vehicle dealers licensed by this or any other jurisdiction, and which neither buys, sells nor owns the motor vehicles it auctions in the ordinary course of its business. Except as required by law with regard to the auction sale of a government-owned motor vehicle, a wholesale motor vehicle auction shall not provide auction services in connection with the retail sale of a motor vehicle;

(22) “Wholesale motor vehicle dealer”, a motor vehicle dealer who sells motor vehicles only to other new motor vehicle franchise dealers or used motor vehicle dealers or via auctions limited to other dealers of any class.

2. For purposes of sections 301.550 to 301.573, neither the term motor vehicle nor the term trailer shall include manufactured homes, as defined in section 700.010.

3. Dealers shall be divided into classes as follows:

- (1) Boat dealers;
- (2) Franchised new motor vehicle dealers;
- (3) Used motor vehicle dealers;
- (4) Wholesale motor vehicle dealers;
- (5) Recreational motor vehicle dealers;
- (6) Historic motor vehicle dealers;
- (7) Classic motor vehicle dealers;
- (8) Powersport dealers; and
- (9) Trailer dealers.

304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the [chief engineer of the state transportation department] **state highways and transportation commission** shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state

shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear.

The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection [10] **11** of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the [state highways and transportation] commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, [stinger-steered combination automobile transporters] and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the [highways and transportation] commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered [combinations] **combination boat transporters** shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

(1) Stinger-steered combination automobile transporters having a length not in excess of eighty feet may be operated on the interstate highways of this state and such other highways as may be designated by the commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding stinger-steered automobile combination transporters are exclusive of front and rear overhang, which shall be no greater than a four-foot front overhang and no greater than a six-foot rear overhang.

(2) Automobile transporters may transport cargo or general freight on a backhaul, as long as in compliance with weight limitations for a truck-tractor and semitrailer combination as outlined in section 304.180.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the [highways and transportation] commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. No towaway trailer transporter combination vehicles operated upon the interstate and designated primary highway system of this state shall have an overall length of more than eighty-two feet.

11. The [highways and transportation] commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8, [and] 9, **and 10** of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8, [and] 9, **and 10** of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

[11.] **12.** Except as provided in subsections 5, 6, 7, 8, 9, [and] 10, **and 11** of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway[, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles].

[12.] **13.** (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state

highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

[13.] **14.** As used in this chapter the term “implements of husbandry” means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

[14.] **15.** Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The [chief engineer of the state transportation department] **commission** shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.

304.180. 1. No vehicle or combination of vehicles shall be moved or operated on any highway in this state having a greater weight than twenty thousand pounds on one axle, no combination of vehicles operated by transporters of general freight over regular routes as defined in section 390.020 shall be moved or operated on any highway of this state having a greater weight than the vehicle manufacturer’s rating on a steering axle with the maximum weight not to exceed twelve thousand pounds on a steering axle, and no vehicle shall be moved or operated on any state highway of this state having a greater weight than thirty-four thousand pounds on any tandem axle; the term “tandem axle” shall mean a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart.

2. An “axle load” is defined as the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle.

3. Subject to the limit upon the weight imposed upon a highway of this state through any one axle or on any tandem axle, the total gross weight with load imposed by any group of two or more consecutive axles of any vehicle or combination of vehicles shall not exceed the maximum load in pounds as set forth in the following table:

Distance in feet between the extremes
of any group of two or more consecutive
axles, measured to the nearest foot,
except where indicated otherwise

Maximum load in pounds

feet 2 axles 3 axles 4 axles 5 axles 6 axles

4 34,000

5 34,000

6 34,000

7 34,000

8 34,000 34,000

More than 8 38,000 42,000

9 39,000 42,500

10 40,000 43,500

11 40,000 44,000

12 40,000 45,000 50,000

13 40,000 45,500 50,500

14 40,000 46,500 51,500

15 40,000 47,000 52,000

16 40,000 48,000 52,500 58,000

17 40,000 48,500 53,500 58,500

18 40,000 49,500 54,000 59,000

19 40,000 50,000 54,500 60,000

20 40,000 51,000 55,500 60,500 66,000

21 40,000 51,500 56,000 61,000 66,500

22 40,000 52,500 56,500 61,500 67,000

23 40,000 53,000 57,500 62,500 68,000

24 40,000 54,000 58,000 63,000 68,500

25 40,000 54,500 58,500 63,500 69,000

26 40,000 55,500 59,500 64,000 69,500

27 40,000 56,000 60,000 65,000 70,000

28 40,000 57,000 60,500 65,500 71,000

29 40,000 57,500 61,500 66,000 71,500

30 40,000 58,500 62,000 66,500 72,000

31 40,000 59,000 62,500 67,500 72,500

32 40,000 60,000 63,500 68,000 73,000

33 40,000 60,000 64,000 68,500 74,000

34 40,000 60,000 64,500 69,000 74,500

35 40,000 60,000 65,500 70,000 75,000

36 60,000 66,000 70,500 75,500

37 60,000 66,500 71,000 76,000

38 60,000 67,500 72,000 77,000

39	60,000 68,000 72,500 77,500
40	60,000 68,500 73,000 78,000
41	60,000 69,500 73,500 78,500
42	60,000 70,000 74,000 79,000
43	60,000 70,500 75,000 80,000
44	60,000 71,500 75,500 80,000
45	60,000 72,000 76,000 80,000
46	60,000 72,500 76,500 80,000
47	60,000 73,500 77,500 80,000
48	60,000 74,000 78,000 80,000
49	60,000 74,500 78,500 80,000
50	60,000 75,500 79,000 80,000
51	60,000 76,000 80,000 80,000
52	60,000 76,500 80,000 80,000
53	60,000 77,500 80,000 80,000
54	60,000 78,000 80,000 80,000
55	60,000 78,500 80,000 80,000
56	60,000 79,500 80,000 80,000
57	60,000 80,000 80,000 80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the [state highways and transportation] commission to enact the limitations established in this section on those roadways within the purview of such city or county. Notice of the weight limits and speed limits established by the commission shall be given by posting signs at a conspicuous place at each end of any such bridge.

5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of [Section 127 of Title 23 of the United States Code] **P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.**

6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of

vehicles operating on highways other than the interstate highway system may exceed single axle, tandem axle and gross weight limitations in an amount not to exceed two thousand pounds. However, total gross weight shall not exceed eighty thousand pounds, except as provided in subsections 9, [and] 10, 12, and 13 of this section.

7. Notwithstanding any provision of this section to the contrary, the [department of transportation] **commission** shall issue a single-use special permit, or upon request of the owner of the truck or equipment, shall issue an annual permit, for the transporting of any concrete pump truck or well-drillers' equipment. The [department of transportation] **commission** shall set fees for the issuance of permits pursuant to this subsection. Notwithstanding the provisions of section 301.133, concrete pump trucks or well-drillers' equipment may be operated on state-maintained roads and highways at any time on any day.

8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional weight of the idle reduction system as provided for in 23 U.S.C. Section 127, as amended. In no case shall the additional weight increase allowed by this subsection be greater than five hundred fifty pounds. Upon request by an appropriate law enforcement officer, the vehicle operator shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight increase is not used for any purpose other than for the use of idle reduction technology.

9. Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any vehicle or combination of vehicles hauling milk, from a farm to a processing facility or livestock may be as much as, but shall not exceed, eighty-five thousand five hundred pounds while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

11. Notwithstanding any provision of this section or any other law to the contrary, the [department of transportation] **commission** shall issue emergency utility response permits for the transporting of utility wires or cables, poles, and equipment needed for repair work immediately following a disaster where utility service has been disrupted. Under exigent circumstances, verbal approval of such operation may be made either by the **department of transportation** motor carrier compliance supervisor or other designated motor carrier services representative. Utility vehicles and equipment used to assist utility companies granted special permits under this subsection may be operated and transported on state-maintained roads and highways at any time on any day. The [department of transportation] **commission** shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul

a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

12. Notwithstanding any provision of this section, emergency vehicles designed to be used under emergency conditions to transport personnel and equipment and to mitigate hazardous situations may have a maximum gross vehicle weight of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three thousand five hundred pounds on a single drive axle; sixty-two thousand pounds on a tandem axle; or fifty-two thousand pounds on a tandem rear drive steer axle.

13. Notwithstanding any provision of this section, a vehicle operated by an engine fueled primarily by natural gas may operate upon the public highways of this state in excess of the vehicle weight limits set forth in this section by an amount that is equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. In no event shall the maximum gross vehicle weight of the vehicle operating with a natural gas engine exceed eighty-two thousand pounds.”; and

Further amend said bill, Page 1, Section 307.005, Line 4, by inserting after all of said section and line the following:

“407.816. 1. As used in subdivision (7) of section 407.815, the term “motor vehicle” shall not include “trailer” as such term is defined in [subdivision (60) of] section 301.010.

2. Prior to August 1, 2002, the provisions of section 407.817, subdivisions (13), (17) and (18) of section 407.825 and section 407.826 shall not apply to recreational vehicle dealers or manufacturers.

3. As of August 1, 2002, the term “motor vehicle” as used in sections 407.810 to 407.835 shall not apply to recreational vehicles as defined in section 407.1320.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SCS** for **SB 139**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 283**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 225**, entitled:

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.005, 304.170, 304.180, 304.190, and 407.816, RSMo, and to enact in lieu thereof twelve new sections relating to transportation.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 6, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendment No. 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9 as amended, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 2 to House Amendment No. 10, House Amendment No. 10 as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 225, Page 19, Section 304.005, Line 13, by inserting after said section and line the following:

“304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, or a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An “emergency vehicle” is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a

motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; [or]

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; **or**

(10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 225, Page 30, Section 304.190, Line 85, by

inserting immediately after said section and line the following:

“311.367. 1. The provisions of this section shall apply to all persons, firms, or corporations who own and operate more than one premises licensed to sell intoxicating liquor containing alcohol in excess of five percent by weight at retail.

2. Any person, firm, or corporation described in subsection 1 of this section, with the permission of the supervisor of liquor control, may designate one or more places in this state as a central warehouse to which intoxicating liquors, except beer and other intoxicating malt liquor, ordered and purchased by a person, firm, or corporation from licensed wholesalers in this state may be delivered by licensed wholesalers in this state and at which intoxicating liquors so owned by a person, firm, or corporation may be stored.

3. Any person, firm, or corporation described in subsection 1 of this section who owns and stores intoxicating liquors in a central warehouse may transfer all or any part of the intoxicating liquors, except beer and other intoxicating malt liquor, so stored from the central warehouse in this state to any premises licensed to sell intoxicating liquors at retail which is owned and operated by the same person, firm, or corporation and which is located in the state.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 225, Page 30, Section 304.190, Line 85, by inserting after all of said section and line the following:

“304.725. 1. A veteran displaying special license plates issued under section 301.145, 301.443, 301.451, [or] 301.456, [or a veteran who is a Bronze Star recipient] 301.3052, 301.3053, or 301.3075, or a Distinguished Service Cross recipient, Air Force Cross recipient, or Coast Guard Cross recipient who displays a placard issued under subsection 2 of this section may park his or her motor vehicle, weighing not more than six thousand pounds gross weight, without charge, in a metered parking space or in a parking lot or garage on any public college or university in the state of Missouri, except during a special event where a separate parking fee may apply.

2. A veteran who has been awarded the [military service award known as the “Bronze Star”] Distinguished Service Cross, Air Force Cross, Coast Guard Cross, or a veteran who qualifies for a special license plate under subsection 1 of this section may apply to the director of revenue for a removable windshield placard at no cost to the veteran. Upon application, such veteran shall present proof to the director of his or her receipt of such award. Such placard shall be hung from the front, middle rearview mirror of a parked motor vehicle and may not be hung from the mirror during operation. When there is no rearview mirror, the placard shall be displayed on the dashboard on the driver’s side.

3. A local authority’s compliance with this section is solely contingent upon the approval of its governing body.

4. This section does not exempt a vehicle displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, 301.3052, 301.3053, or 301.3075, or displaying a placard as provided in subsection 2 of this section, from compliance with any other state law or ordinance, including, but not limited to, vehicle height restrictions, zones that prohibit stopping, parking, or standing of all vehicles, parking time limitations, street sweeping, restrictions of the parking space to a particular type of vehicle,

or the parking of a vehicle that is involved in the operation of a street vending business.

5. This section does not authorize a vehicle displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, **301.3052, 301.3053, or 301.3075**, or displaying a placard as provided in subsection 2 of this section, to park in a state parking facility that is designated only for state employees.

6. This section does not authorize a vehicle displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, **301.3052, 301.3053, or 301.3075**, or displaying a placard as provided in subsection 2 of this section, to park during time periods other than the normal business hours of, or the maximum time allotted by, a state or local authority parking facility.

7. This section does not require the state or a local authority to designate specific parking spaces for vehicles displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, **301.3052, 301.3053, or 301.3075**, or displaying a placard as provided in subsection 2 of this section.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

“226.520. On and after March 30, 1972, no outdoor advertising shall be erected or maintained within six hundred sixty feet of the nearest edge of the right-of-way and visible from the main traveled way of any highway which is part of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System in this state except the following:

(1) Directional and other official signs, including, but not limited to, signs pertaining to natural wonders, scenic, cultural (including agricultural activities or attractions), scientific, educational, religious sites, and historical attractions, which are required or authorized by law, and which comply with regulations which shall be promulgated by the department relative to their lighting, size, number, spacing and such other requirements as may be appropriate to implement sections 226.500 to 226.600, but such regulations shall not be inconsistent with, nor more restrictive than, such national standards as may be promulgated from time to time by the Secretary of the Department of Transportation of the United States, under subsection (c) of Section 131 of Title 23 of the United States Code, **and two-year colleges shall qualify for substantially the same signs as traditional four-year colleges, theological schools, and seminaries;**

(2) Signs, displays, and devices advertising activities conducted on the property upon which they are located, or services and products therein provided;

(3) Outdoor advertising located in areas which are zoned industrial, commercial or the like as provided in sections 226.500 to 226.600 or under other authority of law;

(4) Outdoor advertising located in unzoned commercial or industrial areas as defined and determined pursuant to sections 226.500 to 226.600;

(5) Outdoor advertising for tourist-oriented businesses, and scoreboards used in sporting events or other electronic signs with changeable messages which are not prohibited by federal regulations or local zoning ordinances. Outdoor advertising which is authorized by this subdivision (5) shall only be allowed to the extent that such outdoor advertising is not prohibited by Title 23, United States Code, Section 131, as now

or thereafter amended, and lawful regulations promulgated thereunder. The general assembly finds and declares it to be the policy of the state of Missouri that the tourism industry is of major and critical importance to the economic well-being of the state and that directional signs, displays and devices providing directional information about goods and services in the interest of the traveling public are essential to the economic welfare of the tourism industry. The general assembly further finds and declares that the removal of directional signs advertising tourist-oriented businesses is harmful to the tourism industry in Missouri and that the removal of directional signs within or near areas of the state where there is high concentration of tourist-oriented businesses would have a particularly harmful effect upon the economies within such areas. The state highways and transportation commission is authorized and directed to determine those specific areas of the state of Missouri in which there is high concentration of tourist-oriented businesses, and within such areas, no directional signs, displays and devices which are lawfully erected, which are maintained in good repair, which provide directional information about goods and services in the interest of the traveling public, and which would otherwise be required to be removed because they are not allowed to be maintained under the provisions of sections 226.500 through 226.600 shall be required to be removed until such time as such removal has been finally ordered by the United States Secretary of Transportation;

(6) The provisions of this section shall not be construed to require removal of signs advertising churches or items of religious significance, items of native arts and crafts, woodworking in native products, or native items of artistic, historical, geologic significance, or hospitals or airports.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting the following after all of said section and line:

“229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. [Any] **No** person or persons [who] shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever[, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].

3. **Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.**

4. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, [shall] **may** notify the [person] **landowner** violating the provisions of this section, [verbally or] in writing, **using any mail service with delivery tracking**, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway**

engineer making the request, or to pay the reasonable cost of such removal or repair. [Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days of the tracked delivery date, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted. The petition shall include an estimate of the costs.**

5. If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law. If the court denies the petition, the county shall be responsible for the landowner's court costs and reasonable attorney's fees."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to House Committee Substitute for Senate Bill No. 225, Page 5, Section 226.550, Line 34, by deleting all of said line and inserting in lieu thereof the following:

"226.500 to 226.600.

8. Notwithstanding any other provision of law to the contrary, the permit and biennial inspection fees imposed under this section or section 226.540 shall be waived for any signs located on the side of a school bus as defined in section 301.010, owned by a transportation company under contract with a school district for the transportation of students, indicating that the transportation company is currently hiring positions to facilitate the transporting of students. No fines shall be imposed for any such school bus having said signs that is otherwise parked legally."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting immediately after all of said section and line the following:

"226.540. Notwithstanding any other provisions of sections 226.500 to 226.600, outdoor advertising shall be permitted within six hundred and sixty feet of the nearest edge of the right-of-way of highways located on the interstate, federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended in areas zoned industrial, commercial or the like and in unzoned commercial and industrial areas as defined in this section, subject to the following regulations which are consistent with

customary use in this state:

(1) Lighting:

(a) No revolving or rotating beam or beacon of light that simulates any emergency light or device shall be permitted as part of any sign. No flashing, intermittent, or moving light or lights will be permitted except scoreboards and other illuminated signs designating public service information, such as time, date, or temperature, or similar information, will be allowed; tri-vision, projection, and other changeable message signs shall be allowed subject to Missouri highways and transportation commission regulations;

(b) External lighting, such as floodlights, thin line and gooseneck reflectors are permitted, provided the light source is directed upon the face of the sign and is effectively shielded so as to prevent beams or rays of light from being directed into any portion of the main traveled way of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System and the lights are not of such intensity so as to cause glare, impair the vision of the driver of a motor vehicle, or otherwise interfere with a driver's operation of a motor vehicle;

(c) No sign shall be so illuminated that it interferes with the effectiveness of, or obscures, an official traffic sign, device, or signal;

(2) Size of signs:

(a) The maximum area for any one sign shall be eight hundred square feet with a maximum height of thirty feet and a maximum length of seventy-two feet, inclusive of border and trim but excluding the base or apron, supports, and other structural members. The area shall be measured as established herein and in rules promulgated by the commission. In determining the size of a conforming or nonconforming sign structure, temporary cutouts and extensions installed for the length of a specific display contract shall not be considered a substantial increase to the size of the permanent display; provided the actual square footage of such temporary cutouts or extensions may not exceed thirty-three percent of the permanent display area. Signs erected in accordance with the provisions of sections 226.500 to 226.600 prior to August 28, 2002, which fail to meet the requirements of this provision shall be deemed legally nonconforming as defined herein;

(b) The maximum size limitations shall apply to each side of a sign structure, and signs may be placed back to back, double faced, or in V-type construction with not more than two displays to each facing, but such sign structure shall be considered as one sign;

(c) After August 28, 1999, no new sign structure shall be erected in which two or more displays are stacked one above the other. Stacked structures existing on or before August 28, 1999, in accordance with sections 226.500 to 226.600 shall be deemed legally nonconforming and may be maintained in accordance with the provisions of sections 226.500 to 226.600. Structures displaying more than one display on a horizontal basis shall be allowed, provided that total display areas do not exceed the maximum allowed square footage for a sign structure pursuant to the provisions of paragraph (a) of this subdivision;

(3) Spacing of signs:

(a) On all interstate highways, freeways, and nonfreeway federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway

System:

a. No sign structure shall be erected within one thousand four hundred feet of an existing sign on the same side of the highway;

b. Outside of incorporated municipalities, no structure may be located adjacent to or within five hundred feet of an interchange, intersection at grade, or safety rest area. Such five hundred feet shall be measured from the beginning or ending of the pavement widening at the exit from or entrance to the main traveled way. For purpose of this subparagraph, the term “incorporated municipalities” shall include “urban areas”, except that such “urban areas” shall not be considered “incorporated municipalities” if it is finally determined that such would have the effect of making Missouri be in noncompliance with the requirements of Title 23, United States Code, Section 131;

(b) The spacing between structure provisions of this subdivision do not apply to signs which are separated by buildings, natural surroundings, or other obstructions in such manner that only one sign facing located within such distance is visible at any one time. Directional or other official signs or those advertising the sale or lease of the property on which they are located, or those which advertise activities on the property on which they are located, including products sold, shall not be counted, nor shall measurements be made from them for the purpose of compliance with spacing provisions;

(c) No sign shall be located in such manner as to obstruct or otherwise physically interfere with the effectiveness of an official traffic sign, signal, or device or obstruct or physically interfere with a motor vehicle operator’s view of approaching, merging, or intersecting traffic;

(d) The measurements in this section shall be the minimum distances between outdoor advertising sign structures measured along the nearest edge of the pavement between points directly opposite the signs along each side of the highway and shall apply only to outdoor advertising sign structures located on the same side of the highway involved;

(4) As used in this section, the words “unzoned commercial and industrial land” shall be defined as follows: that area not zoned by state or local law or ordinance and on which there is located one or more permanent structures used for a commercial business or industrial activity or on which a commercial or industrial activity is actually conducted together with the area along the highway extending outwardly seven hundred fifty feet from and beyond the edge of such activity. All measurements shall be from the outer edges of the regularly used improvements, buildings, parking lots, landscaped, storage or processing areas of the commercial or industrial activity and along and parallel to the edge of the pavement of the highway. **On nonfreeway primary highways where there is an unzoned commercial or industrial area on one side of the road in accordance with this section, the unzoned commercial or industrial area shall also include those lands located on the opposite side of the highway to the extent of the same dimensions.** Unzoned land shall not include:

(a) Land on the opposite side of the highway from an unzoned commercial or industrial area as defined in this section and located adjacent to highways located on the interstate[, federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended, unless the opposite side of the highway qualifies as a separate unzoned commercial or industrial area] **or primary freeway highways;** or

(b) Land zoned by a state or local law, regulation, or ordinance;

(5) “Commercial or industrial activities” as used in this section means those which are generally recognized as commercial or industrial by zoning authorities in this state, except that none of the following

shall be considered commercial or industrial:

(a) Outdoor advertising structures;

(b) Agricultural, forestry, ranching, grazing, farming, and related activities, including seasonal roadside fresh produce stands;

(c) Transient or temporary activities;

(d) Activities more than six hundred sixty feet from the nearest edge of the right-of-way or not visible from the main traveled way;

(e) Activities conducted in a building principally used as a residence;

(f) Railroad tracks and minor sidings;

(6) The words “unzoned commercial or industrial land” shall also include all areas not specified in this section which constitute an “unzoned commercial or industrial area” within the meaning of the present Section 131 of Title 23 of the United States Code, or as such statute may be amended. As used in this section, the words “zoned commercial or industrial area” shall refer to those areas zoned commercial or industrial by the duly constituted zoning authority of a municipality, county, or other lawfully established political subdivision of the state, or by the state and which is within seven hundred fifty feet of one or more permanent commercial or industrial activities. Commercial or industrial activities as used in this section are limited to those activities:

(a) In which the primary use of the property is commercial or industrial in nature;

(b) Which are clearly visible from the highway and recognizable as a commercial business;

(c) Which are permanent as opposed to temporary or transitory and of a nature that would customarily be restricted to commercial or industrial zoning in areas comprehensively zoned; and

(d) In determining whether the primary use of the property is commercial or industrial pursuant to paragraph (a) of this subdivision, the state highways and transportation commission shall consider the following factors:

a. The presence of a permanent and substantial building;

b. The existence of utilities and local business licenses, if any, for the commercial activity;

c. On-premise signs or other identification;

d. The presence of an owner or employee on the premises for at least twenty hours per week;

(7) In zoned commercial and industrial areas, whenever a state, county or municipal zoning authority has adopted laws or ordinances which include regulations with respect to the size, lighting and spacing of signs, which regulations are consistent with the intent of sections 226.500 to 226.600 and with customary use, then from and after the effective date of such regulations, and so long as they shall continue in effect, the provisions of this section shall not apply to the erection of signs in such areas. Notwithstanding any other provisions of this section, after August 28, 1992, with respect to any outdoor advertising which is regulated by the provisions of subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527:

(a) No county or municipality shall issue a permit to allow a regulated sign to be newly erected without a permit issued by the state highways and transportation commission;

(b) A county or municipality may charge a reasonable one-time permit or inspection fee to assure compliance with local wind load and electrical requirements when the sign is first erected, but a county or municipality may not charge a permit or inspection fee for such sign after such initial fee. Changing the display face or performing routine maintenance shall not be considered as erecting a new sign;

(8) The state highways and transportation commission on behalf of the state of Missouri, may seek agreement with the Secretary of Transportation of the United States under Section 131 of Title 23, United States Code, as amended, that sections 226.500 to 226.600 are in conformance with that Section 131 and provides effective control of outdoor advertising signs as set forth therein. If such agreement cannot be reached and the penalties under subsection (b) of Section 131 are invoked, the attorney general of this state shall institute proceedings described in subsection (1) of that Section 131.

226.550. 1. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 shall be erected or maintained on or after August 28, 1992, without a one-time permanent permit issued by the state highways and transportation commission. Application for permits shall be made to the state highways and transportation commission on forms furnished by the commission and shall be accompanied by a permit fee of two hundred dollars for all signs; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall be granted a permit for signs less than seventy-six square feet without payment of the fee. **The permit fee of two hundred dollars shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location.** In the event a permit holder fails to erect a sign structure within twenty-four months of issuance, said permit shall expire and a new permit must be obtained prior to any construction.

2. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 which was erected prior to August 28, 1992, shall be maintained without a one-time permanent permit for outdoor advertising issued by the state highways and transportation commission. If a one-time permanent permit was issued by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, it is not necessary for a new permit to be issued. If a one-time permanent permit was not issued for a lawfully erected and lawfully existing sign by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, a one-time permanent permit shall be issued by the commission for each sign which is lawfully in existence on the day prior to August 28, 1992, upon application and payment of a permit fee of two hundred dollars. All applications and fees due pursuant to this subsection shall be submitted before December 31, 1992. **The permit fee of two hundred dollars shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location.**

3. For purposes of sections 226.500 to 226.600, the terminology "structure lawfully in existence" or "lawfully existing" sign or outdoor advertising shall, nevertheless, include the following signs unless the signs violate the provisions of subdivisions (3) to (7) of subsection 1 of section 226.580:

(1) All signs erected prior to January 1, 1968;

(2) All signs erected before March 30, 1972, but on or after January 1, 1968, which would otherwise be lawful but for the failure to have a permit for such signs prior to March 30, 1972, except that any sign or structure which was not in compliance with sizing, spacing, lighting, or location requirements of sections 226.500 to 226.600 as the sections appeared in the revised statutes of Missouri 1969, wheresoever located, shall not be considered a lawfully existing sign or structure;

(3) All signs erected after March 30, 1972, which are in conformity with sections 226.500 to 226.600;

(4) All signs erected in compliance with sections 226.500 to 226.600 prior to August 28, 2002.

4. On or after August 28, 1992, the state highways and transportation commission may, in addition to the fees authorized by subsections 1 and 2 of this section, collect a biennial inspection fee every two years after a state permit has been issued. Biennial inspection fees due after August 28, 2002, and prior to August 28, 2003, shall be fifty dollars. Biennial inspection fees due on or after August 28, 2003, shall be seventy-five dollars. Biennial inspection fees due on or after August 28, 2004, shall be one hundred dollars; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall not be required to pay such fee. **The biennial inspection fee shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location.**

5. In order to effect the more efficient collection of biennial inspection fees, the state highways and transportation commission is encouraged to adopt a renewal system in which all permits in a particular county are renewed in the same month. In conjunction with the conversion to this renewal system, the state highways and transportation commission is specifically authorized to prorate renewal fees based on changes in renewal dates.

6. Sign owners or owners of the land on which signs are located must apply to the state highways and transportation commission for biennial inspection and submit any fees as required by this section on or before December 31, 1992. For a permitted sign which does not have a permit, a permit shall be issued at the time of the next biennial inspection.

7. The state highways and transportation commission shall deposit all fees received for outdoor advertising permits and inspection fees in the state road fund, keeping a separate record of such fees, and the same may be expended by the commission in the administration of sections 226.500 to 226.600.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Bill No. 225, Page 19, Section 301.550, Line 125, by inserting after all of said section the following:

“302.441. 1. If a person is required to have an ignition interlock device installed on such person's vehicle, he or she may apply to the court for an employment exemption variance to allow him or her to drive an employer-owned vehicle not equipped with an ignition interlock device for employment purposes only. Such exemption shall not be granted to a person who is self-employed or who wholly or partially owns **or controls** an entity that owns an employer-owned vehicle.

2. A person who is granted an employment exemption variance under subsection 1 of this section shall not drive, operate, or be in physical control of an employer-owned vehicle used for transporting children under eighteen years of age or vulnerable persons, as defined in section 630.005, or an employer-owned vehicle for personal use.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 9

Amend House Amendment No. 9 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 21 by deleting all of said line and inserting in lieu thereof the following:

“have been paid.

301.147. 1. Notwithstanding the provisions of section 301.020 to the contrary, beginning July 1, 2000, the director of revenue may provide owners of motor vehicles, other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of biennially registering motor vehicles. Any vehicle manufactured as an even-numbered model year vehicle shall be renewed each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be renewed each odd-numbered calendar year, subject to the following requirements:

(1) The fee collected at the time of biennial registration shall include the annual registration fee plus a pro rata amount for the additional twelve months of the biennial registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the preceding year that no such taxes were due as set forth in section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

2. Notwithstanding the provisions of subsection 1 of this section and the provisions of section 301.020 to the contrary, beginning January 1, 2018, the director of revenue shall provide owners of motor vehicles other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of a three-year registration when the vehicle would be ineligible for a biennial registration but eligible for an annual registration under subsection 1 of this section, subject to the following requirements:

(1) The fee collected at the time of three-year registration shall include the biennial registration fee plus a pro rata amount for the additional twelve months of the three-year registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the two preceding years that no such taxes were due as set forth under section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

3. The director of revenue may prescribe rules and regulations for the effective administration of this section. The director is authorized to adopt those rules that are reasonable and necessary to accomplish the limited duties specifically delegated within this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in this section shall become

effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 1, 2000, shall be invalid and void.

[3.] **4.** The director of revenue shall have the authority to stagger the registration period of motor vehicles other than commercial motor vehicles licensed in excess of twelve thousand pounds gross weight. Once the owner of a motor vehicle chooses the option of biennial registration, such registration [must] **shall** be maintained for the full twenty-four month period.”; and”;

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Bill No. 225, Page 13, Section 301.031, Line 6, by inserting after all of said section and line the following:

“301.136. 1. Any camping or fifth-wheel trailer, as defined in section 407.1320, that is over twenty-five years old may be permanently registered upon payment of a registration fee of fifty-two dollars and fifty cents. Upon the transfer of the title to any such trailer, the registration shall be canceled and the license plates issued therefor shall be returned to the director of revenue.

2. The owner of any such trailer shall file an application in a form prescribed by the director and a certificate of registration shall be issued therefor.

3. Notwithstanding any provision of this section to the contrary, any person possessing license plates issued by the state of Missouri that are over twenty-five years old, in which the year of issuance of such plates is consistent with the year of the manufacture of the camping or fifth-wheel trailer, may register such plates as historic trailer plates as set forth in this section; provided that, the configuration of letters, numbers, or combination of letters and numbers of such plates is not identical to the configuration of letters, numbers, or combination of letters and numbers of any plates already issued to an owner by the director. Such license plates shall not be required to possess the characteristic features of reflective material and common color scheme and design as prescribed by section 301.130. The owner of the historic trailer registered under this section shall keep the certificate of registration in the trailer at all times. The certificate of registration shall be prima facie evidence that the trailer has been properly registered with the director and that all fees have been paid.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 10

Amend House Amendment No. 10 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 27, by inserting immediately after all of said line the following:

“Further amend said bill, Page 19, Section 301.550, Line 125, by inserting immediately after all of said section and line the following:

“302.020. 1. Unless otherwise provided for by law, it shall be unlawful for any person, except those expressly exempted by section 302.080, to:

(1) Operate any vehicle upon any highway in this state unless the person has a valid license;

(2) Operate a motorcycle or motortricycle upon any highway of this state unless such person has a valid license that shows the person has successfully passed an examination for the operation of a motorcycle or motortricycle as prescribed by the director. The director may indicate such upon a valid license issued to such person, or shall issue a license restricting the applicant to the operation of a motorcycle or motortricycle if the actual demonstration, required by section 302.173, is conducted on such vehicle;

(3) Authorize or knowingly permit a motorcycle or motortricycle owned by such person or under such person's control to be driven upon any highway by any person whose license does not indicate that the person has passed the examination for the operation of a motorcycle or motortricycle or has been issued an instruction permit therefor;

(4) Operate a motor vehicle with an instruction permit or license issued to another person.

2. Every person **who is younger than twenty-one years of age** operating or riding as a passenger on any motorcycle or motortricycle, as defined in section 301.010, upon any highway of this state shall wear protective headgear at all times the vehicle is in motion. **Every person twenty-one years of age or older operating any motorcycle or motortricycle who has been issued an instruction permit shall wear protective headgear at all times the vehicle is in motion. Every person twenty-one years of age or older operating any motorcycle or motortricycle who has neither possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years nor completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 shall wear protective headgear at all times the vehicle is in motion.** The protective headgear shall meet reasonable standards and specifications established by the director. **No person shall be stopped, inspected, or detained solely to determine compliance with this subsection.**

3. Notwithstanding the provisions of section 302.340 any person convicted of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a misdemeanor. A first violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class D misdemeanor. A second violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class A misdemeanor. Any person convicted a third or subsequent time of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a class E felony. Notwithstanding the provisions of section 302.340, violation of subdivisions (3) and (4) of subsection 1 of this section is a misdemeanor, the first violation punishable as a class D misdemeanor, a second or subsequent violation of this section punishable as a class C misdemeanor, and the penalty for failure to wear protective headgear as required by subsection 2 of this section is an infraction for which a fine not to exceed twenty-five dollars may be imposed. Notwithstanding all other provisions of law and court rules to the contrary, no court costs shall be imposed upon any person due to such violation. No points shall be assessed pursuant to section 302.302 for a failure to wear such protective headgear. Prior pleas of guilty and prior findings of guilty shall be pleaded and proven in the same manner as required by section 558.021.

302.026. 1. Any qualified motorcycle operator who is twenty-one years of age or older may operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear if he or she has first-party insurance coverage and has completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 or possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years. In addition to maintaining proof of financial responsibility in accordance with chapter 303, any such qualified motorcycle operator who

desires to operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear shall be covered by a health insurance policy.

2. Proof of coverage required by subsection 1 of this section shall be provided to law enforcement, upon request, by showing documentation indicating the qualified operator has the insurance coverage required by this section. The term “health benefit plan” as used in this section shall have the same meaning assigned to it in section 376.1350.”; and

Further amend said bill, Page 30, Section 407.816, Line 7, by inserting immediately after all of said section and line the following:

“476.385. 1. The judges of the supreme court may appoint a committee consisting of at least seven associate circuit judges, who shall meet en banc and establish and maintain a schedule of fines to be paid for violations of sections 210.104, 577.070, and 577.073, and chapters 252, 301, 302, 304, 306, 307 and 390, with such fines increasing in proportion to the severity of the violation. The associate circuit judges of each county may meet en banc and adopt the schedule of fines and participation in the centralized bureau pursuant to this section. Notice of such adoption and participation shall be given in the manner provided by supreme court rule. Upon order of the supreme court, the associate circuit judges of each county may meet en banc and establish and maintain a schedule of fines to be paid for violations of municipal ordinances for cities, towns and villages electing to have violations of its municipal ordinances heard by associate circuit judges, pursuant to section 479.040; and for traffic court divisions established pursuant to section 479.500. The schedule of fines adopted for violations of municipal ordinances may be modified from time to time as the associate circuit judges of each county en banc deem advisable. No fine established pursuant to this subsection may exceed the maximum amount specified by statute or ordinance for such violation. **Individual political subdivisions, including counties and municipalities, shall be prohibited from imposing a fine for any violation in excess of the fine specified for the violation on the schedule of fines established and maintained by the supreme court under this subsection.**

2. In no event shall any schedule of fines adopted pursuant to this section include offenses involving the following:

- (1) Any violation resulting in personal injury or property damage to another person;
- (2) Operating a motor vehicle while intoxicated or under the influence of intoxicants or drugs;
- (3) Operating a vehicle with a counterfeited, altered, suspended or revoked license;
- (4) Fleeing or attempting to elude an officer.

3. There shall be a centralized bureau to be established by supreme court rule in order to accept pleas of not guilty or guilty and payments of fines and court costs for violations of the laws and ordinances described in subsection 1 of this section, made pursuant to a schedule of fines established pursuant to this section. The centralized bureau shall collect, with any plea of guilty and payment of a fine, all court costs which would have been collected by the court of the jurisdiction from which the violation originated.

4. If a person elects not to contest the alleged violation, the person shall send payment in the amount of the fine and any court costs established for the violation to the centralized bureau. Such payment shall be payable to the central violations bureau, shall be made by mail or in any other manner established by the centralized bureau, and shall constitute a plea of guilty, waiver of trial and a conviction for purposes of section 302.302, and for purposes of imposing any collateral consequence of a criminal conviction provided

by law. By paying the fine and costs, the person also consents to attendance either online or in person at any driver-improvement program or motorcycle-rider training course ordered by the court and consents to verification of such attendance as directed by the bureau. Notwithstanding any provision of law to the contrary, the prosecutor shall not be required to sign any information, ticket or indictment if disposition is made pursuant to this subsection. In the event that any payment is made pursuant to this section by credit card or similar method, the centralized bureau may charge an additional fee in order to reflect any transaction cost, surcharge or fee imposed on the recipient of the credit card payment by the credit card company.

5. If a person elects to plead not guilty, such person shall send the plea of not guilty to the centralized bureau. The bureau shall send such plea and request for trial to the prosecutor having original jurisdiction over the offense. Any trial shall be conducted at the location designated by the court. The clerk of the court in which the case is to be heard shall notify in writing such person of the date certain for the disposition of such charges. The prosecutor shall not be required to sign any information, ticket or indictment until the commencement of any proceeding by the prosecutor with respect to the notice of violation.

6. In courts adopting a schedule of fines pursuant to this section, any person receiving a notice of violation pursuant to this section shall also receive written notification of the following:

(1) The fine and court costs established pursuant to this section for the violation or information regarding how the person may obtain the amount of the fine and court costs for the violation;

(2) That the person must respond to the notice of violation by paying the prescribed fine and court costs, or pleading not guilty and appearing at trial, and that other legal penalties prescribed by law may attach for failure to appear and dispose of the violation. The supreme court may modify the suggested forms for uniform complaint and summons for use in courts adopting the procedures provided by this section, in order to accommodate such required written notifications.

7. Any moneys received in payment of fines and court costs pursuant to this section shall not be considered to be state funds, but shall be held in trust by the centralized bureau for benefit of those persons or entities entitled to receive such funds pursuant to this subsection. All amounts paid to the centralized bureau shall be maintained by the centralized bureau, invested in the manner required of the state treasurer for state funds by sections 30.240, 30.250, 30.260 and 30.270, and disbursed as provided by the constitution and laws of this state. Any interest earned on such fund shall be payable to the director of the department of revenue for deposit into a revolving fund to be established pursuant to this subsection. The state treasurer shall be the custodian of the revolving fund, and shall make disbursements, as allowed by lawful appropriations, only to the judicial branch of state government for goods and services related to the administration of the judicial system.

8. Any person who receives a notice of violation subject to this section who fails to dispose of such violation as provided by this section shall be guilty of failure to appear provided by section 544.665; and may be subject to suspension of driving privileges in the manner provided by section 302.341. The centralized bureau shall notify the appropriate prosecutor of any person who fails to either pay the prescribed fine and court costs, or plead not guilty and request a trial within the time allotted by this section, for purposes of application of section 544.665. The centralized bureau shall also notify the department of revenue of any failure to appear subject to section 302.341, and the department shall thereupon suspend the license of the driver in the manner provided by section 302.341, as if notified by the court.

9. In addition to the remedies provided by subsection 8 of this section, the centralized bureau and the

courts may use the remedies provided by sections 488.010 to 488.020 for the collection of court costs payable to courts, in order to collect fines and court costs for violations subject to this section.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO
HOUSE AMENDMENT NO. 10

Amend House Amendment No. 10 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

“”71.610. 1. No municipal corporation in this state shall have the power to impose a license tax upon any business, avocation, pursuit or calling, unless such business, avocation, pursuit or calling is specially named as taxable in the charter of such municipal corporation, or unless such power be conferred by statute.

2. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets.

137.095. 1. The real and tangible personal property of all corporations operating in any”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting immediately after all of said section and line the following:

“137.095. 1. The real and tangible personal property of all corporations operating in any county in the state of Missouri and in the City of St. Louis, and subject to assessment by county or township assessors, shall be assessed and taxed in the county in which the property is situated on the first day of January of the year for which the taxes are assessed, and every general or business corporation having or owning tangible personal property on the first day of January in each year, which is situated in any other county than the one in which the corporation is located, shall make return to the assessor of the county or township where the property is situated, in the same manner as other tangible personal property is required by law to be returned, except that all motor vehicles which are the property of the corporation and which are subject to regulation under chapter 390 shall be assessed for tax purposes in the county in which the motor vehicles are based.

2. For the purposes of subsection 1 of this section, the term “based” means the place where the vehicle is most frequently dispatched, garaged, serviced, maintained, operated or otherwise controlled, except that leased passenger vehicles shall be assessed at the residence of the driver or, if the residence of the driver is unknown, at the location of the lessee.

3. The assessed valuation of any tractor or trailer as defined in section 301.010 owned by a corporation and used in [interstate] **interjurisdictional** commerce must be apportioned to Missouri based on the ratio of miles traveled in this state to miles traveled in [the United States in interstate] **interjurisdictional** commerce during the preceding tax year or on the basis of the most recent annual mileage figures available **regardless of the state in which the International Registration Plan fleet under which such tractor or**

trailer operates or maintains its base jurisdiction. Where historical distance records are unavailable, the average per vehicle distance chart as described in section 320 of the International Registration Plan and which is provided to counties by department of transportation carrier services, or any other reasonable source of distance data, may be used.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

On motion of Senator Kehoe, the Senate recessed until 2:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

BILLS DELIVERED TO THE GOVERNOR

HCS for SS for SCS for SB 160, after having been duly signed by the Speaker of the House of Representatives in open session, was delivered to the Governor by the Secretary of the Senate.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS for SB 283**, as amended: Senators Hegeman, Wieland, Schatz, Rizzo and Sifton.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS for SCS for SB 139**, as amended: Senators Sater, Riddle, Rowden, Schupp and Sifton.

PRIVILEGED MOTIONS

Senator Romine moved that the Senate refuse to concur in **HCS for SCS for SB 355**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Riddle moved that the Senate refuse to concur in **SB 222**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the Senate refuse to concur in **SB 225**, with **HCS**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

HOUSE BILLS ON THIRD READING

HCS for HB 460, entitled:

An Act to repeal sections 507.040, 507.050, 508.010, and 537.762, RSMo, and to enact in lieu thereof four new sections relating to civil proceedings.

Was taken up by Senator Munzlinger.

Senator Munzlinger offered **SS for HCS for HB 460**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 460

An Act to repeal sections 507.040, 507.050, 508.010, and 537.762, RSMo, and to enact in lieu thereof four new sections relating to venue requirements in civil actions.

Senator Munzlinger moved that **SS** for **HCS** for **HB 460** be adopted.

Senator Schatz offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill No. 460, Page 2, Section 507.040, Line 5 of said page, by inserting immediately after “2.” the following: “**Notwithstanding any other provision of law to the contrary, any action in which a plaintiff was injured outside the state of Missouri, claims arising out of separate purchases of the same product or service, separate injuries from the same product or service, or separate incidents involving the same product or service shall not satisfy this section.**”

3.”; and further amend line 10 of said page, by striking all of said line and inserting in lieu thereof the following:

“**4. In addition to the requirements of subsections 1 and 2 of this**”; and further amend line 26, by striking all of said line and inserting in lieu thereof the following:

“**5. Notwithstanding the provisions of subsection 4 of this**”; and

Further amend said bill, page 3, section 507.050, line 14 of said page, by striking “3” and inserting in lieu thereof “4”.

Senator Schatz moved that the above amendment be adopted.

Senator Wallingford assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Munzlinger, **HB 460**, with **SS** and **SA 1** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 139**, as amended. Representatives: Wood, Alferman, Haefner, Kendrick, Walker (74).

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 283**, as amended. Representatives: Andrews, Wiemann, Mathews, Merideth (80), Wessels.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SS** for **SB 35**, entitled:

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to state purchases of land.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 35, Page 2, Section 34.030, Line 31, by inserting after all of said section and line the following:

“Section 1. 1. The director of the department of natural resources is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim to all interest of the department of natural resources in property located in Jackson County, Missouri, to the City of Independence. The property to be conveyed is more particularly described as follows:

TRACT I:

All of Lots 5, 8, 9 and 12, Catherine Atkins Subdivision of Lot 7 of Woodson's Subdivision of Lots 93, 130, 131 and 142, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying North of the Lexington Branch of the Missouri Pacific Railroad.

TRACT III:

All of the West half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying North of the Lexington Branch of the Missouri Pacific Railroad.

TRACT IV:

All of the South 281 1/2 feet of the East half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, except the South 166 1/2 feet thereof and except ALL that part of Lot 141. OLD TOWN INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, described as follows: Commencing at the Southeast corner of said Lot 141; thence North along the East line of said Lot 141, a distance of 166 1/2 feet to the true point of beginning; thence continuing North along said East line of said Lot 141, a distance of 115 feet; thence West 100 feet; thence South 115 feet; thence East to the point of beginning, according to the recorded plat thereof.

TRACT V:

All of the West half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying South of the Lexington Branch of the Missouri Pacific Railroad, except the South 166 1/2 feet thereof.

TRACT II:

All of Lot 12, Catherine Atkins Subdivision of Lot 7 of Woodson's Subdivision of Lots 93, 130, 131 and 142, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri lying South of the Lexington Branch of Missouri Pacific Railroad.

TRACT VI:

All of the South 166 1/2 feet of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in

Independence, Jackson County, Missouri, except the South 30 feet thereof in street.

Eugene L. Selders and Monica T. Selders were husband and wife when they acquired title to the premises in question and remained husband and wife, continuously, never having been divorced, until the date of his death on June 24, 1979 at Kansas City, Jackson County, Missouri.

2. The director of the department of natural resources shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but are not limited to, the number of appraisals required, the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SCS for SB 112**, entitled:

An Act to repeal sections 50.622, 50.740, 54.040, 54.261, 67.402, 67.1360, 71.011, 88.770, 94.900, 94.902, 105.145, 108.170, 137.556, 139.100, 182.640, 182.660, 205.205, 233.295, 242.460, 243.350, 245.185, 321.242, 321.246, 347.048, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof thirty-two new sections relating to political subdivisions, with a penalty provision.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment No. 9 and House Amendment No. 10.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 19, Section 94.902, Line 13, by inserting immediately after said line the following:

“(6) Any city of the fourth classification with more than two thousand seven hundred inhabitants but fewer than four thousand inhabitants and located in any county of the first classification;”; and

Further amend said bill, page, and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 31, Section 139.100, Line 34, by inserting the following after all of said line:

“142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) “Agricultural purposes”, clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads

upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) “Alternative fuel”, electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) “Aviation fuel”, any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) “Blend stock”, any petroleum product component of motor fuel, such as naphtha, reformat, toluene or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

(a) Will be ultimately used for consumer nonmotor fuel use; and

(b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;

(5) “Blended fuel”, a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;

(6) “Blender”, any person that produces blended motor fuel outside the bulk transfer/terminal system;

(7) “Blending”, the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;

(8) “Bulk plant”, a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;

(9) “Bulk transfer”, any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;

(10) “Bulk transfer/terminal system”, the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;

(11) “Consumer”, the user of the motor fuel;

(12) “Delivery”, the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;

(13) “Department”, the department of revenue;

(14) “Destination state”, the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;

(15) “Diesel fuel”, any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. “Diesel fuel” does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. “Diesel fuel” does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;

(16) “Diesel-powered highway vehicle”, a motor vehicle operated on a highway that is propelled by a diesel-powered engine;

(17) “Director”, the director of revenue;

(18) “Distributor”, a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;

(19) “Dyed fuel”, diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;

(20) “Eligible purchaser”, a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;

(21) “Export”, to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;

(22) “Exporter”, any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;

(23) “Farm tractor”, all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;

(24) “Fuel grade alcohol”, a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;

(25) “Fuel transportation vehicle”, any vehicle designed for highway use which is also designed or used to transport motor fuels and includes transport trucks and tank wagons;

(26) “Gasoline”, all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) “Gross gallons”, the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) “Heating oil”, a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) “Import”, to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) “Import verification number”, the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the transporter carrying motor fuel into this state for the account of an importer;

(31) “Importer” includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) “Interstate motor fuel user”, any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) “Invoiced gallons”, the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) “K-1 kerosene”, a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) “Kerosene”, the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

(36) “Liquid”, any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;

(37) “Motor fuel”, gasoline, diesel fuel, kerosene and blended fuel;

(38) “Motor vehicle”, any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:

(a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or

(b) A vehicle solely operated on rails;

(39) “Net gallons”, the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);

(40) “Permissive supplier”, an out-of-state supplier that elects, but is not required, to have a supplier’s

license pursuant to this chapter;

(41) “Person”, natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;

(42) “Position holder”, the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;

(43) “Propel”, the operation of a motor vehicle, whether it is in motion or at rest;

(44) “Public highway”, every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;

(45) “Qualified terminal”, a terminal which has been assigned a terminal control number (“tcn”) by the Internal Revenue Service;

(46) “Rack”, a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;

(47) “Refiner”, any person that owns, operates, or otherwise controls a refinery;

(48) “Refinery”, a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;

(49) “Removal”, any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;

(50) “Retailer”, a person that engages in the business of selling or dispensing to the consumer within this state;

(51) “Supplier”, a person that is:

(a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and

(b) One or more of the following:

a. The position holder in a terminal or refinery in this state;

b. Imports motor fuel into this state from a foreign country;

c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or

d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that

person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. "Supplier" also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. "Supplier" includes a permissive supplier unless specifically provided otherwise;

(52) "Tank wagon", a straight truck having multiple compartments designed or used to carry motor fuel;

(53) "Terminal", a bulk storage and distribution facility which includes:

(a) For the purposes of motor fuel, is a qualified terminal;

(b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the products are removed at a rack;

(54) "Terminal bulk transfers" include but are not limited to the following:

(a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;

(b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;

(c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and

(d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;

(55) "Terminal operator", any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;

(56) "Transmix", the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;

(57) "Transport truck", a semitrailer combination rig designed or used to transport motor fuel over the highways;

(58) "Transporter", any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;

(59) "Two-party exchange", a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:

(a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and

(b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events to this state;

(60) "Ultimate vendor", a person that sells motor fuel to the consumer;

(61) "Undyed diesel fuel", diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing

provisions; and

(62) “Vehicle fuel tank”, any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

(1) Motor fuel, seventeen cents per gallon;

(2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;

(3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;

(4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;

(5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, [or] liquefied natural gas, **electric, or propane** connection

is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, [or] liquefied natural gas, **electricity, or propane** used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to subdivisions (4) [and (5)] **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee.** Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.**

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. **This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.**

[5.] 6. Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.

[6.] 7. The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations promulgated by the director.

[7.] 8. It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal **unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

[8.] **9.** No person shall cause to be put, or put, [LP gas] **any alternative fuel** into the fuel supply receptacle **or battery** of a motor vehicle required to have an alternative fuel decal unless the motor vehicle **either** has a valid decal attached to it **or the appropriate motor fuel tax is collected at the time of such fueling.** [Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]

[9.] **10.** Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.

[10.] **11.** Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and reporting requirements of this chapter.”; and

Further amend said bill, Page 52, Section 1, Line 62, by inserting the following after all of said line:

“Section 2. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 50, Section 475.120, Line 42, by inserting immediately after all of said section and line the following:

“488.2206. 1. In addition to all court fees and costs prescribed by law, a surcharge of up to ten dollars shall be assessed as costs in each court proceeding filed in any court within [the thirty-first judicial circuit] **any judicial circuit composed of a single noncharter county** in all **civil and** criminal cases including violations of any county or municipal ordinance or any violation of a criminal or traffic law of the state, including an infraction, except that no such surcharge shall be collected in any proceeding in any court when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. For violations of the general criminal laws of the state or county ordinances, no such surcharge shall be collected unless it is authorized, by order, ordinance, or resolution by the county government where the violation occurred. For violations of municipal ordinances, no such surcharge shall be collected unless it is authorized by order, ordinance, or resolution by the municipal government where the violation occurred. Such surcharges shall be collected and disbursed by the clerk of each respective court responsible for collecting court costs in the manner provided by sections 488.010 to 488.020, and shall be payable to the treasurer of the political subdivision authorizing such surcharge, **who shall deposit the funds in a separate account known as the “justice center fund”, to be established and maintained by the political subdivision.**

2. Each county or municipality shall use all funds received pursuant to this section only to pay for the costs associated with the land assemblage and purchase, **planning**, construction, maintenance, and operation of any county or municipal judicial facility **or justice center** including, but not limited to, **architectural, engineering, and other plans and studies**, debt service, utilities, maintenance, and building security. The

county or municipality shall maintain records identifying [such operating costs, and any moneys not needed for the operating costs of the county or municipal judicial facility shall be transmitted quarterly to the general revenue fund of the county or municipality respectively] **all funds received and expenditures made from their respective center funds.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 10, Section 67.1360, Line 135, by inserting the following after all of said section and line:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) "**County average wage**", the average wage in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the [state] **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control** and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the “Port Authority AIM Zone Fund”, which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 45, Section 321.246, Line 10, by inserting after the word “thousand,” the following:

“the governing body of any fire protection district that operates in a county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, the governing body of any fire protection district that operates in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants as the county seat,”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 34, Section 182.660, Line 38, by inserting after said section and line the following:

“190.335. 1. In lieu of the tax levy authorized under section 190.305 for emergency telephone services, the county commission of any county may impose a county sales tax for the provision of central dispatching of fire protection, including law enforcement agencies, emergency ambulance service or any other emergency services, including emergency telephone services, which shall be collectively referred to herein as “emergency services”, and which may also include the purchase and maintenance of communications and emergency equipment, including the operational costs associated therein, in accordance with the provisions of this section.

2. Such county commission may, by a majority vote of its members, submit to the voters of the county, at a public election, a proposal to authorize the county commission to impose a tax under the provisions of

this section. If the residents of the county present a petition signed by a number of residents equal to ten percent of those in the county who voted in the most recent gubernatorial election, then the commission shall submit such a proposal to the voters of the county.

3. The ballot of submission shall be in substantially the following form:

Shall the county of (insert name of county) impose a county sales tax of (insert rate of percent) percent for the purpose of providing central dispatching of fire protection, emergency ambulance service, including emergency telephone services, and other emergency services?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance shall be in effect as provided herein. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the county commission shall have no power to impose the tax authorized by this section unless and until the county commission shall again have submitted another proposal to authorize the county commission to impose the tax under the provisions of this section, and such proposal is approved by a majority of the qualified voters voting thereon.

4. The sales tax may be imposed at a rate not to exceed one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. The sales tax shall not be collected prior to thirty-six months before operation of the central dispatching of emergency services.

5. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

6. Any tax imposed pursuant to section 190.305 shall terminate at the end of the tax year in which the tax imposed pursuant to this section for emergency services is certified by the board to be fully operational. Any revenues collected from the tax authorized under section 190.305 shall be credited for the purposes for which they were intended.

7. At least once each calendar year, the board shall establish a tax rate, not to exceed the amount authorized, that together with any surplus revenues carried forward will produce sufficient revenues to fund the expenditures authorized by this act. Amounts collected in excess of that necessary within a given year shall be carried forward to subsequent years. The board shall make its determination of such tax rate each year no later than September first and shall fix the new rate which shall be collected as provided in this act. Immediately upon making its determination and fixing the rate, the board shall publish in its minutes the new rate, and it shall notify every retailer by mail of the new rate.

8. Immediately upon the affirmative vote of voters of such a county on the ballot proposal to establish a county sales tax pursuant to the provisions of this section, the county commission shall appoint the initial members of a board to administer the funds and oversee the provision of emergency services in the county. Beginning with the general election in 1994, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency services and such duties shall be exercised by the board.

9. The initial board shall consist of seven members appointed without regard to political affiliation, who

shall be selected from, and who shall represent, the fire protection districts, ambulance districts, sheriff's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from each district of the county commission.

10. Beginning in 1994, three members shall be elected from each district of the county commission and one member shall be elected at large, such member to be the chairman of the board. Of those first elected, four members from districts of the county commission shall be elected for terms of two years and two members from districts of the county commission and the member at large shall be elected for terms of four years. In 1996, and thereafter, all terms of office shall be four years. Notwithstanding any other provision of law, if there is no candidate for an open position on the board, then no election shall be held for that position and it shall be considered vacant, to be filled pursuant to the provisions of section 190.339, and, if there is only one candidate for each open position, no election shall be held and the candidate or candidates shall assume office at the same time and in the same manner as if elected.

11. Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the first classification with more than two hundred forty thousand three hundred but fewer than two hundred forty thousand four hundred inhabitants or in any county of the third classification with a township form of government and with more than twenty-eight thousand but fewer than thirty-one thousand inhabitants, any emergency telephone service 911 board appointed by the county under section 190.309 which is in existence on the date the voters approve a sales tax under this section shall continue to exist and shall have the powers set forth under section 190.339. Such boards which existed prior to August 25, 2010, shall not be considered a body corporate and a political subdivision of the state for any purpose, unless and until an order is entered upon an unanimous vote of the commissioners of the county in which such board is established reclassifying such board as a corporate body and political subdivision of the state. The order shall approve the transfer of the assets and liabilities related to the operation of the emergency **telephone** service 911 system to the new entity created by the reclassification of the board.

12. (1) Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the second classification with more than fifty-four thousand two hundred but fewer than fifty-four thousand three hundred inhabitants or any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants that has approved a sales tax under this section, the county commission shall appoint the members of the board to administer the funds and oversee the provision of emergency services in the county.

(2) The board shall consist of seven members appointed without regard to political affiliation. Except as provided in subdivision (4) of this subsection, each member shall be one of the following:

- (a) The head of any of the county's fire protection districts, or a designee;
- (b) The head of any of the county's ambulance districts, or a designee;
- (c) The county sheriff, or a designee;
- (d) The head of any of the police departments in the county, or a designee; and
- (e) The head of any of the county's emergency management organizations, or a designee.

(3) Upon the appointment of the board under this subsection, the board shall have the power provided

in section 190.339 and shall exercise all powers and duties exercised by the county commission under this chapter, and the commission shall relinquish all powers and duties relating to the provision of emergency services under this chapter to the board.

(4) In any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants **and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants, the board shall include one member from each of the five entities listed in subdivision (2) of this subsection [shall be represented on the board by at least one member] and two “public members” who shall be residents of the county and not affiliated with any of the entities listed under subdivision (2) of this subsection.”**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 8

Amend House Amendment No. 8 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 1, Line 13, by deleting the phrase “[load] **rate**” and inserting in lieu thereof the word “load”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 47, Section 347.048, Line 18, by inserting immediately after said section and line the following:

“393.1075. 1. This section shall be known as the “Missouri Energy Efficiency Investment Act”.

2. As used in this section, the following terms shall mean:

(1) “Commission”, the Missouri public service commission;

(2) “Demand response”, measures that decrease peak demand or shift demand to off-peak periods;

(3) “Demand-side program”, any program conducted by the utility to modify the net consumption of electricity on the retail customer’s side of the electric meter, including but not limited to energy efficiency measures, [load] **rate** management, demand response, and interruptible or curtailable load;

(4) “Energy efficiency”, measures that reduce the amount of electricity required to achieve a given end use;

(5) “Interruptible or curtailable rate”, a rate under which a customer receives a reduced charge in exchange for agreeing to allow the utility to withdraw the supply of electricity under certain specified conditions;

(6) “Total resource cost test”, a test that compares the sum of avoided utility costs and avoided probable environmental compliance costs to the sum of all incremental costs of end-use measures that are implemented due to the program, as defined by the commission in rules.

3. It shall be the policy of the state to value demand-side investments equal to traditional investments in supply and delivery infrastructure and allow recovery of all reasonable and prudent costs of delivering cost-effective demand-side programs. In support of this policy, the commission shall:

(1) Provide timely cost recovery for utilities;

(2) Ensure that utility financial incentives are aligned with helping customers use energy more efficiently and in a manner that sustains or enhances utility customers' incentives to use energy more efficiently; and

(3) Provide timely earnings opportunities associated with cost-effective measurable and verifiable efficiency savings.

4. The commission shall permit electric corporations to implement commission-approved demand-side programs proposed pursuant to this section with a goal of achieving all cost-effective demand-side savings. Recovery for such programs shall not be permitted unless the programs are approved by the commission, result in energy or demand savings and are beneficial to all customers in the customer class in which the programs are proposed, regardless of whether the programs are utilized by all customers. The commission shall consider the total resource cost test a preferred cost-effectiveness test. Programs targeted to low-income customers or general education campaigns do not need to meet a cost-effectiveness test, so long as the commission determines that the program or campaign is in the public interest. Nothing herein shall preclude the approval of demand-side programs that do not meet the test if the costs of the program above the level determined to be cost-effective are funded by the customers participating in the program or through tax or other governmental credits or incentives specifically designed for that purpose.

5. To comply with this section the commission may develop cost recovery mechanisms to further encourage investments in demand-side programs including, in combination and without limitation: capitalization of investments in and expenditures for demand-side programs, rate design modifications, accelerated depreciation on demand-side investments, and allowing the utility to retain a portion of the net benefits of a demand-side program for its shareholders. In setting rates the commission shall fairly apportion the costs and benefits of demand-side programs to each customer class except as provided for in subsection 6 of this section. Prior to approving a rate design modification associated with demand-side cost recovery, the commission shall conclude a docket studying the effects thereof and promulgate an appropriate rule.

6. The commission may reduce or exempt allocation of demand-side expenditures to low-income classes, as defined in an appropriate rate proceeding, as a subclass of residential service.

7. Provided that the customer has notified the electric corporation that the customer elects not to participate in demand-side measures offered by an electrical corporation, none of the costs of demand-side measures of an electric corporation offered under this section or by any other authority, and no other charges implemented in accordance with this section, shall be assigned to any account of any customer, including its affiliates and subsidiaries, meeting one or more of the following criteria:

(1) The customer has one or more accounts within the service territory of the electrical corporation that has a demand of five thousand kilowatts or more;

(2) The customer operates an interstate pipeline pumping station, regardless of size; or

(3) The customer has accounts within the service territory of the electrical corporation that have, in aggregate, a demand of two thousand five hundred kilowatts or more, and the customer has a comprehensive demand-side or energy efficiency program and can demonstrate an achievement of savings at least equal to those expected from utility-provided programs.

8. Customers that have notified the electrical corporation that they do not wish to participate in demand-

side programs under this section shall not subsequently be eligible to participate in demand-side programs except under guidelines established by the commission in rulemaking.

9. Customers who participate in demand-side programs initiated after August 1, 2009, shall be required to participate in program funding for a period of time to be established by the commission in rulemaking.

10. Customers electing not to participate in an electric corporation's demand-side programs under this section shall still be allowed to participate in interruptible or curtailable rate schedules or tariffs offered by the electric corporation.

11. The commission shall provide oversight and may adopt rules and procedures and approve corporation-specific settlements and tariff provisions, independent evaluation of demand-side programs, as necessary, to ensure that electric corporations can achieve the goals of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.

12. Each electric corporation shall submit an annual report to the commission describing the demand-side programs implemented by the utility in the previous year. The report shall document program expenditures, including incentive payments, peak demand and energy savings impacts and the techniques used to estimate those impacts, avoided costs and the techniques used to estimate those costs, the estimated cost-effectiveness of the demand-side programs, and the net economic benefits of the demand-side programs.

13. Charges attributable to demand-side programs under this section shall be clearly shown as a separate line item on bills to the electrical corporation's customers.

14. [(1) Any customer of an electrical corporation who has received a state tax credit under sections 135.350 to 135.362 or under sections 253.545 to 253.561 shall not be eligible for participation in any demand-side program offered by an electrical corporation under this section if such program offers a monetary incentive to the customer, except as provided in subdivision (4) of this subsection.

(2) As a condition of participation in any demand-side program offered by an electrical corporation under this section when such program offers a monetary incentive to the customer, the commission shall develop rules that require documentation to be provided by the customer to the electrical corporation to show that the customer has not received a tax credit listed in subdivision (1) of this subsection.

(3) The penalty for a customer who provides false documentation under subdivision (2) of this subsection shall be a class A misdemeanor.

(4) The provisions of this subsection shall not apply to any low-income customer who would otherwise be eligible to participate in a demand-side program that is offered by an electrical corporation to low-income customers.

15.] The commission shall develop rules that provide for disclosure of participants in all demand-side programs offered by electrical corporations under this section when such programs provide monetary incentives to the customer. The disclosure required by this subsection may include, but not be limited to,

the following: the name of the participant, or the names of the [principles] **principals** if for a company, the property address, and the amount of the monetary incentive received.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 15, Section 88.770, Line 41, by inserting after all of said section and line the following:

”92.020. Any such municipality is hereby authorized by ordinance to levy a rate of taxation on all property subject to its taxing power for library, hospital, public health, recreation grounds and museum purposes, and the rate of taxation levied for such purposes shall be in addition to the maximum rate of taxation levied for general municipal purposes, as limited by the constitution or laws of this state. No tax levied for the special purposes enumerated in this section shall exceed the following annual rates:

(1) Library, in the manner and at the rate authorized under the provisions of sections 182.140 to 182.301;

(2) Hospital, ten cents on the hundred dollars assessed valuation;

(3) Public health, [two] **sixty** cents on the hundred dollars assessed valuation;

(4) Recreation grounds other than zoological park, two cents on the hundred dollars assessed valuation;

(5) Zoological park, in the manner and at the rate authorized under the provisions of sections 90.640 and 90.650;

(6) Art museum, in the manner and at the rate authorized by law.

92.024. 1. The governing body of any city not within a county may, upon approval of a majority of the qualified voters of such city voting thereon, levy and collect a tax not to exceed sixty cents per one hundred dollars of assessed valuation upon all taxable property within the city for the purpose of providing public safety services. The tax so levied shall be collected along with other city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of public safety services, and shall be used for no other purpose except those purposes authorized in sections 92.024 to 92.026. Deposits in the fund shall be expended only upon approval of the board of directors established in section 92.025 and only in accordance with the fund budget approved by the city governing body.

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing public safety services?

☐ YES

☐ NO

92.025. 1. Upon the approval of the tax authorized under section 92.024 by the voters of the city not within a county, the tax so approved shall be imposed upon all taxable property within the city and the proceeds therefrom shall be deposited in a special fund, to be known as the “Public Safety

Services Fund”, which is hereby established within the city treasury. No moneys in the public safety services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized under section 92.024 by the voters of the city, the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the city at large and shall, as nearly as practicable, represent the various groups to be served by the board. Each director shall be a resident of the city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the public safety services fund.

3. The administrative control and management of the funds in the public safety services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the public safety services fund shall be approved by the governing body of the city prior to the making of any payments from the fund in any fiscal year. The board of directors shall use the funds in the public safety services fund to provide programs or to pay for existing programs which will improve public safety. The budget may allocate funds for public safety services, including the compensation of public safety personnel who serve in the city in which such property taxes are collected. No funds in the public safety services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 92.024.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 92.024 to 92.026. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the city, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 92.024 to 92.026, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 92.024 to 92.026 and the proceeds from such sale or exchange are used exclusively to fund such programs.

92.026. 1. If the tax, special fund, and board of directors authorized by sections 92.024 to 92.026 are repealed or abolished, all funds remaining in the special fund shall be transferred to the general revenue fund of the city not within a county.

2. If the governing body of the city shall determine that an audit is necessary or desirable, the accounts of the board of directors shall be audited by a certified public accountant selected by the

governing body of the city. An audit performed under this subsection shall also review the records of the receipts and disbursements and the property inventory of every officer or office of the board of directors which receives or disburses money on behalf of the board or which holds property belonging to the board. Upon the completion of the investigation, the certified public accountant shall render a report to the governing body of the city, along with a statement showing, under appropriate classifications, the receipts and disbursements of the board of directors during the period of the audit. The expense of an audit performed under this subsection shall be paid by the board of directors from funds in the public safety services fund.”; and

Further amend said bill and page 52, Section 475.747, Line 4, by inserting after said section and line the following:

“Section B. Because of the importance of providing for public safety, the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act shall be in full force and effect upon its passage and approval.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 3, Section 50.740, Line 25, by inserting after all of said line the following:

“52.290. 1. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of [seven] **nine** percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. [Two-sevenths] **Of the nine percent** of the fees collected pursuant to the provisions of this section **two-ninths** shall be paid into the county general fund, two-[sevenths] **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the tax maintenance fund of the county as required by section 52.312, and [three-sevenths] **five-ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county employees’ retirement fund created by sections 50.1000 to 50.1200. Notwithstanding provisions of law to the contrary, an authorization for collection of a fee for the collection of delinquent and back taxes in a county’s charter, at a rate different than the rate allowed by law, shall control.

2. In all counties having a charter form of government, other than any county adopting a charter form of government after January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county and pay into the county general fund a fee for the collection of delinquent and back taxes of two percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax except that in a county with a charter form of government and with more than two hundred fifty thousand but less than seven hundred thousand inhabitants, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of three percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. If a county is required by section 52.312 to establish a tax maintenance fund, one-third of the fees collected under this subsection shall be paid into that fund; otherwise, all fees collected under the provisions of this subsection shall be paid into the county

general fund.

3. Such county collector may accept credit cards as proper form of payment of outstanding delinquent and back taxes due. No county collector may charge a surcharge for payment by credit card.”; and

Further amend said bill, Page 30, Section 108.170, Line 131, by inserting after all of said line the following;

“137.280. 1. Taxpayers’ personal property lists, except those of merchants and manufacturers, and except those of railroads, public utilities, pipeline companies or any other person or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each year and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation		Penalty
0-	\$1,000	[\$10.00] \$15.00
\$1,001-	\$2,000	[\$20.00] \$25.00
\$2,001-	\$3,000	[\$30.00] \$35.00
\$3,001-	\$4,000	[\$40.00] \$45.00
\$4,001-	\$5,000	[\$50.00] \$55.00
\$5,001-	\$6,000	[\$60.00] \$65.00
\$6,001-	\$7,000	[\$70.00] \$75.00
\$7,001-	\$8,000	[\$80.00] \$85.00
\$8,001-	\$9,000	[\$90.00] \$95.00
\$9,001 and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; [or]

(5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or

(6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.

4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.

137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, [they] **the taxpayer** shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation		Penalty
0-	\$1,000	[\$10.00] \$15.00
\$1,001-	\$2,000	[\$20.00] \$25.00
\$2,001-	\$3,000	[\$30.00] \$35.00
\$3,001-	\$4,000	[\$40.00] \$45.00
\$4,001-	\$5,000	[\$50.00] \$55.00
\$5,001-	\$6,000	[\$60.00] \$65.00
\$6,001-	\$7,000	[\$70.00] \$75.00
\$7,001-	\$8,000	[\$80.00] \$85.00
\$8,001-	\$9,000	[\$90.00] \$95.00
\$9,001 and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; [or]
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.

3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.

5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful appeal and any increases must be established from that basis.”; and

Further amend said bill, Page 31, Section 139.100, Line 34, by inserting after all of said section and line the following:

“140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.

2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.

3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010.”; and

Further amend said bill, Page 52, Section 473.747, Line 4, by inserting after all of said section and line the following:

“Section B. Sections 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 11**, relating to political subdivisions,, entitled:

An Act to repeal sections 88.770, 100.010, and 100.180, RSMo, and to enact in lieu thereof four new sections relating to disposition of municipal assets.

With House Amendment No. 1, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendment No. 1 to House Amendment No. 8 and House Amendment No. 8 as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting after all of said section and line the following:

“135.963. 1. Improvements made to real property as such term is defined in section 137.010 which are made in an enhanced enterprise zone subsequent to the date such zone or expansion thereto was designated may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. Improvements made to real property, as such term is defined in section 137.010, which are locally assessed and in a renewable energy generation zone designated as an enhanced enterprise zone, subsequent to the date such enhanced enterprise zone or expansion thereto was designated, may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. In addition to enhanced business enterprises, a speculative industrial or warehouse building constructed by a public entity or a private entity if the land is leased by a public entity may be subject to such exemption.

2. Such authorizing resolution shall specify the percent of the exemption to be granted, the duration of the exemption to be granted, and the political subdivisions to which such exemption is to apply and any other terms, conditions, or stipulations otherwise required. A copy of the resolution shall be provided to the director within thirty calendar days following adoption of the resolution by the governing authority.

3. No exemption shall be granted until the governing authority holds a public hearing for the purpose of obtaining the opinions and suggestions of residents of political subdivisions to be affected by the exemption from property taxes. The governing authority shall send, by certified mail, a notice of such hearing to each political subdivision in the area to be affected and shall publish notice of such hearing in a newspaper of general circulation in the area to be affected by the exemption at least twenty days prior to

the hearing but not more than thirty days prior to the hearing. Such notice shall state the time, location, date, and purpose of the hearing.

4. Notwithstanding subsection 1 of this section, at least one-half of the ad valorem taxes otherwise imposed on subsequent improvements to real property located in an enhanced enterprise zone of enhanced business enterprises or speculative industrial or warehouse buildings as indicated in subsection 1 of this section shall become and remain exempt from assessment and payment of ad valorem taxes of any political subdivision of this state or municipality thereof, if said political subdivision or municipality levies ad valorem taxes, for a period of not less than ten years following the date such improvements were assessed, provided the improved properties are used for enhanced business enterprises. The exemption for speculative buildings is subject to the approval of the governing authority for a period not to exceed two years if the building is owned by a private entity and five years if the building is owned or ground leased by a public entity. This shall not preclude the building receiving an exemption for the remaining time period established by the governing authority if it was occupied by an enhanced business enterprise. The two- and five-year time periods indicated for speculative buildings shall not be an addition to the local abatement time period for such facility.

5. No exemption shall be granted for a period more than twenty-five years [following the date on which the original enhanced enterprise zone was designated by the department] , **provided, however, that during the ten years prior to the expiration of an enhanced enterprise zone no exemption shall be granted for a period of more than ten years.**

6. The provisions of subsection 1 of this section shall not apply to improvements made to real property begun prior to August 28, 2004.

7. The abatement referred to in this section shall not relieve the assessor or other responsible official from ascertaining the amount of the equalized assessed value of all taxable property annually as required by section 99.855, 99.957, or 99.1042 and shall not have the effect of reducing the payments in lieu of taxes referred to in subdivision (2) of subsection 1 of section 99.845, subdivision (2) of subsection 3 of section 99.957, or subdivision (2) of subsection 3 of section 99.1042 unless such reduction is set forth in the plan approved by the governing body of the municipality pursuant to subdivision (1) of subsection 1 of section 99.820, section 99.942, or section 99.1027.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting after all of said section and line the following:

“266.600. No political subdivision shall adopt or enforce any ordinance, rule, or regulation relating to the labeling, cultivation, or other use of seed, fertilizers, or soil conditioners as such terms are defined or used in sections 266.021, 266.291, and 266.361, respectively. The provisions of this section shall not apply to any ordinance, rule, or regulation enacted prior to August 28, 2017.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1,

Section A, Line 3, by inserting immediately after all of said section and line the following:

54.261. 1. The county treasurer in counties of the first classification, not having a charter form of government and containing a portion of a city with a population of three hundred thousand or more, and in counties of the second, third and fourth classifications of this state, shall receive as compensation for services performed by the treasurer an annual salary based upon the assessed valuation of the county. The provisions of this section shall not permit or require a reduction, nor shall require an increase, in the amount of compensation being paid for the office of treasurer on January 1, 2002.

2. The amount of salary based upon assessed valuation shall be computed according to the following schedule:

Assessed Valuation	Salary \$
18,000,000 to 40,999,999	\$29,000
41,000,000 to 53,999,999	30,000
54,000,000 to 65,999,999	32,000
66,000,000 to 85,999,999	34,000
86,000,000 to 99,999,999	36,000
100,000,000 to 130,999,999	38,000
131,000,000 to 159,999,999	40,000
160,000,000 to 189,999,999	41,000
190,000,000 to 249,999,999	41,500
250,000,000 to 299,999,999	43,000
300,000,000 or more	45,000

3. Two thousand dollars of the salary authorized in this section shall be payable to the treasurer only if the treasurer has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the treasurer's office when approved by a professional association of the county treasurers or county collectors of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each treasurer who completes the training program and shall send a list of certified treasurers to the county commission of each county. Expenses incurred for attending the training session [may] **shall** be reimbursed to the county treasurer in the same manner as other expenses as may be appropriated for that purpose.

4. The county treasurer in any county, other than a county of the first classification having a charter form of government or a county of the first classification not having a charter form of government and not containing any part of a city with a population of three hundred thousand or more, shall not, except upon two-thirds vote of all the members of the commission, receive an annual compensation in an amount less than the total compensation being received for the office of county treasurer in the particular county for services rendered or performed on the date the salary commission votes.

5. In the event of a vacancy due to death, resignation, or otherwise in the office of treasurer in any

county except a county with a charter form of government, and when there is no deputy treasurer, the county commission shall appoint a qualified acting treasurer until such time as the vacancy is filled by the governor pursuant to section 105.030 or the elected treasurer returns to work. The county commission shall employ and fix the compensation of clerical and other assistants necessary to enable the interim treasurer to efficiently perform the duties of the office."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 3, Section 67.2050, Line 72, by inserting after all of said section and line the following:

"71.291. 1. Notwithstanding any other law to the contrary and subject to subsections 2 and 3 of this section, a city, town, village, or other political subdivision authorized to levy and collect a license tax or fee on hotels and motels shall not increase such license tax rate or fee amount greater than five percent above the annual rate in effect on the effective date of this section.

2. Notwithstanding any other law to the contrary, the total dollar amount of all license taxes or fees levied on any hotel or motel in one year shall not exceed the greater of:

(1) One-eighth of one percent of the gross revenue of the hotel or motel as of the effective date of this section; or

(2) The license tax or fee in effect on December 31, 2016.

3. The provisions of this section shall not apply to any tax levied by a city if the revenue from the license tax or fee is dedicated and restricted to a project for which bonds were outstanding on January 1, 2017."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Section A, Line 3, by inserting the following after all of said line:

"67.1360. 1. The governing body of the following cities and counties may impose a tax as provided in this section:

(1) A city with a population of more than seven thousand and less than seven thousand five hundred;

(2) A county with a population of over nine thousand six hundred and less than twelve thousand which has a total assessed valuation of at least sixty-three million dollars, if the county submits the issue to the voters of such county prior to January 1, 2003;

(3) A third class city which is the county seat of a county of the third classification without a township form of government with a population of at least twenty-five thousand but not more than thirty thousand inhabitants;

(4) Any fourth class city having, according to the last federal decennial census, a population of more than one thousand eight hundred fifty inhabitants but less than one thousand nine hundred fifty inhabitants in a county of the first classification with a charter form of government and having a population of greater

than six hundred thousand but less than nine hundred thousand inhabitants;

(5) Any city having a population of more than three thousand but less than eight thousand inhabitants in a county of the fourth classification having a population of greater than forty-eight thousand inhabitants;

(6) Any city having a population of less than two hundred fifty inhabitants in a county of the fourth classification having a population of greater than forty-eight thousand inhabitants;

(7) Any fourth class city having a population of more than two thousand five hundred but less than three thousand inhabitants in a county of the third classification having a population of more than twenty-five thousand but less than twenty-seven thousand inhabitants;

(8) Any third class city with a population of more than three thousand two hundred but less than three thousand three hundred located in a county of the third classification having a population of more than thirty-five thousand but less than thirty-six thousand;

(9) Any county of the second classification without a township form of government and a population of less than thirty thousand;

(10) Any city of the fourth class in a county of the second classification without a township form of government and a population of less than thirty thousand;

(11) Any county of the third classification with a township form of government and a population of at least twenty-eight thousand but not more than thirty thousand;

(12) Any city of the fourth class with a population of more than one thousand eight hundred but less than two thousand in a county of the third classification with a township form of government and a population of at least twenty-eight thousand but not more than thirty thousand;

(13) Any city of the third class with a population of more than seven thousand two hundred but less than seven thousand five hundred within a county of the third classification with a population of more than twenty-one thousand but less than twenty-three thousand;

(14) Any fourth class city having a population of more than two thousand eight hundred but less than three thousand one hundred inhabitants in a county of the third classification with a township form of government having a population of more than eight thousand four hundred but less than nine thousand inhabitants;

(15) Any fourth class city with a population of more than four hundred seventy but less than five hundred twenty inhabitants located in a county of the third classification with a population of more than fifteen thousand nine hundred but less than sixteen thousand inhabitants;

(16) Any third class city with a population of more than three thousand eight hundred but less than four thousand inhabitants located in a county of the third classification with a population of more than fifteen thousand nine hundred but less than sixteen thousand inhabitants;

(17) Any fourth class city with a population of more than four thousand three hundred but less than four thousand five hundred inhabitants located in a county of the third classification without a township form of government with a population greater than sixteen thousand but less than sixteen thousand two hundred inhabitants;

(18) Any fourth class city with a population of more than two thousand four hundred but less than two

thousand six hundred inhabitants located in a county of the first classification without a charter form of government with a population of more than fifty-five thousand but less than sixty thousand inhabitants;

(19) Any fourth class city with a population of more than two thousand five hundred but less than two thousand six hundred inhabitants located in a county of the third classification with a population of more than nineteen thousand one hundred but less than nineteen thousand two hundred inhabitants;

(20) Any county of the third classification without a township form of government with a population greater than sixteen thousand but less than sixteen thousand two hundred inhabitants;

(21) Any county of the second classification with a population of more than forty-four thousand but less than fifty thousand inhabitants;

(22) Any third class city with a population of more than nine thousand five hundred but less than nine thousand seven hundred inhabitants located in a county of the first classification without a charter form of government and with a population of more than one hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred inhabitants;

(23) Any city of the fourth classification with more than five thousand two hundred but less than five thousand three hundred inhabitants located in a county of the third classification without a township form of government and with more than twenty-four thousand five hundred but less than twenty-four thousand six hundred inhabitants;

(24) Any third class city with a population of more than nineteen thousand nine hundred but less than twenty thousand in a county of the first classification without a charter form of government and with a population of more than one hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred inhabitants;

(25) Any city of the fourth classification with more than two thousand six hundred but less than two thousand seven hundred inhabitants located in any county of the third classification without a township form of government and with more than fifteen thousand three hundred but less than fifteen thousand four hundred inhabitants;

(26) Any county of the third classification without a township form of government and with more than fourteen thousand nine hundred but less than fifteen thousand inhabitants;

(27) Any city of the fourth classification with more than five thousand four hundred but fewer than five thousand five hundred inhabitants and located in more than one county;

(28) Any city of the fourth classification with more than six thousand three hundred but fewer than six thousand five hundred inhabitants and located in more than one county through the creation of a tourism district which may include, in addition to the geographic area of such city, the area encompassed by the portion of the school district, located within a county of the first classification with more than ninety-three thousand eight hundred but fewer than ninety-three thousand nine hundred inhabitants, having an average daily attendance for school year 2005-06 between one thousand eight hundred and one thousand nine hundred;

(29) Any city of the fourth classification with more than seven thousand seven hundred but less than seven thousand eight hundred inhabitants located in a county of the first classification with more than ninety-three thousand eight hundred but less than ninety-three thousand nine hundred inhabitants;

(30) Any city of the fourth classification with more than two thousand nine hundred but less than three thousand inhabitants located in a county of the first classification with more than seventy-three thousand seven hundred but less than seventy-three thousand eight hundred inhabitants;

(31) Any city of the third classification with more than nine thousand three hundred but less than nine thousand four hundred inhabitants;

(32) Any city of the fourth classification with more than three thousand eight hundred but fewer than three thousand nine hundred inhabitants and located in any county of the first classification with more than thirty-nine thousand seven hundred but fewer than thirty-nine thousand eight hundred inhabitants;

(33) Any city of the fourth classification with more than one thousand eight hundred but fewer than one thousand nine hundred inhabitants and located in any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(34) Any county of the third classification without a township form of government and with more than twelve thousand one hundred but fewer than twelve thousand two hundred inhabitants;

(35) Any city of the fourth classification with more than three thousand eight hundred but fewer than four thousand inhabitants and located in more than one county; provided, however, that motels owned by not-for-profit organizations are exempt; [or]

(36) Any city of the fourth classification with more than five thousand but fewer than five thousand five hundred inhabitants and located in any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants; **or**

(37) Any city with more than four thousand five hundred but fewer than five thousand five hundred inhabitants and located in any county of the fourth classification with more than thirty thousand but fewer than forty-two thousand inhabitants.

2. The governing body of any city or county listed in subsection 1 of this section may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels, motels, bed and breakfast inns and campgrounds and any docking facility which rents slips to recreational boats which are used by transients for sleeping, which shall be at least two percent, but not more than five percent per occupied room per night, except that such tax shall not become effective unless the governing body of the city or county submits to the voters of the city or county at a state general, primary or special election, a proposal to authorize the governing body of the city or county to impose a tax pursuant to the provisions of this section and section 67.1362. The tax authorized by this section and section 67.1362 shall be in addition to any charge paid to the owner or operator and shall be in addition to any and all taxes imposed by law and the proceeds of such tax shall be used by the city or county solely for funding the promotion of tourism. Such tax shall be stated separately from all other charges and taxes.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Line 12, by deleting the words “[load] **rate**” and inserting in lieu thereof the

word “load”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting immediately after said section and line the following:

“393.1075. 1. This section shall be known as the “Missouri Energy Efficiency Investment Act”.

2. As used in this section, the following terms shall mean:

(1) “Commission”, the Missouri public service commission;

(2) “Demand response”, measures that decrease peak demand or shift demand to off-peak periods;

(3) “Demand-side program”, any program conducted by the utility to modify the net consumption of electricity on the retail customer’s side of the electric meter, including but not limited to energy efficiency measures, [load] **rate** management, demand response, and interruptible or curtailable load;

(4) “Energy efficiency”, measures that reduce the amount of electricity required to achieve a given end use;

(5) “Interruptible or curtailable rate”, a rate under which a customer receives a reduced charge in exchange for agreeing to allow the utility to withdraw the supply of electricity under certain specified conditions;

(6) “Total resource cost test”, a test that compares the sum of avoided utility costs and avoided probable environmental compliance costs to the sum of all incremental costs of end-use measures that are implemented due to the program, as defined by the commission in rules.

3. It shall be the policy of the state to value demand-side investments equal to traditional investments in supply and delivery infrastructure and allow recovery of all reasonable and prudent costs of delivering cost-effective demand-side programs. In support of this policy, the commission shall:

(1) Provide timely cost recovery for utilities;

(2) Ensure that utility financial incentives are aligned with helping customers use energy more efficiently and in a manner that sustains or enhances utility customers’ incentives to use energy more efficiently; and

(3) Provide timely earnings opportunities associated with cost-effective measurable and verifiable efficiency savings.

4. The commission shall permit electric corporations to implement commission-approved demand-side programs proposed pursuant to this section with a goal of achieving all cost-effective demand-side savings. Recovery for such programs shall not be permitted unless the programs are approved by the commission, result in energy or demand savings and are beneficial to all customers in the customer class in which the programs are proposed, regardless of whether the programs are utilized by all customers. The commission shall consider the total resource cost test a preferred cost-effectiveness test. Programs targeted to low-income customers or general education campaigns do not need to meet a cost-effectiveness test, so long as the commission determines that the program or campaign is in the public interest. Nothing herein shall

preclude the approval of demand-side programs that do not meet the test if the costs of the program above the level determined to be cost-effective are funded by the customers participating in the program or through tax or other governmental credits or incentives specifically designed for that purpose.

5. To comply with this section the commission may develop cost recovery mechanisms to further encourage investments in demand-side programs including, in combination and without limitation: capitalization of investments in and expenditures for demand-side programs, rate design modifications, accelerated depreciation on demand-side investments, and allowing the utility to retain a portion of the net benefits of a demand-side program for its shareholders. In setting rates the commission shall fairly apportion the costs and benefits of demand-side programs to each customer class except as provided for in subsection 6 of this section. Prior to approving a rate design modification associated with demand-side cost recovery, the commission shall conclude a docket studying the effects thereof and promulgate an appropriate rule.

6. The commission may reduce or exempt allocation of demand-side expenditures to low-income classes, as defined in an appropriate rate proceeding, as a subclass of residential service.

7. Provided that the customer has notified the electric corporation that the customer elects not to participate in demand-side measures offered by an electrical corporation, none of the costs of demand-side measures of an electric corporation offered under this section or by any other authority, and no other charges implemented in accordance with this section, shall be assigned to any account of any customer, including its affiliates and subsidiaries, meeting one or more of the following criteria:

(1) The customer has one or more accounts within the service territory of the electrical corporation that has a demand of five thousand kilowatts or more;

(2) The customer operates an interstate pipeline pumping station, regardless of size; or

(3) The customer has accounts within the service territory of the electrical corporation that have, in aggregate, a demand of two thousand five hundred kilowatts or more, and the customer has a comprehensive demand-side or energy efficiency program and can demonstrate an achievement of savings at least equal to those expected from utility-provided programs.

8. Customers that have notified the electrical corporation that they do not wish to participate in demand-side programs under this section shall not subsequently be eligible to participate in demand-side programs except under guidelines established by the commission in rulemaking.

9. Customers who participate in demand-side programs initiated after August 1, 2009, shall be required to participate in program funding for a period of time to be established by the commission in rulemaking.

10. Customers electing not to participate in an electric corporation's demand-side programs under this section shall still be allowed to participate in interruptible or curtailable rate schedules or tariffs offered by the electric corporation.

11. The commission shall provide oversight and may adopt rules and procedures and approve corporation-specific settlements and tariff provisions, independent evaluation of demand-side programs, as necessary, to ensure that electric corporations can achieve the goals of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to

disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.

12. Each electric corporation shall submit an annual report to the commission describing the demand-side programs implemented by the utility in the previous year. The report shall document program expenditures, including incentive payments, peak demand and energy savings impacts and the techniques used to estimate those impacts, avoided costs and the techniques used to estimate those costs, the estimated cost-effectiveness of the demand-side programs, and the net economic benefits of the demand-side programs.

13. Charges attributable to demand-side programs under this section shall be clearly shown as a separate line item on bills to the electrical corporation's customers.

14. [(1) Any customer of an electrical corporation who has received a state tax credit under sections 135.350 to 135.362 or under sections 253.545 to 253.561 shall not be eligible for participation in any demand-side program offered by an electrical corporation under this section if such program offers a monetary incentive to the customer, except as provided in subdivision (4) of this subsection.

(2) As a condition of participation in any demand-side program offered by an electrical corporation under this section when such program offers a monetary incentive to the customer, the commission shall develop rules that require documentation to be provided by the customer to the electrical corporation to show that the customer has not received a tax credit listed in subdivision (1) of this subsection.

(3) The penalty for a customer who provides false documentation under subdivision (2) of this subsection shall be a class A misdemeanor.

(4) The provisions of this subsection shall not apply to any low-income customer who would otherwise be eligible to participate in a demand-side program that is offered by an electrical corporation to low-income customers.

15.] The commission shall develop rules that provide for disclosure of participants in all demand-side programs offered by electrical corporations under this section when such programs provide monetary incentives to the customer. The disclosure required by this subsection may include, but not be limited to, the following: the name of the participant, or the names of the [principles] **principals** if for a company, the property address, and the amount of the monetary incentive received.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 8

Amend House Amendment No. 8 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Line 2, by deleting all of said line and inserting in lieu thereof the following:

“1, Section A, Line 3, by inserting the following after all of said section and line:

“67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect

a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county [or city governing body]. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?

☐ YES

☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the “Senior Citizens’ Services Fund”, which is hereby established within the county [or city] treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the “Senior Citizen Services Fund” to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens’ services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served.** Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years.

Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens’ services fund.

3. The administrative control and management of the funds in the senior citizens’ services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens’ services fund shall be approved by the governing body of the county [or city] prior to making of any payments from the fund in any fiscal year.

In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section. The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county [or city], may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs.”; and**

Further amend said bill, Page 5, Section 87.770, Line 31, by inserting after all of said line the following:”; and

Further amend said bill by amending the title, enacting clause, and intersectional references

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 87.770, Line 31, by inserting after all of said section and line the following:

“92.020. Any such municipality is hereby authorized by ordinance to levy a rate of taxation on all property subject to its taxing power for library, hospital, public health, recreation grounds and museum purposes, and the rate of taxation levied for such purposes shall be in addition to the maximum rate of taxation levied for general municipal purposes, as limited by the constitution or laws of this state. No tax levied for the special purposes enumerated in this section shall exceed the following annual rates:

(1) Library, in the manner and at the rate authorized under the provisions of sections 182.140 to 182.301;

(2) Hospital, ten cents on the hundred dollars assessed valuation;

(3) Public health, [two] **sixty** cents on the hundred dollars assessed valuation;

(4) Recreation grounds other than zoological park, two cents on the hundred dollars assessed valuation;

(5) Zoological park, in the manner and at the rate authorized under the provisions of sections 90.640 and

90.650;

(6) Art museum, in the manner and at the rate authorized by law.

92.024. 1. The governing body of any city not within a county may, upon approval of a majority of the qualified voters of such city voting thereon, levy and collect a tax not to exceed sixty cents per one hundred dollars of assessed valuation upon all taxable property within the city for the purpose of providing public safety services. The tax so levied shall be collected along with other city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of public safety services, and shall be used for no other purpose except those purposes authorized in sections 92.024 to 92.026. Deposits in the fund shall be expended only upon approval of the board of directors established in section 92.025 and only in accordance with the fund budget approved by the city governing body.

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing public safety services?

☐ YES

☐ NO

92.025. 1. Upon the approval of the tax authorized under section 92.024 by the voters of the city not within a county, the tax so approved shall be imposed upon all taxable property within the city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Public Safety Services Fund", which is hereby established within the city treasury. No moneys in the public safety services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized under section 92.024 by the voters of the city, the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the city at large and shall, as nearly as practicable, represent the various groups to be served by the board. Each director shall be a resident of the city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the public safety services fund.

3. The administrative control and management of the funds in the public safety services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the public safety services fund shall be approved by the governing body of the city prior to the making of any payments from the fund in any fiscal year. The board of directors shall use the funds in the public safety services fund to provide

programs or to pay for existing programs which will improve public safety. The budget may allocate funds for public safety services, including the compensation of public safety personnel who serve in the city in which such property taxes are collected. No funds in the public safety services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 92.024.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 92.024 to 92.026. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the city, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 92.024 to 92.026, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 92.024 to 92.026 and the proceeds from such sale or exchange are used exclusively to fund such programs.

92.026. 1. If the tax, special fund, and board of directors authorized by sections 92.024 to 92.026 are repealed or abolished, all funds remaining in the special fund shall be transferred to the general revenue fund of the city not within a county.

2. If the governing body of the city shall determine that an audit is necessary or desirable, the accounts of the board of directors shall be audited by a certified public accountant selected by the governing body of the city. An audit performed under this subsection shall also review the records of the receipts and disbursements and the property inventory of every officer or office of the board of directors which receives or disburses money on behalf of the board or which holds property belonging to the board. Upon the completion of the investigation, the certified public accountant shall render a report to the governing body of the city, along with a statement showing, under appropriate classifications, the receipts and disbursements of the board of directors during the period of the audit. The expense of an audit performed under this subsection shall be paid by the board of directors from funds in the public safety services fund.”; and

Further amend said bill and page, Section 100.180, Line 9, by inserting after said section and line the following:

“Section B. Because of the importance of providing for public safety, the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act shall be in full force and effect upon its passage and approval.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SCS for SB 421**, entitled:

An Act to repeal section 37.005, RSMo, and to enact in lieu thereof two new sections relating to the authorization of the conveyance of certain state properties to the city of Independence.

With House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“8.012. **1.** At all state buildings and upon the grounds thereof, the board of public buildings [may] **shall** accompany the display of the flag of the United States and the flag of this state with the display of the POW/MIA flag, which is designed to commemorate the service and sacrifice of the members of the Armed Forces of the United States who were prisoners of war or missing in action and with the display of the Honor and Remember flag as an official recognition and in honor of fallen members of the Armed Forces of the United States.

2. If a state building does not possess a POW/MIA flag the board shall reach out to local veterans organizations to obtain a donated flag.

3. If the state building is unable to obtain a donated flag or if displaying the flag on the existing flagpole would in any circumstance be inconsistent with the provisions of the state of Missouri policy for display of national and state flags, the state building shall be exempt from this section.”; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting immediately after all of said section and line the following:

“253.048. **1.** Within the state parks, the department [may] **shall** accompany the display of the flag of the United States and the flag of this state with the display of the MIA/POW flag, which is designed to commemorate the service and sacrifice of members of the Armed Forces of the United States who were prisoners of war or missing in action and with the display of the Honor and Remember flag as an official recognition and in honor of fallen members of the Armed Forces of the United States.

2. If a state park does not possess a POW/MIA flag the department shall reach out to local veterans organizations to obtain a donated flag.

3. If the state park is unable to obtain a donated flag or if displaying the flag on the existing flagpole would in any circumstance be inconsistent with the provisions of the state of Missouri policy for display of national and state flags, the state park shall be exempt from this section.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 5, Section 37.005, Line 154, by inserting after all of said section and line the following:

“67.307. **1.** As used in this section, the following terms mean:

(1) “Law enforcement officer”, a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) “Municipality”, any county, city, town, or village;

(3) “Municipality official”, any elected or appointed official or any law enforcement officer serving the municipality;

(4) “Sanctuary policy”, any municipality’s order [or], ordinance, **or law enforcement policy, regardless of whether formally enacted or [followed] informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; [or]

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law[.];

(c) Violates 8 U.S.C. Section 1373 in any way;

(d) Restricts in any way, or imposes any conditions upon, the municipality’s cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;

(e) Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or

(f) Prevents the municipality’s law enforcement officers from asking any individual his or her citizenship or immigration status.

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 1,

Section A, Line 2, by inserting immediately after all of said section and line the following:

“34.378. 1. The state shall not enter into a contingency fee contract with a private attorney unless the attorney general makes a written determination prior to entering into such a contract that contingency fee representation is both cost effective and in the public interest. Any written determination shall include specific findings for each of the following factors:

(1) Whether there exists sufficient and appropriate legal and financial resources within the attorney general’s office to handle the matter;

(2) The time and labor required; the novelty, complexity, and difficulty of the questions involved; and the skill requisite to perform the attorney services properly;

(3) The geographic area where the attorney services are to be provided; and

(4) The amount of experience desired for the particular kind of attorney services to be provided and the nature of the private attorney’s experience with similar issues or cases.

2. If the attorney general makes the determination described in subsection 1 of this section, the attorney general shall request written proposals from private attorneys to represent the state, unless the attorney general determines that requesting proposals is not feasible under the circumstances and sets forth the basis for this determination in writing. If a request for proposals is issued, the attorney general shall choose the lowest and best bid or request **that** the office of administration establish an independent panel to evaluate the proposals and choose the lowest and best bid.

3. The state shall not enter into a contract for contingency fee attorney services unless the following requirements are met throughout the contract period and any extensions to the contract:

(1) The government attorneys shall retain complete control over the course and conduct of the case;

(2) A government attorney with supervisory authority shall oversee the litigation;

(3) The government attorneys shall retain veto power over any decisions made by outside counsel;

(4) A government attorney with supervisory authority for the case shall attend all settlement conferences; and

(5) Decisions regarding settlement of the case shall be reserved exclusively to the discretion of the attorney general.

4. The attorney general shall develop a standard addendum to every contract for contingent fee attorney services that shall be used in all cases, describing in detail what is expected of both the contracted private attorney and the state, including, without limitation, the requirements listed in subsection 3 of this section.

5. Copies of any executed contingency fee contract and the attorney general’s written determination to enter into a contingency fee contract with the private attorney shall be posted on the attorney general’s website for public inspection within five business days after the date the contract is executed and shall remain posted on the website for the duration of the contingency fee contract, including any extensions or amendments to the contract. Any payment of contingency fees shall be posted on the attorney general’s website within fifteen days after the payment of such contingency fees to the private attorney and shall remain posted on the website for at least three hundred sixty-five days.

6. Any private attorney under contract to provide services to the state on a contingency fee basis shall, from the inception of the contract until at least four years after the contract expires or is terminated, maintain detailed current records, including documentation of all expenses, disbursements, charges, credits, underlying receipts and invoices, and other financial transactions that concern the provision of such attorney services. The private attorney shall maintain detailed contemporaneous time records for the attorneys and paralegals working on the matter in increments of no greater than one-tenth of an hour and shall promptly provide these records to the attorney general, upon request. Any request under chapter 610 for inspection and copying of such records shall be served upon and responded to by the attorney general's office.

7. Except as otherwise provided in subsection 8 of this section, a retained private attorney is not entitled to a fee, exclusive of any costs and expenses described in subsection 8 of this section, of more than:

(1) Fifteen percent of that portion of any amount recovered that is ten million dollars or less;

(2) Ten percent of that portion of any amount recovered that is more than ten million dollars but less than or equal to fifteen million dollars;

(3) Five percent of that portion of any amount recovered that is more than fifteen million dollars but less than or equal to twenty million dollars; and

(4) Two percent of that portion of any amount recovered that is more than twenty million dollars.

8. The total fee payable to all retained private attorneys in any matter that is the subject of a contingency fee contract shall not exceed ten million dollars, exclusive of any costs and expenses provided for by the contract and actually incurred by the retained private attorneys, regardless of the number of actions or proceedings or the number of retained private attorneys involved in the matter.

9. A contingency fee:

(1) Is payable only from moneys that are actually received under a judgment or settlement agreement; and

(2) Shall not be based on any amount attributable to a fine or civil penalty.

10. As used in this section, amount recovered does not include any moneys paid as costs.

11. By February first of each year, the attorney general shall submit a report to the president pro tem of the senate and the speaker of the house of representatives describing the use of contingency fee contracts with private attorneys in the preceding calendar year. At a minimum, the report shall:

(1) Identify all new contingency fee contracts entered into during the year and all previously executed contingency fee contracts that remain current during any part of the year, and for each contract describe:

(a) The name of the private attorney with whom the department has contracted, including the name of the attorney's law firm;

(b) The nature and status of the legal matter;

(c) The name of the parties to the legal matter;

(d) The amount of any recovery; and

(e) The amount of any contingency fee paid;

(2) Include copies of any written determinations made under subsections 1 and 2 of this section.”; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting immediately after all of said section and line the following:

“37.851. 1. The general assembly and every department or division of the executive branch of the state, including the office of any statewide elected official and any executive branch appointee, shall document and make easily available to the public on the MissouriBUYS statewide e-procurement system operated and maintained by the office of administration the following information for all contracts entered into greater than two thousand five hundred dollars for the provision of legal services by a private law firm:

(1) The dollar amount of each such contract;

(2) The dollar rate per hour of each attorney working for the private law firm under the contract, if available; and

(3) A brief summary of the legal services to be provided by the firm.

2. As used in this section, “executive branch appointee” shall include any member of any task force, advisory committee, board, commission, or other body or persons appointed by, named by, or at the direction of an executive branch official.

3. The office of administration shall promulgate rules to implement the provisions of this section which relate to any executive department or agency. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SB 501**, entitled:

An Act to repeal sections 191.227, 195.206, 334.010, 334.036, 335.099, 338.010, 338.202, 345.051, and 374.426, RSMo, and to enact in lieu thereof twenty-one new sections relating to health care, with an emergency clause for a certain section.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 8, House Amendment No. 9 and House Amendment No. 10.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 501, Page 6, Section 195.206, Line 34, by inserting immediately after all of said section and line the following:

“197.005. 1. As used in this section, the term “Medicare conditions of participation” shall mean federal regulatory standards established under Title XVIII of the Social Security Act and defined in 42 CFR Part 482, as amended, for hospitals and 42 CFR Part 485, as amended, for hospitals designated as critical access hospitals under 42 U.S.C. Section 1395i-4.

2. To minimize the administrative cost of enforcing and complying with duplicative regulatory standards, on and after July 1, 2018, compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder.

3. Nothing in this section shall preclude the department from promulgating regulations effective on or after July 1, 2018, to define separate regulatory standards that do not duplicate or contradict the Medicare conditions of participation, with specific state statutory authorization to create separate regulatory standards.

4. Regulations promulgated by the department to establish and enforce hospital licensure regulations under this chapter that duplicate or conflict with the Medicare conditions of participation shall lapse and expire on and after July 1, 2018.

197.040. After ninety days from the date this law becomes effective, no person or governmental unit, acting severally or jointly with any other person or governmental unit, shall establish, conduct or maintain a hospital in this state without a license under this law **and section 197.005** issued by the department of health and senior services.

197.050. Application for a license shall be made to the department of health and senior services upon forms provided by it and shall contain such information as the department of health and senior services requires, which may include affirmative evidence of ability to comply with such reasonable standards, rules and regulations as are lawfully prescribed hereunder **in compliance with section 197.005**. Until June 30, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred dollars plus two dollars per bed for the first one hundred beds and one dollar per bed for each additional bed. Beginning July 1, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred fifty dollars plus three dollars per bed for the first four hundred beds and two dollars per bed for each additional bed. All license fees shall be paid to the director of revenue and deposited in the state treasury to the credit of the general revenue fund.

197.070. The department of health and senior services may deny, suspend or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under this law **and section 197.005**.

197.071. Any person aggrieved by an official action of the department of health and senior services affecting the licensed status of a person under the provisions of sections [197.010] **197.005** to 197.120, including the refusal to grant, the grant, the revocation, the suspension, or the failure to renew a license, may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section

621.045, and it shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department of health and senior services.

197.080. 1. The department of health and senior services, with the advice of the state advisory council and pursuant to the provisions of this section, **section 197.005**, and chapter 536, shall adopt, amend, promulgate and enforce such rules, regulations and standards with respect to all hospitals or different types of hospitals to be licensed hereunder as may be designed to further the accomplishment of the purposes of this law in promoting safe and adequate treatment of individuals in hospitals in the interest of public health, safety and welfare. No rule or portion of a rule promulgated under the authority of sections 197.010 to 197.280 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

2. The department shall review and revise regulations governing hospital licensure and enforcement to promote hospital and regulatory efficiencies [and] . **The department shall eliminate all** duplicative regulations and inspections by or on behalf of state agencies and the Centers for Medicare and Medicaid Services (CMS). The hospital licensure regulations adopted under this [section] **chapter** shall incorporate standards which shall include, but not be limited to, the following:

(1) Each citation or finding of a regulatory deficiency shall refer to the specific written regulation, any state associated written interpretive guidance developed by the department and any publicly available, professionally recognized standards of care that are the basis of the citation or finding;

(2) Subject to appropriations, the department shall ensure that its hospital licensure regulatory standards are consistent with and do not contradict the CMS Conditions of Participation (COP) and associated interpretive guidance. However, this shall not preclude the department from enforcing standards produced by the department which exceed the federal CMS' COP and associated interpretive guidance, so long as such standards produced by the department promote a higher degree of patient safety and do not contradict the federal CMS' COP and associated interpretive guidance;

(3) The department shall establish and publish guidelines for complaint investigation, including but not limited to:

(a) The department's process for reviewing and determining which complaints warrant an on-site investigation based on a preliminary review of available information from the complainant, other appropriate sources, and when not prohibited by CMS, the hospital. For purposes of providing hospitals with information necessary to improve processes and patient care, the number and nature of complaints filed and the recommended actions by the department and, as appropriate CMS, shall be disclosed upon request to hospitals so long as the otherwise confidential identity of the complainant or the patient for whom the complaint was filed is not disclosed;

(b) A departmental investigation of a complaint shall be focused on the specific regulatory standard and departmental written interpretive guidance and publicly available professionally recognized standard of care related to the complaint. During the course of any complaint investigation, the department shall cite any serious and immediate threat discovered that may potentially jeopardize the health and safety of patients;

(c) A hospital shall be provided with a report of all complaints made against the hospital. Such report shall include the nature of the complaint, the date of the complaint, the department conclusions regarding

the complaint, the number of investigators and days of investigation resulting from each complaint;

(4) Hospitals and hospital personnel shall have the opportunity to participate in annual continuing training sessions when such training is provided to state licensure surveyors with prior approval from the department director and CMS when appropriate. Hospitals and hospital personnel shall assume all costs associated with facilitating the training sessions and use of curriculum materials, including but not limited to the location for training, food, and printing costs;

(5) Time lines for the department to provide responses to hospitals regarding the status and outcome of pending investigations and regulatory actions and questions about interpretations of regulations shall be identical to, to the extent practicable, the time lines established for the federal hospital certification and enforcement system in the CMS State Operations Manual, as amended. These time lines shall be the guide for the department to follow. Every reasonable attempt shall be made to meet the time lines. However, failure to meet the established time lines shall in no way prevent the department from performing any necessary inspections to ensure the health and safety of patients.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall annually inspect each licensed hospital and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from **or on behalf of** governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction.”; and

Further amend said bill, Page 19, Section B, Line 6, by inserting immediately after all of said section and line the following:

“Section C. The enactment of section 197.005 and the repeal and reenactment of sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100 of section A of this act shall become effective on July 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 501, Page 10, Section 335.099, Line 17, by inserting immediately after said section and line the following:

“337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) “Committee”, the state committee of psychologists;
- (2) “Department”, the department of insurance, financial institutions and professional registration;
- (3) “Division”, the division of professional registration;

(4) **“Internship”, any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;**

(5) “Licensed psychologist”, any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;

(6) **“Postdoctoral experiences”, experiences that follow the completion of a person’s doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;**

(7) **“Predoctoral postinternship”, any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;**

(8) **“Preinternship”, any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;**

[5] (9) “Provisional licensed psychologist”, any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;

[(6)] **(10)** “Recognized educational institution”:

(a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or

(b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;

[(7)] **(11)** “Temporary license”, a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person’s eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology. 3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association**; or

(2) A program designated or approved, including provisional approval, by the [American] Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

- (e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;
 - (f) The program shall have an identifiable body of students who are matriculated in that program for a degree;
 - (g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;
 - (h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and
 - (i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:
 - a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
 - b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;
 - c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;
 - d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;
 - e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.
4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours** shall consist of:
- (1) A minimum of fifteen hundred hours of [professional] experience [obtained] in a successfully completed internship to be completed** in not less than twelve nor more than twenty-four [consecutive calendar] months; **and**
 - (2) A minimum of two thousand hours of experience consisting of any combination of the following:**
 - (a) Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;**
 - (b) Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or**
 - (c) Postdoctoral professional experience obtained in no more than twenty-four consecutive**

calendar months. In no case shall this experience be accumulated at a rate of [less than twenty hours per week nor] more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological [health] services[. Postdoctoral supervised professional experience for other applicants shall be] in accordance with professional requirements and relevant to the applicant's intended area of practice.

5. [Postdoctoral] Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. [Postdoctoral] Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours,** the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 501, Page 7, Section 198.053, Line 9, by inserting after all of said line the following:

“208.152. 1. MO HealthNet payments shall be made on behalf of those eligible needy persons as described in section 208.151 who are unable to provide for it in whole or in part, with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Inpatient hospital services, except to persons in an institution for mental diseases who are under the age of sixty-five years and over the age of twenty-one years; provided that the MO HealthNet division shall provide through rule and regulation an exception process for coverage of inpatient costs in those cases requiring treatment beyond the seventy-fifth percentile professional activities study (PAS) or the MO HealthNet children's diagnosis length-of-stay schedule; and provided further that the MO HealthNet

division shall take into account through its payment system for hospital services the situation of hospitals which serve a disproportionate number of low-income patients;

(2) All outpatient hospital services, payments therefor to be in amounts which represent no more than eighty percent of the lesser of reasonable costs or customary charges for such services, determined in accordance with the principles set forth in Title XVIII A and B, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.), but the MO HealthNet division may evaluate outpatient hospital services rendered under this section and deny payment for services which are determined by the MO HealthNet division not to be medically necessary, in accordance with federal law and regulations;

(3) Laboratory and X-ray services;

(4) Nursing home services for participants, except to persons with more than five hundred thousand dollars equity in their home or except for persons in an institution for mental diseases who are under the age of sixty-five years, when residing in a hospital licensed by the department of health and senior services or a nursing home licensed by the department of health and senior services or appropriate licensing authority of other states or government-owned and -operated institutions which are determined to conform to standards equivalent to licensing requirements in Title XIX of the federal Social Security Act (42 U.S.C. Section 301, et seq.), as amended, for nursing facilities. The MO HealthNet division may recognize through its payment methodology for nursing facilities those nursing facilities which serve a high volume of MO HealthNet patients. The MO HealthNet division when determining the amount of the benefit payments to be made on behalf of persons under the age of twenty-one in a nursing facility may consider nursing facilities furnishing care to persons under the age of twenty-one as a classification separate from other nursing facilities;

(5) Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection for those days, which shall not exceed twelve per any period of six consecutive months, during which the participant is on a temporary leave of absence from the hospital or nursing home, provided that no such participant shall be allowed a temporary leave of absence unless it is specifically provided for in his plan of care. As used in this subdivision, the term "temporary leave of absence" shall include all periods of time during which a participant is away from the hospital or nursing home overnight because he is visiting a friend or relative;

(6) Physicians' services, whether furnished in the office, home, hospital, nursing home, or elsewhere;

(7) Services provided by licensed chiropractic physicians practicing within their scope of practice, as described in chapter 331, for conditions currently reimbursed under MO HealthNet. Nothing in this subdivision shall expand MO HealthNet or the conditions currently covered under section 208.151;

(8) Drugs and medicines when prescribed by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse; except that no payment for drugs and medicines prescribed on and after January 1, 2006, by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse may be made on behalf of any person who qualifies for prescription drug coverage under the provisions of P.L. 108-173;

[[8]] (9) Emergency ambulance services and, effective January 1, 1990, medically necessary transportation to scheduled, physician-prescribed nonelective treatments;

[(9)] **(10)** Early and periodic screening and diagnosis of individuals who are under the age of twenty-one to ascertain their physical or mental defects, and health care, treatment, and other measures to correct or ameliorate defects and chronic conditions discovered thereby. Such services shall be provided in accordance with the provisions of Section 6403 of P.L. 101-239 and federal regulations promulgated thereunder;

[(10)] **(11)** Home health care services;

[(11)] **(12)** Family planning as defined by federal rules and regulations; provided, however, that such family planning services shall not include abortions unless such abortions are certified in writing by a physician to the MO HealthNet agency that, in the physician's professional judgment, the life of the mother would be endangered if the fetus were carried to term;

[(12)] **(13)** Inpatient psychiatric hospital services for individuals under age twenty-one as defined in Title XIX of the federal Social Security Act (42 U.S.C. Section 1396d, et seq.);

[(13)] **(14)** Outpatient surgical procedures, including presurgical diagnostic services performed in ambulatory surgical facilities which are licensed by the department of health and senior services of the state of Missouri; except, that such outpatient surgical services shall not include persons who are eligible for coverage under Part B of Title XVIII, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended, if exclusion of such persons is permitted under Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended;

[(14)] **(15)** Personal care services which are medically oriented tasks having to do with a person's physical requirements, as opposed to housekeeping requirements, which enable a person to be treated by his or her physician on an outpatient rather than on an inpatient or residential basis in a hospital, intermediate care facility, or skilled nursing facility. Personal care services shall be rendered by an individual not a member of the participant's family who is qualified to provide such services where the services are prescribed by a physician in accordance with a plan of treatment and are supervised by a licensed nurse. Persons eligible to receive personal care services shall be those persons who would otherwise require placement in a hospital, intermediate care facility, or skilled nursing facility. Benefits payable for personal care services shall not exceed for any one participant one hundred percent of the average statewide charge for care and treatment in an intermediate care facility for a comparable period of time. Such services, when delivered in a residential care facility or assisted living facility licensed under chapter 198 shall be authorized on a tier level based on the services the resident requires and the frequency of the services. A resident of such facility who qualifies for assistance under section 208.030 shall, at a minimum, if prescribed by a physician, qualify for the tier level with the fewest services. The rate paid to providers for each tier of service shall be set subject to appropriations. Subject to appropriations, each resident of such facility who qualifies for assistance under section 208.030 and meets the level of care required in this section shall, at a minimum, if prescribed by a physician, be authorized up to one hour of personal care services per day. Authorized units of personal care services shall not be reduced or tier level lowered unless an order approving such reduction or lowering is obtained from the resident's personal physician. Such authorized units of personal care services or tier level shall be transferred with such resident if he or she transfers to another such facility. Such provision shall terminate upon receipt of relevant waivers from the federal Department of Health and Human Services. If the Centers for Medicare and Medicaid Services determines that such provision does not comply with the state plan, this provision shall be null and void. The MO HealthNet division shall notify the revisor of statutes as to whether the relevant waivers are approved or a determination of noncompliance is made;

[(15)] **(16)** Mental health services. The state plan for providing medical assistance under Title XIX of the Social Security Act, 42 U.S.C. Section 301, as amended, shall include the following mental health services when such services are provided by community mental health facilities operated by the department of mental health or designated by the department of mental health as a community mental health facility or as an alcohol and drug abuse facility or as a child-serving agency within the comprehensive children's mental health service system established in section 630.097. The department of mental health shall establish by administrative rule the definition and criteria for designation as a community mental health facility and for designation as an alcohol and drug abuse facility. Such mental health services shall include:

(a) Outpatient mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(b) Clinic mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(c) Rehabilitative mental health and alcohol and drug abuse services including home and community-based preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health or alcohol and drug abuse professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management. As used in this section, mental health professional and alcohol and drug abuse professional shall be defined by the department of mental health pursuant to duly promulgated rules. With respect to services established by this subdivision, the department of social services, MO HealthNet division, shall enter into an agreement with the department of mental health. Matching funds for outpatient mental health services, clinic mental health services, and rehabilitation services for mental health and alcohol and drug abuse shall be certified by the department of mental health to the MO HealthNet division. The agreement shall establish a mechanism for the joint implementation of the provisions of this subdivision. In addition, the agreement shall establish a mechanism by which rates for services may be jointly developed;

[(16)] **(17)** Such additional services as defined by the MO HealthNet division to be furnished under waivers of federal statutory requirements as provided for and authorized by the federal Social Security Act (42 U.S.C. Section 301, et seq.) subject to appropriation by the general assembly;

[(17)] **(18)** The services of an advanced practice registered nurse with a collaborative practice agreement to the extent that such services are provided in accordance with chapters 334 and 335, and regulations promulgated thereunder;

[(18)] **(19)** Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection to reserve a bed for the participant in the nursing home during the time that the participant is absent due to admission to a hospital for services which cannot be performed on an outpatient basis, subject to the provisions of this subdivision:

(a) The provisions of this subdivision shall apply only if:

a. The occupancy rate of the nursing home is at or above ninety-seven percent of MO HealthNet certified licensed beds, according to the most recent quarterly census provided to the department of health and senior services which was taken prior to when the participant is admitted to the hospital; and

b. The patient is admitted to a hospital for a medical condition with an anticipated stay of three days or less;

(b) The payment to be made under this subdivision shall be provided for a maximum of three days per hospital stay;

(c) For each day that nursing home costs are paid on behalf of a participant under this subdivision during any period of six consecutive months such participant shall, during the same period of six consecutive months, be ineligible for payment of nursing home costs of two otherwise available temporary leave of absence days provided under subdivision (5) of this subsection; and

(d) The provisions of this subdivision shall not apply unless the nursing home receives notice from the participant or the participant's responsible party that the participant intends to return to the nursing home following the hospital stay. If the nursing home receives such notification and all other provisions of this subsection have been satisfied, the nursing home shall provide notice to the participant or the participant's responsible party prior to release of the reserved bed;

[(19)] **(20)** Prescribed medically necessary durable medical equipment. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

[(20)] **(21)** Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

[(21)] **(22)** Prescribed medically necessary dental services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

[(22)] **(23)** Prescribed medically necessary optometric services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

[(23)] **(24)** Blood clotting products-related services. For persons diagnosed with a bleeding disorder, as defined in section 338.400, reliant on blood clotting products, as defined in section 338.400, such services include:

(a) Home delivery of blood clotting products and ancillary infusion equipment and supplies, including

the emergency deliveries of the product when medically necessary;

(b) Medically necessary ancillary infusion equipment and supplies required to administer the blood clotting products; and

(c) Assessments conducted in the participant's home by a pharmacist, nurse, or local home health care agency trained in bleeding disorders when deemed necessary by the participant's treating physician;

[(24)] **(25)** The MO HealthNet division shall, by January 1, 2008, and annually thereafter, report the status of MO HealthNet provider reimbursement rates as compared to one hundred percent of the Medicare reimbursement rates and compared to the average dental reimbursement rates paid by third-party payors licensed by the state. The MO HealthNet division shall, by July 1, 2008, provide to the general assembly a four-year plan to achieve parity with Medicare reimbursement rates and for third-party payor average dental reimbursement rates. Such plan shall be subject to appropriation and the division shall include in its annual budget request to the governor the necessary funding needed to complete the four-year plan developed under this subdivision.

2. Additional benefit payments for medical assistance shall be made on behalf of those eligible needy children, pregnant women and blind persons with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Dental services;

(2) Services of podiatrists as defined in section 330.010;

(3) Optometric services as described in section 336.010;

(4) Orthopedic devices or other prosthetics, including eye glasses, dentures, hearing aids, and wheelchairs;

(5) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

(6) Comprehensive day rehabilitation services beginning early posttrauma as part of a coordinated system of care for individuals with disabling impairments. Rehabilitation services must be based on an individualized, goal-oriented, comprehensive and coordinated treatment plan developed, implemented, and monitored through an interdisciplinary assessment designed to restore an individual to optimal level of physical, cognitive, and behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria for designation of a comprehensive day rehabilitation service facility, benefit limitations and payment mechanism. Any rule or portion of a rule, as that term is defined in section 536.010,

that is created under the authority delegated in this subdivision shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2005, shall be invalid and void.

3. The MO HealthNet division may require any participant receiving MO HealthNet benefits to pay part of the charge or cost until July 1, 2008, and an additional payment after July 1, 2008, as defined by rule duly promulgated by the MO HealthNet division, for all covered services except for those services covered under subdivisions [(14)] **(15)** and [(15)] **(16)** of subsection 1 of this section and sections 208.631 to 208.657 to the extent and in the manner authorized by Title XIX of the federal Social Security Act (42 U.S.C. Section 1396, et seq.) and regulations thereunder. When substitution of a generic drug is permitted by the prescriber according to section 338.056, and a generic drug is substituted for a name-brand drug, the MO HealthNet division may not lower or delete the requirement to make a co-payment pursuant to regulations of Title XIX of the federal Social Security Act. A provider of goods or services described under this section must collect from all participants the additional payment that may be required by the MO HealthNet division under authority granted herein, if the division exercises that authority, to remain eligible as a provider. Any payments made by participants under this section shall be in addition to and not in lieu of payments made by the state for goods or services described herein except the participant portion of the pharmacy professional dispensing fee shall be in addition to and not in lieu of payments to pharmacists. A provider may collect the co-payment at the time a service is provided or at a later date. A provider shall not refuse to provide a service if a participant is unable to pay a required payment. If it is the routine business practice of a provider to terminate future services to an individual with an unclaimed debt, the provider may include uncollected co-payments under this practice. Providers who elect not to undertake the provision of services based on a history of bad debt shall give participants advance notice and a reasonable opportunity for payment. A provider, representative, employee, independent contractor, or agent of a pharmaceutical manufacturer shall not make co-payment for a participant. This subsection shall not apply to other qualified children, pregnant women, or blind persons. If the Centers for Medicare and Medicaid Services does not approve the MO HealthNet state plan amendment submitted by the department of social services that would allow a provider to deny future services to an individual with uncollected co-payments, the denial of services shall not be allowed. The department of social services shall inform providers regarding the acceptability of denying services as the result of unpaid co-payments.

4. The MO HealthNet division shall have the right to collect medication samples from participants in order to maintain program integrity.

5. Reimbursement for obstetrical and pediatric services under subdivision (6) of subsection 1 of this section shall be timely and sufficient to enlist enough health care providers so that care and services are available under the state plan for MO HealthNet benefits at least to the extent that such care and services are available to the general population in the geographic area, as required under subparagraph (a)(30)(A) of 42 U.S.C. Section 1396a and federal regulations promulgated thereunder.

6. Beginning July 1, 1990, reimbursement for services rendered in federally funded health centers shall be in accordance with the provisions of subsection 6402(c) and Section 6404 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) and federal regulations promulgated thereunder.

7. Beginning July 1, 1990, the department of social services shall provide notification and referral of children below age five, and pregnant, breast-feeding, or postpartum women who are determined to be eligible for MO HealthNet benefits under section 208.151 to the special supplemental food programs for women, infants and children administered by the department of health and senior services. Such notification and referral shall conform to the requirements of Section 6406 of P.L. 101-239 and regulations promulgated thereunder.

8. Providers of long-term care services shall be reimbursed for their costs in accordance with the provisions of Section 1902 (a)(13)(A) of the Social Security Act, 42 U.S.C. Section 1396a, as amended, and regulations promulgated thereunder.

9. Reimbursement rates to long-term care providers with respect to a total change in ownership, at arm's length, for any facility previously licensed and certified for participation in the MO HealthNet program shall not increase payments in excess of the increase that would result from the application of Section 1902 (a)(13)(C) of the Social Security Act, 42 U.S.C. Section 1396a (a)(13)(C).

10. The MO HealthNet division may enroll qualified residential care facilities and assisted living facilities, as defined in chapter 198, as MO HealthNet personal care providers.

11. Any income earned by individuals eligible for certified extended employment at a sheltered workshop under chapter 178 shall not be considered as income for purposes of determining eligibility under this section.

12. If the Missouri Medicaid audit and compliance unit changes any interpretation or application of the requirements for reimbursement for MO HealthNet services from the interpretation or application that has been applied previously by the state in any audit of a MO HealthNet provider, the Missouri Medicaid audit and compliance unit shall notify all affected MO HealthNet providers five business days before such change shall take effect. Failure of the Missouri Medicaid audit and compliance unit to notify a provider of such change shall entitle the provider to continue to receive and retain reimbursement until such notification is provided and shall waive any liability of such provider for recoupment or other loss of any payments previously made prior to the five business days after such notice has been sent. Each provider shall provide the Missouri Medicaid audit and compliance unit a valid email address and shall agree to receive communications electronically. The notification required under this section shall be delivered in writing by the United States Postal Service or electronic mail to each provider.

13. Nothing in this section shall be construed to abrogate or limit the department's statutory requirement to promulgate rules under chapter 536.

14. Beginning July 1, 2016, and subject to appropriations, providers of behavioral, social, and psychophysiological services for the prevention, treatment, or management of physical health problems shall be reimbursed utilizing the behavior assessment and intervention reimbursement codes 96150 to 96154 or their successor codes under the Current Procedural Terminology (CPT) coding system. Providers eligible for such reimbursement shall include psychologists.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 501, Pages 10 to 13, Section 338.010, Lines 1 to 97, by removing all of said section and lines and inserting in lieu thereof the following:

“338.010. 1. The “practice of pharmacy” means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 353; receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist; the compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical prescription orders and administration of viral influenza, pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for persons [twelve] **seven** years of age or older as **recommended by the Centers for Disease Control and Prevention and in accordance with the Advisory Committee on Immunization Practices** as authorized by rule or the administration of pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for a specific patient as authorized by rule; the participation in drug selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; and the offering or performing of those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he is licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the pharmacist in any of his or her duties. This assistance in no way is intended to relieve the pharmacist from his or her responsibilities for compliance with this chapter and he or she will be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

2. Any pharmacist who accepts a prescription order for a medication therapeutic plan shall have a written protocol from the physician who refers the patient for medication therapy services. The written protocol and the prescription order for a medication therapeutic plan shall come from the physician only, and shall not come from a nurse engaged in a collaborative practice arrangement under section 334.104, or from a physician assistant engaged in a supervision agreement under section 334.735.

3. Nothing in this section shall be construed as to prevent any person, firm or corporation from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of nonprescription drugs and the ordinary household remedies and such drugs or medicines as are normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independently prescribe pharmaceuticals.

7. The state board of registration for the healing arts, under section 334.125, and the state board of pharmacy, under section 338.140, shall jointly promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Such rules shall require protocols to include provisions allowing for timely communication between the pharmacist and the referring physician, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.

10. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a pharmaceutical prescribed by a physician unless authorized by the written protocol or the physician's prescription order.

11. "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

12. In addition to other requirements established by the joint promulgation of rules by the board of pharmacy and the state board of registration for the healing arts:

(1) A pharmacist shall administer vaccines **by protocol** in accordance with treatment guidelines established by the Centers for Disease Control and Prevention (CDC);

(2) A pharmacist who is administering a vaccine shall request a patient to remain in the pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions. Such pharmacist shall have adopted emergency treatment protocols;

(3) In addition to other requirements by the board, a pharmacist shall receive additional training as required by the board and evidenced by receiving a certificate from the board upon completion, and shall display the certification in his or her pharmacy where vaccines are delivered.

13. A pharmacist shall provide a written report within fourteen days of administration of a vaccine to the patient's primary health care provider, if provided by the patient, containing:

- (1) The identity of the patient;
- (2) The identity of the vaccine or vaccines administered;
- (3) The route of administration;
- (4) The anatomic site of the administration;
- (5) The dose administered; and
- (6) The date of administration.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 501, Page 7, Section 198.053, Line 9, by inserting immediately after said section and line the following:

“209.150. 1. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, **as defined in section 209.200**, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term “service dog” [means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability] **shall be as defined in section 209.200.**

209.200. As used in sections [209.200] **209.150** to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:

- (1) “Disability”, as defined in section 213.010 including diabetes;
- (2) “Service dog”, a dog that is being or has been specially trained to do work or perform tasks which

benefit a particular person with a disability. Service dog includes but is not limited to:

(a) “Guide dog”, a dog that is being or has been specially trained to assist a particular blind or visually impaired person;

(b) “Hearing dog”, a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;

(c) “Medical alert or [respond] **response** dog”, a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;

(d) **“Mental health service dog” or “psychiatric service dog”, a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties including, but not limited to, alerting or responding to episodes such as panic attacks and anxiety and performing other tasks directly related to the owner’s psychiatric disability, medical condition, or developmental disability including, but not limited to, autism spectrum disorder, epilepsy, major depressive disorder, bipolar disorder, Alzheimer’s disease, dementia, post-traumatic stress disorder (PTSD), anxiety disorder, obsessive compulsive disorder, schizophrenia, and other mental illnesses and invisible disabilities;**

(e) “Mobility dog”, a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;

[(e)] (f) “Professional therapy dog”, a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler’s occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;

[(f)] (g) “Search and rescue dog”, a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;

(3) “Service dog team”, a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 501, Page 10, Section 334.036, Line 64, by inserting immediately after said section and line the following:

“334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

(1) “Applicant”, any individual who seeks to become licensed as a physician assistant;

(2) “Certification” or “registration”, a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;

(3) “Certifying entity”, the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;

(4) “Department”, the department of insurance, financial institutions and professional registration or a designated agency thereof;

(5) “License”, a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;

(6) “Physician assistant”, a person who has graduated from a physician assistant program accredited by the American Medical Association’s Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;

(7) “Recognition”, the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;

(8) “Supervision”, control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant’s delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient’s home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant’s training and that the physician assistant shall not practice beyond the physician assistant’s training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician’s four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than fifty miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
- (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and
- (10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe [nor dispense] any drug, medicine, device or therapy unless pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing [and dispensing] of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed [or dispensed] by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients; **and**
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe[; and

(6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less].

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;

(2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;

(3) All specialty or board certifications of the supervising physician;

(4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:

(a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and

(b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;

(5) The duration of the supervision agreement between the supervising physician and physician assistant; and

(6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 501, Page 10, Section 334.036, Line 64, by inserting immediately after said section and line the following:

"334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician's skill, training, and competence and the skill and training of the collaborating physician.

2. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the

collaborating physician and the assistant physician;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;

(3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;

(5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain **a geographic proximity of no further than seventy-five miles**; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the assistant physician;

(8) The duration of the written practice agreement between the collaborating physician and the assistant physician;

(9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:

(1) Geographic areas to be covered;

(2) The methods of treatment that may be covered by collaborative practice arrangements;

(3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and

(4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.

5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.

6. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent assistant physicians. Such limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.

10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.

11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.

12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II - hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.

(2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009.

(3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036.

334.104. 1. A physician may enter into collaborative practice arrangements with registered professional

nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity **of no further than seventy-five miles**, except the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic.

The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to specifying geographic areas to be covered, the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse

provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.

334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;
- (4) "Department", the department of insurance, financial institutions and professional registration or a designated agency thereof;
- (5) "License", a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;
- (6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;
- (7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;
- (8) "Supervision", control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant's delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient's home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and that the physician assistant shall not practice beyond the physician assistant's training and experience. Appropriate supervision shall require the

supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician's four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than [fifty] **seventy-five** miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

(1) Taking patient histories;

(2) Performing physical examinations of a patient;

(3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;

(4) Performing routine therapeutic procedures;

(5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;

(6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;

(7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;

(8) Assisting in surgery;

(9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and

(10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe nor dispense any drug, medicine, device or therapy unless pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during

diagnostic tests, surgery or obstetric procedures. Prescribing and dispensing of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

(1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;

(2) The types of drugs, medications, devices or therapies prescribed or dispensed by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;

(3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;

(4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients;

(5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; and

(6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less.

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review

of such services. The agreement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;

(2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;

(3) All specialty or board certifications of the supervising physician;

(4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:

(a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and

(b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;

(5) The duration of the supervision agreement between the supervising physician and physician assistant; and

(6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Bill No. 501, Page 6, Section 195.206, Line 34, by inserting immediately after all of said section and line the following:

“196.990. 1. As used in this section, the following terms shall mean:

(1) “Administer”, the direct application of an epinephrine auto-injector to the body of an individual;

(2) “Authorized entity”, any entity or organization at or in connection with which allergens capable of causing anaphylaxis may be present including, but not limited to, restaurants, recreation camps, youth sports leagues, amusement parks, and sports arenas. “Authorized entity” shall not include any public school or public charter school;

(3) “Epinephrine auto-injector”, a single-use device used for the automatic injection of a premeasured dose of epinephrine into the human body;

(4) “Physician”, a physician licensed in this state under chapter 334;

(5) “Provide”, the supply of one or more epinephrine auto-injectors to an individual;

(6) “Self-administration”, a person’s discretionary use of an epinephrine auto-injector.

2. A physician may prescribe epinephrine auto-injectors in the name of an authorized entity for use in accordance with this section, and pharmacists, physicians, and other persons authorized to dispense prescription medications may dispense epinephrine auto-injectors under a prescription issued in the name of an authorized entity.

3. An authorized entity may acquire and stock a supply of epinephrine auto-injectors under a prescription issued in accordance with this section. Such epinephrine auto-injectors shall be stored in a location readily accessible in an emergency and in accordance with the epinephrine auto-injector’s instructions for use and any additional requirements established by the department of health and senior services by rule. An authorized entity shall designate employees or agents who have completed the training required under this section to be responsible for the storage, maintenance, and general oversight of epinephrine auto-injectors acquired by the authorized entity.

4. An authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall ensure that:

(1) Expected epinephrine auto-injector users receive training in recognizing symptoms of severe allergic reactions including anaphylaxis and the use of epinephrine auto-injectors from a nationally recognized organization experienced in training laypersons in emergency health treatment or another entity or person approved by the department of health and senior services;

(2) All epinephrine auto-injectors are maintained and stored according to the epinephrine auto-

injector's instructions for use;

(3) Any person who provides or administers an epinephrine auto-injector to an individual who the person believes in good faith is experiencing anaphylaxis activates the emergency medical services system as soon as possible; and

(4) A proper review of all situations in which an epinephrine auto-injector is used to render emergency care is conducted.

5. Any authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall notify the emergency communications district or the ambulance dispatch center of the primary provider of emergency medical services where the epinephrine auto-injectors are to be located within the entity's facility.

6. No person shall provide or administer an epinephrine auto-injector to any individual who is under eighteen years of age without the verbal consent of a parent or guardian who is present at the time when provision or administration of the epinephrine auto-injector is needed. Provided, however, that a person may provide or administer an epinephrine auto-injector to such an individual without the consent of a parent or guardian if the parent or guardian is not physically present and the person reasonably believes the individual shall be in imminent danger without the provision or administration of the epinephrine auto-injector.

7. The following persons and entities shall not be liable for any injuries or related damages that result from the administration or self-administration of an epinephrine auto-injector in accordance with this section that may constitute ordinary negligence:

(1) An authorized entity that possesses and makes available epinephrine auto-injectors and its employees, agents, and other trained persons;

(2) Any person who uses an epinephrine auto-injector made available under this section;

(3) A physician that prescribes epinephrine auto-injectors to an authorized entity; or

(4) Any person or entity that conducts the training described in this section.

Such immunity does not apply to acts or omissions constituting a reckless disregard for the safety of others or willful or wanton conduct. The administration of an epinephrine auto-injector in accordance with this section shall not be considered the practice of medicine. The immunity from liability provided under this subsection is in addition to and not in lieu of that provided under section 537.037. An authorized entity located in this state shall not be liable for any injuries or related damages that result from the provision or administration of an epinephrine auto-injector by its employees or agents outside of this state if the entity or its employee or agent are not liable for such injuries or related damages under the laws of the state in which such provision or administration occurred. No trained person who is in compliance with this section and who in good faith and exercising reasonable care fails to administer an epinephrine auto-injector shall be liable for such failure.

8. All basic life support ambulances and stretcher vans operated in the state shall be equipped with epinephrine auto-injectors and be staffed by at least one individual trained in the use of epinephrine auto-injectors.

9. The provisions of this section shall apply in all counties within the state and any city not within a county.

10. Nothing in this section shall be construed as superseding the provisions of section 167.630.”;
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Bill No. 501, Page 3, Section 191.227, Line 70, by inserting immediately after all of said section and line the following:

“192.945. 1. As used in this section, the following terms shall mean:

- (1) “Department”, the department of health and senior services;
- (2) “Hemp extract”, as such term is defined in section 195.207;
- (3) “Hemp extract registration card”, a card issued by the department under this section;
- (4) “Intractable epilepsy”, epilepsy that as determined by a neurologist does not respond to three or more treatment options overseen by the neurologist;
- (5) “Neurologist”, a physician who is licensed under chapter 334 and board certified in neurology;
- (6) “Parent”, a parent or legal guardian of a minor who is responsible for the minor’s medical care;
- (7) **“Physician”, a person who is a physician licensed by the state board of registration for the healing arts and practicing within this state;**
- (8) “Registrant”, an individual to whom the department issues a hemp extract registration card under this section.

2. The department shall issue a hemp extract registration card to an individual who:

- (1) Is eighteen years of age or older;
- (2) Is a Missouri resident;
- (3) Provides the department with a statement signed by a neurologist **or physician** that:
 - (a) Indicates that the individual suffers from intractable epilepsy and may benefit from treatment with hemp extract; and
 - (b) Is consistent with a record from the neurologist **or physician** concerning the individual contained in the database described in subsection 9 of this section;
- (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and
- (5) Submits an application to the department on a form created by the department that contains:
 - (a) The individual’s name and address;
 - (b) A copy of the individual’s valid photo identification; and

(c) Any other information the department considers necessary to implement the provisions of this section.

3. The department shall issue a hemp extract registration card to a parent who:

(1) Is eighteen years of age or older;

(2) Is a Missouri resident;

(3) Provides the department with a statement signed by a neurologist **or physician** that:

(a) Indicates that a minor in the parent's care suffers from intractable epilepsy and may benefit from treatment with hemp extract; and

(b) Is consistent with a record from the neurologist **or physician** concerning the minor contained in the database described in subsection 9 of this section;

(4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and

(5) Submits an application to the department on a form created by the department that contains:

(a) The parent's name and address;

(b) The minor's name;

(c) A copy of the parent's valid photo identification; and

(d) Any other information the department considers necessary to implement the provisions of this section.

4. The department shall maintain a record of the name of each registrant and the name of each minor receiving care from a registrant.

5. The department shall promulgate rules to:

(1) Implement the provisions of this section including establishing the information the applicant is required to provide to the department and establishing in accordance with recommendations from the department of public safety the form and content of the hemp extract registration card; and

(2) Regulate the distribution of hemp extract from a cannabidiol oil care center to a registrant, which shall be in addition to any other state or federal regulations; and

The department may promulgate rules to authorize clinical trials involving hemp extract.

6. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section.

7. The registration cards issued under this section shall be valid for one year and renewable if at the time of renewal the registrant meets the requirements of either subsection 2 or 3 of this section.

8. The neurologist **or physician** who signs the statement described in subsection 2 or 3 of this section shall:

(1) Keep a record of the neurologist's **or physician's** evaluation and observation of a patient who is a

registrant or minor under a registrant's care including the patient's response to hemp extract; and

(2) Transmit the record described in subdivision (1) of this subsection to the department.

9. The department shall maintain a database of the records described in subsection 8 of this section and treat the records as identifiable health data.

10. The department may share the records described in subsection 9 of this section with a higher education institution for the purpose of studying hemp extract.

11. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, shall be invalid and void.

192.947. 1. No individual or health care entity organized under the laws of this state shall be subject to any adverse action by the state or any agency, board, or subdivision thereof, including civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission if such individual or health care entity, in its normal course of business and within its applicable licenses and regulations, acts in good faith upon or in furtherance of any order or recommendation by a neurologist **or physician** authorized under section 192.945 relating to the medical use and administration of hemp extract with respect to an eligible patient.

2. The provisions of subsection 1 of this section shall apply to the recommendation, possession, handling, storage, transfer, destruction, dispensing, or administration of hemp extract, including any act in preparation of such dispensing or administration.

3. This section shall not be construed to limit the rights provided under law for a patient to bring a civil action for damages against a physician, hospital, registered or licensed practical nurse, pharmacist, any other individual or entity providing health care services, or an employee of any entity listed in this subsection.
“; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 10

Amend House Committee Substitute for Senate Bill No. 501, Page 1, Section 9.240, Line 2, by inserting immediately after said section and line the following:

“190.142. 1. **(1) For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect**, the department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license; **and**

(2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the

department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 334.1500, of the recognition of EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant's criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.

The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

(1) Age requirements;

(2) Education and training requirements based on respective national curricula of the United States Department of Transportation and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(3) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;

(4) Continuing education and relicensure requirements; and

(5) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

(1) Consistent with the training, education and experience of the particular emergency medical technician; and

(2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable

and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.”; and

Further amend said bill, Page 6, Section 195.206, Line 34, by inserting immediately after said section and line the following:

“195.430. 1. There is hereby established in the state treasury the “Controlled Substance Abuse Prevention Fund”, which shall consist of moneys appropriated by the general assembly, not to exceed the amount of fees collected by the department of health and senior services for the issuance of registrations to manufacture, distribute, or dispense controlled substances. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be used solely for the operation, regulation, enforcement, and educational activities of the bureau of narcotics and dangerous drugs. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. All fees authorized to be charged by the department shall be transmitted to the department of revenue for deposit in the state treasury for credit to the fund, to be disbursed solely for the payment of operating expenses of the bureau of narcotics and dangerous drugs to conduct inspections, enforce controlled substances laws and regulations, provide education to health care professionals and the public, and prevent abuse of controlled substances.

3. Any moneys appropriated or made available by gift, grant, bequest, contribution, or otherwise to carry out the purposes of this section shall be paid to and deposited in the controlled substances abuse prevention fund.”; and

Further amend said bill, Page 10, Section 334.036, Line 64, by inserting after said section and line the following:

“334.1500. 1. The “Recognition of EMS Personnel Licensure Interstate Compact” (REPLICA) is hereby enacted into law and entered into with all other jurisdictions legally joining therein, in the form substantially as follows in sections 334.1500 to 334.1539.

2. As used in sections 334.1500 to 334.1539, the following terms mean:

(1) “Advanced emergency medical technician” or “AEMT”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(2) “Adverse action”, any administrative, civil, equitable, or criminal action permitted by a state’s laws that may be imposed against licensed EMS personnel by a state EMS authority or state court including, but not limited to, actions against an individual’s license such as revocation, suspension, probation, consent agreement, monitoring or other limitation, or encumbrance on the individual’s practice, letters of reprimand or admonition, fines, criminal convictions, and state court judgments enforcing adverse actions by the state EMS authority;

(3) “Certification”, the successful verification of entry-level cognitive and psychomotor competency using a reliable, validated, and legally defensible examination;

(4) “Commission”, the national administrative body of which all states that have enacted the compact are members;

(5) “Emergency medical technician” or “EMT”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(6) “EMS”, emergency medical services;

(7) “Home state”, a member state where an individual is licensed to practice emergency medical services;

(8) “License”, the authorization by a state for an individual to practice as an EMT, AEMT, paramedic, or a level in between EMT and paramedic;

(9) “Medical director”, a physician licensed in a member state who is accountable for the care delivered by EMS personnel;

(10) “Member state”, a state that has enacted this compact;

(11) “Paramedic”, an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(12) “Privilege to practice”, an individual’s authority to deliver emergency medical services in remote states as authorized under this compact;

(13) “Remote state”, a member state in which an individual is not licensed;

(14) “Restricted”, the outcome of an adverse action that limits a license or the privilege to practice;

(15) “Rule”, a written statement by the interstate commission promulgated under section 334.1530 of this compact that is of general applicability; implements, interprets, or prescribes a policy or provision of the compact; or is an organizational, procedural, or practice requirement of the commission and has the force and effect of statutory law in a member state and includes the amendment, repeal, or suspension of an existing rule;

(16) “Scope of practice”, defined parameters of various duties or services that may be provided by an individual with specific credentials. Whether regulated by rule, statute, or court decision, it tends to represent the limits of services an individual may perform;

(17) “Significant investigatory information”:

(a) Investigative information that a state EMS authority, after a preliminary inquiry that includes notification and an opportunity to respond if required by state law, has reason to believe, if proven true, would result in the imposition of an adverse action on a license or privilege to practice; or

(b) Investigative information that indicates that the individual represents an immediate threat to public health and safety, regardless of whether the individual has been notified and had an opportunity to respond;

(18) “State”, any state, commonwealth, district, or territory of the United States;

(19) “State EMS authority”, the board, office, or other agency with the legislative mandate to license EMS personnel.

334.1503. 1. Any member state in which an individual holds a current license shall be deemed a home state for purposes of this compact.

2. Any member state may require an individual to obtain and retain a license to be authorized to practice in the member state under circumstances not authorized by the privilege to practice under the terms of this compact.

3. A home state’s license authorizes an individual to practice in a remote state under the privilege to practice only if the home state:

(1) Currently requires the use of the National Registry of Emergency Medical Technicians (NREMT) examination as a condition of issuing initial licenses at the EMT and paramedic levels;

(2) Has a mechanism in place for receiving and investigating complaints about individuals;

(3) Notifies the commission, in compliance with the terms herein, of any adverse action or significant investigatory information regarding an individual;

(4) No later than five years after activation of the compact, requires a criminal background check of all applicants for initial licensure, including the use of the results of fingerprint or other biometric data checks compliant with the requirements of the Federal Bureau of Investigation, with the exception of federal employees who have suitability determination in accordance with 731 CFR 202 and submit documentation of such as promulgated in the rules of the commission; and

(5) Complies with the rules of the commission.

334.1506. 1. Member states shall recognize the privilege to practice of an individual licensed in another member state that is in conformance with section 334.1503.

2. To exercise the privilege to practice under the terms and provisions of this compact, an individual shall:

(1) Be at least eighteen years of age;

(2) Possess a current unrestricted license in a member state as an EMT, AEMT, paramedic, or state-recognized and licensed level with a scope of practice and authority between EMT and paramedic; and

(3) Practice under the supervision of a medical director.

3. An individual providing patient care in a remote state under the privilege to practice shall function within the scope of practice authorized by the home state unless and until modified by an appropriate authority in the remote state, as may be defined in the rules of the commission.

4. Except as provided in subsection 3 of this section, an individual practicing in a remote state shall be subject to the remote state’s authority and laws. A remote state may, in accordance with due process and that state’s laws, restrict, suspend, or revoke an individual’s privilege to practice in the remote state and may take any other necessary actions to protect the health and safety of its citizens. If a remote state takes action, it shall promptly notify the home state and the commission.

5. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

6. If an individual's privilege to practice in any remote state is restricted, suspended, or revoked, the individual shall not be eligible to practice in any remote state until the individual's privilege to practice is restored.

334.1509. An individual may practice in a remote state under a privilege to practice only in the performance of the individual's EMS duties as assigned by an appropriate authority, as defined in the rules of the commission, and under the following circumstances:

(1) The individual originates a patient transport in a home state and transports the patient to a remote state;

(2) The individual originates in the home state and enters a remote state to pick up a patient and provides care and transport of the patient to the home state;

(3) The individual enters a remote state to provide patient care or transport within that remote state;

(4) The individual enters a remote state to pick up a patient and provides care and transport to a third member state; or

(5) Other conditions as determined by rules promulgated by the commission.

334.1512. Upon a member state's governor's declaration of a state of emergency or disaster that activates the Emergency Management Assistance Compact (EMAC), all relevant terms and provisions of EMAC shall apply, and to the extent any terms or provisions of this compact conflict with EMAC, the terms of EMAC shall prevail with respect to any individual practicing in the remote state in response to such declaration.

334.1515. 1. Member states shall consider a veteran, active military service member, or member of the National Guard and Reserves separating from an active duty tour, or a spouse thereof, who holds a current, valid, and unrestricted NREMT certification at or above the level of the state license being sought as satisfying the minimum training and examination requirements for such licensure.

2. Member states shall expedite the process of licensure applications submitted by veterans, active military service members, or members of the National Guard and Reserves separating from an active duty tour, or their spouses.

3. All individuals functioning with a privilege to practice under this section remain subject to the adverse action provisions of section 334.1518.

334.1518. 1. A home state shall have exclusive power to impose adverse action against an individual's license issued by the home state.

2. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

(1) All home state adverse action orders shall include a statement that the individual's compact

privileges are inactive. The order may allow the individual to practice in remote states with prior written authorization from both the home state and the remote state's EMS authority.

(2) An individual currently subject to adverse action in the home state shall not practice in any remote state without prior written authorization from both the home state and remote state's EMS authority.

3. A member state shall report adverse actions and any occurrences that the individual's compact privileges are restricted, suspended, or revoked to the commission in accordance with the rules of the commission.

4. A remote state may take adverse action on an individual's privilege to practice within that state.

5. Any member state may take adverse action against an individual's privilege to practice in that state based on the factual findings of another member state, so long as each state follows its own procedures for imposing such adverse action.

6. A home state's EMS authority shall coordinate investigative activities, share information via the coordinated database, and take appropriate action with respect to reported conduct in a remote state as it would if such conduct had occurred within the home state. In such cases, the home state's law shall control in determining the appropriate adverse action.

7. Nothing in this compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action and that such participation shall remain nonpublic if required by the member state's laws. Member states shall require individuals who enter any alternative programs to agree not to practice in any other member state during the term of the alternative program without prior authorization from such other member state.

334.1521. A member state's EMS authority, in addition to any other powers granted under state law, is authorized under this compact to:

(1) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses and the production of evidence. Subpoenas issued by a member state's EMS authority for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the remote state by any court of competent jurisdiction according to that court's practice and procedure in considering subpoenas issued in its own proceedings. The issuing state's EMS authority shall pay any witness fees, travel expenses, mileage, and other fees required by the service statutes of the state where the witnesses or evidence is located; and

(2) Issue cease and desist orders to restrict, suspend, or revoke an individual's privilege to practice in the state.

334.1524. 1. The compact states hereby create and establish a joint public agency known as the "Interstate Commission for EMS Personnel Practice".

(1) The commission is a body politic and an instrumentality of the compact states.

(2) Venue is proper and judicial proceedings by or against the commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the commission is located. The commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.

2. Each member state shall have and be limited to one delegate. The responsible official of the state EMS authority or his or her designee shall be the delegate to this compact for each member state. Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed. Any vacancy occurring in the commission shall be filled in accordance with the laws of the member state in which the vacancy exists. In the event that more than one board, office, or other agency with the legislative mandate to license EMS personnel at and above the level of EMT exists, the governor of the state will determine which entity will be responsible for assigning the delegate.

(1) Each delegate shall be entitled to one vote with regard to the promulgation of rules and creation of bylaws, and shall otherwise have an opportunity to participate in the business and affairs of the commission. A delegate shall vote in person or by such other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(2) The commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

(3) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 334.1530.

(4) The commission may convene in a closed, nonpublic meeting if the commission must discuss:

(a) Noncompliance of a member state with its obligations under the compact;

(b) The employment, compensation, discipline or other personnel matters, practices, or procedures related to specific employees, or other matters related to the commission's internal personnel practices and procedures;

(c) Current, threatened, or reasonably anticipated litigation;

(d) Negotiation of contracts for the purchase or sale of goods, services, or real estate;

(e) Accusing any person of a crime or formally censuring any person;

(f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;

(g) Disclosure of information of a personal nature if disclosure would constitute a clearly unwarranted invasion of personal privacy;

(h) Disclosure of investigatory records compiled for law enforcement purposes;

(i) Disclosure of information related to any investigatory reports prepared by or on behalf of or for use of the commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the compact; or

(j) Matters specifically exempted from disclosure by federal or member state statute.

(5) If a meeting or portion of a meeting is closed under this section, the commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting

provision. The commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken and the reasons therefor, including a description of the views expressed. All documents considered in connection with an action shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the commission or order of a court of competent jurisdiction.

3. The commission shall, by a majority vote of the delegates, prescribe bylaws and rules to govern its conduct as may be necessary or appropriate to carry out the purposes and exercise the powers of the compact including, but not limited to:

(1) Establishing the fiscal year of the commission;

(2) Providing reasonable standards and procedures:

(a) For the establishment and meetings of other committees; and

(b) Governing any general or specific delegation of any authority or function of the commission;

(3) Providing reasonable procedures for calling and conducting meetings of the commission, ensuring reasonable advance notice of all meetings, and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the membership votes to close a meeting in whole or in part. As soon as practicable, the commission shall make public a copy of the vote to close the meeting revealing the vote of each member with no proxy votes allowed;

(4) Establishing the titles, duties and authority, and reasonable procedures for the election of the officers of the commission;

(5) Providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar laws of any member state, the bylaws shall exclusively govern the personnel policies and programs of the commission;

(6) Promulgating a code of ethics to address permissible and prohibited activities of commission members and employees;

(7) Providing a mechanism for winding up the operations of the commission and the equitable disposition of any surplus funds that may exist after the termination of the compact after the payment or reserving of all of its debts and obligations;

(8) The commission shall publish its bylaws and file a copy thereof, and a copy of any amendment thereto, with the appropriate agency or officer in each of the member states, if any;

(9) The commission shall maintain its financial records in accordance with the bylaws; and

(10) The commission shall meet and take such actions as are consistent with the provisions of this compact and the bylaws.

4. The commission shall have the following powers:

(1) To promulgate uniform rules to facilitate and coordinate implementation and administration of this compact. The rules shall have the force and effect of law and shall be binding on all member states;

(2) To bring and prosecute legal proceedings or actions in the name of the commission; provided that, the standing of any state EMS authority or other regulatory body responsible for EMS personnel licensure to sue or be sued under applicable law shall not be affected;

(3) To purchase and maintain insurance and bonds;

(4) To borrow, accept, or contract for services of personnel including, but not limited to, employees of a member state;

(5) To hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and to establish the commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

(6) To accept any and all appropriate donations and grants of money, equipment, supplies, materials, and services, and to receive, utilize, and dispose of the same; provided that, at all times the commission shall strive to avoid any appearance of impropriety and conflict of interest;

(7) To lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve, or use any property, real, personal, or mixed; provided that, at all times the commission shall strive to avoid any appearance of impropriety;

(8) To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property, real, personal, or mixed;

(9) To establish a budget and make expenditures;

(10) To borrow money;

(11) To appoint committees, including advisory committees comprised of members, state regulators, state legislators or their representatives, consumer representatives, and such other interested persons as may be designated in this compact and the bylaws;

(12) To provide and receive information from, and to cooperate with, law enforcement agencies;

(13) To adopt and use an official seal; and

(14) To perform such other functions as may be necessary or appropriate to achieve the purposes of this compact consistent with the state regulation of EMS personnel licensure and practice.

5. (1) The commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(2) The commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(3) The commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the commission and its staff, which shall be in a total amount sufficient to cover its annual budget as approved each year

for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the commission, which shall promulgate a rule binding upon all member states.

(4) The commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the commission pledge the credit of any of the member states, except by and with the authority of the member state.

(5) The commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the commission.

6. (1) The members, officers, executive director, employees, and representatives of the commission shall be immune from suit and liability, either personally or in their official capacity, for any claim, damage to or loss of property, personal injury, or other civil liability caused by or arising out of any actual or alleged act, error, or omission that occurred or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing in this subdivision shall be construed to protect any such person from suit or liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton misconduct of that person.

(2) The commission shall defend any member, officer, executive director, employee, or representative of the commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional, willful, or wanton misconduct.

(3) The commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, the actual or alleged act, error, or omission did not result from the intentional, willful, or wanton misconduct of the person.

334.1527. 1. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including:

- (1) Identifying information;**
- (2) Licensure data;**
- (3) Significant investigatory information;**
- (4) Adverse actions against an individual's license;**
- (5) An indicator that an individual's privilege to practice is restricted, suspended, or revoked;**
- (6) Nonconfidential information related to alternative program participation;**
- (7) Any denial of application for licensure and the reasons for such denial; and**
- (8) Other information that may facilitate the administration of this compact, as determined by the rules of the commission.**

3. The coordinated database administrator shall promptly notify all member states of any adverse action taken against, or significant investigative information on, any individual in a member state.

4. Member states contributing information to the coordinated database may designate information that shall not be shared with the public without the express permission of the contributing state.

5. Any information submitted to the coordinated database that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the coordinated database.

334.1530. 1. The commission shall exercise its rulemaking powers pursuant to the criteria set forth in this section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule by enactment of a statute or resolution in the same manner used to adopt the compact, then such rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the commission.

4. Prior to promulgation and adoption of a final rule or rules by the commission, and at least sixty days in advance of the meeting at which the rule or rules will be considered and voted upon, the commission shall file a notice of proposed rulemaking:

- (1) On the website of the commission; and**
- (2) On the website of each member state's EMS authority or the publication in which each state would otherwise publish proposed rules.**

5. The notice of proposed rulemaking shall include:

- (1) The proposed time, date, and location of the meeting at which the rule will be considered and voted upon;**
- (2) The text of the proposed rule or amendment and the reason for the proposed rule;**
- (3) A request for comments on the proposed rule from any interested person; and**

(4) The manner in which interested parties may submit notice to the commission of their intention to attend the public hearing and any written comments.

6. Prior to adoption of a proposed rule, the commission shall allow persons to submit written data, facts, opinions, and arguments that shall be made available to the public.

7. The commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five persons;**
- (2) A governmental subdivision or agency; or**
- (3) An association having at least twenty-five members.**

8. If a hearing is held on the proposed rule or amendment, the commission shall publish the place, time, and date of the scheduled public hearing.

(1) All persons wishing to be heard at the hearing shall notify the executive director of the commission or other designated member in writing of their desire to appear and testify at the hearing not less than five business days before the scheduled date of the hearing.

(2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

(3) No transcript of the hearing is required, unless a written request for a transcript is made, in which case the person requesting the transcript shall bear the cost of producing the transcript. A recording may be made in lieu of a transcript under the same terms and conditions as a transcript. This subdivision shall not preclude the commission from making a transcript or recording of the hearing if it so chooses.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the commission shall consider all written and oral comments received.

10. The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

11. If no written notice of intent to attend the public hearing by interested parties is received, the commission may proceed with promulgation of the proposed rule without a public hearing.

12. Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that, the usual rulemaking procedures provided in the compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that shall be adopted immediately in order to:

- (1) Meet an imminent threat to public health, safety, or welfare;**

(2) Prevent a loss of commission or member state funds;

(3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule; or

(4) Protect public health and safety.

13. The commission or an authorized committee of the commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the commission. The revision shall be subject to challenge by any person for a period of thirty days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the commission prior to the end of the notice period. If no challenge is made, the revision will take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the commission.

334.1533. 1. The executive, legislative, and judicial branches of state government in each member state shall enforce this compact and take all actions necessary and appropriate to effectuate the compact's purposes and intent. The provisions of this compact and the rules promulgated hereunder shall have standing as statutory law.

2. All courts shall take judicial notice of the compact and the rules in any judicial or administrative proceedings in a member state pertaining to the subject matter of this compact which may affect the powers, responsibilities, or actions of the commission.

3. The commission shall be entitled to receive service of process in any such proceeding and shall have standing to intervene in such a proceeding for all purposes. Failure to provide service of process to the commission shall render a judgment or order void as to the commission, this compact, or promulgated rules.

4. If the commission determines that a member state has defaulted in the performance of its obligations or responsibilities under this compact or the promulgated rules, the commission shall:

(1) Provide written notice to the defaulting state and other member states of the nature of the default, the proposed means of curing the default, or any other action to be taken by the commission; and

(2) Provide remedial training and specific technical assistance regarding the default.

5. If a state in default fails to cure the default, the defaulting state may be terminated from the compact upon an affirmative vote of a majority of the member states, and all rights, privileges, and benefits conferred by this compact may be terminated on the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities incurred during the period of default.

6. Termination of membership in the compact shall be imposed only after all other means of securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the commission to the governor, the majority and minority leaders of the defaulting state's legislature, and each of the member states.

7. A state that has been terminated is responsible for all assessments, obligations, and liabilities incurred through the effective date of termination, including obligations that extend beyond the effective date of termination.

8. The commission shall not bear any costs related to a state that is found to be in default or that has been terminated from the compact unless agreed upon in writing between the commission and the defaulting state.

9. The defaulting state may appeal the action of the commission by petitioning the United States District Court for the District of Columbia or the federal district where the commission has its principal offices. The prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

10. Upon a request by a member state, the commission shall attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states.

11. The commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

12. The commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this compact.

13. By majority vote, the commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the commission has its principal offices against a member state in default to enforce compliance with the provisions of the compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

14. The remedies herein shall not be the exclusive remedies of the commission. The commission may pursue any other remedies available under federal or state law.

334.1536. 1. The compact shall come into effect on the date on which the compact statute is enacted into law in the tenth member state. The provisions, which become effective at that time, shall be limited to the powers granted to the commission relating to assembly and the promulgation of rules. Thereafter, the commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the compact.

2. Any state that joins the compact subsequent to the commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the compact becomes law in that state. Any rule that has been previously adopted by the commission shall have the full force and effect of law on the day the compact becomes law in that state.

3. Any member state may withdraw from this compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's EMS authority to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this compact shall be construed to invalidate or prevent any EMS personnel licensure agreement or other cooperative arrangement between a member state and a nonmember state that does not conflict with the provisions of this compact.

5. This compact may be amended by the member states. No amendment to this compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

334.1539. This compact shall be liberally construed so as to effectuate the purposes thereof. If this compact shall be held contrary to the constitution of any member state thereto, the compact shall remain in full force and effect as to the remaining member states. Nothing in this compact supersedes state law or rules related to licensure of EMS agencies.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS#2** for **SB 128**.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4 as amended.

HOUSE AMENDMENT NO. 1

Amend Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“29.225. When requested by a prosecuting attorney or circuit attorney or law enforcement agency, the auditor or his or her authorized representatives may audit all or part of any political subdivision or other government entity as part of an investigation of improper government activities, including official misconduct, fraud, misappropriation, mismanagement, waste of resources, or a violation of state or federal law, rule, or regulation.

105.478. Any person guilty of knowingly violating any of the provisions of sections 105.450 to 105.498 shall be punished as follows:

(1) [For the first offense, such person is guilty of a] **The offense is a class B misdemeanor, unless the person has previously been found guilty of knowingly violating any of the provisions of sections 105.450 to 105.498, in which case such person shall be guilty of a class E felony;**

(2) [For the second and subsequent offenses] **For any offense involving more than seven hundred fifty dollars in value of any combination of goods or services, such person is guilty of a class E felony.**

210.845. 1. The provisions of any decree respecting support may be modified only upon a showing

of changed circumstances so substantial and continuing as to make the terms unreasonable. In a proceeding for modifications of any child support award, the court, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he cohabits, and the earning capacity of a party who is not employed. If the application of the guidelines and criteria set forth in supreme court rule 88.01 to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, then a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable.

2. When the party seeking modification has met the burden of proof set forth in subsection 1 of this section, the child support shall be determined in conformity with criteria set forth in supreme court rule 88.01.

3. A responsive pleading shall be filed in response to any motion to modify a child support or custody judgment.

252.069. Any agent of the conservation commission may enforce the provisions of sections 577.070 and 577.080 and arrest violators only upon the water, the banks thereof, or upon public land.

302.441. 1. If a person is required to have an ignition interlock device installed on such person's vehicle, he or she may apply to the court for an employment exemption variance to allow him or her to drive an employer-owned vehicle not equipped with an ignition interlock device for employment purposes only. Such exemption shall not be granted to a person who is self-employed or who wholly or partially owns **or controls** an entity that owns an employer-owned vehicle.

2. A person who is granted an employment exemption variance under subsection 1 of this section shall not drive, operate, or be in physical control of an employer-owned vehicle used for transporting children under eighteen years of age or vulnerable persons, as defined in section 630.005, or an employer-owned vehicle for personal use.

400.9-501. (a) Except as otherwise provided in subsection (b), if the local law of this state governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

(1) The office designated for the filing or recording of a record of a mortgage on the related real property, if:

(A) The collateral is as-extracted collateral or timber to be cut; or

(B) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or

(2) The office of the secretary of state in all other cases, including a case in which the collateral is goods that are or are to become fixtures and the financing statement is not filed as a fixture filing.

(b) The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the office of the secretary of state. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to

become fixtures.

[(c) A person shall not knowingly or intentionally file, attempt to file, or record any document related to real property with a recorder of deeds under chapter 59 or a financing statement with the secretary of state under subdivision (2) of subsection (a) or subsection (b) of this section, with the intent that such document or statement be used to harass or defraud any other person or knowingly or intentionally file, attempt to file, or record such a document or statement that is materially false or fraudulent.

(1) A person who violates this subsection shall be guilty of a class E felony.

(2) If a person is convicted of a violation under this subsection, the court may order restitution.

(d) In the alternative to the provisions of sections 428.105 through 428.135, if a person files a false or fraudulent financing statement with the secretary of state under subdivision (2) of subsection (a) or subsection (b) of this section, a debtor named in that financing statement may file an action against the person that filed the financing statement seeking appropriate equitable relief, actual damages, or punitive damages, including, but not limited to, reasonable attorney fees.]

452.370. 1. Except as otherwise provided in subsection 6 of section 452.325, the provisions of any judgment respecting maintenance or support may be modified only upon a showing of changed circumstances so substantial and continuing as to make the terms unreasonable. **A responsive pleading shall be filed in response to any motion to modify a child support or maintenance judgment.** In a proceeding for modification of any child support or maintenance judgment, the court, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he or she cohabits, and the earning capacity of a party who is not employed. If the application of the child support guidelines and criteria set forth in section 452.340 and applicable supreme court rules to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable, if the existing amount was based upon the presumed amount pursuant to the child support guidelines.

2. When the party seeking modification has met the burden of proof set forth in subsection 1 of this section, the child support shall be determined in conformity with criteria set forth in section 452.340 and applicable supreme court rules.

3. Unless otherwise agreed in writing or expressly provided in the judgment, the obligation to pay future statutory maintenance is terminated upon the death of either party or the remarriage of the party receiving maintenance.

4. Unless otherwise agreed in writing or expressly provided in the judgment, provisions for the support of a child are terminated by emancipation of the child. The parent entitled to receive child support shall have the duty to notify the parent obligated to pay support of the child's emancipation and failing to do so, the parent entitled to receive child support shall be liable to the parent obligated to pay support for child support paid following emancipation of a minor child, plus interest.

5. If a parent has made an assignment of support rights to the family support division on behalf of

the state as a condition of eligibility for benefits pursuant to the Temporary Assistance for Needy Families program and either party initiates a motion to modify the support obligation by reducing it, the state of Missouri shall be named as a party to the proceeding. The state shall be served with a copy of the motion by sending it by certified mail to the director of the family support division.

6. The court shall have continuing personal jurisdiction over both the obligee and the obligor of a court order for child support or maintenance for the purpose of modifying such order. Both obligee and obligor shall notify, in writing, the clerk of the court in which the support or maintenance order was entered of any change of mailing address. If personal service of the motion cannot be had in this state, the motion to modify and notice of hearing shall be served outside the state as provided by supreme court rule 54.14. The order may be modified only as to support or maintenance installments which accrued subsequent to the date of personal service. For the purpose of 42 U.S.C. Section 666(a)(9)(C), the circuit clerk shall be considered the appropriate agent to receive notice of the motion to modify for the obligee or the obligor, but only in those instances in which personal service could not be had in this state.

7. If a responsive pleading raising the issues of custody or visitation is filed in response to a motion to modify child support filed at the request of the family support division by a prosecuting attorney or circuit attorney or an attorney under contract with the division, such responsive pleading shall be severed upon request.

8. Notwithstanding any provision of this section which requires a showing of substantial and continuing change in circumstances, in a IV-D case filed pursuant to this section by the family support division as provided in section 454.400, the court shall modify a support order in accordance with the guidelines and criteria set forth in supreme court rule 88.01 and any regulations thereunder if the amount in the current order differs from the amount which would be ordered in accordance with such guidelines or regulations.

452.747. 1. Any petition for modification of child custody decrees filed under the provisions of section 452.410 or sections 452.700 to 452.930 shall be verified and, if the original proceeding originated in the state of Missouri, shall be filed in that original case, but service shall be obtained and responsive pleadings [may] **shall** be filed as in any original proceeding.

2. Before making a decree under section 452.410 or sections 452.700 to 452.930, the litigants, any parent whose parental rights have not been previously terminated, and any person who has physical custody of the child shall be served in the manner provided by the rules of civil procedure and applicable court rules and [may] **shall** within thirty days after the date of service (forty-five days if service by publication) file a verified answer. If any such persons are outside this state, notice and opportunity to be heard shall be given under section 452.740.

454.500. 1. At any time after the entry of an order pursuant to sections 454.470 and 454.475, the obligated parent, the division, or the person or agency having custody of the dependent child may file a motion for modification with the director. Such motion shall be in writing, shall set forth the reasons for modification, and shall state the address of the moving party. The motion shall be served by the moving party in the manner provided for in subsection 5 of section 454.465 upon the obligated parent or the party holding the support rights, as appropriate. In addition, if the support rights are held by the family support division on behalf of the state, a true copy of the motion shall be mailed by the moving party by

certified mail to the person having custody of the dependent child at the last known address of that person. **The obligated parent or the party holding the support rights shall file a pleading in response to the motion to modify.** A hearing on the motion shall then be provided in the same manner, and determinations shall be based on considerations set out in section 454.475, unless the party served fails to respond within thirty days, in which case the director may enter an order by default. If the child for whom the order applies is no longer in the custody of a person receiving public assistance or receiving support enforcement services from the department, or a division thereof, pursuant to section 454.425, the director may certify the matter for hearing to the circuit court in which the order was filed pursuant to section 454.490 in lieu of holding a hearing pursuant to section 454.475. If the director certifies the matter for hearing to the circuit court, service of the motion to modify shall be had in accordance with the provisions of subsection 5 of section 452.370. If the director does not certify the matter for hearing to the circuit court, service of the motion to modify shall be considered complete upon personal service, or on the date of mailing, if sent by certified mail. For the purpose of 42 U.S.C. Section 666(a)(9)(C), the director shall be considered the appropriate agent to receive the notice of the motion to modify for the obligee or the obligor, but only in those instances in which the matter is not certified to circuit court for hearing, and only when service of the motion is attempted on the obligee or obligor by certified mail.

2. A motion for modification made pursuant to this section shall not stay the director from enforcing and collecting upon the existing order pending the modification proceeding unless so ordered by the court.

3. Only payments accruing subsequent to the service of the motion for modification upon all named parties to the motion may be modified. Modification may be granted only upon a showing of a change of circumstances so substantial and continuing as to make the terms unreasonable. In a proceeding for modification of any child support award, the director, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he or she cohabits, and the earning capacity of a party who is not employed. If the application of the guidelines and criteria set forth in supreme court rule 88.01 to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, then a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable.

4. If the division has entered an order under section 454.470 or 454.500, and an additional child or children not the subject of the order are born to the parties, the division may, following the filing of a motion to modify, service of process, and opportunity for a hearing pursuant to this section, modify the underlying child support order to include a single child support obligation for all children of the parties in conformity with the criteria set forth in supreme court rule 88.01.

5. The circuit court may, upon such terms as may be just, relieve a parent from an administrative order entered against that parent because of mistake, inadvertence, surprise, or excusable neglect.

6. No order entered pursuant to section 454.476 shall be modifiable pursuant to this section, except that an order entered pursuant to section 454.476 shall be amended by the director to conform with any modification made by the court that entered the court order upon which the director based his or her order.

7. When the party seeking modifications has met the burden of proof set forth in subsection 3 of this section, then the child support shall be determined in conformity with the criteria set forth in supreme court rule 88.01.

8. The last four digits of the Social Security number of the parents shall be recorded on any order entered pursuant to this section. The full Social Security number of each party and each child shall be retained in the manner required by section 509.520.

456.4-414. 1. After notice to the qualified beneficiaries, the trustee of a trust consisting of trust property having a total value less than [one hundred thousand] **two hundred fifty thousand** dollars may terminate the trust if the trustee concludes that the value of the trust property is insufficient to justify the cost of administration.

2. The court may modify or terminate a trust or remove the trustee and appoint a different trustee if it determines that the value of the trust property is insufficient to justify the cost of administration.

3. Upon termination of a trust under this section, the trustee shall distribute the trust property in a manner consistent with the purposes of the trust.

4. This section does not apply to an easement for conservation or preservation.

456.4-420. 1. If a trust instrument containing a no-contest clause is or has become irrevocable, an interested person may file a petition to the court for an interlocutory determination whether a particular motion, petition, or other claim for relief by the interested person would trigger application of the no-contest clause or would otherwise trigger a forfeiture that is enforceable under applicable law and public policy.

2. The petition described in subsection 1 of this section shall be verified under oath. The petition may be filed by an interested person either as a separate judicial proceeding, or brought with other claims for relief in a single judicial proceeding, all in the manner prescribed generally for such proceedings under this chapter. If a petition is joined with other claims for relief, the court shall enter its order or judgment on the petition before proceeding any further with any other claim for relief joined therein. In ruling on such a petition, the court shall consider the text of the clause, the context to the terms of the trust instrument as a whole, and in the context of the verified factual allegations in the petition. No evidence beyond the pleadings and the trust instrument shall be taken except as required to resolve an ambiguity in the no-contest clause.

3. An order or judgment determining a petition described in subsection 1 of this section shall have the effect set forth in subsections 4 and 5 of this section, and shall be subject to appeal as with other final judgments. If the order disposes of fewer than all claims for relief in a judicial proceeding, that order is subject to interlocutory appeal in accordance with the applicable rules for taking such an appeal. If an interlocutory appeal is taken, the court may stay the pending judicial proceeding until final disposition of said appeal on such terms and conditions as the court deems reasonable and proper under the circumstances. A final ruling on the applicability of a no-contest clause shall not preclude any later filing and adjudication of other claims related to the trust.

4. An order or judgment, in whole or in part, on a petition described in subsection 1 of this section shall result in the no-contest clause being enforceable to the extent of the court's ruling, and shall govern application of the no-contest clause to the extent that the interested person then proceeds forward

with the claims described therein. In the event such an interlocutory order or judgment is vacated, reversed, or otherwise modified on appeal, no interested person shall be prejudiced by any reliance, through action, inaction, or otherwise, on the order or judgment prior to final disposition of the appeal.

5. An order or judgment shall have effect only as to the specific trust terms and factual basis recited in the petition. If claims are later filed that are materially different than those upon which the order or judgment is based, then to the extent such new claims are raised, the party in whose favor the order or judgment was entered shall have no protection from enforcement of the no-contest clause otherwise afforded by the order and judgment entered under this section.

6. For purposes of this section, a “no-contest clause” shall mean a provision in a trust instrument purporting to rescind a donative transfer to, or a fiduciary appointment of, any person, or that otherwise effects a forfeiture of some or all of an interested person’s beneficial interest in a trust estate as a result of some action taken by the beneficiary. This definition shall not be construed in any way as determining whether a no-contest clause is enforceable under applicable law and public policy in a particular factual situation. As used in this section, the term “no-contest clause” shall also mean an “in terrorem clause”.

7. A no-contest clause is not enforceable against an interested person in, but not limited to, the following circumstances:

(1) Filing a motion, petition, or other claim for relief objecting to the jurisdiction or venue of the court over a proceeding concerning a trust, or over any person joined, or attempted to be joined, in such a proceeding;

(2) Filing a motion, petition, or other claim for relief concerning an accounting, report, or notice that has or should have been made by a trustee, provided the interested person otherwise has standing to do so under applicable law, including, but not limited to, section 456.6-603;

(3) Filing a motion, petition, or other claim for relief under chapter 475 concerning the appointment of a guardian or conservator for the settlor;

(4) Filing a motion, petition, or other claim for relief under chapter 404 concerning the settlor;

(5) Disclosure to any person of information concerning a trust instrument or that is relevant to a proceeding before the court concerning the trust instrument or property of the trust estate, unless such disclosure is otherwise prohibited by law;

(6) Filing a motion, pleading, or other claim for relief seeking approval of a nonjudicial settlement agreement concerning a trust instrument, as set forth in section 456.1-111;

(7) Filing a motion, pleading, or other claim for relief concerning a breach of trust by a trustee including, but not limited to, a claim under section 456.10-1001. For purposes of this subdivision, “breach of trust” means a trustee’s violation of the terms of a trust instrument, a violation of the trustee’s general fiduciary obligations, or a trustee’s violation of a duty that equity imposes on a trustee;

(8) Filing a motion, pleading, or other claim for relief concerning removal of a trustee including, but not limited to, a claim for removal under section 456.7-706;

(9) To the extent a petition under subsection 1 of this section is limited to the procedure and purpose

described therein.

8. In any proceeding brought under this section, the court may award costs, expenses, and attorneys' fees to any party, as provided in section 456.10-1004.

472.400. Sections 472.400 to 472.490 shall be known and may be cited as the “Missouri Fiduciary Access to Digital Assets Act”.

472.405. As used in sections 472.400 to 472.490, the following terms mean:

(1) “Access”, includes view, marshal, manage, copy, distribute, or delete;

(2) “Account”, an arrangement under a terms-of-service agreement in which a custodian carries, maintains, processes, receives, or stores a digital asset of the user or provides goods or services to the user;

(3) “Agent”, an attorney-in-fact granted authority under a durable or nondurable power of attorney;

(4) “Carries”, engages in the transmission of electronic communications;

(5) “Catalogue of electronic communications”, information that identifies each person with which a user has had an electronic communication, the time and date of the communication, and the electronic address of the person;

(6) “Conservator”, a person appointed by a court to have the care and custody of the estate of a minor or a disabled person. A “limited conservator” is one whose duties or powers are limited. The term “conservator”, as used in sections 472.400 to 472.490, includes limited conservator unless otherwise specified or apparent from the context;

(7) “Content of an electronic communication”, information concerning the substance or meaning of the communication which:

(a) Has been sent or received by a user;

(b) Is in electronic storage by a custodian providing an electronic-communication service to the public or is carried or maintained by a custodian providing a remote-computing service to the public; and

(c) Is not readily accessible to the public;

(8) “Court”, any court with competent jurisdiction within this state;

(9) “Custodian”, a person that carries, maintains, processes, receives, or stores a digital asset of a user;

(10) “Designated recipient”, a person chosen by a user using an online tool to administer digital assets of the user;

(11) “Digital asset”, an electronic record in which an individual has a right or interest. The term does not include an underlying asset or liability unless the asset or liability is itself an electronic record;

(12) “Electronic”, relating to technology having electrical, digital, magnetic, wireless, optical,

electromagnetic, or similar capabilities;

(13) “Electronic communication”, has the same meaning as set forth in 18 U.S.C. Section 2510(12), as amended;

(14) “Electronic communication service”, a custodian that provides to a user the ability to send or receive an electronic communication;

(15) “Fiduciary”, an original, additional, or successor personal representative, conservator, agency, or trustee;

(16) “Information”, data, text, images, videos, sounds codes, computer programs, software, databases, or the like;

(17) “Online tool”, an electronic service provided by a custodian that allows the user, in an agreement distinct from the terms-of-service agreement between the custodian and user, to provide directions for disclosure or nondisclosure of digital assets to a third person;

(18) “Person”, an individual, estate, trust, business or nonprofit entity, public corporation, government or governmental subdivision, agency, instrumentality, or other legal entity;

(19) “Personal representative”, executor or administrator, including an administrator with the will annexed, an administrator de bonis non, an administrator pending contest, an administrator during minority or absence, and any other type of administrator of the estate of a decedent whose appointment is permitted, or any person who performs substantially the same function under the law of Missouri, including without limitation an affiant who has filed a small estate affidavit under section 473.097. It does not include an executor de son tort;

(20) “Power of attorney”, a record that grants an agent authority to act in the place of a principal;

(21) “Principal”, an individual who grants authority to an agent in a power of attorney;

(22) “Protected person”, an individual for whom a conservator has been appointed, including a protectee, a disabled person, and an individual for whom an application for the appointment of a conservator is pending;

(23) “Record”, information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form;

(24) “Remote computing service”, a custodian that provides to a user computer processing services or the storage of digital assets by means of an electronic communications system, as defined in 18 U.S.C. Section 2510(14), as amended;

(25) “Terms-of-service agreement”, an agreement that controls the relationship between a user and a custodian;

(26) “Trustee”, a fiduciary with legal title to property pursuant to an agreement or declaration that creates a beneficial interest in another, including an original, additional, and successor trustee, and a co-trustee;

(27) “User”, a person that has an account with a custodian;

(28) “Will”, includes a testamentary instrument, a codicil, a testamentary instrument that only appoints an executor, and instrument that revokes or revises a testamentary instrument.

472.410. 1. Sections 472.400 to 472.490 shall apply to:

(1) A fiduciary or agent acting under a will or power of attorney executed before, on, or after the effective date of sections 472.400 to 472.490;

(2) A personal representative acting for a decedent who dies before, on, or after the effective date of sections 472.400 to 472.490;

(3) A conservatorship proceeding commenced before, on, or after the effective date of sections 472.400 to 472.490; and

(4) A trustee acting under a trust created before, on, or after the effective date of sections 472.400 to 472.490.

2. Sections 472.400 to 472.490 shall apply to a custodian if the user resides in this state or resided in this state at the time of the user’s death.

3. Sections 472.400 to 472.490 shall not apply to a digital asset of an employer used by an employee in the ordinary course of the employer’s business.

472.415. 1. A user may use an online tool to direct the custodian to disclose to a designated recipient or not to disclose some or all of the user’s digital assets, including the content of electronic communications. If the online tool allows the user to modify or delete a direction at all times, a direction regarding disclosure using an online tool overrides a contrary direction by the user in a will, trust, power of attorney, or other record.

2. If a user has not used an online tool to give direction under subsection 1 of this section or if the custodian has not provided an online tool, the user may allow or prohibit in a will, trust, power of attorney, or other record, disclosure to a fiduciary of some or all of the user’s digital assets, including the content of electronic communications sent or received by the user.

3. A user’s direction under subsection 1 or 2 of this section overrides a contrary provision in a terms-of-service agreement that does not require the user to act affirmatively and distinctly from the user’s assent to the terms-of-service.

472.420. 1. Sections 472.400 to 472.490 shall not change or impair a right of a custodian or a user under a terms-of-service agreement to access and use digital assets of the user.

2. Sections 472.400 to 472.490 shall not give a fiduciary or a designated recipient any new or expanded rights other than those held by the user for whom, or for whose estate, the fiduciary or designated recipient acts or represents.

3. A fiduciary’s or a designated recipient’s access to digital assets may be modified or eliminated by a user, by federal law, or by a terms-of-service agreement if the user has not provided direction under section 472.415.

472.425. 1. When disclosing digital assets of a user under sections 472.400 to 472.490 the custodian may at its sole discretion:

(1) Grant a fiduciary or designated recipient full access to the user's account;

(2) Grant a fiduciary or designated recipient partial access to the user's account sufficient to perform the tasks with which the fiduciary or designated recipient is charged; or

(3) Provide a fiduciary or designated recipient a copy in a record of any digital asset that, on the date the custodian received the request for disclosure, the user could have accessed if the user were alive and had full capacity and access to the account.

2. A custodian may assess a reasonable administrative charge for the cost of disclosing digital assets under sections 472.400 to 472.490.

3. A custodian shall not disclose under sections 472.400 to 472.490 a digital asset deleted by a user.

4. If a user directs or a fiduciary requests a custodian to disclose under sections 472.400 to 472.490 some, but not all, of the user's digital assets, the custodian need not disclose the assets if segregation of the assets would impose an undue burden on the custodian. If the custodian believes the direction or request imposes an undue burden, the custodian or fiduciary may seek an order from the court to disclose:

(1) A subset limited by date of the user's digital assets;

(2) All of the user's digital assets to the fiduciary or designated recipient;

(3) None of the user's digital assets; or

(4) All of the user's digital assets to the court for review in camera.

472.430. If a deceased user consented or a court directs disclosure of the contents of electronic communications of the user, the custodian shall disclose to the personal representative of the estate of the user the content of an electronic communication sent or received by the user if the representative gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) A certified copy of the death certificate of the user;

(3) A certified copy of the letters testamentary or letters of administration of the representative or a certified copy of the certificate of clerk in connection with a small estate affidavit or court order;

(4) Unless the user provided direction using an online tool, then in the case of user consent to disclosure, a copy of the user's will, trust, power of attorney, or other record evidencing the user's consent to disclosure of the content of electronic communications; and

(5) If requested by the custodian for the purpose of identifying the correct account of the user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;

(b) Evidence linking the account to the user; or

(c) A finding by the court that:

a. The user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision;

b. Disclosure of the content of electronic communications of the user would not violate 18 U.S.C. Section 2701 et seq., as amended, 47 U.S.C. Section 222, as amended, or other applicable law;

c. Unless the user provided direction using an online tool, the user consented to disclosure of the content of electronic communications; or

d. Disclosure of the content of electronic communications of the user is reasonably necessary for administration of the estate.

472.435. Unless the user prohibited disclosure of digital assets or the court directs otherwise, a custodian shall disclose to the personal representative of the estate of a deceased user a catalogue of electronic communications sent or received by the user and digital assets, other than the content of electronic communications, of the user, if the representative gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) A certified copy of the death certificate of the user;

(3) A certified copy of the letters testamentary or letters of administration of the representative or a certified copy of certificate of clerk in connection with a small-estate affidavit or court order; and

(4) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;

(b) Evidence linking the account to the user;

(c) An affidavit stating that disclosure of the user's digital assets is reasonably necessary for administration of the estate; or

(d) A finding by the court that:

a. The user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision; or

b. Disclosure of the user's digital assets is reasonably necessary for administration of the estate.

472.440. To the extent a power of attorney expressly grants an agent authority over the content of an electronic communications sent or received by the principal and unless directed otherwise by the principal or the court, a custodian shall disclose to the agent the content if the agent gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) An original or copy of the power of attorney expressly granting the agent authority over

the content of electronic communications of the principal;

(3) A certification by the agent, under penalty of perjury, that the power of attorney is in effect; and

(4) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the principal's account; or

(b) Evidence linking the account to the principal.

472.445. Unless otherwise ordered by the court, directed by the principal, or provided by a power of attorney, a custodian shall disclose to an agent with specific authority over digital assets or general authority to act on behalf of a principal a catalogue of electronic communications sent or received by the principal and digital assets, other than the content of electronic communications, of the principal if the agent gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) An original or a copy of the power of attorney that gives the agent specific authority over digital assets or general authority to act on behalf of the principal;

(3) A certification by the agent, under penalty of perjury, that the power of attorney is in effect; and

(4) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the principal's account; or

(b) Evidence linking the account to the principal.

472.450. Unless otherwise ordered by the court or provided in a trust, a custodian shall disclose to a trustee that is an original user of an account any digital asset of the account held in trust, including a catalogue of electronic communications of the trustee and the content of the electronic communications.

472.455. Unless otherwise ordered by the court, directed by the user, or provided in a trust, a custodian shall disclose to a trustee that is not an original user of an account the content of an electronic communication sent or received by an original or successor user and carried, maintained, processed, received, or stored by the custodian in the account of the trust if the trustee gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) A certified copy of the trust instrument or a certification of the trust under section 456.10-1013 that includes consent to disclosure of the content of electronic communications to the trustee;

(3) A certification by the trustee, under penalty of perjury, that the trust exists and the trustee is a currently acting trustee of the trust; and

(4) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the trust's account; or

(b) Evidence linking the account to the trust.

472.460. Unless otherwise ordered by the court, directed by the user, or provided in a trust, a custodian shall disclose, to a trustee that is not an original user of an account, a catalogue of electronic communications sent or received by an original or successor user and stored, carried, or maintained by the custodian in an account of the trust and any digital assets, other than the content of electronic communications, in which the trust has a right or interest if the trustee gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) A certified copy of the trust instrument or a certification of the trust under section 456.10-1013;

(3) A certification by the trustee, under penalty of perjury, that the trust exists and the trustee is a currently acting trustee of the trust; and

(4) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the trust's account; or

(b) Evidence linking the account to the trust.

472.465. 1. After an opportunity for a hearing under Missouri conservatorship law, the court may grant a conservator access to the digital assets of a protected person.

2. Unless otherwise ordered by the court or directed by the user, a custodian shall disclose to a conservator the catalogue of electronic communications sent or received by a protected person and any digital assets, other than the content of electronic communications, in which the protected person has a right or interest if the conservator gives the custodian:

(1) A written request for disclosure in physical or electronic form;

(2) A certified copy of the court order that gives the conservator authority over the digital assets of the protected person; and

(3) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the account of the protected person; or

(b) Evidence linking the account to the protected person.

3. A conservator with general authority to manage the assets of a protected person may

request a custodian of the digital assets of the protected person to suspend or terminate an account of the protected person for good cause. A request made under this subsection shall be accompanied by a certified copy of the court order giving the conservator authority over the protected person's property.

472.470. 1. The legal duties imposed on a fiduciary charged with managing tangible property apply to the management of digital assets, including:

- (1) The duty of care;**
- (2) The duty of loyalty; and**
- (3) The duty of confidentiality.**

2. A fiduciary's or designated recipient's authority with respect to a digital asset of a user:

- (1) Except as otherwise provided in section 472.415, is subject to the applicable terms-of-service agreement;**
- (2) Is subject to other applicable law, including copyright law;**
- (3) In the case of a fiduciary, is limited by the scope of the fiduciary's duties; and**
- (4) May not be used to impersonate the user.**

3. A fiduciary with authority over the property of a decedent, protected person, principal, or settlor has the right to access any digital asset in which the decedent, protected person, principal, or settlor had a right or interest and that is not held by a custodian or subject to a terms-of-service agreement.

4. A fiduciary acting within the scope of the fiduciary's duties is an authorized user of the property of the decedent, protected person, principal, or settlor for the purpose of applicable computer-fraud and unauthorized-computer-access laws, including Missouri law on unauthorized computer access.

5. A fiduciary with authority over the tangible, personal property of a decedent, protected person, principal, or settlor:

- (1) Has the right to access the property and any digital asset stored in it; and**
- (2) Is an authorized user for the purpose of computer-fraud and unauthorized-computer-access laws, including Missouri law on unauthorized computer access.**

6. A custodian may disclose information in an account to a fiduciary of the user when the information is required to terminate an account used to access digital assets licensed to the user.

7. A fiduciary of a user may request a custodian to terminate the user's account. A request for termination shall be in writing, in either physical or electronic form, and accompanied by:

- (1) If the user is deceased, a certified copy of the death certificate of the user;**
- (2) A certified copy of the letter of testamentary or letters of administration of the representative or a certified copy of the certificate of clerk in connection with a small-estate affidavit or court order, power of attorney, or trust giving the fiduciary authority over the**

account; and

(3) If requested by the custodian for the purpose of identifying the correct account of the correct user:

(a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;

(b) Evidence linking the account to the user; or

(c) A finding by the court that the user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision.

472.475. 1. Not later than sixty days after receipt of the information required under sections 472.430 to 472.470, a custodian shall comply with a request under sections 472.400 to 472.490 from a fiduciary or designated recipient to disclose digital assets or terminate an account. If the custodian fails to comply, the fiduciary or designated recipient may apply to the court for an order directing compliance.

2. An order under subsection 1 of this section directing compliance shall contain a finding that compliance is not in violation of 18 U.S.C. Section 2702, as amended.

3. A custodian may notify the user that a request for disclosure or to terminate an account was made under sections 472.400 to 472.490.

4. A custodian may deny a request under sections 472.400 to 472.490 from a fiduciary or designated recipient for disclosure of digital assets or to terminate an account if the custodian is aware of any lawful access to the account following the receipt of the fiduciary's request.

5. Sections 472.400 to 472.490 do not limit a custodian's ability to obtain or require a fiduciary or designated recipient requesting disclosure or termination under such sections to obtain a court order which:

(1) Specifies that an account belongs to the protected person or principal;

(2) Specifies that there is sufficient consent from the protected person or principal to support the requested disclosure; and

(3) Contains a finding required by law other than as provided under sections 472.400 to 472.490.

6. A custodian and its officers, employees, and agents are immune from liability for an act or omission done in good faith in compliance with sections 472.400 to 472.490.

472.480. In applying and construing sections 472.400 to 472.490, consideration may be given to the need to promote uniformity of the law with respect to its subject matter among states that enact similar provisions.

472.485. Sections 472.400 to 472.490 modify, limit, or supersede the Electronic Signatures in Global and National Commerce Act, 15 U.S.C. Section 7001 et seq., but do not modify, limit, or supersede Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize electronic delivery of any of the notices described in Section 103(b) of that act, 15 U.S.C. Section 7003(b).

472.490. If any provision of sections 472.400 to 472.490 or the application of such sections to any person or circumstance is held invalid, the invalidity does not affect other provisions or application of sections 472.400 to 472.490 which can be given effect without the invalid provision or application, and to this end the provisions of sections 472.400 to 472.490 are severable.

475.084. If a guardian has been appointed for a minor under the provisions of subdivision (2) of subsection 4 of section 475.030, then a parent of the minor may petition the court for periods of visitation. The court may order visitation if visitation is in the best interest of the child.”; and

Further amend said bill and page, Section 478.463, Line 9, by inserting immediately after said section and line the following:

“479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person’s seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to

practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for purposes of this subsection.**

479.170. 1. If, in the progress of any trial before a municipal judge, it shall appear to the judge that the accused ought to be put upon trial for an offense against the criminal laws of the state and not cognizable before him as municipal judge, he shall immediately stop all further proceedings before him as municipal judge and cause the complaint to be made before some associate circuit judge within the county.

2. For purposes of this section, any offense involving the operation of a motor vehicle in an intoxicated condition as defined in section 577.001 shall not be cognizable in municipal court, if the defendant has been convicted, found guilty, or pled guilty to two or more previous intoxication-related traffic offenses as defined in section [577.023] **577.001**, or has had two or more previous alcohol-related enforcement contacts as defined in section 302.525.

488.029. There shall be assessed and collected a surcharge of one hundred fifty dollars in all criminal cases for any violation of chapter 195 **or chapter 579** in which a crime laboratory makes analysis of a controlled substance, but no such surcharge shall be assessed when the costs are waived or are to be paid by the state or when a criminal proceeding or the defendant has been dismissed by the court. The moneys collected by clerks of the courts pursuant to the provisions of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. All such moneys shall be payable to the director of revenue, who shall deposit all amounts collected pursuant to this section to the credit of the state forensic laboratory account to be administered by the department of public safety pursuant to section 650.105.

488.2206. 1. In addition to all court fees and costs prescribed by law, a surcharge of up to ten dollars shall be assessed as costs in each court proceeding filed in any court within [the thirty-first judicial circuit] **any judicial circuit composed of a single noncharter county** in all **civil and** criminal cases including violations of any county or municipal ordinance or any violation of a criminal or traffic law of the state, including an infraction, except that no such surcharge shall be collected in any proceeding in any court when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. For violations of the general criminal laws of the state or county ordinances, no such surcharge shall be collected unless it is authorized, by order, ordinance, or resolution by the county government where the violation occurred. For violations of municipal ordinances, no such surcharge shall be collected unless it is authorized by order, ordinance, or resolution by the municipal government where the violation occurred. Such surcharges shall be collected and disbursed by the clerk of each respective court responsible for collecting court costs in the manner provided by sections 488.010 to 488.020, and shall be payable to the treasurer of the political

subdivision authorizing such surcharge, **who shall deposit the funds in a separate account known as the “justice center fund”, to be established and maintained by the political subdivision.**

2. Each county or municipality shall use all funds received pursuant to this section only to pay for the costs associated with the land assemblage and purchase, **planning**, construction, maintenance, and operation of any county or municipal judicial facility **or justice center** including, but not limited to, **architectural, engineering, and other plans and studies**, debt service, utilities, maintenance, and building security. The county or municipality shall maintain records identifying [such operating costs, and any moneys not needed for the operating costs of the county or municipal judicial facility shall be transmitted quarterly to the general revenue fund of the county or municipality respectively] **all funds received and expenditures made from their respective center funds.**

488.2250. 1. For all appeal transcripts of testimony given [or proceedings in any circuit court], the court reporter shall receive the sum of three dollars and fifty cents per legal page for the preparation of a paper and an electronic version of the transcript.

2. In criminal cases where an appeal is taken by the defendant and it appears to the satisfaction of the court that the defendant is unable to pay the costs of the transcript for the purpose of perfecting the appeal, the court reporter shall receive a fee of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

3. Any judge, in his or her discretion, may order a transcript of all or any part of the evidence or oral proceedings and the court reporter shall receive the sum of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

4. For purposes of this section, a legal page, other than the first page and the final page of the transcript, shall be twenty-five lines, approximately eight and one-half inches by eleven inches in size, with the left-hand margin of approximately one and one-half inches, and with the right-hand margin of approximately one-half inch.

5. Notwithstanding any law to the contrary, the payment of court reporter’s fees provided in subsections 2 and 3 of this section shall be made by the state upon a voucher approved by the court. The cost to prepare all other transcripts of testimony or proceedings shall be borne by the party requesting their preparation and production, who shall reimburse the court reporter [the sum provided in subsection 1 of this section].

488.5050. 1. In addition to any other surcharges authorized by statute, the clerk of each court of this state shall collect the surcharges provided for in subsection 2 of this section.

2. A surcharge of thirty dollars shall be assessed as costs in each circuit court proceeding filed within this state in all criminal cases in which the defendant is found guilty of a felony, except when the defendant is found guilty of a class B felony, class A felony, or an unclassified felony, under chapter 195 **or chapter 579**, in which case, the surcharge shall be sixty dollars. A surcharge of fifteen dollars shall be assessed as costs in each court proceeding filed within this state in all other criminal cases, except for traffic violation cases in which the defendant is found guilty of a misdemeanor.

3. Notwithstanding any other provisions of law, the moneys collected by clerks of the courts pursuant to the provisions of subsection 1 of this section shall be collected and disbursed in accordance with sections 488.010 to 488.020, and shall be payable to the state treasurer.

4. The state treasurer shall deposit such moneys or other gifts, grants, or moneys received on a monthly basis into the “DNA Profiling Analysis Fund”, which is hereby created in the state treasury. The fund shall be administered by the department of public safety. The moneys deposited into the DNA profiling analysis fund shall be used only by the highway patrol crime lab to fulfill the purposes of the DNA profiling system pursuant to section 650.052. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

5. The provisions of subsections 1 and 2 of this section shall expire on August 28, 2019.

513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person’s interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding **or engagement** ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value [six hundred] **one thousand two hundred** dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmaturred life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmaturred life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

a. Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

b. Such payment is on account of age or length of service; and

c. Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409);

except that, any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986, as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), **401(k)**, 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph **or any type of individual retirement arrangement as defined by Publication 590 of the Internal Revenue Service including, but not limited to, a traditional individual income retirement account (IRA), a ROTH IRA, a SEP IRA, and a simple IRA. The exemption amount for individual retirement arrangements shall be unlimited if allowed by federal law and otherwise limited to the maximum exemption allowed under federal law, including the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, as amended.** Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified

domestic relations order” have the meaning given to them in Section 414(p) of the Internal Revenue Code of 1986, as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor’s right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate.

2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Section 408A of the Internal Revenue Code of 1986, as amended.

513.440. Each head of a family may select and hold, exempt from execution, any other property, real, personal or mixed, or debts and wages, not exceeding in value the amount of one thousand [two] **six** hundred fifty dollars plus [three] **four** hundred fifty dollars for each of such person’s unmarried dependent children under the age of twenty-one years or dependent as defined by the Internal Revenue Code of 1986, as amended, determined to be disabled by the Social Security Administration, except ten percent of any debt, income, salary or wages due such head of a family.

514.040. 1. Except as provided in subsection 3 of this section, if any court shall, before or after the commencement of any suit pending before it, be satisfied that the plaintiff is a poor person, and unable to prosecute his or her suit, and pay all or any portion of the costs and expenses thereof, such court may, in its discretion, permit him or her to commence and prosecute his or her action as a poor person, and thereupon such poor person shall have all necessary process and proceedings as in other cases, without fees, tax or charge as the court determines the person cannot pay; and the court may assign to such person counsel, who, as well as all other officers of the court, shall perform their duties in such suit without fee or reward as the court may excuse; but if judgment is entered for the plaintiff, costs shall be recovered, which shall be collected for the use of the officers of the court.

2. In any civil action brought in a court of this state by any offender convicted of a crime who is confined in any state prison or correctional center, the court shall not reduce the amount required as security for costs upon filing such suit to an amount of less than ten dollars pursuant to this section. This subsection shall not apply to any action for which no sum as security for costs is required to be paid upon filing such suit.

3. Where a party is represented in a civil action by a legal aid society or a legal services or other nonprofit organization funded in whole or substantial part by moneys appropriated by the general assembly of the state of Missouri, which has as its primary purpose the furnishing of legal services to

indigent persons, by a law school clinic which has as its primary purpose educating law students through furnishing legal services to indigent persons, or by private counsel working on behalf of or under the auspices of such society, all costs and expenses, **except guardian ad litem fees as provided by this subsection**, related to the prosecution of the suit may be waived without the necessity of a motion and court approval, provided that a determination has been made by such society or organization that such party is unable to pay the costs, fees and expenses necessary to prosecute or defend the action, and that a certification that such determination has been made is filed with the clerk of the court. **In the event an action involving the appointment of a guardian ad litem goes to trial, an updated certification shall be filed prior to the trial commencing. The waiver of guardian ad litem fees for a party who has filed a certification may be reviewed by the court at the conclusion of the action upon the motion of any party requesting the court to apportion guardian ad litem fees.**

4. Any party may present additional evidence on the financial condition of the parties. Based upon that evidence, if the court finds the certifying party has the present ability to pay, the court may enter judgment ordering the certifying party to pay a portion of the guardian ad litem fees.

5. Any failure to pay guardian ad litem fees shall not preclude a certifying party from filing future suits, including motions to modify, and shall not be used as a basis to limit the certifying party's prosecution or defense of the action.

515.575. 1. Except as otherwise ordered by the court, the entry of an order appointing a general receiver shall operate as a stay, applicable to all persons, of:

(1) The commencement or continuation, including the issuance, employment, or service of process, of a judicial, administrative, or other action or proceeding against the debtor that was or could have been commenced before the entry of the order of appointment, or to recover a claim against the debtor that arose before the entry of the order of appointment;

(2) The enforcement against the debtor or any estate property of a judgment obtained before the order of appointment;

(3) Any act to obtain possession of estate property from the receiver, or to interfere with, or exercise control over, estate property;

(4) Any act to create, perfect, or enforce any lien or claim against estate property except by exercise of a right of setoff, to the extent that the lien secures a claim against the debtor that arose before the entry of the order of appointment; or

(5) Any act to collect, assess, or recover a claim against the debtor that arose before the entry of the order of appointment.

2. The stay shall automatically expire as to the acts specified in subdivisions (1), (2), and [(3)] **(5)** of subsection 1 of this section sixty days after the entry of the order of appointment unless before the expiration of the sixty-day period the debtor or receiver, for good cause shown, obtains an order of the court extending the stay, after notice and a hearing. A person whose action or proceeding is stayed by motion to the court may seek relief from the stay for good cause shown. Any judgment obtained against the debtor or estate property following the entry of the order of appointment is not a lien against estate property unless the receivership is terminated prior to a conveyance of the property against which the judgment would otherwise constitute a lien.

3. The entry of an order appointing a receiver does not operate as a stay of:

(1) The commencement or continuation of a criminal proceeding against the debtor;

(2) The commencement or continuation of an action or proceeding to establish paternity, or to establish or modify an order for alimony, maintenance, or support, or to collect alimony, maintenance, or support under any order of a court;

(3) Any act to perfect or to maintain or continue the perfection of an interest in estate property pursuant to any generally applicable Missouri law that permits perfection of an interest in property to be effective against an entity that acquires rights in such property before the date of perfection. Such right to perfect an interest in estate property includes any act to perfect an interest in purchase money collateral pursuant to sections 400.9-301 to 400.9-339, perfection of a lien that may be placed against real property under the provisions of chapter 429, or the assertion of a right to continue in possession of any estate property that is in the possession of a person entitled to retain possession of such property pending payment for work performed with respect to such property. If perfection of an interest would otherwise require seizure of the property involved or the commencement of an action, the perfection shall instead be accomplished by filing, and by serving upon the receiver, or receiver's counsel, if any, notice of the interest within the time fixed by law for seizure or commencement;

(4) The commencement or continuation of an action or proceeding by a governmental unit to enforce its police or regulatory power;

(5) The enforcement of a judgment, other than a money judgment, obtained in an action or proceeding by a governmental unit to enforce its police or regulatory power, or with respect to any licensure of the debtor;

(6) The exercise of a right of setoff, including but not limited to, any right of a commodity broker, forward contract merchant, stockbroker, financial institution, or securities clearing agency to set off a claim for a margin payment or settlement payment arising out of a commodity contract, forward contract, or securities contract against cash, securities, or other property held or due from the commodity broker, forward contract merchant, stockbroker, financial institution, or securities clearing agency to margin, guarantee, secure, or settle the commodity contract, forward contract, or securities contract, and any right of a swap participant to set off a claim for a payment due to the swap participant under or in connection with a swap agreement against any payment due from the swap participant under or in connection with the swap agreement or against cash, securities, or other property of the debtor held by or due from the swap participant to guarantee, secure, or settle the swap agreement;

(7) The establishment by a governmental unit of any tax liability and any appeal thereof; or

(8) Any action pending in a court other than that in which the receiver is appointed until transcription of the order appointing the receiver or extending the stay is made to the other court in which an action against the debtor is pending.

4. For the purposes of subdivision (8) of subsection 3 of this section, the receiver or any party in interest is authorized to cause to be transcribed any order appointing a receiver or extending the stay to any and all courts in which any action against a debtor is pending in this state. A court that receives a transcript of an order of receivership or extension of stay may on its own order sua sponte transfer the matter before the court to the court issuing an order of receivership.

515.635. To the extent that funds are available in the estate for distribution to creditors in a general receivership, the holder of an allowed noncontingent, liquidated claim is entitled to receive interest at the legal rate or other applicable rate from the date of appointment of the receiver or the date on which the claim became a noncontingent, liquidated claim. If there are [sufficient] **insufficient** funds in the estate to fully pay all interest owing to all members of the class, then interest shall be paid proportionately to each member of the class.

544.671. Notwithstanding any supreme court rule or judicial ruling to the contrary, no defendant under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, [or] 565.050, **565.052 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.054 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.056 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties,** section 566.030, **566.031**, 566.032, 566.040 as it existed prior to August 28, 2013, 566.060, **566.061**, 566.062, 566.070 as it existed prior to August 28, 2013, or 566.100, and no defendant who has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than seventeen years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than seventeen years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040, shall be entitled to bail pending appeal after June 29, 1994. Pursuant to the prerogative of the general assembly to declare the public policy of this state in matters regarding criminal liability of persons and to enact laws relating to judicial procedure, the general assembly declares that subsequent to June 29, 1994, no person shall be entitled to bail or continuation of bail pursuant to section 547.170 if that person is under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, [or] 565.050, **565.052 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.054 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.056 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties,** section 566.030, **566.031**, 566.032, 566.040 as it existed prior to August 28, 2013, 566.060, **566.061**, 566.062, 566.070 as it existed prior to August 28, 2013, or 566.100, [and no defendant who] or if that **person** has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than seventeen years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than seventeen years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040.

552.020. 1. No person who as a result of mental disease or defect lacks capacity to understand the proceedings against him **or her** or to assist in his **or her** own defense shall be tried, convicted or

sentenced for the commission of an offense so long as the incapacity endures.

2. Whenever any judge has reasonable cause to believe that the accused lacks mental fitness to proceed, [he] **the judge** shall, upon his **or her** own motion or upon motion filed by the state or by or on behalf of the accused, by order of record, appoint one or more private psychiatrists or psychologists, as defined in section 632.005, or physicians with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, who are neither employees nor contractors of the department of mental health for purposes of performing the examination in question, to examine the accused; or shall direct the director to have the accused so examined by one or more psychiatrists or psychologists, as defined in section 632.005, or physicians with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability, developmental disability, or mental illness. The order shall direct that a written report or reports of such examination be filed with the clerk of the court. No private physician, psychiatrist, or psychologist shall be appointed by the court unless he **or she** has consented to act. The examinations ordered shall be made at such time and place and under such conditions as the court deems proper; except that, if the order directs the director of the department to have the accused examined, the director, or his **or her** designee, shall determine the time, place and conditions under which the examination shall be conducted. The order may include provisions for the interview of witnesses and may require the provision of police reports to the department for use in evaluations. The department shall establish standards and provide training for those individuals performing examinations pursuant to this section and section 552.030. No individual who is employed by or contracts with the department shall be designated to perform an examination pursuant to this chapter unless the individual meets the qualifications so established by the department. Any examination performed pursuant to this subsection shall be completed and filed with the court within sixty days of the order unless the court for good cause orders otherwise. Nothing in this section or section 552.030 shall be construed to permit psychologists to engage in any activity not authorized by chapter 337. One pretrial evaluation shall be provided at no charge to the defendant by the department. All costs of subsequent evaluations shall be assessed to the party requesting the evaluation.

3. A report of the examination made under this section shall include:

(1) Detailed findings;

(2) An opinion as to whether the accused has a mental disease or defect;

(3) An opinion based upon a reasonable degree of medical or psychological certainty as to whether the accused, as a result of a mental disease or defect, lacks capacity to understand the proceedings against him **or her** or to assist in his **or her** own defense;

(4) A recommendation as to whether the accused should be held in custody in a suitable hospital facility for treatment pending determination, by the court, of mental fitness to proceed; and

(5) A recommendation as to whether the accused, if found by the court to be mentally fit to proceed, should be detained in such hospital facility pending further proceedings.

4. If the accused has pleaded lack of responsibility due to mental disease or defect or has given the written notice provided in subsection 2 of section 552.030, the court shall order the report of the examination conducted pursuant to this section to include, in addition to the information required in

subsection 3 of this section, an opinion as to whether at the time of the alleged criminal conduct the accused, as a result of mental disease or defect, did not know or appreciate the nature, quality, or wrongfulness of his **or her** conduct or as a result of mental disease or defect was incapable of conforming his **or her** conduct to the requirements of law. A plea of not guilty by reason of mental disease or defect shall not be accepted by the court in the absence of any such pretrial evaluation which supports such a defense. In addition, if the accused has pleaded not guilty by reason of mental disease or defect, and the alleged crime is not a dangerous felony as defined in section 556.061, or those crimes set forth in subsection 11 of section 552.040, or the attempts thereof, the court shall order the report of the examination to include an opinion as to whether or not the accused should be immediately conditionally released by the court pursuant to the provisions of section 552.040 or should be committed to a mental health or developmental disability facility. If such an evaluation is conducted at the direction of the director of the department of mental health, the court shall also order the report of the examination to include an opinion as to the conditions of release which are consistent with the needs of the accused and the interest of public safety, including, but not limited to, the following factors:

- (1) Location and degree of necessary supervision of housing;
- (2) Location of and responsibilities for appropriate psychiatric, rehabilitation and aftercare services, including the frequency of such services;
- (3) Medication follow-up, including necessary testing to monitor medication compliance;
- (4) At least monthly contact with the department's forensic case monitor;
- (5) Any other conditions or supervision as may be warranted by the circumstances of the case.

5. If the report contains the recommendation that the accused should be committed to or held in a suitable hospital facility pending determination of the issue of mental fitness to proceed, and if the accused is not admitted to bail or released on other conditions, the court may order that the accused be committed to or held in a suitable hospital facility pending determination of the issue of mental fitness to proceed.

6. The clerk of the court shall deliver copies of the report to the prosecuting or circuit attorney and to the accused or his **or her** counsel. The report shall not be a public record or open to the public. Within ten days after the filing of the report, both the defendant and the state shall, upon written request, be entitled to an order granting them an examination of the accused by a psychiatrist or psychologist, as defined in section 632.005, or a physician with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, of their own choosing and at their own expense. An examination performed pursuant to this subsection shall be completed and a report filed with the court within sixty days of the date it is received by the department or private psychiatrist, psychologist or physician unless the court, for good cause, orders otherwise. A copy shall be furnished the opposing party.

7. If neither the state nor the accused nor his **or her** counsel requests a second examination relative to fitness to proceed or contests the findings of the report referred to in subsections 2 and 3 of this section, the court may make a determination and finding on the basis of the report filed or may hold a hearing on its own motion. If any such opinion is contested, the court shall hold a hearing on the issue. The court shall determine the issue of mental fitness to proceed and may impanel a jury of six persons to

assist in making the determination. The report or reports may be received in evidence at any hearing on the issue but the party contesting any opinion therein shall have the right to summon and to cross-examine the examiner who rendered such opinion and to offer evidence upon the issue.

8. At a hearing on the issue pursuant to subsection 7 of this section, the accused is presumed to have the mental fitness to proceed. The burden of proving that the accused does not have the mental fitness to proceed is by a preponderance of the evidence and the burden of going forward with the evidence is on the party raising the issue. The burden of going forward shall be on the state if the court raises the issue.

9. If the court determines that the accused lacks mental fitness to proceed, the criminal proceedings shall be suspended and the court shall commit him or her to the director of the department of mental health. **After the person has been committed, legal counsel for the department of mental health shall have standing to file motions and participate in hearings on the issue of involuntary medications.**

10. Any person committed pursuant to subsection 9 of this section shall be entitled to the writ of habeas corpus upon proper petition to the court that committed him or her. The issue of the mental fitness to proceed after commitment under subsection 9 of this section may also be raised by a motion filed by the director of the department of mental health or by the state, alleging the mental fitness of the accused to proceed. A report relating to the issue of the accused's mental fitness to proceed may be attached thereto. If the motion is not contested by the accused or his **or her** counsel or if after a hearing on a motion the court finds the accused mentally fit to proceed, or if he **or she** is ordered discharged from the director's custody upon a habeas corpus hearing, the criminal proceedings shall be resumed.

11. The following provisions shall apply after a commitment as provided in this section:

(1) Six months after such commitment, the court which ordered the accused committed shall order an examination by the head of the facility in which the accused is committed, or a qualified designee, to ascertain whether the accused is mentally fit to proceed and if not, whether there is a substantial probability that the accused will attain the mental fitness to proceed to trial in the foreseeable future. The order shall direct that written report or reports of the examination be filed with the clerk of the court within thirty days and the clerk shall deliver copies to the prosecuting attorney or circuit attorney and to the accused or his **or her** counsel. The report required by this subsection shall conform to the requirements under subsection 3 of this section with the additional requirement that it include an opinion, if the accused lacks mental fitness to proceed, as to whether there is a substantial probability that the accused will attain the mental fitness to proceed in the foreseeable future;

(2) Within ten days after the filing of the report, both the accused and the state shall, upon written request, be entitled to an order granting them an examination of the accused by a psychiatrist or psychologist, as defined in section 632.005, or a physician with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, of their own choosing and at their own expense. An examination performed pursuant to this subdivision shall be completed and filed with the court within thirty days unless the court, for good cause, orders otherwise. A copy shall be furnished to the opposing party;

(3) If neither the state nor the accused nor his **or her** counsel requests a second examination relative to fitness to proceed or contests the findings of the report referred to in subdivision (1) of this subsection, the court may make a determination and finding on the basis of the report filed, or may hold

a hearing on its own motion. If any such opinion is contested, the court shall hold a hearing on the issue. The report or reports may be received in evidence at any hearing on the issue but the party contesting any opinion therein relative to fitness to proceed shall have the right to summon and to cross-examine the examiner who rendered such opinion and to offer evidence upon the issue;

(4) If the accused is found mentally fit to proceed, the criminal proceedings shall be resumed;

(5) If it is found that the accused lacks mental fitness to proceed but there is a substantial probability the accused will be mentally fit to proceed in the reasonably foreseeable future, the court shall continue such commitment for a period not longer than six months, after which the court shall reinstitute the proceedings required under subdivision (1) of this subsection;

(6) If it is found that the accused lacks mental fitness to proceed and there is no substantial probability that the accused will be mentally fit to proceed in the reasonably foreseeable future, the court shall dismiss the charges without prejudice and the accused shall be discharged, but only if proper proceedings have been filed under chapter 632 or chapter 475, in which case those sections and no others will be applicable. The probate division of the circuit court shall have concurrent jurisdiction over the accused upon the filing of a proper pleading to determine if the accused shall be involuntarily detained under chapter 632, or to determine if the accused shall be declared incapacitated under chapter 475, and approved for admission by the guardian under section 632.120 or 633.120, to a mental health or developmental disability facility. When such proceedings are filed, the criminal charges shall be dismissed without prejudice if the court finds that the accused is mentally ill and should be committed or that he **or she** is incapacitated and should have a guardian appointed. The period of limitation on prosecuting any criminal offense shall be tolled during the period that the accused lacks mental fitness to proceed.

12. If the question of the accused's mental fitness to proceed was raised after a jury was impaneled to try the issues raised by a plea of not guilty and the court determines that the accused lacks the mental fitness to proceed or orders the accused committed for an examination pursuant to this section, the court may declare a mistrial. Declaration of a mistrial under these circumstances, or dismissal of the charges pursuant to subsection 11 of this section, does not constitute jeopardy, nor does it prohibit the trial, sentencing or execution of the accused for the same offense after he **or she** has been found restored to competency.

13. The result of any examinations made pursuant to this section shall not be a public record or open to the public.

14. No statement made by the accused in the course of any examination or treatment pursuant to this section and no information received by any examiner or other person in the course thereof, whether such examination or treatment was made with or without the consent of the accused or upon his **or her** motion or upon that of others, shall be admitted in evidence against the accused on the issue of guilt in any criminal proceeding then or thereafter pending in any court, state or federal. A finding by the court that the accused is mentally fit to proceed shall in no way prejudice the accused in a defense to the crime charged on the ground that at the time thereof he **or she** was afflicted with a mental disease or defect excluding responsibility, nor shall such finding by the court be introduced in evidence on that issue nor otherwise be brought to the notice of the jury.

557.035. 1. For all violations of **section 565.054 or 565.090**, subdivision (1) of subsection 1 of

section 569.100, or subdivision (1), (2), (3), (4), (6), (7) or (8) of subsection 1 of section 571.030, which the state believes to be knowingly motivated because of race, color, religion, national origin, sex, sexual orientation or disability of the victim or victims, the state may charge the offense or offenses under this section, and the violation is a class D felony.

2. For all violations of section [565.054] **565.056**; [subdivisions (1), (3) and (4) of subsection 1 of section 565.090;] subdivision (1) of subsection 1 of section 569.090; subdivision (1) of subsection 1 of section 569.120; section 569.140; or section 574.050; which the state believes to be knowingly motivated because of race, color, religion, national origin, sex, sexual orientation or disability of the victim or victims, the state may charge the offense or offenses under this section, and the violation is a class E felony.

3. The court shall assess punishment in all of the cases in which the state pleads and proves any of the motivating factors listed in this section.

565.050. 1. A person commits the offense of assault in the first degree if he or she attempts to kill or knowingly causes or attempts to cause serious physical injury to another person.

2. The offense of assault in the first degree is a class B felony unless in the course thereof the person inflicts serious physical injury on the victim, or if the victim of such assault is a special victim, as the term “special victim” is defined under section 565.002, in which case it is a class A felony.

3. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.052. 1. A person commits the offense of assault in the second degree if he or she:

(1) Attempts to kill or knowingly causes or attempts to cause serious physical injury to another person under the influence of sudden passion arising out of adequate cause; or

(2) Attempts to cause or knowingly causes physical injury to another person by means of a deadly weapon or dangerous instrument; or

(3) Recklessly causes serious physical injury to another person; or

(4) Recklessly causes physical injury to another person by means of discharge of a firearm.

2. The defendant shall have the burden of injecting the issue of influence of sudden passion arising from adequate cause under subdivision (1) of subsection 1 of this section.

3. The offense of assault in the second degree is a class D felony, unless the victim of such assault is a special victim, as the term “special victim” is defined under section 565.002, in which case it is a class B felony.

4. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.054. 1. A person commits the offense of assault in the third degree if he or she knowingly causes physical injury to another person.

2. The offense of assault in the third degree is a class E felony, unless the victim of such assault is a special victim, as the term “special victim” is defined under section 565.002, in which case it is a class D felony.

3. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.056. 1. A person commits the offense of assault in the fourth degree if:

(1) The person attempts to cause or recklessly causes physical injury, physical pain, or illness to another person;

(2) With criminal negligence the person causes physical injury to another person by means of a firearm;

(3) The person purposely places another person in apprehension of immediate physical injury;

(4) The person recklessly engages in conduct which creates a substantial risk of death or serious physical injury to another person;

(5) The person knowingly causes or attempts to cause physical contact with a person with a disability, which a reasonable person, who does not have a disability, would consider offensive or provocative; or

(6) The person knowingly causes physical contact with another person knowing the other person will regard the contact as offensive or provocative.

2. Except as provided in subsection 3 of this section, assault in the fourth degree is a class A misdemeanor.

3. Violation of the provisions of subdivision (3) or (6) of subsection 1 of this section is a class C misdemeanor unless the victim is a special victim, as the term “special victim” is defined under section 565.002, in which case a violation of such provisions is a class A misdemeanor.

4. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.076. 1. A person commits the offense of domestic assault in the fourth degree if the act involves a domestic victim, as the term “domestic victim” is defined under section 565.002, and:

(1) The person attempts to cause or recklessly causes physical injury, physical pain, or illness to such domestic victim;

(2) With criminal negligence the person causes physical injury to such domestic victim by means of a deadly weapon or dangerous instrument;

(3) The person purposely places such domestic victim in apprehension of immediate physical injury by any means;

(4) The person recklessly engages in conduct which creates a substantial risk of death or serious physical injury to such domestic victim;

(5) The person knowingly causes physical contact with such domestic victim knowing he or she will regard the contact as offensive; or

(6) The person knowingly attempts to cause or causes the isolation of such domestic victim by unreasonably and substantially restricting or limiting his or her access to other persons, telecommunication devices or transportation for the purpose of isolation.

2. The offense of domestic assault in the fourth degree is a class A misdemeanor, unless the person has previously been found guilty of the offense of **domestic assault [of a domestic victim], of any assault offense under this chapter, or of any offense against a domestic victim committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state two or more times[,] would be a violation of this section**, in which case it is a class E felony. The offenses described in this subsection may be against the same domestic victim or against different domestic victims.

565.091. 1. A person commits the offense of harassment in the second degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person.

2. The offense of harassment in the second degree is a class A misdemeanor, **unless the person has previously pleaded guilty to or been found guilty of a violation of this section, of any offense committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state would be chargeable or indictable as a violation of any offense listed in this subsection, in which case it is a class E felony.**

3. **This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violations of federal, state, county, or municipal law.**

566.010. As used in this chapter and chapter 568, the following terms mean:

(1) “Aggravated sexual offense”, any sexual offense, in the course of which, the actor:

(a) Inflicts serious physical injury on the victim; [or]

(b) Displays a deadly weapon or dangerous instrument in a threatening manner; [or]

(c) Subjects the victim to sexual intercourse or deviate sexual intercourse with more than one person; [or]

(d) Had previously been found guilty of an offense under this chapter or under section 573.200, child used in sexual performance; section 573.205, promoting sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography; or section 573.040, furnishing pornographic materials to minors; or has previously been found guilty of an offense in another jurisdiction which would constitute an offense under this chapter or said sections;

(e) Commits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity; or

(f) Engages in the act that constitutes the offense with a person the actor knows to be, without regard

to legitimacy, the actor's:

- a. Ancestor or descendant by blood or adoption;
- b. Stepchild while the marriage creating that relationship exists;
- c. Brother or sister of the whole or half blood; or
- d. Uncle, aunt, nephew, or niece of the whole blood;

(2) "Commercial sex act", any sex act on account of which anything of value is given to or received by any person;

(3) "Deviate sexual intercourse", any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the penis, female genitalia, or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(4) "Forced labor", a condition of servitude induced by means of:

(a) Any scheme, plan, or pattern of behavior intended to cause a person to believe that, if the person does not enter into or continue the servitude, such person or another person will suffer substantial bodily harm or physical restraint; or

(b) The abuse or threatened abuse of the legal process;

(5) "Sexual conduct", sexual intercourse, deviate sexual intercourse or sexual contact;

(6) "Sexual contact", any touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(7) "Sexual intercourse", any penetration, however slight, of the female genitalia by the penis.

570.095. 1. A person commits the offense of filing false documents if:

(1) With the intent to defraud, deceive, harass, alarm, or negatively impact financially, or in such a manner reasonably calculated to deceive, defraud, harass, alarm, or negatively impact financially, he or she files, causes to be filed or recorded, or attempts to file or record, creates, uses as genuine, transfers or has transferred, presents, or prepares with knowledge or belief that it will be filed, presented, recorded, or transferred to the secretary of state or his or her designee, or any county or independent city recorder of deeds or his or her designee, any municipal, county, district, or state government entity, division, agency, or office, or any credit bureau or financial institution any of the following types of documents:

- (a) Common law lien;**
- (b) Uniform commercial code filing or record;**
- (c) Real property recording;**
- (d) Financing statement;**

- (e) Contract;**
- (f) Warranty, special, or quitclaim deed;**
- (g) Quiet title claim or action;**
- (h) Deed in lieu of foreclosure;**
- (i) Legal affidavit;**
- (j) Legal process;**
- (k) Legal summons;**
- (l) Bills and due bills;**
- (m) Criminal charging documents or materially false criminal charging documents;**
- (n) Any other document not stated in this subdivision that is related to real property; or**
- (o) Any state, county, district, federal, municipal, credit bureau, or financial institution form or document; and**

(2) Such documents listed in subdivision (1) of this subsection contain materially false information, or are fraudulent, or are a forgery, as defined in section 570.090, or lack the consent of all parties listed in documents where mutual consent is required, or are invalid under Missouri law.

2. Filing false documents under this section is a class D felony for the first offense except under the following circumstances where filing false documents is a class C felony:

(1) The defendant has been previously found guilty or pleaded guilty to a violation of this section;

(2) The victim or named party in the matter:

(a) Is an official elected to municipal, county, district, federal, or statewide office;

(b) Is an official who was appointed to municipal, county, district, federal, or statewide office;
or

(c) Is an employee of an official who has been elected or appointed to municipal, county, district, federal, or statewide office;

(3) The victim or named party in the matter is a judge or magistrate of:

(a) Any court or division of the court in this or any other state or an employee of any court of this state or any other state; or

(b) Any court system of the United States or is an employee of any court of the United States;

(4) The victim or named party in the matter is a full-time, part-time, or reserve or auxiliary peace officer, as defined in section 590.010, licensed in this state or any other state;

(5) The victim or named party in the matter is a full-time, part-time, or volunteer firefighter in this state or any other state;

(6) The victim or named party in the matter is an officer of federal job class 1811 who is empowered to enforce United States laws;

(7) The victim or named party in the matter is a law enforcement officer of the United States as defined in 5 U.S.C. 8401(17)(A) or (D);

(8) The victim or named party in the matter is an employee of any law enforcement or legal prosecution agency in this state or any other state or the United States;

(9) The victim or named party in the matter is an employee of a federal agency that has agents or officers who are of job class 1811 who are empowered to enforce United States laws or is an employee of a federal agency that has law enforcement officers as defined in 5 U.S.C. 8401(17)(A) or (D);

(10) The victim or named party in the matter is an officer of the railroad police as defined in section 388.600.

3. For a penalty enhancement as described in subsection 2 of this section to apply, the occupation of the victim or named party shall be material to the subject matter of the document or documents filed or the relief sought by the document or documents filed, and the occupation of the victim or named party shall be materially connected to the apparent reason that the victim has been named, victimized, or involved. For purposes of this subsection and subsection 2 of this section, a person who has retired or resigned from any agency, institution, or occupation listed under subsection 2 of this section shall be considered the same fashion as a person who remains in employment and shall also include the following family members of a person listed under subdivisions (2) to (9) of subsection 2 of this section:

(1) Such person's spouse;

(2) Such person or such person's spouse's ancestor or descendant by blood or adoption; or

(3) Such person's stepchild, while the marriage creating that relationship exists.

4. Any person who pleads guilty or is found guilty under subsections 1 to 3 of this section shall be ordered by the court to make full restitution to any person or entity that has sustained actual losses or costs as a result of the actions of the defendants. Such restitution shall not be paid in lieu of jail or prison time, but rather in addition to any jail or prison time imposed by the court.

5. (1) Nothing in this section shall limit the power of the state to investigate, charge, or punish any person for any conduct that constitutes a crime by any other statute of this state or the United States.

(2) There is no requirement under this section that the filing or record be retained by the receiving entity for prosecution under this section. A filing or record being rejected by the receiving entity shall not be used as an affirmative defense.

6. (1) Any statewide or county agency or similar agency that functions in independent cities of this state, which is responsible for or receives document filings or records, including county recorders of deeds and the secretary of state's office, shall, by January 1, 2018, impose a system in which the documents that have been submitted to the receiving agency or in the case of the secretary of state those filings rejected under its legal authority are logged or noted in a ledger,

spreadsheet, or similar recording method if the filing or recording officer or employee believes the filings or records appear to be fraudulent or contain suspicious verbiage. The receiving agency shall make available noted documents for review by the:

- (a) Jurisdictional prosecuting or circuit attorney or his or her designee;
- (b) County sheriff or his or her designee;
- (c) County police chief or his or her designee;
- (d) City police chief or his or her designee in independent cities; or
- (e) Commissioned peace officers as defined in section 590.010.

Review of such documents is permissible for the agent or agencies under this subdivision without the need of a grand jury subpoena or court order. No fees or monetary charges shall be levied on the investigative agents or agencies for review of documents noted in the ledger or spreadsheet. The ledger or spreadsheet and its contents shall be retained by the agency that controls entries into such ledger or spreadsheet for a minimum of three years from the earliest entry listed in the ledger or spreadsheet.

(2) The receiving entity shall, upon receipt of a filing or record that has been noted as a suspicious filing or record, notify the chief law enforcement officer of the county or his or her designee and the prosecutor of the county or his or her designee of the filing's or record's existence. Timely notification shall be made upon receipt of the filing or record. Notification may be accomplished via electronic mail or via paper memorandum.

(3) There shall be no requirement imposed by this section that the agency receiving the filing or record make notification to the person conducting the filing or record that the filing or record has been entered as a logged or noted filing or record.

(4) Reviews to ensure compliance with the provisions of this section shall be the responsibility of any commissioned peace officer; except that, the secretary of state shall be held compliant by the state legislature. Findings of noncompliance shall be reported to the jurisdictional prosecuting or circuit attorney or his or her designee by any commissioned peace officer who has probable cause to believe that the noncompliance has taken place purposely, knowingly, recklessly, or with criminal negligence, as described under section 562.016.

7. To petition for a judicial review of a filing or record that is believed to be fraudulent, false, misleading, forged, or contains materially false information, a petitioner may file a probable cause statement which delineates the cause to believe that the filing or record is materially false, contains materially false information, is a forgery, is fraudulent, or is misleading. This probable cause statement shall be filed in the associate or circuit court of the county in which the original filing or record was transferred, received, or recorded.

8. A filed petition under this section shall have an initial hearing date within twenty business days of the petition being filed with the court. A court ruling of "invalid" shall be evidence that the original filing or record was not accurate, true, or correct. A court ruling of "invalid" shall be retained or recorded at the original receiving entity. The receiving entity shall waive all filing or recording fees associated with the filing or recording of the court ruling document in this

subsection. This ruling may be forwarded to credit bureaus or other institutions at the request of the petitioner via motion to the applicable court at no additional cost to the petitioner.

9. If a filing or record is deemed invalid, court costs and fees are the responsibility of the party who originally initiated the filing or record. If the filing or record is deemed valid, no court costs or fees, in addition to standard filing fees, shall be assessed.

575.150. 1. A person commits the offense of resisting or interfering with arrest, detention, or stop if he or she knows or reasonably should know that a law enforcement officer is making an arrest or attempting to lawfully detain or stop an individual or vehicle, and for the purpose of preventing the officer from effecting the arrest, stop or detention, he or she:

(1) Resists the arrest, stop or detention of such person by using or threatening the use of violence or physical force or by fleeing from such officer; or

(2) Interferes with the arrest, stop or detention of another person by using or threatening the use of violence, physical force or physical interference.

2. This section applies to:

(1) Arrests, stops, or detentions, with or without warrants;

(2) Arrests, stops, or detentions, for any offense, infraction, or ordinance violation; and

(3) Arrests for warrants issued by a court or a probation and parole officer.

3. A person is presumed to be fleeing a vehicle stop if he or she continues to operate a motor vehicle after he or she has seen or should have seen clearly visible emergency lights or has heard or should have heard an audible signal emanating from the law enforcement vehicle pursuing him or her.

4. It is no defense to a prosecution pursuant to subsection 1 of this section that the law enforcement officer was acting unlawfully in making the arrest. However, nothing in this section shall be construed to bar civil suits for unlawful arrest.

5. The offense of resisting or interfering with an arrest is a class E felony for an arrest for a:

(1) Felony;

(2) Warrant issued for failure to appear on a felony case; or

(3) Warrant issued for a probation violation on a felony case.

The offense of resisting an arrest, detention or stop in violation of subdivision (1) or (2) of subsection 1 of this section is a class A misdemeanor, unless the person fleeing creates a substantial risk of serious physical injury or death to any person, in which case it is a class E felony.

6. Persons found guilty under this section shall not be eligible for probation or parole.

575.280. 1. A person commits the offense of acceding to corruption if he or she:

(1) Is a judge, juror, special master, referee or arbitrator and knowingly solicits, accepts, or agrees to accept any benefit, direct or indirect, on the representation or understanding that it will influence his or her official action in a judicial proceeding pending in any court or before such official or juror;

(2) Is a witness or prospective witness in any official proceeding and knowingly solicits, accepts, or agrees to accept any benefit, direct or indirect, on the representation or understanding that he or she will disobey a subpoena or other legal process, absent himself or herself, avoid subpoena or other legal process, withhold evidence, information or documents, or testify falsely.

2. The offense of acceding to corruption under subdivision [(2)] (1) of subsection 1 of this section [is a class A misdemeanor. The offense, when committed under subdivision (1) of subsection 1 of this section,] is a class C felony[; unless the offense is committed in a felony prosecution, or on the representation or understanding of testifying falsely, in which case it is a class E felony]. **The offense of acceding to corruption under subdivision (2) of subsection 1 of this section in a felony prosecution or on the representation or understanding of testifying falsely is a class D felony. Otherwise acceding to corruption is a class A misdemeanor.**

577.001. As used in this chapter, the following terms mean:

(1) “Aggravated offender”, a person who has been found guilty of:

(a) Three or more intoxication-related traffic offenses committed on separate occasions; or

(b) Two or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;

(2) “Aggravated boating offender”, a person who has been found guilty of:

(a) Three or more intoxication-related boating offenses; or

(b) Two or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;

(3) “All-terrain vehicle”, any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand pounds or less, traveling on three, four or more low pressure tires, with a seat designed to be straddled by the operator, or with a seat designed to carry more than one person, and handlebars for steering control;

(4) “Court”, any circuit, associate circuit, or municipal court, including traffic court, but not any juvenile court or drug court;

(5) “Chronic offender”, a person who has been found guilty of:

(a) Four or more intoxication-related traffic offenses committed on separate occasions; or

(b) Three or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or

(c) Two or more intoxication-related traffic offenses committed on separate occasions where both intoxication-related traffic offenses were offenses committed in violation of any state law, county or

municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;

(6) “Chronic boating offender”, a person who has been found guilty of:

(a) Four or more intoxication-related boating offenses; or

(b) Three or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

(c) Two or more intoxication-related boating offenses committed on separate occasions where both intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;

(7) “Continuous alcohol monitoring”, automatically testing breath, blood, or transdermal alcohol concentration levels and tampering attempts at least once every hour, regardless of the location of the person who is being monitored, and regularly transmitting the data. Continuous alcohol monitoring shall be considered an electronic monitoring service under subsection 3 of section 217.690;

(8) “Controlled substance”, a drug, substance, or immediate precursor in schedules I to V listed in section 195.017;

(9) “Drive”, “driving”, “operates” or “operating”, [means] physically driving or operating a vehicle or vessel;

(10) “Flight crew member”, the pilot in command, copilots, flight engineers, and flight navigators;

(11) “Habitual offender”, a person who has been found guilty of:

(a) Five or more intoxication-related traffic offenses committed on separate occasions; or

(b) Four or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or

(c) Three or more intoxication-related traffic offenses committed on separate occasions where at least two of the intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; [or

(d) While driving while intoxicated, the defendant acted with criminal negligence to:

a. Cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant’s vehicle leaving a highway, as defined by section 301.010, or the highway’s right-of-way; or

b. Cause the death of two or more persons; or

c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen-

hundredths of one percent by weight of alcohol in such person's blood;]

(12) "Habitual boating offender", a person who has been found guilty of:

(a) Five or more intoxication-related boating offenses; or

(b) Four or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

(c) Three or more intoxication-related boating offenses committed on separate occasions where at least two of the intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

(d) While boating while intoxicated, the defendant acted with criminal negligence to:

a. Cause the death of any person not a passenger in the vessel operated by the defendant, including the death of an individual that results from the defendant's vessel leaving the water; or

b. Cause the death of two or more persons; or

c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;

(13) "Intoxicated" or "intoxicated condition", when a person is under the influence of alcohol, a controlled substance, or drug, or any combination thereof;

(14) "Intoxication-related boating offense", operating a vessel while intoxicated; boating while intoxicated; operating a vessel with excessive blood alcohol content or an offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;

(15) "Intoxication-related traffic offense", driving while intoxicated, driving with excessive blood alcohol content, driving under the influence of alcohol or drugs in violation of a **state law**, county or municipal ordinance, **any federal offense, or any military offense**, or an offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;

(16) "Law enforcement officer" or "arresting officer", includes the definition of law enforcement officer in section 556.061 and military policemen conducting traffic enforcement operations on a federal military installation under military jurisdiction in the state of Missouri;

(17) "Operate a vessel", to physically control the movement of a vessel in motion under mechanical or sail power in water;

(18) "Persistent offender", a person who has been found guilty of:

(a) Two or more intoxication-related traffic offenses committed on separate occasions; or

(b) One intoxication-related traffic offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vehicle

while intoxicated and another person was injured or killed;

(19) “Persistent boating offender”, a person who has been found guilty of:

(a) Two or more intoxication-related boating offenses committed on separate occasions; or

(b) One intoxication-related boating offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;

(20) “Prior offender”, a person who has been found guilty of one intoxication-related traffic offense, where such prior offense occurred within five years of the occurrence of the intoxication-related traffic offense for which the person is charged;

(21) “Prior boating offender”, a person who has been found guilty of one intoxication-related boating offense, where such prior offense occurred within five years of the occurrence of the intoxication-related boating offense for which the person is charged.

577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.

2. The offense of driving while intoxicated is:

(1) A class B misdemeanor;

(2) A class A misdemeanor if:

(a) The defendant is a prior offender; or

(b) A person less than seventeen years of age is present in the vehicle;

(3) A class E felony if:

(a) The defendant is a persistent offender; or

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;

(4) A class D felony if:

(a) The defendant is an aggravated offender;

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;

(5) A class C felony if:

(a) The defendant is a chronic offender;

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death

of another person;

(6) A class B felony if:

(a) The defendant is a habitual offender; [or]

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;

(d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or

(e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;

(7) A class A felony if the defendant [is a habitual offender as a result of being] **has previously been** found guilty of an [act described under paragraph (d) of subdivision (11) of section 577.001] **offense under paragraphs (a) to (e) of subdivision (6) of this subsection** and is found guilty of a subsequent violation of such [paragraph] **paragraphs**.

3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:

(1) Unless such person shall be placed on probation for a minimum of two years; or

(2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.

4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.

5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:

(1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;

(2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.

6. A person found guilty of the offense of driving while intoxicated:

(1) As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;

(2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

(3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;

(4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

577.011. 1. This section shall be known and may be cited as “Toby’s Law”.

2. In addition to other terms and conditions imposed on a person who has been found guilty of driving while intoxicated under section 577.010, such person shall complete a victim impact program approved by the court. Attendance in such program shall be in person unless there are extraordinary circumstances preventing in-person attendance. Such person shall be responsible for any charges imposed by the victim impact program.

577.037. 1. Upon the trial of any person for any criminal offense or violations of county or municipal ordinances, or in any license suspension or revocation proceeding pursuant to the provisions of chapter 302, arising out of acts alleged to have been committed by any person while operating a vehicle, vessel, or aircraft, or acting as a flight crew member of any aircraft, while in an intoxicated condition or with an excessive blood alcohol content, the amount of alcohol in the person’s blood at the time of the act, as shown by any chemical analysis of the person’s blood, breath, saliva, or urine, is

admissible in evidence and the provisions of subdivision (5) of section 491.060 shall not prevent the admissibility or introduction of such evidence if otherwise admissible.

2. If a chemical analysis of the defendant's breath, blood, saliva, or urine demonstrates there was eight-hundredths of one percent or more by weight of alcohol in the person's blood, this shall be prima facie evidence that the person was intoxicated at the time the specimen was taken. If a chemical analysis of the defendant's breath, blood, saliva, or urine demonstrates that there was less than eight-hundredths of one percent of alcohol in the defendant's blood, any charge alleging a criminal offense related to the operation of a vehicle, vessel, or aircraft while in an intoxicated condition shall be dismissed with prejudice unless one or more of the following considerations cause the court to find a dismissal unwarranted:

(1) There is evidence that the chemical analysis is unreliable as evidence of the defendant's intoxication at the time of the alleged violation due to the lapse of time between the alleged violation and the obtaining of the specimen;

(2) There is evidence that the defendant was under the influence of a controlled substance, or drug, or a combination of either or both with or without alcohol; or

(3) There is substantial evidence of intoxication from physical observations of witnesses or admissions of the defendant.

3. Percent by weight of alcohol in the blood shall be based upon grams of alcohol per one hundred milliliters of blood or grams of alcohol per two hundred ten liters of breath.

4. The foregoing provisions of this section shall not be construed as limiting the introduction of any other competent evidence bearing upon the question of whether the person was intoxicated.

5. A chemical analysis of a person's breath, blood, saliva or urine, in order to give rise to the presumption or to have the effect provided for in subsection 2 of this section, shall have been performed as provided in sections 577.020 to 577.041 and in accordance with methods and standards approved by the state department of health and senior services.

6. For any criminal offense, violation of a county or municipal ordinance, or in any license suspension or revocation proceeding under the provisions of chapter 302 arising out of acts alleged to have been committed by any person while operating a vehicle, vessel, or aircraft, or acting as a flight crew member of any aircraft, while in an intoxicated condition or with an excessive blood alcohol content occurring on or between the dates of December 30, 2012, and April 4, 2014, notwithstanding any other provision of law or regulation, a relevant chemical analysis of a person's breath shall be admissible in all proceedings after the effective date of this section if the standard simulator solutions used to verify and calibrate evidential breath analyzers had a vapor concentration within five percent of the following values:

(1) One-tenth of one percent;

(2) Eight-hundredths of one percent; or

(3) Four-hundredths of one percent;

and otherwise were in accordance with methods and standards approved by the department of health and senior services. This provision is a procedural rule and applies to all actions in

progress whether commenced before or after the effective date of this section. Such chemical breath analysis shall be admissible in all proceedings after the effective date of this section even if the offense occurred before the effective date of this section.

7. It is the intent of the legislature to reverse, overturn, and abrogate earlier case law interpretations related to the admissibility of chemical breath analyses to include, but not be limited to, holdings in *Stiers v. Dir. of Revenue*, 477 S.W.3d 611, (Mo. 2016); and *Stiers v. Dir. of Revenue*, ED 101407, 2015 WL 343310 (Mo.App. E.D. Jan. 27, 2015).

577.060. 1. A person commits the offense of leaving the scene of an accident when:

(1) Being the operator of a vehicle or a vessel involved in an accident resulting in injury or death or damage to property of another person; and

(2) Having knowledge of such accident he or she leaves the place of the injury, damage or accident without stopping and giving the following information to the other party or to a law enforcement officer, or if no law enforcement officer is in the vicinity, then to the nearest law enforcement agency:

(a) His or her name;

(b) His or her residence, including city and street number;

(c) The registration or license number for his or her vehicle or vessel; and

(d) His or her operator's license number, if any.

2. For the purposes of this section, all law enforcement officers shall have jurisdiction, when invited by an injured person, to enter the premises of any privately owned property for the purpose of investigating an accident and performing all necessary duties regarding such accident.

3. The offense of leaving the scene of an accident is:

(1) A class A misdemeanor; [or]

(2) A class E felony if:

(a) Physical injury was caused to another party; or

(b) Damage in excess of one thousand dollars was caused to the property of another person; or

(c) The defendant has previously been found guilty of any offense in violation of this section; or committed in another jurisdiction which, if committed in this state, would be a violation of an offense of this section; **or**

(3) A class D felony if a death has occurred as a result of the accident.

4. A law enforcement officer who investigates or receives information of an accident involving an all-terrain vehicle and also involving the loss of life or serious physical injury shall make a written report of the investigation or information received and such additional facts relating to the accident as may come to his or her knowledge, mail the information to the department of public safety, and keep a record thereof in his or her office.

5. The provisions of this section shall not apply to the operation of all-terrain vehicles when property damage is sustained in sanctioned all-terrain vehicle races, derbies and rallies.

589.664. 1. If an individual is a participant in the Address Confidentiality Program pursuant to section 589.663, no person or entity shall be compelled to disclose the participant's actual address during the discovery phase of or during a proceeding before a court or other tribunal unless the court or tribunal first finds, on the record, that:

(1) There is a reasonable belief that the address is needed to obtain information or evidence without which the investigation, prosecution, or litigation cannot proceed; and

(2) There is no other practicable way of obtaining the information or evidence.

2. The court must first provide the program participant and the secretary of state notice that address disclosure is sought.

3. The program participant shall have an opportunity to present evidence regarding the potential harm to the safety of the program participant if the address is disclosed. In determining whether to compel disclosure, the court must consider whether the potential harm to the safety of the participant is outweighed by the interest in disclosure.

4. Notwithstanding any other provision in law, no court shall order an individual who has had his or her application accepted by the secretary to disclose his or her actual address or location of his or her residence without giving the secretary proper notice. The secretary shall have the right to intervene in any civil proceeding in which a court is considering a participant to disclose their actual address.

5. Disclosure of a participant's actual address under this section shall be limited under the terms of the order to ensure that the disclosure and dissemination of the actual address will be no wider than necessary for the purposes of the investigation, prosecution, or litigation.

6. Nothing in this section prevents the court or other tribunal from issuing a protective order to prevent disclosure of information other than the participant's actual address that could reasonably lead to the discovery of the program participant's location.

589.675. If the secretary deems it appropriate, the secretary [shall] **may make a program participant's address and mailing address available for inspection or copying [under the following circumstances:**

(1)] to a person identified in a court order, upon the secretary's receipt of such court order that **complies with section 559.664 [specifically orders the disclosure of a particular program participant's address and mailing address and the reasons stated for the disclosure; or**

(2) If the certification has been cancelled because the applicant or program participant violated subdivision (2) of section 589.663].

595.045. 1. There is established in the state treasury the "Crime Victims' Compensation Fund". A surcharge of seven dollars and fifty cents shall be assessed as costs in each court proceeding filed in any court in the state in all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of the state, including an infraction and violation of a municipal ordinance; except that no such fee shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. A surcharge of seven dollars and fifty cents shall be assessed as costs in a juvenile court proceeding in which a child is found by the court to come within the applicable provisions of

subdivision (3) of subsection 1 of section 211.031.

2. Notwithstanding any other provision of law to the contrary, the moneys collected by clerks of the courts pursuant to the provisions of subsection 1 of this section shall be collected and disbursed in accordance with sections 488.010 to 488.020 and shall be payable to the director of the department of revenue.

3. The director of revenue shall deposit annually the amount of two hundred fifty thousand dollars to the state forensic laboratory account administered by the department of public safety to provide financial assistance to defray expenses of crime laboratories if such analytical laboratories are registered with the federal Drug Enforcement Agency or the Missouri department of health and senior services. Subject to appropriations made therefor, such funds shall be distributed by the department of public safety to the crime laboratories serving the courts of this state making analysis of a controlled substance or analysis of blood, breath or urine in relation to a court proceeding.

4. The remaining funds collected under subsection 1 of this section shall be denoted to the payment of an annual appropriation for the administrative and operational costs of the office for victims of crime and, if a statewide automated crime victim notification system is established pursuant to section 650.310, to the monthly payment of expenditures actually incurred in the operation of such system. Additional remaining funds shall be subject to the following provisions:

(1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

(2) Beginning on September 1, 2004, and on the first of each month, the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section 595.100.

5. The director of revenue or such director's designee shall at least monthly report the moneys paid pursuant to this section into the crime victims' compensation fund and the services to victims fund to the department of public safety.

6. The moneys collected by clerks of municipal courts pursuant to subsection 1 of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. Five percent of such moneys shall be payable to the city treasury of the city from which such funds were collected. The remaining ninety-five percent of such moneys shall be payable to the director of revenue. The funds received by the director of revenue pursuant to this subsection shall be distributed as follows:

(1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

(2) Beginning on September 1, 2004, and on the first of each month the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section

595.100.

7. These funds shall be subject to a biennial audit by the Missouri state auditor. Such audit shall include all records associated with crime victims' compensation funds collected, held or disbursed by any state agency.

8. In addition to the moneys collected pursuant to subsection 1 of this section, the court shall enter a judgment in favor of the state of Missouri, payable to the crime victims' compensation fund, of sixty-eight dollars upon a plea of guilty or a finding of guilt for a class A or B felony; forty-six dollars upon a plea of guilty or finding of guilt for a class C [or], D, **or** E felony; and ten dollars upon a plea of guilty or a finding of guilt for any misdemeanor under Missouri law except for those in chapter 252 relating to fish and game, chapter 302 relating to drivers' and commercial drivers' license, chapter 303 relating to motor vehicle financial responsibility, chapter 304 relating to traffic regulations, chapter 306 relating to watercraft regulation and licensing, and chapter 307 relating to vehicle equipment regulations. Any clerk of the court receiving moneys pursuant to such judgments shall collect and disburse such crime victims' compensation judgments in the manner provided by sections 488.010 to 488.020. Such funds shall be payable to the state treasury and deposited to the credit of the crime victims' compensation fund.

9. The clerk of the court processing such funds shall maintain records of all dispositions described in subsection 1 of this section and all dispositions where a judgment has been entered against a defendant in favor of the state of Missouri in accordance with this section; all payments made on judgments for alcohol-related traffic offenses; and any judgment or portion of a judgment entered but not collected. These records shall be subject to audit by the state auditor. The clerk of each court transmitting such funds shall report separately the amount of dollars collected on judgments entered for alcohol-related traffic offenses from other crime victims' compensation collections or services to victims collections.

10. The department of revenue shall maintain records of funds transmitted to the crime victims' compensation fund by each reporting court and collections pursuant to subsection 16 of this section and shall maintain separate records of collection for alcohol-related offenses.

11. The state courts administrator shall include in the annual report required by section 476.350 the circuit court caseloads and the number of crime victims' compensation judgments entered.

12. All awards made to injured victims under sections 595.010 to 595.105 and all appropriations for administration of sections 595.010 to 595.105, except sections 595.050 and 595.055, shall be made from the crime victims' compensation fund. Any unexpended balance remaining in the crime victims' compensation fund at the end of each biennium shall not be subject to the provision of section 33.080 requiring the transfer of such unexpended balance to the ordinary revenue fund of the state, but shall remain in the crime victims' compensation fund. In the event that there are insufficient funds in the crime victims' compensation fund to pay all claims in full, all claims shall be paid on a pro rata basis. If there are no funds in the crime victims' compensation fund, then no claim shall be paid until funds have again accumulated in the crime victims' compensation fund. When sufficient funds become available from the fund, awards which have not been paid shall be paid in chronological order with the oldest paid first. In the event an award was to be paid in installments and some remaining installments have not been paid due to a lack of funds, then when funds do become available that award shall be paid in full. All such awards on which installments remain due shall be paid in full in chronological order before any other postdated award shall be paid. Any award pursuant to this subsection is specifically not a claim

against the state, if it cannot be paid due to a lack of funds in the crime victims' compensation fund.

13. When judgment is entered against a defendant as provided in this section and such sum, or any part thereof, remains unpaid, there shall be withheld from any disbursement, payment, benefit, compensation, salary, or other transfer of money from the state of Missouri to such defendant an amount equal to the unpaid amount of such judgment. Such amount shall be paid forthwith to the crime victims' compensation fund and satisfaction of such judgment shall be entered on the court record. Under no circumstances shall the general revenue fund be used to reimburse court costs or pay for such judgment. The director of the department of corrections shall have the authority to pay into the crime victims' compensation fund from an offender's compensation or account the amount owed by the offender to the crime victims' compensation fund, provided that the offender has failed to pay the amount owed to the fund prior to entering a correctional facility of the department of corrections.

14. All interest earned as a result of investing funds in the crime victims' compensation fund shall be paid into the crime victims' compensation fund and not into the general revenue of this state.

15. Any person who knowingly makes a fraudulent claim or false statement in connection with any claim hereunder is guilty of a class A misdemeanor.

16. The department may receive gifts and contributions for the benefit of crime victims. Such gifts and contributions shall be credited to the crime victims' compensation fund as used solely for compensating victims under the provisions of sections 595.010 to 595.075.

595.219. 1. In addition to the court's authority to order a defendant to make restitution for the damage or loss caused by his or her offense as provided in section 559.105, the court may enter a judgment of restitution against the offenders convicted of official misconduct in the first or second degrees pursuant to the provisions of this section.

2. The court may order the defendant to make restitution to:

(1) The victim;

(2) Any governmental entity; or

(3) A third-party payor, including an insurer that has made payment to the victim to compensate the victim for a property loss or a pecuniary loss.

3. Restitution payments to the victim have priority over restitution payments to a third-party payor. If the victim has been compensated for the victim's loss by a third-party payor, the court may order restitution payments to the third-party payor in the amount that the third-party payor compensated the victim.

4. Payment of restitution to a victim under this section has priority over payment of restitution to any governmental entity.

5. A restitution hearing to determine the liability of the defendant shall be held not later than thirty days after final disposition of the case and may be extended by the court for good cause. In the restitution hearing, a written statement or bill for medical, dental, hospital, funeral, or burial expenses shall be prima facie evidence that the amount indicated on the written statement or bill represents a fair and reasonable charge for the services or materials provided. The burden of proving that the amount indicated on the written statement or bill is not fair and reasonable shall

be on the person challenging the fairness and reasonableness of the amount.

6. A judgment of restitution against a defendant may not be entered unless the defendant has been afforded a reasonable opportunity to be heard and to present appropriate evidence in his or her behalf. The defendant shall be advised of his or her right to obtain counsel for representation at the hearing. A hearing under this section may be held as part of a final disposition hearing for the case.

7. The judgment may be enforced in the same manner as enforcing monetary judgments by the prosecuting attorney on behalf of the victim.

8. A judgment of restitution ordered pursuant to this section against a defendant shall not be a bar to a proceeding against the defendant pursuant to section 537.045 or section 8.150 for the balance of the damages not paid pursuant to this section.

650.520. 1. There is hereby created a statewide program called the “Blue Alert System” referred to in this section as the “system” to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.

2. For the purposes of this section, “law enforcement officer” means any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States.

3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and a killing or serious wounding of a law enforcement officer occurs within the jurisdiction, it shall notify the department of public safety who will notify local media in the region.

4. The blue alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the blue alert system shall include the department of public safety, highway patrol, department of transportation, and Missouri lottery.

5. The department of public safety shall have the authority to develop, implement, and manage the blue alert system.

6. Participation in the blue alert system is entirely at the option of local law enforcement agencies, federally licensed radio and television broadcasters, and other private entities that volunteer to participate in the dissemination of urgent public information.

7. Any person who knowingly makes a false report that triggers an alert pursuant to this section is guilty of a class A misdemeanor.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“105.713. 1. By no later than September 30, 2017, and the last day of each calendar month thereafter, the attorney general and the commissioner of administration shall submit a report to the general assembly detailing all settlements, judgments, and attorneys’ fees paid in the previous month from the state legal expense fund, including:

(1) Each individual payment from such fund, delineated by payee, which shall include the case name and number of any settlement payments from such fund;

(2) Each individual deposit to such fund, including:

(a) The transferring state fund’s name and section number authorizing the transfer of such funds; and

(b) The case name and case number that correspond to any expenses authorized under section 105.711 for which the deposit is being made; and

(3) The total amount of expenses from such fund’s creation for each case included in the report.

2. In cases concerning the legal expenses incurred by the department of transportation, department of conservation, or a public institution that awards baccalaureate degrees, the report required under subsection 1 of this section shall be submitted by the legal counsel provided by the respective entity and by the designated keeper of accounts of the respective entity.

105.714. Any person who obtains a claim or final judgment for a payment to be made out of the state legal expense fund under this section shall not be offered or required to sign any confidentiality agreement stating he or she will not discuss his or her claim or final judgment, or if he or she does discuss such claim or final judgment, he or she will waive any right to moneys obtained under this section. If a confidentiality agreement is offered to a person in violation of this subsection and such agreement is signed, such signed agreement shall be unenforceable.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 3

Amend House Amendment No. to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 6, deleting all of said line and inserting in lieu thereof the following:

“94999] 491 S.W.3d 535 (Mo. banc 2016) prior to August 28 [2017]2018.

456.1-103. In sections 456.1-101 to 456.11-1106:

(1) “Action,” with respect to an act of a trustee, includes a failure to act;

(2) “Ascertainable standard” means a standard relating to an individual’s health, education, support, or maintenance within the meaning of Section 2041(b)(1)(A) or Section 2541(c)(1) of the Internal

Revenue Code;

(3) “Beneficiary” means a person that:

(a) has a present or future beneficial interest in a trust, vested or contingent; or

(b) in a capacity other than that of trustee, holds a power of appointment over trust property;

(4) “Charitable trust” means a trust, or portion of a trust, created for a charitable purpose described in subsection 1 of section 456.4-405;

(5) “Conservator” means a person described in subdivision (3) of section 475.010. This term does not include a conservator ad litem;

(6) “Conservator ad litem” means a person appointed by the court pursuant to the provisions of section 475.097;

(7) **“Directed trust”, means any trust, including a split interest trust, where the trust instrument authorizes a trust protector to instruct or direct the trustee or that charges a trust protector with any responsibilities regarding the trust or that grants the trust protector one or more powers over the trust;**

(8) “Environmental law” means a federal, state, or local law, rule, regulation, or ordinance relating to protection of the environment;

[(8)] (9) “Financial institution” means a non-foreign bank, savings and loan or trust company chartered, regulated and supervised by the Missouri division of finance, the office of the comptroller of the currency, the office of thrift supervision, the National Credit Union Administration, or the Missouri division of credit union supervision. The term “non-foreign bank” shall mean a bank that is not a foreign bank within the meaning of subdivision (1) of section 361.005;

[(9)] (10) “Guardian” means a person described in subdivision (7) of section 475.010. The term does not include a guardian ad litem;

[(10)] (11) “Interested persons” include beneficiaries and any others having a property right in or claim against a trust estate which may be affected by a judicial proceeding. It also includes fiduciaries and other persons representing interested persons. The meaning as it relates to particular persons may vary from time to time and must be determined according to the particular purposes of, and matter involved in, any proceeding;

[(11)] (12) “Interests of the beneficiaries” means the beneficial interests provided in the terms of the trust;

[(12)] (13) “Internal Revenue Code” means the United States Internal Revenue Code of 1986, as in effect on January 1, 2005, or as later amended;

[(13)] (14) “Jurisdiction,” with respect to a geographic area, includes a state or country;

[(14)] (15) “Person” means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government; governmental subdivision, agency, or instrumentality; public corporation, or any other legal or commercial entity;

[(15)] (16) “Permissible distributee” means a beneficiary who is currently eligible to receive

distributions of trust income or principal, whether mandatory or discretionary;

[(16)] (17) “Power of withdrawal” means a presently exercisable power of a beneficiary to withdraw assets from the trust without the consent of the trustee or any other person;

[(17)] (18) “Principal place of administration” of a trust is the trustee’s usual place of business where the records pertaining to the trust are kept, or the trustee’s residence if the trustee has no such place of business, unless otherwise designated by the terms of the trust as provided in section 456.1-108. In the case of cotrustees, the principal place of administration is, in the following order of priority:

(a) The usual place of business of the corporate trustee if there is but one corporate cotrustee;

(b) The usual place of business or residence of the trustee who is a professional fiduciary if there is but one such trustee and no corporate cotrustee; or

(c) The usual place of business or residence of any of the cotrustees;

[(18)] (19) “Professional fiduciary” means an individual who represents himself or herself to the public as having specialized training, experience or skills in the administration of trusts;

[(19)] (20) “Property” means anything that may be the subject of ownership, whether real or personal, legal or equitable, or any interest therein;

[(20)] (21) “Qualified beneficiary” means a beneficiary who, on the date the beneficiary’s qualification is determined:

(a) is a permissible distributee;

(b) would be a permissible distributee if the interests of the permissible distributees described in paragraph (a) of this subdivision terminated on that date; or

(c) would be a permissible distributee if the trust terminated on that date;

[(21)] (22) “Record” means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form;

[(22)] (23) “Revocable,” as applied to a trust, means that the settlor has the legal power to revoke the trust without the consent of the trustee or a person holding an adverse interest, regardless of whether the settlor has the mental capacity to do so in fact;

[(23)] (24) “Settlor” means a person, including a testator, who creates, or contributes property to, a trust. If more than one person creates or contributes property to a trust, each person is a settlor of the portion of the trust property attributable to that person’s contribution except to the extent another person has the power to revoke or withdraw that portion pursuant to the terms of the trust;

[(24)] (25) “Sign” means, with present intent to authenticate or adopt a record:

(a) to execute or adopt a tangible symbol; or

(b) to attach to or logically associate with the record an electronic sound, symbol, or process;

[(25)] (26) “Spendthrift provision” means a term of a trust which restrains either the voluntary or involuntary transfer or both the voluntary and involuntary transfer of a beneficiary’s interest;

[(26)] (27) “State” means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States. The term includes an Indian tribe or band recognized by federal law or formally acknowledged by a state;

[(27)] (28) “Terms of a trust” means the manifestation of the settlor’s intent regarding a trust’s provisions as expressed in the trust instrument or as may be established by other evidence that would be admissible in a judicial proceeding;

[(28)] (29) “Trust instrument” means an instrument executed by the settlor that contains terms of the trust, including any amendments thereto;

[(29)] (30) **“Trust protector”, means any person, group of persons or entity not serving as a trustee and not the settlor or a beneficiary, designated in a trust instrument to instruct or direct the trustee or charged in the trust instrument with any responsibilities regarding the trust or expressly granted in the trust instrument one or more powers over the trust. The term “trust protector” includes but is not limited to persons or entities identified in the trust instrument as trust advisors, trust directors, distribution advisors, or investment advisors;**

(31) “Trustee” includes an original, additional, and successor trustee, and a cotrustee.”; and

456.4-420. 1. If a trust instrument containing a no-contest clause is or has become irrevocable, an interested person may file a petition to the court for an interlocutory determination whether a particular motion, petition, or other claim for relief by the interested person would trigger application of the no-contest clause or would otherwise trigger a forfeiture that is enforceable under applicable law and public policy.

2. The petition described in subsection 1 of this section shall be verified under oath. The petition may be filed by an interested person either as a separate judicial proceeding, or brought with other claims for relief in a single judicial proceeding, all in the manner prescribed generally for such proceedings under this chapter. If a petition is joined with other claims for relief, the court shall enter its order or judgment on the petition before proceeding any further with any other claim for relief joined therein. In ruling on such a petition, the court shall consider the text of the clause, the context to the terms of the trust instrument as a whole, and in the context of the verified factual allegations in the petition. No evidence beyond the pleadings and the trust instrument shall be taken except as required to resolve an ambiguity in the no-contest clause.

3. An order or judgment determining a petition described in subsection 1 of this section shall have the effect set forth in subsections 4 and 5 of this section, and shall be subject to appeal as with other final judgments. If the order disposes of fewer than all claims for relief in a judicial proceeding, that order is subject to interlocutory appeal in accordance with the applicable rules for taking such an appeal. If an interlocutory appeal is taken, the court may stay the pending judicial proceeding until final disposition of said appeal on such terms and conditions as the court deems reasonable and proper under the circumstances. A final ruling on the applicability of a no-contest clause shall not preclude any later filing and adjudication of other claims related to the trust.

4. An order or judgment, in whole or in part, on a petition described in subsection 1 of this section shall result in the no-contest clause being enforceable to the extent of the court’s ruling, and shall

govern application of the no-contest clause to the extent that the interested person then proceeds forward with the claims described therein. In the event such an interlocutory order or judgment is vacated, reversed, or otherwise modified on appeal, no interested person shall be prejudiced by any reliance, through action, inaction, or otherwise, on the order or judgment prior to final disposition of the appeal.

5. An order or judgment shall have effect only as to the specific trust terms and factual basis recited in the petition. If claims are later filed that are materially different than those upon which the order or judgment is based, then to the extent such new claims are raised, the party in whose favor the order or judgment was entered shall have no protection from enforcement of the no-contest clause otherwise afforded by the order and judgment entered under this section.

6. For purposes of this section, a “no-contest clause” shall mean a provision in a trust instrument purporting to rescind a donative transfer to, or a fiduciary appointment of, any person, or that otherwise effects a forfeiture of some or all of an interested person’s beneficial interest in a trust estate as a result of some action taken by the beneficiary. This definition shall not be construed in any way as determining whether a no-contest clause is enforceable under applicable law and public policy in a particular factual situation. As used in this section, the term “no-contest clause” shall also mean an “in terrorem clause”.

7. A no-contest clause is not enforceable against an interested person in, but not limited to, the following circumstances:

(1) Filing a motion, petition, or other claim for relief objecting to the jurisdiction or venue of the court over a proceeding concerning a trust, or over any person joined, or attempted to be joined, in such a proceeding;

(2) Filing a motion, petition, or other claim for relief concerning an accounting, report, or notice that has or should have been made by a trustee, provided the interested person otherwise has standing to do so under applicable law, including, but not limited to, section 456.6-603;

(3) Filing a motion, petition, or other claim for relief under chapter 475 concerning the appointment of a guardian or conservator for the settlor;

(4) Filing a motion, petition, or other claim for relief under chapter 404 concerning the settlor;

(5) Disclosure to any person of information concerning a trust instrument or that is relevant to a proceeding before the court concerning the trust instrument or property of the trust estate, unless such disclosure is otherwise prohibited by law;

(6) Filing a motion, pleading, or other claim for relief seeking approval of a nonjudicial settlement agreement concerning a trust instrument, as set forth in section 456.1-111;

(7) Filing a motion, pleading, or other claim for relief concerning a breach of trust by a trustee including, but not limited to, a claim under section 456.10-1001. For purposes of this subdivision, “breach of trust” means a trustee’s violation of the terms of a trust instrument, a violation of the trustee’s general fiduciary obligations, or a trustee’s violation of a duty that equity imposes on a trustee;

(8) Filing a motion, pleading, or other claim for relief concerning removal of a trustee including, but not limited to, a claim for removal under section 456.7-706;

(9) To the extent a petition under subsection 1 of this section is limited to the procedure and purpose described therein.

8. In any proceeding brought under this section, the court may award costs, expenses, and attorneys' fees to any party, as provided in section 456.10-1004.

456.8-808. 1. While a trust is revocable, the trustee may follow a direction of the settlor that is contrary to the terms of the trust.

2. A trust instrument may provide for [the appointment of a trust protector. For purposes of this section, a "trust protector", whether referred to in the trust instrument by that name or by some other name, is a person, other than the settlor, a trustee, or a beneficiary, who is expressly granted in the trust instrument one or more powers over the trust] **one or more persons, not then serving as a trustee and not the settlor or a beneficiary, to be given any powers over the trust as expressly granted in the trust instrument. Any such person may be identified and appointed as a trust protector or similar term. Whenever a trust instrument names, appoints, authorizes, or otherwise designates a trust protector, the trust shall be deemed a directed trust.**

3. A trust protector appointed in the trust instrument shall have only the powers granted to the trust protector by the express terms of the trust instrument, and a trust protector is only authorized to act within the scope of the authority expressly granted in the trust instrument. Without limiting the authority of the settlor to grant powers to a trust protector, the express powers that may be granted include, but are not limited to, the following:

(1) Remove and appoint a trustee **or a trust protector** or name a successor trustee or trust protector;

(2) Modify or amend the trust instrument to:

(a) Achieve favorable tax status or respond to changes in the Internal Revenue Code or state law, or the rulings and regulations under such code or law;

(b) Reflect legal changes that affect trust administration;

(c) Correct errors or ambiguities that might otherwise require court construction; or

(d) Correct a drafting error that defeats a grantor's intent;

(3) Increase, decrease, modify, or restrict the interests of the beneficiary or beneficiaries of the trust;

(4) Terminate the trust in favor of the beneficiary or beneficiaries of the trust;

(5) Change the applicable law governing the trust and the trust situs; or

(6) Such other powers as are expressly granted to the trust protector in the trust instrument.

4. Notwithstanding any provision in the trust instrument to the contrary, a trust protector shall have no power to modify a trust to:

(1) Remove a requirement from a trust created to meet the requirements of 42 U.S.C. Section 1396p(d)(4) to pay back a governmental entity for benefits provided to the permissible beneficiary of the trust at the death of that beneficiary; or

(2) Reduce or eliminate an income interest of the income beneficiary of any of the following types

of trusts:

(a) A trust for which a marital deduction has been taken for federal tax purposes under Section 2056 or 2523 of the Internal Revenue Code or for state tax purposes under any comparable provision of applicable state law, during the life of the settlor's spouse;

(b) A charitable remainder trust under Section 664 of the Internal Revenue Code, during the life of the noncharitable beneficiary;

(c) A grantor retained annuity trust under Section 2702 of the Internal Revenue Code, during any period in which the settlor is a beneficiary; or

(d) A trust for which an election as a qualified Sub-Chapter S Trust under Section 1361(d) of the Internal Revenue Code is currently in place.

5. Except to the extent otherwise provided in a trust instrument specifically referring to this subsection, the trust protector shall not exercise a power in a way that would result in a taxable gift for federal gift tax purposes or cause the inclusion of any assets of the trust in the trust protector's gross estate for federal estate tax purposes.

6. Except to the extent otherwise provided in the trust instrument and in subsection 7 of this section, and notwithstanding any provision of sections 456.1-101 to 456.11-1106 to the contrary:

(1) A trust protector shall act in a fiduciary capacity in carrying out the powers granted to the trust protector in the trust instrument, and shall have such duties to the beneficiaries, the settlor, or the trust as set forth in the trust instrument; **provided, however, that the trust instrument may provide that the trust protector shall act in a nonfiduciary capacity.** A trust protector is not a trustee, and is not liable or accountable as a trustee when performing or declining to perform the express powers given to the trust protector in the trust instrument. A trust protector is not liable for the acts or omissions of any fiduciary or beneficiary under the trust instrument;

(2) A trust protector is exonerated from any and all liability for the trust protector's acts or omissions, or arising from any exercise or nonexercise of the powers expressly conferred on the trust protector in the trust instrument, unless it is established by a preponderance of the evidence that the acts or omissions of the trust protector were done or omitted in breach of the trust protector's duty, in bad faith or with reckless indifference;

(3) A trust protector is authorized to exercise the express powers granted in the trust instrument at any time and from time to time after the trust protector acquires knowledge of their appointment as trust protector and of the powers granted. **The trust protector may take any action, judicial or otherwise, necessary to carry out the duties given to the trust protector in the trust instrument;**

(4) A trust protector is entitled to receive, from the assets of the trust for which the trust protector is acting, reasonable compensation, and reimbursement of the reasonable costs and expenses incurred, in determining whether to carry out, and in carrying out, the express powers given to the trust protector in the trust instrument;

(5) A trust protector is entitled to receive, from the assets of the trust for which the trust protector is acting, reimbursement of the reasonable costs and expenses, including attorney's fees, of defending any claim made against the trust protector arising from the acts or omissions of the trust protector acting in

that capacity unless it is established by clear and convincing evidence that the trust protector was acting in bad faith or with reckless indifference; and

(6) The express powers granted in the trust instrument shall not be exercised by the trust protector for the trust protector's own personal benefit.

7. If a trust protector is granted a power in the trust instrument to direct, consent to, or disapprove a trustee's actual or proposed investment decision, distribution decision, or other decision of the trustee required to be performed under applicable trust law in carrying out the duties of the trustee in administering the trust, then only with respect to such power, excluding the powers identified in subsection 3 of this section, the trust protector shall have the same duties and liabilities as if serving as a trustee under the trust instrument **unless the trust instrument expressly provides otherwise. In carrying out any written directions given to the trustee by the trust protector concerning actual or proposed investment decisions, the trustee shall not be subject to the provisions of sections 469.900 to 469.913. For purposes of this subsection, "investment decisions" means, with respect to any investment, decisions to retain, purchase, sell, exchange, tender, or otherwise engage in transactions affecting the ownership of investments or rights therein, and, with respect to nonpublicly traded investments, the valuation thereof.**

8. **Any trustee of a directed trust shall not be accountable under the law or equity for any act or omission of a trust protector and shall stand absolved from liability for executing the decisions or instructions from a trust protector, or for monitoring the actions or inactions of a trust protector. A trustee shall take reasonable steps to facilitate the activity of a trust protector in a directed trust.** A trustee shall carry out the written directions given to the trustee by a trust protector acting within the scope of the powers expressly granted to the trust protector in the trust instrument. Except [in cases of bad faith or reckless indifference on the part of the trustee, or] as otherwise provided in the trust instrument, the trustee shall not be liable for any loss resulting directly or indirectly from any act taken or omitted as a result of the written direction of the trust protector or the failure of the trust protector to provide consent. Except as otherwise provided in the trust instrument, the trustee shall have no duty to monitor the conduct of the trust protector, provide advice to or consult with the trust protector, or communicate with or warn or apprise any beneficiary concerning instances in which the trustee would or might have exercised the trustee's own discretion in a manner different from the manner directed by the trust protector. **Except as otherwise provided in the trust instrument, any actions taken by the trustee at the trust protector's direction shall be deemed to be administrative actions taken by the trustee solely to allow the trustee to carry out the instructions of the trust protector, and shall not be deemed to constitute an act by the trustee to monitor the trust protector or otherwise participate in actions within the scope of the trust protector's authority.**

9. Except to the extent otherwise expressly provided in the trust instrument, the trust protector shall be entitled to receive information regarding the administration of the trust as follows:

(1) Upon the request of the trust protector, unless unreasonable under the circumstances, the trustee shall promptly provide to the trust protector any and all information related to the trust that may relate to the exercise or nonexercise of a power expressly granted to the trust protector in the trust instrument. The trustee has no obligation to provide any information to the trust protector except to the extent a trust protector requests information under this section;

(2) The request of the trust protector for information under this section shall be with respect to a single trust that is sufficiently identified to enable the trustee to locate the records of the trust; and

(3) If the trustee is bound by any confidentiality restrictions with respect to an asset of a trust, a trust protector who requests information under this section about such asset shall agree to be bound by the confidentiality restrictions that bind the trustee before receiving such information from the trustee.

10. A trust protector may resign by giving thirty days' written notice to the trustee and any successor trust protector. A successor trust protector, if any, shall have all the powers expressly granted in the trust instrument to the resigning trust protector unless such powers are expressly modified for the successor trust protector.

11. A trust protector of a trust having its principal place of administration in this state submits personally to the jurisdiction of the courts of this state during any period that the principal place of administration of the trust is located in this state and the trust protector is serving in such capacity. **The trust instrument may also provide that a trust protector is subject to the personal jurisdiction of the courts of this state as a condition of appointment.**”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2 TO HOUSE AMENDMENT NO. 3

Amend House Amendment No. to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 6, by inserting immediately after said line the following:

“Further amend said bill and page, Section 478.463, Line 9, by inserting immediately after said section and line the following:

“589.660. As used in sections 589.660 to 589.681, the following terms mean:

(1) “Address”, a residential street address, school address, or work address of a person, as specified on the person’s application to be a program participant;

(2) “Application assistant”, an employee of a state or local agency, or of a nonprofit program that provides counseling, referral, shelter, or other specialized service to **crime** victims [of domestic violence, rape, sexual assault, human trafficking, or stalking,] who has been designated by the respective agency or program, and who has been trained and registered by the secretary of state to assist individuals in the completion of program participation applications;

(3) “Designated address”, the address assigned to a program participant by the secretary;

(4) “Mailing address”, an address that is recognized for delivery by the United States Postal Service;

(5) “Program”, the address confidentiality program established in section 589.663;

(6) “Program participant”, a person certified by the secretary of state as eligible to participate in the address confidentiality program;

(7) “Secretary”, the secretary of state;

(8) “Victim”, a natural person who suffers direct or threatened physical, emotional, or

financial harm as the result of the commission or attempted commission of an offense. The term “victim” also includes family members of the victim who are minors or incapacitated; or a family member of a homicide victim;

(9) “Witness”, any victim who has been or is expected to be summoned to testify for the prosecution in any felony proceeding regardless of whether any action or proceeding has yet been commenced.

589.663. There is created in the office of the secretary of state a program to be known as the “Address Confidentiality Program” to protect victims [of domestic violence, rape, sexual assault, human trafficking, or stalking], **individuals residing in the same household of a victim, and witnesses** by authorizing the use of designated addresses for such [victims and their minor children] **individuals**. The program shall be administered by the secretary under the following application and certification procedures:

(1) An adult person, a parent or guardian acting on behalf of a minor, or a guardian acting on behalf of an incapacitated person may apply to the secretary to have a designated address assigned by the secretary to serve as the person’s address or the address of the minor or incapacitated person;

(2) The secretary may approve an application only if it is filed with the office of the secretary in the manner established by rule and on a form prescribed by the secretary. A completed application shall contain:

(a) The application preparation date, the applicant’s signature, and the signature and registration number of the application assistant who assisted the applicant in applying to be a program participant;

(b) A designation of the secretary as agent for purposes of service of process and for receipt of first-class mail, legal documents, and certified mail;

(c) [A sworn statement by the applicant that the applicant] **Either an application signed by the applicant before an application assistant that the applicant** has good reason to believe that he or she:

a. Is a victim [of domestic violence, rape, sexual assault, human trafficking, or stalking]; and

b. Fears [further violent acts from his or her assailant] **future harm; or**

(c) Has been certified by a prosecuting attorney that the individual is a witness;

(d) The mailing address where the applicant may be contacted by the secretary or a designee and the telephone number or numbers where the applicant may be called by the secretary or the secretary’s designee; and

(e) One or more addresses that the applicant requests not be disclosed for the reason that disclosure will jeopardize the applicant’s safety or increase the risk of violence to the applicant or members of the applicant’s household;

(3) Upon receipt of a properly completed application, the secretary may certify the applicant as a program participant. A program participant is certified for four years following the date of initial certification unless the certification is withdrawn or cancelled before that date. The secretary shall send notification of lapsing certification and a reapplication form to a program participant at least four weeks prior to the expiration of the program participant’s certification;

(4) The secretary shall forward first class mail, legal documents, and certified mail to the appropriate program participants.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section 144.021 regarding the decision in *IBM Corporation v. Director of Revenue*, [Case No. 94999] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [2017] **2018**.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO HOUSE AMENDMENT NO. 4

Amend House Amendment No. 4 to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 22, by deleting all of said line and inserting in lieu thereof the following:

“provided in subsection 1 of this section].

570.095. 1. A person commits the offense of filing false documents if:

(1) With the intent to defraud, deceive, harass, alarm, or negatively impact financially, or in such a manner reasonably calculated to deceive, defraud, harass, alarm, or negatively impact financially, he or she files, causes to be filed or recorded, or attempts to file or record, creates, uses as genuine, transfers or has transferred, presents, or prepares with knowledge or belief that it will be filed, presented, recorded, or transferred to the secretary of state or his or her designee, or any county or independent city recorder of deeds or his or her designee, any municipal, county, district, or state government entity, division, agency, or office, or any credit bureau or financial institution any of the following types of documents:

- (a) Common law lien;**
- (b) Uniform commercial code filing or record;**
- (c) Real property recording;**
- (d) Financing statement;**
- (e) Contract;**
- (f) Warranty, special, or quitclaim deed;**
- (g) Quiet title claim or action;**
- (h) Deed in lieu of foreclosure;**
- (i) Legal affidavit;**

(j) Legal process;

(k) Legal summons;

(l) Bills and due bills;

(m) Criminal charging documents or materially false criminal charging documents;

(n) Any other document not stated in this subdivision that is related to real property; or

(o) Any state, county, district, federal, municipal, credit bureau, or financial institution form or document; and

(2) Such documents listed in subdivision (1) of this subsection contain materially false information, or are fraudulent, or are a forgery, as defined in section 570.090, or lack the consent of all parties listed in documents where mutual consent is required, or are invalid under Missouri law.

2. Filing false documents under this section is a class D felony for the first offense except under the following circumstances where filing false documents is a class C felony:

(1) The defendant has been previously found guilty or pleaded guilty to a violation of this section;

(2) The victim or named party in the matter:

(a) Is an official elected to municipal, county, district, federal, or statewide office;

(b) Is an official who was appointed to municipal, county, district, federal, or statewide office; or

(c) Is an employee of an official who has been elected or appointed to municipal, county, district, federal, or statewide office;

(3) The victim or named party in the matter is a judge or magistrate of:

(a) Any court or division of the court in this or any other state or an employee of any court of this state or any other state; or

(b) Any court system of the United States or is an employee of any court of the United States;

(4) The victim or named party in the matter is a full-time, part-time, or reserve or auxiliary peace officer, as defined in section 590.010, licensed in this state or any other state;

(5) The victim or named party in the matter is a full-time, part-time, or volunteer firefighter in this state or any other state;

(6) The victim or named party in the matter is an officer of federal job class 1811 who is empowered to enforce United States laws;

(7) The victim or named party in the matter is a law enforcement officer of the United States as defined in 5 U.S.C. 8401(17)(A) or (D);

(8) The victim or named party in the matter is an employee of any law enforcement or legal prosecution agency in this state or any other state or the United States;

(9) The victim or named party in the matter is an employee of a federal agency that has agents or officers who are of job class 1811 who are empowered to enforce United States laws or is an employee of a federal agency that has law enforcement officers as defined in 5 U.S.C. 8401(17)(A) or (D);

(10) The victim or named party in the matter is an officer of the railroad police as defined in section 388.600.

3. For a penalty enhancement as described in subsection 2 of this section to apply, the occupation of the victim or named party shall be material to the subject matter of the document or documents filed or the relief sought by the document or documents filed, and the occupation of the victim or named party shall be materially connected to the apparent reason that the victim has been named, victimized, or involved. For purposes of this subsection and subsection 2 of this section, a person who has retired or resigned from any agency, institution, or occupation listed under subsection 2 of this section shall be considered the same fashion as a person who remains in employment and shall also include the following family members of a person listed under subdivisions (2) to (9) of subsection 2 of this section:

(1) Such person's spouse;

(2) Such person or such person's spouse's ancestor or descendant by blood or adoption; or

(3) Such person's stepchild, while the marriage creating that relationship exists.

4. Any person who pleads guilty or is found guilty under subsections 1 to 3 of this section shall be ordered by the court to make full restitution to any person or entity that has sustained actual losses or costs as a result of the actions of the defendants. Such restitution shall not be paid in lieu of jail or prison time, but rather in addition to any jail or prison time imposed by the court.

5. (1) Nothing in this section shall limit the power of the state to investigate, charge, or punish any person for any conduct that constitutes a crime by any other statute of this state or the United States.

(2) There is no requirement under this section that the filing or record be retained by the receiving entity for prosecution under this section. A filing or record being rejected by the receiving entity shall not be used as an affirmative defense.

6. (1) Any statewide or county agency or similar agency that functions in independent cities of this state, which is responsible for or receives document filings or records, including county recorders of deeds and the secretary of state's office, shall, by January 1, 2018, impose a system in which the documents that have been submitted to the receiving agency or in the case of the secretary of state those filings rejected under its legal authority, are logged or noted in a ledger, spreadsheet, or similar recording method if the filing or recording officer or employee believes the filings or records appear to be fraudulent or contain suspicious verbiage. The receiving agency shall make available noted documents for review by the:

(a) Jurisdictional prosecuting or circuit attorney or his or her designee;

(b) County sheriff or his or her designee;

(c) County police chief or his or her designee;

- (d) City police chief or his or her designee in independent cities; or
- (e) Commissioned peace officers as defined in section 590.010.

Review of such documents is permissible for the agent or agencies under this subdivision without the need of a grand jury subpoena or court order. No fees or monetary charges shall be levied on the investigative agents or agencies for review of documents noted in the ledger or spreadsheet. The ledger or spreadsheet and its contents shall be retained by the agency that controls entries into such ledger or spreadsheet for a minimum of three years from the earliest entry listed in the ledger or spreadsheet.

(2) The receiving entity shall, upon receipt of a filing or record that has been noted as a suspicious filing or record, notify the chief law enforcement officer or his or her designee of the county and the prosecutor or his or her designee of the county of the filing's or record's existence. Such notification shall be made within two business days of the filing or record having been received. Notification may be accomplished via electronic mail or via paper memorandum.

(3) There shall be no requirement imposed by this section that the agency receiving the filing or record make notification to the person conducting the filing or record that the filing or record has been entered as a logged or noted filing or record.

(4) Reviews to ensure compliance with the provisions of this section shall be the responsibility of any commissioned peace officer. Findings of noncompliance shall be reported to the jurisdictional prosecuting or circuit attorney or his or her designee by any commissioned peace officer who has probable cause to believe that the noncompliance has taken place purposely, knowingly, recklessly, or with criminal negligence, as described under section 562.016.

7. To petition for a judicial review of a filing or record that is believed to be fraudulent, false, misleading, forged, or contains materially false information, a petitioner may file a probable cause statement which delineates the cause to believe that the filing or record is materially false, contains materially false information, is a forgery, is fraudulent, or is misleading. This probable cause statement shall be filed in the associate or circuit court of the county in which the original filing or record was transferred, received, or recorded.

8. A filed petition under this section shall have an initial hearing date within twenty business days of the petition being filed with the court. A court ruling of "invalid" shall be evidence that the original filing or record was not accurate, true, or correct. A court ruling of "invalid" shall be retained or recorded at the original receiving entity. The receiving entity shall waive all filing or recording fees associated with the filing or recording of the court ruling document in this subsection. This ruling may be forwarded to credit bureaus or other institutions at the request of the petitioner via motion to the applicable court at no additional cost to the petitioner.

9. If a filing or record is deemed invalid, the prevailing party shall be awarded all reasonable costs and fees incurred by that party in the action. If the filing or record is deemed valid, no court costs or fees, in addition to standard filing fees, shall be assessed.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section 478.463, Line 9, by inserting immediately after said line the following:

“479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person's seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for the purposes of this subsection.**

479.353. **1.** Notwithstanding any provisions to the contrary, the following conditions shall apply to minor traffic violations and municipal ordinance violations:

(1) The court shall not assess a fine, if combined with the amount of court costs, totaling in excess of:

(a) Two hundred twenty-five dollars for minor traffic violations; and

(b) For municipal ordinance violations committed within a twelve-month period beginning with the first violation: two hundred dollars for the first municipal ordinance violation, two hundred seventy-five dollars for the second municipal ordinance violation, three hundred fifty dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and any subsequent municipal ordinance violations;

(2) The court shall not sentence a person to confinement, except the court may sentence a person to confinement for any violation involving alcohol or controlled substances, violations endangering the health or welfare of others, or eluding or giving false information to a law enforcement officer;

(3) A person shall not be placed in confinement for failure to pay a fine unless such nonpayment violates terms of probation or unless the due process procedures mandated by Missouri supreme court rule 37.65 or its successor rule are strictly followed by the court;

(4) Court costs that apply shall be assessed against the defendant unless the court finds that the defendant is indigent based on standards set forth in determining such by the presiding judge of the circuit. Such standards shall reflect model rules and requirements to be developed by the supreme court; and

(5) No court costs shall be assessed if the defendant is found to be indigent under subdivision (4) of this section or if the case is dismissed.

2. When an individual has been held in custody on a notice to show cause warrant for an underlying minor traffic violation, the court, on its own motion or on the motion of any interested party, may review the original fine and sentence and waive or reduce such fine or sentence when the court finds it reasonable given the circumstances of the case.

479.354. For any notice to appear in court, citation, or summons on a minor traffic violation, the date and time the defendant is to appear in court shall be given when such notice to appear in court, citation, or summons is first provided to the defendant. Failure to provide such date and time shall render such notice to appear in court, citation, or summons void.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

PRIVILEGED MOTIONS

Senator Schatz moved that the Senate refuse to concur in **HCS** for **SCS** for **SB 112**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 501**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Rizzo moved that the Senate refuse to concur in **HCS** for **SCS** for **SB 421**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Cunningham moved that the Senate refuse to concur in **HCS** for **SS** for **SB 35**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Wasson moved that the Senate refuse to concur in **HCS** for **SCS** for **SB 11**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

CONCURRENT RESOLUTIONS

Senator Kehoe moved that **SCR 26** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **SCR 26** was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators—None

Absent—Senators

Chappelle-Nadal	Holsman	Silvey—3
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Absent with leave—Senators—None

Vacancies—1

On motion of Senator Kehoe, the Senate recessed until 7:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 394**, entitled:

An Act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, 56.840, 70.600, 70.605, 70.610, 70.615, 70.630, 70.730, 86.200, 86.207, 86.210, 86.253, 86.267, 86.290, 86.360, 104.1091, 105.669, 169.141, 169.324, 169.460, 169.490, 169.560, and 169.715, RSMo, and to enact in lieu thereof thirty new sections relating to public employee retirement systems, with an emergency clause for a certain section.

With House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2 and House Amendment No. 2 as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 394, Page 1, Section A, Line 7, by inserting after all of said line the following:

“52.290. 1. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of [seven] **nine** percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. [Two-sevenths] **Of the nine percent** of the fees collected pursuant to the provisions of this section **two-ninths** shall be paid into the county general fund, two-[sevenths] **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the tax maintenance fund of the county as required by section 52.312, and [three-sevenths] **five-ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county employees’ retirement fund created by sections 50.1000 to 50.1200. Notwithstanding provisions of law to the contrary, an authorization for collection of a fee for the collection of delinquent and back taxes in a county’s charter, at a rate different than the rate allowed by law, shall control.

2. In all counties having a charter form of government, other than any county adopting a charter form of government after January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county and pay into the county general fund a fee for the collection of delinquent and back taxes of two percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax except that in a county with a charter form of government and with more than two hundred fifty thousand but less than seven hundred thousand inhabitants, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of three percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. If a county is required by section 52.312 to establish a tax maintenance fund, one-third of the fees collected under this subsection shall be paid into that fund; otherwise, all fees collected under the provisions of this subsection shall be paid into the county general fund.

3. Such county collector may accept credit cards as proper form of payment of outstanding delinquent and back taxes due. No county collector may charge a surcharge for payment by credit card.”; and

Further amend said bill, Page 33, Section 105.669, Line 28, by inserting after all of said line the

following;

“137.280. 1. Taxpayers’ personal property lists, except those of merchants and manufacturers, and except those of railroads, public utilities, pipeline companies or any other person or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each year and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation		Penalty
0-	\$1,000	[\$10.00] \$15.00
\$1,001-	\$2,000	[\$20.00] \$25.00
\$2,001-	\$3,000	[\$30.00] \$35.00
\$3,001-	\$4,000	[\$40.00] \$45.00
\$4,001-	\$5,000	[\$50.00] \$55.00
\$5,001-	\$6,000	[\$60.00] \$65.00
\$6,001-	\$7,000	[\$70.00] \$75.00
\$7,001-	\$8,000	[\$80.00] \$85.00
\$8,001-	\$9,000	[\$90.00] \$95.00
\$9,001 and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; [or]
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. Between March first and April first, the assessor shall send to each taxpayer who was sent an

assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.

4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.

137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, [they] **the taxpayer** shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation		Penalty
0-	\$1,000	[\$10.00] \$15.00
\$1,001-	\$2,000	[\$20.00] \$25.00
\$2,001-	\$3,000	[\$30.00] \$35.00
\$3,001-	\$4,000	[\$40.00] \$45.00
\$4,001-	\$5,000	[\$50.00] \$55.00
\$5,001-	\$6,000	[\$60.00] \$65.00
\$6,001-	\$7,000	[\$70.00] \$75.00
\$7,001-	\$8,000	[\$80.00] \$85.00
\$8,001-	\$9,000	[\$90.00] \$95.00
\$9,001 and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;

(4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; [or]

(5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or

(6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.

3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.

5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful appeal and any increases must be established from that basis.

140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.

2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.

3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010.”; and

Further amend said bill, Page 48, Section B, Line 6, by inserting after all of said section and line the following:

“Section C. Sections 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 2

Amend House Amendment No. 2 to House Committee Substitute for Senate Bill No. 394, Page 1, Line 36, by inserting after all of said line the following:

“Further amend said bill, Page 45, Section 169.490, Lines 49 to 64, by deleting all of said lines and inserting in lieu thereof the following:

“5. For calendar year 2018, the rate of contribution payable by each employer shall equal sixteen percent of the total compensation of all members employed by that employer. For each calendar year thereafter, the percentage rate of contribution payable by each employer of the total compensation of all members employed by that employer shall decrease one-half of one percent annually until calendar year 2032 when the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer. For subsequent calendar years after 2032, the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 394, Page 33, Section 104.1092, Line 16, by inserting after all of said line the following:

“105.666. 1. Each **defined benefit** plan shall, in conjunction with its staff and advisors, establish a board member education program, which shall be in effect on or after January 1, 2008. The curriculum shall include, at a minimum, education in the areas of duties and responsibilities of board members as trustees, ethics, governance process and procedures, pension plan design and administration of benefits, investments including but not limited to the fiduciary duties as defined under section 105.688, legal liability and risks associated with the administration of a plan, sunshine law requirements under chapter 610, actuarial principles and methods related to plan administration, and the role of staff and consultants in plan administration. Board members appointed or elected on a board on or after January 1, 2008, shall complete a board member education program designated to orient new board members in the areas described in this section within ninety days of becoming a new board member. Board members who have served one or more years **and administer a defined benefit plan** shall attend at least a total of six hours of continuing education programs each year in the areas described in this section.

2. Routine annual presentation by outside plan service providers shall not be used to satisfy board member education or continuing education program requirements contained in subsection 1 of this section. Such service providers may be utilized to perform education programs with such programs being separate and apart from routine annual presentations.

3. Plan governing body or staff shall maintain a record of board member education including, but not limited to, date, time length, location, education material, and any facilitator utilized. The record shall be signed and attested to by the attending board member or board chairperson or designee. Such information shall be maintained for public record and disclosure for at least three years or until the expiration of such board member’s term, whichever occurs first.

4. A board member who is knowingly not participating in the required education programs under this section may be removed from such board by a majority of the board members which shall result in a vacancy to be filled in accordance with plan provisions except that ex officio board members shall not be removed under this subsection.

5. Each plan shall, upon the request of any individual participant, provide an annual pension benefit statement which shall be written in a manner calculated to be understood by the average plan participant and may be delivered in written, electronic, or other appropriate form to the extent such form is reasonably accessible to each participant or beneficiary. Such pension benefit statement shall include, but not be limited to, accrued participant contributions to the plan, total benefits accrued, date first eligible for a normal retirement benefit, and projected benefit at normal retirement **for defined benefit plans only**. Any plan failing to do so shall submit in writing to the joint committee on public employee retirement as to why the information may not be provided as requested.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Emergency clause defeated.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS for SB 30**, entitled:

An Act to repeal sections 88.770 and 233.295, RSMo, and to enact in lieu thereof two new sections relating to authorized powers of political subdivisions.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 8 and House Amendment No. 9.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“68.075. 1. This section shall be known and may be cited as the “Advanced Industrial Manufacturing Zones Act”.

2. As used in this section, the following terms shall mean:

(1) “AIM zone”, an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) “County average wage”, the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of

determining eligibility;

(3) “New job”, the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee’s work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility’s payroll, one hundred percent of the employee’s income from such employment is Missouri income, and the employee is paid at or above the [state] **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority’s jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority’s jurisdiction **or under the port authority’s ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the “Port Authority AIM Zone Fund”, which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 30, Page 5, Section 233.295, Line 105, by inserting after all of said section and line the following:

“266.600. No political subdivision shall adopt or enforce any ordinance, rule, or regulation relating to the labeling, cultivation, or other use of seed, fertilizers, or soil conditioners as such terms are defined or used in sections 266.021, 266.291, and 266.361, respectively. The provisions of this section shall not apply to any ordinance, rule, or regulation enacted prior to August 28, 2017.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

“67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; [and]

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but

fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special

tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

“50.622. 1. Any county may amend the annual budget during any fiscal year in which the county receives additional funds, and such amount or source, including, but not limited to, federal or state grants or private donations, could not be estimated when the budget was adopted. The county shall follow the same procedures as required in sections 50.525 to 50.745 for adoption of the annual budget to amend its budget during a fiscal year.

2. Any county may decrease the annual budget twice during any fiscal year in which the county experiences a verifiable decline in funds of two percent or more, and such amount could not be estimated or anticipated when the budget was adopted, provided that any decrease in appropriations shall not unduly affect any one officeholder. Before any reduction affecting an independently elected officeholder can occur, negotiations shall take place with all officeholders who receive funds from the affected category of funds in an attempt to cover the shortfall. The county shall follow the same procedures as required in sections 50.525 to 50.745 to decrease the annual budget, except that the notice provided for in section 50.600 shall be extended to thirty days for purposes of this subsection. Such notice shall include a published summary of the proposed reductions and an explanation of the shortfall.

3. Any decrease in an appropriation authorized under subsection 2 of this section shall not impact any dedicated fund otherwise provided by law.

4. County commissioners may reduce budgets of departments under their direct supervision and responsibility at any time without the restrictions imposed by this section.

5. Subsections 2, 3, and 4 of this section shall expire on July 1, [2016] **2027**.

6. Notwithstanding the provisions of this section, no charter county shall be restricted from amending its budget under and pursuant to the terms of its charter.

54.040. [1.] Except in a county with a charter form of government, a candidate for county treasurer shall be at least twenty-one years of age and a resident of the state of Missouri and the county in which

he or she is a candidate for at least one year prior to the date of the general election for such office. The candidate shall also be a registered voter and shall be current in the payment of all personal and real estate taxes. Upon election to such office, the person shall continue to reside in that county during his or her tenure in office. Each candidate for county treasurer shall also provide to the election authority a copy of a signed affidavit from a surety company authorized to do business in this state indicating that the candidate meets the bond requirements for the office of county treasurer under this chapter.

[2. No sheriff, marshal, clerk or collector, or the deputy of any such officer, shall be eligible to the office of treasurer of any county.]; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

“67.505. 1. Any county may, by a majority vote of its governing body, impose a county sales tax, in conjunction with a property tax reduction for each year in which the sales tax is imposed, for the benefit of such county in accordance with the provisions of sections 67.500 to 67.545; provided, however, that no ordinance or order enacted pursuant to the authority granted by the provisions of sections 67.500 to 67.545 shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose a tax and reduce property taxes under the provisions of sections 67.500 to 67.545.

2. The ballot of submission shall contain, but need not be limited to, the following language:

Shall the county of (county’s name) impose a countywide sales tax of (insert amount) and reduce its total property tax levy annually by (insert amount) percent of the total amount of sales tax revenue collected in the same tax year?

☐ YES

☐ NO

If you are in favor of the question, place an “X” in the box opposite “YES”. If you are opposed to the question, place an “X” in the box opposite “NO”.

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax and reduce the property tax as herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax and reduce the property tax under the provisions of sections 67.500 to 67.545 and such proposal is approved by a majority of the qualified voters voting thereon.

3. The sales tax may be imposed at a rate of one-fourth of one percent, three-eighths of one percent or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. Each year in which a sales tax is imposed under the provisions of sections 67.500 to 67.545, the county shall, after

determining its budget, excluding funds required to be set aside and placed to the credit of special road districts, within the limits set by the constitution and laws of this state for the following calendar year and the total property tax levy needed to raise the revenues required by such budget, reduce that total property tax levy in an amount sufficient to decrease the total property taxes it will collect by an amount equal to one of the following:

(1) Fifty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(2) Sixty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(3) Seventy percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(4) Eighty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(5) Ninety percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

(6) One hundred percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

provided that, in the event that in the immediately preceding year a county actually collected more or less sales tax revenue than the amount determined under subdivision (4) of section 67.500, the county shall adjust its total property tax levy for the current year to reflect such increase or decrease.

4. No county in this state shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

67.547. 1. In addition to the tax authorized by section 67.505, any county **as defined in section 67.750** may, by a majority vote of its governing body, impose an additional county sales tax on all sales which are subject to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this section shall be in addition to any and all other sales tax allowed by law; except that no ordinance or order imposing a sales tax under the provisions of this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose such tax.

2. The ballot of submission shall contain, but need not be limited to the following language:

Shall the county of (county's name) impose a countywide sales tax of (insert rate) percent **for the purpose of(insert purpose)?**

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the

proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax as herein authorized unless and until the governing body of the county submits another proposal to authorize the governing body of the county to impose the sales tax under the provisions of this section and such proposal is approved by a majority of the qualified voters voting thereon. **A county shall not submit to the voters a proposed sales tax under this section for a period of two years from the date of an election in which the county previously submitted to the voters a proposed sales tax under this section, regardless of whether the initial proposed sales tax was approved or disapproved by the voters. The revenue collected from the sales tax authorized under this section shall only be used for the purpose approved by voters of the county.**

3. The sales tax may be imposed at a rate of one-eighth of one percent, one-fourth of one percent, three-eighths of one percent, or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax[,] if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. **In any city not within a county or any county described in subsection 5 of this section, no sales tax for the purpose of funding zoological activities and zoological facilities as those terms are defined in section 184.500 shall exceed a rate of one-eighth of one percent unless the sales tax was levied and collected before August 28, 2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.**

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

5. In any first class county having a charter form of government and having a population of nine hundred thousand or more, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-eighths of the proceeds of the tax shall be distributed to the county and the remaining five-eighths shall be distributed to the cities, towns and villages and the unincorporated area of the county on the ratio that the population of each bears to the total population of the county. **Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county's one percent combined tax rate ceiling provided in subsection 3 of this section.** The population of each city, town or village and the unincorporated area of the county and the total population of the county shall be determined on the basis of the most recent federal decennial census. **The provisions of this subsection shall not apply if the revenue collected is used to support zoological activities of the zoological subdistrict as defined under section 184.352.**

6. **Except as prohibited under section 184.353, residents of any county that does not adopt a sales tax under this section for the purpose of supporting zoological activities may be charged an admission fee for zoological facilities, programs, or events that are not part of the zoological subdistrict defined under subsection 15 of section 184.352 as of August 28, 2017.**

7. In any county of the second classification with more than nineteen thousand seven hundred but fewer than nineteen thousand eight hundred inhabitants, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-fourths of the proceeds of the tax shall be distributed to the county and the remaining one-fourth shall be distributed equally among the

incorporated cities, towns, and villages of the county. Upon request from any city, town, or village within the county, the county shall make available for inspection the distribution report provided to the county by the department of revenue. Any expenses incurred by the county in supplying such report to a city, town, or village shall be paid by such city, town, or village.

[7.] **8.** In any first class county having a charter form of government and having a population of nine hundred thousand or more, no tax shall be imposed pursuant to this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport or recreation, either upon, above or below the ground.

[8.] **9.** No county in this state, other than a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a city not within a county, shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit the balance in the account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county.

11. No revenue received from a tax for the purpose of funding zoological activities in any county shall be used for the benefit of any entity that has ever been named Grant's Farm or is located at ten thousand five hundred one Gravois Road, Saint Louis, Missouri, or successor address, or to supplant any funding received from the metropolitan zoological park and museum district established under section 184.350."; and

Further amend said bill, Page 2, Section 88.770, Line 41, by inserting immediately after said section and line the following:

"94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with the provisions of sections 94.500 to 94.550; provided, however, that no ordinance enacted pursuant to the authority granted by the provisions of sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under the provisions of sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

Shall the city of (insert name of city) impose a city sales tax of (insert rate of percent) percent?

☐ YES☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under the provisions of sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. **Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.**

3. If any city in which a city tax has been imposed in the manner provided for in sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective date of the change of the city boundary.

4. If any city abolishes the tax authorized under this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such abolishment was approved. Each city shall notify the director of revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized by this section and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The director of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting the following after all of said line:

“59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) **of subsection 1** of section 59.330, an additional fee of [five] **six** dollars shall be charged and collected by every recorder of deeds

in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder's fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder's office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) [Two] **Three** dollars to the fund established in subsection 2 of this section.

2. **(1)** There is hereby established a revolving fund known as the "Statutory County Recorder's Fund", which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a "qualified county" is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 30, Page 2, Section 88.770, Line 41, by inserting the following after all of said section and line:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. [Any] **No** person or persons [who] shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever[, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].

3. Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.

4. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, [shall] **may** notify the [person] **landowner** violating the provisions of this section, [verbally or] in writing, **using any mail service with delivery tracking**, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** [Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days of the tracked delivery date, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted. The petition shall include an estimate of the costs.**

5. If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law. If the court denies the petition, the county shall be responsible for the landowner's court costs and reasonable attorney's fees."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 8

Amend House Committee Substitute for Senate Bill No. 30, Page 2, Section 88.770, Line 41, by inserting immediately after said line the following:

"162.492. 1. In all urban districts containing the greater part of the population of a city which has

more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. [Directors shall serve a four-year term] **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. [Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes [if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled,] shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 9

Amend House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

“67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county [or city governing body]. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?

☐ YES

☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or

city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Senior Citizens' Services Fund", which is hereby established within the county [or city] treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the "Senior Citizen Services Fund" to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens' services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served.** Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens' services fund.

3. The administrative control and management of the funds in the senior citizens' services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens' services fund shall be approved by the governing body of the county [or city] prior to making of any payments from the fund in any fiscal year. **In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section.** The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county [or city], may accept any gift of property or money for the use and benefit of the persons to be served through the

programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs.”;** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

PRIVILEGED MOTIONS

Senator Dixon moved that the Senate refuse to concur in **HA 1, HA 2, HA 3**, as amended and **HA 4**, as amended to **SCS No. 2** for **SB 128** and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

HOUSE BILLS ON THIRD READING

HCS for **HBs 1194** and **1193**, entitled:

An Act to repeal sections 285.055, 288.062, and 290.528, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage, with an emergency clause.

Was taken up by Senator Hegeman.

Senator Hegeman offered **SS** for **HCS** for **HBs 1194** and **1193**, entitled:

SENATE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NOS. 1194 & 1193

An Act to repeal sections 285.055, 288.062, and 290.528, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage, with an emergency clause.

Senator Hegeman moved that **SS** for **HCS** for **HBs 1194** and **1193** be adopted.

President Pro Tem Richard assumed the Chair.

Senator Nasheed offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill Nos. 1194 & 1193, Page 12, Section 288.062, Line 11 of said page, by inserting after all of said line the following:

“290.502. 1. Except as may be otherwise provided pursuant to sections 290.500 to 290.530, effective January 1, 2007, every employer shall pay to each employee wages at the rate of [\$6.50] **9.00** per hour, or wages at the same rate or rates set under the provisions of federal law as the prevailing federal minimum wage applicable to those covered jobs in interstate commerce, whichever rate per hour is higher.

2. The minimum wage shall be increased or decreased on January 1, 2008, and on January 1 of

successive years, by the increase or decrease in the cost of living. On September 30, 2007, and on each September 30 of each successive year, the director shall measure the increase or decrease in the cost of living by the percentage increase or decrease as of the preceding July over the level as of July of the immediately preceding year of the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) or successor index as published by the U.S. Department of Labor or its successor agency, with the amount of the minimum wage increase or decrease rounded to the nearest five cents.”; and

Further amend the title and enacting clause accordingly.

Senator Nasheed moved that the above amendment be adopted.

At the request of Senator Hegeman, **HCS** for **HBs 1194 and 1193**, with **SS** and **SA 1** (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 488**, entitled:

An Act to repeal section 37.005, RSMo, and to enact in lieu thereof six new sections relating to the conveyance of state property.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 114**, entitled:

An Act to repeal sections 49.060, 50.622, 50.740, 50.1190, 52.290, 89.020, 94.900, 94.902, 105.030, 137.280, 137.345, 140.100, 182.640, 182.660, 321.242, 321.246, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof twenty-four new sections relating to political subdivisions, with a delayed effective date for certain sections.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 1 to House Amendment No. 7 and House Amendment No. 7, as amended.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 114, Page 17, Section 105.030, Line 34, by inserting immediately after all of said section and line the following:

“105.145. 1. The following definitions shall be applied to the terms used in this section:

(1) “Governing body”, the board, body, or persons in which the powers of a political subdivision as a body corporate, or otherwise, are vested;

(2) “Political subdivision”, any agency or unit of this state, except counties and school districts, which now is, or hereafter shall be, authorized to levy taxes or empowered to cause taxes to be levied.

2. The governing body of each political subdivision in the state shall cause to be prepared an annual report of the financial transactions of the political subdivision in such summary form as the state auditor

shall prescribe by rule, except that the annual report of political subdivisions whose cash receipts for the reporting period are ten thousand dollars or less shall only be required to contain the cash balance at the beginning of the reporting period, a summary of cash receipts, a summary of cash disbursements and the cash balance at the end of the reporting period.

3. Within such time following the end of the fiscal year as the state auditor shall prescribe by rule, the governing body of each political subdivision shall cause a copy of the annual financial report to be remitted to the state auditor.

4. The state auditor shall immediately on receipt of each financial report acknowledge the receipt of the report.

5. In any fiscal year no member of the governing body of any political subdivision of the state shall receive any compensation or payment of expenses after the end of the time within which the financial statement of the political subdivision is required to be filed with the state auditor and until such time as the notice from the state auditor of the filing of the annual financial report for the fiscal year has been received.

6. The state auditor shall prepare sample forms for financial reports and shall mail the same to the political subdivisions of the state. Failure of the auditor to supply such forms shall not in any way excuse any person from the performance of any duty imposed by this section.

7. All reports or financial statements hereinabove mentioned shall be considered to be public records.

8. The provisions of this section apply to the board of directors of every transportation development district organized under sections 238.200 to 238.275.

9. Any [transportation development district] **political subdivision** that fails to timely submit a copy of the annual financial statement to the state auditor shall be subject to a fine of five hundred dollars per day.

[9] 10. The state auditor shall report any violation of subsection [8] 9 of this section to the department of revenue. Upon notification from the state auditor's office that a [transportation development district] **political subdivision** failed to timely submit a copy of the annual financial statement, the department of revenue shall notify such [district] **political subdivision** by certified mail that the statement has not been received. Such notice shall clearly set forth the following:

(1) The name of the [district] **political subdivision**;

(2) That the [district] **political subdivision** shall be subject to a fine of five hundred dollars per day if the [district] **political subdivision** does not submit a copy of the annual financial statement to the state auditor's office within thirty days from the postmarked date stamped on the certified mail envelope;

(3) That the fine will be enforced and collected as provided under subsection [10] 11 of this section; and

(4) That the fine will begin accruing on the thirty-first day from the postmarked date stamped on the certified mail envelope and will continue to accrue until the state auditor's office receives a copy of the financial statement.

In the event a copy of the annual financial statement is received within such thirty-day period, no fine shall accrue or be imposed. The state auditor shall report receipt of the financial statement to the department of revenue within ten business days. Failure of the [district] **political subdivision** to submit the required annual financial statement within such thirty-day period shall cause the fine to be collected as provided under subsection [10] **11** of this section.

[10] **11.** The department of revenue may collect the fine authorized under the provisions of subsection [8] **9** of this section by offsetting any sales or use tax distributions due to the [district] **political subdivision**. The director of revenue shall retain two percent for the cost of such collection. The remaining revenues collected from such violations shall be distributed annually to the schools of the county in the same manner that proceeds for all penalties, forfeitures, and fines collected for any breach of the penal laws of the state are distributed.

[11] **12.** Any transportation development district organized under sections 238.200 to 238.275 having gross revenues of less than five thousand dollars in the fiscal year for which the annual financial statement was not timely filed shall not be subject to the fine authorized in this section.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 114, Page 17, Section 105.030, Line 34, by inserting immediately after all of said section and line the following:

“115.124. 1. Notwithstanding any other law to the contrary, in a nonpartisan election in any political subdivision or special district including municipal elections in any city, town, or village with [one] **two** thousand or fewer inhabitants that have adopted a proposal pursuant to subsection 3 of this section but excluding municipal elections in any city, town, or village with more than [one] **two** thousand inhabitants, if the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation as defined in section 493.050 in the district, and [if the number of candidates who have filed for a particular office is equal to the number of positions in that office to be filled by the election, no election shall be held for such office] **if the number of candidates for each office in a particular political subdivision, special district, or municipality is equal to the number of positions for each office within the political subdivision, special district, or municipality to be filled by the election and no ballot measure is placed on the ballot such that a particular political subdivision will owe no proportional election costs if an election is not held, then no election shall be held**, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they had been elected. If no election is held for [such office] **a particular political subdivision, special district, or municipality** as provided in this section, the election authority shall publish a notice containing the names of the candidates that shall assume the responsibilities of office under this section. Such notice shall be published in at least one newspaper of general circulation as defined in section 493.050 in such political subdivision or district by the first of the month in which the election would have occurred, had it been contested. Notwithstanding any other provision of law to the contrary, if at any election the number of candidates filing for a particular office exceeds the number of positions to be filled at such election, the election authority shall hold the election as scheduled, even if a sufficient number of candidates withdraw from such contest for that office so that the number of candidates remaining after the filing deadline is equal to the number of positions to be filled.

2. The election authority or political subdivision responsible for the oversight of the filing of candidates in any nonpartisan election in any political subdivision or special district shall clearly designate where candidates shall form a line to effectuate such filings and determine the order of such filings; except that, in the case of candidates who file a declaration of candidacy with the election authority or political subdivision prior to 5:00 p.m. on the first day for filing, the election authority or political subdivision may determine by random drawing the order in which such candidates' names shall appear on the ballot. If a drawing is conducted pursuant to this subsection, it shall be conducted so that each candidate, or candidate's representative if the candidate filed under subsection 2 of section 115.355, may draw a number at random at the time of filing. If such drawing is conducted, the election authority or political subdivision shall record the number drawn with the candidate's declaration of candidacy. If such drawing is conducted, the names of candidates filing on the first day of filing for each office on each ballot shall be listed in ascending order of the numbers so drawn.

3. The governing body of any city, town, or village with [one] **two** thousand or fewer inhabitants may submit to the voters at any available election, a question to adopt the provisions of subsection 1 of this section for municipal elections. If a majority of the votes cast by the qualified voters voting thereon are in favor of the question, then the city, town, or village shall conduct nonpartisan municipal elections as provided in subsection 1 of this section for all nonpartisan elections remaining in the year in which the proposal was adopted and for the six calendar years immediately following such approval. At the end of such six-year period, each such city, town, or village shall be prohibited from conducting such elections in such a manner unless such a question is again adopted by the majority of qualified voters as provided in this subsection.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 114, Page 5, Section 67.405, Line 17, by inserting immediately after all of said section and line the following:

“68.075. 1. This section shall be known and may be cited as the “Advanced Industrial Manufacturing Zones Act”.

2. As used in this section, the following terms shall mean:

(1) “AIM zone”, an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) “County average wage”, the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

(3) “New job”, the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related

facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the [state] **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 114, Page 20, Section 140.100, Line 12, by inserting immediately after said line the following:

162.492. 1. In all urban districts containing the greater part of the population of a city which has

more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. [Directors shall serve a four-year term] **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. [Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes [if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled,] shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 5

Amend House Committee Substitute for Senate Bill No. 114, Page 20, Section 140.100, Line 12, by inserting immediately after said lines the following:

“160.415. 1. For the purposes of calculation and distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the names, addresses, and eligibility for free and reduced price lunch, special education, or limited English proficiency status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state department of elementary and secondary education. Each charter school shall promptly notify the state department of elementary and secondary education and the pupil’s school district when a student discontinues enrollment at a charter school.

2. Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school’s weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers’ funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

(2) The district of residence of a pupil attending a charter school shall also pay to the charter school any other federal or state aid that the district receives on account of such child.

(3) If the department overpays or underpays the amount due to the charter school, such overpayment or underpayment shall be repaid by the public charter school or credited to the public charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

3. A workplace charter school shall receive payment for each eligible pupil as provided under subsection 2 of this section, except that if the student is not a resident of the district and is participating in a voluntary interdistrict transfer program, the payment for such pupils shall be the same as provided under section 162.1060.

4. A charter school that has declared itself as a local educational agency shall receive from the department of elementary and secondary education an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined in section 163.011 **except those funds designated by taxpayers in an urban district as early childhood education funds**, plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of elementary and secondary education shall, upon notice of the declaration, reduce the payment made to the school district by the amount specified in this subsection and pay directly to the charter school the annual amount reduced from the school district's payment.

5. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize payment to the charter school of the amount due pursuant to subsection 2 of this section and shall deduct the same amount from the next state school aid apportionment to the owing school district. If a charter school is paid more or less than the amounts due pursuant to this section, the amount of overpayment or underpayment shall be adjusted equally in the next twelve payments by the school district or the department of elementary and secondary education, as appropriate. Any dispute between the school district and a charter school as to the amount owing to the charter school shall be resolved by the department of elementary and secondary education, and the department's decision shall be the final administrative action for the purposes of review pursuant to chapter 536. During the period of dispute, the department of elementary and secondary education shall make every administrative and statutory effort to allow the continued education of children in their current public charter school setting.

6. The charter school and a local school board may agree by contract for services to be provided by the school district to the charter school. The charter school may contract with any other entity for services. Such services may include but are not limited to food service, custodial service, maintenance, management assistance, curriculum assistance, media services and libraries and shall be subject to negotiation between the charter school and the local school board or other entity. Documented actual costs of such services shall be paid for by the charter school.

7. In the case of a proposed charter school that intends to contract with an education service provider for substantial educational services or management services, the request for proposals shall additionally require the charter school applicant to:

(1) Provide evidence of the education service provider's success in serving student populations

similar to the targeted population, including demonstrated academic achievement as well as successful management of nonacademic school functions, if applicable;

(2) Provide a term sheet setting forth the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff, and the service provider; scope of services and resources to be provided by the service provider; performance evaluation measures and time lines; compensation structure, including clear identification of all fees to be paid to the service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination of the contract;

(3) Disclose any known conflicts of interest between the school governing board and proposed service provider or any affiliated business entities;

(4) Disclose and explain any termination or nonrenewal of contracts for equivalent services for any other charter school in the United States within the past five years;

(5) Ensure that the legal counsel for the charter school shall report directly to the charter school's governing board; and

(6) Provide a process to ensure that the expenditures that the education service provider intends to bill to the charter school shall receive prior approval of the governing board or its designee.

8. A charter school may enter into contracts with community partnerships and state agencies acting in collaboration with such partnerships that provide services to children and their families linked to the school.

9. A charter school shall be eligible for transportation state aid pursuant to section 163.161 and shall be free to contract with the local district, or any other entity, for the provision of transportation to the students of the charter school.

10. (1) The proportionate share of state and federal resources generated by students with disabilities or staff serving them shall be paid in full to charter schools enrolling those students by their school district where such enrollment is through a contract for services described in this section. The proportionate share of money generated under other federal or state categorical aid programs shall be directed to charter schools serving such students eligible for that aid.

(2) A charter school shall provide the special services provided pursuant to section 162.705 and may provide the special services pursuant to a contract with a school district or any provider of such services.

11. A charter school may not charge tuition or impose fees that a school district is prohibited from charging or imposing, except that a charter school may receive tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in section 167.131, from an unaccredited district.

12. A charter school is authorized to incur debt in anticipation of receipt of funds. A charter school may also borrow to finance facilities and other capital items. A school district may incur bonded indebtedness or take other measures to provide for physical facilities and other capital items for charter schools that it sponsors or contracts with. Except as otherwise specifically provided in sections 160.400 to 160.425, upon the dissolution of a charter school, any liabilities of the corporation will be satisfied through the procedures of chapter 355. A charter school shall satisfy all its financial obligations within twelve months of notice from the sponsor of the charter school's closure under subsection 8 of section

160.405. After satisfaction of all its financial obligations, a charter school shall return any remaining state and federal funds to the department of elementary and secondary education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary and secondary education may withhold funding at a level the department determines to be adequate during a school's last year of operation until the department determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied.

13. Charter schools shall not have the power to acquire property by eminent domain.

14. The governing body of a charter school is authorized to accept grants, gifts or donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or donation may not be accepted by the governing body if it is subject to any condition contrary to law applicable to the charter school or other public schools, or contrary to the terms of the charter.

163.018. 1. Notwithstanding the definition of "average daily attendance" in subdivision (2) of section 163.011 to the contrary, pupils between the ages of three and five who are eligible for free and reduced price lunch and attend an early childhood education program:

(1) That is operated by and in a district or by a charter school that has declared itself as a local educational agency providing full-day kindergarten and that meets standards established by the state board of education; **or**

(2) That is under contract with a district or charter school that has declared itself as a local educational agency and that meets standards established by the state board of education

shall be included in the district's or charter school's calculation of average daily attendance. The total number of such pupils included in the district's or charter school's calculation of average daily attendance shall not exceed four percent of the total number of pupils who are eligible for free and reduced price lunch between the ages of five and eighteen who are included in the district's or charter school's calculation of average daily attendance.

2. (1) For any district that has been declared unaccredited by the state board of education and remains unaccredited as of July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable during the 2015-16 school year.

(2) For any district that is declared unaccredited by the state board of education after July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable immediately upon such declaration.

(3) For any district that has been declared provisionally accredited by the state board of education and remains provisionally accredited as of July 1, 2016, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable beginning in the 2016-17 school year.

(4) For any district that is declared provisionally accredited by the state board of education after July 1, 2016, and for any charter school located in said district, the provisions of this section shall become applicable beginning in the 2016-17 school year or immediately upon such declaration, whichever is later.

(5) For all other districts and charter schools, the provisions of subsection 1 of this section shall become effective in any school year subsequent to a school year in which the amount appropriated for

subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031, and shall remain effective in all school years thereafter, irrespective of the amount appropriated for subsections 1 and 2 of section 163.031 in any succeeding year, **provided that in the first school year in which subsection 1 of this section becomes effective under this subdivision, school districts and charter schools shall receive thirty-three percent of the funding associated with such pupils; in the second school year, school districts and charter schools shall receive sixty-six percent of the funding associated with such pupils; and in the third school year, school districts and charter schools shall receive one hundred percent of the funding associated with such pupils.**

3. This section shall not require school attendance beyond that mandated under section 167.031 and shall not change or amend the provisions of sections 160.051, 160.053, 160.054, and 160.055 relating to kindergarten attendance.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 6

Amend House Committee Substitute for Senate Bill No. 114, Page 3, Section 50.1190, Lines 1-9, by removing all of said section and lines; and

Further amend said bill, Page 4, Section 52.290, Line 27, by inserting immediately after all of said section and line the following:

“59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) **of subsection 1** of section 59.330, an additional fee of [five] **six** dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder’s fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder’s office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) [Two] **Three** dollars to the fund established in subsection 2 of this section.

2. **(1)** There is hereby established a revolving fund known as the “Statutory County Recorder’s Fund”, which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes

of this section a “qualified county” is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county recorder’s fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder’s fund.”; and

Further amend said bill, Pages 18 and 19, Section 137.280, Lines 49-56, by deleting all of said lines and inserting in lieu thereof the following:

“4. If annual waivers exceed forty percent then by February first of each year the assessor shall transmit to the county employees’ retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 7

Amend House Amendment No. 7 to House Committee Substitute for Senate Bill No. 114, Page 2, Line 5, by inserting immediately after all of said line the following:

“Further amend said bill, Page 4, Section 67.142, Line 10, by inserting immediately after all of said section and line the following:

“67.307. 1. As used in this section, the following terms mean:

(1) “Law enforcement officer”, a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) “Municipality”, any county, city, town, or village;

(3) “Municipality official”, any elected or appointed official or any law enforcement officer serving the municipality;

(4) “Sanctuary policy”, any municipality's order [or], ordinance, **or law enforcement policy, regardless of whether formally enacted or [followed] informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration

status of any alien within such municipality; [or]

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law[.];

(c) Violates 8 U.S.C. Section 1373 in any way;

(d) Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;

(e) Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or

(f) Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009.”; and”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 7

Amend House Committee Substitute for Senate Bill No. 114, Page 1, Section A, Line 6, by inserting immediately after said section and line the following:

“43.505. 1. The department of public safety is hereby designated as the central repository for the collection, maintenance, analysis and reporting of crime incident activity generated by law enforcement agencies in this state. The department shall develop and operate a uniform crime reporting system that is compatible with the national uniform crime reporting system operated by the Federal Bureau of Investigation.

2. The department of public safety shall:

(1) Develop, operate and maintain an information system for the collection, storage, maintenance, analysis and retrieval of crime incident and arrest reports from Missouri law enforcement agencies;

(2) Compile the statistical data and forward such data as required to the Federal Bureau of Investigation or the appropriate Department of Justice agency in accordance with the standards and procedures of the national system;

(3) Provide the forms, formats, procedures, standards and related training or training assistance to all law enforcement agencies in the state as necessary for such agencies to report incident and arrest activity for timely inclusion into the statewide system;

(4) Annually publish a report on the nature and extent of crime and submit such report to the governor and the general assembly. Such report and other statistical reports shall be made available to state and local law enforcement agencies and the general public through an electronic or manual medium;

(5) Maintain the privacy and security of information in accordance with applicable state and federal laws, regulations and orders; and

(6) Establish such rules and regulations as are necessary for implementing the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be invalid and void.

3. Every law enforcement agency in the state shall:

(1) Submit crime incident reports to the department of public safety on forms or in the format prescribed by the department; and

(2) Submit any other crime incident information which may be required by the department of public safety.

4. Any law enforcement agency that violates this section **after December 31, 2021**, may be ineligible to receive state or federal funds which would otherwise be paid to such agency for law enforcement, safety or criminal justice purposes.”; and

Further amend said bill, Page 30, Section 475.120, Line 43, by inserting after all of said section and line the following:

“488.5320. 1. Sheriffs, county marshals or other officers shall be allowed a charge for their services rendered in criminal cases and in all proceedings for contempt or attachment, as required by law, the sum of seventy-five dollars for each felony case or contempt or attachment proceeding, ten dollars for each misdemeanor case, and six dollars for each infraction, including cases disposed of by a violations bureau established pursuant to law or supreme court rule. Such charges shall be charged and collected in the manner provided by sections 488.010 to 488.020 and shall be payable to the county treasury; except that, those charges from cases disposed of by a violations bureau shall be distributed as follows: one-half of the charges collected shall be forwarded and deposited to the credit of the MODEX fund established in subsection 6 of this section for the operational cost of the Missouri data exchange (MODEX) system, and one-half of the charges collected shall be deposited to the credit of the inmate

security fund, established in section 488.5026, of the county or municipal political subdivision from which the citation originated. If the county or municipal political subdivision has not established an inmate security fund, all of the funds shall be deposited in the MODEX fund.

2. [Notwithstanding subsection 1 of this section to the contrary, sheriffs, county marshals, or other officers in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants or in any city not within a county shall not be allowed a charge for their services rendered in cases disposed of by a violations bureau established pursuant to law or supreme court rule.

3.] The sheriff receiving any charge pursuant to subsection 1 of this section shall reimburse the sheriff of any other county or the City of St. Louis the sum of three dollars for each pleading, writ, summons, order of court or other document served in connection with the case or proceeding by the sheriff of the other county or city, and return made thereof, to the maximum amount of the total charge received pursuant to subsection 1 of this section.

[4.] 3. The charges provided in subsection 1 of this section shall be taxed as other costs in criminal proceedings immediately upon a plea of guilty or a finding of guilt of any defendant in any criminal procedure. The clerk shall tax all the costs in the case against such defendant, which shall be collected and disbursed as provided by sections 488.010 to 488.020; provided, that no such charge shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court; provided further, that all costs, incident to the issuing and serving of writs of scire facias and of writs of fieri facias, and of attachments for witnesses of defendant, shall in no case be paid by the state, but such costs incurred under writs of fieri facias and scire facias shall be paid by the defendant and such defendant's sureties, and costs for attachments for witnesses shall be paid by such witnesses.

[5.] 4. Mileage shall be reimbursed to sheriffs, county marshals and guards for all services rendered pursuant to this section at the rate prescribed by the Internal Revenue Service for allowable expenses for motor vehicle use expressed as an amount per mile.

[6.] 5. (1) There is hereby created in the state treasury the "MODEX Fund", which shall consist of money collected under subsection 1 of this section. The fund shall be administered by the peace officers standards and training commission established in section 590.120. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, money in the fund shall be used solely for the operational support and expansion of the MODEX system.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The MODEX fund may accept funds from federal, state, local, and private entities which utilize the information from the fund to fight fraud and other activities which are in the best interest of law enforcement or the state of Missouri.

7. Any information in MODEX which is open under the provisions of chapter 610 is considered open and is not Criminal Justice Information Services data. Any information in MODEX may be shared with any other law enforcement agency, division, or department of the state of Missouri, or other entity approved by the peace officer standards and training

commission, for the purpose of anti-fraud efforts.

513.653. 1. Law enforcement agencies involved in using the federal forfeiture system under federal law shall file a report regarding federal seizures and the proceeds therefrom. Such report shall be filed annually by [January thirty-first] **February fifteenth** for the previous calendar year with the [department of public safety and the] state auditor's office. The report for the calendar year shall [include the type and value of items seized and turned over to the federal forfeiture system, the beginning balance as of January first of federal forfeiture funds or assets previously received and not expended or used, the proceeds received from the federal government (the equitable sharing amount), the expenditures resulting from the proceeds received, and the ending balance as of December thirty-first of federal forfeiture funds or assets on hand. The department of public safety shall not issue funds to any law enforcement agency that fails to comply with the provisions of this section] **consist of a copy of the federal form entitled "ACA Form - Equitable Sharing Agreement and Certification" which is identical to the form submitted in that year to the federal government.**

2. [Intentional] **Any law enforcement agency that intentionally** or [knowing failure] **knowingly fails** to comply with the reporting requirement contained in this section shall be [a class A misdemeanor, punishable by a fine of up to one thousand dollars] **ineligible to receive state or federal funds which would otherwise be paid to such agency for law enforcement, safety, or criminal justice purposes.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 3, HA 1 to HA 4, HA 4** as amended, to **SB 222**, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 222**, as amended. Representatives: Korman, Reiboldt, Tate, McCreery, Razer.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS for SB 225**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS for SB 225**, as amended. Representatives: Davis, Fraker, McGaugh, Runions, Burns.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SCS** for **SB 112**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 112**, as amended. Representatives: Tate, Fraker, Bondon, Adams, McCreery.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SCS** for **SB 355**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 355**, as amended. Representatives: Alferman, Lichtenegger, Rowland (155), Kendrick, Dunn.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 501**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 501**, as amended. Representatives: Stephens (128), Neely, Wiemann, Walker (74), Stevens (46).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SCS** for **SB 421**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 421**, as amended. Representatives: Kidd, Engler, Kelley (127), Rowland (29), Anders.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SS** for **SB 35**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee

to act with a like committee from the Senate on **HCS** for **SS** for **SB 35**, as amended. Representatives: Ross, Christofanelli, Kelly (141), Pierson Jr., Rowland (29).

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SCS** for **SB 11**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 11**, as amended. Representatives: Fraker, Alferman, Mathews, Wessels, McCreery.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1**, **HA 2**, **HA 1** to **HA 3**, **HA 2** to **HA 3**, **HA 3** as amended, **HA 1** to **HA 4**, **HA 4** as amended to **SCS No. 2** for **SB 128**, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SCS No. 2** for **SB 128**, as amended. Representatives: Roeber, McGaugh, Plocher, Mitten, Ellebracht.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 11**, as amended: Senators Wasson, Cunningham, Sater, Walsh and Schupp.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SS** for **SB 35**, as amended: Senators Cunningham, Sater, Riddle, Rizzo and Sifton.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 112**, as amended: Senators Schatz, Hegeman, Hoskins, Curls and Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SCS No. 2** for **SB 128**, as amended: Senators Dixon, Libla, Romine, Sifton and Chappelle-Nadal.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 222**, as amended: Senators Riddle, Munzlinger, Hegeman, Hummel and Curls.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 225**, as amended: Senators Schatz, Wasson, Munzlinger, Hummel and Schupp.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 355**, as amended: Senators Romine, Libla, Hoskins, Hummel and Curls.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 421**, as amended: Senators Rizzo, Hummel, Hoskins, Wasson and Kraus.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 501**, as amended: Senators Sater, Onder, Brown, Schupp and Chappelle-Nadal.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 30**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

HOUSE BILLS ON THIRD READING

Senator Hegeman moved that **HCS** for **HBs 1194** and **1193**, with **SS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 1 was again taken up.

Senator Rowden assumed the Chair.

At the request of Senator Hegeman, **HCS** for **HBs 1194** and **1193**, with **SS** and **SA 1** (pending), was placed on the Informal Calendar.

RESOLUTIONS

Senator Curls offered Senate Resolution No. 995, regarding Zakiah Marshall, Ashland, which was adopted.

Senator Curls offered Senate Resolution No. 996, regarding Brendan Simpson, Arnold, which was adopted.

Senator Curls offered Senate Resolution No. 997, regarding Khaiuna Ayetimiyyi, Poplar Bluff, which was adopted.

Senator Walsh offered Senate Resolution No. 998, regarding Christopher Hornsey, which was adopted.

Senator Onder offered Senate Resolution No. 999, regarding Alexis Pearl Lesch, O'Fallon, which was adopted.

Senator Curls offered Senate Resolution No. 1000, regarding the death of Curtis C. Jones, Sr., Kansas City, which was adopted.

Senator Kraus offered Senate Resolution No. 1001, regarding Taylor Hord, Blue Springs, which was adopted.

Senator Munzlinger offered Senate Resolution No. 1002, regarding Roxane Gaston, Bowling Green, which was adopted.

Senator Sater offered Senate Resolution No. 1003, regarding the Seventieth Wedding Anniversary of Carroll and Eileen McIntosh, Forsyth, which was adopted.

Senator Sater offered Senate Resolution No. 1004, regarding Donnie Stumpff, Cassville, which was adopted.

Senator Walsh offered Senate Resolution No. 1005, regarding the death of Dorothy Jean Cannon, Florissant, which was adopted.

Senator Romine offered Senate Resolution No. 1006, regarding Sharon Smith, Sainte Genevieve, which was adopted.

INTRODUCTION OF GUESTS

Senator Brown introduced to the Senate, his grandchildren, Rio Sherrell and Kennedy Brown; and students from Mark Twain Elementary School, Rolla.

Senator Rizzo introduced to the Senate, his wife, Lindsay, and their daughters Sofia and Ella.

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SEVENTIETH DAY—THURSDAY, MAY 11, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCB 10-Engler	HCS for HB 670
HCS for HB 619	HB 743-Conway
HCS for HB 162	HB 824-Reiboldt
HB 97-Swan	HCS for HB 384
HCS for HB 293	HCS for HB 886
HCS for HB 219	HCB 7-Fitzwater
HCS for HB 324	HCB 1-McGaugh
HCS for HB 746	HCS for HB 608
HCS for HB 194	HCS for HB 380
HCS for HBs 960, 962 & 828	

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|-----------------------------|
| 1. SB 535-Wallingford | 9. SB 483-Holsman |
| 2. SB 523-Sater, with SCS | 10. SB 498-Nasheed |
| 3. SB 480-Kraus | 11. SB 251-Kehoe, with SCS |
| 4. SB 407-Riddle, with SCS | 12. SB 528-Hegeman |
| 5. SB 353-Wallingford, with SCS | 13. SB 307-Munzlinger |
| 6. SB 380-Riddle | 14. SB 472-Hoskins |
| 7. SB 297-Hummel, with SCS | 15. SB 524-Koenig, with SCS |
| 8. SB 474-Schatz | |

HOUSE BILLS ON THIRD READING

- | | |
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| 1. HCS for HB 381, with SCS (Hegeman) | 30. HCS for HB 631, with SCS (Emery) |
| 2. HB 58-Haefner (Onder) | 31. HCS for HB 348 (Romine) |
| 3. HB 175-Reiboldt, with SCS (Munzlinger) | 32. HJR 10-Brown (Romine) |
| 4. HB 327-Morris (Curls) | 33. HCS#2 for HB 502 (Rowden) |
| 5. HB 680-Fitzwater, with SCS (Wasson) | 34. HCS for HB 304, with SCS (Koenig) |
| 6. HCS for HB 57-Haefner, with SCS
(Libla) | 35. HB 871-Davis, with SCS (Kraus) |
| 7. HCS for HB 422 (Dixon) | 36. HB 843-McGaugh, with SCS (Hegeman) |
| 8. HB 245-Rowland, with SCS (Cunningham) | 37. HB 200-Fraker, with SCS (Sater) |
| 9. HB 262-Sommer (Hoskins) | 38. HCS for HB 703 (Hegeman) |
| 10. HCS for HB 270 (Rowden) | 39. HB 956-Kidd, with SCS (Rizzo) |
| 11. HCS for HB 661, with SCS (Emery) | 40. HCS for HB 199, with SCS (Cunningham) |
| 12. HB 758-Cookson, with SCS (Hegeman) | 41. HB 87-Henderson, with SCS (Romine) |
| 13. HCS for HB 138, with SCS (Onder) | 42. HB 587-Redmon, with SCS (Hegeman) |
| 14. HCS for HB 441 (Rowden) | 43. HCS for HB 258, with SCS (Munzlinger) |
| 15. HCS for HB 253, with SCS (Romine) | 44. HB 349-Brown, with SCS (Sater) |
| 16. HB 94-Lauer (Romine) | 45. HCS for HB 316, with SCS
(Wallingford) |
| 17. HB 248-Fitzwater, with SCS
(Cunningham) | 46. HB 558-Ross, with SCS (Schatz) |
| 18. HB 289-Fitzpatrick, with SCS (Rowden) | 47. HB 586-Rhoads (Rowden) |
| 19. HB 493-Bondon, with SCS (Silvey) | 48. HB 256-Rhoads, with SCS (Munzlinger) |
| 20. HB 52-Andrews (Hegeman) | 49. HCS for HB 645 (Sater) |
| 21. HCS for HB 647, with SCS (Sater) | 50. HCS for HB 183 (Nasheed) |
| 22. HCS for HB 353, with SCS (Sater) | 51. HCS for HB 542 (Schatz) |
| 23. HCS for HB 54, with SCS (Emery) | 52. HB 61-Alferman (Schatz) |
| 24. HB 355-Bahr (Eigel) | 53. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard) |
| 25. HCS for HB 122, with SCS (Onder) | 54. HB 811-Ruth (Wieland) |
| 26. HCS for HB 230, with SCS (Koenig) | 55. HB 805-Basye (Rowden) |
| 27. HB 700-Cookson, with SCS (Libla) | 56. HB 664-Korman (Riddle) |
| 28. HB 1045-Haahr (Wasson) | 57. HB 105-Love (Kraus) |
| 29. HB 909-Fraker (Wasson) | 58. HB 849-Pfautsch (Kraus) |

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| 59. HCS for HB 260, with SCS (Sater) | 76. HCS for HB 261 (Onder) |
| 60. HCS for HB 1158, with SCS (Riddle) | 77. HB 294-Lynch (Brown) |
| 61. HCS for HB 159 (Brown) | 78. HCS for HB 303 (Onder) |
| 62. HB 598-Cornejo (Hegeman) | (In Fiscal Oversight) |
| 63. HB 469-Gannon, with SCS (Romine) | 79. HCS for HB 174, with SCS |
| 64. HCS for HB 935, with SCS (Walsh) | (Wallingford) |
| 65. HB 193-Kelley (Emery) | 80. HCS for HB 142 (Hoskins) |
| 66. HB 281-Rowland (Sater) | 81. HCS for HB 247, with SCS (Schatz) |
| 67. HB 568-Tate, with SCS (Schatz) | 82. HCS for HB 334, with SCS |
| 68. HCS for HB 741, with SCS (Wieland) | (Wallingford) (In Fiscal Oversight) |
| 69. HB 815-Basye, with SCS (Riddle) | 83. HB 571-Engler, with SCS (Romine) |
| 70. HB 557-Ross (Cunningham) | (In Fiscal Oversight) |
| 71. HCS for HB 694 (Cunningham) | 84. HCS for HB 656, with SCS (Rowden) |
| 72. HCS for HB 225 (Munzlinger) | 85. HCS for HB 330 (Wasson) |
| 73. HCS for HB 181 (Sater) | 86. HB 209-Wiemann, with SCS (Riddle) |
| 74. HB 697-Trent (Rowden) | (In Fiscal Oversight) |
| 75. HB 719-Rhoads (Munzlinger) | |

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------------|-----------------------------------|
| SB 5-Richard | SB 96-Sater and Emery |
| SB 6-Richard, with SCS | SB 97-Sater, with SCS |
| SB 13-Dixon | SB 102-Cunningham, with SCS |
| SB 20-Brown | SB 103-Wallingford |
| SB 21-Brown | SB 109-Holsman, with SCS |
| SB 28-Sater, with SCS (pending) | SB 115-Schupp, with SCS |
| SB 32-Emery, with SCS | SB 117-Schupp, with SCS |
| SBs 37 & 244-Silvey, with SCS, SS for | SB 122-Munzlinger, with SCS |
| SCS & SA 1 (pending) | SB 123-Munzlinger |
| SB 41-Wallingford and Emery, with SS, | SB 126-Wasson |
| SA 1 & SA 1 to SA 1 (pending) | SB 129-Dixon and Sifton, with SCS |
| SBs 44 & 63-Romine, with SCS | SB 130-Kraus, with SCS |
| SB 46-Libla, with SCS | SB 133-Chappelle-Nadal |
| SB 61-Hegeman, with SCS | SB 138-Sater |
| SB 67-Onder, et al, with SS, SA 1 & | SB 141-Emery |
| SSA 1 for SA 1 (pending) | SB 142-Emery |
| SB 68-Onder and Nasheed | SB 144-Wallingford |
| SB 76-Munzlinger | SB 145-Wallingford, with SCS |
| SB 80-Wasson, with SCS | SB 147-Romine |
| SB 81-Dixon | SB 156-Munzlinger, with SCS |
| SB 83-Dixon | SB 157-Dixon, with SCS |
| SB 85-Kraus, with SCS | SB 158-Dixon |

SB 163-Romine	SB 264-Dixon
SB 169-Dixon, with SCS	SB 267-Schatz, with SCS
SB 171-Dixon and Sifton, with SCS	SB 271-Wasson and Richard, with SCS
SB 176-Dixon	SB 280-Hoskins, with SCS
SB 177-Dixon, with SCS	SB 284-Hegeman, with SCS
SB 178-Dixon	SBs 285 & 17-Koenig, with SCS
SB 180-Nasheed, with SCS	SB 286-Rizzo
SB 183-Hoskins, with SCS	SB 290-Schatz, with SCS
SB 184-Emery, with SS (pending)	SB 295-Schaaf, with SCS
SB 185-Onder, et al, with SCS	SB 298-Curls
SB 188-Munzlinger, with SCS	SB 303-Wieland, with SCS
SB 189-Kehoe, with SCS	SB 305-Kehoe, et al, with SS, SA 3 & SA 1 to SA 3 (pending)
SB 190-Emery, with SCS & SS#2 for SCS (pending)	SB 311-Wasson, with SCS
SB 196-Koenig	SBs 314 & 340-Schatz, et al, with SCS
SB 199-Wasson	SB 316-Rowden, with SCS
SB 200-Libla	SB 325-Kraus
SB 201-Onder, with SCS	SBs 327, 238 & 360-Romine, with SCS
SB 203-Sifton, with SCS	SB 328-Romine, with SCS & SA 3 (pending)
SB 207-Sifton	SB 330-Munzlinger
SB 209-Wallingford	SB 331-Hegeman
SB 210-Onder, with SCS	SB 333-Schaaf, with SCS
SB 220-Riddle, with SCS & SS for SCS (pending)	SB 336-Wieland
SB 221-Riddle	SB 341-Nasheed, with SCS
SB 223-Schatz, with SCS	SB 348-Wasson, with SA 1 (pending)
SB 227-Koenig, with SCS	SB 349-Wasson
SB 228-Koenig, with SS & SA 1 (pending)	SB 358-Wieland
SB 230-Riddle	SB 362-Hummel
SB 232-Schatz	SB 368-Rowden
SB 233-Wallingford	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 234-Libla, with SCS	SB 378-Wallingford
SB 239-Rowden, with SCS	SB 379-Schatz
SB 242-Emery, with SCS	SB 381-Riddle
SB 243-Hegeman	SB 383-Eigel and Wieland
SB 247-Kraus, with SCS	SB 384-Rowden, with SCS
SB 250-Kehoe	SB 389-Sater, with SCS
SB 252-Dixon, with SCS	SB 391-Munzlinger
SB 258-Munzlinger	SB 392-Holsman
SB 259-Munzlinger	SB 406-Wasson and Sater
SB 260-Munzlinger	SB 409-Koenig
SB 261-Munzlinger	SB 410-Schatz
SB 262-Munzlinger	SB 413-Munzlinger
SB 263-Riddle	SB 418-Hegeman, with SCS

SB 419-Riddle
 SB 422-Cunningham, with SCS
 SB 426-Wasson, with SCS
 SB 427-Wasson
 SB 430-Cunningham, with SCS
 SB 433-Sater, with SCS
 SB 435-Cunningham, with SCS
 SB 442-Hegeman
 SB 445-Rowden
 SB 448-Emery
 SB 451-Nasheed, with SS (pending)
 SB 468-Hegeman

SB 469-Schatz
 SB 475-Schatz
 SB 485-Hoskins
 SB 517-Wasson
 SB 518-Emery
 SB 526-Brown
 SB 532-Hoskins
 SJR 5-Emery, with SCS (pending)
 SJR 9-Romine, with SCS
 SJR 11-Hegeman, with SCS
 SJR 12-Eigel
 SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
 HCS for HB 66, with SCS (Sater)
 HB 85-Redmon, with SCS (Hegeman)
 HCS for HBs 91, 42, 131, 265 & 314
 (Brown)
 HB 95-McGaugh (Emery)
 HB 104-Love (Brown)
 HCS for HB 115, with SCS (Wasson)
 HB 207-Fitzwater (Romine)
 HB 251-Taylor, with SCS, SS for SCS,
 SA 2 & SA 3 to SA 2 (pending) (Onder)
 HB 288-Fitzpatrick (Kehoe)
 HCS for HBs 302 & 228, with SCS, SS for
 SCS & SA 5 (pending) (Schatz)

HCS for HBs 337, 259 & 575 (Schatz)
 HCS for HB 427, with SCS (Kehoe)
 HCS for HB 452, with SA 1 (pending)
 (Rowden)
 HCS for HB 460, with SS & SA 1 (pending)
 (Munzlinger)
 HB 461-Kolkmeier (Munzlinger)
 HB 462-Kolkmeier (Munzlinger)
 HB 655-Engler (Dixon)
 HCS for HB 831, with SCS (pending)
 (Hummel)
 HCS for HBs 1194 & 1193, with SS & SA 1
 (pending) (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SB 114-Schatz, with HCS, as amended
 SCS for SB 322-Wieland and Romine, with
 HA 1 & HA 2

SB 394-Romine, with HCS, as amended
 SB 488-Kehoe, with HCS
 SB 503-Munzlinger, with HA 1, HA 2 & HA 3

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
 as amended, HA 4, HA 5, HA 6, HA 7,
 HA 8, as amended & HA 9, as amended

SCS for SB 11-Wasson, with HCS, as amended
 SS for SB 34-Cunningham, with HCS,
 as amended

SS for SB 35-Cunningham, with HCS,
as amended
SB 50-Walsh, with HA 1, HA 2, HA 3,
HA 4, HA 5, as amended, HA 6,
as amended, HA 7, as amended, HA 8,
HA 9, HA 10, as amended, HA 11, HA 12,
as amended, HA 13, HA 14 & HA 15
(Senate adopted CCR and passed CCS)
SS for SB 62-Hegeman, with HCS,
as amended
SB 64-Schatz, with HA 1, HA 2 & HA 3
SB 111-Hegeman, with HCS, as amended
SCS for SB 112-Schatz, with HCS,
as amended
SCS#2 for SB 128-Dixon, with HA 1,
HA 2, HA 3, as amended & HA 4,
as amended

SCS for SB 139-Sater, with HCS,
as amended
SB 222-Riddle, with HA 1, HA 2, HA 3 &
HA 4, as amended
SB 225-Schatz, with HCS, as amended
SB 283-Hegeman, with HCS, as amended
SB 302-Wieland, with HCS, as amended
SCS for SB 355-Romine, with HCS,
as amended
SCS for SB 421-Rizzo, with HCS,
as amended
SB 501-Sater, with HCS, as amended
HCS for HB 19, with SCS (Brown)
HCS for HBs 90 & 68, with SS, as amended
(Schatz)

Requests to Recede or Grant Conference

SB 30-Sater, with HCS, as amended
(Senate requests House recede or
grant conference)
SB 411-Schatz, with HA 1, HA 2, HA 3,
as amended, HA 4 & HA 5, as amended
(Senate requests House recede & take
up and pass bill)

HCB 3-Fitzpatrick, with SS (Koenig)
(Senate refuses to recede & requests
House take up and pass bill)

RESOLUTIONS

SR 197-Richard
SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
SCR 17-Curls
SCR 18-Wallingford

SCR 25-Cunningham, with SCS (pending)
HCR 6-Justus (Sater)
HCR 28-Rowland (Kehoe)

Journal of the Senate

FIRST REGULAR SESSION

SEVENTIETH DAY—THURSDAY, MAY 11, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Let your steadfast love, O Lord, be upon us, even as we hope in you.” (Psalm 33:22)

Gracious God, our souls hunger for You to be with us this day, for it will be filled with tension and stress. But we know that You willingly provide us hope and love for our lives. We ask that you bring us a sense of joy in Your presence so we can convey with our lives and decisions that we trust in You and desire always to do that which pleases You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from St. Louis Public Radio, Associated Press, KMIZ-TV and KSDK-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Libla offered Senate Resolution No. 1007, regarding OAKS Senior Nutrition Center, Kennett, which was adopted.

Senator Hummel offered Senate Resolution No. 1008, regarding Ryan Michael Jones, Kearney, which was adopted.

Senator Munzlinger offered Senate Resolution No. 1009, regarding the Fiftieth Anniversary of Public Water Supply District #1, Macon County, which was adopted.

REMONSTRANCES

Senator Wallingford offered the following remonstrance:

SENATE REMONSTRANCE NO. 1

Whereas, the \$2.5 million reduction in state funding has the potential of devastating the operations of Centers for Independent Living (CIL), causing layoffs, reduction in services and possible closure of some CILs; and

Whereas, CILs are the most cost efficient, effective, and prudent providers of opportunities and services to people with disabilities. They offer a range of services to anyone regardless of disability and help encourage and develop in Missouri citizens with disability a sense of identity, independence, and initiative; and

Whereas, CILs provide training, socialization, employment, and other services based on five core services upon which the IL grant is based. By so severely cutting those funds, we put at risk these unique opportunities for people with disabilities which are all too rare and often unavailable any where else; and

Whereas, there is great misunderstanding concerning these organizations and that ignorance has led to CILs being taken for granted. The IL grant is wholly different and completely separate from any contract services (such as Medicaid home and community based services) or other grants for which a CIL may qualify. CILs are nonprofits whose primary concern is mission not money; and

Whereas, last year CILs served 25,118 and were already extremely underfunded. The current cut will mean a 41% cut in services offered by CILs with only 14,820 being served next year; and

Whereas, CILs across the state are at risk of closing; and

Whereas, the 22 CILs in Missouri employ 245 staff. This \$2.5 million dollar cut may result in approximately a 37% reduction in staff or 90 people losing their jobs; and

Whereas, the average funding level for each CIL will decrease from \$203,897 to \$120,059; and

Whereas, because the progress which resulted in the establishment of Centers for Independent Living was the result of protracted struggle, self-sacrifice, patient negotiation, and the hope of building more equitable communities is now at risk, it should be understood in no uncertain terms what is at risk in our state because of the impact of these cuts:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, First Regular Session, hereby remonstrate against cutting CIL funding.

CONCURRENT RESOLUTIONS

Senator Kehoe moved that **HCR 28** be taken up for adoption, which motion prevailed.

On motion of Senator Kehoe, **HCR 28** was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curts	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Rizzo—1

Absent with leave—Senators—None

Vacancies—1

HOUSE BILLS ON SECOND READING

The following Bills were read the 2nd time and referred to the Committees indicated:

HCB 10—Insurance and Banking.

HCS for HB 619—Health and Pensions.

HCS for HB 162—Transportation, Infrastructure and Public Safety.

HB 97—Education.

HCS for HB 293—Transportation, Infrastructure and Public Safety.

HCS for HB 219—Judiciary and Civil and Criminal Jurisprudence.

HCS for HB 324—Education.

HCS for HB 746—Insurance and Banking.

HCS for HB 194—Seniors, Families and Children.

HCS for HBs 960, 962 & 828—Ways and Means.

HCS for HB 670—Education.

HB 743—Judiciary and Civil and Criminal Jurisprudence.

HB 824—Transportation, Infrastructure and Public Safety.

HCS for HB 384—Agriculture, Food Production and Outdoor Resources.

HCS for HB 886—Health and Pensions.

HCB 7—General Laws.

HCB 1—Judiciary and Civil and Criminal Jurisprudence.

HCS for HB 608—Economic Development.

HCS for HB 380—Transportation, Infrastructure and Public Safety.

HOUSE BILLS ON THIRD READING

HB 104, introduced by Representative Love, entitled:

An Act to repeal sections 8.675, 8.683, 34.217, 89.410, 285.500, 290.095, 290.210, 290.220, 290.230,

290.240, 290.250, 290.260, 290.262, 290.263, 290.265, 290.270, 290.280, 290.290, 290.300, 290.305, 290.315, 290.320, 290.325, 290.330, 290.335, 290.340, 290.550, 292.630, 393.715, 516.130, and 630.546, RSMo, and to enact in lieu thereof eleven new sections relating to the prevailing wage on public works.

Was taken up by Senator Brown.

Senator Schatz offered SS for **HB 104**, entitled:

SENATE SUBSTITUTE FOR
HOUSE BILL NO. 104

An Act to repeal sections 290.210, 290.220, 290.230, 290.260, and 290.262, RSMo, and to enact in lieu thereof four new sections relating to public contracts.

Senator Schatz moved that SS for **HB 104** be adopted.

At the request of Senator Brown, **HB 104**, with SS (pending), was placed on the Informal Calendar.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed SS for SCS for **SB 49**.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1 as amended.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

“Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 4, Section 67.547, Lines 44-45, by deleting all of said lines and inserting in lieu thereof the following:

“2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.”

Further amend said bill, Page 7, Section 94.510, Lines 27-29, by deleting all of said lines and inserting in lieu thereof the following:

“three-eighths percent. Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.” ;
and”;

Further amend said bill, Page 8, Section”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1

Amend Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 8, Section 94.510, Line 52, by inserting immediately after all of said section and line the following:

“144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section

144.021 regarding the decision in IBM Corporation v. Director of Revenue, [Case No. 94999] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [2017] **2018.**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 30**, as amended, and grants the Senate a conference thereon.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 30**, as amended: Senators Sater, Hegeman, Cunningham, Walsh and Schupp.

PRIVILEGED MOTIONS

Senator Walsh moved that **SS** for **SCS** for **SB 49**, with **HA 1** to **HA 1** and **HA 1**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HA 1, as amended was taken up

Senator Walsh moved that the above amendment be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Walsh, **SS** for **SCS** for **SB 49**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford

Walsh

Wasson

Wieland—31

NAYS—Senators

Eigel

Onder—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Walsh, title to the bill was agreed to.

Senator Walsh moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SCS** for **HCS** for **HB 292**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 95**, entitled:

An Act to repeal sections 50.622 and 108.170, RSMo, and to enact in lieu thereof two new sections relating to local government financial transactions.

With House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after said section and line the following:

“110.010. 1. The public funds of every county, township, city, town, village, school district of every character, road district, sewer district, fire protection district, **ambulance district**, water supply district, drainage or levee district, state hospital, state schools for the mentally deficient, Missouri School for the Deaf, Missouri School for the Blind, Missouri Training School for Boys, training school for girls, Missouri Veterans’ Home, Missouri State Chest Hospital, state university, Missouri state teachers’ colleges, Lincoln University, which are deposited in any banking institution acting as a legal depository of the funds under the statutes of Missouri requiring the letting and deposit of the same and the furnishing of security therefor, shall be secured by the deposit of securities of the character prescribed by section 30.270 for the security of funds deposited by the state treasurer.

2. The securities shall, at the option of the depository banking institution, be delivered either to the fiscal

officer or the governing body of the municipal corporation or other depositor of the funds, or by depositing the securities with another banking institution or safe depository as trustee satisfactory to both parties to the depository agreement. The trustee may be a bank owned or controlled by the same bank holding company as the depository banking institution.

3. The rights and duties of the several parties to the depository contract shall be the same as those of the state and the depository banking institution respectively under section 30.270. If a depository banking institution deposits the bonds or securities with a trustee as above provided, and the municipal corporation or other depositor of funds gives notice in writing to the trustee that there has been a breach of the depository contract and makes demand in writing on the trustee for the securities, or any part thereof, then the trustee shall forthwith surrender to the municipal corporation or other depositor of funds a sufficient amount of the securities to fully protect the depositor from loss and the trustee shall thereby be discharged of all further responsibility in respect to the securities so surrendered.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 95, Page 2, Section 50.622, Line 22, by inserting the following after all of said line:

“59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) **of subsection 1** of section 59.330, an additional fee of [five] ~~six~~ dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder’s fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder’s office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) [Two] **Three** dollars to the fund established in subsection 2 of this section.

2. (1) There is hereby established a revolving fund known as the “Statutory County Recorder’s Fund”, which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a “qualified county” is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county

recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after all of said section and line the following:

“347.740. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

351.127. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter, provided that the secretary of state may collect an additional fee of ten dollars on each corporate registration report fee filed under section 351.122. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

355.023. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

356.233. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

359.653. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

400.9-528. The secretary of state may collect an additional fee of five dollars on each and every fee paid to the secretary of state as required in chapter 400.9. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021**.

417.018. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] **2021.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 279**.

Bill ordered enrolled.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 95**, as amended, and request the House recede from its position on **HCS**, as amended, and take up and pass **SB 95**, which motion prevailed.

Senator Dixon moved that the conferees be allowed to exceed the differences on **SCS No. 2** for **SB 128**, as amended, which motion prevailed.

RESOLUTIONS

Senator Koenig offered Senate Resolution No. 1010, regarding Daniel Aloysius "Dan" McCarth, Jr., Ballwin, which was adopted.

Senator Koenig offered Senate Resolution No. 1011, regarding Madison Leibrecht, Fenton, which was adopted.

Senator Koenig offered Senate Resolution No. 1012, regarding Lara Tapy, Chesterfield, which was adopted.

On motion of Senator Kehoe, the Senate recessed until 1:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

PRIVILEGED MOTIONS

Senator Schatz moved that the Senate refuse to concur in **HCS** for **SB 114**, as amended and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Munzlinger moved that the Senate refuse to concur in **HA 1**, **HA 2** and **HA 3** to **SB 503**, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Wieland, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 302**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 302

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 302, with House Amendment Nos. 1, 2, 3, 4, & 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 302, as amended;
2. That the Senate recede from its position on Senate Bill No. 302;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 302, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Paul Wieland
/s/ Ed Emery
/s/ Mike Cunningham
/s/ Gina Walsh
/s/ Jamilah Nasheed

FOR THE HOUSE:

/s/ Becky Ruth
/s/ Don Rone
/s/ Rocky Miller
Tracy McCreery
/s/ Doug Beck

Senator Wieland moved that the above conference committee report be adopted.

Pursuant to Senate Rule 91, Senator Hegeman requested to be excused from voting on the adoption of the conference committee report and third reading of CCS for HCS for **SB 302**, which request was granted.

At the request of Senator Wieland, the motion to adopt the conference committee report was withdrawn.

President Pro Tem Richard assumed the Chair.

Senator Cunningham, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SS** for **SB 34**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 34, with House Amendments Nos. 1, 2, 3, & 5, House Substitute Amendment No. 1 for House Amendment No. 6, Parts I & II of House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6, House Amendment Nos. 2 & 3 to House Substitute Amendment No. 1 to House Amendment No. 6, House Substitute Amendment No. 1 for House Amendment No. 6 as amended, House

Amendment Nos. 1 & 2 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendments Nos. 1 & 2 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment No. 9, House Amendments No. 1 & 2 to House Amendment No. 10, House Amendment No. 10 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 34, as amended;

2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 34;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham

/s/ Dan Hegeman

/s/ Dave Schatz

/s/ Jamilah Nasheed

/s/ Jason Holsman

FOR THE HOUSE:

/s/ Shawn Rhoads

/s/ Justin Hill

/s/ Dan Houx

Steve Roberts

/s/ Karla R. May

Senator Cunningham moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

President Parson assumed the Chair.

On motion of Senator Cunningham, CCS for HCS for SS for SB 34, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 34

An Act to repeal sections 105.669, 479.170, 557.035, 565.002, 565.024, 565.027, 565.076, 565.091, 565.225, 565.227, 566.010, 566.150, 568.040, 569.100, 569.120, 569.140, 575.280, 577.001, 577.010, 577.060, 589.675, and 650.055, RSMo, and to enact in lieu thereof twenty-seven new sections relating to

criminal offenses, with penalty provisions and an emergency clause for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Cunningham, title to the bill was agreed to.

Senator Cunningham moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Hegeman, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SS** for **SB 62**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 62

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 62, with House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1 as amended, House Amendment Nos. 2, 3, 4, 5, and 6, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 62, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 62;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 62 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
 /s/ Mike Cunningham
 /s/ Brian Munzlinger
 /s/ Jacob Hummel
 /s/ Jill Schupp

FOR THE HOUSE:

/s/ Rusty Black
 /s/ Nate Walker
 /s/ Patricia Pike
 /s/ Judy Morgan
 /s/ Richard Brown

Senator Hegeman moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators—None

Absent—Senators

Chappelle-Nadal Rowden—2

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Hegeman, **CCS for HCS for SS for SB 62**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 SENATE SUBSTITUTE FOR
 SENATE BILL NO. 62

An Act to repeal sections 52.290, 86.207, 104.1091, 104.1205, 105.669, 137.280, 137.345, 140.100, 169.141, 169.324, 169.460, 169.490, 169.560, and 169.715, RSMo, and to enact in lieu thereof fifteen new sections relating to public employee retirement, with penalty provisions and delayed effective dates for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Kehoe—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Riddle, on behalf of the conference committee appointed to act with a like committee from the House on **SB 222**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 222

The Conference Committee appointed on Senate Bill No. 222, with House Amendment Nos. 1, 2, and 3, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 222, as amended;
2. That the Senate recede from its position on Senate Bill No. 222;
3. That the attached Conference Committee Substitute for Senate Bill No 222 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Jeanie Riddle
/s/ Brian Munzlinger
/s/ Dan Hegeman
/s/ Jacob Hummel
/s/ S. “Kiki” Curls

FOR THE HOUSE:

/s/ Bart Korman
/s/ Bill Reiboldt
/s/ Nathan Tate
/s/ Tracy McCreery
/s/ Greg Razer

Senator Riddle moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Riddle, **CCS** for **SB 222**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 222

An Act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.005, 304.022, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof fourteen new sections relating to motorized vehicles, with existing penalty provisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Riddle, title to the bill was agreed to.

Senator Riddle moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Hegeman, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 111**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 111

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 111, with House Amendment No. 1, House Amendment Nos. 1, 2, & 3 to House Amendment No. 2, House Amendment No. 2 as amended, House Amendment Nos. 3 and 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 111, as

amended;

2. That the Senate recede from its position on Senate Bill No. 111;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 111, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman

/s/ David Sater

/s/ Wayne Wallingford

/s/ John Rizzo

/s/ Scott Sifton

FOR THE HOUSE:

/s/ Sandy Crawford

/s/ Rob Vescovo

/s/ Dean Plocher

/s/ Tracy McCreery

/s/ Clem Smith

Senator Hegeman moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel	Emery	Koenig	Kraus—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Hegeman, **CCS** for **HCS** for **SB 111**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 111

An Act to repeal sections 108.170, 115.306, 135.963, 347.048, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof seven new sections relating to political subdivisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel Emery Koenig Kraus—4

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Schatz, on behalf of the conference committee appointed to act with a like committee from the House on **SB 64**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 64

The Conference Committee appointed on Senate Bill No. 64, with House Amendment Nos. 1, 2, & 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 64, as amended;
2. That the Senate recede from its position on Senate Bill No. 64;
3. That the attached Conference Committee Substitute for Senate Bill No. 64, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Paul Wieland
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ S. “Kiki” Curls

FOR THE HOUSE:

/s/ Justin Alferman
/s/ Bill Reiboldt
/s/ Lyndall Fraker
/s/ Bob Burns
/s/ Kip Kedrick

Senator Schatz moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Wasson	Wieland—31				

NAYS—Senator Emery—1

Absent—Senator Walsh—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, **CCS** for **SB 64**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 64

An Act to amend chapter 227, RSMo, by adding thereto seven new sections relating to infrastructure designations.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Emery—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Wieland moved that **SCS** for **SB 322**, with **HA 1** and **HA 2**, be taken up for 3rd reading and final passage, which motion prevailed.

HA 1 was taken up.

Senator Wieland moved that the above amendment be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

HA 2 was taken up.

Senator Wieland moved that the above amendment be adopted, which motion prevailed, by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Wieland **SCS** for **SB 322**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wieland, title to the bill was agreed to.

Senator Wieland moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

Senator Sater, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 501**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 501

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 501, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 501, as amended;
2. That the Senate recede from its position on Senate Bill No. 501;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 501 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater

/s/ Bob Onder

/s/ Dan Brown

/s/ Jill Schupp

/s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Michael J. Stephens

/s/ Jim Neely

/s/ John D. Wiemann

/s/ Cora Faith Walker

/s/ Martha Stevens

Senator Sater moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schaaf—2

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Sater, **CCS** for **HCS** for **SB 501**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 501

An Act to repeal sections 191.227, 195.206, 197.040, 197.050, 197.070, 197.071, 197.080, 197.100, 334.010, 334.036, 334.735, 337.010, 337.025, 338.010, and 345.051, RSMo, and to enact in lieu thereof twenty-four new sections relating to health care, with an effective date for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Kraus Schaaf—2

Absent—Senator Onder—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 30**, as amended. Representatives: Fitzpatrick,

Fraker, Ruth, Stevens (46), Morgan.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House conferees on **SCS No. 2** for **SB 128**, as amended, be allowed to exceed the differences on 21.771, 210.110, 210.152, 210.565, and 475.024.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to adopt **SS** for **HCS** for **HBs 90 & 68**, as amended, and requests the Senate to recede from its position and failing to do so grant the House a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 478**, entitled:

An Act to repeal sections 161.670, 162.492, and 167.121, RSMo, and to enact in lieu thereof four new sections relating to the information technology practices of educational institutions.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 478, Pages 4-5, Section 162.492, Lines 1-63, by removing all of said section from the bill; and

Further amend said bill, Page 6, Section 162.1475, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

“162.1475. 1. “Personally identifiable information” shall include, but is not limited to:

- (1) The student’s name;**
- (2) The name of the student’s parent or other family members;**
- (3) The address of the student or student’s family;**
- (4) A personal identifier, such as the student’s social security number, student number, or biometric record;**
- (5) Other indirect identifiers, such as the student’s date of birth, place of birth, and mother’s maiden name;**
- (6) Other information that, alone or in combination, is linked or linkable to a specific student; or**
- (7) Information requested or obtained by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates.”; and**

Further amend said bill, page, and section, Line 4, by deleting the word **“personal”** and inserting in lieu thereof the words **“personally identifiable”**; and

Further amend said bill, page, and section, Line 6, by deleting the word **“personal”** and inserting in lieu thereof the words **“personally identifiable”**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 478, Pages 1 to 4, Section 161.670, Lines 1 to 95, by removing all of said section and lines from the bill and inserting in lieu thereof the following:

“161.670. 1. Notwithstanding any other law, prior to July 1, 2007, the state board of education shall establish [a virtual public school] **the “Missouri Course Access and Virtual School Program”** to serve school-age students residing in the state. The [virtual public school] **Missouri course access and virtual school program** shall offer instruction in a virtual setting using technology, intranet, and/or internet methods of communication. Any student under the age of twenty-one in grades kindergarten through twelve who resides in this state shall be eligible to enroll in the [virtual public school regardless of the student’s physical location] **Missouri course access and virtual school program under to subsection 3 of this section.**

2. For purposes of calculation and distribution of state school aid, students enrolled in [a virtual public school] **the Missouri course access and virtual school program** shall be included[, at the choice of the student’s parent or guardian,] in the student enrollment of the school district in which the student physically [resides] **is enrolled under subsection 3 of this section.** The [virtual public school] **Missouri course access and virtual school program** shall report to the district of residence the following information about each student served by the [virtual public school] **Missouri course access and virtual school program**: name, address, eligibility for free or reduced-price lunch, limited English proficiency status, special education needs, and the number of courses in which the student is enrolled. The [virtual public school] **Missouri course access and virtual school program** shall promptly notify the resident district when a student discontinues enrollment. A “full-time equivalent student” is a student who successfully has completed the instructional equivalent of six credits per regular term. Each [virtual] **Missouri course access program** course shall count as one class and shall generate that portion of a full-time equivalent that a comparable course offered by the school district would generate. In no case shall more than the full-time equivalency of a regular term of attendance for a single student be used to claim state aid. Full-time equivalent student credit completed shall be reported to the department of elementary and secondary education in the manner prescribed by the department. Nothing in this section shall prohibit students from enrolling in additional courses under a separate agreement that includes terms for paying tuition or course fees.

3. [When a school district has one or more resident students enrolled in a virtual public school program authorized by this section, whose parent or guardian has chosen to include such student in the district’s enrollment, the department of elementary and secondary education shall disburse an amount corresponding to fifteen percent of the state aid under sections 163.031 and 163.043 attributable to such student to the resident district. Subject to an annual appropriation by the general assembly, the department shall disburse an amount corresponding to eighty-five percent of the state adequacy target attributable to such student to the virtual public school.

4.] **(1) A school district or charter school shall allow any eligible student who resides in such district to enroll in Missouri course access program courses of his or her choice as a part of the student’s annual course load each school year or a full-time virtual school option, with any costs associated with such course or courses to be paid by the school district or charter school if:**

(a) The student is enrolled full-time in and has attended, for at least one semester immediately prior to enrolling in the Missouri course access program, a public school, including any public charter school; and

(b) Prior to enrolling in any Missouri course access program course, a student has received approval from his or her school principal through the procedure described under subdivision (2) of this subsection.

(2) School districts and charter schools, through the school principal and in cooperation with the school's counselor or a person designated by the district or charter school, shall approve or disapprove a student's request to enroll in a Missouri course access program course or full-time virtual school. The school counselor or a person designated by the district or charter school shall advise any student who requests to enroll in a Missouri course access program course or a full-time virtual school and submit a recommendation to the school principal for final approval. The advice of the school counselor or the person designated by the district or charter school shall be based on his or her assessment of whether participation in the program and enrollment in a particular course are in the student's best interest and shall be done in consultation with the student's parent or legal guardian. Each school district and charter school shall develop a procedure under which a student may appeal the decision made under the provisions of this subdivision. In cases of denial of a request, the school district or charter school shall inform students and parents of the reason for denial and inform them of their right to appeal any enrollment denials in state course access program courses or full-time virtual school to the department of elementary and secondary education, which shall provide a final enrollment decision within seven calendar days. The state board of education shall establish guidelines governing the appeals process.

(3) For students enrolled in any Missouri course access program course in which costs associated with such course are to be paid by the school district or charter school as described under subdivision (1) of this subsection, the school district or charter school shall pay the content provider directly on a pro rata monthly basis based on a student's completion of assignments and assessments. If a student discontinues enrollment, the district or charter school may stop making monthly payments to the content provider. No school district or charter school shall pay, for any one course for a student, more than the market necessary costs but in no case shall pay more than fourteen percent of the state adequacy target, as defined under section 163.011, as calculated at the end of the most recent school year for any single, year-long course and no more than seven percent of the state adequacy target as described above for any single semester equivalent course. Payment for a full-time virtual school student shall not exceed the state adequacy target, unless the student receives additional federal or state aid. Nothing in this subdivision shall prohibit a school district or charter school from negotiating lower costs directly with course or full-time virtual school providers, particularly in cases where several students enroll in a single course or full-time virtual school.

(4) In the case of a student who is a candidate for A+ tuition reimbursement and taking a virtual course under this section, the school shall attribute no less than ninety-five percent attendance to any such student who has completed such virtual course.

(5) The Missouri course access program shall ensure that individual learning plans designed by certified teachers and professional staff are developed for all students enrolled in more than two full-time course access program courses or a full-time virtual school.

(6) Providers shall monitor student success and engagement of students enrolled in their program and report the information to the school district or charter school. Providers may make recommendations to the school district or charter school regarding the student's continued

enrollment in the program. The school district or charter school shall consider recommendations from providers and monitor the progress and success of enrolled students that are enrolled in any course or full-time virtual school offered under this section and may terminate or alter the course offering if it is found the course or full-time virtual school is not meeting the educational needs of the students enrolled in the course.

(7) School districts and charter schools shall monitor student progress and success, and course or full-time virtual school quality, and annually provide feedback to the department of elementary and secondary education regarding course quality.

(8) Pursuant to rules to be adopted by the department of elementary and secondary education, when a student transfers into a school district or charter school, credits previously gained through successful passage of approved courses under the Missouri course access program shall be accepted by the school district or charter school.

(9) Nothing in this section shall prohibit home school students, private school students, or students wishing to take additional courses beyond their regular course load from enrolling in Missouri course access program courses under an agreement that includes terms for paying tuition or course fees.

(10) Nothing in this subsection shall require any school district, charter school, or the state to provide computers, equipment, or internet access to any student unless required by an eligible student with a disability to comply with federal law.

(11) The authorization process shall provide for continuous monitoring of approved providers and courses. The department shall revoke or suspend or take other corrective action regarding the authorization of any course or provider no longer meeting the requirements of the program. Unless immediate action is necessary, prior to revocation or suspension, the department shall notify the provider and give the provider a reasonable time period to take corrective action to avoid revocation or suspension. The process shall provide for periodic renewal of authorization no less frequently than once every three years.

(12) Courses approved as of January 1, 2018, by the department to participate in the Missouri virtual instruction program shall be automatically approved to participate in the state course access and virtual school program, but shall be subject to periodic renewal.

4. School districts or charter schools shall inform parents of their child's right to participate in the program. Availability of the program shall be made clear in the parent handbook, registration documents, and featured on the home page of the school district or charter school's website.

5. The department shall:

(1) Establish an authorization process for course or full-time virtual school providers that includes multiple opportunities for submission each year;

(2) Pursuant to the timeline established by the department, authorize course or full-time virtual school providers that submit all necessary information pursuant to the requirements of the process;

(3) Review, pursuant to the authorization process, proposals from providers to provide individual courses or a comprehensive, full-time equivalent course of study for students through the Missouri course access and virtual school program. The department shall ensure that these comprehensive

courses of study align with state academic standards and that there is consistency and compatibility in the curriculum used by all providers from one grade level to the next grade level; and

(4) Within thirty days of any denial, provide a written explanation to any course providers or full-time virtual school providers that are denied authorization.

6. If a course or full-time virtual school provider is denied authorization, the course provider may reapply at any point in the future.

7. The department shall publish the process established under this section, including any deadlines and any guidelines applicable to the submission and authorization process for course or full-time virtual school providers on its website.

8. If the department determines that there are insufficient funds available for evaluating and authorizing course or full-time virtual school providers, the department may charge applicant course or full-time virtual school providers a fee up to, but no greater than, the amount of the costs in order to ensure that evaluation occurs. The department shall establish and publish a fee schedule for purposes of this subsection.

9. Except as specified in this section and as may be specified by rule of the state board of education, the [virtual public school] **Missouri course access and virtual school program shall comply with all state laws and regulations applicable to school districts, including but not limited to the Missouri school improvement program (MSIP), [adequate yearly progress (AYP),] annual performance report (APR), teacher certification, and curriculum standards.**

[5.] 10. The state board of education through the rulemaking process and the department of elementary and secondary education in its policies and procedures shall ensure that multiple content providers are allowed, ensure digital content conforms to accessibility requirements, provide an easily accessible link for providers to submit courses or full-time virtual schools on the Missouri course access and virtual school program website, and allow any person, organization, or entity to submit courses or full-time virtual schools for approval. No content provider shall be allowed that is unwilling to accept payments in the amount and manner as described under subdivision (3) of subsection 3 of this section or does not meet performance or quality standards adopted by the state board of education.

[6.] 11. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2006, shall be invalid and void.”; and

Further amend said bill, Pages 6 and 7, Section 167.121, Lines 1 to 42, by removing all of said section from the bill and inserting in lieu thereof the following:

“167.121. [1.] If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his designee may assign the pupil to another district. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time

to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

[2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or a district that has scored either unaccredited or provisionally accredited, or a combination thereof, on two consecutive annual performance reports may enroll the parent's or guardian's child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil's enrollment in the virtual school created in section 161.670 in determining the district's average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil's residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.]

Section B. Sections 161.670 and 167.121 of this act shall become effective July 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 478, Page 7, Section 167.121, Line 42, by inserting immediately after said line the following:

“620.2700. 1. Subject to appropriation, the department of elementary and secondary education shall establish a statewide program to be known as the “STEM Career Awareness Program” to increase STEM career awareness among students in grades six through eight. For purposes of this section, “STEM” means science, technology, engineering, and mathematics.

2. The department of elementary and secondary education shall implement the statewide program beginning in the 2018-19 school year. The program shall introduce students to a wide variety of STEM careers and technology through an online-based STEM curriculum.

3. Prior to January 1, 2018, the department of elementary and secondary education shall solicit proposals and select a provider for the online program. The program selected shall meet the following criteria:

- (1) The program introduces students to a wide variety of STEM careers and technologies, including curriculum explicitly focused on more than eighty different careers and technologies;**
- (2) The curriculum is organized around the concept of solving societal or human-centered problems, instead of focusing solely on scientific concepts. The curriculum shall have at least ten different problems that emphasize different career clusters;**
- (3) The curriculum is designed for flexible implementation in a wide variety of classrooms, including science, math, English, and social studies, through lessons that emphasize the application of STEM careers in these contexts;**
- (4) The curriculum demonstrates how math and language skills appropriate to middle schools are utilized by STEM careers, making classroom instruction relevant to students interested in STEM careers;**
- (5) The program utilizes game-based elements to encourage engagement and competition with students and teams, including automated online leaderboards;**
- (6) The program rewards students in the game format for accomplishment in demonstrating the application of math and language skills in the contexts of the STEM careers and technologies;**
- (7) The program automatically produces analytic reports for individual students and for classes, including analysis of performance against individual math and language skills objectives;**
- (8) The curriculum is available in a self-paced format over the internet, allowing access to students through individual student accounts anywhere that the student can access the internet;**
- (9) The curriculum includes a narrative soundtrack accompanying and matching all instructional text to assist students in developing reading skills in the context of STEM careers;**
- (10) The program has a validation from a national, third-party nonprofit organization that the program increases STEM career awareness and interest;**
- (11) The program shall be listed as a recommended STEM resource in ACT's "Condition of STEM" 2015 report; and**
- (12) The program includes web-based professional development for school staff.**

4. Notwithstanding subsections 2 and 3 of this section, the department of elementary and secondary education may choose a third-party nonprofit entity to implement the statewide program, solicit proposals, and select a provider as described under subsection 3 of this section.

5. (1) There is hereby created in the state treasury the "STEM Career Awareness Program Fund". The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HA 1, HA 2, HA 3 to SB 503**, and grants the Senate a conference thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS for SB 31**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS for SB 114**, as amended, and grants the Senate a conference thereon.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS for SB 114**, as amended. Representatives: Alferman, Cornejo, Bondon, Adams, Morgan.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **SB 503**, as amended. Representatives: Lauer, Engler, Rhoads, McCreery, Franks Jr..

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the Speaker submitted the following change to the Conference Committee on **HCS for SB 114**, as amended: Representative Carpenter replacing Representative Adams.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed SCS for **SB 217**.

With House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1, as amended.

HOUSE AMENDMENT NO. 1 TO
HOUSE AMENDMENT NO. 1

Amend House Amendment No. 1 to Senate Committee Substitute for Senate Bill No. 217, Page 1, Line 26, by deleting the words, “**excess revenue**” and inserting in lieu thereof the following:

“an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 217, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the words “to taxation.”; and

Further amend said bill, Page 4, Section 135.647, Line 92, by inserting immediately after all of said section and line the following:

“208.1050. 1. As used in this section, the following terms mean:

(1) “Excess revenue”, the first thirty-five million three hundred forty-five thousand two hundred fifteen dollars of net general revenue collections collected in excess of nine billion ninety-seven million three hundred thousand dollars in the fiscal year beginning July 1, 2016, and ending June 30, 2017;

(2) “Net general revenue collections”, revenue collected and required by any section except this section, to be deposited into the general revenue fund, less any refunds and less transfers to the general revenue fund;

2. There is hereby created in the state treasury the “Missouri Senior Services Protection Fund”, which shall consist of money collected under subsection [2] **3** of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and, upon appropriation, [money] **moneys** in the fund shall be used solely for the administration of subsection [2] **3** of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the **general revenue fund**.

[2.] 3. Notwithstanding any other law to the contrary, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] **excess revenue** into the Missouri senior services protection fund[. At least one-quarter of such amount shall be deposited on or before July 15, 2013, an additional one-quarter by October 15, 2013, and an additional one-quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] **by September 1, 2017**. Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.

4. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

(1) The senior services protection fund;

(2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;

(3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;

(4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;

(5) Any fund created in order to receive and disburse federal funds;

(6) Any fund used to fund elementary and secondary education under section 163.031;

(7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;

(8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and

(9) Any fund created under chapters 324 to 346.

5. The provisions of subsection 2 and 3 of this section shall expire on July 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SB 503**, as amended: Senators Munzlinger, Koenig, Kraus, Curls and Hummel.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS for SB 114**, as amended: Senators Schatz, Wieland, Hegeman, Holsman and Curls.

HOUSE BILLS ON THIRD READING

Senator Schatz moved that **HCS for HBs 302 and 228**, with **SCS, SS for SCS and SA 5** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 5 was again taken up.

At the request of Senator Schatz, **SS for SCS** was withdrawn, rendering **SA 5** moot.

Senator Schatz offered **SS No. 2 for SCS for HCS for HBs 302 and 228**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NOS. 302 & 228

An Act to repeal sections 43.505, 57.450, 57.530, 86.207, 190.103, 190.165, 302.441, 488.5320, 513.653, 544.671, 565.050, 565.052, 565.054, 565.056, 575.150, 650.055, and 650.330, RSMo, and to enact in lieu thereof twenty-three new sections relating to emergency responders, with penalty provisions and an emergency clause for certain sections.

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be adopted.

Senator Rowden offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 16, Section 190.165, Line 25 of said page, by inserting immediately after said line the following:

“210.1014. 1. There is hereby created the “Amber Alert System Oversight Committee”, whose primary duty shall be to develop criteria and procedures for the Amber alert system and shall be housed within the department of public safety. The committee shall regularly review the function of the Amber alert system and revise its criteria and procedures in cooperation with the department of public safety to provide for efficient and effective public notification **meet at least annually to discuss potential improvements to the Amber alert system**. As soon as practicable, the committee shall adopt criteria and procedures to expand the Amber alert system to provide urgent public alerts related to homeland security, criminal acts, health emergencies, and other imminent dangers to the public health and welfare.

2. The Amber alert system oversight committee shall consist of ten members of which seven members shall be appointed by the governor with the advice and consent of the senate. Such members shall represent the following entities: two representatives of the Missouri Sheriffs’ Association; two representatives of the Missouri Police Chiefs Association; one representative of small market radio broadcasters; one representative of large market radio broadcasters; one representative of television broadcasters. The director of the department of public safety shall also be a member of the committee and shall serve as chair of the committee. Additional members shall include one representative of the highway patrol and one representative of the department of health and senior services.

3. Members of the oversight committee shall serve a term of four years, except that members first appointed to the committee shall have staggered terms of two, three, and four years and shall serve until their successor is duly appointed and qualified.

4. Members of the oversight committee shall serve without compensation, except that members shall be reimbursed for their actual and necessary expenses required for the discharge of their duties.

5. The Amber alert system oversight committee shall promulgate rules for the implementation of the Amber alert system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review,

to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2003, shall be invalid and void.

210.1016. 1. The provisions of this section shall be known and may be cited as “Hailey’s Law”.

2. The Amber alert system shall be integrated into the Missouri uniform law enforcement system (MULES) and Regional Justice Information Service (REJIS) to expedite the reporting of child abductions.”; and

Further amend the title and enacting clause accordingly.

Senator Rowden moved that the above amendment be adopted, which motion prevailed.

Senator Holsman offered **SA 2:**

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Page 21, Section 544.671, Line 18 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 22 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 25 of said page, by inserting after “victim is” the following: “**known to be**”; and

Further amend said bill and section, Page 22, Line 19 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 22 of said page, by inserting after “victim is” the following: “**known to be**”; and further amend line 26, by inserting after “victim is” the following: “**known to be**”; and

Further amend said bill, Section 565.050, Page 23, Line 19 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.052, Page 24, Line 15 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.054, Page 24, Line 27 of said page, by inserting after “victim was” the following: “**known to be**”; and

Further amend said bill, Section 565.056, Page 26, Line 1 of said page, by inserting after “victim was” the following: “**known to be**”.

Senator Holsman moved that the above amendment be adopted, which motion prevailed.

Senator Hegeman offered **SA 3:**

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Pages 10-11, Section 190.147, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Hegeman moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 and 228, Pages 26-27, Section 575.150, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senator Schupp moved that the above amendment be adopted, which motion prevailed.

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be adopted, which motion prevailed.

Senator Schatz moved that **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** be read the 3rd time and passed and was recognized to close.

President Pro Tem Richard referred **SS No. 2** for **SCS** for **HCS** for **HBs 302** and **228** to the Committee on Fiscal Oversight.

PRIVILEGED MOTIONS

Senator Schatz moved that the Senate grant the House further conference on **SS** for **HCS** for **HBs 90** and **68**, as amended, which motion prevailed.

MESSAGES FROM THE HOUSE

The following message was received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SB 124**.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend Senate Substitute for Senate Bill No. 124, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

“to regulatory authority.”; and

Further amend said bill, Page 2, Section 1.100, Line 26, by inserting immediately after all of said section and line the following:

“393.355. 1. As used in this section, the following terms shall mean:

(1) “Aluminum smelting facility”, a facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334, is located in a county of the third classification, and has had electrical service provided to said facility in the past, in part or whole, by a municipally-owned utility and, in part or whole, by an electric generating cooperative owned by rural electric cooperatives;

(2) “Electrical corporation”, as defined in section 386.020, but shall not include an electrical corporation as defined and set forth in subsection 2 of section 393.110;

(3) “Steel works facility”, a facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110, and is located in a county of the third classification.

2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate that is not based on the electrical corporation's cost of service for an aluminum smelting facility or a steel works facility if the commission:

(1) Determines the special rate is in the interest of the state of Missouri when considering the collective interests of the customers of the electrical corporation serving the facility and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;

(2) In each general rate proceeding of the electrical corporation serving the facility, allocates the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and

(3) Approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to an aluminum smelting facility or steel works facility in the manner specified in subsection 4 of this section shall establish a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation are calculated in such a manner that the electrical corporation's net income is neither increased nor decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. An electrical corporation is authorized to provide electric service to an aluminum smelting facility or steel works facility at a special rate authorized by this section in one of two ways, as follows:

(1) Under a rate schedule reflecting the special rate if the facility is located within the electrical corporation's certificated service territory; or

(2) Notwithstanding section 393.170, under a contract reflecting the special rate approved by the commission under the terms and conditions of this section.

In any case where the electric service is provided under contract referenced in subdivision (2) of this subsection, the facility shall be a commission-regulated retail electric customer of the electrical corporation and the rates, charges, and revenues under the contract shall, for ratemaking purposes, be treated by the commission as if the rates, charges, and revenues arise under the electrical corporation's tariff.

5. To receive a special rate, the facility shall file a written application with the commission specifying the requested special rate, any terms or conditions proposed by the facility respecting the

requested special rate, and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall not continue beyond December 31, 2027. The commission may impose such conditions on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.

393.356. Electrical corporations may file proposed rate or regulatory mechanisms or plans with the commission for the commission's approval. If such a mechanism or plan is approved by the commission as filed or is approved by the commission with modifications acceptable to the electrical corporation, or if the commission approves a special rate under section 393.355, the commission shall lack the authority to modify or eliminate any such mechanism, plan, or special rate during the specified term.

393.1410. 1. It shall be the policy of the state of Missouri for the commission to support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or automation of electric infrastructure, including through the use of the latest technologies to meet the needs and expectations of customers. It shall also be the policy of the state of Missouri for the commission to approve rates designed to allow electrical corporations to recover their full cost of service and provide a reasonable opportunity to earn a fair return.

2. The commission may utilize rate adjustment mechanisms not otherwise specifically authorized by statute including, but not limited to, mechanisms to promote modernization and replacement of an electrical corporation's infrastructure. The commission may also use partially forecasted test years, true-ups of retail revenue requirement components, tracking mechanisms, grid modernization incentive mechanisms, interim rates, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval with post construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term."'; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

On motion of Senator Kehoe, the Senate recessed until 8:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following reports:

Mr. President: Your Committee on Fiscal Oversight, to which were referred **SCS No. 2** for **HCS** for **HBs 302** and **228**; **HB 209**, with **SCS**; **HCS** for **HB 303**; **HCS** for **HB 334**, with **SCS**; and **HB 571**, with **SCS**, begs leave to report that it has considered the same and recommends that the bills do pass.

Senator Dixon, Chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, submitted the following report:

Mr. President: Your Committee on the Judiciary and Civil and Criminal Jurisprudence, to which was referred **HCB 1**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

Senator Rowden assumed the Chair.

PRIVILEGED MOTIONS

Senator Schatz, on behalf of the conference committee appointed to act with a like committee from the House on **HCS for SB 225**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 225

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 225, with House Amendment Nos. 1, 2, 3, 4, 6, 7, and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9 as amended, House Amendment Nos. 1 and 2 to House Amendment No. 10, House Amendment No. 10 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 225, as amended;
2. That the Senate recede from its position on Senate Bill No. 225;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 225 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Jay Wasson
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Charlie Davis
/s/ Lyndall Fraker
/s/ Joe Don McGaugh
/s/ Joe Runions
/s/ Bob Burns

Senator Schatz moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Chappelle-Nadal—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, **CCS** for **HCS** for **SB 225**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 225

An Act to repeal sections 137.095, 226.520, 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 302.441, 304.005, 304.022, 304.170, 304.180, 304.190, 304.725, and 407.816, RSMo, and to enact in lieu thereof eighteen new sections relating to transportation, with an existing penalty provision.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SCS** for **HB 93**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 95**, as amended, and request the Senate to take up and passed **HCS** for **SB 95**, as amended.

PRIVILEGED MOTIONS

Senator Sater moved that the Senate refuse to concur in **HCS** for **SB 95**, as amended, and request the House to recede from its position or, failing to do so, grant the Senate a conference thereon, which motion prevailed.

Senator Schatz moved that the Senate request the House grant further conference on **HCS** for **SCS** for **SB 112**, as amended, which motion prevailed.

Senator Munzlinger, on behalf of the conference committee appointed to act with a like committee from the House on **SB 8**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

**CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 8**

The Conference Committee appointed on Senate Bill No. 8, with House Amendment Nos. 1 and 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment Nos. 4, 5, 6 and 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment Nos. 1, 2, and 3 to House Amendment No. 9, House Amendment No. 9 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 8, as amended;
2. That the Senate recede from its position on Senate Bill No. 8;
3. That the attached Conference Committee Substitute for Senate Bill No. 8 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Brian Munzlinger
/s/ Caleb Rowden
/s/ Dave Schatz
/s/ Jill Schupp
/s/ Jacob Hummel

FOR THE HOUSE:

/s/ Shawn Roads
/s/ Mike Bernskoetter
/s/ Paul Fitzwater
Tracy McCreery
Gina Mitten

Senator Munzlinger moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel	Koenig	Kraus	Schaaf—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, **CCS for SB 8**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 8

An Act to repeal sections 142.800, 142.803, 142.869, 287.020, 287.040, 288.035, 301.010, 301.031, 301.062, 301.227, 301.550, 304.005, 304.022, 304.120, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof nineteen new sections relating to transportation, with existing penalty provisions and an emergency clause for certain sections.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—29

NAYS—Senators

Eigel	Koenig	Kraus	Schaaf—4
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Kraus	Schaaf—3
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Absent—Senators

Nasheed	Schatz—2
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Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, title to the bill was agreed to.

Senator Munzlinger moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Cunningham, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SS** for **SB 35**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 35, with House Amendment No. 1, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 35, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 35;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 35 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham

/s/ David Sater

/s/ Jeanie Riddle

/s/ John Rizzo

Scott Sifton

FOR THE HOUSE:

/s/ Robert Ross

/s/ Philip Christofanelli

/s/ Hannah Kelly

/s/ T.L. Pierson, Jr.

/s/ Rory Rowland

Senator Cunningham moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Rizzo—1

Absent—Senator Romine—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Cunningham, **CCS** for **HCS** for **SS** for **SB 35**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE SUBSTITUTE FOR
SENATE BILL NO. 35

An Act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to state purchases of land.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Hummel	Schupp	Sifton—3
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Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Cunningham, title to the bill was agreed to.

Senator Cunningham moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Dixon, on behalf of the conference committee appointed to act with a like committee from the House on **SCS No. 2** for **SB 128**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE COMMITTEE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 128

The Conference Committee appointed on Senate Committee Substitute No. 2 for Senate Bill No. 128, with House Amendment Nos. 1 and 2, House Amendment Nos. 1 and 2 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128, as amended;

2. That the Senate recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128;

3. That the attached Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Bob Dixon

/s/ Doug Libla

/s/ Gary Romine

/s/ Scott Sifton

/s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Rebecca Roeber

/s/ Joe Don McGaugh

/s/ Dean Plocher

/s/ Gina Mitten

/s/ Mark Ellebracht

Senator Dixon moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Richard—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Dixon, **CCS for SCS No. 2 for SB 128**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE NO. 2 FOR
SENATE BILL NO. 128

An Act to repeal sections 105.478, 144.026, 210.845, 302.441, 400.9-501, 452.370, 452.747, 454.500, 456.1-103, 456.4-414, 456.4-420, 456.8-808, 475.024, 478.463, 479.020, 479.170, 479.353, 488.029, 488.2206, 488.2250, 488.5050, 513.430, 513.440, 514.040, 515.575, 515.635, 552.020, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, 577.037, 577.060, and 595.045, RSMo, and to enact in lieu thereof sixty-eight new sections relating to judicial proceedings, with penalty provisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Riddle	Rizzo	Romine

Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Richard—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Dixon, title to the bill was agreed to.

Senator Dixon moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HOUSE BILLS ON THIRD READING

Senator Hummel moved that **HCS** for **HB 831**, with **SCS** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

Having voted on the prevailing side, Senator Dixon moved that the vote by which **SA 2** was adopted be reconsidered, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Riddle—1

Absent with leave—Senators—None

Vacancies—1

SA 2 was again taken up.

At the request of Senator Dixon, **SA 2** was withdrawn.

Pursuant to Senate Rule 91, Senator Riddle requested to be excused on all votes on amendments, adoption of the **SCS** and 3rd reading of **SCS** for **HCS** for **HB 831**.

Senator Dixon offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 31, Section 169.715, Line 35, by inserting after all of said line the following:

“476.521. 1. Notwithstanding any provision of chapter 476 to the contrary, each person who first becomes a judge on or after January 1, 2011, and continues to be a judge may receive benefits as provided in sections [476.445 to 476.688] **476.450 to 476.690** subject to the provisions of this section. **However, any person who filed as a candidate in 2010 to become a judge, was ultimately elected in 2010 and became a judge in 2011 as a result of such election, was eligible in 2010 to receive a future annuity under section 104.1084, and is a judge on the effective date of this section, shall not be subject to the provisions of this section.**

2. Any person who is at least sixty-seven years of age, has served in this state an aggregate of at least twelve years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twelve-year requirement of this subsection may be fulfilled by service as judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twelve years. Any judge who is at least sixty-seven years of age and who has served less than twelve years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-seven, or thereafter, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twelve years.

3. Any person who is at least sixty-two years of age or older, has served in this state an aggregate of at least twenty years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge’s term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twenty-year requirement of this subsection may be fulfilled by service as a judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twenty years. Any judge who is at least sixty-two years of age and who has served less than twenty years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-two, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twenty years.

4. All judges under this section required by the provisions of Section 26 of Article V of the Constitution of Missouri to retire at the age of seventy years shall retire upon reaching that age.

5. The provisions of sections 104.344, 476.524, and 476.690 shall not apply to judges covered by this section.

6. A judge shall be required to contribute four percent of the judge’s compensation to the retirement system, which shall stand to the judge’s credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable as provided in sections 476.515 to 476.565, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the judge under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the

judge's compensation that is includable in the judge's gross income for federal income tax purposes;

(2) Judge contributions picked up by the employer shall be paid from the same source of funds used for the payment of compensation to a judge. A deduction shall be made from each judge's compensation equal to the amount of the judge's contributions picked up by the employer. This deduction, however, shall not reduce the judge's compensation for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Judge contributions so picked up shall be credited to a separate account within the judge's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, are being paid by the employer in lieu of the contributions by the judge. The judge shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Interest credits shall cease upon retirement of the judge;

(6) A judge whose employment is terminated may request a refund of his or her contributions and interest credited thereon. If such judge is married at the time of such request, such request shall not be processed without consent from the spouse. A judge is not eligible to request a refund if the judge's retirement benefit is subject to a division of benefit order pursuant to section 104.312. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A judge may not request a refund after such judge becomes eligible for retirement benefits under sections 476.515 to 476.565. A judge who receives a refund shall forfeit all the judge's service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any judge or former judge receiving long-term disability benefits shall not be eligible for a refund. If such judge subsequently becomes a judge and works continuously for at least one year, the service previously forfeited shall be restored if the judge returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any judge who made contributions shall receive a refund upon the judge's death equal to the amount, if any, of such contributions less any retirement benefits received by the judge unless an annuity is payable to a survivor or beneficiary as a result of the judge's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the judge's contributions less any annuity amounts received by the judge and the survivor or beneficiary.

7. The employee contribution rate, the benefits provided under sections 476.515 to 476.565 to judges covered under this section, and any other provision of sections 476.515 to 476.565 with regard to judges covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the judge after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

8. Any judge who is receiving retirement compensation under section 476.529 or 476.530 who becomes

employed as an employee eligible to participate in the closed plan or in the year 2000 plan under chapter 104, shall not receive such retirement compensation for any calendar month in which the retired judge is so employed. Any judge who is receiving retirement compensation under section 476.529 or section 476.530 who subsequently serves as a judge as defined pursuant to subdivision (4) of subsection 1 of section 476.515 shall not receive such retirement compensation for any calendar month in which the retired judge is serving as a judge; except that upon retirement such judge's annuity shall be recalculated to include any additional service or salary accrued based on the judge's subsequent service. A judge who is receiving compensation under section 476.529 or 476.530 may continue to receive such retirement compensation while serving as a senior judge or senior commissioner and shall receive additional credit and salary for such service pursuant to section 476.682.”; and

Further amend the title and enacting clause accordingly.

Senator Dixon moved that the above amendment be adopted, which motion prevailed.

Senator Hummel moved that **SCS for HCS for HB 831**, as amended, be adopted, which motion prevailed.

On motion of Senator Hummel, **SCS for HCS for HB 831**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Riddle—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senators—None

Absent with leave—Senators—None

Excused from voting—Senator Riddle—1

Vacancies—1

On motion of Senator Hummel, title to the bill was agreed to.

Senator Hummel moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HCS for HB 115, with SCS, entitled:

An Act to repeal section 311.179, RSMo, and to enact in lieu thereof one new section relating to the sale of intoxicating liquor at an international airport.

Was taken up by Senator Wasson.

SCS for HCS for HB 115, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 115

An Act to repeal section 311.179, RSMo, and to enact in lieu thereof two new sections relating to intoxicating liquor.

Was taken up.

Senator Wasson moved that **SCS for HCS for HB 115** be adopted.

Senator Wasson offered **SS for SCS for HCS for HB 115**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 115

An Act to repeal sections 302.441, 311.070, 311.179, 311.275, 311.462, 311.510, and 311.540, RSMo, and to enact in lieu thereof seven new sections relating to intoxicating liquor, with existing penalty provisions.

Senator Wasson moved that **SS for SCS for HCS for HB 115** be adopted.

Senator Wasson moved that **SS for SCS for HCS for HB 115** be adopted, which motion prevailed.

On motion of Senator Wasson, **SS for SCS for HCS for HB 115** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Kraus	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senators

Emery Koenig—2

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Wasson, title to the bill was agreed to.

Senator Wasson moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Schatz moved that **SS No. 2** for **HCS** for **HBs 302** and **228**, as amended, be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SS No. 2 for **HCS** for **HBs 302** and **228**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senator Kraus—1

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Hummel—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

President Pro Tem Richard assumed the Chair.

Senator Rowden moved that **HCS** for **HB 452**, with **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

SA 1 was again taken up.

At the request of Senator Schaaf, **SA 1** was withdrawn.

Senator Rowden offered **SS** for **HCS** for **HB 452**, entitled:

SENATE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 452

An Act to repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

Senator Rowden moved that **SS** for **HCS** for **HB 452** be adopted.

Senator Schaaf offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend Senate Substitute for House Committee Substitute for House Bill No. 452, Page 5, Section 538.210, Line 28 by inserting after “5.” the following: “**The limitations on liability as provided for in**”.

Senator Schaaf moved that the above amendment be adopted, which motion prevailed.

Senator Schupp offered **SA 2**, which was read:

SENATE AMENDMENT NO. 2

Amend Senate Substitute for House Committee Substitute for House Bill No. 452, Page 5, Section 538.210, Line 20, by striking the word “Employee” and inserting in lieu thereof the following: “**employee**”; and further amend line 21 by striking the word “Employee” and inserting in lieu thereof the following: “**employee**”.

Senator Schupp moved that the above amendment be adopted, which motion failed.

Senator Rowden moved that **SS** for **HCS** for **HB 452**, as amended, be adopted, which motion prevailed.

On motion of Senator Rowden, **SS** for **HCS** for **HB 452**, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Romine	Rowden	Schaaf	Schatz
Schupp	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

NAYS—Senators

Chappelle-Nadal	Holsman	Hummel	Rizzo	Sifton—5
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Absent—Senator Sater—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Rowden, title to the bill was agreed to.

Senator Rowden moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **SB 50**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 240**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **SB 64**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **HCS** for **SB 111**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 248**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **CCS** for **HCS** for **SS** for **SB 62**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House grants the Senate further conference on **HCS** for **SCS** for **SB 112**, as amended.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House refuses to recede from its position on **HCS** for **SB 95**, as amended and grants the Senate a conference

thereon.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 395**.

Bill ordered enrolled.

Also,

Mr. President: The Speaker of the House of Representatives has re-appointed the following committee to act with a like committee from the Senate on **SS** for **HCS** for **HBs 90 & 68**, as amended. Representatives: Rehder, Engler, Morris, Quade, Wessels.

Also,

Mr. President: The Speaker of the House of Representatives has re-appointed the following committee to act with a like committee from the Senate on **HCS** for **SCS** for **SB 112**, as amended. Representatives: Tate, Fraker, Bondon, Adams, McCreery.

Also,

Mr. President: The Speaker of the House of Representatives has appointed the following committee to act with a like committee from the Senate on **HCS** for **SB 95**, as amended. Representatives: Fraker, Haahr, Rhoads, Baringer, McCreery.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SCS** for **SB 112**, as amended: Senators Schatz, Hegeman, Hoskins, Curls and Holsman.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **SS** for **HCS** for **HBs 90** and **68**, as amended: Senators Schatz, Kraus, Sater, Walsh and Hummel.

President Pro Tem Richard appointed the following conference committee to act with a like committee from the House on **HCS** for **SB 95**, as amended: Senators Sater, Wasson, Hegeman, Rizzo and Sifton.

RESOLUTIONS

Senator Hummel offered Senate Resolution No. 1013, regarding Henry “Hank” Schlichter, Webster Groves, which was adopted.

Senator Kehoe offered Senate Resolution No. 1014, regarding the death of Jerry Bruce Steppelman, Jefferson City, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1015, regarding Jacob C. Ruboneka, Jefferson City, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1016, regarding Austin C. Bauer, which was adopted.

Senator Chappelle-Nadal offered Senate Resolution No. 1017, regarding Ashley A. Hollis, Springfield,

which was adopted.

Senator Schaaf offered Senate Resolution No. 1018, regarding Emily Pullia, Glendale Heights, Illinois, which was adopted.

INTRODUCTION OF GUESTS

Senator Hegeman introduced to the Senate, Teacher Stacy Walker and third and fourth grade students from Rock Port Elementary School.

On motion of Senator Onder, the Senate adjourned until 9:00 a.m., Friday, May 12, 2017.

SENATE CALENDAR

SEVENTY-FIRST DAY—FRIDAY, MAY 12, 2017

FORMAL CALENDAR

THIRD READING OF SENATE BILLS

SCS for SB 495-Riddle

SENATE BILLS FOR PERFECTION

- | | |
|---------------------------------|-----------------------------|
| 1. SB 535-Wallingford | 9. SB 483-Holsman |
| 2. SB 523-Sater, with SCS | 10. SB 498-Nasheed |
| 3. SB 480-Kraus | 11. SB 251-Kehoe, with SCS |
| 4. SB 407-Riddle, with SCS | 12. SB 528-Hegeman |
| 5. SB 353-Wallingford, with SCS | 13. SB 307-Munzlinger |
| 6. SB 380-Riddle | 14. SB 472-Hoskins |
| 7. SB 297-Hummel, with SCS | 15. SB 524-Koenig, with SCS |
| 8. SB 474-Schatz | |

HOUSE BILLS ON THIRD READING

- | | |
|---|---|
| 1. HCS for HB 381, with SCS (Hegeman) | 6. HCS for HB 57-Haefner, with SCS
(Libla) |
| 2. HB 58-Haefner (Onder) | 7. HCS for HB 422 (Dixon) |
| 3. HB 175-Reiboldt, with SCS (Munzlinger) | 8. HB 245-Rowland, with SCS (Cunningham) |
| 4. HB 327-Morris (Curls) | 9. HB 262-Sommer (Hoskins) |
| 5. HB 680-Fitzwater, with SCS (Wasson) | |

10. HCS for HB 270 (Rowden)
11. HCS for HB 661, with SCS (Emery)
12. HB 758-Cookson, with SCS (Hegeman)
13. HCS for HB 138, with SCS (Onder)
14. HCS for HB 441 (Rowden)
15. HCS for HB 253, with SCS (Romine)
16. HB 94-Lauer (Romine)
17. HB 248-Fitzwater, with SCS
(Cunningham)
18. HB 289-Fitzpatrick, with SCS (Rowden)
19. HB 493-Bondon, with SCS (Silvey)
20. HB 52-Andrews (Hegeman)
21. HCS for HB 647, with SCS (Sater)
22. HCS for HB 353, with SCS (Sater)
23. HCS for HB 54, with SCS (Emery)
24. HB 355-Bahr (Eigel)
25. HCS for HB 122, with SCS (Onder)
26. HCS for HB 230, with SCS (Koenig)
27. HB 700-Cookson, with SCS (Libla)
28. HB 1045-Haahr (Wasson)
29. HB 909-Fraker (Wasson)
30. HCS for HB 631, with SCS (Emery)
31. HCS for HB 348 (Romine)
32. HJR 10-Brown (Romine)
33. HCS#2 for HB 502 (Rowden)
34. HCS for HB 304, with SCS (Koenig)
35. HB 871-Davis, with SCS (Kraus)
36. HB 843-McGaugh, with SCS (Hegeman)
37. HB 200-Fraker, with SCS (Sater)
38. HCS for HB 703 (Hegeman)
39. HB 956-Kidd, with SCS (Rizzo)
40. HCS for HB 199, with SCS (Cunningham)
41. HB 87-Henderson, with SCS (Romine)
42. HB 587-Redmon, with SCS (Hegeman)
43. HCS for HB 258, with SCS (Munzlinger)
44. HB 349-Brown, with SCS (Sater)
45. HCS for HB 316, with SCS
(Wallingford)
46. HB 558-Ross, with SCS (Schatz)
47. HB 586-Rhoads (Rowden)
48. HB 256-Rhoads, with SCS (Munzlinger)
49. HCS for HB 645 (Sater)
50. HCS for HB 183 (Nasheed)
51. HCS for HB 542 (Schatz)
52. HB 61-Alferman (Schatz)
53. HB 128, HB 678, HB 701 &
HB 964-Davis, with SCS (Richard)
54. HB 811-Ruth (Wieland)
55. HB 805-Basye (Rowden)
56. HB 664-Korman (Riddle)
57. HB 105-Love (Kraus)
58. HB 849-Pfautsch (Kraus)
59. HCS for HB 260, with SCS (Sater)
60. HCS for HB 1158, with SCS (Riddle)
61. HCS for HB 159 (Brown)
62. HB 598-Cornejo (Hegeman)
63. HB 469-Gannon, with SCS (Romine)
64. HCS for HB 935, with SCS (Walsh)
65. HB 193-Kelley (Emery)
66. HB 281-Rowland (Sater)
67. HB 568-Tate, with SCS (Schatz)
68. HCS for HB 741, with SCS (Wieland)
69. HB 815-Basye, with SCS (Riddle)
70. HB 557-Ross (Cunningham)
71. HCS for HB 694 (Cunningham)
72. HCS for HB 225 (Munzlinger)
73. HCS for HB 181 (Sater)
74. HB 697-Trent (Rowden)
75. HB 719-Rhoads (Munzlinger)
76. HCS for HB 261 (Onder)
77. HB 294-Lynch (Brown)
78. HCS for HB 303 (Onder)
79. HCS for HB 174, with SCS
(Wallingford)
80. HCS for HB 142 (Hoskins)
81. HCS for HB 247, with SCS (Schatz)
82. HCS for HB 334, with SCS
(Wallingford)
83. HB 571-Engler, with SCS (Romine)
84. HCS for HB 656, with SCS (Rowden)

85. HCS for HB 330 (Wasson)

87. HCB 1-McGaugh, with SCS (Dixon)

86. HB 209-Wiemann, with SCS (Riddle)

INFORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 5-Richard

SB 6-Richard, with SCS

SB 13-Dixon

SB 20-Brown

SB 21-Brown

SB 28-Sater, with SCS (pending)

SB 32-Emery, with SCS

SBs 37 & 244-Silvey, with SCS, SS for
SCS & SA 1 (pending)

SB 41-Wallingford and Emery, with SS,
SA 1 & SA 1 to SA 1 (pending)

SBs 44 & 63-Romine, with SCS

SB 46-Libla, with SCS

SB 61-Hegeman, with SCS

SB 67-Onder, et al, with SS, SA 1 &
SSA 1 for SA 1 (pending)

SB 68-Onder and Nasheed

SB 76-Munzlinger

SB 80-Wasson, with SCS

SB 81-Dixon

SB 83-Dixon

SB 85-Kraus, with SCS

SB 96-Sater and Emery

SB 97-Sater, with SCS

SB 102-Cunningham, with SCS

SB 103-Wallingford

SB 109-Holsman, with SCS

SB 115-Schupp, with SCS

SB 117-Schupp, with SCS

SB 122-Munzlinger, with SCS

SB 123-Munzlinger

SB 126-Wasson

SB 129-Dixon and Sifton, with SCS

SB 130-Kraus, with SCS

SB 133-Chappelle-Nadal

SB 138-Sater

SB 141-Emery

SB 142-Emery

SB 144-Wallingford

SB 145-Wallingford, with SCS

SB 147-Romine

SB 156-Munzlinger, with SCS

SB 157-Dixon, with SCS

SB 158-Dixon

SB 163-Romine

SB 169-Dixon, with SCS

SB 171-Dixon and Sifton, with SCS

SB 176-Dixon

SB 177-Dixon, with SCS

SB 178-Dixon

SB 180-Nasheed, with SCS

SB 183-Hoskins, with SCS

SB 184-Emery, with SS (pending)

SB 185-Onder, et al, with SCS

SB 188-Munzlinger, with SCS

SB 189-Kehoe, with SCS

SB 190-Emery, with SCS & SS#2 for SCS
(pending)

SB 196-Koenig

SB 199-Wasson

SB 200-Libla

SB 201-Onder, with SCS

SB 203-Sifton, with SCS

SB 207-Sifton

SB 209-Wallingford

SB 210-Onder, with SCS

SB 220-Riddle, with SCS & SS for SCS (pending)	SB 328-Romine, with SCS & SA 3 (pending)
SB 221-Riddle	SB 330-Munzlinger
SB 223-Schatz, with SCS	SB 331-Hegeman
SB 227-Koenig, with SCS	SB 333-Schaaf, with SCS
SB 228-Koenig, with SS & SA 1 (pending)	SB 336-Wieland
SB 230-Riddle	SB 341-Nasheed, with SCS
SB 232-Schatz	SB 348-Wasson, with SA 1 (pending)
SB 233-Wallingford	SB 349-Wasson
SB 234-Libla, with SCS	SB 358-Wieland
SB 239-Rowden, with SCS	SB 362-Hummel
SB 242-Emery, with SCS	SB 368-Rowden
SB 243-Hegeman	SB 371-Schaaf, with SA 2 & SSA 1 for SA 2 (pending)
SB 247-Kraus, with SCS	SB 378-Wallingford
SB 250-Kehoe	SB 379-Schatz
SB 252-Dixon, with SCS	SB 381-Riddle
SB 258-Munzlinger	SB 383-Eigel and Wieland
SB 259-Munzlinger	SB 384-Rowden, with SCS
SB 260-Munzlinger	SB 389-Sater, with SCS
SB 261-Munzlinger	SB 391-Munzlinger
SB 262-Munzlinger	SB 392-Holsman
SB 263-Riddle	SB 406-Wasson and Sater
SB 264-Dixon	SB 409-Koenig
SB 267-Schatz, with SCS	SB 410-Schatz
SB 271-Wasson and Richard, with SCS	SB 413-Munzlinger
SB 280-Hoskins, with SCS	SB 418-Hegeman, with SCS
SB 284-Hegeman, with SCS	SB 419-Riddle
SBs 285 & 17-Koenig, with SCS	SB 422-Cunningham, with SCS
SB 286-Rizzo	SB 426-Wasson, with SCS
SB 290-Schatz, with SCS	SB 427-Wasson
SB 295-Schaaf, with SCS	SB 430-Cunningham, with SCS
SB 298-Curls	SB 433-Sater, with SCS
SB 303-Wieland, with SCS	SB 435-Cunningham, with SCS
SB 305-Kehoe, et al, with SS, SA 3 & SA 1 to SA 3 (pending)	SB 442-Hegeman
SB 311-Wasson, with SCS	SB 445-Rowden
SBs 314 & 340-Schatz, et al, with SCS	SB 448-Emery
SB 316-Rowden, with SCS	SB 451-Nasheed, with SS (pending)
SB 325-Kraus	SB 468-Hegeman
SBs 327, 238 & 360-Romine, with SCS	SB 469-Schatz
	SB 475-Schatz

SB 485-Hoskins
SB 517-Wasson
SB 518-Emery
SB 526-Brown
SB 532-Hoskins

SJR 5-Emery, with SCS (pending)
SJR 9-Romine, with SCS
SJR 11-Hegeman, with SCS
SJR 12-Eigel
SJR 17-Kraus

HOUSE BILLS ON THIRD READING

HB 35-Plocher (Dixon)
HCS for HB 66, with SCS (Sater)
HB 85-Redmon, with SCS (Hegeman)
HCS for HBs 91, 42, 131, 265 & 314
(Brown)
HB 95-McGaugh (Emery)
HB 104-Love, with SS (pending) (Brown)
HB 207-Fitzwater (Romine)
HB 251-Taylor, with SCS, SS for SCS,
SA 2 & SA 3 to SA 2 (pending) (Onder)

HB 288-Fitzpatrick (Kehoe)
HCS for HBs 337, 259 & 575 (Schatz)
HCS for HB 427, with SCS (Kehoe)
HCS for HB 460, with SS & SA 1 (pending)
(Munzlinger)
HB 461-Kolkmeier (Munzlinger)
HB 462-Kolkmeier (Munzlinger)
HB 655-Engler (Dixon)
HCS for HBs 1194 & 1193, with SS & SA 1
(pending) (Hegeman)

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 124-Wasson, with HA 1
SCS for SB 217-Nasheed, with HA 1,
as amended
SB 394-Romine, with HCS, as amended

SB 478-Silvey and Holsman, with HCS,
as amended
SB 488-Kehoe, with HCS

BILLS IN CONFERENCE AND BILLS CARRYING REQUEST MESSAGES

In Conference

SB 8-Munzlinger, with HA 1, HA 2, HA 3,
as amended, HA 4, HA 5, HA 6, HA 7,
HA 8, as amended & HA 9, as amended
(Senate adopted CCR and passed CCS)
SCS for SB 11-Wasson, with HCS,
as amended
SB 30-Sater, with HCS, as amended

SS for SB 34-Cunningham, with HCS,
as amended (Senate adopted CCR and
passed CCS)
SS for SB 35-Cunningham, with HCS,
as amended (Senate adopted CCR and
passed CCS)
SB 95-Sater, with HCS, as amended

SCS for SB 112-Schatz, with HCS,
 as amended (Further conference granted)
 SB 114-Schatz, with HCS, as amended
 SCS#2 for SB 128-Dixon, with HA 1, HA 2,
 HA 3, as amended, & HA 4, as amended
 (Senate adopted CCR and passed CCS)
 SCS for SB 139-Sater, with HCS,
 as amended
 SB 222-Riddle, with HA 1, HA 2, HA 3 &
 HA 4, as amended (Senate adopted CCR
 and passed CCS)
 SB 225-Schatz, with HCS, as amended
 (Senate adopted CCR and passed CCS)

SB 283-Hegeman, with HCS, as amended
 SB 302-Wieland, with HCS, as amended
 SCS for SB 355-Romine, with HCS,
 as amended
 SCS for SB 421-Rizzo, with HCS,
 as amended
 SB 501-Sater, with HCS, as amended
 (Senate adopted CCR and passed CCS)
 SB 503-Munzlinger, with HA 1, HA 2 & HA 3
 HCS for HB 19, with SCS (Brown)
 HCS for HBs 90 & 68, with SS, as amended
 (Schatz) (Further conference
 granted)

Requests to Recede or Grant Conference

SB 411-Schatz, with HA 1, HA 2, HA 3,
 as amended, HA 4 & HA 5, as amended
 (Senate requests House recede & take
 up and pass bill)

HCB 3-Fitzpatrick, with SS (Koenig)
 (Senate refuses to recede & requests
 House take up and pass bill)

RESOLUTIONS

SR 197-Richard
 SR 891-Romine

SR 917-Silvey

Reported from Committee

SCR 6-Walsh
 SCR 17-Curls
 SCR 18-Wallingford

SCR 25-Cunningham, with SCS (pending)
 HCR 6-Justus (Sater)

To be Referred

REMONSTRANCE 1-Wallingford

✓

Journal of the Senate

FIRST REGULAR SESSION

SEVENTY-FIRST DAY—FRIDAY, MAY 12, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“The end of the matter; all has been heard. Fear God and keep his commandments; for that is the whole duty of everyone.” (Ecclesiastes 12:13)

Heavenly Father in a few short hours we will bring this session to its constitutional end. So we are thankful for all the blessings You have provided us throughout this session. We pray that we have not wasted our time here nor the use of the talents each has provided. Fill our hearts with the richness of Your grace so we rejoice in Your presence and promise and know that You will never let us go. And once again we ask that You watch our “going out and coming in” bringing us safely back to loved ones who so enrich our lives and share the joys You have provided. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from St. Louis Public Radio, KSDK-TV, MissouriNet, KRCG-TV, Associated Press, KMOV-4, Columbia Missourian and KMOX were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus
Libla	Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schaaf	Schatz	Schupp	Sifton
Silvey	Wallingford	Walsh	Wasson	Wieland—33		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The Lieutenant Governor was present.

On motion of Senator Kehoe, the Senate recessed until 10:00 a.m.

RECESS

The time of recess having expired, the Senate was called to order by President Parson.

PRIVILEGED MOTIONS

Senator Sater, on behalf of the conference committee appointed to act with a like committee from the House on **HCS for SCS for SB 139**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 139

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, with House Amendment No. 1, House Amendment Nos. 1 & 2 to House Amendment No. 2, House Amendment No. 2 as amended, and House Amendment No. 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 139;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Jeanie Riddle
/s/ Caleb Rowden
Jill Schupp
Scott Sifton

FOR THE HOUSE:

/s/ David Wood
/s/ Justin Alferman
/s/ Marsha Haefner
Kip Kendrick
Cora Faith Walker

Senator Sater moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Hummel	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Romine	Rowden	Sater	Schaaf	Schatz
Silvey	Wallingford	Wasson	Wieland—25			

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Nasheed	Rizzo	Schupp	Sifton
Walsh—8						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Sater, **CCS** for **HCS** for **SCS** for **SB 139**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 139

An Act to repeal sections 208.227, 208.790, 208.798, and 334.506, RSMo, and to enact in lieu thereof eight new sections relating to health care.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Rowden	Sater	Schaaf	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp
Sifton	Walsh—9					

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Hegeman, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 283**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 283

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 283, with House Amendment Nos. 1, 2, 3, 4, and 5, House Amendment No. 1 to House Amendment No. 6, House

Amendment No. 6, as amended, House Amendments Nos. 7 and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9, as amended, and House Amendment Nos. 10 and 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 283, as amended;

2. That the Senate recede from its position on Senate Bill No. 283;

3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 283 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
 /s/ Paul Wieland
 /s/ Dave Schatz
 /s/ John Rizzo
 /s/ Scott Sifton

FOR THE HOUSE:

/s/ Allen Andrews
 /s/ John D. Wiemann
 /s/ Kirk Mathews
 /s/ Peter J. Merideth
 /s/ Fred Wessels

Senator Hegeman moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

NAYS—Senators

Koenig Kraus—2

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Hegeman, **CCS** for **HCS** for **SB 283**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 SENATE BILL NO. 283

An Act to repeal sections 67.402, 67.505, 67.547, 67.1364, 68.075, 94.510, 137.565, 162.492, 229.150, 233.180, and 304.120, RSMo, and to enact in lieu thereof eleven new sections relating to political subdivisions.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Emery	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Nasheed	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schaaf	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Eigel	Koenig	Kraus	Onder—4
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Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Hegeman, title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Munzlinger, on behalf of the conference committee appointed to act with a like committee from the House on **SB 503**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
SENATE BILL NO. 503

The Conference Committee appointed on Senate Bill No. 503, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 503, as amended;
2. That the Senate recede from its position on Senate Bill No. 503;
3. That the attached Conference Committee Substitute for Senate Bill No. 503 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Brian Munzlinger
/s/ Andrew Koenig
/s/ Will Kraus
/s/ S. “Kiki” Curls
/s/ Jacob Hummel

FOR THE HOUSE:

/s/ Jeanie Lauer
/s/ Kevin Engler
/s/ Shawn Rhoads
/s/ Tracy McCreery
/s/ Bruce Franks, Jr.

Senator Munzlinger moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, **CCS for SB 503**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 503

An Act to repeal sections 190.103, 190.144, 650.320, 650.325, 650.330, and 650.340, RSMo, and to enact in lieu thereof eight new sections relating to emergency services, with an emergency clause for a certain section.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Munzlinger, title to the bill was agreed to.

Senator Munzlinger moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Rizzo, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SCS** for **SB 421**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 421

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, with House Amendment Nos. 1,2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 421;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ John Rizzo
/s/ Jacob Hummel
/s/ Denny Hoskins
/s/ Jay Wasson
/s/ Will Kraus

FOR THE HOUSE:

/s/ Bill E. Kidd
/s/ Kevin Engler
/s/ Mike Kelley
/s/ Rory Rowland
/s/ Ira Anders

Senator Rizzo moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Rizzo, **CCS** for **HCS** for **SCS** for **SB 421**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 421

An Act to repeal section 37.005, RSMo, and to enact in lieu thereof two new sections relating to the conveyance of state property.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

NAYS—Senators—None

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Rizzo, title to the bill was agreed to.

Senator Rizzo moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Sater, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SB 95**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 95

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 95, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 95, as amended;
2. That the Senate recede from its position on Senate Bill No. 95;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 95 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
 /s/ Jay Wasson
 /s/ Dan Hegeman
 /s/ John Rizzo
 /s/ Scott Sifton

FOR THE HOUSE:

/s/ Lyndall Fraker
 /s/ Elijah Haahr
 /s/ Shawn Rhoads
 /s/ Donna Baringer
 /s/ Tracy McCreery

Senator Sater moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Kraus—1

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

On motion of Senator Sater, **CCS for HCS for SB 95**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE FOR
 HOUSE COMMITTEE SUBSTITUTE FOR
 SENATE BILL NO. 95

An Act to repeal sections 50.622, 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, RSMo, and to enact in lieu thereof eight new sections relating to public funds.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

NAYS—Senator Kraus—1

Absent—Senator Dixon—1

Absent with leave—Senators—None

Vacancies—1

The President declared the bill passed.

On motion of Senator Sater, title to the bill was agreed to.

Senator Sater moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

Senator Schatz, on behalf of the conference committee appointed to act with a like committee from the House on **HCS** for **SCS** for **SB 112**, as amended, moved that the following conference committee report be taken up, which motion prevailed.

CONFERENCE COMMITTEE REPORT NO. 2 ON
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 112

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, with House Amendment Nos. 1, 2, 3, 4, 5, and 6, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, and House Amendment Nos. 9 and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 112;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
Dan Hegeman
/s/ Denny Hoskins
/s/ S. “Kiki” Curls
/s/ Jason Holsman

FOR THE HOUSE:

/s/ Nathan Tate
/s/ Lyndall Fraker
/s/ Jack Bondon
/s/ Joe Adams
Tracy McCreery

President Pro Tem Richard assumed the Chair.

Pursuant to Senate Rule 91, Senator Hegeman requested to be excused from voting on the adoption of the conference committee report no. 2 on **HCS** for **SCS** for **SB 112** and third reading of **CCS No. 2** for **HCS** for **SCS** for **SB 112**, which request was granted.

President Parson assumed the Chair.

Senator Schatz moved that the above conference committee report be adopted, which motion prevailed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Emery	Holsman	Hoskins	Hummel
Kehoe	Libla	Munzlinger	Nasheed	Onder	Richard	Riddle
Rizzo	Romine	Rowden	Sater	Schaaf	Schatz	Schupp
Sifton	Silvey	Wallingford	Wasson	Wieland—26		

NAYS—Senators

Eigel	Koenig	Kraus—3
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Absent—Senators

Chappelle-Nadal	Dixon	Walsh—3
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Absent with leave—Senators—None

Excused from voting—Senator Hegeman—1

Vacancies—1

On motion of Senator Schatz, **CCS No. 2** for **HCS** for **SCS** for **SB 112**, entitled:

CONFERENCE COMMITTEE SUBSTITUTE NO. 2 FOR
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 112

An Act to repeal sections 50.622, 50.740, 54.040, 54.261, 68.075, 94.900, 94.902, 105.145, 139.100, 182.640, 182.660, 233.295, 242.460, 243.350, 245.185, 321.242, 321.246, 393.1075, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof twenty-four new sections relating to political subdivisions, with a penalty provision.

Was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Curls	Emery	Holsman	Hoskins	Hummel
Kehoe	Libla	Munzlinger	Nasheed	Onder	Richard	Riddle
Rizzo	Romine	Rowden	Sater	Schaaf	Schatz	Schupp
Sifton	Silvey	Wallingford	Wasson	Wieland—26		

NAYS—Senators

Eigel	Koenig	Kraus—3
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Absent—Senators

Chappelle-Nadal	Dixon	Walsh—3
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Absent with leave—Senators—None

Excused from voting—Senator Hegeman—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Schatz, title to the bill was agreed to.

Senator Schatz moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

HOUSE BILLS ON THIRD READING

HB 655, introduced by Representative Engler, entitled:

An Act to repeal sections 135.600 and 135.630, RSMo, and to enact in lieu thereof two new sections relating to tax credits for contributions to maternity homes and pregnancy resource centers.

Was taken up by Senator Dixon.

Senator Dixon offered **SS** for **HB 655**, entitled:

SENATE SUBSTITUTE FOR HOUSE BILL NO. 655

An Act to repeal sections 135.090, 135.341, 135.562, 135.600, 135.630, and 135.647, RSMo, and to enact in lieu thereof seven new sections relating to tax credits for contributions to certain benevolent organizations.

Senator Dixon moved that **SS** for **HB 655** be adopted.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Rowden assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Dixon, **HB 655**, with **SS** (pending), was placed on the Informal Calendar.

Senator Hegeman moved that **HCS** for **HBs 1194** and **1193**, with **SS** and **SA 1** (pending), be called from the Informal Calendar and again taken up for 3rd reading and final passage, which motion prevailed.

At the request of Senator Hegeman, **SS** for **HCS** for **HBs 1194** and **1193** was withdrawn, rendering **SA 1** moot.

Senator Hegeman offered **SS No. 2** for **HCS** for **HBs 1194** and **1193**, entitled:

SENATE SUBSTITUTE NO. 2 FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NOS. 1194 & 1193

An Act to repeal sections 285.055, 288.062, and 290.528, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage, with an emergency clause.

Senator Hegeman moved that **SS No. 2** for **HCS** for **HBs 1194** and **1193** be adopted and submitted the

following privileged motion:

Motion for Previous Question - Pursuant to Rule 84 of the Missouri Senate:

Shall the Main question be now put?

Signed:

/s/ Dan Hegeman	/s/ Denny Hoskins
/s/ Dave Schatz	/s/ Caleb Rowden
/s/ Paul Wieland	/s/ Will Kraus
/s/ Bob Onder	/s/ Bill Eigel
/s/ David Sater	/s/ Ron Richard
/s/ Brian Munzlinger	/s/ Jay Wasson
/s/ Mike Cunningham	/s/ Dan Brown

Senator Sifton moved that the motion for the previous question lay on the table.

Senator Sifton offered a substitute motion that the Senate postpone consideration of the above motion until 5:59 p.m., Friday, May 12, 2017.

Senator Sifton offered an amendment to the substitute motion to strike “5:59 p.m.” and insert “indefinitely”.

Senator Sifton moved the above amendment be adopted.

Senator Kraus raised the point of order that pursuant to Senate Rules 85 and 73, the previous question is a non-debatable motion.

The point of order was referred to the President Pro Tem.

At the request of Senator Kraus, the point of order was withdrawn.

Senator Kraus raised the point of order that the substitute motion is not a superceding motion and not in order pursuant to Senate Rule 73.

The point of order was referred to the President Pro Tem, who ruled it well taken, rendering the amendment to the substitute motion moot.

Senator Sifton offered a substitute motion to postpone indefinitely the consideration of the motion for the previous question.

Senator Kraus raised the point of order that the substitute motion is not a superceding motion under Senate Rule 73.

At the request of Senator Sifton, the substitute motion was withdrawn, rendering the point of order moot.

Senator Sifton offered a substitute motion to lay the preceding motion on the table.

Senator Onder raised the point of order that under Senate Rule 73 there are two superceding motions to the previous question and that the present amendment to the superceding motion is not one of them and therefore is out of order.

The point of order was referred to the President Pro Tem, who ruled it well taken.

Senator Schaaf raised the point of order that he was seeking recognition to speak on the point of order prior to the President Pro Tem ruling on it.

The point of order was referred to the President Pro Tem, who ruled it not well taken.

The President Pro Tem again ruled that the point of order raised by Senator Onder was well taken.

The motion for the previous question to lay on the table was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Dixon	Libla	Romine	Schaaf	Silvey—6
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NAYS—Senators

Brown	Cunningham	Curls	Eigel	Emery	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Koenig	Kraus	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Rowden	Sater	Schatz
Schupp	Sifton	Wallingford	Walsh	Wasson	Wieland—27	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Holsman requested verification of the roll.

Having voted on the prevailing side, Senator Holsman moved that the vote by which the motion to lay on the table was defeated, be reconsidered.

Senator Schatz raised the point of order that pursuant to Senate Rule 84, the motion for the previous question should be put to a vote without debate, therefore the motion for the previous question to lay on the table under Rule 73 is out of order.

The point of order was referred to the President Pro Tem.

At the request of Senator Schatz, the point of order was withdrawn.

The motion to reconsider the vote by which the motion to lay the previous question on the table was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Nasheed	Rizzo
Schaaf	Schupp	Sifton	Walsh—11			

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Romine	Rowden	Sater	Schatz	Silvey	Wallingford	Wasson
Wieland—22						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Walsh moved that pursuant to Senate Rule 73, the Senate adjourn to 11:00 a.m., May 22, 2017, and requested a roll call vote be taken. She was joined in her request by Senators Holsman, Hummel, Schupp and Sifton.

The motion to adjourn was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Silvey	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Sifton	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

The motion to move the previous question was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Munzlinger	Onder	Richard	Riddle	Rowden
Sater	Schatz	Wallingford	Wasson	Wieland—19		

NAYS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Libla	Nasheed
Rizzo	Romine	Schaaf	Schupp	Sifton	Silvey	Walsh—14

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

SS No. 2 for HCS for HBs 1194 and 1193 was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Hegeman moved that **SS No. 2** for **HCS** for **HBs 1194** and **1193** be third read and passed and submitted the following privileged motion:

Shall the Main question be now put?

Signed:

/s/ Dan Hegeman	/s/ Caleb Rowden
/s/ Paul Wieland	/s/ Will Kraus
/s/ Dave Schatz	/s/ Bill Eigel
/s/ Bob Onder	/s/ Ron Richard
/s/ Brian Munzlinger	/s/ Jay Wasson
/s/ Mike Cunningham	/s/ Dan Brown
/s/ Denny Hoskins	

Senator Sifton moved that the bill be laid on the table, which motion was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Rizzo	Schaaf	Schupp
Sifton	Walsh—9					

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Romine	Rowden	Sater	Schatz	Silvey
Wallingford	Wasson	Wieland—24				

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Nasheed moved that the Senate adjourn until 11:00 a.m., May 22, 2017, and requested a roll call vote be taken. She was joined in her request by Senators Holsman, Hummel, Schupp and Sifton.

The motion to adjourn was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Silvey	Walsh—11			

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Wallingford	Wasson
Wieland—22						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Holsman requested verification of the roll.

The motion to move the previous question was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schatz	Wallingford	Wasson	Wieland—20	

NAYS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Nasheed	Rizzo
Romine	Schaaf	Schupp	Sifton	Silvey	Walsh—13	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

SS No. 2 for HCS for HBs 1194 and 1193 was 3rd read and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
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Schupp

Sifton

Walsh—10

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

The president declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Rizzo	Schaaf	Schupp
Sifton	Walsh—9					

Absent—Senator Nasheed—1

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested a verification of the roll.

Senator Hegeman moved that the title to the bill be agreed to.

Pursuant to Senate Rule 86, Senator Sifton joined by Senator Schupp, requested that the titling motion be reduced to writing and distributed, which request was granted.

Senator Hegeman submitted the following privileged motion:

Shall the Main question be now put?

Signed:

/s/ Dan Hegeman	/s/ Denny Hoskins
/s/ Paul Wieland	/s/ Caleb Rowden
/s/ Dave Schatz	/s/ Will Kraus
/s/ Bob Onder	/s/ Bill Eigel
/s/ Brian Munzlinger	/s/ Ron Richard
/s/ Mike Cunningham	/s/ Dan Brown
/s/ Jay Wasson	

Senator Sifton offered a substitute motion that the bill lay on the table and requested a roll call vote be taken. He was joined in his request by Senators Chappelle-Nadal, Curls, Hummel and Rizzo.

The substitute motion was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Hummel	Rizzo	Schaaf	Schupp	Sifton—7
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NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Nasheed
Onder	Richard	Riddle	Romine	Rowden	Sater	Schatz
Silvey	Wallingford	Walsh	Wasson	Wieland—26		

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

Having voted on the prevailing side, Senator Holsman moved that the vote by which the substitute motion to lay the bill on the table was defeated be reconsidered, which motion was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Walsh moved the Senate adjourn to 11:00 a.m., May 22, 2017, and requested a roll call vote be taken. She was joined in her request by Senators Rizzo, Schaaf, Sifton and Schupp.

The motion to adjourn was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Rizzo	Schaaf	Schupp
Sifton	Silvey	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Romine	Rowden	Sater	Schatz	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

Having voted on the prevailing side, Senator Holsman requested the vote by which the motion to adjourn was defeated be reconsidered.

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

The motion for the previous question was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Libla	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schatz	Wallingford	Wasson	Wieland—20	

NAYS—Senators

Chappelle-Nadal	Curls	Dixon	Holsman	Hummel	Nasheed	Rizzo
Romine	Schaaf	Schupp	Sifton	Silvey	Walsh—13	

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

The title to the bill was agreed to.

Senator Hegeman moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table.

Senator Holsman requested a roll call vote be taken on the motion to lay on the table and was joined in his request by Senators Hummel, Schaaf, Schupp and Sifton.

The motion to lay on the table was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Holsman
Hoskins	Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder
Richard	Riddle	Romine	Rowden	Sater	Schatz	Sifton
Silvey	Wallingford	Wasson	Wieland—25			

NAYS—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Rizzo	Schaaf	Schupp
Walsh—8						

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Holsman requested verification of the roll.

Having voted on the prevailing side, Senator Sifton moved that the vote by which the motion to lay on the table was adopted be reconsidered, which motion was defeated by the following vote:

YEAS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Nasheed	Rizzo	Schaaf
Schupp	Sifton	Walsh—10				

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Silvey	Wallingford
Wasson	Wieland—23					

Absent—Senators—None

Absent with leave—Senators—None

Vacancies—1

Senator Sifton requested verification of the roll.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 309**, entitled:

An Act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, 56.840, 169.324, 169.460, 169.490, 169.560, and 488.2206, RSMo, and to enact in lieu thereof twelve new sections relating to public employee retirement systems.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 326**, entitled:

An Act to repeal sections 347.015, 347.020, 347.048, 347.740, 351.127, 355.023, 356.233, 359.653, 400-9.528, and 417.018, RSMo, and to enact in lieu thereof eleven new sections relating to business organizations.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SCS** for **SB 84**, entitled:

An Act to repeal sections 542.400, 542.402, 542.406, 542.412, 542.414, 542.416, 542.418, and 542.420, RSMo, and to enact in lieu thereof nine new sections relating to the authority to engage in certain investigative practices, with penalty provisions.

With House Amendment No. 1.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Committee Substitute for Senate Bill No. 84, Page 1, Section 542.400, Line 13, by deleting immediately after the word “**waves**” the comma “,”; and

Further amend said bill, Page 4, Section 542.405, Lines 22-23, by deleting the phrase “**targeted including**,” and inserting in lieu thereof the phrase “**targeted, including**”; and

Further amend said bill, page, and section, Line 26, by deleting the phrase “**warrant, and if so**” and inserting in lieu thereof the phrase “**warrant and, if so**”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SB 125**, entitled:

An Act to repeal sections 191.1100, 191.1110, 324.001, 326.256, 326.259, 326.265, 326.280, 326.283, 326.286, 326.289, 326.292, 326.307, 326.310, 326.313, 326.316, 326.325, 327.313, 327.321, 328.080, 328.100, 329.010, 329.040, 329.050, 329.060, 329.070, 329.080, 329.085, 329.130, 332.081, 334.037, 334.104, 334.735, 336.080, and 345.051, RSMo, and to enact in lieu thereof fifty-eight new sections relating to the regulation of certain professions.

With House Amendment No. 1, House Amendment No. 2, House Amendment No. 3 and House Amendment No. 4.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Bill No. 125, Page 1, Section A, Line 11, by inserting immediately after all of said section and line the following:

“36.020. Unless the context clearly requires otherwise, the following terms mean:

(1) “Agency”, “state agency” or “agency of the state”, each department, board, commission or office of the state except for offices of the elected officials, the general assembly, the judiciary and academic institutions;

(2) “Appointing authority”, an officer or agency subject to this chapter having power to make appointments;

(3) “Board”, the personnel advisory board as established by section 36.050;

(4) “Broad classification band”, a grouping of positions with similar levels of responsibility or expertise;

(5) “Class” or “class of positions”, a group of positions subject to this chapter sufficiently alike in duties, authority and responsibilities to justify the same qualifications and the same schedule of pay to all positions in the group;

(6) “Director”, the director of the division of personnel of the office of administration;

(7) “Disabled veteran”, a veteran who has served on active duty in the Armed Forces at any time who receives compensation as a result of a service-connected disability claim allowed by the federal agency responsible for the administration of veteran’s affairs, or who receives disability retirement or disability pension benefits from a federal agency as a result of such a disability or a National Guard veteran who was permanently disabled as a result of active service to the state at the call of the governor;

(8) “Division of service” or “division”, a state department or any division or branch of the state, or any agency of the state government, all the positions and employees in which are under the same appointing authority;

(9) “Eligible”, a person whose name is on a register or who has been determined to meet the qualifications for a class or position;

(10) “Examination”, a means of determining eligibility or fitness for a class or position;

[(10)] (11) “Open competitive examination”, a [test] **selections process** for positions in a particular class, admission to which is not limited to persons employed in positions subject to this chapter;

[(11)] (12) “Promotional examination”, a [test] **selections process** for positions in a particular class, admission to which is limited to employees with regular status in positions subject to this chapter;

[(12)] (13) “Public hearing”, a hearing held after public notice at which any person has a reasonable opportunity to be heard;

[(13)] (14) “Register of eligibles”, a list of persons who have been found qualified by an open competitive examination for appointment to a position;

[(14)] (15) “Regular employee”, an employee who has successfully completed a probationary period as provided in section 36.250;

[(15)] (16) “Reinstatement register”, a list of persons who have been regular employees and who have been laid off in good standing due to lack of work or funds, or other similar cause, or who have been demoted in lieu of layoff;

[(16)] (17) “State equal employment opportunity officer”, the individual designated by the governor or the commissioner of administration as having responsibility for monitoring the compliance of the state as an employer with applicable equal employment opportunity law and regulation and for leadership in efforts to establish a state workforce which reflects the diversity of Missouri citizens at all levels of employment;

[(17)] (18) “Surviving spouse”, the unmarried surviving spouse of a disabled veteran or any person who was killed while on active duty in the Armed Forces of the United States or an unmarried surviving spouse of a National Guard veteran who was killed as a result of active service to the state at the call of the governor;

[(18)] (19) “Veteran”, any person who is a citizen of this state who has been separated under honorable conditions from the Armed Forces of the United States who served on active duty during peacetime or wartime for at least six consecutive months, unless released early as a result of a service-connected disability or a reduction in force at the convenience of the government, or any member of a reserve or National Guard component who has satisfactorily completed at least six years of service or who was called or ordered to active duty by the President and participated in any campaign or expedition for which a campaign badge or service medal has been authorized.

36.100. 1. The director shall ascertain the duties, authority and responsibilities of all positions subject to this chapter. After consultation with the appointing authorities, the director shall prepare and recommend to the board, and maintain on a continuing basis, a position classification plan, which shall group all positions in the classified service in classes, based on their duties, authority and responsibilities. Except as provided in subsection 2 of this section, The position classification plan shall set forth, for each class of positions, a class title and a statement of the duties, authority and responsibilities thereof, and the qualifications that are necessary or desirable for the satisfactory performance of the duties of the class; provided, that no plan shall be adopted which prohibits the substitution of experience for education for each class of positions, except that, the board may determine that there is no equivalent substitution in particular cases. Classifications should be sufficiently broad in scope to include as many comparable positions as possible both on an intra- and inter-departmental basis, including both merit and nonmerit agencies.

2. The classification plan may group [management] positions with similar levels of responsibility or

expertise into broad classification bands.

3. The director shall require an initial and ongoing review of the number of classifications in each division of service and shall, in consultation with the agencies, eliminate and combine classes when possible, taking into consideration the recruitment, examination, selection and compensation of personnel in the various classes.

36.120. 1. Before establishing a new position in divisions of the service subject to this chapter, or before making any permanent and substantial change of the duties, authority or responsibilities of a position subject to this chapter, an appointing authority shall notify the director in writing of the appointing authority's intention to do so, except where the positions may be allocated by the appointing authority.

2. The director may at any time allocate any new position to a class, or change the allocation of any position to a class, or recommend to the board changes in the classification plan. Any change in the classification plan recommended by the director shall take effect when approved by the board, or on the ninetieth day after it is recommended to the board if prior thereto the board has not approved it. In case of necessity requiring the immediate establishment of a new class, the director may establish such a class on an interim basis pending approval of the class by the board as recommended by the director.

3. When the allocation of a position to a class is changed, the director shall notify the appointing authority. If allocation authority is delegated, the appointing authority shall notify the director of any changes in the allocation. If the position is filled at the time of reallocation to a class, the appointing authority shall immediately notify the incumbent of the position regarding the allocation change. If the incumbent does not agree with the new allocation, the incumbent may, under conditions specified in the rules, submit to the director a request for a review of the allocation of the position.

4. If any change is made in the classification plan by which a class of positions is divided, altered, or abolished, or classes are combined, the director shall forthwith reallocate the positions affected to their appropriate classes in the amended classification plan. An employee who is occupying a position reallocated to a different class shall, subject to the regulations, be given the same status in the new class as previously held in the class from which his or her position is reallocated. [The director may require that the employee achieve a satisfactory grade on a noncompetitive test of fitness for the class to which his or her position has been reallocated.] **The employee shall possess the minimum qualifications for the class to which his or her position has been reallocated.**

5. After a class of positions has been approved by the board, the director is authorized to make such changes in the class title or in the statement of duties and qualifications for the class as the director finds necessary for current maintenance of the classification plan; provided, however, that changes which materially affect the nature and level of a class or which involve a change in salary range for the class shall be approved by the board.

36.140. 1. After consultation with appointing authorities and the state fiscal officers, and after a public hearing, the director shall prepare and recommend to the board a pay plan for all classes subject to this chapter. The pay plan shall include, for each class of positions, a minimum and a maximum rate, and such provision for intermediate rates as the director considers necessary or equitable. **The pay plan may also provide for the use of open, or stepless, pay ranges.** The pay plan may include provision for grouping of [management] positions with similar levels of responsibility or expertise into broad classification bands for purposes of determining compensation and for such salary differentials and other pay structures as the director considers necessary or equitable. In establishing the rates, the director shall give consideration to

the experience in recruiting for positions in the state service, the rates of pay prevailing in the state for the services performed, and for comparable services in public and private employment, living costs, maintenance, or other benefits received by employees, and the financial condition and policies of the state. These considerations shall be made on a statewide basis and shall not make any distinction based on geographical areas or urban and rural conditions. The pay plan shall take effect when approved by the board and the governor, and each employee appointed to a position subject to this chapter after the adoption of the pay plan shall be paid according to the provisions of the pay plan for the position in which he or she is employed; provided, that the commissioner of administration certifies that there are funds appropriated and available to pay the adopted pay plan. The pay plan shall also be used as the basis for preparing budget estimates for submission to the legislature insofar as such budget estimates concern payment for services performed in positions subject to this chapter. Amendments to the pay plan may be recommended by the director from time to time as circumstances require and such amendments shall take effect when approved as provided by this section. The conditions under which employees may be appointed at a rate above the minimum provided for the class, or advance from one rate to another within the rates applicable to their positions, shall be determined by the regulations.

2. Any change in the pay plan shall be made on a uniform statewide basis. No employee in a position subject to this chapter shall receive more or less compensation than another employee solely because of the geographical area in which the employee lives or works.

36.170. 1. The director [shall from time to time] **may** conduct such open competitive and promotional examinations as the director considers necessary. The examinations shall be of such character as to determine the [relative] qualifications, fitness and ability of the persons tested to perform the duties of the **position or** class for which a register is to be established. No question shall be so framed as to elicit information concerning the political or religious opinions or affiliations of an applicant.

2. Agencies may request authority from the director, **or the director may delegate authority to agencies**, to administer examinations for **some or** all positions[, in accordance with rules adopted by the board] **or job classes**. When such [a request is approved] **action is taken**, the director[, in accordance with rules established by the board,] shall establish standards and guidelines to be followed.

3. Pursuant to rules promulgated by the board, appointing authorities may request that the division of personnel administer promotional examinations limited to those already employed by the state or within the department or division of service involved.

4. All examinations **requiring an applicant's physical presence** conducted by the director shall be conducted in a location which is [fully] accessible to persons with disabilities or if such a facility is not available in a given location for such regular examinations, a special examination will be arranged upon request of an applicant with a disability in a facility which is [fully] accessible.

36.180. 1. The standards of education or experience in the classification plan for each class shall be established on the basis of specified knowledge, skills and abilities. Admission to examinations **or the opportunity to be considered for appointment** shall be open to all persons who possess the qualifications and who may be lawfully appointed to a position in the class for which a register is to be established. [The regulations may also require that applicants achieve at least a satisfactory grade in each progressive part of the examination in order to be admitted to subsequent parts of the examination or to receive a final passing score.]

2. [To ensure competitive equality between the hearing impaired or the blind and persons not so

disabled, the applicant may request from the director the furnishing of a certified interpreter for the hearing impaired or an amanuensis or a reader for the blind when necessary, and the furnishing of a place to take such examination, or such other similar prerequisites to ensure equality in such examination.] **An applicant may request a reasonable accommodation in order to have an opportunity to compete for positions subject to this chapter. The director and the appointing authority filling the particular position shall ensure that reasonable accommodations are granted to applicants to offer them an opportunity to compete for positions.**

3. The director may reject the application of any person for admission to an examination, strike the name of any person from the register, refuse to certify the name of any person, or withdraw the certification of a person if the director finds that the person lacks any of the qualifications, has been convicted of a crime which raises questions about his or her qualifications, has been dismissed from the public service for delinquency, has made a false statement of a material fact or practiced or attempted to practice any fraud or deception, in his or her application or examination or in attempting to secure appointment.

4. The director may take such action as is authorized in subsection 3 of this section if the director finds the person has a health condition or disability which would clearly prohibit the person from performing the duties required for the position for which the applicant has applied.

36.190. 1. [The director shall give] **Appropriate** public notice [of] **shall be given for** each open competitive [and promotional] examination **or when a job class is opened for recruitment** sufficiently in advance [of such examination] and sufficiently widespread in scope to afford persons who are interested [in participating in the examination] a reasonable opportunity to apply. [The time elapsing between the official announcement of an examination and the holding of such examination shall be not less than two calendar weeks, except that a lesser period of advance notice may be permissible under the regulations when the examination is conducted under the provisions of subsection 3 of section 36.320 or when the needs of the service pursuant to subsection 1 of section 36.260 require special notices.]

2. Each official notice of an examination **or of when a job class or position is opened for recruitment** shall state the title, duties, pay and qualifications of [positions for which the examination is to be held] **the job class or position**; the time, place and manner of making application [for admission to such examination;] and any other information which [the director consider] **may be considered** pertinent and useful.

3. The director shall ensure that the official announcement of an examination is given the widest distribution necessary to inform qualified persons that the examination is being given. The director may use any means that the director considers necessary to inform qualified persons about the examination. These include, but are not limited to, paid advertisements in newspapers, periodicals, electronic media and announcements to educational institutions. The director may also publish a periodic bulletin containing information about examinations to be sent to subscribers at a price approximating the cost of publication.

36.200. The methods for [rating the various parts of the examinations and the minimum satisfactory grade] **evaluating the qualifications of each applicant** shall be determined by the regulations. Each person who takes any examination shall be given written notice, **which may be by electronic means**, as to whether [he passed or failed the examination] **the applicant is eligible for a particular job class**, and [he] shall be entitled to inspect [his ratings and] **the applicant's** examination papers, but examination papers shall not be open to the general public. A manifest error in [rating an examination which affects the relative ranking of persons] **an eligibility determination** shall be corrected if called to the attention of the director within

thirty days after the [establishment of the register] **determination**, but such correction shall not invalidate any appointment previously made from such a register unless it is established that the error was made in bad faith and with intent to deprive a person of certification **or to gain certification for a person that does not meet the minimum qualifications for the class involved.**

36.210. Other provision of the law to the contrary notwithstanding, special procedures for the examination and selection of personnel are authorized as follows:

[(1) For positions involving unskilled or semiskilled labor, or domestic, attendant, custodial or comparable work, when the character or place of the work makes it impracticable to supply the needs of the service by appointments made in accordance with the procedure prescribed in other provisions of this chapter, the director, in accordance with the regulations, shall authorize the use of such other procedures as the director determines to be appropriate in order to meet the needs of the service, while assuring the selection of such employees on the basis of merit and fitness. Such procedures, subject to the regulations, may include the testing of applicants and maintenance of registers of eligibles by localities; the testing of applicants, singly or in groups, at periodic intervals, at the place of employment or elsewhere, after such notice as the director considers adequate; the registration of applicants who pass a noncompetitive examination or submit satisfactory evidence of their qualifications, and appointment of registered applicants; or any variation or combination of the foregoing or other suitable methods. When the director finds noncompetitive registration and selection procedures to be appropriate, the director is hereby authorized to delegate to each appointing authority the responsibility for such registration and for selection and appointment of registered applicants. When such delegation is made, the director shall establish the necessary guidelines and standards for appointing authorities and shall require such reports and perform such audits as the director deems necessary to ensure compliance with these guidelines and standards.]

[(2)] (1) The regulations may prescribe the conditions under which interns, trainees, and participants in special state or federal training, rehabilitation, and employment programs who successfully complete a period of internship or training may be appointed to a permanent position subject to this chapter after passing a noncompetitive qualifying examination.

[(3) The board may, in accordance with the regulations, waive competitive examinations for a class or position if it finds that the supply of qualified applicants is generally insufficient to justify competitive examinations and provide meaningful competition in the selection of employees. A request that competitive examination be waived for a particular class or position pursuant to this provision may be made to the board by the director or an appointing authority. The board shall review determinations pursuant to this provision at least annually. Upon waiving such examinations, the regulations of the board shall provide for the registration and appointment of applicants who present satisfactory evidence of their qualifications.]

[(4)] (2) Upon the approval of the director in accordance with the regulations of the board, appointing authorities may promote employees on the basis of a qualifying noncompetitive examination. Such noncompetitive promotions may be approved in, but are not necessarily limited to, situations in which the promotion represents a normal progression to the next higher level within an established occupational job series, or where the director determines that an employee has been an assistant, understudy or trainee for the position involved or otherwise has had such specific experience or training that a noncompetitive promotion to the position in question is to the best interests of the state service.

[(5)] (3) Appointing authorities may request, pursuant to regulations established by the board, to conduct alternative promotional procedures for positions and classes in their divisions of service. The board shall

approve such alternative procedures which it finds to be in keeping with merit principles and the best interest of the state service. Upon approval, the appointing authority shall be responsible to conduct promotional procedures in accordance with the board's approval and without favoritism, prejudice or discrimination. The board may withdraw approval pursuant to this provision if it finds that this responsibility has not been met.

[(6)] (4) Where appropriate, the director may establish registers by locality for selected classes.

36.220. 1. In any competitive examination given for the purpose of establishing a register of eligibles, veterans, disabled veterans, surviving spouses, and spouses of disabled veterans shall be given preference in appointment and examination [in the following manner:]. **For positions and classifications with unranked registers, a veteran, or the surviving spouse of a veteran, a disabled veteran, or the spouse of a disabled veteran shall be given preference in appointments over other eligibles if all other relevant job-related factors are equal. Applicants eligible for a veterans preference will be listed before other eligibles on each certificate. Applicants eligible for a veterans preference will also be identified on the certificate as eligible for the preference.**

[(1) A veteran, or the surviving spouse of any veteran whose name appears on a register of eligibles who made a passing grade, shall have five points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade.

(2) The spouse of a disabled veteran, whose name appears on a register of eligibles and who made a passing grade, shall have five points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade. This preference shall be given only if the veteran is not employed in the state service and the disability renders him or her unqualified for entrance into the state service.

(3) A disabled veteran, whose name appears on a register of eligibles and who made a passing grade, shall have ten points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade.]

2. Any person who has been honorably discharged from the Armed Forces of the United States shall receive appropriate credit for any training or experience gained therein in any examination if the training or experience is related to the duties of the class of positions for which the examination is given.

36.225. 1. In any competitive examination given for the purpose of establishing a register of eligibles, a parental preference shall be given to persons who were previously employed by the state but terminated such employment to care for young children. This preference shall be given only for persons who were full-time homemakers and caretakers of children under the age of ten and were not otherwise gainfully employed for a period of at least two years.

2. [If the name of a person eligible for a parental preference appears on a register of eligibles who made a passing grade, such person shall have five points added to the final grade, and the rank of such person on the register shall be determined on the basis of this augmented grade.] **For positions and classifications with unranked registers, applicants entitled to parental preference shall be given this preference in appointments over other eligibles, excluding applicants eligible for a veterans preference, if all other relevant job-related factors are equal.**

36.240. 1. Whenever an appointing authority proposes to fill one or more vacancies in a class of positions subject to this chapter, the appointing authority shall submit to the director, as far in advance of

the desired appointment date as possible, a requisition for the certification of eligible persons from an appropriate register. The requisition shall contain information as required by the director. The appointing authority, subject to conditions specified in the regulations, may also designate special requirements of domicile or the possession of special skills. If the director finds that such requirements would contribute substantially to effective performance of the duties involved, certification may be limited to persons on the register who meet such requirements.

2. When vacancies to be filled are in a class from which employees have been laid off, or demoted in lieu of layoff, certification shall be limited to previous employees until all employees of a division of service on the appropriate reinstatement register have been reinstated in order of rank on the register. Thereafter, certification from reinstatement and other registers shall be in accordance with the provisions of this section and the regulations of the board.

3. Upon a request for certification, the director shall certify for selection [the names of the top fifteen ranking available eligibles or] the names of available eligibles. [comprising the top ranking fifteen percent of available eligibles, whichever is greater, plus such additional eligibles as have a final rating equal to that of the last certified eligible. Upon request of the appointing authority, the director may also certify, for each additional vacancy to be filled from the same certification, the next five ranking available eligibles plus such additional eligibles as have a final rating equal to that of the last certified eligible.

4. If the director finds that the nature of the examination process and the type of positions involved justify alternative procedures for filling vacancies, the board may by rule prescribe such procedures which may include certification by broad category of examination rating or within a specified range of scores.]

[5] 4. When a position in divisions of the service subject to this chapter is limited in duration, certification may be limited to [the highest ranking eligible] **any eligible** who will accept employment under such conditions. A person appointed to a position under such conditions shall retain his or her [relative] position on the register and shall be eligible for certification to a permanent position [in the regular order] until the register itself has expired. If a temporary position is limited to less than ninety calendar days' duration, the appointing authority may fill the position by temporary appointment in the manner provided in section 36.270.

[6] 5. The rules shall prescribe the conditions under which the name of an eligible who has been certified to and considered for appointment by an appointing authority but has not been appointed may be withheld from further certification to such appointing authority. The eligible shall be entitled to retain his or her place on the eligible register during the life of the register, and shall be certified [in the order of his or her rank] to other vacancies in the class under other appointing authorities.

[7] 6. Eligibles who are not available for appointment when offered certification shall be granted a waiver of certification upon their request. Eligibles who do not respond within a reasonable period to a notice of certification may at the discretion of the director be dropped from the eligible register.

[8] 7. Any person who has obtained regular status in a class of positions subject to subsection 1 of section 36.030 and who has resigned from state service in good standing or who has accepted demotion or transfer for personal reasons may be reemployed without competitive certification in the same or comparable class at the discretion of the appointing authority and under conditions specified in the regulations. Any person who has successfully served at least one year in a position not subject to subsection 1 of section 36.030, but which is subject to section 36.031, and who has resigned from state service in good standing or who has accepted demotion or transfer for personal reasons, may be reemployed without

competitive certification in the same or comparable class at the discretion of the appointing authority and under conditions specified in the regulations, provided he or she possesses the qualifications [and has successfully completed a noncompetitive examination] for the class involved. No one shall be reemployed pursuant to this section until reinstatement has first been offered to all eligibles on the reinstatement register for the class and division of service involved.

[9] 8. Preference in certification and appointment from promotional registers or registers of eligibles under conditions specified in the regulations, may be given to employees of the division of service in which the vacancy occurs.

36.320. 1. The director shall establish and maintain such promotional registers and registers of eligibles for the various **positions or** classes of positions subject to this chapter as the director deems necessary or desirable to meet the needs of the service. On each promotional register and register of eligibles, the eligibles [shall] **may** be ranked in the order of their ratings given for the purpose of establishing or replenishing such a register **or may be unranked and placed on the register if the applicant meets the minimum criteria for the position or class.**

2. The time during which a promotional register or register of eligibles remains in force shall be [one year from the date on which it is officially established by the director; except that, before the expiration of a register, the director may by order extend the time during which such register remains in force when the needs of the service so require] **determined by the director so as to best meet the needs of the service.** In no event shall the total period during which a register is in force exceed three years from the date on which the register was originally established. The director may consolidate or cancel promotional registers and registers of eligibles as the needs of the service require[, and as authorized by the regulations].

3. In circumstances where there is a continuous need for substantial numbers of eligibles for a certain class of positions, the director may, after first establishing such a register, replenish the register from time to time by inserting the names of additional eligibles who are found to be qualified on the basis of determinations similar to those used as a basis for establishing the original register. The method for establishing, replenishing, and cancelling such a register shall be determined by the regulations.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Bill No. 125, Page 38, Section 328.080, Line 7, by deleting the words “and of good moral character” and inserting in lieu thereof the words “[and of good moral character]”; and

Further amend said bill and section, Page 39, Lines 23-24, by deleting all of said lines and inserting in lieu thereof the following:

“[5. For the purposes of meeting the minimum requirements for examination, the apprentice training shall be recognized by the board for a period not to exceed five years.]”; and

Further amend said bill, Page 45, Section 329.050, Lines 32-33, by deleting the phrase “[which has substantially the same requirements as an educational establishment licensed pursuant to this chapter]” and inserting in lieu thereof the phrase “which has substantially the same requirements as an educational establishment licensed pursuant to this chapter”; and

Further amend said bill, Pages 50-51, Section 329.275, Lines 5-26, by deleting all of said lines and

inserting in lieu thereof the following:

“2. No person shall engage in hair braiding for compensation in the state of Missouri without first registering with the board. The purpose of registration of hair braiders is only to maintain a listing of those persons who engage in hair braiding for compensation in the state and does not authorize the board to license or regulate the practice of hair braiding in this state, except as provided in subsection 6 of this section. Applicants for a certificate of registration to engage in hair braiding shall submit to the board an application and a required fee, as set by the board. Such fee shall not exceed twenty dollars. Prior to receiving a certificate, each applicant shall also watch an instructional video prepared by the board in accordance with subsection 4 of this section.

3. Registered hair braiders shall keep their information that the board requires for initial registration current and up to date with the board.

4. The board shall develop and prepare an instructional video, no more than two hours in length, that contains information about infection control techniques and diseases of the scalp. The instructional video shall be made available to applicants through the board’s website.

5. Any person who registers as a hair braider under this section shall post a copy of his or her certificate of registration in a conspicuous place at his or her place of business. If the person is operating outside his or her place of business he or she shall give the client or customer a copy of his or her certificate of registration.

6. (1) The board may inspect hair braiding establishments or facilities where hair braiding occurs during business hours to ensure:

(a) Persons registered as hair braiders are not operating outside the scope of practice of hair braiding; and

(b) Compliance with this section and rules promulgated thereunder;

(2) In addition to the causes listed in section 329.140, the board may also suspend or revoke a certificate of registration if a person registered as a hair braider is found to be operating outside the scope of practice of hair braiding.”; and

Further amend said bill Page 92, Section 621.280, Line 18, by inserting immediately after all of said section and line the following:

“[316.265. No employee or employer primarily engaged in the practice of combing, braiding, or curling hair without the use of potentially harmful chemicals shall be subject to the provisions of chapter 329 while working in conjunction with any licensee for any public amusement or entertainment venue as defined in this chapter.]”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 3

Amend House Committee Substitute for Senate Bill No. 125, Page 4, Section 192.500, Line 18, by inserting immediately after said section and line the following:

“317.006. 1. The division shall have general charge and supervision of all professional boxing, sparring,

professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, and it shall have the power, and it shall be its duty:

(1) To make and publish rules governing in every particular professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate contests, **professional mixed martial arts, and amateur mixed martial arts**;

(2) To make and publish rules governing the approval of amateur sanctioning bodies;

(3) To accept applications for and issue licenses to contestants in professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, and referees, judges, matchmakers, managers, promoters, seconds, announcers, timekeepers and physicians involved in professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, as authorized herein. Such licenses shall be issued in accordance with rules duly adopted by the division;

(4) To charge fees to be determined by the director and established by rule for every license issued and to assess a tax of five percent of the gross receipts of any person, organization, corporation, partnership, limited liability company, or association holding a promoter's license and permit under sections 317.001 to 317.021, derived from admission charges connected with or as an incident to the holding of any professional boxing, sparring, professional wrestling, professional kickboxing [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest in the state of Missouri. Such funds shall be paid to the division of professional registration which shall pay said funds into the Missouri state treasury to be set apart into a fund to be known as the "Athletic Fund" which is hereby established;

(5) To assess a tax of five percent of the gross receipts of any person, organization, corporation, partnership, limited liability company or association holding a promoter's license under sections 317.001 to 317.021 derived from the sale, lease or other exploitation in this state of broadcasting, television, pay-per-view, closed-circuit telecast, and motion picture rights for any professional boxing, sparring, professional wrestling, professional kickboxing [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest. Such funds shall be paid to the division which shall pay said funds into the Missouri state treasury to be set apart into a fund to be known as the "Athletic Fund";

(6) Each cable television system operator whose pay-per-view or closed-circuit facilities are utilized to telecast a bout or contest shall, within thirty calendar days following the date of the telecast, file a report with the office stating the number of orders sold and the price per order.

2. All fees established pursuant to sections 317.001 to 317.021 shall be determined by the director by rule in such amount as to produce sufficient revenue to fund the necessary expenses and operating costs incurred in the administration of the provisions of sections 317.001 to 317.021. All expenses shall be paid as otherwise provided by law.

317.011. 1. The division shall have the power, and it shall be its duty, to accept application for and issue permits to hold professional boxing, sparring, professional wrestling, professional kickboxing [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests

in the state of Missouri, and to charge a fee for the issuance of same in an amount established by rule; such funds to be paid to the division which shall pay such funds into the Missouri state treasury to be set apart into the athletic fund.

2. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds two times the amount of the appropriation from the fund for the preceding fiscal year or, if the division requires by rule renewal **of the permits** less frequently than yearly then three times the appropriation from the fund for the preceding fiscal year. The amount, if any, in the fund which shall lapse is that amount in the fund which exceeds the appropriate multiple of the appropriations from the fund for the preceding fiscal year.

3. The division shall not grant any permit to hold professional boxing, sparring, professional wrestling, professional kickboxing [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests in the state of Missouri except:

(1) Where such professional boxing, sparring, professional wrestling, professional kickboxing [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest is to be held under the auspices of a promoter duly licensed by the division; and

(2) Where a fee has been paid for such permit, in an amount established by rule.

4. In such contests a decision shall be rendered by three judges licensed by the division.

5. Specifically exempted from the provisions of this chapter are contests or exhibitions for amateur boxing[, amateur kickboxing,] **and** amateur wrestling [and amateur full-contact karate]. However, all amateur boxing[, amateur kickboxing,] **and** amateur wrestling [and amateur full-contact karate] must be sanctioned by a nationally recognized amateur sanctioning body approved by the office.

317.013. 1. In order to protect the health and welfare of the contestants, there shall be a mandatory medical suspension of any contestant, not to exceed one hundred eighty days, who loses consciousness or who has been injured as a result of blows received to the head or body during a professional boxing, professional wrestling, professional kickboxing, [or], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest. The determination of consciousness is to be made only by a physician licensed by the board of healing arts and the division. Medical suspensions issued in accordance with this section shall not be reviewable by any tribunal.

2. No license shall be issued to any person who has been injured in such a manner that they may not continue to participate in boxing, wrestling, kickboxing, [or], full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests in the future. Such a person shall be deemed medically retired. No person with a status of medically retired shall compete in any events governed by this chapter. Medical retirements issued in accordance with this section shall not be reviewable by any tribunal.

317.014. 1. Upon proper application by the director, or the director of the office, a court of competent jurisdiction may grant an injunction, restraining order or any other order as may be appropriate to enjoin a person, partnership, organization, corporation, limited liability company or association from:

(1) Promoting or offering to promote any professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests [in Missouri] **that are not approved by the Missouri office of**

athletics;

(2) Advertising or offering to advertise any professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests [in Missouri] **that are not approved by the Missouri office of athletics;**

(3) Conducting or offering to conduct any professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests [in Missouri] **that are not approved by the Missouri office of athletics;** or

(4) Competing or offering to compete in any professional boxing, sparring, professional wrestling, professional kickboxing [and], professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests [in Missouri] **that are not approved by the Missouri office of athletics.**

2. Any such actions shall be commenced either in the county in which such conduct occurred or in the county in which the defendant resides.

3. Any action brought under this section shall be in addition to, and not in lieu of, any penalty provided by law and may be brought concurrently with other actions to enforce this chapter.

317.017. 1. In any professional or amateur event the division regulates, no person shall be allowed to participate if such person is not eighteen years of age or older on or before the day the individual is scheduled to participate in the event.

2. Before the office issues a promoter's license, the promoter shall provide the office a surety bond in the amount of twenty-five thousand dollars or an irrevocable letter of credit in the amount of at least twenty-five thousand dollars from a lending institution approved to do business in the United States to guarantee payment of all state athletic taxes and fees to the state. The surety bond shall cover all expenses of the contestants and officials in the event of default by the promoter. The irrevocable letter of credit shall only be released upon written approval by the office. An additional bond or irrevocable letter of credit may be required in the amount specified by the office when it may be reasonably expected that the twenty-five thousand dollar bond or irrevocable letter of credit will not provide sufficient protection to the state. It shall be the duty of each promoter to maintain all required bonds on a current status.

3. There shall be a prohibition of all elbow strikes to the head of an opponent during an amateur mixed martial arts bout.

4. For the first five sanctioned amateur bouts, there shall be a prohibition of knee strikes to the head of an opponent during an amateur mixed martial arts contests. However, after the fifth sanctioned bout for both contestants, both contestants may mutually agree to allow knee strikes during a bout.

317.019. 1. The promoter of a professional boxing, professional kickboxing, [and], professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contest shall sign written bout contracts with each professional contestant. Original bout contracts shall be filed with the division prior to the event as required by the rules of the office. The bout contract shall be on a form

supplied by the division and contain at least the following:

- (1) The weight required of the contestant at weigh-in;
- (2) The amount of the purse to be paid for the contest, **except amateur mixed martial arts contests;**
- (3) The date and location of the contest;
- (4) The glove size allotted for each contestant;
- (5) Any other payment or consideration provided to the contestant, **except amateur mixed martial arts contests;**
- (6) List of all fees, charges, and expenses including training expenses that will be assessed to the contestant or deducted from the contestant's purse, **except amateur mixed martial arts contests;**
- (7) Any advances paid to the contestant before the bout, **except amateur mixed martial arts contests;**
- (8) The amount of any compensation or consideration that a promoter has contracted to receive in connection with the bout or contest, **except amateur mixed martial arts contests;**
- (9) The signature of the promoter and contestant;
- (10) The date signed by both the promoter and the contestant; and
- (11) Any information required by the office.

2. If the bout contract between a contestant and promoter is changed, the promoter shall provide the division with the amended contract containing all contract changes at least two hours prior to the event's scheduled start time. The amended contract shall comply with all requirements for original bout contracts and shall contain the signature of the promoter and contestant.

3. A promoter of an event shall not be a manager for a contestant who is contracted for ten rounds or more at the event.

4. The promoter of an event shall provide payments for the event official's fees to the office prior to the start of the event. The form of payment shall be at the discretion of the office provided that payments remitted by check or money order shall be made payable directly to the applicable official."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 4

Amend House Committee Substitute for Senate Bill No. 125, Page 68, Section 336.080, Line 16, by inserting after all of said section and line the following:

"337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) "Committee", the state committee of psychologists;
- (2) "Department", the department of insurance, financial institutions and professional registration;
- (3) "Division", the division of professional registration;
- (4) "**Internship**", any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;

(5) “Licensed psychologist”, any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;

(6) “Postdoctoral experiences”, experiences that follow the completion of a person’s doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;

(7) “Predoctoral postinternship”, any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;

(8) “Preinternship”, any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;

[(5)] (9) “Provisional licensed psychologist”, any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;

[(6)] (10) “Recognized educational institution”:

(a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or

(b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;

[(7)] (11) “Temporary license”, a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person’s eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology.

3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association**; or

(2) A program designated or approved, including provisional approval, by the [American] Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

(e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;

(f) The program shall have an identifiable body of students who are matriculated in that program for a degree;

(g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;

(h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and

(i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:

a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;

b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;

c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;

d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;

e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.

4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours** shall consist of:

(1) A minimum of fifteen hundred hours of [professional] experience [obtained] **in a successfully completed internship to be completed** in not less than twelve nor more than twenty-four [consecutive calendar] months; and

(2) A minimum of two thousand hours of experience consisting of any combination of the following:

(a) Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;

(b) Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or

(c) Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months. In no case shall this experience be accumulated at a rate of [less than twenty hours per week nor] more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological [health] services[. Postdoctoral supervised professional experience for other applicants shall be] in accordance with professional requirements and relevant to the applicant's intended area of practice.

5. [Postdoctoral] Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. [Postdoctoral] Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours**, the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent

practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SS** for **SB 34**, as amended, and has taken up and passed **CCS** for **HCS** for **SS** for **SB 34**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SCS** for **SB 139**, as amended, and has taken up and passed **CCS** for **HCS** for **SCS** for **SB 139**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SS** for **SCS** for **SB 16**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 329**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 108**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 229**.

With House Substitute Amendment No. 1 for House Amendment No. 1.

HOUSE SUBSTITUTE AMENDMENT NO. 1 FOR
HOUSE AMENDMENT NO. 1

Amend Senate Committee Substitute for Senate Bill No. 229, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

“to health care.”; and

Further amend said bill. 229, Page 1, Section A, Line 2, by inserting immediately after said line the following:

“208.1050. 1. As used in this section, the following terms mean:

(1) **“Excess revenue”, the total amount of net general revenue collections collected in the fiscal year beginning July 1, 2016, and ending June 30, 2017 that is in excess of nine billion ninety seven million three hundred thousand dollars and is not more than thirty five million three hundred forty-five thousand two hundred fifteen dollars;**

(2) **“Net general revenue collections”, revenue collected and required by any section except this section to be deposited into the general revenue fund less any refunds and less transfers to the general revenue fund;**

2. There is hereby created in the state treasury the “Missouri Senior Services Protection Fund”, which shall consist of money collected under subsection **subsections [2] 3 and 4** of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and, upon appropriation, [money] **moneys** in the fund shall be used solely for the administration of subsection **subsections [2] 3 and 4** of this section. **Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.** Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the **general revenue** fund.

[2.] 3. Notwithstanding any other law to the contrary, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] **an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund** into the Missouri senior services protection fund[. At least one-quarter of such amount shall be deposited on or before July 15, 2013, an additional one-quarter by October 15, 2013, and an additional one-quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] **by October 1, 2017.** Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities. **, provided that under no circumstance shall the state treasurer deposit more than thirty five million three hundred forty five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund for the period beginning July 1, 2017 and ending October 1, 2017.**

4. **Notwithstanding any other law to the contrary, if the governor determines that general revenue collections for the fiscal years beginning July 1, 2016 and ending June 30, 2018 exceed the amount necessary to balance revenues and expenditures to and from the general revenue fund and issues a proclamation stating the amount of the surplus, the state treasurer may then deposit such amount, up to thirty five million three hundred forty five thousand two hundred fifteen dollars, that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund by October 1, 2017, provided that under no circumstance shall the state treasurer deposit more than thirty five million three hundred forty five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection**

fund for the period beginning July 1, 2017 and ending October 1, 2017.

5. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

(1) The senior services protection fund;

(2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;

(3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;

(4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;

(5) Any fund created in order to receive and disburse federal funds;

(6) Any fund used to fund elementary and secondary education under section 163.031;

(7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;

(8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and

(9) Any fund created under chapters 324 to 346.

6. The provisions of subsections 2, 3, and 4 of this section shall expire on July 1, 2018.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS**, as amended for **HCS** for **HB 452** and has taken up and passed **SS** for **HCS** for **HB 452**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS** for **SCS** for **HCS** for **HB 115** and has taken up and passed **SS** for **SCS** for **HCS** for **HB 115**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS#2** for **HCS** for **HBs 1194 & 1193** and has taken up and passed **SS#2** for **HCS** for **HBs 1194 & 1193**.

Emergency clause defeated.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **SS** for **HCB 3** and has taken up and passed **SS** for **HCB 3**.

Emergency clause defeated.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SB 501**, as amended, and has taken up and passed **CCS** for **HCS** for **SB 501**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SB 8**, as amended, and has taken up and passed **CCS** for **SB 8**.

Emergency clause adopted.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SB 283**, as amended, and has taken up and passed **CCS** for **HCS** for **SB 283**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SB 225**, as amended, and has taken up and passed **CCS** for **HCS** for **SB 225**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SB 222**, as amended, and has taken up and passed **CCS** for **SB 222**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SCS** for **SB 421**, as amended, and has taken up and passed **CCS** for **HCS** for **SCS** for **SB 421**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SB 503**, as amended, and has taken up and passed **CCS** for **SB 503**.

Emergency clause adopted.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SS** for **SB 35**, as amended, and has taken up and passed **CCS** for **HCS** for **SS** for **SB 35**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report #2 on **HCS** for **SCS** for **SB 112**, as amended, and has taken up and passed **CCS#2** for **HCS** for **SCS** for **SB 112**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **HCS** for **SB 95**, as amended, and has taken up and passed **CCS** for **HCS** for **SB 95**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted the Conference Committee Report on **SCS#2** for **SB 128**, as amended, and has taken up and passed **CCS** for **SCS#2** for **SB 128**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 52**.

Emergency clause adopted.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCS** for **SB 88**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 376**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCR 26**.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SB 65**.

Bill ordered enrolled.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **SCR 4**.

Concurrent resolution ordered enrolled.

RESOLUTIONS

Senator Hegeman offered Senate Resolution No. 1019, regarding the Fiftieth Wedding Anniversary of Gerald and Martha Link, Huntsville, which was adopted.

Senator Hegeman offered Senate Resolution No. 1020, regarding the Seventieth Wedding Anniversary of Eldon and Dorothy Mitchell, Savannah, which was adopted.

Senator Hegeman offered Senate Resolution No. 1021, regarding the Sixty-fifth Wedding Anniversary of Martin and Janice Wiederholt, Maryville, which was adopted.

Senator Sater offered Senate Resolution No. 1022, regarding the Presley family, Branson, which was adopted.

Senator Sater offered Senate Resolution No. 1023, regarding the Fortieth Wedding Anniversary of Allen and Dortha Brooks, Washburn, which was adopted.

Senator Sater offered Senate Resolution No. 1024, regarding Isaiah Smith, Lampe, which was adopted.

Senator Wasson offered Senate Resolution No. 1025, regarding Marvin D. Cooksey, Strafford, which was adopted.

Senator Wasson offered Senate Resolution No. 1026, regarding Lynne McNeese, Springfield, which was adopted.

INTRODUCTION OF GUESTS

Senator Rowden introduced to the Senate, the Physician of the Day, Dr. Jerry Kennett, Columbia.

Senator Kehoe introduced to the Senate, Reagan Cain, Centertown.

On motion of Senator Kehoe, the Senate adjourned until 11:00 a.m., Monday, May 22, 2017.

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Journal of the Senate

FIRST REGULAR SESSION

SEVENTY-SECOND DAY—MONDAY, MAY 22, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

RESOLUTIONS

On behalf of Senator Romine, Senator Kehoe offered Senate Resolution No. 1027, regarding Gary Lynn Harris, Fredericktown, which was adopted.

On behalf of Senator Cunningham, Senator Kehoe offered Senate Resolution No. 1028, regarding Web-Co Custom Industries, Incorporated, Marshfield, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 1029, regarding the Sixtieth Wedding Anniversary of Glenn and Jane Griffith, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 1030, regarding the Seventy-fifth Wedding Anniversary of Sidney and Mary Ruth Wood, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 1031, regarding the Fiftieth Wedding Anniversary of Richard and Dorothy Shively, Monroe City, which was adopted.

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 1032, regarding Barry L. Glantz, Creve Coeur, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 1033, regarding Kevin Eulinger, Hawk Point, which was adopted.

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 1034, regarding Richard Louis “Dick” Waddington, St. Louis, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 1035, regarding Eagle Scout Carson Schutter, Parkville, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 1036, regarding Eagle Scout Landon Daniel Beyer, Parkville, which was adopted.

On behalf of Senator Curls, Senator Kehoe offered Senate Resolution No. 1037, regarding Sheryl Lynette Branch-Maxwell, which was adopted.

On behalf of Senator Nasheed, Senator Kehoe offered Senate Resolution No. 1038, regarding the 2017 graduating class of Innovative Concept Academy, St. Louis, which was adopted.

On behalf of Senator Nasheed, Senator Kehoe offered Senate Resolution No. 1039, regarding Mallinckrodt Pharmaceuticals, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 1040, regarding the Fiftieth Wedding Anniversary of Jim and Carole Paxton, Savannah, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 1041, regarding the Sixtieth Wedding Anniversary of Vic and Marcialea Graybill, Tarkio, which was adopted.

On behalf of Senator Silvey, Senator Kehoe offered Senate Resolution No. 1042, regarding Eagle Scout Tanner Cook, Liberty, which was adopted.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following reports:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **CCS for SB 8; SS for SCS for SB 16; SS for SB 31; CCS for HCS for SS for SB 34; CCS for HCS for SS for SB 35; SS#2 for SCS for SB 43; SS for SCS for SB 49; CCS for SB 50; SCS for SB 52; CCS for HCS for SS for SB 62; CCS for SB 64; SB 65; HCS for SS for SCS for SB 66; SCS for SB 88; CCS for HCS for SB 95; SCS for SB 108; CCS for HCS for SB 111; CCS#2 for HCS for SCS for SB 112; CCS for SCS#2 for SB 128; CCS for HCS for SCS for SB 139; HCS for SCS for SB 161; CCS for SB 222; CCS for HCS for SB 225; SCS for SB 240; SB 248; SCS for SB 279; CCS for HCS for SB 283; SCS for SB 322; SB 329; SB 376; SB 395; CCS for HCS for SCS for SB 421; CCS for HCS for SB 501 and CCS for SB 503**, begs leave to report that it has examined the same and finds that the bills have been duly enrolled and that the printed copies furnished the Senators are correct.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **CCS for SB 8; SS for SCS for SB 16; SS for SB 31; CCS for HCS for SS for SB 34; CCS for HCS for SS for SB 35; SS#2 for SCS for SB 43; SS for SCS for SB 49; CCS for SB 50; SCS for SB 52; CCS for HCS for SS for SB 62; CCS for SB 64; SB 65; HCS for SS for SCS for SB 66; SCS for SB 88; CCS for HCS for SB 95; SCS for SB 108; CCS for HCS for SB 111; CCS#2 for HCS for SCS for SB 112; CCS for SCS#2 for SB 128; CCS for HCS for SCS for SB 139; HCS for SCS for SB 161; CCS for SB 222; CCS for HCS for SB 225; SCS for SB 240; SB 248; SCS for SB 279; CCS for HCS for SB 283; SCS for SB 322; SB 329; SB 376; SB 395; CCS for HCS for SCS for SB 421; CCS for HCS for SB 501 and CCS for SB 503**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills were so read by the Secretary and signed by the President Pro Tem.

SIGNING OF CONCURRENT RESOLUTIONS

The President Pro Tem announced that all other business would be suspended and **SCR 4**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, be signed to the end that it shall have the full force and effect of law. No objections being made, the concurrent resolution was read by the Secretary and signed by the President Pro Tem.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HCS for HCR 19; SS for HCB 3; HCS for HB 1; CCS for SCS for HCS for HB 2; CCS for SCS for HCS for HB 3; CCS for SCS for HCS for HB 4; CCS for SCS for HCS for HB 5; CCS for SCS for HCS for HB 6; CCS for SCS for HCS for HB 7; CCS for SCS for HCS for HB 8; CCS for SCS for HCS for HB 9; CCS for SCS for HCS for HB 10; CCS for SCS for HCS for HB 11; CCS for SCS for HCS for HB 12; SCS for HCS for HB 13; CCS for SCS for HCS for HB 17; SCS for HCS for HB 18; SCS for HCS for HB 50; SCS for HB 51; SS for SCS for HB 93; SS for SCS for HCS for HB 115; HCS for HBs 190 & 208; SS for SCS for HCS for HB 292; HB 336; SS for SCS for HCS for HBs 339 & 714; HCS for HB 451; SS for HCS for HB 452 and HB 850**, having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bills would be signed by the President Pro Tem to the end that they may become law. No objections being made, the bills were so read by the Secretary and signed by the President Pro Tem.

OBJECTIONS

Senators Emery, Eigel and Kraus submitted the following:

Ron Richard
President Pro Tem
Missouri State Senate
Room 326
Jefferson City, MO 65102

Dear Mr. President:

We hereby submit this objection to the signing of House Bill 151 pursuant to Article III, Section 30 of the Constitution of Missouri. Please print this letter in the Senate Journal and we ask that this objection accompany the bill when delivered to the Governor for signing.

This act runs contrary to the constitutional protections guaranteed in the Missouri and United States constitutions, and for this reason should not become the law of this state.

Article I, section 4 of the Missouri Constitution clearly states that Missouri is a free and independent state subject only to the United States Constitution. Additionally, the Tenth Amendment to the United States Constitution clearly states that powers not granted to the federal government are reserved for the States or the people. Nowhere in the United States Constitution is there a grant of authority to condition citizens' rights on participation in an identity database or to dictate standards for state-issued identification. In fact, quite the opposite is true, Article IV, Section 1 of the United States Constitution guarantees states the right that their acts, records, and proceedings shall be given full faith and credit by every other state in the union.

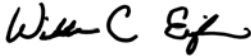
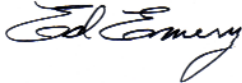
Provisions in the federal REAL ID Act of 2005 place an unnecessary burden on the right to petition one's government for redress of grievances under the First Amendment to the United States Constitution, freedom of movement throughout the United States under Substantive Due Process, and threaten the continued free exercise of our other constitutional rights. Access to federal courthouses and military bases are already denied to persons without access to REAL ID compliant identification, and due to the sheer size of our country, certain states and lands otherwise held by the United States are all but impossible for citizens of average means to reach without use of a federally-regulated airline flight. For a law burdening fundamental rights such as these to be constitutional, the government action undertaken must be necessary to further a compelling government interest. The REAL ID Act of 2005 intrudes on citizens' privacy beyond what is truly necessary to ensure aircraft and courthouse safety and security, and for that reason we must resist implementing it in our state system of identification.

Although the federal government has been granted the authority to regulate interstate commerce, such authority is not without limits. The federal government exceeds its constitutional authority when it attempts to commandeer or improperly coerce a state or states, or when it places an undue burden on the free exercise of the rights endowed to us by our creator. Reliance on the bare assertion that an action implicates interstate commerce and thus is appropriate for unbridled federal regulation does violence to the notion that we live in a free and independent state and sets a dangerous precedent with regard to federal overreach. Such a dismissive viewpoint disregards the existence of the Tenth Amendment and the discrete list of federal powers enumerated in Article I, Section 8 of the United States Constitution. Implementation of federal standards for identification issued by the several states directly infringes the rights of Missourians, and poses a threat to the full faith and credit that is already owed to state-issued identification irrespective of federal approval. It takes no imagination to envision that REAL ID compliant identification, and thus participation in a federally-approved database, will subsequently be required for exercise of other constitutional rights.

Our state cannot be complicit in allowing regulation of interstate commerce to extend to infringement of constitutional rights. Free exercise of the rights endowed to us by our creator cannot and shall not be subjugated to the discretion or approval of the federal government. Free exercise of the rights endowed to us by our creator does not mean free exercise conditioned on participation in a federally-approved identification program.

Because this proposed legislation poses a threat to the free exercise of constitutional rights that none but our creator is entitled to infringe, we ask the Governor to act for the good of the people of Missouri and veto House Bill 151.

Sincerely,



Senator Sifton submitted the following:

May 22, 2017

Adriane Crouse – Secretary of the Senate
State Capitol, Room 325
Jefferson City, Missouri 65101

RE: Objection to the signing of SS#2/HCS/HB 1194 & 1193 by the President Pro-Tem

Dear Ms. Crouse:

Pursuant to the provisions Article III, § 30 of the Missouri Constitution and Senate Rule 68, please consider this correspondence as my objection to the signing of SS#2/HCS/HB 1194 & 1193 by the President Pro-Tem. In accordance with these provisions, please print this correspondence in the Senate Journal and annex it to the legislation to be considered by the Governor.

The legislation referenced above was 3d read in the Senate on the final day of session. Numerous procedural irregularities call into question whether it was validly adopted and thus whether it can therefore become law. The points raised below are supported by a review of the audio recordings of the proceedings.

During the proceedings on the final day, Senator Onder raised a point of order that the substitute motions that I was attempting to offer were out of order under Senate Rule 73. Senator Richard was then recognized by the presiding officer – while Senator Schaaf had possession of the floor – and ruled on the point of order. Senator Schaaf then appealed the ruling on the point of order. Pursuant to Senate Rule 10, rulings on points of order are subject to an appeal to the entire Senate. However, no vote or any other action was ever taken on Senator Schaaf's appeal of the ruling on the point of order.

The Senate also violated Rule 76 regarding standing at ease in multiple instances. The rule states, in pertinent part, "When a senator is engaged in debate or discussion and seeks to have the senate stand at ease, the senator must seek unanimous consent of the body."

While Senator Schaaf was speaking on a point of order raised by Senator Schatz, Senator Richard sought the recognition of the presiding officer – again despite Senator Schaaf having possession of the floor at that time. When asked by the presiding officer for what purpose he rose, Senator Richard replied "to stand at ease for five minutes to rule on the point of order." Both Senators Schaaf and Nasheed are heard on the audio to object to the Senate standing at ease. The presiding officer nevertheless put the Senate at ease.

Senator Richard was not engaged in debate or discussion and was therefore ineligible to ask the Senate to stand at ease. In addition, the request did not have the unanimous consent of the body as Senators Schaaf and Nasheed immediately objected. Finally, after the Senate had been at ease for well over five minutes, Senator Walsh sought recognition and pointed out that Rule 76 required unanimous consent, that she no longer gave it, and moved to adjourn. Senator Onder, who was then presiding, refused to recognize her in violation of Senate Rules.

The final procedural irregularity that I wish to address is that the third read motion on the bill was never properly put before the body. Rule 87 requires that when a motion is made it must be stated by the chair or, if the motion is written, it must be read by the secretary. Rule 88 provides that after the motion is stated by the chair, then it is before the body.

Immediately after the vote was taken to adopt Senate Substitute Number 2 of the bill, the presiding officer announced, "we are on the 3rd reading of HB 1194 and 1193." However, the Senate was not yet on that motion as Senator Hegeman had not yet made it. Senator Hegeman

initially moved the previous question despite the fact that he had not yet made the third read motion. Then, in recognition of the fact that the third read motion was not yet before the body, he withdrew the motion for the previous question and made the 3rd read motion. He then immediately moved for the call of the previous question on the third read motion. Following those actions, at no time was the 3rd read motion ever repeated by the chair. It also was neither written nor read.

As the third read motion was never stated by the presiding officer or read by the secretary, it was never before the body. The purported vote on the third read motion was a nullity that under Senate rules never occurred. The alleged passage of the bill violated Article III, § 21 of the Missouri Constitution insofar as it was never validly third read in the Senate.

Article III, § 21 of the Missouri Constitution grants the Senate the authority to determine the rules of its proceedings. Incumbent with this grant of authority is that the Senate actually follow its own rules. The Missouri Supreme Court has recognized that even the Lieutenant Governor – who is in a different branch of government – is required to follow the rules of the Senate when presiding over it. *State ex rel Danforth v. Cason*, 507 S.W.2d 405, 413-414 (Mo. 1974). Because of the Senate’s failure to follow its own rules – and particularly because the third read motion on the bill was never validly made – the bill’s adoption violates the Missouri Constitution and cannot be signed.

Sincerely,



SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **SS No. 2 for HCS for HB 151** and **SS No. 2 for HCS for HBs 1194 & 1193**, having passed both branches of the General Assembly, would be read at length by the Secretary and signed by the President Pro Tem to the end that they may become law. The bills were so read by the Secretary and signed by the President Pro Tem.

BILLS DELIVERED TO THE GOVERNOR

CCS for SB 8; SS for SCS for SB 16; SS for SB 31; CCS for HCS for SS for SB 34; CCS for HCS for SS for SB 35; SS#2 for SCS for SB 43; SS for SCS for SB 49; CCS for SB 50; SCS for SB 52; CCS for HCS for SS for SB 62; CCS for SB 64; SB 65; HCS for SS for SCS for SB 66; SCS for SB 88; CCS for HCS for SB 95; SCS for SB 108; CCS for HCS for SB 111; CCS#2 for HCS for SCS for SB 112; CCS for SCS#2 for SB 128; CCS for HCS for SCS for SB 139; HCS for SCS for SB 161; CCS for SB 222; CCS for HCS for SB 225; SCS for SB 240; SB 248; SCS for SB 279; CCS for HCS for SB 283; SCS for SB 322; SB 329; SB 376; SB 395; CCS for HCS for SCS for SB 421; CCS for HCS for SB 501 and CCS for SB 503, after having been duly signed by the Speaker of the House of Representatives in open session, were delivered to the Governor by the Secretary of the Senate.

On motion of Senator Kehoe, the Senate adjourned pursuant to the Constitution.

MIKE PARSON
Lieutenant Governor

ADRIANE D. CROUSE
Secretary of the Senate

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SUPPLEMENT
MESSAGES FROM THE GOVERNOR
(Received after May 22, 2017)

EXECUTIVE OFFICE
State of Missouri
Room 216
State Capitol
Jefferson City 65101

June 28, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Bill No. 8 entitled:

AN ACT

To repeal sections 142.800, 142.803, 142.869, 287.020, 287.040, 288.035, 301.010, 301.031, 301.062, 301.227, 301.550, 304.005, 304.022, 304.120, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof nineteen new sections relating to transportation, with existing penalty provisions and an emergency clause for certain sections.

On June 28, 2017, I approved Conference Committee Substitute for Senate Bill No. 8.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Committee Substitute for Senate Bill No. 16 entitled:

AN ACT

To repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

On July 5, 2017, I approved Senate Substitute for Senate Committee Substitute for Senate Bill No. 16.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Bill No. 31 entitled:

AN ACT

To repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

On July 5, 2017, I approved Senate Substitute for Senate Bill No. 31.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 6, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34 entitled:

AN ACT

To repeal sections 105.669, 479.170, 557.035, 565.002, 565.024, 565.027, 565.076, 565.091, 565.225, 565.227, 566.010, 566.150, 568.040, 569.100, 569.120, 569.140, 575.280, 577.001, 577.010, 577.060, 589.675, and 650.055, RSMo, and to enact in

lieu thereof twenty-seven new sections relating to criminal offenses, with penalty provisions.

On July 6, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 10, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 35 entitled:

AN ACT

To repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to state purchases of land.

On July 10, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 35.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43 entitled:

AN ACT

To repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating

to unlawful discriminatory practices.

On June 30, 2017, I approved Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 10, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Committee Substitute for Senate Bill No. 49 entitled:

AN ACT

To repeal sections 67.505, 67.547, 94.510, and 144.026, RSMo, and to enact in lieu thereof four new sections relating to local sales taxes.

On July 10, 2017, I approved Senate Substitute for Senate Committee Substitute for Senate Bill No. 49.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 10, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Bill No. 50 entitled:

AN ACT

To repeal sections 190.241, 191.332, 197.040, 197.050, 197.070, 197.071, 197.080, 197.100, 332.081, 334.036, and 345.051, RSMo, and to enact in lieu thereof sixteen new sections relating to health care, with an effective date for certain sections.

On July 10, 2017, I approved Conference Committee Substitute for Senate Bill No. 50.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 7, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 52 entitled:

AN ACT

To amend chapters 9, 173, and 191, RSMo, by adding thereto four new sections relating to suicide awareness and prevention, with an emergency clause for certain sections.

On July 7, 2017, I approved Senate Committee for Senate Bill No. 52.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 62 entitled:

AN ACT

To repeal sections 52.290, 86.207, 104.1091, 104.1205, 105.669, 137.280, 137.345, 140.100, 169.141, 169.324, 169.460, 169.490, 169.560, and 169.715, RSMo, and to enact in lieu thereof fifteen new sections relating to public employee retirement, with penalty provisions and delayed effective dates for certain sections.

On July 14, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 62.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Bill No. 64 entitled:

AN ACT

To amend chapter 227, RSMo, by adding thereto seven new sections relating to infrastructure designations.

On July 11, 2017, I approved Conference Committee Substitute for Senate Bill No. 64.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 65 entitled:

AN ACT

To repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

I disapprove of Senate Bill No. 65. My reasons for disapproval are as follows:

Senate Bill No. 65 allows anyone, including children, to ride or sit on the gunwales, decking over the bow, top of the seat back, or decking over the back of a motorboat without adequate guards or railing.

To paint a picture, this bill would allow two children to ride on an open bow of a speedboat traveling in excess of 40 mph on any body of water, including the Lake of the Ozarks.

For almost 50 years, Missouri law has required the public safety measure that this law would overturn. According to data collected by the United States Coast Guard, falls overboard are the leading cause of death on Missouri waterways, and open motorboats—by far—cause the most injuries and deaths. From 2005 to 2016, 57 deaths and 95 injuries attributable to falls overboard occurred on Missouri waterways. Missouri's neighboring states have also put in place this commonsense protection. *See, e.g.*, 625 ILCS 45/5-21; Ark. Code Ann. § 27-101-202; 301 Ky. Admin. Regs. 6:030.

I respect the intentions of the sponsors of Senate Bill No. 65. Like them, I want to make Missouri a safe place for people to enjoy our many waterways and outdoor recreational activities. I also understand that one purpose of this bill may have been to exempt small boats that travel at low speeds on slow moving float streams from the provisions that prohibit passengers from riding on certain areas of the boat. The final language contained in this bill, however, may have unintended consequences.

Since this legislation passed, I have spoken with members of the Missouri State Highway Patrol responsible for public safety on Missouri's waterways. Last year, they issued more than 900 warnings or citations for the failure to comply with section 306.126, RSMo. The majority of the warnings or citations occurred at the Lake of the Ozarks, which the United States Coast Guard has consistently ranked as one of the most dangerous waterways in the country. Our State's law enforcement officers have expressed serious concerns that removing the common-sense safety measures contained in 306.126, RSMo. would directly lead to more injuries and deaths on Missouri's larger waterways where more boats operate in dangerous water conditions.

The legislature should have had—but did not have—the benefit of the testimony referenced above as this bill moved through the process, and I understand that many legislators were not made aware of these public safety concerns. I appreciate that on certain waterways we may want to revise current law, and I believe that we can do so in a way that enhances individual liberty and personal responsibility while still protecting public safety.

Going forward, I am committed to working with the sponsors of this legislation to achieve our mutual goals of enacting measures that provide common-sense protections for boaters, while at the same time maximizing enjoyment of our beautiful lakes and streams. I cannot, however, add my endorsement to this bill in its current form.

In accordance with the above stated reasons for disapproval, I am returning Senate Bill No. 65 without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66 entitled:

AN ACT

To repeal sections 287.020, 287.037, 287.120, 287.149, 287.170, 287.200, 287.203, 287.240, 287.243, 287.280, 287.390, and 287.780, RSMo, and to enact in lieu thereof twelve new sections relating to workers' compensation.

On July 5, 2017, I approved House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 88 entitled:

AN ACT

To amend chapter 340, RSMo, by adding thereto one new section relating to actions against veterinarians.

On June 30, 2017, I approved Senate Committee Substitute for Senate Bill No. 88.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 7, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Bill No. 95 entitled:

AN ACT

To repeal sections 50.622, 347.740, 351.127, 355.023, 356.233, 359.653, 400.9-528, and 417.018, RSMo, and to enact in lieu thereof eight new sections relating to public funds.

On July 7, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Bill No. 95.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 108 entitled:

AN ACT

To repeal section 40.490, RSMo, and to enact in lieu thereof one new section relating to reemployment rights for certain members of the military.

On June 14, 2017, I approved Senate Committee Substitute for Senate Bill No. 108.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Bill No. 111 entitled:

AN ACT

To repeal sections 108.170, 115.306, 135.963, 347.048, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof seven new sections relating to political subdivisions.

On July 11, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Bill No. 111.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute No. 2 for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112 entitled:

AN ACT

To repeal sections 50.622, 50.740, 54.040, 54.261, 68.075, 94.900, 94.902, 105.145, 139.100, 182.640, 182.660, 233.295, 242.460, 243.350, 245.185, 321.242, 321.246, 393.1075, 473.730, 473.743, 473.747, and 475.120, RSMo, and to enact in lieu thereof twenty-four new sections relating to political subdivisions, with a penalty provision.

On July 11, 2017, I approved Conference Committee Substitute No. 2 for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute No.

2 for Senate Bill No. 128 entitled:

AN ACT

To repeal sections 105.478, 144.026, 210.845, 302.441, 400.9-501, 452.370, 452.747, 454.500, 456.1-103, 456.4-414, 456.4-420, 456.8-808, 475.024, 478.463, 479.020, 479.170, 479.353, 488.029, 488.2206, 488.2250, 488.5050, 513.430, 513.440, 514.040, 515.575, 515.635, 552.020, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, 577.037, 577.060, and 595.045, RSMo, and to enact in lieu thereof sixty-eight new sections relating to judicial proceedings, with penalty provisions.

I disapprove of Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128. My reasons for disapproval are as follows.

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 started as a one-page, 35-word bill that removed the division designations from the Jackson County courts. The final bill is no longer short or simple. Quite the opposite; now it spans 77 pages and impacts unrelated issues in 68 statutory sections.¹ This final bill violates the Missouri Constitution and contradicts other legislation passed this session and already signed.

Multiple constitutional issues plague Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128. The issues begin with the assortment of subjects covered by the bill. The Missouri Constitution requires that “[n]o bill shall contain more than one subject which shall be clearly expressed in its title, . . .” Article III, Section 23. “The test to determine if a bill contains more than one subject is whether all provisions of the bill fairly relate to the same subject, have a natural connection therewith or are incidents or means to accomplish its purpose.” *Hammerschmidt v. Boone County*, 877 S.W.2d 98, 102 (Mo. banc 1994) (internal quotation omitted).

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128’s subject is “relating to judicial proceedings,” but many provisions are entirely non-judicial. Examples clutter the bill. For example, the bill prohibits the Department of Revenue from contacting taxpayers by mail about possible sales taxes owed. A different section authorizes conservation agents to write tickets for littering. Another portion requires the attorney general to report on claims that never reached the courthouse.² Elsewhere, the bill permits trustees to terminate up to \$250,000 trusts and allows parents to transfer their parental rights by signing a notarized form. The list could go on.

These parts of the bill cannot relate to judicial proceedings when they do not involve judicial

¹ Ironically, the final bill does not even accomplish its original objective: instead of removing the Jackson County court division designations, the final bill preserves them.

² Monthly reports already published by the Attorney General prove this point. Through May 31, almost 100 claims had been settled in 2017 that were not subject to litigation.

proceedings. As evidenced by these examples and others, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 violates the Missouri Constitution's single subject requirement. Moreover, any futile attempt to argue that every issue in the bill relates to a single subject would implicate the Missouri Constitution's clear title requirement, because the broad and amorphous "judicial proceedings" title does not give notice of the wide range of unrelated issues actually covered. *See Home Builders Ass'n of Greater St. Louis v. State*, 75 S.W.3d 267, 270 (Mo. banc 2012).

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 compounds these constitutional concerns by undermining other legislation. One of this session's important tort reform successes, Senate Substitute for Senate Bill No. 31, limited a party's damages evidence to the actual cost of medical care. *See* Section 490.715.5. Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 does the exact opposite by presuming that the bills for medical care are fair and reasonable. *See* Section 595.219.5. By allowing plaintiffs' attorneys to argue conflicts with Senate Substitute for Senate Bill No. 31 or to seek potentially inconsistent outcomes, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 undercuts the hard-fought tort reform gains achieved this session.

Other inconsistencies exist. Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34 helps protect the home addresses of victims of rape, human trafficking, and domestic violence. This bill contains a similar, but not identical, provision. Indeed, the language differs in a dozen different ways. I appreciate the good intentions of the legislators who worked on this important issue, but the inconsistency between the two bills can only negatively affect the protections provided by Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34.

A separate and serious flaw in the bill concerns the fees charged by court reporters. The State of Missouri employs more than 140 court reporters, assigning one to each circuit judge. Each court reporter creates the courtroom's official transcript of proceedings. How much state-employed court reporters can charge is currently capped by statute. Any citizen or party seeking an official transcript of the proceedings must purchase the transcript from the court reporter. Since court reporters are the only official transcribers, they have a monopoly on courtroom transcripts.

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 would remove the price caps altogether.³ Under this bill, court reporters could charge any price they choose. A court reporter could, for example, charge \$100 per page. This is problematic because court reporters have a monopoly on producing these transcripts.

This change would limit citizen's access to justice and also negatively impact Missouri taxpayers. The Office of Administration's Budget & Planning Division estimates that the State of Missouri

³ In just the last 10 years, the price caps have more than doubled, from \$1.50 per page in early 2007 to \$3.50 per page today.

paid court reporters more than \$1 million for court transcripts last year. Removing the price caps would cost state government even more. For example, the Missouri State Public Defender predicts that Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 would cost its office at least \$100,000 more per year, or the equivalent of two public defenders.

The myriad issues in Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 raise serious constitutional, statutory, and policy concerns. Unfortunately, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 contained many provisions I support that were the product of the hard work of many legislators. I look forward to working with the legislature on many of these important policies next session, including improving the foster care system.

In accordance with the above stated reasons for disapproval, I am returning Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139 entitled:

AN ACT

To repeal sections 208.227, 208.790, 208.798, and 334.506, RSMo, and to enact in lieu thereof eight new sections relating to health care.

On June 30, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 22, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 160 entitled:

AN ACT

To repeal sections 21.771, 210.110, 210.152, 210.565, 211.059, 211.081, 211.211, 211.351, 211.361, 211.401, 211.447, and 566.150, RSMo, and to enact in lieu thereof thirteen new sections relating to child protection, with penalty provisions and an emergency clause for certain sections.

On June 22, 2017, I approved House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 160.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 20, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you House Committee Substitute for Senate Committee Substitute for Senate Bill No. 161 entitled:

AN ACT

To amend chapter 620, RSMo, by adding thereto one new section relating to the Ozark exploration bicentennial commission.

On June 20, 2017, I approved House Committee Substitute for Senate Committee Substitute for Senate Bill No. 161.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

May 30, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Substitute for Senate Bill No. 182 entitled:

AN ACT

To repeal sections 34.209, 34.212, and 34.216, RSMo, and to enact in lieu thereof three new sections relating to public contracts.

On May 30, 2017, I approved Senate Substitute for Senate Bill No. 182.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 28, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Bill No. 222 entitled:

AN ACT

To repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.005, 304.022, 304.170, 304.180, 307.175, and 407.816, RSMo, and to enact in lieu thereof fourteen new sections relating to motorized vehicles, with existing penalty provisions.

On June 28, 2017, I approved Conference Committee Substitute for Senate Bill No. 222.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 29, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for

Senate Bill No. 225 entitled:

AN ACT

To repeal sections 137.095, 226.520, 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 302.441, 304.005, 304.022, 304.170, 304.180, 304.190, 304.725, and 407.816, RSMo, and to enact in lieu thereof eighteen new sections relating to transportation, with an existing penalty provision.

On June 29, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Bill No. 225.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 29, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 240 entitled:

AN ACT

To amend chapter 324, RSMo, by adding thereto nine new sections relating to the statewide licensure of electrical contractors, with penalty provisions.

On June 29, 2017, I approved Senate Committee Substitute for Senate Bill No. 240.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 20, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 248 entitled:

AN ACT

To repeal section 143.1016, RSMo, and to enact in lieu thereof one new section relating to the organ donor program fund.

On June 20, 2017, I approved Senate Bill No. 248.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 279 entitled:

AN ACT

To repeal section 302.188, RSMo, and to enact in lieu thereof one new section relating to veteran designations on driver's licenses and identification cards.

On June 14, 2017, I approved Senate Committee Substitute for Senate Bill No. 279.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Bill No. 283 entitled:

AN ACT

To repeal sections 67.402, 67.505, 67.547, 67.1364, 68.075, 94.510, 137.565, 162.492, 229.150, 233.180, and 304.120, RSMo, and to enact in lieu thereof eleven new sections relating to political subdivisions.

On July 11, 2017, I approved Conference Committee Substitute for House Committee Substitute

for Senate Bill No. 283.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 29, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Committee Substitute for Senate Bill No. 322 entitled:

AN ACT

To amend chapter 227, RSMo, by adding thereto six new sections relating to the designation of certain memorial infrastructure.

On June 29, 2017, I approved Senate Committee Substitute for Senate Bill No. 322.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 329 entitled:

AN ACT

To repeal sections 407.825 and 407.826, RSMo, and to enact in lieu thereof two new sections relating to motor vehicle franchise practices.

On July 11, 2017, I approved Senate Bill No. 329.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 23, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 376 entitled:

AN ACT

To amend chapter 10, RSMo, by adding thereto two new sections relating to the designation of state dogs.

On June 23, 2017, I approved Senate Bill No. 376.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 23, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 395 entitled:

AN ACT

To repeal sections 326.256, 326.259, 326.265, 326.280, 326.283, 326.286, 326.289, 326.292, 326.307, 326.310, 326.313, 326.316, and 326.325, RSMo, and to enact in lieu thereof twelve new sections relating to the regulation of public accountants, with an existing penalty provision.

On June 23, 2017, I approved Senate Bill No. 395.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421 entitled:

AN ACT

To repeal section 37.005, RSMo, and to enact in lieu thereof two new sections relating to the conveyance of state property.

On July 5, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Senate Bill No. 486 entitled:

AN ACT

To authorize the conveyance of a certain state property to the city of Jefferson.

On July 11, 2017, I approved Senate Bill No. 486.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for House Committee Substitute for Senate Bill No. 501 entitled:

AN ACT

To repeal sections 191.227, 195.206, 197.040, 197.050, 197.070, 197.071, 197.080, 197.100, 334.010, 334.036, 334.735, 337.010, 337.025, 338.010, and 345.051, RSMo, and to enact in lieu thereof twenty-four new sections relating to health care, with an effective date for certain sections.

On July 14, 2017, I approved Conference Committee Substitute for House Committee Substitute for Senate Bill No. 501.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Bill No. 503 entitled:

AN ACT

To repeal sections 190.103, 190.144, 650.320, 650.325, 650.330, and 650.340, RSMo, and to enact in lieu thereof eight new sections relating to emergency services, with an emergency clause for a certain section.

On July 11, 2017, I approved Conference Committee Substitute for Senate Bill No. 503.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

JOURNAL OF THE SENATE
NINETY-NINTH GENERAL ASSEMBLY
OF THE
STATE OF MISSOURI
FIRST EXTRA SESSION
OF THE
FIRST REGULAR SESSION

FIRST DAY—MONDAY, MAY 22, 2017

The Senate was called to order in Extra Session by Lieutenant Governor Mike Parson.

Senator Rowden offered the following prayer:

Father in Heaven, we thank you for another day of breath, life and hope — the hope that is only found in You.

As we come together today to begin this special session, may we be reminded of the burden of responsibility that is upon us. To make decisions that are in the best interest of this state and its citizens. And to treat each other with respect and civility as we deliberate on these decisions.

Today, we seek after the wisdom sought by King Solomon in Scripture. To have the insight to discern right from wrong and the foresight to see how decisions today impact realities tomorrow.

May we approach the business of these next days without a trace of pride or vengeance, because You have told us in the Proverbs that: “When pride comes, then comes disgrace. But with humility, comes wisdom.”

Give us patience, humility and wisdom as we do the work before us. This is our prayer. AMEN.

The Pledge of Allegiance to the Flag was recited.

**COMMUNICATIONS FROM THE
GOVERNOR**

The President laid before the Senate the following proclamation from the Governor, reading of which was waived:

PROCLAMATION

WHEREAS, the people of Missouri deserve more quality jobs; and

WHEREAS, the State of Missouri has a skilled workforce able to manufacture materials and products sold around the world; and

WHEREAS, government should not prevent businesses from coming and growing here; and

WHEREAS, one critical measure not addressed by the 2017 legislative session would have kept Missouri in the running for a steel mill and additional manufacturing jobs; and

WHEREAS, the top priority of Missouri’s elected leaders should be to fight for new jobs for Missourians; and

WHEREAS, in order to compete for new manufacturing jobs, utilities need additional flexibility; and

WHEREAS, Article IV, Section 9 of the Missouri Constitution authorizes the Governor on extraordinary occasions to convene the General Assembly by proclamation, wherein he shall state specifically each matter on which action is deemed necessary; and

WHEREAS, the need to provide the Public Service Commission with flexibility to approve special electricity rates for steel works,

aluminum smelting facilities, or other similar facilities, in order to attract new jobs to Missouri, is an extraordinary occasion envisioned by Article IV, Section 9 of the Missouri Constitution.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the Ninety-Ninth General Assembly of the State of Missouri in the First Extra Session of the First Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 4 p.m., Central Daylight Time, on May 22, 2017; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

1. To enact legislation authorizing the Public Service Commission to approve a special electricity rate for an aluminum smelting facility, a steel works facility, or other similar facility that is not based on the electrical corporation's cost of service, provided that the Public Service Commission (1) determines the special electricity rate for the facility is in the interest of the State of Missouri; (2) approves a uniform percentage adjustment in each general rate proceeding; (3) approves a tracking mechanism to track changes in the net margin experienced by the electrical corporation; and (4) approves either a rate schedule reflecting the special electricity rate if the facility is located within the electrical corporation's certificated service territory or a contract reflecting the special electricity rate, but neither the rate schedule nor the contract shall allow the special electricity rate to continue beyond ten years.
2. To enact legislation authorizing the Public Service Commission to allow electrical corporations a reasonable opportunity to earn a fair return, by methods such as rate adjustment mechanisms not otherwise statutorily authorized, which the commission shall lack authority to modify or eliminate during the specified term.
3. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have been convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 18th day of May, 2017.

Eric R. Greitens
Governor

SEAL

Jay Ashcroft
Secretary of State

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Holsman
Hoskins	Hummel	Kehoe	Koenig	Libla	Munzlinger	Onder
Richard	Riddle	Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Sifton	Silvey	Walsh	Wasson	Wieland—27	

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal	Hegeman	Kraus	Nasheed	Schupp	Wallingford—6
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Vacancies—1

The Lieutenant Governor was present.

Senator Kehoe announced that photographers from KOMU-8 News, St. Louis Post Dispatch and Columbia Missourian were given permission to take pictures in the Senate Chamber.

RESOLUTIONS

Senator Kehoe offered the following resolution, which was adopted:

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that the Secretary of Senate inform the House of Representatives that the Senate is duly convened in the First Extra Session of the First Regular Session and is ready for consideration of its business.

Senator Kehoe offered the following resolution, which was adopted:

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, that the rules of the Senate, as adopted by the Ninety-ninth General Assembly, First Regular Session, be declared the rules of the First Extra Session of the First Regular Session.

Senator Romine offered the following resolution:

SENATE RESOLUTION NO. 3

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Third District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Extraordinary Session, that Senate Rules 44 and 50 be amended to read as follows:

“Rule 44. Beginning on July first of each year, members and members-elect may deposit bills and joint resolutions for the next regular session with the secretary of the senate at any time. The secretary shall hold the bills and joint resolutions so deposited in the order filed. After the close of business on December first, the secretary shall assign numbers to bills and joint resolutions deposited in that office by seniority of the member first signing the measure, with a limit of [three bills or joint resolutions] **one bill or joint resolution** per rotation of the seniority list from the total number of measures deposited. All measures deposited through December first shall stand as pre-filed without further action by the member or member-elect. At the close of business on each day thereafter until the opening day of the session, bills and joint resolutions received during the day shall be assigned numbers in the order in which the bill or joint resolution is filed with the secretary.

Once filed, bills and joint resolutions shall not be changed except to correct patent typographical, clerical or drafting errors that do not involve changes of substance, nor shall substitutions be made therefor. Any bill may be withdrawn but the number shall not be reassigned once a number has been given.

Seniority for the purposes of this rule shall be determined as follows:

- (1) Continuous senate service;
- (2) In the case of equal continuous senate service, majority party members shall have seniority over minority party members;
- (3) In the case of equal continuous senate service by members of the same party, prior non-continuous senate service;
- (4) In the case of equal continuous and prior non-continuous senate service by members of the same party, prior house service;
- (5) In the case of equal continuous and equal prior non-continuous senate service and equal prior house service by members of the same party, seniority shall be determined by the caucus of that party.

Rule 50. Referrals of bills and appointments to committee shall be made by the president pro tem; and no bill shall be considered for final passage unless it has been reported on by a committee and printed for the use of the senators. **Any of the first three senate bills or joint resolutions pre-filed under Senate Rule 44 by a senator that are reported to the senate from committee shall be placed on the calendar under the order of business of “senate bills for perfection” in numerical order above all other bills on that order of business regardless of the day in which the bill was reported to the senate.** A report of all bills recommended “do pass” by a committee shall be submitted to the senate by the chairman and all committee amendments accompanying the report shall be printed in the Journal.

After a bill has been referred to a committee, one-third of the senators elected has the power to relieve a committee of further consideration of a bill and place it on the calendar for consideration. In any case where a committee has been relieved of further consideration of a bill as herein provided, a majority of the senators present but not less than one-third of the senators elected, may, at any time before final passage thereof, again refer the bill to the same or some other committee for consideration. No bill or resolution shall be reported adversely by any committee until the author of the bill or resolution has been given an opportunity to appear and be heard before the committee to which it is referred.

One-third of the senators elected may relieve a committee of an appointment and a motion to grant advice and consent of the Senate to that appointment is then in order upon a vote of the majority of the Senate.”

Senator Schaaf offered the following resolution:

SENATE RESOLUTION NO. 4

Notice of Proposed Rule Change

Notice is hereby given by the Senator from the Thirty-fourth District of the one day notice required by rule of intent to put a motion to adopt the following rule change:

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Extraordinary Session, that Senate Rule 10 be amended to read as follows:

“Rule 10. The president pro tem shall be parliamentarian of the senate and may decide all points of order, and in his absence such points of order may be decided by the chairman of the Committee on the Judiciary and Civil and Criminal Jurisprudence, except in either case, the point of order may be referred by the then acting parliamentarian, to the Committee on Parliamentary Procedure for consideration and determination. **No decision on a point of order shall be made until every senator wishing to speak on the point of order has been recognized by the chair and had the opportunity to do so.** All rulings on points of order shall be subject to an appeal to the senate and all questions and points of order shall be noted by the secretary with the decision thereon. (See also Rule 27.)”

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 1—By Wallingford, Emery, Richard, Cunningham, Wasson, Kehoe, Munzlinger, Onder and Curls.

An Act to amend chapter 393, RSMo, by adding thereto one new section relating to ratemaking for electrical corporations, with an emergency clause.

SB 2—By Romine and Libla.

An Act to amend chapter 393, RSMo, by adding thereto one new section relating to ratemaking for electrical corporations, with an emergency clause.

SB 3—By Schaaf.

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to lobbyists.

SB 4—By Schaaf.

An Act to repeal section 105.455, RSMo, and to enact in lieu thereof one new section relating to the waiting period before certain public officials can become lobbyists.

SB 5—By Schaaf.

An Act to repeal section 130.041 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 130.041 as enacted by senate bills nos. 31 & 285, ninetieth general assembly, first regular session, and to enact in lieu thereof one new section relating to financial disclosure under campaign finance laws.

SB 6—By Emery, Kehoe, Wasson, Onder and Curls.

An Act to amend chapter 393, RSMo, by adding thereto three new sections relating to ratemaking for electrical corporations, with an emergency clause.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

May 22, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 12, I hereby remove Senator Will Kraus from the Committee on Commerce, Consumer Protection, Energy and the Environment and appoint Senator Jay Wasson to the Committee on Commerce, Consumer Protection, Energy and the Environment.

Sincerely,



Ron Richard

President Pro Tem

On motion of Senator Kehoe, the Senate adjourned until 2:00 p.m., Wednesday, May 24, 2017.

SENATE CALENDAR

SECOND DAY—WEDNESDAY, MAY 24, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 1-Wallingford, et al
SB 2-Romine and Libla
SB 3-Schaaf

SB 4-Schaaf
SB 5-Schaaf
SB 6-Emery, et al

INFORMAL CALENDAR

RESOLUTIONS

SR 3-Romine

SR 4-Schaaf

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Journal of the Senate

FIRST REGULAR SESSION

FIRST EXTRA SESSION

SECOND DAY—WEDNESDAY, MAY 24, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

RESOLUTIONS

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 5, regarding Joe Guterrez, which was adopted.

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 6, regarding Dr. Dana Burns, which was adopted.

On behalf of Senator Hummel, Senator Kehoe offered Senate Resolution No. 7, regarding Thomas Rolla Gilmore, St. Louis, which was adopted.

On behalf of Senator Romine, Senator Kehoe offered Senate Resolution No. 8, regarding John F. Garland, Farmington, which was adopted.

On behalf of Senator Onder, Senator Kehoe offered Senate Resolution No. 9, regarding Earl Joseph Brinkman, O'Fallon, which was adopted.

On behalf of Senator Hummel, Senator Kehoe offered Senate Resolution No. 10, regarding Leo C. Pashos, St. Louis, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 11, regarding Eagle Scout Nathan Riley, Liberty, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 12, regarding the Fiftieth Wedding Anniversary of Bob and Jan Barnes, Savannah, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 13, regarding the Sixtieth Wedding Anniversary of Theodore and Charlene Weter, Kearney, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 14, regarding the Sixtieth

Wedding Anniversary of Jim and Jean Jochim, Rock Port, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 15, regarding the Seventy-fifth Wedding Anniversary of Bob and Jeane Crouse, Mound City, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 16, regarding the Seventy-fifth Wedding Anniversary of Jack and Kathleen Rhoades, Bigelow, which was adopted.

On behalf of Senator Wallingford, Senator Kehoe offered Senate Resolution No. 17, regarding Louis Edward “Lou” Luster, Perryville, which was adopted.

On behalf of Senator Walsh, Senator Kehoe offered Senate Resolution No. 18, regarding Thomas Glennon “Tom” Fitzgerald, Florissant, which was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 1**.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House duly convened in the First Extraordinary Session of the First Regular Session on Monday, May 22, 2017, and is convened in full session and ready for consideration of its business.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 1**, entitled:

An Act to amend chapter 393, RSMo, by adding thereto two new sections relating to ratemaking for public utilities, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Senator Kehoe assumed the Chair.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 1—Commerce, Consumer Protection, Energy and the Environment.

SB 2—Commerce, Consumer Protection, Energy and the Environment.

SB 3—Rules, Joint Rules, Resolutions and Ethics.

SB 4—Rules, Joint Rules, Resolutions and Ethics.

SB 5—Rules, Joint Rules, Resolutions and Ethics.

SB 6—Commerce, Consumer Protection, Energy and the Environment.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

May 24, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to House Concurrent Resolution 47, I hereby appoint the following senators to the 21st Century Missouri Transportation System Task Force:

Senator Dave Schatz
Senator Bill Eigel
Senator Caleb Rowden

Sincerely,



Ron Richard
President Pro Tem

On motion of Senator Kehoe, the Senate adjourned until 11:00 a.m., Thursday, May 25, 2017.

SENATE CALENDAR

THIRD DAY–THURSDAY, MAY 25, 2017

FORMAL CALENDAR

HOUSE BILLS ON SECOND READING

HCS for HB 1

INFORMAL CALENDAR

RESOLUTIONS

SR 3-Romine

SR 4-Schaaf

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Journal of the Senate

FIRST REGULAR SESSION

FIRST EXTRA SESSION

THIRD DAY—THURSDAY, MAY 25, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

Senator Emery offered the following prayer:

If any of you lack wisdom, let him ask of God, that giveth to all men liberally, and upbraideth not; and it shall be given him. But let him ask in faith, nothing wavering. For he that wavereth is like a wave of the sea driven with the wind and tossed. For let not that man think that he shall receive any thing of the Lord. A double minded man is unstable in all his ways.

Heavenly Father, I pray, keep us today from double-mindedness and grant us wisdom. I come to You this morning in the name and through the blood of the Lord Jesus Christ, thanking You for breath for life itself. Thank You for the opportunity You have given each of us today to serve You and the citizens of Missouri.

I believe it is with one voice, today that we bring before Your throne the names of all those in uniform whether at home or abroad who serve daily to protect our lives and our freedoms from enemies foreign or domestic.

We plead Your mercies and grace upon those whose lives were taken or violently disrupted this week by the terrorist attack in Manchester, England. Somehow bring divine comfort to survivors and healing to the wounded.

Father, as we go about our constitutional business today, may we be directed by the mind of Christ to seek peace and pursue it in every situation or conversation. Direct every outcome for the benefit of those we serve and for Your glory. I pray in the name of Your son and my Savior, Amen. (James 1:5-8)

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journals for Monday, May 22, 2017 and Wednesday, May 24, 2017 were read and approved.

Senator Kehoe announced photographers from Columbia Daily Tribune, ABC-17, KMIZ and Missourinet were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford

Walsh

Wasson

Wieland—31

Absent—Senators—None

Absent with leave—Senators

Kraus

Rizzo—2

Vacancies—1

RESOLUTIONS

Senator Sifton offered Senate Resolution No. 19, regarding Eagle Scout Matthew Francis Sudekum-Whitaker, Webster Groves, which was adopted.

Senator Schupp offered Senate Resolution No. 20, regarding Arthur Eugene “Gene” Henry, St. Louis, which was adopted.

Senator Koenig offered Senate Resolution No. 21, regarding Hymmitt Peter Wong, Saint Louis, which was adopted.

Senator Koenig offered Senate Resolution No. 22, regarding Richard Levon Barnett, Saint Louis, which was adopted.

Senator Koenig offered Senate Resolution No. 23, regarding Warren Bryant Nelson, Des Peres, which was adopted.

Senator Koenig offered Senate Resolution No. 24, regarding Wilford Noel “Wil” Duke, Ballwin, which was adopted.

Senator Holsman offered Senate Resolution No. 25, regarding Eugenia M. “Gina” O’Brien, which was adopted.

Senator Schatz offered Senate Resolution No. 26, regarding Cecil L. Keeler, Ellisville, which was adopted.

Senator Schatz offered Senate Resolution No. 27, regarding Jerome J. “Jerry” Yoffie, Ellisville, which was adopted.

Senator Schatz offered Senate Resolution No. 28, regarding Harvey Murrell Clark, Saint Albans, which was adopted.

Senator Schatz offered Senate Resolution No. 29, regarding the Sixtieth Anniversary of Robert and Lois Mueller, New Haven, which was adopted.

Senator Munzlinger offered Senate Resolution No. 30, regarding Brad Ayers, Macon, which was adopted.

CONCURRENT RESOLUTIONS

Senator Chappelle-Nadal offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 1

WHEREAS, seventy years ago the United States government hired St. Louis based company Mallinckrodt Chemical Works to purify uranium for use in nuclear weapons during wartimes; and

WHEREAS, from 1946 until 1957, Mallinckrodt Chemical Works transported and dumped the radioactive chemical waste produced from the uranium purification process at Coldwater Creek near the St. Louis airport; and

WHEREAS, some of the radioactive chemical wastes were later trucked from Coldwater Creek to Latty Avenue in Hazelwood for drying and shipping to Colorado for reprocessing; and

WHEREAS, in 1973, some of the radioactive chemical wastes located on Latty Avenue were transported and illegally dumped in the West Lake Landfill located in Bridgeton, next to Earth City, in the Missouri River floodplain; and

WHEREAS, the West Lake Landfill was not designed to store radioactive chemical waste; and

WHEREAS, the radioactive chemical waste has contaminated land and caused erosion of soil from the West Lake Landfill berm; and

WHEREAS, the radioactive chemical waste poses significant health risks to citizens in the area; and

WHEREAS, in 1990, the Environmental Protection Agency recognized the significant health risks posed to citizens in the area and placed the West Lake Landfill on the Superfund National Priorities List; and

WHEREAS, in 1997, Congress transferred responsibility from the U.S. Department of Energy to the United States Army Corps of Engineers Formerly Utilized Sites Remedial Action Program for land remediation efforts; and

WHEREAS, the West Lake Landfill was not transferred to the United States Army Corps of Engineers Formerly Utilized Sites Remedial Action Program, but remained the responsibility of the Environmental Protection Agency because it had been placed on the Superfund National Priorities List; and

WHEREAS, in 2008, the Environmental Protection Agency issued a Record of Decision stating that the radioactive chemical wastes were to remain in the landfill, with merely a cover of rocks, construction rubble, and clay, and no liner to protect the wastes from groundwater leaching; and

WHEREAS, in 2012, an underground fire was discovered at the West Lake Landfill, and the fire has remained uncontrolled since that time; and

WHEREAS, the United States Army Corps of Engineers Formerly Utilized Sites Remedial Action Program would be better situated to address the West Lake Landfill remediation efforts given their experience in remediation efforts across St. Louis City and St. Louis County:

NOW THEREFORE BE IT RESOLVED that the members of the Missouri Senate, Ninety-ninth General Assembly, First Extraordinary Session, the House of Representatives concurring therein, hereby request the United States Congress to transfer the authority for the remediation of the West Lake Landfill radioactive chemical wastes from the Environmental Protection Agency to the United States Army Corps of Engineers Formerly Utilized Sites Remedial Action Program; and

BE IT FURTHER RESOLVED that the radioactive chemical wastes be excavated from the Missouri river flood plain and be transported to a licensed radioactive waste facility, away from water and away from people; and

BE IT FURTHER RESOLVED that the Secretary of the Senate be instructed to prepare properly inscribed copies of this resolution for the Majority and Minority Leaders of the United States Senate and House of Representatives, and each member of the Missouri Congressional delegation.

INTRODUCTION OF BILLS

The following Bill was read the 1st time and ordered printed:

SB 7—By Chappelle-Nadal.

An Act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to contaminated homes, with a penalty provision and an emergency clause.

Senator Rowden assumed the Chair.

HOUSE BILLS ON SECOND READING

The following Bill was read the 2nd time and referred to the Committee indicated:

HCS for HB 1—Commerce, Consumer Protection, Energy and the Environment.

On motion of Senator Kehoe, the Senate recessed until 3:30 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

Senator Kehoe announced photographers from The Missouri Times were given permission to take pictures in the Senate Chamber.

REPORTS OF STANDING COMMITTEES

Senator Silvey, Chairman of the Committee on Commerce, Consumer Protection, Energy and the Environment, submitted the following report:

Mr. President: Your Committee on Commerce, Consumer Protection, Energy and the Environment, to which was referred **HCS** for **HB 1**, begs leave to report that it has considered the same and recommends that the bill do pass.

Senator Rowden assumed the Chair.

REFERRALS

President Pro Tem Richard referred **HCS** for **HB 1** to the Committee on Fiscal Oversight.

RESOLUTIONS

Senator Romine offered Senate Resolution No. 31, regarding Karen Gray, Park Hills, which was adopted.

Senator Romine offered Senate Resolution No. 32, regarding David “Dave” Gray, Park Hills, which was adopted.

Senator Sifton offered Senate Resolution No. 33, regarding Maurice “Maury” Stone, Saint Louis, which was adopted.

Senator Sifton offered Senate Resolution No. 34, regarding Robert Karl “Bob” Kuhlenberg, Saint Louis, which was adopted.

Senator Kehoe offered Senate Resolution No. 35, regarding James Edwin Wilde, Lieutenant Colonel (LTC), Retired, which was adopted.

INTRODUCTION OF GUESTS

Senator Wallingford introduced to the Senate, Ron Randen, Portageville.

Senator Cunningham introduced to the Senate, Melissa and Joanna Schrock, Jewel and Caleb Miller, and William Good, Ozark Mennonite Church.

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Friday, May 26, 2017.

SENATE CALENDAR

FOURTH DAY–FRIDAY, MAY 26, 2017

FORMAL CALENDAR**SECOND READING OF SENATE BILLS**

SB 7-Chappelle-Nadal

HOUSE BILLS ON THIRD READING

HCS for HB 1 (Libla)
(In Fiscal Oversight)

INFORMAL CALENDAR

RESOLUTIONS

SR 3-Romine

SR 4-Schaaf

To be Referred

SCR 1-Chappelle-Nadal

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Journal of the Senate

FIRST REGULAR SESSION

FIRST EXTRA SESSION

FOURTH DAY—FRIDAY, MAY 26, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Senator Curls offered the following prayer:

Great and loving God,

We come to You with thanks and gratitude for Your presence, in all of Your grace and mercy, asking You to bless this State; and to ignite in this legislature the desire to make true, the ideas of compassion and brother and sisterhood for all who live within our State lines.

Lord, be close to the Governor and this General Assembly; and remind us that we are made in Your image. Grant us vision and awareness, as we ponder life-impacting decisions which will touch thousands of Missourians.

Lord, make our State great through Your touch. Inspire us to do Your work; show us what is Honorable and true; and look beyond our own personal gains or desires so the common Good may be served.

Lord, we ask all of these things in Your name. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from KRCG-TV and Missourinet were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day's proceedings:

YEAS—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Kraus—1

Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senators Walsh and Hummel offered Senate Resolution No. 36, regarding Thomas E. George, Sr., Florissant, which was adopted.

Senators Walsh and Hummel offered Senate Resolution No. 37, regarding Timothy R. Murray, Wildwood, which was adopted.

Senator Schaaf offered Senate Resolution No. 38, regarding Eagle Scout Kollin Lars Williamson, Platte County, which was adopted.

Senator Richard offered Senate Resolution No. 39, regarding the One Hundredth Anniversary of First Church of God, Granby, which was adopted.

Senator Schupp offered Senate Resolution No. 40, regarding Susan S. Stepleton, Ph.D., St. Louis, which was adopted.

Senator Sater offered Senate Resolution No. 41, regarding the Fiftieth Wedding Anniversary of Mike and Joyce Miles, Washburn, which was adopted.

Senator Sater offered Senate Resolution No. 42, regarding Peter Alumbaugh, which was adopted.

Senator Sater offered Senate Resolution No. 43, regarding Crane High School basketball program, which was adopted.

Senator Sater offered Senate Resolution No. 44, regarding John and Eve Adams, Southwest City, which was adopted.

Senator Sifton offered Senate Resolution No. 45, regarding Larry Felton, Mehlville, which was adopted.

REPORTS OF STANDING COMMITTEES

Senator Cunningham, Chairman of the Committee on Fiscal Oversight, submitted the following report:

Mr. President: Your Committee on Fiscal Oversight, to which was referred **HCS** for **HB 1**, begs leave to report that it has considered the same and recommends that the bill do pass.

REFERRALS

President Pro Tem Richard referred **SCR 1** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF SENATE BILLS

The following Bill was read the 2nd time and referred to the Committee indicated:

SB 7—Commerce, Consumer Protection, Energy and the Environment.

HOUSE BILLS ON THIRD READING

HCS for HB 1, entitled:

An Act to amend chapter 393, RSMo, by adding thereto two new sections relating to ratemaking for public utilities, with an emergency clause.

Was taken up by Senator Libla.

Pursuant to Senate Rule 91, Senator Hegeman requested to be excused from voting on all amendments, third reading and the emergency clause on **HCS for HB 1**, which request was granted.

Senator Koenig offered **SA 1**, which was read:

SENATE AMENDMENT NO. 1

Amend House Committee Substitute for House Bill No. 1, Page 1, Section 393.355, Line 12, by striking all of said line and inserting in lieu thereof the following:

“2. Notwithstanding subsection 2 of section 393.130 to the contrary,”.

Senator Koenig moved that the above amendment be adopted.

President Pro Tem Richard assumed the Chair.

President Parson assumed the Chair.

Senator Wallingford requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Eigel, Kehoe, Koenig and Onder.

SA 1 failed of adoption by the following vote:

YEAS—Senators

Dixon	Eigel	Holsman	Hummel	Koenig	Nasheed	Rizzo
Schaaf	Schupp	Sifton	Walsh	Wieland—12		

NAYS—Senators

Brown	Cunningham	Emery	Hoskins	Kehoe	Libla	Munzlinger
Onder	Richard	Riddle	Romine	Rowden	Sater	Schatz
Silvey	Wallingford	Wasson—17				

Absent—Senators

Chappelle-Nadal	Curls—2
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Absent with leave—Senator Kraus—1

Excused from voting—Senator Hegeman—1

Vacancies—1

Senator Eigel offered **SA 2**:

SENATE AMENDMENT NO. 2

Amend House Committee Substitute for House Bill No. 1, Page 1, Section 393.355, Line 14, by inserting immediately after “service” the following: **“but is above the electrical corporation’s incremental cost of providing power”.**

Senator Eigel moved that the above amendment be adopted.

Senator Libla requested a roll call vote be taken on the adoption of **SA 2**. He was joined in his request by Senators Eigel, Romine, Schatz and Schupp.

SA 2 failed of adoption by the following vote:

YEAS—Senators

Eigel	Holsman	Hoskins	Koenig	Rizzo	Schaaf	Schupp
Sifton	Wieland—9					

NAYS—Senators

Brown	Cunningham	Dixon	Emery	Kehoe	Libla	Munzlinger
Onder	Richard	Riddle	Romine	Sater	Schatz	Silvey
Wallingford	Walsh	Wasson—17				

Absent—Senators

Chappelle-Nadal	Curls	Hummel	Nasheed	Rowden—5
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Absent with leave—Senator Kraus—1

Excused from voting—Senator Hegeman—1

Vacancies—1

On motion of Senator Libla, **HCS** for **HB 1** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Emery	Holsman	Hoskins	Hummel
Kehoe	Libla	Munzlinger	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—24				

NAYS—Senators

Eigel	Koenig	Nasheed	Schaaf	Schupp—5
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Absent—Senators

Chappelle-Nadal	Curls—2
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Absent with leave—Senator Kraus—1

Excused from voting—Senator Hegeman—1

Vacancies—1

The President declared the bill passed.

The emergency clause was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Emery	Holsman	Hoskins	Hummel
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Kehoe	Libla	Munzlinger	Onder	Richard	Riddle	Rizzo
Romine	Rowden	Sater	Schatz	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—24				

NAYS—Senators

Eigel	Koenig	Nasheed	Schaaf	Schupp—5
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Absent—Senators

Chappelle-Nadal	Curls—2
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Absent with leave—Senator Kraus—1

Excused from voting—Senator Hegeman—1

Vacancies—1

On motion of Senator Libla, title to the bill was agreed to.

Senator Libla moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

INTRODUCTION OF GUESTS

Senator Holsman introduced to the Senate, Dan Dougan and his daughter, Miranda, Lake Ozark; and Miranda was made an honorary page.

Senator Libla introduced to the Senate, his wife, Elaine, Poplar Bluff.

Senator Nasheed introduced to the Senate, LaTanya Reeves, St. Louis.

On motion of Senator Kehoe, the Senate adjourned until 11:30 a.m., Monday, June 5, 2017.

SENATE CALENDAR

FIFTH DAY—MONDAY, JUNE 5, 2017

INFORMAL CALENDAR**RESOLUTIONS**

SR 3-Romine

SR 4-Schaaf

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Journal of the Senate

FIRST REGULAR SESSION

FIRST EXTRA SESSION

FIFTH DAY—MONDAY, JUNE 5, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

RESOLUTIONS

On behalf of Senator Onder, Senator Kehoe offered Senate Resolution No. 46, regarding Michael T. Force, Lake Saint Louis, which was adopted.

On behalf of Senator Libla, Senator Kehoe offered Senate Resolution No. 47, regarding Tony Lee Jones, Caruthersville, which was adopted.

On behalf of Senator Brown, Senator Kehoe offered Senate Resolution No. 48, regarding Scenic Rivers Industries, Inc., Salem, which was adopted.

Senator Kehoe offered Senate Resolution No. 49, regarding Joyce Bonnot, Eldon, which was adopted.

On behalf of Senator Cunningham, Senator Kehoe offered Senate Resolution No. 50, regarding the death of Dr. Ireates Claydean “Doc” Keeney, Houston, which was adopted.

On behalf of Senator Wieland, Senator Kehoe offered Senate Resolution No. 51, regarding Norman Eugene Burgess, Arnold, which was adopted.

On behalf of Senator Munzlinger, Senator Kehoe offered Senate Resolution No. 52, regarding the One Hundredth Anniversary of Trinity Episcopal Church, Kirksville, which was adopted.

On behalf of Senator Munzlinger, Senator Kehoe offered Senate Resolution No. 53, regarding the One Hundred Fiftieth Anniversary of Second Baptist Church, Moberly, which was adopted.

On behalf of Senator Hoskins, Senator Kehoe offered Senate Resolution No. 54, regarding Deloris Mesias-Foster, Leeton, which was adopted.

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HCS** for **HB 1**,

having passed both branches of the General Assembly, would be read at length by the Secretary, and if no objections be made, the bill would be signed by the President Pro Tem to the end that it may become law. No objections being made, the bill was so read by the Secretary and signed by the President Pro Tem.

On motion of Senator Kehoe, the Senate of the First Extraordinary Session of the First Regular Session of the 99th General Assembly adjourned sine die, pursuant to the Constitution.

MICHAEL L. PARSON
Lieutenant Governor

ADRIANE D. CROUSE
Secretary of the Senate

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JOURNAL OF THE SENATE
NINETY-NINTH GENERAL ASSEMBLY
OF THE
STATE OF MISSOURI
SECOND EXTRA SESSION
OF THE
FIRST REGULAR SESSION

FIRST DAY—MONDAY, JUNE 12, 2017

The Senate was called to order in Extra Session by President Pro Tem Richard.

Reverend Carl Gauck offered the following prayer:

“Then you will understand righteousness and justice and equity, every good path; for wisdom will come into your heart, and knowledge will be pleasant to your soul.” (Proverbs 2:9-10)

Almighty God we are once again called back to address the needs of the people of Missouri. Grant unto us, O God, all that we need to address these issues. Give to us strength of will, steadiness of purpose, ability to discern what is needed, wisdom to see what we ought to do, fidelity to complete it and a willingness to bear the consequences of our decisions. Grant us these things in Your Holy Name. Amen.

The Pledge of Allegiance to the Flag was recited.

**COMMUNICATIONS FROM THE
GOVERNOR**

The President laid before the Senate the following proclamation from the Governor, reading of which was waived:

PROCLAMATION

WHEREAS, section 188.010, RSMo, provides that “it is the intention of the general assembly of the State of Missouri to grant the right to life of all humans, born and unborn;” and

WHEREAS, on May 2, 2017, the United States District Court for the Western District of Missouri (the “Court”) in *Comprehensive Health of Planned Parenthood Great Plains, et al. v. Dr. Randall Williams, et al.*, Case No. 2:16-cv-047313-HFS ruled against health and safety standards for abortion clinics by preliminarily enjoining the enforcement of § 197.215.1(2), RSMo; 19 CSR § 30-30.060(1)(C)(4); the second sentence of § 188.080, RSMo; and § 188.027.1(1)(e), RSMo, as to physicians seeking to perform abortions; and

WHEREAS, on May 2, 2017, the Court also ruled against common sense health and safety standards for abortion clinics by preliminarily enjoining the enforcement of 19 CSR § 30-30.070 and 19 CSR § 30-30.060(1)(C)(4) as to abortion facilities; and

WHEREAS, the effect of the Court’s ruling is to eliminate the meaningful licensure of abortion clinics in Missouri, and the Court’s ruling constitutes an immediate danger to the public health, safety, and welfare; and

WHEREAS, the City of St. Louis enacted Board Bill 203CS/City Ordinance 70459, which undermines pregnancy care centers that provide critical resources for women seeking counseling and support for alternatives to abortion and the State’s “Alternatives to Abortion” program; and

WHEREAS, the State should protect freedoms of speech, association, and religion and allow persons and institutions to follow their conscience with respect to abortion-related decisions; and

WHEREAS, Article IV, Section 9 of the Missouri Constitution authorizes the Governor to “[o]n extraordinary occasions . . . convene the

General Assembly by proclamation, wherein he shall state specifically each matter on which action is deemed necessary;" and

WHEREAS, the immediate danger to the public health, safety, and welfare due to the Court's ruling against health and safety regulations of abortion clinics is an extraordinary occasion as envisioned by Article IV, Section 9 of the Missouri Constitution; and

WHEREAS, the threat to pregnancy care centers and the State's "Alternatives to Abortion" program due to St. Louis City Ordinance 70459 likewise amounts to an extraordinary occasion as envisioned by Article IV, Section 9 of the Missouri Constitution.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 4:00 p.m., Central Daylight Time, on June 12, 2017; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

1. To amend section 197.200, RSMo, to define "Abortion Facility" or "Abortion Facilities;"
2. To amend section 197.200, RSMo, by deleting the portion of the definition of "ambulatory surgical center" that includes "any establishment operated for the purpose of performing or inducing any second or third-trimester abortions or five or more first-trimester abortions per month;"
3. To amend chapters 188, 191, 192, 197, and 595 so that each and every applicable section and subsection applies to "Abortion Facility" or "Abortion Facilities;"
4. To amend section 197.215, RSMo, to require that "Abortion Facilities" provide affirmative evidence that each person performing an abortion is a physician currently licensed to practice in Missouri;
5. To add a new subsection to § 197.225, RSMo, that authorizes the Department of Health and Senior Services to adopt rules, regulations, and standards regarding patient health and safety that apply to ambulatory surgical centers and, separately, that apply to "Abortion Facility" or "Abortion Facilities;"
6. To add a new subsection to § 197.230, RSMo, that requires the Department of Health and Senior Services to annually inspect every "Abortion Facility" for safety and compliance with state law and to establish the requirements of such inspections;
7. To add a new section to chapter 188 that preempts a political subdivision from enacting a law or policy that adversely affects the legal rights of a person or entity due to that person or entity's view on abortion; acknowledges those legal rights; and establishes judicial mechanisms to protect those legal rights;
8. To add a new subsection to § 188.021, RSMo, that requires "Abortion Facilities" to submit to the Department of Health and Senior Services their plans for dealing with complications resulting from certain abortions, to obtain approval from the Department of Health and Senior Services of these complication plans; and, further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing these plans;
9. To amend sections 188.027.9 and 188.039.6, RSMo, to define "qualified professional" as a physician who has referred the woman to the physician who is to perform the abortion, or to an advance practice registered nurse engaged in a collaborative practice agreement with the physician who is to perform the abortion, as provided for in section 334.104, RSMo;
10. To add a new section to chapter 574 that prohibits a person, while working in an "Abortion Facility," from knowingly ordering, requesting, or attempting to prevent medical personnel or emergency services personnel from providing care to a patient in accordance with ordinary standards of care for reasons unrelated to that patient's health or welfare;
11. To add a new subsection to § 188.075, RSMo, that allows the Attorney General of Missouri to have concurrent original jurisdiction throughout the State, along with each prosecuting attorney and circuit attorney within their respective jurisdictions, to prosecute violations of chapter 188, violations of any state law on the use of public funds for abortion, and violations of any state law that regulates an "Abortion Facility" or person performing or inducing abortion, including the offense of interference with medical assistance;
12. To amend section 188.047, RSMo, to modify the law relating to the requirement of pathological examinations and related reports, and further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing such examinations and reports;
13. To add a new section to chapter 188 protecting employees who disclose violations of applicable federal or state law related to chapter 188, and, further, authorizing the Department of Health and Senior Services to adopt rules, regulations, and standards regarding the implementation of such policies;
14. To add an Emergency Clause to all legislation enacted by the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and
15. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 7th day of June, 2017.

Eric R. Greitens
Governor

ATTEST

Jay Ashcroft
Secretary of State

The following Senators were present during the day's proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Kraus	Libla	Munzlinger
Onder	Richard	Rizzo	Rowden	Sater	Schaaf	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wieland—27	

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal	Koenig	Nasheed	Riddle	Romine	Wasson—6
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Vacancies—1

RESOLUTIONS

Senator Kehoe offered the following resolution, which was adopted on a standing division vote:

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that the Secretary of Senate inform the House of Representatives that the Senate is duly convened in the Second Extra Session of the First Regular Session and is ready for consideration of its business.

Senator Kehoe offered the following resolution, which was adopted:

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, that the rules of the Senate, as adopted by the Ninety-ninth General Assembly, First Regular Session, be declared the rules of the Second Extra Session of the First Regular Session.

Senator Romine offered Senate Resolution No. 3, regarding Eagle Scout Jordan Ray Duncan, Farmington, which was adopted.

Senators Holsman, Dixon, Silvey, Libla, Schaaf and Sifton offered the following resolution, which was read:

SENATE RESOLUTION NO. 4

Whereas, Missouri public officials, including the Governor, should be held to the highest ethical standards; and

Whereas, the Missouri Ethics Commission investigated a complaint against the Governor and his candidate committee, hereafter “committee,” called “Greitens for Missouri”; and

Whereas, based upon such investigation, the Commission determined that reasonable grounds existed to believe that the Governor and

his committee committed violations of ethics laws; and

Whereas, the Commission alleged that in early 2015 the committee received the benefit of a list of prospective donors for which the committee did not pay and which was not expressly contemplated in any contract executed by the committee; and

Whereas, the donor list came from The Mission Continues, a charity that the Governor co-founded; and

Whereas, the committee did not disclose the list as a contribution received on any disclosure report filed during the period in which the committee accepted the list; and

Whereas, it was only after a consent order was issued by the Commission that the committee finally filed an amended disclosure report that showed the list as an in-kind contribution with a value of \$600.00; and

Whereas, the committee has still not disclosed the name of the individual who provided the list to the committee; and

Whereas, this failure on the part of the Governor and his committee was a violation of Missouri law, specifically Section 130.041.1(3), RSMo, regarding a failure to report a contribution; and

Whereas, Section 130.058, RSMo, provides that the candidate is ultimately responsible for all reporting requirements for the candidate's committee; and

Whereas, as a result of this violation of law, the Commission issued a consent order in which a fee was imposed against the committee; and

Whereas, it is an untenable situation where the Governor of this state is the subject of consent order for unethical behavior; and

Whereas, the definition of a lobbyist under Section 105.470, RSMo, is an individual attempting to influence the state executive, state legislative, state judicial, or elected local government officials' actions; and

Whereas, the Governor's organization, A New Missouri, led by the Governor's senior adviser clearly and repeatedly meets this statutory definition but refuses to file as a lobbyist or lobbying organization; and

Whereas, because it's a nonprofit, A New Missouri can accept unlimited contributions and is not required to disclose contributors; and

Whereas, the Governor's senior adviser has made public statements admitting to coordinating the activities of Greitens for Missouri, A New Missouri, and the official Office of the Governor in its performance of official acts, an arrangement that, at best, circumvents current ethics law, and most likely constitutes illegal coordination between the Governor's office and A New Missouri; and

Whereas, because the Governor's use of a charity that he co-founded as a source of soliciting campaign contributions without being transparent about such activities raises questions that deserve investigation by a co-equal branch of state government; and

Whereas, the coordination between the governor's office and A New Missouri should also be investigated by a co-equal branch of state government; and

Now, Therefore, Be It Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, Second Extraordinary Session, hereby establish an investigative committee to be comprised of three Senators appointed by the President Pro Tempore of the Senate and two Senators appointed by the Senate Minority Leader; and

Be It Further Resolved that the committee shall hold such hearings, and subpoena such witnesses and documents under the hand of the President Pro Tempore of the Senate, as necessary to investigate any misconduct, crimes, corruption in office, or any offense involving moral turpitude or oppression in office committed by Governor Greitens in connection with his illegal use of a donor list from The Mission Continues, the failure of the Governor's lobbying organization to register as such, and the clear coordination of the Governor's official office, political campaign and lobbying organization; and

Be It Further Resolved that the committee shall begin work upon adoption of this resolution and may continue its investigation until December 31, 2018; and

Be It Further Resolved that the committee shall, at the conclusion of its investigation, issue a report on its findings to the full Senate and the Missouri House of Representatives and forward such findings to the appropriate state or federal law enforcement agency if needed.

MESSAGES FROM THE GOVERNOR

The following messages were received from the Governor, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY, MO
65102

June 12, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Nathan Garrett, 5335 Cherry Street, Kansas City, Jackson County, Missouri 64110, as a member of the Kansas City Board of Police Commissioners, for a term ending March 7, 2021, and until his successor is duly appointed and qualified; vice, Michael C. Rader, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY, MO
65102

June 12, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I have the honor to transmit to you herewith for your advice and consent the following appointment:

Mark C. Tolbert, 7900 East 83rd Street, Kansas City, Jackson County, Missouri 64138, as a member of the Kansas City Board of Police Commissioners, for a term ending March 7, 2018, and until his successor is duly appointed and qualified; vice, Angela Wasson-Hunt, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI
JEFFERSON CITY, MO
65102

June 12, 2017

To the Senate of the 99th General Assembly of the State of Missouri:

I hereby withdraw from your consideration the following appointments:

Nathan Garrett, 5335 Cherry Street, Kansas City, Jackson County, Missouri 64110, as a member of the Kansas City Board of Police Commissioners, for a term ending March 7, 2021, and until his successor is duly appointed and qualified; vice, Michael C. Rader, term expired.

Mark C. Tolbert, 7900 East 83rd Street, Kansas City, Jackson County, Missouri 64138, as a member of the Kansas City Board of Police Commissioners, for a term ending March 7, 2018, and until his successor is duly appointed and qualified; vice, Angela Wasson-Hunt, term expired.

Respectfully submitted,
Eric R. Greitens
Governor

Senator Rowden assumed the Chair.

President Pro Tem Richard moved that the above appointments be returned to the Governor per his request, which motion prevailed.

INTRODUCTION OF BILLS

The following Bills and Joint Resolution were read the 1st time and ordered printed:

SB 1—By Onder, Wallingford, Wieland, Hoskins, Eigel, Sater and Emery.

An Act to repeal sections 188.021, 188.027, 188.030, 188.039, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof thirty-one new sections relating to abortion, with penalty provisions and an emergency clause.

SB 2—By Schaaf.

An Act to repeal section 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof two new sections relating to lobbyists.

SB 3—By Schaaf.

An Act to repeal section 105.455, RSMo, and to enact in lieu thereof one new section relating to the waiting period before certain public officials can become lobbyists.

SB 4—By Schaaf.

An Act to repeal section 130.041 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 130.041 as enacted by senate bills nos. 31 & 285, ninetieth general assembly, first regular session, and to enact in lieu thereof one new section relating to financial disclosure under campaign finance laws.

SB 5—By Koenig.

An Act to repeal section 188.075, RSMo, and to enact in lieu thereof one new section relating to the jurisdiction of the attorney general to enforce state abortion laws, with penalty provisions.

SB 6—By Dixon.

An Act to amend chapter 188, RSMo, by adding thereto one new section relating to the preemption of political subdivision authority regarding abortion, with an emergency clause.

SJR 1—By Holsman.

Joint Resolution submitting to the qualified voters of Missouri, an amendment repealing sections 20, 20(a), 22, and 32 of article III of the Constitution of Missouri, and adopting four new sections in lieu thereof relating to the time periods of the legislative sessions of the general assembly.

President Pro Tem Richard assumed the Chair.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

June 12, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to Senate Rule 12, I hereby remove Senators Gary Romine and Jeanie Riddle from the Committee on Seniors, Families and Children and appoint the following:

Senator Wayne Wallingford
Senator Ed Emery

Sincerely,



Ron Richard

President Pro Tem

On motion of Senator Kehoe, the Senate adjourned under the rules.

SENATE CALENDAR

SECOND DAY—TUESDAY, JUNE 13, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 1-Onder, et al
SB 2-Schaaf
SB 3-Schaaf
SB 4-Schaaf

SB 5-Koenig
SB 6-Dixon
SJR 1-Holsman

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SR 4-Holsman, et al

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

SECOND DAY—TUESDAY, JUNE 13, 2017

The Senate met pursuant to adjournment.

Senator Rowden in the Chair.

Reverend Carl Gauck offered the following prayer:

“Humble yourselves therefore under the mighty hand of God, so that he may exalt you in due time.” (I Peter 5:6)

Heavenly Father we thank You that You have put into our hearts the desire to pray so in times of difficulty we can instinctively turn to You in prayer. We are grateful that You have promised to listen to our every word and to hear even the heart’s unspoken groans for help. So on this day we ask for Your guidance and Your encouragement to do what is truly needed. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal for Monday, June 12, 2017 was read and approved.

Senator Kehoe announced photographers from KOMU-8 and KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hummel	Kehoe	Koenig	Libla	Munzlinger
Onder	Richard	Rizzo	Rowden	Sater	Schatz	Schupp
Silvey	Wallingford	Walsh	Wasson	Wieland—26		

Absent—Senators—None

Absent with leave—Senators

Hoskins	Kraus	Nasheed	Riddle	Romine	Schaaf	Sifton—7
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Vacancies—1

Senator Kehoe requested unanimous consent of the Senate to allow law enforcement from to enter the Chamber with side arms, which request was granted.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 5, regarding Robert Louis “Bob” Laible, Florissant, which was adopted.

Senator Wieland offered Senate Resolution No. 6, regarding Major Matthew Osborn and Captain Debra Osborn, which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 7, regarding Chief Fire Executive Steve Westermann, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 8, regarding the 2016-2017 Van-Far High School Men’s 4x100 Relay Track Team, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 9, regarding the 2016-2017 Van-Far High School Men’s 4x200 Relay Track Team, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 10, regarding the 2016-2017 Van-Far High School Men’s Track Indians, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 11, regarding Logan Minter, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 12, regarding Jordan Bichsel, which was adopted.

Senator Schupp offered Senate Resolution No. 13, regarding William Evert “Bill” Marshall, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 14, regarding Norman Liss, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 15, regarding Theodore Mead “Ted” Usher, Creve Coeur, which was adopted.

Senator Schupp offered Senate Resolution No. 16, regarding Arthur Edwin “Art” Shevitz, Chesterfield, which was adopted.

Senator Schupp offered Senate Resolution No. 17, regarding Wade J. DeWoskin, St. Louis, which was adopted.

INTRODUCTION OF BILLS

The following Bill was read the 1st time and ordered printed:

SB 7—By Chappelle-Nadal.

An Act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to contaminated homes, with a penalty provision and an emergency clause.

SECOND READING OF SENATE BILLS

The following Bills and Joint Resolution were read the 2nd time and referred to the Committees indicated:

SB 1—Seniors, Families and Children.

SB 2—Rules, Joint Rules, Resolutions and Ethics.

SB 3—Rules, Joint Rules, Resolutions and Ethics.

SB 4—Rules, Joint Rules, Resolutions and Ethics.

SB 5—Seniors, Families and Children.

SB 6—Seniors, Families and Children.

SJR 1—Rules, Joint Rules, Resolutions and Ethics.

REFERRALS

President Pro Tem Richard referred **SR 4** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

On motion of Senator Kehoe, the Senate recessed until 2:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

Senator Sater, Chairman of the Committee on Seniors, Families and Children, submitted the following reports:

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 5**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 6**, begs leave to report that it has considered the same and recommends that the bill do pass.

Also,

Mr. President: Your Committee on Seniors, Families and Children, to which was referred **SB 1**, begs leave to report that it has considered the same and recommends that the Senate Committee Substitute, hereto attached, do pass.

INTRODUCTION OF GUESTS

Senator Kehoe introduced to the Senate, Osage County Sheriff Mike Bonham, Freeburg.

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Wednesday, June 14, 2017.

SENATE CALENDAR

THIRD DAY—WEDNESDAY, JUNE 14, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 7-Chappelle-Nadal

SENATE BILLS FOR PERFECTION

SB 5-Koenig
SB 6-Dixon

SB 1-Onder, et al, with SCS

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

THIRD DAY—WEDNESDAY, JUNE 14, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

Senator Rowden offered the following prayer:

Father, we pause today to give thanks to You for Your goodness and Your grace. We are humbled by the opportunity to serve the people of this great state, but even more, we are humbled that we have the opportunity to be called Your children.

Today, we are saddened by the news from Arlington, Virginia, of senseless violence against Congressman Scalise and the others involved in this horrific incident. Our hearts are broken as we confront this startling new reality of rhetoric-driven hate and disrespect of our political opponents. In this chamber, as republicans and democrats in the Missouri Senate, may we lead the effort to push back against this extremism. To push back against the idea that if we disagree with someone politically, we are mortal enemies. And to work with diligence to restore civility and respect in our political discourse.

May we find our example of how to lead in the way You led and the way You loved. Driven by compassion, motivated by truth, and committed to serve the most vulnerable among us with love.

As we begin our debate today, we stand on the promise found in the 41st chapter of Isaiah where it says, “Do not fear, for I am with you; Do not anxiously look about you, for I am your God. I will strengthen you, surely I will help you, surely I will uphold you with my righteous right hand.”

Thank You for Your promises and for Your truth. They are our hope and will be our guide as we do the work of the people this evening.

We ask these things in Jesus name. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from St. Louis Post Dispatch, Associated Press, KMIZ-TV, ABC News and KRCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Munzlinger

Onder	Richard	Rizzo	Rowden	Sater	Schatz	Schupp
Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—27	

Absent—Senators—None

Absent with leave—Senators

Kraus	Libla	Nasheed	Riddle	Romine	Schaaf—6
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Vacancies—1

RESOLUTIONS

Senator Wallingford offered Senate Resolution No. 18, regarding John R. Davis, Jr., Cape Girardeau, which was adopted.

Senator Hoskins offered Senate Resolution No. 19, regarding Eagle Scout Dawson J. Templin, Knob Noster, which was adopted.

Senator Hoskins offered Senate Resolution No. 20, regarding Eagle Scout Paul W. Tibbets, V, Knob Noster, which was adopted.

INTRODUCTION OF BILLS

SB 8—By Chappelle-Nadal.

An Act to amend chapter 30, RSMo, by adding thereto one new section relating to the investment policies of public entities, with a referendum clause.

SENATE BILLS FOR PERFECTION

Senator Koenig moved that **SB 5** be taken up for perfection, which motion prevailed.

Senator Koenig offered **SS** for **SB 5**, entitled:

SENATE SUBSTITUTE FOR SENATE BILL NO. 5

An Act to repeal sections 188.030, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof twenty-seven new sections relating to abortion, with penalty provisions and an emergency clause.

Senator Koenig moved that **SS** for **SB 5** be adopted.

At the request of Senator Keonig, **SB 5**, with **SS** (pending), was placed on the Informal Calendar.

On motion of Senator Kehoe, the Senate recessed until 8:15 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

SENATE BILLS FOR PERFECTION

Senator Koenig moved that **SB 5**, with **SS** (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

SS for **SB 5** was again taken up.

Senator Koenig moved that **SS** for **SB 5** be adopted, which motion prevailed.

On motion of Senator Koenig, **SS** for **SB 5** was declared perfected and ordered printed.

On motion of Senator Kehoe, the Senate recessed until 10:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **SS** for **SB 5**, begs leave to report that it has examined the same and finds that the bill has been truly perfected and that the printed copies furnished the Senators are correct.

On motion of Senator Kehoe, the Senate adjourned until 12:01 a.m., Thursday, June 15, 2017.

SENATE CALENDAR

FOURTH DAY—THURSDAY, JUNE 15, 2017

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 7-Chappelle-Nadal

SB 8-Chappelle-Nadal

THIRD READING OF SENATE BILLS

SS for SB 5-Koenig

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

FOURTH DAY—THURSDAY, JUNE 15, 2017

The Senate met pursuant to adjournment.

Senator Rowden in the Chair.

Senator Walsh offered the following prayer:

“For all who are led by the Spirit of God are children of God.” (Romans 8:14)

O God, king of the universe, in all our undertaking grant us understandings, grant us success and faithfulness. Make our minds calm and serene, free from anxiety and worry so we can make clear minded decisions that are helpful for those which we hope to help. And save us from doubt so our work is satisfactory, our study settled on true wisdom, our loyalty settled on You, so we are brought closer to You. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Koenig	Munzlinger
Onder	Richard	Riddle	Rizzo	Rowden	Sater	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

Absent—Senators—None

Absent with leave—Senators

Kraus	Libla	Nasheed	Romine	Schaaf—5
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Vacancies—1

THIRD READING OF SENATE BILLS

SS for SB 5, introduced by Senator Koenig, entitled:

SENATE SUBSTITUTE FOR
SENATE BILL NO. 5

An Act to repeal sections 188.030, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof twenty-seven new sections relating to abortion, with penalty provisions and an emergency clause.

Was taken up.

On motion of Senator Koenig, **SS for SB 5** was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Munzlinger	Onder	Richard	Riddle	Rowden
Sater	Schatz	Silvey	Wallingford	Wasson	Wieland—20	

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Rizzo	Schupp	Sifton
Walsh—8						

Absent—Senators—None

Absent with leave—Senators

Kraus	Libla	Nasheed	Romine	Schaaf—5
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Vacancies—1

The President declared the bill passed.

The emergency clause, failing to receive the necessary two-thirds majority, was defeated by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Munzlinger	Onder	Richard	Riddle	Rowden
Sater	Schatz	Silvey	Wallingford	Wasson	Wieland—20	

NAYS—Senators

Chappelle-Nadal	Curls	Holsman	Hummel	Rizzo	Schupp	Sifton
Walsh—8						

Absent—Senators—None

Absent with leave—Senators

Kraus	Libla	Nasheed	Romine	Schaaf—5
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Vacancies—1

On motion of Senator Koenig, title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Kehoe moved that motion lay on the table, which motion prevailed.

SECOND READING OF SENATE BILLS

The following Bills were read the 2nd time and referred to the Committees indicated:

SB 7—Commerce, Consumer Protection, Energy and the Environment.

SB 8—Economic Development.

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Thursday, June 22, 2017.

SENATE CALENDAR

FIFTH DAY—THURSDAY, JUNE 22, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

FIFTH DAY—THURSDAY, JUNE 22, 2017

The Senate met pursuant to adjournment.

Senator Rowden in the Chair.

RESOLUTIONS

On behalf of Senator Emery, Senator Rowden offered Senate Resolution No. 21, regarding Eagle Scout Andrew Patrick Snider, Peculiar, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 22, regarding the Fiftieth Wedding Anniversary of JD and Judy Gay, Savannah, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 23, regarding the Fiftieth Wedding Anniversary of WR and Carole O’Riley, Maryville, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 24, regarding the Sixty-fifth Wedding Anniversary of John and Donna Carmichael, Maryville, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 25, regarding the Sixty-fifth Wedding Anniversary of Harold and Neta Marie Wellman, Putnam County, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 26, regarding the Sixtieth Wedding Anniversary of George and Virginia Gumm, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 27, regarding the Fiftieth Wedding Anniversary of Larry and Louann Meyer, Maryville, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 28, regarding the Fiftieth Wedding Anniversary of Jim and Maggie Bush, Trenton, which was adopted.

On behalf of Senator Hegeman, Senator Rowden offered Senate Resolution No. 29, regarding the Fiftieth Wedding Anniversary of Randal V. and Bonnie S. Quick, Green City, which was adopted.

On behalf of Senator Munzlinger and himself, Senator Rowden offered Senate Resolution No. 30, regarding Kelly Odneal, Huntsville, which was adopted.

On behalf of Senator Schupp, Senator Rowden offered Senate Resolution No. 31, regarding Dr. Linda Smith, which was adopted.

On behalf of Senator Sater, Senator Rowden offered Senate Resolution No. 32, regarding Doug Hobson, Monett, which was adopted.

On behalf of Senator Nasheed, Senator Rowden offered Senate Resolution No. 33, regarding the Mound City Bar Association, which was adopted.

On behalf of Senator Koenig, Senator Rowden offered Senate Resolution No. 34, regarding Gary Lee Adams, Valley Park, which was adopted.

On behalf of Senator Koenig, Senator Rowden offered Senate Resolution No. 35, regarding Andrew Emil Cavanaugh, Saint Louis, which was adopted.

On behalf of Senator Koenig, Senator Rowden offered Senate Resolution No. 36, regarding Joseph Richard “Joe” Perry, Valley Park, which was adopted.

On behalf of Senator Kehoe, Senator Rowden offered Senate Resolution No. 37, regarding Matthew Healy, Smithtown, New York, which was adopted.

On behalf of Senator Nasheed, Senator Rowden offered Senate Resolution No. 38, regarding Misty Marr-Dobynes, which was adopted.

Senator Rowden offered Senate Resolution No. 39, regarding Boone County Clerk Wendy Noren, Columbia, which was adopted.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 1**.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House duly convened in the Second Extraordinary Session of the First Regular Session on Monday, June 12, 2017, and is convened in full session and ready for consideration of its business.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **SS** for **SB 5**, entitled:

An Act to repeal sections 188.021, 188.027, 188.030, 188.039, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof thirty-one new sections relating to abortions, with penalty provisions.

With House Amendment Nos. 1 and 2.

HOUSE AMENDMENT NO. 1

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 12, Section 188.047, Line 1, by inserting immediately after the word “tissue” the words “, **except that tissue needed for purposes described in subsection 5 of this section,**”; and

Further amend said bill, page, and section, Line 2, by deleting the words “**seventy-two hours**” and inserting in lieu thereof the words “**five days**”; and

Further amend said bill and section, Pages 12 and 13, Lines 10 to 18, by deleting said lines and inserting in lieu thereof the following:

“2. The department shall reconcile each notice of abortion with its corresponding tissue report. If the department does not receive the notice of abortion or the tissue report, the department shall make an inquiry of the abortion facility or hospital. After such inquiry, if the hospital or abortion facility has not satisfactorily responded to said inquiry and the department finds that the abortion facility or hospital where the abortion was performed or induced was not in compliance with the provisions of this section, the department shall consider such noncompliance a deficiency requiring an unscheduled inspection of the facility to ensure the deficiency is remedied, subject to the provisions of chapter 197 regarding license suspensions, reviews, and appeals.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HOUSE AMENDMENT NO. 2

Amend House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 2, Section 188.021, Line 17, by inserting after the word “**question.**” the following:

“No complication plan shall be required where the patient is administered the drug in a medical emergency at a hospital and is then treated as an inpatient at a hospital under medical monitoring by the hospital until the abortion is completed.”; and

Further amend said bill and page, Section 188.027, Line 5, by deleting the phrase “or [a qualified professional]” and inserting in lieu thereof the phrase “[or], a qualified professional, **or**”; and

Further amend said bill and section, Page 3, Line 42, by deleting the phrase “or [a qualified professional]” and inserting in lieu thereof the phrase “[or], a qualified professional, **or**”; and

Further amend said bill and section, Page 7, Line 162, by inserting immediately after said line the following:

“6. The physician who is to perform or induce the abortion shall, at least seventy-two hours prior to such procedure, inform the woman orally and in person of:

(1) The immediate and long-term medical risks to the woman associated with the proposed abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and possible adverse psychological effects associated with the abortion; and

(2) The immediate and long-term medical risks to the woman, in light of the anesthesia and medication that is to be administered, the unborn child’s gestational age, and the woman’s medical history and medical conditions.”; and

Further amend said bill and section by renumbering the subsections accordingly; and

Further amend said bill, Page 11, Section 188.039, Line 8, by deleting the phrase “or [a qualified professional]” and inserting in lieu thereof the phrase “[or], a qualified professional, **or**”; and

Further amend said bill, page, and section, Line 17, by deleting the phrase “or [a qualified professional]”

and inserting in lieu thereof the phrase “[or], a qualified professional, **or**”; and

Further amend said bill and section, Page 12, Line 23, by deleting the phrase “or [a qualified professional]” and inserting in lieu thereof the phrase “[or], a qualified professional, **or**”; and

Further amend said bill, page, and section, Line 25, by deleting the phrase “[or qualified professional]” and inserting in lieu thereof the phrase “or qualified professional”; and

Further amend said bill, page, and section, Line 30, by deleting the phrase “[or qualified professionals]” and inserting in lieu thereof the phrase “or qualified professionals”; and

Further amend said bill, page, and section, Line 32, by deleting the phrase “[or qualified professional]” and inserting in lieu thereof the phrase “or qualified professional”; and

Further amend said bill, page, and section, Lines 33-40, by removing said lines and inserting in lieu thereof the following:

“6. As used in this section, the term “qualified professional” shall refer to a physician, physician assistant, registered nurse, licensed practical nurse, psychologist, licensed professional counselor, or licensed social worker, licensed or registered under chapter 334, 335, or 337, acting under the supervision of the physician performing or inducing the abortion, and acting within the course and scope of his or her authority provided by law. The provisions of this section shall not be construed to in any way expand the authority otherwise provided by law relating to the licensure, registration, or scope of practice of any such qualified professional.

7. If the provisions in subsection 2 of this section requiring a seventy-two-hour waiting”; and

Further amend said bill, Page 13, Section 188.047, Lines 19-32, by deleting said lines and inserting in lieu thereof the following:

“3. Beginning January 1, 2018, the department shall make an annual report to the general assembly. The report shall include the number of any deficiencies and inquiries by the department of each abortion facility in the calendar year and whether any deficiencies were remedied and, for each abortion facility, aggregated de-identified data about the total number of abortions performed at the facility, the termination procedures used, the number and type of complications reported for each type of termination procedure, whether the department received the tissue report for each abortion, and the existence and nature, if any, of any inconsistencies or concerns between the abortion reports submitted under section 188.052 and the tissue report submitted under this section.

The report shall not contain any personal patient information the disclosure of which is prohibited by state or federal law.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

In which the concurrence of the Senate is respectfully requested.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

June 16, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101-6806

Dear Ms. Crouse:

Pursuant to Senate Rule 31, I am establishing the following Senate Interim Committee:

Senate Interim Committee on Labor Reform to conduct in-depth studies and make appropriate recommendations concerning the hourly rate of wages required to be paid to workers employed by or on behalf of any public body engaged in public work and the regulation of public-sector labor organizations and public bodies that deal with such organizations.

The Committee shall consist of seven members:

Sen. Dave Schatz, Chair
Sen. Dan Brown, Vice-Chair
Sen. Bob Onder
Sen. Ryan Silvey
Sen. Brian Munzlinger
Sen. Jake Hummel
Sen. Gina Walsh

This committee shall be staffed by counsel from Senate Research and Senate Appropriations and may hold public hearings at locations to be determined by the chairman. The committee may solicit any input and information necessary to fulfill its obligations from the appropriate state departments and agencies, including the Department of Labor and Industrial Relations. Reasonable, actual, and necessary expenses of this committee shall be reimbursed by the Missouri Senate.

The Committee shall issue a final report as to their findings and recommendations, as deemed necessary by a majority of the members of the committee, to the president pro tempore of the Missouri Senate no later than December 31, 2017, for legislative action.

If you have any questions, please contact me at your earliest convenience.

Sincerely,



Sen. Ron Richard
President Pro Tempore
Missouri State Senate

On motion of Senator Rowden, the Senate adjourned until 9:00 a.m., Tuesday, June 27, 2017.

SENATE CALENDAR

SIXTH DAY—TUESDAY, JUNE 27, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 5-Koenig, with HCS, as amended

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

SIXTH DAY—TUESDAY, JUNE 27, 2017

The Senate met pursuant to adjournment.

Senator Kehoe in the Chair.

Photographers from KMIZ-TV were given permission to take pictures in the Senate Chamber.

RESOLUTIONS

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 40, regarding the Sixty-fifth Anniversary of Marvin and Bonnie Houston, Holliday, which was adopted.

On behalf of Senator Eigel, Senator Kehoe offered Senate Resolution No. 41, regarding James Henry “Jim” Wilmes, Saint Charles, which was adopted.

On behalf of Senator Eigel, Senator Kehoe offered Senate Resolution No. 42, regarding Robert Eugene “Bob” Fuller, Saint Charles, which was adopted.

On behalf of Senator Eigel, Senator Kehoe offered Senate Resolution No. 43, regarding Edwin Lawrence “Ed” Echelmeyer, Saint Charles, which was adopted.

On behalf of Senators Dixon and Wasson, Senator Kehoe offered Senate Resolution No. 44, regarding Trace Sederwall, Nixa, which was adopted.

On behalf of Senator Wieland, Senator Kehoe offered Senate Resolution No. 45, regarding Larry Case, Jefferson City, which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 46, regarding Scott Young, Blue Springs, which was adopted.

On behalf of Senator Riddle, Senator Kehoe offered Senate Resolution No. 47, regarding the Fiftieth Wedding Anniversary of Roger and Shirley Holland, Fulton, which was adopted.

On behalf of Senator Romine, Senator Kehoe offered Senate Resolution No. 48, regarding Dr. Charles Homer Appleberry, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 49, regarding Forsyth Community Presbyterian Church, Forsyth, which was adopted.

On behalf of Senators Romine and Walsh, Senator Kehoe offered Senate Resolution No. 50, regarding Charles A. Radin, Festus, which was adopted.

On behalf of Senator Cunningham, Senator Kehoe offered Senate Resolution No. 51, regarding Waggoner True Value Home Center, Willow Springs, which was adopted.

On behalf of Senator Schupp, Senator Kehoe offered Senate Resolution No. 52, regarding Pattonville School Board, which was adopted.

On behalf of Senator Holsman, Senator Kehoe offered Senate Resolution No. 53, regarding Eagle Scout Thomas DeLong, Kansas City, which was adopted.

On behalf of Senator Holsman, Senator Kehoe offered Senate Resolution No. 54, regarding Eagle Scout Jon Gibson, Kansas City, which was adopted.

On behalf of Senator Holsman, Senator Kehoe offered Senate Resolution No. 55, regarding Eagle Scout Daniel Pfaff, Kansas City, which was adopted.

On behalf of Senators Walsh and Sifton, Senator Kehoe offered Senate Resolution No. 56, regarding Robert R. Carr, Crestwood, which was adopted.

On behalf of Senator Koenig, Senator Kehoe offered Senate Resolution No. 57, regarding Vern Kimmell, Saint Louis, which was adopted.

COMMUNICATIONS

President Pro Tem Richard submitted the following:

June 23, 2017

Ms. Adriane Crouse
Secretary of the Senate
State Capitol Building, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to House Concurrent Resolution 47, I hereby appoint the following to the 21st Century Missouri Transportation System Task Force.

Mr. Rudolph E. Farber

Mr. Dale Williams

Sincerely,



Ron Richard
President Pro Tem

Also,

June 26, 2017

Ms. Adriane Crouse
Secretary of the Senate

State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse:

Pursuant to House Concurrent Resolution 47, I hereby appoint the following senator as the Vice Chairman to the 21st Century Missouri Transportation System Task Force.

Senator Dave Schatz

Sincerely,



Ron Richard

President Pro Tem

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Thursday, July 6, 2017.

SENATE CALENDAR

SEVENTH DAY—THURSDAY, JULY 6, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 5-Koenig, with HCS, as amended

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

SEVENTH DAY—THURSDAY, JULY 6, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

COMMUNICATIONS FROM THE GOVERNOR

SPECIAL MESSAGE

TO ALL MEMBERS OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

WHEREAS, by my proclamation dated June 7, 2017, I convened the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and

WHEREAS, it has come to my attention that additional extraordinary matters need to be considered during this Second Extra Session; and

WHEREAS, the said Second Extra Session of the General Assembly has convened in the City of Jefferson on June 12, 2017, pursuant to my call.

NOW THEREFORE, I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do hereby amend the matters specifically designated in said Proclamation for consideration by the General Assembly as follows:

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specially designated and limited hereinafter as follows:

1. To amend section 197.200, RSMo, to define “Abortion Facility” or “Abortion Facilities;”
2. To amend section 197.200, RSMo, by deleting the portion of the definition of “ambulatory surgical center” that includes “any establishment operated for the purpose of performing or inducing any second or third-trimester abortions or five or more first-trimester abortions per month;”

3. To amend chapters 188, 191, 192, 197, and 595 so that each and every applicable section and subsection applies to “Abortion Facility” or “Abortion Facilities;”
4. To amend section 197.215, RSMo, to require that “Abortion Facilities” provide affirmative evidence that each person performing an abortion is a physician currently licensed to practice in Missouri;
5. To add a new subsection to § 197.225, RSMo, that authorizes the Department of Health and Senior Services to adopt rules, regulations, and standards regarding patient health and safety that apply to ambulatory surgical centers and, separately, that apply to “Abortion Facility” or “Abortion Facilities;”
6. To add a new subsection to § 197.225, RSMo, that requires “Abortion Facilities” to maintain a written protocol for managing medical emergencies and the transfer of patients requiring further emergency care to a hospital within a reasonable distance from the “Abortion Facility;”
7. To amend section 197.287, RSMo, to require that all “Abortion Facilities” comply with the requirements of said section by July 1, 2018;
8. To add a new subsection to § 197.230, RSMo, that requires the Department of Health and Senior Services to annually inspect every “Abortion Facility” for safety and compliance with state law and to establish the requirements of such inspections and to make reports of such inspections publicly available;
9. To amend the definition of “nosocomial infection” in section 192.665, RSMo, to be defined according to the definition established by the federal Centers for Disease Control and Prevention;
10. To add a new section to chapter 188 that preempts a political subdivision from enacting a law or policy that adversely affects the operations, speech, or legal rights of a person or entity due to that person or entity’s view on abortion; acknowledges those legal rights; and establishes judicial mechanisms to protect those legal rights;
11. To add a new subsection to § 188.021, RSMo, that requires “Abortion Facilities” to submit to the Department of Health and Senior Services their plans for dealing with complications resulting from certain abortions, to obtain approval from the Department of Health and Senior Services of these complication plans; and, further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing these plans;
12. To amend sections 188.027.9 and 188.039.6, RSMo, to define “qualified professional” as a physician who has referred the woman to the physician who is to perform the abortion, or to an advance practice registered nurse engaged in a collaborative practice agreement with the physician who is to perform the abortion, as provided for in section 334.104, RSMo;
13. To amend section 188.027, RSMo, to require that the physician performing the abortion inform the woman seeking an abortion of the medical risks associated with the proposed abortion method;
14. To amend sections 188.027 and 188.039, RSMo, to apply to “the referring physician;”
15. To add a new section to chapter 574 that prohibits a person, while working in an “Abortion Facility,” from knowingly ordering, requesting, or attempting to prevent medical personnel or emergency services personnel from providing care to a patient in accordance with ordinary standards of care for reasons unrelated to that patient’s health or welfare and to create the offense of interference with medical assistance;
16. To add a new subsection to § 188.075, RSMo, that allows the Attorney General of Missouri to have concurrent original jurisdiction throughout the State, along with each prosecuting attorney and circuit

attorney within their respective jurisdictions, to prosecute violations of chapter 188, violations of any state law on the use of public funds for abortion, and violations of any state law that regulates an “Abortion Facility” or person performing or inducing abortion, including the offense of interference with medical assistance;

17. To amend section 188.047, RSMo, to modify the law relating to the requirement of pathological examinations and related reports, and further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing such examinations and reports;

18. To add a new section to chapter 188 protecting employees who disclose violations of applicable federal or state law related to chapter 188, and, further, authorizing the Department of Health and Senior Services to adopt rules, regulations, and standards regarding the implementation of such policies;

19. To add an Emergency Clause to all legislation enacted by the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and

20. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 5th day of July, 2017.

Eric R. Greitens
Governor

ATTEST:

John R. Ashcroft
Secretary of State

RESOLUTIONS

On behalf of Senator Hoskins, Senator Kehoe offered Senate Resolution No. 58, regarding Glenda Wilcox, Sedalia, which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 59, regarding Team Titanium FRC 1986 and Lee’s Summit West High School, which was adopted.

On behalf of Senator Munzlinger, Senator Kehoe offered Senate Resolution No. 60, regarding Logan Smith, La Plata, which was adopted.

On behalf of Senator Brown, Senator Kehoe offered Senate Resolution No. 61, regarding John Petersen, Rolla, which was adopted.

On behalf of Senators Riddle and Rowden, Senator Kehoe offered Senate Resolution No. 62, regarding the One Hundred Fiftieth Anniversary of Bethlehem Church, Centralia, which was adopted.

On behalf of Senator Nasheed, Senator Kehoe offered Senate Resolution No. 63, regarding the death of Norbert Lee “KO” Cody, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 64, regarding the Fiftieth Wedding Anniversary of Lewis and Patty Olmstead, Green City, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 65, regarding the Sixtieth Wedding Anniversary of Dale and Lila Faulkner, Tarkio, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 66, regarding the Fiftieth Wedding Anniversary of Greg and Sharon Pottratz, Maysville, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 67, regarding the Fiftieth Wedding Anniversary of Joe and Catherine Barmann, Maryville, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 68, regarding the Fiftieth Wedding Anniversary of James and Lana Coffman, Green City, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 69, regarding Sixtieth Wedding Anniversary of Jerry and Phyllis Staples, Milan, which was adopted.

On behalf of Senator Hegeman, Senator Kehoe offered Senate Resolution No. 70, regarding Seventy-fifth Wedding Anniversary of Merle and Mary Ellen White, Hopkins, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 71, regarding the Fiftieth Wedding Anniversary of John and Diane Ford, St. Joseph, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 72, regarding the Fiftieth Wedding Anniversary of John and Barbara Tillery, Faucett, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 73, regarding the Twenty-fifth Wedding Anniversary of Paul and Donna Manly, Rushville, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 74, regarding the Fiftieth Wedding Anniversary of Dave and Ginger Maudlin, St. Joseph, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 75, regarding the Fiftieth Wedding Anniversary of Chuck and Sharon Beery, Gower, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 76, regarding the Fiftieth Wedding Anniversary of Lloyd and Carol Waller, which was adopted.

On behalf of Senator Schaaf, Senator Kehoe offered Senate Resolution No. 77, regarding the Fiftieth Wedding Anniversary of Ted and Linda Stoddard, St. Joseph, which was adopted.

On motion of Senator Kehoe, the Senate adjourned until 9:00 a.m., Friday, July 14, 2017.

SENATE CALENDAR

EIGHTH DAY—FRIDAY, JULY 14, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 5-Koenig, with HCS, as amended

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

EIGHTH DAY—FRIDAY, JULY 14, 2017

The Senate met pursuant to adjournment.

Senator Kehoe in the Chair.

RESOLUTIONS

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 78, regarding Maryn White, Lee's Summit, which was adopted.

On behalf of Senator Onder, Senator Kehoe offered Senate Resolution No. 79, regarding True Manufacturing, O'Fallon, which was adopted.

On behalf of Senator Nasheed, Senator Kehoe offered Senate Resolution No. 80, regarding Michael McMillan, which was adopted.

On behalf of Senator Curls, Senator Kehoe offered Senate Resolution No. 81, regarding the Thirtieth Anniversary of ThinkFirst, Kansas City, which was adopted.

Senator Walsh offered Senate Resolution No. 82, regarding the death of Hubert H. Hoosman, Jr., which was adopted.

On behalf of Senator Kraus, Senator Kehoe offered Senate Resolution No. 83, regarding the One Hundredth Birthday of Hildegard L. Henry, Independence, which was adopted.

On behalf of Senator Nasheed, Senator Kehoe offered Senate Resolution No. 84, regarding the One Hundredth Birthday of Azelie Simmons-Pitts, St. Louis, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 85, regarding KeenBean Coffee Roasters, Mount Vernon, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 86, regarding the Fiftieth Wedding Anniversary of Bud and Vicki Wratten, Kimberling City, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 87, regarding Julie Garner, Pierce City, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 88, regarding the Fiftieth Wedding Anniversary of Earl and Kay McNeil, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 89, regarding Leon Mahurin, Washburn, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 90, regarding the 2017 Class 4 state champion Aurora High School Baseball Houn' Dawgs, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 91, regarding Reverend Carl F. Petering, which was adopted.

On behalf of Senator Sater, Senator Kehoe offered Senate Resolution No. 92, regarding the Fiftieth Wedding Anniversary of Darrell and Judy Mooneyham, Verona, which was adopted.

On behalf of Senator Libla, Senator Kehoe offered Senate Resolution No. 93, regarding Thomas J. Hoover, Poplar Bluff, which was adopted.

On behalf of Senator Hoskins, Senator Kehoe offered Senate Resolution No. 94, regarding the One Hundredth Birthday of Kenneth O. Hale, Warrensburg, which was adopted.

Senator Kehoe announced photographers from Missouri.net were given permission to take pictures in the Senate Chamber.

On motion of Senator Kehoe, the Senate adjourned until 4:00 p.m., Monday, July 24, 2017.

SENATE CALENDAR

NINTH DAY—MONDAY, JULY 24, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 5-Koenig, with HCS, as amended

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

NINTH DAY—MONDAY, JULY 24, 2017

The Senate met pursuant to adjournment.

President Parson in the Chair.

Reverend Carl Gauck offered the following prayer:

“Bless the Lord, O my soul, and all that is within me, bless his holy name.” (Psalm 103:1)

We gather once again to continue our work and deal with the challenges that confront us. Bless us, O Lord, so that we follow the path You have set us on and do what is right and necessary with the legislative bill we continue work to pass. Guide our thoughts and words and actions this week so we may truly be seen as Your servants doing what we have been called to do and being the people we are meant to be. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journals for Thursday, June 15, 2017, Thursday, June 22, 2017, Tuesday, June 27, 2017, Thursday, July 6, 2017 and Friday, July 14, 2017 were read and approved.

Senator Kehoe announced photographers from KOMU-8, KRCG-TV, KMIZ-TV and St. Louis Public Radio were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hummel	Kehoe	Koenig	Kraus	Munzlinger	Nasheed
Onder	Richard	Riddle	Rizzo	Romine	Rowden	Sater
Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford	Walsh
Wasson	Wieland—30					

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal	Hoskins	Libla—3
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Vacancies—1

The Lieutenant Governor was present.

RESOLUTIONS

Senator Schupp offered Senate Resolution No. 95, regarding Karen Berry-Elbert, Clayton, which was adopted.

On behalf of Senator Chappelle-Nadal, Senator Kehoe offered Senate Resolution No. 96, regarding Orlando Watson, Saint Louis, which was adopted.

Senator Wieland offered Senate Resolution No. 97, regarding Mostly Country Band, Jefferson County, which was adopted.

Senator Hegeman offered Senate Resolution No. 98, regarding the Fiftieth Wedding Anniversary of Max and Judy Ellis, Stanberry, which was adopted.

Senator Hegeman offered Senate Resolution No. 99, regarding the Fiftieth Wedding Anniversary of Lavelle and Pamela Koger, Clearmont, which was adopted.

Senator Hegeman offered Senate Resolution No. 100, regarding the Seventieth Wedding Anniversary of Dale and Pat Seymour, Fairfax, which was adopted.

Senator Riddle offered Senate Resolution No. 101, regarding Corrections Officer I Terry Terrell, Fulton, which was adopted.

Senator Holsman offered Senate Resolution No. 102, regarding Eagle Scout Stephen Stricklin, Kansas City, which was adopted.

Senator Holsman offered Senate Resolution No. 103, regarding Eagle Scout Julian Kiwinda, Kansas City, which was adopted.

Senator Holsman offered Senate Resolution No. 104, regarding Eagle Scout Will Cordier, Grandview, which was adopted.

Senator Holsman offered Senate Resolution No. 105, regarding Eagle Scout Johnny Tancredi, Kansas City, which was adopted.

Senator Kraus offered Senate Resolution No. 106, regarding James D. Ross, Independence, which was adopted.

Senator Richard offered Senate Resolution No. 107, regarding Larry Massey, Seneca, which was adopted.

Senator Brown offered Senate Resolution No. 108, regarding the Sixtieth Wedding Anniversary of Clarence Dale and Mollie Marie McPheeters, Camdenton, which was adopted.

Senator Kehoe offered Senate Resolution No. 109, regarding the One Hundredth Birthday of Laura Marie (Kirchner) Brauer, Tipton, which was adopted.

Senator Hegeman offered Senate Resolution No. 110, regarding the Sixtieth Wedding Anniversary of Luther and Jane Thompson, Rock Port, which was adopted.

Senator Hegeman offered Senate Resolution No. 111, regarding the Sixty-fifth Wedding Anniversary

of Eldon and Doris Dorrel, Bolckow, which was adopted.

Senator Hegeman offered Senate Resolution No. 112, regarding the Fiftieth Wedding Anniversary of Joe and Carolyn Franks, Maryville, which was adopted.

Senator Kraus offered Senate Resolution No. 113, regarding Eagle Scout Nathan Paul Rawson, Blue Springs, which was adopted.

Senator Kraus offered Senate Resolution No. 114, regarding Eagle Scout J. Michael Gilliland, Blue Springs, which was adopted.

Senator Kraus offered Senate Resolution No. 115, regarding Eagle Scout Patrick Downton, Jr., Blue Springs, which was adopted.

Senator Sifton offered Senate Resolution No. 116, regarding Eagle Scout Tyler James Rainey, St. Louis, which was adopted.

Senator Schupp offered Senate Resolution No. 117, regarding J. Wayne Oldroyd, Maryland Heights, which was adopted.

Senator Cunningham offered Senate Resolution No. 118, regarding the Class 2 state champion Mansfield High School Baseball Program, which was adopted.

Senator Cunningham offered Senate Resolution No. 119, regarding the Ninetieth Birthday of Kathryn Rich Gardner Fisher, Springfield, which was adopted.

Senator Sater offered Senate Resolution No. 120, regarding the Sixtieth Wedding Anniversary of Dan and Carolyn Boman, which was adopted.

Senator Sater offered Senate Resolution No. 121, regarding the One Hundred Fiftieth Anniversary of the First Christian Church, Mount Vernon, which was adopted.

Senator Sater offered Senate Resolution No. 122, regarding Bill Milleson, Pineville, which was adopted.

Senator Sater offered Senate Resolution No. 123, regarding Wayne Walden, Seligman, which was adopted.

Senator Sater offered Senate Resolution No. 124, regarding Bob Mitchell, which was adopted.

PRIVILEGED MOTIONS

Senator Koenig moved that **SS** for **SB 5**, with **HCS**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HCS for **SS** for **SB 5**, entitled:

HOUSE COMMITTEE SUBSTITUTE FOR SENATE SUBSTITUTE FOR SENATE BILL NO. 5

An Act to repeal sections 188.021, 188.027, 188.030, 188.039, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof thirty-one new sections relating to abortions, with penalty provisions.

Was taken up.

Senator Koenig moved that **HCS** for **SS** for **SB 5**, as amended, be adopted.

Senator Sifton offered a substitute motion that moved the Senate refuse to concur in **HCS** for **SS** for **SB 5**, as amended, and request the House to recede from its position and to take up and pass **SS** for **SB 5**.

Senator Nasheed requested a roll call vote be taken on the above substitute motion. She was joined in her request by Senators Curls, Emery, Koenig and Onder.

Senator Rowden assumed the Chair.

President Parson assumed the Chair.

At the request of Senator Koenig, the motion to adopt **HCS**, as amended, was withdrawn, rendering the substitute motion moot.

INTRODUCTION OF GUESTS

Senator Sifton introduced to the Senate, his son, Stephen, and daughter, Madelyn, St. Louis; and Stephen and Madelyn were made honorary pages.

On motion of Senator Kehoe, the Senate adjourned until 12:00 p.m., Tuesday, July 25, 2017.

SENATE CALENDAR

TENTH DAY—TUESDAY, JULY 25, 2017

FORMAL CALENDAR

SENATE BILLS FOR PERFECTION

SB 6-Dixon

SB 1-Onder, et al, with SCS

INFORMAL CALENDAR

SENATE BILLS WITH HOUSE AMENDMENTS

SS for SB 5-Koenig, with HCS, as amended

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Journal of the Senate

FIRST REGULAR SESSION

SECOND EXTRA SESSION

TENTH DAY—TUESDAY, JULY 25, 2017

The Senate met pursuant to adjournment.

President Pro Tem Richard in the Chair.

Reverend Carl Gauck offered the following prayer:

“You must understand this, my beloved: let everyone be quick to listen, slow to speak, slow to anger; for your anger does not produce God’s righteousness. (James 1:19)

Almighty God, Grant unto us this day that we may be a people that may love the things which You command and desire that which You have promised. May our hearts be fixed on You, so we can remember Your wisdom so we may do our very best to seek what is most helpful as we engage one another. And grant that as we serve You we find true joy and delight in what You will for us. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Senator Kehoe announced photographers from Associated Press, St. Louis Public Radio, KOMU-8, KRCG-TV, KMIZ-TV and Fox 2 St. Louis were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Cunningham	Curls	Dixon	Eigel	Emery	Hegeman
Holsman	Hoskins	Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle	Rizzo	Romine
Rowden	Sater	Schaaf	Schatz	Schupp	Sifton	Silvey
Wallingford	Walsh	Wasson	Wieland—32			

Absent—Senators—None

Absent with leave—Senator Chappelle-Nadal—1

Vacancies—1

RESOLUTIONS

Senator Riddle offered Senate Resolution No. 125, regarding the Fiftieth Wedding Anniversary of David and Janet Potts, Mexico, which was adopted.

Senator Riddle offered Senate Resolution No. 126, regarding Tom Shackelford, which was adopted.

Senator Sater offered Senate Resolution No. 127, regarding Shannon Pagan, which was adopted.

Senator Sater offered Senate Resolution No. 128, regarding the Sixty-fifth Wedding Anniversary of Charles and Barbara Chrisman, Noel, which was adopted.

Senator Sater offered Senate Resolution No. 129, regarding Charles Jordan, Branson, which was adopted.

Senators Kehoe and Dixon offered Senate Resolution No. 130, regarding the Sixty-fifth Wedding Anniversary of James “Jim” and Agnes Rackers, Wardsville, which was adopted.

PRIVILEGED MOTIONS

Senator Koenig moved that **SS** for **SB 5**, with **HCS**, as amended, be taken up for 3rd reading and final passage, which motion prevailed.

HCS for **SS** for **SB 5**, as amended, was taken up.

Senator Koenig moved that **HCS** for **SS** for **SB 5**, as amended, be adopted.

Senator Holsman offered a substitute motion that the Senate refuse to concur in **HCS** for **SS** for **SB 5**, as amended, and request the House to recede from its position and to take up and pass the **SS** for **SB 5**.

Senator Holsman offered **SA 1** to the substitute motion, which was read:

SENATE AMENDMENT NO. 1

Amend the substitute motion by striking the words “and to take up and pass the **SS** for **SB 5**” and inserting in lieu thereof, the following: “or, failing to do so, grant the Senate a conference thereon.”

Senator Holsman moved that the above amendment be adopted.

Senator Schatz requested a roll call vote be taken on the adoption of **SA 1**. He was joined in his request by Senators Brown, Hegeman, Onder and Wieland.

Senator Kraus assumed the Chair.

President Pro Tem Richard assumed the Chair.

SA 1 to the substitute motion failed of adoption by the following vote:

YEAS—Senators

Curls	Dixon	Holsman	Hummel	Nasheed	Rizzo	Romine
Schaaf	Schupp	Sifton	Silvey	Walsh—12		

NAYS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Munzlinger	Onder	Richard	Riddle	Rowden
Sater	Schatz	Wallingford	Wasson	Wieland—19		

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal Libla—2

Vacancies—1

At the request of Senator Holsman, the substitute motion was withdrawn.

HCS for SS for SB 5, as amended, was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Munzlinger	Onder	Richard	Riddle
Rowden	Sater	Schatz	Wallingford	Wasson	Wieland—20	

NAYS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Romine	Schaaf
Schupp	Sifton	Silvey	Walsh—11			

Absent—Senators—None

Absent with leave—Senators

Chappelle-Nadal Libla—2

Vacancies—1

Senator Kraus assumed the Chair.

President Pro Tem Richard assumed the Chair.

Senator Keonig moved that **HCS for SS for SB 5**, as amended, be read a 3rd time and finally passed.

Senator Curls offered a substitute motion that the senate stand adjourned sine die.

Senator Kehoe requested a role call vote be taken on the above substitute motion. He was joined in his request by Senators Brown, Koenig, Onder and Sater.

The above substitute motion failed of adoption by the following vote:

YEAS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp	Sifton
Walsh—8						

NAYS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Wallingford	Wasson
Wieland—22						

Absent—Senators

Schaaf Silvey—2

Absent with leave—Senator Chappelle-Nadal—1

Vacancies—1

Senator Koenig moved that **HCS for SS for SB 5**, as amended, be read the 3rd time and finally passed and submitted the following privileged motion:

Motion for the Previous Question - Pursuant to Rule 84 of the Missouri Senate:

Shall the Main question be now put?

Signed:

/s/ Andrew Koenig	/s/ Daniel Hegeman
/s/ Bob Onder	/s/ Jay Wasson
/s/ Ed Emery	/s/ Brian Munzlinger
/s/ Dave Schatz	/s/ Denny Hoskins
/s/ Bill Eigel	/s/ David Sater
/s/ Paul Wieland	/s/ Mike Cunningham
/s/ Will Kraus	/s/ Dan Brown
/s/ Wayne Wallingford	/s/ Caleb Rowden
/s/ Ron Richard	/s/ Jeanie Riddle
/s/ Mike Kehoe	

The motion to move the previous question was adopted by the following vote:

YEAS—Senators

Brown	Cunningham	Eigel	Emery	Hegeman	Hoskins	Kehoe
Koenig	Kraus	Munzlinger	Onder	Richard	Riddle	Rowden
Sater	Schatz	Wallingford	Wasson	Wieland—19		

NAYS—Senators

Curls	Dixon	Holsman	Hummel	Libla	Nasheed	Rizzo
Romine	Schupp	Sifton	Silvey	Walsh—12		

Absent—Senator Schaaf—1

Absent with leave—Senator Chappelle-Nadal—1

Vacancies—1

HCS for SS for SB 5, as amended, was read the 3rd time and passed by the following vote:

YEAS—Senators

Brown	Cunningham	Dixon	Eigel	Emery	Hegeman	Hoskins
Kehoe	Koenig	Kraus	Libla	Munzlinger	Onder	Richard
Riddle	Romine	Rowden	Sater	Schatz	Wallingford	Wasson
Wieland—22						

NAYS—Senators

Curls	Holsman	Hummel	Nasheed	Rizzo	Schupp	Sifton
Silvey	Walsh—9					

Absent—Senator Schaaf—1

Absent with leave—Senator Chappelle-Nadal—1

Vacancies—1

The President declared the bill passed.

On motion of Senator Koenig, the title to the bill was agreed to.

Senator Koenig moved that the vote by which the bill passed be reconsidered.

Senator Onder moved that motion lay on the table, which motion prevailed.

Bill ordered enrolled.

On motion of Senator Kehoe, the Senate recessed until 5:00 p.m.

RECESS

The time of recess having expired, the Senate was called to order by President Pro Tem Richard.

REPORTS OF STANDING COMMITTEES

Senator Kehoe, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which was referred **HCS for SS for SB 5**, as amended, begs leave to report that it has examined the same and finds that the bill has been duly enrolled and that the printed copies furnished the Senators are correct.

OBJECTIONS

Senator Holsman submitted the following:

July 25, 2017

Adriane Crouse – Secretary of the Senate
State Capitol, Room 325
Jefferson City, Missouri 65101

RE: Objection to the signing of HCS/SS/SB 5 by the President Pro-Tem

Dear Ms. Crouse:

Pursuant to the provisions Article III, § 30 of the Missouri Constitution and Senate Rule 68, please consider this correspondence as my objection to the signing of House Committee Substitute for Senate Substitute for Senate Bill 5 by the President Pro-Tem. In accordance with these provisions, please print this correspondence in the Senate Journal and annex it to the legislation to be considered by the Governor.

My first objection is that the extra session that was called to convene the bill was, itself, unconstitutional. On June 7, 2017, Governor Eric Greitens issued a proclamation calling for the convening of an extra session of the Missouri General Assembly to address legislation relating to abortion laws. Such a convening of the Missouri General Assembly violates Article IV, Section 9 of the Missouri Constitution in that extra sessions called for by the Governor may only be done on “extraordinary occasions.”

Article II, Section 1 of the Missouri Constitution provides as follows,

The powers of government shall be divided into three distinct departments--the legislative, executive and judicial--each of which shall be confided to a separate magistracy, and no person, or collection of persons, charged with the exercise of powers properly belonging to one of those departments, shall exercise any power properly belonging to either of the others, except in the instances in this constitution expressly directed or permitted.

Article III, Section 1 confines the legislative power of state government to the General Assembly. A careful reading of the article shows that the constitution assigns the General Assembly the single power and sole responsibility to make, amend and repeal laws for Missouri and to

have the necessary power to accomplish its law-making responsibility. State Auditor v. Joint Committee on Legislative Research, 956 S.W.2d 228, 230-231 (Mo. 1997). “All the power to make laws in the name and with the authority of its constituent elements—its citizens en masse—is lodged in the temporary Legislature, subject only to the restraining clauses of the Constitutions of the state and nation.” Ludlow–Saylor Wire Co. v. Wollbrinck, 205 S.W. 196, 197 (Mo. 1918). Article IV, Section 1 confines the executive power of state government to the governor.

The governor may call an extra session of the Missouri General Assembly by proclamation wherein he shall specifically describe each matter on which action is necessary. Mo.Const. Art. IV, Sec. 9. However, he may do so only on “extraordinary occasions.” *Id.* No Missouri Court has undertaken the task of defining what constitutes an “extraordinary occasion” for the purposes of this constitutional provision. Words used in constitutional provisions are interpreted to give effect to their plain, ordinary, and natural meaning. Wright-Jones v. Nasheed, 368 S.W.3d 157, 159 (Mo. 2012). The dictionary defines “extraordinary” as “(1) not according to the usual custom or regular plan; (2) going far beyond the ordinary degree, measure, limit, etc.; very unusual; exceptional; remarkable.” WEBSTER’S NEW WORLD COLLEGE DICTIONARY 515 (5th ed. 2014).

As evidence that the subjects upon which the Governor has called an extra session do not constitute an extraordinary occasion, bills relating to the same subject matters were sponsored, debated and partially moved through the legislative process during the regular legislative session of 2017. However, the collective judgment of the General Assembly – sitting as the single power and sole responsibility to make, amend and repeal laws – was that these subjects were not extraordinary enough to truly agree and finally pass a bill on them during the regular session, much less during an extra session.

While the proclamation issued by the Governor cited the May 2, 2017 decision of Judge Sachs in the case of Comprehensive Health of Planned Parenthood, Great Plains vs. Randall Williams as one of the reasons for the special session, it should be noted that this litigation had been pending since November 30, 2016. Furthermore, the United States Supreme Court’s opinion in Whole Women’s Health vs. Hellerstedt – which Judge Sachs relied on in his order – was handed down on June 27, 2016. To summarize, the issues addressed in the Governor’s proclamation did not arise for the first time on May 2, 2017.

My second objection addresses the substance of the bill itself. In Planned Parenthood of Southeastern Pennsylvania vs. Casey, the United States Supreme Court held that where a state regulation imposes an undue burden on a woman’s ability to make the decision to terminate a pregnancy, the state reaches into the heart of a liberty protected by the Due Process Clause of the United States Constitution. 505 U.S. 833, 874, 112 S.Ct. 2791, 2819 (1992). The Court went on to state,

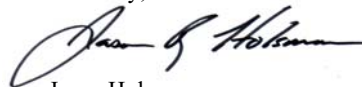
A statute which, while furthering the interest in potential life or some other valid state interest, has the effect of placing a substantial obstacle in the path of a woman’s choice cannot be considered a permissible means of serving its legitimate ends...An undue burden exists, and therefore a provision is invalid, if its purpose or effect is to place a substantial obstacle in the path of a woman seeking an abortion before the fetus attains viability.

Id. 505 U.S. at 877-878, 112 S.Ct. 2820-2821.

House Committee Substitute for Senate Substitute for Senate Bill 5 creates the types of substantial obstacles to women’s health choices that were prohibited by the Casey decision. The bill requires approval by the Department of Health and Senior Services for every chemically induced abortion. The bill also contains many of the same regulations that caused Missouri’s abortion laws to be invalidated in the recent judgment by Judge Sachs. The only change is that now the regulations are not called ambulatory surgical center regulations.

It is unfortunate that the obsession of this General Assembly continues to suppress the reproductive rights of Missouri women has yet again lead it to send to the Governor legislation that is unconstitutional. This not only hurts Missouri women, but wastes the tax dollars sent to Jefferson City by hard-working Missourians when it used to defend unconstitutional legislation. I hope in the future this obsession ceases.

Sincerely,



Jason Holsman.
Jackson County
District 7

SIGNING OF BILLS

The President Pro Tem announced that all other business would be suspended and **HCS for SS for SB 5**, as amended, having passed both branches of the General Assembly, would be read at length by the Secretary, and, the objection notwithstanding, the bill would be signed by the President Pro Tem to the end that it may become law. The bill was so read by the Secretary and signed by the President Pro Tem.

INTRODUCTION OF GUESTS

Senator Eigel introduced to the Senate, Nathan Scott, Savannah.

Senator Schupp introduced to the Senate, Elisabeth Condon, St. Peters.

Senator Sifton introduced to the Senate, Alisha Stratton, California.

Senator Eigel introduced to the Senate, Anna Hoduski, California.

Senator Kraus introduced to the Senate, Brice Caponetto, and his son, Jacob, Lee's Summit.

Senator Kehoe introduced to the Senate, Cheryl Rackers, her daughter, Emily, and granddaughter, Addison, Jefferson City.

On motion of Senator Kehoe, the Senate of the Second Extraordinary Session of the First Regular Session of the 99th General Assembly adjourned sine die, pursuant to the Constitution.

MICHAEL L. PARSON
Lieutenant Governor

ADRIANE D. CROUSE
Secretary of the Senate

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SUPPLEMENT
MESSAGES FROM THE GOVERNOR
(Received after July 25, 2017)

EXECUTIVE OFFICE
State of Missouri
Room 216
State Capitol
Jefferson City 65101

July 26, 2017

TO THE SECRETARY OF STATE OF THE STATE OF MISSOURI

Herewith I return to you House Committee Substitute for Senate Substitute for Senate Bill No. 5 entitled:

AN ACT

To repeal sections 188.021, 188.027, 188.030, 188.039, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof thirty-one new sections relating to abortions, with penalty provisions..

On July 26, 2017, I approved House Committee Substitute for Senate Substitute for Senate Bill No. 5.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

Journal of the Senate

NINETY-NINTH GENERAL ASSEMBLY

OF THE

STATE OF MISSOURI

FIRST REGULAR SESSION

VETO SESSION

WEDNESDAY, SEPTEMBER 13, 2017

The Senate was called to order in Veto Session by Lieutenant Governor Mike Parson.

Reverend Carl Gauck offered the following prayer:

“Our competence is from God.” (2 Corinthians 4:5b)

O God our Father we gather here this week as per our constitutional duty. We acknowledge that what we have been able to do come this past session has come from the competence that You have given us. We know that You have given gifts freely to us that we may share them together to make everything we do more complete and make better laws. So we thank You for the courage to go forth as You would have us go and grace to persevere till our work here is completed. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Crawford	Cunningham	Curls	Eigel	Emery
Hegeman	Holsman	Hoskins	Hummel	Kehoe	Libla	Munzlinger
Nasheed	Onder	Richard	Riddle	Rizzo	Romine	Rowden
Sater	Schaaf	Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland—31				

Absent—Senators—None

Absent with leave—Senators

Dixon Koenig—2

Vacancies—1

The Lieutenant Governor was present.

MESSAGES FROM THE SECRETARY OF STATE

The President laid before the Senate the following communication from the Secretary of State:

TO THE SECRETARY OF THE SENATE

Honorable Adriane D. Crouse

Jefferson City, MO

Madam:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 28th Senatorial District in the State of Missouri, on the 8th day of August, 2017, as provided by law, the following named person was elected to the office of State Senator, 28th Senatorial District as shown by the election results certified to this office by the election authorities of the 28th Senatorial District.

Name	Office
Sandy Crawford	State Senate
273 State Highway 32	28th Senatorial District
Buffalo, MO 65622	

SEAL

IN WITNESS WHEREOF, I have hereunto set
my hand and affixed the seal of my office this 29th
day of August, 2017.

/s/ John R. Ashcroft
Secretary of State

Senator Kehoe announced photographers from the Associated Press, KOMU-TV, Gasconade County Republican, KTVI, Fox 2, KMIZ, Columbia Missourian, Jefferson City News Tribune and KRCG-TV were given permission to take pictures in the Senate Chamber.

RESOLUTIONS

Senator Kehoe offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate is duly convened and is now in session as provided by Article III, Section 32 of the Constitution and is ready for the consideration of its business.

Senator Kehoe offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate that the rules of the Senate, as adopted by the Ninety-ninth General Assembly, First Regular Session, be declared to be the rules of the Veto Session of the Ninety-ninth General Assembly.

Senator Kehoe offered the following resolution, which was read:

SENATE RESOLUTION NO. 3

Whereas, it has been the tradition of the Missouri Senate to jealously guard the honor, integrity, and public standing of its membership, and the Missouri Senate has always been quick to defend against and quick to condemn any internal or external threat to that tradition; and

Whereas, on August 17, 2017, Senator Maria Chappelle-Nadal wrote the following on the social media website Facebook, "I hope Trump is Assassinated!"; and

Whereas, such expression of a desire for violence against the President of the United States of America by another elected official is unfitting and unbecoming of a member of the Missouri Senate and constitutes disorderly conduct; and

Whereas, such expression also demonstrates a disrespect for the democratic process as enshrined in the United States and Missouri Constitutions; and

Whereas, pursuant to Article III, Section 18 of the Missouri Constitution, the Senate retains the sole right and responsibility to determine the qualifications of its members; and

Whereas, pursuant to Article III, Section 18 of the Missouri Constitution, the Senate may punish a member for disorderly conduct:

Now Therefore, Be It Resolved that the disorderly conduct of Senator Chappelle-Nadal, as put forth in this resolution, is of a type and of such magnitude to warrant a public censure; and

Be It Further Resolved that the members of the Missouri Senate, Ninety-ninth General Assembly, Veto Session of the First Regular Session, hereby find and conclude that Senator Maria Chappelle-Nadal engaged in disorderly conduct and is hereby immediately censured; and

Be It Further Resolved that the members of the Missouri Senate urge Senator Chappelle-Nadal to conduct herself in a manner that respects the longstanding traditions of the Missouri Senate; and

Be It Further Resolved that the members of the Missouri Senate urge Senator Chappelle-Nadal to respect her position as a Senator by refraining from action or words that incite or encourage violence; and

Be It Further Resolved that the members of the Missouri Senate urge Senator Chappelle-Nadal to resign or, upon failure to do so, she may be subject to potential expulsion at a future session of the Missouri Senate.

Senator Kehoe requested unanimous consent of the Senate that Senate Rule 71 be suspended for the purpose of taking **SR 3** up for adoption, which request was granted.

Under the provisions of Senate Rule 91, Senator Chappelle-Nadal was excused from voting on the adoption of the resolution.

Senator Kehoe moved that the above resolution be adopted and requested a roll call vote be taken. He was joined in his request by Senators Eigel, Libla, Munzlinger and Riddle.

On motion of Senator Kehoe, **SR 3** was adopted by the following vote:

YEAS—Senators

Brown	Crawford	Cunningham	Eigel	Emery	Hegeman	Holsman
Hoskins	Hummel	Kehoe	Libla	Munzlinger	Onder	Richard
Riddle	Rizzo	Romine	Rowden	Sater	Schaaf	Schatz
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—28

NAYS—Senators

Curls Nasheed—2

Absent—Senators—None

Absent with leave—Senators

Dixon Koenig—2

Excused from voting—Senator Chappelle-Nadal—1

Vacancies—1

Senator Munzlinger offered Senate Resolution No. 4, regarding Eagle Scout Andrew Scott Carriker, which was adopted.

Senator Munzlinger offered Senate Resolution No. 5, regarding Eagle Scout Jacob Aaron Capps, which was adopted.

Senator Munzlinger offered Senate Resolution No. 6, regarding Eagle Scout Mason Fletcher Elmore, which was adopted.

Senator Munzlinger offered Senate Resolution No. 7, regarding Eagle Scout Ian Bradley Polovich, which was adopted.

Senator Munzlinger offered Senate Resolution No. 8, regarding Eagle Scout John Samuel Vincent, Jr., which was adopted.

COMMUNICATIONS FROM THE GOVERNOR

The following communications, regarding vetoed Senate Bills were received by the Secretary of State, reading of which was waived:

GOVERNOR OF MISSOURI
JEFFERSON CITY
65102
July 14, 2017

TO THE SECRETARY OF THE SENATE
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you Senate Bill No. 65 entitled:

AN ACT

To repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

I disapprove of Senate Bill No. 65. My reasons for disapproval are as follows:

Senate Bill No. 65 allows anyone, including children, to ride or sit on the gunwales, decking over the bow, top of the seat back, or decking over the back of a motorboat without adequate guards or railing.

To paint a picture, this bill would allow two children to ride on an open bow of a speedboat traveling in excess of 40 mph on any body of water, including the Lake of the Ozarks.

For almost 50 years, Missouri law has required the public safety measure that this law would overturn. According to data collected by the United States Coast Guard, falls overboard are the leading cause of death on Missouri waterways, and open motorboats—by far—cause the most injuries and deaths. From 2005 to 2016, 57 deaths and 95 injuries attributable to falls overboard occurred on Missouri waterways. Missouri's neighboring states have also put in place this commonsense protection. *See, e.g.*, 625 ILCS 45/5-21; Ark. Code Ann. § 27-101-202; 301 Ky. Admin. Regs. 6:030.

I respect the intentions of the sponsors of Senate Bill No. 65. Like them, I want to make Missouri a safe place for people to enjoy our many waterways and outdoor recreational activities. I also understand that one purpose of this bill may have been to exempt small boats that travel at low speeds on slow moving float streams from the provisions that prohibit passengers from riding on certain areas of the boat. The final language contained in this bill, however, may have unintended consequences.

Since this legislation passed, I have spoken with members of the Missouri State Highway Patrol responsible for public safety on Missouri's waterways. Last year, they issued more than 900 warnings or citations for the failure to comply with section 306.126, RSMo. The majority of the warnings or citations occurred at the Lake of the Ozarks, which the United States Coast Guard has consistently ranked as one of the most dangerous waterways in the country. Our State's law enforcement officers have expressed serious concerns that removing the common-sense safety measures contained in 306.126, RSMo. would directly lead to more injuries and deaths on Missouri's larger waterways where more boats operate in dangerous water conditions.

The legislature should have had—but did not have—the benefit of the testimony referenced above as this bill moved through the process, and I understand that many legislators were not made aware of these public safety concerns. I appreciate that on certain waterways we may want to revise current law, and I believe that we can do so in a way that enhances individual liberty and personal responsibility while still protecting public safety.

Going forward, I am committed to working with the sponsors of this legislation to achieve our mutual goals of enacting measures that provide common-sense protections for boaters, while at the same time maximizing enjoyment of our beautiful lakes and streams. I cannot, however, add my endorsement to this bill in its current form.

In accordance with the above stated reasons for disapproval, I am returning Senate Bill No. 65 without my approval.

Sincerely,
Eric R. Greitens
Governor

Also,

GOVERNOR OF MISSOURI

JEFFERSON CITY

65102

July 14, 2017

TO THE SECRETARY OF THE SENATE
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 entitled:

AN ACT

To repeal sections 105.478, 144.026, 210.845, 302.441, 400.9-501, 452.370, 452.747, 454.500, 456.1-103, 456.4-414, 456.4-420, 456.8-808, 475.024, 478.463, 479.020, 479.170, 479.353, 488.029, 488.2206, 488.2250, 488.5050, 513.430, 513.440, 514.040, 515.575, 515.635, 552.020, 557.035, 565.076, 565.091, 566.010, 575.280, 577.001, 577.010, 577.037, 577.060, and 595.045, RSMo, and to enact in lieu thereof sixty-eight new sections relating to judicial proceedings, with penalty provisions.

I disapprove of Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128. My reasons for disapproval are as follows.

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 started as a one-page, 35-word bill that removed the division designations from the Jackson County courts. The final bill is no longer short or simple. Quite the opposite; now it spans 77 pages and impacts unrelated issues in 68 statutory sections.¹ This final bill violates the Missouri Constitution and contradicts other legislation passed this session and already signed.

Multiple constitutional issues plague Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128. The issues begin with the assortment of subjects covered by the bill. The Missouri Constitution requires that “[n]o bill shall contain more than one subject which shall be clearly expressed in its title, . . .” Article III, Section 23. “The test to determine if a bill contains more than one subject is whether all provisions of the bill fairly relate to the same subject, have a natural connection therewith or are incidents or means to accomplish its purpose.” *Hammerschmidt v. Boone County*, 877 S.W.2d 98, 102 (Mo. banc 1994) (internal quotation omitted).

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128’s subject is “relating to judicial proceedings,” but many provisions are entirely non-judicial. Examples clutter the bill. For example, the bill prohibits the Department of Revenue from contacting taxpayers by mail about possible sales taxes owed. A different section authorizes conservation agents to write tickets for littering. Another portion requires the attorney general to report on claims that never reached the courthouse.² Elsewhere, the bill permits trustees to terminate up to \$250,000 trusts and allows parents to transfer their parental rights by signing a notarized form. The list could go on.

These parts of the bill cannot relate to judicial proceedings when they do not involve judicial proceedings. As evidenced by these examples and others, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 violates the Missouri Constitution’s single subject requirement. Moreover, any futile attempt to argue that every issue in the bill relates to a single subject would implicate the Missouri Constitution’s clear title requirement, because the broad and amorphous “judicial proceedings” title does not give notice of the wide range of unrelated issues actually covered. *See Home Builders Ass’n of Greater St. Louis v. State*, 75 S.W.3d 267, 270 (Mo. banc 2012).

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 compounds these constitutional concerns by undermining other legislation. One of this session’s important tort reform successes, Senate Substitute for Senate Bill No. 31, limited a party’s damages evidence to the actual cost of medical care. *See* Section 490.715.5. Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 does the exact opposite by presuming that the bills for medical care are fair and reasonable. *See* Section 595.219.5. By allowing plaintiffs’ attorneys to argue conflicts with Senate Substitute for Senate Bill No. 31 or to seek potentially inconsistent outcomes, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 undercuts the hard-fought tort reform gains achieved this session.

¹ Ironically, the final bill does not even accomplish its original objective: instead of removing the Jackson County court division designations, the final bill preserves them.

² Monthly reports already published by the Attorney General prove this point. Through May 31, almost 100 claims had been settled in 2017 that were not subject to litigation.

Other inconsistencies exist. Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34 helps protect the home addresses of victims of rape, human trafficking, and domestic violence. This bill contains a similar, but not identical, provision. Indeed, the language differs in a dozen different ways. I appreciate the good intentions of the legislators who worked on this important issue, but the inconsistency between the two bills can only negatively affect the protections provided by Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34.

A separate and serious flaw in the bill concerns the fees charged by court reporters. The State of Missouri employs more than 140 court reporters, assigning one to each circuit judge. Each court reporter creates the courtroom's official transcript of proceedings. How much state-employed court reporters can charge is currently capped by statute. Any citizen or party seeking an official transcript of the proceedings must purchase the transcript from the court reporter. Since court reporters are the only official transcribers, they have a monopoly on courtroom transcripts.

Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 would remove the price caps altogether.³ Under this bill, court reporters could charge any price they choose. A court reporter could, for example, charge \$100 per page. This is problematic because court reporters have a monopoly on producing these transcripts.

This change would limit citizen's access to justice and also negatively impact Missouri taxpayers. The Office of Administration's Budget & Planning Division estimates that the State of Missouri paid court reporters more than \$1 million for court transcripts last year. Removing the price caps would cost state government even more. For example, the Missouri State Public Defender predicts that Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 would cost its office at least \$100,000 more per year, or the equivalent of two public defenders.

The myriad issues in Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 raise serious constitutional, statutory, and policy concerns. Unfortunately, Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 contained many provisions I support that were the product of the hard work of many legislators. I look forward to working with the legislature on many of these important policies next session, including improving the foster care system.

In accordance with the above stated reasons for disapproval, I am returning Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 without my approval.

Sincerely,
Eric R. Greitens
Governor

Senator Kehoe moved that the Senate proceed to the order of business, Vetoed Bills, and that the calendar be called, which motion prevailed.

SB 65 was called thereafter and no motion was taken thereon.

CCS for SCS No. 2 for SB 128 was called thereafter and no motion was taken thereon.

RESOLUTIONS

Senator Kehoe offered the following resolution, which was read and adopted:

SENATE RESOLUTION NO. 9

BE IT RESOLVED by the Senate that the Secretary of the Senate inform the House of Representatives that the Senate, having been duly convened as provided by Article III, Section 32 of the Constitution, made no motion to override the Governor's veto of Senate Bill No. 65 and Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 when the bills were called by the president.

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 1**.

³ In just the last 10 years, the price caps have more than doubled, from \$1.50 per page in early 2007 to \$3.50 per page today.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Governor and the Senate that the House is duly convened and is now in session in the 2017 Constitutional Veto Session and ready for consideration of business.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and adopted **HR 2**.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED by the House of Representatives, that the Chief Clerk of the House of Representatives inform the Senate that the House, having been duly convened as provided by Section 32, Article III of the Constitution, made no motions to override the Governor's vetoes on **HCS for HCR 19**, **CCS for SCS for HCS for HB 5**, **CCS for SCS for HCS for HB 6**, **CCS for SCS for HCS for HB 9**, and **HB 850**, when the bills were called by the Speaker.

INTRODUCTIONS OF GUESTS

Senator Hoskins introduced to the Senate, representatives of Johnson County CLIMB, Warrensburg.

On behalf of Senator Richard and himself, Senator Hummel introduced to the Senate, former State Representative Tom Villa, St. Louis City.

Senator Crawford introduced to the Senate, her husband, John, her parents, Bob and Marcelene Franklin, Buffalo; her sister and her husband, Tama Franklin and Mike Grose, and their children, Aaron and Kaylee, Springfield; her nephew, Randall Franklin, Broken Arrow, Oklahoma; Teresa Parson, Bolivar; Shirley Allison, Pleasant Hope; and Chuck Bowman, Columbia.

On motion of Senator Kehoe, the Senate of the Veto Session of the First Regular Session of the 99th General Assembly adjourned sine die, pursuant to the Constitution.

MICHAEL L. PARSON

Lieutenant Governor

ADRIANE D. CROUSE

Secretary of Senate

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House Journals

First Day, Wednesday, January 04, 2017 (1 - 164)
Second Day, Thursday, January 05, 2017 (165 - 200)
Third Day, Monday, January 09, 2017 (201 - 226)
Fourth Day, Tuesday, January 10, 2017 (227 - 278)
Fifth Day, Wednesday, January 11, 2017 (279 - 290)
Sixth Day, Thursday, January 12, 2017 (291 - 312)
Seventh Day, Tuesday, January 17, 2017 (313 - 334)
Eighth Day, Wednesday, January 18, 2017 (335 - 348)
Ninth Day, Thursday, January 19, 2017 (349 - 362)
Tenth Day, Friday, January 20, 2017 (363 - 370)
Eleventh Day, Monday, January 23, 2017 (371 - 380)
Twelfth Day, Tuesday, January 24, 2017 (381 - 402)
Thirteenth Day, Wednesday, January 25, 2017 (403 - 420)
Fourteenth Day, Thursday, January 26, 2017 (421 - 434)
Fifteenth Day, Friday, January 27, 2017 (435 - 442)
Sixteenth Day, Monday, January 30, 2017 (443 - 452)
Seventeenth Day, Tuesday, January 31, 2017 (453 - 468)
Eighteenth Day, Wednesday, February 01, 2017 (469 - 484)
Nineteenth Day, Thursday, February 02, 2017 (485 - 504)
Twentieth Day, Monday, February 06, 2017 (505 - 516)
Twenty-First Day, Tuesday, February 07, 2017 (517 - 526)
Twenty-Second Day, Wednesday, February 08, 2017 (527 - 544)
Twenty-Third Day, Thursday, February 09, 2017 (545 - 566)
Twenty-Fourth Day, Monday, February 13, 2017 (567 - 578)
Twenty-Fifth Day, Tuesday, February 14, 2017 (579 - 606)
Twenty-Sixth Day, Wednesday, February 15, 2017 (607 - 630)
Twenty-Seventh Day, Thursday, February 16, 2017 (631 - 656)
Twenty-Eighth Day, Monday, February 20, 2017 (657 - 674)
Twenty-Ninth Day, Tuesday, February 21, 2017 (675 - 698)
Thirtieth Day, Wednesday, February 22, 2017 (699 - 720)
Thirty-First Day, Thursday, February 23, 2017 (721 - 746)
Thirty-Second Day, Monday, February 27, 2017 (747 - 764)
Thirty-Third Day, Tuesday, February 28, 2017 (765 - 786)
Thirty-Fourth Day, Wednesday, March 01, 2017 (787 - 816)
Thirty-Fifth Day, Thursday, March 02, 2017 (817 - 846)
Thirty-Sixth Day, Monday, March 06, 2017 (847 - 876)
Thirty-Seventh Day, Tuesday, March 07, 2017 (877 - 896)
Thirty-Eighth Day, Wednesday, March 08, 2017 (897 - 926)
Thirty-Ninth Day, Thursday, March 09, 2017 (927 - 954)
Fortieth Day, Monday, March 13, 2017 (955 - 986)
Forty-First Day, Tuesday, March 14, 2017 (987 - 1038)
Forty-Second Day, Wednesday, March 15, 2017 (1039 - 1082)
Forty-Third Day, Thursday, March 16, 2017 (1083 - 1116)
Forty-Fourth Day, Friday, March 24, 2017 (1117 - 1124)
Forty-Fifth Day, Monday, March 27, 2017 (1125 - 1156)
Forty-Sixth Day, Tuesday, March 28, 2017 (1157 - 1182)
Forty-Seventh Day, Wednesday, March 29, 2017 (1183 - 1238)
Forty-Eighth Day, Thursday, March 30, 2017 (1239 - 1266)

Forty-Ninth Day, Monday, April 03, 2017 (1267 - 1298)
Fiftieth Day, Tuesday, April 04, 2017 (1299 - 1344)
Fifty-First Day, Wednesday, April 05, 2017 (1345 - 1388)
Fifty-Second Day, Thursday, April 06, 2017 (1389 - 1418)
Fifty-Third Day, Monday, April 10, 2017 (1419 - 1444)
Fifty-Fourth Day, Tuesday, April 11, 2017 (1445 - 1494)
Fifty-Fifth Day, Wednesday, April 12, 2017 (1495 - 1526)
Fifty-Sixth Day, Thursday, April 13, 2017 (1527 - 1560)
Fifty-Seventh Day, Tuesday, April 18, 2017 (1561 - 1600)
Fifty-Eighth Day, Wednesday, April 19, 2017 (1601 - 1662)
Fifty-Ninth Day, Thursday, April 20, 2017 (1663 - 1692)
Sixtieth Day, Monday, April 24, 2017 (1693 - 1716)
Sixty-First Day, Tuesday, April 25, 2017 (1717 - 1786)
Sixty-Second Day, Wednesday, April 26, 2017 (1787 - 1846)
Sixty-Third Day, Thursday, April 27, 2017 (1847 - 1928)
Sixty-Fourth Day, Friday, April 28, 2017 (1929 - 1938)
Sixty-Fifth Day, Monday, May 01, 2017 (1939 - 1994)
Sixty-Sixth Day, Tuesday, May 02, 2017 (1995 - 2082)
Sixty-Seventh Day, Wednesday, May 03, 2017 (2083 - 2164)
Sixty-Eighth Day, Thursday, May 04, 2017 (2165 - 2208)
Sixty-Ninth Day, Monday, May 08, 2017 (2209 - 2242)
Seventieth Day, Tuesday, May 09, 2017 (2243 - 2372)
Seventy-First Day, Wednesday, May 10, 2017 (2373 - 2592)
Seventy-Second Day, Thursday, May 11, 2017 (2593 - 2672)
Seventy-Third Day, Friday, May 12, 2017 (2673 - 2792)
Seventy-Fourth Day, Monday, May 22, 2017 (2793 - 2798)

First Extraordinary Session

First Day, Monday, May 22, 2017 (1 - 4)
Second Day, Tuesday, May 23, 2017 (5 - 8)
Third Day, Wednesday, May 24, 2017 (9 - 28)
Fourth Day, Tuesday, May 30, 2017 (29 - 30)
Fifth Day, Monday, June 05, 2017 (31 - 34)

Second Extraordinary Session

First Day, Monday, June 12, 2017 (1 - 8)
Second Day, Tuesday, June 13, 2017 (9 - 10)
Third Day, Friday, June 16, 2017 (11 - 14)
Fourth Day, Monday, June 19, 2017 (15 - 18)
Fifth Day, Tuesday, June 20, 2017 (19 - 44)
Sixth Day, Friday, June 30, 2017 (45 - 46)
Seventh Day, Monday, July 10, 2017 (47 - 50)
Eighth Day, Thursday, July 20, 2017 (51 - 52)
Ninth Day, Wednesday, July 26, 2017 (53 - 54)

Veto Session

First Veto Day, Wednesday, September 13, 2017 (1 - 30)
Second Veto Day, Thursday, September 14, 2017 (31 - 32)

Journal of the House

NINETY-NINTH GENERAL ASSEMBLY
of the
STATE OF MISSOURI

FIRST REGULAR SESSION

FIRST DAY, WEDNESDAY, JANUARY 4, 2017

The House was called to order at twelve o'clock noon by the Honorable Jason Kander, Secretary of State.

Prayer by Reverend Monsignor Robert A. Kurwicky, Cathedral of St. Joseph, Jefferson City, Missouri.

Blessed are they that hear the word of God and keep it. (Luke 11:28)

O Gracious and Merciful God, so great and everlasting, we come before You today with our hearts filled with genuine excitement, sincere love and true devotion. Now grant us in this the People's House a spirit of justice and goodwill in order that the important work of this day and session may be carried out in truth and charity.

We know that by our own strength we will falter and fail. We will have people who will praise and criticize our efforts and intentions, yet we have hope that You will never leave us or forget us in Your great shepherd's care. We seriously recommit ourselves to You and our goals now; show us the way to perfection and hope.

Bless these elected members, their families, staff and constituents in a special way this day in order that they may continue to reach for the highest, noblest and greatest benefits for our beloved State now and forever.

And the House says, "Amen!"

The Missouri State Highway Patrol Troop F Color Guard presented the Colors.

The Pledge of Allegiance to the flag was recited.

"The Star-Spangled Banner" was performed by Alex Armstrong, son of Missouri State Highway Patrol Trooper Andrew Armstrong.

ADDRESS BY SECRETARY OF STATE JASON KANDER

I want to start by thanking all of you for putting yourselves out there to serve your local communities and our state. It is an awesome responsibility that I know you don't take lightly. So thank you on behalf of Missourians for stepping up to do this job. We're all counting on you to make our great state even better.

I am going to be brief today because I'm pretty sure the majority of you aren't going to like what I have to say. But Missourians did vote to give me a four-year term to serve as our state's chief election official, so I want to use one of my last days in office to make a point.

To my friends in the minority party, I apologize in advance but I'm going to be talking mainly to the majority party. Obviously this November Missourians voted to turn over our state government – just as they did at the national level. Now, both here and in Washington, in all likelihood my Republican friends will have four years to shape the state and the nation how they wish.

As a Missouri voter, I'd ask you not to overstep when it comes to voting rights. Missourians might have voted to allow voter photo identification requirements, but that doesn't mean they want it to be harder for eligible voters who have been legally voting for years to cast a ballot. Last year, when you passed a photo ID bill over my objection and over the Governor's veto, you made a deal with Democratic legislators. They ended their filibuster and, in exchange, you included some of their provisions meant to at least limit the number of eligible voters the new law might disenfranchise.

Since making that deal, many of you have made public statements saying that the bill didn't go far enough, and that you plan to revisit this issue in the future. Today is the FIRST day of session, the new law hasn't even taken effect, and yet some of you are already posturing to go back on your word and put forward brand new ways to make it harder for some Missourians to vote.

Before you go even further down this path, I hope you'll keep in mind what happened when more extreme proposals were adopted in other states.

What these laws across the country mandate is that eligible voters have to get a specific ID that they don't need for anything else just so they can vote. In America, we call that a poll tax. Whether it costs money, time or is impossible to comply with because someone doesn't have a birth certificate, it is just as wrong now as it was a half-century ago.

After Wisconsin passed an extreme voter photo ID requirement, voter turnout was lower than it had been in 20 years in November. Election officials across the state said turnout was down in high poverty areas where folks would have trouble getting the specific form of identification the law required. There were countless heartbreaking stories of eligible voters being turned away from the polls.

In North Carolina earlier this year, an 86-year-old woman tried to go to the DMV ahead of the election to get an identification she didn't need. But she had to get it just to vote, so she set out to do so. She was turned away because she couldn't prove her maiden name. She's an eligible voter. She had voted for years. But because of a shortsighted and extreme law, who knows if she got to vote in November. And think of the thousands of people who couldn't afford to take the time or spend the money necessary to even attempt to get an identification they'd only need to vote.

You know, we've already had this debate in this country. American heroes facing batons, dogs, and fire hoses marched across a bridge in Selma. Both here and on foreign shores, Americans of every color have given their lives for the idea that all of us get to vote.

And if that's not important to you, you should at least know this. In my four years as secretary of state, we've never had a reported case of voter impersonation fraud. In my predecessor's eight years, there was never a case. In her predecessor's four years, there was never a case. I could keep going, but here's the short version – there has never been a reported case of voter impersonation fraud in Missouri. Ever. And that's the only kind of fraud that photo ID requirements would prevent. I know some folks here and across the state try to pretend other elections issues would be solved by a new photo ID requirement, but that's just not true.

I know many of you here, and I know you didn't sign up for this to make it harder for your constituents to vote. The majority party here won a Senate seat and the elections for Governor, Lt. Governor, Secretary of State, Treasurer and Attorney General under the current system – clearly it isn't working that badly for y'all. So please, even though you have the power, be mindful that your actions have consequences – if you aren't careful, YOUR friends, YOUR neighbors, YOUR constituents could lose their opportunity to vote.

I'm proud that during my time as Secretary of State we brought both political parties together to find ways to make it easier for eligible Missourians to vote. We brought together a bipartisan commission that recommended an early voting proposal, that the vice chairman of the elections committee actually filed. My office created a system to allow Missourians to fill out their voter registration form online for the first time. We worked with the legislature to pass a law to allow participants in the Safe at Home program to vote absentee. None of those ideas made voting less secure, but they did make it easier to vote. You all have the power to work on issues like those.

And I'm not saying we need to ignore elections problems, because they clearly exist. But that's why I implemented the first formal process in the Secretary of State's office to review and investigate any voting issue. I launched more formal elections investigations than any Secretary of State in Missouri history, and I did so without disenfranchising a single eligible voter. You can protect our elections without stopping eligible voters from voting, and I hope that's the path you'll choose.

I'm going to let you all go now, because I know I'm not the person you want to hear from and that none of this was what you wanted to hear. But as Secretary of State for a little longer, I feel like it's my responsibility to tell you that even though you have the power to make it harder for eligible Missourians to vote, you shouldn't.

And if you choose to go the way of Wisconsin or North Carolina, then I guess we'll see you in court.

COMMUNICATION FROM THE SECRETARY OF STATE

To the Honorable House of Representatives of the 99th General Assembly, First Regular Session, of the State of Missouri:

In compliance with Section 115.525, Revised Statutes of Missouri, I have the honor to lay before you herewith a list of the names of the members of the House of Representatives for the 99th General Assembly (First Regular Session) of the State of Missouri, elected at the General Election held on November 8, 2016.

IN TESTIMONY WHEREOF, I hereunto set my hand and affix the official seal of my office this 4th day of January, 2017.

/s/ Jason Kander
SECRETARY OF STATE

MISSOURI HOUSE OF REPRESENTATIVES Elected November 8, 2016

District	Name
1st	Allen Andrews
2nd	J. Eggleston
3rd	Nate Walker
4th	Craig Redmon
5th	Lindell F Shumake
6th	Tim Remole
7th	Rusty Black
8th	James W. (Jim) Neely
9th	Delus Johnson
10th	Pat Conway
11th	Galen Wayne Higdon Jr
12th	Kenneth W. Wilson
13th	Nick Marshall
14th	Kevin Corlew

15th	Jon Carpenter
16th	Noel J Shull
17th	Mark Ellebracht
18th	Lauren Arthur
19th	Ingrid Burnett
20th	Bill E. Kidd
21st	Ira Anders
22nd	Brandon R. Ellington
23rd	Randy D. Dunn
24th	Judy Morgan
25th	Greg Razer
26th	Gail McCann Beatty
27th	Richard Brown
28th	Jerome Barnes
29th	Rory Rowland
30th	Mike Cierpiot
31st	Dan Stacy
32nd	Jeanie Lauer
33rd	Donna Pfautsch
34th	Rebecca Roeber
35th	Gary Cross
36th	DaRon McGee
37th	Joe Runions
38th	T.J. Berry
39th	Joe Don McGaugh
40th	Jim Hansen
41st	Randy Pietzman
42nd	Bart Korman
43rd	Jay D. Houghton
44th	Cheri Toalson Reisch
45th	Kip Kendrick
46th	Martha Stevens
47th	Charles (Chuck) Basye
48th	Dave Muntzel
49th	Travis Fitzwater
50th	Caleb Jones
51st	Dean A. Dohrman
52nd	Nathan Beard
53rd	Glen Kolkmeier
54th	Dan Houx
55th	Rick Brattin
56th	Jack Bondon
57th	Wanda Brown
58th	David Wood
59th	Mike Bernskoetter
60th	Jason (Jay) Barnes
61st	Justin Alferman
62nd	Tom Hurst
63rd	Bryan Spencer
64th	Robert Cornejo
65th	Tom Hannegan
66th	Tommie Pierson Jr
67th	Alan Green
68th	Jay Mosley
69th	Gretchen Bangert
70th	Mark Matthiesen

71st	Sue Meredith
72nd	Mary Nichols
73rd	Courtney Allen Curtis
74th	Cora Faith Walker
75th	Alan Gray
76th	Joshua Peters
77th	Steve Roberts
78th	Bruce Franks
79th	Michael Butler
80th	Peter Merideth
81st	Alfred J. (Fred) Wessels
82nd	Donna M.C. Baringer
83rd	Gina Mitten
84th	Karla May
85th	Clem Smith
86th	Joe Adams
87th	Stacey Newman
88th	Tracy McCreery
89th	Dean Plocher
90th	Deb Lavender
91st	Sarah Unsicker
92nd	Doug Beck
93rd	Bob Burns
94th	Cloria Brown
95th	Marsha Haefner
96th	David J Gregory
97th	John McCaherty
98th	Shamed Dogan
99th	Jean Evans
100th	Derek Grier
101st	Bruce DeGroot
102nd	Kurt Bahr
103rd	John D Wiemann
104th	Kathie Conway
105th	Phil Christofanelli
106th	Chrissy Sommer
107th	Nick Schroer
108th	Justin Hill
109th	Paul Curtman
110th	Kirk Mathews
111th	Shane Roden
112th	Rob Vescovo
113th	Dan Shaul
114th	Becky Ruth
115th	Elaine Freeman Gannon
116th	Kevin Engler
117th	Mike Henderson
118th	Ben Harris
119th	Nate Tate
120th	Jason Chipman
121st	Keith Frederick
122nd	Steve Lynch
123rd	Diane Franklin
124th	Rocky Miller

125th	Warren D. Love
126th	Patricia Pike
127th	Mike Kelley
128th	Mike Stephens
129th	Sandy Crawford
130th	Jeff Messenger
131st	Sonya Murray Anderson
132nd	Crystal Quade
133rd	Curtis D. Trent
134th	Elijah Haahr
135th	Steve Helms
136th	Kevin Austin
137th	Lyndall Fraker
138th	Don Phillips
139th	Jered Taylor
140th	Lynn Morris
141st	Hannah Kelly
142nd	Robert Ross
143rd	Jeffrey Pogue
144th	Paul Fitzwater
145th	Rick Francis
146th	Donna Lichtenegger
147th	Kathy Swan
148th	Holly Rehder
149th	Don Rone
150th	Andrew McDaniel
151st	Tila Rowland Hubrecht
152nd	Todd Richardson
153rd	Steve Cookson
154th	Shawn Rhoads
155th	Lyle Rowland
156th	Jeff Justus
157th	Mike Moon
158th	Scott Fitzpatrick
159th	Bill Lant
160th	Bill Reiboldt
161st	William (Bill) White
162nd	Charlie Davis
163rd	Cody Smith

LETTER OF RESIGNATION

January 4, 2017

Speaker of the House R. Todd Richardson
Missouri State Capitol
201 West Capitol Ave
Jefferson City, MO 65101

Mr. Speaker:

I write to inform you that I am hereby resigning from the position of State Representative - District 50 for the 99th General Assembly and will not avail myself the opportunity to be seated and sworn-in. It has been an honor and privilege to serve the citizens of Missouri, especially those of Moniteau, Cooper, Boone, and Cole Counties that elected me to serve on their behalf. Thank you so much for your friendship and support.

Respectfully,

/s/ Caleb M. Jones

The following roll call indicated a majority of the Representatives present:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	DeGroot	Dogan
Dohrman	Dunn	Ellebracht	Ellington	Engler
Evans	Fitzwater 144	Fraker	Francis	Franklin
Franks Jr	Gannon	Gray	Gregory	Grier
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 000

PRESENT: 014

Barnes 60	Davis	Eggleston	Fitzpatrick	Fitzwater 49
Frederick	Green	Haahr	Houghton	May
Moon	Smith 85	Vescovo	Wood	

ABSENT WITH LEAVE: 003

Mitten	Rehder	Shull 16
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VACANCIES: 001

The following Representatives advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of Missouri.

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Barnes 60	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 49	Fitzwater 144	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOMINATIONS FOR TEMPORARY SPEAKER

Representative Andrews nominated Representative Glen Kolkmeyer as temporary Speaker of the House.

Representative Rone seconded the nomination.

Representative Cierpiot moved that nominations cease and Representative Kolkmeyer be elected by acclamation.

Which motion was adopted.

Representative Kolkmeyer assumed the Chair.

NOMINATIONS FOR SPEAKER

Representative Conway (104) nominated Representative Todd Richardson as Speaker of the House.

Representative Barnes seconded the nomination.

Representative Kendrick nominated Representative Gail McCann Beatty as Speaker of the House.

Representative McGee seconded the nomination.

Representative McCann Beatty withdrew her nomination.

Representative Cierpiot moved that nominations cease and Representative Richardson be elected by acclamation.

Which motion was adopted.

The following committee was appointed to escort Representative Richardson to the dais: Representative: Anderson, Kelly (141), Mathews, Redmon, Rone, Kendrick, May, Curtis, and former Representative Mark Richardson.

Representative Richardson subscribed to the oath of office, which was administered by the Honorable Michael Pritchett, Judge of the 36th Judicial Circuit Court of Missouri.

Speaker Richardson assumed the Chair.

ADDRESS BY SPEAKER TODD RICHARDSON

Good afternoon. Welcome back.

Thank you, Judge Pritchett, for coming all the way from Poplar Bluff to administer the oath of office, and thank you to the Lady from St. Charles for the nomination. I would also like to thank you all for trusting me again with the privilege of serving as your Speaker. It is truly one of the greatest honors of my life. My family is here with me today with the exception of my daughter Briley, who is back home with grandma. Many of you know my parents, Mark and Kathy Richardson, my son Sawyer, and the only reason I can do this, my beautiful wife Amber Richardson.

To all of the guests we have with us today, I want to welcome you to the Missouri House. I want to specifically welcome and thank the legislative spouses with us today. Your sacrifice allows all of us to do what we do, and I want to thank you for it.

The opening day of a new General Assembly is always exciting because it brings new faces and new energy to this body. To our new members, I want you to take a look around. For over a hundred years an unbroken line of men and women just like yourselves have come to this chamber to make our state a better place. You are about to embark on an incredible journey of service. There will never be a time when you're more optimistic or excited about your service here than you are today. Remember the feeling you have today throughout your service here.

For those of you that were just elected to your final term in the House, I want to thank you for your service, your confidence in me and your friendship. We came in together, and it is an honor to have served this state with you for the last six years. While this may be the beginning of the end for us in this chamber, let's make sure we make the most out of this opportunity to leave Missouri better than we found it.

This address is different than the ones you've heard the past eight years. For the first time in Missouri's history, our great state is governed by a super-majority of Republicans and a Republican in the governor's mansion.

Now, I knew that would be a popular line with the majority party. But with this greater power comes even greater responsibility – a responsibility to make the legislative process deliberative. That means we must respect the voices and viewpoints of every Missourian, as represented by each and every one of you. During this session we are going to deal with big issues, issues that have the power to transform our state. Inevitably, we are going to disagree, both in our caucuses and across the aisle. This is the people's House and we are a body that is supposed to have spirited discussion, but those discussions and that disagreement should stay professional and mindful of our fellow legislators and the constituents we serve.

Today, I want to focus on where we are as a State, and even more importantly, the kind of state we can become. One area I know we can find common ground is in our love of the great state of Missouri. Missouri is home to an amazing, diverse people. We are blessed with incredible natural resources; industry-leading businesses, both big and small; and the most productive farmers and ranchers you will find anywhere in the world. We are a state of culture, literature, championship sports teams, and world class family entertainment.

Despite these and countless other great things about our state, we begin this legislative session at time when the pace of change is threatening to leave Missouri behind. Our population isn't growing as fast as the rest of the country. Wages, when adjusted for inflation, have been stagnant, and explosive growth in our welfare spending is indicative of rising poverty and decreased economic opportunity.

As some of you know, I turned 40 just a couple of weeks ago. Over the hill jokes aside, the world today is very different than it was in 1976. In 1976, if you needed a hotel room you would drive until you found a vacancy sign. You wouldn't have dreamed of pulling a computer out of your pocket and making a reservation. In 1976, a main street retailer didn't have to worry about global competition. There was of course no Twitter or Facebook. If you wanted to communicate with someone you actually had to see them in person, or at the least pick up a landline telephone.

This change isn't something we should lament or be afraid of, but it is something we must acknowledge. Today's world and, more importantly, today's economy are radically different than they were just a few decades ago. Just a few decades ago you could find shoe manufacturers in small towns across Missouri. Just a few decades ago, you could support a family on a couple hundred-acre farm. Just a few decades ago, you could expect to work for one company your entire life and retire with a gold watch and a nice pension. Today's economy is more mobile. States now must compete for jobs and workforce on a global level.

This change isn't slowing. In fact, it's accelerating. Everywhere you look, a changing economy puts some of our old ways of doing things in doubt. The states that have held on to the policies of a now bygone era have presided over an economic decline that's increasing poverty and devastating the middle class. Alternatively, states that are embracing change are growing with vibrant and dynamic economies.

I've sat in this chamber and listened often to governors and others speak about programs and insist that "the legislature, the government, is creating jobs." Let's get it straight. Government does not create jobs. Real people do. Government's role is to lay a stable foundation upon which entrepreneurs and hard-working Missourians can do the job-creating.

Competing with other states and other countries for the jobs of today requires a workforce, an education system, a legal framework, and labor policies that are capable of providing a strong, stable, and steady foundation for a growing economy.

First, let's talk about what should be easy – removing the unnecessary government regulations that stifle innovation and job creation. I say should be easy, because the beneficiaries of the status quo will fight any change, no matter how small, no matter how common in other states, and no matter how many jobs it will create.

I have tasked two house committees, Government Efficiency and Professional Registration & Licensing, with examining the state's regulation and licensure requirements and crafting legislation to relieve the regulatory burden on businesses in our state.

Two prime examples: ride-sharing and lodging. Uber, Lyft and others are changing the way people travel. Companies like HomeAway and AirBnB are revolutionizing the lodging industry, nearly everywhere but here. Here they are met with regulators trying to keep them from operating. It is past time that Missouri had statewide frameworks for disruptive technologies and allowed private enterprise to function in a free market.

Reforming our state's regulatory environment alone will not be enough. We must also create the kind of environment that makes Missouri an attractive place to do business. States that are embracing 21st century labor and tort reforms are growing faster than states that do not.

Missouri is now in the minority nationally and one of the last states in the region that doesn't allow workers to choose for themselves whether they want to join a labor union. If employees want to join they should be able to join, but no one should be forced to join an organization against their will.

According the Bureau of Labor Statistics, since becoming a right-to-work state in 2012, Michigan has added 58,000 manufacturing jobs, while over the last two years Missouri has lost about 1,200 manufacturing jobs. And what's more, Michigan's average weekly wage isn't declining; it is growing at almost twice the rate of Missouri's.

Tomorrow, on the first day allowed, I will refer right-to-work to committee and I would ask the chairwoman of the economic development committee to get that legislation to the floor as soon as possible. To build a more stable foundation, to grow jobs, to increase wages, we will put right-to-work legislation on the governor's desk and he will sign it.

The voters have spoken, our majorities campaigned on it, and the governor's race was fought over it, Missouri should and will soon be a right-to-work state.

We must also ensure our court system is fair to all litigants. Unfortunately, St. Louis was just rated the worst judicial jurisdiction in the country. This is not a place where we want to be ranked number one. Let's not just pick on St. Louis. Our state's policies have helped make it a national magnet for massive litigation. Early in session it is my intention to get major pieces of tort reform to the floor and over to the senate for consideration. Our court system needs to be fair to both plaintiffs and defendants. We must make Missouri a place where fear of needless litigation is not a disincentive to job creation.

But, no matter what we do in other areas, to ensure Missouri remains a state of opportunity, we must create an education system for the 21st century. We are going to embrace what is working and continue to invest in the thousands of educators across this state that are tasked with the incredible responsibility of teaching our youth. But we must also be mindful of the areas where we are falling short and we must be willing to embrace innovation. During this session, we will work to increase access to high performing charter schools. We will work to expand course offerings through virtual education. And we will work to make education savings accounts available to parents and students most in need. These changes should not be about administrators or school buildings, but only about creating opportunities for a generation of young Missourians who have been left behind.

I don't think the blueprint for economic success is that complicated: give kids access to a world class education and make sure there is a job available in a thriving private sector without government overreach.

I started today by talking about the state that we can be. Achieving that vision will require not only a transformation of our economy, but also continued work to make government more efficient and to protect the values that matter most to Missourians.

Missouri will continue to be a place that has a steadfast culture of life. Missouri will continue to be a place where fundamental constitutional rights are protected. Missouri will continue to be a place where we live within our means and hold the line on taxes.

Missourians also want a government they can trust and believe in. Last year we passed the first meaningful ethics reform in modern Missouri history, and we must continue the job we started. I said at the end of last session the

House will pass a ban on lobbyists providing gifts to elected officials and we will fulfill this commitment. A gift ban will be the first bill out of this House.

The work we do here will be difficult, and at times will seem impossible, but the work we do here matters to real people.

It matters to that middle-class family in Jefferson County that is concerned that the promise of economic opportunity is gone.

It matters to the mother in St. Louis who can't even begin to dream about her children's future because she's worried about whether they are going to get home safe from school.

It matters to that second grader in Poplar Bluff whose parents want nothing less for their children than the boundless opportunity of a dynamic, vibrant free market.

What we do matters, and this is our time to do our part to ensure that the promise of opportunity endures.

This is our time to restore that belief and faith that everyone has the opportunity to build a great life for themselves.

The time for half measures and solutions around the edges is over. This is the time for bold action.

Thank you and may God bless the great state of Missouri.

NOMINATIONS FOR SPEAKER PRO TEM

Representative Roeber nominated Representative Elijah Haahr as Speaker Pro Tem of the House.

Representative Shaul seconded the nomination.

Representative Cierpiot moved that nominations cease and Representative Haahr be elected by acclamation.

Which motion was adopted.

The following committee was appointed to escort Representative Haahr to the dais: Representatives Alferman, Bondon, Dogan, Fitzwater (49), Kolkmeier, Mathews, Miller, Rhoads, Vescovo, Carpenter, Quade and Razer.

Representative Haahr subscribed to the oath of office, which was administered by the Honorable Mark A. Powell, Judge of the 31st Judicial Circuit Court of Missouri.

Speaker Pro Tem Haahr assumed the Chair.

ADDRESS BY SPEAKER PRO TEM ELIJAH HAAHR

They say not to get emotional up here so I won't. I'll leave that to my dad, who is here today.

I'm grateful towards my fellow House members for your support and trust in electing me as your Speaker Pro Tem.

I'm filled with excitement as we begin session with a historic opportunity to work with our Governor-elect Eric Greitens to promote our midwestern values.

And I'm deeply thankful to my family, who is here today and who, like all of our families, has sacrificed so much so that we are able to do this important work. I am joined by my parents and my wife Amanda. My four children are not joining us today, though I am sure that the two-year-old twins would happily take over the dais.

We have an immeasurably important task laid out before us. Over the next 5 months, we must make Missouri a better place to live, work and learn.

As the Speaker said, we cannot stand up here and say we are going to create jobs for the state because that is not and cannot be the role of government. Instead, our charge is to remove the barriers that our government has built to allow private industries to grow unimpeded.

We should encourage our small businesses and budding entrepreneurs.

We must unleash technological advancements that will make the lives of our citizens easier and better.

And we will spur innovation by encouraging free market competition.

As we work to create this change, it is important we not lose sight of what makes Missouri so great.

We have a blossoming startup industry in St. Louis, the fastest growing economy in Springfield, and a thriving and vibrant Kansas City.

We have world class universities in Kirksville and Springfield, in Columbia, St. Joseph and Cape Girardeau.

And we boast a thriving tourism industry in Branson, beautiful wineries in Hermann, and some of the best farmers in the world.

Now over the next 5 months as we discuss our goals, today we all agree on them: safer streets, better schools, and more jobs for our citizens.

What we disagree on is how to get there. But I've learned that we should not shy away from these debates. We should encourage them. To make ourselves stronger. To create the best possible policies for our state and our citizens.

At times the work we do here will be trying. I hope most of the time it will be rewarding. But we must make sure that every time we step foot in this building and on this floor that we are doing the very best we can to make Missouri a better place for the folks back at home.

I'd like to finish with the words of John Quincy Adams: "If your actions inspire others to dream more, learn more, do more and become more, you are a leader."

I hope together we can lead Missouri to a great future.

And I am looking forward to working with each one of you this session to ensure that happens.

Thank you.

Speaker Richardson resumed the Chair.

Pursuant to Section 9.141, RSMo, the United States Bill of Rights was read by Marilyn Seaton, Office of the Assistant Chief Clerk.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Amaya Corlew and Eliana Corlew.

HOUSE RESOLUTIONS

Representative Cierpiot offered **HR 7**.

HOUSE RESOLUTION NO. 7

BE IT RESOLVED, that the Rules of the House of Representatives of the Ninety-eighth General Assembly, and all amendments thereto, be the temporary Rules of the House of Representatives, Ninety-ninth General Assembly, until or unless otherwise ordered, with the following amendments:

The Regular Standing Committees Enumerated

Rule ~~[24.]~~ **23.** The regular standing committees of the House shall be as follows:

- ~~[1.]~~ (1) Administration and Accounts.
- ~~[2.]~~ (2) Agriculture Policy.
- ~~[3. Appropriations—Agriculture, Conservation, and Natural Resources.~~
- ~~4. Appropriations—Elementary and Secondary Education.~~
- ~~5. Appropriations—General Administration.~~
- ~~6. Appropriations—Health, Mental Health, and Social Services.~~
- ~~7. Appropriations—Higher Education.~~
- ~~8. Appropriations—Public Safety and Corrections.~~
- ~~9. Appropriations—Revenue, Transportation, and Economic Development.~~
- ~~10. Banking.]~~ (3) **Budget.**
- ~~[11.]~~ (4) Children and Families.
- ~~[12. Civil and Criminal Proceedings.~~
- ~~13.]~~ (5) **Consent and House Procedure.**
- (6) Conservation and Natural Resources.
- ~~[14. Consumer Affairs.~~
- ~~15.]~~ (7) Corrections **and Public Institutions.**
- ~~[16.]~~ (8) **Crime Prevention and Public Safety.**
- (9) Economic Development ~~[and Business Attraction and Retention].~~
- ~~[17.]~~ (10) Elections.
- ~~[18.]~~ (11) Elementary and Secondary Education.
- ~~[19. Emerging Issues.~~
- ~~20. Emerging Issues in Education.~~
- ~~21. Employment Security.~~
- ~~22. Energy and the Environment.~~
- ~~23.]~~ (12) Ethics.
- ~~[24.]~~ (13) **Financial Institutions.**
- (14) Fiscal Review.
- ~~[25.]~~ (15) **General Laws.**
- (16) Government Efficiency.
- ~~[26. Government Oversight and Accountability.~~
- ~~27.]~~ (17) Health and Mental Health Policy.
- ~~[28. Health Insurance.~~
- ~~29.]~~ (18) Higher Education.
- ~~[30.]~~ (19) **Insurance Policy.**
- (20) **Judiciary.**
- (21) Local Government.
- ~~[31.]~~ (22) Pensions.
- ~~[32.]~~ (23) Professional Registration and Licensing.
- ~~[33. Property, Casualty, and Life Insurance.~~
- ~~34. Public Safety and Emergency Preparedness.~~
- ~~35. Small Business.~~
- ~~36. Telecommunications.~~

- ~~37. Trade and Tourism.~~
- ~~38.] (24) Rules - Administrative Oversight.~~
- ~~(25) Rules - Legislative Oversight.~~
- ~~(26) Transportation.~~
- ~~[39. Utility Infrastructure.] (27) Utilities.~~
- ~~[40.] (28) Veterans.~~
- ~~[41.] (29) Ways and Means.~~
- ~~[42.] (30) Workforce [Standards and] Development.~~

Duties of the Regular Standing Committees

Rule ~~[25.]~~ **24.** (1) *Duties Generally.* Regular standing committees shall have the authority to consider bills **and resolutions** that have been referred to them and ~~[report the bill as "Do Pass", "without recommendation" or "Do Pass as amended" to the appropriate select standing committee along with any amendments that were adopted by the committee. Regular standing committees shall not report committee substitutes to the appropriate select standing committees.]:~~

(a) **Report the bill or resolution “Do Pass”, “Without Recommendation”, or “Do Pass - Consent” to the Speaker.**

(b) **Report the bill or resolution “Do Pass with recommended committee amendment” to the Speaker.**

(c) **Report the bill or resolution as a “House Committee Substitute - Do Pass” or “House Committee Substitute - Without Recommendation” to the Speaker.**

(2) *Administration and Accounts.*

(a) *Duties generally.* The Committee on Administration and Accounts shall superintend and have sole and complete control of all financial obligations and business affairs of the House except those employees appointed by or assigned to the Speaker, or assigned to the Budget Committee Chair, the Speaker Pro Tem, the Majority Floor Leader, the Minority Floor Leader, and the Officers of the House. The committee shall provide for the receiving and receipt of all supplies, equipment, and furnishings purchased from the account of the House and shall further provide for the use and distribution thereof.

(b) *Funds for operation of member's individual offices.* The committee shall also prescribe rules governing the expenditure of funds allotted to individual members for the operation of their offices. Such rules shall be applied equally to, and shall require the equal treatment of, all members with regard to the expenditure of such funds. Subject to such rules, each member shall have discretion to expend such funds, for the use of his or her office, without the approval of the committee.

(c) *Allotment of offices, chamber seats, and parking spaces.* Each member shall be allotted his or her own office, chamber seat, and parking assignment. The committee shall assign all offices, chamber seats, and parking spaces under its control and reserved for members. The committee may make assignments to the party caucuses for those caucuses to assign to their respective members. The House officers, the floor leaders and assistant floor leaders of each party, the Budget Committee Chair, and the chair and ranking minority member of the Administration and Accounts Committee, without respect to the seniority of those members, shall have priority with respect to such assignments within their respective caucuses.

(d) *Duties of the Chief Clerk in Respect to Committee.* The Chief Clerk of the House may be authorized to act for the committee, but only in the manner and to the extent as may have been previously authorized by the committee. Such authorization shall be entered in the minutes of the committee. The Chief Clerk shall maintain financial records for the House ~~[of Representatives]~~ in accordance with generally accepted accounting principles. The Chief Clerk of the House shall keep a detailed accounting of all transactions and shall furnish each member of the committee and the Speaker with a copy of such account on a quarterly basis.

(e) *Recognition of Caucuses.* The committee may approve and prescribe for the recognition of caucuses. Any group of five or more House members may seek designation as a caucus for the purpose of identifying and collaborating on issues within a common sphere of public interest.

(3) *The Committee on Agriculture Policy.* The Committee on Agriculture Policy may consider and report upon bills and matters referred to it relating to the protection, promotion, and encouragement of agriculture in this state.

~~(4) [The Committee on Appropriations—Agriculture, Conservation, and Natural Resources. The Committee on Appropriations—Agriculture, Conservation, and Natural Resources shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Agriculture, the Department of Natural Resources, and the Department of Conservation.~~

~~———(5) The Committee on Appropriations—Elementary and Secondary Education. The Committee on Appropriations—Elementary and Secondary Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Elementary and Secondary Education.~~

~~———(6) The Committee on Appropriations—General Administration. The Committee on Appropriations—General Administration shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the public debt, elected officials, the Office of Administration, the General Assembly, the judiciary, and the public defender.~~

~~———(7) The Committee on Appropriations—Health, Mental Health, and Social Services. The Committee on Appropriations—Health, Mental Health, and Social Services shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Health and Senior Services, the Department of Mental Health, and the Department of Social Services.~~

~~———(8) The Committee on Appropriations—Higher Education. The Committee on Appropriations—Higher Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Higher Education.~~

~~———(9) The Committee on Appropriations—Public Safety and Corrections. The Committee on Appropriations—Public Safety and Corrections shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Public Safety and the Department of Corrections.~~

~~———(10) The Committee on Appropriations—Revenue, Transportation, and Economic Development. The Committee on Appropriations—Revenue, Transportation, and Economic Development shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Transportation, the Department of Economic Development, the Department of Revenue, the Department of Insurance, Financial Institutions and Professional Registration, and the Department of Labor and Industrial Relations.~~

~~———(11) The Committee on [Banking. The Committee on Banking may consider all bills and matters referred to it relating to the regulation and administration of state policies by the Department of Insurance, Financial Institutions and Professional Registration or any other agency or governmental unit thereto conferred upon by the Missouri constitution or statutes relating to the operation of banks, credit unions, or other lending or depository institutions.] Budget.~~

(a) The Chair of the Committee on Budget shall have the sole responsibility of filing all appropriations bills. The Committee on Budget shall have the responsibility for any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public moneys.

(b) *Other duties.* The committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative libraries. The committee is empowered to study and investigate the efficiency and economy of all branches of government, including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of the government or government officials and employees. The committee is authorized to hold hearings, sit, and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the committee, after hearing and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House.

(c) The Committee on Budget shall have the following subcommittees:

a. *The Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources, and Economic Development.*

b. *The Subcommittee on Appropriations - Education.*

c. *The Subcommittee on Appropriations - General Administration.*

d. *The Subcommittee on Appropriations - Health, Mental Health, and Social Services.*

e. *The Subcommittee on Appropriations - Public Safety, Corrections, Transportation, and Revenue.*

~~[(42)]~~ (5) *The Committee on Consent and House Procedure.*

(a) The Committee on Consent and House Procedure may consider and report upon bills and matters referred to it which, in the opinion of the Speaker, merit special consideration.

(b) If a bill is automatically referred to the Committee on Consent and House Procedure with a recommendation that it “Do Pass - Consent”, the committee shall review the bill for the purpose of determining whether it should have consent status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate consent calendar. If the committee declines to place the bill on the appropriate consent calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without consent status.

(c) The Committee on Consent and House Procedure shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Committee on Consent and House Procedure.

(d) The Chief Clerk, under the direction of the committee, shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the designated desks of the members are true and accurate copies of the bill as ordered perfected and printed. The committee shall also supervise the printing of all bills which are truly agreed to and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

(6) *The Committee on Children and Families.* The Committee on Children and Families may consider and report upon bills and matters referred to it relating to the Department of Social Services, the Department of Health and Senior Services, and other matters relating to the fostering and promotion of children, families, and persons with disabilities in this state.

~~[(13)]~~ *The Committee on Civil and Criminal Proceedings.* ~~The Committee on Civil and Criminal Proceedings may consider and report upon bills and matters referred to it relating to the functions and operations of the judiciary and all powers thereto conferred upon by the Missouri constitution and statutes in the administration of justice.~~

~~—————~~ ~~[(14)]~~ (7) *The Committee on Conservation and Natural Resources.* The Committee on Conservation and Natural Resources may consider and report upon bills and matters referred to it relating to the functions and operations of the Department of Conservation ~~or~~ and the Department of Natural Resources and all powers thereto conferred upon by the Missouri constitution and statutes.

~~[(15)]~~ *The Committee on Consumer Affairs.* ~~The Committee on Consumer Affairs may consider and report on all bills and matters referred to it relating to the regulation and administration of state policies by the Secretary of State, Department of Insurance, Financial Institutions and Professional Registration, or any agency or governmental unit and all powers thereto conferred upon by the Missouri constitution and statutes regarding the protection of consumers within any commercial or financial transaction.~~

~~—————~~ ~~[(16)]~~ (8) *The Committee on Corrections and Public Institutions.* The Committee on Corrections and Public Institutions may consider and report upon bills and matters referred to it relating to adult and juvenile penal and correctional problems, the administration of correctional institutions, and the state penitentiary.

~~[(17)]~~ (9) *The Committee on Crime Prevention and Public Safety.* The Committee on Crime Prevention and Public Safety may consider and report upon bills and matters referred to it relating to criminal laws, law enforcement, and public safety matters.

(10) *The Committee on Economic Development* ~~[and Business Attraction and Retention]~~. The Committee on Economic Development ~~[and Business Attraction and Retention]~~ may consider and report upon bills and matters referred to it relating to commerce, industrial growth, expansion, and development.

~~[(48)]~~ (11) *The Committee on Elections.* The Committee on Elections may consider and report upon bills and matters referred to it relating to elections and election contests involving members of the House.

~~[(49)]~~ **(12) The Committee on Elementary and Secondary Education.** The Committee on Elementary and Secondary Education may consider and report upon bills and matters referred to it relating to elementary and secondary education and life-long learning in this state, including teachers, financing, property, indebtedness, and curriculum.

~~[(20) The Committee on Emerging Issues. The Committee on Emerging Issues may consider and report upon bills and matters referred to it relating to general or miscellaneous issues as determined by the Speaker of the House.~~

~~———— (21) The Committee on Emerging Issues in Education. The Committee on Emerging Issues in Education may consider matters referred to it relating to financing facilities, staff, curriculum and student learning in elementary and secondary education or higher education in this state.~~

~~———— (22) The Committee on Employment Security. The Committee on Employment Security may consider and report upon bills and matters referred to it relating to the regulation and administration of employment security systems by the Department of Labor and Industrial Relations pursuant to the powers thereto conferred upon by the Missouri constitution and statutes.~~

~~———— (23) The Committee on Energy and the Environment. The Committee on Energy and the Environment may consider and report upon bills and matters referred to it regarding the regulation and administration of state policies by any agency or governmental unit conferred upon by the Missouri constitution or statutes regarding the development and protection of energy and environmental resources.~~

~~———— (24)]~~ **(13) The Committee on Ethics.** The Committee on Ethics may consider and report upon complaints referred to it relating to a member of the House involving the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other complaints relating to the ethical conduct of a member. The committee is authorized to sit and act at any time or place within the State of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement.

~~[(25)]~~ **(14) The Committee on Financial Institutions.** **The Committee on Financial Institutions may consider and report upon bills and matters referred to it relating to banks, banking, savings and loans, credit unions, and other financial institutions.**

(15) The Committee on Fiscal Review.

(a) The Committee on Fiscal Review shall consider any bill which requires net additional expenditures of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill. Any such House bill, after having been perfected and ordered printed by the House, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House for third reading and final passage.

Any House bill with Senate amendments or any House bill with a Senate substitute ~~[which requires net additional expenditure of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill]~~, **except for appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House. Any such Senate bill, after having been approved by the regular~~[, special, or select]~~ standing **or special** committee to which it was referred, shall be referred to the Committee on Fiscal Review for its consideration prior to its submission to the House for third reading and final passage.

Any Senate or House bill amended so as to increase net expenditures or reduce net revenues shall, upon timely motion adopted by the members, be referred to the Committee on Fiscal Review. Such motion shall only be timely for a House bill when the sponsor or handler of the House bill moves that the bill be third read and passed and before the Speaker restates that motion. The primary sponsor or, in the case of a Senate bill, the floor handler of a bill referred to the Committee on Fiscal Review shall be entitled to a hearing on the bill but such hearing shall be limited to the reception of testimony by the primary sponsor or floor handler, as the case may be, in person and none other, without leave of the committee chair.

For the purposes of this rule, "net" is defined as the sum of revenues and expenditures, after reductions and increases brought about by a bill have been calculated.

The Committee on Fiscal Review may, with the consent of the House sponsor or floor handler, amend an effective date onto any bill referred to the Committee **except for a House bill with Senate amendments, House bill with a Senate substitute, or a bill in conference.** **The Committee on Fiscal Review shall have the authority to amend any emergency clause on a bill referred to it.**

(b) Every conference report for a House bill or a Senate bill, **except appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the submission of the report and any amendments, bill, or substitute the report recommends for passage by the House.

~~[(26)]~~ **(16) The Committee on General Laws.** **The Committee on General Laws may consider matters referred to it relating to general or miscellaneous issues as determined by the Speaker.**

(17) *The Committee on Government Efficiency.* The Committee on Government Efficiency may consider matters referred to it relating to reducing the size of state government and its programs.

~~[(27) *The Committee on Government Oversight and Accountability.* The Committee on Government Oversight and Accountability may consider and report on bills and matters referred to it relating to the oversight of government programs and policies and to ensure accountability of the executive and judicial branches of government.~~

~~—————(28)]~~ (18) *The Committee on Health and Mental Health Policy.* The Committee on Health and Mental Health Policy may consider and report upon bills and matters referred to it relating to the health care of the citizens of the State, including mental health, ~~[and]~~ the Department of Health and Senior ~~[Service]~~ **Services**, and the Department of Mental Health. The committee may also consider and report on bills and matters referred to it relating to Medicaid and related matters.

~~[(29) *The Committee on Health Insurance.* The Committee on Health Insurance may consider and report upon bills and matters referred to it relating to insurance coverage for health and medical issues.~~

~~—————(30)]~~ (19) *The Committee on Higher Education.* The Committee on Higher Education may consider and report upon bills and matters referred to it related to higher education, including matters relating to financing, facilities, staff, curriculum, and related matters.

~~[(31)]~~ (20) *The Committee on Insurance Policy.* **The Committee on Insurance Policy may consider and report upon bills and matters referred to it relating to insurance, insurance companies, and the Department of Insurance, Financial Institutions and Professional Registration.**

(21) *The Committee on Judiciary.* **The Committee on Judiciary may consider and report upon bills and matters referred to it relating to the judicial branch of the state and the practices and procedures of the courts of this state, on matters pertaining to civil and administrative laws and procedures, and on matters relating to the ethics of public officials.**

(22) *The Committee on Local Government.* The Committee on Local Government may consider and report upon bills and matters referred to it relating to counties, cities, towns, villages, other political subdivisions of the state, and local government generally.

~~[(32)]~~ (23) *The Committee on Pensions.* The Committee on Pensions may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon any agency or governmental unit pursuant to the Missouri constitution and statutes of publicly financed or publicly supported pension systems.

~~[(33)]~~ (24) *The Committee on Professional Registration and Licensing.* The Committee on Professional Registration and Licensing may consider and report upon bills and matters referred to it relating to the licensing of professionals in this state.

~~[(34) *The Committee on Property, Casualty, and Life Insurance.* The Committee on Property, Casualty, and Life Insurance may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon the Department of Insurance, Financial Institutions and Professional Registration or any agency or governmental unit pursuant to the Missouri constitution and statutes relating to the provision of property, casualty, and life insurance.~~

~~—————(35) *The Committee on Public Safety and Emergency Preparedness.* The Committee on Public Safety and Emergency Preparedness may consider and report upon bills and matters referred to it relating to regulation and administration of state policies conferred upon the Department of Public Safety, the Missouri National Guard, or any agency or governmental unit pursuant to the Missouri constitution or statutes relating to public safety and emergency preparedness.~~

~~—————(36) *The Committee on Small Business.* The Committee on Small Business may consider and report upon bills and matters referred to it relating to the establishment, growth, development, expansion, retention, and operations of small businesses in the state.~~

~~—————(37) *The Committee on Telecommunications.* The Committee on Telecommunications may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Public Service Commission or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the operation, transmission, or distribution of telecommunication technology services.~~

~~—————(38) *The Committee on Trade and Tourism.* The Committee on Trade and Tourism may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Economic Development or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the development and promotion of trade relations, retention, and expansion of national and international marketplaces, travel, tourism, recreation, the arts, and cultural affairs.~~

—(39)] (25) *The Committees on Rules.*

(a) There shall be a Committee on Rules - Administrative Oversight and a Committee on Rules - Legislative Oversight. Each Committee on Rules shall have the same duties and shall consider and report upon all matters referred to it by any of its regular standing committees. The Speaker may assign special standing committees to either Committee on Rules.

(b) The Committee on Rules - Administrative Oversight shall have the following regular standing committees report to it: Committee on Conservation and Natural Resources; Committee on Elections; Committee on Elementary and Secondary Education; Committee on Health and Mental Health Policy; Committee on Higher Education; Committee on Local Government; Committee on Pensions; Committee on Professional Registration and Licensing; Committee on Transportation; Committee on Utilities; Committee on Ways and Means; and Committee on Workforce Development.

(c) The Committee on Rules - Legislative Oversight shall have the following regular standing committees report to it: Committee on Agriculture Policy; Committee on Budget; Committee on Children and Families; Committee on Corrections and Public Institutions; Committee on Crime Prevention and Public Safety; Committee on Economic Development; Committee on Financial Institutions; Committee on General Laws; Committee on Government Efficiency; Committee on Insurance Policy; Committee on Judiciary; and Committee on Veterans.

(d) *Duties generally.*

a. If a committee reports a bill, except an appropriations bill, with a recommendation that it “Do Pass” or “Without Recommendation”, the bill shall stand automatically referred to its Committee on Rules. The committee is hereby authorized to:

(i) Report the bill “Do Pass” to the House without a limitation on time of debate on the bill or amendments.

(ii) Report the bill “Do Pass” to the House with a limitation on the time of debate.

(iii) Send the bill back to the originating committee in the form as originally referred by the Speaker. If a Committee on Rules sends the bill back to the originating committee, that committee may amend the bill and report the bill again without the need to reconsider the initial vote by which the committee voted the bill “Do Pass”.

b. If a bill is automatically referred to a Committee on Rules with a recommendation that it “Do Pass - Federal Mandate”, the committee shall review the bill for the purpose of determining whether it should have federal mandate status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate federal mandate calendar. If the committee declines to place the bill on the appropriate federal mandate calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without federal mandate status. The authority of the committee with respect to limiting debate shall apply to bills reported by it as “Do Pass - Federal Mandate”.

c. If a Committee on Rules shall place a limitation on the time of floor debate on a bill or on amendments, such time shall be divided equally between and controlled by the floor handler of the bill and the floor leader of the political party other than that of the floor handler or their respective designees. The floor handler shall have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.

d. In reviewing bills automatically referred to it from another committee, a Committee on Rules may, but is not required to, take such testimony as it deems appropriate to make its decisions. The committee shall not amend any bill that was not initially referred to a Committee on Rules.

e. If a committee has reported a bill “Do Pass” with committee amendments, a Committee on Rules shall take such action as it deems proper on the entire package of the bill with committee amendments as though the committee amendments were already incorporated into the bill.

f. If a Committee on Rules is the original committee to which a bill is referred, when the committee reports such bill as “Do Pass” or “Without Recommendation”, such bill shall not be subject to the automatic referral referenced in Rule 24(25)(d)a. above. However, in reporting such bill, the committee may take any action on such bill as though the bill were referred to it after a “Do Pass” or “Without Recommendation” report from another committee.

(26) *The Committee on Transportation.* The Committee on Transportation may consider and report upon bills and matters referred to it relating to the Department of Transportation, all means of transportation, including roads, highways, bridges, ferries, airports, railroads, and other means of transportation. The Committee may also consider and report upon bills and matters referred to it relating to motor vehicles and traffic regulations.

~~[(40)]~~ **(27) The Committee on ~~[Utility Infrastructure]~~ Utilities.** The Committee on ~~[Utility Infrastructure]~~ **Utilities** may consider and report upon bills and matters referred to it relating to the development, ~~[expansion, and preservation of public utility infrastructure]~~ **use, and regulation of utilities, communications, and technology and the development, use, and conservation of energy and other energy-related concerns, environmental impact, pollution, and public health and safety as it relates to the issue of energy.**

~~[(41)]~~ **(28) The Committee on Veterans.** The Committee on Veterans may consider and report upon bills and matters referred to it relating to terrorism and security against terrorism~~;~~, veterans affairs ~~[and]~~, the promotion and strengthening of states' rights, and military and naval affairs of the State.

~~[(42)]~~ **(29) The Committee on Ways and Means.** The Committee on Ways and Means may consider and report upon bills and matters referred to it relating to the taxes of the state, tax credits, revenue and public debt of the state, and the interest thereon, and the administration of taxation and revenue laws. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to existing sources of revenue and such new sources of revenue, if any, that in the judgment of the committee should be considered by the House. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to eliminating any existing sources of revenue, if any, that in the judgment of the committee should be considered by the House.

~~[(43)]~~ **(30) The Committee on Workforce ~~[Standards and]~~ Development.** The Committee on Workforce ~~[Standards and]~~ Development may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Labor and Industrial Relations regarding the attraction, training, retention, and safety of the workforce.

~~[The Select Standing Committees Enumerated]~~

Rule 26. ~~The select standing committees of the House shall be as follows:~~

- ~~1. Agriculture.~~
- ~~2. Budget.~~
- ~~3. Commerce.~~
- ~~4. Education.~~
- ~~5. Financial Institutions and Taxation.~~
- ~~6. General Laws.~~
- ~~7. Insurance.~~
- ~~8. Judiciary.~~
- ~~9. Labor and Industrial Relations.~~
- ~~10. Rules.~~
- ~~11. Social Services.~~
- ~~12. State and Local Governments.~~
- ~~13. Utilities.~~

~~Duties of the Select Standing Committees~~

Rule 27. ~~(1) Duties of Select Standing Committees—Generally.~~ Except for the Select Standing Committee on Rules, the select standing committees shall consider and report upon all matters referred to them by their regular standing committees specifically enumerated in Rule 25. Should any of these regular standing committees report a bill "Do Pass" or "without recommendation", such bill shall automatically stand referred to the regular standing committee's select standing committee. At the discretion of the chair, the select standing committees may examine and consider any bill automatically referred to it by a regular standing committee. Such consideration may be limited to a presentation of the bill and any amendments thereto, if necessary, to the select standing committee by its sponsor, or the House handler in the event of a Senate bill, or the chair of the regular standing committee from which it was automatically referred. Upon consideration, the select standing committee shall be authorized to:

- ~~_____ (a) Create a house committee substitute on any bill or resolution in its possession.~~
- ~~_____ (b) Report the bill or resolution "Do Pass" or "without recommendation" to the Speaker.~~
- ~~_____ (c) Report the bill or resolution "Do Pass with recommended committee amendment" to the Speaker provided that the Committee shall not consider any substitute under color of amendment.~~

——— (d) Report the bill or resolution as a "House Committee Substitute — Do Pass" or "House Committee Substitute — without recommendation" to the Speaker.

——— (e) Return the bill or resolution to the Regular Standing Committee from which it was referred in its original form as first read.

——— (2) *The Select Standing Committee on Agriculture.* The Select Standing Committee on Agriculture shall consider and report on all matters referred to it by the Regular Standing Committee on Agriculture Policy and the Regular Standing Committee on Conservation and Natural Resources.

——— (3) *The Select Standing Committee on Budget.*

——— (a) *Duties concerning appropriations.* The Select Standing Committee on Budget shall have the responsibility of filing all appropriations bills, and shall report upon all bills recommended to it by the Regular Standing Committee on Appropriations — Agriculture, Conservation, and Natural Resources; the Regular Standing Committee on Appropriations — Elementary and Secondary Education; the Regular Standing Committee on Appropriations — General Administration; the Regular Standing Committee on Appropriations — Health, Mental Health, and Social Services; the Regular Standing Committee on Appropriations — Higher Education; the Regular Standing Committee on Appropriations — Public Safety and Corrections; and the Regular Standing Committee on Appropriations — Revenue, Transportation, and Economic Development; and any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public money.

——— (b) *Other duties.* The Committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The Committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative library. The Committee is empowered to study and investigate the efficiency and economy of all branches of government including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of government or government officials and employees. The Committee is authorized to hold hearings, sit and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the Committee, after hearing, and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House. The Committee shall also consider and report upon bills and matters referred to it relating to the efficiency of government in the state.

——— (4) *The Select Standing Committee on Commerce.* The Select Standing Committee on Commerce shall consider and report on all matters referred to it by the Regular Standing Committee on Economic Development and Business Attraction and Retention, the Regular Standing Committee on Trade and Tourism, and the Regular Standing Committee on Small Business.

——— (5) *The Select Standing Committee on Education.* The Select Standing Committee on Education shall consider and report on all matters referred to it by the Regular Standing Committee on Elementary and Secondary Education, the Regular Standing Committee on Higher Education, and the Regular Standing Committee on Emerging Issues in Education.

——— (6) *The Select Standing Committee on Finance and Taxation.* The Select Standing Committee on Finance and Taxation shall consider and report on all matters referred to it by the Regular Standing Committee on Banking, the Regular Standing Committee on Ways and Means, and the Regular Standing Committee on Pensions.

——— (7) *The Select Standing Committee on General Laws.* The Select Standing Committee on General Laws shall consider and report on all matters referred to it by the Regular Standing Committee on Professional Registration, the Regular Standing Committee on Government Efficiency, and the Regular Standing Committee on Emerging Issues.

——— (8) *The Select Standing Committee on Insurance.* The Select Standing Committee on Insurance shall consider and report on all matters referred to it by the Regular Standing Committee on Health Insurance and the Regular Standing Committee on Property, Casualty, and Life Insurance.

——— (9) *The Select Standing Committee on Judiciary.* The Select Standing Committee on Judiciary shall consider and report on all matters referred to it by the Regular Standing Committee on Civil and Criminal Proceedings, the Regular Standing Committee on Corrections, and the Regular Standing Committee on Consumer Affairs.

——— (10) *The Select Standing Committee on Labor and Industrial Relations.* The Select Standing Committee on Labor and Industrial Relations shall consider and report on all matters referred to it by the Regular Standing

Committee on Workforce Standards and Development and the Regular Standing Committee on Employment Security.

— (11) *The Select Standing Committee on Rules.*

— (a) *Duties generally.* The Select Standing Committee on Rules shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Select Standing Committee on Rules.

— (b) *Duties related to printing and proofing bills.* The Chief Clerk, under the direction of the Committee shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the desks of the members are true and accurate copies of the bill as ordered perfected and printed. The Committee shall also supervise the printing of all bills which are truly agreed and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

— (c) *Duties relating to the issuance of courtesy resolutions.* A courtesy resolution is a noncontroversial resolution in the nature of congratulations on the birth of a child, celebration of a wedding anniversary, congratulations on an outstanding citizen achievement, or a similar event which is in the practice and procedure of the House to consider as a courtesy resolution shall require action by the House as provided for by the House Rules. The Chief Clerk, under the direction of the Committee, shall maintain a list of all courtesy resolutions issued under this rule for inspection. Any resolution that is not a courtesy resolution shall require action by the House as provided for by the House Rules.

— (d) *Review of bills.*

— 1. The Select Standing Committee on Rules shall have bills and resolutions reported to it:

— a. Automatically by virtue of consent status from a regular standing committee.

— b. By direct referral from the Speaker if the legislation is a resolution.

— c. By referral from the Speaker after the bill or resolution has been reported out of another select standing committee.

— d. By any special standing committee created by the Speaker and designated in its creation as required to report to the Select Standing Committee on Rules.

— 2. If the Select Standing Committee on Rules has received a bill with consent status it may report it as "Do Pass—Consent" with a majority of the members present voting favorably or send the bill back to the regular standing committee from which it was received in the bill's original form.

— 3. If the Select Standing Committee on Rules has received a resolution upon direct referral from the Speaker, the Committee shall use the powers given to it under Rule 27(1) to act upon the resolution.

— 4. If the Select Standing Committee on Rules has received a bill by referral from the Speaker and the bill has been reported from another Select Standing Committee, the Committee may place a time limitation on the bill or amend an effective or implementation date by amendment only. When the Select Standing Committee shall place a limitation on the time of floor debate on a bill, or on amendments, such time shall be divided equally between, and controlled by, the floor handler of the bill and the floor leader of the political party other than that of the floor handler, or their respective designees. The floor handler shall always have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.

— 5. If the Select Standing Committee on Rules has received a bill from any special standing committee required to report to the Committee, the Committee shall use the powers given to it under Rule 27(1) to act upon the bill.

— (12) *The Select Standing Committee on Social Services.* The Select Standing Committee on Social Services shall consider and report on all matters referred to it by the Regular Standing Committee on Health and Mental Health Policy, the Regular Standing Committee on Children and Families, and the Regular Standing Committee on Veterans.

— (13) *The Select Standing Committee on State and Local Government.* The Select Standing Committee on State and Local Government shall consider and report on all matters referred to it by the Regular Standing Committee on Elections, the Regular Standing Committee on Local Government, the Regular Standing Committee on Public Safety and Emergency Preparedness, and the Regular Standing Committee on Transportation.

~~———— (14) The Select Standing Committee on Utilities. The Select Standing Committee on Utilities shall consider and report on all matters referred to it by the Regular Standing Committee on Telecommunications, the Regular Standing Committee on Energy and the Environment, and the Regular Standing Committee on Utility-Infrastructure.]~~

RULES

May Be Rescinded or Amended - How

Rule ~~[120.]~~ **124.** Any motion or resolution purporting to rescind or change the standing rules of the House or to introduce a new rule shall stand without reading or consideration and without discussion, explanation, or debate to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure**. Such motions or resolutions as shall be favorably recommended by such committee for adoption by the House shall, upon such recommendation, be printed in the Journal and shall be placed upon a Resolutions Calendar. A constitutional majority shall be required to pass such a resolution. Nothing herein shall prohibit a member from offering substitute rules or amendments to rules recommended by the committee.

Further amend said Rules by amending the intersectional references accordingly.

On motion of Representative Cierpiot, **HR 7** was adopted.

Representative Cierpiot offered **HR 2**, which was read.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED, that the following be elected permanent officers of the House of Representatives of the Ninety-ninth General Assembly:

Chief Clerk. D. Adam Crumbliss
 Doorkeeper. Don Knollmeyer
 Sergeant-at-Arms. Randy Werner
 Chaplain. Reverend Monsignor Robert Kurwicki

On motion of Representative Cierpiot, **HR 2** was adopted.

The following officers subscribed to the oath of office, which was administered by the Honorable Todd Richardson, Speaker of the House.

Chief Clerk. D. Adam Crumbliss
 Doorkeeper. Don Knollmeyer
 Sergeant-at-Arms. Randy Werner
 Chaplain. Reverend Monsignor Robert Kurwicki

Representative Cierpiot offered **HR 3**, which was read.

HOUSE RESOLUTION NO. 3

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House is duly convened and is now in session ready for consideration of business; and

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly is hereby instructed to inform the Senate that the House of Representatives is now duly organized with the following officers, to wit:

Speaker. Todd Richardson
Speaker Pro Tem. Elijah Haahr
Chief Clerk. D. Adam Crumbliss
Doorkeeper. Don Knollmeyer
Sergeant-at-Arms. Randy Werner
Chaplain. Reverend Monsignor Robert Kurwicky

On motion of Representative Cierpiot, **HR 3** was adopted.

Representative Cierpiot offered **HR 4**, which was read.

HOUSE RESOLUTION NO. 4

BE IT RESOLVED, that a message be sent to the Governor of the State of Missouri to inform His Excellency that the House of Representatives and the Senate of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, are now regularly organized and ready for business, and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Cierpiot, **HR 4** was adopted.

Representative Cierpiot offered **HR 6**, which was read.

HOUSE RESOLUTION NO. 6

WHEREAS, as the Ninety-ninth General Assembly of the State of Missouri convenes on Wednesday, January 4, 2017, the members of the Missouri House of Representatives proudly acknowledge services rendered to the General Assembly by distinguished public servants of this fair state; and

WHEREAS, the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of Missouri, deserves countless words of praise and commendation for the selfless manner in which she has given her valuable time to administer the oath of office to members of this legislative body in accordance with Missouri law; and

WHEREAS, during the inaugural session of the House of Representatives, Chief Justice Breckenridge displayed the highest degree of dedication in continuing the long-established tradition of rendering a sense of both dignity and solemnity in the prestigious ceremony which marks the official beginning of each legislator's two-year term in office as an elected representative of the people of Missouri; and

WHEREAS, it is entirely fitting and proper that this legislative body should take pause to applaud the numerous laudable achievements of the Honorable Patricia Breckenridge during her exemplary legal career:

NOW THEREFORE BE IT RESOLVED that we, the members of the Missouri House of Representatives, Ninety-ninth General Assembly, join unanimously in expressing our sincerest thanks and deepest appreciation to the Honorable Patricia Breckenridge for the devoted and faithful manner in which she has served this body and further extend our very best wishes for continued great success and even more outstanding accomplishments in executing her numerous varied duties and responsibilities as Chief Justice of our State's Highest Court; and

BE IT FURTHER RESOLVED that the Chief Clerk of the Missouri House of Representatives be instructed to prepare a properly inscribed copy of this resolution for the Honorable Patricia Breckenridge as a mark of our esteem for her.

On motion of Representative Cierpiot, **HR 6** was adopted.

HOUSE CONCURRENT RESOLUTIONS

Representative Cierpiot offered **HCR 1**, which was read.

HOUSE CONCURRENT RESOLUTION NO. 1

BE IT RESOLVED, by the House of Representatives of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 7:00 p.m., Tuesday, January 17, 2017, to receive a message from His Excellency, the Honorable Eric Greitens, Governor of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten from the House of Representatives be appointed by the Speaker to act with a committee of ten from the Senate, appointed by the President Pro Tempore, to wait upon the Governor of the State of Missouri and inform His Excellency that the House of Representatives and Senate of the Ninety-ninth General Assembly, First Regular Session, are now organized and ready for business and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Cierpiot, **HCR 1** was adopted.

Representative Cierpiot offered **HCR 2**, which was read.

HOUSE CONCURRENT RESOLUTION NO. 2

BE IT RESOLVED, by the House of Representatives of the Ninety-ninth General Assembly, First Regular Session of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:30 a.m., Tuesday, January 24, 2017, to receive a message from the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten from the House of Representatives be appointed by the Speaker to act with a committee of ten from the Senate, appointed by the President Pro Tempore, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform Her Honor that the House of Representatives and the Senate of the Ninety-ninth General Assembly, First Regular Session, are now organized and ready for business and to receive any message or communication that Her Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Cierpiot, **HCR 2** was adopted.

Speaker Pro Tem Haahr resumed the Chair.

The Preamble and Article I of the Missouri Constitution was read by Representatives Franklin, Mathews, Conway (104), Basye, Wilson, Walker (3), Shumake, Roeber, Anderson, Lauer, Ruth, Hubrecht, Helms, Hill, Crawford, Davis, Kidd, Sommer, Stacy, Wood, Taylor, Brown (94), Conway (10), Brown (57), Pierson, Tate, Grier, Muntzel, Ellebract, Austin, Corlew, Morris, Plocher, Moon and Reiboldt.

Speaker Richardson resumed the Chair.

WITHDRAWAL OF HOUSE BILLS

December 19, 2016

The Office of the Chief Clerk
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss,

I respectfully request that you withdraw my recently filed **House Bill No. 47** relating to physical therapists.

Please let me know if you have any questions or require any additional information

Sincerely,

/s/ Donna Lichtenegger
District 146

HOUSE RESOLUTIONS

Representative Cierpiot offered House Resolution No. 8.

HOUSE RESOLUTION NO. 8

PROPOSED RULES OF THE HOUSE OF REPRESENTATIVES 99th GENERAL ASSEMBLY

TIME OF MEETING

Rule 1. The time of meeting by the House, unless otherwise ordered, shall be 10:00 a.m.

~~[CONSTITUTIONAL MAJORITY DEFINED]~~

~~Rule 2. The term "constitutional majority", as used herein, shall mean eighty two members of the House.]~~

ORDER OF BUSINESS

Rule ~~[3.]~~ **2. (1) Administrative Order of Business.** The first of each day, after the House is called to order, shall be employed as follows unless otherwise ordered by the House:

- (a) Prayer.
- (b) Pledge of Allegiance to the American Flag.
- (c) ~~[Order of Business]~~ **Introduction of petitions, memorials, remonstrances, and resolutions.**
- (d) **Introduction and first reading of House Joint Resolutions.**
- (e) **Introduction and first reading of House Bills.**
- (f) **First reading of Senate Joint Resolutions and Bills.**
- (g) **Second reading of House Bills, Joint Resolutions, and Concurrent Resolutions.**
- (h) **Second reading of Senate Bills, Joint Resolutions, and Concurrent Resolutions.**
- (i) **Reports of regular standing committees.**
- (j) **Reports of special standing committees.**
- (k) **Messages from the Senate.**

(2) **Regular Order of Business.** At the close of the administrative order of business, the Speaker or any member may call for the regular order of business. The administrative order of business may be dispensed with by unanimous consent of the House at any time. The regular order of business shall be employed as follows unless otherwise ordered by the House:

- ~~[(i)]~~ (a) Reading and approval of the Journal of the previous day's session.
- ~~[(ii)]~~ Introduction and first reading of House Joint Resolutions.
- ~~[(iii)]~~ Introduction and first reading of House Bills.
- ~~[(iv)]~~ Second reading of House Bills and Joint Resolutions.
- ~~[(v)]~~ Reports of regular standing committees.
- ~~[(vi)]~~ Reports of special standing committees.
- ~~[(vii)]~~ Reports of select standing committees.
- ~~[(viii)]~~ (b) Bills, reports, and other business on the table.
- ~~[(ix)]~~ (c) House Joint Resolutions to be perfected and printed.
- ~~[(x)]~~ (d) House Bills to be perfected and printed.
- ~~[(xi)]~~ (e) Third reading of House Joint Resolutions **and Concurrent Resolutions.**
- ~~[(xii)]~~ (f) Third reading of House Bills.
- ~~[(xiii)]~~ (g) Messages from the Senate.
- ~~[(xiv)]~~ First reading of Senate Joint Resolutions and Senate Bills.
- ~~[(xv)]~~ Second reading of Senate Joint Resolutions and Senate Bills.
- ~~[(xvi)]~~ (h) Third reading of Senate Joint Resolutions **and Concurrent Resolutions.**
- ~~[(xvii)]~~ (i) Third reading of Senate Bills.
- ~~[(xviii)]~~ Introduction of petitions, memorials, remonstrances, and resolutions.
- ~~[(xix)]~~ (j) Adoption of petitions, memorials, remonstrances, and resolutions.
- ~~[(xx)]~~ (k) **Reports of subcommittees.**
- (l) Such other orders of business as deemed necessary pursuant to law.

HEADINGS ON HOUSE CALENDAR

Rule [4. There shall be provided on the House calendar the following divisions:-

- ~~_____ (a) House Bills for second reading.~~
- ~~_____ (b) House Joint Resolutions for second reading.~~
- ~~_____ (c) House Bills to be perfected and printed.~~
- ~~_____ (d) House Joint Resolutions to be perfected and printed.~~
- ~~_____ (e) House Appropriation Bills to be perfected and printed.~~
- ~~_____ (f) House Revision Bills to be perfected and printed.~~
- ~~_____ (g) House Bills—Federal Mandate to be perfected and printed.~~
- ~~_____ (h) House Bills to be perfected and printed—laid over informally.~~
- ~~_____ (i) House Joint Resolutions to be perfected and printed—laid over informally.~~
- ~~_____ (j) House Appropriation Bills to be perfected and printed—laid over informally.~~
- ~~_____ (k) House Revision Bills to be perfected and printed—laid over informally.~~
- ~~_____ (l) House Bills—Federal Mandate to be perfected and printed—laid over informally.~~
- ~~_____ (m) House Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (n) House Joint Resolutions to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (o) House Appropriation Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (p) House Revision Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (q) House Bills—Federal Mandate to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (r) House Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (s) House Joint Resolutions to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (t) House Appropriation Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (u) House Revision Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (v) House Bills—Federal Mandate to be agreed to and placed upon third reading and final passage—laid over informally.~~

~~_____ (w) House Bills reported out of committee by consent and placed upon the Consent Calendar for Perfection.~~
~~_____ (x) House Bills perfected by consent to be agreed to and placed upon third reading and final passage.~~
~~_____ (y) Senate Bills for second reading.~~
~~_____ (z) Senate Joint Resolutions for second reading.~~
~~_____ (aa) Senate Bills for third reading and final passage.~~
~~_____ (bb) Senate Joint Resolutions for third reading and final passage.~~
~~_____ (cc) Senate Revision Bills for third reading and final passage.~~
~~_____ (dd) Senate Bills—Federal Mandate for third reading and final passage.~~
~~_____ (ee) Senate Bills for third reading and final passage—laid over informally.~~
~~_____ (ff) Senate Joint Resolutions for third reading and final passage—laid over informally.~~
~~_____ (gg) Senate Revision Bills for third reading and final passage—laid over informally.~~
~~_____ (hh) Senate Bills—Federal Mandate for third reading and final passage—laid over informally.~~
~~_____ (ii) Senate Bills for third reading and final passage—Consent Calendar.~~
~~_____ (jj) House Resolutions and Concurrent Resolutions Calendar.~~
~~_____ (kk) Senate Concurrent Resolutions Calendar.~~
~~_____ (ll) Bills in Conference.~~
~~_____ (mm) House Bills with Senate Amendments.~~
~~_____ (nn) House Bills taken from Committee, as provided by the Constitution.~~
~~_____ (oo) Such other calendars as deemed necessary.]~~ **3. The House may keep calendars for organizational purposes and to facilitate the consideration of legislation. Calendars may be created as deemed necessary by the Speaker.**

FIRST AND SECOND READING OF BILLS

Rule ~~[5-]~~ **4.** A bill shall be read the first time by journal entry of the title of the bill on the legislative day of its filing. It shall be second read on the following legislative day by journal entry of the title of the bill. The reading of a bill by its title shall be deemed sufficient reading unless the further reading be called for. If the further reading be called for and no objection made, the bill shall be read at length; if, however, objection be made, the question shall be determined by the majority of the members present.

ORDERS OF THE DAY

Rule ~~[6-]~~ **5.** Upon recess or adjournment, the Majority Floor Leader shall advise the entire membership of the business anticipated to be conducted during the remainder of the legislative day and during the next legislative day.

ELECTION OF OFFICERS GENERALLY

Election; Oath; Compensation

Rule ~~[7-]~~ **6.** The House shall elect by recorded vote the following officers at the commencement of the first regular session of each general assembly: its presiding officer, who shall be called Speaker of the House, a Speaker Pro Tem, a Chief Clerk, a Sergeant-at-Arms, a Doorkeeper, and a Chaplain, who shall hold office during all sessions until the convening of the succeeding General Assembly, unless sooner removed by a vote of the majority of the members. Each shall receive such compensation as may be provided for by law. Each shall take an oath to support the Constitution of the United States and of this State and to faithfully demean himself or herself in office and to keep the secrets of the House. Such oath shall be administered to the Speaker and Speaker Pro Tem by a Judge of the Supreme Court, Court of Appeals, or a Circuit Court and by the Speaker to the other officers. All other officers of the House shall be appointed by, and serve at the pleasure of, the Speaker and receive such compensation as provided by law.

SPEAKER

Speaker to Call Members to Order

Rule ~~[8-]~~ 7. The Speaker shall take the chair at the hour to which the House has been adjourned and immediately call the members to order and, on the appearance of a quorum, shall cause the Journal of the preceding day to be read unless otherwise ordered by the House, which may then be corrected by the House.

Parliamentary Rulings; Referral to Parliamentary Committee

Rule ~~[9-]~~ 8. Parliamentary rulings may be made only by the Speaker or the Speaker Pro Tem. At ~~[their]~~ **his or her** option or at the request from a member of the Parliamentary Committee ~~[they]~~ **, he or she** may refer points of order to the Parliamentary Committee for an advisory opinion. In their absence, rulings shall be made by a parliamentary committee. The Committee on Parliamentary Procedure shall be composed of the Speaker, the Majority Floor Leader, and the Minority Floor Leader~~[-]~~ or their designees. No member who is temporarily in the chair may rule on points of order, except the Speaker or Speaker Pro Tem, until and unless the Parliamentary Committee has been called and ruled. It shall be the duty of the temporary Speaker to call such Parliamentary Committee at the time the point of order is raised and before any discussion on such point of order takes place. It shall be at the Speaker's discretion whether members may speak on points of order. **The Speaker or the Speaker Pro Tem may take points of order under advisement; provided that, he or she rules on the point of order before any other motion to amend is entertained.**

Speaker May Speak on Points of Order

Rule ~~[10-]~~ 9. The Speaker may speak on points of order in preference to any other member, arising from his or her seat for that purpose, and shall decide questions of order, subject to an appeal to the House, upon which appeal no member shall speak more than once, except by leave of the House. No member shall inquire of another member nor debate with other members on points of order but shall address his or her remarks only to the chair.

Appeal from a Ruling of the Chair

Rule ~~[11-]~~ 10. Should there be an appeal from any ruling of the chair, the question, "Shall the chair be sustained?" shall be immediately put and determined before the House proceeds to other business.

Speaker Has General Supervision of Hall

Rule ~~[12-]~~ 11. The Speaker shall have general direction and supervision of the House and shall preserve decorum and order in the Hall.

Supervision of House Employees

Rule ~~[13-]~~ 12. The Speaker shall have general supervision and control over all employees of the House.

Speaker May Substitute Member to Perform Duties

Rule ~~[14-]~~ 13. The Speaker may substitute any member to perform the duties of the chair in the absence of the Speaker Pro Tem.

Speaker Shall Sign Bills

Rule ~~[15-]~~ 14. The Speaker shall sign all bills, and perform all other duties in relation thereto, as required by the Constitution. He or she shall also sign all joint resolutions and addresses; and all writs, warrants, and subpoenas issued by order of the House shall be under his or her hand, attested by the Chief Clerk.

Speaker May Clear Hall

Rule ~~[16:]~~ **15.** In case of disturbance or disorderly conduct in the lobbies or galleries, the Speaker, temporary Speaker, or Chair of the Committee of the Whole House shall have power to order the same cleared. ~~[They]~~ **He or she** shall not, however, have the power to remove members from the floor of the House, except by a majority vote of those present.

Manner of Putting Questions

Rule ~~[17:]~~ **16.** The Speaker shall rise to state and put questions. Questions shall be in the following form: "As many as are in favor (**if** by electronic roll call) vote 'Aye'. As many as are opposed (if by electronic roll call) vote 'No'". ~~[(Of)]~~ If by voice vote say "Aye" or ~~["No.~")]~~ **"No"**. If the Speaker doubts on a voice vote, voting shall be ordered by electronic device. The Speaker may require a recorded vote on any motion.

OTHER OFFICERS

Speaker Pro Tem

Rule ~~[18:]~~ **17.** The Speaker Pro Tem shall perform the duties of Speaker during the sickness or absence of the Speaker, except while some member is discharging such duties as a substitute under Rule ~~[14]~~ **13**.

Chief Clerk

Rule ~~[19:]~~ **18.** It shall be the duty of the Chief Clerk to serve also as Chief Administrator of the House and to attend the House during its sittings. The Chief Clerk, under the direction of the Speaker, shall prepare and keep the House Journal and seasonably record the proceedings of the House; keep regular files of House papers; attest all writs, warrants, and subpoenas issued by order of the House; keep an account of all fines imposed by the House; maintain a record of the members' attendance; keep an account of the traveling and expense allowances of all the members; transmit to the Senate messages, communications, copies, and documents of the House; keep a docket of proceedings on all bills, resolutions, and acts; and execute the commands of the House from time to time.

Sergeant-at-Arms; Doorkeeper ~~[and]~~ ; Chaplain

Rule ~~[20-(a)]~~ **19. (1)** *Sergeant-at-arms.* It shall be the duty of the Sergeant-at-Arms to attend the House during its sittings; to execute the commands of the House from time to time, together with such process issued by authority thereof as shall be directed to him or her by the Speaker. He or she shall preserve order in the galleries and lobby and keep the entry to the aisle cleared during the session of the House.

~~[(b)]~~ **(2)** *Doorkeeper.* It shall be the duty of the Doorkeeper, subject to the orders of the Speaker, to attend the sittings of the House. The Doorkeeper shall allow no person to come or remain within the Hall or galleries except as are admitted by the rules or orders of the House. He or she shall execute the commands of the Speaker in relation to his or her duties and shall obey such other orders as may be made by the House.

~~[(c)]~~ **(3)** *Chaplain.* It shall be the duty of the Chaplain, or a person designated by the Speaker, to attend at the commencement of each day's sitting of the House, to open the sessions thereof with a prayer, visit any member who may be sick, and to preach in the Hall of the House of Representatives whenever requested by a vote of the House.

Employees

Rule ~~[21:]~~ **20.** The House may employ, and the Speaker appoint, such employees as are necessary to perform the duties of the House. No person shall be initially hired by the House ~~[of Representatives]~~ who is related to any member of the House within the fourth degree, by consanguinity or by affinity.

COMMITTEES

By Whom Appointed; Composition of Membership

Rule [22-] **21.** (1) All regular [~~and select~~] standing, **select**, conference, interim, and statutory committees shall be appointed by the Speaker who, when appointing a committee, shall designate a member thereof as chair, designate another member as vice chair, and designate the total number of members to serve on each committee, except the minority members of each regular [~~and select~~] standing committee shall be appointed by the Minority Floor Leader. The vice chair or a designee of the chair shall preside at all committee meetings in the absence of the chair.

(2) The Speaker of the House, the Speaker Pro Tem, the Majority Floor Leader, the Assistant Majority Floor Leader, the Majority Whip, the Minority Floor Leader, the Assistant Minority Floor Leader, and the Minority Whip shall be ex-officio members of all committees of the House, the chair of the [~~budget committee~~] **Committee on Budget** and one member of the committee designated by the Minority **Floor** Leader shall be ex-officio members of all [~~appropriations committees of the House, and the chair of the select standing committee to which a regular standing committee shall report bills and one member of such select committee designated by the Minority Leader shall be ex-officio members to the appropriate regular standing committees of the House,~~] **subcommittees of the Committee on Budget, and the chair of each regular and special standing committee shall be an ex-officio member of each subcommittee of such regular or special standing committee** for the purpose of a quorum and inquiry but shall have no vote unless they are duly appointed members of the committee.

(3) The membership of all regular [~~and select~~] standing committees and all other committees and commissions, unless otherwise provided by the act or resolution creating them, shall be composed as nearly as may be, of majority and minority party members in the same proportion as the number of majority and minority party members in the House bears to the total membership of the House, except for the Ethics Committee. The Ethics Committee shall consist of an equal number of members from the majority and minority party.

(4) The Speaker may appoint such special standing committees as he or she deems necessary. Any special standing committee shall have the authority and duties of a regular standing committee if so designated by the Speaker. The Minority Floor Leader may make recommendations to the Speaker regarding minority membership of special standing committees. The Speaker may dissolve or discharge the members of any conference, interim, or special standing committee at any time and reappoint the members thereof.

Time of Sitting

Rule [23-] **22.** No committee shall meet except during those times so designated by the Speaker. No committee shall sit during the session of the House without leave of the House.

The Regular Standing Committees Enumerated

Rule [24-] **23.** The regular standing committees of the House shall be as follows:

- [1-] (1) Administration and Accounts.
- [2-] (2) Agriculture Policy.
- [3-] ~~Appropriations—Agriculture, Conservation, and Natural Resources.~~
- 4. ~~Appropriations—Elementary and Secondary Education.~~
- 5. ~~Appropriations—General Administration.~~
- 6. ~~Appropriations—Health, Mental Health, and Social Services.~~
- 7. ~~Appropriations—Higher Education.~~
- 8. ~~Appropriations—Public Safety and Corrections.~~
- 9. ~~Appropriations—Revenue, Transportation, and Economic Development.~~
- 10. ~~Banking.]~~ (3) **Budget.**
- [11-] (4) Children and Families.
- [12-] ~~Civil and Criminal Proceedings.~~
- 13.] (5) **Consent and House Procedure.**
- (6) Conservation and Natural Resources.
- [14-] ~~Consumer Affairs.~~
- 15.] (7) **Corrections and Public Institutions.**
- [16-] (8) **Crime Prevention and Public Safety.**
- (9) Economic Development [~~and Business Attraction and Retention~~].

- [17-] (10) Elections.
- [18-] (11) Elementary and Secondary Education.
- [19-] ~~Emerging Issues.~~
- 20. ~~Emerging Issues in Education.~~
- 21. ~~Employment Security.~~
- 22. ~~Energy and the Environment.~~
- 23-] (12) Ethics.
- [24-] (13) **Financial Institutions.**
- (14) Fiscal Review.
- [25-] (15) **General Laws.**
- (16) Government Efficiency.
- [26-] ~~Government Oversight and Accountability.~~
- 27-] (17) Health and Mental Health Policy.
- [28-] ~~Health Insurance.~~
- 29-] (18) Higher Education.
- [30-] (19) **Insurance Policy.**
- (20) **Judiciary.**
- (21) Local Government.
- [31-] (22) Pensions.
- [32-] (23) Professional Registration and Licensing.
- [33-] ~~Property, Casualty, and Life Insurance.~~
- 34. ~~Public Safety and Emergency Preparedness.~~
- 35. ~~Small Business.~~
- 36. ~~Telecommunications.~~
- 37. ~~Trade and Tourism.~~
- 38-] (24) **Rules - Administrative Oversight.**
- (25) **Rules - Legislative Oversight.**
- (26) Transportation.
- [39-] ~~Utility Infrastructure.~~] (27) **Utilities.**
- [40-] (28) Veterans.
- [41-] (29) Ways and Means.
- [42-] (30) Workforce ~~[Standards and]~~ Development.

Duties of the Regular Standing Committees

Rule [25-] **24.** (1) *Duties Generally.* Regular standing committees shall have the authority to consider bills **and resolutions** that have been referred to them and ~~[report the bill as "Do Pass", "without recommendation" or "Do Pass - as amended" to the appropriate select standing committee along with any amendments that were adopted by the committee. Regular standing committees shall not report committee substitutes to the appropriate select standing committees.]:~~

- (a) **Report the bill or resolution “Do Pass”, “Without Recommendation”, or “Do Pass - Consent” to the Speaker.**
- (b) **Report the bill or resolution “Do Pass with recommended committee amendment” to the Speaker.**
- (c) **Report the bill or resolution as a “House Committee Substitute - Do Pass” or “House Committee Substitute - Without Recommendation” to the Speaker.**

(2) *Administration and Accounts.*

(a) *Duties generally.* The Committee on Administration and Accounts shall superintend and have sole and complete control of all financial obligations and business affairs of the House except those employees appointed by or assigned to the Speaker, or assigned to the Budget Committee Chair, the Speaker Pro Tem, the Majority Floor Leader, the Minority Floor Leader, and the Officers of the House. The committee shall provide for the receiving and receipt of all supplies, equipment, and furnishings purchased from the account of the House and shall further provide for the use and distribution thereof.

(b) *Funds for operation of member's individual offices.* The committee shall also prescribe rules governing the expenditure of funds allotted to individual members for the operation of their offices. Such rules shall be applied equally to, and shall require the equal treatment of, all members with regard to the expenditure of such funds.

Subject to such rules, each member shall have discretion to expend such funds, for the use of his or her office, without the approval of the committee.

(c) *Allotment of offices, chamber seats, and parking spaces.* Each member shall be allotted his or her own office, chamber seat, and parking assignment. The committee shall assign all offices, chamber seats, and parking spaces under its control and reserved for members. The committee may make assignments to the party caucuses for those caucuses to assign to their respective members. The House officers, the floor leaders and assistant floor leaders of each party, the Budget Committee Chair, and the chair and ranking minority member of the Administration and Accounts Committee, without respect to the seniority of those members, shall have priority with respect to such assignments within their respective caucuses.

(d) *Duties of the Chief Clerk in Respect to Committee.* The Chief Clerk of the House may be authorized to act for the committee, but only in the manner and to the extent as may have been previously authorized by the committee. Such authorization shall be entered in the minutes of the committee. The Chief Clerk shall maintain financial records for the House [of Representatives] in accordance with generally accepted accounting principles. The Chief Clerk of the House shall keep a detailed accounting of all transactions and shall furnish each member of the committee and the Speaker with a copy of such account on a quarterly basis.

(e) *Recognition of Caucuses.* The committee may approve and prescribe for the recognition of caucuses. Any group of five or more House members may seek designation as a caucus for the purpose of identifying and collaborating on issues within a common sphere of public interest.

(3) *The Committee on Agriculture Policy.* The Committee on Agriculture Policy may consider and report upon bills and matters referred to it relating to the protection, promotion, and encouragement of agriculture in this state.

(4) ~~[The Committee on Appropriations—Agriculture, Conservation, and Natural Resources. The Committee on Appropriations—Agriculture, Conservation, and Natural Resources shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Agriculture, the Department of Natural Resources, and the Department of Conservation.]~~

~~(5) The Committee on Appropriations—Elementary and Secondary Education. The Committee on Appropriations—Elementary and Secondary Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Elementary and Secondary Education.]~~

~~(6) The Committee on Appropriations—General Administration. The Committee on Appropriations—General Administration shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the public debt, elected officials, the Office of Administration, the General Assembly, the judiciary, and the public defender.]~~

~~(7) The Committee on Appropriations—Health, Mental Health, and Social Services. The Committee on Appropriations—Health, Mental Health, and Social Services shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Health and Senior Services, the Department of Mental Health, and the Department of Social Services.]~~

~~(8) The Committee on Appropriations—Higher Education. The Committee on Appropriations—Higher Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Higher Education.]~~

~~(9) The Committee on Appropriations—Public Safety and Corrections. The Committee on Appropriations—Public Safety and Corrections shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Public Safety and the Department of Corrections.]~~

~~(10) The Committee on Appropriations—Revenue, Transportation, and Economic Development. The Committee on Appropriations—Revenue, Transportation, and Economic Development shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Transportation, the Department of Economic Development, the Department of Revenue, the Department of Insurance, Financial Institutions and Professional Registration, and the Department of Labor and Industrial Relations.]~~

~~(11) The Committee on [Banking. The Committee on Banking may consider all bills and matters referred to it relating to the regulation and administration of state policies by the Department of Insurance, Financial Institutions and Professional Registration or any other agency or governmental unit thereto conferred upon by the Missouri constitution or statutes relating to the operation of banks, credit unions, or other lending or depository institutions.]~~ *Budget.*

(a) The Chair of the Committee on Budget shall have the sole responsibility of filing all appropriations bills. The Committee on Budget shall have the responsibility for any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public moneys.

(b) *Other duties.* The committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative libraries. The committee is empowered to study and investigate the efficiency and economy of all branches of government, including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of the government or government officials and employees. The committee is authorized to hold hearings, sit, and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the committee, after hearing and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House.

(c) The Committee on Budget shall have the following subcommittees:

a. *The Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources, and Economic Development.*

b. *The Subcommittee on Appropriations - Education.*

c. *The Subcommittee on Appropriations - General Administration.*

d. *The Subcommittee on Appropriations - Health, Mental Health, and Social Services.*

e. *The Subcommittee on Appropriations - Public Safety, Corrections, Transportation, and Revenue.*

~~[(42)]~~ (5) *The Committee on Consent and House Procedure.*

(a) The Committee on Consent and House Procedure may consider and report upon bills and matters referred to it which, in the opinion of the Speaker, merit special consideration.

(b) If a bill is automatically referred to the Committee on Consent and House Procedure with a recommendation that it “Do Pass - Consent”, the committee shall review the bill for the purpose of determining whether it should have consent status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate consent calendar. If the committee declines to place the bill on the appropriate consent calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without consent status.

(c) The Committee on Consent and House Procedure shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Committee on Consent and House Procedure.

(d) The Chief Clerk, under the direction of the committee, shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the designated desks of the members are true and accurate copies of the bill as ordered perfected and printed. The committee shall also supervise the printing of all bills which are truly agreed to and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

(6) *The Committee on Children and Families.* The Committee on Children and Families may consider and report upon bills and matters referred to it relating to the Department of Social Services, the Department of Health and Senior Services, and other matters relating to the fostering and promotion of children, families, and persons with disabilities in this state.

~~[(13)]~~ *The Committee on Civil and Criminal Proceedings.* ~~The Committee on Civil and Criminal Proceedings may consider and report upon bills and matters referred to it relating to the functions and operations of the judiciary and all powers thereto conferred upon by the Missouri constitution and statutes in the administration of justice.~~

~~[(14)]~~ (7) *The Committee on Conservation and Natural Resources.* The Committee on Conservation and Natural Resources may consider and report upon bills and matters referred to it relating to the functions and

operations of the Department of Conservation ~~[or]~~ and the Department of Natural Resources and all powers thereto conferred upon by the Missouri constitution and statutes.

~~[(15) *The Committee on Consumer Affairs.* The Committee on Consumer Affairs may consider and report on all bills and matters referred to it relating to the regulation and administration of state policies by the Secretary of State, Department of Insurance, Financial Institutions and Professional Registration, or any agency or governmental unit and all powers thereto conferred upon by the Missouri constitution and statutes regarding the protection of consumers within any commercial or financial transaction.~~

~~—————~~ ~~[(16)]~~ **(8) *The Committee on Corrections and Public Institutions.*** The Committee on Corrections and **Public Institutions** may consider and report upon bills and matters referred to it relating to adult and juvenile penal and correctional problems, the administration of correctional institutions, and the state penitentiary.

~~[(17)]~~ **(9) *The Committee on Crime Prevention and Public Safety.*** **The Committee on Crime Prevention and Public Safety may consider and report upon bills and matters referred to it relating to criminal laws, law enforcement, and public safety matters.**

(10) *The Committee on Economic Development* ~~[and *Business Attraction and Retention*].~~ The Committee on Economic Development ~~[and *Business Attraction and Retention*]~~ may consider and report upon bills and matters referred to it relating to commerce, industrial growth, expansion, and development.

~~[(18)]~~ **(11) *The Committee on Elections.*** The Committee on Elections may consider and report upon bills and matters referred to it relating to elections and election contests involving members of the House.

~~[(19)]~~ **(12) *The Committee on Elementary and Secondary Education.*** The Committee on Elementary and Secondary Education may consider and report upon bills and matters referred to it relating to elementary and secondary education and life-long learning in this state, including teachers, financing, property, indebtedness, and curriculum.

~~[(20) *The Committee on Emerging Issues.* The Committee on Emerging Issues may consider and report upon bills and matters referred to it relating to general or miscellaneous issues as determined by the Speaker of the House.~~

~~—————~~ ~~[(21) *The Committee on Emerging Issues in Education.* The Committee on Emerging Issues in Education may consider matters referred to it relating to financing facilities, staff, curriculum and student learning in elementary and secondary education or higher education in this state.~~

~~—————~~ ~~[(22) *The Committee on Employment Security.* The Committee on Employment Security may consider and report upon bills and matters referred to it relating to the regulation and administration of employment security systems by the Department of Labor and Industrial Relations pursuant to the powers thereto conferred upon by the Missouri constitution and statutes.~~

~~—————~~ ~~[(23) *The Committee on Energy and the Environment.* The Committee on Energy and the Environment may consider and report upon bills and matters referred to it regarding the regulation and administration of state policies by any agency or governmental unit conferred upon by the Missouri constitution or statutes regarding the development and protection of energy and environmental resources.~~

~~—————~~ ~~[(24)]~~ **(13) *The Committee on Ethics.*** The Committee on Ethics may consider and report upon complaints referred to it relating to a member of the House involving the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other complaints relating to the ethical conduct of a member. The committee is authorized to sit and act at any time or place within the State of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement.

~~[(25)]~~ **(14) *The Committee on Financial Institutions.*** **The Committee on Financial Institutions may consider and report upon bills and matters referred to it relating to banks, banking, savings and loans, credit unions, and other financial institutions.**

(15) *The Committee on Fiscal Review.*

(a) The Committee on Fiscal Review shall consider any bill which requires net additional expenditures of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill. Any such House bill, after having been perfected and ordered printed by the House, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House for third reading and final passage.

Any House bill with Senate amendments or any House bill with a Senate substitute ~~[which requires net additional expenditure of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill]~~ , **except for appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House. Any such Senate bill, after having been approved by the regular~~[-special, or select]~~ standing **or special** committee to which it was referred, shall be referred to the Committee on Fiscal Review for its consideration prior to its submission to the House for third reading and final passage.

Any Senate or House bill amended so as to increase net expenditures or reduce net revenues shall, upon timely motion adopted by the members, be referred to the Committee on Fiscal Review. Such motion shall only be timely for a House bill when the sponsor or handler of the House bill moves that the bill be third read and passed and before the Speaker restates that motion. The primary sponsor or, in the case of a Senate bill, the floor handler of a bill referred to the Committee on Fiscal Review shall be entitled to a hearing on the bill but such hearing shall be limited to the reception of testimony by the primary sponsor or floor handler, as the case may be, in person and none other, without leave of the committee chair.

For the purposes of this rule, "net" is defined as the sum of revenues and expenditures, after reductions and increases brought about by a bill have been calculated.

The Committee on Fiscal Review may, with the consent of the House sponsor or floor handler, amend an effective date onto any bill referred to the Committee **except for a House bill with Senate amendments, House bill with a Senate substitute, or a bill in conference. The Committee on Fiscal Review shall have the authority to amend any emergency clause on a bill referred to it.**

(b) Every conference report for a House bill or a Senate bill, **except appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the submission of the report and any amendments, bill, or substitute the report recommends for passage by the House.

~~[(26)]~~ **(16) The Committee on General Laws. The Committee on General Laws may consider matters referred to it relating to general or miscellaneous issues as determined by the Speaker.**

~~(17)~~ *The Committee on Government Efficiency.* The Committee on Government Efficiency may consider matters referred to it relating to reducing the size of state government and its programs.

~~[(27)] The Committee on Government Oversight and Accountability. The Committee on Government Oversight and Accountability may consider and report on bills and matters referred to it relating to the oversight of government programs and policies and to ensure accountability of the executive and judicial branches of government.~~

~~—(28)~~ **(18) The Committee on Health and Mental Health Policy.** The Committee on Health and Mental Health Policy may consider and report upon bills and matters referred to it relating to the health care of the citizens of the State, including mental health, ~~and~~ the Department of Health and Senior ~~[Service]~~ **Services**, and the Department of Mental Health. The committee may also consider and report on bills and matters referred to it relating to Medicaid and related matters.

~~[(29)] The Committee on Health Insurance. The Committee on Health Insurance may consider and report upon bills and matters referred to it relating to insurance coverage for health and medical issues.~~

~~—(30)~~ **(19) The Committee on Higher Education.** The Committee on Higher Education may consider and report upon bills and matters referred to it related to higher education, including matters relating to financing, facilities, staff, curriculum, and related matters.

~~[(31)]~~ **(20) The Committee on Insurance Policy. The Committee on Insurance Policy may consider and report upon bills and matters referred to it relating to insurance, insurance companies, and the Department of Insurance, Financial Institutions and Professional Registration.**

(21) The Committee on Judiciary. The Committee on Judiciary may consider and report upon bills and matters referred to it relating to the judicial branch of the state and the practices and procedures of the courts of this state, on matters pertaining to civil and administrative laws and procedures, and on matters relating to the ethics of public officials.

(22) The Committee on Local Government. The Committee on Local Government may consider and report upon bills and matters referred to it relating to counties, cities, towns, villages, other political subdivisions of the state, and local government generally.

~~[(32)]~~ **(23) The Committee on Pensions.** The Committee on Pensions may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon any agency or governmental unit pursuant to the Missouri constitution and statutes of publicly financed or publicly supported pension systems.

~~[(33)]~~ **(24) The Committee on Professional Registration and Licensing.** The Committee on Professional Registration and Licensing may consider and report upon bills and matters referred to it relating to the licensing of professionals in this state.

~~[(34)] The Committee on Property, Casualty, and Life Insurance. The Committee on Property, Casualty, and Life Insurance may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon the Department of Insurance, Financial Institutions and Professional~~

Registration or any agency or governmental unit pursuant to the Missouri constitution and statutes relating to the provision of property, casualty, and life insurance.

~~———— (35) *The Committee on Public Safety and Emergency Preparedness.* The Committee on Public Safety and Emergency Preparedness may consider and report upon bills and matters referred to it relating to regulation and administration of state policies conferred upon the Department of Public Safety, the Missouri National Guard, or any agency or governmental unit pursuant to the Missouri constitution or statutes relating to public safety and emergency preparedness.~~

~~———— (36) *The Committee on Small Business.* The Committee on Small Business may consider and report upon bills and matters referred to it relating to the establishment, growth, development, expansion, retention, and operations of small businesses in the state.~~

~~———— (37) *The Committee on Telecommunications.* The Committee on Telecommunications may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Public Service Commission or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the operation, transmission, or distribution of telecommunication technology services.~~

~~———— (38) *The Committee on Trade and Tourism.* The Committee on Trade and Tourism may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Economic Development or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the development and promotion of trade relations, retention, and expansion of national and international marketplaces, travel, tourism, recreation, the arts, and cultural affairs.~~

~~———— (39)] (25) *The Committees on Rules.*~~

(a) There shall be a Committee on Rules - Administrative Oversight and a Committee on Rules - Legislative Oversight. Each Committee on Rules shall have the same duties and shall consider and report upon all matters referred to it by any of its regular standing committees. The Speaker may assign special standing committees to either Committee on Rules.

(b) The Committee on Rules - Administrative Oversight shall have the following regular standing committees report to it: Committee on Conservation and Natural Resources; Committee on Elections; Committee on Elementary and Secondary Education; Committee on Health and Mental Health Policy; Committee on Higher Education; Committee on Local Government; Committee on Pensions; Committee on Professional Registration and Licensing; Committee on Transportation; Committee on Utilities; Committee on Ways and Means; and Committee on Workforce Development.

(c) The Committee on Rules - Legislative Oversight shall have the following regular standing committees report to it: Committee on Agriculture Policy; Committee on Budget; Committee on Children and Families; Committee on Corrections and Public Institutions; Committee on Crime Prevention and Public Safety; Committee on Economic Development; Committee on Financial Institutions; Committee on General Laws; Committee on Government Efficiency; Committee on Insurance Policy; Committee on Judiciary; and Committee on Veterans.

(d) *Duties generally.*

a. If a committee reports a bill, except an appropriations bill, with a recommendation that it “Do Pass” or “Without Recommendation”, the bill shall stand automatically referred to its Committee on Rules. The committee is hereby authorized to:

(i) Report the bill “Do Pass” to the House without a limitation on time of debate on the bill or amendments.

(ii) Report the bill “Do Pass” to the House with a limitation on the time of debate.

(iii) Send the bill back to the originating committee in the form as originally referred by the Speaker. If a Committee on Rules sends the bill back to the originating committee, that committee may amend the bill and report the bill again without the need to reconsider the initial vote by which the committee voted the bill “Do Pass”.

b. If a bill is automatically referred to a Committee on Rules with a recommendation that it “Do Pass - Federal Mandate”, the committee shall review the bill for the purpose of determining whether it should have federal mandate status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate federal mandate calendar. If the committee declines to place the bill on the appropriate federal mandate calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without federal mandate status. The authority of the committee with respect to limiting debate shall apply to bills reported by it as “Do Pass - Federal Mandate”.

c. If a Committee on Rules shall place a limitation on the time of floor debate on a bill or on amendments, such time shall be divided equally between and controlled by the floor handler of the bill and

the floor leader of the political party other than that of the floor handler or their respective designees. The floor handler shall have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.

d. In reviewing bills automatically referred to it from another committee, a Committee on Rules may, but is not required to, take such testimony as it deems appropriate to make its decisions. The committee shall not amend any bill that was not initially referred to a Committee on Rules.

e. If a committee has reported a bill “Do Pass” with committee amendments, a Committee on Rules shall take such action as it deems proper on the entire package of the bill with committee amendments as though the committee amendments were already incorporated into the bill.

f. If a Committee on Rules is the original committee to which a bill is referred, when the committee reports such bill as “Do Pass” or “Without Recommendation”, such bill shall not be subject to the automatic referral referenced in Rule 24(25)(d)a. above. However, in reporting such bill, the committee may take any action on such bill as though the bill were referred to it after a “Do Pass” or “Without Recommendation” report from another committee.

(26) *The Committee on Transportation.* The Committee on Transportation may consider and report upon bills and matters referred to it relating to the Department of Transportation, all means of transportation, including roads, highways, bridges, ferries, airports, railroads, and other means of transportation. The Committee may also consider and report upon bills and matters referred to it relating to motor vehicles and traffic regulations.

~~[(40)]~~ (27) *The Committee on ~~[Utility Infrastructure]~~ Utilities.* The Committee on ~~[Utility Infrastructure]~~ Utilities may consider and report upon bills and matters referred to it relating to the development, ~~[expansion, and preservation of public utility infrastructure]~~ use, and regulation of utilities, communications, and technology and the development, use, and conservation of energy and other energy-related concerns, environmental impact, pollution, and public health and safety as it relates to the issue of energy.

~~[(41)]~~ (28) *The Committee on Veterans.* The Committee on Veterans may consider and report upon bills and matters referred to it relating to terrorism and security against terrorism~~[-]~~, veterans affairs ~~[and]~~, the promotion and strengthening of states’ rights, and military and naval affairs of the State.

~~[(42)]~~ (29) *The Committee on Ways and Means.* The Committee on Ways and Means may consider and report upon bills and matters referred to it relating to the taxes of the state, tax credits, revenue and public debt of the state, and the interest thereon, and the administration of taxation and revenue laws. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to existing sources of revenue and such new sources of revenue, if any, that in the judgment of the committee should be considered by the House. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to eliminating any existing sources of revenue, if any, that in the judgment of the committee should be considered by the House.

~~[(43)]~~ (30) *The Committee on Workforce ~~[Standards and]~~ Development.* The Committee on Workforce ~~[Standards and]~~ Development may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Labor and Industrial Relations regarding the attraction, training, retention, and safety of the workforce.

~~[The Select Standing Committees Enumerated]~~

Rule 26.—The select standing committees of the House shall be as follows:

- ~~1. Agriculture.~~
- ~~2. Budget.~~
- ~~3. Commerce.~~
- ~~4. Education.~~
- ~~5. Financial Institutions and Taxation.~~
- ~~6. General Laws.~~
- ~~7. Insurance.~~
- ~~8. Judiciary.~~
- ~~9. Labor and Industrial Relations.~~

- 10. Rules.
- 11. Social Services.
- 12. State and Local Governments.
- 13. Utilities.

Duties of the Select Standing Committees

Rule 27. (1) Duties of Select Standing Committees—Generally. Except for the Select Standing Committee on Rules, the select standing committees shall consider and report upon all matters referred to them by their regular standing committees specifically enumerated in Rule 25. Should any of these regular standing committees report a bill "Do Pass" or "without recommendation", such bill shall automatically stand referred to the regular standing committee's select standing committee. At the discretion of the chair, the select standing committees may examine and consider any bill automatically referred to it by a regular standing committee. Such consideration may be limited to a presentation of the bill and any amendments thereto, if necessary, to the select standing committee by its sponsor, or the House handler in the event of a Senate bill, or the chair of the regular standing committee from which it was automatically referred. Upon consideration, the select standing committee shall be authorized to:

- (a) Create a house committee substitute on any bill or resolution in its possession.
- (b) Report the bill or resolution "Do Pass" or "without recommendation" to the Speaker.
- (c) Report the bill or resolution "Do Pass with recommended committee amendment" to the Speaker provided that the Committee shall not consider any substitute under color of amendment.
- (d) Report the bill or resolution as a "House Committee Substitute—Do Pass" or "House Committee Substitute—without recommendation" to the Speaker.
- (e) Return the bill or resolution to the Regular Standing Committee from which it was referred in its original form as first read.

—— (2) *The Select Standing Committee on Agriculture.* The Select Standing Committee on Agriculture shall consider and report on all matters referred to it by the Regular Standing Committee on Agriculture Policy and the Regular Standing Committee on Conservation and Natural Resources.

—— (3) *The Select Standing Committee on Budget.*

—— (a) *Duties concerning appropriations.* The Select Standing Committee on Budget shall have the responsibility of filing all appropriations bills, and shall report upon all bills recommended to it by the Regular Standing Committee on Appropriations—Agriculture, Conservation, and Natural Resources; the Regular Standing Committee on Appropriations—Elementary and Secondary Education; the Regular Standing Committee on Appropriations—General Administration; the Regular Standing Committee on Appropriations—Health, Mental Health, and Social Services; the Regular Standing Committee on Appropriations—Higher Education; the Regular Standing Committee on Appropriations—Public Safety and Corrections; and the Regular Standing Committee on Appropriations—Revenue, Transportation, and Economic Development; and any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public money.

—— (b) *Other duties.* The Committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The Committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative library. The Committee is empowered to study and investigate the efficiency and economy of all branches of government including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of government or government officials and employees. The Committee is authorized to hold hearings, sit and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the Committee, after hearing, and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House. The Committee shall also consider and report upon bills and matters referred to it relating to the efficiency of government in the state.

—— (4) *The Select Standing Committee on Commerce.* The Select Standing Committee on Commerce shall consider and report on all matters referred to it by the Regular Standing Committee on Economic Development and Business Attraction and Retention, the Regular Standing Committee on Trade and Tourism, and the Regular Standing Committee on Small Business.

——— (5) *The Select Standing Committee on Education.* The Select Standing Committee on Education shall consider and report on all matters referred to it by the Regular Standing Committee on Elementary and Secondary Education, the Regular Standing Committee on Higher Education, and the Regular Standing Committee on Emerging Issues in Education.

——— (6) *The Select Standing Committee on Finance and Taxation.* The Select Standing Committee on Finance and Taxation shall consider and report on all matters referred to it by the Regular Standing Committee on Banking, the Regular Standing Committee on Ways and Means, and the Regular Standing Committee on Pensions.

——— (7) *The Select Standing Committee on General Laws.* The Select Standing Committee on General Laws shall consider and report on all matters referred to it by the Regular Standing Committee on Professional Registration, the Regular Standing Committee on Government Efficiency, and the Regular Standing Committee on Emerging Issues.

——— (8) *The Select Standing Committee on Insurance.* The Select Standing Committee on Insurance shall consider and report on all matters referred to it by the Regular Standing Committee on Health Insurance and the Regular Standing Committee on Property, Casualty, and Life Insurance.

——— (9) *The Select Standing Committee on Judiciary.* The Select Standing Committee on Judiciary shall consider and report on all matters referred to it by the Regular Standing Committee on Civil and Criminal Proceedings, the Regular Standing Committee on Corrections, and the Regular Standing Committee on Consumer Affairs.

——— (10) *The Select Standing Committee on Labor and Industrial Relations.* The Select Standing Committee on Labor and Industrial Relations shall consider and report on all matters referred to it by the Regular Standing Committee on Workforce Standards and Development and the Regular Standing Committee on Employment Security.

——— (11) *The Select Standing Committee on Rules.*

——— (a) *Duties generally.* The Select Standing Committee on Rules shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Select Standing Committee on Rules.

——— (b) *Duties related to printing and proofing bills.* The Chief Clerk, under the direction of the Committee shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the desks of the members are true and accurate copies of the bill as ordered perfected and printed. The Committee shall also supervise the printing of all bills which are truly agreed and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

——— (c) *Duties relating to the issuance of courtesy resolutions.* A courtesy resolution is a noncontroversial resolution in the nature of congratulations on the birth of a child, celebration of a wedding anniversary, congratulations on an outstanding citizen achievement, or a similar event which is in the practice and procedure of the House to consider as a courtesy resolution shall require action by the House as provided for by the House Rules. The Chief Clerk, under the direction of the Committee, shall maintain a list of all courtesy resolutions issued under this rule for inspection. Any resolution that is not a courtesy resolution shall require action by the House as provided for by the House Rules.

——— (d) *Review of bills.*

——— 1. The Select Standing Committee on Rules shall have bills and resolutions reported to it:

——— a. Automatically by virtue of consent status from a regular standing committee.

——— b. By direct referral from the Speaker if the legislation is a resolution.

——— c. By referral from the Speaker after the bill or resolution has been reported out of another select standing committee.

——— d. By any special standing committee created by the Speaker and designated in its creation as required to report to the Select Standing Committee on Rules.

——— 2. If the Select Standing Committee on Rules has received a bill with consent status it may report it as "Do-Pass-Consent" with a majority of the members present voting favorably or send the bill back to the regular standing committee from which it was received in the bill's original form.

——— 3. If the Select Standing Committee on Rules has received a resolution upon direct referral from the Speaker, the Committee shall use the powers given to it under Rule 27(1) to act upon the resolution.

~~4. If the Select Standing Committee on Rules has received a bill by referral from the Speaker and the bill has been reported from another Select Standing Committee, the Committee may place a time limitation on the bill or amend an effective or implementation date by amendment only. When the Select Standing Committee shall place a limitation on the time of floor debate on a bill, or on amendments, such time shall be divided equally between, and controlled by, the floor handler of the bill and the floor leader of the political party other than that of the floor handler, or their respective designees. The floor handler shall always have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.~~

~~5. If the Select Standing Committee on Rules has received a bill from any special standing committee required to report to the Committee, the Committee shall use the powers given to it under Rule 27(1) to act upon the bill.~~

~~(12) *The Select Standing Committee on Social Services.* The Select Standing Committee on Social Services shall consider and report on all matters referred to it by the Regular Standing Committee on Health and Mental Health Policy, the Regular Standing Committee on Children and Families, and the Regular Standing Committee on Veterans.~~

~~(13) *The Select Standing Committee on State and Local Government.* The Select Standing Committee on State and Local Government shall consider and report on all matters referred to it by the Regular Standing Committee on Elections, the Regular Standing Committee on Local Government, the Regular Standing Committee on Public Safety and Emergency Preparedness, and the Regular Standing Committee on Transportation.~~

~~(14) *The Select Standing Committee on Utilities.* The Select Standing Committee on Utilities shall consider and report on all matters referred to it by the Regular Standing Committee on Telecommunications, the Regular Standing Committee on Energy and the Environment, and the Regular Standing Committee on Utility Infrastructure.]~~

Subcommittees

Rule 25. (1) *Establishment and Membership.* The Speaker, or the chair of any regular or special standing committee with the advice and consent of the Speaker, may establish a subcommittee of a regular or special standing committee. A subcommittee shall consist of no more than one-half of the number of members of its regular or special standing committee. Members of the subcommittee shall be appointed by the chair of the regular or special standing committee with the advice and consent of the Speaker, except the minority members of the subcommittee shall be appointed by the ranking minority member of the regular or special standing committee with the advice and consent of the Minority Floor Leader. The membership of all subcommittees shall be composed, as nearly as may be, of majority and minority party members in the same proportion as the number of majority and minority party members in the House bears to the total membership of the House. When establishing a subcommittee, the Speaker or chair of the regular or special standing committee shall designate a member of the subcommittee as chair and may designate another member as vice chair.

(2) *Duties.* Subcommittees shall consider all issues or matters referred to them by their respective regular or special standing committee and shall report upon such issues or matters to their respective regular or special standing committee. No bill or substitute shall be taken up for consideration by any subcommittee. Subcommittees, except for appropriations subcommittees, shall be authorized to hold hearings, sit, and act only during the hearing times allocated for their respective regular or special standing committees, unless otherwise granted by the Speaker. Subcommittees shall be authorized to administer oaths and take testimony, either orally or by sworn written statement.

(3) *Reports.* Subcommittees may report to the House upon issues or matters referred to them. The Majority Floor Leader may call for reports from subcommittees at any time during the administrative order of business or during the regular order of business. A quorum of the House need not be present to receive a report from a subcommittee. Reports from subcommittees shall not be amended, no vote shall be taken, and no other motion shall be in order during receipt of a subcommittee report. After receipt of a report from a subcommittee, debate and inquiry shall be allowed, but no member shall be allowed to speak or inquire for more than five minutes, except by leave of the Speaker.

Duties of Committee Chair; Committee Organization

Rule ~~[28.]~~ **26.** ~~[(a)]~~ **(1) Duty to preside.** It is the duty of the chair to preside at all sessions of the committee. In the absence of the chair, the vice chair of the committee or a designee of the chair shall preside.

~~[(b)]~~ **(2) Duty to maintain minute book.** The chair shall see that a minute book is kept for his or her committee. The minute book shall contain the attendance and voting records of the committee members, a brief statement of the business that comes before the committee, the names of the persons and witnesses appearing before the committee and what side of a proposition they appeared on behalf of at the committee hearing, or if the appearance was informational in nature and neither for or against the proposition. The Chief Clerk shall be the repository of the minute book after each session of the general assembly and shall submit the same to the Secretary of State prior to the next regular session.

~~[(c)]~~ **(3) Duty to preserve order.** The chair, while the committee is in session, shall preserve order and decorum in and adjacent to the committee room and shall conduct all hearings in accordance with the Rules of the House including the provisions that relate to decorum, debate, and dress code. The chair may punish breaches of order and decorum by censure and exclusion from the hearings.

~~[(d)]~~ **(4) Bills, reports, and other documents.** The chair shall have custody of all bills, papers, and other documents referred to the committee and shall make reports authorized by the committee and submit the same to the House without delay.

~~[(e)]~~ **(5) When a bill fails.** Whenever a motion that a bill "Do Pass" shall fail, or if there be an even division on the question, the chair shall report such bill back to the House "Do Not Pass" unless such bill is otherwise disposed of by another motion.

~~[(f)]~~ **(6)** When a motion has been decided by a committee, any member voting on the prevailing side may move to reconsider the vote provided that:

~~[(i)]~~ **(a)** The chair still has possession of the bill; and

~~[(ii)]~~ **(b)** The motion to reconsider is made on the same day on which the motion was decided or within the next three occurrences in which the committee convenes with a quorum present at a properly scheduled meeting at which the original motion would be in order.

A majority of the members appointed to the committee is required to sustain any motion to reconsider. The motion to reconsider shall be a recorded vote.

Committee Hearings

Rule ~~[29.]~~ **27.** All bills afforded a committee hearing shall be considered by giving the sponsor or handler, the proponents, the opponents, and those testifying for informational purposes a reasonable opportunity to be heard. Persons addressing the committee ~~[must]~~ **shall** keep their remarks to the point and avoid repetition and are subject to call to order by the chair for failure to do so. In the discretion of the committee chair, the length of time allowed one speaker or questioner may be limited.

Quorum

Rule ~~[30.]~~ **28.** A majority of all committees of thirty or less, and fifteen members of all committees consisting of more than thirty members, shall constitute a quorum for the transaction of business.

Meetings - How Announced

Rule ~~[34.]~~ **29.** Announcement of all meetings of committees shall include a statement of all matters to be considered at the meeting, shall include the bill or resolution numbers to be considered and shall be entered in the Journal prior to the day on which the meeting is to take place. Such journal entry shall reflect the date, time, and location of the meeting.

The chair of each committee shall give written notice of the time, date, place, and agenda of the meetings, including executive sessions, of his or her committee and each committee having matters pending before it shall hold a meeting at such time, date, and place unless excused by the Speaker ~~[of the House]~~. Notice shall be given at least one legislative day in advance of the committee meeting. Notice may be reduced to twenty-four hours by

unanimous consent of all members of the committee, whether in attendance or not. Notice shall never be less than twenty-four hours. All notices shall include posting of the notice on the bulletin board outside the Speaker's office. Committees shall comply with the requirements of the statutes pertaining to open meetings.

Committee Substitutes

Rule ~~[32-]~~ **30.** No bill or substitute may be taken up for consideration by a committee unless such bill or substitute shall have been distributed to the members of the committee at least one legislative day and twenty-four hours in advance of such consideration. Electronic distribution shall be an acceptable form of distribution. This rule may be waived by unanimous consent of all members of the committee, whether in attendance or not. Failure to take the bill up for consideration at the designated time requires that ~~[the]~~ one legislative day and twenty-four hours' notice be given again before it is taken up for consideration.

House Committee Bills

Rule 31. (1) Any regular or special standing committee shall have the authority to introduce upon report a House Committee Bill. The chair of the committee or his or her designee shall be the handler of the bill. No committee shall introduce upon report any House Committee Bill until February 15, and not after April 1. The number of House Committee Bills allowed to be introduced by a regular or special standing committee shall be limited by the Speaker. The total number of House Committee Bills allowed to be introduced by all regular and special standing committees shall not exceed twice the number of regular standing committees.

(2) No House Committee Bill shall be taken up for consideration by a committee unless a draft of such bill shall have been distributed to the members of the committee at least one legislative day and twenty-four hours in advance of such consideration. Electronic distribution shall be an acceptable form of distribution.

(3) Upon motion, the committee is authorized to report that the draft House Committee Bill be introduced. After being read a first and second time, the House Committee Bill shall stand automatically referred to its Committee on Rules.

(4) The Committee on Rules is hereby authorized to report the bill "Do Pass" to the House or send the bill back to the originating committee in its original form. If a Committee on Rules sends the bill back to the originating committee, that committee may amend the bill and report the bill again without the need to reconsider the initial vote. In reviewing bills automatically referred to it from another committee, a Committee on Rules may conduct a hearing and take such testimony as it deems appropriate to make its decisions. Upon the written request of any member of the House, a Committee on Rules shall conduct a hearing on any House Committee Bill in its possession. The Committee on Rules shall not amend any House Committee Bill.

Other Duties

Rule ~~[33-]~~ **32.** Each committee, in addition to the ~~[duty]~~ duties above prescribed, shall perform such other duties as may be required by the House. If it shall become necessary to compel the presence of any person before a committee, the production of records or documents, or to receive sworn testimony before a committee, a subpoena may be issued under the hand of the Speaker as provided by law and an oath or affirmation may be administered by the chair of the committee as provided by law.

Attendance

Rule ~~[34-]~~ **33.** The secretary of each committee shall keep a record of the attendance of each committee meeting in the minute book of the committee, which shall be available to any person upon request. Any member of a committee absent, without good cause, from three consecutive meetings of the committee, as shown by the records of the committee, may be dropped therefrom by a statement to that effect entered into the House Journal by the Speaker. The roll shall be recorded by the chair or secretary of a committee at each meeting.

Minority Views

Rule ~~[35-]~~ **34.** The minority of a committee may not make a report or present to the House an alternative report, but has the right to file views to accompany the report.

Committee Relieved of Bill - When

Rule ~~[36:]~~ 35. No bill shall be taken away from any regular standing committee~~[],~~ or special standing committee~~[], or select standing committee of the House],~~ as provided by the Constitution, until after ten legislative days have expired after referral to the committee by the Speaker. Pursuant to the Constitution, one-third of the members of the House shall have the power to relieve a committee of any bill. Such power may be exercised by filing a petition to that effect with the Chief Clerk ~~[of the House]~~. Upon receipt of such petition containing the signatures of at least fifty-five members, the Chief Clerk shall publish such petition in the Journal and place the discharged bill upon the regular calendar of House Bills taken from Committee, as provided by the Constitution.

Election Contest

Rule ~~[37:]~~ 36. Whenever there shall be filed with the Speaker a notice of contest of the election of a member of the House, he or she shall refer the same, without discussion, either to the regular standing Committee on Elections or a special standing committee appointed to hear the matter. Such committee shall examine the timeliness and sufficiency of the notice, the depositions, and other documents submitted and report to the House its recommendations, whereupon the House shall act by resolution to sustain or reject the committee recommendations.

Ethics Committee

Complaints of Ethical Misconduct

Rule ~~[38:]~~ 37. ~~[(a)]~~ (1) The Speaker shall appoint a Committee on Ethics and name the committee's chair. The Minority Floor Leader shall name the committee's vice chair and minority members. The committee shall have an equal number of members of the majority and minority party.

~~[(b)]~~ (2) The committee may consider and report upon complaints referred to it relating to a member of the House involving the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other complaints relating to the ethical conduct of a member. The committee is authorized to sit and act at any time or place within the State of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement.

~~[(c)]~~ (3) Within twenty calendar days of the commencement of the first regular session of each general assembly, the Committee on Ethics shall adopt Rules of Procedure for the investigation of complaints of ethical misconduct referred to it involving a member of the House. The proposed Rules of Procedure shall be filed by the committee in the form of a House Resolution with the Clerk of the House, reported in the Journal, and placed on the House Resolutions Calendar.

~~[(d)]~~ (4) Upon receipt of a complaint, in writing and under oath, of ethical misconduct by a member of the House made by another member, the Speaker shall refer the same, within ten days, without discussion, to the Committee on Ethics. The complaint shall be confidential. The Committee shall examine the sufficiency of the complaint and proceed to conduct an investigation as provided in the Committee's Rules of Procedure, if a majority of the Committee appointed so votes upon a roll call. When a motion to proceed to conduct an investigation fails on a recorded vote, the complaint shall be immediately dismissed.

~~[(e)]~~ (5) At the conclusion of the investigation, the Committee shall report its findings, conclusions, and recommendations to the House, whereupon the House shall act by resolution to sustain or reject the Committee recommendations. The Committee may recommend that the House expel the member as provided in Article III, Section 18 of the Missouri Constitution, or that the House punish the member as provided in Article III, Section 18 of the Missouri Constitution, by reprimand on the adoption of the resolution or by censure by the Speaker in open session.

~~[(f)]~~ (6) All rules that pertain to regular or special standing committees shall apply to the Committee on Ethics to the extent consistent with this rule and any rules of procedure adopted pursuant to this rule.

BILLS

Referral

Rule 38. The Speaker shall refer all bills and resolutions to a committee. The Speaker may re-refer any bill or resolution previously referred to a committee prior to a public hearing being held on the bill.

Introduced - Manner of Setting Forth New and Old Material

Rule 39. ~~[(a)]~~ (1) *When.* Bills may be introduced only on the report of a committee or by any member of the House, in the **administrative or** regular order of business. No member shall file a bill, other than an appropriation bill, after March ~~[45]~~ 1, without leave of the House. **No committee shall introduce upon report any House**

Committee Bill after April 1.

~~[(b)]~~ (2) *Manner of Printing.* Any bill shall have the matter which is being repealed from current law enclosed in bold-faced brackets and the matter which is being added to the law underscored when typewritten and in bold-faced type when printed. **In addition, the Chief Clerk may adjust the formatting of printed bills in the House in order to increase readability.** A footnote shall be annexed to the first page of each bill which contains material enclosed in bold-faced brackets to the following effect:

"EXPLANATION - Matter enclosed in bold-faced brackets in the above bill is not enacted and is intended to be omitted from the law. Matter in bold-face type in the above bill is proposed language.".

Where a section is completely rewritten, the existing section shall be set forth in small type in bold-faced brackets in a note following the new section but the changes need not be distinguished. Any House bill or substitute thereof which does not comply with this rule shall not be placed upon the calendar.

~~[(c)]~~ (3) *Numbering of Bills.* The Chief Clerk shall number bills in the order of their filing, reserving numbers for appropriations bills.

~~[(d)]~~ (4) *Withdrawal.* Any bill may be withdrawn by the sponsor before the bill has been referred to any regular, select, or special standing committee.

Number of Copies Printed

Rule 40. The Chief Clerk shall print such number of copies of all House Bills and House Joint Resolutions as he or she shall deem appropriate.

Federal Mandate Calendar

Rule 41. ~~[(a)]~~ (1) When a federal mandate bill is reported from the appropriate committee with recommendation that it "Do Pass" or "Without Recommendation", it shall go upon the calendar of the House.

~~[(b)]~~ (2) No bill shall be placed on the Federal Mandate Calendars unless it is federally mandated, immediate in nature, and reduces revenues or savings if not enacted. A federal mandate bill may only contain subject matter concerning the federal mandate. A member wishing for his or her bill to be considered for placement on the Federal Mandate Calendar shall request in writing to the chair of the committee where such bill has been referred. The written request shall state the deadline by which the state must comply with the federal mandate and what will happen if the state fails to take action by such date. A copy for each committee member of the federal statute or regulation mandating such action shall accompany the request. After the committee has voted "Do Pass" on a bill with such a request, it shall take a second recorded vote on whether ~~[or not]~~ to recommend that it be placed on the Federal Mandate Calendar. If said bill is reported "Do Pass" by a regular standing committee with a recommendation that same be placed on the Federal Mandate Calendar, ~~[and the appropriate select standing committee concurs therein,]~~ the chair of the ~~[appropriate select standing]~~ committee shall submit to the Speaker a copy of the original written request, along with a copy of the federal statute or regulation mandating State action. If the Speaker concurs with the ~~[committees]~~ **committee** that the bill complies with the requirements of this rule, he or she shall advise the Chief Clerk to place same on the Federal Mandate Calendar. If the Speaker does not concur, he or she may place the bill on the Perfection Calendar. Each bill placed upon the Federal Mandate Calendars shall have attached thereto a copy of the federal statute or regulation that mandates the bill, along with a copy of the request to place the bill on the Federal Mandate Calendar and shall be distributed to all members at least twenty-four hours prior to consideration by the entire House.

Revision Bills

Rule 42. Any bill denominated as a revision bill by the appropriate committee shall contain only that subject matter approved by the committee on legislative research, and additional material may not be amended thereto, unless needed as a technical correction.

Motion To Place On Calendar

Rule 43. If any bill is reported from committee with the recommendation that it "Do Not Pass" it shall not go on the calendar of the House unless ordered by a constitutional majority. At the same time the bill is reported to the House, the committee chair shall notify the sponsor or handler of the bill that such report is being made. A motion to have a bill placed upon the calendar ~~[must]~~ **shall** be made within three legislative days after the bill is reported and when the sponsor of the bill is present or the motion is made by a member upon the sponsor's written request. If no such action is taken within such time, the bill shall lie on the table. If such a motion is sustained, the bill shall stand automatically referred to ~~[the Select Standing]~~ **a Committee on Rules** for further action thereon.

Timing of Placement on Calendar

Rule 44. No House bill shall be taken up for consideration by the House unless it has been upon the calendar for at least one legislative day.

Bills Laid Over Informally

Rule 45. When a bill is reached, in its order, to be perfected and printed, or to be ~~[agreed to and read a third time and placed upon its final passage]~~ **third read and finally passed**, it may, upon the request of the Majority Floor Leader~~[-]~~ or the sponsor or handler thereof~~[-]~~ if a House Bill, ~~[or upon the request of its handler in the House~~[-]~~ if a Senate Bill~~[-]~~]~~, hold its place on the calendar~~[-]~~ or be laid over informally~~[-]~~ and thereafter be called up at any time when otherwise in order.

To Appear In Order

Rule 46. All bills laid over informally and not taken up and disposed of the same day~~[-]~~ shall appear in order upon the calendar for the next legislative day following.

Ten Day Rule

Rule 47. If a bill laid over informally is not taken up for further consideration within ten legislative days after being laid over, it shall lie on the table and be dropped from the calendar of the House without further action of the House.

Consent Calendar

Rule 48. ~~[(a)]~~ **(1) Which Bills May Be Placed on the Consent Calendar.** Each regular standing committee, after a favorable vote on a bill, may further determine by a second and affirmative vote of every member present whether or not such bill is of a noncontroversial nature. Any bill which increases net expenditures of the state, reduces net revenue of the state, or creates or expands a penalty provision~~[-]~~ shall not be considered by the committee for consent; provided however, any bill which specifically authorizes an easement or right-of-way involving state property may be considered by the committee for placement on the Consent Calendar. If it has been determined by the regular standing committee that such bill is of a noncontroversial nature and meets all consent requirements, the regular standing committee shall report the bill to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** as "Do Pass - Consent". The ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** may decide by a majority affirmative vote of those present whether to place the bill on the appropriate consent calendar.

~~[(b)]~~ **(2) Procedure on House Bills.** If the regular standing committee shall so determine, the appropriate committee report shall include a request that a bill be placed on the ~~["]~~House Consent Calendar for Perfection~~[-]~~. Any bill so reported shall automatically be referred to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure**. Any bill reported by the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** with the recommendation that it be placed on the House Consent Calendar for Perfection ~~[shall]~~ **may** be placed on that calendar ~~[and]~~ **if the Speaker concurs with the recommendation. If the Speaker does not concur, he or she may place the bill on the Perfection Calendar.** After such bill has remained on the ~~["]~~House Consent Calendar for Perfection~~[-]~~ for five legislative days, it shall be ordered perfected and advanced to the ~~["]~~House

Consent Calendar for Third Reading and Final Passage^[2] without further action of the House, unless five members, with at least two from each political party, have filed written objection with the Chief Clerk. If such objections are filed, the bill shall be placed on the House Bills to be Perfected and Printed Calendar. An objection made by five members under this rule cannot be rescinded.

~~[(e)]~~ (3) *Senate Bills - Consent.* When the Senate passes a bill by its procedure for consent bills, such bill shall be considered for treatment as a consent bill by the House committee without further request; provided however, that the same committee procedures, votes, and requirements for House Bills being considered for consent shall be applied to Senate Bills being considered for consent. A Senate Bill may be considered by the committee for consent even if it was not a consent bill in the Senate.

~~[(d)]~~ (4) *Procedure on Senate Bills.* Senate Bills passed out of the appropriate House regular standing committee and the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** with the request that the bill be placed on the Senate Bills for Third Reading and Final Passage - Consent Calendar are subject to the five member objection provision of this rule.

~~[(e)]~~ (5) *Deadline for Placing Senate Consent Bills on the Calendar.* No Senate consent bills shall be placed on the consent calendar after April 15.

~~[(f)]~~ (6) *Amendments.* House bills may be considered for consent after they are amended in committee but may not be amended on the floor of the House.

Senate consent bills may be amended in committee but not on the floor of the House unless the Senate Rules allow amendment of House consent bills on the floor of the Senate, in which case Senate consent bills may be amended on the floor of the House. House committee amendments to Senate consent bills shall be deemed adopted on the fifth legislative day.

AMENDMENTS AND SUBSTITUTES

Rule 49. ~~[(a)]~~ (1) *In Writing and Distributed in Advance.* Proposed amendments ~~[must]~~ **shall** be reduced to writing. Every amendment shall be distributed in advance of the time the bill is initially taken up for consideration. An amendment shall be considered to have been distributed if it has been either transmitted electronically and made available on each member's chamber laptop computer and a copy in paper form placed on the desk of the Majority Floor Leader and Minority Floor Leader or placed on the members' desks in paper form, except for the desk of any member who has waived receipt of amendments. The sponsor of an amendment that has been distributed may make technical corrections at the time the amendment is offered or under consideration. Any technical corrections shall be read in full by the clerk. Technical corrections shall be subject to a point of order that they are not truly technical in nature. **The sponsor of an amendment shall not otherwise amend his or her own amendment.** Every proposed amendment to the amendment and substitute amendment may be offered after the time a bill is initially taken up for consideration but shall be distributed prior to the offeror being recognized for a motion on such amendment.

~~[(b)]~~ (2) *What Amendments and Substitute Amendments are in Order.* When a bill, motion, or proposition is under consideration, a motion to amend and a motion to amend that amendment shall be in order, and it also shall be in order to offer a further amendment by way of substitute for the original motion to amend, to which one amendment may be offered. It shall not be in order to offer a substitute amendment to an amendment to an amendment. When an amendment is offered, a substitute for that amendment is offered, and an amendment to the substitute is offered, it shall not be in order to offer a substitute for the amendment to the substitute. Any proposed amendment in the third degree shall be out of order. Any motion to adopt an amendment may be withdrawn by the sponsor before decision thereon. Once a bill has been amended, it shall be in the possession of the House. **If a proposed amendment has been defeated, the same amendment shall not be proposed again. An amendment identical to one previously decided on the same bill is not in order, except for amendments to appropriations bills.**

~~[(c)]~~ (3) *Committee Substitutes Treated as Original.* A House Committee Substitute shall be considered as an original bill for purposes of amendment.

~~[(d)]~~ (4) *House Substitute.* No House Substitute will be in order. A House Substitute is an amendment which, in the opinion of the Speaker, is effectually replacing the underlying bill or committee substitute.

~~[(e)]~~ (5) *When Federal Mandate Bills can be Amended.* Amendments to House and Senate bills-Federal Mandate are permitted only within the scope of the federal mandate. Perfecting amendments are permitted to make technical amendments.

~~[(f)]~~ (6) *Appropriations Bills.* ~~[(a)]~~ (a) No amendment to the appropriations bills of the state budget shall be in order if it increases the total amount of general revenue or general revenue equivalent appropriated in the House appropriations bills. Any amendment that increases the amount of general revenue or general revenue equivalent appropriated in the House appropriations bills shall be required to be submitted with a separate

amendment that makes an equal reduction in general revenue or general revenue equivalent in the same bill or any other of the bills still pending. If the reduction is in another bill, the decreasing amendment shall be taken up first, and the increasing amendment may be taken up only if the decreasing amendment is adopted. When a pair of amendments is submitted, the decreasing amendment shall be required to clearly identify the corresponding increasing amendment.

~~[2-]~~ (b) If a member's decreasing amendment is adopted and the same member's increasing amendment is defeated, the decreasing amendment's adoption is void.

~~[3-]~~ (c) The offering and adoption of an amendment decreasing the amount of general revenue or general revenue equivalent appropriated without a balancing increase creates no right of another member to offer an increasing amendment in any amount up to the amount of the decrease effected by the decreasing amendment, and no member may be recognized for the purpose of making such an amendment.

~~[4-]~~ (d) For the perfection of the House appropriations bills of the state budget only, it shall be permissible to amend any line item as often as the House pleases, as long as prior adopted amendments to the line item are taken into account.

~~[5-]~~ (e) Notwithstanding any rule to the contrary, neither substitute amendments nor amendments to amendments shall be in order for any appropriations bill other than technical corrections under Rule ~~[49(a)]~~ 49(1).

Committee Substitute Printed

Rule 50. When a ~~[select standing]~~ committee recommends a substitute for a bill, the original bill will accompany the substitute. The substitute shall be handled on the floor of the House by the committee chair or any member designated by the committee chair. The Chief Clerk shall have an appropriate number of copies of the substitute printed. No committee substitute shall be called from the calendar of the House until the printed copies have been distributed for at least one legislative day. Amendments, if any, may be offered to the substitute before the vote on the motion to adopt the substitute is taken. If the substitute is defeated, the original bill shall be before the House for perfection and shall be considered and shall be handled on the floor by the original sponsor of the bill.

Order of Amendments

Rule 51. When amendments to any bill, motion, or proposition are pending, they shall be voted on in the following order:

(1) Amendments to the amendment are disposed of before the substitute is taken up. Only one amendment to the amendment is in order at one time; but as rapidly as one is disposed of by rejection or incorporation as a part of the amendment, another is in order as long as any member desires to offer one.

(2) Amendments to the substitute are next voted on, and may be offered, one at a time, and as rapidly as one is disposed of by rejection or incorporation as a part of the substitute amendment, another is in order as long as any member desires to offer one, until the substitute amendment is adopted.

(3) The substitute amendment, as amended, is next voted on. If the substitute amendment is adopted, the underlying amendment to which it was offered shall not be voted upon, but the substitute amendment shall become part of the bill.

(4) The amendment is voted on last. If any substitute has not been agreed to, the vote comes on the amendment as amended.

(5) The House Committee Substitute is next voted upon, after opportunity for amendment. If the House Committee Substitute is adopted, there shall be an additional vote for the perfection of the bill, as amended.

(6) If there is no House Committee Substitute, or if the House Committee Substitute is not adopted, the original House Bill is next voted upon, after opportunity for amendment.

Amendments Incorporated In Bill

Rule 52. All amendments adopted by the House to a bill originating in the House shall be incorporated in the bill as perfected, and the bill, as thus perfected, shall be printed for the use of the members before its final passage, **provided that the bill shall be subject to a titling motion before the vote on perfection is taken.** The perfecting and printing shall be done under the supervision of the Chief Clerk who shall assure that the bill is truly perfected and the printed copies furnished to the members are correct.

Emergency Clauses

Rule 53. Any House bill which has been amended on the floor prior to being perfected or any Senate bill which has been amended on the floor prior to being third read and passed to contain an emergency clause shall be automatically referred to the Committee on Fiscal Review to consider whether the emergency clause is appropriate.

BILLS AND JOINT RESOLUTIONS

Ayes and Noes Taken

Rule ~~[53.]~~ **54.** When a bill shall have passed the House and been returned from the Senate with amendments, such amendments may be concurred in collectively by a constitutional majority, unless objection be made, in which case the vote shall be taken severally, and no amendment or amendments shall be concurred in by the House except by a constitutional majority and the names of those voting for and against recorded upon the Journal of the House.

Repassage

Rule ~~[54.]~~ **55.** When all Senate amendments to House Bills have been concurred in by a constitutional majority of the House, the question shall then be put: "Shall the bill as amended be passed?". On this question the ayes and noes shall be called for, and as on first passage, a constitutional majority shall be necessary to the final passage of the bill.

Majority to Perfect

Rule ~~[55.]~~ **56.** A quorum being present, a majority of those voting aye and no shall be sufficient to perfect a bill and order it printed.

Amending After Perfection; Perfecting Amendments

Rule ~~[56.]~~ **57.** No bill shall be amended after being perfected and printed without a reconsideration of the vote by which it was ordered perfected and printed and if such bill be amended, it shall again be perfected and printed, except that a perfecting amendment to make technical corrections is in order after the bill has been ordered perfected and printed and before it has been read the third time.

Motion for Passage

Rule ~~[57.]~~ **58.** When the Chief Clerk presents a bill as truly perfected and printed, it shall go upon the calendar to be agreed to and passed. When the bill is taken up in its order, the question shall then be: "Shall the bill be third read and passed?". It shall require a constitutional majority to sustain the question.

Course After Passage

Rule ~~[58.]~~ **59.** When a bill or joint or concurrent resolution passes the House, it shall be certified by the Chief Clerk, noting the day of its passage at the foot thereof.

Perfecting Amendments on Bills Returned From the Senate

Rule ~~[59.]~~ **60.** No bill or joint or concurrent resolution that has been returned from the Senate may be further amended without placing the bill in conference, except that a perfecting amendment to make technical corrections is in order in the house of origin when the bill is taken up for final passage as amended by the other house. The perfecting amendment may be directed to the bill or to amendments to the bill. If a perfecting amendment is adopted, the bill as finally passed with the perfecting amendment shall be returned to the other house for its concurrence in the perfecting amendment.

Conference Reports

Rule ~~[60-(a)]~~ **61. (1)** *Signatures on a Conference Report.* All conference committees shall be composed of five conferees from each house. No conference report shall be submitted to either house unless approved by a majority

vote of the full committee with not less than three conferees from the House and two conferees from the Senate signing the report.

~~[(e)]~~ (2) *Review for Correctness.* Before a conference report is referred to the Regular Standing Committee on Fiscal Review, it shall be reviewed for the technical correctness of the report and of any amendments, bill, or substitute the report recommends for passage by the House.

~~[(e)]~~ (3) *Notice Requirements.* No conference committee report shall be taken up and considered unless the same has been distributed to the members, except members who have waived receipt of conference committee reports, at least one legislative day prior to consideration.

~~[(e)]~~ (4) *Exceeding the Differences.* Unless authority is granted by the House to exceed the differences, the conferees ~~[must]~~ **shall** confine themselves to matters that are within the scope of the differences between the House position and the Senate position. When a report is offered for adoption, the point of order that the conferees have exceeded the differences shall be in order. The Speaker may rule on the point of order or may place the question of whether the conferees have exceeded the differences before the House for a vote. A majority of members voting prevails on the question.

RESOLUTIONS

Joint and Concurrent Resolutions

Rule ~~[64-]~~ **62.** All joint and concurrent resolutions designed to submit to the qualified voters of the state amendments to the Constitution of the State of Missouri, to be voted upon by such voters, shall be read on three separate days, and shall be reported upon by the committee of the House, and shall otherwise be proceeded upon in like manner as a bill.

~~[Joint and Concurrent]~~ Resolutions of Congress

Rule ~~[62-]~~ **63.** All joint and concurrent resolutions of the Congress of the United States designed to submit to the legislature an amendment to the Constitution of the United States shall be submitted as a Concurrent Resolution and read on three separate days, shall be reported upon by a committee, shall be adopted only by a constitutional majority and shall otherwise be proceeded upon in like manner as a bill. The text of the amendment as proposed by the Congress of the United States shall not be amended.

Reference of Resolutions, etc. Stand Referred

Rule ~~[63-]~~ **64. (1)** All petitions, memorials, remonstrances, resolutions, and other papers offered shall stand referred, without reading, consideration, discussion, explanation, or debate, to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** unless timely referred to some other appropriate committee by the Speaker~~[- provided however, that]~~. Resolutions informing the Governor or the Senate that the House has convened, taken some action, or adjourned, resolutions to elect officers of the House, resolutions expressing the appreciation of the House to public officials, resolutions to adopt temporary rules, and concurrent resolutions to convene joint sessions may be adopted by the House upon introduction without referral to committee. Those papers that are favorably recommended by the committee for adoption by the House shall be listed in the Journal and placed upon a resolutions calendar.

(2) Joint courtesy resolutions shall be allowed if established by the rules of the Senate.

(3) Any resolution offered to request an investigation of a state official for the purposes of impeachment shall be referred to ~~[the Select Standing Committee on Rules or to any other committee as]~~ **any committee** designated by the Speaker. **Articles of impeachment shall only be introduced by the committee designated to investigate the matter and shall be read by title on three separate days.**

SENATE BILLS

Referral

Rule ~~[64-]~~ **65.** Each Senate Bill shall, upon second reading, be referred to the appropriate committee of the House.

Go Upon The Calendar

Rule ~~[65:]~~ **66.** When a Senate Bill is reported from the committee to which it was referred with the recommendation that it "Do Pass", or "Without Recommendation", it shall ~~[be referred to the appropriate select standing committee, as delineated by Rule 27]~~ **stand automatically referred to its Committee on Rules.** When a Senate Bill is reported from ~~[the Select Standing]~~ a Committee on Rules ~~[or the appropriate select standing committee]~~ with the recommendation that it "Do Pass", or "Without Recommendation", it shall go upon the House Calendar for the third reading and final passage, provided that no Senate Bill shall be taken up for consideration by the House unless it has been upon the Calendar for at least one legislative day.

Senate Bills Reported "Do Not Pass"

Rule ~~[66:]~~ **67.** If a Senate Bill is reported from the committee to which **it was** referred with the recommendation that it "Do Not Pass" it shall not go upon the calendar of the House for third reading and final passage, unless so ordered by a constitutional majority of the House. In such case, the motion to place the bill on the calendar shall be made within three legislative days of the report and by a member who has been requested by the Senate sponsor of the bill. If such a motion is sustained, the bill shall stand automatically referred to ~~[the Select Standing]~~ a Committee on Rules for further action thereon.

Amendments

Rule ~~[67:]~~ **68.** Senate Bills may be amended by the House when placed upon third reading and final passage, **and any Senate bill so amended shall be subject to a titling motion** before the **final** vote is taken thereon.

BILLS NOT TO BE PASSED ON PREVIOUS ROLL CALL

Rule ~~[68:]~~ **69.** No bill shall be passed by any roll call previously taken on another bill, nor shall more than one bill be passed on any one roll call.

MOTIONS, DEBATE, and FLOOR PROCEEDINGS

~~[Must]~~ Shall Be Read or Stated Before Debate

Rule ~~[69:]~~ **70.** When a motion is made, it shall be stated by the chair before being debated.

When In Possession of the House

Rule ~~[70:]~~ **71.** When a motion is stated by the Speaker, it shall be deemed to be in possession of the House. The motion may be withdrawn by the author at any time before a decision ~~[or amendment]~~.

To Be Reduced to Writing

Rule ~~[71:]~~ **72.** Every motion shall be reduced to writing if the Speaker or any member demands it.

~~[Must]~~ Shall Be Germane

Rule ~~[72:]~~ **73.** No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

Privileged

Rule ~~[73:]~~ **74.** When a question is under debate, no motion shall be entertained but to adjourn; to take a recess; to lay on the table; for the previous question; to postpone to a certain day; to recommit to committee; ~~[or]~~ to postpone indefinitely; **or to consider a veto or withhold override;** which several motions shall have precedence in the order herein set forth.

Dilatory

Rule ~~[74:]~~ **75.** When any ~~[of the motions enumerated in the preceding rule have]~~ **motion has** been made and lost, no similar motion shall be entertained until some other business is transacted by the House.

Privileged Motions In Order - When

Rule ~~[75:]~~ **76.** Except as otherwise limited herein, and except when a member is speaking or the roll is being called, the privileged motions set forth in Rule ~~[73]~~ **74** are always in order, and pending the result of such a motion, no member shall leave his or her seat in the House.

Previous Question

Rule ~~[76:]~~ **77.** Any member may move the previous question. The motion shall be restated by the Speaker in this form: "Shall the question under immediate consideration be now put?". It may be moved like any other question but it shall only prevail when supported by a constitutional majority and until decided shall preclude amendments and debate. If the motion is sustained, the proponent of the matter under consideration shall be allowed one minute in which to make a closing statement before the House votes on the question. A failure to sustain the motion shall not take the matter under consideration from further consideration of the House; but the House shall proceed as if the motion had not been made.

Not Debatable

Rule ~~[77:]~~ **78.** Motions to adjourn and for the previous question shall be decided without debate; provided however, that a motion to adjourn is subject to a request by five members for a roll call vote. All other privileged motions are debatable.

Division of Questions

Rule ~~[78:]~~ **79.** Any member may have, as a personal right, a division of the question where the sense will admit of it. **The question shall be divided into clearly separate and distinct propositions. The Speaker may take a division of the question under advisement; provided that, he or she rules on the division before any other action on the question.** When the question having been divided is a Senate Bill for Third Reading, each part of the bill shall be voted upon separately and a subsequent separate vote shall be taken on the entire bill. When a bill is divided for consideration, the title and enacting clause shall be considered a separate part and shall, unless otherwise amended, be technically changed to reflect any amendments or deletions to the bill. No House Bill shall be subject to a division of the question after its perfection.

Indefinite Postponement

Rule ~~[79:]~~ **80.** When a question is postponed indefinitely, the same shall not be acted upon again during the session.

Question Laid on the Table - How Taken Up

Rule ~~[80:]~~ **81.** When a question has been laid on the table, the same cannot be taken up again without a vote of two-thirds of the members present.

Motion to Recommit to Committee

Rule ~~[81:]~~ **82.** Any member may make a motion, at any time prior to the time such bill is third read and passed, that a bill be recommitted to the ~~[select standing]~~ committee from which it was reported or that a bill be committed to another specifically named committee in the original form of the bill as it was referred to the committee of origin, which shall be sustained if a majority of the members present vote in the affirmative.

Motion to Reconsider - ~~[Must]~~ **Shall** Be Made Within Three Days

Rule ~~[82-]~~ **83.** When a motion that a bill be perfected and printed, or that a bill be agreed to, read a third time, and placed upon its passage fails, or when any other question is decided by the House, any member voting on the prevailing side may move to reconsider the vote, provided that the motion to reconsider is made within three legislative days after the day on which the vote was taken.

Procedure for Motion to Reconsider

Rule ~~[83-]~~ **84.** A constitutional majority is required to sustain any motion to reconsider. If the motion to reconsider is sustained, the House shall proceed to the original question or motion immediately before proceeding to other questions; whereupon the original question shall be voted upon before any other business of the House is transacted. This shall not preclude further debate or amendment of the proposition, if otherwise appropriate. Any motion to reconsider having failed once shall not be reconsidered again, except to reconsider the vote by which an appropriation bill failed to pass. In the case of an appropriation bill, the motion to reconsider may be considered as many times as the House chooses.

~~[DECORUM AND DEBATE]~~

On Speaking

Rule ~~[84-]~~ **85.** When any member is about to speak in a debate or deliver a matter to the House, he or she shall rise from his or her seat and respectfully address himself or herself to "Mr. Speaker" or "Madam Speaker". The member shall refer, as appropriate, to other members as "Lady", "Gentleman" or "Representative". The member shall confine himself or herself to the questions under debate and avoid personality and derogatory personal comments. If any member violates the rules of the House, the Speaker, or any member, may call him or her to order. Any member called to order shall immediately sit down, unless permitted to explain, and the House shall, if appealed to, decide the case.

Appeals

Rule ~~[85-]~~ **86.** If there is no appeal, the decision of the Speaker is final. If the decision of the Speaker is in favor of the member called to order, he or she may proceed; if otherwise, and the case requires it, he or she shall be liable to the censure of the House.

Member to Rise or Seek Recognition

Rule ~~[86-]~~ **87.** The Speaker shall not recognize any member desiring to speak unless such member arises or appropriately seeks recognition at or near his or her desk. When two or more members seek recognition at the same time, the Speaker shall name the member who is to speak first, the other members having the preference next to speak.

Member May Speak - How Often

Rule ~~[87-]~~ **88.** No member shall speak more than twice on the same question without leave of the House, nor more than once until all other members desiring to speak have spoken. Except when reporting a bill or resolution from a committee, no member may speak or inquire for more than fifteen minutes unless by unanimous consent of the House. **When the question is to third read and pass a House Bill or House Joint Resolution, no member may speak or inquire for more than ten minutes unless by unanimous consent of the House.** When the question is to third read and pass a House Consent Bill or a Senate Consent Bill, the floor handler of the bill and the ranking committee member from the party not the same as the bill handler~~[-]~~ shall not speak or inquire for more than ten minutes. Other members shall not speak or inquire for more than five minutes on such bills. The provisions of this rule shall not take precedence over any limitations set pursuant to Rule ~~[27(14)]~~ **24(25)**.

No Member Shall Name Another Member in Debate

Rule ~~[88-]~~ **89.** No member shall name another member in debate, but shall refer to the member by district number or county.

Members Not to Use Profanity

Rule ~~[89-]~~ **90.** No member may use profanity either while speaking on the floor or in committee.

Members Not to Walk Across House - When

Rule ~~[90-]~~ **91.** While the Speaker is putting any question or addressing the House, no one shall walk out of or cross the House. When a member is speaking or the Journal is being read, no member shall engage in any private conversation; nor while a member is speaking shall anyone pass between him or her and the Speaker. No member shall walk between two members who are engaged in debate or inquiries in the Hall of the House.

Order of Questions

Rule ~~[94-]~~ **92.** Except as otherwise set forth in these rules, all questions shall be propounded in the order in which they are moved except privileged questions, which shall be propounded as stated in Rule ~~[73]~~ **74.**

CONSTITUTIONAL MAJORITY AND QUORUM

Rule 93. The term "constitutional majority", as used herein, shall mean eighty-two members of the House. A quorum shall be required at any time bills are considered, motions are made, or votes are taken.

Voting

Rule ~~[92-]~~ **94.** ~~[(a)]~~ **(1)** Every member shall be present within the hall of the House during its sittings, unless excused or necessarily prevented, and shall vote on each question put, unless he or she has a direct personal or pecuniary interest in such question. No member shall be recorded as voting when he or she was not present when the vote was taken. Nothing herein contained shall prohibit a member from voting "Present" on a question, and such vote shall be recorded in the Journal. In the case of equal division, the question shall be lost. In the event that a member's vote ~~[(or absence)]~~ is incorrectly recorded in the Journal, he or she shall file with the Chief Clerk an affidavit stating that he or she was in the chamber at the time the vote was taken, that he or she did in fact vote, that the vote ~~[(or absence)]~~ was incorrectly recorded, and the correct vote that should have been recorded. In addition to any other penalty provided by rule or law, the filing of a false affidavit shall subject that member to censure by the House.

~~[(b)]~~ **(2)** A member may not authorize any other person to cast his or her vote or record his or her presence. No other person may cast a member's vote or record a member's presence. A vote by a member of a committee with respect to any measure or matter may not be cast by proxy.

Verification of the Roll

Members Not to Interrupt Calling of Ayes and Noes; Changing Vote

Rule ~~[93-]~~ **95.** Except as otherwise specifically allowed by these rules, no member shall be permitted to interrupt a roll call, and no member shall be allowed to vote or change his or her vote ~~[(or)]~~ , except to have his or her vote correctly recorded~~[(or)]~~ , after a verification has begun~~[(or)]~~ or after the final vote is announced.

Demand for Verification

Rule ~~[94-]~~ **96.** Any five members may demand a verification of the roll call if such is made at any time prior to the time the voting has ended; which, in the event of electronic voting, shall be when the Speaker orders the voting board closed. A demand for verification and a call for absentees are the only reasons for which a member may interrupt a roll call vote.

Bell to Signal Recorded Vote

Rule ~~[95.]~~ **97.** At a reasonable time prior to the beginning of calling the ayes and noes on any question, a bell notifying the members of a roll call shall be sounded. After the votes are registered, the absentees shall be noted and upon demand of any member, another bell signifying that a call of absentees is being taken shall be sounded and a reasonable time shall be allowed after the sounding of the bell before the voting is closed.

Roll Call Votes

Rule ~~[96.]~~ **98.** In all cases where a rule of the House of Representatives refers to the "calling of the names of the members" or "calling of the ayes or noes" or "calling of the roll", such reference shall be understood to refer also to the "taking" of the vote by electronic roll call system. There shall be a taking of the vote by electronic roll call system on the motion of any one member which is seconded by four other members immediately standing. A vote by electronic roll call shall be limited to thirty minutes, except in the cases of quorum calls. In the event that the electronic roll call system is inoperable, the taking and recording of such vote shall be done by calling the name of each member and recording the respective aye, no, or present votes. Any member not responding when his or her name is called shall be recorded as absent.

Dress Code

Rule ~~[97.]~~ **99.** At all times when the House is seated, proper attire for gentlemen shall be business attire, including coat, tie, dress trousers, and dress shoes or boots. Proper attire for women shall be dresses or skirts or slacks worn with a blazer or sweater and appropriate dress shoes or boots. This rule shall apply to all members and staff on the floor of the House and lower gallery.

Eating, Smoking, Distracting Activities

Rule ~~[98.]~~ **100.** No food, newspapers, or other items or activities distractive to House deliberations shall be permitted on the floor of the House while the House is in session. Smoking is prohibited in the Hall of the House, upper and lower galleries. The majority and minority caucuses shall adopt policies for its individual member's office space within the Capitol as it relates to the use of tobacco and alcohol products.

Electronic Devices

Rule ~~[99.]~~ **101.** Tape recorders, portable phones, video equipment, television equipment, photography equipment, or any other electronic recording devices are not authorized for use on the floor of the House or in any gallery of the House unless permission has been granted by the Speaker and notice has been given to the body. Nothing contained in this rule shall prevent any member from using a portable laptop computer, which is hereby specifically authorized.

Ascending the Dais

Rule ~~[100.]~~ **102.** No person shall ascend to the Dais without first being recognized to do so by the Speaker. The Speaker may invite any person to ascend the dais.

INTERIM PROCEDURE

Bills - End of First Regular Session

Rule ~~[101.]~~ **103.** All House Bills or House Joint and Concurrent Resolutions in possession of the House and not finally acted upon shall, at 5:59 p.m. on the first Friday following the second Monday in May in odd-numbered years, be laid on the Speaker's desk. All Senate Bills and Senate Joint and Concurrent Resolutions in possession of the House and not finally acted upon shall, at 5:59 p.m. on the first Friday following the second Monday in May in odd-numbered years, be laid on the President Pro Tem's desk.

Bills - Pre-Filing

Rule ~~[402.]~~ **104.** A member or member-elect of the House of Representatives may file a bill or joint resolution by mail or in person with the Chief Clerk of the House at any time during the period beginning on December first and ending on the day before a regular session begins which next precedes the session at which the bill or joint resolution is to be considered. Upon receiving a bill or joint resolution filed during the pre-filing period preceding a regular session of the General Assembly in odd-numbered years, the Chief Clerk of the House shall immediately date, number, and have the bill or joint resolution printed in the most economical manner as approved by the ~~[House Rules]~~ Committee **on Consent and House Procedure** and made available according to the rules and practices of the General Assembly next preceding that for which the bill or joint resolution is filed and those bills and joint resolutions received during the filing period preceding a regular session in an even-numbered year shall be printed and made available according to the then effective rules of that General Assembly. All bills or joint resolutions that are pre-filed shall be deemed filed on the day the House begins its regular session.

Interim Committees

Rule ~~[403.]~~ **105.** All regular or special standing committees named during the first regular session of a General Assembly may meet to consider bills or perform any other necessary legislative function during the interim between the session ending on the thirtieth day of May and the session commencing on the first Wednesday after the first Monday of January; except the Speaker may appoint a subcommittee, made up of members of the regular or special standing committee, to act in place of the regular or special standing committee during the interim. The Speaker may appoint special interim committees to consider bills or perform other necessary legislative duties. Members of each of the committees, or any subcommittee thereof, shall be reimbursed for their necessary and actual expenses incurred while attending meetings of the committee or subcommittee, if approved by the Speaker.

CALL OF THE HOUSE

Names of Absentees to Be Called

Rule ~~[404.]~~ **106.** A call of the House may be made at any time on motion seconded by ten members and sustained by a majority of those present; (names of members may be called orally or by electronic roll call) and under a call of the House a majority of those present may send for and compel the attendance of absent members; and a majority of all the members present shall be a sufficient number to adjourn.

Absent Members May Be Sent For

Rule ~~[405.]~~ **107.** Upon the call of the House, the names of those members present shall be recorded and the absentees noted, and those whose names do not appear may be sent for and taken into custody wherever found by the Sergeant-at-Arms or special messenger appointed.

Prohibited While Voting In Progress

Rule ~~[406.]~~ **108.** No call of the House shall be made after the Speaker has directed the clerk to open the electronic voting device to record the names of the members and until the vote be announced.

Majority Not Under Arrest May Censure And Fine Delinquent Members

Rule ~~[407.]~~ **109.** The majority of those present, not under arrest, may make an order for the censure or fine of delinquent members and prescribe the terms under which they shall be discharged.

Release from Custody

Rule ~~[408.]~~ **110.** When a member shall have been discharged from custody and admitted to his or her seat, the House shall decide whether such discharge shall be with or without fees; and, in like manner, whether a delinquent member, taken into custody by a special messenger shall defray the expense of such special messenger.

COMMITTEE OF WHOLE HOUSE

When Permitted

Rule ~~[109.]~~ **111.** On motion, the House may resolve itself into a Committee of the Whole House for consideration of any business which may properly come before it.

Chair Appointed by Speaker

Rule ~~[110.]~~ **112.** In forming a Committee of the Whole House, the Speaker shall leave his or her chair, and a chair preside in the Committee, who shall be appointed by the Speaker.

Procedure upon Bills

Rule ~~[111.]~~ **113.** Upon a bill being committed to a Committee of the Whole House, the same shall be ~~[first]~~ read ~~[at length by the Clerk, and then again read]~~ and debated by clauses **or sections, as determined by the committee,** leaving the preamble to be last considered. After report, the bill shall again be subject to debate and ~~[amended by clauses, as before]~~ **amendment before being perfected and printed.**

Amendment to Motion ~~[Must]~~ Shall Be Incorporated in Original Motion

Rule ~~[112.]~~ **114.** All amendments made to an original motion in Committee of the Whole House shall be incorporated with the motion and so reported.

Amendments Shall Be Noted

Rule ~~[113.]~~ **115.** All amendments made to reports, resolutions, or other matters committed to a Committee of the Whole House shall be noted and reported, as in case of bills.

Rules of Proceedings

Rule ~~[114.]~~ **116.** Rules and proceedings of the House shall be observed in Committee of the Whole House, as far as they are applicable, except that limiting the number of times of speaking.

Quorum

Rule ~~[115.]~~ **117.** A majority of the members elected shall be a quorum to do business, and if, at any time, a sufficient number shall not be present in Committee of the Whole House, and the Committee shall arise, and the Speaker shall resume the chair and the chair report the cause of the rising of the Whole Committee.

VETO AND WITHHOLD OVERRIDE PROCEDURES

Rule 118. *Veto Procedures.* Any bill, or item or portion of an item in an appropriations bill, vetoed by the Governor and returned to the House by the Governor or received from the Senate shall stand as reconsidered and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, the message containing the Governor's actions may be read and shall be entered into the Journal. Consideration of a vetoed bill, or item or portion of an item in an appropriations bill, shall be in order at any time during sessions of the House. Consideration of a vetoed bill, or item or portion of an item in an appropriations bill, shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

Rule 119. *Withhold Override Procedures.* (1) Any appropriation for which the rate of expenditure of allotments is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation, shall stand as reconsidered with respect to such allotments and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, any proclamation issued by the Governor relating to such allotments may be read and shall be entered into the Journal. Reconsideration of the allotments of any appropriation shall be in order at any time during sessions of the House.

Reconsideration of the allotments of any appropriation shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

(2) Any appropriation for which the Governor reduces the expenditures of the state or any of its agencies below their appropriations shall stand as reconsidered with respect to such reductions and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, any proclamation issued by the Governor relating to such reductions may be read and shall be entered into the Journal. Reconsideration of the reduction of any appropriation shall be in order at any time during sessions of the House. Reconsideration of the reduction of any appropriation shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

ADMISSION TO HALL

Definitions

Rule ~~[446-]~~ **120.** The space between the granite columns shall be known as the floor of the House and the space beyond the granite columns on either side shall be known as the lower gallery, and the space on the upper floor of the House shall be known as the upper gallery.

Admission to House Floor

Rule ~~[447-]~~ **121.** No person shall be admitted to the floor of the House or the House East Gallery other than the officers and members of the House and the staffs of the Speaker, Speaker Pro Tem, Majority and Minority Floor Leaders, Assistant Majority and Minority Floor Leaders, Majority and Minority Whips, and Chair of the Budget Committee and, at the request of the Speaker, technical support staff needed to maintain data processing equipment and other equipment. Other persons may be admitted to the floor and East Gallery with the consent of the House. For the purposes of this rule, the Chief Clerk's staff, the Assistant Chief Clerk, any doormen, sergeant-at-arms and House Photographer are considered officers of the House. Guests may upon written request, submitted five days in advance and with the consent of the Speaker, address the House from the dais at the beginning or adjournment of a daily legislative session or any recess thereof.

Admission to Lower Gallery

Rule ~~[448-]~~ **122.** No person shall be admitted to the lower gallery of the House except members of the General Assembly, spouses of members, employees of the General Assembly, Joint Committee staff, the Governor, the Lieutenant Governor, the Secretary of State, the State Auditor, the State Treasurer, the State Attorney General, Judges of the Supreme Court, Clerk of the Supreme Court, Judges of the Courts of Appeal or Circuit Courts, Members of Congress, the Governor's Chief of Staff and former members of the General Assembly who are not registered lobbyists or who do not lobby for an individual or organization, and physically disabled persons. No official or other person, except current members of the General Assembly, otherwise allowed to enter the lower gallery by this rule shall engage in any activity supporting or opposing any bill or resolution before the House from the lower gallery. Other persons may be admitted to the gallery by the Speaker upon special request of any Representative when the House is in session. Members of the press may enter the lower galleries while the House is in session for the purpose of interviewing members of the House.

Admission to Upper Gallery

Rule ~~[449-]~~ **123.** The gallery at the front of the chamber above the Speaker's dais shall be reserved for members of the Missouri Capitol News Association holding valid credentials issued by the Speaker and any other member of the press issued credentials by the Speaker. All other upper galleries shall be open to the public.

RULES

May Be Rescinded or Amended - How

Rule ~~[420-]~~ **124.** Any motion or resolution purporting to rescind or change the standing rules of the House or to introduce a new rule shall stand without reading or consideration and without discussion, explanation, or debate to

the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure**. Such motions or resolutions as shall be favorably recommended by such committee for adoption by the House shall, upon such recommendation, be printed in the Journal and shall be placed upon a Resolutions Calendar. A constitutional majority shall be required to pass such a resolution. Nothing herein shall prohibit a member from offering substitute rules or amendments to rules recommended by the committee.

May Be Dispensed With

Rule ~~[424]~~ **125**. Rules ~~[73, 82, 83]~~ **74, 83, 84**, and ~~[424]~~ **this rule** of the House shall not be suspended or dispensed with, unless by unanimous consent or unless two-thirds (2/3) of the elected members concur therein. No other standing rule or order of the House shall be dispensed with, except by unanimous consent or unless a constitutional majority concurs therein and motions for that purpose shall be limited to the question or proposition under consideration.

JEFFERSON'S MANUAL

Rule ~~[422]~~ **126**. The rules of parliamentary practice comprised in "Jefferson's Manual" and the "Rules of the House of Representatives of the United States", and the official collection of precedents and interpretations of the rules by parliamentary authorities of the United States House of Representatives shall govern the House in all cases in which they are applicable and not inconsistent with the standing rules and orders of the House and the joint rules of the Senate and House of Representatives. The Chief Clerk, the Speaker, the Speaker Pro Tem, the Majority Floor Leader, the Assistant Majority Floor Leader, the Minority Floor Leader, and the Assistant Minority Floor Leader will make available copies of these documents in their offices to any member who so requests. Three copies of these documents shall be available during sessions of the House: one copy shall be at a location determined by the majority party and one copy shall be at a location determined by the minority party and one copy shall be in the possession of the Chief Clerk or his or her designee. The documents shall be purchased by the House and shall be the property of the House and not of the individual holding office. The Manual, Rules, precedents, and interpretations above referred to shall be taken as authority in deciding questions not otherwise provided for in these rules.

Representative Austin offered House Resolution No. 9.

Representative Peters offered House Resolution No. 10 and House Resolution No. 11.

Representative Fitzwater (49) offered House Resolution No. 12.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 3, introduced by Representative Plocher, relating to the Toxic Exposure Research Act.

HCR 4, introduced by Representative Bernskoetter, relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

HCR 5, introduced by Representative Frederick, relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution that place limits on the federal government.

HCR 6, introduced by Representative Justus, relating to The Gold Star Families Memorial Monument of Missouri.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 1, introduced by Representative Cross, relating to taxation of personal property.

HJR 2, introduced by Representative Shumake, relating to a bond issuance for the veterans home bond fund.

HJR 3, introduced by Representative McGaugh, relating to judicial procedure.

HJR 4, introduced by Representative McGaugh, relating to the right to hunt and fish.

HJR 5, introduced by Representative Kelley (127), relating to the recognition of daylight saving time.

HJR 6, introduced by Representative Franks, relating to campaign finance.

HJR 7, introduced by Representative Kendrick, relating to the election of statewide officials.

HJR 8, introduced by Representative Moon, relating to taxation of constitutional rights.

HJR 9, introduced by Representative Moon, relating to the conservation sales tax.

HJR 10, introduced by Representative Brown (57), relating to bingo.

HJR 11, introduced by Representative Plocher, relating to term limits for statewide offices.

HJR 12, introduced by Representative Bahr, relating to the number of members of the house of representatives.

HJR 13, introduced by Representative Bahr, relating to terms of office.

HJR 14, introduced by Representative Bahr, relating to term limitations of members of the general assembly.

HJR 15, introduced by Representative McDaniel, relating to labor organizations.

HJR 16, introduced by Representative White, relating to election of judges.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 26, introduced by Representative Christofanelli, relating to motor vehicle registration.

HB 27, introduced by Representative Christofanelli, relating to closed primary elections.

HB 28, introduced by Representative Pike, relating to diabetes awareness month.

HB 29, introduced by Representative Pike, relating to powdered alcohol.

HB 30, introduced by Representative Pike, relating to aircraft taxation.

HB 31, introduced by Representative Cross, relating to federal income tax deduction amounts.

HB 32, introduced by Representative Cross, relating to representation in tax assessments matters.

HB 33, introduced by Representative Cross, relating to landlords.

HB 34, introduced by Representative Plocher, relating to the uniform commercial code.

HB 35, introduced by Representative Plocher, relating to the admission of chemical test results in intoxication-related proceedings, with an emergency clause.

HB 36, introduced by Representative Lant, relating to surcharges on rental services.

HB 37, introduced by Representative Higdon, relating to the establishment of police lines or barricades, with a penalty provision.

HB 38, introduced by Representative Higdon, relating to prison terms.

HB 39, introduced by Representative Higdon, relating to towed vehicles.

HB 40, introduced by Representative Higdon, relating to peace officer safety alerts.

HB 41, introduced by Representative McCann Beatty, relating to the appointment of a special prosecutor in certain officer-involved incidents.

HB 42, introduced by Representative White, relating to labor organizations, with penalty provisions.

HB 43, introduced by Representative White, relating to tax changes for areas affected by natural disasters, with an emergency clause.

HB 44, introduced by Representative White, relating to the prevailing wage on low-income housing.

HB 45, introduced by Representative White, relating to the state legal expense fund.

HB 46, introduced by Representative Lichtenegger, relating to poaching, with penalty provisions.

HB 48, introduced by Representative Lichtenegger, relating to sales taxes for public safety.

HB 49, introduced by Representative Roeber, relating to parliamentary law month.

HB 50, introduced by Representative Roeber, relating to circuit and associate judges in the sixteenth judicial circuit.

HB 51, introduced by Representative Andrews, relating to cemetery funds.

HB 52, introduced by Representative Andrews, relating to special road district commissioner elections.

HB 53, introduced by Representative Love, relating to historic preservation.

HB 54, introduced by Representative Muntzel, relating to vacancies in county elected offices.

HB 55, introduced by Representative Muntzel, relating to a tax credit for homeless shelter contributions.

HB 56, introduced by Representative Love, relating to outdoor advertising.

HB 57, introduced by Representative Haefner, relating to crimes committed against law enforcement officers and first responders, with penalty provisions.

HB 58, introduced by Representative Haefner, relating to perinatal care.

HB 59, introduced by Representative Shumake, relating to protective orders.

HB 60, introduced by Representative Alferman, relating solely to lobbyist expenditures, with penalty provisions.

HB 61, introduced by Representative Alferman, relating to the designation of a memorial bridge.

HB 62, introduced by Representative Berry, relating to marriage, with penalty provisions.

HB 63, introduced by Representative Berry, relating to tax credits for student loan repayment.

HB 64, introduced by Representative Berry, relating to sales taxes for electricity sellers.

HB 65, introduced by Representative Ruth, relating to the waterways trust fund, with an expiration date for certain sections.

HB 66, introduced by Representative Ruth, relating to newborn screening requirements.

HB 67, introduced by Representative Ruth, relating to appointment of a teacher representative to the state board of education.

HB 68, introduced by Representative Wessels, relating to the narcotics control act, with penalty provisions.

HB 69, introduced by Representative Cookson, relating to sales taxes for fire protection districts.

HB 70, introduced by Representative Love, relating to security of ambulance district funds.

HB 71, introduced by Representative McGaugh, relating to clean water law permit requirements.

HB 72, introduced by Representative McGaugh, relating to condemnation proceedings.

HB 73, introduced by Representative McGaugh, relating to certain immunities from peace disturbances, with penalty provisions.

HB 74, introduced by Representative McGaugh, relating to the consumer legal funding model act, with penalty provisions.

HB 75, introduced by Representative McGaugh, relating to prosecuting attorneys, with a penalty provision.

HB 76, introduced by Representative McGaugh, relating to the disclosure of news sources and information.

HB 77, introduced by Representative McGaugh, relating to vexatious litigations.

HB 78, introduced by Representative McGaugh, relating to prevailing wages for public works contracts.

HB 79, introduced by Representative McGaugh, relating to wages for work done on behalf of a school.

HB 80, introduced by Representative Vescovo, relating to employee retirement or welfare plans, with a penalty provision.

HB 81, introduced by Representative McGaugh, relating to workers' compensation.

HB 82, introduced by Representative Redmon, relating to taxation of utilities used in food preparation.

HB 83, introduced by Representative Redmon, relating to industrial hemp, with penalty provisions.

HB 84, introduced by Representative Redmon, relating to eminent domain for electric transmission line projects.

HB 85, introduced by Representative Redmon, relating to public utility vehicles, with penalty provisions.

HB 86, introduced by Representative Schroer, relating to crimes committed against law enforcement officers and first responders, with penalty provisions.

HB 87, introduced by Representative Henderson, relating to the county special road tax.

HB 88, introduced by Representative Rehder, relating to distributors of hypodermic needles.

HB 89, introduced by Representative Rehder, relating to the appointment of a guardian for an incapacitated person.

HB 90, introduced by Representative Rehder, relating to the narcotics control act, with penalty provisions.

HB 91, introduced by Representative Rehder, relating to labor organizations, with penalty provisions.

HB 92, introduced by Representative Runions, relating to planning commissions.

HB 93, introduced by Representative Lauer, relating to the Missouri Works Training Program.

HB 94, introduced by Representative Lauer, relating to student assessments.

HB 95, introduced by Representative McGaugh, relating to evidence for the cost of medical care and treatment.

HB 96, introduced by Representative Schroer, relating to firearms.

HB 97, introduced by Representative Swan, relating to a visiting scholars certificate.

HB 98, introduced by Representative Swan, relating to a tax credit for contributions to organizations meeting hunger, health, and hygiene needs of schoolchildren.

HB 99, introduced by Representative Swan, relating to statements of no tax due.

HB 100, introduced by Representative Swan, relating to emergency medical services personnel.

HB 101, introduced by Representative Swan, relating to tax credit approval.

HB 102, introduced by Representative Swan, relating to music therapists.

HB 103, introduced by Representative Swan, relating to the regulation of controlled substances.

HB 104, introduced by Representative Love, relating to the prevailing wage on public works.

HB 105, introduced by Representative Love, relating to the organ donor program fund.

HB 106, introduced by Representative Love, relating to cemetery trust funds.

HB 107, introduced by Representative Kelley (127), relating to victim impact programs for driving while intoxicated offenders.

HB 108, introduced by Representative Davis, relating to a connected vehicle technology testing program for trucks, with penalty provisions.

HB 109, introduced by Representative Kelley (127), relating to an earned income tax credit.

HB 110, introduced by Representative Davis, relating to emergency vehicles, with penalty provisions.

HB 111, introduced by Representative Mathews, relating to collective bargaining units within the bi-state development agency.

HB 112, introduced by Representative McCaherty, relating to custody of in vitro human embryos.

HB 113, introduced by Representative McGaugh, relating to county health ordinances.

HB 114, introduced by Representative McGaugh, relating to false disparagement of perishable food products.

HB 115, introduced by Representative Shull (16), relating to the sale of intoxicating liquor at an international airport.

HB 116, introduced by Representative Rowland (29), relating to the compensation of jurors.

HB 117, introduced by Representative Rowland (29), relating to financial interest statements.

HB 118, introduced by Representative Wood, relating to elementary and secondary education, with an emergency clause.

HB 119, introduced by Representative Kelley (127), relating to family law proceedings.

HB 120, introduced by Representative Davis, relating to unsecured loans of seven hundred fifty dollars or less.

HB 121, introduced by Representative Frederick, relating to the health professional student loan repayment program.

HB 122, introduced by Representative Frederick, relating to physicians providing sports medicine services.

HB 123, introduced by Representative Frederick, relating to the Missouri right to shop act, with a delayed effective date.

HB 124, introduced by Representative Frederick, relating to the patients first Medicaid reform act.

HB 125, introduced by Representative Frederick, relating to the right to shop act, with a delayed effective date.

HB 126, introduced by Representative Vescovo, relating to public contracts.

HB 127, introduced by Representative Kelley (127), relating to alternative instruction plans for inclement weather.

HB 128, introduced by Representative Davis, relating to the designation of a memorial highway.

HB 129, introduced by Representative Engler, relating to sales tax exemptions.

HB 130, introduced by Representative Mathews, relating to transportation network companies.

HB 131, introduced by Representative Lant, relating to labor organizations, with penalty provisions.

HB 132, introduced by Representative Lant, relating to prevailing wages for public works contracts.

HB 133, introduced by Representative Lant, relating to wages for work done on behalf of a school.

HB 134, introduced by Representative Berry, relating to electrical corporations.

HB 135, introduced by Representative Berry, relating to repealing the death penalty, with penalty provisions.

HB 136, introduced by Representative Spencer, relating to amateur service communications.

HB 137, introduced by Representative Spencer, relating to abandoned property, with penalty provisions.

HB 138, introduced by Representative Spencer, relating to the Missouri course access program, with a delayed effective date.

HB 139, introduced by Representative Spencer, relating to school funding.

HB 140, introduced by Representative Spencer, relating to high school diplomas.

HB 141, introduced by Representative Spencer, relating to school funding.

HB 142, introduced by Representative Berry, relating to property taxation of telephone companies.

HB 143, introduced by Representative Berry, relating to the manufacturing jobs act.

HB 144, introduced by Representative McGaugh, relating to the designated health care decision-maker act.

HB 145, introduced by Representative Berry, relating to the net metering and easy connection act.

HB 146, introduced by Representative Berry, relating to the manufacturing infrastructure investment act.

HB 147, introduced by Representative Hurst, relating to the final disposition of aborted fetal remains.

HB 148, introduced by Representative Hurst, relating to the abolishment of the doctrine of adverse possession.

HB 149, introduced by Representative Hurst, relating to foreign ownership of agricultural land.

HB 150, introduced by Representative Hurst, relating to lobbying activities.

HB 151, introduced by Representative Corlew, relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

HB 152, introduced by Representative Corlew, relating to an armed offender docket.

HB 153, introduced by Representative Corlew, relating to expert witnesses.

HB 154, introduced by Representative Corlew, relating to property assessments.

HB 155, introduced by Representative Corlew, relating to the Interstate 70 Public-Private Partnership Act.

HB 156, introduced by Representative Corlew, relating to the uniform arbitration act.

HB 157, introduced by Representative Frederick, relating to physical therapists.

HB 158, introduced by Representative Green, relating to the state legal expense fund.

HB 159, introduced by Representative McGaugh, relating to actions against veterinarians.

HB 160, introduced by Representative Kelley (127), relating to the show me green sales tax holiday.

HB 161, introduced by Representative Davis, relating to housing priority for veterans.

HB 162, introduced by Representative Eggleston, relating to drainage ditches, with penalty provisions.

HB 163, introduced by Representative Eggleston, relating to prisoner television privileges.

HB 164, introduced by Representative Eggleston, relating to temporary assistance for needy families benefits, with penalty provisions.

HB 165, introduced by Representative Hubrecht, relating to advanced practice registered nurses.

HB 166, introduced by Representative Davis, relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

HB 167, introduced by Representative Peters, relating to the minimum wage rate.

HB 168, introduced by Representative Peters, relating to the establishment of the Missouri promise scholarship program.

HB 169, introduced by Representative Curtman, relating to legislative review of audits conducted by the state auditor's office.

HB 170, introduced by Representative Curtman, relating to industrial hemp, with penalty provisions.

HB 171, introduced by Representative Kelley (127), relating to the sex offender registry.

HB 172, introduced by Representative Davis, relating to municipal court costs.

HB 173, introduced by Representative Conway (10), relating to absentee voting, with penalty provisions.

HB 174, introduced by Representative Hubrecht, relating to alternatives-to-abortion agencies.

HB 175, introduced by Representative Reiboldt, relating to the regulation of agricultural inputs.

HB 176, introduced by Representative Reiboldt, relating to the offense of animal or livestock trespass, with penalty provisions.

HB 177, introduced by Representative Reiboldt, relating to feral swine, with penalty provisions.

HB 178, introduced by Representative Reiboldt, relating to the offense of leaving the scene of an accident, with penalty provisions.

HB 179, introduced by Representative Phillips, relating to the crime of concealing a person's identity, with a penalty provision.

HB 180, introduced by Representative Phillips, relating to Law Enforcement Recognition Act.

HB 181, introduced by Representative Phillips, relating to law enforcement.

HB 182, introduced by Representative Hurst, relating to transporting a minor across state lines to obtain an abortion, with penalty provisions.

HB 183, introduced by Representative Franks, relating to St. Louis youth violence prevention day.

HB 184, introduced by Representative Franks, relating to automatic voter registration.

HB 185, introduced by Representative Franks, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 186, introduced by Representative Frederick, relating to missing endangered persons.

HB 187, introduced by Representative Swan, relating to the establishment of developmental guidance and counseling programs in schools.

HB 188, introduced by Representative Swan, relating to career and technical education.

HB 189, introduced by Representative Swan, relating to a savings plan for educational expenses.

HB 190, introduced by Representative Conway (104), relating to community college police officers.

HB 191, introduced by Representative Conway (104), relating to the division of alcohol and tobacco control fund.

HB 192, introduced by Representative Conway (104), relating to boat title and registration fees.

HB 193, introduced by Representative Kelley (127), relating to taxes in hospital districts.

HB 194, introduced by Representative Franklin, relating to abortion, with penalty provisions.

HB 195, introduced by Representative Kelley (127), relating to taxes in hospital districts.

HB 196, introduced by Representative Remole, relating to rights of utility customers, with penalty provisions.

HB 197, introduced by Representative Butler, relating to neighborhood safety.

HB 198, introduced by Representative Butler, relating to the quality policing act.

HB 199, introduced by Representative Fraker, relating to county treasurer qualifications.

HB 200, introduced by Representative Fraker, relating to county budgets.

HB 201, introduced by Representative Pogue, relating to collection of student data by school districts.

HB 202, introduced by Representative Pogue, relating to public restrooms.

HB 203, introduced by Representative Pogue, relating to the general assembly.

HB 204, introduced by Representative Pogue, relating to public lands.

HB 205, introduced by Representative Pogue, relating to persons authorized to solemnize marriages.

HB 206, introduced by Representative Pogue, relating to the collection of samples on private land.

HB 207, introduced by Representative Fitzwater (144), relating to a prohibition on certain telecommunications items being possessed in correctional facilities, with penalty provisions.

HB 208, introduced by Representative Wiemann, relating to community college police officers.

HB 209, introduced by Representative Wiemann, relating to chiropractic services.

HB 210, introduced by Representative Wiemann, relating to driver's license renewals.

HB 211, introduced by Representative Redmon, relating to the scope of practice for physical therapists.

HB 212, introduced by Representative Lavender, relating to banning lobbyist gifts, with penalty provisions.

HB 213, introduced by Representative Adams, relating to lobbying, with penalty provisions.

HB 214, introduced by Representative McCreery, relating to funds held by candidate committees, with penalty provisions.

HB 215, introduced by Representative Ellebracht, relating to dissolution of candidate committees, with penalty provisions.

HB 216, introduced by Representative Quade, relating to the ethics commission.

HB 217, introduced by Representative Kendrick, relating to ethics, with penalty provisions.

HB 218, introduced by Representative Redmon, relating to tax incentives for investments in rural business.

HB 219, introduced by Representative Hill, relating to private probation services for misdemeanor offenders.

HB 220, introduced by Representative Moon, relating to residence address exemptions for certain driver's license applicants.

HB 221, introduced by Representative Moon, relating to senators who represent Missouri in the United States Senate.

HB 222, introduced by Representative Moon, relating to state enforcement of federal regulations.

HB 223, introduced by Representative Moon, relating to refunds for businesses that were taxed as a result of a change in tax law interpretation.

HB 224, introduced by Representative Kelley (127), relating to law enforcement officer continuing education requirements.

HB 225, introduced by Representative Shumake, relating to camping trailer license plates.

HB 226, introduced by Representative Hubrecht, relating to regional EMS medical directors.

HB 227, introduced by Representative Hubrecht, relating to the psychology interjurisdictional compact.

HB 228, introduced by Representative Dogan, relating to the blue alert system, with a penalty provision.

HB 229, introduced by Representative Dogan, relating to banning certain lobbyist gifts, with penalty provisions.

HB 230, introduced by Representative Dogan, relating to the practice of hair braiding.

HB 231, introduced by Representative Dogan, relating to asset forfeiture.

HB 232, introduced by Representative Dogan, relating to law enforcement agency policies regarding officer-involved deaths.

HB 233, introduced by Representative Dogan, relating to contraceptives.

HB 234, introduced by Representative Alferman, relating to commissioner offices.

HB 235, introduced by Representative Roden, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 236, introduced by Representative Lavender, relating to reproductive health care services.

HB 237, introduced by Representative Kelley (127), relating to protective orders, with penalty provisions.

HB 238, introduced by Representative Wiemann, relating to public labor organizations, with penalty provisions.

HB 239, introduced by Representative Kelley (127), relating to vision examinations for students.

HB 240, introduced by Representative Beck, relating to tax increment financing projects.

HB 241, introduced by Representative Beck, relating to the unlawful transfer of weapons, with penalty provisions.

HB 242, introduced by Representative Merideth (80), relating to initiative and referendum petitions.

HB 243, introduced by Representative Davis, relating to utilities.

HB 244, introduced by Representative Rowland (155), relating to advanced practice registered nurses in collaborative practice agreements.

HB 245, introduced by Representative Rowland (155), relating to the taxation of titled personal property.

HB 246, introduced by Representative Rowland (155), relating to prohibiting publishing of the name of lottery winners without written consent.

HB 247, introduced by Representative Alferman, relating to utilities, with an emergency clause.

HB 248, introduced by Representative Fitzwater (49), relating to the establishment of a statewide STEM career awareness program.

HB 249, introduced by Representative Fitzwater (49), relating to ballot offenses.

HB 250, introduced by Representative Taylor, relating to poaching, with penalty provisions.

HB 251, introduced by Representative Taylor, relating to labor organizations.

HB 252, introduced by Representative Taylor, relating to endangering the welfare of a child, with penalty provisions.

HB 253, introduced by Representative Swan, relating to career and technical education.

HB 254, introduced by Representative Swan, relating to distribution of state school aid for charter schools, with an emergency clause.

HB 255, introduced by Representative Rhoads, relating to ticket selling practices.

HB 256, introduced by Representative Rhoads, relating to flashing lights used by motor vehicles and equipment, with an emergency clause.

HB 257, introduced by Representative Pfautsch, relating to school district acceleration policies.

HB 258, introduced by Representative Pfautsch, relating to the accountability of public funds.

HB 259, introduced by Representative Wiemann, relating to the corporate governance of insurance companies, with a delayed effective date and a penalty provision.

HB 260, introduced by Representative Brown (94), relating to kinship placements for foster children.

HB 261, introduced by Representative Brown (94), relating to human trafficking hotline posters, with penalty provisions.

HB 262, introduced by Representative Sommer, relating to service dogs.

HB 263, introduced by Representative Sommer, relating to financial accountability of school districts.

HB 264, introduced by Representative Brattin, relating to illegal immigration, with a delayed effective date.

HB 265, introduced by Representative Brattin, relating to labor organizations, with penalty provisions.

HB 266, introduced by Representative Brattin, relating to public institutions of higher education.

HB 267, introduced by Representative Brattin, relating to the state budget.

HB 268, introduced by Representative Brattin, relating to inmate charges for medical treatment at correctional facilities.

HB 269, introduced by Representative Roeber, relating to ethics.

HB 270, introduced by Representative Evans, relating to marriage licenses.

HB 271, introduced by Representative Sommer, relating to training requirements for school board members.

HB 272, introduced by Representative Sommer, relating to the division of professional registration.

HB 273, introduced by Representative Schroer, relating to certain crimes against emergency services providers, with penalty provisions.

HB 274, introduced by Representative Schroer, relating to juvenile court proceedings, with penalty provisions and a delayed effective date.

HB 275, introduced by Representative Spencer, relating to transportation regulations, with a referendum clause.

HB 276, introduced by Representative Fraker, relating to sales and use exemptions.

HB 277, introduced by Representative Cross, relating to tenant evictions.

HB 278, introduced by Representative Houghton, relating to conservation permits for honorably discharged veterans.

HB 279, introduced by Representative Houghton, relating to captive cervids.

HB 280, introduced by Representative Houghton, relating to the opening date for school terms.

HB 281, introduced by Representative Rowland (155), relating to nuisance abatement ordinances.

HB 282, introduced by Representative Anderson, relating to poaching, with penalty provisions.

HB 283, introduced by Representative Anderson, relating to feral hogs, with penalty provisions.

HB 284, introduced by Representative Brown (94), relating to the use of hand-held electronic wireless communications devices while driving.

HB 285, introduced by Representative Beard, relating to filing a responsive pleading in certain family law proceedings.

HB 286, introduced by Representative Beard, relating to the Missouri child protection registry, with penalty provisions and a delayed effective date.

HB 287, introduced by Representative Beard, relating to guardianship of minors.

HB 288, introduced by Representative Fitzpatrick, relating to employment security.

HB 289, introduced by Representative Fitzpatrick, relating to workers' compensation.

HB 290, introduced by Representative Fitzpatrick, relating to a Medicaid global waiver.

HB 291, introduced by Representative Crawford, relating to the Missouri family trust company act, with penalty provisions.

HB 292, introduced by Representative Crawford, relating to banking regulations.

HB 293, introduced by Representative Higdon, relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers.

HB 294, introduced by Representative Lynch, relating to immunity for persons who seek medical assistance for a drug or alcohol overdose.

HB 295, introduced by Representative Justus, relating to Law Enforcement Appreciation Day.

HB 296, introduced by Representative Justus, relating to tax credits.

HB 297, introduced by Representative Lichtenegger, relating to dental hygienists.

HB 298, introduced by Representative Lichtenegger, relating to physical therapy.

HB 299, introduced by Representative Moon, relating to the laws of other countries.

HB 300, introduced by Representative Moon, relating to liability for concealed firearm exclusion in certain locations.

HB 301, introduced by Representative Hill, relating to videoconferencing for parole hearings.

HB 302, introduced by Representative Hill, relating to law enforcement officers, with a penalty provision.

HB 303, introduced by Representative Mathews, relating to the offense of filing false documents, with penalty provisions.

HB 304, introduced by Representative Pike, relating to school employee retirement systems.

HB 305, introduced by Representative Pike, relating to school employee retirement systems.

HB 306, introduced by Representative Berry, relating to weigh station and inspection site bypass services.

HB 307, introduced by Representative Davis, relating to property assessments.

HB 308, introduced by Representative Kelley (127), relating to limited immunity for statements made while reporting use of force.

HB 309, introduced by Representative Davis, relating to prevailing wages for the construction of public works.

HB 310, introduced by Representative Vescovo, relating to employment contracts with school districts.

HB 311, introduced by Representative Korman, relating to a sales tax holiday.

HB 312, introduced by Representative Walker (3), relating to the safe operation of motor vehicles while using electronic communications devices, with penalty provisions.

HB 313, introduced by Representative Walker (3), relating to abandoned aircraft.

HB 314, introduced by Representative Davis, relating to labor organizations, with penalty provisions.

HB 315, introduced by Representative Davis, relating to ballot offenses.

HB 316, introduced by Representative Pike, relating to the licensure of psychologists.

HB 317, introduced by Representative Fitzpatrick, relating to outdoor advertising.

HB 318, introduced by Representative Neely, relating to professional licensure applications.

HB 319, introduced by Representative Neely, relating to equipment capable of retaining audio from trial or other court proceedings.

HB 320, introduced by Representative Neely, relating to criminal nonsupport, with penalty provisions.

HB 321, introduced by Representative Neely, relating to the work for restitution program.

HB 322, introduced by Representative Neely, relating to nursing facility inspections.

HB 323, introduced by Representative Neely, relating to the termination of child support obligation.

HB 324, introduced by Representative Neely, relating to truant pupils.

HB 325, introduced by Representative Barnes (60), relating to paid parental leave for state employees.

HB 326, introduced by Representative Miller, relating to abortion.

HB 327, introduced by Representative Morris, relating to the Missouri senior farmers' market nutrition program.

HB 328, introduced by Representative Morris, relating to sales and use tax exemptions, with an emergency clause.

HB 329, introduced by Representative Morris, relating to the Tricia Leann Tharp act.

HB 330, introduced by Representative Morris, relating to assistant physicians, with an emergency clause.

HB 331, introduced by Representative Morris, relating to vaccines.

HB 332, introduced by Representative Morris, relating to public health.

HB 333, introduced by Representative DeGroot, relating to actions for damages related to asbestos.

HB 334, introduced by Representative Lauer, relating to emergency communication services, with penalty provisions.

HB 335, introduced by Representative Sommer, relating to notice of hearings.

HB 336, introduced by Representative Shull (16), relating to life insurance.

HB 337, introduced by Representative Shull (16), relating to the corporate governance of insurance companies, with a delayed effective date and a penalty provision.

HB 338, introduced by Representative Corlew, relating to convictions of included offenses.

HB 339, introduced by Representative DeGroot, relating to tort claims.

HB 340, introduced by Representative Fitzwater (49), relating to the net metering and easy connection act, with a penalty provision.

HB 341, introduced by Representative Shull (16), relating life insurance.

HB 342, introduced by Representative Dogan, relating to political party candidates.

HB 343, introduced by Representative Dogan, relating to the rights of utility customers.

HB 344, introduced by Representative Dogan, relating to the levying of earnings taxes in certain cities.

HB 345, introduced by Representative Shull (16), relating to market conduct of insurance companies.

HB 346, introduced by Representative Shull (16), relating to depreciation of costs for insurance companies.

HB 347, introduced by Representative Brown (57), relating to the definition of knife.

HB 348, introduced by Representative Brown (57), relating to bingo, with a contingent effective date.

HB 349, introduced by Representative Brown (57), relating to the inspection of certain x-ray systems.

HB 350, introduced by Representative Miller, relating to sales of authentic American Indian arts or crafts, with a penalty provision.

HB 351, introduced by Representative McGaugh, relating to criminal offenders, with an effective date for certain sections.

HB 352, introduced by Representative Eggleston, relating to expenditures of public funds, with a contingent effective date.

HB 353, introduced by Representative Eggleston, relating to elections.

HB 354, introduced by Representative Bahr, relating to the protection of parental rights.

HB 355, introduced by Representative Bahr, relating to restrictive covenants.

HB 356, introduced by Representative Bahr, relating to employment taxes.

HB 357, introduced by Representative Bahr, relating to an appropriation for certain school districts.

HB 358, introduced by Representative Bahr, relating to transparency of state board of education activities.

HB 359, introduced by Representative Bahr, relating to the joint committee on administrative rules.

HB 360, introduced by Representative Newman, relating to making a threat to the security of a building or public school, with a penalty provision.

HB 361, introduced by Representative Newman, relating to the sale of ammunition to minors, with penalty provisions.

HB 362, introduced by Representative Newman, relating to the offense of endangering the welfare of a child, with penalty provisions.

HB 363, introduced by Representative Newman, relating to the sale and transfer of firearms, with a penalty provision.

HB 364, introduced by Representative Newman, relating to permits to purchase firearms, with penalty provisions.

HB 365, introduced by Representative Newman, relating to extreme risk protection orders, with penalty provisions.

HB 366, introduced by Representative Newman, relating to firearm purchases.

HB 367, introduced by Representative Newman, relating to sexual assault policies of institutions of higher education.

HB 368, introduced by Representative Newman, relating to abortion.

HB 369, introduced by Representative Newman, relating to abortion.

HB 370, introduced by Representative Newman, relating to increasing preventive health care services in the state, with penalty provisions.

HB 371, introduced by Representative Newman, relating to the compassionate assistance for rape emergencies (CARE) act, with penalty provisions.

HB 372, introduced by Representative Newman, relating to the duty of a pharmacy to fill prescriptions, with penalty provisions.

HB 373, introduced by Representative Newman, relating to contraceptives.

HB 374, introduced by Representative Newman, relating to the disclosure of health care services, with penalty provisions.

HB 375, introduced by Representative Newman, relating to pay equity.

HB 376, introduced by Representative Newman, relating to employees' reproductive health care decisions.

HB 377, introduced by Representative Newman, relating to the pregnant workers' fairness act.

HB 378, introduced by Representative Brown (94), relating to text messaging while operating motor vehicles.

HB 379, introduced by Representative Plocher, relating to fiduciary access to digital assets.

HB 380, introduced by Representative Plocher, relating to certain violations in municipal court.

HB 381, introduced by Representative Evans, relating to health care records of deceased patients.

HB 382, introduced by Representative Anderson, relating to out-of-state abortion referrals.

HB 383, introduced by Representative Anderson, relating to utility payments.

HB 384, introduced by Representative Anderson, relating to confiscation of animals, with penalty provisions.

HB 385, introduced by Representative Plocher, relating to a state agency audit.

HB 386, introduced by Representative Remole, relating to minimum clearance of utility lines.

HB 387, introduced by Representative Messenger, relating to the Grow Missouri Fund.

HB 388, introduced by Representative Messenger, relating to the Missouri freedom to choose health care act.

HB 389, introduced by Representative Berry, relating to data storage centers.

HB 390, introduced by Representative Vescovo, relating to Von Willebrand awareness.

HB 391, introduced by Representative Roberts, relating to the law library surcharge.

HB 392, introduced by Representative Adams, relating to the use of force by a law enforcement officer.

HB 393, introduced by Representative Adams, relating to the citizens police review board.

HB 394, introduced by Representative Adams, relating to the offense of prostitution.

HB 395, introduced by Representative Adams, relating to the Missouri universal health assurance program, with a contingent effective date for certain sections.

HB 396, introduced by Representative Unsicker, relating to victims of crimes.

HB 397, introduced by Representative Nichols, relating to railroad grade crossings.

HB 398, introduced by Representative McDaniel, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

HB 399, introduced by Representative McDaniel, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions and a referendum clause.

HB 400, introduced by Representative McDaniel, relating to firearms.

HB 401, introduced by Representative McDaniel, relating to special license plates for police chaplains.

HB 402, introduced by Representative Frederick, relating to a Medicaid global waiver.

HB 403, introduced by Representative Frederick, relating to the authority to engage in certain investigative practices, with penalty provisions.

HB 404, introduced by Representative Hubrecht, relating to abortion.

HB 405, introduced by Representative Hubrecht, relating to death investigations.

HB 406, introduced by Representative Davis, relating to business fees.

HB 407, introduced by Representative Davis, relating to the housing of convicted sex offenders, with penalty provisions.

HB 408, introduced by Representative Davis, relating to limited liability companies.

HB 409, introduced by Representative Davis, relating to articulated buses.

HB 410, introduced by Representative Davis, relating to cottage food production operations.

HB 411, introduced by Representative Lichtenegger, relating to virtual education.

HB 412, introduced by Representative Lichtenegger, relating to the senior services growth and development program.

HB 413, introduced by Representative White, relating to the division of professional registration.

HB 414, introduced by Representative Franks, relating to peace officer disciplinary actions.

HB 415, introduced by Representative McGaugh, relating to sexual offenders, with penalty provisions.

HB 416, introduced by Representative Ellebracht, relating to property tax penalties.

HB 417, introduced by Representative Peters, relating to health insurance.

HB 418, introduced by Representative Peters, relating to the designation of kappa alpha psi day.

HB 419, introduced by Representative Peters, relating to agricultural products purchased by the department of corrections.

HB 420, introduced by Representative Peters, relating to food deserts.

HB 421, introduced by Representative Peters, relating to income tax exemptions.

HB 422, introduced by Representative Cornejo, relating to property exempt from execution.

HB 423, introduced by Representative Cornejo, relating to law enforcement animals, with penalty provisions.

HB 424, introduced by Representative Cornejo, relating to the Missouri sunshine law.

HB 425, introduced by Representative Cornejo, relating to the registering of roofing contractors, with penalty provisions.

HB 426, introduced by Representative Cornejo, relating to the Line of Duty Compensation Act.

HB 427, introduced by Representative Cornejo, relating to no-contest clauses in trust instruments.

HB 428, introduced by Representative Cornejo, relating to the publication of electronic notice of the sale of real estate.

HB 429, introduced by Representative Cornejo, relating to physical therapists.

HB 430, introduced by Representative Rhoads, relating to juvenile courts, with penalty provisions.

HB 431, introduced by Representative Bahr, relating to the state sex offender registry, with penalty provisions.

REFERRAL OF HOUSE RESOLUTION

The following House Resolution was referred to the Committee indicated:

HR 8 - Consent and House Procedure

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 2**.

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate, that the Secretary of the Senate inform the House of Representatives that the Senate of the First Regular Session of the Ninety-ninth General Assembly is duly convened and is now in session and ready for consideration of business;

BE IT FURTHER RESOLVED that the Secretary of the Senate notify the House of Representatives that the Senate is now organized with the election of the following named officers:

President Pro Tem Ron Richard
Secretary of Senate. Adriane D. Crouse
Sergeant-at-Arms Bill Smith

COMMITTEE APPOINTMENTS

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Administration and Accounts.

Representative Mike Bernskoetter, Chair
Representative Tom Hurst, Vice Chair
Representative Glen Kolkmeyer
Representative Nate Walker
Representative Sandy Crawford
Representative Jim Neely
Representative Dan Shaul

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Agriculture Policy.

Representative Jay Houghton, Chair
Representative Don Rone, Vice Chair
Representative Mike Bernskoetter
Representative J. Eggleston
Representative Tom Hurst

Representative Hannah Kelly
Representative Craig Redmon
Representative Bill Reiboldt
Representative Warren Love

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Budget Committee.

Representative Scott Fitzpatrick, Chair	Representative Bryan Spencer
Representative Justin Alferman, Vice Chair	Representative Cody Smith
Representative Allen Andrews	Representative Robert Ross
Representative Rusty Black	Representative Don Rone
Representative Cloria Brown	Representative Donna Lichtenegger
Representative Kathie Conway	Representative Kathy Swan
Representative Charlie Davis	Representative Jered Taylor
Representative David Gregory	Representative Curtis Trent
Representative Marsha Haefner	Representative Justin Hill
Representative David Wood	Representative Phil Christofanelli
Representative Lyle Rowland	
Representative Kurt Bahr	
Representative Craig Redmon	
Representative Tila Hubrecht	
Representative Bart Korman	

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Children and Families.

Representative Diane Franklin, Chair
Representative Jim Neely, Vice Chair
Representative Jeff Justus
Representative Elaine Gannon
Representative Mike Moon
Representative Steve Cookson
Representative Becky Ruth
Representative Dan Stacy

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Consent and House Procedure Committee.

Representative Donna Pfautsch, Chair
Representative Dave Muntzel, Vice Chair
Representative Curtis Trent
Representative Rusty Black
Representative Hannah Kelly
Representative Nick Schroer
Representative Nathan Beard
Representative Warren Love
Representative Patricia Pike

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Conservation and Natural Resources.

Representative Sonya Anderson, Chair
Representative Tim Remole, Vice Chair
Representative Nathan Beard
Representative Paul Fitzwater
Representative Dan Houx
Representative Warren Love
Representative Kevin Engler
Representative Don Phillips

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Corrections and Public Institutions.

Representative Paul Fitzwater, Chair
Representative Shane Roden, Vice Chair
Representative Kathie Conway
Representative Jim Hansen
Representative Mike Henderson

Representative John McCaherty
Representative Galen Higdon
Representative Tim Remole

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Crime Prevention and Public Safety.

Representative Don Phillips, Chair
Representative Justin Hill, Vice Chair
Representative Shamed Dogan
Representative Tom Hannegan
Representative Andrew McDaniel
Representative Shawn Rhoads
Representative Jeanie Lauer
Representative Jay Barnes

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Economic Development.

Representative Holly Rehder, Chair
Representative Rob Vescovo, Vice Chair

Representative T.J. Berry
Representative Travis Fitzwater
Representative Bill Lant
Representative Rocky Miller
Representative Randy Pietzman
Representative Derek Grier
Representative Dean Plocher

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Elections.

Representative Lindell Shumake, Chair
Representative Dan Shaul, Vice Chair
Representative Justin Alferman
Representative Nick Marshall
Representative Joe Don McGaugh
Representative Galen Higdon
Representative Cheri Reisch
Representative Dan Stacy

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Elementary and Secondary Education.

Representative Kathy Swan, Chair
Representative Rebecca Roeber, Vice Chair
Representative Kurt Bahr
Representative Jay Barnes
Representative Chuck Basye
Representative Shamed Dogan
Representative Mark Matthiesen
Representative Bryan Spencer
Representative David Wood

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Ethics.

Representative Mike Cierpiot, Chair
Representative Marsha Haefner
Representative Jason Chipman
Representative Glen Kolkmeyer
Representative Steve Lynch

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Financial Institutions.

Representative Sandy Crawford, Chair
Representative Lyndall Fraker, Vice Chair
Representative Jack Bondon
Representative Wanda Brown
Representative Nate Walker
Representative Rick Francis
Representative Dan Shaul
Representative Dan Houx
Representative Steve Helms

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Fiscal Review.

Representative Marsha Haefner, Chair
Representative Rob Vescovo, Vice Chair
Representative Lynn Morris
Representative Justin Alferman
Representative Kathie Conway
Representative Lyndall Fraker
Representative David Wood
Representative Cody Smith
Representative Kathy Swan
Representative John Wiemann

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on General Laws.

Representative Robert Cornejo, Chair
Representative Kirk Mathews, Vice Chair
Representative Jean Evans
Representative Gary Cross
Representative Nick Schroer
Representative Rebecca Roeber
Representative Sonya Anderson
Representative Chuck Basye
Representative Jered Taylor

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Government Efficiency.

Representative Delus Johnson, Chair
Representative Mark Matthiesen, Vice Chair
Representative Paul Curtman
Representative Shawn Rhoads
Representative Jeff Pogue
Representative Keith Frederick
Representative Chrissy Sommer
Representative Bill Kidd

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Health and Mental Health Policy.

Representative Keith Frederick, Chair
Representative Lynn Morris, Vice Chair
Representative Donna Pfautsch
Representative Marsha Haefner
Representative Jeff Messenger
Representative Cody Smith
Representative Mike Stephens
Representative John Wiemann

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Higher Education.

Representative Donna Lichtenegger, Chair
Representative Dean Dohrman, Vice Chair
Representative Allen Andrews
Representative Curtis Trent
Representative Steve Cookson

Representative Delus Johnson
Representative Jason Chipman
Representative Elaine Gannon

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Insurance Policy.

Representative Kevin Engler, Chair
Representative John Wiemann, Vice Chair
Representative Donna Pfautsch
Representative Mike Stephens
Representative Lynn Morris
Representative Dave Muntzel
Representative Noel Shull
Representative Jeff Messenger

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Judiciary.

Representative Joe Don McGaugh, Chair
Representative Kevin Corlew, Vice Chair

Representative Bruce DeGroot
Representative Nick Marshall
Representative Cheri Reisch
Representative Bill White
Representative Nathan Beard
Representative David Gregory

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Local Government.

Representative Lyndall Fraker, Chair
Representative Tom Hannegan, Vice Chair
Representative Rick Brattin
Representative Derek Grier
Representative Rob Vescovo
Representative Jay Houghton
Representative John McCaherty
Representative Dave Muntzel
Representative Ken Wilson

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Pensions.

Representative Nate Walker, Chair
Representative Patricia Pike, Vice Chair
Representative Rusty Black
Representative Wanda Brown
Representative Jeff Pogue
Representative Sandy Crawford
Representative Mike Moon
Representative Holly Rehder
Representative Lyle Rowland

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Professional Registration and Licensing.

Representative Robert Ross, Chair
Representative Steve Helms, Vice Chair
Representative Cloria Brown
Representative Diane Franklin
Representative Bill White
Representative Kirk Mathews
Representative Jim Neely
Representative Chrissy Sommer
Representative Hannah Kelly

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Rules - Administrative Oversight Committee.

Representative Jay Barnes, Chair
Representative Chrissy Sommer, Vice Chair
Representative Rebecca Roeber
Representative T.J. Berry
Representative Kevin Corlew
Representative Kirk Mathews
Representative John Wiemann
Representative Kevin Austin
Representative Rob Vescovo
Representative Kevin Engler

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Rules - Legislative Oversight Committee.

Representative Shawn Rhoads, Chair
Representative Shamed Dogan, Vice Chair
Representative Don Rone
Representative Noel Shull
Representative J. Eggleston
Representative Cloria Brown
Representative Elijah Haahr
Representative Travis Fitzwater
Representative Lindell Shumake
Representative Jack Bondon

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Transportation.

Representative Bill Reiboldt, Chair
Representative Becky Ruth, Vice Chair
Representative Kevin Corlew
Representative Robert Cornejo
Representative Nate Tate
Representative Tom Hurst
Representative Glen Kolkmeier
Representative Bart Korman

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Utilities.

Representative Rocky Miller, Chair
Representative Dean Plocher, Vice Chair
Representative T.J. Berry

Representative Jack Bondon
Representative Rick Francis
Representative Tila Hubrecht
Representative Bill Kidd
Representative Bruce DeGroot
Representative Andrew McDaniel

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Veterans.

Representative Charlie Davis, Chair
Representative Ken Wilson, Vice Chair
Representative Dean Dohrman
Representative Rick Brattin
Representative Mike Kelley
Representative Steve Lynch
Representative Patricia Pike
Representative Lindell Shumake
Representative Nate Tate

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Ways and Means.

Representative Paul Curtman, Chair
Representative J. Eggleston, Vice Chair
Representative Phil Christofanelli
Representative Gary Cross
Representative Mike Kelley
Representative Shawn Rhoads
Representative Shane Roden
Representative Nick Schroer
Representative Noel Shull

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Committee on Workforce Development.

Representative Jeanie Lauer, Chair
Representative Travis Fitzwater, Vice Chair
Representative Jeff Justus
Representative Jean Evans
Representative Jim Hansen
Representative Bill Lant
Representative Randy Pietzman
Representative Mike Henderson

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

January 4, 2017

D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
201 W. Capitol Avenue
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461 RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the House of Representatives may vote during the legislative session.

I am a licensed Realtor in the state of Missouri.

In compliance with Section 105.461, please publish this letter in the Journal of the House.

Thank you for your attention to this matter.

Sincerely,

/s/ Dan Houx
54th District

January 4, 2017

D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
201 W. Capitol Avenue
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461 RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the House of Representatives may vote during the legislative session.

I am a licensed Realtor in the state of Missouri.

In compliance with Section 105.461, please publish this letter in the Journal of the House.

Thank you for your attention to this matter.

Sincerely,

/s/ Hannah S. Kelly
141st District

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Jeremiah W. (Jay) Nixon.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW, THEREFORE, I, Jeremiah W. (Jay) Nixon, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the Ninety-Eighth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that, through the first quarter of fiscal year 2017, the rate of expenditure for each of the appropriation lines in the fiscal year 2017 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that, through the first quarter of fiscal year 2017, I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2017 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 9th day of November, 2016.

/s/ Jeremiah W. (Jay) Nixon
Governor

Attest:

/s/ Jason Kander
Secretary of State

Exhibit A

	HB Sec	Agency	Approp	Approp Name
1	01.005	OFFICE ADMINISTRATION-OPER	1323	ESCROW & RELATED EXPENSES-0101
2	01.010	OFFICE ADMINISTRATION-OPER	T001	4TH STATE TRANSFER-0101
3	01.015	OFFICE ADMINISTRATION-OPER	VAR	4TH STATE BUILDING BONDS-OTHER
4	01.020	OFFICE ADMINISTRATION-OPER	T002	STATE WPC BONDS TRANSFER-0101
5	01.020	OFFICE ADMINISTRATION-OPER	T883	STATE WPC BONDS TRANSFER-0602
6	01.025	OFFICE ADMINISTRATION-OPER	VAR	STATE WPC BONDS-OTHER
7	01.030	OFFICE ADMINISTRATION-OPER	T003	STORMWATER CNTRL BOND TRF-0101
8	01.035	OFFICE ADMINISTRATION-OPER	7805	STORMWATER CNTRL BONDS-0211
9	02.005	ELEM & SEC EDUCATION-OPER	0537	DIV OF GENERAL ADMIN PS-0101
10	02.005	ELEM & SEC EDUCATION-OPER	2294	DIV OF GENERAL ADMIN E&E-0101
11	02.005	ELEM & SEC EDUCATION-OPER	0538	DIV OF GENERAL ADMIN PS-0105
12	02.005	ELEM & SEC EDUCATION-OPER	2296	DIV OF GENERAL ADMIN E&E-0105
13	02.010	ELEM & SEC EDUCATION-OPER	8855	REFUNDS-0104
14	02.010	ELEM & SEC EDUCATION-OPER	7893	REFUNDS-0105
15	02.015	ELEM & SEC EDUCATION-OPER	0015	BOARD OPERATED PS-0101
16	02.015	ELEM & SEC EDUCATION-OPER	1675	PAT PROV ACCRED/UNACCRED-0101
17	02.015	ELEM & SEC EDUCATION-OPER	2298	BOARD OPERATED E&E-0101
18	02.015	ELEM & SEC EDUCATION-OPER	3620	VIRTUAL EDUCATION E&E-0101
19	02.015	ELEM & SEC EDUCATION-OPER	3661	FOUNDATION-FORMULA-0101
20	02.015	ELEM & SEC EDUCATION-OPER	9230	FOUNDATION-SM SCHL PRG-0101
21	02.015	ELEM & SEC EDUCATION-OPER	9231	FOUNDATION-TRANSPORTATN-0101
22	02.015	ELEM & SEC EDUCATION-OPER	9232	FOUNDATION-ERLY SPC ED-0101
23	02.015	ELEM & SEC EDUCATION-OPER	9233	FOUNDATION CAREER ED-0101
24	02.015	ELEM & SEC EDUCATION-OPER	9234	FOUNDATION-EARLY CHLD DEV-0101
25	02.015	ELEM & SEC EDUCATION-OPER	0020	BOARD OPERATED PS-0105
26	02.015	ELEM & SEC EDUCATION-OPER	2301	BOARD OPERATED E&E-0105
27	02.015	ELEM & SEC EDUCATION-OPER	3574	BD OPERATING MEDICAID E&E-0105
28	02.015	ELEM & SEC EDUCATION-OPER	0678	FOUNDATION-FORMULA-0287
29	02.015	ELEM & SEC EDUCATION-OPER	9109	FOUNDATION-FORMULA-NC-0287
30	02.015	ELEM & SEC EDUCATION-OPER	2303	BOARD OPERATED E&E-0289
31	02.015	ELEM & SEC EDUCATION-OPER	2362	FOUNDATION-TRANSPORTATION-0291
32	02.015	ELEM & SEC EDUCATION-OPER	4269	VIRTUAL EDUCATION E&E-0291
33	02.015	ELEM & SEC EDUCATION-OPER	5645	FOUNDATION-EARLY SPEC ED-0291
34	02.015	ELEM & SEC EDUCATION-OPER	5667	FOUNDATION-FORMULA-0291
35	02.015	ELEM & SEC EDUCATION-OPER	0679	FOUNDATION-FORMULA-0616
36	02.015	ELEM & SEC EDUCATION-OPER	8966	FOUNDATION-FORMULA-NC-0616
37	02.015	ELEM & SEC EDUCATION-OPER	2079	FOUNDATION-FORMULA-0784
38	02.015	ELEM & SEC EDUCATION-OPER	8118	FOUNDATION-EARLY CHLD DEV-0859
39	02.015	ELEM & SEC EDUCATION-OPER	8322	FOUNDATION-EARLY SPEC ED-0859
40	02.017	ELEM & SEC EDUCATION-OPER	1694	COMMUNITY PARTNERSHIPS-0101
41	02.018	ELEM & SEC EDUCATION-OPER	8321	KC TUTORING PROGRAM-0291
42	02.019	ELEM & SEC EDUCATION-OPER	9022	MATH & SCIENCE TUTORING-0101
43	02.020	ELEM & SEC EDUCATION-OPER	8509	URBAN TEACHING PROGRAM-0101
44	02.025	ELEM & SEC EDUCATION-OPER	9105	SCHOOL SAFETY TRNG GRANTS-0101
45	02.027	ELEM & SEC EDUCATION-OPER	2213	STEM PILOT PROGRAM-0101
46	02.030	ELEM & SEC EDUCATION-OPER	0495	SCHOOL NUTRITION SERVICES-0101
47	02.030	ELEM & SEC EDUCATION-OPER	0496	SCHOOL NUTRITION SERVICES-0105
48	02.031	ELEM & SEC EDUCATION-OPER	9235	SCHLRS & FINE ARTS ACADMS-0101
49	02.035	ELEM & SEC EDUCATION-OPER	5240	SCHOOL DISTRICT TRUST FND-0688
50	02.040	ELEM & SEC EDUCATION-OPER	0113	SCHOOL DISTRICT BONDS-0248
51	02.041	ELEM & SEC EDUCATION-OPER	2535	EARLY GRADE LITERACY PRGM-0101
52	02.045	ELEM & SEC EDUCATION-OPER	1583	FED GRANTS & DONATIONS PS-0104

53	02.045	ELEM & SEC EDUCATION-OPER	9052	FED GRANTS & DONATIONS EE-0104
54	02.045	ELEM & SEC EDUCATION-OPER	4206	FED GRANTS & DONATIONS-0105
55	02.050	ELEM & SEC EDUCATION-OPER	2602	DYSLEXIA TRAINING-0101
56	02.050	ELEM & SEC EDUCATION-OPER	7810	DIV OF LEARNING SRVS PS-0101
57	02.050	ELEM & SEC EDUCATION-OPER	7811	DIV OF LEARNING SRVS E&E-0101
58	02.050	ELEM & SEC EDUCATION-OPER	0523	ADULT LEARN&REHAB SERV PS-0104
59	02.050	ELEM & SEC EDUCATION-OPER	2317	ADULT LEARN&REHAB SERV EE-0104
60	02.050	ELEM & SEC EDUCATION-OPER	7812	DIV OF LEARNING SRVS PS-0105
61	02.050	ELEM & SEC EDUCATION-OPER	7813	DIV OF LEARNING SRVS E&E-0105
62	02.050	ELEM & SEC EDUCATION-OPER	2297	EXCELLENCE IN EDUC EE-0651
63	02.050	ELEM & SEC EDUCATION-OPER	6459	EXCELLENCE IN EDUC PS-0651
64	02.050	ELEM & SEC EDUCATION-OPER	8848	DIV OF LEARNING SRVS PS-0859
65	02.055	ELEM & SEC EDUCATION-OPER	8339	EARLY CHILDHOOD PROGRAM-0101
66	02.055	ELEM & SEC EDUCATION-OPER	8510	EARLY CHILDHOOD PROG MPP-0101
67	02.055	ELEM & SEC EDUCATION-OPER	0027	CHILD CARE DEV TRAINING-0105
68	02.055	ELEM & SEC EDUCATION-OPER	0947	EARLY CHILDHOOD PROGRAM-0105
69	02.055	ELEM & SEC EDUCATION-OPER	0028	EARLY CHILDHOOD PROGRAM-0859
70	02.055	ELEM & SEC EDUCATION-OPER	1693	MPP PROV ACCRED/UNACCRED-0859
71	02.060	ELEM & SEC EDUCATION-OPER	1202	RIGHT FROM THE START-0105
72	02.065	ELEM & SEC EDUCATION-OPER	0948	SCHOOL AGE AFTERSCHL PROG-0105
73	02.070	ELEM & SEC EDUCATION-OPER	2536	PERFORM BASED ASSESSMENT-0101
74	02.070	ELEM & SEC EDUCATION-OPER	5632	PERFORM BASED ASSESSMENT-0105
75	02.070	ELEM & SEC EDUCATION-OPER	1289	PERFORM BASED ASSESSMENT-0291
76	02.075	ELEM & SEC EDUCATION-OPER	0513	VOC ED-DISTRIBUTIONS-0105
77	02.075	ELEM & SEC EDUCATION-OPER	9193	PATHWAYS TO PROSPRITY NET-0105
78	02.080	ELEM & SEC EDUCATION-OPER	0500	TITLE I IASA-0105
79	02.085	ELEM & SEC EDUCATION-OPER	4600	OTHER FEDERAL GRANTS-0105
80	02.090	ELEM & SEC EDUCATION-OPER	5640	FERMAN MEMORIAL-GIFTED-0616
81	02.095	ELEM & SEC EDUCATION-OPER	9110	AP/DUAL CR LOW-INC ASSIST-0101
82	02.095	ELEM & SEC EDUCATION-OPER	6102	AP/DUAL CREDIT-0105
83	02.100	ELEM & SEC EDUCATION-OPER	6218	TITLE II IMP TEACHER QLTY-0105
84	02.105	ELEM & SEC EDUCATION-OPER	0047	CHARTER SCHOOLS-0105
85	02.110	ELEM & SEC EDUCATION-OPER	5875	RURAL/LOW INC SCHL GRANTS-0105
86	02.115	ELEM & SEC EDUCATION-OPER	5876	LANGUAGE ACQUISITION-0105
87	02.120	ELEM & SEC EDUCATION-OPER	3033	FEDERAL REFUGEES-0105
88	02.126	ELEM & SEC EDUCATION-OPER	1755	TRAUMA INFORMED-0101
89	02.130	ELEM & SEC EDUCATION-OPER	1201	TEACHER OF THE YEAR-0105
90	02.135	ELEM & SEC EDUCATION-OPER	0506	VOCATIONAL REHAB GRANT-0101
91	02.135	ELEM & SEC EDUCATION-OPER	0507	VOCATIONAL REHAB GRANT-0104
92	02.135	ELEM & SEC EDUCATION-OPER	1294	VOC REHAB GRANT FROM DMH-0104
93	02.135	ELEM & SEC EDUCATION-OPER	2806	VOCATIONAL REHAB GRANT-0291
94	02.137	ELEM & SEC EDUCATION-OPER	8666	CHARACTER ED INITIATIVES-0101
95	02.140	ELEM & SEC EDUCATION-OPER	0512	DISABILITY DETERMIN GRANT-0104
96	02.145	ELEM & SEC EDUCATION-OPER	8908	INDEPENDENT LIVING CNTRS-0101
97	02.145	ELEM & SEC EDUCATION-OPER	2808	INDEPENDENT LIVING CNTRS-0104
98	02.145	ELEM & SEC EDUCATION-OPER	2809	INDEPENDENT LIVING CNTRS-0284
99	02.150	ELEM & SEC EDUCATION-OPER	9427	ADULT ED & LITERACY-0101
100	02.150	ELEM & SEC EDUCATION-OPER	9428	ADULT ED & LITERACY-0105
101	02.155	ELEM & SEC EDUCATION-OPER	2435	TROOPS TO TEACHERS E&E-0105
102	02.160	ELEM & SEC EDUCATION-OPER	2265	SPECIAL EDUCATION-GRANT-0105
103	02.165	ELEM & SEC EDUCATION-OPER	7326	HIGH NEED FUND-0101
104	02.165	ELEM & SEC EDUCATION-OPER	0657	HIGH NEED FUND-0291
105	02.170	ELEM & SEC EDUCATION-OPER	4112	FIRST STEPS-0101
106	02.170	ELEM & SEC EDUCATION-OPER	4580	FIRST STEPS-0105
107	02.170	ELEM & SEC EDUCATION-OPER	2258	MEDICAID REIM-FIRST STEPS-0788
108	02.170	ELEM & SEC EDUCATION-OPER	2259	PART C EARLY INTERVENTION-0788

109	02.170	ELEM & SEC EDUCATION-OPER	3180	FIRST STEPS-0859
110	02.175	ELEM & SEC EDUCATION-OPER	2542	DFS/DMH SCHOOL PLACEMENTS-0101
111	02.175	ELEM & SEC EDUCATION-OPER	5677	DFS/DMH SCHOOL PLACEMENTS-0291
112	02.180	ELEM & SEC EDUCATION-OPER	0498	SHELTERED WORKSHOPS-0101
113	02.185	ELEM & SEC EDUCATION-OPER	9237	READERS FOR THE BLIND-0101
114	02.190	ELEM & SEC EDUCATION-OPER	1861	BLIND STUDENT LITERACY-0101
115	02.195	ELEM & SEC EDUCATION-OPER	0543	SCHOOL FOR DEAF-0922
116	02.200	ELEM & SEC EDUCATION-OPER	9806	SCHOOL FOR BLIND-0920
117	02.205	ELEM & SEC EDUCATION-OPER	2998	SPECIAL OLYMPICS-0101
118	02.210	ELEM & SEC EDUCATION-OPER	2280	SCHOOL SEVERELY HANDICAP-0618
119	02.215	ELEM & SEC EDUCATION-OPER	9258	CHARTER PUB SCHL COMM PS-0101
120	02.215	ELEM & SEC EDUCATION-OPER	9259	CHARTER PUB SCHL COMM EE-0101
121	02.215	ELEM & SEC EDUCATION-OPER	9260	CHARTER PUB SCHL FED-0175
122	02.215	ELEM & SEC EDUCATION-OPER	9261	CHARTER PUB SCHL REVOLV-0860
123	02.215	ELEM & SEC EDUCATION-OPER	9262	CHARTER PUB SCHL TRUST-0862
124	02.220	ELEM & SEC EDUCATION-OPER	2322	COMM FOR THE DEAF E&E-0101
125	02.220	ELEM & SEC EDUCATION-OPER	9919	COMM FOR THE DEAF PS-0101
126	02.220	ELEM & SEC EDUCATION-OPER	0111	COMM FOR THE DEAF E&E-0264
127	02.220	ELEM & SEC EDUCATION-OPER	6099	COMM FOR THE DEAF E&E-0743
128	02.220	ELEM & SEC EDUCATION-OPER	7515	COMM FOR THE DEAF PS-0743
129	02.225	ELEM & SEC EDUCATION-OPER	2346	MO ASSISTIVE TECH-PS-0188
130	02.225	ELEM & SEC EDUCATION-OPER	2350	MO ASSISTIVE TECH-EE-0188
131	02.225	ELEM & SEC EDUCATION-OPER	2351	MO ASSISTIVE TECH-PS-0559
132	02.225	ELEM & SEC EDUCATION-OPER	2365	MO ASSISTIVE TECH-EE-0559
133	02.225	ELEM & SEC EDUCATION-OPER	9112	MOAT-DEBT OFFSET ESCROW-0753
134	02.225	ELEM & SEC EDUCATION-OPER	2370	MO ASSISTIVE TECH-EE-0781
135	02.225	ELEM & SEC EDUCATION-OPER	2366	MO ASSISTIVE TECH-PS-0889
136	02.225	ELEM & SEC EDUCATION-OPER	2367	MO ASSISTIVE TECH-EE-0889
137	02.230	ELEM & SEC EDUCATION-OPER	2820	CHILDREN'S SERVICE COMM-0601
138	02.235	ELEM & SEC EDUCATION-OPER	T454	ST SCHOOL MONEY TRF-0101
139	02.240	ELEM & SEC EDUCATION-OPER	T438	ST SCHOOL MONEY TRF-0687
140	02.245	ELEM & SEC EDUCATION-OPER	T008	OUTSTANDING SCHOOLS TRF-0101
141	02.250	ELEM & SEC EDUCATION-OPER	T456	CLASSROOM TRUST TRF-0285
142	02.255	ELEM & SEC EDUCATION-OPER	T452	CLASSROOM TRUST TRF-0291
143	02.260	ELEM & SEC EDUCATION-OPER	T009	SCHOOL DISTRICT BOND TRF-0285
144	02.265	ELEM & SEC EDUCATION-OPER	T961	SCHOOL BLDG REV FUND TRF-0279
145	02.270	ELEM & SEC EDUCATION-OPER	T045	AFTR-SCHL RTRT SSMF TRF-0732
146	03.005	HIGHER EDUCATION-OPERATING	0438	COORDINATION ADMIN PS-0101
147	03.005	HIGHER EDUCATION-OPERATING	2167	COORDINATION ADMIN E&E-0101
148	03.005	HIGHER EDUCATION-OPERATING	2168	GRANT & SCHLSHP ADMIN E&E-0101
149	03.005	HIGHER EDUCATION-OPERATING	3857	GRANT & SCHLSHP ADMIN PS-0101
150	03.005	HIGHER EDUCATION-OPERATING	8395	COORDINATION ADMIN PS-0420
151	03.005	HIGHER EDUCATION-OPERATING	8396	COORDINATION ADMIN E&E-0420
152	03.005	HIGHER EDUCATION-OPERATING	4445	QUALITY IMPRVMENT REV E&E-0537
153	03.005	HIGHER EDUCATION-OPERATING	9023	COORDINATION ADMIN PS-0880
154	03.005	HIGHER EDUCATION-OPERATING	9024	COORDINATION ADMIN E&E-0880
155	03.006	HIGHER EDUCATION-OPERATING	2441	UM REVIEW COMMISSION-0101
156	03.010	HIGHER EDUCATION-OPERATING	8391	PROPRIETARY SCH ADMIN PS-0729
157	03.010	HIGHER EDUCATION-OPERATING	8392	PROPRIETARY SCH ADMIN E&E-0729
158	03.015	HIGHER EDUCATION-OPERATING	7986	PROPRIETARY SCHOOL BOND-0760
159	03.020	HIGHER EDUCATION-OPERATING	0459	MIDWEST HIGHER ED. COMM-0101
160	03.025	HIGHER EDUCATION-OPERATING	0795	IMPROVE TEACHER GRNT PS-0116
161	03.025	HIGHER EDUCATION-OPERATING	0796	IMPROVE TEACHER GRNT E&E-0116
162	03.025	HIGHER EDUCATION-OPERATING	1305	IMPROVING TEACHER GRANT-0116

163	03.026	HIGHER EDUCATION-OPERATING	1617	STWIDE STUDNT WEB PRTL EE-0101
164	03.026	HIGHER EDUCATION-OPERATING	2904	STWIDE STUDNT WEB PRTL PD-0101
165	03.030	HIGHER EDUCATION-OPERATING	5316	FED GRANTS/DONATIONS E&E-0116
166	03.030	HIGHER EDUCATION-OPERATING	6229	FED GRANTS/DONATIONS-0116
167	03.035	HIGHER EDUCATION-OPERATING	2509	LEG HIGHER ED RVW TSKFRCE-0101
168	03.035	HIGHER EDUCATION-OPERATING	8460	LRNING OUTCOMES GRNTS PS-0925
169	03.035	HIGHER EDUCATION-OPERATING	8461	LRNING OUTCOMES GRNTS EE-0925
170	03.035	HIGHER EDUCATION-OPERATING	8463	LRNING OUTCOMES GRNTS-0925
171	03.035	HIGHER EDUCATION-OPERATING	9604	MULTI-STATE MIL CRDT GRNT-0925
172	03.045	HIGHER EDUCATION-OPERATING	T010	ACADEMIC SCHLSHP PRGM TRF-0101
173	03.045	HIGHER EDUCATION-OPERATING	T931	ACADEMIC SCHLSHP PRGM TRF-0925
174	03.050	HIGHER EDUCATION-OPERATING	3858	ACADEMIC SCHOLARSHIP PRGM-0840
175	03.055	HIGHER EDUCATION-OPERATING	T025	ACCESS MISSOURI TRF-0101
176	03.055	HIGHER EDUCATION-OPERATING	T027	ACCESS MISSOURI TRF-0272
177	03.055	HIGHER EDUCATION-OPERATING	T030	ACCESS MISSOURI TRF-0291
178	03.055	HIGHER EDUCATION-OPERATING	T576	ACCESS MISSOURI TRF-0856
179	03.055	HIGHER EDUCATION-OPERATING	T577	ACCESS MISSOURI TRF-0925
180	03.060	HIGHER EDUCATION-OPERATING	2179	ACCESS MISSOURI-0791
181	03.065	HIGHER EDUCATION-OPERATING	T269	A+ SCHOOLS FUND TRF-0101
182	03.065	HIGHER EDUCATION-OPERATING	T274	A+ SCHOOLS FUND TRF-0291
183	03.070	HIGHER EDUCATION-OPERATING	7481	A+ SCHOOLS PROGRAM-0955
184	03.075	HIGHER EDUCATION-OPERATING	T017	M ROSS BARNETT SCHLS TRF-0101
185	03.080	HIGHER EDUCATION-OPERATING	4443	VETERANS SURVIVOR GRANT-0101
186	03.080	HIGHER EDUCATION-OPERATING	8349	PUBLIC SERVICE GRANT PRGM-0101
187	03.080	HIGHER EDUCATION-OPERATING	0066	M ROSS BARNETT SCHLSHIP-0131
188	03.080	HIGHER EDUCATION-OPERATING	4545	MINORITY TEACH SCHLSHPS-0291
189	03.080	HIGHER EDUCATION-OPERATING	8195	AP INCENTIVE GRANTS-0983
190	03.085	HIGHER EDUCATION-OPERATING	4442	KIDS CHANCE SCHLSPS-0878
191	03.090	HIGHER EDUCATION-OPERATING	4550	MIN ENIVRM LITERACY PRG-0101
192	03.095	HIGHER EDUCATION-OPERATING	0062	ADVANTAGE MISSOURI PRGM-0856
193	03.100	HIGHER EDUCATION-OPERATING	0998	LOAN PROGRAM ADMIN PS-0880
194	03.100	HIGHER EDUCATION-OPERATING	2169	LOAN PROGRAM ADMIN E&E-0880
195	03.100	HIGHER EDUCATION-OPERATING	3134	FEDERAL LOAN COMPLIANCE-0880
196	03.100	HIGHER EDUCATION-OPERATING	5075	COLLECTION INVOICING-0880
197	03.100	HIGHER EDUCATION-OPERATING	7256	LOAN PROGRAM ADMIN-0880
198	03.105	HIGHER EDUCATION-OPERATING	T525	COLLECTION PAYMENTS TRF-0881
199	03.110	HIGHER EDUCATION-OPERATING	0067	LOAN PRGM REVOLVING FUND-0881
200	03.115	HIGHER EDUCATION-OPERATING	2000	LOAN PRGM REFUND OFFSET-0753
201	03.116	HIGHER EDUCATION-OPERATING	2095	COLLEGE PREP PROGRAM-0101
202	03.120	HIGHER EDUCATION-OPERATING	T463	GUARANTY AGENCY OPER TRF-0880
203	03.125	HIGHER EDUCATION-OPERATING	7638	DOCTORATE PHARMACY PRG-0101
204	03.126	HIGHER EDUCATION-OPERATING	2442	MOS&T-CLAY CO ENGNR PRGRM-0101
205	03.127	HIGHER EDUCATION-OPERATING	2443	MOS&T-PLTW-0101
206	03.128	HIGHER EDUCATION-OPERATING	2446	SEMO-CYBER SECURITY PRGRM-0101
207	03.129	HIGHER EDUCATION-OPERATING	2447	MU MED STUDENT TRNING KC-0101
208	03.129	HIGHER EDUCATION-OPERATING	2448	TIER 1 MED STU TRNING KC-0101
209	03.131	HIGHER EDUCATION-OPERATING	2449	HSSU GRADUATE PROGRAMS-0101
210	03.135	HIGHER EDUCATION-OPERATING	8695	COOP MED SCHL-UM-COLUMBIA-0101
211	03.140	HIGHER EDUCATION-OPERATING	1578	MSSU COOPERATIVE DENTAL-0101
212	03.140	HIGHER EDUCATION-OPERATING	1600	UMKC COOPERATIVE DENTAL-0101
213	03.145	HIGHER EDUCATION-OPERATING	1598	AUTISM SERVICES-0101
214	03.147	HIGHER EDUCATION-OPERATING	2099	ENGINEERING EXPANSION-0101
215	03.147	HIGHER EDUCATION-OPERATING	2590	MUS&T ENGINEERING EXPANSN-0101
216	03.150	HIGHER EDUCATION-OPERATING	8121	STATE NURSING BRD GRANTS-0635
217	03.155	HIGHER EDUCATION-OPERATING	8539	CROWDER COLLEGE OUTCOMES-0101
218	03.155	HIGHER EDUCATION-OPERATING	8540	EAST CENTRAL OUTCOMES-0101

219	03.155	HIGHER EDUCATION-OPERATING	8541	JEFFERSON COLLG OUTCOMES-0101
220	03.155	HIGHER EDUCATION-OPERATING	8542	METROPOLITAN COM OUTCOMES-0101
221	03.155	HIGHER EDUCATION-OPERATING	8543	MINERAL AREA OUTCOMES-0101
222	03.155	HIGHER EDUCATION-OPERATING	8544	MOBERLY AREA COM OUTCOMES-0101
223	03.155	HIGHER EDUCATION-OPERATING	8545	NORTH CENTRAL MO OUTCOMES-0101
224	03.155	HIGHER EDUCATION-OPERATING	8546	OZARKS TECH COM OUTCOMES-0101
225	03.155	HIGHER EDUCATION-OPERATING	8547	ST. CHARLES COM OUTCOMES-0101
226	03.155	HIGHER EDUCATION-OPERATING	8548	ST. LOUIS COM OUTCOMES-0101
227	03.155	HIGHER EDUCATION-OPERATING	8549	STATE FAIR COM OUTCOMES-0101
228	03.155	HIGHER EDUCATION-OPERATING	8550	THREE RIVERS COM OUTCOMES-0101
229	03.155	HIGHER EDUCATION-OPERATING	8551	STATE TECH COLLG OUTCOMES-0101
230	03.155	HIGHER EDUCATION-OPERATING	8552	UNIV CENTRAL MO OUTCOMES-0101
231	03.155	HIGHER EDUCATION-OPERATING	8553	SOUTHEAST MO OUTCOMES-0101
232	03.155	HIGHER EDUCATION-OPERATING	8554	MO STATE UNIV OUTCOMES-0101
233	03.155	HIGHER EDUCATION-OPERATING	8555	LINCOLN UNIV OUTCOMES-0101
234	03.155	HIGHER EDUCATION-OPERATING	8556	TRUMAN STATE OUTCOMES-0101
235	03.155	HIGHER EDUCATION-OPERATING	8557	NORTHWEST MO OUTCOMES-0101
236	03.155	HIGHER EDUCATION-OPERATING	8558	MO SOUTHERN OUTCOMES-0101
237	03.155	HIGHER EDUCATION-OPERATING	8559	MO WESTERN OUTCOMES-0101
238	03.155	HIGHER EDUCATION-OPERATING	8560	HARRIS STOWE OUTCOMES-0101
239	03.155	HIGHER EDUCATION-OPERATING	8561	UNIV OF MO OUTCOMES-0101
240	03.200	HIGHER EDUCATION-OPERATING	2489	CROWDER COLLEGE-0101
241	03.200	HIGHER EDUCATION-OPERATING	2493	EAST CENTRAL COLLEGE-0101
242	03.200	HIGHER EDUCATION-OPERATING	2495	JEFFERSON COLLEGE-0101
243	03.200	HIGHER EDUCATION-OPERATING	2497	METROPOLITAN COM COLLEGE-0101
244	03.200	HIGHER EDUCATION-OPERATING	2499	MINERAL AREA COLLEGE-0101
245	03.200	HIGHER EDUCATION-OPERATING	2501	MOBERLY AREA COM COLLEGE-0101
246	03.200	HIGHER EDUCATION-OPERATING	2503	NORTH CENTRAL MO COLLEGE-0101
247	03.200	HIGHER EDUCATION-OPERATING	2508	OZARKS TECH COM COLLEGE-0101
248	03.200	HIGHER EDUCATION-OPERATING	2512	ST CHARLES CNTY COM COL-0101
249	03.200	HIGHER EDUCATION-OPERATING	2515	ST LOUIS COM COLLEGE-0101
250	03.200	HIGHER EDUCATION-OPERATING	2517	STATE FAIR COM COLLEGE-0101
251	03.200	HIGHER EDUCATION-OPERATING	2519	THREE RIVERS COM COLLEGE-0101
252	03.200	HIGHER EDUCATION-OPERATING	3171	CROWDER COLLEGE M&R-0101
253	03.200	HIGHER EDUCATION-OPERATING	3172	EAST CENTRAL COLLEGE M&R-0101
254	03.200	HIGHER EDUCATION-OPERATING	3174	JEFFERSON COLLEGE M&R-0101
255	03.200	HIGHER EDUCATION-OPERATING	3177	METROPOLITAN COLLEGE M&R-0101
256	03.200	HIGHER EDUCATION-OPERATING	3181	MINERAL AREA COLLEGE M&R-0101
257	03.200	HIGHER EDUCATION-OPERATING	3182	MOBERLY AREA COLLEGE M&R-0101
258	03.200	HIGHER EDUCATION-OPERATING	3183	NORTH CENTRAL COLLEGE M&R-0101
259	03.200	HIGHER EDUCATION-OPERATING	3190	OZARKS TECH COLLEGE M&R-0101
260	03.200	HIGHER EDUCATION-OPERATING	3191	ST CHARLES COLLEGE M&R-0101
261	03.200	HIGHER EDUCATION-OPERATING	3199	ST LOUIS COLLEGE M&R-0101
262	03.200	HIGHER EDUCATION-OPERATING	3200	STATE FAIR COLLEGE M&R-0101
263	03.200	HIGHER EDUCATION-OPERATING	3203	THREE RIVERS COLLEGE M&R-0101
264	03.200	HIGHER EDUCATION-OPERATING	9062	CROWDER COLLEGE EQUITY-0101
265	03.200	HIGHER EDUCATION-OPERATING	9063	EAST CENTRAL COLLG EQUITY-0101
266	03.200	HIGHER EDUCATION-OPERATING	9064	JEFFERSON COLLEGE EQUITY-0101
267	03.200	HIGHER EDUCATION-OPERATING	9065	METROPOLITAN COMM EQUITY-0101
268	03.200	HIGHER EDUCATION-OPERATING	9066	MINERAL AREA COLLG EQUITY-0101
269	03.200	HIGHER EDUCATION-OPERATING	9067	MOBERLY AREA COMM EQUITY-0101
270	03.200	HIGHER EDUCATION-OPERATING	9068	NORTH CENTRAL MO EQUITY-0101
271	03.200	HIGHER EDUCATION-OPERATING	9069	OZARKS TECH COMM EQUITY-0101
272	03.200	HIGHER EDUCATION-OPERATING	9070	ST CHARLES CNT COM EQUITY-0101

273	03.200	HIGHER EDUCATION-OPERATING	9071	ST LOUIS COMMUNITY EQUITY-0101
274	03.200	HIGHER EDUCATION-OPERATING	9072	STATE FAIR COMMUN EQUITY-0101
275	03.200	HIGHER EDUCATION-OPERATING	9073	THREE RIVERS COMM EQUITY-0101
276	03.200	HIGHER EDUCATION-OPERATING	2492	CROWDER COLLEGE-0291
277	03.200	HIGHER EDUCATION-OPERATING	2494	EAST CENTRAL COLLEGE-0291
278	03.200	HIGHER EDUCATION-OPERATING	2496	JEFFERSON COLLEGE-0291
279	03.200	HIGHER EDUCATION-OPERATING	2498	METROPOLITAN COM COLLEGE-0291
280	03.200	HIGHER EDUCATION-OPERATING	2500	MINERAL AREA COLLEGE-0291
281	03.200	HIGHER EDUCATION-OPERATING	2502	MOBERLY AREA COM COLLEGE-0291
282	03.200	HIGHER EDUCATION-OPERATING	2504	NORTH CENTRAL MO COLLEGE-0291
283	03.200	HIGHER EDUCATION-OPERATING	2511	OZARKS TECH COM COLLEGE-0291
284	03.200	HIGHER EDUCATION-OPERATING	2513	ST CHARLES CNTY COM COL-0291
285	03.200	HIGHER EDUCATION-OPERATING	2516	ST LOUIS COM COLLEGE-0291
286	03.200	HIGHER EDUCATION-OPERATING	2518	STATE FAIR COM COLLEGE-0291
287	03.200	HIGHER EDUCATION-OPERATING	2520	THREE RIVERS COM COLLEGE-0291
288	03.200	HIGHER EDUCATION-OPERATING	3386	CC TAX REFUND OFFSET-0753
289	03.205	HIGHER EDUCATION-OPERATING	2733	STATE TECH COLLEGE OF MO-0101
290	03.205	HIGHER EDUCATION-OPERATING	6227	STATE TECH COLLEGE OF MO-0291
291	03.205	HIGHER EDUCATION-OPERATING	0076	STATE TECH COLLEGE OF MO-0753
292	03.210	HIGHER EDUCATION-OPERATING	0649	UNIVERSITY OF CENTRAL MO-0101
293	03.210	HIGHER EDUCATION-OPERATING	1539	UNIVERSITY OF CENTRAL MO-0291
294	03.210	HIGHER EDUCATION-OPERATING	2004	UNIVERSITY OF CENTRAL MO-0753
295	03.215	HIGHER EDUCATION-OPERATING	0650	SOUTHEAST MO STATE UNIV-0101
296	03.215	HIGHER EDUCATION-OPERATING	1540	SOUTHEAST MO STATE UNIV-0291
297	03.215	HIGHER EDUCATION-OPERATING	2008	SOUTHEAST MO STATE UNIV-0753
298	03.220	HIGHER EDUCATION-OPERATING	0645	MO STATE UNIVERSITY-0101
299	03.220	HIGHER EDUCATION-OPERATING	1545	MO STATE UNIVERSITY-0291
300	03.220	HIGHER EDUCATION-OPERATING	2011	MO STATE UNIVERSITY-0753
301	03.225	HIGHER EDUCATION-OPERATING	0150	LINCOLN LAND GRANT MATCH-0101
302	03.225	HIGHER EDUCATION-OPERATING	0661	LINCOLN UNIVERSITY-0101
303	03.225	HIGHER EDUCATION-OPERATING	1554	LINCOLN UNIVERSITY-0291
304	03.225	HIGHER EDUCATION-OPERATING	2014	LINCOLN UNIVERSITY-0753
305	03.230	HIGHER EDUCATION-OPERATING	0652	TRUMAN STATE UNIVERSITY-0101
306	03.230	HIGHER EDUCATION-OPERATING	1546	TRUMAN STATE UNIVERSITY-0291
307	03.230	HIGHER EDUCATION-OPERATING	2017	TRUMAN STATE UNIVERSITY-0753
308	03.235	HIGHER EDUCATION-OPERATING	0656	NORTHWEST MO STATE UNIV-0101
309	03.235	HIGHER EDUCATION-OPERATING	1547	NORTHWEST MO STATE UNIV-0291
310	03.235	HIGHER EDUCATION-OPERATING	2020	NORTHWEST MO STATE UNIV-0753
311	03.240	HIGHER EDUCATION-OPERATING	0659	MO SOUTHERN ST UNIVERSITY-0101
312	03.240	HIGHER EDUCATION-OPERATING	1549	MO SOUTHERN ST UNIVERSITY-0291
313	03.240	HIGHER EDUCATION-OPERATING	2023	MO SOUTHERN ST UNIVERSITY-0753
314	03.245	HIGHER EDUCATION-OPERATING	0660	MO WESTERN ST UNIVERSITY-0101
315	03.245	HIGHER EDUCATION-OPERATING	1550	MO WESTERN ST UNIVERSITY-0291
316	03.245	HIGHER EDUCATION-OPERATING	2026	MO WESTERN ST UNIVERSITY-0753
317	03.250	HIGHER EDUCATION-OPERATING	3426	HARRIS STOWE ST UNIV-0101
318	03.250	HIGHER EDUCATION-OPERATING	1551	HARRIS STOWE ST UNIV-0291
319	03.250	HIGHER EDUCATION-OPERATING	2030	HARRIS STOWE ST UNIV-0753
320	03.255	HIGHER EDUCATION-OPERATING	1764	COLUMBIA CAMPUS-0101
321	03.255	HIGHER EDUCATION-OPERATING	1775	KANSAS CITY CAMPUS-0101
322	03.255	HIGHER EDUCATION-OPERATING	1787	ROLLA CAMPUS-0101
323	03.255	HIGHER EDUCATION-OPERATING	1806	ST LOUIS CAMPUS-0101
324	03.255	HIGHER EDUCATION-OPERATING	1809	MU EXTENSION-0101
325	03.255	HIGHER EDUCATION-OPERATING	1829	SYSTEM ADMINISTRATION-0101
326	03.255	HIGHER EDUCATION-OPERATING	1872	UNIV-WIDE OPERATIONS-0101
327	03.255	HIGHER EDUCATION-OPERATING	2603	VETERINARY COLLEGE EQPMNT-0101
328	03.255	HIGHER EDUCATION-OPERATING	2608	WATER WORKS FOR AG-0101

329	03.255	HIGHER EDUCATION-OPERATING	1765	COLUMBIA CAMPUS-0291
330	03.255	HIGHER EDUCATION-OPERATING	1776	KANSAS CITY CAMPUS-0291
331	03.255	HIGHER EDUCATION-OPERATING	1803	ROLLA CAMPUS-0291
332	03.255	HIGHER EDUCATION-OPERATING	1808	ST LOUIS CAMPUS-0291
333	03.255	HIGHER EDUCATION-OPERATING	1814	MU EXTENSION-0291
334	03.255	HIGHER EDUCATION-OPERATING	1868	SYSTEM ADMINISTRATION-0291
335	03.255	HIGHER EDUCATION-OPERATING	1874	UNIV-WIDE OPERATIONS-0291
336	03.255	HIGHER EDUCATION-OPERATING	2034	UNIV OF MISSOURI CAMPUSES-0753
337	03.256	HIGHER EDUCATION-OPERATING	9020	UMKC NEIGHBRHD INITIATIVE-0101
338	03.260	HIGHER EDUCATION-OPERATING	8984	UMSL-BIOTECH-0101
339	03.265	HIGHER EDUCATION-OPERATING	3775	UMC TELEMEDICINE-0101
340	03.265	HIGHER EDUCATION-OPERATING	4046	UMC TELEMEDICINE-0625
341	03.270	HIGHER EDUCATION-OPERATING	5628	SPINAL CORD INJURY-0578
342	03.275	HIGHER EDUCATION-OPERATING	0632	MO KIDNEY PROGRAM-0101
343	03.280	HIGHER EDUCATION-OPERATING	0643	STATE HISTORICAL SOCIETY-0101
344	03.285	HIGHER EDUCATION-OPERATING	0633	SEMINARY FUND INVESTMENTS-0872
345	03.290	HIGHER EDUCATION-OPERATING	0616	SEMINARY FUND INV INCOME-0623
346	04.005	REVENUE-OPERATING	1760	HWY COLL TAX PS-0101
347	04.005	REVENUE-OPERATING	1762	HWY COLL MV/DL PS-0101
348	04.005	REVENUE-OPERATING	1763	HWY COLL MV/DL E&E-0101
349	04.005	REVENUE-OPERATING	1766	HWY COLL LEGAL SERV PS-0101
350	04.005	REVENUE-OPERATING	1768	HWY COLL ADMIN PS-0101
351	04.005	REVENUE-OPERATING	1770	HWY COLL POSTAGE-0101
352	04.005	REVENUE-OPERATING	7880	HWY COLL-POSTAGE DL-0101
353	04.005	REVENUE-OPERATING	9424	MV/DL SYSTEM PS-0101
354	04.005	REVENUE-OPERATING	9425	MV/DL SYSTEM EE-0101
355	04.005	REVENUE-OPERATING	2091	REVENUE TECHNOLOGY FUND-0416
356	04.005	REVENUE-OPERATING	0889	HWY COLL ATTORNEY FEES-0644
357	04.005	REVENUE-OPERATING	1771	HWY COLL TAX PS-0644
358	04.005	REVENUE-OPERATING	1772	HWY COLL TAX E&E-0644
359	04.005	REVENUE-OPERATING	1773	HWY COLL MV/DL PS-0644
360	04.005	REVENUE-OPERATING	1774	HWY COLL MV/DL E&E-0644
361	04.005	REVENUE-OPERATING	1777	HWY COLL LEGAL SERV PS-0644
362	04.005	REVENUE-OPERATING	1778	HWY COLL LEGAL SERV E&E-0644
363	04.005	REVENUE-OPERATING	1791	HWY COLL ADMIN PS-0644
364	04.005	REVENUE-OPERATING	1794	HWY COLL ADMIN E&E-0644
365	04.005	REVENUE-OPERATING	1796	HWY COLL POSTAGE-0644
366	04.010	REVENUE-OPERATING	1691	TAXATION PS-0101
367	04.010	REVENUE-OPERATING	1692	TAXATION E&E-0101
368	04.010	REVENUE-OPERATING	1695	TAXATION MTC DUES EE-0101
369	04.010	REVENUE-OPERATING	7956	INTEGRATED TAX SYSTEM EE-0101
370	04.010	REVENUE-OPERATING	9614	MODEX-0101
371	04.010	REVENUE-OPERATING	1701	TAXATION PS-0275
372	04.010	REVENUE-OPERATING	1702	TAXATION E&E-0275
373	04.010	REVENUE-OPERATING	1704	TAXATION PS-0585
374	04.010	REVENUE-OPERATING	1705	TAXATION E&E-0585
375	04.010	REVENUE-OPERATING	1706	TAXATION PS-0609
376	04.010	REVENUE-OPERATING	1707	TAXATION E&E-0609
377	04.010	REVENUE-OPERATING	1708	TAXATION PS-0662
378	04.010	REVENUE-OPERATING	1709	TAXATION E&E-0662
379	04.015	REVENUE-OPERATING	1710	MV/DL PS-0101
380	04.015	REVENUE-OPERATING	1711	MV/DL E&E-0101
381	04.015	REVENUE-OPERATING	1712	MV/DL PS-0132
382	04.015	REVENUE-OPERATING	1713	MV/DL E&E-0132

383	04.015	REVENUE-OPERATING	1714	MV/DL PS-0588
384	04.015	REVENUE-OPERATING	1715	MV/DL E&E-0588
385	04.015	REVENUE-OPERATING	1722	MV/DL PS-0775
386	04.015	REVENUE-OPERATING	1723	MV/DL E&E-0775
387	04.020	REVENUE-OPERATING	1739	LEGAL SERV PS-0101
388	04.020	REVENUE-OPERATING	1740	LEGAL SERV E&E-0101
389	04.020	REVENUE-OPERATING	1741	LEGAL SERV E&E-0132
390	04.020	REVENUE-OPERATING	6733	LEGAL SERV PS-0132
391	04.020	REVENUE-OPERATING	1745	LEGAL SERV PS-0588
392	04.020	REVENUE-OPERATING	1746	LEGAL SERV E&E-0588
393	04.020	REVENUE-OPERATING	8246	TOBACCO CONT ENFORCMNT PS-0984
394	04.020	REVENUE-OPERATING	8247	TOBACCO CONT ENFORCMNT EE-0984
395	04.025	REVENUE-OPERATING	0075	POSTAGE-0101
396	04.025	REVENUE-OPERATING	1751	ADMINISTRATION PS-0101
397	04.025	REVENUE-OPERATING	1752	ADMINISTRATION E&E-0101
398	04.025	REVENUE-OPERATING	3644	ADMINISTRATION PS-0132
399	04.025	REVENUE-OPERATING	3645	ADMINISTRATION E&E-0132
400	04.025	REVENUE-OPERATING	3646	ADMINISTRATION PS-0169
401	04.025	REVENUE-OPERATING	3647	ADMINISTRATION E&E-0169
402	04.025	REVENUE-OPERATING	1636	POSTAGE-0275
403	04.025	REVENUE-OPERATING	6869	POSTAGE-0588
404	04.025	REVENUE-OPERATING	6240	POSTAGE-0609
405	04.030	REVENUE-OPERATING	0083	STATE TAX COMMISSION PS-0101
406	04.030	REVENUE-OPERATING	2138	STATE TAX COMMISSION E&E-0101
407	04.030	REVENUE-OPERATING	3460	AG LAND USE STUDY E&E-0101
408	04.035	REVENUE-OPERATING	1044	ASSESSMENT MAINTENANCE-0101
409	04.040	REVENUE-OPERATING	8972	ROLLING STOCK TAX CREDIT-0101
410	04.045	REVENUE-OPERATING	0096	DELINQUENT COLLECTN FEES-0101
411	04.050	REVENUE-OPERATING	7024	COUNTY FILING FEES-0101
412	04.055	REVENUE-OPERATING	1246	DIST TO CITIES MFT FUND-0673
413	04.060	REVENUE-OPERATING	3693	EMBLEM USE FEE DISTRIB-0101
414	04.065	REVENUE-OPERATING	1243	GR REFUNDS (REG)-0101
415	04.070	REVENUE-OPERATING	3004	FED & OTHER FUND REFUNDS-0285
416	04.070	REVENUE-OPERATING	0929	FED & OTHER FUND REFUNDS-0286
417	04.070	REVENUE-OPERATING	1592	FED & OTHER FUND REFUNDS-0569
418	04.070	REVENUE-OPERATING	7292	FED & OTHER FUND REFUNDS-0588
419	04.070	REVENUE-OPERATING	8465	FED & OTHER FUND REFUNDS-0619
420	04.070	REVENUE-OPERATING	7295	FED & OTHER FUND REFUNDS-0775
421	04.075	REVENUE-OPERATING	1245	HIGHWAY FUND REFUNDS-0644
422	04.080	REVENUE-OPERATING	9815	AVIATION TRUST REFUNDS-0952
423	04.085	REVENUE-OPERATING	1248	REFUNDS OF MOTOR FUEL TAX-0644
424	04.090	REVENUE-OPERATING	8360	WORKERS COMP REFUNDS-0652
425	04.095	REVENUE-OPERATING	1640	CIGARETTE TAX REFUNDS-0275
426	04.095	REVENUE-OPERATING	1641	CIGARETTE TAX REFUNDS-0616
427	04.095	REVENUE-OPERATING	1642	CIGARETTE TAX REFUNDS-0687
428	04.100	REVENUE-OPERATING	2705	COUNTY STOCK INSUR TAX-0101
429	04.105	REVENUE-OPERATING	7323	DEBT OFFSET TAX CREDITS-0101
430	04.110	REVENUE-OPERATING	T270	DEBT OFFSET TRF-0101
431	04.115	REVENUE-OPERATING	T537	CIRCUIT COURTS ESCROW TRF-0101
432	04.120	REVENUE-OPERATING	3985	DEBT OFFSET-0753
433	04.120	REVENUE-OPERATING	6957	DEBT OFFSET ST RECIPROCAL-0753
434	04.125	REVENUE-OPERATING	T271	SCHOOL DIST TRUST FND TRF-0688
435	04.130	REVENUE-OPERATING	T272	PARK SALES TAX FUND TRF-0613
436	04.135	REVENUE-OPERATING	T273	SOIL&WATER SALES TAX TRF-0614
437	04.140	REVENUE-OPERATING	T046	AF SCHL RD & ASSMT TRF-0101
438	04.140	REVENUE-OPERATING	T278	MO MIL FAMILY RELIEF TRF-0101

439	04.140	REVENUE-OPERATING	T279	CHILD LEAD TESTING TRF-0101
440	04.140	REVENUE-OPERATING	T505	ORGAN DONOR PROG TRANSFER-0101
441	04.140	REVENUE-OPERATING	T507	FOSTER CARE & ADP PAR TRF-0101
442	04.140	REVENUE-OPERATING	T509	DEVLP DISAB WAIT LIST TRF-0101
443	04.140	REVENUE-OPERATING	T510	PUPPY PROTECTN TRUST TRF-0101
444	04.140	REVENUE-OPERATING	T511	AMERICAN RED CROSS TR TRF-0101
445	04.140	REVENUE-OPERATING	T526	AGING ELDERLY HOME TRF-0101
446	04.140	REVENUE-OPERATING	T527	VETERANS TRUST FUND TRF-0101
447	04.140	REVENUE-OPERATING	T528	CHILDRENS TRUST FUND TRF-0101
448	04.140	REVENUE-OPERATING	T529	NATIONAL GUARD TRUST TRF-0101
449	04.140	REVENUE-OPERATING	T947	PEDIATRIC CANCER RES TRF-0101
450	04.140	REVENUE-OPERATING	T976	WORKERS MEMORIAL FUND TRF-0101
451	04.140	REVENUE-OPERATING	T978	MO NATL GUARD FOUNDTN TRF-0101
452	04.140	REVENUE-OPERATING	T990	AM CANCER SOC HEART TRF-0101
453	04.140	REVENUE-OPERATING	T991	ALS LOU GEHRIG'S DIS TRF-0101
454	04.140	REVENUE-OPERATING	T993	MUSCULAR DYSTROPHY TRF-0101
455	04.140	REVENUE-OPERATING	T994	ARTHRITIS FOUNDATION TRF-0101
456	04.140	REVENUE-OPERATING	T995	NAT MULT SCIERSOSIS TRF-0101
457	04.140	REVENUE-OPERATING	T996	AM DIABETES ASSOC TRF-0101
458	04.140	REVENUE-OPERATING	T997	AM HEART ASSOC TRF-0101
459	04.140	REVENUE-OPERATING	T998	MARCH OF DIMES TRF-0101
460	04.145	REVENUE-OPERATING	T989	CHECK OFF ERROR DEP TRF-VAR
461	04.150	REVENUE-OPERATING	VAR	INCOME TAX CHECK OFF DIST-OTHER
462	04.155	REVENUE-OPERATING	T534	DOR INFO FUND TRANSFER-0619
463	04.160	REVENUE-OPERATING	T632	MOTOR FUEL TAX TRF-0673
464	04.165	REVENUE-OPERATING	T244	SPECILTY PL HWY FUND TRF-0775
465	04.170	REVENUE-OPERATING	8652	LOTTERY ADVERTISING PD-0657
466	04.170	REVENUE-OPERATING	9001	VENDOR PAYMENTS FOR GAMES-0657
467	04.170	REVENUE-OPERATING	9156	LOTTERY COMMISSION PS-0657
468	04.170	REVENUE-OPERATING	9157	LOTTERY COMMISSION E&E-0657
469	04.175	REVENUE-OPERATING	6215	LOTTERY COMMISSION PRIZES-0657
470	04.175	REVENUE-OPERATING	2594	LOTTERY COMMISSION PRIZES-0682
471	04.176	REVENUE-OPERATING	T115	LOTTERY FUND TRF-0682
472	04.180	REVENUE-OPERATING	T275	LOTTERY COMMISSION TRF-0657
473	04.180	REVENUE-OPERATING	T137	LOTTERY COMMISSION TRF-0682
474	04.400	MO TRANSPORTATION-OPER	9169	ORGANIZATIONAL DUES-0126
475	04.400	MO TRANSPORTATION-OPER	7435	ADMINISTRATION PS-0320
476	04.400	MO TRANSPORTATION-OPER	7436	ADMINISTRATION E&E-0320
477	04.400	MO TRANSPORTATION-OPER	9168	ORGANIZATIONAL DUES-0320
478	04.400	MO TRANSPORTATION-OPER	9170	ORGANIZATIONAL DUES-0659
479	04.405	MO TRANSPORTATION-OPER	0102	FRINGES MULTIMODAL PS-0126
480	04.405	MO TRANSPORTATION-OPER	6312	FRINGES MAINTENANCE PS-0149
481	04.405	MO TRANSPORTATION-OPER	7438	FRINGES ADMIN PS-0320
482	04.405	MO TRANSPORTATION-OPER	7439	FRINGES ADMIN E&E-0320
483	04.405	MO TRANSPORTATION-OPER	7443	FRINGES CONSTRUCTION PS-0320
484	04.405	MO TRANSPORTATION-OPER	7444	FRINGES CONSTRUCTION E&E-0320
485	04.405	MO TRANSPORTATION-OPER	7448	FRINGES MAINTENANCE PS-0320
486	04.405	MO TRANSPORTATION-OPER	7449	FRINGES MAINTENANCE E&E-0320
487	04.405	MO TRANSPORTATION-OPER	7466	FRINGES FLT FAC&INFO-PS-0320
488	04.405	MO TRANSPORTATION-OPER	7467	FRINGES FLT FAC&INFO-E&E-0320
489	04.405	MO TRANSPORTATION-OPER	7469	FRINGES MULTIMODAL PS-0320
490	04.405	MO TRANSPORTATION-OPER	6181	FRINGES MULTIMODAL PS-0659
491	04.405	MO TRANSPORTATION-OPER	0115	FRINGES MULTIMODAL PS-0675
492	04.405	MO TRANSPORTATION-OPER	4662	FRINGES MULTIMODAL PS-0952

493	04.410	MO TRANSPORTATION-OPER	7485	DEBT SERVICE ON BONDS-0319
494	04.410	MO TRANSPORTATION-OPER	3550	DEBT SERVICE ON BONDS-0320
495	04.410	MO TRANSPORTATION-OPER	4402	CONSTRUCTION E&E-0320
496	04.410	MO TRANSPORTATION-OPER	4403	CONSTRUCTION-0320
497	04.410	MO TRANSPORTATION-OPER	7440	CONSTRUCTION PS-0320
498	04.410	MO TRANSPORTATION-OPER	2622	CONSTRUCTION BONDS-0321
499	04.411	MO TRANSPORTATION-OPER	T127	GR TO MO MOVES TRF-0101
500	04.412	MO TRANSPORTATION-OPER	2540	MO MOVES FUND NC-0418
501	04.415	MO TRANSPORTATION-OPER	6309	MAINTENANCE PS-0149
502	04.415	MO TRANSPORTATION-OPER	6310	MAINTENANCE E&E-0149
503	04.415	MO TRANSPORTATION-OPER	6314	HIGHWAY SAFETY GRANTS-0149
504	04.415	MO TRANSPORTATION-OPER	6315	MOTOR CARRIER SFTY ASSIST-0185
505	04.415	MO TRANSPORTATION-OPER	6311	MAINTENANCE E&E-0246
506	04.415	MO TRANSPORTATION-OPER	4399	MAINTENANCE E&E-0320
507	04.415	MO TRANSPORTATION-OPER	7445	MAINTENANCE PS-0320
508	04.420	MO TRANSPORTATION-OPER	0118	FLEET FAC & INFO SYS E&E-0320
509	04.420	MO TRANSPORTATION-OPER	7464	FLEET FAC & INFO SYS PS-0320
510	04.425	MO TRANSPORTATION-OPER	6172	ST HWY&TRANSP DP FUND REF-0644
511	04.425	MO TRANSPORTATION-OPER	6173	MOTOR FUEL TAX REFUND-0644
512	04.430	MO TRANSPORTATION-OPER	T479	ROAD FUND TRF-0644
513	04.435	MO TRANSPORTATION-OPER	8901	MULTIMODAL OPS ADMIN PS-0126
514	04.435	MO TRANSPORTATION-OPER	8902	MULTIMODAL OPS ADMIN E&E-0126
515	04.435	MO TRANSPORTATION-OPER	7468	MULTIMODAL OPS ADMIN PS-0320
516	04.435	MO TRANSPORTATION-OPER	8904	MULTIMODAL OPS ADMIN E&E-0320
517	04.435	MO TRANSPORTATION-OPER	6174	MULTIMODAL OPS ADMIN PS-0659
518	04.435	MO TRANSPORTATION-OPER	6175	MULTIMODAL OPS ADMIN E&E-0659
519	04.435	MO TRANSPORTATION-OPER	2270	MULTIMODAL OPS ADMIN E&E-0675
520	04.435	MO TRANSPORTATION-OPER	9939	MULTIMODAL OPS ADMIN PS-0675
521	04.435	MO TRANSPORTATION-OPER	4660	MULTIMODAL OPS ADMIN PS-0952
522	04.435	MO TRANSPORTATION-OPER	4661	MULTIMODAL OPS ADMIN E&E-0952
523	04.440	MO TRANSPORTATION-OPER	4272	SUPPORT TO MULTIMODAL DIV-0126
524	04.440	MO TRANSPORTATION-OPER	6180	SUPPORT TO MULTIMODAL DIV-0659
525	04.440	MO TRANSPORTATION-OPER	0436	SUPPORT TO MULTIMODAL DIV-0675
526	04.440	MO TRANSPORTATION-OPER	4857	SUPPORT TO MULTIMODAL DIV-0952
527	04.445	MO TRANSPORTATION-OPER	4404	MULTIMODAL REVOLVING LOAN-0841
528	04.450	MO TRANSPORTATION-OPER	2817	TRANSIT FUNDS FOR STATE-0101
529	04.450	MO TRANSPORTATION-OPER	0786	TRANSIT FUNDS FOR STATE-0675
530	04.451	MO TRANSPORTATION-OPER	8493	CI GRANTS SEC 5310 (16)-0126
531	04.455	MO TRANSPORTATION-OPER	2765	ELDRLY&DISAB TRAN ASSTIST-0101
532	04.455	MO TRANSPORTATION-OPER	7512	ELDRLY&DISAB TRAN ASSTIST-0675
533	04.456	MO TRANSPORTATION-OPER	1988	SMALL URBAN & RURAL TRANS-0126
534	04.456	MO TRANSPORTATION-OPER	8726	SMALL URBAN&RURAL TRAN-0126
535	04.457	MO TRANSPORTATION-OPER	1316	GRANTS-SEC 5309 (SEC 3)-0126
536	04.458	MO TRANSPORTATION-OPER	0437	GRANTS-SEC 5303-0126
537	04.460	MO TRANSPORTATION-OPER	8249	BUS & BUS FAC TRNSIT GRNT-0126
538	04.465	MO TRANSPORTATION-OPER	1880	IMPROVED PASSENGER RAIL-0126
539	04.470	MO TRANSPORTATION-OPER	T618	MULTIMDL FED RAIL PRG TRF-2268
540	04.475	MO TRANSPORTATION-OPER	8785	STATE SAFETY OVERSIGHT-0126
541	04.475	MO TRANSPORTATION-OPER	8786	STATE SAFETY OVERSIGHT-0675
542	04.480	MO TRANSPORTATION-OPER	4265	STATE MATCH FOR AMTRAK-0101
543	04.485	MO TRANSPORTATION-OPER	1046	MO AMTRAK STATIONS-0675
544	04.490	MO TRANSPORTATION-OPER	1637	GRN CNTY RR GRADE CRSSING-0101
545	04.490	MO TRANSPORTATION-OPER	6179	RR GRADE CROSSING HAZARDS-0290
546	04.495	MO TRANSPORTATION-OPER	2474	JOPLIN HANGERS-0101
547	04.495	MO TRANSPORTATION-OPER	1045	AIRPORT CI & MAINT-0952
548	04.500	MO TRANSPORTATION-OPER	8905	FEDERAL AVIATION ASSIST-0126

549	04.505	MO TRANSPORTATION-OPER	2619	PORT AUTH CI FINANCL ASST-0101
550	04.505	MO TRANSPORTATION-OPER	7489	PORT AUTH FINANCIAL ASST-0675
551	04.510	MO TRANSPORTATION-OPER	8158	FED RAIL PORT & FRT ASST-0126
552	04.515	MO TRANSPORTATION-OPER	8248	FREIGHT ENHANCEMENT FUNDS-0675
553	05.005	OFFICE ADMINISTRATION-OPER	0123	COMMISSIONER'S OFFICE PS-0101
554	05.005	OFFICE ADMINISTRATION-OPER	2139	COMMISSIONER'S OFFICE E&E-0101
555	05.005	OFFICE ADMINISTRATION-OPER	3568	OFF EQUAL OPPORTUNITY PS-0101
556	05.005	OFFICE ADMINISTRATION-OPER	3571	OFF EQUAL OPPORTUNITY EE-0101
557	05.005	OFFICE ADMINISTRATION-OPER	8116	DISPARITY STUDY-DONATED-0722
558	05.010	OFFICE ADMINISTRATION-OPER	0154	ACCOUNTING PS-0101
559	05.010	OFFICE ADMINISTRATION-OPER	0157	ACCOUNTING E&E-0101
560	05.015	OFFICE ADMINISTRATION-OPER	2140	BUDGET & PLANNING E&E-0101
561	05.015	OFFICE ADMINISTRATION-OPER	3434	BUDGET & PLANNING PS-0101
562	05.020	OFFICE ADMINISTRATION-OPER	1168	SECURITY ENHANCEMENT PS-GR
563	05.020	OFFICE ADMINISTRATION-OPER	VAR	IT CONSOL PS/EE VARIOUS GR
564	05.020	OFFICE ADMINISTRATION-OPER	8706	SECURITY ENHANCEMENT E&E-GR
565	05.020	OFFICE ADMINISTRATION-OPER	VAR	IT CONSOL PS/EE VARIOUS FEDERAL
566	05.020	OFFICE ADMINISTRATION-OPER	VAR	IT CONSOL PS/EE VARIOUS OTHER
567	05.025	OFFICE ADMINISTRATION-OPER	8112	TELECOM REVOLVING FUND-0980
568	05.030	OFFICE ADMINISTRATION-OPER	9180	E PROCUREMENT E&E-0495
569	05.030	OFFICE ADMINISTRATION-OPER	T979	EPROCUREMENT & STATE TCH TRF-0980
570	05.035	OFFICE ADMINISTRATION-OPER	0187	DIV PERSONNEL PS-0101
571	05.035	OFFICE ADMINISTRATION-OPER	0189	DIV PERSONNEL E&E-0101
572	05.035	OFFICE ADMINISTRATION-OPER	2249	DIV PERSONNEL E&E-0505
573	05.035	OFFICE ADMINISTRATION-OPER	8007	DIV PERSONNEL PS-0505
574	05.035	OFFICE ADMINISTRATION-OPER	8379	OA HR CONSOLIDATION PS-0980
575	05.035	OFFICE ADMINISTRATION-OPER	8380	OA HR CONSOLIDATION E&E-0980
576	05.040	OFFICE ADMINISTRATION-OPER	0190	PURCHASING PS-0101
577	05.040	OFFICE ADMINISTRATION-OPER	0193	PURCHASING E&E-0101
578	05.045	OFFICE ADMINISTRATION-OPER	7349	BID & PERFORM BOND REFUND-0505
579	05.050	OFFICE ADMINISTRATION-OPER	3046	MANSION DONATIONS-0501
580	05.055	OFFICE ADMINISTRATION-OPER	2148	FM DC OPERATIONS E&E-0501
581	05.055	OFFICE ADMINISTRATION-OPER	2605	FM DC OPERATIONS PS-0501
582	05.060	OFFICE ADMINISTRATION-OPER	6364	2ND STATE CAPITOL COMM-0745
583	05.065	OFFICE ADMINISTRATION-OPER	2607	FACILITY SERVICES-0501
584	05.070	OFFICE ADMINISTRATION-OPER	4537	DIV OF GENERAL SERVS PS-0101
585	05.070	OFFICE ADMINISTRATION-OPER	4539	DIV OF GENERAL SERVS E&E-0101
586	05.070	OFFICE ADMINISTRATION-OPER	4538	DIV OF GENERAL SERVS PS-0505
587	05.070	OFFICE ADMINISTRATION-OPER	4540	DIV OF GENERAL SERVS E&E-0505
588	05.075	OFFICE ADMINISTRATION-OPER	1177	SURPLUS PROPERTY PS-0407
589	05.075	OFFICE ADMINISTRATION-OPER	1178	SURPLUS PROPERTY E&E-0407
590	05.080	OFFICE ADMINISTRATION-OPER	1188	FIXED PRICE VEHICLE PRGM-0407
591	05.085	OFFICE ADMINISTRATION-OPER	1179	SURPLUS PROP RECYCLE PS-0407
592	05.085	OFFICE ADMINISTRATION-OPER	1180	SURPLUS PROP RECYCLE E&E-0407
593	05.090	OFFICE ADMINISTRATION-OPER	T016	RECYCLING FUNDS TRF-0407
594	05.095	OFFICE ADMINISTRATION-OPER	1181	SURPLUS PROP SALE PROCEED-0710
595	05.100	OFFICE ADMINISTRATION-OPER	T034	SURPLUS PROPERTY SALE TRF-0710
596	05.105	OFFICE ADMINISTRATION-OPER	T945	STATE PROP PRESERVE TRF-0101
597	05.110	OFFICE ADMINISTRATION-OPER	6747	STATE PROP PRESERVE PMTS-0128
598	05.115	OFFICE ADMINISTRATION-OPER	6259	REBILLABLE EXPENSES-0505
599	05.120	OFFICE ADMINISTRATION-OPER	T204	LEGAL EXPENSE FUND-TRF-0101
600	05.120	OFFICE ADMINISTRATION-OPER	T234	LEGAL EXPENSE FUND-TRF-0505
601	05.120	OFFICE ADMINISTRATION-OPER	T235	LEGAL EXPENSE FUND-TRF-0609
602	05.120	OFFICE ADMINISTRATION-OPER	T949	LEGAL EXPENSE FUND-TRF-0613

603	05.120	OFFICE ADMINISTRATION-OPER	T261	LEGAL EXPENSE FUND-TRF-0614
604	05.120	OFFICE ADMINISTRATION-OPER	T268	LEGAL EXPENSE FUND-TRF-0644
605	05.125	OFFICE ADMINISTRATION-OPER	1214	LEGAL EXPENSE FUND-0692
606	05.130	OFFICE ADMINISTRATION-OPER	7635	ADMIN HEARING COMM PS-0101
607	05.130	OFFICE ADMINISTRATION-OPER	7636	ADMIN HEARING COMM E&E-0101
608	05.130	OFFICE ADMINISTRATION-OPER	8411	ADMIN HEARING COMM PS-0818
609	05.130	OFFICE ADMINISTRATION-OPER	8412	ADMIN HEARING COMM E&E-0818
610	05.135	OFFICE ADMINISTRATION-OPER	6321	OFFICE CHILD ADVOCATE PS-0101
611	05.135	OFFICE ADMINISTRATION-OPER	6322	OFFICE CHILD ADVOCATE E&E-0101
612	05.135	OFFICE ADMINISTRATION-OPER	6323	OFFICE CHILD ADVOCATE PS-0135
613	05.135	OFFICE ADMINISTRATION-OPER	6324	OFFICE CHILD ADVOCATE E&E-0135
614	05.140	OFFICE ADMINISTRATION-OPER	5608	CTF PROGRAMS-0694
615	05.140	OFFICE ADMINISTRATION-OPER	8371	CHILDREN'S TRUST FUND PS-0694
616	05.140	OFFICE ADMINISTRATION-OPER	8372	CHILDREN'S TRUST FUND E&E-0694
617	05.145	OFFICE ADMINISTRATION-OPER	6880	GOV CNSL ON DISABILITY PS-0101
618	05.145	OFFICE ADMINISTRATION-OPER	6881	GOV CNSL ON DISABILITY EE-0101
619	05.150	OFFICE ADMINISTRATION-OPER	8471	MOPERM PS-0505
620	05.150	OFFICE ADMINISTRATION-OPER	8472	MOPERM E&E-0505
621	05.155	OFFICE ADMINISTRATION-OPER	0127	MO ETHICS COMM E&E-0101
622	05.155	OFFICE ADMINISTRATION-OPER	0827	MO ETHICS COMM PS-0101
623	05.160	OFFICE ADMINISTRATION-OPER	8044	ALTERNATIVES TO ABORTION-0101
624	05.160	OFFICE ADMINISTRATION-OPER	8301	ALT TO ABORTION AWARENESS-0101
625	05.160	OFFICE ADMINISTRATION-OPER	8327	ALTERNATIVES TO ABORTION-0143
626	05.160	OFFICE ADMINISTRATION-OPER	1267	ALTRNTVS TO ABORTION-TANF-0199
627	05.165	OFFICE ADMINISTRATION-OPER	8002	BPB DEBT SERVICE-0101
628	05.165	OFFICE ADMINISTRATION-OPER	9246	BPB DEBT SERVICE-0124
629	05.165	OFFICE ADMINISTRATION-OPER	9247	BPB ISSUANCE COST-0124
630	05.170	OFFICE ADMINISTRATION-OPER	5275	BPB ANNUAL FEES/EXPENSES-0101
631	05.175	OFFICE ADMINISTRATION-OPER	5281	L/P DEBT PAYMENTS-0101
632	05.175	OFFICE ADMINISTRATION-OPER	6753	MDFB LEASE/PURCHASE-0501
633	05.180	OFFICE ADMINISTRATION-OPER	5732	MU BASKETBALL ARENA-0101
634	05.185	OFFICE ADMINISTRATION-OPER	1249	HIST SCTY BLDG DEBT SERV-0101
635	05.190	OFFICE ADMINISTRATION-OPER	T932	FULTON STATE HOSP BND TRF-0101
636	05.195	OFFICE ADMINISTRATION-OPER	8921	FSH DEBT SERVICE-0396
637	05.195	OFFICE ADMINISTRATION-OPER	8922	FSH ISSUANCE COST-0396
638	05.200	OFFICE ADMINISTRATION-OPER	8114	ITSD UC DEBT PAYMENT-0980
639	05.205	OFFICE ADMINISTRATION-OPER	4468	FMDC ESCO DEBT SERVICE-0124
640	05.210	OFFICE ADMINISTRATION-OPER	6933	DEBT MANAGEMENT-0101
641	05.215	OFFICE ADMINISTRATION-OPER	9352	BARTLE HALL-0101
642	05.220	OFFICE ADMINISTRATION-OPER	9382	JACKSON CO-0101
643	05.230	OFFICE ADMINISTRATION-OPER	2833	CMIA-FEDERAL PAYMENTS-0101
644	05.230	OFFICE ADMINISTRATION-OPER	9177	CMIA-FEDERAL PAYMENTS-0135
645	05.230	OFFICE ADMINISTRATION-OPER	9203	CMIA-FEDERAL PAYMENTS-0407
646	05.235	OFFICE ADMINISTRATION-OPER	T538	GR CASH FLOW LOAN TRF-0100
647	05.235	OFFICE ADMINISTRATION-OPER	T566	OTHER CASH FLOW LOAN TRF-0100
648	05.235	OFFICE ADMINISTRATION-OPER	T483	GR CASH LOAN OTH FD TRF-VAR
649	05.240	OFFICE ADMINISTRATION-OPER	T486	PAYBACK CASH OTH FD TRF-0101
650	05.240	OFFICE ADMINISTRATION-OPER	T539	GR PAYBACK CASH FLOW TRF-0101
651	05.240	OFFICE ADMINISTRATION-OPER	T567	OTHER PAYBACK CASHFLOW TRF-VAR
652	05.245	OFFICE ADMINISTRATION-OPER	T506	PAYBACK INT OTHER FD TRF-0101
653	05.245	OFFICE ADMINISTRATION-OPER	T550	GR CASH FLOW INT TRF-0101
654	05.245	OFFICE ADMINISTRATION-OPER	T568	OTHER CASH FLOW INT TRF-VAR
655	05.250	OFFICE ADMINISTRATION-OPER	T572	BDGT RESERVE REQUIRED TRF-0100
656	05.250	OFFICE ADMINISTRATION-OPER	T571	BDGT RESERVE REQUIRED TRF-0101
657	05.255	OFFICE ADMINISTRATION-OPER	T540	GR CORRECTIONS TRF-0101
658	05.255	OFFICE ADMINISTRATION-OPER	T541	OTHER FUNDS CORRECTION TRF-VAR

659	05.260	OFFICE ADMINISTRATION-OPER	VAR	COST ALLOCATION PLAN TRF-OTHER
660	05.265	OFFICE ADMINISTRATION-OPER	9241	STATEWIDE DUES-0101
661	05.270	OFFICE ADMINISTRATION-OPER	0132	FLOOD CONTROL-0135
662	05.275	OFFICE ADMINISTRATION-OPER	0133	NATIONAL FOREST-0135
663	05.280	OFFICE ADMINISTRATION-OPER	9183	PROSECUTIONS/CAP CASE-0101
664	05.285	OFFICE ADMINISTRATION-OPER	9184	REGIONAL PLANNING COMM-0101
665	05.290	OFFICE ADMINISTRATION-OPER	1779	GOVERNOR TRANSITION-0101
666	05.290	OFFICE ADMINISTRATION-OPER	1780	LT GOVERNOR TRANSITION-0101
667	05.290	OFFICE ADMINISTRATION-OPER	1781	SEC OF STATE TRANSITION-0101
668	05.290	OFFICE ADMINISTRATION-OPER	1782	TREASURER TRANSITION-0101
669	05.290	OFFICE ADMINISTRATION-OPER	1786	ATTY GENERAL TRANSITION-0101
670	05.290	OFFICE ADMINISTRATION-OPER	2823	OFFICE OF ADMINISTRATION-0101
671	05.450	OFFICE ADMINISTRATION-OPER	T291	OASDHI TRF-0101
672	05.450	OFFICE ADMINISTRATION-OPER	T292	OASDHI TRF-FED FUNDS
673	05.450	OFFICE ADMINISTRATION-OPER	T293	OASDHI TRF-OTHER FUNDS
674	05.455	OFFICE ADMINISTRATION-OPER	T900	HP OASDHI TRF-0644
675	05.460	OFFICE ADMINISTRATION-OPER	0136	OASDHI CONTRIBUTIONS-0702
676	05.465	OFFICE ADMINISTRATION-OPER	T295	RETIREMENT SYSTEM TRF-0101
677	05.465	OFFICE ADMINISTRATION-OPER	T296	RETIREMENT SYSTEM TRF-FED FUND
678	05.465	OFFICE ADMINISTRATION-OPER	T297	RETIREMENT SYS TRF-OTHER FUNDS
679	05.470	OFFICE ADMINISTRATION-OPER	9179	RETIREMENT SYSTEM CONTR-0701
680	05.475	OFFICE ADMINISTRATION-OPER	9851	TEACHER RETIREMENT CONTR-0101
681	05.475	OFFICE ADMINISTRATION-OPER	9857	TEACHER RETIREMENT CONTR-0105
682	05.475	OFFICE ADMINISTRATION-OPER	6105	TEACHER RETIREMENT CONTR-0275
683	05.475	OFFICE ADMINISTRATION-OPER	5172	TEACHER RETIREMENT CONTR-0610
684	05.475	OFFICE ADMINISTRATION-OPER	3440	TEACHER RETIREMENT CONTR-0620
685	05.480	OFFICE ADMINISTRATION-OPER	VAR	UNEMPLOYMENT BENEFITS-GR
686	05.480	OFFICE ADMINISTRATION-OPER	VAR	UNEMPLOYMENT BENEFITS-FED
687	05.480	OFFICE ADMINISTRATION-OPER	VAR	UNEMPLOYMENT BENEFITS-OTHER
688	05.485	OFFICE ADMINISTRATION-OPER	6365	HWY PATROL UNEMPLOY-0644
689	05.490	OFFICE ADMINISTRATION-OPER	T302	MCHCP TRF-0101
690	05.490	OFFICE ADMINISTRATION-OPER	T303	MCHCP TRF-FED FUNDS
691	05.490	OFFICE ADMINISTRATION-OPER	T304	MCHCP TRF-OTHER FUNDS
692	05.495	OFFICE ADMINISTRATION-OPER	1335	MOCHCP CONTRIBUTIONS-0765
693	05.500	OFFICE ADMINISTRATION-OPER	0037	REFUND DED W/H IN ERROR-0101
694	05.505	OFFICE ADMINISTRATION-OPER	0045	VOLUNTARY LIFE INSURANCE-0910
695	05.510	OFFICE ADMINISTRATION-OPER	9301	CAFETERIA PLAN-0101
696	05.515	OFFICE ADMINISTRATION-OPER	3062	HR CONTINGENCY-0101
697	05.520	OFFICE ADMINISTRATION-OPER	4541	WORKERS' COMPENSATION-0101
698	05.520	OFFICE ADMINISTRATION-OPER	4542	WORKERS' COMPENSATION-0609
699	05.525	OFFICE ADMINISTRATION-OPER	T284	WORKERS' COMP TRF-FED FUNDS
700	05.525	OFFICE ADMINISTRATION-OPER	T285	WORKERS' COMP TRF-OTHER FUNDS
701	05.530	OFFICE ADMINISTRATION-OPER	3437	WORKERS' COMP & SIF TAX-0101
702	05.530	OFFICE ADMINISTRATION-OPER	3439	WORKERS' COMP & SIF TAX-0609
703	06.005	AGRICULTURE-OPERATING	2466	AG PROMOTION-0101
704	06.005	AGRICULTURE-OPERATING	9010	FISHER DELTA-ASIAN CARP-0101
705	06.005	AGRICULTURE-OPERATING	0531	DIRECTOR'S OFFICE E&E-0133
706	06.005	AGRICULTURE-OPERATING	3234	DIR OFFICE FED PS-0133
707	06.005	AGRICULTURE-OPERATING	3257	DIR OFFICE FED E&E-0133
708	06.005	AGRICULTURE-OPERATING	7904	DIRECTOR'S OFFICE PS-0292
709	06.005	AGRICULTURE-OPERATING	7905	DIRECTOR'S OFFICE E&E-0292
710	06.005	AGRICULTURE-OPERATING	7906	DIRECTOR'S OFFICE PS-0295
711	06.005	AGRICULTURE-OPERATING	7907	DIRECTOR'S OFFICE E&E-0295
712	06.005	AGRICULTURE-OPERATING	8871	DIRECTOR'S OFFICE PS-0410

713	06.005	AGRICULTURE-OPERATING	8874	DIRECTOR'S OFFICE E&E-0410
714	06.005	AGRICULTURE-OPERATING	7922	DIRECTOR'S OFFICE PS-0647
715	06.005	AGRICULTURE-OPERATING	7923	DIRECTOR'S OFFICE E&E-0647
716	06.005	AGRICULTURE-OPERATING	7926	DIRECTOR'S OFFICE PS-0662
717	06.005	AGRICULTURE-OPERATING	7927	DIRECTOR'S OFFICE E&E-0662
718	06.005	AGRICULTURE-OPERATING	8875	DIRECTOR'S OFFICE PS-0668
719	06.005	AGRICULTURE-OPERATING	8876	DIRECTOR'S OFFICE E&E-0668
720	06.005	AGRICULTURE-OPERATING	7928	DIRECTOR'S OFFICE PS-0787
721	06.005	AGRICULTURE-OPERATING	7929	DIRECTOR'S OFFICE E&E-0787
722	06.005	AGRICULTURE-OPERATING	7855	DIRECTOR'S OFFICE PS-0970
723	06.005	AGRICULTURE-OPERATING	7856	DIRECTOR'S OFFICE E&E-0970
724	06.005	AGRICULTURE-OPERATING	7857	REFUND ACCOUNT-0970
725	06.010	AGRICULTURE-OPERATING	T579	VETERINARY ST LOAN TRF-0291
726	06.015	AGRICULTURE-OPERATING	3209	VETERINARY ST LOAN PRG-0803
727	06.020	AGRICULTURE-OPERATING	T443	BIODIESEL INCENTIVE TRF-0101
728	06.025	AGRICULTURE-OPERATING	7519	BIODIESEL INCENTIVE PRGM-0777
729	06.030	AGRICULTURE-OPERATING	1320	DELTA REGNL AUTH ORG DUES-0101
730	06.030	AGRICULTURE-OPERATING	1580	BEEF INITIATIVE-0101
731	06.030	AGRICULTURE-OPERATING	2684	COMMUNITY GARDEN PROJECT-0101
732	06.030	AGRICULTURE-OPERATING	5278	AGRI BUSINESS DEV E&E-0101
733	06.030	AGRICULTURE-OPERATING	9777	ABATTOIR-0101
734	06.030	AGRICULTURE-OPERATING	5279	AGRI BUSINESS DEV PS-0133
735	06.030	AGRICULTURE-OPERATING	5280	AGRI BUSINESS DEV E&E-0133
736	06.030	AGRICULTURE-OPERATING	2114	AGRI BUS GOV'S CONF ON AG-0683
737	06.030	AGRICULTURE-OPERATING	7345	AGRI BUSINESS DEV PS-0683
738	06.030	AGRICULTURE-OPERATING	7346	AGRI BUSINESS DEV E&E-0683
739	06.030	AGRICULTURE-OPERATING	9978	AGRI BUSINESS DEV NON-TRD-0683
740	06.030	AGRICULTURE-OPERATING	1610	GRANTS FOR URBAN AG-0970
741	06.030	AGRICULTURE-OPERATING	7859	AGRI BUSINESS DEV PS-0970
742	06.030	AGRICULTURE-OPERATING	7860	AGRI BUSINESS DEV E&E-0970
743	06.030	AGRICULTURE-OPERATING	8331	URBAN AGRICULTURE PROGRAM-0970
744	06.030	AGRICULTURE-OPERATING	9194	DELTA REGNL AUTH ORG DUES-0970
745	06.030	AGRICULTURE-OPERATING	9979	AGRI BUSINESS DEV NON-TRD-0970
746	06.031	AGRICULTURE-OPERATING	2472	INTL TRADE OFFICES-0101
747	06.035	AGRICULTURE-OPERATING	7861	AGRI MISSOURI PROGRAM PS-0970
748	06.035	AGRICULTURE-OPERATING	7862	AGRI MISSOURI PROGRAM E&E-0970
749	06.040	AGRICULTURE-OPERATING	2107	WINE AND GRAPE BOARD E&E-0787
750	06.040	AGRICULTURE-OPERATING	2130	WINE AND GRAPE BOARD PS-0787
751	06.045	AGRICULTURE-OPERATING	1790	AG&SMALL BUS DEV AUTH PS-0408
752	06.045	AGRICULTURE-OPERATING	1795	AG&SMALL BUS DEV AUTH E&E-0408
753	06.045	AGRICULTURE-OPERATING	9249	AG&SMALL BUS DEV AUTH E&E-0413
754	06.045	AGRICULTURE-OPERATING	8212	AG&SMALL BUS DEV AUTH PS-0978
755	06.045	AGRICULTURE-OPERATING	8213	AG&SMALL BUS DEV AUTH E&E-0978
756	06.050	AGRICULTURE-OPERATING	T959	SINGL ANIMAL FAC LOAN TRF-0101
757	06.055	AGRICULTURE-OPERATING	6887	SINGL ANIMAL FAC LOAN PRG-0409
758	06.060	AGRICULTURE-OPERATING	T960	MO VALUE-ADDED LOAN TRF-0101
759	06.065	AGRICULTURE-OPERATING	6888	MO VALUE-ADDED LOAN PRG-0411
760	06.070	AGRICULTURE-OPERATING	T128	LIVESTOCK FEED&CROP TRF-0101
761	06.075	AGRICULTURE-OPERATING	3369	LIVESTOCK FEED& CROP LOAN-0914
762	06.080	AGRICULTURE-OPERATING	5394	AG DEVELOPMENT PRGM PS-0904
763	06.080	AGRICULTURE-OPERATING	5395	AG DEVELOPMENT PRGM E&E-0904
764	06.080	AGRICULTURE-OPERATING	9913	AG DEVEL FUND INVESTMENTS-0904
765	06.085	AGRICULTURE-OPERATING	T050	DAIRY REVITALIZATION TRF-0101
766	06.090	AGRICULTURE-OPERATING	1579	DAIRY IND REVITALIZATION-0414
767	06.095	AGRICULTURE-OPERATING	0244	ANIMAL HEALTH ADMIN PS-0101
768	06.095	AGRICULTURE-OPERATING	0247	ANIMAL HEALTH ADMIN E&E-0101

769	06.095	AGRICULTURE-OPERATING	0245	ANIMAL HEALTH ADMIN PS-0133
770	06.095	AGRICULTURE-OPERATING	8829	ANIMAL HEALTH ADMIN E&E-0133
771	06.095	AGRICULTURE-OPERATING	1222	ANIMAL HEALTH ADMIN PS-0292
772	06.095	AGRICULTURE-OPERATING	2186	ANIMAL HEALTH ADMIN E&E-0292
773	06.095	AGRICULTURE-OPERATING	1224	ANIMAL HEALTH ADMIN PS-0295
774	06.095	AGRICULTURE-OPERATING	2187	ANIMAL HEALTH ADMIN E&E-0295
775	06.095	AGRICULTURE-OPERATING	1227	LIVESTOCK BRANDS PRGM-0299
776	06.095	AGRICULTURE-OPERATING	8720	ANIMAL HEALTH ADMIN PS-0299
777	06.095	AGRICULTURE-OPERATING	9462	LIVESTOCK MARKETS-0581
778	06.095	AGRICULTURE-OPERATING	2830	ANIMAL HEALTH ADMIN E&E-0747
779	06.095	AGRICULTURE-OPERATING	3120	BOND TRUSTEE ACCOUNT-0756
780	06.095	AGRICULTURE-OPERATING	3121	GIFT TRUST FUND E&E-0925
781	06.095	AGRICULTURE-OPERATING	7863	ANIMAL HEALTH ADMIN E&E-0970
782	06.095	AGRICULTURE-OPERATING	8891	ANIMAL HEALTH ADMIN E&E-0985
783	06.095	AGRICULTURE-OPERATING	8215	ANIMAL HEALTH ADMIN E&E-0988
784	06.100	AGRICULTURE-OPERATING	4388	INDEMNITIES-0101
785	06.105	AGRICULTURE-OPERATING	0251	GRAIN REGULATORY SVS PS-0101
786	06.105	AGRICULTURE-OPERATING	0253	GRAIN REGULATORY SVS E&E-0101
787	06.105	AGRICULTURE-OPERATING	6119	GRAIN REGULATORY SVS PS-0133
788	06.105	AGRICULTURE-OPERATING	6120	GRAIN REGULATORY SVS E&E-0133
789	06.105	AGRICULTURE-OPERATING	2417	COMMODITY MERCHNDSNG PS-0406
790	06.105	AGRICULTURE-OPERATING	2418	COMMODITY MERCHNDSNG E&E-0406
791	06.105	AGRICULTURE-OPERATING	2388	GRAIN INSPECTION SVS E&E-0647
792	06.105	AGRICULTURE-OPERATING	3201	GRAIN INSPECTION SVS PS-0647
793	06.105	AGRICULTURE-OPERATING	4552	PAYMENT OF FED USER FEE-0647
794	06.105	AGRICULTURE-OPERATING	7865	GRAIN REGULATORY SVS E&E-0970
795	06.110	AGRICULTURE-OPERATING	2419	MO AQUACULTURE COUNCIL-0573
796	06.110	AGRICULTURE-OPERATING	2421	RES & MKT DEV OF APPLES-0615
797	06.110	AGRICULTURE-OPERATING	0554	WINE MKTNG & RESEARCH-0855
798	06.115	AGRICULTURE-OPERATING	0255	PLANT INDUSTRIES PRGM PS-0133
799	06.115	AGRICULTURE-OPERATING	0259	PLANT INDUSTRIES PRGM E&E-0133
800	06.115	AGRICULTURE-OPERATING	1825	GYPSY MOTH CNTRL PRGM-0133
801	06.115	AGRICULTURE-OPERATING	3559	GYPSY MOTH CNTRL PRGM PS-0133
802	06.115	AGRICULTURE-OPERATING	3560	GYPSY MOTH CNTRL PRGM E&E-0133
803	06.115	AGRICULTURE-OPERATING	0556	BOLL WEEVIL ERADICAT PS-0823
804	06.115	AGRICULTURE-OPERATING	0557	BOLL WEEVIL ERADICAT E&E-0823
805	06.115	AGRICULTURE-OPERATING	1001	HEMP PS-0970
806	06.115	AGRICULTURE-OPERATING	1002	HEMP E&E-0970
807	06.115	AGRICULTURE-OPERATING	7866	PLANT INDUSTRIES PRGM PS-0970
808	06.115	AGRICULTURE-OPERATING	7867	PLANT INDUSTRIES PRGM E&E-0970
809	06.115	AGRICULTURE-OPERATING	7868	GYPSY MOTH CNTRL PRGM PS-0970
810	06.115	AGRICULTURE-OPERATING	7869	GYPSY MOTH CNTRL PRGM E&E-0970
811	06.120	AGRICULTURE-OPERATING	0260	WEIGHTS & MEASURES PS-0101
812	06.120	AGRICULTURE-OPERATING	7361	WEIGHTS & MEASURES E&E-0101
813	06.120	AGRICULTURE-OPERATING	2572	WEIGHTS & MEASURES E&E-0133
814	06.120	AGRICULTURE-OPERATING	6662	WEIGHTS & MEASURES PS-0133
815	06.120	AGRICULTURE-OPERATING	2573	WEIGHTS & MEASURES E&E-0662
816	06.120	AGRICULTURE-OPERATING	8381	WEIGHTS & MEASURES PS-0662
817	06.120	AGRICULTURE-OPERATING	7870	WEIGHTS & MEASURES PS-0970
818	06.120	AGRICULTURE-OPERATING	7871	WEIGHTS & MEASURES E&E-0970
819	06.125	AGRICULTURE-OPERATING	8831	LAND SURVEY RESTOR PROJ-0133
820	06.125	AGRICULTURE-OPERATING	8827	LAND SURVEY OPERATIONS E&E-0426
821	06.125	AGRICULTURE-OPERATING	8825	LAND SURVEY OPERATIONS PS-0668
822	06.125	AGRICULTURE-OPERATING	8826	LAND SURVEY OPERATIONS E&E-0668

823	06.125	AGRICULTURE-OPERATING	8832	LAND SURVEY RESTOR PROJ-0668
824	06.130	AGRICULTURE-OPERATING	0270	STATE FAIR ADMIN PS-0410
825	06.130	AGRICULTURE-OPERATING	0274	STATE FAIR ADMIN E&E-0410
826	06.130	AGRICULTURE-OPERATING	7872	STATE FAIR ADMIN PS-0970
827	06.135	AGRICULTURE-OPERATING	0228	FUNDING TO START FAIR-0410
828	06.135	AGRICULTURE-OPERATING	3812	FUNDING TO START FAIR-0951
829	06.140	AGRICULTURE-OPERATING	2182	STATE FAIR PAVILION-0101
830	06.140	AGRICULTURE-OPERATING	1878	STATE FAIR EQUIP REPLACE-0410
831	06.145	AGRICULTURE-OPERATING	5289	STATE MILK BOARD PS-0101
832	06.145	AGRICULTURE-OPERATING	5290	STATE MILK BOARD E&E-0101
833	06.145	AGRICULTURE-OPERATING	0265	STATE MILK BOARD PS-0645
834	06.145	AGRICULTURE-OPERATING	0267	STATE MILK BOARD E&E-0645
835	06.145	AGRICULTURE-OPERATING	0268	MILK BOARD LOCAL HLTH-0645
836	06.145	AGRICULTURE-OPERATING	7362	DAIRY PLNT INSPCTIONS E&E-0661
837	06.145	AGRICULTURE-OPERATING	9055	DAIRY PLNT INSPECTIONS PD-0661
838	06.200	NATURAL RESOURCES-OPER	1804	DEPT OPERATIONS PS-0101
839	06.200	NATURAL RESOURCES-OPER	1807	DEPT OPERATIONS E&E-0101
840	06.200	NATURAL RESOURCES-OPER	1810	DEPT OPERATIONS PS-0140
841	06.200	NATURAL RESOURCES-OPER	1811	DEPT OPERATIONS E&E-0140
842	06.200	NATURAL RESOURCES-OPER	2293	DT OP-CONTRACT AUDITS E&E-0415
843	06.200	NATURAL RESOURCES-OPER	2141	DEPT OPERATIONS PS-0425
844	06.200	NATURAL RESOURCES-OPER	2143	DEPT OPERATIONS E&E-0425
845	06.200	NATURAL RESOURCES-OPER	1813	DEPT OPERATIONS PS-0500
846	06.200	NATURAL RESOURCES-OPER	1815	DEPT OPERATIONS E&E-0500
847	06.200	NATURAL RESOURCES-OPER	2295	DT OP-CONTRACT AUDITS E&E-0570
848	06.200	NATURAL RESOURCES-OPER	2299	DT OP-CONTRACT AUDITS E&E-0614
849	06.200	NATURAL RESOURCES-OPER	1816	DEPT OPERATIONS E&E-0649
850	06.201	NATURAL RESOURCES-OPER	2047	UNAPPROPRIATED SPENDING-0614
851	06.202	NATURAL RESOURCES-OPER	2210	WASTE WATER CONNECTION-0101
852	06.225	NATURAL RESOURCES-OPER	T453	HAZARDOUS WASTE TRF-0101
853	06.225	NATURAL RESOURCES-OPER	4303	SOLID WASTE FORFEITRES PS-0101
854	06.225	NATURAL RESOURCES-OPER	5340	REGIONAL OFFICES PS-0101
855	06.225	NATURAL RESOURCES-OPER	5349	REGIONAL OFFICES E&E-0101
856	06.225	NATURAL RESOURCES-OPER	5406	ENVIRONMENTAL SVS PS-0101
857	06.225	NATURAL RESOURCES-OPER	5417	ENVIRONMENTAL SVS E&E-0101
858	06.225	NATURAL RESOURCES-OPER	7172	WATER PROTECTION PRG PS-0101
859	06.225	NATURAL RESOURCES-OPER	7176	WATER PROTECTION PRG E&E-0101
860	06.225	NATURAL RESOURCES-OPER	9056	SOLID WASTE FORFEITRS E&E-0101
861	06.225	NATURAL RESOURCES-OPER	1192	SOIL & WATER CONSERV PS-0140
862	06.225	NATURAL RESOURCES-OPER	1193	SOIL & WATER CONSERV E&E-0140
863	06.225	NATURAL RESOURCES-OPER	1358	ENVIRONMENT EMERG RESPON-0140
864	06.225	NATURAL RESOURCES-OPER	1860	ENVIRONMENTAL QUALITY PS-0140
865	06.225	NATURAL RESOURCES-OPER	1871	ENVIRONMENTAL QUALITY E&E-0140
866	06.225	NATURAL RESOURCES-OPER	2231	TECHNCL ASSIST GRANTS DEQ-0140
867	06.225	NATURAL RESOURCES-OPER	2506	LEAKING UNDRGRD STOR TANK-0140
868	06.225	NATURAL RESOURCES-OPER	3476	WATER QUALITY STUDY GRANT-0140
869	06.225	NATURAL RESOURCES-OPER	5341	REGIONAL OFFICES PS-0140
870	06.225	NATURAL RESOURCES-OPER	5350	REGIONAL OFFICES E&E-0140
871	06.225	NATURAL RESOURCES-OPER	5367	AIR POLLUTION CNTRL PS-0140
872	06.225	NATURAL RESOURCES-OPER	5372	AIR POLLUTION CNTRL E&E-0140
873	06.225	NATURAL RESOURCES-OPER	5376	HAZARDOUS WASTE PS-0140
874	06.225	NATURAL RESOURCES-OPER	5382	HAZARDOUS WASTE E&E-0140
875	06.225	NATURAL RESOURCES-OPER	5408	ENVIRONMENTAL SVS PS-0140
876	06.225	NATURAL RESOURCES-OPER	5418	ENVIRONMENTAL SVS E&E-0140
877	06.225	NATURAL RESOURCES-OPER	6058	SOLID WASTE MGMT E&E-0140
878	06.225	NATURAL RESOURCES-OPER	7173	WATER PROTECTION PRG PS-0140

879	06.225	NATURAL RESOURCES-OPER	7177	WATER PROTECTION PRG E&E-0140
880	06.225	NATURAL RESOURCES-OPER	7182	CLEANUP CONTROLLED SUBST-0140
881	06.225	NATURAL RESOURCES-OPER	7452	AIR POLL CONTROL GRANTS-0140
882	06.225	NATURAL RESOURCES-OPER	8046	DEMONSTRATION PROJECTS-0140
883	06.225	NATURAL RESOURCES-OPER	8053	SUPERFUND CLEANUP-0140
884	06.225	NATURAL RESOURCES-OPER	8536	WATER QUALITY STUDY ENC-0140
885	06.225	NATURAL RESOURCES-OPER	8537	AIR POLLUTION CONTROL ENC-0140
886	06.225	NATURAL RESOURCES-OPER	4304	SOLID WASTE FORFEITRES PS-0198
887	06.225	NATURAL RESOURCES-OPER	9057	SOLID WASTE FORFEITRS E&E-0198
888	06.225	NATURAL RESOURCES-OPER	4381	AIR POLLUTION CNTRL PS-0267
889	06.225	NATURAL RESOURCES-OPER	4384	AIR POLLUTION CNTRL E&E-0267
890	06.225	NATURAL RESOURCES-OPER	8858	REGIONAL OFFICES PS-0267
891	06.225	NATURAL RESOURCES-OPER	8863	REGIONAL OFFICES E&E-0267
892	06.225	NATURAL RESOURCES-OPER	6137	STORMWATER GRANTS-0302
893	06.225	NATURAL RESOURCES-OPER	3263	RURAL WTR SWR GRNT & LOAN-0329
894	06.225	NATURAL RESOURCES-OPER	3260	WASTEWATER FACILITY GRANT-0330
895	06.225	NATURAL RESOURCES-OPER	3262	RURAL WTR SWR GRNT & LOAN-0330
896	06.225	NATURAL RESOURCES-OPER	1873	ENVIRONMENTAL QUALITY PS-0500
897	06.225	NATURAL RESOURCES-OPER	1879	ENVIRONMENTAL QUALITY E&E-0500
898	06.225	NATURAL RESOURCES-OPER	7316	REGIONAL OFFICES PS-0500
899	06.225	NATURAL RESOURCES-OPER	5377	HAZARDOUS WASTE PS-0555
900	06.225	NATURAL RESOURCES-OPER	5383	HAZARDOUS WASTE E&E-0555
901	06.225	NATURAL RESOURCES-OPER	5494	AIR POLLUTION CNTRL E&E-0555
902	06.225	NATURAL RESOURCES-OPER	7178	WATER PROTECTION PRG E&E-0555
903	06.225	NATURAL RESOURCES-OPER	7359	ENVIRONMENTAL SVS PS-0555
904	06.225	NATURAL RESOURCES-OPER	7364	ENVIRONMENTAL SVS E&E-0555
905	06.225	NATURAL RESOURCES-OPER	8219	WATER PROTECTION PRG PS-0555
906	06.225	NATURAL RESOURCES-OPER	1359	WATER QUALITY STUDY GRANT-0568
907	06.225	NATURAL RESOURCES-OPER	4387	TECHNCL ASSIST GRANTS DEQ-0568
908	06.225	NATURAL RESOURCES-OPER	5342	REGIONAL OFFICES PS-0568
909	06.225	NATURAL RESOURCES-OPER	5351	REGIONAL OFFICES E&E-0568
910	06.225	NATURAL RESOURCES-OPER	5410	ENVIRONMENTAL SVS PS-0568
911	06.225	NATURAL RESOURCES-OPER	5420	ENVIRONMENTAL SVS E&E-0568
912	06.225	NATURAL RESOURCES-OPER	6955	CONSTRUCTION GRNTS&LOANS-0568
913	06.225	NATURAL RESOURCES-OPER	7174	WATER PROTECTION PRG PS-0568
914	06.225	NATURAL RESOURCES-OPER	7179	WATER PROTECTION PRG E&E-0568
915	06.225	NATURAL RESOURCES-OPER	8760	WATER INFRASTRUCTURE ENC-0568
916	06.225	NATURAL RESOURCES-OPER	8761	WATER QUALITY STUDY ENC-0568
917	06.225	NATURAL RESOURCES-OPER	1419	SOLID WASTE MANAGEMENT-0569
918	06.225	NATURAL RESOURCES-OPER	5343	REGIONAL OFFICES PS-0569
919	06.225	NATURAL RESOURCES-OPER	5352	REGIONAL OFFICES E&E-0569
920	06.225	NATURAL RESOURCES-OPER	5389	SOLID WASTE MGMT PS-0569
921	06.225	NATURAL RESOURCES-OPER	5392	SOLID WASTE MGMT E&E-0569
922	06.225	NATURAL RESOURCES-OPER	1418	SOLID WASTE MANAGEMENT-0570
923	06.225	NATURAL RESOURCES-OPER	5344	REGIONAL OFFICES PS-0570
924	06.225	NATURAL RESOURCES-OPER	5353	REGIONAL OFFICES E&E-0570
925	06.225	NATURAL RESOURCES-OPER	5390	SOLID WASTE MGMT PS-0570
926	06.225	NATURAL RESOURCES-OPER	5393	SOLID WASTE MGMT E&E-0570
927	06.225	NATURAL RESOURCES-OPER	5529	HAZARDOUS WASTE PS-0570
928	06.225	NATURAL RESOURCES-OPER	7363	ENVIRONMENTAL SVS PS-0570
929	06.225	NATURAL RESOURCES-OPER	7365	ENVIRONMENTAL SVS E&E-0570
930	06.225	NATURAL RESOURCES-OPER	8220	WATER PROTECTION PRG PS-0570
931	06.225	NATURAL RESOURCES-OPER	9161	SOLID WASTE DSTRCT GRANTS-0570
932	06.225	NATURAL RESOURCES-OPER	5368	AIR POLLUTION CNTRL PS-0584

933	06.225	NATURAL RESOURCES-OPER	5373	AIR POLLUTION CNTRL E&E-0584
934	06.225	NATURAL RESOURCES-OPER	6013	REGIONAL OFFICES PS-0584
935	06.225	NATURAL RESOURCES-OPER	5379	HAZARDOUS WASTE PS-0586
936	06.225	NATURAL RESOURCES-OPER	5385	HAZARDOUS WASTE E&E-0586
937	06.225	NATURAL RESOURCES-OPER	8221	WATER PROTECTION PRG PS-0586
938	06.225	NATURAL RESOURCES-OPER	1364	AIR POLL CONTROL GRANTS-0594
939	06.225	NATURAL RESOURCES-OPER	5346	REGIONAL OFFICES PS-0594
940	06.225	NATURAL RESOURCES-OPER	5355	REGIONAL OFFICES E&E-0594
941	06.225	NATURAL RESOURCES-OPER	5369	AIR POLLUTION CNTRL PS-0594
942	06.225	NATURAL RESOURCES-OPER	5374	AIR POLLUTION CNTRL E&E-0594
943	06.225	NATURAL RESOURCES-OPER	5412	ENVIRONMENTAL SVS PS-0594
944	06.225	NATURAL RESOURCES-OPER	5422	ENVIRONMENTAL SVS E&E-0594
945	06.225	NATURAL RESOURCES-OPER	1446	WATER & WASTEWATER LOAN-0602
946	06.225	NATURAL RESOURCES-OPER	5470	DRINKING WATER LOAN-0602
947	06.225	NATURAL RESOURCES-OPER	8508	WATER INFRASTRUCTURE ENC-0602
948	06.225	NATURAL RESOURCES-OPER	1423	SOIL & WATER RES GRANT-0614
949	06.225	NATURAL RESOURCES-OPER	1425	COST SHARE GRANT-0614
950	06.225	NATURAL RESOURCES-OPER	1427	CONSERVATION MONITOR PRG-0614
951	06.225	NATURAL RESOURCES-OPER	5338	SOIL & WATER CONSERV PS-0614
952	06.225	NATURAL RESOURCES-OPER	5339	SOIL & WATER CONSERV E&E-0614
953	06.225	NATURAL RESOURCES-OPER	5474	REGIONAL OFFICES E&E-0614
954	06.225	NATURAL RESOURCES-OPER	7607	GRANTS TO SOIL DISTRICTS-0614
955	06.225	NATURAL RESOURCES-OPER	1442	DRINKING WATER LOAN-0649
956	06.225	NATURAL RESOURCES-OPER	1450	WATER & WASTEWATER LOAN-0649
957	06.225	NATURAL RESOURCES-OPER	5356	REGIONAL OFFICES E&E-0649
958	06.225	NATURAL RESOURCES-OPER	6954	WATER PROTECTION PRG PS-0649
959	06.225	NATURAL RESOURCES-OPER	7180	WATER PROTECTION PRG E&E-0649
960	06.225	NATURAL RESOURCES-OPER	8757	WATER INFRASTRUCTURE ENC-0649
961	06.225	NATURAL RESOURCES-OPER	6841	HAZARDOUS WASTE PS-0656
962	06.225	NATURAL RESOURCES-OPER	6842	HAZARDOUS WASTE E&E-0656
963	06.225	NATURAL RESOURCES-OPER	7847	ENVIRONMENTAL SVS PS-0656
964	06.225	NATURAL RESOURCES-OPER	7848	ENVIRONMENTAL SVS E&E-0656
965	06.225	NATURAL RESOURCES-OPER	1172	SUPERFUND CLEANUP-0676
966	06.225	NATURAL RESOURCES-OPER	3082	ENVIRONMENT EMERG RESPNS-0676
967	06.225	NATURAL RESOURCES-OPER	5357	REGIONAL OFFICES E&E-0676
968	06.225	NATURAL RESOURCES-OPER	5380	HAZARDOUS WASTE PS-0676
969	06.225	NATURAL RESOURCES-OPER	5386	HAZARDOUS WASTE E&E-0676
970	06.225	NATURAL RESOURCES-OPER	5413	ENVIRONMENTAL SVS PS-0676
971	06.225	NATURAL RESOURCES-OPER	5423	ENVIRONMENTAL SVS E&E-0676
972	06.225	NATURAL RESOURCES-OPER	7790	REGIONAL OFFICES PS-0676
973	06.225	NATURAL RESOURCES-OPER	8222	WATER PROTECTION PRG PS-0676
974	06.225	NATURAL RESOURCES-OPER	3382	DRINKING WATER ANALYSIS-0679
975	06.225	NATURAL RESOURCES-OPER	5348	REGIONAL OFFICES PS-0679
976	06.225	NATURAL RESOURCES-OPER	5358	REGIONAL OFFICES E&E-0679
977	06.225	NATURAL RESOURCES-OPER	5415	ENVIRONMENTAL SVS PS-0679
978	06.225	NATURAL RESOURCES-OPER	7175	WATER PROTECTION PRG PS-0679
979	06.225	NATURAL RESOURCES-OPER	7181	WATER PROTECTION PRG E&E-0679
980	06.225	NATURAL RESOURCES-OPER	6848	STORMWATER CONTROL LOANS-0754
981	06.225	NATURAL RESOURCES-OPER	8759	WATER INFRASTRUCTURE ENC-0754
982	06.225	NATURAL RESOURCES-OPER	6849	RURAL WATER&SEWER LOANS-0755
983	06.225	NATURAL RESOURCES-OPER	8758	WATER INFRASTRUCTURE ENC-0755
984	06.225	NATURAL RESOURCES-OPER	3480	CAFO CLOSURES-0834
985	06.225	NATURAL RESOURCES-OPER	5467	HAZARDOUS WASTE PS-0898
986	06.225	NATURAL RESOURCES-OPER	5468	HAZARDOUS WASTE E&E-0898
987	06.225	NATURAL RESOURCES-OPER	5469	DRYCLEANERS CLEANUP-0898
988	06.230	NATURAL RESOURCES-OPER	0925	PETROLEUM RELATED ACT PS-0585

989	06.230	NATURAL RESOURCES-OPER	0926	PETROLEUM REALTED ACT E&E-0585
990	06.260	NATURAL RESOURCES-OPER	2395	MGS OPERATIONS PS-0101
991	06.260	NATURAL RESOURCES-OPER	2396	MGS OPERATIONS E&E-0101
992	06.260	NATURAL RESOURCES-OPER	2401	MGS OPERATIONS PS-0140
993	06.260	NATURAL RESOURCES-OPER	2408	MGS OPERATIONS E&E-0140
994	06.260	NATURAL RESOURCES-OPER	7455	ABANDNED MINE LAND RECLMT-0140
995	06.260	NATURAL RESOURCES-OPER	7606	SMALL OPERATOR ASSIST-0140
996	06.260	NATURAL RESOURCES-OPER	1907	MGS OPERATIONS PS-0425
997	06.260	NATURAL RESOURCES-OPER	2402	MGS OPERATIONS PS-0500
998	06.260	NATURAL RESOURCES-OPER	2409	MGS OPERATIONS E&E-0500
999	06.260	NATURAL RESOURCES-OPER	1250	MGS OPERATIONS PS-0543
1000	06.260	NATURAL RESOURCES-OPER	1252	MGS OPERATIONS E&E-0543
1001	06.260	NATURAL RESOURCES-OPER	8970	MGS OPERATIONS PS-0555
1002	06.260	NATURAL RESOURCES-OPER	9195	MGS OPERATIONS E&E-0555
1003	06.260	NATURAL RESOURCES-OPER	2161	MGS OPERATIONS PS-0568
1004	06.260	NATURAL RESOURCES-OPER	2162	MGS OPERATIONS E&E-0568
1005	06.260	NATURAL RESOURCES-OPER	2163	MGS OPERATIONS PS-0570
1006	06.260	NATURAL RESOURCES-OPER	2164	MGS OPERATIONS E&E-0570
1007	06.260	NATURAL RESOURCES-OPER	1194	MGS OPERATIONS PS-0575
1008	06.260	NATURAL RESOURCES-OPER	1195	MGS OPERATIONS E&E-0575
1009	06.260	NATURAL RESOURCES-OPER	1956	MGS OPERATIONS PS-0660
1010	06.260	NATURAL RESOURCES-OPER	2411	MGS OPERATIONS E&E-0660
1011	06.260	NATURAL RESOURCES-OPER	2165	MGS OPERATIONS PS-0676
1012	06.260	NATURAL RESOURCES-OPER	2171	MGS OPERATIONS E&E-0676
1013	06.260	NATURAL RESOURCES-OPER	1595	MGS OPERATIONS E&E-0679
1014	06.260	NATURAL RESOURCES-OPER	1196	MGS OPERATIONS E&E-0697
1015	06.260	NATURAL RESOURCES-OPER	7767	OIL & GAS REMEDIAL FUND-0699
1016	06.260	NATURAL RESOURCES-OPER	7801	MGS OPERATIONS PS-0699
1017	06.260	NATURAL RESOURCES-OPER	7802	MGS OPERATIONS E&E-0699
1018	06.260	NATURAL RESOURCES-OPER	1596	MGS OPERATIONS E&E-0755
1019	06.260	NATURAL RESOURCES-OPER	2861	MGS OPERATIONS PS-0801
1020	06.260	NATURAL RESOURCES-OPER	2889	MGS OPERATIONS E&E-0801
1021	06.260	NATURAL RESOURCES-OPER	1618	MULTIPURPOSE WTR RES PGM-0815
1022	06.260	NATURAL RESOURCES-OPER	2206	MGS OPERATIONS PS-0898
1023	06.260	NATURAL RESOURCES-OPER	2208	MGS OPERATIONS E&E-0898
1024	06.260	NATURAL RESOURCES-OPER	1197	MGS OPERATIONS PS-0906
1025	06.260	NATURAL RESOURCES-OPER	1198	MGS OPERATIONS E&E-0906
1026	06.260	NATURAL RESOURCES-OPER	7453	LAND RECLMT BOND FORFEIT-0906
1027	06.265	NATURAL RESOURCES-OPER	T117	CLARENCE CANNON TRF-0101
1028	06.270	NATURAL RESOURCES-OPER	2916	CLARENCE CANNON PAYMENT-0174
1029	06.275	NATURAL RESOURCES-OPER	T036	GRNDWTR PROTECTN FUND TRF-0660
1030	06.280	NATURAL RESOURCES-OPER	2880	PETRO STORAGE TANK REFUND-0585
1031	06.280	NATURAL RESOURCES-OPER	3532	PETRO STORAGE TANK BD PS-0585
1032	06.280	NATURAL RESOURCES-OPER	3533	PETRO STORAGE TANK BD E&E-0585
1033	06.280	NATURAL RESOURCES-OPER	3534	PETRO STORAGE TANK INSUR-0585
1034	06.285	NATURAL RESOURCES-OPER	2462	VICKSBURG MONUMENT-0101
1035	06.285	NATURAL RESOURCES-OPER	1946	STATE PARK OPERATION PS-0140
1036	06.285	NATURAL RESOURCES-OPER	1947	STATE PARK OPERATION E&E-0140
1037	06.285	NATURAL RESOURCES-OPER	7819	STATE PARK GRANTS-0140
1038	06.285	NATURAL RESOURCES-OPER	7821	OUTDOOR RECREATION GRANTS-0140
1039	06.285	NATURAL RESOURCES-OPER	8538	OUTDOOR RECREATION ENC-0140
1040	06.285	NATURAL RESOURCES-OPER	1940	STATE PARK OPERATION PS-0415
1041	06.285	NATURAL RESOURCES-OPER	1941	STATE PARK OPERATION E&E-0415
1042	06.285	NATURAL RESOURCES-OPER	7816	GIFTS TO PARKS-0415

1043	06.285	NATURAL RESOURCES-OPER	7817	PARKS RESALE-0415
1044	06.285	NATURAL RESOURCES-OPER	7818	PARKS CONCESSIONS DEFAULT-0415
1045	06.285	NATURAL RESOURCES-OPER	7820	STATE PARK GRANTS-0415
1046	06.285	NATURAL RESOURCES-OPER	8764	PARKS CONCESSN DEFAULT PS-0415
1047	06.285	NATURAL RESOURCES-OPER	1952	STATE PARK OPERATION PS-0500
1048	06.285	NATURAL RESOURCES-OPER	1953	STATE PARK OPERATION E&E-0500
1049	06.285	NATURAL RESOURCES-OPER	0664	STATE PARKS OPERATION E&E-0613
1050	06.285	NATURAL RESOURCES-OPER	1942	LEVY DISTRICT PAYMENTS-0613
1051	06.285	NATURAL RESOURCES-OPER	2082	STATE PARKS OPERATION PS-0613
1052	06.285	NATURAL RESOURCES-OPER	7814	BRUCE R WATKINS CENTER-0613
1053	06.285	NATURAL RESOURCES-OPER	7815	PAYMENT IN LIEU OF TAXES-0613
1054	06.285	NATURAL RESOURCES-OPER	2085	STATE PARKS OPERATION E&E-0698
1055	06.285	NATURAL RESOURCES-OPER	2086	STATE PARKS OPERATION PS-0911
1056	06.285	NATURAL RESOURCES-OPER	2087	STATE PARKS OPERATION E&E-0911
1057	06.290	NATURAL RESOURCES-OPER	1883	HISTORIC PRESERVATION PS-0140
1058	06.290	NATURAL RESOURCES-OPER	1884	HISTORIC PRESERVATION E&E-0140
1059	06.290	NATURAL RESOURCES-OPER	7822	HISTORIC PRESERV GRANTS-0140
1060	06.290	NATURAL RESOURCES-OPER	1885	HISTORIC PRESERVATION PS-0430
1061	06.290	NATURAL RESOURCES-OPER	1886	HISTORIC PRESERVATION E&E-0430
1062	06.290	NATURAL RESOURCES-OPER	7823	HISTORIC PRESERV GRANTS-0430
1063	06.290	NATURAL RESOURCES-OPER	2834	HISTORIC PRESERVATION PS-0783
1064	06.290	NATURAL RESOURCES-OPER	2837	HISTORIC PRESERVATION E&E-0783
1065	06.295	NATURAL RESOURCES-OPER	T464	HISTORIC PRESERVATION TRF-0101
1066	06.300	NATURAL RESOURCES-OPER	VAR	DNR INTEGRATED DATA SYSTM-FED
1067	06.300	NATURAL RESOURCES-OPER	VAR	DNR INTEGRATED DATA SYSTM-OTHER
1068	06.305	NATURAL RESOURCES-OPER	2415	ENVIRONMENTAL RESTORATION-0555
1069	06.305	NATURAL RESOURCES-OPER	4301	ENVIRONMENTAL RESTORATION-0568
1070	06.310	NATURAL RESOURCES-OPER	2132	DNR REVOLVING FUND-0425
1071	06.315	NATURAL RESOURCES-OPER	VAR	REFUND ACCOUNTS-FED
1072	06.315	NATURAL RESOURCES-OPER	VAR	REFUND ACCOUNTS-OTHER
1073	06.320	NATURAL RESOURCES-OPER	2379	SALES TAX GR REIMBURSE-0415
1074	06.320	NATURAL RESOURCES-OPER	3085	SALES TAX GR REIMBURSE-0425
1075	06.330	NATURAL RESOURCES-OPER	VAR	COST ALLOCATION HB 13 TRF-OTHER
1076	06.330	NATURAL RESOURCES-OPER	VAR	COST ALLOCATION ITSD TRF-OTHER
1077	06.330	NATURAL RESOURCES-OPER	VAR	COST ALLOCATION TRF-OTHER
1078	06.335	NATURAL RESOURCES-OPER	T112	FED ITSD CONSOL TRF-0140
1079	06.340	NATURAL RESOURCES-OPER	8029	EIERA-0654
1080	06.600	CONSERVATION-OPERATING	9367	DIRECTORS OFFICE PS-0609
1081	06.600	CONSERVATION-OPERATING	9368	DIRECTORS OFFICE EE-0609
1082	06.605	CONSERVATION-OPERATING	9369	ADMINISTRATIVE SVS PS-0609
1083	06.605	CONSERVATION-OPERATING	9370	ADMINISTRATIVE SVS EE-0609
1084	06.610	CONSERVATION-OPERATING	9371	DESIGN AND DEVELOPMENT PS-0609
1085	06.610	CONSERVATION-OPERATING	9372	DESIGN AND DEVELOPMENT EE-0609
1086	06.615	CONSERVATION-OPERATING	9374	FISHERIES PS-0609
1087	06.615	CONSERVATION-OPERATING	9375	FISHERIES EE-0609
1088	06.620	CONSERVATION-OPERATING	9376	FORESTRY PS-0609
1089	06.620	CONSERVATION-OPERATING	9429	FORESTRY EE-0609
1090	06.625	CONSERVATION-OPERATING	9430	HUMAN RESOURCES PS-0609
1091	06.625	CONSERVATION-OPERATING	9431	HUMAN RESOURCES EE-0609
1092	06.630	CONSERVATION-OPERATING	9432	OUTREACH AND EDUCATION PS-0609
1093	06.630	CONSERVATION-OPERATING	9433	OUTREACH AND EDUCATION EE-0609
1094	06.635	CONSERVATION-OPERATING	9434	PRIVATE LAND SERVICES PS-0609
1095	06.635	CONSERVATION-OPERATING	9435	PRIVATE LAND SERVICES EE-0609
1096	06.640	CONSERVATION-OPERATING	9436	PROTECTION PS-0609
1097	06.640	CONSERVATION-OPERATING	9437	PROTECTION EE-0609
1098	06.645	CONSERVATION-OPERATING	9438	RESOURCE SCIENCE PS-0609

1099	06.645	CONSERVATION-OPERATING	9439	RESOURCE SCIENCE EE-0609
1100	06.650	CONSERVATION-OPERATING	9440	WILDLIFE PS-0609
1101	06.650	CONSERVATION-OPERATING	9441	WILDLIFE EE-0609
1102	07.005	ECONOMIC DEVELOP-OPER	2173	ADMINISTRATIVE SVS E&E-0101
1103	07.005	ECONOMIC DEVELOP-OPER	3612	ADMINISTRATIVE SVS PS-0101
1104	07.005	ECONOMIC DEVELOP-OPER	1018	ADMINISTRATIVE SVS PS-0123
1105	07.005	ECONOMIC DEVELOP-OPER	2275	ADMINISTRATIVE SVS E&E-0123
1106	07.005	ECONOMIC DEVELOP-OPER	1019	ADMINISTRATIVE SVS PS-0155
1107	07.005	ECONOMIC DEVELOP-OPER	2172	ADMINISTRATIVE SVS E&E-0155
1108	07.005	ECONOMIC DEVELOP-OPER	0812	REFUNDS-0547
1109	07.005	ECONOMIC DEVELOP-OPER	2174	ADMINISTRATIVE SVS E&E-0547
1110	07.005	ECONOMIC DEVELOP-OPER	3614	ADMINISTRATIVE SVS PS-0547
1111	07.010	ECONOMIC DEVELOP-OPER	T344	ADMIN SERVICES TRF-0155
1112	07.010	ECONOMIC DEVELOP-OPER	T141	ADMIN SERVICES TRF-0262
1113	07.010	ECONOMIC DEVELOP-OPER	T346	ADMIN SERVICES TRF-0274
1114	07.010	ECONOMIC DEVELOP-OPER	T503	ADMIN SERVICES TRF-0582
1115	07.010	ECONOMIC DEVELOP-OPER	T351	ADMIN SERVICES TRF-0607
1116	07.010	ECONOMIC DEVELOP-OPER	T897	ADMIN SERVICES TRF-0667
1117	07.010	ECONOMIC DEVELOP-OPER	T898	ADMIN SERVICES TRF-0866
1118	07.015	ECONOMIC DEVELOP-OPER	2376	MARKETING PS-0101
1119	07.015	ECONOMIC DEVELOP-OPER	2377	MARKETING E&E-0101
1120	07.015	ECONOMIC DEVELOP-OPER	2391	SALES PS-0101
1121	07.015	ECONOMIC DEVELOP-OPER	2393	SALES E&E-0101
1122	07.015	ECONOMIC DEVELOP-OPER	2407	FINANCE PS-0101
1123	07.015	ECONOMIC DEVELOP-OPER	2410	FINANCE E&E-0101
1124	07.015	ECONOMIC DEVELOP-OPER	2416	COMPLIANCE PS-0101
1125	07.015	ECONOMIC DEVELOP-OPER	2422	COMPLIANCE E&E-0101
1126	07.015	ECONOMIC DEVELOP-OPER	3699	MO ECO RES INFO CNTR PS-0101
1127	07.015	ECONOMIC DEVELOP-OPER	3700	MO ECO RES INFO CNTR E&E-0101
1128	07.015	ECONOMIC DEVELOP-OPER	7502	INTRN TR & INVEST OFC E&E-0101
1129	07.015	ECONOMIC DEVELOP-OPER	2429	MARKETING PS-0155
1130	07.015	ECONOMIC DEVELOP-OPER	3701	MO ECO RES INFO CNTR PS-0155
1131	07.015	ECONOMIC DEVELOP-OPER	3702	MO ECO RES INFO CNTR E&E-0155
1132	07.015	ECONOMIC DEVELOP-OPER	2404	SALES PS-0547
1133	07.015	ECONOMIC DEVELOP-OPER	2430	MARKETING PS-0547
1134	07.015	ECONOMIC DEVELOP-OPER	2384	MARKETING E&E-0567
1135	07.015	ECONOMIC DEVELOP-OPER	8389	FINANCE PS-0766
1136	07.015	ECONOMIC DEVELOP-OPER	8390	FINANCE E&E-0766
1137	07.015	ECONOMIC DEVELOP-OPER	4525	EDAF REFUNDS-0783
1138	07.015	ECONOMIC DEVELOP-OPER	7521	BUS RECRUITM & MARKET-E&E-0783
1139	07.020	ECONOMIC DEVELOP-OPER	8312	BRAC ANALYSIS-0101
1140	07.025	ECONOMIC DEVELOP-OPER	9400	MILITARY ADVOCATE PS-0101
1141	07.025	ECONOMIC DEVELOP-OPER	9401	MILITARY ADVOCATE EE-0101
1142	07.030	ECONOMIC DEVELOP-OPER	T040	SMALL BUS DEV CENTERS TRF-0294
1143	07.035	ECONOMIC DEVELOP-OPER	2524	RESEARCH REACTOR-0172
1144	07.035	ECONOMIC DEVELOP-OPER	2527	RESEARCH DEV FACILITY-0172
1145	07.035	ECONOMIC DEVELOP-OPER	3698	MO TECH CORP-RAM E&E-0172
1146	07.040	ECONOMIC DEVELOP-OPER	T354	MO TECH INVESTMENT TRF-0101
1147	07.045	ECONOMIC DEVELOP-OPER	9361	CDBG ADMIN PS-0101
1148	07.045	ECONOMIC DEVELOP-OPER	9362	CDBG ADMIN EE-0101
1149	07.045	ECONOMIC DEVELOP-OPER	9363	CDBG REAPPROPRIATIONS-0118
1150	07.045	ECONOMIC DEVELOP-OPER	9364	CDBG BUDGET YEAR APPROPS-0118
1151	07.045	ECONOMIC DEVELOP-OPER	9359	CDBG ADMIN PS-0123
1152	07.045	ECONOMIC DEVELOP-OPER	9360	CDBG ADMIN EE-0123

1153	07.045	ECONOMIC DEVELOP-OPER	9781	YOUTH ACADEMY-0177
1154	07.046	ECONOMIC DEVELOP-OPER	2514	COMMUNITY DEV CORPS-0101
1155	07.046	ECONOMIC DEVELOP-OPER	8976	RURAL REGIONAL DEV GRANTS-0101
1156	07.050	ECONOMIC DEVELOP-OPER	8088	IDEA PROGRAM-0129
1157	07.050	ECONOMIC DEVELOP-OPER	8089	GROW MO PROGRAM-0129
1158	07.055	ECONOMIC DEVELOP-OPER	9607	MAINSTREET PROGRAM-0101
1159	07.055	ECONOMIC DEVELOP-OPER	8657	MAINSTREET PROGRAM-0783
1160	07.060	ECONOMIC DEVELOP-OPER	4351	STATE TIF PROGRAM-0848
1161	07.065	ECONOMIC DEVELOP-OPER	T352	STATE TIF PROGRAM TRF-0101
1162	07.070	ECONOMIC DEVELOP-OPER	4245	MODESA-0766
1163	07.075	ECONOMIC DEVELOP-OPER	T936	ST SUPP DOWNTOWN DVLP TRF-0101
1164	07.080	ECONOMIC DEVELOP-OPER	2918	DWTN REVITAL PRSRVTN-0907
1165	07.085	ECONOMIC DEVELOP-OPER	T939	DNTWN REVITAL PRESERV TRF-0101
1166	07.090	ECONOMIC DEVELOP-OPER	3641	MO COMMUNITY SVS COMM PS-0101
1167	07.090	ECONOMIC DEVELOP-OPER	2184	MO COMMUNITY SVS COMM-0197
1168	07.090	ECONOMIC DEVELOP-OPER	3642	MO COMMUNITY SVS COMM PS-0197
1169	07.095	ECONOMIC DEVELOP-OPER	2188	MO ARTS COUNCIL E&E-0138
1170	07.095	ECONOMIC DEVELOP-OPER	4357	MO ARTS COUNCIL PS-0138
1171	07.095	ECONOMIC DEVELOP-OPER	2595	ARCHIVAL REPOSITORY-0177
1172	07.095	ECONOMIC DEVELOP-OPER	7276	MO HUMANITIES COUNCIL-0177
1173	07.095	ECONOMIC DEVELOP-OPER	8335	KC NEGRO LEAGUE MUSEUM-0177
1174	07.095	ECONOMIC DEVELOP-OPER	9150	AMERICN JAZZ REDEV AUTHOR-0177
1175	07.095	ECONOMIC DEVELOP-OPER	0989	MO ARTS COUNCIL E&E-0262
1176	07.095	ECONOMIC DEVELOP-OPER	2881	MO ARTS COUNCIL PS-0262
1177	07.095	ECONOMIC DEVELOP-OPER	2943	INCENTIVES AND TECH ASST-0262
1178	07.095	ECONOMIC DEVELOP-OPER	1687	PUBLIC TELEVISION GRANTS-0887
1179	07.100	ECONOMIC DEVELOP-OPER	T357	ARTS COUNCIL TRF-0101
1180	07.105	ECONOMIC DEVELOP-OPER	T358	HUMANITIES COUNCIL TRF-0101
1181	07.110	ECONOMIC DEVELOP-OPER	T431	PUBLIC TELEVISION TRF-0101
1182	07.115	ECONOMIC DEVELOP-OPER	0932	WORKFORCE AUTISM-0101
1183	07.115	ECONOMIC DEVELOP-OPER	0584	WORKFORCE DEVELOPMENT PS-0155
1184	07.115	ECONOMIC DEVELOP-OPER	2190	WORKFORCE DEVELOPMENT E&E-0155
1185	07.115	ECONOMIC DEVELOP-OPER	2300	WORKFORCE DEVELOPMENT PS-0600
1186	07.115	ECONOMIC DEVELOP-OPER	2323	WORKFORCE DEVELOPMENT E&E-0600
1187	07.115	ECONOMIC DEVELOP-OPER	3048	WORKFORCE DEVELOPMENT-0995
1188	07.120	ECONOMIC DEVELOP-OPER	8920	CERT WORK READY COMMUNITY-0101
1189	07.120	ECONOMIC DEVELOP-OPER	9780	PRE APPRENTICESHIP PROG-0101
1190	07.120	ECONOMIC DEVELOP-OPER	0585	JOB TRAINING-0155
1191	07.120	ECONOMIC DEVELOP-OPER	0594	TAA & JTPA PROGRAMS-0155
1192	07.120	ECONOMIC DEVELOP-OPER	8865	LABOR EXCHANGE SERVICES-0949
1193	07.125	ECONOMIC DEVELOP-OPER	0905	MO JOB DEVELOPMENT-0600
1194	07.130	ECONOMIC DEVELOP-OPER	T355	MO JOB DEVELOP FUND TRF-0101
1195	07.132	ECONOMIC DEVELOP-OPER	2272	ADVANCED MANUF TRNING FAC-0101
1196	07.135	ECONOMIC DEVELOP-OPER	0906	COMM COLL NEW JOBS TRNG-0563
1197	07.140	ECONOMIC DEVELOP-OPER	7151	JOBS RETENTION TRG PRG-0717
1198	07.145	ECONOMIC DEVELOP-OPER	7040	WOMEN'S COUNCIL ADMIN PS-0155
1199	07.145	ECONOMIC DEVELOP-OPER	7041	WOMEN'S COUNCIL ADMIN E&E-0155
1200	07.150	ECONOMIC DEVELOP-OPER	1030	TOURISM PS-0274
1201	07.150	ECONOMIC DEVELOP-OPER	2192	TOURISM E&E-0274
1202	07.150	ECONOMIC DEVELOP-OPER	8704	FILM OFFICE E&E-0274
1203	07.150	ECONOMIC DEVELOP-OPER	8403	TOURISM E&E-0650
1204	07.155	ECONOMIC DEVELOP-OPER	T359	TOURISM TRF-0101
1205	07.160	ECONOMIC DEVELOP-OPER	2484	WOOD ENERGY-0101
1206	07.160	ECONOMIC DEVELOP-OPER	2485	ALTERNATIVE FUEL-0101
1207	07.160	ECONOMIC DEVELOP-OPER	8844	ENERGY DIV OPERATING E&E-0101
1208	07.160	ECONOMIC DEVELOP-OPER	8807	ENERGY EFFICIENT SERVICES-0134

1209	07.160	ECONOMIC DEVELOP-OPER	8801	ENERGY DIV OPERATING PS-0667
1210	07.160	ECONOMIC DEVELOP-OPER	8805	ENERGY DIV OPERATING E&E-0667
1211	07.160	ECONOMIC DEVELOP-OPER	8810	ENERGY EFFICIENT SERVICES-0667
1212	07.160	ECONOMIC DEVELOP-OPER	8811	ENERGY EFFICIENT SERV ENC-0667
1213	07.160	ECONOMIC DEVELOP-OPER	8816	REFUND ACCOUNTS-0667
1214	07.160	ECONOMIC DEVELOP-OPER	8802	ENERGY DIV OPERATING PS-0730
1215	07.160	ECONOMIC DEVELOP-OPER	8812	ENERGY EFFICIENT SERVICES-0730
1216	07.160	ECONOMIC DEVELOP-OPER	8817	REFUND ACCOUNTS-0730
1217	07.160	ECONOMIC DEVELOP-OPER	8800	ENERGY DIV OPERATING PS-0866
1218	07.160	ECONOMIC DEVELOP-OPER	8804	ENERGY DIV OPERATING E&E-0866
1219	07.160	ECONOMIC DEVELOP-OPER	8808	ENERGY EFFICIENT SERVICES-0866
1220	07.160	ECONOMIC DEVELOP-OPER	8809	ENERGY EFFICIENT SERV ENC-0866
1221	07.160	ECONOMIC DEVELOP-OPER	8813	ENERGY EFFICIENT SERVICES-0886
1222	07.160	ECONOMIC DEVELOP-OPER	8818	REFUND ACCOUNTS-0886
1223	07.160	ECONOMIC DEVELOP-OPER	8803	ENERGY DIV OPERATING PS-0935
1224	07.160	ECONOMIC DEVELOP-OPER	8806	ENERGY DIV OPERATING E&E-0935
1225	07.160	ECONOMIC DEVELOP-OPER	8814	ENERGY EFFICIENT SERVICES-0935
1226	07.160	ECONOMIC DEVELOP-OPER	8815	ENERGY EFFICIENT SERV ENC-0935
1227	07.160	ECONOMIC DEVELOP-OPER	8819	REFUND ACCOUNTS-0935
1228	07.165	ECONOMIC DEVELOP-OPER	0980	MO HOUSING DEVELOP COMM-0254
1229	07.170	ECONOMIC DEVELOP-OPER	0817	MANUFACTD HOUSING REFUNDS-0582
1230	07.170	ECONOMIC DEVELOP-OPER	2194	MANUF HOUSING ADMIN E&E-0582
1231	07.170	ECONOMIC DEVELOP-OPER	3102	MANUFACTD HOUSING PRGM-0582
1232	07.170	ECONOMIC DEVELOP-OPER	3991	MANUF HOUSING ADMIN PS-0582
1233	07.170	ECONOMIC DEVELOP-OPER	4452	MANUF HOUSING CONSUMER RC-0909
1234	07.175	ECONOMIC DEVELOP-OPER	T147	MANUF HOUSING CNSMR TRF-0582
1235	07.180	ECONOMIC DEVELOP-OPER	7897	OFC OF PUBLIC COUNSEL PS-0607
1236	07.180	ECONOMIC DEVELOP-OPER	7898	OFC OF PUBLIC COUNSEL E&E-0607
1237	07.185	ECONOMIC DEVELOP-OPER	9834	PUBLIC SERVICE COMM E&E-0559
1238	07.185	ECONOMIC DEVELOP-OPER	0818	PSC REFUNDS-0607
1239	07.185	ECONOMIC DEVELOP-OPER	1428	PUBLIC SERVICE COMM PS-0607
1240	07.185	ECONOMIC DEVELOP-OPER	2203	PUBLIC SERVICE COMM E&E-0607
1241	07.400	DIFP-OPERATING	3652	DEPT ADMINISTRATION PS-0503
1242	07.400	DIFP-OPERATING	3653	DEPT ADMINISTRATION E&E-0503
1243	07.405	DIFP-OPERATING	T894	DIFP DEPT ADMIN TRF-0548
1244	07.405	DIFP-OPERATING	T895	DIFP DEPT ADMIN TRF-0550
1245	07.405	DIFP-OPERATING	T401	DIFP DEPT ADMIN TRF-0566
1246	07.405	DIFP-OPERATING	T896	DIFP DEPT ADMIN TRF-0689
1247	07.410	DIFP-OPERATING	7885	IMPLEMENT FED GRANTS PS-0192
1248	07.410	DIFP-OPERATING	7886	IMPLEMENT FED GRANTS E&E-0192
1249	07.415	DIFP-OPERATING	T364	FEDERAL GRANT TRANSFER-0192
1250	07.420	DIFP-OPERATING	9907	INSURANCE OPERATIONS PS-0566
1251	07.420	DIFP-OPERATING	9908	INSURANCE OPERATIONS E&E-0566
1252	07.420	DIFP-OPERATING	3703	INSURANCE OPERATIONS-0792
1253	07.425	DIFP-OPERATING	0793	INSURANCE EXAMINATIONS PS-0552
1254	07.425	DIFP-OPERATING	2042	INSURANCE EXAMINATIONS EE-0552
1255	07.430	DIFP-OPERATING	2681	INSURANCE REFUNDS-0552
1256	07.430	DIFP-OPERATING	9909	INSURANCE REFUNDS-0566
1257	07.435	DIFP-OPERATING	0794	HEALTH INSUR COUNSELING-0192
1258	07.435	DIFP-OPERATING	7021	HEALTH INSUR COUNSELING-0566
1259	07.440	DIFP-OPERATING	2195	CREDIT UNIONS E&E-0548
1260	07.440	DIFP-OPERATING	3657	CREDIT UNIONS PS-0548
1261	07.445	DIFP-OPERATING	2196	DIV OF FINANCE E&E-0550
1262	07.445	DIFP-OPERATING	3658	DIV OF FINANCE PS-0550

1263	07.445	DIFP-OPERATING	6138	OUT-OF-STATE EXAMS E&E-0550
1264	07.445	DIFP-OPERATING	9355	ORGANIZATIONAL DUES-0550
1265	07.450	DIFP-OPERATING	T360	SAVINGS & LOAN TRF-0549
1266	07.455	DIFP-OPERATING	T361	RESIDENTIAL MORTGAGE TRF-0261
1267	07.460	DIFP-OPERATING	T544	S&L SUPERVISION TRF-0549
1268	07.465	DIFP-OPERATING	1010	EXAMINATION & OTHER FEES-0689
1269	07.465	DIFP-OPERATING	1032	PR ADMINISTRATION PS-0689
1270	07.465	DIFP-OPERATING	2207	PR ADMINISTRATION E&E-0689
1271	07.465	DIFP-OPERATING	5407	PR REFUNDS-0689
1272	07.470	DIFP-OPERATING	2214	BOARD OF ACCOUNTANCY E&E-0627
1273	07.470	DIFP-OPERATING	3666	BOARD OF ACCOUNTANCY PS-0627
1274	07.475	DIFP-OPERATING	2223	ARCH PE & LAND SURV E&E-0678
1275	07.475	DIFP-OPERATING	3667	ARCH PE & LAND SURV PS-0678
1276	07.480	DIFP-OPERATING	0820	CHIROPRACTIC EXAMINERS-0630
1277	07.485	DIFP-OPERATING	1673	BD COSM & BARBERS E&E-0785
1278	07.485	DIFP-OPERATING	1674	CRIMINAL HISTORY CHECKS-0785
1279	07.490	DIFP-OPERATING	2224	DENTAL BOARD E&E-0677
1280	07.490	DIFP-OPERATING	3671	DENTAL BOARD PS-0677
1281	07.495	DIFP-OPERATING	0833	EMBALMERS & FUNERAL DIR-0633
1282	07.500	DIFP-OPERATING	2230	BD FOR HEALING ART E&E-0634
1283	07.500	DIFP-OPERATING	3673	BD FOR HEALING ART PS-0634
1284	07.505	DIFP-OPERATING	2244	BOARD OF NURSING E&E-0635
1285	07.505	DIFP-OPERATING	3675	BOARD OF NURSING PS-0635
1286	07.510	DIFP-OPERATING	0836	BOARD OF OPTOMETRY-0636
1287	07.515	DIFP-OPERATING	2262	BOARD OF PHARMACY E&E-0637
1288	07.515	DIFP-OPERATING	2586	PHARMACY CRIM HISTORY-0637
1289	07.515	DIFP-OPERATING	3677	BOARD OF PHARMACY PS-0637
1290	07.520	DIFP-OPERATING	0839	PODIATRIC MEDICINE-0629
1291	07.525	DIFP-OPERATING	2266	MO REAL ESTATE COMM E&E-0638
1292	07.525	DIFP-OPERATING	3679	MO REAL ESTATE COMM PS-0638
1293	07.530	DIFP-OPERATING	0329	TESTING SERVICES-0639
1294	07.530	DIFP-OPERATING	0840	MO VETERINARY MEDICAL BD-0639
1295	07.535	DIFP-OPERATING	VAR	PROF REG GR TRF-OTHER
1296	07.540	DIFP-OPERATING	VAR	PROF REG FEES TRF-OTHER
1297	07.545	DIFP-OPERATING	T903	PR STARTUP LOANS TRF-VARIOUS
1298	07.550	DIFP-OPERATING	T902	STARTUP LOANS PAYBACK TRF-0689
1299	07.800	LABOR & INDUSTRIAL REL-OPER	1869	DIRECTOR AND STAFF PS-0122
1300	07.800	LABOR & INDUSTRIAL REL-OPER	1870	DIRECTOR AND STAFF EE-0122
1301	07.800	LABOR & INDUSTRIAL REL-OPER	2926	LIFE INSURANCE COSTS-0122
1302	07.800	LABOR & INDUSTRIAL REL-OPER	5834	DIRECTOR AND STAFF E&E-0948
1303	07.805	LABOR & INDUSTRIAL REL-OPER	T470	ADMIN SERVICES TRF-0101
1304	07.805	LABOR & INDUSTRIAL REL-OPER	T471	ADMIN SERVICES TRF-FED
1305	07.805	LABOR & INDUSTRIAL REL-OPER	T472	ADMIN SERVICES TRF-0652
1306	07.805	LABOR & INDUSTRIAL REL-OPER	T522	ADMIN SERVICES TRF-0949
1307	07.810	LABOR & INDUSTRIAL REL-OPER	T889	ADMIN SERVICES OA-TRF-0101
1308	07.810	LABOR & INDUSTRIAL REL-OPER	T890	ADMIN SERVICES OA-TRF-0186
1309	07.810	LABOR & INDUSTRIAL REL-OPER	T892	ADMIN SERVICES OA-TRF-0652
1310	07.810	LABOR & INDUSTRIAL REL-OPER	T891	ADMIN SERVICES OA-TRF-0948
1311	07.810	LABOR & INDUSTRIAL REL-OPER	T909	ADMIN SERVICES OA-TRF-0949
1312	07.815	LABOR & INDUSTRIAL REL-OPER	3092	INDUSTRIAL COMMISSION PS-0101
1313	07.815	LABOR & INDUSTRIAL REL-OPER	3093	INDUSTRIAL COMMISSION E&E-0101
1314	07.815	LABOR & INDUSTRIAL REL-OPER	3096	INDUSTRIAL COMMISSION PS-0652
1315	07.815	LABOR & INDUSTRIAL REL-OPER	4526	INDUSTRIAL COMMISSION E&E-0652
1316	07.815	LABOR & INDUSTRIAL REL-OPER	3094	INDUSTRIAL COMMISSION PS-0948
1317	07.815	LABOR & INDUSTRIAL REL-OPER	3095	INDUSTRIAL COMMISSION E&E-0948
1318	07.820	LABOR & INDUSTRIAL REL-OPER	8667	CHILD LABOR PS-0101

1319	07.820	LABOR & INDUSTRIAL REL-OPER	8668	DLS ADMINISTRATION PS-0101
1320	07.820	LABOR & INDUSTRIAL REL-OPER	8669	MINE & CAVE INSPECTION PS-0101
1321	07.820	LABOR & INDUSTRIAL REL-OPER	8670	PREVAILING WAGE PS-0101
1322	07.820	LABOR & INDUSTRIAL REL-OPER	8671	MINIMUM WAGE PS-0101
1323	07.820	LABOR & INDUSTRIAL REL-OPER	8672	DLS ADMINISTRATION E&E-0101
1324	07.820	LABOR & INDUSTRIAL REL-OPER	8673	MINE & CAVE INSPCTION E&E-0101
1325	07.820	LABOR & INDUSTRIAL REL-OPER	8674	PREVAILING WAGE E&E-0101
1326	07.820	LABOR & INDUSTRIAL REL-OPER	8675	MINIMUM WAGE E&E-0101
1327	07.820	LABOR & INDUSTRIAL REL-OPER	8676	DLS ADMINISTRATION E&E-0186
1328	07.820	LABOR & INDUSTRIAL REL-OPER	8680	CHILD LABOR E&E-0826
1329	07.820	LABOR & INDUSTRIAL REL-OPER	8681	MINE & CAVE INSPECTION PS-0973
1330	07.820	LABOR & INDUSTRIAL REL-OPER	8682	MINE & CAVE INSPCTION E&E-0973
1331	07.825	LABOR & INDUSTRIAL REL-OPER	5890	ON-SITE CONSULT/LS PS-0186
1332	07.825	LABOR & INDUSTRIAL REL-OPER	5891	ON-SITE CONSULT/LS E&E-0186
1333	07.825	LABOR & INDUSTRIAL REL-OPER	7254	ON-SITE CONSULT/LS PS-0652
1334	07.825	LABOR & INDUSTRIAL REL-OPER	7275	ON-SITE CONSULT/LS E&E-0652
1335	07.830	LABOR & INDUSTRIAL REL-OPER	5892	MINE SAFETY TRNG PRGM PS-0186
1336	07.830	LABOR & INDUSTRIAL REL-OPER	5893	MINE SAFETY TRNG PRGM E&E-0186
1337	07.830	LABOR & INDUSTRIAL REL-OPER	7645	MINE SAFETY TRNG PRGM PS-0652
1338	07.830	LABOR & INDUSTRIAL REL-OPER	7647	MINE SAFETY TRNG PRGM E&E-0652
1339	07.835	LABOR & INDUSTRIAL REL-OPER	0598	BOARD OF MEDIATION PS-0101
1340	07.835	LABOR & INDUSTRIAL REL-OPER	2324	BOARD OF MEDIATION E&E-0101
1341	07.840	LABOR & INDUSTRIAL REL-OPER	5259	ADMIN WORK COMP E&E-0622
1342	07.840	LABOR & INDUSTRIAL REL-OPER	T365	KIDS CHANCE SCHLP TRF-0652
1343	07.840	LABOR & INDUSTRIAL REL-OPER	0690	ADMIN WORK COMP PS-0652
1344	07.840	LABOR & INDUSTRIAL REL-OPER	0693	ADMIN WORK COMP E&E-0652
1345	07.845	LABOR & INDUSTRIAL REL-OPER	4636	SECOND INJURY FUND CLAIMS-0653
1346	07.850	LABOR & INDUSTRIAL REL-OPER	6106	SECOND INJURY REFUNDS-0653
1347	07.855	LABOR & INDUSTRIAL REL-OPER	5544	LINE OF DUTY COMP E&E-0939
1348	07.860	LABOR & INDUSTRIAL REL-OPER	T167	LINE OF DUTY COMP TRF-0101
1349	07.865	LABOR & INDUSTRIAL REL-OPER	6107	TORT VICTIMS COMP PAYMENT-0622
1350	07.870	LABOR & INDUSTRIAL REL-OPER	T139	BASIC CIVIL LEGAL SRV TRF-0622
1351	07.875	LABOR & INDUSTRIAL REL-OPER	1572	WORKERS COMP MEMORIAL-0895
1352	07.880	LABOR & INDUSTRIAL REL-OPER	0694	ADMIN EMP SEC PS-0948
1353	07.880	LABOR & INDUSTRIAL REL-OPER	0696	ADMIN EMP SEC E&E-0948
1354	07.880	LABOR & INDUSTRIAL REL-OPER	4391	ADMIN EMP SEC PS-0953
1355	07.880	LABOR & INDUSTRIAL REL-OPER	8409	UI MODERNIZATION E&E-0953
1356	07.885	LABOR & INDUSTRIAL REL-OPER	3910	EMPLOYMENT & TRAINING PAY-0948
1357	07.890	LABOR & INDUSTRIAL REL-OPER	2945	SPECIAL EMP SECURITY E&E-0949
1358	07.890	LABOR & INDUSTRIAL REL-OPER	5414	SPECIAL EMP SECURITY PS-0949
1359	07.895	LABOR & INDUSTRIAL REL-OPER	3761	WAR ON TERROR E&E-0736
1360	07.895	LABOR & INDUSTRIAL REL-OPER	3762	WAR ON TERROR-0736
1361	07.900	LABOR & INDUSTRIAL REL-OPER	2146	DEBT OFFSET ESCROW FUND-0753
1362	07.905	LABOR & INDUSTRIAL REL-OPER	5995	COMM ON HUMAN RIGHTS PS-0101
1363	07.905	LABOR & INDUSTRIAL REL-OPER	5997	COMM ON HUMAN RIGHTS E&E-0101
1364	07.905	LABOR & INDUSTRIAL REL-OPER	8328	MLK JR COMMISSION E&E-0101
1365	07.905	LABOR & INDUSTRIAL REL-OPER	5996	COMM ON HUMAN RIGHTS PS-0117
1366	07.905	LABOR & INDUSTRIAL REL-OPER	5998	COMM ON HUMAN RIGHTS E&E-0117
1367	07.905	LABOR & INDUSTRIAL REL-OPER	8410	MLK JR STATE CELEBRTN E&E-0438
1368	08.005	PUBLIC SAFETY-OPERATING	1097	DIRECTOR ADMIN PS-0101
1369	08.005	PUBLIC SAFETY-OPERATING	8094	DIRECTOR ADMIN E&E-0101
1370	08.005	PUBLIC SAFETY-OPERATING	8562	DRUG TASK FORCES-0101
1371	08.005	PUBLIC SAFETY-OPERATING	8779	DRUG TASK FORCES PS-0101
1372	08.005	PUBLIC SAFETY-OPERATING	8780	DRUG TASK FORCES E&E-0101

1373	08.005	PUBLIC SAFETY-OPERATING	1603	DIRECTOR ADMIN PS-0121
1374	08.005	PUBLIC SAFETY-OPERATING	1604	DIRECTOR ADMIN E&E-0121
1375	08.005	PUBLIC SAFETY-OPERATING	1429	DIRECTOR ADMIN E&E-0152
1376	08.005	PUBLIC SAFETY-OPERATING	4340	DIRECTOR ADMIN PS-0152
1377	08.005	PUBLIC SAFETY-OPERATING	8638	DIR ADMIN FED GRANTS PS-0152
1378	08.005	PUBLIC SAFETY-OPERATING	8639	DIR ADMIN FED GRANTS E&E-0152
1379	08.005	PUBLIC SAFETY-OPERATING	7115	HOMELAND SECURITY GRNT PS-0193
1380	08.005	PUBLIC SAFETY-OPERATING	7116	HOMELAND SECURITY GRANTS-0193
1381	08.005	PUBLIC SAFETY-OPERATING	2328	DIRECTOR ADMIN E&E-0253
1382	08.005	PUBLIC SAFETY-OPERATING	0782	DIRECTOR ADMIN PS-0592
1383	08.005	PUBLIC SAFETY-OPERATING	0783	DIRECTOR ADMIN E&E-0592
1384	08.005	PUBLIC SAFETY-OPERATING	5220	DIRECTOR ADMIN E&E-0681
1385	08.005	PUBLIC SAFETY-OPERATING	8769	DIRECTOR ADMIN PS-0681
1386	08.005	PUBLIC SAFETY-OPERATING	7530	DIRECTOR ADMIN E&E-0759
1387	08.005	PUBLIC SAFETY-OPERATING	2248	DIRECTOR ADMIN PS-0782
1388	08.005	PUBLIC SAFETY-OPERATING	2250	DIRECTOR ADMIN E&E-0782
1389	08.005	PUBLIC SAFETY-OPERATING	8795	MODEX PS-0867
1390	08.005	PUBLIC SAFETY-OPERATING	8798	MODEX E&E-0867
1391	08.010	PUBLIC SAFETY-OPERATING	9140	AT-RISK EDUCATN PILOT PRG-0101
1392	08.010	PUBLIC SAFETY-OPERATING	1377	JUV JUS DELINQUENCY PREV-0152
1393	08.015	PUBLIC SAFETY-OPERATING	1584	JUV JUS ACCTABILITY GRANT-0121
1394	08.020	PUBLIC SAFETY-OPERATING	0961	NARCOTICS CONTROL ASSIST-0152
1395	08.020	PUBLIC SAFETY-OPERATING	2251	NARCOTICS CONTROL ASSIST-0782
1396	08.025	PUBLIC SAFETY-OPERATING	2457	GRANTS FOR CCW ISSUANCE-0101
1397	08.025	PUBLIC SAFETY-OPERATING	2458	JAIL MANAGEMENT SYSTEM-0101
1398	08.025	PUBLIC SAFETY-OPERATING	2459	MULTIMODAL BIOMET ID SYS-0101
1399	08.025	PUBLIC SAFETY-OPERATING	7930	MOSMART-0913
1400	08.030	PUBLIC SAFETY-OPERATING	2941	INTERNET SEX CRIME PS-0101
1401	08.030	PUBLIC SAFETY-OPERATING	2951	INTERNET SEX CRIME E&E-0101
1402	08.030	PUBLIC SAFETY-OPERATING	3231	INTERNET SEX CRM TSF GNTS-0101
1403	08.035	PUBLIC SAFETY-OPERATING	9610	FUNDING FOR FALLEN-0101
1404	08.040	PUBLIC SAFETY-OPERATING	8866	STATE SERVICES TO VICTIMS-0592
1405	08.040	PUBLIC SAFETY-OPERATING	5668	STATE SERVICES TO VICTIMS-0681
1406	08.045	PUBLIC SAFETY-OPERATING	0962	VICTIM OF CRIME ACT-0152
1407	08.050	PUBLIC SAFETY-OPERATING	2331	VIOLENCE AGAINST WOMEN-0152
1408	08.050	PUBLIC SAFETY-OPERATING	9007	HUMAN TRAFFICKING-0152
1409	08.055	PUBLIC SAFETY-OPERATING	3168	FORENSIC EXAMS-0101
1410	08.055	PUBLIC SAFETY-OPERATING	8974	FORNSIC EXAMS-CHILD ABUSE-0101
1411	08.055	PUBLIC SAFETY-OPERATING	9446	FORENSIC EXAMS PS-0101
1412	08.055	PUBLIC SAFETY-OPERATING	4052	CRIME VICTIMS COMP-0191
1413	08.055	PUBLIC SAFETY-OPERATING	2279	CRIME VICTIMS COMP-0681
1414	08.060	PUBLIC SAFETY-OPERATING	6043	NATL FORENSIC IMPRV PRGM-0152
1415	08.065	PUBLIC SAFETY-OPERATING	8770	STATE FORENSIC LABS-0591
1416	08.070	PUBLIC SAFETY-OPERATING	3390	RESIDENTIAL SUBST ABUSE-0152
1417	08.075	PUBLIC SAFETY-OPERATING	1645	POST TRAINING-0281
1418	08.080	PUBLIC SAFETY-OPERATING	3300	CAPITOL POLICE PS-0101
1419	08.080	PUBLIC SAFETY-OPERATING	3301	CAPITOL POLICE E&E-0101
1420	08.085	PUBLIC SAFETY-OPERATING	4368	SHP ADMIN E&E-0101
1421	08.085	PUBLIC SAFETY-OPERATING	6327	SHP ADMIN PS-0101
1422	08.085	PUBLIC SAFETY-OPERATING	0625	HIGH INTSTY DRUG TRAFFG-0152
1423	08.085	PUBLIC SAFETY-OPERATING	8402	SHP ADMIN PS-0152
1424	08.085	PUBLIC SAFETY-OPERATING	2797	SHP ADMIN PS-0286
1425	08.085	PUBLIC SAFETY-OPERATING	4369	SHP ADMIN E&E-0286
1426	08.085	PUBLIC SAFETY-OPERATING	8836	SHP ADMIN PS-0400
1427	08.085	PUBLIC SAFETY-OPERATING	1130	SHP ADMIN PS-0644
1428	08.085	PUBLIC SAFETY-OPERATING	1133	SHP ADMIN E&E-0644

1429	08.085	PUBLIC SAFETY-OPERATING	2121	SHP ADMIN PS-0671
1430	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS PS-GR
1431	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS E&E-GR
1432	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS PS-FED
1433	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS E&E-FED
1434	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS PS-OTHER
1435	08.090	PUBLIC SAFETY-OPERATING	VAR	FRINGE BENEFITS E&E-OTHER
1436	08.095	PUBLIC SAFETY-OPERATING	1134	SHP ENFORCEMENT PS-0101
1437	08.095	PUBLIC SAFETY-OPERATING	1139	SHP ENFORCEMENT E&E-0101
1438	08.095	PUBLIC SAFETY-OPERATING	4336	SHP NON HWY DUTIES PS-0101
1439	08.095	PUBLIC SAFETY-OPERATING	4337	SHP NON HWY DUTIES E&E-0101
1440	08.095	PUBLIC SAFETY-OPERATING	1135	SHP ENFORCEMENT PS-0152
1441	08.095	PUBLIC SAFETY-OPERATING	1140	SHP ENFORCEMENT E&E-0152
1442	08.095	PUBLIC SAFETY-OPERATING	7183	SHP ENFORCEMENT E&E-0194
1443	08.095	PUBLIC SAFETY-OPERATING	1647	SHP ENFORCEMENT E&E-0286
1444	08.095	PUBLIC SAFETY-OPERATING	8839	SHP ENFORCEMENT PS-0400
1445	08.095	PUBLIC SAFETY-OPERATING	1136	SHP ENFORCEMENT PS-0644
1446	08.095	PUBLIC SAFETY-OPERATING	1430	SHP ENFORCEMENT E&E-0644
1447	08.095	PUBLIC SAFETY-OPERATING	7101	INTEROPERABLE SYSTEM HWY-0644
1448	08.095	PUBLIC SAFETY-OPERATING	7900	INTEROPERABLE ONGOING HWY-0644
1449	08.095	PUBLIC SAFETY-OPERATING	8870	SHP ENFORCEMENT PS-0671
1450	08.095	PUBLIC SAFETY-OPERATING	1967	SHP ENFORCEMENT E&E-0695
1451	08.095	PUBLIC SAFETY-OPERATING	2903	SHP ENFORCEMENT PS-0695
1452	08.095	PUBLIC SAFETY-OPERATING	6892	SHP ENFORCEMENT E&E-0758
1453	08.100	PUBLIC SAFETY-OPERATING	1171	STATE WATER PATROL PS-0101
1454	08.100	PUBLIC SAFETY-OPERATING	1175	STATE WATER PATROL E&E-0101
1455	08.100	PUBLIC SAFETY-OPERATING	5674	STATE WATER PATROL E&E-0152
1456	08.100	PUBLIC SAFETY-OPERATING	8414	STATE WATER PATROL PS-0152
1457	08.100	PUBLIC SAFETY-OPERATING	7184	STATE WATER PATROL E&E-0194
1458	08.100	PUBLIC SAFETY-OPERATING	3595	STATE WATER PATROL PS-0400
1459	08.100	PUBLIC SAFETY-OPERATING	3598	STATE WATER PATROL E&E-0400
1460	08.105	PUBLIC SAFETY-OPERATING	2335	GASOLINE PURCHASE-0101
1461	08.105	PUBLIC SAFETY-OPERATING	1648	GASOLINE PURCHASE-0286
1462	08.105	PUBLIC SAFETY-OPERATING	4472	GASOLINE PURCHASE-0644
1463	08.110	PUBLIC SAFETY-OPERATING	2336	VEHICLE REPLACEMENT-0101
1464	08.110	PUBLIC SAFETY-OPERATING	4371	VEHICLE REPLACEMENT-0286
1465	08.110	PUBLIC SAFETY-OPERATING	4370	VEHICLE REPLACEMENT-0644
1466	08.110	PUBLIC SAFETY-OPERATING	6461	VEHICLE REPLACEMENT-0695
1467	08.115	PUBLIC SAFETY-OPERATING	4342	CRIME LABS PS-0101
1468	08.115	PUBLIC SAFETY-OPERATING	4343	CRIME LABS E&E-0101
1469	08.115	PUBLIC SAFETY-OPERATING	9478	CRIME LABS PS-0152
1470	08.115	PUBLIC SAFETY-OPERATING	9479	CRIME LABS E&E-0152
1471	08.115	PUBLIC SAFETY-OPERATING	8771	CRIME LABS E&E-0591
1472	08.115	PUBLIC SAFETY-OPERATING	5296	CRIME LABS PS-0644
1473	08.115	PUBLIC SAFETY-OPERATING	5297	CRIME LABS E&E-0644
1474	08.115	PUBLIC SAFETY-OPERATING	8872	CRIME LABS PS-0671
1475	08.115	PUBLIC SAFETY-OPERATING	8873	CRIME LABS E&E-0671
1476	08.115	PUBLIC SAFETY-OPERATING	7280	CRIME LABS PS-0772
1477	08.115	PUBLIC SAFETY-OPERATING	7281	CRIME LABS E&E-0772
1478	08.120	PUBLIC SAFETY-OPERATING	2338	SHP ACADEMY PS-0101
1479	08.120	PUBLIC SAFETY-OPERATING	0972	SHP ACADEMY E&E-0152
1480	08.120	PUBLIC SAFETY-OPERATING	5917	SHP ACADEMY PS-0286
1481	08.120	PUBLIC SAFETY-OPERATING	5918	SHP ACADEMY E&E-0286
1482	08.120	PUBLIC SAFETY-OPERATING	1143	SHP ACADEMY PS-0644

1483	08.120	PUBLIC SAFETY-OPERATING	1148	SHP ACADEMY E&E-0644
1484	08.120	PUBLIC SAFETY-OPERATING	3441	SHP ACADEMY E&E-0674
1485	08.120	PUBLIC SAFETY-OPERATING	6328	SHP ACADEMY PS-0674
1486	08.125	PUBLIC SAFETY-OPERATING	0974	VEH & DRIVER SAFETY E&E-0152
1487	08.125	PUBLIC SAFETY-OPERATING	1379	VEH & DRIVER SAFETY E&E-0297
1488	08.125	PUBLIC SAFETY-OPERATING	8476	VEH & DRIVER SAFETY PS-0297
1489	08.125	PUBLIC SAFETY-OPERATING	1150	VEH & DRIVER SAFETY PS-0644
1490	08.125	PUBLIC SAFETY-OPERATING	1154	VEH & DRIVER SAFETY E&E-0644
1491	08.130	PUBLIC SAFETY-OPERATING	3284	REFUND UNUSED STICKERS-0644
1492	08.135	PUBLIC SAFETY-OPERATING	0628	SHP TECHNICAL SERVICE PS-0101
1493	08.135	PUBLIC SAFETY-OPERATING	2283	SHP TECHNICAL SERVICE E&E-0101
1494	08.135	PUBLIC SAFETY-OPERATING	0629	SHP TECHNICAL SERVICE PS-0152
1495	08.135	PUBLIC SAFETY-OPERATING	2284	SHP TECHNICAL SERVICE E&E-0152
1496	08.135	PUBLIC SAFETY-OPERATING	0636	SHP TECHNICAL SERVICE PS-0286
1497	08.135	PUBLIC SAFETY-OPERATING	0630	SHP TECHNICAL SERVICE PS-0644
1498	08.135	PUBLIC SAFETY-OPERATING	2285	SHP TECHNICAL SERVICE E&E-0644
1499	08.135	PUBLIC SAFETY-OPERATING	0635	SHP TECHNICAL SERVICE PS-0671
1500	08.135	PUBLIC SAFETY-OPERATING	2286	SHP TECHNICAL SERVICE E&E-0671
1501	08.135	PUBLIC SAFETY-OPERATING	7163	FBI BACKGROUND CHARGES-0671
1502	08.135	PUBLIC SAFETY-OPERATING	3682	SHP TECHNICAL SERVICE PS-0758
1503	08.135	PUBLIC SAFETY-OPERATING	4113	SHP TECHNICAL SERVICE E&E-0842
1504	08.135	PUBLIC SAFETY-OPERATING	9163	MULES/AMBER ALERT INTRFCE-0842
1505	08.140	PUBLIC SAFETY-OPERATING	7045	HP PERSONAL EQUIPMENT E&E-0793
1506	08.145	PUBLIC SAFETY-OPERATING	T549	HP INSPECTION FUND TRF-0297
1507	08.150	PUBLIC SAFETY-OPERATING	3088	ALCOHOL & TOBACCO CNTR PS-0152
1508	08.150	PUBLIC SAFETY-OPERATING	3089	ALCOHOL & TOBACCO CNTR EE-0152
1509	08.150	PUBLIC SAFETY-OPERATING	1254	ALCOHOL & TOBACCO CNTR PS-0544
1510	08.150	PUBLIC SAFETY-OPERATING	1262	ALCOHOL & TOBACCO CNTR EE-0544
1511	08.150	PUBLIC SAFETY-OPERATING	3650	ALCOHOL & TOBACCO CNTR PS-0625
1512	08.150	PUBLIC SAFETY-OPERATING	3651	ALCOHOL & TOBACCO CNTR EE-0625
1513	08.155	PUBLIC SAFETY-OPERATING	1161	REFUND UNUSED STICKERS-0101
1514	08.160	PUBLIC SAFETY-OPERATING	1103	F S ADMIN PS-0101
1515	08.160	PUBLIC SAFETY-OPERATING	1107	F S ADMIN E&E-0101
1516	08.160	PUBLIC SAFETY-OPERATING	5629	F S ADMIN PS-0257
1517	08.160	PUBLIC SAFETY-OPERATING	5630	F S ADMIN E&E-0257
1518	08.160	PUBLIC SAFETY-OPERATING	6103	F S ADMIN PS-0744
1519	08.160	PUBLIC SAFETY-OPERATING	6104	F S ADMIN E&E-0744
1520	08.160	PUBLIC SAFETY-OPERATING	2836	F S ADMIN PS-0804
1521	08.160	PUBLIC SAFETY-OPERATING	2857	F S ADMIN E&E-0804
1522	08.165	PUBLIC SAFETY-OPERATING	6782	FIRE SAFE CIGARETTE PS-0937
1523	08.165	PUBLIC SAFETY-OPERATING	6783	FIRE SAFE CIGARETTE E&E-0937
1524	08.170	PUBLIC SAFETY-OPERATING	7496	FIREFIGHTER TRAINING-0101
1525	08.170	PUBLIC SAFETY-OPERATING	1382	FIREFIGHTER TRAINING-0587
1526	08.170	PUBLIC SAFETY-OPERATING	0682	FIREFIGHTER TRAINING-0821
1527	08.175	PUBLIC SAFETY-OPERATING	8734	ADMIN & SERVICES PS-0101
1528	08.175	PUBLIC SAFETY-OPERATING	4481	ADMIN & SERVICE PS-0304
1529	08.175	PUBLIC SAFETY-OPERATING	4482	ADMIN & SERVICE E&E-0304
1530	08.175	PUBLIC SAFETY-OPERATING	8735	ADMIN & SERVICE PS-0460
1531	08.175	PUBLIC SAFETY-OPERATING	8737	ADMIN & SERVICE E&E-0460
1532	08.175	PUBLIC SAFETY-OPERATING	0981	ADMIN & SERVICE E&E-0579
1533	08.180	PUBLIC SAFETY-OPERATING	9004	WORLD WAR I MEMORIAL-0993
1534	08.190	PUBLIC SAFETY-OPERATING	5052	VETERANS SVS OFFICER PRGM-0304
1535	08.195	PUBLIC SAFETY-OPERATING	2341	VETERANS HOMES E&E-0101
1536	08.195	PUBLIC SAFETY-OPERATING	0639	VETERANS HOMES PS-0304
1537	08.195	PUBLIC SAFETY-OPERATING	2342	VETERANS HOMES PS-0460
1538	08.195	PUBLIC SAFETY-OPERATING	2344	VETERANS HOMES E&E-0460

1539	08.195	PUBLIC SAFETY-OPERATING	4570	REFUNDS-0460
1540	08.195	PUBLIC SAFETY-OPERATING	7110	VETERANS HOMES OVERTIME-0460
1541	08.195	PUBLIC SAFETY-OPERATING	2345	VETERANS HOMES E&E-0579
1542	08.200	PUBLIC SAFETY-OPERATING	T405	VETERANS HOMES TRF-0304
1543	08.205	PUBLIC SAFETY-OPERATING	3087	GAMING E&E-0249
1544	08.205	PUBLIC SAFETY-OPERATING	2990	GAMING & BINGO PS-0286
1545	08.205	PUBLIC SAFETY-OPERATING	2991	GAMING & BINGO E&E-0286
1546	08.210	PUBLIC SAFETY-OPERATING	1542	GAMING COMM FRINGES PS-0286
1547	08.210	PUBLIC SAFETY-OPERATING	1543	GAMING COMM FRINGES E&E-0286
1548	08.215	PUBLIC SAFETY-OPERATING	1651	GAMING COMM REFUNDS-0286
1549	08.220	PUBLIC SAFETY-OPERATING	2994	BINGO REFUNDS-0289
1550	08.225	PUBLIC SAFETY-OPERATING	3295	HORSE RACING BREEDERS-0605
1551	08.230	PUBLIC SAFETY-OPERATING	T406	VET COMM CI TRUST TRF-0286
1552	08.235	PUBLIC SAFETY-OPERATING	T407	MO NATL GUARD TRUST TRF-0286
1553	08.240	PUBLIC SAFETY-OPERATING	T048	ACC MO FINANCIAL ASST TRF-0286
1554	08.245	PUBLIC SAFETY-OPERATING	T553	COMPULSIVE GAMBLER TRF-0286
1555	08.250	PUBLIC SAFETY-OPERATING	1226	A G ADMIN PS-0101
1556	08.250	PUBLIC SAFETY-OPERATING	1228	A G ADMIN E&E-0101
1557	08.250	PUBLIC SAFETY-OPERATING	7185	A G ADMIN E&E-0194
1558	08.255	PUBLIC SAFETY-OPERATING	4527	NATIONAL GUARD TRUST E&E-0101
1559	08.255	PUBLIC SAFETY-OPERATING	1863	NATIONAL GUARD TRUST FUND-0900
1560	08.255	PUBLIC SAFETY-OPERATING	7278	NATIONAL GUARD TRUST PS-0900
1561	08.255	PUBLIC SAFETY-OPERATING	7279	NATIONAL GUARD TRUST E&E-0900
1562	08.260	PUBLIC SAFETY-OPERATING	3430	VETS RECOGNITION PRG E&E-0304
1563	08.260	PUBLIC SAFETY-OPERATING	6843	VETS RECOGNITION PRG PS-0304
1564	08.265	PUBLIC SAFETY-OPERATING	1229	A G FIELD SUPPORT PS-0101
1565	08.265	PUBLIC SAFETY-OPERATING	1231	A G FIELD SUPPORT E&E-0101
1566	08.265	PUBLIC SAFETY-OPERATING	0909	A G FIELD SUPPORT PS-0190
1567	08.265	PUBLIC SAFETY-OPERATING	7277	A G FIELD SUPPORT E&E-0190
1568	08.270	PUBLIC SAFETY-OPERATING	4767	A G ARMORY RENTALS-0530
1569	08.275	PUBLIC SAFETY-OPERATING	1173	MO MILITARY FAMILY RELIEF-0719
1570	08.275	PUBLIC SAFETY-OPERATING	2925	MO MIL FAMILY RELIEF E&E-0719
1571	08.280	PUBLIC SAFETY-OPERATING	3154	TRAINING SITE REVOLVING-0269
1572	08.285	PUBLIC SAFETY-OPERATING	4502	CONTRACT SERVICES PS-0101
1573	08.285	PUBLIC SAFETY-OPERATING	4503	CONTRACT SERVICES E&E-0101
1574	08.285	PUBLIC SAFETY-OPERATING	6463	CONTRACT SERVICES PS-0190
1575	08.285	PUBLIC SAFETY-OPERATING	6464	CONTRACT SERVICES E&E-0190
1576	08.285	PUBLIC SAFETY-OPERATING	6465	CONTRACT SERVICES REFUNDS-0190
1577	08.285	PUBLIC SAFETY-OPERATING	6942	CONTRACT SERVICES PS-0269
1578	08.285	PUBLIC SAFETY-OPERATING	7524	CONTRACT SERVICES E&E-0900
1579	08.290	PUBLIC SAFETY-OPERATING	3984	A G AIR SEARCH & RESCUE-0101
1580	08.295	PUBLIC SAFETY-OPERATING	1237	A G SEMA PS-0101
1581	08.295	PUBLIC SAFETY-OPERATING	1241	A G SEMA E&E-0101
1582	08.295	PUBLIC SAFETY-OPERATING	8789	CERT PS-0143
1583	08.295	PUBLIC SAFETY-OPERATING	8790	CERT E&E-0143
1584	08.295	PUBLIC SAFETY-OPERATING	1238	A G SEMA PS-0145
1585	08.295	PUBLIC SAFETY-OPERATING	6466	A G SEMA E&E-0145
1586	08.295	PUBLIC SAFETY-OPERATING	3882	A G SEMA PS-0587
1587	08.295	PUBLIC SAFETY-OPERATING	3883	A G SEMA E&E-0587
1588	08.295	PUBLIC SAFETY-OPERATING	8253	AG SEMA PS-0663
1589	08.295	PUBLIC SAFETY-OPERATING	8254	AG SEMA E&E-0663
1590	08.296	PUBLIC SAFETY-OPERATING	2460	TASKFORCE 1 EMERGENCIES-0101
1591	08.296	PUBLIC SAFETY-OPERATING	2685	TASKFORCE 1 TRAINING-0101
1592	08.300	PUBLIC SAFETY-OPERATING	0648	MERC DISTRIBUTIONS-0145

1593	08.300	PUBLIC SAFETY-OPERATING	3884	MERC DISTRIBUTIONS-0587
1594	08.305	PUBLIC SAFETY-OPERATING	3166	STATE AGENCY DISASTERS-0101
1595	08.305	PUBLIC SAFETY-OPERATING	3299	SEMA GRANT-0101
1596	08.305	PUBLIC SAFETY-OPERATING	8145	STATE AGENCY DISASTERS PS-0101
1597	08.305	PUBLIC SAFETY-OPERATING	1235	SEMA GRANT-0145
1598	08.305	PUBLIC SAFETY-OPERATING	8415	SEMA GRANT-0663
1599	09.005	CORRECTIONS-OPERATING	4605	AMACHI-0101
1600	09.005	CORRECTIONS-OPERATING	4774	OD STAFF PS-0101
1601	09.005	CORRECTIONS-OPERATING	4775	OD STAFF E&E-0101
1602	09.005	CORRECTIONS-OPERATING	4607	AMACHI-0130
1603	09.010	CORRECTIONS-OPERATING	7529	KC REENTRY PROGRAM-0101
1604	09.010	CORRECTIONS-OPERATING	8648	ST. LOUIS REENTRY PROGRAM-0101
1605	09.010	CORRECTIONS-OPERATING	9981	EX-OFFNDR REHAB RESOURCES-0101
1606	09.010	CORRECTIONS-OPERATING	5539	REENTRY E&E-0540
1607	09.015	CORRECTIONS-OPERATING	8102	FEDERAL PROGRAMS PS-0130
1608	09.015	CORRECTIONS-OPERATING	8103	FEDERAL PROGRAMS EE-0130
1609	09.015	CORRECTIONS-OPERATING	7168	INSTITUTIONAL GIFT TRUST-0925
1610	09.020	CORRECTIONS-OPERATING	1053	POPULATION GROWTH POOL PS-0101
1611	09.020	CORRECTIONS-OPERATING	5173	POPULATION GRWTH POOL E&E-0101
1612	09.020	CORRECTIONS-OPERATING	8244	INMATE INCAR REIMB ACT-0828
1613	09.025	CORRECTIONS-OPERATING	3232	RESTITUTION PAYMENTS-0101
1614	09.030	CORRECTIONS-OPERATING	5680	TELECOMMUNICATIONS-0101
1615	09.035	CORRECTIONS-OPERATING	1512	DHS STAFF PS-0101
1616	09.035	CORRECTIONS-OPERATING	1514	DHS STAFF E&E-0101
1617	09.035	CORRECTIONS-OPERATING	6067	DHS STAFF PS-0540
1618	09.035	CORRECTIONS-OPERATING	6068	DHS STAFF E&E-0540
1619	09.040	CORRECTIONS-OPERATING	2774	GENERAL SERVICES E&E-0101
1620	09.045	CORRECTIONS-OPERATING	4280	FUEL AND UTILITIES-0101
1621	09.045	CORRECTIONS-OPERATING	4281	FUEL AND UTILITIES-0510
1622	09.050	CORRECTIONS-OPERATING	4286	FOOD PURCHASES-0101
1623	09.050	CORRECTIONS-OPERATING	4287	FOOD PURCHASES-0130
1624	09.055	CORRECTIONS-OPERATING	6024	STAFF TRAINING-0101
1625	09.060	CORRECTIONS-OPERATING	1658	EMPLOYEE HEALTH & SAFETY-0101
1626	09.065	CORRECTIONS-OPERATING	7257	OVERTIME-0101
1627	09.070	CORRECTIONS-OPERATING	1356	OFFICERS CLOTHING-0101
1628	09.070	CORRECTIONS-OPERATING	1357	VEHICLE REPLACEMENT-0101
1629	09.070	CORRECTIONS-OPERATING	1367	INMATE CLOTHING-0101
1630	09.070	CORRECTIONS-OPERATING	1368	INSTITUT COMM PURCHASES-0101
1631	09.070	CORRECTIONS-OPERATING	8820	MAINTENANCE & REPAIR-0101
1632	09.070	CORRECTIONS-OPERATING	9860	INSTITUTIONAL E&E POOL-0101
1633	09.075	CORRECTIONS-OPERATING	4783	DAI STAFF PS-0101
1634	09.075	CORRECTIONS-OPERATING	4786	DAI STAFF E&E-0101
1635	09.080	CORRECTIONS-OPERATING	5514	WAGE & DISCHARGE COSTS-0101
1636	09.085	CORRECTIONS-OPERATING	4290	JEFFERSON CITY CORR CTR-0101
1637	09.090	CORRECTIONS-OPERATING	4294	WOMENS EASTERN R&D-0101
1638	09.095	CORRECTIONS-OPERATING	4296	OZARK CORR CTR-0101
1639	09.095	CORRECTIONS-OPERATING	1996	OZARK CORR CTR PS-0540
1640	09.100	CORRECTIONS-OPERATING	4300	MOBERLY CORR CTR-0101
1641	09.105	CORRECTIONS-OPERATING	4302	ALGOA CORR CTR-0101
1642	09.110	CORRECTIONS-OPERATING	4069	MISSOURI EASTERN CORR CTR-0101
1643	09.115	CORRECTIONS-OPERATING	4276	CHILLICOTHE CORR CTR-0101
1644	09.115	CORRECTIONS-OPERATING	6112	CHILLICOTHE CORR CTR PS-0540
1645	09.120	CORRECTIONS-OPERATING	5260	BOONVILLE CORR CTR-0101
1646	09.120	CORRECTIONS-OPERATING	1083	BOONVILLE CORR CTR-0540
1647	09.125	CORRECTIONS-OPERATING	6284	FARMINGTON CORR CTR-0101
1648	09.130	CORRECTIONS-OPERATING	8113	WESTERN MO CORR CTR-0101

1649	09.135	CORRECTIONS-OPERATING	8115	POTOSI CORR CTR-0101
1650	09.140	CORRECTIONS-OPERATING	7052	FULTON RCP & DGN CORR CTR-0101
1651	09.145	CORRECTIONS-OPERATING	4298	TIPTON CORR CTR-0101
1652	09.145	CORRECTIONS-OPERATING	6069	TIPTON CORR CTR-0540
1653	09.150	CORRECTIONS-OPERATING	2312	WESTERN R&D CORR CTR PS-0101
1654	09.155	CORRECTIONS-OPERATING	2639	MARYVILLE TREATMT CENTER-0101
1655	09.160	CORRECTIONS-OPERATING	3740	CROSSROADS CORR CTR-0101
1656	09.165	CORRECTIONS-OPERATING	4127	NORTHEAST CORR CTR-0101
1657	09.170	CORRECTIONS-OPERATING	0673	EASTERN R&D CORR CTR PS-0101
1658	09.175	CORRECTIONS-OPERATING	1973	SOUTH CENTRL CORR CTR PS-0101
1659	09.180	CORRECTIONS-OPERATING	3078	SOUTH EAST CORR CTR PS-0101
1660	09.185	CORRECTIONS-OPERATING	9365	KC REENTRY CENTER PS-0101
1661	09.185	CORRECTIONS-OPERATING	9366	KC REENTRY CENTER PS-0540
1662	09.190	CORRECTIONS-OPERATING	6097	DORS STAFF PS-0101
1663	09.190	CORRECTIONS-OPERATING	6098	DORS STAFF E&E-0101
1664	09.195	CORRECTIONS-OPERATING	2778	MEDICAL SERVICES E&E-0101
1665	09.200	CORRECTIONS-OPERATING	2782	MEDICAL EQUIPMENT E&E-0101
1666	09.205	CORRECTIONS-OPERATING	7261	SUBSTANCE ABUSE SRV PS-0101
1667	09.205	CORRECTIONS-OPERATING	7262	SUBSTANCE ABUSE SRV E&E-0101
1668	09.205	CORRECTIONS-OPERATING	7263	REACT-0853
1669	09.210	CORRECTIONS-OPERATING	7264	TOXICOLOGY-0101
1670	09.215	CORRECTIONS-OPERATING	7266	ACADEMIC ED PS-0101
1671	09.220	CORRECTIONS-OPERATING	2776	VOCATIONAL ENTERPRIS E&E-0510
1672	09.220	CORRECTIONS-OPERATING	2967	VOCATIONAL ENTERPRISES PS-0510
1673	09.225	CORRECTIONS-OPERATING	1738	P&P STAFF PS-0101
1674	09.225	CORRECTIONS-OPERATING	1742	P&P STAFF E&E-0101
1675	09.225	CORRECTIONS-OPERATING	6071	P&P STAFF E&E-0540
1676	09.225	CORRECTIONS-OPERATING	T623	P&P TAX INTRCEPT TRANSFER-0753
1677	09.230	CORRECTIONS-OPERATING	4795	ST LOUIS COMM RELEASE CTR-0101
1678	09.235	CORRECTIONS-OPERATING	1465	DOC COMMAND CENTER E&E-0101
1679	09.235	CORRECTIONS-OPERATING	2646	DOC COMMAND CENTER PS-0101
1680	09.240	CORRECTIONS-OPERATING	8092	LOCAL SENTENCING INITIAT-0101
1681	09.240	CORRECTIONS-OPERATING	2302	LOCAL SENTENCING INITIAT-0540
1682	09.245	CORRECTIONS-OPERATING	1467	RESIDENTIAL TRTMNT FAC-0540
1683	09.250	CORRECTIONS-OPERATING	1609	EM PILOT-0101
1684	09.250	CORRECTIONS-OPERATING	2228	ELECTRONIC MONITORING-0540
1685	09.255	CORRECTIONS-OPERATING	7319	COM SUPERVISION CNT PS-0101
1686	09.255	CORRECTIONS-OPERATING	7320	COM SUPERVISION CNT E&E-0101
1687	09.260	CORRECTIONS-OPERATING	2479	REIMBURSEMNTS TO COUNTIES-0101
1688	09.260	CORRECTIONS-OPERATING	2480	EXTRADITIONS-0101
1689	09.260	CORRECTIONS-OPERATING	2481	CERTIFICATES OF DELIVERY-0101
1690	10.005	MENTAL HEALTH-OPERATING	0669	DIRECTOR'S OFFICE PS-0101
1691	10.005	MENTAL HEALTH-OPERATING	2043	DIRECTOR'S OFFICE E&E-0101
1692	10.005	MENTAL HEALTH-OPERATING	0670	DIRECTOR'S OFFICE PS-0148
1693	10.005	MENTAL HEALTH-OPERATING	2045	DIRECTOR'S OFFICE E&E-0148
1694	10.010	MENTAL HEALTH-OPERATING	7031	OVERTIME PAY PS-0101
1695	10.015	MENTAL HEALTH-OPERATING	T640	ITSD ADA FEDERAL TRF-0148
1696	10.020	MENTAL HEALTH-OPERATING	4169	HEALTHCARE TECHNOLOGY E&E-0101
1697	10.020	MENTAL HEALTH-OPERATING	5307	OPERATIONAL SUPPORT PS-0101
1698	10.020	MENTAL HEALTH-OPERATING	5310	OPERATIONAL SUPPORT E&E-0101
1699	10.020	MENTAL HEALTH-OPERATING	6978	HEALTHCARE TECHNOLOGY PS-0101
1700	10.020	MENTAL HEALTH-OPERATING	3628	HEALTHCARE TECHNOLOGY E&E-0148
1701	10.020	MENTAL HEALTH-OPERATING	5311	OPERATIONAL SUPPORT PS-0148
1702	10.020	MENTAL HEALTH-OPERATING	5312	OPERATIONAL SUPPORT E&E-0148

1703	10.020	MENTAL HEALTH-OPERATING	6979	HEALTHCARE TECHNOLOGY PS-0148
1704	10.025	MENTAL HEALTH-OPERATING	4170	STAFF TRAINING-0101
1705	10.025	MENTAL HEALTH-OPERATING	2247	STAFF TRAINING-0148
1706	10.025	MENTAL HEALTH-OPERATING	7025	STAFF TRAINING PS-0148
1707	10.025	MENTAL HEALTH-OPERATING	6780	STAFF TRAINING-0288
1708	10.030	MENTAL HEALTH-OPERATING	VAR	DMH REFUNDS-GR
1709	10.030	MENTAL HEALTH-OPERATING	VAR	DMH REFUNDS-FED
1710	10.030	MENTAL HEALTH-OPERATING	VAR	DMH REFUNDS-OTHER
1711	10.035	MENTAL HEALTH-OPERATING	T938	ABANDONED FUND TRF-0863
1712	10.040	MENTAL HEALTH-OPERATING	4136	MENTAL HLT TRUST FUND PS-0926
1713	10.040	MENTAL HEALTH-OPERATING	4137	MENTAL HLT TRUST FUND E&E-0926
1714	10.040	MENTAL HEALTH-OPERATING	9096	MENTAL HLT TRUST FUND PD-0926
1715	10.045	MENTAL HEALTH-OPERATING	2049	DMH FEDERAL FUND E&E-0148
1716	10.045	MENTAL HEALTH-OPERATING	9373	DMH FEDERAL FUND PS-0148
1717	10.050	MENTAL HEALTH-OPERATING	7243	CHILD SYSTEM OF CARE PS-0148
1718	10.050	MENTAL HEALTH-OPERATING	7244	CHILD SYSTEM OF CARE E&E-0148
1719	10.055	MENTAL HEALTH-OPERATING	2792	HOUSING-0101
1720	10.055	MENTAL HEALTH-OPERATING	1681	SHELTER PLUS CARE GRANTS-0148
1721	10.055	MENTAL HEALTH-OPERATING	2781	HOUSING FOR VETERANS-0148
1722	10.060	MENTAL HEALTH-OPERATING	5906	DMH INTERGOVERNMENTAL-0147
1723	10.060	MENTAL HEALTH-OPERATING	5905	DMH INTERGOVERNMENTAL-0148
1724	10.065	MENTAL HEALTH-OPERATING	T159	CERT PUBLIC EXPEND TRF-0101
1725	10.070	MENTAL HEALTH-OPERATING	T047	GENERAL REVENUE TRF-0148
1726	10.075	MENTAL HEALTH-OPERATING	T545	IGT DMH MEDICAID TRF-0148
1727	10.080	MENTAL HEALTH-OPERATING	T906	DSH TRANSFER-0148
1728	10.100	MENTAL HEALTH-OPERATING	2149	ADA ADMIN PS-0101
1729	10.100	MENTAL HEALTH-OPERATING	2150	ADA ADMIN E&E-0101
1730	10.100	MENTAL HEALTH-OPERATING	2151	ADA ADMIN PS-0148
1731	10.100	MENTAL HEALTH-OPERATING	2152	ADA ADMIN E&E-0148
1732	10.100	MENTAL HEALTH-OPERATING	1839	ADA ADMIN PS-0275
1733	10.105	MENTAL HEALTH-OPERATING	2649	PREVENTION & EDU SVS PS-0101
1734	10.105	MENTAL HEALTH-OPERATING	4649	COMMUNITY 2000-0101
1735	10.105	MENTAL HEALTH-OPERATING	2154	PREVENTION & EDU SVS-0148
1736	10.105	MENTAL HEALTH-OPERATING	4143	PREVENTION & EDU SVS PS-0148
1737	10.105	MENTAL HEALTH-OPERATING	4144	PREVENTION & EDU SVS E&E-0148
1738	10.105	MENTAL HEALTH-OPERATING	4145	TOBACCO INVESTIGTNS PS-0148
1739	10.105	MENTAL HEALTH-OPERATING	4146	TOBACCO INVESTIGTNS E&E-0148
1740	10.105	MENTAL HEALTH-OPERATING	4650	COMMUNITY 2000-0148
1741	10.105	MENTAL HEALTH-OPERATING	4651	SCHOOL BASED PREVENTION-0148
1742	10.105	MENTAL HEALTH-OPERATING	7831	ADA PREVENTION PS-0148
1743	10.105	MENTAL HEALTH-OPERATING	7832	ADA PREVENTION E&E-0148
1744	10.105	MENTAL HEALTH-OPERATING	3145	COMMUNITY 2000-0275
1745	10.105	MENTAL HEALTH-OPERATING	3585	PREVENTION & EDU SVS E&E-0625
1746	10.110	MENTAL HEALTH-OPERATING	2040	ADA TREATMENT-MEDICAID MT-0101
1747	10.110	MENTAL HEALTH-OPERATING	4147	ADA TREATMENT SERVICES-0101
1748	10.110	MENTAL HEALTH-OPERATING	4148	ADA TREATMENT SVS PS-0101
1749	10.110	MENTAL HEALTH-OPERATING	8661	ADA TREATMNT EX-OFFENDERS-0101
1750	10.110	MENTAL HEALTH-OPERATING	9848	ADA PILOT PSD-0101
1751	10.110	MENTAL HEALTH-OPERATING	7648	ADA TREATMENT SERVICES-0109
1752	10.110	MENTAL HEALTH-OPERATING	2051	ADA TREATMENT SVS E&E-0148
1753	10.110	MENTAL HEALTH-OPERATING	4149	ADA TREATMENT SERVICES-0148
1754	10.110	MENTAL HEALTH-OPERATING	4150	ADA TREATMENT SVS PS-0148
1755	10.110	MENTAL HEALTH-OPERATING	6677	ADA FED MEDICAID-0148
1756	10.110	MENTAL HEALTH-OPERATING	7037	ACCESS RECOVERY GRANT PS-0148
1757	10.110	MENTAL HEALTH-OPERATING	7038	ACCESS RECOVERY GRANT E&E-0148
1758	10.110	MENTAL HEALTH-OPERATING	7039	ACCESS RECOVERY TREATMENT-0148

1759	10.110	MENTAL HEALTH-OPERATING	2044	ADA TREATMENT-MEDICAID MT-0275
1760	10.110	MENTAL HEALTH-OPERATING	4151	ADA TREATMENT SERVICES-0275
1761	10.110	MENTAL HEALTH-OPERATING	1047	ADA TREATMENT SVC-0540
1762	10.110	MENTAL HEALTH-OPERATING	3587	ADA TREATMENT-MEDICAID MT-0625
1763	10.110	MENTAL HEALTH-OPERATING	3594	ADA TREATMENT SERVICES-0625
1764	10.110	MENTAL HEALTH-OPERATING	3765	ADA TREATMENT-MEDICAID MT-0930
1765	10.115	MENTAL HEALTH-OPERATING	0313	COMPULSIVE GAMBLING TRTMT-0249
1766	10.115	MENTAL HEALTH-OPERATING	2451	COMPULSIVE GAMBLING PS-0249
1767	10.115	MENTAL HEALTH-OPERATING	2452	COMPULSIVE GAMBLING E&E-0249
1768	10.120	MENTAL HEALTH-OPERATING	3899	SATOP-0148
1769	10.120	MENTAL HEALTH-OPERATING	7246	SATOP PS-0148
1770	10.120	MENTAL HEALTH-OPERATING	7247	SATOP PS-0275
1771	10.120	MENTAL HEALTH-OPERATING	7248	SATOP E&E-0275
1772	10.120	MENTAL HEALTH-OPERATING	3901	SATOP-0288
1773	10.200	MENTAL HEALTH-OPERATING	1844	CPS ADMIN PS-0101
1774	10.200	MENTAL HEALTH-OPERATING	1845	CPS ADMIN E&E-0101
1775	10.200	MENTAL HEALTH-OPERATING	1846	CPS ADMIN PS-0148
1776	10.200	MENTAL HEALTH-OPERATING	1847	CPS ADMIN E&E-0148
1777	10.200	MENTAL HEALTH-OPERATING	2075	SUICIDE PREVENTION PS-0148
1778	10.200	MENTAL HEALTH-OPERATING	4654	SUICIDE PREVENTION E&E-0148
1779	10.200	MENTAL HEALTH-OPERATING	1582	CPS ADMIN-0288
1780	10.205	MENTAL HEALTH-OPERATING	6766	CPS FACILITY SUP PRN-PS-0101
1781	10.205	MENTAL HEALTH-OPERATING	6770	CPS FACILITY SUP PRN-E&E-0101
1782	10.205	MENTAL HEALTH-OPERATING	6771	CPS FS LOSS OF BENEF E&E-0101
1783	10.205	MENTAL HEALTH-OPERATING	7652	CPS HOSPITAL PROVIDER TAX-0101
1784	10.205	MENTAL HEALTH-OPERATING	7833	CPS FACILITY SUPPORT-E&E-0101
1785	10.205	MENTAL HEALTH-OPERATING	6773	CPS FACILITY SUPPORT-E&E-0148
1786	10.205	MENTAL HEALTH-OPERATING	6774	CPS FACILITY SUPPORT-E&E-0288
1787	10.205	MENTAL HEALTH-OPERATING	8211	CPS FACILITY SUPPORT-PS-0288
1788	10.210	MENTAL HEALTH-OPERATING	1479	ADULT COMMUNITY PRGM PS-0101
1789	10.210	MENTAL HEALTH-OPERATING	1685	HOMELESS MENTALLY ILL-0101
1790	10.210	MENTAL HEALTH-OPERATING	1727	KC CRISIS INTRVNTN SRVC-0101
1791	10.210	MENTAL HEALTH-OPERATING	2052	ADULT COMMUNITY PRGM E&E-0101
1792	10.210	MENTAL HEALTH-OPERATING	2053	ADULT COMMUNITY PROGRAM-0101
1793	10.210	MENTAL HEALTH-OPERATING	2070	ADULT COM PRG-MEDICAID MT-0101
1794	10.210	MENTAL HEALTH-OPERATING	2128	ADLT COMMUNITY PRG EAST-0101
1795	10.210	MENTAL HEALTH-OPERATING	8054	CPS EATING DISORDER PS-0101
1796	10.210	MENTAL HEALTH-OPERATING	8055	CPS EATING DISORDER E&E-0101
1797	10.210	MENTAL HEALTH-OPERATING	1856	ADULT COMMUNITY PROGRAM-0109
1798	10.210	MENTAL HEALTH-OPERATING	1480	ADULT COMMUNITY PRGM PS-0148
1799	10.210	MENTAL HEALTH-OPERATING	1686	HOMELESS MENTALLY ILL-0148
1800	10.210	MENTAL HEALTH-OPERATING	2054	ADULT COMMUNITY PRGM E&E-0148
1801	10.210	MENTAL HEALTH-OPERATING	2055	ADULT COMMUNITY PROGRAM-0148
1802	10.210	MENTAL HEALTH-OPERATING	2129	ADLT COMMUNITY PRG EAST-0148
1803	10.210	MENTAL HEALTH-OPERATING	6678	ADULT CP FED MEDICAID-0148
1804	10.210	MENTAL HEALTH-OPERATING	3766	ADULT COM PRG-MEDICAID MT-0930
1805	10.215	MENTAL HEALTH-OPERATING	1864	CIVIL COMM LEGAL FEES-0101
1806	10.215	MENTAL HEALTH-OPERATING	1865	OA CIVIL COMM LEGAL FEES-0101
1807	10.220	MENTAL HEALTH-OPERATING	1866	FORENSIC SUPPORT SVS PS-0101
1808	10.220	MENTAL HEALTH-OPERATING	1867	FORENSIC SUPPORT SVS E&E-0101
1809	10.220	MENTAL HEALTH-OPERATING	2630	FORENSIC SUPPORT SVS PS-0148
1810	10.220	MENTAL HEALTH-OPERATING	8394	FORENSIC SUPPORT SVS E&E-0148
1811	10.225	MENTAL HEALTH-OPERATING	1481	YOUTH COMMUNITY PRGM PS-0101
1812	10.225	MENTAL HEALTH-OPERATING	2056	YOUTH COMMUNITY PRGM E&E-0101

1813	10.225	MENTAL HEALTH-OPERATING	2057	YOUTH COMMUNITY PROGRAM-0101
1814	10.225	MENTAL HEALTH-OPERATING	2071	YOUTH COM PRG-MEDICAID MT-0101
1815	10.225	MENTAL HEALTH-OPERATING	7425	YOUTH COMMUNITY PROGRAM-0109
1816	10.225	MENTAL HEALTH-OPERATING	1483	YOUTH COMMUNITY PRGM PS-0148
1817	10.225	MENTAL HEALTH-OPERATING	2058	YOUTH COMMUNITY PRGM E&E-0148
1818	10.225	MENTAL HEALTH-OPERATING	2059	YOUTH COMMUNITY PROGRAM-0148
1819	10.225	MENTAL HEALTH-OPERATING	6679	YOUTH CP FED MEDICAID-0148
1820	10.225	MENTAL HEALTH-OPERATING	3767	YOUTH COM PRG-MEDICAID MT-0930
1821	10.230	MENTAL HEALTH-OPERATING	2465	MH TRAUMA KIDS MEDICAID-0101
1822	10.230	MENTAL HEALTH-OPERATING	9396	MH TRAUMA TREATMENTS KIDS-0101
1823	10.230	MENTAL HEALTH-OPERATING	2463	MH TRAUMA KIDS FED-0148
1824	10.235	MENTAL HEALTH-OPERATING	0373	MEDICATION COST INCREASES-0101
1825	10.235	MENTAL HEALTH-OPERATING	2767	MEDICATION COST INCREASES-0148
1826	10.300	MENTAL HEALTH-OPERATING	2061	FULTON STATE HOSPITAL E&E-0101
1827	10.300	MENTAL HEALTH-OPERATING	7187	FULTON ST HOSP OVERTIME-0101
1828	10.300	MENTAL HEALTH-OPERATING	7825	FULTON-SORTS PS-0101
1829	10.300	MENTAL HEALTH-OPERATING	7826	FULTON-SORTS OVERTIME-0101
1830	10.300	MENTAL HEALTH-OPERATING	7827	FULTON-SORTS E&E-0101
1831	10.300	MENTAL HEALTH-OPERATING	9381	FULTON STATE HOSPITAL PS-0101
1832	10.300	MENTAL HEALTH-OPERATING	5273	FULTON STATE HOSPITAL E&E-0109
1833	10.300	MENTAL HEALTH-OPERATING	2634	FULTON HSP PHAR CONTR E&E-0148
1834	10.300	MENTAL HEALTH-OPERATING	7356	FULTON STATE HOSPITAL PS-0148
1835	10.300	MENTAL HEALTH-OPERATING	7357	FULTON STATE HOSPITAL E&E-0148
1836	10.305	MENTAL HEALTH-OPERATING	2063	NW MO PSY REHAB CTR E&E-0101
1837	10.305	MENTAL HEALTH-OPERATING	7188	NW MO PSY REHAB OVERTIME-0101
1838	10.305	MENTAL HEALTH-OPERATING	9384	NW MO PSY REHAB CTR PS-0101
1839	10.305	MENTAL HEALTH-OPERATING	1003	NW MO PSY REHAB CENTER PS-0148
1840	10.305	MENTAL HEALTH-OPERATING	2635	NW MO PRC PHAR CONTR E&E-0148
1841	10.305	MENTAL HEALTH-OPERATING	7189	NW MO PSY REHAB OVERTIME-0148
1842	10.310	MENTAL HEALTH-OPERATING	2064	STL PSY REHAB CTR E&E-0101
1843	10.310	MENTAL HEALTH-OPERATING	7190	STL PSY REHAB OVERTIME-0101
1844	10.310	MENTAL HEALTH-OPERATING	9385	STL PSY REHAB CTR PS-0101
1845	10.310	MENTAL HEALTH-OPERATING	1004	STL PSY REHAB CTR PS-0148
1846	10.310	MENTAL HEALTH-OPERATING	2636	STL PRC PHAR CONTR E&E-0148
1847	10.310	MENTAL HEALTH-OPERATING	7191	STL PSY REHAB OVERTIME-0148
1848	10.315	MENTAL HEALTH-OPERATING	8931	ADULT COM PRG SW PS-0288
1849	10.320	MENTAL HEALTH-OPERATING	2068	METRO STL PSY CTR E&E-0101
1850	10.320	MENTAL HEALTH-OPERATING	7197	METRO STL PSY OVERTIME-0101
1851	10.320	MENTAL HEALTH-OPERATING	9391	METRO STL PSY CTR PS-0101
1852	10.320	MENTAL HEALTH-OPERATING	0874	METRO STL PSY CTR PS-0148
1853	10.320	MENTAL HEALTH-OPERATING	7198	METRO STL PSY OVERTIME-0148
1854	10.325	MENTAL HEALTH-OPERATING	2083	SOUTHEAST MO MHC E&E-0101
1855	10.325	MENTAL HEALTH-OPERATING	2229	SEMO MHC-SORTS PS-0101
1856	10.325	MENTAL HEALTH-OPERATING	2246	SEMO MHC-SORTS E&E-0101
1857	10.325	MENTAL HEALTH-OPERATING	3206	SEMO MHC-SORTS OVERTIME-0101
1858	10.325	MENTAL HEALTH-OPERATING	7201	SE MO MHC OVERTIME-0101
1859	10.325	MENTAL HEALTH-OPERATING	7520	SEMO - PUB BLDG-0101
1860	10.325	MENTAL HEALTH-OPERATING	9394	SOUTHEAST MO MHC PS-0101
1861	10.325	MENTAL HEALTH-OPERATING	2631	SEMO MHC-SORTS PS-0148
1862	10.325	MENTAL HEALTH-OPERATING	2638	SEMO MHC PHAR CONTR E&E-0148
1863	10.325	MENTAL HEALTH-OPERATING	6938	SOUTHEAST MO MHC PS-0148
1864	10.330	MENTAL HEALTH-OPERATING	2090	CTR FOR BEHAV MED E&E-0101
1865	10.330	MENTAL HEALTH-OPERATING	7202	CTR BEHAV MED OVERTIME-0101
1866	10.330	MENTAL HEALTH-OPERATING	9395	CTR FOR BEHAV MED PS-0101
1867	10.330	MENTAL HEALTH-OPERATING	0208	CTR FOR BEHAV MED PS-0148
1868	10.330	MENTAL HEALTH-OPERATING	2640	CTR BEHAV MED PHAR CNT EE-0148

1869	10.330	MENTAL HEALTH-OPERATING	2642	CTR FOR BEHAV MED E&E-0148
1870	10.335	MENTAL HEALTH-OPERATING	2067	HAWTHORN PSY HOSPTL E&E-0101
1871	10.335	MENTAL HEALTH-OPERATING	7193	HAWTHORN HOSP OVERTIME-0101
1872	10.335	MENTAL HEALTH-OPERATING	9387	HAWTHORN PSY HOSPTL PS-0101
1873	10.335	MENTAL HEALTH-OPERATING	2641	HAWTHORN CPH PHAR CNT E&E-0148
1874	10.335	MENTAL HEALTH-OPERATING	5567	HAWTHORN PSY HOSPTL PS-0148
1875	10.335	MENTAL HEALTH-OPERATING	5568	HAWTHORN PSY HOSPTL E&E-0148
1876	10.335	MENTAL HEALTH-OPERATING	7194	HAWTHORN HOSP OVERTIME-0148
1877	10.400	MENTAL HEALTH-OPERATING	1911	DD ADMIN PS-0101
1878	10.400	MENTAL HEALTH-OPERATING	1912	DD ADMIN E&E-0101
1879	10.400	MENTAL HEALTH-OPERATING	1913	DD ADMIN PS-0148
1880	10.400	MENTAL HEALTH-OPERATING	1914	DD ADMIN E&E-0148
1881	10.405	MENTAL HEALTH-OPERATING	2780	ST ICF-ID REIMB ALLOW-0101
1882	10.405	MENTAL HEALTH-OPERATING	9250	HAB CENTER PROGRAM FUNDS-0435
1883	10.410	MENTAL HEALTH-OPERATING	1728	DD-DAY HABILITATION-0101
1884	10.410	MENTAL HEALTH-OPERATING	1919	COMMUNITY PROGRAMS-0101
1885	10.410	MENTAL HEALTH-OPERATING	1928	AUTISTIC CLIENTS-0101
1886	10.410	MENTAL HEALTH-OPERATING	1992	AUTISM OUTREACH NE-0101
1887	10.410	MENTAL HEALTH-OPERATING	2072	COMMUNITY PRG-MEDICAID MT-0101
1888	10.410	MENTAL HEALTH-OPERATING	2131	JOPLIN-AUTISTIC CLIENTS-0101
1889	10.410	MENTAL HEALTH-OPERATING	7426	DD COMMUNITY PROGRAMS PS-0101
1890	10.410	MENTAL HEALTH-OPERATING	7427	DD COMMUNITY PROGRAMS E&E-0101
1891	10.410	MENTAL HEALTH-OPERATING	8307	AUTISM REGIONAL PROJECTS-0101
1892	10.410	MENTAL HEALTH-OPERATING	8993	DD FAMILY PRTNSHP PRG MED-0101
1893	10.410	MENTAL HEALTH-OPERATING	9411	TARGETED CASE MGMT MED-0101
1894	10.410	MENTAL HEALTH-OPERATING	0399	DFS CLIENTS-0109
1895	10.410	MENTAL HEALTH-OPERATING	7649	COMMUNITY PROGRAMS-0109
1896	10.410	MENTAL HEALTH-OPERATING	1683	DD COMMUNITY PROGRAMS PS-0148
1897	10.410	MENTAL HEALTH-OPERATING	1684	DD COMMUNITY PROGRAMS E&E-0148
1898	10.410	MENTAL HEALTH-OPERATING	1729	DD-DAY HAB-FED MEDICAID-0148
1899	10.410	MENTAL HEALTH-OPERATING	1922	COMMUNITY PROGRAMS-0148
1900	10.410	MENTAL HEALTH-OPERATING	2074	COMMUNITY PRG-MEDICAID MT-0148
1901	10.410	MENTAL HEALTH-OPERATING	6680	DD FED MEDICAID-0148
1902	10.410	MENTAL HEALTH-OPERATING	8994	DD FAMILY PRTNSHP PRG MED-0148
1903	10.410	MENTAL HEALTH-OPERATING	9412	TARGETED CASE MGMT MED-0148
1904	10.410	MENTAL HEALTH-OPERATING	3768	DD COM PRG-MEDICAID MT-0930
1905	10.410	MENTAL HEALTH-OPERATING	9422	TARGETED CASE MGMT MED-0930
1906	10.410	MENTAL HEALTH-OPERATING	8206	DD WAITING LIST EQUITY TR-0986
1907	10.415	MENTAL HEALTH-OPERATING	9398	TUBEROUS SCLEROSIS COMPLX-0101
1908	10.420	MENTAL HEALTH-OPERATING	2198	DD COM SUP STAFF PS-0101
1909	10.420	MENTAL HEALTH-OPERATING	2200	DD COM SUP STAFF PS-0148
1910	10.425	MENTAL HEALTH-OPERATING	4163	DEV DISABILITS GRANT PS-0148
1911	10.425	MENTAL HEALTH-OPERATING	4164	DEV DISABILITS GRANT E&E-0148
1912	10.430	MENTAL HEALTH-OPERATING	T053	GR ICF-ID REIMB ALLOW TRF-0901
1913	10.430	MENTAL HEALTH-OPERATING	T124	DD-ICF-ID REIMB TRF-0901
1914	10.500	MENTAL HEALTH-OPERATING	0461	CENTRAL MO RO PS-0101
1915	10.500	MENTAL HEALTH-OPERATING	2102	CENTRAL MO RO E&E-0101
1916	10.500	MENTAL HEALTH-OPERATING	7126	CENTRAL MO RO PS-0148
1917	10.500	MENTAL HEALTH-OPERATING	7137	CENTRAL MO RO E&E-0148
1918	10.505	MENTAL HEALTH-OPERATING	0464	KANSAS CITY RO PS-0101
1919	10.505	MENTAL HEALTH-OPERATING	2112	KANSAS CITY RO E&E-0101
1920	10.505	MENTAL HEALTH-OPERATING	3028	KANSAS CITY RO E&E-0148
1921	10.505	MENTAL HEALTH-OPERATING	7129	KANSAS CITY RO PS-0148
1922	10.510	MENTAL HEALTH-OPERATING	0469	SIKESTON RO PS-0101

1923	10.510	MENTAL HEALTH-OPERATING	2117	SIKESTON RO E&E-0101
1924	10.510	MENTAL HEALTH-OPERATING	3029	SIKESTON RO E&E-0148
1925	10.510	MENTAL HEALTH-OPERATING	7133	SIKESTON RO PS-0148
1926	10.515	MENTAL HEALTH-OPERATING	0470	SPRINGFIELD RO PS-0101
1927	10.515	MENTAL HEALTH-OPERATING	2118	SPRINGFIELD RO E&E-0101
1928	10.515	MENTAL HEALTH-OPERATING	7134	SPRINGFIELD RO PS-0148
1929	10.515	MENTAL HEALTH-OPERATING	7143	SPRINGFIELD RO E&E-0148
1930	10.520	MENTAL HEALTH-OPERATING	0471	ST LOUIS RO PS-0101
1931	10.520	MENTAL HEALTH-OPERATING	2332	ST LOUIS RO E&E-0101
1932	10.520	MENTAL HEALTH-OPERATING	3030	ST LOUIS RC E&E-0148
1933	10.520	MENTAL HEALTH-OPERATING	7135	ST. LOUIS RO PS-0148
1934	10.525	MENTAL HEALTH-OPERATING	3036	BELLEFONTAINE MEDICAID EE-0101
1935	10.525	MENTAL HEALTH-OPERATING	7940	BELLEFONTAINE MEDICAID PS-0101
1936	10.525	MENTAL HEALTH-OPERATING	7941	BELLEFONTAINE MED OVRTIME-0101
1937	10.525	MENTAL HEALTH-OPERATING	0886	BELLEFONTAINE MEDICAID PS-0148
1938	10.525	MENTAL HEALTH-OPERATING	2347	BELLEFONTAINE MEDICAID EE-0148
1939	10.525	MENTAL HEALTH-OPERATING	7942	BELLEFONTAINE MED OVRTIME-0148
1940	10.530	MENTAL HEALTH-OPERATING	3037	HIGGINSVILLE MEDICAID EE-0101
1941	10.530	MENTAL HEALTH-OPERATING	7945	HIGGINSVILLE HC MED PS-0101
1942	10.530	MENTAL HEALTH-OPERATING	7946	HIGGINSVILLE HC MED OVT-0101
1943	10.530	MENTAL HEALTH-OPERATING	3027	HIGGINSVILLE MEDICAID PS-0148
1944	10.530	MENTAL HEALTH-OPERATING	7841	HIGGINSVILLE MEDICAID E&E-0148
1945	10.530	MENTAL HEALTH-OPERATING	7947	HIGGINSVILLE HC MED OVT-0148
1946	10.535	MENTAL HEALTH-OPERATING	9171	NORTHWEST COM MED PS-0101
1947	10.535	MENTAL HEALTH-OPERATING	9173	NORTHWEST COM MED E&E-0101
1948	10.535	MENTAL HEALTH-OPERATING	9176	NORTHWEST COM MED OT-0101
1949	10.535	MENTAL HEALTH-OPERATING	9172	NORTHWEST COM MED PS-0148
1950	10.535	MENTAL HEALTH-OPERATING	9175	NORTHWEST COM MED E&E-0148
1951	10.540	MENTAL HEALTH-OPERATING	3039	SW COMM SRVC DD MEDICD EE-0101
1952	10.540	MENTAL HEALTH-OPERATING	7953	SW COMM SRVC DD MEDICD PS-0101
1953	10.540	MENTAL HEALTH-OPERATING	7954	SW COMM SRVC DD MEDICD OT-0101
1954	10.540	MENTAL HEALTH-OPERATING	7794	SW COMM SRVC DD MEDICD PS-0148
1955	10.540	MENTAL HEALTH-OPERATING	7842	SW COMM SRVC DD MEDICD EE-0148
1956	10.540	MENTAL HEALTH-OPERATING	9442	SW COMM SVCS OVERTIME-0148
1957	10.545	MENTAL HEALTH-OPERATING	3040	ST LOUIS DDTC MEDICAID EE-0101
1958	10.545	MENTAL HEALTH-OPERATING	5541	ST LOUIS DDTC MEDICAID PS-0101
1959	10.545	MENTAL HEALTH-OPERATING	5538	ST LOUIS DDTC MEDICAID PS-0148
1960	10.545	MENTAL HEALTH-OPERATING	5543	ST LOUIS DDTC MEDICAID EE-0148
1961	10.550	MENTAL HEALTH-OPERATING	3041	SOUTHEAST MO MEDICAID E&E-0101
1962	10.550	MENTAL HEALTH-OPERATING	7955	SE MO RES SVCS MED PS-0101
1963	10.550	MENTAL HEALTH-OPERATING	7957	SOUTHEAST MO MED RES OT-0101
1964	10.550	MENTAL HEALTH-OPERATING	7795	SE MO RES SVS MEDICAID PS-0148
1965	10.550	MENTAL HEALTH-OPERATING	7796	SE MO RES OVERTIME MEDIC-0148
1966	10.550	MENTAL HEALTH-OPERATING	7843	SE MO RES SVS MEDICAID EE-0148
1967	10.600	HEALTH & SENIOR SERVICES- OPER	3914	DIRECTOR'S OFFICE E&E-0101
1968	10.600	HEALTH & SENIOR SERVICES- OPER	8443	DIRECTOR'S OFFICE PS-0101
1969	10.600	HEALTH & SENIOR SERVICES- OPER	8445	DIRECTOR'S OFFICE PS-0143
1970	10.600	HEALTH & SENIOR SERVICES- OPER	8446	DIRECTOR'S OFFICE E&E-0143
1971	10.605	HEALTH & SENIOR SERVICES- OPER	6805	ADMIN SHARED EXPENSES E&E-0101
1972	10.605	HEALTH & SENIOR SERVICES- OPER	7693	DIVISION OF ADMIN PS-0101

1973	10.605	HEALTH & SENIOR SERVICES- OPER	7694	DIVISION OF ADMIN E&E-0101
1974	10.605	HEALTH & SENIOR SERVICES- OPER	6806	ADMIN SHARED EXPENSES E&E-0143
1975	10.605	HEALTH & SENIOR SERVICES- OPER	7695	DIVISION OF ADMIN PS-0143
1976	10.605	HEALTH & SENIOR SERVICES- OPER	7696	DIVISION OF ADMIN E&E-0143
1977	10.605	HEALTH & SENIOR SERVICES- OPER	6114	DIVISION OF ADMIN E&E-0271
1978	10.605	HEALTH & SENIOR SERVICES- OPER	0217	DIVISION OF ADMIN E&E-0276
1979	10.605	HEALTH & SENIOR SERVICES- OPER	3750	DIVISION OF ADMIN E&E-0293
1980	10.605	HEALTH & SENIOR SERVICES- OPER	1799	DIVISION OF ADMIN PS-0298
1981	10.605	HEALTH & SENIOR SERVICES- OPER	1800	DIVISION OF ADMIN E&E-0298
1982	10.605	HEALTH & SENIOR SERVICES- OPER	3751	DIVISION OF ADMIN E&E-0565
1983	10.605	HEALTH & SENIOR SERVICES- OPER	7697	DIVISION OF ADMIN E&E-0646
1984	10.605	HEALTH & SENIOR SERVICES- OPER	9896	DIVISION OF ADMIN E&E-0658
1985	10.605	HEALTH & SENIOR SERVICES- OPER	3259	DIVISION OF ADMIN E&E-0780
1986	10.605	HEALTH & SENIOR SERVICES- OPER	3752	DIVISION OF ADMIN E&E-0824
1987	10.605	HEALTH & SENIOR SERVICES- OPER	7251	DIVISION OF ADMIN E&E-0899
1988	10.610	HEALTH & SENIOR SERVICES- OPER	T411	HEALTH INITIATIVES TRF-0275
1989	10.615	HEALTH & SENIOR SERVICES- OPER	0258	DEBT OFFSET ESCROW-0753
1990	10.620	HEALTH & SENIOR SERVICES- OPER	VAR	DHSS REFUNDS-GR
1991	10.620	HEALTH & SENIOR SERVICES- OPER	VAR	DHSS REFUNDS-FED
1992	10.620	HEALTH & SENIOR SERVICES- OPER	VAR	DHSS REFUNDS-OTHER
1993	10.625	HEALTH & SENIOR SERVICES- OPER	2123	FEDERAL GRANTS E&E-0143
1994	10.625	HEALTH & SENIOR SERVICES- OPER	3946	FEDERAL GRANTS PS-0143
1995	10.625	HEALTH & SENIOR SERVICES- OPER	4631	DOH DONATED FUNDS PS-0658
1996	10.625	HEALTH & SENIOR SERVICES- OPER	4632	DOH DONATED FUNDS E&E-0658
1997	10.700	HEALTH & SENIOR SERVICES- OPER	1215	DIV COMM&PUBLIC HLTH PS-0101
1998	10.700	HEALTH & SENIOR SERVICES- OPER	1962	DCPH MEDICAID PS-0101
1999	10.700	HEALTH & SENIOR SERVICES- OPER	9983	ADOLESCENT HEALTH PS-0101

2000	10.700	HEALTH & SENIOR SERVICES- OPER	1217	DIV COMM&PUBLIC HLTH PS-0143
2001	10.700	HEALTH & SENIOR SERVICES- OPER	1218	DIV COMM&PUBLIC HLTH E&E-0143
2002	10.700	HEALTH & SENIOR SERVICES- OPER	1964	DCPH MEDICAID PS-0143
2003	10.700	HEALTH & SENIOR SERVICES- OPER	1966	DCPH MEDICAID E&E-0143
2004	10.700	HEALTH & SENIOR SERVICES- OPER	9984	ADOLESCENT HEALTH E&E-0143
2005	10.700	HEALTH & SENIOR SERVICES- OPER	1219	DIV COMM&PUBLIC HLTH PS-0275
2006	10.700	HEALTH & SENIOR SERVICES- OPER	7653	DIV COMM&PUBLIC HLTH E&E-0275
2007	10.700	HEALTH & SENIOR SERVICES- OPER	7800	DCPH MEDICAID E&E-0275
2008	10.700	HEALTH & SENIOR SERVICES- OPER	9985	ADOLESCENT HEALTH-0275
2009	10.700	HEALTH & SENIOR SERVICES- OPER	1232	DIV COMM&PUBLIC HLTH PS-0298
2010	10.700	HEALTH & SENIOR SERVICES- OPER	1233	DIV COMM&PUBLIC HLTH E&E-0298
2011	10.700	HEALTH & SENIOR SERVICES- OPER	1234	DIV COMM&PUBLIC HLTH PS-0646
2012	10.700	HEALTH & SENIOR SERVICES- OPER	1236	DIV COMM&PUBLIC HLTH E&E-0646
2013	10.700	HEALTH & SENIOR SERVICES- OPER	8241	RADIOLGCL SHIP INSPECT PS-0656
2014	10.700	HEALTH & SENIOR SERVICES- OPER	8242	RADIOLGCL SHIP INSPECT EE-0656
2015	10.700	HEALTH & SENIOR SERVICES- OPER	1242	DIV COMM&PUBLIC HLTH PS-0658
2016	10.700	HEALTH & SENIOR SERVICES- OPER	1244	DIV COMM&PUBLIC HLTH E&E-0658
2017	10.700	HEALTH & SENIOR SERVICES- OPER	1663	DIV COMM&PUBLIC HLTH PS-0676
2018	10.700	HEALTH & SENIOR SERVICES- OPER	1664	DIV COMM&PUBLIC HLTH E&E-0676
2019	10.700	HEALTH & SENIOR SERVICES- OPER	1247	DIV COMM&PUBLIC HLTH PS-0780
2020	10.700	HEALTH & SENIOR SERVICES- OPER	1251	DIV COMM&PUBLIC HLTH E&E-0780
2021	10.700	HEALTH & SENIOR SERVICES- OPER	1225	DIV COMM&PUBLIC HLTH PS-0824
2022	10.700	HEALTH & SENIOR SERVICES- OPER	1230	DIV COMM&PUBLIC HLTH E&E-0824
2023	10.700	HEALTH & SENIOR SERVICES- OPER	2431	DIV COMM&PUBLIC HLTH E&E-0924
2024	10.705	HEALTH & SENIOR SERVICES- OPER	3944	CORE PUBLIC HLT FUNCTIONS-0101
2025	10.705	HEALTH & SENIOR SERVICES- OPER	8397	LOCAL PUBLIC HLT-0143
2026	10.710	HEALTH & SENIOR SERVICES- OPER	0262	BRAIN INJURY SERVICES-0101
2027	10.710	HEALTH & SENIOR SERVICES- OPER	1255	DIV COMM&PUBLIC HLTH PROG-0101

2028	10.710	HEALTH & SENIOR SERVICES- OPER	1492	MEDICATIONS-0101
2029	10.710	HEALTH & SENIOR SERVICES- OPER	1968	DCPH PROG MEDICAID-0101
2030	10.710	HEALTH & SENIOR SERVICES- OPER	1998	CSHCN PROG MEDICAID-0101
2031	10.710	HEALTH & SENIOR SERVICES- OPER	1999	BRAIN INJRY SVS MEDICAID-0101
2032	10.710	HEALTH & SENIOR SERVICES- OPER	2490	HIV/HVC PILOT-0101
2033	10.710	HEALTH & SENIOR SERVICES- OPER	7731	GENETICS PROGRAM-0101
2034	10.710	HEALTH & SENIOR SERVICES- OPER	9419	CHILD W/SPECIAL NEEDS-0101
2035	10.710	HEALTH & SENIOR SERVICES- OPER	9854	EPILEPSY EDUCATION E&E-0101
2036	10.710	HEALTH & SENIOR SERVICES- OPER	9859	BRAIN INJURY WAIVER E&E-0101
2037	10.710	HEALTH & SENIOR SERVICES- OPER	1256	DIV COMM&PUBLIC HLTH PROG-0143
2038	10.710	HEALTH & SENIOR SERVICES- OPER	1493	MEDICATIONS-0143
2039	10.710	HEALTH & SENIOR SERVICES- OPER	1974	DCPH PROG MEDICAID-0143
2040	10.710	HEALTH & SENIOR SERVICES- OPER	2002	BRAIN INJRY SVS MEDICAID-0143
2041	10.710	HEALTH & SENIOR SERVICES- OPER	9861	BRAIN INJURY WAIVER E&E-0143
2042	10.710	HEALTH & SENIOR SERVICES- OPER	9986	ADOLESCENT HEALTH PROG-0143
2043	10.710	HEALTH & SENIOR SERVICES- OPER	1690	GENETICS PROGRAM-0298
2044	10.710	HEALTH & SENIOR SERVICES- OPER	7527	BRAIN INJURY SERVICES-0742
2045	10.710	HEALTH & SENIOR SERVICES- OPER	1257	DIV COMM&PUBLIC HLTH PROG-0824
2046	10.710	HEALTH & SENIOR SERVICES- OPER	7727	CHILD W/SPECIAL NEEDS-0873
2047	10.710	HEALTH & SENIOR SERVICES- OPER	5313	LEAD ABATEMENT LOAN PRGM-0893
2048	10.710	HEALTH & SENIOR SERVICES- OPER	8370	DIV COMM&PUBLIC HLTH PROG-0915
2049	10.710	HEALTH & SENIOR SERVICES- OPER	7726	CHILD W/SPECIAL NEEDS-0950
2050	10.713	HEALTH & SENIOR SERVICES- OPER	1720	SHOW-ME HLTHY WOMENS EE-0101
2051	10.713	HEALTH & SENIOR SERVICES- OPER	1721	SHOW-ME HLTHY WOMENS EE-0143
2052	10.713	HEALTH & SENIOR SERVICES- OPER	1724	SHOW-ME HLTHY WOMENS PRG-0143
2053	10.713	HEALTH & SENIOR SERVICES- OPER	2491	SHOW-ME HEALTHY WOMEN PS-0143
2054	10.713	HEALTH & SENIOR SERVICES- OPER	1725	SHOW-ME HLTHY WOMENS PRG-0298

2055	10.713	HEALTH & SENIOR SERVICES- OPER	1726	SHOW-ME HLTHY WOMENS PRG-0658
2056	10.715	HEALTH & SENIOR SERVICES- OPER	9011	TOBACCO CESSATION-0101
2057	10.715	HEALTH & SENIOR SERVICES- OPER	9012	TOBACCO CESSATION-0143
2058	10.720	HEALTH & SENIOR SERVICES- OPER	1662	SUMMER FOOD SVS PRGM DIST-0143
2059	10.720	HEALTH & SENIOR SERVICES- OPER	7730	WIC SUPP FOOD DISTRIBUT-0143
2060	10.720	HEALTH & SENIOR SERVICES- OPER	8456	CHILD-ADULT CARE FOOD PRG-0143
2061	10.723	HEALTH & SENIOR SERVICES- OPER	2133	DIAPER BANK GRANTS-0101
2062	10.725	HEALTH & SENIOR SERVICES- OPER	9853	ELKS MOBILE DENTAL E&E-0101
2063	10.725	HEALTH & SENIOR SERVICES- OPER	8171	OFC WOMEN'S HEALTH PS-0143
2064	10.725	HEALTH & SENIOR SERVICES- OPER	8175	OPCRH PS-0143
2065	10.725	HEALTH & SENIOR SERVICES- OPER	8176	OPCRH E&E-0143
2066	10.725	HEALTH & SENIOR SERVICES- OPER	8183	OPCRH PROGRAM-0143
2067	10.725	HEALTH & SENIOR SERVICES- OPER	8288	SEXUAL VIOLNC VIC SVC E&E-0143
2068	10.725	HEALTH & SENIOR SERVICES- OPER	8289	SEXUAL VIOLNC VICTIMS SVC-0143
2069	10.725	HEALTH & SENIOR SERVICES- OPER	8170	OFC WOMEN'S HEALTH E&E-0275
2070	10.725	HEALTH & SENIOR SERVICES- OPER	8178	OPCRH E&E-0275
2071	10.725	HEALTH & SENIOR SERVICES- OPER	8304	OPCRH PS-0275
2072	10.725	HEALTH & SENIOR SERVICES- OPER	8179	OPCRH PS-0565
2073	10.725	HEALTH & SENIOR SERVICES- OPER	8182	OPCRH E&E-0565
2074	10.730	HEALTH & SENIOR SERVICES- OPER	4172	PRIMO PROGRAM-0101
2075	10.730	HEALTH & SENIOR SERVICES- OPER	3934	MEDICAL LOAN PROGRAM-0143
2076	10.730	HEALTH & SENIOR SERVICES- OPER	3931	PRIMO PROGRAM-0276
2077	10.730	HEALTH & SENIOR SERVICES- OPER	3937	NURSE LOAN PROGRAM-0565
2078	10.730	HEALTH & SENIOR SERVICES- OPER	3932	PRIMO PROGRAM-0658
2079	10.735	HEALTH & SENIOR SERVICES- OPER	7144	OFC OF MINORITY HLTH PS-0101
2080	10.735	HEALTH & SENIOR SERVICES- OPER	7145	OFC OF MINORITY HLTH E&E-0101
2081	10.735	HEALTH & SENIOR SERVICES- OPER	7146	OFC OF MINORITY HLTH PS-0143
2082	10.740	HEALTH & SENIOR SERVICES- OPER	5641	OFFICE OF EMERG COORD E&E-0143

2083	10.740	HEALTH & SENIOR SERVICES- OPER	5903	OFFICE OF EMERG COORD PS-0143
2084	10.740	HEALTH & SENIOR SERVICES- OPER	8700	POISON CONTROL HOTLINE EE-0566
2085	10.745	HEALTH & SENIOR SERVICES- OPER	0219	PUBLIC HEALTH LAB PS-0101
2086	10.745	HEALTH & SENIOR SERVICES- OPER	0220	PUBLIC HEALTH LAB E&E-0101
2087	10.745	HEALTH & SENIOR SERVICES- OPER	1929	HEALTH LAB MEDICAID E&E-0101
2088	10.745	HEALTH & SENIOR SERVICES- OPER	2134	CORD BLOOD DELIVERY E&E-0101
2089	10.745	HEALTH & SENIOR SERVICES- OPER	9862	NEWBORN SCREENING PS-0101
2090	10.745	HEALTH & SENIOR SERVICES- OPER	9863	NEWBORN SCREENING E&E-0101
2091	10.745	HEALTH & SENIOR SERVICES- OPER	4174	PUBLIC HEALTH LAB PS-0143
2092	10.745	HEALTH & SENIOR SERVICES- OPER	4175	PUBLIC HEALTH LAB E&E-0143
2093	10.745	HEALTH & SENIOR SERVICES- OPER	0222	PUBLIC HEALTH LAB PS-0298
2094	10.745	HEALTH & SENIOR SERVICES- OPER	0223	PUBLIC HEALTH LAB E&E-0298
2095	10.745	HEALTH & SENIOR SERVICES- OPER	1935	HEALTH LAB MEDICAID E&E-0298
2096	10.745	HEALTH & SENIOR SERVICES- OPER	4530	PUBLIC HEALTH LAB E&E-0679
2097	10.745	HEALTH & SENIOR SERVICES- OPER	7249	PUBLIC HEALTH LAB PS-0899
2098	10.745	HEALTH & SENIOR SERVICES- OPER	7250	PUBLIC HEALTH LAB E&E-0899
2099	10.800	HEALTH & SENIOR SERVICES- OPER	1258	DIV SENIOR&DISABILITY PS-0101
2100	10.800	HEALTH & SENIOR SERVICES- OPER	1259	DIV SENIOR&DISABILITY E&E-0101
2101	10.800	HEALTH & SENIOR SERVICES- OPER	2009	DSDS MEDICAID PS-0101
2102	10.800	HEALTH & SENIOR SERVICES- OPER	2010	DSDS MEDICAID E&E-0101
2103	10.800	HEALTH & SENIOR SERVICES- OPER	1260	DIV SENIOR&DISABILITY PS-0143
2104	10.800	HEALTH & SENIOR SERVICES- OPER	1261	DIV SENIOR&DISABILITY E&E-0143
2105	10.800	HEALTH & SENIOR SERVICES- OPER	2012	DSDS MEDICAID PS-0143
2106	10.800	HEALTH & SENIOR SERVICES- OPER	2013	DSDS MEDICAID E&E-0143
2107	10.805	HEALTH & SENIOR SERVICES- OPER	3274	NATURALIZATION ASSISTANCE-0101
2108	10.810	HEALTH & SENIOR SERVICES- OPER	0934	NON-MEDICAID PAS E&E-0101
2109	10.810	HEALTH & SENIOR SERVICES- OPER	3383	ADULT PROTECTIVE SERV PRG-0101

2110	10.810	HEALTH & SENIOR SERVICES- OPER	2980	ADULT PROTECTIVE SERV PRG-0143
2111	10.815	HEALTH & SENIOR SERVICES- OPER	2028	IN HOME SVS MEDICAID-0101
2112	10.815	HEALTH & SENIOR SERVICES- OPER	8255	HCBS REASSESSMENT-0101
2113	10.815	HEALTH & SENIOR SERVICES- OPER	8822	HCBS REASSESSMENT PS-0101
2114	10.815	HEALTH & SENIOR SERVICES- OPER	2029	IN HOME SVS MEDICAID-0143
2115	10.815	HEALTH & SENIOR SERVICES- OPER	8256	HCBS REASSESSMENT-0143
2116	10.815	HEALTH & SENIOR SERVICES- OPER	8824	HCBS REASSESSMENT PS-0143
2117	10.820	HEALTH & SENIOR SERVICES- OPER	4519	AAA CONTRACTS-0101
2118	10.820	HEALTH & SENIOR SERVICES- OPER	2981	AAA CONTRACTS-0143
2119	10.820	HEALTH & SENIOR SERVICES- OPER	4521	AAA CONTRACTS-0296
2120	10.825	HEALTH & SENIOR SERVICES- OPER	2907	ALZHEIMER'S SERVICE-0101
2121	10.830	HEALTH & SENIOR SERVICES- OPER	2851	NORC-0101
2122	10.900	HEALTH & SENIOR SERVICES- OPER	1263	DIV OF REG&LICENSURE PS-0101
2123	10.900	HEALTH & SENIOR SERVICES- OPER	1264	DIV OF REG&LICENSURE E&E-0101
2124	10.900	HEALTH & SENIOR SERVICES- OPER	2015	DRL MEDICAID PS-0101
2125	10.900	HEALTH & SENIOR SERVICES- OPER	2016	DRL MEDICAID E&E-0101
2126	10.900	HEALTH & SENIOR SERVICES- OPER	1266	DIV OF REG&LICENSURE PS-0143
2127	10.900	HEALTH & SENIOR SERVICES- OPER	1269	DIV OF REG&LICENSURE E&E-0143
2128	10.900	HEALTH & SENIOR SERVICES- OPER	2018	DRL MEDICAID PS-0143
2129	10.900	HEALTH & SENIOR SERVICES- OPER	2021	DRL MEDICAID E&E-0143
2130	10.900	HEALTH & SENIOR SERVICES- OPER	7107	DIV OF REG&LICENSURE E&E-0196
2131	10.900	HEALTH & SENIOR SERVICES- OPER	1270	DIV OF REG&LICENSURE PS-0271
2132	10.900	HEALTH & SENIOR SERVICES- OPER	1271	DIV OF REG&LICENSURE E&E-0271
2133	10.900	HEALTH & SENIOR SERVICES- OPER	1273	DIV OF REG&LICENSURE PS-0276
2134	10.900	HEALTH & SENIOR SERVICES- OPER	1274	DIV OF REG&LICENSURE E&E-0276
2135	10.900	HEALTH & SENIOR SERVICES- OPER	1275	DIV OF REG&LICENSURE PS-0293
2136	10.900	HEALTH & SENIOR SERVICES- OPER	1276	DIV OF REG&LICENSURE E&E-0293
2137	10.900	HEALTH & SENIOR SERVICES- OPER	1278	DIV OF REG&LICENSURE PS-0859

2138	10.900	HEALTH & SENIOR SERVICES-OPER	1280	DIV OF REG&LICENSURE E&E-0859
2139	10.905	HEALTH & SENIOR SERVICES-OPER	1812	CHILD CARE IMPROVE PRGM-0143
2140	10.910	HEALTH & SENIOR SERVICES-OPER	4176	MHFRC PS-0101
2141	10.910	HEALTH & SENIOR SERVICES-OPER	4177	MHFRC E&E-0101
2142	11.005	SOCIAL SERVICES-OPERATING	4333	OFFICE OF DIRECTOR PS-0101
2143	11.005	SOCIAL SERVICES-OPERATING	4334	OFFICE OF DIRECTOR E&E-0101
2144	11.005	SOCIAL SERVICES-OPERATING	3577	OFFICE OF DIRECTOR PS-0169
2145	11.005	SOCIAL SERVICES-OPERATING	2956	OFFICE OF DIRECTOR PS-0610
2146	11.005	SOCIAL SERVICES-OPERATING	3065	OFFICE OF DIRECTOR E&E-0610
2147	11.010	SOCIAL SERVICES-OPERATING	9946	FED GRANTS & DONATIONS-0167
2148	11.010	SOCIAL SERVICES-OPERATING	9942	FED GRANTS & DONATIONS-0610
2149	11.015	SOCIAL SERVICES-OPERATING	9948	HUMAN RESOURCE CENTER PS-0101
2150	11.015	SOCIAL SERVICES-OPERATING	9949	HUMAN RESOURCE CENTER E&E-0101
2151	11.015	SOCIAL SERVICES-OPERATING	2996	HUMAN RESOURCE CENTER PS-0610
2152	11.015	SOCIAL SERVICES-OPERATING	2997	HUMAN RESOURCE CENTER E&E-0610
2153	11.020	SOCIAL SERVICES-OPERATING	7963	MO MEDICAID AUD & COMP PS-0101
2154	11.020	SOCIAL SERVICES-OPERATING	7964	MO MEDICAID AUD & COMP EE-0101
2155	11.020	SOCIAL SERVICES-OPERATING	8028	MO MEDICAID AUD & COMP PS-0610
2156	11.020	SOCIAL SERVICES-OPERATING	8030	MO MEDICAID AUD & COMP EE-0610
2157	11.020	SOCIAL SERVICES-OPERATING	7968	MO MEDICAID AUD & COMP EE-0974
2158	11.020	SOCIAL SERVICES-OPERATING	8218	MO MEDICAID AUD & COMP EE-0990
2159	11.025	SOCIAL SERVICES-OPERATING	8793	SYSTEMS MANAGEMENT-0101
2160	11.025	SOCIAL SERVICES-OPERATING	8794	SYSTEMS MANAGEMENT-0610
2161	11.030	SOCIAL SERVICES-OPERATING	8018	REC AUDIT & COMPL CONTR-0974
2162	11.040	SOCIAL SERVICES-OPERATING	3050	FINANCE & ADMIN SRVS PS-0101
2163	11.040	SOCIAL SERVICES-OPERATING	3058	FINANCE & ADMIN SRVS E&E-0101
2164	11.040	SOCIAL SERVICES-OPERATING	3113	FINANCE & ADMIN SRVS PS-0169
2165	11.040	SOCIAL SERVICES-OPERATING	3115	FINANCE & ADMIN SRVS PS-0545
2166	11.040	SOCIAL SERVICES-OPERATING	3116	FINANCE & ADMIN SRVS E&E-0545
2167	11.040	SOCIAL SERVICES-OPERATING	3119	CENTRALIZED INVENTORY SYS-0545
2168	11.040	SOCIAL SERVICES-OPERATING	3117	FINANCE & ADMIN SRVS PS-0610
2169	11.040	SOCIAL SERVICES-OPERATING	3118	FINANCE & ADMIN SRVS E&E-0610
2170	11.045	SOCIAL SERVICES-OPERATING	6169	REVENUE MAXIMATION E&E-0610
2171	11.050	SOCIAL SERVICES-OPERATING	6932	RECPT & DISBRSM T REFUNDS-0114
2172	11.050	SOCIAL SERVICES-OPERATING	6930	RECPT & DISBRSM T REFUNDS-0120
2173	11.050	SOCIAL SERVICES-OPERATING	6929	RECPT & DISBRSM T REFUNDS-0163
2174	11.050	SOCIAL SERVICES-OPERATING	6348	RECPT & DISBRSM T REFUNDS-0189
2175	11.050	SOCIAL SERVICES-OPERATING	6927	RECPT & DISBRSM T REFUNDS-0199
2176	11.050	SOCIAL SERVICES-OPERATING	6926	RECPT & DISBRSM T REFUNDS-0610
2177	11.050	SOCIAL SERVICES-OPERATING	6931	RECPT & DISBRSM T REFUNDS-0885
2178	11.055	SOCIAL SERVICES-OPERATING	0738	DELINQUENT CHLIDREN-0101
2179	11.060	SOCIAL SERVICES-OPERATING	6353	LEGAL SERVICES PS-0101
2180	11.060	SOCIAL SERVICES-OPERATING	6354	LEGAL SERVICES E&E-0101
2181	11.060	SOCIAL SERVICES-OPERATING	1009	LEGAL SERVICES PS-0120
2182	11.060	SOCIAL SERVICES-OPERATING	1011	LEGAL SERVICES E&E-0120
2183	11.060	SOCIAL SERVICES-OPERATING	2790	LEGAL SERVICES PS-0169
2184	11.060	SOCIAL SERVICES-OPERATING	2964	LEGAL SERVICES PS-0610
2185	11.060	SOCIAL SERVICES-OPERATING	2965	LEGAL SERVICES E&E-0610
2186	11.065	SOCIAL SERVICES-OPERATING	6269	FAMILY SUPPORT ADMIN PS-0101
2187	11.065	SOCIAL SERVICES-OPERATING	6270	FAMILY SUPPORT ADMIN E&E-0101

2188	11.065	SOCIAL SERVICES-OPERATING	6275	FAMILY SUPPORT ADMIN PS-0169
2189	11.065	SOCIAL SERVICES-OPERATING	6271	FAMILY SUPPORT ADMIN PS-0199
2190	11.065	SOCIAL SERVICES-OPERATING	6272	FAMILY SUPPORT ADMIN E&E-0199
2191	11.065	SOCIAL SERVICES-OPERATING	6273	FAMILY SUPPORT ADMIN PS-0610
2192	11.065	SOCIAL SERVICES-OPERATING	6274	FAMILY SUPPORT ADMIN E&E-0610
2193	11.070	SOCIAL SERVICES-OPERATING	6280	IM FIELD STAFF/OPS PS-0101
2194	11.070	SOCIAL SERVICES-OPERATING	6281	IM FIELD STAFF/OPS E&E-0101
2195	11.070	SOCIAL SERVICES-OPERATING	6282	IM FIELD STAFF/OPS PS-0199
2196	11.070	SOCIAL SERVICES-OPERATING	6283	IM FIELD STAFF/OPS E&E-0199
2197	11.070	SOCIAL SERVICES-OPERATING	6287	IM FIELD STAFF/OPS PS-0275
2198	11.070	SOCIAL SERVICES-OPERATING	6288	IM FIELD STAFF/OPS E&E-0275
2199	11.070	SOCIAL SERVICES-OPERATING	6285	IM FIELD STAFF/OPS PS-0610
2200	11.070	SOCIAL SERVICES-OPERATING	6286	IM FIELD STAFF/OPS E&E-0610
2201	11.075	SOCIAL SERVICES-OPERATING	6290	FAMILY SUP STAFF TRNG-0101
2202	11.075	SOCIAL SERVICES-OPERATING	6291	FAMILY SUP STAFF TRNG-0610
2203	11.080	SOCIAL SERVICES-OPERATING	5255	EBT E&E-0101
2204	11.080	SOCIAL SERVICES-OPERATING	8258	EBT E&E-0199
2205	11.080	SOCIAL SERVICES-OPERATING	5257	EBT E&E-0610
2206	11.085	SOCIAL SERVICES-OPERATING	8462	POLK COUNTY TRUST-0167
2207	11.090	SOCIAL SERVICES-OPERATING	9325	FAMIS-0101
2208	11.090	SOCIAL SERVICES-OPERATING	4040	FAMIS-0199
2209	11.090	SOCIAL SERVICES-OPERATING	9326	FAMIS-0610
2210	11.095	SOCIAL SERVICES-OPERATING	2553	MEDES MODEX DATA FEED-0101
2211	11.095	SOCIAL SERVICES-OPERATING	9074	ELGBLTY & ENRLLMNT SYS EE-0101
2212	11.095	SOCIAL SERVICES-OPERATING	8480	ELGBLTY & ENRLLMNT SYS EE-0275
2213	11.095	SOCIAL SERVICES-OPERATING	2554	MEDES MODEX DATA FEED-0610
2214	11.095	SOCIAL SERVICES-OPERATING	9075	ELGBLTY & ENRLLMNT SYS EE-0610
2215	11.100	SOCIAL SERVICES-OPERATING	1571	COMMUNITY PARTNERSHIP EE-0101
2216	11.100	SOCIAL SERVICES-OPERATING	5651	COMMUNITY PARTNERSHIP-0101
2217	11.100	SOCIAL SERVICES-OPERATING	3208	ADOLESCENT PROGRAM-0199
2218	11.100	SOCIAL SERVICES-OPERATING	5652	COMMUNITY PARTNERSHIP-0199
2219	11.100	SOCIAL SERVICES-OPERATING	9185	MO MENTORING PARTNERSHIP-0199
2220	11.100	SOCIAL SERVICES-OPERATING	5653	COMMUNITY PARTNERSHIP-0610
2221	11.100	SOCIAL SERVICES-OPERATING	5824	MO MENTORING PARTNERSHIP-0610
2222	11.105	SOCIAL SERVICES-OPERATING	7658	FOOD NUTRITION & EMP TRNG-0610
2223	11.110	SOCIAL SERVICES-OPERATING	1577	HLTHCARE IND TRAINING EE-0610
2224	11.115	SOCIAL SERVICES-OPERATING	3596	TEMPORARY ASSISTANCE-0101
2225	11.115	SOCIAL SERVICES-OPERATING	8308	COMMUNITY WORK SUPPORT-0101
2226	11.115	SOCIAL SERVICES-OPERATING	2555	ABC TODAY PROGRAM-0199
2227	11.115	SOCIAL SERVICES-OPERATING	3597	TEMPORARY ASSISTANCE-0199
2228	11.115	SOCIAL SERVICES-OPERATING	3616	COMMUNITY WORK SUPPORT-0199
2229	11.115	SOCIAL SERVICES-OPERATING	9402	TANF FOOD BANKS-0199
2230	11.115	SOCIAL SERVICES-OPERATING	9403	TANF OUT OF SCHL SUPPORT-0199
2231	11.115	SOCIAL SERVICES-OPERATING	9404	TANF BEFORE&AFTER SCHOOL-0199
2232	11.115	SOCIAL SERVICES-OPERATING	9405	TANF TUTORING PRG-0199
2233	11.115	SOCIAL SERVICES-OPERATING	9406	TANF SUMMER JOBS PROG-0199
2234	11.115	SOCIAL SERVICES-OPERATING	9407	TANF STATE PARKS YTH CORPS-019
2235	11.115	SOCIAL SERVICES-OPERATING	9408	TANF FOSTER CARE JOBS PRG-0199
2236	11.115	SOCIAL SERVICES-OPERATING	9409	TANF JOBS FOR AMER GRADS-0199
2237	11.120	SOCIAL SERVICES-OPERATING	1594	HLTHY MARRIAGE/FATHERHOOD-0199
2238	11.125	SOCIAL SERVICES-OPERATING	1403	ADULT SUPPLEMENTATION-0101
2239	11.130	SOCIAL SERVICES-OPERATING	2423	SUPPLEMENTAL NURSING CARE-0101
2240	11.135	SOCIAL SERVICES-OPERATING	9229	BLIND PENSIONS-0101
2241	11.135	SOCIAL SERVICES-OPERATING	1407	BLIND PENSIONS-0621
2242	11.140	SOCIAL SERVICES-OPERATING	3159	REFUGEE ASSISTANCE-0610
2243	11.145	SOCIAL SERVICES-OPERATING	4499	COMMUNITY SVS BLOCK GRANT-0610

2244	11.150	SOCIAL SERVICES-OPERATING	8400	EMERGENCY SOLUTIONS PROG-0610
2245	11.155	SOCIAL SERVICES-OPERATING	0179	FOOD DISTRIBUTION PRGM-0610
2246	11.160	SOCIAL SERVICES-OPERATING	4860	ENERGY ASSISTANCE-0610
2247	11.160	SOCIAL SERVICES-OPERATING	9164	LIHEAP WEATHERIZATION-0610
2248	11.165	SOCIAL SERVICES-OPERATING	T482	UTILICARE TRANSFER-0101
2249	11.170	SOCIAL SERVICES-OPERATING	2523	ENERGY ASSISTANCE-0134
2250	11.175	SOCIAL SERVICES-OPERATING	0766	DOMESTIC VIOLENCE-0101
2251	11.175	SOCIAL SERVICES-OPERATING	8782	TANF DOMESTIC VIOLENCE-0199
2252	11.175	SOCIAL SERVICES-OPERATING	9013	EMRGNCY SHLTR DV VICTIMS-0199
2253	11.175	SOCIAL SERVICES-OPERATING	9818	DOMESTIC VIOLENCE-0610
2254	11.180	SOCIAL SERVICES-OPERATING	9014	VICTIMS OF SEXUAL ASSAULT-0101
2255	11.185	SOCIAL SERVICES-OPERATING	3401	BLIND ADMIN PS-0101
2256	11.185	SOCIAL SERVICES-OPERATING	3402	BLIND ADMIN E&E-0101
2257	11.185	SOCIAL SERVICES-OPERATING	1462	BLIND ADMIN PS-0610
2258	11.185	SOCIAL SERVICES-OPERATING	1466	BLIND ADMIN E&E-0610
2259	11.190	SOCIAL SERVICES-OPERATING	1415	SVS FOR VISUALLY IMPAIRED-0101
2260	11.190	SOCIAL SERVICES-OPERATING	4854	SVS FOR VISUALLY IMPAIRED-0167
2261	11.190	SOCIAL SERVICES-OPERATING	1416	SVS FOR VISUALLY IMPAIRED-0610
2262	11.190	SOCIAL SERVICES-OPERATING	3643	SVS FOR VISUALLY IMPAIRED-0892
2263	11.195	SOCIAL SERVICES-OPERATING	7901	BUSINESS ENTERPRISES-0610
2264	11.200	SOCIAL SERVICES-OPERATING	2556	CSEC MODEX DATA FEED-0101
2265	11.200	SOCIAL SERVICES-OPERATING	6260	CSE FIELD STAFF/OPS PS-0101
2266	11.200	SOCIAL SERVICES-OPERATING	6261	CSE FIELD STAFF/OPS E&E-0101
2267	11.200	SOCIAL SERVICES-OPERATING	0931	CSE MEDIATION E&E-0169
2268	11.200	SOCIAL SERVICES-OPERATING	6267	CSE FIELD STAFF/OPS PS-0169
2269	11.200	SOCIAL SERVICES-OPERATING	6268	CSE FIELD STAFF/OPS E&E-0169
2270	11.200	SOCIAL SERVICES-OPERATING	2557	CSEC MODEX DATA FEED-0610
2271	11.200	SOCIAL SERVICES-OPERATING	6263	CSE FIELD STAFF/OPS PS-0610
2272	11.200	SOCIAL SERVICES-OPERATING	6264	CSE FIELD STAFF/OPS E&E-0610
2273	11.205	SOCIAL SERVICES-OPERATING	3689	CSE COUNTY REIMBURSEMENT-0101
2274	11.205	SOCIAL SERVICES-OPERATING	2325	CSE COUNTY REIMBURSEMENT-0169
2275	11.205	SOCIAL SERVICES-OPERATING	7548	CSE COUNTY REIMBURSEMENT-0610
2276	11.210	SOCIAL SERVICES-OPERATING	7549	DISTRIBUTION PASS THROUGH-0610
2277	11.210	SOCIAL SERVICES-OPERATING	1716	DISTRIBUTION PASS THROUGH-0753
2278	11.215	SOCIAL SERVICES-OPERATING	T492	CHILD SUPPORT ENFORCE TRF-0753
2279	11.215	SOCIAL SERVICES-OPERATING	T494	DSS FED & OTHER TRF-0753
2280	11.220	SOCIAL SERVICES-OPERATING	1575	SCHOOL VIOLENCE HOTLINE-0101
2281	11.220	SOCIAL SERVICES-OPERATING	6292	CHILDREN'S ADMIN PS-0101
2282	11.220	SOCIAL SERVICES-OPERATING	6295	CHILDREN'S ADMIN E&E-0101
2283	11.220	SOCIAL SERVICES-OPERATING	6300	CHILDREN'S ADMIN E&E-0120
2284	11.220	SOCIAL SERVICES-OPERATING	6296	CHILDREN'S ADMIN PS-0610
2285	11.220	SOCIAL SERVICES-OPERATING	6297	CHILDREN'S ADMIN E&E-0610
2286	11.220	SOCIAL SERVICES-OPERATING	6298	CHILDREN'S ADMIN PS-0859
2287	11.220	SOCIAL SERVICES-OPERATING	6299	CHILDREN'S ADMIN E&E-0859
2288	11.225	SOCIAL SERVICES-OPERATING	6301	CHILD FIELD STAFF/OPS PS-0101
2289	11.225	SOCIAL SERVICES-OPERATING	6302	CHILD FIELD STAFF/OPS E&E-0101
2290	11.225	SOCIAL SERVICES-OPERATING	8701	RECRUIT & RETENT PROG E&E-0101
2291	11.225	SOCIAL SERVICES-OPERATING	6305	CHILD FIELD STAFF/OPS PS-0275
2292	11.225	SOCIAL SERVICES-OPERATING	6306	CHILD FIELD STAFF/OPS E&E-0275
2293	11.225	SOCIAL SERVICES-OPERATING	6303	CHILD FIELD STAFF/OPS PS-0610
2294	11.225	SOCIAL SERVICES-OPERATING	6304	CHILD FIELD STAFF/OPS E&E-0610
2295	11.225	SOCIAL SERVICES-OPERATING	8702	RECRUIT & RETENT PROG E&E-0610
2296	11.230	SOCIAL SERVICES-OPERATING	6307	CHILDREN'S STAFF TRNG-0101
2297	11.230	SOCIAL SERVICES-OPERATING	6308	CHILDREN'S STAFF TRNG-0610

2298	11.235	SOCIAL SERVICES-OPERATING	4861	CHILDREN'S TREATMENT SVS-0101
2299	11.235	SOCIAL SERVICES-OPERATING	6861	CRISIS CARE-0101
2300	11.235	SOCIAL SERVICES-OPERATING	1611	CHILDREN'S TREATMENT SVS-0199
2301	11.235	SOCIAL SERVICES-OPERATING	7069	CHILDREN'S TREATMENT CPT-0610
2302	11.235	SOCIAL SERVICES-OPERATING	9318	CHILDREN'S TREATMENT SVS-0610
2303	11.240	SOCIAL SERVICES-OPERATING	1570	CHILDHOOD DEV CERTIF-0101
2304	11.240	SOCIAL SERVICES-OPERATING	9410	CHILD ABUSE&NEGLECT PRVNT-0199
2305	11.245	SOCIAL SERVICES-OPERATING	0032	RESIDENTIAL TREATMENT SVS-0101
2306	11.245	SOCIAL SERVICES-OPERATING	4856	FOSTER CARE-0101
2307	11.245	SOCIAL SERVICES-OPERATING	8293	FOSTER CARE OUTDOOR PRGRM-0101
2308	11.245	SOCIAL SERVICES-OPERATING	1612	RESIDENTIAL TREATMENT SVS-0199
2309	11.245	SOCIAL SERVICES-OPERATING	0034	RESIDENTIAL TREATMENT SVS-0610
2310	11.245	SOCIAL SERVICES-OPERATING	4858	FOSTER CARE-0610
2311	11.245	SOCIAL SERVICES-OPERATING	8294	FOSTER CARE OUTDOOR PRGRM-0610
2312	11.245	SOCIAL SERVICES-OPERATING	8085	FOSTER CARE&ADOPT PARENTS-0979
2313	11.250	SOCIAL SERVICES-OPERATING	8140	FOSTER PARENT TRAINING-0101
2314	11.250	SOCIAL SERVICES-OPERATING	8141	FOSTER PARENT TRAINING-0610
2315	11.255	SOCIAL SERVICES-OPERATING	7931	TUITION WAIVER PROGRAM-0101
2316	11.255	SOCIAL SERVICES-OPERATING	1581	EDUCAT TRAINING VOUCHER-0199
2317	11.255	SOCIAL SERVICES-OPERATING	7932	EDUCAT TRAINING VOUCHER-0610
2318	11.260	SOCIAL SERVICES-OPERATING	1050	CASE MANAGEMENT CONTRACTS-0101
2319	11.260	SOCIAL SERVICES-OPERATING	1051	CASE MANAGEMENT CONTRACTS-0610
2320	11.265	SOCIAL SERVICES-OPERATING	5701	ADOP/GUARDIANSHIP SUBSIDY-0101
2321	11.265	SOCIAL SERVICES-OPERATING	5702	ADOP/GUARDIANSHIP SUBSIDY-0610
2322	11.270	SOCIAL SERVICES-OPERATING	2558	KC RESOURCE CENTER-0101
2323	11.270	SOCIAL SERVICES-OPERATING	2559	STL RESOURCE CENTER-0101
2324	11.270	SOCIAL SERVICES-OPERATING	2562	SPGFD RESOURCE CENTER-0101
2325	11.270	SOCIAL SERVICES-OPERATING	2564	JC RESOURCE CENTER-0101
2326	11.270	SOCIAL SERVICES-OPERATING	2565	JC EXTREME RECRUITMENT-0101
2327	11.270	SOCIAL SERVICES-OPERATING	2566	COMMUNITY CONNECTIONS-0610
2328	11.270	SOCIAL SERVICES-OPERATING	4359	ADOPTION RESOURCE CENTERS-0610
2329	11.270	SOCIAL SERVICES-OPERATING	8768	ADOPT RES CTR-JC & SPGFLD-0610
2330	11.270	SOCIAL SERVICES-OPERATING	8772	EXTREME RECRUITMENT PROGM-0610
2331	11.275	SOCIAL SERVICES-OPERATING	6867	TRANSITIONAL LIVING-0101
2332	11.275	SOCIAL SERVICES-OPERATING	6868	TRANSITIONAL LIVING-0610
2333	11.275	SOCIAL SERVICES-OPERATING	7560	INDEPENDENT LIVING-0610
2334	11.280	SOCIAL SERVICES-OPERATING	1386	CHILD ASSESSMENT CENTERS-0101
2335	11.280	SOCIAL SERVICES-OPERATING	8299	CHILD ASSESSMENT CENTERS-0275
2336	11.280	SOCIAL SERVICES-OPERATING	0937	CHILD ASSESSMENT CENTERS-0610
2337	11.285	SOCIAL SERVICES-OPERATING	1737	IV-E AUTH JUVENILE COURT-0610
2338	11.290	SOCIAL SERVICES-OPERATING	8261	IV-E AUTHORITY-CASAs-0610
2339	11.295	SOCIAL SERVICES-OPERATING	6375	CHILD ABUSE/NEGLECT GRANT-0610
2340	11.300	SOCIAL SERVICES-OPERATING	8181	FOSTER CARE CHILDRENS ACC-0905
2341	11.305	SOCIAL SERVICES-OPERATING	1569	CHILDHOOD DEVELOPMENT-0101
2342	11.305	SOCIAL SERVICES-OPERATING	3592	PURCHASE OF CHILD CARE-0101
2343	11.305	SOCIAL SERVICES-OPERATING	8341	HAND UP PILOT PROGRAM-0101
2344	11.305	SOCIAL SERVICES-OPERATING	8362	PURCHASE OF CHILD CARE PS-0101
2345	11.305	SOCIAL SERVICES-OPERATING	0180	PURCHASE OF CHILD CARE-0199
2346	11.305	SOCIAL SERVICES-OPERATING	3593	PURCHASE OF CHILD CARE-0610
2347	11.305	SOCIAL SERVICES-OPERATING	8342	HAND UP PILOT PROGRAM-0610
2348	11.305	SOCIAL SERVICES-OPERATING	8363	PURCHASE OF CHILD CARE PS-0610
2349	11.305	SOCIAL SERVICES-OPERATING	2273	PURCHASE OF CHILD CARE-0859
2350	11.310	SOCIAL SERVICES-OPERATING	1421	YOUTH SERVICES ADMIN PS-0101
2351	11.310	SOCIAL SERVICES-OPERATING	1422	YOUTH SERVICES ADMIN E&E-0101
2352	11.310	SOCIAL SERVICES-OPERATING	2966	YOUTH SERVICES ADMIN PS-0610
2353	11.310	SOCIAL SERVICES-OPERATING	2968	YOUTH SERVICES ADMIN E&E-0610

2354	11.310	SOCIAL SERVICES-OPERATING	8298	DYS ADVISORY BOARD E&E-0843
2355	11.315	SOCIAL SERVICES-OPERATING	1743	YOUTH TREATMENT PRGM PS-0101
2356	11.315	SOCIAL SERVICES-OPERATING	1744	YOUTH TREATMENT PRGM E&E-0101
2357	11.315	SOCIAL SERVICES-OPERATING	4328	YOUTH TRT PRG OVERTIME PS-0101
2358	11.315	SOCIAL SERVICES-OPERATING	3608	YOUTH TREATMENT PRGM PS-0275
2359	11.315	SOCIAL SERVICES-OPERATING	3609	YOUTH TREATMENT PRGM E&E-0275
2360	11.315	SOCIAL SERVICES-OPERATING	2969	YOUTH TREATMENT PRGM PS-0610
2361	11.315	SOCIAL SERVICES-OPERATING	2970	YOUTH TREATMENT PRGM E&E-0610
2362	11.315	SOCIAL SERVICES-OPERATING	1748	YOUTH TREATMENT PRGM PS-0620
2363	11.315	SOCIAL SERVICES-OPERATING	1749	YOUTH TREATMENT PRGM E&E-0620
2364	11.315	SOCIAL SERVICES-OPERATING	9181	YOUTH TREATMENT PRGM-0727
2365	11.315	SOCIAL SERVICES-OPERATING	6870	YOUTH TREATMENT PRGM E&E-0764
2366	11.320	SOCIAL SERVICES-OPERATING	0225	JUVENILE COURT DIVERSION-0101
2367	11.320	SOCIAL SERVICES-OPERATING	0186	JUVENILE COURT DIVERSION-0286
2368	11.400	SOCIAL SERVICES-OPERATING	6376	MO HEALTHNET ADMIN PS-0101
2369	11.400	SOCIAL SERVICES-OPERATING	6377	MO HEALTHNET ADMIN E&E-0101
2370	11.400	SOCIAL SERVICES-OPERATING	1387	MO HEALTHNET ADMIN PS-0120
2371	11.400	SOCIAL SERVICES-OPERATING	1388	MO HEALTHNET ADMIN E&E-0120
2372	11.400	SOCIAL SERVICES-OPERATING	6889	MO HEALTHNET ADMIN PS-0142
2373	11.400	SOCIAL SERVICES-OPERATING	6910	MO HEALTHNET ADMIN E&E-0142
2374	11.400	SOCIAL SERVICES-OPERATING	6884	MO HEALTHNET ADMIN PS-0144
2375	11.400	SOCIAL SERVICES-OPERATING	6885	MO HEALTHNET ADMIN E&E-0144
2376	11.400	SOCIAL SERVICES-OPERATING	1753	MO HEALTHNET ADMIN PS-0271
2377	11.400	SOCIAL SERVICES-OPERATING	1754	MO HEALTHNET ADMIN E&E-0271
2378	11.400	SOCIAL SERVICES-OPERATING	0216	MO HEALTHNET ADMIN E&E-0275
2379	11.400	SOCIAL SERVICES-OPERATING	1670	MO HEALTHNET ADMIN PS-0275
2380	11.400	SOCIAL SERVICES-OPERATING	0215	MO HEALTHNET ADMIN E&E-0610
2381	11.400	SOCIAL SERVICES-OPERATING	6378	MO HEALTHNET ADMIN PS-0610
2382	11.400	SOCIAL SERVICES-OPERATING	2849	MO HEALTHNET ADMIN PS-0779
2383	11.400	SOCIAL SERVICES-OPERATING	2850	MO HEALTHNET ADMIN E&E-0779
2384	11.400	SOCIAL SERVICES-OPERATING	7366	MO HEALTHNET ADMIN PS-0958
2385	11.400	SOCIAL SERVICES-OPERATING	7367	MO HEALTHNET ADMIN E&E-0958
2386	11.405	SOCIAL SERVICES-OPERATING	6764	CLINICAL SRVC MGMT-0101
2387	11.405	SOCIAL SERVICES-OPERATING	6904	CLINICAL SRVC MGMT-0120
2388	11.405	SOCIAL SERVICES-OPERATING	6767	CLINICAL SRVC MGMT-0610
2389	11.405	SOCIAL SERVICES-OPERATING	2036	CLINICAL SRVC MGMT-0779
2390	11.410	SOCIAL SERVICES-OPERATING	1389	WOMEN & MINORITY OUTREACH-0101
2391	11.410	SOCIAL SERVICES-OPERATING	1391	WOMEN & MINORITY OUTREACH-0610
2392	11.415	SOCIAL SERVICES-OPERATING	1393	TPL CONTRACTS-0120
2393	11.415	SOCIAL SERVICES-OPERATING	1392	TPL CONTRACTS-0610
2394	11.420	SOCIAL SERVICES-OPERATING	1438	INFORMATION SYSTEMS-0101
2395	11.420	SOCIAL SERVICES-OPERATING	8477	INFORMATION SYSTEMS-0108
2396	11.420	SOCIAL SERVICES-OPERATING	8257	INFORMATION SYSTEMS-0275
2397	11.420	SOCIAL SERVICES-OPERATING	1439	INFORMATION SYSTEMS-0610
2398	11.420	SOCIAL SERVICES-OPERATING	4192	INFO SYS MMIS EE-0610
2399	11.425	SOCIAL SERVICES-OPERATING	7962	HEALTH TECH INCENTIVES-2292
2400	11.430	SOCIAL SERVICES-OPERATING	8398	MONEY FOLLOWS THE PERSON-0610
2401	11.435	SOCIAL SERVICES-OPERATING	2525	PHARMACY-0101
2402	11.435	SOCIAL SERVICES-OPERATING	4235	MISSOURI RX PLAN E&E-0101
2403	11.435	SOCIAL SERVICES-OPERATING	7238	PHARMACY-MED D-CLAWBACK-0101
2404	11.435	SOCIAL SERVICES-OPERATING	1394	PHARMACY-0114
2405	11.435	SOCIAL SERVICES-OPERATING	6995	PHARMACY-0120
2406	11.435	SOCIAL SERVICES-OPERATING	5586	PHARMACY-0144
2407	11.435	SOCIAL SERVICES-OPERATING	2526	PHARMACY-0163

2408	11.435	SOCIAL SERVICES-OPERATING	2577	MISSOURI RX PLAN-0163
2409	11.435	SOCIAL SERVICES-OPERATING	7239	PHARMACY MED D-CLAWBACK-0163
2410	11.435	SOCIAL SERVICES-OPERATING	3066	PHARMACY-0275
2411	11.435	SOCIAL SERVICES-OPERATING	3051	PHARMACY-0763
2412	11.435	SOCIAL SERVICES-OPERATING	1024	MISSOURI RX PLAN-0779
2413	11.435	SOCIAL SERVICES-OPERATING	3057	PHARMACY-0885
2414	11.440	SOCIAL SERVICES-OPERATING	6741	PHARM FRA DISPENSING FEE-0144
2415	11.445	SOCIAL SERVICES-OPERATING	T634	GR PHARMACY FRA TRF-0101
2416	11.450	SOCIAL SERVICES-OPERATING	T635	PHARMACY FRA TRF-0144
2417	11.455	SOCIAL SERVICES-OPERATING	8196	PHYSICIAN RELATED PROF-0101
2418	11.455	SOCIAL SERVICES-OPERATING	8295	PHYSICIAN RELATED PROF-0144
2419	11.455	SOCIAL SERVICES-OPERATING	8197	PHYSICIAN RELATED PROF-0163
2420	11.455	SOCIAL SERVICES-OPERATING	3067	PHYSICIAN RELATED PROF-0275
2421	11.455	SOCIAL SERVICES-OPERATING	3707	PHYSICIAN RELATED PROF-0625
2422	11.460	SOCIAL SERVICES-OPERATING	8198	DENTAL-0101
2423	11.460	SOCIAL SERVICES-OPERATING	8199	DENTAL-0163
2424	11.460	SOCIAL SERVICES-OPERATING	3070	DENTAL-0275
2425	11.460	SOCIAL SERVICES-OPERATING	3708	DENTAL-0625
2426	11.465	SOCIAL SERVICES-OPERATING	8200	PREMIUM PAYMENTS-0101
2427	11.465	SOCIAL SERVICES-OPERATING	8201	PREMIUM PAYMENTS-0163
2428	11.470	SOCIAL SERVICES-OPERATING	1797	HOME HEALTH-0101
2429	11.470	SOCIAL SERVICES-OPERATING	1875	NURSING HOMES PROV RATE-0101
2430	11.470	SOCIAL SERVICES-OPERATING	6472	NURSING FACILITIES-0101
2431	11.470	SOCIAL SERVICES-OPERATING	0779	NURSING FACILITIES-0108
2432	11.470	SOCIAL SERVICES-OPERATING	6953	NURSING FACILITIES-0120
2433	11.470	SOCIAL SERVICES-OPERATING	1798	HOME HEALTH-0163
2434	11.470	SOCIAL SERVICES-OPERATING	6473	NURSING FACILITIES-0163
2435	11.470	SOCIAL SERVICES-OPERATING	9888	NURSING HOMES PROV RATE-0163
2436	11.470	SOCIAL SERVICES-OPERATING	5654	NURSING FACILITIES-0196
2437	11.470	SOCIAL SERVICES-OPERATING	2821	HOME HEALTH-0275
2438	11.470	SOCIAL SERVICES-OPERATING	3709	NURSING FACILITIES-0625
2439	11.475	SOCIAL SERVICES-OPERATING	T558	STATE SHARE TRF-0724
2440	11.480	SOCIAL SERVICES-OPERATING	8236	SUPPL PYMTS PUBLIC FACLTY-0163
2441	11.480	SOCIAL SERVICES-OPERATING	8238	SUPPL PMTS PRIVATE FACLTY-0163
2442	11.480	SOCIAL SERVICES-OPERATING	8240	PUBLIC FACLTY PASSTHROUGH-0163
2443	11.480	SOCIAL SERVICES-OPERATING	8237	SUPPL PMTS PRIVATE FACLTY-0724
2444	11.480	SOCIAL SERVICES-OPERATING	8239	PUBLIC FACLTY PASSTHROUGH-0724
2445	11.485	SOCIAL SERVICES-OPERATING	2092	CHAPS-AMBULANCE-0101
2446	11.485	SOCIAL SERVICES-OPERATING	5928	NON-EMERGENCY TRANSPORT-0101
2447	11.485	SOCIAL SERVICES-OPERATING	8204	REHAB & SPECIALTY SVS-0101
2448	11.485	SOCIAL SERVICES-OPERATING	2093	CHAPS-AMBULANCE-0163
2449	11.485	SOCIAL SERVICES-OPERATING	3453	NEMT-OTHER DEPARTMENTS-0163
2450	11.485	SOCIAL SERVICES-OPERATING	5929	NON-EMERGENCY TRANSPORT-0163
2451	11.485	SOCIAL SERVICES-OPERATING	8205	REHAB & SPECIALTY SVS-0163
2452	11.485	SOCIAL SERVICES-OPERATING	5409	REHAB & SPECIALTY SVS-0196
2453	11.485	SOCIAL SERVICES-OPERATING	3072	REHAB & SPECIALTY SVS-0275
2454	11.485	SOCIAL SERVICES-OPERATING	3710	REHAB & SPECIALTY SVS-0625
2455	11.485	SOCIAL SERVICES-OPERATING	5907	REHAB & SPECIALTY SVS REV-0958
2456	11.485	SOCIAL SERVICES-OPERATING	7368	REHAB & SPECIALTY SVS EXP-0958
2457	11.490	SOCIAL SERVICES-OPERATING	8995	COMPLEX REHAB TECH PRDCTS-0101
2458	11.490	SOCIAL SERVICES-OPERATING	8996	COMPLEX REHAB TECH PRDCTS-0163
2459	11.495	SOCIAL SERVICES-OPERATING	T200	AMBULANCE SRV REIM AL TRF-0101
2460	11.500	SOCIAL SERVICES-OPERATING	T201	AMBULANCE SRV TO GR TRF-0958
2461	11.505	SOCIAL SERVICES-OPERATING	1783	MANAGED CARE-0101
2462	11.505	SOCIAL SERVICES-OPERATING	1182	MANAGED CARE-0108
2463	11.505	SOCIAL SERVICES-OPERATING	1184	MANAGED CARE-0114

2464	11.505	SOCIAL SERVICES-OPERATING	0198	MANAGED CARE-0142
2465	11.505	SOCIAL SERVICES-OPERATING	1185	MANAGED CARE-0144
2466	11.505	SOCIAL SERVICES-OPERATING	9204	MANAGED CARE-0160
2467	11.505	SOCIAL SERVICES-OPERATING	1784	MANAGED CARE-0163
2468	11.505	SOCIAL SERVICES-OPERATING	8713	GROUND AMBULANCE-0163
2469	11.505	SOCIAL SERVICES-OPERATING	1785	MANAGED CARE-0275
2470	11.505	SOCIAL SERVICES-OPERATING	3711	MANAGED CARE-0625
2471	11.505	SOCIAL SERVICES-OPERATING	7166	MANAGED CARE-0763
2472	11.505	SOCIAL SERVICES-OPERATING	1183	MANAGED CARE-0885
2473	11.505	SOCIAL SERVICES-OPERATING	8714	GROUND AMBULANCE-0958
2474	11.510	SOCIAL SERVICES-OPERATING	1432	HOSPITAL CARE-0101
2475	11.510	SOCIAL SERVICES-OPERATING	3361	PAGER PILOT-0101
2476	11.510	SOCIAL SERVICES-OPERATING	4424	MONITORING PROGRAM-0101
2477	11.510	SOCIAL SERVICES-OPERATING	0776	HOSPITAL CARE-0142
2478	11.510	SOCIAL SERVICES-OPERATING	6738	MONITORING PROGRAM-0142
2479	11.510	SOCIAL SERVICES-OPERATING	6744	PAGER PILOT-0142
2480	11.510	SOCIAL SERVICES-OPERATING	8296	HOSPITAL CARE-0144
2481	11.510	SOCIAL SERVICES-OPERATING	6471	HOSPITAL CARE-0163
2482	11.510	SOCIAL SERVICES-OPERATING	6739	MONITORING PROGRAM-0163
2483	11.510	SOCIAL SERVICES-OPERATING	6745	PAGER PILOT-0163
2484	11.510	SOCIAL SERVICES-OPERATING	3713	HOSPITAL GME-0625
2485	11.510	SOCIAL SERVICES-OPERATING	3714	DSS SAFETY NET-0625
2486	11.515	SOCIAL SERVICES-OPERATING	6660	PHYS PYMTS SAFETY NET-0163
2487	11.520	SOCIAL SERVICES-OPERATING	1890	COMMUNITY HEALTH WORKER-0101
2488	11.520	SOCIAL SERVICES-OPERATING	4868	FQHC DISTRIBUTION-0101
2489	11.520	SOCIAL SERVICES-OPERATING	1891	COMMUNITY HEALTH WORKER-0163
2490	11.520	SOCIAL SERVICES-OPERATING	7933	FQHC DISTRIBUTION-0163
2491	11.525	SOCIAL SERVICES-OPERATING	8108	IGT HEALTH CARE HOME-0139
2492	11.525	SOCIAL SERVICES-OPERATING	8259	HOSPITAL HEALTH HOMES-0142
2493	11.525	SOCIAL SERVICES-OPERATING	8109	IGT HEALTH CARE HOME-0163
2494	11.525	SOCIAL SERVICES-OPERATING	8260	HOSPITAL HEALTH HOMES-0163
2495	11.527	SOCIAL SERVICES-OPERATING	8997	REGIONAL CARE COORDINATN-0101
2496	11.527	SOCIAL SERVICES-OPERATING	2688	REGIONAL CARE COORDINATN-0610
2497	11.530	SOCIAL SERVICES-OPERATING	1605	FRA FEDERAL-0142
2498	11.530	SOCIAL SERVICES-OPERATING	9197	FRA DHS REDISTRIBUTION-0142
2499	11.535	SOCIAL SERVICES-OPERATING	T160	IGT EXPEND TRF-0139
2500	11.540	SOCIAL SERVICES-OPERATING	5182	IGT SAFETY NET HOSPITALS-0139
2501	11.540	SOCIAL SERVICES-OPERATING	5183	IGT SAFETY NET HOSPITALS-0163
2502	11.545	SOCIAL SERVICES-OPERATING	7169	IGT DMH MEDICAID PROGRAM-0139
2503	11.545	SOCIAL SERVICES-OPERATING	7170	IGT DMH MEDICAID PROGRAM-0163
2504	11.550	SOCIAL SERVICES-OPERATING	4511	WOMEN'S HEALTH SRVC-0101
2505	11.555	SOCIAL SERVICES-OPERATING	2866	CHILDREN'S HLTH INS PRGM-0101
2506	11.555	SOCIAL SERVICES-OPERATING	2868	CHILDREN'S HLTH INS PRGM-0142
2507	11.555	SOCIAL SERVICES-OPERATING	2867	CHILDREN'S HLTH INS PRGM-0163
2508	11.560	SOCIAL SERVICES-OPERATING	9380	SHOW-ME HLTHY BABIES PRG-0101
2509	11.560	SOCIAL SERVICES-OPERATING	9388	SHOW-ME HEALTHY BABIES EE-0101
2510	11.560	SOCIAL SERVICES-OPERATING	9383	SHOW-ME HLTHY BABIES PRG-0163
2511	11.560	SOCIAL SERVICES-OPERATING	9389	SHOW-ME HEALTHY BABIES EE-0610
2512	11.565	SOCIAL SERVICES-OPERATING	T412	GR FRA TRF-0101
2513	11.570	SOCIAL SERVICES-OPERATING	T413	FED REIMBURSE ALLOW TRF-0142
2514	11.575	SOCIAL SERVICES-OPERATING	T414	GR NFFRA TRF-0101
2515	11.580	SOCIAL SERVICES-OPERATING	T415	NURSING FACILITY REIM TRF-0196
2516	11.585	SOCIAL SERVICES-OPERATING	T416	NURSING FACILITY QLTY TRF-0196
2517	11.590	SOCIAL SERVICES-OPERATING	1606	NFRA FEDERAL-0196

2518	11.595	SOCIAL SERVICES-OPERATING	6225	SCHOOL DISTRICT CLAIMING-0101
2519	11.595	SOCIAL SERVICES-OPERATING	6226	SCHOOL DISTRICT CLAIMING-0163
2520	11.600	SOCIAL SERVICES-OPERATING	8416	BLIND PENSION HLTHCAR BEN-0101
2521	11.600	SOCIAL SERVICES-OPERATING	2578	BLIND PENSION HLTHCAR BEN-0163
2522	12.005	GOVERNOR-OPERATING	5599	MANSION OPERATING EXP-0101
2523	12.005	GOVERNOR-OPERATING	5600	GOVERNOR'S OFFICE-0101
2524	12.005	GOVERNOR-OPERATING	9783	GOV SECURITY DETAIL PS-0101
2525	12.005	GOVERNOR-OPERATING	9784	GOV SECURITY DETAIL EE-0101
2526	12.005	GOVERNOR-OPERATING	9786	FERGUSON COMMISSION-0123
2527	12.005	GOVERNOR-OPERATING	9785	FERGUSON COMMISSION-0610
2528	12.010	GOVERNOR-OPERATING	0064	NATIONAL GUARD EMERGENCY-0101
2529	12.015	GOVERNOR-OPERATING	2749	SPECIAL AUDITS-0101
2530	12.025	LT. GOVERNOR-OPERATING	0072	LIEUTENANT GOVERNOR PS-0101
2531	12.025	LT. GOVERNOR-OPERATING	5914	LIEUTENANT GOVERNOR E&E-0101
2532	12.035	SECRETARY OF STATE-OPER	0073	SEC OF STATE PS-0101
2533	12.035	SECRETARY OF STATE-OPER	0077	SEC OF STATE E&E-0101
2534	12.035	SECRETARY OF STATE-OPER	4490	SEC OF STATE PS-0157
2535	12.035	SECRETARY OF STATE-OPER	4193	SEC OF STATE PS-0195
2536	12.035	SECRETARY OF STATE-OPER	4194	SEC OF STATE E&E-0195
2537	12.035	SECRETARY OF STATE-OPER	2221	SEC OF STATE PS-0266
2538	12.035	SECRETARY OF STATE-OPER	2222	SEC OF STATE E&E-0266
2539	12.035	SECRETARY OF STATE-OPER	9491	SEC OF STATE PS-0577
2540	12.035	SECRETARY OF STATE-OPER	9492	SEC OF STATE E&E-0577
2541	12.035	SECRETARY OF STATE-OPER	5532	SEC OF STATE PS-0829
2542	12.035	SECRETARY OF STATE-OPER	5533	SEC OF STATE E&E-0829
2543	12.035	SECRETARY OF STATE-OPER	4195	SEC OF STATE E&E-0928
2544	12.040	SECRETARY OF STATE-OPER	2522	GRANTS AND PROJECTS-0166
2545	12.045	SECRETARY OF STATE-OPER	0080	REFUNDS-0101
2546	12.050	SECRETARY OF STATE-OPER	5925	INVESTORS' RESTITUTION-0741
2547	12.055	SECRETARY OF STATE-OPER	0079	ELECTIONS PUBLIC NOTICE-0101
2548	12.060	SECRETARY OF STATE-OPER	2041	ABSENTEE BALLOTS-0101
2549	12.065	SECRETARY OF STATE-OPER	3562	ELECTION ADMIN IMPRVM E&E-0157
2550	12.065	SECRETARY OF STATE-OPER	6684	FED ELECTION REFORM-0157
2551	12.065	SECRETARY OF STATE-OPER	6810	FED ELECTION REFORM-0158
2552	12.070	SECRETARY OF STATE-OPER	T107	ELECTION COSTS TRF-0101
2553	12.075	SECRETARY OF STATE-OPER	0787	SPECIAL ELECTION COSTS-0686
2554	12.080	SECRETARY OF STATE-OPER	T114	ELECTION ADMIN IMP TRF-0686
2555	12.085	SECRETARY OF STATE-OPER	6896	REGRANT PROGRAM-0150
2556	12.090	SECRETARY OF STATE-OPER	9835	LOCAL RECORDS GRANTS-0577
2557	12.095	SECRETARY OF STATE-OPER	0781	DOCUMENT PRESERVATION-0770
2558	12.095	SECRETARY OF STATE-OPER	3994	DOCUMENT PRESERVATION E&E-0836
2559	12.100	SECRETARY OF STATE-OPER	4196	STATE AID PUBLIC LIBRARY-0101
2560	12.105	SECRETARY OF STATE-OPER	1048	REAL-0101
2561	12.110	SECRETARY OF STATE-OPER	4199	FED AID PUBLIC LIBRARY-0195
2562	12.115	SECRETARY OF STATE-OPER	4200	LIBRARY NETWORKING FUND-0822
2563	12.120	SECRETARY OF STATE-OPER	T417	LIBRARY NETWORKING TRF-0101
2564	12.145	STATE AUDITOR-OPERATING	0084	STATE AUDITOR PS-0101
2565	12.145	STATE AUDITOR-OPERATING	0087	STATE AUDITOR E&E-0101
2566	12.145	STATE AUDITOR-OPERATING	4508	STATE AUDITOR PS-0115
2567	12.145	STATE AUDITOR-OPERATING	4509	STATE AUDITOR E&E-0115
2568	12.145	STATE AUDITOR-OPERATING	2209	STATE AUDITOR PS-0609
2569	12.145	STATE AUDITOR-OPERATING	2211	STATE AUDITOR E&E-0609
2570	12.145	STATE AUDITOR-OPERATING	0059	STATE AUDITOR PS-0613
2571	12.145	STATE AUDITOR-OPERATING	0060	STATE AUDITOR PS-0614
2572	12.145	STATE AUDITOR-OPERATING	8486	STATE AUDITOR PS-0648
2573	12.145	STATE AUDITOR-OPERATING	8487	STATE AUDITOR E&E-0648

2574	12.150	STATE TREASURER-OPERATING	0844	STATE TREASURER PS-0164
2575	12.150	STATE TREASURER-OPERATING	0845	STATE TREASURER E&E-0164
2576	12.150	STATE TREASURER-OPERATING	0747	TREASURER'S INFO FUND-0255
2577	12.150	STATE TREASURER-OPERATING	0843	STATE TREASURER PS-0515
2578	12.150	STATE TREASURER-OPERATING	2212	STATE TREASURER E&E-0515
2579	12.150	STATE TREASURER-OPERATING	0870	STATE TREASURER PS-0863
2580	12.150	STATE TREASURER-OPERATING	0872	STATE TREASURER E&E-0863
2581	12.150	STATE TREASURER-OPERATING	1321	AF ADVERTISING & AUCTIONS-0863
2582	12.151	STATE TREASURER-OPERATING	2252	EDWARD JONES DOME PAYMENT-0101
2583	12.155	STATE TREASURER-OPERATING	0093	DUPLICATE/OUTLAWED CHECKS-0101
2584	12.160	STATE TREASURER-OPERATING	3173	AF CLAIMS-0863
2585	12.165	STATE TREASURER-OPERATING	T418	AF TRF-0101
2586	12.170	STATE TREASURER-OPERATING	T547	AF TO GR TRF-0863
2587	12.175	STATE TREASURER-OPERATING	8364	LINKED DEPOSIT REFUNDS-0101
2588	12.180	STATE TREASURER-OPERATING	T546	DEBT OFFSET TRF-0753
2589	12.185	STATE TREASURER-OPERATING	T548	BIENNIAL TO GR TRF-VARIOUS
2590	12.190	STATE TREASURER-OPERATING	T973	STATE PUBLIC SCHOOL TRF-0863
2591	12.195	ATTORNEY GENERAL-OPER	0095	ATTORNEY GENERAL PS-0101
2592	12.195	ATTORNEY GENERAL-OPER	7586	ATTORNEY GENERAL E&E-0101
2593	12.195	ATTORNEY GENERAL-OPER	4057	ATTORNEY GENERAL PS-0136
2594	12.195	ATTORNEY GENERAL-OPER	4058	ATTORNEY GENERAL E&E-0136
2595	12.195	ATTORNEY GENERAL-OPER	2314	ATTORNEY GENERAL PS-0286
2596	12.195	ATTORNEY GENERAL-OPER	3333	ATTORNEY GENERAL E&E-0286
2597	12.195	ATTORNEY GENERAL-OPER	1521	ATTORNEY GENERAL PS-0568
2598	12.195	ATTORNEY GENERAL-OPER	1522	ATTORNEY GENERAL E&E-0568
2599	12.195	ATTORNEY GENERAL-OPER	1523	ATTORNEY GENERAL PS-0570
2600	12.195	ATTORNEY GENERAL-OPER	1524	ATTORNEY GENERAL E&E-0570
2601	12.195	ATTORNEY GENERAL-OPER	4203	ATTORNEY GENERAL PS-0585
2602	12.195	ATTORNEY GENERAL-OPER	9618	ATTORNEY GENERAL PS-0588
2603	12.195	ATTORNEY GENERAL-OPER	9619	ATTORNEY GENERAL E&E-0588
2604	12.195	ATTORNEY GENERAL-OPER	0806	ATTORNEY GENERAL E&E-0589
2605	12.195	ATTORNEY GENERAL-OPER	1525	ATTORNEY GENERAL PS-0594
2606	12.195	ATTORNEY GENERAL-OPER	1526	ATTORNEY GENERAL E&E-0594
2607	12.195	ATTORNEY GENERAL-OPER	2218	ATTORNEY GENERAL E&E-0603
2608	12.195	ATTORNEY GENERAL-OPER	1527	ATTORNEY GENERAL PS-0614
2609	12.195	ATTORNEY GENERAL-OPER	1528	ATTORNEY GENERAL E&E-0614
2610	12.195	ATTORNEY GENERAL-OPER	1529	ATTORNEY GENERAL PS-0631
2611	12.195	ATTORNEY GENERAL-OPER	2315	ATTORNEY GENERAL E&E-0631
2612	12.195	ATTORNEY GENERAL-OPER	2316	ATTORNEY GENERAL PS-0652
2613	12.195	ATTORNEY GENERAL-OPER	7588	ATTORNEY GENERAL E&E-0652
2614	12.195	ATTORNEY GENERAL-OPER	4011	ATTORNEY GENERAL PS-0653
2615	12.195	ATTORNEY GENERAL-OPER	4012	ATTORNEY GENERAL E&E-0653
2616	12.195	ATTORNEY GENERAL-OPER	3335	ATTORNEY GENERAL PS-0657
2617	12.195	ATTORNEY GENERAL-OPER	2215	ATTORNEY GENERAL PS-0666
2618	12.195	ATTORNEY GENERAL-OPER	3003	ATTORNEY GENERAL E&E-0666
2619	12.195	ATTORNEY GENERAL-OPER	1556	ATTORNEY GENERAL PS-0676
2620	12.195	ATTORNEY GENERAL-OPER	1557	ATTORNEY GENERAL E&E-0676
2621	12.195	ATTORNEY GENERAL-OPER	1558	ATTORNEY GENERAL PS-0679
2622	12.195	ATTORNEY GENERAL-OPER	1559	ATTORNEY GENERAL E&E-0679
2623	12.195	ATTORNEY GENERAL-OPER	4183	ATTORNEY GENERAL E&E-0828
2624	12.195	ATTORNEY GENERAL-OPER	4204	ATTORNEY GENERAL PS-0828
2625	12.195	ATTORNEY GENERAL-OPER	1560	ATTORNEY GENERAL PS-0906
2626	12.195	ATTORNEY GENERAL-OPER	1561	ATTORNEY GENERAL E&E-0906
2627	12.200	ATTORNEY GENERAL-OPER	2885	DOMESTIC VIOLENCE-0136

2628	12.205	ATTORNEY GENERAL-OPER	1678	MEDICAID FRAUD UNIT E&E-0101
2629	12.205	ATTORNEY GENERAL-OPER	3336	MEDICAID FRAUD UNIT PS-0101
2630	12.205	ATTORNEY GENERAL-OPER	4025	MEDICAID FRAUD UNIT PS-0136
2631	12.205	ATTORNEY GENERAL-OPER	4026	MEDICAID FRAUD UNIT E&E-0136
2632	12.210	ATTORNEY GENERAL-OPER	2933	OFFICE OF PROS SVS PS-0101
2633	12.210	ATTORNEY GENERAL-OPER	2937	OFFICE OF PROS SVS E&E-0101
2634	12.210	ATTORNEY GENERAL-OPER	2019	OFFICE OF PROS SVS PS-0136
2635	12.210	ATTORNEY GENERAL-OPER	2318	OFFICE OF PROS SVS E&E-0136
2636	12.210	ATTORNEY GENERAL-OPER	7337	OFFICE OF PROS SVS PS-0680
2637	12.210	ATTORNEY GENERAL-OPER	7338	OFFICE OF PROS SVS E&E-0680
2638	12.210	ATTORNEY GENERAL-OPER	4106	OFFICE OF PROS SVS E&E-0844
2639	12.215	ATTORNEY GENERAL-OPER	T465	MO OFFICE PROS SVC TRF-0136
2640	12.220	ATTORNEY GENERAL-OPER	7053	ATY GENERAL TRUST E&E-0794
2641	12.225	ATTORNEY GENERAL-OPER	T423	COURT COST FUND TRF-0101
2642	12.230	ATTORNEY GENERAL-OPER	T424	ANTI-TRUST FUND TRF-0101
2643	12.300	JUDICIARY-OPERATING	0030	JUD PROCEED & REVIEW PS-0101
2644	12.300	JUDICIARY-OPERATING	0033	JUD PROCEED & REVIEW E&E-0101
2645	12.300	JUDICIARY-OPERATING	0907	SUP COURT JUDGES SALARIES-0101
2646	12.300	JUDICIARY-OPERATING	4211	APPELLATE JUDICIAL COMM-0101
2647	12.300	JUDICIARY-OPERATING	6755	JUD PROCEED & REVIEW PS-0137
2648	12.300	JUDICIARY-OPERATING	4506	JUD PROCEED & REVIEW E&E-0525
2649	12.305	JUDICIARY-OPERATING	0039	STATE COURTS ADMIN E&E-0101
2650	12.305	JUDICIARY-OPERATING	0524	STATE COURTS ADMIN PS-0101
2651	12.305	JUDICIARY-OPERATING	7083	ICM SUPPORT E&E-0101
2652	12.305	JUDICIARY-OPERATING	8689	OPD TRANSCRIPT COSTS-0101
2653	12.305	JUDICIARY-OPERATING	0734	COURT IMPROVE PROJ E&E-0137
2654	12.305	JUDICIARY-OPERATING	6915	JUDICIAL TRNG & ED E&E-0137
2655	12.305	JUDICIARY-OPERATING	8378	COURT IMPROVE PROJ PS-0137
2656	12.305	JUDICIARY-OPERATING	0735	COURT AUTOMATION PS-0270
2657	12.305	JUDICIARY-OPERATING	3137	COURT AUTOMATION E&E-0270
2658	12.305	JUDICIARY-OPERATING	7087	ICM SUPPORT E&E-0681
2659	12.305	JUDICIARY-OPERATING	6845	BASIC LEGAL SERV CIP-PS-0757
2660	12.305	JUDICIARY-OPERATING	6846	BASIC LEGAL SERV CIP-EE-0757
2661	12.305	JUDICIARY-OPERATING	9167	BASIC LEGAL SERVICES-0757
2662	12.305	JUDICIARY-OPERATING	3031	STATE COURTS ADMIN E&E-0831
2663	12.305	JUDICIARY-OPERATING	4186	JUDICIAL TRNG & ED PS-0847
2664	12.305	JUDICIARY-OPERATING	4187	JUDICIAL TRNG & ED E&E-0847
2665	12.306	JUDICIARY-OPERATING	1732	JUDICIAL REPORT-0101
2666	12.310	JUDICIARY-OPERATING	T524	JUDICIAL TRNG & ED TRF-0101
2667	12.315	JUDICIARY-OPERATING	0041	APPEALS WEST DIST PS-0101
2668	12.315	JUDICIARY-OPERATING	0044	APPEALS WEST DIST E&E-0101
2669	12.315	JUDICIARY-OPERATING	0046	APPEALS EAST DIST PS-0101
2670	12.315	JUDICIARY-OPERATING	0050	APPEALS EAST DIST E&E-0101
2671	12.315	JUDICIARY-OPERATING	0052	APPEALS SOUTH DIST PS-0101
2672	12.315	JUDICIARY-OPERATING	0054	APPEALS-SOUTH DIST E&E-0101
2673	12.315	JUDICIARY-OPERATING	0847	JUDGES SALARIES WEST DIST-0101
2674	12.315	JUDICIARY-OPERATING	0848	JUDGES SALARIES EAST DIST-0101
2675	12.315	JUDICIARY-OPERATING	0849	JUDGES SALARIES SOUTH PS-0101
2676	12.320	JUDICIARY-OPERATING	0853	CP-JUDGES-COMM PS-0101
2677	12.320	JUDICIARY-OPERATING	0856	CP-STATUTORY PS-0101
2678	12.320	JUDICIARY-OPERATING	1208	CRRD-INVESTIGATOR PS-0101
2679	12.320	JUDICIARY-OPERATING	1733	46TH CIRCUIT PS-0101
2680	12.320	JUDICIARY-OPERATING	2204	RETIR DISCPL & REMOVE PS-0101
2681	12.320	JUDICIARY-OPERATING	2205	RETIR. DISCPL & REMOV E&E-0101
2682	12.320	JUDICIARY-OPERATING	2690	5TH CRCT TRTMNT CRT PS-0101
2683	12.320	JUDICIARY-OPERATING	2692	26TH CRCT JUDGE PS-0101

2684	12.320	JUDICIARY-OPERATING	2694	5TH CRCT TRTMNT CRT EE-0101
2685	12.320	JUDICIARY-OPERATING	2695	26TH CRCT JUDGE EE-0101
2686	12.320	JUDICIARY-OPERATING	2902	JUVENILE PERSONNEL-0101
2687	12.320	JUDICIARY-OPERATING	3354	CP-NON-STATUTORY PS-0101
2688	12.320	JUDICIARY-OPERATING	4366	CASA PROGRAMS-0101
2689	12.320	JUDICIARY-OPERATING	5274	CIRCUIT PERSONNEL E&E-0101
2690	12.320	JUDICIARY-OPERATING	3754	CIRCUIT PERSONNEL PS-0120
2691	12.320	JUDICIARY-OPERATING	3805	CIRCUIT PERSONNEL E&E-0120
2692	12.320	JUDICIARY-OPERATING	0950	CIRCUIT PERSONNEL PS-0137
2693	12.320	JUDICIARY-OPERATING	2003	CIRCUIT PERSONNEL E&E-0137
2694	12.320	JUDICIARY-OPERATING	5196	CASA PROGRAMS-0590
2695	12.320	JUDICIARY-OPERATING	1209	CIRCUIT COURT DEBT OFFSET-0718
2696	12.320	JUDICIARY-OPERATING	1210	CIRCUIT CT DEBT OFFSET EE-0718
2697	12.320	JUDICIARY-OPERATING	6239	CIRCUIT PERSONNEL E&E-0831
2698	12.320	JUDICIARY-OPERATING	4618	DOMESTIC RELATIONS-0852
2699	12.325	JUDICIARY-OPERATING	T884	DRUG COURTS TRF-0101
2700	12.330	JUDICIARY-OPERATING	2693	MEDICATN ASSISTED TRTMNT-0733
2701	12.330	JUDICIARY-OPERATING	5197	DRUG COURTS E&E-0733
2702	12.330	JUDICIARY-OPERATING	5902	DRUG COURTS PS-0733
2703	12.340	JUDICIARY-OPERATING	9612	JAPSER CO JUV DET CNTR-0101
2704	12.400	PUBLIC DEFENDER-OPERATING	0911	PUBLIC DEFENDER SVS PS-0101
2705	12.400	PUBLIC DEFENDER-OPERATING	0912	PUBLIC DEFENDER SVS E&E-0101
2706	12.400	PUBLIC DEFENDER-OPERATING	8727	EXTRAORDINARY EXP/CONFLCT-0101
2707	12.400	PUBLIC DEFENDER-OPERATING	4006	GRANTS-0112
2708	12.400	PUBLIC DEFENDER-OPERATING	0951	PUBLIC DEFENDER COMM PS-0670
2709	12.400	PUBLIC DEFENDER-OPERATING	7673	PUBLIC DEFENDER COMM-0670
2710	12.400	PUBLIC DEFENDER-OPERATING	3023	DEBT OFFSET ESCROW FUND-0753
2711	12.500	LEGISLATURE-OPERATING	0003	SENATORS' SALARIES-0101
2712	12.500	LEGISLATURE-OPERATING	0004	SENATORS' MILEAGE-0101
2713	12.500	LEGISLATURE-OPERATING	0005	SENATORS' PER DIEM-0101
2714	12.500	LEGISLATURE-OPERATING	1052	JOINT CONTINGENT EXP E&E-0101
2715	12.500	LEGISLATURE-OPERATING	9801	SENATE CONTINGENT EXP-0101
2716	12.500	LEGISLATURE-OPERATING	4505	SENATE CONTINGENT EXP-0535
2717	12.505	LEGISLATURE-OPERATING	1532	REPS EXP VOUCHERS-0101
2718	12.505	LEGISLATURE-OPERATING	4257	REPRESENTATIVES SALARIES-0101
2719	12.505	LEGISLATURE-OPERATING	4258	REPRESENTATIVES MILEAGE-0101
2720	12.505	LEGISLATURE-OPERATING	4259	REPRESENTATIVES PER DIEM-0101
2721	12.505	LEGISLATURE-OPERATING	6725	HOUSE CONTINGENT EXPENSES-0101
2722	12.505	LEGISLATURE-OPERATING	3165	HOUSE REVOLVING FUND-0520
2723	12.506	LEGISLATURE-OPERATING	T059	CAPITOL COMMISSION GR TRF-0101
2724	12.507	LEGISLATURE-OPERATING	1750	STATE CAPITOL COMMISSION-0745
2725	12.510	LEGISLATURE-OPERATING	9000	NATL CONF ON ST LEGISLTRS-0101
2726	12.515	LEGISLATURE-OPERATING	0013	COMM ON LEG RESEARCH-0101
2727	12.515	LEGISLATURE-OPERATING	2260	RSA AUDIT/PROGRAM EVAL-0101
2728	12.515	LEGISLATURE-OPERATING	2269	MO HLTHNT ACTUARIAL STUDY-0101
2729	12.515	LEGISLATURE-OPERATING	3084	LEG RESEARCH OVERSIGHT-0101
2730	12.520	LEGISLATURE-OPERATING	0014	LEG RES PUBLISH STATUTES-0101
2731	12.520	LEGISLATURE-OPERATING	3035	LEG RES-PUBLISH STATUTES-0546
2732	12.525	LEGISLATURE-OPERATING	4189	JOINT COMM ON ADMIN RULE-0101
2733	12.525	LEGISLATURE-OPERATING	4190	JOINT COMM RETIREMENT SYS-0101
2734	12.525	LEGISLATURE-OPERATING	9103	JOINT COMM MO HEALTHNT PS-0101
2735	12.525	LEGISLATURE-OPERATING	9104	JOINT COMM MO HEALTHNT EE-0101
2736	12.525	LEGISLATURE-OPERATING	9201	JOINT COMM EDUCATION-0101
2737	13.005	LEGISLATURE-LEASING	7488	LEGISLATURE LEASING-0101

2738	13.005	JUDICIARY-LEASING	6083	JUDICIARY LEASING-0101
2739	13.005	SECRETARY OF STATE-LEASING	6080	SEC OF STATE LEASING-0101
2740	13.005	STATE AUDITOR-LEASING	3192	AUDITOR LEASING-0101
2741	13.005	ATTORNEY GENERAL-LEASING	3184	ATTORNEY GENERAL LEASING-0101
2742	13.005	OFFICE ADMINISTRATION-LEAS	1059	OA LEASING-0101
2743	13.005	OFFICE ADMINISTRATION-LEAS	3271	ETHICS COMMISSION LEASING-0101
2744	13.005	AGRICULTURE-LEASING	1473	AGRICULTURE LEASING-0101
2745	13.005	ECONOMIC DEVELOPMENT-LEAS	1978	DED LEASING-0101
2746	13.005	ELEM & SEC EDUCATION-LEAS	1033	DESE LEASING-0101
2747	13.005	HEALTH & SENIOR SERVICES-CI	4181	HEALTH LEASING-0101
2748	13.005	LABOR & INDUSTRIAL REL-LEAS	3229	DOLIR LEASING-0101
2749	13.005	MENTAL HEALTH-LEASING	0655	MENTAL HEALTH LEASING-0101
2750	13.005	NATURAL RESOURCES-LEASING	4305	DNR LEASING-0101
2751	13.005	PUBLIC SAFETY-LEASING	2006	ST HWY PATROL LEASING-0101
2752	13.005	PUBLIC SAFETY-LEASING	6075	PUBLIC SAFETY LEASING-0101
2753	13.005	REVENUE-LEASING	6090	REVENUE LEASING-0101
2754	13.005	SOCIAL SERVICES-LEASING	1434	SOCIAL SERVICES LEASING-0101
2755	13.005	CORRECTIONS-LEASING	1112	CORRECTIONS LEASING-0101
2756	13.005	ELEM & SEC EDUCATION-LEAS	1035	DESE LEASING-0104
2757	13.005	ELEM & SEC EDUCATION-LEAS	1034	DESE LEASING-0105
2758	13.005	LABOR & INDUSTRIAL REL-LEAS	2464	DOLIR LEASING-0117
2759	13.005	LABOR & INDUSTRIAL REL-LEAS	2625	DOLIR LEASING-0122
2760	13.005	ATTORNEY GENERAL-LEASING	3186	ATTORNEY GENERAL LEASING-0136
2761	13.005	JUDICIARY-LEASING	6084	JUDICIARY LEASING-0137
2762	13.005	NATURAL RESOURCES-LEASING	4306	DNR LEASING-0140
2763	13.005	HEALTH & SENIOR SERVICES-CI	4182	HEALTH LEASING-0143
2764	13.005	PUBLIC SAFETY-LEASING	7470	PUBLIC SAFETY LEASING-0145
2765	13.005	PUBLIC SAFETY-LEASING	7879	ST HWY PATROL LEASING-0152
2766	13.005	ECONOMIC DEVELOPMENT-LEAS	1980	DED LEASING-0155
2767	13.005	ELEM & SEC EDUCATION-LEAS	2486	DESE LEASING-0188
2768	13.005	PUBLIC SAFETY-LEASING	0810	ST HWY PATROL LEASING-0194
2769	13.005	ECONOMIC DEVELOPMENT-LEAS	2468	DED LEASING-0262
2770	13.005	SOCIAL SERVICES-LEASING	0666	SOCIAL SERVICES LEASING-0271
2771	13.005	ECONOMIC DEVELOPMENT-LEAS	1982	DED LEASING-0274
2772	13.005	PUBLIC SAFETY-LEASING	3198	GAMING COM LEASING-0286
2773	13.005	PUBLIC SAFETY-LEASING	8315	PUBLIC SAFETY LEASING-0304
2774	13.005	NATURAL RESOURCES-LEASING	4307	DNR LEASING-0500
2775	13.005	OFFICE ADMINISTRATION-LEAS	1066	OA LEASING-0501
2776	13.005	OFFICE ADMINISTRATION-LEAS	1067	OA LEASING-0505
2777	13.005	CORRECTIONS-LEASING	6073	CORRECTIONS LEASING-0510
2778	13.005	PUBLIC SAFETY-LEASING	1272	PUBLIC SAFETY LEASING-0544
2779	13.005	DIFP-LEASING	3739	INSURANCE LEASING-0550
2780	13.005	DIFP-LEASING	3734	INSURANCE LEASING-0552
2781	13.005	ELEM & SEC EDUCATION-LEAS	2478	DESE LEASING-0559
2782	13.005	DIFP-LEASING	6082	INSURANCE LEASING-0566
2783	13.005	SECRETARY OF STATE-LEASING	6081	SEC OF STATE LEASING-0577
2784	13.005	ECONOMIC DEVELOPMENT-LEAS	3128	DED LEASING-0582
2785	13.005	ECONOMIC DEVELOPMENT-LEAS	1986	DED LEASING-0607
2786	13.005	SOCIAL SERVICES-LEASING	1435	SOCIAL SERVICES LEASING-0610
2787	13.005	PUBLIC SAFETY-LEASING	3194	ST HWY PATROL LEASING-0644
2788	13.005	AGRICULTURE-LEASING	1474	AGRICULTURE LEASING-0647
2789	13.005	ATTORNEY GENERAL-LEASING	3188	ATTORNEY GENERAL LEASING-0652
2790	13.005	LABOR & INDUSTRIAL REL-LEAS	3236	DOLIR LEASING-0652
2791	13.005	ATTORNEY GENERAL-LEASING	3189	ATTORNEY GENERAL LEASING-0653
2792	13.005	REVENUE-LEASING	3307	LOTTERY LEASING-0657
2793	13.005	AGRICULTURE-LEASING	0653	AGRICULTURE LEASING-0662

2794	13.005	ATTORNEY GENERAL-LEASING	2005	ATTORNEY GENERAL LEASING-0676
2795	13.005	ATTORNEY GENERAL-LEASING	2022	ATTORNEY GENERAL LEASING-0680
2796	13.005	DIFP-LEASING	3736	INSURANCE LEASING-0689
2797	13.005	PUBLIC SAFETY-LEASING	4215	PUBLIC SAFETY LEASING-0782
2798	13.005	JUDICIARY-LEASING	6085	JUDICIARY LEASING-0847
2799	13.005	ELEM & SEC EDUCATION-LEAS	6923	DESE LEASING-0889
2800	13.005	LABOR & INDUSTRIAL REL-LEAS	3233	DOLIR LEASING-0948
2801	13.005	ECONOMIC DEVELOPMENT-LEAS	6633	DED LEASING-0949
2802	13.005	AGRICULTURE-LEASING	8194	AGRICULTURE LEASING-0970
2803	13.010	LEGISLATURE-LEASING	7771	LEGISLATURE STATE OWNED-0101
2804	13.010	JUDICIARY-LEASING	7789	JUDICIARY STATE OWNED-0101
2805	13.010	GOVERNOR-LEASING	2662	GOVERNORS OFFICE ST OWNED-0101
2806	13.010	LT. GOVERNOR-LEASING	2664	LT GOV OFFICE ST OWNED-0101
2807	13.010	SECRETARY OF STATE-LEASING	7773	SEC OF STATE STATE OWNED-0101
2808	13.010	STATE AUDITOR-LEASING	7777	AUDITOR STATE OWNED-0101
2809	13.010	ATTORNEY GENERAL-LEASING	7778	ATTORNEY GENERAL ST OWNED-0101
2810	13.010	OFFICE ADMINISTRATION-LEAS	7670	OA STATE OWNED-0101
2811	13.010	AGRICULTURE-LEASING	7676	AGRICULTURE STATE OWNED-0101
2812	13.010	ECONOMIC DEVELOPMENT-LEAS	7691	DED STATE OWNED-0101
2813	13.010	ELEM & SEC EDUCATION-LEAS	7659	DESE STATE OWNED-0101
2814	13.010	HIGHER EDUCATION-LEASING	7877	DHE STATE OWNED-0101
2815	13.010	HEALTH & SENIOR SERVICES-CI	7757	HEALTH STATE OWNED-0101
2816	13.010	LABOR & INDUSTRIAL REL-LEAS	7713	DOLIR STATE OWNED-0101
2817	13.010	MENTAL HEALTH-LEASING	7751	MENTAL HEALTH STATE OWNED-0101
2818	13.010	NATURAL RESOURCES-LEASING	7688	DNR STATE OWNED-0101
2819	13.010	PUBLIC SAFETY-LEASING	7728	PUBLIC SAFETY STATE OWNED-0101
2820	13.010	REVENUE-LEASING	7666	REVENUE STATE OWNED-0101
2821	13.010	SOCIAL SERVICES-LEASING	7759	SOCIAL SRVS STATE OWNED-0101
2822	13.010	CORRECTIONS-LEASING	7748	CORRECTIONS STATE OWNED-0101
2823	13.010	ELEM & SEC EDUCATION-LEAS	7660	DESE STATE OWNED-0104
2824	13.010	ELEM & SEC EDUCATION-LEAS	7661	DESE STATE OWNED-0105
2825	13.010	LABOR & INDUSTRIAL REL-LEAS	7714	DOLIR STATE OWNED-0117
2826	13.010	SOCIAL SERVICES-LEASING	7760	SOCIAL SRVS STATE OWNED-0120
2827	13.010	LABOR & INDUSTRIAL REL-LEAS	7715	DOLIR STATE OWNED-0122
2828	13.010	AGRICULTURE-LEASING	7677	AGRICULTURE STATE OWNED-0133
2829	13.010	ATTORNEY GENERAL-LEASING	7779	ATTORNEY GENERAL ST OWNED-0136
2830	13.010	NATURAL RESOURCES-LEASING	7689	DNR STATE OWNED-0140
2831	13.010	HEALTH & SENIOR SERVICES-CI	7758	HEALTH STATE OWNED-0143
2832	13.010	PUBLIC SAFETY-LEASING	7729	PUBLIC SAFETY STATE OWNED-0145
2833	13.010	MENTAL HEALTH-LEASING	7752	MENTAL HEALTH STATE OWNED-0148
2834	13.010	ECONOMIC DEVELOPMENT-LEAS	7692	DED STATE OWNED-0155
2835	13.010	STATE TREASURER-LEASING	7788	TREASURER STATE OWNED-0164
2836	13.010	LABOR & INDUSTRIAL REL-LEAS	7721	DOLIR STATE OWNED-0186
2837	13.010	SOCIAL SERVICES-LEASING	7762	SOCIAL SRVS STATE OWNED-0199
2838	13.010	MENTAL HEALTH-LEASING	7753	MENTAL HEALTH STATE OWNED-0249
2839	13.010	SECRETARY OF STATE-LEASING	7774	SEC OF STATE STATE OWNED-0266
2840	13.010	ECONOMIC DEVELOPMENT-LEAS	7698	DED STATE OWNED-0274
2841	13.010	MENTAL HEALTH-LEASING	7754	MENTAL HEALTH STATE OWNED-0275
2842	13.010	SOCIAL SERVICES-LEASING	7763	SOCIAL SRVS STATE OWNED-0275
2843	13.010	ATTORNEY GENERAL-LEASING	7780	ATTORNEY GENERAL ST OWNED-0286
2844	13.010	PUBLIC SAFETY-LEASING	7883	GAMING COM STATE OWNED-0286
2845	13.010	MENTAL HEALTH-LEASING	7755	MENTAL HEALTH STATE OWNED-0288
2846	13.010	AGRICULTURE-LEASING	7808	AGRICULTURE STATE OWNED-0292
2847	13.010	AGRICULTURE-LEASING	7678	AGRICULTURE STATE OWNED-0295

2848	13.010	PUBLIC SAFETY-LEASING	8316	PUBLIC SAFETY STATE OWNED-0304
2849	13.010	AGRICULTURE-LEASING	7679	AGRICULTURE STATE OWNED-0406
2850	13.010	AGRICULTURE-LEASING	7680	AGRICULTURE STATE OWNED-0408
2851	13.010	NATURAL RESOURCES-LEASING	7690	DNR STATE OWNED-0500
2852	13.010	OFFICE ADMINISTRATION-LEAS	7674	OA STATE OWNED-0501
2853	13.010	ECONOMIC DEVELOPMENT-LEAS	7706	DED STATE OWNED-0547
2854	13.010	DIFP-LEASING	7708	INSURANCE STATE OWNED-0548
2855	13.010	DIFP-LEASING	7709	INSURANCE STATE OWNED-0550
2856	13.010	DIFP-LEASING	7710	INSURANCE STATE OWNED-0552
2857	13.010	DIFP-LEASING	7711	INSURANCE STATE OWNED-0566
2858	13.010	ATTORNEY GENERAL-LEASING	7782	ATTORNEY GENERAL ST OWNED-0568
2859	13.010	SECRETARY OF STATE-LEASING	7775	SEC OF STATE STATE OWNED-0577
2860	13.010	ECONOMIC DEVELOPMENT-LEAS	7707	DED STATE OWNED-0607
2861	13.010	SOCIAL SERVICES-LEASING	7764	SOCIAL SRVS STATE OWNED-0610
2862	13.010	SOCIAL SERVICES-LEASING	7765	SOCIAL SRVS STATE OWNED-0620
2863	13.010	PUBLIC SAFETY-LEASING	7740	DPS HP STATE OWNED-0644
2864	13.010	AGRICULTURE-LEASING	7681	AGRICULTURE STATE OWNED-0645
2865	13.010	AGRICULTURE-LEASING	7682	AGRICULTURE STATE OWNED-0647
2866	13.010	ATTORNEY GENERAL-LEASING	7783	ATTORNEY GENERAL ST OWNED-0652
2867	13.010	LABOR & INDUSTRIAL REL-LEAS	7722	DOLIR STATE OWNED-0652
2868	13.010	ATTORNEY GENERAL-LEASING	7784	ATTORNEY GENERAL ST OWNED-0653
2869	13.010	ATTORNEY GENERAL-LEASING	7785	ATTORNEY GENERAL ST OWNED-0657
2870	13.010	AGRICULTURE-LEASING	7683	AGRICULTURE STATE OWNED-0662
2871	13.010	ECONOMIC DEVELOPMENT-LEAS	8840	DED STATE OWNED-0667
2872	13.010	ATTORNEY GENERAL-LEASING	7786	ATTORNEY GENERAL ST OWNED-0676
2873	13.010	DIFP-LEASING	7712	INSURANCE STATE OWNED-0689
2874	13.010	OFFICE ADMINISTRATION-LEAS	7675	OA STATE OWNED-0694
2875	13.010	AGRICULTURE-LEASING	8404	AGRICULTURE STATE OWNED-0787
2876	13.010	ATTORNEY GENERAL-LEASING	7787	ATTORNEY GENERAL ST OWNED-0828
2877	13.010	SECRETARY OF STATE-LEASING	7776	SEC OF STATE STATE OWNED-0829
2878	13.010	SOCIAL SERVICES-LEASING	7768	SOCIAL SRVS STATE OWNED-0859
2879	13.010	ECONOMIC DEVELOPMENT-LEAS	8841	DED STATE OWNED-0866
2880	13.010	AGRICULTURE-LEASING	7686	AGRICULTURE STATE OWNED-0904
2881	13.010	LABOR & INDUSTRIAL REL-LEAS	7723	DOLIR STATE OWNED-0948
2882	13.010	LABOR & INDUSTRIAL REL-LEAS	7724	DOLIR STATE OWNED-0949
2883	13.010	AGRICULTURE-LEASING	8245	AGRICULTURE STATE OWNED-0970
2884	13.015	ELEM & SEC EDUCATION-LEAS	7663	DESE INSTITUTIONAL-0101
2885	13.015	HEALTH & SENIOR SERVICES-LEAS	1277	DHSS - INSTITUTIONAL-0101
2886	13.015	MENTAL HEALTH-LEASING	7756	MENTAL HEALTH INSTIT-0101
2887	13.015	PUBLIC SAFETY-LEASING	7741	DPS-SHP INSTIT-0101
2888	13.015	SOCIAL SERVICES-LEASING	7769	SOCIAL SERVICES INSTIT-0101
2889	13.015	HEALTH & SENIOR SERVICES-LEAS	8142	DHSS - INSTITUTIONAL-0143
2890	13.015	PUBLIC SAFETY-LEASING	7744	DPS-SHP INSTIT-0286
2891	13.015	PUBLIC SAFETY-LEASING	7735	DPS-INSTITUTIONAL-0304
2892	13.015	AGRICULTURE-LEASING	7687	AGRICULTURE INSTITUTIONAL-0410
2893	13.015	SOCIAL SERVICES-LEASING	7770	SOCIAL SERVICES INSTIT-0610
2894	13.015	PUBLIC SAFETY-LEASING	7745	DPS-SHP INSTIT-0644
2895	13.015	REVENUE-LEASING	7669	LOTTERY INSTITUTIONAL-0657
2896	13.020	OFFICE ADMINISTRATION-LEAS	2777	MULTI TENANT ST OWN-0505
2897	13.020	OFFICE ADMINISTRATION-LEAS	3741	MULTI TENANT INSTIT-0505
2898	13.020	OFFICE ADMINISTRATION-LEAS	6194	MULTI TENANT LEASING-0505
2899	13.025	PUBLIC SAFETY-LEASING	8031	NATIONAL GUARD LEASING-0101
2900	13.025	PUBLIC SAFETY-LEASING	3195	NATIONAL GUARD LEASING-0190
2901	17.005	ELEM & SEC EDUCATION-CI	1125	DESE MAINTENANCE & REPAIR-0316

2902	17.005	ELEM & SEC EDUCATION-CI	2713	DESE MAINTENANCE & REPAIR-0363
2903	17.015	HIGHER EDUCATION-CI	9158	HICKEY BLD-WEBB CITY-CC-0101
2904	17.020	HIGHER EDUCATION-CI	1040	CROWDER COLLEGE M&R-0317
2905	17.020	HIGHER EDUCATION-CI	2750	CROWDER COLLEGE M&R-0364
2906	17.025	HIGHER EDUCATION-CI	1041	EAST CENTRAL COLLEGE M&R-0317
2907	17.025	HIGHER EDUCATION-CI	2752	EAST CENTRAL COLLEGE M&R-0364
2908	17.030	HIGHER EDUCATION-CI	1042	JEFFERSON COLLEGE M&R-0317
2909	17.030	HIGHER EDUCATION-CI	2753	JEFFERSON COLLEGE M&R-0364
2910	17.035	HIGHER EDUCATION-CI	1056	METROPOLITAN COLLEGE M&R-0317
2911	17.035	HIGHER EDUCATION-CI	2755	METROPOLITAN COLLEGE M&R-0364
2912	17.040	HIGHER EDUCATION-CI	1060	MINERAL AREA COLLEGE M&R-0317
2913	17.040	HIGHER EDUCATION-CI	2758	MINERAL AREA COLLEGE M&R-0364
2914	17.045	HIGHER EDUCATION-CI	1062	MOBERLY AREA COLLEGE M&R-0317
2915	17.045	HIGHER EDUCATION-CI	2763	MOBERLY AREA COLLEGE M&R-0364
2916	17.050	HIGHER EDUCATION-CI	1068	NORTH CENTRAL COLLEGE M&R-0317
2917	17.050	HIGHER EDUCATION-CI	2766	NORTH CENTRAL COLLEGE M&R-0364
2918	17.055	HIGHER EDUCATION-CI	1069	OZARKS TECH COLLEGE M&R-0317
2919	17.055	HIGHER EDUCATION-CI	2785	OZARKS TECH COLLEGE M&R-0364
2920	17.060	HIGHER EDUCATION-CI	1072	ST CHARLES COLLEGE M&R-0317
2921	17.060	HIGHER EDUCATION-CI	2787	ST CHARLES COLLEGE M&R-0364
2922	17.065	HIGHER EDUCATION-CI	1073	ST LOUIS COLLEGE M&R-0317
2923	17.065	HIGHER EDUCATION-CI	2803	ST LOUIS COLLEGE M&R-0364
2924	17.070	HIGHER EDUCATION-CI	1076	STATE FAIR COLLEGE M&R-0317
2925	17.070	HIGHER EDUCATION-CI	2804	STATE FAIR COLLEGE M&R-0364
2926	17.075	HIGHER EDUCATION-CI	1080	THREE RIVERS COLLEGE M&R-0317
2927	17.075	HIGHER EDUCATION-CI	2807	THREE RIVERS COLLEGE M&R-0364
2928	17.080	HIGHER EDUCATION-CI	1109	STATE TECH COLLEGE M&R-0317
2929	17.080	HIGHER EDUCATION-CI	2813	STATE TECH COLLEGE M&R-0364
2930	17.085	HIGHER EDUCATION-CI	1113	UNIV OF CENTRAL MO M&R-0317
2931	17.085	HIGHER EDUCATION-CI	2839	UNIV OF CENTRAL MO M&R-0364
2932	17.090	HIGHER EDUCATION-CI	1114	SOUTHEAST MO ST UNIV M&R-0317
2933	17.090	HIGHER EDUCATION-CI	2841	SOUTHEAST MO ST UNIV M&R-0364
2934	17.095	HIGHER EDUCATION-CI	1115	MISSOURI STATE UNIV M&R-0317
2935	17.095	HIGHER EDUCATION-CI	2842	MISSOURI STATE UNIV M&R-0364
2936	17.100	HIGHER EDUCATION-CI	1116	LINCOLN UNIV M&R-0317
2937	17.100	HIGHER EDUCATION-CI	2843	LINCOLN UNIV M&R-0364
2938	17.105	HIGHER EDUCATION-CI	1117	TRUMAN STATE UNIV M&R-0317
2939	17.105	HIGHER EDUCATION-CI	2844	TRUMAN STATE UNIV M&R-0364
2940	17.110	HIGHER EDUCATION-CI	1118	NW MO STATE UNIV M&R-0317
2941	17.110	HIGHER EDUCATION-CI	2846	NW MO STATE UNIV M&R-0364
2942	17.115	HIGHER EDUCATION-CI	9152	MO SOUTHERN-REYNOLDS HALL-0101
2943	17.120	HIGHER EDUCATION-CI	1121	MO SOUTHERN ST UNIV M&R-0317
2944	17.120	HIGHER EDUCATION-CI	2847	MO SOUTHERN ST UNIV M&R-0364
2945	17.125	HIGHER EDUCATION-CI	1122	MO WESTERN ST UNIV M&R-0317
2946	17.125	HIGHER EDUCATION-CI	2860	MO WESTERN ST UNIV M&R-0364
2947	17.130	HIGHER EDUCATION-CI	1123	HARRIS-STOWE UNIV M&R-0317
2948	17.130	HIGHER EDUCATION-CI	2862	HARRIS-STOWE UNIV M&R-0364
2949	17.135	HIGHER EDUCATION-CI	9136	UMC LAFFERRE HALL-0312
2950	17.135	HIGHER EDUCATION-CI	2696	UMC LAFFERRE HALL-0364
2951	17.140	HIGHER EDUCATION-CI	9081	UMR EXPERIMENTAL MINE BLD-0101
2952	17.145	HIGHER EDUCATION-CI	9078	UMKC FREE ENTERPRISE CNTR-0101
2953	17.150	HIGHER EDUCATION-CI	9079	UMSL COLLEGE OF BUS ADMIN-0101
2954	17.155	HIGHER EDUCATION-CI	9151	UMC APPLIED LEARNING CNTR-0101
2955	17.160	HIGHER EDUCATION-CI	1124	UNIV OF MISSOURI M&R-0317

2956	17.160	HIGHER EDUCATION-CI	2863	UNIV OF MISSOURI M&R-0364
2957	17.165	REVENUE-CI	9330	LOTTERY HQ ROOF RPLCMNT-0657
2958	17.165	REVENUE-CI	9332	LOTTERY HQ RPLC UPS SYS-0657
2959	17.175	OFFICE ADMINISTRATION-CI	9269	UNPROGRAMMED M&R-0124
2960	17.175	OFFICE ADMINISTRATION-CI	9270	EMERGENCY-0124
2961	17.185	OFFICE ADMINISTRATION-CI	9272	HAZMAT REMEDIATION-0124
2962	17.195	OFFICE ADMINISTRATION-CI	9910	ROOFING MANAGEMENT SYSTEM-0124
2963	17.205	OFFICE ADMINISTRATION-CI	9903	ELECTRICAL IMPROVEMENTS-0124
2964	17.210	OFFICE ADMINISTRATION-CI	8574	STWIDE FMRF EXPENDITURE-0124
2965	17.210	PUBLIC SAFETY-CI	8575	CRITICAL M&R-0304
2966	17.210	SOCIAL SERVICES-CI	8579	OPERATIONAL M&R-0610
2967	17.210	PUBLIC SAFETY-CI	8576	CRITICAL M&R-0644
2968	17.215	JUDICIARY-CI	9268	STWIDE FMRF EXPENDITURE-0124
2969	17.215	OFFICE ADMINISTRATION-CI	9271	APPRAISALS & SURVEYS-0124
2970	17.215	PUBLIC SAFETY-CI	9277	CRITICAL M&R-0304
2971	17.215	SOCIAL SERVICES-CI	9275	CRITICAL M&R-0610
2972	17.215	PUBLIC SAFETY-CI	9276	CRITICAL M&R-0644
2973	17.215	LABOR & INDUSTRIAL REL-CI	9274	CRITICAL M&R-0949
2974	17.230	OFFICE ADMINISTRATION-CI	9905	LIFE SAFETY IMPROVEMENTS-0124
2975	17.240	OFFICE ADMINISTRATION-CI	9904	HTG VENTILATION & AC IMP-0124
2976	17.250	OFFICE ADMINISTRATION-CI	9902	PLUMBING IMPROVEMENTS-0124
2977	17.260	OFFICE ADMINISTRATION-CI	9911	SECURITY IMPROVEMENTS-0124
2978	17.265	MENTAL HEALTH-CI	8725	FSH RPLCMNT PLNG & DESIGN-0101
2979	17.270	MENTAL HEALTH-CI	9354	FSH RPLCMNT DESIGN & CONS-0397
2980	17.275	OFFICE ADMINISTRATION-CI	8724	STATE CAPITOL STRUC REPRS-0101
2981	17.290	OFFICE ADMINISTRATION-CI	9278	DISASTER REIMBURSEMENT-0135
2982	17.295	OFFICE ADMINISTRATION-CI	9279	ENERGY CONSERVATION PROJS-0723
2983	17.300	OFFICE ADMINISTRATION-CI	9280	COST REIMBURSEMENT-0505
2984	17.305	OFFICE ADMINISTRATION-CI	1126	OA MAINTENANCE & REPAIR-0316
2985	17.305	OFFICE ADMINISTRATION-CI	2715	OA MAINTENANCE & REPAIR-0363
2986	17.310	OFFICE ADMINISTRATION-CI	1127	STATE CAPITOL BLDG REPRS-0313
2987	17.310	OFFICE ADMINISTRATION-CI	2706	STATE CAPITOL BLDG REPRS-0362
2988	17.315	OFFICE ADMINISTRATION-CI	1128	STATE CAPITOL ANNEX RPRS-0313
2989	17.315	OFFICE ADMINISTRATION-CI	2710	STATE CAPITOL ANNEX RPRS-0362
2990	17.320	OFFICE ADMINISTRATION-CI	1166	STATE HIST SOCIETY BLDG-0390
2991	17.325	AGRICULTURE-CI	1129	STATE FAIR MAINT & REPR-0316
2992	17.325	AGRICULTURE-CI	2716	STATE FAIR MAINT & REPR-0363
2993	17.330	NATURAL RESOURCES-CI	6600	DNR SPENDING AUTHORITY-0140
2994	17.330	NATURAL RESOURCES-CI	6599	DNR SPENDING AUTHORITY-0415
2995	17.335	NATURAL RESOURCES-CI	8585	PRJS ST & HIST PROPERTIES-0613
2996	17.335	NATURAL RESOURCES-CI	8587	DNR WATER WASTE IMPROV-0613
2997	17.340	NATURAL RESOURCES-CI	8563	DNR CI SPENDING AUTHORITY-0140
2998	17.340	NATURAL RESOURCES-CI	8534	LAND PURCHASES ST PARKS-0415
2999	17.340	NATURAL RESOURCES-CI	8564	DNR CI SPENDING AUTHORITY-0415
3000	17.345	NATURAL RESOURCES-CI	9286	DNR M&R SPENDING AUTHORITY-0140
3001	17.345	NATURAL RESOURCES-CI	9307	DNR CI SPENDING AUTHORITY-0140
3002	17.345	NATURAL RESOURCES-CI	9282	PRJS ST & HIST PROPERTIES-0415
3003	17.345	NATURAL RESOURCES-CI	9285	DNR ROADS PARKING TRAILS-0415
3004	17.345	NATURAL RESOURCES-CI	9304	IMPROVEMENTS STATE PARKS-0415
3005	17.345	NATURAL RESOURCES-CI	9306	LAND PURCHASES ST PARKS-0415
3006	17.345	NATURAL RESOURCES-CI	9309	INTER EXHIBITS ST PARKS-0415
3007	17.345	NATURAL RESOURCES-CI	9288	HISTORIC PROPERTIES-0430
3008	17.345	NATURAL RESOURCES-CI	9281	PRJS ST & HIST PROPERTIES-0613
3009	17.345	NATURAL RESOURCES-CI	9283	DNR WATER WASTE IMPROV-0613
3010	17.345	NATURAL RESOURCES-CI	9284	CATASTROPHIC PROJECTS-0613
3011	17.345	NATURAL RESOURCES-CI	9305	IMPROVEMENTS STATE PARKS-0613

3012	17.350	NATURAL RESOURCES-CI	1149	CNTRL RGN REPRS & UPGRDS-0316
3013	17.350	NATURAL RESOURCES-CI	2727	CNTRL RGN REPRS & UPGRDS-0363
3014	17.355	NATURAL RESOURCES-CI	1151	LAKES RGN REPRS & UPGRDS-0316
3015	17.355	NATURAL RESOURCES-CI	2729	LAKES RGN REPRS & UPGRDS-0363
3016	17.360	NATURAL RESOURCES-CI	1159	NE RGN REPRS & UPGRDS-0316
3017	17.360	NATURAL RESOURCES-CI	2731	NE RGN REPRS & UPGRDS-0363
3018	17.365	NATURAL RESOURCES-CI	1162	KC RGN REPRS & UPGRDS-0316
3019	17.365	NATURAL RESOURCES-CI	2732	KC RGN REPRS & UPGRDS-0363
3020	17.370	NATURAL RESOURCES-CI	1163	SE RGN REPRS & UPGRDS-0316
3021	17.370	NATURAL RESOURCES-CI	2735	SE RGN REPRS & UPGRDS-0363
3022	17.375	NATURAL RESOURCES-CI	1164	STL RGN REPRS & UPGRDS-0316
3023	17.375	NATURAL RESOURCES-CI	2747	STL RGN REPRS & UPGRDS-0363
3024	17.380	NATURAL RESOURCES-CI	1167	SULLIVAN COUNTY LAKE PROJ-0101
3025	17.385	CONSERVATION-CI	8566	MDC STWIDE CONSTRUCTION-0609
3026	17.390	CONSERVATION-CI	9310	MDC STWIDE CONSTRUCTION-0609
3027	17.395	PUBLIC SAFETY-CI	8593	MSHP ACADEMY BULLET TRAP-0644
3028	17.395	PUBLIC SAFETY-CI	8594	MSHP ACADEMY ELEVATR REPL-0644
3029	17.395	PUBLIC SAFETY-CI	8595	MSHP HANGAR/OFF HVAC REPL-0644
3030	17.395	PUBLIC SAFETY-CI	8596	MSHP HQ COOLING TOWR REPL-0644
3031	17.395	PUBLIC SAFETY-CI	8597	MSHP HQ DRIVEWAY MAINT-0644
3032	17.395	PUBLIC SAFETY-CI	8598	MSHP HQ ELEVATOR REPLCMNT-0644
3033	17.395	PUBLIC SAFETY-CI	8599	MSHP HQ HVAC & WATER REPL-0644
3034	17.395	PUBLIC SAFETY-CI	8600	MSHP HQ MECHANICAL MODIF-0644
3035	17.395	PUBLIC SAFETY-CI	8601	MSHP HQ UPS UNIT REPLCMNT-0644
3036	17.395	PUBLIC SAFETY-CI	8602	MSHP TROOP A BOILER & RTU-0644
3037	17.395	PUBLIC SAFETY-CI	8603	MSHP TROOP A CDL ROOF REP-0644
3038	17.395	PUBLIC SAFETY-CI	8604	MSHP TROOP A FIRING RANGE-0644
3039	17.395	PUBLIC SAFETY-CI	8605	MSHP TROOP A ROOF REPLCMT-0644
3040	17.395	PUBLIC SAFETY-CI	8606	MSHP TROOP B FIRNG & HVAC-0644
3041	17.395	PUBLIC SAFETY-CI	8607	MSHP TROOP C CDL CONC REP-0644
3042	17.395	PUBLIC SAFETY-CI	8608	MSHP TROOP D RTU REPLCMNT-0644
3043	17.395	PUBLIC SAFETY-CI	8609	MSHP TROOP E HVAC REPLCMT-0644
3044	17.395	PUBLIC SAFETY-CI	8610	MSHP TROOP E PIPE REPLCMT-0644
3045	17.395	PUBLIC SAFETY-CI	8612	MSHP TROOP F FAN REPLCMNT-0644
3046	17.395	PUBLIC SAFETY-CI	8613	MSHP TROOP F ROOF REPLCMT-0644
3047	17.395	PUBLIC SAFETY-CI	8614	MSHP TROOP G AHU REPLCMNT-0644
3048	17.395	PUBLIC SAFETY-CI	8615	MSHP TROOP G BULLET TRAP-0644
3049	17.395	PUBLIC SAFETY-CI	8616	MSHP TROOP G HQ ROOF REP-0644
3050	17.395	PUBLIC SAFETY-CI	8617	MSHP TROOP G CL ROOF REP-0644
3051	17.395	PUBLIC SAFETY-CI	8618	MSHP TROOP H FIRING REPL-0644
3052	17.395	PUBLIC SAFETY-CI	8619	MSHP TROOP I AHU REPLCMT-0644
3053	17.395	PUBLIC SAFETY-CI	8620	MSHP TROOP I ROOF REPLMT-0644
3054	17.400	PUBLIC SAFETY-CI	9289	CARTHGE RADIO TWR RPLCMNT-0644
3055	17.400	PUBLIC SAFETY-CI	9290	TROOP A RADIO TRR RPLCMNT-0644
3056	17.400	PUBLIC SAFETY-CI	9291	TROOP D RADIO TRR RPLCMNT-0644
3057	17.400	PUBLIC SAFETY-CI	9292	GEN HQ EXTERIOR REPAIRS-0644
3058	17.400	PUBLIC SAFETY-CI	9293	TROOP C ROOF REPLACEMENT-0644
3059	17.400	PUBLIC SAFETY-CI	9294	GEN HQ ROOF REPLACEMENT-0644
3060	17.400	PUBLIC SAFETY-CI	9295	TROOP A HQ SWR LN RPLCMNT-0644
3061	17.400	PUBLIC SAFETY-CI	9296	TROOP F CDL ROOF RPLCMNT-0644
3062	17.400	PUBLIC SAFETY-CI	9297	TROOP F HQ LED LIGHTING-0644
3063	17.400	PUBLIC SAFETY-CI	9298	TROOP I HQ LED LIGHTING-0644
3064	17.400	PUBLIC SAFETY-CI	9299	TROOP G HQ LED LIGHTING-0644
3065	17.405	PUBLIC SAFETY-CI	8621	MVC CAMERON M&R PROJECTS-0184

3066	17.405	PUBLIC SAFETY-CI	8623	MVC CAPE GIRARDEAU M&R-0184
3067	17.405	PUBLIC SAFETY-CI	8627	MVC ST JAMES M&R PROJS-0184
3068	17.405	PUBLIC SAFETY-CI	1318	MVC ST LOUIS M&R PROJS-0304
3069	17.405	PUBLIC SAFETY-CI	8622	MVC CAMERON M&R PROJECTS-0304
3070	17.405	PUBLIC SAFETY-CI	8624	MVC CAPE GIRARDEAU M&R-0304
3071	17.405	PUBLIC SAFETY-CI	8626	MVC MEXICO M&R PROJECTS-0304
3072	17.405	PUBLIC SAFETY-CI	8628	MVC ST JAMES M&R PROJS-0304
3073	17.405	PUBLIC SAFETY-CI	8630	MVC WARRNSBG NURSE & FIRE-0304
3074	17.410	PUBLIC SAFETY-CI	8569	STL VETS STORAGE BLDG-0184
3075	17.410	PUBLIC SAFETY-CI	8570	STL VETS STORAGE BLDG-0304
3076	17.415	PUBLIC SAFETY-CI	8571	ELEC MEDICAL RECORDS-0184
3077	17.415	PUBLIC SAFETY-CI	8572	ELEC MEDICAL RECORDS-0304
3078	17.420	PUBLIC SAFETY-CI	8635	ANTI WANDER SYSTEMS-0184
3079	17.420	PUBLIC SAFETY-CI	8636	ANTI WANDER SYSTEMS-0304
3080	17.425	PUBLIC SAFETY-CI	9311	JACKSONVILLE STORAGE BLDG-0304
3081	17.425	PUBLIC SAFETY-CI	9994	ST JAMES VETS CEM RENOV-0304
3082	17.425	PUBLIC SAFETY-CI	9995	SPRNGFLD VETS CEM CONCRT-0304
3083	17.430	PUBLIC SAFETY-CI	1138	MVC MAINTENANCE & REPAIR-0316
3084	17.430	PUBLIC SAFETY-CI	2718	MVC MAINTENANCE & REPAIR-0363
3085	17.435	PUBLIC SAFETY-CI	8631	ADJ GEN M&R NAT GUARD FAC-0190
3086	17.440	PUBLIC SAFETY-CI	8573	ADJ GEN D&C NATGD FAC STW-0190
3087	17.445	PUBLIC SAFETY-CI	9303	ADJ GEN M&R NAT GUARD FAC-0190
3088	17.445	PUBLIC SAFETY-CI	9312	ADJ GEN D&C NATGD FAC STW-0190
3089	17.450	CORRECTIONS-CI	1142	DOC MAINTENANCE & REPAIR-0316
3090	17.450	CORRECTIONS-CI	2719	DOC MAINTENANCE & REPAIR-0363
3091	17.455	MENTAL HEALTH-CI	1144	DMH MAINTENANCE & REPAIR-0316
3092	17.455	MENTAL HEALTH-CI	2720	DMH MAINTENANCE & REPAIR-0363
3093	17.460	SOCIAL SERVICES-CI	9313	DELMINA WDS BLDG REPLCMNT-0620
3094	17.465	SOCIAL SERVICES-CI	1147	DYS MAINTENANCE & REPAIR-0316
3095	17.465	SOCIAL SERVICES-CI	2721	DYS MAINTENANCE & REPAIR-0363
3096	17.466	MO TRANSPORTATION-OPER	9351	AIRPORT CI & MAINT-0101
3097	18.005	HIGHER EDUCATION-CI	1589	THOMPSON CENTER CONST-0101
3098	18.010	MO TRANSPORTATION-CI	1593	MODOT PORT CI-0101
3099	18.015	OFFICE ADMINISTRATION-CI	T042	FACILITIES M&R FY17 TRF-0101
3100	18.020	OFFICE ADMINISTRATION-CI	1325	UNPROGRAMED M&R-0124
3101	18.020	OFFICE ADMINISTRATION-CI	1326	EMERGENCY-0124
3102	18.021	OFFICE ADMINISTRATION-CI	2360	PLUMBING IMPROVEMENTS-0124
3103	18.022	OFFICE ADMINISTRATION-CI	2361	ELECTRICAL IMPROVEMENTS-0124
3104	18.023	OFFICE ADMINISTRATION-CI	2364	HTG VENTILATION & AC IMP-0124
3105	18.024	OFFICE ADMINISTRATION-CI	2371	LIFE SAFETY IMPROVEMENTS-0124
3106	18.025	OFFICE ADMINISTRATION-CI	1328	HAZMAT REMEDIATION-0124
3107	18.026	OFFICE ADMINISTRATION-CI	2372	ROOFING MANAGEMENT SYSTEM-0124
3108	18.027	OFFICE ADMINISTRATION-CI	2373	SECURITY IMPROVEMENTS-0124
3109	18.029	OFFICE ADMINISTRATION-CI	2374	HEARING ROOM RENOVATIONS-0124
3110	18.030	OFFICE ADMINISTRATION-CI	1329	STWIDE FMRF EXPEND-0124
3111	18.030	OFFICE ADMINISTRATION-CI	1330	APPRAISALS & SURVEYS-0124
3112	18.030	PUBLIC SAFETY-CI	1402	CRITICAL M&R-0304
3113	18.035	OFFICE ADMINISTRATION-CI	1336	ENERGY CONSERV PROJS-0124
3114	18.040	NATURAL RESOURCES-CI	1548	DNR M&R SPENDING AUTHORITY-0140
3115	18.040	NATURAL RESOURCES-CI	1566	DNR CI SPENDING AUTHORITY-0140
3116	18.040	NATURAL RESOURCES-CI	1324	PRJS ST & HIST PROPERTIES-0415
3117	18.040	NATURAL RESOURCES-CI	1544	DNR ROADS PARKING TRAILS-0415
3118	18.040	NATURAL RESOURCES-CI	1553	DNR M&R SPENDING AUTHORITY-0415
3119	18.040	NATURAL RESOURCES-CI	1562	IMPROVEMENTS STATE PARKS-0415
3120	18.040	NATURAL RESOURCES-CI	1564	LAND PURCHASES ST PARKS-0415
3121	18.040	NATURAL RESOURCES-CI	1567	DNR CI SPENDING AUTHORITY-0415

3122	18.040	NATURAL RESOURCES-CI	1568	INTER EXHIBITS ST PARKS-0415
3123	18.040	NATURAL RESOURCES-CI	1555	HISTORIC PROPERTIES-0430
3124	18.040	NATURAL RESOURCES-CI	1535	DNR WATER WASTE IMPROV-0613
3125	18.040	NATURAL RESOURCES-CI	1536	CATASTROPHIC PROJECTS-0613
3126	18.040	NATURAL RESOURCES-CI	1563	IMPROVEMENTS STATE PARKS-0613
3127	18.045	CONSERVATION-CI	1361	MDC STWIDE CONSTRUCTION-0609
3128	18.050	PUBLIC SAFETY-CI	1413	CARTHAGE RDIO TWR RPLCMNT-0644
3129	18.050	PUBLIC SAFETY-CI	1469	GEN HQ EXTERIOR REPAIRS-0644
3130	18.055	PUBLIC SAFETY-CI	1531	HIGGINSVILLE COLMBRM WALL-0304
3131	18.055	PUBLIC SAFETY-CI	1533	SPRINGFIELD COLMBRM WALL-0304
3132	18.060	PUBLIC SAFETY-CI	1597	VETERANS HOME DEVELOPMENT-0101
3133	18.065	PUBLIC SAFETY-CI	1475	ADJ GEN D&C NATGD FAC STW-0190
3134	18.065	PUBLIC SAFETY-CI	1476	ADJ GEN M&R NAT GUARD FAC-0190
3135	18.070	SOCIAL SERVICES-CI	1477	DELMINA WDS BLDG REPLCMNT-0620
3136	18.075	HIGHER EDUCATION-CI	2288	MSSU REYNOLDS HALL-0101
3137	18.075	HIGHER EDUCATION-CI	2683	MSSU REYNOLDS HALL-0364
3138	18.080	NATURAL RESOURCES-CI	2308	CALDWELL CO WATER PROJCTS-0101
3139	18.085	NATURAL RESOURCES-CI	2309	SULLIVAN CO WATER PROJCTS-0101
3140	18.100	OFFICE ADMINISTRATION-CI	2352	CLARKSVILLE FLOOD WALL-0101
3141	18.105	HIGHER EDUCATION-CI	2353	HARRIS-STOWE LABORATORY-0101
3142	18.110	HIGHER EDUCATION-CI	2357	LU FEASIBILITY STUDY-0101
3143	18.115	HIGHER EDUCATION-CI	2358	NW MO ST UNIV ADMIN BLDG-0101
3144	18.120	HIGHER EDUCATION-CI	2381	MSU-GLASS HALL-0101
3145	18.125	HIGHER EDUCATION-CI	2385	MCC-STUDENT SUCCESS CTR-0101
3146	18.130	HIGHER EDUCATION-CI	2398	STATE TECH-HEALTH TECH-0101
3147	18.135	ECONOMIC DEVELOPMENT-CI	2579	WORKFORCE DEV TRNING CNTR-0101
3148	18.140	HIGHER EDUCATION-CI	2610	OTC-REPUBLIC SITE-0101
3149	18.145	HIGHER EDUCATION-CI	2611	MSU-GREENWOOD LABS-0101
3150	18.150	HIGHER EDUCATION-CI	2618	SEMO-GRAUEL HALL-0101
3151	18.155	HIGHER EDUCATION-CI	2666	UMKC/MSSU COOP DENTAL-0101
3152	18.160	HIGHER EDUCATION-CI	2633	TSU-GREENWOOD SCHOOL-0101
3153	18.165	HIGHER EDUCATION-CI	2650	MWSU-POTTER HALL-0101
3154	18.170	MO TRANSPORTATION-CI	2667	AIRPORT CI & MAINT-0101
3155	18.175	ECONOMIC DEVELOPMENT-CI	2657	Y&F OUTRCH & CAREER CNTR-0101

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, January 5, 2017.

HOUSE CALENDAR

SECOND DAY, THURSDAY, JANUARY 5, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 3 through HCR 6

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 1 through HJR 16

HOUSE BILLS FOR SECOND READING

HB 26 through HB 46

HB 48 through HB 431

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SECOND DAY, THURSDAY, JANUARY 5, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

From the rising of the sun unto the going down of the same the Lord's name is to be praised. (Psalm 113:3)

Almighty God, our loving Heavenly Father, who is covering the world with beauty and throwing a mantle of white across the shoulders of the hills, by whose law the planets keep their courses, and by whose creative thought life has risen on this planet, make us conscious of Your presence and help us to be patient and strong in You.

May the thoughts of our minds be channels for Your way. May the dreams in our hearts fulfill Your purposes for our State and for our citizens. May the work of our hands weed out injustice and prejudice and cultivate the seeds that flower into justice for all and peace in our world. By Your spirit, may we have courage enough to be pioneers in unity, sustaining the hands and hearts of all who seek to end ignorance and to bring peace to the hearts of all people.

To this end, guide our Speaker, the Members of this House of Representatives and all who labor with them. Ennoble their lives by the sense of Your presence that they may be, for this generation, a channel of Your peace through which Your kingdom may come and Your will be done on earth.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

OATH OF OFFICE

Representatives-elect Holly Rehder and Gina Mitten advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Todd Richardson, Speaker of the House of Representatives.

The Journal of the first day was approved as printed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan

Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Barnes 60	Cornejo	Ellington	Johnson	May
McGaugh	Pietzman	Pogue		

VACANCIES: 001

HOUSE RESOLUTIONS

Representative McCreery offered House Resolution No. 20.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 3, relating to the Toxic Exposure Research Act.

HCR 4, relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

HCR 5, relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution that place limits on the federal government.

HCR 6, relating to the Gold Star Families Memorial Monument of Missouri.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

- HJR 1**, relating to taxation of personal property.
- HJR 2**, relating to a bond issuance for the veterans home bond fund.
- HJR 3**, relating to judicial procedure.
- HJR 4**, relating to the right to hunt and fish.
- HJR 5**, relating to the recognition of daylight saving time.
- HJR 6**, relating to campaign finance.
- HJR 7**, relating to the election of statewide officials.
- HJR 8**, relating to taxation of constitutional rights.
- HJR 9**, relating to the conservation sales tax.
- HJR 10**, relating to bingo.
- HJR 11**, relating to term limits for statewide offices.
- HJR 12**, relating to the number of members of the house of representatives.
- HJR 13**, relating to terms of office.
- HJR 14**, relating to term limitations of members of the general assembly.
- HJR 15**, relating to labor organizations.
- HJR 16**, relating to election of judges.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 26**, relating to motor vehicle registration.
- HB 27**, relating to closed primary elections.
- HB 28**, relating to diabetes awareness month.

HB 29, relating to powdered alcohol.

HB 30, relating to aircraft taxation.

HB 31, relating to federal income tax deduction amounts.

HB 32, relating to representation in tax assessments matters.

HB 33, relating to landlords.

HB 34, relating to the uniform commercial code.

HB 35, relating to the admission of chemical test results in intoxication-related proceedings, with an emergency clause.

HB 36, relating to surcharges on rental services.

HB 37, relating to the establishment of police lines or barricades, with a penalty provision.

HB 38, relating to prison terms.

HB 39, relating to towed vehicles.

HB 40, relating to peace officer safety alerts.

HB 41, relating to the appointment of a special prosecutor in certain officer-involved incidents.

HB 42, relating to labor organizations, with penalty provisions.

HB 43, relating to tax changes for areas affected by natural disasters, with an emergency clause.

HB 44, relating to the prevailing wage on low-income housing.

HB 45, relating to the state legal expense fund.

HB 46, relating to poaching, with penalty provisions.

HB 48, relating to sales taxes for public safety.

HB 49, relating to parliamentary law month.

HB 50, relating to circuit and associate judges in the sixteenth judicial circuit.

HB 51, relating to cemetery funds.

HB 52, relating to special road district commissioner elections.

HB 53, relating to historic preservation.

HB 54, relating to vacancies in county elected offices.

HB 55, relating to a tax credit for homeless shelter contributions.

HB 56, relating to outdoor advertising.

HB 57, relating to crimes committed against law enforcement officers and first responders, with penalty provisions.

HB 58, relating to perinatal care.

HB 59, relating to protective orders.

HB 60, relating solely to lobbyist expenditures, with penalty provisions.

HB 61, relating to the designation of a memorial bridge.

HB 62, relating to marriage, with penalty provisions.

HB 63, relating to tax credits for student loan repayment.

HB 64, relating to sales taxes for electricity sellers.

HB 65, relating to the waterways trust fund, with an expiration date for certain sections.

HB 66, relating to newborn screening requirements.

HB 67, relating to appointment of a teacher representative to the state board of education.

HB 68, relating to the narcotics control act, with penalty provisions.

HB 69, relating to sales taxes for fire protection districts.

HB 70, relating to security of ambulance district funds.

HB 71, relating to clean water law permit requirements.

HB 72, relating to condemnation proceedings.

HB 73, relating to certain immunities from peace disturbances, with penalty provisions.

HB 74, relating to the consumer legal funding model act, with penalty provisions.

HB 75, relating to prosecuting attorneys, with a penalty provision.

HB 76, relating to the disclosure of news sources and information.

HB 77, relating to vexatious litigations.

HB 78, relating to prevailing wages for public works contracts.

HB 79, relating to wages for work done on behalf of a school.

HB 80, relating to employee retirement or welfare plans, with a penalty provision.

HB 81, relating to workers' compensation.

HB 82, relating to taxation of utilities used in food preparation.

HB 83, relating to industrial hemp, with penalty provisions.

HB 84, relating to eminent domain for electric transmission line projects.

HB 85, relating to public utility vehicles, with penalty provisions.

HB 86, relating to crimes committed against law enforcement officers and first responders, with penalty provisions.

HB 87, relating to the county special road tax.

HB 88, relating to distributors of hypodermic needles.

HB 89, relating to the appointment of a guardian for an incapacitated person.

HB 90, relating to the narcotics control act, with penalty provisions.

HB 91, relating to labor organizations, with penalty provisions.

HB 92, relating to planning commissions.

HB 93, relating to the Missouri Works Training Program.

HB 94, relating to student assessments.

HB 95, relating to evidence for the cost of medical care and treatment.

HB 96, relating to firearms.

HB 97, relating to a visiting scholars certificate.

HB 98, relating to a tax credit for contributions to organizations meeting hunger, health, and hygiene needs of schoolchildren.

HB 99, relating to statements of no tax due.

HB 100, relating to emergency medical services personnel.

HB 101, relating to tax credit approval.

HB 102, relating to music therapists.

HB 103, relating to the regulation of controlled substances.

HB 104, relating to the prevailing wage on public works.

HB 105, relating to the organ donor program fund.

HB 106, relating to cemetery trust funds.

HB 107, relating to victim impact programs for driving while intoxicated offenders.

HB 108, relating to a connected vehicle technology testing program for trucks, with penalty provisions.

HB 109, relating to an earned income tax credit.

HB 110, relating to emergency vehicles, with penalty provisions.

HB 111, relating to collective bargaining units within the bi-state development agency.

HB 112, relating to custody of in vitro human embryos.

HB 113, relating to county health ordinances.

HB 114, relating to false disparagement of perishable food products.

HB 115, relating to the sale of intoxicating liquor at an international airport.

HB 116, relating to the compensation of jurors.

HB 117, relating to financial interest statements.

HB 118, relating to elementary and secondary education, with an emergency clause.

HB 119, relating to family law proceedings.

HB 120, relating to unsecured loans of seven hundred fifty dollars or less.

HB 121, relating to the health professional student loan repayment program.

HB 122, relating to physicians providing sports medicine services.

HB 123, relating to the Missouri Right To Shop Act, with a delayed effective date.

HB 124, relating to the Patients First Medicaid Reform Act.

HB 125, relating to the Right To Shop Act, with a delayed effective date.

HB 126, relating to public contracts.

HB 127, relating to alternative instruction plans for inclement weather.

HB 128, relating to the designation of a memorial highway.

HB 129, relating to sales tax exemptions.

HB 130, relating to transportation network companies.

HB 131, relating to labor organizations, with penalty provisions.

HB 132, relating to prevailing wages for public works contracts.

HB 133, relating to wages for work done on behalf of a school.

HB 134, relating to electrical corporations.

HB 135, relating to repealing the death penalty, with penalty provisions.

HB 136, relating to amateur service communications.

HB 137, relating to abandoned property, with penalty provisions.

HB 138, relating to the Missouri Course Access Program, with a delayed effective date.

HB 139, relating to school funding.

HB 140, relating to high school diplomas.

HB 141, relating to school funding.

HB 142, relating to property taxation of telephone companies.

HB 143, relating to the manufacturing jobs act.

HB 144, relating to the Designated Health Care Decision-maker Act.

HB 145, relating to the Net Metering and Easy Connection Act.

HB 146, relating to the Manufacturing Infrastructure Investment Act.

HB 147, relating to the final disposition of aborted fetal remains.

HB 148, relating to the abolishment of the doctrine of adverse possession.

HB 149, relating to foreign ownership of agricultural land.

HB 150, relating to lobbying activities.

HB 151, relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

HB 152, relating to an armed offender docket.

HB 153, relating to expert witnesses.

HB 154, relating to property assessments.

HB 155, relating to the Interstate 70 Public-Private Partnership Act.

HB 156, relating to the uniform arbitration act.

HB 157, relating to physical therapists.

HB 158, relating to the state legal expense fund.

HB 159, relating to actions against veterinarians.

HB 160, relating to the Show Me Green Sales Tax Holiday.

HB 161, relating to housing priority for veterans.

HB 162, relating to drainage ditches, with penalty provisions.

HB 163, relating to prisoner television privileges.

HB 164, relating to temporary assistance for needy families benefits, with penalty provisions.

HB 165, relating to advanced practice registered nurses.

HB 166, relating to driver's licenses compliant with the federal REAL ID Act of 2015, with an emergency clause.

HB 167, relating to the minimum wage rate.

HB 168, relating to the establishment of the Missouri Promise Scholarship Program.

HB 169, relating to legislative review of audits conducted by the state auditor's office.

HB 170, relating to industrial hemp, with penalty provisions.

HB 171, relating to the sex offender registry.

HB 172, relating to municipal court costs.

HB 173, relating to absentee voting, with penalty provisions.

HB 174, relating to alternatives-to-abortion agencies.

HB 175, relating to the regulation of agricultural inputs.

HB 176, relating to the offense of animal or livestock trespass, with penalty provisions.

HB 177, relating to feral swine, with penalty provisions.

HB 178, relating to the offense of leaving the scene of an accident, with penalty provisions.

HB 179, relating to the crime of concealing a person's identity, with a penalty provision.

HB 180, relating to the Law Enforcement Recognition Act.

HB 181, relating to law enforcement.

HB 182, relating to transporting a minor across state lines to obtain an abortion, with penalty provisions.

HB 183, relating to St. Louis Youth Violence Prevention Day.

HB 184, relating to automatic voter registration.

HB 185, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 186, relating to missing endangered persons.

HB 187, relating to the establishment of developmental guidance and counseling programs in schools.

HB 188, relating to career and technical education.

HB 189, relating to a savings plan for educational expenses.

HB 190, relating to community college police officers.

HB 191, relating to the Division of Alcohol and Tobacco Control Fund.

HB 192, relating to boat title and registration fees.

HB 193, relating to taxes in hospital districts.

HB 194, relating to abortion, with penalty provisions.

HB 195, relating to taxes in hospital districts.

HB 196, relating to rights of utility customers, with penalty provisions.

HB 197, relating to neighborhood safety.

HB 198, relating to the quality policing act.

HB 199, relating to county treasurer qualifications.

HB 200, relating to county budgets.

HB 201, relating to collection of student data by school districts.

HB 202, relating to public restrooms.

HB 203, relating to the general assembly.

HB 204, relating to public lands.

HB 205, relating to persons authorized to solemnize marriages.

HB 206, relating to the collection of samples on private land.

HB 207, relating to a prohibition on certain telecommunications items being possessed in correctional facilities, with penalty provisions.

HB 208, relating to community college police officers.

HB 209, relating to chiropractic services.

HB 210, relating to driver's license renewals.

HB 211, relating to the scope of practice for physical therapists.

HB 212, relating to banning lobbyist gifts, with penalty provisions.

HB 213, relating to lobbying, with penalty provisions.

HB 214, relating to funds held by candidate committees, with penalty provisions.

HB 215, relating to dissolution of candidate committees, with penalty provisions.

HB 216, relating to the ethics commission.

HB 217, relating to ethics, with penalty provisions.

HB 218, relating to tax incentives for investments in rural business.

HB 219, relating to private probation services for misdemeanor offenders.

HB 220, relating to residence address exemptions for certain driver's license applicants.

HB 221, relating to senators who represent Missouri in the United States Senate.

HB 222, relating to state enforcement of federal regulations.

HB 223, relating to refunds for businesses that were taxed as a result of a change in tax law interpretation.

HB 224, relating to law enforcement officer continuing education requirements.

HB 225, relating to camping trailer licenses plates.

HB 226, relating to regional EMS medical directors.

HB 227, relating to the psychology interjurisdictional compact.

HB 228, relating to the blue alert system, with a penalty provision.

HB 229, relating to banning certain lobbyist gifts, with penalty provisions.

HB 230, relating to the practice of hair braiding.

HB 231, relating to asset forfeiture.

HB 232, relating to law enforcement agency policies regarding officer-involved deaths.

HB 233, relating to contraceptives.

HB 234, relating to commissioner offices.

HB 235, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 236, relating to reproductive health care services.

HB 237, relating to protective orders, with penalty provisions.

HB 238, relating to public labor organizations, with penalty provisions.

HB 239, relating to vision examinations for students.

HB 240, relating to tax increment financing projects.

HB 241, relating to the unlawful transfer of weapons, with penalty provisions.

HB 242, relating to initiative and referendum petitions.

HB 243, relating to utilities.

HB 244, relating to advanced practice registered nurses in collaborative practice agreements.

HB 245, relating to the taxation of titled personal property.

HB 246, relating to prohibiting publishing the name of lottery winners without written consent.

HB 247, relating to utilities, with an emergency clause.

HB 248, relating to the establishment of a statewide STEM Career Awareness Program.

HB 249, relating to ballot offenses.

HB 250, relating to poaching, with penalty provisions.

HB 251, relating to labor organizations.

HB 252, relating to endangering the welfare of a child, with penalty provisions.

HB 253, relating to career and technical education.

HB 254, relating to distribution of state school aid for charter schools, with an emergency clause.

HB 255, relating to ticket selling practices.

HB 256, relating to flashing lights used by motor vehicles and equipment, with an emergency clause.

HB 257, relating to school district acceleration policies.

HB 258, relating to the accountability of public funds.

HB 259, relating to the corporate governance of insurance companies, with a delayed effective date and a penalty provision.

HB 260, relating to kinship placements for foster children.

HB 261, relating to human trafficking hotline posters, with penalty provisions.

HB 262, relating to service dogs.

HB 263, relating to financial accountability of school districts.

HB 264, relating to illegal immigration, with a delayed effective date.

HB 265, relating to labor organizations, with penalty provisions.

HB 266, relating to public institutions of higher education.

HB 267, relating to the state budget.

HB 268, relating to inmate charges for medical treatment at correctional facilities.

HB 269, relating to ethics.

HB 270, relating to marriage licenses.

HB 271, relating to training requirements for school board members.

HB 272, relating to the division of professional registration.

HB 273, relating to certain crimes against emergency services providers, with penalty provisions.

HB 274, relating to juvenile court proceedings, with penalty provisions and a delayed effective date.

HB 275, relating to transportation regulations, with a referendum clause.

HB 276, relating to sales and use exemptions.

HB 277, relating to tenant evictions.

HB 278, relating to conservation permits for honorably discharged veterans.

HB 279, relating to captive cervids.

HB 280, relating to the opening date for school terms.

HB 281, relating to nuisance abatement ordinances.

HB 282, relating to poaching, with penalty provisions.

HB 283, relating to feral hogs, with penalty provisions.

HB 284, relating to the use of hand-held electronic wireless communications devices while driving.

HB 285, relating to filing a responsive pleading in certain family law proceedings.

HB 286, relating to the Missouri child protection registry, with penalty provisions and a delayed effective date.

HB 287, relating to guardianship of minors.

HB 288, relating to employment security.

HB 289, relating to workers' compensation.

HB 290, relating to a Medicaid global waiver.

HB 291, relating to the Missouri Family Trust Company Act, with penalty provisions.

HB 292, relating to banking regulations.

HB 293, relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers.

HB 294, relating to immunity for persons who seek medical assistance for a drug or alcohol overdose.

HB 295, relating to Law Enforcement Appreciation Day.

HB 296, relating to tax credits.

HB 297, relating to dental hygienists.

HB 298, relating to physical therapy.

HB 299, relating to the laws of other countries.

HB 300, relating to liability for concealed firearm exclusion in certain locations.

HB 301, relating to videoconferencing for parole hearings.

HB 302, relating to law enforcement officers, with a penalty provision.

HB 303, relating to the offense of filing false documents, with penalty provisions.

HB 304, relating to school employee retirement systems.

HB 305, relating to school employee retirement systems.

HB 306, relating to weigh station and inspection site bypass services.

HB 307, relating to property assessments.

HB 308, relating to limited immunity for statements made while reporting use of force.

HB 309, relating to prevailing wages for the construction of public works.

HB 310, relating to employment contracts with school districts.

HB 311, relating to a sales tax holiday.

HB 312, relating to the safe operation of motor vehicles while using electronic communications devices, with penalty provisions.

HB 313, relating to abandoned aircraft.

HB 314, relating to labor organizations, with penalty provisions.

HB 315, relating to ballot offenses.

HB 316, relating to the licensure of psychologists.

HB 317, relating to outdoor advertising.

HB 318, relating to professional licensure applications.

HB 319, relating to equipment capable of retaining audio from trial or other court proceedings.

HB 320, relating to criminal nonsupport, with penalty provisions.

HB 321, relating to the work for restitution program.

HB 322, relating to nursing facility inspections.

HB 323, relating to the termination of child support obligation.

HB 324, relating to truant pupils.

HB 325, relating to paid parental leave for state employees.

HB 326, relating to abortion.

HB 327, relating to the Missouri Senior Farmers' Market Nutrition Program.

HB 328, relating to sales and use tax exemptions, with an emergency clause.

HB 329, relating to the Tricia Leann Tharp Act.

HB 330, relating to assistant physicians, with an emergency clause.

HB 331, relating to vaccines.

HB 332, relating to public health.

HB 333, relating to actions for damages related to asbestos.

HB 334, relating to emergency communication services, with penalty provisions.

HB 335, relating to notice of hearings.

HB 336, relating to life insurance.

HB 337, relating to the corporate governance of insurance companies, with a delayed effective date and a penalty provision.

HB 338, relating to convictions of included offenses.

HB 339, relating to tort claims.

HB 340, relating to the Net Metering and Easy Connection Act, with a penalty provision.

HB 341, relating life insurance.

HB 342, relating to political party candidates.

HB 343, relating to the rights of utility customers.

HB 344, relating to the levying of earnings taxes in certain cities.

HB 345, relating to market conduct of insurance companies.

HB 346, relating to depreciation of costs for insurance companies.

HB 347, relating to the definition of knife.

HB 348, relating to bingo, with a contingent effective date.

HB 349, relating to the inspection of certain x-ray systems.

HB 350, relating to sales of authentic American Indian arts or crafts, with a penalty provision.

HB 351, relating to criminal offenders, with an effective date for certain sections.

HB 352, relating to expenditures of public funds, with a contingent effective date.

HB 353, relating to elections.

HB 354, relating to the protection of parental rights.

HB 355, relating to restrictive covenants.

HB 356, relating to employment taxes.

HB 357, relating to an appropriation for certain school districts.

HB 358, relating to transparency of state board of education activities.

HB 359, relating to the joint committee on administrative rules.

HB 360, relating to making a threat to the security of a building or public school, with a penalty provision.

HB 361, relating to the sale of ammunition to minors, with penalty provisions.

HB 362, relating to the offense of endangering the welfare of a child, with penalty provisions.

HB 363, relating to the sale and transfer of firearms, with a penalty provision.

HB 364, relating to permits to purchase firearms, with penalty provisions.

HB 365, relating to extreme risk protection orders, with penalty provisions.

HB 366, relating to firearm purchases.

HB 367, relating to sexual assault policies of institutions of higher education.

HB 368, relating to abortion.

HB 369, relating to abortion.

HB 370, relating to increasing preventive health care services in the state, with penalty provisions.

HB 371, relating to the Compassionate Assistance for Rape Emergencies (CARE) Act, with penalty provisions.

HB 372, relating to the duty of a pharmacy to fill prescriptions, with penalty provisions.

HB 373, relating to contraceptives.

HB 374, relating to the disclosure of health care services, with penalty provisions.

HB 375, relating to pay equity.

HB 376, relating to employees' reproductive health care decisions.

HB 377, relating to the Pregnant Workers' Fairness Act.

HB 378, relating to text messaging while operating motor vehicles.

HB 379, relating to fiduciary access to digital assets.

HB 380, relating to certain violations in municipal court.

HB 381, relating to health care records of deceased patients.

HB 382, relating to out-of-state abortion referrals.

HB 383, relating to utility payments.

HB 384, relating to confiscation of animals, with penalty provisions.

HB 385, relating to a state agency audit.

HB 386, relating to minimum clearance of utility lines.

HB 387, relating to the Grow Missouri Fund.

HB 388, relating to the Missouri Freedom To Choose Health Care Act.

HB 389, relating to data storage centers.

HB 390, relating to Von Willebrand awareness.

HB 391, relating to the law library surcharge.

HB 392, relating to the use of force by a law enforcement officer.

HB 393, relating to the citizens police review board.

HB 394, relating to the offense of prostitution.

HB 395, relating to the Missouri Universal Health Assurance Program, with a contingent effective date for certain sections.

HB 396, relating to victims of crimes.

HB 397, relating to railroad grade crossings.

HB 398, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions.

HB 399, relating to the authorized electronic monitoring in long-term care facilities act, with penalty provisions and a referendum clause.

HB 400, relating to firearms.

HB 401, relating to special license plates for police chaplains.

HB 402, relating to a Medicaid global waiver.

HB 403, relating to the authority to engage in certain investigative practices, with penalty provisions.

HB 404, relating to abortion.

HB 405, relating to death investigations.

HB 406, relating to business fees.

HB 407, relating to the housing of convicted sex offenders, with penalty provisions.

HB 408, relating to limited liability companies.

HB 409, relating to articulated buses.

HB 410, relating to cottage food production operations.

HB 411, relating to virtual education.

HB 412, relating to the Senior Services Growth and Development Program.

HB 413, relating to the division of professional registration.

HB 414, relating to peace officer disciplinary actions.

HB 415, relating to sexual offenders, with penalty provisions.

HB 416, relating to property tax penalties.

HB 417, relating to health insurance.

HB 418, relating to the designation of Kappa Alpha Psi Day.

HB 419, relating to agricultural products purchased by the department of corrections.

HB 420, relating to food deserts.

HB 421, relating to income tax exemptions.

HB 422, relating to property exempt from execution.

HB 423, relating to law enforcement animals, with penalty provisions.

HB 424, relating to the Missouri Sunshine Law.

HB 425, relating to the registering of roofing contractors, with penalty provisions.

HB 426, relating to the Line of Duty Compensation Act.

HB 427, relating to no-contest clauses in trust instruments.

HB 428, relating to the publication of electronic notice of the sale of real estate.

HB 429, relating to physical therapists.

HB 430, relating to juvenile courts, with penalty provisions.

HB 431, relating to the state sex offender registry, with penalty provisions.

COMMITTEE APPOINTMENTS

January 5, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Litigation Reform.

Representative Bill Lant, Chair
Representative Bill White, Vice Chair
Representative Robert Cornejo
Representative Kevin Corlew
Representative Joe Don McGaugh
Representative Bruce DeGroot
Representative Don Phillips
Representative Holly Rehder
Representative Elijah Haahr
Representative Justin Hill

This Committee will report to the Committee on Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Litigation Reform.

Representative Gina Mitten
Representative Mark Ellebracht
Representative Steven Roberts

This Committee will report to the Committee on Rules - Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Jon Carpenter to the House Committee on Consent and House Procedure.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Randy Dunn to the House Committee on Consent and House Procedure.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Kip Kendrick to the House Committee on Consent and House Procedure.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Kip Kendrick as the Minority Ranking Member for the House Committee on Consent and House Procedure.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Tracy McCreery to the House Committee on Consent and House Procedure.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Donna Baringer to the House Committee on Crime Prevention and Public Safety.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Bruce Franks to the House Committee on Crime Prevention and Public Safety.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Bruce Franks as the Ranking Member to the House Committee on Crime Prevention and Public Safety.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Stacy Newman to the House Committee on Crime Prevention and Public Safety.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Doug Beck to the House Committee on Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Doug Beck as the Minority Ranking Member to the House Committee on Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Randy Dunn to the House Committee on Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Alan Green to the House Committee on Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Rory Rowland to the House Committee on Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Lauren Arthur to the House Committee on General Laws.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Jon Carpenter to the House Committee on General Laws.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Jon Carpenter as the Minority Ranking Member for the House Committee on General Laws.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Tracy McCreery to the House Committee on General Laws.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Peter Merideth to the House Committee on General Laws.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Professional Registration:

Jon Carpenter, Ranking Member
Josh Peters
Clem Smith
DaRon McGee

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 42 - Economic Development
HB 44 - Economic Development
HB 57 - Crime Prevention and Public Safety
HB 60 - General Laws
HB 78 - Economic Development
HB 79 - Economic Development
HB 91 - Economic Development
HB 94 - Workforce Development
HB 95 - Special Committee on Litigation Reform
HB 104 - Economic Development
HB 126 - Economic Development
HB 130 - General Laws
HB 131 - Economic Development
HB 132 - Economic Development
HB 133 - Economic Development
HB 153 - Special Committee on Litigation Reform
HB 228 - Crime Prevention and Public Safety
HB 230 - Professional Registration and Licensing
HB 238 - Economic Development
HB 251 - Economic Development
HB 265 - Economic Development
HB 302 - Crime Prevention and Public Safety
HB 309 - Economic Development
HB 314 - Economic Development

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 7, introduced by Representative Morris, relating to Falun Gong.

HCR 8, introduced by Representative Love, relating to the historic Butterfield Overland Trail.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 17, introduced by Representative Brattin, relating to property exempt from taxation.

HJR 18, introduced by Representative Moon, relating to affirming life.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 432, introduced by Representative Conway (10), relating to election costs.

HB 433, introduced by Representative Cornejo, relating to customer loyalty programs for the purchase of intoxicating liquor.

HB 434, introduced by Representative Cornejo, relating to alcohol wholesalers.

HB 435, introduced by Representative Cornejo, relating to intoxicating liquor advertising provisions.

HB 436, introduced by Representative Hill, relating to corporate security advisors, with penalty provisions.

HB 437, introduced by Representative Neely, relating to the use of investigational drugs, with penalty provisions.

HB 438, introduced by Representative Wilson, relating to the detaining of certain persons by law enforcement officers.

HB 439, introduced by Representative Kidd, relating to utilities.

HB 440, introduced by Representative Kidd, relating to life-sustaining treatment policies of health care facilities.

HB 441, introduced by Representative Corlew, relating to student journalists.

HB 442, introduced by Representative Gray, relating to the creation of subdistricts in certain school districts.

HB 443, introduced by Representative Gray, relating to street light maintenance districts.

HB 444, introduced by Representative Crawford, relating to schedule of fines.

HB 445, introduced by Representative Crawford, relating to the department of revenue technology fund.

HB 446, introduced by Representative Crawford, relating to ex parte orders.

HB 447, introduced by Representative Crawford, relating to child custody.

HB 448, introduced by Representative Houghton, relating to school board candidates.

HB 449, introduced by Representative Houghton, relating to student athletes.

HB 450, introduced by Representative Houghton, relating to youth hunting.

HB 451, introduced by Representative Austin, relating to population designations in statutes, with an emergency clause.

HB 452, introduced by Representative Austin, relating to the liability of an employee of a health care provider.

HB 453, introduced by Representative Morgan, relating to higher education tuition policy, with an emergency clause.

HB 454, introduced by Representative Morgan, relating to school attendance.

HB 455, introduced by Representative Bahr, relating to structured family caregiving for MO HealthNet home- and community-based care.

HB 456, introduced by Representative Swan, relating to abortion, with penalty provisions.

HB 457, introduced by Representative Swan, relating to early childhood education, with an emergency clause.

HB 458, introduced by Representative Hill, relating to the transportation and storage of firearms.

HB 459, introduced by Representative Kolkmeier, relating to products liability civil actions.

HB 460, introduced by Representative Kolkmeier, relating to civil proceedings.

HB 461, introduced by Representative Kolkmeier, for the purpose of severing parties who are misjoined in a civil action.

HB 462, introduced by Representative Kolkmeier, for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently.

HB 463, introduced by Representative Kolkmeier, for the purpose of providing that joinder and intervention cannot establish jurisdiction or venue if jurisdiction and venue cannot be established independently.

HB 464, introduced by Representative McCreery, relating to taxation, with a delayed effective date.

HB 465, introduced by Representative Cookson, relating to teacher salaries.

HB 466, introduced by Representative Cookson, relating to state funding for elementary and secondary education.

HB 467, introduced by Representative Cookson, relating to the opening date for school terms.

HB 468, introduced by Representative Cookson, relating to school financial audits.

HB 469, introduced by Representative Gannon, relating to high school equivalency degree testing.

HB 470, introduced by Representative Butler, relating to the minimum wage.

HB 471, introduced by Representative Butler, relating to public nuisance, with penalty provisions.

HB 472, introduced by Representative Smith (85), relating to the transfer of college credits.

HB 473, introduced by Representative Smith (85), relating to school accreditation.

HB 474, introduced by Representative Smith (85), relating to restitution received by wrongfully imprisoned persons.

HB 475, introduced by Representative Andrews, relating to prevailing wages for the construction of public works.

HB 476, introduced by Representative Andrews, relating to prevailing wages on public works.

HB 477, introduced by Representative Merideth (80), relating to evidence justifying a sentence of death.

HB 478, introduced by Representative Walker (3), relating to eminent domain for electric transmission line projects.

HB 479, introduced by Representative Frederick, relating to covenants not to compete.

HB 480, introduced by Representative Ross, relating to the division of professional registration.

HB 481, introduced by Representative Fitzwater (49), relating to assessments for the deaf and hard of hearing.

MESSAGE FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 1**.

In which the concurrence of the House is respectfully requested.

SENATE CONCURRENT RESOLUTION NO. 1

BE IT RESOLVED by the Senate, the House of Representatives concurring therein, that the President Pro Tem of the Senate and the Speaker of the House appoint a committee of thirty-six members, one-half from the Senate and

one-half from the House to cooperate in making all necessary plans and arrangements for the participation of the General Assembly in the inauguration of the executive officials of the State of Missouri on January 9, 2017; and

BE IT FURTHER RESOLVED that the joint committee be authorized to cooperate with any other committees, officials or persons planning and executing the inaugural ceremonies keeping with the traditions of the great State of Missouri.

WITHDRAWAL OF HOUSE BILLS

January 5, 2017

The Office of the Chief Clerk
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Chief Crumbliss,

I respectfully request you withdraw my recently filed **House Bill 412** relating to Senior Services Growth and Development Programs.

Please let me know if you have any questions or require any additional information.

Sincerely,

/s/ Donna Lichtenegger
District 146

The following members' presence was noted: Barnes (60), Cornejo, and Ellington.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 8:30 a.m., Monday, January 9, 2017.

COMMITTEE HEARINGS

CONSENT AND HOUSE PROCEDURE

Tuesday, January 10, 2017, 11:00 AM or Immediately Upon Adjournment (whichever is earlier), House Hearing Room 6.

Public hearing will be held: HR 8

Executive session will be held: HR 8

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 10, 2017, 2:00 PM, House Hearing Room 3.

Public hearing will be held: HB 42, HB 91, HB 131, HB 265, HB 314

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 9, 2017, 7:30 AM, House Hearing Room 1.

Public hearing will be held: HB 60

Executive session may be held on any matter referred to the committee.

JOINT INTERIM COMMITTEE ON STATE EMPLOYEE WAGES

Wednesday, January 11, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting and presentation by CBIZ regarding the Missouri state employee total compensation salary study.

HOUSE CALENDAR

THIRD DAY, MONDAY, JANUARY 9, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 7 and HCR 8

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 17 and HJR 18

HOUSE BILLS FOR SECOND READING

HB 432 through HB 481

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRD DAY, MONDAY, JANUARY 9, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let not mercy and truth forsake thee; bind them about thy neck; write them upon the table of thine heart. (Proverbs 3:3)

O God, Almighty and Eternal, supreme ruler of the World, without whom no state can be great, no people can be good, make us mindful of Your presence, eager to do Your will, and willing to walk in Your paths.

May the light of Your spirit illuminate our spirits that we may see the truth clearly, follow it courageously, and live with it confidently, knowing that it is the truth which makes and keeps us free.

Guide our new Governor and all who advise him that out of endless meetings may come plans for ending of strife and procedures for ushering in prosperity. So may it be for Your glory and for the good of our Show-Me State.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

OATH OF OFFICE

Representative-elect Noel Shull advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Todd Richardson, Speaker of the House of Representatives.

The Journal of the second day was approved as printed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 94	Burnett
Burns	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson

Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morris	Mosley	Muntzel	Neely
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roerber	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Andrews	Barnes 60	Beard	Brown 57	Butler
Carpenter	Cornejo	Curtman	Ellington	Johnson
Korman	May	McGee	Moon	Morgan
Newman	Nichols	Peters	Ross	Smith 85

VACANCIES: 001

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 7, relating to Falun Gong.

HCR 8, relating to the historic Butterfield Overland Trail.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 17, relating to property exempt from taxation.

HJR 18, relating to affirming life.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 432, relating to election costs.

HB 433, relating to customer loyalty programs for the purchase of intoxicating liquor.

HB 434, relating to alcohol wholesalers.

HB 435, relating to intoxicating liquor advertising provisions.

HB 436, relating to corporate security advisors, with penalty provisions.

HB 437, relating to the use of investigational drugs, with penalty provisions.

HB 438, relating to the detaining of certain persons by law enforcement officers.

HB 439, relating to utilities.

HB 440, relating to life-sustaining treatment policies of health care facilities.

HB 441, relating to student journalists.

HB 442, relating to the creation of subdistricts in certain school districts.

HB 443, relating to street light maintenance districts.

HB 444, relating to schedule of fines.

HB 445, relating to the department of revenue technology fund.

HB 446, relating to ex parte orders.

HB 447, relating to child custody.

HB 448, relating to school board candidates.

HB 449, relating to student athletes.

HB 450, relating to youth hunting.

HB 451, relating to population designations in statutes, with an emergency clause.

HB 452, relating to the liability of an employee of a health care provider.

HB 453, relating to higher education tuition policy, with an emergency clause.

HB 454, relating to school attendance.

HB 455, relating to structured family caregiving for MO HealthNet home- and community-based care.

HB 456, relating to abortion, with penalty provisions.

HB 457, relating to early childhood education, with an emergency clause.

HB 458, relating to the transportation and storage of firearms.

HB 459, relating to products liability civil actions.

HB 460, relating to civil proceedings.

HB 461, for the purpose of severing parties who are misjoined in a civil action.

HB 462, for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently.

HB 463, for the purpose of providing that joinder and intervention cannot establish jurisdiction or venue if jurisdiction and venue cannot be established independently.

HB 464, relating to taxation, with a delayed effective date.

HB 465, relating to teacher salaries.

HB 466, relating to state funding for elementary and secondary education.

HB 467, relating to the opening date for school terms.

HB 468, relating to school financial audits.

HB 469, relating to high school equivalency degree testing.

HB 470, relating to the minimum wage.

HB 471, relating to public nuisance, with penalty provisions.

HB 472, relating to the transfer of college credits.

HB 473, relating to school accreditation.

HB 474, relating to restitution received by wrongfully imprisoned persons.

HB 475, relating to prevailing wages for the construction of public works.

HB 476, relating to prevailing wages on public works.

HB 477, relating to evidence justifying a sentence of death.

HB 478, relating to eminent domain for electric transmission line projects.

HB 479, relating to covenants not to compete.

HB 480, relating to the division of professional registration.

HB 481, relating to assessments for the deaf and hard of hearing.

SENATE CONCURRENT RESOLUTION

SCR 1, relating to the Inaugural Committee, was taken up by Representative Cierpiot.

On motion of Representative Cierpiot, **SCR 1** was adopted.

INAUGURAL COMMITTEE

The Speaker appointed the following members to the Inaugural Committee to serve with a like committee from the Senate pursuant to **SCR 1**. Representatives: Richardson, Haahr, Cierpiot, Austin, Fraker, Engler, Walker, Gannon, Fitzwater (144), Haefner, Anderson, Hubrecht, Barnes (60), Franks, Conway (10), Brown (27), Quade and Arthur.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has appointed the following committee to act with a like committee from the House pursuant to **SCR 1**.

Senators: Richard, Schaaf, Munzlinger, Wasson, Dixon, Kraus, Brown, Kehoe, Sater, Emery, Cunningham, Silvey, Wallingford, Romine, Hegeman, Onder, Walsh, Curls.

RECESS

On motion of Representative Cierpiot, the House recessed until 10:45 a.m.

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

SPECIAL RECOGNITION

Lieutenant Governor Peter Kinder was introduced by Representative Richardson and presented with a resolution.

Representative Cierpiot moved that the House repair to the south steps of the Capitol in order to convene in Joint Session to witness the inauguration of the newly elected Governor, Eric R. Greitens, and receive his message; and then stand adjourned until 10:00 a.m., Tuesday, January 10, 2017.

Which motion was adopted.

JOINT SESSION

The Senate and House of Representatives met in Joint Assembly on the steps of the State Capitol and President Pro Tem Richard called the Joint Assembly to order.

Governor-elect Eric R. Greitens was escorted to his place at the podium by the Legislative Inaugural Committee.

The Colors were presented by the Missouri National Guard.

The Thomas Jefferson Division, U.S. Naval Sea Cadet Corps led the audience in the Pledge of Allegiance to the flag.

Charles Glenn sang the National Anthem.

The Invocation was offered by Reverend Monsignor Robert A. Kurwicky, Cathedral of St. Joseph, Jefferson City, Missouri.

The Honorable Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to Attorney General-elect Joshua David Hawley.

The Honorable Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to State Treasurer-elect Eric Stephen Schmitt.

The Honorable Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to Secretary of State-elect John Robert Ashcroft.

The Honorable Mary R. Russell, Judge of the Supreme Court of Missouri, administered the oath of office to Lieutenant Governor-elect Michael L. Parson.

The Honorable Patricia Breckenridge, Chief Justice of the Missouri Supreme Court, administered the oath of office to Governor-elect Eric Robert Greitens.

Immediately following the administration of the oath, military honors were rendered to Governor Greitens with the firing of a nineteen-gun salute by the Missouri National Guard.

Governor Greitens delivered the following Inaugural Address.

INAUGURAL ADDRESS OF ERIC R. GREITENS 56TH GOVERNOR OF MISSOURI January 9, 2017

Thank you Justice Breckenridge.

And thank you President Pro Tem Richard and Speaker Richardson, and my fellow citizens.

Today, we gather to take part in our republic's most revered ritual: the peaceful transfer of power.

Governor Nixon, you—and your team—have been gracious during this transition, and in doing so, have honored our system of government and upheld its finest traditions. We thank you.

I come before you today conscious of the fact that so many have given so much to this state—none more so than the families of our fallen. Those who have fallen fighting our wars, enforcing our laws, fighting our fires.

I know these men and women; I have served with them. I know the pride of carrying our nation's flag abroad—and I have felt the grief of burying too many friends beneath that flag at home.

Their families sit with us today as a testament, not to loss—though their loss has been great—but to love, the tremendous love that so many have for our country, for our state, for our fellow citizens.

We hope that you feel our state's gratitude. Your loved ones gave their lives—and in their sacrifice, they made possible the democratic renewal we solemnly mark today.

We have inherited their legacy. We have also inherited an immense responsibility: to make the lives we live worthy of the lives we have lost.

The people have spoken; a new direction has been decided.

For decades, Missourians have talked about change. Now it's time to fight for that change.

No one imagines that all of these battles will be won overnight—or over four years, or even eight. But we begin today.

Our state's world famous motto, "Show me," reminds us that Missourians don't much value big talk.

Our state's great history reminds us that Missourians have always understood that big achievements demand hard work.

"Show me" doesn't mean "Give me." It means "prove it can be done, and we will do it."

It was from Missouri that the West was won—and here was laid the first mile of the interstates that joined America in ever closer union.

In Missouri, we built the steamships that plied the Mississippi.

It was people of Missouri who believed that a human being could fly across the Atlantic Ocean alone.

And it was Missourians who built the capsule in which an American first orbited the earth.

That is who we were. It remains who we are.

This state in the heart of America has proven that the worst in our history can be overcome by the best in our people.

It was here that a slave named Dred Scott was told by the United States Supreme Court that a black man had no rights that a white man need respect—and it was a son of Missouri, a poet named Langston Hughes, who delivered the best answer to Dred Scott's unjust judges, when he said: "I, too, am America."

In that same spirit, we are all Missouri.

This does not mean we will agree on everything. In fact, we should not agree on everything.

Proverbs reminds us, "The fear of the Lord is the beginning of wisdom."

The Lord put each of us here for a purpose. Sometimes the purpose of our opponents is to be our teachers.

There are big fights ahead for big things, and our new administration won't back down because of political pressure or political correctness.

Yet even as we fight for our convictions, we resolve that the greatest conviction, is to love our neighbors as ourselves.

Our ears will be open to reason, and our eyes alert to new facts.

We will go to work with humble hearts, and we will extend our hand in friendship to all those who will take it, but...

To those who would commit violence against a fellow citizen...

To those who would abuse a child...

To those who would assault a member of law enforcement...

To those who would steal from the needy...

I assure them this: they will feel the might, strength, and resolution of the firm fist of justice.

As Governor, I will always remember why you sent me here and what you expect from me. I will be loyal to your needs and priorities—not to those who posture or pay for influence.

This is the people's house. And to those who would trouble this house for their own selfish and sinful gain, hear me now: I answer to the people. I come as an outsider, to do the people's work.

And I know that the people do not expect miracles, but they do expect results—and we will deliver.

Yet no matter how well we do in government, there is a limit to what government can do well.

One of the worst lies of our present politics is the false promise that government can fix any problem and find every answer.

That never has been—and never will be—part of America's promise to its people.

But together, our people can fulfill America's oldest and best promises.

An administration can work on schools and invest in education. But I know—not only as your Governor, but as a father—that a child learns more than her letters when she falls fast asleep to the soft sounds of a parent reading to her.

An administration can do its part to empower business leaders to do good and to dare greatly — but the doing and daring is up to you.

An administration can render a check. But no amount of money given by a government can ever provide the meaning, strength, and dignity that comes from a good-paying job.

An administration can commit resources to serve those in need. But bureaucracy is the wrong place to look if you're seeking compassion. Caring comes from individual people, inspired by the ancient ideal laid down in Isaiah: "If you tend to the hungry and satisfy the needs of the oppressed, then your light will rise in the darkness, and your night will become like the noonday."

An administration can invest in police and law enforcement. But the most important anti-crime program ever known is a dad playing ball with his son—and setting his boy an example of how a strong man cherishes women, protects the young, and honors the old.

Everywhere Sheena and I visit in this great state, we ask people to pray for us. I can feel the power of those prayers around me today.

I asked you to fight alongside me. You have—I know you will.

And now, gratefully accepting the responsibility that you have entrusted to me, let's get to work.

God bless the people of Missouri. God bless you all.

The 135th Army National Guard Band performed "America the Beautiful".

The Benediction was given by Rabbi James M. Bennett.

The Joint Session was dissolved by President Pro Tem Richard.

COMMITTEE APPOINTMENTS

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Accounts and Administration:

Pat Conway
Michael Butler
Lauren Arthur
Cora Faith Walker

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Agriculture Policy:

Tracy McCreery, Ranking Member
Ben Harris
Deb Lavender
Martha Stevens

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Budget:

Randy Dunn	Michael Butler
DaRon McGee	Deb Lavender
Kip Kendrick	Karla May
Crystal Quade	Josh Peters
Greg Razer	Peter Merideth

If you have any questions, please do not hesitate to contact my office.

Sincerely,

Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Children and Families:

Stacey Newman
Cora Faith Walker
Sue Meredith

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Conservation and Natural Resources:

Ben Harris, Ranking Member
Sue Meredith
Tommie Pierson, Jr.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Corrections and Public Institutions:

Jay Mosley, Ranking Member
Bruce Franks
Mary Nichols

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss;

I hereby appoint the following members to the House Committee on Elementary and Secondary Education:

Judy Morgan, Ranking Member
Ira Anders
Ingrid Burnett
Gretchen Bangert

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss;

I hereby appoint the following members to the House Committee on Elections:

Stacey Newman, Ranking Member
Joe Adams
Randy Dunn

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss;

I hereby appoint the following members to the House Committee on Ethics:

Gina Mitten, Vice Chair
DaRon McGee
Pat Conway
Peter Merideth
Michael Butler

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Financial Institutions:

Mary Nichols
Alan Green
Rory Rowland
Clem Smith

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss;

I hereby appoint the following members to the House Committee on Fiscal Review:

Judy Morgan, Ranking Member
Fred Wessels
Rory Rowland
Sarah Unsicker

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Government Efficiency:

Josh Peters, Ranking Member
Crystal Quade
Donna Baringer

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Health and Mental Health:

Lauren Arthur, Ranking Member
Martha Stevens
Cora Faith Walker

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Higher Education:

Martha Stevens, Ranking Member
Joe Adams
Gretchen Bangert
Ingrid Burnett

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Insurance Policy:

Bob Burns
Mark Ellebracht
Kip Kendrick

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Judiciary:

Gina Mitten, Ranking Member
Mark Ellebracht
Steven Roberts

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Local Government:

Joe Adams, Ranking Member
Ingrid Burnett
Donna Baringer
Fred Wessels

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss;

I hereby appoint the following members to the House Committee on Pensions:

Ira Anders, Ranking Member
Richard Brown
Judy Morgan
Kip Kendrick

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Rules – Administrative Oversight:

Lauren Arthur, Ranking Member
Sarah Unsicker
Jon Carpenter
Joe Runions

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Rules – Legislative Oversight:

Deb Lavender, Ranking Member
Courtney Curtis
Michael Butler
Fred Wessels

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Transportation:

Bob Burns, Ranking Member
Karla May
Joe Runions

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Utilities:

Clem Smith, Ranking Member
Ira Anders
Tracy McCreery
Tommie Pierson, Jr.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Veterans:

Pat Conway, Ranking Member
Jerome Barnes
Doug Beck
Alan Gray

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Workforce Development:

Bob Burns, Ranking Member
Jon Carpenter
Bruce Franks

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 60**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Anderson, Bayse, Cornejo, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (1): Arthur

Absent (2): Carpenter and Cross

And pursuant to Rule 24(25)(c) be referred to the Rules - Legislative Oversight.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 19, introduced by Representative Bondon, relating to residency requirements of elected officials.

HJR 20, introduced by Representative Ellington, relating to local voter approval of tax modifications.

HJR 21, introduced by Representative Ellington, relating to the regulation and taxation of marijuana.

HJR 22, introduced by Representative Higdon, relating to the imposition of an additional fee for licenses and registrations.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 482, introduced by Representative Roden, relating to workers' compensation for firefighters.

HB 483, introduced by Representative Dunn, relating to petroleum storage tanks.

HB 484, introduced by Representative Dunn, relating to interest rates.

HB 485, introduced by Representative Dunn, relating to discrimination based on sexual orientation or gender identity.

HB 486, introduced by Representative Dunn, relating to tax credits for grocery stores.

HB 487, introduced by Representative Dunn, relating to criminal history inquiries of applicants for employment.

HB 488, introduced by Representative Dunn, relating to the donated food tax credit.

HB 489, introduced by Representative Dunn, relating to MO HealthNet services.

HB 490, introduced by Representative May, relating to criminal nonsupport, with a penalty provision.

HB 491, introduced by Representative May, relating to expungement of records due to identity theft or mistaken identity.

HB 492, introduced by Representative Bondon, relating to campaign finance, with a delayed effective date and penalty provisions.

HB 493, introduced by Representative Bondon, relating to real property owned by limited liability companies.

HB 494, introduced by Representative Bondon, relating to consumer cash rebate coupons.

HB 495, introduced by Representative Bondon, relating to sales taxes dedicated to public safety purposes.

HB 496, introduced by Representative Dunn, relating to automatic voter registration.

HB 497, introduced by Representative Dunn, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.

HB 498, introduced by Representative DeGroot, relating to courthouse security.

HB 499, introduced by Representative DeGroot, relating to records of regularly conducted activity as evidence law.

HB 500, introduced by Representative Bangert, relating to senior citizens' property tax relief.

HB 501, introduced by Representative Newman, relating to elections, with a delayed effective date for a certain section and penalty provisions.

HB 502, introduced by Representative Fitzpatrick, relating to fantasy sports contests, with penalty provisions.

HB 503, introduced by Representative Ellington, relating to a law enforcement officer identification numbering system.

HB 504, introduced by Representative Ellington, relating to video cameras for law enforcement officers.

HB 505, introduced by Representative Ellington, relating to full orders of protection for victims and witnesses of crimes, with penalty provisions.

HB 506, introduced by Representative Ellington, relating to the Missouri innocence commission.

HB 507, introduced by Representative Ellington, relating to parole eligibility.

HB 508, introduced by Representative Ellington, relating to improving the ability of inmates to obtain employment upon release from incarceration.

HB 509, introduced by Representative Ellington, relating to elementary and secondary education.

HB 510, introduced by Representative Ellington, relating to written consent to search vehicles.

HB 511, introduced by Representative Ellington, relating to crime victims' compensation fund claims.

HB 512, introduced by Representative Ellington, relating to the designation of El-Hajj Malik El-Shabazz observation day in Missouri.

HB 513, introduced by Representative Ellington, relating to the designation of Malcolm X observation day in Missouri.

HB 514, introduced by Representative Ellington, relating to the Malcolm X day commission.

HB 515, introduced by Representative Ellington, relating to high school graduation requirements.

HB 516, introduced by Representative Ellington, relating to the minimum wage rate.

HB 517, introduced by Representative Ellington, relating to the Missouri supporting families income tax holiday act.

HB 518, introduced by Representative Ellington, relating to employment practices relating to gender.

HB 519, introduced by Representative Ellington, relating to statute of limitations for certain offenses against a child, with penalty provisions.

HB 520, introduced by Representative Ellington, relating to visually impaired voters.

HB 521, introduced by Representative Ellington, relating to the labeling of genetically modified food products.

HB 522, introduced by Representative Ellington, relating to the establishment of the Intervention and Compliance Unit Pilot Program.

HB 523, introduced by Representative Ellington, relating to the small business equality act.

HB 524, introduced by Representative Ellington, relating to the Missouri death with dignity act, with penalty provisions.

HB 525, introduced by Representative Ellington, relating to driver's license issuance.

HB 526, introduced by Representative Ellington, relating to an economic development grant program.

HB 527, introduced by Representative Ellington, relating to charges imposed by utilities on customers.

HB 528, introduced by Representative Ellington, relating to criminal justice accountability.

HB 529, introduced by Representative Frederick, relating to the licensure of physicians.

HB 530, introduced by Representative McCann Beatty, relating to the state legal expense fund.

HB 531, introduced by Representative Nichols, relating to automatic voter registration.

HB 532, introduced by Representative Nichols, relating to the Study Commission on State Tax Policy.

HB 533, introduced by Representative Nichols, relating to the crime or offense of littering, with penalty provisions.

HB 534, introduced by Representative Higdon, relating to mandatory driver's education and training, with a contingent effective date.

HB 535, introduced by Representative Roden, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 536, introduced by Representative Nichols, relating to uninsured motorists, with a penalty provision.

The following members' presence was noted: Andrews, Barnes (60), Brown (57), Butler, Cornejo, Ellington, Johnson, Korman, May, McGee, Moon, Ross, and Smith (85).

ADJOURNMENT

Pursuant to the motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, January 10, 2017.

COMMITTEE HEARINGS

CONSENT AND HOUSE PROCEDURE

Tuesday, January 10, 2017, 11:00 AM or Immediately Upon Adjournment (whichever is earlier), House Hearing Room 6.

Public hearing will be held: HR 8

Executive session will be held: HR 8

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 10, 2017, 2:00 PM, House Hearing Room 3.

Public hearing will be held: HB 42, HB 91, HB 131, HB 265, HB 314

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, January 10, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 130

Executive session will be held: HB 130

Executive session may be held on any matter referred to the committee.

JOINT INTERIM COMMITTEE ON STATE EMPLOYEE WAGES

Wednesday, January 11, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting and presentation by CBIZ regarding the Missouri state employee total compensation salary study.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, January 10, 2017, 1:30 PM, House Hearing Room 1.

Executive session will be held: HB 60

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FOURTH DAY, TUESDAY, JANUARY 10, 2017

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 19 through HJR 22

HOUSE BILLS FOR SECOND READING

HB 482 through HB 536

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, JANUARY 10, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us follow after the things which make for peace. (Romans 14:19)

Eternal God, Our Father, in whom our parents and grandparents trusted and were never let down, bless us this day as we bow before You in loving memory of those who laid down their lives for our country.

We thank You for men and women in time past who gave themselves that we might have freedom in our State, and we are grateful for those in time present who are giving themselves that liberty may continue to live in our land and in the world.

That these may not have lived and died in vain we pray You to unite our people in one great purpose to preserve the principles of freedom, justice, and goodwill, and by Your grace may we learn to live together in the spirit of true unity.

Pour out Your spirit upon us in such measure that we may turn from division to peace, from poverty to plenty, and from hate to love, through Your power and love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Kameron Judd, Jacob Simpson, David Cozort, and Jillian Rhoads.

The Journal of the third day was approved as printed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker

Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Rone
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 008

Barnes 60	Berry	Curtis	May	Peters
Roeber	Ross	Swan		

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Smith (85) offered House Resolution No. 35.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 19, relating to residency requirements of elected officials.

HJR 20, relating to local voter approval of tax modifications.

HJR 21, relating to the regulation and taxation of marijuana.

HJR 22, relating to the imposition of an additional fee for licenses and registrations.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

- HB 482**, relating to workers' compensation for firefighters.
- HB 483**, relating to petroleum storage tanks.
- HB 484**, relating to interest rates.
- HB 485**, relating to discrimination based on sexual orientation or gender identity.
- HB 486**, relating to tax credits for grocery stores.
- HB 487**, relating to criminal history inquiries of applicants for employment.
- HB 488**, relating to the donated food tax credit.
- HB 489**, relating to MO HealthNet services.
- HB 490**, relating to criminal nonsupport, with a penalty provision.
- HB 491**, relating to expungement of records due to identity theft or mistaken identity.
- HB 492**, relating to campaign finance, with a delayed effective date and penalty provisions.
- HB 493**, relating to real property owned by limited liability companies.
- HB 494**, relating to consumer cash rebate coupons.
- HB 495**, relating to sales taxes dedicated to public safety purposes.
- HB 496**, relating to automatic voter registration.
- HB 497**, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.
- HB 498**, relating to courthouse security.
- HB 499**, relating to records of regularly conducted activity as evidence law.
- HB 500**, relating to senior citizens' property tax relief.
- HB 501**, relating to elections, with a delayed effective date for a certain section and penalty provisions.

HB 502, relating to fantasy sports contests, with penalty provisions.

HB 503, relating to a law enforcement officer identification numbering system.

HB 504, relating to video cameras for law enforcement officers.

HB 505, relating to full orders of protection for victims and witnesses of crimes, with penalty provisions.

HB 506, relating to the Missouri innocence commission.

HB 507, relating to parole eligibility.

HB 508, relating to improving the ability of inmates to obtain employment upon release from incarceration.

HB 509, relating to elementary and secondary education.

HB 510, relating to written consent to search vehicles.

HB 511, relating to crime victims' compensation fund claims.

HB 512, relating to the designation of El-Hajj Malik El-Shabazz observation day in Missouri.

HB 513, relating to the designation of Malcolm X observation day in Missouri.

HB 514, relating to the Malcolm X day commission.

HB 515, relating to high school graduation requirements.

HB 516, relating to the minimum wage rate.

HB 517, relating to the Missouri supporting families income tax holiday act.

HB 518, relating to employment practices relating to gender.

HB 519, relating to statute of limitations for certain offenses against a child, with penalty provisions.

HB 520, relating to visually impaired voters.

HB 521, relating to the labeling of genetically modified food products.

HB 522, relating to the establishment of the Intervention and Compliance Unit Pilot Program.

HB 523, relating to the small business equality act.

HB 524, relating to the Missouri death with dignity act, with penalty provisions.

HB 525, relating to driver's license issuance.

HB 526, relating to an economic development grant program.

HB 527, relating to charges imposed by utilities on customers.

HB 528, relating to criminal justice accountability.

HB 529, relating to the licensure of physicians.

HB 530, relating to the state legal expense fund.

HB 531, relating to automatic voter registration.

HB 532, relating to the Study Commission on State Tax Policy.

HB 533, relating to the crime or offense of littering, with penalty provisions.

HB 534, relating to mandatory driver's education and training, with a contingent effective date.

HB 535, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 536, relating to uninsured motorists, with a penalty provision.

COMMITTEE APPOINTMENTS

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Employment Security.

Representative Wanda Brown, Chair
Representative Tila Hubrecht, Vice Chair
Representative Keith Frederick
Representative Jeff Pogue
Representative Tim Remole
Representative Kurt Bahr
Representative Dean Dohrman

Representative Dan Houx
Representative Jim Hansen
Representative Karla May - Ranking Member
Representative Joe Runions
Representative Doug Beck
Representative Jay Mosley

This Committee will report to the Committee on Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Government Oversight.

Representative Rick Brattin, Chair
Representative Mike Moon, Vice Chair
Representative Wanda Brown
Representative Phil Christofanelli
Representative Jeff Messenger
Representative Justin Hill
Representative Paul Fitzwater
Representative Jered Taylor
Representative Cheri Toalson Reisch
Representative Gina Mitten
Representative Peter Merideth - Ranking Member
Representative Jerome Barnes
Representative Crystal Quade

This Committee will report to the Committee on Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Homeland Security.

Representative Galen Higdon, Chair
Representative Bill Kidd, Vice Chair
Representative Shane Roden
Representative Donna Lichtenegger
Representative Chrissy Sommer
Representative Chuck Basye
Representative Paul Curtman
Representative Rick Francis
Representative Andrew McDaniel
Representative Sue Meredith
Representative Brandon Ellington
Representative Courtney Curtis

This Committee will report to the Committee on Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Innovation and Technology.

Representative TJ Berry, Chair
Representative Derek Grier, Vice Chair
Representative Jean Evans
Representative Travis Fitzwater
Representative Jeanie Lauer
Representative Delus Johnson
Representative Charlie Davis
Representative Becky Ruth
Representative Donna Pfautsch
Representative Bart Korman
Representative Greg Razer
Representative Alan Gray
Representative Tommie Pierson, Jr. - Ranking Member
Representative Sarah Unsicker

This Committee will report to the Committee on Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Small Business.

Representative John McCaherty, Chair
Representative Allen Andrews, Vice Chair
Representative Sonya Anderson
Representative Mike Henderson
Representative David Gregory
Representative Randy Pietzman
Representative Mike Stephens
Representative Ken Wilson
Representative Gary Cross
Representative Mike Kelley
Representative Ingrid Burnett
Representative Ben Harris
Representative Alan Green - Ranking Member
Representative DaRon McGee

This Committee will report to the Committee on Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Tourism.

Representative Jeff Justus, Chair
Representative Elaine Gannon, Vice Chair
Representative Steve Cookson
Representative Tom Hannegan
Representative Bryan Spencer
Representative Nate Tate
Representative Diane Franklin
Representative Mark Matthiesen
Representative Rocky Miller
Representative Gretchen Bangert
Representative Mary Nichols
Representative Richard Brown - Ranking Member
Representative Jerome Barnes

This Committee will report to the Committee on Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Urban Issues.

Representative Courtney Curtis, Chair
Representative Nick Marshall, Vice Chair
Representative Dean Plocher
Representative Rebecca Roeber
Representative Dan Stacy
Representative Shawn Rhoads
Representative Steve Helms
Representative Brandon Ellington

This Committee will report to the Committee on Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Kip Kendrick to the Missouri Health Facilities Review Committee.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

SUBCOMMITTEE APPOINTMENTS

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Appropriations – Agriculture, Conservation, Natural Resources, and Economic Development.

Representative Craig Redmon, Chair
Representative Bryan Spencer, Vice Chair
Representative Curtis Trent
Representative Don Rone
Representative Robert Ross

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Appropriations – Education.

Representative Lyle Rowland, Chair
Representative Allen Andrews, Vice Chair
Representative Donna Lichtenegger
Representative Rusty Black
Representative Justin Alferman

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Appropriations – General Administration.

Representative Kurt Bahr, Chair
Representative Jered Taylor, Vice Chair
Representative Phil Christofanelli
Representative Tila Hubrecht
Representative Justin Alferman

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Appropriations – Health, Mental Health, and Social Services.

Representative David Wood, Chair
Representative Cody Smith, Vice Chair
Representative Marsha Haefner
Representative Kathryn Swan
Representative Justin Hill

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Subcommittee on Appropriations – Health, Mental Health and Social Services:

Deb Lavender
Crystal Quade

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 10, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Appropriations – Public Safety, Corrections, Transportation, and Revenue.

Representative Kathie Conway, Chair
Representative Cloria Brown, Vice Chair
Representative Charlie Davis
Representative Bart Korman
Representative David Gregory

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 4 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 26 - Government Efficiency
HB 28 - Special Committee on Tourism
HB 29 - General Laws
HB 30 - Ways and Means
HB 32 - Judiciary
HB 34 - Judiciary
HB 35 - Judiciary
HB 36 - Local Government
HB 37 - Crime Prevention and Public Safety
HB 39 - Crime Prevention and Public Safety
HB 40 - Crime Prevention and Public Safety
HB 48 - Local Government
HB 49 - Special Committee on Tourism

HB 50 - Judiciary
HB 51 - Local Government
HB 54 - Elections
HB 58 - Health and Mental Health Policy
HB 61 - Transportation
HB 66 - Health and Mental Health Policy
HB 69 - Local Government
HB 71 - Special Committee on Small Business
HB 72 - Judiciary
HB 80 - Pensions
HB 85 - Transportation
HB 87 - Local Government
HB 107 - Crime Prevention and Public Safety
HB 108 - Transportation
HB 111 - General Laws
HB 115 - Transportation
HB 122 - Health and Mental Health Policy
HB 128 - Transportation
HB 129 - Ways and Means
HB 136 - Special Committee on Government Oversight
HB 142 - Utilities
HB 152 - Judiciary
HB 164 - Children and Families
HB 169 - Special Committee on Government Oversight
HB 171 - Judiciary
HB 174 - Children and Families
HB 180 - Crime Prevention and Public Safety
HB 183 - Special Committee on Urban Issues
HB 186 - Crime Prevention and Public Safety
HB 191 - Budget
HB 200 - Local Government

COMMITTEE REPORTS

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 8**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (4): Carpenter, Dunn, Kendrick and McCreery

Absent (0)

HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE RESOLUTION NO. 8

PROPOSED
RULES OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY

TIME OF MEETING

Rule 1. The time of meeting by the House, unless otherwise ordered, shall be 10:00 a.m.

~~[CONSTITUTIONAL MAJORITY DEFINED]~~

~~Rule 2. The term "constitutional majority", as used herein, shall mean eighty-two members of the House.]~~

ORDER OF BUSINESS

Rule ~~[3.]~~ **2. (1) *Administrative Order of Business.*** The first of each day, after the House is called to order, shall be employed as follows unless otherwise ordered by the House:

- (a) Prayer.
- (b) Pledge of Allegiance to the American Flag.
- (c) ~~[Order of Business]~~ **Introduction of petitions, memorials, remonstrances, and resolutions.**
- (d) **Introduction and first reading of House Joint Resolutions.**
- (e) **Introduction and first reading of House Bills.**
- (f) **First reading of Senate Joint Resolutions and Bills.**
- (g) **Second reading of House Bills, Joint Resolutions, and Concurrent Resolutions.**
- (h) **Second reading of Senate Bills, Joint Resolutions, and Concurrent Resolutions.**
- (i) **Reports of regular standing committees.**
- (j) **Reports of special standing committees.**
- (k) **Messages from the Senate.**

(2) *Regular Order of Business.* At the close of the administrative order of business, the Speaker or any member may call for the regular order of business. The administrative order of business may be dispensed with by unanimous consent of the House at any time. The regular order of business shall be employed as follows unless otherwise ordered by the House:

- ~~[(+)]~~ (a) Reading and approval of the Journal of the previous day's session.
- ~~[(ii)]~~ ~~Introduction and first reading of House Joint Resolutions.~~
- ~~[(iii)]~~ ~~Introduction and first reading of House Bills.~~
- ~~[(iv)]~~ ~~Second reading of House Bills and Joint Resolutions.~~
- ~~[(v)]~~ ~~Reports of regular standing committees.~~
- ~~[(vi)]~~ ~~Reports of special standing committees.~~
- ~~[(vii)]~~ ~~Reports of select standing committees.~~
- ~~[(viii)]~~ (b) Bills, reports, and other business on the table.
- ~~[(ix)]~~ (c) House Joint Resolutions to be perfected and printed.
- ~~[(x)]~~ (d) House Bills to be perfected and printed.
- ~~[(xi)]~~ (e) Third reading of House Joint Resolutions **and Concurrent Resolutions.**
- ~~[(xii)]~~ (f) Third reading of House Bills.
- ~~[(xiii)]~~ (g) Messages from the Senate.
- ~~[(xiv)]~~ ~~First reading of Senate Joint Resolutions and Senate Bills.~~
- ~~[(xv)]~~ ~~Second reading of Senate Joint Resolutions and Senate Bills.~~
- ~~[(xvi)]~~ (h) Third reading of Senate Joint Resolutions **and Concurrent Resolutions.**
- ~~[(xvii)]~~ (i) Third reading of Senate Bills.
- ~~[(xviii)]~~ ~~Introduction of petitions, memorials, remonstrances, and resolutions.~~
- ~~[(xix)]~~ (j) Adoption of petitions, memorials, remonstrances, and resolutions.

~~[(xx)]~~ (k) **Reports of subcommittees.**

(l) Such other orders of business as deemed necessary pursuant to law.

HEADINGS ON HOUSE CALENDAR

Rule ~~[4. There shall be provided on the House calendar the following divisions:-~~

- ~~_____ (a) House Bills for second reading.~~
- ~~_____ (b) House Joint Resolutions for second reading.~~
- ~~_____ (c) House Bills to be perfected and printed.~~
- ~~_____ (d) House Joint Resolutions to be perfected and printed.~~
- ~~_____ (e) House Appropriation Bills to be perfected and printed.~~
- ~~_____ (f) House Revision Bills to be perfected and printed.~~
- ~~_____ (g) House Bills—Federal Mandate to be perfected and printed.~~
- ~~_____ (h) House Bills to be perfected and printed—laid over informally.~~
- ~~_____ (i) House Joint Resolutions to be perfected and printed—laid over informally.~~
- ~~_____ (j) House Appropriation Bills to be perfected and printed—laid over informally.~~
- ~~_____ (k) House Revision Bills to be perfected and printed—laid over informally.~~
- ~~_____ (l) House Bills—Federal Mandate to be perfected and printed—laid over informally.~~
- ~~_____ (m) House Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (n) House Joint Resolutions to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (o) House Appropriation Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (p) House Revision Bills to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (q) House Bills—Federal Mandate to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (r) House Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (s) House Joint Resolutions to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (t) House Appropriation Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (u) House Revision Bills to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (v) House Bills—Federal Mandate to be agreed to and placed upon third reading and final passage—laid over informally.~~
- ~~_____ (w) House Bills reported out of committee by consent and placed upon the Consent Calendar for Perfection.~~
- ~~_____ (x) House Bills perfected by consent to be agreed to and placed upon third reading and final passage.~~
- ~~_____ (y) Senate Bills for second reading.~~
- ~~_____ (z) Senate Joint Resolutions for second reading.~~
- ~~_____ (aa) Senate Bills for third reading and final passage.~~
- ~~_____ (bb) Senate Joint Resolutions for third reading and final passage.~~
- ~~_____ (cc) Senate Revision Bills for third reading and final passage.~~
- ~~_____ (dd) Senate Bills—Federal Mandate for third reading and final passage.~~
- ~~_____ (ee) Senate Bills for third reading and final passage—laid over informally.~~
- ~~_____ (ff) Senate Joint Resolutions for third reading and final passage—laid over informally.~~
- ~~_____ (gg) Senate Revision Bills for third reading and final passage—laid over informally.~~
- ~~_____ (hh) Senate Bills—Federal Mandate for third reading and final passage—laid over informally.~~
- ~~_____ (ii) Senate Bills for third reading and final passage—Consent Calendar.~~
- ~~_____ (jj) House Resolutions and Concurrent Resolutions Calendar.~~
- ~~_____ (kk) Senate Concurrent Resolutions Calendar.~~
- ~~_____ (ll) Bills in Conference.~~
- ~~_____ (mm) House Bills with Senate Amendments.~~
- ~~_____ (nn) House Bills taken from Committee, as provided by the Constitution.~~
- ~~_____ (oo) Such other calendars as deemed necessary.]~~

3. The House may keep calendars for organizational purposes and to facilitate the consideration of legislation. Calendars may be created as deemed necessary by the Speaker.

FIRST AND SECOND READING OF BILLS

Rule ~~[5:]~~ **4.** A bill shall be read the first time by journal entry of the title of the bill on the legislative day of its filing. It shall be second read on the following legislative day by journal entry of the title of the bill. The reading of a bill by its title shall be deemed sufficient reading unless the further reading be called for. If the further reading be called for and no objection made, the bill shall be read at length; if, however, objection be made, the question shall be determined by the majority of the members present.

ORDERS OF THE DAY

Rule ~~[6:]~~ **5.** Upon recess or adjournment, the Majority Floor Leader shall advise the entire membership of the business anticipated to be conducted during the remainder of the legislative day and during the next legislative day.

ELECTION OF OFFICERS GENERALLY

Election; Oath; Compensation

Rule ~~[7:]~~ **6.** The House shall elect by recorded vote the following officers at the commencement of the first regular session of each general assembly: its presiding officer, who shall be called Speaker of the House, a Speaker Pro Tem, a Chief Clerk, a Sergeant-at-Arms, a Doorkeeper, and a Chaplain, who shall hold office during all sessions until the convening of the succeeding General Assembly, unless sooner removed by a vote of the majority of the members. Each shall receive such compensation as may be provided for by law. Each shall take an oath to support the Constitution of the United States and of this State and to faithfully demean himself or herself in office and to keep the secrets of the House. Such oath shall be administered to the Speaker and Speaker Pro Tem by a Judge of the Supreme Court, Court of Appeals, or a Circuit Court and by the Speaker to the other officers. All other officers of the House shall be appointed by, and serve at the pleasure of, the Speaker and receive such compensation as provided by law.

SPEAKER

Speaker to Call Members to Order

Rule ~~[8:]~~ **7.** The Speaker shall take the chair at the hour to which the House has been adjourned and immediately call the members to order and, on the appearance of a quorum, shall cause the Journal of the preceding day to be read unless otherwise ordered by the House, which may then be corrected by the House.

Parliamentary Rulings; Referral to Parliamentary Committee

Rule ~~[9:]~~ **8.** Parliamentary rulings may be made only by the Speaker or the Speaker Pro Tem. At ~~[their]~~ **his or her** option or at the request from a member of the Parliamentary Committee ~~[they]~~ **, he or she** may refer points of order to the Parliamentary Committee for an advisory opinion. In their absence, rulings shall be made by a parliamentary committee. The Committee on Parliamentary Procedure shall be composed of the Speaker, the Majority Floor Leader, and the Minority Floor Leader~~[-]~~ or their designees. No member who is temporarily in the chair may rule on points of order, except the Speaker or Speaker Pro Tem, until and unless the Parliamentary Committee has been called and ruled. It shall be the duty of the temporary Speaker to call such Parliamentary Committee at the time the point of order is raised and before any discussion on such point of order takes place. It shall be at the Speaker's discretion whether members may speak on points of order. **The Speaker or the Speaker Pro Tem may take points of order under advisement; provided that, he or she rules on the point of order before any other motion to amend is entertained.**

Speaker May Speak on Points of Order

Rule ~~[10:]~~ **9.** The Speaker may speak on points of order in preference to any other member, arising from his or her seat for that purpose, and shall decide questions of order, subject to an appeal to the House, upon which appeal no member shall speak more than once, except by leave of the House. No member shall inquire of another member nor debate with other members on points of order but shall address his or her remarks only to the chair.

Appeal from a Ruling of the Chair

Rule ~~[41:]~~ **10.** Should there be an appeal from any ruling of the chair, the question, "Shall the chair be sustained?" shall be immediately put and determined before the House proceeds to other business.

Speaker Has General Supervision of Hall

Rule ~~[42:]~~ **11.** The Speaker shall have general direction and supervision of the House and shall preserve decorum and order in the Hall.

Supervision of House Employees

Rule ~~[43:]~~ **12.** The Speaker shall have general supervision and control over all employees of the House.

Speaker May Substitute Member to Perform Duties

Rule ~~[44:]~~ **13.** The Speaker may substitute any member to perform the duties of the chair in the absence of the Speaker Pro Tem.

Speaker Shall Sign Bills

Rule ~~[45:]~~ **14.** The Speaker shall sign all bills, and perform all other duties in relation thereto, as required by the Constitution. He or she shall also sign all joint resolutions and addresses; and all writs, warrants, and subpoenas issued by order of the House shall be under his or her hand, attested by the Chief Clerk.

Speaker May Clear Hall

Rule ~~[46:]~~ **15.** In case of disturbance or disorderly conduct in the lobbies or galleries, the Speaker, temporary Speaker, or Chair of the Committee of the Whole House shall have power to order the same cleared. ~~[They]~~ **He or she** shall not, however, have the power to remove members from the floor of the House, except by a majority vote of those present.

Manner of Putting Questions

Rule ~~[47:]~~ **16.** The Speaker shall rise to state and put questions. Questions shall be in the following form: "As many as are in favor (**if** by electronic roll call) vote 'Aye'. As many as are opposed (if by electronic roll call) vote 'No'". ~~[(Of)]~~ If by voice vote say "Aye" or ~~["No.")]~~ **"No"**. If the Speaker doubts on a voice vote, voting shall be ordered by electronic device. The Speaker may require a recorded vote on any motion.

OTHER OFFICERS

Speaker Pro Tem

Rule ~~[48:]~~ **17.** The Speaker Pro Tem shall perform the duties of Speaker during the sickness or absence of the Speaker, except while some member is discharging such duties as a substitute under Rule ~~[44]~~ **13.**

Chief Clerk

Rule ~~[49:]~~ **18.** It shall be the duty of the Chief Clerk to serve also as Chief Administrator of the House and to attend the House during its sittings. The Chief Clerk, under the direction of the Speaker, shall prepare and keep the House Journal and seasonably record the proceedings of the House; keep regular files of House papers; attest all writs, warrants, and subpoenas issued by order of the House; keep an account of all fines imposed by the House; maintain a record of the members' attendance; keep an account of the traveling and expense allowances of all the members; transmit to the Senate messages, communications, copies, and documents of the House; keep a docket of proceedings on all bills, resolutions, and acts; and execute the commands of the House from time to time.

Sergeant-at-Arms; Doorkeeper ~~[and]~~ ; Chaplain

Rule ~~[20-(a)]~~ **19. (1) *Sergeant-at-arms.*** It shall be the duty of the Sergeant-at-Arms to attend the House during its sittings; to execute the commands of the House from time to time, together with such process issued by authority thereof as shall be directed to him or her by the Speaker. He or she shall preserve order in the galleries and lobby and keep the entry to the aisle cleared during the session of the House.

~~[(b)]~~ **(2) *Doorkeeper.*** It shall be the duty of the Doorkeeper, subject to the orders of the Speaker, to attend the sittings of the House. The Doorkeeper shall allow no person to come or remain within the Hall or galleries except as are admitted by the rules or orders of the House. He or she shall execute the commands of the Speaker in relation to his or her duties and shall obey such other orders as may be made by the House.

~~[(c)]~~ **(3) *Chaplain.*** It shall be the duty of the Chaplain, or a person designated by the Speaker, to attend at the commencement of each day's sitting of the House, to open the sessions thereof with a prayer, visit any member who may be sick, and to preach in the Hall of the House of Representatives whenever requested by a vote of the House.

Employees

Rule ~~[24-]~~ **20.** The House may employ, and the Speaker appoint, such employees as are necessary to perform the duties of the House. No person shall be initially hired by the House ~~[of Representatives]~~ who is related to any member of the House within the fourth degree, by consanguinity or by affinity.

COMMITTEES

By Whom Appointed; Composition of Membership

Rule ~~[22-]~~ **21. (1)** All regular ~~[and select]~~ standing, **select**, conference, interim, and statutory committees shall be appointed by the Speaker who, when appointing a committee, shall designate a member thereof as chair, designate another member as vice chair, and designate the total number of members to serve on each committee, except the minority members of each regular ~~[and select]~~ standing committee shall be appointed by the Minority Floor Leader. The vice chair or a designee of the chair shall preside at all committee meetings in the absence of the chair.

(2) The Speaker of the House, the Speaker Pro Tem, the Majority Floor Leader, the Assistant Majority Floor Leader, the Majority Whip, the Minority Floor Leader, the Assistant Minority Floor Leader, and the Minority Whip shall be ex-officio members of all committees of the House, the chair of the ~~[budget committee]~~ **Committee on Budget** and one member of the committee designated by the Minority **Floor** Leader shall be ex-officio members of all ~~[appropriations committees of the House, and the chair of the select standing committee to which a regular standing committee shall report bills and one member of such select committee designated by the Minority Leader shall be ex-officio members to the appropriate regular standing committees of the House.]~~ **subcommittees of the Committee on Budget, and the chair of each regular and special standing committee shall be an ex-officio member of each subcommittee of such regular or special standing committee** for the purpose of a quorum and inquiry but shall have no vote unless they are duly appointed members of the committee.

(3) The membership of all regular ~~[and select]~~ standing committees and all other committees and commissions, unless otherwise provided by the act or resolution creating them, shall be composed as nearly as may be, of majority and minority party members in the same proportion as the number of majority and minority party members in the House bears to the total membership of the House, except for the Ethics Committee. The Ethics Committee shall consist of an equal number of members from the majority and minority party.

(4) The Speaker may appoint such special standing committees as he or she deems necessary. Any special standing committee shall have the authority and duties of a regular standing committee if so designated by the Speaker. The Minority Floor Leader may make recommendations to the Speaker regarding minority membership of special standing committees. The Speaker may dissolve or discharge the members of any conference, interim, or special standing committee at any time and reappoint the members thereof.

Time of Sitting

Rule ~~[23-]~~ **22.** No committee shall meet except during those times so designated by the Speaker. No committee shall sit during the session of the House without leave of the House.

The Regular Standing Committees Enumerated

Rule ~~[24.]~~ **23.** The regular standing committees of the House shall be as follows:

- ~~[1.]~~ (1) Administration and Accounts.
- ~~[2.]~~ (2) Agriculture Policy.
- ~~[3. Appropriations—Agriculture, Conservation, and Natural Resources.~~
- ~~4. Appropriations—Elementary and Secondary Education.~~
- ~~5. Appropriations—General Administration.~~
- ~~6. Appropriations—Health, Mental Health, and Social Services.~~
- ~~7. Appropriations—Higher Education.~~
- ~~8. Appropriations—Public Safety and Corrections.~~
- ~~9. Appropriations—Revenue, Transportation, and Economic Development.~~
- ~~10. Banking.]~~ (3) **Budget.**
- ~~[11.]~~ (4) Children and Families.
- ~~[12. Civil and Criminal Proceedings.~~
- ~~13.]~~ (5) **Consent and House Procedure.**
- (6) Conservation and Natural Resources.
- ~~[14. Consumer Affairs.~~
- ~~15.]~~ (7) Corrections **and Public Institutions.**
- ~~[16.]~~ (8) **Crime Prevention and Public Safety.**
- (9) Economic Development ~~[and Business Attraction and Retention].~~
- ~~[17.]~~ (10) Elections **and Elected Officials.**
- ~~[18.]~~ (11) Elementary and Secondary Education.
- ~~[19. Emerging Issues.~~
- ~~20. Emerging Issues in Education.~~
- ~~21. Employment Security.~~
- ~~22. Energy and the Environment.~~
- ~~23.]~~ (12) Ethics.
- ~~[24.]~~ (13) **Financial Institutions.**
- (14) Fiscal Review.
- ~~[25.]~~ (15) **General Laws.**
- (16) Government Efficiency.
- ~~[26. Government Oversight and Accountability.~~
- ~~27.]~~ (17) Health and Mental Health Policy.
- ~~[28. Health Insurance.~~
- ~~29.]~~ (18) Higher Education.
- ~~[30.]~~ (19) **Insurance Policy.**
- (20) **Judiciary.**
- (21) Local Government.
- ~~[31.]~~ (22) Pensions.
- ~~[32.]~~ (23) Professional Registration and Licensing.
- ~~[33. Property, Casualty, and Life Insurance.~~
- ~~34. Public Safety and Emergency Preparedness.~~
- ~~35. Small Business.~~
- ~~36. Telecommunications.~~
- ~~37. Trade and Tourism.~~
- ~~38.]~~ (24) **Rules - Administrative Oversight.**
- (25) **Rules - Legislative Oversight.**
- (26) Transportation.
- ~~[39. Utility Infrastructure.]~~ (27) **Utilities.**
- ~~[40.]~~ (28) Veterans.
- ~~[41.]~~ (29) Ways and Means.
- ~~[42.]~~ (30) Workforce ~~[Standards and]~~ Development.

Duties of the Regular Standing Committees

Rule [25:] **24.** (1) *Duties Generally.* Regular standing committees shall have the authority to consider bills and resolutions that have been referred to them and [report the bill as "Do Pass", "without recommendation" or "Do Pass— as amended" to the appropriate select standing committee along with any amendments that were adopted by the committee. Regular standing committees shall not report committee substitutes to the appropriate select standing committees.]:

(a) Report the bill or resolution “Do Pass”, “Without Recommendation”, or “Do Pass - Consent” to the Speaker.

(b) Report the bill or resolution “Do Pass with recommended committee amendment” to the Speaker.

(c) Report the bill or resolution as a “House Committee Substitute - Do Pass” or “House Committee Substitute - Without Recommendation” to the Speaker.

(2) *Administration and Accounts.*

(a) *Duties generally.* The Committee on Administration and Accounts shall superintend and have sole and complete control of all financial obligations and business affairs of the House except those employees appointed by or assigned to the Speaker, or assigned to the Budget Committee Chair, the Speaker Pro Tem, the Majority Floor Leader, the Minority Floor Leader, and the Officers of the House. The committee shall provide for the receiving and receipt of all supplies, equipment, and furnishings purchased from the account of the House and shall further provide for the use and distribution thereof.

(b) *Funds for operation of member's individual offices.* The committee shall also prescribe rules governing the expenditure of funds allotted to individual members for the operation of their offices. Such rules shall be applied equally to, and shall require the equal treatment of, all members with regard to the expenditure of such funds. Subject to such rules, each member shall have discretion to expend such funds, for the use of his or her office, without the approval of the committee.

(c) *Allotment of offices, chamber seats, and parking spaces.* Each member shall be allotted his or her own office, chamber seat, and parking assignment. The committee shall assign all offices, chamber seats, and parking spaces under its control and reserved for members. The committee may make assignments to the party caucuses for those caucuses to assign to their respective members. The House officers, the floor leaders and assistant floor leaders of each party, the Budget Committee Chair, and the chair and ranking minority member of the Administration and Accounts Committee, without respect to the seniority of those members, shall have priority with respect to such assignments within their respective caucuses.

(d) *Duties of the Chief Clerk in Respect to Committee.* The Chief Clerk of the House may be authorized to act for the committee, but only in the manner and to the extent as may have been previously authorized by the committee. Such authorization shall be entered in the minutes of the committee. The Chief Clerk shall maintain financial records for the House [of Representatives] in accordance with generally accepted accounting principles. The Chief Clerk of the House shall keep a detailed accounting of all transactions and shall furnish each member of the committee and the Speaker with a copy of such account on a quarterly basis.

(e) *Recognition of Caucuses.* The committee may approve and prescribe for the recognition of caucuses. Any group of five or more House members may seek designation as a caucus for the purpose of identifying and collaborating on issues within a common sphere of public interest.

(3) *The Committee on Agriculture Policy.* The Committee on Agriculture Policy may consider and report upon bills and matters referred to it relating to the protection, promotion, and encouragement of agriculture in this state.

(4) [~~The Committee on Appropriations—Agriculture, Conservation, and Natural Resources.~~ The Committee on Appropriations—Agriculture, Conservation, and Natural Resources shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Agriculture, the Department of Natural Resources, and the Department of Conservation.

~~(5) The Committee on Appropriations—Elementary and Secondary Education. The Committee on Appropriations—Elementary and Secondary Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Elementary and Secondary Education.~~

~~———— (6) *The Committee on Appropriations—General Administration.* The Committee on Appropriations—General Administration shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the public debt, elected officials, the Office of Administration, the General Assembly, the judiciary, and the public defender.~~

~~———— (7) *The Committee on Appropriations—Health, Mental Health, and Social Services.* The Committee on Appropriations—Health, Mental Health, and Social Services shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Health and Senior Services, the Department of Mental Health, and the Department of Social Services.~~

~~———— (8) *The Committee on Appropriations—Higher Education.* The Committee on Appropriations—Higher Education shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Higher Education.~~

~~———— (9) *The Committee on Appropriations—Public Safety and Corrections.* The Committee on Appropriations—Public Safety and Corrections shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Public Safety and the Department of Corrections.~~

~~———— (10) *The Committee on Appropriations—Revenue, Transportation, and Economic Development.* The Committee on Appropriations—Revenue, Transportation, and Economic Development shall report to the Budget Committee upon all bills, measures, and questions referred to it by the Speaker of the House pertaining to the appropriations and disbursements of public money for the funding of the Department of Transportation, the Department of Economic Development, the Department of Revenue, the Department of Insurance, Financial Institutions and Professional Registration, and the Department of Labor and Industrial Relations.~~

~~———— (11) *The Committee on [Banking].* The Committee on Banking may consider all bills and matters referred to it relating to the regulation and administration of state policies by the Department of Insurance, Financial Institutions and Professional Registration or any other agency or governmental unit thereto conferred upon by the Missouri constitution or statutes relating to the operation of banks, credit unions, or other lending or depository institutions.] *Budget.*~~

(a) The Chair of the Committee on Budget shall have the sole responsibility of filing all appropriations bills. The Committee on Budget shall have the responsibility for any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public moneys.

(b) *Other duties.* The committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative libraries. The committee is empowered to study and investigate the efficiency and economy of all branches of government, including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of the government or government officials and employees. The committee is authorized to hold hearings, sit, and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the committee, after hearing and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House.

(c) The Committee on Budget shall have the following subcommittees:

a. *The Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources, and Economic Development.*

b. *The Subcommittee on Appropriations - Education.*

c. *The Subcommittee on Appropriations - General Administration.*

d. *The Subcommittee on Appropriations - Health, Mental Health, and Social Services.*

e. *The Subcommittee on Appropriations - Public Safety, Corrections, Transportation, and Revenue.*

~~[(42)]~~ (5) *The Committee on Consent and House Procedure.*

(a) The Committee on Consent and House Procedure may consider and report upon bills and matters referred to it which, in the opinion of the Speaker, merit special consideration.

(b) If a bill is automatically referred to the Committee on Consent and House Procedure with a recommendation that it “Do Pass - Consent”, the committee shall review the bill for the purpose of determining whether it should have consent status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate consent calendar. If the committee declines to place the bill on the appropriate consent calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without consent status.

(c) The Committee on Consent and House Procedure shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Committee on Consent and House Procedure.

(d) The Chief Clerk, under the direction of the committee, shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the designated desks of the members are true and accurate copies of the bill as ordered perfected and printed. The committee shall also supervise the printing of all bills which are truly agreed to and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

(6) *The Committee on Children and Families.* The Committee on Children and Families may consider and report upon bills and matters referred to it relating to the Department of Social Services, the Department of Health and Senior Services, and other matters relating to the fostering and promotion of children, families, and persons with disabilities in this state.

~~[(13) *The Committee on Civil and Criminal Proceedings.* The Committee on Civil and Criminal Proceedings may consider and report upon bills and matters referred to it relating to the functions and operations of the judiciary and all powers thereto conferred upon by the Missouri constitution and statutes in the administration of justice.~~

~~—————~~[(14)] (7) *The Committee on Conservation and Natural Resources.* The Committee on Conservation and Natural Resources may consider and report upon bills and matters referred to it relating to the functions and operations of the Department of Conservation ~~[or]~~ and the Department of Natural Resources and all powers thereto conferred upon by the Missouri constitution and statutes.

~~[(15) *The Committee on Consumer Affairs.* The Committee on Consumer Affairs may consider and report on all bills and matters referred to it relating to the regulation and administration of state policies by the Secretary of State, Department of Insurance, Financial Institutions and Professional Registration, or any agency or governmental unit and all powers thereto conferred upon by the Missouri constitution and statutes regarding the protection of consumers within any commercial or financial transaction.~~

~~—————~~[(16)] (8) *The Committee on Corrections and Public Institutions.* The Committee on Corrections and Public Institutions may consider and report upon bills and matters referred to it relating to adult and juvenile penal and correctional problems, the administration of correctional institutions, and the state penitentiary.

~~[(17)]~~ (9) *The Committee on Crime Prevention and Public Safety.* The Committee on Crime Prevention and Public Safety may consider and report upon bills and matters referred to it relating to criminal laws, law enforcement, and public safety matters.

(10) *The Committee on Economic Development [and Business Attraction and Retention].* The Committee on Economic Development ~~[and Business Attraction and Retention]~~ may consider and report upon bills and matters referred to it relating to commerce, industrial growth, expansion, and development.

~~[(18)]~~ (11) *The Committee on Elections and Elected Officials.* The Committee on Elections and Elected Officials may consider and report upon bills and matters referred to it relating to elections and election contests involving members of the House and on the qualifications and terms of elected officials.

~~[(19)]~~ (12) *The Committee on Elementary and Secondary Education.* The Committee on Elementary and Secondary Education may consider and report upon bills and matters referred to it relating to elementary and secondary education and life-long learning in this state, including teachers, financing, property, indebtedness, and curriculum.

~~[(20) *The Committee on Emerging Issues.* The Committee on Emerging Issues may consider and report upon bills and matters referred to it relating to general or miscellaneous issues as determined by the Speaker of the House.~~

~~—————~~[(21) *The Committee on Emerging Issues in Education.* The Committee on Emerging Issues in Education may consider matters referred to it relating to financing facilities, staff, curriculum and student learning in elementary and secondary education or higher education in this state.

~~_____ (22) *The Committee on Employment Security.* The Committee on Employment Security may consider and report upon bills and matters referred to it relating to the regulation and administration of employment security systems by the Department of Labor and Industrial Relations pursuant to the powers thereto conferred upon by the Missouri constitution and statutes.~~

~~_____ (23) *The Committee on Energy and the Environment.* The Committee on Energy and the Environment may consider and report upon bills and matters referred to it regarding the regulation and administration of state policies by any agency or governmental unit conferred upon by the Missouri constitution or statutes regarding the development and protection of energy and environmental resources.~~

~~_____ (24)]~~ **(13) *The Committee on Ethics.*** The Committee on Ethics may consider and report upon complaints referred to it relating to a member of the House involving the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other complaints relating to the ethical conduct of a member. The committee is authorized to sit and act at any time or place within the State of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement.

~~[(25)]~~ **(14) *The Committee on Financial Institutions.*** **The Committee on Financial Institutions may consider and report upon bills and matters referred to it relating to banks, banking, savings and loans, credit unions, and other financial institutions.**

(15) *The Committee on Fiscal Review.*

(a) The Committee on Fiscal Review shall consider any bill which requires net additional expenditures of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill. Any such House bill, after having been perfected and ordered printed by the House, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House for third reading and final passage.

Any House bill with Senate amendments or any House bill with a Senate substitute ~~[which requires net additional expenditure of state money in excess of \$100,000 or which reduces net state revenue by more than \$100,000 in any of the three fiscal years immediately following the effective date or at full implementation of the bill]~~, **except for appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the bill's submission to the House. Any such Senate bill, after having been approved by the regular~~], special, or select]~~ standing **or special** committee to which it was referred, shall be referred to the Committee on Fiscal Review for its consideration prior to its submission to the House for third reading and final passage.

Any Senate or House bill amended so as to increase net expenditures or reduce net revenues shall, upon timely motion adopted by the members, be referred to the Committee on Fiscal Review. Such motion shall only be timely for a House bill when the sponsor or handler of the House bill moves that the bill be third read and passed and before the Speaker restates that motion. The primary sponsor or, in the case of a Senate bill, the floor handler of a bill referred to the Committee on Fiscal Review shall be entitled to a hearing on the bill but such hearing shall be limited to the reception of testimony by the primary sponsor or floor handler, as the case may be, in person and none other, without leave of the committee chair.

For the purposes of this rule, "net" is defined as the sum of revenues and expenditures, after reductions and increases brought about by a bill have been calculated.

The Committee on Fiscal Review may, with the consent of the House sponsor or floor handler, amend an effective date onto any bill referred to the Committee **except for a House bill with Senate amendments, House bill with a Senate substitute, or a bill in conference.** **The Committee on Fiscal Review shall have the authority to amend any emergency clause on a bill referred to it.**

(b) Every conference report for a House bill or a Senate bill, **except appropriations bills**, shall be referred to the Committee on Fiscal Review for its consideration prior to the submission of the report and any amendments, bill, or substitute the report recommends for passage by the House.

~~[(26)]~~ **(16) *The Committee on General Laws.*** **The Committee on General Laws may consider matters referred to it relating to general or miscellaneous issues as determined by the Speaker.**

(17) *The Committee on Government Efficiency.* The Committee on Government Efficiency may consider matters referred to it relating to reducing the size of state government and its programs.

~~[(27) *The Committee on Government Oversight and Accountability.* The Committee on Government Oversight and Accountability may consider and report on bills and matters referred to it relating to the oversight of government programs and policies and to ensure accountability of the executive and judicial branches of government.~~

~~_____ (28)]~~ **(18) *The Committee on Health and Mental Health Policy.*** The Committee on Health and Mental Health Policy may consider and report upon bills and matters referred to it relating to the health care of the citizens of the State, including mental health, ~~[and]~~ the Department of Health and Senior ~~[Service]~~ **Services**, and the

Department of Mental Health. The committee may also consider and report on bills and matters referred to it relating to Medicaid and related matters.

~~[(29) *The Committee on Health Insurance.* The Committee on Health Insurance may consider and report upon bills and matters referred to it relating to insurance coverage for health and medical issues.~~

~~—————~~ (30) (19) *The Committee on Higher Education.* The Committee on Higher Education may consider and report upon bills and matters referred to it relating to higher education, including matters relating to financing, facilities, staff, curriculum, and related matters.

~~[(34)]~~ (20) *The Committee on Insurance Policy.* **The Committee on Insurance Policy may consider and report upon bills and matters referred to it relating to insurance, insurance companies, and the Department of Insurance, Financial Institutions and Professional Registration.**

(21) *The Committee on Judiciary.* **The Committee on Judiciary may consider and report upon bills and matters referred to it relating to the judicial branch of the state and the practices and procedures of the courts of this state, on matters pertaining to civil and administrative laws and procedures, and on matters relating to the ethics of public officials.**

(22) *The Committee on Local Government.* The Committee on Local Government may consider and report upon bills and matters referred to it relating to counties, cities, towns, villages, other political subdivisions of the state, and local government generally.

~~[(32)]~~ (23) *The Committee on Pensions.* The Committee on Pensions may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon any agency or governmental unit pursuant to the Missouri constitution and statutes of publicly financed or publicly supported pension systems.

~~[(33)]~~ (24) *The Committee on Professional Registration and Licensing.* The Committee on Professional Registration and Licensing may consider and report upon bills and matters referred to it relating to the licensing of professionals in this state.

~~[(34) *The Committee on Property, Casualty, and Life Insurance.* The Committee on Property, Casualty, and Life Insurance may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies conferred upon the Department of Insurance, Financial Institutions and Professional Registration or any agency or governmental unit pursuant to the Missouri constitution and statutes relating to the provision of property, casualty, and life insurance.~~

~~—————~~ (35) *The Committee on Public Safety and Emergency Preparedness.* ~~The Committee on Public Safety and Emergency Preparedness may consider and report upon bills and matters referred to it relating to regulation and administration of state policies conferred upon the Department of Public Safety, the Missouri National Guard, or any agency or governmental unit pursuant to the Missouri constitution or statutes relating to public safety and emergency preparedness.~~

~~—————~~ (36) *The Committee on Small Business.* ~~The Committee on Small Business may consider and report upon bills and matters referred to it relating to the establishment, growth, development, expansion, retention, and operations of small businesses in the state.~~

~~—————~~ (37) *The Committee on Telecommunications.* ~~The Committee on Telecommunications may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Public Service Commission or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the operation, transmission, or distribution of telecommunication technology services.~~

~~—————~~ (38) *The Committee on Trade and Tourism.* ~~The Committee on Trade and Tourism may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Economic Development or any agency or governmental unit thereto conferred upon by the Missouri constitution or statutes regarding the development and promotion of trade relations, retention, and expansion of national and international marketplaces, travel, tourism, recreation, the arts, and cultural affairs.~~

~~—————~~ (39) (25) *The Committees on Rules.*

(a) **There shall be a Committee on Rules - Administrative Oversight and a Committee on Rules - Legislative Oversight. Each Committee on Rules shall have the same duties and shall consider and report upon all matters referred to it by any of its regular standing committees. The Speaker may assign special standing committees to either Committee on Rules.**

(b) **The Committee on Rules - Administrative Oversight shall have the following regular standing committees report to it: Committee on Conservation and Natural Resources; Committee on Elections and Elected Officials; Committee on Elementary and Secondary Education; Committee on Health and Mental**

Health Policy; Committee on Higher Education; Committee on Local Government; Committee on Pensions; Committee on Professional Registration and Licensing; Committee on Transportation; Committee on Utilities; Committee on Ways and Means; and Committee on Workforce Development.

(c) The Committee on Rules - Legislative Oversight shall have the following regular standing committees report to it: Committee on Agriculture Policy; Committee on Budget; Committee on Children and Families; Committee on Corrections and Public Institutions; Committee on Crime Prevention and Public Safety; Committee on Economic Development; Committee on Financial Institutions; Committee on General Laws; Committee on Government Efficiency; Committee on Insurance Policy; Committee on Judiciary; and Committee on Veterans.

(d) *Duties generally.*

a. If a committee reports a bill, except an appropriations bill, with a recommendation that it “Do Pass” or “Without Recommendation”, the bill shall stand automatically referred to its Committee on Rules. The committee is hereby authorized to:

(i) Report the bill “Do Pass” to the House without a limitation on time of debate on the bill or amendments.

(ii) Report the bill “Do Pass” to the House with a limitation on the time of debate.

(iii) Send the bill back to the originating committee in the form as originally referred by the Speaker. If a Committee on Rules sends the bill back to the originating committee, that committee may amend the bill and report the bill again without the need to reconsider the initial vote by which the committee voted the bill “Do Pass”.

b. If a bill is automatically referred to a Committee on Rules with a recommendation that it “Do Pass - Federal Mandate”, the committee shall review the bill for the purpose of determining whether it should have federal mandate status. The committee may decide, by a majority of those present, whether to place the bill on the appropriate federal mandate calendar. If the committee declines to place the bill on the appropriate federal mandate calendar, it may consider whether to report the bill to the House with a “Do Pass” recommendation without federal mandate status. The authority of the committee with respect to limiting debate shall apply to bills reported by it as “Do Pass - Federal Mandate”.

c. If a Committee on Rules shall place a limitation on the time of floor debate on a bill or on amendments, such time shall be divided equally between and controlled by the floor handler of the bill and the floor leader of the political party other than that of the floor handler or their respective designees. The floor handler shall have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.

d. In reviewing bills automatically referred to it from another committee, a Committee on Rules may, but is not required to, take such testimony as it deems appropriate to make its decisions. The committee shall not amend any bill that was not initially referred to a Committee on Rules.

e. If a committee has reported a bill “Do Pass” with committee amendments, a Committee on Rules shall take such action as it deems proper on the entire package of the bill with committee amendments as though the committee amendments were already incorporated into the bill.

f. If a Committee on Rules is the original committee to which a bill is referred, when the committee reports such bill as “Do Pass” or “Without Recommendation”, such bill shall not be subject to the automatic referral referenced in Rule 24(25)(d)a. above. However, in reporting such bill, the committee may take any action on such bill as though the bill were referred to it after a “Do Pass” or “Without Recommendation” report from another committee.

(26) *The Committee on Transportation.* The Committee on Transportation may consider and report upon bills and matters referred to it relating to the Department of Transportation, all means of transportation, including roads, highways, bridges, ferries, airports, railroads, and other means of transportation. The Committee may also consider and report upon bills and matters referred to it relating to motor vehicles and traffic regulations.

[(40)] (27) *The Committee on [Utility Infrastructure] Utilities.* The Committee on [Utility Infrastructure] Utilities may consider and report upon bills and matters referred to it relating to the development, [expansion, and preservation of public utility infrastructure] use, and regulation of utilities, communications, and technology and the development, use, and conservation of energy and other energy-related concerns, environmental impact, pollution, and public health and safety as it relates to the issue of energy.

[(41)] (28) *The Committee on Veterans.* The Committee on Veterans may consider and report upon bills and matters referred to it relating to terrorism and security against terrorism[;], veterans affairs [and], the promotion and strengthening of states’ rights, and military and naval affairs of the State.

~~[(42)]~~ **(29)** *The Committee on Ways and Means.* The Committee on Ways and Means may consider and report upon bills and matters referred to it relating to the taxes of the state, tax credits, revenue and public debt of the state, and the interest thereon, and the administration of taxation and revenue laws. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to existing sources of revenue and such new sources of revenue, if any, that in the judgment of the committee should be considered by the House. The committee may also inquire into and suggest to the House such changes, if any, that should be made in respect to eliminating any existing sources of revenue, if any, that in the judgment of the committee should be considered by the House.

~~[(43)]~~ **(30)** *The Committee on Workforce [Standards and] Development.* The Committee on Workforce [Standards and] Development may consider and report upon bills and matters referred to it relating to the regulation and administration of state policies by the Department of Labor and Industrial Relations regarding the attraction, training, retention, and safety of the workforce.

[The Select Standing Committees Enumerated]

Rule 26. —The select standing committees of the House shall be as follows:

1. Agriculture.
2. Budget.
3. Commerce.
4. Education.
5. Financial Institutions and Taxation.
6. General Laws.
7. Insurance.
8. Judiciary.
9. Labor and Industrial Relations.
10. Rules.
11. Social Services.
12. State and Local Governments.
13. Utilities.

Duties of the Select Standing Committees

Rule 27. (1) *Duties of Select Standing Committees—Generally.* Except for the Select Standing Committee on Rules, the select standing committees shall consider and report upon all matters referred to them by their regular standing committees specifically enumerated in Rule 25. Should any of these regular standing committees report a bill "Do Pass" or "without recommendation", such bill shall automatically stand referred to the regular standing committee's select standing committee. At the discretion of the chair, the select standing committees may examine and consider any bill automatically referred to it by a regular standing committee. Such consideration may be limited to a presentation of the bill and any amendments thereto, if necessary, to the select standing committee by its sponsor, or the House handler in the event of a Senate bill, or the chair of the regular standing committee from which it was automatically referred. Upon consideration, the select standing committee shall be authorized to:

- (a) Create a house committee substitute on any bill or resolution in its possession.
- (b) Report the bill or resolution "Do Pass" or "without recommendation" to the Speaker.
- (c) Report the bill or resolution "Do Pass with recommended committee amendment" to the Speaker provided that the Committee shall not consider any substitute under color of amendment.
- (d) Report the bill or resolution as a "House Committee Substitute—Do Pass" or "House Committee Substitute—without recommendation" to the Speaker.
- (e) Return the bill or resolution to the Regular Standing Committee from which it was referred in its original form as first read.

—— (2) *The Select Standing Committee on Agriculture.* The Select Standing Committee on Agriculture shall consider and report on all matters referred to it by the Regular Standing Committee on Agriculture Policy and the Regular Standing Committee on Conservation and Natural Resources.

—— (3) *The Select Standing Committee on Budget.*

——— (a) *Duties concerning appropriations.* The Select Standing Committee on Budget shall have the responsibility of filing all appropriations bills, and shall report upon all bills recommended to it by the Regular Standing Committee on Appropriations—Agriculture, Conservation, and Natural Resources; the Regular Standing Committee on Appropriations—Elementary and Secondary Education; the Regular Standing Committee on Appropriations—General Administration; the Regular Standing Committee on Appropriations—Health, Mental Health, and Social Services; the Regular Standing Committee on Appropriations—Higher Education; the Regular Standing Committee on Appropriations—Public Safety and Corrections; and the Regular Standing Committee on Appropriations—Revenue, Transportation, and Economic Development; and any other bills, measures, or questions referred to it pertaining to the appropriation and disbursement of public money.

——— (b) *Other duties.* The Committee may consider and report upon any bill or resolution referred to it which, in the opinion of the Speaker, merits special consideration. The Committee may also consider and report upon bills and matters referred to it relating to the reorganization, consolidation, and abolition of boards, bureaus, commissions, and other offices and buildings of the state, including the Division of Facilities Management, Design and Construction, the capitol grounds, and the state and legislative library. The Committee is empowered to study and investigate the efficiency and economy of all branches of government including the possible existence of fraud, misfeasance, malfeasance, collusion, mismanagement, incompetence, corruption, waste, conflicts of interest, and the improper expenditure of government funds in transactions, contracts, and activities of government or government officials and employees. The Committee is authorized to hold hearings, sit and act at any time or place within the state of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement. If the Committee, after hearing, and upon findings incorporated in a report, deems that a particular activity, bureau, agency, committee, commission, department, or any other entity of state government should be discontinued, it shall report such finding to the House for further action by the House. The Committee shall also consider and report upon bills and matters referred to it relating to the efficiency of government in the state.

——— (4) *The Select Standing Committee on Commerce.* The Select Standing Committee on Commerce shall consider and report on all matters referred to it by the Regular Standing Committee on Economic Development and Business Attraction and Retention, the Regular Standing Committee on Trade and Tourism, and the Regular Standing Committee on Small Business.

——— (5) *The Select Standing Committee on Education.* The Select Standing Committee on Education shall consider and report on all matters referred to it by the Regular Standing Committee on Elementary and Secondary Education, the Regular Standing Committee on Higher Education, and the Regular Standing Committee on Emerging Issues in Education.

——— (6) *The Select Standing Committee on Finance and Taxation.* The Select Standing Committee on Finance and Taxation shall consider and report on all matters referred to it by the Regular Standing Committee on Banking, the Regular Standing Committee on Ways and Means, and the Regular Standing Committee on Pensions.

——— (7) *The Select Standing Committee on General Laws.* The Select Standing Committee on General Laws shall consider and report on all matters referred to it by the Regular Standing Committee on Professional Registration, the Regular Standing Committee on Government Efficiency, and the Regular Standing Committee on Emerging Issues.

——— (8) *The Select Standing Committee on Insurance.* The Select Standing Committee on Insurance shall consider and report on all matters referred to it by the Regular Standing Committee on Health Insurance and the Regular Standing Committee on Property, Casualty, and Life Insurance.

——— (9) *The Select Standing Committee on Judiciary.* The Select Standing Committee on Judiciary shall consider and report on all matters referred to it by the Regular Standing Committee on Civil and Criminal Proceedings, the Regular Standing Committee on Corrections, and the Regular Standing Committee on Consumer Affairs.

——— (10) *The Select Standing Committee on Labor and Industrial Relations.* The Select Standing Committee on Labor and Industrial Relations shall consider and report on all matters referred to it by the Regular Standing Committee on Workforce Standards and Development and the Regular Standing Committee on Employment Security.

——— (11) *The Select Standing Committee on Rules.*

——— (a) *Duties generally.* The Select Standing Committee on Rules shall formulate and present for consideration the rules of the House and shall consider and report upon all propositions to amend or change the rules, which propositions shall stand referred without reading or consideration and without discussion, explanation, or debate to the Select Standing Committee on Rules.

~~_____ (b) Duties related to printing and proofing bills.~~ The Chief Clerk, under the direction of the Committee shall supervise the printing of all bills ordered perfected and printed, assuring that procedures are followed in which all amendments to every such bill are incorporated therein before the bill is printed and that the printed copies of the bill on the desks of the members are true and accurate copies of the bill as ordered perfected and printed. The Committee shall also supervise the printing of all bills which are truly agreed and finally passed, assuring that procedures are followed in which every bill is a true copy of the bill as passed with clerical errors corrected.

~~_____ (c) Duties relating to the issuance of courtesy resolutions.~~ A courtesy resolution is a noncontroversial resolution in the nature of congratulations on the birth of a child, celebration of a wedding anniversary, congratulations on an outstanding citizen achievement, or a similar event which is in the practice and procedure of the House to consider as a courtesy resolution shall require action by the House as provided for by the House Rules. The Chief Clerk, under the direction of the Committee, shall maintain a list of all courtesy resolutions issued under this rule for inspection. Any resolution that is not a courtesy resolution shall require action by the House as provided for by the House Rules.

~~_____ (d) Review of bills.~~

~~_____ 1. The Select Standing Committee on Rules shall have bills and resolutions reported to it:~~

~~_____ a. Automatically by virtue of consent status from a regular standing committee.~~

~~_____ b. By direct referral from the Speaker if the legislation is a resolution.~~

~~_____ c. By referral from the Speaker after the bill or resolution has been reported out of another select standing committee.~~

~~_____ d. By any special standing committee created by the Speaker and designated in its creation as required to report to the Select Standing Committee on Rules.~~

~~_____ 2. If the Select Standing Committee on Rules has received a bill with consent status it may report it as "Do-
Pass Consent" with a majority of the members present voting favorably or send the bill back to the regular standing committee from which it was received in the bill's original form.~~

~~_____ 3. If the Select Standing Committee on Rules has received a resolution upon direct referral from the Speaker, the Committee shall use the powers given to it under Rule 27(1) to act upon the resolution.~~

~~_____ 4. If the Select Standing Committee on Rules has received a bill by referral from the Speaker and the bill has been reported from another Select Standing Committee, the Committee may place a time limitation on the bill or amend an effective or implementation date by amendment only. When the Select Standing Committee shall place a limitation on the time of floor debate on a bill, or on amendments, such time shall be divided equally between, and controlled by, the floor handler of the bill and the floor leader of the political party other than that of the floor handler, or their respective designees. The floor handler shall always have the right to have the final one minute of designated time. If time has been allocated and unused by either side and no member from that side is seeking recognition, the Speaker may declare additional time waived and recognize the members of the other side to complete use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow.~~

~~_____ 5. If the Select Standing Committee on Rules has received a bill from any special standing committee required to report to the Committee, the Committee shall use the powers given to it under Rule 27(1) to act upon the bill.~~

~~_____ (12) The Select Standing Committee on Social Services.~~ The Select Standing Committee on Social Services shall consider and report on all matters referred to it by the Regular Standing Committee on Health and Mental Health Policy, the Regular Standing Committee on Children and Families, and the Regular Standing Committee on Veterans.

~~_____ (13) The Select Standing Committee on State and Local Government.~~ The Select Standing Committee on State and Local Government shall consider and report on all matters referred to it by the Regular Standing Committee on Elections, the Regular Standing Committee on Local Government, the Regular Standing Committee on Public Safety and Emergency Preparedness, and the Regular Standing Committee on Transportation.

~~_____ (14) The Select Standing Committee on Utilities.~~ The Select Standing Committee on Utilities shall consider and report on all matters referred to it by the Regular Standing Committee on Telecommunications, the Regular Standing Committee on Energy and the Environment, and the Regular Standing Committee on Utility Infrastructure.]

Subcommittees

Rule 25. (1) *Establishment and Membership.* The Speaker, or the chair of any regular or special standing committee with the advice and consent of the Speaker, may establish a subcommittee of a regular or special standing committee. A subcommittee shall consist of no more than one-half of the number of members of its regular or special standing committee. Members of the subcommittee shall be appointed by the chair of the regular or special standing committee with the advice and consent of the Speaker, except the minority members of the subcommittee shall be appointed by the ranking minority member of the regular or special standing committee with the advice and consent of the Minority Floor Leader. The membership of all subcommittees shall be composed, as nearly as may be, of majority and minority party members in the same proportion as the number of majority and minority party members in the House bears to the total membership of the House. When establishing a subcommittee, the Speaker or chair of the regular or special standing committee shall designate a member of the subcommittee as chair and may designate another member as vice chair.

(2) *Duties.* Subcommittees shall consider all issues or matters referred to them by their respective regular or special standing committee and shall report upon such issues or matters to their respective regular or special standing committee. No bill or substitute shall be taken up for consideration by any subcommittee. Subcommittees, except for appropriations subcommittees, shall be authorized to hold hearings, sit, and act only during the hearing times allocated for their respective regular or special standing committees, unless otherwise granted by the Speaker. Subcommittees shall be authorized to administer oaths and take testimony, either orally or by sworn written statement.

(3) *Reports.* Subcommittees may report to the House upon issues or matters referred to them. The Majority Floor Leader may call for reports from subcommittees at any time during the administrative order of business or during the regular order of business. A quorum of the House need not be present to receive a report from a subcommittee. Reports from subcommittees shall not be amended, no vote shall be taken, and no other motion shall be in order during receipt of a subcommittee report. After receipt of a report from a subcommittee, debate and inquiry shall be allowed, but no member shall be allowed to speak or inquire for more than five minutes, except by leave of the Speaker.

Duties of Committee Chair; Committee Organization

Rule [28-] 26. [(a)] **(1) *Duty to preside.*** It is the duty of the chair to preside at all sessions of the committee. In the absence of the chair, the vice chair of the committee or a designee of the chair shall preside.

[(b)] **(2) *Duty to maintain minute book.*** The chair shall see that a minute book is kept for his or her committee. The minute book shall contain the attendance and voting records of the committee members, a brief statement of the business that comes before the committee, the names of the persons and witnesses appearing before the committee and what side of a proposition they appeared on behalf of at the committee hearing, or if the appearance was informational in nature and neither for or against the proposition. The Chief Clerk shall be the repository of the minute book after each session of the general assembly and shall submit the same to the Secretary of State prior to the next regular session.

[(c)] **(3) *Duty to preserve order.*** The chair, while the committee is in session, shall preserve order and decorum in and adjacent to the committee room and shall conduct all hearings in accordance with the Rules of the House including the provisions that relate to decorum, debate, and dress code. The chair may punish breaches of order and decorum by censure and exclusion from the hearings.

[(d)] **(4) *Bills, reports, and other documents.*** The chair shall have custody of all bills, papers, and other documents referred to the committee and shall make reports authorized by the committee and submit the same to the House without delay.

[(e)] **(5) *When a bill fails.*** Whenever a motion that a bill "Do Pass" shall fail, or if there be an even division on the question, the chair shall report such bill back to the House "Do Not Pass" unless such bill is otherwise disposed of by another motion.

[(f)] **(6)** When a motion has been decided by a committee, any member voting on the prevailing side may move to reconsider the vote provided that:

[(i)] **(a)** The chair still has possession of the bill; and

[(ii)] **(b)** The motion to reconsider is made on the same day on which the motion was decided or within the next three occurrences in which the committee convenes with a quorum present at a properly scheduled meeting at which the original motion would be in order.

A majority of the members appointed to the committee is required to sustain any motion to reconsider. The motion to reconsider shall be a recorded vote.

Committee Hearings

Rule ~~[29-]~~ **27.** All bills afforded a committee hearing shall be considered by giving the sponsor or handler, the proponents, the opponents, and those testifying for informational purposes a reasonable opportunity to be heard. Persons addressing the committee ~~[must]~~ **shall** keep their remarks to the point and avoid repetition and are subject to call to order by the chair for failure to do so. In the discretion of the committee chair, the length of time allowed one speaker or questioner may be limited.

Quorum

Rule ~~[30-]~~ **28.** A majority of all committees of thirty or less, and fifteen members of all committees consisting of more than thirty members, shall constitute a quorum for the transaction of business.

Meetings - How Announced

Rule ~~[34-]~~ **29.** Announcement of all meetings of committees shall include a statement of all matters to be considered at the meeting, shall include the bill or resolution numbers to be considered and shall be entered in the Journal prior to the day on which the meeting is to take place. Such journal entry shall reflect the date, time, and location of the meeting.

The chair of each committee shall give written notice of the time, date, place, and agenda of the meetings, including executive sessions, of his or her committee and each committee having matters pending before it shall hold a meeting at such time, date, and place unless excused by the Speaker ~~[of the House]~~. Notice shall be given at least one legislative day in advance of the committee meeting. Notice may be reduced to twenty-four hours by unanimous consent of all members of the committee, whether in attendance or not. Notice shall never be less than twenty-four hours. All notices shall include posting of the notice on the bulletin board outside the Speaker's office.

Committees shall comply with the requirements of the statutes pertaining to open meetings.

Committee Substitutes

Rule ~~[32-]~~ **30.** No bill or substitute may be taken up for consideration by a committee unless such bill or substitute shall have been distributed to the members of the committee at least one legislative day and twenty-four hours in advance of such consideration. Electronic distribution shall be an acceptable form of distribution. This rule may be waived by unanimous consent of all members of the committee, whether in attendance or not. Failure to take the bill up for consideration at the designated time requires that ~~[the]~~ one legislative day and twenty-four hours' notice be given again before it is taken up for consideration.

House Committee Bills

Rule 31. (1) Any regular or special standing committee shall have the authority to introduce upon report a House Committee Bill. The chair of the committee or his or her designee shall be the handler of the bill. No committee shall introduce upon report any House Committee Bill until February 15, and not after April 1. The number of House Committee Bills allowed to be introduced by a regular or special standing committee shall be limited by the Speaker. The total number of House Committee Bills allowed to be introduced by all regular and special standing committees shall not exceed twice the number of regular standing committees.

(2) No House Committee Bill shall be taken up for consideration by a committee unless a draft of such bill shall have been distributed to the members of the committee at least one legislative day and twenty-four hours in advance of such consideration. Electronic distribution shall be an acceptable form of distribution.

(3) Upon motion, the committee is authorized to report that the draft House Committee Bill be introduced. After being read a first and second time, the House Committee Bill shall stand automatically referred to its Committee on Rules.

(4) The Committee on Rules is hereby authorized to report the bill “Do Pass” to the House or send the bill back to the originating committee in its original form. If a Committee on Rules sends the bill back to the originating committee, that committee may amend the bill and report the bill again without the need to reconsider the initial vote. In reviewing bills automatically referred to it from another committee, a Committee on Rules may conduct a hearing and take such testimony as it deems appropriate to make its decisions. Upon the written request of any member of the House, a Committee on Rules shall conduct a hearing on any House Committee Bill in its possession. The Committee on Rules shall not amend any House Committee Bill.

Other Duties

Rule ~~[33-]~~ 32. Each committee, in addition to the ~~[duty]~~ duties above prescribed, shall perform such other duties as may be required by the House. If it shall become necessary to compel the presence of any person before a committee, the production of records or documents, or to receive sworn testimony before a committee, a subpoena may be issued under the hand of the Speaker as provided by law and an oath or affirmation may be administered by the chair of the committee as provided by law.

Attendance

Rule ~~[34-]~~ 33. The secretary of each committee shall keep a record of the attendance of each committee meeting in the minute book of the committee, which shall be available to any person upon request. Any member of a committee absent, without good cause, from three consecutive meetings of the committee, as shown by the records of the committee, may be dropped therefrom by a statement to that effect entered into the House Journal by the Speaker. The roll shall be recorded by the chair or secretary of a committee at each meeting.

Minority Views

Rule ~~[35-]~~ 34. The minority of a committee may not make a report or present to the House an alternative report, but has the right to file views to accompany the report.

Committee Relieved of Bill - When

Rule ~~[36-]~~ 35. No bill shall be taken away from any regular standing committee~~[-]~~ or special standing committee~~[-]~~ or select standing committee of the House], as provided by the Constitution, until after ten legislative days have expired after referral to the committee by the Speaker. Pursuant to the Constitution, one-third of the members of the House shall have the power to relieve a committee of any bill. Such power may be exercised by filing a petition to that effect with the Chief Clerk ~~[of the House]~~. Upon receipt of such petition containing the signatures of at least fifty-five members, the Chief Clerk shall publish such petition in the Journal and place the discharged bill upon the regular calendar of House Bills taken from Committee, as provided by the Constitution.

Election Contest

Rule ~~[37-]~~ 36. Whenever there shall be filed with the Speaker a notice of contest of the election of a member of the House, he or she shall refer the same, without discussion, either to the regular standing Committee on Elections **and Elected Officials** or a special standing committee appointed to hear the matter. Such committee shall examine the timeliness and sufficiency of the notice, the depositions, and other documents submitted and report to the House its recommendations, whereupon the House shall act by resolution to sustain or reject the committee recommendations.

Ethics Committee

Complaints of Ethical Misconduct

Rule ~~[38-]~~ 37. ~~[(a)]~~ (1) The Speaker shall appoint a Committee on Ethics and name the committee's chair. The Minority Floor Leader shall name the committee's vice chair and minority members. The committee shall have an equal number of members of the majority and minority party.

~~[(b)]~~ (2) The committee may consider and report upon complaints referred to it relating to a member of the House involving the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other

complaints relating to the ethical conduct of a member. The committee is authorized to sit and act at any time or place within the State of Missouri during the recess and adjournment periods of the House, administer oaths, and take testimony, either orally or by sworn written statement.

~~[(e)]~~ (3) Within twenty calendar days of the commencement of the first regular session of each general assembly, the Committee on Ethics shall adopt Rules of Procedure for the investigation of complaints of ethical misconduct referred to it involving a member of the House. The proposed Rules of Procedure shall be filed by the committee in the form of a House Resolution with the Clerk of the House, reported in the Journal, and placed on the House Resolutions Calendar.

~~[(e)]~~ (4) Upon receipt of a complaint, in writing and under oath, of ethical misconduct by a member of the House made by another member, the Speaker shall refer the same, within ten days, without discussion, to the Committee on Ethics. The complaint shall be confidential. The Committee shall examine the sufficiency of the complaint and proceed to conduct an investigation as provided in the Committee's Rules of Procedure, if a majority of the Committee appointed so votes upon a roll call. When a motion to proceed to conduct an investigation fails on a recorded vote, the complaint shall be immediately dismissed.

~~[(e)]~~ (5) At the conclusion of the investigation, the Committee shall report its findings, conclusions, and recommendations to the House, whereupon the House shall act by resolution to sustain or reject the Committee recommendations. The Committee may recommend that the House expel the member as provided in Article III, Section 18 of the Missouri Constitution, or that the House punish the member as provided in Article III, Section 18 of the Missouri Constitution, by reprimand on the adoption of the resolution or by censure by the Speaker in open session.

~~[(e)]~~ (6) All rules that pertain to regular or special standing committees shall apply to the Committee on Ethics to the extent consistent with this rule and any rules of procedure adopted pursuant to this rule.

BILLS

Referral

Rule 38. The Speaker shall refer all bills and resolutions to a committee. The Speaker may re-refer any bill or resolution previously referred to a committee prior to a public hearing being held on the bill.

Introduced - Manner of Setting Forth New and Old Material

Rule 39. ~~[(a)]~~ (1) *When.* Bills may be introduced only on the report of a committee or by any member of the House, in the **administrative or** regular order of business. No member shall file a bill, other than an appropriation bill, after March ~~[(45)]~~ 1, without leave of the House. **No committee shall introduce upon report any House Committee Bill after April 1.**

~~[(b)]~~ (2) *Manner of Printing.* Any bill shall have the matter which is being repealed from current law enclosed in bold-faced brackets and the matter which is being added to the law underscored when typewritten and in bold-faced type when printed. **In addition, the Chief Clerk may adjust the formatting of printed bills in the House in order to increase readability.** A footnote shall be annexed to the first page of each bill which contains material enclosed in bold-faced brackets to the following effect:

"EXPLANATION - Matter enclosed in bold-faced brackets in the above bill is not enacted and is intended to be omitted from the law. Matter in bold-face type in the above bill is proposed language."

Where a section is completely rewritten, the existing section shall be set forth in small type in bold-faced brackets in a note following the new section but the changes need not be distinguished. Any House bill or substitute thereof which does not comply with this rule shall not be placed upon the calendar.

~~[(c)]~~ (3) *Numbering of Bills.* The Chief Clerk shall number bills in the order of their filing, reserving numbers for appropriations bills.

~~[(d)]~~ (4) *Withdrawal.* Any bill may be withdrawn by the sponsor before the bill has been referred to any regular, select, or special standing committee.

Number of Copies Printed

Rule 40. The Chief Clerk shall print such number of copies of all House Bills and House Joint Resolutions as he or she shall deem appropriate.

Federal Mandate Calendar

Rule 41. ~~[(a)]~~ (1) When a federal mandate bill is reported from the appropriate committee with recommendation that it "Do Pass" or "Without Recommendation", it shall go upon the calendar of the House.

~~[(b)]~~ (2) No bill shall be placed on the Federal Mandate Calendars unless it is federally mandated, immediate in nature, and reduces revenues or savings if not enacted. A federal mandate bill may only contain subject matter concerning the federal mandate. A member wishing for his or her bill to be considered for placement on the Federal Mandate Calendar shall request in writing to the chair of the committee where such bill has been referred. The written request shall state the deadline by which the state must comply with the federal mandate and what will happen if the state fails to take action by such date. A copy for each committee member of the federal statute or regulation mandating such action shall accompany the request. After the committee has voted "Do Pass" on a bill with such a request, it shall take a second recorded vote on whether ~~[or not]~~ to recommend that it be placed on the Federal Mandate Calendar. If said bill is reported "Do Pass" by a regular standing committee with a recommendation that same be placed on the Federal Mandate Calendar, ~~[and the appropriate select standing committee concurs therein,]~~ the chair of the ~~[appropriate select standing]~~ committee shall submit to the Speaker a copy of the original written request, along with a copy of the federal statute or regulation mandating State action. If the Speaker concurs with the ~~[committees]~~ **committee** that the bill complies with the requirements of this rule, he or she shall advise the Chief Clerk to place same on the Federal Mandate Calendar. If the Speaker does not concur, he or she may place the bill on the Perfection Calendar. Each bill placed upon the Federal Mandate Calendars shall have attached thereto a copy of the federal statute or regulation that mandates the bill, along with a copy of the request to place the bill on the Federal Mandate Calendar and shall be distributed to all members at least twenty-four hours prior to consideration by the entire House.

Revision Bills

Rule 42. Any bill denominated as a revision bill by the appropriate committee shall contain only that subject matter approved by the committee on legislative research, and additional material may not be amended thereto, unless needed as a technical correction.

Motion To Place On Calendar

Rule 43. If any bill is reported from committee with the recommendation that it "Do Not Pass" it shall not go on the calendar of the House unless ordered by a constitutional majority. At the same time the bill is reported to the House, the committee chair shall notify the sponsor or handler of the bill that such report is being made. A motion to have a bill placed upon the calendar ~~[must]~~ **shall** be made within three legislative days after the bill is reported and when the sponsor of the bill is present or the motion is made by a member upon the sponsor's written request. If no such action is taken within such time, the bill shall lie on the table. If such a motion is sustained, the bill shall stand automatically referred to ~~[the Select Standing]~~ **a** Committee on Rules for further action thereon.

Timing of Placement on Calendar

Rule 44. No House bill shall be taken up for consideration by the House unless it has been upon the calendar for at least one legislative day.

Bills Laid Over Informally

Rule 45. When a bill is reached, in its order, to be perfected and printed, or to be ~~[agreed to and read a third time and placed upon its final passage]~~ **third read and finally passed**, it may, upon the request of the Majority Floor Leader~~[-]~~ or the sponsor or handler thereof~~[-]~~ if a House Bill, ~~[(or upon the request of its handler in the House[-])]~~ if a Senate Bill~~[-]~~, hold its place on the calendar~~[-]~~ or be laid over informally~~[-]~~ and thereafter be called up at any time when otherwise in order.

To Appear In Order

Rule 46. All bills laid over informally and not taken up and disposed of the same day~~[-]~~ shall appear in order upon the calendar for the next legislative day following.

Ten Day Rule

Rule 47. If a bill laid over informally is not taken up for further consideration within ten legislative days after being laid over, it shall lie on the table and be dropped from the calendar of the House without further action of the House.

Consent Calendar

Rule 48. ~~[(a)]~~ (1) *Which Bills May Be Placed on the Consent Calendar.* Each regular standing committee, after a favorable vote on a bill, may further determine by a second and affirmative vote of every member present whether or not such bill is of a noncontroversial nature. Any bill which increases net expenditures of the state, reduces net revenue of the state, or creates or expands a penalty provision~~[-]~~ shall not be considered by the committee for consent; provided however, any bill which specifically authorizes an easement or right-of-way involving state property may be considered by the committee for placement on the Consent Calendar. If it has been determined by the regular standing committee that such bill is of a noncontroversial nature and meets all consent requirements, the regular standing committee shall report the bill to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** as "Do Pass - Consent". The ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** may decide by a majority affirmative vote of those present whether to place the bill on the appropriate consent calendar.

~~[(b)]~~ (2) *Procedure on House Bills.* If the regular standing committee shall so determine, the appropriate committee report shall include a request that a bill be placed on the ~~[""]~~House Consent Calendar for Perfection~~[""]~~. Any bill so reported shall automatically be referred to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure**. Any bill reported by the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** with the recommendation that it be placed on the House Consent Calendar for Perfection ~~[shall]~~ **may** be placed on that calendar ~~[and]~~ **if the Speaker concurs with the recommendation. If the Speaker does not concur, he or she may place the bill on the Perfection Calendar.** After such bill has remained on the ~~[""]~~House Consent Calendar for Perfection~~[""]~~ for five legislative days, it shall be ordered perfected and advanced to the ~~[""]~~House Consent Calendar for Third Reading and Final Passage~~[""]~~ without further action of the House, unless five members, with at least two from each political party, have filed written objection with the Chief Clerk. If such objections are filed, the bill shall be placed on the House Bills to be Perfected and Printed Calendar. An objection made by five members under this rule cannot be rescinded.

~~[(c)]~~ (3) *Senate Bills - Consent.* When the Senate passes a bill by its procedure for consent bills, such bill shall be considered for treatment as a consent bill by the House committee without further request; provided however, that the same committee procedures, votes, and requirements for House Bills being considered for consent shall be applied to Senate Bills being considered for consent. A Senate Bill may be considered by the committee for consent even if it was not a consent bill in the Senate.

~~[(d)]~~ (4) *Procedure on Senate Bills.* Senate Bills passed out of the appropriate House regular standing committee and the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** with the request that the bill be placed on the Senate Bills for Third Reading and Final Passage - Consent Calendar are subject to the five member objection provision of this rule.

~~[(e)]~~ (5) *Deadline for Placing Senate Consent Bills on the Calendar.* No Senate consent bills shall be placed on the consent calendar after April 15.

~~[(f)]~~ (6) *Amendments.* House bills may be considered for consent after they are amended in committee but may not be amended on the floor of the House.

Senate consent bills may be amended in committee but not on the floor of the House unless the Senate Rules allow amendment of House consent bills on the floor of the Senate, in which case Senate consent bills may be amended on the floor of the House. House committee amendments to Senate consent bills shall be deemed adopted on the fifth legislative day.

AMENDMENTS AND SUBSTITUTES

Rule 49. ~~[(a)]~~ (1) *In Writing and Distributed in Advance.* Proposed amendments ~~[must]~~ **shall** be reduced to writing. Every amendment shall be distributed in advance of the time the bill is initially taken up for consideration. An amendment shall be considered to have been distributed if it has been either transmitted electronically and made available on each member's chamber laptop computer and a copy in paper form placed on the desk of the Majority Floor Leader and Minority Floor Leader or placed on the members' desks in paper form, except for the desk of any

member who has waived receipt of amendments. The sponsor of an amendment that has been distributed may make technical corrections at the time the amendment is offered or under consideration. Any technical corrections shall be read in full by the clerk. Technical corrections shall be subject to a point of order that they are not truly technical in nature. **The sponsor of an amendment shall not otherwise amend his or her own amendment.** Every proposed amendment to the amendment and substitute amendment may be offered after the time a bill is initially taken up for consideration but shall be distributed prior to the offeror being recognized for a motion on such amendment.

~~[(b)]~~ **(2) What Amendments and Substitute Amendments are in Order.** When a bill, motion, or proposition is under consideration, a motion to amend and a motion to amend that amendment shall be in order, and it also shall be in order to offer a further amendment by way of substitute for the original motion to amend, to which one amendment may be offered. It shall not be in order to offer a substitute amendment to an amendment to an amendment. When an amendment is offered, a substitute for that amendment is offered, and an amendment to the substitute is offered, it shall not be in order to offer a substitute for the amendment to the substitute. Any proposed amendment in the third degree shall be out of order. Any motion to adopt an amendment may be withdrawn by the sponsor before decision thereon. Once a bill has been amended, it shall be in the possession of the House. **If a proposed amendment has been defeated, the same amendment shall not be proposed again. An amendment identical to one previously decided on the same bill is not in order, except for amendments to appropriations bills.**

~~[(c)]~~ **(3) Committee Substitutes Treated as Original.** A House Committee Substitute shall be considered as an original bill for purposes of amendment.

~~[(d)]~~ **(4) House Substitute.** No House Substitute will be in order. A House Substitute is an amendment which, in the opinion of the Speaker, is effectually replacing the underlying bill or committee substitute.

~~[(e)]~~ **(5) When Federal Mandate Bills can be Amended.** Amendments to House and Senate bills-Federal Mandate are permitted only within the scope of the federal mandate. Perfecting amendments are permitted to make technical amendments.

~~[(f)]~~ **(6) Appropriations Bills.** ~~[(a)]~~ **(a)** No amendment to the appropriations bills of the state budget shall be in order if it increases the total amount of general revenue or general revenue equivalent appropriated in the House appropriations bills. Any amendment that increases the amount of general revenue or general revenue equivalent appropriated in the House appropriations bills shall be required to be submitted with a separate amendment that makes an equal reduction in general revenue or general revenue equivalent in the same bill or any other of the bills still pending. If the reduction is in another bill, the decreasing amendment shall be taken up first, and the increasing amendment may be taken up only if the decreasing amendment is adopted. When a pair of amendments is submitted, the decreasing amendment shall be required to clearly identify the corresponding increasing amendment.

~~[(2)]~~ **(b)** If a member's decreasing amendment is adopted and the same member's increasing amendment is defeated, the decreasing amendment's adoption is void.

~~[(3)]~~ **(c)** The offering and adoption of an amendment decreasing the amount of general revenue or general revenue equivalent appropriated without a balancing increase creates no right of another member to offer an increasing amendment in any amount up to the amount of the decrease effected by the decreasing amendment, and no member may be recognized for the purpose of making such an amendment.

~~[(4)]~~ **(d)** For the perfection of the House appropriations bills of the state budget only, it shall be permissible to amend any line item as often as the House pleases, as long as prior adopted amendments to the line item are taken into account.

~~[(5)]~~ **(e)** Notwithstanding any rule to the contrary, neither substitute amendments nor amendments to amendments shall be in order for any appropriations bill other than technical corrections under Rule ~~[49(a)]~~ **49(1).**

Committee Substitute Printed

Rule 50. When a ~~[select-standing]~~ committee recommends a substitute for a bill, the original bill will accompany the substitute. The substitute shall be handled on the floor of the House by the committee chair or any member designated by the committee chair. The Chief Clerk shall have an appropriate number of copies of the substitute printed. No committee substitute shall be called from the calendar of the House until the printed copies have been distributed for at least one legislative day. Amendments, if any, may be offered to the substitute before the vote on the motion to adopt the substitute is taken. If the substitute is defeated, the original bill shall be before the House for perfection and shall be considered and shall be handled on the floor by the original sponsor of the bill.

Order of Amendments

Rule 51. When amendments to any bill, motion, or proposition are pending, they shall be voted on in the following order:

(1) Amendments to the amendment are disposed of before the substitute is taken up. Only one amendment to the amendment is in order at one time; but as rapidly as one is disposed of by rejection or incorporation as a part of the amendment, another is in order as long as any member desires to offer one.

(2) Amendments to the substitute are next voted on, and may be offered, one at a time, and as rapidly as one is disposed of by rejection or incorporation as a part of the substitute amendment, another is in order as long as any member desires to offer one, until the substitute amendment is adopted.

(3) The substitute amendment, as amended, is next voted on. If the substitute amendment is adopted, the underlying amendment to which it was offered shall not be voted upon, but the substitute amendment shall become part of the bill.

(4) The amendment is voted on last. If any substitute has not been agreed to, the vote comes on the amendment as amended.

(5) The House Committee Substitute is next voted upon, after opportunity for amendment. If the House Committee Substitute is adopted, there shall be an additional vote for the perfection of the bill, as amended.

(6) If there is no House Committee Substitute, or if the House Committee Substitute is not adopted, the original House Bill is next voted upon, after opportunity for amendment.

Amendments Incorporated In Bill

Rule 52. All amendments adopted by the House to a bill originating in the House shall be incorporated in the bill as perfected, and the bill, as thus perfected, shall be printed for the use of the members before its final passage, **provided that the bill shall be subject to a titling motion before the vote on perfection is taken.** The perfecting and printing shall be done under the supervision of the Chief Clerk who shall assure that the bill is truly perfected and the printed copies furnished to the members are correct.

Emergency Clauses

Rule 53. Any House bill which has been amended on the floor prior to being perfected or any Senate bill which has been amended on the floor prior to being third read and passed to contain an emergency clause shall be automatically referred to the Committee on Fiscal Review to consider whether the emergency clause is appropriate.

BILLS AND JOINT RESOLUTIONS

Ayes and Noes Taken

Rule ~~[53.]~~ **54.** When a bill shall have passed the House and been returned from the Senate with amendments, such amendments may be concurred in collectively by a constitutional majority, unless objection be made, in which case the vote shall be taken severally, and no amendment or amendments shall be concurred in by the House except by a constitutional majority and the names of those voting for and against recorded upon the Journal of the House.

Repassage

Rule ~~[54.]~~ **55.** When all Senate amendments to House Bills have been concurred in by a constitutional majority of the House, the question shall then be put: "Shall the bill as amended be passed?". On this question the ayes and noes shall be called for, and as on first passage, a constitutional majority shall be necessary to the final passage of the bill.

Majority to Perfect

Rule ~~[55.]~~ **56.** A quorum being present, a majority of those voting aye and no shall be sufficient to perfect a bill and order it printed.

Amending After Perfection; Perfecting Amendments

Rule ~~[56:]~~ **57.** No bill shall be amended after being perfected and printed without a reconsideration of the vote by which it was ordered perfected and printed and if such bill be amended, it shall again be perfected and printed, except that a perfecting amendment to make technical corrections is in order after the bill has been ordered perfected and printed and before it has been read the third time.

Motion for Passage

Rule ~~[57:]~~ **58.** When the Chief Clerk presents a bill as truly perfected and printed, it shall go upon the calendar to be agreed to and passed. When the bill is taken up in its order, the question shall then be: "Shall the bill be third read and passed?". It shall require a constitutional majority to sustain the question.

Course After Passage

Rule ~~[58:]~~ **59.** When a bill or joint or concurrent resolution passes the House, it shall be certified by the Chief Clerk, noting the day of its passage at the foot thereof.

Perfecting Amendments on Bills Returned From the Senate

Rule ~~[59:]~~ **60.** No bill or joint or concurrent resolution that has been returned from the Senate may be further amended without placing the bill in conference, except that a perfecting amendment to make technical corrections is in order in the house of origin when the bill is taken up for final passage as amended by the other house. The perfecting amendment may be directed to the bill or to amendments to the bill. If a perfecting amendment is adopted, the bill as finally passed with the perfecting amendment shall be returned to the other house for its concurrence in the perfecting amendment.

Conference Reports

Rule ~~[60-(a)]~~ **61. (1)** *Signatures on a Conference Report.* All conference committees shall be composed of five conferees from each house. No conference report shall be submitted to either house unless approved by a majority vote of the full committee with not less than three conferees from the House and two conferees from the Senate signing the report.

~~[(b)]~~ **(2)** *Review for Correctness.* Before a conference report is referred to the Regular Standing Committee on Fiscal Review, it shall be reviewed for the technical correctness of the report and of any amendments, bill, or substitute the report recommends for passage by the House.

~~[(c)]~~ **(3)** *Notice Requirements.* No conference committee report shall be taken up and considered unless the same has been distributed to the members, except members who have waived receipt of conference committee reports, at least one legislative day prior to consideration.

~~[(d)]~~ **(4)** *Exceeding the Differences.* Unless authority is granted by the House to exceed the differences, the conferees ~~[must]~~ **shall** confine themselves to matters that are within the scope of the differences between the House position and the Senate position. When a report is offered for adoption, the point of order that the conferees have exceeded the differences shall be in order. The Speaker may rule on the point of order or may place the question of whether the conferees have exceeded the differences before the House for a vote. A majority of members voting prevails on the question.

RESOLUTIONS

Joint and Concurrent Resolutions

Rule ~~[64:]~~ **62.** All joint and concurrent resolutions designed to submit to the qualified voters of the state amendments to the Constitution of the State of Missouri, to be voted upon by such voters, shall be read on three separate days, and shall be reported upon by the committee of the House, and shall otherwise be proceeded upon in like manner as a bill.

~~[Joint and Concurrent]~~ Resolutions of Congress

Rule ~~[62-]~~ **63.** All joint and concurrent resolutions of the Congress of the United States designed to submit to the legislature an amendment to the Constitution of the United States shall be submitted as a Concurrent Resolution and read on three separate days, shall be reported upon by a committee, shall be adopted only by a constitutional majority and shall otherwise be proceeded upon in like manner as a bill. The text of the amendment as proposed by the Congress of the United States shall not be amended.

Reference of Resolutions, etc. Stand Referred

Rule ~~[63-]~~ **64. (1)** All petitions, memorials, remonstrances, resolutions, and other papers offered shall stand referred, without reading, consideration, discussion, explanation, or debate, to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure** unless timely referred to some other appropriate committee by the Speaker~~[-; provided however, that]~~. Resolutions informing the Governor or the Senate that the House has convened, taken some action, or adjourned, resolutions to elect officers of the House, resolutions expressing the appreciation of the House to public officials, resolutions to adopt temporary rules, and concurrent resolutions to convene joint sessions may be adopted by the House upon introduction without referral to committee. Those papers that are favorably recommended by the committee for adoption by the House shall be listed in the Journal and placed upon a resolutions calendar.

(2) Joint courtesy resolutions shall be allowed if established by the rules of the Senate.

(3) Any resolution offered to request an investigation of a state official for the purposes of impeachment shall be referred to ~~[the Select Standing Committee on Rules or to any other committee as]~~ **any committee** designated by the Speaker. **Articles of impeachment shall only be introduced by the committee designated to investigate the matter and shall be read by title on three separate days.**

SENATE BILLS

Referral

Rule ~~[64-]~~ **65.** Each Senate Bill shall, upon second reading, be referred to the appropriate committee of the House.

Go Upon The Calendar

Rule ~~[65-]~~ **66.** When a Senate Bill is reported from the committee to which it was referred with the recommendation that it "Do Pass", or "Without Recommendation", it shall ~~[be referred to the appropriate select standing committee, as delineated by Rule 27]~~ **stand automatically referred to its Committee on Rules.** When a Senate Bill is reported from ~~[the Select Standing]~~ a Committee on Rules ~~[or the appropriate select standing committee]~~ with the recommendation that it "Do Pass", or "Without Recommendation", it shall go upon the House Calendar for the third reading and final passage, provided that no Senate Bill shall be taken up for consideration by the House unless it has been upon the Calendar for at least one legislative day.

Senate Bills Reported "Do Not Pass"

Rule ~~[66-]~~ **67.** If a Senate Bill is reported from the committee to which **it was** referred with the recommendation that it "Do Not Pass" it shall not go upon the calendar of the House for third reading and final passage, unless so ordered by a constitutional majority of the House. In such case, the motion to place the bill on the calendar shall be made within three legislative days of the report and by a member who has been requested by the Senate sponsor of the bill. If such a motion is sustained, the bill shall stand automatically referred to ~~[the Select Standing]~~ a Committee on Rules for further action thereon.

Amendments

Rule ~~[67-]~~ **68.** Senate Bills may be amended by the House when placed upon third reading and final passage, **and any Senate bill so amended shall be subject to a titling motion** before the **final** vote is taken thereon.

BILLS NOT TO BE PASSED ON PREVIOUS ROLL CALL

Rule ~~[68.]~~ **69.** No bill shall be passed by any roll call previously taken on another bill, nor shall more than one bill be passed on any one roll call.

MOTIONS, **DEBATE, and FLOOR PROCEEDINGS**

~~[Must]~~ **Shall** Be Read or Stated Before Debate

Rule ~~[69.]~~ **70.** When a motion is made, it shall be stated by the chair before being debated.

When In Possession of the House

Rule ~~[70.]~~ **71.** When a motion is stated by the Speaker, it shall be deemed to be in possession of the House. The motion may be withdrawn by the author at any time before a decision ~~[or amendment]~~.

To Be Reduced to Writing

Rule ~~[71.]~~ **72.** Every motion shall be reduced to writing if the Speaker or any member demands it.

~~[Must]~~ **Shall** Be Germane

Rule ~~[72.]~~ **73.** No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

Privileged

Rule ~~[73.]~~ **74.** When a question is under debate, no motion shall be entertained but to adjourn; to take a recess; to lay on the table; for the previous question; to postpone to a certain day; to recommit to committee; ~~[or]~~ to postpone indefinitely; **or to consider a veto or withhold override**; which several motions shall have precedence in the order herein set forth.

Dilatory

Rule ~~[74.]~~ **75.** When any ~~[of the motions enumerated in the preceding rule have]~~ **motion has** been made and lost, no similar motion shall be entertained until some other business is transacted by the House.

Privileged Motions In Order - When

Rule ~~[75.]~~ **76.** Except as otherwise limited herein, and except when a member is speaking or the roll is being called, the privileged motions set forth in Rule ~~[73]~~ **74** are always in order, and pending the result of such a motion, no member shall leave his or her seat in the House.

Previous Question

Rule ~~[76.]~~ **77.** Any member may move the previous question. The motion shall be restated by the Speaker in this form: "Shall the question under immediate consideration be now put?". It may be moved like any other question but it shall only prevail when supported by a constitutional majority and until decided shall preclude amendments and debate. If the motion is sustained, the proponent of the matter under consideration shall be allowed one minute in which to make a closing statement before the House votes on the question. A failure to sustain the motion shall not take the matter under consideration from further consideration of the House; but the House shall proceed as if the motion had not been made.

Not Debatable

Rule ~~[77.]~~ **78.** Motions to adjourn and for the previous question shall be decided without debate; provided however, that a motion to adjourn is subject to a request by five members for a roll call vote. All other privileged motions are debatable.

Division of Questions

Rule ~~[78.]~~ **79.** Any member may have, as a personal right, a division of the question where the sense will admit of it. **The question shall be divided into clearly separate and distinct propositions. The Speaker may take a division of the question under advisement; provided that, he or she rules on the division before any other action on the question.** When the question having been divided is a Senate Bill for Third Reading, each part of the bill shall be voted upon separately and a subsequent separate vote shall be taken on the entire bill. When a bill is divided for consideration, the title and enacting clause shall be considered a separate part and shall, unless otherwise amended, be technically changed to reflect any amendments or deletions to the bill. No House Bill shall be subject to a division of the question after its perfection.

Indefinite Postponement

Rule ~~[79.]~~ **80.** When a question is postponed indefinitely, the same shall not be acted upon again during the session.

Question Laid on the Table - How Taken Up

Rule ~~[80.]~~ **81.** When a question has been laid on the table, the same cannot be taken up again without a vote of two-thirds of the members present.

Motion to Recommit to Committee

Rule ~~[81.]~~ **82.** Any member may make a motion, at any time prior to the time such bill is third read and passed, that a bill be recommitted to the ~~[select standing]~~ committee from which it was reported or that a bill be committed to another specifically named committee in the original form of the bill as it was referred to the committee of origin, which shall be sustained if a majority of the members present vote in the affirmative.

Motion to Reconsider - ~~[Must]~~ **Shall** Be Made Within Three Days

Rule ~~[82.]~~ **83.** When a motion that a bill be perfected and printed, or that a bill be agreed to, read a third time, and placed upon its passage fails, or when any other question is decided by the House, any member voting on the prevailing side may move to reconsider the vote, provided that the motion to reconsider is made within three legislative days after the day on which the vote was taken.

Procedure for Motion to Reconsider

Rule ~~[83.]~~ **84.** A constitutional majority is required to sustain any motion to reconsider. If the motion to reconsider is sustained, the House shall proceed to the original question or motion immediately before proceeding to other questions; whereupon the original question shall be voted upon before any other business of the House is transacted. This shall not preclude further debate or amendment of the proposition, if otherwise appropriate. Any motion to reconsider having failed once shall not be reconsidered again, except to reconsider the vote by which an appropriation bill failed to pass. In the case of an appropriation bill, the motion to reconsider may be considered as many times as the House chooses.

[DECORUM AND DEBATE]

On Speaking

Rule ~~[84.]~~ **85.** When any member is about to speak in a debate or deliver a matter to the House, he or she shall rise from his or her seat and respectfully address himself or herself to "Mr. Speaker" or "Madam Speaker". The member shall refer, as appropriate, to other members as "Lady", "Gentleman" or "Representative". The member shall confine himself or herself to the questions under debate and avoid personality and derogatory personal comments. If any member violates the rules of the House, the Speaker, or any member, may call him or her to order. Any member called to order shall immediately sit down, unless permitted to explain, and the House shall, if appealed to, decide the case.

Appeals

Rule ~~[85.]~~ **86.** If there is no appeal, the decision of the Speaker is final. If the decision of the Speaker is in favor of the member called to order, he or she may proceed; if otherwise, and the case requires it, he or she shall be liable to the censure of the House.

Member to Rise or Seek Recognition

Rule ~~[86.]~~ **87.** The Speaker shall not recognize any member desiring to speak unless such member arises or appropriately seeks recognition at or near his or her desk. When two or more members seek recognition at the same time, the Speaker shall name the member who is to speak first, the other members having the preference next to speak.

Member May Speak - How Often

Rule ~~[87.]~~ **88.** No member shall speak more than twice on the same question without leave of the House, nor more than once until all other members desiring to speak have spoken. Except when reporting a bill or resolution from a committee, no member may speak or inquire for more than fifteen minutes unless by unanimous consent of the House. **When the question is to third read and pass a House Bill or House Joint Resolution, no member may speak or inquire for more than ten minutes unless by unanimous consent of the House.** When the question is to third read and pass a House Consent Bill or a Senate Consent Bill, the floor handler of the bill and the ranking committee member from the party not the same as the bill handler~~[-]~~ shall not speak or inquire for more than ten minutes. Other members shall not speak or inquire for more than five minutes on such bills. The provisions of this rule shall not take precedence over any limitations set pursuant to Rule ~~[27(11)]~~ **24(25).**

No Member Shall Name Another Member in Debate

Rule ~~[88.]~~ **89.** No member shall name another member in debate, but shall refer to the member by district number or county.

Members Not to Use Profanity

Rule ~~[89.]~~ **90.** No member may use profanity either while speaking on the floor or in committee.

Members Not to Walk Across House - When

Rule ~~[90.]~~ **91.** While the Speaker is putting any question or addressing the House, no one shall walk out of or cross the House. When a member is speaking or the Journal is being read, no member shall engage in any private conversation; nor while a member is speaking shall anyone pass between him or her and the Speaker. No member shall walk between two members who are engaged in debate or inquiries in the Hall of the House.

Order of Questions

Rule ~~[91.]~~ **92.** Except as otherwise set forth in these rules, all questions shall be propounded in the order in which they are moved except privileged questions, which shall be propounded as stated in Rule ~~[73]~~ **74.**

CONSTITUTIONAL MAJORITY AND QUORUM

Rule 93. The term "constitutional majority", as used herein, shall mean eighty-two members of the House. A quorum shall be required at any time bills are considered, motions are made, or votes are taken.

Voting

Rule ~~[92.]~~ **94.** ~~[(a)]~~ **(1)** Every member shall be present within the hall of the House during its sittings, unless excused or necessarily prevented, and shall vote on each question put, unless he or she has a direct personal or pecuniary interest in such question. No member shall be recorded as voting when he or she was not present when the vote was taken. Nothing herein contained shall prohibit a member from voting "Present" on a question, and such vote shall be

recorded in the Journal. In the case of equal division, the question shall be lost. In the event that a member's vote [~~{~~or absence~~}~~] is incorrectly recorded in the Journal, he or she shall file with the Chief Clerk an affidavit stating that he or she was in the chamber at the time the vote was taken, that he or she did in fact vote, that the vote [~~{~~or absence~~}~~] was incorrectly recorded, and the correct vote that should have been recorded. In addition to any other penalty provided by rule or law, the filing of a false affidavit shall subject that member to censure by the House.

~~[(b)]~~ (2) A member may not authorize any other person to cast his or her vote or record his or her presence. No other person may cast a member's vote or record a member's presence. A vote by a member of a committee with respect to any measure or matter may not be cast by proxy.

Verification of the Roll

Members Not to Interrupt Calling of Ayes and Noes; Changing Vote

Rule ~~[93:]~~ **95.** Except as otherwise specifically allowed by these rules, no member shall be permitted to interrupt a roll call, and no member shall be allowed to vote or change his or her vote [~~{~~ , except to have his or her vote correctly recorded~~}~~ , after a verification has begun~~}~~ or after the final vote is announced.

Demand for Verification

Rule ~~[94:]~~ **96.** Any five members may demand a verification of the roll call if such is made at any time prior to the time the voting has ended; which, in the event of electronic voting, shall be when the Speaker orders the voting board closed. A demand for verification and a call for absentees are the only reasons for which a member may interrupt a roll call vote.

Bell to Signal Recorded Vote

Rule ~~[95:]~~ **97.** At a reasonable time prior to the beginning of calling the ayes and noes on any question, a bell notifying the members of a roll call shall be sounded. After the votes are registered, the absentees shall be noted and upon demand of any member, another bell signifying that a call of absentees is being taken shall be sounded and a reasonable time shall be allowed after the sounding of the bell before the voting is closed.

Roll Call Votes

Rule ~~[96:]~~ **98.** In all cases where a rule of the House of Representatives refers to the "calling of the names of the members" or "calling of the ayes or noes" or "calling of the roll", such reference shall be understood to refer also to the "taking" of the vote by electronic roll call system. There shall be a taking of the vote by electronic roll call system on the motion of any one member which is seconded by four other members immediately standing. A vote by electronic roll call shall be limited to thirty minutes, except in the cases of quorum calls. In the event that the electronic roll call system is inoperable, the taking and recording of such vote shall be done by calling the name of each member and recording the respective aye, no, or present votes. Any member not responding when his or her name is called shall be recorded as absent.

Dress Code

Rule ~~[97:]~~ **99.** At all times when the House is seated, proper attire for gentlemen shall be business attire, including coat, tie, dress trousers, and dress shoes or boots. Proper attire for women shall be dresses or skirts or slacks worn with a blazer or sweater and appropriate dress shoes or boots. This rule shall apply to all members and staff on the floor of the House and lower gallery.

Eating, Smoking, Distracting Activities

Rule ~~[98:]~~ **100.** No food, newspapers, or other items or activities distractive to House deliberations shall be permitted on the floor of the House while the House is in session. Smoking is prohibited in the Hall of the House, upper and lower galleries. The majority and minority caucuses shall adopt policies for its individual member's office space within the Capitol as it relates to the use of tobacco and alcohol products.

Sexual Harassment Complaints

Rule 101. In any instance of a complaint of sexual harassment made either by or against a member, the Chief Clerk of the House shall contract with outside legal counsel for the purpose of investigating the complaint. All complaints shall be kept confidential. The Chief Clerk shall ensure the complaint and any results of an investigation shall be referred within fourteen days of receipt of the complaint to the chair and ranking minority party member of the Committee on Ethics.

Electronic Devices

Rule [99.] 102. Tape recorders, portable phones, video equipment, television equipment, photography equipment, or any other electronic recording devices are not authorized for use on the floor of the House or in any gallery of the House unless permission has been granted by the Speaker and notice has been given to the body. Nothing contained in this rule shall prevent any member from using a portable laptop computer, which is hereby specifically authorized.

Ascending the Dais

Rule [400.] 103. No person shall ascend to the Dais without first being recognized to do so by the Speaker. The Speaker may invite any person to ascend the dais.

INTERIM PROCEDURE

Bills - End of First Regular Session

Rule [401.] 104. All House Bills or House Joint and Concurrent Resolutions in possession of the House and not finally acted upon shall, at 5:59 p.m. on the first Friday following the second Monday in May in odd-numbered years, be laid on the Speaker's desk. All Senate Bills and Senate Joint and Concurrent Resolutions in possession of the House and not finally acted upon shall, at 5:59 p.m. on the first Friday following the second Monday in May in odd-numbered years, be laid on the President Pro Tem's desk.

Bills - Pre-Filing

Rule [402.] 105. A member or member-elect of the House of Representatives may file a bill or joint resolution by mail or in person with the Chief Clerk of the House at any time during the period beginning on December first and ending on the day before a regular session begins which next precedes the session at which the bill or joint resolution is to be considered. Upon receiving a bill or joint resolution filed during the pre-filing period preceding a regular session of the General Assembly in odd-numbered years, the Chief Clerk of the House shall immediately date, number, and have the bill or joint resolution printed in the most economical manner as approved by the ~~[House Rules]~~ Committee on Consent and House Procedure and made available according to the rules and practices of the General Assembly next preceding that for which the bill or joint resolution is filed and those bills and joint resolutions received during the filing period preceding a regular session in an even-numbered year shall be printed and made available according to the then effective rules of that General Assembly. All bills or joint resolutions that are pre-filed shall be deemed filed on the day the House begins its regular session.

Interim Committees

Rule [403.] 106. All regular or special standing committees named during the first regular session of a General Assembly may meet to consider bills or perform any other necessary legislative function during the interim between the session ending on the thirtieth day of May and the session commencing on the first Wednesday after the first Monday of January; except the Speaker may appoint a subcommittee, made up of members of the regular or special standing committee, to act in place of the regular or special standing committee during the interim. The Speaker may appoint special interim committees to consider bills or perform other necessary legislative duties. Members of each of the committees, or any subcommittee thereof, shall be reimbursed for their necessary and actual expenses incurred while attending meetings of the committee or subcommittee, if approved by the Speaker.

CALL OF THE HOUSE

Names of Absentees to Be Called

Rule ~~[104.]~~ **107.** A call of the House may be made at any time on motion seconded by ten members and sustained by a majority of those present; (names of members may be called orally or by electronic roll call) and under a call of the House a majority of those present may send for and compel the attendance of absent members; and a majority of all the members present shall be a sufficient number to adjourn.

Absent Members May Be Sent For

Rule ~~[105.]~~ **108.** Upon the call of the House, the names of those members present shall be recorded and the absentees noted, and those whose names do not appear may be sent for and taken into custody wherever found by the Sergeant-at-Arms or special messenger appointed.

Prohibited While Voting In Progress

Rule ~~[106.]~~ **109.** No call of the House shall be made after the Speaker has directed the clerk to open the electronic voting device to record the names of the members and until the vote be announced.

Majority Not Under Arrest May Censure And Fine Delinquent Members

Rule ~~[107.]~~ **110.** The majority of those present, not under arrest, may make an order for the censure or fine of delinquent members and prescribe the terms under which they shall be discharged.

Release from Custody

Rule ~~[108.]~~ **111.** When a member shall have been discharged from custody and admitted to his or her seat, the House shall decide whether such discharge shall be with or without fees; and, in like manner, whether a delinquent member, taken into custody by a special messenger shall defray the expense of such special messenger.

COMMITTEE OF WHOLE HOUSE

When Permitted

Rule ~~[109.]~~ **112.** On motion, the House may resolve itself into a Committee of the Whole House for consideration of any business which may properly come before it.

Chair Appointed by Speaker

Rule ~~[110.]~~ **113.** In forming a Committee of the Whole House, the Speaker shall leave his or her chair, and a chair preside in the Committee, who shall be appointed by the Speaker.

Procedure upon Bills

Rule ~~[111.]~~ **114.** Upon a bill being committed to a Committee of the Whole House, the same shall be ~~[first]~~ read ~~[at length by the Clerk, and then again read]~~ and debated by clauses **or sections, as determined by the committee,** leaving the preamble to be last considered. After report, the bill shall again be subject to debate and ~~[amended by clauses, as before]~~ **amendment before being perfected and printed.**

Amendment to Motion ~~[Must]~~ Shall Be Incorporated in Original Motion

Rule ~~[112.]~~ **115.** All amendments made to an original motion in Committee of the Whole House shall be incorporated with the motion and so reported.

Amendments Shall Be Noted

Rule ~~[443-]~~ **116.** All amendments made to reports, resolutions, or other matters committed to a Committee of the Whole House shall be noted and reported, as in case of bills.

Rules of Proceedings

Rule ~~[444-]~~ **117.** Rules and proceedings of the House shall be observed in Committee of the Whole House, as far as they are applicable, except that limiting the number of times of speaking.

Quorum

Rule ~~[445-]~~ **118.** A majority of the members elected shall be a quorum to do business, and if, at any time, a sufficient number shall not be present in Committee of the Whole House, and the Committee shall arise, and the Speaker shall resume the chair and the chair report the cause of the rising of the Whole Committee.

VETO AND WITHHOLD OVERRIDE PROCEDURES

Rule 119. *Veto Procedures.* Any bill, or item or portion of an item in an appropriations bill, vetoed by the Governor and returned to the House by the Governor or received from the Senate shall stand as reconsidered and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, the message containing the Governor's actions may be read and shall be entered into the Journal. Consideration of a vetoed bill, or item or portion of an item in an appropriations bill, shall be in order at any time during sessions of the House. Consideration of a vetoed bill, or item or portion of an item in an appropriations bill, shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

Rule 120. *Withhold Override Procedures.* (1) Any appropriation for which the rate of expenditure of allotments is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation, shall stand as reconsidered with respect to such allotments and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, any proclamation issued by the Governor relating to such allotments may be read and shall be entered into the Journal. Reconsideration of the allotments of any appropriation shall be in order at any time during sessions of the House. Reconsideration of the allotments of any appropriation shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

(2) Any appropriation for which the Governor reduces the expenditures of the state or any of its agencies below their appropriations shall stand as reconsidered with respect to such reductions and such action shall be taken as prescribed by the Constitution and the rules contained herein. Upon receipt, any proclamation issued by the Governor relating to such reductions may be read and shall be entered into the Journal. Reconsideration of the reduction of any appropriation shall be in order at any time during sessions of the House. Reconsideration of the reduction of any appropriation shall have priority of business and shall have precedence over and may supersede the order of business, but shall not interrupt a calling of the roll.

ADMISSION TO HALL

Definitions

Rule ~~[446-]~~ **121.** The space between the granite columns shall be known as the floor of the House and the space beyond the granite columns on either side shall be known as the lower gallery, and the space on the upper floor of the House shall be known as the upper gallery.

Admission to House Floor

Rule ~~[447-]~~ **122.** No person shall be admitted to the floor of the House or the House East Gallery other than the officers and members of the House and the staffs of the Speaker, Speaker Pro Tem, Majority and Minority Floor Leaders, Assistant Majority and Minority Floor Leaders, Majority and Minority Whips, and Chair of the Budget Committee and, at the request of the Speaker, technical support staff needed to maintain data processing equipment

and other equipment. Other persons may be admitted to the floor and East Gallery with the consent of the House. For the purposes of this rule, the Chief Clerk's staff, the Assistant Chief Clerk, any doormen, sergeant-at-arms and House Photographer are considered officers of the House. Guests may upon written request, submitted five days in advance and with the consent of the Speaker, address the House from the dais at the beginning or adjournment of a daily legislative session or any recess thereof.

Admission to Lower Gallery

Rule ~~[448:]~~ **123.** No person shall be admitted to the lower gallery of the House except members of the General Assembly, spouses of members, employees of the General Assembly, Joint Committee staff, the Governor, the Lieutenant Governor, the Secretary of State, the State Auditor, the State Treasurer, the State Attorney General, Judges of the Supreme Court, Clerk of the Supreme Court, Judges of the Courts of Appeal or Circuit Courts, Members of Congress, the Governor's Chief of Staff and former members of the General Assembly who are not registered lobbyists or who do not lobby for an individual or organization, and physically disabled persons. No official or other person, except current members of the General Assembly, otherwise allowed to enter the lower gallery by this rule shall engage in any activity supporting or opposing any bill or resolution before the House from the lower gallery. Other persons may be admitted to the gallery by the Speaker upon special request of any Representative when the House is in session. Members of the press may enter the lower galleries while the House is in session for the purpose of interviewing members of the House.

Admission to Upper Gallery

Rule ~~[449:]~~ **124.** The gallery at the front of the chamber above the Speaker's dais shall be reserved for members of the Missouri Capitol News Association holding valid credentials issued by the Speaker and any other member of the press issued credentials by the Speaker. All other upper galleries shall be open to the public.

RULES

May Be Rescinded or Amended - How

Rule ~~[420:]~~ **125.** Any motion or resolution purporting to rescind or change the standing rules of the House or to introduce a new rule shall stand without reading or consideration and without discussion, explanation, or debate to the ~~[Select Standing]~~ Committee on ~~[Rules]~~ **Consent and House Procedure**. Such motions or resolutions as shall be favorably recommended by such committee for adoption by the House shall, upon such recommendation, be printed in the Journal and shall be placed upon a Resolutions Calendar. A constitutional majority shall be required to pass such a resolution. Nothing herein shall prohibit a member from offering substitute rules or amendments to rules recommended by the committee.

May Be Dispensed With

Rule ~~[424:]~~ **126.** Rules ~~[73, 82, 83,]~~ **74, 83, 84,** and ~~[424]~~ **this rule** of the House shall not be suspended or dispensed with, unless by unanimous consent or unless two-thirds (2/3) of the elected members concur therein. No other standing rule or order of the House shall be dispensed with, except by unanimous consent or unless a constitutional majority concurs therein and motions for that purpose shall be limited to the question or proposition under consideration.

JEFFERSON'S MANUAL

Rule ~~[422:]~~ **127.** The rules of parliamentary practice comprised in "Jefferson's Manual" and the "Rules of the House of Representatives of the United States", and the official collection of precedents and interpretations of the rules by parliamentary authorities of the United States House of Representatives shall govern the House in all cases in which they are applicable and not inconsistent with the standing rules and orders of the House and the joint rules of the Senate and House of Representatives. The Chief Clerk, the Speaker, the Speaker Pro Tem, the Majority Floor Leader, the Assistant Majority Floor Leader, the Minority Floor Leader, and the Assistant Minority Floor Leader will make available copies of these documents in their offices to any member who so requests. Three copies of these documents

shall be available during sessions of the House: one copy shall be at a location determined by the majority party and one copy shall be at a location determined by the minority party and one copy shall be in the possession of the Chief Clerk or his or her designee. The documents shall be purchased by the House and shall be the property of the House and not of the individual holding office. The Manual, Rules, precedents, and interpretations above referred to shall be taken as authority in deciding questions not otherwise provided for in these rules.

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 60**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 9, introduced by Representative Gannon, relating to Joachim Creek in Jefferson and St. Francois Counties.

HCR 10, introduced by Representative Basye, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 23, introduced by Representative Ross, relating to compensation of public officials.

HJR 24, introduced by Representative Ross, relating to property exempt from taxation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 537, introduced by Representative Hubrecht, relating to the unborn child protection from dismemberment abortion act, with penalty provisions.

HB 538, introduced by Representative Fitzwater (144), relating to the conveyance of state property easements.

HB 539, introduced by Representative Cornejo, relating to fines for failing to yield the right-of-way, with penalty provisions.

HB 540, introduced by Representative Lichtenegger, relating to the senior services growth and development program.

HB 541, introduced by Representative May, relating to the joint committee on Missouri division of workers' compensation.

HB 542, introduced by Representative Korman, relating to compliance with the federal transportation laws.

HB 543, introduced by Representative Barnes (60), relating to the regional convention and sports complex authority.

HB 544, introduced by Representative Barnes (60), relating to primary care providers.

HB 545, introduced by Representative Vescovo, relating to the sale of public bonds.

HB 546, introduced by Representative Hansen, relating to text messaging while operating motor vehicles.

HB 547, introduced by Representative Curtman, relating to income taxes.

HB 548, introduced by Representative Curtman, relating to the use of public funds for lobbying activities, with a penalty provision.

HB 549, introduced by Representative Frederick, relating to predetermination of health care benefits, with a delayed effective date.

HB 550, introduced by Representative McGaugh, relating to unlawful discriminatory practices.

HB 551, introduced by Representative Bernskoetter, relating to sexual assault reporting.

HB 552, introduced by Representative Austin, relating to unlawful discriminatory practices.

HB 553, introduced by Representative Ross, relating to the sale of certain lands acquired through legal settlements, with an emergency clause.

HB 554, introduced by Representative Ross, relating to state lands.

HB 555, introduced by Representative Ross, relating to safe schools.

HB 556, introduced by Representative Ross, relating to the navigability of Missouri's waters.

HB 557, introduced by Representative Ross, relating to land surveyors.

HB 558, introduced by Representative Ross, relating to boat passengers.

HB 559, introduced by Representative Arthur, relating to employment practices relating to gender.

HB 560, introduced by Representative Redmon, relating to school bus driver qualifications.

HB 561, introduced by Representative Walker (3), relating to the retirement system for prosecuting and circuit attorneys.

HB 562, introduced by Representative Ellington, relating to fathers' parental rights.

HB 563, introduced by Representative Ruth, relating to the first-time home buyer savings account act.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 1**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 2**.

WITHDRAWAL OF HOUSE BILLS

January 10, 2017

Adam Crumbliss
Chief Clerk
Missouri State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk:

I respectfully request that **HB 235** be withdrawn.

HB 235 specifies that only motorcycle riders under the age of eighteen operating with a motorcycle training permit shall wear a helmet and requires all other riders who wish to ride without a helmet to show proof of health insurance.

Thank you for your time and attention in this matter.

/s/ Representative Shane Roden
District 111

The following members' presence was noted: Barnes (60), Berry, Curtis, May, Roeber, Ross, and Swan.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, January 11, 2017.

COMMITTEE HEARINGS

ECONOMIC DEVELOPMENT

Wednesday, January 11, 2017, 12:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Executive session of the Economic Development Committee.

JOINT INTERIM COMMITTEE ON STATE EMPLOYEE WAGES

Wednesday, January 11, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Informational meeting and presentation by CBIZ regarding the Missouri state employee total compensation salary study.

HOUSE CALENDAR

FIFTH DAY, WEDNESDAY, JANUARY 11, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 9 and HCR 10

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 23 and HJR 24

HOUSE BILLS FOR SECOND READING

HB 537 through HB 563

HOUSE BILLS FOR PERFECTION

HB 60 - Alferman

HOUSE RESOLUTIONS

HCS HR 8 - Cierpiot

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTH DAY, WEDNESDAY, JANUARY 11, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God be merciful unto us and bless us; and cause His face to shine upon us. (Psalm 67:1)

O God, who is the bright sun of the universe sending Your light on all Your creation, shine upon our hearts and minds as we pray this moment, driving away the darkness of evil and enabling us to walk without stumbling, to live without complicating our lives or the lives of others, and to serve our citizens without fear and with fidelity.

Consecrate with Your presence the way our feet may walk, the way our minds may think, and the way our hearts may feel, that our work may be well done and our lives be filled with the glory of Your spirit.

Bless our State with the grace of Your favor, our leaders with the greatness of Your wisdom, and our people with the goodness of Your love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fourth day was approved as printed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh

McGee	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 002

Ellington McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 010

Barnes 60	Burns	Cross	Curtis	Curtman
McCreery	Meredith 71	Peters	Remole	Smith 85

VACANCIES: 001

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 9, relating to Joachim Creek in Jefferson and St. Francois Counties.

HCR 10, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 23, relating to compensation of public officials.

HJR 24, relating to property exempt from taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 537, relating to the unborn child protection from dismemberment abortion act, with penalty provisions.

HB 538, relating to the conveyance of state property easements.

HB 539, relating to fines for failing to yield the right-of-way, with penalty provisions.

HB 540, relating to the senior services growth and development program.

HB 541, relating to the joint committee on Missouri division of workers' compensation.

HB 542, relating to compliance with the federal transportation laws.

HB 543, relating to the regional convention and sports complex authority.

HB 544, relating to primary care providers.

HB 545, relating to the sale of public bonds.

HB 546, relating to text messaging while operating motor vehicles.

HB 547, relating to income taxes.

HB 548, relating to the use of public funds for lobbying activities, with a penalty provision.

HB 549, relating to predetermination of health care benefits, with a delayed effective date.

HB 550, relating to unlawful discriminatory practices.

HB 551, relating to sexual assault reporting.

HB 552, relating to unlawful discriminatory practices.

HB 553, relating to the sale of certain lands acquired through legal settlements, with an emergency clause.

HB 554, relating to state lands.

HB 555, relating to safe schools.

HB 556, relating to the navigability of Missouri's waters.

HB 557, relating to land surveyors.

HB 558, relating to boat passengers.

HB 559, relating to employment practices relating to gender.

HB 560, relating to school bus driver qualifications.

HB 561, relating to the retirement system for prosecuting and circuit attorneys.

HB 562, relating to fathers' parental rights.

HB 563, relating to the first-time home buyer savings account act.

COMMITTEE REPORTS

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 91**, **HB 42**, **HB 131**, **HB 265** and **HB 314**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (4): Beck, Dunn, Green and Rowland (29)

Present (1): Berry

Absent (0)

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 130**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, Merideth (80), Roeber, Schroer and Taylor

Noes (1): McCreery

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 11, introduced by Representative Love, relating to the Marketplace Fairness Act.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 25, introduced by Representative Ross, relating to the conservation commission.

HJR 26, introduced by Representative Ross, relating to payments in lieu of real property taxes.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 564, introduced by Representative Davis, relating to password protections.

HB 565, introduced by Representative Schroer, relating to abortion, with penalty provisions.

HB 566, introduced by Representative Green, relating to purchases to be made on competitive bids.

HB 567, introduced by Representative Green, relating to conveyance flexibility.

HB 568, introduced by Representative Tate, relating to public library districts.

HB 569, introduced by Representative Frederick, relating to the show-me compassionate medical education act, with an emergency clause.

HB 570, introduced by Representative Dohrman, relating to the federal REAL ID Act of 2005.

HB 571, introduced by Representative Engler, relating to fees for explosives use.

HB 572, introduced by Representative Swan, relating to registered sexual offenders, with penalty provisions.

HB 573, introduced by Representative McGaugh, relating to time-limited offers to settle tort claims.

HB 574, introduced by Representative Davis, relating to the length of motor vehicles operated on highways.

HB 575, introduced by Representative Wiemann, relating to internal audit requirements for insurers.

HB 576, introduced by Representative McCaherty, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 577, introduced by Representative McCaherty, relating to the public school library media and technology act.

HB 578, introduced by Representative Lichtenegger, relating to a sexual assault kit tracking system.

HB 579, introduced by Representative Redmon, relating to motor fuel taxes.

HB 580, introduced by Representative Vescovo, relating to a tax credit for employing apprentices.

HB 581, introduced by Representative Unsicker, relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.

HB 582, introduced by Representative Ross, relating to income tax deductions for military personnel.

HB 583, introduced by Representative Cookson, relating to school employee salaries.

HB 584, introduced by Representative Cookson, relating to statewide athletic organizations.

HB 585, introduced by Representative Ross, relating to lobbyists, with penalty provisions.

HB 586, introduced by Representative Rhoads, relating to privileged communications between peer support specialists and law enforcement and emergency services personnel.

HB 587, introduced by Representative Redmon, relating to bonding requirements for treasurers of seven-director school districts.

COMMITTEE APPOINTMENTS

January 10, 2017

Representative Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Mr. Speaker:

Due to a recent vacancy, I hereby appoint Representative Pat Conway to the Missouri Veterans' Commission.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 9, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Pat Conway as the Minority ranking member to the House Committee on Accounts and Administration.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 9, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Michael Butler as the Minority ranking member to the House Committee on Budget.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 9, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Sue Meredith as the Minority ranking member to the House Committee on Children and Families.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 9, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Mary Nichols as the Minority ranking member to the House Committee on Financial Institutions.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 9, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Mark Ellebracht as the Minority ranking member to the House Committee on Insurance Policy.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

SUBCOMMITTEE APPOINTMENTS

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources and Economic Development:

Representative Josh Peters
Representative Randy Dunn

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Subcommittee on Appropriations - Education:

Representative DaRon McGee
Representative Kip Kendrick

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Subcommittee on Appropriations - General Administration:

Representative Peter Merideth
Representative Greg Razer

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Subcommittee on Appropriations - Public Safety, Corrections, Transportation and Revenue:

Representative Michael Butler
Representative Karla May

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

January 10, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Jon Carpenter from House Committee on Workforce Development, and appoint Representative Steven Roberts to the House Committee on Workforce Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

WITHDRAWAL OF HOUSE BILLS

January 11, 2017

The Office of the Chief Clerk
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss,

I respectfully request you withdraw my recently filed **House Bill No. 434** which repeals provisions prohibiting wholesalers licensed to sell intoxicating liquor and wine containing alcohol in excess of five percent by weight from giving retailers discounts based on quantity of merchandise sold.

Please let me know if you have any questions or require any additional information.

Sincerely,

/s/ Robert Cornejo
State Representative
District 64

The following members' presence was noted: Curtis, Curtman, McCreery, and Meredith (71).

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, January 12, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, January 12, 2017, 8:30 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Organizational meeting.

GENERAL LAWS

Tuesday, January 17, 2017, 2:30 PM, House Hearing Room 4.
Public hearing will be held: HCR 4
Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 18, 2017, 9:30 AM, North Gallery.
Executive session will be held: HCR 4
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 12, 2017, 1:30 PM or Upon Morning Adjournment (whichever is later),
House Hearing Room 1.
Executive session will be held: HCS HBs 91, 42, 131, 265 & 314, HCS HB 130
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTH DAY, THURSDAY, JANUARY 12, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 11

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 25 and HJR 26

HOUSE BILLS FOR SECOND READING

HB 564 through HB 587

HOUSE BILLS FOR PERFECTION

HB 60 - Alferman

HOUSE RESOLUTIONS

HCS HR 8 - Cierpiot

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTH DAY, THURSDAY, JANUARY 12, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Thou shalt do that which is right and good in the sight of the Lord; that it may be well with thee. (Deuteronomy 6: 18)

Ancient and Eternal God, with open hearts we pause at the start of the day's duties to lift our spirits to You, unto whom all hearts are open, all desires known, and from whom no secrets are hidden. Cleanse our hearts by the inspiration of Your Holy Spirit that we may love You more perfectly, serve our constituents more fully, and lead our families more diligently.

During these winter days let us not add to the problems we face by our own fear and our selfish endeavors, rather help us to become part of the solution by our courage and our unselfish efforts to lead our State to wider areas of understanding, tolerance, and friendliness.

Direct the leaders of our State, our beloved Speaker, and all the Members of this House of Representatives. Grant to them wisdom and strength that, by upholding what is right, and standing by what is true, they may follow Your holy will and fulfill Your purposes for humanity today and forever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifth day was approved as printed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love

Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 001

Ellington

PRESENT: 000

ABSENT WITH LEAVE: 012

Bahr	Barnes 60	Beard	Burns	Cross
Curtis	Fitzpatrick	McGee	Peters	Roeber
Smith 85	Sommer			

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Lant offered House Resolution No. 68.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 11, relating to the Marketplace Fairness Act.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 25, relating to the conservation commission.

HJR 26, relating to payments in lieu of real property taxes.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 564, relating to password protections.

HB 565, relating to abortion, with penalty provisions.

HB 566, relating to purchases to be made on competitive bids.

HB 567, relating to conveyance flexibility.

HB 568, relating to public library districts.

HB 569, relating to the show-me compassionate medical education act, with an emergency clause.

HB 570, relating to the federal REAL ID Act of 2005.

HB 571, relating to fees for explosives use.

HB 572, relating to registered sexual offenders, with penalty provisions.

HB 573, relating to time-limited offers to settle tort claims.

HB 574, relating to the length of motor vehicles operated on highways.

HB 575, relating to internal audit requirements for insurers.

HB 576, relating to the operation of motorcycles or motortricycles, with penalty provisions.

HB 577, relating to the public school library media and technology act.

HB 578, relating to a sexual assault kit tracking system.

HB 579, relating to motor fuel taxes.

HB 580, relating to a tax credit for employing apprentices.

HB 581, relating to the sale of baby crib bumper pads, with penalty provisions and a delayed effective date.

HB 582, relating to income tax deductions for military personnel.

HB 583, relating to school employee salaries.

HB 584, relating to statewide athletic organizations.

HB 585, relating to lobbyists, with penalty provisions.

HB 586, relating to privileged communications between peer support specialists and law enforcement and emergency services personnel.

HB 587, relating to bonding requirements for treasurers of seven-director school districts.

PERFECTION OF HOUSE BILLS

HB 60, relating solely to lobbyist expenditures, was taken up by Representative Alferman.

HB 60 was laid over.

Speaker Pro Tem Haahr assumed the Chair.

HOUSE RESOLUTIONS

HCS HR 8, relating to the Rules of the House of Representatives, 99th General Assembly, was taken up by Representative Cierpiot.

Speaker Richardson resumed the Chair.

Representative Kendrick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Resolution No. 8, Page 46, Rule 100, Lines 22 through 28, by deleting all of said lines and inserting in lieu thereof the following:

"Rule [98.] **100**. No food, newspapers, or other items or activities distractive to House deliberations shall be permitted on the floor of the House while the House is in session. Smoking is prohibited in [~~the Hall of the House, upper and lower galleries. The majority and minority caucuses shall adopt policies for its individual member's office space within the Capitol as it relates to the use of tobacco and alcohol products~~] **all areas controlled by the House including member offices and reception areas.**"; and

Further amend said resolution by amending the title, enacting clause, and intersectional references accordingly.

Representative Kendrick moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative McCreery offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Resolution No. 8, Page 8, Rule 22, Line 34, by inserting after all of said line the following:

"Committee Action

Rule 23. No committee shall conduct a hearing on a bill and take executive action on such bill on the same day prior to March 1."; and

Further amend said resolution by renumbering subsequent rules accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery raised a point of order that a member was in violation of Rule 84.

The Chair ruled the point of order not well taken.

Representative Mitten raised a point of order that a member was in violation of Rule 84.

The Chair ruled the point of order not well taken.

Speaker Pro Tem Haahr resumed the Chair.

Representative McCreery moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Arthur offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Resolution No. 8, Page 52, Rule 127, Line 42, by inserting after all of said line the following:

"Lobbying

Rule 128. No member of the house or paid leadership staff member, after the termination of his or her employment, may act as a legislative or executive branch lobbyist during a 5 year period after the termination of his or her employment."; and

Further amend said resolution by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Arthur moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Arthur:

AYES: 036

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Carpenter
Dunn	Ellebracht	Franks Jr	Gray	Green
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Stevens 46	Unsicker	Walker 74
Wessels				

NOES: 121

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roerber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 005

Burns	Cross	Peters	Smith 85	Sommer
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VACANCIES: 001

Representative Lavender offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Resolution No. 8, Page 52, Rule 126, Line 20, by inserting after all of said line the following:

"Lobbyist Expenditures

Rule 127. Using the authority granted to the House of Representatives in Article III Section 18 of the Missouri Constitution to govern its own affairs, members and employees of the House shall not accept any tangible or intangible item, service, or thing of value from any lobbyist. This rule shall not prohibit any item, service or thing of value from being transferred to any person within the fourth degree of consanguinity or affinity of the transferor which is unrelated to any activity of the transferor as a lobbyist."; and

Further amend said resolution by renumbering subsequent rules accordingly; and

Further amend said resolution by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Mitten:

AYES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Dunn	Ellebracht	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
Marshall	Matthiesen	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Stevens 46	Unsicker	Walker 74	Wessels	

NOES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lichtenegger	Love	Lynch	Mathews
McCaherty	McDaniel	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns	Cornejo	Cross	Haefner	Lauer
Peters	Smith 85	Sommer		

VACANCIES: 001

Representative McCreery offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Resolution No. 8, Page 7, Rule 20, Line 30, by inserting immediately after the word "affinity." the following:

"The House shall provide equal employment opportunities and shall not discriminate on the basis of race, color, religion, gender, age, national origin, physical or mental disabilities, veterans status, sexual orientation, or gender identity."; and

Further amend said resolution by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised a point of order that **House Amendment No. 5** is not germane and goes beyond the scope of the bill.

Representative Engler raised an additional point of order that a member was in violation of Rule 84.

The Chair ruled the second point of order well taken.

The Chair ruled the first point of order well taken.

On motion of Representative Cierpiot, **HCS HR 8** was adopted by the following vote:

AYES: 144

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 010

Adams	Butler	Gray	Marshall	McGee
Moon	Morgan	Mosley	Newman	Pogue

PRESENT: 001

Mitten

ABSENT WITH LEAVE: 007

Burns	Cornejo	Cross	Peters	Plocher
Smith 85	Sommer			

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 60, relating solely to lobbyist expenditures, was again taken up by Representative Alferman.

Representative Alferman offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 60, Page 3, Section 105.470, Lines 77-78, by deleting the following:

", and any other item or service received in connection with participating in a speaking engagement";
and

Further amend said bill, page and section, Line 83, by inserting immediately after the word "**plants**" the following:

"as expressions of condolence or congratulation sent within a reasonable time of the occasion being observed"; and

Further amend said bill, page and section, Line 84, by deleting the words "**honorarium or other**" and inserting in lieu thereof the word "**physical**"; and

Further amend said bill, page and section, Line 85, by deleting the phrase "**the honorary**"; and

Further amend said bill and section, Page 4, Lines 87-94, by deleting all of said lines; and

Further amend said bill, Page 10, Section 105.473, Lines 45-46, by deleting the words "in writing" and inserting in lieu thereof the following:

"by a notice in writing or by electronic means at least seventy-two hours in advance of the occasion";
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Brown (94) offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 60, Page 1, Lines 19-23, by deleting all of said lines and inserting in lieu thereof the following:

"Further amend said bill, Page 10, Section 105.473, Lines 45-46, by deleting all of said lines and inserting in lieu thereof the following:

"amount of the expenditure for each occasion when **the occasion takes place in Missouri and [any] all of the following are invited by a notice in writing or by electronic means at least seventy-two hours in advance of the occasion:"**; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (94), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Alferman, **House Amendment No. 1, as amended**, was adopted.

Representative Lavender offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Bill No. 60, Page 12, Section 105.473, Line 122, by inserting immediately after all of said line the following:

"15. No public official shall use funds from any candidate committee, as defined under section 130.011, to reimburse a lobbyist for delivering any tangible or intangible item, service, or thing of value to the person."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

On motion of Representative Alferman, the title of **HB 60, as amended**, relating solely to lobbyist expenditures, was agreed to.

On motion of Representative Alferman, **HB 60, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman

Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 006

Bahr	Berry	Moon	Neely	Pogue
Spencer				

PRESENT: 002

Ellington	Green
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ABSENT WITH LEAVE: 007

Burns	Cross	Franklin	May	Peters
Smith 85	Sommer			

VACANCIES: 001

ESCORT COMMITTEE

The Speaker appointed the following committee to act with a like committee from the Senate pursuant to **HCR 1**. Representatives: Cookson, Franklin, Bernskoetter, Redmon, Alferman, McCreery, Newman, Kendrick, Harris and McGee.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 12 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 46** - Conservation and Natural Resources
- HB 83** - Agriculture Policy
- HB 86** - Crime Prevention and Public Safety
- HB 151** - Government Efficiency
- HB 166** - Government Efficiency
- HB 170** - Agriculture Policy
- HB 190** - Higher Education
- HB 192** - Budget
- HB 206** - Conservation and Natural Resources
- HB 207** - Corrections and Public Institutions
- HB 208** - Higher Education
- HB 212** - General Laws
- HB 213** - General Laws
- HB 214** - General Laws
- HB 215** - General Laws
- HB 216** - General Laws
- HB 217** - General Laws
- HB 219** - Corrections and Public Institutions
- HB 220** - Government Efficiency
- HB 223** - Ways and Means
- HB 224** - Crime Prevention and Public Safety
- HB 225** - Transportation
- HB 229** - General Laws
- HB 246** - General Laws
- HB 247** - Local Government
- HB 248** - Elementary and Secondary Education
- HB 250** - Conservation and Natural Resources
- HB 255** - Special Committee on Innovation and Technology
- HB 260** - Children and Families
- HB 261** - Crime Prevention and Public Safety
- HB 262** - Veterans
- HB 273** - Crime Prevention and Public Safety
- HB 275** - Special Committee on Government Oversight
- HB 282** - Judiciary
- HB 285** - Judiciary
- HB 287** - Judiciary
- HB 288** - Special Committee on Employment Security
- HB 289** - Special Committee on Employment Security
- HB 291** - Financial Institutions
- HB 295** - Crime Prevention and Public Safety
- HB 301** - Corrections and Public Institutions
- HB 303** - Judiciary
- HB 306** - Special Committee on Innovation and Technology

HB 313 - Transportation
HB 318 - Professional Registration and Licensing
HB 327 - Agriculture Policy
HB 329 - Professional Registration and Licensing
HB 336 - Insurance Policy
HB 337 - Insurance Policy
HB 347 - Judiciary
HB 348 - General Laws
HB 349 - Government Efficiency
HB 350 - Special Committee on Small Business
HB 355 - Elections
HB 358 - Elementary and Secondary Education
HB 386 - Utilities
HB 390 - Special Committee on Tourism
HB 401 - Transportation
HB 410 - Special Committee on Innovation and Technology
HB 422 - Judiciary
HB 423 - Crime Prevention and Public Safety
HB 427 - Judiciary
HB 441 - Elementary and Secondary Education
HB 448 - Elementary and Secondary Education
HB 449 - Elementary and Secondary Education
HB 451 - Local Government
HB 468 - Elementary and Secondary Education
HB 469 - Elementary and Secondary Education
HB 491 - Judiciary
HB 493 - Local Government
HB 495 - Local Government
HB 502 - General Laws
HB 535 - General Laws
HB 544 - Health and Mental Health Policy

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 142 - Ways and Means

COMMITTEE REPORTS

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 91, 42, 131, 265 & 314**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 130**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 12, introduced by Representative Grier, relating to the Missouri-Israel Cooperative Agreement.

HCR 13, introduced by Representative Berry, relating to an Article V convention to restore free and fair elections.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 27, introduced by Representative Carpenter, relating to property taxation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 588, introduced by Representative Kelley (127), relating to the operation of a motorcycle, with penalty provisions.

HB 589, introduced by Representative Mathews, relating to a public safety sales tax.

HB 590, introduced by Representative Johnson, relating to the Missouri international business advertising fund.

HB 591, introduced by Representative Johnson, relating to the office of business advocate.

HB 592, introduced by Representative DeGroot, relating to financial interests of minors.

HB 593, introduced by Representative McDaniel, relating to firearms, with penalty provisions.

HB 594, introduced by Representative McGaugh, relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

HB 595, introduced by Representative McGaugh, relating to earned compliance credits.

HB 596, introduced by Representative McGaugh, relating to members of the state board of embalmers and funeral directors.

HB 597, introduced by Representative McGaugh, relating to court reporters.

HB 598, introduced by Representative Cornejo, relating to contingency fee contracts.

HB 599, introduced by Representative Hansen, relating to higher education financial aid eligibility, with an emergency clause.

HB 600, introduced by Representative Fitzwater (144), relating to the renaming of a certain state park.

HB 601, introduced by Representative Higdon, relating to certification of persons specializing in radiology services, with a penalty provision.

HB 602, introduced by Representative Brattin, relating to abortion, with penalty provisions.

HB 603, introduced by Representative Rone, relating to lobbying.

HB 604, introduced by Representative Rone, relating to public administrator staff.

HB 605, introduced by Representative Rone, relating to inherently volatile herbicides, with an emergency clause.

HB 606, introduced by Representative Rone, relating to the commercial sale of agricultural seed, with an emergency clause.

HB 607, introduced by Representative Hill, relating to law enforcement officers, with a penalty provision.

HB 608, introduced by Representative Anderson, relating to residential dwellings offered for rent to transient guests.

HB 609, introduced by Representative Haahr, relating to the division of professional registration.

HB 610, introduced by Representative Justus, relating to the membership of emergency services boards.

HB 611, introduced by Representative Carpenter, relating to long-term care insurance rates.

HB 612, introduced by Representative Matthiesen, relating to statewide assessment results for school districts.

HB 613, introduced by Representative Ellington, relating to the expungement of certain criminal records.

HB 614, introduced by Representative Ellington, relating to driver's education.

HB 615, introduced by Representative Curtis, relating to the establishment of a state park.

HB 616, introduced by Representative Curtis, relating to the establishment of the urban education institute.

HB 617, introduced by Representative Curtis, relating to children's services funds.

HB 618, introduced by Representative Curtis, relating to children's services funds.

HB 619, introduced by Representative Dogan, relating to the public school retirement system of the City of St. Louis.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to **HCR 1**. Senators: Brown, Cunningham, Curls, Hummel, Libla, Rizzo, Sater, Schatz, Schupp and Walsh.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to **HCR 2**. Senators: Chappelle-Nadal, Dixon, Emery, Holsman, Onder, Nasheed, Schaaf, Sifton, Silvey and Walsh.

COMMITTEE APPOINTMENTS

January 12, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Gina Mitten to serve as the Vice Chair of the House Committee on Ethics.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Dean Dohrman, Representative Ira Anders and Representative Tommie Pierson, Jr. to the Joint Committee on Education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE CHANGES

January 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Nick Marshall, Vice Chair from the Special Committee on Urban Issues and appoint Representative Dan Stacy, Vice Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

WITHDRAWAL OF HOUSE CONCURRENT RESOLUTIONS

January 12, 2017

Adam Crumbliss
Chief Clerk
Missouri State Capitol
Jefferson City, MO 65101

Dear Mr. Crumbliss,

I respectfully request that **HCR 3** be withdrawn.

The language in **HCR 3**, "Toxic Exposure Act of 2015", was recently added to the Veterans Bill of 2016 in Washington D.C., and signed by President Obama.

Thank you for your time and attention in this matter.

Very truly yours,

/s/ Dean Plocher
State Representative
District 89

WITHDRAWAL OF HOUSE BILLS

January 11, 2017

Adam Crumbliss
Chief Clerk
Missouri State Capitol, Room 317-A

Dear Mr. Chief Clerk:

I respectfully request that **HB 409** be withdrawn. This bill modifies the motor vehicle length restrictions with respect to articulated buses.

Thank you for your consideration.

Sincerely,

/s/ Representative Charlie Davis
Proudly Serving the 162nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Tuesday, January 17, 2017.

COMMITTEE HEARINGS

CRIME PREVENTION AND PUBLIC SAFETY

Wednesday, January 18, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 1.

Public hearing will be held: HB 57, HB 302, HB 228, HB 180

Executive session may be held on any matter referred to the committee.

We plan to have a brief organizational time for introductions of committee members before hearing of bills.

GENERAL LAWS

Tuesday, January 17, 2017, 2:30 PM, House Hearing Room 4.

Public hearing will be held: HCR 4

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 18, 2017, 9:30 AM, North Gallery.

Executive session will be held: HCR 4

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, January 18, 2017, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 66, HB 122, HB 544

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Tuesday, January 17, 2017, 2:00 PM, Senate Committee Room 1.

Executive session may be held on any matter referred to the committee.

Presentation from Missouri Department of Higher Education on the Missouri Higher Education System Review Task Force Interim Report. Members of the JCED updated to reflect new appointments. Amended 2

JUDICIARY

Tuesday, January 17, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 1.

Public hearing will be held: HB 50, HB 34, HB 35, HB 285, HB 287

Executive session will be held: HB 50, HB 34, HB 35, HB 285, HB 287

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, January 18, 2017, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 48, HB 51, HB 87, HB 200

Executive session may be held on any matter referred to the committee.

Committee will meet at noon, or upon adjournment, whichever is later

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, January 17, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 95, HB 153

Executive session may be held on any matter referred to the committee.

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Wednesday, January 18, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 17, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Organizational Meeting and Public Testimony on Department of Elementary & Secondary Education. If you would like to be on the list to testify, please call Rep. Rowland's office at (573) 751-2042. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Presentation by Lottery Commission/DESE Public Testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational meeting

**SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL
SERVICES**

Tuesday, January 17, 2017, 2:00 PM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Introductions and overview

**SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL
SERVICES**

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Public Testimony on Department of Mental Health. If you would like to be on the list to testify, please call Rep. Wood's office at (573) 751-2077. We will also have a sign-in sheet at the hearing.

WORKFORCE DEVELOPMENT

Wednesday, January 18, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Informational Meeting

HOUSE CALENDAR

SEVENTH DAY, TUESDAY, JANUARY 17, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 12 and HCR 13

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 27

HOUSE BILLS FOR SECOND READING

HB 588 through HB 619

HOUSE BILLS FOR PERFECTION

HCS HBs 91, 42, 131, 265 & 314 - Rehder

HCS HB 130 - Mathews

HOUSE BILLS FOR THIRD READING

HB 60 - Alferman

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTH DAY, TUESDAY, JANUARY 17, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The ways of the Lord are right and the just shall walk in them. (Hosea 14:9)

As we have honored the life and ministry of Dr. Martin Luther King, Jr., and reflected on his message of racial harmony and dealt with the ice storm, we now pray.

O Lord, whose spirit supports us in every endeavor and whose strength sustains us as we struggle for the good of our fellow citizens, bless us with a realization of Your presence as we begin another week, and enable us to walk in the way of Your commandments and to live in the spirit of political and racial unity.

You have brought forth on this land a nation conceived in liberty and dedicated to the good of all men and women. Help us to maintain our freedoms in the spirit of justice and peace. Save our state from any discord and violence. Guide our citizens that they may seek the path that produces more unity and promotes greater mutual understanding.

Strengthen our new governor that he may walk with You as he makes decisions and carries responsibilities. Together may we and our people endeavor by honorable service and humble spirits to bring prosperity to our cities and to our farms.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixth day was approved as printed.

HOUSE RESOLUTIONS

Representative Cierpiot offered House Resolution No. 74.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 12, relating to the Missouri-Israel Cooperative Agreement.

HCR 13, relating to an Article V convention to restore free and fair elections.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 27, relating to property taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 588, relating to the operation of a motorcycle, with penalty provisions.

HB 589, relating to a public safety sales tax.

HB 590, relating to the Missouri international business advertising fund.

HB 591, relating to the office of business advocate.

HB 592, relating to financial interests of minors.

HB 593, relating to firearms, with penalty provisions.

HB 594, relating to time limitations for filing claims which arise out of a defective or unsafe condition of a product.

HB 595, relating to earned compliance credits.

HB 596, relating to members of the state board of embalmers and funeral directors.

HB 597, relating to court reporters.

HB 598, relating to contingency fee contracts.

HB 599, relating to higher education financial aid eligibility, with an emergency clause.

HB 600, relating to the renaming of a certain state park.

HB 601, relating to certification of persons specializing in radiology services, with a penalty provision.

HB 602, relating to abortion, with penalty provisions.

HB 603, relating to lobbying.

HB 604, relating to public administrator staff.

HB 605, relating to inherently volatile herbicides, with an emergency clause.

HB 606, relating to the commercial sale of agricultural seed, with an emergency clause.

HB 607, relating to law enforcement officers, with a penalty provision.

HB 608, relating to residential dwellings offered for rent to transient guests.

HB 609, relating to the division of professional registration.

HB 610, relating to the membership of emergency services boards.

HB 611, relating to long-term care insurance rates.

HB 612, relating to statewide assessment results for school districts.

HB 613, relating to the expungement of certain criminal records.

HB 614, relating to driver's education.

HB 615, relating to the establishment of a state park.

HB 616, relating to the establishment of the urban education institute.

HB 617, relating to children's services funds.

HB 618, relating to children's services funds.

HB 619, relating to the public school retirement system of the City of St. Louis.

THIRD READING OF HOUSE BILLS

HB 60, relating solely to lobbyist expenditures, was taken up by Representative Alferman.

On motion of Representative Alferman, **HB 60** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans

Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 005

Bahr	Berry	Moon	Pogue	Spencer
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PRESENT: 002

Ellington	Green
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ABSENT WITH LEAVE: 006

Brown 57	May	Newman	Peters	Ross
Smith 85				

VACANCIES: 001

Speaker Richardson declared the bill passed.

ESCORT COMMITTEE CHANGE

The Speaker has removed Representative Newman and appointed Representative Carpenter to the escort committee pursuant to **HCR 1**.

On motion of Representative Cierpiot, the House recessed until 7:00 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

MOTION

Representative Cierpiot moved that Rule 122 be suspended.

Which motion was adopted by the following vote:

AYES: 157

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Pogue	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 001

Peters

PRESENT: 000

ABSENT WITH LEAVE: 004

Curtis	May	Newman	Smith 85
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VACANCIES: 001

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted and Lieutenant Governor Michael Parson, presiding, called the Joint Assembly to order.

The Missouri State Highway Patrol, Troop F Color Guard, presented the Colors, and the Pledge of Allegiance to the flag was recited.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 033

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon
Eigel	Emery	Hegeman	Holsman	Hoskins
Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle
Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland		

The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 001

Moon

ABSENT WITH LEAVE: 006

Cornejo
Smith 85

Curtis

May

Mitten

Newman

VACANCIES: 001

The Sergeant-at-Arms announced the approach of the Honorable Eric R. Greitens, Governor of the State of Missouri. The Governor was duly escorted to the House Chamber and the Speaker's dais, where he delivered the following message to the Assembly in Joint Session.

**STATE OF THE STATE
ADDRESS BY
GOVERNOR ERIC R. GREITENS**

A Message From The People

Thank you, Lieutenant Governor Parson; Speaker Richardson and the members of the Missouri House; President Pro Tem Richard and members of the Missouri Senate; Chief Justice Breckenridge and the judges of the Supreme Court of Missouri; State officials; and our honored guests. Thank you.

And thank you to Sheena, my beautiful wife, and Missouri's First Lady.

We meet tonight in the people's chamber.

This is the seat of our republic—where the people's will should be done.

Many of you have been good keepers of the public's trust. Your families have sacrificed so that you can serve the people, and I appreciate you and your families.

But too many good, strong public servants have come here only to see the will of the people obstructed and corrupted by insiders and lobbyists.

This is a big place, with a powerful purpose, and it has too often been consumed by small goals and petty politics.

So tonight, I come bearing a simple message from the people of Missouri: They want a government that fights for them, and I come as an outsider ready to lead that fight.

Last week, I signed an executive order banning gifts from lobbyists to state employees of the executive branch.

I think all elected officials should do the same. And I thank Speaker Richardson, President Richard, Senator Kehoe, Representative Cierpiot, and other leaders in this room for their commitment to passing a ban on gifts from lobbyists.

In our first executive order, we also slammed shut the revolving door between employees of the Governor's office and lobbyists. The people in my office come to work knowing they will never be able to lobby our office.

I urge the legislature to do the same. During the campaign, we came up with a simple proposal that the people supported. If you've been in a legislative office for one year, and you decide you want to become a lobbyist, you have to wait one year. If you've been in office for two years, then you have to wait two years—and so on.

This is a simple, sensible proposal, and I'm committed to working with you to close the revolving door.

I also call on this legislature to put on the ballot term limits for every statewide officeholder. I know that the people of Missouri will vote for term limits, and people are counting on us to put an end to politics as a lifelong profession.

This is the people's government, and these basic measures will begin to restore our people's trust in their government.

Missourians are a hardworking people. They want good, quality jobs.

I remember being out one morning meeting folks and shaking hands at a diner in Portageville.

It was 5 AM, and it was going to be a hot day—but people were up. They were ready to work.

In county after county—in Pemiscot County, and in Dunklin County, and in Mississippi County—I spoke to people who want to work, who want a job, who want to provide for their families.

They are sick of seeing their friends have to get in a truck and drive across state lines for work. But they look over the border—and see opportunity.

They see that in Arkansas and in Tennessee, paychecks are getting bigger.

They see other Midwestern states like Michigan and Indiana that are leading the nation in new factory job growth.

Since 2009, the country has had 10% private sector job growth. If we had grown just as fast as the rest of the country since '09, we would have 120,000 more jobs in Missouri today.

And if income in Missouri had risen at the same rate as the rest of the country, the average Missouri family would be making \$2,400 more every year. Instead, we've fallen behind.

The people have sent us a message: We must do everything in our power to put people back to work in good, high-paying jobs.

That's why we must join 27 other states and sign Right to Work.

That's why we must do away with expensive Project Labor Agreements that drive up the costs of construction and slow down important projects in our communities.

We must repeal our state's version of the Davis-Bacon Act, which drives up the cost of important construction work that needs to get done. It hurts rural workers. It sets back rural families.

I've heard from small-town Mayors and County Commissioners who say that they are ready to build, to grow—but they need these reforms.

Our cities see the negative impact, too. People are tired of losing new jobs to Indianapolis, Nashville, or Des Moines. We must stay competitive.

We will eliminate these ineffective and outdated laws. And we will tap into the ingenuity and hard work of Missourians, because Missourians are ready to work.

There's another thing holding back jobs.

A report released about a month ago looked at every state, every city, and every county in the United States. And that report named St. Louis, Missouri the worst judicial hellhole in America.

This isn't a pretty picture. Here's what's happening: Out of state lawyers are suing businesses on behalf of out of state clients in Missouri's courts.

We're the place where the nastiest lawyers come to do work so dirty, and engage in lawsuits so murky, they wouldn't pass muster anywhere else.

What does this do? It scares away businesses. It means fewer jobs and smaller paychecks.

The companies intimidated by this shady practice have customers here. They could make even more money here. But they're afraid to expand their business here.

Trial lawyers can sue people in the state of Missouri, and because of how broken the system is, if they win just one dollar for their client, they still get paid huge legal fees.

For too long in this state, trial lawyers have picked our people's pockets. It's time to do different.

There are some common sense changes we can make to fix this. We need to move to the Daubert standard for expert witness testimony. Right now, our standards are far too low. By moving to the Daubert standard, we'd be adopting the same standards used by the federal government and 39 other states.

We need to change our joinder and venue rules to end these out of state lawsuits. And we must end frivolous lawsuits by reforming the Missouri Merchandising Practices Act.

Our judicial system is broken, and the trial lawyers who have broken it, well, their time is up.

The people need us to fight for the jobs that lawyers are forcing out of our state. As Governor, I'm not afraid to take on the trial lawyers of either party. I'm here to fight for the people of both parties.

Another thing holding back jobs: burdensome regulations...

Last week, I signed an executive order putting a freeze on all new regulations and rulemaking. Let me tell you why.

There were two women in Missouri who had grown up braiding the hair of their family and friends and figured they could make a business of it.

Then they looked up what they'd need to do to become a hair braider in Missouri, and they were shocked.

Missouri's government mandates 1,500 hours of expensive training for a hair braiding license. That's 30 hours per week of training for almost a full year...to braid hair.

We need to end frivolous regulations like these so that our people can start their own businesses and create jobs.

Over the course of the last 17 years, Missouri has issued over 40,000 pages of new regulations. If you laid those pieces of paper end to end, that's over 5 miles of new regulations.

These regulations, and those that come down from Washington, cost people money.

But there's a hidden cost, too. All of this regulation takes the joy out of running a business, running a farm, starting something new.

Farmers want to farm—not be lawyers and accountants. Business people want to build great things—not fill out endless paperwork.

And there's another problem: Some rules are necessary to protect health and safety. But when government spends time enforcing frivolous regulations, important things like safe water and safe travel don't get the time and attention they deserve.

I have ordered a complete review of every regulation in the state of Missouri. We're going to reduce unnecessary and outdated regulations so that we can get back to creating good, quality, high-paying jobs...

We need an effective government that serves the people and makes it easy to do business.

If you want to start or grow a business in the state of Missouri and hire more people with good jobs, I will be your friend and ally. I want the state of Missouri to work for you. To make it easy for you.

Right now, getting permits takes too long. People stand in too many lines for too many hours for too many basic services.

Part of the reason for this is that our government is running on too many broken and outdated systems that make it too hard to serve the people.

Some of our government's systems are still programmed using COBOL, a computer language developed in 1959.

We need a modern government that allows people to do more on-line instead of making them wait in line.

We also need to remember that many essential government services, whether it's law enforcement, transportation, or education, are delivered by people.

We need to support the hard-working employees in our government who do important public service. We have people at the State Emergency Management Agency, MoDOT and the Missouri State Highway Patrol who worked non-stop from last Wednesday, straight through the Chiefs game, to make sure our state weathered this ice storm.

And our best state employees are being hurt by a big bloated bureaucracy. In Indiana, they have 46 state employees per 10,000 people in their state. In Illinois, they have 47 state employees for every 10,000 people. In Ohio, they have 55.

And in Missouri? We have 92 employees for every 10,000 people in our state.

Because of this, we are 50th out of 50 in state employee pay. We need to change that. Our government employees do important work—often really important, life-saving work. We need to reward the greatest in government service with better pay.

This is how a good business would run. We'd pay and promote our best people and make sure they know they are valued. And we'd have a government focused on doing fewer things but doing them well. That's how we'll be able to pay our star performers what they deserve.

That's one of the reasons why I'm committed to civil service reform, with a focus on making a smaller government that works better for all of our people and will make Missouri a better place to do business.

And there's another thing that's holding back jobs: our burdensome, complex, and unfair tax credit system.

All of you know how to run a family budget.

First, you pay down your credit card debt. Then, put some money away in a rainy day fund. Then, you budget for your most important needs.

Our constitution is wise. It follows that same advice. Our constitution lays out where our tax money should go.

First, it's supposed to pay off the debt. Then, it's supposed to fund our priorities.

There's a lot of wisdom there.

But, unfortunately, the people who get paid first today are insiders and lobbyists who have rigged the system to get special interest tax credits.

Insiders are gaming this system. Since 2010, almost \$2 billion has been promised to special interests. The people taking the money swore that it was going to create jobs, but their performance hasn't lived up to their promises.

If special interest tax credits made for a prosperous economy, Missouri would be thriving.

What our people want is a tax structure that is simple, fair to everyone, and low.

But instead we have a tax structure that is complex, corrupt, and high.

Together, with a team of outsiders and legislators, we are going to do a thorough, end-to-end audit of our tax credit system—and create a tax code that works not to benefit privileged insiders, but instead is fair to all.

I ask all of you—all of you—to work with me. Our state can create more jobs by doing the right thing here.

And another thing that's holding back jobs is our broken welfare system.

For almost ten years, I worked with veterans who had been let down by the VA.

My wife Sheena and I would have these strong men and women around our dinner table.

And we'd hear over and over again about how the system failed these men and women.

When they came back from war, the VA told them, "If you're 60% disabled, we'll pay you as if you're 100% disabled as long as you don't work..."

So what do you think happened? People didn't work.

And not having a job sapped their spirits. The government handed them checks and pills. And instead of building new lives here at home, too many got stuck. They became trapped in lives of dependency and depression.

They lost their sense of dignity. And what's worse, it also affected their children and their families.

Missouri's system of welfare too often does the same to our people.

We must find a way to reform it—and replace it with a system that builds lives of self-reliance, dignity, and meaning.

But that's not the system we have now.

Recently, a non-partisan think tank took a close look at the welfare system in each state.

Here's how things work in Missouri:

Let's say you're a single mom working 30 hours a week, making \$12.25 an hour. You're working as hard as you can, taking care of your kid and trying to raise him right.

One day, your boss comes to you and offers you a \$5 an hour raise. That should add up to about \$7,500 to \$8,000 more a year.

But here's what happens in Missouri: If you take the raise, you'd lose over \$700 a year in food stamps and \$800 in housing subsidies.

You lose \$4,700 in childcare subsidies, and \$1,200 in the earned income tax credit. And you'd pay an extra \$800 in taxes.

That \$8,000 raise cost you over \$8,200. That hard-working single mom is essentially robbed of her raise.

We need to build a system based on two simple principles:

- 1) It should always, always, always pay more to work in the state of Missouri.
- 2) If your boss gives you a raise, you should make more money.

I will work with all of you to build a system that lifts people out poverty and into the middle class, one based on hard work and personal responsibility.

Everywhere I went in the state of Missouri, people talked to me about the need for more jobs and higher pay.

They also talked about the need for safer streets.

Despite the failures of past politicians, the vast majority of the people in this state know, honor, and respect the men and women of law enforcement...

I want to say tonight—from this podium and in this place—thank you to our law enforcement officers and first responders. And thank you to your families, who sacrifice every day so that we can be safe.

Here are the facts: three of the eleven most violent cities in America are in Missouri—St. Louis, Kansas City, and Springfield.

This violence affects far too many families—mine included.

And it's not just in the cities. When you talk to sheriffs, chiefs of police, and front line officers around the state, they'll tell you it's getting harder to do police work.

They'll tell you about what the FBI has identified: The Ferguson Effect.

They'll tell you that it's harder to recruit people to become police officers, and the officers who are on the job feel less empowered to proactively police.

Now, we're in a tough place in Missouri and we have to come together. We cannot go forward divided.

God has not given any of us a monopoly on wisdom. We all must make an effort to understand.

We will work with the law enforcement community and concerned citizens and clergy to update our peace officers' standards and training.

We will make sure that all of our officers have the training, resources, and support they need both to protect themselves and to build strong relationships in their communities.

Here's what we have to do together: make this the greatest state in America to be a law enforcement officer, firefighter, or first responder. And we need to make this a state where every citizen feels that they too are safe and protected.

I want to establish a Blue Alert system, so that we can find and bring swift justice to anyone who assaults a law enforcement officer.

And my administration will work with this body to pass the toughest laws in the country for anyone who assaults a peace officer.

We need to make sure that our state highway patrol, that our corrections officers, have nonlethal tools like TASERs and adequate body armor when they are called to go into harm's way.

We also need to stand by our law enforcement officers, firefighters and first responders by aggressively applying for Homeland Security, AFG and SAFER Grants to make sure that they get every federal dollar they deserve.

And we also must work with the Department of Defense and with our military representatives here at home, including at Fort Leonard Wood, to make sure our military police officers and military firefighters can much more easily come back home and serve as police officers and firefighters on our streets.

We will do these things. But we need all of you to work alongside us to make Missouri safe.

And those of us in this room have a particular obligation. It is an obligation to hear people who are often unheard. To understand the frustrated, to listen to those who too often do not have a voice.

We need a justice system that does justice by all of our people. As a constitutional conservative, I believe, as you do, that the constitution applies to every citizen. I believe in the 6th Amendment, which guarantees the right to a fair trial and adequate legal representation for all.

I believe—as many of you do—that we must reform our corrections system. I believe our corrections officers do hard work, under difficult circumstances, and I am committed to standing by them and standing up for them.

In order to protect them, and in fact, in order to protect every citizen in Missouri, we need to find ways to reduce recidivism. If somebody gets out of prison, we want them to go to work. We want them to pay their fair share in taxes. We want them to take care of their kids. We want them to set a good example.

And the last thing we want is somebody coming out of prison and committing another crime which hurts another family and starts that same bad cycle all over again.

We need to do different. People who are in prison should have a clear plan—from the day they enter—about what direction their lives will take the day they leave.

To tackle this problem, we need to engage groups from across society: most importantly our faith community. I have seen that a turn towards faith can actually save lives in prison. And I will welcome our churches and our synagogues into our corrections facilities.

These steps are but the beginning. And the path towards safer streets for all is built on a combination of support for law enforcement, relationships rooted in understanding, economic and educational opportunity, and a justice system that has the confidence of all of its citizens.

Peace is more than the absence of war. And safety and security are more than the absence of violence. Safety and security are built on the basis of understanding—and we in the people's house must be examples for making an effort to understand each other and bring communities together.

That understanding starts with our young people. And it begins in our homes—and in our schools.

I think we will all agree that we have incredible young people here in the state of Missouri.

And yet, we have an education system that ranks near last in every measure that matters.

Our people have done their part. Missouri pays about the national average for its education system.

Yet even though we spend what the rest of the country spends on education, we rank 47th in starting teacher pay. We have great teachers, and I believe our great teachers deserve to be paid more.

And let me be perfectly clear: this administration is committed to protecting teachers' pensions.

What we need to do is make sure that the money we spend finds its way into the classroom.

Over half of Missouri school districts do not offer a single Advanced Placement class. Over 200 of our 520 school districts did not have a single student in physics. Over 100 did not have a single student enrolled in chemistry.

We need to expand course access programs, so that every child in Missouri can use technology to get the education they need.

We also need to make sure that every child in Missouri, especially those kids with special needs, get a fair shot at the American Dream. I will work with you to implement Education Savings Accounts for children with special needs.

Education Savings Accounts are simple. Kids with special needs have IEPs, individualized education plans. With education savings accounts, parents are able to use their fair share of state education money in a way that fits with what their kids need.

Arizona was the first state in the country to try these accounts, and the program has been a success. Parents are much happier with their children's educations, and children are able to get the kind of education that meets their needs.

We do best when we put power into the hands of parents and teachers at the local level.

Special needs families know their children best. And it is time we gave control back to those parents, to select the best possible education for their children.

Every kid in the state of Missouri—whether in a public school, private school, or homeschool—deserves a fair shot at the American Dream. And these are just a few of the things we can do to make that happen.

What I have outlined tonight are some of the simple and sensible requests that the people have for all of us.

And this is how we begin. Not every problem that we're facing in the state of Missouri can be solved in the next week, the next month or the next year. But this agenda is a strong and bold start.

We have an opportunity to have a truly historic legislative session. Let's heed the voice of the people and let's take Missouri in a new direction.

Thank you very much. God bless you and God bless the people of Missouri.

The Joint Session was dissolved by Senator Kehoe.

Speaker Richardson resumed the Chair.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

- HR 9** - Consent and House Procedure
- HR 20** - Consent and House Procedure
- HR 35** - Consent and House Procedure
- HR 68** - Consent and House Procedure
- HR 74** - Ethics

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 28, introduced by Representative Taylor, relating to taxation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 620, introduced by Representative Kendrick, relating to student loans.

HB 621, introduced by Representative Kendrick, relating to the powers and duties of the Missouri Higher Education Loan Authority.

HB 622, introduced by Representative Engler, relating to electrical contractor licenses.

HB 623, introduced by Representative McGaugh, relating to suspending a driver's license for failure to appear.

HB 624, introduced by Representative Alferman, relating to the dollar value modifier used in certain school districts.

HB 625, introduced by Representative Stevens (46), relating to consumer credit interest rates, with a penalty provision and a referendum clause.

HB 626, introduced by Representative Neely, relating to guardianship proceedings.

HB 627, introduced by Representative Kidd, relating to a tax credit for senior citizen property owners.

HB 628, introduced by Representative Miller, relating to ratemaking for public utilities.

HB 629, introduced by Representative Miller, relating to port authorities.

HB 630, introduced by Representative Taylor, relating to firearms, with penalty provisions.

HB 631, introduced by Representative Redmon, relating to school bus driver medical endorsements.

HB 632, introduced by Representative Franklin, relating to classifications of real property.

COMMITTEE APPOINTMENTS

January 17, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Kevin Austin to the Standing Committee on Elections and Elected Officials. I also give permission to the Democrats to add an additional member as well.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Pat Conway to the House Committee on Elections and Elected Officials.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Stacey Newman from the House Committee on Crime Prevention and Public Safety and appoint Representative Mark Ellebracht.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Ingrid Burnett from the House Committee on Higher Education and appoint Representative Greg Razer.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Kip Kendrick from the House Committee on Insurance Policy and appoint Representative Ingrid Burnett.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

WITHDRAWAL OF HOUSE BILLS

January 17, 2017

The Honorable Todd Richardson
Speaker of the Missouri House of Representatives
Missouri Capitol - Room 308
Jefferson City, MO 65109

Dear Mr. Speaker:

I respectfully request that **House Bill No. 317** be withdrawn.

House Bill No. 317 lowers current billboard spacing requirements on certain highways.

Thank you,

/s/ Representative Scott Fitzpatrick
District 158

COMMUNICATIONS

January 12, 2017

D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
201 W. Capitol Avenue
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the House of Representatives may vote during the legislative session.

I am a Notary Public in the state of Missouri.

In compliance with Section 105.461, please publish this letter in the Journal of the House.

Thank you for your attention to this matter.

Sincerely,

/s/ Representative Bruce DeGroot
101st District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, January 18, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, January 23, 2017, 1:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

This will be a joint informational meeting with the Senate Committee on Agriculture, Food Production, and Outdoor Resources.

AGRICULTURE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon the Conclusion of Morning Session (whichever is earlier), House Hearing Room 1.

Public hearing will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, January 18, 2017, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 191, HB 192

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 207, HB 219, HB 301

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Wednesday, January 18, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 3.

Public hearing will be held: HB 57, HB 302, HB 228, HB 180

Executive session may be held on any matter referred to the committee.

We plan to have a brief organizational time for introductions of committee members before hearing of bills.

CORRECTED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 18, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 54, HB 355

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

GENERAL LAWS

Wednesday, January 18, 2017, 9:30 AM, North Gallery.

Executive session will be held: HCR 4

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, January 18, 2017, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 66, HB 122, HB 544

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, January 18, 2017, 12:30 PM, House Hearing Room 5.

Public hearing will be held: HB 190, HB 208

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, January 18, 2017, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 48, HB 51, HB 87, HB 200

Executive session may be held on any matter referred to the committee.

Committee will meet at noon, or upon adjournment, whichever is later

PENSIONS

Monday, January 23, 2017, 5:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

There will be presentations by MPERS, PSRS/PEERS, MOSERS, LAGERS and possibly CERF.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 24, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 169, HB 275, HB 136

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, January 18, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 23, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 153

Executive session will be held: HB 95, HB 153

Executive session may be held on any matter referred to the committee.

Continuation of public hearing on HB 153.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 18, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 6.

Public hearing will be held: HB 71

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 5.

Public hearing will be held: HB 183

Executive session may be held on any matter referred to the committee.

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Wednesday, January 18, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 6.

Organizational Meeting

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 1.

Presentation by Lottery Commission/DESE Public Testimony continued if necessary

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 23, 2017, 5:00PM or Upon Adjournment, House Hearing Room 6.

We will take public testimony regarding the appropriations for the Department of Higher Education. If you would like to be on the list to testify, please contact Rep. Rowland's office at (573) 751-2042. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 6.

Organizational Meeting

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 3.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Bahr's office at (573) 751-9768. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 18, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Mental Health and public testimony on Department of Mental Health. If you would like to be on the list to testify, please call Rep. Wood's office at (573) 751-2077. We will also have a sign-in sheet at the hearing.

CORRECTED

**SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS,
TRANSPORTATION, AND REVENUE**

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 7.

Organizational Meeting

WORKFORCE DEVELOPMENT

Wednesday, January 18, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Informational Meeting

HOUSE CALENDAR

EIGHTH DAY, WEDNESDAY, JANUARY 18, 2017

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 28

HOUSE BILLS FOR SECOND READING

HB 620 through HB 632

HOUSE BILLS FOR PERFECTION

HCS HBs 91, 42, 131, 265 & 314 - Rehder

HCS HB 130 - Mathews

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

EIGHTH DAY, WEDNESDAY, JANUARY 18, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Happy is the man that findeth wisdom, and the man that getteth understanding. (Proverbs 3:13)

Almighty Lord, from whom comes all wisdom and understanding, make us aware of Your presence as we seek to provide for the hope of our people. May we be guided in all our hearings to find the more excellent way and be given strength to walk in it that the safety and honor of our State may be preserved, freedom be fortified, and Your purposes be promoted in this people's House.

Grant, O God, that we may do only that which is right and good. Give to us a calmness of mind and a steadiness of spirit that we may fulfill Your will in this short life and find happiness in walking in Your ways and working for Your way forever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the seventh day was approved as printed by the following vote:

AYES: 157

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80

Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Pogue	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 005

Bernskoetter	Neely	Newman	Pietzman	Sommer
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VACANCIES: 001

HOUSE RESOLUTIONS

Representative Peters offered House Resolution No. 95.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 28, relating to taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 620, relating to student loans.

HB 621, relating to the powers and duties of the Missouri Higher Education Loan Authority.

HB 622, relating to electrical contractor licenses.

HB 623, relating to suspending a driver's license for failure to appear.

HB 624, relating to the dollar value modifier used in certain school districts.

HB 625, relating to consumer credit interest rates, with a penalty provision and a referendum clause.

HB 626, relating to guardianship proceedings.

HB 627, relating to a tax credit for senior citizen property owners.

HB 628, relating to ratemaking for public utilities.

HB 629, relating to port authorities.

HB 630, relating to firearms, with penalty provisions.

HB 631, relating to school bus driver medical endorsements.

HB 632, relating to classifications of real property.

PERFECTION OF HOUSE BILLS

HCS HBs 91, 42, 131, 265 & 314, relating to labor organizations, was taken up by Representative Rehder.

Representative Beck offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 91, 42, 131, 265 & 314, Page 2, Section 290.590, Line 38, by inserting immediately after all of said line the following:

"Section B. Section A of this act is hereby submitted to the qualified voters of this state for approval or rejection at an election which is hereby ordered and which shall be held and conducted on the Tuesday immediately following the first Monday in November, 2018, and it shall become effective when approved by a majority of the votes cast thereon at such election and not otherwise."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Fitzwater (49) raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cross raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Beck moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Beck:

AYES: 061

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Conway 104	Corlew
Curtis	Dunn	Ellebracht	Ellington	Engler
Fitzwater 144	Franks Jr	Gannon	Gray	Green
Harris	Henderson	Higdon	Hurst	Kendrick
Korman	Lavender	Marshall	May	McCaherty
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Roden	Rowland 29	Runions	Ruth	Smith 85
Sommer	Stevens 46	Tate	Unsicker	Walker 74
Wessels				

NOES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Cookson	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Lant	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 002

Lauer	Newman
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VACANCIES: 001

Representative Rhoads assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Barnes (60) assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Rehder, the title of **HCS HBs 91, 42, 131, 265 & 314**, relating solely to labor organizations, was agreed to.

On motion of Representative Rehder, **HCS HBs 91, 42, 131, 265 & 314** was adopted.

On motion of Representative Rehder, **HCS HBs 91, 42, 131, 265 & 314** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Cookson	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeier	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 058

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Conway 104	Corlew
Dunn	Ellebracht	Ellington	Engler	Fitzwater 144
Franks Jr	Gannon	Gray	Green	Harris
Henderson	Higdon	Kendrick	Kidd	Korman
Lauer	Lavender	May	McCaherty	McCann Beatty
McCreery	McGee	Meridith 71	Merideth 80	Morgan
Mosley	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Roden	Rowland 29	Runions
Ruth	Smith 85	Sommer	Stevens 46	Tate
Unsicker	Walker 74	Wessels		

PRESENT: 001

Berry

ABSENT WITH LEAVE: 002

Mitten Newman

VACANCIES: 001

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HCR 4**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 34**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 287**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 14, introduced by Representative Smith (85), requesting the United States Environmental Protection Agency and the United States Department of Health and Human Services conduct a study to track the health effects on populations exposed to Operation Large Area Coverage.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 633, introduced by Representative Austin, relating to school districts' local effort.

HB 634, introduced by Representative Roeber, relating to charter schools, with a delayed effective date.

HB 635, introduced by Representative Carpenter, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.

HB 636, introduced by Representative Merideth (80), relating to MO HealthNet services.

HB 637, introduced by Representative Helms, relating to bargaining with public employers.

HB 638, introduced by Representative McCann Beatty, relating to automatic voter registration.

HB 639, introduced by Representative McCann Beatty, relating to lifetime parole supervision for certain offenders.

HB 640, introduced by Representative Walker (3), relating to eminent domain.

HB 641, introduced by Representative Miller, relating to court costs and attorney's fees.

HB 642, introduced by Representative Kelly (141), relating to student associations at public institutions of higher learning, with a penalty provision.

HB 643, introduced by Representative Wood, relating to summer school students.

HB 644, introduced by Representative Smith (85), relating to absentee voting, with penalty provisions.

HB 645, introduced by Representative Phillips, relating to retired peace officers.

HB 646, introduced by Representative Fitzwater (144), relating to the youth sports brain injury prevention act.

HB 647, introduced by Representative Fitzpatrick, relating to county road district consolidation.

HB 648, introduced by Representative Spencer, relating to the energy efficiency investment act.

HB 649, introduced by Representative Plocher, relating to foreclosure proceeds.

HB 650, introduced by Representative Cookson, relating to school employee retirement systems.

HB 651, introduced by Representative Kolkmeier, relating to local excise or sales taxes.

COMMITTEE APPOINTMENTS

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Sue Meredith as the Minority Caucus Ranking Member to the House Committee on Children and Families.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Gina Mitten as the Minority Caucus Ranking Member to the House Special Committee on Litigation Reform.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following members to the House Committee on Ways and Means:

Brandon Ellington, Ranking Member
Alan Gray
Jay Mosley
Richard Brown

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 18, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Pat Conway as the Minority Caucus Ranking Member to the House Committee on Accounts and Administration.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 18, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Bill White to the Joint Committee on Administrative Rules.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE CHANGES

January 5, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Peter Merideth from the House Committee on Children and Families.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, January 19, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, January 23, 2017, 1:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

This will be a joint informational meeting with the Senate Committee on Agriculture, Food Production, and Outdoor Resources.

AGRICULTURE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon the Conclusion of Morning Session (whichever is earlier), House Hearing Room 1.

Public hearing will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 207, HB 219, HB 301

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

JUDICIARY

Thursday, January 19, 2017, 12:00 PM or Upon Adjournment, South Gallery.
Executive session will be held: HB 50, HB 35, HB 285
Executive session may be held on any matter referred to the committee.

PENSIONS

Monday, January 23, 2017, 5:00 PM, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
There will be presentations by MPERS, PSRS/PEERS, MOSERS, LAGERS and possibly CERF.

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 19, 2017, Upon Morning Adjournment, House Hearing Room 1.
Executive session will be held: HCR 4
Executive session may be held on any matter referred to the committee.
AMENDED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 6.
Public hearing will be held: HB 288, HB 289
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 24, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.
Public hearing will be held: HB 169, HB 275, HB 136
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, January 19, 2017, 8:00 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Organizational Meeting

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 23, 2017, 1:00 PM, House Hearing Room 6.
Public hearing will be held: HB 153
Executive session will be held: HB 95, HB 153
Executive session may be held on any matter referred to the committee.
Continuation of public hearing on HB 153.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 5.
Public hearing will be held: HB 183
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 6.

We will take public testimony regarding the appropriations for the Department of Higher Education. If you would like to be on the list to testify, please contact Rep. Rowland's office at (573) 751-2042. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 1.

Department of Higher Education report on performance funding and Higher Education Review Task Force report. Department of Higher Education public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 3.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Bahr's office at (573) 751-9768. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION, AND REVENUE

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 7.

Organizational meeting and we will take public testimony regarding the appropriations for the Department of Public Safety, Department of Corrections, Department of Transportation, and Department of Revenue. If you would like to be on the list to testify, please contact Rep. Conway's office at (573) 751-2250. A sign-in sheet will also be available at the hearing.

CORRECTED

VETERANS

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 262

Executive session may be held on any matter referred to the committee.

We will be having an organizational meeting during this time period.

HOUSE CALENDAR

NINTH DAY, THURSDAY, JANUARY 19, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 14

HOUSE BILLS FOR SECOND READING

HB 633 through HB 651

HOUSE BILLS FOR PERFECTION

HCS HB 130 - Mathews

HOUSE BILLS FOR THIRD READING

HCS HBs 91, 42, 131, 265 & 314 - Rehder

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

NINTH DAY, THURSDAY, JANUARY 19, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Be kindly affectioned one to another with brotherly love; in honor preferring one another. (Romans 12:10)

Our Heavenly Father, as we enter the gate of another day may it be in the joy that we are working for You and with our fellow representatives on behalf of our beloved constituents and families.

May Your spirit have total control in our hearts and in the hearts of our good people. Let discord and division be removed, all dissension and discrimination be erased. Make us mindful that we are dependent upon each other, that we need each other, and that we must learn to live together in the great state of Missouri. Help us to respect the rights of others and help others to respect our rights. Let us become channels of Your peace.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eighth day was approved as printed.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 14, requesting the United States Environmental Protection Agency and the United States Department of Health and Human Services conduct a study to track the health effects on populations exposed to Operation Large Area Coverage.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 633, relating to school districts' local effort.

HB 634, relating to charter schools, with a delayed effective date.

HB 635, relating to the Agreement Among the States to Elect the President by National Popular Vote Act.

HB 636, relating to MO HealthNet services.

HB 637, relating to bargaining with public employers.

HB 638, relating to automatic voter registration.

HB 639, relating to lifetime parole supervision for certain offenders.

HB 640, relating to eminent domain.

HB 641, relating to court costs and attorney's fees.

HB 642, relating to student associations at public institutions of higher learning, with a penalty provision.

HB 643, relating to summer school students.

HB 644, relating to absentee voting, with penalty provisions.

HB 645, relating to retired peace officers.

HB 646, relating to the youth sports brain injury prevention act.

HB 647, relating to county road district consolidation.

HB 648, relating to the energy efficiency investment act.

HB 649, relating to foreclosure proceeds.

HB 650, relating to school employee retirement systems.

HB 651, relating to local excise or sales taxes.

THIRD READING OF HOUSE BILLS

HCS HBs 91, 42, 131, 265 & 314, relating solely to labor organizations, was taken up by Representative Rehder.

Speaker Pro Tem Haahr assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Rehder, **HCS HBs 91, 42, 131, 265 & 314** was read the third time and passed by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Cierpiot	Cookson	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 059

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Conway 104	Corlew
Dunn	Ellebracht	Ellington	Engler	Fitzwater 144
Franks Jr	Gannon	Gray	Green	Harris
Henderson	Higdon	Kendrick	Kidd	Korman
Lauer	Lavender	May	McCaherty	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Roden	Rowland 29
Runions	Ruth	Smith 85	Sommer	Stevens 46
Tate	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 003

Berry	Chipman	Newman
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VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 93 - Workforce Development
HB 138 - Elementary and Secondary Education
HB 140 - Elementary and Secondary Education

- HB 162** - Local Government
- HB 163** - Corrections and Public Institutions
- HB 189** - Elementary and Secondary Education
- HB 226** - Health and Mental Health Policy
- HB 227** - Professional Registration and Licensing
- HB 253** - Elementary and Secondary Education
- HB 270** - Children and Families
- HB 292** - Financial Institutions
- HB 353** - Elections and Elected Officials
- HB 354** - Judiciary
- HB 357** - Elementary and Secondary Education
- HB 445** - Budget
- HB 459** - Special Committee on Litigation Reform
- HB 460** - Special Committee on Litigation Reform
- HB 461** - Special Committee on Litigation Reform
- HB 462** - Special Committee on Litigation Reform
- HB 463** - Special Committee on Litigation Reform
- HB 558** - Transportation
- HB 634** - Elementary and Secondary Education

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

- HB 445** - Financial Institutions

COMMITTEE REPORTS

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 4**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Haahr

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 15, introduced by Representative Love, relating to trade with Cuba.

HCR 16, introduced by Representative Brattin, relating to pricing rates of health care services.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 29, introduced by Representative Dohrman, relating to terms of office of members of the state board of education.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 652, introduced by Representative Ellebracht, relating to the minimum wage rate.

HB 653, introduced by Representative Redmon, relating to financing provided by the state to public utilities for the purpose of water pollution control.

HB 654, introduced by Representative Rowland (155), relating to the Schoolcraft Ozark exploration bicentennial commission.

HB 655, introduced by Representative Engler, relating to tax credits for contributions to pregnancy centers.

HB 656, introduced by Representative Rhoads, relating to the uniform wireless communication infrastructure deployment act.

HB 657, introduced by Representative Rhoads, relating to maintenance medications.

HB 658, introduced by Representative McCreery, relating to firearms and domestic violence, with a penalty provision.

HB 659, introduced by Representative McCreery, relating to leave from employment, with a referendum clause.

HB 660, introduced by Representative Burns, relating to street light maintenance board members' per diem rate.

HB 661, introduced by Representative Bondon, relating to the comprehensive state energy plan.

HB 662, introduced by Representative Rone, relating to the misuse of herbicides, with penalty provisions and an emergency clause.

HB 663, introduced by Representative McCreery, relating to the commissioner of securities.

HB 664, introduced by Representative Korman, relating to vehicle lighting equipment.

HB 665, introduced by Representative Walker (3), relating to dental faculty permits.

HB 666, introduced by Representative Miller, relating to board members of public water supply districts.

HB 667, introduced by Representative Love, relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 668, introduced by Representative Peters, relating to the sheriff of the city of St. Louis.

HB 669, introduced by Representative Korman, relating to land surveyor-in-training enrollment.

HB 670, introduced by Representative Sommer, relating to gifted education.

HB 671, introduced by Representative Sommer, relating to sales and use taxes for delivery charges.

HB 672, introduced by Representative Sommer, relating to hunter education exemptions.

HB 673, introduced by Representative Curtis, relating to discriminatory practices against persons convicted of certain offenses.

HB 674, introduced by Representative Dohrman, relating to the designation of the state dogs.

HB 675, introduced by Representative Dohrman, relating to the state board of education, with a contingent effective date.

HB 676, introduced by Representative Plocher, relating to unlawful discriminatory practices.

HB 677, introduced by Representative Rowland (155), relating to the school calendar, with a delayed effective date for a certain section.

HB 678, introduced by Representative Gannon, relating to the designation of a memorial highway.

HB 679, introduced by Representative Redmon, relating to alcohol trade practices, with penalty provisions.

HB 680, introduced by Representative Fitzwater (49), relating to adult high schools.

HB 681, introduced by Representative Wiemann, relating to the computerization of voter information.

HB 682, introduced by Representative Miller, relating to sales and use tax exemptions.

HB 683, introduced by Representative Roeber, relating to recall elections for school board members.

HB 684, introduced by Representative Neely, relating to MO HealthNet managed care.

HB 685, introduced by Representative McCreery, relating to compliance with the federal REAL ID Act of 2005.

HB 686, introduced by Representative Taylor, relating to products sold in the state capitol building.

HB 687, introduced by Representative Taylor, relating to statewide assessments.

HB 688, introduced by Representative McCaherty, relating to a benevolent tax credit for certain organizations.

HB 689, introduced by Representative Mathews, relating to punitive damages.

COMMITTEE APPOINTMENTS

January 18, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Mary Nichols as the Minority Caucus Ranking Member on the House Committee on Financial Institutions.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 18, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Lauren Arthur as the Minority Caucus Ranking Member on the House Committee on Rules - Administrative Oversight.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 19, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Alan Green to serve on the Special Committee on Homeland Security.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

SUBCOMMITTEE APPOINTMENTS

January 19, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Randy Dunn as the Minority Caucus Ranking Member on the House Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources, and Economic Development.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 19, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative DaRon McGee as the Minority Caucus Ranking Member on the House Subcommittee on Appropriations - Education.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 19, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Greg Razer as the Minority Caucus Ranking Member on the House Subcommittee on Appropriations - General Administration.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 19, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Deb Lavender as the Minority Caucus Ranking Member on the House Subcommittee on Appropriations - Health, Mental Health, and Social Services.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 19, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Karla May as the Minority Caucus Ranking Member on the House Subcommittee on Appropriations - Public Safety, Corrections, Transportation, and Revenue.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Mark Ellebracht from the House Committee on Crime Prevention and Public Safety and appoint Representative Stacey Newman.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

The following member's presence was noted: Berry.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Friday, January 20, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, January 23, 2017, 1:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

This will be a joint informational meeting with the Senate Committee on Agriculture, Food Production, and Outdoor Resources.

AGRICULTURE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon Conclusion of Morning Session (whichever is earlier), House Hearing Room 1.

Public hearing will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 107, HB 186, HB 37, HB 39

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 251

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, January 24, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 6.

Public hearing will be held: HB 151, HB 26

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 24, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 1.

Public hearing will be held: HB 32, HB 422, HB 427

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, January 25, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 36, HB 69, HB 247, HB 451, HB 493, HB 495

Executive session will be held: HB 48, HB 51, HB 87, HB 200

Executive session may be held on any matter referred to the committee.

PENSIONS

Monday, January 23, 2017, 5:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

There will be presentations by MPERS, PSRS/PEERS, MOSERS, LAGERS and possibly CERF.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, January 25, 2017, 5:00 PM or Upon Adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 24, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 169, HB 275, HB 136

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 23, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 153

Executive session will be held: HB 95, HB 153

Executive session may be held on any matter referred to the committee.

Continuation of public hearing on HB 153.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 28, HB 49, HB 390

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 5.

Public hearing will be held: HB 183

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 6.

We will take public testimony regarding the appropriations for the Department of Higher Education. If you would like to be on the list to testify, please contact Rep. Rowland's office at (573) 751-2042. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 1.

Department of Higher Education report on performance funding and Higher Education Review task force report. Department of Higher Education public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 3.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly. If you would like to be on the list to testify, please contact Rep. Bahr's office at (573) 751-9768. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 6.

Informational overview by the Department of Health & Senior Services and public testimony on Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please call Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services. Department of Health & Senior Services and Department of Social Services public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION, AND REVENUE

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 7.

Organizational meeting and we will take public testimony regarding the appropriations for the Department of Public Safety, Department of Corrections, Department of Transportation, and Department of Revenue. If you would like to be on the list to testify, please contact Rep. Conway's office at (573) 751-2250. A sign-in sheet will also be available at the hearing.

CORRECTED

TRANSPORTATION

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 128, HB 61, HB 401, HB 85, HB 115

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 262

Executive session may be held on any matter referred to the committee.

We will be having an organizational meeting during this time period.

WAYS AND MEANS

Monday, January 23, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 129, HB 142

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TENTH DAY, FRIDAY, JANUARY 20, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 15 and HCR 16

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 29

HOUSE BILLS FOR SECOND READING

HB 652 through HB 689

HOUSE BILLS FOR PERFECTION

HCS HB 130 - Mathews

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 4 - Bernskoetter

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TENTH DAY, FRIDAY, JANUARY 20, 2017

The House met pursuant to adjournment.

Representative Alferman in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 15, relating to trade with Cuba.

HCR 16, relating to pricing rates of health care services.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 29, relating to terms of office of members of the state board of education.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 652, relating to the minimum wage rate.

HB 653, relating to financing provided by the state to public utilities for the purpose of water pollution control.

HB 654, relating to the Schoolcraft Ozark exploration bicentennial commission.

HB 655, relating to tax credits for contributions to pregnancy centers.

HB 656, relating to the uniform wireless communication infrastructure deployment act.

HB 657, relating to maintenance medications.

HB 658, relating to firearms and domestic violence, with a penalty provision.

HB 659, relating to leave from employment, with a referendum clause.

HB 660, relating to street light maintenance board members' per diem rate.

HB 661, relating to the comprehensive state energy plan.

HB 662, relating to the misuse of herbicides, with penalty provisions and an emergency clause.

HB 663, relating to the commissioner of securities.

HB 664, relating to vehicle lighting equipment.

HB 665, relating to dental faculty permits.

HB 666, relating to board members of public water supply districts.

HB 667, relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 668, relating to the sheriff of the city of St. Louis.

HB 669, relating to land surveyor-in-training enrollment.

HB 670, relating to gifted education.

HB 671, relating to sales and use taxes for delivery charges.

HB 672, relating to hunter education exemptions.

HB 673, relating to discriminatory practices against persons convicted of certain offenses.

HB 674, relating to the designation of the state dogs.

HB 675, relating to the state board of education, with a contingent effective date.

HB 676, relating to unlawful discriminatory practices.

HB 677, relating to the school calendar, with a delayed effective date for a certain section.

HB 678, relating to the designation of a memorial highway.

HB 679, relating to alcohol trade practices, with penalty provisions.

HB 680, relating to adult high schools.

HB 681, relating to the computerization of voter information.

HB 682, relating to sales and use tax exemptions.

HB 683, relating to recall elections for school board members.

HB 684, relating to MO HealthNet managed care.

HB 685, relating to compliance with the federal REAL ID Act of 2005.

HB 686, relating to products sold in the state capitol building.

HB 687, relating to statewide assessments.

HB 688, relating to a benevolent tax credit for certain organizations.

HB 689, relating to punitive damages.

COMMUNICATIONS

January 9, 2017

D. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
Room 317-A, State Capitol
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the Missouri House of Representatives may vote during the legislative session. I am employed with Phillips 66 and am on the Advisory Board of the Missouri Vocational Enterprises Program of the Missouri Department of Corrections.

In compliance with Section 105.461, RSMo, please publish this letter in the Journal of the House.

Thank you for your attention to this matter.

Sincerely,

/s/ Representative Clem Smith

January 19, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 9**, **HR 20**, **HR 35**, and **HR 68**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

The following members' presence was noted: Alferman, Berry, DeGroot, Hurst, Kelley (127), Kendrick, Pogue, Roberts, Stacy, and Wood.

ADJOURNMENT

On motion of Representative Alferman, the House adjourned until 4:00 p.m., Monday, January 23, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, January 23, 2017, 1:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

This will be a joint informational meeting with the Senate Committee on Agriculture, Food Production, and Outdoor Resources.

AGRICULTURE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon the Conclusion of Morning Session, (whichever is earlier), House Hearing Room 1.

Public hearing will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 107, HB 186, HB 37, HB 39

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 251

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, January 23, 2017, 5:00 PM or 30 minutes Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 248, HB 358, HB 441, HB 448, HB 449, HB 468, HB 469, HB 253

Executive session may be held on any matter referred to the committee.

Correction on bills being heard: will NOT be hearing HB189 but will be HEARING HB253.

AMENDED

ETHICS

Monday, January 23, 2017, Upon Adjournment, South Gallery.

Public hearing will be held: HR 74

Executive session will be held: HR 74

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, January 24, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 292

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, January 24, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 6.

Public hearing will be held: HB 151, HB 26

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, January 25, 2017, 12:00 PM, or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 58, HB 226

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 24, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 1.

Public hearing will be held: HB 32, HB 422, HB 427

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, January 25, 2017, 12:00 PM or Upon Morning Adjournment, (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 36, HB 69, HB 247, HB 451, HB 493, HB 495

Executive session will be held: HB 48, HB 51, HB 87, HB 200

Executive session may be held on any matter referred to the committee.

PENSIONS

Monday, January 23, 2017, 5:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

There will be presentations by MPERS, PSRS/PEERS, MOSERS, LAGERS, and possibly CERF.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, January 25, 2017, 5:00 PM or Upon Adjournment, (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 24, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 169, HB 275, HB 136

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 23, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 153

Executive session will be held: HB 95, HB 153

Executive session may be held on any matter referred to the committee.

Continuation of public hearing on HB 153.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 28, HB 49, HB 390

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 5.

Public hearing will be held: HB 183

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

We will take public testimony regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Insurance, Financial Institutions & Professional Registration, and Department of Labor. If you would like to be on the list to testify, please contact Rep. Redmon's office at (573) 751-3644. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Monday, January 23, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

We will take public testimony regarding the appropriations for the Department of Higher Education. If you would like to be on the list to testify, please contact Rep. Rowland's office at (573) 751-2042. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Department of Higher Education report on performance funding and Higher Education Review task force report. Department of Higher Education public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly. If you would like to be on the list to testify, please contact Rep. Bahr's office at (573) 751-9768. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Health & Senior Services and public testimony on Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please call Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Social Services. Department of Health & Senior Services and Department of Social Services public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION, AND REVENUE

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Organizational meeting and we will take public testimony regarding the appropriations for the Department of Public Safety, Department of Corrections, Department of Transportation, and Department of Revenue. If you would like to be on the list to testify, please contact Rep.

Conway's office at (573) 751-2250. A sign-in sheet will also be available at the hearing.
CORRECTED

TRANSPORTATION

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 128, HB 61, HB 401, HB 85, HB 115
Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 262
Executive session may be held on any matter referred to the committee.
We will be having an organizational meeting during this time period.

WAYS AND MEANS

Monday, January 23, 2017, 1:00 PM, House Hearing Room 1.
Public hearing will be held: HB 129, HB 142
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

ELEVENTH DAY, MONDAY, JANUARY 23, 2017

HOUSE BILLS FOR PERFECTION

HCS HB 130 - Mathews

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 4 - Bernskoetter

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

ELEVENTH DAY, MONDAY, JANUARY 23, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative John McCaherty.

Father, today we come to You with humility, admiration, and repentance. Help us to follow You, to be kind to one another; even when we disagree, let us lift each other up and not tear each other down.

Forgive us when we fail You, when we fail each other, and remind us that You are our comforter, our guidance, and source of strength when we need help. Guide us during session; guide our decisions and our attitudes. Let us do what is good, right, and acceptable in Your eyes, and that which is best for the Great State of Missouri.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the ninth day was approved as printed.

The Journal of the tenth day was approved as printed.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 4, relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **HCR 4** was read the third time and passed by the following vote:

AYES: 154

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green

Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfausch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 005

Adams	Gray	May	Meredith 71	Smith 85
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PRESENT: 001

Ellington

ABSENT WITH LEAVE: 002

Fitzwater 144	Fitzwater 49
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VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 35**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Gregory, McGaugh, Toalson Reisch and White

Noes (4): Ellebracht, Marshall, Mitten and Roberts

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 50**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, Ellebracht, Marshall, McGaugh, Mitten, Toalson Reisch and White

Noes (0)

Absent (3): DeGroot, Gregory and Roberts

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 285**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Gregory

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 17, introduced by Representative Hubrecht, relating to meningococcal disease.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 690, introduced by Representative White, relating to medical school students, with penalty provisions.

HB 691, introduced by Representative Korman, relating to MO HealthNet benefits.

HB 692, introduced by Representative Hubrecht, relating to abortion, with penalty provisions.

HB 693, introduced by Representative Berry, relating to weigh stations.

HB 694, introduced by Representative Redmon, relating to motor fuel taxes.

HB 695, introduced by Representative Pfautsch, relating to credit for physical education.

HB 696, introduced by Representative Kelly (141), relating to the treatment of traditional celebrations by school districts.

HB 697, introduced by Representative Trent, relating to the Amber Alert System.

HB 698, introduced by Representative Pietzman, relating to maintaining Missouri state parks.

HB 699, introduced by Representative Curtis, relating to the court disclosing certain consequences prior to accepting a guilty plea.

HB 700, introduced by Representative Cookson, relating to the designation of a highway.

HB 701, introduced by Representative Burns, relating to the designation of a highway.

HB 702, introduced by Representative Redmon, relating to dental franchisors.

HB 703, introduced by Representative Crawford, relating to the payment of taxes.

HB 704, introduced by Representative Franklin, relating to sales and use taxes for delivery charges.

HB 705, introduced by Representative Cross, relating to security deposits held by landlords.

HB 706, introduced by Representative Neely, relating to the offense of nonconsensual dissemination of private sexual images, with a penalty provision.

HB 707, introduced by Representative Neely, relating to modifiable maintenance orders.

HB 708, introduced by Representative Hill, relating to short-term major medical policies.

HB 709, introduced by Representative Moon, relating to the Missouri right to life act.

ESCORT COMMITTEE

The Speaker appointed the following committee to act with a like committee from the Senate pursuant to **HCR 2**: Representatives McGaugh, Cornejo, Pike, Corlew, Schroer, Ellebracht, Roberts, Unsicker, Walker (74) and Merideth (80).

COMMITTEE APPOINTMENTS

January 23, 2017

Representative Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Speaker Richardson:

Pursuant to RSMo 21.795, I respectfully recommend Representative Greg Razer be appointed to serve on the Joint Committee on Transportation Oversight.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

January 17, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Mark Ellebracht from the House Committee on Crime Prevention and Public Safety and appoint Representative Stacey Newman.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

The following member's presence was noted: Fitzwater (144).

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, January 24, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon Conclusion of Morning Session (whichever is earlier), House Hearing Room 1.

Public hearing will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 250

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 107, HB 186, HB 37, HB 39

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 251

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Wednesday, January 25, 2017, 3:00 PM, House Hearing Room 6.

Public hearing will be held: HB 126

Executive session will be held: HB 251

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 353

Executive session will be held: HB 54, HB 355

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, January 24, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 292

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, January 24, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 29, HB 111, HB 502, HR 12

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 25, 2017, 9:30 AM, House Hearing Room 3.

Executive session will be held: HR 12

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, January 24, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 6.

Public hearing will be held: HB 151, HB 26

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, January 25, 2017, 12:00 PM, or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 58

Executive session may be held on any matter referred to the committee.
HB 226 will not be heard this week.
AMENDED

HIGHER EDUCATION

Wednesday, January 25, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 5.
Executive session will be held: HB 190, HB 208
Executive session may be held on any matter referred to the committee.
HCS HBs 190 & 208 was distributed via email 1-23-17. Hard copy will be distributed at meeting.

INSURANCE POLICY

Tuesday, January 24, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 4.
Public hearing will be held: HB 336, HB 337
Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 24, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 1.
Public hearing will be held: HB 32, HB 422, HB 427
Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, January 25, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 36, HB 69, HB 247, HB 451, HB 493, HB 495
Executive session will be held: HB 48, HB 51, HB 87, HB 200
Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 5.
Public hearing will be held: HB 230
Executive session may be held on any matter referred to the committee.
Public Hearing - Testimony Only
AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, January 25, 2017, 5:00 PM or Upon Adjournment (whichever is later), House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
Organizational Meeting

RULES - LEGISLATIVE OVERSIGHT

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 3.

Executive session will be held: HB 34, HB 35

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 24, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 169, HB 275, HB 136

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, January 25, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 4.

Public hearing will be held: HB 306, HB 255, HB 410

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 28, HB 49, HB 390

Executive session may be held on any matter referred to the committee.

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 5.

We will take public testimony regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Insurance & Financial Institutions, and Department of Labor. If you would like to be on the list to testify, please contact Rep. Redmon's office at (573) 751-3644. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 1.

Department of Higher Education report on performance funding and Higher Education Review task force report. Department of Higher Education public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 3.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt. Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender, and the General Assembly. If you would like to be on the list to testify, please contact Rep. Bahr's office at (573) 751-9768. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 6.

Informational overview by the Department of Health & Senior Services and public testimony on Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please call Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services. Department of Health & Senior Services and Department of Social Services public testimony continued if necessary.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION, AND REVENUE

Tuesday, January 24, 2017, 2:00 PM, House Hearing Room 7.

Organizational meeting and we will take public testimony regarding the appropriations for the Department of Public Safety, Department of Corrections, Department of Transportation, and Department of Revenue. If you would like to be on the list to testify, please contact Rep. Conway's office at (573) 751-2250. A sign-in sheet will also be available at the hearing.

CORRECTED

TRANSPORTATION

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 128, HB 61, HB 401, HB 85, HB 115

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 24, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 262

Executive session may be held on any matter referred to the committee.

We will be having an organizational meeting during this time period.

WORKFORCE DEVELOPMENT

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 93, HB 94

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWELFTH DAY, TUESDAY, JANUARY 24, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 17

HOUSE BILLS FOR SECOND READING

HB 690 through HB 709

HOUSE BILLS FOR PERFECTION

HCS HB 130 - Mathews

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWELFTH DAY, TUESDAY, JANUARY 24, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Bear ye one another's burdens and so fulfill the law of Christ. (Galatians 6:2)

Eternal God, who has called us to pray and to work, sustain us with Your power that we may be daily mindful of Your presence and ready to help bear the burdens and pains of others.

Guide us with Your spirit that we may understand during the time in which we live and so lead us that we may use our talents to bring forth the fruit of faithful living.

Give us the readiness to render real service to You, our State and our districts, that out of our efforts may bring pride to our citizens and peace to our own hearts.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Patrick Ryan O'Hanlon.

The Journal of the eleventh day was approved as printed.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 17, relating to meningococcal disease.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 690, relating to medical school students, with penalty provisions.

HB 691, relating to MO HealthNet benefits.

HB 692, relating to abortion, with penalty provisions.

HB 693, relating to weigh stations.

HB 694, relating to motor fuel taxes.

HB 695, relating to credit for physical education.

HB 696, relating to the treatment of traditional celebrations by school districts.

HB 697, relating to the Amber Alert System.

HB 698, relating to maintaining Missouri state parks.

HB 699, relating to the court disclosing certain consequences prior to accepting a guilty plea.

HB 700, relating to the designation of a highway.

HB 701, relating to the designation of a highway.

HB 702, relating to dental franchisors.

HB 703, relating to the payment of taxes.

HB 704, relating to sales and use taxes for delivery charges.

HB 705, relating to security deposits held by landlords.

HB 706, relating to the offense of nonconsensual dissemination of private sexual images, with a penalty provision.

HB 707, relating to modifiable maintenance orders.

HB 708, relating to short-term major medical policies.

HB 709, relating to the Missouri right to life act.

ESCORT COMMITTEE CHANGE

The Speaker has removed Representative Walker (74) and appointed Representative Mitten to the escort committee pursuant to **HCR 2**.

MOTION

Representative Cierpiot moved that Rule 122 be suspended.

Which motion was adopted by the following vote:

AYES: 161

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 001

Curtman

VACANCIES: 001

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted and Lieutenant Governor Michael Parson, presiding, called the Joint Assembly to Order.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 000

Brown	Chappelle-Nadal	Cunningham	Curls	Dixon
Eigel	Emery	Hegeman	Holsman	Hoskins
Hummel	Kehoe	Koenig	Kraus	Libla
Munzlinger	Nasheed	Onder	Richard	Riddle
Rizzo	Romine	Rowden	Sater	Schaaf
Schatz	Schupp	Sifton	Silvey	Wallingford
Walsh	Wasson	Wieland		

The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 160

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 002

Curtis Green

VACANCIES: 001

The Sergeant-at-Arms announced the approach of the Honorable Patricia Breckenridge, Chief Justice of the Supreme Court of Missouri. Chief Justice Breckenridge was duly escorted to the House Chamber and to the Speaker's dais, where she delivered the following message to the assembly in Joint Session.

**STATE OF THE JUDICIARY
ADDRESS BY
CHIEF JUSTICE PATRICIA BRECKENRIDGE**

Lieutenant Governor Parson, Speaker Richardson and members of the House, President Pro Tem Richard and members of the Senate, Governor Greitens and other statewide officers. I am proud to be here today as the voice of the judicial branch.

I am so grateful to have served in the judiciary since my appointment to the trial bench by Governor Kit Bond, to the court of appeals by Governor John Ashcroft, and to the Supreme Court by Governor Matt Blunt. It has been my privilege to serve with judges appointed by both Republican and Democratic governors and to work to decide cases according to the law.

Before I begin, I would like to introduce my husband, Bryan. For 40 years, he has loved and supported me and kept me grounded. Thank you for being here with me this morning.

Earlier this month, I swore in Governor Greitens and other statewide officials. Not all chief justices get to participate in this democratic transition of power, and it was such an honor. For me, it served as a reminder of how alike we are. We share a commitment to work separately *and together* to make the great state of Missouri *even greater*. Some, however, focused on how we are different. One tweet questioned the legitimacy of the oaths because of those differences. Apparently, I – correctly – said “MissourAH,” while *you* said, “MissourEE.”

Our different pronunciations reflect the rich diversity of our state – we come from cities, towns and rural areas to work in Jefferson City. You represent literally every nook and cranny of Missouri. We on the Supreme Court are also geographically diverse. I am from Nevada, in the southwest corner of the state. Judge Zel Fischer grew up in Watson, as far north and west as you can get and still be in Missouri (rumor has it, you can see Nebraska from there). Judge Paul Wilson is from right here in Jefferson City. Judge George Draper is from St. Louis, and while Judge Laura Stith grew up in St. Louis, she has lived in Kansas City for more than 35 years. And Judge Mary Russell is from Hannibal.

This is my fourth and, I am relieved to say, last big speech to deliver as chief justice. But I welcome the chance to talk about my favorite subject – the courts, often called the “least understood” branch of government.

Our 3,400 employees serve in your courts and, every year, are asked to do more with less. I encourage you to visit a local courthouse and meet these dedicated professionals who embrace their responsibility to treat every person fairly and equitably and to resolve disputes according to the law.

Our state employees are the lowest paid in the nation. Despite this, they are hardworking, dedicated, and deserving of our respect. I know budget times are tight, but we must find a way to pay them 21st century wages for 21st century work. Please join me in recognizing our state employees who serve in *all* branches of our government.

In the last fiscal year, more than 1.8 million cases were filed in Missouri courts – of these, 60 percent involved municipal ordinance violations. In our circuit courts, the largest number of cases involve the prosecution of state crimes. Seventeen percent of our cases are civil – primarily small claims, domestic relations, landlord tenant matters

and disputes of less than \$25,000. About 5 percent of *civil* cases – and fewer than 1 percent of *all* cases – involve tort claims like wrongful death or personal injury.

I understand Governor Greitens and some of you in the General Assembly have called for changes in the law governing certain types of cases. Do *not* view these calls for action as a condemnation of our judicial system.

Our citizens can be proud of our courts, where they go to resolve their disputes peaceably and where their constitutional rights are protected. Day in and day out, in the courtrooms in your communities, hundreds of thousands of cases are adjudicated without fanfare. We, more than anyone, want our courts to live up to their responsibilities to properly administer justice.

So when serious problems in some St. Louis County municipal divisions came to light, we owned those problems. Though the vast majority of our 625 municipal divisions function well, the challenge of problem municipal divisions in St. Louis County and elsewhere in the state became an opportunity to make *all* of our municipal divisions better.

From within the judicial system, judges, prosecutors, defense attorneys, and clerks rolled up their sleeves and crafted solutions that would work. We are grateful for this leadership. Their yeoman's work turned recommendations for reforms into tangible change. Changes came when our Court imposed mandatory standards – effective upon their adoption in September – detailing how municipal divisions must operate under the law. The *standards are extensive*. We also put in place a code of conduct for all municipal division personnel and defined what constitutes a conflict of interest for judges who choose to wear multiple hats.

While some say the standards don't go far enough, others say they have gone too far. Some municipalities are finding it difficult to do what they *should* have been doing all along. But my years on the trial bench taught me if both sides are not totally satisfied, perhaps we got it right.

We and the state court administrator's office have also worked with a number of municipalities to consolidate their court operations, including 13 in St. Louis County. Consolidation results in reduced costs, which we hope will disincentivize municipalities from using courts as revenue generators. Many have worked hard to accomplish consolidation, particularly in St. Ann and Normandy. Unfortunately, the cost savings may not be fully realized for some, due to a law that caps the number of municipalities a judge may serve.

Additionally, Missouri's constitution places responsibility on the presiding judge of each circuit to supervise the municipal divisions. So, last month, the Supreme Court adopted protocols to guide presiding judges and make their authority clear. We recognize supervision poses a special challenge in St. Louis County and, in an effort to assist, the Supreme Court is providing municipal division monitors.

Municipal divisions are not alone in the spotlight. Others leveled criticisms at our juvenile divisions, including their very structure. Missouri has never been afraid to lead, and this state decided long ago our juvenile system should be different from other states. Our juvenile proceedings are designed to be non-adversarial, and all parties are required to act in the best interest of the child.

Nonetheless, we thoughtfully considered the criticisms and responded by enacting reforms that make *all* of our juvenile divisions better. In doing so, the judiciary worked with leaders from around the state to develop standards for juvenile officers. These standards, adopted in December, create uniform practices and procedures; establish a code of conduct; and outline best practices that promote better outcomes for Missouri's children.

Our next goal is to improve pretrial incarceration practices. Incarcerating persons simply because they are too poor to post bond needs to be examined in both municipal and criminal cases. Under our Missouri Constitution, an individual may be incarcerated before trial only when charged with a capital offense; when a danger to a crime victim, a witness, or the community; or a flight risk. All other persons are entitled to reasonable conditions of release prior to trial, based on the particular circumstances of their cases.

Our cities and counties incur costs for pretrial incarcerations of people who simply are poor. There are individual and societal consequences from these unwarranted pretrial incarcerations. The consequences impact the defendants, their families and, ultimately, the state. Defendants lose not only their freedom but also their ability to earn a living and to provide for loved ones. Children may even come into state custody, because incarcerated parents are not home to care for them. And – after only *three days* in jail – the likelihood that an individual will commit future crimes also increases.

A Supreme Court task force will examine how other states and cities have addressed the problem of unwarranted pretrial incarceration and recommend changes to our practices. We look forward to sharing what we learn with you and working together to enact common-sense reforms.

We also will be sharing with you the work of the Supreme Court’s committee on treatment courts. The committee is completing a strategic plan that can be a roadmap to improving both the quality of and access to treatment courts in Missouri. Our branches of government have long worked together because treatment courts are a proven, cost-effective way to change the lives of persons charged with crimes due to addiction or mental health disorders. Missouri is a national leader in developing quality treatment courts; however, we have not realized their full potential to reduce recidivism, produce productive citizens, reunify families, and address the needs of our veterans. Your continued support will be essential if we ever are to realize the full potential of treatment courts.

Technology also remains a top priority as we strive to make courts as accessible as possible to our citizens. As Governor Greitens noted last week, we need a modern government that allows people to do more online instead of making them wait in line. We share that goal.

We are thankful for the expertise of our 21st century workforce, which has been invaluable in improving and modernizing our computer systems. Our judges and staff are collaborating in the development of software that puts more information at a judge’s fingertips and will allow potential jurors to get information about their service from their smartphones. We are also developing a traffic and ordinance case management system to increase the efficiency of municipal divisions in managing and disposing of cases, assessing authorized costs, and processing payments. The system will ultimately reduce the number of litigants who must come to court because they will have increased access to the courts from their mobile devices.

We are grateful the legislature recognized the need to automate our courts back in 1994 and has partnered with and supported us in accomplishing that goal. The work has been overseen by the Missouri Court Automation Committee, on which Senators Bob Dixon and Scott Sifton – along with Representatives Robert Cornejo and Joe Don McGaugh – work with the judicial and the executive branches.

In 2016, Missouri completed its statewide electronic filing system. We are *the first* state to have e-filing in all courts of record. We also finished implementing “Pay by Web,” which allows Missourians to pay fees and costs online. And “Track this Case” lets the public receive e-mail notices of activity in pending cases. Who here doesn’t know about Case.net, which provides information about more than 20 million cases statewide and receives an average of 5 million hits every workday.

While Case.net lets you know that documents have been filed in court, you cannot access those documents without going to a courthouse and using a public computer terminal. The Missouri Court Automation Committee has recommended the judiciary allow remote access, but expansion of public access to case records can be done *only* if the security and reliability of the courts’ essential operations can be guaranteed. And such expansion of the system will require more resources than currently available. To defray the expenses of expansion and maintenance, the courts and legislature may need to consider means such as subscription fees or pay-per-view charges like those assessed by federal courts.

Equally of concern is the question of exactly what should be available online. Missouri statutes govern which case documents are public. But many of these statutes were enacted before – sometimes *long* before – the modern computer age. So it is safe to say statutes making certain case documents “public” meant available at the clerk’s office, and in paper form, not available instantly to anyone anywhere in the world.

Certainly, a strong presumption of openness is a bedrock of our legal system. But – given the unique concerns arising from online access – the Court wants to *be sure* the *legislature* has the opportunity to reexamine statutes governing public case documents to determine if they are the will of *this* body and the people *you* represent. We are willing to advise and assist in any way we can.

As we move forward with innovations and improvements, we do so with two significant changes in leadership.

In late November, our colleague Judge Richard Teitelman passed away. Simply known as Judge Rick to many, he was the first person of Jewish faith and the first legally blind person to serve as a judge of our state’s high court. He believed in the goodness of humanity and was a steadfast champion of equal justice. While we may not have always agreed in our legal opinions, we knew no friend more loyal or caring, and *we miss him*.

And so the process to fill his vacancy has begun. As provided by our state constitution, any licensed Missouri attorney who meets the age and residency requirements may apply until February 3rd. If you know of qualified individuals you believe would be an asset to our Court, please nominate and encourage them to apply. Interviews will be held at the end of February at the Supreme Court and are open to the public. The Appellate Judicial Commission will select three well-qualified nominees for the governor’s consideration. The constitution gives Governor Greitens 60 days to conduct his own review and select the new judge. We look forward to this appointment.

We also begin the year with a new leader at the Supreme Court. Bill Thompson, who expertly guided us as counsel and clerk for more than 38 years, retired in December. He was succeeded by the first woman ever to hold the position of clerk – Betsy AuBuchon. Many of you may know Betsy from her days in the capitol. She has earned our respect and trust, and we are confident she will be an exceptional leader for Missouri’s judicial system. We know these two additions to the judiciary will help us continue to make our courts better for Missouri’s citizens.

Speaker Richardson, you commented in your address on the first day of the session that we must ensure our court system is fair to *all* litigants. We agree ... and are so very grateful our courts are staffed by dedicated and talented people who share that belief and properly handle cases of *all* types. Missouri has a judicial system of which we can be proud. We constantly strive to better serve our citizens and, as we look to the future, I have no doubt we will continue to do so.

Thank you for your support of the judicial branch. I wish you all the best in your service to the people of Missouri.

The Joint Session was dissolved by Senator Kehoe.

Speaker Richardson resumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HB 130, relating to transportation network companies, was taken up by Representative Mathews.

Representative Fitzwater (49) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 130, Page 2, Section 387.706, Line 2, by inserting immediately after all of said section and line the following:

"387.707. TNCs and TNC drivers shall comply with the provisions of sections 379.1700 to 379.1708.";
and

Further amend said bill, Page 4, Section 387.720, Line 33, by inserting immediately after all of said line the following:

"4. Notwithstanding any other provision of law, a TNC driver or a person on the TNC's digital network shall not be required to obtain a Class E Missouri driver's license."; and

Further amend said bill, Page 5, Section 387.730, Line 5, by deleting the word **"licenses"** and inserting in lieu thereof the word **"license"**; and

Further amend said bill, page and section, Line 10, by inserting immediately after **"apply to"** the following:

"an income tax imposed by the state or"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater (49), **House Amendment No. 1** was adopted.

Representative Arthur offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 130, Page 5, Section 387.724, Line 1, by inserting immediately after all of said section and line the following:

"387.725. All TNCs shall adopt a privacy policy to protect the personal identifying information of TNC riders. The privacy policy shall:

(1) Include provisions regarding the disclosure of personal identifying information learned through a complaint or during the course of an investigation;

(2) Be consistent with all applicable state and federal laws; and

(3) Be submitted to the department as part of the application for a permit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1

to

House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 130, Page 1, Line 10, by inserting after all of said line the following:

"Further amend said bill, Page 4, Section 387.720, Lines 21- 22, by deleting **"a crime"** and inserting in lieu thereof **"an offense"**; and

Further amend said bill, Page 7, Section 387.736, Line 2, by deleting "**an offense of sexual misconduct, assault, or battery**" and inserting in lieu thereof:

"driving under the influence of drugs or alcohol, fraud, a sexual offense, use of a motor vehicle to commit a felony, an offense involving property damage, theft, an act of violence, or an act of terror"; and "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Arthur, **House Amendment No. 2, as amended**, was adopted.

Representative Lavender offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 130, Page 2, Section 387.704, Line 5, by deleting "**of five thousand dollars**" and inserting in lieu thereof the following:

"in an amount equal to six and one-fourth percent of the TNC's Missouri taxable income from the previous calendar year"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 3 was withdrawn.

On motion of Representative Mathews, **HCS HB 130, as amended**, was adopted.

On motion of Representative Mathews, **HCS HB 130, as amended**, was ordered perfected and printed.

On motion of Representative Mathews, the title of **HCS HB 130, as amended**, was agreed to.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 130 - Fiscal Review

COMMITTEE REPORTS

Committee on Ethics, Chairman Cierpiot reporting:

Mr. Speaker: Your Committee on Ethics, to which was referred **HR 74**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (10): Butler, Chipman, Cierpiot, Conway (10), Haefner, Kolkmeier, Lynch, McGee, Merideth (80) and Mitten

Noes (0)

Absent (0)

HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE RESOLUTION NO. 74

ETHICS COMMITTEE
RULES OF PROCEDURE

RULE 1. Scope and Authority

These Rules of Procedure govern the conduct of the investigation of complaints of ethical misconduct by a member of the House and are adopted pursuant to House Rule [38] 37.

RULE 2. Definitions

As used in these Rules, unless the context requires otherwise, the following words and terms shall have the following meanings, and the use of masculine gender shall include the feminine.

(1) Censure - A sanction which recognizes the respondent's conduct constituted a legal or moral wrong, and which shall include punishment in the form of denying privileges of office, which recommendation is included as part of the committee's report and requires the presence of the respondent in the chamber during consideration and vote by the entire House on such resolution.

(2) Letter of Reproval - A sanction which expresses disapproval of conduct based on the appropriateness of such conduct by a legislator, regardless of whether the conduct constitutes a legal or moral wrong and is included as part of the committee's report.

(3) Reprimand - A sanction which recognizes the respondent's conduct constituted a legal or moral wrong and which may include punishment in the form of denying privileges of office, which recommendation is included as part of the committee's report, is issued by the Speaker and the recommendation for reprimand is made a public record.

RULE 3. Quorum

A quorum exists when a majority of the members of the Committee are present.

RULE 4. Form of Complaints

A. All complaints filed with the Speaker against a member of the House shall be made by a member **or other individual under the authority of Rule 101 of the House Rules of Procedure or the Policy Handbook of the Missouri House of Representatives involving sexual harassment investigations and member referral to the Committee on Ethics**. The complaints shall be confidential and shall be referred to the Committee on Ethics within ten (10) days, **or within fourteen (14) days under Rule 101 of the House Rules of Procedure**, and shall be in writing and under oath, setting forth in simple, concise and direct statements:

(1) The name and legal address of the member or members **or other individual** acting as complainant;

(2) The name of the member of the House alleged to have engaged in the commission of a crime, misconduct, willful neglect of duty, corruption in office or other acts constituting ethical misconduct. "Misconduct" means:

(a) Any conduct constituting a legal or moral wrong which materially impairs the member's ability to perform the duties of his office or substantially impairs public confidence in the General Assembly;

(b) Any conduct constituting a conflict of interest under Chapter 105, RSMo;

(c) The intentional filing of a false complaint or the filing of a complaint in reckless disregard of the truth.

(3) The nature of the alleged crime, misconduct, neglect, corruption or other unethical act, including when applicable, the specific law, rule, regulation or ethical standard violated;

(4) The facts alleged to have given rise to the violation; and

(5) Where the facts are alleged upon the information and belief of the complainant, the complaint shall so state and set forth the basis for such information and belief.

B. All documents in the possession of the complainant that are relevant to and in support of the allegations shall be appended to the complaint.

RULE 5. Initial Examination of the Complaint by the Committee

A. Within thirty (30) days of the assignment of the complaint by the Speaker, the Committee shall determine if it is in compliance with Rule 4 of these Rules, and whether on the face of the complaint, the allegations contained therein are within the jurisdiction of the Committee, and if so, whether the allegations merit proceeding to a preliminary hearing. The complainant shall not act as a member of the Committee at a hearing in which the complainant is likely to be called as a necessary witness. A respondent shall not act as a member of the Committee for purposes of his complaint.

B. Complaints determined not to be in compliance with Rule 4 of these Rules shall be returned to the complainant with a general statement that it is not in compliance with the Rules of Procedure. The complaint may be resubmitted in the proper form.

C. Once a determination has been made that the complaint complies with Rule 4 of these Rules, a majority of the Committee appointed shall vote by roll call to either:

- (1) Defer action pending completion of any other administrative, disciplinary, commission, or judicial proceeding;
- (2) Proceed to a preliminary hearing;
- (3) Dismiss the complaint. When a motion to proceed to a preliminary hearing fails on a recorded vote, the complaint shall be immediately dismissed.

D. In determining whether or not to proceed the Committee shall consider the following:

- (1) The credible evidence contained in the complaint or appended thereto of the commission of a crime, misconduct, willful neglect of duty, corruption in office, or other acts violating applicable ethical standards;
- (2) Other administrative or disciplinary action by other interested bodies;
- (3) Criminal investigation, Missouri Ethics Commission proceeding, or judicial proceedings, either civil or criminal; and
- (4) Other relevant circumstances that would justify expediting, declining or deferring action by the Committee.

E. Complaints determined to be in compliance with Rule 4 of these Rules and accepted for a preliminary hearing shall be transmitted to the respondent with a copy of the Rules of Procedure and notice in writing that the respondent has twenty-one (21) calendar days to respond to the complaint either by way of answer or motion pursuant to Rule 6 of these Rules. The complainant shall also be notified, in writing, of the action of the Committee. Examination of the complaint and the determination of Rule 5.C. shall be conducted in a closed meeting.

RULE 6. Answers and Motions

A. If the Committee determines that the complaint merits proceeding to a preliminary hearing, the respondent shall have twenty-one (21) calendar days in which to respond to the complaint by way of answer or motion, unless this time period is waived by the respondent. Any answer or motion shall be in writing, signed by the respondent and his counsel, if he has one, and shall be limited to the following:

(1) An admission or denial under oath, of the allegations set forth in the complaint, including negative and affirmative defenses, and any other relevant information, including supporting evidence which the respondent may desire to submit. Failure to file an answer within the time prescribed shall be considered by the Committee as a denial of each allegation;

(2) An objection to the jurisdiction of the Committee to investigate the complaint; or

(3) An objection to the participation of any member of the Committee in an investigation of the complaint on the grounds that the member cannot render an impartial and unbiased decision in the case. The majority of the members present shall rule on the objection to the participation of any member of the Committee. A temporary replacement shall be made to serve on the Committee on Ethics for all actions concerning a particular complaint for any member of the Committee who is prevented from acting on a complaint under these rules.

B. Any motion submitted pursuant to this rule is not in lieu of an answer and shall be accompanied by a memorandum of points and authorities. Answers or motions not submitted within the twenty-one (21) calendar-day period shall not be considered by the Committee.

C. The Chairman of the Committee shall pass upon such motions as soon as practicable and notice of the decision shall be furnished to the respondent and the complainant. A motion to quash a subpoena shall be decided by the Chairman of the Committee.

D. Time limitations imposed by this Rule may be extended when, in the discretion of the Chairman, such extension would facilitate a fair and complete inquiry and may be shortened when the Chairman determines that

there are special circumstances compelling expedition, and upon twenty-four (24) hours notice of said action to the respondent and the claimant.

E. In the event that a special counsel is retained by the Committee, the attorney-client privilege is applicable to the Committee and not to the House.

RULE 7. Preliminary Hearings

A. A preliminary hearing may be held to hear arguments based on the pleadings submitted in the case. The preliminary hearing shall be an open meeting. The committee shall provide the complainant and the respondent or counsel for the complainant and respondent an opportunity to present, orally or in writing, a statement, which shall be under oath or affirmation, regarding the allegations and any other relevant questions arising out of the pleadings. A complainant or respondent who is represented by counsel shall not be questioned in the absence of counsel unless an explicit waiver is obtained.

B. The committee shall require that testimony be given under oath or affirmation. The form of the oath or affirmation shall be: “Do you solemnly swear (or affirm) that the testimony you will give before this Committee in the matter now under consideration will be the truth, the whole truth, and nothing but the truth (so help you God)?” The oath or affirmation shall be administered by the Chairman or Committee member designated by him to administer oaths. Members of the committee shall be given an opportunity to question the complainant and respondent or counsel for the complainant or respondent following the opening statements.

C. At the conclusion of the preliminary hearing, a majority of the Committee shall vote by roll call to either:

- (1) Dismiss the complaint, or
- (2) Proceed by
 - (a) undertaking an investigative hearing; or
 - (b) deciding the case based upon the preliminary hearing.

A decision based upon a preliminary hearing shall require the consent of the respondent.

D. If the committee decides to make a summary decision of the case and the respondent accepts this disposition the Committee may, by a majority vote, recommend one of the following sanctions:

- (1) Letter of reproof;
- (2) Reprimand; or
- (3) Censure.

RULE 8. Investigative Hearings

A. An investigative hearing may be held on the record to receive evidence upon which to base findings, conclusions, and recommendations, if any, to the House. The Committee may require, by subpoena or otherwise, or by subpoena duces tecum, the attendance and testimony of such witnesses and the production of such books, records, correspondence, memorandums, papers and documents as it deems necessary. The Committee may obtain a court-issued subpoena in the event that any person refuses to obey the subpoena issued by the Committee.

B. Prior to setting a hearing date and issuing subpoenas for witnesses, the Committee shall resolve the scope and purpose of the hearings. A copy of this statement of scope and purpose shall be furnished to all witnesses. During the course of the hearings the Committee may expand or contract the scope in light of evidence received.

C. The order of the investigative hearing shall be as follows:

(1) The Chairman shall open the hearing by stating the Committee’s authority to conduct the investigation, the purpose of the investigation and its scope.

(2) The complainant and the respondent or counsel for the complainant and respondent shall be permitted to make opening statements. Such opening statements shall not exceed fifteen minutes each.

(3) Testimony from witnesses and other evidence pertinent to the matter under investigation shall be received in the following order:

- (a) Witnesses and other evidence offered by the complainant;
- (b) Witnesses and other evidence offered by the respondent;
- (c) Witnesses and other evidence offered by the Committee staff; and
- (d) Rebuttal witnesses.

(4) The Chairman or his designee shall examine each witness. The Committee members may then question the witness. The respondent or his counsel may then cross-examine the witness. Redirect or recross examination may be permitted in the Chairman’s discretion. With respect to witnesses offered by the respondent, a witness shall be examined first by the respondent or his counsel, if he has one, and then may be cross-examined by the

complainant or his counsel, if he has one, and then may be cross-examined by the Chairman or his designee. Committee members may then question the witness. Redirect and recross examination may be permitted in the Chairman's discretion.

D. Testimony of all witnesses shall be taken under oath. The form of the oath shall be: "Do you solemnly swear (or affirm) that the testimony you will give before this Committee in the matter now under consideration will be the truth, the whole truth, and nothing but the truth (so help you God)?" The oath shall be administered by the Chairman or Committee member designated by him to administer oaths.

RULE 9. Admissibility of Evidence

A. The object of the hearings shall be to ascertain the truth. Any evidence that is relevant and probative shall be admissible, unless privileged or unless the Constitution otherwise requires its exclusion. Objections going only to the weight that should be given to evidence will not justify its exclusion.

B. The Chairman or other member presiding shall rule upon any question of admissibility of testimony or evidence presented to the Committee. The Chairman or other member presiding may limit the presentation of repetitious evidence. Rulings shall be final unless reversed or modified by a majority vote of the Committee members present.

C. At an investigative hearing, the burden of proof is on the complainant with respect to each count to establish the facts alleged therein clearly and convincingly by the evidence that he introduces.

RULE 10. Witnesses

A. A subpoena to a witness shall be served sufficiently in advance of his scheduled appearance to allow him a reasonable period of time, as determined by the Committee, to prepare for the hearing and to employ counsel should he so desire.

B. Except as otherwise specifically authorized by the Chairman, no member of the Committee or staff shall make public the name of any witness subpoenaed by the Committee before his scheduled appearance.

C. Witnesses at investigative hearings may be accompanied by their counsel for the purpose of advising them concerning their constitutional rights and to raise objections to procedures or to the admissibility of testimony and evidence. Counsel for a witness other than the respondent shall not be permitted to engage in oral argument with the Committee. After a witness has testified, his counsel may submit to the Committee, in writing, any questions he wishes propounded to his client and any request for additional witnesses or other evidence. Such request may be granted in the discretion of the Committee.

D. The respondent may apply to the Committee for the issuance of subpoenas for the appearance of witnesses or the production of documents on his behalf. The application shall be granted upon good cause shown by the respondent that the proposed testimony or evidence is relevant and not otherwise available. The application shall be denied if not made at a reasonable time or if the testimony or evidence would be merely cumulative.

E. The respondent is entitled to present witnesses in his behalf. However, the Chairman may limit such testimony when, in his discretion, he finds the testimony is repetitious or cumulative.

F. Each witness subpoenaed by the Committee shall be reimbursed for those reasonable expenses approved by the Committee.

G. Each witness shall be furnished a printed copy of the Rules of Procedure and the pertinent provisions of the Rules of the House applicable to the rights of witnesses.

H. Within ten (10) calendar days before the scheduled investigative hearing, the Chairman shall notify the respondent, in writing, of the witnesses that are to appear before the Committee. Within five (5) calendar days before the scheduled investigative hearing, the respondent shall notify the Committee, in writing, of the witnesses that are to appear in his behalf. Additional witnesses may be brought before the Committee, in the discretion of the Chairman or other member presiding and upon good cause, if their whereabouts or existence were unknown to the respondent at the time for submission of the witness list to the Committee.

RULE 11. Findings, Conclusions and Recommendations

A. At the completion of the preliminary hearing or investigative hearings, the Committee, by a majority vote of its members, shall, within forty-five (45) days, adopt a report stating its findings and conclusions on the complaint. The report shall be filed with the Chief Clerk of the House and shall be printed in the House Journal. In the event the Committee finds that the complaint is not well-founded, the report shall so state, and shall include a copy of a Letter of Reproval if the Committee authorized such sanction. In the event the Committee finds that the complaint is well-founded, the report shall state the Committee's recommendation in a resolution appended thereto.

B. The resolution shall state the Committee's findings and conclusions on each allegation in the complaint with the recommendation that the House:

- (1) Expel the member as provided in Article III, Section 18 of the Missouri Constitution;
- (2) Punish the member as provided in Article III, Section 18 of the Missouri Constitution, by reprimand on the adoption of the resolution, or by censure by the Speaker in open session; or
- (3) Take no further action, stating the reasons therefor.

RULE 12. Matters Not Covered in These Rules of Procedure

The Rules of Procedure of the United States House of Representatives Committee on Ethics of the ~~114th~~ **115th** Congress shall be taken as guidelines in deciding questions, issues, and other matters not otherwise provided for in these Rules of Procedure, except that the Rules of the Missouri House of Representatives governing the party representation on committees shall apply to this Committee.

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 95**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 153**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (1): Haahr

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 30, introduced by Representative Moon, relating to searches on Missouri state capitol grounds.

HJR 31, introduced by Representative Marshall, relating to searches on Missouri state capitol grounds.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 710, introduced by Representative Walker (74), relating to medication assisted treatment for drug court participants.

HB 711, introduced by Representative Wood, relating to special educational services.

HB 712, introduced by Representative Shaul (113), relating to child care assistance.

HB 713, introduced by Representative Quade, relating to child care assistance.

HB 714, introduced by Representative Engler, relating to insurance contracts.

HB 715, introduced by Representative Hill, relating to the red tape reduction commission.

HB 716, introduced by Representative Barnes (60), relating to the prescription abuse registry, with penalty provisions.

HB 717, introduced by Representative Curtman, relating to elections.

HB 718, introduced by Representative Curtman, relating to taxation.

HB 719, introduced by Representative Rhoads, relating to property classification.

HB 720, introduced by Representative White, relating to healthcare determination appeals.

HB 721, introduced by Representative Fitzpatrick, relating to outdoor advertising.

HB 722, introduced by Representative Morris, relating to uninsured motorists, with a penalty provision.

HB 723, introduced by Representative Walker (3), relating to the retirement of school employees.

HB 724, introduced by Representative Swan, relating to child custody arrangements.

HB 725, introduced by Representative McGaugh, relating to death benefits for dependents of deceased employees.

HB 726, introduced by Representative Hannegan, relating to duties of the board of probation and parole.

HB 727, introduced by Representative Matthiesen, relating to reporting requirements of certain acts to law enforcement agencies.

HB 728, introduced by Representative Korman, relating to the sale or lease of naming rights for highways and bridges.

HB 729, introduced by Representative Bernskoetter, relating to the retirement of state employees.

HB 730, introduced by Representative Schroer, relating to hunter education exemptions.

HB 731, introduced by Representative Chipman, relating to vacancies in elected office.

HB 732, introduced by Representative Chipman, relating to student meals at public institutions of higher education.

HB 733, introduced by Representative Chipman, relating to student lodging.

HB 734, introduced by Representative Chipman, relating to public administrators, with a penalty provision.

HB 735, introduced by Representative Chipman, relating to the admissibility of municipal offenses to prove credibility.

HB 736, introduced by Representative Stevens (46), relating to the 911 Good Samaritan act.

HB 737, introduced by Representative Stevens (46), relating to MO HealthNet services.

HB 738, introduced by Representative Kolkmeier, relating to motor vehicle franchise practices.

HB 739, introduced by Representative Kolkmeier, relating to salvage pool or salvage disposal sales, with a penalty provision.

COMMITTEE APPOINTMENTS

January 24, 2017

Rep. Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Speaker Richardson:

Pursuant to Section 21.771, RSMo, I respectfully appoint Representative Crystal Quade to serve on the Joint Committee on Child Abuse and Neglect.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 24, 2017

Rep. Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Speaker Richardson:

Pursuant to Section 21.880, RSMo, I respectfully appoint Representative Mark Ellebracht to serve on the Joint Committee on the Justice System.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

January 24, 2017

Rep. Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Speaker Richardson:

Pursuant to Section 21.805, RSMo, I respectfully appoint the following members to serve on the Joint Committee on the Life Sciences:

Representative Cora Faith Walker
Representative Tracy McCreery

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

January 23, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Bill Lant from the Joint Committee on Transportation Oversight and appoint Representative Bill Reiboldt.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, January 25, 2017.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 250

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, January 26, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 163

Executive session will be held: HB 207, HB 219, HB 301

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Wednesday, January 25, 2017, 3:00 PM, House Hearing Room 6.

Public hearing will be held: HB 126

Executive session will be held: HB 251

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 353

Executive session will be held: HB 54, HB 355

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 26, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 130

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Wednesday, January 25, 2017, 9:30 AM, House Hearing Room 3.

Executive session will be held: HR 12

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, January 25, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 58

Executive session may be held on any matter referred to the committee.

HB 226 will not be heard this week.

AMENDED

HIGHER EDUCATION

Wednesday, January 25, 2017, 12:00 PM or Upon Conclusion of Morning Session, House Hearing Room 5.

Executive session will be held: HB 190, HB 208

Executive session may be held on any matter referred to the committee.

HCS HB 190 & 208 was distributed via email 1-23-17. Hard copy will be distributed at meeting.

LOCAL GOVERNMENT

Wednesday, January 25, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 36, HB 69, HB 247, HB 451, HB 493, HB 495

Executive session will be held: HB 48, HB 51, HB 87, HB 200

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 230

Executive session may be held on any matter referred to the committee.

Public Hearing - Testimony Only

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, January 25, 2017, 5:00 PM or Upon Adjournment (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Organizational Meeting

RULES - LEGISLATIVE OVERSIGHT

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 3.

Executive session will be held: HB 34, HB 35

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 26, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 153, HB 95

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, January 25, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 4.

Public hearing will be held: HB 306, HB 255, HB 410

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 6.

Executive session will be held: HB 71

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 25, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 28, HB 49, HB 390

Executive session may be held on any matter referred to the committee.

The Director of Tourism, Dan Lennon, will present an overview of the Division for the committee.

AMENDED

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 25, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services. Department of Health & Senior Services and Department of Social Services public testimony continued if necessary.

TRANSPORTATION

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 128, HB 61, HB 401, HB 85, HB 115

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, January 25, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 93, HB 94

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTEENTH DAY, WEDNESDAY, JANUARY 25, 2017

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 30 and HJR 31

HOUSE BILLS FOR SECOND READING

HB 710 through HB 739

HOUSE RESOLUTIONS

HCS HR 74 - Cierpiot

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTEENTH DAY, WEDNESDAY, JANUARY 25, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

In every nation he who fears God and does what is right is acceptable to Him. (Acts 10:35)

O God, who has called us to let our light so shine before others that they may see our good works and glorify You, grant us grace to be faithful leaders of our people, thoughtful in our thinking, wise in our wisdom, genuine in our goodness, and with hearts ever open to You. Weave our lives and the life of our State into the struggle for freedom and justice and peace in our communities.

Guide our Governor, our Speaker, and these Members of our House of Representatives in their tasks to find a just basis for the ending of distrust and in their efforts to discover a strong foundation for cooperation and peace.

To this end we commit our lives in the spirit of love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twelfth day was approved as printed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeyer	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty

McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Barnes 60	Brattin	Curtis	Houghton	May
Rehder	Roden	Smith 85		

VACANCIES: 001

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 30, relating to searches on Missouri state capitol grounds.

HJR 31, relating to searches on Missouri state capitol grounds.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 710, relating to medication assisted treatment for drug court participants.

HB 711, relating to special educational services.

HB 712, relating to child care assistance.

HB 713, relating to child care assistance.

HB 714, relating to insurance contracts.

HB 715, relating to the red tape reduction commission.

HB 716, relating to the prescription abuse registry, with penalty provisions.

HB 717, relating to elections.

HB 718, relating to taxation.

HB 719, relating to property classification.

HB 720, relating to healthcare determination appeals.

HB 721, relating to outdoor advertising.

HB 722, relating to uninsured motorists, with a penalty provision.

HB 723, relating to the retirement of school employees.

HB 724, relating to child custody arrangements.

HB 725, relating to death benefits for dependents of deceased employees.

HB 726, relating to duties of the board of probation and parole.

HB 727, relating to reporting requirements of certain acts to law enforcement agencies.

HB 728, relating to the sale or lease of naming rights for highways and bridges.

HB 729, relating to the retirement of state employees.

HB 730, relating to hunter education exemptions.

HB 731, relating to vacancies in elected office.

HB 732, relating to student meals at public institutions of higher education.

HB 733, relating to student lodging.

HB 734, relating to public administrators, with a penalty provision.

HB 735, relating to the admissibility of municipal offenses to prove credibility.

HB 736, relating to the 911 Good Samaritan act.

HB 737, relating to MO HealthNet services.

HB 738, relating to motor vehicle franchise practices.

HB 739, relating to salvage pool or salvage disposal sales, with a penalty provision.

HOUSE RESOLUTIONS

HCS HR 74, relating to Ethics Committee Rules of Procedure, was taken up by Representative Cierpiot.

Representative Cierpiot offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Resolution No. 74, Page 2, Rule 4, Line 35, by inserting after the word, "statements" the following:

", unless such complaint alleges sexual harassment and is filed under the authority of Rule 101 of the House Rules of Procedure or the Policy Handbook, in which case the investigative report shall be sufficient to be considered a proper complaint referred to the Committee on Ethics"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cierpiot, **House Amendment No. 1** was adopted.

On motion of Representative Cierpiot, **HCS HR 74, as amended**, was adopted by the following vote:

AYES: 158

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roerber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan

Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 004

Curtis	Love	May	Rehder
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VACANCIES: 001

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 43 - Local Government
HB 52 - Local Government
HB 56 - Transportation
HB 59 - Judiciary
HB 73 - Judiciary
HB 75 - Judiciary
HB 76 - Judiciary
HB 88 - Health and Mental Health Policy
HB 97 - Elementary and Secondary Education
HB 99 - Special Committee on Small Business
HB 100 - Professional Registration and Licensing
HB 105 - Ways and Means
HB 106 - Local Government
HB 110 - Transportation
HB 114 - Agriculture Policy
HB 121 - Health and Mental Health Policy
HB 141 - Elementary and Secondary Education
HB 150 - General Laws
HB 159 - Judiciary
HB 165 - Professional Registration and Licensing
HB 175 - Agriculture Policy
HB 178 - Judiciary
HB 181 - Crime Prevention and Public Safety
HB 193 - Local Government
HB 199 - Elections and Elected Officials
HB 210 - Government Efficiency
HB 237 - Judiciary
HB 245 - Ways and Means
HB 256 - Transportation
HB 258 - Government Efficiency

- HB 259** - Insurance Policy
- HB 263** - Elementary and Secondary Education
- HB 272** - Professional Registration and Licensing
- HB 274** - Judiciary
- HB 286** - Children and Families
- HB 310** - Elementary and Secondary Education
- HB 315** - Elections and Elected Officials
- HB 319** - Judiciary
- HB 321** - Crime Prevention and Public Safety
- HB 324** - Elementary and Secondary Education
- HB 333** - Special Committee on Litigation Reform
- HB 334** - Utilities
- HB 356** - Workforce Development
- HB 379** - General Laws
- HB 380** - General Laws
- HB 381** - Health and Mental Health Policy
- HB 383** - Utilities
- HB 403** - Special Committee on Homeland Security
- HB 405** - Health and Mental Health Policy
- HB 411** - Higher Education
- HB 413** - Professional Registration and Licensing
- HB 415** - Judiciary
- HB 424** - General Laws
- HB 426** - General Laws
- HB 430** - Judiciary
- HB 431** - Judiciary
- HB 436** - Crime Prevention and Public Safety
- HB 452** - Special Committee on Litigation Reform
- HB 458** - General Laws
- HB 465** - Elementary and Secondary Education
- HB 472** - Higher Education
- HB 475** - Economic Development
- HB 476** - Economic Development
- HB 479** - Workforce Development
- HB 480** - Professional Registration and Licensing
- HB 482** - Workforce Development
- HB 494** - General Laws
- HB 499** - Judiciary
- HB 529** - Professional Registration and Licensing
- HB 538** - Corrections and Public Institutions
- HB 550** - Special Committee on Litigation Reform
- HB 552** - Special Committee on Litigation Reform
- HB 557** - Professional Registration and Licensing
- HB 561** - Pensions
- HB 568** - Local Government
- HB 569** - Health and Mental Health Policy

- HB 570** - Government Efficiency
- HB 571** - General Laws
- HB 572** - Crime Prevention and Public Safety
- HB 574** - Transportation
- HB 575** - Insurance Policy
- HB 576** - General Laws
- HB 578** - General Laws
- HB 583** - Elementary and Secondary Education
- HB 586** - Crime Prevention and Public Safety
- HB 587** - Elections and Elected Officials
- HB 588** - General Laws
- HB 591** - Special Committee on Small Business
- HB 596** - Judiciary
- HB 597** - Judiciary
- HB 598** - Special Committee on Litigation Reform
- HB 599** - Higher Education
- HB 601** - Professional Registration and Licensing
- HB 603** - Elections and Elected Officials
- HB 607** - Crime Prevention and Public Safety
- HB 608** - General Laws
- HB 609** - Professional Registration and Licensing
- HB 610** - Local Government
- HB 612** - Elementary and Secondary Education
- HB 617** - Special Committee on Urban Issues
- HB 627** - Ways and Means
- HB 629** - Local Government
- HB 632** - General Laws
- HB 637** - Economic Development
- HB 643** - Elementary and Secondary Education
- HB 645** - Crime Prevention and Public Safety
- HB 647** - Local Government
- HB 654** - Special Committee on Tourism
- HB 655** - Ways and Means
- HB 661** - Utilities
- HB 664** - Transportation
- HB 665** - Professional Registration and Licensing
- HB 670** - Elementary and Secondary Education
- HB 671** - Ways and Means
- HB 672** - Conservation and Natural Resources
- HB 674** - Special Committee on Tourism
- HB 675** - Elementary and Secondary Education
- HB 676** - Special Committee on Litigation Reform
- HB 677** - Elementary and Secondary Education
- HB 678** - Transportation
- HB 680** - Workforce Development

HB 685 - Government Efficiency
HB 696 - General Laws
HB 698 - Conservation and Natural Resources
HB 700 - Transportation
HB 701 - Transportation
HB 703 - Local Government
HB 706 - Crime Prevention and Public Safety
HB 708 - Insurance Policy

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HR 12**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Anderson, Basye, Cornejo, Cross, Evans, Mathews and Roeber

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (2): Schroer and Taylor

Committee on Higher Education, Chairman Lichtenegger reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 190** and **HB 208**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Lichtenegger, Razer, Stevens (46) and Trent

Noes (0)

Absent (1): Johnson

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 262**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 34**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shumake and Wessels

Noes (0)

Absent (4): Butler, Curtis, Fitzwater (49) and Shull (16)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 35**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shumake and Wessels

Noes (0)

Absent (4): Butler, Curtis, Fitzwater (49) and Shull (16)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 18, introduced by Representative Morgan, relating to abortion.

HCR 19, introduced by Representative Shull (16), relating to the financing of educational facilities.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 32, introduced by Representative Cookson, relating to property taxation.

HJR 33, introduced by Representative Morris, relating to the retirement of judges.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 740, introduced by Representative Engler, relating to contracts limiting tortfeasor liability.

HB 741, introduced by Representative Engler, relating to insurance markets for commercial insurance.

HB 742, introduced by Representative McCreery, relating to unlawful possession of firearms, with penalty provisions.

HB 743, introduced by Representative Conway (104), relating to the Crime Victims' Compensation Fund.

HB 744, introduced by Representative Brattin, relating to baccalaureate degree offerings at community colleges.

HB 745, introduced by Representative Brattin, relating to the physical privacy of students.

HB 746, introduced by Representative Crawford, relating to residential mortgage loan brokers.

HB 747, introduced by Representative Miller, relating to rate making for gas corporations.

HB 748, introduced by Representative Eggleston, relating to performance measures at institutions of higher education.

HB 749, introduced by Representative Korman, relating to the divided highway transportation fund.

HB 750, introduced by Representative Korman, relating to the nuclear energy standard.

HB 751, introduced by Representative Roeber, relating to school boards, with a delayed effective date.

HB 752, introduced by Representative Corlew, relating to the Kansas City police department.

HB 753, introduced by Representative Bernskoetter, relating to the state personnel law.

HB 754, introduced by Representative Schroer, relating to candidate qualifications for statewide offices.

HB 755, introduced by Representative Cookson, relating to teacher retirement.

HB 756, introduced by Representative McCreery, relating to the Missouri agricultural and small business development authority.

HB 757, introduced by Representative Christofanelli, relating to abortion, with penalty provisions.

HB 758, introduced by Representative Cookson, relating to higher education.

HB 759, introduced by Representative Morgan, relating to the respect women's abortion decisions act.

HB 760, introduced by Representative Austin, relating to the local workforce development act of 2017, with penalty provisions.

HB 761, introduced by Representative Barnes (60), relating to emergency administration of epinephrine by auto-injector.

HB 762, introduced by Representative Barnes (60), relating to dental professionals practicing in hospitals.

HB 763, introduced by Representative Brown (27), relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 764, introduced by Representative Marshall, relating to transportation network companies.

HB 765, introduced by Representative Cornejo, relating to the waiver of certain costs.

COMMITTEE APPOINTMENTS

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Justin Hill to the Joint Committee on Government Accountability.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Mike Bernskoetter, Representative Marsha Haefner, Representative Cody Smith, Representative Gina Mitten, Representative Donna Baringer and Representative Martha Stevens to the Joint Committee on Legislative Research.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Noel Shull and Representative Richard Brown to the Joint Committee on Public Employee Retirement.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Paul Curtman and Representative Mike Kelley to the Joint Committee on Tax Policy.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Nate Tate to the Joint Committee on Transportation Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

SUBCOMMITTEE APPOINTMENTS

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Corrections Workforce Environment and Conduct, which shall report to the Committee on Corrections and Public Institutions.

Representative Jim Hansen, Chair
Representative Tim Remole
Representative John McCaherty
Representative Kathie Conway

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE CHANGES

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Marsha Haefner from the Joint Committee on Public Assistance and appoint Representative David Wood.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Kevin Austin and Representative Robert Cornejo from the Joint Committee on the Justice System and appoint Representative Joe Don McGaugh and Representative Don Phillips.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 25, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Marsha Haefner from the Sentencing and Corrections Oversight Commission and appoint Representative Kathie Conway.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

January 24, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

Pursuant to RSMo 21.795, I respectfully withdraw Representative Greg Razer from the Joint Committee on Transportation and appoint Representative Joe Runions to serve on the Joint Committee on Transportation Oversight.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

WITHDRAWAL OF HOUSE BILLS

January 25, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office 317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I respectfully request that **House Bill No. 740** be withdrawn.

Thank you for your consideration of this request.

Sincerely,

/s/ Kevin Engler
State Representative
District 116

The following member's presence was noted: Rehder.

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 10:00 a.m., Thursday, January 26, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, January 31, 2017, 5:00 PM or upon adjournment, whichever is later.
House Hearing Room 7.

Public hearing will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Rene Howitt of Changing Our Parenting Experience.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, January 26, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 163

Executive session will be held: HB 207, HB 219, HB 301

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 224, HB 261, HB 273, HB 295, HB 423

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 26, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 130

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 26, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 153, HB 95

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 30, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FOURTEENTH DAY, THURSDAY, JANUARY 26, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 18 and HCR 19

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 32 and HJR 33

HOUSE BILLS FOR SECOND READING

HB 741 through HB 765

HOUSE BILLS FOR PERFECTION

HB 34 - Plocher

HB 35 - Plocher

HOUSE BILLS FOR THIRD READING

HCS HB 130, (Fiscal Review 1/24/17) - Mathews

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FOURTEENTH DAY, THURSDAY, JANUARY 26, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

All things come from Thee, O Lord, and of Thine own have we given Thee. (I Chronicles 29:14)

O Lord, whose wisdom is so wise that we often doubt it, whose love is so loving we often deny it, and whose truth is so true we often fear it, grant unto us such a full measure of Your spirit that we may never doubt Your wisdom, never deny Your love, and never fear Your truth.

You have called us to live together in peace and good will. Let Your presence guide all the men and women of this House of Representatives that they may find support for peaceful procedures in their endeavor to establish justice, to maintain order, to develop understanding, and to build bridges between rural and urban people.

Teach us to unite what we ought to do with what we will do, that walking in the way of Your word and obeying Your commandments, we may have life more abundant, liberty more abounding, and love more abiding – all to the glory of Your holy name.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Journal of the thirteenth day was approved as printed.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 18, relating to abortion.

HCR 19, relating to the financing of educational facilities.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 32, relating to property taxation.

HJR 33, relating to the retirement of judges.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 741, relating to insurance markets for commercial insurance.

HB 742, relating to unlawful possession of firearms, with penalty provisions.

HB 743, relating to the Crime Victims' Compensation Fund.

HB 744, relating to baccalaureate degree offerings at community colleges.

HB 745, relating to the physical privacy of students.

HB 746, relating to residential mortgage loan brokers.

HB 747, relating to rate making for gas corporations.

HB 748, relating to performance measures at institutions of higher education.

HB 749, relating to the divided highway transportation fund.

HB 750, relating to the nuclear energy standard.

HB 751, relating to school boards, with a delayed effective date.

HB 752, relating to the Kansas City police department.

HB 753, relating to the state personnel law.

HB 754, relating to candidate qualifications for statewide offices.

HB 755, relating to teacher retirement.

HB 756, relating to the Missouri agricultural and small business development authority.

HB 757, relating to abortion, with penalty provisions.

HB 758, relating to higher education.

HB 759, relating to the respect women's abortion decisions act.

HB 760, relating to the local workforce development act of 2017, with penalty provisions.

HB 761, relating to emergency administration of epinephrine by auto-injector.

HB 762, relating to dental professionals practicing in hospitals.

HB 763, relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 764, relating to transportation network companies.

HB 765, relating to the waiver of certain costs.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 130**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Unsicker, Vescovo, Wiemann and Wood

Noes (2): Morgan and Rowland (29)

Absent (1): Wessels

THIRD READING OF HOUSE BILLS

HCS HB 130, relating to transportation network companies, was taken up by Representative Mathews.

Speaker Richardson assumed the Chair.

On motion of Representative Mathews, **HCS HB 130** was read the third time and passed by the following vote:

AYES: 140

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger

Miller	Morris	Mosley	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 016

Adams	Anders	Beck	Burnett	Burns
Hurst	Marshall	McDaniel	Mitten	Moon
Morgan	Newman	Peters	Pogue	Rowland 29
Wessels				

PRESENT: 001

McCaherty

ABSENT WITH LEAVE: 005

Cookson	Ellebracht	May	Runions	Smith 85
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VACANCIES: 001

Speaker Richardson declared the bill passed.

RECESS

On motion of Representative Cierpiot, the House will stand in recess until such time that a message from the Senate is received on **SS#2 SB 19** or 5:00 p.m., whichever is earlier, and then stand adjourned until 10:00 a.m., Friday, January 27, 2017.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 144 - Judiciary
HB 243 - Utilities
HB 389 - Economic Development
HB 397 - Special Committee on Homeland Security
HB 573 - Judiciary
HB 662 - Agriculture Policy
HB 711 - Elementary and Secondary Education
HB 758 - Higher Education

COMMITTEE REPORTS

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 251**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Rowland (29)

Absent (2): Berry and Green

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 54**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Alferman, Conway (10), Dunn, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (1): Marshall

Absent (2): Austin and Higdon

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 355**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Alferman, Dunn, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (2): Conway (10) and Higdon

Absent (1): Austin

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46) and Walker (74)

Noes (0)

Absent (1): Wiemann

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 48**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 51**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 87**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 200**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Special Committee on Small Business, Chairman McCaherty reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 71**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Andrews, Cross, Green, Gregory, Henderson, Kelley (127), McCaherty, Pietzman, Stephens (128) and Wilson

Noes (1): Harris

Absent (2): Burnett and McGee

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 28**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Bangert, Barnes (28), Brown (27), Cookson, Franklin, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (1): Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 49**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Bangert, Barnes (28), Brown (27), Cookson, Franklin, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (1): Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 390**, begs leave to report it has examined the same and recommends that it **Do Pass by Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Bangert, Barnes (28), Brown (27), Cookson, Franklin, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (1): Miller

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 95**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 153**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Eggleston and Rone

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 20, introduced by Representative Kidd, relating to professional registration and certification.

HCR 21, introduced by Representative Schroer, relating to the City of Saint Louis Board of Aldermen.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 34, introduced by Representative Marshall, relating to the general assembly.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 766, introduced by Representative Lichtenegger, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 767, introduced by Representative Pfautsch, relating to long-term care facility inspections.

HB 768, introduced by Representative Lant, relating to juvenile courts.

HB 769, introduced by Representative Walker (74), relating to the MO HealthNet buy-in for workers with disabilities program.

HB 770, introduced by Representative McGaugh, relating to revenue producing regulations.

HB 771, introduced by Representative Korman, relating to the alternative fuel decal fee, with penalty provisions.

HB 772, introduced by Representative Miller, relating to tax increment financing.

HB 773, introduced by Representative Dogan, relating to the education savings account program.

HB 774, introduced by Representative McCreery, relating to long-acting reversible contraceptives.

HB 775, introduced by Representative Ellington, relating to vehicular stops and searches by law enforcement.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SB 19** entitled:

An act to amend chapter 290, RSMo, by adding thereto one new section relating to labor organizations, with penalty provisions.

In which the concurrence of the House is respectfully requested.

The following member's presence was noted: Cookson.

ADJOURNMENT

Pursuant to the motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Friday, January 27, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 31, 2017, upon morning adjournment, House Hearing Room 1.

Public hearing will be held: HB 662, HB 83

Executive session will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

AMENDED

CHILDREN AND FAMILIES

Tuesday, January 31, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Rene Howitt of Changing Our Parenting Experience.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 28, HB 49, HB 262, HB 390

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 224, HB 261, HB 273, HB 295, HB 423

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 44, HB 78, HB 79, HB 104, HB 132, HB 133, HB 309, HB 475, HB 476

Executive session will be held: HB 126

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, January 30, 2017, 5:00 PM or upon adjournment, House Hearing Room 7.

Public hearing will be held: HB 138, HB 253, HB 634, HB 248

Executive session will be held: HB 441, HB 469

Executive session may be held on any matter referred to the committee.

Amended hearing notice to add HB 248

AMENDED

GENERAL LAWS

Tuesday, January 31, 2017, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 150, HB 212, HB 213, HB 214, HB 215, HB 216, HB 217, HB 229

Executive session may be held on any matter referred to the committee.

Access to the Capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, January 31, 2017, 12:00 PM or upon adjournment, House Hearing Room 6.

Public hearing will be held: HB 210, HB 258

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 1, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 569, HB 226, HB 381

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, January 31, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 259, HB 575, HB 708

Executive session will be held: HB 336, HB 337

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 31, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 159, HB 171, HB 415, HB 431

Executive session will be held: HB 422, HB 427

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 31, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 30, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 30, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 617

Executive session will be held: HB 183

Possible executive session: HB 617

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 31, 2017, 2:00 PM, House Hearing Room 6.

Informational overview by the Department of Social Services regarding Medicaid and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, February 1, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services regarding Pharmacy and

Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

UTILITIES

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 334, HB 386, HB 661

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, January 30, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 30, HB 223, HB 655

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTEENTH DAY, FRIDAY, JANUARY 27, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 20 and HCR 21

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 34

HOUSE BILLS FOR SECOND READING

HB 766 through HB 775

HOUSE BILLS FOR PERFECTION

HB 34 - Plocher

HB 35 - Plocher

HB 153 - Corlew

HB 95 - McGaugh

SENATE BILLS FOR SECOND READING

SS#2 SB 19

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTEENTH DAY, FRIDAY, JANUARY 27, 2017

The House met pursuant to adjournment.

Representative Fitzwater (49) in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 20, relating to professional registration and certification.

HCR 21, relating to the City of Saint Louis Board of Aldermen.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 34, relating to the general assembly.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 766, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 767, relating to long-term care facility inspections.

HB 768, relating to juvenile courts.

HB 769, relating to the MO HealthNet buy-in for workers with disabilities program.

HB 770, relating to revenue producing regulations.

HB 771, relating to the alternative fuel decal fee, with penalty provisions.

HB 772, relating to tax increment financing.

HB 773, relating to the education savings account program.

HB 774, relating to long-acting reversible contraceptives.

HB 775, relating to vehicular stops and searches by law enforcement.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS#2 SB 19, relating to labor organizations.

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS#2 SB 19 - Economic Development

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 207**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, McCaherty, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 301**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Conway (104), Fitzwater (144), Hansen, Henderson, Higdon, McCaherty, Mosley, Nichols, Remole and Roden

Noes (1): Franks Jr.

Absent (0)

The following members' presence was noted: Brown (27), Chipman, Eggleston, Fitzwater (49), Hurst, Kendrick, Pogue, and Reisch.

ADJOURNMENT

On motion of Representative Fitzwater (49), the House adjourned until 4:00 p.m., Monday, January 30, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 31, 2017, Upon Morning Adjournment, House Hearing Room 1.

Public hearing will be held: HB 662, HB 83

Executive session will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

AMENDED

CHILDREN AND FAMILIES

Tuesday, January 31, 2017, 5:00 PM or Upon Adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Rene Howitt of Changing Our Parenting Experience.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 28, HB 49, HB 262, HB 390

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 224, HB 261, HB 273, HB 295, HB 423

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Monday, January 30, 2017, 12:00 PM, House Hearing Room 3.

Public hearing will be held: SS#2 SB 19

Executive session will be held: SS#2 SB 19

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 44, HB 78, HB 79, HB 104, HB 132, HB 133, HB 309, HB 475, HB 476

Executive session will be held: HB 126

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, January 30, 2017, 5:00 PM or Upon Adjournment, House Hearing Room 7.

Public hearing will be held: HB 138, HB 253, HB 634, HB 248

Executive session will be held: HB 441, HB 469

Executive session may be held on any matter referred to the committee.

Amended hearing notice to add HB248

AMENDED

FINANCIAL INSTITUTIONS

Tuesday, January 31, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 291

Executive session will be held: HB 292

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, January 31, 2017, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 150, HB 212, HB 213, HB 214, HB 215, HB 216, HB 217, HB 229

Executive session may be held on any matter referred to the committee.

Access to the Capitol building after 5:00 PM will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, January 31, 2017, 12:00 PM or Upon Adjournment, House Hearing Room 6.

Public hearing will be held: HB 210, HB 258

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 1, 2017, 12:00 PM or Upon Adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 569, HB 226, HB 381

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, January 31, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 259, HB 575, HB 708

Executive session will be held: HB 336, HB 337

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, January 31, 2017, 5:00 PM or Upon Adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 159, HB 171, HB 415, HB 431

Executive session will be held: HB 422, HB 427

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

LOCAL GOVERNMENT

Wednesday, February 1, 2017, 12:00 PM or Upon Morning Adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 162, HB 52, HB 193, HB 610, HB 647, HB 703

Executive session will be held: HB 69, HB 451, HB 493, HB 495

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 31, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, January 30, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 30, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 617

Executive session will be held: HB 183

Executive session may be held on any matter referred to the committee.

HB 617 possible Executive Session

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Tuesday, January 31, 2017, 2:00 PM, House Hearing Room 5.

We will take public testimony regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Insurance, Financial Institutions & Professional Registration, and Department of Labor & Industrial Relations. If you would like to be on the list to testify, please contact Rep. Redmon's office at (573) 751-3644. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 31, 2017, 2:00 PM, House Hearing Room 6.

Informational overview by the Department of Social Services regarding Medicaid and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, February 1, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services regarding Pharmacy and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

UTILITIES

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 334, HB 386, HB 661

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, January 30, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 30, HB 223, HB 655

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTEENTH DAY, MONDAY, JANUARY 30, 2017

HOUSE BILLS FOR PERFECTION

HB 34 - Plocher

HB 35 - Plocher

HB 153 - Corlew

HB 95 - McGaugh

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTEENTH DAY, MONDAY, JANUARY 30, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Rick Brattin.

Our good and gracious Heavenly Father, we come before You today seeking Your guidance, Your wisdom, and Your absolute truths.

We live in a world that is cursed and plagued by sin and evil, and without Your holy word and Your amazing grace bestowed upon us through Your son, Jesus Christ, we would be lost and given over to Your judgment.

And my prayer today is that Your Holy Spirit would fill each and every one in this room and speak through us to do Your sovereign will in this great state. To be bold and courageous and willing to stand for Your truth no matter the cost! As stated in II Timothy 4:3-4:

For the time will come when they will not endure sound doctrine, but according to their own desires, because they have itching ears, they will heap up for themselves teachers; and they will turn their ears away from the truth, and be turned aside to fables.

And as I close, may You reveal Your truths, Your will through Your holy word to each and every one here so that we may do what is right in Your eyes and not through the eyes of men.

And in Christ's precious name we pray,

Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the fourteenth day was approved as printed.

The Journal of the fifteenth day was approved as printed by the following vote:

AYES: 158

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan

Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 004

Andrews	Brown 57	Fitzpatrick	Smith 85
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VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 34, relating to the uniform commercial code, was taken up by Representative Plocher.

On motion of Representative Plocher, the title of **HB 34** was agreed to.

On motion of Representative Plocher, **HB 34** was ordered perfected and printed.

HB 35, relating to the admission of chemical test results in intoxication-related proceedings, was taken up by Representative Plocher.

On motion of Representative Plocher, the title of **HB 35** was agreed to.

On motion of Representative Plocher, **HB 35** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 127

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 94	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCreery	McGaugh	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 031

Adams	Brown 27	Burnett	Burns	Butler
Curtis	Dunn	Ellington	Franks Jr	Gray
Green	Hurst	Korman	Lavender	Marshall
May	McCann Beatty	McDaniel	McGee	Meredith 71
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Roberts
Walker 74				

PRESENT: 001

Barnes 60

ABSENT WITH LEAVE: 003

Berry	Brown 57	Smith 85
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VACANCIES: 001

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144)
reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 219**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, McCaherty, Mosley, Nichols and Remole

Noes (1): Roden

Absent (0)

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **SS#2 SB 19**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Fitzwater (49), Grier, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (2): Beck and Rowland (29)

Present (1): Berry

Absent (3) : Dunn, Green and Lant

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 776, introduced by Representative Roberts, relating to disposition of unclaimed seized property, with an emergency clause.

HB 777, introduced by Representative Neely, relating to removal of deceased voters from voter registration records.

HB 778, introduced by Representative Hubrecht, relating to influenza education.

HB 779, introduced by Representative Hannegan, relating to road and bridge improvements.

HB 780, introduced by Representative Hill, relating to health insurance, with an emergency clause.

HB 781, introduced by Representative Tate, relating to the notification by political subdivisions of changes to the property tax rate ceiling.

HB 782, introduced by Representative Rowland (155), relating to the retirement system for attorneys.

HB 783, introduced by Representative Alferman, relating to alcohol retailers.

SUBCOMMITTEE APPOINTMENTS

January 30, 2017

Representative Todd Richardson, Speaker
Missouri House of Representatives
State Capitol, Office #308
Jefferson City, MO 65101-6806

Dear Speaker Richardson:

I respectfully appoint Representative Bruce Franks to serve on the House Subcommittee on Corrections Workforce Environment and Conduct.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
Minority Leader
District 26

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, January 31, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 31, 2017, upon morning adjournment, House Hearing Room 1.

Public hearing will be held: HB 662, HB 83

Executive session will be held: HB 83, HB 170, HB 327

Executive session may be held on any matter referred to the committee.

AMENDED

CHILDREN AND FAMILIES

Tuesday, January 31, 2017, 5:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Rene Howitt of Changing Our Parenting Experience.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 28, HB 49, HB 262, HB 390

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 698

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 224, HB 261, HB 273, HB 295, HB 423

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, January 31, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 44, HB 78, HB 79, HB 104, HB 132, HB 133, HB 309, HB 475, HB 476

Executive session will be held: HB 126

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, January 31, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 291

Executive session will be held: HB 292

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, January 31, 2017, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 150, HB 212, HB 213, HB 214, HB 215, HB 216, HB 217, HB 229

Executive session may be held on any matter referred to the committee.

Access to the Capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, January 31, 2017, 12:00 PM or upon adjournment, House Hearing Room 6.

Public hearing will be held: HB 258

Executive session may be held on any matter referred to the committee.

HB 210 will not be heard on 1/31/17.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 1, 2017, 12:00 PM or upon adjournment (whichever is later).

House Hearing Room 7.

Public hearing will be held: HB 569, HB 226, HB 381

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 1, 2017, 12:00 PM or upon morning adjournment, House Hearing Room 5.

Public hearing will be held: HB 411, HB 472, HB 599

Executive session may be held on any matter referred to the committee.
Please notify my office at 751-6662 should you wish to testify in support of or opposition to any of these three bills.

INSURANCE POLICY

Tuesday, January 31, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: HB 259, HB 575, HB 708

Executive session will be held: HB 336, HB 337

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Thursday, February 2, 2017, 8:00 AM, Senate Lounge.

Executive session may be held on any matter referred to the committee.

MoDOT Annual Report

5 Heroes Way applications

2 specialty plate applications

JUDICIARY

Tuesday, January 31, 2017, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: HB 159, HB 171, HB 415, HB 431

Executive session will be held: HB 422, HB 427

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

LOCAL GOVERNMENT

Wednesday, February 1, 2017, 12:00 PM or upon morning adjournment, (whichever is later),
House Hearing Room 1.

Public hearing will be held: HB 162, HB 52, HB 193, HB 610, HB 647, HB 703

Executive session will be held: HB 69, HB 451, HB 493, HB 495

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, January 31, 2017, 2:30 PM, House Hearing Room 4.

Executive session will be held: SS#2 SB 19, HCS HR 12, HB 251

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, January 31, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 288, HB 289

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, January 31, 2017, 12:00 PM or upon adjournment, House Hearing Room 7.

Executive session will be held: HB 136, HB 169, HB 275

Executive session may be held on any matter referred to the committee.

AMENDED

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 1, 2017, 12:00 PM or upon adjournment, House Hearing Room 4.

Public hearing will be held: HB 255

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 654, HB 674

Executive session may be held on any matter referred to the committee.

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Tuesday, January 31, 2017, 2:00 PM, House Hearing Room 5.

We will take public testimony regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Insurance & Financial Institutions and Department of Labor. If you would like to be on the list to testify, please contact Rep. Redmon's office at (573) 751-3644. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Tuesday, January 31, 2017, 2:00 PM, House Hearing Room 6.

Informational overview by the Department of Social Services regarding Medicaid and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, February 1, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Informational overview by the Department of Social Services regarding Pharmacy and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT
Thursday, February 2, 2017, 8:30 AM or upon conclusion of the Corrections and Public
Institutions Committee hearing, House Hearing Room 1.
Organizational Meeting

TRANSPORTATION

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 700, HB 701, HB 678, HB 225, HB 108, HB 313, HB 558
Executive session will be held: HB 128, HB 61, HB 85, HB 401, HB 115
Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 334, HB 386, HB 661
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 4.
Public hearing will be held: HB 356, HB 479
Executive session will be held: HB 93, HB 94
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SEVENTEENTH DAY, TUESDAY, JANUARY 31, 2017

HOUSE BILLS FOR SECOND READING

HB 776 through HB 783

HOUSE BILLS FOR PERFECTION

HB 153 - Corlew
HB 95 - McGaugh

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTEENTH DAY, TUESDAY, JANUARY 31, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He who is faithful in a very little is faithful also in much. (Luke 1:10)

O Mighty Lord, who has called us to be co-workers with You in the advancement of Your kingdom, teach us to understand the meaning of these days in which we live with all its challenges and its triumphs. With this understanding may there come the spiritual power to deal with the many demanding duties of this day courageously, handling ourselves honorably and working for the well-being of our people.

Sustain with Your strength those who are in need and pain. Inspire our people to be compassionate and helpful in their efforts to provide assistance to those who seek work and who will work.

Grant unto us, the members of the People's House, the will and the wisdom to continue to build up the life of our State upon the strong foundations of justice, truth and goodwill. To this end may we be found faithful in our stewardship and honest in our votes.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixteenth day was approved as printed.

HOUSE RESOLUTIONS

Representative Mathews offered House Resolution No. 281.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 776, relating to disposition of unclaimed seized property, with an emergency clause.

HB 777, relating to removal of deceased voters from voter registration records.

HB 778, relating to influenza education.

HB 779, relating to road and bridge improvements.

HB 780, relating to health insurance, with an emergency clause.

HB 781, relating to the notification by political subdivisions of changes to the property tax rate ceiling.

HB 782, relating to the retirement system for attorneys.

HB 783, relating to alcohol retailers.

PERFECTION OF HOUSE BILLS

HB 95, relating to evidence for the cost of medical care and treatment, was taken up by Representative McGaugh.

Representative DeGroot offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 95, Page 2, Section 490.715, Line 19, by deleting all of said line and inserting in lieu thereof the words "5. (1) ~~[Parties]~~ **Except as provided in subsection 2 of this section, any party** may introduce"; and

Further amend said bill, page, and section, Line 39, by inserting after all of said line the following:

"(3) No party may introduce evidence of the amount billed for medical care or treatment rendered to a plaintiff or a patient whose care is at issue if the amount billed has been discounted pursuant to any contract, price reduction, or write-off by any person or entity, or satisfied by payment of an amount less than the amount billed for that medical care or treatment."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative DeGroot, **House Amendment No. 1** was adopted.

On motion of Representative McGaugh, the title of **HB 95, as amended**, was agreed to.

On motion of Representative McGaugh, **HB 95, as amended**, was ordered perfected and printed.

HB 153, relating to expert witnesses, was taken up by Representative Corlew.

Representative Plocher offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 153, Page 1, Section 490.065, Lines 1 through 3, by deleting all of said lines and inserting in lieu thereof the following:

"490.065. 1. ~~[In any civil action,]~~ In all proceedings except those to which subsection 2 of this section applies:"; and

Further amend said bill, Page 2, Section 490.065, Line 19, by deleting all of said line and inserting in lieu thereof the following:

"2. In any proceeding tried to a jury:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (60) offered **House Substitute Amendment No. 1 for House Amendment No. 1.**

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND House Bill No. 153, Page 1, Section 490.065, Line 3, by deleting all of said line and inserting in lieu thereof the following:

"under chapter 487, or in all proceedings before the probate division of the circuit court, or in all actions or proceedings in which there is no right to a jury trial:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Substitute Amendment No. 1 for House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 006

Curtis	DeGroot	Ellington	Matthiesen	McDaniel
Pogue				

PRESENT: 001

Miller

ABSENT WITH LEAVE: 003

Cookson	Davis	Smith 85
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VACANCIES: 001

Speaker Richardson assumed the Chair.

On motion of Representative Corlew, the title of **HB 153, as amended**, was agreed to.

On motion of Representative Corlew, **HB 153, as amended**, was ordered perfected and printed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCR 4**.

SIGNING OF HOUSE CONCURRENT RESOLUTION

All other business of the House was suspended while **HCR 4** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCR 4** was delivered to the Governor by the Chief Clerk of the House.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 281 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

- HCR 5** - Special Committee on Government Oversight
- HCR 6** - Veterans
- HCR 8** - Special Committee on Tourism
- HCR 9** - Conservation and Natural Resources
- HCR 12** - Economic Development
- HCR 16** - Health and Mental Health Policy
- HCR 17** - Health and Mental Health Policy
- HCR 19** - Budget
- HCR 20** - Professional Registration and Licensing

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 2** - Veterans
- HJR 10** - General Laws
- HJR 13** - Elections and Elected Officials
- HJR 18** - Children and Families
- HJR 26** - Conservation and Natural Resources
- HJR 29** - Elementary and Secondary Education

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 38** - Judiciary
- HB 55** - Ways and Means
- HB 67** - Elementary and Secondary Education
- HB 90** - Insurance Policy
- HB 156** - Special Committee on Litigation Reform
- HB 197** - Budget
- HB 244** - Professional Registration and Licensing
- HB 281** - Local Government
- HB 294** - Crime Prevention and Public Safety
- HB 304** - Pensions
- HB 305** - Pensions
- HB 316** - Professional Registration and Licensing
- HB 339** - Insurance Policy
- HB 340** - Utilities
- HB 577** - Elementary and Secondary Education
- HB 642** - General Laws
- HB 705** - General Laws
- HB 714** - Insurance Policy
- HB 747** - Utilities
- HB 762** - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 170**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bernskoetter, Harris, Houghton, Kelly (141), Lavender, Love, McCreery, Reiboldt, Rone and Stevens (46)

Noes (3): Eggleston, Hurst and Redmon

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 327**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bernskoetter, Harris, Houghton, Lavender, McCreery, Redmon, Reiboldt, Rone and Stevens (46)

Noes (3): Eggleston, Hurst and Kelly (141)

Absent (1): Love

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 126**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Berry, Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (4): Beck, Dunn, Green and Rowland (29)

Absent (0)

House Committee Amendment No. 1

AMEND House Bill No. 126, Page 1, Section A, Line 3, by inserting immediately after all of said line the following:

"34.203. The provisions of sections 34.203 to ~~[34.216]~~ **34.218** shall be known and may be cited as the "Fairness in Public Construction Act".

34.206. The purpose of sections 34.203 to ~~[34.216]~~ **34.218** is to fulfill the state's proprietary objectives in maintaining and promoting the economical, nondiscriminatory, and efficient expenditures of public funds in connection with publicly funded or assisted construction projects. Nothing in sections 34.203 to ~~[34.216]~~ **34.218** shall prohibit employers or other parties covered by the National Labor Relations Act from entering into agreements or engaging in any other activity arguably protected by law, nor shall any aspect of sections 34.203 to ~~[34.216]~~ **34.218** be interpreted in such a way as to interfere with the labor relations of parties covered by the National Labor Relations Act."; and

Further amend said bill, Page 2, Section 34.212, Line 12, by deleting the number "34.216" and inserting in lieu thereof the phrase "[~~34.216~~] **34.218**"; and

Further amend said bill, page, and section, Line 13, by inserting immediately after all of said line the following:

"34.217. Notwithstanding the provisions of section 1.140, the provisions of sections 290.095 and 290.250 and sections 34.203 to [~~34.216~~] **34.218** shall not be severable. In the event a court of competent jurisdiction rules that any part of this act is unenforceable, the entire act shall be rendered null and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 469**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Present (1): Barnes (60)

Absent (0)

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 292**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bondon, Brown (57), Crawford, Fraker, Francis, Green, Helms, Houx, Nichols, Shaul (113) and Walker (3)

Noes (0)

Absent (2): Rowland (29) and Smith (85)

Special Committee on Urban Issues, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 183**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (5): Curtis, Ellington, Helms, Plocher and Stacy

Noes (0)

Absent (2): Rhoads and Roeber

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 129**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (0)

Absent (1): Kelley (127)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 28**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (1): Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 49**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (1): Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 262**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (1): Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 390**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (1): Dunn

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HR 12**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 251**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS#2 SB 19**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 35, introduced by Representative Plocher, relating to term limits.

HJR 36, introduced by Representative Ross, relating to the joint committee on administrative rules.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 784, introduced by Representative DeGroot, relating to insurance.

HB 785, introduced by Representative Bangert, relating to driver's license examinations.

HB 786, introduced by Representative Hubrecht, relating to certificates of need for long-term care facilities.

HB 787, introduced by Representative Davis, relating to an income tax deduction for volunteer firefighters.

HB 788, introduced by Representative Swan, relating to tax credits for qualified film projects.

HB 789, introduced by Representative Swan, relating to certification of persons specializing in radiology services, with a penalty provision.

HB 790, introduced by Representative Wiemann, relating to taxes imposed by special districts.

HB 791, introduced by Representative Redmon, relating to municipal regulations.

HB 792, introduced by Representative McGaugh, relating to emergency rules.

HB 793, introduced by Representative Bahr, relating to home school education.

HB 794, introduced by Representative Walker (3), relating to the Missouri veterans' commission.

HB 795, introduced by Representative Walker (3), relating to condemnation proceedings.

HB 796, introduced by Representative Brown (94), relating to patient-designated caregivers.

HB 797, introduced by Representative Marshall, relating to the attorney general.

HB 798, introduced by Representative Marshall, relating to public elections.

HB 799, introduced by Representative Lauer, relating to professional development for teachers.

HB 800, introduced by Representative Crawford, relating to the sale of manufactured homes.

HB 801, introduced by Representative Peters, relating to the official state hand gun.

HB 802, introduced by Representative Peters, relating to MO HealthNet reimbursement of chiropractic services.

HB 803, introduced by Representative Gannon, relating to local government license plates.

HB 804, introduced by Representative Matthiesen, relating to income tax rates.

HB 805, introduced by Representative Basye, relating to combat decoration license plate recognition.

COMMITTEE CHANGES

January 31, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Bob Burns from the House Committee on Workforce Development, and appoint Representative Jay Mosley, with Representative Steven Roberts serving as the Ranking Minority Caucus Member for the committee.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

WITHDRAWAL OF HOUSE JOINT RESOLUTIONS

January 31, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
Missouri State Capitol, Room 317
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss,

I respectfully request that **House Joint Resolution 11** be withdrawn.

Thank you for your consideration to this request.

Very truly yours,

/s/ Dean Plocher
State Representative
District 89

The following members' presence was noted: Cookson and Davis.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, February 1, 2017.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 698

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 2, 2017, 8:15 AM, House Hearing Room 1.

Public hearing will be held: HB 538

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 199, HB 315, HB 587, HB 603

Executive session will be held: HB 353

Executive session may be held on any matter referred to the committee.

We will do executive session first.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 1, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 569, HB 226, HB 381

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 1, 2017, 12:00 PM or upon morning adjournment, House Hearing Room 5.

Public hearing will be held: HB 411, HB 472, HB 599

Executive session may be held on any matter referred to the committee.

Please notify my office at 751-6662 should you wish to testify in support of or opposition to any of these three bills.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Thursday, February 2, 2017, 8:00 AM, Senate Lounge.

Executive session may be held on any matter referred to the committee.

MoDOT Annual Report

5 Heroes Way applications

2 specialty plate applications

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

LOCAL GOVERNMENT

Wednesday, February 1, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 647, HB 703, HB 162, HB 52, HB 193, HB 610

Executive session will be held: HB 69, HB 247, HB 451, HB 493, HB 495

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

AMENDED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 1, 2017, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 480, HB 272, HB 413, HB 609, HB 318, HB 557

Executive session will be held: HB 230

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 51, HCS HB 54, HCS HB 66, HCS HBs 190 & 208, HB 71

Executive session may be held on any matter referred to the committee.

Adding HB 71

AMENDED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, February 2, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 397, HB 403

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 1, 2017, 12:00 PM or upon adjournment, House Hearing Room 4.

Public hearing will be held: HB 255

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 6, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 333, HB 452

Executive session will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

CORRECTED

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 654, HB 674

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, February 1, 2017, 2:00 PM, House Hearing Room 7.

Informational overview by the Department of Social Services regarding Pharmacy and Department of Social Services public testimony. If you would like to be on the list to testify, please contact Rep. Wood's office at (573) 751-2077. A sign-in sheet will also be available at the hearing.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 2, 2017, 8:30 AM or upon conclusion of the Corrections and Public Institutions Committee Hearing, House Hearing Room 1.

Organizational meeting

TRANSPORTATION

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 700, HB 701, HB 678, HB 225, HB 108, HB 313, HB 558

Executive session will be held: HB 128, HB 61, HB 85, HB 401, HB 115

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 1, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 334, HB 661

Executive session may be held on any matter referred to the committee.

HB 386 will not be heard.

AMENDED

WORKFORCE DEVELOPMENT

Wednesday, February 1, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 356, HB 479

Executive session will be held: HB 93, HB 94

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

EIGHTEENTH DAY, WEDNESDAY, FEBRUARY 1, 2017

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 35 and HJR 36

HOUSE BILLS FOR SECOND READING

HB 784 through HB 805

HOUSE BILLS FOR PERFECTION

HB 251 - Taylor

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2017)

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

HOUSE BILLS FOR THIRD READING

HB 34 - Plocher
HB 35, E.C. - Plocher

SENATE BILLS FOR THIRD READING

SS#2 SB 19 - Rehder

HOUSE RESOLUTIONS

HCS HR 12 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

EIGHTEENTH DAY, WEDNESDAY, FEBRUARY 1, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The fruit of the spirit is love, joy, peace, patience, kindness, goodness and faithfulness. (Galatians 5:22)

Almighty God, ruler of all hearts, without whom no civilization can be great and no people can be good, we thank You for the blessings bestowed so abundantly upon us as a State. By our faith in You and Your trust in us, may we keep the spirit of freedom alive in our day, realizing that it is a gift to be earned by just and good people of every generation of Missourians.

Make us as the Representatives of our State more responsive to You and more responsible to our people that we may sincerely seek the good of all and endeavor to maintain our hopes in righteousness and peace.

Awaken in our citizens a willingness to make sacrifices for others. To this end we pray that they and we may think clearly, plan courageously, decide confidently, and, by Your grace, achieve creatively for the good of all men and women and the glory of Your Most Holy Name, now and forever!

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

Representative Tate assumed the Chair.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Winter Hardwick, Miranda Partridge, Grace Kelly Tate, Gabrielle Hudgens, Ashlee Burris, Camarie Slagle, Ivory Shikles, and Rachel Schnelle.

The Journal of the seventeenth day was approved as printed.

Speaker Richardson resumed the Chair.

HOUSE RESOLUTIONS

Representative Alferman offered House Resolution No. 304 through House Resolution No. 306.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 35, relating to term limits.

HJR 36, relating to the joint committee on administrative rules.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 784, relating to insurance.

HB 785, relating to driver's license examinations.

HB 786, relating to certificates of need for long-term care facilities.

HB 787, relating to an income tax deduction for volunteer firefighters.

HB 788, relating to tax credits for qualified film projects.

HB 789, relating to certification of persons specializing in radiology services, with a penalty provision.

HB 790, relating to taxes imposed by special districts.

HB 791, relating to municipal regulations.

HB 792, relating to emergency rules.

HB 793, relating to home school education.

HB 794, relating to the Missouri veterans' commission.

HB 795, relating to condemnation proceedings.

HB 796, relating to patient-designated caregivers.

HB 797, relating to the attorney general.

HB 798, relating to public elections.

HB 799, relating to professional development for teachers.

HB 800, relating to the sale of manufactured homes.

HB 801, relating to the official state hand gun.

HB 802, relating to MO HealthNet reimbursement of chiropractic services.

HB 803, relating to local government license plates.

HB 804, relating to income tax rates.

HB 805, relating to combat decoration license plate recognition.

THIRD READING OF HOUSE BILLS

HB 34, relating to the uniform commercial code, was taken up by Representative Plocher.

On motion of Representative Plocher, **HB 34** was read the third time and passed by the following vote:

AYES: 156

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeyer	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Pogue	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 000

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 005

Fitzwater 49

Fraker

Grier

Rehder

Rone

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 35, relating to the admission of chemical test results in intoxication-related proceedings, was taken up by Representative Plocher.

On motion of Representative Plocher, **HB 35** was read the third time and passed by the following vote:

AYES: 127

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 94	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCreery	McDaniel
McGaugh	McGee	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 032

Adams	Anders	Barnes 28	Brown 27	Burnett
Burns	Butler	Conway 10	Curtis	Dunn
Ellington	Franks Jr	Gray	Green	Hurst
Korman	Marshall	May	McCann Beatty	Meredith 71

Mitten	Moon	Morgan	Mosley	Newman
Peters	Pierson Jr	Pogue	Roberts	Runions
Smith 85	Walker 74			

PRESENT: 001

Barnes 60

ABSENT WITH LEAVE: 002

Brown 57 Fitzwater 49

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Merideth 80	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 040

Adams	Anders	Arthur	Baringer	Barnes 28
Brown 27	Burnett	Burns	Butler	Conway 10
Curtis	Dunn	Ellington	Franks Jr	Gray
Green	Harris	Hurst	Korman	Lavender
Marshall	May	McCann Beatty	McGee	Meredith 71
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Walker 74

PRESENT: 008

Bangert	Barnes 60	Beck	Carpenter	Kendrick
McCreery	Unsicker	Wessels		

ABSENT WITH LEAVE: 002

Fitzwater 49	Stephens 128
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VACANCIES: 001

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 304 - Consent and House Procedure
HR 305 - Consent and House Procedure
HR 306 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 20 - Local Government

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 41 - Crime Prevention and Public Safety
HB 68 - Insurance Policy
HB 418 - Special Committee on Tourism
HB 442 - Elementary and Secondary Education
HB 474 - Judiciary
HB 486 - Economic Development
HB 488 - Ways and Means
HB 503 - Crime Prevention and Public Safety
HB 512 - Special Committee on Tourism
HB 513 - Special Committee on Tourism
HB 514 - Special Committee on Tourism
HB 526 - Economic Development
HB 566 - Government Efficiency
HB 581 - Children and Families
HB 615 - Special Committee on Urban Issues
HB 616 - Special Committee on Urban Issues
HB 618 - Special Committee on Urban Issues
HB 660 - Local Government

HB 694 - Transportation
HB 743 - Budget
HB 752 - Local Government

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 57**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Hannegan, Hill, Lauer, McDaniel, Phillips and Rhoads

Noes (2): Franks Jr. and Newman

Absent (0)

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 302** and **HB 228**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Newman, Phillips and Rhoads

Noes (0)

Absent (0)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 336**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 337**, **HB 259** and **HB 575**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 422**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 427**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 69**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 451**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 493**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Special Committee on Employment Security, Chairman Brown (57) reporting:

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **HB 288**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Brown (57), Dohrman, Frederick, Hansen, Houx, Hubrecht and Remole

Noes (5): Beck, May, Mosley, Pogue and Runions

Absent (0)

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **HB 289**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Bahr, Brown (57), Dohrman, Frederick, Hansen, Houx, Hubrecht, May, Mosley and Remole

Noes (3): Beck, Pogue and Runions

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 61**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 85**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 128**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 401**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (1): May

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 22, introduced by Representative Shaul (113), relating to the Delta Queen steamboat.

HCR 23, introduced by Representative Morgan, relating to the Equal Rights Amendment.

HCR 24, introduced by Representative Ross, relating to the REAL ID Act of 2005.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 37, introduced by Representative Curtman, relating to the state budget.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 806, introduced by Representative Haefner, relating to buses.

HB 807, introduced by Representative Mathews, relating to the statewide licensure of electrical contractors, with penalty provisions.

HB 808, introduced by Representative Redmon, relating to service of process after the statute of limitations has expired.

HB 809, introduced by Representative Dunn, relating to partition of heirs property.

HB 810, introduced by Representative Nichols, relating to tax increment financing.

HB 811, introduced by Representative Ruth, relating to advanced industrial manufacturing zones.

HB 812, introduced by Representative Basye, relating to a tax credit for charitable contributions to certain organizations.

HB 813, introduced by Representative Basye, relating to obtaining duplicate licenses from the board of cosmetology and barber examiners.

HB 814, introduced by Representative Chipman, relating to curriculum for degrees offered by public colleges and universities.

HB 815, introduced by Representative Basye, relating to the submitting of information to the division of professional registration.

HB 816, introduced by Representative Marshall, relating to licensure requirements for certain professions, with penalty provisions.

HB 817, introduced by Representative Henderson, relating to the display of POW/MIA flag.

HB 818, introduced by Representative Morris, relating to county budget officers, with an emergency clause.

HB 819, introduced by Representative Gregory, relating to the retirement of police officers.

HB 820, introduced by Representative Cookson, relating to the public school parental choice act.

HB 821, introduced by Representative Ross, relating to the sale of certain lands acquired through legal settlements, with an emergency clause.

HB 822, introduced by Representative Nichols, relating to municipal courts.

HB 823, introduced by Representative Schroer, relating to prescriptive authority.

COMMITTEE APPOINTMENTS

February 1, 2017

Mr. Adam Crumbliss
Chief Clerk
State Capitol, Room 317A
Jefferson City, MO 65101-6806

Dear Mr. Crumbliss:

I hereby appoint Representative Peter Merideth to the Joint Committee on Administrative Rules.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

February 1, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 281**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, February 2, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, February 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 270

Executive session will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Beth Dessem, Executive Director of MO CASA.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 2, 2017, 8:15 AM, House Hearing Room 1.

Public hearing will be held: HB 538

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 7, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: HB 339, HB 714, HB 68, HB 90

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Thursday, February 2, 2017, 8:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

Election of officers, director vacancy

A portion of this meeting may be closed pursuant to Section 610.021 (3) RSMo.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Wednesday, February 8, 2017, 1:00 PM or upon adjournment (whichever is later),
House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Quarterly business meeting

A portion of this meeting may be closed pursuant to Section 610.021.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Thursday, February 2, 2017, 8:00 AM, Senate Lounge.

Executive session may be held on any matter referred to the committee.

MoDOT Annual Report

5 Heroes Way applications

2 specialty plate applications

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

PENSIONS

Monday, February 6, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 80, HB 561, HB 304, HB 305

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 7, 2017, 12:00 PM or upon adjournment, House Hearing Room 7.

Public hearing will be held: HCR 5

Executive session will be held: HB 136

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, February 2, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 397, HB 403

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 6, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 333, HB 452

Executive session will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

CORRECTED

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 2, 2017, 8:30 AM or upon conclusion of the Corrections and Public Institutions Committee hearing, House Hearing Room 1.

Organizational meeting.

VETERANS

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCR 6, HJR 2

Executive session may be held on any matter referred to the committee.

University of Missouri Student Veterans Organization will be speaking for organizational purposes.

HOUSE CALENDAR

NINETEENTH DAY, THURSDAY, FEBRUARY 2, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 22 through HCR 24

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 37

HOUSE BILLS FOR SECOND READING

HB 806 through HB 823

HOUSE BILLS FOR PERFECTION

HB 251 - Taylor

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2017)

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

HOUSE BILLS FOR THIRD READING

HB 95 - McGaugh
HB 153 - Corlew

SENATE BILLS FOR THIRD READING

SS#2 SB 19 - Rehder

HOUSE RESOLUTIONS

HCS HR 12 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 – Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

NINETEENTH DAY, THURSDAY, FEBRUARY 2, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Rest in the Lord, and wait patiently for him. (Psalm 37:7)

O Powerful God, Our Creator, grant that we may have so enjoyed our evening that our bodies have been renewed and our spirits restored, now making us ready for the great and important responsibilities of this day.

Give us steadfast hearts that no trouble may overcome, only strong spirits that no temptation may overwhelm, and steady minds that only worthy thoughts may keep us healthy, noble and honest.

Teach us to serve You and our State faithfully and fully, to give and not to count the cost, to fight and not feel the wounds, to vote and not seek the rewards, except that of doing Your will and seeking only the best for our great people.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the eighteenth day was approved as printed.

HOUSE RESOLUTIONS

Representative Smith (85) offered House Resolution No. 344.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 22, relating to the Delta Queen steamboat.

HCR 23, relating to the Equal Rights Amendment.

HCR 24, relating to the REAL ID Act of 2005.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 37, relating to the state budget.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 806, relating to buses.

HB 807, relating to the statewide licensure of electrical contractors, with penalty provisions.

HB 808, relating to service of process after the statute of limitations has expired.

HB 809, relating to partition of heirs property.

HB 810, relating to tax increment financing.

HB 811, relating to advanced industrial manufacturing zones.

HB 812, relating to a tax credit for charitable contributions to certain organizations.

HB 813, relating to obtaining duplicate licenses from the board of cosmetology and barber examiners.

HB 814, relating to curriculum for degrees offered by public colleges and universities.

HB 815, relating to the submitting of information to the division of professional registration.

HB 816, relating to licensure requirements for certain professions, with penalty provisions.

HB 817, relating to the display of POW/MIA flag.

HB 818, relating to county budget officers, with an emergency clause.

HB 819, relating to the retirement of police officers.

HB 820, relating to the public school parental choice act.

HB 821, relating to the sale of certain lands acquired through legal settlements, with an emergency clause.

HB 822, relating to municipal courts.

HB 823, relating to prescriptive authority.

THIRD READING OF SENATE BILLS

SS#2 SB 19, relating to labor organizations, was taken up by Representative Rehder.

Representative Beck offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Line 55, by inserting after all of said line the following:

"Section B. Section A of this act is hereby submitted to the qualified voters of this state for approval or rejection at an election which is hereby ordered and which shall be held and conducted on the Tuesday immediately following the first Monday in November, 2018, and it shall become effective when approved by a majority of the votes cast thereon at such election and not otherwise."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Beck moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Beck:

AYES: 064

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Berry	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Conway 104
Corlew	Curtis	Dunn	Ellebracht	Ellington
Engler	Fitzwater 144	Franks Jr	Gannon	Gray
Green	Harris	Henderson	Higdon	Hurst
Kendrick	Kidd	Korman	Lavender	Marshall
May	McCaherty	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Roden	Rowland 29
Runions	Ruth	Sommer	Stevens 46	Tate
Unsicker	Walker 74	Wessels	Wilson	

NOES: 091

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Cornejo	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fraker	Francis	Franklin
Frederick	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeyer	Lant	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch

Phillips	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 007

Brattin	Crawford	Fitzwater 49	Lauer	McDaniel
Pietzman	Smith 85			

VACANCIES: 001

Representative Rowland (29) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Lines 53-55, by deleting all of said lines and inserting in lieu thereof the following:

"shall apply to any such agreement upon its renewal."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rowland (29) moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Rowland (29):

AYES: 060

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Berry	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Conway 104
Corlew	Dunn	Ellebracht	Ellington	Engler
Fitzwater 144	Franks Jr	Gannon	Gray	Green
Harris	Henderson	Higdon	Kendrick	Kidd
Korman	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Roden
Rowland 29	Runions	Ruth	Sommer	Stevens 46
Tate	Unsicker	Walker 74	Wessels	Wilson

NOES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Cookson	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick

Fraker	Francis	Franklin	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 004

Fitzwater 49	McCaherty	McDaniel	Smith 85
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VACANCIES: 001

Representative Rowland (29) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND Senate Substitute No. 2 for Senate Bill No. 19, Page 2, Section 290.590, Line 55, by inserting immediately after all of said line the following:

"8. (1) The provisions of this section shall automatically sunset 5 years after the effective date of this section unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset 5 years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rowland (29) moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Speaker Pro Tem Haahr assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Rehder, the title of **SS#2 SB 19** was agreed to.

On motion of Representative Rehder, **SS#2 SB 19** was truly agreed to and finally passed by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Cookson	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzpatrick
Fraker	Francis	Franklin	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Spencer	Stacy	Stephens 128
Swan	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 059

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Conway 104	Corlew
Dunn	Ellebracht	Ellington	Engler	Fitzwater 144
Franks Jr	Gannon	Gray	Green	Harris
Henderson	Higdon	Kendrick	Kidd	Korman
Lauer	Lavender	May	McCaherty	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Roden
Rowland 29	Runions	Ruth	Sommer	Stevens 46
Tate	Unsicker	Walker 74	Wessels	

PRESENT: 001

Berry

ABSENT WITH LEAVE: 002

Fitzwater 49 Smith 85

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 95, relating to evidence for the cost of medical care and treatment, was taken up by Representative McGaugh.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative McGaugh, **HB 95** was read the third time and passed by the following vote:

AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Conway 104
Curtis	Dunn	Ellebracht	Ellington	Evans
Franks Jr	Gray	Green	Harris	Hurst
Kendrick	Kidd	Korman	Lavender	Marshall
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Runions
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 004

Beard	Cookson	Fitzwater 49	Smith 85
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VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 153, relating to expert witnesses, was taken up by Representative Corlew.

Speaker Richardson resumed the Chair.

On motion of Representative Corlew, **HB 153** was read the third time and passed by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Evans
Fitzpatrick	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCahty	McDaniel	McGaugh
Messenger	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 050

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellington	Engler	Franks Jr	Gray	Green
Harris	Hurst	Kidd	Korman	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 001

Miller

ABSENT WITH LEAVE: 005

Beard	Cookson	Fitzwater 144	Fitzwater 49	Smith 85
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VACANCIES: 001

Speaker Richardson declared the bill passed.

SIGNING OF SENATE BILL

All other business of the House was suspended while **SS#2 SB 19** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 11 - Higher Education

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 103 - Budget

HB 425 - Professional Registration and Licensing

HB 715 - Special Committee on Government Oversight

HB 773 - Elementary and Secondary Education

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 353**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Alferman, Conway (10), Dunn, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (2): Austin and Higdon

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 58**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 122**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 247**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 495**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 230**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85), Sommer and White

Noes (4): Brown (94), Carpenter, McGee and Peters

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 115**, begs leave to report it has examined the same and recommends that it **Do Pass with House**

Committee Substitute, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, Reiboldt, Runions, Ruth and Tate

Noes (1): May

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 51**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 54**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 71**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 190 & 208**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 25, introduced by Representative McGee, relating to Foster Care Awareness Month.

HCR 26, introduced by Representative McGee, relating to Alzheimer's Awareness Month.

HCR 27, introduced by Representative Ruth, relating to the Delta Queen steamboat.

HCR 28, introduced by Representative Rowland (29), relating to sheltered workshops.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 824, introduced by Representative Reiboldt, relating to autocycles.

HB 825, introduced by Representative Hannegan, relating to a tax credit for senior citizen property owners.

HB 826, introduced by Representative Marshall, relating to the offense of unlawful traffic interference.

HB 827, introduced by Representative DeGroot, relating to assessments made by the public service commission.

HB 828, introduced by Representative Barnes (60), relating to a social innovation grant program.

HB 829, introduced by Representative Matthiesen, relating to the Missouri long-term care partnership program act.

HB 830, introduced by Representative Spencer, relating to assessments in schools.

HB 831, introduced by Representative Baringer, relating to the retirement of police officers.

HB 832, introduced by Representative Chipman, relating to higher education website requirements.

HB 833, introduced by Representative Fraker, relating to sales and use tax exemptions.

HB 834, introduced by Representative Korman, relating to traffic capacity of roads.

HB 835, introduced by Representative Korman, relating to taxation of property.

HB 836, introduced by Representative Korman, relating to the I-70 regional transportation district.

HB 837, introduced by Representative Korman, relating to transportation funding, with a referendum clause.

HB 838, introduced by Representative Mitten, relating to consent for voluntary searches.

HB 839, introduced by Representative Mitten, relating to jury service by members of the general assembly.

HB 840, introduced by Representative Mitten, relating to the MO HealthNet program.

HB 841, introduced by Representative Mitten, relating to sales tax.

HB 842, introduced by Representative Mitten, relating to employment leave for victims of certain offenses.

HB 843, introduced by Representative McGaugh, relating to county budgets.

HB 844, introduced by Representative Dunn, relating to the Jason Flatt act.

HB 845, introduced by Representative Frederick, relating to the regulation of securities.

HB 846, introduced by Representative Razer, relating to discrimination based on sexual orientation or gender identity.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 31** entitled:

An act to repeal section 490.715, RSMo, and to enact in lieu thereof one new section relating to evidence for the cost of medical care and treatment.

In which the concurrence of the House is respectfully requested.

COMMITTEE APPOINTMENTS

February 2, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Governor's Committee for Simple, Fair, and Low Taxes.

Representative Elijah Haahr
Representative Holly Rehder
Representative Jay Barnes

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

February 1, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 304**, **HR 305** and **HR 306**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

WITHDRAWAL OF HOUSE CONCURRENT RESOLUTIONS

February 2, 2017

Dear Mr. Adam Crumbliss,

I, Representative Ruth, respectfully ask at your earliest convenience, to withdraw **HCR 27**. A simple mistake was made upon filing; this should have been a House Resolution. I appreciate your attention to this matter.

Thank you in advance,

/s/ Becky Ruth
State Representative

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 5:00 p.m., Monday, February 6, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 7, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 114, HB 175

Executive session will be held: HB 662

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Treasurer, Secretary of State, Public Debt, Office of Administration, Employee Benefits and Leasing.

BUDGET

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Auditor, Department of Revenue, Department of Transportation and Department of Public Safety.

BUDGET

Thursday, February 9, 2017, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 197, HB 743, HCR 19

Executive session will be held: HB 191

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, February 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 270

Executive session will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Beth Dessem, Executive Director of MO CASA.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 61, HB 128, HCS HB 183, HB 493
Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 423, HB 181, HB 436, HB 607, HB 572, HB 586

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, February 7, 2017, 8:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Joint hearing with the Senate.

Missouri Business Climate Policy Roundtable Discussion

This hearing will provide to committee members an overview of economic development efforts underway at the local and state levels. A brief presentation from site consultants located within the state from project location and incentives and an opportunity for a question and answers session with MEDC leaders on other ways Missouri could advance itself in business retention and recruitment efforts.

ELEMENTARY AND SECONDARY EDUCATION

Monday, February 6, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 324, HB 357, HB 643, HB 677, HB 97

Executive session will be held: HB 248, HB 253, HB 138, HB 634

Executive session may be held on any matter referred to the committee.

HB 138 and HB 634 added to the executive session.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, February 7, 2017, 12:00 PM or upon adjournment, House Hearing Room 6.

Public hearing will be held: HB 349, HB 220

Executive session will be held: HB 151, HB 258

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 8, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 758, HR 11

Executive session will be held: HB 411, HB 472, HB 599

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 7, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 339, HB 714, HB 68, HB 90

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Wednesday, February 8, 2017, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Quarterly Business Meeting; Some portions of the meeting may be closed pursuant to Section 610.021.

JUDICIARY

Tuesday, February 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 59, HB 237, HB 319, HB 499, HB 597

Executive session will be held: HB 159, HB 171, HB 415

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

PENSIONS

Monday, February 6, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 80, HB 561, HB 304, HB 305

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 7, 2017, 2:00 PM, House Hearing Room 4.

Executive session will be held: HB 336, HCS HBs 302 & 228, HCS HB 57

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 7, 2017, 8:30 AM.

Executive session may be held on any matter referred to the committee.

Presentations by the Missouri Department of Labor on Workers Compensation and the Unemployment Program.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 7, 2017, 12:00 PM or upon adjournment, House Hearing Room 7.

Public hearing will be held: HCR 5, HB 715

Executive session will be held: HB 136

Executive session may be held on any matter referred to the committee.

AMENDED

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 6, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 333, HB 452

Executive session will be held: HB 459, HB 460, HB 461, HB 462, HB 463

Executive session may be held on any matter referred to the committee.

CORRECTED

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 418, HB 513, HB 514, HCR 8

Executive session will be held: HB 654, HB 674

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, February 6, 2017, 5:00 PM or upon adjournment, House Hearing Room 5.

Public hearing will be held: HB 615, HB 616, HB 618

Executive session will be held: HB 617

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574

Executive session will be held: HB 700, HB 701, HB 678, HB 225, HB 108, HB 313, HB 558

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 747, HB 340

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCR 6, HJR 2

Executive session may be held on any matter referred to the committee.

University of Missouri Student Veterans Organization will be speaking for organizational purposes.

WAYS AND MEANS

Monday, February 6, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 55, HB 105, HB 627

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTIETH DAY, MONDAY, FEBRUARY 6, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 25
HCR 26
HCR 28

HOUSE BILLS FOR SECOND READING

HB 824 through HB 846

HOUSE BILLS FOR PERFECTION

HB 251 - Taylor
HB 51 - Andrews
HCS HB 54 - Muntzel
HCS HB 66 - Ruth
HCS HBs 190 & 208 - Conway (104)

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2017)

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

SENATE BILLS FOR SECOND READING

SS SB 31

HOUSE RESOLUTIONS

HCS HR 12 - Miller

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTIETH DAY, MONDAY, FEBRUARY 6, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Diane Franklin.

Almighty God, take us back to the first time we saw Old Glory rippling in the breeze with red and white stripes and white stars on a field of blue. When at the core of our souls we realized this is my flag, the symbol of a country where freedom rings.

As representatives of all Missourians, we are bestowed with a great responsibility and duty to carry out the patriotic ideals of our citizens.

Our journeys here are often arduous; however, the refrain "We the people..." shall guide us to absolution and serve as a beacon of hope to the people of the twenty-fourth state of the Union.

May God continue to guide us all across this great nation and here, in our great state of Missouri.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the nineteenth day was approved as printed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71

Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 001

Curtis

ABSENT WITH LEAVE: 006

Black	Ellington	Hansen	Higdon	Redmon
Ross				

VACANCIES: 001

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 25, relating to Foster Care Awareness Month.

HCR 26, relating to Alzheimer's Awareness Month.

HCR 28, relating to sheltered workshops.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 824, relating to autocycles.

HB 825, relating to a tax credit for senior citizen property owners.

HB 826, relating to the offense of unlawful traffic interference.

HB 827, relating to assessments made by the public service commission.

HB 828, relating to a social innovation grant program.

HB 829, relating to the Missouri long-term care partnership program act.

HB 830, relating to assessments in schools.

HB 831, relating to the retirement of police officers.

HB 832, relating to higher education website requirements.

HB 833, relating to sales and use tax exemptions.

HB 834, relating to traffic capacity of roads.

HB 835, relating to taxation of property.

HB 836, relating to the I-70 regional transportation district.

HB 837, relating to transportation funding, with a referendum clause.

HB 838, relating to consent for voluntary searches.

HB 839, relating to jury service by members of the general assembly.

HB 840, relating to the MO HealthNet program.

HB 841, relating to sales tax.

HB 842, relating to employment leave for victims of certain offenses.

HB 843, relating to county budgets.

HB 844, relating to the Jason Flatt act.

HB 845, relating to the regulation of securities.

HB 846, relating to discrimination based on sexual orientation or gender identity.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SB 31, relating to evidence for the cost of medical care and treatment.

HOUSE RESOLUTIONS

HCS HR 12, relating to the confirmation of Scott Pruitt as Administrator of the Environmental Protection Agency by the United States Senate, was taken up by Representative Fitzwater (49).

Representative Fitzwater (49) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Resolution No. 12, Page 1, Lines 11 and 13, by deleting the first occurrence of the word "Mr." and inserting in lieu thereof "President"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater (49), **House Amendment No. 1** was adopted.

On motion of Representative Fitzwater (49), **HCS HR 12, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 008

Barnes 60	Black	Hansen	Higdon	Kendrick
Kidd	Rone	Ross		

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 251, relating to labor organizations, was taken up by Representative Taylor.

Representative Wiemann offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 251, Page 2, Section 105.504, Lines 25-27, by deleting all of said lines and inserting in lieu thereof the following:

"subsection 6 of this section in a conspicuous and readily accessible searchable electronic format. Any such record shall be considered a public record, as that term is defined under section 610.010, and shall not be closed under section 610.021. The public labor organization shall maintain these records for a period of five years in a public and electronic format. If any public labor organization fails to make such records available to any person, any such person shall have a cause of"; and

Further amend said bill, page, and section, Line 32, by deleting all of said line and inserting in lieu thereof the following:

"8. Every public labor organization shall annually file the records under subsection 7 of this section with the department of labor and industrial relations. The department shall make such records and other documents publicly available on the department's website. The department may charge a reasonable fee for the provision of such records if the records are requested in written format.

9. Every public labor organization required to prepare any record under this"; and

Further amend said bill, page, and section, Line 36, by deleting the phrase "**9. For purposes**" and inserting in lieu thereof the phrase "**10. For purposes**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HB 251, with House Amendment No. 1, pending, was laid over.

COMMITTEE REPORTS

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 93**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Evans, Franks Jr., Hansen, Henderson, Justus, Lant, Lauer, Pietzman and Roberts

Noes (0)

Absent (2): Fitzwater (49) and Mosley

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 94**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Evans, Franks Jr., Hansen, Henderson, Justus, Lant, Lauer, Pietzman and Roberts

Noes (0)

Absent (2): Fitzwater (49) and Mosley

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 847, introduced by Representative Walker (74), relating to teacher training on trauma-informed approach.

HB 848, introduced by Representative DeGroot, relating to habitability of rental property.

HB 849, introduced by Representative Pfautsch, relating to the reporting of financial transactions, with a penalty provision.

HB 850, introduced by Representative Davis, relating to military complaints against a commanding officer.

HB 851, introduced by Representative McCreery, relating to fees in connection with sewer lines.

WITHDRAWAL OF HOUSE BILLS

February 6, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
Missouri State Capitol, Room 317
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss:

I respectfully request that **House Bill No. 650** be withdrawn due to drafting errors.

Thank you for your consideration to this request.

Sincerely,

/s/ Representative Stephen C. Cookson
House District 153

The following member's presence was noted: Ross.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, February 7, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 7, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 114, HB 175

Executive session will be held: HB 662

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Treasurer, Secretary of State, Public Debt, Office of Administration, Employee Benefits and Leasing.

BUDGET

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Auditor, Department of Revenue, Department of Transportation and Department of Public Safety.

BUDGET

Thursday, February 9, 2017, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 197, HB 743, HCR 19

Executive session will be held: HB 191

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, February 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 270

Executive session will be held: HB 260

Executive session may be held on any matter referred to the committee.

There will also be a presentation by Beth Dessem, Executive Director of MO CASA.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 61, HB 128, HCS HB 183, HB 493

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCR 9, HJR 26

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 423, HB 181, HB 436, HB 607, HB 572, HB 586

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, February 7, 2017, 8:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Joint hearing with the Senate.

Missouri Business Climate Policy Roundtable Discussion

This hearing will provide to committee members an overview of economic development efforts underway at the local and state levels. A brief presentation from site consultants located within the state from project location and incentives and an opportunity for a question and answer session with MEDC leaders on other ways Missouri could advance itself in business retention and recruitment efforts.

GENERAL LAWS

Tuesday, February 7, 2017, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 426, HB 502, HB 535, HB 576, HB 588, HB 705

Executive session will be held: HB 29, HB 111, HB 229

Executive session may be held on any matter referred to the committee.

Access to the capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, February 7, 2017, 12:00 PM or upon adjournment, House Hearing Room 6.

Public hearing will be held: HB 349, HB 220

Executive session will be held: HB 151, HB 258

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 8, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 88, HB 121, HB 405

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 8, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 758, HR 11

Executive session will be held: HB 411, HB 472, HB 599

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 7, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 339, HB 714, HB 68, HB 90
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Wednesday, February 8, 2017, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Quarterly Business Meeting; Some portions of the meeting may be closed pursuant to Section 610.021.

JUDICIARY

Tuesday, February 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 59, HB 237, HB 319, HB 499, HB 597

Executive session will be held: HB 159, HB 171, HB 415

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

LOCAL GOVERNMENT

Wednesday, February 8, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 43, HB 106, HB 281

Executive session will be held: HB 52, HB 193, HB 610, HB 647, HB 703

Executive session may be held on any matter referred to the committee.

We will hold executive session first and then public hearing.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 7, 2017, 2:00 PM, House Hearing Room 4.

Executive session will be held: HB 336, HCS HBs 302 & 228, HCS HB 57

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, February 8, 2017, 2:00 PM, House Hearing Room 4.

Executive session will be held: HCS HB 422, HCS HB 427

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 7, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Presentations by the Missouri Department of Labor on Workers' Compensation and the Unemployment Program.

CORRECTED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 7, 2017, 12:00 PM or upon adjournment, House Hearing Room 7.

Public hearing will be held: HCR 5, HB 715

Executive session will be held: HB 136

Executive session may be held on any matter referred to the committee.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HB 418, HB 513, HB 514, HCR 8

Executive session will be held: HB 654, HB 674

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574

Executive session will be held: HB 700, HB 701, HB 678, HB 225, HB 108, HB 313, HB 558

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 747, HB 340

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, February 7, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCR 6, HJR 2

Executive session may be held on any matter referred to the committee.

University of Missouri Student Veterans Organization will be speaking for organizational purposes.

WORKFORCE DEVELOPMENT

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 482

Executive session will be held: HB 356, HB 479

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FIRST DAY, TUESDAY, FEBRUARY 7, 2017

HOUSE BILLS FOR SECOND READING

HB 847 through HB 851

HOUSE BILLS FOR PERFECTION

HB 251, HA 1, pending - Taylor
HB 51 - Andrews
HCS HB 54 - Muntzel
HCS HB 66 - Ruth
HCS HBs 190 & 208 - Conway (104)

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2017)

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-FIRST DAY, TUESDAY, FEBRUARY 7, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God is our refuge and strength, a very present help in trouble. (Psalm 46:1)

Almighty God, whose love is the light of life and whose law is the litany of liberty, grant us wisdom to use in right ways the freedom which is our heritage by keeping ourselves dedicated to You and devoted to our State.

Give us the faith to go out into this day with courage not always knowing where we are going but with the assurance that You are with us, Your hand is sustaining us and Your spirit supporting us all the way.

Strengthen the men and women throughout the world who are risking their lives on our behalf and seeking to keep freedom alive in this country.

Comfort us with Your presence and give us strength. In life and in death, may we all realize that You are our refuge and strength.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twentieth day was approved as printed by the following vote:

AYES: 150

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty

McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 012

Alferman	Bahr	Butler	Cornejo	Crawford
Curtis	Ellington	Gannon	Higdon	McDaniel
Roeber	Rone			

VACANCIES: 001

SPECIAL RECOGNITION

Members of the Future Farmers of America (FFA) were introduced by Representative Houghton.

Colton Spencer, State FFA President, addressed the House.

HOUSE RESOLUTIONS

Representative Ruth offered House Resolution No. 395.

Representative Conway (10) offered House Resolution No. 398.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 847, relating to teacher training on trauma-informed approach.

HB 848, relating to habitability of rental property.

HB 849, relating to the reporting of financial transactions, with a penalty provision.

HB 850, relating to military complaints against a commanding officer.

HB 851, relating to fees in connection with sewer lines.

PERFECTION OF HOUSE BILLS

HB 251, with House Amendment No. 1, pending, relating to labor organizations, was taken up by Representative Taylor.

House Amendment No. 1 was withdrawn.

On motion of Representative Taylor, **HB 251** was ordered perfected and printed.

On motion of Representative Taylor, the title of **HB 251** was agreed to.

HB 51, relating to cemetery funds, was taken up by Representative Andrews.

On motion of Representative Andrews, the title of **HB 51** was agreed to.

On motion of Representative Andrews, **HB 51** was ordered perfected and printed.

HCS HB 54, relating to vacancies in county elected offices, was taken up by Representative Muntzel.

Representative Muntzel offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 54, Page 1, Section 105.030, Line 18, by deleting the word "**immediately**" on said line and inserting in lieu thereof the phrase "**no later than fourteen days after the occurrence of the vacancy**"; and

Further amend said section, Page 2, Line 24, by inserting immediately after the phrase "**appointee, the**" the following: "**acting**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Muntzel, **House Amendment No. 1** was adopted.

On motion of Representative Muntzel, the title of **HCS HB 54, as amended**, was agreed to.

On motion of Representative Muntzel, **HCS HB 54, as amended**, was adopted.

On motion of Representative Muntzel, **HCS HB 54, as amended**, was ordered perfected and printed.

COMMITTEE REPORTS

Special Committee on Urban Issues, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 617**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Curtis, Ellington, Helms and Stacy

Noes (0)

Absent (3): Plocher, Rhoads and Roeber

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 30**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 223**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (0)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 655**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 57**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Curtis and Lavender

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 302 & 228**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Curtis

Absent (2): Brown (94) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 336**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Lavender

Absent (2): Brown (94) and Wessels

The following members' presence was noted: Alferman, Bahr, Butler, Cornejo, Crawford, Curtis, Ellington, Gannon, McDaniel, Roeber, and Rone.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, February 8, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Auditor, Department of Revenue, Department of Transportation and Department of Public Safety.

BUDGET

Thursday, February 9, 2017, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 197, HB 743, HCR 19

Executive session will be held: HB 191

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HCR 9, HJR 26

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 9, 2017, 8:15 AM, House Hearing Room 1.

Executive session will be held: HB 538

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 1.

Executive session will be held: HB 199, HB 587, HB 603

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 9, 2017, upon adjournment, House Hearing Room 7.

Executive session will be held: HB 138, HB 634, HB 441

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 8, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 88, HB 121, HB 405

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 8, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 758, HR 11

Executive session will be held: HB 411, HB 472, HB 599

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Wednesday, February 8, 2017, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Quarterly Business Meeting; Some portions of the meeting may be closed pursuant to Section 610.021.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.

CORRECTED

LOCAL GOVERNMENT

Wednesday, February 8, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 43, HB 106, HB 281

Executive session will be held: HB 52, HB 193, HB 610, HB 647, HB 703
Executive session may be held on any matter referred to the committee.
We will hold executive session first and then public hearing.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 8, 2017, 2:00 PM, House Hearing Room 5.
Public hearing will be held: HB 227, HB 316, HB 329, HB 529
Executive session will be held: HB 272, HB 318, HB 413, HB 480, HB 557, HB 609
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 8, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Executive session will be held: HB 58, HB 85, HCS HB 115, HCS HB 230, HB 288, HB 289, HCS HB 353, HB 451
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, February 8, 2017, 2:00 PM, House Hearing Room 4.
Executive session will be held: HCS HB 422, HCS HB 427, HCS HBs 337, 259, & 575
Executive session may be held on any matter referred to the committee.
Added HCS HBs 337, 259 & 575.
AMENDED

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 6.
Public hearing will be held: HB 99
Executive session will be held: HB 71
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 4.
Public hearing will be held: HB 418, HB 513, HB 514, HCR 8
Executive session will be held: HB 654, HB 674
Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574
Executive session will be held: HB 700, HB 701, HB 678, HB 225, HB 108, HB 313, HB 558
Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 8, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 747, HB 340
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, February 8, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 482

Executive session will be held: HB 356, HB 479

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-SECOND DAY, WEDNESDAY, FEBRUARY 8, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 29

HOUSE BILLS FOR SECOND READING

HB 852 through HB 876

HOUSE BILLS FOR PERFECTION

HCS HB 66 - Ruth

HCS HBs 190 & 208 - Conway (104)

HCS HB 57 - Haefner

HCS HBs 302 & 228 - Hill

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2017)

HB 262 - Sommer

HB 28 - Pike

HB 49 - Roeber

HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-SECOND DAY, WEDNESDAY, FEBRUARY 8, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Marilyn Seaton, Office of the Assistant Chief Clerk.

Oh Lord, Your yoke is easy and Your burden light. We come to place in Your hands the burden of this day. Grant us rest in You, who lives and reigns with the Father, forever and ever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Rachel Mann, Emile Dines, Robert Reese, Joshua Buxton, Riley Wittington, and Lilly Stuck.

The Journal of the twenty-first day was approved as corrected by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Ross

Rowland 155	Rowland 29	Runions	Ruth	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bahr	Brown 57	Carpenter	Curtis	Dunn
Ellington	Fitzpatrick	Haahr	Hill	Hubrecht
Lant	Lavender	May	McCann Beatty	McDaniel
Mitten	Roeber	Rone	Schroer	Wood

VACANCIES: 001

Representative Green assumed the Chair.

Speaker Richardson resumed the Chair.

HOUSE RESOLUTIONS

Representative Barnes (60) offered House Resolution No. 402.

Representative Schroer offered House Resolution No. 403.

Representative Mathews offered House Resolution No. 404.

Representative Franks offered House Resolution No. 405.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 30, introduced by Representative May, designating the month of August as "Minority Organ Donor Awareness Month."

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 38, introduced by Representative Houghton, relating to the conservation sales and use tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 877, introduced by Representative Neely, relating to the definition of tattoo.

HB 878, introduced by Representative Dogan, relating to the sheriff of the city of St. Louis, with an emergency clause.

HB 879, introduced by Representative Cookson, relating to famous Missourian highway designations.

HB 880, introduced by Representative Davis, relating to preference to disabled veterans in state and political subdivision contracts.

HB 881, introduced by Representative Schroer, relating to evidence on the use of safety belts.

HB 882, introduced by Representative Fraker, relating to the licensure of athletic trainers, with a penalty provision.

HB 883, introduced by Representative Marshall, relating to ethics, with penalty provisions.

HB 884, introduced by Representative Trent, relating to the state capitol complex commission.

HB 885, introduced by Representative Wood, relating to elementary and secondary education.

HB 886, introduced by Representative Black, relating to retirement of higher education employees, with a delayed effective date.

HB 887, introduced by Representative Barnes (60), relating to government transparency.

HB 888, introduced by Representative Basye, relating to transportation of school children.

HB 889, introduced by Representative Rehder, relating to law enforcement records.

HB 890, introduced by Representative Mathews, relating to punitive damage awards.

HB 891, introduced by Representative Cookson, relating to school employee retirement systems.

HB 892, introduced by Representative Chipman, relating to municipal elections.

HB 893, introduced by Representative DeGroot, relating to the use of universal service funds for lifeline service providers.

HB 894, introduced by Representative Korman, relating to elections.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 29, relating to veterinary feed directive regulations.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 852, relating to family access motions.

HB 853, relating to a tax deduction for firearm training.

HB 854, relating to volunteer health care services.

HB 855, relating to closed primary elections, with a delayed effective date.

HB 856, relating to instant runoff voting, with a delayed effective date.

HB 857, relating to ballot offenses.

HB 858, relating to the state legal expense fund.

HB 859, relating to the Second Amendment preservation act.

HB 860, relating to jurisdiction over land ceded to the United States.

HB 861, relating to foreign ownership of agricultural land.

HB 862, relating to suicide prevention in schools.

HB 863, relating to festival liability insurance.

HB 864, relating to the regulatory accountability act.

HB 865, relating to the local government retirement systems.

HB 866, relating to marital and family therapy.

HB 867, relating to sales taxes dedicated to public safety.

HB 868, relating to educational scholarships, with penalty provisions.

HB 869, relating to building permit requirements.

HB 870, relating to the dedication of sales tax revenue.

HB 871, relating to the Missouri military code.

HB 872, relating to secondary education.

HB 873, relating to licensed professional counselors.

HB 874, relating to tax distribution agreements.

HB 875, relating to ignition interlock devices.

HB 876, relating to mandatory arbitration in certain negligence actions.

PERFECTION OF HOUSE BILLS

HCS HB 66, relating to newborn screening requirements, was taken up by Representative Ruth.

On motion of Representative Ruth, the title of **HCS HB 66** was agreed to.

On motion of Representative Ruth, **HCS HB 66** was adopted.

On motion of Representative Ruth, **HCS HB 66** was ordered perfected and printed.

HCS HBs 190 & 208, relating to community college police officers, was taken up by Representative Conway (104).

On motion of Representative Conway (104), the title of **HCS HBs 190 & 208** was agreed to.

On motion of Representative Conway (104), **HCS HBs 190 & 208** was adopted.

On motion of Representative Conway (104), **HCS HBs 190 & 208** was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 402 - Consent and House Procedure

HR 404 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 28 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 147 - Children and Families
HB 182 - Children and Families
HB 194 - Children and Families
HB 232 - Crime Prevention and Public Safety
HB 267 - Budget
HB 268 - Corrections and Public Institutions
HB 290 - Budget
HB 326 - Children and Families
HB 382 - Children and Families
HB 402 - Budget
HB 404 - Children and Families
HB 456 - Children and Families
HB 537 - Children and Families
HB 542 - Transportation
HB 545 - Financial Institutions
HB 560 - Transportation
HB 563 - Ways and Means
HB 565 - Children and Families
HB 595 - Judiciary
HB 600 - Conservation and Natural Resources
HB 602 - Children and Families
HB 631 - Transportation
HB 656 - Utilities
HB 691 - Health and Mental Health Policy
HB 692 - Children and Families
HB 707 - Judiciary
HB 716 - Insurance Policy
HB 738 - Transportation
HB 739 - General Laws
HB 768 - Judiciary
HB 782 - Pensions
HB 789 - Professional Registration and Licensing
HB 791 - Local Government
HB 799 - Workforce Development
HB 811 - Transportation
HB 828 - Ways and Means
HB 834 - Transportation

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 662**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Redmon, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 248**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Present (1): Barnes (60)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 253**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 111**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber and Schroer

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 229**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (1): Taylor

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 26**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Curtman, Frederick, Johnson, Kidd, Matthiesen, Peters and Sommer

Noes (1): Pogue

Absent (2): Quade and Rhoads

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 159**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 171**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Gregory

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 52**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 193**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 610**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 313**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 558**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 678**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 700**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and Korman

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 701**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and Korman

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 6**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (1): Gray

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 61**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Beard, Black, Carpenter, Dunn, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 128**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Beard, Black, Carpenter, Dunn, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 183**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (13): Beard, Black, Carpenter, Dunn, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 493**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (13): Beard, Black, Carpenter, Dunn, Kelly (141), Kendrick, Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 337, 259, & 575**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Brown (94), Butler and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 422**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (1): Eggleston

Absent (3): Brown (94), Butler and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 427**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Brown (94), Butler and Rone

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 262, HB 28, HB 49 and HB 390.**

SUBCOMMITTEE APPOINTMENTS

February 8, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Scope of Practice.

Representative Chrissy Sommer, Chair
Representative Diane Franklin
Representative Jim Neely
Representative Hannah Kelly

This Committee will report to the Committee on Professional Registration and Licensing.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following members' presence was noted: Bahr, Brown (57), Carpenter, Curtis, Dunn, Ellington, Fitzpatrick, Haahr, Hubrecht, Lavender, May, McCann Beatty, McDaniel, and Mitten.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, February 9, 2017.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Twenty-first Day, Tuesday, February 7, 2017, Page 521, Line 13, by inserting after said line the following:

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 29, introduced by Representative Hurst, relating to veterinary feed directive regulations.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 852, introduced by Representative Neely, relating to family access motions.

HB 853, introduced by Representative Roberts, relating to a tax deduction for firearm training.

HB 854, introduced by Representative Franklin, relating to volunteer health care services.

HB 855, introduced by Representative Stacy, relating to closed primary elections, with a delayed effective date.

HB 856, introduced by Representative Stacy, relating to instant runoff voting, with a delayed effective date.

HB 857, introduced by Representative Carpenter, relating to ballot offenses.

HB 858, introduced by Representative McCann Beatty, relating to the state legal expense fund.

HB 859, introduced by Representative Pogue, relating to the Second Amendment preservation act.

HB 860, introduced by Representative Pogue, relating to jurisdiction over land ceded to the United States.

HB 861, introduced by Representative Pogue, relating to foreign ownership of agricultural land.

HB 862, introduced by Representative Kidd, relating to suicide prevention in schools.

HB 863, introduced by Representative McGaugh, relating to festival liability insurance.

HB 864, introduced by Representative Trent, relating to the regulatory accountability act.

HB 865, introduced by Representative Walker (3), relating to the local government retirement systems.

HB 866, introduced by Representative Fitzwater (49), relating to marital and family therapy.

HB 867, introduced by Representative Justus, relating to sales taxes dedicated to public safety.

HB 868, introduced by Representative Bahr, relating to educational scholarships, with penalty provisions.

HB 869, introduced by Representative Brattin, relating to building permit requirements.

HB 870, introduced by Representative Korman, relating to the dedication of sales tax revenue.

HB 871, introduced by Representative Davis, relating to the Missouri military code.

HB 872, introduced by Representative Davis, relating to secondary education.

HB 873, introduced by Representative Helms, relating to licensed professional counselors.

HB 874, introduced by Representative Helms, relating to tax distribution agreements.

HB 875, introduced by Representative McGaugh, relating to ignition interlock devices.

HB 876, introduced by Representative McGaugh, relating to mandatory arbitration in certain negligence actions.

COMMITTEE HEARINGS

BUDGET

Thursday, February 9, 2017, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 197, HB 743, HCR 19

Executive session will be held: HB 191

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 9, 2017, 8:15 AM, House Hearing Room 1.

Executive session will be held: HB 538

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, February 9, 2017, upon adjournment, House Hearing Room 7.

Executive session will be held: HB 138, HB 634, HB 441

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, February 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 210
Executive session will be held: HB 220, HB 349
Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.
CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Monday, February 13, 2017, 2:30 PM, House Hearing Room 3.
Executive session will be held: HB 126, HCS HB 292
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, February 9, 2017, 8:00 AM, House Hearing Room 4.
Executive session will be held: HB 397
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 13, 2017, 1:00 PM, House Hearing Room 6.
Public hearing will be held: HB 552, HB 676, HB 550
Executive session will be held: HB 459, HB 460, HB 461, HB 462, HB 463, HB 452, HB 333
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 9, 2017, 8:30 AM, House Hearing Room 1.
Testimony from the Director of Corrections Ann Precythe.

VETERANS

Tuesday, February 14, 2017, 9:00 AM, House Lounge.
Executive session may be held on any matter referred to the committee.
On February 14th, we will be celebrating Military Appreciation Day. We will be have a joint meeting with the Senate Veterans Committee. The special guests include: Major General Steve Danner (Missouri Adjutant General), Major General Kent Savre (Commanding General, Maneuver Support Center of Excellence and Fort Leonard Wood), Brigadier General Paul Tibbets IV (Commander, 509th Bomb Wing, Whiteman Air Force Base), Mr. Kirby Brown (Deputy to the Commanding General, U.S. Army Combined Arms Center, Fort Leavenworth, KS), and Mr. Ed Donaldson (Deputy Chief of Staff for the National Geospatial-Intelligence Agency (NGA) and Senior Executive at NGA-West in St. Louis).

HOUSE CALENDAR

TWENTY-THIRD DAY, THURSDAY, FEBRUARY 9, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 30

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 38

HOUSE BILLS FOR SECOND READING

HB 877 through HB 894

HOUSE BILLS FOR PERFECTION

HCS HB 57 - Haefner

HCS HBs 302 & 228 - Hill

HOUSE BILLS FOR THIRD READING

HB 251 - Taylor

HB 51 - Andrews

HCS HB 54 - Muntzel

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer

HB 28 - Pike

HB 49 - Roeber

HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-THIRD DAY, THURSDAY, FEBRUARY 9, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Marilyn Seaton, Office of the Assistant Chief Clerk.

O Lord, You are our shelter against the burning heat of the day and the storms of life. Help us when we stumble, catch us when we fall, and guide our steps firmly.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-second day was approved as printed.

HOUSE RESOLUTIONS

Representative Haefner offered House Resolution No. 411.

Representative Bernskoetter offered House Resolution No. 421.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 31, introduced by Representative McGee, relating to safe havens for newborns.

HCR 32, introduced by Representative Francis, relating to the designation of Total Eclipse Day in Missouri.

HCR 33, introduced by Representative Lavender, relating to the designation of Total Eclipse Day in Missouri.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 895, introduced by Representative Hill, relating to the inspection of alcoholic beverages.

HB 896, introduced by Representative Crawford, relating to security deposits held by landlords.

HB 897, introduced by Representative Houghton, relating to preneed funeral contracts.

HB 898, introduced by Representative Davis, relating to the adjutant general of Missouri.

HB 899, introduced by Representative Brown (57), relating to taxes on transient guests to fund the promotion of tourism.

HB 900, introduced by Representative Rowland (29), relating to automobile liability insurance.

HB 901, introduced by Representative May, relating to college accessibility awareness in high schools.

HB 902, introduced by Representative Barnes (60), relating to school boards.

HB 903, introduced by Representative Kelley (127), relating to the statewide telecommunications equipment distribution program.

HB 904, introduced by Representative Sommer, relating to the submitting of information to the division of professional registration.

HB 905, introduced by Representative DeGroot, relating to dogs.

HB 906, introduced by Representative DeGroot, relating to the practice of shampooing.

HB 907, introduced by Representative Ross, relating to government entities competing in the marketplace.

HB 908, introduced by Representative Lichtenegger, relating to the pain capable unborn child protection act.

HB 909, introduced by Representative Fraker, relating to the disposition of human remains.

HB 910, introduced by Representative Fraker, relating to preneed contracts.

HB 911, introduced by Representative Ellington, relating to discrimination based on sexual orientation or gender identity.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 30, designating the month of August as "Minority Organ Donor Awareness Month."

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 38, relating to the conservation sales and use tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 877, relating to the definition of tattoo.

HB 878, relating to the sheriff of the city of St. Louis, with an emergency clause.

HB 879, relating to famous Missourian highway designations.

HB 880, relating to preference to disabled veterans in state and political subdivision contracts.

HB 881, relating to evidence on the use of safety belts.

HB 882, relating to the licensure of athletic trainers, with a penalty provision.

HB 883, relating to ethics, with penalty provisions.

HB 884, relating to the state capitol complex commission.

HB 885, relating to elementary and secondary education.

HB 886, relating to retirement of higher education employees, with a delayed effective date.

HB 887, relating to government transparency.

HB 888, relating to transportation of school children.

HB 889, relating to law enforcement records.

HB 890, relating to punitive damage awards.

HB 891, relating to school employee retirement systems.

HB 892, relating to municipal elections.

HB 893, relating to the use of universal service funds for lifeline service providers.

HB 894, relating to elections.

THIRD READING OF HOUSE BILLS

HB 251, relating to labor organizations, was taken up by Representative Taylor.

Representative Mitten raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Berry	Lant	McGee	Rone	Runions
Schroer	Smith 85			

VACANCIES: 001

On motion of Representative Taylor, **HB 251** was read the third time and passed by the following vote:

AYES: 095

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeyer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Ross	Rowland 155	Shaul 113
Shull 16	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 060

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Conway 104	Corlew
Dunn	Ellebracht	Ellington	Fitzwater 144	Franks Jr
Gannon	Gray	Green	Harris	Henderson
Higdon	Kendrick	Kidd	Korman	Lauer
Lavender	Marshall	May	McCaherty	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pfautsch	Pierson Jr	Quade	Razer	Roberts
Roden	Rowland 29	Ruth	Sommer	Stevens 46
Tate	Unsicker	Walker 74	Wessels	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 007

Berry	Black	Lant	Rone	Runions
Schroer	Smith 85			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 51, relating to cemetery funds, was taken up by Representative Andrews.

On motion of Representative Andrews, **HB 51** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Ross	Rowland 155	Rowland 29	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 002

Ellington	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 008

Berry	Engler	Lant	May	Rone
Runions	Schroer	Smith 85		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 54, relating to vacancies in county elected offices, was taken up by Representative Muntzel.

On motion of Representative Muntzel, **HCS HB 54** was read the third time and passed by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Ross	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 009

Beck	Curtis	Ellebracht	Gray	Hurst
Marshall	Moon	Peters	Pogue	

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 012

Berry	Conway 10	Engler	Fitzpatrick	Lant
May	Neely	Rehder	Rone	Runions
Schroer	Smith 85			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 411 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 27 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 66 - Fiscal Review
HB 154 - Local Government
HB 157 - Professional Registration and Licensing
HB 209 - Insurance Policy
HB 211 - Professional Registration and Licensing
HB 297 - Professional Registration and Licensing
HB 338 - Judiciary
HB 429 - Professional Registration and Licensing
HB 611 - Insurance Policy
HB 635 - Elections and Elected Officials
HB 657 - Health and Mental Health Policy
HB 702 - Professional Registration and Licensing

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 191**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (34): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Razer, Redmon, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor, Trent and Wood

Noes (0)

Absent (1): Rone

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 538**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, McCaherty, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (0)

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 199**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Alferman, Conway (10), Dunn, Higdon, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (1): Marshall

Absent (1): Austin

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 587**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Alferman, Conway (10), Dunn, Higdon, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (1): Austin

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 29**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80) and Schroer

Noes (0)

Absent (2): Roeber and Taylor

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 151**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Johnson, Matthiesen, Peters, Quade and Rhoads

Noes (4): Curtman, Kidd, Pogue and Sommer

Absent (1): Frederick

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 381**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Arthur, Frederick, Messenger, Morris, Pfautsch, Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (2): Haefner and Smith (163)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 569**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Arthur, Frederick, Messenger, Morris, Pfautsch, Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (2): Haefner and Smith (163)

Committee on Higher Education, Chairman Lichtenegger reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 411**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Johnson, Lichtenegger, Razer, Stevens (46) and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 472**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Johnson, Lichtenegger, Razer, Stevens (46) and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 599**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Johnson, Lichtenegger, Razer, Stevens (46) and Trent

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 758**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Johnson, Lichtenegger, Razer, Stevens (46) and Trent

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 162**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 647**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 703**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 318**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Carpenter, Helms, Kelly (141), Mathews, Neely, Ross, Sommer and White

Noes (1): Peters

Present (1): Smith (85)

Absent (3): Brown (94), Franklin and McGee

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 557**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Carpenter, Helms, Kelly (141), Mathews, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (3): Brown (94), Franklin and McGee

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 136**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Barnes (28), Brattin, Brown (57), Christofanelli, Fitzwater (144), Hill, Merideth (80), Quade, Taylor and Toalson Reisch

Noes (1): Moon

Absent (2): Messenger and Mitten

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 169**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Barnes (28), Brattin, Brown (57), Christofanelli, Fitzwater (144), Merideth (80), Messenger, Moon, Quade and Taylor

Noes (1): Mitten

Absent (2): Hill and Toalson Reisch

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 275**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brattin, Christofanelli, Fitzwater (144), Messenger, Moon, Taylor and Toalson Reisch

Noes (4): Barnes (28), Merideth (80), Mitten and Quade

Absent (2): Brown (57) and Hill

Special Committee on Homeland Security, Chairman Higdon reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 397**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Curtis, Curtman, Ellington, Francis, Green, Higdon, Kidd, Lichtenegger, Meredith (71) and Sommer

Noes (2): McDaniel and Roden

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 108**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Corlew, Hurst, Kolkmeyer, Korman, May, Reiboldt, Ruth and Tate

Noes (2): Burns and Runions

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 225**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Committee on Utilities, Chairman Miller reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 334**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Berry, Bondon, Francis, Hubrecht, Kidd, McCreery, McDaniel, Miller, Pierson Jr., Plocher and Smith (85)

Noes (1): DeGroot

Absent (0)

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 661**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Berry, Bondon, DeGroot, Francis, Hubrecht, Kidd, McCreery, McDaniel, Miller, Pierson Jr., Plocher and Smith (85)

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 58**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 85**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 115**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 230**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 288**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (5): Arthur, Carpenter, Corlew, Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 289**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 353**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 451**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (1): Engler

Absent (1): Berry

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 16** entitled:

An act to repeal sections 144.010 and 144.605, RSMo, and to enact in lieu thereof two new sections relating to sales and use taxes for delivery charges.

In which the concurrence of the House is respectfully requested.

SUBCOMMITTEE APPOINTMENTS

February 9, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Boards and Commissions of the Special Committee on Government Oversight:

Representative Jered Taylor, Chair
Representative Mike Moon
Representative Justin Hill
Representative Phil Christofanelli

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

February 9, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 402, HR 404, HR 411.**

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

WITHDRAWAL OF HOUSE BILLS

February 9, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Adam Crumbliss,

Please withdraw **House Bill 885.**

/s/ Representative David Wood
District 58

The following member's presence was noted: Berry.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, February 13, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 14, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Executive session will be held: HB 114, HB 175

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, February 13, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Corrections.

BUDGET

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Lt. Governor, Department of Health & Senior Services and the Department of Mental Health.

BUDGET

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services.

CHILDREN AND FAMILIES

Tuesday, February 14, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 174, HB 182, HB 326

Executive session will be held: HB 260, HB 270

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 28

Executive session will be held: HCR 28, HB 200, HCS HB 253, HB 678, HB 700, HB 701, HCS HB 703, HB 87, HB 193, HCS HB 225, HB 557, HB 610, HCS HB 647

Executive session may be held on any matter referred to the committee.

HCR 28 will have a public hearing and then be added to the executive session as well.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 645, HB 706, HB 321, HB 503, HB 41

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 44, HB 238, HB 486

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, February 13, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 310, HB 612, HJR 29

Executive session will be held: HB 138

Executive session may be held on any matter referred to the committee.
Reconsider HCS HB138

FISCAL REVIEW

Monday, February 13, 2017, 2:00 PM, House Hearing Room 7.
Executive session will be held: HCS HB 66
Executive session may be held on any matter referred to the committee.
AMENDED

FISCAL REVIEW

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, February 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: HB 210
Executive session will be held: HB 220, HB 349
Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 15, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HCR 16, HCR 17
Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, February 10, 2017, 9:00 AM, House Hearing Room 7.
Testimony needs to relate to effective dyslexia intervention programs, to address dyslexia or characteristics of dyslexia. Witnesses will be limited to licensed or certified professionals working in the area of dyslexia. If time allows, additional testimony will be permitted.
CORRECTED

LOCAL GOVERNMENT

Monday, February 13, 2017, upon adjournment, South Gallery.
Executive session will be held: HB 451
Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 568, HB 629, HB 752, HB 791
Executive session will be held: HB 43, HB 281
Executive session may be held on any matter referred to the committee.
Executive session will be held before public hearing.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 13, 2017, upon adjournment, House Hearing Room 1.

Executive session will be held: HB 94, HB 655

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, February 13, 2017, 1:30 PM, House Hearing Room 5.

Executive session will be held: HB 126, HCS HB 292

Executive session may be held on any matter referred to the committee.

CORRECTED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 14, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Conclude presentation by the Missouri Department of Labor and discussion.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 13, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 552, HB 676, HB 550

Executive session will be held: HB 459, HB 460, HB 461, HB 462, HB 463, HB 452, HB 333

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, February 13, 2017, 5:00 PM or upon adjournment, House Hearing Room 5.

Executive session will be held: HB 615, HB 616, HB 618

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 631, HB 560, HB 811, HB 738, HB 834, HB 542

Executive session will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 747, HB 340

Executive session may be held on any matter referred to the committee.

This is a continuation of the public hearing from Feb. 8th.

VETERANS

Tuesday, February 14, 2017, 9:00 AM, House Lounge.

Executive session may be held on any matter referred to the committee.

On February 14th, we will be celebrating Military Appreciation Day. We will have a joint meeting with the Senate Veterans Committee. The special guests include Major General Steve Danner (Missouri Adjutant General), Major General Kent Savre (Commanding General, Maneuver Support Center of Excellence and Fort Leonard Wood), Brigadier General Paul Tibbets IV (Commander, 509th Bomb Wing, Whiteman Air Force Base), Mr. Kirby Brown

(Deputy to the Commanding General, U.S. Army Combined Arms Center, Fort Leavenworth, KS), and Mr. Ed Donaldson (Deputy Chief of Staff for the National Geospatial-Intelligence Agency (NGA) and Senior Executive at NGA-West in St. Louis).

WAYS AND MEANS

Monday, February 13, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 245, HB 488, HB 563, HB 828

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-FOURTH DAY, MONDAY, FEBRUARY 13, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 31 through HCR 33

HOUSE BILLS FOR SECOND READING

HB 895 through HB 911

HOUSE BILLS FOR PERFECTION

HCS HB 57 - Haefner

HCS HBs 302 & 228 - Hill

HCS HB 230 - Dogan

HB 336 - Shull (16)

HCS HBs 337, 259, & 575 - Shull (16)

HCS HB 427 - Cornejo

HCS HB 422 - Cornejo

HB 58 - Haefner

HB 85 - Redmon

HCS HB 115 - Shull (16)

HB 288 - Fitzpatrick

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman

HB 128 - Davis

HCS HB 183 - Franks Jr.

HB 493 - Bondon

HOUSE BILLS FOR THIRD READING

HCS HB 66 (Fiscal Review 2/9/17) - Ruth
HCS HBs 190 & 208 - Conway (104)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

SENATE BILLS FOR SECOND READING

SS SCS SB 16

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-FOURTH DAY, MONDAY, FEBRUARY 13, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Steve Lynch.

Our Father,

It is humbling to stand in this magnificent and historic chamber and do the people's business.

It is such a privilege to be in our position of service, influence, prestige, and yes, even power.

May we let this honor to serve not grow our heads but rather grow our hearts for our fellow citizens of this great State of Missouri.

And all of the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-third day was approved as printed.

WITHDRAWAL OF HOUSE BILLS

February 10, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk D. Adam Crumbliss,

I would respectfully request that **House Bill No. 907** be withdrawn.

Thanks,

/s/ Representative Robert Ross
Missouri House District 142

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 912, introduced by Representative Brown (94), relating to property classification.

HB 913, introduced by Representative Corlew, relating to tourism commissions.

HB 914, introduced by Representative Kidd, relating to sales tax on food.

HB 915, introduced by Representative Ruth, relating to posttraumatic stress injury day in Missouri.

HB 916, introduced by Representative McCreery, relating to solar gardens.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 31, relating to safe havens for newborns.

HCR 32, relating to the designation of Total Eclipse Day in Missouri.

HCR 33, relating to the designation of Total Eclipse Day in Missouri.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 895, relating to the inspection of alcoholic beverages.

HB 896, relating to security deposits held by landlords.

HB 897, relating to preneed funeral contracts.

HB 898, relating to the adjutant general of Missouri.

HB 899, relating to taxes on transient guests to fund the promotion of tourism.

HB 900, relating to automobile liability insurance.

HB 901, relating to college accessibility awareness in high schools.

HB 902, relating to school boards.

HB 903, relating to the statewide telecommunications equipment distribution program.

HB 904, relating to the submitting of information to the division of professional registration.

HB 905, relating to dogs.

HB 906, relating to the practice of shampooing.

HB 908, relating to the pain capable unborn child protection act.

HB 909, relating to the disposition of human remains.

HB 910, relating to preneed contracts.

HB 911, relating to discrimination based on sexual orientation or gender identity.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SCS SB 16, relating to sales and use taxes for delivery charges.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Conway (104) and Fraker

THIRD READING OF HOUSE BILLS

HCS HB 66, relating to newborn screening requirements, was taken up by Representative Ruth.

On motion of Representative Ruth, **HCS HB 66** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Berry	Black	Bondon	Brattin	Brown 27

Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 003

Bernskoetter	Shaul 113	Smith 85
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HBs 190 & 208, relating to community college police officers, was taken up by Representative Conway (104).

On motion of Representative Conway (104), **HCS HBs 190 & 208** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot

Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 007

Ellington	Fitzpatrick	Hurst	Marshall	Moon
Pogue	Ross			

PRESENT: 000

ABSENT WITH LEAVE: 003

McGaugh	Shaul 113	Smith 85
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VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 126, with House Committee Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Dogan, Eggleston, Fitzwater (49), Rhoads, Rone, Shull (16) and Shumake

Noes (1): Lavender

Absent (5): Brown (94), Butler, Curtis, Haahr and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 292**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (4): Brown (94), Curtis, Haahr and Wessels

COMMITTEE APPOINTMENTS

February 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Lauren Arthur to the Children Trust Fund Board.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

SUBCOMMITTEE APPOINTMENTS

February 13, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Clem Smith to serve on the Subcommittee on Boards and Commissions of the Special Committee on Government Oversight.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

February 13, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Martha Stevens from the House Committee on Higher Education and appoint Representative Kip Kendrick. The ranking Minority Caucus member will be Representative Greg Razer.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 13, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Kip Kendrick and appoint Representative Martha Stevens to serve on the House Committee on Consent and House Procedure. Representative Randy Dunn will serve as the Minority Caucus Ranking Member for this committee.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, February 14, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 14, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Executive session will be held: HB 114, HB 175

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Lt. Governor, Department of Health & Senior Services and the Department of Mental Health.

BUDGET

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services.

CHILDREN AND FAMILIES

Tuesday, February 14, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 174, HB 182, HB 326, HJR 18

Executive session will be held: HB 270

Executive session may be held on any matter referred to the committee.

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 28

Executive session will be held: HCR 28, HB 200, HCS HB 253, HB 678, HB 700, HB 701, HCS HB 703, HB 87, HB 193, HCS HB 225, HB 557, HB 610, HCS HB 647

Executive session may be held on any matter referred to the committee.

HCR 28 will have a public hearing and then be added to the executive session as well.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 645, HB 706, HB 321, HB 503, HB 41

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, February 14, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 44, HB 238, HB 486

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, February 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 291

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, February 14, 2017, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 380, HB 424, HB 571, HB 578, HB 739

Executive session will be held: HB 426, HB 502, HB 705

Executive session may be held on any matter referred to the committee.

Access to the Capitol Building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, February 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 210

Executive session will be held: HB 220, HB 349

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 15, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HCR 16, HCR 17

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 15, 2017, 12:30 PM, House Hearing Room 5.

Public hearing will be held: HR 11

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 14, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 708, HB 339, HB 714, HB 90, HB 68

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, February 14, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 144, HB 178, HB 573

Executive session will be held: HB 415, HB 597

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session. Be prepared for all bills previously heard.

LOCAL GOVERNMENT

Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 568, HB 629, HB 752, HB 791

Executive session will be held: HB 43, HB 281

Executive session may be held on any matter referred to the committee.

Executive session will be held before public hearing.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 14, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Conclude presentation by the Missouri Department of Labor and discussion.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 715, HCR 5

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 306, HB 410

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 631, HB 560, HB 811, HB 738, HB 834, HB 542

Executive session will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 747, HB 340

Executive session may be held on any matter referred to the committee.

This is a continuation of the public hearing from February 8th.

VETERANS

Tuesday, February 14, 2017, 9:00 AM, House Lounge.

Executive session may be held on any matter referred to the committee.

On February 14th, we will be celebrating Military Appreciation Day. We will be having a joint meeting with the Senate Veterans Committee. The special guests include Major General

Steve Danner (Missouri Adjutant General), Major General Kent Savre (Commanding General, Maneuver Support Center of Excellence and Fort Leonard Wood), Brigadier General Paul Tibbets IV (Commander, 509th Bomb Wing, Whiteman Air Force Base), Mr. Kirby Brown (Deputy to the Commanding General, U.S. Army Combined Arms Center, Fort Leavenworth, KS), and Mr. Ed Donaldson (Deputy Chief of Staff for the National Geospatial-Intelligence Agency (NGA) and Senior Executive at NGA-West in St. Louis).

HOUSE CALENDAR

TWENTY-FIFTH DAY, TUESDAY, FEBRUARY 14, 2017

HOUSE BILLS FOR SECOND READING

HB 912 through HB 916

HOUSE BILLS FOR PERFECTION

HCS HB 57 - Haefner
HCS HBs 302 & 228 - Hill
HCS HB 230 - Dogan
HB 336 - Shull (16)
HCS HBs 337, 259 & 575 - Shull (16)
HCS HB 427 - Cornejo
HCS HB 422 - Cornejo
HB 58 - Haefner
HB 85 - Redmon
HCS HB 115 - Shull (16)
HB 288 - Fitzpatrick
HB 289 - Fitzpatrick
HCS HB 353 - Eggleston
HB 493 - Bondon
HB 126, with HCA 1 - Vescovo

HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike

HB 49 - Roeber

HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 – Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-FIFTH DAY, TUESDAY, FEBRUARY 14, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is my light and my salvation; whom shall I fear? (Psalm 27:1)

O Loving God, in a world filled with the noise of those who put their energy in hatred and whose loudness would drown out the efforts of those who seek the path of happiness for all men and women, we pray to be kept loving in a world of doubt and fear.

Grant to us a vision of Your greatness and an experience of Your love that we may lead our people in the healthy paths of joy and peace on this St. Valentine's Day.

Help us to meet this opportunity with courage, to do our most challenging duties with undying devotion and to practice what we profess lest our campaign promises be proven impractical and false.

Give to our citizens and our military the insight and inspiration to lead our beloved Show-Me State in making the will of the People the highest law.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-fourth day was approved as printed.

MOTION

Representative Cierpiot moved that Rule 122 be suspended.

Which motion was adopted by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon

Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

Beard	Brattin	Carpenter	Chipman	Curtis
Curtman	Ellington	Fitzwater 49	Merideth 80	Plocher
Rone	Smith 85	Walker 74		

VACANCIES: 001

Representative Lynch assumed the Chair.

SPECIAL RECOGNITION

Major General Steve Danner, Adjutant General of the Missouri National Guard, was introduced by Representative Davis.

Major General Danner addressed the House.

Major General Kent Savre, Commanding General of the Maneuver Support Center of Excellence – Ft. Leonard Wood, was introduced by Representative Lynch.

Major General Savre addressed the House.

Brigadier General Paul Tibbets IV, Commander of Whiteman Air Force Base, was introduced by Representative Dohrman.

Brigadier General Tibbets IV addressed the House.

Speaker Richardson resumed the Chair.

HOUSE RESOLUTIONS

Representative Bernskoetter offered House Resolution No. 469.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 34, introduced by Representative Morris, designating June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 917, introduced by Representative Neely, relating to the sexual offender registry.

HB 918, introduced by Representative Berry, relating to public employee retirement plans.

HB 919, introduced by Representative McGaugh, relating to sexual assault reporting in long-term care facilities.

HB 920, introduced by Representative Frederick, relating to student mental health at public institutions of higher education.

HB 921, introduced by Representative Pfautsch, relating to public administrators.

HB 922, introduced by Representative Kelley (127), relating to sleep day in Missouri.

HB 923, introduced by Representative Kelley (127), relating to disclosures upon sale of real property.

HB 924, introduced by Representative Remole, relating to county jails.

HB 925, introduced by Representative McCaherty, relating to manufactured homes.

HB 926, introduced by Representative Curtman, relating to travel hardships of public school pupils.

HB 927, introduced by Representative Eggleston, relating to performance measures at institutions of higher education.

HB 928, introduced by Representative Ross, relating to government entities competing in the marketplace.

HB 929, introduced by Representative Merideth (80), relating to firearms, with penalty provisions.

HB 930, introduced by Representative Houx, relating to proxy voting in elections.

HB 931, introduced by Representative Arthur, relating to campaign finance, with a delayed effective date and penalty provisions.

HB 932, introduced by Representative Fraker, relating to the costs of boarding of prisoners.

HB 933, introduced by Representative Fraker, relating to the Missouri local government employees' retirement system.

HB 934, introduced by Representative Korman, relating to deeds conveying real estate.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 912, relating to property classification.

HB 913, relating to tourism commissions.

HB 914, relating to sales tax on food.

HB 915, relating to posttraumatic stress injury day in Missouri.

HB 916, relating to solar gardens.

PERFECTION OF HOUSE BILLS

HCS HB 57, relating to penalty enhancements for certain crimes, was taken up by Representative Haefner.

Representative Marshall offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 57, Page 2, Section 565.023, Line 9, by deleting all of said line and inserting in lieu thereof the following:

"offense is a law enforcement officer, as defined under section 556.061, in"; and

Further amend said bill and page, Section 565.024, Lines 4-5, by deleting all of said lines and inserting in lieu thereof the following:

"the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class B felony."; and

Further amend said bill and page, Section 565.027, Lines 4-5, by deleting all of said lines and inserting in lieu thereof the following:

"unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class D felony."; and

Further amend said bill, Page 3, Section 569.100, Lines 17-18, by deleting all of said lines and inserting in lieu thereof the following:

"subdivision (1) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class D felony."; and

Further amend said bill and page, Section 569.120, Lines 7-8, by deleting all of said lines and inserting in lieu thereof the following:

"subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class A misdemeanor."; and

Further amend said bill and page, Section 569.140, Lines 10-11, by deleting all of said lines and inserting in lieu thereof the following:

"of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class A misdemeanor."; and

Further amend said bill, Page 8, Section 571.030, Lines 176-177, by deleting all of said lines and inserting in lieu thereof the following:

"subdivision (2), (3), (4), (6), or (7) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Johnson assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 57, Page 1, Lines 4, 9, 15, 21-22, 27, 33, by deleting the words **"law enforcement officer, as defined under section 556.061"** on each of said lines, and inserting in lieu thereof the words **"first responder as defined under section 191.100"**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Marshall, **House Amendment No. 1** was adopted.

Representative Berry offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 57, Page 1, Section 557.035, Line 13, by inserting immediately after said line the following:

"565.004. 1. Each homicide offense which is lawfully joined in the same indictment or information together with any homicide offense or offense other than a homicide shall be charged together with such offense in separate counts. A count charging any offense of homicide may only be charged and tried together with one or more counts of any other homicide or offense other than a homicide as provided in subsection 2 of section 545.140. Except as provided in subsections 2[;] **and 3**~~[-and 4]~~ of this section, no murder in the first degree offense may be tried together with any offense other than murder in the first degree. In the event of a joinder of homicide offenses, all offenses charged which are supported by the evidence in the case, together with all proper lesser offenses under section 565.029, shall, when requested by one of the parties or the court, be submitted to the jury or, in a jury-waived trial, considered by the judge.

2. A count charging any offense of homicide of a particular individual may be joined in an indictment or information and tried with one or more counts charging alternatively any other homicide or offense other than a homicide committed against that individual. The state shall not be required to make an election as to the alternative count on which it will proceed. This subsection in no way limits the right to try in the conjunctive, where they are properly joined under subsection 1 of this section, either separate offenses other than murder in the first degree or separate offenses of murder in the first degree committed against different individuals.

3. When a defendant has been charged and proven before trial to be a prior offender pursuant to chapter 558 so that the judge shall assess punishment and not a jury for an offense other than murder in the first degree, that offense may be tried and submitted to the trier together with any murder in the first degree charge with which it is lawfully joined. In such case the judge will assess punishment on any offense joined with a murder in the first degree charge according to law and, when the trier is a jury, it shall be instructed upon punishment on the charge of murder in the first degree in accordance with section 565.030.

~~[4. When the state waives the death penalty for a murder first degree offense, that offense may be tried and submitted to the trier together with any other charge with which it is lawfully joined.]~~

565.006. 1. At any time before the commencement of the trial of a homicide offense, the defendant may, with the assent of the court, waive a trial by jury and agree to submit all issues in the case to the court, whose finding shall have the force and effect of a verdict of a jury. Such a waiver must include a waiver of a trial by jury of all issues and offenses charged in the case, including the punishment to be assessed and imposed if the defendant is found guilty.

2. No defendant who pleads guilty to a homicide offense or who is found guilty of a homicide offense after trial to the court without a jury shall be permitted a trial by jury on the issue of the punishment to be imposed, except by agreement of the state.

~~3. [If a defendant is found guilty of murder in the first degree after a jury trial in which the state has not waived the death penalty, the defendant may not waive a jury trial of the issue of the punishment to be imposed, except by agreement with the state and the court.]~~

~~4.] Any waiver of a jury trial and agreement permitted by this section shall be entered in the court record.~~

565.020. 1. A person commits the offense of murder in the first degree if ~~[he or she]~~ **such person** knowingly causes the death of another person after deliberation upon the matter.

2. The offense of murder in the first degree is a class A felony, and, if a person is eighteen years of age or older at the time of the offense, the punishment shall be ~~[either death or]~~ imprisonment for life without eligibility for probation or parole, or release except by act of the governor. If a person has not reached his or her eighteenth birthday at the time of the commission of the offense, the punishment shall be as provided under section 565.033."; and

Further amend said bill, Page 2, Section 565.027, Line 5, by inserting immediately after said line the following:

"565.040. [1. In the event that the death penalty provided in this chapter is held to be unconstitutional,] Any person convicted of murder in the first degree [shall be] **and** sentenced by the court to **death prior to August 28, 2017, shall be sentenced by the court to life imprisonment** without eligibility for probation, parole, or release except by act of the governor[~~, with the exception that when a specific aggravating circumstance found in a case is held to be unconstitutional or invalid for another reason, the supreme court of Missouri is further authorized to remand the case for resentencing or retrial of the punishment pursuant to subsection 5 of section 565.035.~~

~~2. In the event that any death sentence imposed pursuant to this chapter is held to be unconstitutional, the trial court which previously sentenced the defendant to death shall cause the defendant to be brought before the court and shall sentence the defendant to life imprisonment without eligibility for probation, parole, or release except by act of the governor, with the exception that when a specific aggravating circumstance found in a case is held to be inapplicable, unconstitutional or invalid for another reason, the supreme court of Missouri is further authorized to remand the case for retrial of the punishment pursuant to subsection 5 of section 565.035]."; and~~

Further amend said bill, Page 8, Section 574.050, Line 7, by inserting immediately after said line the following:

[546.680. When judgment of death is rendered by any court of competent jurisdiction, a warrant signed by the judge and attested by the clerk under the seal of the court must be drawn and delivered to the sheriff. It must state the conviction and judgment and appoint a day on which the judgment must be executed, which must not be less than thirty nor more than sixty days from the date of judgment, and must direct the sheriff to deliver the defendant, at a time specified in said order, not more than ten days from the date of judgment, to the chief administrative officer of a correctional facility of the department of corrections, for execution.]

[546.690. The judge of a court at which a conviction is had must, immediately after the conviction, transmit to the governor of the state, by mail or otherwise, a statement of the conviction and judgment.]

[546.700. Whenever, for any reason, any convict sentenced to the punishment of death shall not have been executed pursuant to such sentence, and the cause shall stand in full force, the supreme court, or the court of the county in which the conviction was had, on the application of the prosecuting attorney, shall issue a writ of habeas corpus to bring such convict before the court; or if he be at large, a warrant for his apprehension may be issued by such court, or any judge thereof.]

[546.710. Upon such convicted offender being brought before the court, they shall proceed to inquire into the facts, and if no legal reasons exist against the execution of sentence, such court shall issue a warrant to the director of the department of corrections, for the execution of the prisoner at the time therein specified, which execution shall be obeyed by the director accordingly.]

[546.720. 1. The manner of inflicting the punishment of death shall be by the administration of lethal gas or by means of the administration of lethal injection. And for such purpose the director of the department of corrections is hereby authorized and directed to provide a suitable and efficient room or place, enclosed from public view, within the walls of a correctional facility of the department of corrections, and the necessary appliances for carrying into execution the death penalty by means of the administration of lethal gas or by means of the administration of lethal injection.—

2. The director of the department of corrections shall select an execution team which shall consist of those persons who administer lethal gas or lethal chemicals and those persons, such as medical personnel, who provide direct support for the administration of lethal gas or lethal chemicals. The identities of members of the execution team, as defined in the execution protocol of the department of corrections,—

shall be kept confidential. Notwithstanding any provision of law to the contrary, any portion of a record that could identify a person as being a current or former member of an execution team shall be privileged and shall not be subject to discovery, subpoena, or other means of legal compulsion for disclosure to any person or entity, the remainder of such record shall not be privileged or closed unless protected from disclosure by law.— The section of an execution protocol that directly relates to the administration of lethal gas or lethal chemicals is an open record, the remainder of any execution protocol of the department of corrections is a closed record.—

3. A person may not, without the approval of the director of the department of corrections, knowingly disclose the identity of a current or former member of an execution team or disclose a record knowing that it could identify a person as being a current or former member of an execution team. Any person whose identity is disclosed in violation of this section shall—

(1) Have a civil cause of action against a person who violates this section;

(2) Be entitled to recover from any such person—

(a) Actual damages; and

(b) Punitive damages on a showing of a willful violation of this section.—

4. Notwithstanding any provision of law to the contrary, if a member of the execution team is licensed by a board or department, the licensing board or department shall not censure, reprimand, suspend, revoke, or take any other disciplinary action against the person's license because of his or her participation in a lawful execution. All members of the execution team are entitled to coverage under the state legal expense fund established by section 105.711 for conduct of such execution team member arising out of and performed in connection with his or her official duties on behalf of the state or any agency of the state, provided that moneys in this fund shall not be available for payment of claims under chapter 287.]

[546.730. A judgment of death must be executed within a correctional center of the department of corrections; and such execution shall be under the supervision and direction of the director of the department of corrections.]

[546.740. The chief administrative officer of the correctional center, or his duly appointed representative shall be present at the execution and the director of the department of corrections shall invite the presence of the attorney general of the state, and at least eight reputable citizens, to be selected by him; and he shall at the request of the defendant, permit such clergy or religious leaders, not exceeding two, as the defendant may name, and any person, other than another incarcerated offender, relatives or friends, not to exceed five, to be present at the execution, together with such peace officers as he may think expedient, to witness the execution; but no person under twenty-one years of age shall be allowed to witness the execution.]

[546.750. After the execution the chief administrative officer of the correctional facility shall make a return upon the death warrant to the court by which the judgment was rendered, showing the time, mode and manner in which it was executed.]

[546.800. If, after any female convict shall be sentenced to the punishment of death, the officer having charge of her person shall have reason to suspect that she is pregnant, he shall in like manner summon a jury of six persons, not less than three of whom shall be physicians, and shall give notice thereof to the prosecuting attorney of the county where such criminal proceedings originated, or to the circuit attorney of the city of St. Louis, if such criminal proceedings originated in that city, who shall attend, and the proceedings shall be had as provided.]

[546.810. The inquisition shall be signed by the jury and the officer in charge of such convict, and if it appear that such female convict is pregnant with child, her execution shall be suspended and the inquisition shall be transmitted to the governor.]

~~[546.820. Whenever the governor shall be satisfied that the cause of such suspension no longer exists, he shall issue his warrant, appointing a day for the execution of such convict, pursuant to her sentence; or he may, at his discretion, commute her punishment to imprisonment in the penitentiary for life.]~~

~~[565.030. 1. Where murder in the first degree is charged but not submitted or where the state waives the death penalty, the submission to the trier and all subsequent proceedings in the case shall proceed as in all other criminal cases.—~~

~~2. Where murder in the first degree is submitted to the trier without a waiver of the death penalty, the trial shall proceed in two stages before the same trier. At the first stage the trier shall decide only whether the defendant is guilty or not guilty of any submitted offense. The issue of punishment shall not be submitted to the trier at the first stage. If an offense is charged other than murder in the first degree in a count together with a count of murder in the first degree, the trial judge shall assess punishment on any such offense according to law, after the defendant is found guilty of such offense and after he finds the defendant to be a prior offender pursuant to chapter 558.—~~

~~3. If murder in the first degree is submitted and the death penalty was not waived but the trier finds the defendant guilty of a lesser homicide, a second stage of the trial shall proceed as in all other criminal cases. The attorneys may then argue as in other criminal cases the issue of punishment, after which the trier shall assess and declare the punishment as in all other criminal cases.—~~

~~4. If the trier at the first stage of a trial where the death penalty was not waived finds the defendant guilty of murder in the first degree, a second stage of the trial shall proceed at which the only issue shall be the punishment to be assessed and declared.— Evidence in aggravation and mitigation of punishment, including but not limited to evidence supporting any of the aggravating or mitigating circumstances listed in subsection 2 or 3 of section 565.032, may be presented subject to the rules of evidence at criminal trials.— Such evidence may include, within the discretion of the court, evidence concerning the murder victim and the impact of the offense upon the family of the victim and others.— Rebuttal and surrebuttal evidence may be presented. The state shall be the first to proceed.— If the trier is a jury it shall be instructed on the law. The attorneys may then argue the issue of punishment to the jury, and the state shall have the right to open and close the argument.— The trier shall assess and declare the punishment at life imprisonment without eligibility for probation, parole, or release except by act of the governor:—~~

~~(1) If the trier finds by a preponderance of the evidence that the defendant is intellectually disabled; or—~~

~~(2) If the trier does not find beyond a reasonable doubt at least one of the statutory aggravating circumstances set out in subsection 2 of section 565.032; or—~~

~~(3) If the trier concludes that there is evidence in mitigation of punishment, including but not limited to evidence supporting the statutory mitigating circumstances listed in subsection 3 of section 565.032, which is sufficient to outweigh the evidence in aggravation of punishment found by the trier; or—~~

~~(4) If the trier decides under all of the circumstances not to assess and declare the punishment at death.— If the trier is a jury it shall be so instructed.—~~

~~If the trier assesses and declares the punishment at death it shall, in its findings or verdict, set out in writing the aggravating circumstance or circumstances listed in subsection 2 of section 565.032 which it found beyond a reasonable doubt. If the trier is a jury it shall be instructed before the case is submitted that if it is unable to decide or agree upon the punishment the court shall assess and declare the punishment at life imprisonment without eligibility for probation, parole, or release except by act of the governor or death.— The court shall follow the same procedure as set out in this section whenever it is required to determine punishment for murder in the first degree.—~~

5. Upon written agreement of the parties and with leave of the court, the issue of the defendant's intellectual disability may be taken up by the court and decided prior to trial without prejudicing the defendant's right to have the issue submitted to the trier of fact as provided in subsection 4 of this section.

6. As used in this section, the terms "intellectual disability" or "intellectually disabled" refer to a condition involving substantial limitations in general functioning characterized by significantly subaverage intellectual functioning with continual extensive related deficits and limitations in two or more adaptive behaviors such as communication, self-care, home living, social skills, community use, self-direction, health and safety, functional academics, leisure and work, which conditions are manifested and documented before eighteen years of age.

7. The provisions of this section shall only govern offenses committed on or after August 28, 2001.]

[565.032. 1. In all cases of murder in the first degree for which the death penalty is authorized, the judge in a jury waived trial shall consider, or shall include in his or her instructions to the jury for it to consider:

(1) Whether a statutory aggravating circumstance or circumstances enumerated in subsection 2 of this section is established by the evidence beyond a reasonable doubt; and

(2) If a statutory aggravating circumstance or circumstances is proven beyond a reasonable doubt, whether the evidence as a whole justifies a sentence of death or a sentence of life imprisonment without eligibility for probation, parole, or release except by act of the governor.

In determining the issues enumerated in subdivisions (1) and (2) of this subsection, the trier shall consider all evidence which it finds to be in aggravation or mitigation of punishment, including evidence received during the first stage of the trial and evidence supporting any of the statutory aggravating or mitigating circumstances set out in subsections 2 and 3 of this section. If the trier is a jury, it shall not be instructed upon any specific evidence which may be in aggravation or mitigation of punishment, but shall be instructed that each juror shall consider any evidence which he or she considers to be aggravating or mitigating.

2. Statutory aggravating circumstances for a murder in the first degree offense shall be limited to the following:

(1) The offense was committed by a person with a prior record of conviction for murder in the first degree, or the offense was committed by a person who has one or more serious assaultive criminal convictions;

(2) The murder in the first degree offense was committed while the offender was engaged in the commission or attempted commission of another unlawful homicide;

(3) The offender by his or her act of murder in the first degree knowingly created a great risk of death to more than one person by means of a weapon or device which would normally be hazardous to the lives of more than one person;

(4) The offender committed the offense of murder in the first degree for himself or herself or another, for the purpose of receiving money or any other thing of monetary value from the victim of the murder or another;

(5) The murder in the first degree was committed against a judicial officer, former judicial officer, prosecuting attorney or former prosecuting attorney, circuit attorney or former circuit attorney, assistant prosecuting attorney or former assistant prosecuting attorney, assistant circuit attorney or former assistant circuit attorney, peace officer or former peace officer, elected official or former elected official during or because of the exercise of his official duty;

(6) The offender caused or directed another to commit murder in the first degree or committed murder in the first degree as an agent or employee of another person;

(7) The murder in the first degree was outrageously or wantonly vile, horrible or inhuman in that it involved torture, or depravity of mind;

~~(8) The murder in the first degree was committed against any peace officer, or fireman while engaged in the performance of his or her official duty;~~

~~(9) The murder in the first degree was committed by a person in, or who has escaped from, the lawful custody of a peace officer or place of lawful confinement;~~

~~(10) The murder in the first degree was committed for the purpose of avoiding, interfering with, or preventing a lawful arrest or custody in a place of lawful confinement, of himself or herself or another;~~

~~(11) The murder in the first degree was committed while the defendant was engaged in the perpetration or was aiding or encouraging another person to perpetrate or attempt to perpetrate a felony of any degree of rape, sodomy, burglary, robbery, kidnapping, or any felony offense in chapter 195 or 579;~~

~~(12) The murdered individual was a witness or potential witness in any past or pending investigation or past or pending prosecution, and was killed as a result of his or her status as a witness or potential witness;~~

~~(13) The murdered individual was an employee of an institution or facility of the department of corrections of this state or local correction agency and was killed in the course of performing his or her official duties, or the murdered individual was an inmate of such institution or facility;~~

~~(14) The murdered individual was killed as a result of the hijacking of an airplane, train, ship, bus or other public conveyance;~~

~~(15) The murder was committed for the purpose of concealing or attempting to conceal any felony offense defined in chapter 195 or 579;~~

~~(16) The murder was committed for the purpose of causing or attempting to cause a person to refrain from initiating or aiding in the prosecution of a felony offense defined in chapter 195 or 579;~~

~~(17) The murder was committed during the commission of an offense which is part of a pattern of criminal street gang activity as defined in section 578.421.~~

~~3. Statutory mitigating circumstances shall include the following:~~

~~(1) The defendant has no significant history of prior criminal activity;~~

~~(2) The murder in the first degree was committed while the defendant was under the influence of extreme mental or emotional disturbance;~~

~~(3) The victim was a participant in the defendant's conduct or consented to the act;~~

~~(4) The defendant was an accomplice in the murder in the first degree committed by another person and his or her participation was relatively minor;~~

~~(5) The defendant acted under extreme duress or under the substantial domination of another person;~~

~~(6) The capacity of the defendant to appreciate the criminality of his or her conduct or to conform his or her conduct to the requirements of law was substantially impaired;~~

~~(7) The age of the defendant at the time of the offense.]~~

~~[565.035. 1. Whenever the death penalty is imposed in any case, and upon the judgment becoming final in the trial court, the sentence shall be reviewed on the record by the supreme court of Missouri. The circuit clerk of the court trying the case, within ten days after receiving the transcript, shall transmit the entire record and transcript to the supreme court together with a notice prepared by the circuit clerk and a report prepared by the trial judge. The notice shall set forth the title and docket number of the case, the name of the defendant and the name and address of his attorney, a narrative statement of the judgment, the offense, and the punishment prescribed. The report by the judge shall be in the form of a standard questionnaire prepared and supplied by the supreme court of Missouri.~~

~~2. The supreme court of Missouri shall consider the punishment as well as any errors enumerated by way of appeal.~~

3. ~~With regard to the sentence, the supreme court shall determine:-~~
 - (1) ~~Whether the sentence of death was imposed under the influence of passion, prejudice, or any other arbitrary factor; and~~
 - (2) ~~Whether the evidence supports the jury's or judge's finding of a statutory aggravating circumstance as enumerated in subsection 2 of section 565.032 and any other circumstance found;~~
 - (3) ~~Whether the sentence of death is excessive or disproportionate to the penalty imposed in similar cases, considering both the offense, the strength of the evidence and the defendant.~~
4. ~~Both the defendant and the state shall have the right to submit briefs within the time provided by the supreme court, and to present oral argument to the supreme court.~~
5. ~~The supreme court shall include in its decision a reference to those similar cases which it took into consideration. In addition to its authority regarding correction of errors, the supreme court, with regard to review of death sentences, shall be authorized to:-~~
 - (1) ~~Affirm the sentence of death; or~~
 - (2) ~~Set the sentence aside and resentence the defendant to life imprisonment without eligibility for probation, parole, or release except by act of the governor; or~~
 - (3) ~~Set the sentence aside and remand the case for retrial of the punishment hearing. A new jury shall be selected or a jury may be waived by agreement of both parties and then the punishment trial shall proceed in accordance with this chapter, with the exception that the evidence of the guilty verdict shall be admissible in the new trial together with the official transcript of any testimony and evidence properly admitted in each stage of the original trial where relevant to determine punishment.~~
6. ~~There shall be an assistant to the supreme court, who shall be an attorney appointed by the supreme court and who shall serve at the pleasure of the court. The court shall accumulate the records of all cases in which the sentence of death or life imprisonment without probation or parole was imposed after May 26, 1977, or such earlier date as the court may deem appropriate. The assistant shall provide the court with whatever extracted information the court desires with respect thereto, including but not limited to a synopsis or brief of the facts in the record concerning the offense and the defendant. The court shall be authorized to employ an appropriate staff, within the limits of appropriations made for that purpose, and such methods to compile such data as are deemed by the supreme court to be appropriate and relevant to the statutory questions concerning the validity of the sentence. The office of the assistant to the supreme court shall be attached to the office of the clerk of the supreme court for administrative purposes.~~
7. ~~In addition to the mandatory sentence review, there shall be a right of direct appeal of the conviction to the supreme court of Missouri. This right of appeal may be waived by the defendant. If an appeal is taken, the appeal and the sentence review shall be consolidated for consideration. The court shall render its decision on legal errors enumerated, the factual substantiation of the verdict, and the validity of the sentence.] ";~~
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr assumed the Chair.

House Amendment No. 2 was withdrawn.

On motion of Representative Haefner, the title of **HCS HB 57, as amended**, was agreed to.

On motion of Representative Haefner, **HCS HB 57, as amended**, was adopted.

On motion of Representative Haefner, **HCS HB 57, as amended**, was ordered perfected and printed.

HCS HBs 302 & 228, relating to law enforcement officers, was taken up by Representative Hill.

Representative Franks Jr. offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 302 & 228, Page 2, Section 650.520, Line 27, by inserting immediately after the phrase "**class A misdemeanor**" the following:

"; except that, if the false report results in serious physical injury or death, it is a class E felony"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franks Jr. **House Amendment No. 1** was adopted.

Representative Merideth (80) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 302 & 228, Page 2, Section 650.520, Line 26, by inserting immediately after the number "7." the following:

"If a blue alert is triggered, such alert shall include an advisory to the public that it should contact the local law enforcement agency to report information and should not attempt to follow the suspect or apprehend the suspect.

8."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth (80) moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth (80):

AYES: 045

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtman	Dunn	Ellebracht
Engler	Evans	Franks Jr	Gray	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

NOES: 095

Anderson	Andrews	Austin	Bahr	Basye
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	DeGroot	Dogan	Eggleston	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Lant	Lauer	Love	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Moon	Morris
Muntzel	Pfausch	Phillips	Pietzman	Pike
Pogue	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood

PRESENT: 002

Ellington	Roden
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ABSENT WITH LEAVE: 020

Alferman	Anders	Barnes 60	Beard	Cookson
Davis	Dohrman	Green	Higdon	Houx
Korman	Lichtenegger	Lynch	McCaherty	McDaniel
Miller	Neely	Plocher	Reisch	Mr. Speaker

VACANCIES: 001

On motion of Representative Hill, the title of **HCS HBs 302 & 228, as amended**, was agreed to.

On motion of Representative Hill, **HCS HBs 302 & 228, as amended**, was adopted.

On motion of Representative Hill, **HCS HBs 302 & 228, as amended**, was ordered perfected and printed.

HCS HB 230, relating to the board of cosmetology and barber examiners, was taken up by Representative Dogan.

Representative McCann Beatty offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 230, Page 13, Section 329.275, Line 6, by inserting immediately after "**board.**" the following:

"In order to register, any person wishing to engage in the practice of hair braiding shall provide evidence of completion of the course under subsection 3 of this section and passage of the examination thereunder by answering at least forty of the fifty questions correctly."; and

Further amend said bill, page and section, Lines 6-7, by deleting "**not more than twenty-five**" and inserting in lieu thereof "**two hundred**"; and

Further amend said bill, page, and section, Line 8, by deleting "**person with the brochure**" and inserting in lieu thereof "**class and examination**"; and

Further amend said bill and section, Pages 13-14, Lines 13-24, by deleting all of said lines and inserting in lieu thereof the following:

"3. The board shall develop and prepare a ten hour training course about diseases of the scalp, sanitation and sterilization, and infection control techniques that are appropriate for hair braiding in or outside of a salon setting. The course shall be made available online through the division of professional registration's website. The course shall include an online examination which shall be made up of fifty questions based upon the information presented in the course. For a person engaged in the practice of hair braiding to be exempt from licensure under this chapter, the person shall pass the examination by answering at least forty of the fifty questions correctly and keep proof of the passing examination available at the location at which such person is engaged in the practice of hair braiding.

4. Representatives of the board shall visit unannounced, on an annual basis, at any time during business hours, every facility or premises in which hair braiding is performed to determine if proof of a passing examination is available and that the facility or premises have been maintained in a hygienic manner."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Grier	Haahr	Haefner
Hannegan	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Reiboldt
Reisch	Remole	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 037

Adams	Bangert	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Carpenter	Curtis
Dunn	Ellington	Franks Jr	Gray	Green
Harris	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 001

Ellebracht

ABSENT WITH LEAVE: 024

Anders	Arthur	Beard	Butler	Conway 10
Cookson	Crawford	Gregory	Hansen	Higdon
Kendrick	Korman	Lauer	McCaherty	McDaniel
Mitten	Morgan	Neely	Rehder	Rhoads
Roden	Rowland 29	Shumake	Spencer	

VACANCIES: 001

Speaker Richardson resumed the Chair.

Representative McCann Beatty moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Peters offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 230, Page 2, Section 328.080, Line 24, by inserting immediately after all of said section and line the following:

"328.132. No city, town, village, county, or other political subdivision shall require a barber licensed under chapter 328 or a cosmetologist licensed under chapter 329, practicing within a licensed barber shop or licensed cosmetology shop to obtain any additional license or permit, including any business license or operating license in order to practice."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Peters, **House Amendment No. 2** was adopted.

On motion of Representative Dogan, the title of **HCS HB 230, as amended**, was agreed to.

On motion of Representative Dogan, **HCS HB 230, as amended**, was adopted.

On motion of Representative Dogan, **HCS HB 230, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 469 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 57 - Fiscal Review
HB 45 - Government Efficiency
HB 118 - Elementary and Secondary Education
HB 293 - Crime Prevention and Public Safety
HB 428 - General Laws
HB 439 - Utilities
HB 554 - Conservation and Natural Resources
HB 555 - General Laws
HB 582 - Veterans
HB 585 - General Laws
HB 622 - Professional Registration and Licensing
HB 630 - General Laws
HB 697 - Crime Prevention and Public Safety
HB 717 - Elections and Elected Officials
HB 807 - Professional Registration and Licensing
HB 817 - Veterans
HB 824 - Transportation
HB 864 - Special Committee on Government Oversight
HB 884 - General Laws
HB 890 - Special Committee on Litigation Reform
HB 893 - Utilities

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 114**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bernskoetter, Eggleston, Houghton, Hurst, Love and Reiboldt

Noes (4): Harris, Lavender, McCreery and Stevens (46)

Absent (3): Kelly (141), Redmon and Rone

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 175**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bernskoetter, Eggleston, Houghton, Hurst, Love and Reiboldt

Noes (4): Harris, Lavender, McCreery and Stevens (46)

Absent (3): Kelly (141), Redmon and Rone

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 97**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 138**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 324**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Bahr, Bangert, Barnes (60), Basye, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (1): Burnett

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 441**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Bahr, Bangert, Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber and Swan

Noes (1): Spencer

Absent (2): Barnes (60) and Wood

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 643**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bahr, Barnes (60), Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (4): Anders, Bangert, Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 677**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was returned **HB 451**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (1): Grier

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 142**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (1): Cross

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 356**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Evans, Fitzwater (49), Hansen, Henderson, Justus, Lauer and Pietzman

Noes (3): Franks Jr., Mosley and Roberts

Absent (1): Lant

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 94**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 655**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Barnes (60), Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (3): Austin, Berry and Mathews

SUBCOMMITTEE APPOINTMENTS

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Creation and Appointments. This Committee will report to the Committee on Insurance Policy.

Representative John Wiemann, Chair
Representative Noel Shull
Representative Dave Muntzel

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Ingrid Burnett to serve on the Subcommittee on Creation and Appointments. This Committee will report to the Committee on Insurance Policy.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Education Savings Accounts. This Committee will report to the Committee on Elementary and Secondary Education.

Representative Chuck Basye, Chair
Representative Shamed Dogan
Representative Mark Matthiesen
Representative Rebecca Roeber

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Education Savings Accounts. This Committee will report to the Committee on Elementary and Secondary Education.

Representative Gretchen Bangert
Representative Ingrid Burnett

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Clem Smith to serve on the Subcommittee on Scope of Practice.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Second Amendment Preservation. This Committee will report to the Committee on General Laws.

Representative Chuck Basye, Chair
Representative Sonya Anderson
Representative Rebecca Roeber
Representative Gary Cross

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Second Amendment Preservation. This Committee will report to the Committee on General Laws.

Representative Lauren Arthur
Representative Tracy McCreery

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Crystal Quade from the Special Committee on Government Oversight and appoint Representative Gretchen Bangert.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, February 15, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Budget presentation from the Department of Social Services.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 600
Executive session will be held: HCR 9
Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 16, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 268
Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 1.
Executive session will be held: HB 603
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.
Executive session will be held: HCS HB 57
Executive session may be held on any matter referred to the committee.
AMENDED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 15, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HCR 16, HCR 17
Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 15, 2017, 12:30 PM, House Hearing Room 5.

Public hearing will be held: HR 11

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 568, HB 629, HB 752, HB 791

Executive session will be held: HB 43, HB 281

Executive session may be held on any matter referred to the committee.

Executive session will be held before public hearing.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 15, 2017, 2:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 702, HB 297, HB 665, HCR 20

Executive session will be held: HB 480, HB 272, HB 413, HB 609, HB 227, HB 316

Executive session may be held on any matter referred to the committee.

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 7.

Executive session will be held: HB 93, HCS HB 138, HB 169, HCS HB 381, HCS HB 451, HCS HB 661

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, February 15, 2017, upon morning adjournment, House Hearing Room 6.

Executive session will be held: HB 207, HB 327, HCS HB 662

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 16, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 50, HB 175, HCS HB 229, HCS HB 151

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 306, HB 410

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Hearing testimony from Amy Roderick, Inspector General, Department of Corrections, and Cari Collins, Director, Division of Human Services, Department of Corrections.

TRANSPORTATION

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 631, HB 560, HB 811, HB 738, HB 834, HB 542

Executive session will be held: HB 664, HB 694, HB 56, HB 256, HB 110, HB 574

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 15, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 747, HB 340

Executive session may be held on any matter referred to the committee.

This is a continuation of the public hearing from February 8th.

WORKFORCE DEVELOPMENT

Wednesday, February 15, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 799, HB 680

Executive session will be held: HB 482

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-SIXTH DAY, WEDNESDAY, FEBRUARY 15, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 34

HOUSE BILLS FOR SECOND READING

HB 917 through HB 934

HOUSE BILLS FOR PERFECTION

HB 336 - Shull (16)

HCS HBs 337, 259, & 575 - Shull (16)

HCS HB 427 - Cornejo

HCS HB 422 - Cornejo

HB 58 - Haefner

HB 85 - Redmon

HCS HB 115 - Shull (16)

HB 288 - Fitzpatrick

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HB 493 - Bondon

HB 126, with HCA 1 - Vescovo

HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman

HB 128 - Davis

HCS HB 183 - Franks Jr.

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer

HB 28 - Pike

HB 49 - Roeber

HB 390 - Vescovo

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 – Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-SIXTH DAY, WEDNESDAY, FEBRUARY 15, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us hold fast the profession of our faith without wavering. (Hebrews 10:23)

Most Merciful God, who made us in Your likeness so that our hearts are restless until they find rest in You, in this moment of prayer we renew our faith, we reaffirm the fact that You are with us, and we reinforce our desire to be of real service to our State and to all our constituents.

May the splendor of Your spirit and the strength of Your presence be revealed to us and through us, particularly when we are tempted by the moods of frustration and anger and feel that all our endeavors are in vain.

Bless the leaders of our State, these men and women of our House of Representatives and all who labor with them, to creatively meet the demands of this day. May their faith in You hold them up, keep them strong, and help them guide all citizens to peace, justice and hope.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-fifth day was approved as printed by the following vote:

AYES: 143

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Haahr	Haefner
Hannegan	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel

McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 019

Brattin	Butler	Carpenter	Chipman	Crawford
Curtman	Ellington	Fitzpatrick	Grier	Hansen
Mathews	May	Neely	Reisch	Roden
Rowland 29	Smith 85	Sommer	Taylor	

VACANCIES: 001

Speaker Pro Tem Haahr assumed the Chair.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 935, introduced by Representative Haefner, relating to sales taxes.

HB 936, introduced by Representative Shaul (113), relating to retired teachers.

HB 937, introduced by Representative Baringer, relating to hemp extract.

HB 938, introduced by Representative Cornejo, relating to sales and use tax exemptions.

HB 939, introduced by Representative Swan, relating to a legislative task force on advanced practice nursing.

HB 940, introduced by Representative Plocher, relating to the infrastructure system replacement surcharge for water corporations, with an emergency clause.

HB 941, introduced by Representative Korman, relating to transportation funds.

HB 942, introduced by Representative Lauer, relating to emergency medical services.

HB 943, introduced by Representative Razer, relating to Truman the tiger day.

HB 944, introduced by Representative Green, relating to the Missouri prompt pay act.

HB 945, introduced by Representative Fitzwater (49), relating to persons committed to the department of mental health due to the lack of mental fitness to stand trial.

HB 946, introduced by Representative Basye, relating to the Missouri returning heroes education act.

HB 947, introduced by Representative Berry, relating to the state of information technology in Missouri.

HB 948, introduced by Representative Bahr, relating to high school graduation requirements.

HB 949, introduced by Representative Ellebracht, relating to funding of inaugural activities, with penalty provisions.

HB 950, introduced by Representative Vescovo, relating to the sale of public bonds.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 34, designating June 27 of each year as "Posttraumatic Stress Injury Awareness Day" in Missouri.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 917, relating to the sexual offender registry.

HB 918, relating to public employee retirement plans.

HB 919, relating to sexual assault reporting in long-term care facilities.

HB 920, relating to student mental health at public institutions of higher education.

HB 921, relating to public administrators.

HB 922, relating to sleep day in Missouri.

HB 923, relating to disclosures upon sale of real property.

HB 924, relating to county jails.

HB 925, relating to manufactured homes.

HB 926, relating to travel hardships of public school pupils.

HB 927, relating to performance measures at institutions of higher education.

HB 928, relating to government entities competing in the marketplace.

HB 929, relating to firearms, with penalty provisions.

HB 930, relating to proxy voting in elections.

HB 931, relating to campaign finance, with a delayed effective date and penalty provisions.

HB 932, relating to the costs of boarding of prisoners.

HB 933, relating to the Missouri local government employees' retirement system.

HB 934, relating to deeds conveying real estate.

PERFECTION OF HOUSE BILLS

HB 493, relating to real property owned by limited liability companies, was taken up by Representative Bondon.

HB 493 was laid over.

HB 85, relating to public utility vehicles, was taken up by Representative Redmon.

On motion of Representative Redmon, the title of **HB 85** was agreed to.

On motion of Representative Redmon, **HB 85** was ordered perfected and printed.

HB 126, with House Committee Amendment No. 1, relating to public contracts, was taken up by Representative Vescovo.

On motion of Representative Rehder, **House Committee Amendment No. 1** was adopted.

Representative Beck offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 126, Page 1, Section 34.209, Lines 11-15, by deleting all of said lines and inserting in lieu thereof the following:

"organizations on the same or related construction projects."; and

Further amend said bill, Page 2, Section 34.218, Line 4, by inserting after the phrase "**34.203 to 34.217**" the phrase "**or section 285.530**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Vescovo, the title of **HB 126, as amended**, was agreed to.

On motion of Representative Vescovo, **HB 126, as amended**, was ordered perfected and printed.

HCS HB 427, relating to trust instruments, was taken up by Representative Cornejo.

Speaker Richardson resumed the Chair.

On motion of Representative Cornejo, the title of **HCS HB 427** was agreed to.

On motion of Representative Cornejo, **HCS HB 427** was adopted.

On motion of Representative Cornejo, **HCS HB 427** was ordered perfected and printed.

HB 336, relating to life insurance, was taken up by Representative Shull (16).

On motion of Representative Shull (16), the title of **HB 336** was agreed to.

On motion of Representative Shull (16), **HB 336** was ordered perfected and printed.

HCS HBs 337, 259 & 575, relating to financial accreditation standards for insurance companies, was taken up by Representative Shull (16).

On motion of Representative Shull (16), the title of **HCS HBs 337, 259 & 575** was agreed to.

On motion of Representative Shull (16), **HCS HBs 337, 259 & 575** was adopted.

On motion of Representative Shull (16), **HCS HBs 337, 259 & 575** was ordered perfected and printed.

HB 58, relating to perinatal care, was taken up by Representative Haefner.

On motion of Representative Haefner, the title of **HB 58** was agreed to.

On motion of Representative Haefner, **HB 58** was ordered perfected and printed.

HCS HB 422, relating to property exempt from execution, was taken up by Representative Cornejo.

Representative Cornejo offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 422, Page 3, Section 513.430, Line 72, by deleting the phrase "**and simple IRA**" and inserting in lieu thereof the phrase "**and a simple IRA**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cornejo, **House Amendment No. 1** was adopted.

On motion of Representative Cornejo, the title of **HCS HB 422, as amended**, was agreed to.

On motion of Representative Cornejo, **HCS HB 422, as amended**, was adopted.

On motion of Representative Cornejo, **HCS HB 422, as amended**, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 270**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Cookson, Franklin, Gannon, Justus, Meredith (71), Moon, Neely, Newman, Ruth, Stacy and Walker (74)

Noes (0)

Absent (0)

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HCR 9**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Engler, Fitzwater (144), Harris, Houx, Love, Meredith (71), Phillips, Pierson Jr. and Remole

Noes (0)

Absent (1): Beard

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 181**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (0)

Absent (2): Dogan and McDaniel

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 426**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, McCreery, Merideth (80), Schroer and Taylor

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 502**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Anderson, Basye, Cornejo, Cross, Evans, Schroer and Taylor

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 705**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Anderson, Basye, Cornejo, Cross, Evans, Schroer and Taylor

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (2): Mathews and Roeber

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 258**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Baringer, Curtman, Frederick, Johnson, Kidd, Matthiesen, Peters, Quade and Sommer

Noes (0)

Absent (2): Pogue and Rhoads

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 349**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Curtman, Johnson, Kidd, Matthiesen, Peters, Quade and Sommer

Noes (1): Frederick

Absent (2): Pogue and Rhoads

Committee on Higher Education, Chairman Lichtenegger reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HR 11**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Andrews, Bangert, Chipman, Cookson, Dohrman, Gannon, Johnson, Kendrick, Lichtenegger, Razer and Trent

Noes (0)

Absent (0)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 90** and **HB 68**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 339** and **HB 714**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burns, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (2): Burnett and Ellebracht

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 281**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Adams, Baringer, Burnett, Fraker, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wilson

Noes (0)

Absent (3): Brattin, Grier and Wessels

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 333**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips and Rehder

Noes (4): Ellebracht, Mitten, Roberts and White

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 452**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 459**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Ellebracht, Lant, McGaugh, Phillips, Rehder and White

Noes (2): Mitten and Roberts

Absent (2): Haahr and Hill

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 460**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Corlew, Cornejo, DeGroot, Ellebracht, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (2): Mitten and Roberts

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 461**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Corlew, Cornejo, DeGroot, Ellebracht, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (2): Mitten and Roberts

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 462**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (1): Haahr

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 463**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (1): Haahr

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 56**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Ruth and Tate

Noes (2): Burns and Runions

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 110**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 256**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 574**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 664**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 694**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 55**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (0)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 105**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (0)

Absent (0)

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 482**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Fitzwater (49), Franks Jr., Hansen, Henderson, Justus, Lauer, Pietzman and Roberts

Noes (0)

Absent (3): Evans, Lant and Mosley

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCR 28**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 87**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Black, Dunn, Kelly (141), Love, Muntzel, Pfautsch, Schroer, Stevens (46) and Trent

Noes (1): McCreery

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 193**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (7): Black, Kelly (141), Love, Muntzel, Pfautsch, Schroer and Trent

Noes (3): Dunn, McCreery and Stevens (46)

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 200**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 225**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (7): Black, Kelly (141), Love, Muntzel, Pfautsch, Schroer and Trent

Noes (3): Dunn, McCreery and Stevens (46)

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 253**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 557**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (7): Black, Love, McCreery, Muntzel, Pfautsch, Stevens (46) and Trent

Noes (3): Dunn, Kelly (141) and Schroer

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 610**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 647**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 678**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Dunn

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 700**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (11): Beard, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (2): Black and Carpenter

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 701**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Pike

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 703**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Pike

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 207**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (1): Dogan

Present (1): Bondon

Absent (3): Brown (94), Butler and Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 327**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Brown (94), Butler and Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Brown (94), Butler and Curtis

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 8** entitled:

An act to repeal section 307.175, RSMo, and to enact in lieu thereof one new section relating to flashing lights used by motor vehicles and equipment, with existing penalty provisions and an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 52** entitled:

An act to amend chapters 9, 173, and 191, RSMo, by adding thereto four new sections relating to suicide awareness and prevention, with an emergency clause for certain sections.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 64** entitled:

An act to amend chapter 227, RSMo, by adding thereto one new section relating to designation of a memorial bridge.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 82** entitled:

An act to repeal sections 2.050, 2.060, 3.010, 3.140, 3.142, 3.150, 23.020, 23.040, and 23.050, RSMo, and to enact in lieu thereof nine new sections relating to the duties and functions of the joint committee on legislative research, with an emergency clause for a certain section.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 95** entitled:

An act to repeal section 50.622, RSMo, and to enact in lieu thereof one new section relating to the authority for counties to decrease their budgets.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 108** entitled:

An act to repeal section 40.490, RSMo, and to enact in lieu thereof one new section relating to reemployment rights for certain members of the military.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 111** entitled:

An act to repeal section 473.730, RSMo, and to enact in lieu thereof one new section relating to the bonding requirements of public administrators.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 125** entitled:

An act to amend chapter 324, RSMo, by adding thereto one new section relating to procedures for applying, renewing, and paying for professional licensure.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 146** entitled:

An act to repeal section 137.556, RSMo, and to enact in lieu thereof one new section relating to expenditures from a county's special road and bridge tax.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 248** entitled:

An act to repeal section 143.1016, RSMo, and to enact in lieu thereof one new section relating to the organ donor program fund.

In which the concurrence of the House is respectfully requested.

HOUSE COMMITTEE BILL AUTHORIZATION

February 15, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Judiciary has leave of the Speaker to file a House Committee Bill relating to "judicial proceedings".

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the House of Representatives

COMMITTEE APPOINTMENTS

February 15, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Sue Meredith as the Minority Caucus ranking member to the House Special Committee on Homeland Security.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

SUBCOMMITTEE APPOINTMENTS

February 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Mr. Crumbliss:

I hereby appoint Representative Josh Peters to serve on the Subcommittee on Scope of Practice.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

SUBCOMMITTEE CHANGES

February 14, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Clem Smith from the Subcommittee on Boards and Commissions of the Special Committee on Government Oversight and appoint the following to serve on the Subcommittee on Boards and Commissions of the Special Committee on Government Oversight:

Representative Gretchen Bangert
Representative Jerome Barnes

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

MESSAGES FROM THE GOVERNOR

February 14, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99TH GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Concurrent Resolution No. 4** entitled:

AN ACT

Relating to disapproving the recommendations of the Missouri Citizens' Commission on Compensation for Elected Officials.

On January 31, 2017, I approved **House Concurrent Resolution No. 4**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

House Concurrent Resolution No. 4 was delivered to the Secretary of State by the Chief Clerk of the House.

WITHDRAWAL OF HOUSE BILLS

February 15, 2017

Todd Richardson, Speaker of the House
Missouri House of Representatives
State Capitol, Room 308
Jefferson City, MO 65101

Dear Mr. Speaker,

After speaking with Public Safety and POST I would like to withdraw **House Bill No. 414** from being referred. I feel this is an issue we can solve without legislation.

Thank you,

/s/ Bruce Franks Jr.
State Representative
78th District

The following members' presence was noted: Ellington, Fitzpatrick, Hansen, May, Neely, Reisch, Roden, Rowland (29), Sommer, and Taylor.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, February 16, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, February 16, 2017, 8:00 AM, House Hearing Room 3.

Executive session will be held: HCR 19, HB 743

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Insurance, Financial Institutions and Professional Registration and the Department of Labor & Industrial Relations.

BUDGET

Monday, February 20, 2017, 1:00 PM, House Hearing Room 3.

Public hearing will be held: HB 103, HB 267

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Economic Development (Department of Labor & Industrial Relations continued, if needed).

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 16, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 268

Executive session may be held on any matter referred to the committee.

ETHICS

Thursday, February 16, 2017, upon adjournment, Room 302-A.

Executive session may be held on any matter referred to the committee.

Pursuant to Article 3, Section 18 of the Missouri Constitution, House Rules 37 & 101, House Resolution 74, and 610.021 (3) RSMo. Portions of the meeting may be closed.

FISCAL REVIEW

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 57

Executive session may be held on any matter referred to the committee.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, February 21, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 45

Executive session will be held: HB 210, HB 220

Executive session may be held on any matter referred to the committee.

PENSIONS

Monday, February 20, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 782

Executive session will be held: HB 80, HB 304, HB 305, HB 561

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 16, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HCS HB 50, HB 175, HCS HB 229, HCS HB 151

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 16, 2017, 8:30 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Hearing testimony from Amy Roderick, Inspector General, Department of Corrections, and Cari Collins, Director, Division of Human Services, Department of Corrections.

VETERANS

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 817, HB 582

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-SEVENTH DAY, THURSDAY, FEBRUARY 16, 2017

HOUSE BILLS FOR SECOND READING

HB 935 through HB 950

HOUSE BILLS FOR PERFECTION

HCS HB 115 - Shull (16)

HB 288 - Fitzpatrick

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HB 493 - Bondon

HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman

HB 128 - Davis

HCS HB 183 - Franks Jr.

HOUSE BILLS FOR THIRD READING

HCS HB 57, (Fiscal Review 2/14/17) - Haefner

HCS Hbs 302 & 228 - Hill

HCS HB 230 - Dogan

HB 126 - Vescovo

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer

HB 28 - Pike

HB 49 - Roeber

HB 390 - Vescovo

SENATE BILLS FOR SECOND READING

SB 8

SCS SB 52

SB 64

SCS SB 82

SB 95

SCS SB 108

SB 111

SB 125

SB 146

SB 248

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-SEVENTH DAY, THURSDAY, FEBRUARY 16, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

As we have opportunity, let us do good unto all men. (Galatians 6:10)

Almighty God Eternal, we pause in Your presence, uniting our hearts in prayer unto You. Fill us with the power of Your spirit that we may do our duties and carry our responsibilities with patient confidence, persistent courage, and perpetual hope.

As we seek cooperation among all our Representatives of this state in an effort to bring jobs and opportunity to every man and woman, may Your truth be in our minds and Your love in our hearts.

Let us never be weary in doing right, let us always serve all, and let us forever seek the best.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-sixth day was approved as printed.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 35, introduced by Representative Hurst, relating to Missouri's POWs/MIAs from the Vietnam War.

HCR 36, introduced by Representative Walker (74), relating to the designation of Sickle Cell Awareness Month.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 951, introduced by Representative Austin, relating to the local workforce development act of 2017.

HB 952, introduced by Representative Rowland (155), relating to influenza disease in schools.

HB 953, introduced by Representative Lauer, relating to career options for students.

HB 954, introduced by Representative Ross, relating to the acquisition of land by the United States government.

HB 955, introduced by Representative Unsicker, relating to the taxation of property.

HB 956, introduced by Representative Kidd, relating to conveyance of certain state properties to the city of Independence.

HB 957, introduced by Representative Rhoads, relating to county recorders of deeds.

HB 958, introduced by Representative Wiemann, relating to property insurance.

HB 959, introduced by Representative Cookson, relating to traffic regulations.

HB 960, introduced by Representative Mathews, relating to a social innovation grant program.

HB 961, introduced by Representative Christofanelli, relating to elections.

HB 962, introduced by Representative Rehder, relating to a social innovation grant program.

HB 963, introduced by Representative Ruth, relating to beer produced and sold exclusively in the state.

HB 964, introduced by Representative Kendrick, relating to the designation of a memorial highway.

HB 965, introduced by Representative Frederick, relating to zinc fertilizers.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 935, relating to sales taxes.

HB 936, relating to retired teachers.

HB 937, relating to hemp extract.

HB 938, relating to sales and use tax exemptions.

HB 939, relating to a legislative task force on advanced practice nursing.

HB 940, relating to the infrastructure system replacement surcharge for water corporations, with an emergency clause.

HB 941, relating to transportation funds.

HB 942, relating to emergency medical services.

HB 943, relating to Truman the tiger day.

HB 944, relating to the Missouri prompt pay act.

HB 945, relating to persons committed to the department of mental health due to the lack of mental fitness to stand trial.

HB 946, relating to the Missouri returning heroes education act.

HB 947, relating to the state of information technology in Missouri.

HB 948, relating to high school graduation requirements.

HB 949, relating to funding of inaugural activities, with penalty provisions.

HB 950, relating to the sale of public bonds.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 8, relating to flashing lights used by motor vehicles and equipment, with existing penalty provisions and an emergency clause.

SCS SB 52, relating to suicide awareness and prevention, with an emergency clause for certain sections.

SB 64, relating to the designation of a memorial bridge.

SCS SB 82, relating to the duties and functions of the joint committee on legislative research, with an emergency clause for a certain section.

SB 95, relating to the authority for counties to decrease their budget.

SCS SB 108, relating to reemployment rights for certain members of the military.

SB 111, relating to the bonding requirements of public administrators.

SB 125, relating to procedures for applying, renewing, and paying for professional licensure.

SB 146, relating to expenditures from a county's special road and bridge tax.

SB 248, relating to the organ donor program fund.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 57**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Alferman, Fraker, Haefner, Morris, Smith (163), Vescovo, Wessels, Wiemann and Wood

Noes (2): Morgan and Unsicker

Absent (3): Conway (104), Rowland (29) and Swan

THIRD READING OF HOUSE BILLS

HCS HB 57, relating to penalty enhancements for certain offenses, was taken up by Representative Haefner.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 042

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Dunn	Ellebracht	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May

McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 009

Arthur	Conway 10	Cookson	Crawford	Curtis
Ellington	Gregory	Grier	Swan	

VACANCIES: 001

On motion of Representative Haefner, **HCS HB 57** was read the third time and passed by the following vote:

AYES: 120

Alferman	Anders	Anderson	Andrews	Austin
Bangert	Baringer	Barnes 60	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Burns	Chipman
Cierpiot	Conway 104	Corlew	Cornejo	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Haahr	Haefner	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCreery	McDaniel	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 035

Adams	Bahr	Barnes 28	Brown 27	Burnett
Butler	Carpenter	Christofanelli	Curtis	Dunn
Ellington	Franks Jr	Gray	Green	Hannegan
Hurst	Lavender	May	McCann Beatty	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Peters	Pierson Jr	Pogue
Quade	Roberts	Smith 85	Stevens 46	Walker 74

PRESENT: 000

ABSENT WITH LEAVE: 007

Arthur	Conway 10	Cookson	Crawford	Gregory
Grier	Swan			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HBs 302 & 228, relating to law enforcement officers, was taken up by Representative Hill.

On motion of Representative Hill, **HCS HBs 302 & 228** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 006

Curtis	Ellington	McCann Beatty	Pogue	Razer
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 010

Conway 10	Cookson	Crawford	Fitzpatrick	Gregory
Grier	Rehder	Runions	Stephens 128	Swan

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 230, relating to the board of cosmetology and barber examiners, was taken up by Representative Dogan.

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Dogan, **HCS HB 230** was read the third time and passed by the following vote:

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Conway 104	Corlew
Cornejo	Cross	Curtis	Curtman	DeGroot
Dogan	Dohrman	Eggleston	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
Meredith 71	Merideth 80	Messenger	Mitten	Morris
Mosley	Muntzel	Neely	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Tate	Taylor	Trent	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 010

Dunn	Hurst	Marshall	McGee	Moon
Morgan	Newman	Nichols	Pogue	Unsicker

PRESENT: 003

Bangert	Davis	Ellebracht
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ABSENT WITH LEAVE: 012

Cierpiot	Conway 10	Cookson	Crawford	Gregory
Grier	Kelley 127	Miller	Rehder	Runions
Shumake	Swan			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 126, relating to public contracts, was taken up by Representative Vescovo.

Speaker Richardson resumed the Chair.

Representative Barnes (60) raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

On motion of Representative Vescovo, **HB 126** was read the third time and passed by the following vote:

AYES: 095

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cornejo	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Haahr	Haefner
Hannegan	Hansen	Helms	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 053

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Berry	Brown 27	Burnett
Burns	Butler	Carpenter	Corlew	Dunn
Ellebracht	Ellington	Fitzwater 144	Franks Jr	Gannon
Gray	Green	Harris	Henderson	Kendrick
Kidd	Korman	Lavender	May	McCann Beatty

McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Roden
Rowland 29	Ruth	Smith 85	Stevens 46	Tate
Unsicker	Walker 74	Wessels		

PRESENT: 001

Higdon

ABSENT WITH LEAVE: 013

Conway 10	Cookson	Crawford	Cross	Engler
Gregory	Grier	Kelley 127	Miller	Plocher
Reisch	Runions	Swan		

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 395 - Special Committee on Tourism
HR 403 - Rules - Administrative Oversight

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 7 - Special Committee on Homeland Security
HCR 13 - Special Committee on Government Oversight
HCR 14 - Special Committee on Urban Issues
HCR 15 - Agriculture Policy
HCR 21 - Children and Families
HCR 22 - Special Committee on Tourism
HCR 25 - Health and Mental Health Policy
HCR 26 - Health and Mental Health Policy
HCR 29 - Agriculture Policy
HCR 32 - Special Committee on Tourism
HCR 33 - Special Committee on Tourism

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 23 - Budget
HJR 33 - Judiciary

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 65** - Budget
- HB 70** - Financial Institutions
- HB 77** - Judiciary
- HB 81** - Special Committee on Employment Security
- HB 89** - Judiciary
- HB 92** - Local Government
- HB 96** - General Laws
- HB 102** - Elementary and Secondary Education
- HB 112** - Judiciary
- HB 120** - Financial Institutions
- HB 123** - Health and Mental Health Policy
- HB 125** - Health and Mental Health Policy
- HB 127** - Elementary and Secondary Education
- HB 137** - Crime Prevention and Public Safety
- HB 143** - Economic Development
- HB 146** - Economic Development
- HB 187** - Elementary and Secondary Education
- HB 188** - Workforce Development
- HB 196** - Utilities
- HB 218** - Workforce Development
- HB 233** - General Laws
- HB 239** - Elementary and Secondary Education
- HB 249** - Elections and Elected Officials
- HB 254** - Elementary and Secondary Education
- HB 257** - Elementary and Secondary Education
- HB 264** - Special Committee on Employment Security
- HB 269** - Elections and Elected Officials
- HB 308** - Crime Prevention and Public Safety
- HB 322** - Government Efficiency
- HB 323** - Judiciary
- HB 325** - General Laws
- HB 341** - Insurance Policy
- HB 343** - Utilities
- HB 345** - Insurance Policy
- HB 351** - Judiciary
- HB 352** - Economic Development
- HB 360** - Crime Prevention and Public Safety
- HB 387** - Economic Development
- HB 388** - Insurance Policy
- HB 391** - Local Government
- HB 406** - Special Committee on Small Business
- HB 408** - Judiciary
- HB 419** - Corrections and Public Institutions

- HB 432** - Elections and Elected Officials
- HB 433** - General Laws
- HB 435** - General Laws
- HB 437** - Health and Mental Health Policy
- HB 438** - Crime Prevention and Public Safety
- HB 440** - Health and Mental Health Policy
- HB 443** - Local Government
- HB 446** - Judiciary
- HB 455** - Health and Mental Health Policy
- HB 457** - Elementary and Secondary Education
- HB 481** - Children and Families
- HB 490** - Judiciary
- HB 508** - Corrections and Public Institutions
- HB 511** - Government Efficiency
- HB 522** - Special Committee on Urban Issues
- HB 539** - Judiciary
- HB 547** - Ways and Means
- HB 548** - Special Committee on Government Oversight
- HB 551** - General Laws
- HB 562** - Judiciary
- HB 564** - Special Committee on Innovation and Technology
- HB 580** - Workforce Development
- HB 589** - Local Government
- HB 590** - Government Efficiency
- HB 592** - Judiciary
- HB 623** - Judiciary
- HB 648** - Utilities
- HB 649** - Financial Institutions
- HB 653** - Utilities
- HB 679** - Special Committee on Small Business
- HB 687** - Elementary and Secondary Education
- HB 688** - Ways and Means
- HB 689** - General Laws
- HB 690** - Health and Mental Health Policy
- HB 695** - Elementary and Secondary Education
- HB 709** - Children and Families
- HB 710** - Judiciary
- HB 712** - Children and Families
- HB 713** - Children and Families
- HB 719** - Agriculture Policy
- HB 720** - Insurance Policy
- HB 723** - Pensions
- HB 724** - Judiciary
- HB 725** - Judiciary
- HB 727** - Judiciary

- HB 730** - Conservation and Natural Resources
- HB 732** - General Laws
- HB 733** - Higher Education
- HB 734** - Judiciary
- HB 736** - General Laws
- HB 741** - Insurance Policy
- HB 746** - Financial Institutions
- HB 750** - Special Committee on Innovation and Technology
- HB 754** - Elections and Elected Officials
- HB 757** - Children and Families
- HB 761** - General Laws
- HB 765** - Judiciary
- HB 769** - Health and Mental Health Policy
- HB 772** - Ways and Means
- HB 777** - Elections and Elected Officials
- HB 780** - Insurance Policy
- HB 781** - Ways and Means
- HB 783** - General Laws
- HB 784** - Insurance Policy
- HB 790** - Local Government
- HB 792** - Judiciary
- HB 794** - Veterans
- HB 796** - Health and Mental Health Policy
- HB 800** - Ways and Means
- HB 804** - Ways and Means
- HB 805** - Veterans
- HB 809** - Judiciary
- HB 812** - Ways and Means
- HB 813** - Professional Registration and Licensing
- HB 814** - Higher Education
- HB 815** - Professional Registration and Licensing
- HB 818** - Local Government
- HB 821** - Special Committee on Government Oversight
- HB 823** - Professional Registration and Licensing
- HB 827** - Utilities
- HB 829** - Insurance Policy
- HB 831** - Crime Prevention and Public Safety
- HB 832** - Higher Education
- HB 839** - Judiciary
- HB 843** - Local Government
- HB 847** - Special Committee on Urban Issues
- HB 848** - Judiciary
- HB 849** - Government Efficiency
- HB 850** - Veterans
- HB 852** - Judiciary
- HB 854** - Health and Mental Health Policy
- HB 857** - Elections and Elected Officials

HB 858 - Budget
HB 863 - Insurance Policy
HB 867 - Local Government
HB 868 - Elementary and Secondary Education
HB 869 - Professional Registration and Licensing
HB 871 - Veterans
HB 875 - Judiciary
HB 876 - Judiciary
HB 878 - Crime Prevention and Public Safety
HB 879 - Special Committee on Tourism
HB 880 - Veterans
HB 886 - Pensions
HB 888 - Elementary and Secondary Education
HB 889 - Special Committee on Government Oversight
HB 896 - Judiciary
HB 897 - Government Efficiency
HB 899 - Local Government
HB 901 - Elementary and Secondary Education
HB 902 - Elementary and Secondary Education
HB 904 - Professional Registration and Licensing
HB 905 - Local Government
HB 906 - Professional Registration and Licensing
HB 908 - Children and Families
HB 909 - Professional Registration and Licensing
HB 910 - Professional Registration and Licensing
HB 913 - Special Committee on Tourism
HB 915 - Special Committee on Tourism
HB 919 - General Laws
HB 923 - Special Committee on Government Oversight
HB 924 - Corrections and Public Institutions
HB 925 - Local Government
HB 926 - Elementary and Secondary Education
HB 927 - Budget
HB 928 - Special Committee on Government Oversight
HB 934 - Judiciary
HB 935 - Ways and Means

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 935 - Local Government

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 586**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (0)

Absent (1): McDaniel

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 603**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Alferman, Austin, McGaugh, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (6): Adams, Conway (10), Dunn, Higdon, Marshall and Newman

Absent (0)

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 226**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 405**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 415**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Corlew, DeGroot, Marshall, McGaugh, Toalson Reisch and White

Noes (2): Mitten and Roberts

Absent (3): Beard, Ellebracht and Gregory

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 43**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Adams, Baringer, Burnett, Fraker, Houghton, Muntzel and Wilson

Noes (3): Hannegan, McCaherty and Vescovo

Absent (3): Brattin, Grier and Wessels

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 316**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (2): Mathews and McGee

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 480**, **HB 272**, **HB 413** and **HB 609**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brown (94), Franklin, Helms, Kelly (141), Neely, Ross, Sommer and White

Noes (3): Carpenter, Peters and Smith (85)

Absent (2): Mathews and McGee

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HCR 5**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brattin, Brown (57), Christofanelli, Fitzwater (144), Hill, Messenger, Moon, Taylor and Toalson Reisch

Noes (3): Bangert, Barnes (28) and Merideth (80)

Absent (1): Mitten

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 715**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brattin, Christofanelli, Fitzwater (144), Hill, Messenger, Taylor and Toalson Reisch

Noes (3): Bangert, Barnes (28) and Merideth (80)

Absent (3): Brown (57), Mitten and Moon

Special Committee on Innovation and Technology, Chairman Berry reporting:

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 306**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Berry, Davis, Evans, Johnson, Korman, Lauer, Pfautsch and Ruth

Noes (4): Gray, Pierson Jr., Razer and Unsicker

Absent (2): Fitzwater (49) and Grier

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 93**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 138**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 169**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 381**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 451**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (2): Berry and Unsicker

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 661**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Mathews

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 50**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (5): Bondon, Butler, Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 151**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Brown (94), Dogan, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (1): Eggleston

Absent (5): Bondon, Butler, Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 175**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (5): Bondon, Butler, Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 229**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (5): Bondon, Butler, Curtis, Haahr and Rone

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 182** entitled:

An act to repeal sections 34.209, 34.212, and 34.216, RSMo, and to enact in lieu thereof three new sections relating to public contracts.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 237** entitled:

An act to repeal section 538.205, RSMo, and to enact in lieu thereof one new section relating to the liability of an employee of a health care provider.

In which the concurrence of the House is respectfully requested.

SUBCOMMITTEE APPOINTMENTS

February 16, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Agriculture Education of the Committee on Agriculture Policy.

Representative Hannah Kelly, Chair
Representative Tom Hurst
Representative J. Eggleston
Representative Warren Love

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 16, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following members to serve on the Subcommittee on Agriculture Education of the Committee on Agriculture Policy:

Representative Ben Harris
Representative Martha Stevens

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Eric R. Greitens:

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditures established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW, THEREFORE, I, Eric R. Greitens, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the Ninety-Ninth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that, through the second quarter of fiscal year 2017, the rate of expenditure for each of the appropriation lines in the fiscal year 2017 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that, in the third quarter of fiscal year 2017, I have taken action to permanently reduce the appropriation lines in the fiscal year 2017 budget attached as Exhibit B as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2017 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 8th day of February, 2017.

/s/ Eric R. Greitens
Governor

Attest:

/s/ Jay Ashcroft
Secretary of State

Exhibit A

	Agency	HB Sec
1	HIGHER EDUCATION	03.150
2	REVENUE	04.070
3	MENTAL HEALTH	10.110
4	MENTAL HEALTH	10.225
5	MENTAL HEALTH	10.325
6	HEALTH AND SENIOR SERVICES	10.710
7	SOCIAL SERVICES	11.435
8	SOCIAL SERVICES	11.505
9	SOCIAL SERVICES	11.560
10	SECRETARY OF STATE	12.055
11	ATTORNEY GENERAL	12.210
12	JUDICIARY	12.315
13	JUDICIARY	12.315

Exhibit B

	Dept	HB Sec
1	REVENUE	04.100
2	OFFICE OF ADMINISTRATION	05.190
3	MENTAL HEALTH	10.205
4	MENTAL HEALTH	10.210
5	MENTAL HEALTH	10.410
6	SOCIAL SERVICES	11.080
7	SOCIAL SERVICES	11.550
8	SECRETARY OF STATE	12.070

WITHDRAWAL OF HOUSE BILLS

February 16, 2017

Mr. D. Adam Crumbliss
Chief Clerk of the Missouri House of Representatives
201 West Capitol Ave., Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss,

I am requesting to withdraw **House Bill No. 801**. If you have any additional inquiries, please feel free to contact me.

Respectfully,

/s/ Joshua D. Peters
Member of the 99th General Assembly

February 16, 2017

D. Adam Crumbliss
Chief Clerk, Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Clerk,

I would like to request the withdrawal of **House Bill No. 942**.

If you have any questions or need additional information, please feel free to contact me at 751-1487.

Sincerely,

/s/ Jeanie Lauer
State Representative, District 32

The following members' presence was noted: Conway (10), Cookson, and Grier.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, February 20, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 21, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 15

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, February 20, 2017, 1:00 PM, House Hearing Room 3.

Public hearing will be held: HB 103, HB 267

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Economic Development. Department of Labor & Industrial Relations continued if needed.

BUDGET

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, Department of Higher Education, and the Department of Natural Resources.

BUDGET

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor and the Department of Elementary & Secondary Education.

CHILDREN AND FAMILIES

Tuesday, February 21, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 174, HB 260, HB 326, HJR 18
Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 4.
Executive session will be held: HB 256, HCS HB 258, HB 281, HCS HB 569, HB 664
Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 294, HB 232, HB 645, HB 697
Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, February 20, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 257, HB 695, HB 310, HJR 29, HB 675, HB 67, HB 670
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 23, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, February 21, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: HB 45
Executive session will be held: HB 210, HB 220
Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 733, HB 814, HB 832
Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 21, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.
Public hearing will be held: HB 716, HB 611, HB 741, HB 341, HB 345
Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, February 21, 2017, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 303, HB 623, HB 875, HB 839

Executive session will be held: HB 144, HB 178, HB 431, HB 573
Executive session may be held on any matter referred to the committee.
Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment, House Hearing Room 1.
Public hearing will be held: HB 154, HB 905, HB 925
Executive session will be held: HB 568, HB 629, HB 752, HB 791
Executive session may be held on any matter referred to the committee.
We will hold executive session before public hearing.

PENSIONS

Monday, February 20, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 782
Executive session will be held: HB 80, HB 304, HB 305, HB 561
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 20, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: HR 403
Executive session will be held: HR 403
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 22, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 7.
Executive session will be held: HB 52, HCS HB 122, HCS HB 199, HCS HB 247, HB 248, HB 355, HB 401, HCS HB 441, HB 558, HB 587, HB 599
Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, February 20, 2017, 2:00 PM, House Hearing Room 5.
Executive session will be held: HCS HBs 90 & 68, HCS HBs 339 & 714, HB 459, HB 461, HB 462, HB 463, HCS HB 460, HCS HB 452, HCS HB 586
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 20, 2017, 1:00 PM, House Hearing Room 6.
Public hearing will be held: HB 598, HB 890
Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, February 22, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 243, HB 656
Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 817, HB 582

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, February 20, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 627, HB 828, HJR 27

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-EIGHTH DAY, MONDAY, FEBRUARY 20, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 35 and HCR 36

HOUSE BILLS FOR SECOND READING

HB 951 through HB 965

HOUSE BILLS FOR PERFECTION

HCS HB 115 - Shull (16)

HB 288 - Fitzpatrick

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HB 493 - Bondon

HCS HB 50 - Roeber

HCS HB 151 - Corlew

HCS HB 138 - Spencer

HCS HB 451 - Austin

HB 655 - Engler

HB 94 - Lauer

HCS HB 225 - Shumake

HCS HB 662 - Rone

HOUSE BILLS FOR PERFECTION - CONSENT

(02/13/2017)

HB 61 - Alferman

HB 128 - Davis

HCS HB 183 - Franks Jr.

(02/20/2017)

HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

HOUSE BILLS FOR THIRD READING

HB 85 - Redmon
HCS HB 427 - Cornejo
HB 336 - Shull (16)
HCS HBs 337, 259 & 575 - Shull (16)
HB 58 - Haefner
HCS HB 422 - Cornejo

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo

SENATE BILLS FOR SECOND READING

SS SB 182
SCS SB 237

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-EIGHTH DAY, MONDAY, FEBRUARY 20, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Gary Cross.

Dear Heavenly Father,

Thank You so much for all of these servants. Please move our hearts toward Your will and let us never forget to think of the gospel message and the heavenly things. Help us press on in the Spirit and trust You are working everything for our good.

In Jesus' name, Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Trenton Bernskoetter, Julia Bernskoetter, John Bernskoetter, Chase Castrop, Emily Bounds, Katelyn Bounds, Joseph Emery, Dominic Emery, and Adam Kubot.

The Journal of the twenty-seventh day was approved as printed.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 966, introduced by Representative Crawford, relating to letter rulings for unclaimed property.

HB 967, introduced by Representative Crawford, relating to county treasurers.

HB 968, introduced by Representative Eggleston, relating to the highways and transportation commission.

HB 969, introduced by Representative Neely, relating to attorney's fees.

HB 970, introduced by Representative Austin, relating to virtual public schools.

HB 971, introduced by Representative Higdon, relating to disability benefits.

HB 972, introduced by Representative Miller, relating to private nuisance actions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 35, relating to Missouri's POWs/MIAs from the Vietnam War.

HCR 36, relating to the designation of Sickle Cell Awareness Month.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 951, relating to the local workforce development act of 2017.

HB 952, relating to influenza disease in schools.

HB 953, relating to career options for students.

HB 954, relating to the acquisition of land by the United States government.

HB 955, relating to the taxation of property.

HB 956, relating to conveyance of certain state properties to the city of Independence.

HB 957, relating to county recorders of deeds.

HB 958, relating to property insurance.

HB 959, relating to traffic regulations.

HB 960, relating to a social innovation grant program.

HB 961, relating to elections.

HB 962, relating to a social innovation grant program.

HB 963, relating to beer produced and sold exclusively in the state.

HB 964, relating to the designation of a memorial highway.

HB 965, relating to zinc fertilizers.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SB 182, relating to public contracts.

SCS SB 237, relating to the liability of an employee of a health care provider.

THIRD READING OF HOUSE BILLS

HB 85, relating to public utility vehicles, was taken up by Representative Redmon.

On motion of Representative Redmon, **HB 85** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 007

Curtis	Matthiesen	McDaniel	Mitten	Moon
Pogue	Roden			

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 005

Beard	Newman	Plocher	Rehder	Rowland 29
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 427, relating to trust instruments, was taken up by Representative Cornejo.

On motion of Representative Cornejo, **HCS HB 427** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 006

Beard	Neely	Newman	Plocher	Rehder
Rowland 29				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 336, relating to life insurance, was taken up by Representative Shull (16).

On motion of Representative Shull (16), **HB 336** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Nichols	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 005

Ellington	Peters	Pogue	Roberts	Smith 85
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PRESENT: 000

ABSENT WITH LEAVE: 007

Beard	Neely	Newman	Plocher	Rehder
Rowland 155	Rowland 29			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 58, relating to perinatal care, was taken up by Representative Haefner.

On motion of Representative Haefner, **HB 58** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 006

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 006

Beard	Neely	Newman	Plocher	Rehder
Rowland 29				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 422, relating to property exempt from execution, was taken up by Representative Cornejo.

On motion of Representative Cornejo, **HCS HB 422** was read the third time and passed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 007

Beard	Ellington	Neely	Newman	Plocher
Rehder	Rowland 29			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HBs 337, 259 & 575, relating to financial accreditation standards for insurance companies, was taken up by Representative Shull (16).

On motion of Representative Shull (16), **HCS HBs 337, 259 & 575** was read the third time and passed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 002

Marshall	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 006

Beard
Rowland 29

Neely

Newman

Plocher

Rehder

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 10 - Special Committee on Government Oversight

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HCR 19**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (29): Alferman, Andrews, Black, Brown (94), Butler, Davis, Dunn, Fitzpatrick, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Razer, Redmon, Ross, Rowland (155), Smith (163), Spencer, Taylor, Trent and Wood

Noes (3): Bahr, Christofanelli and Rone

Absent (3): Conway (104), Gregory and Swan

Mr. Speaker: Your Committee on Budget, to which was referred **HB 743**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Razer, Redmon, Rone, Rowland (155), Smith (163), Spencer, Taylor, Trent and Wood

Noes (0)

Absent (3): Gregory, Ross and Swan

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 597**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Corlew, DeGroot, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (3): Beard, Ellebracht and Gregory

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HR 403**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Corlew, Engler, Roeber, Sommer and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (2): Mathews and Vescovo

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 90 & 68**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Brown (94), Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Wessels

Noes (4): Bondon, Curtis, Dogan and Shumake

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 339 & 714**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Curtis and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 452**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 459**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 460**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 461**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 462**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 463**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Butler and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 586**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Butler and Eggleston

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 61, HB 128 and HCS HB 183.**

COMMITTEE APPOINTMENTS

February 20, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint William Bolster to the Missouri Achieving a Better Life Experience Program Board.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, February 21, 2017.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Twenty-second Day, Wednesday, February 8, 2017, Page 532, Line 2, by inserting before said line the following: "**HB 82 - Ways and Means**".

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 21, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 15, HCR 29, HB 719

Executive session may be held on any matter referred to the committee.

AMENDED

BUDGET

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HB 858

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, Department of Higher Education, and the Department of Natural Resources.

AMENDED

BUDGET

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor and the Department of Elementary & Secondary Education.

BUDGET

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HB 267

Executive session will be held: HB 858

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Agriculture and the Department of Conservation.

CHILDREN AND FAMILIES

Tuesday, February 21, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 174, HB 326, HJR 18

Executive session may be held on any matter referred to the committee.

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 256, HCS HB 258, HB 281, HCS HB 569, HB 664

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 698, HB 600

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 924, HB 419

Executive session will be held: HB 268

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 294, HB 232, HB 645, HB 697

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 389

Executive session will be held: HB 44

Executive session may be held on any matter referred to the committee.

Hearing amended, removing HB 104 from agenda.

AMENDED

FINANCIAL INSTITUTIONS

Tuesday, February 21, 2017, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 291

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 23, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, February 21, 2017, 4:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 348, HB 608, HB 632, HB 884, HJR 10

Executive session will be held: HB 380, HB 535, HB 571, HB 588, HB 576

Executive session may be held on any matter referred to the committee.

Access to the Capitol Building after 5:00 p.m. will be available through the Senate East entrance.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, February 21, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 45

Executive session will be held: HB 210, HB 220

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 22, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 123, HB 125, HB 455, HB 691, HB 854

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 733, HB 814, HB 832
Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 21, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: HB 716, HB 611, HB 341, HB 345
Executive session may be held on any matter referred to the committee.
HB 741 will be heard at a future date.

AMENDED

JUDICIARY

Tuesday, February 21, 2017, 4:00 PM or upon adjournment (whichever is later), House Hearing
Room 1.

Public hearing will be held: HB 303, HB 623, HB 875, HB 839
Executive session will be held: HB 144, HB 178, HB 431, HB 573
Executive session may be held on any matter referred to the committee.
Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment, House Hearing Room 1.

Public hearing will be held: HB 154, HB 905, HB 925, HB 818
Executive session will be held: HB 568, HB 629, HB 752, HB 791
Executive session may be held on any matter referred to the committee.
We will hold executive session before public hearing.

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 22, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 7.

Executive session will be held: HB 52, HCS HB 122, HCS HB 199, HCS HB 247, HB 248,
HB 355, HB 401, HCS HB 441, HB 558, HB 587, HB 599
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 21, 2017, 8:30 AM, House Hearing Room 6.

Public hearing will be held: HB 81, HB 264
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 21, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Public hearing will be held: HB 864, HB 923, HB 821, HB 548
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Informational purposes only.

TRANSPORTATION

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 824

Executive session will be held: HB 560, HB 738, HB 811, HB 834, HB 631

Executive session may be held on any matter referred to the committee.

Notice the change in date and hearing room for this meeting only. Executive session will be first.

UTILITIES

Wednesday, February 22, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 243, HB 656

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, February 21, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 582, HB 794, HB 805, HB 817, HB 850, HB 871, HB 880

Executive session may be held on any matter referred to the committee.

AMENDED

WORKFORCE DEVELOPMENT

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 580

Executive session will be held: HB 799, HB 680

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWENTY-NINTH DAY, TUESDAY, FEBRUARY 21, 2017

HOUSE BILLS FOR SECOND READING

HB 966 through HB 972

HOUSE BILLS FOR PERFECTION

HCS HB 115 - Shull (16)

HB 288 - Fitzpatrick

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HB 493 - Bondon

HCS HB 50 - Roeber

HCS HB 151 - Corlew

HCS HB 138 - Spencer
HCS HB 451 - Austin
HB 655 - Engler
HB 94 - Lauer
HCS HB 225 - Shumake
HCS HB 662 - Rone

HOUSE BILLS FOR PERFECTION - CONSENT

(02/20/2017)

HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

TWENTY-NINTH DAY, TUESDAY, FEBRUARY 21, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Where two or three are gathered together in My name, there am I in the midst of them. (Matthew 18:20)

Almighty and All Present God, at this sacred hour we bow and pray that You will touch our spirits and transform our souls by Your grace that we may have strength for the day, courage with each hour, and peace in every moment.

Ignite within us the fire of Your spirit and warm our hearts with the power of Your presence that in the time of decision we may be equal to every experience, ready for every responsibility, and adequate for every task.

Grant that we may see Your way more clearly during Black History Month and be given wisdom to work with You in making our State a better place in which Your children can live together in abundant happiness, in abounding harmony, and in abiding hope in the Show-Me State.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-eighth day was approved as printed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon

Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Carpenter	Cornejo	Curtis	Ellington	May
Rehder	Roden	Rone		

VACANCIES: 001

Speaker Richardson assumed the Chair.

HOUSE RESOLUTIONS

Representative Evans offered House Resolution No. 559.

Representative Bernskoetter offered House Resolution No. 581.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 1, introduced by Representative Fitzpatrick, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 2, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 3, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 4, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 5, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 6, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 7, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 8, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 9, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 10, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 11, introduced by Representative Fitzpatrick, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 12, introduced by Representative Fitzpatrick, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 13, introduced by Representative Fitzpatrick, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 14, introduced by Representative Fitzpatrick, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2018.

HB 17, introduced by Representative Fitzpatrick, to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2019.

HB 18, introduced by Representative Fitzpatrick, to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2019.

HB 19, introduced by Representative Fitzpatrick, to appropriate money for purposes for the several departments and offices of state government; for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2019.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 973, introduced by Representative Franks Jr., relating to the prison to prosperity task force, with an emergency clause.

HB 974, introduced by Representative Frederick, relating to health insurance providers.

HB 975, introduced by Representative Houghton, relating to agriculture.

HB 976, introduced by Representative DeGroot, relating to arbitration agreements between employers and at-will employees.

HB 977, introduced by Representative Quade, relating to sibling visitation rights.

HB 978, introduced by Representative Peters, relating to methadone treatment programs.

HB 979, introduced by Representative Walker (3), relating to fees to be paid to the county employees' retirement fund.

HB 980, introduced by Representative Brattin, relating to sanctuary policies for municipalities.

HB 981, introduced by Representative Brattin, relating to the transfer of land between municipalities.

HB 982, introduced by Representative Brattin, relating to tax credits.

HB 983, introduced by Representative DeGroot, relating to municipal courts.

HB 984, introduced by Representative Kendrick, relating to the establishment of a work-study program.

HB 985, introduced by Representative Pfautsch, relating to unclaimed property, with penalty provisions.

HB 986, introduced by Representative Wood, relating to the MO HealthNet pharmacy program.

HB 987, introduced by Representative Swan, relating to licensure requirements of music therapists.

HB 988, introduced by Representative Frederick, relating to transient guests.

HB 989, introduced by Representative Christofanelli, relating to sanctuary cities for abortion.

HB 990, introduced by Representative Korman, relating to video lottery.

HB 991, introduced by Representative Korman, relating to compensation for condemned property.

HB 992, introduced by Representative Korman, relating to taxation.

HB 993, introduced by Representative Korman, relating to taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 966, relating to letter rulings for unclaimed property.

HB 967, relating to county treasurers.

HB 968, relating to the highways and transportation commission.

HB 969, relating to attorney's fees.

HB 970, relating to virtual public schools.

HB 971, relating to disability benefits.

HB 972, relating to private nuisance actions.

PERFECTION OF HOUSE BILLS

HCS HB 151, relating to driver's licenses compliant with the federal REAL ID Act of 2015, was taken up by Representative Corlew.

HCS HB 151 was laid over.

HCS HB 115, relating to the sale of intoxicating liquor at an international airport, was taken up by Representative Shull (16).

On motion of Representative Shull (16), the title of **HCS HB 115** was agreed to.

On motion of Representative Shull (16), **HCS HB 115** was adopted.

On motion of Representative Shull (16), **HCS HB 115** was ordered perfected and printed.

HCS HB 138, relating to the Missouri course access program, was taken up by Representative Spencer.

Speaker Pro Tem Haahr resumed the Chair.

Representative Wood offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 138, Page 2, Section 161.670, Lines 39-40, by deleting the phrase "**up to two**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Morgan offered **House Substitute Amendment No. 1 for House Amendment No. 1**.

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 138, Page 3, Section 161.670, Line 65, by inserting immediately after all of said line the following:

"(5) No student or parent or legal guardian of a student enrolled in any Missouri course access program course in which costs associated with such course are to be paid by the school district or charter school as described under subdivision (1) of this subsection shall be required by the content provider or the Missouri course access program to pay costs associated with such Missouri course access program course."; and

Further amend said bill, page, and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mitten raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Morgan moved that **House Substitute Amendment No. 1 for House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Morgan:

AYES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris

Kendrick	Lavender	Marshall	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

NOES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pike
Plocher	Pogue	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 001

Higdon

ABSENT WITH LEAVE: 008

Cookson	Crawford	Haefner	Hubrecht	Miller
Pietzman	Rehder	Roden		

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Wood, **House Amendment No. 1** was adopted.

Representative Bangert offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 138, Page 3, Section 161.670, Lines 63-65, by deleting all of said lines and inserting in lieu thereof the following:

"monthly payments to the content provider. No school district or charter school shall pay, for any one course for a student, more than the lesser of:

- (a) The necessary market costs; or
 (b) Fourteen percent of the state adequacy target, as defined under section 163.011, as calculated at the end of the most recent school year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bangert moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bangert:

AYES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Corlew	Dunn	Ellebracht
Engler	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	Marshall	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

NOES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Lynch	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Moon	Morris	Muntzel	Neely	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 002

Ellington	Higdon
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ABSENT WITH LEAVE: 009

Bernskoetter	Carpenter	Cookson	Fitzpatrick	Haefner
Love	Miller	Rehder	Roden	

VACANCIES: 001

Representative Burnett offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 138, Page 2, Section 161.670, Lines 48-52, by deleting all of said lines and inserting in lieu thereof the following:

"(2) Each school district and charter school that is a local educational agency shall establish a procedure to ensure that students who enroll in a Missouri course access program course are appropriately placed upon parent approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Burnett moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Spencer, the title of **HCS HB 138, as amended**, was agreed to.

On motion of Representative Spencer, **HCS HB 138, as amended**, was adopted.

On motion of Representative Spencer, **HCS HB 138, as amended**, was ordered perfected and printed.

HCS HB 662, relating to the misuse of herbicides, was taken up by Representative Rone.

Representative Vescovo assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Rone, the title of **HCS HB 662** was agreed to.

On motion of Representative Rone, **HCS HB 662** was adopted.

On motion of Representative Rone, **HCS HB 662** was ordered perfected and printed.

HCS HB 151, relating to driver's licenses compliant with the federal REAL ID Act of 2015, was again taken up by Representative Corlew.

Representative Corlew offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 151, Page 3, Section 302.183, Lines 19-21, by deleting all of said lines and inserting in lieu thereof the following:

"with ~~[the goals or standards of]~~ the federal REAL ID Act of 2005, **and** any rules or regulations promulgated under the authority granted in such act, ~~[or any requirements adopted by the American Association of Motor Vehicle Administrators for furtherance of the act]~~ **unless such action conflicts with Missouri law.**"; and

Further amend said page and section, Line 35 by deleting the word "**department**;" and inserting in lieu thereof the following:

"department and destroyed after the minimum time required for retention for compliance with the federal REAL ID Act of 2005; and"; and

Further amend said page and section, Lines 36-37, by deleting all of said lines and renumbering the remaining subdivisions accordingly; and

Further amend said section, Page 4, Line 42, by deleting all of said line and inserting in lieu thereof the following:

"(a) It is valid for official state purposes, but it is presumed not to be valid for official federal"; and

Further amend said page and section, Line 46, by inserting "**and**" after the semicolon; and

Further amend said page and section, Lines 47-49, by deleting all of said lines and renumbering the remaining subdivisions accordingly; and

Further amend said page and section, Lines 52-55, by deleting all of said lines and inserting in lieu thereof the following:

"5. Once the department of revenue is so notified by the federal department of homeland security that the department of revenue is able to issue driver's licenses or identification cards that comply with the federal REAL ID Act of 2005, as amended, the department shall"; and

Further amend said page and section, Lines 67-68, by deleting all of said lines and inserting in lieu thereof the following:

"licenses, nondriver's licenses, or identification cards. This subsection also shall not apply to biometric data collected from employees of the department, employees of the office of administration who provide information technology support to the department, contracted license offices, and contracted manufacturers"; and

Further amend said page and section, Line 71, by deleting the words "**as implemented under this section**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1** was adopted.

Representative Curtman offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 151, Page 5, Section B, Line 5, by inserting immediately after said line the following:

"Section C. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this act shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 151, Page 1, Line 6, by inserting after the word "section." the following:

"If any provision of the REAL ID Act of 2005 is held to be facially unconstitutional, the provisions of this act shall expire."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Curtman, **House Amendment No. 2, as amended,** was adopted.

Representative Brattin offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 151, Page 5, Section B, Lines 1-5, by deleting all of said lines and inserting thereof the following:

"Section B. The provisions of this act shall not take effect until such time as the federal government provides the state of Missouri with all the funding necessary for the implementation of such provisions."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative Brattin moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Brattin:

AYES: 045

Anderson	Barnes 60	Basye	Beard	Bernskoetter
Bondon	Brattin	Chipman	Curtis	Curtman
Eggleston	Ellington	Fitzpatrick	Fitzwater 49	Frederick
Gregory	Grier	Helms	Hill	Hubrecht
Hurst	Johnson	Kelly 141	Kidd	Marshall
Mathews	Matthiesen	McDaniel	Moon	Nichols
Pietzman	Remole	Roeber	Ross	Schroer
Smith 163	Spencer	Stacy	Stephens 128	Tate
Taylor	Trent	Vescovo	Wiemann	Wilson

NOES: 101

Adams	Alferman	Anders	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Beck
Berry	Black	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Crawford	Cross	Davis	Dogan	Dohrman
Engler	Evans	Fraker	Francis	Franklin
Franks Jr	Gannon	Gray	Green	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Higdon	Houghton	Houx	Justus	Kelley 127
Kendrick	Kolkmeyer	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Morris
Mosley	Muntzel	Newman	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Pogue
Quade	Razer	Redmon	Reiboldt	Rhoads
Rone	Rowland 155	Rowland 29	Runions	Ruth
Shaul 113	Shull 16	Sommer	Stevens 46	Swan
Unsicker	Walker 3	Walker 74	Wessels	White

Mr. Speaker

PRESENT: 002

Dunn Smith 85

ABSENT WITH LEAVE: 014

Bahr	Cornejo	DeGroot	Ellebracht	Fitzwater 144
Korman	Miller	Neely	Rehder	Reisch
Roberts	Roden	Shumake	Wood	

VACANCIES: 001

Representative Kidd offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 151, Page 5, Section 302.183, Line 96, by inserting after all of said line the following:

"9. Any person, department, or department employee authorized to have access to information obtained under this section who unlawfully and knowingly discloses such information in violation of this section or who uses such information in a manner and for a purpose in violation of this section is guilty of a class E felony starting January 1, 2018.

10. Neither the sovereign nor the official immunity doctrines shall apply to a person, department, or department employee authorized to have information obtained under this section in instances when such information is disclosed to an unauthorized party. If the department is responsible in whole or in part for such information being negligently disclosed to an unauthorized party, then the person whose information was disclosed shall have a cause of action to recover liquidated damages in the amount of twenty-five thousand dollars in addition to compensatory economic and non-economic damages, attorney fees, and court costs. If it is determined by a court of competent jurisdiction that such disclosure was done intentionally and

maliciously, then the person shall be entitled to punitive damages in addition to the damages above. None of the foregoing damages shall be paid out from the state legal expense fund but shall be paid by the person or employee that violated subsection 9."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for House Bill No. 151, Page 1, Line 7, by deleting all of said line and inserting in lieu thereof the following:

"of this section is guilty of a class E felony starting January 1, 2018, unless the person or employee acted under direction of a supervisor, in which case the supervisor shall be guilty of the class E felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Kidd, **House Amendment No. 4, as amended**, was adopted.

Representative Ross offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 151, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"115.016 Any elected official who votes or takes an action to support a measure seeking compliance with the federal REAL ID Act of 2005 shall display, in a prominent location, in bold font with a text height not less than one-tenth of the article being circulated, at each and every election the member files for after the affirmative vote or action, the following description of his or her allegiance:

I WOULD RATHER KNEEL TO THE FEDERAL GOVERNMENT THAN STAND STRONG PROTECTING MY CONSTITUENTS' RIGHT TO PRIVACY"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Ross:

AYES: 021

Basye	Brattin	Curtis	Curtman	Fitzwater 144
Frederick	Hill	Hubrecht	Hurst	Kelly 141
Korman	Marshall	McDaniel	Moon	Pietzman
Ross	Smith 163	Spencer	Stacy	Taylor
Wilson				

NOES: 119

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Beck	Bernskoetter	Berry	Black	Bondon
Brown 27	Brown 57	Brown 94	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Davis	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Henderson	Higdon	Houghton	Houx
Johnson	Justus	Kelley 127	Kolkmeier	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Morgan	Morris	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

PRESENT: 012

Bahr	Beard	Burnett	Carpenter	Ellebracht
Kendrick	Kidd	McCreery	Mitten	Mosley
Roberts	Smith 85			

ABSENT WITH LEAVE: 010

Alferman	Cookson	Cornejo	DeGroot	Ellington
Helms	Miller	Neely	Rehder	Roden

VACANCIES: 001

Representative Taylor offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 151, Page 3, Section 302.183, Line 20, by inserting immediately after the word "promulgated" the phrase "**prior to January 1, 2017,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised a point of order that **House Amendment No. 6** amends previously amended material.

The Chair ruled the point of order well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Morris	Muntzel
Pfausch	Phillips	Pietzman	Pike	Plocher
Redmon	Reiboldt	Remole	Rhoads	Roeber
Rone	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Dunn	Ellebracht
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Taylor	Unsicker
Wessels				

PRESENT: 003

Conway 10	Ellington	Mosley
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ABSENT WITH LEAVE: 012

Alferman	Cookson	DeGroot	Helms	Miller
Neely	Rehder	Reisch	Roden	Ross
Stephens 128	Walker 74			

VACANCIES: 001

On motion of Representative Corlew, the title of **HCS HB 151, as amended**, relating to driver's licenses compliant with the federal REAL ID Act of 2005, with an emergency clause, was agreed to.

On motion of Representative Corlew, **HCS HB 151, as amended**, was adopted.

On motion of Representative Corlew, **HCS HB 151, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 559 - Consent and House Procedure

HR 581 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 151 - Fiscal Review

HCS HB 662 - Fiscal Review

HB 330 - Health and Mental Health Policy

HB 384 - Agriculture Policy

HB 651 - Transportation

HB 682 - Ways and Means

HB 960 - Ways and Means

HB 962 - Ways and Means

HB 970 - Elementary and Secondary Education

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 233 - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on Economic Development, Vice-Chairman Vescovo reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 44**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher and Vescovo

Noes (3): Beck, Berry and Green

Absent (3): Dunn, Rehder and Rowland (29)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 80**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Black, Brown (57), Crawford, Moon, Pike, Rowland (155) and Walker (3)

Noes (5): Anders, Brown (27), Kendrick, Morgan and Pogue

Absent (1): Rehder

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 304**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Pike, Rowland (155) and Walker (3)

Noes (0)

Absent (2): Pogue and Rehder

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 305**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Pike, Rowland (155) and Walker (3)

Noes (0)

Absent (2): Pogue and Rehder

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 561**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Pike, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (1): Rehder

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 256**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Black, Carpenter, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (1): Beard

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 258**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Black, Kelly (141), Love, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (4): Carpenter, Dunn, McCreery and Stevens (46)

Absent (1): Beard

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 281**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (11): Black, Carpenter, Dunn, Kelly (141), Love, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (1): McCreery

Absent (1): Beard

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 569**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Black, Kelly (141), Love, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (4): Carpenter, Dunn, McCreery and Stevens (46)

Absent (1): Beard

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 664**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Black, Carpenter, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (1): Beard

COMMITTEE APPOINTMENTS

February 21, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Mike Bernskoetter and Representative John Wiemann to the Missouri State Employee Retirement System Board of Trustees.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following member's presence was noted: Roden.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, February 22, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Budget presentations from the Governor and the Department of Elementary & Secondary Education.

BUDGET

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 3.
Public hearing will be held: HB 267
Executive session will be held: HB 858
Executive session may be held on any matter referred to the committee.
Budget presentations from the Department of Agriculture and the Department of Conservation.

CONSERVATION AND NATURAL RESOURCES

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 1.
Executive session will be held: HB 698, HB 600
Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 924, HB 419
Executive session will be held: HB 268
Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 22, 2017, 5:00 PM, House Hearing Room 1.
Public hearing will be held: HB 717, HJR 13, HB 432, HB 754, HB 777
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 23, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 151, HCS HB 662
Executive session may be held on any matter referred to the committee.
AMENDED

GOVERNMENT EFFICIENCY

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.
Executive session will be held: HB 45
Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, February 22, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 123, HB 125, HB 455, HB 691
Executive session may be held on any matter referred to the committee.
HB 854 will not be heard this week.
AMENDED

HIGHER EDUCATION

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 733, HB 814, HB 832
Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment, House Hearing Room 1.
Public hearing will be held: HB 154, HB 905, HB 925, HB 818
Executive session will be held: HB 568, HB 629, HB 752, HB 791
Executive session may be held on any matter referred to the committee.
We will hold executive session before public hearing.
AMENDED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 22, 2017, 2:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 813, HB 815, HB 869, HB 329, HB 909
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 22, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 7.
Executive session will be held: HB 52, HCS HB 122, HCS HB 199, HCS HB 247, HB 248, HB 355, HB 401, HCS HB 441, HB 558, HB 587, HB 599
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 7

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, February 22, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Informational purposes only.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, February 22, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 406, HB 679

Executive session will be held: HB 99

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 22, 2017, 5:00 PM, House Hearing Room 4.

Executive session will be held: HB 654, HB 674

Executive session may be held on any matter referred to the committee.

Presentation of the Missouri Division of Tourism's Annual Report.

AMENDED

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 23, 2017, 8:30 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

The subcommittee will be hearing testimony from one former and two current Department of Corrections employees.

TRANSPORTATION

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 824

Executive session will be held: HB 560, HB 738, HB 811, HB 834, HB 631

Executive session may be held on any matter referred to the committee.

Notice the change in date and hearing room for this meeting only. Executive session will be first.

UTILITIES

Wednesday, February 22, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 243, HB 656, HB 827.

Executive session may be held on any matter referred to the committee.

Adding House Bill 827

AMENDED

WORKFORCE DEVELOPMENT

Wednesday, February 22, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 799, HB 680
Executive session may be held on any matter referred to the committee.
AMENDED

HOUSE CALENDAR

THIRTIETH DAY, WEDNESDAY, FEBRUARY 22, 2017

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 1 through HB 14
HB 17 through HB 19

HOUSE BILLS FOR SECOND READING

HB 973 through HB 993

HOUSE BILLS FOR PERFECTION

HB 288 - Fitzpatrick
HB 289 - Fitzpatrick
HCS HB 353 - Eggleston
HB 493 - Bondon
HCS HB 50 - Roeber
HCS HB 451 - Austin
HB 655 - Engler
HB 94 - Lauer
HCS HB 225 - Shumake

HOUSE BILLS FOR PERFECTION - CONSENT

(02/20/2017)

HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

(02/22/2017)

HB 664 - Korman
HB 281 - Rowland (155)

HCS HB 258 - Pfautsch
HB 256 - Rhoads
HCS HB 569 - Frederick

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTIETH DAY, WEDNESDAY, FEBRUARY 22, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Ask, and it shall be given; seek, and ye shall find; knock, and it shall be opened unto you. (Matthew 7:7)

All loving God, emerge within us as we bow at the altar of prayer and lift our hearts into Your presence. In this hour lead us beside the still waters, where our souls can be restored and our patience renewed. In the quiet of this moment help us to hear Your still, small voice and hearing it, obey it; and obeying it, be led in right paths for Your name's sake.

Direct and bless all members of our House of Representatives and their staffs that, in seeking to find solutions for the problems of this hour and endeavoring to discover a cure for the problems of our day, they first cleanse their own hearts and then may they see clearly with understanding to plan wisely and to move forward to the time when our people shall live together in good will and all political parties shall dwell together in peace.

O God, make us good enough for that great day.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Jacob Allen Schelp, Joshua Aaron Fogle, Timothy Randolph Fogle, and Emily Shaw.

The Journal of the twenty-ninth day was approved as printed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray

Green	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfausch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Barnes 60	Carpenter	Curtis	Ellington	Grier
Johnson	Kidd	Roden	Smith 85	

VACANCIES: 001

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 39, introduced by Representative Mathews, relating to property taxation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 994, introduced by Representative Eggleston, relating to health insurance.

HB 995, introduced by Representative Eggleston, relating to rates charged by health care providers.

HB 996, introduced by Representative Rhoads, relating to public employee retirement plan benefits.

HB 997, introduced by Representative Plocher, relating to the public service commission.

HB 998, introduced by Representative Chipman, relating to driving with an expired license, with penalty provisions.

HB 999, introduced by Representative McCann Beatty, relating to nuisance actions in certain political subdivisions.

HB 1000, introduced by Representative McCann Beatty, relating to the state legal expense fund.

HB 1001, introduced by Representative McCann Beatty, relating to abandoned real property in certain cities.

HB 1002, introduced by Representative McCreery, relating to the protection of pregnant women while in custody.

HB 1003, introduced by Representative Brattin, relating to tax increment allocation redevelopment.

HB 1004, introduced by Representative Roberts, relating to the Missouri youth challenge academy.

HB 1005, introduced by Representative Green, relating to gas corporations.

HB 1006, introduced by Representative Green, relating to harassment in the workplace.

HB 1007, introduced by Representative Evans, relating to hemp extract.

HB 1008, introduced by Representative Kelly (141), relating to the committee on legislative research.

HB 1009, introduced by Representative Lauer, relating to the designation of a state 911 coordinator.

HB 1010, introduced by Representative McGaugh, to amend supreme court rule 15.05, for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session.

HB 1011, introduced by Representative Basye, relating to health care for persons with disabilities.

HB 1012, introduced by Representative Phillips, relating to municipal judges.

HB 1013, introduced by Representative Phillips, relating to suspending a driver's license for failure to appear.

HB 1014, introduced by Representative Moon, relating to the Missouri state museum.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 1, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 2, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 3, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 4, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 5, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 6, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 7, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 8, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 9, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 10, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 11, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 12, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

HB 13, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital

improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

HB 14, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2018.

HB 17, to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2019.

HB 18, to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2019.

HB 19, to appropriate money for purposes for the several departments and offices of state government; for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2019.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 973, relating to the prison to prosperity task force, with an emergency clause.

HB 974, relating to health insurance providers.

HB 975, relating to agriculture.

HB 976, relating to arbitration agreements between employers and at-will employees.

HB 977, relating to sibling visitation rights.

HB 978, relating to methadone treatment programs.

HB 979, relating to fees to be paid to the county employees' retirement fund.

HB 980, relating to sanctuary policies for municipalities.

HB 981, relating to the transfer of land between municipalities.

HB 982, relating to tax credits.

HB 983, relating to municipal courts.

HB 984, relating to the establishment of a work-study program.

HB 985, relating to unclaimed property, with penalty provisions.

HB 986, relating to the MO HealthNet pharmacy program.

HB 987, relating to licensure requirements of music therapists.

HB 988, relating to transient guests.

HB 989, relating to sanctuary cities for abortion.

HB 990, relating to video lottery.

HB 991, relating to compensation for condemned property.

HB 992, relating to taxation.

HB 993, relating to taxation.

PERFECTION OF HOUSE BILLS

HB 655, relating to tax credits for contributions to pregnancy centers, was taken up by Representative Engler.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 655, Page 3, Section 135.600, Lines 64-66, by deleting all of said lines and inserting in lieu thereof the following:

"8. This section shall become effective January 1, 2000~~, and shall apply to all tax years after December 31, 1999~~. ~~[No tax credits shall be issued under this section after June 30, 2020.]~~"; and

Further amend said bill, Page 5, Section 135.630, Lines 80-84, by deleting all of said lines and inserting in lieu thereof the following:

"9. ~~[Pursuant to]~~ **Under** section 23.253 of the Missouri sunset act:

~~[(1) The program authorized under this section shall be reauthorized as of March 29, 2013, and shall expire on December 31, 2019, unless reauthorized by the general assembly; and]~~

(1) The provisions of the program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of this subsection unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately"; and

Further amend said bill, Page 6, section, Line 86, by deleting the number "(3)" and inserting in lieu thereof the number "~~[(3)](4)"; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Engler, **House Amendment No. 1** was adopted.

Representative Eggleston offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Bill No. 655, Page 2, Section 135.600, Line 31, by inserting after the words, "has been claimed." the following:

"No tax credits issued under the provisions of this section shall be assigned, transferred, or sold."; and

Further amend said bill, Page 4, Section 135.630, Line 45, by inserting after the words, "has been claimed." the following:

"No tax credits issued under the provisions of this section shall be assigned, transferred, or sold."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 2** was adopted.

On motion of Representative Engler, the title of **HB 655, as amended**, relating to tax credits for contributions to maternity homes and pregnancy resource centers, was agreed to.

On motion of Representative Engler, **HB 655, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 121

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Butler	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141

Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 030

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Burnett	Burns	Carpenter	Dunn
Ellington	Franks Jr	Gray	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Quade	Razer	Stevens 46	Unsicker	Walker 74

PRESENT: 001

Green

ABSENT WITH LEAVE: 010

Baringer	Bernskoetter	Chipman	Grier	Johnson
Kendrick	Merideth 80	Plocher	Smith 85	Wessels

VACANCIES: 001

Speaker Pro Tem Haahr assumed the Chair.

HB 288, relating to employment security, was taken up by Representative Fitzpatrick.

Representative Runions offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 288, Page 10, Section 288.060, Lines 38 through 62, by deleting all of said lines and inserting in lieu thereof the following:

- "(a) Twenty weeks if the average unemployment rate is nine percent or higher;
- (b) Nineteen weeks if the average unemployment rate is between eight and one-half percent and nine percent;
- (c) Eighteen weeks if the average unemployment rate is eight percent up to and including eight and one-half percent;
- (d) Seventeen weeks if the average unemployment rate is between seven and one-half percent and eight percent;
- (e) Sixteen weeks if the average unemployment rate is seven percent up to and including seven and one-half percent;

(f) Fifteen weeks if the average unemployment rate is between six and one-half percent and seven percent;

(g) Fourteen weeks if the average unemployment rate is six percent up to and including six and one-half percent; and

(h) Thirteen weeks if the average unemployment rate is below six percent.

(2) As used in this subsection, the phrase "average unemployment rate" means the average of the seasonally adjusted unemployment rates for the county or city not within a county of the insured worker's residence as published by the United States Department of Labor, Bureau of Labor Statistics, for the time periods of January first through March thirty-first and July first through September thirtieth. The average of the seasonally adjusted unemployment rates for the time period of January first through March thirty-first shall be effective on and after July first of each year and shall be effective through December thirty-first. The average of the seasonally adjusted unemployment rates for the time period of July first through September thirtieth shall be effective on and after January first of each year and shall be effective through June thirtieth."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Runions moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Ellington moved that **HB 288** be recommitted to the Special Committee on Urban Issues.

Representative McGaugh suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 040

Alferman	Basye	Beard	Bernskoetter	Black
Bondon	Brown 94	Butler	Cierpiot	Conway 10
Curtman	Dogan	Engler	Fraker	Francis
Gannon	Grier	Harris	Houghton	Hurst
Justus	Kelley 127	Kelly 141	Korman	Lant
Lauer	Lichtenegger	Morris	Pfautsch	Pike
Pogue	Redmon	Reiboldt	Reisch	Roeber
Shull 16	Swan	White	Wilson	Mr. Speaker

NOES: 002

Mitten	Smith 85
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PRESENT: 100

Anders	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Beck
Berry	Brattin	Brown 27	Brown 57	Burnett
Chipman	Christofanelli	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtis	Davis
DeGroot	Dohrman	Eggleston	Ellebracht	Ellington
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Franklin
Franks Jr	Frederick	Gray	Gregory	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houx	Hubrecht	Kendrick

Kidd	Kolkmeier	Lavender	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McDaniel	McGaugh	McGee	Messenger	Miller
Moon	Morgan	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pierson Jr	Pietzman
Remole	Rhoads	Roberts	Roden	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wiemann	Wood

ABSENT WITH LEAVE: 020

Adams	Barnes 60	Burns	Carpenter	Dunn
Green	Johnson	May	McCreery	Meredith 71
Merideth 80	Phillips	Plocher	Quade	Razer
Rehder	Rowland 29	Stevens 46	Taylor	Wessels

VACANCIES: 001

Representative Ellington again moved that **HB 288** be recommitted to the Special Committee on Urban Issues.

Which motion was defeated.

Representative Ellington appealed the ruling of the Chair pursuant to Rule 10.

The ruling of the Chair was sustained by the following vote, the ayes and noes having been demanded by Representative Ellington:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Pogue	Redmon	Reiboldt	Remole	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Trent	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74			

PRESENT: 000

ABSENT WITH LEAVE: 010

Carpenter	Green	Johnson	Kelley 127	Merideth 80
Plocher	Rehder	Reisch	Rhoads	Taylor

VACANCIES: 001

Speaker Richardson resumed the Chair.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pike	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 038

Anders	Arthur	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCreery	McGee	Meredith 71	Morgan

Mosley	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 021

Adams	Bangert	Conway 104	Cookson	Dunn
Evans	Fitzwater 144	Hansen	Hill	Johnson
Lichtenegger	McCann Beatty	McDaniel	Merideth 80	Mitten
Newman	Pietzman	Plocher	Reisch	Rowland 29
Vescovo				

VACANCIES: 001

On motion of Representative Fitzpatrick, the title of **HB 288** was agreed to.

On motion of Representative Fitzpatrick, **HB 288** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HJR 18**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cookson, Franklin, Gannon, Justus, Moon, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Absent (1): Neely

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 174**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cookson, Franklin, Gannon, Justus, Moon, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Absent (1): Neely

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 600**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Beard, Fitzwater (144), Harris, Houx, Love, Meredith (71), Phillips, Pierson Jr. and Remole

Noes (0)

Absent (1): Engler

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 39**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Newman, Phillips and Rhoads

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 261**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Newman and Phillips

Noes (0)

Absent (2): Barnes (60) and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 423**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Dogan, Hannegan, Hill, Lauer, McDaniel, Newman and Phillips

Noes (1): Franks Jr.

Absent (2): Barnes (60) and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 436**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Newman and Phillips

Noes (0)

Absent (2): Barnes (60) and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 607**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Barnes (60), Hannegan, Hill, Lauer, McDaniel and Phillips

Noes (3): Dogan, Franks Jr. and Newman

Absent (1): Rhoads

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 291**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bondon, Brown (57), Crawford, Fraker, Francis, Green, Helms, Houx, Nichols, Shaul (113), Smith (85) and Walker (3)

Noes (1): Rowland (29)

Absent (0)

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 535**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Arthur, Basye, Cornejo, Cross, Evans, Roeber and Schroer

Noes (3): Carpenter, McCreery and Merideth (80)

Absent (2): Mathews and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 571**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (2): Mathews and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 576**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Roeber and Schroer

Noes (2): McCreery and Merideth (80)

Absent (2): Mathews and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 588**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Roeber and Schroer

Noes (2): McCreery and Merideth (80)

Absent (2): Mathews and Taylor

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 708**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (1): Burnett

Absent (0)

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 680**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Evans, Fitzwater (49), Franks Jr., Hansen, Henderson, Justus, Lant, Lauer, Mosley and Roberts

Noes (0)

Absent (1): Pietzman

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 799**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Evans, Fitzwater (49), Franks Jr., Hansen, Henderson, Justus, Lant, Lauer, Mosley and Roberts

Noes (0)

Absent (1): Pietzman

COMMUNICATIONS

February 22, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 469**, **HR 559** and **HR 581**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

WITHDRAWAL OF HOUSE BILLS

February 22, 2017

The Office of the Chief Clerk
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss,

I respectfully request you withdraw **House Bill No. 766**, a bill which modifies the offense of unlawful possession of a firearm.

This bill has not been referred to any committee as of the date of this request.

Please let me know if you have any questions or require any additional information.

Sincerely,

/s/ Representative Donna Lichtenegger
District 146

February 22, 2017

Adam Crumbliss
Chief Clerk of the Missouri House of Representatives
201 West Capitol Avenue, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss,

I am requesting to withdraw **House Bill No. 668**, which would allow the sheriff of the City of St. Louis to appoint deputies and assistants without the approval of a majority of the circuit judges of the circuit court of such city. If you have any additional inquiries, please feel free to contact me.

Respectfully,

/s/ Joshua D. Peters
Member of the 99th General Assembly

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, February 23, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HB 267

Executive session will be held: HB 858

Executive session may be held on any matter referred to the committee.

Budget presentations from the Department of Agriculture and the Department of Conservation.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 924, HB 419

Executive session will be held: HB 268

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, February 23, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 151, HCS HB 662

Executive session may be held on any matter referred to the committee.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: HB 45

Executive session may be held on any matter referred to the committee.

JUDICIARY

Thursday, February 23, 2017, 9:30 AM, South Gallery.

Executive session will be held: HB 144

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 7

Executive session may be held on any matter referred to the committee.
Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20), and (21) RSMo, portions of the meeting may be closed.

AMENDED

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 27, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 156

Executive session will be held: HB 598, HB 890

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, February 27, 2017, 5:00 PM or upon adjournment, House Hearing Room 5.

Public hearing will be held: HB 522, HB 847, HCR 14

Executive session will be held: HB 615, HB 616, HB 618

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, February 23, 2017, 8:30 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will be hearing testimony from one former and two current Department of Corrections employees.

TRANSPORTATION

Thursday, February 23, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 824

Executive session will be held: HB 560, HB 738, HB 811, HB 834, HB 631

Executive session may be held on any matter referred to the committee.

Notice the change in date and hearing room for this meeting only. Executive session will be first.

HOUSE CALENDAR

THIRTY-FIRST DAY, THURSDAY, FEBRUARY 23, 2017

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 39

HOUSE BILLS FOR SECOND READING

HB 994 through HB 1014

HOUSE BILLS FOR PERFECTION

HB 289 - Fitzpatrick
HCS HB 353 - Eggleston
HB 493 - Bondon
HCS HB 50 - Roeber
HCS HB 451 - Austin
HB 94 - Lauer
HCS HB 225 - Shumake

HOUSE BILLS FOR PERFECTION - CONSENT

(02/20/2017)

HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

(02/22/2017)

HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256 - Rhoads
HCS HB 569 - Frederick

HOUSE BILLS FOR THIRD READING

HCS HB 115 - Shull (16)
HCS HB 138 - Spencer
HCS HB 662, (Fiscal Review 2/21/17), E.C. - Rone
HCS HB 151, (Fiscal Review 2/21/17), E.C. - Corlew
HB 288 - Fitzpatrick

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-FIRST DAY, THURSDAY, FEBRUARY 23, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is good; His mercy is everlasting; and His truth endureth to all generations. (Psalm 100:5)

O Lord of heaven and earth, whose love lives forever and whose truth endures through all generations, hear us as we pray, lifting our hearts unto You.

You have called us to live together as brothers and sisters and have taught us that we belong to each other. Bless all endeavors leading toward unity in our State, justice in all towns and cities, and peace in all our hearts.

Let Your spirit so live in all men and women and so move among them that our people and our press will see our projects and desire to seek peaceful means to settle disputes, to maintain order, and to establish justice.

Help us all to learn that peace depends upon understanding love, that law and order must be built upon righteousness and truth, and that justice can live only in the hearts of those of good will.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirtieth day was approved as printed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzwater 144	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	McCaherty

McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 013

Barnes 60	Brown 27	Carpenter	Curtis	Fitzpatrick
Fitzwater 49	Johnson	Matthiesen	May	Mitten
Reisch	Roden	Smith 85		

VACANCIES: 001

SPECIAL RECOGNITION

Generoso D. G. Calonge, Consulate General of the Philippines in Chicago, was introduced by Representative Shumake.

Consul General Calonge addressed the House.

HOUSE RESOLUTIONS

Representative McCann Beatty offered House Resolution No. 597 and House Resolution No. 598.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1015, introduced by Representative Walker (74), relating to minor children suspected of prostitution, with penalty provisions.

HB 1016, introduced by Representative Shaul (113), relating to the small business regulatory fairness board.

HB 1017, introduced by Representative Hurst, relating to public safety sales taxes.

HB 1018, introduced by Representative Green, relating to the Missouri Minority Business Loan Program.

HB 1019, introduced by Representative Green, relating to mental health patient admission notice requirements.

HB 1020, introduced by Representative Quade, relating to penalties assessed for certain criminal offenses, with penalty provisions.

HB 1021, introduced by Representative Brattin, relating to drug regulation.

HB 1022, introduced by Representative Ellebracht, relating to lobbyist expenditures, with penalty provisions.

HB 1023, introduced by Representative Hill, relating to a prescription writers monitoring program, with penalty provisions.

HB 1024, introduced by Representative Ellebracht, relating to heritage value in condemnation proceedings.

HB 1025, introduced by Representative Green, relating to individual sureties.

HB 1026, introduced by Representative Green, relating to tax increment financing.

HB 1027, introduced by Representative Beard, relating to court-ordered educational sessions.

HB 1028, introduced by Representative Merideth (80), relating to the community police tax credit.

HB 1029, introduced by Representative Unsicker, repealing the death penalty, with a penalty provision.

HB 1030, introduced by Representative Butler, relating to gifted children.

HB 1031, introduced by Representative Butler, relating to the Missouri parent/teacher involvement act.

HB 1032, introduced by Representative Green, relating to compliance with the federal REAL ID Act of 2005.

HB 1033, introduced by Representative Unsicker, relating to rights of utility customers.

HB 1034, introduced by Representative Engler, relating to motor vehicle dealers.

HB 1035, introduced by Representative Carpenter, relating to the taxation of watercraft.

HB 1036, introduced by Representative Black, relating to agricultural land values.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 39, relating to property taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 994, relating to health insurance.

HB 995, relating to rates charged by health care providers.

HB 996, relating to public employee retirement plan benefits.

HB 997, relating to the public service commission.

HB 998, relating to driving with an expired license, with penalty provisions.

HB 999, relating to nuisance actions in certain political subdivisions.

HB 1000, relating to the state legal expense fund.

HB 1001, relating to abandoned real property in certain cities.

HB 1002, relating to the protection of pregnant women while in custody.

HB 1003, relating to tax increment allocation redevelopment.

HB 1004, relating to the Missouri youth challenge academy.

HB 1005, relating to gas corporations.

HB 1006, relating to harassment in the workplace.

HB 1007, relating to hemp extract.

HB 1008, relating to the committee on legislative research.

HB 1009, relating to the designation of a state 911 coordinator.

HB 1010, to amend supreme court rule 15.05, for the purpose of allowing legislative staff members to report in each reporting year credit for continuing legal education for employment during that reporting year's regular legislative session.

HB 1011, relating to health care for persons with disabilities.

HB 1012, relating to municipal judges.

HB 1013, relating to suspending a driver's license for failure to appear.

HB 1014, relating to the Missouri state museum.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 151**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Alferman, Fraker, Haefner, Morgan, Smith (163), Swan, Unsicker, Vescovo, Wessels and Wiemann

Noes (0)

Absent (4): Conway (104), Morris, Rowland (29) and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Conway (104) and Rowland (29)

THIRD READING OF HOUSE BILLS

HCS HB 115, relating to the sale of intoxicating liquor at an international airport, was taken up by Representative Shull (16).

Representative Lynch assumed the Chair.

On motion of Representative Shull (16), **HCS HB 115** was read the third time and passed by the following vote:

AYES: 138

Adams	Alferman	Anderson	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
Dogan	Dohrman	Dunn	Ellebracht	Ellington

Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houx	Hubrecht	Hurst
Justus	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Rehder	Reiboldt	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 016

Anders	Andrews	Barnes 28	Burnett	Cookson
Eggleston	Francis	Higdon	Marshall	May
Moon	Newman	Pogue	Remole	Rowland 29
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 008

DeGroot	Houghton	Johnson	Kelley 127	Redmon
Reisch	Shaul 113	Smith 85		

VACANCIES: 001

Representative Lynch declared the bill passed.

HCS HB 138, relating to the Missouri course access program, was taken up by Representative Spencer.

On motion of Representative Spencer, **HCS HB 138** was read the third time and passed by the following vote:

AYES: 124

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon

Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McDaniel	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 031

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Carpenter
Dunn	Ellebracht	Franks Jr	Gray	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Peters
Pogue	Razer	Runions	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 007

Johnson	McGaugh	Messenger	Nichols	Redmon
Reisch	Smith 85			

VACANCIES: 001

Representative Lynch declared the bill passed.

Speaker Richardson resumed the Chair.

HCS HB 662, relating to the misuse of herbicides, was taken up by Representative Rone.

On motion of Representative Rone, **HCS HB 662** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford

Cross	Curtis	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	Meredith 71	Merideth 80	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 008

Brattin	Curtman	Fitzpatrick	Hurst	Marshall
Moon	Pogue	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 007

Johnson	McGaugh	McGee	Messenger	Redmon
Reisch	Smith 85			

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill

Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McDaniel	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Rehder
Reiboldt	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 009

Bahr	Brattin	Curtis	Curtman	Kidd
Marshall	Moon	Pogue	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 009

Chipman	Cookson	Johnson	McGaugh	McGee
Redmon	Reisch	Rowland 29	Smith 85	

VACANCIES: 001

Speaker Pro Tem Haahr assumed the Chair.

HB 288, relating to employment security, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HB 288** was read the third time and passed by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeyer	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
McCaherty	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Rehder	Reiboldt	Remole

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Rhoads	Roden	Roeber	Ross	Rowland 155
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 056

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Corlew	Curtis
Dunn	Ellebracht	Ellington	Fitzwater 144	Franks Jr
Gannon	Gray	Green	Harris	Higdon
Kendrick	Kidd	Lavender	Marshall	Matthiesen
May	McCann Beatty	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rone	Rowland 29
Runions	Ruth	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 006

Cookson	Johnson	McGaugh	Redmon	Reisch
Smith 85				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 421 - Administration and Accounts
HR 597 - Consent and House Procedure
HR 598 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 34 - Health and Mental Health Policy
HCR 35 - Veterans
HCR 36 - Health and Mental Health Policy

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were referred to the Committee indicated:

HB 1 - Budget
HB 2 - Budget
HB 3 - Budget
HB 4 - Budget
HB 5 - Budget
HB 6 - Budget
HB 7 - Budget
HB 8 - Budget
HB 9 - Budget
HB 10 - Budget
HB 11 - Budget
HB 12 - Budget
HB 13 - Budget
HB 14 - Budget
HB 17 - Budget
HB 18 - Budget
HB 19 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 655 - Fiscal Review
HB 398 - Health and Mental Health Policy
HB 619 - Pensions
HB 826 - Crime Prevention and Public Safety
HB 855 - Elections and Elected Officials
HB 856 - Elections and Elected Officials
HB 873 - Professional Registration and Licensing
HB 895 - Crime Prevention and Public Safety
HB 914 - Government Efficiency
HB 937 - General Laws
HB 940 - Utilities
HB 956 - Corrections and Public Institutions
HB 963 - General Laws
HB 964 - Transportation
HB 1007 - General Laws

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SCS SB 52 - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 380**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, Merideth (80) and Schroer

Noes (1): McCreery

Absent (3): Arthur, Roeber and Taylor

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 178**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts and Toalson Reisch

Noes (1): White

Present (1): Beard

Absent (1): Corlew

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 431**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, Ellebracht, Gregory, McGaugh, Mitten, Roberts and Toalson Reisch

Noes (3): DeGroot, Marshall and White

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 573**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Gregory, McGaugh, Toalson Reisch and White

Noes (4): Ellebracht, Marshall, Mitten and Roberts

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 568**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Baringer, Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (2): Adams and Burnett

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 629**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Present (2): Baringer and Burnett

Absent (1): Adams

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 752**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (1): Adams

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 791**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Baringer, Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (1): Burnett

Absent (1): Adams

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HCR 20**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (94), Carpenter, Helms, Kelly (141), Mathews, Neely, Ross, Sommer and White

Noes (0)

Absent (4): Franklin, McGee, Peters and Smith (85)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 665**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (94), Carpenter, Helms, Kelly (141), Mathews, Neely, Ross, Sommer and White

Noes (0)

Absent (4): Franklin, McGee, Peters and Smith (85)

Special Committee on Small Business, Chairman McCaherty reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 99**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anderson, Andrews, Burnett, Cross, Green, Gregory, Harris, Henderson, Kelley (127), McCaherty, Pietzman and Wilson

Noes (0)

Absent (2): McGee and Stephens (128)

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 654**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (2): Franklin and Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 674**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Nichols and Tate

Noes (1): Matthiesen

Present (1): Spencer

Absent (2): Franklin and Miller

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 631**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 738**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 811**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 245**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 488**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 563**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Roden, Schroer and Shull (16)

Noes (1): Ellington

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 52**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Vescovo and Wiemann

Noes (0)

Absent (2): Roeber and Unsicker

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 122**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 199**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 247**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 248**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 355**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Present (1): Barnes (60)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 401**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 441**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (1): Berry

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 558**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 587**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 599**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Roeber

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 45** entitled:

An act to repeal sections 435.350, 435.355, and 435.440, RSMo, and to enact in lieu thereof three new sections relating to arbitration agreements between employers and at-will employees.

In which the concurrence of the House is respectfully requested.

HOUSE COMMITTEE BILL AUTHORIZATION

February 23, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Transportation has leave of the Speaker to file a House Committee Bill relating to "Highway Naming".

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE APPOINTMENTS

February 23, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Tax Policy for Working Families.

Representative Mike Kelley, Chair
Representative Bill Kidd, Vice Chair
Representative Derek Grier
Representative Kevin Corlew
Representative Kurt Bahr
Representative Paul Curtman

This Committee will report to the Committee on Rules - Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

February 23, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Jack Bondon to the Missouri Health Facilities Review Committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, February 27, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 28, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 384

Executive session will be held: HCR 15, HCR 29, HB 719

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, February 27, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Judiciary, Public Defender and General Assembly.

BUDGET

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Conservation and Office of Administration presentation regarding supplemental, reappropriations, maintenance & repair and capital improvements.

CHILDREN AND FAMILIES

Tuesday, February 28, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 182, HB 194, HB 908, HB 757

Executive session will be held: HB 260, HB 326
Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 4.
Executive session will be held: HB 245, HCS HB 304, HB 568, HCS HB 631, HB 738, HB 811
Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 360, HB 831, HB 878, HB 293
Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 7.
Public hearing will be held: HCR 12, HB 637
Executive session will be held: HB 104, HB 238
Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, February 27, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 577, HB 583, HB 118, HB 102
Executive session will be held: HB 257, HB 670, HJR 29, HB 310, HB 357, HB 358, HB 634
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, February 27, 2017, 3:30 PM, House Hearing Room 1.
Executive session will be held: HB 655
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 2, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, February 28, 2017, 4:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 379, HB 428, HB 433, HB 435, HB 494, HB 783, HB 963
Executive session will be held: HB 348, HB 884, HJR 10
Executive session may be held on any matter referred to the committee.
Access to the capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: HB 45

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 1, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 233, HB 330, HB 437

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 28, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 741, HB 209, HB 780, HB 863, HB 784, HB 720

Executive session will be held: HB 341, HB 345

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Wednesday, March 1, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 589, HB 790, HB 843, HB 867, HB 899

Executive session will be held: HB 154, HB 818, HB 905

Executive session may be held on any matter referred to the committee.

Executive session will be held before public hearing.

PENSIONS

Monday, February 27, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 723, HB 886

Executive session will be held: HB 782

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 97, HB 110, HCS HB 275, HCS HB 316, HCS HB 324, HCS HB 411, HCS HBs 480, 272, 413 & 609, HCS HB 574, HCS HB 677, HB 680, HB 758, HB 799, HR 11

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, February 27, 2017, 2:30 PM, South Gallery.

Executive session will be held: HCS HCR 19, HCS HB 44

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, February 27, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 156

Executive session will be held: HB 598, HB 890

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, February 27, 2017, 5:00 PM or upon adjournment, House Hearing Room 5.

Public hearing will be held: HB 847, HB 522

Executive session will be held: HB 615, HB 616, HB 618

Executive session may be held on any matter referred to the committee.

Removed HCR 14.

AMENDED

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 28, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Informational meeting regarding mark-up.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Appropriations Subcommittee mark-up.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriations Subcommittee mark-up.

VETERANS

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 794, HB 805, HB 817, HB 850, HB 871, HB 880

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, February 27, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 82, HB 547, HB 688, HB 682, HB 960, HB 962

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-SECOND DAY, MONDAY, FEBRUARY 27, 2017

HOUSE BILLS FOR SECOND READING

HB 1015 through HB 1036

HOUSE BILLS FOR PERFECTION

HB 289 - Fitzpatrick

HCS HB 353 - Eggleston

HB 493 - Bondon

HCS HB 50 - Roeber
HCS HB 451 - Austin
HB 94 - Lauer
HCS HB 225 - Shumake
HCS HB 292 - Crawford
HB 207 - Fitzwater (144)
HB 93 - Lauer
HB 459 - Kolkmeyer
HCS HB 460 - Kolkmeyer
HB 461 - Kolkmeyer
HB 462 - Kolkmeyer
HB 463 - Kolkmeyer

HOUSE BILLS FOR PERFECTION - CONSENT

(02/20/2017)

HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

(02/22/2017)

HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256 - Rhoads
HCS HB 569 - Frederick

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 655, (Fiscal Review 2/23/17) - Engler

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.

SENATE BILLS FOR SECOND READING

SB 45

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-SECOND DAY, MONDAY, FEBRUARY 27, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Lindell Shumake.

I Kings 3:5-15

Lord, we come to You today in recognition of the great opportunity that You have given us to be servants of the people of the State of Missouri. Furthermore, we recognize that we can only do this effectively by having the wisdom that comes only from You.

King Solomon came to the throne when he was young and inexperienced. He asked the Lord to give him an understanding heart, so he could discern between good and evil. Lord, please give the 99th General Assembly the same ability. Your word teaches us that Solomon received not only great wisdom for Governance but great riches, long life, and a peaceful reign. Help us to lead by example by being the citizens, spouses, parents and legislators that You would have us be.

Remember also those that we came here to represent.

Thank You for Your blessing upon this House, this State, and the United States of America. In Your name we pray.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-first day was approved as printed.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 37, introduced by Representative DeGroot, relating to National Public Radio.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1037, introduced by Representative DeGroot, relating to mandatory minimum sentences.

HB 1038, introduced by Representative Franks Jr., relating to good time credit.

HB 1039, introduced by Representative Alferman, relating to road signs for educational institutions.

HB 1040, introduced by Representative Lynch, relating to the show-me heroes program.

HB 1041, introduced by Representative McDaniel, relating to voter identification requirements, with a contingent effective date.

HB 1042, introduced by Representative McCaherty, relating to development permits in floodplains.

HB 1043, introduced by Representative McGaugh, relating to initiative petitions.

HB 1044, introduced by Representative Lauer, relating to emergency medical services.

HB 1045, introduced by Representative Haahr, relating to fees credited to the technology trust fund.

HB 1046, introduced by Representative Higdon, relating to mandatory minimum sentences.

HB 1047, introduced by Representative Neely, relating to elected officials' retirement benefits.

HB 1048, introduced by Representative Shaul (113), relating to employee scheduling.

HB 1049, introduced by Representative McGaugh, relating to coroners.

HB 1050, introduced by Representative Franklin, relating to volunteer health care services.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1015, relating to minor children suspected of prostitution, with penalty provisions.

HB 1016, relating to the small business regulatory fairness board.

HB 1017, relating to public safety sales taxes.

HB 1018, relating to the Missouri Minority Business Loan Program.

HB 1019, relating to mental health patient admission notice requirements.

HB 1020, relating to penalties assessed for certain criminal offenses, with penalty provisions.

HB 1021, relating to drug regulation.

HB 1022, relating to lobbyist expenditures, with penalty provisions.

HB 1023, relating to a prescription writers monitoring program, with penalty provisions.

HB 1024, relating to heritage value in condemnation proceedings.

HB 1025, relating to individual sureties.

HB 1026, relating to tax increment financing.

HB 1027, relating to court-ordered educational sessions.

HB 1028, relating to the community police tax credit.

HB 1029, repealing the death penalty, with a penalty provision.

HB 1030, relating to gifted children.

HB 1031, relating to the Missouri parent/teacher involvement act.

HB 1032, relating to compliance with the federal REAL ID Act of 2005.

HB 1033, relating to rights of utility customers.

HB 1034, relating to motor vehicle dealers.

HB 1035, relating to the taxation of watercraft.

HB 1036, relating to agricultural land values.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SB 45, relating to arbitration agreements between employers and at-will employees.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 655**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morris, Smith (163), Swan, Vescovo, Wessels and Wiemann

Noes (3): Morgan, Rowland (29) and Unsicker

Absent (3): Alferman, Fraker and Wood

THIRD READING OF HOUSE BILLS

HB 655, relating to tax credits for contributions to maternity homes and pregnancy resource centers, was taken up by Representative Engler.

On motion of Representative Engler, **HB 655** was read the third time and passed by the following vote:

AYES: 122

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Rone	Ross	Rowland 155
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 033

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Dunn	Ellington	Franks Jr	Gray	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Quade	Razer	Rowland 29
Stevens 46	Unsicker	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 007

Barnes 60
Schroer

Brattin
Smith 85

Fitzwater 144

May

Roeber

VACANCIES: 001

Speaker Richardson declared the bill passed.

PERFECTION OF HOUSE BILLS

HB 289, relating to workers' compensation, was taken up by Representative Fitzpatrick.

Representative Roden offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 289, Page 2, Section 287.037, Line 32, by inserting after all of said line the following:

"287.067. 1. **(1)** In this chapter the term "occupational disease" is hereby defined to mean, unless a different meaning is clearly indicated by the context, an identifiable disease arising with or without human fault out of and in the course of the employment. Ordinary diseases of life to which the general public is exposed outside of the employment shall not be compensable, except where the diseases follow as an incident of an occupational disease as defined in this section. The disease need not to have been foreseen or expected but after its contraction it must appear to have had its origin in a risk connected with the employment and to have flowed from that source as a rational consequence.

(2) For purposes of this section, "hazardous duty" has the same meaning given to the term under 5 CFR 550.902, as amended.

2. An injury or death by occupational disease is compensable only if the occupational exposure was the prevailing factor in causing both the resulting medical condition and disability. The "prevailing factor" is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability. Ordinary, gradual deterioration, or progressive degeneration of the body caused by aging or by the normal activities of day-to-day living shall not be compensable.

3. An injury due to repetitive motion is recognized as an occupational disease for purposes of this chapter. An occupational disease due to repetitive motion is compensable only if the occupational exposure was the prevailing factor in causing both the resulting medical condition and disability. The "prevailing factor" is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability. Ordinary, gradual deterioration, or progressive degeneration of the body caused by aging or by the normal activities of day-to-day living shall not be compensable.

4. "Loss of hearing due to industrial noise" is recognized as an occupational disease for purposes of this chapter and is hereby defined to be a loss of hearing in one or both ears due to prolonged exposure to harmful noise in employment. "Harmful noise" means sound capable of producing occupational deafness.

5. "Radiation disability" is recognized as an occupational disease for purposes of this chapter and is hereby defined to be that disability due to radioactive properties or substances or to Roentgen rays (X-rays) or exposure to ionizing radiation caused by any process involving the use of or direct contact with radium or radioactive properties or substances or the use of or direct exposure to Roentgen rays (X-rays) or ionizing radiation.

6. **(1)** Disease of the lungs or respiratory tract, hypotension, hypertension, or disease of the heart or cardiovascular system, including carcinoma, may be recognized as occupational diseases for the purposes of this chapter and are defined to be disability due to exposure to smoke, gases, carcinogens, inadequate oxygen, of paid **or volunteer** firefighters of a ~~paid~~ fire department or paid police officers of a paid police department certified under chapter 590 if a direct causal relationship is established, or psychological stress of firefighters of a ~~paid~~ fire department or paid peace officers of a police department who are certified under chapter 590 if a direct causal relationship is established.

- (2) (a) Cancer contracted by a firefighter shall be presumed as an occupational disease if:
- a. The firefighter is a paid or volunteer firefighter who has been assigned to at least five years of hazardous duty as a firefighter;
 - b. The firefighter was exposed to an agent classified by the International Agency for Research on Cancer or its successor organization as a group 1 or 2A carcinogen;
 - c. Twenty years have not elapsed since the firefighter was last assigned to hazardous duty as a firefighter; and
 - d. The firefighter is not seventy years of age or older.
- (b) The presumption described in paragraph (a) of this subdivision shall be rebuttable if:
- a. There is evidence that the firefighter's exposure to cigarettes, tobacco products, or other conditions presenting an extremely high risk for the development of the cancer alleged more than likely was a significant factor in the cause of progression of the cancer, and such exposure occurred outside the scope of employment as a firefighter;
 - b. There is evidence that the firefighter was not exposed to an agent classified by the International Agency for Research on Cancer as a group 1 or 2A carcinogen; or
 - c. There is evidence that the firefighter incurred the type of cancer alleged before becoming a member of the fire department.
- (c) Compensation for cancer contracted by a firefighter in the course of hazardous duty under paragraph (a) of this subdivision shall be payable only in the event of temporary total disability, permanent total disability, or death, in accordance with sections 287.170, 287.200, and 287.230.
- (d) This subdivision shall apply to paid and volunteer firefighters of all fire departments of all counties, cities, towns, fire districts, and other political subdivisions.
- (e) This subdivision shall apply only to claims arising on or after August 28, 2017.
7. Any employee who is exposed to and contracts any contagious or communicable disease arising out of and in the course of his or her employment shall be eligible for benefits under this chapter as an occupational disease.
8. With regard to occupational disease due to repetitive motion, if the exposure to the repetitive motion which is found to be the cause of the injury is for a period of less than three months and the evidence demonstrates that the exposure to the repetitive motion with the immediate prior employer was the prevailing factor in causing the injury, the prior employer shall be liable for such occupational disease."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 070

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beard	Beck	Black	Bondon
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Corlew	Curtis	DeGroot	Dunn
Ellebracht	Ellington	Engler	Fitzpatrick	Francis
Franks Jr	Gannon	Green	Harris	Henderson
Higdon	Justus	Kendrick	Kidd	Korman
Lant	Lauer	Lavender	Lichtenegger	Marshall
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Nichols	Peters	Phillips	Pierson Jr
Quade	Razer	Reiboldt	Reisch	Roberts
Roden	Rowland 155	Rowland 29	Runions	Ruth
Stevens 46	Unsicker	Walker 74	Wessels	Wilson

NOES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cornejo	Crawford	Cross	Curtman
Dogan	Dohrman	Eggleston	Evans	Fitzwater 49
Fraker	Franklin	Frederick	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Kelley 127	Kelly 141	Kolkmeier	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Remole	Rhoads	Roeber
Rone	Ross	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 007

Cookson	Davis	Fitzwater 144	Gray	Newman
Schroer	Smith 85			

VACANCIES: 001

On motion of Representative Fitzpatrick, the title of **HB 289** was agreed to.

On motion of Representative Fitzpatrick, **HB 289** was ordered perfected and printed.

HCS HB 50, relating to circuit and associate judges in the sixteenth judicial circuit, was taken up by Representative Roeber.

On motion of Representative Roeber, the title of **HCS HB 50** was agreed to.

On motion of Representative Roeber, **HCS HB 50** was adopted.

On motion of Representative Roeber, **HCS HB 50** was ordered perfected and printed.

HB 94, relating to student assessments, was taken up by Representative Lauer.

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Lauer, the title of **HB 94** was agreed to.

On motion of Representative Lauer, **HB 94** was ordered perfected and printed.

HCS HB 225, relating to camping trailer licenses plates, was taken up by Representative Shumake.

On motion of Representative Shumake, the title of **HCS HB 225**, relating to camping trailer license plates, was agreed to.

On motion of Representative Shumake, **HCS HB 225** was adopted.

On motion of Representative Shumake, **HCS HB 225** was ordered perfected and printed.

HCS HB 451, relating to population designations in statutes, was taken up by Representative Austin.

Speaker Richardson resumed the Chair.

On motion of Representative Austin, the title of **HCS HB 451** was agreed to.

On motion of Representative Austin, **HCS HB 451** was adopted.

On motion of Representative Austin, **HCS HB 451** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 268**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Conway (104), Fitzwater (144), Hansen, Henderson, McCaherty, Remole and Roden

Noes (3): Franks Jr., Mosley and Nichols

Absent (1): Higdon

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 210**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Curtman, Johnson, Kidd, Matthiesen, Quade and Sommer

Noes (0)

Absent (4): Frederick, Peters, Pogue and Rhoads

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 220**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baringer, Curtman, Johnson, Kidd, Matthiesen, Quade and Sommer

Noes (0)

Absent (4): Frederick, Peters, Pogue and Rhoads

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 144**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Corlew, Ellebracht, Gregory, Marshall, McGaugh and Roberts

Noes (0)

Absent (5): Beard, DeGroot, Mitten, Toalson Reisch and White

Special Committee on Innovation and Technology, Chairman Berry reporting:

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 255**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Berry, Davis, Evans, Fitzwater (49), Gray, Johnson, Lauer, Pfautsch, Pierson Jr., Razer, Ruth and Unsicker

Noes (1): Korman

Absent (1): Grier

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 598**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Corlew, Cornejo, DeGroot, Ellebracht, Haahr, Hill, Lant, McGaugh, Phillips, Rehder and White

Noes (2): Mitten and Roberts

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HCR 19**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (1): Eggleston

Absent (2): Butler and Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 44**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 44** by the following vote:

Ayes (12): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Butler and Curtis

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 253, HCS HB 647, HCS HB 703, HB 87, HB 701, HB 678 and HB 200.**

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 113** entitled:

An act to repeal sections 287.120, 287.140, 287.170, 287.243, and 287.780, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation, with an existing penalty provision.

In which the concurrence of the House is respectfully requested.

COMMITTEE APPOINTMENTS

February 27, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Special Committee on Tax Policy for Working Families.

Representative Ingrid Burnett
Representative Ben Harris
Representative Bruce Franks

This Committee will report to the Committee on Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following member's presence was noted: Fitzwater (144).

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, February 28, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 28, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 384

Executive session will be held: HCR 15, HCR 29, HB 719

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Conservation and the Office of Administration presentation regarding supplemental, reappropriations, maintenance & repair and capital improvements.

CHILDREN AND FAMILIES

Tuesday, February 28, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 182, HB 194, HB 908, HB 757

Executive session will be held: HB 260, HB 326

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 245, HCS HB 304, HB 568, HCS HB 631, HB 738, HB 811

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 956

Executive session will be held: HB 419, HB 924

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 360, HB 831, HB 878, HB 293

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HCR 12, HB 637

Executive session will be held: HB 104, HB 238

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 746, HB 70

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 2, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, February 28, 2017, 4:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 379, HB 428, HB 433, HB 435, HB 494, HB 783, HB 963

Executive session will be held: HB 348, HB 884, HJR 10

Executive session may be held on any matter referred to the committee.

Access to the capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: HB 45

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 1, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 233, HB 330, HB 437, SCS SB 52

Executive session may be held on any matter referred to the committee.

Added on SCS SB 52.

AMENDED

HIGHER EDUCATION

Wednesday, March 1, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 814, HB 832

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, February 28, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 741, HB 209, HB 780, HB 863, HB 784, HB 720

Executive session will be held: HB 341, HB 345

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Wednesday, March 1, 2017, 8:00 AM, Bingham Conference Room.

Executive session may be held on any matter referred to the committee.

Election of officers, General Counsel position.

A portion of this meeting may be closed pursuant to §610.021 (3), RSMo.

CORRECTED

JUDICIARY

Tuesday, February 28, 2017, 5:00 PM or upon adjournment, House Hearing Room 1.

Public hearing will be held: HB 274, HB 351, HB 354, HB 430, HB 592, HB 768, HCB 1

Executive session will be held: HB 303, HB 499, HB 623, HB 875

Executive session may be held on any matter referred to the committee.

Please note time change: Now 5:00 PM or upon adjournment. Hearing will begin with executive session. HB 274 and HB 430 will be heard together.

CORRECTED

LOCAL GOVERNMENT

Wednesday, March 1, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 589, HB 790, HB 843, HB 867, HB 899

Executive session will be held: HB 154, HB 818, HB 905

Executive session may be held on any matter referred to the committee.

Executive session will be held before public hearing.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 97, HB 110, HCS HB 275, HCS HB 316, HCS HB 324, HCS HB 411, HCS HBs 480, 272, 413 & 609, HCS HB 574, HCS HB 677, HB 680, HB 758, HB 799, HR 11

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, February 28, 2017, 9:15 AM, House Hearing Room 6.

Executive session will be held: HB 81, HB 264

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 28, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HCR 10, HB 928, HB 889

Executive session may be held on any matter referred to the committee.

Possible executive session.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, March 1, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 750, HB 564

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, February 28, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Informational meeting regarding markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION, AND REVENUE

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON SCOPE OF PRACTICE

Tuesday, February 28, 2017, 2:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Discussion relating to APRN.

TRANSPORTATION

Wednesday, March 1, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 651, HB 964, HCB 2

Executive session will be held: HB 542, HB 560, HB 824, HB 834

Executive session may be held on any matter referred to the committee.

Work session only on HCB 2.

UTILITIES

Wednesday, March 1, 2017, 5:00 PM, House Hearing Room 5.

Executive session will be held: HB 243, HB 340, HB 656, HB 747, HB 827

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, February 28, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 794, HB 805, HB 817, HB 850, HB 871, HB 880

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 1, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 218, HB 580

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-THIRD DAY, TUESDAY, FEBRUARY 28, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 37

HOUSE BILLS FOR SECOND READING

HB 1037 through HB 1050

HOUSE BILLS FOR PERFECTION

HCS HB 353 - Eggleston
HB 493 - Bondon
HCS HB 292 - Crawford
HB 207 - Fitzwater (144)
HB 93 - Lauer
HB 459 - Kolkmeyer
HCS HB 460 - Kolkmeyer
HB 461 - Kolkmeyer
HB 462 - Kolkmeyer
HB 463 - Kolkmeyer
HCS HB 452 - Austin
HCS HB 229 - Dogan
HB 169 - Curtman
HB 327 - Morris
HCS HB 381 - Evans
HCS HB 661 - Bondon
HB 700 - Cookson

HOUSE BILLS FOR PERFECTION - CONSENT

(02/22/2017)

HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256 - Rhoads
HCS HB 569 - Frederick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

SENATE BILLS FOR SECOND READING

SS SCS SB 113

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-THIRD DAY, TUESDAY, FEBRUARY 28, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

We take courage and say "the Lord is my helper, I will not fear what man shall do unto me." (Hebrews 13:6)

Our God in Heaven, we thank You for this new, warm day fresh from Your hand and pray You will help us to live it well. Cleanse our hearts and clear our minds that we may walk the upward way with You and with our fellow citizens.

Grant that we may always be on the side of justice and peace. In so doing may we seek to make this state a community in which men and women can dwell together safely and securely.

We pray for our country gratefully, for the heritage of faith and freedom which is ours; humbly, that we may prove ourselves worthy of this heritage; and positively, that we may be given wisdom, understanding, and a concern to lead our constituents in the right paths with true faith for the good of all on this Mardi Gras.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Kody Kleeman, Kolton Kleeman, Anita Edmonds, and Benjamin C. Smith.

The Journal of the thirty-second day was approved as printed by the following vote:

AYES: 135

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127

Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Muntzel	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Redmon
Reiboldt	Reisch	Rhoads	Roberts	Roden
Ross	Rowland 155	Runions	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Tate	Taylor
Trent	Unsicker	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 027

Alferman	Barnes 60	Bernskoetter	Butler	Carpenter
Chipman	Curtis	Curtman	Dogan	Ellington
Franks Jr	Hansen	Johnson	McCann Beatty	Mosley
Neely	Newman	Pietzman	Rehder	Remole
Roeber	Rone	Rowland 29	Schroer	Smith 85
Swan	Vescovo			

VACANCIES: 001

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 38, introduced by Representative Beard, relating to the detrimental effects of pornography.

HCR 39, introduced by Representative Houghton, relating to a conflict of interest policy for school administrators.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 40, introduced by Representative Houghton, relating to the conservation commission.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1051, introduced by Representative Unsicker, relating to voter registration.

HB 1052, introduced by Representative Unsicker, relating to the Missouri employment first act.

HB 1053, introduced by Representative Cookson, relating to industry-recognized certifications.

HB 1054, introduced by Representative Moon, relating to employment security.

HB 1055, introduced by Representative Houghton, relating to initiative petitions.

HB 1056, introduced by Representative Fraker, relating to record storage.

HB 1057, introduced by Representative Roden, relating to requirements of public safety personnel.

HB 1058, introduced by Representative Barnes (28), relating to child care facilities.

HB 1059, introduced by Representative Kelly (141), relating to leave from employment, with a referendum clause.

HB 1060, introduced by Representative Sommer, relating to the regulation of public accountants.

HB 1061, introduced by Representative Engler, relating to public bodies participating in land clearance projects.

HB 1062, introduced by Representative Helms, relating to funeral contracts.

HB 1063, introduced by Representative Grier, relating to home owner associations.

HB 1064, introduced by Representative Shaul (113), relating to lottery winnings.

HB 1065, introduced by Representative Trent, relating to state merit employees.

HB 1066, introduced by Representative Trent, relating to the changing of locks by a landlord.

HB 1067, introduced by Representative Hubrecht, relating to mental health facility inspections.

HB 1068, introduced by Representative Lichtenegger, relating to unlawful possession of a firearm, with penalty provisions and an emergency clause.

HB 1069, introduced by Representative Bondon, relating to the licensure of hospitals, with a delayed effective date.

HB 1070, introduced by Representative Wiemann, relating to certain exemptions for insurance holding companies.

HB 1071, introduced by Representative Brattin, relating to minor traffic violations.

HB 1072, introduced by Representative Brattin, relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 1073, introduced by Representative Morris, relating to insurance claims filed by a pharmacy.

HB 1074, introduced by Representative Chipman, relating to administrative proceedings.

HB 1075, introduced by Representative Alferman, relating to MO HealthNet emergency services.

HB 1076, introduced by Representative Fitzwater (49), relating to language development milestones for children who are deaf or hard of hearing.

HB 1077, introduced by Representative Barnes (60), relating to the public service commission.

HB 1078, introduced by Representative Fitzwater (49), relating to judicial circuits.

HB 1079, introduced by Representative Mathews, relating to hotel license fees.

HB 1080, introduced by Representative DeGroot, relating to the public service commission.

HB 1081, introduced by Representative Remole, relating to juvenile officers.

HB 1082, introduced by Representative Remole, relating to design-build contracts for wastewater projects.

HB 1083, introduced by Representative Ross, relating to the offense of institutional vandalism.

HB 1084, introduced by Representative Rone, relating to home school students.

HB 1085, introduced by Representative Walker (3), relating to the public school retirement system of the City of St. Louis.

HB 1086, introduced by Representative Walker (3), relating to retirement benefits for police officers.

HB 1087, introduced by Representative Hubrecht, relating to the termination of parental rights of a convicted rapist.

HB 1088, introduced by Representative Plocher, relating to low-dose mammography screening.

HB 1089, introduced by Representative Plocher, relating to nursing.

HB 1090, introduced by Representative Christofanelli, relating to tax increment financing districts.

HB 1091, introduced by Representative Harris, relating to museums.

HB 1092, introduced by Representative Harris, relating to bail bond agents, with a penalty provision.

HB 1093, introduced by Representative Kolkmeier, relating to transient guest sales taxes.

HB 1094, introduced by Representative Rowland (155), relating to 911 services.

HB 1095, introduced by Representative May, relating to marijuana, with penalty provisions and a referendum clause.

HB 1096, introduced by Representative Brown (27), relating to homeowners' associations.

HB 1097, introduced by Representative Houghton, relating to public administrators.

HB 1098, introduced by Representative Grier, relating to the Missouri Fan Protection Act, with penalty provisions.

HB 1099, introduced by Representative Bernskoetter, to authorize the conveyance of certain state property.

HB 1100, introduced by Representative Bernskoetter, relating to workers' compensation.

HB 1101, introduced by Representative Rowland (29), relating to school bus operators.

HB 1102, introduced by Representative Frederick, relating to a prescription drug monitoring program, with penalty provisions.

HB 1103, introduced by Representative Marshall, relating to concealed carry endorsements and permits.

HB 1104, introduced by Representative Bangert, relating to the use of solar energy systems in certain planned communities.

HB 1105, introduced by Representative Morris, relating to consumer credit interest rates, with a penalty provision and a referendum clause.

HB 1106, introduced by Representative Stephens (128), relating to pharmacist protocols for vaccines.

HB 1107, introduced by Representative Moon, relating to unlawful use of weapons, with penalty provisions.

HB 1108, introduced by Representative Corlew, relating to campaign finance, with penalty provisions.

HB 1109, introduced by Representative Christofanelli, relating to the state highway system.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 37, relating to National Public Radio.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1037, relating to mandatory minimum sentences.

HB 1038, relating to good time credit.

HB 1039, relating to road signs for educational institutions.

HB 1040, relating to the show-me heroes program.

HB 1041, relating to voter identification requirements, with a contingent effective date.

HB 1042, relating to development permits in floodplains.

HB 1043, relating to initiative petitions.

HB 1044, relating to emergency medical services.

HB 1045, relating to fees credited to the technology trust fund.

HB 1046, relating to mandatory minimum sentences.

HB 1047, relating to elected officials' retirement benefits.

HB 1048, relating to employee scheduling.

HB 1049, relating to coroners.

HB 1050, relating to volunteer health care services.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SCS SB 113, relating to workers' compensation, with an existing penalty provision.

PERFECTION OF HOUSE BILLS

HCS HB 292, relating to powers of banks, was taken up by Representative Crawford.

Representative Crawford offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 292, Page 3, Section 362.105, Line 62, by inserting after the word, "**purchased**" the words, "**or leased**"; and

Further amend said bill, page, section and line, by inserting after the word, "**leasing**" the words, "**or subleasing**"; and

Further amend said bill, page, section, and Line 68, by inserting after the first occurrence of the word, "**purchase**" the words, "**or lease**"; and

Further amend said bill, page, section and line, by inserting after the second occurrence of the word, "**purchase**" the words, "**or lease**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Crawford, **House Amendment No. 1** was adopted.

On motion of Representative Crawford, the title of **HCS HB 292, as amended**, was agreed to.

On motion of Representative Crawford, **HCS HB 292, as amended**, was adopted.

On motion of Representative Crawford, **HCS HB 292, as amended**, was ordered perfected and printed.

HB 93, relating to the Missouri Works Training Program, was taken up by Representative Lauer.

On motion of Representative Lauer, the title of **HB 93** was agreed to.

On motion of Representative Lauer, **HB 93** was ordered perfected and printed.

HB 207, relating to a prohibition on certain telecommunications items being possessed in correctional facilities, was taken up by Representative Fitzwater (144).

Representative Barnes (60) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Bill No. 207, Page 2, Section 221.111, Line 39, by deleting the word "**or**" in the second instance; and

Further amend said bill, page, and section, Line 42, by deleting all of said line and inserting in lieu thereof the following:

"center or city, county, or private jail; or

(3) Any person, unless the correctional center or city, county, or private jail posts a conspicuous notice that two-way telecommunications devices or their component parts are not permitted beyond a certain point and the person knowingly possesses the two-way telecommunications device or its component parts beyond that point."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 1** was adopted.

Representative Dogan offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 207, Page 2, Section 221.111, Line 42, by inserting immediately after all of said line a hard return and the following:

"However, no individual referenced in subdivision (1) or (2) of this subsection shall knowingly deliver, attempt to deliver, or deposit a two-way telecommunications device or its component parts to an inmate or a prisoner or detainee in any correctional center or city, county, or private jail."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 2** was adopted.

On motion of Representative Fitzwater (144), the title of **HB 207, as amended**, was agreed to.

On motion of Representative Fitzwater (144), **HB 207, as amended**, was ordered perfected and printed.

HB 493, relating to real property owned by limited liability companies, was taken up by Representative Bondon.

Representative Nichols offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 493, Page 1, Section 347.048, Lines 1-3, by deleting all of said lines and inserting in lieu thereof the following:

"347.048. **1. (1)** Any limited liability company **located in this state** that owns and rents or leases real property, or owns unoccupied real property~~[, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county,]~~ shall"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 was withdrawn.

On motion of Representative Bondon, the title of **HB 493** was agreed to.

On motion of Representative Bondon, **HB 493** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 289** - Fiscal Review
- HB 109** - Special Committee on Tax Policy for Working Families
- HB 1008** - Government Efficiency
- HB 1009** - Crime Prevention and Public Safety
- HB 1045** - Consent and House Procedure

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HCR 15**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Redmon, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HCR 29**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Redmon, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 719**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Redmon, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (0)

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HCR 12**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Berry, Fitzwater (49), Green, Grier, Pietzman, Plocher, Rehder and Vescovo

Noes (0)

Absent (5): Beck, Dunn, Lant, Miller and Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 104**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Fitzwater (49), Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (4): Beck, Berry, Dunn and Green

Absent (2): Miller and Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 238**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Berry, Fitzwater (49), Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Green and Rowland (29)

Absent (2): Dunn and Miller

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HJR 29**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (4): Anders, Bangert, Burnett and Morgan

Present (1): Barnes (60)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 257**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 310**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (5): Anders, Bangert, Barnes (60), Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 358**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 634**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bahr, Barnes (60), Basye, Dogan, Matthiesen, Roeber, Spencer, Swan and Wood

Noes (4): Anders, Bangert, Burnett and Morgan

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 670**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Dogan, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (0)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 782**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (0)

Absent (2): Moon and Pogue

Special Committee on Employment Security, Chairman Brown (57) reporting:

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **HB 81**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bahr, Brown (57), Dohrman, Frederick, Houx, Hubrecht and Remole

Noes (5): Beck, May, Mosley, Pogue and Runions

Absent (1): Hansen

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **HB 264**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Beck, Brown (57), Dohrman, Frederick, Houx, Hubrecht and Remole

Noes (4): May, Mosley, Pogue and Runions

Absent (1): Hansen

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 8**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (2): Franklin and Miller

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 794**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Barnes (28), Beck, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (2): Brattin and Gray

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 805**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Pike, Shumake, Tate and Wilson

Noes (0)

Absent (2): Gray and Lynch

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 817**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Shumake, Tate and Wilson

Noes (0)

Absent (2): Gray and Pike

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 850**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Shumake, Tate and Wilson

Noes (0)

Absent (2): Gray and Pike

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 871**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Shumake, Tate and Wilson

Noes (0)

Absent (2): Gray and Pike

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 880**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Shumake, Tate and Wilson

Noes (0)

Absent (2): Gray and Pike

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 245**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (11): Beard, Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (2): Carpenter and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 304**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike and Trent

Noes (3): Dunn, McCreery and Stevens (46)

Absent (2): Carpenter and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 568**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (11): Beard, Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (2): Carpenter and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 631**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike and Trent

Noes (3): Dunn, McCreery and Stevens (46)

Absent (2): Carpenter and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 738**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (8): Black, Dunn, Kelly (141), Love, McCreery, Pfautsch, Stevens (46) and Trent

Noes (3): Beard, Muntzel and Pike

Absent (2): Carpenter and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 811**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike and Trent

Noes (3): Dunn, McCreery and Stevens (46)

Absent (2): Carpenter and Schroer

COMMITTEE APPOINTMENTS

February 28, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Robert Cornejo and Representative Lauren Arthur to the Missouri Palliative Care and Quality of Life Interdisciplinary Council.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following members' presence was noted: Alferman, Barnes (60), Carpenter, Chipman, Curtis, Curtman, Ellington, McCann Beatty, Mosley, Newman, Pietzman, Rehder, Remole, Roeber, Rone, Rowland (29), Swan, and Vescovo.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, March 1, 2017.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Wednesday, March 1, 2017, 8:30 AM, House Hearing Room 1.

Executive session will be held: HB 698

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 956

Executive session will be held: HB 419, HB 924

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 1, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HJR 13, HB 269, HB 855, HB 856

Executive session will be held: HB 432, HB 717, HB 754

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 2, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HB 289

Executive session may be held on any matter referred to the committee.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, March 7, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 1, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 233, HB 330, HB 437, SCS SB 52

Executive session may be held on any matter referred to the committee.

Added on SCS SB 52.

AMENDED

HIGHER EDUCATION

Wednesday, March 1, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 814, HB 832

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Wednesday, March 1, 2017, 8:00 AM, Bingham Conference Room.

Executive session may be held on any matter referred to the committee.

Election of officers, General Counsel position.

**A portion of this meeting may be closed pursuant to §610.021 (3) RSMo.

CORRECTED

LOCAL GOVERNMENT

Wednesday, March 1, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 589, HB 790, HB 843, HB 867, HB 899

Executive session will be held: HB 154, HB 818, HB 905

Executive session may be held on any matter referred to the committee.

Executive session will be held before public hearing.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 1, 2017, 2:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 910, HB 906, HB 329, HB 100, HB 873, HB 904

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 97, HB 110, HCS HB 275, HCS HB 316, HCS HB 324, HCS HB 411, HCS HBs 480, 272, 413 & 609, HCS HB 574, HCS HB 677, HB 680, HB 758, HB 799, HR 11, HCS HB 255, HCS HB 306

Executive session may be held on any matter referred to the committee.

Adding HCS HB 255 and HCS HB 306.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, March 1, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 111, HCS HB 159, HCS HB 270, HB 426, HCS HB 181, HCS HB 502

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, March 1, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 750, HB 564

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 1, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 6.

Executive session will be held: HB 406, HB 679

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 1, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HCR 32, HCR 33, HCR 22, HB 879, HB 913, HB 915, HR 395

Executive session may be held on any matter referred to the committee.

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

**SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL
SERVICES**

Wednesday, March 1, 2017, 2:00 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

**SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS,
TRANSPORTATION, AND REVENUE**

Wednesday, March 1, 2017, 1:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

CORRECTED

TRANSPORTATION

Wednesday, March 1, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 651, HB 964, HCB 2

Executive session will be held: HB 542, HB 560, HB 824, HB 834

Executive session may be held on any matter referred to the committee.

Work session only on HCB 2.

UTILITIES

Wednesday, March 1, 2017, 5:00 PM, House Hearing Room 5.

Executive session will be held: HB 243, HB 340, HB 656, HB 747, HB 827

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 1, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 580

Executive session may be held on any matter referred to the committee.

Removed the public hearing for HB 218.

AMENDED

HOUSE CALENDAR

THIRTY-FOURTH DAY, WEDNESDAY, MARCH 1, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 38 and HCR 39

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 40

HOUSE BILLS FOR SECOND READING

HB 1051 through HB 1109

HOUSE BILLS FOR PERFECTION

HCS HB 353 - Eggleston

HB 459 - Kolkmeier

HCS HB 460 - Kolkmeier

HB 461 - Kolkmeier

HB 462 - Kolkmeier

HB 463 - Kolkmeier

HCS HB 452 - Austin

HCS HB 229 - Dogan

HB 169 - Curtman

HB 327 - Morris

HCS HB 381 - Evans

HCS HB 661 - Bondon

HB 700 - Cookson

HOUSE BILLS FOR PERFECTION - CONSENT

(02/22/2017)

HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256 - Rhoads
HCS HB 569 - Frederick

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 289, (Fiscal Review 2/28/17) - Fitzpatrick
HCS HB 50 - Roeber
HB 94 - Lauer
HCS HB 225 - Shumake
HCS HB 451, E.C. - Austin

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker

HOUSE RESOLUTIONS

HR 403 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-FOURTH DAY, WEDNESDAY, MARCH 1, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer and remarks by Dr. Andrew Rehfeld, President and CEO of the Jewish Federation of Saint Louis.

Thank you for inviting me to deliver the opening prayer this morning for the Missouri State House of Representatives.

There are of course many prayers that would be appropriate for today given the challenges that we as a state are facing. Perhaps a prayer for peace, or a prayer reminding us of our sacred obligations to care for the less fortunate. Perhaps a prayer to safeguard our communities or in gratitude for the sacred obligation you are each performing in your execution of public service.

I have chosen instead a prayer from which each of these sentiments is, I believe, derived. It is the fourth among the 18 central prayers of the Jewish daily prayer service. It is a prayer for wisdom, knowledge and understanding.

I will say it first in Hebrew as traditional Jews recite it, and then translate it as well.

Atah chonein l'adam da-at, um'la-med le-einosh binah.
Choneinu mei-it'cha choch-mah binah va'da-at.
Baruch atah Adonai, chonein ha-da'at.

And the translation expanded, interpreted for the work you do here every day,

“God, as these men and women of the State of Missouri gather to impose their will upon all of its citizens through the laws that they enact, may they be given the knowledge and understanding necessary for the challenges they face. We ask that You bestow upon them knowledge, making laws based on fact not prejudice. We ask that You provide them the understanding to recognize the complexity of problems they face and to understand that the talents, skills and strategies that brought them to office may not be the ones best suited for making law. And may You provide them the wisdom to continue to do what is right, even when it requires hard choices and sacrifices; sacrifices of themselves, their interests, or the interests of their constituents in order to serve the greater public good.

And let us say, AMEN.”

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Mike Sinamon, Ethan Manke, Elinor Beckwith, Alexander Pantazopoulos, Dylan Stokes, Tyleah McCarter, Matthew Stolze, Leah Scott, T. J. Vanmeter, and Isaiah Scott.

The Journal of the thirty-third day was approved as printed.

HOUSE RESOLUTIONS

Representative Rowland (29) offered House Resolution No. 652.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 40, introduced by Representative Rowland (29), relating to the composite photos of the General Assembly.

HCR 41, introduced by Representative Pogue, relating to the Missouri Department of Conservation.

HCR 42, introduced by Representative Pogue, relating to a constitutional amendment to repeal the Sixteenth and Seventeenth Amendments of the Constitution of the United States.

HCR 43, introduced by Representative Pogue, relating to calling a special session of the 99th General Assembly in September 2017, for the purpose of discussing the state's involvement in the institution of marriage.

HCR 44, introduced by Representative Pogue, relating to the Missouri State Capitol.

HCR 45, introduced by Representative Roberts, relating to Missouri No Smoking/Tobacco Day.

HCR 46, introduced by Representative Love, relating to "National Day of the Cowboy".

HCR 47, introduced by Representative Corlew, relating to the 21st Century Missouri Highway System Task Force.

HCR 48, introduced by Representative Kidd, relating to a Task Force on Emergency Management Protocols.

HCR 49, introduced by Representative McGaugh, relating to flood control and navigation of the Missouri River.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 41, introduced by Representative Pogue, relating to state sovereignty.

HJR 42, introduced by Representative Lavender, relating to members of the general assembly.

HJR 43, introduced by Representative Merideth (80), relating to redistricting of state legislative and congressional districts.

HJR 44, introduced by Representative Pogue, relating to state lands.

HJR 45, introduced by Representative Grier, relating to property exempt from taxation, with a contingent effective date.

HJR 46, introduced by Representative Grier, relating to apportionment of motor vehicle fuel tax, with a contingent effective date.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1110, introduced by Representative Wood, relating to the Missouri Rx plan.

HB 1111, introduced by Representative Hubrecht, relating to the rights of individuals receiving services from the division of developmental disabilities.

HB 1112, introduced by Representative Tate, relating to child abuse, with an emergency clause.

HB 1113, introduced by Representative Bangert, relating to a course on career readiness for ninth grade students.

HB 1114, introduced by Representative Fitzwater (144), relating to weight limitations for certain vehicles hauling harvested forest products.

HB 1115, introduced by Representative Anders, relating to biological samples from persons arrested for felony offenses.

HB 1116, introduced by Representative Shaul (113), relating to the use of bags to package purchased goods.

HB 1117, introduced by Representative Morgan, relating to the sexual offender registry.

HB 1118, introduced by Representative Merideth (80), relating to notaries public.

HB 1119, introduced by Representative Smith (163), relating to background check requirements for certain in-home service providers.

HB 1120, introduced by Representative Smith (163), relating to the statute of limitations for certain offenses.

HB 1121, introduced by Representative Unsicker, relating to discipline of students.

HB 1122, introduced by Representative Unsicker, relating to discipline of students.

HB 1123, introduced by Representative Trent, relating to the treatment of traditional winter celebrations by school districts.

HB 1124, introduced by Representative Trent, relating to the closure of certain records.

HB 1125, introduced by Representative Shull (16), relating to tax credits for guaranty fees.

HB 1126, introduced by Representative McDaniel, relating to tampering with farm equipment.

HB 1127, introduced by Representative Taylor, relating to the slaughter of feral hogs.

HB 1128, introduced by Representative Pogue, relating to income tax.

HB 1129, introduced by Representative Pogue, relating to state land purchases.

HB 1130, introduced by Representative Pogue, relating to the sale of certain lands acquired through legal settlements.

HB 1131, introduced by Representative Burnett, relating to school board district elections.

HB 1132, introduced by Representative Christofanelli, relating to elementary and secondary education.

HB 1133, introduced by Representative Corlew, relating to criminal offenses, with penalty provisions.

HB 1134, introduced by Representative McDaniel, relating to dog owner liability.

HB 1135, introduced by Representative Evans, relating to the science, technology, engineering and mathematics (STEM) initiative.

HB 1136, introduced by Representative Corlew, relating to emergency communication services.

HB 1137, introduced by Representative Schroer, relating to the use of emergency opioid antagonists.

HB 1138, introduced by Representative Moon, relating to the acquisition of land by the United States government.

HB 1139, introduced by Representative Rhoads, relating to liquor licenses.

HB 1140, introduced by Representative Neely, relating to child support.

HB 1141, introduced by Representative Fraker, relating to intoxicating liquor licensees.

HB 1142, introduced by Representative Dohrman, relating to school board members.

HB 1143, introduced by Representative Vescovo, relating to municipal court records.

HB 1144, introduced by Representative Morris, relating to the termination date of the Missouri Rx plan.

HB 1145, introduced by Representative Bangert, relating to the extended learning grant program.

HB 1146, introduced by Representative Swan, relating to teacher compensation.

HB 1147, introduced by Representative Redmon, relating to grants for certain water system projects.

HB 1148, introduced by Representative Pietzman, relating to the rights of victims.

HB 1149, introduced by Representative Smith (85), relating to the minimum wage.

HB 1150, introduced by Representative Corlew, relating to victims of offenses.

HB 1151, introduced by Representative Reiboldt, relating to fees to be paid to the county employees' retirement fund.

HB 1152, introduced by Representative Morris, relating to the promotion of medication safety.

HB 1153, introduced by Representative Crawford, relating to the regulation of hospitals.

HB 1154, introduced by Representative Lauer, relating to professional employer organizations.

HB 1155, introduced by Representative Gregory, relating to court proceedings.

HB 1156, introduced by Representative Gregory, relating to sanctioning bodies for certain amateur sports contests.

HB 1157, introduced by Representative Gregory, relating to the jurisdiction of the attorney general to enforce state abortion laws.

HB 1158, introduced by Representative Franklin, relating to child abuse reports.

HB 1159, introduced by Representative Morris, relating to the MO HealthNet pharmacy program.

HB 1160, introduced by Representative Gregory, relating to the ethics commission.

HB 1161, introduced by Representative Bahr, relating to elementary and secondary education.

HB 1162, introduced by Representative Fitzwater (49), relating to the hazardous waste commission.

HB 1163, introduced by Representative Barnes (60), relating to tax credits.

HB 1164, introduced by Representative Barnes (60), relating to tax credits.

HB 1165, introduced by Representative Houghton, relating to abusive conduct directed toward school employees.

HB 1166, introduced by Representative Curtis, relating to the right of suffrage for former felons.

HB 1167, introduced by Representative Kidd, relating to the Missouri Emergency Response Commission.

HB 1168, introduced by Representative Korman, relating to lead-acid batteries.

HB 1169, introduced by Representative Korman, relating to wastewater.

HB 1170, introduced by Representative Franks Jr., relating to the office of sheriff of the city of St. Louis.

HB 1171, introduced by Representative Razer, relating to ethics, with an emergency clause.

HB 1172, introduced by Representative Haefner, relating to the administration of public safety.

HB 1173, introduced by Representative Arthur, relating to abortion, with penalty provisions.

HB 1174, introduced by Representative Neely, relating to maintenance orders.

HB 1175, introduced by Representative Walker (74), relating to the adverse childhood experience questionnaire.

HB 1176, introduced by Representative Pogue, relating to child neglect, with penalty provisions.

HB 1177, introduced by Representative Pogue, relating to abortion, with penalty provisions.

HB 1178, introduced by Representative McCreery, relating to consumer product repair requirements.

HB 1179, introduced by Representative Merideth (80), relating to technology used by law enforcement.

HB 1180, introduced by Representative Mitten, relating to the ethics commission, with a delayed effective date.

HB 1181, introduced by Representative Mitten, relating to automatic voter registration.

HB 1182, introduced by Representative Mitten, relating to income taxes.

HB 1183, introduced by Representative Mitten, relating to a recall process for elected officials.

HB 1184, introduced by Representative Roberts, relating to crime victims' compensation fund claims.

HB 1185, introduced by Representative Trent, relating to the accreditation of managed care plans.

HB 1186, introduced by Representative Trent, relating to the state board of education, with penalty provisions.

HB 1187, introduced by Representative Burnett, relating to the development of historic property.

HB 1188, introduced by Representative Dogan, relating to long-acting reversible contraceptives.

HB 1189, introduced by Representative Cross, relating to inspections of private residences.

HB 1190, introduced by Representative Rhoads, relating to business premises safety.

HB 1191, introduced by Representative Smith (85), relating to the minimum wage.

HB 1192, introduced by Representative Hubrecht, relating to the Missouri state board of nursing.

HB 1193, introduced by Representative Shaul (113), relating to the minimum wage, with an emergency clause.

HB 1194, introduced by Representative Chipman, relating to the minimum wage, with an emergency clause.

HB 1195, introduced by Representative Curtis, relating to certain air pollution sources.

HB 1196, introduced by Representative Rehder, relating to professional employer organizations.

HB 1197, introduced by Representative Lynch, relating to opioid antagonists.

HB 1198, introduced by Representative Berry, relating to professional employer organizations.

HB 1199, introduced by Representative Messenger, relating to tax credits.

HB 1200, introduced by Representative Messenger, relating to tax credits.

HB 1201, introduced by Representative Roberts, relating to ticket quotas by peace officers.

HB 1202, introduced by Representative Roberts, relating to the MO HealthNet program.

HB 1203, introduced by Representative May, relating to funding for Missouri land grant institutions.

HB 1204, introduced by Representative May, relating to land reutilization authorities.

HB 1205, introduced by Representative Brattin, relating to terms of office.

HB 1206, introduced by Representative Brattin, relating to city clerks.

HB 1207, introduced by Representative Haefner, relating to the deputy sheriff salary supplementation fund.

HB 1208, introduced by Representative Messenger, relating to tax credits for housing.

HB 1209, introduced by Representative Matthiesen, relating to revenue from minor traffic violations.

HB 1210, introduced by Representative Lichtenegger, relating to regulations by a county, with a penalty provision.

HB 1211, introduced by Representative Lichtenegger, relating to emergency regulations, with penalty provisions.

HB 1212, introduced by Representative Korman, relating to motor vehicle license plates.

HB 1213, introduced by Representative Dogan, relating to prohibitions against unlawful policing.

HB 1214, introduced by Representative Curtman, relating to prohibitions against unlawful policing

HB 1215, introduced by Representative Curtman, relating to law enforcement appreciation day.

HB 1216, introduced by Representative Curtman, relating to the joint committee on education.

HB 1217, introduced by Representative Curtman, relating to state aid for schools.

HB 1218, introduced by Representative Gray, relating to annual leave for state employees.

HB 1219, introduced by Representative Hannegan, relating to the animal abuse registry.

HB 1220, introduced by Representative Walker (3), relating to the Missouri state board of nursing.

HB 1221, introduced by Representative Roberts, relating to the accelerated rehabilitative disposition program for certain defendants.

HB 1222, introduced by Representative Roberts, relating to the Missouri death with dignity act, with penalty provisions.

HB 1223, introduced by Representative Kelley (127), relating to the civil commitment of pregnant women who abuse drugs.

HB 1224, introduced by Representative Brattin, relating to the operation of agricultural implements.

HB 1225, introduced by Representative Roberts, relating to the establishment of the Intervention and Compliance Unit Pilot Program.

HB 1226, introduced by Representative Ellington, relating to MO HealthNet benefits.

HB 1227, introduced by Representative DeGroot, relating to workers' compensation.

HB 1228, introduced by Representative Barnes (28), relating to emergency service districts.

HB 1229, introduced by Representative Franks Jr., relating to tax credits for new businesses in distressed communities.

HB 1230, introduced by Representative Ruth, relating to the first-time home buyer savings account act.

HB 1231, introduced by Representative Grier, relating to motor vehicles, with a contingent effective date.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 38, relating to the detrimental effects of pornography.

HCR 39, relating to a conflict of interest policy for school administrators.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 40, relating to the conservation commission.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1051, relating to voter registration.

HB 1052, relating to the Missouri employment first act.

HB 1053, relating to industry-recognized certifications.

HB 1054, relating to employment security.

HB 1055, relating to initiative petitions.

HB 1056, relating to record storage.

HB 1057, relating to requirements of public safety personnel.

HB 1058, relating to child care facilities.

HB 1059, relating to leave from employment, with a referendum clause.

HB 1060, relating to the regulation of public accountants.

HB 1061, relating to public bodies participating in land clearance projects.

HB 1062, relating to funeral contracts.

HB 1063, relating to home owner associations.

HB 1064, relating to lottery winnings.

HB 1065, relating to state merit employees.

HB 1066, relating to the changing of locks by a landlord.

HB 1067, relating to mental health facility inspections.

HB 1068, relating to unlawful possession of a firearm, with penalty provisions and an emergency clause.

HB 1069, relating to the licensure of hospitals, with a delayed effective date.

HB 1070, relating to certain exemptions for insurance holding companies.

HB 1071, relating to minor traffic violations.

HB 1072, relating to the implementation of the streamlined sales and use tax agreement, with a delayed effective date.

HB 1073, relating to insurance claims filed by a pharmacy.

HB 1074, relating to administrative proceedings.

HB 1075, relating to MO HealthNet emergency services.

HB 1076, relating to language development milestones for children who are deaf or hard of hearing.

HB 1077, relating to the public service commission.

HB 1078, relating to judicial circuits.

HB 1079, relating to hotel license fees.

HB 1080, relating to the public service commission.

HB 1081, relating to juvenile officers.

HB 1082, relating to design-build contracts for wastewater projects.

HB 1083, relating to the offense of institutional vandalism.

HB 1084, relating to home school students.

HB 1085, relating to the public school retirement system of the City of St. Louis.

HB 1086, relating to retirement benefits for police officers.

HB 1087, relating to the termination of parental rights of a convicted rapist.

HB 1088, relating to low-dose mammography screening.

HB 1089, relating to nursing.

HB 1090, relating to tax increment financing districts.

HB 1091, relating to museums.

HB 1092, relating to bail bond agents, with a penalty provision.

HB 1093, relating to transient guest sales taxes.

HB 1094, relating to 911 services.

HB 1095, relating to marijuana, with penalty provisions and a referendum clause.

HB 1096, relating to homeowners' associations.

HB 1097, relating to public administrators.

HB 1098, relating to the Missouri Fan Protection Act, with penalty provisions.

HB 1099, to authorize the conveyance of certain state property.

HB 1100, relating to workers' compensation.

HB 1101, relating to school bus operators.

HB 1102, relating to a prescription drug monitoring program, with penalty provisions.

HB 1103, relating to concealed carry endorsements and permits.

HB 1104, relating to the use of solar energy systems in certain planned communities.

HB 1105, relating to consumer credit interest rates, with a penalty provision and a referendum clause.

HB 1106, relating to pharmacist protocols for vaccines.

HB 1107, relating to unlawful use of weapons, with penalty provisions.

HB 1108, relating to campaign finance, with penalty provisions.

HB 1109, relating to the state highway system.

PERFECTION OF HOUSE BILLS

HB 169, relating to legislative review of audits conducted by the state auditor's office, was taken up by Representative Curtman.

Speaker Pro Tem Haahr assumed the Chair.

Representative Rowland (29) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 169, Page 1, Section 21.437, Line 3, by deleting the word, "**shall**" and inserting in lieu thereof the word, "**may**"; and

Further amend said bill, page and section, Lines 6 and 7, by deleting all of said lines and inserting in lieu thereof the following:

"2. The committee described in subsection 1 of this section may meet at any time."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rowland (29) moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Curtman, the title of **HB 169** was agreed to.

On motion of Representative Curtman, **HB 169** was ordered perfected and printed.

HB 327, relating to the Missouri senior farmers' market nutrition program, was taken up by Representative Morris.

On motion of Representative Morris, the title of **HB 327** was agreed to.

On motion of Representative Morris, **HB 327** was ordered perfected and printed.

HCS HB 661, relating to the comprehensive state energy plan, was taken up by Representative Bondon.

On motion of Representative Bondon, the title of **HCS HB 661** was agreed to.

On motion of Representative Bondon, **HCS HB 661** was adopted.

On motion of Representative Bondon, **HCS HB 661** was ordered perfected and printed.

HB 700, relating to the designation of a highway, was taken up by Representative Cookson.

On motion of Representative Cookson, the title of **HB 700** was agreed to.

On motion of Representative Cookson, **HB 700** was ordered perfected and printed.

HOUSE RESOLUTIONS

HR 403, relating to the confirmation of Judge Neil M. Gorsuch to the United States Supreme Court, was taken up by Representative Schroer.

Speaker Richardson resumed the Chair.

On motion of Representative Schroer, **HR 403** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 107

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Harris	Helms
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 010

Bahr	Brattin	Francis	Hansen	Henderson
Kidd	McGaugh	Reisch	Remole	Roden

VACANCIES: 001

THIRD READING OF HOUSE BILLS

HCS HB 50, relating to circuit and associate judges in the sixteenth judicial circuit, was taken up by Representative Roeber.

On motion of Representative Roeber, **HCS HB 50** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Harris	Helms	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 002

Ellington Pogue

PRESENT: 000

ABSENT WITH LEAVE: 012

Brattin	Butler	Cookson	Francis	Hansen
Henderson	McCaherty	McDaniel	McGaugh	Reisch
Remole	Roden			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 94, relating to student assessments, was taken up by Representative Lauer.

On motion of Representative Lauer, **HB 94** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Harris	Helms	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 001

Pogue

PRESENT: 001

Bangert

ABSENT WITH LEAVE: 012

Brattin	Cookson	Ellington	Francis	Hansen
Henderson	McDaniel	McGaugh	Reisch	Remole
Roden	Swan			

VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 260**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cookson, Franklin, Gannon, Justus, Neely, Ruth and Walker (74)

Noes (2): Meredith (71) and Newman

Absent (2): Moon and Stacy

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 326**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cookson, Franklin, Gannon, Justus, Neely and Ruth

Noes (3): Meredith (71), Newman and Walker (74)

Absent (2): Moon and Stacy

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 698**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Beard, Engler, Fitzwater (144), Harris, Houx, Love, Meredith (71), Phillips and Pierson Jr.

Noes (0)

Absent (1): Remole

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HJR 10**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber, Schroer and Taylor

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 348**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 884**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 45**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Curtman, Frederick, Johnson, Kidd, Peters, Quade, Rhoads and Sommer

Noes (1): Pogue

Absent (1): Matthiesen

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HCR 16**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128) and Wiemann

Noes (3): Arthur, Stevens (46) and Walker (74)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 121**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Arthur, Frederick, Messenger, Morris, Pfautsch, Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (2): Haefner and Smith (163)

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 890**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, Cornejo, DeGroot, Haahr, Hill, Lant, McGaugh, Phillips and Rehder

Noes (4): Ellebracht, Mitten, Roberts and White

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 542**, begs leave to report it has examined the same and recommends that it **Do Pass - Federal Mandate with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Corlew and Cornejo

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 560**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 824**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Hurst, Kolkmeyer, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): Cornejo

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 111**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Lavender

Absent (3): Butler, Fitzwater (49) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 159**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Butler, Fitzwater (49) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 181**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Butler, Fitzwater (49) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 270**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Butler, Fitzwater (49) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 426**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Butler, Fitzwater (49) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 502**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 502** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Butler, Fitzwater (49) and Wessels

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 664, HB 281, HCS HB 258, HB 256 and HCS HB 569.**

HOUSE COMMITTEE BILL AUTHORIZATION

March 1, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Budget has been authorized to introduce upon report a House Committee Bill relating to “funds for vulnerable senior citizens”.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

SUBCOMMITTEE APPOINTMENTS

March 1, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Student Debt Relief, which shall report to the Committee on Higher Education.

Representative Allen Andrews, Chair
Representative Elaine Gannon
Representative Curtis Trent
Representative Dean Dohrman

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 1, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Student Debt Relief, which shall report to the Committee on Higher Education:

Representative Kip Kendrick
Representative Gretchen Bangert

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

March 1, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Police/Community Relations, which shall report to the Committee on Crime Prevention and Public Safety.

Representative Tom Hannegan
Representative Jay Barnes
Representative Shamed Dogan
Representative Jeanie Lauer
Pending Minority appointment, Representative Bruce Franks Jr., Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 1, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint Representative Bruce Franks to serve on the Subcommittee on Police/Community Relations, which shall report to the Committee on Crime Prevention and Public Safety.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

March 1, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Urban Community Economic Development, which shall report to the Committee on Economic Development.

Representative Randy Pietzman
Representative Dean Plocher
Representative Derek Grier
Representative Rocky Miller
Pending Minority appointment, Representative Randy Dunn, Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 1, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Urban Community Economic Development, which shall report to the Committee on Economic Development:

Representative Randy Dunn
Representative Rory Rowland

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

The following members' presence was noted: Francis, McGaugh, Reisch, and Roden.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, March 2, 2017.

CORRECTION TO THE HOUSE JOURNAL

HOUSE JOURNAL CORRECTION AFFIDAVIT

I, State Representative Jason Chipman, District 120, hereby state and affirm that my presence was not correctly noted on Page 626 of the Journal of the House for the Twenty-sixth Day, Wednesday, February 15, 2017. Pursuant to House Rule 94, I ask that the Journal be corrected to note that I was in the Chamber and my presence should have been recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 1st day of March, 2017.

/s/ Jason Chipman
State Representative

State of Missouri)
)
County of Cole)

Subscribed and sworn to before me this 1st day of March in the year 2017.

/s/ Leann M. Hager
Notary Public

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, March 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 712, HB 713

Executive session will be held: HB 182, HB 194, HB 757, HB 908

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 956

Executive session will be held: HB 419, HB 924

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 7, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 826, HB 1009, HB 137, HB 438

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 2, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HB 289

Executive session may be held on any matter referred to the committee.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, March 7, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Thursday, March 2, 2017, 8:30 AM, Bingham Conference Room.

Executive session may be held on any matter referred to the committee.

Election of officers, General Counsel position.

****A portion of this meeting may be closed pursuant to §610.021 (3), RSMo.**

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 403, HCR 7

Executive session may be held on any matter referred to the committee.

Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20), and (21), RSMo, portions of the meeting may be closed.

AMENDED

**SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT**

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, March 2, 2017, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Appropriations subcommittee markup.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 2, 2017, 8:30 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current and former employees of the Department of Corrections.

SUBCOMMITTEE ON CREATION AND APPOINTMENTS

Tuesday, March 7, 2017, 1:00 PM or upon adjournment of the Insurance Policy Committee, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

SUBCOMMITTEE ON SCOPE OF PRACTICE

Tuesday, March 7, 2017, 3:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Purpose of generating a report on the issue of APRN.

HOUSE CALENDAR

THIRTY-FIFTH DAY, THURSDAY, MARCH 2, 2017

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 40 through HCR 49

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 41 through HJR 46

HOUSE BILLS FOR SECOND READING

HB 1110 through HB 1231

HOUSE BILLS FOR PERFECTION

HCS HB 353 - Eggleston
HB 459 - Kolkmeier
HCS HB 460 - Kolkmeier
HB 461 - Kolkmeier
HB 462 - Kolkmeier
HB 463 - Kolkmeier
HCS HB 452 - Austin
HCS HB 229 - Dogan
HCS HB 381 - Evans
HCS HB 122 - Frederick
HB 175 - Reiboldt
HB 193 - Kelley (127)
HCS HB 199 - Fraker
HCS HB 247 - Alferman
HB 248 - Fitzwater (49)
HCS HBs 339 & 714 - DeGroot
HB 355 - Bahr
HB 401 - McDaniel
HCS HB 441 - Corlew
HB 52 - Andrews
HB 557 - Ross
HB 558 - Ross
HCS HB 586 - Rhoads
HB 587 - Redmon
HB 599, E.C. - Hansen

HOUSE BILLS FOR PERFECTION - CONSENT

(03/02/2017)

HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 289, (Fiscal Review 2/28/17) - Fitzpatrick
HCS HB 225 - Shumake
HCS HB 451, E.C. - Austin
HCS HB 292 - Crawford
HB 93 - Lauer
HB 207 - Fitzwater (144)
HB 493 - Bondon

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-FIFTH DAY, THURSDAY, MARCH 2, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

And thou shalt do that which is right and good in the sight of the Lord, that it may be well with thee. (Deuteronomy 6:18)

Almighty God, the light of all that is true, the life of all that is good, and the love of all that is beautiful, we lift our hearts to You that we may find wisdom, strength, and love sufficient for all our needs, not just our wants.

Help us to walk in the light of truth, to live the life of gladness, and to share the love of the beautiful that we may play our part and do our full duty in this hour of our public life and service.

We pray that Your spirit may enter the hearts of all people, that our state legislature, and all states legislatures, may be free from malice and bitterness and be filled with goodness and hope. To this end and by Your grace, may we do justly, love mercy, and walk humbly with You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-fourth day was approved as printed.

HOUSE RESOLUTIONS

Representative Cierpiot offered House Resolution No. 699.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 40, relating to the composite photos of the General Assembly.

HCR 41, relating to the Missouri Department of Conservation.

HCR 42, relating to a constitutional amendment to repeal the Sixteenth and Seventeenth Amendments of the Constitution of the United States.

HCR 43, relating to calling a special session of the 99th General Assembly in September 2017, for the purpose of discussing the state's involvement in the institution of marriage.

HCR 44, relating to the Missouri State Capitol.

HCR 45, relating to Missouri No Smoking/Tobacco Day.

HCR 46, relating to "National Day of the Cowboy".

HCR 47, relating to the 21st Century Missouri Highway System Task Force.

HCR 48, relating to a Task Force on Emergency Management Protocols.

HCR 49, relating to flood control and navigation of the Missouri River.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 41, relating to state sovereignty.

HJR 42, relating to members of the general assembly.

HJR 43, relating to redistricting of state legislative and congressional districts.

HJR 44, relating to state lands.

HJR 45, relating to property exempt from taxation, with a contingent effective date.

HJR 46, relating to apportionment of motor vehicle fuel tax, with a contingent effective date.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1110, relating to the Missouri Rx plan.

HB 1111, relating to the rights of individuals receiving services from the division of developmental disabilities.

HB 1112, relating to child abuse, with an emergency clause.

HB 1113, relating to a course on career readiness for ninth grade students.

HB 1114, relating to weight limitations for certain vehicles hauling harvested forest products.

HB 1115, relating to biological samples from persons arrested for felony offenses.

HB 1116, relating to the use of bags to package purchased goods.

HB 1117, relating to the sexual offender registry.

HB 1118, relating to notaries public.

HB 1119, relating to background check requirements for certain in-home service providers.

HB 1120, relating to the statute of limitations for certain offenses.

HB 1121, relating to discipline of students.

HB 1122, relating to discipline of students.

HB 1123, relating to the treatment of traditional winter celebrations by school districts.

HB 1124, relating to the closure of certain records.

HB 1125, relating to tax credits for guaranty fees.

HB 1126, relating to tampering with farm equipment.

HB 1127, relating to the slaughter of feral hogs.

HB 1128, relating to income tax.

HB 1129, relating to state land purchases.

HB 1130, relating to the sale of certain lands acquired through legal settlements.

HB 1131, relating to school board district elections.

HB 1132, relating to elementary and secondary education.

HB 1133, relating to criminal offenses, with penalty provisions.

HB 1134, relating to dog owner liability.

HB 1135, relating to the science, technology, engineering and mathematics (STEM) initiative.

HB 1136, relating to emergency communication services.

HB 1137, relating to the use of emergency opioid antagonists.

HB 1138, relating to the acquisition of land by the United States government.

HB 1139, relating to liquor licenses.

HB 1140, relating to child support.

HB 1141, relating to intoxicating liquor licensees.

HB 1142, relating to school board members.

HB 1143, relating to municipal court records.

HB 1144, relating to the termination date of the Missouri Rx plan.

HB 1145, relating to the extended learning grant program.

HB 1146, relating to teacher compensation.

HB 1147, relating to grants for certain water system projects.

HB 1148, relating to the rights of victims.

HB 1149, relating to the minimum wage.

HB 1150, relating to victims of offenses.

HB 1151, relating to fees to be paid to the county employees' retirement fund.

HB 1152, relating to the promotion of medication safety.

HB 1153, relating to the regulation of hospitals.

HB 1154, relating to professional employer organizations.

HB 1155, relating to court proceedings.

HB 1156, relating to sanctioning bodies for certain amateur sports contests.

HB 1157, relating to the jurisdiction of the attorney general to enforce state abortion laws.

HB 1158, relating to child abuse reports.

HB 1159, relating to the MO HealthNet pharmacy program.

HB 1160, relating to the ethics commission.

HB 1161, relating to elementary and secondary education.

HB 1162, relating to the hazardous waste commission.

HB 1163, relating to tax credits.

HB 1164, relating to tax credits.

HB 1165, relating to abusive conduct directed toward school employees.

HB 1166, relating to the right of suffrage for former felons.

HB 1167, relating to the Missouri Emergency Response Commission.

HB 1168, relating to lead-acid batteries.

HB 1169, relating to wastewater.

HB 1170, relating to the office of sheriff of the city of St. Louis.

HB 1171, relating to ethics, with an emergency clause.

HB 1172, relating to the administration of public safety.

HB 1173, relating to abortion, with penalty provisions.

HB 1174, relating to maintenance orders.

HB 1175, relating to the adverse childhood experience questionnaire.

HB 1176, relating to child neglect, with penalty provisions.

HB 1177, relating to abortion, with penalty provisions.

HB 1178, relating to consumer product repair requirements.

HB 1179, relating to technology used by law enforcement.

HB 1180, relating to the ethics commission, with a delayed effective date.

HB 1181, relating to automatic voter registration.

HB 1182, relating to income taxes.

HB 1183, relating to a recall process for elected officials.

HB 1184, relating to crime victims' compensation fund claims.

HB 1185, relating to the accreditation of managed care plans.

HB 1186, relating to the state board of education, with penalty provisions.

HB 1187, relating to the development of historic property.

HB 1188, relating to long-acting reversible contraceptives.

HB 1189, relating to inspections of private residences.

HB 1190, relating to business premises safety.

HB 1191, relating to the minimum wage.

HB 1192, relating to the Missouri state board of nursing.

HB 1193, relating to the minimum wage, with an emergency clause.

HB 1194, relating to the minimum wage, with an emergency clause.

HB 1195, relating to certain air pollution sources.

HB 1196, relating to professional employer organizations.

HB 1197, relating to opioid antagonists.

HB 1198, relating to professional employer organizations.

HB 1199, relating to tax credits.

HB 1200, relating to tax credits.

HB 1201, relating to ticket quotas by peace officers.

HB 1202, relating to the MO HealthNet program.

HB 1203, relating to funding for Missouri land grant institutions.

HB 1204, relating to land reutilization authorities.

HB 1205, relating to terms of office.

HB 1206, relating to city clerks.

HB 1207, relating to the deputy sheriff salary supplementation fund.

HB 1208, relating to tax credits for housing.

HB 1209, relating to revenue from minor traffic violations.

HB 1210, relating to regulations by a county, with a penalty provision.

HB 1211, relating to emergency regulations, with penalty provisions.

HB 1212, relating to motor vehicle license plates.

HB 1213, relating to prohibitions against unlawful policing.

HB 1214, relating to prohibitions against unlawful policing.

HB 1215, relating to law enforcement appreciation day.

HB 1216, relating to the joint committee on education.

HB 1217, relating to state aid for schools.

HB 1218, relating to annual leave for state employees.

HB 1219, relating to the animal abuse registry.

HB 1220, relating to the Missouri state board of nursing.

HB 1221, relating to the accelerated rehabilitative disposition program for certain defendants.

HB 1222, relating to the Missouri death with dignity act, with penalty provisions.

HB 1223, relating to the civil commitment of pregnant women who abuse drugs.

HB 1224, relating to the operation of agricultural implements.

HB 1225, relating to the establishment of the Intervention and Compliance Unit Pilot Program.

HB 1226, relating to MO HealthNet benefits.

HB 1227, relating to workers' compensation.

HB 1228, relating to emergency service districts.

HB 1229, relating to tax credits for new businesses in distressed communities.

HB 1230, relating to the first-time home buyer savings account act.

HB 1231, relating to motor vehicles, with a contingent effective date.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 289**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Vescovo, Wiemann and Wood

Noes (2): Morgan and Unsicker

Present (1): Wessels

Absent (2): Rowland (29) and Swan

THIRD READING OF HOUSE BILLS

HCS HB 451, relating to population designations in statutes, was taken up by Representative Austin.

Representative Chipman assumed the Chair.

Representative Butler raised a point of order that there had been a violation of Rule 8.

Speaker Richardson resumed the Chair.

The Chair ruled the point of order not well taken.

Representative Chipman resumed the Chair.

On motion of Representative Austin, **HCS HB 451** was read the third time and passed by the following vote:

AYES: 138

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr

Frederick	Gannon	Gray	Green	Gregory
Grier	Haefner	Hannegan	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McDaniel	McGaugh
Meredith 71	Merideth 80	Messenger	Miller	Morris
Mosley	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 018

Anders	Burnett	Christofanelli	Ellebracht	Hurst
Lavender	Marshall	McCann Beatty	McCreery	McGee
Mitten	Moon	Morgan	Newman	Peters
Pierson Jr	Pogue	Stevens 46		

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 005

Brattin	Haahr	Hansen	Rowland 29	Walker 74
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VACANCIES: 001

Representative Chipman declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 083

Anderson	Andrews	Austin	Baringer	Basye
Beard	Brown 57	Brown 94	Chipman	Cierpiot
Cookson	Cornejo	Crawford	Cross	Curtis
Davis	DeGroot	Dogan	Dohrman	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gregory	Grier	Haefner	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Love	Lynch
Mathews	Matthiesen	McGaugh	Messenger	Miller
Morris	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Smith 85	Spencer	Stephens 128
Swan	Tate	Trent	Vescovo	Walker 3
Wessels	Wiemann	Mr. Speaker		

NOES: 074

Adams	Anders	Arthur	Bahr	Bangert
Barnes 60	Barnes 28	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Burnett	Burns
Butler	Carpenter	Christofanelli	Conway 10	Conway 104
Corlew	Curtman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Fitzpatrick	Franks Jr	Gannon
Gray	Green	Hannegan	Harris	Higdon
Hurst	Kendrick	Kidd	Lavender	Lichtenegger
Marshall	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Muntzel	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Roden	Runions	Smith 163
Sommer	Stacy	Stevens 46	Taylor	Unsicker
Walker 74	White	Wilson	Wood	

PRESENT: 000

ABSENT WITH LEAVE: 005

Alferman	Brattin	Haahr	Hansen	Rowland 29
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VACANCIES: 001

HB 93, relating to the Missouri Works Training Program, was taken up by Representative Lauer.

On motion of Representative Lauer, **HB 93** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haefner	Hannegan
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee

Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 008

Bahr	Barnes 60	Marshall	McDaniel	Moon
Pogue	Ross	White		

PRESENT: 000

ABSENT WITH LEAVE: 006

Brattin	Engler	Haahr	Hansen	May
Rowland 29				

VACANCIES: 001

Representative Chipman declared the bill passed.

HB 289, relating to workers' compensation, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HB 289** was read the third time and passed by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haefner	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McGaugh	Merideth 80	Messenger
Miller	Moon	Morris	Muntzel	Neely
Peters	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Pogue
Quade	Razer	Roberts	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 006

Brattin	Cookson	Haahr	Hansen	Rowland 29
Stacy				

VACANCIES: 001

Representative Chipman declared the bill passed.

HCS HB 225, relating to camping trailer license plates, was taken up by Representative Shumake.

On motion of Representative Shumake, **HCS HB 225** was read the third time and passed by the following vote:

AYES: 133

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brown 27	Brown 57	Brown 94	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Green
Gregory	Grier	Haefner	Hannegan	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	Merideth 80
Messenger	Miller	Moon	Morris	Mosley
Muntzel	Neely	Peters	Pfautsch	Phillips
Pietzman	Pike	Plocher	Quade	Razer

Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 017

Anders	Burnett	Franks Jr	Gray	Lavender
McGee	Meredith 71	Mitten	Morgan	Newman
Nichols	Pierson Jr	Pogue	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 012

Bahr	Beard	Brattin	Cookson	Curtis
Dogan	Haahr	Hansen	Kelley 127	Roeber
Rowland 29	Runions			

VACANCIES: 001

Representative Chipman declared the bill passed.

HCS HB 292, relating to powers of banks, was taken up by Representative Crawford.

On motion of Representative Crawford, **HCS HB 292** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haefner	Hannegan	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr

Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 004

Ellington	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 011

Bahr	Beard	Brattin	Cookson	Dogan
Haahr	Hansen	Kolkmeier	Roeber	Rowland 29
Runions				

VACANCIES: 001

Representative Chipman declared the bill passed.

Speaker Richardson resumed the Chair.

HB 207, relating to a prohibition on certain telecommunications items being possessed in correctional facilities, was taken up by Representative Fitzwater (144).

On motion of Representative Fitzwater (144), **HB 207** was read the third time and passed by the following vote:

AYES: 143

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haefner
Hannegan	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel

Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 008

Curtis	Curtman	Ellington	Hurst	Marshall
Moon	Pogue	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 011

Bahr	Beard	Brattin	Cookson	Dogan
Haahr	Hansen	Kolkmeier	Roeber	Rowland 29
Runions				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 493, relating to real property owned by limited liability companies, was taken up by Representative Bondon.

On motion of Representative Bondon, **HB 493** was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Curtis	Curtman	Davis
DeGroot	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haefner	Hannegan	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris

Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 013

Bahr	Brattin	Carpenter	Cookson	Cross
Dogan	Haahr	Hansen	Kolkmeier	Mosley
Roeber	Rowland 29	Runions		

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 699 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 327 - Fiscal Review
HB 729 - Pensions
HB 753 - General Laws
HB 903 - Children and Families
HB 979 - Pensions
HB 987 - Professional Registration and Licensing
HB 1094 - Utilities
HB 1100 - Special Committee on Employment Security
HB 1106 - Professional Registration and Licensing
HB 1193 - Rules - Administrative Oversight
HB 1194 - Rules - Administrative Oversight

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SB 45 - Special Committee on Litigation Reform

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 419**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Conway (104), Fitzwater (144), Franks Jr., Henderson, McCaherty, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (2): Hansen and Higdon

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 956**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Conway (104), Fitzwater (144), Franks Jr., Henderson, McCaherty, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (2): Hansen and Higdon

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 294**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (1): McDaniel

Absent (1): Barnes (60)

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 645**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer, McDaniel, Newman, Phillips and Rhoads

Noes (0)

Absent (1): Barnes (60)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 303**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, DeGroot, Ellebracht, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (1): Marshall

Absent (2): Corlew and Gregory

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 499**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Roberts and Toalson Reisch

Noes (4): Beard, Marshall, Mitten and White

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 875**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Gregory

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 154**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wilson

Noes (4): Adams, Baringer, Burnett and Wessels

Absent (1): Brattin

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 818**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (1): Brattin

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 227**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, McGee, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 813**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, McGee, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 815**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, McGee, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 869**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (94), Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Sommer and White

Noes (4): Carpenter, McGee, Peters and Smith (85)

Absent (0)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 909**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, McGee, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (0)

Special Committee on Small Business, Chairman McCaherty reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 406**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Andrews, Burnett, Cross, Green, Henderson, Kelley (127), McCaherty, Pietzman and Wilson

Noes (0)

Absent (4): Gregory, Harris, McGee and Stephens (128)

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 679**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anderson, Andrews, Burnett, Cross, Green, Henderson, Kelley (127), McCaherty, McGee, Pietzman, Stephens (128) and Wilson

Noes (0)

Absent (2): Gregory and Harris

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HR 11**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 255**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 275**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Arthur, Barnes (60), Carpenter, Mathews, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 306**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Barnes (60), Berry, Mathews, Sommer, Unsicker, Vescovo and Wiemann

Noes (3): Arthur, Carpenter and Runions

Absent (4): Austin, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 316**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 480, 272, 413 & 609**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Barnes (60), Mathews, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 634**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (2): Corlew and Engler

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 25** entitled:

An act to amend chapter 84, RSMo, by adding thereto one new section relating to the Kansas City police department.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS SB 43** entitled:

An act to repeal sections 213.010, 213.040, 213.050, 213.055, 213.065, 213.070, 213.075, 213.101, and 213.111, RSMo, and to enact in lieu thereof ten new sections relating to unlawful discriminatory practices.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 50** entitled:

An act to amend chapter 194, RSMo, by adding thereto one new section relating to a health care directives registry.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 74** entitled:

An act to repeal section 195.050, RSMo, and to enact in lieu thereof twelve new sections relating to a prescription drug monitoring program, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 194** entitled:

An act to repeal section 354.603, RSMo, and to enact in lieu thereof one new section relating to the accreditation of managed care plans.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 217** entitled:

An act to repeal section 135.647, RSMo, and to enact in lieu thereof one new section relating to tax credits for the assistance of needy persons.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 225** entitled:

An act to repeal section 304.170, RSMo, and to enact in lieu thereof one new section relating to the length of motor vehicles operated on highways.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 229** entitled:

An act to repeal section 630.945, RSMo, and to enact in lieu thereof one new section relating to employees working in certain mental health facilities.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 299** entitled:

An act to amend chapter 82, RSMo, by adding thereto one new section relating to abandoned real property in certain cities.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 309** entitled:

An act to repeal sections 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, and 56.840, RSMo, and to enact in lieu thereof seven new sections relating to the retirement system for prosecuting and circuit attorneys.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 322** entitled:

An act to amend chapter 227, RSMo, by adding thereto one new section relating to the designation of certain memorial infrastructure.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 326** entitled:

An act to repeal sections 347.015 and 347.020, RSMo, and to enact in lieu thereof three new sections relating to low-profit limited liability companies.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, March 6, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 7, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 384

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, March 6, 2017, upon adjournment, House Hearing Room 3.

Public hearing will be held: HCB 3

Executive session may be held on any matter referred to the committee.

Discussion and testimony relating to funds for vulnerable senior citizens, specifically to discuss elimination of the Senior Citizen Property Tax Relief Tax Credit.

CHILDREN AND FAMILIES

Tuesday, March 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 712, HB 713, HB 903

Executive session will be held: HB 182, HB 194, HB 757, HB 908

Executive session may be held on any matter referred to the committee.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 7, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 826, HB 1009, HB 137, HB 438

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, March 6, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 187, HB 254, HB 457, HB 465, HB 583, HB 888, HB 970

Executive session will be held: HB 118, HB 449, HB 102

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, March 7, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 914, HB 322, HB 897
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.
Executive session may be held on any matter referred to the committee.
First quarter meeting.

JUDICIARY

Tuesday, March 7, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCB 1, HB 152, HB 848, HB 876, HB 765
Executive session will be held: HB 351, HB 354, HB 592, HB 623, HB 768
Executive session may be held on any matter referred to the committee.
Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, March 8, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 935, HJR 20
Executive session will be held: HB 589, HB 790, HB 843, HB 867, HB 899
Executive session may be held on any matter referred to the committee.
We will hold executive session before public hearing.

PENSIONS

Monday, March 6, 2017, 5:00 PM, House Hearing Room 1.
Public hearing will be held: HB 619
Executive session will be held: HB 723, HB 886
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 6, 2017, upon adjournment, House Hearing Room 2.
Public hearing will be held: HB 1194, HB 1193
Executive session will be held: HB 1194, HB 1193, HCS HB 48, HB 69, HCS HB 142, HCS HB 334, HB 469, HCS HB 495, HB 603, HCS HB 694
Executive session may be held on any matter referred to the committee.
Please watch for possible amended notice with room change.

RULES - LEGISLATIVE OVERSIGHT

Monday, March 6, 2017, 2:30 PM, House Hearing Room 5.

Executive session will be held: HB 170, HB 191, HCS HB 29, HB 349, HCS HB 219, HB 719, HCS HB 348, HCS HB 326, HJR 10, HCS HB 573

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, March 6, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SB 45

Executive session will be held: SB 45, HB 156

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, March 6, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HCR 14

Executive session will be held: HB 618, HB 847, HB 616

Executive session may be held on any matter referred to the committee.

AMENDED

SUBCOMMITTEE ON CREATION AND APPOINTMENTS

Tuesday, March 7, 2017, 1:00 PM or upon adjournment of the Insurance Policy Committee, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

SUBCOMMITTEE ON SCOPE OF PRACTICE

Tuesday, March 7, 2017, 3:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

During this subcommittee meeting we will not hear witness testimony. The committee members will have a discussion on expanding the scope of practice for Advance Practice Registered Nurses, and we will begin drafting our ideas into a report format.

AMENDED

WAYS AND MEANS

Monday, March 6, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 781, HB 804

Executive session will be held: HB 960, HB 962, HB 828

Executive session may be held on any matter referred to the committee.

Reconsideration of HB 960, HB 962, and HB 828.

HOUSE CALENDAR

THIRTY-SIXTH DAY, MONDAY, MARCH 6, 2017

HOUSE BILLS FOR PERFECTION

HCS HB 353 - Eggleston
HB 459 - Kolkmeyer
HCS HB 460 - Kolkmeyer
HB 461 - Kolkmeyer
HB 462 - Kolkmeyer
HB 463 - Kolkmeyer
HCS HB 452 - Austin
HCS HB 229 - Dogan
HCS HB 381 - Evans
HCS HB 122 - Frederick
HB 175 - Reiboldt
HB 193 - Kelley (127)
HCS HB 199 - Fraker
HCS HB 247 - Alferman
HB 248 - Fitzwater (49)
HCS HBs 339 & 714 - DeGroot
HB 355 - Bahr
HB 401 - McDaniel
HCS HB 441 - Corlew
HB 52 - Andrews
HB 557 - Ross
HB 558 - Ross
HCS HB 586 - Rhoads
HB 587 - Redmon
HB 599 - Hansen
HCS HBs 90 & 68 - Rehder
HCS HB 270 - Evans
HCS HB 275 - Spencer
HCS HBs 480, 272, 413 & 609 - Ross

HOUSE BILLS FOR PERFECTION - CONSENT

(03/02/2017)

HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 169 - Curtman
HB 327, (Fiscal Review 3/2/17) - Morris
HCS HB 661 - Bondon
HB 700 - Cookson

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick

SENATE BILLS FOR SECOND READING

SB 25
SS#2 SCS SB 43
SB 50
SS SCS SB 74
SB 194
SCS SB 217
SB 225
SCS SB 229
SB 299

SCS SB 309
SCS SB 322
SB 326

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-SIXTH DAY, MONDAY, MARCH 6, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Jeanie Lauer.

Dear Lord,

Here we stand to thank You for the abundant blessings You provide to us each day. You provide comfort to us when we are troubled, peace when we have conflicts and strength when we feel weak. Your wisdom and guidance are constantly there for us. We only need to look to You and put our trust in You to carry us through.

Here we stand in humbleness and repentance as we ask for Your forgiveness in all things we have done that are not in Your favor. You not only see our sin but are ready to forgive, as Your Son has already paid the price for all of us. We can rejoice having You in our life and knowing we have salvation in You.

Here we stand as servants to You, to live our daily life as a reflection of Your love. As we serve in this House, let us be mindful of Your will to be done, not that of others or of ourselves.

Here we stand before You in awe of Your glory and grace.

This we pray in the name of the Father, the Son, and the Holy Spirit.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-fifth day was approved as printed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Burnett	Burns	Butler	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Houghton	Houx	Hubrecht

Hurst	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 000

PRESENT: 001

Curtis

ABSENT WITH LEAVE: 015

Brattin	Brown 57	Brown 94	Carpenter	Fitzwater 144
Franklin	Franks Jr	Hill	Johnson	Kidd
May	Mosley	Roeber	Smith 85	Wilson

VACANCIES: 001

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 25, relating to the Kansas City police department.

SS#2 SCS SB 43, relating to unlawful discriminatory practices.

SB 50, relating to a health care directives registry.

SS SCS SB 74, relating to a prescription drug monitoring program, with penalty provisions.

SB 194, relating to the accreditation of managed care plans.

SCS SB 217, relating to tax credits for the assistance of needy persons.

SB 225, relating to the length of motor vehicles operated on highways.

SCS SB 229, relating to employees working in certain mental health facilities.

SB 299, relating to abandoned real property in certain cities.

SCS SB 309, relating to the retirement system for prosecuting and circuit attorneys.

SCS SB 322, relating to the designation of certain memorial infrastructure.

SB 326, relating to low-profit limited liability companies.

THIRD READING OF HOUSE BILLS

HB 169, relating to legislative review of audits conducted by the state auditor's office, was taken up by Representative Curtman.

On motion of Representative Curtman, **HB 169** was read the third time and passed by the following vote:

AYES: 123

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 94	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCreery	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 035

Adams	Arthur	Bangert	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Curtis
Dunn	Ellebracht	Gray	Green	Kendrick
Lavender	McCann Beatty	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Pierson Jr	Quade	Razer	Roberts	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 004

Brown 57 Johnson May Wilson

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 661, relating to the comprehensive state energy plan, was taken up by Representative Bondon.

On motion of Representative Bondon, **HCS HB 661** was read the third time and passed by the following vote:

AYES: 157

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 004

Brown 57 Johnson May Wilson

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 700, relating to the designation of a highway, was taken up by Representative Cookson.

On motion of Representative Cookson, **HB 700** was read the third time and passed by the following vote:

AYES: 116

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brown 94
Burns	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haahr	Hannegan	Hansen	Harris
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCreery	McDaniel	McGaugh	Merideth 80
Messenger	Miller	Morgan	Morris	Neely
Pfautsch	Phillips	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 037

Adams	Anders	Bangert	Barnes 28	Beck
Brattin	Brown 27	Burnett	Butler	Curtis
Curtman	Dunn	Evans	Gray	Helms
Hurst	Marshall	McCann Beatty	McGee	Meredith 71
Mitten	Moon	Mosley	Newman	Nichols
Peters	Pierson Jr	Pietzman	Pogue	Roberts
Rowland 29	Runions	Smith 163	Spencer	Stevens 46
Unsicker	Walker 74			

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 008

Brown 57	Haefner	Johnson	Kidd	May
Muntzel	Smith 85	Wilson		

VACANCIES: 001

Speaker Richardson declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 353, relating to elections, was taken up by Representative Eggleston.

Representative Conway (104) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 353, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"115.117. 1. The election authority may designate tax-supported public buildings or buildings owned by any political subdivision or special district to be used as polling places for any election, and no official in charge or control of any such public building shall refuse to permit the use of the building for election purposes. The election authority shall have the right to choose the location of the polling place within such buildings, **unless such public building is under a legally binding contract with another party for use on the date of the election.**

2. If an election authority determines there is no public building convenient for a polling place in any voting district, the authority shall first attempt to secure the use of a privately owned tax-exempt building, and in the event no such building is available, it may contract for the rental of a suitable polling place in the district.

3. In selecting polling places, the election authority shall consider parking areas which may be available and shall give priority to those places which have adequate parking areas for use by poll workers and voters."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Conway (10) offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1 to House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 353, Page 1, Line 8, by inserting after the phrase "**public building**" the following:

"located in a county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Conway (10), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Conway (104), **House Amendment No. 1, as amended**, was adopted.

Representative McCann Beatty offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 353, Page 3, Section 115.125, Line 40, by inserting after all of said section and line the following:

"115.950. 1. Notwithstanding any other provision of law, the office of the secretary of state shall establish a process to conduct automatic voter registration based on driver's license information which shall provide recommendations to local election authorities for the automatic registration of eligible voters.

2. The department of revenue and the motor vehicle and driver licensing division shall, periodically as required by rule or policy, provide the secretary of state's office with such information as the office of the secretary of state specifies is necessary to conduct recommendations for automatic voter registration.

3. The office of the secretary of state shall provide lists of nonbinding recommendations for inclusion on voter registration lists to local election authorities and such authorities shall include such recommendations on voter registration lists subject to existing verification procedures for determining whether an individual is eligible to register to vote and eligible to vote. Local election authorities shall retain full jurisdiction and power to decline to register individuals not verified to be eligible to vote and to remove the names of individuals who are no longer eligible to vote from voter registration lists.

4. Within two months of receipt of a proposed voter registration list, but prior to including a recommended individual on a voter registration list, the local election authority shall send notice of potential automatic registration which shall include a paid postcard for purposes of declining registration. If, after a period of one month, the postcard is not returned to the local election authority, the individual's name shall be added to the voter registration list; except that, any time a postcard is received, the individual's name shall be removed from the voter registration list. This subsection shall not be construed to prevent removal from voter registration lists by any other method allowed under this chapter.

5. The provisions of this section allow for automatic voter registration in addition to any other method of registration allowed under this chapter and shall not be interpreted to invalidate any other method for voter registration.

6. The provisions of this section with regard to the office of the secretary of state, the department of revenue, and local election authorities shall be subject to the appropriation and payment of funds necessary to conduct automatic voter registration and verification procedures.

7. The office of the secretary of state may promulgate all necessary rules for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Evans raised a point of order that **House Amendment No. 2** is not germane to the bill.

The Chair ruled the point of order well taken.

Representative Dunn offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 353, Page 3, Section 115.125, Line 40, by inserting immediately after all of said line the following:

"115.950. 1. Notwithstanding any other provision of law, the office of the secretary of state shall establish a process to conduct automatic voter registration based on driver's license information which shall provide recommendations to local election authorities for the automatic registration of eligible voters.

2. The department of revenue and the motor vehicle and driver licensing division shall, periodically as required by rule or policy, provide the secretary of state's office with such information as the office of the secretary of state specifies is necessary to conduct recommendations for automatic voter registration.

3. The office of the secretary of state shall provide lists of nonbinding recommendations for inclusion on voter registration lists to local election authorities, and such authorities shall include such recommendations on voter registration lists subject to existing verification procedures for determining whether an individual is eligible to register to vote and eligible to vote. Local election authorities shall retain full jurisdiction and power to decline to register individuals not verified to be eligible to vote and to remove the names of individuals who are no longer eligible to vote from voter registration lists.

4. Within two months of receipt of a proposed voter registration list, but prior to including a recommended individual on a voter registration list, the local election authority shall send notice of potential automatic registration which shall include a paid postcard for purposes of declining registration. If, after a period of one month, the postcard is not returned to the local election authority, the individual's name shall be added to the voter registration list; except that, any time a postcard is received the individual's name shall be removed from the voter registration list. This subsection shall not be construed to prevent removal from voter registration lists by any other method allowed under this chapter.

5. The provisions of this section allow for automatic voter registration in addition to any other method of registration allowed under this chapter and shall not be interpreted to invalidate any other method for voter registration.

6. The office of the secretary of state may promulgate all necessary rules for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Trent raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Eggleston, the title of **HCS HB 353, as amended**, was agreed to.

On motion of Representative Eggleston, **HCS HB 353, as amended**, was adopted.

On motion of Representative Eggleston, **HCS HB 353, as amended**, was ordered perfected and printed.

HCS HB 122, relating to physicians providing sports medicine services, was taken up by Representative Frederick.

On motion of Representative Frederick, the title of **HCS HB 122** was agreed to.

On motion of Representative Frederick, **HCS HB 122** was adopted.

On motion of Representative Frederick, **HCS HB 122** was ordered perfected and printed.

HCS HB 381, relating to health care records of deceased patients, was taken up by Representative Evans.

Representative Evans offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 381, Page 3, Section 191.227, Line 70, by inserting after all of said line the following:

"193.245. It shall be unlawful for any person to permit inspection of, or to disclose information contained in, vital records or to copy or issue a copy of all or part of any such record except as authorized by this law and by regulation or by order of a court of competent jurisdiction or in the following situations:

(1) ~~[A listing of persons who are born or who die on a particular date may be disclosed upon request, but no information from the record other than the name and the date of such birth or death shall be disclosed;~~

~~—(2)]~~ (2) The department may authorize the disclosure of information contained in vital records for legitimate research purposes;

~~[(3)]~~ (2) To a qualified applicant as provided in section 193.255;

~~[(4)]~~ (3) Copies of death records over fifty years old may be disclosed upon request."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

Representative McGaugh offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 381, Page 3, Section 191.227, Line 70, by inserting after all of said section and line the following:

"404.1100. 1. Sections 404.1100 to 404.1110 shall be known and may be cited as the "Designated Health Care Decision-Maker Act".

2. The provisions of sections 404.1100 to 404.1110 shall not be applicable to situations in which a patient has capacity to make health care decisions, a guardian with medical decision-making authority is appointed under chapter 475, an attorney-in-fact is appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or if the patient is under jurisdiction of the juvenile court.

404.1101. As used in sections 404.1100 to 404.1110, the following terms mean:

(1) "Adult", a person eighteen years of age or older;

(2) "Artificially supplied nutrition and hydration", any medical procedure whereby nutrition or hydration is supplied through a tube inserted into a person's nose, mouth, stomach, or intestines, or nutrients or fluids are administered into a person's bloodstream or provided subcutaneously;

(3) "Best interests":

(a) Promoting the incapacitated person's right to enjoy the highest attainable standard of health for that person;

(b) Advocating that the person who is incapacitated receive the same range, quality, and standard of health care, care, and comfort as is provided to a similarly situated individual who is not incapacitated; and

(c) Advocating against the discriminatory denial of health care, care, or comfort, or food or fluids on the basis that the person who is incapacitated is considered an individual with a disability;

(4) "Designated health care decision-maker", the person designated to make health care decisions for a patient under section 404.1104;

(5) "Disability" or "disabled" shall have the same meaning as defined in 42 U.S.C. Section 12102, the Americans with Disabilities Act of 1990, as amended; provided that, the term "this chapter" in that definition shall be deemed to refer to the Missouri health care decision-maker act;

(6) "Health care", services to diagnose or treat a human disease, ailment, defect, abnormality, or complaint, whether of physical or mental origin, and includes making arrangements for placement in or transfer to or from a health care facility or health care provider that provides such forms of care;

(7) "Health care facility", any hospital, hospice, inpatient facility, nursing facility, skilled nursing facility, residential care facility, intermediate care facility, dialysis treatment facility, assisted living facility, home health or hospice agency; any entity that provides home or community-based health care services; or any other facility that provides or contracts to provide health care, and which is licensed, certified, or otherwise authorized or permitted by law to provide health care;

(8) "Health care provider", any individual who provides health care to persons and who is licensed, certified, registered, or otherwise authorized or permitted by law to provide health care;

(9) "Incapacitated", as such term is defined and determined by sections 404.800 to 404.865;

(10) "Patient", any adult who:

(a) Is authorized to make health care decisions for himself or herself under Missouri law but is incapacitated; and

(b) Does not have anyone with legal authority to make health care decisions for such person including, but not limited to, a guardian with medical decision-making authority appointed under chapter 475, or an attorney-in-fact appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or persons under the jurisdiction of the juvenile court;

(11) "Patient with capacity", a patient who is determined to no longer be incapacitated under section 404.1106;

(12) "Physician", a treating, attending, or consulting physician licensed to practice medicine under Missouri law;

(13) "Reasonable medical judgment", a medical judgment that would be made by a reasonably prudent physician knowledgeable about the case and the health care possibilities with respect to the medical conditions involved.

404.1103. The physician or another health care provider acting at the direction of the physician shall make reasonable efforts to inform potential designated health care decision-makers set forth under section 404.1104 of whom the physician or physician's designee is aware of the need to appoint a designated health care decision-maker for the patient.

404.1104. 1. Decisions concerning the patient's health care may be made by the following persons with capacity in the following order of priority, with the exception of persons excluded under subsection 5 of this section:

(1) The spouse of the patient, unless the spouse and patient are separated under one of the following:

(a) A current dissolution of marriage or separation action;

(b) A signed written property or marital settlement agreement; or

(c) A permanent order of separate maintenance or support or a permanent order approving a property or marital settlement agreement between the parties;

(2) An adult child of the patient;

(3) A parent of the patient;

(4) An adult sibling of the patient;

(5) Grandparent or adult grandchild of the patient;

(6) Any other adult relative or nonrelative who can demonstrate that he or she has a close personal relationship with the patient and is familiar with the patient's personal values;

(7) A person who is a member of the same community of persons as the patient who is bound by vows to a religious life and who conducts or assists in the conducting of religious services and actually and

regularly engages in religious, benevolent, charitable, or educational ministry, or performance of health care services; or

(8) Any other person designated by the unanimous mutual agreement of the persons listed above who is involved in the patient's care.

2. Reasonable efforts include, without limitation, identifying potential designated health care decision-makers as set forth under this section by examining the patient's personal effects and medical records. If a person with potential health care decision-making authority is identified, attempts to contact that person shall be made within a reasonable time consistent with the patient's medical needs after a determination of incapacity. Contact attempts, including name of the person and known telephone numbers and other contact information, shall be documented in the patient's medical record. The health care facility or health care provider shall look to the health care decision-maker highest in priority who is available and willing to act at the time a health care decision shall be made for the patient.

3. Any person or entity interested in the welfare of the patient, including a health care provider or health care facility, who disagrees on whether certain health care should be provided to or withheld or withdrawn from a patient may petition the probate court for an order for the appointment of a temporary or permanent guardian in accordance with chapter 475 to act in the best interests of the patient.

4. A person who is a member of the classes listed under subsection 1 of this section shall not be denied priority under this section based solely upon that person's support for, or direction to provide, withhold or withdraw health care to the patient, subject to the rights of other classes of potential designated decision-makers, a health care provider, or health care facility to petition the probate court for an order for the appointment of a temporary or permanent guardian under chapter 475 to act in the best interests of the patient.

5. Notwithstanding the provisions of subsection 1 of this section, priority under this section shall not be given to persons in any of the following circumstances:

(1) If a health care provider knows the person has been reported under any mandatory reporting statute for abuse or neglect of the patient including, but not limited to, section 192.2475, 198.070, 208.912, 210.115, 565.188, 630.162, or 630.165 or any other mandatory reporting statute and a finding of abuse or neglect has been substantiated. If the health care provider is aware of a report where a finding has not yet been made, such person shall not be given priority until the investigating agency either makes a finding that the allegations are unsubstantiated or, after investigation, closes the case without making a finding; provided that, such a report shall not be based on the person's support for, or direction to provide, health care to the patient;

(2) If the health care provider determines, after making a reasonable effort to contact the designated health care decision-maker using known telephone numbers and other contact information and receiving no response, that such person is unable to be found, not reasonably available, or is unwilling to make health care decisions as needed for the patient;

(3) If a probate court in a proceeding under chapter 475 finds that the involvement of the person in decisions concerning the patient's health care is contrary to instructions that the patient had unambiguously, and without subsequent contradiction or change, expressed before he or she became incapacitated. Such a statement to the patient's physician or other health care provider contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider shall be deemed such an instruction, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation; or

(4) If the person is the subject of a protective order or other court order that directs that person to avoid contact with the patient or if such person has been found guilty of abuse under section 565.180, 565.182, or 565.184.

6. (1) The designated health care decision-maker shall make reasonable efforts to obtain information regarding the patient's health care preferences from health care providers, family, friends, or others who may have credible information.

(2) The designated health care decision-maker shall make health care decisions in the patient's best interests, taking into consideration evidence of the patient's known health care preferences and religious and moral beliefs.

7. This section does not authorize the provision or withholding of health care services that the patient has unambiguously at a time when the patient had capacity, without subsequent contradiction or

change of instruction of what he or she would or would not want, expressed either in a valid living will created under sections 459.010 to 459.055 or to the patient's physician or other health care provider. Such a statement to the patient's physician or other health care provider, contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider, shall be deemed such evidence, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation.

8. A designated health care decision-maker shall be deemed a personal representative for the purposes of access to and disclosure of private medical information under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 42 U.S.C. Section 1320d and 45 CFR 160-164.

9. Nothing under sections 404.1100 to 404.1110 shall preclude any person interested in the welfare of a patient including, but not limited to, a designated health care decision-maker, a member of the classes listed under this section regardless of priority, or a health care provider or health care facility involved in the care of the patient, from petitioning the probate court for the appointment of a temporary or permanent guardian for the patient, including expedited adjudication under chapter 475.

10. Pending the final outcome of proceedings initiated under chapter 475, the designated health care decision-maker, health care provider, or health care facility shall not withhold or withdraw or direct the withholding or withdrawal of health care, nutrition, or hydration if withholding or withdrawal, in reasonable medical judgment, would result in or hasten the death of the patient, would jeopardize the health or limb of the patient, or would result in disfigurement or impairment of the patient's faculties. If a health care provider or a health care facility objects to the provision of such health care, nutrition, or hydration on the basis of religious beliefs or sincerely held moral convictions, the provider or facility shall not impede the transfer of the patient to another health care provider or health care facility willing to provide it and shall provide such health care, nutrition, or hydration to the patient pending the completion of the transfer. For purposes of this section, artificially supplied nutrition and hydration may be withheld or withdrawn during the pendency of the guardianship proceeding only if, based on reasonable medical judgment, the patient's physician and a second licensed physician certify that the patient meets the standard set forth under subdivision (2) of subsection 1 of section 404.1105. If tolerated by the patient and adequate to supply the patient's needs for nutrition or hydration, natural feeding should be the preferred method.

404.1105. 1. No designated health care decision-maker may, with the intent of hastening or causing the death of the patient, authorize the withdrawal or withholding of nutrition or hydration supplied through either natural or artificial means. A designated health care decision-maker may authorize the withdrawal or withholding of artificially supplied nutrition and hydration only if the physician and a second licensed physician certify in the patient's medical record, based on reasonable medical judgment, that:

(1) Artificially supplied nutrition or hydration is not necessary for comfort care or the relief of pain and would serve only to prolong artificially the dying process and when death will occur within a short period of time regardless of whether such artificially supplied nutrition or hydration is withheld or withdrawn; or

(2) Artificially supplied nutrition or hydration cannot be physiologically assimilated or tolerated by the patient.

2. When tolerated by the patient and adequate to supply the patient's need for nutrition or hydration, natural feeding should be the preferred method.

404.1106. If any of the individuals specified under section 404.1104 or the designated health care decision-maker or physician believes the patient is no longer incapacitated, the patient's physician shall reexamine the patient and determine in accordance with reasonable medical judgment whether the patient is no longer incapacitated, shall certify the decision and the basis therefor in the patient's medical record, and shall notify the patient with capacity, the designated health care decision-maker, and the person who initiated the redetermination of capacity. Rights of the designated health care decision-maker shall end upon the physician's certification that the patient is no longer incapacitated.

404.1107. 1. No health care provider or health care facility that in good faith makes reasonable efforts to identify, locate, and communicate with potential designated health care decision-makers in accordance with sections 404.1100 to 404.1110 shall be subject to civil or criminal liability or regulatory sanction for the effort to identify, locate, and communicate with such potential designated health care decision-makers.

2. No health care provider or health care facility or employee thereof that makes good faith efforts to comply with the provisions in sections 404.1101 to 404.1110 and acts upon decisions, which are not otherwise unlawful, made by a health care decision-maker shall, as a result thereof, be subject to criminal or civil liability or regulatory sanction.

3. No health care decision-maker acting in accordance with sections 404.1101 to 404.1110 who in good faith makes decisions that are not otherwise unlawful shall not, as a result thereof, be subject to criminal or civil liability.

404.1108. 1. A health care provider or a health care facility may decline to comply with the health care decision of a patient or a designated health care decision-maker if such decision is contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility.

2. If at any time a health care facility or health care provider determines that any known or anticipated health care preferences expressed by the patient to the health care provider or health care facility, or as expressed through the patient's designated health care decision-maker, are contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility, such provider or facility shall promptly inform the patient or the patient's designated health care decision-maker.

3. If a health care provider declines to comply with such health care decision, no health care provider or health care facility shall impede the transfer of the patient to another health care provider or health care facility willing to comply with the health care decision.

4. Nothing in this section shall relieve or exonerate a health care provider or a health care facility from the duty to provide for the health care, care, and comfort of a patient pending transfer under this section. If withholding or withdrawing certain health care would, in reasonable medical judgment, result in or hasten the death of the patient, such health care shall be provided pending completion of the transfer. Notwithstanding any other provision of this section, no such health care shall be denied on the basis of a view that treats extending the life of an elderly, disabled, or terminally ill individual as of lower value than extending the life of an individual who is younger, nondisabled, or not terminally ill, or on the basis of the health care provider's or facility's disagreement with how the patient or individual authorized to act on the patient's behalf values the tradeoff between extending the length of the patient's life and the risk of disability.

404.1109. No health care decision-maker shall withhold or withdraw health care from a pregnant patient, consistent with existing law, as set forth under section 459.025.

404.1110. Nothing under sections 404.1100 to 404.1110 is intended to:

- (1) Be construed as condoning, authorizing, or approving euthanasia or mercy killing; or
- (2) Be construed as permitting any affirmative or deliberate act to end a person's life, except to permit natural death as provided by sections 404.1100 to 404.1110."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Ellington offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 381, Page 3, Section 191.227, Line 70, by inserting after all of said line the following:

"191.1500. 1. Sections 191.1500 to 191.1565 shall be known and cited as the "Missouri Death with Dignity Act".

2. As used in sections 191.1500 to 191.1565, the following terms shall mean:

- (1) "Adult", any individual who is eighteen years of age or older;
- (2) "Attending physician", the physician who has primary responsibility for the care of the patient and treatment of the patient's terminal disease;

(3) "Capable", in the opinion of a court or in the opinion of the patient's attending physician or consulting physician, psychiatrist, or psychologist, a patient has the ability to make and communicate health care decisions to health care providers, including communication through persons familiar with the patient's manner of communicating if those persons are available;

(4) "Consulting physician", a physician who is qualified by specialty or experience to make a professional diagnosis and prognosis regarding the patient's disease;

(5) "Counseling", one or more consultations as necessary between a state-licensed psychiatrist or psychologist and a patient for the purpose of determining that the patient is capable and not suffering from a psychiatric or psychological disorder or depression causing impaired judgment;

(6) "Health care provider", a person licensed, certified, or otherwise authorized or permitted by the laws of this state to administer health care or dispense medication in the ordinary course of business or practice of a profession and includes a health care facility;

(7) "Informed decision", a decision by a qualified patient to request and obtain a prescription for medication to end his or her life in a humane and dignified manner that is based on an appreciation of the relevant facts and after being fully informed by the attending physician of:

(a) His or her medical diagnosis;

(b) His or her prognosis;

(c) The potential risks associated with taking the medication to be prescribed;

(d) The probable result of taking the medication to be prescribed; and

(e) The feasible alternatives including, but not limited to, comfort care, hospice care, and pain control;

(8) "Medically confirmed", the medical opinion of the attending physician has been confirmed by a consulting physician who has examined the patient and the patient's relevant medical records;

(9) "Patient", a person who is under the care of a physician;

(10) "Physician", a doctor of medicine or osteopathy licensed to practice medicine in the state of Missouri;

(11) "Qualified patient", a capable adult who is a resident of this state and has satisfied the requirements of sections 191.1500 to 191.1565 in order to obtain a prescription for medication to end his or her life in a humane and dignified manner;

(12) "Terminal disease", an incurable and irreversible disease that has been medically confirmed and shall, within reasonable medical judgment, produce death within six months.

191.1503. 1. An adult who:

(1) Is capable;

(2) Is a resident of this state;

(3) Has been determined by the attending physician and consulting physician to be suffering from a terminal disease; and

(4) Has voluntarily expressed his or her wish to die;

may make a written request for medication for the purpose of ending his or her life in a humane and dignified manner in accordance with sections 191.1500 to 191.1565.

2. No person shall qualify under sections 191.1500 to 191.1565 solely because of age or disability.

191.1506. 1. A valid request for medication under sections 191.1500 to 191.1565 shall be in substantially the form described in section 191.1560, signed and dated by the patient, and witnessed by at least two individuals who, in the presence of the patient, attest that to the best of their knowledge and belief the patient is capable, acting voluntarily, and is not being coerced to sign the request.

2. One of the witnesses shall be a person who is not:

(1) A relative of the patient by blood, marriage, or adoption;

(2) A person, who at the time the request is signed, would be entitled to any portion of the estate of the qualified patient upon death under any will or by operation of law; or

(3) An owner, operator, or employee of a health care facility where the qualified patient is receiving medical treatment or is a resident.

3. The patient's attending physician at the time the request is signed shall not be a witness.

4. If the patient is in a long-term care facility at the time the written request is made, one of the witnesses shall be an individual designated by the facility and having the qualifications specified by the department of health and senior services by rule.

191.1509. 1. The attending physician shall:

(1) Make the initial determination of whether a patient has a terminal disease, is capable, and has made the request voluntarily;

(2) Request that the patient demonstrate Missouri state residency under section 191.1536;

(3) To ensure that the patient is making an informed decision, inform the patient of:

(a) His or her medical diagnosis;

(b) His or her prognosis;

(c) The potential risks associated with taking the medication to be prescribed;

(d) The probable result of taking the medication to be prescribed; and

(e) The feasible alternatives including, but not limited to, comfort care, hospice care, and pain control;

(4) Refer the patient to a consulting physician for medical confirmation of the diagnosis and for a determination that the patient is capable and acting voluntarily;

(5) Refer the patient for counseling if appropriate under section 191.1515;

(6) Recommend that the patient notify next of kin;

(7) Counsel the patient about the importance of having another person present when the patient takes the medication prescribed under sections 191.1500 to 191.1565 and of not taking the medication in a public place;

(8) Inform the patient that he or she has an opportunity to rescind the request at any time and in any manner and offer the patient an opportunity to rescind at the end of the fifteen-day waiting period under section 191.1524;

(9) Verify, immediately before writing the prescription for medication under sections 191.1500 to 191.1565, that the patient is making an informed decision;

(10) Fulfill the medical record documentation requirements of section 191.1533;

(11) Ensure that all appropriate steps are carried out in accordance with sections 191.1500 to 191.1565 prior to writing a prescription for medication to enable a qualified patient to end his or her life in a humane and dignified manner; and

(12) (a) Dispense medications directly, including ancillary medications intended to facilitate the desired effect to minimize the patient's discomfort; provided that, the attending physician is authorized under state law and rule to dispense, has a current drug enforcement administration certificate, and complies with any applicable administrative rule; or

(b) With the patient's written consent:

a. Contact a pharmacist and inform the pharmacist of the prescription; and

b. Deliver the written prescription personally, by mail, or facsimile to the pharmacist, who shall dispense the medications to either the patient, the attending physician, or an expressly identified agent of the patient.

2. Notwithstanding any other provision of law, the attending physician may sign the patient's death certificate.

191.1512. Before a patient is qualified under sections 191.1500 to 191.1565, a consulting physician shall examine the patient and his or her relevant medical records and confirm in writing the attending physician's diagnosis that the patient is suffering from a terminal disease and verify that the patient is capable, is acting voluntarily, and has made an informed decision.

191.1515. If, in the opinion of the attending physician or the consulting physician, a patient may be suffering from a psychiatric or psychological disorder or depression causing impaired judgment, either physician shall refer the patient for counseling. No medication to end a patient's life in a humane and dignified manner shall be prescribed until the person performing the counseling determines that the patient is not suffering from a psychiatric or psychological disorder or depression causing impaired judgment.

191.1518. No person shall receive a prescription for medication to end his or her life in a humane and dignified manner unless he or she has made an informed decision, as defined in section 191.1500. Immediately prior to writing a prescription for medication under sections 191.1500 to 191.1565, the attending physician shall verify that the qualified patient is making an informed decision.

191.1521. The attending physician shall recommend that the patient notify the next of kin of his or her request for medication under sections 191.1500 to 191.1565. A patient who declines or is unable to notify next of kin shall not have his or her request denied for that reason.

191.1524. In order to receive a prescription for medication to end his or her life in a humane and dignified manner, a qualified patient shall have made an oral request and a written request and reiterate the oral request to his or her attending physician at least fifteen days after making the initial oral request. At the time the qualified patient makes his or her second oral request, the attending physician shall offer the qualified patient an opportunity to rescind the request.

191.1527. A patient may rescind his or her request at any time and in any manner without regard to his or her mental state. No prescription for medication under sections 191.1500 to 191.1565 shall be written without the attending physician offering the qualified patient an opportunity to rescind the request.

191.1530. No less than fifteen days shall elapse between the patient's initial oral request and the writing of a prescription under sections 191.1500 to 191.1565. No less than forty-eight hours shall elapse between the date of the patient's written request and the writing of a prescription under sections 191.1500 to 191.1565.

191.1533. The following shall be documented or filed in the patient's medical record:

- (1) All oral requests made by the patient for medication to end his or her life in a humane and dignified manner;
- (2) All written requests made by the patient for medication to end his or her life in a humane and dignified manner;
- (3) The attending physician's diagnosis and prognosis and determination that the patient is capable, is acting voluntarily, and has made an informed decision;
- (4) The consulting physician's diagnosis and prognosis and verification that the patient is capable, is acting voluntarily, and has made an informed decision;
- (5) A report of the outcome and determinations made during counseling, if performed;
- (6) The attending physician's offer to the patient to rescind his or her request at the time of the patient's second oral request under section 191.1524; and
- (7) A note by the attending physician indicating that all requirements under sections 191.1500 to 191.1565 have been met and indicating the steps taken to carry out the request including a notation of the medication prescribed.

191.1536. Only requests made by Missouri residents under sections 191.1500 to 191.1565 shall be granted. Factors demonstrating Missouri residency include, but are not limited to:

- (1) Possession of a Missouri driver's license;
- (2) Registration to vote in Missouri;
- (3) Evidence that the person owns or leases property in Missouri; or
- (4) Filing of a Missouri tax return for the most recent tax year.

191.1539. 1. (1) The department of health and senior services shall annually review all records maintained under sections 191.1500 to 191.1565.

(2) The department of health and senior services shall require any health care provider upon dispensing medication under sections 191.1500 to 191.1565 to file a copy of the dispensing record with the department.

2. The department of health and senior services shall adopt rules to facilitate the collection of information regarding compliance with sections 191.1500 to 191.1565. Except as otherwise required by law, the information collected shall not be a public record and shall not be made available for inspection by the public.

3. The department of health and senior services shall generate and make available to the public an annual statistical report of information collected under subsection 2 of this section.

191.1542. 1. No provision in a contract, will, or other agreement, whether written or oral, to the extent the provision would affect whether a person may make or rescind a request for medication to end his or her life in a humane and dignified manner, shall be valid.

2. No obligation owing under any currently existing contract shall be conditioned or affected by the making or rescinding of a request by a person for medication to end his or her life in a humane and dignified manner.

191.1545. The sale, procurement, or issuance of any life, health, or accident insurance or annuity policy or the rate charged for any policy shall not be conditioned upon or affected by the making or rescinding of a request by a person for medication to end his or her life in a humane and dignified manner. A qualified patient's act of ingesting medication to end his or her life in a humane and dignified manner shall not have an effect upon a life, health, or accident insurance or annuity policy.

191.1548. Nothing in sections 191.1500 to 191.1565 shall be construed to authorize a physician or any other person to end a patient's life by lethal injection, mercy killing, or active euthanasia. Actions taken in accordance with sections 191.1500 to 191.1565 shall not for any purpose constitute suicide, assisted suicide, mercy killing, or homicide under the law.

191.1551. 1. Except as provided in subsection 2 of this section and section 191.1557:

(1) No person shall be subject to civil or criminal liability or professional disciplinary action for participating in good faith compliance with sections 191.1500 to 191.1565, including being present when a qualified patient takes the prescribed medication to end his or her life in a humane and dignified manner;

(2) No professional organization or association or health care provider shall subject a person to censure, discipline, suspension, loss of license, loss of privileges, loss of membership, or other penalty for participating or refusing to participate in good faith compliance with sections 191.1500 to 191.1565;

(3) No request by a patient for or provision by an attending physician of medication in good faith compliance with sections 191.1500 to 191.1565 shall constitute neglect for any purpose of law or provide the sole basis for the appointment of a guardian or conservator; and

(4) No health care provider shall be under any duty, whether by contract, statute, or any other legal requirement to participate in the provision to a qualified patient of medication to end his or her life in a humane and dignified manner. If a health care provider is unable or unwilling to carry out a patient's request under sections 191.1500 to 191.1565 and the patient transfers his or her care to a new health care provider, the prior health care provider shall, upon request, transfer a copy of the patient's relevant medical records to the new health care provider.

2. (1) Notwithstanding any other provision of law, a health care provider may prohibit another health care provider from participating under the Missouri death with dignity act on the premises of the prohibiting provider if the prohibiting provider has notified the health care provider of the prohibiting provider's policy regarding participation in the Missouri death with dignity act. Nothing in this subdivision shall prevent a health care provider from providing health care services to a patient that do not constitute participation in the Missouri death with dignity act.

(2) Notwithstanding the provisions of subsection 1 of this section, a health care provider may subject another health care provider to the following sanctions if the sanctioning health care provider has notified the sanctioning provider prior to participation under sections 191.1500 to 191.1565 that it prohibits participation in the Missouri death with dignity act:

(a) Loss of privileges, loss of membership, or other sanctions provided under the medical staff bylaws, policies, and procedures of the sanctioning health care provider if the sanctioned provider is a member of the sanctioning provider's medical staff and participates under the Missouri death with dignity act while on the health care facility premises of the sanctioning health care provider, but not including the private medical office of a physician or other provider;

(b) Termination of a lease or other property contract or other nonmonetary remedies provided by a lease contract, not including loss or restriction of medical staff privileges or exclusion from a provider panel, if the sanctioned provider participates under the Missouri death with dignity act while on the premises of the sanctioning health care provider or on property that is owned by or under the direct control of the sanctioning health care provider; or

(c) Termination of a contract or other nonmonetary remedies provided by contract if the sanctioned provider participates under the Missouri death with dignity act while acting in the course and scope of the sanctioned provider's capacity as an employee or independent contractor of the sanctioning health care provider. Nothing in this paragraph shall be construed to prevent:

a. A health care provider from participating under the Missouri death with dignity act while acting outside the course and scope of the provider's capacity as an employee or independent contractor; or

b. A patient from contracting with his or her attending physician and consulting physician to act outside the course and scope of the provider's capacity as an employee or independent contractor of the sanctioning health care provider.

(3) A health care provider that imposes sanctions under subdivision (2) of this subsection shall follow all due process and other procedures the sanctioning health care provider may have that are related to the imposition of sanctions on another health care provider.

(4) For the purposes of this subsection, the following terms shall mean:

(a) "Notify", a separate statement in writing to the health care provider specifically informing the health care provider before the provider's participation under the Missouri death with dignity act of the sanctioning health care provider's policy about participation in activities covered by the Missouri death with dignity act;

(b) "Participate under the Missouri death with dignity act", to perform the duties of an attending physician under section 191.1512, the consulting physician function under section 191.1512, or the counseling function under section 191.1515. Participate under the Missouri death with dignity act does not include:

a. Making an initial determination that a patient has a terminal disease and informing the patient of the medical prognosis;

b. Providing information about the Missouri death with dignity act to a patient upon the request of the patient;

c. Providing a patient, upon the request of the patient, with a referral to another physician; or

d. A patient contracting with his or her attending physician and consulting physician to act outside of the course and scope of the provider's capacity as an employee or independent contractor of the sanctioning health care provider.

3. Suspension or termination of staff membership or privileges under subsection 2 of this section is not reportable to the department or state board of registration for the healing arts. Action taken under sections 191.1506 to 191.1515 shall not be the sole basis for a report of unprofessional conduct.

4. No provision of sections 191.1500 to 191.1565 shall be construed to allow a lower standard of care for patients in the community where the patient is treated or a similar community.

191.1554. 1. A person, who without authorization of the patient, willfully alters or forges a request for medication or conceals or destroys a rescission of that request with the intent or effect of causing the patient's death is guilty of a class A felony.

2. A person who coerces or exerts undue influence on a patient to request medication to end the patient's life or to destroy a rescission of a request is guilty of a class A felony.

3. Nothing in sections 191.1500 to 191.1565 shall limit further liability for civil damages resulting from other negligent conduct or intentional misconduct by any person.

4. The penalties in sections 191.1500 to 191.1565 do not preclude criminal penalties applicable under other law for conduct that is inconsistent with sections 191.1500 to 191.1565.

191.1557. Any governmental entity that incurs costs resulting from a person terminating his or her life under sections 191.1500 to 191.1565 in a public place has a claim against the estate of the person to recover such costs and reasonable attorneys' fees related to enforcing the claim.

191.1560. A request for a medication as authorized by sections 191.1500 to 191.1565 shall be in substantially the following form:

**REQUEST FOR MEDICATION TO END MY LIFE
IN A HUMANE AND DIGNIFIED MANNER**

I,, am an adult of sound mind.

I am suffering from, which my attending physician has determined is a terminal disease and which has been medically confirmed by a consulting physician.

I have been fully informed of my diagnosis, prognosis, the nature of medication to be prescribed and potential associated risks, the expected result, and the feasible alternatives, including comfort care, hospice care, and pain control.

I request that my attending physician prescribe medication that will end my life in a humane and dignified manner.

INITIAL ONE:

..... I have informed my family of my decision and taken their opinions into consideration.

..... I have decided not to inform my family of my decision.

..... I have no family to inform of my decision.

I understand that I have the right to rescind this request at any time.

I understand the full import of this request and I expect to die when I take the medication to be prescribed. I further understand that although most deaths occur within three hours, my death may take longer, and my physician has counseled me about this possibility.

I make this request voluntarily and without reservation, and I accept full moral responsibility for my actions.

Signed:

Dated:

DECLARATION OF WITNESSES

We declare that the person making and signing the above request:

(1) Is personally known to us or has provided proof of identity;

(2) Signed this request in our presence on the date of the person's signature;

(3) Appears to be of sound mind and not under duress, fraud, or undue influence; and

(4) Is not a patient for whom either of us is the attending physician.

..... Witness 1/Date

..... Witness 2/Date

NOTE: One witness shall not be a relative (by blood, marriage, or adoption) of the person signing this request, shall not be entitled to any portion of the person's estate upon death, and shall not own, operate, or be employed at a health care facility where the person is a patient or resident. If the patient is an inpatient at a health care facility, one of the witnesses shall be an individual designated by the facility.

191.1563. 1. Any person who, without authorization of the principal, willfully alters, forges, conceals, or destroys an instrument, the reinstatement or revocation of an instrument, or any other evidence or document reflecting the principal's desires and interests with the intent and effect of causing a withholding or withdrawal of life-sustaining procedures or of artificially administered nutrition and hydration which hastens the death of the principal is guilty of a class A felony.

2. Except as provided in subsection 1 of this section, any person who, without authorization of the principal, willfully alters, forges, conceals, or destroys an instrument, the reinstatement or revocation of an instrument, or any other evidence or document reflecting the principal's desires and interests with the intent and effect of affecting a health care decision is guilty of a class A misdemeanor.

191.1565. The department of health may promulgate rules to implement the provisions of sections 191.1500 to 191.1565. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 191.1500 to 191.1565 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. Sections 191.1500 to 191.1565 and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr assumed the Chair.

Representative Ellington moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Evans, the title of **HCS HB 381, as amended**, relating to health care records, was agreed to.

On motion of Representative Evans, **HCS HB 381, as amended**, was adopted.

On motion of Representative Evans, **HCS HB 381, as amended**, was ordered perfected and printed.

HB 193, relating to taxes in hospital districts, was taken up by Representative Kelley (127).

Representative Kelley (127) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 193, Page 1, Section 205.205, Lines 6-9, by deleting said lines and inserting in lieu thereof the following:

"thousand eight hundred fifty inhabitants, **or any county of the third classification** may,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 1** was adopted.

On motion of Representative Kelley (127), the title of **HB 193, as amended**, was agreed to.

On motion of Representative Kelley (127), **HB 193, as amended**, was ordered perfected and printed.

HCS HB 199, relating to county treasurer qualifications, was taken up by Representative Fraker.

On motion of Representative Fraker, the title of **HCS HB 199** was agreed to.

On motion of Representative Fraker, **HCS HB 199** was adopted.

On motion of Representative Fraker, **HCS HB 199** was ordered perfected and printed.

HB 248, relating to the establishment of a statewide STEM career awareness program, was taken up by Representative Fitzwater (49).

On motion of Representative Fitzwater (49), the title of **HB 248** was agreed to.

On motion of Representative Fitzwater (49), **HB 248** was ordered perfected and printed.

HB 401, relating to special license plates for police chaplains, was taken up by Representative McDaniel.

On motion of Representative McDaniel, the title of **HB 401** was agreed to.

On motion of Representative McDaniel, **HB 401** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 786 - Health and Mental Health Policy

COMMITTEE REPORTS

Special Committee on Homeland Security, Chairman Higdon reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HCR 7**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Curtis, Ellington, Francis, Green, Higdon, Kidd, Lichtenegger, McDaniel, Meredith (71), Roden and Sommer

Noes (1): Curtman

Absent (0)

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 403**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Curtis, Curtman, Francis, Green, Higdon, Kidd, Lichtenegger, McDaniel, Meredith (71) and Sommer

Noes (2): Ellington and Roden

Absent (0)

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **SB 45**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Rehder and White

Noes (2): Ellebracht and Roberts

Absent (3): Haahr, Mitten and Phillips

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 834**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Burns, Hurst, Kolkmeyer, Korman, Reiboldt, Ruth and Tate

Noes (2): May and Runions

Absent (2): Corlew and Cornejo

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1194** and **HB 1193**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 10**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 29**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 191**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Wessels

Noes (0)

Absent (2): Brown (94) and Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 219**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 326**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 348**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 349**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 573**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 719**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Brown (94)

COMMUNICATIONS

March 2, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 699**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

The following member's presence was noted: May.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, March 7, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 7, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 384

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 3.

Executive session will be held: HCB 3

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

CHILDREN AND FAMILIES

Tuesday, March 7, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 712, HB 713, HB 903

Executive session will be held: HB 182, HB 194, HB 757, HB 908

Executive session may be held on any matter referred to the committee.

AMENDED

CONSENT AND HOUSE PROCEDURE

Tuesday, March 7, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 1045

Executive session will be held: HB 1045, HCS HB 645, HB 805, HB 850, HB 871, HB 909

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 7, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 826, HB 1009, HB 137, HB 438

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, March 7, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 352

Executive session will be held: HB 44, HB 78, HB 79, HB 133, HB 309, HB 486, HB 637

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, March 7, 2017, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 746, HB 70

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, March 7, 2017, 4:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 642, HB 696, HB 761, HB 246

Executive session will be held: HB 379, HB 433, HB 502, HB 608

Executive session may be held on any matter referred to the committee.

Access to the capitol building after 5:00 p.m. will be available through the Senate East entrance.

GOVERNMENT EFFICIENCY

Tuesday, March 7, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 8, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 657, HCR 34, HCR 36

Executive session may be held on any matter referred to the committee.

AMENDED

INSURANCE POLICY

Tuesday, March 7, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 388

Executive session will be held: HB 611, HB 716, HB 720, HB 780, HB 784, HB 863, HB 209, HB 741

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON JUSTICE SYSTEM

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Organizational: Election of Officers.

CORRECTED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

JUDICIARY

Tuesday, March 7, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCB 1, HB 152, HB 848, HB 876, HB 765

Executive session will be held: HB 351, HB 354, HB 592, HB 623, HB 768

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, March 8, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 935, HJR 20

Executive session will be held: HB 589, HB 790, HB 843, HB 867, HB 899

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, March 7, 2017, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1100

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 7, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 864, HCR 10, HB 928

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 7, 2017, upon conclusion of the Committee on Agriculture Policy, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Testimony by former and/or current members of the agriculture education community.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, March 7, 2017, 1:00 PM or upon adjournment of the Special Committee on Government Oversight, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Informational only, will not hear any public testimony.

SUBCOMMITTEE ON CREATION AND APPOINTMENTS

Tuesday, March 7, 2017, 1:00 PM or upon adjournment of the Insurance Policy Committee, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

SUBCOMMITTEE ON SCOPE OF PRACTICE

Tuesday, March 7, 2017, 3:00 PM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

During this subcommittee meeting we will not hear witness testimony. The committee members will have a discussion on expanding the scope of practice for Advance Practice Registered Nurses, and we will begin drafting our ideas into a report format.

AMENDED

TRANSPORTATION

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HCB 2

Executive session will be held: HB 651, HB 964

Executive session may be held on any matter referred to the committee.

We added the hearing room location.

CORRECTED

UTILITIES

Wednesday, March 8, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1094

Executive session will be held: HB 656

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HCR 35

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTY-SEVENTH DAY, TUESDAY, MARCH 7, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HCS HB 460 - Kolkmeyer

HB 461 - Kolkmeyer

HB 462 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 452 - Austin

HCS HB 229 - Dogan

HB 175 - Reiboldt

HCS HB 247 - Alferman

HCS HBs 339 & 714 - DeGroot

HB 355 - Bahr

HCS HB 441 - Corlew

HB 52 - Andrews

HB 557 - Ross

HB 558 - Ross

HCS HB 586 - Rhoads

HB 587 - Redmon

HB 599 - Hansen

HCS HBs 90 & 68 - Rehder

HCS HB 270 - Evans

HCS HB 275 - Spencer

HCS HBs 480, 272, 413 & 609 - Ross

HCS HB 634 - Roeber

HCS HB 255 - Rhoads

HCS HBs 1194 & 1193 - Chipman

HOUSE BILLS FOR PERFECTION - CONSENT

(03/02/2017)

HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-SEVENTH DAY, TUESDAY, MARCH 7, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us have grace, whereby we may serve God acceptably with reverence and godly fear. (Hebrews 12:28)

O Mighty God, we pause before the altar of prayer to lift our hearts and minds to You, praying for a fresh vision of Your presence, seeking guidance for this day and strength for our votes.

Increase our desire for clear thinking and honest debates. Decrease in us any inclination for deceit and pretense. Stimulate us in our efforts to rise above the lowest level of political life, to choose the hard truths rather than the easy wrongs, to live ever in the light and to serve You with all our might.

Bless the People's House with Your favor. Keep us free; and in our freedoms enable us to foster in the hearts of all people a true love of service, justice and hope for all who live in our state.

Finally, we also pray for all whose lives were disrupted by last night's storms. May God restore their peace of mind as we renew their hopes for the future.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-sixth day was approved as printed.

Representative Burnett assumed the Chair.

Speaker Richardson resumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HB 441, relating to student journalists, was taken up by Representative Corlew.

Representative Corlew offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 441, Page 2, Section 171.200, Line 33, by removing said line from the substitute; and

Further amend said substitute, page and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1** was adopted.

On motion of Representative Corlew, the title of **HCS HB 441, as amended**, was agreed to.

On motion of Representative Corlew, **HCS HB 441, as amended**, was adopted.

On motion of Representative Corlew, **HCS HB 441, as amended**, was ordered perfected and printed.

HB 587, relating to bonding requirements for treasurers of seven-director school districts, was taken up by Representative Redmon.

On motion of Representative Redmon, the title of **HB 587** was agreed to.

On motion of Representative Redmon, **HB 587** was ordered perfected and printed.

HB 558, relating to boat passengers, was taken up by Representative Ross.

On motion of Representative Ross, the title of **HB 558** was agreed to.

On motion of Representative Ross, **HB 558** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Messenger	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Rehder

Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 002

Franklin Miller

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 007

Curtis	Johnson	Korman	Merideth 80	Phillips
Redmon	Wilson			

VACANCIES: 001

HCS HB 586, relating to privileged communications between peer support specialists and law enforcement and emergency services personnel, was taken up by Representative Rhoads.

Representative Rhoads moved that **HCS HB 586** be adopted.

Which motion was defeated.

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Rhoads, the title of **HB 586** was agreed to.

On motion of Representative Rhoads, **HB 586** was ordered perfected and printed.

HCS HBs 480, 272, 413 & 609, relating to the division of professional registration, was taken up by Representative Ross.

On motion of Representative Ross, the title of **HCS HBs 480, 272, 413 & 609** was agreed to.

On motion of Representative Ross, **HCS HBs 480, 272, 413 & 609** was adopted.

On motion of Representative Ross, **HCS HBs 480, 272, 413 & 609** was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 054

Andrews	Bangert	Barnes 60	Basye	Bernskoetter
Black	Bondon	Burnett	Burns	Butler
Cierpiot	Crawford	Cross	Curtman	Evans
Francis	Frederick	Gannon	Gray	Hannegan
Harris	Henderson	Houghton	Hurst	Justus
Kelly 141	Kendrick	Korman	Lant	Lauer
Lichtenegger	Mathews	Matthiesen	May	McCaherty
McGaugh	Merideth 80	Pfausch	Phillips	Pogue
Razer	Reiboldt	Reisch	Remole	Roeber
Rowland 29	Schroer	Shaul 113	Stacy	Stephens 128
Taylor	Wessels	White	Mr. Speaker	

NOES: 005

Beck	Brown 27	Franks Jr	Mosley	Smith 85
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PRESENT: 054

Adams	Anders	Arthur	Austin	Baringer
Barnes 28	Beard	Brattin	Christofanelli	Conway 104
Corlew	Cornejo	Davis	DeGroot	Dohrman
Eggleston	Engler	Green	Gregory	Grier
Haefner	Helms	Higdon	Hill	Houx
Hubrecht	Kolkmeyer	Lavender	Love	Lynch
McCreery	Messenger	Miller	Morgan	Muntzel
Pierson Jr	Pietzman	Pike	Plocher	Quade
Roden	Ross	Rowland 155	Runions	Ruth
Shumake	Sommer	Spencer	Stevens 46	Tate
Unsicker	Vescovo	Walker 3	Walker 74	

ABSENT WITH LEAVE: 049

Alferman	Anderson	Bahr	Berry	Brown 57
Brown 94	Carpenter	Chipman	Conway 10	Cookson
Curtis	Dogan	Dunn	Ellebracht	Ellington
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Haahr	Hansen	Johnson	Kelley 127	Kidd
Marshall	McCann Beatty	McDaniel	McGee	Meredith 71
Mitten	Moon	Morris	Neely	Newman
Nichols	Peters	Redmon	Rehder	Rhoads
Roberts	Rone	Shull 16	Smith 163	Swan
Trent	Wiemann	Wilson	Wood	

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HCS HB 460, relating to civil proceedings, was taken up by Representative Kolkmeier.

Representative Cornejo offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 460, Page 3, Section 508.010, Lines 34 through 40, by deleting all of said lines and inserting in lieu thereof the following:

"(3) Notwithstanding any other provision of this subsection, if the defendants include any individual whose conduct at issue in the lawsuit was in the course and scope of his or her employment with a corporation, venue as to such individual shall not be determined under subdivision (2) of this subsection, but instead shall be the same as the venue of the corporation."; and

Further amend said bill, page, and section by renumbering subsequent subdivisions; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cornejo, **House Amendment No. 1** was adopted.

Representative DeGroot offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 460, Page 3, Section 508.010, Lines 18-21, by deleting all of said lines and inserting in lieu thereof the following:

"4. Notwithstanding any other provision of law, in all actions in which there is any count alleging a tort or seeking recovery for bodily injury, personal injury, wrongful death, or property damage under the terms of an insurance contract, and in which the plaintiff or plaintiff's decedent was first injured or the property damaged in the state of Missouri, venue shall be in the county where the plaintiff or the plaintiff's decedent was first injured or the property damaged by the [wrongful] acts or [negligent] conduct alleged in the action."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative DeGroot, **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded by Representative Engler:

AYES: 088

Alferman	Anderson	Andrews	Austin	Basye
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franklin	Gannon	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Love	Lynch	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller

Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Tate	Taylor	Trent	Vescovo	Walker 3
Wiemann	Wood	Mr. Speaker		

NOES: 062

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Conway 10	Conway 104	Curtis	Curtman	Dunn
Ellebracht	Ellington	Franks Jr	Frederick	Gray
Green	Gregory	Grier	Harris	Hubrecht
Hurst	Kendrick	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Nichols
Peters	Pierson Jr	Plocher	Pogue	Quade
Razer	Roberts	Roden	Rowland 29	Runions
Schroer	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels	White			

PRESENT: 001

Lichtenegger

ABSENT WITH LEAVE: 011

Bahr	Chipman	Cookson	Evans	Fraker
Johnson	McDaniel	Newman	Rehder	Swan
Wilson				

VACANCIES: 001

Representative Barnes (60) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 460, Pages 1 through 2, Section 507.040, Lines 15 through 18, by deleting all of said lines and inserting in lieu thereof the words:

"3. In any civil action in which there is a pleading alleging a tort, no plaintiff may be joined with any other plaintiff unless each plaintiff to be joined can establish personal jurisdiction against each defendant against which they assert a claim. Any plaintiff that cannot establish personal jurisdiction against each defendant"; and

Further amend said bill, Page 2, Section 507.040, Line 21, by deleting the words, **"proper venue"** and inserting in lieu thereof the words, **"personal jurisdiction"**; and

Further amend said bill, page, and section, Line 22, by deleting the words, **"proper venue"** and inserting in lieu thereof the words, **"personal jurisdiction"**; and

Further amend said bill, Page 2, Section 507.050, Lines 6 through 7, by deleting all of said lines and inserting in lieu thereof the words:

“and the claims against that defendant shall be dismissed without prejudice.”; and

Further amend said bill, Page 4, Section 508.010, Line 80, by deleting the words, **“proper venue”** and inserting in lieu thereof the words, **“personal jurisdiction against each defendant”**; and

Further amend said bill, Page 4, Section 508.010, Line 81, by deleting all of said line and inserting in lieu thereof the following:

“not sufficient that personal jurisdiction against each defendant exists for any other plaintiff joined in the civil action. Personal jurisdiction”; and

Further amend said bill, Page 4, Section 508.010, Line 83, by deleting the word, **“venue”** and inserting in lieu thereof the words, **“personal jurisdiction against each defendant”**; and

Further amend said bill, Page 4, Section 508.010, Lines 84 through 85 by deleting all of said lines and inserting in lieu thereof the following:

“plaintiff shall be severed and dismissed without prejudice.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Wiemann assumed the Chair.

HCS HB 460, as amended, with House Amendment No. 3, pending, was laid over.

HCS HBs 339 & 714, relating to contracts limited to specified assets in the settlement of tort claims, was taken up by Representative DeGroot.

Representative McGaugh offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 339 & 714, Page 1, Section A, Line 2, by inserting after all of said line the following:

"537.058. 1. As used in this section, the following terms shall mean:

(1) **"Extra-contractual damages"**, any amount of damage that exceeds the total available limit of liability insurance for all of a liability insurer's liability insurance policies applicable to a claim for personal injury, bodily injury, or wrongful death;

(2) **"Time-limited demand"**, any offer to settle any claim for personal injury, bodily injury, or wrongful death made by or on behalf of a claimant to a tortfeasor with a liability insurance policy for purposes of settling a claim against such person within the insurer's limit of liability insurance, which by its terms shall be accepted within a specified period of time;

(3) **"Tortfeasor"**, any person claimed to have caused or contributed to cause personal injury, bodily injury, or wrongful death to a claimant.

2. A time-limited demand to settle any claim for personal injury, bodily injury, or wrongful death shall be in writing, shall reference this section, shall be sent certified mail, return receipt requested, to the tortfeasor's liability insurer, and shall contain the following material terms:

(1) **The time period within which the offer shall remain open for acceptance by the tortfeasor's liability insurer, which shall not be less than ninety days from the date such demand is received by the liability insurer;**

(2) **The amount of monetary payment requested;**

- (3) The date and location of the loss;
- (4) The claim number, if known;
- (5) A description of all the injuries sustained by the claimant;
- (6) The party or parties to be released if such time-limited demand is accepted;
- (7) A description of the claims to be released if such time-limited demand is accepted; and
- (8) An unconditional release for the liability insurer's insured from all present and future liability under section 537.060.

3. Such time-limited demand shall be accompanied by:

(1) A list of the names and addresses of health care providers who provided treatment to or evaluation of the claimant or decedent for injuries suffered from the date of injury until the date of the time-limited demand, and HIPAA compliant written authorizations sufficient to allow the liability insurer to obtain records from the health care providers listed; and

(2) A list of the names and addresses of all the claimant's employers at the time the claimant was first injured until the date of the time-limited demand, and written authorizations sufficient to allow the liability insurer to obtain records from all employers listed, if the claimant asserts a loss of wages, earnings, compensation, or profits however denominated.

4. If a liability insurer with the right to settle on behalf of an insured receives a time-limited demand, such insurer may accept the time-limited demand by providing written acceptance of the material terms outlined in subsection 2 of this section, delivered or postmarked to the claimant or the claimant's representative within the time period set in the time-limited demand.

5. Nothing in this section shall prohibit a claimant making a time-limited demand from requiring payment within a specified period; provided, however, that such period for payment shall not be less than ten days after the insurer's receipt of a fully executed unconditional release under section 537.060, as specified in subsection 2 of this section.

6. Nothing in this section applies to offers or demands or time-limited demands issued within ninety days of the trial by jury of any claim on which a lawsuit has been filed.

7. In any lawsuit filed by a claimant as an assignee of the tortfeasor or by the tortfeasor for the benefit of the claimant, a time-limited demand that does not strictly comply with the terms of this section shall not be considered as a reasonable opportunity to settle for the insurer and shall not be admissible in any lawsuit alleging extra-contractual damages against the tortfeasor's liability insurer."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

On motion of Representative DeGroot, the title of **HCS HBs 339 & 714, as amended**, relating to settlement of tort claims, was agreed to.

On motion of Representative DeGroot, **HCS HBs 339 & 714, as amended**, was adopted.

On motion of Representative DeGroot, **HCS HBs 339 & 714, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 103

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Cierpiot	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Eggleston

Engler	Evans	Fitzpatrick	Fitzwater 49	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Kendrick	Lavender	Marshall	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 013

Barnes 60	Chipman	Conway 104	Cookson	Dohrman
Fitzwater 144	Fraker	Haefner	Johnson	Kidd
McGee	Newman	Wilson		

VACANCIES: 001

HCS HB 247, relating to municipally owned utilities, was taken up by Representative Alferman.

Speaker Pro Tem Haahr resumed the Chair.

Representative Taylor assumed the Chair.

On motion of Representative Alferman, the title of **HCS HB 247** was agreed to.

On motion of Representative Alferman, **HCS HB 247** was adopted.

On motion of Representative Alferman, **HCS HB 247** was ordered perfected and printed.

HB 557, relating to land surveyors, was taken up by Representative Ross.

On motion of Representative Ross, the title of **HB 557** was agreed to.

On motion of Representative Ross, **HB 557** was ordered perfected and printed.

HB 599, relating to higher education financial aid eligibility, was taken up by Representative Hansen.

On motion of Representative Hansen, the title of **HB 599** was agreed to.

On motion of Representative Hansen, **HB 599** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 248 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 384**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Love, Reiboldt and Rone

Noes (3): Lavender, McCreery and Stevens (46)

Absent (1): Redmon

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 107**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Dogan, Franks Jr., Lauer, Newman and Phillips

Noes (2): Hannegan and Hill

Absent (3): Barnes (60), McDaniel and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 697**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (8): Baringer, Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman and Phillips

Noes (0)

Absent (3): Barnes (60), McDaniel and Rhoads

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was returned **HB 44**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Berry, Fitzwater (49), Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Green

Absent (2): Miller and Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 78**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Fitzwater (49), Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (5): Beck, Berry, Dunn, Green and Rowland (29)

Absent (1): Miller

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 309**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Berry, Fitzwater (49), Green, Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Rowland (29)

Absent (1): Miller

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 486**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beck, Dunn, Green, Lant, Plocher, Rehder and Rowland (29)

Noes (5): Berry, Fitzwater (49), Grier, Pietzman and Vescovo

Absent (1): Miller

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 637**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Fitzwater (49), Grier, Lant, Pietzman, Plocher, Rehder and Vescovo

Noes (5): Beck, Berry, Dunn, Green and Rowland (29)

Absent (1): Miller

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 102**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anders, Bangert, Basye, Burnett, Matthiesen, Morgan, Roeber, Swan and Wood

Noes (1): Spencer

Present (1): Bahr

Absent (2): Barnes (60) and Dogan

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 70**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bondon, Brown (57), Crawford, Francis, Green, Helms, Houx, Nichols, Rowland (29), Shaul (113), Smith (85) and Walker (3)

Noes (0)

Absent (1): Fraker

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 723**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Crawford, Kendrick, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (2): Moon and Pogue

Absent (1): Brown (57)

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 548**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brattin, Brown (57), Christofanelli, Fitzwater (144), Hill, Messenger, Moon and Toalson Reich

Noes (3): Bangert, Barnes (28) and Merideth (80)

Absent (2): Mitten and Taylor

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 821**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brattin, Brown (57), Christofanelli, Fitzwater (144), Hill, Messenger, Moon and Toalson Reich

Noes (1): Barnes (28)

Present (1): Bangert

Absent (3): Merideth (80), Mitten and Taylor

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 156**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Corlew, Cornejo, DeGroot, Hill, Lant, McGaugh, Rehder and White

Noes (2): Ellebracht and Roberts

Absent (3): Haahr, Mitten and Phillips

Special Committee on Urban Issues, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 522**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Curtis, Ellington, Helms, Plocher, Rhoads and Stacy

Noes (0)

Absent (1): Roeber

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 615**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Curtis, Ellington, Helms, Plocher, Rhoads and Stacy

Noes (0)

Absent (1): Roeber

Committee on Utilities, Chairman Miller reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 340**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Berry, Bondon, DeGroot, Hubrecht, McDaniel, Miller, Plocher and Smith (85)

Noes (4): Anders, Kidd, McCreery and Pierson Jr.

Absent (1): Francis

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 827**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Anders, Berry, Bondon, DeGroot, Hubrecht, Kidd, McCreery, McDaniel, Miller, Pierson Jr., Plocher and Smith (85)

Noes (0)

Absent (1): Francis

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 960**, **HB 962** and **HB 828**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Schroer and Shull (16)

Noes (0)

Absent (2): Ellington and Roden

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 645**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 805**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 850**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 871**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 909**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1045**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Beard, Black, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike and Trent

Noes (0)

Absent (4): Carpenter, Dunn, Schroer and Stevens (46)

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, March 8, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HCB 3

Executive session will be held: HCB 3

Executive session may be held on any matter referred to the committee.

Budget Committee will hear recommended changes from Appropriation Subcommittees.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 924

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 8, 2017, 5:00 PM, House Hearing Room 1.

Executive session will be held: HB 717

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HB 248

Executive session may be held on any matter referred to the committee.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 8, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 657, HCR 34, HCR 36

Executive session may be held on any matter referred to the committee.

AMENDED

JOINT COMMITTEE ON JUSTICE SYSTEM

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Organizational: Election of Officers.

CORRECTED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

LOCAL GOVERNMENT

Wednesday, March 8, 2017, 12:00 or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 935, HJR 20

Executive session will be held: HB 589, HB 790, HB 843, HB 867, HB 899

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 8, 2017, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 165, HB 244, HB 601, HB 789

Executive session will be held: HB 906, HB 910

Executive session may be held on any matter referred to the committee.

Please Note - Hearing will be held in House Hearing Room 7. Thank You!

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, March 8, 2017, 1:30 PM, House Hearing Room 4.

Executive session will be held: HCR 6, HCR 12, HB 104, HB 571, HCS HB 576, HB 598, HCS HB 884, HCS HB 890

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 8, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 350

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 8, 2017, 5:00 PM, House Hearing Room 4.

Public hearing will be held: HCR 32, HCR 33

Executive session will be held: HB 913, HB 915, HCR 22

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 9, 2017, 8:15 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will be hearing testimony from Dave Dormire, Division Director of Adult Institutions, Department of Corrections.

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

TRANSPORTATION

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HCB 2

Executive session will be held: HB 651, HB 964

Executive session may be held on any matter referred to the committee.

We added the hearing room location.

CORRECTED

UTILITIES

Wednesday, March 8, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1094

Executive session will be held: HB 656

Executive session may be held on any matter referred to the committee.

VETERANS

Wednesday, March 8, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HCR 35

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 8, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

The committee will hear a presentation on coding. Executive session on HB 580 will no longer be held.

AMENDED

HOUSE CALENDAR

THIRTY-EIGHTH DAY, WEDNESDAY, MARCH 8, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HCS HB 460, as amended, with HA 3 pending - Kolkmeyer

HB 461 - Kolkmeyer

HB 462 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 452 - Austin

HCS HB 229 - Dogan

HB 175 - Reiboldt

HB 355 - Bahr

HB 52 - Andrews
HCS HBs 90 & 68 - Rehder
HCS HB 270 - Evans
HCS HB 275 - Spencer
HCS HB 634 - Roeber
HCS HB 255 - Rhoads
HCS HBs 1194 & 1193 - Chipman

HOUSE BILLS FOR PERFECTION - CONSENT

(03/02/2017)

HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

(03/08/2017)

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris
HCS HB 353 - Eggleston
HCS HB 122 - Frederick
HCS HB 381 - Evans
HB 193 - Kelley (127)
HCS HB 199 - Fraker
HB 248, (Fiscal Review 3/7/17) - Fitzwater (49)
HB 401 - McDaniel

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 – Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-EIGHTH DAY, WEDNESDAY, MARCH 8, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Unto Thee, O Lord, do I lift up my soul. (Psalms 25:1)

O Immortal God, who is the truth that keeps us free and the love that makes us holy, give to us the vision to see life as it is, the strength to change the good that we can change for the better, and serenity to accept calmly and courageously what we cannot change at this time.

We pass through this beautiful world but once. Any good we can do, any kindness we can show, any help we can give, do, Lord, help us to do it now, for we shall not pass this way nor live through this day again.

May we, as the representatives of our people, be loyal to You and our citizens. Let us keep our lives committed to the goals we set when we first ran for public office.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Derek Wood, Jaxon Englebrecht, Lauren Spratt, Owen Schellman, Lauren Brooks, Brock Suthoff, Evan Lance McCullough, Sophia Saxton, William Bruner, Jackson Dasher, Cruz Jackson, and Josh Buxton.

The Journal of the thirty-seventh day was approved as printed.

PERFECTION OF HOUSE BILLS

HCS HBs 1194 & 1193, relating to the minimum wage, was taken up by Representative Chipman.

HCS HBs 1194 & 1193 was laid over.

THIRD READING OF HOUSE BILLS

HCS HB 122, relating to physicians providing sports medicine services, was taken up by Representative Frederick.

On motion of Representative Frederick, **HCS HB 122** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 001

Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 005

Cierpiot	Curtis	Evans	McDaniel	Wilson
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VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Representative Chipman assumed the Chair.

HCS HB 353, relating to elections, was taken up by Representative Eggleston.

On motion of Representative Eggleston, **HCS HB 353** was read the third time and passed by the following vote:

AYES: 118

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Burns	Carpenter	Chipman
Christofanelli	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McGaugh
McGee	Messenger	Miller	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 038

Adams	Anders	Bangert	Barnes 28	Beck
Brown 27	Burnett	Butler	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Lavender	Marshall	May	McCreery	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Runions	Smith 85
Stevens 46	Unsicker	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 006

Cierpiot	Curtis	Evans	McDaniel	Plocher
Wilson				

VACANCIES: 001

Representative Chipman declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 460, as amended, with House Amendment No. 3, pending, relating to civil proceedings, was taken up by Representative Kolkmeier.

Representative Haahr offered **House Substitute Amendment No. 1 for House Amendment No. 3**.

*House Substitute Amendment No. 1
for
House Amendment No. 3*

AMEND House Committee Substitute for House Bill No. 460, Page 2, Section 507.040, Line 22, by deleting all of said line and inserting in lieu thereof the following:

"individually, and if proper venue cannot be established against any such defendant individually, that"; and

Further amend said bill and page, Section 507.050, Line 7, by inserting after the word, "**dismissed**", the words, "**without prejudice**"; and

Further amend said bill, Page 4, Section 508.010, Line 85, by inserting after the word, "**dismissed**" the words, "**without prejudice.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haahr, **House Substitute Amendment No. 1 for House Amendment No. 3** was adopted.

Speaker Richardson assumed the Chair.

Representative Chipman resumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Kolkmeier, the title of **HCS HB 460, as amended**, was agreed to.

On motion of Representative Kolkmeier, **HCS HB 460, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt

Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wiemann	Wood
Mr. Speaker				

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Curtis	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Hurst	Kendrick
Korman	Lavender	Marshall	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels	White	

PRESENT: 002

Higdon	Roden
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ABSENT WITH LEAVE: 005

Bondon	Evans	Kidd	Miller	Wilson
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VACANCIES: 001

On motion of Representative Kolkmeier, **HCS HB 460, as amended**, was ordered perfected and printed.

HB 461, for the purpose of severing parties who are misjoined in a civil action, was taken up by Representative Kolkmeier.

Representative Plocher offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 461, Page 2, Rule 52.05, Line 24, by deleting all of said line and inserting in lieu thereof the following:

"**against each defendant individually, and if proper venue cannot be established against any such**";
and

Further amend said bill and page, Rule 52.06, Line 8, by inserting after the word, "**dismissed**" the words, "**without prejudice**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1** was adopted.

On motion of Representative Kolkmeier, the title of **HB 461, as amended**, was agreed to.

On motion of Representative Kolkmeier, **HB 461, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Morris	Muntzel
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 052

Anders	Arthur	Bangert	Baringer	Barnes 60
Barnes 28	Beard	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Curtis
Dunn	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Hurst	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Neely	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 001

Higdon

ABSENT WITH LEAVE: 009

Adams	Brattin	Evans	Franklin	Hubrecht
Kidd	Miller	Roden	Wilson	

VACANCIES: 001

On motion of Representative Cierpiot, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

HOUSE RESOLUTIONS

Representative McGaugh offered House Resolution No. 795.

PERFECTION OF HOUSE BILLS

HB 462, for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently, was taken up by Representative Kolkmeier.

On motion of Representative Kolkmeier, the title of **HB 462** was agreed to.

On motion of Representative Kolkmeier, **HB 462** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 094

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 144	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	McCaherty	McGaugh	Messenger
Miller	Morris	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Lavender
Marshall	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Newman
Nichols	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 004

Barnes 60	Higdon	Kidd	Neely
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ABSENT WITH LEAVE: 022

Berry	Brattin	Carpenter	Cookson	Cornejo
Curtis	Engler	Fitzwater 49	Kendrick	Mathews
Matthiesen	May	McDaniel	Mosley	Muntzel
Peters	Roden	Roeber	Smith 85	Spencer
Swan	Wilson			

VACANCIES: 001

HB 52, relating to special road district commissioner elections, was taken up by Representative Andrews.

Representative Andrews offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 52, Page 2, Section 233.180, Lines 9-11, by deleting all of said lines and inserting in lieu thereof the following:

"2. ~~[No person shall be elected or appointed commissioner of the special road district who is not a voter of the district.]~~ **A person shall be eligible to be elected or appointed commissioner of the special road district only if he or she is:**

- (1) A registered voter of the special road district; or**
- (2) An owner of land in the special road district and a registered voter of the county in which the special road district is located.** Any vacancy caused by resignation, death,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Andrews, **House Amendment No. 1** was adopted.

Representative Eggleston offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 52, Page 1, Section 137.565, Line 13, by inserting immediately after all of said line the following:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. ~~[Any]~~ **No** person or persons ~~[who]~~ shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or ~~[shall]~~ obstruct said road, highway, or drains in any other manner whatsoever~~[, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~

3. The road overseer of any district~~[;]~~ or county highway engineer~~[;]~~ who finds any road **damaged or** obstructed as above specified, ~~[shall notify the person violating the provisions of this section, verbally or in writing,~~

to remove such obstruction. Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] shall notify the owner of the land of the requirements of this section by certified mail, return receipt requested, and shall allow the owner of the land thirty days from acknowledgment date of return receipt, or date of refusal of acceptance of delivery as the case may be, to repair any damage to the roadway or drainage ditch. Any such repairs shall be conducted in a manner approved by the road overseer or county highway engineer making the request in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. In the event the property owner cannot be located by certified mail, notice shall be placed in a newspaper of general circulation in the county or municipality in which the land is located at least thirty days before the road overseer or county highway engineer initiates action as provided under subsection 4 of this section. The property owner shall be granted an automatic thirty-day extension due to hardship by notifying the road overseer or county highway engineer that he or she cannot comply with the requirements of this section, due to hardship, within the first thirty-day period. The property owner may be granted a second extension by the road overseer or county highway engineer. There shall be no further extensions. For purposes of this subsection, "hardship" may be financial, physical, or any other condition that the road overseer or county highway engineer deems to be a valid reason to allow an extension of time to comply with the requirements of this section.

4. In the event a property owner fails to make a repair to a roadway or drainage ditch as requested by the road overseer or county highway engineer, or fails to make a repair in a manner meeting the specifications of the road overseer or county highway engineer as required under subsection 3 of this section, the road overseer or county highway engineer may repair the roadway or drainage ditch in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. For that purpose, the road overseer or county highway engineer, including his or her agents, servants, or employees, shall have authority to enter on such lands only to the extent necessary to repair the roadway or drainage ditch, and such entry shall constitute no cause of action for trespass, and shall keep an accurate account of the expenses incurred in repairing the roadway or drainage ditch, and transmit the same to the political subdivision wherein the property lies. Upon receipt of such expenses, the political subdivision shall extend the aggregate expenses so charged against each tract of land as a special tax, which shall then become a lien on such lands, and be collected as state and county taxes are collected by law.

5. Any county with a charter form of government may, by ordinance, provide for alternative measures to address obstruction of and damage to public rights-of-way."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman resumed the Chair.

House Amendment No. 2 was withdrawn.

On motion of Representative Andrews, the title of **HB 52, as amended**, was agreed to.

On motion of Representative Andrews, **HB 52, as amended**, was ordered perfected and printed.

Representative Bernskoetter assumed the Chair.

HCS HBs 1194 & 1193, relating to the minimum wage, was again taken up by Representative Chipman.

Speaker Richardson resumed the Chair.

Representative Chipman offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 1194 & 1193, Page 8, Section 290.528, Line 28, by deleting the word "**employee**" and inserting in lieu thereof the word "**employment**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, **House Amendment No. 1** was adopted.

Representative McCann Beatty offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 1194 & 1193, Page 7, Section 288.062, Line 207, by inserting immediately after said line the following:

"290.502. 1. Except as may be otherwise provided pursuant to sections 290.500 to 290.530, effective January 1, [2007] **2018**, every employer shall pay to each employee wages at the rate of [~~\$6.50~~] **\$10.00** per hour, or wages at the same rate or rates set under the provisions of federal law as the prevailing federal minimum wage applicable to those covered jobs in interstate commerce, whichever rate per hour is higher. **Such wage per hour shall be increased to \$11.25 on January 1, 2019; to \$12.50 on January 1, 2020; to \$13.75 on January 1, 2021; and to \$15.00 on January 1, 2022.**

2. The minimum wage shall be increased or decreased on January 1, [2008] **2019**, and on January [4] **first** of successive years, by the increase or decrease in the cost of living. On September 30, [2007] **2018**, and on each September [30] **thirtieth** of each successive year, the director shall measure the increase or decrease in the cost of living by the percentage increase or decrease as of the preceding July over the level as of July of the immediately preceding year of the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) or successor index as published by the U.S. Department of Labor or its successor agency, with the amount of the minimum wage increase or decrease rounded to the nearest five cents."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Haefner assumed the Chair.

Representative McCreery raised a point of order that there had been a violation of Rule 85.

Representative Haefner requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cornejo	Crawford

Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Pfausch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 043

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 017

Anders	Bahr	Cookson	Corlew	Curtis
Fitzwater 144	Franklin	Hannegan	Hubrecht	Kendrick
May	McDaniel	Neely	Rehder	Roden
Stephens 128	Wilson			

VACANCIES: 001

Speaker Richardson resumed the Chair.

House Amendment No. 2 was withdrawn.

Representative Carpenter raised a point of order that there had been a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Johnson assumed the Chair.

Representative McCreery offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill Nos. 1194 & 1193, Page 7, Section 288.062, Line 207, by inserting immediately after said line the following:

"290.502. 1. Except as may be otherwise provided pursuant to sections 290.500 to 290.530, effective January 1, ~~[2007]~~ **2018**, every employer shall pay to each employee wages at the rate of ~~[\$6.50]~~ **\$9.00** per hour, or wages at the same rate or rates set under the provisions of federal law as the prevailing federal minimum wage applicable to those covered jobs in interstate commerce, whichever rate per hour is higher. **Such wage per hour shall be increased to \$10.00 on January 1, 2019 and to \$11.00 on January 1, 2020.**

2. The minimum wage shall be increased or decreased on January 1, ~~[2008]~~ **2019**, and on January ~~[4]~~ **first** of successive years, by the increase or decrease in the cost of living. On September 30, ~~[2007]~~ **2018**, and on each September ~~[30]~~ **thirtieth** of each successive year, the director shall measure the increase or decrease in the cost of living by the percentage increase or decrease as of the preceding July over the level as of July of the immediately preceding year of the Consumer Price Index for Urban Wage Earners and Clerical Workers (CPI-W) or successor index as published by the U.S. Department of Labor or its successor agency, with the amount of the minimum wage increase or decrease rounded to the nearest five cents."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Francis	Frederick	Gannon
Gregory	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Lavender	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley

Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 014

Cookson	Cross	Fitzwater 144	Fraker	Franklin
Grier	Kelley 127	Kendrick	May	McDaniel
McGee	Neely	Roden	Wilson	

VACANCIES: 001

Representative McCreery moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative McCreery:

AYES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Shull 16
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

NOES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Francis	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	Fitzwater 144	Fraker	Franklin	Kendrick
May	Neely	Roden	Wilson	

VACANCIES: 001

Speaker Richardson resumed the Chair.

Representative Ellington raised a point of order that there had been a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Mr. Speaker				

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 012

Cookson	Cross	Fitzwater 144	Franklin	Hill
Kendrick	May	McCaherty	Neely	Roden
Wilson	Wood			

VACANCIES: 001

On motion of Representative Chipman, the title of **HCS HBs 1194 & 1193, as amended**, was agreed to.

On motion of Representative Chipman, **HCS HBs 1194 & 1193, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	Fitzwater 144	Franklin	Kendrick	Korman
May	Neely	Roden	Wilson	

VACANCIES: 001

On motion of Representative Chipman, **HCS HBs 1194 & 1193, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 795 - Consent and House Procedure

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 47 - Transportation

HCR 48 - Special Committee on Homeland Security

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 599 - Fiscal Review

HB 84 - Utilities

HB 519 - Judiciary

HB 524 - Health and Mental Health Policy

HB 640 - Utilities

HB 673 - Judiciary

HB 699 - Judiciary

HB 795 - Utilities

HB 939 - Professional Registration and Licensing

HB 950 - Ways and Means

HB 953 - Workforce Development

HB 957 - Local Government

HB 986 - Budget

HB 994 - Health and Mental Health Policy

HB 996 - Pensions

HB 997 - Utilities

HB 998 - Crime Prevention and Public Safety

HB 999 - Economic Development

HB 1010 - Judiciary

HB 1016 - Special Committee on Small Business

HB 1033 - Utilities

HB 1036 - Agriculture Policy
HB 1042 - Local Government
HB 1043 - Elections and Elected Officials
HB 1048 - Workforce Development
HB 1049 - Judiciary
HB 1050 - Professional Registration and Licensing
HB 1057 - Local Government
HB 1059 - General Laws
HB 1061 - Economic Development
HB 1062 - Professional Registration and Licensing
HB 1063 - Local Government
HB 1065 - Special Committee on Government Oversight
HB 1067 - Health and Mental Health Policy
HB 1069 - Health and Mental Health Policy
HB 1074 - Judiciary
HB 1081 - Children and Families
HB 1110 - Budget
HB 1116 - Economic Development
HB 1132 - Budget
HB 1151 - Pensions
HB 1156 - Professional Registration and Licensing
HB 1158 - Children and Families
HB 1203 - Budget
HB 1219 - Agriculture Policy

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was authorized **HCB 3**, relating to funds for vulnerable senior citizens, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (24): Alferman, Andrews, Bahr, Black, Brown (94), Christofanelli, Conway (104), Davis, Fitzpatrick, Haefner, Hill, Hubrecht, Korman, Lichtenegger, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor, Trent and Wood

Noes (10): Butler, Dunn, Kendrick, Lavender, May, McGee, Merideth (80), Peters, Quade and Razer

Absent (1): Gregory

Read the first time and copies ordered printed.

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 182**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Franklin, Gannon, Justus, Moon, Neely, Ruth and Stacy

Noes (1): Meredith (71)

Absent (3): Cookson, Newman and Walker (74)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 194**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Franklin, Gannon, Justus, Moon, Neely, Ruth and Stacy

Noes (1): Meredith (71)

Absent (3): Cookson, Newman and Walker (74)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 908** and **HB 757**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Franklin, Gannon, Justus, Moon, Neely, Ruth and Stacy

Noes (1): Meredith (71)

Absent (3): Cookson, Newman and Walker (74)

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 432**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Alferman, Austin, Conway (10), Higdon, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (1): Dunn

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 754**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Alferman, Austin, Marshall, McGaugh, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (4): Adams, Conway (10), Higdon and Newman

Absent (1): Dunn

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 118**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Bahr, Bangert, Basye, Burnett, Matthiesen, Morgan, Roeber, Spencer, Swan and Wood

Noes (0)

Absent (2): Barnes (60) and Dogan

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 746**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bondon, Brown (57), Crawford, Francis, Green, Helms, Houx, Nichols, Rowland (29), Shaul (113), Smith (85) and Walker (3)

Noes (0)

Absent (1): Fraker

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 379**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (1): Cross

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 433**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Arthur, Basye, Carpenter, Cornejo, Mathews, Roeber, Schroer and Taylor

Noes (3): Evans, McCreery and Merideth (80)

Absent (1): Cross

Mr. Speaker: Your Committee on General Laws, to which was returned **HB 502**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Evans, Mathews, Roeber, Schroer and Taylor

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (1): Cross

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 608**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (1): Cross

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 351**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Toalson Reisch and White

Noes (0)

Absent (1): Roberts

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 354**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Toalson Reisch and White

Noes (1): Mitten

Absent (1): Roberts

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 592**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Toalson Reisch and White

Noes (0)

Absent (1): Roberts

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 768**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Toalson Reisch and White

Noes (1): Mitten

Absent (1): Roberts

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 790**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Brattin, Burnett, Fraker, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (2): Grier and Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 843**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 867**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 899**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 905**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Wessels

Noes (1): Wilson

Absent (2): Brattin and Vescovo

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HCR 10**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brattin, Brown (57), Christofanelli, Fitzwater (144), Moon, Taylor and Toalson Reisch

Noes (4): Bangert, Barnes (28), Merideth (80) and Mitten

Absent (2): Hill and Messenger

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 864**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brattin, Brown (57), Christofanelli, Fitzwater (144), Moon, Taylor and Toalson Reisch

Noes (4): Bangert, Barnes (28), Merideth (80) and Mitten

Absent (2): Hill and Messenger

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 889**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Bangert, Barnes (28), Brattin, Brown (57), Christofanelli, Fitzwater (144), Merideth (80), Moon, Taylor and Toalson Reisch

Noes (1): Mitten

Absent (2): Hill and Messenger

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 964**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): May

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 35**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake and Tate

Noes (0)

Absent (1): Wilson

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 82**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Schroer and Shull (16)

Noes (1): Ellington

Absent (1): Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 547**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Schroer and Shull (16)

Noes (1): Ellington

Absent (1): Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 688**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (27), Christofanelli, Cross, Curtman, Eggleston, Gray, Kelley (127), Mosley, Rhoads, Schroer and Shull (16)

Noes (1): Ellington

Absent (1): Roden

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 603**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Present (1): Corlew

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 680**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 6**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 12**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 104**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 571**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 576**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads and Rone

Noes (4): Brown (94), Lavender, Shull (16) and Shumake

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 598**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 884**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Bondon, Curtis and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 890**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Bondon, Curtis and Wessels

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, March 9, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, March 14, 2017, upon morning recess, South Gallery.

Executive session will be held: HB 903

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 924

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 895, HB 308

Executive session will be held: HB 293, HB 831, HB 878, HB 1009

Executive session may be held on any matter referred to the committee.

AMENDED

FISCAL REVIEW

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HB 248

Executive session may be held on any matter referred to the committee.

AMENDED

GOVERNMENT EFFICIENCY

Tuesday, March 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 849, HB 1008

Executive session will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON JUSTICE SYSTEM

Thursday, March 9, 2017, 8:30 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Organizational: Election of Officers.

CORRECTED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

LOCAL GOVERNMENT

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 957, HB 1042, HB 1057, HB 1063

Executive session will be held: HJR 20

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

PENSIONS

Monday, March 13, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 979, HB 729

Executive session will be held: HB 619, HB 886

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 14, 2017, 5:00 PM or upon afternoon adjournment (whichever is earlier), House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Testimony from agricultural education professionals.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 9, 2017, 8:15 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will be hearing testimony from Dave Dormire, Division Director of Adult Institutions, Department of Corrections.

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

HOUSE CALENDAR

THIRTY-NINTH DAY, THURSDAY, MARCH 9, 2017

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 3

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HCS HB 452 - Austin
HCS HB 229 - Dogan
HB 175 - Reiboldt
HB 355 - Bahr
HCS HBs 90 & 68 - Rehder
HCS HB 270 - Evans
HCS HB 275 - Spencer
HCS HB 634 - Roeber
HCS HB 255 - Rhoads

HOUSE BILLS FOR PERFECTION - CONSENT

(03/02/2017)

HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

(03/08/2017)

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris
HCS HB 381 - Evans
HB 193 - Kelley (127)
HCS HB 199 - Fraker
HB 248, (Fiscal Review 3/7/17) - Fitzwater (49)
HB 401 - McDaniel
HCS HB 441 - Corlew
HB 587 - Redmon
HB 558 - Ross
HB 586 - Rhoads
HCS HBs 480, 272, 413 & 609 - Ross
HCS HBs 339 & 714 - DeGroot
HCS HB 247 - Alferman
HB 557 - Ross
HB 599, (Fiscal Review 3/8/17), E.C. - Hansen
HCS HB 460 - Kolkmeyer
HB 461 - Kolkmeyer
HB 462 - Kolkmeyer
HCS HBs 1194 & 1193, E.C. - Chipman

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick
HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

THIRTY-NINTH DAY, THURSDAY, MARCH 9, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He who gives heed to the word will prosper, and happy is he who trusts in the Lord. (Proverbs 16:20)

O Loving God, once more in this historic and beautiful Chamber we respond to the call to prayer and in the quiet of this moment draw near to You. Make us aware of Your presence as a creative spirit, a sustaining power, a safe refuge, and a strength in the time of stress.

We pray for our Show-Me State that we may be guided and governed by Your spirit of gladness. Grant that all our citizens may be led in the way of truth, along the path of good will, and may their faith in our legislative efforts be blessed with a deep unity of steadfast purpose.

Bless our Governor, our Speaker, the Members of this House of Representatives and all who labor with them. Keep them calm and steady, full of hope in You and in the power of our state to be a leading light and example among all the other states.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-eighth day was approved as printed.

RESOLUTIONS

Representative Nichols offered House Resolution No. 809.

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bill was read the second time:

HCB 3, relating to funds for vulnerable senior citizens.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 248**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Alferman, Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Vescovo, Wessels, Wiemann and Wood

Noes (1): Unsicker

Absent (2): Conway (104) and Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 599**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Conway (104) and Rowland (29)

THIRD READING OF HOUSE BILLS

HCS HBs 1194 & 1193, relating to the minimum wage, was taken up by Representative Chipman.

Speaker Pro Tem Haahr assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 005

Cookson	McDaniel	Neely	Pfautsch	Wilson
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VACANCIES: 001

On motion of Representative Chipman, **HCS HBs 1194 & 1193** was read the third time and passed by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green

Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 004

Cookson	Neely	Pfautsch	Wilson
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VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Representative Chipman moved for the adoption of the emergency clause.

Representative Merideth (80) raised a point of order that there had been a violation of Rule 85.

Representative Mitten raised an additional point of order that that there had been a violation of Rule 8.

The Chair ruled the first point of order not well taken.

Representative Barnes (60) raised a point of order that there had been a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Barnes (60) raised another point of order that there had been a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton

Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 006

Cookson	McDaniel	Neely	Pfautsch	Runions
Wilson				

VACANCIES: 001

The emergency clause was adopted by the following vote:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads

Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 048

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Curtis
Dunn	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Roden	Rowland 29	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 005

Cookson	Neely	Pfautsch	Runions	Wilson
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VACANCIES: 001

HCS HB 460, relating to civil proceedings, was taken up by Representative Kolkmeier.

Representative Eggleston assumed the Chair.

Representative Barnes (60) raised a point of order that there had been a violation of Rule 85.

Representative Eggleston requested a parliamentary ruling.

Speaker Richardson resumed the Chair.

The Chair took the point of order under advisement.

The Chair ruled the point of order well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Frederick

Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Helms	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 015

Carpenter	Cookson	Davis	Dunn	Fitzwater 144
Franklin	Hansen	Henderson	McDaniel	Neely
Pfautsch	Roden	Runions	Walker 74	Wilson

VACANCIES: 001

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Kolkmeier, **HCS HB 460** was read the third time and passed by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch

Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Wiemann	Wood	Mr. Speaker

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Curtis	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Higdon	Kendrick	Korman
Lavender	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Roden	Rowland 29	Shull 16	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels	White	

PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Davis	Dunn	McDaniel	Neely
Pfautsch	Runions	Wilson		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 461, for the purpose of severing parties who are misjoined in a civil action, was taken up by Representative Kolkmeier.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Matthiesen	McCaherty

McGaugh	Messenger	Miller	Morris	Muntzel
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Mr. Speaker

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 015

Beard	Carpenter	Cookson	Davis	Dunn
Fitzwater 144	Mathews	McDaniel	Moon	Neely
Pfautsch	Runions	Smith 85	Wilson	Wood

VACANCIES: 001

On motion of Representative Kolkmeier, **HB 461** was read the third time and passed by the following vote:

AYES: 097

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Morris
Muntzel	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wood	Mr. Speaker			

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Conway 10	Curtis
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Higdon	Hurst	Kendrick	Kidd
Lavender	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Remole
Roberts	Roden	Rowland 29	Shull 16	Stevens 46
Unsicker	Walker 74	Wessels	White	

PRESENT: 000

ABSENT WITH LEAVE: 011

Carpenter	Cookson	Davis	Dunn	Mathews
McDaniel	Neely	Pfausch	Runions	Smith 85
Wilson				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 462, for the purpose of prohibiting a person from intervening in a tort action if jurisdiction and venue cannot be established independently, was taken up by Representative Kolkmeier.

On motion of Representative Kolkmeier, **HB 462** was read the third time and passed by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Morris	Muntzel	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roerber	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wiemann	Wood	Mr. Speaker	

NOES: 048

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Conway 10	Curtis
Ellebracht	Ellington	Franks Jr	Green	Harris
Hurst	Kendrick	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Stevens 46	Unsicker
Walker 74	Wessels	White		

PRESENT: 003

Higdon	Kidd	Roden
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ABSENT WITH LEAVE: 012

Carpenter	Cookson	Davis	Dunn	Gray
McDaniel	Neely	Pfautsch	Rone	Runions
Smith 85	Wilson			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HBs 339 & 714, relating to settlement of tort claims, was taken up by Representative DeGroot.

Representative Chipman assumed the Chair.

On motion of Representative DeGroot, **HCS HBs 339 & 714** was read the third time and passed by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burns
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	Messenger	Miller
Morris	Muntzel	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Ross

Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Green	Kendrick	Lavender	Marshall
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Stephens 128
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 013

Barnes 60	Cookson	Davis	Dunn	Gray
McDaniel	McGaugh	Neely	Pfausch	Rone
Runions	Smith 85	Wilson		

VACANCIES: 001

Representative Chipman declared the bill passed.

HCS HBs 480, 272, 413 & 609, relating to the division of professional registration, was taken up by Representative Ross.

On motion of Representative Ross, **HCS HBs 480, 272, 413 & 609** was read the third time and passed by the following vote:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer

Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Ellebracht	Ellington
Franks Jr	Green	Harris	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Roberts	Rowland 29	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 015

Cookson	Dunn	Gray	Lichtenegger	McDaniel
Mitten	Neely	Pfautsch	Razer	Rone
Runions	Smith 85	Swan	Walker 74	Wilson

VACANCIES: 001

Representative Chipman declared the bill passed.

HB 193, relating to taxes in hospital districts, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), **HB 193** was read the third time and passed by the following vote:

AYES: 111

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Love	Lynch	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Morris
Muntzel	Nichols	Phillips	Pietzman	Pike
Plocher	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Trent

Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 037

Adams	Arthur	Barnes 28	Beck	Brown 27
Burnett	Burns	Butler	Ellebracht	Ellington
Franks Jr	Green	Hurst	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Peters	Pierson Jr	Pogue
Quade	Razer	Stevens 46	Taylor	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 014

Carpenter	Cookson	Dunn	Fitzwater 144	Gray
Lichtenegger	McDaniel	Neely	Pfautsch	Rehder
Rone	Runions	Smith 85	Wilson	

VACANCIES: 001

Representative Chipman declared the bill passed.

HCS HB 381, relating to health care records, was taken up by Representative Evans.

On motion of Representative Evans, **HCS HB 381** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Peters
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole

Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood				

NOES: 003

Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 013

Cookson	Dunn	Gray	Lichtenegger	McDaniel
Neely	Pfautsch	Phillips	Rehder	Runions
Smith 85	Wilson	Mr. Speaker		

VACANCIES: 001

Representative Chipman declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 809 - Consent and House Procedure

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

HCB 3 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 231 - General Laws
HB 726 - Crime Prevention and Public Safety
HB 797 - Elections and Elected Officials
HB 921 - Local Government
HB 958 - Insurance Policy
HB 1039 - Transportation
HB 1093 - Local Government
HB 1097 - Local Government

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SB 8 - Transportation

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 717**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Alferman, Higdon, Marshall, McGaugh, Shaul (113), Shumake and Stacy

Noes (4): Adams, Conway (10), Dunn and Newman

Absent (2): Austin and Toalson Reisch

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HCR 17**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 233**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128) and Stevens (46)

Noes (1): Walker (74)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 330**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46) and Walker (74)

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCS SB 52**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (0)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 651**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Burns, Cornejo, Hurst, Kolkmeyer, Korman, Reiboldt, Ruth and Tate

Noes (2): Corlew and Runions

Absent (1): May

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 48**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 48** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Corlew, Engler, Sommer, Vescovo and Wiemann

Noes (5): Arthur, Carpenter, Mathews, Runions and Unsicker

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 69**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 97**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 110**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Barnes (60), Carpenter, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Austin, Berry, Corlew and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 142**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 324**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 334**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Austin, Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer and Unsicker

Noes (3): Barnes (60), Vescovo and Wiemann

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 411**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 469**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Berry, Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (1): Barnes (60)

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 495**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 495** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Engler, Sommer, Unsicker, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Mathews and Runions

Absent (1): Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 574**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Barnes (60), Carpenter, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Austin, Berry, Corlew and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 677**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Austin, Berry, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 694**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 758**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Barnes (60), Berry, Carpenter, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Austin, Corlew, Engler and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 799**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Arthur, Barnes (60), Carpenter, Mathews, Runions, Sommer, Vescovo and Wiemann

Noes (1): Unsicker

Absent (5): Austin, Berry, Corlew, Engler and Roeber

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 811, HCS HB 631, HB 568, HCS HB 304, HB 245 and HB 610.**

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 11** entitled:

An act to repeal sections 100.010 and 100.180, RSMo, and to enact in lieu thereof two new sections relating to industrial development projects.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 34** entitled:

An act to amend chapter 577, RSMo, by adding thereto one new section relating to the offense of illegal reentry, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 62** entitled:

An act to repeal section 104.1205, RSMo, and to enact in lieu thereof one new section relating to retirement of higher education employees, with an effective date.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 65** entitled:

An act to repeal section 306.126, RSMo, and to enact in lieu thereof one new section relating to boat passengers.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 66** entitled:

An act to repeal sections 287.020, 287.149, 287.170, 287.243, and 287.390, RSMo, and to enact in lieu thereof five new sections relating to workers' compensation.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 139** entitled:

An act to amend chapter 338, RSMo, by adding thereto two new sections relating to the promotion of medication safety.

In which the concurrence of the House is respectfully requested.

HOUSE COMMITTEE BILL AUTHORIZATIONS

March 9, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss,

The Regular Standing Committee on Workforce Development has been authorized to introduce upon report a House Committee Bill relating to workforce development.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 9, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss,

The Regular Standing Committee on Workforce Development has been authorized to introduce upon report a House Committee Bill relating to computer programming education.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE APPOINTMENTS

March 9, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Clem Smith to serve on the Special Committee on Urban Issues.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

March 9, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 795**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

The following members' presence was noted: Cookson and Pfautsch.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, March 13, 2017.

CORRECTION TO THE HOUSE JOURNAL

HOUSE JOURNAL CORRECTION AFFIDAVIT

I, State Representative Mike Henderson, District 117, hereby state and affirm that my presence was not correctly noted on Page 810 of the Journal of the House for the Thirty-fourth Day, Wednesday, March 1, 2017. Pursuant to House Rule 94, I ask that the Journal be corrected to note that I was in the Chamber and my presence should have been recorded.

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 9th day of March, 2017.

/s/ Mike Henderson
State Representative

State of Missouri)
)
County of Cole)

Subscribed and sworn to before me this 9th day of March in the year 2017.

/s/ Leann M. Hager
Notary Public

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, March 14, 2017, upon morning recess, South Gallery.

Executive session will be held: HB 903

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 697, HB 843, HB 956, HB 964

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 895, HB 308

Executive session will be held: HB 293, HB 831, HB 878, HB 1009

Executive session may be held on any matter referred to the committee.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Monday, March 13, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 127, HB 901, HB 926

Executive session will be held: HB 187, HB 254, HB 457, HB 888

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, March 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 849, HB 1008

Executive session will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 957, HB 1042, HB 1057, HB 1063

Executive session will be held: HJR 20

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

PENSIONS

Monday, March 13, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 979, HB 729

Executive session will be held: HB 619, HB 886

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 13, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 56, HB 105, HCS HB 118, HB 121, HB 227, HB 257, HB 305, HCS HB 340, HB 358, HCS HB 542, HCS HB 670, HCS HB 679, HCS HB 698, HB 723, HCS HB 754, HB 790, HB 813, HB 815, HB 821, HB 824, HCS HB 827, HCS HB 834, HB 889, HCS HBs 960, 962, & 828, HCR 16, HCS HB 162

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, March 13, 2017, 12:30 PM, House Hearing Room 7.

Public hearing will be held: HCB 3

Executive session will be held: HCB 3, HCS HB 746, HCS HB 174, HCS HB 261, HCS#2 HB 502

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, March 13, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 616, HB 618, HB 847, HCR 14

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 14, 2017, 5:00 PM or upon afternoon adjournment (whichever is earlier), House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Testimony from agricultural education professionals.

SUBCOMMITTEE ON CREATION AND APPOINTMENTS

Tuesday, March 14, 2017, 1:00 PM or upon adjournment of the Insurance Policy Committee, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

To compile a report based on a discussion of medical policies of short-term & long-term care, a prescription abuse registry and property insurance.

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 2.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

HOUSE CALENDAR

FORTIETH DAY, MONDAY, MARCH 13, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 10 - Brown (57)

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 452 - Austin

HCS HB 229 - Dogan

HB 175 - Reiboldt

HB 355 - Bahr

HCS HBs 90 & 68 - Rehder

HCS HB 270 - Evans

HCS HB 275 - Spencer

HCS HB 634 - Roeber

HCS HB 255 - Rhoads

HB 111 - Mathews

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HCS HB 316 - Pike

HB 191 - Conway (104)

HCS HB 348 - Brown (57)

HB 349 - Brown (57)

HB 719 - Rhoads

HCS HB 142 - Berry

HB 571 - Engler

HCS HB 576 - McCaherty

HCS HB 884 - Trent

HB 680 - Fitzwater (49)

HB 104 - Love

HB 469 - Gannon

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2017)

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)
HCS HCR 19 - Shull (16)
HCR 6 - Justus
HCR 12 - Grier

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris
HCS HB 199 - Fraker
HB 248 - Fitzwater (49)
HB 401 - McDaniel
HCS HB 441 - Corlew
HB 587 - Redmon
HB 558 - Ross
HB 586 - Rhoads
HCS HB 247 - Alferman
HB 557 - Ross
HB 599, E.C. - Hansen
HB 52 - Andrews

HOUSE BILLS FOR THIRD READING - CONSENT

HB 262 - Sommer
HB 28 - Pike
HB 49 - Roeber
HB 390 - Vescovo
HB 61 - Alferman
HB 128 - Davis
HCS HB 183 - Franks Jr.
HCS HB 253 - Swan
HCS HB 647 - Fitzpatrick

HCS HB 703 - Crawford
HB 87 - Henderson
HB 701 - Burns
HB 678 - Gannon
HB 200 - Fraker
HB 664 - Korman
HB 281 - Rowland (155)
HCS HB 258 - Pfautsch
HB 256, E.C. - Rhoads
HCS HB 569, E.C. - Frederick
HB 811 - Ruth
HCS HB 631 - Redmon
HB 568 - Tate
HCS HB 304 - Pike
HB 245 - Rowland (155)
HB 610 - Justus

SENATE BILLS FOR SECOND READING

SCS SB 11
SS SB 34
SS SB 62
SB 65
SS SCS SB 66
SCS SB 139

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTIETH DAY, MONDAY, MARCH 13, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Jered Taylor.

Lord, we come before You today and every day to give You praise and thanks for the many blessings in our life. Thank You for giving us the opportunity to serve You and the people of the state of Missouri.

We ask that You give us wisdom. Your word tell us in James 1:5-6, "Now if any of you lacks wisdom, he should ask God, who gives to all generously and without criticizing, and it will be given to him. But let him ask in faith without doubting." Lord, we ask for wisdom to make decisions that are right in Your eyes. We want to be used by You. Let us finish out the first half of session strong and come back renewed in Your strength.

We realize there are still many important issues that we face. Lord, teach us humility and forgiveness. We pray that You mend broken relationships so that we can come together to move this state forward.

Thank You for loving us and sending Your Son to be the sacrifice for our sins. Let us use that as an example of how to love one another and serve You.

In Your name we pray, and the body says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Cliff DeGroot and Steve Webb.

The Journal of the thirty-ninth day was approved as printed.

HOUSE RESOLUTIONS

Representative Evans offered House Resolution No. 909.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SCS SB 11, relating to industrial development projects.

SS SB 34, relating to the offense of illegal reentry, with penalty provisions.

SS SB 62, relating to retirement of higher education employees, with an effective date.

SB 65, relating to boat passengers.

SS SCS SB 66, relating to workers' compensation.

SCS SB 139, relating to the promotion of medication safety.

THIRD READING OF HOUSE BILLS

HB 248, relating to the establishment of a statewide STEM career awareness program, was taken up by Representative Fitzwater (49).

On motion of Representative Fitzwater (49), **HB 248** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roerber
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wilson	Wood	Mr. Speaker	

NOES: 004

Hurst	Marshall	Pogue	Roden
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PRESENT: 000

ABSENT WITH LEAVE: 009

Bernskoetter	Brattin	Carpenter	Green	May
McDaniel	Mitten	Rone	Wiemann	

VACANCIES: 001

Speaker Richardson declared the bill passed.

Speaker Pro Tem Haahr assumed the Chair.

HCS HB 199, relating to county treasurer qualifications, was taken up by Representative Fraker.

Representative Eggleston assumed the Chair.

On motion of Representative Fraker, **HCS HB 199** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roerber	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 006

Beck	Hurst	Marshall	Merideth 80	Moon
Pogue				

PRESENT: 001

Roden

ABSENT WITH LEAVE: 008

Brattin	Cornejo	Green	Kelley 127	May
McDaniel	Mitten	Rone		

VACANCIES: 001

Representative Eggleston declared the bill passed.

HCS HB 441, relating to student journalists, was taken up by Representative Corlew.

On motion of Representative Corlew, **HCS HB 441** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 006

Helms	Hurst	Marshall	Moon	Pogue
Spencer				

PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Brattin	Green	May	McDaniel	Mitten
Neely	Rone			

VACANCIES: 001

Representative Eggleston declared the bill passed.

HB 587, relating to bonding requirements for treasurers of seven-director school districts, was taken up by Representative Redmon.

On motion of Representative Redmon, **HB 587** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128

Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

Pogue

PRESENT: 002

Ellington	Roden
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ABSENT WITH LEAVE: 004

Green	May	McDaniel	Mitten
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VACANCIES: 001

Representative Eggleston declared the bill passed.

HB 558, relating to boat passengers, was taken up by Representative Ross.

Representative Taylor assumed the Chair.

On motion of Representative Ross, **HB 558** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burns	Butler
Chipman	Christofanelli	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46

Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 003

Burnett	Morgan	Newman
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PRESENT: 002

Ellington	Roden
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ABSENT WITH LEAVE: 008

Carpenter	Cierpiot	Cross	Green	May
McDaniel	Mitten	Reiboldt		

VACANCIES: 001

Representative Taylor declared the bill passed.

HB 586, relating to privileged communications between peer support specialists and law enforcement and emergency services personnel, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HB 586** was read the third time and passed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer

Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 001

Pogue

PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Brown 94	Green	May	McDaniel	McGee
Mitten	Sommer			

VACANCIES: 001

Representative Taylor declared the bill passed.

HB 52, relating to special road district commissioner elections, was taken up by Representative Andrews.

Representative Swan assumed the Chair.

On motion of Representative Andrews, **HB 52** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman

Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 005

Beck	Ellington	Lavender	Pogue	Smith 85
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PRESENT: 001

Roden

ABSENT WITH LEAVE: 004

Green	May	McDaniel	Mitten
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VACANCIES: 001

Representative Swan declared the bill passed.

HCS HB 247, relating to municipally owned utilities, was taken up by Representative Alferman.

On motion of Representative Alferman, **HCS HB 247** was read the third time and passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	McGee
Meredith 71	Messenger	Morgan	Morris	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pietzman	Pike	Plocher	Razer	Redmon
Rehder	Reiboldt	Reisch	Rhoads	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions

Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 028

Arthur	Barnes 28	Brown 27	Burns	Conway 10
Curtis	Dunn	Ellebracht	Ellington	Fitzpatrick
Franks Jr	Gray	Kendrick	Marshall	McCann Beatty
McCreery	Merideth 80	Miller	Moon	Mosley
Peters	Pierson Jr	Pogue	Quade	Remole
Roberts	Smith 85	Stevens 46		

PRESENT: 001

Roden

ABSENT WITH LEAVE: 004

Green	May	McDaniel	Mitten
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VACANCIES: 001

Representative Swan declared the bill passed.

HB 599, relating to higher education financial aid eligibility, was taken up by Representative Hansen.

On motion of Representative Hansen, **HB 599** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel

Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

Pogue

PRESENT: 001

Roden

ABSENT WITH LEAVE: 005

Cornejo	Green	May	McDaniel	Reisch
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VACANCIES: 001

Representative Swan declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 117

Alferman	Anderson	Andrews	Austin	Bangert
Baringer	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 104	Cookson	Corlew	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Ellebracht	Ellington	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	McCaherty
McCreery	McGaugh	Meredith 71	Messenger	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Rone
Ross	Rowland 155	Runions	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wessels	Wiemann
Wood	Mr. Speaker			

NOES: 037

Anders	Arthur	Bahr	Barnes 60	Barnes 28
Beck	Berry	Christofanelli	Curtis	Dunn
Eggleston	Engler	Franks Jr	Hannegan	Higdon
Hurst	Marshall	Matthiesen	McCann Beatty	McGee
Merideth 80	Miller	Moon	Peters	Pogue
Quade	Roberts	Roden	Roeber	Rowland 29
Schroer	Smith 85	Stevens 46	Unsicker	Walker 74
White	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 008

Adams	Conway 10	Cornejo	Cross	Green
May	McDaniel	Mitten		

VACANCIES: 001

HB 557, relating to land surveyors, was taken up by Representative Ross.

On motion of Representative Ross, **HB 557** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood			

NOES: 001

Ellington

PRESENT: 001

Roden

ABSENT WITH LEAVE: 008

Cornejo	Green	May	McDaniel	Mitten
Phillips	Shull 16	Mr. Speaker		

VACANCIES: 001

Representative Swan declared the bill passed.

THIRD READING OF HOUSE BILLS - CONSENT

HB 262, relating to service dogs, was taken up by Representative Sommer.

On motion of Representative Sommer, **HB 262** was read the third time and passed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roerber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan

Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 001

Pogue

PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Berry	Cornejo	May	McDaniel	Miller
Mitten	Phillips			

VACANCIES: 001

Representative Swan declared the bill passed.

HB 28, relating to diabetes awareness month, was taken up by Representative Pike.

Representative Lynch assumed the Chair.

On motion of Representative Pike, **HB 28** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 000

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 009

Cornejo	May	McDaniel	McGee	Miller
Mitten	Phillips	Roden	Walker 74	

VACANCIES: 001

Representative Lynch declared the bill passed.

HB 49, relating to parliamentary law month, was taken up by Representative Roeber.

On motion of Representative Roeber, **HB 49** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Messenger	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Peters
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy

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Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 006

Beck	Carpenter	Ellington	Hurst	Moon
Pogue				

PRESENT: 001

Roden

ABSENT WITH LEAVE: 011

Cornejo	Higdon	May	McDaniel	McGee
Miller	Mitten	Neely	Phillips	Wessels
White				

VACANCIES: 001

Representative Lynch declared the bill passed.

HB 390, relating to Von Willebrand awareness, was taken up by Representative Vescovo.

On motion of Representative Vescovo, **HB 390** was read the third time and passed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155

Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 002

Pogue	Roden
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ABSENT WITH LEAVE: 007

Cornejo	Higdon	May	McDaniel	Miller
Mitten	Phillips			

VACANCIES: 001

Representative Lynch declared the bill passed.

HB 61, relating to the designation of a memorial bridge, was taken up by Representative Alferman.

On motion of Representative Alferman, **HB 61** was read the third time and passed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross

Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 001

McDaniel

PRESENT: 002

Ellington Pogue

ABSENT WITH LEAVE: 005

Higdon May Miller Mitten Phillips

VACANCIES: 001

Representative Lynch declared the bill passed.

HB 128, relating to the designation of a memorial highway, was taken up by Representative Davis.

On motion of Representative Davis, **HB 128** was read the third time and passed by the following vote:

AYES: 151

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155

Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 001

McDaniel

PRESENT: 002

Ellington Pogue

ABSENT WITH LEAVE: 008

Grier	Higdon	May	Miller	Mitten
Phillips	Runions	Wessels		

VACANCIES: 001

Representative Lynch declared the bill passed.

HCS HB 253, relating to career and technical education, was taken up by Representative Swan.

On motion of Representative Swan, **HCS HB 253** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch

Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 005

Hurst	Marshall	McDaniel	Moon	Pogue
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PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Engler	Higdon	May	Miller	Mitten
Phillips	Mr. Speaker			

VACANCIES: 001

Representative Lynch declared the bill passed.

HCS HB 647, relating to county road district consolidation, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 647** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole

Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 007

Beck	Brown 27	Ellebracht	Ellington	Marshall
McDaniel	Pogue			

PRESENT: 001

Roden

ABSENT WITH LEAVE: 005

Higdon	May	Miller	Mitten	Phillips
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VACANCIES: 001

Representative Lynch declared the bill passed.

HCS HB 703, relating to the payment of taxes, was taken up by Representative Crawford.

On motion of Representative Crawford, **HCS HB 703** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Pierson Jr	Pietzman	Pike

Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wilson	Wood	Mr. Speaker

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 001

Roden

ABSENT WITH LEAVE: 008

Dogan	Higdon	May	Miller	Mitten
Phillips	Rehder	Wiemann		

VACANCIES: 001

Representative Lynch declared the bill passed.

Speaker Richardson resumed the Chair.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 909 - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 626 - Judiciary

HB 983 - Judiciary

RE-REFERRAL OF HOUSE BILLS

The following House Bill was re-referred to the Committee indicated:

HB 1061 - General Laws

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 858**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (34): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Gregory, Haefner, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor, Trent and Wood

Noes (0)

Absent (1): Hill

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 924**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, McCaherty, Mosley, Nichols and Remole

Noes (0)

Absent (2): Higdon and Roden

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 345**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 611**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 741**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 780**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 784**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (3): Burnett, Burns and Ellebracht

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 863**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Committee on Utilities, Chairman Miller reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 243**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Berry, Bondon, Hubrecht, Kidd, McDaniel, Miller, Pierson Jr., Plocher and Smith (85)

Noes (2): DeGroot and McCreery

Absent (1): Francis

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 656**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Berry, Bondon, DeGroot, Francis, Hubrecht, Miller and Plocher

Noes (6): Anders, Kidd, McCreery, McDaniel, Pierson Jr. and Smith (85)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 3**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Brown (94), Eggleston, Fitzwater (49), Haahr, Rhoads and Shull (16)

Noes (5): Curtis, Dogan, Lavender, Shumake and Wessels

Absent (2): Butler and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 170**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Wessels

Noes (1): Eggleston

Absent (2): Brown (94) and Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 174**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Wessels

Noes (2): Curtis and Lavender

Absent (4): Butler, Haahr, Rone and Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 261**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16) and Wessels

Noes (0)

Absent (4): Butler, Haahr, Rone and Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS#2 HB 502**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Rhoads and Shull (16)

Noes (2): Lavender and Wessels

Absent (4): Butler, Haahr, Rone and Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 746**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16) and Wessels

Noes (0)

Absent (4): Butler, Haahr, Rone and Shumake

SUBCOMMITTEE CHANGES

March 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Lauren Arthur from the Subcommittee on Second Amendment Preservation, and appoint Representative Peter Merideth to serve on the subcommittee. This Committee will report to the Committee on General Laws.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, March 14, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 14, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1036

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HB 1110, HB 986

Executive session will be held: HB 14

Executive session may be held on any matter referred to the committee.

Review Committee Substitutes for HBs 1-13.

CHILDREN AND FAMILIES

Tuesday, March 14, 2017, upon morning recess, South Gallery.

Executive session will be held: HB 903

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 4.

Executive session will be held: HB 697, HB 843, HB 956, HB 964, SCS SB 52

Executive session may be held on any matter referred to the committee.

Adding SB 52.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 895, HB 308

Executive session will be held: HB 293, HB 831, HB 878, HB 1009

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1061, HB 1116

Executive session may be held on any matter referred to the committee.

CANCELLED

FINANCIAL INSTITUTIONS

Tuesday, March 14, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 545, HB 649

Executive session will be held: HB 545

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, March 15, 2017, 9:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, March 14, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 849, HB 1008

Executive session will be held: HB 914, HB 322, HB 897

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 762, HB 994, HB 1069, HCR 25

Executive session will be held: HB 123, HB 125, HB 437, HCR 34, HCR 36

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, March 14, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 829, HB 958

Executive session will be held: HB 209

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

JUDICIARY

Tuesday, March 14, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 596, HB 490, HB 491, HB 77, HB 1010, HB 848

Executive session will be held: HCB 1, HB 765

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

AMENDED

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 957, HB 1042, HB 1057, HB 1063

Executive session will be held: HJR 20

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, March 14, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1100

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 15, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1016

Executive session will be held: HB 350

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 14, 2017, 5:00 PM or upon afternoon adjournment (whichever is earlier), House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Testimony from agricultural education professionals.

SUBCOMMITTEE ON CREATION AND APPOINTMENTS

Tuesday, March 14, 2017, 1:00 PM or upon adjournment of the Insurance Policy Committee, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

To compile a report based on a discussion of medical policies of short-term & long-term care, a prescription abuse registry and property insurance.

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 14, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

Moved from House Hearing Room 2.

CORRECTED

TRANSPORTATION

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1039, HCR 47, SB 8

Executive session will be held: HCB 2

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 953, HCB 4, HCB 5

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-FIRST DAY, TUESDAY, MARCH 14, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 10 - Brown (57)

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 3 - Alferman

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 452 - Austin

HCS HB 229 - Dogan

HB 175 - Reiboldt

HB 355 - Bahr

HCS HBs 90 & 68 - Rehder

HCS HB 270 - Evans

HCS HB 275 - Spencer

HCS HB 634 - Roeber

HCS HB 255 - Rhoads

HB 111 - Mathews

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HCS HB 316 - Pike

HB 191 - Conway (104)

HCS HB 348 - Brown (57)

HB 349 - Brown (57)

HB 719 - Rhoads

HCS HB 142 - Berry

HB 571 - Engler

HCS HB 576 - McCaherty

HCS HB 884 - Trent

HB 680 - Fitzwater (49)

HB 104 - Love

HB 469 - Gannon

HCS HB 174 - Hubrecht

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2017)

HB 871 - Davis

HB 850 - Davis

HB 805 - Basye

HCS HB 645 - Phillips

HB 909 - Fraker

HB 1045 - Haahr

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 28 - Rowland (29)

HCS HCR 19 - Shull (16)

HCR 6 - Justus

HCR 12 - Grier

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew

HB 327, (Fiscal Review 3/2/17) - Morris

HB 401 - McDaniel

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 183 - Franks Jr.

HB 87 - Henderson

HB 701 - Burns

HB 678 - Gannon

HB 200 - Fraker

HB 664 - Korman

HB 281 - Rowland (155)

HCS HB 258 - Pfautsch

HB 256, E.C. - Rhoads

HCS HB 569, E.C. - Frederick

HB 811 - Ruth

HCS HB 631 - Redmon

HB 568 - Tate

HCS HB 304 - Pike

HB 245 - Rowland (155)

HB 610 - Justus

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-FIRST DAY, TUESDAY, MARCH 14, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

O magnify the Lord with me and let us exalt His name together. (Psalm 34:3)

Almighty God, who is the source of all our blessings and the fountain of hope, help us to realize that You are always with us, seeking our good, forgiving our sins, and endeavoring to lead us in the ways of peace. Bless us in our work, guide us through our difficulties, and reward us with joy.

We invoke Your blessing upon us as we work for the benefit of our people and for our State in these cold winter days. Let not our fears triumph over us during this long day of debates and votes.

Sustain with Your power those whom our people have placed in positions of authority and all who are entrusted with our safety and with the guardianship of our rights and our freedom. May peace and gladness live in the hearts of our citizens and may our faith pay tribute to our State in righteousness.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Jack Gilkey, Ellen Plume and Grace Quigley.

The Journal of the fortieth day was approved as printed.

HOUSE RESOLUTIONS

Representative Ross offered House Resolution No. 1025.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 28, relating to sheltered workshops, was taken up by Representative Rowland (29).

On motion of Representative Rowland (29), **HCR 28** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 001

McDaniel

PRESENT: 001

Roden

ABSENT WITH LEAVE: 008

Cornejo	Ellington	Evans	May	Mitten
Schroer	Smith 85	Unsicker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Representative Rhoads assumed the Chair.

HCS HCR 19, relating to the financing of educational facilities, was taken up by Representative Shull (16).

Representative Taylor assumed the Chair.

On motion of Representative Shull (16), **HCS HCR 19** was adopted.

On motion of Representative Shull (16), **HCS HCR 19** was read the third time and passed by the following vote:

AYES: 117

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Berry	Black
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Curtis	DeGroot	Dogan	Dohrman	Dunn
Ellebracht	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Gannon
Gray	Green	Gregory	Haahr	Haefner
Hansen	Harris	Henderson	Higdon	Houghton
Houx	Hubrecht	Justus	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lauer	Lavender
Lichtenegger	Love	Lynch	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Reisch	Rhoads	Roberts	Rone
Rowland 155	Rowland 29	Runions	Ruth	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Stacy	Stephens 128	Stevens 46	Swan	Trent
Unsicker	Walker 3	Walker 74	Wessels	Wiemann
Wood	Mr. Speaker			

NOES: 039

Bahr	Beard	Brattin	Christofanelli	Curtman
Davis	Eggleston	Ellington	Frederick	Grier
Hannegan	Helms	Hill	Hurst	Johnson
Kelley 127	Lant	Marshall	Mathews	Matthiesen
May	McCaherty	McDaniel	Moon	Neely
Pietzman	Pogue	Rehder	Reiboldt	Remole
Roeber	Ross	Schroer	Spencer	Tate
Taylor	Vescovo	White	Wilson	

PRESENT: 001

Roden

ABSENT WITH LEAVE: 005

Bernskoetter	Cookson	Cornejo	Evans	Mitten
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VACANCIES: 001

Representative Taylor declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 452, relating to the liability of an employee of a health care provider, was taken up by Representative Austin.

Representative Austin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 452, Pages 1 through 2, Section 538.205, Lines 17 through 22, by deleting all of said lines and inserting in lieu thereof the following:

"(3) **"Employee", any individual who is directly compensated by a health care provider for health care services rendered by such individual.**"; and

Further amend said bill and section, Page 3, Line 56, by inserting after all of said section and line the following:

"538.210. 1. A statutory cause of action for damages against a health care provider for personal injury or death arising out of the rendering of or failure to render health care services is hereby created, replacing any such common law cause of action. The elements of such cause of action are that the health care provider failed to use that degree of skill and learning ordinarily used under the same or similar circumstances by members of the defendant's profession and that such failure directly caused or contributed to cause the plaintiff's injury or death.

2. (1) In any action against a health care provider for damages for personal injury arising out of the rendering of or the failure to render health care services, no plaintiff shall recover more than four hundred thousand dollars for noneconomic damages irrespective of the number of defendants.

(2) Notwithstanding the provisions of subdivision (1) of this subsection, in any action against a health care provider for damages for a catastrophic personal injury arising out of the rendering or failure to render health care services, no plaintiff shall recover more than seven hundred thousand dollars for noneconomic damages irrespective of the number of defendants.

(3) In any action against a health care provider for damages for death arising out of the rendering of or the failure to render health care services, no plaintiff shall recover more than seven hundred thousand dollars for noneconomic damages irrespective of the number of defendants.

3. (1) ~~[Such limitation]~~ **This section** shall also apply to any individual or entity, or their employees or agents, that provide, refer, coordinate, consult upon, or arrange for the delivery of health care services to the plaintiff; and

(2) Who is a defendant in a lawsuit brought against a health care provider under this chapter, or who is a defendant in any lawsuit that arises out of the rendering of or the failure to render health care services.

~~[(3) No individual or entity whose liability is limited by the provisions of this chapter shall be liable to any plaintiff based on the actions or omissions of any other entity or person who is not an employee of such individual or entity whose liability is limited by the provisions of this chapter.]~~

~~Such limitation shall apply to all claims for contribution.]~~

4. No health care provider whose liability is limited by the provisions of this chapter shall be liable to any plaintiff based on the actions or omissions of any other entity or person who is not an employee of such health care provider.

5. This section shall apply to all claims for contribution.

6. In any action against a health care provider for damages for personal injury or death arising out of the rendering of or the failure to render health care services, where the trier of fact is a jury, such jury shall not be instructed by the court with respect to the limitation on an award of noneconomic damages, nor shall counsel for any party or any person providing testimony during such proceeding in any way inform the jury or potential jurors of such limitation.

~~[5-]~~**7.** For purposes of sections 538.205 to 538.230, any spouse claiming damages for loss of consortium of their spouse shall be considered to be the same plaintiff as their spouse.

~~[6-]~~**8.** Any provision of law or court rule to the contrary notwithstanding, an award of punitive damages against a health care provider governed by the provisions of sections 538.205 to 538.230 shall be made only upon a showing by a plaintiff that the health care provider demonstrated willful, wanton or malicious misconduct with respect to his actions which are found to have injured or caused or contributed to cause the damages claimed in the petition.

~~[7-]~~**9.** For purposes of sections 538.205 to 538.230, all individuals and entities asserting a claim for a wrongful death under section 537.080 shall be considered to be one plaintiff.

~~[8-]~~**10.** The limitations on awards for noneconomic damages provided for in this section shall be increased by one and seven-tenths percent on an annual basis effective January first of each year. The current value of the limitation shall be calculated by the director of the department of insurance, financial institutions and professional registration, who shall furnish that value to the secretary of state, who shall publish such value in the Missouri Register on the first business day following January first, but the value shall otherwise be exempt from the provisions of section 536.021.

~~[9-]~~**11.** In any claim for damages under this chapter, and upon post-trial motion following a jury verdict with noneconomic damages exceeding four hundred thousand dollars, the trial court shall determine whether the limitation in subsection 2 of this section shall apply based on the severity of the most severe injuries.

~~[10-]~~**12.** If a court of competent jurisdiction enters a final judgment on the merits that is not subject to appeal and that declares any provision or part of either section 1.010 or this section to be unconstitutional or unenforceable, then section 1.010 and this section, as amended by this act and in their entirety, are invalid and shall have no legal effect as of the date of such judgment, and this act, including its repealing clause, shall likewise be invalid and of no legal effect. In such event, the versions of sections 1.010 and this section that were in effect prior to the enactment of this act shall remain in force."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Austin, **House Amendment No. 1** was adopted.

Representative Barnes (60) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 452, Page 3, Section 538.205, Line 56, by inserting after all of said line and section the following:

"Section 1. Where health care services are to be provided by a non-employee, to qualify for any immunity provided under section 538.210, the health care provider shall provide the patient with notice of the following via informed written consent acknowledged by the patient or their representative in a document separate from any other form setting forth legal or financial responsibilities that includes the following language:

[HEALTH CARE PROVIDER'S NAME] DOES NOT ACCEPT LEGAL RESPONSIBILITY FOR PERSONAL INJURIES OR DEATHS CAUSED BY THE FAILURE TO USE THAT DEGREE OF SKILL AND LEARNING ORDINARILY USED UNDER THE SAME OR SIMILAR CIRCUMSTANCES BY MEMBERS OF A MEDICAL PROVIDER'S PROFESSION BY ANY PERSON NOT DIRECTLY COMPENSATED BY THIS INSTITUTION.

IF ANY PERSON NOT DIRECTLY COMPENSATED BY [HEALTH CARE PROVIDER'S NAME] CAUSES DEATH OR INJURY TO YOU AS A RESULT OF THEIR FAILURE TO USE THAT DEGREE OF SKILL AND LEARNING ORDINARILY USED UNDER THE SAME OR SIMILAR CIRCUMSTANCES BY MEMBERS OF THAT PERSON'S PROFESSION, [HEALTH CARE PROVIDER'S NAME] IS IMMUNE FROM ANY ACTION FOR DAMAGES THAT WOULD OTHERWISE ARISE OUT OF SUCH FAILURE.

In addition to these paragraphs, the notice shall set forth a list of the types of providers who are generally not employees of the health care provider, including but not limited to physicians. In the event a patient is not communicative and a representative for them is unavailable, the health care provider may satisfy this requirement for such patients by the posting of this notice in a prominent place within the public areas of the health care provider's facility.

Section 2. In addition to other requirements, no health care provider may assert the immunities provided in section 538.210 in the absence of an enforceable contract between the health care provider asserting the immunity and person who is not an employee of such health care provider that includes a provision whereby the health care provider affirmatively disclaims any legal responsibility under the common law doctrine of respondeat superior or any other legal theory for any personal injury or death claim arising out of the person's failure to use that degree of skill and learning ordinarily used under the same or similar circumstances by members of the person's profession."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 was withdrawn.

Representative Marshall offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 452, Page 2, Section 538.205, Line 32, by inserting immediately after "certificate" the following:

". For the purposes of sections 538.205 to 538.230 only, and not for common law causes of action, a health care provider shall not include any provider that performs, promotes, or provides abortions"; and

Further amend said bill and page, Line 39, by inserting immediately after "organized" the following:

". For the purposes of sections 538.205 to 538.230 only, and not for common law causes of action, health care services shall not include abortions"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative Marshall moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 019

Barnes 60	Beard	Bernskoetter	Brattin	Crawford
Hurst	Johnson	Korman	Marshall	Mathews
Matthiesen	McCaherty	Moon	Pietzman	Pogue
Reisch	Ross	Schroer	Spencer	

NOES: 094

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Basye	Berry	Black
Brown 94	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Corlew	Cornejo

Cross	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franks Jr	Frederick	Gannon	Gregory
Haahr	Haefner	Hannegan	Hansen	Henderson
Houghton	Houx	Hubrecht	Justus	Kelly 141
Kendrick	Lant	Lavender	Love	Lynch
May	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Messenger	Morgan	Morris	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roberts
Roeber	Rone	Rowland 155	Ruth	Shaul 113
Shull 16	Smith 163	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Walker 3
Walker 74	Wessels	White	Wilson	

PRESENT: 032

Adams	Bangert	Baringer	Barnes 28	Beck
Brown 27	Brown 57	Burnett	Curtis	Davis
Dunn	Ellebracht	Ellington	Gray	Green
Grier	Harris	Hill	Kelley 127	Kidd
Merideth 80	Mosley	Pierson Jr	Razer	Roden
Rowland 29	Runions	Shumake	Smith 85	Sommer
Unsicker	Wiemann			

ABSENT WITH LEAVE: 017

Bondon	Conway 104	Cookson	Curtman	Fitzpatrick
Franklin	Helms	Higdon	Kolkmeyer	Lauer
Lichtenegger	McDaniel	Miller	Mitten	Vescovo
Wood	Mr. Speaker			

VACANCIES: 001

On motion of Representative Austin, the title of **HCS HB 452, as amended**, was agreed to.

On motion of Representative Austin, **HCS HB 452, as amended**, was adopted.

On motion of Representative Austin, **HCS HB 452, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 3:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 047

Alferman	Andrews	Baringer	Basye	Beck
Bernskoetter	Black	Bondon	Brown 94	Burns
Conway 10	Cookson	Cross	Curtis	DeGroot
Engler	Fraker	Francis	Franklin	Hannegan
Helms	Henderson	Houghton	Hurst	Justus
Kelley 127	Kelly 141	Lant	Lauer	Lichtenegger
McGaugh	Morris	Newman	Nichols	Phillips
Pogue	Redmon	Reiboldt	Remole	Roeber
Rowland 29	Shaul 113	Taylor	Trent	White
Wiemann	Mr. Speaker			

NOES: 002

Ellington	Mosley
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PRESENT: 085

Adams	Anders	Anderson	Arthur	Austin
Bahr	Bangert	Barnes 28	Beard	Berry
Brattin	Brown 27	Brown 57	Burnett	Carpenter
Cierpiot	Corlew	Davis	Dogan	Dunn
Eggleston	Ellebracht	Evans	Fitzwater 144	Fitzwater 49
Franks Jr	Frederick	Gray	Grier	Haahr
Haefner	Hansen	Harris	Higdon	Hill
Houx	Hubrecht	Johnson	Kendrick	Kidd
Kolkmeier	Lavender	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Peters	Pfautsch
Pierson Jr	Pike	Quade	Razer	Reisch
Rhoads	Roberts	Roden	Ross	Rowland 155
Runions	Ruth	Schroer	Shumake	Smith 85
Sommer	Stacy	Stephens 128	Stevens 46	Tate
Unsicker	Vescovo	Walker 3	Walker 74	Wessels

ABSENT WITH LEAVE: 028

Barnes 60	Butler	Chipman	Christofanelli	Conway 104
Cornejo	Crawford	Curtman	Dohrman	Fitzpatrick
Gannon	Green	Gregory	Korman	McDaniel
Mitten	Muntzel	Neely	Pietzman	Plocher
Rehder	Rone	Shull 16	Smith 163	Spencer
Swan	Wilson	Wood		

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 104, relating to the prevailing wage on public works, was taken up by Representative Love.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 104, Page 3, Section 8.683, Line 17, by inserting after the phrase "public owner" the following:

", and all successful bidders, and associated contractors and subcontractors, shall swear by signed affidavit to the public owner that such successful bidders, and associated contractors and subcontractors, meet the requirements of section 285.530"; and

Further amend said bill, page, and section, Line 21, by inserting immediately after all of said line the following:

"34.212. 1. The state, any agency of the state, or any instrumentality thereof shall not issue grants or enter into cooperative agreements for construction projects, a condition of which requires that bid specifications, project agreements, or other controlling documents pertaining to the grant or cooperative agreement contain any of the elements specified in section 34.209.

2. The state, any agency of the state, or any instrumentality thereof shall exercise such authority as may be required to preclude a grant recipient or party to a cooperative agreement from imposing any of the elements specified in section 34.209 in connection with any grant or cooperative agreement awarded or entered into. Nothing in sections 34.203 to 34.216 shall prohibit contractors or subcontractors from voluntarily entering into agreements described in section 34.209.

3. Any grant recipient, party to a cooperative agreement, or ancillary contractor engaged in the construction of any housing eligible for a housing tax credit in violation of section 285.530 shall not be eligible for any state funding or tax credits issued by the state for a period of five years following such violation."; and

Further amend said bill, Page 5, Section 89.410, Line 83, by inserting immediately after all of said line the following:

"9. Any municipal contractor engaged in construction pursuant to a commission approved city plan in violation of section 285.530 shall not be eligible for any state funding or tax credits issued by the state for a period of five years following such violation."; and

Further amend said bill, Page 7, Section 292.630, Line 12, by inserting immediately after all of said line the following:

"3. Any primary employer or contractor engaged in construction in violation of section 285.530 shall not be eligible for any state funding or tax credits issued by the state for a period of five years following such violation."; and

Further amend said bill, Page 10, Section 393.715, Line 95, by inserting immediately after all of said line the following:

"4. Any commission or contractor engaged in construction in violation of section 285.530 shall not be eligible for any state funding or tax credits issued by the state for a period of five years following such violation."; and

Further amend said bill and page, Section 630.546, Line 13, by inserting immediately after all of said lines the following:

"3. Any private developer in violation of section 285.530 shall not be party to any lease purchase agreement with the department of mental health.

4. Any private developer or contractor engaged in construction in violation of section 285.530 shall not be eligible for any state funding or tax credits issued by the state for a period of five years following such violation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 104, Page 2, Line 7, by deleting the phrase "**five years**" and inserting in lieu thereof the phrase "**one year**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Higdon offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 104, Page 1, Line 11, by deleting all of said line and inserting in lieu thereof the following:

"Notwithstanding any provision of law to the contrary, all successful construction managers and contract bidders for public works shall report all wages paid in relation to work performed for public owners to the department of labor and industrial relations.

34.212. 1. The state, any agency of the state, or any instrumentality thereof shall not issue"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HB 104, with House Amendment No. 2 to House Amendment No. 1 and House Amendment No. 1, as amended, pending, was laid over.

HB 175, relating to the regulation of agricultural inputs, was taken up by Representative Reiboldt.

Representative Houghton offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Bill No. 175, Page 1, Section 266.600, Line 5, by inserting after all of said section and line the following:

"275.335. 1. Notwithstanding any other provision of this chapter, if the Soybean Promotion, Research, and Consumer Information Act under 7 CFR Part 1220 expires, terminates, or otherwise is no longer in effect, or the Missouri Qualified State Soybean Board is no longer under the jurisdiction of such act, the Missouri soybean merchandising council shall continue to collect the same fee as collected under the act at the date such act expires, terminates, or otherwise is no longer in effect.

2. For the purposes of this section, only a repeal and not a revision or re-enactment of the provisions of the Soybean Promotion, Research, and Consumer Information Act under 7 CFR Part 1220 shall be deemed a termination of the act."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Houghton, **House Amendment No. 1** was adopted.

On motion of Representative Reiboldt, the title of **HB 175, as amended**, relating to agriculture, was agreed to.

On motion of Representative Reiboldt, **HB 175, as amended**, was ordered perfected and printed.

HCS HB 229, relating to banning certain lobbyist gifts, was taken up by Representative Dogan.

Representative Dogan offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 229, Page 12, Section 105.473, Lines 113-114, by deleting "**deliver any tangible or intangible item, service, or thing of value to**" and inserting in lieu thereof the phrase "**make any expenditure for**"; and

Further amend said bill, page, and section, Lines 118-119, by deleting "**deliver tangible or intangible item, services, or things of value at the**" and inserting in lieu thereof the phrase "**make expenditures for each such**"; and

Further amend said bill, page, and section, Lines 122-123, by deleting "**deliver any tangible or intangible item, service, or thing of value to**" and inserting in lieu thereof the phrase "**make any expenditure for**"; and

Further amend said bill, page, and section, Line 129, by deleting "**deliver tangible or intangible item, services, or things of value at the**" and inserting in lieu thereof the phrase "**make expenditures for each such**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 1** was adopted.

Representative Lavender offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 229, Page 1, Section 105.470, Lines 6-11, by deleting all of said lines and inserting in lieu thereof the following:

"(a) A local government official elected in a county, city, town, or village [~~with an annual operating budget of over ten million dollars~~];

(b) A superintendent or school board member of a school district; or

(c) A member of the governing body of a charter school;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lavender, **House Amendment No. 2** was adopted.

Representative Arthur offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 229, Page 12, Section 105.473, Line 133, by inserting immediately after all of said section and line the following:

~~"[130.011. As used in this chapter, unless the context clearly indicates otherwise, the following terms mean:~~

~~(1) "Appropriate officer" or "appropriate officers", the person or persons designated in section 130.026 to receive certain required statements and reports;~~

~~(2) "Ballot measure" or "measure", any proposal submitted or intended to be submitted to qualified voters for their approval or rejection, including any proposal submitted by initiative petition, referendum petition, or by the general assembly or any local governmental body having authority to refer proposals to the voter;~~

~~(3) "Campaign committee", a committee, other than a candidate committee, which shall be formed by an individual or group of individuals to receive contributions or make expenditures and whose sole purpose is to support or oppose the qualification and passage of one or more particular ballot measures in an election or the retention of judges under the nonpartisan court plan, such committee shall be formed no later than thirty days prior to the election for which the committee receives contributions or makes expenditures, and which shall terminate the later of either thirty days after the general election or upon the satisfaction of all committee debt after the general election, except that no committee retiring debt shall engage in any other activities in support of a measure for which the committee was formed;~~

~~(4) "Candidate", an individual who seeks nomination or election to public office. The term "candidate" includes an elected officeholder who is the subject of a recall election, an individual who seeks nomination by the individual's political party for election to public office, an individual standing for retention in an election to an office to which the individual was previously appointed, an individual who seeks nomination or election whether or not the specific elective public office to be sought has been finally determined by such individual at the time the individual meets the conditions described in paragraph (a) or (b) of this subdivision, and an individual who is a write-in candidate as defined in subdivision (28) of this section. A candidate shall be deemed to seek nomination or election when the person first:~~

~~(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote the person's candidacy for office; or~~

~~(b) Knows or has reason to know that contributions are being received or expenditures are being made or space or facilities are being reserved with the intent to promote the person's candidacy for office; except that, such individual shall not be deemed a candidate if the person files a statement with the appropriate officer within five days after learning of the receipt of contributions, the making of expenditures, or the reservation of space or facilities disavowing the candidacy and stating that the person will not accept nomination or take office if elected; provided that, if the election at which such individual is supported as a candidate is to take place within five days after the person's learning of the above specified activities, the individual shall file the statement disavowing the candidacy within one day; or~~

~~(c) Announces or files a declaration of candidacy for office;~~

~~(5) "Candidate committee", a committee which shall be formed by a candidate to receive contributions or make expenditures in behalf of the person's candidacy and which shall continue in existence for use by an elected candidate or which shall terminate the later of either thirty days after the general election for a candidate who was not elected or upon the satisfaction of all committee debt after the election, except that no committee retiring debt shall engage in any other activities in support of the candidate for which the committee was formed. Any candidate for elective office shall have only one candidate committee for the elective office sought, which is controlled directly by the candidate for the purpose of making expenditures. A candidate committee is presumed to be under the control and direction of the candidate unless the candidate~~

files an affidavit with the appropriate officer stating that the committee is acting without control or direction on the candidate's part;

(6) "Cash", currency, coin, United States postage stamps, or any negotiable instrument which can be transferred from one person to another person without the signature or endorsement of the transferor;

(7) "Check", a check drawn on a state or federal bank, or a draft on a negotiable order of withdrawal account in a savings and loan association or a share draft account in a credit union;

(8) "Closing date", the date through which a statement or report is required to be complete;

(9) "Committee", a person or any combination of persons, who accepts contributions or makes expenditures for the primary or incidental purpose of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee or for the purpose of contributing funds to another committee;

(a) "Committee", does not include:

a. A person or combination of persons, if neither the aggregate of expenditures made nor the aggregate of contributions received during a calendar year exceeds five hundred dollars and if no single contributor has contributed more than two hundred fifty dollars of such aggregate contributions;

b. An individual, other than a candidate, who accepts no contributions and who deals only with the individual's own funds or property;

c. A corporation, cooperative association, partnership, proprietorship, or joint venture organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure, and it accepts no contributions, and all expenditures it makes are from its own funds or property obtained in the usual course of business or in any commercial or other transaction and which are not contributions as defined by subdivision (11) of this section;

d. A labor organization organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates, or the qualification, passage, or defeat of any ballot measure, and it accepts no contributions, and expenditures made by the organization are from its own funds or property received from membership dues or membership fees which were given or solicited for the purpose of supporting the normal and usual activities and functions of the organization and which are not contributions as defined by subdivision (11) of this section;

e. A person who acts as an authorized agent for a committee in soliciting or receiving contributions or in making expenditures or incurring indebtedness on behalf of the committee if such person renders to the committee treasurer or deputy treasurer or candidate, if applicable, an accurate account of each receipt or other transaction in the detail required by the treasurer to comply with all record keeping and reporting requirements of this chapter;

f. Any department, agency, board, institution or other entity of the state or any of its subdivisions or any officer or employee thereof, acting in the person's official capacity;

(b) The term "committee" includes, but is not limited to, each of the following committees:—campaign committee, candidate committee, political action committee, exploratory committee, and political party committee;

(10) "Connected organization", any organization such as a corporation, a labor organization, a membership organization, a cooperative, or trade or professional association which expends funds or provides services or facilities to establish, administer or maintain a committee or to solicit contributions to a committee from its members, officers, directors, employees or security holders.—An organization shall be deemed to be the connected organization if more than fifty percent of the persons making contributions to the committee during the current calendar year are members, officers, directors, employees or security holders of such organization or their spouses;

(11) "Contribution", a payment, gift, loan, advance, deposit, or donation of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for

public office or the qualification, passage or defeat of any ballot measure, or for the support of any committee supporting or opposing candidates or ballot measures or for paying debts or obligations of any candidate or committee previously incurred for the above purposes. A contribution of anything of value shall be deemed to have a money value equivalent to the fair market value.—

"Contribution" includes, but is not limited to:—

(a) A candidate's own money or property used in support of the person's candidacy other than expense of the candidate's food, lodging, travel, and payment of any fee necessary to the filing for public office;—

(b) Payment by any person, other than a candidate or committee, to compensate another person for services rendered to that candidate or committee;—

(c) Receipts from the sale of goods and services, including the sale of advertising space in a brochure, booklet, program or pamphlet of a candidate or committee and the sale of tickets or political merchandise;—

(d) Receipts from fund raising events including testimonial affairs;—

(e) Any loan, guarantee of a loan, cancellation or forgiveness of a loan or debt or other obligation by a third party, or payment of a loan or debt or other obligation by a third party if the loan or debt or other obligation was contracted, used, or intended, in whole or in part, for use in an election campaign or used or intended for the payment of such debts or obligations of a candidate or committee previously incurred, or which was made or received by a committee;—

(f) Funds received by a committee which are transferred to such committee from another committee or other source, except funds received by a candidate committee as a transfer of funds from another candidate committee controlled by the same candidate but such transfer shall be included in the disclosure reports;—

(g) Facilities, office space or equipment supplied by any person to a candidate or committee without charge or at reduced charges, except gratuitous space for meeting purposes which is made available regularly to the public, including other candidates or committees, on an equal basis for similar purposes on the same conditions;—

(h) The direct or indirect payment by any person, other than a connected organization, of the costs of establishing, administering, or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee;—

(i) "Contribution" does not include:—

a. Ordinary home hospitality or services provided without compensation by individuals volunteering their time in support of or in opposition to a candidate, committee or ballot measure, nor the necessary and ordinary personal expenses of such volunteers incidental to the performance of voluntary activities, so long as no compensation is directly or indirectly asked or given;—

b. An offer or tender of a contribution which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;—

c. Interest earned on deposit of committee funds;—

d. The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;—

(12) "County", any one of the several counties of this state or the city of St. Louis;—

(13) "Disclosure report", an itemized report of receipts, expenditures and incurred indebtedness which is prepared on forms approved by the Missouri ethics commission and filed at the times and places prescribed;—

(14) "Election", any primary, general or special election held to nominate or elect an individual to public office, to retain or recall an elected officeholder or to submit a ballot measure to the voters, and any caucus or other meeting of a political party or a political party committee at which that party's candidate or candidates for public office are officially selected. A primary election and the succeeding general election shall be considered separate elections;—

(15) "Expenditure", a payment, advance, conveyance, deposit, donation or contribution of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or

obligations of a committee; a payment, or an agreement or promise to pay, money or anything of value, including a candidate's own money or property, for the purchase of goods, services, property, facilities or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee. An expenditure of anything of value shall be deemed to have a money value equivalent to the fair market value. "Expenditure" includes, but is not limited to:-

(a) ~~Payment by anyone other than a committee for services of another person rendered to such committee;~~

(b) ~~The purchase of tickets, goods, services or political merchandise in connection with any testimonial affair or fund raising event of or for candidates or committees, or the purchase of advertising in a brochure, booklet, program or pamphlet of a candidate or committee;~~

(c) ~~The transfer of funds by one committee to another committee;~~

(d) ~~The direct or indirect payment by any person, other than a connected organization for a committee, of the costs of establishing, administering or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee; but~~

(e) ~~"Expenditure" does not include:-~~

a. ~~Any news story, commentary or editorial which is broadcast or published by any broadcasting station, newspaper, magazine or other periodical without charge to the candidate or to any person supporting or opposing a candidate or ballot measure;~~

b. ~~The internal dissemination by any membership organization, proprietorship, labor organization, corporation, association or other entity of information advocating the election or defeat of a candidate or candidates or the passage or defeat of a ballot measure or measures to its directors, officers, members, employees or security holders, provided that the cost incurred is reported pursuant to subsection 2 of section 130.051;~~

c. ~~Repayment of a loan, but such repayment shall be indicated in required reports;~~

d. ~~The rendering of voluntary personal services by an individual of the sort commonly performed by volunteer campaign workers and the payment by such individual of the individual's necessary and ordinary personal expenses incidental to such volunteer activity, provided no compensation is, directly or indirectly, asked or given;~~

e. ~~The costs incurred by any connected organization listed pursuant to subdivision (4) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;~~

f. ~~The use of a candidate's own money or property for expense of the candidate's personal food, lodging, travel, and payment of any fee necessary to the filing for public office, if such expense is not reimbursed to the candidate from any source;~~

(16) ~~"Exploratory committees", a committee which shall be formed by an individual to receive contributions and make expenditures on behalf of this individual in determining whether or not the individual seeks elective office. Such committee shall terminate no later than December thirty-first of the year prior to the general election for the possible office;~~

(17) ~~"Fund raising event", an event such as a dinner, luncheon, reception, coffee, testimonial, rally, auction or similar affair through which contributions are solicited or received by such means as the purchase of tickets, payment of attendance fees, donations for prizes or through the purchase of goods, services or political merchandise;~~

(18) ~~"In kind contribution" or "in kind expenditure", a contribution or expenditure in a form other than money;~~

(19) ~~"Labor organization", any organization of any kind, or any agency or employee representation committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work;~~

(20) "~~Loan~~", a transfer of money, property or anything of ascertainable monetary value in exchange for an obligation, conditional or not, to repay in whole or in part and which was contracted, used, or intended for use in an election campaign, or which was made or received by a committee or which was contracted, used, or intended to pay previously incurred campaign debts or obligations of a candidate or the debts or obligations of a committee;

(21) "~~Person~~", an individual, group of individuals, corporation, partnership, committee, proprietorship, joint venture, any department, agency, board, institution or other entity of the state or any of its political subdivisions, union, labor organization, trade or professional or business association, association, political party or any executive committee thereof, or any other club or organization however constituted or any officer or employee of such entity acting in the person's official capacity;

(22) "~~Political action committee~~", a committee of continuing existence which is not formed, controlled or directed by a candidate, and is a committee other than a candidate committee, political party committee, campaign committee, exploratory committee, or debt service committee, whose primary or incidental purpose is to receive contributions or make expenditures to influence or attempt to influence the action of voters whether or not a particular candidate or candidates or a particular ballot measure or measures to be supported or opposed has been determined at the time the committee is required to file any statement or report pursuant to the provisions of this chapter. Such a committee includes, but is not limited to, any committee organized or sponsored by a business entity, a labor organization, a professional association, a trade or business association, a club or other organization and whose primary purpose is to solicit, accept and use contributions from the members, employees or stockholders of such entity and any individual or group of individuals who accept and use contributions to influence or attempt to influence the action of voters. Such committee shall be formed no later than sixty days prior to the election for which the committee receives contributions or makes expenditures;

(23) "~~Political merchandise~~", goods such as bumper stickers, pins, hats, ties, jewelry, literature, or other items sold or distributed at a fund-raising event or to the general public for publicity or for the purpose of raising funds to be used in supporting or opposing a candidate for nomination or election or in supporting or opposing the qualification, passage or defeat of a ballot measure;

(24) "~~Political party~~", a political party which has the right under law to have the names of its candidates listed on the ballot in a general election;

(25) "~~Political party committee~~", a committee of a political party which may be organized as a not-for-profit corporation under Missouri law and has the primary or incidental purpose of receiving contributions and making expenditures to influence or attempt to influence the action of voters on behalf of the political party. Political party committees shall only take the following forms:

(a) One congressional district committee per political party for each congressional district in the state; and

(b) One state party committee per political party;

(26) "~~Public office~~" or "~~office~~", any state, judicial, county, municipal, school or other district, ward, township, or other political subdivision office or any political party office which is filled by a vote of registered voters;

(27) "~~Regular session~~", includes that period beginning on the first Wednesday after the first Monday in January and ending following the first Friday after the second Monday in May;

(28) "~~Write-in candidate~~", an individual whose name is not printed on the ballot but who otherwise meets the definition of candidate in subdivision (4) of this section.]

130.011. As used in this chapter, unless the context clearly indicates otherwise, the following terms mean:

(1) "Appropriate officer" or "appropriate officers", the person or persons designated in section 130.026 to receive certain required statements and reports;

(2) "Ballot measure" or "measure", any proposal submitted or intended to be submitted to qualified voters for their approval or rejection, including any proposal submitted by initiative petition, referendum petition, or by the general assembly or any local governmental body having authority to refer proposals to the voter;

(3) "Candidate", an individual who seeks nomination or election to public office. The term "candidate" includes an elected officeholder who is the subject of a recall election, an individual who seeks nomination by the

individual's political party for election to public office, an individual standing for retention in an election to an office to which the individual was previously appointed, an individual who seeks nomination or election whether or not the specific elective public office to be sought has been finally determined by such individual at the time the individual meets the conditions described in paragraph (a) or (b) of this subdivision, and an individual who is a write-in candidate as defined in ~~subdivision (28) of~~ this section. A candidate shall be deemed to seek nomination or election when the person first:

(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote the person's candidacy for office; or

(b) Knows or has reason to know that contributions are being received or expenditures are being made or space or facilities are being reserved with the intent to promote the person's candidacy for office; except that, such individual shall not be deemed a candidate if the person files a statement with the appropriate officer within five days after learning of the receipt of contributions, the making of expenditures, or the reservation of space or facilities disavowing the candidacy and stating that the person will not accept nomination or take office if elected; provided that, if the election at which such individual is supported as a candidate is to take place within five days after the person's learning of the above-specified activities, the individual shall file the statement disavowing the candidacy within one day; or

(c) Announces or files a declaration of candidacy for office;

(4) "Cash", currency, coin, United States postage stamps, or any negotiable instrument which can be transferred from one person to another person without the signature or endorsement of the transferor;

(5) "Check", a check drawn on a state or federal bank, or a draft on a negotiable order of withdrawal account in a savings and loan association or a share draft account in a credit union;

(6) "Closing date", the date through which a statement or report is required to be complete;

(7) "Committee", a person or any combination of persons, who accepts contributions or makes expenditures for the primary or incidental purpose of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee or for the purpose of contributing funds to another committee:

(a) "Committee", does not include:

a. A person or combination of persons, if neither the aggregate of expenditures made nor the aggregate of contributions received during a calendar year exceeds five hundred dollars and if no single contributor has contributed more than two hundred fifty dollars of such aggregate contributions;

b. An individual, other than a candidate, who accepts no contributions and who deals only with the individual's own funds or property;

c. A corporation, cooperative association, partnership, proprietorship, or joint venture organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage or defeat of any ballot measure, and it accepts no contributions, and all expenditures it makes are from its own funds or property obtained in the usual course of business or in any commercial or other transaction and which are not contributions as defined by subdivision (12) of this section;

d. A labor organization organized or operated for a primary or principal purpose other than that of influencing or attempting to influence the action of voters for or against the nomination or election to public office of one or more candidates, or the qualification, passage, or defeat of any ballot measure, and it accepts no contributions, and expenditures made by the organization are from its own funds or property received from membership dues or membership fees which were given or solicited for the purpose of supporting the normal and usual activities and functions of the organization and which are not contributions as defined by subdivision (12) of this section;

e. A person who acts as an authorized agent for a committee in soliciting or receiving contributions or in making expenditures or incurring indebtedness on behalf of the committee if such person renders to the committee treasurer or deputy treasurer or candidate, if applicable, an accurate account of each receipt or other transaction in the detail required by the treasurer to comply with all record-keeping and reporting requirements of this chapter;

f. Any department, agency, board, institution or other entity of the state or any of its subdivisions or any officer or employee thereof, acting in the person's official capacity;

(b) The term "committee" includes, but is not limited to, each of the following committees: campaign committee, candidate committee, continuing committee and political party committee;

(8) "Campaign committee", a committee, other than a candidate committee, which shall be formed by an individual or group of individuals to receive contributions or make expenditures and whose sole purpose is to support or oppose the qualification and passage of one or more particular ballot measures in an election or the retention of judges under the nonpartisan court plan, such committee shall be formed no later than thirty days prior to the election for which the committee receives contributions or makes expenditures, and which shall terminate the later of either thirty days after the general election or upon the satisfaction of all committee debt after the general election, except that no committee retiring debt shall engage in any other activities in support of a measure for which the committee was formed;

(9) "Candidate committee", a committee which shall be formed by a candidate to receive contributions or make expenditures in behalf of the person's candidacy and which shall continue in existence for use by an elected candidate or which shall terminate the later of either thirty days after the general election for a candidate who was not elected or upon the satisfaction of all committee debt after the election, except that no committee retiring debt shall engage in any other activities in support of the candidate for which the committee was formed. Any candidate for elective office shall have only one candidate committee for the elective office sought, which is controlled directly by the candidate for the purpose of making expenditures. A candidate committee is presumed to be under the control and direction of the candidate unless the candidate files an affidavit with the appropriate officer stating that the committee is acting without control or direction on the candidate's part;

(10) "Continuing committee", a committee of continuing existence which is not formed, controlled or directed by a candidate, and is a committee other than a candidate committee or campaign committee, whose primary or incidental purpose is to receive contributions or make expenditures to influence or attempt to influence the action of voters whether or not a particular candidate or candidates or a particular ballot measure or measures to be supported or opposed has been determined at the time the committee is required to file any statement or report pursuant to the provisions of this chapter. "Continuing committee" includes, but is not limited to, any committee organized or sponsored by a business entity, a labor organization, a professional association, a trade or business association, a club or other organization and whose primary purpose is to solicit, accept and use contributions from the members, employees or stockholders of such entity and any individual or group of individuals who accept and use contributions to influence or attempt to influence the action of voters. Such committee shall be formed no later than sixty days prior to the election for which the committee receives contributions or makes expenditures;

(11) "Connected organization", any organization such as a corporation, a labor organization, a membership organization, a cooperative, or trade or professional association which expends funds or provides services or facilities to establish, administer or maintain a committee or to solicit contributions to a committee from its members, officers, directors, employees or security holders. An organization shall be deemed to be the connected organization if more than fifty percent of the persons making contributions to the committee during the current calendar year are members, officers, directors, employees or security holders of such organization or their spouses;

(12) "Contribution", a payment, gift, loan, advance, deposit, or donation of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification, passage or defeat of any ballot measure, or for the support of any committee supporting or opposing candidates or ballot measures or for paying debts or obligations of any candidate or committee previously incurred for the above purposes. A contribution of anything of value shall be deemed to have a money value equivalent to the fair market value. "Contribution" includes, but is not limited to:

(a) A candidate's own money or property used in support of the person's candidacy other than expense of the candidate's food, lodging, travel, and payment of any fee necessary to the filing for public office;

(b) Payment by any person, other than a candidate or committee, to compensate another person for services rendered to that candidate or committee;

(c) Receipts from the sale of goods and services, including the sale of advertising space in a brochure, booklet, program or pamphlet of a candidate or committee and the sale of tickets or political merchandise;

(d) Receipts from fund-raising events including testimonial affairs;

(e) Any loan, guarantee of a loan, cancellation or forgiveness of a loan or debt or other obligation by a third party, or payment of a loan or debt or other obligation by a third party if the loan or debt or other obligation was contracted, used, or intended, in whole or in part, for use in an election campaign or used or intended for the payment of such debts or obligations of a candidate or committee previously incurred, or which was made or received by a committee;

(f) Funds received by a committee which are transferred to such committee from another committee or other source, except funds received by a candidate committee as a transfer of funds from another candidate committee controlled by the same candidate but such transfer shall be included in the disclosure reports;

(g) Facilities, office space or equipment supplied by any person to a candidate or committee without charge or at reduced charges, except gratuitous space for meeting purposes which is made available regularly to the public, including other candidates or committees, on an equal basis for similar purposes on the same conditions;

(h) The direct or indirect payment by any person, other than a connected organization, of the costs of establishing, administering, or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee;

(i) "Contribution" does not include:

a. Ordinary home hospitality or services provided without compensation by individuals volunteering their time in support of or in opposition to a candidate, committee or ballot measure, nor the necessary and ordinary personal expenses of such volunteers incidental to the performance of voluntary activities, so long as no compensation is directly or indirectly asked or given;

b. An offer or tender of a contribution which is expressly and unconditionally rejected and returned to the donor within ten business days after receipt or transmitted to the state treasurer;

c. Interest earned on deposit of committee funds;

d. The costs incurred by any connected organization listed pursuant to subdivision ~~[(4)]~~ (5) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;

(13) "County", any one of the several counties of this state or the city of St. Louis;

(14) **"Covered communication", any of the following:**

(a) **Paid advertisements broadcast over radio, television, cable, or satellite in this state;**

(b) **Paid placement of content on the internet or other electronic communication network targeted to voters in this state;**

(c) **Paid advertisements published in a periodical or on a billboard in this state;**

(d) **Paid telephone communications to five hundred or more households in this state;**

(e) **Mailings sent or distributed through the United States Postal Service or similar private mail carriers to two thousand or more recipients in this state; and**

(f) **Printed materials exceeding two thousand copies distributed in this state;**

(15) "Disclosure report", an itemized report of receipts, expenditures and incurred indebtedness which is prepared on forms approved by the Missouri ethics commission and filed at the times and places prescribed;

~~[(45)]~~ (16) "Election", any primary, general or special election held to nominate or elect an individual to public office, to retain or recall an elected officeholder or to submit a ballot measure to the voters, and any caucus or other meeting of a political party or a political party committee at which that party's candidate or candidates for public office are officially selected. A primary election and the succeeding general election shall be considered separate elections;

(17) **"Electioneering activity":**

(a) **Any of the following:**

a. **Any covered communication that influences or attempts to influence the action of voters for or against the nomination or election to public office of one or more candidates or the qualification, passage, or defeat of any ballot measure; and**

b. **Any covered communication made within forty-five days of a primary election or ninety days of a general election that:**

(i) **Identifies or depicts a particular candidate by name but does not specifically call for his or her election or defeat; or**

(ii) **Identifies or depicts a particular ballot measure by name or by its proposition or amendment number but does not specifically call for its qualification, passage, or defeat;**

(b) **Does not include:**

a. **An activity or communication for the purpose of encouraging individuals to register to vote or to vote, if that activity or communication does not mention or depict a clearly identified candidate or ballot issue;**

b. **A bona fide news story, commentary, blog, or editorial distributed through the facilities of any broadcasting station, newspaper, magazine, internet website, or other periodical publication of general circulation;**

c. **A communication by any membership organization or corporation to its members, stockholders, or employees; or**

d. A communication that the Missouri ethics commission determines by rule is not an electioneering activity;

~~[(46)]~~ (18) "Expenditure", a payment, advance, conveyance, deposit, donation or contribution of money or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee; a payment, or an agreement or promise to pay, money or anything of value, including a candidate's own money or property, for the purchase of goods, services, property, facilities or anything of value for the purpose of supporting or opposing the nomination or election of any candidate for public office or the qualification or passage of any ballot measure or for the support of any committee which in turn supports or opposes any candidate or ballot measure or for the purpose of paying a previously incurred campaign debt or obligation of a candidate or the debts or obligations of a committee. An expenditure of anything of value shall be deemed to have a money value equivalent to the fair market value.

"Expenditure" includes, but is not limited to:

- (a) Payment by anyone other than a committee for services of another person rendered to such committee;
- (b) The purchase of tickets, goods, services or political merchandise in connection with any testimonial affair or fund-raising event of or for candidates or committees, or the purchase of advertising in a brochure, booklet, program or pamphlet of a candidate or committee;
- (c) The transfer of funds by one committee to another committee;
- (d) The direct or indirect payment by any person, other than a connected organization for a committee, of the costs of establishing, administering or maintaining a committee, including legal, accounting and computer services, fund raising and solicitation of contributions for a committee; but
- (e) "Expenditure" does not include:
 - a. Any news story, commentary or editorial which is broadcast or published by any broadcasting station, newspaper, magazine or other periodical without charge to the candidate or to any person supporting or opposing a candidate or ballot measure;
 - b. The internal dissemination by any membership organization, proprietorship, labor organization, corporation, association or other entity of information advocating the election or defeat of a candidate or candidates or the passage or defeat of a ballot measure or measures to its directors, officers, members, employees or security holders, provided that the cost incurred is reported pursuant to subsection 2 of section 130.051;
 - c. Repayment of a loan, but such repayment shall be indicated in required reports;
 - d. The rendering of voluntary personal services by an individual of the sort commonly performed by volunteer campaign workers and the payment by such individual of the individual's necessary and ordinary personal expenses incidental to such volunteer activity, provided no compensation is, directly or indirectly, asked or given;
 - e. The costs incurred by any connected organization listed pursuant to subdivision ~~[(4)]~~ (5) of subsection 5 of section 130.021 for establishing, administering or maintaining a committee, or for the solicitation of contributions to a committee which solicitation is solely directed or related to the members, officers, directors, employees or security holders of the connected organization;
 - f. The use of a candidate's own money or property for expense of the candidate's personal food, lodging, travel, and payment of any fee necessary to the filing for public office, if such expense is not reimbursed to the candidate from any source;

~~[(47)]~~ (19) ~~["Exploratory committees"]~~ **"Exploratory committee"**, a committee which shall be formed by an individual to receive contributions and make expenditures on behalf of this individual in determining whether or not the individual seeks elective office. Such committee shall terminate no later than December thirty-first of the year prior to the general election for the possible office;

~~[(48)]~~ (20) "Fund-raising event", an event such as a dinner, luncheon, reception, coffee, testimonial, rally, auction or similar affair through which contributions are solicited or received by such means as the purchase of tickets, payment of attendance fees, donations for prizes or through the purchase of goods, services or political merchandise;

~~[(49)]~~ (21) "In-kind contribution" or "in-kind expenditure", a contribution or expenditure in a form other than money;

~~[(20)]~~ (22) "Labor organization", any organization of any kind, or any agency or employee representation committee or plan, in which employees participate and which exists for the purpose, in whole or in part, of dealing with employers concerning grievances, labor disputes, wages, rates of pay, hours of employment, or conditions of work;

~~[(24)]~~ (23) "Loan", a transfer of money, property or anything of ascertainable monetary value in exchange for an obligation, conditional or not, to repay in whole or in part and which was contracted, used, or intended for use

in an election campaign, or which was made or received by a committee or which was contracted, used, or intended to pay previously incurred campaign debts or obligations of a candidate or the debts or obligations of a committee;

[(22)] (24) "Person", an individual, group of individuals, corporation, partnership, committee, proprietorship, joint venture, any department, agency, board, institution or other entity of the state or any of its political subdivisions, union, labor organization, trade or professional or business association, association, political party or any executive committee thereof, or any other club or organization however constituted or any officer or employee of such entity acting in the person's official capacity;

[(23)] (25) "Political merchandise", goods such as bumper stickers, pins, hats, ties, jewelry, literature, or other items sold or distributed at a fund-raising event or to the general public for publicity or for the purpose of raising funds to be used in supporting or opposing a candidate for nomination or election or in supporting or opposing the qualification, passage or defeat of a ballot measure;

[(24)] (26) "Political party", a political party which has the right under law to have the names of its candidates listed on the ballot in a general election;

[(25)] (27) "Political party committee", a state, district, county, city, or area committee of a political party, as defined in section 115.603, which may be organized as a not-for-profit corporation under Missouri law, and which committee is of continuing existence, and has the primary or incidental purpose of receiving contributions and making expenditures to influence or attempt to influence the action of voters on behalf of the political party;

[(26)] (28) "Public office" or "office", any state, judicial, county, municipal, school or other district, ward, township, or other political subdivision office or any political party office which is filled by a vote of registered voters;

[(27)] (29) "Regular session", includes that period beginning on the first Wednesday after the first Monday in January and ending following the first Friday after the second Monday in May;

[(28)] (30) "Write-in candidate", an individual whose name is not printed on the ballot but who otherwise meets the definition of candidate in subdivision (3) of this section.

130.034. 1. Contributions as defined in section 130.011, received by any committee shall not be converted to any personal use.

2. Contributions may be used for any purpose allowed by law including, but not limited to:

- (1) Any ordinary expenses incurred relating to a campaign;
- (2) Any ordinary and necessary expenses incurred in connection with the duties of a holder of elective office;
- (3) Any expenses associated with the duties of candidacy or of elective office pertaining to the entertaining of or providing social courtesies to constituents, professional associations, or other holders of elective office;
- (4) The return of any contribution to the person who made the contribution to the candidate or holder of elective office;
- (5) To contribute to a political organization or candidate committee as allowed by law;
- (6) To establish a new committee as defined by this chapter; **or**
- (7) To make an unconditional gift which is fully vested to any charitable, fraternal or civic organizations or other associations formed to provide for some good in the order of benevolence, if such candidate, former candidate or holder of elective office or such person's immediate family gain no direct financial benefit from the unconditional gift[=

~~—(8) Except when such candidate, former candidate or holder of elective office dies while the committee remains in existence, the committee may make an unconditional gift to a fund established for the benefit of the spouse and children of the candidate, former candidate or holder of elective office. The provisions of this subdivision shall expire October 1, 1997].~~

3. Upon the death of the candidate, former candidate or holder of elective office who received such contributions, all contributions shall be disposed of according to this section and any funds remaining after final settlement of the candidate's decedent's estate, or if no estate is opened, then twelve months after the candidate's death, will escheat to the state of Missouri to be deposited in the general revenue fund.

4. No contributions, as defined in section 130.011, received by a candidate, former candidate or holder of elective office shall be used to make restitution payments ordered of such individual by a court of law or for the payment of any fine resulting from conviction of a violation of any local, state or federal law.

5. Committees described in subdivision [(47)] (19) of section 130.011 shall make expenditures only for the purpose of determining whether an individual will be a candidate. Such expenditures include polling information, mailings, personal appearances, telephone expenses, office and travel expenses but may not include contributions to other candidate committees.

6. Any moneys in the exploratory committee fund may be transferred to the candidate committee upon declaration of candidacy for the position being explored. Such funds shall be included for the purposes of reporting and limitation. In the event that candidacy is not declared for the position being explored, the remaining exploratory committee funds shall be returned to the contributors on a pro rata basis. In no event shall the amount returned exceed the amount given by each contributor nor be less than ten dollars.

7. Funds held in candidate committees, campaign committees, debt service committees, and exploratory committees shall be liquid such that these funds shall be readily available for the specific and limited purposes allowed by law. These funds may be invested only in short-term treasury instruments or short-term bank certificates with durations of one year or less, or that allow the removal of funds at any time without any additional financial penalty other than the loss of interest income. Continuing committees, political party committees, and other committees such as out-of-state committees not formed for the benefit of any single candidate or ballot issue shall not be subject to the provisions of this subsection. This subsection shall not be interpreted to restrict the placement of funds in an interest-bearing checking account.

130.069. 1. For purposes of this section, "expenditure" means a payment, advance, conveyance, deposit, donation, or contribution of moneys or anything of value made by a person or entity. For purposes of this section, the term "expenditure" does not have the same meaning given to that term under section 130.011.

2. Any person or entity that makes an expenditure in excess of one thousand dollars for the purpose of electioneering activities by means of a covered communication shall make an electronic disclosure report to the ethics commission within forty-eight hours. The report shall state specifically the expenditure amount, the person or entity receiving the expenditure, the ballot measure or candidate such expenditure concerns, and a description of the position advocated by the person or entity with regard to the ballot measure or candidate.

3. Any person or entity required to file disclosure reports under this section shall make the disclosures electronically.

4. (1) If the expenditure described under subsection 2 of this section originated from a segregated bank account of an entity, the electronic disclosure report required under this section shall include the date and amount of each donation to the segregated bank account, as well as the name, address, and employer, occupation if self-employed, or notation of retirement of each donor who has donated over one thousand dollars to the segregated bank account of the entity in the previous twelve-month period.

(2) If the expenditure described under subsection 2 of this section did not originate solely from a segregated bank account of the entity, the electronic disclosure report required under this section shall include the date and amount of each donation, as well as the name, address, and employer, occupation if self-employed, or notation of retirement of each donor who has donated over one thousand dollars to the entity in the previous twelve-month period.

5. All information required to be reported to the ethics commission under this section shall be a matter of public record that the ethics commission shall make available to the public immediately after receiving the information.

6. The ethics commission may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

Section B. Section A of this act shall become effective January 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill and is not germane.

The Chair ruled the first point of order well taken.

On motion of Representative Dogan, the title of **HCS HB 229, as amended**, was agreed to.

On motion of Representative Dogan, **HCS HB 229, as amended**, was adopted.

On motion of Representative Dogan, **HCS HB 229, as amended**, was ordered perfected and printed.

HCS HB 270, relating to marriage licenses, was taken up by Representative Evans.

Representative Evans offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 270, Page 1, Section 451.020, Lines 1-11, by removing said section from the bill; and

Further amend said bill and page, Section 451.090, Lines 1-5, by removing said lines and inserting in lieu thereof the following:

"451.090. 1. No recorder shall, in any event except as herein provided, issue a license authorizing the marriage of any person under ~~[fifteen]~~ **seventeen** years of age; provided, however, that such license may be issued on order of a circuit or associate circuit judge of the county in which the license is applied for, such license being issued only ~~[for good cause shown and by reason of such unusual conditions as to]~~ **after a hearing has been held in which the parties present evidence to the court that would make such marriage advisable. The court, in its order, shall determine that there is no evidence of coercion or abuse of either person entering the marriage.**"; and

Further amend said bill and section, Page 2, Line 10, by inserting after the word "oaths." the following:

"In no instance shall a license be issued authorizing the marriage of any male or female twenty-one years of age or older if the other party to the marriage is less than seventeen years of age."; and

Further amend said bill, page, and section, Lines 16 to 17, by deleting all of said lines and inserting in lieu thereof the following:

"form of a certified copy of the applicant's birth certificate, the applicant's passport, or other government-issued identification, which shall then be documented by the recorder."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

On motion of Representative Evans, the title of **HCS HB 270, as amended**, was agreed to.

On motion of Representative Evans, **HCS HB 270, as amended**, was adopted.

On motion of Representative Evans, **HCS HB 270, as amended**, was ordered perfected and printed.

HB 349, relating to the inspection of certain x-ray systems, was taken up by Representative Brown (57).

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 349, Page 1, Section 192.500, Line 8, by inserting immediately after all of said line the following:

"3. Notwithstanding any law to the contrary, inspections of x-ray equipment used exclusively on animals by a licensed veterinarian or veterinary facility under chapter 340 shall not be required to be inspected more frequently than every six years."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

On motion of Representative Brown (57), the title of **HB 349, as amended**, was agreed to.

On motion of Representative Brown (57), **HB 349, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 7:30 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

THIRD READING OF HOUSE BILLS - CONSENT

HB 87, relating to the county special road tax, was taken up by Representative Henderson.

On motion of Representative Henderson, **HB 87** was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen

Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Johnson	Justus	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 006

Berry	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 001

Roden

ABSENT WITH LEAVE: 010

Conway 10	Cookson	Davis	Ellington	Franklin
Hill	Kelley 127	Lichtenegger	McGee	Rehder

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 678, relating to the designation of a memorial highway, was taken up by Representative Gannon.

On motion of Representative Gannon, **HB 678** was read the third time and passed by the following vote:

AYES: 156

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franks Jr	Frederick

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Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	White	Wiemann	Wilson	Wood

Mr. Speaker

NOES: 001

McDaniel

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 004

Ellington	Franklin	Mitten	Wessels
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 200, relating to county budgets, was taken up by Representative Fraker.

On motion of Representative Fraker, **HB 200** was read the third time and passed by the following vote:

AYES: 157

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franks Jr	Frederick

Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Pogue	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 001

McDaniel

PRESENT: 001

Roden

ABSENT WITH LEAVE: 003

Ellington	Franklin	Mitten
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 664, relating to vehicle lighting equipment, was taken up by Representative Korman.

On motion of Representative Korman, **HB 664** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144

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Fitzwater 49	Fraker	Francis	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 002

McDaniel Pogue

PRESENT: 001

Roden

ABSENT WITH LEAVE: 004

Ellington Franklin Mitten Roeber

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 281, relating to nuisance abatement ordinances, was taken up by Representative Rowland (155).

On motion of Representative Rowland (155), **HB 281** was read the third time and passed by the following vote:

AYES: 130

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Frederick	Gannon	Gray

Green	Gregory	Grier	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houx	Hubrecht	Justus	Kelley 127
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
May	McCreery	McGee	Meredith 71	Merideth 80
Messenger	Miller	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 026

Barnes 28	Beck	Brown 27	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Houghton	Hurst
Johnson	Kelly 141	Korman	Marshall	Matthiesen
McCann Beatty	McDaniel	McGaugh	Moon	Pierson Jr
Pietzman	Pogue	Roberts	Ross	Spencer
Walker 74				

PRESENT: 000

ABSENT WITH LEAVE: 006

Franklin	Haahr	McCaherty	Mitten	Roeber
Stevens 46				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 258, relating to the accountability of public funds, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, **HCS HB 258** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis

Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 006

Curtis	Ellebracht	Ellington	Mathews	McDaniel
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 004

Fraker	Franklin	Mitten	Plocher
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VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Barnes (60) assumed the Chair.

HB 256, relating to flashing lights used by motor vehicles and equipment, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HB 256** was read the third time and passed by the following vote:

AYES: 155

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler

Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 003

Dunn	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 004

Cookson	Ellington	Franklin	Mitten
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VACANCIES: 001

Representative Barnes (60) declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 004

Davis	McDaniel	Newman	Smith 85
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NOES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Curtis	Curtman	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franks Jr
Frederick	Gannon	Gray	Green	Gregory

Grier	Haahr	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

PRESENT: 003

Ellebracht	Fitzwater 49	Higdon
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ABSENT WITH LEAVE: 006

Cookson	Cornejo	Franklin	Haefner	Mitten
Roden				

VACANCIES: 001

HCS HB 569, relating to the show-me compassionate medical education act, was taken up by Representative Frederick.

On motion of Representative Frederick, **HCS HB 569** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger

Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 008

Beck	Ellebracht	Ellington	Hurst	Marshall
McDaniel	Moon	Pogue		

PRESENT: 000

ABSENT WITH LEAVE: 010

Butler	Conway 104	Cookson	Fitzwater 144	Franklin
Hubrecht	Miller	Mitten	Reisch	Roden

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 088

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Black	Brown 57
Brown 94	Chipman	Cierpiot	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Engler	Fitzwater 144	Fitzwater 49	Fraker
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hansen	Higdon	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 061

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Berry	Bondon	Brown 27	Burnett
Burns	Butler	Carpenter	Christofanelli	Conway 10
Corlew	Curtis	Dunn	Eggleston	Ellebracht

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Ellington	Evans	Fitzpatrick	Francis	Franks Jr
Green	Hannegan	Harris	Helms	Henderson
Hurst	Kidd	Lavender	Marshall	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Miller	Moon	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Rowland 155	Rowland 29	Runions
Ruth	Smith 85	Stevens 46	Taylor	Trent
Unsicker				

PRESENT: 002

Arthur	Walker 74
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ABSENT WITH LEAVE: 011

Beard	Brattin	Conway 104	Cookson	Franklin
Gray	Hill	Hubrecht	Mitten	Reisch
Roden				

VACANCIES: 001

HB 811, relating to advanced industrial manufacturing zones, was taken up by Representative Ruth.

On motion of Representative Ruth, **HB 811** was read the third time and passed by the following vote:

AYES: 132

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 27	Brown 57	Burnett	Burns
Butler	Carpenter	Chipman	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Henderson	Higdon	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Rhoads
Roberts	Roerber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Sommer	Spencer	Stephens 128
Stevens 46	Swan	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wiemann
Wood	Mr. Speaker			

NOES: 025

Bahr	Beck	Brattin	Brown 94	Christofanelli
Curtman	Eggleston	Ellebracht	Ellington	Helms
Hill	Hurst	Marshall	Matthiesen	McDaniel
Moon	Pietzman	Pogue	Remole	Ross
Smith 163	Stacy	Taylor	White	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 005

Baringer	Cookson	Franklin	Mitten	Roden
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VACANCIES: 001

Representative Barnes (60) declared the bill passed.

HCS HB 631, relating to school bus driver medical endorsements, was taken up by Representative Redmon.

On motion of Representative Redmon, **HCS HB 631** was read the third time and passed by the following vote:

AYES: 151

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

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NOES: 002

McDaniel Pogue

PRESENT: 002

Ellebracht Ellington

ABSENT WITH LEAVE: 007

Baringer	Cookson	Franklin	McGee	Mitten
Pfausch	Roden			

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

HB 568, relating to public library districts, was taken up by Representative Tate.

On motion of Representative Tate, **HB 568** was read the third time and passed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfausch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 004

Marshall McDaniel Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 005

Cookson Franklin Hubrecht Mitten Roden

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

HCS HB 304, relating to school employee retirement systems, was taken up by Representative Pike.

Representative Ross assumed the Chair.

On motion of Representative Pike, **HCS HB 304** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 008

Ellington	Hurst	Korman	Marshall	McDaniel
Moon	Pogue	Roeber		

PRESENT: 000

ABSENT WITH LEAVE: 006

Barnes 28	Brattin	Cookson	Franklin	Mitten
Roden				

VACANCIES: 001

Representative Ross declared the bill passed.

HB 245, relating to the taxation of titled personal property, was taken up by Representative Rowland (155).

Representative McGaugh raised a point of order that there had not been a violation of Rule 85.

Representative Ross requested a parliamentary ruling.

Speaker Richardson resumed the Chair.

The Chair ruled the point of order well taken.

On motion of Representative Rowland (155), **HB 245** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Newman	Nichols	Peters	Pfautsch

Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 002

McDaniel Pogue

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 009

Conway 104	Cookson	Ellebracht	Franklin	Houghton
Mitten	Neely	Shumake	Wilson	

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Ross resumed the Chair.

HB 610, relating to the membership of emergency services boards, was taken up by Representative Justus.

On motion of Representative Justus, **HB 610** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews

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Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood

NOES: 005

Burnett	Marshall	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 007

Conway 104	Cookson	Fraker	Franklin	Meredith 71
Mitten	Mr. Speaker			

VACANCIES: 001

Representative Ross declared the bill passed.

HB 701, relating to the designation of a highway, was taken up by Representative Burns.

On motion of Representative Burns, **HB 701** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Francis	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan

Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood			

NOES: 001

McDaniel

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 008

Conway 104	Cookson	Fraker	Franklin	Mitten
Rone	Rowland 155	Mr. Speaker		

VACANCIES: 001

Representative Ross declared the bill passed.

HCS HB 183, relating to youth violence prevention day, was taken up by Representative Franks Jr.

On motion of Representative Franks Jr., **HCS HB 183** was read the third time and passed by the following vote:

AYES: 156

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May

McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 001

McDaniel

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 004

Conway 104	Cookson	Franklin	Mitten
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VACANCIES: 001

Representative Ross declared the bill passed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 920 - Health and Mental Health Policy

HB 1135 - Workforce Development

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 903**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Cookson, Franklin, Justus, Moon, Neely, Newman, Ruth, Stacy and Walker (74)

Noes (0)

Absent (2): Gannon and Meredith (71)

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 831**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (8): Baringer, Barnes (60), Dogan, Hannegan, Hill, Lauer, Newman and Phillips

Noes (0)

Absent (3): Franks Jr., McDaniel and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1009**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman and Phillips

Noes (0)

Absent (2): McDaniel and Rhoads

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 322**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Curtman, Frederick, Johnson, Kidd, Matthiesen, Quade and Sommer

Noes (1): Peters

Absent (2): Pogue and Rhoads

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 897**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (9): Baringer, Curtman, Frederick, Johnson, Kidd, Matthiesen, Peters, Quade and Sommer

Noes (0)

Absent (2): Pogue and Rhoads

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 914**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (7): Baringer, Curtman, Johnson, Kidd, Peters, Quade and Sommer

Noes (0)

Absent (4): Frederick, Matthiesen, Pogue and Rhoads

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 341**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 729**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Pike, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (1): Rehder

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 886**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Pike, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (1): Rehder

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 22**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Nichols, Spencer and Tate

Noes (0)

Absent (3): Franklin, Matthiesen and Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 32** and **HCR 33**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Nichols and Tate

Noes (0)

Absent (4): Franklin, Matthiesen, Miller and Spencer

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 913**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Nichols and Spencer

Noes (0)

Absent (4): Franklin, Matthiesen, Miller and Tate

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 915**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Bangert, Barnes (28), Brown (27), Cookson, Gannon, Hannegan, Justus, Nichols, Spencer and Tate

Noes (0)

Absent (3): Franklin, Matthiesen and Miller

Special Committee on Urban Issues, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HCR 14**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Curtis, Ellington, Rhoads and Smith (85)

Noes (3): Helms, Plocher and Stacy

Absent (1): Roeber

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 847**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Curtis, Ellington, Helms, Plocher, Rhoads, Smith (85) and Stacy

Noes (0)

Absent (1): Roeber

Committee on Utilities, Chairman Miller reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 747**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Berry, Bondon, DeGroot, Hubrecht, Kidd, McDaniel, Miller, Pierson Jr., Plocher and Smith (85)

Noes (1): McCreery

Absent (1): Francis

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 697**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Dunn, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (5): Carpenter, Kelly (141), Love, McCreery and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 843**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Dunn, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (5): Carpenter, Kelly (141), Love, McCreery and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 964**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Beard, Black, Dunn, Kelly (141), Love, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (3): Carpenter, McCreery and Schroer

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SCS SB 52**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Beard, Black, Dunn, Kelly (141), Love, Muntzel, Pfautsch, Pike, Stevens (46) and Trent

Noes (0)

Absent (3): Carpenter, McCreery and Schroer

HOUSE COMMITTEE BILL AUTHORIZATION

March 14, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Health and Mental Health Policy has been authorized to introduce upon report a House Committee Bill relating to the prevention of controlled substance abuse.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, March 15, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 3.
Public hearing will be held: HB 1110, HB 986
Executive session will be held: HB 14, HB 1110, HB 986
Executive session may be held on any matter referred to the committee.
Review Committee Substitutes for HBs 1-13.
Added executive session for HBs 1110 and 986.
AMENDED

BUDGET

Thursday, March 16, 2017, 9:00 AM, House Hearing Room 3.
Executive session will be held: HB 1110, HB 986
Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Thursday, March 16, 2017, 8:30 AM, House Hearing Room 5.
Executive session will be held: HB 956
Executive session may be held on any matter referred to the committee.
Be prepared for other bills to be added to this notice. Action for HB 956 was postponed from previous meeting.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 16, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 508

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 15, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1043, HB 797

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, March 16, 2017, upon adjournment, South Gallery.

Executive session will be held: HB 187, HB 254, HB 457, HB 888

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, March 15, 2017, 9:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Moved from HHR 3 to HHR 1.

CORRECTED

FISCAL REVIEW

Thursday, March 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 762, HB 994, HB 1069, HCR 25

Executive session will be held: HB 123, HB 125, HB 437, HCR 34, HCR 36, HB 657

Executive session may be held on any matter referred to the committee.

Added HB 657 for executive session.

AMENDED

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Wednesday, March 15, 2017, 6:00 PM or upon adjournment of both chambers, Senate Committee Room 1.

Executive session may be held on any matter referred to the committee.

Pursuant to RSMo 23.140, the Subcommittee on Oversight for the Joint Committee on Legislative Research will be hearing discussion of a contested fiscal note on HB 209 sponsored by Representative Wiemann.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, March 15, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 957, HB 1042, HB 1057, HB 1093

Executive session will be held: HB 925, HB 935, HJR 20

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

AMENDED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 15, 2017, 12:30 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 165, HB 244, HB 601, HB 789

Executive session may be held on any matter referred to the committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, March 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 182, HCS HB 194, HCS HB 303, HCS HB 415,

HCS HB 741, HCS HBs 908 & 757, HB 39, HB 708, HCS HB 780

Executive session may be held on any matter referred to the committee.

Adding: HB 39, HB 708, and HCS HB 780.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 16, 2017, 9:30 AM, South Gallery.

Executive session will be held: HCS HB 608, HB 705

Executive session may be held on any matter referred to the committee.

Adding HB 705.

AMENDED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, March 16, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 48

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 15, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1016

Executive session will be held: HB 350

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TAX POLICY FOR WORKING FAMILIES

Thursday, March 16, 2017, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 109

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 15, 2017, 5:00 PM, House Hearing Room 4.

Executive session will be held: HB 513, HB 879, HR 395

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 16, 2017, 8:15 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current and former employees of the Department of Corrections.

SUBCOMMITTEE ON SCOPE OF PRACTICE

Wednesday, March 15, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

The purpose of this meeting is to review and vote on the APRN recommendation report.

*Note room change.

TRANSPORTATION

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1039, HCR 47, SB 8

Executive session will be held: HCB 2

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 15, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 953, HCB 4, HCB 5

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-SECOND DAY, WEDNESDAY, MARCH 15, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 10 - Brown (57)

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 3 - Alferman

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 355 - Bahr
HCS HBs 90 & 68 - Rehder
HCS HB 275 - Spencer
HCS HB 634 - Roeber
HCS HB 255 - Rhoads
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HCS HB 316 - Pike
HB 191 - Conway (104)
HCS HB 348 - Brown (57)
HB 719 - Rhoads
HCS HB 142 - Berry
HB 571 - Engler
HCS HB 576 - McCaherty
HCS HB 884 - Trent
HB 680 - Fitzwater (49)
HB 104, HA 2 HA 1 and HA 1, a.a., pending - Love
HB 469 - Gannon
HCS HB 174 - Hubrecht

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2017)

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

(03/15/2017)

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 6 - Justus
HCR 12 - Grier

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris
HB 401 - McDaniel

SENATE BILLS FOR THIRD READING - CONSENT

(03/15/2017)

SCS SB 52, E.C. - Frederick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-SECOND DAY, WEDNESDAY, MARCH 15, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let not your heart be troubled; believe in God. (John 14:1)

O Lord, Our God, who is truth and love and who does give Himself to us to lead in Your way, grant unto us Your spirit that we may give ourselves in service to our fellow citizens on this Ides of March.

May our citizens feel their unity with each other since we are all Your children, and may we learn to work together for the good of Missouri.

Bless those who are in need, all who are oppressed in mind and body, and all who suffer. Particularly do we pray for our elderly. Strengthen them and their families at home; give them patience in suffering and comfort in afflictions. May the day soon come when those families now separated can be home together and enjoy their lives in freedom and peace.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Ava Regagnon and Josie Hayden.

The Journal of the forty-first day was approved as printed.

PERFECTION OF HOUSE BILLS

HCS HB 255, relating to ticket selling practices, was taken up by Representative Rhoads.

Representative Grier offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 255, Page 2, Section 316.120, Line 43, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 49, by deleting all of said line and inserting in lieu thereof the following:

"chapter 513;

- (6) A ticket platform offering tickets for resale shall disclose clearly and conspicuously:
- (a) That it is a ticket platform and prices of tickets can often exceed face value;
 - (b) The face value and exact location of the seat of the ticket being offered for sale, including any section, row, or seat number;
 - (c) Tickets that are specifically designated as accessible seating;
 - (d) Whether the ticket offered for sale is in the actual possession of the reseller and available for delivery;
 - (e) Whether the reseller is actively making an offer to procure the ticket;
 - (f) If the ticket is not in the physical possession of the reseller, the period of time when the reseller reasonably expects to have the ticket in hand and available for delivery; and
 - (g) The refund policy of the ticket platform in connection with the cancellation or postponement of an entertainment event; and
- (7) A ticket platform shall not use the name of a venue, artist, or team trademark or service mark in any way without the express written consent of the intellectual property owner, except if such use constitutes fair use and is consistent with applicable laws, including full disclosure or attribution of the true intellectual property owner.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 was withdrawn.

Representative Curtman offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 255, Page 2, Section 316.120, Lines 21-28, by deleting all of said lines; and

Further amend said bill by renumbering the subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Chipman
Christofaneelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Moon
Morris	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber

Rone	Ross	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 011

Brown 94	Fraker	Franklin	Marshall	McDaniel
Mitten	Muntzel	Neely	Rowland 155	Shull 16
Mr. Speaker				

VACANCIES: 001

Representative Curtman moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Hill:

AYES: 053

Alferman	Barnes 60	Basye	Beard	Bernskoetter
Berry	Bondon	Brattin	Brown 57	Chipman
Cookson	Curtman	Eggleston	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Franklin	Frederick	Grier
Haahr	Hannegan	Hansen	Helms	Hurst
Johnson	Justus	Love	Marshall	Mathews
McCaherty	McDaniel	Moon	Phillips	Pietzman
Pike	Plocher	Pogue	Reisch	Remole
Roeber	Rone	Ross	Shaul 113	Smith 163
Spencer	Stacy	Tate	Taylor	Trent
Vescovo	Walker 3	Wilson		

NOES: 098

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Beck
Black	Brown 27	Brown 94	Burnett	Burns
Butler	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman

Dunn	Ellebracht	Ellington	Engler	Francis
Franks Jr	Gannon	Gray	Green	Gregory
Haefner	Harris	Henderson	Hill	Houghton
Houx	Hubrecht	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lynch	Matthiesen	May	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Morgan	Morris	Mosley
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Quade	Razer	Redmon	Rehder	Reiboldt
Rhoads	Roberts	Rowland 29	Runions	Ruth
Schroer	Shumake	Smith 85	Sommer	Stephens 128
Stevens 46	Swan	Unsicker	Walker 74	Wessels
White	Wiemann	Wood		

PRESENT: 004

Bahr	Higdon	Lichtenegger	Roden
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ABSENT WITH LEAVE: 007

Fraker	Mitten	Muntzel	Neely	Rowland 155
Shull 16	Mr. Speaker			

VACANCIES: 001

Representative Taylor offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 255, Page 3, Section 316.120, Line 74, by inserting after all of said line the following:

"6. It is a misdemeanor offense for any person to decode, decrypt, modify, or reverse engineer any tickets, or underlying algorithms or barcodes, used on or in the production of tickets or any online or digital ticketing platform."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Chipman assumed the Chair.

On motion of Representative Rhoads, the title of **HCS HB 255** was agreed to.

On motion of Representative Rhoads, **HCS HB 255** was adopted.

On motion of Representative Rhoads, **HCS HB 255** was ordered perfected and printed.

Speaker Pro Tem Haahr resumed the Chair.

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 3, relating to funds for vulnerable senior citizens, was taken up by Representative Alferman.

Representative Butler raised a point of order that there had been a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Fitzpatrick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Bill No. 3, Page 4, Section 135.025, Line 21, by deleting the words "**transferred from general revenue to**" and inserting in lieu thereof the words "**deposited in**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded by Representative Butler:

AYES: 103

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Curtman	Davis	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Rehder	Reiboldt	Remole	Rhoads	Roden
Roeber	Rone	Ross	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley

Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 002

Hubrecht	Reisch
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ABSENT WITH LEAVE: 012

Bondon	Conway 10	Cross	DeGroot	Fitzwater 144
Fraker	Haefner	McDaniel	Plocher	Redmon
Rowland 155	Shull 16			

VACANCIES: 001

Representative Carpenter offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Bill No. 3, Pages 1-3, Section 135.010, Lines 1-86, by striking said section from the bill; and

Further amend said bill, Pages 3-4, Section 135.025, Lines 1-7, by deleting all of said lines and inserting in lieu thereof the following:

"135.025. 1. The property taxes accrued and rent constituting property taxes accrued on each return shall be totaled. This total, up to seven hundred fifty dollars in rent constituting property taxes actually paid or eleven hundred dollars in actual property tax paid, shall be used in determining the property tax credit. The director of revenue shall prescribe regulations providing for allocations where part of a claimant's homestead is rented to another or used for nondwelling purposes or where a homestead is owned or rented or used as a dwelling for part of a year."; and

Further amend said bill, Page 4, said section, Lines 18-19, by deleting all of said lines and inserting in lieu thereof the following:

"3. The director of the department of revenue shall calculate the increase in the amount of corporate income tax revenue generated by the change in the allocation of corporate income under section 143.451 in fiscal year 2016. In fiscal year 2018"; and

Further amend said bill, Pages 4-5, Section 135.030, Lines 1-37, by striking said section from the bill; and

Further amend said bill, Page 5, said section, Line 37, by inserting after all of said section and line the following:

"143.451. 1. Missouri taxable income of a corporation shall include all income derived from sources within this state.

2. A corporation described in subdivision (1) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income from sources within this state, including that from the transaction of business in this state and that from the transaction of business partly done in this state and partly done in another state or states. However:

(1) Where income results from a transaction partially in this state and partially in another state or states, and income and deductions of the portion in the state cannot be segregated, then such portions of income and deductions shall be allocated in this state and the other state or states as will distribute to this state a portion based upon the portion of the transaction in this state and the portion in such other state or states.

(2) The taxpayer may elect to compute the portion of income from all sources in this state in the following manner, or the manner set forth in subdivision (3) of this subsection:

(a) The income from all sources shall be determined as provided, excluding therefrom the figures for the operation of any bridge connecting this state with another state.

(b) The amount of sales which are transactions wholly in this state shall be added to one-half of the amount of sales which are transactions partly within this state and partly without this state, and the amount thus obtained shall be divided by the total sales or in cases where sales do not express the volume of business, the amount of business transacted wholly in this state shall be added to one-half of the amount of business transacted partly in this state and partly outside this state and the amount thus obtained shall be divided by the total amount of business transacted, and the net income shall be multiplied by the fraction thus obtained, to determine the proportion of income to be used to arrive at the amount of Missouri taxable income. The investment or reinvestment of its own funds, or sale of any such investment or reinvestment, shall not be considered as sales or other business transacted for the determination of said fraction.

(c) For the purposes of this subdivision, a transaction involving the sale of tangible property is:

a. "Wholly in this state" if both the seller's shipping point and the purchaser's destination point are in this state;

b. "Partly within this state and partly without this state" if the seller's shipping point is in this state and the purchaser's destination point is outside this state, or the seller's shipping point is outside this state and the purchaser's destination point is in this state;

c. Not "wholly in this state" or not "partly within this state and partly without this state" only if both the seller's shipping point and the purchaser's destination point are outside this state.

(d) For purposes of this subdivision:

a. The purchaser's destination point shall be determined without regard to the FOB point or other conditions of the sale; and

b. The seller's shipping point is determined without regard to the location of the seller's principle office or place of business.

(3) The taxpayer may elect to compute the portion of income from all sources in this state in the following manner:

(a) The income from all sources shall be determined as provided, excluding therefrom the figures for the operation of any bridge connecting this state with another state;

(b) The amount of sales which are transactions in this state shall be divided by the total sales, and the net income shall be multiplied by the fraction thus obtained, to determine the proportion of income to be used to arrive at the amount of Missouri taxable income. The investment or reinvestment of its own funds, or sale of any such investment or reinvestment, shall not be considered as sales or other business transacted for the determination of said fraction;

(c) For the purposes of this subdivision, a transaction involving the sale of tangible property is:

a. "In this state" if the purchaser's destination point is in this state;

b. Not "in this state" if the purchaser's destination point is outside this state;

(d) For purposes of this subdivision, the purchaser's destination point shall be determined without regard to the FOB point or other conditions of the sale and shall not be in this state if the purchaser received the tangible personal property from the seller in this state for delivery to the purchaser's location outside this state;

~~[(e) For the purposes of this subdivision, a transaction involving the sale other than the sale of tangible property is "in this state" if the taxpayer's market for the sales is in this state. The taxpayer's market for sales is in this state:-~~

~~a. In the case of sale, rental, lease, or license of real property, if and to the extent the property is located in this state;-~~

~~b. In the case of rental, lease, or license of tangible personal property, if and to the extent the property is located in this state;-~~

~~c. In the case of sale of a service, if and to the extent the ultimate beneficiary of the service is located in this state and shall not be in this state if the ultimate beneficiary of the service rendered by the taxpayer or the taxpayer's designee is located outside this state; and-~~

~~d. In the case of intangible property:-~~

~~(i) That is rented, leased, or licensed, if and to the extent the property is used in this state by the rentee, lessee, or licensee, provided that intangible property utilized in marketing a good or service to a consumer is "used-~~

in this state" if that good or service is purchased by a consumer who is in this state. Franchise fees or royalties received for the rent, lease, license, or use of a trade name, trademark, service mark, or franchise system or provides a right to conduct business activity in a specific geographic area are "used in this state" to the extent the franchise location is in this state; and

(ii) ~~That is sold, if and to the extent the property is used in this state, provided that:~~

i. ~~A contract right, government license, or similar intangible property that authorizes the holder to conduct a business activity in a specific geographic area is "used in this state" if the geographic area includes all or part of this state;~~

ii. ~~Receipts from intangible property sales that are contingent on the productivity, use, or disposition of the intangible property shall be treated as receipts from the rental, lease, or licensing of such intangible property under item (i) of this subparagraph; and~~

iii. ~~All other receipts from a sales of intangible property shall be excluded from the numerator and denominator of the sales factor;~~

~~— (f) If the state or states of assignment under paragraph (e) of this subdivision cannot be determined, the state or states of assignment shall be reasonably approximated;~~

~~(g) If the state of assignment cannot be determined under paragraph (e) of this subdivision or reasonably approximated under paragraph (f) of this subdivision, such sales shall be excluded from the denominator of the sales factor;~~

~~(h) The director may prescribe such rules and regulations as necessary or appropriate to carry out the purposes of this section.]~~

(4) For purposes of this subsection, the following words shall, unless the context otherwise requires, have the following meaning:

(a) "Administration services" include, but are not limited to, clerical, fund or shareholder accounting, participant record keeping, transfer agency, bookkeeping, data processing, custodial, internal auditing, legal and tax services performed for an investment company;

(b) "Affiliate", the meaning as set forth in 15 U.S.C. Section 80a-2(a)(3)(C), as may be amended from time to time;

(c) "Distribution services" include, but are not limited to, the services of advertising, servicing, marketing, underwriting or selling shares of an investment company, but, in the case of advertising, servicing or marketing shares, only where such service is performed by a person who is, or in the case of a closed end company, was, either engaged in the services of underwriting or selling investment company shares or affiliated with a person that is engaged in the service of underwriting or selling investment company shares. In the case of an open end company, such service of underwriting or selling shares must be performed pursuant to a contract entered into pursuant to 15 U.S.C. Section 80a-15(b), as from time to time amended;

(d) "Investment company", any person registered under the federal Investment Company Act of 1940, as amended from time to time, (the act) or a company which would be required to register as an investment company under the act except that such person is exempt to such registration pursuant to Section 80a-3(c)(1) of the act;

(e) "Investment funds service corporation" includes any corporation or S corporation doing business in the state which derives more than fifty percent of its gross income in the ordinary course of business from the provision directly or indirectly of management, distribution or administration services to or on behalf of an investment company or from trustees, sponsors and participants of employee benefit plans which have accounts in an investment company. An investment funds service corporation shall include any corporation or S corporation providing management services as an investment advisory firm registered under Section 203 of the Investment Advisors Act of 1940, as amended from time to time, regardless of the percentage of gross revenues consisting of fees from management services provided to or on behalf of an investment company;

(f) "Management services" include but are not limited to, the rendering of investment advice directly or indirectly to an investment company making determinations as to when sales and purchases of securities are to be made on behalf of the investment company, or the selling or purchasing of securities constituting assets of an investment company, and related activities, but only where such activity or activities are performed:

a. Pursuant to a contract with the investment company entered into pursuant to 15 U.S.C. Section 80a-15(a), as from time to time amended;

b. For a person that has entered into such contract with the investment company; or

c. For a person that is affiliated with a person that has entered into such contract with an investment company;

(g) "Qualifying sales", gross income derived from the provision directly or indirectly of management, distribution or administration services to or on behalf of an investment company or from trustees, sponsors and

participants of employee benefit plans which have accounts in an investment company. For purposes of this section, "gross income" is defined as that amount of income earned from qualifying sources without deduction of expenses related to the generation of such income;

(h) "Residence", presumptively the fund shareholder's mailing address on the records of the investment company. If, however, the investment company or the investment funds service corporation has actual knowledge that the fund shareholder's primary residence or principal place of business is different than the fund shareholder's mailing address such presumption shall not control. To the extent an investment funds service corporation does not have access to the records of the investment company, the investment funds service corporation may employ reasonable methods to determine the investment company fund shareholder's residence.

(5) Notwithstanding other provisions of law to the contrary, qualifying sales of an investment funds service corporation, or S corporation, shall be considered wholly in this state only to the extent that the fund shareholders of the investment companies, to which the investment funds service corporation, or S corporation, provide services, are resided in this state. Wholly in this state qualifying sales of an investment funds service corporation, or S corporation, shall be determined as follows:

(a) By multiplying the investment funds service corporation's total dollar amount of qualifying sales from services provided to each investment company by a fraction, the numerator of which shall be the average of the number of shares owned by the investment company's fund shareholders resided in this state at the beginning of and at the end of the investment company's taxable year that ends with or within the investment funds service corporation's taxable year, and the denominator of which shall be the average of the number of shares owned by the investment company's fund shareholders everywhere at the beginning of and at the end of the investment company's taxable year that ends with or within the investment funds service corporation's taxable year;

(b) A separate computation shall be made to determine the wholly in this state qualifying sales from each investment company. The qualifying sales for each investment company shall be multiplied by the respective percentage of each fund, as calculated pursuant to paragraph (a) of this subdivision. The product of this equation shall result in the wholly in this state qualifying sales. The qualifying sales for each investment company which are not wholly in this state will be considered wholly without this state;

(c) To the extent an investment funds service corporation has sales which are not qualifying sales, those nonqualified sales shall be apportioned to this state based on the methodology utilized by the investment funds service corporation without regard to this subdivision.

3. Any corporation described in subdivision (1) of subsection 1 of section 143.441 organized in this state or granted a permit to operate in this state for the transportation or care of passengers shall report its gross earnings within the state on intrastate business and shall also report its gross earnings on all interstate business done in this state which report shall be subject to inquiry for the purpose of determining the amount of income to be included in Missouri taxable income. The previous sentence shall not apply to a railroad.

4. A corporation described in subdivision (2) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income arising from all sources in this state and all income from each transportation service wholly within this state, from each service where the only lines of such corporation used are those in this state, and such proportion of revenue from each service where the facilities of such corporation in this state and in another state or states are used, as the mileage used over the lines of such corporation in the state shall bear to the total mileage used over the lines of such corporation. The taxpayer may elect to compute the portion of income from all sources within this state in the following manner:

(1) The income from all sources shall be determined as provided;

(2) The amount of investment of such corporation on December thirty-first of each year in this state in fixed transportation facilities, real estate and improvements, plus the value on December thirty-first of each year of any fixed transportation facilities, real estate and improvements in this state leased from any other railroad shall be divided by the sum of the total amount of investment of such corporation on December thirty-first of each year in fixed transportation facilities, real estate and improvements, plus the value on December thirty-first of each year, of any fixed transportation facilities, real estate and improvements leased from any other railroad. Where any fixed transportation facilities, real estate or improvements are leased by more than one railroad, such portion of the value shall be used by each railroad as the rental paid by each shall bear to the rental paid by all lessees. The income shall be multiplied by the fraction thus obtained to determine the proportion to be used to arrive at the amount of Missouri taxable income.

5. A corporation described in subdivision (3) of subsection 1 of section 143.441 shall include in its Missouri taxable income one-half of the net income from the operation of a bridge between this and another state. If any such bridge is owned or operated by a railroad corporation or corporations, or by a corporation owning a

railroad corporation using such bridge, then the figures for operation of such bridge may be included in the return of such railroad or railroads; or if such bridge is owned or operated by any other corporation which may now or hereafter be required to file an income tax return, one-half of the income or loss to such corporation from such bridge may be included in such return by adding or subtracting same to or from another net income or loss shown by the return.

6. A corporation described in subdivision (4) of subsection 1 of section 143.441 shall include in its Missouri taxable income all income arising from all sources within this state. Income shall include revenue from each telephonic or telegraphic service rendered wholly within this state; from each service rendered for which the only facilities of such corporation used are those in this state; and from each service rendered over the facilities of such corporation in this state and in other state or states, such proportion of such revenue as the mileage involved in this state shall bear to the total mileage involved over the lines of said company in all states. The taxpayer may elect to compute the portion of income from all sources within this state in the following manner:

(1) The income from all sources shall be determined as provided;

(2) The amount of investment of such corporation on December thirty-first of each year in this state in telephonic or telegraphic facilities, real estate and improvements thereon, shall be divided by the amount of the total investment of such corporation on December thirty-first of each year in telephonic or telegraphic facilities, real estate and improvements. The income of the taxpayer shall be multiplied by fraction thus obtained to determine the proportion to be used to arrive at the amount of Missouri taxable income.

7. From the income determined in subsections 2, 3, 4, 5 and 6 of this section to be from all sources within this state shall be deducted such of the deductions for expenses in determining Missouri taxable income as were incurred in this state to produce such income and all losses actually sustained in this state in the business of the corporation.

8. If a corporation derives only part of its income from sources within Missouri, its Missouri taxable income shall only reflect the effect of the following listed deductions to the extent applicable to Missouri. The deductions are: (a) its deduction for federal income taxes pursuant to section 143.171, and (b) the effect on Missouri taxable income of the deduction for net operating loss allowed by Section 172 of the Internal Revenue Code. The extent applicable to Missouri shall be determined by multiplying the amount that would otherwise affect Missouri taxable income by the ratio for the year of the Missouri taxable income of the corporation for the year divided by the Missouri taxable income for the year as though the corporation had derived all of its income from sources within Missouri. For the purpose of the preceding sentence, Missouri taxable income shall not reflect the listed deductions.

9. Any investment funds service corporation organized as a corporation or S corporation which has any shareholders resided in this state shall be subject to Missouri income tax as provided in this chapter.

10. The provisions of this section do not impact any other apportionment election available to a taxpayer under Missouri statutes."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised points of order that **House Amendment No. 2** goes beyond the scope of the bill and is a floor substitute.

The Chair ruled the points of order well taken.

HCB 3, as amended, was laid over.

On motion of Representative Cierpiot, the House recessed until 3:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 030

Alferman	Basye	Bernskoetter	Black	Bondon
Brown 27	Brown 94	Butler	Fraker	Gray
Houghton	Hurst	Justus	Kelly 141	Kolkmeier
Korman	Lant	Lichtenegger	Newman	Nichols
Phillips	Pogue	Redmon	Reiboldt	Remole
Roeber	Taylor	Trent	Wiemann	Mr. Speaker

NOES: 003

Curtis	Fitzwater 49	Franks Jr
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PRESENT: 072

Anders	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 28	Beard	Beck
Burnett	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cross	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houx	Johnson
Kendrick	Lauer	Lynch	Matthiesen	May
Meredith 71	Miller	Moon	Morgan	Peters
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Quade	Reisch	Rhoads	Roberts	Roden
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Swan	Tate	Unsicker	Vescovo	Walker 3
Walker 74	Wessels			

ABSENT WITH LEAVE: 057

Adams	Arthur	Barnes 60	Berry	Brattin
Brown 57	Burns	Carpenter	Chipman	Cookson
Cornejo	Crawford	Curtman	Davis	Dunn
Ellington	Fitzpatrick	Fitzwater 144	Francis	Franklin
Frederick	Gannon	Green	Gregory	Higdon
Hubrecht	Kelley 127	Kidd	Lavender	Love
Marshall	Mathews	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Merideth 80	Messenger
Mitten	Morris	Mosley	Muntzel	Neely
Razer	Rehder	Rone	Shull 16	Smith 85
Spencer	Stacy	Stephens 128	Stevens 46	White
Wilson	Wood			

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HB 355, relating to restrictive covenants, was taken up by Representative Bahr.

Representative Spencer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 355, Page 2, Section 442.404, Line 26, by inserting after all of said section and line the following:

"442.405. 1. For purposes of this section, "amateur service" shall have the same meaning as provided in 47 CFR 97.3.

2. Except as otherwise provided in this section, a covenant, restriction, or condition contained in a deed, contract, or other legal instrument that affects the use of real property or the transfer, sale, or any other interest in real property is void and unenforceable to the extent that the covenant, restriction, or condition:

(1) Precludes amateur service communications;

(2) Contains a restriction on amateur service communications that does not reasonably accommodate such communications. Unreasonably restricting the placement, screening, or height of an amateur radio antenna does not reasonably accommodate amateur service communications; or

(3) Contains a restriction on amateur service communications that does not constitute the minimum practicable restriction on such communications to accomplish the legitimate purpose of the entity seeking to enforce such restriction.

3. The provisions of this section do not apply to any entity organized under federal, state, or local law for the purpose of historic or architectural preservation.

4. Notwithstanding subsection 2 of this section, a landlord may restrict his or her tenant's use of property leased to the tenant by requiring a prior written agreement between the landlord and the tenant for the tenant's use of amateur service communications on the property."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Lynch
Marshall	Mathews	Matthiesen	McCaherty	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 014

Burnett	Cornejo	Dunn	Frederick	Green
Higdon	Kelley 127	Kidd	Love	McDaniel
McGaugh	Ross	Shull 16	Mr. Speaker	

VACANCIES: 001

Representative Spencer moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Bahr, the title of **HB 355** was agreed to.

On motion of Representative Bahr, **HB 355** was ordered perfected and printed.

HCS HB 634, relating to charter schools, was taken up by Representative Roeber.

HCS HB 634 was laid over.

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 3, as amended, relating to funds for vulnerable senior citizens, was again taken up by Representative Alferman.

Representative Quade offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Bill No. 3, Page 2, Section 135.010, Line 17, by inserting immediately after the word "claimed." the following words "**A claimant shall not be allowed a property tax credit if the claimant has assets totaling more than five thousand dollars, or in the case of a married couple filing combined more than ten thousand dollars, excluding the value of his or her primary residence and one personal automobile.**"; and

Further amend said bill and page, Lines 31-45, by deleting all of said lines and inserting in lieu thereof the following:

"(3) "Gross rent", amount paid by a claimant to a landlord for the rental, at arm's length, of a homestead during the calendar year, exclusive of charges for health and personal care services and food furnished as part of the rental agreement, whether or not expressly set out in the rental agreement. If the director of revenue determines that the landlord and tenant have not dealt at arm's length, and that the gross rent is excessive, then he shall determine the gross rent based upon a reasonable amount of rent. Gross rent shall be deemed to be paid only if actually paid prior to the date a return is filed. The director of revenue may prescribe regulations requiring a return of information by a landlord receiving rent, certifying for a calendar year the amount of gross rent received from a tenant claiming a property tax credit and shall, by regulation, provide a method for certification by the claimant of the amount of gross rent paid for any calendar year for which a claim is made. The regulations authorized by this subdivision may require a landlord or a tenant or both to provide data relating to health and personal care services and to food. Neither a landlord nor a tenant may be required to provide data relating to utilities, furniture, home furnishings or appliances;

(4) "Homestead", the dwelling in Missouri owned or rented by the claimant and not"; and

Further amend said bill, Page 3, said section, Line 53, by deleting all of said line and inserting in lieu thereof the following:

"(5) "Income", Missouri adjusted gross income as defined in section 143.121 less"; and

Further amend said bill, page and section, Line 67, by deleting all of said line and inserting in lieu thereof the following:

"(6) "Property taxes accrued", property taxes paid, exclusive of special assessments,"; and

Further amend said bill, page and section, Lines 84-86, by deleting all of said lines and inserting in lieu thereof the following:

"of property covered by a single tax statement of which the homestead is a part;

(7) "Rent constituting property taxes accrued", twenty percent of the gross rent paid by a claimant and spouse in the calendar year."; and

Further amend said bill, Pages 3-4, Section 135.025, Lines 1-7, by deleting all of said lines and inserting in lieu thereof the following:

"135.025. 1. The property taxes accrued and rent constituting property taxes accrued on each return shall be totaled. This total, up to seven hundred fifty dollars in rent constituting property taxes actually paid or eleven hundred dollars in actual property tax paid, shall be used in determining the property tax credit. The director of revenue shall prescribe regulations providing for allocations where part of a claimant's homestead is rented to another or used for nondwelling purposes or where a homestead is owned or rented or used as a dwelling for part of a year."; and

Further amend said bill, Page 4, said section, Lines 18-19, by deleting all of said lines and inserting in lieu thereof the following:

"3. The director of the department of revenue shall calculate the amount of savings generated from means testing the property tax credit under section 135.010. In fiscal year 2018"; and

Further amend said bill, Pages 4-5, Sections 135.030, by striking said section from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that a member was in violation of House Rule 100.

The Chair ruled the point of order not well taken.

Representative Quade moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Quade:

AYES: 049

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Helms	Kendrick	Lavender	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels	White	

NOES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Hannegan	Hansen	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 007

Beard	Haefner	Higdon	Korman	Miller
Shull 16	Wiemann			

VACANCIES: 001

Representative Lavender offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Bill No. 3, Pages 1-3, Section 135.010, Lines 1-86, by striking said section from the bill; and

Further amend said bill, Pages 3-4, Section 135.025, Lines 1-7, by deleting all of said lines and inserting in lieu thereof the following:

"135.025. 1. The property taxes accrued and rent constituting property taxes accrued on each return shall be totaled. This total, up to seven hundred fifty dollars in rent constituting property taxes actually paid or eleven hundred dollars in actual property tax paid, shall be used in determining the property tax credit. The director of revenue shall prescribe regulations providing for allocations where part of a claimant's homestead is rented to another or used for nondwelling purposes or where a homestead is owned or rented or used as a dwelling for part of a year."; and

Further amend said bill, Page 4, said section, Lines 18-19, by deleting all of said lines and inserting in lieu thereof the following:

"3. The director of the department of revenue shall calculate the amount of sales tax remittance retained by sellers under section 144.140 in fiscal year 2016. In fiscal year 2018"; and

Further amend said bill, Pages 4-5, Section 135.030, Lines 1-37, by striking said section from the bill; and

Further amend said bill, Page 5, said section, Line 37, by inserting after all of said section and line the following:

~~"[144.140. From every remittance to the director of revenue made on or before the date when the same becomes due, the person required to remit the same shall be entitled to deduct and retain an amount equal to two percent thereof.]; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Evans raised a point of order that **House Amendment No. 4** goes beyond the scope of the bill and is not germane.

Representative Corlew raised an additional point of order that **House Amendment No. 4** is a floor substitute.

The Chair ruled the points of order well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr

Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	Dogan	Fraker	Higdon	Lauer
Phillips	Schroer	Shull 16	Spencer	

VACANCIES: 001

On motion of Representative Alferman, the title of **HCB 3, as amended**, was agreed to.

On motion of Representative Alferman, **HCB 3, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 089

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Cornejo	Crawford
Cross	Curtman	DeGroot	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Helms
Henderson	Hill	Houghton	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer

Korman	Lant	Lichtenegger	Love	Lynch
Mathews	McCaherty	Messenger	Miller	Morris
Muntzel	Pfautsch	Pietzman	Pike	Plocher
Redmon	Reiboldt	Reisch	Rhoads	Roden
Roeber	Ross	Rowland 155	Schroer	Shaul 113
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 065

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Basye	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Corlew
Curtis	Davis	Dogan	Dunn	Ellebracht
Ellington	Fitzwater 144	Franks Jr	Gray	Green
Hansen	Harris	Houx	Kendrick	Lavender
Marshall	Matthiesen	May	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Neely
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Remole	Roberts	Rowland 29
Runions	Ruth	Shumake	Smith 85	Stevens 46
Unsicker	Walker 3	Walker 74	Wessels	White

PRESENT: 003

Hubrecht	Rehder	Rone
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ABSENT WITH LEAVE: 005

Brown 57	Higdon	Lauer	Phillips	Shull 16
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VACANCIES: 001

PERFECTION OF HOUSE BILLS

HCS HB 316, relating to the licensure of psychologists, was taken up by Representative Pike.

On motion of Representative Pike, the title of **HCS HB 316** was agreed to.

On motion of Representative Pike, **HCS HB 316** was adopted.

On motion of Representative Pike, **HCS HB 316** was ordered perfected and printed.

HB 680, relating to adult high schools, was taken up by Representative Fitzwater (49).

Representative Kelly (141) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 680, Page 1, Section 160.2700, Line 7, by deleting the words, "**an on-site child care facility**" and inserting in lieu thereof the words, "**on-site child care**"; and

Further amend said bill, page and section, Line 9, by deleting the words, "**section 163.031**" and inserting in lieu thereof the words, "**sections 160.415 or 163.031**"; and

Further amend said bill, Pages 1 to 2, Section 160.2705, Lines 1 through 22, by deleting all of said lines and inserting in lieu thereof the following:

"160.2705. 1. The department of elementary and secondary education shall authorize, before January 1, 2018, a Missouri-based nonprofit organization meeting the criteria under subsection 2 of this section to establish and operate four adult high schools, with:

- (1) one adult high school to be located in a city not within a county;**
- (2) one adult high school to be located in any county of the third classification without a township form of government and with more than forty-one thousand but fewer than forty-five thousand inhabitants or a county contiguous to that county;**
- (3) one adult high school to be located in any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants or a county contiguous to that county; and**
- (4) one adult high school to be located in any county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants.**

2. The department of elementary and secondary education shall grant the authorization described under subsection 1 of this section based on a bid process conducted in accordance with the rules and regulations governing purchasing through the office of administration. The successful bidder shall:

- (1) Demonstrate the ability to establish, within twenty-one months of the receipt of the authorization, four adult high schools offering high school diplomas, an industry certification program or programs, and on-site child care for children of the students attending the high schools;**
- (2) Commit at least two million dollars in investment for the purpose of establishing the necessary infrastructure to operate four adult high schools;"; and**

Further amend said bill and section, Pages 2 and 3, Lines 40 through 45, by deleting all of said lines and inserting in lieu thereof the following:

"circumstances;

(9) Establish a process for determining outcomes of the adult high school, including outcomes related to a student's ability to find a more rewarding job through the attainment of a high school diploma and job training and certification; and

(10) No bids shall include an administrative fee greater than ten percent.

3. (1) The department of elementary and secondary education shall establish academic requirements for students to obtain high"; and

Further amend said bill and section, Page 3, Lines 51 through 55, by deleting all of said lines and inserting in lieu thereof the following:

"academic rigor as would otherwise be necessary to attain such credits.

(3) The adult high school authorized under this section shall award high school diplomas to students who successfully meet the established academic requirements. The adult high school authorized under this section shall confer the diploma"; and

Further amend said bill, page and section, Line 60, by deleting all of said line and inserting in lieu thereof the following:

"any specific number of class minutes. The adult high school may also make classes available to students online as may be appropriate."; and

Further amend said bill and page, Section 160.2715, Lines 1 through 2, by deleting the words, "**section 163.031**" and inserting in lieu thereof the words, "**sections 160.415 or 163.031**"; and

Further amend said bill, page and section, Line 3, by inserting after the word, "**schools**" the words, "**or charter schools**"; and

Further amend said bill, Page 4, Section 160.2720, Lines 1 through 8, by deleting all of said lines and inserting in lieu thereof the following:

"160.2720. The nonprofit organization who receives the authorization described under section 160.2705 shall submit to the department of elementary and secondary education, the joint committee on education, and the offices of the governor, speaker of the house of representatives, and president pro tempore of the senate an annual report concerning evaluations of the adult high schools, including the impact the adult high schools have had in meeting industry needs in the state before December first of each year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

On motion of Representative Kelly (141), **House Amendment No. 1** was adopted.

On motion of Representative Fitzwater (49), the title of **HB 680, as amended**, was agreed to.

On motion of Representative Fitzwater (49), **HB 680, as amended**, was ordered perfected and printed.

HCS HB 348, relating to bingo, was taken up by Representative Brown (57).

On motion of Representative Brown (57), the title of **HCS HB 348** was agreed to.

On motion of Representative Brown (57), **HCS HB 348** was adopted.

On motion of Representative Brown (57), **HCS HB 348** was ordered perfected and printed.

HB 469, relating to high school equivalency degree testing, was taken up by Representative Gannon.

Representative Pfautsch offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 469, Page 2, Section 161.095, Line 4, by inserting immediately after all of said line the following:

"162.722. 1. Each school district shall establish a policy, approved by the board of education of the district, that allows acceleration for students who demonstrate:

- (1) Advanced performance or potential for advanced performance; and**
- (2) The social and emotional readiness for acceleration.**

2. The policy shall allow, for students described in this section, at least the following types of acceleration:

- (1) Subject acceleration; and**
- (2) Whole grade acceleration.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pfautsch, **House Amendment No. 1** was adopted.

On motion of Representative Gannon, the title of **HB 469, as amended**, was agreed to.

On motion of Representative Gannon, **HB 469, as amended**, was ordered perfected and printed.

HB 191, relating to the division of alcohol and tobacco control fund, was taken up by Representative Conway (104).

On motion of Representative Conway (104), the title of **HB 191** was agreed to.

On motion of Representative Conway (104), **HB 191** was ordered perfected and printed.

HCS HB 884, relating to the state capitol complex commission, was taken up by Representative Trent.

On motion of Representative Trent, the title of **HCS HB 884** was agreed to by the following vote, the ayes and noes having been demanded by Representative Rowland (29):

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McCreery	McGaugh
Merideth 80	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 041

Adams	Anders	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Curtis	Dunn	Ellebracht	Ellington
Gray	Green	Harris	Lavender	May

McCann Beatty	McDaniel	McGee	Meredith 71	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 009

Arthur	Brattin	Cookson	Fitzwater 144	Higdon
Kidd	Shull 16	Shumake	Walker 74	

VACANCIES: 001

On motion of Representative Trent, **HCS HB 884** was adopted.

On motion of Representative Trent, **HCS HB 884** was ordered perfected and printed.

Speaker Pro Tem Haahr resumed the Chair.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 10, relating to bingo, was taken up by Representative Brown (57).

On motion of Representative Brown (57), the title of **HJR 10** was agreed to.

On motion of Representative Brown (57), **HJR 10** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 634, relating to charter schools, was again taken up by Representative Roeber.

Representative Richardson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 634, Page 1, Section 160.400, Line 7, by deleting all of said line and inserting in lieu thereof the following:

"(3) In any school district in which at least one school building has received a score of sixty percent or less on its annual performance report for two of the three most recent annual performance reports available as of the date on which a charter school applies to open a charter school in the district under this subdivision. New charter schools may continue to open in such a district until such time as the district has not had any of its school buildings receive an annual performance report score of sixty percent or less for two of the three preceding years. Once a charter school is opened as allowed under this subdivision, the charter school may continue to operate in the district under this subdivision regardless of any improvement in the annual performance report scores of the school buildings in the district;"

Further amend said bill and section, Page 3, Line 56, by deleting the phrase **"forty-five"** and inserting in lieu thereof the word **"sixty"**; and

Further amend said bill and section, Page 7, Line 206, by deleting the number "12" and inserting in lieu thereof the following:

"[+2] 13"; and

Further amend said bill, Page 8, Section 160.405, Line 30, by inserting after the word "renewed" the following:

"for a five-year term; except that, if the annual performance report score of a charter school, other than a charter school in which fifty percent or more of the school's students were previously considered dropouts under subdivision (5) of subsection 2 of this section, is below the average of the annual performance report scores of all non-selective grade-level-equivalent school buildings in the school district in which the charter school is located for two of the three consecutive years immediately before a decision whether to renew is made, such renewal shall be for only a three-year term, and if, during such three-year term, the charter school's annual performance report score is below such average for two of the three years, the charter school term shall not be renewed"; and

Further amend said bill and section, Page 9, Line 76, by deleting the phrase "forty-five" and inserting in lieu thereof the word "sixty"; and

Further amend said bill and section, Page 11, Line 142, by inserting immediately after the word "status." the following:

"The charter school shall make the results of such audits available on its website."; and

Further amend said bill and section, Page 15, Line 300, by inserting immediately after the word "review." the following:

"Such application shall include a financial audit performed by the state auditor in accordance with the procedures outlined in chapter 29, which shall be paid for by the charter school."; and

Further amend said bill, Page 17, Section 160.410, Lines 8-17, by deleting all of said lines and inserting in lieu thereof the following:

"(4) Nonresident pupils who are residents of the state of Missouri, unless the pupil's enrollment will cause a resident pupil to be denied enrollment;

(5) In the case of a charter school whose mission includes student drop-out prevention"; and

Further amend said bill, page, and section, Line 22, by deleting the number "(7)" and inserting in lieu thereof the number "(6)"; and

Further amend said bill, page, and section, Line 39, by deleting the word "and" and inserting in lieu thereof the word "[and]"; and

Further amend said bill and section, Page 18, Line 43, by deleting all of said line and inserting in lieu thereof the following:

"methods, and services; and

(4) A charter school that opened only as a result of the operation of subdivision (3) of subsection 2 of section 160.400 shall give a preference for admission of resident students who reside in the attendance area of any school building that has received a score of sixty percent or less on its annual performance report. If such a school building receives a score on its annual performance report greater than sixty percent after the student who qualified for the preference enrolled in the charter school required to give him or her preference due to the building's previous score, any charter school described in this subdivision shall continue to give a

preference for admission of the student each school year so long as the student continues to reside in the attendance area of the school building that initially allowed him or her to receive the preference in admissions."; and

Further amend said bill, Page 19, Section 160.415, Line 12, by deleting all of said line and inserting in lieu thereof the following:

"2. Except as provided in subsections 3 ~~[and]~~ , 4, and 5 of this section, the aid payments for charter"; and

Further amend said bill, page, and section, Line 30, by inserting after all of said line the following:

"(6) If a charter school that has not declared itself as a local educational agency and that did not open as a result of the operation of subdivision (3) of subsection 2 of section 160.400 has one or more nonresident pupils, the nonresident pupils shall not be counted for purposes of determining the amount of aid described in subdivisions (1) and (2) of this subsection. Each school district that has one or more of its resident pupils attending such a charter school as nonresident pupils shall pay to the charter school, for each such pupil, ninety percent of its average per-pupil expenditure."; and

Further amend said bill and section, Page 20, Lines 45-59, by deleting all of said lines and inserting in lieu thereof the following:

"(2) (a) If a charter school that has declared itself as a local educational agency and that did not open as a result of the operation of subdivision (3) of subsection 2 of section 160.400 has one or more nonresident pupils, the charter school shall receive from the department of elementary and secondary education an annual amount equal to the amount described in subdivision (1) of this subsection; except that, the nonresident pupils shall not be counted for purposes of determining the amount of aid described in subdivision (1) of this subsection. Each school district that has one or more of its resident pupils attending such a charter school as nonresident pupils shall pay to the charter school, for each such pupil, ninety percent of its average per-pupil expenditure.

(b) Upon notice of the charter school's declaration of local educational agency status, the department of elementary and secondary education shall reduce the payment made to the school district in which the charter school is located from any source by the amount specified in subdivision (1) of this subsection, calculated as described in paragraph (a) of this subdivision, and pay directly to the charter school the annual amount reduced from the school district's payment.

5. (1) Notwithstanding subsections 2, 3, and 4 of this section, aid payments for any charter school that opened only as a result of the operation of subdivision (3) of subsection 2 of section 160.400 shall be as described in this subsection, regardless of whether the charter school has declared itself as a local educational agency.

(2) Each school district that has one or more of its resident pupils attending a charter school described in subdivision (1) of this subsection as resident pupils of the school district in which the charter school is located or as nonresident pupils shall pay to the charter school, for each such pupil, ninety percent of its average per-pupil expenditure.

6. If a school district fails to make timely payments of any amount for which it is the"; and

Further amend said bill and section, Pages 21-22, Lines 72-136, by renumbering subsequent subsections accordingly; and

Further amend said bill and section, Page 22, Lines 114-116, by deleting all of said lines and inserting in lieu thereof the following:

"prohibited from charging or imposing, except that a charter school may receive:

(1) Tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in section 167.131, from an unaccredited district; and

(2) Payments from school districts as described in this section."; and

Further amend said bill, page, and section, Line 136, by inserting after all of said line the following:

"16. Notwithstanding any other provision of this section, if it is permissible for a pupil to attend a charter school located outside his or her district of residence under the provisions of section 160.410 and under the provisions of any other section that specifies the tuition amount to be paid by the resident district, the provisions of the other section specifying the tuition amount shall govern, and the provisions of this section shall not apply to such pupil."; and

Further amend said bill, Page 24, Section 160.425, Line 48, by inserting after all of said section and line the following:

"Section B. This act shall become effective on July first following the school year in which the amount appropriated for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031. The department of elementary and secondary education shall inform the revisor of statutes when the amount appropriated for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Swan offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 634, Page 1, Lines 14-15, by deleting all of said lines and inserting in lieu thereof the following:

"Further amend said bill and section, Page 2, Line 21, by deleting the word "or" and inserting in lieu thereof the word "[or]"; and

Further amend said bill, page, and section, Line 29, by deleting all of said line and inserting in lieu thereof the following:

"enrollment of one thousand five hundred fifty students or greater; **or**
(7) In a school district not served by a high-quality career technical center, sponsored only by the local school board for the purpose of establishing a career and technical center whose mission will focus on helping students earn career and technical education certificates described under section 170.029 in addition to their high school graduation diplomas. For purposes of this subdivision, the term "high-quality career technical center" means a center that has met the performance targets for the Perkins Core Indicators of Performance for the secondary level for the most recent school year for which results related to the targets are available. If a charter school is established under this subdivision in a district not served by a high-quality career technical center and the district is later served by such a center, the charter school may continue to operate in the district, but no new charter schools shall be established under this subdivision in the district while such a center serves the district."; and

Further amend said bill, page, and section, Line 50, by deleting all of said line and inserting in lieu thereof the following:

"(6) The Missouri charter public school commission created in section 160.425;
(7) The school board of the district in any district that is sponsoring a charter school as permitted under subdivision (7) of subsection 2 of this section."; and

Further amend said bill and section, Page 3, Line 56, by deleting the phrase "**forty-five**" and inserting in lieu thereof the word "**sixty**"; and

Further amend said bill, page, and section, Line 66, by deleting the phrase "**and (3)**" and inserting in lieu thereof the phrase "**(3), and (7)**"; and"; and

Further amend said amendment, Page 2, Line 17, by inserting after all of said line the following:

"Further amend said bill, page, and section, Line 21, by deleting the word "and" and inserting in lieu thereof the word "~~and~~"; and"; and

Further amend said amendment and page, Line 20, by inserting after all of said line the following:

"Further amend said bill, page, and section, Line 27, by deleting all of said line and inserting in lieu thereof the following:

"small number of employers; **and**
(7) In the case of a charter school established under subdivision (7) of subsection 2 of section 160.400, nonresident pupils who are residents of a district that is located in the same county in which such charter school is located, and nonresident pupils who are residents of a district that is located, in whole or in part, in a county adjacent to the county in which such charter school is located."; and"; and

Further amend said amendment, Page 3, Line 1, by inserting immediately after the number "**(3)**" the phrase "**or (7)**"; and

Further amend said amendment and page, Line 11, by inserting immediately after the number "**(3)**" the phrase "**or (7)**"; and

Further amend said amendment and page, Line 24, by inserting immediately after the number "**(3)**" the phrase "**or (7)**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman

Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 048

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 001

Roden

ABSENT WITH LEAVE: 001

Shull 16

VACANCIES: 001

On motion of Representative Richardson, **House Amendment No. 1, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 113

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Franklin	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McGaugh	Merideth 80	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer

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Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Fitzwater 144	Francis	Franks Jr	Gray	Harris
Henderson	Kendrick	Lavender	McCann Beatty	McCreery
McDaniel	Meredith 71	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Wessels	Wood

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 003

McGee	Shull 16	Walker 74
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VACANCIES: 001

Representative Rhoads offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 634, Page 5, Section 160.400, Line 155, by inserting immediately after the number "105.489." the following:

"All members of the governing board shall be resident taxpayers of the state of Missouri; except that, any member serving a term as of August 28, 2017, may serve the remainder of his or her term even if such member is not a resident taxpayer of the state of Missouri."; and

Further amend said bill and section, Page 6, Line 164, by deleting all of said line and inserting in lieu thereof the following:

"charter schools. Charter schools shall meet [current] all state and federal requirements and shall meet the same academic performance standards required of seven-director school districts as well"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson

Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Love	Lynch	Marshall
Mathews	Matthiesen	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfausch
Phillips	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roerber	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 009

Curtis	Ellington	Higdon	Lichtenegger	McCaherty
Rone	Shull 16	Spencer	Stevens 46	

VACANCIES: 001

On motion of Representative Rhoads, **House Amendment No. 2** was adopted.

Representative Lavender offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 634, Page 2, Section 160.400, Line 50, by deleting the phrase "section 160.425." on said line and inserting in lieu thereof the following:

"section 160.425.

No college, university, school, or other entity under this subsection shall be eligible to sponsor a charter school if they are currently sponsoring a charter school that has a three year annual performance review lower than that required for accreditation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references.

Representative Evans raised a point of order that **House Amendment No. 3** amends previously amended material.

The Chair took the point of order under advisement.

The Chair ruled the point of order not well taken.

Representative Barnes (60) offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 634, Page 1, Lines 6-8, by deleting all of said lines and inserting in lieu thereof the following:

"The state board of education shall create a special administrative board for any school district that has a school with a three year annual performance report lower than that required for accreditation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 3 was withdrawn.

Representative Taylor offered **House Amendment No. 2 to House Amendment No. 3**.

*House Amendment No. 2
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 634, Page 1, Line 6, by inserting before the words "**No college**" the following:

"The state board of education shall create a special administrative board for any school district that has a school with a three year annual performance report lower than that required for accreditation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Dunn	Ellebracht	Franks Jr	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Unsicker
Wessels				

PRESENT: 001

Curtis

ABSENT WITH LEAVE: 010

Butler	Conway 10	Gray	Hansen	Higdon
McCaherty	Neely	Shull 16	Stevens 46	Walker 74

VACANCIES: 001

On motion of Representative Taylor, **House Amendment No. 2 to House Amendment No. 3** was adopted.

Representative Lavender moved that **House Amendment No. 3, as amended**, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

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AYES: 060

Adams	Anders	Arthur	Bahr	Bangert
Baringer	Barnes 28	Beck	Bondon	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Cookson	Crawford	Curtis	Dunn	Ellebracht
Ellington	Fraker	Franks Jr	Gannon	Green
Harris	Hubrecht	Hurst	Kelley 127	Kendrick
Korman	Lavender	Marshall	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Nichols
Peters	Phillips	Pierson Jr	Quade	Razer
Redmon	Roberts	Rowland 155	Rowland 29	Runions
Ruth	Smith 85	Unsicker	Walker 3	Wessels

NOES: 096

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franklin	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelly 141	Kidd	Kolkmeyer
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McDaniel	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Pietzman	Pike	Plocher	Pogue	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	White	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 006

Gray	Higdon	McCaherty	Shull 16	Stevens 46
Walker 74				

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson

Corlew	Cornejo	Crawford	Cross	Curtman
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfausch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 008

Davis	Gray	Higdon	Kelley 127	McCaherty
Shull 16	Stevens 46	Walker 74		

VACANCIES: 001

Speaker Richardson assumed the Chair.

On motion of Representative Roeber, the title of **HCS HB 634, as amended**, was agreed to.

On motion of Representative Roeber, **HCS HB 634, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 082

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Curtis
Curtman	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker

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Franklin	Frederick	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Helms	Higdon
Hill	Houghton	Hubrecht	Hurst	Johnson
Justus	Kelly 141	Kolkmeier	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	Messenger	Miller	Muntzel	Pietzman
Plocher	Rehder	Reiboldt	Remole	Rhoads
Roden	Roeber	Rone	Ross	Schroer
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Taylor	Trent	Vescovo	White
Wiemann	Mr. Speaker			

NOES: 074

Adams	Anders	Andrews	Arthur	Bangert
Baringer	Barnes 28	Beck	Black	Bondon
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Crawford	Cross	Dunn	Ellebracht
Fitzwater 144	Francis	Franks Jr	Gannon	Hansen
Harris	Henderson	Houx	Kelley 127	Kendrick
Kidd	Korman	Lauer	Lavender	May
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Morris	Mosley	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Pogue	Quade	Razer	Redmon	Reisch
Roberts	Rowland 155	Rowland 29	Runions	Ruth
Smith 85	Spencer	Tate	Unsicker	Walker 3
Walker 74	Wessels	Wilson	Wood	

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 005

Davis	Gray	Shaul 113	Shull 16	Stevens 46
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VACANCIES: 001

On motion of Representative Roeber, **HCS HB 634, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 083

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Curtis
Curtman	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Franklin	Frederick	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Helms	Higdon
Hill	Houghton	Hubrecht	Hurst	Johnson
Justus	Kelly 141	Kolkmeier	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen

McCaherty	Messenger	Miller	Muntzel	Pietzman
Plocher	Rehder	Reiboldt	Remole	Rhoads
Roden	Roeber	Rone	Ross	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Swan	Taylor	Trent	Vescovo
White	Wiemann	Mr. Speaker		

NOES: 074

Adams	Anders	Andrews	Arthur	Bangert
Baringer	Barnes 28	Beck	Black	Bondon
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Crawford	Cross	Dunn	Ellebracht
Fitzwater 144	Francis	Franks Jr	Gannon	Hansen
Harris	Henderson	Houx	Kelley 127	Kendrick
Kidd	Korman	Lauer	Lavender	May
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Morris	Mosley	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Pogue	Quade	Razer	Redmon	Reisch
Roberts	Rowland 155	Rowland 29	Runions	Ruth
Smith 85	Spencer	Tate	Unsicker	Walker 3
Walker 74	Wessels	Wilson	Wood	

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 004

Davis	Gray	Shull 16	Stevens 46
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VACANCIES: 001

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 153**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 662** entitled:

An act to amend chapter 281, RSMo, by adding thereto one new section relating to the misuse of herbicides, with penalty provisions and an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 30 - Special Committee on Tourism

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 634 - Fiscal Review

SCS HCS HB 662 - Fiscal Review

HB 509 - Elementary and Secondary Education

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 293**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman and Phillips

Noes (1): McDaniel

Absent (1): Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 878**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman and Phillips

Noes (1): McDaniel

Absent (1): Rhoads

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was authorized **HCB 1**, relating to judicial proceedings, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (1): Marshall

Absent (0)

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 765**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh and White

Noes (4): Marshall, Mitten, Roberts and Toalson Reisch

Absent (0)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 619**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anders, Black, Brown (57), Crawford, Kendrick, Morgan, Pike, Rowland (155) and Walker (3)

Noes (3): Brown (27), Moon and Pogue

Absent (1): Rehder

Special Committee on Employment Security, Chairman Brown (57) reporting:

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **HB 1100**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bahr, Brown (57), Dohrman, Frederick, Hansen, Hubrecht and Remole

Noes (4): Beck, Mosley, Pogue and Runions

Absent (2): Houx and May

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 39**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 182**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (6): Bondon, Dogan, Fitzwater (49), Haahr, Rhoads and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (5): Brown (94), Eggleston, Rone, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 194**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Dogan, Fitzwater (49), Haahr, Rhoads and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (5): Brown (94), Eggleston, Rone, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 303**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Rhoads and Shumake

Noes (1): Lavender

Absent (5): Brown (94), Eggleston, Rone, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 415**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Dogan, Fitzwater (49), Haahr, Rhoads, Rone and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 708**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 741**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 780**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 908 & 757**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Dogan, Fitzwater (49), Haahr, Rhoads, Rone and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (4): Brown (94), Eggleston, Shull (16) and Wessels

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 871, HB 850, HB 805, HCS HB 645, HB 909 and HB 1045.**

COMMITTEE APPOINTMENTS

March 15, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Scott Fitzpatrick to the Missouri State Capitol Commission.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, March 16, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, March 16, 2017, 9:00 AM, House Hearing Room 3.

Executive session will be held: HB 1110, HB 986

Executive session may be held on any matter referred to the committee.

CANCELLED

CONSENT AND HOUSE PROCEDURE

Thursday, March 16, 2017, 11:30 AM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HCS HB 915

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Thursday, March 16, 2017, 8:30 AM, House Hearing Room 5.

Executive session will be held: HB 956, HB 897, HCS HB 914, HB 1009, HCS HB 831

Executive session may be held on any matter referred to the committee.

Adding HB 897, HCS HB 914, HB 1009, and HCS HB 831

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 16, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 508

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Thursday, March 16, 2017, 9:00 AM, South Gallery.

Executive session will be held: HB 352, HB 476, HB 133

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, March 16, 2017, upon adjournment, South Gallery.

Executive session will be held: HB 187, HB 254, HB 457, HB 888

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 16, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, March 16, 2017, 9:00 AM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

First quarter meeting.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 16, 2017, 9:30 AM, South Gallery.

Executive session will be held: HCS HB 608, HB 705

Executive session may be held on any matter referred to the committee.

Adding HB 705.

AMENDED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, March 16, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HCR 48

Executive session may be held on any matter referred to the committee.

Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20) and (21) RSMo, portions of the meeting may be closed.

AMENDED

SPECIAL COMMITTEE ON TAX POLICY FOR WORKING FAMILIES

Thursday, March 16, 2017, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 109

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 16, 2017, 8:15 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current and former employees of the Department of Corrections.

HOUSE CALENDAR

FORTY-THIRD DAY, THURSDAY, MARCH 16, 2017

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 1

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HBs 90 & 68 - Rehder

HCS HB 275 - Spencer
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HB 719 - Rhoads
HCS HB 142 - Berry
HB 571 - Engler
HCS HB 576 - McCaherty
HB 104, HA 2 HA 1 and HA 1, a.a., pending - Love
HCS HB 174 - Hubrecht

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2017)

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 6 - Justus
HCR 12 - Grier

HOUSE COMMITTEE BILLS FOR THIRD READING

HCB 3 - Alferman

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327, (Fiscal Review 3/2/17) - Morris
HB 401 - McDaniel
HCS HB 452 - Austin
HB 175 - Reiboldt
HCS HB 229 - Dogan
HCS HB 270 - Evans
HB 349 - Brown (57)
HCS HB 634, (Fiscal Review 3/15/17) - Roeber

HOUSE BILLS FOR THIRD READING - CONSENT

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips

HB 909 - Fraker
HB 1045 - Haahr

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 662, (Fiscal Review 3/15/17), E.C. - Rone

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-THIRD DAY, THURSDAY, MARCH 16, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

With Thee is the fountain of life; in Thy light shall we see light. (Psalm 36:9)

O Eternal Spirit whose will for us is peace and whose purposes never fail, we come to You seeking to know Your will and praying for strength to do it as we enter this new day fresh from Your hand after a very long, tense, tough day yesterday.

In the middle of the demanding duties of these busy days may we now discover adequate strength in You and find our souls restored and renewed as we walk in right paths in green valleys.

We pray for our State, as they did one hundred years ago here for the first time, that all pain and misery, all narrow exclusiveness may be swept away by Your Spirit and that honor, justice, and gladness may be established among us. May every person be given the opportunity to live a full, a free, and a fruitful life to the glory of Your name and for the good of all citizens.

Finally, bless us with a restful and comfortable spring break!

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The House paused to honor the one-hundredth anniversary of the inaugural session of the General Assembly in the new state capitol on March 16, 1917.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Alexis Armstrong, Jack Grier, Logan Grier, Drake Murrell, Kendall Bagley, Angela Konopasek, and Grace Drake.

The Journal of the forty-second day was approved as printed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burns	Butler	Carpenter

Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeyer	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 001

McDaniel

PRESENT: 001

Burnett

ABSENT WITH LEAVE: 011

Barnes 60	Ellington	Frederick	Korman	Matthiesen
Mitten	Shull 16	Smith 85	Spencer	Walker 74
Wood				

VACANCIES: 001

HOUSE RESOLUTIONS

Representative McGaugh offered House Resolution No. 1093.

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bill was read the second time:

HCB 1, relating to judicial proceedings.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 327**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels and Wiemann

Noes (0)

Absent (2): Rowland (29) and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 634**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo and Wiemann

Noes (2): Morgan and Unsicker

Absent (3): Rowland (29), Wessels and Wood

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HCS HB 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Rowland (29), Wessels and Wood

THIRD READING OF HOUSE BILLS

HCS HB 634, relating to charter schools, was taken up by Representative Roeber.

Speaker Pro Tem Haahr assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston

Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74			

PRESENT: 000

ABSENT WITH LEAVE: 003

Shull 16	Wessels	Wood
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VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Roeber, **HCS HB 634** was read the third time and passed by the following vote:

AYES: 083

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Curtis
Curtman	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Franklin	Frederick	Gregory	Grier	Haahr
Haefner	Hannegan	Helms	Higdon	Hill
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kolkmeier	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty

Messenger	Miller	Muntzel	Pietzman	Plocher
Rehder	Reiboldt	Remole	Rhoads	Roden
Roeber	Rone	Ross	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Vescovo
White	Wiemann	Mr. Speaker		

NOES: 076

Adams	Anders	Andrews	Arthur	Bangert
Baringer	Barnes 28	Beck	Black	Bondon
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Crawford	Cross	Davis	Dunn
Ellebracht	Fitzwater 144	Francis	Franks Jr	Gannon
Gray	Green	Hansen	Harris	Henderson
Houx	Kelley 127	Kendrick	Kidd	Korman
Lauer	Lavender	May	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Pogue	Quade
Razer	Redmon	Reisch	Roberts	Rowland 155
Rowland 29	Runions	Ruth	Smith 85	Stevens 46
Tate	Unsicker	Walker 3	Walker 74	Wessels
Wilson				

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 002

Shull 16 Wood

VACANCIES: 001

Speaker Richardson declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 662, relating to the misuse of herbicides, was taken up by Representative Rone.

On motion of Representative Rone, **SCS HCS HB 662** was adopted by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford

Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 011

Brattin	Curtman	Ellington	Helms	Hurst
Johnson	Marshall	McDaniel	Moon	Pogue
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 006

Cross	May	Miller	Shull 16	Walker 74
Wood				

VACANCIES: 001

On motion of Representative Rone, **SCS HCS HB 662** was truly agreed to and finally passed by the following vote:

AYES: 143

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Justus

Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 012

Brattin	Curtman	Ellington	Helms	Hurst
Johnson	Marshall	McDaniel	Moon	Pietzman
Pogue	Smith 85			

PRESENT: 000

ABSENT WITH LEAVE: 007

Beck	Morgan	Neely	Redmon	Shull 16
Walker 74	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Messenger	Miller	Mitten
Morgan	Morris	Muntzel	Neely	Newman

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Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Mr. Speaker	

NOES: 018

Barnes 28	Beck	Berry	Brattin	Curtman
Ellington	Franks Jr	Hurst	Johnson	Marshall
McDaniel	Merideth 80	Moon	Mosley	Pogue
Smith 85	Stevens 46	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 005

Conway 10	DeGroot	Shull 16	Walker 74	Wood
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VACANCIES: 001

THIRD READING OF HOUSE COMMITTEE BILLS

HCB 3, relating to funds for vulnerable senior citizens, was taken up by Representative Alferman.

Representative Chipman assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 49	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McGaugh	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross

Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Mr. Speaker

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 011

Engler	Fitzwater 144	Fraker	Kolkmeier	McCaherty
Messenger	Peters	Rehder	Roden	Shull 16
Wood				

VACANCIES: 001

On motion of Representative Alferman, **HCB 3** was read the third time and passed by the following vote:

AYES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Cornejo	Crawford
Curtman	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gregory	Grier	Haahr
Haefner	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Messenger	Miller	Muntzel	Pfautsch
Pietzman	Pike	Plocher	Redmon	Reiboldt
Reisch	Rhoads	Roerber	Ross	Rowland 155
Schroer	Shaul 113	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Wiemann	Wilson	Mr. Speaker

NOES: 072

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Basye	Beck	Brattin	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10

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Corlew	Cross	Curtis	Davis	Dogan
Dunn	Ellebracht	Ellington	Fitzwater 144	Franks Jr
Gannon	Gray	Green	Hansen	Harris
Kendrick	Kidd	Lavender	Marshall	Matthiesen
May	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Phillips	Pierson Jr	Pogue
Quade	Razer	Rehder	Remole	Roberts
Rone	Rowland 29	Runions	Ruth	Shumake
Smith 85	Stevens 46	Unsicker	Walker 3	Walker 74
Wessels	White			

PRESENT: 001

Hubrecht

ABSENT WITH LEAVE: 004

McCaherty	Roden	Shull 16	Wood
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VACANCIES: 001

Representative Chipman declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 452, relating to the liability of an employee of a health care provider, was taken up by Representative Austin.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Cierpiot	Conway 104	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Shaul 113	Shumake	Smith 163	Sommer	Spencer

Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 018

Christofanelli	Cookson	Cornejo	Dogan	Dunn
Engler	Fitzwater 144	Fraker	Hannegan	Kidd
Lant	McCreery	McDaniel	Runions	Schroer
Shull 16	Smith 85	Wood		

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Austin, **HCS HB 452** was read the third time and passed by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Mr. Speaker				

NOES: 050

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brattin
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	Marshall
May	McCaherty	McCann Beatty	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Newman
Nichols	Peters	Pierson Jr	Plocher	Pogue
Quade	Razer	Roberts	Rone	Rowland 29
Stevens 46	Tate	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 011

Cookson	Dogan	Dunn	Kidd	McCreery
McDaniel	Mosley	Runions	Shull 16	Smith 85
Wood				

VACANCIES: 001

Speaker Richardson declared the bill passed.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **SCS HCS HB 662** was read at length and was signed by the Speaker to the end that the same may become law.

Representatives Moon and Marshall offered objections to **SCS HCS HB 662**, which were appended to the bill.

CONSTITUTIONAL OBJECTIONS

March 16, 2017

Todd Richardson
Speaker of the House
Room 308
201 West Capitol Avenue
Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - SCS HCS HB 662

SCS HCS HB 662 contains language which appears to violate Missouri's Constitution, Article I, Section 31, rendering the bill, in its entirety, unconstitutional.

/s/ Mike Moon
District 157

OBJECTION TO SIGNING AND ENACTMENT OF
SENATE COMMITTEE SUBSTITUTE FOR
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL 662

WHEREAS, Article I, Section 31 of the Constitution of the State of Missouri provides:

"That no law shall delegate to any commission, bureau, board or other administrative agency authority to make any rule fixing a fine or imprisonment as punishment for its violation;" and

WHEREAS, **Senate Committee Substitute for House Committee Substitute for House Bill No. 662** violates the Missouri Constitution in the following manner:

1. SCS for HCS for HB 662 prohibits any person from knowingly using herbicide which is not labeled for use in a manner in which the person used it, and such use results in the herbicide drifting or coming into contact with another person's field, onto another person's personal property, onto another person's real property, or onto another person, and such use results in damage.
2. SCS for HCS for HB 662 allows the Missouri Department of Agriculture to promulgate rules to implement the provisions of the bill.
3. SCS for HCS for HB 662 authorizes the Missouri Department of Agriculture to assess a civil penalty of up to \$25,000.00 per violation.
4. SCS for HCS for HB 662 empowers the Department of Agriculture with unlimited subpoena power and authorizes the Department to assess a civil penalty of up to \$5,000.00 if a person refuses to comply with the Department's demand for information.

THEREFORE, I conclude that **Senate Committee Substitute for House Committee Substitute for House Bill No. 662** violates the Missouri Constitution and should not be signed by the Officers of the House or Senate, nor should the bill be signed by the Governor.

Respectfully submitted,

/s/ Nick Marshall
District 13, Platte County

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **HB 153** was read at length and, there being no objections, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HB 153** and **SCS HCS HB 662** were delivered to the Governor by the Chief Clerk of the House.

THIRD READING OF HOUSE BILLS

HCS HB 270, relating to marriage licenses, was taken up by Representative Evans.

On motion of Representative Evans, **HCS HB 270** was read the third time and passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Crawford	Curtis	Curtman	Davis	DeGroot
Dohrman	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Korman	Lant	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McGaugh	McGee	Meredith 71
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 022

Brown 57	Conway 104	Cookson	Corlew	Cornejo
Cross	Dogan	Dunn	Fitzwater 144	Gray
Kidd	Lauer	May	McCreery	McDaniel
Merideth 80	Neely	Rone	Runions	Shull 16
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 1093 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 10** - Fiscal Review
- HJR 39** - Ways and Means
- HJR 40** - Conservation and Natural Resources

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

- HCB 1** - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 469** - Fiscal Review
- HB 119** - Judiciary
- HB 793** - Elementary and Secondary Education
- HB 948** - Elementary and Secondary Education
- HB 990** - General Laws
- HB 1011** - Insurance Policy
- HB 1060** - Professional Registration and Licensing
- HB 1088** - Health and Mental Health Policy
- HB 1123** - Elementary and Secondary Education
- HB 1124** - Crime Prevention and Public Safety
- HB 1133** - Crime Prevention and Public Safety
- HB 1136** - Utilities
- HB 1141** - General Laws
- HB 1162** - Conservation and Natural Resources
- HB 1186** - Elementary and Secondary Education

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

- SCS SB 11** - Local Government
- SS SCS SB 16** - Ways and Means
- SS SB 31** - Special Committee on Litigation Reform
- SS#2 SCS SB 43** - Special Committee on Litigation Reform
- SB 64** - Transportation
- SS SCS SB 66** - Special Committee on Employment Security
- SCS SB 82** - Government Efficiency
- SB 95** - Local Government

SCS SB 108 - Veterans

SB 111 - Elections and Elected Officials

SS SCS SB 113 - Special Committee on Employment Security

SS SB 182 - Economic Development

SB 194 - Health and Mental Health Policy

SCS SB 229 - Health and Mental Health Policy

SCS SB 237 - Special Committee on Litigation Reform

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 14**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (28): Alferman, Bahr, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor, Trent and Wood

Noes (0)

Absent (7): Andrews, Black, Dunn, Hubrecht, Merideth (80), Peters and Razer

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 133**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Berry, Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Green

Absent (1): Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 352**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beck, Berry, Fitzwater (49), Green, Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (1): Dunn

Absent (1): Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 476**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Berry, Fitzwater (49), Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Green

Absent (1): Rowland (29)

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HCR 34**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HCR 36**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 209**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burnett, Burns, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (1): Ellebracht

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HJR 20**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wilson

Noes (0)

Absent (2): Baringer and Wessels

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 925**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 935**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 906**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (94), Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85) and White

Noes (0)

Absent (4): Carpenter, McGee, Peters and Sommer

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 910**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Brown (94), Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85), Sommer and White

Noes (0)

Absent (3): Carpenter, McGee and Peters

Special Committee on Homeland Security, Chairman Higdon reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HCR 48**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Basye, Curtis, Francis, Higdon, Kidd, Meredith (71) and Roden

Noes (0)

Absent (6): Curtman, Ellington, Green, Lichtenegger, McDaniel and Sommer

Special Committee on Tax Policy for Working Families, Vice-Chairman Kidd reporting:

Mr. Speaker: Your Special Committee on Tax Policy for Working Families, to which was referred **HB 109**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bahr, Burnett, Corlew, Curtman, Franks Jr., Grier, Harris, Kelley (127) and Kidd

Noes (0)

Absent (0)

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 831**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (3): Beard, Carpenter and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 897**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (3): Beard, Carpenter and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 914**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Black, Dunn, Kelly (141), McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (4): Beard, Carpenter, Love and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 915**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike and Stevens (46)

Noes (0)

Absent (5): Carpenter, Dunn, McCreery, Schroer and Trent

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 956**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Black, Dunn, Kelly (141), McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (4): Beard, Carpenter, Love and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1009**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Trent

Noes (0)

Absent (3): Beard, Carpenter and Stevens (46)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 56**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Austin, Barnes (60), Berry, Corlew, Mathews, Vescovo and Wiemann

Noes (3): Arthur, Runions and Unsicker

Absent (4): Carpenter, Engler, Roeber and Sommer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 105**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Austin, Barnes (60), Berry, Corlew, Mathews, Runions, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Carpenter, Engler, Roeber and Sommer

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 121**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 227**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 340**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (3): Arthur, Carpenter and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 358**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 542**, begs leave to report it has examined the same and recommends that it **Do Pass - Federal Mandate** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 670**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 698**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 754**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 790**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 813**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 815**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 824**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 827**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 889**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 960, 962 & 828**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 608**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Bondon, Curtis, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shumake and Wessels

Noes (0)

Absent (5): Brown (94), Butler, Dogan, Rone and Shull (16)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 705**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bondon, Eggleston, Fitzwater (49), Haahr, Rhoads and Shumake

Noes (3): Curtis, Lavender and Wessels

Absent (5): Brown (94), Butler, Dogan, Rone and Shull (16)

SUBCOMMITTEE REPORTS

Subcommittee on Scope of Practice, Chairman Sommer reporting:

Mr. Speaker: Your Subcommittee on Scope of Practice, to which was referred a review of **expanding the scope of practice for Advanced Practice Registered Nurses**, begs leave to report it has examined the same and hereby submits its recommendations by the following vote:

Ayes (5): Franklin, Kelly (141), Neely, Smith (85) and Sommer

Noes (0)

Absent (1): Peters

A copy of said report has been submitted to the Standing Committee on Professional Registration and Licensing.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 10** entitled:

An act to repeal sections 620.800, 620.803, 620.806, 620.809, and 620.2005, RSMo, and to enact in lieu thereof five new sections relating to financial incentives for job creation.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 93** entitled:

An act to repeal section 162.492, RSMo, and to enact in lieu thereof one new section relating to school board district elections.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 112** entitled:

An act to repeal sections 182.640 and 182.660, RSMo, and to enact in lieu thereof two new sections relating to public library districts.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 222** entitled:

An act to amend chapter 307, RSMo, by adding thereto one new section relating to vehicle lighting equipment.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 279** entitled:

An act to repeal section 302.188, RSMo, and to enact in lieu thereof one new section relating to veteran designations on driver's licenses and identification cards.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 282** entitled:

An act to repeal section 287.243, RSMo, and to enact in lieu thereof one new section relating to compensation awarded under the Line of Duty Compensation Act.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 296** entitled:

An act to repeal section 86.207, RSMo, and to enact in lieu thereof one new section relating to membership of the police retirement system of St. Louis as a condition of employment, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 302** entitled:

An act to repeal section 68.075, RSMo, and to enact in lieu thereof one new section relating to advanced industrial manufacturing zones.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 329** entitled:

An act to repeal sections 407.825 and 407.826, RSMo, and to enact in lieu thereof two new sections relating to motor vehicle franchise practices.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 332** entitled:

An act to repeal section 139.100, RSMo, and to enact in lieu thereof one new section relating to the timeliness of tax payments made by postal mail.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 334** entitled:

An act to amend chapter 198, RSMo, by adding thereto one new section relating to influenza education.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 363** entitled:

An act to amend chapter 198, RSMo, by adding thereto one new section relating to long-term care facilities.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 366** entitled:

An act to repeal sections 337.025, 337.029, and 337.033, RSMo, and to enact in lieu thereof three new sections relating to the licensure of psychologists.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 394** entitled:

An act to repeal sections 169.141 and 169.715, RSMo, and to enact in lieu thereof two new sections relating to school employee retirement systems.

In which the concurrence of the House is respectfully requested.

HOUSE COMMITTEE BILL AUTHORIZATIONS

March 16, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Corrections and Public Institutions has been authorized to introduce upon report a House Committee Bill relating to legal expenses of state agencies.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 16, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Judiciary has been authorized to introduce upon report a House Committee Bill relating to civil proceedings.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

March 16, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

1110 *Journal of the House*

Dear Mr. Crumbliss:

The Regular Standing Committee on Judiciary has been authorized to introduce upon report a House Committee Bill relating to criminal proceedings.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

March 16, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 809** and **HR 909**, provided that they do not conflict with use of the space.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Friday, March 24, 2017.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 28, 2017, 8:15 AM, House Hearing Room 3.
Executive session will be held: HB 1, HB 2, HB 3, HB 4, HB 5, HB 6, HB 7, HB 8, HB 9, HB 10, HB 11, HB 12, HB 13, HB 986, HB 1110
Executive session may be held on any matter referred to the committee.
Markup - House Bills 1-13.

CHILDREN AND FAMILIES

Tuesday, March 28, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1081, HB 1158

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Monday, March 27, 2017, 2:30 PM, South Gallery.

Public hearing will be held: HCB 7

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 143, HB 387, HB 1116

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, March 27, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 141, HB 442, HB 509, HB 901, HB 902

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, March 28, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 519, HCB 8, HCB 9

Executive session will be held: HB 596

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 29, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 102, HCS HB 136, HCS HB 330, HB 356, HCS HB 405, HCS HB 432, HCS HB 619, HCS HB 656, HCS HB 717, HCS HB 729, HB 752, HB 867, HCS HB 886, HCR 9, HCR 17, HCR 20

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, March 27, 2017, 1:30 PM, House Hearing Room 5.

Executive session will be held: HJR 18, HB 114, HCS HB 144, HCS HB 260, HB 268, HCS HB 291, HCS HB 293, HB 294, HB 301, HB 322, HCS HB 351, HCS HB 379, HCS HB 380, HCS HB 384, HCS HB 433, HCS HB 436, HCS HB 607, HCS HB 611, HCS HB 654, HB 674, HB 768, HB 794, HCS HB 875, HCS HB 878, HB 880, SB 45
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 29, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HCR 30

Executive session will be held: HB 513, HB 879, HR 395

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, March 28, 2017, 12:30 PM or upon adjournment of the Special Committee on Government Oversight (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Public Testimony may be heard from:

Advisory Commission for Anesthesiologist Assistants

Advisory Commission for Clinical Perfusionists

Advisory Commission for Dental Hygienists

Advisory Commission for Physical Therapists

Advisory Commission for Physician Assistants

Advisory Commission for 911 Service Oversight

AgriMissouri Advisory Commission for Marketing Missouri Agricultural Products

Behavior Analyst Advisory Board

Citizens Advisory Committee on Corrections

Comprehensive Entry Point System for Long-Term Care

Corrections officer Certification Commission

Emancipation Day Commission

Entrepreneurial Development Council

Governor's Advisory Council on Physical Fitness and Health

Governor's Committee to End Homelessness

Drug Utilization Review Board

Minority and Underrepresented Environmental Literacy Program

Board of Certification of Interpreters

Missouri Board of Examiners for Hearing Instrument Specialists

Missouri Commission for the Deaf and Hard of Hearing

Missouri State Committee of Interpreters

AMENDED

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Discussion relating to business liability for prohibiting firearms and removal of firearms by police officers and discussion on the subcommittee draft report.

AMENDED

VETERANS

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 108

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-FOURTH DAY, FRIDAY, MARCH 24, 2017

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 14 - Fitzpatrick

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HBs 90 & 68 - Rehder

HCS HB 275 - Spencer

HB 111 - Mathews

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HB 719 - Rhoads

HCS HB 142 - Berry

HB 571 - Engler

HCS HB 576 - McCaherty

HB 104, HA 2 HA 1 and HA 1, a.a., pending - Love

HCS HB 174 - Hubrecht

HB 758 - Cookson

HB 813 - Basye

HB 815 - Basye

HCS HB 29 - Pike

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 170 - Curtman

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HCS HB 340 - Fitzwater (49)
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS#2 HB 502 - Fitzpatrick
HCS HB 573 - McGaugh
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HCS HB 780 - Hill
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2017)

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

(03/24/2017)

HCS HB 831 - Baringer
HB 956 - Kidd
HB 1009 - Lauer
HCS HB 914 - Kidd
HCS HB 915 - Ruth

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 6 - Justus
HCR 12 - Grier

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 10, (Fiscal Review, 3/16/17) - Brown (57)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327 - Morris
HB 401 - McDaniel
HB 175 - Reiboldt
HCS HB 229 - Dogan
HB 349 - Brown (57)
HCS HB 255 - Rhoads
HB 355 - Bahr
HCS HB 316 - Pike
HB 680 - Fitzwater (49)
HCS HB 348 - Brown (57)
HB 469, (Fiscal Review, 3/16/17) - Gannon
HB 191 - Conway (104)
HCS HB 884 - Trent

HOUSE BILLS FOR THIRD READING - CONSENT

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

SENATE BILLS FOR SECOND READING

SS SCS SB 10
SCS SB 93
SCS SB 112
SB 222
SCS SB 279
SB 282
SB 296
SB 302
SB 329
SB 332
SCS SB 334
SB 363
SB 366
SB 394

SENATE BILLS FOR THIRD READING - CONSENT

(03/15/2017)

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-FOURTH DAY, FRIDAY, MARCH 24, 2017

The House met pursuant to adjournment.

Representative Alferman in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 10, relating to financial incentives for job creation.

SCS SB 93, relating to school board district elections.

SCS SB 112, relating to public library districts.

SB 222, relating to vehicle lighting equipment.

SCS SB 279, relating to veteran designations on driver's licenses and identification cards.

SB 282, relating to compensation awarded under the Line of Duty Compensation Act.

SB 296, relating to membership of the police retirement system of St. Louis as a condition of employment, with an emergency clause.

SB 302, relating to advanced industrial manufacturing zones.

SB 329, relating to motor vehicle franchise practices.

SB 332, relating to the timeliness of tax payments made by postal mail.

SCS SB 334, relating to influenza education.

SB 363, relating to long-term care facilities.

SB 366, relating to the licensure of psychologists.

SB 394, relating to school employee retirement systems.

HOUSE COMMITTEE BILL AUTHORIZATION

March 24, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Regular Standing Committee on Insurance Policy has been authorized to introduce upon report a House Committee Bill relating to insurance proceedings.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following members' presence was noted: Alferman, Berry, Brown (27), Fitzwater (49), Hurst, Kelley (127), and Kendrick.

ADJOURNMENT

On motion of Representative Alferman, the House adjourned until 4:00 p.m., Monday, March 27, 2017.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 28, 2017, 8:15 AM, House Hearing Room 3.
Executive session will be held: HB 1, HB 2, HB 3, HB 4, HB 5, HB 6, HB 7, HB 8, HB 9, HB 10, HB 11, HB 12, HB 13, HB 986, HB 1110
Executive session may be held on any matter referred to the committee.
Markup - House Bills 1-13.

CHILDREN AND FAMILIES

Tuesday, March 28, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 1081, HB 1158
Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Monday, March 27, 2017, 2:30 PM, South Gallery.

Public hearing will be held: HCB 7

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 726

Executive session will be held: HB 895

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 143, HB 387, HB 1116

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, March 27, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 141, HB 442, HB 509, HB 901, HB 902

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, March 27, 2017, 1:30 PM, House Hearing Room 7.

Executive session will be held: HB 469, HJR 10

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, March 28, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: SCS SB 82

Executive session will be held: HB 849, HB 1008

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, March 28, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 1011, HCB 10

Executive session will be held: HB 388, HB 829, HB 958

Executive session may be held on any matter referred to the committee.

AMENDED

JUDICIARY

Tuesday, March 28, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later),

House Hearing Room 1.

Public hearing will be held: HB 519, HCB 8, HCB 9

Executive session will be held: HB 596

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 29, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 102, HCS HB 136, HCS HB 330, HB 356, HCS HB 405, HCS HB 432, HCS HB 619, HCS HB 656, HCS HB 717, HCS HB 729, HB 752, HB 867, HCS HB 886, HCR 9, HCR 17, HCR 20

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, March 27, 2017, 1:30 PM, House Hearing Room 5.

Executive session will be held: HJR 18, HB 114, HCS HB 144, HCS HB 260, HB 268, HCS HB 291, HCS HB 293, HB 294, HB 301, HB 322, HCS HB 351, HCS HB 379, HCS HB 380, HCS HB 384, HCS HB 433, HCS HB 436, HCS HB 607, HCS HB 611, HCS HB 654, HB 674, HB 768, HB 794, HCS HB 875, HCS HB 878, HB 880, SB 45

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, March 28, 2017, 8:30 AM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 66, SS SCS SB 113

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, March 27, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SS SB 31, SCS SB 237

Executive session will be held: SS SB 31, SCS SB 237

Executive session may be held on any matter referred to the committee.

Added SCS SB 237.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 29, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HCR 30

Executive session will be held: HB 513, HB 879, HR 395

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 28, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Testimony from agricultural education professionals.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, March 28, 2017, 12:30 PM or upon adjournment of the Special Committee on Government Oversight (whichever is earlier), House Hearing Room 7.

Public Testimony may be heard from:

Advisory Commission for Anesthesiologist Assistants

Advisory Commission for Clinical Perfusionists

Advisory Commission for Dental Hygienists

Advisory Commission for Physical Therapists

Advisory Commission for Physician Assistants

Advisory Commission for 911 Service Oversight

AgriMissouri Advisory Commission for Marketing Missouri Agricultural Products

Behavior Analyst Advisory Board

Citizens Advisory Committee on Corrections

Comprehensive Entry Point System for Long Term Care

Corrections Officer Certification Commission

Emancipation Day Commission

Entrepreneurial Development Council

Governor's Advisory Council on Physical Fitness and Health

Governor's Committee to End Homelessness

Drug Utilization Review Board

Minority and Underrepresented Environmental Literacy Program

Board of Certification of Interpreters

Missouri Board of Examiners for Hearing Instrument Specialists

Missouri Commission for the Deaf and Hard of Hearing

Missouri State Committee of Interpreters

AMENDED

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 1.

Discussion relating to business liability for prohibiting firearms and removal of firearms by police officers and discussion on the subcommittee draft report.

AMENDED

VETERANS

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 108

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-FIFTH DAY, MONDAY, MARCH 27, 2017

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 14 - Fitzpatrick

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier
HB 463 - Kolkmeier
HCS HBs 90 & 68 - Rehder
HCS HB 275 - Spencer
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HB 719 - Rhoads
HCS HB 142 - Berry
HB 571 - Engler
HCS HB 576 - McCaherty
HB 104, HA 2 HA 1 and HA 1, a.a., pending - Love
HCS HB 174 - Hubrecht
HB 758 - Cookson
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike
HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 170 - Curtman
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HCS HB 340 - Fitzwater (49)
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS#2 HB 502 - Fitzpatrick
HCS HB 573 - McGaugh
HCS HB 670 - Sommer

HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HCS HB 780 - Hill
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2017)

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

(03/24/2017)

HCS HB 831 - Baringer
HB 956 - Kidd
HB 1009 - Lauer
HCS HB 914 - Kidd
HCS HB 915 - Ruth

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 6 - Justus
HCR 12 - Grier

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 10, (Fiscal Review, 3/16/17) - Brown (57)

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 327 - Morris
HB 401 - McDaniel
HB 175 - Reiboldt
HCS HB 229 - Dogan
HB 349 - Brown (57)
HCS HB 255 - Rhoads
HB 355 - Bahr
HCS HB 316 - Pike
HB 680 - Fitzwater (49)

HCS HB 348 - Brown (57)
HB 469, (Fiscal Review, 3/16/17) - Gannon
HB 191 - Conway (104)
HCS HB 884 - Trent

HOUSE BILLS FOR THIRD READING - CONSENT

HB 871 - Davis
HB 850 - Davis
HB 805 - Basye
HCS HB 645 - Phillips
HB 909 - Fraker
HB 1045 - Haahr

SENATE BILLS FOR THIRD READING - CONSENT

(03/15/2017)

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-FIFTH DAY, MONDAY, MARCH 27, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Paul Fitzwater.

Make Thy Face to shine upon Thy servants; and teach us Thy statutes. (Psalm 119:135)

Eternal Father, whose love never lets us go, whose strength never lets us down, and whose truth never lets us off, in the glory of a new day we lift our hearts to You, seeking guidance as we face the tasks of this spring time.

We quiet our voices in Your presence and rest in the assurance that Your strength makes us strong, Your wisdom makes us wise, and Your love makes us loving.

Grant that in this hour we and our state may be messengers of hope to our people, particularly to those who sit in darkness without hope but with faith in the coming day when common sense shall be the goal of all Missourians.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the forty-third day was approved as printed.

The Journal of the forty-fourth day was approved as printed.

HOUSE RESOLUTIONS

Representative May offered House Resolution No. 1333.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 10**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morgan, Morris, Smith (163), Swan, Vescovo and Wiemann

Noes (0)

Absent (6): Alferman, Fraker, Rowland (29), Unsicker, Wessels and Wood

THIRD READING OF HOUSE BILLS

HB 327, relating to the Missouri senior farmers' market nutrition program, was taken up by Representative Morris.

On motion of Representative Morris, **HB 327** was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Mr. Speaker

NOES: 010

Bahr	Brattin	Brown 94	Eggleston	Hurst
Marshall	McDaniel	Moon	Pogue	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 007

Dunn	Mathews	Pietzman	Rehder	Rowland 29
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 175, relating to agriculture, was taken up by Representative Reiboldt.

On motion of Representative Reiboldt, **HB 175** was read the third time and passed by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Peters	Pfautsch	Phillips	Pietzman	Pike
Plocher	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Mr. Speaker				

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Ellington	Franks Jr
Gray	Green	Harris	Hurst	Lavender
Marshall	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Nichols	Pierson Jr	Pogue
Quade	Roberts	Runions	Shull 16	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 008

Barnes 60	Dunn	Mathews	Newman	Rehder
Rowland 29	Smith 85	Wood		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 229, relating to banning certain lobbyist gifts, was taken up by Representative Dogan.

On motion of Representative Dogan, **HCS HB 229** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 005

Bahr	Ellington	May	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Dunn	Kelly 141	Mathews	Rehder
Rowland 29	Smith 85	Wood		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 349, relating to the inspection of certain x-ray systems, was taken up by Representative Brown (57).

On motion of Representative Brown (57), **HB 349** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Matthiesen	May	McCaherty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 006

Barnes 28	Ellington	McCann Beatty	McDaniel	Mitten
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 012

Brattin	Cookson	Curtis	Dunn	Evans
Fitzpatrick	Haahr	Mathews	Rehder	Rowland 29
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 255, relating to ticket selling practices, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HCS HB 255** was read the third time and passed by the following vote:

AYES: 121

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Black
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Ellebracht	Ellington	Engler	Fitzwater 144	Fraker
Francis	Franks Jr	Gannon	Gray	Green
Gregory	Haefner	Hannegan	Hansen	Harris
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
May	McCann Beatty	McCreery	McGauth	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Rhoads	Roberts
Roden	Rone	Rowland 155	Runions	Ruth
Schroer	Shull 16	Shumake	Sommer	Stephens 128
Stevens 46	Swan	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	White	Wiemann
Mr. Speaker				

NOES: 029

Beard	Berry	Bondon	Brattin	Curtman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Franklin
Frederick	Grier	Haahr	Helms	Hurst
Korman	Marshall	McCaherty	Moon	Pietzman
Pogue	Remole	Roeber	Ross	Smith 163
Spencer	Stacy	Taylor	Wilson	

PRESENT: 001

McDaniel

ABSENT WITH LEAVE: 011

Bahr	Cookson	Curtis	Dunn	Mathews
Rehder	Rowland 29	Shaul 113	Smith 85	Wessels
Wood				

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Chipman assumed the Chair.

HCS HB 316, relating to the licensure of psychologists, was taken up by Representative Pike.

On motion of Representative Pike, **HCS HB 316** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 004

Ellington	Marshall	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Cookson	Curtis	Dunn	Mathews	McGee
Rehder	Rowland 29	Shaul 113	Smith 85	Wood

VACANCIES: 001

Representative Chipman declared the bill passed.

HB 680, relating to adult high schools, was taken up by Representative Fitzwater (49).

On motion of Representative Fitzwater (49), **HB 680** was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Mr. Speaker				

NOES: 010

Ellington	Higdon	Hurst	Marshall	McDaniel
Meredith 71	Moon	Pogue	Spencer	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 011

Cookson	Curtis	Dunn	Korman	Mathews
McGee	Rehder	Rowland 29	Shaul 113	Smith 85
Wood				

VACANCIES: 001

Representative Chipman declared the bill passed.

HB 355, relating to restrictive covenants, was taken up by Representative Bahr.

On motion of Representative Bahr, **HB 355** was read the third time and passed by the following vote:

AYES: 138

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 012

Anders	Conway 10	Hurst	McDaniel	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Newman
Pogue	Runions			

PRESENT: 001

Barnes 60

ABSENT WITH LEAVE: 011

Adams	Cookson	Curtis	Dunn	Mathews
McGee	Rehder	Rowland 29	Shaul 113	Smith 85
Wood				

VACANCIES: 001

Representative Chipman declared the bill passed.

HCS HB 348, relating to bingo, was taken up by Representative Brown (57).

On motion of Representative Brown (57), **HCS HB 348** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Ellington	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 003

Franks Jr	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Cookson	Curtis	Dunn	Evans	Mathews
Rehder	Rowland 29	Shaul 113	Smith 85	Wood

VACANCIES: 001

Representative Chipman declared the bill passed.

Speaker Richardson resumed the Chair.

HB 191, relating to the division of alcohol and tobacco control fund, was taken up by Representative Conway (104).

On motion of Representative Conway (104), **HB 191** was read the third time and passed by the following vote:

AYES: 149

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 003

Marshall	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Alferman	Cookson	Curtis	Dunn	Mathews
Rehder	Rowland 29	Shaul 113	Smith 85	Wood

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 884, relating to the state capitol complex commission, was taken up by Representative Trent.

On motion of Representative Trent, **HCS HB 884** was read the third time and passed by the following vote:

AYES: 130

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	McCaherty	McCreery	McGaugh	McGee
Messenger	Miller	Moon	Morris	Muntzel
Neely	Nichols	Pfautsch	Phillips	Pietzman
Pike	Plocher	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 023

Barnes 28	Beck	Brown 27	Burnett	Ellebracht
Gray	Hurst	May	McCann Beatty	McDaniel
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Peters	Pierson Jr	Pogue	Quade
Roberts	Stevens 46	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	Curtis	Dunn	Mathews	Rehder
Rowland 29	Shaul 113	Smith 85	Wood	

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 6, relating to the Gold Star Families Memorial Monument of Missouri, was taken up by Representative Justus.

On motion of Representative Justus, **HCR 6** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Mr. Speaker			

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Brown 57	Curtis	Dunn	Korman	Mathews
Miller	Redmon	Rehder	Rowland 29	Shaul 113
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCR 12, relating to the Missouri-Israel Cooperative Agreement, was taken up by Representative Grier.

On motion of Representative Grier, **HCR 12** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 003

Burnett	Carpenter	Peters
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ABSENT WITH LEAVE: 012

Cookson	Curtis	Dunn	Hill	Lavender
Mathews	Miller	Rehder	Rowland 29	Shaul 113
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 10, relating to bingo, was taken up by Representative Brown (57).

On motion of Representative Brown (57), **HJR 10** was read the third time and passed by the following vote:

AYES: 118

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Matthiesen	McCaherty	McGaugh
Meredith 71	Messenger	Morgan	Morris	Muntzel
Neely	Nichols	Peters	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Mr. Speaker		

NOES: 032

Anders	Arthur	Bangert	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Franks Jr
Gray	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Merideth 80	Mitten
Moon	Mosley	Newman	Pierson Jr	Pogue
Quade	Razer	Roberts	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 001

Ellebracht

ABSENT WITH LEAVE: 011

Barnes 28	Cookson	Curtis	Dunn	Mathews
Miller	Rehder	Rowland 29	Shaul 113	Smith 85
Wood				

VACANCIES: 001

Speaker Richardson declared the bill passed.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 14, relating to supplemental appropriations, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 14** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 14** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 14** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS - CONSENT

HB 871, relating to the Missouri military code, was taken up by Representative Davis.

On motion of Representative Davis, **HB 871** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Mr. Speaker			

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Cookson	Curtis	Dunn	Higdon	Kidd
Mathews	Miller	Rehder	Rowland 29	Shaul 113
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 850, relating to military complaints against a commanding officer, was taken up by Representative Davis.

On motion of Representative Davis, **HB 850** was read the third time and passed by the following vote:

AYES: 114

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Barnes 28	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 94	Burns	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Matthiesen	McCaherty	McGaugh	Messenger	Moon
Morris	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Mr. Speaker	

NOES: 035

Adams	Anders	Arthur	Bangert	Brown 27
Burnett	Butler	Ellington	Franks Jr	Gray
Green	Harris	Lavender	Marshall	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman

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Pierson Jr	Pogue	Quade	Razer	Roberts
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 001

Carpenter

ABSENT WITH LEAVE: 012

Brown 57	Cookson	Curtis	Dunn	Higdon
Mathews	Miller	Rehder	Rowland 29	Shaul 113
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 805, relating to combat decoration license plate recognition, was taken up by Representative Basye.

On motion of Representative Basye, **HB 805** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Messenger	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Mr. Speaker				

NOES: 001

McDaniel

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 014

Berry	Brown 57	Cookson	Curtis	Dunn
Higdon	Mathews	McGee	Miller	Rehder
Rowland 29	Shaul 113	Smith 85	Wood	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 645, relating to retired peace officers, was taken up by Representative Phillips.

On motion of Representative Phillips, **HCS HB 645** was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Matthiesen	May
McCaherty	McCann Beatty	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Mr. Speaker			

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NOES: 008

Burnett	Ellington	McCreery	McDaniel	Newman
Peters	Pogue	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 012

Berry	Cookson	Curtis	Dunn	Higdon
Mathews	Miller	Rehder	Rowland 29	Shaul 113
Smith 85	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 909, relating to the disposition of human remains, was taken up by Representative Fraker.

On motion of Representative Fraker, **HB 909** was read the third time and passed by the following vote:

AYES: 144

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Matthiesen	McCaherty
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Messenger	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfausch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 003

May McDaniel Pogue

PRESENT: 002

Ellington McGaugh

ABSENT WITH LEAVE: 013

Adams	Berry	Cookson	Curtis	Dunn
Higdon	Mathews	Miller	Rehder	Rowland 29
Shaul 113	Smith 85	Wood		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 1045, relating to fees credited to the technology trust fund, was taken up by Representative Haahr.

On motion of Representative Haahr, **HB 1045** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 005

Hurst	Marshall	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 013

Berry	Cookson	Curtis	Dunn	Higdon
Korman	Mathews	Miller	Rehder	Rowland 29
Shaul 113	Smith 85	Wood		

VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 187**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anders, Bangert, Basye, Burnett, Morgan, Spencer and Swan

Noes (0)

Absent (6): Bahr, Barnes (60), Dogan, Matthiesen, Roeber and Wood

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 254**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anders, Bangert, Basye, Burnett, Morgan and Swan

Noes (1): Spencer

Absent (6): Bahr, Barnes (60), Dogan, Matthiesen, Roeber and Wood

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 457**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Bangert, Basye, Burnett, Morgan and Swan

Noes (2): Anders and Spencer

Absent (6): Bahr, Barnes (60), Dogan, Matthiesen, Roeber and Wood

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 888**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anders, Bangert, Basye, Burnett, Morgan, Spencer and Swan

Noes (0)

Absent (6): Bahr, Barnes (60), Dogan, Matthiesen, Roeber and Wood

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 873**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Brown (94), Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85), Sommer and White

Noes (0)

Absent (3): Carpenter, McGee and Peters

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 30** entitled:

An act to repeal section 233.295, RSMo, and to enact in lieu thereof one new section relating to county road district consolidation.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 134** entitled:

An act to repeal section 235.140, RSMo, and to enact in lieu thereof one new section relating to the election of board members of street light maintenance districts.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 161** entitled:

An act to amend chapter 620, RSMo, by adding thereto one new section relating to the Schoolcraft Ozark exploration bicentennial commission.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SBs 300 & 306** entitled:

An act to repeal sections 162.401 and 162.492, RSMo, and to enact in lieu thereof two new sections relating to governing bodies of school districts.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 405** entitled:

An act to repeal section 190.327, RSMo, and to enact in lieu thereof one new section relating to emergency dispatch service boards in certain counties.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 411** entitled:

An act to repeal section 70.370, RSMo, and to enact in lieu thereof one new section relating to the bi-state metropolitan development district.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 421** entitled:

An act to authorize the conveyance of certain state properties to the city of Independence.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 486** entitled:

An act to authorize the conveyance of a certain state property to the city of Jefferson.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 488** entitled:

An act to authorize the conveyance of certain state properties.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, March 28, 2017.

COMMITTEE HEARINGS

BUDGET

Tuesday, March 28, 2017, 8:15 AM, House Hearing Room 3.

Executive session will be held: HB 1, HB 2, HB 3, HB 4, HB 5, HB 6, HB 7, HB 8, HB 9, HB 10, HB 11, HB 12, HB 13, HB 986, HB 1110

Executive session may be held on any matter referred to the committee.

Markup - House Bills 1-13

CHILDREN AND FAMILIES

Tuesday, March 28, 2017, 5:00 PM or upon adjournment, (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1081, HB 1158

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HJR 40, HB 1162

Executive session may be held on any matter referred to the committee.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 726

Executive session will be held: HB 895

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 387, HB 1116

Executive session may be held on any matter referred to the committee.

AMENDED

FINANCIAL INSTITUTIONS

Tuesday, March 28, 2017, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 649

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 30, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, March 28, 2017, 4:00 PM or upon conclusion of afternoon session, (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 231, HB 551, HB 919, HB 937

Executive session will be held: HB 494, HB 632, HB 642, HB 696, HB 761

Executive session may be held on any matter referred to the committee.

Access to the Capitol Building after 5:00 p.m. will be available through the Senate east entrance.

GOVERNMENT EFFICIENCY

Tuesday, March 28, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: SCS SB 82

Executive session will be held: HB 849, HB 1008

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 29, 2017, 12:00 PM or upon conclusion of morning session, House Hearing Room 7.

Public hearing will be held: HCB 6

Executive session will be held: HB 125

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, March 28, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 1011, HCB 10

Executive session will be held: HB 388, HB 829, HB 958

Executive session may be held on any matter referred to the committee.

AMENDED

INSURANCE POLICY

Wednesday, March 29, 2017, 9:50 AM, North Gallery.

Executive session will be held: HCB 10

Executive session may be held on any matter referred to the committee.

JUDICIARY

Tuesday, March 28, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 519, HB 38, HB 727, HCB 8, HCB 9, HB 338

Executive session will be held: HB 77, HB 596, HB 848

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

AMENDED

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, March 29, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 11, SB 95, HB 921, HB 1097, HB 1063

Executive session will be held: HB 957, HB 1057, HB 1093

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 29, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 102, HCS HB 136, HCS HB 330, HB 356, HCS HB 405, HCS HB 432, HCS HB 619, HCS HB 656, HCS HB 717, HCS HB 729, HB 752, HB 867, HCS HB 886, HCR 9, HCR 17, HCR 20, HB 457, HB 254, HCS HB 935

Executive session may be held on any matter referred to the committee.

Adding HB 457, HB 254 and HCS HB 935.

AMENDED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, March 28, 2017, 8:30 AM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 66, SS SCS SB 113

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 28, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 1065

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 29, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HCR 30

Executive session will be held: HB 513, HB 879, HR 395

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, March 28, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Testimony from agricultural education professionals.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, March 28, 2017, 12:30 PM or upon adjournment of the Special Committee on Government Oversight (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Public Testimony may be heard from:

Advisory Commission for Anesthesiologist Assistants

Advisory Commission for Clinical Perfusionists

Advisory Commission for Dental Hygienists

Advisory Commission for Physical Therapists

Advisory Commission for Physician Assistants

Advisory Commission for 911 Service Oversight

AgriMissouri Advisory Commission for Marketing Missouri Agricultural Products

Behavior Analyst Advisory Board

Citizens Advisory Committee on Corrections

Comprehensive Entry Point System for Long Term Care

Corrections Officer Certification Commission

Emancipation Day Commission

Entrepreneurial Development Council

Governor's Advisory Council on Physical Fitness and Health

Governor's Committee to End Homelessness

Drug Utilization Review Board

Minority and Underrepresented Environmental Literacy Program

Board of Certification of Interpreters

Missouri Board of Examiners for Hearing Instrument Specialists

Missouri Commission for the Deaf and Hard of Hearing

Missouri State Committee of Interpreters

AMENDED

SUBCOMMITTEE ON SECOND AMENDMENT PRESERVATION

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Discussion relating to business liability for prohibiting firearms and removal of firearms by police officers and discussion on the subcommittee draft report.

Changed from House Hearing Room 1 to House Hearing Room 4.

CORRECTED

TRANSPORTATION

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 64

Executive session will be held: HB 1039, HCR 47, SB 8, HCB 2

Executive session may be held on any matter referred to the committee.

AMENDED

UTILITIES

Wednesday, March 29, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 997

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, March 28, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 108

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 1048

Executive session will be held: HB 953, HCB 4, HCB 5

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-SIXTH DAY, TUESDAY, MARCH 28, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier

HB 463 - Kolkmeier

HCS HBs 90 & 68 - Rehder

HCS HB 275 - Spencer

HB 111 - Mathews

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HB 719 - Rhoads

HCS HB 142 - Berry

HB 571 - Engler

HCS HB 576 - McCaherty

HB 104, HA 2 HA 1 and HA 1, a.a., pending - Love

HCS HB 174 - Hubrecht

HB 758 - Cookson

HB 813 - Basye

HB 815 - Basye

HCS HB 29 - Pike

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 170 - Curtman

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HB 227 - Hubrecht

HCS HB 261 - Brown (94)

HCS HB 303 - Mathews

HCS HB 324 - Neely

HCS HB 326 - Miller
HCS HB 340 - Fitzwater (49)
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS#2 HB 502 - Fitzpatrick
HCS HB 573 - McGaugh
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HCS HB 780 - Hill
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer

HOUSE BILLS FOR PERFECTION - CONSENT

(03/15/2017)

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

(03/24/2017)

HCS HB 831 - Baringer
HB 956 - Kidd
HB 1009 - Lauer
HCS HB 914 - Kidd
HCS HB 915 - Ruth

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 401 - McDaniel
HB 469, (Fiscal Review, 3/16/17) - Gannon

SENATE BILLS FOR SECOND READING

SB 30
SB 134
SCS SB 161
SCS SBs 300 & 306
SCS SB 405
SB 411
SCS SB 421
SB 486
SB 488

SENATE BILLS FOR THIRD READING - CONSENT

(03/15/2017)

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-SIXTH DAY, TUESDAY, MARCH 28, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

See that none render evil for evil unto any man; but ever follow that which is good, both among yourselves, and to all. (1 Thessalonians 5:15)

O God of Grace and Glory, in the beginning of this busy time we would find in the living water of prayer the power which can restore our souls, renew our bodies, and make us ready for the tasks of this new day.

We may be disturbed by the pressure of these last seven weeks, weighed down by many worries, tempted to lose hope, and to give up because progress seems so long in coming. We confess that we worry too much when there is so much to be done.

We pray for our constituents and for ourselves, the leaders of our people. May we not increase our divisions by any histrionics but take advantage of every opportunity to spread hope so that our influence shall always be for the betterment of all.

Give us courage to carry on, knowing You are always with us and believing that with You we cannot fail.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Fred Wessels, Violet Wessels, and Karli Reinkemeyer.

The Journal of the forty-fifth day was approved as printed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon

Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Rhoads	Roberts	Roden	Roeber	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

McDaniel

PRESENT: 001

Beard

ABSENT WITH LEAVE: 015

Berry	Carpenter	Cornejo	Curtis	Dohrman
Dunn	Ellington	Gray	Love	Remole
Rone	Rowland 29	Smith 85	Sommer	Trent

VACANCIES: 001

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 30, relating to county road district consolidation.

SB 134, relating to the election of board members of street light maintenance districts.

SCS SB 161, relating to the Schoolcraft Ozark exploration bicentennial commission.

SCS SBs 300 & 306, relating to governing bodies of school districts.

SCS SB 405, relating to emergency dispatch service boards in certain counties.

SB 411, relating to the bi-state metropolitan development district.

SCS SB 421, to authorize the conveyance of certain state properties to the city of Independence.

SB 486, to authorize the conveyance of a certain state property to the city of Jefferson.

SB 488, to authorize the conveyance of certain state properties.

PERFECTION OF HOUSE BILLS

HB 758, relating to higher education, was taken up by Representative Cookson.

Representative Brattin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 758, Pages 1 and 2, Section 163.191, Lines 10 to 18, by deleting all of said lines and inserting in lieu thereof the following:

"diplomas, or associate degrees, ~~[but do not]~~ **and may** include baccalaureate ~~[or higher]~~ degrees, **with the type of baccalaureate degree programs offered at the discretion of individual community colleges. Quality for such baccalaureate degree programs shall be**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Brattin moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Brattin:

AYES: 038

Bahr	Beard	Berry	Bondon	Brattin
Brown 57	Chipman	Christofanelli	Curtis	Eggleston
Fitzwater 144	Franks Jr	Helms	Hurst	Johnson
Korman	Marshall	Mathews	McCaherty	McDaniel
Merideth 80	Messenger	Moon	Neely	Pietzman
Roeber	Ross	Schroer	Smith 85	Smith 163
Spencer	Stacy	Tate	Taylor	Trent
Vescovo	Walker 74	Wilson		

NOES: 112

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Black
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Cierpiot	Conway 10	Conway 104	Cookson
Cornejo	Crawford	Cross	Davis	Dogan
Dohrman	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love

Lynch	Matthiesen	May	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Roberts	Roden
Rone	Rowland 155	Runions	Ruth	Shaul 113
Shumake	Sommer	Stephens 128	Stevens 46	Swan
Unsicker	Walker 3	Wessels	White	Wiemann
Wood	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 012

Corlew	Curtman	DeGroot	Dunn	Frederick
Gray	Kidd	Peters	Rehder	Rhoads
Rowland 29	Shull 16			

VACANCIES: 001

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Cookson, the title of **HB 758** was agreed to.

On motion of Representative Cookson, **HB 758** was ordered perfected and printed.

HB 104, with House Amendment No. 2 to House Amendment No. 1, and House Amendment No. 1, as amended, pending, relating to the prevailing wage on public works, was taken up by Representative Love.

House Amendment No. 2 to House Amendment No. 1 was withdrawn.

House Amendment No. 1, as amended, was withdrawn.

Representative Ellington offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 104, Page 6, Section 290.095, Line 15, by inserting immediately after all of said line the following:

"290.400. **1.** As used in sections 290.400 to ~~[290.450]~~ **290.440** the following words have the meanings indicated unless the context clearly requires otherwise:

- (1) "Commission", the labor and industrial relations commission of Missouri;
- (2) "Employee", every woman or man in receipt of or entitled to compensation for labor performed for any employer;
- (3) "Employer", every person, firm, corporation, agent, manager, representative, contractor, subcontractor, principal or other person having control or direction of any woman or man employed at any labor, or responsible directly or indirectly for the wages of another;
- (4) ~~["Female", a woman of eighteen years or over;~~
- ~~—(5)] "Wage rates" or "wages", [any compensation for labor measured by time, piece, or otherwise] all compensation in any form that an employer provides to employees in payment for work done or services~~

rendered including, but not limited to, base pay, overtime bonuses, stock options, awards, tips, or various forms of nonmonetary compensation if provided in lieu of or in addition to monetary compensation, provided that such compensation has economic value to an employee.

2. Nothing in sections 290.400 to 290.440 shall prevent an employee from exercising his or her rights under any other provision of law.

290.410. 1. Notwithstanding any other provisions of the law, no employer shall ~~[pay any female in his employ at wage rates less than the wage rates paid to male employees in the same establishment for the same quantity and quality of the same classification of work, provided that nothing herein shall prohibit a variation of rates of pay for male and female employees engaged in the same classification of work based upon a difference in seniority, length of service, ability, skill, difference in duties or services performed, difference in the shift or time of day worked, hours of work, or restrictions or prohibitions on lifting or moving objects in excess of specified weight, or other reasonable differentiation, or factors other than sex, when exercised in good faith]~~ **discriminate in providing compensation based on gender for equal work, the performance of which requires equal skill, effort, and responsibility, and which is performed under similar working conditions.**

2. Notwithstanding the provisions of subsection 1 of this section, it shall not be unlawful for an employer to pay different wage rates to employees if such payments are made pursuant to:

- (1) A bona fide seniority or merit system;
- (2) A system that measures earnings by quantity or quality of production;
- (3) Any bona fide factor other than gender provided that wage differentials based on varying market rates for equal jobs shall not be considered differentials based on bona fide factors other than gender; or
- (4) Bona fide regional economic differentials.

3. An employer who is paying wages in violation of this section shall not, in order to comply with this section, reduce the wage of any employee.

4. No employer may discharge, take any adverse action, or otherwise retaliate in any manner against any individual because such individual has:

- (1) Opposed any act or practice made unlawful by this section; or
- (2) Testified, assisted, or participated in any manner in an investigation, hearing, or other proceeding to enforce this section.

5. No employer may discharge, take any adverse action, or otherwise retaliate in any manner against, coerce, intimidate, threaten, or interfere with any employee because such employee either inquired about, compared, or otherwise discussed the employee's wages or the wages of another employee; or exercised, enjoyed, aided, or encouraged any other person to exercise or enjoy any right granted or protected by this section.

290.440. 1. Any employer who violates section 290.410 is liable to the ~~[female]~~ employee affected in the amount of the wages of which the ~~[female]~~ employee is deprived by reason of the violation **and an additional amount in compensatory damages, such additional amount not to exceed twice the wages awarded.**

2. ~~[Any female employee receiving less than the wage to which she is entitled under sections 290.400 to 290.450 may recover in a civil action the balance of the wages, together with the costs of suit, notwithstanding any agreement to work for a lesser wage.]~~ Any employer who violates subsection 4 or 5 of section 290.410 is liable to any individual affected in the amount of all wages and benefits lost as a result of the violation and, if awarded, an additional amount of compensatory damages in an amount to be determined by a judge or jury trial.

3. ~~[The burden of proof shall be upon the person bringing the claim to establish that the differentiation in rate of pay is based upon the factor of sex and not upon other differences or factors.]~~ In the event of a finding that an employer has violated section 290.410, a court may enjoin such employer from future violations of section 290.410 and may order the employer to take such additional steps as are necessary, including reclassification of affected workers to ensure an end to the employer's gender-based pay practices or, if the employer has engaged in unlawful retaliation prohibited by section 290.410, the court may order such relief as to make the employee whole, including reinstatement.

4. Any employee prevailing in a civil action brought under sections 290.400 to 290.440, in addition to the remedies set forth in this section, may also recover court costs and reasonable attorney's fees, notwithstanding any agreement to work for a lesser wage. Any action brought under sections 290.400 to

290.440 shall be commenced within two years after the alleged violation occurs or the date of the reasonable discovery of such violation.

5. If an employee can show a deliberate pattern of violations of the provisions of sections 290.400 to 290.440, the court may order the employer to pay punitive damages to the employee in addition to any other compensation or injunctive relief ordered."; and

Further amend said bill, Page 23, Section 290.340, Line 7, by inserting immediately after all of said line the following:

~~"[290.450. Any action based upon or arising under sections 290.400 to 290.450 shall be instituted in the circuit court within six months after the date of the alleged violation, but in no event shall any employer be liable for any pay due under sections 290.400 to 290.450 for more than thirty days prior to receipt by the employer of written notice of claim thereof from the female employee.]"; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann			

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellebracht
Ellington	Franks Jr	Green	Harris	Kendrick

Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Pierson Jr	Quade	Razer
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 018

Conway 104	DeGroot	Dogan	Dunn	Fraker
Gray	Lauer	Matthiesen	McCaherty	McDaniel
Peters	Rehder	Roden	Rowland 29	Spencer
Wilson	Wood	Mr. Speaker		

VACANCIES: 001

On motion of Representative Love, the title of **HB 104** was agreed to.

On motion of Representative Love, **HB 104** was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Beck:

AYES: 093

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gregory
Grier	Haahr	Haefner	Hansen	Helms
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Lant	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Shull 16
Shumake	Smith 163	Stacy	Stephens 128	Swan
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 060

Adams	Alferman	Anders	Arthur	Bangert
Baringer	Barnes 28	Beck	Berry	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Conway 104	Corlew	Ellebracht	Ellington	Engler
Fitzwater 144	Franks Jr	Gannon	Green	Hannegan
Harris	Henderson	Higdon	Kendrick	Kidd
Korman	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Pietzman

Quade	Razer	Roberts	Roden	Runions
Ruth	Schroer	Shaul 113	Smith 85	Sommer
Stevens 46	Tate	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 009

Dunn	Gray	Lauer	McCaherty	McDaniel
Peters	Rowland 29	Spencer	Wilson	

VACANCIES: 001

Speaker Richardson resumed the Chair.

HCS HB 174, relating to the right to life, was taken up by Representative Hubrecht.

Representative Walker (74) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 174, Page 3, Section 188.125, Line 68, by inserting after all of said line the following:

"11. Any political subdivision with an order, rule, ordinance, regulation or policy that is preempted by this section of law shall retain the right to submit such order, rule, ordinance, regulation or policy to a vote of the voters of such political subdivision. A majority vote of the voters of such political subdivision shall reinstate the order, rule, ordinance, regulation or policy preempted under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walker (74) moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Walker (74):

AYES: 038

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Ellebracht	Ellington	Franks Jr
Green	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Quade
Razer	Roberts	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

NOES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman

Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 016

Conway 10	Curtis	Dunn	Fitzwater 49	Franklin
Gray	Houghton	Kendrick	Korman	Lauer
McDaniel	Peters	Roden	Rowland 29	Spencer
Wilson				

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan

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Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Mr. Speaker	

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellington
Franks Jr	Green	Harris	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Pierson Jr	Quade	Razer	Roberts	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	

PRESENT: 000

ABSENT WITH LEAVE: 014

Cookson	Dunn	Ellebracht	Gray	Houghton
Kendrick	McDaniel	Neely	Peters	Roden
Ross	Rowland 29	Wessels	Wood	

VACANCIES: 001

On motion of Representative Hubrecht, the title of **HCS HB 174** was agreed to.

On motion of Representative Hubrecht, **HCS HB 174** was adopted.

On motion of Representative Hubrecht, **HCS HB 174** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 116

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Pfausch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo

Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 034

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Curtis	Ellington	Franks Jr	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Pierson Jr	Quade	Razer	Roberts
Smith 85	Stevens 46	Unsicker	Walker 74	

PRESENT: 000

ABSENT WITH LEAVE: 012

Cookson	Dunn	Gray	Green	Houghton
Kendrick	McDaniel	Neely	Peters	Roden
Rowland 29	Wessels			

VACANCIES: 001

HCS HBs 90 & 68, relating to the narcotics control act, was taken up by Representative Rehder.

HCS HBs 90 & 68 was laid over.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1040 - Special Committee on Tourism
HB 1044 - Crime Prevention and Public Safety
HB 1154 - Professional Registration and Licensing
HB 1163 - Ways and Means
HB 1164 - Ways and Means
HB 1197 - Health and Mental Health Policy
HB 1199 - Ways and Means
HB 1200 - Ways and Means
HB 1208 - Ways and Means

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 895**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (0)

Absent (3): Barnes (60), Dogan and McDaniel

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1116**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Berry, Fitzwater (49), Green, Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (1): Beck

Absent (2): Dunn and Rowland (29)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 979**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Moon, Morgan, Rowland (155) and Walker (3)

Noes (1): Pogue

Present (1): Pike

Absent (1): Rehder

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **SCS SB 108**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Barnes (28), Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (2): Beck and Gray

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 118**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 162**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann

Noes (5): Arthur, Berry, Carpenter, Runions and Unsicker

Absent (1): Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 257**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 305**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 679**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 723**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Mathews

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 114**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 144**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 260**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 268**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Eggleston, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (4): Butler, Dogan, Lavender and Wessels

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 291**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 293**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 294**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 301**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 322**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 351**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 379**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 380**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 384**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 436**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 607**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Brown (94), Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (4): Butler, Dogan, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 654**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 674**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 768**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 794**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 875**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 878**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 880**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 45**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

SUBCOMMITTEE REPORTS

Subcommittee on Second Amendment Preservation, Chairman Basye reporting:

Mr. Speaker: Your Subcommittee on Second Amendment Preservation, to which was referred a review of **gun-free zones**, begs leave to report it has examined the same and hereby submits its recommendations by the following vote:

Ayes (3): Basye, Anderson and Cross

Noes (2): McCreery and Merideth (80)

Absent (1): Roeber

A copy of said report has been submitted to the Standing Committee on General Laws.

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 964**, **HB 843** and **HB 697**.

SENATE CONSENT BILLS

Pursuant to Rule 48, the following bill has remained on the Senate Consent Calendar for Third Reading for five legislative days without any objection, and all committee amendments and committee substitutes are hereby adopted by consent: **SCS SB 52**.

MESSAGES FROM THE GOVERNOR

March 28, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99TH GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Bill No. 153** entitled:

AN ACT

To repeal section 490.065, RSMo, and to enact in lieu thereof one new section relating to expert witnesses.

On March 28, 2017, I approved **House Bill No. 153**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

Having been returned from the Governor with his approval, **HB 153** was delivered to the Secretary of State by the Chief Clerk of the House.

COMMUNICATIONS

March 17, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 1093**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, March 29, 2017.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HJR 40, HB 1162

Executive session may be held on any matter referred to the committee.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 30, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HCB 7

Executive session may be held on any matter referred to the committee.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 29, 2017, 5:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 111, HB 1043, HB 797

Executive session will be held: HB 855

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, March 30, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, March 29, 2017, 12:00 PM or upon conclusion of morning session, House Hearing Room 7.

Public hearing will be held: HCB 6

Executive session will be held: HB 125

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Wednesday, March 29, 2017, 9:50 AM, North Gallery.

Executive session will be held: HCB 10

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).

2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, March 29, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 11, SB 95, HB 921, HB 1097, HB 1063

Executive session will be held: HB 957, HB 1057, HB 1093

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

LOCAL GOVERNMENT

Thursday, March 30, 2017, 9:30 AM, House Hearing Room 7.

Executive session will be held: HCS HB 48

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 29, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 823, HB 1050, HB 807

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 29, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 102, HCS HB 136, HCS HB 330, HB 356, HCS HB 405, HCS HB 432, HCS HB 619, HCS HB 656, HCS HB 717, HCS HB 729, HB 752, HB 867, HCS HB 886, HCR 9, HCR 17, HCR 20, HB 457, HB 254, HCS HB 935, HB 899, HCR 36

Executive session may be held on any matter referred to the committee.

Adding HB 899 and HCR 36.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, March 29, 2017, upon morning adjournment, House Hearing Room 5.

Executive session will be held: HCS HCRs 32 & 33, HCR 35, HCS HB 156, HCS HB 597, HB 743, HB 858

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Wednesday, March 29, 2017, 9:30 AM, South Gallery.

Executive session will be held: SS SB 31, SCS SB 237

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, March 29, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1016

Executive session will be held: HB 350

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 29, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: HCR 30

Executive session will be held: HB 513, HB 879, HR 395

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 30, 2017, 8:15 AM or upon adjournment of the Corrections and Public
Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current and former employees of the
Department of Corrections.

SUBCOMMITTEE ON URBAN COMMUNITY ECONOMIC DEVELOPMENT

Tuesday, April 4, 2017, 6:00 PM or upon adjournment, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

TRANSPORTATION

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 64

Executive session will be held: HB 1039, HCR 47, SB 8, HCB 2

Executive session may be held on any matter referred to the committee.

AMENDED

UTILITIES

Wednesday, March 29, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 997

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, March 29, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: HB 1048

Executive session will be held: HB 953, HCB 4, HCB 5

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-SEVENTH DAY, WEDNESDAY, MARCH 29, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HCS HBs 90 & 68 - Rehder
HCS HB 275 - Spencer
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HB 719 - Rhoads
HCS HB 142 - Berry
HB 571 - Engler
HCS HB 576 - McCaherty
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike
HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 170 - Curtman
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HCS HB 340 - Fitzwater (49)
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS#2 HB 502 - Fitzpatrick
HCS HB 573 - McGaugh

HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HCS HB 780 - Hill
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews

HOUSE BILLS FOR PERFECTION - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR PERFECTION - CONSENT

(03/24/2017)

HCS HB 831 - Baringer
HB 956 - Kidd
HB 1009 - Lauer
HCS HB 914 - Kidd
HCS HB 915 - Ruth

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 14 - Fitzpatrick

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew
HB 401 - McDaniel
HB 469, (Fiscal Review, 3/16/17) - Gannon

HOUSE BILLS FOR THIRD READING - CONSENT

HB 964 - Kendrick
HB 843 - McGaugh
HB 697 - Trent

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-SEVENTH DAY, WEDNESDAY, MARCH 29, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord bless thee and keep thee. (Numbers 6:24)

We come to the altar of prayer with grateful hearts as we fondly remember the loving care with which You watched over those that founded and built our Show-Me State. Time and again they found shelter under the shadow of Your protecting love. You made them bearers of Your truth, champions of Your law, and supporters of Your kingdom. Give to us, their children, the courage and the strength to be true to our sacred trust.

In days of hope and in times of worry strengthen our spirits with a deep faith in You who never sleeps. Keep alive with us the great memories of the past, the good experiences of the present, and the grand visions of the future. May we always strive for the best political solutions so that all Your children shall be gathered under the banner of truth and love, and stand united in a common humanity.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Francesca Butner, Tanner Chapman and Noah Chapman.

The Journal of the forty-sixth day was approved as printed.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 14, relating to supplemental appropriations, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 14** was read the third time and passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin

Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pierson Jr	Pike	Quade	Razer	Redmon
Rehder	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 010

Burns	Ellington	Higdon	Hurst	Marshall
Meredith 71	Moon	Pogue	Smith 85	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 013

Cross	Curtis	Curtman	Davis	Gray
May	McDaniel	Peters	Pietzman	Plocher
Reiboldt	Stacy	Walker 74		

VACANCIES: 001

Speaker Richardson declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 275, relating to transportation regulations, was taken up by Representative Spencer.

Representative Korman offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 275, Page 2, Section 304.288, Line 21, by inserting after all of said line the following:

"4. Notwithstanding any other provision of law to the contrary, no county, city, town, village, municipality, state agency, or political subdivision shall be exempted from the provisions of this section except by explicit reference to, or modification of, this section."; and

Further amend said bill by renumbering subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 1** was adopted.

Representative Brattin offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 275, Page 1, Section 302.335, Line 10, by inserting after all of said section and line the following:

"304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear.

The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated for short distances on state highways between the hours of sunset and sunrise for agricultural purposes during harvest and planting seasons provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such

units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brattin, **House Amendment No. 2** was adopted.

Representative Roden offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 275, Page 2, Section 304.288, Line 23, by inserting after all of said section and line the following:

"476.385. 1. The judges of the supreme court may appoint a committee consisting of at least seven associate circuit judges, who shall meet en banc and establish and maintain a schedule of fines to be paid for violations of sections 210.104, 577.070, and 577.073, and chapters 252, 301, 302, 304, 306, 307 and 390, with such fines increasing in proportion to the severity of the violation. The associate circuit judges of each county ~~[may]~~ **shall** meet en banc and adopt the schedule of fines ~~[and participation in the centralized bureau]~~ pursuant to this section. ~~[Notice of such adoption and participation shall be given in the manner provided by supreme court rule. Upon order of the supreme court, the associate circuit judges of each county may meet en banc and establish and maintain a schedule of fines to be paid for violations of municipal ordinances for cities, towns and villages electing to have violations of its municipal ordinances]~~ **The associate circuit judges of each county shall choose to either participate in the centralized bureau or have violations** heard by associate circuit judges, pursuant to section 479.040; and for traffic court divisions established pursuant to section 479.500. ~~[The schedule of fines adopted for violations of municipal ordinances may be modified from time to time as the associate circuit judges of each county en banc deem advisable. No fine established pursuant to this subsection may exceed the maximum amount specified by statute or ordinance for such violation]~~ **Notwithstanding any other provision of law, there shall be no deviation from the schedule of fines established and maintained by the Supreme Court under this subsection and individual political subdivisions, including counties and municipalities, shall be strictly prohibited from establishing any traffic offense not on the schedule of fines and prohibited from modifying any fine on the schedule.**

2. In no event shall any schedule of fines adopted pursuant to this section include offenses involving the following:

- (1) Any violation resulting in personal injury or property damage to another person;
- (2) Operating a motor vehicle while intoxicated or under the influence of intoxicants or drugs;
- (3) Operating a vehicle with a counterfeited, altered, suspended or revoked license;
- (4) Fleeing or attempting to elude an officer.

3. There shall be a centralized bureau to be established by supreme court rule in order to accept pleas of not guilty or guilty and payments of fines and court costs for violations of the laws and ordinances described in subsection 1 of this section, made pursuant to a schedule of fines established pursuant to this section. The centralized bureau shall collect, with any plea of guilty and payment of a fine, all court costs which would have been collected by the court of the jurisdiction from which the violation originated.

4. If a person elects not to contest the alleged violation, the person shall send payment in the amount of the fine and any court costs established for the violation to the centralized bureau. Such payment shall be payable to the central violations bureau, shall be made by mail or in any other manner established by the centralized bureau, and shall constitute a plea of guilty, waiver of trial and a conviction for purposes of section 302.302, and for purposes of imposing any collateral consequence of a criminal conviction provided by law. By paying the fine and costs, the person also consents to attendance either online or in person at any driver-improvement program or motorcycle-rider training course ordered by the court and consents to verification of such attendance as directed by the bureau.

Notwithstanding any provision of law to the contrary, the prosecutor shall not be required to sign any information, ticket or indictment if disposition is made pursuant to this subsection. In the event that any payment is made pursuant to this section by credit card or similar method, the centralized bureau may charge an additional fee in order to reflect any transaction cost, surcharge or fee imposed on the recipient of the credit card payment by the credit card company.

5. If a person elects to plead not guilty, such person shall send the plea of not guilty to the centralized bureau. The bureau shall send such plea and request for trial to the prosecutor having original jurisdiction over the offense. Any trial shall be conducted at the location designated by the court. The clerk of the court in which the case is to be heard shall notify in writing such person of the date certain for the disposition of such charges. The prosecutor shall not be required to sign any information, ticket or indictment until the commencement of any proceeding by the prosecutor with respect to the notice of violation.

6. ~~[In courts adopting a schedule of fines pursuant to this section,]~~ Any person receiving a notice of violation pursuant to this section shall also receive written notification of the following:

(1) The fine and court costs established pursuant to this section for the violation or information regarding how the person may obtain the amount of the fine and court costs for the violation;

(2) That the person must respond to the notice of violation by paying the prescribed fine and court costs, or pleading not guilty and appearing at trial, and that other legal penalties prescribed by law may attach for failure to appear and dispose of the violation. The supreme court may modify the suggested forms for uniform complaint and summons for use in courts adopting the procedures provided by this section, in order to accommodate such required written notifications.

7. Any moneys received in payment of fines and court costs pursuant to this section shall not be considered to be state funds, but shall be held in trust by the centralized bureau for benefit of those persons or entities entitled to receive such funds pursuant to this subsection. All amounts paid to the centralized bureau shall be maintained by the centralized bureau, invested in the manner required of the state treasurer for state funds by sections 30.240, 30.250, 30.260 and 30.270, and disbursed as provided by the constitution and laws of this state. Any interest earned on such fund shall be payable to the director of the department of revenue for deposit into a revolving fund to be established pursuant to this subsection. The state treasurer shall be the custodian of the revolving fund, and shall make disbursements, as allowed by lawful appropriations, only to the judicial branch of state government for goods and services related to the administration of the judicial system.

8. Any person who receives a notice of violation subject to this section who fails to dispose of such violation as provided by this section shall be guilty of failure to appear provided by section 544.665; and may be subject to suspension of driving privileges in the manner provided by section 302.341. The centralized bureau shall notify the appropriate prosecutor of any person who fails to either pay the prescribed fine and court costs, or plead not guilty and request a trial within the time allotted by this section, for purposes of application of section 544.665. The centralized bureau shall also notify the department of revenue of any failure to appear subject to section 302.341, and the department shall thereupon suspend the license of the driver in the manner provided by section 302.341, as if notified by the court.

9. In addition to the remedies provided by subsection 8 of this section, the centralized bureau and the courts may use the remedies provided by sections 488.010 to 488.020 for the collection of court costs payable to courts, in order to collect fines and court costs for violations subject to this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Phillips offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 275, Page 1, Line 20, by deleting the words "**deviation from**" and insert in lieu thereof the words "**increase to any fine included in**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Phillips, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Roden, **House Amendment No. 3, as amended**, was adopted.

Speaker Pro Tem Haahr assumed the Chair.

Representative Ellington offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 275, Page 1, Section 302.335, Line 10, by inserting after all of said section and line the following:

"302.355. Prior to January 1, 2018, the department of revenue's Missouri Driver Guide shall contain educational material concerning vehicular stops and subsequent searches made by law enforcement, which shall include, but not be limited to, the following information advising drivers of their personal rights if stopped by law enforcement:

- (1) You have the right to remain silent; if you wish to exercise that right say it out loud;**
- (2) You have the right to refuse to consent to a search of yourself or your car;**
- (3) If you are not under arrest, you have a right to calmly leave;**
- (4) You have the right to an attorney if you are arrested and should ask for one immediately;**
- (5) Regardless of your immigration status, you have constitutional rights;**
- (6) You have the right to remain silent and do not have to discuss your immigration status or citizenship status with law enforcement officers, immigration agents, or any other government officials. You do not have to answer questions about where you were born, whether you are a United States citizen, or how you entered the United States. Separate rules, however, apply at international borders and airports, and for individuals on certain non-immigrant visas, including tourists and business travelers;**
- (7) If you are not a United States citizen and an immigration agent requests your immigration papers, you are required to show the papers if you have them with you. If you are eighteen years of age or older, carry your immigration documents with you at all times; if you do not have immigration papers you should state that you want to remain silent;**
- (8) Police misconduct cannot be challenged on the street; do not physically resist officers or threaten to file a complaint;**
- (9) Write down everything you remember, including law enforcement officer badge and patrol car numbers, the agency the officers were from, and any other pertinent details. Obtain contact information for witnesses. If you are injured, take photographs of your injuries, but seek medical attention first;**
- (10) File a written complaint with the law enforcement agency's internal affairs division or civilian complaint board; in many cases, such complaint may be filed anonymously.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ruth raised a point of order that **House Amendment No. 4** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

On motion of Representative Spencer, the title of **HCS HB 275, as amended**, was agreed to.

On motion of Representative Spencer, **HCS HB 275, as amended**, was adopted.

On motion of Representative Spencer, **HCS HB 275, as amended**, was ordered perfected and printed.

HCS HB 340, relating to the net metering and easy connection act, was taken up by Representative Fitzwater (49).

HCS HB 340 was laid over.

HCS HBs 90 & 68, relating to the narcotics control act, was taken up by Representative Rehder.

Representative Morris offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 90 & 68, Page 2, Section 195.453, Line 27, by inserting after the word, "**dispensation**," the following:

"Beginning January 1, 2019, the department shall begin phasing in a requirement that dispensers report data in real time with all report data to be submitted in real time by January 1, 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HCS HBs 90 & 68, with House Amendment No. 1, pending, was laid over.

On motion of Representative Cierpiot, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

HOUSE RESOLUTIONS

Representative Fitzpatrick offered House Resolution No. 1400.

PERFECTION OF HOUSE BILLS

HCS HBs 90 & 68, with House Amendment No. 1, pending, relating to the narcotics control act, was again taken up by Representative Rehder.

Representative Kendrick suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 035

Alferman	Barnes 60	Basye	Beck	Bernskoetter
Bondon	Brattin	Burns	Butler	Cookson
Cross	Fitzpatrick	Francis	Gannon	Gregory
Hannegan	Henderson	Hurst	Justus	Lant
Lauer	McGaugh	Newman	Nichols	Phillips
Pogue	Redmon	Rehder	Reiboldt	Roeber
Shull 16	Stacy	Stevens 46	Taylor	Wilson

NOES: 004

Curtis	Dogan	Franks Jr	Harris
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PRESENT: 056

Anderson	Andrews	Arthur	Austin	Baringer
Barnes 28	Beard	Berry	Black	Brown 57
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzwater 49	Green	Haahr	Haefner	Higdon
Hill	Houghton	Houx	Johnson	Kendrick
Kidd	Kolkmeier	Lichtenegger	Lynch	Matthiesen
McCann Beatty	Merideth 80	Messenger	Miller	Moon
Morgan	Mosley	Pfausch	Pierson Jr	Pike
Plocher	Rhoads	Rowland 155	Rowland 29	Runions
Shaul 113	Smith 163	Tate	Unsicker	Walker 3
Wessels				

ABSENT WITH LEAVE: 067

Adams	Anders	Bahr	Bangert	Brown 27
Brown 94	Burnett	Carpenter	Corlew	Cornejo
Crawford	Curtman	Davis	DeGroot	Dunn
Ellington	Fitzwater 144	Fraker	Franklin	Frederick
Gray	Grier	Hansen	Helms	Hubrecht
Kelley 127	Kelly 141	Korman	Lavender	Love
Marshall	Mathews	May	McCaherty	McCreery
McDaniel	McGee	Meredith 71	Mitten	Morris
Muntzel	Neely	Peters	Pietzman	Quade
Razer	Reisch	Remole	Roberts	Roden
Rone	Ross	Ruth	Schroer	Shumake
Smith 85	Sommer	Spencer	Stephens 128	Swan
Trent	Vescovo	Walker 74	White	Wiemann
Wood	Mr. Speaker			

VACANCIES: 001

On motion of Representative Morris, **House Amendment No. 1** was adopted.

Representative Barnes (60) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 90 & 68, Page 5, Section 195.468, Line 10, by inserting after all of said section and line the following:

"195.650. 1. For the purposes of sections 195.650 to 195.665, the following terms shall mean:

- (1) "Controlled substance", the same meaning ascribed to it in section 195.010;**
- (2) "Department", the department of health and senior services;**
- (3) "Health care provider", the same meaning ascribed to it in section 376.1350;**
- (4) "Registry", the prescription abuse registry established under sections 195.650 to 195.665.**

2. The department shall promulgate rules and regulations to implement the provisions of sections 195.650 to 195.665. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

195.655. 1. There is hereby established within the department of health and senior services a "Prescription Abuse Registry", which shall be available by January 1, 2019.

2. An individual who is eighteen years of age or older may request to be listed in the prescription abuse registry.

3. Information regarding individuals in the prescription abuse registry shall include, but not be limited to, the following:

- (1) The individual's name;**
- (2) The individual's date of birth;**
- (3) The individual's Social Security number; and**
- (4) The method by which and the date on which the individual was reported to the department**

under subsection 2 of this section.

195.660. 1. Information contained in the prescription abuse registry shall be confidential and not subject to public disclosure under chapter 610 except as provided in subsection 3 of this section.

2. The department shall maintain procedures to ensure the privacy and confidentiality of personal information reported to, collected by, and maintained in the registry and to ensure such information is not disclosed except as provided in subsection 3 of this section.

3. The department shall establish procedures to enable health care providers to access the prescription abuse registry for the sole purpose of determining whether an individual is listed in the registry. A health care provider may submit a request to determine if an individual is listed in the registry by submitting the individual's name and date of birth or Social Security number. The health care provider shall receive a response that only confirms or denies the individual's listing in the registry. No health care provider shall have access to any other personal information contained in the registry.

4. No department, agency, instrumentality, political subdivision, or law enforcement agency of this state including the bureau of narcotics and dangerous drugs, federal law enforcement agency, or individual other than a health care provider under the provisions of subsection 3 of this section shall have access to the prescription abuse registry.

195.665. 1. Individuals listed in the registry under subsection 2 of section 195.655 may submit a petition to the department to be removed from the registry after five years from the date such individual was placed in the registry. In order to be eligible for removal from the registry, a person shall execute and submit, in a manner acceptable to the department, an application for removal on a form provided by the department. Such application shall include:

- (1) The person's full name and all aliases;**
- (2) The person's current home address, email address, and phone number;**
- (3) Social Security number, when voluntarily provided in accordance with section 7 of the Privacy Act of 1974 or International Identification number;**

- (4) Date of birth and gender;
- (5) A statement that the person wishes to be removed from the registry and accepts full responsibility for any adverse consequences which may result from removal;
- (6) A photograph suitable for the department to use in identifying the person requesting removal from the registry; and
- (7) Other information deemed necessary by the department.

The application shall be verified and reviewed as designated by the director of the department. Once an application for removal from the registry has been deemed complete and valid, the director shall file a notice of removal from the registry and shall provided a copy to the applicant via regular U.S. mail to the address provided. Should the director find an applicant does not qualify for removal from the registry, the director shall notify the applicant by regular U.S. mail to the address provided.

2. Any person who unlawfully and knowingly accesses or discloses, or a person authorized to have information in the prescription abuse registry under sections 195.650 to 195.665 who knowingly discloses, such information in violation of sections 195.650 to 195.665 or knowingly uses such information in a manner and for a purpose in violation of sections 195.650 to 195.665 is guilty of a class E felony.

3. If a person unlawfully and knowingly accesses or discloses, or if a person authorized to have information in the prescription abuse registry under sections 195.650 to 195.665 knowingly discloses such information in violation of sections 195.650 to 195.665 or knowingly uses such information in a manner and for a purpose in violation of sections 195.650 to 195.665, the person whose information was disclosed shall have a cause of action to recover liquidated damages in the amount of two thousand five hundred dollars in addition to compensatory economic and noneconomic damages, attorney's fees, and court costs. If it is determined by a court of competent jurisdiction that such disclosure was done intentionally and maliciously, the person shall be entitled to punitive damages in addition to the damages above. The total amount of damages that may be recovered from the department shall be ten million dollars per incident if the individual's information in the prescription abuse registry was disclosed by an employee of the department without the knowledge or consent of the employee's supervisor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Alferman offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill Nos. 90 & 68, Page 2, Line 46 through Page 3, Line 1, by deleting all of said lines and inserting in lieu thereof the following:

"to punitive damages in addition to the damages above."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis	Franklin
Frederick	Gregory	Grier	Haahr	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Pierson Jr	Quade	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 011

Curtis	Curtman	Dohrman	Ellebracht	Ellington
Fraker	Gannon	Haefner	Peters	Razer
Walker 74				

VACANCIES: 001

Representative Barnes (60) moved that **House Amendment No. 2, as amended**, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Brattin:

AYES: 068

Alferman	Anders	Arthur	Bahr	Barnes 60
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 27	Brown 57	Butler	Carpenter

Chipman	Conway 10	Conway 104	Cornejo	Crawford
Curtis	Dogan	Eggleston	Ellington	Engler
Fitzpatrick	Fitzwater 49	Franklin	Frederick	Higdon
Hill	Houghton	Hurst	Johnson	Justus
Kelley 127	Kendrick	Kidd	Korman	Lauer
Lichtenegger	Marshall	Mathews	McCaherty	McGaugh
Moon	Muntzel	Neely	Pietzman	Reisch
Remole	Roberts	Roden	Ross	Ruth
Schroer	Shaul 113	Shull 16	Smith 85	Smith 163
Sommer	Stacy	Swan	Tate	Taylor
Vescovo	Wiemann	Wilson		

NOES: 086

Adams	Anderson	Andrews	Austin	Bangert
Baringer	Barnes 28	Basye	Beck	Brown 94
Burnett	Burns	Christofanelli	Cierpiot	Cookson
Corlew	Cross	Davis	DeGroot	Dunn
Evans	Fitzwater 144	Francis	Franks Jr	Gannon
Gray	Green	Gregory	Grier	Haahr
Hannegan	Hansen	Harris	Helms	Henderson
Houx	Hubrecht	Kelly 141	Kolkmeier	Lant
Lavender	Love	Lynch	Matthiesen	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Pogue
Quade	Redmon	Rehder	Reiboldt	Rhoads
Roeber	Rone	Rowland 155	Rowland 29	Runions
Shumake	Spencer	Stephens 128	Stevens 46	Trent
Unsicker	Walker 3	Wessels	White	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 008

Curtman	Dohrman	Ellebracht	Fraker	Haefner
Peters	Razer	Walker 74		

VACANCIES: 001

Representative Chipman offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill Nos. 90 & 68, Page 2, Section 195.453, Lines 4 to 7, by deleting all of said lines and inserting in lieu thereof the following:

"state. The narcotics control program shall not be funded using state funds. The department may apply for available grants and shall be able to accept other gifts, grants, and donations to develop and maintain the program."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that **House Amendment No. 3** goes beyond the scope of the bill.

The Chair ruled the point of order not well taken.

Representative Chipman moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Brattin offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill Nos. 90 & 68, Pages 2 and 3, Section 195.453, Lines 4 to 36, by deleting all of said lines and inserting in lieu thereof the following:

"state.

2. Each practitioner prior to the initial prescribing or dispensing of any controlled substance shall:

(1) Obtain a medical history and conduct a physical or mental health examination of the patient, as appropriate to the patient's medical complaint, and document the information in the patient's medical record;

(2) Make a written plan stating the objectives of the treatment and further diagnostic examinations required;

(3) Discuss the risks and benefits of the use of controlled substances with the patient, the patient's parent if the patient is an unemancipated minor child, or the patient's legal guardian or health care surrogate, including the risk of tolerance and drug dependence; and

(4) Obtain written consent for the treatment.

3. A practitioner prescribing or dispensing additional amounts of controlled substances for the same medical complaint and related symptoms shall:

(1) Review, at reasonable intervals based on the patient's individual circumstances and course of treatment, the plan of care;

(2) Provide to the patient any new information about the treatment; and

(3) Modify or terminate the treatment as appropriate.

4. If the course of treatment extends beyond three months the practitioner shall keep accurate, readily accessible, and complete medical records which include, as appropriate:

(1) Medical history and physical or mental health examination;

(2) Diagnostic, therapeutic, and laboratory results;

(3) Evaluations and consultations;

(4) Treatment objectives;

(5) Discussion of risk, benefits, and limitations of treatments;

(6) Treatments;

(7) Medications, including date, type, dosage, and quantity prescribed or dispensed;

(8) Instructions and agreements; and

(9) Periodic reviews of the patient's file."; and

Further amend said bill, Pages 3 and 4, Section 195.456 Lines 1 to 41, by deleting all of said section and inserting in lieu thereof the following:

"195.457 1. A physician shall discuss with the patient the potential risks and benefits of opioid treatment for chronic pain, as well as expectations related to prescription requests and proper medication use. In doing so, the physician shall:

(1) Where alternative modalities to opioids for managing pain exist for a patient, discuss them with the patient.

- (2) Provide a simple and clear explanation to help patients understand the key elements of their treatment plan.
- (3) Counsel women between fourteen and fifty-five years of age with child bearing potential about the risks to the fetus when the mother has been taking opioids while pregnant. Such described risks shall include fetal opioid dependency and neonatal abstinence syndrome (NAS).
- (4) Discuss with the patient risks of dependency and addiction.
- (5) Discuss with the patient safe storage practices for prescribed opioids.
- (6) Provide a written warning to the patient disclosing the risks associated with taking extended release medications that are not in an abuse deterrent form, if the physician prescribes for the patient a hydrocodone-only extended release medication that is not in an abuse deterrent form.
- (7) Together with the patient, review and sign a "Treatment Agreement", which shall include at least the following:
 - (a) The goals of the treatment.
 - (b) The patient's consent to drug monitoring testing in circumstances where the physician determines that drug monitoring testing is medically necessary.
 - (c) The physician's prescribing policies, which must include at least a:
 - (d) requirement that the patient take the medication as prescribed; and
 - (e) prohibition of sharing medication with other individuals.
 - (8) A requirement that the patient inform the physician about any other controlled substances prescribed or taken.
 - (9) The granting of permission to the physician to conduct random pill counts.
 - (10) Reasons the opioid therapy may be changed or discontinued by the physician.
2. A copy of the treatment agreement shall be retained in the patient's chart.
3. At any time the physician determines that it is medically necessary, whether at the outset of an opioid treatment plan, or any time thereafter, a physician prescribing opioids for a patient shall perform or order a drug monitoring test, which must include a confirmatory test, on the patient.
4. In determining whether a drug monitoring test is medically necessary, the physician shall consider the following factors:
 - (1) Whether there is reason to believe a patient is not taking the prescribed opioids or is diverting the opioids.
 - (2) Whether there has been no appreciable impact on the patient's chronic pain despite being prescribed opioids for a period of time that would generally have an impact.
 - (3) Whether there is reason to believe the patient is taking or using controlled substances other than opioids or other drugs or medications including illicit street drugs that might produce significant polypharmacological effects or have other detrimental interaction effects.
 - (4) Whether there is reason to believe the patient is taking or using opioids in addition to the opioids being prescribed by the physician and any other treating physicians.
 - (5) Attempts by the patient to obtain early refills of opioid containing prescriptions.
 - (6) The number of instances in which the patient alleges that their opioid containing prescription has been lost or stolen.
 - (7) When the patient's INSPECT report provides irregular or inconsistent information.
 - (8) When a previous drug monitoring test conducted on the patient raised concerns about the patient's usage of opioids.
 - (9) Necessity of verifying that the patient no longer has substances in the patient's system that are not appropriate under the patient's treatment plan.
 - (10) When the patient engages in apparent aberrant behaviors or shows apparent intoxication.
 - (11) When the patient's opioid usage shows an unauthorized dose escalation.
 - (12) When the patient is reluctant to change medications or is demanding certain medications.
 - (13) When the patient refuses to participate in or cooperate with a full diagnostic workup or examination.
 - (14) Whether a patient has a history of substance abuse."; and

Further amend said bill, Page 4, Section 195.459, Lines 1 to 4, by deleting all of said section; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that **House Amendment No. 4** is a floor substitute.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Smith 163	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Mr. Speaker

NOES: 038

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Conway 10
Curtis	Dunn	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Quade	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 019

Alferman	Arthur	Berry	Butler	Carpenter
Curtman	Dogan	Ellebracht	Higdon	Kelley 127
Love	McCreery	McDaniel	Peters	Razer
Shumake	Sommer	Walker 74	Wood	

VACANCIES: 001

Representative Brattin moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelly 141	Kidd
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Pierson Jr	Quade	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 013

Berry	Curtis	Curtman	Ellebracht	Higdon
Kelley 127	Kolkmeyer	McDaniel	McGee	Neely
Peters	Razer	Walker 74		

VACANCIES: 001

On motion of Representative Rehder, the title of **HCS HBs 90 & 68, as amended**, was agreed to.

On motion of Representative Rehder, **HCS HBs 90 & 68, as amended**, was adopted.

On motion of Representative Rehder, **HCS HBs 90 & 68, as amended**, was ordered perfected and printed.

HCS#2 HB 502, relating to fantasy sports contests, was taken up by Representative Fitzpatrick.

Speaker Pro Tem Haahr resumed the Chair.

Representative Gregory offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Bill No. 502, Page 8, Section 313.940, Line 5, by deleting the word "**audit**" and inserting in lieu thereof the word "**examination**"; and

Further amend said bill, page, and section, Line 7, by inserting after the word "**audit**" the words "**and examination**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory, **House Amendment No. 1** was adopted.

Representative Rowland (29) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Bill No. 502, Page 7, Section 313.935, Lines 29-30, by deleting "~~eleven and one-half~~ **six**" and inserting in lieu thereof "eleven and one half"; and

Further amend said bill and section, Page 8, Line 47, by deleting "~~eleven and one-half~~ **six**" and inserting in lieu thereof "eleven and one-half"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rowland (29) moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Rowland (29):

AYES: 052

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beard	Beck	Berry	Bondon
Brown 27	Burnett	Burns	Carpenter	Conway 10
Corlew	Dunn	Ellington	Fitzwater 144	Franks Jr
Gray	Green	Harris	Kendrick	Kidd

Lant	Lauer	Lavender	Love	Matthiesen
May	McCann Beatty	McCreery	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Pierson Jr	Quade	Reisch	Remole
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Wessels			

NOES: 093

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Bernskoetter	Black	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 104	Cornejo	Crawford	Cross	Curtis
DeGroot	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeyer	Korman
Lichtenegger	Lynch	Marshall	Mathews	McCaherty
McGaugh	Messenger	Miller	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 017

Basye	Cookson	Curtman	Davis	Dogan
Ellebracht	Higdon	Hubrecht	McDaniel	McGee
Peters	Razer	Shumake	Stephens 128	Walker 74
Wood	Mr. Speaker			

VACANCIES: 001

On motion of Representative Fitzpatrick, the title of **HCS#2 HB 502, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS#2 HB 502, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS#2 HB 502, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 7:00 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 037

Bondon	Brown 27	Brown 57	Brown 94	Burns
Butler	Cookson	Cross	DeGroot	Fraker
Francis	Franklin	Frederick	Gannon	Hannegan
Harris	Henderson	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Korman	Lant	Morris
Newman	Phillips	Pogue	Redmon	Rehder
Reiboldt	Remole	Roeber	Shull 16	Taylor
Wilson	Mr. Speaker			

NOES: 002

Beck	Franks Jr
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PRESENT: 078

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Beard	Berry	Black	Brattin
Chipman	Cierpiot	Conway 104	Corlew	Davis
Dogan	Dohrman	Dunn	Eggleston	Fitzwater 49
Gray	Gregory	Haahr	Haefner	Hansen
Helms	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Kendrick	Kolkmeier	Lauer
Lavender	Lichtenegger	Lynch	Mathews	Matthiesen
McCann Beatty	McCreery	Meredith 71	Messenger	Miller
Moon	Morgan	Muntzel	Nichols	Pfautsch
Pike	Plocher	Quade	Rhoads	Roberts
Roden	Ross	Rowland 155	Rowland 29	Runions
Ruth	Shumake	Smith 163	Sommer	Stephens 128
Tate	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann		

ABSENT WITH LEAVE: 045

Alferman	Basye	Bernskoetter	Burnett	Carpenter
Christofanelli	Conway 10	Cornejo	Crawford	Curtis
Curtman	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Green	Grier	Love
Marshall	May	McCaherty	McDaniel	McGaugh
McGee	Merideth 80	Mitten	Mosley	Neely
Peters	Pierson Jr	Pietzman	Razer	Reisch
Rone	Schroer	Shaul 113	Smith 85	Spencer
Stacy	Stevens 46	Swan	Walker 74	Wood

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HCS HB 142, relating to property taxation of telephone companies, was taken up by Representative Berry.

On motion of Representative Berry, the title of **HCS HB 142** was agreed to.

On motion of Representative Berry, **HCS HB 142** was adopted.

On motion of Representative Berry, **HCS HB 142** was ordered perfected and printed.

HCS HB 340, relating to the net metering and easy connection act, was again taken up by Representative Fitzwater (49).

Representative Fitzwater (49) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 340, Page 3, Section 386.890, Lines 61-64, by deleting all of said lines and inserting in lieu thereof the following:

"4. A customer-generator's facility shall be equipped"; and

Further amend said bill and section, Page 4, Line 91, by inserting after the phrase "applied to" the phrase "**the customer-generator's own monthly grid usage fee and any remainder applied to**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 1**.

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 340, Page 1, Lines 1- 4, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill No. 340, Page 3, Section 386.890, Line 64, by inserting after the word "**generation**" the following:

"at a value equal to the amount of electrical energy generated. Such credits shall accrue month to month and the remainder, if any, shall expire after twelve months"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 1 was withdrawn.

On motion of Representative Fitzwater (49), **House Amendment No. 1** was adopted.

Representative Miller offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 340, Page 3, Section 386.890, Line 58, by inserting after the word "generator" the following:

", provided that this subdivision shall not apply to any retail electric supplier that has its rates and other charges associated with delivery of electricity, set by a governing body that is elected by its customers or citizens"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Berry offered **House Amendment No. 1 to House Amendment No. 2.**

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 340, Page 1, Lines 1-6, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill No. 340, Page 2, Section 386.890, Line 53, by deleting all of said line and inserting in lieu thereof the following:

"the supplier may charge an owner or operator who becomes an eligible customer-generator after August 28, 2017, a recurring monthly grid usage fee"; and

Further amend said bill and section, Page 3, Line 58, by deleting all of said line and inserting in lieu thereof the following:

"not an eligible customer-generator, provided however that no customer-generator receiving service under a net metering tariff under this section as of August 28, 2017, shall be charged an additional monthly grid usage fee. A retail electric supplier that has its rates and other charges associated with delivery of electricity set by a governing body that is elected by its customers or citizens shall not be subject to the provisions of this subdivision if such retail electric supplier or the state completes a cost of service study and charges customer-generators no more in non-energy fees than its fixed costs per customer as determined by said study;" and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Berry, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Miller, **House Amendment No. 2, as amended**, was adopted.

Representative Eggleston offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 340, Page 4, Section 386.890, Lines 107-108, by deleting the phrase **"adequate surge protection and"; and**

Further amend said bill, page, and section, Line 111, by inserting after the word "system" the following:

". A retail electric supplier may require that a customer-generator's system, that was installed and operational before August 28, 2017, contain adequate surge protection provided that the retail electric supplier compensates the customer-generator for the costs associated with the adequate surge protection.

A retail electric supplier may require that a customer-generator's system that was installed and operational after August 28, 2017, contain adequate surge protection"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman offered **House Amendment No. 1 to House Amendment No. 3.**

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 340, Page 1, Line 11, by inserting after the word "**protection**" the words "**to be installed at the customer-generator's expense**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Eggleston, **House Amendment No. 3, as amended**, was adopted.

Representative Bondon offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 340, Page 6, Section 386.890, Line 196, by inserting immediately after all of said section and line the following:

"620.3150. 1. The comprehensive state energy plan developed by the division of energy shall be reviewed by the division by January 1, 2019, and biennially thereafter, and updated if necessary, in accordance with the provisions of this section.

2. The state's comprehensive state energy plan shall be reviewed to ensure that it:

- (1) Is consistent with Article I, Section 2 of the Missouri Constitution;
- (2) Encourages private investment in distributed energy solutions that will help customers better manage their energy bills and reduce fuel costs while ensuring fairness to all customers;
- (3) Animates energy markets through strategies to attract private capital investments;
- (4) Supports transportation alternatives;
- (5) Creates an uncumbersome regulatory environment that allows the state's energy utilities to chart a vibrant changing future by operating with greater efficiency, consumer flexibility, and reliability, and that supports pricing that is predictable and sustainable;
- (6) Supports public and private efforts to foster a supply of energy to consumers that is abundant, reliable, and cost efficient; and
- (7) Monitors areas of potential growth or development, including forecasts of five and ten years for energy demand and supply, infrastructure demands, and identification of additional costs, risks, benefits, uncertainties, and market potential of energy supply resource alternatives.

3. The division of energy, either directly or through contracting with a Missouri-based nonprofit whose staff and organization have the capacity and capability to adequately meet the aforementioned goals, shall use a diverse stakeholder system through both online engagement and several in-person meetings throughout the state to conduct the review.

4. A report shall be issued by the division of energy, along with the review required under this section, that shall suggest policy changes for the state that:

- (1) Provide improved reliability of the energy systems within the state;
- (2) Insulate customers from volatility in market prices;
- (3) Reduce the overall cost of energy in the state;
- (4) Reasonably addresses public health and environmental impacts; and
- (5) Identify and analyze emerging trends in supply, price, demand, and technology, as well as energy policies and programs, and their impact on achieving the state's comprehensive state energy plan."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 4** was adopted.

Representative Ellington offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 340, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"386.810. 1. The provisions of this section shall be known and may be cited as the "Customer Utility Protection Act".

2. Notwithstanding any other provision of law, if a public utility discontinues service for any customer for any reason, such public utility shall not charge such customer fees or any other penalties in excess of the fees allowed under this section for reconnecting the service. Such customer's payments for the utility's service shall not increase as a result of the discontinuation of service, except as allowed under this section.

3. A public utility may charge a one-time fee for reconnecting its services after a discontinuation of service. Such one-time fee shall not exceed twenty dollars.

4. A public utility may charge a customer, whose service it has discontinued and then reconnected, a monthly fee over a twelve-month period beginning with the date that the utility reconnected the service. Such monthly fee shall not exceed five dollars. The utility may charge such monthly fee in addition to the one-time fee described under subsection 3 of this section.

5. Notwithstanding any other provision of law, a public utility shall not require a customer to pay any balance owed to the utility in order to receive restoration of service.

6. If a public utility seeks a rate increase, the public utility may use, as evidence in any proceeding related to the proposed rate increase, any losses under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Curtis	Dunn
Ellington	Franks Jr	Gray	Green	Harris
Lavender	Marshall	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Newman	Nichols
Pierson Jr	Quade	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Wessels	

NOES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

PRESENT: 002

Higdon McCaherty

ABSENT WITH LEAVE: 019

Basye	Conway 10	Cookson	Curtman	Ellebracht
Fitzpatrick	Justus	Kendrick	May	McDaniel
Mitten	Mosley	Peters	Razer	Rehder
Rhoads	Ross	Walker 74	Wood	

VACANCIES: 001

On motion of Representative Fitzwater (49), the title of **HCS HB 340, as amended**, relating to the regulation of utilities, was agreed to.

On motion of Representative Fitzwater (49), **HCS HB 340, as amended**, was adopted.

On motion of Representative Fitzwater (49), **HCS HB 340, as amended**, was ordered perfected and printed.

HCS HB 780, relating to health insurance, was taken up by Representative Hill.

Representative Kendrick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 780, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"208.207. 1. Beginning January 1, 2018, individuals of age nineteen to sixty-four who are not otherwise eligible for MO HealthNet services under this chapter, who qualify for MO HealthNet services under section 42 U.S.C. 1396a(a)(10)(A)(i)(VIII) and as set forth in 42 CFR 435.119, and who have income at or below one hundred thirty-three percent of the federal poverty level plus five percent of the applicable family size as determined under 42 U.S.C. 1396a(e)(14) and as set forth in 42 CFR 435.603 shall be eligible for medical assistance under MO HealthNet and shall receive coverage for the health benefits service package.

2. For purposes of this section, "health benefits service package" shall mean, subject to federal approval, benefits covered by the MO HealthNet program as determined by the department of social services to meet the benchmark or benchmark-equivalent coverage requirement under 42 U.S.C. 1396a(k)(1).

3. The reimbursement rate to MO HealthNet providers for MO HealthNet services provided to individuals qualifying under the provisions of this section shall be comparable to commercial reimbursement payment levels with trend adjustment for comparable services. The rates shall be determined annually by the department of social services, and the department may develop such rates through a contracted actuary. The higher commercial comparable rates shall only apply for services provided to individuals qualifying under this section.

4. (1) The department of social services shall discontinue eligibility for persons who are eligible under subsection 1 of this section if:

(a) The federal medical assistance percentage established under 42 U.S.C. Section 1396d(y) or 1396d(z) is less than ninety percent as specified for 2020 and each year thereafter or an amount determined by the MO HealthNet oversight committee to be necessary to maintain state budget solvency, whichever is lower; and

(b) The general assembly votes to discontinue eligibility for persons who are eligible under subsection 1 of this section. Prior to any vote under this paragraph, the MO HealthNet oversight committee and the department of social services shall provide the general assembly with information on the current and projected expenses incurred due to expanding eligibility to persons under subsection 1 of this section in relation to health-related savings and revenues and health outcomes of individuals and families receiving benefits under subsection 1 of this section;

(2) The department of social services shall inform persons eligible under subsection 1 of this section that their benefits may be reduced or eliminated if federal funding decreases or is eliminated.

5. The MO HealthNet oversight committee shall conduct research and investigate any potential health-related savings and revenues associated with expanding eligibility to persons under subsection 1 of this section. The committee shall investigate the federal matching rate below which the state could not maintain the expanded eligibility to persons under subsection 1 of this section. If the amount is determined to be greater than ninety percent, the committee shall report its findings to the general assembly for its consideration prior to any vote under paragraph (b) of subdivision (1) of subsection 4 of this section. In conducting its research and investigation, the committee shall also determine the feasibility of:

(1) Implementing capped cost sharing for persons eligible under subsection 1 of this section, which may be reduced based on healthy behaviors of participants;

(2) Expanding Medicaid coverage for certain health care services that are currently financed by the state; and

(3) Enrolling persons under subsection 1 of this section in private health benefit plans."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Representative Kendrick moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Kendrick:

AYES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn

Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Quade
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker
Wessels				

NOES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Neely	Pfautsch	Pietzman	Pike	Plocher
Pogue	Redmon	Reiboldt	Reisch	Remole
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

PRESENT: 001

Roden

ABSENT WITH LEAVE: 018

Basye	Cookson	Curtman	Ellebracht	Fitzpatrick
Houx	McDaniel	Muntzel	Peters	Phillips
Razer	Rehder	Rhoads	Runions	Shull 16
Smith 163	Walker 74	Wood		

VACANCIES: 001

On motion of Representative Hill, the title of **HCS HB 780** was agreed to.

On motion of Representative Hill, **HCS HB 780** was adopted.

On motion of Representative Hill, **HCS HB 780** was ordered perfected and printed.

HCS HB 573, relating to time-limited offers to settle tort claims, was taken up by Representative McGaugh.

Representative Ellington offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 573, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"516.371. Notwithstanding any provision of law to the contrary, there shall be ~~[a ten-year]~~ **no** statute of limitation on any action for damages for personal injury caused to an individual by a person ~~[within the third degree of affinity or consanguinity]~~ who subjects such individual to sexual contact, as defined in section 566.010.

537.046. 1. As used in this section, the following terms mean:

(1) "Childhood sexual abuse", any act committed by the defendant against the plaintiff which act occurred when the plaintiff was under the age of eighteen years and which act would have been a violation of section 566.030, **566.031**, 566.040 **as it existed prior to August 28, 2013**, 566.050, 566.060, **566.061**, 566.070 **as it existed prior to August 28, 2013**, 566.080, 566.090 **as it existed prior to August 28, 2013**, 566.100, **566.101**, 566.110, or 566.120, or section 568.020;

(2) "Injury" or "illness", either a physical injury or illness or a psychological injury or illness. A psychological injury or illness need not be accompanied by physical injury or illness.

2. Any action to recover damages from injury or illness caused by childhood sexual abuse in an action brought pursuant to this section ~~[shall be commenced within ten years of the plaintiff attaining the age of twenty-one or within three years of the date the plaintiff discovers, or reasonably should have discovered, that the injury or illness was caused by childhood sexual abuse, whichever later occurs]~~ **may be commenced at any time.**

3. This section shall apply to any action commenced on or after August 28, ~~[2004]~~ **2017**, including any action which would have been barred by the application of the statute of limitation applicable prior to that date."; and

Further amend said bill, Page 2, Section 537.058, Line 54, by inserting after all of said section and line the following:

"556.037. Notwithstanding the provisions of section 556.036, prosecutions for unlawful sexual offenses involving a person eighteen years of age or under ~~[must be commenced within thirty years after the victim reaches the age of eighteen unless the prosecutions are for rape in the first degree, forcible rape, attempted rape in the first degree, attempted forcible rape, sodomy in the first degree, forcible sodomy, kidnapping, kidnapping in the first degree, attempted sodomy in the first degree, or attempted forcible sodomy in which case such prosecutions]~~ may be commenced at any time.

568.060. 1. As used in this section, the following terms shall mean:

(1) "Abuse", the infliction of physical, sexual, or mental injury against a child by any person eighteen years of age or older. For purposes of this section, abuse shall not include injury inflicted on a child by accidental means by a person with care, custody, or control of the child, or discipline of a child by a person with care, custody, or control of the child, including spanking, in a reasonable manner;

(2) "Abusive head trauma", a serious physical injury to the head or brain caused by any means, including but not limited to shaking, jerking, pushing, pulling, slamming, hitting, or kicking;

(3) "Mental injury", an injury to the intellectual or psychological capacity or the emotional condition of a child as evidenced by an observable and substantial impairment of the ability of the child to function within his or her normal range of performance or behavior;

(4) "Neglect", the failure to provide, by those responsible for the care, custody, and control of a child under the age of eighteen years, the care reasonable and necessary to maintain the physical and mental health of the child, when such failure presents a substantial probability that death or physical injury or sexual injury would result;

(5) "Physical injury", physical pain, illness, or any impairment of physical condition, including but not limited to bruising, lacerations, hematomas, welts, or permanent or temporary disfigurement and impairment of any bodily function or organ;

(6) "Serious emotional injury", an injury that creates a substantial risk of temporary or permanent medical or psychological damage, manifested by impairment of a behavioral, cognitive, or physical condition. Serious emotional injury shall be established by testimony of qualified experts upon the reasonable expectation of probable harm to a reasonable degree of medical or psychological certainty;

(7) "Serious physical injury", a physical injury that creates a substantial risk of death or that causes serious disfigurement or protracted loss or impairment of the function of any part of the body.

2. A person commits the offense of abuse or neglect of a child if such person knowingly causes a child who is less than eighteen years of age:

(1) To suffer physical or mental injury as a result of abuse or neglect; or

(2) To be placed in a situation in which the child may suffer physical or mental injury as the result of abuse or neglect.

3. A person commits the offense of abuse or neglect of a child if such person recklessly causes a child who is less than eighteen years of age to suffer from abusive head trauma.

4. A person does not commit the offense of abuse or neglect of a child by virtue of the sole fact that the person delivers or allows the delivery of a child to a provider of emergency services.

5. The offense of abuse or neglect of a child is:

(1) A class D felony, without eligibility for probation, parole, or conditional release until the defendant has served no less than one year of such sentence, unless the person has previously been found guilty of a violation of this section or of a violation of the law of any other jurisdiction that prohibits the same or similar conduct or the injury inflicted on the child is a serious emotional injury or a serious physical injury, in which case abuse or neglect of a child is a class B felony, without eligibility for probation or parole until the defendant has served not less than five years of such sentence; or

(2) A class A felony if the child dies as a result of injuries sustained from conduct chargeable under the provisions of this section.

6. Notwithstanding subsection 5 of this section to the contrary, the offense of abuse or neglect of a child is a class A felony, without eligibility for probation, parole, or conditional release until the defendant has served not less than fifteen years of such sentence, if:

(1) The injury is a serious emotional injury or a serious physical injury;

(2) The child is less than fourteen years of age; and

(3) The injury is the result of sexual abuse or sexual abuse in the first degree as defined under section 566.100 or sexual exploitation of a minor as defined under section 573.023.

7. The circuit or prosecuting attorney may refer a person who is suspected of abuse or neglect of a child to an appropriate public or private agency for treatment or counseling so long as the agency has consented to taking such referrals. Nothing in this subsection shall limit the discretion of the circuit or prosecuting attorney to prosecute a person who has been referred for treatment or counseling pursuant to this subsection.

8. Nothing in this section shall be construed to alter the requirement that every element of any crime referred to herein must be proven beyond a reasonable doubt.

9. Discipline, including spanking administered in a reasonable manner, shall not be construed to be abuse under this section.

10. Notwithstanding the provisions of section 556.036, prosecutions for child abuse may be commenced at any time."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

Representative Chipman requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

Speaker Richardson resumed the Chair.

Representative Ellington appealed the ruling of the Chair pursuant to Rule 10.

The ruling of the Chair was sustained by the following vote:

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AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Neely	Pfautsch
Pietzman	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Mr. Speaker				

NOES: 036

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Carpenter
Conway 10	Curtis	Dunn	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Pierson Jr	Quade	Rowland 29	Smith 85	Unsicker
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 025

Arthur	Basye	Burns	Cookson	Curtman
Ellebracht	Fitzpatrick	Grier	Higdon	Hill
McCreery	McDaniel	Muntzel	Peters	Phillips
Razer	Rehder	Rhoads	Roberts	Runions
Smith 163	Stevens 46	Walker 74	Wilson	Wood

VACANCIES: 001

On motion of Representative McGaugh, the title of **HCS HB 573** was agreed to.

On motion of Representative McGaugh, **HCS HB 573** was adopted.

On motion of Representative McGaugh, **HCS HB 573** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS - CONSENT

HB 697, relating to the Amber Alert System, was taken up by Representative Trent.

On motion of Representative Trent, **HB 697** was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellington	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Moon
Morgan	Morris	Mosley	Neely	Newman
Nichols	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Quade	Redmon	Reiboldt	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Mr. Speaker				

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 020

Basye	Burns	Cookson	Curtman	Ellebracht
Fitzpatrick	Gray	Grier	McDaniel	Miller
Muntzel	Peters	Phillips	Razer	Rehder
Rhoads	Runions	Smith 163	Walker 74	Wood

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 843, relating to county budgets, was taken up by Representative McGaugh.

On motion of Representative McGaugh, **HB 843** was read the third time and passed by the following vote:

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AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellington	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Merideth 80	Messenger
Mitten	Moon	Morgan	Morris	Mosley
Neely	Newman	Nichols	Pfautsch	Pierson Jr
Pietzman	Pike	Quade	Redmon	Reiboldt
Reisch	Remole	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 023

Basye	Burns	Cookson	Cornejo	Curtman
Ellebracht	Fitzpatrick	Gray	Grier	Houx
McDaniel	Meredith 71	Miller	Muntzel	Peters
Phillips	Plocher	Razer	Rehder	Rhoads
Runions	Walker 74	Wood		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 964, relating to the designation of a memorial highway, was taken up by Representative Kendrick.

On motion of Representative Kendrick, **HB 964** was read the third time and passed by the following vote:

AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Davis	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Harris	Helms	Henderson	Higdon	Hill
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Neely	Newman	Nichols
Pfausch	Pierson Jr	Pietzman	Pike	Quade
Redmon	Reiboldt	Reisch	Remole	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 000

PRESENT: 003

DeGroot	Ellington	Pogue
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ABSENT WITH LEAVE: 024

Basye	Burns	Cookson	Cornejo	Curtis
Curtman	Ellebracht	Fitzpatrick	Hansen	Houx
Marshall	McCaherty	McDaniel	Miller	Muntzel
Peters	Phillips	Plocher	Razer	Rehder
Rhoads	Runions	Walker 74	Wood	

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 398 - Veterans
HR 405 - Crime Prevention and Public Safety

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

- HCR 24** - Government Efficiency
- HCR 31** - Special Committee on Tourism
- HCR 39** - Elementary and Secondary Education
- HCR 46** - Special Committee on Tourism
- HCR 49** - Agriculture Policy

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 7** - Elections and Elected Officials
- HJR 22** - Crime Prevention and Public Safety
- HJR 35** - Elections and Elected Officials
- HJR 36** - Special Committee on Government Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 63** - Special Committee on Innovation and Technology
- HB 74** - General Laws
- HB 113** - Local Government
- HB 124** - Budget
- HB 139** - Elementary and Secondary Education
- HB 176** - Agriculture Policy
- HB 177** - Agriculture Policy
- HB 195** - Local Government
- HB 201** - Elementary and Secondary Education
- HB 252** - Judiciary
- HB 280** - Elementary and Secondary Education
- HB 298** - Insurance Policy
- HB 307** - Ways and Means
- HB 346** - Insurance Policy
- HB 359** - Special Committee on Government Oversight
- HB 385** - Government Efficiency
- HB 396** - Crime Prevention and Public Safety
- HB 407** - Crime Prevention and Public Safety
- HB 420** - Economic Development
- HB 444** - Judiciary
- HB 447** - Judiciary
- HB 450** - Conservation and Natural Resources

HB 467 - Elementary and Secondary Education
HB 478 - Utilities
HB 485 - Judiciary
HB 505 - Judiciary
HB 515 - Elementary and Secondary Education
HB 536 - Insurance Policy
HB 549 - Insurance Policy
HB 556 - Conservation and Natural Resources
HB 567 - Corrections and Public Institutions
HB 584 - Elementary and Secondary Education
HB 604 - Local Government
HB 613 - Judiciary
HB 614 - Crime Prevention and Public Safety
HB 628 - Utilities
HB 666 - Local Government
HB 686 - Special Committee on Small Business
HB 704 - Ways and Means
HB 721 - Transportation
HB 722 - Insurance Policy
HB 735 - Judiciary
HB 760 - Local Government
HB 775 - Crime Prevention and Public Safety
HB 778 - Health and Mental Health Policy
HB 788 - Economic Development
HB 802 - Professional Registration and Licensing
HB 803 - Transportation
HB 806 - Transportation
HB 819 - Pensions
HB 846 - Judiciary
HB 865 - Pensions
HB 882 - Professional Registration and Licensing
HB 887 - Special Committee on Government Oversight
HB 898 - Veterans
HB 912 - Ways and Means
HB 916 - Utilities
HB 918 - Pensions
HB 936 - Elementary and Secondary Education
HB 938 - Ways and Means
HB 945 - Judiciary
HB 946 - Veterans
HB 947 - Budget
HB 951 - Local Government
HB 952 - Elementary and Secondary Education
HB 959 - Transportation
HB 965 - Agriculture Policy

- HB 967** - Local Government
- HB 971** - Pensions
- HB 973** - Corrections and Public Institutions
- HB 975** - Agriculture Policy
- HB 976** - Special Committee on Litigation Reform
- HB 977** - Judiciary
- HB 981** - Local Government
- HB 984** - Higher Education
- HB 989** - Children and Families
- HB 991** - Local Government
- HB 1000** - Higher Education
- HB 1001** - Crime Prevention and Public Safety
- HB 1002** - Corrections and Public Institutions
- HB 1004** - Special Committee on Urban Issues
- HB 1012** - General Laws
- HB 1013** - General Laws
- HB 1015** - Judiciary
- HB 1017** - Local Government
- HB 1019** - Health and Mental Health Policy
- HB 1021** - Health and Mental Health Policy
- HB 1023** - Insurance Policy
- HB 1027** - Judiciary
- HB 1030** - Elementary and Secondary Education
- HB 1037** - Crime Prevention and Public Safety
- HB 1046** - Crime Prevention and Public Safety
- HB 1056** - Local Government
- HB 1058** - Insurance Policy
- HB 1064** - Children and Families
- HB 1066** - Crime Prevention and Public Safety
- HB 1068** - General Laws
- HB 1070** - Insurance Policy
- HB 1071** - General Laws
- HB 1076** - Children and Families
- HB 1077** - Utilities
- HB 1080** - Utilities
- HB 1082** - Conservation and Natural Resources
- HB 1083** - Judiciary
- HB 1084** - Elementary and Secondary Education
- HB 1085** - Pensions
- HB 1086** - Pensions
- HB 1087** - Children and Families
- HB 1090** - Ways and Means
- HB 1091** - Special Committee on Tourism
- HB 1092** - Professional Registration and Licensing
- HB 1096** - Local Government
- HB 1099** - Corrections and Public Institutions

HB 1103 - General Laws
HB 1105 - Financial Institutions
HB 1112 - Judiciary
HB 1114 - Agriculture Policy
HB 1115 - Crime Prevention and Public Safety
HB 1119 - Health and Mental Health Policy
HB 1125 - Special Committee on Innovation and Technology
HB 1134 - Insurance Policy
HB 1139 - General Laws
HB 1140 - Judiciary
HB 1147 - Conservation and Natural Resources
HB 1148 - Judiciary
HB 1152 - Health and Mental Health Policy
HB 1153 - Health and Mental Health Policy
HB 1155 - Judiciary
HB 1157 - Judiciary
HB 1160 - Judiciary
HB 1168 - Conservation and Natural Resources
HB 1169 - Conservation and Natural Resources
HB 1172 - Crime Prevention and Public Safety
HB 1184 - Crime Prevention and Public Safety
HB 1189 - Local Government
HB 1192 - Professional Registration and Licensing
HB 1201 - General Laws
HB 1207 - Local Government
HB 1210 - Local Government
HB 1211 - Local Government
HB 1212 - Transportation
HB 1213 - Crime Prevention and Public Safety
HB 1214 - Crime Prevention and Public Safety
HB 1215 - Special Committee on Tourism
HB 1216 - Elementary and Secondary Education
HB 1224 - Agriculture Policy
HB 1228 - Local Government
HB 1230 - Financial Institutions

RE-REFERRAL OF HOUSE BILL

The following House Bill was re-referred to the Committee indicated:

HB 772 - Economic Development

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (29): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Korman, Lavender, Lichtenegger, McGee, Merideth (80), Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (3): Kendrick, May and Razer

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 4**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 5**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 6**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 7**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 8**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 9**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

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Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 10**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (31): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (1): May

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 11**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (30): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, McGee, Merideth (80), Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (2): May and Razer

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 12**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 13**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (32): Alferman, Andrews, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Hubrecht, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Quade, Razer, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Swan, Taylor and Trent

Noes (0)

Absent (3): Dunn, Peters and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 986**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (22): Alferman, Andrews, Bahr, Black, Brown (94), Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Haefner, Hill, Kendrick, Korman, May, Ross, Rowland (155), Smith (163), Spencer, Taylor, Trent and Wood

Noes (10): Butler, Hubrecht, Lavender, Lichtenegger, Merideth (80), Quade, Razer, Redmon, Rone and Swan

Absent (3): Dunn, McGee and Peters

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 494**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans and Schroer

Noes (1): McCreery

Absent (4): Mathews, Merideth (80), Roeber and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 632**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Anderson, Basye, Cornejo, Cross, Evans and Schroer

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (3): Mathews, Roeber and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 642**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber, Schroer and Taylor

Noes (3): Arthur, Carpenter and McCreery

Absent (1): Merideth (80)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 696**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Evans, Mathews, Roeber, Schroer and Taylor

Noes (3): Arthur, Carpenter and McCreery

Absent (2): Cross and Merideth (80)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 761**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Roeber, Schroer and Taylor

Noes (0)

Absent (1): Merideth (80)

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 849**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Frederick, Johnson, Kidd, Matthiesen, Pogue, Quade and Sommer

Noes (0)

Absent (3): Curtman, Peters and Rhoads

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **HB 1008**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Frederick, Johnson, Kidd, Matthiesen, Pogue, Quade and Sommer

Noes (0)

Absent (3): Curtman, Peters and Rhoads

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was authorized **HCB 10**, relating insurance proceedings, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (9): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch and Wiemann

Noes (0)

Absent (2): Shull (16) and Stephens (128)

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 829**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 958**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (0)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 77**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Toalson Reisch and White

Noes (2): Mitten and Roberts

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 596**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts and Toalson Reisch

Noes (1): White

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1057**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (1): Burnett

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1093**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **SS SB 31**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Corlew, DeGroot, Hill, Lant and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (5): Cornejo, Haahr, McGaugh, Phillips and Rehder

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **SCS SB 237**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Corlew, DeGroot, Lant and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (6): Cornejo, Haahr, Hill, McGaugh, Phillips and Rehder

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was authorized **HCB 2**, relating to highway naming, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeyer, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): May

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1039**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): May

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 8**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (1): May

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was authorized **HCB 4**, relating to workforce development, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (8): Fitzwater (49), Hansen, Henderson, Justus, Lant, Lauer, Mosley and Pietzman

Noes (0)

Absent (3): Evans, Franks Jr. and Roberts

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 953**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Fitzwater (49), Hansen, Henderson, Justus, Lant, Lauer and Pietzman

Noes (0)

Present (1): Mosley

Absent (3): Evans, Franks Jr. and Roberts

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HCRs 32 & 33**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (3): Butler, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 35**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (3): Butler, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 18**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bondon, Brown (94), Eggleston, Fitzwater (49), Rhoads, Shull (16) and Shumake

Noes (4): Butler, Dogan, Lavender and Wessels

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 156**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone and Shumake

Noes (2): Curtis and Lavender

Absent (3): Butler, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 433**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Butler, Dogan, Fitzwater (49), Rhoads, Shull (16), Shumake and Wessels

Noes (2): Eggleston and Lavender

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 597**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (1): Curtis

Absent (3): Butler, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 611**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Curtis, Haahr and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 743**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (0)

Absent (3): Butler, Shull (16) and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 858**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone and Shumake

Noes (1): Curtis

Absent (3): Butler, Shull (16) and Wessels

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS#2 SB 128** entitled:

An act to repeal section 478.463, RSMo, and to enact in lieu thereof one new section relating to the sixteenth judicial circuit.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 355** entitled:

An act to repeal section 226.520, RSMo, and to enact in lieu thereof one new section relating to road signs for educational institutions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 404** entitled:

An act to repeal section 311.462, RSMo, relating to the transportation of wine.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 478** entitled:

An act to amend chapter 162, RSMo, by adding thereto one new section relating to personal information data of students.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 501** entitled:

An act to repeal section 338.010, RSMo, and to enact in lieu thereof one new section relating to pharmacist vaccine protocol.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 503** entitled:

An act to repeal section 650.330, RSMo, and to enact in lieu thereof one new section relating to the designation of a state 911 coordinator, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

COMMITTEE APPOINTMENTS

March 29, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Pat Conway to serve on the Missouri Tourism Commission.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

WITHDRAWAL OF HOUSE BILLS

March 29, 2017

Mr. D. Adam Crumbliss
Chief Clerk of the Missouri House of Representatives
201 West Capitol Ave., Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss,

I write today to request the withdrawal of **House Bill No. 978**, which prohibits the Department of Mental Health from contracting with providers that operate methadone treatment programs.

Respectfully,

/s/ Joshua D. Peters
Member of the 99th General Assembly

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, March 30, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 4, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 49, HB 176, HB 965, HB 1114, HB 1224, HB 975

Executive session will be held: HB 1036

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Thursday, March 30, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session will be held: HB 1158, HB 1081

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, March 30, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HCB 7

Executive session may be held on any matter referred to the committee.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1124, HB 1133, HB 1044

Executive session will be held: HB 360

Executive session may be held on any matter referred to the committee.

ETHICS

Thursday, March 30, 2017, upon adjournment, Room 302-A.

Executive session may be held on any matter referred to the committee.

Pursuant to Article 3, Section 18 of the Missouri Constitution, House Rules 37 & 101, House Resolution 74, and 610.021 (3) RSMo, portions of the meeting may be closed.

FISCAL REVIEW

Thursday, March 30, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, April 4, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: SCS SB 82

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Thursday, March 30, 2017, 3:40 PM or upon adjournment (whichever is later), North Gallery.

Executive session will be held: HCB 6

Executive session may be held on any matter referred to the committee.

Time adjusted.

CORRECTED

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Monday, April 3, 2017, 12:00 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JUDICIARY

Thursday, March 30, 2017, 12:00 PM or upon adjournment, South Gallery.

Executive session will be held: HCB 8, HCB 9

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Conference call.

AMENDED

LOCAL GOVERNMENT

Thursday, March 30, 2017, 9:30 AM, House Hearing Room 7.

Executive session will be held: HCS HB 48

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 30, 2017, 9:30 AM, North Gallery.

Executive session will be held: HB 352, HCS HB 1116

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, March 30, 2017, 8:15 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current and former employees of the Department of Corrections.

SUBCOMMITTEE ON URBAN COMMUNITY ECONOMIC DEVELOPMENT

Tuesday, April 4, 2017, 6:00 PM or upon adjournment, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

VETERANS

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HR 398, HB 898, HB 946

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Thursday, March 30, 2017, 9:00 AM, South Gallery.

Executive session will be held: HCB 5

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-EIGHTH DAY, THURSDAY, MARCH 30, 2017

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 2 - Reiboldt

HCB 4 - Lauer

HCB 10 - Engler

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 1 - Fitzpatrick

HCS HB 2 - Fitzpatrick

HCS HB 3 - Fitzpatrick

HCS HB 4 - Fitzpatrick

HCS HB 5 - Fitzpatrick

HCS HB 6 - Fitzpatrick

HCS HB 7 - Fitzpatrick

HCS HB 8 - Fitzpatrick

HCS HB 9 - Fitzpatrick

HCS HB 10 - Fitzpatrick

HCS HB 11 - Fitzpatrick

HCS HB 12 - Fitzpatrick

HCS HB 13 - Fitzpatrick

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 111 - Mathews

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HB 719 - Rhoads

HB 571 - Engler

HCS HB 576 - McCaherty

HB 813 - Basye

HB 815 - Basye

HCS HB 29 - Pike

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 170 - Curtman

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HB 227 - Hubrecht

HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 294 - Lynch
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HCS HB 654 - Rowland (155)
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo

HOUSE BILLS FOR PERFECTION - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR PERFECTION - CONSENT

(03/24/2017)

HCS HB 831 - Baringer

HB 956 - Kidd

HB 1009 - Lauer

HCS HB 914 - Kidd

HCS HB 915 - Ruth

HOUSE BILLS FOR THIRD READING

HCS HB 151, E.C. - Corlew

HB 401 - McDaniel

HB 469, (Fiscal Review, 3/16/17) - Gannon

HB 758 - Cookson

HB 104 - Love

HCS HB 174, E.C. - Hubrecht

SENATE BILLS FOR SECOND READING

SCS#2 SB 128

SCS SB 355

SCS SB 404

SB 478

SB 501

SB 503

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

HR 1400 - Fitzpatrick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-EIGHTH DAY, THURSDAY, MARCH 30, 2017

The House met pursuant to adjournment.

Representative Fitzwater (144) in the Chair.

Prayer by Representative Pat Conway.

Almighty Father, we ask this day that You bestow a special blessing upon all those who have served us in our military. We devoutly pray, in recognition of those who are to be honored this day, on Missouri's Vietnam Veterans Day. May their sacrifices never be forgotten! Let us ask Your blessing on those over 58,000 men and women, over 1,400 from Missouri alone, who gave their lives on behalf of their country. Pray, too, for their families, those parents who lost a child, those brothers and sisters that grew up without their loved ones, and especially for those children whose fathers were not there for their birthdays, graduations and weddings.

For those who are living, who have faced their challenges and their demons, we ask a special prayer. Give them peace in their days and new hope in the years to come.

Let us please remember as legislators, much like lawmakers in those chaotic days of Vietnam, that in each of our decisions we must ask for Your guidance, that even the simplest choice can have unimagined repercussions.

As we and my fellow Vietnam veterans in the Chamber recite in the Pledge of Allegiance, let us all stand a little taller, let us speak a little louder, and may we reflect a little deeper, O Lord, on the multitude of blessings You have bestowed upon our nation.

May today give comfort to all who have served during the Vietnam conflict and bless those who have served the United States and this Great State of Missouri.

And the House says, "Amen!"

The recitation of the Pledge of Allegiance to the flag was led by Representatives Shumake and Wessels.

Speaker Richardson assumed the Chair.

The Journal of the forty-seventh day was approved as printed.

MOTION

Representative Cierpiot moved that Rule 122 be suspended.

Which motion was adopted by the following vote:

1240 *Journal of the House*

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	McCaherty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Neely	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Pogue	Quade	Redmon	Reiboldt	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stephens 128	Stevens 46	Taylor
Trent	Unsicker	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Bondon	Curtis	Curtman	Ellington	Hill
Kolkmeyer	Lavender	Marshall	Matthiesen	May
McCann Beatty	McDaniel	Muntzel	Peters	Razer
Rehder	Rhoads	Spencer	Stacy	Swan
Tate	Vescovo			

VACANCIES: 001

SPECIAL RECOGNITION

Vietnam veterans were introduced by members of the House in honor of Vietnam Veterans Day.

Representative Grier assumed the Chair.

HOUSE RESOLUTIONS

Representative Austin offered House Resolution No. 1495.

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bills were read the second time:

HCB 2, relating to highway naming.

HCB 4, relating to workforce development.

HCB 10, relating to insurance proceedings.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SCS#2 SB 128, relating to the sixteenth judicial circuit.

SCS SB 355, relating to road signs for educational institutions.

SCS SB 404, relating to the transportation of wine.

SB 478, relating to personal information data of students.

SB 501, relating to pharmacist vaccine protocol.

SB 503, relating to the designation of a state 911 coordinator, with an emergency clause.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 469**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Fraker, Haefner, Morgan, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wiemann and Wood

Noes (0)

Absent (2): Morris and Wessels

Representative Lynch assumed the Chair.

THIRD READING OF HOUSE BILLS

HCS HB 174, relating to the right to life, was taken up by Representative Hubrecht.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

1242 *Journal of the House*

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Houghton	Houx	Hubrecht	Hurst	Johnson
Kelley 127	Kelly 141	Kidd	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Quade	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 013

Curtman	Dohrman	Fitzwater 49	Gregory	Hill
Justus	Kolkmeyer	Muntzel	Peters	Razer
Rone	Shumake	Stephens 128		

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Hubrecht, **HCS HB 174** was read the third time and passed by the following vote:

AYES: 118

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford

Cross	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 036

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Curtis	Dunn	Ellington	Franks Jr
Gray	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Quade	Roberts	Smith 85	Stevens 46	Unsicker
Walker 74				

PRESENT: 001

Green

ABSENT WITH LEAVE: 007

Curtman	Justus	Muntzel	Peters	Razer
Rone	Shumake			

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler

1244 *Journal of the House*

Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Quade
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 009

Curtman	Justus	McGee	Muntzel	Neely
Peters	Razer	Roeber	Shumake	

VACANCIES: 001

The emergency clause was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 10
Cookson	Corlew	Cornejo	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Morris	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt

Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Smith 163	Sommer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 038

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Curtis	Dunn	Ellington	Franks Jr
Gray	Green	Kendrick	Lavender	May
McCann Beatty	McCreery	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 012

Conway 104	Curtman	Justus	Love	McGee
Muntzel	Neely	Peters	Quade	Razer
Shumake	Spencer			

VACANCIES: 001

HB 104, relating to the prevailing wage on public works, was taken up by Representative Love.

On motion of Representative Love, **HB 104** was read the third time and passed by the following vote:

AYES: 089

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Hill	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeyer	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McDaniel	Messenger	Miller
Moon	Morris	Neely	Pfautsch	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reisch	Remole	Rhoads	Roeber	Ross
Rowland 155	Shull 16	Smith 163	Stacy	Stephens 128
Swan	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

1246 *Journal of the House*

NOES: 060

Adams	Alferman	Anders	Arthur	Bangert
Baringer	Barnes 28	Beck	Berry	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 104
Corlew	Dunn	Ellebracht	Ellington	Engler
Franks Jr	Gannon	Gray	Green	Harris
Henderson	Higdon	Kendrick	Kidd	Korman
Lavender	May	McCaherty	McCann Beatty	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Pierson Jr	Pietzman	Quade
Roberts	Roden	Rowland 29	Runions	Ruth
Schroer	Smith 85	Sommer	Spencer	Stevens 46
Tate	Unsicker	Walker 74	Wessels	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 013

Conway 10	Curtman	Fitzwater 144	Houghton	McCreery
McGaugh	Muntzel	Peters	Razer	Reiboldt
Rone	Shaul 113	Shumake		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 151, relating to driver's licenses compliant with the federal REAL ID Act of 2005, was taken up by Representative Corlew.

Speaker Pro Tem Haahr assumed the Chair.

Representative Swan assumed the Chair.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Corlew, **HCS HB 151** was read the third time and passed by the following vote:

AYES: 099

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Baringer	Beard	Beck
Bernskoetter	Berry	Black	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Crawford	Cross	Davis	Dogan	Dohrman
Dunn	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Gannon
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Justus	Kelley 127	Kendrick	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love

Lynch	McCann Beatty	McGaugh	Merideth 80	Messenger
Miller	Morgan	Nichols	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Sommer	Stephens 128	Stevens 46
Swan	Tate	Unsicker	Vescovo	Walker 3
Walker 74	White	Wood	Mr. Speaker	

NOES: 040

Bahr	Bangert	Barnes 60	Basye	Bondon
Brattin	Cornejo	Curtis	DeGroot	Eggleston
Frederick	Gregory	Hill	Hubrecht	Hurst
Johnson	Kelly 141	Kidd	Korman	Marshall
Mathews	Matthiesen	May	McCaherty	McDaniel
McGee	Moon	Morris	Pietzman	Pogue
Ross	Schroer	Smith 163	Spencer	Stacy
Taylor	Trent	Wessels	Wiemann	Wilson

PRESENT: 008

Ellebracht	Franks Jr	Green	McCreery	Meredith 71
Mosley	Roberts	Smith 85		

ABSENT WITH LEAVE: 015

Barnes 28	Carpenter	Chipman	Curtman	Ellington
Gray	Mitten	Muntzel	Neely	Newman
Peters	Razer	Roden	Rowland 29	Runions

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 019

Anders	Bangert	Baringer	Barnes 60	Barnes 28
Conway 104	Harris	Kendrick	Lavender	McCreery
Merideth 80	Mitten	Newman	Nichols	Quade
Roberts	Smith 85	Stacy	Unsicker	

NOES: 125

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Cookson
Corlew	Crawford	Cross	Curtis	Davis
DeGroot	Dogan	Dunn	Eggleston	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon

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Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McDaniel	McGaugh
McGee	Messenger	Miller	Moon	Morgan
Morris	Mosley	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 008

Adams	Cornejo	Dohrman	Ellebracht	Green
Meredith 71	Pietzman	Schroer		

ABSENT WITH LEAVE: 010

Chipman	Curtman	Gray	Muntzel	Neely
Peters	Razer	Roden	Rowland 29	Runions

VACANCIES: 001

HB 758, relating to higher education, was taken up by Representative Cookson.

On motion of Representative Cookson, **HB 758** was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Gregory	Grier	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Newman	Nichols	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 005

Hurst	Korman	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 016

Baringer	Chipman	Curtman	Gray	Haahr
Higdon	Matthiesen	Mitten	Muntzel	Neely
Peters	Razer	Rowland 29	Runions	Stephens 128
Wessels				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 469, relating to high school equivalency degree testing, was taken up by Representative Gannon.

On motion of Representative Gannon, **HB 469** was read the third time and passed by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Newman	Nichols	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer

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Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	Wiemann	Wood	Mr. Speaker

NOES: 006

Hurst	Marshall	Moon	Pogue	White
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 016

Baringer	Beard	Cookson	Cross	Curtman
Gray	Haahr	Higdon	Matthiesen	McDaniel
Muntzel	Neely	Peters	Razer	Rowland 29
Runions				

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 1495 - Consent and House Procedure

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bills were referred to the Committee indicated:

HCB 2 - Rules - Administrative Oversight

HCB 4 - Rules - Administrative Oversight

HCB 10 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HBs 90 & 68 - Fiscal Review

HCS#2 HB 502 - Fiscal Review

HB 1111 - Health and Mental Health Policy

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SB 296 - Local Government

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was authorized **HCB 7**, relating to legal expenses of state agencies, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (7): Conway (104), Fitzwater (144), Hansen, Henderson, Mosley, Remole and Roden

Noes (0)

Absent (4): Franks Jr., Higdon, McCaherty and Nichols

Read the first time and copies ordered printed.

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 649**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bondon, Brown (57), Crawford, Fraker, Francis, Helms, Houx, Nichols, Smith (85) and Walker (3)

Noes (0)

Absent (3): Green, Rowland (29) and Shaul (113)

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 657**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was authorized **HCB 8**, relating to civil proceedings, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

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Ayes (6): Corlew, DeGroot, Ellebracht, Gregory, McGaugh and Toalson Reisch

Noes (2): Marshall and White

Absent (3): Beard, Mitten and Roberts

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Judiciary, to which was authorized **HCB 9**, relating to criminal proceedings, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (6): Corlew, DeGroot, Ellebracht, Gregory, McGaugh and Toalson Reisch

Noes (2): Marshall and White

Absent (3): Beard, Mitten and Roberts

Read the first time and copies ordered printed.

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was returned **HB 48**, **HB 69**, and **HB 495**, begs leave to report it has examined the same as well as **HB 589**, and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty and Vescovo

Noes (0)

Absent (3): Muntzel, Wessels and Wilson

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 244**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85), Sommer and White

Noes (0)

Absent (2): McGee and Peters

Special Committee on Small Business, Chairman McCaherty reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 350**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anderson, Andrews, Burnett, Cross, Green, Gregory, Harris, Henderson, Kelley (127), McCaherty, Pietzman, Stephens (128) and Wilson

Noes (0)

Absent (1): McGee

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 1016**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anderson, Andrews, Burnett, Cross, Green, Gregory, Harris, Henderson, Kelley (127), McCaherty, Pietzman, Stephens (128) and Wilson

Noes (0)

Absent (1): McGee

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HCR 47**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Cornejo, Kolkmeyer, Korman, Reiboldt, Runions, Ruth and Tate

Noes (1): Hurst

Absent (1): May

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was authorized **HCB 5**, relating to computer programming education, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (6): Justus, Lant, Lauer, Mosley, Pietzman and Roberts

Noes (0)

Absent (5): Evans, Fitzwater (49), Franks Jr., Hansen and Henderson

Read the first time and copies ordered printed.

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 9**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 17**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 20**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 36**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 102**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Unsicker and Vescovo

Noes (0)

Absent (3): Carpenter, Runions and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 136**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Austin, Barnes (60), Berry, Corlew, Mathews, Roeber, Sommer, Unsicker and Vescovo

Noes (3): Carpenter, Engler and Runions

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 254**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 330**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 356**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 405**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 432**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 457**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Sommer, Unsicker and Vescovo

Noes (0)

Absent (3): Carpenter, Runions and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 619**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (2): Carpenter and Unsicker

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 656**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 717**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 729**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (1): Berry

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 752**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 867**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 886**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 899**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 935**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 352**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Haahr, Rhoads, Rone and Shull (16)

Noes (1): Lavender

Absent (5): Butler, Curtis, Fitzwater (49), Shumake and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1116**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Haahr, Rhoads, Rone and Shull (16)

Noes (1): Lavender

Absent (5): Butler, Curtis, Fitzwater (49), Shumake and Wessels

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 831, HB 956, HB 1009, HCS HB 914 and HCS HB 915.**

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 35** entitled:

An act to repeal section 34.030, RSMo, and to enact in lieu thereof one new section relating to land purchases made on behalf of departments of the state.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 114** entitled:

An act to repeal section 49.060, RSMo, and to enact in lieu thereof one new section relating to vacancies in the office of county commissioner, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 124** entitled:

An act to repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 160** entitled:

An act to amend chapter 210, RSMo, by adding thereto one new section relating to the foster care bill of rights.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 195** entitled:

An act to repeal section 475.024, RSMo, and to enact in lieu thereof four new sections relating to guardianships.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 283** entitled:

An act to repeal sections 137.565 and 233.180, RSMo, and to enact in lieu thereof two new sections relating to special road district commissioner elections.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 293** entitled:

An act to repeal section 319.318, RSMo, and to enact in lieu thereof one new section relating to the per ton fee for using explosives.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, April 3, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 4, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 49, HB 176, HB 965, HB 1114, HB 1224, HB 975

Executive session will be held: HB 1036

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1124, HB 1133, HB 1044

Executive session will be held: HB 360

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, April 3, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 139, HB 442, HB 584, HB 687, HB 936, HB 1084, HB 263

Executive session will be held: HB 926

Executive session may be held on any matter referred to the committee.

AMENDED

FINANCIAL INSTITUTIONS

Tuesday, April 4, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1230

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, April 3, 2017, 1:30 PM, House Hearing Room 5.

Executive session will be held: HCS HBs 90 & 68, HCS#2 HB 502

Executive session may be held on any matter referred to the committee.

Added HCS HBs 90 & 68 and HCS#2 HB 502.

AMENDED

FISCAL REVIEW

Thursday, April 6, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GOVERNMENT EFFICIENCY

Tuesday, April 4, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: SCS SB 82

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Monday, April 3, 2017, 12:00 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JUDICIARY

Tuesday, April 4, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 112, HB 734, HB 945, HB 1112, HB 73

Executive session will be held: HB 430, HB 274, HB 338, HB 519, HB 490, HB 491, HB 727, HB 848

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session. HB 73 will only be heard if time permits.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Friday, March 31, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Conference call.

AMENDED

LOCAL GOVERNMENT

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 296, HB 666, HB 1189, HB 967, HB 1207, HB 1017

Executive session will be held: SCS SB 11, SB 95, HB 921

Executive session may be held on any matter referred to the committee.

We will hold Executive Session before Public Hearing.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Monday, April 3, 2017, 2:00 PM, House Hearing Room 3.

Executive session will be held: HB 209, HCS HB 431, HB 615, HCS HB 642, HCS HB 696, HB 1008

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, April 3, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SS#2 SCS SB 43

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, April 3, 2017, 5:00 PM or upon adjournment, House Hearing Room 4.

Public hearing will be held: HB 1004

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON POLICE/COMMUNITY RELATIONS

Tuesday, April 4, 2017, 9:30 AM or upon adjournment of Crime Prevention and Public Safety (whichever is earlier), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Jeannette Mott Oxford, Executive Director of Empower Missouri, The Troopers Association, STLMPD, and Sara Baker of ACLU all plan to speak during this hearing.

SUBCOMMITTEE ON URBAN COMMUNITY ECONOMIC DEVELOPMENT

Tuesday, April 4, 2017, 6:00 PM or upon adjournment, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

UTILITIES

Wednesday, April 5, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 343, HB 640, HB 795, HB 916, HB 940, HB 997

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HR 398, HB 898, HB 946

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, April 3, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 950, SS SCS SB 16, HJR 39, HB 1199, HB 1200, HB 1208

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FORTY-NINTH DAY, MONDAY, APRIL 3, 2017

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 5

HCB 7 through HCB 9

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 1 - Fitzpatrick
HCS HB 2 - Fitzpatrick
HCS HB 3 - Fitzpatrick
HCS HB 4 - Fitzpatrick
HCS HB 5 - Fitzpatrick
HCS HB 6 - Fitzpatrick
HCS HB 7 - Fitzpatrick
HCS HB 8 - Fitzpatrick
HCS HB 9 - Fitzpatrick
HCS HB 10 - Fitzpatrick
HCS HB 11 - Fitzpatrick
HCS HB 12 - Fitzpatrick
HCS HB 13 - Fitzpatrick

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier
HB 463 - Kolkmeier
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HB 719 - Rhoads
HB 571 - Engler
HCS HB 576 - McCaherty
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike
HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 170 - Curtman
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo

HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 294 - Lynch
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HCS HB 654 - Rowland (155)
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton

HOUSE BILLS FOR PERFECTION - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel

HCS HB 275 - Spencer

HCS HBs 90 & 68, (Fiscal Review 3/30/17) - Rehder

HCS#2 HB 502, (Fiscal Review 3/30/17) - Fitzpatrick

HCS HB 142 - Berry

HCS HB 340 - Fitzwater (49)

HCS HB 780, E.C. - Hill

HCS HB 573 - McGaugh

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 831, E.C. - Baringer

HB 956 - Kidd

HB 1009, E.C. - Lauer

HCS HB 914 - Kidd

HCS HB 915 - Ruth

SENATE BILLS FOR SECOND READING

SS SB 35

SB 114

SS SB 124

SS SCS SB 160

SB 195

SB 283

SS SB 293

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

HR 1400 - Fitzpatrick

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FORTY-NINTH DAY, MONDAY, APRIL 3, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Jack Bondon.

Father above, we come before You today giving thanks for the many blessings You have bestowed upon us. We thank You for our loved-ones. We thank You for bringing us here safely. We thank You for the opportunity to serve our friends and neighbors. And we thank You for this beautiful life lived in this exceptional nation and this great state of Missouri.

Lord, please bless all of us gathered here in the people's House and all of those we love who support us every day. We pray that You will grant us wisdom in our decisions and courage to do what is right for all those we serve. Please continue to bless our state and its kind, honest and hard-working people, always remembering that we serve only by their consent. And, help us strive in all we do to give them a government worthy of their trust.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Brian Seitz, Valerie Seitz, and Taylor Seitz.

The Journal of the forty-eighth day was approved as printed.

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bills were read the second time:

HCB 5, relating to computer programming education.

HCB 7, relating to legal expenses of state agencies.

HCB 8, relating to civil proceedings.

HCB 9, relating to criminal proceedings.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SB 35, relating to land purchases made on behalf of departments of the state.

SB 114, relating to vacancies in the office of county commissioner, with an emergency clause.

SS SB 124, relating to population designations in statutes.

SS SCS SB 160, relating to the foster care bill of rights.

SB 195, relating to guardianships.

SB 283, relating to special road district commissioner elections.

SS SB 293, relating to the per ton fee for using explosives.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 340 - Fiscal Review

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HBs 90 & 68**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Haefner, Morgan, Morris, Rowland (29), Smith (163), Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (1): Conway (104)

Absent (3): Alferman, Fraker and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 340**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Conway (104), Haefner, Morris, Smith (163), Vescovo, Wiemann and Wood

Noes (4): Morgan, Rowland (29), Unsicker and Wessels

Absent (3): Alferman, Fraker and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS#2 HB 502**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Conway (104), Haefner, Morris, Smith (163), Vescovo, Wiemann and Wood

Noes (4): Morgan, Rowland (29), Unsicker and Wessels

Absent (3): Alferman, Fraker and Swan

THIRD READING OF HOUSE BILLS - CONSENT

HB 956, to authorize the conveyance of certain state properties to the city of Independence, was taken up by Representative Kidd.

On motion of Representative Kidd, **HB 956** was read the third time and passed by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brattin	Brown 57	Brown 94
Burnett	Burns	Butler	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Muntzel
Neely	Nichols	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 007

Curtis	Hurst	Marshall	McDaniel	Moon
Pogue	Ross			

PRESENT: 000

ABSENT WITH LEAVE: 015

Barnes 60	Black	Brown 27	Carpenter	Curtman
Franks Jr	Frederick	Green	Mosley	Newman
Peters	Pietzman	Razer	Smith 85	Walker 74

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 1009, relating to the designation of a state 911 coordinator, was taken up by Representative Lauer.

On motion of Representative Lauer, **HB 1009** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Nichols	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 004

Marshall	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Black	Brown 27	Carpenter	Franks Jr	Frederick
Newman	Peters	Pietzman	Razer	Smith 85

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 131

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Bondon	Brown 94	Burnett	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellington	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Nichols	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Rone	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 020

Alferman	Berry	Brattin	Brown 57	Ellebracht
Engler	Fitzpatrick	Franklin	Helms	Hurst
Marshall	McDaniel	Moon	Pogue	Roeber
Ross	Smith 163	Spencer	Taylor	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 011

Black	Brown 27	Carpenter	Franks Jr	Frederick
Lant	Newman	Peters	Pietzman	Razer
Smith 85				

VACANCIES: 001

HCS HB 915, relating to posttraumatic stress injury day in Missouri, was taken up by Representative Ruth.

On motion of Representative Ruth, **HCS HB 915** was read the third time and passed by the following vote:

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AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Redmon	Rehder
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

McDaniel

PRESENT: 002

Ellebracht	Pogue
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ABSENT WITH LEAVE: 009

Black	Brown 27	Franks Jr	Newman	Peters
Razer	Reiboldt	Smith 85	Stephens 128	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 831, relating to the retirement of police officers, was taken up by Representative Baringer.

On motion of Representative Baringer, **HCS HB 831** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Cornejo	Crawford	Cross	Curtman	Davis
Dogan	Dohrman	Dunn	Eggleston	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 009

Brown 94	Curtis	Ellington	Marshall	McDaniel
Moon	Pogue	Ross	Vescovo	

PRESENT: 000

ABSENT WITH LEAVE: 009

Black	Brown 27	Corlew	DeGroot	Ellebracht
Engler	Franks Jr	Peters	Razer	

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 122

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Bondon
Brown 57	Burnett	Burns	Butler	Carpenter

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Cierpiot	Conway 10	Conway 104	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Hill	Houghton	Hubrecht	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Pfausch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Rhoads	Roberts	Roden	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Walker 3	Walker 74	Wessels	Wiemann
Wood	Mr. Speaker			

NOES: 032

Alferman	Barnes 60	Berry	Brattin	Brown 94
Chipman	Christofanelli	Cookson	Curtis	Eggleston
Ellington	Fitzwater 49	Helms	Higdon	Houx
Hurst	Johnson	Kolkmeier	Korman	Marshall
McDaniel	Moon	Pogue	Remole	Roeber
Ross	Smith 163	Stacy	Taylor	Vescovo
White	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 008

Black	Brown 27	Corlew	Engler	Franklin
Franks Jr	Peters	Razer		

VACANCIES: 001

HOUSE RESOLUTIONS

HR 1400, relating to timed debate on certain House appropriations bills, was taken up by Representative Fitzpatrick.

Representative McCann Beatty offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Resolution No. 1400, Page 1, Line 15, by inserting after the word "side" the following:

"after House appropriations bills numbered 1 to 13 have all been discussed,"; and

Further amend said resolution and page, Line 16, by inserting after the word "recognition" the following:

"to further discuss any of the House appropriations bills numbered 1 to 13"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCann Beatty, **House Amendment No. 1** was adopted.

On motion of Representative Fitzpatrick, **HR 1400, as amended**, was adopted by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 006

Ellington	Marshall	McDaniel	Moon	Pogue
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 007

Black	Brown 27	Cookson	Cornejo	Franks Jr
Peters	Razer			

VACANCIES: 001

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 1, relating to appropriations for the Board of Fund Commissioners, State Water Pollution Control Bonds, Stormwater Control Bonds and Fourth State Building Bonds, was taken up by Representative Fitzpatrick.

HCS HB 1 was laid over.

HCS HB 2, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was taken up by Representative Fitzpatrick.

HCS HB 2 was laid over.

HCS HB 3, relating to appropriations for the Department of Higher Education, was taken up by Representative Fitzpatrick.

HCS HB 3 was laid over.

HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was taken up by Representative Fitzpatrick.

HCS HB 4 was laid over.

HCS HB 5, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was taken up by Representative Fitzpatrick.

HCS HB 5 was laid over.

HCS HB 6, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was taken up by Representative Fitzpatrick.

HCS HB 6 was laid over.

HCS HB 7, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was taken up by Representative Fitzpatrick.

HCS HB 7 was laid over.

HCS HB 8, relating to appropriations for the Department of Public Safety, was taken up by Representative Fitzpatrick.

HCS HB 8 was laid over.

HCS HB 9, relating to appropriations for the Department of Corrections, was taken up by Representative Fitzpatrick.

HCS HB 9 was laid over.

HCS HB 10, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was taken up by Representative Fitzpatrick.

HCS HB 10 was laid over.

HCS HB 11, relating to appropriations for the Department of Social Services, was taken up by Representative Fitzpatrick.

HCS HB 11 was laid over.

HCS HB 12, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was taken up by Representative Fitzpatrick.

HCS HB 12 was laid over.

HCS HB 13, relating to appropriations for real property leases, related services, utilities, systems furniture, structural modifications and related expenses, was taken up by Representative Fitzpatrick.

HCS HB 13 was laid over.

THIRD READING OF HOUSE BILLS

HCS HBs 90 & 68, relating to the narcotics control act, was taken up by Representative Rehder.

Representative Bernskoetter assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew

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Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Pierson Jr	Pogue
Quade	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 006

Black	Brown 27	Franks Jr	McDaniel	Peters
Razer				

VACANCIES: 001

On motion of Representative Rehder, **HCS HBs 90 & 68** was read the third time and passed by the following vote:

AYES: 102

Adams	Anders	Andrews	Arthur	Austin
Bangert	Baringer	Barnes 28	Basye	Beck
Berry	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Conway 10	Cookson	Corlew
Cross	Davis	Dunn	Ellebracht	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Harris	Henderson
Houx	Hubrecht	Justus	Kelley 127	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	May	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80

Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roeber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Smith 85	Stephens 128	Stevens 46	Swan	Tate
Unsicker	Walker 3	Walker 74	Wessels	White
Wood	Mr. Speaker			

NOES: 054

Alferman	Anderson	Bahr	Barnes 60	Beard
Bernskoetter	Bondon	Brattin	Brown 57	Chipman
Cierpiot	Conway 104	Cornejo	Crawford	Curtis
Curtman	DeGroot	Dogan	Dohrman	Eggleston
Ellington	Fitzpatrick	Franklin	Frederick	Hansen
Helms	Higdon	Hill	Houghton	Hurst
Johnson	Kelly 141	Kidd	Korman	Marshall
Mathews	McCaherty	Moon	Neely	Pietzman
Pogue	Reisch	Roden	Ross	Shumake
Smith 163	Sommer	Spencer	Stacy	Taylor
Trent	Vescovo	Wiemann	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 006

Black	Brown 27	Franks Jr	McDaniel	Peters
Razer				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 275, relating to transportation regulations, was taken up by Representative Spencer.

On motion of Representative Spencer, **HCS HB 275** was read the third time and passed by the following vote:

AYES: 125

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Hubrecht	Hurst

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Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCreery	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 030

Adams	Anders	Baringer	Barnes 60	Barnes 28
Burnett	Burns	Butler	Conway 10	Dunn
Gray	Houx	Lavender	McCann Beatty	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Pierson Jr	Pogue	Quade
Runions	Shumake	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 007

Black	Brown 27	Franks Jr	McCaherty	McDaniel
Peters	Razer			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS#2 HB 502, relating to fantasy sports contests, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS#2 HB 502** was read the third time and passed by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Korman	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips

Pietzman	Pike	Plocher	Redmon	Rehder
Reisch	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 052

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beard	Beck	Berry	Bondon
Burnett	Burns	Butler	Carpenter	Cookson
Corlew	Dohrman	Dunn	Fitzwater 144	Gray
Green	Harris	Kendrick	Kidd	Lauer
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Pierson Jr	Pogue
Quade	Reiboldt	Remole	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels	White			

PRESENT: 000

ABSENT WITH LEAVE: 008

Black	Brown 27	Cross	Franks Jr	Frederick
McDaniel	Peters	Razer		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 142, relating to property taxation of telephone companies, was taken up by Representative Berry.

On motion of Representative Berry, **HCS HB 142** was read the third time and passed by the following vote:

AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Franklin	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch

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Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 047

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Conway 10	Cookson	Curtis	Dunn	Ellington
Fitzwater 144	Francis	Gray	Green	Harris
Henderson	Korman	Lavender	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Phillips
Pierson Jr	Pogue	Quade	Roberts	Rowland 29
Runions	Smith 85	Stephens 128	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 011

Arthur	Black	Brown 27	Conway 104	Franks Jr
Frederick	Higdon	McDaniel	McGee	Peters
Razer				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 340, relating to the regulation of utilities, was taken up by Representative Fitzwater (49).

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCahterty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely

Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Pogue
Quade	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 007

Brown 27	Cross	Franks Jr	Higdon	Peters
Razer	Walker 74			

VACANCIES: 001

On motion of Representative Fitzwater (49), **HCS HB 340** was read the third time and passed by the following vote:

AYES: 102

Adams	Alferman	Anderson	Andrews	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Burnett	Burns
Butler	Chipman	Christofanelli	Cierpiot	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelly 141	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Matthiesen	McCaherty	McDaniel	McGee
Messenger	Miller	Muntzel	Neely	Pfautsch
Phillips	Pike	Plocher	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stacy	Stephens 128	Swan	Taylor
Trent	Vescovo	Walker 3	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 051

Anders	Arthur	Austin	Bahr	Bangert
Baringer	Barnes 28	Beck	Berry	Carpenter
Conway 10	Conway 104	Curtis	Dunn	Eggleston
Ellebracht	Ellington	Green	Helms	Johnson
Kendrick	Kidd	Lavender	Marshall	Mathews
May	McCann Beatty	McCreery	McGaugh	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Morris
Mosley	Newman	Nichols	Pierson Jr	Pietzman
Pogue	Quade	Roberts	Roden	Schroer
Spencer	Stevens 46	Tate	Unsicker	Wessels
White				

PRESENT: 000

ABSENT WITH LEAVE: 009

Brown 27	Cross	Franks Jr	Higdon	Kelley 127
Peters	Razer	Rehder	Walker 74	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 780, relating to health insurance, was taken up by Representative Hill.

On motion of Representative Hill, **HCS HB 780** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer

Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 007

Barnes 28	Ellington	Marshall	McDaniel	Moon
Pogue	Smith 85			

PRESENT: 000

ABSENT WITH LEAVE: 008

Brown 27	Cross	Franks Jr	Higdon	Peters
Razer	Rehder	Walker 74		

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 111

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Cornejo	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McGaugh	Merideth 80	Messenger
Miller	Morris	Muntzel	Newman	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Rowland 29	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 043

Anders	Bangert	Barnes 28	Beck	Berry
Burnett	Burns	Butler	Conway 10	Corlew
Curtis	Dunn	Ellebracht	Ellington	Engler
Franklin	Frederick	Gray	Hansen	Harris

Hurst	Kidd	Marshall	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Mitten	Moon
Morgan	Mosley	Neely	Pierson Jr	Pogue
Quade	Roberts	Runions	Ruth	Smith 85
Stevens 46	Wessels	Wilson		

PRESENT: 001

Roden

ABSENT WITH LEAVE: 007

Brown 27	Cross	Franks Jr	Higdon	Peters
Razer	Walker 74			

VACANCIES: 001

HCS HB 573, relating to time-limited offers to settle tort claims, was taken up by Representative McGaugh.

On motion of Representative McGaugh, **HCS HB 573** was read the third time and passed by the following vote:

AYES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Gray	Green	Harris
Kendrick	Kidd	Lavender	Marshall	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley

Newman	Nichols	Pierson Jr	Pogue	Quade
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 007

Brown 27	Cross	Franks Jr	Higdon	Peters
Razer	Walker 74			

VACANCIES: 001

Speaker Richardson declared the bill passed.

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bills were referred to the Committee indicated:

HCB 5 - Rules - Administrative Oversight
HCB 7 - Rules - Legislative Oversight
HCB 8 - Rules - Legislative Oversight
HCB 9 - Rules - Legislative Oversight

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1158**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight.

Ayes (9): Franklin, Gannon, Justus, Meredith (71), Neely, Newman, Ruth, Stacy and Walker (74)

Noes (0)

Absent (2): Cookson and Moon

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 388**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16) and Stephens (128)

Noes (2): Burnett and Wiemann

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 329**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Smith (85), Sommer and White

Noes (0)

Absent (2): McGee and Peters

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HR 395**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Barnes (28), Brown (27), Franklin, Gannon, Hannegan, Justus, Nichols, Spencer and Tate

Noes (0)

Absent (3): Cookson, Matthiesen and Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HCR 30**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Barnes (28), Brown (27), Franklin, Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (2): Cookson and Miller

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 879**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brown (27), Franklin, Gannon, Hannegan, Justus, Spencer and Tate

Noes (1): Nichols

Absent (3): Cookson, Matthiesen and Miller

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 209**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Eggleston

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 431**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (1): Bondon

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 642**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 696**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1008**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (0)

Absent (2): Curtis and Wessels

MESSAGES FROM THE GOVERNOR

March 30, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 662** entitled:

AN ACT

To amend chapter 281, RSMo, by adding thereto one new section relating to the misuse of herbicides, with penalty provisions and an emergency clause.

On March 30, 2017, I approved **Senate Committee Substitute for House Committee Substitute for House Bill No. 662**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

Having been returned from the Governor with his approval, **SCS HCS HB 662** was delivered to the Secretary of State by the Chief Clerk of the House.

COMMUNICATIONS

April 3, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 1495**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, April 4, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 4, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 49, HB 176, HB 965, HB 1114, HB 1224, HB 975

Executive session will be held: HB 1036

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session, House Hearing Room 3.

Public hearing will be held: HB 124, HB 927, HB 1132

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Tuesday, April 4, 2017, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 910, SCS SB 108

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 5, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1168, HB 1147, HB 450

Executive session will be held: HJR 40, HB 1162

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 6, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 567, HB 973, HB 1002, HB 1099

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1124, HB 1133, HB 1044

Executive session will be held: HB 360

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 7.

Public hearing will be held: SS SB 182, HB 772

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, April 4, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1230

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 6, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, April 4, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 96, HB 458, HB 630, HB 1007, HB 1068

Executive session will be held: HB 231, HB 424, HB 428

Executive session may be held on any matter referred to the committee.

Access to the capitol building after 5:00 PM will be available through the Senate entrance.

GOVERNMENT EFFICIENCY

Tuesday, April 4, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: SCS SB 82

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 194, SCS SB 229, HB 1197, HB 920

Executive session will be held: HB 88, HB 125, HB 437, HB 762, HB 1069

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, April 5, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 984

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, April 4, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 298, HB 536, HB 1134, HB 722

Executive session will be held: HB 716

Executive session may be held on any matter referred to the committee.

AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JUDICIARY

Tuesday, April 4, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 112, HB 945, HB 1112, HB 73

Executive session will be held: HB 430, HB 274, HB 338, HB 519, HB 490, HB 491, HB 727, HB 848

Executive session may be held on any matter referred to the committee.
Hearing will begin with executive session. HB 73 will only be heard if time permits.
AMENDED

LOCAL GOVERNMENT

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 296, HB 666, HB 1189, HB 967, HB 1207, HB 1017

Executive session will be held: SCS SB 11, SB 95, HB 921

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

AMENDED

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, April 4, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: SS SCS SB 66, SS SCS SB 113

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 4, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 887, HB 1065, HCR 13

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON POLICE/COMMUNITY RELATIONS

Tuesday, April 4, 2017, 9:30 AM or upon adjournment of Crime Prevention and Public Safety (whichever is earlier), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Jeannette Mott Oxford, Executive Director of Empower Missouri; the Troopers Association; STLMPD; and Sara Baker of the ACLU all plan to speak during this hearing.

SUBCOMMITTEE ON URBAN COMMUNITY ECONOMIC DEVELOPMENT

Tuesday, April 4, 2017, 6:00 PM or upon adjournment, House Hearing Room 6.

Organizational meeting.

TRANSPORTATION

Wednesday, April 5, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 806, HB 1212, HB 803, HB 959

Executive session will be held: SB 64

Executive session may be held on any matter referred to the committee.

AMENDED

UTILITIES

Wednesday, April 5, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 343, HB 640, HB 795, HB 916, HB 997

Executive session may be held on any matter referred to the committee.
HB 940 has been removed.

AMENDED

VETERANS

Tuesday, April 4, 2017, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HR 398, HB 898, HB 946
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 5, 2017, 9:30 AM, South Gallery.
Executive session will be held: HB 1048
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTIETH DAY, TUESDAY, APRIL 4, 2017

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 1, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 2, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 3, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 4, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 5, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 6, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 7, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 8, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 9, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 10, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 11, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 12, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick
HCS HB 13, (6 hours total debate on perfection, pursuant to HR 1400) - Fitzpatrick

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier
HB 463 - Kolkmeier
HB 111 - Mathews
HCS HB 159 - McGaugh
HCS HB 181 - Phillips
HB 719 - Rhoads
HB 571 - Engler
HCS HB 576 - McCaherty
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike

HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 170 - Curtman
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 261 - Brown (94)
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 294 - Lynch
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill

HB 598 - Cornejo
HCS HB 608 - Anderson
HCS HB 654 - Rowland (155)
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton

HOUSE BILLS FOR PERFECTION - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTIETH DAY, TUESDAY, APRIL 4, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Teach me, O Lord, the way of Thy statutes; and I will keep it unto the end. (Psalm 119:33)

O Powerful God who reveals Yourself to us in endless ways, deepen within us the sense of Your presence as we lift our hearts unto You in this our morning prayer. As our predecessors came to this chamber to be guided by You, so do we bow before You humbly and reverently.

With grateful hearts may we learn to accept Your creative spirit, to live in beautiful harmony with Your laws, and to let love lighten and brighten our lives and that of our citizens.

Turn our strength to the tasks of justice, mercy, and peace that, as we work for common good, we may find joy and satisfaction in useful debates and discussions on our budget.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Isaac Olson.

The Journal of the forty-ninth day was approved as printed.

PERFECTION OF HOUSE BILLS

HCS HB 261, relating to human trafficking hotline posters, was taken up by Representative Brown (94).

On motion of Representative Brown (94), the title of **HCS HB 261** was agreed to.

On motion of Representative Brown (94), **HCS HB 261** was adopted.

On motion of Representative Brown (94), **HCS HB 261** was ordered perfected and printed.

HB 111, relating to collective bargaining units within the bi-state development agency, was taken up by Representative Mathews.

1300 *Journal of the House*

Representative Chipman assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 113

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Burnett	Burns	Butler
Carpenter	Conway 10	Dunn	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 008

Brown 27	Curtis	Ellebracht	Ellington	McDaniel
Razer	Reisch	Vescovo		

VACANCIES: 001

On motion of Representative Mathews, the title of **HB 111** was agreed to.

On motion of Representative Mathews, **HB 111** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 1, relating to appropriations for the Board of Fund Commissioners, State Water Pollution Control Bonds, Stormwater Control Bonds and Fourth State Building Bonds, was taken up by Representative Fitzpatrick.

Representative Bahr offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1, Page 1, Section 1.000, Line 1, by eliminating all tax credit programs; and

Further amend said bill by adjusting section and bill totals accordingly.

House Amendment No. 1 was withdrawn.

HCS HB 1 was laid over.

HCS HB 2, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was taken up by Representative Fitzpatrick.

HCS HB 2 was laid over.

HCS HB 3, relating to appropriations for the Department of Higher Education, was taken up by Representative Fitzpatrick.

Representative Rowland (155) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3, Page 12, Section 3.260, Line 2, by deleting "2015-2016" and inserting "2017-2018"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Rowland (155), **House Amendment No. 1** was adopted.

Representative Moon offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3, Page 11, Section 3.255, Line 4, by deleting "361,071,125" and inserting "360,071,125"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Moon moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Moon:

AYES: 013

Eggleston	Hurst	Lavender	Lynch	Marshall
Merideth 80	Messenger	Moon	Morris	Pogue
Redmon	Remole	Ross		

NOES: 137

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Miller	Mitten	Morgan
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Reiboldt	Reisch	Rhoads
Roberts	Roden	Roeber	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 012

Anders	Brown 27	Cookson	Cross	Curtis
Fitzwater 49	Franklin	McDaniel	Pietzman	Razer
Rehder	Walker 74			

VACANCIES: 001

Representative Arthur offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3, Page 1, Title Clause, Line 6, by deleting the following:

"; provided that no funds shall be expended at public institutions of higher education that offer a tuition rate to any student with an unlawful immigration status in the United States that is less than the tuition rate charged to international students, and further provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Arthur moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 042

Adams	Arthur	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Berry	Burnett	Burns
Butler	Carpenter	Conway 10	Corlew	Dunn
Ellington	Franks Jr	Gray	Green	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

NOES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 104	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 008

Anders	Brown 27	Chipman	Cookson	Curtis
Dogan	Razer	Rehder		

VACANCIES: 001

Representative Hill offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3, Page 8, Section 3.200, Line 4, by inserting immediately after the number "3.121" the following:

"and further provided that no institution requires students to join a labor organization"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Hill, **House Amendment No. 4** was adopted.

Representative Chipman resumed the Chair.

Representative Christofanelli offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3, Page 9, Section 3.225, Line 9, by deleting "2,500,000" and inserting "2,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Butler raised a point of order that there had been a violation of Rule 85.

Representative Chipman requested a parliamentary ruling.

The point of order was withdrawn.

Speaker Richardson resumed the Chair.

Representative Christofanelli moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Moon offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3, Page 11, Section 3.255, Line 4, by deleting "361,071,125" and inserting "360,071,125"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Moon moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Barnes (60) offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3, Page 9, Section 3.225, Line 7, by deleting said line through Line 9; and

Further amend said bill, Page 11, Section 3.255, Line 4, by deleting "361,071,125" and inserting "333,427,276"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Barnes (60) moved that **House Amendment No. 7** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Barnes (60):

AYES: 044

Adams	Anderson	Barnes 60	Barnes 28	Beard
Bernskoetter	Berry	Brattin	Conway 10	DeGroot
Dogan	Ellington	Fitzwater 49	Franks Jr	Gray
Green	Harris	Houghton	Hurst	Johnson
Kelly 141	Lavender	Marshall	Mathews	Matthiesen
May	McCaherty	McGaugh	Merideth 80	Mitten
Moon	Mosley	Pierson Jr	Pietzman	Pogue
Roden	Roeber	Ross	Smith 85	Spencer
Unsicker	Walker 74	White	Wilson	

NOES: 095

Alferman	Andrews	Austin	Bangert	Baringer
Basye	Beck	Black	Bondon	Brown 57
Brown 94	Burnett	Burns	Butler	Christofanelli
Cierpiot	Conway 104	Cornejo	Crawford	Curtman
Davis	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Fitzpatrick	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houx	Hubrecht	Justus	Kelley 127	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	McCann Beatty	McCreery
McGee	Meredith 71	Messenger	Miller	Morgan
Morris	Muntzel	Newman	Nichols	Pfausch
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Rone	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Stevens 46	Tate	Taylor	Vescovo
Walker 3	Wessels	Wiemann	Wood	Mr. Speaker

PRESENT: 001

Peters

ABSENT WITH LEAVE: 022

Anders	Arthur	Bahr	Brown 27	Carpenter
Chipman	Cookson	Corlew	Cross	Curtis
Evans	Fitzwater 144	Fraker	Franklin	McDaniel
Neely	Phillips	Razer	Runions	Shull 16
Swan	Trent			

VACANCIES: 001

HCS HB 3 was laid over.

On motion of Representative Cierpiot, the House recessed until 3:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was taken up by Representative Fitzpatrick.

Representative Conway (104) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 4, Page 12, Section 4.415, Line 17, by deleting said line through Line 26, and inserting in lieu thereof the following:

"For all allotments, grants, and contributions from federal sources that may be deposited in the State Treasury for grants of National Highway Safety Act moneys
From Department of Transportation - Highway Safety Fund (0149).....20,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Conway (104) moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Conway (104):

AYES: 044

Adams	Baringer	Brown 94	Burnett	Conway 10
Conway 104	Dohrman	Engler	Fitzwater 144	Franklin
Gannon	Gregory	Haefner	Henderson	Higdon
Hubrecht	Kelley 127	Kendrick	Lant	Lavender

Lichtenegger	May	McCreery	McDaniel	Meredith 71
Merideth 80	Morgan	Pfausch	Pierson Jr	Quade
Redmon	Reiboldt	Rowland 29	Ruth	Shull 16
Sommer	Stevens 46	Swan	Tate	Unsicker
Wessels	White	Wilson	Wood	

NOES: 104

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Barnes 60	Barnes 28	Basye
Beard	Beck	Berry	Black	Bondon
Brattin	Brown 57	Burns	Butler	Chipman
Christofanelli	Cierpiot	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dunn
Eggleston	Ellebracht	Ellington	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franks Jr	Frederick
Gray	Green	Haahr	Hannegan	Hansen
Harris	Helms	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelly 141	Kidd
Kolkmeier	Korman	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McCann Beatty	McGough
Messenger	Miller	Mitten	Moon	Morris
Mosley	Muntzel	Neely	Newman	Peters
Pietzman	Pike	Plocher	Pogue	Rehder
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Schroer	Shaul 113	Shumake	Smith 85	Smith 163
Spencer	Stephens 128	Taylor	Trent	Vescovo
Walker 3	Walker 74	Wiemann	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 014

Anders	Bernskoetter	Brown 27	Carpenter	Cookson
Cornejo	Curtis	Grier	Lauer	McGee
Nichols	Phillips	Razer	Stacy	

VACANCIES: 001

Representative Corlew offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 4, Page 1, Title Clause, Line 6, by deleting "; provided that no funds shall be used for any costs associated with the tolling of interstate highways"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Corlew moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Merideth (80) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 4, Page 9, Section 4.165, Line 19, by deleting "16,000,000" and inserting "15,750,000"; and

Further amend said bill, Page 10, Section 4.185, Line 4, by deleting "311,000,000" and inserting "311,250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Merideth (80) moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Fitzpatrick:

AYES: 072

Adams	Arthur	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Berry	Black	Burnett
Burns	Butler	Carpenter	Conway 10	Corlew
Dogan	Dunn	Ellebracht	Ellington	Evans
Fitzwater 144	Franklin	Franks Jr	Frederick	Gray
Green	Grier	Hannegan	Hansen	Harris
Higdon	Hubrecht	Kelley 127	Kendrick	Kidd
Lavender	Matthiesen	May	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Miller	Mitten	Morgan	Mosley	Peters
Pfautsch	Pierson Jr	Plocher	Pogue	Quade
Rhoads	Roberts	Rone	Rowland 29	Runions
Shull 16	Shumake	Smith 85	Sommer	Stephens 128
Stevens 46	Swan	Tate	Unsicker	Walker 74
Wessels	White			

NOES: 081

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 49	Fraker	Francis	Gannon	Gregory
Haahr	Haefner	Helms	Henderson	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelly 141	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
McCaherty	Messenger	Moon	Morris	Muntzel
Neely	Pietzman	Pike	Redmon	Rehder
Reiboldt	Reisch	Remole	Roden	Roeber
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Smith 163	Spencer	Stacy	Taylor	Trent
Vescovo	Walker 3	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 009

Anders	Bondon	Brown 27	Cookson	Curtis
Newman	Nichols	Phillips	Razer	

VACANCIES: 001

HCS HB 4 was laid over.

HCS HB 5, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was taken up by Representative Fitzpatrick.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "34,750,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Engler, **House Amendment No. 1** was adopted.

HCS HB 5, as amended, was laid over.

HCS HB 7, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was taken up by Representative Fitzpatrick.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 7, Page 8, Section 7.085, Line 14, by deleting said line and Lines 15 and 16; and

Further amend said bill, Page 9, Section 7.100, Line 7, by inserting immediately after said section, the following new section:

"Section 7.101 To the Department of Economic Development
For a museum that commemorates the contributions of African-Americans to the sport of baseball, provided that \$100,000 fund the Historical Education Center
From General Revenue Fund (0101).....\$250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Engler, **House Amendment No. 1** was adopted.

HCS HB 7, as amended, was laid over.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was again taken up by Representative Fitzpatrick.

Representative Brattin offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "34,826,083"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Brattin, **House Amendment No. 2** was adopted.

HCS HB 5, as amended, was laid over.

HCS HB 12, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was taken up by Representative Fitzpatrick.

Representative Brattin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 12, Page 10, Section 12.325, Line 22, by inserting immediately thereafter the following:

"For a new Associate Circuit Court Judge and related staff for the 17th Judicial Circuit
Personal Service and/or Expense and Equipment
From General Revenue Fund (0101).....173,917"; and

Further amend said bill, said page, said section, Line 23, by deleting "2,962.45" and inserting "2,964.45";
and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Brattin, **House Amendment No. 1** was adopted.

HCS HB 12, as amended, was laid over.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was again taken up by Representative Fitzpatrick.

Representative Bahr offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "34,400,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Bahr, **House Amendment No. 3** was adopted.

HCS HB 5, as amended, was laid over.

HCS HB 2, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was again taken up by Representative Fitzpatrick.

Representative Bahr offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2, Page 9, Section 2.145, Line 5, by deleting "2,961,486" and inserting "3,561,486"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Bahr, **House Amendment No. 1** was adopted.

HCS HB 2, as amended, was laid over.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was again taken up by Representative Fitzpatrick.

Representative Redmon offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "34,750,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Redmon, **House Amendment No. 4** was adopted.

HCS HB 5, as amended, was laid over.

HCS HB 6, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was taken up by Representative Fitzpatrick.

Representative Redmon offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 6, Page 19, Section 6.260, Line 59, by inserting after said line the following:

"From General Revenue Fund (0101).....250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Redmon, **House Amendment No. 1** was adopted.

HCS HB 6, as amended, was laid over.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was again taken up by Representative Fitzpatrick.

Representative Wood offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "34,925,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Wood, **House Amendment No. 5** was adopted.

HCS HB 5, as amended, was laid over.

HCS HB 10, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was taken up by Representative Fitzpatrick.

Representative Wood offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 10, Page 42, Section 10.740, Line 8, by inserting immediately thereafter the following:

Bank "For the purpose of providing transportation for delivery of cord blood to the St. Louis Public Cord Blood

From General Revenue Fund (0101).....\$75,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Wood, **House Amendment No. 1** was adopted.

HCS HB 10, as amended, was laid over.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was again taken up by Representative Fitzpatrick.

Representative Fitzpatrick offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 5, Page 21, Section 5.245, Line 6, by deleting "35,000,000" and inserting "26,848,917"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 6** was adopted.

Representative Walker (74) offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 5, Page 3, Section 5.011, Line 1, by deleting said section in its entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Walker (74) moved that **House Amendment No. 7** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Walker (74):

AYES: 042

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Conway 10
Curtis	Dunn	Ellington	Franks Jr	Gray
Green	Harris	Hurst	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Peters	Pierson Jr	Pogue
Quade	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

NOES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Francis	Franklin	Frederick

Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfautsch	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Rhoads	Roberts	Roden	Roeber	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 018

Anders	Brown 27	Carpenter	Cookson	Cornejo
Eggleston	Engler	Fraker	Higdon	Kelly 141
McCaherty	McDaniel	Nichols	Phillips	Razer
Remole	Rone	Wood		

VACANCIES: 001

Speaker Pro Tem Haahr assumed the Chair.

HCS HB 5, as amended, was laid over.

HCS HB 6, as amended, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was again taken up by Representative Fitzpatrick.

Representative Ross offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 6, Page 11, Section 6.125, Line 5, by deleting "452,632" and inserting "905,264"; and

Further amend said bill, page and section, Line 6, by deleting "103,415" and inserting "206,830"; and

Further amend said bill, page and section, Line 10, by deleting "40,000" and inserting "80,000"; and

Further amend said bill by adjusting subsection, section and bill totals accordingly.

On motion of Representative Ross, **House Amendment No. 2** was adopted.

Representative Redmon offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 6, Page 29, Section 6.600, Line 6, by deleting "12,701,666" and inserting "12,201,666"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Redmon, **House Amendment No. 3** was adopted.

HCS HB 6, as amended, was laid over.

HCS HB 7, as amended, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was again taken up by Representative Fitzpatrick.

Representative Fitzwater (49) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 7, Page 10, Section 7.132, Line 1, by deleting Lines 1 through 8; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzwater (49), **House Amendment No. 2** was adopted.

HCS HB 7, as amended, was laid over.

HCS HB 2, as amended, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was again taken up by Representative Fitzpatrick.

Representative Fitzwater (49) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2, Page 4, Section 2.025, Line 6, by inserting immediately after said section the following new section:

"Section 2.027. To the Department of Elementary and Secondary Education
For the purpose of funding a not-for-profit located in a home rule city with more than forty-one thousand but fewer than forty-seven thousand inhabitants and partially located in any county of the first classification with more than seventy thousand but fewer than eighty-three thousand inhabitants that focuses on an online STEM curriculum for middle school students throughout the state
From General Revenue Fund (0101).....\$500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzwater (49), **House Amendment No. 2** was adopted.

HCS HB 2, as amended, was laid over.

HCS HB 7, as amended, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was again taken up by Representative Fitzpatrick.

Representative Engler offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 7, Page 8, Section 7.085, Line 13, by deleting "650,000" and inserting "800,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Engler, **House Amendment No. 3** was adopted.

HCS HB 7, as amended, was laid over.

HCS HB 8, relating to appropriations for the Department of Public Safety, was taken up by Representative Fitzpatrick.

Representative Conway (104) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 8, Page 11, Section 8.130, Line 19, by deleting "116.00" and inserting "112.00".

On motion of Representative Conway (104), **House Amendment No. 1** was adopted.

Representative Conway (104) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 8, Page 3, Section 8.015, Line 3, by deleting said line and inserting:

"For alert systems development and maintenance".

On motion of Representative Conway (104), **House Amendment No. 2** was adopted.

Representative Conway (104) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 8, Page 15, Section 8.187, by deleting said section in its entirety; and

Further amend said bill by adjusting bill totals accordingly.

Representative Conway (104) moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Roden offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 8, Page 3, Section 8.027, Line 5, by deleting "250,000" and inserting "225,000"; and

Further amend said bill, Page 15, Section 8.185, Line 7, by deleting "538,000" and inserting "500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Roden, **House Amendment No. 4** was adopted.

Representative Roden offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 8, Page 21, Section 8.315, by inserting after said section the following new section:

"Section 8.320. To the Department of Public Safety
For the State Emergency Management Agency
For the Missouri Task Force 1

To provide for expenses of Missouri Task Force 1, a division of the Boone County Fire Protection District, when it responds to emergencies and disasters in the state of Missouri and conducts annual training and exercises. These expenses may include, but are not limited to personnel salaries and benefits, supplies, and repair or replacement of damaged equipment

From General Revenue Fund (0101) \$63,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Roden, **House Amendment No. 5** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 141

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter

Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Messenger	Mitten	Morgan	Morris	Mosley
Muntzel	Newman	Peters	Pfautsch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Remole	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 003

Hurst	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 018

Anders	Brown 27	Cornejo	Cross	Fitzwater 144
Gannon	Higdon	McCaherty	McDaniel	McGee
Miller	Neely	Nichols	Phillips	Razer
Reisch	Rhoads	Smith 85		

VACANCIES: 001

HCS HB 8, as amended, was laid over.

HCS HB 9, relating to appropriations for the Department of Corrections, was taken up by Representative Fitzpatrick.

Representative Merideth (80) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 9, Page 1, Title Clause, Line 5, by deleting "2018." and inserting "2018, provided that no funds from these sections shall be paid to any entity that engages in medical procedures that end human life.".

Representative Merideth (80) moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth (80):

AYES: 042

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Berry	Bondon	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Franks Jr	Gray	Green	Harris	Hurst
Lavender	Matthiesen	May	McCann Beatty	McCreery
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Peters	Pierson Jr	Quade	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

NOES: 090

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Fitzpatrick	Fitzwater 49	Francis	Frederick
Gannon	Gregory	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Kelley 127	Kelly 141
Kidd	Kolkmeier	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Pfautsch
Pietzman	Pike	Pogue	Redmon	Reiboldt
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Walker 3	White	Wiemann	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 030

Anders	Brown 27	Cookson	Corlew	Cross
Curtis	Ellington	Evans	Fitzwater 144	Fraker
Franklin	Grier	Higdon	Justus	Kendrick
Korman	Lauer	McCaherty	McDaniel	McGee
Neely	Nichols	Phillips	Plocher	Razer
Rehder	Reisch	Vescovo	Wood	Mr. Speaker

VACANCIES: 001

HCS HB 9 was laid over.

HCS HB 10, as amended, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was again taken up by Representative Fitzpatrick.

Representative Fitzpatrick offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 10, Page 8, Section 10.110, Line 74, by deleting "704,775" and inserting "804,775"; and

Further amend said bill, Page 12, Section 10.210, Line 31, by deleting "1,048,843" and inserting "948,843"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 2** was adopted.

Representative Dunn offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 10, Page 1, Title Clause, Line 7, by deleting "; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Dunn moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Lavender offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 10, Page 43, Section 10.810, Line 23, by deleting "149,107,111" and inserting "153,943,984"; and

Further amend said bill, page and section, Line 25, by deleting "19,274,859" and inserting "14,437,986"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Lavender offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 10, Page 43, Section 10.806, Line 4, by deleting "at a rate not to exceed sixty percent (60%) of the average monthly Medicaid cost of nursing facility care"; and

Further amend said bill, page and section, Line 9, by inserting immediately thereafter the following:

"From Hearing Instrument Specialist Fund (0247).....	67,482
From State Committee of Interpreters Fund (0256).....	25,250
From Residential Mortgage Licensing Fund (0.61).....	147,014
From State Board of Podiatric Medicine Fund (0629).....	48,381
From State Board of Chiropractic Examiners' Fund (0630).....	113,862
From Board of Embalmers and Funeral Directors' Fund (0633).....	734,085
From Board of Registration for the Healing Arts Fund (0634).....	2,465,646
From State Board of Nursing Fund (0635).....	1,842,983
From Optometry Fund (0636).....	61,049
From Board of Pharmacy Fund (0637).....	1,352,445
From Real Estate Commission Fund (0638).....	999,442
From Veterinary Medical Board Fund (0639).....	148,758
From Committee of Professional Counselors Fund (0672).....	243,821
From Dental Board Fund (0677).....	464,242
From State Board for Architects, Professional Engineers, Land Surveyors and Landscape Architects Fund (0678).....	649,840
From Professional Registration Fees Fund (0689).....	57,723
From Athletic Fund (0693).....	108,681
From Athlete Agent Fund (0774).....	131
From Board of Cosmetology and Barber Examiners Fund (0785).....	1,290,979
From Board of Private Investigator and Private Fire Investigator Examiners Fund (0802).....	43,544
From Marital and Family Therapists' Fund (0820).....	9,804
From Respiratory Care Practitioners Fund (0833).....	78,377
From Missouri Board of Occupational Therapy Fund (0845).....	86,681
From Dietitian Fund (0857).....	35,334
From Interior Designer Council Fund (0877).....	5,871
From Acupuncturist Fund (0882).....	7,341
From Tattoo Fund (0883).....	64,852
From Massage Therapy Fund (0884).....	142,356
From Residential Mortgage Licensing (0261).....	147,014
From The Board of Geologist Registration Fund (0263).....	34,091
From Division of Credit Unions Fund (0548).....	22,807
From Division of Savings and Loan Supervision Fund (0549).....	6,819
From Division of Finance Fund (0550).....	959
From Insurance Examiners Fund (0552).....	68,533
From Missouri Real Estate Appraisers and Appraisal Management Company Fund (0561)...	270,112
From Endowed Cemetery Audit Fund (0562).....	81,210
From Insurance Dedicated Fund (0566).....	50,854
From Clinical Social Workers Fund (0574).....	104,292
From State Committee of Psychologists Fund (0580).....	291,939
From State Board of Accountancy Fund (0627).....	475,398"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Lavender moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Butler:

AYES: 039

Adams	Bangert	Baringer	Barnes 28	Beck
Burnett	Burns	Butler	Carpenter	Conway 10

Corlew	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Pierson Jr	Quade	Roberts	Rowland 29	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

NOES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Pietzman	Pike
Plocher	Pogue	Redmon	Reiboldt	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 001

Peters

ABSENT WITH LEAVE: 015

Anders	Arthur	Bondon	Brown 27	Brown 57
Cookson	Kidd	McDaniel	McGee	Nichols
Phillips	Razer	Rehder	Reisch	Runions

VACANCIES: 001

Representative May offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 10, Page 15, Section 10.225, Line 30, by inserting immediately thereafter the following:

"For the purpose of funding the Mental Health Illness Prevention Project. The pilot program is established to assess, treat, and examine the impact of service availability to a less acute situation as a means of prevention of more significant episodes of behavioral health related challenges that have profound academic, social, and psychological consequences for youth. The project shall provide access to children and youth ages three (3) to seventeen (17) who are not currently in receipt of state services or who may not have access due to their level of illness, acuity level, or mental health testing requirements
From Mental Health Federal Fund (0148).....1,500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative May moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative May offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 10, Page 15, Section 10.225, Line 30, by inserting immediately thereafter the following:

"For the purpose of funding the Mental Health Illness Prevention Project. The pilot program is established to assess, treat, and examine the impact of service availability to a less acute situation as a means of prevention of more significant episodes of behavioral health related challenges that have profound academic, social, and psychological consequences for youth. The project shall provide access to children and youth ages three (3) to seventeen (17) who are not currently in receipt of state services or who may not have access due to their level of illness, acuity level, or mental health testing requirements
From Board of Registration for the Healing Arts Fund (0634).....500,000
From State Board of Nursing Fund (0635).....500,000
From Board of Pharmacy Fund (0637).....500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Speaker Richardson resumed the Chair.

Representative May moved that **House Amendment No. 7** be adopted.

Which motion was defeated.

Representative Burnett offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 10, Page 38, Section 10.710, Line 11, by inserting immediately thereafter the following:

"From Brain Injury Fund (0742).....250,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Burnett moved that **House Amendment No. 8** be adopted.

Which motion was defeated.

HCS HB 10, as amended, was laid over.

HCS HB 11, relating to appropriations for the Department of Social Services, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 11, Page 36, Section 11.530, Line 13, by deleting "1,310,818,734" and inserting "1,280,818,734"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 1** was adopted.

Representative Franks Jr. offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 11, Page 6, Section 11.070, Line 9, by deleting "19,743,503" and inserting "18,743,503"; and

Further amend said bill, Page 9, Section 11.115, Line 16, by deleting "25,744,658" and inserting "20,744,658"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Franks Jr., **House Amendment No. 2** was adopted.

Representative Franks Jr. offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 11, Page 9, Section 11.115, Line 21, by inserting immediately thereafter the following:

"For the Summer Jobs Program.....6,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Franks Jr., **House Amendment No. 3** was adopted.

Representative Ross offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 11, Page 1, Title Clause, Line 8 through and including Line 10, by deleting said lines in their entirety and inserting in lieu thereof the following:

"from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo."; and

Further amend said bill, Page 37, Section 11.550, Line 7, by inserting after the word "services" the following:

"as defined in Section 170.015, RSMo.".

On motion of Representative Ross, **House Amendment No. 4** was adopted by the following vote, the ayes and noes having been demanded by Representative Ross:

AYES: 115

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Moon
Morris	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 035

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Dunn	Franks Jr	Gray
Green	Kendrick	Lavender	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Peters	Pierson Jr	Quade
Roberts	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 012

Anders	Brown 27	Cookson	Ellington	McDaniel
McGee	Muntzel	Nichols	Razer	Reisch
Runions	Walker 74			

VACANCIES: 001

Representative Brown (94) offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 11, Page 21, Section 11.295, Line 23, by inserting immediately thereafter the following:

", and further provided that the Children's Division may provide one-time funding to providers, not to exceed \$5,000 per provider, to assist providers who otherwise meet the department's qualifications, to meet requirements for accreditation".

On motion of Representative Brown (94), **House Amendment No. 5** was adopted.

Representative Stevens (46) offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 11, Page 1, Title Clause, Line 6, by deleting said line in its entirety; and

Further amend said bill and page, Title Clause, Line 7, by deleting "expansion as outlined under the Affordable Care Act, and further provided".

Representative Stevens (46) moved that **House Amendment No. 6** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Stevens (46):

AYES: 039

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Newman	Peters
Pierson Jr	Quade	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Wessels	

NOES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roden	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 012

Anders	Brown 27	Cookson	Cornejo	McDaniel
McGee	Mosley	Muntzel	Nichols	Razer
Reisch	Walker 74			

VACANCIES: 001

Representative Barnes (60) assumed the Chair.

HCS HB 11, as amended, was laid over.

HCS HB 12, as amended, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was again taken up by Representative Fitzpatrick.

Representative McCann Beatty offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 12, Page 12, Section 12.515, Line 10, by deleting "(Not to exceed 23.00 F.T.E.)"; and

Further amend said bill, page, section and line, by inserting immediately thereafter the following:

"For an actuarial analysis of the cost impact to MO Healthnet if the state required the MO Healthnet Division to reimburse marital and family therapist services provided to MO Healthnet participants
From Marital and Family Therapists' Fund (0820).....25,000
Total (Not to exceed 23.00 F.T.E.).....\$1,412,212"; and

Further amend said bill by adjusting section and bill totals accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative McCann Beatty, **House Amendment No. 2** was adopted.

Representative Haahr offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 12, Page 11, Section 12.400, Line 11, by deleting said line in its entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Haahr, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Hannegan	Hansen	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	Messenger
Moon	Morris	Muntzel	Neely	Pfausch
Phillips	Pietzman	Pike	Plocher	Redmon
Reiboldt	Remole	Rhoads	Roden	Roeber
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 045

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Burns	Butler	Curtis
Dunn	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Hill	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Miller	Mitten	Morgan
Mosley	Newman	Peters	Pierson Jr	Pogue
Quade	Roberts	Rone	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Wessels	White

PRESENT: 000

ABSENT WITH LEAVE: 015

Anders	Brown 27	Carpenter	Conway 10	Cookson
Cornejo	Haefner	Korman	McDaniel	McGee
Nichols	Razer	Rehder	Reisch	Walker 74

VACANCIES: 001

Representative Merideth (80) offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 12, Page 2, Section 12.025, Line 9, by deleting "278,713" and inserting "1,778,713"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Merideth (80) moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Mitten:

AYES: 050

Adams	Alferman	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Burnett	Burns
Butler	Carpenter	Cierpiot	Conway 10	Curtis
Dogan	Dunn	Ellebracht	Ellington	Fitzpatrick
Franks Jr	Gray	Green	Grier	Harris
Kendrick	Korman	Lavender	May	McCaherty
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Peters
Pierson Jr	Quade	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Wessels	White

NOES: 100

Anderson	Andrews	Austin	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Conway 104	Corlew	Crawford	Cross	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Reiboldt	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Wiemann	Wilson	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 012

Anders	Brown 27	Cookson	Cornejo	McDaniel
McGee	Nichols	Razer	Rehder	Reisch
Walker 74	Wood			

VACANCIES: 001

HCS HB 12, as amended, was laid over.

HCS HB 13, relating to relating to appropriations for real property leases, related services, utilities, systems furniture, structural modifications and related expenses, was taken up by Representative Fitzpatrick.

HCS HB 13 was laid over.

HCS HB 1, relating to appropriations for the Board of Fund Commissioners, State Water Pollution Control Bonds, Stormwater Control Bonds and Fourth State Building, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 1** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 1** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 1** was ordered perfected and printed.

MOTION

Representative Bahr, having voted on the prevailing side, moved that the vote by which **House Amendment No. 4 to HCS HB 12, as amended**, was defeated be reconsidered.

Which motion was adopted by the following vote:

AYES: 144

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Redmon	Reiboldt
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 017

Anders	Brown 27	Carpenter	Conway 10	Cookson
Curtis	Ellington	Gray	McCaherty	McDaniel
McGee	Nichols	Razer	Rehder	Reisch
Rowland 155	Smith 85			

VACANCIES: 001

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 12, as amended, with House Amendment No. 4, pending, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was again taken up by Representative Fitzpatrick.

Representative Merideth (80) renewed his motion for the adoption of **House Amendment No. 4.**

Which motion was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 133

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Burnett	Burns	Butler	Chipman	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Higdon
Hill	Houghton	Hubrecht	Johnson	Justus
Kelley 127	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCann Beatty
McCreery	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Redmon	Reiboldt	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128

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Stevens 46	Swan	Tate	Taylor	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 015

Bernskoetter	Christofanelli	Dohrman	Henderson	Houx
Hurst	Kelly 141	Marshall	Moon	Plocher
Pogue	Ross	Schroer	Trent	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 014

Anders	Brown 27	Carpenter	Cookson	Curtis
Ellington	McCaherty	McDaniel	McGee	Nichols
Razer	Rehder	Reisch	Smith 85	

VACANCIES: 001

HCS HB 12, as amended, was laid over.

HCS HB 2, as amended, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 2, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 2, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 2, as amended**, was ordered perfected and printed.

HCS HB 3, as amended, relating to appropriations for the Department of Higher Education, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 3, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 3, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 3, as amended**, was ordered perfected and printed.

HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 4** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 4** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 4** was ordered perfected and printed.

HCS HB 5, as amended, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 5, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 5, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 5, as amended**, was ordered perfected and printed.

HCS HB 6, as amended, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 6, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 6, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 6, as amended**, was ordered perfected and printed.

HCS HB 7, as amended, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 7, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 7, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 7, as amended**, was ordered perfected and printed.

HCS HB 8, as amended, relating to appropriations for the Department of Public Safety was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 8, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 8, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 8, as amended**, was ordered perfected and printed.

HCS HB 9, relating to appropriations for the Department of Corrections, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 9** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 9** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 9** was ordered perfected and printed.

HCS HB 10, as amended, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 10, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 10, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 10, as amended**, was ordered perfected and printed.

HCS HB 11, as amended, relating to appropriations for the Department of Social Services, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 11, as amended**, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo., was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 11, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 11, as amended**, was ordered perfected and printed.

HCS HB 12, as amended, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 12, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 12, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 12, as amended**, was ordered perfected and printed.

HCS HB 13, relating to appropriations for real property leases, related services, utilities, systems furniture, structural modifications and related expenses, was again taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, the title of **HCS HB 13** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 13** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 13** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 360**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Baringer, Barnes (60), Franks Jr., Hannegan, Hill, Lauer, Newman and Phillips

Noes (1): McDaniel

Absent (2): Dogan and Rhoads

Committee on Government Efficiency, Chairman Johnson reporting:

Mr. Speaker: Your Committee on Government Efficiency, to which was referred **SCS SB 82**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baringer, Curtman, Frederick, Johnson, Kidd, Matthiesen, Quade, Rhoads and Sommer

Noes (1): Pogue

Absent (1): Peters

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 957**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Special Committee on Employment Security, Chairman Brown (57) reporting:

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **SS SCS SB 113**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brown (57), Dohrman, Frederick, Hansen, Houx, Hubrecht and Remole

Noes (5): Beck, May, Mosley, Pogue and Runions

Absent (1): Bahr

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 682**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Christofanelli, Cross, Curtman, Eggleston, Gray, Roden, Schroer and Shull (16)

Noes (2): Ellington and Mosley

Absent (3): Brown (27), Kelley (127) and Rhoads

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 950**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Christofanelli, Cross, Curtman, Eggleston, Ellington, Mosley, Roden, Schroer and Shull (16)

Noes (1): Gray

Absent (3): Brown (27), Kelley (127) and Rhoads

Mr. Speaker: Your Committee on Ways and Means, to which was referred **SS SCS SB 16**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Mosley, Roden, Schroer and Shull (16)

Noes (0)

Absent (3): Brown (27), Kelley (127) and Rhoads

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 910**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (11): Black, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (2): Beard and Carpenter

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SCS SB 108**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Black, Dunn, Kelly (141), McCreery, Muntzel, Pfautsch, Pike, Schroer, Stevens (46) and Trent

Noes (0)

Absent (3): Beard, Carpenter and Love

COMMUNICATIONS

April 4, 2017

D. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461 RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the House of Representatives may vote during the legislative session.

I belong to the following boards: Logan University Board of Trustees, Missouri Arts Council Trust Board, People's Community Action Corporation Board of Trustees, Betty Jean Kerr People's Health Center, United States Selective Service Board, and the University of Missouri System.

In compliance with Section 105.461, please publish this letter in the Journal of the House.

Thank you for your attention to this matter.

Respectfully,

/s/ Joshua D. Peters
Member of the 99th General Assembly

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, April 5, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session, House Hearing Room 3.

Public hearing will be held: HB 124, HB 927, HB 1132

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 5, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1168, HB 1147, HB 450

Executive session will be held: HJR 40, HB 1162

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 6, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 567, HB 973, HB 1002, HB 1099

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 5, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HJR 7, HJR 35

Executive session will be held: SB 111, HB 1043, HB 855

Executive session may be held on any matter referred to the committee.

HCS SB 111 - For a motion to change the title and consent vote

FISCAL REVIEW

Thursday, April 6, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 194, SCS SB 229, HB 1197, HB 920

Executive session will be held: HB 88, HB 125, HB 437, HB 762, HB 1069

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, April 5, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 984

Executive session may be held on any matter referred to the committee.

The committee will also hear information regarding the State Legal Expense Fund.

AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

LOCAL GOVERNMENT

Wednesday, April 5, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 296, HB 666, HB 1189, HB 967, HB 1207, HB 1017

Executive session will be held: SCS SB 11, SB 95, HB 921

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

AMENDED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 5, 2017, 12:30 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 157, HB 211, HB 882

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, April 5, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HCS#2 HBs 48, 69, 495 & 589, HB 187, HB 223, HCS HB 226, HCS HB 329, HB 472, HCS HB 561, HCS HB 657, HB 665, HB 888, HB 906, HCS HB 925, HCS HB 957, HCS HB 979, HCS HB 1039, HB 1093, HCB 2, HCB 4, HCB 5, HCS HCR 47, HCS HJR 29

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, April 5, 2017, 1:30 PM, House Hearing Room 4.

Executive session will be held: HCB 8, HCR 48, HB 333, HB 494, HCS HB 499, HB 592, HCS HB 1158, HB 849

Executive session may be held on any matter referred to the committee.
Change in meeting time.

CORRECTED

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 5, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 1040, HB 1091

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, April 6, 2017, 8:30 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will continue to hear testimony from current/former employees of the Department of Corrections.

TRANSPORTATION

Wednesday, April 5, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 806, HB 1212, HB 803, HB 959

Executive session will be held: SB 64

Executive session may be held on any matter referred to the committee.

AMENDED

UTILITIES

Wednesday, April 5, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 343, HB 640, HB 795, HB 916, HB 997

Executive session may be held on any matter referred to the committee.

HB 940 has been removed.

AMENDED

WORKFORCE DEVELOPMENT

Wednesday, April 5, 2017, 9:30 AM, South Gallery.

Executive session will be held: HB 1048

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FIRST DAY, WEDNESDAY, APRIL 5, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 159 - McGaugh

HCS HB 181 - Phillips

HB 719 - Rhoads
HB 571 - Engler
HCS HB 576 - McCaherty
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike
HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 170 - Curtman
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 294 - Lynch
HB 301 - Hill

HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HCS HB 654 - Rowland (155)
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton

HOUSE BILLS FOR PERFECTION - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-FIRST DAY, WEDNESDAY, APRIL 5, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God is love and he who abides in love abides in God, and God abides in him. (1 John 4:16)

God our Creator, we the representatives of the people of this state, bow before You seeking strength for this day and guidance for these hours. Make this moment of prayer a moment when we are aware of Your presence, a moment when we hear Your voice calling us to lead our people in the ways of justice, peace and hope.

Give to us a higher faith and a greater courage to seek to lift the lowly, to strengthen the weak, to encourage the discouraged, and to make this state a state in which men and women are concerned about their fellow citizens.

God Bless Missouri, and help us all to live together with respect for each other and with love in our hearts.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Owen Hart, Presten Tyrrell, Camden Tyrrell, Nina Marie Passantino, Coleman Reese, Olivia Johnson, Tyler Racy, Austin Pritchard, Ethan Pritchard, and Braylynn Dunnivant.

The Journal of the fiftieth day was approved as printed.

MOTION

Representative Cierpiot moved that Rule 99 be suspended.

Which motion was adopted by the following vote:

AYES: 114

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 27	Brown 94	Burnett	Burns
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtman	DeGroot	Dogan	Dunn	Eggleston

Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franks Jr	Gannon	Green	Gregory
Grier	Haahr	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCreery	McDaniel	McGaugh	McGee	Merideth 80
Messenger	Miller	Moon	Neely	Peters
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Reisch	Remole	Roberts
Roden	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	Wiemann	Wilson	Wood	

NOES: 001

Marshall

PRESENT: 003

Beck	Ellebracht	Pogue
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ABSENT WITH LEAVE: 044

Arthur	Barnes 60	Brattin	Brown 57	Carpenter
Cornejo	Curtis	Davis	Dohrman	Ellington
Engler	Franklin	Frederick	Gray	Haefner
Hannegan	Kelley 127	Lant	Lavender	May
McCaherty	McCann Beatty	Meredith 71	Mitten	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Phillips	Razer	Rehder	Reiboldt	Rhoads
Roeber	Rone	Ross	Rowland 29	Smith 163
Swan	Tate	White	Mr. Speaker	

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HCS HB 181, relating to law enforcement, was taken up by Representative Phillips.

Representative Nichols offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 181, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"577.070. 1. A person commits the offense of littering if he or she places, deposits, or causes to be placed or deposited, any glass, glass bottles, wire, nails, tacks, hedge, cans, garbage, trash, refuse, **cigarettes, cigars**, or rubbish of any kind, nature or description on the right-of-way of any public road or state highway or on or in any of the waters in this state or on the banks of any stream, or on any land or water owned, operated or leased by the state, any board, department, agency or commission thereof or on any land or water owned, operated or leased by the federal government or on any private real property owned by another without the owner's consent.

2. The offense of littering is a class C misdemeanor unless:

(1) Such littering creates a substantial risk of physical injury or property damage to another; or

(2) The person has been found guilty of a violation of this section or an offense committed in another jurisdiction which, if committed in this state, would be a violation under this section, in which case it is a class A misdemeanor.

3. If the offense of littering involves cigarettes or cigars, the fine imposed under this section shall be twice the amount imposed for an offense not involving cigarettes or cigars."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Nichols moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Nichols:

AYES: 051

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beard	Beck	Berry	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Conway 10	Dunn	Eggleston	Engler	Franks Jr
Green	Harris	Higdon	Kendrick	Lauer
Lavender	Matthiesen	McCann Beatty	McCreery	McGee
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Reisch
Roberts	Rowland 29	Runions	Shull 16	Smith 85
Sommer	Stevens 46	Unsicker	Walker 3	Walker 74
White				

NOES: 096

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Black	Bondon	Brattin	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Spencer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Wiemann	Wilson
Wood				

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 014

Bahr	Bernskoetter	Brown 57	Cookson	Curtis
Ellebracht	Kidd	May	Meredith 71	Razer
Reiboldt	Stephens 128	Wessels	Mr. Speaker	

VACANCIES: 001

On motion of Representative Phillips, the title of **HCS HB 181** was agreed to.

On motion of Representative Phillips, **HCS HB 181** was adopted.

On motion of Representative Phillips, **HCS HB 181** was ordered perfected and printed.

HB 719, relating to property classification, was taken up by Representative Rhoads.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 719, Page 1, Section 64.002, Line 5, by inserting the following after all of said line:

"64.040. The county planning commission shall have power to make, adopt and may publish an official master plan of the county for the purpose of bringing about coordinated physical development in accordance with present and future needs. The master plan shall be developed so as to:

(1) Conserve the natural resources of the county, to insure efficient expenditure of public funds, and to promote the health, safety, convenience, prosperity and general welfare of the inhabitants; **and**

(2) **Identify a long term vision and policy framework for agriculture and land use planning in agricultural areas within the county. The plan's intended purpose shall be to support both existing agricultural operations and provide new opportunities for economic development and diversification of the agriculture industry in the county, and should help inform future planning decisions and policy development related to support, development, and diversification of the agriculture industry. It shall also provide direction for land use planning and integration strategies in agricultural areas.**

Such master plan may include, among other things, studies and recommendations relative to the location, character and extent of highways, railroads, bus, streetcar and other transportation routes, bridges, public buildings, schools, parks, parkways, forests, wildlife refuges, dams, and projects affecting conservation of natural resources. The county planning commission may adopt the master plan in whole or in part, and subsequently amend or extend the adopted plan or any portion thereof. Before the adoption, amendment or extension of the plan or portion thereof, the commission shall hold at least one public hearing thereon, fifteen days' notice of the time and place of which shall be published in at least one newspaper having general circulation within the county, and notice of such hearing shall also be posted at least fifteen days in advance thereof in at least four conspicuous places in each township. Such hearing may be adjourned from time to time. The adoption of the plan shall be by resolution carried by not less than a majority vote of the full membership of the county planning commission. After the adoption of the master plan an attested copy shall be certified to the county clerk and a copy shall be recorded in the office of the recorder of deeds.

64.231. 1. The county planning board shall have power to make, adopt and may publish an official master plan for the county for the purpose of bringing about coordinated physical development in accordance with present and future needs. The master plan shall be developed so as to:

(1) Conserve the natural resources of the county, to ensure efficient expenditure of public funds, and to promote the health, safety, convenience, prosperity and general welfare of the inhabitants; **and**

(2) **Identify a long term vision and policy framework for agriculture and land use planning in agricultural areas within the county. The plan's intended purpose shall be to support both existing agricultural operations and provide new opportunities for economic development and diversification of the**

agriculture industry in the county, and should help inform future planning decisions and policy development related to support, development, and diversification of the agriculture industry. It shall also provide direction for land use planning and integration strategies in agricultural areas.

The master plan may include, among other things, a land use plan, studies and recommendations relative to the locations, character and extent of highways, railroads, bus, streetcar and other transportation routes, bridges, public buildings, schools, sewers, parks and recreation facilities, parkways, forests, wildlife refuges, dams and projects affecting conservation of natural resources. The county planning board may adopt the master plan in whole or in part, and subsequently amend or extend the adopted plan or any portion thereof. Before the adoption, amendment or extension of the plan or portion thereof, the board shall hold at least one public hearing thereon, fifteen days' notice of the time and place of which shall be published in at least one newspaper having general circulation within the county, and notice of the hearing shall also be posted at least fifteen days in advance thereof in at least two conspicuous places in each township. The hearing may be adjourned from time to time. The adoption of the plan shall be by resolution carried by not less than a majority vote of the full membership of the county planning board. After the adoption of the master plan an attested copy shall be certified to the county clerk and a copy shall be recorded in the office of the recorder of deeds.

2. The master plan, with the accompanying maps, diagrams, charts, descriptive matter, and reports, shall include the plans specified by this section which are appropriate to the county and which may be made the basis for its physical development. The master plan may comprise any, all, or any combination of the plans specified in this section, for all or any part of the county.

64.550. The county planning commission shall have power to make, adopt and publish an official master plan of the county for the purpose of bringing about coordinated physical development in accordance with the present and future needs. The official master plan shall be developed so as to:

(1) Conserve the natural resources of the county, to insure efficient expenditure of public funds and to promote the health, safety, convenience, prosperity and general welfare of the inhabitants; **and**

(2) **Identify a long term vision and policy framework for agriculture and land use planning in agricultural areas within the county. The plan's intended purpose shall be to support both existing agricultural operations and provide new opportunities for economic development and diversification of the agriculture industry in the county, and should help inform future planning decisions and policy development related to support, development, and diversification of the agriculture industry. It shall also provide direction for land use planning and integration strategies in agricultural areas.**

Such official master plan may include, among other things, studies and recommendations relative to the location, character and extent of highways, railroads, bus, streetcar and other transportation routes, bridges, public buildings, schools, parks, parkways, forests, wildlife refuges, dams, and projects affecting conservation of natural resources. The county planning commission may adopt the official master plan in whole or in part and may subsequently amend or extend the adopted plan or portion thereof. Before the adoption, amendment or extension of the plan or portion thereof, the commission shall hold at least one public hearing thereon, fifteen days' notice of the time and place of which shall be published in at least one newspaper having general circulation within the county, and notice of such hearing shall also be posted at least fifteen days in advance thereof in one or more public areas of the courthouse of the county. Such hearing may be adjourned from time to time. The adoption of the plan, or part thereof, shall be by resolution carried by not less than a majority vote of the full membership of the county planning commission. After the adoption of the official master plan, or part thereof, an attested copy shall be certified to the county commission, to the recorder of deeds and to the clerk of each incorporated area covered by the plan or part thereof.

64.815. The county planning commission shall prepare an official master plan of the county for the purpose of bringing about coordinated physical development in accordance with the present and future needs. The official master plan shall be developed so as to:

(1) Conserve the natural resources of the county, to insure efficient expenditure of public funds and to promote the health, safety, convenience, prosperity and general welfare of the inhabitants; **and**

(2) **Identify a long term vision and policy framework for agriculture and land use planning in agricultural areas within the county. The plan's intended purpose shall be to support both existing agricultural operations and provide new opportunities for economic development and diversification of the**

agriculture industry in the county, and should help inform future planning decisions and policy development related to support, development, and diversification of the agriculture industry. It shall also provide direction for land use planning and integration strategies in agricultural areas.

The official master plan may include, among other things, studies and recommendations relative to the location, character and extent of highways, railroads, bus, streetcar and other transportation routes, bridges, public buildings, schools, parks, parkways, forests, wildlife refuges, dams, and projects affecting conservation of natural resources. The county commission, upon the recommendation of the county planning commission, may adopt the official master plan in whole or in part and may subsequently amend or extend the adopted plan or portion thereof. Before the adoption, amendment or extension of the plan or portion thereof, the county commission shall hold at least one public hearing thereon, fifteen days' notice of the time and place of which shall be published in at least one newspaper having general circulation within the county, and notice of such hearing shall also be posted at least fifteen days in advance thereof in one or more public areas of the courthouse of the county. The hearing may be adjourned from time to time. The adoption of the plan, or part thereof, shall be by resolution carried by not less than a majority vote of the full membership of the county commission. After the adoption of the official master plan, or part thereof, an attested copy shall be certified by the county commission to the recorder of deeds and to the clerk of each incorporated area covered by the plan or part thereof.

65.662. The township planning commission shall have power to make, adopt and publish an official master plan of the township for the purpose of bringing about coordinated physical development in accordance with the present and future needs. The official master plan shall be developed so as to:

(1) Conserve the natural resources of the township, to ensure efficient expenditure of public funds and to promote the health, safety, convenience, prosperity and general welfare of the inhabitants; **and**

(2) **Identify a long term vision and policy framework for agriculture and land use planning in agricultural areas within the county. The plan's intended purpose shall be to support both existing agricultural operations and provide new opportunities for economic development and diversification of the agriculture industry in the county, and should help inform future planning decisions and policy development related to support, development, and diversification of the agriculture industry. It shall also provide direction for land use planning and integration strategies in agricultural areas.**

Such official master plan may include, among other things, studies and recommendations relative to the location, character and extent of highways, railroads, bus, streetcar and other transportation routes, bridges, public buildings, schools, parks, parkways, forests, wildlife refuges, dams, and projects affecting conservation of natural resources. The township planning commission may adopt the official master plan in whole or in part and may subsequently amend or extend the adopted plan or portion thereof. Before the adoption, amendment or extension of the plan or portion thereof, the township planning commission shall hold at least one public hearing thereon, fifteen days' notice of the time and place of which shall be published in at least one newspaper having general circulation within the township, and notice of such hearing shall also be posted at least fifteen days in advance thereof in one or more public area in the township. Such hearing may be adjourned from time to time. The adoption of the plan, or part thereof, shall be by resolution carried by not less than a majority vote of the full membership of the township planning commission. After the adoption of the official master plan, or part thereof, an attested copy shall be certified to the township board, to the county commission, to the recorder of deeds and to the township clerk."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Runions offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Bill No. 719, Page 4, Line 14, by inserting after all of said line the following:

"Further amend said bill, Page 3, Section 89.020, Line 51, by inserting after all of said section and line the following:

"89.330. 1. **Except as provided under subsection 3 of this section**, the commission shall elect its ~~[chairman]~~ **chair** and secretary from among the citizen members. The term of ~~[chairman]~~ **chair** and secretary shall be for one year with eligibility for reelection. The commission shall hold regular meetings and special meetings as they provided by rule, and shall adopt rules for the transaction of business and keep a record of its proceedings. These records shall be public records. The commission shall appoint the employees and staff necessary for its work, and may contract with city planners and other professional persons for the services that it requires. The expenditures of the commission, exclusive of grants and gifts, shall be within the amounts appropriated for the purpose by council.

2. Where a zoning or planning commission exists on October 13, 1963, it shall constitute the city planning commission for the purposes of sections 89.300 to 89.480 in lieu of the commission provided for herein with the same officers, membership procedures, powers and terms of office as theretofore existing, unless the council otherwise provides; except in a charter city where the provisions of the charter shall govern.

3. **As an alternative to the commission electing its chair, beginning with the first term after the expiration of the term of the commission chair serving on the effective date of this subsection, the mayor, with the approval of the board or council, shall appoint one citizen member from the first ward of the municipality to be chair of the commission; thereafter, the term of chair shall be for one year, and the position shall rotate among wards in numerical order."**; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Runions, **House Amendment No. 1 to House Amendment No. 1** was adopted.

House Amendment No. 1, as amended, was withdrawn.

On motion of Representative Rhoads, the title of **HB 719** was agreed to.

On motion of Representative Rhoads, **HB 719** was ordered perfected and printed.

HB 571, relating to fees for explosives use, was taken up by Representative Engler.

Representative Fitzwater (49) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 571, Page 3, Section 319.318, Line 66, by inserting immediately after all of said section and line the following:

"319.337. Any person regulated under sections 319.300 to 319.345 shall not be subject to any action for public or private nuisance, provided that such person is operating lawfully and is not in violation of such sections."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson assumed the Chair.

Representative McGaugh offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 571, Page 1, Line 6, by deleting said line and inserting in lieu thereof the following:

"violation of such sections.

537.535. No action for a private nuisance shall be brought against a permittee in compliance with a related permit issued by the department of natural resources, the United States Environmental Protection Agency, or the United States Army Corps of Engineers, except that the provisions of this section shall not apply to any permittee in compliance with a hazardous waste permit issued pursuant to chapter 260 for hazardous waste that is either nuclear waste or radioactive waste, or a sanitary landfill permit issued pursuant to chapter 260."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Barnes (60) offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 571, Page 1, Line 4, by deleting the words "**subject to any**" and insert in lieu thereof the following:

"liable for damages for public or private nuisance relating to noise within the limits of this chapter during ordinary business hours."; and"; and

Further amend said amendment and page, Lines 5-6, by deleting said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 2 to House Amendment No. 1** was adopted.

On motion of Representative Fitzwater (49), **House Amendment No. 1, as amended,** was adopted.

Representative Roberts offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Bill No. 571, Page 2, Section 319.318, Line 35, by inserting immediately at the end of said line the following:

"The fee authorized in this section and adjusted by rule shall not apply to any person, company, or entity regulated by the department of natural resources under sections 444.800 through 444.980 and 10 CSR 40-3.160."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 2** was adopted.

Representative Roden offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 571, Page 3, Section 319.318, Line 66, by inserting immediately after all of said section and line the following:

"320.097. 1. As used in this section, "fire department" means any agency or organization that provides fire suppression and related activities, including but not limited to fire prevention, rescue, emergency medical services, hazardous material response, dispatching, or special operations to a population within a fixed and legally recorded geographical area.

2. No employee of a fire department who has worked for seven years for such department shall, as a condition of employment, be required to reside within a fixed and legally recorded geographical area of the fire department if the only public school district available to the employee within such fire department's geographical area is a public school district that is or has been unaccredited or provisionally accredited in the last five years of such employee's employment. Employees who have satisfied the seven-year requirement in this subsection and who choose to reside outside the geographical boundaries of the department shall reside within a one-hour response time. No charter school shall be deemed a public school for purposes of this section.

3. No employee of a fire department who has not resided in such fire department's fixed and legally recorded geographical area, or who has changed such employee's residency because of conditions described in subsection 2 of this section, shall as a condition of employment be required to reside within the fixed and legally recorded geographical area of the fire department if such school district subsequently becomes fully accredited.

4. No employee of a fire department who does not receive a salary shall be required to live in a fire department's fixed and legally recorded geographical area.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position but may require a specific certification from any training academy.

321.017. 1. Notwithstanding the provisions of section 321.015, no employee of any fire protection district or ambulance district shall serve as a member of any fire district or ambulance district board while such person is employed by any fire district or ambulance district, except that an employee of a fire protection district or an ambulance district may serve as a member of a voluntary fire protection district board or a voluntary ambulance district board.

2. Notwithstanding any other provision of law to the contrary, individual board members shall not be eligible for employment by the board within twelve months of termination of service as a member of the board unless such employment is on a volunteer basis or without compensation.

3. Notwithstanding any provision of law to the contrary, no fire protection district or ambulance district shall require an employee who does not receive a salary to live within the district.

321.200. 1. Except as otherwise provided in subsection 3 of this section, the board shall meet regularly, not less than once each month, at a time and at some building in the district to be designated by the board. Notice of the time and place of future regular meetings shall be posted continuously at the firehouse or firehouses of the district. Additional meetings may be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and place shall be given to each member of the board. Meetings of the board shall be held and conducted in the manner required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the fire protection district shall be available for public inspection at the main firehouse within the district by appointment with the secretary of the board within one week after a written request is made between the hours of 8:00 a.m. and 5:00 p.m. every day except Sunday. A majority of the members of the board shall constitute a quorum at any meeting and no business shall be transacted unless a quorum is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any other governmental or

other body or entity or association, and without delegation thereof to less than a quorum of the board. Agents, employees, engineers, auditors, attorneys, firemen and any other member of the staff of the district may be employed or discharged only by a board which includes at least two directors; but any board of directors may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform his or her regular functions.

2. Any vacancy on the board shall be filled by the remaining elected members of the board, except when less than two elected members remain on the board any vacancy shall be filled by the circuit court of the county in which all or a majority of the district lies. The appointee or appointees shall act until the next biennial election at which a director or directors are elected to serve the remainder of the unexpired term.

3. Notwithstanding any provision of sections 610.015 and 610.020 to the contrary, when Missouri Task Force One or any Urban Search and Rescue Task Force is activated for deployment by the federal emergency management agency, state emergency management agency, or statewide mutual aid, a quorum of the board of directors of the affiliated fire protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment.

4. In the event action is necessary under subsection 3 of this section, the board of directors of the affiliated fire protection district shall keep minutes of the emergency meeting and disclose during the next regularly scheduled meeting of the board that the emergency meeting was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the emergency meeting are available as a public record of the board.

5. Members of a fire district or ambulance district board of directors shall only receive compensation for meetings the member attended. If multiple meetings occur on the same day, members shall not receive compensation for more than one meeting.

590.025. No law enforcement agency shall require an employee who does not receive a salary to live within a jurisdiction more specific than this state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 3 was withdrawn.

On motion of Representative Engler, the title of **HB 571, as amended**, relating to natural resources, was agreed to.

On motion of Representative Engler, **HB 571, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 050

Alferman	Basye	Beck	Bernskoetter	Black
Bondon	Brown 27	Brown 94	Burnett	Burns
Butler	Christofanelli	Conway 10	Cross	DeGroot
Engler	Fitzpatrick	Francis	Frederick	Gannon

Green	Hannegan	Hansen	Harris	Henderson
Hill	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
McCaherty	Neely	Newman	Phillips	Pietzman
Pogue	Quade	Reiboldt	Remole	Roeber
Stevens 46	Taylor	Wessels	White	Mr. Speaker

NOES: 004

Barnes 60	Curtis	Dogan	Franks Jr
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PRESENT: 070

Anderson	Andrews	Austin	Bahr	Bangert
Baringer	Barnes 28	Beard	Berry	Brown 57
Chipman	Cierpiot	Corlew	Crawford	Dohrman
Dunn	Eggleston	Ellebracht	Evans	Fitzwater 49
Haahr	Helms	Higdon	Houghton	Houx
Hubrecht	Johnson	Kendrick	Lavender	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Mosley	Muntzel	Nichols
Peters	Pfautsch	Pierson Jr	Plocher	Reisch
Rhoads	Roden	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Stacy	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wiemann	Wood

ABSENT WITH LEAVE: 038

Adams	Anders	Arthur	Brattin	Carpenter
Conway 104	Cookson	Cornejo	Curtman	Davis
Ellington	Fitzwater 144	Fraker	Franklin	Gray
Gregory	Grier	Haefner	Lichtenegger	Marshall
May	McCreery	McDaniel	Mitten	Morris
Pike	Razer	Redmon	Rehder	Roberts
Rowland 29	Shull 16	Smith 85	Spencer	Stephens 128
Swan	Tate	Wilson		

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Bernskoetter offered House Resolution No. 1714.

PERFECTION OF HOUSE BILLS

HB 294, relating to immunity for persons who seek medical assistance for a drug or alcohol overdose, was taken up by Representative Lynch.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

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AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Conway 104	Corlew	Cornejo	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Francis	Gannon	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Rehder	Reiboldt	Reisch	Remole
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	

NOES: 044

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Roberts	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 019

Anders	Beard	Bernskoetter	Cierpiot	Cookson
Curtman	Fraker	Franklin	Frederick	Gregory
Kidd	Lichtenegger	McDaniel	Razer	Redmon
Rhoads	Rowland 29	Spencer	Mr. Speaker	

VACANCIES: 001

On motion of Representative Lynch, the title of **HB 294** was agreed to.

On motion of Representative Lynch, **HB 294** was ordered perfected and printed.

HCS HB 576, relating to the operation of motorcycles or motortricycles, was taken up by Representative McCaherty.

Representative McCaherty offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 576, Page 2, Section 302.026, Line 10, by inserting immediately after the phrase "**shall be provided**" the phrase "**to law enforcement**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCaherty, **House Amendment No. 1** was adopted.

Representative Roden offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 576, Pages 1-2, Section 302.020, Lines 19-23, by deleting all of said lines and inserting in lieu thereof the following:

"of this state shall wear protective headgear at all times the vehicle is in motion. **Every person twenty-one years of age or older operating any motorcycle or motortricycle who has been issued an instruction permit shall wear protective headgear at all times the vehicle is in motion. Every person twenty-one years of age or older operating any motorcycle or motortricycle who has neither possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years nor completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 shall wear**"; and

Further amend said bill and section, Page 2, Lines 25-26, by deleting "**twenty-one years of age or older**"; and

Further amend said bill and page, Section 302.026, Line 13, by inserting immediately after all of said section and line the following:

"304.005. 1. As used in this section, the term "autocycle" means a three-wheeled motor vehicle ~~[on]~~ which the drivers and passengers ride in a **partially or** completely enclosed~~[-tandem]~~ **non-straddle** seating area ~~[that is equipped with air bag protection, a roll cage, safety belts for each occupant, and antilock brakes and]~~, that is designed to be controlled with a steering wheel and pedals, **and that has met applicable Department of Transportation National Highway Traffic Safety Administration requirements or Federal Motorcycle Safety Standards.**

2. Notwithstanding subsection 2 of section 302.020, a person operating or riding in an autocycle shall not be required to wear protective headgear if the vehicle is equipped with a roof that meets or exceeds the standards established for protective headgear.

3. No person shall operate an autocycle on any highway or street in this state unless the person has a valid driver's license. The operator of an autocycle, however, shall not be required to obtain a motorcycle or motortricycle license or endorsement pursuant to sections 302.010 to 302.340."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 2** was adopted.

Representative Meredith (71) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 576, Page 2, Section 302.020, Line 22, by inserting after the number "**302.137**," the phrase "**been registered as an organ donor**"; and

Further amend said bill, Section 302.026, Page 2, Line 3, by inserting after the word "**coverage**" the phrase "**, has registered as an organ donor,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Meredith (71) moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Haefner assumed the Chair.

On motion of Representative McCaherty, the title of **HCS HB 576, as amended**, was agreed to.

On motion of Representative McCaherty, **HCS HB 576, as amended**, was adopted.

On motion of Representative McCaherty, **HCS HB 576, as amended**, was ordered perfected and printed.

HB 813, relating to obtaining duplicate licenses from the board of cosmetology and barber examiners, was taken up by Representative Basye.

Representative Barnes (60) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 813, Page 1, Section 329.033, Line 5, by inserting immediately after all of said section and line the following:

"345.051. 1. Every person licensed or registered pursuant to the provisions of sections 345.010 to 345.080 shall renew the license or registration on or before the renewal date. Such renewal date shall be determined by the board. The application shall be made on a form furnished by the board. The application shall include, but not be limited to, disclosure of the applicant's full name and the applicant's office and residence addresses and the date and number of the applicant's license or registration, all final disciplinary actions taken against the applicant by any speech-language-hearing association or society, state, territory or federal agency or country and information concerning the applicant's current physical and mental fitness to practice.

2. A blank form for application for license or registration renewal shall be mailed to each person licensed or registered in this state at the person's last known office or residence address. The failure to mail the form of application or the failure to receive it does not, however, relieve any person of the duty to renew the license or registration and pay the fee required by sections 345.010 to 345.080 for failure to renew the license or registration.

3. An applicant for renewal of a license or registration under this section shall:

(1) Submit an amount established by the board; and

(2) Meet any other requirements the board establishes as conditions for license or registration renewal, including the demonstration of continued competence to practice the profession for which the license or registration is issued. A requirement of continued competence may include, but is not limited to, **up to thirty hours triennially of** continuing education, examination, self-evaluation, peer review, performance appraisal or practical simulation.

4. If a license or registration is suspended pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may be renewed but does not entitle the licensee to engage in the licensed or registered activity or in any other conduct or activity which violates the order of judgment by which the license or registration was suspended until such license or registration has been reinstated.

5. If a license or registration is revoked on disciplinary grounds pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may not be renewed. If a license or registration is reinstated after its expiration, the licensee, as a condition of reinstatement, shall pay a reinstatement fee that is equal to the renewal fee in effect on the last regular renewal date immediately preceding the date of reinstatement plus any late fee established by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 1** was adopted.

Representative Marshall offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 813, Page 1, Section 328.025, Lines 2-5, by deleting all of said lines and inserting in lieu thereof the following:

"beyond practical usage, or was never received, the board shall issue a duplicate license, by mail, upon request. A request form shall be available online and may be submitted electronically or by mail."; and

Further amend said bill and page, Section 329.033, Lines 2-5, by deleting all of said lines and inserting in lieu thereof the following:

"beyond practical usage, or was never received, the board shall issue a duplicate license, by mail, upon request. A request form shall be available online and may be submitted electronically or by mail."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Marshall, **House Amendment No. 2** was adopted.

Representative Brown (57) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 813, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"192.500. 1. For purposes of this section, the following terms shall mean:

(1) "Cone beam computed tomography system", a medical imaging device using x-ray computed tomography to capture data using a cone-shaped x-ray beam;

(2) "Panoramic x-ray system", an imaging device that captures the entire mouth in a single, two-dimensional image including the teeth, upper and lower jaws, and surrounding structures and tissues.

2. Cone beam computed tomography systems and panoramic x-ray systems shall not be required to be inspected more frequently than every six years.

3. Notwithstanding any law to the contrary, inspections of x-ray equipment used exclusively on animals by a licensed veterinarian or veterinary facility under chapter 340 shall not be required to be inspected more frequently than every six years."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (57), **House Amendment No. 3** was adopted.

Representative Barnes (60) offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Bill No. 813, Page 1, Section 329.033, Line 5, by inserting immediately after said section and line the following:

"332.081. 1. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; or

(9) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

(10) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

2. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(l)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

(7) Hospitals licensed under chapter 197 that employ any or all of the following oral health care providers:

(a) A dentist licensed under chapter 332 for the purpose of treating on hospital premises those patients who present with a dental condition and such treatment is necessary to ameliorate the condition for which they presented such as severe pain or tooth abscesses;

(b) An oral and maxillofacial surgeon licensed under chapter 332 for the purpose of treating oral conditions that need to be ameliorated as part of treating the underlying cause of the patient's medical needs including, but not limited to, head and neck cancer, HIV AIDS, severe trauma resulting in admission to the hospital, organ transplant, diabetes, or seizure disorders. It shall be a condition of treatment that such patients are admitted to the hospital on either an in- or out-patient basis;

(c) A maxillofacial prosthodontist licensed under chapter 332 for the purpose of treating and supporting patients of a head and neck cancer team or other complex care or surgical team for the fabrication of appliances following ablative surgery, surgery to correct birth anomalies, extensive radiation treatment of the head or neck, or trauma-related surgery.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

3. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

4. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

5. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

6. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

7. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

8. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

9. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

10. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

332.083. Notwithstanding any other provision of law, the payment of fees or royalties, pursuant to a valid franchise agreement, for services to a dental franchisor shall be permitted. Such fees or royalties may include a percentage based on revenue collection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 4** was adopted.

On motion of Representative Basye, the title of **HB 813, as amended**, relating to regulation of certain professions, was agreed to.

On motion of Representative Basye, **HB 813, as amended**, was ordered perfected and printed.

HB 815, relating to the submitting of information to the division of professional registration, was taken up by Representative Basye.

Representative Marshall offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 815, Page 1, Section 324.005, Line 7, by inserting immediately after "**apply for**" the phrase "**, replace,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Marshall, **House Amendment No. 1** was adopted.

Representative Hubrecht offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Bill No. 815, Page 1, Section 324.005, Line 16, by inserting immediately after all of said section and line the following:

"335.021. 1. "The Missouri State Board of Nursing" shall consist of nine members, five of whom must be registered professional nurses. ~~[Two members]~~ **One member** of the board must be a licensed practical ~~[nurses]~~ **nurse** and one member a voting public member. Two of the five registered professional nurses shall hold a graduate degree in nursing, and at least one of the professional nurse members shall represent nursing practice **and at least one member shall be an advanced practice registered nurse.** Any person, other than the public member, appointed to the board as hereinafter provided shall be a citizen of the United States and a resident of this state for a period of at least one year, a licensed nurse in this state, and shall have been actively engaged in nursing for at least three years immediately preceding the appointment or reappointment. Membership on the board shall include representatives with expertise in each level of educational programs the graduates of which are eligible to apply for licensure such as practical, diploma, associate degree, and baccalaureate.

2. The governor shall appoint members to the board by and with the advice and consent of the senate when a vacancy thereon occurs either by the expiration of a term or otherwise; provided, however, that any board member shall serve until his or her successor is appointed and qualified. Every appointment except to fulfill an unexpired term shall be for a term of four years, but no person shall be appointed to more than two consecutive terms.

3. At least ninety days before the expiration of a term of a board member, and as soon as feasible after the occurrence of a vacancy on the board for reasons other than the expiration of a term, a list of three licensed and qualified nurses shall be submitted to the director of the division of professional registration. The list shall be submitted by the Missouri Nurses Association if the vacancy is for a registered professional nurse, and by the Missouri State Association of Licensed Practical Nurses if the vacancy is for a licensed practical nurse. The governor may appoint a board member to fill the vacancy from the list submitted, or may appoint some other qualified licensed nurse. This subsection shall not apply to public member vacancies.

4. The public member shall be at the time of his or her appointment a citizen of the United States; a resident of this state for a period of one year and a registered voter; a person who is not and never was a member of any profession licensed or regulated pursuant to this chapter or the spouse of such person; and a person who does not have and never has had a material, financial interest in either the providing of the professional services regulated by this chapter, or an activity or organization directly related to any profession licensed or regulated pursuant to this chapter. All members, including public members, shall be chosen from lists submitted by the director of the division of professional registration. The duties of the public member shall not include the determination of the technical requirements to be met for licensure or whether any person meets such technical requirements or of the technical competence or technical judgment of a licensee or a candidate for licensure."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walker (3) offered **House Substitute Amendment No. 1 for House Amendment No. 2.**

*House Substitute Amendment No. 1
for
House Amendment No. 2*

AMEND House Bill No. 815, Page 1, Section 324.005, Line 16, by inserting immediately after all of said section and line the following:

"335.021. 1. "The Missouri State Board of Nursing" shall consist of nine members, five of whom must be registered professional nurses. ~~[Two members]~~ **One member** of the board must be a licensed practical ~~[nurses]~~ **nurse** and one member a voting public member. Two of the five registered professional nurses shall hold a graduate degree in nursing, and at least one of the professional nurse members shall represent nursing practice **and at least**

one member shall be an advanced practice registered nurse. Any person, other than the public member, appointed to the board as hereinafter provided shall be a citizen of the United States and a resident of this state for a period of at least one year, a licensed nurse in this state, and shall have been actively engaged in nursing for at least three years immediately preceding the appointment or reappointment. Membership on the board shall include representatives with expertise in each level of educational programs the graduates of which are eligible to apply for licensure such as practical, diploma, associate degree, and baccalaureate.

2. The governor shall appoint members to the board by and with the advice and consent of the senate when a vacancy thereon occurs either by the expiration of a term or otherwise; provided, however, that any board member shall serve until his or her successor is appointed and qualified. Every appointment except to fulfill an unexpired term shall be for a term of four years, but no person shall be appointed to more than two consecutive terms.

3. At least ninety days before the expiration of a term of a board member, and as soon as feasible after the occurrence of a vacancy on the board for reasons other than the expiration of a term, a list of three licensed and qualified nurses shall be submitted to the director of the division of professional registration. The list shall be submitted by the Missouri Nurses Association if the vacancy is for a registered professional nurse, and by the Missouri State Association of Licensed Practical Nurses if the vacancy is for a licensed practical nurse. The governor may appoint a board member to fill the vacancy from the list submitted, or may appoint some other qualified licensed nurse. This subsection shall not apply to public member vacancies.

4. The public member shall be at the time of his or her appointment a citizen of the United States; a resident of this state for a period of one year and a registered voter; a person who is not and never was a member of any profession licensed or regulated pursuant to this chapter or the spouse of such person; and a person who does not have and never has had a material, financial interest in either the providing of the professional services regulated by this chapter, or an activity or organization directly related to any profession licensed or regulated pursuant to this chapter. All members, including public members, shall be chosen from lists submitted by the director of the division of professional registration. The duties of the public member shall not include the determination of the technical requirements to be met for licensure or whether any person meets such technical requirements or of the technical competence or technical judgment of a licensee or a candidate for licensure.

334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense, or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, **who has been granted a certificate of controlled substance prescriptive authority**, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the ~~following provisions:-~~
~~———(1) complete names, home and business addresses, zip codes, [and] telephone numbers, and license numbers of the collaborating physician and the advanced practice registered nurse[;-~~
~~———(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;~~
~~———(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;~~
~~———(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;~~

~~———— (5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:~~

~~———— (a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;~~

~~———— (b) Maintain geographic proximity, except the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested; and~~

~~———— (c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;~~

~~———— (6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;~~

~~———— (7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;~~

~~———— (8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;~~

~~———— (9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and~~

~~———— (10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection].~~

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to ~~[specifying geographic areas to be covered, the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including]~~ delegating authority to prescribe controlled substances. **Any previously adopted rules regulating the use of collaborative practice arrangements that are not limited to delegating authority to prescribe controlled substances shall from the effective date of this act be null and void.** Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to

any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his **or her** medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board ~~[may]~~ **shall** make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. ~~[A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.]~~

9. ~~It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.]~~

10. ~~No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.]~~

11. ~~No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. [No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.]~~

12. ~~9.~~ No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.

335.016. As used in this chapter, unless the context clearly requires otherwise, the following words and terms mean:

(1) "Accredited", the official authorization or status granted by an agency for a program through a voluntary process;

(2) "Advanced practice registered nurse" **or "APRN"**, a ~~[nurse who has education beyond the basic nursing education and is certified by a nationally recognized professional organization as a certified nurse-practitioner, certified nurse midwife, certified registered nurse anesthetist, or a certified clinical nurse specialist. The board shall promulgate rules specifying which nationally recognized professional organization certifications are to be recognized for the purposes of this section. Advanced practice nurses and only such individuals may use the title "Advanced Practice Registered Nurse" and the abbreviation "APRN"]~~ **person who is licensed under the**

provisions of this chapter to engage in the practice of advanced practice nursing in one of the four APRN roles recognized in this section;

(3) "Approval", official recognition of nursing education programs which meet standards established by the board of nursing;

(4) "Board" or "state board", the state board of nursing;

(5) "Certified clinical nurse specialist", a registered nurse who is currently certified as a clinical nurse specialist by a nationally recognized certifying board approved by the board of nursing. **A certified clinical nurse specialist is one of the four APRN roles;**

(6) "Certified nurse midwife", a registered nurse who is currently certified as a nurse midwife by the American College of Nurse Midwives, or other nationally recognized certifying body approved by the board of nursing. **A certified nurse midwife is one of the four APRN roles;**

(7) "Certified nurse practitioner", a registered nurse who is currently certified as a nurse practitioner by a nationally recognized certifying body approved by the board of nursing. **A certified nurse practitioner is one of the four APRN roles;**

(8) "Certified registered nurse anesthetist", a registered nurse who is currently certified as a nurse anesthetist by the ~~[Council on Certification of Nurse Anesthetists, the Council on Recertification of Nurse Anesthetists,]~~ **National Board of Certification and Recertification for Nurse Anesthetists** or other nationally recognized certifying body approved by the board of nursing. **A certified registered nurse anesthetist is one of the four APRN roles;**

(9) "Executive director", a qualified individual employed by the board as executive secretary or otherwise to administer the provisions of this chapter under the board's direction. Such person employed as executive director shall not be a member of the board;

(10) "Inactive nurse", as defined by rule pursuant to section 335.061;

(11) "Lapsed license status", as defined by rule under section 335.061;

(12) "Licensed practical nurse" or "practical nurse", a person licensed pursuant to the provisions of this chapter to engage in the practice of practical nursing;

(13) "Licensure", the issuing of a license **to an individual authorizing the individual** to practice **advanced practice**, professional, or practical nursing to candidates who have met the specified requirements and the recording of the names of those persons as holders of a license to practice **advanced practice**, professional, or practical nursing;

(14) **"Population focus", one of the following six areas of practice for which an advanced practice registered nurse has the education and training to provide care and services:**

(a) **A family or individual across the lifespan;**

(b) **Adult-gerontology;**

(c) **Pediatrics;**

(d) **Neonatal;**

(e) **Women's health or gender-related; and**

(f) **Psychiatric or mental health;**

(15) **"Practice of advanced practice nursing":**

(a) **The practice of advanced practice nursing that includes, but is not limited to:**

a. **The practice of professional nursing as defined in this section performed with or without compensation or personal profit;**

b. **Conducting an advanced assessment beyond a registered nurse's assessment;**

c. **Ordering and interpreting diagnostic procedures;**

d. **Establishing primary and differential diagnoses;**

e. **Prescribing, ordering, administering, dispensing, and furnishing therapeutic measures, including the authority to:**

(i) **Diagnose, prescribe, and institute therapy or referrals of patients to health care agencies, health care providers, and community resources;**

(ii) **Prescribe, order, procure, administer, dispense, and furnish pharmacological agents, including over-the-counter and legend drugs;**

(iii) **Prescribe, order, procure, administer, dispense, and furnish controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone with a certificate of controlled substance prescriptive authority as part of a collaborative practice arrangement; and**

(iv) **Plan and initiate a therapeutic regimen that includes ordering and prescribing nonpharmacological interventions including, but not limited to, durable medical equipment, medical devices, nutrition, blood and blood products, and diagnostic and supportive services including, but not limited to, home health care, hospice, and physical and occupational therapy;**

f. **Delegating and assigning the performance of therapeutic measures to assistive personnel;**

g. **Consulting with other disciplines and providing referrals to health care agencies, health care providers, and community resources; and**

h. **Other acts that require education and training consistent with professional standards and commensurate with the APRN's education, certification, demonstrated competencies, and experience;**

(b) **Advanced practice nursing shall be practiced in accordance with the APRN's graduate-level education and certification in one of four recognized roles, with at least one population focus, including a:**

a. **Certified clinical nurse specialist;**

b. **Certified nurse midwife;**

c. **Certified nurse practitioner; and**

d. **Certified registered nurse anesthetist;**

(c) **When providing direct patient care, an APRN shall wear identification that clearly identifies the nurse as an APRN, unless wearing identification creates a safety or health risk for either the nurse or the patient;**

(d) **Nothing in this subdivision shall alter the definition of the practice of professional nursing;**

(16) **"Practice of practical nursing"**, the performance for compensation of selected acts for the promotion of health and in the care of persons who are ill, injured, or experiencing alterations in normal health processes. Such performance requires substantial specialized skill, judgment and knowledge. All such nursing care shall be given under the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse. For the purposes of this chapter, the term "direction" shall mean guidance or ~~[supervision]~~ **oversight** provided by a person licensed by a state regulatory board to prescribe medications and treatments or a registered professional nurse, including, but not limited to, oral, written, or otherwise communicated orders or directives for patient care. When practical nursing care is delivered pursuant to the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse, such care may be delivered by a licensed practical nurse without direct physical oversight;

~~[(45)]~~ (17) **"Practice of professional nursing"**, the performance for compensation of any act **or function** which requires substantial specialized education, judgment and skill based on knowledge and application of principles derived from the biological, physical, social, **behavioral**, and nursing sciences, including, but not limited to:

(a) Responsibility for the **promotion and** teaching of health care and the prevention of illness to the patient and his or her family;

(b) Assessment, **data collection**, nursing diagnosis, nursing care, **evaluation**, and counsel of persons who are ill, injured or experiencing alterations in normal health processes;

(c) The administration of medications and treatments as prescribed by a person licensed by a state regulatory board to prescribe medications and treatments;

(d) The coordination, **initiation, performance**, and assistance in the **determination and** delivery of a plan of health care with all members of a health team;

(e) The teaching and supervision of other persons in the performance of any of the foregoing;

~~[(46)-A]~~ (18) **"Registered professional nurse" or "registered nurse"**, a person licensed pursuant to the provisions of this chapter to engage in the practice of professional nursing;

~~[(47)]~~ (19) **"Retired license status"**, any person licensed in this state under this chapter who retires from such practice. Such person shall file with the board an affidavit, on a form to be furnished by the board, which states the date on which the licensee retired from such practice, an intent to retire from the practice for at least two years, and such other facts as tend to verify the retirement as the board may deem necessary; but if the licensee thereafter reengages in the practice, the licensee shall renew his or her license with the board as provided by this chapter and by rule and regulation.

335.019. 1. **An advanced practice registered nurse's prescriptive authority shall include authority to:**

(1) **Prescribe, dispense, and administer nonscheduled legend drugs and medications as defined under section 338.330 within such APRN's practice and specialty;**

(2) Notwithstanding any other provision of this chapter, receive, prescribe, administer, and provide nonscheduled legend drug samples from pharmaceutical manufacturers to patients at no charge to the patient or any other party.

2. The board of nursing may grant a certificate of controlled substance prescriptive authority to an advanced practice registered nurse, **as defined in section 335.016**, who[—

~~——(1)] submits proof of successful completion of an advanced pharmacology course that shall include [preceptorial experience in] the prescription of drugs, medicines, and therapeutic devices[; and—~~

~~——(2) Provides documentation of a minimum of three hundred clock hours preceptorial experience in the prescription of drugs, medicines, and therapeutic devices with a qualified preceptor; and—~~

~~——(3) Provides evidence of a minimum of one thousand hours of practice in an advanced practice nursing category prior to application for a certificate of prescriptive authority. The one thousand hours shall not include clinical hours obtained in the advanced practice nursing education program. The one thousand hours of practice in an advanced practice nursing category may include transmitting a prescription order orally or telephonically or to an inpatient medical record from protocols developed in collaboration with and signed by a licensed physician; and—~~

~~——(4) Has a controlled substance prescribing authority delegated in the collaborative practice arrangement under section 334.104 with a physician who has an unrestricted federal Drug Enforcement Administration registration number and who is actively engaged in a practice comparable in scope, specialty, or expertise to that of the advanced practice registered nurse].~~

3. The board of nursing may grant a certificate of controlled substance prescriptive authority to an advanced practice registered nurse, as defined under section 335.016, to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone within the parameters of a collaborative practice arrangement; except that, such certificate shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures.

4. Advanced practice registered nurses, except for certified registered nurse anesthetists, shall not administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing general anesthesia for procedures that are outside the advanced practice registered nurse's scope of practice.

335.046. 1. An applicant for a license to practice as a registered professional nurse shall submit to the board a written application on forms furnished to the applicant. The original application shall contain the applicant's statements showing the applicant's education and other such pertinent information as the board may require. The applicant shall be of good moral character and have completed at least the high school course of study, or the equivalent thereof as determined by the state board of education, and have successfully completed the basic professional curriculum in an accredited or approved school of nursing and earned a professional nursing degree or diploma. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration. Applicants from non-English-speaking lands shall be required to submit evidence of proficiency in the English language. The applicant ~~[must]~~ **shall** be approved by the board and shall pass an examination as required by the board. The board may require by rule as a requirement for licensure that each applicant shall pass an oral or practical examination. Upon successfully passing the examination, the board may issue to the applicant a license to practice nursing as a registered professional nurse. The applicant for a license to practice registered professional nursing shall pay a license fee in such amount as set by the board. The fee shall be uniform for all applicants. Applicants from foreign countries shall be licensed as prescribed by rule.

2. An applicant for license to practice as a licensed practical nurse shall submit to the board a written application on forms furnished to the applicant. The original application shall contain the applicant's statements showing the applicant's education and other such pertinent information as the board may require. Such applicant shall be of good moral character, and have completed at least two years of high school, or its equivalent as established by the state board of education, and have successfully completed a basic prescribed curriculum in a state-accredited or approved school of nursing, earned a nursing degree, certificate or diploma and completed a course approved by the board on the role of the practical nurse. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration. Applicants from non-

English-speaking countries shall be required to submit evidence of their proficiency in the English language. The applicant ~~[must]~~ **shall** be approved by the board and shall pass an examination as required by the board. The board may require by rule as a requirement for licensure that each applicant shall pass an oral or practical examination. Upon successfully passing the examination, the board may issue to the applicant a license to practice as a licensed practical nurse. The applicant for a license to practice licensed practical nursing shall pay a fee in such amount as may be set by the board. The fee shall be uniform for all applicants. Applicants from foreign countries shall be licensed as prescribed by rule.

3. **(1) An applicant for a license to practice as an advanced practice registered nurse shall submit a completed application as established by the board. The application shall, at a minimum, contain:**

(a) The applicant's advanced nursing education and other pertinent information as the board may require;

(b) A statement under oath or affirmation that the applicant is of good moral character and that the representations contained in the application are true and correct to the best knowledge and belief of the applicant, subject to the penalties of making a false affidavit or declaration;

(c) Documentation that demonstrates the following educational requirements:

a. Prior to July 1, 1998, completion of a formal post-basic educational program from or formally affiliated with an accredited college, university, or hospital of at least one academic year, which includes advanced nurse theory and clinical nursing practice, leading to a graduate degree or certificate with a concentration in an advanced nursing clinical specialty area;

b. From July 1, 1998, to June 30, 2009, completion of a graduate degree from an accredited college or university with a concentration in an advanced practice nursing clinical specialty area, which includes advanced nursing theory and clinical nursing practice;

c. On or after July 1, 2009, completion of an accredited graduate-level advanced practice registered nursing program that prepared the applicant for one of the four APRN roles in at least one population focus;

(d) Documentation of current certification in one of the four APRN roles from a nationally recognized certifying body approved by the board, or current documentation of recognition as an advanced practice registered nurse issued by the board prior to January 1, 2018; and

(e) Other evidence as required by board rule, including, as may be applicable, evidence of proficiency in the English language.

(2) The applicant for a license to practice as an advanced practice registered nurse shall pay a license fee in such amount as set by the board that shall be uniform for all such applicants.

(3) Upon issuance of a license, the license holder's advanced practice registered nursing license and his or her professional nursing license shall be treated as one license for the purpose of renewal and assessment of renewal fees.

4. Upon refusal of the board to allow any applicant to sit for either the registered professional nurses' examination or the licensed practical nurses' examination, as the case may be, the board shall comply with the provisions of section 621.120 and advise the applicant of his or her right to have a hearing before the administrative hearing commission. The administrative hearing commission shall hear complaints taken pursuant to section 621.120.

~~[4.]~~ **5.** The board shall not deny a license because of sex, religion, race, ethnic origin, age or political affiliation.

335.056. The license of every person licensed under the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter** shall be renewed as provided. An application for renewal of license shall be mailed to every person to whom a license was issued or renewed during the current licensing period. The applicant shall complete the application and return it to the board by the renewal date with a renewal fee in an amount to be set by the board. The fee shall be uniform for all applicants. The certificates of renewal shall render the holder thereof a legal practitioner of nursing for the period stated in the certificate of renewal. Any person who practices nursing as **an advanced practice registered nurse**, as a registered professional nurse, or as a licensed practical nurse during the time his **or her** license has lapsed shall be considered an illegal practitioner and shall be subject to the penalties provided for violation of the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter**.

335.086. No person, firm, corporation, or association shall:

(1) Sell or attempt to sell or fraudulently obtain or furnish or attempt to furnish any nursing diploma, license, renewal, or record or aid or abet therein;

(2) Practice ~~[professional or practical]~~ nursing as defined ~~[by sections 335.011 to 335.096]~~ in this chapter under cover of any diploma, license, or record illegally or fraudulently obtained or signed or issued unlawfully or under fraudulent representation;

(3) Practice ~~[professional nursing or practical]~~ nursing as defined ~~[by sections 335.011 to 335.096]~~ **in this chapter** unless duly licensed to do so under the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter**;

(4) Use in connection with his **or her** name any designation tending to imply that he **or she** is a licensed **advanced practice registered nurse, a licensed** registered professional nurse, or a licensed practical nurse unless duly licensed so to practice under the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter**;

(5) Practice **advanced practice nursing**, professional nursing, or practical nursing during the time his **or her** license issued under the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter** shall be suspended or revoked; or

(6) Conduct a nursing education program for the preparation of professional or practical nurses unless the program has been accredited by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

House Substitute Amendment No. 1 for House Amendment No. 2 was withdrawn.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 2**.

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Bill No. 815, Page 1, Line 24, by inserting immediately after the word "by" the following:

"the Association of Missouri Nurse Practitioners if the vacancy is for an advanced practice registered nurse,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Hubrecht, **House Amendment No. 2, as amended**, was adopted.

Speaker Richardson resumed the Chair.

Representative Barnes (60) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 815, Page 1, Section 324.005, Line 16, by inserting immediately after all of said section and line the following:

"345.051. 1. Every person licensed or registered pursuant to the provisions of sections 345.010 to 345.080 shall renew the license or registration on or before the renewal date. Such renewal date shall be determined by the board. The application shall be made on a form furnished by the board. The application shall include, but not be limited to, disclosure of the applicant's full name and the applicant's office and residence addresses and the date and number of the applicant's license or registration, all final disciplinary actions taken against the applicant by any speech-language-hearing association or society, state, territory or federal agency or country and information concerning the applicant's current physical and mental fitness to practice.

2. A blank form for application for license or registration renewal shall be mailed to each person licensed or registered in this state at the person's last known office or residence address. The failure to mail the form of application or the failure to receive it does not, however, relieve any person of the duty to renew the license or registration and pay the fee required by sections 345.010 to 345.080 for failure to renew the license or registration.

3. An applicant for renewal of a license or registration under this section shall:

(1) Submit an amount established by the board; and
 (2) Meet any other requirements the board establishes as conditions for license or registration renewal, including the demonstration of continued competence to practice the profession for which the license or registration is issued. A requirement of continued competence may include, but is not limited to, **up to thirty hours triennially of** continuing education, examination, self-evaluation, peer review, performance appraisal or practical simulation.

4. If a license or registration is suspended pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may be renewed but does not entitle the licensee to engage in the licensed or registered activity or in any other conduct or activity which violates the order of judgment by which the license or registration was suspended until such license or registration has been reinstated.

5. If a license or registration is revoked on disciplinary grounds pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may not be renewed. If a license or registration is reinstated after its expiration, the licensee, as a condition of reinstatement, shall pay a reinstatement fee that is equal to the renewal fee in effect on the last regular renewal date immediately preceding the date of reinstatement plus any late fee established by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 3** was adopted.

On motion of Representative Basye, the title of **HB 815, as amended**, relating to the regulation of certain professions, was agreed to.

On motion of Representative Basye, **HB 815, as amended**, was ordered perfected and printed.

HCS HB 29, relating to powdered alcohol, was taken up by Representative Pike.

Representative Alferman offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 29, Pages 1-3, Section 311.185, Line 1-63, by deleting all of said section and line and inserting in lieu thereof the following:

"311.185. 1. Notwithstanding any rule, law, or regulation to the contrary, any person currently licensed in this state or any other state as a wine manufacturer may apply for and the supervisor of alcohol and tobacco control may issue a wine direct shipper license, as provided in this section, which allows a wine manufacturer to ship up to two cases of wine per month directly to a ~~resident of~~ **person within** this state who is at least twenty-one years of age for such ~~resident's~~ **person's** personal use and not for resale. Before sending any shipment to a ~~resident of~~ **person within** this state, the wine manufacturer shall first obtain a wine direct shipper license as follows:

(1) File an application with the division of alcohol and tobacco control; ~~and~~
 (2) Provide to the division of alcohol and tobacco control a true copy of its current alcoholic beverage license issued in this state or any other state, as well as a copy of the winery license from the Alcohol and Tobacco Tax and Trade Bureau; **and**
 (3) **Pay a license fee of one hundred dollars per year.**

2. All wine direct shipper licensees shall:

- (1) Not ship more than two cases of wine per month to any person for his or her personal use and not for resale;
- (2) Not use any carrier for shipping of wine that is not licensed under ~~[this]~~ section **311.186**;
- (3) Only ship wine that is properly registered with the Alcohol and Tobacco Tax and Trade Bureau;
- (4) Only ship **from the winery premises** wine **that is** manufactured on the winery premises;
- (5) Ensure that all containers of wine delivered directly to ~~[a resident of]~~ **persons within** this state are conspicuously labeled with the words "CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY" or are conspicuously labeled with wording preapproved by the division of alcohol and tobacco control;
- (6) If the winery is located outside of this state, ~~[by January thirty-first]~~ **on or before the fifteenth day of each calendar month**, make a report under oath to the supervisor of alcohol and tobacco control setting out the total amount of wine shipped into the state the preceding ~~[year]~~ **month**;
- (7) If the winery is located outside of this state, pay the division of alcohol and tobacco control all excise taxes due on the amount to be calculated as if the sale were in this state at the location where the delivery is made;
- (8) If the winery is located within this state, provide the division of alcohol and tobacco control any additional information deemed necessary beyond that already required for retail sales from the winery tasting room to ensure compliance with this section;
- (9) Permit the division of alcohol and tobacco control to perform an audit of the wine direct shipper licensees' records upon request; and
- (10) Be deemed to have consented to the jurisdiction of the division of alcohol and tobacco control or any other state agency and the Missouri courts concerning enforcement of this section and any related laws, rules, or regulations.

3. The wine direct shipper licensee may annually renew its license with the division of alcohol and tobacco control by providing the division of alcohol and tobacco control all required items provided in subsection 1 of this section.

4. ~~[Notwithstanding any law, rule, or regulation to the contrary, any carrier may apply for and the supervisor of alcohol and tobacco control may issue an alcohol carrier license, as provided in this section, which allows the carrier to transport and deliver shipments of wine directly to a resident of this state who is at least twenty-one years of age or older. Before transporting any shipment of wine to a resident of this state, the carrier shall first obtain an alcohol carrier license by filing an application with the division of alcohol and tobacco control.]~~

~~5. All alcohol carrier licensees shall:~~

- ~~(1) Not deliver to any person under twenty-one years of age, or to any intoxicated person, or any person appearing to be in a state of intoxication;~~
- ~~(2) Require valid proof of identity and age;~~
- ~~(3) Obtain the signature of an adult as a condition of delivery; and~~
- ~~(4) Keep records of wine shipped which include the license number and name of the winery or retailer, quantity of wine shipped, recipient's name and address, and an electronic or paper form of signature from the recipient of the wine.~~

~~6.]~~ The division of alcohol and tobacco control may promulgate rules to effectuate the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

311.186. 1. Notwithstanding any other provision of law, rule, or regulation to the contrary, any carrier may apply for, and the supervisor of alcohol and tobacco control may issue, an alcohol carrier license, as provided in this section, which allows the carrier to transport and deliver shipments of intoxicating liquor for personal use and not for resale directly to a person within this state who is at least twenty-one years of age. Before transporting any such shipment of intoxicating liquor to a person within this state, the carrier shall first obtain an alcohol carrier license by filing an application with the division of alcohol and tobacco control and paying a license fee of five hundred dollars per year.

2. It shall be unlawful for any person, firm, partnership, or corporation to deliver intoxicating liquor, as defined in section 311.020, from outside the state of Missouri, in any quantity, directly to a person within this state for personal use and not for resale without first obtaining an alcohol carrier license.

3. All alcohol carrier licensees shall:

(1) Ensure that all containers of intoxicating liquor delivered directly to a person within this state for personal use and not for resale are conspicuously labeled with the words "CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY" or are conspicuously labeled with wording preapproved by the division of alcohol and tobacco control;

(2) Not deliver to any person under twenty-one years of age, or to any intoxicated person, or any person appearing to be in a state of intoxication;

(3) Require valid proof of identity and age;

(4) Obtain the signature of a person at least twenty-one years of age as a condition of delivery;

(5) Keep records for a period of two years of intoxicating liquor shipped which include the name of the winery or retailer, weight of intoxicating liquor shipped, purchaser's name, recipient's name and address, and an electronic or paper form of signature from the recipient of the intoxicating liquor;

(6) Only deliver intoxicating liquor to persons within this state for personal use and not for resale from persons licensed by the division of alcohol and tobacco control as:

(a) Wine direct shippers, licensed under section 311.185; or

(b) Retailers, licensed under chapter 311; and

(7) Provide the division of alcohol and tobacco control a quarterly report of all intoxicating liquor shipments made by each shipper to persons within this state for personal use and not for resale during the preceding quarter. The alcohol carrier's quarterly report shall detail the:

(a) Business name for each shipper of intoxicating liquor;

(b) Name and address of the person within this state who received the intoxicating liquor;

(c) Weight of intoxicating liquor shipped; and

(d) Date of delivery.

4. Upon request by the licensed alcohol carrier, the division of alcohol and tobacco control shall provide an electronic copy of all licensees that may ship intoxicating liquor to persons within this state for personal use and not for resale.

311.187. 1. Notwithstanding any provision of law, rule, or regulation to the contrary, any retailer located and conducting business in this state and who is licensed under this chapter may deliver intoxicating liquor directly to persons within this state for personal use and not for resale, excluding powdered alcohol as prohibited under section 311.188.

2. Missouri retailers who make deliveries directly to persons within this state for personal use and not for resale shall:

(1) Consummate the sale of intoxicating liquor on the licensed premises. The sale may be made in person, by phone, or by other electronic means;

(2) Ensure that all containers of intoxicating liquor delivered directly to a person within this state for personal use and not for resale are conspicuously labeled with the words "CONTAINS ALCOHOL: SIGNATURE OF PERSON AGE 21 OR OLDER REQUIRED FOR DELIVERY" or are conspicuously labeled with wording preapproved by the division of alcohol and tobacco control;

(3) Ensure the delivery driver is at least twenty-one years of age;

(4) Not deliver to any person under twenty-one years of age, or to any intoxicated person, or any person appearing to be in a state of intoxication;

(5) Require valid proof of identity and age;

(6) Obtain the signature of a person at least twenty-one years of age as a condition of delivery; and

(7) Keep records for a period of two years of intoxicating liquor delivered, which include the name of the purchaser, the weight of intoxicating liquor delivered, a copy of the invoice or receipt, the recipient's name and address, and an electronic or paper form of signature from the receipt of the intoxicating liquor."; and

Further amend said bill, Page 3, Section 311.188, Line 3, by inserting immediately after all of said section and line the following:

"311.420. 1. No person, except carriers regulated by the motor carrier and railroad safety division of the department of economic development under chapters 387, 389 and 390, shall transport into, within, or through the state of Missouri any intoxicating liquors in quantities larger than five gallons unless such person holds a valid license or permit from the supervisor of alcohol and tobacco control of the state of Missouri to do so. For such license, there shall be paid to the director of revenue the sum of ten dollars per annum. Application for such license shall be made to the supervisor of alcohol and tobacco control of the state of Missouri and each applicant shall submit with his application a bond in the penal sum of one thousand dollars with sufficient surety to be approved by the supervisor of alcohol and tobacco control, conditioned that he will not violate any provisions of the liquor control laws of this state or any regulation promulgated under such liquor control laws, and any violation of such condition shall work a forfeiture of such bond to the state of Missouri. The license year shall end on June thirtieth, and the applicant shall pay as many twelfths as there are months, with each part of a month being counted as a month, remaining from the date of the license to the next succeeding July first. The supervisor of alcohol and tobacco control may issue single transaction licenses, for which there shall be paid to the director of revenue the sum of five dollars, and, if the value of the liquor to be transported exceeds one hundred dollars, the permit shall not be issued until the bond provided for above in this section is given to the state. No such transporter's license shall be required of any person licensed by the supervisor of alcohol and tobacco control whose licensed premises are located in the state of Missouri, nor shall it be necessary to procure a license to transport liquor purchased from a retail liquor dealer duly licensed by the supervisor of alcohol and tobacco control of the state of Missouri. No license or permit shall be required to transport industrial alcohol.

2. The qualifications prescribed for the issuance of other licenses by the provisions of the liquor control law shall not apply to licenses issued under this section, but no license shall be issued to any person who is not of good moral character or who has been convicted since the ratification of the twenty-first amendment to the Constitution of the United States of the violation of any law applicable to the manufacture or sale of intoxicating liquor, nor to any person who has had a license from the supervisor of alcohol and tobacco control revoked. If applicant is a corporation, the managing officer thereof must possess the qualifications prescribed in this section.

3. Carriers licensed under this section or carriers exempt from holding a permit under this section shall not deliver ~~[wine]~~ **intoxicating liquor from outside the state of Missouri, in any quantity, directly to a [resident of] person within** this state without obtaining an alcohol carrier license under section ~~[311.185]~~ **311.186**.

~~[311.462. 1. Notwithstanding any other provision of law, a holder of a retailer alcoholic beverage license in this state or a state which affords Missouri licensees an equal reciprocal shipping privilege may ship, for personal use and not for resale, not more than two cases of wine, each case containing not more than nine liters, per year to any adult resident of this state. Delivery of a shipment pursuant to this section shall not be deemed to constitute a sale in this state.~~

~~2. The shipping container of any wine sent into or out of this state under this section shall be clearly labeled to indicate that the package cannot be delivered to a person under the age of twenty-one years or to an intoxicated person.—~~

~~3. No broker within this state may solicit consumers to engage in interstate reciprocal wine shipments under this section. No shipper located outside this state may advertise such interstate reciprocal wine shipments in this state.]; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 1** was adopted.

Representative Hill offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 29, Page 3, Section 311.188, Line 3, by inserting immediately after said line the following:

"311.275. 1. For purposes of tax revenue control, beginning January 1, 1980, no holder of a license to solicit orders for the sale of intoxicating liquor, as defined in this chapter, within this state, other than a wholesale-solicitor, shall solicit, accept, or fill any order for any intoxicating liquor from a holder of a wholesaler's license issued under this chapter, unless the holder of such solicitor's license has registered with the division of alcohol and tobacco control as the primary American source of supply for the brand of intoxicating liquor sold or sought to be sold. The supervisor of alcohol and tobacco control shall provide forms for annual registration as the primary American source of supply, and shall prescribe the procedures for such registration.

2. Beginning January 1, 1980, no holder of a wholesaler's license issued under this chapter shall order, purchase or receive any intoxicating liquor from any solicitor, other than a wholesale-solicitor, unless the solicitor has registered with the division of alcohol and tobacco control as the primary American source of supply for the brand of intoxicating liquor ordered, purchased or received.

3. The term "primary American source of supply" as used herein shall mean the distiller, producer, the owner of the commodity at the time it became a marketable product, the bottler, or the exclusive agent of any such distiller, producer, bottler or owner, the basic requirement being that the nonresident seller be the first source closest to the manufacturer in the channel of commerce from whom the product can be secured by American wholesalers.

4. Any vintage wine solicitor licensed under section 311.180 may register as the primary American source of supply for vintage wine with the division of alcohol and tobacco control, provided that another solicitor is not registered as the primary American source of supply for the vintage wine and the vintage wine has been approved for sale by the federal Alcohol and Tobacco Tax and Trade Bureau.

5. The supervisor of alcohol and tobacco control shall approve or deny any application for primary American source of supply for any intoxicating liquor product within five working days following the receipt of a properly completed application. Any such application for an intoxicating liquor product received by the supervisor of alcohol and tobacco control that is not approved or denied within five working days shall be considered conditionally approved and such intoxicating liquor product may be solicited, sold, shipped, ordered, purchased, and received in this state.

311.510. 1. It shall be the duty of the supervisor of liquor control to cause to be inspected all beer, as defined in this chapter, or other intoxicating malt liquors, brewed, manufactured or sold in this state, and he **or she** shall determine whether such beer or other intoxicating malt liquor has been made from pure hops or the pure extract of hops, or of pure barley malt or other wholesome grains or cereals, or wholesome yeast, and pure water, and whether the package containing such beer or intoxicating malt liquor has been correctly labeled to show that the same has been made from wholesome ingredients.

2. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples and shall not require the testing of product samples to determine alcohol content prior to granting approval for the sale of any such beer or other intoxicating malt liquor product in the state of Missouri if the supervisor of liquor control is provided with a copy of a certificate of label approval issued by the ~~[Federal Bureau of Alcohol, Tobacco and Firearms]~~ **Alcohol and Tobacco Trade Bureau** ~~[which verifies the alcohol content of the product].~~

3. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples prior to granting approval for the sale of any beer or other intoxicating malt liquors brewed, manufactured, and sold exclusively in this state if the supervisor of liquor control is provided a label. The supervisor of liquor control shall have sole authority to approve all labels for keg collars, bottles, and cans of such beer or other intoxicating malt liquor and any inspections to determine labeling compliance for such products shall be under the sole authority of the supervisor of liquor control, with no approval or inspection by the Alcohol and Tobacco Tax and Trade Bureau required.

311.540. 1. Every person, persons or corporation who shall manufacture or distill spirituous liquors, including brandy, rum, whiskey, and gin, and other spirituous liquors, within this state, and wholesale or retail dealers or any other person who shall import such intoxicating liquors into this state, for the purpose of sale or offering the same for sale in this state, shall, before offering the same for sale, cause the same to be inspected and gauged by the supervisor of liquor control, **or his or her designee**. It shall be the duty of the supervisor of liquor control, **or his or her designee**, to inspect and gauge such character of intoxicating liquor referred to in this section and to ascertain whether the same is correctly labeled.

2. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples and shall not require the testing of product samples to determine alcohol content prior to granting approval for the sale of any such spirituous liquors product in the state if the supervisor of liquor control, **or**

his or her designee, is provided with a copy of a certificate of label approval issued by the Federal Bureau of Alcohol, Tobacco and Firearms which verifies the alcohol content of the product."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that **House Amendment No. 2** is not germane.

The Chair ruled the point of order not timely.

On motion of Representative Hill, **House Amendment No. 2** was adopted.

Representative Corlew offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 29, Page 1, Section 311.020, Line 9, by inserting after all of said section and line the following:

"311.179. 1. Any person possessing the qualifications and meeting the requirements of this chapter who is licensed to sell intoxicating liquor by the drink at retail in an international airport located in a county with a charter form of government and with more than nine hundred fifty thousand inhabitants **or in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants as the county seat** may apply to the supervisor of ~~[liquor control]~~ **alcohol and tobacco control** for a special permit~~[-. The permit shall allow]~~ **which:**

(1) **Allows** the premises located in the international airport in such county to open at 4 a.m. and sell intoxicating liquor by the drink at retail for consumption ~~[on the premises where sold]~~. The provisions of this section and not those of section 311.097 regarding the time of opening shall apply to the sale of intoxicating liquor by the drink at retail for consumption ~~[on the premises where sold]~~ on Sunday~~[-];~~

(2) **Allows persons to leave licensed establishments with an alcoholic beverage and enter other airport designated areas located within such airport. No person shall take any alcoholic beverage or beverages outside such designated areas, including onto any airplane; and**

(3) **Requires every licensee within such international airport to serve alcoholic beverages in containers that display and contain the licensee's trade name or logo or some other mark that is unique to that license and licensee.**

2. An applicant granted a special permit pursuant to this section shall, in addition to all other fees required by this chapter, pay an additional fee of three hundred dollars a year payable at the time and in the same manner as its other license fees."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 3** was adopted.

Representative Bondon offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 29, Page 3, Section 311.188, Line 3, by inserting immediately after all of section and line the following:

"311.355. 1. Manufacturers of intoxicating liquor ~~[other than beer or wine]~~ shall be permitted to offer consumer cash rebate coupons as provided in this subsection:

(1) Consumer cash rebate coupons may be published or advertised by manufacturers in newspapers, magazines and other mass media;

(2) Coupon advertisements may list the amount of the cash rebate, but not the retail price of the intoxicating liquor after the rebate;

(3) Applications for cash rebates must be made directly from the consumer to the manufacturer, and not through retailers or wholesalers;

(4) Cash rebates must be made directly to consumers by manufacturers;

(5) Wholesalers and manufacturers may deliver cash rebate coupons to retailers, either for distribution at the point of sale or in connection with packaging.

2. Manufacturers of intoxicating liquor including beer and wine may offer coupons redeemable for nonalcoholic merchandise, except that such redeemable coupons must be made available without a purchase requirement to consumers at the point of sale, or by request through the mail, or at the retailer's cash register. Redeemable coupons may be published or advertised by manufacturers in newspapers, magazines and other mass media. Advertisements must state that no purchase is required to obtain the nonalcoholic merchandise and provide information on the procedure to obtain such merchandise. The retail value of the nonalcoholic merchandise shall not be stated in the advertisement or on the product. Wholesalers and manufacturers may deliver these redeemable coupons at the point of sale or in connection with packaging.

3. A wholesaler shall not directly or indirectly fund the cost of any cash rebate coupon program allowed under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Houghton assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Pfautsch	Pietzman
Pike	Plocher	Rehder	Reiboldt	Reisch
Remole	Roerber	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	

NOES: 039

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Dunn	Franks Jr	Gray

Green	Harris	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Roberts	Runions
Smith 85	Stevens 46	Unsicker	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 024

Anders	Andrews	Brown 57	Cookson	Curtis
Dogan	Ellebracht	Ellington	Fitzwater 144	Franklin
Hansen	Higdon	Love	May	Neely
Phillips	Razer	Redmon	Rhoads	Roden
Rowland 29	Schroer	Walker 74	Mr. Speaker	

VACANCIES: 001

On motion of Representative Bondon, **House Amendment No. 4** was adopted.

Representative McGaugh offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 29, Page 1, Section 311.020, Line 9, by inserting immediately after all of said section and line the following:

"311.055. 1. No person at least twenty-one years of age shall be required to obtain a license to manufacture intoxicating liquor, as defined in section 311.020, for personal or family use. ~~[The aggregate amount of intoxicating liquor manufactured per household shall not exceed two hundred gallons per calendar year if there are two or more persons over the age of twenty-one years in such household, or one hundred gallons per calendar year if there is only one person over the age of twenty-one years in such household.]~~ Any intoxicating liquor manufactured under this section shall not be sold or offered for sale.

2. Beer brewed under this section may be removed from the premises where brewed for personal or family use, including use at organized events, exhibitions, or competitions, such as home brewer contests, tastings, or judging. The use may occur off licensed retail premises, on any premises under a temporary retail license issued under section 311.218, 311.482, 311.485, 311.486, or 311.487, or on any tax exempt organization's licensed premises as described in section 311.090.

3. Any beer brewed under this section used at an organized event where an admission fee is paid for entry, at which the beer is available without a separate charge, shall not be deemed a sale of beer, provided that the person who brewed the beer receives none of the proceeds from the admission fee and all consumption is conducted off licensed retail premises, under the premises of a temporary retail license issued under section 311.218, 311.482, 311.485, 311.486, or 311.487, or on any tax exempt organization's licensed premises as described in section 311.090."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 5** was adopted.

On motion of Representative Pike, the title of **HCS HB 29, as amended**, relating to intoxicating liquor, was agreed to.

On motion of Representative Pike, **HCS HB 29, as amended**, was adopted.

On motion of Representative Pike, **HCS HB 29, as amended**, was ordered perfected and printed.

HB 170, relating to industrial hemp, was taken up by Representative Curtman.

Representative Lavender offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 170, Page 31, Section 195.603, Lines 16-18, by deleting all of said lines and renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lavender, **House Amendment No. 1** was adopted.

Speaker Richardson resumed the Chair.

On motion of Representative Curtman, the title of **HB 170, as amended**, was agreed to.

On motion of Representative Curtman, **HB 170, as amended**, was ordered perfected and printed.

HCS HB 654, relating to the Schoolcraft Ozark exploration bicentennial commission, was taken up by Representative Rowland (155).

On motion of Representative Rowland (155), the title of **HCS HB 654** was agreed to.

On motion of Representative Rowland (155), **HCS HB 654** was adopted.

On motion of Representative Rowland (155), **HCS HB 654** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - FEDERAL MANDATE

HCS HB 542, relating to compliance with the federal transportation laws, was taken up by Representative Korman.

Representative Korman offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 542, Page 27, Section 304.180, Line 147, by deleting the phrase "**or any other law**" on said line; and

Further amend said bill, Page 27, Section 304.180, Line 154, by deleting the phrase "**or any other law**" on said line; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 1** was adopted.

On motion of Representative Korman, the title of **HCS HB 542, as amended**, was agreed to.

On motion of Representative Korman, **HCS HB 542, as amended**, was adopted.

On motion of Representative Korman, **HCS HB 542, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 1714 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1036**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Love, Reiboldt and Rone

Noes (3): Lavender, McCreery and Stevens (46)

Present (1): Redmon

Absent (0)

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 231**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80) and Roeber

Noes (0)

Absent (2): Schroer and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 424**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 428**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Cornejo, Cross, Evans, Mathews, Roeber, Schroer and Taylor

Noes (5): Arthur, Basye, Carpenter, McCreery and Merideth (80)

Absent (0)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 716**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Stephens (128) and Wiemann

Noes (1): Burnett

Absent (1): Shull (16)

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 64**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, May, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 48**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (2): Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 8**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 494**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Rhoads, Shull (16), Shumake and Wessels

Noes (3): Butler, Curtis and Lavender

Absent (2): Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 499**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Fitzwater (49), Haahr, Rhoads, Shull (16) and Shumake

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (2): Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 592**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 849**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Eggleston and Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1158**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (3): Butler, Eggleston and Rone

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, April 6, 2017.

COMMITTEE HEARINGS

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 6, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 567, HB 973, HB 1002, HB 1099

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1213, HB 1214, HB 1115, HR 405

Executive session will be held: HB 572

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 6, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

CANCELLED

GENERAL LAWS

Thursday, April 6, 2017, 9:30 AM, North Gallery.

Executive session will be held: HB 551, HB 919, HB 937, HB 1007

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).

2. Elections of JCED Chair and Co-Chair.

3. Discuss possible JCED interim projects.

JUDICIARY

Thursday, April 6, 2017, 9:30 AM, Southside of Rear Gallery.

Executive session will be held: HB 430, HB 274, HB 338, HB 519, HB 490, HB 491, HB 727, HB 848, HB 38

Executive session may be held on any matter referred to the committee.

PENSIONS

Monday, April 10, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 819, HB 865, HB 918, HB 971, HB 996, HB 1085, HB 1086, HB 1151

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, April 10, 2017, 1:00 PM, House Hearing Room 6.

Executive session will be held: SS#2 SCS SB 43

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, April 6, 2017, 8:30 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

The subcommittee will continue to hear testimony from current/former employees of the Department of Corrections.

VETERANS

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 898, HB 946, HR 398

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SECOND DAY, THURSDAY, APRIL 6, 2017

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier

HB 463 - Kolkmeier

HCS HB 159 - McGaugh

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HB 227 - Hubrecht

HCS HB 303 - Mathews

HCS HB 324 - Neely

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 411 - Lichtenegger

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 1 - Fitzpatrick
HCS HB 2 - Fitzpatrick

HCS HB 3 - Fitzpatrick
HCS HB 4 - Fitzpatrick
HCS HB 5 - Fitzpatrick
HCS HB 6 - Fitzpatrick
HCS HB 7 - Fitzpatrick
HCS HB 8 - Fitzpatrick
HCS HB 9 - Fitzpatrick
HCS HB 10 - Fitzpatrick
HCS HB 11 - Fitzpatrick
HCS HB 12 - Fitzpatrick
HCS HB 13 - Fitzpatrick

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 261 - Brown (94)
HB 111 - Mathews

HOUSE BILLS FOR THIRD READING - FEDERAL MANDATE

HCS HB 542 - Korman

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-SECOND DAY, THURSDAY, APRIL 6, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Great peace have they who love Thy law; nothing can make them stumble. (Psalm 119:165)

Almighty and Most Merciful God, who grants to Your creation a strengthening spirit, make us strong in You that we may serve our people with great and genuine devotion.

Give us steadfast minds with no room for unworthy thoughts, serene hearts which no trouble can disturb, and strong hands with which to do Your will in lifting up our State to higher patriotic living.

We commend to Your loving care all who are serving our State, that by hard work may they gain for Missouri the fruits of justice, peace and joy.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Knox Samuel Davis, Taylor Forck, Jack Schwartz, Elexa Lutz, Myles Lutz, and Mauryck Wages.

The Journal of the fifty-first day was approved as printed.

THIRD READING OF HOUSE BILLS - FEDERAL MANDATE

HCS HB 542, relating to compliance with the federal transportation laws, was taken up by Representative Korman.

On motion of Representative Korman, **HCS HB 542** was read the third time and passed by the following vote:

AYES: 133

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Carpenter

Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Crawford	Cross	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franks Jr	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Nichols
Peters	Phillips	Pierson Jr	Pietzman	Pike
Quade	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson		

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 027

Brattin	Butler	Chipman	Cornejo	Curtis
Curtman	Davis	DeGroot	Ellington	Franklin
Green	Kelley 127	McCaherty	Messenger	Neely
Newman	Pfautsch	Plocher	Razer	Rehder
Ross	Rowland 29	Smith 85	Tate	Walker 74
Wood	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 1, relating to appropriations for the Board of Fund Commissioners, State Water Pollution Control Bonds, Stormwater Control Bonds and Fourth State Building Bonds, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 1** was read the third time and passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck

Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCann Beatty
McCreery	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Nichols	Peters	Phillips
Pierson Jr	Pietzman	Pike	Quade	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 004

Marshall	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 022

Brown 94	Chipman	Cornejo	Curtis	Curtman
Ellington	Green	Kelley 127	McCaherty	McGee
Newman	Pfautsch	Plocher	Razer	Redmon
Ross	Rowland 29	Runions	Smith 85	Tate
Walker 74	Wessels			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 2, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was taken up by Representative Fitzpatrick.

Speaker Richardson assumed the Chair.

On motion of Representative Fitzpatrick, **HCS HB 2** was read the third time and passed by the following vote:

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AYES: 119

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Messenger	Miller	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 034

Adams	Bangert	Barnes 28	Beck	Brown 27
Burnett	Burns	Carpenter	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Lavender
Marshall	McCreery	McDaniel	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Nichols	Peters
Pierson Jr	Pogue	Quade	Roberts	Smith 85
Stevens 46	Unsicker	Wessels	White	

PRESENT: 000

ABSENT WITH LEAVE: 009

Bahr	Brown 57	Curtis	Gregory	Mosley
Newman	Razer	Rowland 29	Walker 74	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 3, relating to appropriations for the Department of Higher Education, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 3** was read the third time and passed by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 044

Adams	Anders	Arthur	Bangert	Barnes 28
Basye	Beck	Brown 27	Burnett	Burns
Carpenter	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Hurst	Kendrick
Lavender	Marshall	May	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Peters	Pierson Jr
Pogue	Quade	Reisch	Roberts	Runions
Smith 85	Stevens 46	Unsicker	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 006

Berry	Curtis	Newman	Razer	Rowland 29
Walker 74				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 4** was read the third time and passed by the following vote:

AYES: 123

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Baye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Butler	Chipman	Christofanelli
Cierpiot	Conway 10	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 030

Adams	Arthur	Barnes 28	Beck	Brown 27
Burnett	Burns	Carpenter	Dunn	Ellebracht
Ellington	Gray	Green	Kendrick	Lavender
Marshall	McCreery	McDaniel	Mitten	Moon
Morgan	Mosley	Peters	Pierson Jr	Pogue
Roberts	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 009

Berry	Conway 104	Curtis	Johnson	McGee
Newman	Razer	Rowland 29	Walker 74	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 5, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 5** was read the third time and passed by the following vote:

AYES: 121

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Matthiesen
May	McCaherty	McCann Beatty	McGaugh	McGee
Merideth 80	Messenger	Miller	Morris	Muntzel
Neely	Nichols	Pfausch	Phillips	Pietzman
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 031

Adams	Anders	Arthur	Barnes 28	Beck
Brown 27	Burnett	Burns	Carpenter	Dunn
Ellebracht	Ellington	Gray	Harris	Hurst
Lavender	Marshall	McCreery	McDaniel	Meredith 71
Mitten	Moon	Morgan	Mosley	Peters
Pierson Jr	Pogue	Roberts	Smith 85	Stevens 46
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 010

Berry	Curtis	Green	Johnson	Mathews
Newman	Razer	Rowland 29	Runions	Walker 74

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 6, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was taken up by Representative Fitzpatrick.

Representative Austin assumed the Chair.

On motion of Representative Fitzpatrick, **HCS HB 6** was read the third time and passed by the following vote:

AYES: 122

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 029

Adams	Arthur	Barnes 28	Beck	Brown 27
Burnett	Burns	Carpenter	Ellebracht	Ellington
Gray	Green	Kendrick	Lavender	Marshall
McCreery	McDaniel	Mitten	Moon	Morgan
Mosley	Peters	Pierson Jr	Pogue	Roberts
Smith 85	Stevens 46	Unsicker	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 011

Anders	Berry	Cierpiot	Curtis	Franks Jr
Johnson	Newman	Razer	Rowland 29	Runions
Walker 74				

VACANCIES: 001

Representative Austin declared the bill passed.

HCS HB 7, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 7** was read the third time and passed by the following vote:

AYES: 115

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Merideth 80	Messenger	Miller	Morris
Muntzel	Neely	Nichols	Pfautsch	Phillips
Pietzman	Pike	Plocher	Quade	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 038

Adams	Arthur	Barnes 28	Beck	Berry
Brown 27	Burnett	Burns	Carpenter	Cookson
Dunn	Ellington	Franks Jr	Gray	Green
Harris	Hurst	Lavender	Marshall	May
McCann Beatty	McCreery	McDaniel	McGee	Meredith 71
Mitten	Moon	Morgan	Mosley	Peters
Pierson Jr	Pogue	Roberts	Smith 85	Stevens 46
Unsicker	Wessels	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 009

Anders	Cornejo	Ellebracht	Johnson	Newman
Razer	Rowland 29	Runions	Walker 74	

VACANCIES: 001

Representative Austin declared the bill passed.

Speaker Richardson resumed the Chair.

HCS HB 8, relating to appropriations for the Department of Public Safety, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 8** was read the third time and passed by the following vote:

AYES: 130

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Merideth 80	Messenger	Miller	Mitten
Moon	Morris	Muntzel	Neely	Nichols
Pfausch	Phillips	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 025

Adams	Anders	Barnes 28	Beck	Brown 27
Burnett	Burns	Carpenter	Dunn	Ellebracht
Ellington	Green	Lavender	Marshall	McCreery
McDaniel	Meredith 71	Morgan	Mosley	Peters
Pierson Jr	Pogue	Roberts	Smith 85	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 007

Fraker	Johnson	Newman	Razer	Rowland 29
Runions	Walker 74			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 9, relating to appropriations for the Department of Corrections, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 9** was read the third time and passed by the following vote:

AYES: 127

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Justus	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pietzman	Pike	Plocher	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 027

Adams	Arthur	Beck	Burnett	Burns
Carpenter	Ellebracht	Ellington	Gray	Green
Hurst	Lavender	Marshall	McCreery	McDaniel
Mitten	Moon	Morgan	Mosley	Peters
Pierson Jr	Pogue	Roberts	Smith 85	Stevens 46
Unsicker	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Johnson	Kelley 127	Newman	Razer
Rowland 29	Runions	Walker 74		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 10, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was taken up by Representative Fitzpatrick.

Representative Haefner assumed the Chair.

On motion of Representative Fitzpatrick, **HCS HB 10** was read the third time and passed by the following vote:

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AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wiemann	Wood
Mr. Speaker				

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Davis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kelley 127
Kendrick	Kidd	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Morris	Mosley
Peters	Pierson Jr	Pogue	Quade	Roberts
Smith 85	Stevens 46	Unsicker	Wessels	White
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 010

Burns	Cookson	Cross	Johnson	McDaniel
Newman	Razer	Rowland 29	Runions	Walker 74

VACANCIES: 001

Representative Haefner declared the bill passed.

HCS HB 11, relating to appropriations for the Department of Social Services, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 11** was read the third time and passed by the following vote:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	McCaherty	McGaugh	Messenger	Miller
Moon	Muntzel	Neely	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wilson
Wood	Mr. Speaker			

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Dunn	Ellebracht	Ellington	Gray
Green	Helms	Kendrick	Lavender	Marshall
Matthiesen	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Morris
Nichols	Pierson Jr	Pogue	Quade	Roberts
Stevens 46	Unsicker	Wessels	White	

PRESENT: 002

Peters	Smith 85
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ABSENT WITH LEAVE: 014

Burns	Conway 10	Cookson	Corlew	Johnson
McDaniel	Mosley	Newman	Pfautsch	Razer
Rowland 29	Runions	Walker 74	Wiemann	

VACANCIES: 001

Representative Haefner declared the bill passed.

Speaker Richardson resumed the Chair.

HCS HB 12, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys, Circuit Attorneys Retirement Systems, Judiciary, Office of State Public

Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 12** was read the third time and passed by the following vote:

AYES: 119

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McGaugh	Merideth 80
Messenger	Miller	Morris	Muntzel	Neely
Nichols	Pfausch	Phillips	Pietzman	Pike
Plocher	Quade	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 033

Adams	Arthur	Bangert	Barnes 28	Beck
Brown 27	Burnett	Carpenter	Dunn	Ellebracht
Ellington	Gray	Green	Harris	Lavender
Marshall	May	McCreery	McDaniel	McGee
Meredith 71	Mitten	Moon	Morgan	Mosley
Peters	Pierson Jr	Pogue	Roberts	Smith 85
Stevens 46	Unsicker	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 010

Baringer	Burns	Cookson	Houghton	Johnson
Newman	Razer	Rowland 29	Runions	Walker 74

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 13, relating to appropriations for real property leases, related services, utilities, systems furniture, structural modifications and related expenses, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 13** was read the third time and passed by the following vote:

AYES: 143

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 008

Brattin	Ellington	Hurst	Marshall	McDaniel
Moon	Pogue	Smith 85		

PRESENT: 000

ABSENT WITH LEAVE: 011

Baringer	Burns	Cookson	Gray	Johnson
Merideth 80	Newman	Razer	Rowland 29	Runions
Walker 74				

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 50** entitled:

An act to repeal section 478.463, RSMo, and to enact in lieu thereof one new section relating to the sixteenth judicial circuit.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 14** entitled:

An act to appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2017.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 18** entitled:

An act to repeal sections 1.310, 143.173, 347.015, 347.179, 351.015, 351.065, 354.010, 354.150, 355.021, 355.066, 357.060, 358.020, 358.440, 359.011, 359.651, 394.020, 394.250, and 417.220, RSMo, and to enact in lieu thereof eighteen new sections relating to the collection of money by public entities, with an existing penalty provision.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 84** entitled:

An act to repeal sections 542.400, 542.402, 542.406, 542.412, 542.414, 542.416, 542.418, and 542.420, RSMo, and to enact in lieu thereof nine new sections relating to the authority to engage in certain investigative practices, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 213** entitled:

An act to amend chapter 537, RSMo, by adding thereto one new section relating to time-limited offers to settle tort claims.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 240** entitled:

An act to amend chapter 324, RSMo, by adding thereto nine new sections relating to the statewide licensure of electrical contractors, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 395** entitled:

An act to repeal sections 326.256, 326.259, 326.265, 326.280, 326.283, 326.286, 326.289, 326.292, 326.307, 326.310, 326.313, 326.316, and 326.325, RSMo, and to enact in lieu thereof twelve new sections relating to the regulation of public accountants, with an existing penalty provision.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 399** entitled:

An act to repeal sections 287.020, 287.040, 288.035, 301.010, 301.031, 301.227, 301.550, 304.170, 304.180, and 407.816, RSMo, and to enact in lieu thereof ten new sections relating to vehicle composition requirements.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 434** entitled:

An act to repeal section 160.530, RSMo, and to enact in lieu thereof one new section relating to the allocation of moneys to school district professional development committees.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 19 - Elections and Elected Officials

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SCS HCS HB 50 - Fiscal Review

HCS HB 654 - Fiscal Review

HB 98 - Elementary and Secondary Education

HB 540 - Insurance Policy

HB 985 - Special Committee on Government Oversight

HB 1079 - Local Government

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 10 - Workforce Development
SB 25 - Crime Prevention and Public Safety
SB 30 - Local Government
SS SB 34 - Judiciary
SB 50 - Health and Mental Health Policy
SS SB 62 - Pensions
SB 114 - General Laws
SS SB 124 - Economic Development
SCS SB 139 - Budget
SCS SB 161 - Special Committee on Tourism
SB 329 - Transportation
SB 411 - Transportation
SB 486 - Corrections and Public Institutions
SB 488 - Corrections and Public Institutions

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 855**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Austin, Marshall, McGaugh, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (4): Adams, Conway (10), Dunn and Newman

Absent (2): Alferman and Higdon

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 551** and **HB 919**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1007** and **HB 937**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1050**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Brown (94), Franklin, Helms, Kelly (141), Mathews, Neely, Ross, Sommer and White

Noes (1): Carpenter

Absent (3): McGee, Peters and Smith (85)

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HJR 2**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes (28), Conway (10), Davis, Dohrman, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (1): Brattin

Absent (2): Beck and Gray

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 582**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Barnes (28), Brattin, Conway (10), Davis, Dohrman, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (2): Beck and Gray

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HCR 47**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Arthur, Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Austin, Barnes (60), Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 29**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Arthur, Berry, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Barnes (60), Carpenter, Runions and Unsicker

Absent (2): Austin and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCB 4**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCB 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (1): Unsicker

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS#2 HBs 48, 69, 495 & 589**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 187**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 223**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Barnes (60), Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (5): Arthur, Berry, Carpenter, Runions and Unsicker

Absent (2): Austin and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 226**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 329**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 472**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 561**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Barnes (60) and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 657**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (13): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 665**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Barnes (60), Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 888**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Austin, Barnes (60), Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 906**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (1): Austin

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 925**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Sommer, Unsicker, Vescovo and Wiemann

Noes (1): Runions

Absent (2): Austin and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 957**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 979**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1039**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1093**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Engler

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, April 10, 2017.

COMMITTEE HEARINGS

BUDGET

Monday, April 10, 2017, upon adjournment, House Hearing Room 3.

Executive session will be held: HB 17, HB 18, HB 19

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1213, HB 1214, HB 1115, HR 405

Executive session will be held: HB 572, HB 1044

Executive session may be held on any matter referred to the committee.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Monday, April 10, 2017, upon adjournment, House Hearing Room 4.

Executive session will be held: HJR 35

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, April 10, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 98, HB 239, HB 280, HB 467, HB 948, HB 1030, HB 1186

Executive session will be held: HB 263

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, April 10, 2017, 1:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, April 10, 2017, 1:00 PM, House Hearing Room 5.

Public hearing will be held: HB 96, HB 458, HB 630, HB 1068

Executive session may be held on any matter referred to the committee.

Out of respect for everyone's time in an anticipated high turnout of witnesses to testify and due to the fact that these bills were discussed over two separate hearings held by the Second Amendment Preservation Subcommittee, testimony from witnesses and questioning of witnesses by committee members will be limited to two (2) minutes each.

INSURANCE POLICY

Tuesday, April 11, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HB 298, HB 540, HB 549, HB 1023, HB 1058

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

LOCAL GOVERNMENT

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1207, SB 30, HB 1017, HB 113, HB 991, HB 981

Executive session will be held: SB 296, HB 666, HB 1189, HB 967

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing. We will also be holding executive session on HB 1017 after completing public hearing.

PENSIONS

Monday, April 10, 2017, 5:00 PM, House Hearing Room 1.

Public hearing will be held: HB 819, HB 865, HB 918, HB 971, HB 996, HB 1085, HB 1151, SS SB 62

Executive session may be held on any matter referred to the committee.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Monday, April 10, 2017, 2:00 PM, House Hearing Room 3.

Executive session will be held: HCR 7, HCR 15, HB 70, HCS HB 210, HB 287, HCS HB 403, HB 538, HB 637, HCS HB 863, HCS HB 879, HB 913

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Monday, April 10, 2017, 1:00 PM, House Hearing Room 6.

Executive session will be held: SS#2 SCS SB 43

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, April 10, 2017, 5:00 PM or upon adjournment, House Hearing Room 5.

Executive session will be held: HB 616, HB 618

Executive session may be held on any matter referred to the committee.

Discussion concerning the University of Missouri System Title IX policies and practices.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, April 11, 2017, upon adjournment of the Special Committee on Government Oversight, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony may be heard from the following:

- Missouri Real Estate Appraisers Commission
- Missouri Real Estate Commission
- State Rehabilitation Advisory Council for the Blind
- State Rehabilitation Council
- Hispanic Business, Trade, and Culture Commission
- Interior Design Commission
- Life Sciences Research Board
- Missouri Acupuncturist Advisory Committee
- Missouri Alternative Fuels Commission
- Missouri Assistive Technology Advisory Council
- Missouri Brain Injury Advisory Council
- Missouri Civil War Sesquicentennial
- Missouri Community Service Commission
- Missouri Electronic Prior Authorization Committee
- Missouri Film Commission

Missouri Genetic Advisory Committee
Missouri Board for Architects, Professional Engineers, Professional Land Surveyors and
Professional Landscape Architects

VETERANS

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 1.
Executive session will be held: HB 898, HB 946, HR 398
Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, April 10, 2017, 1:00 PM, House Hearing Room 1.
Public hearing will be held: HB 307, HB 912, HB 1090, HJR 39
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-THIRD DAY, MONDAY, APRIL 10, 2017

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 4 - Lauer
HCB 5 - Lauer

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier
HB 463 - Kolkmeier
HCS HB 159 - McGaugh
HB 39 - Higdon
HB 97 - Swan
HB 121 - Frederick
HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 303 - Mathews
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 411 - Lichtenegger
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 698 - Pietzman
HCS HB 741 - Engler
HCS HB 746 - Crawford

HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 105 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HCS HB 144 - McGaugh
HB 209 - Wiemann
HB 257 - Pfautsch
HCS HB 291 - Crawford
HCS HB 306 - Berry
HCS HB 330 - Morris

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HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 619 - Dogan
HCS HB 656 - Rhoads
HCS HB 717 - Curtman
HB 723 - Walker (3)
HCS HB 729 - Bernskoetter
HB 849 - Pfautsch
HB 899 - Brown (57)
HCS HB 935 - Haefner
HB 1008 - Kelly (141)
HCS HB 1158 - Franklin

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCS HCRs 32 & 33 - Francis
HCR 48 - Kidd

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 261 - Brown (94)
HB 111 - Mathews
HCS HB 181, E.C. - Phillips
HB 719 - Rhoads
HB 571 - Engler
HB 294 - Lynch
HCS HB 576 - McCaherty
HB 813 - Basye
HB 815 - Basye
HCS HB 29 - Pike
HB 170 - Curtman
HCS HB 654, (Fiscal Review 4/6/17) - Rowland (155)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR SECOND READING

SB 18
SCS SB 84
SS SCS SB 213
SCS SB 240

SB 395
SCS SB 399
SB 434

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50, (Fiscal Review 4/6/17) - Roeber
SCS HCS HB 14 - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-THIRD DAY, MONDAY, APRIL 10, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Becky Ruth.

Dear Heavenly Father, as we join together today to do the business of the House, I ask You to guide both our hearts and our minds. Show us Your loving spirit so that we may project that spirit in all we do. Help us to be ever mindful that none of us are here by chance and let humility be bestowed upon us as we work towards the good of this body.

Dear Lord, please keep safe our loved ones who are at home and make it possible for us to be here today. Grant us clarity and peace of mind in all decisions we make and let us be reminded to keep You first in all that we do. We ask this in Your Son Jesus Christ's name.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Madeline Domian and Maria Domian.

The Journal of the fifty-second day was approved as printed.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 18, relating to the collection of money by public entities, with an existing penalty provision.

SCS SB 84, relating to the authority to engage in certain investigative practices, with penalty provisions.

SS SCS SB 213, relating to time-limited offers to settle tort claims.

SCS SB 240, relating to the statewide licensure of electrical contractors, with penalty provisions.

SB 395, relating to the regulation of public accountants, with an existing penalty provision.

SCS SB 399, relating to vehicle composition requirements.

SB 434, relating to the allocation of moneys to school district professional development committees.

COMMITTEE REPORTS

Committee on Fiscal Review, Vice-Chairman Vescovo reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HCS HB 50**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Conway (104), Fraker, Haefner, Morris, Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (4): Alferman, Morgan, Rowland (29) and Smith (163)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 654**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Conway (104), Fraker, Haefner, Morris, Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (4): Alferman, Morgan, Rowland (29) and Smith (163)

THIRD READING OF HOUSE BILLS

HCS HB 261, relating to human trafficking hotline posters, was taken up by Representative Brown (94).

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Brown (94), **HCS HB 261** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green

Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Andrews	Barnes 28	Brattin	Brown 57	Cornejo
Houx	Lant	May	McCann Beatty	McDaniel
Newman	Smith 85			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 608, relating to residential dwellings offered for rent to transient guests, was taken up by Representative Anderson.

HCS HB 608 was laid over.

THIRD READING OF HOUSE BILLS

HB 111, relating to collective bargaining units within the bi-state development agency, was taken up by Representative Mathews.

On motion of Representative Mathews, **HB 111** was read the third time and passed by the following vote:

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AYES: 108

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood		

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Beck	Berry	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 011

Andrews	Barnes 28	Franklin	Houx	May
McCann Beatty	McDaniel	Newman	Roeber	Smith 85
Mr. Speaker				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 181, relating to law enforcement, was taken up by Representative Phillips.

On motion of Representative Phillips, **HCS HB 181** was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Hubrecht	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Mosley	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 010

Chipman	Curtman	Ellington	Hurst	Johnson
McDaniel	Moon	Pietzman	Pogue	Ross

PRESENT: 000

ABSENT WITH LEAVE: 010

Andrews	Barnes 28	Cookson	Houx	Korman
May	McCann Beatty	Morris	Newman	Smith 85

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 120

Alferman	Anders	Anderson	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Beck	Bernskoetter	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler

Carpenter	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Davis
DeGroot	Dogan	Dohrman	Ellebracht	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Hubrecht	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCreery	McGaugh	McGee	Meredith 71
Messenger	Miller	Mitten	Morgan	Morris
Muntzel	Neely	Nichols	Pfausch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Mr. Speaker

NOES: 032

Adams	Arthur	Berry	Brattin	Chipman
Christofanelli	Curtman	Dunn	Eggleston	Ellington
Fitzpatrick	Gray	Green	Hurst	Johnson
Kidd	Korman	Marshall	McDaniel	Merideth 80
Moon	Mosley	Peters	Pietzman	Pogue
Roden	Roeber	Ross	Smith 163	Stevens 46
Unsicker	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 010

Andrews	Barnes 28	Cookson	Houx	May
McCann Beatty	Newman	Smith 85	Stephens 128	Wood

VACANCIES: 001

HB 719, relating to property classification, was taken up by Representative Rhoads.

Representative Rhoads offered **House Perfecting Amendment No. 1**.

House Perfecting Amendment No. 1

AMEND House Bill No. 719, Page 1, Section 64.002, Line 3, by deleting the word "**planning**" and inserting in lieu thereof the word "**planing**"; and

Further amend said bill and page, Section 65.702, Line 3, by deleting the word "**planning**" and inserting in lieu thereof the word "**planing**"; and

Further amend said bill, Page 3, Section 89.020, Line 49, by deleting the word "**planning**" and inserting in lieu thereof the word "**planing**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Perfecting Amendment No. 1** was adopted.

On motion of Representative Rhoads, **HB 719, as amended**, was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood

NOES: 005

Curtis	Ellington	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Andrews	Barnes 28	Cookson	Cornejo	Houx
May	McCann Beatty	Newman	Smith 85	Stephens 128
Vescovo	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 571, relating to natural resources, was taken up by Representative Engler.

On motion of Representative Engler, **HB 571** was read the third time and passed by the following vote:

AYES: 092

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Houghton	Hubrecht	Justus
Kelley 127	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Morris
Muntzel	Neely	Pfautsch	Phillips	Pike
Plocher	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stephens 128	Swan
Tate	Taylor	Trent	Walker 3	White
Wiemann	Wood			

NOES: 060

Adams	Anders	Arthur	Bangert	Baringer
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Chipman	Conway 10	Curtis	Curtman
Dunn	Eggleston	Ellebracht	Ellington	Fitzpatrick
Franks Jr	Gray	Green	Harris	Hill
Hurst	Johnson	Kelly 141	Kendrick	Lavender
Marshall	May	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Nichols	Peters	Pierson Jr	Pietzman
Pogue	Quade	Razer	Rehder	Ross
Rowland 29	Runions	Smith 85	Smith 163	Stacy
Stevens 46	Unsicker	Walker 74	Wessels	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 010

Andrews	Barnes 60	Barnes 28	Cookson	Houx
McCann Beatty	Miller	Newman	Vescovo	Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 294, relating to immunity for persons who seek medical assistance for a drug or alcohol overdose, was taken up by Representative Lynch.

On motion of Representative Lynch, **HB 294** was read the third time and passed by the following vote:

AYES: 134

Alferman	Anders	Anderson	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Beard
Beck	Bernskoetter	Berry	Bondon	Brattin
Brown 27	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	Dogan	Dohrman	Dunn
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hansen
Harris	Henderson	Higdon	Houghton	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Nichols	Peters	Pfausch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roerber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 021

Basye	Black	Brown 57	Brown 94	DeGroot
Eggleston	Hannegan	Helms	Hill	Kelly 141
Marshall	McDaniel	Moon	Pietzman	Pogue
Reisch	Roden	Ross	Spencer	Taylor
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 007

Adams	Andrews	Barnes 28	Cookson	Houx
McCann Beatty	Newman			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 576, relating to the operation of motorcycles or motortricycles, was taken up by Representative McCaherty.

Speaker Richardson resumed the Chair.

On motion of Representative McCaherty, **HCS HB 576** was read the third time and passed by the following vote:

AYES: 093

Alferman	Anderson	Arthur	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Franklin	Gregory	Grier	Haahr	Haefner
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Korman
Love	Lynch	Marshall	Matthiesen	McCaherty
McDaniel	McGaugh	Meredith 71	Miller	Moon
Muntzel	Phillips	Pietzman	Redmon	Rehder
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Smith 85	Smith 163	Sommer	Spencer
Tate	Taylor	Trent	Vescovo	Walker 3
Wiemann	Wilson	Mr. Speaker		

NOES: 058

Adams	Anders	Bangert	Baringer	Beck
Berry	Brown 27	Brown 94	Burnett	Burns
Conway 10	Dunn	Evans	Francis	Franks Jr
Frederick	Gannon	Gray	Green	Hannegan
Hubrecht	Kidd	Lant	Lauer	Lavender
May	McCreery	McGee	Merideth 80	Messenger
Mitten	Morgan	Morris	Mosley	Neely
Nichols	Peters	Pfautsch	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Reiboldt
Roberts	Rowland 29	Runions	Shull 16	Shumake
Stacy	Stephens 128	Stevens 46	Unsicker	Walker 74
Wessels	White	Wood		

PRESENT: 000

ABSENT WITH LEAVE: 011

Andrews	Barnes 28	Cookson	Cornejo	Cross
Houx	Lichtenegger	Mathews	McCann Beatty	Newman
Swan				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 813, relating to regulation of certain professions, was taken up by Representative Basye.

On motion of Representative Basye, **HB 813** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	May	McCaherty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roerber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 006

Fitzpatrick	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 008

Andrews	Barnes 28	Cookson	Cross	Houx
Mathews	McCann Beatty	Newman		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 815, relating to the regulation of certain professions, was taken up by Representative Basye.

On motion of Representative Basye, **HB 815** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lauer	Lavender
Lichtenegger	Love	Lynch	Matthiesen	McCaherty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 006

Hurst	Marshall	May	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 009

Andrews	Barnes 28	Cookson	Houx	Lant
Mathews	McCann Beatty	Newman	Rehder	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 29, relating to intoxicating liquor, was taken up by Representative Pike.

On motion of Representative Pike, **HCS HB 29** was read the third time and passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Peters	Pfautsch	Phillips	Pietzman	Pike
Plocher	Razer	Redmon	Rehder	Reiboldt
Reisch	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 010

Dunn	Eggleston	Frederick	Marshall	May
McDaniel	Pierson Jr	Pogue	Remole	White

PRESENT: 005

Conway 10	Ellington	Mitten	Quade	Smith 85
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ABSENT WITH LEAVE: 008

Andrews	Barnes 28	Conway 104	Cookson	Houx
Mathews	McCann Beatty	Newman		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 170, relating to industrial hemp, was taken up by Representative Curtman.

On motion of Representative Curtman, **HB 170** was read the third time and passed by the following vote:

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AYES: 126

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Black	Bondon
Brattin	Brown 27	Brown 57	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Cross
Curtis	Curtman	Davis	Dogan	Dohrman
Dunn	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Hannegan	Hansen	Harris	Helms
Higdon	Hill	Houghton	Johnson	Justus
Kelly 141	Kendrick	Kidd	Lauer	Lavender
Lichtenegger	Lynch	Marshall	Mathews	Matthiesen
May	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Peters	Pfautsch	Pierson Jr	Pietzman	Plocher
Quade	Razer	Redmon	Rehder	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Schroer	Shaul 113	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Mr. Speaker				

NOES: 026

Bernskoetter	Berry	Brown 94	Cookson	Crawford
DeGroot	Eggleston	Francis	Franklin	Haefner
Henderson	Hubrecht	Hurst	Kelley 127	Korman
Lant	Love	McGaugh	Miller	Pike
Pogue	Reiboldt	Ruth	Shull 16	Stephens 128
Wood				

PRESENT: 000

ABSENT WITH LEAVE: 010

Andrews	Barnes 28	Ellebracht	Houx	Kolkmeier
McCaherty	McCann Beatty	Newman	Phillips	Walker 74

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 654, relating to the Schoolcraft Ozark exploration bicentennial commission, was taken up by Representative Rowland (155).

HCS HB 654 was laid over.

PERFECTION OF HOUSE BILLS

HCS HB 411, relating to virtual education, was taken up by Representative Lichtenegger.

Representative Brattin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 411, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

"173.940. Notwithstanding any other provision of law, no public institution of higher education in this state shall award tenure to any person who is hired by such institution for the first time on or after January 1, 2018. The provisions of this section shall not apply to employees hired prior to January 1, 2018.

173.1004. **1.** The coordinating board shall promulgate rules and regulations to ensure that each approved public higher education institution shall post on its website the names of all faculty, including adjunct, part-time, and full-time faculty, who are given full or partial teaching assignments along with web links or other means of providing information about their academic credentials and, where feasible, instructor ratings by students. In addition, public institutions of higher education shall post course schedules on their websites that include the name of the instructor assigned to each course and, if applicable, each section of a course, as well as identifying those instructors who are teaching assistants, provided that the institution may modify and update the identity of instructors as courses and sections are added or cancelled.

2. All public institutions of higher education shall post on their public websites alongside their degree offerings or publish in their course catalogs alongside their degree offerings all of the following information for each degree program offered:

(1) Estimated cost of the degree based on the hours required to complete the degree program, the books likely required to complete the degree program, and the on-campus housing costs for the number of academic years likely required to complete the degree program;

(2) Types of employment opportunities generally expected to be available for students who earn the degree;

(3) The current job market for people who have earned the degree. Such description of the current job market shall include estimates of the numbers of jobs available in the industries in which people who have earned the degree typically work;

(4) The number and percentage of students who earned the degree employed within one year of graduation for the most recent graduating class for which data are available and, for the students so employed, their average income; and

(5) The number and percentage of students who earned the degree employed within one year of graduation in a field closely related to the degree program for the most recent graduating class for which data are available."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Arthur raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill and is not germane.

The Chair took the point of order under advisement.

House Amendment No. 1 was withdrawn.

On motion of Representative Lichtenegger, the title of **HCS HB 411** was agreed to.

On motion of Representative Lichtenegger, **HCS HB 411** was adopted.

On motion of Representative Lichtenegger, **HCS HB 411** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 17**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (27): Alferman, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Haefner, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Swan and Taylor

Noes (0)

Absent (8): Andrews, Gregory, Hill, Hubrecht, Razer, Spencer, Trent and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 18**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (28): Alferman, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Gregory, Haefner, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Swan and Taylor

Noes (0)

Absent (7): Andrews, Hill, Hubrecht, Razer, Spencer, Trent and Wood

Mr. Speaker: Your Committee on Budget, to which was referred **HB 19**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (28): Alferman, Bahr, Black, Brown (94), Butler, Christofanelli, Conway (104), Davis, Dunn, Fitzpatrick, Gregory, Haefner, Kendrick, Korman, Lavender, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Redmon, Rone, Ross, Rowland (155), Smith (163), Swan and Taylor

Noes (0)

Absent (7): Andrews, Hill, Hubrecht, Razer, Spencer, Trent and Wood

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HJR 40**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Fitzwater (144), Houx, Love, Phillips and Remole

Noes (4): Engler, Harris, Meredith (71) and Pierson Jr.

Absent (1): Beard

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1162**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Engler, Fitzwater (144), Harris, Houx, Love, Meredith (71), Phillips, Pierson Jr. and Remole

Noes (0)

Absent (1): Beard

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1043**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Austin, Conway (10), McGaugh, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (4): Adams, Dunn, Marshall and Newman

Absent (2): Alferman and Higdon

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **SB 111**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Adams, Alferman, Austin, Conway (10), Dunn, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (3): Higdon, Marshall and McGaugh

Special Committee on Innovation and Technology, Chairman Berry reporting:

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 410**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Berry, Davis, Fitzwater (49), Gray, Johnson, Korman, Lauer, Pfautsch, Pierson Jr., Razer, Ruth and Unsicker

Noes (0)

Absent (2): Evans and Grier

Special Committee on Litigation Reform, Chairman Lant reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **SS#2 SCS SB 43**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Corlew, Cornejo, DeGroot, Haahr, Hill, Lant, McGaugh and Rehder

Noes (5): Ellebracht, Mitten, Phillips, Roberts and White

Absent (0)

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, April 11, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 11, 2017, 12:00 PM or upon the conclusion of morning session (whichever is later), House Hearing Room 6.

Executive session will be held: HCR 49, HB 176, HB 965, HB 975, HB 1114, HB 1224

Executive session may be held on any matter referred to the committee.

There will also be a short presentation regarding the FAPRI 2017 Baseline Report.

CORRECTED

BUDGET

Wednesday, April 12, 2017, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1203, SCS SB 139

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1169, HB 556

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 13, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SB 486, SB 488

Executive session will be held: HB 973, HB 1099, SB 486, SB 488

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1213, HB 1214, HB 1115, HR 405

Executive session will be held: HB 572, HB 1044
Executive session may be held on any matter referred to the committee.
AMENDED

ECONOMIC DEVELOPMENT

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 7.
Public hearing will be held: SS SB 124
Executive session will be held: SS SB 182, HB 772
Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Tuesday, April 11, 2017, 12:00 PM, House Hearing Room 5.
Executive session will be held: HB 1230
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 13, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, April 11, 2017, upon afternoon adjournment or 5:15 PM (whichever is later),
House Hearing Room 5.
Public hearing will be held: HB 555, HB 585, HB 732, HB 990, HB 1061, HB 1141
Executive session will be held: HB 458, HB 630
Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.
Public hearing will be held: SB 50, HB 1111, HB 1119, HB 1152
Executive session will be held: HB 1197
Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, April 11, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.
Public hearing will be held: HB 298, HB 540, HB 549, HB 1058
Executive session may be held on any matter referred to the committee.
No public hearing on HB 1023 - Hill
AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.
Executive session may be held on any matter referred to the committee.
1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).

2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

JUDICIARY

Tuesday, April 11, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 725, HB 1155, HB 945, HB 1112, HB 73, SS SB 34

Executive session will be held: HB 430, HB 274, HB 338, HB 519, HB 490, HB 491, HB 727, HB 848, HB 38, HB 112, HCB 8

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1207, SB 30, HB 1017, HB 113, HB 991, HB 981

Executive session will be held: SB 296, HB 666, HB 1189, HB 967

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing. We will also be holding executive session on HB 1017 after completing public hearing.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, April 11, 2017, 5:00 PM, House Hearing Room 7.

Executive session will be held: SS#2 SCS SB 43

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON EMPLOYMENT SECURITY

Tuesday, April 11, 2017, 9:00 AM, House Hearing Room 6.

Executive session will be held: SS SCS SB 66

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 11, 2017, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 985

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, April 12, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 564, HB 750

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, April 11, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Testimony from various agriculture education interests and Dr. Marshall Stewart,
Vice-Chancellor for Extension and Engagement, University of Missouri.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, April 11, 2017, upon adjournment of the Special Committee on Government Oversight,
House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Testimony may be heard from the following:

- Missouri Real Estate Appraisers Commission
- Missouri Real Estate Commission
- State Rehabilitation Advisory Council for the Blind
- State Rehabilitation Council
- Hispanic Business, Trade, and Culture Commission
- Interior Design Commission
- Life Sciences Research Board
- Missouri Acupuncturist Advisory Committee
- Missouri Alternative Fuels Commission
- Missouri Assistive Technology Advisory Council
- Missouri Brain Injury Advisory Council
- Missouri Civil War Sesquicentennial
- Missouri Community Service Commission
- Missouri Electronic Prior Authorization Committee
- Missouri Film Commission
- Missouri Genetic Advisory Committee
- Missouri Board for Architects, Professional Engineers, Professional Land Surveyors and
Professional Landscape Architects

TRANSPORTATION

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 329, SB 411

Executive session will be held: HB 803, HB 806, HB 959, HB 1212

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, April 11, 2017, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 898, HB 946, HR 398

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: SS SCS SB 10

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FOURTH DAY, TUESDAY, APRIL 11, 2017

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 17 - Fitzpatrick

HCS HB 18 - Fitzpatrick

HCS HB 19 - Fitzpatrick

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 4 - Lauer

HCB 5 - Lauer

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier

HB 463 - Kolkmeier

HCS HB 159 - McGaugh

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HB 227 - Hubrecht

HCS HB 303 - Mathews

HCS HB 324 - Neely

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HB 670 - Sommer

HCS HB 698 - Pietzman

HCS HB 741 - Engler

HCS HB 746 - Crawford

HB 824 - Reiboldt

HCS HBs 908 & 757 - Lichtenegger

HCS HBs 960, 962 & 828 - Mathews

HB 708 - Hill

HB 56 - Love

HB 105 - Love

HB 110 - Davis

HCS HB 334 - Lauer

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118 - Wood
HCS HB 162 - Eggleston
HCS HB 260 - Brown (94)
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HB 598 - Cornejo
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 433 - Cornejo
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HCS HB 144 - McGaugh
HB 209 - Wiemann
HB 257 - Pfautsch
HCS HB 291 - Crawford
HCS HB 306 - Berry
HCS HB 330 - Morris
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 619 - Dogan
HCS HB 656 - Rhoads
HCS HB 717 - Curtman
HB 723 - Walker (3)
HCS HB 729 - Bernskoetter
HB 849 - Pfautsch

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HB 899 - Brown (57)
HCS HB 935 - Haefner
HB 1008 - Kelly (141)
HCS HB 1158 - Franklin

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCS HCRs 32 & 33 - Francis
HCR 48 - Kidd

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-FOURTH DAY, TUESDAY, APRIL 11, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

They that wait upon the Lord shall renew their strength. (Isaiah 40:31)

Almighty God, we thank You for all the blessings You have so abundantly given us. Help us to translate our thanksgiving for Your glory and to live as Your obedient and loving children. May we never forget who You are, who we are, and who our neighbor is.

Grant to the Members of this body the strength and the courage to do what they truly believe to be right and good for our State. Deliver them from pride and prejudice, from intolerance and every evil, and bind them together in a faith which will enable them to labor endlessly for the best interests of our people.

Look with favor upon us, and may the words of our mouths and the meditations of our hearts be acceptable in Your sight.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

"The Star-Spangled Banner" was performed by Taylor Blackwell.

The Journal of the fifty-third day was approved as printed.

PERFECTION OF HOUSE BILLS

HB 105, relating to the organ donor program fund, was taken up by Representative Love.

On motion of Representative Love, the title of **HB 105** was agreed to.

On motion of Representative Love, **HB 105** was ordered perfected and printed.

Representative Lynch assumed the Chair.

HCS HB 260, relating to kinship placements for foster children, was taken up by Representative Brown (94).

Representative Franklin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 260, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"210.110. As used in sections 210.109 to 210.165, and sections 210.180 to 210.183, the following terms mean:

(1) "Abuse", any physical injury, sexual abuse, or emotional abuse inflicted on a child other than by accidental means by those responsible for the child's care, custody, and control, except that discipline including spanking, administered in a reasonable manner, shall not be construed to be abuse. **Victims of abuse shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section 7102(9)-(10);**

(2) "Assessment and treatment services for children under ten years old", an approach to be developed by the children's division which will recognize and treat the specific needs of at-risk and abused or neglected children under the age of ten. The developmental and medical assessment may be a broad physical, developmental, and mental health screening to be completed within thirty days of a child's entry into custody and every six months thereafter as long as the child remains in care. Screenings may be offered at a centralized location and include, at a minimum, the following:

(a) Complete physical to be performed by a pediatrician familiar with the effects of abuse and neglect on young children;

(b) Developmental, behavioral, and emotional screening in addition to early periodic screening, diagnosis, and treatment services, including a core set of standardized and recognized instruments as well as interviews with the child and appropriate caregivers. The screening battery may be performed by a licensed mental health professional familiar with the effects of abuse and neglect on young children, who will then serve as the liaison between all service providers in ensuring that needed services are provided. Such treatment services may include in-home services, out-of-home placement, intensive twenty-four-hour treatment services, family counseling, parenting training and other best practices.

Children whose screenings indicate an area of concern may complete a comprehensive, in-depth health, psychodiagnostic, or developmental assessment within sixty days of entry into custody;

(3) "Central registry", a registry of persons where the division has found probable cause to believe prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, or a court has substantiated through court adjudication that the individual has committed child abuse or neglect or the person has pled guilty or has been found guilty of a crime pursuant to section 565.020, 565.021, 565.023, 565.024, 565.050, 566.030, 566.060, or 567.050 if the victim is a child less than eighteen years of age, or any other crime pursuant to chapter 566 if the victim is a child less than eighteen years of age and the perpetrator is twenty-one years of age or older, a crime under section 568.020, 568.030, 568.045, 568.050, 568.060, 568.080, 568.090, 573.023, 573.025, 573.035, 573.037, 573.040, 573.200, or 573.205, or an attempt to commit any such crimes. Any persons placed on the registry prior to August 28, 2004, shall remain on the registry for the duration of time required by section 210.152;

(4) "Child", any person, regardless of physical or mental condition, under eighteen years of age;

(5) "Children's services providers and agencies", any public, quasi-public, or private entity with the appropriate and relevant training and expertise in delivering services to children and their families as determined by the children's division, and capable of providing direct services and other family services for children in the custody of the children's division or any such entities or agencies that are receiving state moneys for such services;

(6) "Director", the director of the Missouri children's division within the department of social services;

(7) "Division", the Missouri children's division within the department of social services;

(8) "Family assessment and services", an approach to be developed by the children's division which will provide for a prompt assessment of a child who has been reported to the division as a victim of abuse or neglect by a person responsible for that child's care, custody or control and of that child's family, including risk of abuse and neglect and, if necessary, the provision of community-based services to reduce the risk and support the family;

(9) "Family support team meeting" or "team meeting", a meeting convened by the division or children's services provider in behalf of the family and/or child for the purpose of determining service and treatment needs, determining the need for placement and developing a plan for reunification or other permanency options, determining the appropriate placement of the child, evaluating case progress, and establishing and revising the case plan;

(10) "Investigation", the collection of physical and verbal evidence to determine if a child has been abused or neglected;

(11) "Jail or detention center personnel", employees and volunteers working in any premises or institution where incarceration, evaluation, care, treatment or rehabilitation is provided to persons who are being held under custody of the law;

(12) "Neglect", failure to provide, by those responsible for the care, custody, and control of the child, the proper or necessary support, education as required by law, nutrition or medical, surgical, or any other care necessary for the child's well-being. **Victims of neglect shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. 78 Section 7102(9)-(10);**

(13) "Preponderance of the evidence", that degree of evidence that is of greater weight or more convincing than the evidence which is offered in opposition to it or evidence which as a whole shows the fact to be proved to be more probable than not;

(14) "Probable cause", available facts when viewed in the light of surrounding circumstances which would cause a reasonable person to believe a child was abused or neglected;

(15) "Report", the communication of an allegation of child abuse or neglect to the division pursuant to section 210.115;

(16) "Those responsible for the care, custody, and control of the child", ~~[those included but not limited to]~~ **includes, but is not limited to:**

(a) The parents or ~~[guardian]~~ **legal guardians** of a child~~[-]~~ ;

(b) Other members of the child's household~~[-, or]~~ ;

(c) Those exercising supervision over a child for any part of a twenty-four-hour day~~[-. Those responsible for the care, custody and control shall also include]~~ ;

(d) Any ~~[adult]~~ **person** who~~[-]~~ **has access to the child** based on relationship to the parents of the child~~[-]~~ or members of the child's household or the family~~[-, has access to the child]~~ ; or

(e) **Any person who takes control of the child by deception, force, or coercion.**

210.152. 1. All identifying information, including telephone reports reported pursuant to section 210.145, relating to reports of abuse or neglect received by the division shall be retained by the division and removed from the records of the division as follows:

(1) For investigation reports contained in the central registry, identifying information shall be retained by the division;

(2) (a) For investigation reports initiated against a person required to report pursuant to section 210.115, where insufficient evidence of abuse or neglect is found by the division and where the division determines the allegation of abuse or neglect was made maliciously, for purposes of harassment or in retaliation for the filing of a report by a person required to report, identifying information shall be expunged by the division within forty-five days from the conclusion of the investigation;

(b) For investigation reports, where insufficient evidence of abuse or neglect is found by the division and where the division determines the allegation of abuse or neglect was made maliciously, for purposes of harassment or in retaliation for the filing of a report, identifying information shall be expunged by the division within forty-five days from the conclusion of the investigation;

(c) For investigation reports initiated by a person required to report under section 210.115, where insufficient evidence of abuse or neglect is found by the division, identifying information shall be retained for five years from the conclusion of the investigation. For all other investigation reports where insufficient evidence of abuse or neglect is found by the division, identifying information shall be retained for two years from the conclusion of the investigation. Such reports shall include any exculpatory evidence known by the division, including exculpatory evidence obtained after the closing of the case. At the end of such time period, the identifying information shall be removed from the records of the division and destroyed;

(d) **For investigation reports where the identification of the specific perpetrator or perpetrators can not be substantiated and the division has specific evidence to determine that a child was abused or neglected, the division shall retain the report and all identifying information but shall not place an unknown perpetrator on the central registry. The division shall retain all identifying information for the purpose of utilizing such information in subsequent investigations or family assessments of the same child, the child's family, or members of the child's household. The division shall retain and disclose information and findings in the same manner as the division retains and discloses family assessments. If the division made a finding of abuse or neglect against an unknown perpetrator prior to August 28, 2017, the division shall remove the unknown perpetrator from the central registry but shall retain and utilize all identifying information as otherwise provided in this section;**

(3) For reports where the division uses the family assessment and services approach, identifying information shall be retained by the division;

(4) For reports in which the division is unable to locate the child alleged to have been abused or neglected, identifying information shall be retained for ten years from the date of the report and then shall be removed from the records of the division.

2. Within ninety days, or within one hundred twenty days in cases involving sexual abuse, or until the division's investigation is complete in cases involving a child fatality or near-fatality, after receipt of a report of abuse or neglect that is investigated, the alleged perpetrator named in the report and the parents of the child named in the report, if the alleged perpetrator is not a parent, shall be notified in writing of any determination made by the division based on the investigation. The notice shall advise either:

(1) That the division has determined by a probable cause finding prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, that abuse or neglect exists and that the division shall retain all identifying information regarding the abuse or neglect; that such information shall remain confidential and will not be released except to law enforcement agencies, prosecuting or circuit attorneys, or as provided in section 210.150; that the alleged perpetrator has sixty days from the date of receipt of the notice to seek reversal of the division's determination through a review by the child abuse and neglect review board as provided in subsection 4 of this section; ~~or~~

(2) That the division has not made a probable cause finding or determined by a preponderance of the evidence that abuse or neglect exists; **or**

(3) The division has been unable to determine the identity of the perpetrator of the abuse or neglect. The notice shall also inform the child's parents and legal guardian that the division shall retain, utilize, and disclose all information and findings as provided in family assessment and services cases.

3. The children's division may reopen a case for review ~~[at the request of the alleged perpetrator, the alleged victim, or the office of the child advocate]~~ if new, specific, and credible evidence is obtained ~~[that the division's decision was based on fraud or misrepresentation of material facts relevant to the division's decision and there is credible evidence that absent such fraud or misrepresentation the division's decision would have been different. If the alleged victim is under the age of eighteen, the request for review may be made by the alleged victim's parent, legal custodian, or legal guardian. All requests to reopen an investigation for review shall be made within a reasonable time and not more than one year after the children's division made its decision. The division shall not reopen a case for review based on any information which the person requesting the review knew, should have known, or could by the exercise of reasonable care have known before the date of the division's final decision in the case, unless the person requesting the review shows by a preponderance of the evidence that he or she could not have provided such information to the division before the date of the division's final decision in the case. Any person, other than the office of the child advocate, who makes a request to reopen a case for review based on facts which the person knows to be false or misleading or who acts in bad faith or with the intent to harass the alleged victim or perpetrator shall not have immunity from any liability, civil or criminal, for providing the information and requesting that the division reopen the investigation. Any person who makes a request to reopen an investigation based on facts which the person knows to be false shall be guilty of a class A misdemeanor. The children's division shall not reopen an investigation under any circumstances while the case is pending before a court of this state nor when a court has entered a final judgment after de novo judicial review pursuant to this section].~~

4. Any person named in an investigation as a perpetrator who is aggrieved by a determination of abuse or neglect by the division as provided in this section may seek an administrative review by the child abuse and neglect review board pursuant to the provisions of section 210.153. Such request for review shall be made within sixty days of notification of the division's decision under this section. In those cases where criminal charges arising out of facts of the investigation are pending, the request for review shall be made within sixty days from the court's final disposition or dismissal of the charges.

5. In any such action for administrative review, the child abuse and neglect review board shall sustain the division's determination if such determination was supported by evidence of probable cause prior to August 28, 2004, or is supported by a preponderance of the evidence after August 28, 2004, and is not against the weight of such evidence. The child abuse and neglect review board hearing shall be closed to all persons except the parties, their attorneys and those persons providing testimony on behalf of the parties.

6. If the alleged perpetrator is aggrieved by the decision of the child abuse and neglect review board, the alleged perpetrator may seek de novo judicial review in the circuit court in the county in which the alleged perpetrator resides and in circuits with split venue, in the venue in which the alleged perpetrator resides, or in Cole County. If the alleged perpetrator is not a resident of the state, proper venue shall be in Cole County. The case may be assigned to the family court division where such a division has been established. The request for a judicial review shall be made

within sixty days of notification of the decision of the child abuse and neglect review board decision. In reviewing such decisions, the circuit court shall provide the alleged perpetrator the opportunity to appear and present testimony. The alleged perpetrator may subpoena any witnesses except the alleged victim or the reporter. However, the circuit court shall have the discretion to allow the parties to submit the case upon a stipulated record.

7. In any such action for administrative review, the child abuse and neglect review board shall notify the child or the parent, guardian or legal representative of the child that a review has been requested."; and

Further amend said bill, Page 2, Section 210.565, Line 51, by inserting after all of said section and line the following:

"Section B. Because immediate action is necessary to prevent any loss of federal funding for child welfare services in Missouri, the repeal and reenactment of section 210.110 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 210.110 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franklin, **House Amendment No. 1** was adopted.

On motion of Representative Brown (94), the title of **HCS HB 260, as amended**, relating to child welfare, was agreed to.

On motion of Representative Brown (94), **HCS HB 260, as amended**, was adopted.

On motion of Representative Brown (94), **HCS HB 260, as amended**, was ordered perfected and printed.

HCS HB 303, relating to the offense of filing false documents, was taken up by Representative Mathews.

Speaker Pro Tem Haahr assumed the Chair.

Representative Mitten offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 303, Page 6, Section 570.095, Lines 140-141, by deleting all of said lines and inserting in lieu thereof the following:

"9. If a filing or record is deemed invalid, the prevailing party shall be awarded all reasonable costs and fees incurred by that party in the action. If the filing or record is deemed"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 1** was adopted.

On motion of Representative Mathews, the title of **HCS HB 303, as amended**, was agreed to.

On motion of Representative Mathews, **HCS HB 303, as amended**, was adopted.

On motion of Representative Mathews, **HCS HB 303, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stevens 46	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 003

Marshall	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Carpenter	Cookson	Curtis	Fitzwater 144	McCann Beatty
Miller	Roden	Smith 85	Stephens 128	Unsicker

VACANCIES: 001

HCS HB 433, relating to intoxicating liquor, was taken up by Representative Cornejo.

Representative Bondon offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 433, Page 8, Section 311.355, Line 33, by inserting immediately after said line a hard return and the following:

"Except that any such retailer shall assume the cost of the sale or discounted price permitted under this subsection.

5. Advertisements authorized under this section, including for any combination of coupons, premiums, prizes, rebates, loyalty programs, or other discounts, shall comply with the provisions of 11 CSR 70-2.240(5)(I)."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 433, Page 1, Line 1, by inserting immediately after said line the following:

"AMEND House Committee Substitute for House Bill No. 433, Page 7, Section 311.355, Line 27, by inserting immediately after the word "**liquor**" the following:

", except that no such coupon, premium, prize, rebate, loyalty program, or other offer shall discount intoxicating liquor to a price below the retailer's actual cost"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Bondon, **House Amendment No. 1** was adopted.

Representative Hill offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 433, Page 7, Section 311.201, Line 55, by inserting immediately after all of said section and line the following:

"311.275. 1. For purposes of tax revenue control, beginning January 1, 1980, no holder of a license to solicit orders for the sale of intoxicating liquor, as defined in this chapter, within this state, other than a wholesale-solicitor, shall solicit, accept, or fill any order for any intoxicating liquor from a holder of a wholesaler's license issued under this chapter, unless the holder of such solicitor's license has registered with the division of alcohol and tobacco control as the primary American source of supply for the brand of intoxicating liquor sold or sought to be sold. The supervisor of alcohol and tobacco control shall provide forms for annual registration as the primary American source of supply, and shall prescribe the procedures for such registration.

2. Beginning January 1, 1980, no holder of a wholesaler's license issued under this chapter shall order, purchase or receive any intoxicating liquor from any solicitor, other than a wholesale-solicitor, unless the solicitor has registered with the division of alcohol and tobacco control as the primary American source of supply for the brand of intoxicating liquor ordered, purchased or received.

3. The term "primary American source of supply" as used herein shall mean the distiller, producer, the owner of the commodity at the time it became a marketable product, the bottler, or the exclusive agent of any such distiller, producer, bottler or owner, the basic requirement being that the nonresident seller be the first source closest to the manufacturer in the channel of commerce from whom the product can be secured by American wholesalers.

4. Any vintage wine solicitor licensed under section 311.180 may register as the primary American source of supply for vintage wine with the division of alcohol and tobacco control, provided that another solicitor is not registered as the primary American source of supply for the vintage wine and the vintage wine has been approved for sale by the federal Alcohol and Tobacco Tax and Trade Bureau.

5. The supervisor of alcohol and tobacco control shall approve or deny any application for primary American source of supply for any intoxicating liquor product within five working days following the receipt of a properly completed application. Any such application for an intoxicating liquor product received by the supervisor of alcohol and tobacco control that is not approved or denied within five working days shall be considered conditionally approved and such intoxicating liquor product may be solicited, sold, shipped, ordered, purchased, and received in this state."; and

Further amend said bill, Page 9, Section 311.510, Lines 1-23, by deleting all of said lines and inserting in lieu thereof the following:

"311.510. 1. It shall be the duty of the supervisor of liquor control to cause to be inspected all beer, as defined in this chapter, or other intoxicating malt liquors, brewed, manufactured or sold in this state, and he **or she** shall determine whether such beer or other intoxicating malt liquor has been made from pure hops or the pure extract of hops, or of pure barley malt or other wholesome grains or cereals, or wholesome yeast, and pure water, and whether the package containing such beer or intoxicating malt liquor has been correctly labeled to show that the same has been made from wholesome ingredients.

2. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples and shall not require the testing of product samples to determine alcohol content prior to granting approval for the sale of any such beer or other intoxicating malt liquor product in the state of Missouri if the supervisor of liquor control is provided with a copy of a certificate of label approval issued by the ~~[Federal Bureau of Alcohol, Tobacco and Firearms]~~ **Alcohol and Tobacco Trade Bureau** ~~[which verifies the alcohol content of the product]~~.

3. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples prior to granting approval for the sale of any beer or other intoxicating malt liquors brewed, manufactured, and sold exclusively in this state if the supervisor of liquor control is provided a label. The supervisor of liquor control shall have sole authority to approve all labels for keg collars, bottles, and cans of such beer or other intoxicating malt liquor and any inspections to determine labeling compliance for such products shall be under the sole authority of the supervisor of liquor control, with no approval or inspection by the Alcohol and Tobacco Tax and Trade Bureau required.

311.540. 1. Every person, persons or corporation who shall manufacture or distill spirituous liquors, including brandy, rum, whiskey, and gin, and other spirituous liquors, within this state, and wholesale or retail dealers or any other person who shall import such intoxicating liquors into this state, for the purpose of sale or offering the same for sale in this state, shall, before offering the same for sale, cause the same to be inspected and gauged by the supervisor of liquor control, **or his or her designee**. It shall be the duty of the supervisor of liquor control, **or his or her designee**, to inspect and gauge such character of intoxicating liquor referred to in this section and to ascertain whether the same is correctly labeled.

2. Notwithstanding the provisions of subsection 1 of this section, the supervisor of liquor control shall not require product samples and shall not require the testing of product samples to determine alcohol content prior to granting approval for the sale of any such spirituous liquors product in the state if the supervisor of liquor control, **or his or her designee**, is provided with a copy of a certificate of label approval issued by the Federal Bureau of Alcohol, Tobacco and Firearms which verifies the alcohol content of the product."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ruth offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 433, Page 1, Lines 34-36 and Page 2, Lines 1-36, by deleting all of said lines from the amendment; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Hill, **House Amendment No. 2, as amended**, was adopted.

Representative McCaherty offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 433, Page 1, Section 311.020, Line 9, by inserting immediately after all of said section and line the following:

"311.070. 1. Distillers, wholesalers, winemakers, brewers, or their employees, officers, or agents shall not, except as provided in this section, directly or indirectly, have any financial interest in the retail business for sale of intoxicating liquors, and shall not, except as provided in this section, directly or indirectly, loan, give away, or furnish equipment, money, credit, or property of any kind, except ordinary commercial credit for liquors sold to such retail dealers. However, notwithstanding any other provision of this chapter to the contrary, for the purpose of the promotion of tourism, a distiller whose manufacturing establishment is located within this state may apply for and the supervisor of liquor control may issue a license to sell intoxicating liquor, as in this chapter defined, by the drink at retail for consumption on the premises where sold; and provided further that the premises so licensed shall be in close proximity to the distillery and may remain open between the hours of 6:00 a.m. and midnight, Monday through Saturday and between the hours of 11:00 a.m. and 9:00 p.m., Sunday. The authority for the collection of fees by cities and counties as provided in section 311.220, and all other laws and regulations relating to the sale of liquor by the drink for consumption on the premises where sold, shall apply to the holder of a license issued under the provisions of this section in the same manner as they apply to establishments licensed under the provisions of section 311.085, 311.090, or 311.095.

2. Any distiller, wholesaler, winemaker, or brewer who shall violate the provisions of subsection 1 of this section, or permit his **or her** employees, officers, or agents to do so, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished as follows:

- (1) For the first offense, by a fine of one thousand dollars;
- (2) For a second offense, by a fine of five thousand dollars; and
- (3) For a third or subsequent offense, by a fine of ten thousand dollars or the license of such person shall be revoked.

3. As used in this section, the following terms mean:

(1) "Consumer advertising specialties", advertising items that are designed to be carried away by the consumer, such items include, but are not limited to: trading stamps, nonalcoholic mixers, pouring racks, ash trays, bottle or can openers, cork screws, shopping bags, matches, printed recipes, pamphlets, cards, leaflets, blotters, postcards, pencils, shirts, caps, and visors;

(2) "Equipment and supplies", glassware (or similar containers made of other material), dispensing accessories, carbon dioxide (and other gasses used in dispensing equipment), or ice. "Dispensing accessories" include, **but are not limited to, items such as** standards, faucets, cold plates, rods, vents, taps, tap standards, hoses, washers, couplings, gas gauges, vent tongues, shanks, and check valves;

(3) "Permanent point-of-sale advertising materials", advertising items designed to be used within a retail business establishment for an extended period of time to attract consumer attention to the products of a distiller, wholesaler, winemaker, or brewer. Such materials shall only include inside signs (electric, mechanical or otherwise), mirrors, and sweepstakes/contest prizes displayed on the licensed premises;

(4) "Product display", wine racks, bins, barrels, casks, shelving, or similar items the primary function of which is to hold and display consumer products;

(5) "Promotion", an advertising and publicity campaign to further the acceptance and sale of the merchandise or products of a distiller, wholesaler, winemaker, or brewer;

(6) "Temporary point-of-sale advertising materials", advertising items designed to be used for short periods of time. Such materials include, but are not limited to: banners, decorations reflecting a particular season or a limited-time promotion, ~~or~~ paper napkins, coasters, cups, **ice buckets, condiment caddies, napkin holders, bar rail mats, shakers, salt rimmers**, or menus.

4. Notwithstanding other provisions contained herein, the distiller, wholesaler, winemaker, or brewer, or their employees, officers, or agents may engage in the following activities with a retail licensee licensed pursuant to this chapter:

(1) The distiller, wholesaler, winemaker, or brewer may give or sell product displays to a retail business if all of the following requirements are met:

(a) The total value of all product displays given or sold to a retail business shall not exceed ~~three~~ **five** hundred dollars per brand at any one time in any one retail outlet. There shall be no combining or pooling of the ~~three~~ **five** hundred dollar limits to provide a retail business a product display in excess of ~~three~~ **five** hundred dollars per brand. The value of a product display is the actual cost to the distiller, wholesaler, winemaker, or brewer who initially purchased such product display. Transportation and installation costs shall be excluded;

(b) All product displays shall bear in a conspicuous manner substantial advertising matter on the product or the name of the distiller, wholesaler, winemaker, or brewer. The name and address of the retail business may appear on the product displays; and

(c) The giving or selling of product displays may be conditioned on the purchase of intoxicating beverages advertised on the displays by the retail business in a quantity necessary for the initial completion of the product display. No other condition shall be imposed by the distiller, wholesaler, winemaker, or brewer on the retail business in order for such retail business to obtain the product display;

(2) Notwithstanding any provision of law to the contrary, the distiller, wholesaler, winemaker, or brewer may provide, give, or sell any permanent point-of-sale advertising materials, temporary point-of-sale advertising materials, and consumer advertising specialties to a retail business if all the following requirements are met:

(a) The total value of all permanent point-of-sale advertising materials provided to a retail business by a distiller, wholesaler, winemaker, or brewer shall not exceed ~~five~~ **eight** hundred dollars per calendar year, per brand, per retail outlet. **The replacement of similar in appearance, type, and dollar value permanent point-of-sale advertising materials shall not count towards the maximum of eight hundred dollars per calendar year, per brand, per retail outlet.** The value of permanent point-of-sale advertising materials is the actual cost to the distiller, wholesaler, winemaker, or brewer who initially purchased such item. Transportation and installation costs shall be excluded. All permanent point-of-sale advertising materials provided to a retailer shall be recorded, and records shall be maintained for a period of ~~three~~ **two** years;

(b) The provider of permanent point-of-sale advertising materials shall own and otherwise control the use of permanent point-of-sale advertising materials that are provided by any distiller, wholesaler, winemaker, or brewer;

(c) All permanent point-of-sale advertising materials, temporary point-of-sale advertising materials, and consumer advertising specialties shall bear in a conspicuous manner substantial advertising matter about the product or the name of the distiller, wholesaler, winemaker, or brewer. The name, address and logos of the retail business may appear on the permanent point-of-sale advertising materials, temporary point-of-sale advertising materials, or the consumer advertising specialties; and

(d) The distiller, wholesaler, winemaker, or brewer shall not directly or indirectly pay or credit the retail business for using or distributing the permanent point-of-sale advertising materials, temporary point-of-sale advertising materials, or consumer advertising specialties or for any incidental expenses arising from their use or distribution;

(3) A distiller, wholesaler, winemaker, or brewer may give a gift not to exceed a value of one thousand dollars per year to a holder of a temporary permit as defined in section 311.482;

(4) The distiller, wholesaler, winemaker, or brewer may sell equipment ~~or~~ **and** supplies to a retail business if all the following requirements are met:

(a) The equipment and supplies shall be sold at a price not less than the cost to the distiller, wholesaler, winemaker, or brewer who initially purchased such equipment and supplies; and

(b) The price charged for the equipment and supplies shall be collected in accordance with credit regulations as established in the code of state regulations;

(5) The ~~[distiller,]~~ wholesaler~~[-winemaker]~~ or brewer may install **non-refrigeration beer** dispensing accessories at the retail business establishment, ~~[which shall include for the purposes of beer equipment to properly preserve and serve draught beer only]~~ and to facilitate the ~~[delivery to the retailer]~~ **dispensing of draft beer**, the brewers and wholesalers may lend, give, rent, or sell and they may install or repair any of the following items or render to retail licensees any of the following services: ~~[beer coils and coil cleaning, sleeves and wrappings, box couplings and draft arms, beer faucets and tap markers, beer and air hose, taps, vents and washers, gauges and regulators, beer and air distributors, beer line insulation, coil flush hose, couplings and bucket pumps; portable coil boxes, air pumps, blankets or other coverings for temporary wrappings of barrels, coil box overflow pipes, tilting platforms, bumper boards, skids, cellar ladders and ramps, angle irons, ice box grates, floor runways; and damage caused by any beer delivery excluding normal wear and tear and a complete record of equipment furnished and installed and repairs and service made or rendered must be kept by the brewer or wholesalers furnishing, making or rendering same for a period of not less than one year]~~ **tap markers, regulators, gauges, vents, nuts, clamps, splicers, keg stackers, washers, couplings, shanks, faucets, non-insulated beer and air hoses, and wall brackets;**

(a) All other dispensing accessories as defined in this section that are installed by a wholesaler or brewer to a retailer shall be sold in the same manner as other equipment and supplies;

(b) Portable coil boxes, air pumps, tubs, blankets, coolers, rolling coolers, carbon dioxide and nitrogen-driven cold plans or jockey boxes, tents not to exceed ten square feet in size, or other coverings for temporary wrappings of barrels may be loaned by a wholesaler or brewer to a retailer only if a deposit is given by the retailer in an amount that covers the cost of such equipment, and the deposit shall not be refunded to the retailer until such loaned equipment is returned to the wholesaler or brewer. An actual deposit payment, other than a charge to a retailer's account, shall be received if an equipment item is loaned for more than ten days within a thirty day period; and

(c) A complete record of equipment given, rented, sold, installed, and loaned, and repairs and services made to a retailer shall be retained for a period of not less than two years by the wholesaler or brewer;

(6) The distiller, wholesaler, winemaker, or brewer may furnish, give or sell coil cleaning service to a retailer of distilled spirits, wine or malt ~~[beverages]~~ **liquor**;

(7) A wholesaler of intoxicating liquor may furnish or give and a retailer may accept a sample of distilled spirits or wine as long as the retailer has not previously purchased the brand from that wholesaler, if all the following requirements are met:

(a) The wholesaler may furnish or give not more than seven hundred fifty milliliters of any brand of distilled spirits and not more than seven hundred fifty milliliters of any brand of wine; if a particular product is not available in a size within the quantity limitations of this subsection, a wholesaler may furnish or give to a retailer the next larger size;

(b) The wholesaler shall keep a record of the name of the retailer and the quantity of each brand furnished or given to such retailer;

(c) For the purposes of this subsection, no samples of intoxicating liquor provided to retailers shall be consumed on the premises nor shall any sample of intoxicating liquor be opened on the premises of the retailer except as provided by the retail license;

(d) For the purpose of this subsection, the word "brand" refers to differences in brand name of product or differences in nature of product; examples of different brands would be products having a difference in: brand name; class, type or kind designation; appellation of origin (wine); viticulture area (wine); vintage date (wine); age (distilled spirits); or proof (distilled spirits); differences in packaging such a different style, type, size of container, or differences in color or design of a label are not considered different brands;

(8) The distiller, wholesaler, winemaker, or brewer may package and distribute intoxicating beverages in combination with other nonalcoholic items as originally packaged by the supplier for sale ultimately to consumers; notwithstanding any provision of law to the contrary, for the purpose of this subsection, intoxicating liquor and wine wholesalers are not required to charge for nonalcoholic items any more than the actual cost of purchasing such nonalcoholic items from the supplier;

(9) The distiller, wholesaler, winemaker, or brewer may sell or give the retail business newspaper cuts, mats, or engraved blocks for use in the advertisements of the retail business;

(10) The distiller, wholesaler, winemaker, or brewer may in an advertisement list the names and addresses of two or more unaffiliated retail businesses selling its product if all of the following requirements are met:

- (a) The advertisement shall not contain the retail price of the product;
 - (b) The listing of the retail businesses shall be the only reference to such retail businesses in the advertisement;
 - (c) The listing of the retail businesses shall be relatively inconspicuous in relation to the advertisement as a whole; and
 - (d) The advertisement shall not refer only to one retail business or only to a retail business controlled directly or indirectly by the same retail business;
- (11) Distillers, winemakers, wholesalers, brewers, or retailers may conduct a local or national sweepstakes/contest upon a licensed retail premise. The sweepstakes/contest prize dollar amount shall not be limited and can be displayed in a photo, banner, or other temporary point-of-sale advertising materials on a licensed premises, if the following requirements are met:
- (a) No money or something of value is given to the retailer for the privilege or opportunity of conducting the sweepstakes or contest; and
 - (b) The actual sweepstakes/contest prize is not displayed on the licensed premises if the prize value exceeds the permanent point-of-sale advertising materials dollar limit provided in this section;
- (12) The distiller, wholesaler, winemaker, or brewer may stock, rotate, rearrange, or reset the products sold by such distiller, wholesaler, winemaker, or brewer at the establishment of the retail business so long as the products of any other distiller, wholesaler, winemaker, or brewer are not altered or disturbed;
- (13) The distiller, wholesaler, winemaker, or brewer may provide a recommended shelf plan or shelf schematic for distilled spirits, wine, or malt beverages;
- (14) The distiller, wholesaler, winemaker, or brewer participating in the activities of a retail business association may do any of the following:
- (a) Display, serve, or donate its products at or to a convention or trade show;
 - (b) Rent display booth space if the rental fee is the same paid by all others renting similar space at the association activity;
 - (c) Provide its own hospitality which is independent from the association activity;
 - (d) Purchase tickets to functions and pay registration or sponsorship fees if such purchase or payment is the same as that paid by all attendees, participants or exhibitors at the association activity;
 - (e) Make payments for advertisements in programs or brochures issued by retail business associations if the total payments made for all such advertisements are fair and reasonable;
 - (f) Pay dues to the retail business association if such dues or payments are fair and reasonable;
 - (g) Make payments or donations for retail employee training on preventive sales to minors and intoxicated persons, checking identifications, age verification devices, and the liquor control laws;
 - (h) Make contributions not to exceed one thousand dollars per calendar year for transportation services that shall be used to assist patrons from retail establishments to his or her residence or overnight accommodations;
 - (i) Donate or serve up to five hundred dollars per event of alcoholic products at retail business association activities; and
 - (j) Any retail business association that receives payments or donations shall, upon written request, provide the division of alcohol and tobacco control with copies of relevant financial records and documents to ensure compliance with this subsection;
- (15) The distiller, wholesaler, winemaker, or brewer may sell or give a permanent outside sign to a retail business if the following requirements are met:
- (a) The sign, which shall be constructed of metal, glass, wood, plastic, or other durable, rigid material, with or without illumination, or painted or otherwise printed onto a rigid material or structure, shall bear in a conspicuous manner substantial advertising matter about the product or the name of the distiller, wholesaler, winemaker, or brewer;
 - (b) The retail business shall not be compensated, directly or indirectly, for displaying the permanent sign or a temporary banner;
 - (c) The cost of the permanent sign shall not exceed five hundred dollars; and
 - (d) Temporary banners of a seasonal nature or promoting a specific event shall not be constructed to be permanent outdoor signs and may be provided to retailers. The total cost of temporary outdoor banners provided to a retailer in use at any one time shall not exceed five hundred dollars per brand;
- (16) A wholesaler may, but shall not be required to, exchange for an equal quantity of identical product or allow credit against outstanding indebtedness for intoxicating liquor with alcohol content of less than five percent by weight that was delivered in a damaged condition or damaged while in the possession of the retailer;

(17) To assure and control product quality, wholesalers at the time of a regular delivery may, but shall not be required to, withdraw, with the permission of the retailer, a quantity of intoxicating liquor with alcohol content of less than five percent by weight **and malt liquor** in its undamaged original carton from the retailer's stock, if the wholesaler replaces the product with an equal quantity of identical product;

(18) In addition to withdrawals authorized pursuant to subdivision (17) of this subsection, to assure and control product quality, wholesalers at the time of a regular delivery may, but shall not be required to, withdraw, with the permission of the retailer, a quantity of intoxicating liquor with alcohol content of less than five percent by weight **and malt liquor** in its undamaged original carton from the retailer's stock and give the retailer credit against outstanding indebtedness for the product if:

(a) The product is withdrawn at least thirty days after initial delivery and within twenty-one days of the date considered by the manufacturer of the product to be the date the product becomes inappropriate for sale to a consumer; and

(b) The quantity of product withdrawn does not exceed the equivalent of twenty-five cases of twenty-four twelve-ounce containers; and

(c) To assure and control product quality, a wholesaler may, but not be required to, give a retailer credit for intoxicating liquor with an alcohol content of less than five percent by weight **and malt liquor**, in a container with a capacity of four gallons or more, delivered but not used, if the wholesaler removes the product within seven days of the initial delivery; and

(19) Nothing in this section authorizes consignment sales.

5. (1) A distiller, wholesaler, winemaker, or brewer that is also in business as a bona fide producer or vendor of nonalcoholic beverages shall not condition the sale of its alcoholic beverages on the sale of its nonalcoholic beverages nor combine the sale of its alcoholic beverages with the sale of its nonalcoholic beverages, except as provided in subdivision (8) of subsection 4 of this section. The distiller, wholesaler, winemaker, or brewer that is also in business as a bona fide producer or vendor of nonalcoholic beverages may sell, credit, market, and promote nonalcoholic beverages in the same manner in which the nonalcoholic products are sold, credited, marketed, or promoted by a manufacturer or wholesaler not licensed by the supervisor of alcohol and tobacco control;

(2) Any fixtures, equipment, or furnishings provided by any distiller, wholesaler, winemaker, or brewer in furtherance of the sale of nonalcoholic products shall not be used by the retail licensee to store, service, display, advertise, furnish, or sell, or aid in the sale of alcoholic products regulated by the supervisor of alcohol and tobacco control. All such fixtures, equipment, or furnishings shall be identified by the retail licensee as being furnished by a licensed distiller, wholesaler, winemaker, or brewer.

6. Distillers, wholesalers, brewers and winemakers, or their officers or directors shall not require, by agreement or otherwise, that any retailer purchase any intoxicating liquor from such distillers, wholesalers, brewers, or winemakers to the exclusion in whole or in part of intoxicating liquor sold or offered for sale by other distillers, wholesalers, brewers, or winemakers.

7. ~~[Notwithstanding any other provisions of this chapter to the contrary, a distiller or wholesaler may install dispensing accessories at the retail business establishment, which shall include for the purposes of distilled spirits equipment to properly preserve and serve premixed distilled spirit beverages only. To facilitate delivery to the retailer, the distiller or wholesaler may lend, give, rent or sell and the distiller or wholesaler may install or repair any of the following items or render to retail licensees any of the following services: coils and coil cleaning, draft arms, faucets and tap markers, taps, tap standards, tapping heads, hoses, valves and other minor tapping equipment components, and damage caused by any delivery excluding normal wear and tear. A complete record of equipment furnished and installed and repairs or service made or rendered shall be kept by the distiller or wholesaler furnishing, making or rendering the same for a period of not less than one year]~~ **The distiller, wholesaler, or winemaker may install non-refrigeration distilled spirits and wine dispensing accessories at the retail business establishment and, to facilitate the dispensing of distilled spirits and wine, the distiller, wholesaler, or winemaker may lend, give, rent, sell, install, or repair, or render to retail licensees, any of the following items or services: tap markers, regulators, gauges, vents, nuts, clamps, splicers, keg stackers, washers, couplings, shanks, faucets, non-insulated spirits and wine hoses, air hoses, and wall brackets;**

(1) All other dispensing accessories as defined in this section that are installed by a distiller, wholesaler, or winemaker to a retailer shall be sold in the same manner as other equipment and supplies;

(2) Portable coil boxes, air pumps, tubs, blankets, coolers, rolling coolers, portable bars, agitating tanks, carbon dioxide and nitrogen-driven cold plates or jockey boxes, tents not to exceed ten square feet, or other coverings for temporary wrappings of barrels may be loaned by a distiller, wholesaler, or winemaker to

a retailer only if a deposit is given by the retailer in an amount that covers the cost of such equipment, and the deposit shall not be refunded to the retailer until such loaned equipment is returned to the distiller, wholesaler, or winemaker. An actual deposit payment, other than a charge to a retailer's account, shall be received if an equipment item is loaned for more than ten days within a thirty day period; and

(3) A complete record of equipment given, rented, sold, installed, and loaned, and repairs and services made to a retailer, shall be retained for a period of not less than two years by the distiller, wholesaler, or winemaker.

8. Distillers, wholesalers, winemakers, brewers or their employees or officers shall be permitted to make contributions of money or merchandise to a licensed retail liquor dealer that is a charitable, fraternal, civic, service, veterans', or religious organization as defined in section 313.005, or an educational institution if such contributions are unrelated to such organization's retail operations.

9. Distillers, brewers, wholesalers, and winemakers may make payments for advertisements in programs or brochures of tax-exempt organizations licensed under section 311.090 if the total payments made for all such advertisements are the same as those paid by other vendors.

10. A brewer or manufacturer, its employees, officers or agents may have a financial interest in the retail business for sale of intoxicating liquors at entertainment facilities owned, in whole or in part, by the brewer or manufacturer, its subsidiaries or affiliates including, but not limited to, arenas and stadiums used primarily for concerts, shows and sporting events of all kinds.

11. For the purpose of the promotion of tourism, a wine manufacturer, its employees, officers or agents located within this state may apply for and the supervisor of liquor control may issue a license to sell intoxicating liquor, as defined in this chapter, by the drink at retail for consumption on the premises where sold, if the premises so licensed is in close proximity to the winery. Such premises shall be closed during the hours specified under section 311.290 and may remain open between the hours of 9:00 a.m. and midnight on Sunday.

12. For the purpose of the promotion of tourism, a person may apply for and the supervisor of liquor control may issue a license to sell intoxicating liquor by the drink at retail for consumption on the premises where sold, but seventy-five percent or more of the intoxicating liquor sold by such licensed person shall be Missouri-produced wines received from manufacturers licensed under section 311.190. Such premises may remain open between the hours of 6:00 a.m. and midnight, Monday through Saturday, and between the hours of 11:00 a.m. and 9:00 p.m. on Sundays.

13. Notwithstanding any other provision of law to the contrary, an act by a distiller, wholesaler, winemaker, or brewer of selling non-refrigeration merchandise with a logo to a retailer is not in violation of this section, provided:

(1) The merchandise bears in a conspicuous manner substantial advertising matter about the product or the name of the distiller, wholesaler, winemaker, or brewer;

(2) The merchandise is sold at a price not less than the cost to the distiller, wholesaler, winemaker, or brewer who initially purchased such merchandise; and

(3) The price charged for the merchandise is collected in accordance with credit regulations as established in the state code of regulations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCaherty, **House Amendment No. 3** was adopted.

Representative Taylor assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Cornejo, the title of **HCS HB 433, as amended**, was agreed to.

On motion of Representative Cornejo, **HCS HB 433, as amended**, was adopted.

On motion of Representative Cornejo, **HCS HB 433, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

PERFECTION OF HOUSE BILLS

HCS HB 118, relating to elementary and secondary education, was taken up by Representative Wood.

Representative Wood offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 118, Page 12, Section 162.1310, Line 24, by inserting immediately after said line the following:

"167.121. 1. If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, **unforeseen circumstances**, travel time, or distance, the commissioner of education or his **or her** designee may assign the pupil to another district. **If the commissioner or his or her designee determines that the pupil shall not be assigned to another district, the pupil may appeal the decision to a board of arbitration within ten days of notification of the decision. The board of arbitration shall consist of three members to be appointed by the chair of the joint committee on education. Initial appointments to the board shall be made before July 15, 2017. Each board member shall serve a one-year term but may be reappointed to serve additional terms as determined by the chair. No board member shall be paid compensation except for reasonable expenses associated with his or her duties. The board shall make its determination regarding the reassignment of the student within fifteen days of notification of the appeal by the pupil. All decisions of the board are final and shall not be appealed.** Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or a district that has scored either unaccredited or provisionally accredited, or a combination thereof, on two consecutive annual performance reports may enroll the parent's or guardian's child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil's enrollment in the virtual school created in section 161.670 in determining the district's average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.

(2) A pupil's residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.

(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.

(4) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if

any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Curtman offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 118, Page 1, Lines 6-7, by deleting said lines and inserting in lieu thereof the following:

"designee may assign the pupil to another district. **In making such a determination, the commissioner or his or her designee shall incorporate consideration of any previous affirmative decisions regarding the reassignment of any pupil living in the same territory or geographical location under like circumstances of the pupil currently seeking a hardship assignment. The hardship assignment shall continue until the pupil completes his or her course of study in the receiving district or the parent or guardian withdraws the pupil. A hardship assignment granted to a pupil under this section shall also apply to each sibling of the pupil.**

2. If the commissioner or his or her designee determines that the pupil described in subsection 1 of this section shall not be assigned to another district, the pupil may appeal the decision"; and

Further amend said amendment, Pages 1-2, by renumbering the subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Curtman, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Morgan offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 118, Page 1, Line 9, by deleting said line and inserting in lieu thereof the following:

"shall consist of three members, one of which to be appointed by the Missouri School Administrators Association; the Missouri School Boards Association; and a majority vote of the Missouri State Teachers Association, Missouri National Education Association, and the Missouri American Federation of Teachers."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Morgan moved that **House Amendment No. 2 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Wood, **House Amendment No. 1, as amended**, was adopted.

Representative Basye offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 118, Page 22, Section 167.890, Line 15, by inserting immediately after said line the following:

"168.133. 1. The school district shall ensure that a criminal background check is conducted on any person employed after January 1, 2005, authorized to have contact with pupils and prior to the individual having contact with any pupil. Such persons include, but are not limited to, administrators, teachers, aides, paraprofessionals, assistants, secretaries, custodians, cooks, and nurses. The school district shall also ensure that a criminal background check is conducted for school bus drivers. The district may allow such drivers to operate buses pending the result of the criminal background check. For bus drivers, the school district shall be responsible for conducting the criminal background check on drivers employed by the school district. For drivers employed by a pupil transportation company, **a municipality, or any other entity** under contract with the school district, the criminal background check shall be conducted pursuant to section 43.540 and conform to the requirements established in the National Child Protection Act of 1993, as amended by the Volunteers for Children Act. Personnel who have successfully undergone a criminal background check and a check of the family care safety registry as part of the professional license application process under section 168.021 and who have received clearance on the checks within one prior year of employment shall be considered to have completed the background check requirement. A criminal background check under this section shall include a search of any information publicly available in an electronic format through a public index or single case display.

2. In order to facilitate the criminal history background check, the applicant shall submit a set of fingerprints collected pursuant to standards determined by the Missouri highway patrol. The fingerprints shall be used by the highway patrol to search the criminal history repository and shall be forwarded to the Federal Bureau of Investigation for searching the federal criminal history files.

3. The applicant shall pay the fee for the state criminal history record information pursuant to section 43.530 and sections 210.900 to 210.936 and pay the appropriate fee determined by the Federal Bureau of Investigation for the federal criminal history record when he or she applies for a position authorized to have contact with pupils pursuant to this section. The department shall distribute the fees collected for the state and federal criminal histories to the Missouri highway patrol.

4. The department of elementary and secondary education shall facilitate an annual check of employed persons holding current active certificates under section 168.021 against criminal history records in the central repository under section 43.530, the sexual offender registry under sections 589.400 to 589.475, and child abuse central registry under sections 210.109 to 210.183. The department of elementary and secondary education shall facilitate procedures for school districts to submit personnel information annually for persons employed by the school districts who do not hold a current valid certificate who are required by subsection 1 of this section to undergo a criminal background check, sexual offender registry check, and child abuse central registry check. The Missouri state highway patrol shall provide ongoing electronic updates to criminal history background checks of those persons previously submitted, both those who have an active certificate and those who do not have an active certificate, by the department of elementary and secondary education. This shall fulfill the annual check against the criminal history records in the central repository under section 43.530.

5. The school district may adopt a policy to provide for reimbursement of expenses incurred by an employee for state and federal criminal history information pursuant to section 43.530.

6. If, as a result of the criminal history background check mandated by this section, it is determined that the holder of a certificate issued pursuant to section 168.021 has pled guilty or nolo contendere to, or been found guilty of a crime or offense listed in section 168.071, or a similar crime or offense committed in another state, the United States, or any other country, regardless of imposition of sentence, such information shall be reported to the department of elementary and secondary education.

7. Any school official making a report to the department of elementary and secondary education in conformity with this section shall not be subject to civil liability for such action.

8. For any teacher who is employed by a school district on a substitute or part-time basis within one year of such teacher's retirement from a Missouri school, the state of Missouri shall not require such teacher to be subject to any additional background checks prior to having contact with pupils. Nothing in this subsection shall be construed as prohibiting or otherwise restricting a school district from requiring additional background checks for such teachers employed by the school district.

9. A criminal background check and fingerprint collection conducted under subsections 1 and 2 of this section shall be valid for at least a period of one year and transferrable from one school district to another district. A school district may, in its discretion, conduct a new criminal background check and fingerprint collection under subsections 1 and 2 for a newly hired employee at the district's expense. A teacher's change in type of certification shall have no effect on the transferability or validity of such records.

10. Nothing in this section shall be construed to alter the standards for suspension, denial, or revocation of a certificate issued pursuant to this chapter.

11. The state board of education may promulgate rules for criminal history background checks made pursuant to this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after January 1, 2005, shall be invalid and void.

304.060. 1. The state board of education shall adopt and enforce regulations not inconsistent with law to cover the design and operation of all school buses used for the transportation of school children when owned and operated by any school district or privately owned and operated under contract with any school district in this state, and such regulations shall by reference be made a part of any such contract with a school district. The state board of education may adopt rules and regulations governing the use of other vehicles owned by a district or operated under contract with any school district in this state and used for the purpose of transporting school children. The operator of such vehicle shall be licensed in accordance with section 302.272, and such vehicle shall transport no more children than the manufacturer suggests as appropriate for such vehicle. The state board of education may also adopt rules and regulations governing the use of authorized common carriers for the transportation of students on field trips or other special trips for educational purposes. Every school district, its officers and employees, and every person employed under contract by a school district shall be subject to such regulations. The state board of education shall cooperate with the state transportation department and the state highway patrol in placing suitable warning signs at intervals on the highways of the state.

2. Notwithstanding the provisions of subsection 1 of this section, any school board in the state of Missouri may contract with any municipality for the purpose of transporting school children. Municipalities entering into any such contract shall comply with the requirements of this section and sections 162.064, 162.065, 168.133, and 307.375.

3. Any officer or employee of any school district who violates any of the regulations or fails to include obligation to comply with such regulations in any contract executed by him on behalf of a school district shall be guilty of misconduct and subject to removal from office or employment. Any person operating a school bus under contract with a school district who fails to comply with any such regulations shall be guilty of breach of contract and such contract shall be cancelled after notice and hearing by the responsible officers of such school district.

~~[3-]~~ 4. Any other provision of the law to the contrary notwithstanding, in any county of the first class with a charter form of government adjoining a city not within a county, school buses may bear the word "special".; and

Further amend said substitute, Page 22, Section B, Lines 1-6, by deleting all of said lines and inserting in lieu thereof the following:

"Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and are hereby declared to be an emergency act within the meaning of the constitution, and sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act shall be in full force and effect on July 1, 2017, or upon its passage and approval, whichever occurs later."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 2** was adopted.

Representative Swan offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 118, Page 12, Section 162.1310, Line 24, by inserting immediately after said line the following:

"163.018. 1. Notwithstanding the definition of "average daily attendance" in subdivision (2) of section 163.011 to the contrary, pupils between the ages of three and five who are eligible for free and reduced price lunch and attend an early childhood education program:

(1) That is operated by and in a district or by a charter school that has declared itself as a local educational agency providing full-day kindergarten and that meets standards established by the state board of education; **or**

(2) **That is under contract with a district or charter school that has declared itself as a local educational agency and that meets standards established by the state board of education** shall be included in the district's or charter school's calculation of average daily attendance. The total number of such pupils included in the district's or charter school's calculation of average daily attendance shall not exceed four percent of the total number of pupils who are eligible for free and reduced price lunch between the ages of five and eighteen who are included in the district's or charter school's calculation of average daily attendance.

2. (1) For any district that has been declared unaccredited by the state board of education and remains unaccredited as of July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable during the 2015-16 school year.

(2) For any district that is declared unaccredited by the state board of education after July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable immediately upon such declaration.

(3) For any district that has been declared provisionally accredited by the state board of education and remains provisionally accredited as of July 1, 2016, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable beginning in the 2016-17 school year.

(4) For any district that is declared provisionally accredited by the state board of education after July 1, 2016, and for any charter school located in said district, the provisions of this section shall become applicable beginning in the 2016-17 school year or immediately upon such declaration, whichever is later.

(5) For all other districts and charter schools, the provisions of subsection 1 of this section shall become effective in any school year subsequent to a school year in which the amount appropriated for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031, and shall remain effective in all school years thereafter, irrespective of the amount appropriated for subsections 1 and 2 of section 163.031 in any succeeding year.

3. This section shall not require school attendance beyond that mandated under section 167.031 and shall not change or amend the provisions of sections 160.051, 160.053, 160.054, and 160.055 relating to kindergarten attendance."; and

Further amend said substitute, Page 15, Section 167.241, Line 21, by inserting immediately after said line the following:

"167.266. 1. Beginning with the 2017-18 school year, the board of education of a school district or a charter school that is a local educational agency may establish an academic and career counseling program in cooperation with parents and the local community that is in the best interest of and meets the needs of students in the community. School districts and local educational agencies may use the Missouri comprehensive guidance and counseling program as a resource for the development of a district's or local educational agency's program. The department of elementary and secondary education shall develop a process for recognition of a school district's academic and career counseling program established in cooperation with parents and the local community no later than January 1, 2018.

2. The state board of education shall promulgate rules and regulations for the implementation of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable,

and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said substitute, Page 22, Section B, Lines 1-6, by deleting all of said lines and inserting in lieu thereof the following:

"Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and are hereby declared to be an emergency act within the meaning of the constitution, and sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act shall be in full force and effect on July 1, 2017, or upon its passage and approval, whichever occurs later.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 3** was adopted.

Representative Rowland (155) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 118, Page 2, Section 160.011, Line 35, by inserting after the phrase, "schools of any school district." the following:

"In school year 2018-19 and subsequent years, one thousand forty-four hours of actual pupil attendance shall be required with no minimum number of school days required."; and

Further amend said bill, page, and section, Lines 40 and 41, by deleting said lines and inserting in lieu thereof the following:

"or approved employment aligned with the student's career academic plan for a total of [~~one thousand forty-four~~] **the required number of hours as provided in this subdivision;**"; and

Further amend said bill and section, Page 3, Line 52, by inserting immediately after said section and line the following:

"160.041. 1. The "minimum school day" consists of three hours for schools with a five-day school week or four hours for schools with a four-day school week in which the pupils are under the guidance and direction of teachers in the teaching process. A "school month" consists of four weeks of five days each for schools with a five-day school week or four weeks of four days each for schools with a four-day school week. **In school year 2018-19 and subsequent years, no minimum number of school days shall be required, and "school day" shall mean any day in which, for any amount of time, pupils are under the guidance and direction of teachers in the teaching process.** The "school year" commences on the first day of July and ends on the thirtieth day of June following.

2. Notwithstanding the provisions of subsection 1 of this section, the commissioner of education is authorized to reduce the required number of hours [~~and~~] or days in which the pupils are under the guidance and direction of teachers in the teaching process if:

(1) There is damage to or destruction of a public school facility which requires the dual utilization of another school facility; or

(2) Flooding or other inclement weather as defined in subsection 1 of section 171.033 prevents students from attending the public school facility.";

Further amend said bill, Section 162.1310, Page 12, Line 24, by inserting immediately after said section and line the following:

"163.021. 1. A school district shall receive state aid for its education program only if it:

(1) Provides for a minimum of one hundred seventy-four days and one thousand forty-four hours of actual pupil attendance in a term scheduled by the board pursuant to section 160.041 for each pupil or group of pupils, except that the board shall provide a minimum of one hundred seventy-four days and five hundred twenty-two hours of actual pupil attendance in a term for kindergarten pupils. If any school is dismissed because of inclement weather after school has been in session for three hours, that day shall count as a school day including afternoon session kindergarten students. When the aggregate hours lost in a term due to inclement weather decreases the total hours of the school term below the required minimum number of hours by more than twelve hours for all-day students or six hours for one-half-day kindergarten students, all such hours below the minimum must be made up in one-half day or full day additions to the term, except as provided in section 171.033. **In school year 2018-19 and subsequent years, one thousand forty-four hours of actual pupil attendance with no minimum number of school days shall be required for each pupil or group of pupils; except that, the board shall provide a minimum of five hundred twenty-two hours of actual pupil attendance in a term for kindergarten pupils with no minimum number of school days;**

(2) Maintains adequate and accurate records of attendance, personnel and finances, as required by the state board of education, which shall include the preparation of a financial statement which shall be submitted to the state board of education the same as required by the provisions of section 165.111 for districts;

(3) Levies an operating levy for school purposes of not less than one dollar and twenty-five cents after all adjustments and reductions on each one hundred dollars assessed valuation of the district; **and**

(4) Computes average daily attendance as defined in subdivision (2) of section 163.011 as modified by section 171.031. Whenever there has existed within the district an infectious disease, contagion, epidemic, plague or similar condition whereby the school attendance is substantially reduced for an extended period in any school year, the apportionment of school funds and all other distribution of school moneys shall be made on the basis of the school year next preceding the year in which such condition existed.

2. For the 2006-07 school year and thereafter, no school district shall receive more state aid, as calculated under subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, unless it has an operating levy for school purposes, as determined pursuant to section 163.011, of not less than two dollars and seventy-five cents after all adjustments and reductions. Any district which is required, pursuant to Article X, Section 22 of the Missouri Constitution, to reduce its operating levy below the minimum tax rate otherwise required under this subsection shall not be construed to be in violation of this subsection for making such tax rate reduction. Pursuant to Section 10(c) of Article X of the state constitution, a school district may levy the operating levy for school purposes required by this subsection less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution if such rate does not exceed the highest tax rate in effect subsequent to the 1980 tax year. Nothing in this section shall be construed to mean that a school district is guaranteed to receive an amount not less than the amount the school district received per eligible pupil for the school year 1990-91. The provisions of this subsection shall not apply to any school district located in a county of the second classification which has a nuclear power plant located in such district or to any school district located in a county of the third classification which has an electric power generation unit with a rated generating capacity of more than one hundred fifty megawatts which is owned or operated or both by a rural electric cooperative except that such school districts may levy for current school purposes and capital projects an operating levy not to exceed two dollars and seventy-five cents less all adjustments required pursuant to Article X, Section 22 of the Missouri Constitution.

3. No school district shall receive more state aid, as calculated in section 163.031, for its education program, exclusive of categorical add-ons, than it received per eligible pupil for the school year 1993-94, if the state board of education determines that the district was not in compliance in the preceding school year with the requirements of section 163.172, until such time as the board determines that the district is again in compliance with the requirements of section 163.172.

4. No school district shall receive state aid, pursuant to section 163.031, if such district was not in compliance, during the preceding school year, with the requirement, established pursuant to section 160.530 to allocate revenue to the professional development committee of the district.

5. No school district shall receive more state aid, as calculated in subsections 1 and 2 of section 163.031, for its education program, exclusive of categorical add-ons, than it received per weighted average daily attendance for the school year 2005-06 from the foundation formula, line 14, gifted, remedial reading, exceptional pupil aid, fair share, and free textbook payment amounts, if the district did not comply in the preceding school year with the requirements of subsection 5 of section 163.031.

6. Any school district that levies an operating levy for school purposes that is less than the performance levy, as such term is defined in section 163.011, shall provide written notice to the department of elementary and secondary education asserting that the district is providing an adequate education to the students of such district. If a school district asserts that it is not providing an adequate education to its students, such inadequacy shall be deemed to be a result of insufficient local effort. The provisions of this subsection shall not apply to any special district established under sections 162.815 to 162.940.

163.073. 1. When an education program, as approved under section 219.056, is provided for pupils by the division of youth services in one of the facilities operated by the division for children who have been assigned there by the courts, the division of youth services shall be entitled to state aid for pupils being educated by the division of youth services in an amount to be determined as follows: the total amount apportioned to the division of youth services shall be an amount equal to the average per weighted average daily attendance amount apportioned for the preceding school year under section 163.031, multiplied by the number of full-time equivalent students served by facilities operated by the division of youth services. The number of full-time equivalent students shall be determined by dividing by one hundred seventy-four days the number of student-days of education service provided by the division of youth services to elementary and secondary students who have been assigned to the division by the courts and who have been determined as inappropriate for attendance in a local public school. A student day shall mean one day of education services provided for one student. **In school year 2018-19 and subsequent years, the number of full-time equivalent students shall be the quotient of the number of student-hours of education service provided by the division of youth services to elementary and secondary students who have been assigned to the division by the courts, and who have been determined as inappropriate for attendance in a local public school, divided by one thousand forty-four hours. A student hour shall mean one hour of education services provided for one student.** In addition, other provisions of law notwithstanding, the division of youth services shall be entitled to funds under section 163.087. The number of full-time equivalent students as defined in this section shall be considered as "September membership" and as "average daily attendance" for the apportioning of funds under section 163.087.

2. The educational program approved under section 219.056 as provided for pupils by the division of youth services shall qualify for funding for those services provided to handicapped or severely handicapped children. The department of elementary and secondary education shall cooperate with the division of youth services in arriving at an equitable funding for the services provided to handicapped children in the facilities operated by the division of youth services.

3. Each local school district or special school district constituting the domicile of a child placed in programs or facilities operated by the division of youth services or residing in another district pursuant to assignment by the division of youth services shall pay toward the per pupil cost of educational services provided by the serving district or agency an amount equal to the average sum produced per child by the local tax effort of that district. A special school district shall pay the average sum produced per child by the local tax efforts of the component districts. This amount paid by the local school district or the special school district shall be on the basis of full-time equivalence as determined in section 163.011, not to exceed the actual per pupil local tax effort."; and

Further amend said bill, Section 167.890, Page 22, Line 15, by inserting immediately after said section and line the following:

"171.031. 1. Each school board shall prepare annually a calendar for the school term, specifying the opening date, **days of planned attendance**, and providing a minimum term of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance. **In school year 2018-19 and subsequent years, one thousand forty-four hours of actual pupil attendance shall be required for the school term with no minimum number of school days.** In addition, such calendar shall include six make-up days for possible loss of attendance due to inclement weather as defined in subsection 1 of section 171.033. **In school year 2018-19 and subsequent years, such calendar shall include thirty-six make-up hours for possible loss of attendance due to inclement weather, as defined in subsection 1 of section 171.033, with no minimum number of make-up days.**

2. Each local school district may set its opening date each year, which date shall be no earlier than ten calendar days prior to the first Monday in September. No public school district shall select an earlier start date unless the district follows the procedure set forth in subsection 3 of this section.

3. A district may set an opening date that is more than ten calendar days prior to the first Monday in September only if the local school board first gives public notice of a public meeting to discuss the proposal of opening school on a date more than ten days prior to the first Monday in September, and the local school board holds said meeting and, at the same public meeting, a majority of the board votes to allow an earlier opening date. If all of the previous conditions are met, the district may set its opening date more than ten calendar days prior to the first Monday in September. The condition provided in this subsection must be satisfied by the local school board each year that the board proposes an opening date more than ten days before the first Monday in September.

4. If any local district violates the provisions of this section, the department of elementary and secondary education shall withhold an amount equal to one quarter of the state funding the district generated under section 163.031 for each date the district was in violation of this section.

5. The provisions of subsections 2 to 4 of this section shall not apply to school districts in which school is in session for twelve months of each calendar year.

6. The state board of education may grant an exemption from this section to a school district that demonstrates highly unusual and extenuating circumstances justifying exemption from the provisions of subsections 2 to 4 of this section. Any exemption granted by the state board of education shall be valid for one academic year only.

~~[7. No school day for schools with a five-day school week shall be longer than seven hours except for vocational schools which may adopt an eight-hour day in a metropolitan school district and a school district in a first class county adjacent to a city not within a county, and any school that adopts a four-day school week in accordance with section 171.029.]~~

171.033. 1. "Inclement weather", for purposes of this section, shall be defined as ice, snow, extreme cold, flooding, or a tornado, but such term shall not include excessive heat.

2. (1) A district shall be required to make up the first six days of school lost or cancelled due to inclement weather and half the number of days lost or cancelled in excess of six days if the makeup of the days is necessary to ensure that the district's students will attend a minimum of one hundred forty-two days and a minimum of one thousand forty-four hours for the school year except as otherwise provided in this section. Schools with a four-day school week may schedule such make-up days on Fridays.

(2) Notwithstanding subdivision (1) of this subsection, in school year 2018-19 and subsequent years, a district shall be required to make up the first thirty-six hours of school lost or cancelled due to inclement weather and half the number of hours lost or cancelled in excess of thirty-six if the makeup of the hours is necessary to ensure that the district's students attend a minimum of one thousand forty-four hours for the school year, except as otherwise provided under subsections 3 and 4 of this section.

3. (1) In the 2009-10 school year and subsequent years, a school district may be exempt from the requirement to make up days of school lost or cancelled due to inclement weather in the school district when the school district has made up the six days required under subsection 2 of this section and half the number of additional lost or cancelled days up to eight days, resulting in no more than ten total make-up days required by this section.

(2) In school year 2018-19 and subsequent years, a school district may be exempt from the requirement to make up school lost or cancelled due to inclement weather in the school district when the school district has made up the thirty-six hours required under subsection 2 of this section and half the number of additional lost or cancelled hours up to forty-eight, resulting in no more than sixty total make-up hours required by this section.

4. The commissioner of education may provide, for any school district ~~[in which schools are in session for twelve months of each calendar year]~~ that cannot meet the minimum school calendar requirement of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week and one thousand forty-four hours of actual pupil attendance **or, in school year 2018-19 and subsequent years, one thousand forty-four hours of actual pupil attendance**, upon request, a waiver to be excused from such requirement. This waiver shall be requested from the commissioner of education and may be granted if the school was closed due to circumstances beyond school district control, including inclement weather~~[- flooding]~~ or fire.

~~[171.029. 1. The school board of any school district in the state, upon adoption of a resolution by the vote of a majority of all its members to authorize such action, may establish a four-day school week or other calendar consisting of less than one hundred seventy-four days in lieu of a five-day school week. Upon adoption of a four-day school week or other calendar consisting of less than one hundred seventy-four days, the school shall file a calendar with the department of elementary and secondary education in accordance with section 171.031. Such calendar shall include, but not be limited to, a minimum term of one hundred forty-two days and one thousand forty-four hours of actual pupil attendance.—~~

~~—————2. If a school district that attends less than one hundred seventy-four days meets at least two fewer performance standards on two successive annual performance reports than it met on its last annual performance report received prior to implementing a calendar year of less than one hundred seventy-four days, it shall be required to revert to a one hundred seventy-four-day school year in the school year following the report of the drop in the number of performance standards met. When the number of performance standards met reaches the earlier number, the district may return to the four-day week or other calendar consisting of less than one hundred seventy-four days in the next school year.]"; and~~

Further amend said bill and page, Section B, Lines 1 to 6, by deleting said section and lines and inserting in lieu thereof the following:

"Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and are hereby declared to be an emergency within the meaning of the constitution, and these sections shall be in full force and effect on July 1, 2017, or upon their passage and approval, whichever occurs later."; and

Further amend said bill, page, and section, Line 6, by inserting immediately after said section and line the following:

"Section C. The repeal of section 171.029 of this act shall become effective July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

On motion of Representative Rowland (155), **House Amendment No. 4** was adopted.

Representative Houghton offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 118, Page 22, Section 167.890, Line 15, by inserting after all of said section and line the following:

"171.031. 1. Each school board shall prepare annually a calendar for the school term, specifying the opening date and providing a minimum term of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week, and one thousand forty-four hours of actual pupil attendance. In addition, such calendar shall include six make-up days for possible loss of attendance due to inclement weather as defined in subsection 1 of section 171.033.

2. Each local school district may set its opening date each year, which date shall be no earlier than ten calendar days prior to the first Monday in September. No public school district shall select an earlier start date unless, **for school years before school year 2018-19**, the district follows the procedure set forth in subsection 3 of this section. **The procedure set forth in subsection 3 of this section shall be unavailable to school districts in preparing their calendars for school year 2018-19 and for subsequent years.**

3. **For calendars for school years before school year 2018-19**, a district may set an opening date that is more than ten calendar days prior to the first Monday in September only if the local school board first gives public notice of a public meeting to discuss the proposal of opening school on a date more than ten days prior to the first Monday in September, and the local school board holds said meeting and, at the same public meeting, a majority of the board votes to allow an earlier opening date. If all of the previous conditions are met, the district may set its opening date more than ten calendar days prior to the first Monday in September. The condition provided in this subsection must be satisfied by the local school board each year that the board proposes an opening date more than ten days before the first Monday in September.

4. If any local district violates the provisions of this section, the department of elementary and secondary education shall withhold an amount equal to one quarter of the state funding the district generated under section 163.031 for each date the district was in violation of this section.

5. The provisions of subsections 2 to 4 of this section shall not apply to school districts in which school is in session for twelve months of each calendar year.

6. The state board of education may grant an exemption from this section to a school district that demonstrates highly unusual and extenuating circumstances justifying exemption from the provisions of subsections 2 to 4 of this section. Any exemption granted by the state board of education shall be valid for one academic year only.

7. No school day for schools with a five-day school week shall be longer than seven hours except for vocational schools which may adopt an eight-hour day in a metropolitan school district and a school district in a first class county adjacent to a city not within a county, and any school that adopts a four-day school week in accordance with section 171.029."; and

Further amend said bill and page, Section B, Lines 1-6, by deleting all of said lines and inserting in lieu thereof the following:

"Section B. Because of the importance of improving and sustaining Missouri's elementary and secondary education system and establishing standards for student transfers to school districts, sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and are hereby declared to be an emergency within the meaning of the constitution, and sections 160.011, 160.410, 160.415, 162.081, 162.1310, 167.131, 167.132, 167.151, 167.241, 167.826, 167.827, and 167.890 of section A of this act shall be in full force and effect on July 1, 2017, or upon its passage and approval, whichever occurs later."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew offered **House Amendment No. 1 to House Amendment No. 5**.

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to House Committee Substitute for House Bill No. 118, Page 1, Line 14, by inserting immediately after the word "**districts**" the following:

", **except those districts in any county of the first classification or any charter county**,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

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AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 039

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Green	Harris	Kendrick	Lavender
May	McCreery	McGee	Meredith 71	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 013

Arthur	Cross	Franks Jr	Gray	Hill
McCann Beatty	Merideth 80	Miller	Razer	Schroer
Shumake	Unsicker	Vescovo		

VACANCIES: 001

Representative Corlew moved that **House Amendment No. 1 to House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Cookson	Corlew
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Moon	Morris
Muntzel	Neely	Pfautsch	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 039

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Carpenter
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Green	Harris	Kendrick	Lavender
May	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 016

Arthur	Butler	Conway 104	Cornejo	Cross
Fraker	Gray	Kelley 127	McCann Beatty	Miller
Phillips	Razer	Shumake	Stephens 128	Unsicker
Walker 74				

VACANCIES: 001

On motion of Representative Houghton, **House Amendment No. 5** was adopted by the following vote, the ayes and noes having been demanded by Representative Morgan:

AYES: 081

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Crawford	Curtman	Davis

DeGroot	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Franklin	Frederick	Gregory
Grier	Haahr	Hannegan	Hansen	Helms
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Lant	Lichtenegger	Love	Marshall
Mathews	McCaherty	McDaniel	McGaugh	Moon
Morris	Muntzel	Neely	Pietzman	Plocher
Rehder	Reiboldt	Reisch	Remole	Roden
Roerber	Ross	Schroer	Shull 16	Smith 163
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Vescovo	White	Wiemann	Wood
Mr. Speaker				

NOES: 071

Adams	Anders	Andrews	Bangert	Baringer
Barnes 28	Beck	Bondon	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Conway 104
Corlew	Curtis	Dogan	Dunn	Ellebracht
Ellington	Evans	Fraker	Francis	Franks Jr
Gannon	Green	Haefner	Harris	Henderson
Higdon	Kendrick	Lauer	Lavender	Lynch
Matthiesen	May	McCreery	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Pogue	Quade	Redmon
Rhoads	Roberts	Rone	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Smith 85	Sommer
Stevens 46	Swan	Walker 3	Walker 74	Wessels
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 010

Arthur	Cornejo	Cross	Gray	Korman
McCann Beatty	Miller	Razer	Shumake	Unsicker

VACANCIES: 001

Representative Morgan offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 118, Page 14, Section 167.151, Line 36, by inserting immediately after said line the following:

"167.225. 1. As used in this section, the following terms mean:

- (1) ~~["Blind persons", individuals who:~~
~~(a) Have a visual acuity of 20/200 or less in the better eye with conventional correction, or have a limited field of vision such that the widest diameter of the visual field subtends an angular distance not greater than twenty degrees; or~~
~~(b) Have a reasonable expectation of visual deterioration; or~~
~~(c) Cannot read printed material at a competitive rate of speed and with facility due to lack of visual acuity;]~~
"Assessment", the National Reading Media Assessment or another research-based, assessment or series of research-based, assessments authorized under the Individuals with Disabilities Education Act that determines

a student's reading and writing skills, needs, and appropriate reading and writing media, both now and in the future, and addresses the student's academic and functional strengths, deficits, and future needs;

(2) "Braille", the system of reading and writing through touch ~~[commonly known as standard English braille];~~

(3) "Student", any student who ~~[is blind or any student eligible for special education services for visually impaired as defined in P.L. 94-142]~~ **has an impairment in vision that, even with correction, adversely affects a child's educational performance and who is determined eligible for special education services under the Individuals with Disabilities Education Act.**

2. All students ~~[may]~~ **shall** receive instruction in braille reading and writing as part of their individualized education plan **unless, as a result of an assessment, instruction in braille or the use of braille is determined not appropriate for the student.** No student shall be denied the opportunity of instruction in braille reading and writing solely because the student has some remaining vision.

3. Instruction in braille reading and writing shall be sufficient to enable each student to communicate effectively and efficiently at a level commensurate with his sighted peers of comparable grade level and intellectual functioning. The student's individualized education plan shall specify:

(1) How braille will be implemented as the primary mode for learning through integration with normal classroom activities. If braille will not be provided to a child who is blind, the reason for not incorporating it in the individualized education plan shall be documented therein;

(2) The date on which braille instruction will commence;

(3) The level of competency in braille reading and writing to be achieved by the end of the period covered by the individualized education plan; and

(4) The duration of each session.

4. As part of the certification process, teachers certified in the education of blind and visually impaired children shall be required to demonstrate competence in reading and writing braille. The department of elementary and secondary education shall adopt assessment procedures to assess such competencies which are consistent with standards adopted by the National Library Service for the Blind and Physically Handicapped, Library of Congress, Washington, D. C."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morgan, **House Amendment No. 6** was adopted.

HCS HB 118, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

Representative Haefner assumed the Chair.

HCS HB 656, relating to the uniform wireless communication infrastructure deployment act, was taken up by Representative Rhoads.

Representative Rhoads offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 656, Page 3, Section 67.1830, Line 68, by deleting the word "within" and inserting in lieu thereof the phrase "[~~within~~] in"; and

Further amend said bill, page, and section, Lines 80-83, by deleting all of said lines and inserting in lieu thereof the following:

"(f) Establish permitting requirements for towers and other structures or equipment for wireless communications facilities in the public right-of-way, notwithstanding the provisions of section 67.1832;

(g) Establish standards for street restoration in order to lessen the impact of degradation"; and

Further amend said bill, page, and section, Line 85, by deleting all of said line and inserting in lieu thereof the following:

"(h) Impose permit conditions to protect public safety"; and

Further amend said bill, Page 5, Section 67.1846, Lines 14-15, by deleting the phrase "~~or antenna fee~~" and inserting in lieu thereof the phrase "or antenna fee"; and

Further amend said bill, page, and section, Line 19, by inserting after the word "fee" the phrase "**or antenna fee**"; and

Further amend said bill, page, and section, Line 20, by inserting after the word "taxes" the phrase ", **business license fees, or business license taxes**"; and

Further amend said bill and page, Section 67.5090, Line 1, by deleting the phrase "~~[67.5103]~~ **67.5104**" and inserting in lieu thereof the phrase "67.5103"; and

Further amend said bill, page, and section, Line 5, by inserting after the word "Missouri" the following:

"by adopting a uniform statewide framework for the deployment of wireless infrastructure consistent with applicable right-of-way and zoning guidelines. Except as specified herein, nothing in this act is intended to prevent or otherwise limit the ability of wireless communications service providers and wireless communications infrastructure providers to deploy wireless infrastructure consistent with this act and sections 67.1830 to 67.1846, to prevent or otherwise limit an authority's ability to require wireless communications service providers and wireless communications infrastructure providers to obtain permits for the installation of wireless facilities or wireless support structures, or to prevent a municipal utility or municipality from requiring wireless communications service providers and wireless communications infrastructure providers collocating small wireless facilities on municipal or municipal utility poles to comply with section 67.5104"; and

Further amend said bill, Page 6, Section 67.5092, Lines 28-29, by deleting all of said lines and inserting in lieu thereof the following:

"~~[(8)]~~ (7) "Collocation", the placement or installation of a new wireless facility on ~~[a]~~ **an existing** structure, **including associated ground mounted facilities immediately adjacent to an existing structure**, that already has an existing wireless facility,"; and

Further amend said bill, page, and section, Line 35, by deleting the first instance of the number "**47.**" and inserting in lieu thereof the number "**47**"; and

Further amend said bill, page, and section, Line 37, by deleting the word "**provider**" and inserting in lieu thereof the word "**provider**"; and

Further amend said bill and section, Page 7, Line 62, by deleting the phrase "**ground-based enclosure, battery backup power system**"; and

Further amend said bill, page, and section, Line 66, by deleting the phrase ", **but any ground-based enclosure shall not exceed fifty cubic feet**"; and

Further amend said bill, page, and section, Lines 67-70, by deleting all of said lines and inserting in lieu thereof the following:

"a measure of the exterior displacement, not the interior volume, of the enclosure. This term shall include a micro wireless facility"; and

Further amend said bill and section, Page 8, Line 91, by deleting the word "wires," and inserting in lieu thereof the word "wires"; and

Further amend said bill, page, and section, Line 106, by deleting the word "**services**" and inserting in lieu thereof the word "**facilities**"; and

Further amend said bill and section, Page 9, Line 115, by deleting the word "**services**" and inserting in lieu thereof the word "**facilities**"; and

Further amend said bill, page, and section, Line 122, by deleting the word "**service**" and inserting in lieu thereof the word "**facility**"; and

Further amend said bill and page, Section 67.5094, Line 22, by inserting after the word "application" the phrase "**, unless such structures or facilities owned by the applicant are abandoned and subject to rules adopted under section 67.5101(7)**"; and

Further amend said bill and section, Page 11, Line 64, by inserting after the word "application" the following:

", except that an authority may require an applicant for a small wireless facility, communications facility, or a micro wireless facility to act upon the approved application within eighteen months. If an authority so requires and an application is not acted upon within said time, the application shall be considered withdrawn by the applicant, and the approval shall be null and void"; and

Further amend said bill, page, and section, Line 78, by inserting after the word "regulations" the following:

", except that an authority may require an applicant for a small wireless facility, communications facility, or a micro wireless facility to indemnify the authority in the same manner and to the same extent as utilities using the right-of-way"; and

Further amend said bill, Pages 11-12, Section 67.5096, Lines 1-37, by deleting all of said lines and removing all of said section from the bill; and

Further amend said bill, Pages 12-13, Section 67.5098, Lines 1-36, by deleting all of said lines and removing all of said section from the bill; and

Further amend said bill, Pages 13-14, Section 67.5100, Lines 1-41, by deleting all of said lines and removing all of said section from the bill; and

Further amend said bill, Page 14, Section 67.5101, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"67.5101. Notwithstanding sections 67.5090 to 67.5103, the"; and

Further amend said bill, page, and section, Lines 6-7, by deleting the phrase "**and that have the same or less wind loading and structural loading as those being replaced**" and inserting in lieu thereof the phrase "**, except the replacement shall be in accordance with applicable requirements under subsection 1 of section 67.5100**"; and

Further amend said bill and section, Page 15, Line 10, by deleting all of said line and inserting in lieu thereof the phrase "**compliance with applicable requirements under subsection 1 of section 67.5100**"; and

Further amend said bill, page, and section, Lines 12-13, by deleting the phrase "**cause traffic lane closures**" and inserting in lieu thereof the phrase "**obstruct the right-of-way**"; and

Further amend said bill, page, and section, Line 17, by inserting after the word "**collocation**" the phrase "**or replacement or installation**"; and

Further amend said bill, page, and section, Line 24, by inserting after the word "**collocation**" the phrase "**or replacement or installation**"; and

Further amend said bill, page, and section, Line 25, by inserting after the word "**period**" the following:

"or in the fourteen-day period immediately following the prior fourteen-day period. An authority shall promptly communicate its request to each and any affected applicant"; and

Further amend said bill, page, and section, Line 27, by inserting after the word "**others**" the following:

"based on applicable requirements and standards including those identified in subsection 1 of section 67.5100"; and

Further amend said bill, page, and section, Line 32, by deleting the word "**placed**" and inserting in lieu thereof the phrase "**placed, attached,**"; and

Further amend said bill, page, and section, Line 33, by inserting after the word "**collocation**" the phrase "**or replacement or installation**"; and

Further amend said bill, page, and section, Lines 35-38, by deleting all of said lines and inserting in lieu thereof the following:

"authority has granted access, whether by lease or other rights granted, to such wireless support structures for other wireless communications infrastructure providers, and may at the authority's sole discretion, authorize the collocation or replacement or installation even if the authority has not previously authorized such access, provided required permits are obtained under applicable standards and requirements including those identified under subsection 1 of section 67.5100. Except in single-family residential or areas zoned as historic, an applicant may install a"; and

Further amend said bill, page, and section, Line 42, by inserting after the word "**structure**" the phrase "**meets the authority's requirements under this section, including subdivision (10) of this section, and**"; and

Further amend said bill and section, Page 16, Line 59, by inserting after the word "**terminated**" the phrase "**or unless the applicant and the authority agree to an extension term of less than ten years**"; and

Further amend said bill, page, and section, Lines 68-69, by deleting all of said lines and inserting in lieu thereof the following:

"(9) Notwithstanding subdivision (8) of this section, an authority may impose a temporary moratorium on applications for small wireless facilities and the collocation thereof for the duration of a federal or state-declared natural disaster or for no"; and

Further amend said bill, page, and section, Lines 75-76, by deleting all of said lines and inserting in lieu thereof the following:

"facility, to replace a utility pole, or for a support structure to accommodate such a facility, demonstrate that the small wireless facility or the replacement pole or structure reasonably matches the aesthetics of a utility pole or wireless support structure with decorative elements to which it will be attached, or an authority may subject small wireless facilities to reasonable and cost-efficient concealment requirements"; and

Further amend said bill and section, Page 17, Line 79, by deleting the word "**service**" and inserting in lieu thereof the word "**facility**"; and

Further amend said bill, page, and section, Line 80, by deleting all of said line and inserting in lieu thereof the following:

"communications facility, other than a small wireless facility, in the right-of-way; and

(12) Nothing in this section shall be interpreted to exempt an applicant, or any entity which acquires the rights to any portion of a small wireless facility, communications facility, or a micro wireless facility which is located in right-of-ways under the exclusive control of an authority from the exclusive financial responsibility for the movement of the small wireless facility, communication facility, micro wireless facility, equipment compound, wireless facility, wireless support structure, or any associated equipment being moved as a result of a public project undertaken by an authority. If the project necessitating movement of the small wireless facility, communication facility, micro wireless facility, equipment compound, wireless facility, wireless support structure, or any associated equipment is a private commercial project, the entity undertaking the private commercial project must make an advance payment for the movement of the subject facilities before the applicant, or any entity which acquires the rights to any portion of a small wireless facility, communications facility, or micro wireless facility which is located in the right-of-way under the exclusive control of an authority is obligated to move the subject facilities."; and

Further amend said bill and page, Section 67.5102, Line 3, by deleting the phrase "An authority" and inserting in lieu thereof the phrase **"Except as provided under section 67.5101(9), an authority"; and**

Further amend said bill, page, and section, Line 34, by inserting after the word **"fees"** the phrase **"consistent with the fees"; and**

Further amend said bill and section, Page 18, Lines 46-52 by deleting all of said lines and inserting in lieu thereof the following:

"recover the direct and actual costs of managing the right-of-way. This paragraph precludes the imposition of any business license taxes, business license fees, or gross receipt taxes on wireless communications service providers and wireless communications infrastructure providers that are not imposed on wireline telecommunications businesses operating within the jurisdiction of the authority, or that are based on factors other than gross receipts except as mutually agreed to by the authority and the wireless communications service provider or the wireless communications infrastructure provider."; and

Further amend said bill, page, and section, Line 59, by deleting the word **"wireless"** and inserting in lieu thereof the word **"communications"; and**

Further amend said bill, page, and section, Line 63, by deleting the second instance of the word **"services"** and inserting in lieu thereof the following:

"services, other than those addressed in paragraph (d) of subdivision (2) of this section,"; and

Further amend said bill, Pages 18-19, Section 67.5103, Lines 1-7, by deleting all of said lines and removing all of said section from the bill; and

Further amend said bill, Page 19, Section 67.5104, Lines 13-15, by deleting all of said lines and inserting in lieu thereof the following:

"only deny an attaching entity access to the utility's poles on a nondiscriminatory basis with respect to particular poles or support structures if there is insufficient capacity or for reasons of safety and reliability, generally applicable engineering standards or reasonably objective and documented aesthetic considerations under section 67.5101(10), and if the attaching entity will not resolve the issue at its own expense. In determining whether sufficient capacity exists to accommodate a new attachment, a municipality or municipal utility may grant access subject to a reservation to reclaim such space, when and if needed to meet the pole owner's core utility purpose that was projected at the time of the application pursuant to a bona fide development plan. If a municipal utility or municipality does not find any capacity, safety, or"; and

Further amend said bill, page, and section, Line 21, by inserting after the word "**utility**" the phrase "**or municipally owned**"; and

Further amend said bill, page, and section, Lines 30-34, by deleting all of said lines and inserting in lieu thereof the following:

"infrastructure provider, each municipal utility and municipality shall, acting in good faith, prepare and make available a standard wireless pole attachment agreement that complies with the requirements of sections 67.5092 to 67.5104. A standard wireless pole attachment agreement shall be in a form that is substantially complete so that a wireless communications service provider or wireless communications infrastructure provider, acting in good faith, may accept it with little substantive negotiation. Notwithstanding any provision of law to the contrary, nothing shall preclude the contractual parties to a standard pole attachment agreement, if mutually agreeable, from negotiating terms beyond those contemplated by the standard pole attachment agreement. All pole"; and

Further amend said bill and section, Page 20, Line 58, by deleting the phrase "**video communications**" and inserting in lieu thereof the phrase "**video, communications,**"; and

Further amend said bill, page, and section, Line 64, by deleting the phrase "**video communications**" and inserting in lieu thereof the phrase "**video, communications,**"; and

Further amend said bill, page, and section, Line 69, by inserting after the word "**estimate**" the phrase "**and advance payment, if required,**"; and

Further amend said bill and section, Page 21, Line 74, by deleting all of said line and inserting in lieu thereof the following:

"expenses, except for amounts charged by licensed contractors actually performing the make-ready work.

3. Pole attachments completed on or after August 28, 2017, shall not interfere with or impair the operation of existing utility facilities or preexisting third-party attachments."; and

Further amend said bill and section by renumbering the subsequent subsections accordingly; and

Further amend said bill and section, Page 22, Line 122, by inserting immediately after all of said line the following:

"9. Nothing in this section grants any wireless communications service provider or wireless communications infrastructure provider the power of eminent domain."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative Rhoads, **House Amendment No. 1** was adopted.

Representative Rowland (29) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 656, Page 16, Section 67.5101, Line 76, by deleting the word "**and**"; and

Further amend said bill and section, Page 17, Line 80, by deleting all of said line and inserting in lieu thereof the following:

"communications facility, other than a small wireless facility, in the right-of-way; and

(12) A new wireless support structure shall not be placed in the public right-of-way unless such placement is approved by the process set forth in section 67.5096. A new utility pole that is to be placed in the public right-of-way for the purpose of supporting small wireless facilities and is not replacing an existing utility pole as described in subdivision (5) shall be subject to the same municipal approval process as other utility poles. For the purpose of this subdivision, a structure shall be considered a wireless support structure, and not a utility pole, if it exceeds the greater of:

(a) Ten feet above the tallest existing utility pole already in the public right-of-way as of August 28, 2017, located within five hundred feet of the applicant's proposed structure; or

(b) Fifty feet above ground level."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rowland (29), **House Amendment No. 2** was adopted.

On motion of Representative Rhoads, the title of **HCS HB 656, as amended**, was agreed to.

On motion of Representative Rhoads, **HCS HB 656, as amended**, was adopted.

On motion of Representative Rhoads, **HCS HB 656, as amended**, was ordered perfected and printed.

HCS HB 698, relating to maintaining Missouri state parks, was taken up by Representative Pietzman.

Representative Corlew offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 698, Page 1, Section 253.040, Line 5, by inserting after the word "acreage," the following:

"except for lands acquired by donation or gift,"; and

Further amend said bill and section, Page 2, Line 22, by inserting after the number "3." the following:

"Any land, or right in lands, sites, objects, or facilities accepted or acquired by the department by donation or gift shall not be modified, improved, or added on to using state or department funds prior to all current state parks meeting the requirements of subsection 1 of this section unless the department must repair or modify the lands, sites, objects, or facilities to protect public health, safety, or welfare.

4."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1** was adopted.

On motion of Representative Pietzman, the title of **HCS HB 698, as amended**, was agreed to.

On motion of Representative Pietzman, **HCS HB 698, as amended**, was adopted.

On motion of Representative Pietzman, **HCS HB 698, as amended**, was ordered perfected and printed.

HB 598, relating to contingency fee contracts, was taken up by Representative Cornejo.

Representative Wiemann assumed the Chair.

Representative Cornejo offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 598, Page 3, Section 34.378, Lines 56-61, by deleting all of said lines and inserting in lieu thereof the following:

- "(1) Fifteen percent of that portion of any amount recovered that is ten million dollars or less;
- (2) Ten percent of that portion of any amount recovered that is more than ten million dollars but less than or equal to fifteen million dollars;
- (3) Five percent of that portion of any amount recovered that is more than fifteen million dollars but less than or equal to twenty million dollars; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cornejo, **House Amendment No. 1** was adopted.

Representative Pfautsch offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 598, Page 4, Section 34.378, Line 89, by inserting immediately after said line the following:

"37.851. 1. The general assembly and every department or division of the executive branch of the state, including the office of any statewide elected official and any executive branch appointee, shall document and make easily available to the public on the MissouriBUYS statewide e-procurement system operated and maintained by the office of administration the following information for all contracts entered into greater than two thousand five hundred dollars for the provision of legal services by a private law firm:

- (1) The dollar amount of each such contract;
 - (2) The dollar rate per hour of each attorney working for the private law firm under the contract, if available; and
 - (3) A brief summary of the legal services to be provided by the firm.
2. As used in this section, "executive branch appointee" shall include any member of any task force, advisory committee, board, commission, or other body or persons appointed by, named by, or at the direction of an executive branch official.

3. The office of administration shall promulgate rules to implement the provisions of this section which relate to any executive department or agency. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pfautsch, **House Amendment No. 2** was adopted.

On motion of Representative Cornejo, the title of **HB 598, as amended**, was agreed to.

On motion of Representative Cornejo, **HB 598, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Ellebracht:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McGaugh	Messenger	Morris	Muntzel	Neely
Peters	Pfautsch	Phillips	Pietzman	Pike
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Mr. Speaker	

NOES: 044

Adams	Anders	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Dunn	Ellebracht
Ellington	Evans	Franks Jr	Green	Harris
Hurst	Kendrick	Lavender	May	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Pierson Jr
Pogue	Quade	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 019

Arthur	Conway 10	Cookson	Corlew	Dogan
Fitzwater 144	Gray	Higdon	Kidd	McCaherty
McCann Beatty	McDaniel	Miller	Plocher	Razer
Shull 16	Shumake	Unsicker	Wood	

VACANCIES: 001

Speaker Richardson resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS HCS HB 130** entitled:

An act to repeal sections 67.1809 and 67.1819, RSMo, and to enact in lieu thereof twenty-nine new sections relating to passenger transportation companies, with penalty provisions.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS#2 SCS HCS HB 130 - Fiscal Review
HCS HB 411 - Fiscal Review
HB 785 - Elementary and Secondary Education
HB 1113 - Elementary and Secondary Education

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SB 18 - Special Committee on Small Business
SS SB 35 - Conservation and Natural Resources
SCS SB 84 - Crime Prevention and Public Safety
SCS SB 93 - Elections and Elected Officials
SCS SB 112 - Local Government
SB 125 - Professional Registration and Licensing
SCS#2 SB 128 - Judiciary
SB 134 - General Laws
SB 146 - Local Government
SS SCS SB 160 - Children and Families
SS SCS SB 213 - General Laws
SCS SB 217 - General Laws
SB 222 - Transportation
SCS SB 279 - Veterans
SB 282 - Crime Prevention and Public Safety
SB 283 - Transportation
SB 302 - Transportation
SCS SB 309 - Pensions
SCS SB 322 - Transportation
SB 326 - General Laws
SB 395 - General Laws
SCS SB 421 - Corrections and Public Institutions
SB 503 - Transportation

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HCR 49**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Love, Reiboldt and Rone

Noes (3): Lavender, McCreery and Stevens (46)

Absent (1): Redmon

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 965**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Bernskoetter, Eggleston, Houghton, Hurst, Kelly (141), Love, Reiboldt and Rone

Noes (4): Harris, Lavender, McCreery and Stevens (46)

Absent (1): Redmon

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 975**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (1): Redmon

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1114**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (1): Redmon

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1224**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bernskoetter, Eggleston, Harris, Houghton, Hurst, Kelly (141), Lavender, Love, McCreery, Reiboldt, Rone and Stevens (46)

Noes (0)

Absent (1): Redmon

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 263**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bahr, Bangert, Basye, Burnett, Dogan, Morgan, Roeber and Swan

Noes (1): Anders

Absent (4): Barnes (60), Matthiesen, Spencer and Wood

Committee on Financial Institutions, Chairman Crawford reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1230**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bondon, Brown (57), Crawford, Fraker, Francis, Green, Helms, Houx, Nichols, Shaul (113), Smith (85) and Walker (3)

Noes (0)

Absent (1): Rowland (29)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1134**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Burnett, Burns, Ellebracht, Engler, Messenger, Morris, Muntzel and Pfautsch

Noes (1): Stephens (128)

Present (1): Wiemann

Absent (1): Shull (16)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 921**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **SCS SB 11**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Special Committee on Employment Security, Chairman Brown (57) reporting:

Mr. Speaker: Your Special Committee on Employment Security, to which was referred **SS SCS SB 66**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bahr, Brown (57), Dohrman, Frederick, Houx, Hubrecht and Remole

Noes (5): Beck, May, Mosley, Pogue and Runions

Absent (1): Hansen

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HR 398**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 898**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 946**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Barnes (28), Beck, Brattin, Conway (10), Davis, Dohrman, Gray, Kelley (127), Lynch, Pike, Shumake, Tate and Wilson

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 7**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 70**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 210**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 287**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 403**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 538**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 637**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 863**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 913**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

The following member's presence was noted: Miller.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, April 12, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, April 12, 2017, 8:15 AM, House Hearing Room 3.

Public hearing will be held: HB 1203, SCS SB 139

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Thursday, April 13, 2017, 9:00 AM, South Gallery.

Executive session will be held: SB 64, HCS SB 111

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1169, HB 556

Executive session will be held: HB 1168

Executive session may be held on any matter referred to the committee.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 13, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SB 486, SB 488

Executive session will be held: HB 973, HB 1099, SB 486, SB 488

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Thursday, April 13, 2017, 9:45 AM, South Gallery.

Executive session will be held: HB 1133

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 13, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 118, HCS HB 411, SS#2 SCS HCS HB 130

Executive session may be held on any matter referred to the committee.

Added HB 118, HB 411, and HB 130.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 50, HB 1111, HB 1119, HB 1152

Executive session will be held: HB 1197

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), South Gallery.

Executive session will be held: HB 984

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

LOCAL GOVERNMENT

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1207, SB 30, HB 1017, HB 113, HB 991, HB 981

Executive session will be held: SB 296, HB 666, HB 1189, HB 967

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing. We will also be holding executive session on HB 1017 after completing public hearing.

PENSIONS

Wednesday, April 12, 2017, upon conclusion of morning session, North Gallery.

Executive session will be held: SS SB 62, HB 865, HB 996, HB 971, HB 1151

Executive session may be held on any matter referred to the committee.

AMENDED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 12, 2017, 12:30 PM or upon morning adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 425, HB 429, HB 1156, HB 1060

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 13, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HCB 2

Executive session will be held: HB 263, HB 410, HB 791, HCS HB 921, HCS HB 950, HCB 2, SB 8, HCS SS SCS SB 66, HCS SS SCS SB 113

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, April 12, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Public hearing will be held: HCB 10

Executive session will be held: HCB 10, HCR 30, HB 397, HB 486, HB 761

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON INNOVATION AND TECHNOLOGY

Wednesday, April 12, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 564, HB 750

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 329, SB 411

Executive session will be held: HB 803, HB 806, HB 959, HB 1212

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 12, 2017, 8:00 AM, House Hearing Room 4.

Public hearing will be held: SS SCS SB 10

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-FIFTH DAY, WEDNESDAY, APRIL 12, 2017

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 17 - Fitzpatrick

HCS HB 18 - Fitzpatrick

HCS HB 19 - Fitzpatrick

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 4 - Lauer

HCB 5 - Lauer

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HCS HB 159 - McGaugh

HB 39 - Higdon

HB 97 - Swan

HB 121 - Frederick

HB 182 - Hurst
HCS HB 194 - Franklin
HCS HB 219 - Hill
HB 227 - Hubrecht
HCS HB 324 - Neely
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 741 - Engler
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 334 - Lauer
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HCS HB 694 - Redmon
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 118, (Fiscal Review 4/11/17) - Wood
HCS HB 162 - Eggleston
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone

HB 897 - Houghton
HB 102 - Swan
HCS HB 144 - McGaugh
HB 209 - Wiemann
HB 257 - Pfautsch
HCS HB 291 - Crawford
HCS HB 306 - Berry
HCS HB 330 - Morris
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 619 - Dogan
HCS HB 717 - Curtman
HB 723 - Walker (3)
HCS HB 729 - Bernskoetter
HB 849 - Pfautsch
HB 899 - Brown (57)
HCS HB 935 - Haefner
HB 1008 - Kelly (141)
HCS HB 1158 - Franklin
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 293 - Higdon
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 743 - Conway (104)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HCS HB 886 - Black
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCS HCRs 32 & 33 - Francis
HCR 48 - Kidd

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 411, (Fiscal Review 4/11/17) - Lichtenegger

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick
SS#2 SCS HCS HB 130, (Fiscal Review 4/11/17) - Mathews

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-FIFTH DAY, WEDNESDAY, APRIL 12, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God loveth righteousness and justice; the earth is full of the goodness of the Lord. (Psalm 33:5)

O Living God, who rules the world with justice and whose judgments are true and righteous, grant that these Representatives of our people may be of one mind and one heart as they seek to provide progress, to produce hope, to protect freedom, and to promote the welfare of all the citizens of our beloved State.

Provide them with Your spirit that with clear understanding, pure motives, and creative principles they may rise above all self-seeking and through self-discipline be primarily concerned about the good of our Show-Me State every day.

May God give strength to His people and bless them with peace of mind, purity of heart, and power of spirit to work together for the good of all our youth, our elderly and our poor.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-fourth day was approved as printed.

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 4, relating to workforce development, was taken up by Representative Lauer.

On motion of Representative Lauer, the title of **HCB 4** was agreed to.

On motion of Representative Lauer, **HCB 4** was ordered perfected and printed.

HCB 5, relating to computer programming education, was taken up by Representative Lauer.

On motion of Representative Lauer, the title of **HCB 5** was agreed to.

On motion of Representative Lauer, **HCB 5** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 694, relating to motor fuel taxes, was taken up by Representative Redmon.

Representative Razer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 694, Page 7, Section 142.803, Line 3, by inserting immediately after the word, "gallon" the words, "**until December 31, 2018. Thereafter such tax shall be twenty-two and nine-tenths cents per gallon**"; and

Further amend said bill, Page 11, Section 142.869, Line 93, by inserting immediately after all of said section and line the following:

"Section B. This act is hereby submitted to the qualified voters of this state for approval or rejection at an election which is hereby ordered and which shall be held and conducted on Tuesday next following the first Monday in November, 2018, pursuant to the laws and constitutional provisions of this state for the submission of referendum measures by the general assembly, and this act shall become effective when approved by a majority of the votes cast thereon at such election and not otherwise."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	Miller
Moon	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roerber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 040

Adams	Anders	Bangert	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Dunn	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 011

Arthur	Baringer	Bondon	Curtis	Ellington
Evans	McDaniel	McGaugh	Messenger	Morris
Walker 74				

VACANCIES: 001

Representative Razer moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Razer:

AYES: 051

Adams	Alferman	Anders	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Cookson	Dunn	Ellington
Franks Jr	Gray	Green	Hannegan	Harris
Hubrecht	Kendrick	Kolkmeier	Korman	Lavender
Love	May	McCaherty	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Miller	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

NOES: 103

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Lant
Lauer	Lichtenegger	Lynch	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Moon	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike

Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 008

Arthur	Baringer	Curtis	Ellebracht	Evans
McDaniel	Morris	Rhoads		

VACANCIES: 001

Representative Korman offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 694, Page 9, Section 142.869, Line 7, by inserting after the phrase "such motor vehicles" on said line the phrase ", **except plug-in electric hybrids**"; and

Further amend said page and section, Line 20, by inserting after the phrase "thousand pounds." on said line the following:

"Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee."; and

Further amend said page and section, Line 23, by inserting after the phrase "of this section." on said line the following:

"For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 2** was adopted.

Representative Kolkmeier offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 694, Page 11, Section 142.869, Line 93, by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kolkmeyer, **House Amendment No. 3** was adopted.

On motion of Representative Redmon, the title of **HCS HB 694, as amended**, was agreed to.

On motion of Representative Redmon, **HCS HB 694, as amended**, was adopted.

On motion of Representative Redmon, **HCS HB 694, as amended**, was ordered perfected and printed.

HB 227, relating to the psychology interjurisdictional compact, was taken up by Representative Hubrecht.

Representative Ross assumed the Chair.

On motion of Representative Hubrecht, the title of **HB 227** was agreed to.

Speaker Richardson assumed the Chair.

On motion of Representative Hubrecht, **HB 227** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franks Jr	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy

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Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 007

Brattin	Curtman	Frederick	Hurst	Marshall
Moon	Pogue			

PRESENT: 000

ABSENT WITH LEAVE: 015

Arthur	Cookson	Cross	Curtis	Franklin
Green	Kidd	Lant	Mathews	McDaniel
McGaugh	Muntzel	Rehder	Schroer	Wood

VACANCIES: 001

HB 121, relating to the health professional student loan repayment program, was taken up by Representative Frederick.

Representative Corlew offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 121, Page 1, Section 191.603, Line 3, by inserting before the word, "physician" the words, "**primary care**"; and

Further amend said page and section, Line 3, by inserting before the word, "dentist" the word "**general**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross resumed the Chair.

On motion of Representative Corlew, **House Amendment No. 1** was adopted.

On motion of Representative Frederick, the title of **HB 121, as amended**, was agreed to.

On motion of Representative Frederick, **HB 121, as amended**, was ordered perfected and printed.

HCS HB 159, relating to actions against veterinarians, was taken up by Representative McGaugh.

On motion of Representative McGaugh, the title of **HCS HB 159** was agreed to.

On motion of Representative McGaugh, **HCS HB 159** was adopted.

On motion of Representative McGaugh, **HCS HB 159** was ordered perfected and printed.

HB 209, relating to chiropractic services, was taken up by Representative Wiemann.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Cookson	Corlew	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Francis
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Pfautsch	Phillips	Plocher	Pogue	Rehder
Reiboldt	Reisch	Remole	Roden	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 042

Adams	Anders	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 031

Arthur	Bahr	Bangert	Beard	Conway 104
Cornejo	Curtman	Fitzwater 144	Fraker	Franklin
Frederick	Hansen	Helms	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Mathews	McDaniel	Mitten
Moon	Pietzman	Pike	Redmon	Rhoads
Roeber	Rone	Runions	Schroer	Sommer
Vescovo				

VACANCIES: 001

On motion of Representative Wiemann, the title of **HB 209** was agreed to.

On motion of Representative Wiemann, **HB 209** was ordered perfected and printed.

Speaker Richardson resumed the Chair.

HCS HB 741, relating to insurance markets for commercial insurance, was taken up by Representative Engler.

Representative Wiemann offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 741, Page 1, Section 379.386, Line 5, by inserting after the word, "**policy**" the following:

"when the aggregate total annual premiums for all the insurance coverages listed in this subsection for a single commercial policyholder exceed one hundred thousand dollars and the commercial policyholder employs a full-time risk manager or has retained a licensed insurance producer to negotiate on its behalf"; and

Further amend said page and section, Line 14, by deleting all of said line; and

Further amend said page and section, Lines 17 and 18, by deleting all of said lines; and

Further amend said section by renumbering accordingly; and

Further amend said section, Page 2, Lines 27 through 35, by deleting all of said lines and inserting in lieu thereof the following:

"(18) Commercial flood insurance, other than National Flood Insurance Program; and

(19) All other commercial lines insurance coverages not excluded under subsection 2 of this section.";

and

Further amend said page and section, Lines 39 through 43, by deleting all of said lines and inserting in lieu thereof the following:

"(2) Errors and omissions professional liability including medical malpractice liability insurance;

(3) Nonfleet commercial automobile liability policies covering four or fewer vehicles;

(4) Farm property and liability;

(5) Business owners insurance;

(6) Directors and officers liability; and

(7) Any coverage issued by an assigned risk or residual market plan under section 303.200."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wiemann, **House Amendment No. 1** was adopted.

On motion of Representative Engler, the title of **HCS HB 741, as amended**, was agreed to.

On motion of Representative Engler, **HCS HB 741, as amended**, was adopted.

On motion of Representative Engler, **HCS HB 741, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 17, to appropriate money for capital improvement and other purposes, was taken up by Representative Fitzpatrick.

Representative Kendrick suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 026

Basye	Bernskoetter	Berry	Bondon	Brown 27
Brown 94	Burns	Butler	Cross	Curtman
Davis	Dohrman	Fitzpatrick	Fraker	Franks Jr
Frederick	Hurst	Kelly 141	Lichtenegger	McCaherty
Morris	Newman	Pfausch	Pogue	Redmon
Taylor				

NOES: 002

Ellebracht	Fitzwater 49
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PRESENT: 056

Austin	Bahr	Barnes 28	Black	Brattin
Christofanelli	Cierpiot	Corlew	Crawford	DeGroot
Dunn	Eggleston	Francis	Gray	Haahr
Haefner	Hannegan	Helms	Henderson	Hill
Houx	Johnson	Kelley 127	Kendrick	Kolkmeier
Lauer	Love	Lynch	McCann Beatty	McCreery
McGaugh	Messenger	Miller	Morgan	Nichols
Peters	Pierson Jr	Pike	Reisch	Rhoads
Roden	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shull 16	Shumake
Smith 163	Stacy	Trent	Unsicker	Walker 3
Walker 74				

ABSENT WITH LEAVE: 078

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 60	Beard
Beck	Brown 57	Burnett	Carpenter	Chipman
Conway 10	Conway 104	Cookson	Cornejo	Curtis
Dogan	Ellington	Engler	Evans	Fitzwater 144
Franklin	Gannon	Green	Gregory	Grier
Hansen	Harris	Higdon	Houghton	Hubrecht
Justus	Kidd	Korman	Lant	Lavender
Marshall	Mathews	Matthiesen	May	McDaniel

McGee	Meredith 71	Merideth 80	Mitten	Moon
Mosley	Muntzel	Neely	Phillips	Pietzman
Plocher	Quade	Razer	Rehder	Reiboldt
Remole	Roberts	Roeber	Shaul 113	Smith 85
Sommer	Spencer	Stephens 128	Stevens 46	Swan
Tate	Vescovo	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

VACANCIES: 001

On motion of Representative Fitzpatrick, the title of **HCS HB 17** was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 17** was adopted.

On motion of Representative Fitzpatrick, **HCS HB 17** was ordered perfected and printed.

HCS HB 18, to appropriate money for purposes for the several departments and offices of state government and capital improvement projects, was taken up by Representative Fitzpatrick.

Representative Butler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 18, Page 1, Section 18.015, Line 12, by deleting "17,972,662" and inserting "16,486,012"; and inserting immediately thereafter the following:

"For elevator modernization at the Prince Hall Family Support Center
From Facilities Maintenance Reserve Fund (0124)....\$1,486,650"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Butler, **House Amendment No. 1** was adopted.

Representative Fitzpatrick offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 18, Page 4, Section 18.070, Line 3, by inserting immediately thereafter the following:

"Section 18.075. To the Office of Administration
For repair and renovation for the 830 MoDOT Drive Project
From Board of Public Buildings Bond Proceeds Fund (various)..... \$6,400,000

Section 18.080. To the Office of Administration
For repair and renovation for the Capitol Annex/MODOT Headquarters Project
From Board of Public Buildings Bond Proceeds Fund (various)..... \$2,900,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 2** was adopted.

Representative Fitzpatrick offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 18, Page 1, Section 18.015, Line 12, by deleting "17,972,662" and inserting "17,531,681"; and

Further amend said bill, Page 3, Section 18.055, Line 6, by deleting "4,739,566" and inserting "4,054,566"; and

Further amend said bill and page, Section 18.060, Line 6, by deleting "6,952,137" and inserting "6,571,730"; and

Further amend said bill, Page 4, Section 18.070, Line 3, by inserting immediately thereafter the following:

"Section 18.085. To the Office of Administration
For the Department of Mental Health
For maintenance, repair, renovations, and improvements at the Bellefontaine Habilitation Center Campus for consolidation of the St. Louis Developmental Disabilities Treatment Center
From Facilities Maintenance Reserve Fund (0124).....\$1,500,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 3** was adopted.

On motion of Representative Fitzpatrick, the title of **HCS HB 18, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 18, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 18, as amended**, was ordered perfected and printed.

HCS HB 19, to appropriate money for capital improvements, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.045, Line 1, by deleting the section in its entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 1** was adopted.

Representative Fitzpatrick offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.065, Line 5, by inserting immediately thereafter the following:

"Section 19.075. To the Coordinating Board of Higher Education
For planning, design, renovation, and construction at the Cassville campus of Crowder College
From General Revenue Fund (0101).....\$2,750,000

Section 19.080. To the Department of Transportation
For the Waterways Program
For grants to port authorities for assistance in port planning, acquisition, and construction within the port districts
From General Revenue Fund (0101).....\$2,000,000

Section 19.085. To State Technical College of Missouri
For planning, design, and construction of a Health Technology Building on the State Technical College of Missouri campus
From General Revenue Fund (0101).....\$1,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Fitzpatrick, **House Amendment No. 2** was adopted.

Representative Redmon offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 19, Page 3, Section 19.065, Line 5, by inserting immediately thereafter the following:

"Section 19.070. To the Department of Natural Resources
For the Division of State Parks
For the purchase of adjoining property at Elephant Rocks State Park for construction of a new well
From State Parks Earnings Fund (0415).....\$150,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Swan assumed the Chair.

On motion of Representative Redmon, **House Amendment No. 3** was adopted.

On motion of Representative Fitzpatrick, the title of **HCS HB 19, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS HB 19, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS HB 19, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 334, relating to emergency communication services, was taken up by Representative Lauer.

Representative Rowland (155) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 334, Page 24, Section 650.325, Line 9, by inserting after the word, "state" the words, ", **including text to 911**"; and

Further amend said bill, Page 27, Section 650.330, Line 114, by deleting the word, "**and**"; and

Further amend said bill, page and section, Line 119, by inserting after the word, "**fee**" the following:

"**; and**

(21) Develop a plan and timeline of target dates for the testing, implementation, and operation of a next generation 911 system throughout Missouri. The next generation 911 system shall allow for the processing of electronic messages including, but not limited to, electronic messages containing text, images, video, or data"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative Rowland (155), **House Amendment No. 1** was adopted.

Representative Lauer offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 334, Page 20, Section 190.451, Line 76, by deleting the word "**fund**," and inserting in lieu thereof the following:

"fund collected in counties without a charter form of government,"; and

Further amend said bill, page and section, Line 77, by deleting all of said line and inserting in lieu thereof the following:

"be remitted to such counties in direct proportion to"; and

Further amend said bill, page and section, Line 80, by deleting the word "**fund**," and inserting in lieu thereof the following:

"fund collected in counties with a charter form of government and any city not within a county,"; and

Further amend said bill, page and section, Lines 81-82, by deleting all of said lines and inserting in lieu thereof the following:

"subdivision (4) of this subsection, that shall be remitted to each such county or city not within a county in direct proportion to the amount of"; and

Further amend said bill, Page 23, Section 190.460, Line 57, by inserting immediately after all of said line the following:

"13. In any county that has a single board established under chapter 190 or under section 321.243, if a consolidation under this section only affects existing 911 central dispatch centers located wholly within said county, then the existing board shall vote as to whether the existing board shall continue to exist. Upon a majority vote for approval of the existing board continuing to exist, subsections 9 to 12 of this section shall not apply, and the existing board shall continue to exist and have the powers set forth under the applicable section or sections within chapter 190 or under section 321.243. Upon a majority vote in disapproval of the existing board continuing to exist, all applicable subsections of this section shall apply to the consolidation. A tied vote shall be considered a disapproval of the existing board continuing to exist."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lauer, **House Amendment No. 2** was adopted.

On motion of Representative Lauer, the title of **HCS HB 334, as amended**, was agreed to.

On motion of Representative Lauer, **HCS HB 334, as amended**, was adopted.

On motion of Representative Lauer, **HCS HB 334, as amended**, was ordered perfected and printed.

HCS HB 306, relating to weigh station and inspection site bypass services, was taken up by Representative Berry.

Representative Berry offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 306, Page 1, Section 304.231, Lines 5-8, by deleting all of said lines; and

Further amend said bill and section by renumbering the subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Berry, **House Amendment No. 1** was adopted.

Representative Korman offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 306, Page 1, Section 304.231, Line 4, by inserting immediately after the word "**roads**" the following:

", provided that the department shall not impose requirements for such installations that exceed what was required of any current or previous provider of weigh-in-motion bypass systems"; and

Further amend said bill and section, Page 2, Lines 40-46, by deleting all of said lines and renumbering the remaining subsection accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 2** was adopted.

On motion of Representative Berry, the title of **HCS HB 306, as amended**, was agreed to.

On motion of Representative Berry, **HCS HB 306, as amended**, was adopted.

On motion of Representative Berry, **HCS HB 306, as amended**, was ordered perfected and printed.

Representative Alferman assumed the Chair.

HCS HB 729, relating to the retirement of state employees, was taken up by Representative Bernskoetter.

Representative Bernskoetter offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 729, Page 6, Section 104.1091, Line 180, by inserting after all of said line the following:

"104.1092. 1. In lieu of retirement annuity benefits otherwise payable under the closed plan or year 2000 plan, any member who has terminated employment, is entitled to a deferred annuity, and has not yet reached normal retirement age or eligibility may make a one-time election to receive a lump sum payment equal to a percentage of the present value of such member's deferred annuity should a board choose to establish such a program by board rule pursuant to section 104.1063.

2. Any such election under subsection 1 of this section may be made by the member beginning on a date as established by the board under such program but not after May 31, 2018. After May 31, 2018, no such election shall be made and retirement annuity benefits will only be paid as otherwise provided by law under this Chapter.

3. Any such member making such election under subsection 1 of this section shall forfeit all such member's creditable or credited service and future rights to receive retirement annuity benefits from the system under this Chapter and shall not be eligible to receive any long-term disability benefits. If such member subsequently becomes an employee, such member shall be considered a new employee with no prior credited service and shall be subject to the provisions of section 104.1091."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bernskoetter, **House Amendment No. 1** was adopted.

On motion of Representative Bernskoetter, the title of **HCS HB 729, as amended**, was agreed to.

On motion of Representative Bernskoetter, **HCS HB 729, as amended**, was adopted.

On motion of Representative Bernskoetter, **HCS HB 729, as amended**, was ordered perfected and printed.

HCS HB 144, relating to the designated health care decision-maker act, was taken up by Representative McGaugh.

Representative Evans offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 144, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

"191.227. 1. All physicians, chiropractors, hospitals, dentists, and other duly licensed practitioners in this state, herein called "providers", shall, upon written request of a patient, or guardian or legally authorized representative of a patient, furnish a copy of his or her record of that patient's health history and treatment rendered to the person submitting a written request, except that such right shall be limited to access consistent with the patient's condition and sound therapeutic treatment as determined by the provider. Beginning August 28, 1994, such record shall be furnished within a reasonable time of the receipt of the request therefor and upon payment of a fee as provided in this section.

2. Health care providers may condition the furnishing of the patient's health care records to the patient, the patient's authorized representative or any other person or entity authorized by law to obtain or reproduce such records upon payment of a fee for:

(1) (a) Search and retrieval, in an amount not more than ~~[twenty-two]~~ **twenty-four** dollars and ~~[eighty-two]~~ **eighty-five** cents plus copying in the amount of ~~[fifty-three]~~ **fifty-seven** cents per page for the cost of supplies and labor plus, if the health care provider has contracted for off-site records storage and management, any additional labor costs of outside storage retrieval, not to exceed ~~[twenty-one]~~ **twenty-three** dollars and ~~[thirty-six]~~ **twenty-six** cents, as adjusted annually pursuant to subsection 5 of this section; or

(b) The records shall be furnished electronically upon payment of the search, retrieval, and copying fees set under this section at the time of the request or one hundred **eight** dollars **and eighty-eight cents** total, whichever is less, if such person:

a. Requests health records to be delivered electronically in a format of the health care provider's choice;
b. The health care provider stores such records completely in an electronic health record; and
c. The health care provider is capable of providing the requested records and affidavit, if requested, in an electronic format;

(2) Postage, to include packaging and delivery cost; and

(3) Notary fee, not to exceed two dollars, if requested.

3. Notwithstanding provisions of this section to the contrary, providers may charge for the reasonable cost of all duplications of health care record material or information which cannot routinely be copied or duplicated on a standard commercial photocopy machine.

4. The transfer of the patient's record done in good faith shall not render the provider liable to the patient or any other person for any consequences which resulted or may result from disclosure of the patient's record as required by this section.

5. Effective February first of each year, the fees listed in subsection 2 of this section shall be increased or decreased annually based on the annual percentage change in the unadjusted, U.S. city average, annual average inflation rate of the medical care component of the Consumer Price Index for All Urban Consumers (CPI-U). The current reference base of the index, as published by the Bureau of Labor Statistics of the United States Department of Labor, shall be used as the reference base. For purposes of this subsection, the annual average inflation rate shall be based on a twelve-month calendar year beginning in January and ending in December of each preceding calendar year. The department of health and senior services shall report the annual adjustment and the adjusted fees authorized in this section on the department's internet website by February first of each year.

6. A health care provider may disclose a deceased patient's health care records or payment records to the executor or administrator of the deceased person's estate, or pursuant to a valid, unrevoked power of attorney for health care that specifically directs that the deceased person's health care records be released to the agent after death. If an executor, administrator, or agent has not been appointed, the deceased prior to death did not specifically object to disclosure of his or her records in writing, and such disclosure is not inconsistent with any prior expressed preference of the deceased that is known to the health care provider, a

deceased patient's health care records may be released upon written request of a person who is deemed as the personal representative of the deceased person under this subsection. Priority shall be given to the deceased patient's spouse and the records shall be released on the affidavit of the surviving spouse that he or she is the surviving spouse. If there is no surviving spouse, the health care records may be released to one of the following persons:

- (1) The acting trustee of a trust created by the deceased patient either alone or with the deceased patient's spouse;
- (2) An adult child of the deceased patient on the affidavit of the adult child that he or she is the adult child of the deceased;
- (3) A parent of the deceased patient on the affidavit of the parent that he or she is the parent of the deceased;
- (4) An adult brother or sister of the deceased patient on the affidavit of the adult brother or sister that he or she is the adult brother or sister of the deceased;
- (5) A guardian or conservator of the deceased patient at the time of the patient's death on the affidavit of the guardian or conservator that he or she is the guardian or conservator of the deceased; or
- (6) A guardian ad litem of the deceased's minor child based on the affidavit of the guardian that he or she is the guardian ad litem of the minor child of the deceased.

193.245. It shall be unlawful for any person to permit inspection of, or to disclose information contained in, vital records or to copy or issue a copy of all or part of any such record except as authorized by this law and by regulation or by order of a court of competent jurisdiction or in the following situations:

(1) ~~[A listing of persons who are born or who die on a particular date may be disclosed upon request, but no information from the record other than the name and the date of such birth or death shall be disclosed;—~~

~~————(2)]~~ The department may authorize the disclosure of information contained in vital records for legitimate research purposes;

~~[(3)]~~ (2) To a qualified applicant as provided in section 193.255;

~~[(4)]~~ (3) Copies of death records over fifty years old may be disclosed upon request."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

On motion of Representative McGaugh, the title of **HCS HB 144, as amended**, relating to decisions regarding health care and health care records, was agreed to.

On motion of Representative McGaugh, **HCS HB 144, as amended**, was adopted.

On motion of Representative McGaugh, **HCS HB 144, as amended**, was ordered perfected and printed.

HCS HB 619, relating to the public school retirement system of the City of St. Louis, was taken up by Representative Dogan.

Representative Dogan offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 619, Page 8, Section 169.490, Lines 49 through 64, by deleting all of said lines and inserting in lieu thereof the following:

"5. For calendar year 2018, the rate of contribution payable by each employer shall equal sixteen percent of the total compensation of all members employed by that employer. For each calendar year thereafter, the percentage rate of contribution payable by each employer of the total compensation of all members employed by that employer shall decrease one-half of one percent annually until calendar year 2032 when the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer. For subsequent calendar years after 2032, the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 1** was adopted.

On motion of Representative Dogan, the title of **HCS HB 619, as amended**, was agreed to.

On motion of Representative Dogan, **HCS HB 619, as amended**, was adopted.

On motion of Representative Dogan, **HCS HB 619, as amended**, was ordered perfected and printed.

HCS HB 1158, relating to child abuse, was taken up by Representative Franklin.

On motion of Representative Franklin, the title of **HCS HB 1158** was agreed to.

On motion of Representative Franklin, **HCS HB 1158** was adopted.

On motion of Representative Franklin, **HCS HB 1158** was ordered perfected and printed.

HCS HB 330, relating to assistant physicians, was taken up by Representative Morris.

Speaker Richardson resumed the Chair.

On motion of Representative Morris, the title of **HCS HB 330** was agreed to.

On motion of Representative Morris, **HCS HB 330** was adopted.

On motion of Representative Morris, **HCS HB 330** was ordered perfected and printed.

HCS HB 935, relating to sales taxes, was taken up by Representative Haefner.

Representative Plocher offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 935, Page 2, Section 67.547, Line 35, by inserting at the end of said line the following:

"Beginning August 28, 2017, the total combined rate of sales taxes adopted under this section by any county shall not exceed one percent."; and

Further amend said bill, page, and section, Line 43, by inserting after the word "county." the following:

"Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county's one percent combined tax rate cap provided in subsection 3 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1** was adopted.

On motion of Representative Haefner, the title of **HCS HB 935, as amended**, was agreed to.

On motion of Representative Haefner, **HCS HB 935, as amended**, was adopted.

On motion of Representative Haefner, **HCS HB 935, as amended**, was ordered perfected and printed.

HB 849, relating to the reporting of financial transactions, was taken up by Representative Pfautsch.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 849, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"50.740. 1. It is hereby made the first duty of the county commission in counties of classes three and four at its regular January term to go over the estimates and revise and amend the same in such way as to promote efficiency and economy in county government. The commission may alter or change any estimate as public interest may require and to balance the budget, first giving the person preparing supporting data an opportunity to be heard. After the county commission shall have revised the estimate it shall be the duty of the clerk of said commission forthwith to enter such revised estimate on the record of the said commission and the commission shall forthwith enter thereon its approval.

2. The county clerk shall within five days after the date of approval of such budget estimate file a certified copy thereof with the county treasurer, taking a receipt therefor, and he shall also forward a certified copy thereof to the state auditor by registered mail **or by electronic means under subsection 4 of this section**. The county treasurer shall not pay nor enter protest on any warrant except payroll for the current year until such budget estimate shall have been so filed. If any county treasurer shall pay or enter for protest any warrant except payroll before the budget estimate shall have been filed, as by sections 50.525 to 50.745 provided, the county treasurer shall be liable on the official bond for such act. Immediately upon receipt of the estimated budget the state auditor shall send to the county clerk the receipt therefor by registered mail **or by electronic means under subsection 4 of this section**.

3. Any order of the county commission of any county authorizing or directing the issuance of any warrant contrary to any provision of this law shall be void and of no binding force or effect; and any county clerk, county treasurer, or other officer participating in the issuance or payment of any such warrant shall be liable therefor upon the official bond.

4. For the purposes of fulfilling their respective requirements under subsection 2 of this section, the county clerk and state auditor may correspond with the other by email or other electronic system established by the state auditor for that purpose."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

On motion of Representative Pfautsch, the title of **HB 849, as amended**, was agreed to.

On motion of Representative Pfautsch, **HB 849, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 303 - Fiscal Review

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1168**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Engler, Fitzwater (144), Harris, Houx, Meredith (71), Phillips, Pierson Jr. and Remole

Noes (0)

Absent (2): Beard and Love

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 572**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (0)

Absent (1): McDaniel

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1044**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan, Hill, Lauer, Newman, Phillips and Rhoads

Noes (0)

Absent (1): McDaniel

Committee on Economic Development, Chairman Rehder reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 772**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beck, Berry, Dunn, Green, Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (0)

Absent (2): Fitzwater (49) and Rowland (29)

Mr. Speaker: Your Committee on Economic Development, to which was referred **SS SB 182**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Berry, Grier, Lant, Miller, Pietzman, Plocher, Rehder and Vescovo

Noes (3): Beck, Dunn and Green

Absent (2): Fitzwater (49) and Rowland (29)

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 458**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber and Taylor

Noes (3): Carpenter, McCreery and Merideth (80)

Absent (2): Arthur and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 630**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber, Schroer and Taylor

Noes (3): Carpenter, McCreery and Merideth (80)

Absent (1): Arthur

Committee on Higher Education, Chairman Lichtenegger reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 984**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Adams, Andrews, Cookson, Dohrman, Gannon, Kendrick, Lichtenegger, Razer and Trent

Noes (0)

Absent (3): Bangert, Chipman and Johnson

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1058**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burns, Ellebracht, Engler, Messenger, Morris, Muntzel, Pfautsch, Shull (16), Stephens (128) and Wiemann

Noes (0)

Absent (1): Burnett

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 112**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh and Toalson Reisch

Noes (3): Mitten, Roberts and White

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 274**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Mitten, Roberts and Toalson Reisch

Noes (1): Marshall

Absent (1): White

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 491**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 848**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh and Toalson Reisch

Noes (3): Mitten, Roberts and White

Absent (0)

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 887**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Brattin, Brown (57), Christofanelli, Fitzwater (144), Taylor and Toalson Reisch

Noes (4): Bangert, Barnes (28), Merideth (80) and Moon

Absent (3): Hill, Messenger and Mitten

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1065**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Brattin, Brown (57), Christofanelli, Fitzwater (144), Moon, Taylor and Toalson Reisch

Noes (3): Bangert, Barnes (28) and Merideth (80)

Absent (3): Hill, Messenger and Mitten

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 806**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Ruth and Tate

Noes (0)

Absent (2): May and Runions

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 329**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

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Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, May, Reiboldt, Ruth and Tate

Noes (0)

Absent (1): Runions

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 411**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, May, Reiboldt, Ruth and Tate

Noes (0)

Absent (1): Runions

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1048**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Fitzwater (49), Hansen, Henderson, Justus, Lant and Lauer

Noes (2): Mosley and Roberts

Absent (3): Evans, Franks Jr. and Pietzman

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 30**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16) and Shumake

Noes (0)

Absent (4): Curtis, Haahr, Rone and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 10**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Shull (16) and Shumake

Noes (0)

Absent (6): Bondon, Brown (94), Curtis, Haahr, Rone and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 397**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads and Shull (16)

Noes (0)

Absent (4): Curtis, Rone, Shumake and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 486**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Butler, Dogan, Eggleston, Haahr, Lavender, Rhoads and Shull (16)

Noes (1): Fitzwater (49)

Absent (4): Curtis, Rone, Shumake and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 761**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads and Shull (16)

Noes (0)

Absent (5): Curtis, Haahr, Rone, Shumake and Wessels

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 21**.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 22** entitled:

An act to repeal section 441.236, RSMo, and to enact in lieu thereof five new sections relating to contaminated homes, with a penalty provision and an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

COMMITTEE APPOINTMENTS

April 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Bill Kidd and Representative Don Phillips to the Missouri Emergency Response Commission.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following member's presence was noted: McDaniel.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, April 13, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, April 18, 2017, 5:00 PM or upon evening adjournment (whichever is later),
House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later),
House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CANCELLED

CONSENT AND HOUSE PROCEDURE

Thursday, April 13, 2017, 9:00 AM, South Gallery.

Executive session will be held: SB 64, HCS SB 111, SB 329, SB 411

Executive session may be held on any matter referred to the committee.

Adding SB 329 & SB 411.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 13, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SB 486, SB 488

Executive session will be held: HB 973, HB 1099, SB 486, SB 488

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Thursday, April 13, 2017, 9:45 AM, South Gallery.

Executive session will be held: HB 1133

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 13, 2017, 9:30 AM, North Gallery.

Executive session will be held: HB 98

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 13, 2017, 8:30 AM, House Hearing Room 6.

Executive session will be held: HCS HB 118, HCS HB 411, SS#2 SCS HCS HB 130

Executive session may be held on any matter referred to the committee.

Added HB 118, HB 411 and HB 130

AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 13, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HCB 2

Executive session will be held: HB 263, HB 410, HB 791, HCS HB 921, HCS HB 950, HCB 2, SB 8, HCS SS SCS SB 66, HCS SS SCS SB 113

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, April 18, 2017, 11:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 279

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SIXTH DAY, THURSDAY, APRIL 13, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 10 - Wiemann

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 97 - Swan

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HCS HB 324 - Neely

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HB 670 - Sommer

HCS HB 746 - Crawford

HB 824 - Reiboldt

HCS HBs 908 & 757 - Lichtenegger

HCS HBs 960, 962 & 828 - Mathews

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer

HCS HB 890 - Mathews

HB 114 - McGaugh

HCS HB 118, (Fiscal Review 4/11/17) - Wood

HCS HB 162 - Eggleston
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 293 - Higdon
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 743 - Conway (104)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HCS HB 886 - Black
HB 888 - Basye
HB 906 - DeGroot

HCS HB 957 - Rhoads

HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht

HCS HCRs 32 & 33 - Francis

HCR 48 - Kidd

HCR 7 - Morris

HCR 9 - Gannon

HCR 20 - Kidd

HCR 35 - Hurst

HCR 36 - Walker (74)

HCS HCR 47 - Corlew

HCR 30 - May

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 17 - Fitzpatrick

HCS HB 18 - Fitzpatrick

HCS HB 19 - Fitzpatrick

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel

HCS HB 654 - Rowland (155)

HCS HB 411, (Fiscal Review 4/11/17) - Lichtenegger

HB 105 - Love

HCS HB 260, E.C. - Brown (94)

HCS HB 303, (Fiscal Review 4/12/17) - Mathews

HCS HB 433 - Cornejo

HCS HB 656 - Rhoads

HCS HB 698 - Pietzman

HB 598 - Cornejo

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 21

SENATE BILLS FOR SECOND READING

SS SB 22

SENATE BILLS FOR THIRD READING – CONSENT

SCS SB 52, E.C. - Frederick

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber

SCS HCS HB 14 - Fitzpatrick

SS#2 SCS HCS HB 130, (Fiscal Review 4/11/17) - Mathews

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-SIXTH DAY, THURSDAY, APRIL 13, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

O give thanks unto the Lord; for He is good; for His mercy endureth forever. (Psalm 106:1)

With grateful hearts, O God, we acknowledge that You are the creator of the world, the sustainer of life, and the rock upon which we can securely build. We thank You for Your constant care and Your abounding blessings which are ours day by day. Truly Your mercies are everlasting, Your faithfulness endures through all generations, and Your love abides forever. Therefore, we put all our trust in You.

Bless our State with Your guiding spirit and by Your grace enable us to walk in the way of Your ten commandments. May we as free people always be the champions of peace and justice. Strengthen the ties of fellowship within our districts that we may live together with understanding, respect, and good will, and give to every person the opportunity to live a full and free life. May Your love bless every heart, every home and every office.

May our Easter Break renew our spirits and our families.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-fifth day was approved as printed.

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was read the second time:

SCR 21, relating to rules and procedures for an Article V convention.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SB 22, relating to contaminated homes.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 118, with House Amendment No. 2, House Amendment No. 3, House Amendment No. 4 and House Amendment No. 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Conway (104), Fraker, Haefner, Morris, Swan, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Present (3): Morgan, Rowland (29) and Unsicker

Absent (2): Alferman and Smith (163)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS HCS HB 130**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Conway (104), Fraker, Haefner, Morris, Rowland (29), Swan, Vescovo, Wessels, Wiemann and Wood

Noes (2): Morgan and Unsicker

Absent (2): Alferman and Smith (163)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 303**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Alferman and Smith (163)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 411**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Alferman and Smith (163)

THIRD READING OF HOUSE BILLS

HCS HB 411, relating to virtual education, was taken up by Representative Lichtenegger.

On motion of Representative Lichtenegger, **HCS HB 411** was read the third time and passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Grier
Haahr	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeyer	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Stacy	Stephens 128	Stevens 46	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 015

Brattin	Gregory	Hurst	Kidd	Korman
Marshall	McDaniel	McGaugh	Moon	Neely
Pogue	Ross	Spencer	Unsicker	Wilson

PRESENT: 001

Dohrman

ABSENT WITH LEAVE: 007

Cornejo	Curtis	Fitzpatrick	Green	Haefner
Mosley	Swan			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HB 105, relating to the organ donor program fund, was taken up by Representative Love.

On motion of Representative Love, **HB 105** was read the third time and passed by the following vote:

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AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellington	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 001

McDaniel

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 006

Cornejo	Curtis	Ellebracht	Fitzpatrick	Francis
Green				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 260, relating to child welfare, was taken up by Representative Brown (94).

On motion of Representative Brown (94), **HCS HB 260** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCreery	McDaniel	McGaugh	McGee
Messenger	Miller	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 009

Butler	Ellington	Lavender	McCann Beatty	Meredith 71
Merideth 80	Mitten	Pogue	Quade	

PRESENT: 000

ABSENT WITH LEAVE: 006

Curtis	Ellebracht	Engler	Francis	May
Swan				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 136

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman

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Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Franklin	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Merideth 80
Messenger	Miller	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wood
Mr. Speaker				

NOES: 021

Adams	Arthur	Beck	Ellington	Franks Jr
Gray	Helms	Hurst	Lant	Lavender
Marshall	McDaniel	Meredith 71	Moon	Pierson Jr
Pogue	Quade	Reiboldt	Roden	Stevens 46
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 005

Curtis	Ellebracht	Francis	Mitten	Wessels
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VACANCIES: 001

Speaker Richardson assumed the Chair.

HCS HB 303, relating to the offense of filing false documents, was taken up by Representative Mathews.

On motion of Representative Mathews, **HCS HB 303** was read the third time and passed by the following vote:

AYES: 154

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot

Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 005

Ellington	Hurst	Marshall	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 003

Curtis	Francis	Kelly 141
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 433, relating to intoxicating liquor, was taken up by Representative Cornejo.

Representative Cornejo offered **House Perfecting Amendment No. 1**.

House Perfecting Amendment No. 1

AMEND House Committee Substitute for House Bill No. 433, Page 5, Section 311.070, Line 124, by deleting the word "**plans**" and inserting in lieu thereof the word "**plates**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cornejo, **House Perfecting Amendment No. 1** was adopted.

On motion of Representative Cornejo, **HCS HB 433, as amended**, was read the third time and passed by the following vote:

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AYES: 091

Adams	Anderson	Arthur	Bahr	Bangert
Baringer	Barnes 60	Basye	Beck	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burns	Carpenter	Chipman	Christofanelli	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
DeGroot	Dogan	Dohrman	Ellebracht	Fitzpatrick
Fraker	Franklin	Gannon	Gray	Green
Gregory	Grier	Haefner	Hannegan	Hill
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Lauer
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	McGee	Messenger	Mitten	Muntzel
Nichols	Peters	Pfautsch	Phillips	Pietzman
Pike	Plocher	Rehder	Reisch	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Stacy	Tate	Taylor
Trent	Vescovo	Wessels	Wiemann	Wood
Mr. Speaker				

NOES: 064

Alferman	Anders	Andrews	Austin	Barnes 28
Beard	Bernskoetter	Berry	Burnett	Butler
Cierpiot	Cookson	Davis	Dunn	Eggleston
Ellington	Engler	Evans	Fitzwater 144	Fitzwater 49
Franks Jr	Frederick	Haahr	Hansen	Harris
Helms	Henderson	Houx	Kolkmeier	Korman
Lant	Lavender	Marshall	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Miller	Moon
Morgan	Morris	Mosley	Neely	Newman
Pierson Jr	Pogue	Quade	Razer	Redmon
Reiboldt	Remole	Roberts	Shumake	Smith 85
Spencer	Stephens 128	Stevens 46	Swan	Unsicker
Walker 3	Walker 74	White	Wilson	

PRESENT: 002

Conway 10	Higdon
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ABSENT WITH LEAVE: 005

Curtis	Francis	Lichtenegger	McDaniel	Runions
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 SCS HCS HB 130, relating to passenger transportation companies, was taken up by Representative Mathews.

Representative Wiemann assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Mathews, **SS#2 SCS HCS HB 130** was adopted by the following vote:

AYES: 146

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 010

Adams	Burnett	Ellington	Hurst	Marshall
McDaniel	Moon	Morgan	Newman	Pogue

PRESENT: 000

ABSENT WITH LEAVE: 006

Engler	Francis	Hill	Lichtenegger	Roberts
Runions				

VACANCIES: 001

On motion of Representative Mathews, **SS#2 SCS HCS HB 130** was truly agreed to and finally passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 007

Burnett	Ellington	McDaniel	Moon	Morgan
Newman	Pogue			

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns	Engler	Francis	Gannon	Hill
Lichtenegger	Marshall	Rehder	Roberts	Runions
Wessels				

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 598, relating to contingency fee contracts, was taken up by Representative Cornejo.

Representative Fitzwater (49) assumed the Chair.

On motion of Representative Cornejo, **HB 598** was read the third time and passed by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Love	Lynch
Marshall	Mathews	Matthiesen	McGaugh	Messenger
Miller	Morris	Neely	Peters	Pfautsch
Phillips	Pietzman	Pike	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood

Mr. Speaker

NOES: 048

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Curtis	Dunn	Ellebracht	Ellington	Evans
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Plocher
Pogue	Quade	Razer	Rowland 29	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 004

Corlew	Higdon	Kidd	Muntzel
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ABSENT WITH LEAVE: 009

Cookson	Engler	Francis	Hill	Lichtenegger
Nichols	Pierson Jr	Roberts	Runions	

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS HB 656, relating to the uniform wireless communication infrastructure deployment act, was taken up by Representative Rhoads.

On motion of Representative Rhoads, **HCS HB 656** was read the third time and passed by the following vote:

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AYES: 128

Adams	Anders	Anderson	Andrews	Bahr
Bangert	Baringer	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Love
Lynch	Marshall	Matthiesen	May	McCaherty
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Peters	Pfautsch
Phillips	Pietzman	Pike	Plocher	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wood		

NOES: 020

Arthur	Austin	Barnes 28	Basye	Carpenter
Conway 10	Curtis	Ellington	Hurst	Korman
McCann Beatty	McCreery	McDaniel	Moon	Nichols
Pogue	Quade	Smith 85	Smith 163	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 014

Alferman	Barnes 60	Cookson	Cross	Engler
Francis	Hill	Lichtenegger	Mathews	Pierson Jr
Roberts	Runions	Walker 74	Mr. Speaker	

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS HB 698, relating to maintaining Missouri state parks, was taken up by Representative Pietzman.

On motion of Representative Pietzman, **HCS HB 698** was read the third time and passed by the following vote:

AYES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtis
Curtman	DeGroot	Dohrman	Eggleston	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Frederick
Green	Gregory	Grier	Haahr	Haefner
Hansen	Helms	Houghton	Houx	Hubrecht
Johnson	Kelly 141	Kolkmeier	Korman	Lant
Love	Lynch	Mathews	McGaugh	Messenger
Moon	Muntzel	Neely	Pfautsch	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Wiemann	Wilson	Mr. Speaker

NOES: 062

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Bernskoetter	Berry	Brown 27
Burnett	Burns	Carpenter	Cross	Davis
Dogan	Dunn	Ellebracht	Ellington	Franklin
Franks Jr	Gannon	Gray	Hannegan	Harris
Henderson	Higdon	Hurst	Justus	Kelley 127
Kendrick	Kidd	Lauer	Lavender	Marshall
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Miller	Mitten
Morgan	Morris	Mosley	Newman	Peters
Pogue	Quade	Razer	Rowland 29	Sommer
Stevens 46	Unsicker	Walker 3	Walker 74	Wessels
White	Wood			

PRESENT: 000

ABSENT WITH LEAVE: 015

Barnes 60	Butler	Conway 10	Cookson	Engler
Francis	Hill	Lichtenegger	McDaniel	Nichols
Phillips	Pierson Jr	Roberts	Roden	Runions

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 118, as amended, relating to elementary and secondary education, was taken up by Representative Wood.

On motion of Representative Wood, the title of **HCS HB 118, as amended**, was agreed to.

On motion of Representative Wood, **HCS HB 118, as amended**, was adopted.

On motion of Representative Wood, **HCS HB 118, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 17, to appropriate money for capital improvement and other purposes, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 17** was read the third time and passed by the following vote:

AYES: 134

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Peters	Pfautsch
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	

NOES: 006

Curtis	Ellington	Hurst	Marshall	Pogue
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 022

Baringer	Barnes 60	Brown 94	Cierpiot	Conway 10
Cookson	Engler	Evans	Francis	Gray
Haahr	Hill	Lichtenegger	McDaniel	Nichols

Phillips
Wilson

Pierson Jr
Mr. Speaker

Roberts

Roden

Runions

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS HB 18, to appropriate money for purposes for the several departments and offices of state government and capital improvement projects, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 18** was read the third time and passed by the following vote:

AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Peters	Pfautsch
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood

NOES: 006

Ellington	Hurst	Marshall	Moon	Pogue
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 021

Baringer	Barnes 60	Cierpiot	Conway 10	Cookson
Curtis	Engler	Evans	Francis	Gray
Haahr	Hill	Lichtenegger	McDaniel	Nichols
Phillips	Pierson Jr	Roberts	Roden	Runions
Mr. Speaker				

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS HB 19, to appropriate money for capital improvements, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **HCS HB 19** was read the third time and passed by the following vote:

AYES: 134

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 104	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Love	Lynch
Mathews	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Peters	Pfautsch
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roerber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	

NOES: 007

Curtis	Ellington	Hurst	Marshall	Moon
Pogue	Smith 85			

PRESENT: 000

ABSENT WITH LEAVE: 021

Baringer	Barnes 60	Cierpiot	Conway 10	Cookson
Corlew	Engler	Francis	Gray	Hill
Lichtenegger	Matthiesen	McDaniel	Nichols	Phillips
Pierson Jr	Roberts	Roden	Runions	Wessels
Mr. Speaker				

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 118 - Fiscal Review
HB 209 - Fiscal Review
HCS HB 334 - Fiscal Review
HCS HB 694 - Fiscal Review
HB 659 - General Laws

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 927**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Alferman, Bahr, Black, Brown (94), Christofanelli, Davis, Fitzpatrick, Korman, Rone, Ross, Rowland (155), Smith (163), Taylor and Trent

Noes (12): Andrews, Butler, Dunn, Kendrick, Lichtenegger, May, McGee, Merideth (80), Peters, Quade, Razer and Swan

Absent (9): Conway (104), Gregory, Haefner, Hill, Hubrecht, Lavender, Redmon, Spencer and Wood

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1099**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, Mosley, Nichols and Remole

Noes (1): Roden

Absent (1): McCaherty

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **SB 486**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, Mosley, Nichols and Remole

Noes (1): Roden

Absent (1): McCaherty

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 98**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anders, Bangert, Basye, Burnett, Matthiesen, Roeber and Swan

Noes (0)

Absent (6): Bahr, Barnes (60), Dogan, Morgan, Spencer and Wood

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 88**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 437**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Arthur, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (2): Frederick and Messenger

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 762**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 920**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46) and Wiemann

Noes (0)

Absent (3): Arthur, Haefner and Walker (74)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1069**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1197**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46) and Walker (74)

Noes (0)

Absent (2): Arthur and Wiemann

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SB 50**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Arthur

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SB 194**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Arthur

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCS SB 229**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Arthur, Frederick, Messenger, Morris, Pfautsch, Smith (163), Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Haefner

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was returned **HCB 8**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Toalson Reisch and White

Noes (3): Marshall, Mitten and Roberts

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 38**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, DeGroot, Gregory, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (3): Corlew, Ellebracht and Marshall

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 338**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Gregory, McGaugh, Toalson Reisch and White

Noes (4): Ellebracht, Marshall, Mitten and Roberts

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 430**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (1): Marshall

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 490**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, Gregory, Marshall, McGaugh, Mitten, Roberts and Toalson Reisch

Noes (3): DeGroot, Ellebracht and White

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 519**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (1): Beard

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 727**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 666**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Wilson

Noes (1): Brattin

Absent (2): Vescovo and Wessels

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 967**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Wilson

Noes (0)

Absent (2): Vescovo and Wessels

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1189**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Wilson

Noes (4): Adams, Baringer, Burnett and Wessels

Absent (1): Vescovo

Mr. Speaker: Your Committee on Local Government, to which was referred **SB 95**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **SB 296**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Wilson

Noes (0)

Absent (2): Vescovo and Wessels

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 865**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (2): Kendrick and Moon

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 971**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (2): Kendrick and Moon

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 996**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (0)

Present (1): Pogue

Absent (2): Kendrick and Moon

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1151**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (2): Kendrick and Moon

Mr. Speaker: Your Committee on Pensions, to which was referred **SS SB 62**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anders, Black, Brown (27), Brown (57), Crawford, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (2): Kendrick and Moon

Special Committee on Innovation and Technology, Chairman Berry reporting:

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 564**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Berry, Davis, Evans, Gray, Johnson, Korman, Lauer, Pfautsch, Pierson Jr., Ruth and Unsicker

Noes (0)

Absent (3): Fitzwater (49), Grier and Razer

Mr. Speaker: Your Special Committee on Innovation and Technology, to which was referred **HB 750**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (11): Berry, Davis, Evans, Gray, Johnson, Korman, Lauer, Pfautsch, Pierson Jr., Ruth and Unsicker

Noes (0)

Absent (3): Fitzwater (49), Grier and Razer

Special Committee on Urban Issues, Chairman Curtis reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 616**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (3): Curtis, Ellington and Smith (85)

Noes (2): Helms and Stacy

Absent (3): Plocher, Rhoads and Roeber

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 618**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (3): Curtis, Ellington and Smith (85)

Noes (2): Helms and Stacy

Absent (3): Plocher, Rhoads and Roeber

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 1004**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): Curtis, Ellington, Helms and Smith (85)

Noes (1): Stacy

Absent (3): Plocher, Rhoads and Roeber

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 803**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Ruth and Tate

Noes (0)

Absent (2): May and Runions

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 959**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Ruth and Tate

Noes (0)

Absent (2): May and Runions

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1212**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Reiboldt, Ruth and Tate

Noes (0)

Absent (2): May and Runions

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SB 329**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (10): Beard, Black, Carpenter, Dunn, Kelly (141), Muntzel, Pfautsch, Pike, Schroer and Stevens (46)

Noes (0)

Absent (3): Love, McCreery and Trent

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SB 411**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Stevens (46)

Noes (0)

Absent (1): Trent

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCB 2**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Carpenter, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Arthur, Corlew, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 263**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Carpenter, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Arthur, Corlew, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 410**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Carpenter, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (4): Arthur, Corlew, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 791**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Carpenter, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Arthur, Corlew, Engler, Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 921**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Austin, Barnes (60), Berry, Carpenter, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (5): Arthur, Corlew, Engler, Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 950**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Austin, Barnes (60), Berry, Roeber, Sommer, Vescovo and Wiemann

Noes (3): Carpenter, Runions and Unsicker

Absent (4): Arthur, Corlew, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 8**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Austin, Barnes (60), Berry, Carpenter, Corlew, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Arthur, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Corlew, Roeber, Sommer, Vescovo and Wiemann

Noes (3): Carpenter, Runions and Unsicker

Absent (3): Arthur, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 113**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Berry, Corlew, Roeber, Sommer, Vescovo and Wiemann

Noes (3): Carpenter, Runions and Unsicker

Absent (3): Arthur, Engler and Mathews

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 4** entitled:

Relating to an application to Congress for the calling of an Article V convention of the states to propose certain amendments to the United States Constitution which place limits on the federal government.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 9** entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which regulate elections.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 14** entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 2:00 p.m., Tuesday, April 18, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, April 19, 2017, 8:15 AM, House Hearing Room 3.

Executive session will be held: SCS SB 139

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 18, 2017, 5:00 PM or upon evening adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CANCELLED

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 19, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SS SB 35

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, April 18, 2017, 12:30 PM, House Hearing Room 7.

Executive session will be held: HCS HB 118, HB 209, HCS HB 334, HCS HB 694

Executive session may be held on any matter referred to the committee.

Added HB 118, HB 209, HB 334, HB 694.

AMENDED

FISCAL REVIEW

Thursday, April 20, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, April 18, 2017, 12:00 PM, House Hearing Room 5.

Public hearing will be held: SB 114, SB 134, SS SCS SB 213, SCS SB 217, SB 326, SB 395

Executive session will be held: HB 246, HB 555, HB 585, HB 732, HB 1141

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

JUDICIARY

Tuesday, April 18, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS#2 SB 128, HB 846, HB 485, HB 983, HB 1049, HB 699

Executive session will be held: HB 73, HB 725, HB 945, HB 1112, HB 1155, SS SB 34

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, April 19, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 112, SB 146, HB 1210, HB 1211

Executive session will be held: SB 30, HB 1017, HB 113, HB 991, HB 981

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, April 19, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HCS HB 109, HB 350, HCS HB 437, HB 564, HB 762,

HCS HB 803, HCS HB 887, HB 920, HB 996, HB 1069, SS SCS SB 16, HCS HB 1197, HB 1168

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, April 18, 2017, 12:00 PM, House Hearing Room 6.

Executive session will be held: HJR 2, HR 395, HCS HB 338, HB 428, HCS HB 649,

HCS HB 924, HCS HBs 1007 & 937, HCS HB 1044, HB 1230, SB 486, HB 231, HCS HB 927

Executive session may be held on any matter referred to the committee.

Adding SB 486, HB 231 and HB 927 and changing time of meeting.

AMENDED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 18, 2017, upon adjournment of afternoon session, South Gallery.

Executive session will be held: HB 985

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, April 19, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 6.

Public hearing will be held: SB 18

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, April 19, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 222, SB 283, SB 302, SB 503, SCS SB 322

Executive session will be held: SB 222, SB 283, SB 302, SB 503, SCS SB 322

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, April 18, 2017, 11:00 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 279

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-SEVENTH DAY, TUESDAY, APRIL 18, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 10 - Wiemann

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 97 - Swan

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HCS HB 324 - Neely

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo
HCS HB 670 - Sommer
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HCS HB 162 - Eggleston
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht

HB 254 - Swan
HB 268 - Brattin
HCS HB 293 - Higdon
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 743 - Conway (104)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HCS HB 886 - Black
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCS HCRs 32 & 33 - Francis
HCR 48 - Kidd
HCR 7 - Morris
HCR 9 - Gannon
HCR 20 - Kidd
HCR 35 - Hurst
HCR 36 - Walker (74)
HCS HCR 47 - Corlew
HCR 30 - May

HOUSE COMMITTEE BILLS FOR THIRD READING

HCB 4 - Lauer
HCB 5 - Lauer

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 694, (Fiscal Review 4/13/17) - Redmon
HB 227 - Hubrecht

HB 121 - Frederick
HCS HB 159 - McGaugh
HB 209, (Fiscal Review 4/13/17) - Wiemann
HCS HB 741 - Engler
HCS HB 334, (Fiscal Review 4/13/17) - Lauer
HCS HB 306 - Berry
HCS HB 729 - Bernskoetter
HCS HB 144 - McGaugh
HCS HB 619 - Dogan
HCS HB 1158, E.C. - Franklin
HCS HB 330, E.C. - Morris
HCS HB 935 - Haefner
HB 849 - Pfautsch
HCS HB 118, (Fiscal Review 4/13/17), E.C. - Wood

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 4
SCR 9
SCR 14

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

(04/18/2017)

SB 411 - Tate
SB 329 - Kolkmeyer

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-SEVENTH DAY, TUESDAY, APRIL 18, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Kirk Mathews.

Oh great God, creator of heaven and earth, whose love for Your children knows no bounds, let us now, in Your holy presence inquire into the secrets of our own hearts. God I pray that each of us would seek the truth and ask ourselves these questions:

Lord, have I done anything today to fulfill the purpose for which You created me? Have I been scrupulously honorable in all my business dealings? Have I tried to see myself as others see me? Lord, have I, while professing noble sentiments for great causes, failed even in common charity and courtesy toward those nearest to me? Give me grace to answer honestly O God and forgive me in my many failings.

Lord, we ask Your blessings on our work today for Your glory and for the good of Your people.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Parker Mendel.

The Journal of the fifty-sixth day was approved as printed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burns	Butler	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeyer	Korman	Lant
Lauer	Lavender	Love	Lynch	Marshall
McCaherty	McCreery	McGaugh	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris

Mosley	Muntzel	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pike	Pogue	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 000

PRESENT: 001

Cierpiot

ABSENT WITH LEAVE: 032

Andrews	Baringer	Brattin	Burnett	Carpenter
Curtis	Curtman	Ellington	Green	Hubrecht
Johnson	Kendrick	Kidd	Lichtenegger	Mathews
Matthiesen	May	McCann Beatty	McDaniel	McGee
Meredith 71	Neely	Peters	Pietzman	Plocher
Rehder	Rhoads	Rowland 155	Smith 85	Sommer
Spencer	Wilson			

VACANCIES: 001

SPECIAL RECOGNITION

The Boys Quartet from the Agape Boarding School was introduced by Representative Stephens (128) and performed "My Country, 'Tis of Thee."

Representative Bernskoetter assumed the Chair.

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were read the second time:

SCR 4, relating to an application to Congress for the calling of an Article V convention of the states to propose certain amendments to the United States Constitution which place limits on the federal government.

SCR 9, relating to an application to Congress for the calling of an Article V convention of states to propose certain amendments to the United States Constitution which regulate elections.

SCR 14, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HBs 90 & 68** entitled:

An act to amend chapter 195, RSMo, by adding thereto seven new sections relating to a program for the monitoring of certain prescribed controlled substances, with penalty provisions.

With Senate Amendment No. 1 to Senate Amendment No. 2, Senate Amendment No. 2, as amended, Senate Substitute Amendment No. 1 for Senate Amendment No. 3, Senate Amendment No. 5, Senate Amendment No. 6 and Senate Amendment No. 7.

*Senate Amendment No. 1
to
Senate Amendment No. 2*

AMEND Senate Amendment No. 2 to Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 1, Lines 11-13, by striking all of said lines and inserting in lieu thereof the following:

"five day supply; provided that such prescriber utilizes the program or ensures that the program has been utilized since the patient's admission;".

Senate Amendment No. 2

AMEND Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 5, Section 195.453, Line 1 of said page, by striking the word "or"; and

Further amend Lines 2-4, of said page, by striking said lines and inserting in lieu thereof the following:

"(4) When the patient is under the care of a hospital, as defined in section 197.020, or ambulatory surgical center, as defined in section 197.200, that distributes controlled substances for the purpose of inpatient care or issues prescriptions for controlled substances at the time of discharge from the facility in which the prescription does not exceed a five day supply; provided that such hospital or ambulatory surgical center utilizes the program at the time of the patient's admission;

(5) When the controlled substance is administered directly to the patient in an emergency room setting; or

(6) When there is a previously established prescriber-patient relationship and a nonopioid controlled substance, other than a benzodiazepine, is being prescribed."; and

Further amend said bill, Page 8, Section 195.465, Lines 14-18, by striking all of said lines.

*Senate Substitute Amendment No. 1
for
Senate Amendment No. 3*

AMEND Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 7, Section 195.462, Lines 24-25 of said page, by striking said lines and inserting in lieu thereof the following:

"2. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under sections 195.450 to 195.468 shall automatically sunset six years after the effective date of sections 195.450 to 195.468 unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under sections 195.450 to 195.468 shall automatically sunset twelve years after the effective date of the reauthorization of sections 195.450 to 195.468; and

(3) Sections 195.450 to 195.468 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 195.450 to 195.468 is sunset."

Senate Amendment No. 5

AMEND Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 7, Section 195.456, Line 4, of said page, by inserting after all of said line the following:

"9. Beginning August 28, 2019, the department shall maintain an individual's prescription and dispensation information obtained under sections 195.450 to 195.468 for a maximum of one hundred eighty days. Such prescription or dispensation information shall thereafter be deleted from the program after one hundred eighty days."

Senate Amendment No. 6

AMEND Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 7, Section 195.456, Line 4, of said page, by inserting after all of said line the following:

"9. Any individual who has authority under sections 195.450 to 195.468 to access the program's database shall complete a department-approved training course prior to accessing the database for the first time."

Senate Amendment No. 7

AMEND Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, Page 2, Section 195.450, Line 15, by inserting after the word "substance" the following:

"of the opioid class or the benzodiazepine class".

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS HCS HBs 90 & 68, as amended - Fiscal Review

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HBs 90 & 68, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels, Wiemann and Wood

Noes (2): Conway (104) and Vescovo

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 118**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Fraker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 209**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 334**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels, Wiemann and Wood

Noes (1): Vescovo

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 694**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

THIRD READING OF HOUSE COMMITTEE BILLS

HCB 4, relating to workforce development, was taken up by Representative Lauer.

On motion of Representative Lauer, **HCB 4** was read the third time and passed by the following vote:

1566 *Journal of the House*

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 94	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Pfausch	Phillips	Pierson Jr
Pike	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood			

NOES: 004

Marshall	Moon	Pogue	Ross
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PRESENT: 000

ABSENT WITH LEAVE: 021

Brattin	Brown 57	Burnett	Curtis	Curtman
Engler	Fitzpatrick	Green	Johnson	Kidd
May	McDaniel	Mitten	Peters	Pietzman
Plocher	Rehder	Rone	Rowland 155	Wilson
Mr. Speaker				

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

HCB 5, relating to computer programming education, was taken up by Representative Lauer.

On motion of Representative Lauer, **HCB 5** was read the third time and passed by the following vote:

AYES: 132

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brown 27	Brown 94	Burns
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Davis	DeGroot	Dogan	Dohrman
Dunn	Ellebracht	Ellington	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfausch	Phillips	Pierson Jr	Pike
Quade	Razer	Redmon	Rehder	Reisch
Remole	Rhoads	Roberts	Roden	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 011

Adams	Black	Eggleston	Helms	Hurst
Lavender	Marshall	Moon	Pogue	Roeber
Smith 85				

PRESENT: 000

ABSENT WITH LEAVE: 019

Brattin	Brown 57	Burnett	Carpenter	Cookson
Curtman	Evans	Green	Johnson	Kidd
May	McDaniel	Mitten	Peters	Pietzman
Plocher	Reiboldt	Rowland 155	Wilson	

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 118, relating to elementary and secondary education, was taken up by Representative Wood.

On motion of Representative Wood, **HCS HB 118** was read the third time and passed by the following vote:

1568 *Journal of the House*

AYES: 138

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 94
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cornejo	Crawford
Cross	Curtis	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Pfautsch	Phillips	Pierson Jr	Pike	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 006

Corlew	Higdon	Korman	Marshall	Moon
Pogue				

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 017

Andrews	Brattin	Brown 57	Burnett	Cookson
Curtman	Hurst	Kidd	May	McDaniel
McGee	Peters	Pietzman	Plocher	Rehder
Rowland 155	Wilson			

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 003

Fitzwater 144	Ross	Smith 85
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NOES: 140

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 94	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfausch	Phillips	Pierson Jr	Pike
Pogue	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wessels	White	Wiemann	Wood	Mr. Speaker

PRESENT: 001

Curtis

ABSENT WITH LEAVE: 018

Brattin	Brown 57	Burnett	Cookson	Curtman
Kidd	May	McDaniel	McGee	Peters
Pietzman	Plocher	Rehder	Roberts	Rowland 155
Unsicker	Walker 74	Wilson		

VACANCIES: 001

HCS HB 694, relating to motor fuel taxes, was taken up by Representative Redmon.

On motion of Representative Redmon, **HCS HB 694** was read the third time and passed by the following vote:

AYES: 121

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Brown 27	Brown 94

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Burns	Butler	Carpenter	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Davis	Dogan	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Justus
Kelley 127	Kendrick	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Matthiesen	McCann Beatty	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfausch	Phillips	Pierson Jr	Pike
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Roberts	Roeber	Rone	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	Wiemann	Wood

Mr. Speaker

NOES: 026

Brattin	Chipman	Christofanelli	Curtis	DeGroot
Dohrman	Ellington	Fitzwater 49	Grier	Hill
Hurst	Johnson	Kelly 141	Marshall	McCreery
Moon	Pogue	Rehder	Rhoads	Roden
Ross	Schroer	Smith 85	Taylor	Trent
White				

PRESENT: 000

ABSENT WITH LEAVE: 015

Bondon	Brown 57	Burnett	Cookson	Curtman
Kidd	Mathews	May	McCaherty	McDaniel
Peters	Pietzman	Plocher	Rowland 155	Wilson

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

HB 227, relating to the psychology interjurisdictional compact, was taken up by Representative Hubrecht.

On motion of Representative Hubrecht, **HB 227** was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burns	Butler	Carpenter

Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pierson Jr	Pike	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 005

Frederick	Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 015

Brown 57	Burnett	Cookson	Curtman	Ellebracht
Kidd	May	McCaherty	McDaniel	Mitten
Peters	Pietzman	Plocher	Rowland 155	Wilson

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

HB 121, relating to the health professional student loan repayment program, was taken up by Representative Frederick.

On motion of Representative Frederick, **HB 121** was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew

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Crawford	Curtis	Davis	DeGroot	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeyer	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Pfautsch
Phillips	Pierson Jr	Pike	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood			

NOES: 002

Marshall Pogue

PRESENT: 000

ABSENT WITH LEAVE: 018

Brown 57	Burnett	Conway 10	Cookson	Cornejo
Cross	Curtman	Dogan	Kidd	May
McCann Beatty	McDaniel	Peters	Pietzman	Plocher
Rowland 155	Wilson	Mr. Speaker		

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

HB 209, relating to chiropractic services, was taken up by Representative Wiemann.

On motion of Representative Wiemann, **HB 209** was read the third time and passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 94
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Dunn	Ellebracht	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis

Franklin	Franks Jr	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Pfautsch	Phillips	Pierson Jr
Pike	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wiemann
Wood				

NOES: 011

Barnes 60	Brattin	Eggleston	Ellington	Fitzpatrick
Frederick	Neely	Pogue	Runions	Stephens 128
White				

PRESENT: 000

ABSENT WITH LEAVE: 015

Brown 57	Burnett	Cookson	Curtman	Kidd
May	McDaniel	McGee	Peters	Pietzman
Plocher	Roden	Rowland 155	Wilson	Mr. Speaker

VACANCIES: 001

Representative Bernskoetter declared the bill passed.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 35, relating to Missouri POW/MIA from the Vietnam War, was taken up by Representative Hurst.

Speaker Richardson resumed the Chair.

On motion of Representative Hurst, **HCR 35** was read the third time and passed by the following vote:

AYES: 152

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin

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Brown 27	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Brown 57	Burnett	Cookson	Kidd	May
McDaniel	Peters	Pietzman	Rowland 155	Wilson

VACANCIES: 001

Speaker Richardson declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HBs 90 & 68, as amended, relating to a program for the monitoring of certain prescribed controlled substances, was taken up by Representative Rehder.

Representative Rehder moved that the House refuse to adopt **SS HCS HBs 90 & 68, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **SS#2 SCS HCS HB 130** was read at length and was signed by the Speaker to the end that the same may become law.

Representative Moon offered an objection to **SS#2 SCS HCS HB 130**, which was appended to the bill.

CONSTITUTIONAL OBJECTION

April 13, 2017

Todd Richardson
Speaker of the House
Room 308
201 West Capitol Avenue
Jefferson City, MO 65101

CONSTITUTIONAL OBJECTION - SS#2 SCS HCS HB 130

SS#2 SCS HCS HB 130 appears to violate Missouri's Constitution, Article III, Section 42 (requiring a thirty-day notification in locations where a special law is to be enacted), rendering the bill, in its entirety, unconstitutional.

/s/ Mike Moon
District 157

Having been duly signed in open session of the Senate, **SS#2 SCS HCS HB 130** was delivered to the Governor by the Chief Clerk of the House.

THIRD READING OF HOUSE BILLS

HCS HB 741, relating to insurance markets for commercial insurance, was taken up by Representative Engler.

Speaker Pro Tem Haahr assumed the Chair.

On motion of Representative Engler, **HCS HB 741** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzwater 144	Fitzwater 49

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Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Pfausch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 004

Ellington	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 014

Arthur	Brown 57	Burnett	Conway 10	Cookson
Fitzpatrick	Kidd	Korman	May	McDaniel
Peters	Phillips	Rowland 155	Wilson	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 159, relating to actions against veterinarians, was taken up by Representative McGaugh.

On motion of Representative McGaugh, **HCS HB 159** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory

Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 017

Brown 57	Burnett	Cierpiot	Conway 10	Cookson
Fitzpatrick	Kidd	Korman	Matthiesen	May
McDaniel	Peters	Phillips	Rowland 155	Stephens 128
Wilson	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 334, relating to emergency communication services, was taken up by Representative Lauer.

On motion of Representative Lauer, **HCS HB 334** was read the third time and passed by the following vote:

AYES: 120

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Brown 27	Brown 94
Burns	Butler	Carpenter	Chipman	Christofanelli
Corlew	Crawford	Curtis	Davis	Dogan
Dunn	Eggleston	Ellebracht	Ellington	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Henderson	Higdon	Houghton	Houx

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Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Matthiesen	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Pfautsch	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Rone	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Unsicker	Walker 3
Walker 74	Wessels	White	Wiemann	Wood

NOES: 024

Bondon	Brattin	Cierpiot	Conway 104	Cross
Curtman	Dohrman	Franklin	Helms	Hill
Johnson	Marshall	McCaherty	Moon	Pietzman
Pogue	Roden	Roeber	Ross	Schroer
Taylor	Trent	Vescovo	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 018

Brown 57	Burnett	Conway 10	Cookson	Cornejo
DeGroot	Engler	Fitzpatrick	Kidd	Korman
Mathews	May	McDaniel	Peters	Phillips
Rowland 155	Smith 163	Wilson		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 729, relating to the retirement of state employees, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **HCS HB 729** was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton

Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Matthiesen	McCaherty	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood				

NOES: 003

Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 018

Brown 57	Burnett	Cierpiot	Conway 10	Cookson
Engler	Fitzpatrick	Kidd	Korman	Mathews
May	McDaniel	McGaugh	Peters	Phillips
Rowland 155	Wilson	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 935, relating to sales taxes, was taken up by Representative Haefner.

On motion of Representative Haefner, **HCS HB 935** was read the third time and passed by the following vote:

AYES: 088

Alferman	Andrews	Austin	Bangert	Baringer
Barnes 60	Basye	Beck	Bernskoetter	Black
Bondon	Burns	Butler	Cierpiot	Corlew
Crawford	Cross	Davis	Dogan	Ellebracht
Engler	Evans	Fitzwater 144	Fraker	Francis
Franklin	Franks Jr	Gannon	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Hill
Houghton	Houx	Justus	Kelley 127	Kolkmeyer
Lant	Lauer	Lichtenegger	Love	Lynch
Matthiesen	McCaherty	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morris	Mosley
Muntzel	Neely	Nichols	Pfautsch	Pierson Jr
Pike	Plocher	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber

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Rone	Runions	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Stephens 128	Stevens 46	Swan
Unsicker	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 055

Adams	Anders	Anderson	Arthur	Bahr
Barnes 28	Beard	Berry	Brattin	Brown 27
Brown 94	Chipman	Christofanelli	Curtis	Curtman
DeGroot	Dohrman	Dunn	Eggleston	Ellington
Fitzpatrick	Fitzwater 49	Frederick	Gray	Green
Gregory	Grier	Helms	Higdon	Hubrecht
Hurst	Kelly 141	Kendrick	Lavender	Marshall
McCann Beatty	McCreery	Moon	Morgan	Newman
Pietzman	Pogue	Quade	Razer	Ross
Rowland 29	Schroer	Smith 163	Sommer	Spencer
Stacy	Tate	Taylor	Trent	Vescovo

PRESENT: 000

ABSENT WITH LEAVE: 019

Brown 57	Burnett	Carpenter	Conway 10	Conway 104
Cookson	Cornejo	Johnson	Kidd	Korman
Mathews	May	McDaniel	McGee	Peters
Phillips	Rehder	Rowland 155	Wilson	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 162, relating to drainage ditches, was taken up by Representative Eggleston.

Representative Eggleston offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 162, Page 1, Section 229.150, Lines 9-13, by deleting all of said lines and inserting in lieu thereof the following:

"sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever~~[-, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~"; and

Further amend said bill and section, Pages 1-2, Lines 14-54, by deleting all of said lines from the bill and inserting in lieu thereof the following:

"3. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, ~~[shall]~~ **may** notify the ~~[person]~~ **landowner** violating the provisions of this section, ~~[verbally or]~~ in writing, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** ~~[Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the~~

tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction] **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. The petition shall include an estimate of the costs.**

4. If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 1** was adopted.

On motion of Representative Eggleston, the title of **HCS HB 162, as amended**, was agreed to.

On motion of Representative Eggleston, **HCS HB 162, as amended**, was adopted.

On motion of Representative Eggleston, **HCS HB 162, as amended**, was ordered perfected and printed.

HB 97, relating to a visiting scholars certificate, was taken up by Representative Swan.

On motion of Representative Swan, the title of **HB 97** was agreed to.

On motion of Representative Swan, **HB 97** was ordered perfected and printed.

HCS HB 293, relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers, was taken up by Representative Higdon.

Representative Eggleston offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 293, Page 1, Section 304.823, Line 7, by deleting the word "**send**" and inserting in lieu thereof the words "**read, send,**"; and

Further amend said bill and section, Page 2, Line 34, by deleting the word "**send**" and inserting in lieu thereof the words "**read, send,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 1** was adopted.

On motion of Representative Higdon, the title of **HCS HB 293, as amended**, was agreed to.

On motion of Representative Higdon, **HCS HB 293, as amended**, was adopted.

On motion of Representative Higdon, **HCS HB 293, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCS HCR 47, relating to the 21st Century Missouri Highway System Task Force, was taken up by Representative Corlew.

Representative Runions offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Concurrent Resolution No. 47, Page 2, Lines 56-57, by deleting all of said lines and inserting in lieu thereof the following:

"within Missouri, two of whom shall be appointed by the Speaker of the House of Representatives, one of whom shall be appointed by the Minority Leader of the House of Representatives, two of whom shall be appointed by the President Pro Tempore of the Senate, one of whom shall be appointed by the Minority Leader of the Senate, and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Runions, **House Amendment No. 1** was adopted.

Representative Anderson assumed the Chair.

On motion of Representative Corlew, **HCS HCR 47, as amended**, was adopted.

On motion of Representative Corlew, **HCS HCR 47, as amended**, was read the third time and passed by the following vote:

AYES: 096

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Barnes 28	Basye
Beck	Berry	Bondon	Brown 27	Brown 94
Burns	Carpenter	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Davis	Dogan
Dunn	Ellebracht	Evans	Fitzpatrick	Fitzwater 144
Fraker	Francis	Gannon	Haahr	Haefner
Harris	Helms	Henderson	Hill	Houghton
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Morgan
Morris	Mosley	Muntzel	Newman	Pfautsch
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Remole	Rhoads	Roden

Rone	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Stevens 46	Swan	Tate	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	Wiemann	Wood
Mr. Speaker				

NOES: 036

Bahr	Beard	Brattin	Chipman	Christofanelli
Curtman	DeGroot	Dohrman	Eggleston	Ellington
Fitzwater 49	Franklin	Frederick	Gregory	Grier
Hannegan	Hansen	Houx	Hurst	Johnson
Marshall	Miller	Moon	Neely	Nichols
Pietzman	Pogue	Roeber	Ross	Smith 163
Spencer	Stacy	Stephens 128	Taylor	Trent
White				

PRESENT: 000

ABSENT WITH LEAVE: 030

Baringer	Barnes 60	Bernskoetter	Black	Brown 57
Burnett	Butler	Conway 10	Cookson	Curtis
Engler	Franks Jr	Gray	Green	Higdon
Kidd	Korman	Lichtenegger	May	McCaherty
McDaniel	McGee	Mitten	Peters	Phillips
Rehder	Reisch	Roberts	Rowland 155	Wilson

VACANCIES: 001

Representative Anderson declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 849, relating to the reporting of financial transactions, was taken up by Representative Pfautsch.

On motion of Representative Pfautsch, **HB 849** was read the third time and passed by the following vote:

AYES: 131

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Beck	Berry	Bondon
Brattin	Brown 27	Brown 94	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst

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Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Remole
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stevens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 002

Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 029

Baringer	Barnes 60	Bernskoetter	Black	Brown 57
Burnett	Conway 10	Conway 104	Cookson	Curtis
Engler	Franks Jr	Gray	Green	Higdon
Kidd	Korman	Lichtenegger	May	McDaniel
McGee	Mitten	Peters	Phillips	Reisch
Rhoads	Rowland 155	Vescovo	Wilson	

VACANCIES: 001

Representative Anderson declared the bill passed.

HCS HB 330, relating to assistant physicians, was taken up by Representative Morris.

On motion of Representative Morris, **HCS HB 330** was read the third time and passed by the following vote:

AYES: 127

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Barnes 28	Basye
Beard	Bernskoetter	Berry	Bondon	Brattin
Brown 27	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	Meredith 71

Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Quade	Redmon	Rehder	Reiboldt
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 004

Bangert	Beck	Pogue	Razer
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PRESENT: 000

ABSENT WITH LEAVE: 031

Baringer	Barnes 60	Black	Brown 57	Burnett
Conway 10	Conway 104	Cookson	Cornejo	Curtis
Ellington	Engler	Evans	Franks Jr	Gray
Green	Higdon	Kidd	Korman	Lichtenegger
May	McDaniel	McGee	Mitten	Peters
Phillips	Reisch	Rhoads	Rowland 155	Stephens 128
Wilson				

VACANCIES: 001

Representative Anderson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Lant	Lauer	Lavender	Love	Lynch
Mathews	Matthiesen	McCahty	McGaugh	Meredith 71
Messenger	Miller	Moon	Morris	Muntzel
Neely	Nichols	Pfautsch	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer

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Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 028

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burns	Butler	Carpenter
Dunn	Ellington	Harris	Marshall	McCann Beatty
McCreery	Merideth 80	Morgan	Mosley	Newman
Pierson Jr	Pogue	Quade	Razer	Roberts
Smith 85	Stevens 46	Unsicker		

PRESENT: 000

ABSENT WITH LEAVE: 024

Baringer	Barnes 60	Black	Brown 57	Burnett
Conway 10	Cookson	Curtis	Engler	Franks Jr
Gray	Green	Higdon	Kidd	Korman
Lichtenegger	May	McDaniel	McGee	Mitten
Peters	Phillips	Rowland 155	Wilson	

VACANCIES: 001

HCS HB 1158, relating to child abuse, was taken up by Representative Franklin.

On motion of Representative Franklin, **HCS HB 1158** was read the third time and passed by the following vote:

AYES: 130

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brattin	Brown 27	Brown 94	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeier
Lant	Lauer	Lavender	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfautsch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood

NOES: 002

Marshall Pogue

PRESENT: 000

ABSENT WITH LEAVE: 030

Baringer	Barnes 60	Black	Brown 57	Burnett
Cierpiot	Conway 10	Cookson	Curtis	Engler
Evans	Fitzpatrick	Franks Jr	Gray	Green
Higdon	Kidd	Korman	Lichtenegger	May
McDaniel	McGee	Mitten	Peters	Phillips
Reiboldt	Rowland 155	Shumake	Wilson	Mr. Speaker

VACANCIES: 001

Representative Anderson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 133

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 28
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 94	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Lant	Lauer	Lavender	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfausch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 003

Marshall Moon Pogue

PRESENT: 000

ABSENT WITH LEAVE: 026

Baringer	Barnes 60	Beck	Black	Brown 57
Burnett	Conway 10	Cookson	Curtis	Engler
Evans	Franks Jr	Gray	Green	Higdon
Kidd	Korman	Lichtenegger	May	McDaniel
McGee	Mitten	Peters	Phillips	Rowland 155
Wilson				

VACANCIES: 001

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 973**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (1): McCaherty

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **SB 488**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Conway (104), Fitzwater (144), Franks Jr., Hansen, Henderson, Higdon, Mosley, Nichols, Remole and Roden

Noes (0)

Absent (1): McCaherty

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1133**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Barnes (60), Hill, Lauer, Newman and Phillips

Noes (0)

Absent (5): Dogan, Franks Jr., Hannegan, McDaniel and Rhoads

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SB 64**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (12): Beard, Black, Carpenter, Dunn, Kelly (141), Love, McCreery, Muntzel, Pfautsch, Pike, Schroer and Stevens (46)

Noes (0)

Absent (1): Trent

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS SB 111**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Beard, Black, Kelly (141), Love, Muntzel, Pfautsch, Pike and Schroer

Noes (4): Carpenter, Dunn, McCreery and Stevens (46)

Absent (1): Trent

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 395**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 2**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 231**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 338**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 649**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 924**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 927**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 1007 & 937**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1044**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1230**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Curtis

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS#2 SCS SB 43**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (5): Butler, Curtis, Dogan, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 486**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Haahr

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS#2 SCS SB 43 - Fiscal Review

HCS SS SCS SB 66 - Fiscal Review

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 88** entitled:

An act to amend chapter 340, RSMo, by adding thereto one new section relating to actions against veterinarians.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 99** entitled:

An act to amend chapter 455, RSMo, by adding thereto one new section relating to electronic monitoring of persons who have been charged with or found guilty of violating protection orders, with an expiration date.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 204** entitled:

An act to repeal section 650.055, RSMo, and to enact in lieu thereof one new section relating to the collection of biological samples from individuals arrested for felony offenses, with an existing penalty provision.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 373** entitled:

An act to amend chapter 208, RSMo, by adding thereto one new section relating to the Missouri senior farmers' market nutrition program.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 376** entitled:

An act to amend chapter 10, RSMo, by adding thereto two new sections relating to the designation of state dogs.

In which the concurrence of the House is respectfully requested.

COMMITTEE APPOINTMENTS

April 18, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

Pursuant to Executive Order 17-11, I hereby appoint Representative Jered Taylor, Representative Robert Ross and Representative Gretchen Bangert to the Boards and Commissions Task Force.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 10:00 a.m., Wednesday, April 19, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, April 19, 2017, 8:15 AM, House Hearing Room 3.

Executive session will be held: SCS SB 139

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CANCELLED

CONSENT AND HOUSE PROCEDURE

Thursday, April 20, 2017, 9:00 AM, House Hearing Room 7.

Executive session will be held: SB 50, SCS SB 229, SB 194

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 19, 2017, 8:00 AM, House Hearing Room 1.

Public hearing will be held: SS SB 35

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 20, 2017, 8:30 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 421

Executive session will be held: SCS SB 421

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 25, SCS SB 84, SB 282

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 19, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 93

Executive session will be held: HB 856, HJR 35

Executive session may be held on any matter referred to the committee.

Reconsideration of HJR 35.

FISCAL REVIEW

Thursday, April 20, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 19, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 786, HB 1021, HCR 25

Executive session will be held: HB 994, HB 1152, HB 1119, HB 1111

Executive session may be held on any matter referred to the committee.

Removed HB 1153

AMENDED

HIGHER EDUCATION

Wednesday, April 19, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Presentations from MO Community College Assn., MO Western State University and MO Southern State University

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

2nd quarter meeting.

LOCAL GOVERNMENT

Wednesday, April 19, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 112, SB 146, HB 1210, HB 1211, HB 1079

Executive session will be held: SB 30, HB 1017, HB 113, HB 991, HB 981

Executive session may be held on any matter referred to the committee.
We will hold Executive Session before Public Hearing
AMENDED

PENSIONS

Wednesday, April 19, 2017, 1:00 PM, House Hearing Room 5.
Public hearing will be held: SCS SB 309
Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 19, 2017, 12:30 PM or upon morning adjournment (whichever is later),
House Hearing Room 6.
Public hearing will be held: SB 125, HB 1106, HB 1192
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, April 19, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 7.
Executive session will be held: HCS HB 109, HB 350, HCS HB 437, HB 564, HB 762,
HCS HB 803, HCS HB 887, HB 920, HB 996, HB 1069, SS SCS SB 16, HCS HB 1197,
HB 1168, HB 547, HCS SS SB 62
Executive session may be held on any matter referred to the committee.
Adding HB 547.
AMENDED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, April 19, 2017, 1:00 PM, House Hearing Room 3.
Public hearing will be held: HCB 1, HCB 7, HCS HCB 8, HCB 9
Executive session will be held: HCB 1, HCB 7, HCS HCB 8, HCB 9, HR 398, HB 458, HB 630,
HB 632, SS SB 182
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, April 19, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 6.
Public hearing will be held: SB 18
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 19, 2017, 5:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 4.
Public hearing will be held: SCS SB 161
Executive session will be held: HB 1040
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, April 20, 2017, 8:45 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will hear testimony from the Director of the Department of Corrections.

TRANSPORTATION

Wednesday, April 19, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 222, SB 283, SB 302, SB 503, SCS SB 322

Executive session will be held: SB 222, SB 283, SB 302, SB 503, SCS SB 322

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 19, 2017, 9:45 AM, House Hearing Room 4.

Executive session will be held: SS SCS SB 10

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTY-EIGHTH DAY, WEDNESDAY, APRIL 19, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 10 - Wiemann

HCB 2 - Reiboldt

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeier

HB 463 - Kolkmeier

HB 39 - Higdon

HB 182 - Hurst

HCS HB 194 - Franklin

HCS HB 219 - Hill

HCS HB 324 - Neely

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HB 670 - Sommer

HCS HB 746 - Crawford

HB 824 - Reiboldt
HCS HBs 908 & 757 - Lichtenegger
HCS HBs 960, 962 & 828 - Mathews
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 384 - Anderson
HCS HB 436 - Hill
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 1116 - Shaul (113)
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HCS HB 380 - Plocher
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin

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HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 743 - Conway (104)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HCS HB 886 - Black
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCS HCRs 32 & 33 - Francis
HCR 48 - Kidd
HCR 7 - Morris
HCR 9 - Gannon
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 306 - Berry
HCS HB 144 - McGaugh
HCS HB 619 - Dogan

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR SECOND READING

SCS SB 88
SB 99
SB 204
SB 373
SB 376

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

(04/18/2017)

SB 411 - Tate
SB 329 - Kolkmeier

SENATE BILLS FOR THIRD READING

SB 8, E.C. - Rhoads
SB 64 - Alferman
HCS SS SCS SB 66, (Fiscal Review 4/18/17) - Fitzwater (49)
SB 45 - Corlew
SCS SB 108 - Davis
HCS SB 111 - Crawford
SB 486 - Bernskoetter
SS#2 SCS SB 43, (Fiscal Review 4/18/17) - Austin

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-EIGHTH DAY, WEDNESDAY, APRIL 19, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Tommie Pierson, Jr.

Dear Heavenly Father,

We come to You this morning, thanking You for all of Your many blessings. For this morning's rise, we say thank You. For a reasonable portion of health and strength, we say thank You. For a sound mind, we say thank You. For sufficient resources to carry out Your will, we thank You, O God!

And in thanking You, Lord, help us to be ever mindful of the grace and mercy that You extend to us each day so that we as Legislators of the great state of Missouri may extend that same grace and mercy to others.

Lord, as we go about our business today, may the words of our mouths and the meditation of our hearts be pleasing in Your sight, Lord, our rock and our redeemer.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Logan O'Hara.

The Journal of the fifty-seventh day was approved as printed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 94	Burnett
Burns	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Green	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer

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Lavender	Lichtenegger	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Mr. Speaker				

NOES: 002

Hurst	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 024

Andrews	Barnes 60	Berry	Brown 57	Carpenter
Cookson	Cornejo	Curtis	Curtman	Ellington
Franks Jr	Gregory	Grier	Korman	Love
May	McDaniel	Muntzel	Plocher	Rehder
Rowland 155	Spencer	Wilson	Wood	

VACANCIES: 001

SPECIAL RECOGNITION

The Honorable Roy Blunt, United States Senator, was introduced by Speaker Richardson.

Senator Blunt addressed the House.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SCS SB 88, relating to actions against veterinarians.

SB 99, relating to electronic monitoring of persons who have been charged with or found guilty of violating protection orders, with an expiration date.

SB 204, relating to the collection of biological samples from individuals arrested for felony offenses, with an existing penalty provision.

SB 373, relating to the Missouri senior farmers' market nutrition program.

SB 376, relating to the designation of state dogs.

PERFECTION OF HOUSE BILLS

HCS HB 194, relating to abortion, was taken up by Representative Franklin.

Speaker Pro Tem Haahr assumed the Chair.

Representative Franklin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 194, Page 1, Section 188.027, Lines 6-8, by deleting all of said lines and inserting in lieu thereof the following:

"has informed the woman orally, reduced to writing, and in person, of the following:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franklin, **House Amendment No. 1** was adopted.

Representative Miller offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 194, Page 7, Section 188.027, Line 211, by inserting after all of said section and line the following:

"188.028. 1. **Except in the case of a medical emergency**, no person shall knowingly perform or induce an abortion upon a pregnant woman under the age of eighteen years unless:

(1) The attending physician has secured the informed written consent of the minor and one parent or guardian, **and the consenting parent or guardian of the minor has notified any other custodial parent or guardian in writing prior to the securing of the informed written consent of the minor and one parent or guardian. For purposes of this subdivision, "custodial parent" means any parent of a minor in a family in which the parents have not separated or dissolved their marriage, or any parent of a minor who has been awarded joint legal custody or joint physical custody of such minor by a court of competent jurisdiction. Notice shall not be required for any parent or guardian:**

(a) **Who has been found guilty of any offense in violation of chapter 565, relating to offenses against the person; chapter 566, relating to sexual offenses; chapter 567, relating to prostitution; chapter 568, relating to offenses against the family; or chapter 573, related to pornography and related offenses, if a child was a victim;**

(b) **Who has been found guilty of any offense in any other state or foreign country, or under federal, tribal, or military jurisdiction if a child was a victim, which would be a violation of chapter 565, 566, 567, 568, or 573 if committed in this state;**

(c) **Who is listed on the sexual offender registry under sections 589.400 to 589.425;**

(d) **Against whom an order of protection has been issued, including a foreign order of protection given full faith and credit in this state under section 455.067;**

(e) **Whose custodial, parental, or guardianship rights have been terminated by a court of competent jurisdiction; or**

(f) **Whose whereabouts are unknown after reasonable inquiry, who is a fugitive from justice, who is habitually in an intoxicated or drugged condition, or who has been declared mentally incompetent or incapacitated by a court of competent jurisdiction; or**

(2) **The minor is emancipated and the attending physician has received the informed written consent of the minor; or**

(3) The minor has been granted the right to self-consent to the abortion by court order pursuant to subsection 2 of this section, and the attending physician has received the informed written consent of the minor; or

(4) The minor has been granted consent to the abortion by court order, and the court has given its informed written consent in accordance with subsection 2 of this section, and the minor is having the abortion willingly, in compliance with subsection 3 of this section.

2. The right of a minor to self-consent to an abortion under subdivision (3) of subsection 1 of this section or court consent under subdivision (4) of subsection 1 of this section may be granted by a court pursuant to the following procedures:

(1) The minor or next friend shall make an application to the juvenile court which shall assist the minor or next friend in preparing the petition and notices required pursuant to this section. The minor or the next friend of the minor shall thereafter file a petition setting forth the initials of the minor; the age of the minor; the names and addresses of each parent, guardian, or, if the minor's parents are deceased and no guardian has been appointed, any other person standing in loco parentis of the minor; that the minor has been fully informed of the risks and consequences of the abortion; that the minor is of sound mind and has sufficient intellectual capacity to consent to the abortion; that, if the court does not grant the minor majority rights for the purpose of consent to the abortion, the court should find that the abortion is in the best interest of the minor and give judicial consent to the abortion; that the court should appoint a guardian ad litem of the child; and if the minor does not have private counsel, that the court should appoint counsel. The petition shall be signed by the minor or the next friend;

(2) A hearing on the merits of the petition, to be held on the record, shall be held as soon as possible within five days of the filing of the petition. If any party is unable to afford counsel, the court shall appoint counsel at least twenty-four hours before the time of the hearing. At the hearing, the court shall hear evidence relating to the emotional development, maturity, intellect and understanding of the minor; the nature, possible consequences, and alternatives to the abortion; and any other evidence that the court may find useful in determining whether the minor should be granted majority rights for the purpose of consenting to the abortion or whether the abortion is in the best interests of the minor;

(3) In the decree, the court shall for good cause:

(a) Grant the petition for majority rights for the purpose of consenting to the abortion; or

(b) Find the abortion to be in the best interests of the minor and give judicial consent to the abortion, setting forth the grounds for so finding; or

(c) Deny the petition, setting forth the grounds on which the petition is denied;

(4) If the petition is allowed, the informed consent of the minor, pursuant to a court grant of majority rights, or the judicial consent, shall bar an action by the parents or guardian of the minor on the grounds of battery of the minor by those performing **or inducing** the abortion. The immunity granted shall only extend to the performance **or inducement** of the abortion in accordance herewith and any necessary accompanying services which are performed in a competent manner. The costs of the action shall be borne by the parties;

(5) An appeal from an order issued under the provisions of this section may be taken to the court of appeals of this state by the minor or by a parent or guardian of the minor. The notice of intent to appeal shall be given within twenty-four hours from the date of issuance of the order. The record on appeal shall be completed and the appeal shall be perfected within five days from the filing of notice to appeal. Because time may be of the essence regarding the performance **or inducement** of the abortion, the supreme court of this state shall, by court rule, provide for expedited appellate review of cases appealed under this section.

3. If a minor desires an abortion, then she shall be orally informed of and, if possible, sign the written consent required ~~[by section 188.039]~~ **under this chapter** in the same manner as an adult person. No abortion shall be performed **or induced** on any minor against her will, except that an abortion may be performed **or induced** against the will of a minor pursuant to a court order described in subdivision (4) of subsection 1 of this section that the abortion is necessary to preserve the life of the minor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Pietzman	Plocher	Pogue	Redmon	Reiboldt
Reisch	Remole	Roeber	Rone	Ross
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 025

Andrews	Barnes 60	Berry	Brown 57	Carpenter
Cookson	Curtis	Dogan	Fitzwater 144	Fraker
Higdon	Kidd	Kolkmeyer	Matthiesen	May
McCaherty	McDaniel	Phillips	Pike	Rehder
Rhoads	Roden	Rowland 155	Schroer	Wilson

VACANCIES: 001

On motion of Representative Miller, **House Amendment No. 2** was adopted.

Representative Swan offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 194, Page 13, Section 197.230, Lines 10-12, by deleting all of said lines and inserting in lieu thereof the following:

"2. In the case of any ambulatory surgical center operated for the purpose of performing or inducing an abortion, the department shall make or cause to be made an unannounced on-site inspection and investigation at least annually. Such on-site inspection and investigation shall include, but not be limited to, the following areas:

- (1) Compliance with all statutory and regulatory requirements for an ambulatory surgical center, including requirements that the facility maintain adequate staffing and equipment to respond to medical emergencies;
- (2) Compliance with the requirement in section 188.047 that all fetal organs or tissue removed at the time of abortion be submitted to a board certified or eligible pathologist and that the resultant tissue report be made a part of the patient's permanent record;
- (3) Review of patient records to ensure that no consent forms or other documentation authorizes any utilization of fetal organs or tissue in violation of sections 188.036 and 194.275;
- (4) Compliance with sections 188.205, 188.210, and 188.215 prohibiting the use of public funds, facilities, and employees to perform or to assist a prohibited abortion or to encourage or to counsel a woman to have a prohibited abortion; and
- (5) Compliance with the requirement in section 197.215 that continuous physician services or registered professional nursing services be provided whenever a patient is in the facility.

3. Inspection, investigation, and quality assurance reports shall be made available to the public. Any portion of a report may be redacted when made publicly available if such portion would disclose information that is not subject to disclosure under the law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 3** was adopted.

Representative Marshall raised a point of order that a member was in violation of Rule 85.

The Chair took the point of order under advisement.

Representative McCreery raised a point of order that a member was in violation of Rule 85.

The Chair took the point of order under advisement.

Representative Lavender raised a point of order that a member remained in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Brattin
Brown 94	Chipman	Christofanelli	Cierpiot	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Hill	Houghton	Houx

Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfausch	Pietzman	Pogue
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Gray	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 030

Andrews	Barnes 60	Bondon	Brown 57	Butler
Conway 104	Cookson	DeGroot	Dogan	Fitzwater 144
Fraker	Franks Jr	Henderson	Higdon	Kidd
Kolkmeyer	May	McCaherty	McDaniel	Mitten
Phillips	Pike	Plocher	Redmon	Rehder
Reiboldt	Roden	Rowland 155	Ruth	Wilson

VACANCIES: 001

On motion of Representative Franklin, the title of **HCS HB 194, as amended**, was agreed to.

On motion of Representative Franklin, **HCS HB 194, as amended**, was adopted.

On motion of Representative Franklin, **HCS HB 194, as amended**, was ordered perfected and printed.

On motion of Representative Cierpiot, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 043

Alferman	Basye	Bernskoetter	Berry	Black
Bondon	Brown 27	Burns	Butler	Christofanelli
Engler	Evans	Fitzwater 144	Fraker	Francis
Gannon	Grier	Hannegan	Harris	Houghton
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Korman	Lant	Lauer	Lichtenegger	Matthiesen
McCaherty	McGaugh	Miller	Morris	Newman
Pogue	Reiboldt	Remole	Roeber	Smith 163
Taylor	White	Wiemann		

NOES: 003

Franks Jr	Merideth 80	Smith 85
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PRESENT: 080

Adams	Anders	Anderson	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Beard
Beck	Burnett	Carpenter	Chipman	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Fitzwater 49	Franklin	Frederick	Gray
Green	Haahr	Haefner	Helms	Henderson
Higdon	Hill	Houx	Johnson	Kendrick
Love	Lynch	Mathews	McCann Beatty	Meredith 71
Messenger	Moon	Morgan	Muntzel	Neely
Nichols	Pfausch	Pierson Jr	Pike	Quade
Razer	Reisch	Rhoads	Roberts	Roden
Rone	Ross	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Stacy	Swan	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wood	Mr. Speaker

ABSENT WITH LEAVE: 036

Andrews	Barnes 60	Brattin	Brown 57	Brown 94
Conway 10	Cookson	Cross	Curtis	Curtman
Ellington	Fitzpatrick	Gregory	Hansen	Kidd
Kolkmeier	Lavender	Marshall	May	McCreery
McDaniel	McGee	Mitten	Mosley	Peters
Phillips	Pietzman	Plocher	Redmon	Rehder
Rowland 155	Spencer	Stephens 128	Stevens 46	Wessels
Wilson				

VACANCIES: 001

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 10, relating to insurance proceedings, was taken up by Representative Wiemann.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Bill No. 10, Page 6, Section 379.160, Line 37, by inserting after all of said line the following:

"379.321. 1. Every insurer shall file with the director, except as to commercial property or commercial casualty insurance as provided in subsection 6 of this section, every manual of classifications, rules, underwriting rules and rates, every rating plan and every modification of the foregoing which it uses and the policies and forms to which such rates are applied. Any insurer may satisfy its obligation to make any such filings by becoming a member of, or a subscriber to, a licensed rating organization which makes such filings and by authorizing the director to accept such filings on its behalf, provided that nothing contained in section 379.017 and sections 379.316 to 379.361 shall be construed as requiring any insurer to become a member of or a subscriber to any rating organization or as requiring any member or subscriber to authorize the director to accept such filings on its behalf. Filing with the director by such insurer or licensed rating organization within ten days after such manuals, rating plans or modifications thereof or policies or forms are effective shall be sufficient compliance with this section.

2. Except as to commercial property or commercial casualty insurance as provided in subsection 6 of this section, no insurer shall make or issue a policy or contract except pursuant to filings which are in effect for that insurer or pursuant to section 379.017 and sections 379.316 to 379.361. Any rates, rating plans, rules, classifications or systems, in effect on August 13, 1972, shall be continued in effect until withdrawn by the insurer or rating organization which filed them.

3. Upon the written application of the insured, stating his or her reasons therefor, filed with the insurer, a rate in excess of that provided by a filing otherwise applicable may be used on any specific risk.

4. Every insurer which is a member of or a subscriber to a rating organization shall be deemed to have authorized the director to accept on its behalf all filings made by the rating organization which are within the scope of its membership or subscribership, provided:

(1) That any subscriber may withdraw or terminate such authorization, either generally or for individual filings, by written notice to the director and to the rating organization and may then make its own independent filings for any kinds of insurance, or subdivisions, or classes of risks, or parts or combinations of any of the foregoing, with respect to which it has withdrawn or terminated such authorization, or may request the rating organization, within its discretion, to make any such filing on an agency basis solely on behalf of the requesting subscriber; and

(2) That any member may proceed in the same manner as a subscriber unless the rating organization shall have adopted a rule, with the approval of the director:

(a) Requiring a member, before making an independent filing, first to request the rating organization to make such filing on its behalf and requiring the rating organization, within thirty days after receipt of such request, either:

- a. To make such filing as a rating organization filing;
- b. To make such filing on an agency basis solely on behalf of the requesting member; or
- c. To decline the request of such member; and

(b) Excluding from membership any insurer which elects to make any filing wholly independently of the rating organization.

5. Any change in a filing made pursuant to this section during the first six months of the date such filing becomes effective shall be approved or disapproved by the director within ten days following the director's receipt of notice of such proposed change.

6. Commercial property and commercial casualty requirements differ as follows:

(1) ~~[(All)]~~ commercial property and commercial casualty insurance rates, rate plans, modifications, and manuals of classifications, ~~[where appropriate]~~ **except as specified in subdivision (2) of this subsection**, shall be filed with the director for informational purposes only **within ten days of use**. Such rates are not to be reviewed or approved by the department of insurance, financial institutions and professional registration as a condition of their use. Nothing in this subsection shall require the filing of individual rates where the original manuals, rates and rules for the insurance plan or program to which such individual policies conform have already been filed with the director;

(2) **Subject to the provisions of subdivision (4) of this subsection, commercial property and casualty underwriting rules or guidelines, rates, rate plans, modifications, and manuals of classification are exempt from filing requirements otherwise applicable under this chapter, whether the insurance coverage is endorsed to or otherwise made part of another type of insurance or sold as a stand-alone policy;**

(3) Subject to the provisions of subdivision (4) of this subsection, commercial property and casualty insurance policy forms are exempt from filing requirements otherwise applicable under this chapter when the aggregate total annual commercial insurance premiums for all property and casualty insurance purchased by a commercial policyholder, excluding premiums for the types of insurance specified in subdivision (4) of this subsection, are equal to or exceed one hundred thousand dollars and the commercial policyholder employs a fulltime risk manager or has retained a licensed insurance producer to negotiate on its behalf;

(4) The filing exemptions in paragraphs (2) and (3) shall not apply to:

(a) Workers' compensation;

(b) Medical malpractice liability;

(c) Farm property and liability;

(d) Any coverage issued by an assigned risk or residual market plan pursuant to section 303.200;

and

(e) Any specific policy or bond required by the Division of Workers' Compensation of a self-insured employer or group trust, their trustees, or entities providing services to self-insured employers or group trusts;

(5) All policies exempt from filing pursuant to subdivisions (2) or (3) of this subsection shall include, at the time of policy issuance, a notice advising the policy holder that the policy may include rates or forms exempt from filing with the department. Such notice shall state that this policy may include rates and forms which may not be filed with the Missouri department of insurance;

(6) If an insurer will only renew a commercial casualty or commercial property insurance policy with an increase in premium of twenty-five percent or more, a "premium alteration requiring notification" notice must be mailed or delivered by the insurer at least sixty days prior to the expiration date of the policy, except in the case of an umbrella or excess policy the coverage of which is contingent on the coverage of an underlying policy of commercial property or casualty insurance, in which case notice of an increase in premium of twenty-five percent or more shall be mailed or delivered at least thirty days prior to the expiration date of the policy. Such notice shall be mailed or delivered to the agent of record and to the named insured at the address shown in the policy. If the insurer fails to meet this notice requirement, the insured shall have the option of continuing the policy for the remainder of the notice period plus an additional thirty days at the premium rate of the existing policy or contract. This provision does not apply if the insurer has offered to renew a policy without such an increase in premium or if the insured fails to pay a premium due or any advance premium required by the insurer for renewal. For purposes of this section, "premium alteration requiring notification" means an annual increase in premium of twenty-five percent or more, exclusive of premium increases due to a change in the operations of the insured which increases either the hazard insured against or the individual loss characteristics, or due to a change in the magnitude of the exposure basis, including, without limitation, increases in payroll or sales. For commercial multiperil policies, no "premium alteration requiring notification" shall be required unless the increase in premium for all of a policyholder's policies taken together amounts to a twenty-five percent or more annual increase in premium;

~~(3)~~ (7) Commercial property and commercial casualty policy forms, **except as specified in subdivision (3) of this subsection**, shall be filed with the director **within ten days of use** as provided pursuant to subsection 1 of this section. However, if after review, it is determined that corrective action must be taken to modify the filed forms, the director shall impose such corrective action on a prospective basis for new policies. All policies previously issued which are of a type that is subject to such corrective action shall be deemed to have been modified to conform to such corrective action retroactive to their inception date;

(8) An insurer renewing a policy issued with policy forms not filed with the director pursuant to subdivision (3) of this subsection shall provide written notice to the first named insured and producer of record, if any, at least ten days prior to the current policy's expiration date if, after renewal, there will be a material restriction or reduction in coverage not specifically requested by the insured, required by law or based on the altered nature or extent of the risk insured. The notice may be in a printed or electronic form and shall explain what coverage will be reduced or eliminated or what condition will be restricted. It shall be a rebuttable presumption that all insureds received the notice if it was sent by e-mail or first-class mail to the first named insured's last known e-mail address or mailing address contained in the policy. If the insurer has not so notified the policyholder, the policyholder may elect to cancel the renewal policy within 30 days of delivery of the renewal policy and the earned premium for the time the renewal policy was in force shall be calculated pro rata at the lower of the current or previous year's rate. If the insured accepts the renewal, any premium change or alteration of coverage, terms or conditions shall be effective immediately upon the expiration of the prior policy. Nothing in this subdivision shall restrict the right of the parties to an insurance contract to amend an insurance policy if requested by the insured without the requirement for any notice;

~~[(4)]~~ (9) For purposes of this section, "commercial casualty" means "commercial casualty insurance" as defined in section 379.882. For purposes of this section, "commercial property" means property insurance, which is for business and professional interests, whether for profit, nonprofit or public in nature which is not for personal, family or household purposes, and shall include commercial inland marine insurance, but does not include title insurance;

~~[(5)]~~ (10) Nothing in this subsection shall limit the director's authority over excessive, inadequate or unfairly discriminatory rates **or affect the application of any any laws governing unfair trade practices, unfair claims practices or the content of policy forms;**

(11) **The commercial casualty and commercial property insurance filing requirement exemptions included in this section shall apply to all property and casualty insurance policies issued or renewed on or after January 1, 2018.**"; and

Further amend said bill, Pages 6-7, Section 379.386, Lines 1-60, by removing all of said section and lines from the bill; and

Further amend said bill, Page 7, Section 379.387, Lines 1-2, by removing all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Engler, **House Amendment No. 1** was adopted.

Representative McGaugh offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Bill No. 10, Page 2, Section 316.160, Lines 15 to 18, by deleting the words, "**any county of the third classification with a township form of government and with more than nine thousand but fewer than ten thousand inhabitants and with a special charter city with more than three thousand but fewer than four thousand inhabitants as the county seat,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Hill offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Bill No. 10, Page 3, Section 374.191, Line 9, by inserting after all of said line the following:

"376.008. All short-term major medical policies sold in this state shall include on any application for coverage and on the fact page of all policies a conspicuous and clearly captioned paragraph stating that, "this policy does not satisfy the individual mandate of the Affordable Care Act and you may be subject to the individual shared responsibility payment fee".

376.385. 1. Each entity offering individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a health services corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements, to the extent not preempted by federal law, and all managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed in this state on or after January 1,

1998, shall offer coverage for all physician-prescribed medically appropriate and necessary equipment, supplies and self-management training used in the management and treatment of diabetes. Coverage shall include persons with gestational, type I or type II diabetes.

2. Health care services required by this section shall not be subject to any greater deductible or co-payment than any other health care service provided by the policy, contract or plan.

3. No entity enumerated in subsection 1 of this section may reduce or eliminate coverage due to the requirements of this section.

4. Nothing in this section shall apply to accident-only, specified disease, hospital indemnity, Medicare supplement, long-term care, **short-term major medical policies having a duration of less than one year**, or other limited benefit health insurance policies.

376.429. 1. All health benefit plans, as defined in section 376.1350, that are delivered, issued for delivery, continued or renewed on or after August 28, 2006, and providing coverage to any resident of this state shall provide coverage for routine patient care costs as defined in subsection 7 of this section incurred as the result of phase II, III, or IV of a clinical trial that is approved by an entity listed in subsection 4 of this section and is undertaken for the purposes of the prevention, early detection, or treatment of cancer. Health benefit plans may limit coverage for the routine patient care costs of patients in phase II of a clinical trial to those treating facilities within the health benefit plans' provider network; except that, this provision shall not be construed as relieving a health benefit plan of the sufficiency of network requirements under state statute.

2. In the case of treatment under a clinical trial, the treating facility and personnel must have the expertise and training to provide the treatment and treat a sufficient volume of patients. There must be equal to or superior, noninvestigational treatment alternatives and the available clinical or preclinical data must provide a reasonable expectation that the treatment will be superior to the noninvestigational alternatives.

3. Coverage required by this section shall include coverage for routine patient care costs incurred for drugs and devices that have been approved for sale by the Food and Drug Administration (FDA), regardless of whether approved by the FDA for use in treating the patient's particular condition, including coverage for reasonable and medically necessary services needed to administer the drug or use the device under evaluation in the clinical trial.

4. Subsections 1 and 2 of this section requiring coverage for routine patient care costs shall apply to phase III or IV of clinical trials that are approved or funded by one of the following entities:

- (1) One of the National Institutes of Health (NIH);
- (2) An NIH cooperative group or center as defined in subsection 7 of this section;
- (3) The FDA in the form of an investigational new drug application;
- (4) The federal Departments of Veterans' Affairs or Defense;
- (5) An institutional review board in this state that has an appropriate assurance approved by the

Department of Health and Human Services assuring compliance with and implementation of regulations for the protection of human subjects (45 CFR 46); or

- (6) A qualified research entity that meets the criteria for NIH Center support grant eligibility.

5. Subsections 1 and 2 of this section requiring coverage for routine patient care costs shall apply to phase II of clinical trials if:

(1) Phase II of a clinical trial is sanctioned by the National Institutes of Health (NIH) or National Cancer Institute (NCI) and conducted at academic or National Cancer Institute Center; and

(2) The person covered under this section is enrolled in the clinical trial. This section shall not apply to persons who are only following the protocol of phase II of a clinical trial, but not actually enrolled.

6. An entity seeking coverage for treatment, prevention, or early detection in a clinical trial approved by an institutional review board under subdivision (5) of subsection 4 of this section shall maintain and post electronically a list of the clinical trials meeting the requirements of subsections 2 and 3 of this section. This list shall include: the phase for which the clinical trial is approved; the entity approving the trial; the particular disease; and the number of participants in the trial. If the electronic posting is not practical, the entity seeking coverage shall periodically provide payers and providers in the state with a written list of trials providing the information required in this section.

7. As used in this section, the following terms shall mean:

(1) "Cooperative group", a formal network of facilities that collaborate on research projects and have an established NIH-approved Peer Review Program operating within the group, including the NCI Clinical Cooperative Group and the NCI Community Clinical Oncology Program;

(2) "Multiple project assurance contract", a contract between an institution and the federal Department of Health and Human Services (DHHS) that defines the relationship of the institution to the DHHS and sets out the responsibilities of the institution and the procedures that will be used by the institution to protect human subjects;

(3) "Routine patient care costs" shall include coverage for reasonable and medically necessary services needed to administer the drug or device under evaluation in the clinical trial. Routine patient care costs include all items and services that are otherwise generally available to a qualified individual that are provided in the clinical trial except:

- (a) The investigational item or service itself;
- (b) Items and services provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the patient; and
- (c) Items and services customarily provided by the research sponsors free of charge for any enrollee in the trial.

8. For the purpose of this section, providers participating in clinical trials shall obtain a patient's informed consent for participation on the clinical trial in a manner that is consistent with current legal and ethical standards. Such documents shall be made available to the health insurer upon request.

9. The provisions of this section shall not apply to a policy, plan or contract paid under Title XVIII or Title XIX of the Social Security Act.

10. Nothing in this section shall apply to any accident-only policy, specified disease policy, hospital indemnity policy, Medicare supplement policy, long-term care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or other limited benefit health insurance policies.

11. The provisions of this section regarding phase II of a clinical trial shall not apply automatically to an individually underwritten health benefit plan, but shall be an option to any such plan.

376.446. 1. Health carriers shall permit individuals to learn the amount of cost-sharing, including deductibles, copayments, and coinsurance, under the individual's health benefit plan or coverage that the individual would be responsible for paying with respect to the furnishing of a specific item or service by a participating provider in a timely manner upon the request of the individual. At a minimum, such information shall be made available to such individual through an internet website and such other means for individuals without access to the internet. As used in this section, the terms "health carrier" and "health benefit plans" shall have the same meanings assigned to them in section 376.1350.

2. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy.

3. The provisions of subsections 1 and 2 shall become effective on January 1, 2014."; and

Further amend said bill, Page 4, Section 376.625, Line 10, by inserting after all of said line the following:

"376.779. 1. All health plans or policies that are individually underwritten or provide for such coverage for specific individuals and the members of their families, which provide for hospital treatment, shall provide coverage, while confined in a hospital or in a residential or nonresidential facility certified by the department of mental health, for treatment of alcoholism on the same basis as coverage for any other illness, except that coverage may be limited to thirty days in any policy or contract benefit period. All Missouri individual contracts issued on or after January 1, 2005, shall be subject to this section. Coverage required by this section shall be included in the policy or contract and payment provided as for other coverage in the same policy or contract notwithstanding any construction or relationship of interdependent contracts or plans affecting coverage and payment of reimbursement prerequisites under the policy or contract.

2. Insurers, corporations or groups providing coverage may approve for payment or reimbursement vendors and programs providing services or treatment required by this section. Any vendor or person offering services or treatment subject to the provisions of this section and seeking approval for payment or reimbursement shall submit to the department of mental health a detailed description of the services or treatment program to be offered. The department of mental health shall make copies of such descriptions available to insurers, corporations or groups providing coverage under the provisions of this section. Each insurer, corporation or group providing coverage shall notify the vendor or person offering service or treatment as to its acceptance or rejection for payment or reimbursement; provided, however, payment or reimbursement shall be made for any service or treatment program certified by the department of mental health. Any notice of rejection shall contain a detailed statement of the reasons for rejection and the steps and procedures necessary for acceptance. Amended descriptions of services or treatment programs to be offered may be filed with the department of mental health. Any vendor or person

rejected for approval of payment or reimbursement may modify their description and treatment program and submit copies of the amended description to the department of mental health and to the insurer, corporation or group which rejected the original description.

3. The department of mental health may issue rules necessary to carry out the provisions of this section. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

4. All substance abuse treatment programs in Missouri receiving funding from the Missouri department of mental health must be certified by the department.

5. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.781. 1. All group health insurance policies providing coverage on an expense-incurred basis, all group service or indemnity contracts issued by a not-for-profit health service corporation, all self-insured group health benefit plans of any type or description, and all such health plans or policies that are individually underwritten or provide for such coverage for specific individuals and the members of their families as nongroup policies, which provide for hospital treatment, shall offer coverage for the necessary care and treatment of loss or impairment of speech or hearing subject to the same durational limits, dollar limits, deductibles and coinsurance factors as other covered services in such policies or contracts. All Missouri group contracts issued or renewed on or after December 31, 1984, shall be subject to this section. Notwithstanding any construction or relationship of interdependent contracts or plans affecting coverage and payment of reimbursement prerequisites under the policy or contract, coverage required by this section shall be included in the policy or contract and payment provided as for other coverage in the same policy or contract.

2. The offer of benefits under subsection 1 of this section shall be in writing and may be rejected by the individual or group policyholder.

3. Nothing in this section shall prohibit the insurance company or not-for-profit health service corporation from including any coverage for loss or impairment of speech, language or hearing as standard coverage in their policies or contracts, but same shall not contain terms contrary to this section.

4. The phrase "loss or impairment of speech or hearing" shall include those communicative disorders generally treated by a speech pathologist, audiologist or speech/language pathologist licensed by the state board of healing arts or certified by the American Speech-Language and Hearing Association (ASHA), or both, and which fall within the scope of his or her license or certification.

5. Any provision in a health insurance policy contrary to or in conflict with the provisions of this section shall, to the extent of the conflict, be void, but such invalidity shall not offset the validity of the other provisions of such policy.

6. The department of insurance, financial institutions and professional registration may issue rules necessary to carry out the provisions of this section. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

7. This section shall not apply to short-term major medical policies having a duration of less than one year.

376.811. 1. Every insurance company and health services corporation doing business in this state shall offer in all health insurance policies benefits or coverage for chemical dependency meeting the following minimum standards:

(1) Coverage for outpatient treatment through a nonresidential treatment program, or through partial- or full-day program services, of not less than twenty-six days per policy benefit period;

(2) Coverage for residential treatment program of not less than twenty-one days per policy benefit period;

(3) Coverage for medical or social setting detoxification of not less than six days per policy benefit period;

(4) The coverages set forth in this subsection may be subject to a separate lifetime frequency cap of not less than ten episodes of treatment, except that such separate lifetime frequency cap shall not apply to medical detoxification in a life-threatening situation as determined by the treating physician and subsequently documented within forty-eight hours of treatment to the reasonable satisfaction of the insurance company or health services corporation; and

(5) The coverages set forth in this subsection:

(a) Shall be subject to the same coinsurance, co-payment and deductible factors as apply to physical illness;

(b) May be administered pursuant to a managed care program established by the insurance company or health services corporation; and

(c) May deliver covered services through a system of contractual arrangements with one or more providers, hospitals, nonresidential or residential treatment programs, or other mental health service delivery entities certified by the department of mental health, or accredited by a nationally recognized organization, or licensed by the state of Missouri.

2. In addition to the coverages set forth in subsection 1 of this section, every insurance company, health services corporation and health maintenance organization doing business in this state shall offer in all health insurance policies, benefits or coverages for recognized mental illness, excluding chemical dependency, meeting the following minimum standards:

(1) Coverage for outpatient treatment, including treatment through partial- or full-day program services, for mental health services for a recognized mental illness rendered by a licensed professional to the same extent as any other illness;

(2) Coverage for residential treatment programs for the therapeutic care and treatment of a recognized mental illness when prescribed by a licensed professional and rendered in a psychiatric residential treatment center licensed by the department of mental health or accredited by the Joint Commission on Accreditation of Hospitals to the same extent as any other illness;

(3) Coverage for inpatient hospital treatment for a recognized mental illness to the same extent as for any other illness, not to exceed ninety days per year;

(4) The coverages set forth in this subsection shall be subject to the same coinsurance, co-payment, deductible, annual maximum and lifetime maximum factors as apply to physical illness; and

(5) The coverages set forth in this subsection may be administered pursuant to a managed care program established by the insurance company, health services corporation or health maintenance organization, and covered services may be delivered through a system of contractual arrangements with one or more providers, community mental health centers, hospitals, nonresidential or residential treatment programs, or other mental health service delivery entities certified by the department of mental health, or accredited by a nationally recognized organization, or licensed by the state of Missouri.

3. The offer required by sections 376.810 to 376.814 may be accepted or rejected by the group or individual policyholder or contract holder and, if accepted, shall fully and completely satisfy and substitute for the coverage under section 376.779. Nothing in sections 376.810 to 376.814 shall prohibit an insurance company, health services corporation or health maintenance organization from including all or part of the coverages set forth in sections 376.810 to 376.814 as standard coverage in their policies or contracts issued in this state.

4. Every insurance company, health services corporation and health maintenance organization doing business in this state shall offer in all health insurance policies mental health benefits or coverage as part of the policy or as a supplement to the policy. Such mental health benefits or coverage shall include at least two sessions per year to a licensed psychiatrist, licensed psychologist, licensed professional counselor, licensed clinical social worker, or, subject to contractual provisions, a licensed marital and family therapist, acting within the scope of such license and under the following minimum standards:

(1) Coverage and benefits in this subsection shall be for the purpose of diagnosis or assessment, but not dependent upon findings; and

(2) Coverage and benefits in this subsection shall not be subject to any conditions of preapproval, and shall be deemed reimbursable as long as the provisions of this subsection are satisfied; and

(3) Coverage and benefits in this subsection shall be subject to the same coinsurance, co-payment and deductible factors as apply to regular office visits under coverages and benefits for physical illness.

5. If the group or individual policyholder or contract holder rejects the offer required by this section, then the coverage shall be governed by the mental health and chemical dependency insurance act as provided in sections 376.825 to 376.836.

6. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.845. 1. For the purposes of this section the following terms shall mean:

(1) "Eating disorder", pica, rumination disorder, avoidant/restrictive food intake disorder, anorexia nervosa, bulimia nervosa, binge eating disorder, other specified feeding or eating disorder, and any other eating disorder contained in the most recent version of the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association where diagnosed by a licensed physician, psychiatrist, psychologist, clinical social worker, licensed marital and family therapist, or professional counselor duly licensed in the state where he or she practices and acting within their applicable scope of practice in the state where he or she practices;

(2) "Health benefit plan", shall have the same meaning as such term is defined in section 376.1350; however, for purposes of this section "health benefit plan" does not include a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy;

(3) "Health carrier", shall have the same meaning as such term is defined in section 376.1350;

(4) "Medical care", health care services needed to diagnose, prevent, treat, cure, or relieve physical manifestations of an eating disorder, and shall include inpatient hospitalization, partial hospitalization, residential care, intensive outpatient treatment, follow-up outpatient care, and counseling;

(5) "Pharmacy care", medications prescribed by a licensed physician for an eating disorder and includes any health-related services deemed medically necessary to determine the need or effectiveness of the medications, but only to the extent that such medications are included in the insured's health benefit plan;

(6) "Psychiatric care" and "psychological care", direct or consultative services provided during inpatient hospitalization, partial hospitalization, residential care, intensive outpatient treatment, follow-up outpatient care, and counseling provided by a psychiatrist or psychologist licensed in the state of practice;

(7) "Therapy", medical care and behavioral interventions provided by a duly licensed physician, psychiatrist, psychologist, professional counselor, licensed clinical social worker, or family marriage therapist where said person is licensed or registered in the states where he or she practices;

(8) "Treatment of eating disorders", therapy provided by a licensed treating physician, psychiatrist, psychologist, professional counselor, clinical social worker, or licensed marital and family therapist pursuant to the powers granted under such licensed physician's, psychiatrist's, psychologist's, professional counselor's, clinical social worker's, or licensed marital and family therapist's license in the state where he or she practices for an individual diagnosed with an eating disorder.

2. In accordance with the provisions of section 376.1550, all health benefit plans that are delivered, issued for delivery, continued or renewed on or after January 1, 2017, if written inside the state of Missouri, or written outside the state of Missouri but covering Missouri residents, shall provide coverage for the diagnosis and treatment of eating disorders as required in section 376.1550.

3. Coverage provided under this section is limited to medically necessary treatment that is provided by a licensed treating physician, psychiatrist, psychologist, professional counselor, clinical social worker, or licensed marital and family therapist pursuant to the powers granted under such licensed physician's, psychiatrist's, psychologist's, professional counselor's, clinical social worker's, or licensed marital and family therapist's license and acting within their applicable scope of coverage, in accordance with a treatment plan.

4. The treatment plan, upon request by the health benefit plan or health carrier, shall include all elements necessary for the health benefit plan or health carrier to pay claims. Such elements include, but are not limited to, a diagnosis, proposed treatment by type, frequency and duration of treatment, and goals.

5. Coverage of the treatment of eating disorders may be subject to other general exclusions and limitations of the contract or benefit plan not in conflict with the provisions of this section, such as coordination of benefits, and utilization review of health care services, which includes reviews of medical necessity and care management. Medical necessity determinations and care management for the treatment of eating disorders shall consider the overall medical and mental health needs of the individual with an eating disorder, shall not be based solely on weight, and shall take into consideration the most recent Practice Guideline for the Treatment of Patients with Eating Disorders adopted by the American Psychiatric Association in addition to current standards based upon the medical literature generally recognized as authoritative in the medical community."; and

Further amend said bill, Page 4, Section 376.1110, Line 19, by inserting after all of said line the following:

"376.1192. 1. As used in this section, "health benefit plan" and "health carrier" shall have the same meaning as such terms are defined in section 376.1350.

2. Beginning September 1, 2013, the oversight division of the joint committee on legislative research shall perform an actuarial analysis of the cost impact to health carriers, insureds with a health benefit plan, and other private and public payers if state mandates were enacted to provide health benefit plan coverage for the following:

(1) Orally administered anticancer medication that is used to kill or slow the growth of cancerous cells charged at the same co-payment, deductible, or coinsurance amount as intravenously administered or injected cancer medication that is provided, regardless of formulation or benefit category determination by the health carrier administering the health benefit plan;

(2) Diagnosis and treatment of eating disorders that include anorexia nervosa, bulimia, binge eating, eating disorders nonspecified, and any other severe eating disorders contained in the most recent version of the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association. The actuarial analysis shall assume the following are included in health benefit plan coverage:

(a) Residential treatment for eating disorders, if such treatment is medically necessary in accordance with the Practice Guidelines for the Treatment of Patients with Eating Disorders, as most recently published by the American Psychiatric Association; and

(b) Access to medical treatment that provides coverage for integrated care and treatment as recommended by medical and mental health care professionals, including but not limited to psychological services, nutrition counseling, physical therapy, dietician services, medical monitoring, and psychiatric monitoring.

3. By December 31, 2013, the director of the oversight division of the joint committee on legislative research shall submit a report of the actuarial findings prescribed by this section to the speaker of the house of representatives, the president pro tempore of the senate, and the chairpersons of the house of representatives committee on health insurance and the senate small business, insurance and industry committee, or the committees having jurisdiction over health insurance issues if the preceding committees no longer exist.

4. For the purposes of this section, the actuarial analysis of health benefit plan coverage shall assume that such coverage:

(1) Shall not be subject to any greater deductible or co-payment than other health care services provided by the health benefit plan; and

(2) Shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months' or less duration]~~ **having a duration of less than one year**, or any other supplemental policy.

5. The cost for each actuarial analysis shall not exceed thirty thousand dollars and the oversight division of the joint committee on legislative research may utilize any actuary contracted to perform services for the Missouri consolidated health care plan to perform the analysis required under this section.

6. The provisions of this section shall expire on December 31, 2013.

376.1199. 1. Each health carrier or health benefit plan that offers or issues health benefit plans providing obstetrical/gynecological benefits and pharmaceutical coverage, which are delivered, issued for delivery, continued or renewed in this state on or after January 1, 2002, shall:

(1) Notwithstanding the provisions of subsection 4 of section 354.618, provide enrollees with direct access to the services of a participating obstetrician, participating gynecologist or participating obstetrician/gynecologist of her choice within the provider network for covered services. The services covered by this subdivision shall be limited to those services defined by the published recommendations of the accreditation council for graduate medical education for training an obstetrician, gynecologist or obstetrician/gynecologist, including but not limited to diagnosis, treatment and referral for such services. A health carrier shall not impose additional co-payments, coinsurance or deductibles upon any enrollee who seeks or receives health care services pursuant to this subdivision, unless similar additional co-payments, coinsurance or deductibles are imposed for other types of health care services received within the provider network. Nothing in this subsection shall be construed to require a health carrier to perform, induce, pay for, reimburse, guarantee, arrange, provide any resources for or refer a patient for an abortion, as defined in section 188.015, other than a spontaneous abortion or to prevent the death of the female upon whom the abortion is performed, or to supersede or conflict with section 376.805; and

(2) Notify enrollees annually of cancer screenings covered by the enrollees' health benefit plan and the current American Cancer Society guidelines for all cancer screenings or notify enrollees at intervals consistent with current American Cancer Society guidelines of cancer screenings which are covered by the enrollees' health benefit

plans. The notice shall be delivered by mail unless the enrollee and health carrier have agreed on another method of notification; and

(3) Include coverage for services related to diagnosis, treatment and appropriate management of osteoporosis when such services are provided by a person licensed to practice medicine and surgery in this state, for individuals with a condition or medical history for which bone mass measurement is medically indicated for such individual. In determining whether testing or treatment is medically appropriate, due consideration shall be given to peer-reviewed medical literature. A policy, provision, contract, plan or agreement may apply to such services the same deductibles, coinsurance and other limitations as apply to other covered services; and

(4) If the health benefit plan also provides coverage for pharmaceutical benefits, provide coverage for contraceptives either at no charge or at the same level of deductible, coinsurance or co-payment as any other covered drug.

No such deductible, coinsurance or co-payment shall be greater than any drug on the health benefit plan's formulary. As used in this section, "contraceptive" shall include all prescription drugs and devices approved by the federal Food and Drug Administration for use as a contraceptive, but shall exclude all drugs and devices that are intended to induce an abortion, as defined in section 188.015, which shall be subject to section 376.805. Nothing in this subdivision shall be construed to exclude coverage for prescription contraceptive drugs or devices ordered by a health care provider with prescriptive authority for reasons other than contraceptive or abortion purposes.

2. For the purposes of this section, "health carrier" and "health benefit plan" shall have the same meaning as defined in section 376.1350.

3. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

4. Notwithstanding the provisions of subdivision (4) of subsection 1 of this section to the contrary:

(1) Any health carrier shall offer and issue to any person or entity purchasing a health benefit plan, a health benefit plan that excludes coverage for contraceptives if the use or provision of such contraceptives is contrary to the moral, ethical or religious beliefs or tenets of such person or entity;

(2) Upon request of an enrollee who is a member of a group health benefit plan and who states that the use or provision of contraceptives is contrary to his or her moral, ethical or religious beliefs, any health carrier shall issue to or on behalf of such enrollee a policy form that excludes coverage for contraceptives. Any administrative costs to a group health benefit plan associated with such exclusion of coverage not offset by the decreased costs of providing coverage shall be borne by the group policyholder or group plan holder;

(3) Any health carrier which is owned, operated or controlled in substantial part by an entity that is operated pursuant to moral, ethical or religious tenets that are contrary to the use or provision of contraceptives shall be exempt from the provisions of subdivision (4) of subsection 1 of this section. For purposes of this subsection, if new premiums are charged for a contract, plan or policy, it shall be determined to be a new contract, plan or policy.

5. Except for a health carrier that is exempted from providing coverage for contraceptives pursuant to this section, a health carrier shall allow enrollees in a health benefit plan that excludes coverage for contraceptives pursuant to subsection 4 of this section to purchase a health benefit plan that includes coverage for contraceptives.

6. Any health benefit plan issued pursuant to subsection 1 of this section shall provide clear and conspicuous written notice on the enrollment form or any accompanying materials to the enrollment form and the group health benefit plan application and contract:

(1) Whether coverage for contraceptives is or is not included;

(2) That an enrollee who is a member of a group health benefit plan with coverage for contraceptives has the right to exclude coverage for contraceptives if such coverage is contrary to his or her moral, ethical or religious beliefs;

(3) That an enrollee who is a member of a group health benefit plan without coverage for contraceptives has the right to purchase coverage for contraceptives;

(4) Whether an optional rider for elective abortions has been purchased by the group contract holder pursuant to section 376.805; and

(5) That an enrollee who is a member of a group health plan with coverage for elective abortions has the right to exclude and not pay for coverage for elective abortions if such coverage is contrary to his or her moral, ethical, or religious beliefs.

For purposes of this subsection, if new premiums are charged for a contract, plan, or policy, it shall be determined to be a new contract, plan, or policy.

7. Health carriers shall not disclose to the person or entity who purchased the health benefit plan the names of enrollees who exclude coverage for contraceptives in the health benefit plan or who purchase a health benefit plan that includes coverage for contraceptives. Health carriers and the person or entity who purchased the health benefit plan shall not discriminate against an enrollee because the enrollee excluded coverage for contraceptives in the health benefit plan or purchased a health benefit plan that includes coverage for contraceptives.

8. The departments of health and senior services and insurance, financial institutions and professional registration may promulgate rules necessary to implement the provisions of this section. No rule or portion of a rule promulgated pursuant to this section shall become effective unless it has been promulgated pursuant to chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be invalid and void.

376.1200. 1. Each entity offering individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a health services corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements to the extent not preempted by federal law and all managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed in this state on or after January 1, 1996, shall offer coverage for the treatment of breast cancer by dose-intensive chemotherapy/autologous bone marrow transplants or stem cell transplants when performed pursuant to nationally accepted peer review protocols utilized by breast cancer treatment centers experienced in dose-intensive chemotherapy/autologous bone marrow transplants or stem cell transplants. The offer of benefits under this section shall be in writing and must be accepted in writing by the individual or group policyholder or contract holder.

2. Such health care service shall not be subject to any greater deductible or co-payment than any other health care service provided by the policy, contract or plan, except that the policy, contract or plan may contain a provision imposing a lifetime benefit maximum of not less than one hundred thousand dollars, for dose-intensive chemotherapy/autologous bone marrow transplants or stem cell transplants for breast cancer treatment.

3. Benefits may be administered for such health care service through a managed care program of exclusive and/or preferred contractual arrangements with one or more providers rendering such health care service. These contractual arrangements may provide that the provider shall hold the patient harmless for the cost of rendering such health care service if it is subsequently found by the entity authorized to resolve disputes that:

(1) Such care did not qualify under the protocols established for the providing of care for such health care service;

(2) Such care was not medically appropriate; or

(3) The provider otherwise failed to comply with the utilization management or other managed care provision agreed to in any contract between the entity and the provider.

4. The provisions of this section shall not apply to short-term travel, accident-only, limited or specified disease policies, or to short-term nonrenewable policies of ~~[not more than seven months duration]~~ **having a duration less than one year.**

5. Nothing in this section shall prohibit an entity from including all or part of such health care services as standard coverage in its policies, contracts or plans.

376.1215. 1. All individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a health services corporation, individual and group service contracts issued by a health maintenance organization and all self-insured group arrangements to the extent not preempted by federal law and all managed health care delivery entities of any type or description shall provide coverage for immunizations of a child from birth to five years of age as provided by department of health and senior services regulations.

2. Such coverage shall not be subject to any deductible or co-payment limits.

3. The contract issued by a health maintenance organization may provide that the benefits required pursuant to this section shall be covered benefits only if the services are rendered by a provider who is designated by and affiliated with the health maintenance organization, except that the health maintenance organization shall, as a condition of participation, comply with the immunization requirements of state or federally funded health programs.

4. This section shall not apply to supplemental insurance policies, including life care contracts, accident-only policies, specified disease policies, hospital policies providing a fixed daily benefit only, Medicare supplement policies, long-term care policies, coverage issued as a supplement to liability insurance, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, and other supplemental policies as determined by the department of insurance, financial institutions and professional registration.

5. The department of health and senior services shall promulgate rules and regulations to determine which immunizations shall be covered by policies, plans or contracts described in this section. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

6. No health care provider shall charge more than one hundred percent of the reasonable and customary charges for providing any immunization.

376.1218. 1. Any health carrier or health benefit plan that offers or issues health benefit plans, other than Medicaid health benefit plans, which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2006, shall provide coverage for early intervention services described in this section that are delivered by early intervention specialists who are health care professionals licensed by the state of Missouri and acting within the scope of their professions for children from birth to age three identified by the Part C early intervention system as eligible for services under Part C of the Individuals with Disabilities Education Act, 20 U.S.C. Section 1431, et seq. Such coverage shall be limited to three thousand dollars for each covered child per policy per calendar year, with a maximum of nine thousand dollars per child.

2. As used in this section, "health carrier" and "health benefit plan" shall have the same meaning as such terms are defined in section 376.1350.

3. In the event that any health benefit plan is found not to be required to provide coverage under subsection 1 of this section because of preemption by a federal law, including but not limited to the act commonly known as ERISA contained in Title 29 of the United States Code, or in the event that subsection 1 of this section is found to be unconstitutional, then the lead agency shall be responsible for payment and provision of any benefit provided under this section.

4. For purposes of this section, "early intervention services" means medically necessary speech and language therapy, occupational therapy, physical therapy, and assistive technology devices for children from birth to age three who are identified by the Part C early intervention system as eligible for services under Part C of the Individuals with Disabilities Education Act, 20 U.S.C. Section 1431, et seq. Early intervention services shall include services under an active individualized family service plan that enhance functional ability without effecting a cure. An individualized family service plan is a written plan for providing early intervention services to an eligible child and the child's family that is adopted in accordance with 20 U.S.C. Section 1436. The Part C early intervention system, on behalf of its contracted regional Part C early intervention system centers and providers, shall be considered the rendering provider of services for purposes of this section.

5. No payment made for specified early intervention services shall be applied by the health carrier or health benefit plan against any maximum lifetime aggregate specified in the policy or health benefit plan if the carrier opts to satisfy its obligations under this section under subdivision (2) of subsection 7 of this section. A health benefit plan shall be billed at the applicable Medicaid rate at the time the covered benefit is delivered, and the health benefit plan shall pay the Part C early intervention system at such rate for benefits covered by this section. Services under the Part C early intervention system shall be delivered as prescribed by the individualized family service plan and an electronic claim filed in accordance with the carrier's or plan's standard format. Beginning January 1, 2007, such claims' payments shall be made in accordance with the provisions of sections 376.383 and 376.384.

6. The health care service required by this section shall not be subject to any greater deductible, co-payment, or coinsurance than other similar health care services provided by the health benefit plan.

7. (1) Subject to the provisions of this section, payments made during a calendar year by a health carrier or group of carriers affiliated by or under common ownership or control to the Part C early intervention system for services provided to children covered by the Part C early intervention system shall not exceed one-half of one percent of the direct written premium for health benefit plans as reported to the department of insurance, financial institutions and professional registration on the health carrier's most recently filed annual financial statement.

(2) In lieu of reimbursing claims under this section, a carrier or group of carriers affiliated by or under common ownership or control may, on behalf of all of the carrier's or carriers' health benefit plan or plans providing coverage under this section, directly pay the Part C early intervention system by January thirty-first of the calendar year an amount equal to one-half of one percent of the direct written premium for health benefit plans as reported to the department of insurance, financial institutions and professional registration on the health carrier's most recently filed annual financial statement, or five hundred thousand dollars, whichever is less, and such payment shall constitute full and complete satisfaction of the health benefit plan's obligation for the calendar year. Nothing in this subsection shall require a health carrier or health benefit plan providing coverage under this section to amend or modify any provision of an existing policy or plan relating to the payment or reimbursement of claims by the health carrier or health benefit plan.

8. This section shall not apply to a supplemental insurance policy, including a life care contract, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, hospitalization-surgical care policy, policy that is individually underwritten or provides such coverage for specific individuals and members of their families, long-term care policy, or short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year.**

9. Except for health carriers or health benefit plans making payments under subdivision (2) of subsection 7 of this section, the department of insurance, financial institutions and professional registration shall collect data related to the number of children receiving private insurance coverage under this section and the total amount of moneys paid on behalf of such children by private health carriers or health benefit plans. The department shall report to the general assembly regarding the department's findings no later than January 30, 2007, and annually thereafter.

10. Notwithstanding the provisions of section 23.253 to the contrary, the provisions of this section shall not sunset.

376.1219. 1. Each policy issued by an entity offering individual and group health insurance which provides coverage on an expense-incurred basis, individual and group health service or indemnity type contracts issued by a nonprofit corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group health arrangements to the extent not preempted by federal law, and all health care plans provided by managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed in this state on or after September 1, 1997, shall provide coverage for formula and low protein modified food products recommended by a physician for the treatment of a patient with phenylketonuria or any inherited disease of amino and organic acids who is covered under the policy, contract, or plan and who is less than six years of age.

2. For purposes of this section, "low protein modified food products" means foods that are specifically formulated to have less than one gram of protein per serving and are intended to be used under the direction of a physician for the dietary treatment of any inherited metabolic disease. Low protein modified food products do not include foods that are naturally low in protein.

3. The coverage required by this section may be subject to the same deductible for similar health care services provided by the policy, contract, or plan as well as a reasonable coinsurance or co-payment on the part of the insured, which shall not be greater than fifty percent of the cost of the formula and food products, and may be subject to an annual benefit maximum of not less than five thousand dollars per covered child. Nothing in this section shall prohibit a carrier from using individual case management or from contracting with vendors of the formula and food products.

4. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, **short-term major medical policies having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.1220. 1. Each policy issued by an entity offering individual and group health insurance which provides coverage on an expense-incurred basis, individual or group health service, or indemnity contracts issued by a nonprofit corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group health arrangements to the extent not preempted by federal law, and all health care plans provided by

managed health care delivery entities of any type or description that are delivered, issued for delivery, continued or renewed in this state shall provide coverage for newborn hearing screening, necessary rescreening, audiological assessment and follow-up, and initial amplification.

2. The health care service required by this section shall not be subject to any greater deductible or co-payment than other similar health care services provided by the policy, contract or plan.

3. This section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

4. Coverage for newborn hearing screening and any necessary rescreening and audiological assessment shall be provided to newborns eligible for medical assistance pursuant to section 208.151, and the children's health program pursuant to sections 208.631 to 208.660, with payment for the newborn hearing screening required in section 191.925, and any necessary rescreening, audiological assessment and follow-up, and amplification as described in section 191.928.

376.1224. 1. For purposes of this section, the following terms shall mean:

(1) "Applied behavior analysis", the design, implementation, and evaluation of environmental modifications, using behavioral stimuli and consequences, to produce socially significant improvement in human behavior, including the use of direct observation, measurement, and functional analysis of the relationships between environment and behavior;

(2) "Autism service provider":

(a) Any person, entity, or group that provides diagnostic or treatment services for autism spectrum disorders who is licensed or certified by the state of Missouri; or

(b) Any person who is licensed under chapter 337 as a board-certified behavior analyst by the behavior analyst certification board or licensed under chapter 337 as an assistant board-certified behavior analyst;

(3) "Autism spectrum disorders", a neurobiological disorder, an illness of the nervous system, which includes Autistic Disorder, Asperger's Disorder, Pervasive Developmental Disorder Not Otherwise Specified, Rett's Disorder, and Childhood Disintegrative Disorder, as defined in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association;

(4) "Diagnosis of autism spectrum disorders", medically necessary assessments, evaluations, or tests in order to diagnose whether an individual has an autism spectrum disorder;

(5) "Habilitative or rehabilitative care", professional, counseling, and guidance services and treatment programs, including applied behavior analysis, that are necessary to develop the functioning of an individual;

(6) "Health benefit plan", shall have the same meaning ascribed to it as in section 376.1350;

(7) "Health carrier", shall have the same meaning ascribed to it as in section 376.1350;

(8) "Line therapist", an individual who provides supervision of an individual diagnosed with an autism diagnosis and other neurodevelopmental disorders pursuant to the prescribed treatment plan, and implements specific behavioral interventions as outlined in the behavior plan under the direct supervision of a licensed behavior analyst;

(9) "Pharmacy care", medications used to address symptoms of an autism spectrum disorder prescribed by a licensed physician, and any health-related services deemed medically necessary to determine the need or effectiveness of the medications only to the extent that such medications are included in the insured's health benefit plan;

(10) "Psychiatric care", direct or consultative services provided by a psychiatrist licensed in the state in which the psychiatrist practices;

(11) "Psychological care", direct or consultative services provided by a psychologist licensed in the state in which the psychologist practices;

(12) "Therapeutic care", services provided by licensed speech therapists, occupational therapists, or physical therapists;

(13) "Treatment for autism spectrum disorders", care prescribed or ordered for an individual diagnosed with an autism spectrum disorder by a licensed physician or licensed psychologist, including equipment medically necessary for such care, pursuant to the powers granted under such licensed physician's or licensed psychologist's license, including, but not limited to:

(a) Psychiatric care;

(b) Psychological care;

- (c) Habilitative or rehabilitative care, including applied behavior analysis therapy;
- (d) Therapeutic care;
- (e) Pharmacy care.

2. All group health benefit plans that are delivered, issued for delivery, continued, or renewed on or after January 1, 2011, if written inside the state of Missouri, or written outside the state of Missouri but insuring Missouri residents, shall provide coverage for the diagnosis and treatment of autism spectrum disorders to the extent that such diagnosis and treatment is not already covered by the health benefit plan.

3. With regards to a health benefit plan, a health carrier shall not deny or refuse to issue coverage on, refuse to contract with, or refuse to renew or refuse to reissue or otherwise terminate or restrict coverage on an individual or their dependent because the individual is diagnosed with autism spectrum disorder.

4. (1) Coverage provided under this section is limited to medically necessary treatment that is ordered by the insured's treating licensed physician or licensed psychologist, pursuant to the powers granted under such licensed physician's or licensed psychologist's license, in accordance with a treatment plan.

(2) The treatment plan, upon request by the health benefit plan or health carrier, shall include all elements necessary for the health benefit plan or health carrier to pay claims. Such elements include, but are not limited to, a diagnosis, proposed treatment by type, frequency and duration of treatment, and goals.

(3) Except for inpatient services, if an individual is receiving treatment for an autism spectrum disorder, a health carrier shall have the right to review the treatment plan not more than once every six months unless the health carrier and the individual's treating physician or psychologist agree that a more frequent review is necessary. Any such agreement regarding the right to review a treatment plan more frequently shall only apply to a particular individual being treated for an autism spectrum disorder and shall not apply to all individuals being treated for autism spectrum disorders by a physician or psychologist. The cost of obtaining any review or treatment plan shall be borne by the health benefit plan or health carrier, as applicable.

5. Coverage provided under this section for applied behavior analysis shall be subject to a maximum benefit of forty thousand dollars per calendar year for individuals through eighteen years of age. Such maximum benefit limit may be exceeded, upon prior approval by the health benefit plan, if the provision of applied behavior analysis services beyond the maximum limit is medically necessary for such individual. Payments made by a health carrier on behalf of a covered individual for any care, treatment, intervention, service or item, the provision of which was for the treatment of a health condition unrelated to the covered individual's autism spectrum disorder, shall not be applied toward any maximum benefit established under this subsection. Any coverage required under this section, other than the coverage for applied behavior analysis, shall not be subject to the age and dollar limitations described in this subsection.

6. The maximum benefit limitation for applied behavior analysis described in subsection 5 of this section shall be adjusted by the health carrier at least triennially for inflation to reflect the aggregate increase in the general price level as measured by the Consumer Price Index for All Urban Consumers for the United States, or its successor index, as defined and officially published by the United States Department of Labor, or its successor agency. Beginning January 1, 2012, and annually thereafter, the current value of the maximum benefit limitation for applied behavior analysis coverage adjusted for inflation in accordance with this subsection shall be calculated by the director of the department of insurance, financial institutions and professional registration. The director shall furnish the calculated value to the secretary of state, who shall publish such value in the Missouri Register as soon after each January first as practicable, but it shall otherwise be exempt from the provisions of section 536.021.

7. Subject to the provisions set forth in subdivision (3) of subsection 4 of this section, coverage provided under this section shall not be subject to any limits on the number of visits an individual may make to an autism service provider, except that the maximum total benefit for applied behavior analysis set forth in subsection 5 of this section shall apply to this subsection.

8. This section shall not be construed as limiting benefits which are otherwise available to an individual under a health benefit plan. The health care coverage required by this section shall not be subject to any greater deductible, coinsurance, or co-payment than other physical health care services provided by a health benefit plan. Coverage of services may be subject to other general exclusions and limitations of the contract or benefit plan, not in conflict with the provisions of this section, such as coordination of benefits, exclusions for services provided by family or household members, and utilization review of health care services, including review of medical necessity and care management; however, coverage for treatment under this section shall not be denied on the basis that it is educational or habilitative in nature.

9. To the extent any payments or reimbursements are being made for applied behavior analysis, such payments or reimbursements shall be made to either:

- (1) The autism service provider, as defined in this section; or
- (2) The entity or group for whom such supervising person, who is certified as a board-certified behavior analyst by the Behavior Analyst Certification Board, works or is associated.

Such payments or reimbursements under this subsection to an autism service provider or a board-certified behavior analyst shall include payments or reimbursements for services provided by a line therapist under the supervision of such provider or behavior analyst if such services provided by the line therapist are included in the treatment plan and are deemed medically necessary.

10. Notwithstanding any other provision of law to the contrary, health carriers shall not be held liable for the actions of line therapists in the performance of their duties.

11. The provisions of this section shall apply to any health care plans issued to employees and their dependents under the Missouri consolidated health care plan established pursuant to chapter 103 that are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2011. The terms "employees" and "health care plans" shall have the same meaning ascribed to them in section 103.003.

12. The provisions of this section shall also apply to the following types of plans that are established, extended, modified, or renewed on or after January 1, 2011:

- (1) All self-insured governmental plans, as that term is defined in 29 U.S.C. Section 1002(32);
- (2) All self-insured group arrangements, to the extent not preempted by federal law;
- (3) All plans provided through a multiple employer welfare arrangement, or plans provided through another benefit arrangement, to the extent permitted by the Employee Retirement Income Security Act of 1974, or any waiver or exception to that act provided under federal law or regulation; and
- (4) All self-insured school district health plans.

13. The provisions of this section shall not automatically apply to an individually underwritten health benefit plan, but shall be offered as an option to any such plan.

14. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policy ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy.

15. Any health carrier or other entity subject to the provisions of this section shall not be required to provide reimbursement for the applied behavior analysis delivered to a person insured by such health carrier or other entity to the extent such health carrier or other entity is billed for such services by any Part C early intervention program or any school district for applied behavior analysis rendered to the person covered by such health carrier or other entity. This section shall not be construed as affecting any obligation to provide services to an individual under an individualized family service plan, an individualized education plan, or an individualized service plan. This section shall not be construed as affecting any obligation to provide reimbursement pursuant to section 376.1218.

16. The provisions of sections 376.383, 376.384, and 376.1350 to 376.1399 shall apply to this section.

17. The director of the department of insurance, financial institutions and professional registration shall grant a small employer with a group health plan, as that term is defined in section 379.930, a waiver from the provisions of this section if the small employer demonstrates to the director by actual claims experience over any consecutive twelve-month period that compliance with this section has increased the cost of the health insurance policy by an amount of two and a half percent or greater over the period of a calendar year in premium costs to the small employer.

18. The provisions of this section shall not apply to the Mo HealthNet program as described in chapter 208.

19. (1) By February 1, 2012, and every February first thereafter, the department of insurance, financial institutions and professional registration shall submit a report to the general assembly regarding the implementation of the coverage required under this section. The report shall include, but shall not be limited to, the following:

- (a) The total number of insureds diagnosed with autism spectrum disorder;
 - (b) The total cost of all claims paid out in the immediately preceding calendar year for coverage required by this section;
 - (c) The cost of such coverage per insured per month; and
 - (d) The average cost per insured for coverage of applied behavior analysis;
- (2) All health carriers and health benefit plans subject to the provisions of this section shall provide the department with the data requested by the department for inclusion in the annual report.

376.1225. 1. All individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a nonprofit corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements to the extent not preempted by federal law and all managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed on or after August 28, 1998, shall provide coverage for administration of general anesthesia and hospital charges for dental care provided to the following covered persons:

- (1) A child under the age of five;
- (2) A person who is severely disabled; or
- (3) A person who has a medical or behavioral condition which requires hospitalization or general anesthesia when dental care is provided.

2. Each plan as described in this section must provide coverage for administration of general anesthesia and hospital or office charges for treatment rendered by a dentist, regardless of whether the services are provided in a participating hospital or surgical center or office.

3. Nothing in this section shall prevent a health carrier from requiring prior authorization for hospitalization for dental care procedures in the same manner that prior authorization is required for hospitalization for other covered diseases or conditions.

4. Nothing in this section shall apply to accident-only, dental-only plans or other specified disease, hospital indemnity, Medicare supplement or long-term care policies, or short-term major medical policies ~~[of six months or less in duration]~~ **having a duration of less than one year.**

376.1230. 1. Every policy issued by a health carrier, as defined in section 376.1350, shall provide coverage for chiropractic care delivered by a licensed chiropractor acting within the scope of his or her practice as defined in chapter 331. The coverage shall include initial diagnosis and clinically appropriate and medically necessary services and supplies required to treat the diagnosed disorder, subject to the terms and conditions of the policy. The coverage may be limited to chiropractors within the health carrier's network, and nothing in this section shall be construed to require a health carrier to contract with a chiropractor not in the carrier's network nor shall a carrier be required to reimburse for services rendered by a nonnetwork chiropractor unless prior approval has been obtained from the carrier by the enrollee. An enrollee may access chiropractic care within the network for a total of twenty-six chiropractic physician office visits per policy period, but may be required to provide the health carrier with notice prior to any additional visit as a condition of coverage. A health carrier may require prior authorization or notification before any follow-up diagnostic tests are ordered by a chiropractor or for any office visits for treatment in excess of twenty-six in any policy period. The certificate of coverage for any health benefit plan issued by a health carrier shall clearly state the availability of chiropractic coverage under the policy and any limitations, conditions, and exclusions.

2. A health benefit plan shall provide coverage for treatment of a chiropractic care condition and shall not establish any rate, term, or condition that places a greater financial burden on an insured for access to treatment for a chiropractic care condition than for access to treatment for another physical health condition.

3. The provisions of this section shall not apply to any health plan or contract that is individually underwritten.

4. The provisions of this section shall not apply to benefits provided under the Medicaid program.

5. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policy ~~[of six months' or less duration]~~ **having a duration of less than one year**, or any other similar supplemental policy.

376.1232. 1. Each health carrier or health benefit plan that offers or issues health benefit plans which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2010, shall offer coverage for prosthetic devices and services, including original and replacement devices, as prescribed by a physician acting within the scope of his or her practice.

2. For the purposes of this section, "health carrier" and "health benefit plan" shall have the same meaning as defined in section 376.1350.

3. The amount of the benefit for prosthetic devices and services under this section shall be no less than the annual and lifetime benefit maximums applicable to the basic health care services required to be provided under the health benefit plan. If the health benefit plan does not include any annual or lifetime maximums applicable to basic health care services, the amount of the benefit for prosthetic devices and services shall not be subject to an annual or

lifetime maximum benefit level. Any co-payment, coinsurance, deductible, and maximum out-of-pocket amount applied to the benefit for prosthetic devices and services shall be no more than the most common amounts applied to the basic health care services required to be provided under the health benefit plan.

4. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.1235. 1. No health carrier or health benefit plan, as defined in section 376.1350, shall impose a co-payment or coinsurance percentage charged to the insured for services rendered for each date of service by a physical therapist licensed under chapter 334 or an occupational therapist licensed under chapter 324, for services that require a prescription, that is greater than the co-payment or coinsurance percentage charged to the insured for the services of a primary care physician licensed under chapter 334 for an office visit.

2. A health carrier or health benefit plan shall clearly state the availability of physical therapy and occupational therapy coverage under its plan and all related limitations, conditions, and exclusions.

3. Beginning September 1, 2016, the oversight division of the joint committee on legislative research shall perform an actuarial analysis of the cost impact to health carriers, insureds with a health benefit plan, and other private and public payers if the provisions of this section regarding occupational therapy coverage were enacted. By December 31, 2016, the director of the oversight division of the joint committee on legislative research shall submit a report of the actuarial findings prescribed by this section to the speaker, the president pro tem, and the chairpersons of both the house of representatives and senate standing committees having jurisdiction over health insurance matters. If the fiscal note cost estimation is less than the cost of an actuarial analysis, the actuarial analysis requirement shall be waived.

4. This section shall not apply to short-term major medical policies having a duration of less than one year.

376.1237. 1. Each health carrier or health benefit plan that offers or issues health benefit plans which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2014, and that provides coverage for prescription eye drops shall provide coverage for the refilling of an eye drop prescription prior to the last day of the prescribed dosage period without regard to a coverage restriction for early refill of prescription renewals as long as the prescribing health care provider authorizes such early refill, and the health carrier or the health benefit plan is notified.

2. For the purposes of this section, health carrier and health benefit plan shall have the same meaning as defined in section 376.1350.

3. The coverage required by this section shall not be subject to any greater deductible or co-payment than other similar health care services provided by the health benefit plan.

4. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

5. The provisions of this section shall terminate on January 1, 2020.

376.1250. 1. All individual and group health insurance policies providing coverage on an expense-incurred basis, individual and group service or indemnity type contracts issued by a nonprofit corporation, individual and group service contracts issued by a health maintenance organization, all self-insured group arrangements to the extent not preempted by federal law and all managed health care delivery entities of any type or description, that are delivered, issued for delivery, continued or renewed on or after August 28, 1999, and providing coverage to any resident of this state shall provide benefits or coverage for:

(1) A pelvic examination and pap smear for any nonsymptomatic woman covered under such policy or contract, in accordance with the current American Cancer Society guidelines;

(2) A prostate examination and laboratory tests for cancer for any nonsymptomatic man covered under such policy or contract, in accordance with the current American Cancer Society guidelines; and

(3) A colorectal cancer examination and laboratory tests for cancer for any nonsymptomatic person covered under such policy or contract, in accordance with the current American Cancer Society guidelines.

2. Coverage and benefits related to the examinations and tests as required by this section shall be at least as favorable and subject to the same dollar limits, deductible, and co-payments as other covered benefits or services.

3. Nothing in this act shall apply to accident-only, hospital indemnity, Medicare supplement, long-term care, or other limited benefit health insurance policies.

4. The provisions of this section shall not apply to short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year.**

5. The attending physician shall advise the patient of the advantages, disadvantages, and risks, including cancer, associated with breast implantation prior to such operation.

6. Nothing in this section shall alter, impair or otherwise affect claims, rights or remedies available pursuant to law.

376.1253. 1. Each physician attending any patient with a newly diagnosed cancer shall inform the patient that the patient has the right to a referral for a second opinion by an appropriate board-certified specialist prior to any treatment. If no specialist in that specific cancer diagnosis area is in the provider network, a referral shall be made to a nonnetwork specialist in accordance with this section.

2. Each health carrier or health benefit plan, as defined in section 376.1350, that offers or issues health benefit plans which are delivered, issued for delivery, continued or renewed in this state on or after January 1, 2003, shall provide coverage for a second opinion rendered by a specialist in that specific cancer diagnosis area when a patient with a newly diagnosed cancer is referred to such specialist by his or her attending physician. Such coverage shall be subject to the same deductible and coinsurance conditions applied to other specialist referrals and all other terms and conditions applicable to other benefits, including the prior authorization and/or referral authorization requirements as specified in the applicable health insurance policy.

3. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months' or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.1275. 1. Each health carrier or health benefit plan that offers or issues health benefit plans which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2003, shall include coverage for their members for the cost for human leukocyte antigen testing, also referred to as histocompatibility locus antigen testing, for A, B, and DR antigens for utilization in bone marrow transplantation. The testing must be performed in a facility which is accredited by the American Association of Blood Banks or its successors, and is licensed under the Clinical Laboratory Improvement Act, 42 U.S.C. Section 263a, as amended, and is accredited by the American Association of Blood Banks or its successors, the College of American Pathologists, the American Society for Histocompatibility and Immunogenetics (ASHI) or any other national accrediting body with requirements that are substantially equivalent to or more stringent than those of the College of American Pathologists. At the time of testing, the person being tested must complete and sign an informed consent form which also authorizes the results of the test to be used for participation in the National Marrow Donor Program. The health benefit plan may limit each enrollee to one such testing per lifetime to be reimbursed at a cost of no greater than seventy-five dollars by the health carrier or health benefit plan.

2. For the purposes of this section, "health carrier" and "health benefit plan" shall have the same meaning as defined in section 376.1350.

3. The health care service required by this section shall not be subject to any greater deductible or co-payment than other similar health care services provided by the health benefit plan.

4. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months' or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

376.1400. 1. Every health insurance carrier offering policies of insurance in this state shall use standardized information for the explanation of benefits given to the health care provider whenever a claim is paid or denied. As used in this section, the term "health insurance carrier" shall have the meaning given to "health

carrier" in section 376.1350. Nothing in this section shall apply to accident-only, specified disease, hospital indemnity, Medicare supplement, long-term care, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, other limited benefit health insurance policies.

2. The standardized information shall contain the following:

- (1) The name of the insured;
- (2) The insured's identification number;
- (3) The date of service;
- (4) Amount of charge;
- (5) Explanation for any denial;
- (6) The amount paid;
- (7) The patient's full name;
- (8) The name and address of the insurer; and
- (9) The phone number to contact for questions on explanation of benefits.

3. All health insurance carriers shall use the standard explanation of benefits information after January 1, 2002.

376.1550. 1. Notwithstanding any other provision of law to the contrary, each health carrier that offers or issues health benefit plans which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2005, shall provide coverage for a mental health condition, as defined in this section, and shall comply with the following provisions:

(1) A health benefit plan shall provide coverage for treatment of a mental health condition and shall not establish any rate, term, or condition that places a greater financial burden on an insured for access to treatment for a mental health condition than for access to treatment for a physical health condition. Any deductible or out-of-pocket limits required by a health carrier or health benefit plan shall be comprehensive for coverage of all health conditions, whether mental or physical;

(2) The coverages set forth is this subsection:

(a) May be administered pursuant to a managed care program established by the health carrier; and
(b) May deliver covered services through a system of contractual arrangements with one or more providers, hospitals, nonresidential or residential treatment programs, or other mental health service delivery entities certified by the department of mental health, or accredited by a nationally recognized organization, or licensed by the state of Missouri;

(3) A health benefit plan that does not otherwise provide for management of care under the plan or that does not provide for the same degree of management of care for all health conditions may provide coverage for treatment of mental health conditions through a managed care organization; provided that the managed care organization is in compliance with rules adopted by the department of insurance, financial institutions and professional registration that assure that the system for delivery of treatment for mental health conditions does not diminish or negate the purpose of this section. The rules adopted by the director shall assure that:

(a) Timely and appropriate access to care is available;
(b) The quantity, location, and specialty distribution of health care providers is adequate; and
(c) Administrative or clinical protocols do not serve to reduce access to medically necessary treatment for any insured;

(4) Coverage for treatment for chemical dependency shall comply with sections 376.779, 376.810 to 376.814, and 376.825 to 376.836 and for the purposes of this subdivision the term "health insurance policy" as used in sections 376.779, 376.810 to 376.814, and 376.825 to 376.836, the term "health insurance policy" shall include group coverage.

2. As used in this section, the following terms mean:

(1) "Chemical dependency", the psychological or physiological dependence upon and abuse of drugs, including alcohol, characterized by drug tolerance or withdrawal and impairment of social or occupational role functioning or both;

(2) "Health benefit plan", the same meaning as such term is defined in section 376.1350;

(3) "Health carrier", the same meaning as such term is defined in section 376.1350;

(4) "Mental health condition", any condition or disorder defined by categories listed in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders except for chemical dependency;

(5) "Managed care organization", any financing mechanism or system that manages care delivery for its members or subscribers, including health maintenance organizations and any other similar health care delivery system or organization;

(6) "Rate, term, or condition", any lifetime or annual payment limits, deductibles, co-payments, coinsurance, and other cost-sharing requirements, out-of-pocket limits, visit limits, and any other financial component of a health benefit plan that affects the insured.

3. This section shall not apply to a health plan or policy that is individually underwritten or provides such coverage for specific individuals and members of their families pursuant to section 376.779, sections 376.810 to 376.814, and sections 376.825 to 376.836, a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, hospitalization-surgical care policy, short-term major medical policies ~~[of six months or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration.

4. Notwithstanding any other provision of law to the contrary, all health insurance policies that cover state employees, including the Missouri consolidated health care plan, shall include coverage for mental illness. Multiyear group policies need not comply until the expiration of their current multiyear term unless the policyholder elects to comply before that time.

5. The provisions of this section shall not be violated if the insurer decides to apply different limits or exclude entirely from coverage the following:

- (1) Marital, family, educational, or training services unless medically necessary and clinically appropriate;
- (2) Services rendered or billed by a school or halfway house;
- (3) Care that is custodial in nature;
- (4) Services and supplies that are not immediately nor clinically appropriate; or
- (5) Treatments that are considered experimental.

6. The director shall grant a policyholder a waiver from the provisions of this section if the policyholder demonstrates to the director by actual experience over any consecutive twenty-four-month period that compliance with this section has increased the cost of the health insurance policy by an amount that results in a two percent increase in premium costs to the policyholder. The director shall promulgate rules establishing a procedure and appropriate standards for making such a demonstration. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.

376.1900. 1. As used in this section, the following terms shall mean:

- (1) "Electronic visit", or "e-visit", an online electronic medical evaluation and management service completed using a secured web-based or similar electronic-based communications network for a single patient encounter. An electronic visit shall be initiated by a patient or by the guardian of a patient with the health care provider, be completed using a federal Health Insurance Portability and Accountability Act (HIPAA)-compliant online connection, and include a permanent record of the electronic visit;
- (2) "Health benefit plan" shall have the same meaning ascribed to it in section 376.1350;
- (3) "Health care provider" shall have the same meaning ascribed to it in section 376.1350;
- (4) "Health care service", a service for the diagnosis, prevention, treatment, cure or relief of a physical or mental health condition, illness, injury or disease;
- (5) "Health carrier" shall have the same meaning ascribed to it in section 376.1350;
- (6) "Telehealth" shall have the same meaning ascribed to it in section 208.670.

2. Each health carrier or health benefit plan that offers or issues health benefit plans which are delivered, issued for delivery, continued, or renewed in this state on or after January 1, 2014, shall not deny coverage for a health care service on the basis that the health care service is provided through telehealth if the same service would be covered if provided through face-to-face diagnosis, consultation, or treatment.

3. A health carrier may not exclude an otherwise covered health care service from coverage solely because the service is provided through telehealth rather than face-to-face consultation or contact between a health care provider and a patient.

4. A health carrier shall not be required to reimburse a telehealth provider or a consulting provider for site origination fees or costs for the provision of telehealth services; however, subject to correct coding, a health carrier shall reimburse a health care provider for the diagnosis, consultation, or treatment of an insured or enrollee when the

health care service is delivered through telehealth on the same basis that the health carrier covers the service when it is delivered in person.

5. A health care service provided through telehealth shall not be subject to any greater deductible, co-payment, or coinsurance amount than would be applicable if the same health care service was provided through face-to-face diagnosis, consultation, or treatment.

6. A health carrier shall not impose upon any person receiving benefits under this section any co-payment, coinsurance, or deductible amount, or any policy year, calendar year, lifetime, or other durational benefit limitation or maximum for benefits or services that is not equally imposed upon all terms and services covered under the policy, contract, or health benefit plan.

7. Nothing in this section shall preclude a health carrier from undertaking utilization review to determine the appropriateness of telehealth as a means of delivering a health care service, provided that the determinations shall be made in the same manner as those regarding the same service when it is delivered in person.

8. A health carrier or health benefit plan may limit coverage for health care services that are provided through telehealth to health care providers that are in a network approved by the plan or the health carrier.

9. Nothing in this section shall be construed to require a health care provider to be physically present with a patient where the patient is located unless the health care provider who is providing health care services by means of telehealth determines that the presence of a health care provider is necessary.

10. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policies ~~[of six months' or less duration]~~ **having a duration of less than one year**, or any other supplemental policy as determined by the director of the department of insurance, financial institutions and professional registration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 3** was adopted.

Representative Dogan offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Bill No. 10, Page 2, Section 208.690, Line 22, by inserting immediately after said section and line the following:

"208.1070. 1. For purposes of this section, the term "long-acting reversible contraceptive (LARC)" shall include, but not be limited to, intrauterine devices (IUDs) and birth control implants.

2. Notwithstanding any other provision of law, any LARC that is prescribed to and obtained for a MO HealthNet participant may be transferred to another MO HealthNet participant if the LARC was not delivered to, implanted in, or used on the original MO HealthNet participant to whom the LARC was prescribed. In order to be transferred to another MO HealthNet participant under the provisions of this section, the LARC shall:

- (1) Be in the original, unopened package;**
- (2) Have been in the possession of the health care provider for at least twelve weeks. The provisions of this subdivision may be waived upon the written consent of the original MO HealthNet participant to whom the LARC was prescribed;**
- (3) Not have left the possession of the health care provider who originally prescribed the LARC; and**
- (4) Be medically appropriate and not contraindicated for the MO HealthNet participant to whom the LARC is being transferred.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 4 was withdrawn.

On motion of Representative Wiemann, the title of **HCB 10, as amended**, was agreed to.

On motion of Representative Wiemann, **HCB 10, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 219, relating to private probation services for misdemeanor offenders, was taken up by Representative Hill.

Representative Hill offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 219, Page 1, Section 559.600, Line 14, by inserting after the word "**entity**," the following:

"A drug test is positive if drug presence is at or above the cutoff concentration or negative if no drug is detected or if drug presence is below the cutoff concentration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1** was adopted.

Representative Walker (74) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 219, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"478.004. 1. As used in this section, "medication-assisted treatment" means the use of pharmacological medications, in combination with counseling and behavioral therapies, to provide a whole patient approach to the treatment of substance use disorders.

2. If a drug court or veterans court participant requires treatment for opioid or other substance misuse or dependence, a drug court or veterans court shall not prohibit such participant from participating in and receiving medication-assisted treatment under the care of a physician licensed in this state to practice medicine. A drug court or veterans court participant shall not be required to refrain from using medication-assisted treatment as a term or condition of successful completion of the drug court program.

3. A drug court or veterans court participant assigned to a treatment program for opioid or other substance misuse or dependence shall not be in violation of the terms or conditions of the drug court or veterans court on the basis of his or her participation in medication-assisted treatment under the care of a physician licensed in this state to practice medicine.

487.200. 1. As used in this section, "medication-assisted treatment" means the use of pharmacological medications, in combination with counseling and behavioral therapies, to provide a whole patient approach to the treatment of substance use disorders.

2. If a family court participant requires treatment for opioid or other substance misuse or dependence, a family court shall not prohibit such participant from participating in and receiving medication-assisted treatment under the care of a physician licensed in this state to practice medicine. A family court participant shall not be required to refrain from using medication-assisted treatment as a term or condition of successful completion of the family court program.

3. A family court participant assigned to a treatment program for opioid or other substance misuse or dependence shall not be in violation of the terms or conditions of the family court on the basis of his or her participation in medication-assisted treatment under the care of a physician licensed in this state to practice medicine."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer raised a point of order that **House Amendment No. 2** goes beyond the scope of the bill.

The point of order was withdrawn.

On motion of Representative Walker (74), **House Amendment No. 2** was adopted.

On motion of Representative Hill, the title of **HCS HB 219, as amended**, was agreed to.

On motion of Representative Hill, **HCS HB 219, as amended**, was adopted.

On motion of Representative Hill, **HCS HB 219, as amended**, was ordered perfected and printed.

HCS HB 324, relating to truant pupils, was taken up by Representative Neely.

On motion of Representative Neely, the title of **HCS HB 324** was agreed to.

On motion of Representative Neely, **HCS HB 324** was adopted.

On motion of Representative Neely, **HCS HB 324** was ordered perfected and printed.

Representative Taylor assumed the Chair.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 9, relating to Joachim Creek in Jefferson and St. Francois Counties, was taken up by Representative Gannon.

On motion of Representative Gannon, **HCR 9** was read the third time and passed by the following vote:

AYES: 135

Adams	Anders	Anderson	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Berry	Black	Brattin
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franks Jr	Frederick	Gannon

Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfausch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 023

Alferman	Andrews	Barnes 60	Bernskoetter	Bondon
Brown 57	Conway 10	Cookson	Cross	DeGroot
Evans	Fraker	Franklin	Hansen	Kidd
May	McDaniel	Neely	Phillips	Rowland 155
Shull 16	Vescovo	Wilson		

VACANCIES: 001

Representative Taylor declared the bill passed.

HCS HCRs 32 & 33, relating to the designation of Total Eclipse Day in Missouri, was taken up by Representative Francis.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Concurrent Resolution Nos. 32 & 33, Page 1, Line 14, by inserting immediately after the word "Chillicothe," the words "Richmond, Carrollton,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Concurrent Resolution Nos. 32 & 33, Page 1, Line 1, by inserting immediately after the word "Line" the following:

"13, by inserting immediately after the word "over" the words "many cities and counties in Missouri including"; and

Further amend said bill, page, and section, Line"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Roberts offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Concurrent Resolution Nos. 32 & 33, Page 1, Line 2, by inserting immediately after the word "Carrollton," the following:

"St. Louis City, Sullivan, St. Clair, Pacific, Blue Springs, Velda Village Hills, Owensville, Belle, Vienna, Westphalia, Linn, Affton,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 2 to House Amendment No. 1** was adopted.

On motion of Representative McGaugh, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Francis, the title of **HCS HCRs 32 & 33, as amended**, was agreed to.

On motion of Representative Francis, **HCS HCRs 32 & 33, as amended**, was adopted.

On motion of Representative Francis, **HCS HCRs 32 & 33, as amended**, was read the third time and passed by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman

Christofanelli	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Quade	Razer
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 002

Ellington Pogue

PRESENT: 000

ABSENT WITH LEAVE: 020

Andrews	Barnes 60	Brown 57	Cierpiot	Cookson
Ellebracht	Fitzwater 49	Franklin	Kidd	Kolkmeier
Mathews	May	McDaniel	Phillips	Plocher
Redmon	Rowland 155	Ruth	Walker 74	Wilson

VACANCIES: 001

Representative Taylor declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 670, relating to gifted education, was taken up by Representative Sommer.

Representative Pfautsch offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 670, Page 1, Section 162.720, Line 15, by inserting immediately after said line the following:

"162.722. 1. Each school district shall establish a policy, approved by the board of education of the district, that allows acceleration for students who demonstrate:

- (1) **Advanced performance or potential for advanced performance; and**
- (2) **The social and emotional readiness for acceleration.**

2. **The policy shall allow, for students described in this section, at least the following types of acceleration:**

- (1) **Subject acceleration; and**
- (2) **Whole grade acceleration."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pfautsch, **House Amendment No. 1** was adopted.

On motion of Representative Sommer, the title of **HCS HB 670, as amended**, was agreed to.

On motion of Representative Sommer, **HCS HB 670, as amended**, was adopted.

On motion of Representative Sommer, **HCS HB 670, as amended**, was ordered perfected and printed.

HCS HB 746, relating to residential mortgage loan brokers, was taken up by Representative Crawford.

Representative Crawford offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 746, Page 2, Section 443.812, Line 25, by inserting the word "**residential**" before the words "**mortgage loan brokers**"; and

Further amend said bill, page and section, Line 35, by deleting the words "**county of Cole**" and inserting in lieu thereof the words "**circuit court of Cole County**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Crawford, **House Amendment No. 1** was adopted.

On motion of Representative Crawford, the title of **HCS HB 746, as amended**, was agreed to.

On motion of Representative Crawford, **HCS HB 746, as amended**, was adopted.

On motion of Representative Crawford, **HCS HB 746, as amended**, was ordered perfected and printed.

HB 824, relating to autocycles, was taken up by Representative Reiboldt.

Representative Brattin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 824, Page 1, Section 304.005, Line 13, by inserting after all of said section and line the following:

"304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear.

The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such

interstate or designated highway. Saddle-mount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddle-mounted vehicles and one full-mount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddle-mount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated on state highways between the hours of sunset and sunrise for agricultural purposes provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brattin, **House Amendment No. 1** was adopted.

On motion of Representative Reiboldt, the title of **HB 824, as amended**, relating to transportation safety, was agreed to.

On motion of Representative Reiboldt, **HB 824, as amended**, was ordered perfected and printed.

HCS HB 384, relating to confiscation of animals, was taken up by Representative Anderson.

Representative Lavender offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 384, Page 1, Section 578.018 in the first instance, Line 1, by deleting the phrase "[~~public health official or~~]" and inserting in lieu thereof the phrase "public health official or"; and

Further amend said bill, page and section, Line 13, by deleting all of said line and inserting in lieu thereof the following:

"animal control authority, or an animal shelter. If no"; and

Further amend said bill and section, Page 3, Line 76, by inserting after all of said line the following:

"8. The provisions of this section shall not apply to any animal of the canine species."; and

Further amend said bill and page, Section 578.030, Lines 4-6, by deleting all of said lines and inserting in lieu thereof the words "to 578.050."; and

Further amend said bill, page and section, Lines 8-9, by deleting the words "**in accordance with the provisions of section 578.018**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lavender moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Anderson, the title of **HCS HB 384** was agreed to.

On motion of Representative Anderson, **HCS HB 384** was adopted.

On motion of Representative Anderson, **HCS HB 384** was ordered perfected and printed.

HCS HB 1116, relating to the use of bags to package purchased goods, was taken up by Representative Shaul (113).

Speaker Pro Tem Haahr resumed the Chair.

Representative Matthiesen assumed the Chair.

Representative Nichols offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1116, Page 1, Section 260.283, Line 10, by inserting after the word "**any**" the word "**recyclable**"; and

Further amend said bill, page and section, Line 12, by inserting after the phrase "**Made of**" the word "**recyclable**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Nichols moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative McGaugh offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1116, Page 1, Section A, Line 2, by inserting immediately after said line the following:

" 192.300. **1.** The county commissions ~~[and]~~ **with the concurrence of** the county health center boards of the several counties may make and promulgate orders, ordinances, rules or regulations, respectively as will tend to enhance the public health and prevent the entrance of infectious, contagious, communicable or dangerous diseases into such county, but any orders, ordinances, rules or regulations shall not be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198. The county commissions ~~[and]~~ **with the concurrence of** the county health center boards of the several counties may establish reasonable fees to pay for any costs incurred in carrying out such orders, ordinances, rules or regulations, however, the establishment of such fees shall not deny personal health services to those individuals who are unable to pay such fees or impede the prevention or control of communicable disease. Fees generated shall be deposited in the county treasury. All fees generated under the provisions of this section shall be used to support the public health activities for which they were generated. After the promulgation and adoption of such orders, ordinances, rules or regulations by such county commission ~~[or county health board]~~, such commission ~~[or county health board]~~ shall make and enter an order or record declaring such orders, ordinances, rules or regulations to be printed and available for distribution to the public in the office of the county clerk, and shall require a copy of such order to be published in some newspaper in the county in three successive weeks, not later than thirty days after the entry of such order, ordinance, rule or regulation. Any person, firm, corporation or association which violates any of the orders or ordinances adopted, promulgated and published by such county commission is guilty of a misdemeanor and shall be prosecuted, tried and fined as otherwise provided by law. The county commission ~~[or county health board]~~ of any such county has full power and authority to initiate the prosecution of any action under this section.

2. Notwithstanding the provisions of subsection 1 of this section, in the event of an emergency, a county commission or the county health center board may make and promulgate any orders, ordinances, rules, or regulations in order to protect public health, safety, or welfare, but the orders, ordinances, rules, or regulations shall not be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 94	Christofanelli	Cierpiot	Conway 104
Cornejo	Crawford	Cross	Curtman	Davis
Dohrman	Eggleston	Fitzpatrick	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Korman	Lant
Lauer	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Moon
Morris	Neely	Pfautsch	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Roden	Roeber	Rone	Ross
Ruth	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wood
Mr. Speaker				

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burns	Conway 10
Dunn	Ellebracht	Franks Jr	Green	Harris
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 037

Andrews	Barnes 60	Brown 57	Burnett	Butler
Carpenter	Chipman	Cookson	Corlew	Curtis
DeGroot	Dogan	Ellington	Engler	Evans
Fitzwater 144	Fitzwater 49	Franklin	Gray	Haefner
Higdon	Kidd	Kolkmeier	Lichtenegger	May
McDaniel	Miller	Muntzel	Phillips	Remole
Rhoads	Rowland 155	Schroer	Shull 16	Stephens 128
Wiemann	Wilson			

VACANCIES: 001

Representative McGaugh moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 031

Austin	Bernskoetter	Black	Brattin	Conway 10
Crawford	Fraker	Houghton	Johnson	Kelly 141
Korman	Love	Marshall	McGaugh	Meredith 71

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Miller	Neely	Nichols	Pietzman	Redmon
Rehder	Reiboldt	Rhoads	Roberts	Ross
Rowland 29	Spencer	Stacy	Tate	Vescovo
Wood				

NOES: 103

Adams	Alferman	Anders	Anderson	Arthur
Bahr	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Berry	Bondon	Brown 27
Brown 94	Burns	Carpenter	Christofanelli	Conway 104
Cornejo	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Fitzpatrick	Fitzwater 49	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houx	Hubrecht	Hurst	Justus	Kendrick
Lant	Lauer	Lavender	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGee
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Newman	Peters	Pfautsch
Pierson Jr	Pike	Plocher	Pogue	Quade
Razer	Reisch	Roerber	Rone	Runions
Ruth	Schroer	Shaul 113	Shumake	Smith 85
Smith 163	Sommer	Stevens 46	Swan	Taylor
Trent	Unsicker	Walker 3	Walker 74	Wessels
White	Wiemann	Mr. Speaker		

PRESENT: 003

Grier	Kelley 127	Roden
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ABSENT WITH LEAVE: 025

Andrews	Barnes 60	Brown 57	Burnett	Butler
Chipman	Cierpiot	Cookson	Corlew	Engler
Evans	Fitzwater 144	Higdon	Kidd	Kolkmeier
Lichtenegger	May	McDaniel	Muntzel	Phillips
Remole	Rowland 155	Shull 16	Stephens 128	Wilson

VACANCIES: 001

On motion of Representative Shaul (113), the title of **HCS HB 1116** was agreed to.

On motion of Representative Shaul (113), **HCS HB 1116** was adopted.

On motion of Representative Shaul (113), **HCS HB 1116** was ordered perfected and printed.

HCS HB 380, relating to certain violations in municipal court, was taken up by Representative Plocher.

Representative Plocher offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 380, Page 3, Section 479.354, Lines 1-3, by inserting immediately before each instance of the word "**summons**" the words "**notice to appear in court, citation, or**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1** was adopted.

Representative Spencer offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 380, Page 1, Section A, Line 3, by inserting after all of said section and line the following

"302.335. 1. Except as otherwise provided in subsection 2 of this section, any motorist charged with a traffic violation in this state or any county or municipality of this state shall receive notification, in person, within twenty-four hours of the violation from a law enforcement officer employed by the law enforcement agency issuing the violation.

2. The in-person notification requirement of subsection 1 of this section shall not apply to:

- (1) Parking tickets;**
- (2) Violations under section 577.060;**
- (3) Incidents requiring further investigation; or**
- (4) Any other situation in which in-person notification is not possible.**

304.288. 1. As used in this section "automated traffic enforcement system" means a camera or optical device designed to record images that depict the motor vehicle, the motor vehicle operator, the license plate of the motor vehicle, or other images to establish evidence that the motor vehicle or its operator is not in compliance with a state law, ordinance, order, or other provision which is designated as a traffic infraction.

2. Beginning on the effective date of this section, no county, city, town, village, municipality, state agency, or other political subdivision of this state may enact, adopt, or enforce, or authorize any other entity to enact, adopt, or enforce, any law, ordinance, regulation, order, or other provision that authorizes the use of an automated traffic enforcement system or systems to establish evidence that a motor vehicle or its operator has not paid any user fee or is not in compliance with traffic signals, traffic speeds, or other traffic laws, ordinances, rules, or regulations on any public street, road, or highway within this state or to impose or collect any civil or criminal fine, fee, user fee, or penalty for any such noncompliance, except as permitted under subsection 3 of this section.

3. Any county, city, town, village, municipality, state agency, or other political subdivision of this state that has an automated traffic enforcement system installation or maintenance contract with a company or entity on the effective date of this section shall arrange to complete or terminate the contract within one year after the effective date of this section. The provisions of subsection 2 of this section shall apply to the county, city, town, village, municipality, state agency, or other political subdivision after the termination or completion of such installation or maintenance contracts.

4. Notwithstanding any other provision of law to the contrary, no county, city, town, village, municipality, state agency, or political subdivision shall be exempted from the provisions of this section except by explicit reference to, or modification of, this section.

5. This section shall not apply to any data or information recorded at weigh stations managed by the department of transportation or the highway patrol."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Spencer, **House Amendment No. 2** was adopted.

Representative Nichols offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 380, Page 2, Section 479.020, Line 41, by inserting immediately after all of said section and line the following:

"479.350. For purposes of sections 479.350 to 479.372, the following terms mean:

(1) "Annual general operating revenue", revenue that can be used to pay any bill or obligation of a county, city, town, or village, including general sales tax; general use tax; general property tax; fees from licenses and permits; unrestricted user fees; fines, court costs, bond forfeitures, and penalties. Annual general operating revenue does not include designated sales or use taxes; restricted user fees; grant funds; funds expended by a political subdivision for technological assistance in collecting, storing, and disseminating criminal history record information and facilitating criminal identification activities for the purpose of sharing criminal justice-related information among political subdivisions; or other revenue designated for a specific purpose;

(2) "Court costs", costs, fees, or surcharges which are retained by a county, city, town, or village upon a finding of guilty or plea of guilty, and shall exclude any costs, fees, or surcharges disbursed to the state or other entities by a county, city, town, or village and any certified costs, not including fines added to the annual real estate tax bill or a special tax bill under section 67.398, 67.402, or 67.451;

(3) "Minor traffic violation", a municipal or county traffic ordinance violation prosecuted that does not involve an accident or injury, that does not involve the operation of a commercial motor vehicle, and for which no points are assessed by the department of revenue or the department of revenue is authorized to assess one to four points to a person's driving record upon conviction. Minor traffic violation shall include amended charges for any minor traffic violation. Minor traffic violation shall exclude a violation for exceeding the speed limit by more than nineteen miles per hour or a violation occurring within a construction zone or school zone[=

~~_____ (4) "Municipal ordinance violation", a municipal or county ordinance violation prosecuted for which penalties are authorized by statute under sections 64.160, 64.200, 64.295, 64.487, 64.690, 64.895, 67.398, 71.285, 89.120, and 89.490. Municipal ordinance violation shall include amended charges for municipal ordinance violations]."; and~~

Further amend said bill and page, Section 479.353, Lines 1-10, by deleting all of said lines and inserting in lieu thereof the following:

"479.353. **1.** Notwithstanding any ~~[provisions]~~ **provision of law** to the contrary, the following conditions shall apply to minor traffic violations ~~[and municipal ordinance violations]~~:

(1) The court shall not assess a fine, if combined with the amount of court costs, totaling in excess of[=

~~_____ (a)] two hundred twenty-five dollars [for minor traffic violations; and~~

~~_____ (b) For municipal ordinance violations committed within a twelve-month period beginning with the first violation: two hundred dollars for the first municipal ordinance violation, two hundred seventy five dollars for the second municipal ordinance violation, three hundred fifty dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and any subsequent municipal ordinance violations];"; and~~

Further amend said bill, Page 3, Section 479.354, Line 3, by inserting immediately after all of said section and line the following:

"479.359. **1.** Every county, city, town, and village shall annually calculate the percentage of its annual general operating revenue received from fines, bond forfeitures, and court costs for ~~[municipal ordinance violations and]~~ minor traffic violations, including amended charges for any ~~[municipal ordinance violations and]~~ minor traffic violations, whether the violation was prosecuted in municipal court, associate circuit court, or circuit court, occurring within the county, city, town, or village. If the percentage is more than thirty percent, the excess amount shall be sent to the director of the department of revenue. The director of the department of revenue shall set forth by rule a procedure whereby excess revenues as set forth in this section shall be sent to the department of revenue. The department of revenue shall distribute these moneys annually to the schools of the county in the same manner that proceeds of all fines collected for any breach of the penal laws of this state are distributed.

2. Beginning January 1, 2016, the percentage specified in subsection 1 of this section shall be reduced from thirty percent to twenty percent, unless any county, city, town, or village has a fiscal year beginning on any date other than January first, in which case the reduction shall begin on the first day of the immediately following fiscal year except that any county with a charter form of government and with more than nine hundred fifty thousand inhabitants and any city, town, or village with boundaries found within such county shall be reduced from thirty percent to twelve and one-half percent.

3. An addendum to the annual financial report submitted to the state auditor under section 105.145 by the county, city, town, or village that has chosen to have a municipal court division shall contain an accounting of:

- (1) Annual general operating revenue ~~[as defined in section 479.350];~~
- (2) The total revenues from fines, bond forfeitures, and court costs for ~~[municipal ordinance violations and] minor traffic violations~~ occurring within the county, city, town, or village, including amended charges from any ~~[municipal ordinance violations and] minor traffic violations;~~
- (3) The percent of annual general operating revenue from fines, bond forfeitures, and court costs for ~~[municipal ordinance violations and] minor traffic violations~~ occurring within the county, city, town, or village, including amended charges from any charged ~~[municipal ordinance violations and] minor traffic violation,~~ charged in the municipal court of that county, city, town, or village; and

(4) Said addendum shall be certified and signed by a representative with knowledge of the subject matter as to the accuracy of the addendum contents, under oath and under the penalty of perjury, and witnessed by a notary public.

4. On or before December 31, 2015, the state auditor shall set forth by rule a procedure for including the addendum information required by this section. The rule shall also allow reasonable opportunity for demonstration of compliance without unduly burdensome calculations.

479.368. 1. (1) Except for county sales taxes deposited in the county sales tax trust fund as defined in section 66.620, any county, city, town, or village failing to timely file the required addendums or remit the required excess revenues, if applicable, after the time period provided by the notice by the director of the department of revenue or any final determination on excess revenue by the court in a judicial proceeding, whichever is later, shall not receive from that date any amount of moneys to which the county, city, town, or village would otherwise be entitled to receive from revenues from local sales tax as defined in section 32.085.

(2) If any county, city, town, or village has failed to timely file the required addendums, the director of the department of revenue shall hold any moneys the noncompliant city, town, village, or county would otherwise be entitled to from local sales tax as defined in section 32.085 until a determination is made by the director of revenue that the noncompliant city, town, village, or county has come into compliance with the provisions of sections 479.359 and 479.360.

(3) If any county, city, town, or village has failed to remit the required excess revenue to the director of the department of revenue such general local sales tax revenues shall be distributed as provided in subsection 1 of section 479.359 by the director of the department of revenue in the amount of excess revenues that the county, city, town, or village failed to remit.

Upon a noncompliant city, town, village, or county coming into compliance with the provisions of sections 479.359 and 479.360, the director of the department of revenue shall disburse any remaining balance of funds held under this subsection after satisfaction of amounts due under section 479.359. Moneys held by the director of the department of revenue under this subsection shall not be deemed to be state funds and shall not be commingled with any funds of the state.

2. (1) Any city, town, village, or county that participates in the distribution of local sales tax in sections 66.600 to 66.630 and fails to timely file the required addendums or remit the required excess revenues, if applicable, after the time period provided by the notice by the director of the department of revenue or any final determination on excess revenue by the court in a judicial proceeding, whichever is later, shall not receive any amount of moneys to which said city, town, village, or county would otherwise be entitled under sections 66.600 to 66.630. The director of the department of revenue shall notify the county to which the duties of the director have been delegated under section 66.601 of any noncompliant city, town, village, or county and the county shall remit to the director of the department of revenue any moneys to which said city, town, village, or county would otherwise be entitled. No disbursements to the noncompliant city, town, village, or county shall be permitted until a determination is made by the director of revenue that the noncompliant city, town, village, or county has come into compliance with the provisions of sections 479.359 and 479.360.

(2) If such county, city, town, or village has failed to timely file the required addendums, the director of the department of revenue shall hold any moneys the noncompliant city, town, village, or county would otherwise be entitled to under sections 66.600 to 66.630 until a determination is made by the director of revenue that the noncompliant city, town, village, or county has come into compliance with the provisions of sections 479.359 and 479.360.

(3) If any county, city, town, or village has failed to remit the required excess revenue to the director of the department of revenue, the director shall distribute such moneys the county, city, town, or village would otherwise be entitled to under sections 66.600 to 66.630 in the amount of excess revenues that the city, town, village, or county failed to remit as provided in subsection 1 of section 479.359.

Upon a noncompliant city, town, village, or county coming into compliance with the provisions of sections 479.359 and 479.360, the director of the department of revenue shall disburse any remaining balance of funds held under this subsection after satisfaction of amounts due under section 479.359 and shall notify the county to which the duties of the director have been delegated under section 66.601 that such compliant city, town, village, or county is entitled to distributions under sections 66.600 to 66.630. If a noncompliant city, town, village, or county becomes disincorporated, any moneys held by the director of the department of revenue shall be distributed to the schools of the county in the same manner that proceeds of all penalties, forfeitures, and fines collected for any breach of the penal laws of the state are distributed. Moneys held by the director of the department of revenue under this subsection shall not be deemed to be state funds and shall not be commingled with any funds of the state.

3. In addition to the provisions of subsection 1 of this section, any county that fails to remit the required excess revenue as required by section 479.359 shall have an election upon the question of disincorporation under Article VI, Section 5 of the Constitution of Missouri, and any such city, town, or village that fails to remit the required excess revenue as required by section 479.359 shall have an election upon the question of disincorporation according to the following procedure:

(1) The election upon the question of disincorporation of such city, town, or village shall be held on the next general election day, as defined by section 115.121;

(2) The director of the department of revenue shall notify the election authorities responsible for conducting the election according to the terms of section 115.125 and the county governing body in which the city, town, or village is located not later than 5:00 p.m. on the tenth Tuesday prior to the election of the amount of the excess revenues due;

(3) The question shall be submitted to the voters of such city, town, or village in substantially the following form:

The city/town/village of has kept more revenue from fines, bond forfeitures, and court costs for ~~[municipal ordinance violations and]~~ minor traffic violations than is permitted by state law and failed to remit those revenues to the county school fund. Shall the city/town/village of be dissolved?

☐ YES ☐ NO

(4) Upon notification by the director of the department of revenue, the county governing body in which the city, town, or village is located shall give notice of the election for eight consecutive weeks prior to the election by publication in a newspaper of general circulation published in the city, town, or village, or if there is no such newspaper in the city, town, or village, then in the newspaper in the county published nearest the city, town, or village; and

(5) Upon the affirmative vote of a majority of those persons voting on the question, the county governing body shall disincorporate the city, town, or village."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Nichols moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative McGaugh offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 380, Page 3, Section 479.354, Line 3, by inserting immediately after said line the following:

"488.2250. 1. For all appeal transcripts of testimony given [~~or proceedings in any circuit court~~], the court reporter shall receive the sum of three dollars and fifty cents per legal page for the preparation of a paper and an electronic version of the transcript.

2. In criminal cases where an appeal is taken by the defendant and it appears to the satisfaction of the court that the defendant is unable to pay the costs of the transcript for the purpose of perfecting the appeal, the court reporter shall receive a fee of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

3. Any judge, in his or her discretion, may order a transcript of all or any part of the evidence or oral proceedings and the court reporter shall receive the sum of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

4. For purposes of this section, a legal page, other than the first page and the final page of the transcript, shall be twenty-five lines, approximately eight and one-half inches by eleven inches in size, with the left-hand margin of approximately one and one-half inches, and with the right-hand margin of approximately one-half inch.

5. Notwithstanding any law to the contrary, the payment of court reporter's fees provided in subsections 2 and 3 of this section shall be made by the state upon a voucher approved by the court. The cost to prepare all other transcripts of testimony or proceedings shall be borne by the party requesting their preparation and production, who shall reimburse the court reporter [~~the sum provided in subsection 1 of this section~~]."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative McGaugh, **House Amendment No. 4** was adopted.

On motion of Representative Plocher, the title of **HCS HB 380, as amended**, relating to judicial proceedings, was agreed to.

On motion of Representative Plocher, **HCS HB 380, as amended**, was adopted.

On motion of Representative Plocher, **HCS HB 380, as amended**, was ordered perfected and printed.

HCS HB 886, relating to retirement of higher education employees, was taken up by Representative Black.

Representative Black offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 886, Page 2, Section 104.1205, Lines 33 and 34, by deleting the following:

", but shall not contribute less than two percent of his or her pay"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black, **House Amendment No. 1** was adopted.

On motion of Representative Black, the title of **HCS HB 886, as amended**, was agreed to.

On motion of Representative Black, **HCS HB 886, as amended**, was adopted.

On motion of Representative Black, **HCS HB 886, as amended**, was ordered perfected and printed.

HCS HBs 960, 962 & 828, relating to a social innovation grant program, was taken up by Representative Mathews.

On motion of Representative Mathews, the title of **HCS HBs 960, 962 & 828** was agreed to.

On motion of Representative Mathews, **HCS HBs 960, 962 & 828** was adopted.

On motion of Representative Mathews, **HCS HBs 960, 962 & 828** was ordered perfected and printed.

HB 743, relating to the Crime Victims' Compensation Fund, was taken up by Representative Conway (104).

Representative Conway (104) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 743, Page 1, Section 595.045, Lines 14-15, by deleting the phrase "[~~two hundred fifty thousand~~]" and inserting in lieu thereof the following:

"at least two hundred fifty thousand **dollars but no more than**"; and

Further amend said bill and section, Page 3, Line 59, by deleting all of said line and inserting in lieu thereof the following:

"A or B felony; **fifty-five dollars upon a plea of guilty or a finding of guilt for a class C felony**; forty-six dollars upon a plea of guilty or finding of guilt for a class [~~C or~~] **D or E** felony;" and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Conway (104), **House Amendment No. 1** was adopted.

Representative Peters offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 743, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"595.030. 1. No compensation shall be paid unless the claimant has incurred an out-of-pocket loss of at least fifty dollars or has lost two continuous weeks of earnings or support from gainful employment. "Out-of-pocket loss" shall mean unreimbursed or unreimbursable expenses or indebtedness reasonably incurred:

- (1) For medical care or other services, including psychiatric, psychological or counseling expenses, necessary as a result of the crime upon which the claim is based, except that the amount paid for psychiatric, psychological or counseling expenses per eligible claim shall not exceed two thousand five hundred dollars; or
- (2) As a result of personal property being seized in an investigation by law enforcement.

Compensation paid for an out-of-pocket loss under this subdivision shall be in an amount equal to the loss sustained, but shall not exceed two hundred fifty dollars.

2. No compensation shall be paid unless the department of public safety finds that a crime was committed, that such crime directly resulted in personal physical injury to, or the death of, the victim, and that police records show that such crime was promptly reported to the proper authorities. In no case may compensation be paid if the police records show that such report was made more than forty-eight hours after the occurrence of such crime, unless the department of public safety finds that the report to the police was delayed for good cause. If the victim is under eighteen years of age such report may be made by the victim's parent, guardian or custodian; by a physician, a nurse, or hospital emergency room personnel; by the children's division personnel; or by any other member of the victim's family. In the case of a sexual offense, filing a report of the offense to the proper authorities may include, but not be limited to, the filing of the report of the forensic examination by the appropriate medical provider, as defined in section 595.220, with the prosecuting attorney of the county in which the alleged incident occurred.

3. No compensation shall be paid for medical care if the service provider is not a medical provider as that term is defined in section 595.027, and the individual providing the medical care is not licensed by the state of Missouri or the state in which the medical care is provided.

4. No compensation shall be paid for psychiatric treatment or other counseling services, including psychotherapy, unless the service provider is a:

- (1) Physician licensed pursuant to chapter 334 or licensed to practice medicine in the state in which the service is provided;
- (2) Psychologist licensed pursuant to chapter 337 or licensed to practice psychology in the state in which the service is provided;
- (3) Clinical social worker licensed pursuant to chapter 337;
- (4) Professional counselor licensed pursuant to chapter 337; or
- (5) Board-certified psychiatric-mental health clinical nurse specialist or board certified psychiatric-mental health nurse practitioner licensed under chapter 335 or licensed in the state in which the service is provided.

5. Any compensation paid pursuant to sections 595.010 to 595.075 for death or personal injury shall be in an amount not exceeding out-of-pocket loss, together with loss of earnings or support from gainful employment, not to exceed four hundred dollars per week, resulting from such injury or death. In the event of death of the victim, **a claim for** an award may be made for reasonable and necessary expenses actually incurred for preparation and burial not to exceed five thousand dollars **by the funeral home or a relative of the victim.**

6. Any compensation for loss of earnings or support from gainful employment shall be in an amount equal to the actual loss sustained not to exceed four hundred dollars per week; provided, however, that no award pursuant to sections 595.010 to 595.075 shall exceed twenty-five thousand dollars. If two or more persons are entitled to compensation as a result of the death of a person which is the direct result of a crime or in the case of a sexual assault, the compensation shall be apportioned by the department of public safety among the claimants in proportion to their loss.

7. The method and timing of the payment of any compensation pursuant to sections 595.010 to 595.075 shall be determined by the department.

8. The department shall have the authority to negotiate the costs of medical care or other services directly with the providers of the care or services on behalf of any victim receiving compensation pursuant to sections 595.010 to 595.075."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Peters, **House Amendment No. 2** was adopted.

On motion of Representative Conway (104), the title of **HB 743, as amended**, relating to governmental compensation funds, was agreed to.

On motion of Representative Conway (104), **HB 743, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HCS HB 144, relating to the designated health care decision-maker act, was taken up by Representative McGaugh.

On motion of Representative McGaugh, **HCS HB 144** was read the third time and passed by the following vote:

AYES: 127

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Brattin	Brown 27	Brown 94	Burnett	Burns
Butler	Carpenter	Christofanelli	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franks Jr	Frederick	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Harris	Helms	Henderson	Hill
Houghton	Houx	Justus	Kelley 127	Kelly 141
Kendrick	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Roberts
Roden	Roerber	Rone	Ross	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 005

Bondon	Hubrecht	Hurst	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 030

Andrews	Bahr	Barnes 60	Brown 57	Chipman
Cierpiot	Cookson	Cross	Ellington	Evans
Fitzwater 144	Franklin	Green	Hansen	Higdon
Johnson	Kidd	Kolkmeier	May	McDaniel

Muntzel
Schroer

Neely
Smith 85

Phillips
Spencer

Rhoads
Walker 74

Rowland 155
Wilson

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 34**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 51** entitled:

An act to repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SCS HB 51 - Fiscal Review
HB 1073 - Insurance Policy

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 4 - Special Committee on Government Oversight
SCR 9 - Special Committee on Government Oversight
SCR 14 - Special Committee on Government Oversight
SCR 21 - Special Committee on Government Oversight

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SB 22 - Budget
SB 65 - General Laws
SS SCS SB 74 - Insurance Policy
SCS SB 88 - Judiciary
SB 99 - Judiciary
SB 225 - Transportation
SCS SB 240 - Workforce Development
SB 299 - General Laws

SCS SBs 300 & 306 - Elementary and Secondary Education

SB 332 - General Laws

SCS SB 334 - Insurance Policy

SCS SB 355 - Transportation

SB 394 - Pensions

SCS SB 404 - Special Committee on Small Business

SCS SB 405 - Local Government

SB 434 - Elementary and Secondary Education

SB 478 - Special Committee on Government Oversight

SB 501 - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 246**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, Merideth (80) and Roeber

Noes (1): McCreery

Absent (3): Anderson, Schroer and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 555**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Basye, Cornejo, Cross, Evans, Mathews, Roeber and Schroer

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (2): Anderson and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 585**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Basye, Carpenter, Cornejo, Cross, Evans, Mathews, Merideth (80), Roeber and Schroer

Noes (2): Arthur and McCreery

Absent (2): Anderson and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 732**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (2): Anderson and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1141**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (2): Anderson and Taylor

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 73**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, Ellebracht, Gregory, Marshall, McGaugh and White

Noes (1): Mitten

Absent (3): DeGroot, Roberts and Toalson Reisch

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 945**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Ellebracht, Gregory, McGaugh and White

Noes (3): Marshall, Mitten and Roberts

Absent (1): Toalson Reisch

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1112**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts and White

Noes (0)

Absent (1): Toalson Reisch

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 985**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bangert, Barnes (28), Brattin, Fitzwater (144), Merideth (80), Messenger and Toalson Reisch

Noes (3): Christofanelli, Moon and Taylor

Absent (3): Brown (57), Hill and Mitten

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 222**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 322**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 503**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Committee on Veterans, Chairman Davis reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **SCS SB 279**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Barnes (28), Davis, Dohrman, Gray, Kelley (127), Lynch and Pike

Noes (0)

Absent (6): Beck, Brattin, Conway (10), Shumake, Tate and Wilson

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 398**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Shumake

Noes (1): Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 7**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HCB 8**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCB 9**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 458**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 551 & 919**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (2): Curtis and Haahr

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 630**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (1): Brown (94)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 632**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SB 182**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

The following members' presence was noted: Brown (57), Cookson, and McDaniel.

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 10:00 a.m., Thursday, April 20, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Thursday, April 20, 2017, 12:00 PM or upon adjournment (whichever is later), South Gallery.

Executive session will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CANCELLED

CONSENT AND HOUSE PROCEDURE

Thursday, April 20, 2017, 9:00 AM, House Hearing Room 7.

Executive session will be held: SB 50, SCS SB 229, SB 194

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Thursday, April 20, 2017, 8:30 AM, House Hearing Room 1.

Public hearing will be held: SCS SB 421

Executive session will be held: SCS SB 421

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 25, SCS SB 84, SB 282

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 20, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 27, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, April 25, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: SS SCS SB 74, SCS SB 334, HB 1073

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

PENSIONS

Monday, April 24, 2017, upon conclusion of afternoon session, House Hearing Room 1.

Public hearing will be held: SB 394

Executive session will be held: SCS SB 309

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON CORRECTIONS WORKFORCE ENVIRONMENT AND CONDUCT

Thursday, April 20, 2017, 8:45 AM or upon adjournment of the Corrections and Public Institutions Committee meeting, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

The subcommittee will hear testimony from the Director of the Department of Corrections.

HOUSE CALENDAR

FIFTY-NINTH DAY, THURSDAY, APRIL 20, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCB 1 - McGaugh

HCB 7 - Fitzwater (144)

HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HCS HB 608 - Anderson
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman

HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCR 48 - Kidd
HCR 7 - Morris
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 306 - Berry
HCS HB 619 - Dogan
HCS HB 162 - Eggleston
HB 97 - Swan
HCS HB 293 - Higdon

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

(04/18/2017)

SB 411 - Tate

SB 329 - Kolkmeier

SENATE BILLS FOR THIRD READING

SB 8, E.C. - Rhoads

SB 64 - Alferman

HCS SS SCS SB 66, (Fiscal Review 4/18/17) - Fitzwater (49)

SB 45 - Corlew

SCS SB 108 - Davis

HCS SB 111 - Crawford

SB 486 - Bernskoetter

SS#2 SCS SB 43, (Fiscal Review 4/18/17) - McGaugh

SS SB 182 - Vescovo

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber

SCS HCS HB 14 - Fitzpatrick

SCS HB 51, (Fiscal Review 4/19/17) - Andrews

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

FIFTY-NINTH DAY, THURSDAY, APRIL 20, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Marilyn Seaton, Office of the Assistant Chief Clerk.

Let us pray. Lord, from time to time remind us of the little but important extras in life. The beauty of a day, the smile of a friend, the serenity of a quiet moment alone. Remind us too, life's smallest pleasures and gentlest joys make the biggest and most lasting difference.

And the House says, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-eighth day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HB 51**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (3): Alferman, Conway (104) and Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS SB 43**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (1): Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 66**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (1): Rowland (29)

PERFECTION OF HOUSE BILLS

HCS HB 608, relating to residential dwellings offered for rent to transient guests, was taken up by Representative Anderson.

Representative Anderson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 608, Page 2, Section 67.5110, Line 18, by inserting immediately after the word "**establishment**" the words "**as defined under section 92.325**"; and

Further amend said bill, page and section, Line 19, by inserting immediately after the word "**a**" the words "**guest room in a**"; and

Further amend said bill, page and section, Line 20, by inserting immediately after the word "**thirty-one**" the word "**consecutive**"; and

Further amend said bill, page and section, Line 45, by deleting all of said line; and

Further amend said bill, page and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill and section, Page 3, Line 51, by inserting immediately after the number "**5.**" the following:

"Nothing in this section shall prohibit political subdivisions from exercising the powers vested therein under chapters 64 and 89.

6."; and

Further amend said bill and section, by renumbering subsequent subsections accordingly; and

Further amend said bill and section, Page 3, Line 57, by deleting the word "**an**" and inserting in lieu thereof the word "**the**"; and

Further amend said bill, page and section, Line 69, by inserting immediately after the word "**a**" the words "**guest room in a**"; and

Further amend said bill, page and section, Line 73, by deleting the word "**requirements**" and inserting in lieu thereof the word "**rentals**"; and

Further amend said bill, page and section, Line 83, by deleting the word "**shall**" and inserting in lieu thereof the words "**agrees to**"; and

Further amend said bill, Page 4, Section 92.325, Line 22, by deleting the words "**five or more**"; and

Further amend said bill, Page 7, Section 315.005, Line 14, by removing the words "five or more" and inserting in lieu thereof the words "~~five or more~~"; and

Further amend said bill, page and section, Lines 19-22, by deleting all of said lines and inserting in lieu thereof the following:

"for either transient guests, permanent guests, or for both transient and permanent guests, **including a residential dwelling rental, as defined under section 67.5110, that is rented to and occupied by transient guests for more than one hundred eighty-two days in a calendar year**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Anderson, **House Amendment No. 1** was adopted.

Representative Miller offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 608, Page 1, Section 67.5110, Lines 11-12, by deleting all of said lines; and

Further amend said bill and section, Pages 1 and 2, by renumbering subsequent subdivisions; and

Further amend said bill and section, Page 2, Lines 22-23, by deleting "**April 1, 2018**," and inserting in lieu thereof "**the effective date of this section**"; and

Further amend said bill, page and section, Line 26, by deleting "**April 1, 2018**" and inserting in lieu thereof "**the effective date of this section**"; and

Further amend said bill, page and section, Lines 27-50, by deleting all of said lines; and

Further amend said bill, page and section, Lines 71-75, by deleting all of said lines; and

Further amend said bill and section, Pages 3-4, by renumbering subsections accordingly; and

Further amend said bill and section, Pages 3 and 4, Lines 85-88, by deleting all of said lines; and

Further amend said bill and section, Page 4, Lines 92-93, by deleting all of said lines; and

Further amend said bill, Page 7, Section 315.005, Lines 21-22, by deleting all of said lines and inserting in lieu thereof "**67.5110**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Miller moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Hill offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 608, Page 2, Section 67.5110, Line 22, by inserting immediately after the word "**not**" the words "**impose a fee or**"; and

Further amend said bill, page and section, Lines 22-23, by deleting "**April 1, 2018**," and inserting in lieu thereof "**the effective date of this section**"; and

Further amend said bill, page and section, Line 26, by deleting "**April 1, 2018**" and inserting in lieu thereof "**the effective date of this section**"; and

Further amend said bill, page and section, Lines 27-29, by deleting all of said lines and inserting in lieu thereof the following:

"4. A political subdivision may enact and enforce an ordinance or law that, in order to protect the public's health and safety, imposes a reasonable regulation on residential dwelling rentals relating to:
(1) Sanitation, pollution"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Frederick offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 608, Page 1, Lines 4-9, by deleting all of said lines and inserting in lieu thereof the following:

"Further amend said bill and section, Page 2, Lines 22-23, by deleting the phrase "**enacted after April 1, 2018**,"; and

Further amend said bill, page and section, Lines 25-26, by deleting all of said lines and renumbering the subsequent subsections accordingly; and"; and

Further amend said amendment and page, Lines 14 to 17, by deleting all of said lines and inserting in lieu thereof the following:

""3. A political subdivision that demonstrates a compelling governmental interest may enact and enforce an ordinance or law that, in order to protect the public's health and safety, imposes a narrowly tailored regulation, by using the least restrictive means, on residential dwelling rentals relating to"; and"; and

Further amend said amendment and page, Line 18, by inserting immediately after all of said line the following:

"Further amend said bill and section, Page 4, Line 90, by deleting all of said line and inserting in lieu thereof the following:

"rentals facilitated for three years from the date of rental for the purpose of audits requested by a"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Frederick moved that **House Amendment No. 1 to House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Miller offered **House Amendment No. 2 to House Amendment No. 3.**

House Amendment No. 2
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 608, Page 1, Lines 4-9, by deleting all of said lines and inserting in lieu thereof the following:

"Further amend said bill and section, Page 2, Lines 22-23, by deleting the phrase "**enacted after April 1, 2018**,"; and

Further amend said bill, page and section, Lines 25-26, by deleting all of said lines and renumbering the subsequent subsections accordingly; and"; and

Further amend said amendment and page, Line 14, by deleting the number "**4**." and inserting in lieu thereof the number "**3**."; and

Further amend said amendment and page, Line 18, by inserting immediately after all of said line the following:

"Further amend said bill and section, Page 4, Line 90, by deleting all of said line and inserting in lieu thereof the following:

"**rentals facilitated for three years from the date of rental for the purpose of audits requested by a**"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Miller, **House Amendment No. 2 to House Amendment No. 3** was adopted.

On motion of Representative Hill, **House Amendment No. 3, as amended**, was adopted.

Representative Taylor offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 608, Section 67.5110, Page 2, Line 46, by inserting immediately after the word "**offenders**" the following:

", **except that no such ordinance or law shall require an owner to conduct a criminal background check on any transient guest renting a residential dwelling rental**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor, **House Amendment No. 4** was adopted.

Representative Cross offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 608, Page 7, Section 315.005, Line 30, by inserting after all of said section and line the following:

"441.007. No owner, as that term is defined under section 67.5110, shall be required to obtain a business or occupational license by any political subdivision of the state for the sole reason that the owner offers to rent or lease, or in fact rents or leases, real property to a permanent guest or rents to transient guests for no more than one-hundred eighty-two days in a calendar year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Brattin offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for House Bill No. 608, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill 608, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

"67.5055. 1. No city or county shall adopt, enforce, or maintain a residential property licensing ordinance or resolution that includes a requirement for periodic interior inspections of privately owned residential property for city or county code violations unless the lawful occupant has consented to such interior inspections. This subsection shall not apply to inspections of mixed-use residential and commercial property. This subsection shall not prohibit a city or county from conducting plan reviews, periodic construction inspections, or final occupancy inspections as required by building permits. No city shall adopt, enforce, or maintain an occupational permit requirement regarding interior spaces, other than safety-related requirements, that are more stringent or restrictive than county ordinances or state statutes.

2. Any lawful occupant residing in privately owned residential housing located within the corporate limits of a city may request an inspection at any time by the city or, if the property is located in the unincorporated area of the county, by the county to determine code violations.

67.5056. Notwithstanding any provision of law to the contrary, no political subdivision can require a seller or transferor of private residential property to obtain an inspection of the private residence in order to sell or transfer the property."; and

Further amend said bill, Page 7, Section 315.005, Line 30, by inserting immediately after all of said section and line the following:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brattin, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Cross, **House Amendment No. 5, as amended**, was adopted.

Representative Alferman offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 608, Page 3, Section 67.5110, Line 62, by inserting immediately after the words "**imposed on**" the following:

"rentals facilitated by the facilitation platform for"; and

Further amend said bill, page and section, Line 63, by deleting all of said line and inserting in lieu thereof the following:

"occupancy of a guest room in a residential dwelling rental or lodging establishment by a transient guest. A facilitation platform may comply with this requirement by entering into a voluntary agreement with the department of revenue and any political subdivision or taxing authority to collect and remit applicable taxes, whether the tax imposed by a sales tax, hotel and motel tax, occupancy tax, tourism tax, or otherwise, and shall be deemed to be in compliance with this section for as long as that agreement is in force. A facilitation platform that is collecting and remitting applicable taxes shall report the taxes and remit the aggregate total amounts of each taxing authority, and shall not be required to list or otherwise identify any individual owners on any return or attachments to a return. A property manager that collects and remits on behalf of an owner taxes imposed on the occupancy of a residential dwelling by a transient guest shall not be considered a facilitation platform. For the purposes of the"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 6** was adopted.

On motion of Representative Anderson, the title of **HCS HB 608, as amended**, was agreed to.

On motion of Representative Anderson, **HCS HB 608, as amended**, was adopted.

On motion of Representative Anderson, **HCS HB 608, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HCS HB 306, relating to weigh station and inspection site bypass services, was taken up by Representative Berry.

Representative Eggleston assumed the Chair.

Representative Berry moved that **HCS HB 306** be read the third time and passed.

Which motion was defeated by the following vote:

AYES: 060

Adams	Arthur	Beck	Berry	Black
Brown 27	Brown 94	Burnett	Burns	Butler
Cierpiot	Conway 10	Cornejo	Curtis	Dogan
Eggleston	Ellebracht	Engler	Evans	Franks Jr

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Gray	Green	Grier	Haahr	Haefner
Hill	Johnson	Justus	Kendrick	Korman
Lauer	Lavender	Lichtenegger	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Muntzel	Newman	Peters	Pierson Jr	Quade
Razer	Roberts	Ross	Rowland 29	Schroer
Shull 16	Shumake	Spencer	Stephens 128	Stevens 46
Swan	Unsicker	Walker 74	Wessels	Mr. Speaker

NOES: 082

Alferman	Anders	Anderson	Austin	Bahr
Bangert	Baringer	Beard	Bondon	Brattin
Brown 57	Chipman	Christofanelli	Conway 104	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Dunn	Ellington	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Hubrecht	Hurst	Kelly 141
Kolkmeier	Lant	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Mosley	Neely
Nichols	Pfautsch	Pietzman	Pike	Plocher
Pogue	Redmon	Reiboldt	Reisch	Rhoads
Roeber	Rone	Runions	Ruth	Shaul 113
Smith 85	Smith 163	Sommer	Stacy	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood			

PRESENT: 004

Barnes 28	Higdon	Kelley 127	Kidd
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ABSENT WITH LEAVE: 016

Andrews	Barnes 60	Basye	Bernskoetter	Carpenter
Cookson	Corlew	Fitzwater 49	May	Morris
Phillips	Rehder	Remole	Roden	Rowland 155
Wilson				

VACANCIES: 001

THIRD READING OF SENATE BILLS

HCS SS SCS SB 66, relating to workers' compensation, was taken up by Representative McGaugh.

Representative Brown (57) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 7, Section 287.120, Lines 84-85, by deleting all of said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson assumed the Chair.

Representative Arthur offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 1, Line 3, by inserting immediately after said line the following:

"Further amend said Bill, Page 14, Section 287.243, Lines 77-89, by deleting all of said lines and inserting in lieu thereof the following:

"(1) To the surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter if there is no child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(2) Fifty percent to the surviving child, or children, in equal shares, and fifty percent to the surviving spouse if there is at least one child who survived the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter, and a surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;

(3) To the surviving child, or children, in equal shares, if there is no surviving spouse of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter;"; and

Further amend said bill and section, Pages 14-15, Lines 100-113, by deleting all of said lines and inserting in lieu thereof the following:

"(b) To the surviving individual, or individuals, in equal shares, designated by the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter to receive benefits under the most recently executed life insurance policy of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter on file at the time of death with the public safety agency, organization, or unit if there is no individual qualifying under paragraph (a);

(5) To the surviving parent, or parents, in equal shares, of the law enforcement officer, emergency medical technician, air ambulance pilot, air ambulance registered professional nurse, or firefighter if there is no individual qualifying under subdivisions (1), (2), (3), or (4) of this subsection; or

(6) To the surviving individual, or individuals, in equal shares, who would qualify under the definition of the term "child" but for age if there is no individual qualifying under subdivision (1), (2), (3), (4), or (5) of this subsection."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Arthur, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Brown (57), **House Amendment No. 1, as amended**, was adopted.

Representative McGaugh offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 11, Section 287.203, Line 11, by inserting immediately after said section and line the following:

"287.240. If the injury causes death, either with or without disability, the compensation therefor shall be as provided in this section:

(1) In all cases the employer shall pay direct to the persons furnishing the same the reasonable expense of the burial of the deceased employee not exceeding five thousand dollars. But no person shall be entitled to compensation for the burial expenses of a deceased employee unless he **or she** has furnished the same by authority of the widow or widower, the nearest relative of the deceased employee in the county of his **or her** death, his **or her** personal representative, or the employer, who shall have the right to give the authority in the order named. All fees and charges under this section shall be fair and reasonable, shall be subject to regulation by the division or the commission and shall be limited to such as are fair and reasonable for similar service to persons of a like standard of living. The division or the commission shall also have jurisdiction to hear and determine all disputes as to the charges. If the deceased employee leaves no dependents, the death benefit in this subdivision provided shall be the limit of the liability of the employer under this chapter on account of the death, except as herein provided for burial expenses and except as provided in section 287.140; provided that in all cases when the employer admits or does not deny liability for the burial expense, it shall be paid within thirty days after written notice, that the service has been rendered, has been delivered to the employer. The notice may be sent by registered mail, return receipt requested, or may be made by personal delivery;

(2) The employer shall also pay to the ~~total~~ dependents of the employee a death benefit based on the employee's average weekly earnings during the year immediately preceding the injury that results in the death of the employee, as provided in section 287.250. The amount of compensation for death, which shall be paid in installments in the same manner that compensation is required to be paid under this chapter, shall be computed as follows:

(a) If the injury which caused the death occurred on or after September 28, 1983, but before September 28, 1986, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the employee's average weekly earnings during the year immediately preceding the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to seventy percent of the state average weekly wage, as such wage is determined by the division of employment security, as of the July first immediately preceding the date of injury~~[- If there is a total dependent, no death benefits shall be payable to partial dependents or any other persons except as provided in subdivision (1) of this section];~~

(b) If the injury which caused the death occurred on or after September 28, 1986, but before August 28, 1990, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the employee's average weekly earnings during the year immediately preceding the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to seventy-five percent of the state average weekly wage, as such wage is determined by the division of employment security, as of the July first immediately preceding the date of injury~~[- If there is a total dependent, no death benefit shall be payable to partial dependents or any other persons except as provided in subdivision (1) of this section];~~

(c) If the injury which caused the death occurred on or after August 28, 1990, but before August 28, 1991, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the injured employee's average weekly earnings as of the date of the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to one hundred percent of the state average weekly wage;

(d) If the injury which caused the death occurred on or after August 28, 1991, the weekly compensation shall be an amount equal to sixty-six and two-thirds percent of the injured employee's average weekly earnings as of the date of the injury; provided that the weekly compensation paid under this paragraph shall not exceed an amount equal to one hundred five percent of the state average weekly wage;

(e) If the injury which caused the death occurred on or after September 28, 1981, the weekly compensation shall in no event be less than forty dollars per week;

(3) ~~[If there are partial dependents, and no total dependents, a part of the death benefit herein provided in the case of total dependents, determined by the proportion of his contributions to all partial dependents by the employee at the time of the injury, shall be paid by the employer to each of the dependents proportionately;~~

~~————(4)] The word "dependent" as used in this chapter shall [be construed to] mean [a relative by blood or marriage of a deceased employee, who is actually dependent for support, in whole or in part, upon his or her wages at~~

the time of the injury. The following persons shall be conclusively presumed to be totally dependent for support upon a deceased employee, and any death benefit shall be payable to them to the exclusion of other total dependents]:

(a) A wife upon a husband with whom she lives or who is legally liable for her support, and a husband upon a wife with whom he lives or who is legally liable for his support; provided that on the death or remarriage of a widow or widower, the death benefit shall cease unless there be other ~~[total]~~ dependents entitled to any death benefits under this chapter. In the event of remarriage, a lump sum payment equal in amount to the benefits due for a period of two years shall be paid to the widow or widower. Thereupon the periodic death benefits shall cease unless there are other ~~[total]~~ dependents entitled to any death benefit under this chapter, in which event the periodic benefits to which such widow or widower would have been entitled had he or she not died or remarried shall be divided among such other ~~[total]~~ dependents and paid to them during their period of entitlement under this chapter; or

(b) A natural, posthumous, or adopted child or children, whether legitimate or illegitimate, **including any stepchild claimable by the deceased on his or her federal tax return at the time of injury**, under the age of eighteen years, or over that age if physically or mentally incapacitated from wage earning, upon the parent legally liable for the support or with whom he, she, or they are living at the time of the death of the parent. In case there is a wife or a husband mentally or physically incapacitated from wage earning, dependent upon a wife or husband, and a child or more than one child thus dependent, the death benefit shall be divided among them in such proportion as may be determined by the commission after considering their ages and other facts bearing on the dependency. In all other cases questions of ~~[total or partial]~~ **the degree of** dependency shall be determined in accordance with the facts at the time of the injury, and in such other cases if there is more than one person wholly dependent the death benefit shall be divided equally among them. The payment of death benefits to a child or other dependent as provided in this paragraph shall cease when the dependent dies, attains the age of eighteen years, or becomes physically and mentally capable of wage earning over that age, or until twenty-two years of age if the child of the deceased is in attendance and remains as a full-time student in any accredited educational institution, or if at eighteen years of age the dependent child is a member of the Armed Forces of the United States on active duty; provided, however, that such dependent child shall be entitled to compensation during four years of full-time attendance at a fully accredited educational institution to commence prior to twenty-three years of age and immediately upon cessation of his **or her** active duty in the Armed Forces, unless there are other ~~[total]~~ dependents entitled to the death benefit under this chapter;

~~[(5)]~~ (4) The division or the commission may, in its discretion, order or award the share of compensation of any such child to be paid to the parent, grandparent, or other adult next of kin or conservator of the child for the latter's support, maintenance and education, which order or award upon notice to the parties may be modified from time to time by the commission in its discretion with respect to the person to whom shall be paid the amount of the order or award remaining unpaid at the time of the modification;

~~[(6)]~~ (5) The payments of compensation by the employer in accordance with the order or award of the division or the commission shall discharge the employer from all further obligations as to the compensation;

~~[(7)]~~ (6) All death benefits in this chapter shall be paid in installments in the same manner as provided for disability compensation;

~~[(8)]~~ (7) Every employer shall keep a record of the correct names and addresses of the dependents of each of his **or her** employees, and upon the death of an employee by accident arising out of and in the course of his **or her** employment shall so far as possible immediately furnish the division with such names and addresses;

~~[(9)]~~ (8) Dependents receiving death benefits under the provisions of this chapter shall annually report to the division as to marital status in the case of a widow or widower or age and physical or mental condition of a dependent child. The division shall provide forms for the making of such reports."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Bahr offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 66, Page 8, Section 287.170, Line 46, by inserting after the word "**payable**." the following:

"The term "voluntarily separates" as used in this subsection shall mean the employee terminated his or her own employment without any duress or undue influence resulting from the actions of the employer or the conditions of the working environment. A person shall not be deemed to have voluntarily separated if they can show the employer or the employer's agent took actions which would influence a reasonable employee to terminate his or her employment."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bahr moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative McGaugh, the title of **HCS SS SCS SB 66, as amended**, was agreed to.

On motion of Representative McGaugh, **HCS SS SCS SB 66, as amended**, was adopted.

On motion of Representative McGaugh, **HCS SS SCS SB 66, as amended**, was read the third time and passed by the following vote:

AYES: 101

Alferman	Anderson	Austin	Bahr	Beard
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Rhoads	Roden	Roeber
Rone	Ross	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 046

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	Marshall	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 002

Higdon Kidd

ABSENT WITH LEAVE: 013

Andrews	Arthur	Barnes 60	Basye	Cookson
Curtis	May	Mosley	Phillips	Remole
Rowland 155	Spencer	Wilson		

VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **SCS SB 139**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (20): Alferman, Bahr, Black, Brown (94), Christofanelli, Conway (104), Davis, Fitzpatrick, Gregory, Hubrecht, Korman, Lichtenegger, Redmon, Rone, Ross, Smith (163), Swan, Taylor, Trent and Wood

Noes (9): Butler, Dunn, Kendrick, Lavender, McGee, Merideth (80), Peters, Quade and Razer

Absent (6): Andrews, Haefner, Hill, May, Rowland (155) and Spencer

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HCR 25**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1111**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1119**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1152**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Arthur, Frederick, Haefner, Messenger, Morris, Pfautsch, Smith (163), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (1): Stephens (128)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 725**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts and White

Noes (0)

Absent (1): Toalson Reisch

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1155**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Beard, Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **SS SB 34**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Beard, DeGroot, Gregory, McGaugh, Toalson Reisch and White

Noes (5): Corlew, Ellebracht, Marshall, Mitten and Roberts

Absent (0)

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 113**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Brattin, Fraker, Grier, Houghton, Muntzel and Vescovo

Noes (5): Adams, Baringer, Burnett, Hannegan and McCaherty

Absent (2): Wessels and Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 981**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (1): Burnett

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 991**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1017**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Mr. Speaker: Your Committee on Local Government, to which was referred **SB 30**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo and Wessels

Noes (0)

Absent (1): Wilson

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 100**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Brown (94), Carpenter, Helms, Kelly (141), Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (3): Franklin, Mathews and McGee

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1060**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Brown (94), Carpenter, Helms, Kelly (141), Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (3): Franklin, Mathews and McGee

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1040**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Barnes (28), Brown (27), Gannon, Hannegan, Justus, Matthiesen, Nichols, Spencer and Tate

Noes (0)

Absent (3): Cookson, Franklin and Miller

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 283**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 302**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Burns, Corlew, Hurst, Kolkmeier, Korman, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (2): Cornejo and May

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **SS SCS SB 10**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Evans, Fitzwater (49), Franks Jr., Hansen, Henderson, Justus, Lauer, Mosley and Roberts

Noes (0)

Absent (2): Lant and Pietzman

Committee on Consent and House Procedure, Chairman Pfautsch reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SB 50**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (7): Black, Dunn, Kelly (141), Love, McCreery, Pfautsch and Pike

Noes (0)

Absent (6): Beard, Carpenter, Muntzel, Schroer, Stevens (46) and Trent

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SB 194**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

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Ayes (7): Black, Kelly (141), Love, McCreery, Pfautsch, Pike and Trent

Noes (0)

Absent (6): Beard, Carpenter, Dunn, Muntzel, Schroer and Stevens (46)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **SCS SB 229**, begs leave to report it has examined the same and recommends that it **Do Pass - Not Consent** by the following vote:

Ayes (7): Black, Dunn, Kelly (141), Love, McCreery, Pfautsch and Pike

Noes (0)

Absent (6): Beard, Carpenter, Muntzel, Schroer, Stevens (46) and Trent

Committee on Rules - Administrative Oversight, Vice-Chairman Sommer reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 109**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 350**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (1): Unsicker

Absent (2): Austin and Barnes (60)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 547**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Berry, Corlew, Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (3): Arthur, Runions and Unsicker

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 564**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 762**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 803**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 887**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 920**, begs leave to report it has examined the same and recommends that it **be returned to the committee of origin** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 996**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1069**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1168**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1197**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SCS SB 16**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Austin and Barnes (60)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 62**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Berry, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Barnes (60) and Carpenter

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HBs 339 & 714** entitled:

An act to repeal section 537.065, RSMo, and to enact in lieu thereof two new sections relating to the settlement of tort claims.

With Senate Amendment No. 2.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 339 & 714, Page 3, Section 537.058, Line 6, by inserting after the word “obtain” the following: “**such**”; and

Further amend Line 10, by inserting after the word “obtain” the following: “**such**”; and

Further amend said bill, Page 5, Section 537.065, Line 15, by striking the comma “,” and inserting in lieu thereof the following: “**or**”; and

Further amend Line 16, by striking the words “, or other similar contract”; and

Further amend Line 17, by inserting after all of said line the following:

“4. Nothing in this section shall be construed to prohibit an insured from bringing a separate action asserting that the insurer acted in bad faith.”.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 743 - Fiscal Review

SS SCS HCS HBs 339 & 714, as amended - Fiscal Review

HCS HB 380 - Fiscal Review

HCS HBs 960, 962 & 828 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS SCS SB 16 - Fiscal Review

LETTERS OF OBJECTION

April 20, 2017

Mr. D. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol Building, Room 317B
Jefferson City, MO 65101

Mr. Crumbliss,

Pursuant to Rule 48(4), we object to having **Senate Bill No. 411** placed upon the Senate Bills for Third Reading for Consent Calendar.

/s/ Rick Brattin, District 55
/s/ Jered Taylor, District 139
/s/ Bryan Spencer, District 63
/s/ Jim Neely, District 8
/s/ Courtney Curtis, District 73
/s/ Tracy McCreery, District 88

April 20, 2017

Mr. D. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol Building, Room 317B
Jefferson City, MO 65101

Mr. Crumbliss,

Pursuant to Rule 48(4), we object to having **Senate Bill No. 329** placed upon the Senate Bills for Third Reading for Consent Calendar.

/s/ Rick Brattin, District 55
/s/ Jered Taylor, District 139
/s/ Bryan Spencer, District 63
/s/ Jim Neely, District 8
/s/ Courtney Curtis, District 73
/s/ Tracy McCreery, District 88

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 4:00 p.m., Monday, April 24, 2017.

COMMITTEE HEARINGS

BUDGET

Tuesday, April 25, 2017, 8:15 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Annual review of state tax credits.

BUDGET

Wednesday, April 26, 2017, 8:15 AM, House Hearing Room 3.

Public hearing will be held: SS SB 22

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SCS SB 160

Executive session may be held on any matter referred to the committee.

CANCELLED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 25, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 25, SCS SB 84, SB 282

Executive session will be held: SB 25

Executive session may be held on any matter referred to the committee.

AMENDED

ECONOMIC DEVELOPMENT

Tuesday, April 25, 2017, 9:00 AM, House Hearing Room 7.

Executive session will be held: HB 387, SS SB 124

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, April 24, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SCS SBs 300 & 306, SB 434, HB 1030, HB 1216, HB 785, HB 1113

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, April 24, 2017, 1:30 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 27, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

INSURANCE POLICY

Tuesday, April 25, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: SCS SB 334, HB 1073

Executive session will be held: HB 298, HB 540

Executive session may be held on any matter referred to the committee.
Per request of Senator Schaaf, no public hearing on SS SCS SB 74.
AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

JUDICIARY

Tuesday, April 25, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 88, SB 99, HB 724, HB 707

Executive session will be held: HB 1049, HB 983, SCS#2 SB 128

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

PENSIONS

Monday, April 24, 2017, upon conclusion of afternoon session, House Hearing Room 1.

Public hearing will be held: SB 394

Executive session will be held: SCS SB 309

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 25, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SCR 4, SCR 9, SCR 14, SCR 21, SB 478

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, April 25, 2017, 12:30 PM or upon adjournment of the Special Committee on Government Oversight (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Possible public testimony from the following:

Committee for Professional Counselors

State Committee of Marital and Family Therapists

State Committee of Dietitians

State Committee for Social Workers

State Board of Embalmers and Funeral Directors
Missouri Health Insurance Pool
Missouri Pet Spay/Neuter Fund Board
Missouri Propane Safety Commission
Missouri Quality Home Care Council
Missouri State Park Advisory Board
Missouri State Unemployment Council
Missouri Task Force on Prematurity and Infant Mortality
Missouri Task Force on the Prevention of Infant Abuse and Neglect
Professional Services Payment Committee
Special Health, Psychological and Social Needs of Minority Older Individuals
Commission
State Banking Board and Savings and Loan Board
State Environmental Improvement and Energy Resources Authority
Task Force on The Prevention of Sexual Abuse of Children
Unmarked Human Burial Consultation Committee

TRANSPORTATION

Wednesday, April 26, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: SB 225, SCS SB 355
Executive session will be held: SB 225, SCS SB 355
Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, April 26, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 84
Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Monday, April 24, 2017, 1:00 PM, House Hearing Room 1.
Executive session will be held: HB 1090, HB 307, HB 1200
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTIETH DAY, MONDAY, APRIL 24, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCB 1 - McGaugh
HCB 7 - Fitzwater (144)
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr

HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCR 48 - Kidd
HCR 7 - Morris
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE COMMITTEE BILLS FOR THIRD READING

HCB 10 - Wiemann

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 619 - Dogan
HCS HB 162 - Eggleston
HB 97 - Swan
HCS HB 293 - Higdon
HCS HB 194 - Franklin
HCS HB 219 - Hill
HCS HB 324 - Neely
HCS HB 670 - Sommer
HCS HB 746 - Crawford
HB 824 - Reiboldt
HCS HB 384 - Anderson
HCS HB 1116 - Shaul (113)
HCS HB 380, (Fiscal Review 4/20/17) - Plocher
HCS HB 886 - Black
HCS HBs 960, 962 & 828, (Fiscal Review 4/20/17) - Mathews
HB 743, (Fiscal Review 4/20/17) - Conway (104)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 8, E.C. - Rhoads
SB 64 - Alferman
SB 45 - Corlew
SCS SB 108 - Davis
HCS SB 111 - Crawford
SB 486 - Bernskoetter
SS#2 SCS SB 43 - McGaugh
SS SB 182 - Vescovo
SB 411 - Tate
SB 329 - Kolkmeyer
HCS SS SB 62 - Black
SS SCS SB 16, (Fiscal Review 4/20/17) - Engler

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick
SCS HB 51 - Andrews
SS SCS HCS HBs 339 & 714, as amended (Fiscal Review 4/20/17) - DeGroot

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTIETH DAY, MONDAY, APRIL 24, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Representative Tila Hubrecht.

On this day Lord, we come to You in humbleness of spirit to ask for Your direction and guidance as we approach the end of this legislative session. We ask You to help keep our eyes on You and for You to lead us to decisions which will be good for our people and pleasing in Your sight. Let us seek Your will, not our own; let us not forget why we have been sent to this building. Let us remember that we are here for this time. Keep ever in our minds that if we do not follow Your will and Your direction, help for our country will come from another place.

As Thomas Jefferson pointed out in his second inaugural address, we are here “due to the sound discretion with which they, (the people of our districts), have selected from among themselves those to whom they confide the legislative duties.”

Let us be worthy of this confidence that our people have placed in us. Let us not think more highly of ourselves than we ought, and let us realize our shortcomings and weaknesses. Place others in our path that will be of sound advice to us in the decisions we must make. Let us not forget the great obligation we are under to the people of our State for the job they have entrusted to us; help us to fulfill this task in a manner pleasing unto You. Remind us that You are always with us and You will never leave us nor forsake us as long as we continue to seek You. Give us time each day to rest in Your presence. May Your glory shine upon us this day as we wait on You in confident trust. In Your precious Son’s name.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-ninth day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HBs 339 & 714, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Alferman, Conway (104), Haefner, Morris, Smith (163), Vescovo, Wiemann and Wood

Noes (4): Morgan, Rowland (29), Unsicker and Wessels

Absent (2): Fraker and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 743**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Alferman, Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Vescovo, Wiemann and Wood

Noes (2): Unsicker and Wessels

Absent (2): Fraker and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HBs 960, 962 & 828**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Fraker and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS SB 16**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Alferman, Conway (104), Haefner, Morris, Rowland (29), Smith (163), Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (2): Fraker and Swan

THIRD READING OF HOUSE COMMITTEE BILLS

HCB 10, relating to insurance proceedings, was taken up by Representative Wiemann.

On motion of Representative Wiemann, **HCB 10** was read the third time and passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty

McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Pfausch	Phillips	Pierson Jr	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 005

Ellington	Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 011

Baringer	Bondon	Brattin	Cierpiot	Curtis
Gannon	McDaniel	Neely	Peters	Pietzman
Roden				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 619, relating to the public school retirement system of the City of St. Louis, was taken up by Representative Dogan.

On motion of Representative Dogan, **HCS HB 619** was read the third time and passed by the following vote:

AYES: 123

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Burnett
Carpenter	Chipman	Christofanelli	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtis
Davis	Dogan	Dohrman	Dunn	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCann Beatty	McCreery

McGaugh	McGee	Meredith 71	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Newman
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 027

Anders	Brown 94	Burns	Butler	Conway 10
Curtman	Eggleston	Ellington	Gray	Helms
Higdon	Hubrecht	Hurst	Korman	Marshall
McCaherty	McDaniel	Merideth 80	Moon	Nichols
Pogue	Quade	Roden	Runions	Taylor
Unsicker	Wilson			

PRESENT: 001

Mitten

ABSENT WITH LEAVE: 011

Baringer	Berry	Cierpiot	DeGroot	Kolkmeier
Neely	Peters	Pietzman	Rone	Shumake
Trent				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 162, relating to drainage ditches, was taken up by Representative Eggleston.

Representative Dogan assumed the Chair.

On motion of Representative Eggleston, **HCS HB 162** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Christofanelli
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houx	Hubrecht	Hurst	Justus

Kelley 127	Kelly 141	Kendrick	Kidd	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 008

Bahr	Brattin	Cross	Ellington	Frederick
Higdon	McDaniel	Pogue		

PRESENT: 000

ABSENT WITH LEAVE: 010

Baringer	Brown 57	Cierpiot	Cookson	Houghton
Johnson	Kolkmeier	McGee	Mitten	Pietzman

VACANCIES: 001

Representative Dogan declared the bill passed.

HB 97, relating to a visiting scholars certificate, was taken up by Representative Swan.

On motion of Representative Swan, **HB 97** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 10	Conway 104	Corlew
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Korman
Lant	Lauer	Lavender	Lichtenegger	Love

Lynch	Marshall	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfausch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 004

Ellington	McDaniel	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 011

Baringer	Brown 57	Cierpiot	Cookson	Cornejo
Hill	Kolkmeier	Mathews	Mitten	Pietzman
Rhoads				

VACANCIES: 001

Representative Dogan declared the bill passed.

HCS HB 293, relating to the use of hand-held electronic wireless communications devices by persons operating motor vehicles for compensation while transporting passengers, was taken up by Representative Higdon.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Higdon, **HCS HB 293** was read the third time and passed by the following vote:

AYES: 103

Adams	Alferman	Anders	Andrews	Arthur
Austin	Bangert	Barnes 60	Barnes 28	Basye
Beard	Beck	Berry	Black	Bondon
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Conway 104	Corlew	Crawford	Davis
Dogan	Dunn	Ellebracht	Engler	Evans
Fitzwater 144	Fraker	Francis	Franklin	Franks Jr
Gannon	Gray	Green	Grier	Haefner
Hansen	Harris	Henderson	Higdon	Houx
Kelley 127	Kendrick	Kidd	Kolkmeier	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Newman

Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Remole	Rhoads	Roberts	Roden	Rone
Rowland 155	Rowland 29	Runions	Ruth	Shaul 113
Shumake	Sommer	Stevens 46	Swan	Tate
Unsicker	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 046

Anderson	Bahr	Bernskoetter	Brattin	Chipman
Christofanelli	Cross	Curtis	Curtman	DeGroot
Dohrman	Eggleston	Ellington	Fitzpatrick	Fitzwater 49
Frederick	Gregory	Haahr	Hannegan	Helms
Houghton	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Marshall	Matthiesen	McDaniel	Moon
Neely	Nichols	Pogue	Rehder	Reisch
Roeber	Ross	Schroer	Smith 85	Smith 163
Spencer	Stacy	Taylor	Trent	Vescovo
Wilson				

PRESENT: 001

Korman

ABSENT WITH LEAVE: 012

Baringer	Brown 57	Brown 94	Cierpiot	Cookson
Cornejo	Hill	Mathews	Mitten	Pietzman
Shull 16	Stephens 128			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS HB 194, relating to abortion, was taken up by Representative Franklin.

Representative Basye assumed the Chair.

Speaker Richardson assumed the Chair.

Representative Vescovo raised a point of order that a member was in violation of Rule 85.

The Chair took the point of order under advisement.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pike	Plocher	Pogue
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 007

Cierpiot	Ellebracht	Kolkmeier	McDaniel	Pietzman
Rehder	Ruth			

VACANCIES: 001

On motion of Representative Franklin, **HCS HB 194** was read the third time and passed by the following vote:

AYES: 117

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144

Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfausch
Phillips	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 040

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Curtis	Dunn	Ellington	Franks Jr
Gray	Green	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 005

Cierpiot	Ellebracht	McDaniel	Pietzman	Rehder
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 324, relating to truant pupils, was taken up by Representative Neely.

On motion of Representative Neely, **HCS HB 324** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burns	Butler
Carpenter	Chipman	Christofanelli	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker

Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 006

Burnett	Francis	Helms	Hurst	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 007

Cierpiot	Ellebracht	Hubrecht	McDaniel	Pietzman
Rehder	Shull 16			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 219, relating to private probation services for misdemeanor offenders, was taken up by Representative Hill.

On motion of Representative Hill, **HCS HB 219** was read the third time and passed by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick

Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 003

Hurst	Moon	Pogue
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PRESENT: 001

Roden

ABSENT WITH LEAVE: 005

Cierpiot	Ellebracht	Marshall	McDaniel	Pietzman
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VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 746, relating to residential mortgage loan brokers, was taken up by Representative Crawford.

On motion of Representative Crawford, **HCS HB 746** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleson	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker

Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelly 141	Kendrick
Kidd	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 003

Ellington	Korman	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 009

Cierpiot	Cookson	Higdon	Kelley 127	Matthiesen
McDaniel	Morgan	Pietzman	Wilson	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HBs 960, 962 & 828, relating to a social innovation grant program, was taken up by Representative Mathews.

On motion of Representative Mathews, **HCS HBs 960, 962 & 828** was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner

Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 003

Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Brattin	Cierpiot	Cookson	Curtis	Higdon
McDaniel	Neely	Phillips	Roberts	Wilson

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS HB 670, relating to gifted education, was taken up by Representative Sommer.

On motion of Representative Sommer, **HCS HB 670** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman

Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 003

Hurst	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Cierpiot	Cookson	Curtis	Evans	Haahr
Higdon	Houghton	McCaherty	McDaniel	Phillips
Roberts	Wilson			

VACANCIES: 001

Speaker Richardson declared the bill passed.

HB 743, relating to governmental compensation funds, was taken up by Representative Conway (104).

On motion of Representative Conway (104), **HB 743** was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 104
Corlew	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger

Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfausch	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	White
Wiemann	Wood	Mr. Speaker		

NOES: 003

Ellington	Pogue	Smith 85
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PRESENT: 000

ABSENT WITH LEAVE: 011

Cierpiot	Conway 10	Cookson	Cornejo	Curtis
Higdon	McDaniel	Phillips	Roberts	Wessels
Wilson				

VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **SS SCS SB 160**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Franklin, Gannon, Justus, Meredith (71), Moon, Neely, Stacy and Walker (74)

Noes (1): Newman

Absent (2): Cookson and Ruth

Committee on Corrections and Public Institutions, Chairman Fitzwater (144) reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **SCS SB 421**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Conway (104), Fitzwater (144), Hansen, Henderson, McCaherty, Mosley and Roden

Noes (0)

Absent (4): Franks Jr., Higdon, Nichols and Remole

Special Committee on Tourism, Chairman Justus reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **SCS SB 161**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Bangert, Barnes (28), Brown (27), Gannon, Justus, Nichols and Tate

Noes (3): Hannegan, Matthiesen and Spencer

Absent (3): Cookson, Franklin and Miller

MESSAGES FROM THE GOVERNOR

April 24, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 130** entitled:

AN ACT

To repeal sections 67.1809 and 67.1819, RSMo, and to enact in lieu thereof twenty-nine new sections relating to passenger transportation companies, with penalty provisions.

On April 24, 2017, I approved **Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 130**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

Having been returned from the Governor with his approval, **Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill No. 130** was delivered to the Secretary of State by the Chief Clerk of the House.

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 10:00 a.m., Tuesday, April 25, 2017.

COMMITTEE HEARINGS

BUDGET

Tuesday, April 25, 2017, 8:15 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Annual review of state tax credits.

BUDGET

Wednesday, April 26, 2017, 8:15 AM, House Hearing Room 3.
Public hearing will be held: SS SB 22
Executive session may be held on any matter referred to the committee.
Annual review of state tax credits continued if necessary.
AMENDED

CHILDREN AND FAMILIES

Tuesday, April 25, 2017, 5:00 PM or upon evening recess/adjournment (whichever is later),
House Hearing Room 7.
Public hearing will be held: SS SCS SB 160
Executive session may be held on any matter referred to the committee.
CANCELLED

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 26, 2017, 8:30 AM, House Hearing Room 1.
Executive session will be held: SS SB 35
Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, April 25, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: SB 25, SCS SB 84, SB 282
Executive session will be held: SB 25
Executive session may be held on any matter referred to the committee.
AMENDED

ECONOMIC DEVELOPMENT

Tuesday, April 25, 2017, 9:00 AM, House Hearing Room 7.
Executive session will be held: HB 387, SS SB 124
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 27, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, April 25, 2017, 4:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 5.

Public hearing will be held: HB 74, HB 753, HB 659, HB 1059, HB 1103, HB 1139, SB 65,
SB 299, SB 332

Executive session will be held: SB 114, SB 134, SCS SB 217, SB 326, SB 395

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is
later), House Hearing Room 7.

Public hearing will be held: HB 1021, SB 501

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is
later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Presentations from the following higher education institutions: University of Central Missouri,
Missouri Western State University and Northwest Missouri State University.

INSURANCE POLICY

Tuesday, April 25, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 4.

Public hearing will be held: SCS SB 334, HB 1073

Executive session will be held: HB 298, HB 540

Executive session may be held on any matter referred to the committee.

Per request of Senator Schaaf, no public hearing on SS SCS SB 74.

AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

JUDICIARY

Tuesday, April 25, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 88, SB 99, HB 724, HB 707

Executive session will be held: HB 1049, HB 983, SCS#2 SB 128

Executive session may be held on any matter referred to the committee.

Hearing will begin with executive session.

LOCAL GOVERNMENT

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 405

Executive session will be held: SCS SB 112, SB 146, HB 1210, HB 1079

Executive session may be held on any matter referred to the committee.

We will hold executive session before public hearing.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 25, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SCR 4, SCR 9, SCR 14, SCR 21, SB 478

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, April 27, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Testimony pertaining to homeland security. Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20), and (21) RSMo, portions of the meeting may be closed.

SUBCOMMITTEE ON AGRICULTURE EDUCATION

Tuesday, April 25, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Testimony from various agricultural educational professionals, including from the University of Missouri-Columbia.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, April 25, 2017, 12:30 PM or upon adjournment of the Special Committee on Government Oversight (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Possible public testimony from the following:

Committee for Professional Counselors

State Committee of Marital and Family Therapists

State Committee of Dietitians

State Committee for Social Workers

State Board of Embalmers and Funeral Directors

Missouri Health Insurance Pool
Missouri Pet Spay/Neuter Fund Board
Missouri Propane Safety Commission
Missouri Quality Home Care Council
Missouri State Park Advisory Board
Missouri State Unemployment Council
Missouri Task Force on Prematurity and Infant Mortality
Missouri Task Force on the Prevention of Infant Abuse and Neglect
Professional Services Payment Committee
Special Health, Psychological and Social Needs of Minority Older Individuals Commission
State Banking Board and Savings and Loan Board
State Environmental Improvement and Energy Resources Authority
Task Force on The Prevention of Sexual Abuse of Children
Unmarked Human Burial Consultation Committee
CANCELLED

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Thursday, April 27, 2017, 1:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Possible public testimony from the following:

Committee for Professional Counselors
State Committee of Marital and Family Therapists
State Committee of Dietitians
State Committee for Social Workers
State Board of Embalmers and Funeral Directors
Missouri Health Insurance Pool
Missouri Pet Spay/Neuter Fund Board
Missouri Propane Safety Commission
Missouri Quality Home Care Council
Missouri State Park Advisory Board
Missouri State Unemployment Council
Missouri Task Force on Prematurity and Infant Mortality
Missouri Task Force on the Prevention of Infant Abuse and Neglect
Professional Services Payment Committee
Special Health, Psychological and Social Needs of Minority Older Individuals Commission
State Banking Board and Savings and Loan Board
State Environmental Improvement and Energy Resources Authority
Task Force on The Prevention of Sexual Abuse of Children
Unmarked Human Burial Consultation Committee
CORRECTED

TRANSPORTATION

Wednesday, April 26, 2017, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SB 225, SCS SB 355

Executive session will be held: SB 225, SCS SB 355

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, April 26, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 84

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Tuesday, April 25, 2017, upon conclusion of morning session, House Hearing Room 5.

Executive session will be held: HB 307, HB 1090, HB 1200

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-FIRST DAY, TUESDAY, APRIL 25, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCB 1 - McGaugh

HCB 7 - Fitzwater (144)

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HBs 908 & 757 - Lichtenegger

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)

HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 17 - Hubrecht
HCR 48 - Kidd
HCR 7 - Morris
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HB 824 - Reiboldt
HCS HB 384 - Anderson
HCS HB 1116 - Shaul (113)
HCS HB 380, (Fiscal Review 4/20/17) - Plocher
HCS HB 886 - Black
HCS HB 608 - Anderson

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 8, E.C. - Rhoads
SB 64 - Alferman
SB 45 - Corlew
SCS SB 108 - Davis
HCS SB 111 - Crawford
SB 486 - Bernskoetter
SS#2 SCS SB 43 - McGaugh
SS SB 182 - Vescovo
SB 411 - Tate

SB 329 - Kolkmeier
HCS SS SB 62 - Black
SS SCS SB 16 - Engler
SB 50 - Frederick
SB 194 - Trent
SCS SB 229 - Fitzwater (49)

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick
SCS HB 51 - Andrews
SS SCS HCS HBs 339 & 714, as amended - DeGroot

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-FIRST DAY, TUESDAY, APRIL 25, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

There will be glory and honor and peace for everyone who does good. (Romans 2:10)

Eternal God, Our Creator, without whose blessing all our labor is in vain, grant that in the decisions and votes we make we may be mindful of Your presence and eager to do Your will. Inspire us with a faith that never falters, a faithfulness that never fails, and a fidelity that never fades as we endeavor to do our duty for the good of our Show-Me State.

Kindle in the hearts of all Missourians a true love for peace, a sincere desire for the triumph of truth, and an increasing concern for the welfare of all citizens, so may Your kingdom go forward, Your will be done, and love live in the hearts of Your children and our elders.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Isaac Dacus and Zeke Vannoy.

The Journal of the sixtieth day was approved as printed by the following vote:

AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Chipman	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Korman	Lant	Lauer	Lavender

Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Pfausch	Phillips
Pierson Jr	Pike	Plocher	Pogue	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Stevens 46	Swan
Taylor	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 026

Beard	Bernskoetter	Butler	Carpenter	Christofanelli
DeGroot	Ellington	Gray	Gregory	Hubrecht
Kolkmeyer	May	Mitten	Peters	Pietzman
Rehder	Roberts	Rowland 155	Smith 85	Sommer
Spencer	Stacy	Stephens 128	Tate	Trent
Walker 74				

VACANCIES: 001

SPECIAL RECOGNITION

Stephen Bridges, British Consul General in Chicago, was introduced by Speaker Richardson.

Consul General Bridges addressed the House.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **HB 34** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HB 34** was delivered to the Governor by the Chief Clerk of the House.

THIRD READING OF SENATE BILLS

SB 8, relating to flashing lights used by motor vehicles and equipment, was taken up by Representative Rhoads.

Representative Brattin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear. The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such

interstate or designated highway. Saddle-mount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddle-mounted vehicles and one full-mount.

9. No truck-tractor semitrailer-semi-trailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semi-trailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semi-trailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddle-mount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated on state highways between the hours of sunset and sunrise for agricultural purposes provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brattin, **House Amendment No. 1** was adopted.

Representative Redmon offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, ~~or~~ a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber or amber and white lights, **or a stationary vehicle operated by a utility worker displaying lighted amber or amber and white lights**, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. **As used in this section, the term "utility worker" means any employee while in performance of his or her job duties, including any person employed under contract of a utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned.**

6. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

- (2) The driver of an emergency vehicle may:
 - (a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;
 - (b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;
 - (c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;
 - (d) Disregard regulations governing direction of movement or turning in specified directions.
 - (3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.
- ~~[6-]~~ 7. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.
- ~~[7-]~~ 8. Violation of this section shall be deemed a class A misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Redmon, **House Amendment No. 2** was adopted.

Representative Davis offered **House Amendment No. 3**.

House Amendment No. 3

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear. **Notwithstanding any provision of this section to the contrary, an articulated bus, comprised of two or more sections connected by a flexible joint or other mechanism, may be up to sixty feet in length, not including safety bumpers which may extend one foot in front and one foot in the rear, and not including bicycle storage racks which may extend over the safety bumper by up to five feet when in the down position transporting a bicycle.** The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of **Pub. L. 97-424 codified in Title 23 of the United States Code [(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor and semitrailer

or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of **Pub. L. 97-424 codified in** Title 23 of the United States Code **[(Public Law 97-424)] (23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles

temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Korman offered **House Amendment No. 1 to House Amendment No. 3.**

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to Senate Bill No. 8, Page 1, Line 4, by inserting immediately prior to the phrase "304.170." on said line the following:

"287.020. 1. The word "employee" as used in this chapter shall be construed to mean every person in the service of any employer, as defined in this chapter, under any contract of hire, express or implied, oral or written, or under any appointment or election, including executive officers of corporations. Except as otherwise provided in section 287.200, any reference to any employee who has been injured shall, when the employee is dead, also include his dependents, and other persons to whom compensation may be payable.

The word "employee" shall also include all minors who work for an employer, whether or not such minors are employed in violation of law, and all such minors are hereby made of full age for all purposes under, in connection with, or arising out of this chapter. The word "employee" shall not include an individual who is the owner, as defined in ~~subdivision (42) of~~ section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies. The word "employee" also shall not include any person performing services for board, lodging, aid, or sustenance received from any religious, charitable, or relief organization.

2. The word "accident" as used in this chapter shall mean an unexpected traumatic event or unusual strain identifiable by time and place of occurrence and producing at the time objective symptoms of an injury caused by a specific event during a single work shift. An injury is not compensable because work was a triggering or precipitating factor.

3. (1) In this chapter the term "injury" is hereby defined to be an injury which has arisen out of and in the course of employment. An injury by accident is compensable only if the accident was the prevailing factor in causing both the resulting medical condition and disability. "The prevailing factor" is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability.

(2) An injury shall be deemed to arise out of and in the course of the employment only if:

(a) It is reasonably apparent, upon consideration of all the circumstances, that the accident is the prevailing factor in causing the injury; and

(b) It does not come from a hazard or risk unrelated to the employment to which workers would have been equally exposed outside of and unrelated to the employment in normal nonemployment life.

(3) An injury resulting directly or indirectly from idiopathic causes is not compensable.

(4) A cardiovascular, pulmonary, respiratory, or other disease, or cerebrovascular accident or myocardial infarction suffered by a worker is an injury only if the accident is the prevailing factor in causing the resulting medical condition.

(5) The terms "injury" and "personal injuries" shall mean violence to the physical structure of the body and to the personal property which is used to make up the physical structure of the body, such as artificial dentures, artificial limbs, glass eyes, eyeglasses, and other prostheses which are placed in or on the body to replace the physical structure and such disease or infection as naturally results therefrom. These terms shall in no case except as specifically provided in this chapter be construed to include occupational disease in any form, nor shall they be construed to include any contagious or infectious disease contracted during the course of the employment, nor shall they include death due to natural causes occurring while the worker is at work.

4. "Death" when mentioned as a basis for the right to compensation means only death resulting from such violence and its resultant effects occurring within three hundred weeks after the accident; except that in cases of occupational disease, the limitation of three hundred weeks shall not be applicable.

5. Injuries sustained in company-owned or subsidized automobiles in accidents that occur while traveling from the employee's home to the employer's principal place of business or from the employer's principal place of business to the employee's home are not compensable. The extension of premises doctrine is abrogated to the extent it extends liability for accidents that occur on property not owned or controlled by the employer even if the accident occurs on customary, approved, permitted, usual or accepted routes used by the employee to get to and from their place of employment.

6. The term "total disability" as used in this chapter shall mean inability to return to any employment and not merely mean inability to return to the employment in which the employee was engaged at the time of the accident.

7. As used in this chapter and all acts amendatory thereof, the term "commission" shall hereafter be construed as meaning and referring exclusively to the labor and industrial relations commission of Missouri, and the term "director" shall hereafter be construed as meaning the director of the department of insurance, financial institutions and professional registration of the state of Missouri or such agency of government as shall exercise the powers and duties now conferred and imposed upon the department of insurance, financial institutions and professional registration of the state of Missouri.

8. The term "division" as used in this chapter means the division of workers' compensation of the department of labor and industrial relations of the state of Missouri.

9. For the purposes of this chapter, the term "minor" means a person who has not attained the age of eighteen years; except that, for the purpose of computing the compensation provided for in this chapter, the provisions of section 287.250 shall control.

10. In applying the provisions of this chapter, it is the intent of the legislature to reject and abrogate earlier case law interpretations on the meaning of or definition of "accident", "occupational disease", "arising out of", and "in the course of the employment" to include, but not be limited to, holdings in: *Bennett v. Columbia Health Care and Rehabilitation*, 80 S.W.3d 524 (Mo.App. W.D. 2002); *Kasl v. Bristol Care, Inc.*, 984 S.W.2d 852 (Mo.banc 1999); and *Drewes v. TWA*, 984 S.W.2d 512 (Mo.banc 1999) and all cases citing, interpreting, applying, or following those cases.

11. For the purposes of this chapter, "occupational diseases due to toxic exposure" shall only include the following: mesothelioma, asbestosis, berylliosis, coal worker's pneumoconiosis, bronchiolitis obliterans, silicosis, silicotuberculosis, manganism, acute myelogenous leukemia, and myelodysplastic syndrome.

287.040. 1. Any person who has work done under contract on or about his premises which is an operation of the usual business which he there carries on shall be deemed an employer and shall be liable under this chapter to such contractor, his subcontractors, and their employees, when injured or killed on or about the premises of the employer while doing work which is in the usual course of his business.

2. The provisions of this section shall not apply to the owner of premises upon which improvements are being erected, demolished, altered or repaired by an independent contractor but such independent contractor shall be deemed to be the employer of the employees of his subcontractors and their subcontractors when employed on or about the premises where the principal contractor is doing work.

3. In all cases mentioned in the preceding subsections, the immediate contractor or subcontractor shall be liable as an employer of the employees of his subcontractors. All persons so liable may be made parties to the proceedings on the application of any party. The liability of the immediate employer shall be primary, and that of

the others secondary in their order, and any compensation paid by those secondarily liable may be recovered from those primarily liable, with attorney's fees and expenses of the suit. Such recovery may be had on motion in the original proceedings. No such employer shall be liable as in this section provided, if the employee was insured by his immediate or any intermediate employer.

4. The provisions of this section shall not apply to the relationship between a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041 or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies, and an owner, as defined in ~~[subdivision (42) of]~~ section 301.010, and operator of a motor vehicle.

288.035. Notwithstanding the provisions of section 288.034, in the case of an individual who is the owner, as defined in ~~[subdivision (42) of]~~ section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire common or contract motor vehicle carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation or any of its subagencies, such owner/operator shall not be deemed to be an employee, provided, however, such individual owner and operator shall be deemed to be in employment if the for-hire common or contract vehicle carrier is an organization described in Section 501(c)(3) of the Internal Revenue Code or any governmental entity.

301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) "Automobile transporter", any vehicle combination **capable of carrying cargo on the power unit and designed and used [specifically] for the transport of assembled motor vehicles, including truck camper units;**

(3) "Axle load", the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) **"Backhaul", the return trip of a vehicle transporting cargo or general freight, especially when carrying goods back over all or part of the same route;**

(5) "Boat transporter", any vehicle combination **capable of carrying cargo on the power unit and designed and used specifically to transport assembled boats and boat hulls. Boats may be partially disassembled to facilitate transporting;**

~~[(5)]~~ (6) "Body shop", a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

~~[(6)]~~ (7) "Bus", a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

~~[(7)]~~ (8) "Commercial motor vehicle", a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

~~[(8)]~~ (9) "Cotton trailer", a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

~~[(9)]~~ (10) "Dealer", any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

~~[(10)]~~ (11) "Director" or "director of revenue", the director of the department of revenue;

~~[(11)]~~ (12) "Driveaway operation":

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person's own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

~~[(42)]~~ (13) "Dromedary", a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

~~[(43)]~~ (14) "Farm tractor", a tractor used exclusively for agricultural purposes;

~~[(44)]~~ (15) "Fleet", any group of ten or more motor vehicles owned by the same owner;

~~[(45)]~~ (16) "Fleet vehicle", a motor vehicle which is included as part of a fleet;

~~[(46)]~~ (17) "Fullmount", a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

~~[(47)]~~ (18) "Gross weight", the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

~~[(48)]~~ (19) "Hail-damaged vehicle", any vehicle, the body of which has become dented as the result of the impact of hail;

~~[(49)]~~ (20) "Highway", any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

~~[(20)]~~ (21) "Improved highway", a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

~~[(21)]~~ (22) "Intersecting highway", any highway which joins another, whether or not it crosses the same;

~~[(22)]~~ (23) "Junk vehicle", a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

~~[(23)]~~ (24) "Kit vehicle", a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer's statement of origin;

~~[(24)]~~ (25) "Land improvement contractors' commercial motor vehicle", any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers' maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

~~[(25)]~~ (26) "Local commercial motor vehicle", a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person's control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

~~[(26)]~~ (27) "Local log truck", a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

~~[(27)]~~ (28) "Local log truck tractor", a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-

mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in ~~[Title 23, Section 103(e) of the United States Code]~~ **23 U.S.C. Section 103, as amended**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

~~[(28)]~~ **(29)** "Local transit bus", a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

~~[(29)]~~ **(30)** "Log truck", a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

~~[(30)]~~ **(31)** "Major component parts", the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

~~[(31)]~~ **(32)** "Manufacturer", any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

~~[(32)]~~ **(33)** "Motor change vehicle", a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

~~[(33)]~~ **(34)** "Motor vehicle", any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

~~[(34)]~~ **(35)** "Motor vehicle primarily for business use", any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

~~[(35)]~~ **(36)** "Motorcycle", a motor vehicle operated on two wheels;

~~[(36)]~~ **(37)** "Motorized bicycle", any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

~~[(37)]~~ **(38)** "Motortricycle", a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

~~[(38)]~~ **(39)** "Municipality", any city, town or village, whether incorporated or not;

~~[(39)]~~ **(40)** "Nonresident", a resident of a state or country other than the state of Missouri;

~~[(40)]~~ **(41)** "Non-USA-std motor vehicle", a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

~~[(41)]~~ **(42)** "Operator", any person who operates or drives a motor vehicle;

~~[(42)]~~ **(43)** "Owner", any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner ~~[for the purpose of this law]~~;

~~[(43)]~~ **(44)** "Public garage", a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

~~[(44)]~~ **(45)** "Rebuilder", a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

~~[(45)]~~ **(46)** "Reconstructed motor vehicle", a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

~~[(46)]~~ **(47)** "Recreational motor vehicle", any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which

is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

~~[(47)]~~ **(48)** "Recreational off-highway vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

~~[(48)]~~ **(49)** "Rollback or car carrier", any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

~~[(49)]~~ **(50)** "Saddlemount combination", a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The "saddle" is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a "double saddlemount combination". When three vehicles are towed in this manner, the combination is called a "triple saddlemount combination";

~~[(50)]~~ **(51)** "Salvage dealer and dismantler", a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

~~[(51)]~~ **(52)** "Salvage vehicle", a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer's model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words "salvage/abandoned property". The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, "fair market value" means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

~~[(52)]~~ **(53)** "School bus", any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

~~[(53)]~~ **(54)** "Scrap processor", a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

~~[(54)]~~ **(55)** "Shuttle bus", a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

~~[(55)]~~ **(56)** "Special mobile equipment", every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

~~[(56)]~~ (57) "Specially constructed motor vehicle", a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

~~[(57)]~~ (58) "Stinger-steered combination", a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

~~[(58)]~~ (59) "Tandem axle", a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

(60) "Towaway trailer transporter combination", a combination of vehicles consisting of a trailer transporter towing unit and two trailers or semitrailers, with a total weight that does not exceed twenty-six thousand pounds; and in which the trailers or semitrailers carry no property and constitute inventory property of a manufacturer, distributor, or dealer of such trailers or semitrailers;

~~[(59)]~~ (61) "Tractor", "truck tractor" or "truck-tractor", a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

~~[(60)]~~ (62) "Trailer", any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not include cotton trailers as defined in ~~subdivision (8) of~~ this section and shall not include manufactured homes as defined in section 700.010;

(63) "Trailer transporter towing unit", a power unit that is not used to carry property when operating in a towaway trailer transporter combination;

~~[(61)]~~ (64) "Truck", a motor vehicle designed, used, or maintained for the transportation of property;

~~[(62)]~~ (65) "Truck-tractor semitrailer-semitrailer", a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

~~[(63)]~~ (66) "Truck-trailer boat transporter combination", a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

~~[(64)]~~ (67) "Used parts dealer", a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

~~[(65)]~~ (68) "Utility vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

~~[(66)]~~ (69) "Vanpool", any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined ~~by subdivisions (6) and (7) of~~ in this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

~~[(67)]~~ (70) "Vehicle", any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

~~[(68)]~~ (71) "Wrecker" or "tow truck", any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

~~[(69)]~~ (72) "Wrecker or towing service", the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.031. Notwithstanding the twenty-five mile operations limit imposed in ~~[subdivision (24) of]~~ section 301.010 upon local commercial motor vehicles, a local commercial motor vehicle licensed for forty-eight thousand pounds gross weight and above may be used to haul solid waste as defined in section 260.200 up to sixty miles from the municipality in which its operations are otherwise confined and still be eligible to register as a local commercial motor vehicle.

301.227. 1. Whenever a vehicle is sold for salvage, dismantling or rebuilding, the purchaser shall forward to the director of revenue within ten days the certificate of ownership or salvage certificate of title and the proper application and fee of eight dollars and fifty cents, and the director shall issue a negotiable salvage certificate of title to the purchaser of the salvaged vehicle. On vehicles purchased during a year that is no more than six years after the manufacturer's model year designation for such vehicle, it shall be mandatory that the purchaser apply for a salvage title. On vehicles purchased during a year that is more than six years after the manufacturer's model year designation for such vehicle, then application for a salvage title shall be optional on the part of the purchaser. Whenever a vehicle is sold for destruction and a salvage certificate of title, junking certificate, or certificate of ownership exists, the seller, if licensed under sections 301.217 to 301.221, shall forward the certificate to the director of revenue within ten days, with the notation of the date sold for destruction and the name of the purchaser clearly shown on the face of the certificate.

2. Whenever a vehicle is classified as "junk", as defined in section 301.010, the purchaser may forward to the director of revenue a properly completed application for a junking certificate as well as the salvage certificate of title or certificate of ownership and the director shall issue a negotiable junking certificate to the purchaser of the vehicle. The director may also issue a junking certificate to a possessor of a vehicle manufactured twenty-six years or more prior to the current model year who has a bill of sale for said vehicle but does not possess a certificate of ownership, provided no claim of theft has been made on the vehicle and the highway patrol has by letter stated the vehicle is not listed as stolen after checking the registration number through its nationwide computer system. Such junking certificate may be granted within thirty days of the submission of a request. A junking certificate shall authorize the holder to possess, transport, or, by assignment, transfer ownership in such parts, scrap, or junk.

3. For any vehicle issued a junking certificate or such similar document or classification pursuant to the laws of another state, regardless of whether such designation has been subsequently changed by law in any other state, the department shall only issue a junking certificate, and a salvage certificate of title or original certificate of ownership shall not thereafter be issued for such vehicle. Notwithstanding the provisions of this subsection, if the vehicle has not previously been classified as a junk vehicle, the applicant making the original junking certification application shall, within ninety days, be allowed to rescind his application for a junking certificate by surrendering the junking certificate and apply for a salvage certificate of title in his name. The seller of a vehicle for which a junking certificate has been applied for or issued shall disclose such fact in writing to any prospective buyers before sale of such vehicle; otherwise the sale shall be voidable at the option of the buyer.

4. No scrap metal operator shall acquire or purchase a motor vehicle or parts thereof without, at the time of such acquisition, receiving the original certificate of ownership or salvage certificate of title or junking certificate from the seller of the vehicle or parts, unless the seller is a licensee under sections 301.219 to 301.221.

5. All titles and certificates required to be received by scrap metal operators from nonlicensees shall be forwarded by the operator to the director of revenue within ten days of the receipt of the vehicle or parts.

6. The scrap metal operator shall keep a record, for three years, of the seller's name and address, the salvage business license number of the licensee, date of purchase, and any vehicle or parts identification numbers open for inspection as provided in section 301.225.

7. Notwithstanding any other provision of this section, a motor vehicle dealer as defined in section 301.550 and licensed under the provisions of sections 301.550 to 301.572 may negotiate one reassignment of a salvage certificate of title on the back thereof.

8. Notwithstanding the provisions of subsection 1 of this section, an insurance company which settles a claim for a stolen vehicle may apply for and shall be issued a negotiable salvage certificate of title without the payment of any fee upon proper application within thirty days after settlement of the claim for such stolen vehicle. However, if the insurance company upon recovery of a stolen vehicle determines that the stolen vehicle has not sustained damage to the extent that the vehicle would have otherwise been declared a salvage vehicle pursuant to ~~[subdivision (51) of]~~ section 301.010, then the insurance company may have the vehicle inspected by the Missouri state highway patrol, or other law enforcement agency authorized by the director of revenue, in accordance with the inspection provisions of subsection 9 of section 301.190. Upon receipt of title application, applicable fee, the

completed inspection, and the return of any previously issued negotiable salvage certificate, the director shall issue an original title with no salvage or prior salvage designation. Upon the issuance of an original title the director shall remove any indication of the negotiable salvage title previously issued to the insurance company from the department's electronic records.

9. Notwithstanding subsection 4 of this section or any other provision of the law to the contrary, if a motor vehicle is inoperable and is at least ten model years old, or the parts are from a motor vehicle that is inoperable and is at least ten model years old, a scrap metal operator may purchase or acquire such motor vehicle or parts without receiving the original certificate of ownership, salvage certificate of title, or junking certificate from the seller of the vehicle or parts, provided the scrap metal operator verifies with the department of revenue, via the department's online record access, that the motor vehicle is not subject to any recorded security interest or lien and the scrap metal operator complies with the requirements of this subsection. In lieu of forwarding certificates of title or ownership for such motor vehicles as required by subsection 5 of this section, the scrap metal operator shall forward a copy of the seller's state identification **card** along with a bill of sale to the department of revenue. The bill of sale form shall be designed by the director and such form shall include, but not be limited to, a certification that the motor vehicle is at least ten model years old, is inoperable, is not subject to any recorded security interest or lien, and a certification by the seller that the seller has the legal authority to sell or otherwise transfer the seller's interest in the motor vehicle or parts. Upon receipt of the information required by this subsection, the department of revenue shall cancel any certificate of title or ownership and registration for the motor vehicle. If the motor vehicle is inoperable and at least twenty model years old, then the scrap metal operator shall not be required to verify with the department of revenue whether the motor vehicle is subject to any recorded security interests or liens. As used in this subsection, the term "inoperable" means a motor vehicle that is in a rusted, wrecked, discarded, worn out, extensively damaged, dismantled, and mechanically inoperative condition and the vehicle's highest and best use is for scrap purposes. The director of the department of revenue is directed to promulgate rules and regulations to implement and administer the provisions of this section, including but not limited to, the development of a uniform bill of sale. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

301.550. 1. The definitions contained in section 301.010 shall apply to sections 301.550 to 301.573, and in addition as used in sections 301.550 to 301.573, the following terms mean:

(1) "Boat dealer", any natural person, partnership, or corporation who, for a commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, offers, attempts to sell, or negotiates the sale of any vessel or vessel trailer, whether or not the vessel or vessel trailer is owned by such person. The sale of six or more vessels or vessel trailers or both in any calendar year shall be required as evidence that such person is eligible for licensure as a boat dealer under sections 301.550 to 301.573. The boat dealer shall demonstrate eligibility for renewal of his license by selling six or more vessels or vessel trailers or both in the prior calendar year while licensed as a boat dealer pursuant to sections 301.550 to 301.573;

(2) "Boat manufacturer", any person engaged in the manufacturing, assembling or modification of new vessels or vessel trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of vessels or vessel trailers;

(3) "Department", the Missouri department of revenue;

(4) "Director", the director of the Missouri department of revenue;

(5) "Emergency vehicles", motor vehicles used as ambulances, law enforcement vehicles, and fire fighting and assistance vehicles;

(6) "Manufacturer", any person engaged in the manufacturing, assembling or modification of new motor vehicles or trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of motor vehicles or accessories for motor vehicles;

(7) "Motor vehicle broker", a person who holds himself out through solicitation, advertisement, or otherwise as one who offers to arrange a transaction involving the retail sale of a motor vehicle, and who is not:

(a) A dealer, or any agent, or any employee of a dealer when acting on behalf of a dealer;

(b) A manufacturer, or any agent, or employee of a manufacturer when acting on behalf of a manufacturer;

- (c) The owner of the vehicle involved in the transaction; or
- (d) A public motor vehicle auction or wholesale motor vehicle auction where buyers are licensed dealers in this or any other jurisdiction;
- (8) "Motor vehicle dealer" or "dealer", any person who, for commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, or who offers or attempts to sell or negotiates the sale of motor vehicles or trailers whether or not the motor vehicles or trailers are owned by such person; provided, however, an individual auctioneer or auction conducted by an auctioneer licensed pursuant to chapter 343 shall not be included within the definition of a motor vehicle dealer. The sale of six or more motor vehicles or trailers in any calendar year shall be required as evidence that such person is engaged in the motor vehicle business and is eligible for licensure as a motor vehicle dealer under sections 301.550 to 301.573. Any motor vehicle dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more motor vehicles provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed motor vehicle dealer failing to meet the minimum vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;
- (9) "New motor vehicle", any motor vehicle being transferred for the first time from a manufacturer, distributor or new vehicle dealer which has not been registered or titled in this state or any other state and which is offered for sale, barter or exchange by a dealer who is franchised to sell, barter or exchange that particular make of motor vehicle. The term "new motor vehicle" shall not include manufactured homes, as defined in section 700.010;
- (10) "New motor vehicle franchise dealer", any motor vehicle dealer who has been franchised to deal in a certain make of motor vehicle by the manufacturer or distributor of that make and motor vehicle and who may, in line with conducting his business as a franchise dealer, sell, barter or exchange used motor vehicles;
- (11) "Person" includes an individual, a partnership, corporation, an unincorporated society or association, joint venture or any other entity;
- (12) "Powersport dealer", any motor vehicle dealer who sells, either pursuant to a franchise agreement or otherwise, primarily motor vehicles including but not limited to motorcycles, all-terrain vehicles, and personal watercraft, as those terms are defined in this chapter and chapter 306;
- (13) "Public motor vehicle auction", any person, firm or corporation who takes possession of a motor vehicle whether by consignment, bailment or any other arrangement, except by title, for the purpose of selling motor vehicles at a public auction by a licensed auctioneer;
- (14) "Recreational motor vehicle dealer", a dealer of new or used motor vehicles designed, constructed or substantially modified for use as temporary housing quarters, including sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle;
- (15) "Storage lot", an area within the same city or county where a dealer may store excess vehicle inventory;
- (16) "Trailer dealer", any person selling, either exclusively or otherwise, trailers as defined in ~~[subdivision (60) of]~~ section 301.010. A trailer dealer may acquire a motor vehicle for resale only as a trade-in for a trailer. Notwithstanding the provisions of ~~[subdivision (11) of]~~ section 301.010 and section 301.069, trailer dealers may purchase one driveaway license plate to display such motor vehicle for demonstration purposes. The sale of six or more trailers in any calendar year shall be required as evidence that such person is engaged in the trailer business and is eligible for licensure as a trailer dealer under sections 301.550 to 301.573. Any trailer dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more trailers provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed trailer dealer failing to meet the minimum trailer and vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;
- (17) "Used motor vehicle", any motor vehicle which is not a new motor vehicle, as defined in sections 301.550 to 301.573, and which has been sold, bartered, exchanged or given away or which may have had a title issued in this state or any other state, or a motor vehicle so used as to be what is commonly known as a secondhand

motor vehicle. In the event of an assignment of the statement of origin from an original franchise dealer to any individual or other motor vehicle dealer other than a new motor vehicle franchise dealer of the same make, the vehicle so assigned shall be deemed to be a used motor vehicle and a certificate of ownership shall be obtained in the assignee's name. The term "used motor vehicle" shall not include manufactured homes, as defined in section 700.010;

(18) "Used motor vehicle dealer", any motor vehicle dealer who is not a new motor vehicle franchise dealer;

(19) "Vessel", every boat and watercraft defined as a vessel in section 306.010;

(20) "Vessel trailer", any trailer, as defined by section 301.010 which is designed and manufactured for the purposes of transporting vessels;

(21) "Wholesale motor vehicle auction", any person, firm or corporation in the business of providing auction services solely in wholesale transactions at its established place of business in which the purchasers are motor vehicle dealers licensed by this or any other jurisdiction, and which neither buys, sells nor owns the motor vehicles it auctions in the ordinary course of its business. Except as required by law with regard to the auction sale of a government-owned motor vehicle, a wholesale motor vehicle auction shall not provide auction services in connection with the retail sale of a motor vehicle;

(22) "Wholesale motor vehicle dealer", a motor vehicle dealer who sells motor vehicles only to other new motor vehicle franchise dealers or used motor vehicle dealers or via auctions limited to other dealers of any class.

2. For purposes of sections 301.550 to 301.573, neither the term motor vehicle nor the term trailer shall include manufactured homes, as defined in section 700.010.

3. Dealers shall be divided into classes as follows:

- (1) Boat dealers;
- (2) Franchised new motor vehicle dealers;
- (3) Used motor vehicle dealers;
- (4) Wholesale motor vehicle dealers;
- (5) Recreational motor vehicle dealers;
- (6) Historic motor vehicle dealers;
- (7) Classic motor vehicle dealers;
- (8) Powersport dealers; and
- (9) Trailer dealers."; and

Further amend said amendment, Page 1, Section 304.170, Lines 11 to 16, by deleting all of said lines and inserting in lieu thereof the following:

"2. No vehicle operated upon the interstate highway system or upon any route designated by the ~~chief engineer of the state transportation department~~ **state highways and transportation commission** shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet."; and

Further amend said amendment, Page 2, Section 304.170, Line 12 to Page 3, Line 32, by deleting all of said lines and inserting in lieu thereof the following:

"highways not designated by the state highways and transportation commission as provided in subsection ~~[40]~~ **11** of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the ~~[state highways and transportation]~~ commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, ~~[stinger-steered combination automobile transporters]~~ and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the ~~[highways and transportation]~~ commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered ~~[combinations]~~ **combination boat transporters** shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

(1) Stinger-steered combination automobile transporters having a length not in excess of eighty feet may be operated on the interstate highways of this state and such other highways as may be designated by the commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding stinger-steered automobile combination transporters are exclusive of front and rear overhang, which shall be no greater than a four-foot front overhang and no greater than a six-foot rear overhang.

(2) Automobile transporters may transport cargo or general freight on a backhaul, as long as in compliance with weight limitations for a truck-tractor and semitrailer combination as outlined in section 304.180.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the ~~[highways and transportation]~~ commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semi-trailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semi-trailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semi-trailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. No towaway trailer transporter combination vehicles operated upon the interstate and designated primary highway system of this state shall have an overall length of more than eighty-two feet.

11. The ~~[highways and transportation]~~ commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8, ~~[and] 9, and 10~~ of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8, ~~[and] 9, and 10~~ of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

~~[11-] 12.~~ Except as provided in subsections 5, 6, 7, 8, 9, ~~[and] 10, and 11~~ of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway~~[-except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles].~~

~~[12-] 13.~~ (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

~~[13-] 14.~~ As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

[14-] 15. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The ~~[chief engineer of the state transportation department]~~ **commission** shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.

304.180. 1. No vehicle or combination of vehicles shall be moved or operated on any highway in this state having a greater weight than twenty thousand pounds on one axle, no combination of vehicles operated by transporters of general freight over regular routes as defined in section 390.020 shall be moved or operated on any highway of this state having a greater weight than the vehicle manufacturer's rating on a steering axle with the maximum weight not to exceed twelve thousand pounds on a steering axle, and no vehicle shall be moved or operated on any state highway of this state having a greater weight than thirty-four thousand pounds on any tandem axle; the term "tandem axle" shall mean a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart.

2. An "axle load" is defined as the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle.

3. Subject to the limit upon the weight imposed upon a highway of this state through any one axle or on any tandem axle, the total gross weight with load imposed by any group of two or more consecutive axles of any vehicle or combination of vehicles shall not exceed the maximum load in pounds as set forth in the following table:

Distance in feet between the extremes
of any group of two or more consecutive
axles, measured to the nearest foot,
except where indicated otherwise
Maximum load in pounds

feet	2 axles	3 axles	4 axles	5 axles	6 axles
4	34,000				
5	34,000				
6	34,000				
7	34,000				
8	34,000	34,000			
More than 8	38,000	42,000			
9	39,000	42,500			
10	40,000	43,500			
11	40,000	44,000			
12	40,000	45,000	50,000		
13	40,000	45,500	50,500		
14	40,000	46,500	51,500		
15	40,000	47,000	52,000		
16	40,000	48,000	52,500	58,000	
17	40,000	48,500	53,500	58,500	
18	40,000	49,500	54,000	59,000	
19	40,000	50,000	54,500	60,000	
20	40,000	51,000	55,500	60,500	66,000
21	40,000	51,500	56,000	61,000	66,500
22	40,000	52,500	56,500	61,500	67,000
23	40,000	53,000	57,500	62,500	68,000
24	40,000	54,000	58,000	63,000	68,500
25	40,000	54,500	58,500	63,500	69,000
26	40,000	55,500	59,500	64,000	69,500
27	40,000	56,000	60,000	65,000	70,000
28	40,000	57,000	60,500	65,500	71,000
29	40,000	57,500	61,500	66,000	71,500
30	40,000	58,500	62,000	66,500	72,000
31	40,000	59,000	62,500	67,500	72,500

32	40,000	60,000	63,500	68,000	73,000
33	40,000	60,000	64,000	68,500	74,000
34	40,000	60,000	64,500	69,000	74,500
35	40,000	60,000	65,500	70,000	75,000
36		60,000	66,000	70,500	75,500
37		60,000	66,500	71,000	76,000
38		60,000	67,500	72,000	77,000
39		60,000	68,000	72,500	77,500
40		60,000	68,500	73,000	78,000
41		60,000	69,500	73,500	78,500
42		60,000	70,000	74,000	79,000
43		60,000	70,500	75,000	80,000
44		60,000	71,500	75,500	80,000
45		60,000	72,000	76,000	80,000
46		60,000	72,500	76,500	80,000
47		60,000	73,500	77,500	80,000
48		60,000	74,000	78,000	80,000
49		60,000	74,500	78,500	80,000
50		60,000	75,500	79,000	80,000
51		60,000	76,000	80,000	80,000
52		60,000	76,500	80,000	80,000
53		60,000	77,500	80,000	80,000
54		60,000	78,000	80,000	80,000
55		60,000	78,500	80,000	80,000
56		60,000	79,500	80,000	80,000
57		60,000	80,000	80,000	80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the ~~[state highways and transportation]~~ commission to enact the limitations established in this section on those roadways within the purview of such city or county. Notice of the weight limits and speed limits established by the commission shall be given by posting signs at a conspicuous place at each end of any such bridge.

5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of ~~[Section 127 of Title 23 of the United States Code]~~ **P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.**

6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of vehicles operating on highways other than the interstate highway system may exceed single axle, tandem axle and gross weight limitations in an amount not to exceed two thousand pounds. However, total gross weight shall not exceed eighty thousand pounds, except as provided in subsections 9, ~~[and]~~ 10, 12, and 13 of this section.

7. Notwithstanding any provision of this section to the contrary, the ~~[department of transportation]~~ **commission** shall issue a single-use special permit, or upon request of the owner of the truck or equipment, shall issue an annual permit, for the transporting of any concrete pump truck or well-drillers' equipment. The ~~[department of transportation]~~ **commission** shall set fees for the issuance of permits pursuant to this subsection. Notwithstanding the provisions of section 301.133, concrete pump trucks or well-drillers' equipment may be operated on state-maintained roads and highways at any time on any day.

8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional weight of the idle reduction system as provided for in 23 U.S.C. Section 127, as amended. In no case shall the additional weight increase allowed by this subsection

be greater than five hundred fifty pounds. Upon request by an appropriate law enforcement officer, the vehicle operator shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight increase is not used for any purpose other than for the use of idle reduction technology.

9. Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any vehicle or combination of vehicles hauling milk, from a farm to a processing facility or livestock may be as much as, but shall not exceed, eighty-five thousand five hundred pounds while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

11. Notwithstanding any provision of this section or any other law to the contrary, the ~~[department of transportation]~~ **commission** shall issue emergency utility response permits for the transporting of utility wires or cables, poles, and equipment needed for repair work immediately following a disaster where utility service has been disrupted. Under exigent circumstances, verbal approval of such operation may be made either by the **department of transportation** motor carrier compliance supervisor or other designated motor carrier services representative. Utility vehicles and equipment used to assist utility companies granted special permits under this subsection may be operated and transported on state-maintained roads and highways at any time on any day. The ~~[department of transportation]~~ **commission** shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

12. Notwithstanding any provision of this section or any other law to the contrary, emergency vehicles designed to be used under emergency conditions to transport personnel and equipment and to mitigate hazardous situations may have a maximum gross vehicle weight of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three thousand five hundred pounds on a single drive axle; sixty-two thousand pounds on a tandem axle; or fifty-two thousand pounds on a tandem rear drive steer axle.

13. Notwithstanding any provision of this section or any other law to the contrary, a vehicle operated by an engine fueled primarily by natural gas may operate upon the public highways of this state in excess of the vehicle weight limits set forth in this section by an amount that is equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. In no event shall the maximum gross vehicle weight of the vehicle operating with a natural gas engine exceed eighty-two thousand pounds."; and

Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

"407.816. 1. As used in subdivision (7) of section 407.815, the term "motor vehicle" shall not include "trailer" as such term is defined in ~~[subdivision (60) of]~~ section 301.010.

2. Prior to August 1, 2002, the provisions of section 407.817, subdivisions (13), (17) and (18) of section 407.825 and section 407.826 shall not apply to recreational vehicle dealers or manufacturers.

3. As of August 1, 2002, the term "motor vehicle" as used in sections 407.810 to 407.835 shall not apply to recreational vehicles as defined in section 407.1320."; and

Further amend said bill, Page 2, Section B, Line 2, by deleting the phrase "section A" and inserting in lieu thereof the phrase "the repeal and reenactment of section 307.175 of this act"; and

Further amend said bill, page and section, Line 4, by deleting the phrase "section A" and inserting in lieu thereof the phrase "the repeal and reenactment of section 307.175 of this act"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Davis, **House Amendment No. 3, as amended**, was adopted.

Representative Roden offered **House Amendment No. 4.**

House Amendment No. 4

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"302.020. 1. Unless otherwise provided for by law, it shall be unlawful for any person, except those expressly exempted by section 302.080, to:

- (1) Operate any vehicle upon any highway in this state unless the person has a valid license;
- (2) Operate a motorcycle or motortricycle upon any highway of this state unless such person has a valid license that shows the person has successfully passed an examination for the operation of a motorcycle or motortricycle as prescribed by the director. The director may indicate such upon a valid license issued to such person, or shall issue a license restricting the applicant to the operation of a motorcycle or motortricycle if the actual demonstration, required by section 302.173, is conducted on such vehicle;
- (3) Authorize or knowingly permit a motorcycle or motortricycle owned by such person or under such person's control to be driven upon any highway by any person whose license does not indicate that the person has passed the examination for the operation of a motorcycle or motortricycle or has been issued an instruction permit therefor;
- (4) Operate a motor vehicle with an instruction permit or license issued to another person.

2. Every person **who is younger than twenty-one years of age** operating or riding as a passenger on any motorcycle or motortricycle, as defined in section 301.010, upon any highway of this state shall wear protective headgear at all times the vehicle is in motion. **Every person twenty-one years of age or older operating any motorcycle or motortricycle who has been issued an instruction permit shall wear protective headgear at all times the vehicle is in motion. Every person twenty-one years of age or older operating any motorcycle or motortricycle who has neither possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years nor completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 shall wear protective headgear at all times the vehicle is in motion.** The protective headgear shall meet reasonable standards and specifications established by the director. **No person shall be stopped, inspected, or detained solely to determine compliance with this subsection.**

3. Notwithstanding the provisions of section 302.340 any person convicted of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a misdemeanor. A first violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class D misdemeanor. A second violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class A misdemeanor. Any person convicted a third or subsequent time of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a class E felony. Notwithstanding the provisions of section 302.340, violation of subdivisions (3) and (4) of subsection 1 of this section is a misdemeanor, the first violation punishable as a class D misdemeanor, a second or subsequent violation of this section punishable as a class C misdemeanor, and the penalty for failure to wear protective headgear as required by subsection 2 of this section is an infraction for which a fine not to exceed twenty-five dollars may be imposed. Notwithstanding all other provisions of law and court rules to the contrary, no court costs shall be imposed upon any person due to such violation. No points shall be assessed pursuant to section 302.302 for a failure to wear such protective headgear. Prior pleas of guilty and prior findings of guilty shall be pleaded and proven in the same manner as required by section 558.021.

302.026. 1. Any qualified motorcycle operator who is twenty-one years of age or older may operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear if he or she has first-party insurance coverage and has completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 or possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years. In addition to maintaining proof of financial responsibility in accordance with chapter 303, any such qualified motorcycle operator who desires to operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear shall be covered by a health insurance policy.

2. Proof of coverage required by subsection 1 of this section shall be provided to law enforcement, upon request, by showing documentation indicating the qualified operator has the insurance coverage required by this section. The term "health benefit plan" as used in this section shall have the same meaning assigned to it in section 376.1350.

304.005. 1. As used in this section, the term "autocycle" means a three-wheeled motor vehicle ~~on~~ which the drivers and passengers ride in a **partially or** completely enclosed ~~[-tandem]~~ **non-straddle** seating area ~~[that is equipped with air bag protection, a roll cage, safety belts for each occupant, and antilock brakes and]~~, that is designed to be controlled with a steering wheel and pedals, **and that has met applicable Department of Transportation National Highway Traffic Safety Administration requirements or Federal Motorcycle Safety Standards.**

2. Notwithstanding subsection 2 of section 302.020, a person operating or riding in an autocycle shall not be required to wear protective headgear if the vehicle is equipped with a roof that meets or exceeds the standards established for protective headgear.

3. No person shall operate an autocycle on any highway or street in this state unless the person has a valid driver's license. The operator of an autocycle, however, shall not be required to obtain a motorcycle or motortricycle license or endorsement pursuant to sections 302.010 to 302.340."; and

Further amend said bill, Page 2, Section 307.175, Line 23, by inserting immediately after all of said section and line the following:

"476.385. 1. The judges of the supreme court may appoint a committee consisting of at least seven associate circuit judges, who shall meet en banc and establish and maintain a schedule of fines to be paid for violations of sections 210.104, 577.070, and 577.073, and chapters 252, 301, 302, 304, 306, 307 and 390, with such fines increasing in proportion to the severity of the violation. The associate circuit judges of each county may meet en banc and adopt the schedule of fines and participation in the centralized bureau pursuant to this section. Notice of such adoption and participation shall be given in the manner provided by supreme court rule. Upon order of the supreme court, the associate circuit judges of each county may meet en banc and establish and maintain a schedule of fines to be paid for violations of municipal ordinances for cities, towns and villages electing to have violations of its municipal ordinances heard by associate circuit judges, pursuant to section 479.040; and for traffic court divisions established pursuant to section 479.500. The schedule of fines adopted for violations of municipal ordinances may be modified from time to time as the associate circuit judges of each county en banc deem advisable. No fine established pursuant to this subsection may exceed the maximum amount specified by statute or ordinance for such violation. **Individual political subdivisions, including counties and municipalities, shall be prohibited from imposing a fine for any violation in excess of the fine specified for the violation on the schedule of fines established and maintained by the supreme court under this subsection.**

2. In no event shall any schedule of fines adopted pursuant to this section include offenses involving the following:

- (1) Any violation resulting in personal injury or property damage to another person;
- (2) Operating a motor vehicle while intoxicated or under the influence of intoxicants or drugs;
- (3) Operating a vehicle with a counterfeited, altered, suspended or revoked license;
- (4) Fleeing or attempting to elude an officer.

3. There shall be a centralized bureau to be established by supreme court rule in order to accept pleas of not guilty or guilty and payments of fines and court costs for violations of the laws and ordinances described in subsection 1 of this section, made pursuant to a schedule of fines established pursuant to this section. The centralized bureau shall collect, with any plea of guilty and payment of a fine, all court costs which would have been collected by the court of the jurisdiction from which the violation originated.

4. If a person elects not to contest the alleged violation, the person shall send payment in the amount of the fine and any court costs established for the violation to the centralized bureau. Such payment shall be payable to the central violations bureau, shall be made by mail or in any other manner established by the centralized bureau, and shall constitute a plea of guilty, waiver of trial and a conviction for purposes of section 302.302, and for purposes of imposing any collateral consequence of a criminal conviction provided by law. By paying the fine and costs, the person also consents to attendance either online or in person at any driver-improvement program or motorcycle-rider training course ordered by the court and consents to verification of such attendance as directed by the bureau. Notwithstanding any provision of law to the contrary, the prosecutor shall not be required to sign any information, ticket or indictment if disposition is made pursuant to this subsection. In the event that any payment is made pursuant to this section by credit card or similar method, the centralized bureau may charge an additional fee in order to reflect any transaction cost, surcharge or fee imposed on the recipient of the credit card payment by the credit card company.

5. If a person elects to plead not guilty, such person shall send the plea of not guilty to the centralized bureau. The bureau shall send such plea and request for trial to the prosecutor having original jurisdiction over the offense. Any trial shall be conducted at the location designated by the court. The clerk of the court in which the case is to be heard shall notify in writing such person of the date certain for the disposition of such charges. The prosecutor shall not be required to sign any information, ticket or indictment until the commencement of any proceeding by the prosecutor with respect to the notice of violation.

6. In courts adopting a schedule of fines pursuant to this section, any person receiving a notice of violation pursuant to this section shall also receive written notification of the following:

(1) The fine and court costs established pursuant to this section for the violation or information regarding how the person may obtain the amount of the fine and court costs for the violation;

(2) That the person must respond to the notice of violation by paying the prescribed fine and court costs, or pleading not guilty and appearing at trial, and that other legal penalties prescribed by law may attach for failure to appear and dispose of the violation. The supreme court may modify the suggested forms for uniform complaint and summons for use in courts adopting the procedures provided by this section, in order to accommodate such required written notifications.

7. Any moneys received in payment of fines and court costs pursuant to this section shall not be considered to be state funds, but shall be held in trust by the centralized bureau for benefit of those persons or entities entitled to receive such funds pursuant to this subsection. All amounts paid to the centralized bureau shall be maintained by the centralized bureau, invested in the manner required of the state treasurer for state funds by sections 30.240, 30.250, 30.260 and 30.270, and disbursed as provided by the constitution and laws of this state. Any interest earned on such fund shall be payable to the director of the department of revenue for deposit into a revolving fund to be established pursuant to this subsection. The state treasurer shall be the custodian of the revolving fund, and shall make disbursements, as allowed by lawful appropriations, only to the judicial branch of state government for goods and services related to the administration of the judicial system.

8. Any person who receives a notice of violation subject to this section who fails to dispose of such violation as provided by this section shall be guilty of failure to appear provided by section 544.665; and may be subject to suspension of driving privileges in the manner provided by section 302.341. The centralized bureau shall notify the appropriate prosecutor of any person who fails to either pay the prescribed fine and court costs, or plead not guilty and request a trial within the time allotted by this section, for purposes of application of section 544.665. The centralized bureau shall also notify the department of revenue of any failure to appear subject to section 302.341, and the department shall thereupon suspend the license of the driver in the manner provided by section 302.341, as if notified by the court.

9. In addition to the remedies provided by subsection 8 of this section, the centralized bureau and the courts may use the remedies provided by sections 488.010 to 488.020 for the collection of court costs payable to courts, in order to collect fines and court costs for violations subject to this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr assumed the Chair.

Representative Chipman assumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Roden, **House Amendment No. 4** was adopted.

Representative Fitzwater (144) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) "Automobile transporter", any vehicle combination designed and used specifically for the transport of assembled motor vehicles;

(3) "Axle load", the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) "Boat transporter", any vehicle combination designed and used specifically to transport assembled boats and boat hulls;

(5) "Body shop", a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

(6) "Bus", a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

(7) "Commercial motor vehicle", a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

(8) "Cotton trailer", a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

(9) "Dealer", any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

(10) "Director" or "director of revenue", the director of the department of revenue;

(11) "Driveaway operation":

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person's own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

(12) "Dromedary", a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

(13) "Farm tractor", a tractor used exclusively for agricultural purposes;

(14) "Fleet", any group of ten or more motor vehicles owned by the same owner;

(15) "Fleet vehicle", a motor vehicle which is included as part of a fleet;

(16) "Fullmount", a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

(17) "Gross weight", the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

(18) "Hail-damaged vehicle", any vehicle, the body of which has become dented as the result of the impact of hail;

(19) "Highway", any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

(20) "Improved highway", a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

(21) "Intersecting highway", any highway which joins another, whether or not it crosses the same;

(22) "Junk vehicle", a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

(23) "Kit vehicle", a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer's statement of origin;

(24) "Land improvement contractors' commercial motor vehicle", any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers' maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

(25) "Local commercial motor vehicle", a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person's control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

(26) "Local log truck", a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated ~~solely~~ at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

(27) "Local log truck tractor", a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated ~~solely~~ at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in Title 23, Section 103(e) of the United States Code **or outside the one-hundred-mile radius from such site with an extended distance local log truck permit**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

(28) "Local transit bus", a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto,

forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

(29) "Log truck", a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

(30) "Major component parts", the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

(31) "Manufacturer", any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

(32) "Motor change vehicle", a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

(33) "Motor vehicle", any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

(34) "Motor vehicle primarily for business use", any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

(35) "Motorcycle", a motor vehicle operated on two wheels;

(36) "Motorized bicycle", any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

(37) "Motortricycle", a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

(38) "Municipality", any city, town or village, whether incorporated or not;

(39) "Nonresident", a resident of a state or country other than the state of Missouri;

(40) "Non-USA-std motor vehicle", a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

(41) "Operator", any person who operates or drives a motor vehicle;

(42) "Owner", any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of this law;

(43) "Public garage", a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

(44) "Rebuilder", a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

(45) "Reconstructed motor vehicle", a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

(46) "Recreational motor vehicle", any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

(47) "Recreational off-highway vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

(48) "Rollback or car carrier", any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

(49) "Saddlemount combination", a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The "saddle" is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the

combination is called a "double saddlemount combination". When three vehicles are towed in this manner, the combination is called a "triple saddlemount combination";

(50) "Salvage dealer and dismantler", a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

(51) "Salvage vehicle", a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer's model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words "salvage/abandoned property". The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, "fair market value" means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

(52) "School bus", any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

(53) "Scrap processor", a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

(54) "Shuttle bus", a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

(55) "Special mobile equipment", every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

(56) "Specially constructed motor vehicle", a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

(57) "Stinger-steered combination", a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

(58) "Tandem axle", a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

(59) "Tractor", "truck tractor" or "truck-tractor", a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

(60) "Trailer", any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a

semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not include cotton trailers as defined in subdivision (8) of this section and shall not include manufactured homes as defined in section 700.010;

(61) "Truck", a motor vehicle designed, used, or maintained for the transportation of property;

(62) "Truck-tractor semitrailer-semitrailer", a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

(63) "Truck-trailer boat transporter combination", a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

(64) "Used parts dealer", a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

(65) "Utility vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

(66) "Vanpool", any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined by subdivisions (6) and (7) of this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

(67) "Vehicle", any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

(68) "Wrecker" or "tow truck", any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

(69) "Wrecker or towing service", the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.062. **1.** The annual registration fee for a local log truck, registered pursuant to this chapter, is three hundred dollars.

2. A local log truck may receive an extended distance local log truck permit for an additional fee of three hundred dollars. A local log truck with an extended distance local log truck permit shall be allowed to transport harvested or processed forest products outside of the one-hundred-mile radius from the forested site at the weight limits for commercial vehicles specified in section 304.180. For the purposes of this section, "processed forest products" shall mean wood products that are produced from the initial processing of a round log and have received no additional manufacturing or packaging to prepare the material for any retail market including, but not limited to, sawdust, wood chips, bark, slabs, and green square edged lumber products."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater (144), **House Amendment No. 5** was adopted.

Representative Eggleston offered **House Amendment No. 6**.

House Amendment No. 6

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. ~~[Any]~~ **No** person or persons ~~[who]~~ shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever~~[-, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~

3. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, ~~[shall]~~ **may** notify the ~~[person]~~ **landowner** violating the provisions of this section, ~~[verbally or]~~ in writing, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** ~~[Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction]~~ **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. The petition shall include an estimate of the costs.**

4. **If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 6** was adopted.

Representative Christofanelli offered **House Amendment No. 7.**

House Amendment No. 7

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"301.147. 1. Notwithstanding the provisions of section 301.020 to the contrary, beginning July 1, 2000, the director of revenue may provide owners of motor vehicles, other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of biennially registering motor vehicles. Any vehicle manufactured as an even-numbered model year vehicle shall be renewed each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be renewed each odd-numbered calendar year, subject to the following requirements:

(1) The fee collected at the time of biennial registration shall include the annual registration fee plus a pro rata amount for the additional twelve months of the biennial registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the preceding year that no such taxes were due as set forth in section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

2. Notwithstanding the provisions of subsection 1 of this section and the provisions of section 301.020 to the contrary, beginning January 1, 2018, the director of revenue shall provide owners of motor vehicles other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of a three-year registration when the vehicle would be ineligible for a biennial registration but eligible for an annual registration under subsection 1 of this section, subject to the following requirements:

(1) The fee collected at the time of three-year registration shall include the biennial registration fee plus a pro rata amount for the additional twelve months of the three-year registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the two preceding years that no such taxes were due as set forth under section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

3. The director of revenue may prescribe rules and regulations for the effective administration of this section. The director is authorized to adopt those rules that are reasonable and necessary to accomplish the limited duties specifically delegated within this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in this section shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 1, 2000, shall be invalid and void.

~~[3-]~~ **4.** The director of revenue shall have the authority to stagger the registration period of motor vehicles other than commercial motor vehicles licensed in excess of twelve thousand pounds gross weight. Once the owner of a motor vehicle chooses the option of biennial registration, such registration [must] **shall** be maintained for the full twenty-four month period."; and

Further amend said bill, Page 2, Section B, Lines 1 to 5, by removing all of said section and inserting in lieu thereof the following:

"Section B. Because of the need to protect lives on our roads and highways, section 307.175 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section 307.175 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 7** was adopted.

Representative Korman offered **House Amendment No. 8.**

House Amendment No. 8

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment consisting of multiple light-emitting diodes shall be deemed to be operating properly so long as not less than seventy-five percent of the light-emitting diodes are operating properly."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Davis offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1
to
House Amendment No. 8

AMEND House Amendment No. 8 to Senate Bill No. 8, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

"304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, or a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber, ~~[or]~~ amber and white lights, **or red and blue lights, or a stationary vehicle operated by a utility worker, as defined in section 565.081, displaying lighted amber or amber and white lights**, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

- (a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;
 - (b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;
 - (c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;
 - (d) Disregard regulations governing direction of movement or turning in specified directions.
- (3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor.

307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment"; and

Further amend said amendment and page, Line 6, by inserting after all of said line the following:

"Further amend said bill and page, Section 307.175, Line 12, by deleting all of said line and inserting in lieu thereof the following:

"or rotating amber or white lights, [~~but amber or white lights shall be used only~~] **or red or blue lights from dusk to dawn**"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davis, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Korman, **House Amendment No. 8, as amended**, was adopted.

Representative Redmon offered **House Amendment No. 9**.

House Amendment No. 9

AMEND Senate Bill No. 8, Page 1, Section A, Line 2, by inserting after all of said line the following:

"304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

- (1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;
- (2) Establish one-way streets and provide for the regulation of vehicles thereon;
- (3) Require vehicles to stop before crossing certain designated streets and boulevards;
- (4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such**

vehicles in compliance with any ordinances of the designating municipality shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;
(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

(7) Require the use of signaling devices on all motor vehicles; and

(8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McGaugh offered House Amendment No. 1 to House Amendment No. 9.

*House Amendment No. 1
to
House Amendment No. 9*

AMEND House Amendment No. 9 to Senate Bill No. 8, Page 2, Line 15, by inserting immediately after said line the following:

"Further amend said bill, Page 2, Section 307.175, Line 23, by inserting immediately after said section and line the following:

"574.010. 1. A person commits the offense of peace disturbance if he or she:

(1) Unreasonably and knowingly disturbs or alarms another person or persons by:

(a) Loud noise; or

(b) Offensive language addressed in a face-to-face manner to a specific individual and uttered under circumstances which are likely to produce an immediate violent response from a reasonable recipient; or

(c) Threatening to commit a felonious act against any person under circumstances which are likely to cause a reasonable person to fear that such threat may be carried out; or

(d) Fighting; or

(e) Creating a noxious and offensive odor;

(2) Is in a public place or on private property of another without consent and purposely causes inconvenience to another person or persons by unreasonably and physically obstructing:

(a) Vehicular or pedestrian traffic; or

(b) The free ingress or egress to or from a public or private place.

2. **Notwithstanding the provisions of subdivision (1) of subsection 1 of this section, a person does not commit the offense of peace disturbance by creating a loud noise or creating a noxious or offensive odor if such alleged noise or odor arises from or is attendant to:**

(a) **Raising, maintaining, or keeping livestock as defined in section 277.020 including, but not limited to, any noise or odor made directly by or coming directly from any livestock;**

(b) **Planting, caring for, maintaining, or harvesting crops or hay; or**

(c) **The engine of a vehicle or tractor while engaged in normal business related activities.**

3. The offense of peace disturbance is a class B misdemeanor upon the first conviction. Upon a second or subsequent conviction, peace disturbance is a class A misdemeanor. Upon a third or subsequent conviction, a person shall be sentenced to pay a fine of no less than one thousand dollars and no more than five thousand dollars."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1 to House Amendment No. 9** was adopted.

Representative Kolkmeier offered **House Amendment No. 2 to House Amendment No. 9**.

*House Amendment No. 2
to
House Amendment No. 9*

AMEND House Amendment No. 9 to Senate Bill No. 8, Page 1, Line 3, by deleting all of said line and inserting in lieu thereof the following:

""142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) "Agricultural purposes", clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) "Alternative fuel", electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) "Aviation fuel", any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) "Blend stock", any petroleum product component of motor fuel, such as naphtha, reformat, toluene or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

(a) Will be ultimately used for consumer nonmotor fuel use; and

(b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;

(5) "Blended fuel", a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;

(6) "Blender", any person that produces blended motor fuel outside the bulk transfer/terminal system;

(7) "Blending", the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;

(8) "Bulk plant", a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;

(9) "Bulk transfer", any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;

(10) "Bulk transfer/terminal system", the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;

(11) "Consumer", the user of the motor fuel;

(12) "Delivery", the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;

(13) "Department", the department of revenue;

(14) "Destination state", the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;

(15) "Diesel fuel", any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. "Diesel fuel" does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. "Diesel fuel" does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;

(16) "Diesel-powered highway vehicle", a motor vehicle operated on a highway that is propelled by a diesel-powered engine;

(17) "Director", the director of revenue;

(18) "Distributor", a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;

(19) "Dyed fuel", diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;

(20) "Eligible purchaser", a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;

(21) "Export", to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;

(22) "Exporter", any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;

(23) "Farm tractor", all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;

(24) "Fuel grade alcohol", a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;

(25) "Fuel transportation vehicle", any vehicle designed for highway use which is also designed or used to transport motor fuels and includes transport trucks and tank wagons;

(26) "Gasoline", all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) "Gross gallons", the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) "Heating oil", a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) "Import", to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for

the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) "Import verification number", the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the transporter carrying motor fuel into this state for the account of an importer;

(31) "Importer" includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) "Interstate motor fuel user", any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) "Invoiced gallons", the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) "K-1 kerosene", a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) "Kerosene", the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

(36) "Liquid", any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;

(37) "Motor fuel", gasoline, diesel fuel, kerosene and blended fuel;

(38) "Motor vehicle", any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:

(a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or

(b) A vehicle solely operated on rails;

(39) "Net gallons", the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);

(40) "Permissive supplier", an out-of-state supplier that elects, but is not required, to have a supplier's license pursuant to this chapter;

(41) "Person", natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;

(42) "Position holder", the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;

(43) "Propel", the operation of a motor vehicle, whether it is in motion or at rest;

(44) "Public highway", every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;

(45) "Qualified terminal", a terminal which has been assigned a terminal control number ("tcn") by the Internal Revenue Service;

(46) "Rack", a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;

(47) "Refiner", any person that owns, operates, or otherwise controls a refinery;

(48) "Refinery", a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;

(49) "Removal", any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;

(50) "Retailer", a person that engages in the business of selling or dispensing to the consumer within this state;

(51) "Supplier", a person that is:

(a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and

- (b) One or more of the following:
 - a. The position holder in a terminal or refinery in this state;
 - b. Imports motor fuel into this state from a foreign country;
 - c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or
 - d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. "Supplier" also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. "Supplier" includes a permissive supplier unless specifically provided otherwise;
 - (52) "Tank wagon", a straight truck having multiple compartments designed or used to carry motor fuel;
 - (53) "Terminal", a bulk storage and distribution facility which includes:
 - (a) For the purposes of motor fuel, is a qualified terminal;
 - (b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the products are removed at a rack;
 - (54) "Terminal bulk transfers" include but are not limited to the following:
 - (a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;
 - (b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;
 - (c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and
 - (d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;
 - (55) "Terminal operator", any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;
 - (56) "Transmix", the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;
 - (57) "Transport truck", a semitrailer combination rig designed or used to transport motor fuel over the highways;
 - (58) "Transporter", any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;
 - (59) "Two-party exchange", a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:
 - (a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and
 - (b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events to this state;
 - (60) "Ultimate vendor", a person that sells motor fuel to the consumer;
 - (61) "Undyed diesel fuel", diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing provisions; and
 - (62) "Vehicle fuel tank", any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

- (1) Motor fuel, seventeen cents per gallon;
- (2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;

(3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;

(4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;

(5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, ~~[or]~~ liquefied natural gas, **electric, or propane** connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, ~~[or]~~ liquefied natural gas, **electricity, or propane** used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to subdivisions (4) ~~[and (5)]~~ **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee.** Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a**

manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. **This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.**

~~[5-]~~ 6. Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.

~~[6-]~~ 7. The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations promulgated by the director.

~~[7-]~~ 8. It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal **unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

~~[8-]~~ **9.** No person shall cause to be put, or put, ~~[LP-gas]~~ **any alternative fuel** into the fuel supply receptacle or battery of a motor vehicle required to have an alternative fuel decal unless the motor vehicle **either** has a valid decal attached to it **or the appropriate motor fuel tax is collected at the time of such fueling.** ~~[Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]~~

~~[9-]~~ **10.** Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.

~~[10-]~~ **11.** Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and reporting requirements of this chapter.

304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for"; and

Further amend said amendment, Page 2, Line 15, by inserting after all of said line the following:

"Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kolkmeier, **House Amendment No. 2 to House Amendment No. 9** was adopted.

Representative Marshall offered **House Amendment No. 3 to House Amendment No. 9.**

*House Amendment No. 3
to
House Amendment No. 9*

AMEND House Amendment No. 9 to Senate Bill No. 8, Page 2, Line 15, by inserting after said line the following:

"Further amend said bill, Page 2, Section 307.175, Line 23, by inserting after all of said section and line the following:

"307.178. 1. As used in this section, the term "passenger car" means every motor vehicle designed for carrying ten persons or less and used for the transportation of persons; except that, the term "passenger car" shall not include motorcycles, motorized bicycles, motor tricycles, and trucks with a licensed gross weight of twelve thousand pounds or more. **The provisions of this section shall be uniform and in full effect in all political subdivisions of this state.**

2. Each driver, except persons employed by the United States Postal Service while performing duties for that federal agency which require the operator to service postal boxes from their vehicles, or which require frequent entry into and exit from their vehicles, and front seat passenger of a passenger car manufactured after January 1, 1968, operated on a street or highway in this state, and persons less than eighteen years of age operating or riding in a truck, as defined in section 301.010, on a street or highway of this state shall wear a properly adjusted and fastened safety belt that meets federal National Highway, Transportation and Safety Act requirements. No person shall be stopped, inspected, or detained solely to determine compliance with this subsection. The provisions of this section and section 307.179 shall not be applicable to persons who have a medical reason for failing to have a seat belt

fastened about their body, nor shall the provisions of this section be applicable to persons while operating or riding a motor vehicle being used in agricultural work-related activities. Noncompliance with this subsection shall not constitute probable cause for violation of any other provision of law. The provisions of this subsection shall not apply to the transporting of children under sixteen years of age, as provided in section 307.179.

3. Each driver of a motor vehicle transporting a child less than sixteen years of age shall secure the child in a properly adjusted and fastened restraint under section 307.179.

4. In any action to recover damages arising out of the ownership, common maintenance or operation of a motor vehicle, failure to wear a safety belt in violation of this section shall not be considered evidence of comparative negligence. Failure to wear a safety belt in violation of this section may be admitted to mitigate damages, but only under the following circumstances:

(1) Parties seeking to introduce evidence of the failure to wear a safety belt in violation of this section must first introduce expert evidence proving that a failure to wear a safety belt contributed to the injuries claimed by plaintiff;

(2) If the evidence supports such a finding, the trier of fact may find that the plaintiff's failure to wear a safety belt in violation of this section contributed to the plaintiff's claimed injuries, and may reduce the amount of the plaintiff's recovery by an amount not to exceed one percent of the damages awarded after any reductions for comparative negligence.

5. Except as otherwise provided for in section 307.179, each person who violates the provisions of subsection 2 of this section is guilty of an infraction for which a fine not to exceed ten dollars may be imposed. All other provisions of law and court rules to the contrary notwithstanding, no court costs shall be imposed on any person due to a violation of this section. In no case shall points be assessed against any person, pursuant to section 302.302, for a violation of this section.

6. The state highways and transportation commission shall initiate and develop a program of public information to develop understanding of, and ensure compliance with, the provisions of this section. The commission shall evaluate the effectiveness of this section and shall include a report of its findings in the annual evaluation report on its highway safety plan that it submits to NHTSA and FHWA pursuant to 23 U.S.C. 402.

7. If there are more persons than there are seat belts in the enclosed area of a motor vehicle, then the passengers who are unable to wear seat belts shall sit in the area behind the front seat of the motor vehicle unless the motor vehicle is designed only for a front-seated area. The passenger or passengers occupying a seat location referred to in this subsection is not in violation of this section. This subsection shall not apply to passengers who are accompanying a driver of a motor vehicle who is licensed under section 302.178."; and

Further amend said bill and page, Section B, Lines 2 and 4, by inserting immediately after the word "section" the words "307.175 of section"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Marshall, **House Amendment No. 3 to House Amendment No. 9** was adopted.

On motion of Representative Redmon, **House Amendment No. 9, as amended**, was adopted.

On motion of Representative Rhoads, the title of **SB 8, as amended**, relating to transportation, was agreed to.

On motion of Representative Rhoads, **SB 8, as amended**, was read the third time and passed by the following vote:

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AYES: 088

Alferman	Anders	Andrews	Austin	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Carpenter	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Gannon	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McGaugh
Miller	Muntzel	Pfausch	Phillips	Pike
Razer	Redmon	Reiboldt	Reisch	Rhoads
Roden	Roeber	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Smith 163	Sommer
Stephens 128	Tate	Trent	Vescovo	Walker 3
Wiemann	Wilson	Mr. Speaker		

NOES: 065

Adams	Anderson	Arthur	Bahr	Bangert
Baringer	Barnes 28	Beck	Berry	Brown 27
Brown 94	Burnett	Burns	Butler	Chipman
Conway 10	Curtis	Curtman	Dunn	Ellington
Franks Jr	Frederick	Gray	Green	Gregory
Hubrecht	Hurst	Kendrick	Kidd	Lavender
Marshall	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Messenger	Mitten
Moon	Morgan	Morris	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Remole	Rowland 29	Runions	Shumake	Smith 85
Spencer	Stacy	Stevens 46	Swan	Taylor
Unsicker	Walker 74	Wessels	White	Wood

PRESENT: 001

Barnes 60

ABSENT WITH LEAVE: 008

Cookson	Houx	Neely	Pietzman	Plocher
Rehder	Roberts	Rone		

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 078

Anderson	Andrews	Austin	Bahr	Baringer
Basye	Beard	Bernskoetter	Black	Bondon
Brown 57	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Cornejo	Crawford	Cross

Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Fitzwater 144	Fitzwater 49	Fraker	Haefner
Hansen	Hill	Houghton	Houx	Hubrecht
Johnson	Kelley 127	Kelly 141	Kendrick	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	McCaherty	McGaugh	Miller	Muntzel
Peters	Phillips	Pike	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roden
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	Wiemann	Mr. Speaker		

NOES: 073

Adams	Alferman	Anders	Arthur	Bangert
Barnes 28	Beck	Berry	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Conway 10
Corlew	Curtman	Dunn	Ellington	Engler
Evans	Fitzpatrick	Francis	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Haahr
Hannegan	Harris	Helms	Henderson	Higdon
Hurst	Justus	Kidd	Lavender	Marshall
Matthiesen	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Messenger	Moon
Morgan	Morris	Mosley	Newman	Nichols
Pfautsch	Pierson Jr	Plocher	Pogue	Quade
Roeber	Rowland 29	Runions	Smith 163	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Walker 74
White	Wilson	Wood		

PRESENT: 000

ABSENT WITH LEAVE: 011

Barnes 60	Curtis	Franklin	Grier	Kolkmeyer
Mitten	Neely	Pietzman	Rehder	Roberts
Rone				

VACANCIES: 001

On motion of Representative Cierpiot, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

THIRD READING OF SENATE BILLS

SB 64, relating to designation of a memorial bridge, was taken up by Representative Alferman.

Representative Rhoads offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 64, Page 1, Section 227.533, Line 5, by inserting after all of said section and line the following:

"Section 1. The bridge on State Highway 99 crossing over Eleven Point River in Thomasville in Oregon County shall be designated as the "Roger "Dusty" Shaw Memorial Bridge". The department of transportation shall erect and maintain signs designating such bridge, with the cost of such designation to be paid for by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 1** was adopted.

Representative Cookson offered **House Amendment No. 2.**

House Amendment No. 2

AMEND Senate Bill No. 64, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"227.448. The portion of Business 25 from Taylor Street continuing north to Douglas Street through the city of Malden in Dunklin County shall be designated the "Narvel Felts Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cookson, **House Amendment No. 2** was adopted.

Representative Reiboldt offered **House Amendment No. 3.**

House Amendment No. 3

AMEND Senate Bill No. 64, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"227.447. The portion of Interstate Highway 55 from its interchange with U.S. Highway 61 at exit 170 continuing north to its interchange with U.S. Highway 67 at exit 174B in Jefferson County shall be designated the "USMA Cadet Thomas M. Surdyke Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

227.448. The portion of Business 25 from Taylor Street continuing north to Douglas Street through the city of Malden in Dunklin County shall be designated the "Narvel Felts Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.449. The portion of State Highway 163 from the interchange with Interstate 70 continuing south to Loop 70 in Boone County shall be designated as "Sherman Brown Jr. Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

227.532. The portion of Missouri 249 from State Highway VV continuing north to Missouri 171 in Jasper County shall be designated as the "Edward F Dixon The Third Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs of such designation to be paid for by private donation."; and

Further amend said bill, Page 1, Section 227.533, Line 5, by inserting after all of said section and line the following:

"227.535. The portion of State Highway 231 from the interchange with Interstate 255 north to River City Casino Boulevard in St. Louis City shall be designated the "Veterans - Heroes Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with costs to be paid for by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reiboldt, **House Amendment No. 3** was adopted.

Representative Ross offered **House Amendment No. 4.**

House Amendment No. 4

AMEND Senate Bill No. 64, Page 1, Section 227.533, Line 5, by inserting immediately after all of said section and line the following:

"306.126. 1. The operator of a motorboat shall not allow any person to ride or sit on the gunwales, decking over the bow, railing, top of seat back or decking over the back of the motorboat while under way, unless such person is inboard of adequate guards or railing provided on the motorboat to prevent a passenger from being lost overboard. As used in this section, the term "adequate guards or railing" means guards or railings having a height parameter of at least six inches but not more than eighteen inches. Nothing in this section shall be construed to mean that passengers or other persons aboard a motorboat cannot occupy the decking over the bow of the boat to moor it to a mooring buoy or to cast off from such a buoy, or for any other necessary purpose. The provisions of this section shall not apply to vessels propelled by sail, **outboard jet motors, or vessels not originally manufactured with adequate guards or railing.**

2. Whenever any person leaves any watercraft, other than a personal watercraft, on the waters of the Mississippi River, the waters of the Missouri River or the lakes of this state and enters the water between the hours of 11:00 a.m. and sunset, the operator of such watercraft shall display on the watercraft a red or orange flag measuring not less than twelve inches by twelve inches. The provisions of this subsection shall not apply to watercraft that is moored or anchored. The flag required by this subsection shall be visible for three hundred sixty degrees around the horizon when displayed and shall be displayed only when an occupant of the watercraft has left the confines of the watercraft and entered the water. The flag required by this subsection shall not be displayed when the watercraft is engaged in towing any person, but shall be displayed when such person has ceased being towed and has reentered the water.

3. No operator shall knowingly operate any watercraft within fifty yards of a flag required by subsection 2 of this section at a speed in excess of a slow-no wake speed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 4 was withdrawn.

On motion of Representative Alferman, the title of **SB 64, as amended**, was agreed to.

On motion of Representative Alferman, **SB 64, as amended**, was read the third time and passed by the following vote:

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AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 003

Ellington	McDaniel	Moon
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PRESENT: 003

Curtis	Mitten	Pogue
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ABSENT WITH LEAVE: 010

Evans	Fraker	Haahr	Lauer	McGee
Neely	Pietzman	Reiboldt	Rone	Rowland 29

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Engler assumed the Chair.

THIRD READING OF HOUSE CONCURRENT RESOLUTIONS

HCR 7, relating to Falun Gong, was taken up by Representative Morris.

Representative Morris offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Concurrent Resolution No. 7, Page 3, Lines 87-88, by deleting said lines and inserting in lieu thereof the following:

"(4) Encourage the medical community of Missouri to engage in educating colleagues and residents of Missouri about the risks of travel to China for organ transplants so as to help prevent Missouri citizens from unwittingly becoming involved in murder in the form of forced organ harvesting from prisoners of conscience; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morris, **House Amendment No. 1** was adopted.

On motion of Representative Morris, **HCR 7, as amended**, was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Cookson	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Grier	Haefner
Hannegan	Hansen	Harris	Helms	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 001

McDaniel

PRESENT: 000

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ABSENT WITH LEAVE: 012

Conway 104	Evans	Gregory	Haahr	Henderson
Neely	Pietzman	Rowland 29	Smith 163	Spencer
Walker 74	Wood			

VACANCIES: 001

Representative Engler declared the bill passed.

HCR 17, relating to meningococcal disease, was taken up by Representative Hubrecht.

On motion of Representative Hubrecht, **HCR 17** was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gray	Green	Gregory
Grier	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 003

Marshall	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 015

Brown 94	Cierpiot	Dogan	Evans	Franks Jr
Gannon	Haahr	Kelley 127	Neely	Newman
Pietzman	Plocher	Rowland 29	Spencer	Wood

VACANCIES: 001

Representative Engler declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 608, relating to residential dwellings offered for rent to transient guests, was taken up by Representative Anderson.

Representative Anderson offered **House Perfecting Amendment No. 1**.

House Perfecting Amendment No. 1

AMEND House Committee Substitute for House Bill No. 608, Page 3, Section 67.5110, Line 68, by inserting immediately after the word "**tax**" in the first instance the word "**is**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Anderson, **House Perfecting Amendment No. 1** was adopted.

HCS HB 608, as amended, was laid over.

HB 824, relating to transportation safety, was taken up by Representative Reiboldt.

On motion of Representative Reiboldt, **HB 824** was read the third time and passed by the following vote:

AYES: 143

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick

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Kidd	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pike
Quade	Razer	Redmon	Rehder	Reiboldt
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 004

McDaniel	Mitten	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 015

Alferman	Black	Corlew	Curtis	Henderson
Kolkmeier	McGee	Neely	Phillips	Pietzman
Plocher	Reisch	Rhoads	Rowland 29	Wood

VACANCIES: 001

Representative Engler declared the bill passed.

HCS HB 384, relating to confiscation of animals, was taken up by Representative Anderson.

On motion of Representative Anderson, **HCS HB 384** was read the third time and passed by the following vote:

AYES: 111

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McDaniel	McGaugh	McGee
Messenger	Miller	Moon	Morris	Muntzel
Pfautsch	Pietzman	Pike	Pogue	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads

Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellington
Evans	Franks Jr	Gray	Green	Kendrick
Lavender	May	McCaherty	McCann Beatty	McCreery
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 009

Alferman	Cookson	Curtis	Gregory	Neely
Phillips	Plocher	Rehder	Rowland 29	

VACANCIES: 001

Representative Engler declared the bill passed.

Speaker Richardson resumed the Chair.

HCS HB 886, relating to retirement of higher education employees, was taken up by Representative Black.

On motion of Representative Black, **HCS HB 886** was read the third time and passed by the following vote:

AYES: 138

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Dunn	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Haahr	Haefner	Hannegan	Hansen
Helms	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Lauer	Lavender	Lichtenegger

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Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 010

Chipman	Curtis	Curtman	Eggleston	Ellington
Hurst	Kidd	McDaniel	Moon	Pogue

PRESENT: 000

ABSENT WITH LEAVE: 014

Alferman	Barnes 60	Barnes 28	Cookson	Ellebracht
Grier	Harris	Henderson	Korman	Lant
Neely	Phillips	Rehder	Rowland 29	

VACANCIES: 001

Speaker Richardson declared the bill passed.

PERFECTION OF HOUSE COMMITTEE BILLS

HCB 7, relating to legal expenses of state agencies, was taken up by Representative Fitzwater (144).

Representative McCann Beatty offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Bill No. 7, Page 1, Section 105.713, Line 2, by deleting all of said line and inserting in lieu thereof the following:

"calendar month thereafter, the attorney general and the commissioner of administration shall submit a report to the general assembly and to the director of the"; and

Further amend said bill, page and section, Lines 8-11, by deleting all of said lines and inserting in lieu thereof the following:

"committee detailing the last twelve months of activity concerning the state legal expense fund, including:

(1) Each individual payment from such fund, delineated by payee, which shall include the case name and number of any settlement payments from such fund;

- (2) Each individual deposit to such fund, including:
- (a) The transferring state fund's name and section number authorizing the transfer of such funds; and
- (b) The case name and case number that correspond to any expenses authorized under section 105.711 for which the deposit is being made; and
- (3) The total amount of expenses from such fund's creation for each case included in the report.
2. In cases concerning the legal expenses incurred by the department of transportation, department of conservation, or a public institution that awards baccalaureate degrees, the report required under subsection 1 of this section shall be submitted by the legal counsel provided by the respective entity and by the designated keeper of accounts of the respective entity.
3. The director of the department of corrections shall meet with the house"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCann Beatty, **House Amendment No. 1** was adopted.

On motion of Representative Fitzwater (144), the title of **HCB 7, as amended**, was agreed to.

On motion of Representative Fitzwater (144), **HCB 7, as amended**, was ordered perfected and printed.

HCB 1, relating to judicial proceedings, was taken up by Representative McGaugh.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Bill No. 1, Page 2, Section 29.225, Lines 1-6, by deleting all of said section and lines from the bill; and

Further amend said bill and page, Section 105.478, Lines 1-9, by deleting all of said section and lines from the bill; and

Further amend said bill, Pages 65-66, Section 576.040, Lines 1-30, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 66, Section 576.041, Lines 1-16, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

Representative Mitten offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Bill No. 1, Page 52, Section 514.040, Line 22, by inserting after the word "**fees**" the following:

"as provided by this subsection"; and

Further amend said bill and section, Page 53, Line 26, by inserting after the word "court." the following:

"In the event an action involving the appointment of a guardian ad litem goes to trial, an updated certification shall be filed prior to the trial commencing. The waiver of guardian ad litem fees for a party who has filed a certification may be reviewed by the court at the conclusion of the action upon the motion of any party requesting the court to apportion guardian ad litem fees.

4. Any party may present additional evidence on the financial condition of the parties. Based upon that evidence, if the court finds the certifying party has the present ability to pay, the court may enter judgment ordering the certifying party to pay a portion of the guardian ad litem fees.

5. Any failure to pay guardian ad litem fees shall not preclude a certifying party from filing future suits, including motions to modify, and shall not be used as a basis to limit the certifying party's prosecution or defense of the action."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 2** was adopted.

Representative Smith (85) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Bill No. 1, Page 68, Section 595.219, Line 33, by inserting immediately after said section and line the following:

"650.058. 1. Notwithstanding the sovereign immunity of the state, any individual who was found guilty of a felony in a Missouri court and was later determined to be actually innocent of such crime solely as a result of DNA profiling analysis may be paid restitution. The individual may receive an amount of ~~[fifty]~~ **one hundred twenty-eight** dollars per day for each day of postconviction incarceration for the crime for which the individual is determined to be actually innocent. The petition for the payment of said restitution shall be filed with the sentencing court. For the purposes of this section, the term "actually innocent" shall mean:

- (1) The individual was convicted of a felony for which a final order of release was entered by the court;
- (2) All appeals of the order of release have been exhausted;
- (3) The individual was not serving any term of a sentence for any other crime concurrently with the sentence for which he or she is determined to be actually innocent, unless such individual was serving another concurrent sentence because his or her parole was revoked by a court or the board of probation and parole in connection with the crime for which the person has been exonerated. Regardless of whether any other basis may exist for the revocation of the person's probation or parole at the time of conviction for the crime for which the person is later determined to be actually innocent, when the court's or the board of probation and parole's sole stated reason for the revocation in its order is the conviction for the crime for which the person is later determined to be actually innocent, such order shall, for purposes of this section only, be conclusive evidence that their probation or parole was revoked in connection with the crime for which the person has been exonerated; and
- (4) Testing ordered under section 547.035, or testing by the order of any state or federal court, if such person was exonerated on or before August 28, 2004, or testing ordered under section 650.055, if such person was or is exonerated after August 28, 2004, demonstrates a person's innocence of the crime for which the person is in custody.

Any individual who receives restitution under this section shall be prohibited from seeking any civil redress from the state, its departments and agencies, or any employee thereof, or any political subdivision or its employees. This section shall not be construed as a waiver of sovereign immunity for any purposes other than the restitution provided for herein. The department of corrections shall determine the aggregate amount of restitution owed during a fiscal year. If insufficient moneys are appropriated each fiscal year to pay restitution to such persons, the department shall pay each individual who has received an order awarding restitution a pro rata share of the amount appropriated.

Provided sufficient moneys are appropriated to the department, the amounts owed to such individual shall be paid on June thirtieth of each subsequent fiscal year, until such time as the restitution to the individual has been paid in full. However, no individual awarded restitution under this subsection shall receive more than thirty-six thousand five hundred dollars during each fiscal year. No interest on unpaid restitution shall be awarded to the individual. No individual who has been determined by the court to be actually innocent shall be responsible for the costs of care under section 217.831.

2. If the results of the DNA testing confirm the person's guilt, then the person filing for DNA testing under section 547.035, shall:

(1) Be liable for any reasonable costs incurred when conducting the DNA test, including but not limited to the cost of the test. Such costs shall be determined by the court and shall be included in the findings of fact and conclusions of law made by the court; and

(2) Be sanctioned under the provisions of section 217.262.

3. A petition for payment of restitution under this section may only be filed by the individual determined to be actually innocent or the individual's legal guardian. No claim or petition for restitution under this section may be filed by the individual's heirs or assigns. An individual's right to receive restitution under this section is not assignable or otherwise transferrable. The state's obligation to pay restitution under this section shall cease upon the individual's death. Any beneficiary designation that purports to bequeath, assign, or otherwise convey the right to receive such restitution shall be void and unenforceable.

4. An individual who is determined to be actually innocent of a crime under this chapter shall automatically be granted an order of expungement from the court in which he or she pled guilty or was sentenced to expunge from all official records all recordations of his or her arrest, plea, trial or conviction. Upon granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the court shall be confidential and only available to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Fitzpatrick assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Corlew offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Bill No. 1, Page 1, Line 7, by deleting all of said line and inserting in lieu thereof the following:

"receive an amount of ~~[fifty]~~ **eighty nine** dollars per day **adjusted annually based on changes in the consumer price index for all urban consumers for the United States as reported by Bureau of Labor Statistics, or its successor index**, for each day of postconviction"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Smith (85), **House Amendment No. 3, as amended**, was adopted.

Representative Walker (74) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Bill No. 1, Page 46, Section 475.084, Line 75, by inserting immediately after all of said section and line the following:

"478.004. 1. As used in this section, "medication-assisted treatment" means the use of pharmacological medications, in combination with counseling and behavioral therapies, to provide a whole patient approach to the treatment of substance use disorders.

2. If a drug court or veterans court participant requires treatment for opioid or other substance misuse or dependence, a drug court or veterans court shall not prohibit such participant from participating in and receiving medication-assisted treatment under the care of a physician licensed in this state to practice medicine. A drug court or veterans court participant shall not be required to refrain from using medication-assisted treatment as a term or condition of successful completion of the drug court program.

3. A drug court or veterans court participant assigned to a treatment program for opioid or other substance misuse or dependence shall not be in violation of the terms or conditions of the drug court or veterans court on the basis of his or her participation in medication-assisted treatment under the care of a physician licensed in this state to practice medicine."; and

Further amend said bill and page, Section 478.463, Line 7, by inserting immediately after all of said section and line the following:

"487.200. 1. As used in this section, "medication-assisted treatment" means the use of pharmacological medications, in combination with counseling and behavioral therapies, to provide a whole patient approach to the treatment of substance use disorders.

2. If a family court participant requires treatment for opioid or other substance misuse or dependence, a family court shall not prohibit such participant from participating in and receiving medication-assisted treatment under the care of a physician licensed in this state to practice medicine. A family court participant shall not be required to refrain from using medication-assisted treatment as a term or condition of successful completion of the family court program.

3. A family court participant assigned to a treatment program for opioid or other substance misuse or dependence shall not be in violation of the terms or conditions of the family court on the basis of his or her participation in medication-assisted treatment under the care of a physician licensed in this state to practice medicine."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walker (74), **House Amendment No. 4** was adopted.

Representative Mitten offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Bill No. 1, Page 64, Section 570.095, Lines 140-141, by deleting all of said lines and inserting in lieu thereof the following:

"9. If a filing or record is deemed invalid, the prevailing party shall be awarded all reasonable costs and fees incurred by that party in the action. If the filing or record is deemed"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 5** was adopted.

On motion of Representative McGaugh, the title of **HCB 1, as amended**, was agreed to.

On motion of Representative McGaugh, **HCB 1, as amended**, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 35**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Alferman, Austin, Higdon, McGaugh, Shaul (113), Shumake and Toalson Reisch

Noes (5): Adams, Conway (10), Dunn, Marshall and Newman

Absent (1): Stacy

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 856**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (5): Austin, McGaugh, Shumake, Stacy and Toalson Reisch

Noes (8): Adams, Alferman, Conway (10), Dunn, Higdon, Marshall, Newman and Shaul (113)

Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **SCS SB 93**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Alferman, Austin, Conway (10), Dunn, Higdon, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (0)

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **SCS SB 309**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Black, Brown (27), Brown (57), Crawford, Kendrick, Morgan, Pike, Rehder, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (1): Moon

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 1**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 2** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

With Senate Amendment No. 1 to Senate Substitute Amendment No. 1 for Senate Amendment No. 2 and Senate Substitute Amendment No. 1 for Senate Amendment No. 2, as amended.

*Senate Amendment No. 1
to
Senate Substitute Amendment No. 1
for
Senate Amendment No. 2*

AMEND Senate Substitute Amendment No. 1 for Senate Amendment No. 2 to Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 1, Line 3, by striking the number “\$3,747,483,608” and inserting in lieu thereof the following: “\$3,749,483,608”; and

Further amend Line 6, by striking the number “\$3,390,907,149” and inserting in lieu thereof the following: “\$3,392,907,149”; and

Further amend Line 9, by striking the number “2,199,618,959” and inserting in lieu thereof the following: “2,201,618,959”; and

Further amend Line 12, by striking the number “\$144,293,669” and inserting in lieu thereof the following: “\$144,295,669”; and

Further amend the title and enacting clause accordingly.

*Senate Substitute Amendment No.1
for
Senate Amendment No.2*

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 2, Page 2, Section 2.015, Line 3, by striking the number “\$3,704,489,396” and inserting in lieu thereof the number “\$3,747,483,608”; and

Further amend said section, Line 9, by striking the number “\$3,347,912,937” and inserting in lieu thereof the number “\$3,390,907,149”; and

Further amend said section, Line 16, by striking the number “2,164,393,353” and inserting in lieu thereof the number “2,199,618,959”; and

Further amend said section, Line 19, by striking the number “136,527,063” and inserting in lieu thereof the number “\$144,293,669”; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 4** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018. The Missouri Department of Transportation shall not expend any funds to encourage the enactment of local ordinances regarding primary enforcement of seat belt laws.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 5** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

ADJOURNMENT

On motion of Representative Austin, the House adjourned until 10:00 a.m., Wednesday, April 26, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, April 26, 2017, 8:15 AM, House Hearing Room 3.

Public hearing will be held: SS SB 22

Executive session may be held on any matter referred to the committee.

Annual review of state tax credits continued if necessary.

AMENDED

BUDGET

Thursday, April 27, 2017, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Annual review of state tax credits continued if necessary.

CONSERVATION AND NATURAL RESOURCES

Wednesday, April 26, 2017, 8:30 AM, House Hearing Room 1.

Executive session will be held: SS SB 35

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Wednesday, April 26, 2017, 1:45 PM, or one hour after morning recess, House Hearing Room 4.

Executive session will be held: HB 387, SS SB 124

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Wednesday, April 26, 2017, 12:00 PM or upon morning adjournment (whichever is later), South Gallery.

Executive session may be held on any matter referred to the committee.

Room may change.

FISCAL REVIEW

Thursday, April 27, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 1, 2017, 1:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 2, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Room subject to change.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1021, SB 501, HB 1153

Executive session may be held on any matter referred to the committee.

Added HB 1153.

AMENDED

HIGHER EDUCATION

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Presentations from the following higher education institutions: University of Central Missouri, Missouri Western State University and Northwest Missouri State University.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

LOCAL GOVERNMENT

Wednesday, April 26, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SCS SB 405

Executive session will be held: SCS SB 112, SB 146, HB 1210, HB 1079

Executive session may be held on any matter referred to the committee.

We will hold Executive Session before Public Hearing.

PENSIONS

Wednesday, April 26, 2017, 12:00 PM, North Gallery.

Executive session will be held: SB 394

Executive session may be held on any matter referred to the committee.

CORRECTED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 26, 2017, 12:30 PM or upon morning adjournment (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1154

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, April 26, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Executive session will be held: SS SCS SB 10, HCS SCS SB 11, HCS SB 30, SCS SB 93,
HCS SB 95, SB 222, HCS SB 283, SB 296, HCS SB 302, SCS SB 322, SB 503, HCS HJR 35

Executive session may be held on any matter referred to the committee.

Adding HJR 35.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, April 26, 2017, upon conclusion of morning session, House Hearing Room 4.

Executive session will be held: SS SB 31, HCS SS SB 34, SCS SB 82, HCS SCS SB 139,
HCS SCS SB 237, SCS SB 279, HCS SB 488, HB 772, HCS HB 388, HCS HB 360,
HCS SCS SB 421, HCS SS SCS SB 160, HCS SCS SB 161

Executive session may be held on any matter referred to the committee.

Changing location to HR 4.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Monday, May 1, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 2, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, April 27, 2017, 9:30 AM, South Gallery.
Executive session will be held: SCR 21
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, April 27, 2017, 8:00 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Testimony pertaining to homeland security. Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20), and (21) RSMO., portions of the meeting may be closed.

SPECIAL COMMITTEE ON SMALL BUSINESS

Wednesday, April 26, 2017, 5:00 PM or upon afternoon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: SCS SB 404
Executive session will be held: SB 18
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Thursday, April 27, 2017, 1:00 PM, House Hearing Room 5.
Executive session may be held on any matter referred to the committee.
Possible public testimony from the following:
Committee for Professional Counselors
State Committee of Marital and Family Therapists
State Committee of Dietitians
State Committee for Social Workers
State Board of Embalmers and Funeral Directors
Missouri Health Insurance Pool
Missouri Pet Spay/Neuter Fund Board
Missouri Propane Safety Commission
Missouri Quality Home Care Council
Missouri State Park Advisory Board
Missouri State Unemployment Council
Missouri Task Force on Prematurity and Infant Mortality

Missouri Task Force on the Prevention of Infant Abuse and Neglect
Professional Services Payment Committee
Special Health, Psychological and Social Needs of Minority Older Individuals Commission
State Banking Board and Savings and Loan Board
State Environmental Improvement and Energy Resources Authority
Task Force on The Prevention of Sexual Abuse of Children
Unmarked Human Burial Consultation Committee
CORRECTED

TRANSPORTATION

Wednesday, April 26, 2017, 8:00 AM, House Hearing Room 5.
Public hearing will be held: SB 225, SCS SB 355
Executive session will be held: SB 225, SCS SB 355
Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, April 26, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 84
Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Wednesday, April 26, 2017, 9:00 AM, House Hearing Room 4.
Public hearing will be held: SCS SB 240
Executive session will be held: SCS SB 240
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-SECOND DAY, WEDNESDAY, APRIL 26, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon

HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)

HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)
HCS HB 380, (Fiscal Review 4/20/17) - Plocher
HCS HB 608, as amended - Anderson

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
HCS SB 111 - Crawford

SB 486 - Bernskoetter
SS#2 SCS SB 43 - McGaugh
SS SB 182 - Vescovo
SB 411 - Tate
SB 329 - Kolkmeier
HCS SS SB 62 - Black
SS SCS SB 16 - Engler
SB 50 - Frederick
SB 194 - Trent
SCS SB 229 - Fitzwater (49)

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50 - Roeber
SCS HCS HB 14 - Fitzpatrick
SCS HB 51 - Andrews
SS SCS HCS HBs 339 & 714, as amended - DeGroot
SCS HCS HB 2, as amended - Fitzpatrick
SCS HCS HB 3 - Fitzpatrick
SCS HCS HB 4 - Fitzpatrick
SCS HCS HB 5 - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-SECOND DAY, WEDNESDAY, APRIL 26, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

*Be strong and of good courage, for it is the Lord your God who goes with you; He will not fail you nor forsake you.
(Deuteronomy 31:6)*

O Mighty God, who is acquainted with all our ways and who does love us in spite of our shortcomings, we pause in Your presence acknowledging our dependence upon You and offering once again the devotion of our hearts. Confronting problems too difficult for us to solve and face-to-face with fears that frustrate us, we come to You for wisdom to interpret the signs of this stressful time, for insight to see clearly the way we should take, and for strength to do what we ought to do for the good of our State in these final weeks.

May the blessing of Your spirit rest upon our Speaker and the men and women of the House of Representatives called to lead us in a day like this and all who work with them and for them. Give to them the assurance of Your guiding spirit and the feeling that in Your everlasting arms there is joy forever and ever.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Josh Talluto.

The Journal of the sixty-first day was approved as printed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burns	Butler	Chipman
Conway 10	Cookson	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd

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Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Lynch	Mathews	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Miller	Mitten	Moon	Morgan
Morris	Mosley	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood				

NOES: 000

PRESENT: 002

Beard Cierpiot

ABSENT WITH LEAVE: 024

Burnett	Carpenter	Christofanelli	Conway 104	Curtis
Curtman	Ellington	Engler	Gregory	Love
Marshall	Matthiesen	McDaniel	Messenger	Muntzel
Rehder	Roeber	Rone	Rowland 29	Smith 85
Spencer	Stephens 128	Wessels	Mr. Speaker	

VACANCIES: 001

THIRD READING OF SENATE BILLS

HCS SB 111, relating to public administrators, was taken up by Representative Crawford.

Representative Vescovo offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"108.170. 1. Notwithstanding any other provisions of any law or charter to the contrary, any issue of bonds, notes, or other evidences of indebtedness, including bonds, notes, or other evidences of indebtedness payable solely from revenues derived from any revenue-producing facility, hereafter issued under any law of this state by any county, city, town, village, school district, educational institution, drainage district, levee district, nursing home district, hospital district, library district, road district, fire protection district, water supply district, sewer district, housing authority, land clearance for redevelopment authority, special authority created under section 64.920, authority created pursuant to the provisions of chapter 238, or other municipality, political subdivision or district of this state shall be negotiable, may be issued in bearer form or registered form with or without coupons to evidence interest payable thereon, may be issued in any denomination, and may bear interest at a rate not exceeding ten percent per annum, and may be sold, at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, anything in any proceedings heretofore had authorizing such bonds, notes, or other evidence of indebtedness, or in any law of this state or charter provision to the contrary notwithstanding. Such issue of bonds,

notes, or other evidence of indebtedness may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice of such sale, at the best price obtainable, not less than ninety-five percent of the par value thereof; provided, that such bonds, notes, or other evidence of indebtedness may be sold to any agency or corporate or other instrumentality of the state of Missouri or of the federal government at private sale at a rate not exceeding fourteen percent per annum. **Any political subdivision that maintains a credit rating by a nationally recognized bond rating agency of A, AA, or AAA issuing more than ten million dollars debt in a calendar year shall issue such debt through a competitive process unless the political subdivision employs the services of a municipal advisor, at which point the political subdivision may use a negotiated or competitive process. A municipal advisor shall not be allowed to profit financially or otherwise, either directly or indirectly, from the underwriter of a negotiated bond issuance.**

2. Notwithstanding the provisions of subsection 1 of this section to the contrary, the sale of bonds, notes, or other evidence of indebtedness issued by the state board of public buildings created under section 8.010, the state board of fund commissioners created under section 33.300, any port authority created under section 68.010, the bi-state metropolitan development district authorized under section 70.370, any special business district created under section 71.790, any county, as defined in section 108.465, exercising the powers granted by sections 108.450 to 108.470, the industrial development board created under section 100.265, any planned industrial expansion authority created under section 100.320, the higher education loan authority created under section 173.360, the Missouri housing development commission created under section 215.020, the state environmental improvement and energy resources authority created under section 260.010, the agricultural and small business development authority created under section 348.020, any industrial development corporation created under section 349.035, or the health and educational facilities authority created under section 360.020 shall, with respect to the sales price, manner of sale and interest rate, be governed by the specific sections applicable to each of these entities.

3. **Any person who is engaged as a municipal advisor by a political corporation or subdivision with respect to a particular issue of securities shall be independent of the underwriter of that issue of securities. For the purposes of this section, "municipal advisor" shall mean a person registered as a municipal advisor under the rules of the United States Securities and Exchange Commission, and "independent" shall have the same meaning as defined by the rules of the United States Securities and Exchange Commission. In determining the individuals or entities that may serve as a municipal advisor, nothing in this section shall be construed to be more restrictive than the definition of a municipal advisor as established by the United States Securities and Exchange Commission.**

4. Notwithstanding other provisions of this section or other law, the sale of bonds, notes or other evidence of indebtedness issued by any housing authority created under section 99.040 may be sold at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, and may bear interest at a rate not exceeding fourteen percent per annum. The sale shall be a public sale unless the issuing jurisdiction adopts a resolution setting forth clear justification why the sale should be a private sale except that private activity bonds may be sold either at public or private sale.

~~[4-]~~ 5. Notwithstanding other provisions of this section or law, industrial development revenue bonds may be sold at private sale and bear interest at a rate not exceeding fourteen percent per annum at the best price obtainable, not less than ninety-five percent of the par value thereof.

~~[5-]~~ 6. Notwithstanding other provisions in subsection 1 of this section to the contrary, revenue bonds issued for airport purposes by any constitutional charter city in this state which now has or may hereafter acquire a population of more than three hundred thousand but less than six hundred thousand inhabitants, according to the last federal decennial census, may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice, at the best price obtainable, not less than ninety-five percent of the par value thereof.

~~[6-]~~ 7. For purposes of the interest rate limitations set forth in this section, the interest rate on bonds, notes or other evidence of indebtedness described in this section means the rate at which the present value of the debt service payments on an issue of bonds, notes or other evidence of indebtedness, discounted to the date of issuance, equals the original price at which such bonds, notes or other evidence of indebtedness are sold by the issuer. Interest on bonds, notes or other evidence of indebtedness may be paid periodically at such times as shall be determined by the governing body of the issuer and may be compounded in accordance with section 408.080.

~~[7-]~~ 8. Notwithstanding any provision of law or charter to the contrary:

(1) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state which entity or political corporation has an annual operating budget for the current year exceeding twenty-five million dollars may, in connection with managing the cost to such entity or political corporation of purchasing fuel,

electricity, natural gas, and other commodities used in the ordinary course of its lawful operations, enter into agreements providing for fixing the cost of such commodity, including without limitation agreements commonly referred to as hedges, futures, and options; provided that as of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection; and further provided that no eligible school, as defined in section 393.310, shall be authorized by this subsection to enter into such agreements in connection with the purchase of natural gas while the tariffs required under section 393.310 are in effect;

(2) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state may, in connection with its bonds, notes, or other obligations then outstanding or to be issued and bearing interest at a fixed or variable rate, enter into agreements providing for payments based on levels of or changes in interest rates, including without limitation certain derivative agreements commonly referred to as interest rate swaps, hedges, caps, floors, and collars, provided that:

(a) As of the date of issuance of the bonds, notes, or other obligations to which such agreement relates, such entity or political corporation will have bonds, notes, or other obligations outstanding in an aggregate principal amount of at least fifty million dollars; and

(b) As of the date of such agreement, such entity's or political corporation's bonds, notes, or other obligations then outstanding or to be issued have received a stand-alone credit rating in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency, or such entity or political corporation has an issuer or general credit rating, in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency; and

(c) As of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection;

(3) Prior to entering into any agreements pursuant to subdivision (1) or (2) of this subsection, the governing body of the entity or political corporations entering into such agreements shall have adopted a written policy governing such agreements. Such policy shall be prepared by integrating the recommended practices published by the Government Finance Officers Association or comparable nationally recognized professional organization and shall provide guidance with respect to the permitted purposes, authorization process, mitigation of risk factors, ongoing oversight responsibilities, market disclosure, financial strategy, and any other factors in connection with such agreements determined to be relevant by the governing body of such entity or political corporation. Such entity or political corporation may enter into such agreements at such times and such agreements may contain such payment, security, default, remedy, and other terms and conditions as shall be consistent with the written policy adopted under this subdivision and as may be approved by the governing body of such entity or other obligated party, including any rating by any nationally recognized rating agency and any other criteria as may be appropriate;

(4) Nothing in this subsection shall be applied or interpreted to authorize any such entity or political corporation to enter into any such agreement for investment purposes or to diminish or alter the special or general power any such entity or political corporation may otherwise have under any other provisions of law including the special or general power of any interstate transportation authority.

9. The state treasurer shall make available to municipalities, political subdivisions, or districts listed under subsection 1 of this section relevant information regarding debt issuance and bidding processes, including best practices resources published by a national association of government finance officers on debt issuance, to aid such entities with the process of issuing debt and awarding bonds to the best bidder."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Henderson assumed the Chair.

Speaker Richardson assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 108

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 009

Andrews	Beard	Cookson	Fitzwater 144	Kelley 127
Newman	Rehder	Swan	Wood	

VACANCIES: 001

On motion of Representative Vescovo, **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded by Representative Vescovo:

AYES: 114

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 60	Basye	Bernskoetter
Berry	Black	Brattin	Brown 57	Brown 94
Burns	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Cross

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Dohrman	Dunn	Eggleston	Ellington	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Hill	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
Merideth 80	Morris	Muntzel	Neely	Peters
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Razer	Redmon	Reiboldt	Reisch	Remole
Roden	Roeber	Rone	Ross	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

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Adams	Anders	Bangert	Barnes 28	Beck
Bondon	Brown 27	Burnett	Carpenter	Crawford
Ellebracht	Francis	Franklin	Gray	Henderson
Houx	McGee	Meredith 71	Messenger	Miller
Moon	Morgan	Mosley	Nichols	Phillips
Pogue	Quade	Rhoads	Roberts	Rowland 155
Rowland 29	Runions	Smith 85	Unsicker	

PRESENT: 006

Engler	Houghton	Korman	McGaugh	Ruth
Shull 16				

ABSENT WITH LEAVE: 008

Beard	Cookson	Higdon	Mitten	Newman
Rehder	Swan	Wood		

VACANCIES: 001

Representative Schroer offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

"115.352. Any declaration of candidacy under section 115.349 shall contain either the candidate's last name or maiden name as it appears on his or her birth certificate, or his or her current legal last name as changed through marriage or court order. No name change by common usage based on common law shall be permitted. This shall apply to any candidate for municipal, city, special district, county, or statewide office."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bondon offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 8, by deleting all of said line and inserting in lieu thereof the following:

"city, special district, county, or statewide office.

347.048. **1. (1)** Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city's clerk an affidavit listing the name and **street** address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Corlew offered **House Amendment No. 2 to House Amendment No. 2.**

House Amendment No. 2
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 8, by inserting after the word "**office.**" the following:

"135.963. 1. Improvements made to real property as such term is defined in section 137.010 which are made in an enhanced enterprise zone subsequent to the date such zone or expansion thereto was designated may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. Improvements made to real property, as such term is defined in section 137.010, which are locally assessed and in a renewable energy generation zone designated as an enhanced enterprise zone, subsequent to the date such enhanced enterprise zone or expansion thereto was designated, may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. In addition to enhanced business enterprises, a speculative industrial or warehouse building constructed by a public entity or a private entity if the land is leased by a public entity may be subject to such exemption.

2. Such authorizing resolution shall specify the percent of the exemption to be granted, the duration of the exemption to be granted, and the political subdivisions to which such exemption is to apply and any other terms, conditions, or stipulations otherwise required. A copy of the resolution shall be provided to the director within thirty calendar days following adoption of the resolution by the governing authority.

3. No exemption shall be granted until the governing authority holds a public hearing for the purpose of obtaining the opinions and suggestions of residents of political subdivisions to be affected by the exemption from property taxes. The governing authority shall send, by certified mail, a notice of such hearing to each political subdivision in the area to be affected and shall publish notice of such hearing in a newspaper of general circulation in the area to be affected by the exemption at least twenty days prior to the hearing but not more than thirty days prior to the hearing. Such notice shall state the time, location, date, and purpose of the hearing.

4. Notwithstanding subsection 1 of this section, at least one-half of the ad valorem taxes otherwise imposed on subsequent improvements to real property located in an enhanced enterprise zone of enhanced business enterprises or speculative industrial or warehouse buildings as indicated in subsection 1 of this section shall become and remain exempt from assessment and payment of ad valorem taxes of any political subdivision of this state or municipality thereof, if said political subdivision or municipality levies ad valorem taxes, for a period of not less than ten years following the date such improvements were assessed, provided the improved properties are used for enhanced business enterprises. The exemption for speculative buildings is subject to the approval of the governing authority for a period not to exceed two years if the building is owned by a private entity and five years if the building is owned or ground leased by a public entity. This shall not preclude the building receiving an exemption for the remaining time period established by the governing authority if it was occupied by an enhanced business enterprise. The two- and five-year time periods indicated for speculative buildings shall not be an addition to the local abatement time period for such facility.

5. No exemption shall be granted for a period more than twenty-five years [following the date on which the original enhanced enterprise zone was designated by the department], **provided, however, that during the ten years prior to the expiration of an enhanced enterprise zone no exemption shall be granted for a period of more than ten years.**

6. The provisions of subsection 1 of this section shall not apply to improvements made to real property begun prior to August 28, 2004.

7. The abatement referred to in this section shall not relieve the assessor or other responsible official from ascertaining the amount of the equalized assessed value of all taxable property annually as required by section 99.855, 99.957, or 99.1042 and shall not have the effect of reducing the payments in lieu of taxes referred to in subdivision (2) of subsection 1 of section 99.845, subdivision (2) of subsection 3 of section 99.957, or subdivision (2) of subsection 3 of section 99.1042 unless such reduction is set forth in the plan approved by the governing body of the municipality pursuant to subdivision (1) of subsection 1 of section 99.820, section 99.942, or section 99.1027."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 2 to House Amendment No. 2** was adopted.

Representative Conway (10) offered **House Amendment No. 3 to House Amendment No. 2.**

*House Amendment No. 3
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 1, Line 9, by inserting after said line the following:

"Further amend said bill and page, Section 473.730, Line 10, by inserting after the word "**section.**" the following:

"The secretary of state shall notify each election authority of the requirements of this section. The secretary of state will provide the necessary forms to assure compliance of the requirements of this section."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Conway (10), **House Amendment No. 3 to House Amendment No. 2** was adopted.

Representative Smith (85) offered **House Amendment No. 4 to House Amendment No. 2**.

*House Amendment No. 4
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 111, Page 3, Line 41, by deleting all of said line and inserting in lieu thereof the following:

"bidder.

115.306. 1. No person shall qualify as a candidate for elective public office in the state of Missouri who has been found guilty of or pled guilty to a felony ~~[or misdemeanor]~~ under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.

2. (1) Any person who files as a candidate for election to a public office shall be disqualified from participation in the election for which the candidate has filed if such person is delinquent in the payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state.

(2) Each potential candidate for election to a public office, except candidates for a county or city committee of a political party, shall file an affidavit with the department of revenue and include a copy of the affidavit with the declaration of candidacy required under section 115.349. Such affidavit shall be in substantially the following form:

AFFIRMATION OF TAX PAYMENTS AND BONDING REQUIREMENTS:

I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or that I am a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.

..... Candidate's Signature

..... Printed Name of Candidate

(3) Upon receipt of a complaint alleging a delinquency of the candidate in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state, the department of revenue shall investigate such potential candidate to verify the claim contained in the complaint. If the department of revenue finds a positive affirmation to be false, the department shall contact the secretary of state, or the election official who accepted such candidate's declaration of candidacy, and the potential candidate. The department shall notify the candidate of the outstanding tax owed and give the candidate thirty days to remit any such outstanding taxes owed which are not the subject of dispute between the department

and the candidate. If the candidate fails to remit such amounts in full within thirty days, the candidate shall be disqualified from participating in the current election and barred from refiling for an entire election cycle even if the individual pays all of the outstanding taxes that were the subject of the complaint."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 4 to House Amendment No. 2 was withdrawn.

On motion of Representative Schroer, **House Amendment No. 2, as amended**, was adopted.

Representative Smith (85) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"115.306. 1. No person shall qualify as a candidate for elective public office in the state of Missouri who has been found guilty of or pled guilty to a felony [~~or misdemeanor~~] under the federal laws of the United States of America or to a felony under the laws of this state or an offense committed in another state that would be considered a felony in this state.

2. (1) Any person who files as a candidate for election to a public office shall be disqualified from participation in the election for which the candidate has filed if such person is delinquent in the payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state.

(2) Each potential candidate for election to a public office, except candidates for a county or city committee of a political party, shall file an affidavit with the department of revenue and include a copy of the affidavit with the declaration of candidacy required under section 115.349. Such affidavit shall be in substantially the following form:

AFFIRMATION OF TAX PAYMENTS AND BONDING REQUIREMENTS:

I hereby declare under penalties of perjury that I am not currently aware of any delinquency in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or that I am a past or present corporate officer of any fee office that owes any taxes to the state, other than those taxes which may be in dispute. I declare under penalties of perjury that I am not aware of any information that would prohibit me from fulfilling any bonding requirements for the office for which I am filing.

..... Candidate's Signature

..... Printed Name of Candidate

(3) Upon receipt of a complaint alleging a delinquency of the candidate in the filing or payment of any state income taxes, personal property taxes, municipal taxes, real property taxes on the place of residence, as stated on the declaration of candidacy, or if the person is a past or present corporate officer of any fee office that owes any taxes to the state, the department of revenue shall investigate such potential candidate to verify the claim contained in the complaint. If the department of revenue finds a positive affirmation to be false, the department shall contact the secretary of state, or the election official who accepted such candidate's declaration of candidacy, and the potential candidate. The department shall notify the candidate of the outstanding tax owed and give the candidate thirty days to remit any such outstanding taxes owed which are not the subject of dispute between the department and the candidate. If the candidate fails to remit such amounts in full within thirty days, the candidate shall be disqualified from participating in the current election and barred from refiling for an entire election cycle even if the individual pays all of the outstanding taxes that were the subject of the complaint."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (85), **House Amendment No. 3** was adopted.

Representative Walker (3) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 111, Page 1, Section A, Line 3, by inserting after all of said line the following:

"50.1190. In addition to the fees collected under chapter 59, **the county recorder of deeds shall collect one additional dollar on the recording of any instrument specified in subdivisions (1) and (2) of subsection 1 of section 59.330, which shall be deposited to the statutory county recorders fund established in subsection 2 of section 59.800.** Additionally, the county recorder of deeds in all counties, except in counties of the first classification having a charter form of government and any city not within a county, shall collect a ~~[six-dollar]~~ **nine-dollar** fee on all documents recorded or filed. The recorder shall transfer monthly all such fees and interest to the county treasurer. The treasurer shall forthwith transmit such fees and interest to the board for deposit in the county employees' retirement fund.

52.290. 1. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of ~~[seven]~~ **nine** percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. Two-~~[sevenths]~~ **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county general fund, two-~~[sevenths]~~ **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the tax maintenance fund of the county as required by section 52.312, and ~~[three-sevenths]~~ **five-ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county employees' retirement fund created by sections 50.1000 to 50.1200. Notwithstanding provisions of law to the contrary, an authorization for collection of a fee for the collection of delinquent and back taxes in a county's charter, at a rate different than the rate allowed by law, shall control.

2. In all counties having a charter form of government, other than any county adopting a charter form of government after January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county and pay into the county general fund a fee for the collection of delinquent and back taxes of two percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax except that in a county with a charter form of government and with more than two hundred fifty thousand but less than seven hundred thousand inhabitants, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of three percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. If a county is required by section 52.312 to establish a tax maintenance fund, one-third of the fees collected under this subsection shall be paid into that fund; otherwise, all fees collected under the provisions of this subsection shall be paid into the county general fund.

3. Such county collector may accept credit cards as proper form of payment of outstanding delinquent and back taxes due. No county collector may charge a surcharge for payment by credit card.

137.280. 1. Taxpayers' personal property lists, except those of merchants and manufacturers, and except those of railroads, public utilities, pipeline companies or any other person or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each year and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~[or]~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.

4. By December thirty-first of any year in which the assessor waives the penalty in more than forty percent of the instances when the penalty could have been assessed, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the current calendar year and the previous calendar year. The assessor shall also report to the county employees' retirement fund the dollar amount associated with any penalty waiver granted by the assessor. The county employees' retirement fund shall provide an analysis of the expected revenue from assessed penalties compared to the actual revenue from assessed penalties to the joint committee on public employee retirement.

137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, ~~they~~ **the taxpayer** shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~or~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.

3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.

5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful appeal and any increases must be established from that basis.

140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.

2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.

3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010."; and

Further amend said bill, Page 4, Section 473.747, Line 4, by inserting after all of said line the following:

"Section B. Sections 50.1190, 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Representative Dohrman offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1
to
House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Bill No. 111, Page 3, Lines 3 through 9, by deleting all of said lines and inserting in lieu thereof the following:

"4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dohrman, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative Eggleston offered **House Amendment No. 2 to House Amendment No. 4**.

House Amendment No. 2
to
House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Bill No. 111, Page 2, Line 3, by inserting after all of said line the following:

"115.124. 1. Notwithstanding any other law to the contrary, in a nonpartisan election in any political subdivision or special district including municipal elections in any city, town, or village with ~~[one]~~ **two** thousand or fewer inhabitants that have adopted a proposal pursuant to subsection 3 of this section but excluding municipal elections in any city, town, or village with more than ~~[one]~~ **two** thousand inhabitants, if the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation as defined in section 493.050 in the district, and ~~[if the number of candidates who have filed for a particular office is equal to the number of positions in that office to be filled by the election, no election shall be held for such office]~~ **if the number of candidates for each office in a particular political subdivision, special district, or municipality is equal to the number of positions for each office within the political subdivision, special district, or municipality to be filled by the election and no ballot measure is placed on the ballot such that a particular political subdivision will owe no proportional election costs if an election is not held, then no election shall be held**, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they had been elected. If no election is held for ~~[such office]~~ **a particular political subdivision, special district, or municipality** as provided in this section, the election authority shall publish a notice containing the names of the candidates that shall assume the responsibilities of office under this section. Such notice shall be published in at least one newspaper of general circulation as defined in section 493.050 in such political subdivision or district by the first of the month in which the election would have occurred, had it been contested. Notwithstanding any other provision of law to the contrary, if at any election the number of candidates filing for a particular office exceeds the number of positions to be filled at such election, the election authority shall hold the election as scheduled, even if a sufficient number of candidates withdraw from such contest for that office so that the number of candidates remaining after the filing deadline is equal to the number of positions to be filled.

2. The election authority or political subdivision responsible for the oversight of the filing of candidates in any nonpartisan election in any political subdivision or special district shall clearly designate where candidates shall form a line to effectuate such filings and determine the order of such filings; except that, in the case of candidates who file a declaration of candidacy with the election authority or political subdivision prior to 5:00 p.m. on the first day for filing, the election authority or political subdivision may determine by random drawing the order in which such candidates' names shall appear on the ballot. If a drawing is conducted pursuant to this subsection, it shall be conducted so that each candidate, or candidate's representative if the candidate filed under subsection 2 of section

115.355, may draw a number at random at the time of filing. If such drawing is conducted, the election authority or political subdivision shall record the number drawn with the candidate's declaration of candidacy. If such drawing is conducted, the names of candidates filing on the first day of filing for each office on each ballot shall be listed in ascending order of the numbers so drawn.

3. The governing body of any city, town, or village with ~~[one]~~ **two** thousand or fewer inhabitants may submit to the voters at any available election, a question to adopt the provisions of subsection 1 of this section for municipal elections. If a majority of the votes cast by the qualified voters voting thereon are in favor of the question, then the city, town, or village shall conduct nonpartisan municipal elections as provided in subsection 1 of this section for all nonpartisan elections remaining in the year in which the proposal was adopted and for the six calendar years immediately following such approval. At the end of such six-year period, each such city, town, or village shall be prohibited from conducting such elections in such a manner unless such a question is again adopted by the majority of qualified voters as provided in this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 2 to House Amendment No. 4** was adopted.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Houghton	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Korman	Lant	Lauer	Lichtenegger
Love	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Moon	Morris	Muntzel
Neely	Pfautsch	Pietzman	Pike	Plocher
Redmon	Reiboldt	Reisch	Remole	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Mr. Speaker	

NOES: 042

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Carpenter
Conway 10	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Newman	Nichols

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Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 021

Alferman	Arthur	Beard	Brattin	Brown 57
Butler	Cookson	Curtis	Higdon	Hill
Houx	Kolkmeier	Lynch	McDaniel	Miller
Mitten	Peters	Phillips	Rehder	Rhoads
Wood				

VACANCIES: 001

Representative Walker (3) moved that **House Amendment No. 4, as amended**, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Walker (3):

AYES: 060

Anders	Andrews	Arthur	Bangert	Baringer
Barnes 28	Bernskoetter	Berry	Black	Brown 27
Burnett	Carpenter	Cierpiot	Crawford	Cross
Curtis	Dunn	Eggleston	Fitzpatrick	Fitzwater 144
Fraker	Francis	Franks Jr	Haahr	Hansen
Houghton	Hubrecht	Kendrick	Lant	Love
May	McCann Beatty	McCreery	McDaniel	McGaugh
Merideth 80	Messenger	Morgan	Muntzel	Neely
Newman	Peters	Pierson Jr	Pike	Razer
Redmon	Reiboldt	Remole	Rowland 155	Shull 16
Shumake	Smith 85	Spencer	Stephens 128	Stevens 46
Swan	Walker 3	Walker 74	Wessels	Mr. Speaker

NOES: 087

Adams	Anderson	Austin	Bahr	Barnes 60
Basye	Beck	Bondon	Brattin	Brown 57
Brown 94	Burns	Chipman	Christofanelli	Conway 104
Curtman	Davis	DeGroot	Dogan	Dohrman
Ellebracht	Ellington	Engler	Evans	Fitzwater 49
Franklin	Frederick	Gannon	Gray	Green
Gregory	Grier	Haefner	Hannegan	Harris
Helms	Henderson	Hill	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Korman
Lauer	Lavender	Lichtenegger	Marshall	Mathews
Matthiesen	McCaherty	McGee	Meredith 71	Miller
Moon	Morris	Mosley	Nichols	Pfautsch
Pietzman	Plocher	Pogue	Quade	Reisch
Roberts	Roden	Roeber	Rone	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Smith 163	Sommer	Stacy	Tate	Taylor
Trent	Unsicker	Vescovo	White	Wiemann
Wilson	Wood			

PRESENT: 001

Conway 10

ABSENT WITH LEAVE: 014

Alferman	Beard	Butler	Cookson	Corlew
Cornejo	Higdon	Houx	Kolkmeyer	Lynch
Mitten	Phillips	Rehder	Rhoads	

VACANCIES: 001

Representative Crawford offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 111, Page 1, In the Title, Line 3, by deleting the words "public administrators" and inserting in lieu thereof the words "political subdivisions"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Crawford, **House Amendment No. 5** was adopted.

On motion of Representative Crawford, the title of **HCS SB 111, as amended**, was agreed to.

On motion of Representative Crawford, **HCS SB 111, as amended**, was adopted.

On motion of Representative Crawford, **HCS SB 111, as amended**, was read the third time and passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Lant	Lauer
Lavender	Lichtenegger	Love	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Pfautsch	Pierson Jr	Pietzman	Pike

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Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 006

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 017

Beard	Cookson	Cornejo	Fitzwater 144	Francis
Henderson	Kolkmeyer	Korman	Lynch	May
Mitten	Peters	Phillips	Rehder	Rhoads
Roberts	Sommer			

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 6** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of “waters of the United States” or “navigable waters” under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency’s “Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units,” 80 Fed. Reg. 64,662 (October 23, 2015).

With Senate Amendment No. 2.

Senate Amendment No. 2

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 6, Page 19, Section 6.225, Line 152, by inserting immediately thereafter the following:

"Section 6.226. To the Department of Natural Resources
For the Missouri Contaminated Home Acquisition Program pursuant to Sections 260.850 to 260.865 RSMo.
From General Revenue Fund (0101).....\$3,000,000"; and

Further amend bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 7** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 8** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 9** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

On motion of Representative Cierpiot, the House recessed until 3:14 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

THIRD READING OF SENATE BILLS

HCS SS SB 62, relating to public employee retirement, was taken up by Representative Black.

Representative Black offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 1, Section 50.1190, Lines 1 to 9, by removing all of said section and lines from the bill; and

Further amend said bill, Page 2, Section 52.290, Lines 6 and 7, by deleting the phrase "**two percent**" on said lines and inserting in lieu thereof the phrase "**two-ninths**"; and

Further amend said bill, Page 2, Section 52.290, Line 9, by deleting the phrase "**five percent**" on said line and inserting in lieu thereof the phrase "**five-ninths**"; and

Further amend said bill, Page 4, Section 104.1205, Line 33, by deleting the phrase "**two percent of the employee's pay**" on said line; and

Further amend said bill, Page 5, Section 137.280, Lines 48 through 55, by deleting all of said lines and inserting in lieu thereof the following:

"4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 1, Line 8, by inserting after all of said line the following:

"Further amend said bill, Page 2, Section 52.290, Line 27, by inserting after all of said line the following:

"86.207. 1. Except as provided herein, all persons who become policemen and all policemen who enter or reenter the service of any city not within a county after the first day of October, 1957, become members **of the system** as a condition of their employment and **during the period of their membership** shall receive no pensions or retirement allowance from any other pension or retirement system supported wholly or in part by the city not within a county or the state of Missouri, nor shall they be required to make contributions under any other pension or retirement system of the city not within a county or the state of Missouri for the same period of service~~[-, anything to the contrary notwithstanding. Any employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and subsequently becomes a policeman may elect to remain a member of said retirement plan and shall not be required to become a member of a police retirement system established under section 86.200. However,].~~ **Officers employed by a city not within a county and occupying the position of "Airport Police Officer" shall not be required to become members as a condition of their employment.** An employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and who subsequently becomes a policeman may elect to transfer ~~[membership and]~~ creditable service to the police retirement system created under ~~[section]~~ **sections 86.200 to 86.366.** Such transfers are subject to the conditions and requirements contained in section 105.691 and are also subject to any existing agreements between the said retirement plans~~[-, provided however, transfers completed prior to January 1, 2016, shall occur without regard to the vesting requirements of the receiving plan contained in section 105.691].~~ As part of the transfer process described herein, the respective retirement plans may require the employee

to acknowledge and agree as a condition of transfer that any election made under this section is irrevocable, constitutes a waiver of any right to receive retirement and disability benefits except as provided by the police retirement system, and that plan terms may be modified in the future.

2. If any member ceases to be in service for more than one year unless the member has attained the age of fifty-five or has twenty years or more of creditable service, or if the member withdraws the member's accumulated contributions or if the member receives benefits under the retirement system or dies, the member thereupon ceases to be a member; except in the case of a member who has served in the Armed Forces of the United States and has subsequently been reinstated as a policeman. A member who has terminated employment as a police officer, has actually retired and is receiving retirement benefits under the system shall be considered a retired member.

3. A reserve officer shall not be considered a member of the system for the purpose of entitled to any benefits from the system other than those awarded when the reserve officer originally retired under section 86.250, nor shall service as a reserve officer prohibit distribution of those benefits."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Black, **House Amendment No. 1, as amended**, was adopted.

Representative Pike offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 8, Section 169.141, Line 33, by inserting after all of said line the following:

"169.324. 1. The annual service retirement allowance payable pursuant to section 169.320 shall be the retirant's number of years of creditable service multiplied by a percentage of the retirant's average final compensation, determined as follows:

(1) A retirant whose last employment as a regular employee ended prior to June 30, 1999, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant's number of years of creditable service multiplied by one and three-fourths percent of the person's average final compensation, subject to a maximum of sixty percent of the person's average final compensation;

(2) A retirant whose number of years of creditable service is greater than thirty-four and one-quarter on August 28, 1993, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant's number of years of creditable service as of August 28, 1993, multiplied by one and three-fourths percent of the person's average final compensation but shall not receive a greater annual service retirement allowance based on additional years of creditable service after August 28, 1993;

(3) A retirant who was an active member of the retirement system at any time on or after June 30, 1999, and who either retires before January 1, 2014, or is a member of the retirement system on December 31, 2013, and remains a member continuously to retirement shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant's number of years of creditable service multiplied by two percent of the person's average final compensation, subject to a maximum of sixty percent of the person's final compensation;

(4) A retirant who becomes a member of the retirement system on or after January 1, 2014, including any retirant who was a member of the retirement system before January 1, 2014, but ceased to be a member for any reason other than retirement, shall receive an annual service retirement allowance payable pursuant to section 169.320 in equal monthly installments for life equal to the retirant's number of years of creditable service multiplied by one and three-fourths percent of the person's average final compensation, subject to a maximum of sixty percent of the person's average final compensation;

(5) Notwithstanding the provisions of subdivisions (1) to (4) of this subsection, effective January 1, 1996, any retiree who retired on, before or after January 1, 1996, with at least twenty years of creditable service shall receive at least three hundred dollars each month as a retirement allowance, or the actuarial equivalent thereof if the retiree elected any of the options available under section 169.326. Any retiree who retired with at least ten years of creditable service shall receive at least one hundred fifty dollars each month as a retirement allowance, plus fifteen dollars for each additional full year of creditable service greater than ten years but less than twenty years (or the actuarial equivalent thereof if the retiree elected any of the options available under section 169.326). Any beneficiary of a deceased retiree who retired with at least ten years of creditable service and elected one of the options available under section 169.326 shall also be entitled to the actuarial equivalent of the minimum benefit provided by this subsection, determined from the option chosen.

2. Except as otherwise provided in sections 169.331~~[-169.580]~~ and 169.585, payment of a retiree's retirement allowance will be suspended for any month for which such person receives remuneration from the person's employer or from any other employer in the retirement system established by section 169.280 for the performance of services except any such person other than a person receiving a disability retirement allowance under section 169.322 may serve as a nonregular substitute, part-time or temporary employee for not more than six hundred hours in any school year without becoming a member and without having the person's retirement allowance discontinued, provided that through such substitute, part-time, or temporary employment, the person may earn no more than fifty percent of the annual salary or wages the person was last paid by the employer before the person retired and commenced receiving a retirement allowance, adjusted for inflation. If a person exceeds such hours limit or such compensation limit, payment of the person's retirement allowance shall be suspended for the month in which such limit was exceeded and each subsequent month in the school year for which the person receives remuneration from any employer in the retirement system. **In addition to the conditions set forth above, the restrictions of this subsection shall also apply to any person retired and currently receiving a retirement allowance under sections 169.270 to 169.400, other than for disability, who is employed by a third party or is performing work as an independent contractor if the services performed by such person are provided to or for the benefit of any employer in the retirement system established under section 169.280. The retirement system may require the employer receiving such services, the third-party employer, the independent contractor, and the retiree subject to this subsection to provide documentation showing compliance with this subsection. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided for in this subsection.** If a retiree is reemployed by any employer in any capacity, whether pursuant to this section, or section 169.331~~[-169.580,]~~ or 169.585, or as a regular employee, the amount of such person's retirement allowance attributable to service prior to the person's first retirement date shall not be changed by the reemployment. If the person again becomes an active member and earns additional creditable service, upon the person's second retirement the person's retirement allowance shall be the sum of:

(1) The retirement allowance the person was receiving at the time the person's retirement allowance was suspended, pursuant to the payment option elected as of the first retirement date, plus the amount of any increase in such retirement allowance the person would have received pursuant to subsection 3 of this section had payments not been suspended during the person's reemployment; and

(2) An additional retirement allowance computed using the benefit formula in effect on the person's second retirement date, the person's creditable service following reemployment, and the person's average final annual compensation as of the second retirement date. The sum calculated pursuant to this subsection shall not exceed the greater of sixty percent of the person's average final compensation as of the second retirement date or the amount determined pursuant to subdivision (1) of this subsection. Compensation earned prior to the person's first retirement date shall be considered in determining the person's average final compensation as of the second retirement date if such compensation would otherwise be included in determining the person's average final compensation.

3. The board of trustees shall determine annually whether the investment return on funds of the system can provide for an increase in benefits for retirees eligible for such increase. A retiree shall and will be eligible for an increase awarded pursuant to this section as of the second January following the date the retiree commenced receiving retirement benefits. Any such increase shall also apply to any monthly joint and survivor retirement allowance payable to such retiree's beneficiaries, regardless of age. The board shall make such determination as follows:

(1) After determination by the actuary of the investment return for the preceding year as of December thirty-first (the "valuation year"), the actuary shall recommend to the board of trustees what portion of the investment return is available to provide such benefits increase, if any, and shall recommend the amount of such benefits increase, if any, to be implemented as of the first day of the thirteenth month following the end of the

valuation year, and first payable on or about the first day of the fourteenth month following the end of the valuation year. The actuary shall make such recommendations so as not to affect the financial soundness of the retirement system, recognizing the following safeguards:

(a) The retirement system's funded ratio as of January first of the year preceding the year of a proposed increase shall be at least one hundred percent after adjusting for the effect of the proposed increase. The funded ratio is the ratio of assets to the pension benefit obligation;

(b) The actuarially required contribution rate, after adjusting for the effect of the proposed increase, may not exceed the then applicable employer and member contribution rate as determined under subsection 4 of section 169.350;

(c) The actuary shall certify to the board of trustees that the proposed increase will not impair the actuarial soundness of the retirement system;

(d) A benefit increase, under this section, once awarded, cannot be reduced in succeeding years;

(2) The board of trustees shall review the actuary's recommendation and report and shall, in their discretion, determine if any increase is prudent and, if so, shall determine the amount of increase to be awarded.

4. This section does not guarantee an annual increase to any retiree.

5. If an inactive member becomes an active member after June 30, 2001, and after a break in service, unless the person earns at least four additional years of creditable service without another break in service, upon retirement the person's retirement allowance shall be calculated separately for each separate period of service ending in a break in service. The retirement allowance shall be the sum of the separate retirement allowances computed for each such period of service using the benefit formula in effect, the person's average final compensation as of the last day of such period of service and the creditable service the person earned during such period of service; provided, however, if the person earns at least four additional years of creditable service without another break in service, all of the person's creditable service prior to and including such service shall be aggregated and, upon retirement, the retirement allowance shall be computed using the benefit formula in effect and the person's average final compensation as of the last day of such period of four or more years and all of the creditable service the person earned prior to and during such period.

6. Notwithstanding anything contained in this section to the contrary, the amount of the annual service retirement allowance payable to any retiree pursuant to the provisions of sections 169.270 to 169.400, including any adjustments made pursuant to subsection 3 of this section, shall at all times comply with the provisions and limitations of Section 415 of the Internal Revenue Code of 1986, as amended, and the regulations thereunder, the terms of which are specifically incorporated herein by reference.

7. All retirement systems established by the laws of the state of Missouri shall develop a procurement action plan for utilization of minority and women money managers, brokers and investment counselors. Such retirement systems shall report their progress annually to the joint committee on public employee retirement and the governor's minority advocacy commission.

169.560. Any person retired and currently receiving a retirement allowance pursuant to sections 169.010 to 169.141, other than for disability, may be employed in any capacity in a district included in the retirement system created by those sections on either a part-time or temporary-substitute basis not to exceed a total of five hundred fifty hours in any one school year, and through such employment may earn up to fifty percent of the annual compensation payable under the [employing] district's salary schedule for the position or positions filled by the retiree, given such person's level of experience and education, without a discontinuance of the person's retirement allowance. If the [employing] school district does not utilize a salary schedule, or if the position in question is not subject to the [employing] district's salary schedule, a retiree employed in accordance with the provisions of this section may earn up to fifty percent of the annual compensation paid to the person or persons who last held such position or positions. If the position or positions did not previously exist, the compensation limit shall be determined in accordance with rules duly adopted by the board of trustees of the retirement system; provided that, it shall not exceed fifty percent of the annual compensation payable for the position in the [employing] school district that is most comparable to the position filled by the retiree. In any case where a retiree fills more than one position during the school year, the fifty-percent limit on permitted earning shall be based solely on the annual compensation of the highest paid position occupied by the retiree for at least one-fifth of the total hours worked during the year. Such a person shall not contribute to the retirement system or to the public education employee retirement system established by sections 169.600 to 169.715 because of earnings during such period of employment. If such a person is employed in any capacity by such a district ~~[on a regular, full-time basis,]~~ **in excess of the limitations set forth in**

this section, the person shall not be eligible to receive the person's retirement allowance for any month during which the person is so employed. **In addition, such person ~~and~~ shall contribute to the retirement system if the person satisfies the retirement system's membership eligibility requirements. In addition to the conditions set forth above, this section shall apply to any person retired and currently receiving a retirement allowance under sections 169.010 to 169.141, other than for disability, who is employed by a third party or is performing work as an independent contractor, if such person is performing work in a district included in the retirement system as a temporary or long-term substitute teacher or in any other position that would normally require that person to be duly certificated under the laws governing the certification of teachers in Missouri if such person was employed by the district. The retirement system may require the district, the third-party employer, the independent contractor, and the retiree subject to this section to provide documentation showing compliance with this section. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided in this section."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 2** was adopted.

Representative Rhoads offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 4, Section 104.1205, Line 35, by inserting after all of said line the following:

"105.669. 1. Any participant of a plan who is ~~[found guilty]~~ **convicted** of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant's duties as an employee on or after August 28, 2014, shall not be eligible to receive any retirement benefits from the respective plan based on service rendered on or after August 28, 2014, except a participant may still request from the respective retirement system a refund of the participant's plan contributions, including interest credited to the participant's account.

2. ~~[Upon a finding of guilt, the court shall forward a notice of the court's finding to]~~ **The employer of any participant who is charged or convicted of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant's duties as an employee on or after August 28, 2014, shall notify** the appropriate retirement system in which the offender was a participant~~[-The court shall also make a determination on the value of the money, property, or services involved in committing the offense]~~ **and provide information in connection with such charge or conviction.** The plans shall take all actions necessary to implement the provisions of this section.

3. ~~[The finding of guilt for]~~ **A felony conviction based on** any of the following offenses or a substantially similar offense provided under federal law shall result in the ineligibility of retirement benefits as provided in subsection 1 of this section:

(1) The offense of felony stealing under section 570.030 when such offense involved money, property, or services valued at five thousand dollars or more ~~[as determined by the court];~~

(2) The offense of felony receiving stolen property under section 570.080, **as it existed before January 1, 2017**, when such offense involved money, property, or services valued at five thousand dollars or more ~~[as determined by the court];~~

(3) The offense of forgery under section 570.090;

(4) The offense of felony counterfeiting under section 570.103;

(5) The offense of bribery of a public servant under section 576.010; or

(6) The offense of acceding to corruption under section 576.020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) assumed the Chair.

On motion of Representative Rhoads, **House Amendment No. 3** was adopted.

Representative Bernskoetter offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 2, Section 52.290, Line 27, by inserting after all of said line the following:

"104.1091. 1. Notwithstanding any provision of the year 2000 plan to the contrary, each person who first becomes an employee on or after January 1, 2011, shall be a member of the year 2000 plan subject to the provisions of this section.

2. A member's normal retirement eligibility shall be as follows:

(1) The member's attainment of at least age sixty-seven and the completion of at least ten years of credited service; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with ten years of credited service;

(2) For members of the general assembly, the member's attainment of at least age sixty-two and the completion of at least three full biennial assemblies; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety;

(3) For statewide elected officials, the official's attainment of at least age sixty-two and the completion of at least four years of credited service; or the official's attainment of at least age fifty-five with the sum of the official's age and credited service equaling at least ninety.

3. A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least ten years of credited service.

4. A temporary annuity paid pursuant to subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the member has attained at least age sixty, or at least age fifty-five with ten years of credited service.

5. A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early retirement annuity upon the attainment of at least age sixty-two and the completion of at least ten years of credited service. A vested former member shall not be eligible for early retirement.

6. The provisions of subsection 6 of section 104.1021 and section 104.344 as applied pursuant to subsection 7 of section 104.1021 and section 104.1090 shall not apply to members covered by this section.

7. The minimum credited service requirements of five years contained in sections 104.1018, 104.1030, 104.1036, and 104.1051 shall be ten years for members covered by this section. The normal and early retirement eligibility requirements in this section shall apply for purposes of administering section 104.1087.

8. A member shall be required to contribute four percent of the member's pay to the retirement system, which shall stand to the member's credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable under the year 2000 plan, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the member under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the member's pay that is includable in the member's gross income for federal income tax purposes;

(2) Member contributions picked up by the employer shall be paid from the same source of funds used for the payment of pay to a member. A deduction shall be made from each member's pay equal to the amount of the member's contributions picked up by the employer. This deduction, however, shall not reduce the member's pay for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Member contributions so picked up shall be credited to a separate account within the member's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, shall be paid by the employer in lieu of the contributions by the member. The member shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Effective June 30, 2014, and each June thirtieth thereafter, the interest crediting rate shall be equal to the investment rate that is published by the United States Department of Treasury, or its successor agency, for fifty-two week treasury bills for the relevant auction that is nearest to the preceding July first, or a successor treasury bill investment rate as approved by the board if the fifty-two week treasury bill is no longer issued. Interest credits shall cease upon termination of employment if the member is not a vested former member. Otherwise, interest credits shall cease upon retirement or death;

(6) A vested former member or a former member who is not vested may request a refund of his or her contributions and interest credited thereon. If such member is married at the time of such request, such request shall not be processed without consent from the spouse. Such member is not eligible to request a refund if such member's retirement benefit is subject to a division of benefit order pursuant to section 104.1051. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later, and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A vested former member may not request a refund after such member becomes eligible for normal retirement. A vested former member or a former member who is not vested who receives a refund shall forfeit all the member's credited service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any member or vested former member receiving long-term disability benefits shall not be eligible for a refund. If such member subsequently becomes an employee and works continuously for at least one year, the credited service previously forfeited shall be restored if the member returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any member who made contributions shall receive a refund upon the member's death equal to the amount, if any, of such contributions and interest credited thereon less any retirement benefits received by the member unless an annuity is payable to a survivor or beneficiary as a result of the member's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the member's contributions less any annuity amounts received by the member and the survivor or beneficiary.

9. The employee contribution rate, the benefits provided under the year 2000 plan to members covered under this section, and any other provision of the year 2000 plan with regard to members covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the member after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

10. For purposes of members covered by this section, the options under section 104.1027 shall be as follows:

Option 1. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-eight and one half percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of three-tenths of one percent for each year the retiree's age is younger than age sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of three-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of three-tenths of one percent for each year of age difference; provided, after all adjustments the option 1 percent cannot exceed ninety-four and one quarter percent. Upon the retiree's death, fifty percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 2. A retiree's life annuity shall be reduced to a certain percent of the annuity otherwise payable. Such percent shall be eighty-one percent adjusted as follows: if the retiree's age on the annuity starting date is younger than sixty-seven years, an increase of four-tenths of one percent for each year the retiree's age is younger than sixty-seven years; and if the beneficiary's age is younger than the retiree's age on the annuity starting date, a decrease of five-tenths of one percent for each year of age difference; and if the retiree's age is younger than the beneficiary's age on the annuity starting date, an increase of five-tenths of one percent for each year of age

difference; provided, after all adjustments the option 2 percent cannot exceed eighty-seven and three quarter percent. Upon the retiree's death one hundred percent of the retiree's reduced annuity shall be paid to such beneficiary who was the retiree's spouse on the annuity starting date or as otherwise provided by subsection 5 of this section.

Option 3. A retiree's life annuity shall be reduced to ninety-three percent of the annuity otherwise payable. If the retiree dies before having received one hundred twenty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred twenty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred twenty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

Option 4. A retiree's life annuity shall be reduced to eighty-six percent of the annuity otherwise payable. If the retiree dies before having received one hundred eighty monthly payments, the reduced annuity shall be continued for the remainder of the one hundred eighty-month period to the retiree's designated beneficiary provided that if there is no beneficiary surviving the retiree, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620. If the beneficiary survives the retiree but dies before receiving the remainder of such one hundred eighty monthly payments, the present value of the remaining annuity payments shall be paid as provided under subsection 3 of section 104.620.

11. The provisions of subsection 6 of section 104.1024 shall not apply to members covered by this section.

12. Effective January 1, 2018, a member who is not a statewide elected official or a member of the general assembly shall be eligible for retirement under this subsection subject to the following conditions:

(1) A member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service; or the member's attainment of at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, such member's attainment of at least age sixty or the attainment of at least age fifty-five with five years of credited service;

(2) A vested former member's normal retirement eligibility shall be based on the attainment of at least age sixty-seven and the completion of at least five years of credited service;

(3) A temporary annuity paid under subsection 4 of section 104.1024 shall be payable if the member has attained at least age fifty-five with the sum of the member's age and credited service equaling at least ninety; or, in the case of a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, the temporary annuity shall be payable if the member has attained at least age sixty, or at least age fifty-five with five years of credited service;

(4) A member, other than a member who is serving as a uniformed member of the highway patrol and subject to the mandatory retirement provisions of section 104.081, shall be eligible for an early retirement annuity upon the attainment of at least age sixty-two and the completion of at least five years of credited service. A vested former member shall not be eligible for early retirement;

(5) The normal and early retirement eligibility requirements in this subsection shall apply for purposes of administering section 104.1087;

(6) The survivor annuity payable under section 104.1030 for vested former members covered by this section shall not be payable until the deceased member would have reached his or her normal retirement eligibility under this subsection;

(7) The annual cost-of-living adjustment payable under section 104.1045 will not commence until the second anniversary of a vested former member's annuity starting date for members covered by this subsection;

(8) The unused sick leave credit granted under subsection 2 of section 104.1021 will not apply to members covered by this subsection unless the member terminates employment after reaching normal retirement eligibility or becoming eligible for an early retirement annuity under this subsection; and

(9) The minimum credited service requirements of five years contained in sections 104.1018, 104.1030, 104.1036, and 104.1051 shall be five years for members covered by this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bernskoetter, **House Amendment No. 4** was adopted.

Representative Dogan offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 8, Section 169.141, Line 33, by inserting immediately after said section and line the following:

"169.460. 1. Any member may retire and receive a normal pension upon his **or her** written application to the board of trustees setting forth at what time not less than fifteen days nor more than one hundred eighty days subsequent to the execution and filing of such application he **or she** desires to be retired; provided, that the member at the time so specified for his **or her** retirement either (a) shall have attained age sixty-five or (b) shall have attained an age which when added to the number of years of credited service of such member shall total a sum not less than ~~[eighty-five]~~ **eighty**. For purposes of computing any member's age under this section, the board shall, if necessary, add to his **or her** actual age any accumulated and unused days of sick leave included in his **or her** credited service.

2. Upon retirement ~~[pursuant to]~~ **under** subsection 1 of this section, a member shall receive an annual pension payable in monthly installments **in the following manner:**

(1) **A member hired prior to January 1, 2018, shall receive an annual pension payable in monthly installments** equal to his **or her** number of years of credited service multiplied by two percent of his **or her** average final compensation subject to a maximum pension of sixty percent of his **or her** average final compensation~~[-]; or~~

(2) **A member hired for the first time on or after January 1, 2018, shall receive an annual pension payable in monthly installments equal to his or her number of years of credited service multiplied by one and three-fourths percent of such member's average final compensation subject to a maximum pension of sixty percent of the member's average final compensation.**

3. A member who is not eligible for normal pension pursuant to subsection 1 of this section but who has attained age sixty and has five or more years of credited service may make application in the same manner as pursuant to subsection 1 of this section for an early pension. His **or her** early pension shall be computed pursuant to subsection 2 of this section, but shall be reduced by five-ninths of one percent for each month such member's early retirement date precedes the earliest date he **or she** could have received a normal pension pursuant to subsection 1 of this section had his **or her** service continued.

4. Upon the written application of the member or of the employing board, any active member who has five or more years of credited service with such board and does not qualify for a normal pension pursuant to subsection 1 of this section may be retired by the board of trustees, not less than fifteen days and not more than one hundred eighty days next following the date of filing such application, and receive a disability pension, provided, that the medical board after a medical examination of such member or such member's medical records shall certify that such member is unable to further perform his **or her** duties due to mental or physical incapacity, and that such incapacity is likely to be permanent and that such member should be retired; or, provided the member furnishes evidence of the receipt of disability benefits under the federal Old Age, Survivors and Disability Insurance System of the Social Security Act. The determination of the board of trustees in the matter shall be final and conclusive. A member being retired pursuant to this subsection who has accumulated unused vacation and sick leave may elect to have the commencement of his **or her** disability pension deferred for more than one hundred eighty days during the period he **or she** is entitled to vacation and sick pay.

5. Upon retirement for disability, a member shall receive a disability pension until such time as he **or she** meets the requirements for a normal pension pursuant to subsection 1 of this section, at which time his **or her** disability pension will be deemed to be a normal pension. The member's disability pension shall be the larger of:

(1) A normal pension based on his **or her** credited service to the date of his **or her** retirement for disability and calculated as if he **or she** were age sixty-five; or

(2) One-fourth of his **or her** average final compensation; except that such benefit shall not exceed the normal pension which he **or she** would have received upon retirement if his **or her** service had continued and he **or she** had satisfied the eligibility requirements of subsection 1 of this section and had his **or her** final average compensation been unchanged.

6. Once each year during the first five years following retirement for disability and once in every three-year period thereafter while receiving a disability pension, the board of trustees may, and shall, require any member receiving a disability pension who has not yet become eligible for a normal pension pursuant to subsection 1 of this section to undergo a medical examination at a place designated by the medical board or by a physician or physicians

designated by such board. If any such member receiving a disability pension refuses to submit to such medical examination, his **or her** benefit may be discontinued until his **or her** withdrawal of such refusal, and if his **or her** refusal continues for one year, all rights in and to his **or her** pension may be revoked by the board of trustees.

7. If the board of trustees finds that any member receiving a disability pension is engaged in or is able to engage in a gainful occupation paying more than the difference between his **or her** disability pension plus benefits, if any, to which he **or she** and his **or her** family are eligible under the federal Old Age, Survivors and Disability Insurance System of the Social Security Act and the current rate of monthly compensation for the position he **or she** held at retirement, then the amount of his **or her** disability pension shall be reduced to an amount which together with the amount earnable by him **or her** shall equal such current rate of monthly compensation. The decisions of the board of trustees in regard to such modification of disability benefits shall be final and conclusive.

8. If any member receiving a disability pension is restored to service as an employee, he **or she** shall again become an active member of the retirement system and contribute thereunder. His **or her** credited service at the time of his **or her** retirement for disability shall be restored and the excess of his **or her** accumulated contributions at his **or her** retirement for disability over the total disability pension payments which he **or she** received shall be credited to his **or her** account.

9. If a member with fewer than five years credited service ceases to be an employee, except by death, he **or she** shall be paid the amount of his **or her** accumulated contributions in accordance with applicable provisions of the Internal Revenue Code.

10. If a member with five years or more credited service ceases to be an employee, except by death or retirement, he **or she** shall be paid on demand the amount of his **or her** accumulated contributions, or he **or she** may leave his **or her** accumulated contributions with the retirement system and be an inactive member and claim a retirement benefit at any time after he **or she** reaches the minimum age for retirement, except that if such a member's accumulated contributions do not exceed the involuntary distribution limits under provisions of the Internal Revenue Code, the member must elect to become an inactive member within thirty days of employment separation to avoid application of the involuntary distribution provisions of the Internal Revenue Code. When an inactive member presents his **or her** valid claim to the board of trustees, he **or she** shall be granted a benefit at such time and for such amount as is available pursuant to subsection 2 or 3 of this section in accordance with the provisions of law in effect at the time his **or her** active membership ceased. The accumulated contributions of an inactive member may be withdrawn at any time upon ninety days' notice or such shorter notice as is approved by the board of trustees. If an inactive member dies before retirement, his **or her** accumulated contributions shall be paid to his **or her** designated beneficiary, if living, otherwise to the estate of the member. A member's accumulated contributions shall not be paid to him **or her** so long as he **or she** remains in service as an employee.

11. Any member upon retirement shall receive his **or her** pension payable throughout life subject to the provision that if his **or her** death occurs before he **or she** has received total benefits at least as large as his **or her** accumulated contributions at retirement, the difference shall be paid in one sum to his **or her** designated beneficiary, if living, otherwise to the estate of the retired member.

12. Prior to the date of retirement pursuant to subsection 2, 3, or 4 of this section, a member may elect to receive the actuarial equivalent of his **or her** pension in a lesser amount, payable throughout life under one of the following options with the provision that:

Option 1. Upon his **or her** death, his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, or

Option 2. Upon his **or her** death, one-half of his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, or

Option 3. Upon his **or her** death, his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, provided that in the event his **or her** designated beneficiary predeceases him **or her**, then his **or her** pension shall be adjusted effective the first day of the month following the month in which his **or her** designated beneficiary died to the amount determined pursuant to subsection 2 or 3 of this section at the time of his **or her** retirement, or

Option 4. Upon his **or her** death, one-half of his **or her** pension shall be continued throughout the life of and paid to his **or her** beneficiary, provided that in the event his **or her** designated beneficiary predeceases him **or her**, then his **or her** pension shall be adjusted effective the first day of the month following the month in which his **or her** designated beneficiary died to the amount determined pursuant to subsection 2 or 3 of this section at the time of his **or her** retirement.

Option 5. Prior to age sixty-two the member will receive an increased pension, where the total pension prior to age sixty-two is approximately equal to the pension after age sixty-two plus the member's estimated federal Social Security benefit, provided that the reduced pension after age sixty-two is not less than one-half the pension the member could have received had no option been elected. A member may elect a combination of Option 1 and Option 5, or Option 2 and Option 5. The survivor benefits payable to a beneficiary, other than the spouse of the retired member, under any of the foregoing options shall in no event exceed fifty percent of the actuarial equivalent of the pension determined pursuant to subsection 2 or 3 of this section at the time of retirement.

13. If an option has been elected pursuant to subsection 12 of this section, and both the retired member and beneficiary die before receiving total benefits as large as the member's accumulated contributions at retirement, the difference shall be paid to the designated beneficiary of the person last entitled to benefits, if living, otherwise to the estate of the person last entitled to benefits.

14. If an active member dies while an employee and with five or more years of credited service and a dependent of the member is designated as beneficiary to receive his **or her** accumulated contributions, such beneficiary may, in lieu thereof, request that benefits be paid under option 1, subsection 12 of this section, as if the member had attained age sixty, if the member was less than sixty years of age at the time of his **or her** death, and had retired under such option as of the date of death, provided that under the same circumstances a member may provide by written designation that benefits must be paid pursuant to option 1 to such beneficiary. In addition to benefits received under option 1, subsection 12 of this section, a surviving spouse receiving benefits under this subsection shall receive sixty dollars per month for each unmarried dependent child of the deceased member who is under twenty-two years of age and is in the care of the surviving spouse; provided, that if there are more than three such unmarried dependent children one hundred eighty dollars shall be divided equally among them. A "dependent beneficiary" for the purpose of this subsection only shall mean either the surviving spouse or a person who at the time of the death of the member was receiving at least one-half of his **or her** support from the member, and the determination of the board of trustees as to whether a person is a dependent shall be final.

15. In lieu of accepting the payment of the accumulated contributions of a member who dies after having at least eighteen months of credited service and while an employee, an eligible beneficiary or, if no surviving eligible beneficiary, the unmarried dependent children of the member under twenty-two years of age may elect to receive the benefits pursuant to subdivision (1), (2), (3), or (4) of this subsection. An "eligible beneficiary" is the surviving spouse, unmarried dependent children under twenty-two years of age or dependent parents of the member, if designated as beneficiary. A "dependent" is one receiving at least one-half of his **or her** support from the member at his **or her** death.

(1) A surviving spouse who is sixty-two years of age at the death of the member or upon becoming such age thereafter, and who was married to the member at least one year, may receive sixty dollars per month for life. A spouse may receive this benefit after receiving benefits pursuant to subdivision (2) of this subsection;

(2) A surviving spouse who has in his or her care an unmarried dependent child of the deceased member under twenty-two years of age may receive sixty dollars per month plus sixty dollars per month for each child under twenty-two years of age but not more than a total of two hundred forty dollars per month;

(3) If no benefits are payable pursuant to subdivision (2) of this subsection, unmarried dependent children under the age of twenty-two may receive sixty dollars each per month; provided that if there are more than three such children one hundred eighty dollars per month shall be divided equally among them;

(4) A dependent parent upon attaining sixty-two years of age may receive sixty dollars per month as long as not remarried provided no benefits are payable at any time pursuant to subdivision (1), (2), or (3) of this subsection. If there are two dependent parents entitled to benefits, sixty dollars per month shall be divided equally between them;

(5) If the benefits pursuant to this subsection are elected and the total amount paid is less than an amount equal to the accumulated contributions of a member at his **or her** death, the difference shall be payable to the beneficiary or the estate of the beneficiary last entitled to benefits.

16. If a member receiving a normal pension again becomes an active member, his **or her** pension benefit payments shall cease during such membership and shall be resumed upon subsequent retirement together with such pension benefit as shall accrue by reason of his **or her** latest period of membership. Except as otherwise provided in section 105.269, a retired member may not receive a pension benefit for any month for which he **or she** receives compensation from an employing board, except he **or she** may serve as a part-time or temporary employee for not to exceed sixty days in any calendar year without becoming a member and without having his **or her** pension benefit discontinued. A retired member may also serve as a member of the board of trustees and receive any reimbursement for expenses allowed him **or her** because of such service without becoming an active member and without having his **or her** pension benefit discontinued or reduced.

17. Upon approval of the board of trustees, any member may make contributions in addition to those required. Any additional contributions shall be accumulated at interest and paid in addition to the benefits provided hereunder. The board of trustees shall make such rules and regulations as it deems appropriate in connection with additional contributions including limitations on amounts of contributions and methods of payment of benefits.

18. Notwithstanding any other provisions of this section, any member retiring on or after age sixty-five who has five or more years of credited service shall be entitled to an annual pension of the lesser of (a) an amount equal to his **or her** number of years of credited service multiplied by one hundred twenty dollars, or (b) one thousand eight hundred dollars. Upon the death of such member, any benefits payable to the beneficiary of such member shall be computed as otherwise provided.

169.490. **1.** All the assets of the retirement system shall be held as one fund.

~~[1-]~~ **2. (1) For any member hired before January 1, 2018,** the employing board shall cause to be deducted from the compensation of each member at every payroll period five percent of his **or her** compensation~~[- and]~~.

(2) Beginning January 1, 2018, the percentage in subdivision (1) of this subsection shall increase one-half of one percent annually until such time as the percentage equals nine percent.

(3) For any member hired for the first time on or after January 1, 2018, the employing board shall cause to be deducted from the compensation of each member at every payroll period nine percent of such member's compensation.

(4) The amounts so deducted shall be transferred to the board of trustees and credited to the individual account of each member from whose compensation the deduction was made. In determining the amount earnable by a member in any payroll period, the board of trustees may consider the rate of earnable compensation payable to such member on the first day of the payroll period as continuing throughout such payroll period; it may omit deduction from compensation for any period less than a full payroll period if the employee was not a member on the first day of the payroll period; and to facilitate the making of the deductions, it may modify the deduction required of any member by such amount as shall not exceed one-tenth of one percent of the compensation upon the basis of which such deduction was made.

~~[(2)]~~ **(5)** The deductions provided for herein are declared to be a part of the salary of the member and the making of such deductions shall constitute payments by the member out of his **or her** salary or earnings and such deductions shall be made notwithstanding that the minimum compensation provided by law for any member shall be reduced thereby. Every member shall be deemed to consent to the deductions made and provided for herein, and shall receipt for his **or her** full salary or compensation, and the making of said deductions and the payment of salary or compensation less said deduction shall be a full and complete discharge and acquittance of all claims and demands whatsoever for services rendered during the period covered by the payment except as to benefits provided by sections 169.410 to 169.540.

~~[(3)]~~ **(6)** The employing board may elect to pay member contributions required by this section as an employer pick up of employee contributions under Section 414(h)(2) of the Internal Revenue Code of 1986, as amended, and such contributions picked up by the employing board shall be treated as contributions made by members for all purposes of sections 169.410 to 169.540.

~~[2-]~~ **3.** If a retired member receiving a pension pursuant to sections 169.410 to 169.540 is restored to active service and again becomes an active member of the retirement system, there shall be credited to his **or her** individual account an amount equal to the excess, if any, of his **or her** accumulated contributions at retirement over the total pension benefits paid to him **or her**.

~~[3-]~~ **4.** Annually, the actuary for the retirement system shall calculate each employer's contribution as an amount equal to a certain percentage of the total compensation of all members employed by that employer. The percentage shall be fixed on the basis of the liabilities of the retirement system as shown by the annual actuarial valuation. The annual actuarial valuation shall be made on the basis of such actuarial assumptions and the actuarial cost method adopted by the board of trustees, provided that the actuarial cost method adopted shall be in accordance with generally accepted actuarial standards and that the unfunded actuarial accrued liability, if any, shall be amortized by level annual payments over a period not to exceed thirty years. **The provisions of this subsection shall expire on December 31, 2017. Thereafter subsection 5 of this section shall apply.**

5. For calendar year 2018, the rate of contribution payable by each employer shall equal sixteen percent of the total compensation of all members employed by that employer. For each calendar year thereafter, the percentage rate of contribution payable by each employer of the total compensation of all

members employed by that employer shall decrease one-half of one percent annually until calendar year 2032 when the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer. For subsequent calendar years after 2032, the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer.

[4.] 6. The expense and contingency reserve shall be a reserve for investment contingencies and estimated expenses of administration of the retirement system as determined annually by the board of trustees.

[5.] 7. Gifts, devises, bequests and legacies may be accepted by the board of trustees to be held and invested as a part of the assets of the retirement system and shall not be separately accounted for except where specific direction for the use of a gift is made by a donor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 5** was adopted.

Representative McGaugh offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 62, Page 2, Section 52.290, Line 27, by inserting immediately after said section and line the following:

"58.095. 1. The county coroner in any county, other than in a first classification chartered county, shall receive an annual salary computed on a basis as set forth in the following schedule. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of coroner on January 1, 1997:

Assessed Valuation	Salary
\$ 18,000,000 to 40,999,999	\$ 8,000
41,000,000 to 53,999,999	8,500
54,000,000 to 65,999,999	9,000
66,000,000 to 85,999,999	9,500
86,000,000 to 99,999,999	10,000
100,000,000 to 130,999,999	11,000
131,000,000 to 159,999,999	12,000
160,000,000 to 189,999,999	13,000
190,000,000 to 249,999,999	14,000
250,000,000 to 299,999,999	15,000
300,000,000 or more	16,000

2. One thousand dollars of the salary authorized in this section shall be payable to the coroner only if the coroner has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the coroner's office when approved by ~~[a professional association of the county coroners of Missouri]~~ **the Missouri Coroners' and Medical Examiners' Association** unless exempted from the training by the ~~[professional association]~~ **Missouri Coroners' and Medical Examiners' Association**. The ~~[professional association approving the program]~~ **Missouri Coroners' and Medical Examiners' Association** shall provide a certificate of completion to each coroner who completes the training program and shall send a list of certified coroners to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county coroner in the same manner as other expenses as may be appropriated for that purpose. All elected or appointed coroners, deputy coroners, and assistants to the coroner shall complete the annual training described in this subsection within six months of election or appointment.

3. The county coroner in any county, other than a first classification charter county, shall not, except upon two-thirds vote of all the members of the salary commission, receive an annual compensation in an amount less than the total compensation being received for the office of county coroner in the particular county for services rendered or performed on the date the salary commission votes.

4. For the term beginning in 1997, the compensation of the coroner, in counties in which the salary commission has not voted to pay one hundred percent of the maximum allowable salary, shall be a percentage of the maximum allowable salary established by this section. The percentage applied shall be the same percentage of the maximum allowable salary received or allowed, whichever is greater, to the presiding commissioner or sheriff, whichever is greater, of that county for the year beginning January 1, 1997. In those counties in which the salary commission has voted to pay one hundred percent of the maximum allowable salary, the compensation of the coroner shall be based on the maximum allowable salary in effect at each time a coroner's term of office commences following the vote to pay one hundred percent of the maximum allowable compensation. Subsequent compensation shall be determined as provided in section 50.333.

5. Effective January 1, 1997, the county coroner in any county, other than a county of the first classification with a charter form of government, may, upon the approval of the county commission, receive additional compensation for any month during which investigations or other services are performed for three or more decedents in the same incident during such month. The additional compensation shall be an amount that when added to the regular compensation the sum shall equal the monthly compensation of the county sheriff.

58.208. 1. For any death certificate certified under section 193.145, there shall be a fee of one dollar, which shall be deposited into the Missouri state coroners' training fund established under subsection 2 of this section. Moneys in such fund shall be used by the Missouri Coroners' and Medical Examiners' Association:

(1) For training equipment and supplies necessary to operate such fund; and

(2) To provide aid to training programs approved by the Missouri Coroners' and Medical Examiners' Association.

2. (1) There is hereby created in the state treasury the "Missouri State Coroners' Training Fund", which shall consist of moneys collected under subsection 1 of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of subsection 1 of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund."; and

Further amend said bill, Page 9, Section 169.715, Line 33, by inserting immediately after said section and line the following:

"193.145. 1. A certificate of death for each death which occurs in this state shall be filed with the local registrar, or as otherwise directed by the state registrar, within five days after death and shall be registered if such certificate has been completed and filed pursuant to this section. All data providers in the death registration process, including, but not limited to, the state registrar, local registrars, the state medical examiner, county medical examiners, coroners, funeral directors or persons acting as such, embalmers, sheriffs, attending physicians and resident physicians, physician assistants, assistant physicians, advanced practice registered nurses, and the chief medical officers of licensed health care facilities, and other public or private institutions providing medical care, treatment, or confinement to persons, shall be required to use and utilize any electronic death registration system required and adopted under subsection 1 of section 193.265 within six months of the system being certified by the director of the department of health and senior services, or the director's designee, to be operational and available to all data providers in the death registration process. However, should the person or entity that certifies the cause of death not be part of, or does not use, the electronic death registration system, the funeral director or person acting as such may enter the required personal data into the electronic death registration system and then complete the filing by presenting the signed cause of death certification to the local registrar, in which case the local registrar shall issue death certificates as set out in subsection 2 of section 193.265. Nothing in this section shall prevent the state registrar from adopting pilot programs or voluntary electronic death registration programs until such time as the system can be certified; however, no such pilot or voluntary electronic death registration program shall prevent the filing of a death certificate with the local registrar or the ability to obtain certified copies of death certificates under subsection 2 of section 193.265 until six months after such certification that the system is operational.

2. If the place of death is unknown but the dead body is found in this state, the certificate of death shall be completed and filed pursuant to the provisions of this section. The place where the body is found shall be shown as the place of death. The date of death shall be the date on which the remains were found.

3. When death occurs in a moving conveyance in the United States and the body is first removed from the conveyance in this state, the death shall be registered in this state and the place where the body is first removed shall be considered the place of death. When a death occurs on a moving conveyance while in international waters or air space or in a foreign country or its air space and the body is first removed from the conveyance in this state, the death shall be registered in this state but the certificate shall show the actual place of death if such place may be determined.

4. The funeral director or person in charge of final disposition of the dead body shall file the certificate of death. The funeral director or person in charge of the final disposition of the dead body shall obtain or verify and enter into the electronic death registration system:

(1) The personal data from the next of kin or the best qualified person or source available;

(2) The medical certification from the person responsible for such certification if designated to do so under subsection 5 of this section; and

(3) Any other information or data that may be required to be placed on a death certificate or entered into the electronic death certificate system including, but not limited to, the name and license number of the embalmer.

5. The medical certification shall be completed, attested to its accuracy either by signature or an electronic process approved by the department, and returned to the funeral director or person in charge of final disposition within seventy-two hours after death by the physician, physician assistant, assistant physician, **or** advanced practice registered nurse in charge of the patient's care for the illness or condition which resulted in death. In the absence of the physician, physician assistant, assistant physician, advanced practice registered nurse or with the physician's, physician assistant's, assistant physician's, or advanced practice registered nurse's approval the certificate may be completed and attested to its accuracy either by signature or an approved electronic process by the physician's associate physician, the chief medical officer of the institution in which death occurred, or the physician who performed an autopsy upon the decedent, provided such individual has access to the medical history of the case, views the deceased at or after death and death is due to natural causes. The person authorized to complete the medical certification may, in writing, designate any other person to enter the medical certification information into the electronic death registration system if the person authorized to complete the medical certificate has physically or by electronic process signed a statement stating the cause of death. Any persons completing the medical certification or entering data into the electronic death registration system shall be immune from civil liability for such certification completion, data entry, or determination of the cause of death, absent gross negligence or willful misconduct. The state registrar may approve alternate methods of obtaining and processing the medical certification and filing the death certificate. The Social Security number of any individual who has died shall be placed in the records relating to the death and recorded on the death certificate.

6. When death occurs from natural causes more than thirty-six hours after the decedent was last treated by a physician, physician assistant, assistant physician, advanced practice registered nurse, the case shall be referred to the county medical examiner or coroner or physician or local registrar for investigation to determine and certify the cause of death. If the death is determined to be of a natural cause, the medical examiner or coroner or local registrar shall refer the certificate of death to the attending physician, physician assistant, assistant physician, **or** advanced practice registered nurse for such certification. If the attending physician, physician assistant, assistant physician, **or** advanced practice registered nurse refuses or is otherwise unavailable, the medical examiner or coroner or local registrar shall attest to the accuracy of the certificate of death either by signature or an approved electronic process within thirty-six hours.

7. If the circumstances suggest that the death was caused by other than natural causes, the medical examiner or coroner shall determine the cause of death and shall ~~[complete and attest to the accuracy]~~, either by signature or an approved electronic process, **complete and attest to the accuracy of** the medical certification within seventy-two hours after taking charge of the case.

8. If the cause of death cannot be determined within seventy-two hours after death, the attending medical examiner, coroner, attending physician, physician assistant, assistant physician, advanced practice registered nurse, or local registrar shall give the funeral director, or person in charge of final disposition of the dead body, notice of the reason for the delay, and final disposition of the body shall not be made until authorized by the medical examiner, coroner, attending physician, physician assistant, assistant physician, advanced practice registered nurse, or local registrar.

9. When a death is presumed to have occurred within this state but the body cannot be located, a death certificate may be prepared by the state registrar upon receipt of an order of a court of competent jurisdiction which shall include the finding of facts required to complete the death certificate. Such a death certificate shall be marked "Presumptive", show on its face the date of registration, and identify the court and the date of decree.

10. (1) The department of health and senior services shall notify all physicians, physician assistants, assistant physicians, and advanced practice registered nurses licensed under chapters 334 and 335 of the requirements regarding the use of the electronic vital records system provided for in this section.

(2) On or before August 30, 2015, the department of health and senior services, division of community and public health shall create a working group comprised of representation from the Missouri electronic vital records system users and recipients of death certificates used for professional purposes to evaluate the Missouri electronic vital records system, develop recommendations to improve the efficiency and usability of the system, and to report such findings and recommendations to the general assembly no later than January 1, 2016.

11. Notwithstanding any provision of law, if a coroner is not current or is without the approved training required under chapter 58, the department of health and senior services may prohibit such coroner from attesting to the accuracy of the certificate of death."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 6** was adopted.

On motion of Representative Black, the title of **HCS SS SB 62, as amended**, relating to funds for public employees, was agreed to.

On motion of Representative Black, **HCS SS SB 62, as amended**, was adopted.

Representative Adams raised a point of order regarding the adoption of the title.

Representative Kelly (141) requested a parliamentary ruling.

The point of order was withdrawn.

On motion of Representative Black, **HCS SS SB 62, as amended**, was read the third time and passed by the following vote:

AYES: 120

Adams	Anders	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 60	Barnes 28	Basye
Beck	Bernskoetter	Berry	Black	Bondon
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Cierpiot	Conway 10	Corlew	Crawford
Cross	Curtis	Davis	DeGroot	Dogan
Dunn	Eggleston	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Grier	Haahr
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Remole
Roberts	Roden	Rone	Rowland 155	Runions

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Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stephens 128	Stevens 46	Swan
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 028

Anderson	Brattin	Brown 94	Chipman	Conway 104
Cornejo	Curtman	Dohrman	Ellebracht	Ellington
Haefner	Hurst	Johnson	Kidd	Marshall
McCaherty	McDaniel	Moon	Pietzman	Pogue
Reisch	Roeber	Ross	Rowland 29	Spencer
Stacy	Taylor	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 014

Alferman	Bangert	Beard	Christofanelli	Cookson
Engler	Fitzwater 144	Gregory	Miller	Neely
Rehder	Rhoads	Schroer	Tate	

VACANCIES: 001

Representative Kelly (141) declared the bill passed.

Speaker Richardson resumed the Chair.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 50, relating to the sixteenth judicial circuit, was taken up by Representative Roeber.

On motion of Representative Roeber, **SCS HCS HB 50** was adopted by the following vote:

AYES: 145

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan

Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 015

Alferman	Bangert	Beard	Christofanelli	Cookson
Fitzwater 144	Gregory	Higdon	Kolkmeyer	Miller
Neely	Rehder	Rhoads	Schroer	Tate

VACANCIES: 001

On motion of Representative Roeber, **SCS HCS HB 50** was truly agreed to and finally passed by the following vote:

AYES: 143

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stevens 46

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Swan	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 002

McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 017

Alferman	Bangert	Beard	Christofanelli	Cookson
Fitzwater 144	Gregory	Higdon	Kolkmeyer	Miller
Neely	Rehder	Rhoads	Roberts	Schroer
Stephens 128	Tate			

VACANCIES: 001

Speaker Richardson declared the bill passed.

SCS HCS HB 14, relating to supplemental appropriations, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **SCS HCS HB 14** was adopted by the following vote:

AYES: 140

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kendrick	Kidd	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 006

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 016

Alferman	Bangert	Beard	Black	Christofanelli
Cookson	Fitzwater 144	Gregory	Higdon	Kelly 141
Kolkmeier	Neely	Rehder	Rhoads	Schroer
Tate				

VACANCIES: 001

On motion of Representative Fitzpatrick, **SCS HCS HB 14** was truly agreed to and finally passed by the following vote:

AYES: 143

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 007

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue	Smith 85			

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PRESENT: 000

ABSENT WITH LEAVE: 012

Alferman	Bangert	Beard	Christofanelli	Cookson
Fitzwater 144	Higdon	Kolkmeier	Neely	Rehder
Rhoads	Tate			

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Chipman resumed the Chair.

SCS HB 51, relating to cemetery funds, was taken up by Representative Andrews.

On motion of Representative Andrews, **SCS HB 51** was adopted by the following vote:

AYES: 147

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Alferman	Bangert	Beard	Christofanelli	Cookson
Higdon	Mitten	Neely	Rehder	Rone
Smith 163	Tate			

VACANCIES: 001

On motion of Representative Andrews, **SCS HB 51** was truly agreed to and finally passed by the following vote:

AYES: 148

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 003

Ellington	McDaniel	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 011

Alferman	Bangert	Beard	Christofanelli	Cookson
Higdon	Lavender	Mitten	Neely	Rehder
Tate				

VACANCIES: 001

Representative Chipman declared the bill passed.

Speaker Richardson resumed the Chair.

SS SCS HCS HBs 339 & 714, as amended, relating to the settlement of tort claims, was taken up by Representative DeGroot.

On motion of Representative DeGroot, **SS SCS HCS HBs 339 & 714, as amended**, was adopted by the following vote:

AYES: 103

Anderson	Andrews	Austin	Bahr	Basye
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Pfausch	Phillips
Pietzman	Pike	Plocher	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 046

Anders	Arthur	Baringer	Barnes 60	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Hurst
Marshall	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 013

Adams	Alferman	Bangert	Beard	Christofanelli
Cookson	Engler	Higdon	Lavender	Mitten
Neely	Rehder	Tate		

VACANCIES: 001

On motion of Representative DeGroot, **SS SCS HCS HBs 339 & 714, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 103

Anderson	Andrews	Austin	Bahr	Basye
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 047

Adams	Anders	Arthur	Baringer	Barnes 60
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Hurst	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 001

McDaniel

ABSENT WITH LEAVE: 011

Alferman	Bangert	Beard	Christofanelli	Cookson
Engler	Higdon	Lavender	Neely	Rehder
Tate				

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 10** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act.

In which the concurrence of the House is respectfully requested.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 2, as amended, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 2, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3, relating to appropriations for the Department of Higher Education, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 3** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 4** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 5, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 5** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 6, as amended, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 6, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 7, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 7** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 8, relating to appropriations for the Department of Public Safety, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 8** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 9, relating to appropriations for the Department of Corrections, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 9** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 10, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 10** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Anderson reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **SS SB 35**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Engler, Fitzwater (144), Harris, Houx, Love, Meredith (71), Pierson Jr. and Remole

Noes (0)

Absent (2): Beard and Phillips

Committee on Elections and Elected Officials, Chairman Shumake reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 797**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Alferman, Conway (10), Dunn, Marshall, McGaugh, Newman, Shaul (113), Shumake, Stacy and Toalson Reisch

Noes (0)

Absent (2): Austin and Higdon

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SCS SB 217**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Roeber, Schroer and Taylor

Noes (0)

Absent (1): Merideth (80)

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 395**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 1073**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burnett, Burns, Ellebracht, Engler, Morris, Muntzel, Pfautsch, Stephens (128) and Wiemann

Noes (0)

Absent (2): Messenger and Shull (16)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **SCS SB 334**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burnett, Burns, Ellebracht, Engler, Morris, Muntzel, Pfautsch, Stephens (128) and Wiemann

Noes (0)

Absent (2): Messenger and Shull (16)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 983**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Beard, Corlew, DeGroot, Gregory, Marshall, McGaugh, Toalson Reisch and White

Noes (3): Ellebracht, Mitten and Roberts

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **SCS#2 SB 128**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Beard, Corlew, DeGroot, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Ellebracht

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SCR 4**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Barnes (28), Brattin, Christofanelli, Fitzwater (144), Hill, Messenger, Moon and Taylor

Noes (3): Bangert, Merideth (80) and Toalson Reisch

Absent (2): Brown (57) and Mitten

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SCR 14**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bangert, Brattin, Christofanelli, Fitzwater (144), Hill, Moon and Taylor

Noes (4): Barnes (28), Merideth (80), Messenger and Toalson Reisch

Absent (2): Brown (57) and Mitten

Committee on Workforce Development, Chairman Lauer reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **SCS SB 240**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Evans, Fitzwater (49), Franks Jr., Hansen, Henderson, Justus, Lant, Lauer, Mosley, Pietzman and Roberts

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Vice-Chairman Sommer reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 437**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Arthur, Carpenter, Engler, Mathews, Sommer, Unsicker, Vescovo and Wiemann

Noes (4): Berry, Corlew, Roeber and Runions

Absent (2): Austin and Barnes (60)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 11**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Austin, Barnes (60), Berry, Engler, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (4): Carpenter, Corlew, Mathews and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 30**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (2): Mathews and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCS SB 93**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 95**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 222**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 283**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 296**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

1836 *Journal of the House*

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 302**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (1): Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCS SB 322**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Sommer, Unsicker and Vescovo

Noes (0)

Absent (3): Mathews, Runions and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 503**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (2): Mathews and Wiemann

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 360**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (1): Curtis

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 388**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bondon, Brown (94), Butler, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Present (1): Curtis

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 772**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SB 31**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bondon, Brown (94), Dogan, Eggleston, Haahr, Rone, Shull (16) and Shumake

Noes (3): Butler, Curtis and Lavender

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 34**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Brown (94), Eggleston, Haahr, Rone, Shull (16) and Shumake

Noes (5): Bondon, Butler, Curtis, Dogan and Lavender

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCS SB 82**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 139**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

1838 *Journal of the House*

Ayes (9): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SCS SB 160**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 161**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 237**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Curtis, Dogan, Eggleston, Haahr, Rone, Shull (16) and Shumake

Noes (2): Butler and Lavender

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCS SB 279**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 421**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 488**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Haahr, Lavender, Rone, Shull (16) and Shumake

Noes (0)

Absent (3): Fitzwater (49), Rhoads and Wessels

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

HCB 1 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SB 34 - Fiscal Review

HCS SCS SB 139 - Fiscal Review

SB 195 - Children and Families

SB 204 - Judiciary

SB 248 - Ways and Means

SS SB 293 - General Laws

SB 363 - General Laws

SB 366 - Professional Registration and Licensing

SB 373 - Agriculture Policy

SB 376 - General Laws

SCS SB 399 - Transportation

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, April 27, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, April 27, 2017, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Annual review of state tax credits continued if necessary.

CHILDREN AND FAMILIES

Tuesday, May 2, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 195

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, April 27, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 1, 2017, 1:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 2, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Executive session.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 27, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Second quarter meeting.

JUDICIARY

Thursday, April 27, 2017, upon adjournment, House Hearing Room 6.

Executive session will be held: SCS SB 88

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Thursday, April 27, 2017, 1:35 PM or upon conclusion of morning adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SB 125

Executive session may be held on any matter referred to the committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Monday, May 1, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 2, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, April 27, 2017, 9:30 AM, South Gallery.

Executive session will be held: SCR 21

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON HOMELAND SECURITY

Thursday, April 27, 2017, 8:00 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Testimony pertaining to homeland security. Pursuant to Article III, Section 18 of the Missouri Constitution, and 610.021(10), (19), (20), and (21) RSMo, portions of the meeting may be closed.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Thursday, April 27, 2017, 1:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Possible public testimony from the following:

Committee for Professional Counselors

State Committee of Marital and Family Therapists

State Committee of Dietitians

State Committee for Social Workers

State Board of Embalmers and Funeral Directors

Missouri Health Insurance Pool

Missouri Pet Spay/Neuter Fund Board

Missouri Propane Safety Commission

Missouri Quality Home Care Council

Missouri State Park Advisory Board

Missouri State Unemployment Council

Missouri Task Force on Prematurity and Infant Mortality

Missouri Task Force on the Prevention of Infant Abuse and Neglect

Professional Services Payment Committee

Special Health, Psychological and Social Needs of Minority Older Individuals Commission

State Banking Board and Savings and Loan Board

State Environmental Improvement and Energy Resources Authority

Task Force on The Prevention of Sexual Abuse of Children

Unmarked Human Burial Consultation Committee

CORRECTED

HOUSE CALENDAR

SIXTY-THIRD DAY, THURSDAY, APRIL 27, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan

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HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE COMMITTEE BILLS FOR THIRD READING

HCB 7 - Fitzwater (144)
HCB 1, (Fiscal Review 4/26/17) - McGaugh

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)
HCS HB 380, (Fiscal Review 4/20/17) - Plocher
HCS HB 608, as amended - Anderson

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew

SCS SB 108 - Davis

SB 486 - Bernskoetter

SS#2 SCS SB 43 - McGaugh

SS SB 182 - Vescovo

SB 411 - Tate

SB 329 - Kolkmeyer

SS SCS SB 16 - Engler

SB 50 - Frederick

SB 194 - Trent

SCS SB 229 - Fitzwater (49)

HCS SCS SB 11 - Fraker

HCS SB 30 - Fitzpatrick

SS SB 31 - McGaugh

HCS SS SB 34, (Fiscal Review 4/26/17), E.C. - Rhoads

SCS SB 82, E.C. - Shaul (113)

SCS SB 93 - Cierpiot

HCS SB 95 - Fraker

HCS SS SCS SB 160, E.C. - Franklin

HCS SCS SB 161 - Rowland (155)

SB 222 - Korman

HCS SCS SB 237 - Austin

SCS SB 279 - Davis

HCS SCS SB 139, (Fiscal Review 4/26/17) - Wood

HCS SCS SB 421 - Kidd

HCS SB 488 - Bernskoetter

SB 296, E.C. - Baringer

HCS SB 302 - Ruth

HCS SB 283 - Andrews

SCS SB 322 - Gannon

SB 503, E.C. - Lauer

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

SCS HCS HB 2, as amended (request Senate recede/grant conference) - Fitzpatrick

SCS HCS HB 3, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 4, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 5, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 6, as amended (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 7, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 8, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 9, (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 10, (request Senate recede/grant conference) - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-THIRD DAY, THURSDAY, APRIL 27, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The fruit of the spirit is in all goodness and righteousness and truth. (Ephesians 5:9)

Our God, who is in heaven, we wait upon You with receptive minds and responsive hearts that the uplift of Your spirit can be ours as we face the beginning of a new day. May we take up the work of these hours with courage and confidence knowing You are with us and believing You are endeavoring to lead us in great and good ways. Grant that what we do may fulfill Your purposes for us, for our State, and for our citizens.

Deepen the minds of citizens in truth, justice and mercy that order may prevail, laws be obeyed, good will be followed, and people learn to live together with reverence before You, with respect for each other, and with a real faith in our beloved State.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-second day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCB 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (2): Alferman and Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 380**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (10): Conway (104), Haefner, Morgan, Morris, Smith (163), Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (4): Alferman, Fraker, Rowland (29) and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 34**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Alferman and Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 139**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Alferman and Rowland (29)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 11** entitled:

An act to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 12** entitled:

An act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

With Senate Amendment No.1.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 12, Page 3, Section 12.025, Line 9, by striking the number “278,713” and inserting in lieu thereof the following number: “1,778,713”; and

Further amend section and bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 13** entitled:

An act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

THIRD READING OF SENATE BILLS

SS SB 182, relating to public contracts, was taken up by Representative Vescovo.

Representative Fraker assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel

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Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 005

Corlew	Ellington	Engler	Rehder	Stephens 128
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VACANCIES: 001

On motion of Representative Vescovo, the title of **SS SB 182** was agreed to.

On motion of Representative Vescovo, **SS SB 182** was truly agreed to and finally passed by the following vote:

AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeyer	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfausch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 052

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Fitzwater 144	Franks Jr	Gannon	Gray
Green	Harris	Henderson	Kendrick	Kidd
Korman	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Ruth	Smith 85	Stevens 46	Tate	Unsicker
Walker 74	Wessels			

PRESENT: 003

Berry	Higdon	Roden
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ABSENT WITH LEAVE: 003

Corlew	Engler	Rehder
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VACANCIES: 001

Representative Fraker declared the bill passed.

Speaker Richardson assumed the Chair.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 11, relating to appropriations for the Department of Social Services, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 11** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 12, as amended, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 12, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

THIRD READING OF HOUSE COMMITTEE BILLS

HCB 1, relating to judicial proceedings, was taken up by Representative McGaugh.

Representative McGaugh offered **House Perfecting Amendment No. 1**.

House Perfecting Amendment No. 1

AMEND House Committee Bill No. 1, Page 12, Section 400.1-202, Line 13, by deleting the word "**to**" in the first instance and inserting in lieu thereof the word "**the**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Perfecting Amendment No. 1** was adopted.

On motion of Representative McGaugh, **HCB 1, as amended**, was read the third time and passed by the following vote:

AYES: 125

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burns
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kendrick	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCreery	McGaugh	Meredith 71	Messenger	Miller
Mitten	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 030

Adams	Anders	Barnes 28	Brown 27	Burnett
Butler	Carpenter	Dunn	Ellington	Franks Jr
Gray	Green	Hurst	Marshall	May
McCann Beatty	McGee	Merideth 80	Moon	Morgan
Mosley	Newman	Peters	Pierson Jr	Pogue
Quade	Runions	Stevens 46	Unsicker	Wessels

PRESENT: 001

Kidd

ABSENT WITH LEAVE: 006

Higdon	Kelley 127	Kelly 141	McDaniel	Rehder
Shull 16				

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCB 7, relating to legal expenses of state agencies, was taken up by Representative Fitzwater (144).

On motion of Representative Fitzwater (144), **HCB 7** was read the third time and passed by the following vote:

AYES: 150

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellington	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 001

Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Cierpiot
Higdon
Shull 16

Cornejo
Justus

Ellebracht
McDaniel

Engler
Neely

Green
Rehder

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF SENATE BILLS

SB 50, relating to a health care directives registry, was taken up by Representative Frederick.

Representative Rhoads assumed the Chair.

Representative Franklin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"191.1100. 1. Sections 191.1100 to ~~[191.1112]~~ **191.1116** shall be known and may be cited as the "Volunteer Health Services Act".

2. As used in ~~[sections 191.1100 to 191.1112]~~ **the volunteer health services act**, the following terms shall mean:

- (1) "Gross deviation", a conscious disregard of the safety of others;
- (2) "Health care provider", any physician, surgeon, dentist, nurse, optometrist, mental health professional licensed under chapter 337, veterinarian, or other practitioner of a health care discipline, the professional practice of which requires licensure or certification under state law or under comparable laws of another state, territory, district, or possession of the United States;
- (3) "Licensed health care provider", any health care provider holding a current license or certificate issued under:
 - (a) Missouri state law;
 - (b) Comparable laws of another state, territory, district, or possession of the United States;
 - (4) "Regularly practice", to practice more than sixty days within any ninety-day period;
 - (5) "Sponsoring organization", any organization that organizes or arranges for the voluntary provision of health care services and registers with the department of health and senior services as a sponsoring organization in accordance with section 191.1106;
 - (6) "Voluntary provision of health care services", the providing of professional health care services by a health care provider without charge to a recipient of the services or a third party. The provision of such health care services under sections 191.1100 to 191.1112 shall be the provider's professional practice area in which the provider is licensed or certified.

191.1110. 1. (1) No licensed health care provider **working on behalf of a sponsoring organization or registered with the appropriate licensing body pursuant to section 191.1114** who engages in the voluntary provision of health care services within the limits of the person's license, certificate, or authorization to ~~[any]~~ **a** patient ~~[of a sponsoring organization]~~ shall be liable for any civil damages for any act or omission resulting from the rendering of such services, unless the act or omission was the result of such person's gross deviation from the ordinary standard of care or willful misconduct.

(2) The volunteer licensee who is providing free care shall not receive compensation of any type, directly or indirectly, or any benefits of any type whatsoever, or any consideration of any nature, from any person for the free care. Nor shall such service be a part of the provider's training or assignment.

(3) The volunteer licensee shall be acting within the scope of such license, certification, or authority.

(4) A health care licensee providing free health care shall not engage in activities at a clinic, or at the health care licensee's office, if the activities are performed on behalf of the sponsoring organization, unless such activities are authorized by the appropriate authorities to be performed at the clinic or office and the clinic or office is in compliance with all applicable regulations.

2. For purposes of this section, any commissioned or contract medical officer or dentist serving on active duty in the United States Armed Forces and assigned to duty as a practicing, commissioned, or contract medical officer or dentist at any military hospital or medical facility owned and operated by the United States government shall be deemed to be licensed.

191.1114. 1. To qualify for liability protection under subdivision (1) of subsection 1 of section 191.1110, a health care provider who provides volunteer health care services without working on behalf of a sponsoring organization shall register with the appropriate licensing body before providing such services by submitting a registration fee of fifty dollars and filing a registration form. The registration and fee shall be submitted annually to the appropriate licensing body with the fee to be used for the administration of sections 191.1100 to 191.1116. Such registration form shall contain:

- (1) The name of the health care provider;**
- (2) The address, including street, city, zip code, and county, of the health care provider's principal office address;**
- (3) Telephone numbers for the principal office listed under subdivision (2) of this subsection; and**
- (4) Such additional information as the appropriate licensing body shall require.**

Upon any change in the information required under this subsection, the health care provider shall notify the appropriate licensing body in writing of such change within thirty days of its occurrence.

2. The health care provider shall maintain on file for five years following the date of service the date, place, and type of services provided and shall furnish such records upon request to any regulatory board of any healing arts profession established under state law.

3. Adverse incidents and information on treatment outcomes shall be reported by any provider to the appropriate licensing body if the incidents and information pertain to a patient treated under the volunteer health services act. The appropriate licensing body shall review the incident to determine whether it involves conduct by the licensee that is subject to disciplinary action. All patient medical records and any identifying information contained in adverse incident reports and treatment outcomes which are obtained by governmental entities or licensing bodies under this subsection are confidential.

4. The appropriate licensing body may revoke the registration of any health care provider that fails to comply with the requirements of this section.

5. Nothing in the volunteer health services act shall prohibit a health care provider from providing health care services without charge or shall require a health care provider to register with an appropriate licensing body. However, a health care provider who does not register or who does not work on behalf of a sponsoring organization shall not be entitled to liability protection under subdivision (1) subsection 1 of section 191.1110 or to continuing education credits under section 191.1116.

191.1116. For every hour of volunteer service performed by a health care provider, the appropriate licensing body shall credit such health care professional one hour of continuing education credit, up to a maximum of eight credit hours per licensure period. The health care provider shall submit to the appropriate licensing body a voluntary services report that lists the dates of voluntary service provided, the type of service provided, and the amount of time spent with each patient."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franklin, **House Amendment No. 1** was adopted.

Representative McGaugh offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"404.1100. 1. Sections 404.1100 to 404.1110 shall be known and may be cited as the "Designated Health Care Decision-Maker Act".

2. The provisions of sections 404.1100 to 404.1110 shall not be applicable to situations in which a patient has capacity to make health care decisions, a guardian with medical decision-making authority is appointed under chapter 475, an attorney-in-fact is appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or if the patient is under jurisdiction of the juvenile court.

404.1101. As used in sections 404.1100 to 404.1110, the following terms mean:

- (1) "Adult", a person eighteen years of age or older;**
- (2) "Artificially supplied nutrition and hydration", any medical procedure whereby nutrition or hydration is supplied through a tube inserted into a person's nose, mouth, stomach, or intestines, or nutrients or fluids are administered into a person's bloodstream or provided subcutaneously;**
- (3) "Best interests":**
 - (a) Promoting the incapacitated person's right to enjoy the highest attainable standard of health for that person;**
 - (b) Advocating that the person who is incapacitated receive the same range, quality, and standard of health care, care, and comfort as is provided to a similarly situated individual who is not incapacitated; and**
 - (c) Advocating against the discriminatory denial of health care, care, or comfort, or food or fluids on the basis that the person who is incapacitated is considered an individual with a disability;**
- (4) "Designated health care decision-maker", the person designated to make health care decisions for a patient under section 404.1104;**
- (5) "Disability" or "disabled" shall have the same meaning as defined in 42 U.S.C. Section 12102, the Americans with Disabilities Act of 1990, as amended; provided that, the term "this chapter" in that definition shall be deemed to refer to the Missouri health care decision-maker act;**
- (6) "Health care", services to diagnose or treat a human disease, ailment, defect, abnormality, or complaint, whether of physical or mental origin, and includes making arrangements for placement in or transfer to or from a health care facility or health care provider that provides such forms of care;**
- (7) "Health care facility", any hospital, hospice, inpatient facility, nursing facility, skilled nursing facility, residential care facility, intermediate care facility, dialysis treatment facility, assisted living facility, home health or hospice agency; any entity that provides home or community-based health care services; or any other facility that provides or contracts to provide health care, and which is licensed, certified, or otherwise authorized or permitted by law to provide health care;**
- (8) "Health care provider", any individual who provides health care to persons and who is licensed, certified, registered, or otherwise authorized or permitted by law to provide health care;**
- (9) "Incapacitated", as such term is defined and determined by sections 404.800 to 404.865;**
- (10) "Patient", any adult who:**
 - (a) Is authorized to make health care decisions for himself or herself under Missouri law but is incapacitated; and**
 - (b) Does not have anyone with legal authority to make health care decisions for such person including, but not limited to, a guardian with medical decision-making authority appointed under chapter 475, or an attorney-in-fact appointed in a durable power of attorney for health care in accordance with sections 404.800 to 404.865, or persons under the jurisdiction of the juvenile court;**
- (11) "Patient with capacity", a patient who is determined to no longer be incapacitated under section 404.1106;**
- (12) "Physician", a treating, attending, or consulting physician licensed to practice medicine under Missouri law;**
- (13) "Reasonable medical judgment", a medical judgment that would be made by a reasonably prudent physician knowledgeable about the case and the health care possibilities with respect to the medical conditions involved.**

404.1103. The physician or another health care provider acting at the direction of the physician shall make reasonable efforts to inform potential designated health care decision-makers set forth under section 404.1104 of whom the physician or physician's designee is aware of the need to appoint a designated health care decision-maker for the patient.

404.1104. 1. Decisions concerning the patient's health care may be made by the following persons with capacity in the following order of priority, with the exception of persons excluded under subsection 5 of this section:

- (1) The spouse of the patient, unless the spouse and patient are separated under one of the following:
 - (a) A current dissolution of marriage or separation action;
 - (b) A signed written property or marital settlement agreement; or
 - (c) A permanent order of separate maintenance or support or a permanent order approving a property or marital settlement agreement between the parties;
- (2) An adult child of the patient;
- (3) A parent of the patient;
- (4) An adult sibling of the patient;
- (5) Grandparent or adult grandchild of the patient;
- (6) Any other adult relative or nonrelative who can demonstrate that he or she has a close personal relationship with the patient and is familiar with the patient's personal values;
- (7) A person who is a member of the same community of persons as the patient who is bound by vows to a religious life and who conducts or assists in the conducting of religious services and actually and regularly engages in religious, benevolent, charitable, or educational ministry, or performance of health care services; or
- (8) Any other person designated by the unanimous mutual agreement of the persons listed above who is involved in the patient's care.

2. Reasonable efforts include, without limitation, identifying potential designated health care decision-makers as set forth under this section by examining the patient's personal effects and medical records. If a person with potential health care decision-making authority is identified, attempts to contact that person shall be made within a reasonable time consistent with the patient's medical needs after a determination of incapacity. Contact attempts, including name of the person and known telephone numbers and other contact information, shall be documented in the patient's medical record. The health care facility or health care provider shall look to the health care decision-maker highest in priority who is available and willing to act at the time a health care decision shall be made for the patient.

3. Any person or entity interested in the welfare of the patient, including a health care provider or health care facility, who disagrees on whether certain health care should be provided to or withheld or withdrawn from a patient may petition the probate court for an order for the appointment of a temporary or permanent guardian in accordance with chapter 475 to act in the best interests of the patient.

4. A person who is a member of the classes listed under subsection 1 of this section shall not be denied priority under this section based solely upon that person's support for, or direction to provide, withhold or withdraw health care to the patient, subject to the rights of other classes of potential designated decision-makers, a health care provider, or health care facility to petition the probate court for an order for the appointment of a temporary or permanent guardian under chapter 475 to act in the best interests of the patient.

5. Notwithstanding the provisions of subsection 1 of this section, priority under this section shall not be given to persons in any of the following circumstances:

- (1) If a health care provider knows the person has been reported under any mandatory reporting statute for abuse or neglect of the patient including, but not limited to, section 192.2475, 198.070, 208.912, 210.115, 565.188, 630.162, or 630.165 or any other mandatory reporting statute and a finding of abuse or neglect has been substantiated. If the health care provider is aware of a report where a finding has not yet been made, such person shall not be given priority until the investigating agency either makes a finding that the allegations are unsubstantiated or, after investigation, closes the case without making a finding; provided that, such a report shall not be based on the person's support for, or direction to provide, health care to the patient;
- (2) If the health care provider determines, after making a reasonable effort to contact the designated health care decision-maker using known telephone numbers and other contact information and receiving no

response, that such person is unable to be found, not reasonably available, or is unwilling to make health care decisions as needed for the patient;

(3) If a probate court in a proceeding under chapter 475 finds that the involvement of the person in decisions concerning the patient's health care is contrary to instructions that the patient had unambiguously, and without subsequent contradiction or change, expressed before he or she became incapacitated. Such a statement to the patient's physician or other health care provider contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider shall be deemed such an instruction, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation; or

(4) If the person is the subject of a protective order or other court order that directs that person to avoid contact with the patient or if such person has been found guilty of abuse under section 565.180, 565.182, or 565.184.

6. (1) The designated health care decision-maker shall make reasonable efforts to obtain information regarding the patient's health care preferences from health care providers, family, friends, or others who may have credible information.

(2) The designated health care decision-maker shall make health care decisions in the patient's best interests, taking into consideration evidence of the patient's known health care preferences and religious and moral beliefs.

7. This section does not authorize the provision or withholding of health care services that the patient has unambiguously at a time when the patient had capacity, without subsequent contradiction or change of instruction of what he or she would or would not want, expressed either in a valid living will created under sections 459.010 to 459.055 or to the patient's physician or other health care provider. Such a statement to the patient's physician or other health care provider, contemporaneously recorded in the patient's medical record and signed by the patient's physician or other health care provider, shall be deemed such evidence, subject to the ability of a party to a proceeding under chapter 475 to dispute its accuracy, weight, or interpretation.

8. A designated health care decision-maker shall be deemed a personal representative for the purposes of access to and disclosure of private medical information under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 42 U.S.C. Section 1320d and 45 CFR 160-164.

9. Nothing under sections 404.1100 to 404.1110 shall preclude any person interested in the welfare of a patient including, but not limited to, a designated health care decision-maker, a member of the classes listed under this section regardless of priority, or a health care provider or health care facility involved in the care of the patient, from petitioning the probate court for the appointment of a temporary or permanent guardian for the patient, including expedited adjudication under chapter 475.

10. Pending the final outcome of proceedings initiated under chapter 475, the designated health care decision-maker, health care provider, or health care facility shall not withhold or withdraw or direct the withholding or withdrawal of health care, nutrition, or hydration if withholding or withdrawal, in reasonable medical judgment, would result in or hasten the death of the patient, would jeopardize the health or limb of the patient, or would result in disfigurement or impairment of the patient's faculties. If a health care provider or a health care facility objects to the provision of such health care, nutrition, or hydration on the basis of religious beliefs or sincerely held moral convictions, the provider or facility shall not impede the transfer of the patient to another health care provider or health care facility willing to provide it and shall provide such health care, nutrition, or hydration to the patient pending the completion of the transfer. For purposes of this section, artificially supplied nutrition and hydration may be withheld or withdrawn during the pendency of the guardianship proceeding only if, based on reasonable medical judgment, the patient's physician and a second licensed physician certify that the patient meets the standard set forth under subdivision (2) of subsection 1 of section 404.1105. If tolerated by the patient and adequate to supply the patient's needs for nutrition or hydration, natural feeding should be the preferred method.

404.1105. 1. No designated health care decision-maker may, with the intent of hastening or causing the death of the patient, authorize the withdrawal or withholding of nutrition or hydration supplied through either natural or artificial means. A designated health care decision-maker may authorize the withdrawal or withholding of artificially supplied nutrition and hydration only if the physician and a second licensed physician certify in the patient's medical record, based on reasonable medical judgment, that:

(1) Artificially supplied nutrition or hydration is not necessary for comfort care or the relief of pain and would serve only to prolong artificially the dying process and when death will occur within a short period of time regardless of whether such artificially supplied nutrition or hydration is withheld or withdrawn; or

(2) Artificially supplied nutrition or hydration cannot be physiologically assimilated or tolerated by the patient.

2. When tolerated by the patient and adequate to supply the patient's need for nutrition or hydration, natural feeding should be the preferred method.

404.1106. If any of the individuals specified under section 404.1104 or the designated health care decision-maker or physician believes the patient is no longer incapacitated, the patient's physician shall reexamine the patient and determine in accordance with reasonable medical judgment whether the patient is no longer incapacitated, shall certify the decision and the basis therefor in the patient's medical record, and shall notify the patient with capacity, the designated health care decision-maker, and the person who initiated the redetermination of capacity. Rights of the designated health care decision-maker shall end upon the physician's certification that the patient is no longer incapacitated.

404.1107. 1. No health care provider or health care facility that in good faith makes reasonable efforts to identify, locate, and communicate with potential designated health care decision-makers in accordance with sections 404.1100 to 404.1110 shall be subject to civil or criminal liability or regulatory sanction for the effort to identify, locate, and communicate with such potential designated health care decision-makers.

2. No health care provider or health care facility or employee thereof that makes good faith efforts to comply with the provisions in sections 404.1101 to 404.1110 and acts upon decisions, which are not otherwise unlawful, made by a health care decision-maker shall, as a result thereof, be subject to criminal or civil liability or regulatory sanction.

3. No health care decision-maker acting in accordance with sections 404.1101 to 404.1110 who in good faith makes decisions that are not otherwise unlawful shall not, as a result thereof, be subject to criminal or civil liability.

404.1108. 1. A health care provider or a health care facility may decline to comply with the health care decision of a patient or a designated health care decision-maker if such decision is contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility.

2. If at any time a health care facility or health care provider determines that any known or anticipated health care preferences expressed by the patient to the health care provider or health care facility, or as expressed through the patient's designated health care decision-maker, are contrary to the religious beliefs or sincerely held moral convictions of the health care provider or health care facility, such provider or facility shall promptly inform the patient or the patient's designated health care decision-maker.

3. If a health care provider declines to comply with such health care decision, no health care provider or health care facility shall impede the transfer of the patient to another health care provider or health care facility willing to comply with the health care decision.

4. Nothing in this section shall relieve or exonerate a health care provider or a health care facility from the duty to provide for the health care, care, and comfort of a patient pending transfer under this section. If withholding or withdrawing certain health care would, in reasonable medical judgment, result in or hasten the death of the patient, such health care shall be provided pending completion of the transfer. Notwithstanding any other provision of this section, no such health care shall be denied on the basis of a view that treats extending the life of an elderly, disabled, or terminally ill individual as of lower value than extending the life of an individual who is younger, nondisabled, or not terminally ill, or on the basis of the health care provider's or facility's disagreement with how the patient or individual authorized to act on the patient's behalf values the tradeoff between extending the length of the patient's life and the risk of disability.

404.1109. No health care decision-maker shall withhold or withdraw health care from a pregnant patient, consistent with existing law, as set forth under section 459.025.

404.1110. Nothing under sections 404.1100 to 404.1110 is intended to:

- (1) Be construed as condoning, authorizing, or approving euthanasia or mercy killing; or
- (2) Be construed as permitting any affirmative or deliberate act to end a person's life, except to permit natural death as provided by sections 404.1100 to 404.1110."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Bondon offered **House Amendment No. 3**.

House Amendment No. 3

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"197.005. 1. As used in this section, the term "Medicare conditions of participation" shall mean federal regulatory standards established under Title XVIII of the Social Security Act and defined in 42 CFR Part 482, as amended, for hospitals and 42 CFR Part 485, as amended, for hospitals designated as critical access hospitals under 42 U.S.C. Section 1395i-4.

2. To minimize the administrative cost of enforcing and complying with duplicative regulatory standards, on and after July 1, 2018, compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder.

3. Nothing in this section shall preclude the department from promulgating regulations effective on or after July 1, 2018, to define separate regulatory standards that do not duplicate or contradict the Medicare conditions of participation, with specific state statutory authorization to create separate regulatory standards.

4. Regulations promulgated by the department to establish and enforce hospital licensure regulations under this chapter that duplicate or conflict with the Medicare conditions of participation shall lapse and expire on and after July 1, 2018.

197.040. After ninety days from the date this law becomes effective, no person or governmental unit, acting severally or jointly with any other person or governmental unit, shall establish, conduct or maintain a hospital in this state without a license under this law **and section 197.005** issued by the department of health and senior services.

197.050. Application for a license shall be made to the department of health and senior services upon forms provided by it and shall contain such information as the department of health and senior services requires, which may include affirmative evidence of ability to comply with such reasonable standards, rules and regulations as are lawfully prescribed hereunder **in compliance with section 197.005**. Until June 30, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred dollars plus two dollars per bed for the first one hundred beds and one dollar per bed for each additional bed. Beginning July 1, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred fifty dollars plus three dollars per bed for the first four hundred beds and two dollars per bed for each additional bed. All license fees shall be paid to the director of revenue and deposited in the state treasury to the credit of the general revenue fund.

197.070. The department of health and senior services may deny, suspend or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under this law **and section 197.005**.

197.071. Any person aggrieved by an official action of the department of health and senior services affecting the licensed status of a person under the provisions of sections ~~[197.010]~~ **197.005** to 197.120, including the refusal to grant, the grant, the revocation, the suspension, or the failure to renew a license, may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section 621.045, and it shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department of health and senior services.

197.080. 1. The department of health and senior services, with the advice of the state advisory council and pursuant to the provisions of this section, **section 197.005**, and chapter 536, shall adopt, amend, promulgate and enforce such rules, regulations and standards with respect to all hospitals or different types of hospitals to be licensed hereunder as may be designed to further the accomplishment of the purposes of this law in promoting safe and adequate treatment of individuals in hospitals in the interest of public health, safety and welfare. No rule or portion of a rule promulgated under the authority of sections 197.010 to 197.280 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

2. The department shall review and revise regulations governing hospital licensure and enforcement to promote hospital and regulatory efficiencies ~~and~~. **The department shall eliminate all** duplicative regulations and inspections by or on behalf of state agencies and the Centers for Medicare and Medicaid Services (CMS). The hospital licensure regulations adopted under this ~~[section]~~ **chapter** shall incorporate standards which shall include, but not be limited to, the following:

(1) Each citation or finding of a regulatory deficiency shall refer to the specific written regulation, any state associated written interpretive guidance developed by the department and any publicly available, professionally recognized standards of care that are the basis of the citation or finding;

(2) Subject to appropriations, the department shall ensure that its hospital licensure regulatory standards are consistent with and do not contradict the CMS Conditions of Participation (COP) and associated interpretive guidance. However, this shall not preclude the department from enforcing standards produced by the department which exceed the federal CMS' COP and associated interpretive guidance, so long as such standards produced by the department promote a higher degree of patient safety and do not contradict the federal CMS' COP and associated interpretive guidance;

(3) The department shall establish and publish guidelines for complaint investigation, including but not limited to:

(a) The department's process for reviewing and determining which complaints warrant an on-site investigation based on a preliminary review of available information from the complainant, other appropriate sources, and when not prohibited by CMS, the hospital. For purposes of providing hospitals with information necessary to improve processes and patient care, the number and nature of complaints filed and the recommended actions by the department and, as appropriate CMS, shall be disclosed upon request to hospitals so long as the otherwise confidential identity of the complainant or the patient for whom the complaint was filed is not disclosed;

(b) A departmental investigation of a complaint shall be focused on the specific regulatory standard and departmental written interpretive guidance and publicly available professionally recognized standard of care related to the complaint. During the course of any complaint investigation, the department shall cite any serious and immediate threat discovered that may potentially jeopardize the health and safety of patients;

(c) A hospital shall be provided with a report of all complaints made against the hospital. Such report shall include the nature of the complaint, the date of the complaint, the department conclusions regarding the complaint, the number of investigators and days of investigation resulting from each complaint;

(4) Hospitals and hospital personnel shall have the opportunity to participate in annual continuing training sessions when such training is provided to state licensure surveyors with prior approval from the department director and CMS when appropriate. Hospitals and hospital personnel shall assume all costs associated with facilitating the training sessions and use of curriculum materials, including but not limited to the location for training, food, and printing costs;

(5) Time lines for the department to provide responses to hospitals regarding the status and outcome of pending investigations and regulatory actions and questions about interpretations of regulations shall be identical to, to the extent practicable, the time lines established for the federal hospital certification and enforcement system in the CMS State Operations Manual, as amended. These time lines shall be the guide for the department to follow. Every reasonable attempt shall be made to meet the time lines. However, failure to meet the established time lines shall in no way prevent the department from performing any necessary inspections to ensure the health and safety of patients.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall annually inspect each licensed hospital and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from **or on behalf of** governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction.

Section B. The enactment of section 197.005 and the repeal and reenactment of sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100 of section A of this act shall become effective on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 3** was adopted.

Representative Hubrecht offered **House Amendment No. 4**.

House Amendment No. 4

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"633.060. No individual receiving services from the division of developmental disabilities shall have limitations imposed on rights as established under section 630.110 without due process. Due process is the legal right to be informed, heard, and assisted through external advocacy. Due process shall include the right to be informed of actions the individual may take and a time line for restoration of rights."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hubrecht, **House Amendment No. 4** was adopted.

Representative Evans offered **House Amendment No. 5**.

House Amendment No. 5

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"192.945. 1. As used in this section, the following terms shall mean:

- (1) "Department", the department of health and senior services;
- (2) "Hemp extract", as such term is defined in section 195.207;

- (3) "Hemp extract registration card", a card issued by the department under this section;
- (4) ~~["Intractable epilepsy", epilepsy that as determined by a neurologist does not respond to three or more treatment options overseen by the neurologist;~~
- ~~_____ (5)] "Neurologist", a physician who is licensed under chapter 334 and board certified in neurology;~~
- ~~[(6)] (5) "Parent", a parent or legal guardian of a minor who is responsible for the minor's medical care;~~
- (6) "Physician", a person who is a physician licensed by the state board of registration for the healing arts and practicing within this state and, by training or experience, is qualified to diagnose and treat a serious condition;**
- (7) "Registrant", an individual to whom the department issues a hemp extract registration card under this section;
- (8) "Seizure disorders", epilepsy or nonepileptic seizures that are triggered by other physical or psychological disorders and conditions;**
- (9) "Serious condition":**
 - (a) Cancer, positive status for human immunodeficiency virus or acquired immune deficiency syndrome, amyotrophic lateral sclerosis, Parkinson's disease, multiple sclerosis, damage to the nervous tissue of the spinal cord with objective neurological indication of intractable spasticity, epilepsy, inflammatory bowel disease, neuropathies, Huntington's disease, post-traumatic stress disorder, rheumatoid arthritis; or**
 - (b) Any of the following conditions clinically associated with, or a complication of, a condition under this subdivision or its treatment: cachexia or wasting syndrome, severe or chronic pain, severe nausea, seizures, severe or persistent muscle spasms.**
- 2. The department shall issue a hemp extract registration card to an individual who:
 - (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a ~~[statement]~~ **recommendation** signed by a neurologist **or physician**
 that:
 - (a) Indicates that the individual suffers from ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; and
 - (b) Is consistent with a record from the neurologist **or physician** concerning the individual contained in the database described in subsection ~~[9]~~ **10** of this section;
 - (c) Indicates the neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and**
 - (d) States that the individual is under the neurologist's or physician's continuing care for the serious condition or seizure disorder;**
- (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and
- (5) Submits an application to the department on a form created by the department that contains:
 - (a) The individual's name and address;
 - (b) A copy of the individual's valid photo identification; and
 - (c) Any other information the department considers necessary to implement the provisions of this section.
- 3. The department shall issue a hemp extract registration card to a parent who:
 - (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a ~~[statement]~~ **recommendation** signed by a neurologist **or physician**
 that:
 - (a) Indicates that a minor in the parent's care suffers from ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; ~~[and]~~
 - (b) Is consistent with a record from the neurologist **or physician** concerning the minor contained in the database described in subsection ~~[9]~~ **10** of this section;
 - (c) The neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and**
 - (d) The minor is under the neurologist's or physician's continuing care for the serious condition or seizure disorder;**
- (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and

- (5) Submits an application to the department on a form created by the department that contains:
 - (a) The parent's name and address;
 - (b) The minor's name;
 - (c) A copy of the parent's valid photo identification; and
 - (d) Any other information the department considers necessary to implement the provisions of this section.
4. The department shall maintain a record of the name of each registrant and the name of each minor receiving care from a registrant.
5. The department **may promulgate rules to authorize clinical trials involving hemp extract** and shall promulgate rules to:
 - (1) Implement the provisions of this section including establishing the information the applicant is required to provide to the department and establishing in accordance with recommendations from the department of public safety the form and content of the hemp extract registration card; and
 - (2) Regulate the distribution of hemp extract from a cannabidiol oil care center to a registrant, which shall be in addition to any other state ~~[or federal]~~ regulations~~;~~ **and**
~~The department may promulgate rules to authorize clinical trials involving hemp extract].~~
6. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section.
7. The registration cards issued under this section shall be valid for one year and renewable if at the time of renewal the registrant meets the requirements of either subsection 2 or 3 of this section.
8. **Only the neurologist or physician may recommend hemp extract and sign the recommendation described in subsection 2 or 3 of this section as part of the treatment plan of a patient diagnosed with a serious condition or seizure disorder.**
9. The neurologist **or physician** who signs the ~~[statement]~~ **recommendation** described in subsection 2 or 3 of this section shall:
 - (1) Keep a record of the neurologist's **or physician's** evaluation and observation of a patient who is a registrant or minor under a registrant's care including the patient's response to hemp extract; ~~[and]~~
 - (2) Transmit the record described in subdivision (1) of this subsection to the department; **and**
 - (3) **Notify the patient or the patient's parent or guardian if the patient is a minor, prior to providing a recommendation, that hemp extract has not been approved by the Federal Drug Administration and by using such treatment the patient or patient's parent or guardian is accepting the risks involved in using an unapproved product.**
- ~~[9-]~~ 10. The department shall maintain a database of the records described in subsection ~~[8]~~ 9 of this section and treat the records as identifiable health data.
- ~~[10-]~~ 11. The department may share the records described in subsection 9 of this section with a higher education institution for the purpose of studying hemp extract.
- ~~[11-]~~ 12. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, shall be invalid and void.

192.947. 1. No individual or health care entity organized under the laws of this state shall be subject to any adverse action by the state or any agency, board, or subdivision thereof, including civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission if such individual or health care entity, in its normal course of business and within its applicable licenses and regulations, acts in good faith upon or in furtherance of any order or recommendation by a neurologist **or physician** authorized under section 192.945 relating to the medical use and administration of hemp extract with respect to an eligible patient.

2. The provisions of subsection 1 of this section shall apply to the recommendation, possession, handling, storage, transfer, destruction, dispensing, or administration of hemp extract, including any act in preparation of such dispensing or administration.

~~[3. This section shall not be construed to limit the rights provided under law for a patient to bring a civil action for damages against a physician, hospital, registered or licensed practical nurse, pharmacist, any other individual or entity providing health care services, or an employee of any entity listed in this subsection.];~~ and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after all of said line the following:

"195.207. 1. As used in sections 192.945, 261.265, 261.267, and this section, the term "hemp extract" shall mean an extract from a cannabis plant or a mixture or preparation containing cannabis plant material that:

- (1) Is composed of no more than ~~three-tenths~~ **nine-tenths** percent tetrahydrocannabinol by weight;
- (2) Is composed of at least ~~five~~ **one and one-half** percent cannabidiol by weight; and
- (3) Contains no other psychoactive substance.

2. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who has been issued a valid hemp extract registration card under section 192.945, or is a minor under a registrant's care, and possesses or uses hemp extract is not subject to the penalties described in this chapter **or chapter 579** for possession or use of the hemp extract if the individual:

- (1) Possesses or uses the hemp extract only to treat ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** as defined in section 192.945;
- (2) Originally obtained the hemp extract from a sealed container with a label indicating the hemp extract's place of origin and a number that corresponds with a certificate of analysis;
- (3) Possesses, in close proximity to the hemp extract, a certificate of analysis that:
 - (a) Has a number that corresponds with the number on the label described in subdivision (2) of this subsection;
 - (b) Indicates the hemp extract's ingredients including its percentages of tetrahydrocannabinol and cannabidiol by weight;
 - (c) Is created by a laboratory that is not affiliated with the producer of the hemp extract and is licensed in the state where the hemp extract was produced; and
 - (d) Is transmitted by the laboratory to the department of health and senior services; and
- (4) Has a current hemp extract registration card issued by the department of health and senior services under section 192.945.

3. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who possesses hemp extract lawfully under subsection ~~[2]~~ **1** of this section and administers hemp extract to a minor suffering from ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** is not subject to the penalties described in this chapter **or chapter 579** for administering the hemp extract to the minor if:

- (1) The individual is the minor's parent or legal guardian; and
- (2) The individual is registered with the department of health and senior services as the minor's parent under section 192.945.

4. An individual who has ~~[been issued]~~ a valid hemp extract registration card under section 192.945, or is a minor under a registrant's care, may possess up to twenty ounces of hemp extract pursuant to this section. Subject to any rules or regulations promulgated by the department of health and senior services, an individual may apply for a waiver if a **neurologist or** physician provides a substantial medical basis in a signed, written statement asserting that, based on the patient's medical history, in the physician's professional judgment, twenty ounces is an insufficient amount to properly alleviate the patient's medical condition or symptoms associated with such medical condition.

261.265. 1. For purposes of this section, the following terms shall mean:

- (1) "Cannabidiol oil care center", the premises specified in an application for a cultivation and production facility license in which the licensee is authorized to distribute processed hemp extract to persons possessing a hemp extract registration card issued under section 192.945;
- (2) "Cultivation and production facility", the land and premises specified in an application for a cultivation and production facility license on which the licensee is authorized to grow, cultivate, process, and possess hemp and hemp extract;
- (3) "Cultivation and production facility license", a license that authorizes the licensee to grow, cultivate, process, and possess hemp and hemp extract, and distribute hemp extract to its cannabidiol oil care centers;
- (4) "Department", the department of agriculture;
- (5) "Entity", **a person, corporation, nonprofit corporation, limited liability corporation, general or limited partnership, or other legal entity;**
- (6) "Grower", a nonprofit entity issued a cultivation and production facility license by the department of agriculture that produces hemp extract for the treatment of ~~[intractable epilepsy]~~ **a serious condition or seizure disorder as such terms are defined under section 192.945;**

~~[(6)]~~ (7) "Hemp":

(a) All nonseed parts and varieties of the *cannabis sativa* plant, whether growing or not, that contain a crop-wide average tetrahydrocannabinol (THC) concentration that does not exceed the lesser of:

a. ~~[Three-tenths]~~ **Nine-tenths** of one percent on a dry weight basis; or

b. The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.;

(b) Any *cannabis sativa* seed that is:

a. Part of a growing crop;

b. Retained by a grower for future planting; or

c. For processing into or use as agricultural hemp seed.

This term shall not include industrial hemp commodities or products;

~~[(7)]~~ (8) "Hemp monitoring system", an electronic tracking system that includes, but is not limited to, testing and data collection established and maintained by the cultivation and production facility and is available to the department for the purposes of documenting the hemp extract production and retail sale of the hemp extract.

2. The department shall issue a cultivation and production facility license to ~~[a nonprofit]~~ **an** entity to grow or cultivate the cannabis plant used to make hemp extract as defined in subsection 1 of section 195.207 or hemp on the entity's property if the entity **has been a resident of the state for at least five years, has completed a state and federal fingerprint-based criminal record check in accordance with section 43.543 and has paid all applicable criminal background check fees in accordance with section 43.530**, has submitted to the department an application as required by the department under subsection 7 of this section, the entity meets all requirements of this section and the department's rules, and there are fewer than ~~[two]~~ **ten** licensed cultivation and production facilities operating in the state. **Any cultivation and production facility license issued before August 28, 2017, shall continue to be valid even if the licensed entity does not meet the residency requirement under this subsection, and the licensed entity may implement the new provisions defined in this section upon its enactment.**

3. A grower may produce and manufacture hemp and hemp extract, and distribute hemp extract as defined in section 195.207 for the treatment of persons suffering from ~~[intractable epilepsy as defined in section 192.945]~~ **a serious condition or seizure disorder**, consistent with any and all state ~~[or federal]~~ regulations regarding the production, manufacture, or distribution of such product. The department shall not issue more than ~~[two]~~ **five** cultivation and production facility licenses for the operation of such facilities at any one time **in 2018, and not more than ten cultivation and production facility licenses for the operation of such facilities at any one time in 2019.**

4. The department shall maintain a list of growers.

5. All growers shall keep records in accordance with rules adopted by the department. Upon at least three days' notice, the director of the department may audit the required records during normal business hours. The director may conduct an audit for the purpose of ensuring compliance with this section.

6. In addition to an audit conducted in accordance with subsection 5 of this section, the director may inspect independently, or in cooperation with the state highway patrol or a local law enforcement agency, any hemp crop during the crop's growth phase and take a representative composite sample for field analysis. If a crop contains an average tetrahydrocannabinol (THC) concentration exceeding the lesser of:

(1) ~~[Three-tenths]~~ **Nine-tenths** of one percent on a dry weight basis; or

(2) The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.,

the director may detain, seize, or embargo the crop.

7. The department shall promulgate rules including, but not limited to:

(1) Application requirements for licensing, including requirements for the submission of fingerprints and the completion of a criminal background check;

(2) Security requirements for cultivation and production facility premises, including, at a minimum, lighting, physical security, video and alarm requirements;

(3) Rules relating to hemp monitoring systems as defined in this section;

(4) Other procedures for internal control as deemed necessary by the department to properly administer and enforce the provisions of this section, including reporting requirements for changes, alterations, or modifications of the premises;

(5) Requirements that any hemp extract received from a legal source be submitted to a testing facility designated by the department to ensure that such hemp extract complies with the provisions of section 195.207 and to ensure that the hemp extract does not contain any pesticides. Any hemp extract that is not submitted for testing or which after testing is found not to comply with the provisions of section 195.207 shall not be distributed or used and shall be submitted to the department for destruction; and

(6) Rules regarding the manufacture, storage, and transportation of hemp and hemp extract, which shall be in addition to any other state or federal regulations.

8. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, **shall be invalid and void.**

9. All hemp waste from the production of hemp extract shall either be destroyed, recycled by the licensee at the hemp cultivation and production facility, or donated to the department or an institution of higher education for research purposes, and shall not be used for commercial purposes.

10. In addition to any other liability or penalty provided by law, the director may revoke or refuse to issue or renew a cultivation and production facility license and may impose a civil penalty on a grower for any violation of this section, or section 192.945 or 195.207. The director may not impose a civil penalty under this section that exceeds two thousand five hundred dollars.

11. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative Morris offered **House Amendment No. 1 to House Amendment No. 5.**

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to Senate Bill No. 50, Page 6, Line 44, by inserting immediately after all of said line the following:

"Further amend said bill, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"334.036. 1. For purposes of this section, the following terms shall mean:

(1) "Assistant physician", any medical school graduate who:

(a) Is a resident and citizen of the United States or is a legal resident alien;

(b) Has successfully completed Step 1 and Step 2 of the United States Medical Licensing Examination or the equivalent of such steps of any other board-approved medical licensing examination within the two-year period immediately preceding application for licensure as an assistant physician, but in no event more than three years after graduation from a medical college or osteopathic medical college;

(c) Has not completed an approved postgraduate residency and has successfully completed Step 2 of the United States Medical Licensing Examination or the equivalent of such step of any other board-approved medical licensing examination within the immediately preceding two-year period unless when such two-year anniversary occurred he or she was serving as a resident physician in an accredited residency in the United States and continued to do so within thirty days prior to application for licensure as an assistant physician; and

(d) Has proficiency in the English language[?].

Any medical school graduate who could have applied for licensure and complied with the provisions of this subdivision at any time between August 28, 2014, and August 28, 2017, may apply for licensure and shall be deemed in compliance with the provisions of this subdivision;

(2) "Assistant physician collaborative practice arrangement", an agreement between a physician and an assistant physician that meets the requirements of this section and section 334.037;

(3) "Medical school graduate", any person who has graduated from a medical college or osteopathic medical college described in section 334.031.

2. (1) An assistant physician collaborative practice arrangement shall limit the assistant physician to providing only primary care services and only in medically underserved rural or urban areas of this state or in any pilot project areas established in which assistant physicians may practice.

(2) For a physician-assistant physician team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended:

(a) An assistant physician shall be considered a physician assistant for purposes of regulations of the Centers for Medicare and Medicaid Services (CMS); and

(b) No supervision requirements in addition to the minimum federal law shall be required.

3. (1) For purposes of this section, the licensure of assistant physicians shall take place within processes established by rules of the state board of registration for the healing arts. The board of healing arts is authorized to establish rules under chapter 536 establishing licensure and renewal procedures, supervision, collaborative practice arrangements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensure may be denied or the licensure of an assistant physician may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule.

(2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

4. An assistant physician shall clearly identify himself or herself as an assistant physician and shall be permitted to use the terms "doctor", "Dr.", or "doc". No assistant physician shall practice or attempt to practice without an assistant physician collaborative practice arrangement, except as otherwise provided in this section and in an emergency situation.

5. The collaborating physician is responsible at all times for the oversight of the activities of and accepts responsibility for primary care services rendered by the assistant physician.

6. The provisions of section 334.037 shall apply to all assistant physician collaborative practice arrangements. To be eligible to practice as an assistant physician, a licensed assistant physician shall enter into an assistant physician collaborative practice arrangement within six months of his or her initial licensure and shall not have more than a six-month time period between collaborative practice arrangements during his or her licensure period. Any renewal of licensure under this section shall include verification of actual practice under a collaborative practice arrangement in accordance with this subsection during the immediately preceding licensure period.

Section B. Because immediate action is necessary to allow qualified individuals to act as assistant physicians and provide medical care, the repeal and reenactment of section 334.036 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 334.036 of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morris, **House Amendment No. 1 to House Amendment No. 5** was adopted.

Representative McGaugh offered **House Amendment No. 2 to House Amendment No. 5**.

House Amendment No. 2
to
House Amendment No. 5

AMEND House Amendment No. 5 to Senate Bill No. 50, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""192.300. **1.** The county commissions ~~[and]~~ **with the concurrence of** the county health center boards of the several counties may make and promulgate orders, ordinances, rules or regulations, respectively as will tend to enhance the public health and prevent the entrance of infectious, contagious, communicable or dangerous diseases into such county, but any orders, ordinances, rules or regulations shall not be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198. The county commissions ~~[and]~~ **with the concurrence of** the county health center boards of the several counties may establish reasonable fees to pay for any costs incurred in carrying out such orders, ordinances, rules or regulations, however, the establishment of such fees shall not deny personal health services to those individuals who are unable to pay such fees or impede the prevention or control of communicable disease. Fees generated shall be deposited in the county treasury. All fees generated under the provisions of this section shall be used to support the public health activities for which they were generated. After the promulgation and adoption of such orders, ordinances, rules or regulations by such county commission ~~[or county health board]~~, such commission ~~[or county health board]~~ shall make and enter an order or record declaring such orders, ordinances, rules or regulations to be printed and available for distribution to the public in the office of the county clerk, and shall require a copy of such order to be published in some newspaper in the county in three successive weeks, not later than thirty days after the entry of such order, ordinance, rule or regulation. Any person, firm, corporation or association which violates any of the orders or ordinances adopted, promulgated and published by such county commission is guilty of a misdemeanor and shall be prosecuted, tried and fined as otherwise provided by law. The county commission ~~[or county health board]~~ of any such county has full power and authority to initiate the prosecution of any action under this section.

2. Notwithstanding the provisions of subsection 1 of this section, in the event of an emergency, a county commission or the county health center board may make and promulgate any orders, ordinances, rules, or regulations in order to protect public health, safety, or welfare, but the orders, ordinances, rules, or regulations shall not be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198.

192.945. 1. As used in this section, following terms shall mean:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Anderson	Austin	Bahr	Barnes 60	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen

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McCaherty	McGaugh	Miller	Moon	Morris
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Spencer	Swan	Tate	Taylor
Trent	Walker 3	Wiemann	Wilson	Wood

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Higdon	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 021

Alferman	Andrews	Berry	Cookson	Cornejo
Curtis	Engler	Gregory	Kelley 127	McDaniel
Messenger	Muntzel	Rehder	Reiboldt	Shull 16
Sommer	Stacy	Stephens 128	Vescovo	White
Mr. Speaker				

VACANCIES: 001

Representative McGaugh moved that **House Amendment No. 2 to House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Lavender:

AYES: 074

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	DeGroot	Dohrman
Eggleston	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Haefner	Henderson	Higdon
Houghton	Houx	Hurst	Johnson	Justus
Kelly 141	Kidd	Kolkmeyer	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McDaniel	McGaugh	Miller
Moon	Morris	Neely	Pfautsch	Pietzman
Plocher	Redmon	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Schroer
Shumake	Sommer	Spencer	Tate	Taylor
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 077

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Berry	Brown 27
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 10	Curtis	Curtman	Davis
Dogan	Dunn	Ellebracht	Ellington	Evans
Franks Jr	Frederick	Gannon	Gray	Green
Grier	Haahr	Hannegan	Hansen	Harris
Helms	Hill	Hubrecht	Kelley 127	Kendrick
Lavender	May	McCaherty	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Phillips
Pierson Jr	Pike	Pogue	Quade	Razer
Reiboldt	Roberts	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Smith 85	Smith 163	Stevens 46
Swan	Trent	Unsicker	Walker 3	Walker 74
Wessels	White			

PRESENT: 000

ABSENT WITH LEAVE: 011

Andrews	Cookson	Engler	Gregory	Messenger
Muntzel	Rehder	Shull 16	Stacy	Stephens 128
Vescovo				

VACANCIES: 001

On motion of Representative Evans, **House Amendment No. 5, as amended**, was adopted.

Representative Barnes (60) offered **House Amendment No. 6**.

House Amendment No. 6

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

- "192.500. 1. For purposes of this section, the following terms shall mean:**
- (1) "Cone beam computed tomography system", a medical imaging device using x-ray computed tomography to capture data using a cone-shaped x-ray beam;**
 - (2) "Panoramic x-ray system", an imaging device that captures the entire mouth in a single, two-dimensional image including the teeth, upper and lower jaws, and surrounding structures and tissues.**
 - 2. Cone beam computed tomography systems and panoramic x-ray systems that cannot produce radiation intensity greater than thirty milligrays shall not be required to be inspected more frequently than every three years.**
 - 3. Cone beam computed tomography systems that can produce radiation intensity of greater than thirty milligrays shall be inspected annually.**
 - 4. In addition to the requirements of subsections 2 and 3 of this section, all cone beam computed tomography systems and panoramic x-ray systems shall be inspected within thirty days of installation and whenever moved within an office.**
 - 5. Notwithstanding any law to the contrary, inspections of conventional x-ray equipment used exclusively on animals by a licensed veterinarian or veterinary facility under chapter 340 shall not be required to be inspected more frequently than every four years."; and**

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

"332.081. 1. Notwithstanding any other provision of law, hospitals licensed under chapter 197 shall be authorized to employ any or all of the following oral health providers:

(1) A dentist licensed under this chapter for the purpose of treating on hospital premises those patients who present with a dental condition and such treatment is necessary to ameliorate the condition for which they presented such as severe pain or tooth abscesses;

(2) An oral and maxillofacial surgeon licensed under this chapter for the purpose of treating oral conditions that need to be ameliorated as part of treating the underlying cause of the patient's medical needs including, but not limited to, head and neck cancer, HIV or AIDS, severe trauma resulting in admission to the hospital, organ transplant, diabetes, or seizure disorders. It shall be a condition of treatment that such patients are admitted to the hospital on either an in- or out-patient basis;

(3) A maxillofacial prosthodontist licensed under this chapter for the purpose of treating and supporting patients of a head and neck cancer team or other complex care or surgical team for the fabrication of appliances following ablative surgery, surgery to correct birth anomalies, extensive radiation treatment of the head or neck, or trauma-related surgery.

2. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; or

(9) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

(10) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

[2]3. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP

program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(1)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

[3]4. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

[4]5. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

[5]6. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

[6]7. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(1)).

[7]8. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

[8]9. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(1)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be

provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

[9]10. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

[10]11. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

345.051. 1. Every person licensed or registered pursuant to the provisions of sections 345.010 to 345.080 shall renew the license or registration on or before the renewal date. Such renewal date shall be determined by the board. The application shall be made on a form furnished by the board. The application shall include, but not be limited to, disclosure of the applicant's full name and the applicant's office and residence addresses and the date and number of the applicant's license or registration, all final disciplinary actions taken against the applicant by any speech-language-hearing association or society, state, territory or federal agency or country and information concerning the applicant's current physical and mental fitness to practice.

2. A blank form for application for license or registration renewal shall be mailed to each person licensed or registered in this state at the person's last known office or residence address. The failure to mail the form of application or the failure to receive it does not, however, relieve any person of the duty to renew the license or registration and pay the fee required by sections 345.010 to 345.080 for failure to renew the license or registration.

3. An applicant for renewal of a license or registration under this section shall:

(1) Submit an amount established by the board; and
 (2) Meet any other requirements the board establishes as conditions for license or registration renewal, including the demonstration of continued competence to practice the profession for which the license or registration is issued. A requirement of continued competence may include, but is not limited to, continuing education, examination, self-evaluation, peer review, performance appraisal or practical simulation.

4. If a license or registration is suspended pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may be renewed but does not entitle the licensee to engage in the licensed or registered activity or in any other conduct or activity which violates the order of judgment by which the license or registration was suspended until such license or registration has been reinstated.

5. If a license or registration is revoked on disciplinary grounds pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may not be renewed. If a license or registration is reinstated after its expiration, the licensee, as a condition of reinstatement, shall pay a reinstatement fee that is equal to the renewal fee in effect on the last regular renewal date immediately preceding the date of reinstatement plus any late fee established by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (28) offered **House Amendment No. 1 to House Amendment No. 6.**

House Amendment No. 1
to
House Amendment No. 6

AMEND House Amendment No. 6 to Senate Bill No. 50, Page 1, Line 25, by deleting said line and inserting in lieu thereof the following:

"210.233. 1. All licensed child care facilities shall report annually to the department whether the child care facility has liability insurance coverage and if so, shall provide the department with proof of such insurance coverage.

2. The department shall publish and update annually on its website whether each licensed child care facility has liability insurance coverage. Upon request, the department shall provide insurance coverage information regarding a child care facility, including the name, address, and telephone number of the facility's liability insurance carrier.

3. The department may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

332.081. 1. **Notwithstanding any other provision of law, hospitals licensed under chapter";** and

Further amend said amendment, Page 4, Line 39, by inserting after the word "board" the words "**, but shall be no less than three years**"; and

Further amend said amendment, Page 5, Line 7, by inserting immediately after the words "limited to," the words "**up to thirty hours triennially of**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Grier assumed the Chair.

On motion of Representative Barnes (28), **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Barnes (60), **House Amendment No. 6, as amended**, was adopted.

Representative Ruth offered **House Amendment No. 7.**

House Amendment No. 7

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting after said section and line the following:

"191.332. 1. By January 1, 2002, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include potentially treatable or manageable disorders, which may include but are not limited to cystic fibrosis, galactosemia, biotinidase deficiency, congenital adrenal hyperplasia, maple syrup urine disease (MSUD) and other amino acid disorders, glucose-6-phosphate dehydrogenase deficiency (G-6-PD), MCAD and other fatty acid oxidation disorders, methylmalonic acidemia, propionic acidemia, isovaleric acidemia and glutaric acidemia Type I.

2. By January 1, 2017, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include severe combined immunodeficiency (SCID), also known as bubble boy disease. The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection.

3. **By January 1, 2019, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include spinal muscular atrophy (SMA) and Hunter syndrome (MPS II). The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection. To help fund initial costs incurred by the state, the department shall apply for available newborn screening grant funding specific to screening for spinal muscular atrophy and Hunter syndrome. The department shall have discretion in accepting the terms of such grants.**

4. The department of health and senior services may promulgate rules to implement the provisions of this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Haefner offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to Senate Bill No. 50, Page 3, Line 26, by deleting said line and inserting in lieu thereof the following:

"section shall become effective unless it has been promulgated pursuant to chapter 536.

192.380. 1. For purposes of this section, the following terms shall mean:

(1) "Birthing facility", any hospital as defined under section 197.020 with more than one licensed obstetric bed or a neonatal intensive care unit, a hospital operated by a state university, or a birthing center licensed under sections 197.200 to 197.240;

(2) "Department", the department of health and senior services.

2. After holding multiple public hearings in diverse geographic regions of the state and seeking broad public and stakeholder input, the department shall establish criteria for levels of maternal care designations and levels of neonatal care designations for birthing facilities. The levels developed under this section shall be based upon:

(1) The most current published version of the "Levels of Neonatal Care" developed by the American Academy of Pediatrics;

(2) The most current published version of the "Levels of Maternal Care" developed by the American Congress of Obstetricians and Gynecologists and the Society for Maternal-Fetal Medicine; and

(3) Necessary variance when considering the geographic and varied needs of citizens of this state.

3. Nothing in this section shall be construed in any way to modify or expand the licensure of any health care professional.

4. Nothing in this section shall be construed in any way to require a patient be transferred to a different facility.

5. The department shall promulgate rules to implement the provisions of this section no later than January 1, 2018. Such rules shall be limited to those necessary for the establishment of levels of neonatal care designations and levels of maternal care designations for birthing facilities under subsection 2 of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

6. Beginning January 1, 2019, any hospital with a birthing facility shall report to the department its appropriate level of maternal care designation and neonatal care designation as determined by the criteria outlined under subsection 2 of this section.

7. Beginning January 1, 2019, any hospital with a birthing facility operated by a state university shall report to the department its appropriate level of maternal care designation and neonatal care designation as determined by the criteria outlined under subsection 2 of this section.

8. The department may partner with appropriate nationally recognized professional organizations with demonstrated expertise in maternal and neonatal standards of care to administer the provisions of this section.

9. The criteria for levels of maternal and neonatal care developed under subsection 2 of this section shall not include pregnancy termination or counseling or referral for pregnancy termination."; and" ; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haefner, **House Amendment No. 1 to House Amendment No. 7** was adopted.

On motion of Representative Ruth, **House Amendment No. 7, as amended**, was adopted.

Representative Schroer offered **House Amendment No. 8**.

House Amendment No. 8

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

"211.021. [4-] As used in this chapter, unless the context clearly requires otherwise:

(1) "Adult" means a person ~~[seventeen]~~ **eighteen** years of age or older ~~[except for seventeen-year-old children as defined in this section];~~

(2) "Child" means any person under ~~[seventeen]~~ **eighteen** years of age ~~[and shall mean, in addition, any person over seventeen but not yet eighteen years of age alleged to have committed a status offense];~~

(3) "Juvenile court" means the juvenile division or divisions of the circuit court of the county, or judges while hearing juvenile cases assigned to them;

(4) "Legal custody" means the right to the care, custody and control of a child and the duty to provide food, clothing, shelter, ordinary medical care, education, treatment and discipline of a child. Legal custody may be taken from a parent only by court action and if the legal custody is taken from a parent without termination of parental rights, the parent's duty to provide support continues even though the person having legal custody may provide the necessities of daily living;

(5) "Parent" means either a natural parent or a parent by adoption and if the child is illegitimate, "parent" means the mother;

(6) "Shelter care" means the temporary care of juveniles in physically unrestricting facilities pending final court disposition. These facilities may include:

(a) "Foster home", the private home of foster parents providing twenty-four-hour care to one to three children unrelated to the foster parents by blood, marriage or adoption;

(b) "Group foster home", the private home of foster parents providing twenty-four-hour care to no more than six children unrelated to the foster parents by blood, marriage or adoption;

(c) "Group home", a child care facility which approximates a family setting, provides access to community activities and resources, and provides care to no more than twelve children;

(7) "Status offense", any offense as described in subdivision (2) of subsection 1 of section 211.031.

~~[2. The amendments to subsection 1 of this section, as provided for in this act, shall not take effect until such time as appropriations by the general assembly for additional juvenile officer full-time equivalents and deputy~~

juvenile officer full time equivalents shall exceed by one million nine hundred thousand dollars the amount spent by the state for such officers in fiscal year 2007 and appropriations by the general assembly to single first class counties for juvenile court personnel costs shall exceed by one million nine hundred thousand dollars the amount spent by the state for such juvenile court personnel costs in fiscal year 2007 and notice of such appropriations has been given to the revisor of statutes].

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in sections 487.010 to 487.190 shall have exclusive original jurisdiction in proceedings:

(1) Involving any child ~~[or person seventeen years of age]~~ who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child ~~[or person seventeen years of age]~~, neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child ~~[or person seventeen years of age]~~ shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child ~~[or person seventeen years of age]~~ is otherwise without proper care, custody or support; or

(c) The child ~~[or person seventeen years of age]~~ was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130;

(d) The child ~~[or person seventeen years of age is a child]~~ is in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school; or

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control; or

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification; or

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of ~~[seventeen]~~ **eighteen** years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child ~~[or person seventeen years of age]~~ to the guardianship of the department of social services as provided by law; and

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than ~~[seventeen]~~ **eighteen** years of age.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child ~~[or person seventeen years of age]~~ who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child ~~[or person seventeen years of age]~~ may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person ~~[seventeen]~~ **eighteen** years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~, or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~ for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child ~~[or person seventeen years of age]~~ under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child ~~[or person seventeen years of age]~~ or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child ~~[or person seventeen years of age]~~, certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child ~~[or person seventeen years of age]~~ taken into custody in a county other than the county of the child's residence ~~[or the residence of a person seventeen years of age]~~, the juvenile court of the county of the child's residence ~~[or the residence of a person seventeen years of age]~~ shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child.

211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child ~~[or person seventeen years of age]~~, alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.

2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.

3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.

5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.

6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.

7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:

(1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or

(2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.

211.033. 1. No person under the age of ~~[seventeen]~~ **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071 shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of ~~[seventeen]~~ **eighteen** to a juvenile detention facility.

2. Nothing in this section shall be construed as creating any civil or criminal liability for any law enforcement officer, juvenile officer, school personnel, or court personnel for any action taken or failure to take any action involving a minor child who remains under the jurisdiction of the juvenile court under this section if such action or failure to take action is based on a good faith belief by such officer or personnel that the minor child is not under the jurisdiction of the juvenile court.

~~[3. The amendments to subsection 2 of this section, as provided for in this act, shall not take effect until such time as the provisions of section 211.021 shall take effect in accordance with subsection 2 of section 211.021.]~~

211.041. When jurisdiction over the person of a child has been acquired by the juvenile court under the provisions of this chapter in proceedings coming within the applicable provisions of section 211.031, the jurisdiction of the child may be retained for the purpose of this chapter until he or she has attained the age of twenty-one years, except in cases where he or she is committed to and received by the division of youth services, unless jurisdiction has been returned to the committing court by provisions of chapter 219 through requests of the court to the division of youth services and except in any case where he or she has not paid an assessment imposed in accordance with section 211.181 or in cases where the judgment for restitution entered in accordance with section 211.185 has not been satisfied. Every child over whose person the juvenile court retains jurisdiction shall be prosecuted under the general law for any violation of a state law or of a municipal ordinance which he or she commits after he or she becomes ~~[seventeen]~~ **eighteen** years of age. The juvenile court shall have no jurisdiction with respect to any such violation and, so long as it retains jurisdiction of the child, shall not exercise its jurisdiction in such a manner as to conflict with any other court's jurisdiction as to any such violation.

211.061. 1. When a child is taken into custody with or without warrant for an offense, the child, together with any information concerning the child and the personal property found in the child's possession, shall be taken immediately and directly before the juvenile court or delivered to the juvenile officer or person acting for ~~[him]~~ **the child**.

2. If any person is taken before a circuit or associate circuit judge not assigned to juvenile court or a municipal judge, and it is then, or at any time thereafter, ascertained that he or she was under the age of ~~[seventeen]~~ **eighteen** years at the time he or she is alleged to have committed the offense, or that he or she is subject to the jurisdiction of the juvenile court as provided by this chapter, it is the duty of the judge forthwith to transfer the case or refer the matter to the juvenile court, and direct the delivery of such person, together with information concerning him or her and the personal property found in his or her possession, to the juvenile officer or person acting as such.

3. When the juvenile court is informed that a child is in detention it shall examine the reasons therefor and shall immediately:

(1) Order the child released; or

(2) Order the child continued in detention until a detention hearing is held. An order to continue the child in detention shall only be entered upon the filing of a petition or motion to modify and a determination by the court that probable cause exists to believe that the child has committed acts specified in the petition or motion that bring the child within the jurisdiction of the court under subdivision (2) or (3) of subsection 1 of section 211.031.

4. A juvenile shall not remain in detention for a period greater than twenty-four hours unless the court orders a detention hearing. If such hearing is not held within three days, excluding Saturdays, Sundays and legal holidays, the juvenile shall be released from detention unless the court for good cause orders the hearing continued. The detention hearing shall be held within the judicial circuit at a date, time and place convenient to the court. Notice of the date, time and place of a detention hearing, and of the right to counsel, shall be given to the juvenile and his or her custodian in person, by telephone, or by such other expeditious method as is available.

211.071. 1. If a petition alleges that a child between the ages of twelve and ~~seventeen~~ **eighteen** has committed an offense which would be considered a felony if committed by an adult, the court may, upon its own motion or upon motion by the juvenile officer, the child or the child's custodian, order a hearing and may, in its discretion, dismiss the petition and such child may be transferred to the court of general jurisdiction and prosecuted under the general law; except that if a petition alleges that any child has committed an offense which would be considered first degree murder under section 565.020, second degree murder under section 565.021, first degree assault under section 565.050, forcible rape under section 566.030 as it existed prior to August 28, 2013, rape in the first degree under section 566.030, forcible sodomy under section 566.060 as it existed prior to August 28, 2013, sodomy in the first degree under section 566.060, first degree robbery under section 569.020 **as it existed prior to January 1, 2017, or first degree robbery under section 570.023, [or]** distribution of drugs under section 195.211 **as it existed prior to January 1, 2017, or the manufacturing of a controlled substance under section 579.055,** or has committed two or more prior unrelated offenses which would be felonies if committed by an adult, the court shall order a hearing, and may in its discretion, dismiss the petition and transfer the child to a court of general jurisdiction for prosecution under the general law.

2. Upon apprehension and arrest, jurisdiction over the criminal offense allegedly committed by any person between ~~seventeen~~ **eighteen** and twenty-one years of age over whom the juvenile court has retained continuing jurisdiction shall automatically terminate and that offense shall be dealt with in the court of general jurisdiction as provided in section 211.041.

3. Knowing and willful age misrepresentation by a juvenile subject shall not affect any action or proceeding which occurs based upon the misrepresentation. Any evidence obtained during the period of time in which a child misrepresents his or her age may be used against the child and will be subject only to rules of evidence applicable in adult proceedings.

4. Written notification of a transfer hearing shall be given to the juvenile and his or her custodian in the same manner as provided in sections 211.101 and 211.111. Notice of the hearing may be waived by the custodian. Notice shall contain a statement that the purpose of the hearing is to determine whether the child is a proper subject to be dealt with under the provisions of this chapter, and that if the court finds that the child is not a proper subject to be dealt with under the provisions of this chapter, the petition will be dismissed to allow for prosecution of the child under the general law.

5. The juvenile officer may consult with the office of prosecuting attorney concerning any offense for which the child could be certified as an adult under this section. The prosecuting or circuit attorney shall have access to police reports, reports of the juvenile or deputy juvenile officer, statements of witnesses and all other records or reports relating to the offense alleged to have been committed by the child. The prosecuting or circuit attorney shall have access to the disposition records of the child when the child has been adjudicated pursuant to subdivision (3) of subsection 1 of section 211.031. The prosecuting attorney shall not divulge any information regarding the child and the offense until the juvenile court at a judicial hearing has determined that the child is not a proper subject to be dealt with under the provisions of this chapter.

6. A written report shall be prepared in accordance with this chapter developing fully all available information relevant to the criteria which shall be considered by the court in determining whether the child is a proper subject to be dealt with under the provisions of this chapter and whether there are reasonable prospects of rehabilitation within the juvenile justice system. These criteria shall include but not be limited to:

- (1) The seriousness of the offense alleged and whether the protection of the community requires transfer to the court of general jurisdiction;
- (2) Whether the offense alleged involved viciousness, force and violence;
- (3) Whether the offense alleged was against persons or property with greater weight being given to the offense against persons, especially if personal injury resulted;
- (4) Whether the offense alleged is a part of a repetitive pattern of offenses which indicates that the child may be beyond rehabilitation under the juvenile code;

(5) The record and history of the child, including experience with the juvenile justice system, other courts, supervision, commitments to juvenile institutions and other placements;

(6) The sophistication and maturity of the child as determined by consideration of his home and environmental situation, emotional condition and pattern of living;

(7) The age of the child;

(8) The program and facilities available to the juvenile court in considering disposition;

(9) Whether or not the child can benefit from the treatment or rehabilitative programs available to the juvenile court; and

(10) Racial disparity in certification.

7. If the court dismisses the petition to permit the child to be prosecuted under the general law, the court shall enter a dismissal order containing:

(1) Findings showing that the court had jurisdiction of the cause and of the parties;

(2) Findings showing that the child was represented by counsel;

(3) Findings showing that the hearing was held in the presence of the child and his counsel; and

(4) Findings showing the reasons underlying the court's decision to transfer jurisdiction.

8. A copy of the petition and order of the dismissal shall be sent to the prosecuting attorney.

9. When a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the prosecution of the child results in a conviction, the jurisdiction of the juvenile court over that child is forever terminated, except as provided in subsection 10 of this section, for an act that would be a violation of a state law or municipal ordinance.

10. If a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the child is found not guilty by a court of general jurisdiction, the juvenile court shall have jurisdiction over any later offense committed by that child which would be considered a misdemeanor or felony if committed by an adult, subject to the certification provisions of this section.

11. If the court does not dismiss the petition to permit the child to be prosecuted under the general law, it shall set a date for the hearing upon the petition as provided in section 211.171.

211.073. 1. The court shall, in a case when the offender is under ~~[seventeen]~~ **eighteen** years ~~[and six months]~~ of age and has been transferred to a court of general jurisdiction pursuant to section 211.071, and whose prosecution results in a conviction or a plea of guilty, consider dual jurisdiction of both the criminal and juvenile codes, as set forth in this section. The court is authorized to impose a juvenile disposition under this chapter and simultaneously impose an adult criminal sentence, the execution of which shall be suspended pursuant to the provisions of this section. Successful completion of the juvenile disposition ordered shall be a condition of the suspended adult criminal sentence. The court may order an offender into the custody of the division of youth services pursuant to this section:

(1) Upon agreement of the division of youth services; and

(2) If the division of youth services determines that there is space available in a facility designed to serve offenders sentenced under this section. If the division of youth services agrees to accept a youth and the court does not impose a juvenile disposition, the court shall make findings on the record as to why the division of youth services was not appropriate for the offender prior to imposing the adult criminal sentence.

2. If there is probable cause to believe that the offender has violated a condition of the suspended sentence or committed a new offense, the court shall conduct a hearing on the violation charged, unless the offender waives such hearing. If the violation is established and found the court may continue or revoke the juvenile disposition, impose the adult criminal sentence, or enter such other order as it may see fit.

3. When an offender has received a suspended sentence pursuant to this section and the division determines the child is beyond the scope of its treatment programs, the division of youth services may petition the court for a transfer of custody of the offender. The court shall hold a hearing and shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

4. When an offender who has received a suspended sentence reaches the age of ~~[seventeen]~~ **eighteen**, the court shall hold a hearing. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections;

(2) Direct that the offender be placed on probation; or

(3) Direct that the offender remain in the custody of the division of youth services if the division agrees to such placement.

5. The division of youth services shall petition the court for a hearing before it releases an offender who comes within subsection 1 of this section at any time before the offender reaches the age of twenty-one years. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

6. If the suspension of the adult criminal sentence is revoked, all time served by the offender under the juvenile disposition shall be credited toward the adult criminal sentence imposed.

211.081. 1. Whenever any person informs the court in person and in writing that a child appears to be within the purview of applicable provisions of section 211.031 ~~[or that a person seventeen years of age appears to be within the purview of the provisions of subdivision (1) of subsection 1 of section 211.031]~~, the court shall make or cause to be made a preliminary inquiry to determine the facts and to determine whether or not the interests of the public or of the child ~~[or person seventeen years of age]~~ require that further action be taken. On the basis of this inquiry, the juvenile court may make such informal adjustment as is practicable without a petition or may authorize the filing of a petition by the juvenile officer. Any other provision of this chapter to the contrary notwithstanding, the juvenile court shall not make any order for disposition of a child ~~[or person seventeen years of age]~~ which would place or commit the child ~~[or person seventeen years of age]~~ to any location outside the state of Missouri without first receiving the approval of the children's division.

2. Placement in any institutional setting shall represent the least restrictive appropriate placement for the child ~~[or person seventeen years of age]~~ and shall be recommended based upon a psychological or psychiatric evaluation or both. Prior to entering any order for disposition of a child ~~[or person seventeen years of age]~~ which would order residential treatment or other services inside the state of Missouri, the juvenile court shall enter findings which include the recommendation of the psychological or psychiatric evaluation or both; and certification from the division director or designee as to whether a provider or funds or both are available, including a projection of their future availability. If the children's division indicates that funding is not available, the division shall recommend and make available for placement by the court an alternative placement for the child ~~[or person seventeen years of age]~~. The division shall have the burden of demonstrating that they have exercised due diligence in utilizing all available services to carry out the recommendation of the evaluation team and serve the best interest of the child ~~[or person seventeen years of age]~~. The judge shall not order placement or an alternative placement with a specific provider but may reasonably designate the scope and type of the services which shall be provided by the department to the child ~~[or person seventeen years of age]~~.

3. Obligations of the state incurred under the provisions of section 211.181 shall not exceed, in any fiscal year, the amount appropriated for this purpose.

211.091. 1. The petition shall be entitled "In the interest of, a child under ~~[seventeen]~~ **eighteen** years of age" ~~[or "In the interest of, a child seventeen years of age" or "In the interest of, a person seventeen years of age" as appropriate to the subsection of section 211.031 that provides the basis for the filing of the petition].~~

2. The petition shall set forth plainly:

(1) The facts which bring the child ~~[or person seventeen years of age]~~ within the jurisdiction of the court;

(2) The full name, birth date, and residence of the child ~~[or person seventeen years of age]~~;

(3) The names and residence of his or her parents, if living;

(4) The name and residence of his or her legal guardian if there be one, of the person having custody of the child ~~[or person seventeen years of age]~~ or of the nearest known relative if no parent or guardian can be found; and

(5) Any other pertinent data or information.

3. If any facts required in subsection 2 of this section are not known by the petitioner, the petition shall so state.

4. Prior to the voluntary dismissal of a petition filed under this section, the juvenile officer shall assess the impact of such dismissal on the best interests of the child, and shall take all actions practicable to minimize any negative impact.

211.101. 1. After a petition has been filed, unless the parties appear voluntarily, the juvenile court shall issue a summons in the name of the state of Missouri requiring the person who has custody of the child ~~[or person seventeen years of age]~~ to appear personally and, unless the court orders otherwise, to bring the child ~~[or person seventeen years of age]~~ before the court, at the time and place stated.

2. If the person so summoned is other than a parent or guardian of the child ~~[or person seventeen years of age]~~, then the parent or guardian or both shall also be notified of the pendency of the case and of the time and place appointed.

3. If it appears that the child ~~[or person seventeen years of age]~~ is in such condition or surroundings that his or her welfare requires that his or her custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, the officer serving it to take the child ~~[or person seventeen years of age]~~ into custody at once.

4. Subpoena may be issued requiring the appearance of any other person whose presence, in the opinion of the judge, is necessary.

211.161. 1. The court may cause any child ~~[or person seventeen years of age]~~ within its jurisdiction to be examined by a physician, psychiatrist or psychologist appointed by the court in order that the condition of the child ~~[or person seventeen years of age]~~ may be given consideration in the disposition of his case. The expenses of the examination when approved by the court shall be paid by the county, except that the county shall not be liable for the costs of examinations conducted by the department of mental health either directly or through contract.

2. The services of a state, county or municipally maintained hospital, institution, or psychiatric or health clinic may be used for the purpose of this examination and treatment.

3. A county may establish medical, psychiatric and other facilities, upon request of the juvenile court, to provide proper services for the court in the diagnosis and treatment of children ~~[or persons seventeen years of age]~~ coming before it and these facilities shall be under the administration and control of the juvenile court. The juvenile court may appoint and fix the compensation of such professional and other personnel as it deems necessary to provide the court proper diagnostic, clinical and treatment services for children ~~[or persons seventeen years of age]~~ under its jurisdiction.

211.181. 1. When a child ~~[or person seventeen years of age]~~ is found by the court to come within the applicable provisions of subdivision (1) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child ~~[or person seventeen years of age]~~, and the court may, by order duly entered, proceed as follows:

(1) Place the child ~~[or person seventeen years of age]~~ under supervision in his own home or in the custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child ~~[or person seventeen years of age]~~ to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes; except that, such child ~~[or person seventeen years of age]~~ may not be committed to the department of social services, division of youth services;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive the child ~~[or person seventeen years of age]~~ in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child ~~[or person seventeen years of age]~~ in a family home;

(4) Cause the child ~~[or person seventeen years of age]~~ to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child ~~[or person seventeen years of age]~~ requires it, cause the child ~~[or person seventeen years of age]~~ to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child ~~[or person seventeen years of age]~~ whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) The court may order, pursuant to subsection 2 of section 211.081, that the child receive the necessary services in the least restrictive appropriate environment including home and community-based services, treatment and support, based on a coordinated, individualized treatment plan. The individualized treatment plan shall be

approved by the court and developed by the applicable state agencies responsible for providing or paying for any and all appropriate and necessary services, subject to appropriation, and shall include which agencies are going to pay for and provide such services. Such plan must be submitted to the court within thirty days and the child's family shall actively participate in designing the service plan for the child ~~[or person seventeen years of age]~~;

(6) The department of social services, in conjunction with the department of mental health, shall apply to the United States Department of Health and Human Services for such federal waivers as required to provide services for such children, including the acquisition of community-based services waivers.

2. When a child is found by the court to come within the provisions of subdivision (2) of subsection 1 of section 211.031, the court shall so decree and upon making a finding of fact upon which it exercises its jurisdiction over the child, the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his **or her** own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or place them in family homes; except that, a child may be committed to the department of social services, division of youth services, only if he **or she** is presently under the court's supervision after an adjudication under the provisions of subdivision (2) or (3) of subsection 1 of section 211.031;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child in a family home;

(4) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) Assess an amount of up to ten dollars to be paid by the child to the clerk of the court.

Execution of any order entered by the court pursuant to this subsection, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed.

3. When a child is found by the court to come within the provisions of subdivision (3) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child, and the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his or her own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require; provided that, no child who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566, RSMo, including but not limited to rape, forcible sodomy, child molestation, and sexual abuse, and in which the victim was a child, shall be placed in any residence within one thousand feet of the residence of the abused child of that offense until the abused child reaches the age of eighteen, and provided further that the provisions of this subdivision regarding placement within one thousand feet of the abused child shall not apply when the abusing child and the abused child are siblings or children living in the same home;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Beginning January 1, 1996, the court may make further directions as to placement with the division of youth services concerning the child's length of stay. The length of stay order may set forth a minimum review date;

(4) Place the child in a family home;

(5) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(6) Suspend or revoke a state or local license or authority of a child to operate a motor vehicle;

(7) Order the child to make restitution or reparation for the damage or loss caused by his **or her** offense. In determining the amount or extent of the damage, the court may order the juvenile officer to prepare a report and may receive other evidence necessary for such determination. The child and his **or her** attorney shall have access to any reports which may be prepared, and shall have the right to present evidence at any hearing held to ascertain the amount of damages. Any restitution or reparation ordered shall be reasonable in view of the child's ability to make payment or to perform the reparation. The court may require the clerk of the circuit court to act as receiving and disbursing agent for any payment ordered;

(8) Order the child to a term of community service under the supervision of the court or of an organization selected by the court. Every person, organization, and agency, and each employee thereof, charged with the supervision of a child under this subdivision, or who benefits from any services performed as a result of an order issued under this subdivision, shall be immune from any suit by the child ordered to perform services under this subdivision, or any person deriving a cause of action from such child, if such cause of action arises from the supervision of the child's performance of services under this subdivision and if such cause of action does not arise from an intentional tort. A child ordered to perform services under this subdivision shall not be deemed an employee within the meaning of the provisions of chapter 287, RSMo, nor shall the services of such child be deemed employment within the meaning of the provisions of chapter 288, RSMo. Execution of any order entered by the court, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed;

(9) When a child has been adjudicated to have violated a municipal ordinance or to have committed an act that would be a misdemeanor if committed by an adult, assess an amount of up to twenty-five dollars to be paid by the child to the clerk of the court; when a child has been adjudicated to have committed an act that would be a felony if committed by an adult, assess an amount of up to fifty dollars to be paid by the child to the clerk of the court.

4. Beginning January 1, 1996, the court may set forth in the order of commitment the minimum period during which the child shall remain in the custody of the division of youth services. No court order shall require a child to remain in the custody of the division of youth services for a period which exceeds the child's eighteenth birth date except upon petition filed by the division of youth services pursuant to subsection 1 of section 219.021, RSMo. In any order of commitment of a child to the custody of the division of youth services, the division shall determine the appropriate program or placement pursuant to subsection 3 of section 219.021, RSMo. Beginning January 1, 1996, the department shall not discharge a child from the custody of the division of youth services before the child completes the length of stay determined by the court in the commitment order unless the committing court orders otherwise. The director of the division of youth services may at any time petition the court for a review of a child's length of stay commitment order, and the court may, upon a showing of good cause, order the early discharge of the child from the custody of the division of youth services. The division may discharge the child from the division of youth services without a further court order after the child completes the length of stay determined by the court or may retain the child for any period after the completion of the length of stay in accordance with the law.

5. When an assessment has been imposed under the provisions of subsection 2 or 3 of this section, the assessment shall be paid to the clerk of the court in the circuit where the assessment is imposed by court order, to be deposited in a fund established for the sole purpose of payment of judgments entered against children in accordance with section 211.185.

211.321. 1. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall not be open to inspection or their contents disclosed, except by order of the court to persons having a legitimate interest therein, unless a petition or motion to modify is sustained which charges the child with an offense which, if committed by an adult, would be a class A felony under the criminal code of Missouri, or capital murder, first degree murder, or second degree murder or except as provided in subsection 2 of this section. In addition, whenever a report is required under section 557.026, there shall also be

included a complete list of certain violations of the juvenile code for which the defendant had been adjudicated a delinquent while a juvenile. This list shall be made available to the probation officer and shall be included in the presentence report. The violations to be included in the report are limited to the following: rape, sodomy, murder, kidnapping, robbery, arson, burglary or any acts involving the rendering or threat of serious bodily harm. The supreme court may promulgate rules to be followed by the juvenile courts in separating the records.

2. In all proceedings under subdivision (2) of subsection 1 of section 211.031, the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and shall be open to inspection only by order of the judge of the juvenile court or as otherwise provided by statute. In all proceedings under subdivision (3) of subsection 1 of section 211.031 the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and may be open to inspection without court order only as follows:

(1) The juvenile officer is authorized at any time:

(a) To provide information to or discuss matters concerning the child, the violation of law or the case with the victim, witnesses, officials at the child's school, law enforcement officials, prosecuting attorneys, any person or agency having or proposed to have legal or actual care, custody or control of the child, or any person or agency providing or proposed to provide treatment of the child. Information received pursuant to this paragraph shall not be released to the general public, but shall be released only to the persons or agencies listed in this paragraph;

(b) To make public information concerning the offense, the substance of the petition, the status of proceedings in the juvenile court and any other information which does not specifically identify the child or the child's family;

(2) After a child has been adjudicated delinquent pursuant to subdivision (3) of subsection 1 of section 211.031, for an offense which would be a felony if committed by an adult, the records of the dispositional hearing and proceedings related thereto shall be open to the public to the same extent that records of criminal proceedings are open to the public. However, the social summaries, investigations or updates in the nature of presentence investigations, and status reports submitted to the court by any treating agency or individual after the dispositional order is entered shall be kept confidential and shall be opened to inspection only by order of the judge of the juvenile court;

(3) As otherwise provided by statute;

(4) In all other instances, only by order of the judge of the juvenile court.

3. Peace officers' records, if any are kept, of children shall be kept separate from the records of persons ~~seventeen~~ **eighteen** years of age or over and shall not be open to inspection or their contents disclosed, except by order of the court. This subsection does not apply to children who are transferred to courts of general jurisdiction as provided by section 211.071 or to juveniles convicted under the provisions of sections 578.421 to 578.437. This subsection does not apply to the inspection or disclosure of the contents of the records of peace officers for the purpose of pursuing a civil forfeiture action pursuant to the provisions of section 195.140.

4. Nothing in this section shall be construed to prevent the release of information and data to persons or organizations authorized by law to compile statistics relating to juveniles. The court shall adopt procedures to protect the confidentiality of children's names and identities.

5. The court may, either on its own motion or upon application by the child or his **or her** representative, or upon application by the juvenile officer, enter an order to destroy all social histories, records, and information, other than the official court file, and may enter an order to seal the official court file, as well as all peace officers' records, at any time after the child has reached his ~~seventeenth~~ **or her eighteenth** birthday if the court finds that it is in the best interest of the child that such action or any part thereof be taken, unless the jurisdiction of the court is continued beyond the child's ~~seventeenth~~ **eighteenth** birthday, in which event such action or any part thereof may be taken by the court at any time after the closing of the child's case.

6. Nothing in this section shall be construed to prevent the release of general information regarding the informal adjustment or formal adjudication of the disposition of a child's case to a victim or a member of the immediate family of a victim of any offense committed by the child. Such general information shall not be specific as to location and duration of treatment or detention or as to any terms of supervision.

7. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall be disclosed to the child fatality review panel reviewing the child's death pursuant to section 210.192 unless the juvenile court on its own motion, or upon application by the juvenile officer, enters an order to seal the records of the victim child.

211.421. 1. After any child has come under the care or control of the juvenile court as provided in this chapter, any person who thereafter encourages, aids, or causes the child to commit any act or engage in any conduct which would be injurious to the child's morals or health or who knowingly or negligently disobeys, violates or interferes with a lawful order of the court with relation to the child, is guilty of contempt of court, and shall be proceeded against as now provided by law and punished by imprisonment in the county jail for a term not exceeding six months or by a fine not exceeding five hundred dollars or by both such fine and imprisonment.

2. If it appears at a juvenile court hearing that any person ~~[seventeen]~~ **eighteen** years of age or over has violated section 568.045 or 568.050, RSMo, by endangering the welfare of a child, the judge of the juvenile court shall refer the information to the prosecuting or circuit attorney, as the case may be, for appropriate proceedings.

211.425. 1. Any person who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566 including, but not limited to, rape, forcible sodomy, child molestation and sexual abuse, shall be considered a juvenile sex offender and shall be required to register as a juvenile sex offender by complying with the registration requirements provided for in this section, unless such juvenile adjudicated as a delinquent is fourteen years of age or older at the time of the offense and the offense adjudicated would be considered a felony under chapter 566 if committed by an adult, which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, including any attempt or conspiracy to commit such offense, in which case, the juvenile shall be required to register as an adult sexual offender under sections 589.400 to 589.425. This requirement shall also apply to any person who is or has been adjudicated a juvenile delinquent in any other state or federal jurisdiction for committing, attempting to commit, or conspiring to commit offenses which would be proscribed herein.

2. Any state agency having supervision over a juvenile required to register as a juvenile sex offender or any court having jurisdiction over a juvenile required to register as a juvenile sex offender, or any person required to register as a juvenile sex offender, shall, within ten days of the juvenile offender moving into any county of this state, register with the juvenile office of the county. If such juvenile offender changes residence or address, the state agency, court or person shall inform the juvenile office within ten days of the new residence or address and shall also be required to register with the juvenile office of any new county of residence. Registration shall be accomplished by completing a registration form similar to the form provided for in section 589.407. Such form shall include, but is not limited to, the following:

(1) A statement in writing signed by the juvenile, giving the juvenile's name, address, Social Security number, phone number, school in which enrolled, place of employment, offense which requires registration, including the date, place, and a brief description of such offense, date and place of adjudication regarding such offense, and age and gender of the victim at the time of the offense; and

(2) The fingerprints and a photograph of the juvenile.

3. Juvenile offices shall maintain the registration forms of those juvenile offenders in their jurisdictions who register as required by this section. Information contained on the registration forms shall be kept confidential and may be released by juvenile offices to only those persons and agencies who are authorized to receive information from juvenile court records as provided by law, including, but not limited to, those specified in section 211.321. State agencies having custody of juveniles who fall within the registration requirements of this section shall notify the appropriate juvenile offices when such juvenile offenders are being transferred to a location falling within the jurisdiction of such juvenile offices.

4. Any juvenile who is required to register pursuant to this section but fails to do so or who provides false information on the registration form is subject to disposition pursuant to this chapter. Any person ~~[seventeen]~~ **eighteen** years of age or over who commits such violation is guilty of a class A misdemeanor as provided for in section 211.431.

5. Any juvenile to whom the registration requirement of this section applies shall be informed by the official in charge of the juvenile's custody, upon the juvenile's discharge or release from such custody, of the requirement to register pursuant to this section. Such official shall obtain the address where such juvenile expects to register upon being discharged or released and shall report the juvenile's name and address to the juvenile office where the juvenile ~~[will]~~ **shall** be required to register. This requirement to register upon discharge or release from custody does not apply in situations where the juvenile is temporarily released under guard or direct supervision from a detention facility or similar custodial facility.

6. The requirement to register as a juvenile sex offender shall terminate upon the juvenile offender reaching age twenty-one, unless such juvenile offender is required to register as an adult offender pursuant to section 589.400.

211.431. Any person [~~seventeen~~] **eighteen** years of age or over who willfully violates, neglects or refuses to obey or perform any lawful order of the court, or who violates any provision of this chapter is guilty of a class A misdemeanor.

221.044. No person under the age of [~~seventeen~~] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071, shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [~~seventeen~~] **eighteen** to a juvenile detention facility.

Section B. The repeal and reenactment of sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044 of this act shall become effective on January 1, 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rhoads offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1
to
House Amendment No. 8

AMEND House Amendment No. 8 to Senate Bill No. 50, Page 16, Line 7, by inserting immediately after the number "2020" the following:

"; provided that, funding sufficient to cover the expense of implementation and administration are appropriated"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rhoads moved that **House Amendment No. 1 to House Amendment No. 8** be adopted.

Which motion was defeated.

Representative Dunn offered **House Amendment No. 2 to House Amendment No. 8.**

House Amendment No. 2
to
House Amendment No. 8

AMEND House Amendment No. 8 to Senate Bill No. 50, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"170.048. 1. **This section shall be known and may be cited as the "Jason Flatt Act".**

2. By July 1, 2018, each district shall adopt a policy for youth suicide awareness and prevention, including plans for how the district will provide for the training and education of its district employees. **Each district shall develop the policy in consultation with school and community stakeholders, any mental health professionals employed by schools in the district, and suicide prevention experts.**

[2-] 3. Each district's policy shall address and include, but not be limited to, the following:

- (1) Strategies that can help identify students who are at possible risk of suicide;
- (2) Strategies and protocols for helping students at possible risk of suicide; and
- (3) Protocols for responding to a suicide death.

[3-] **4.** By July 1, 2017, the department of elementary and secondary education shall develop a model policy that districts may adopt. When developing the model policy, the department shall cooperate, consult with, and seek input from organizations that have expertise in youth suicide awareness and prevention. By July 1, 2021, and at least every three years thereafter, the department shall request information and seek feedback from districts, **school and community stakeholders, mental health professionals employed by schools, and suicide prevention experts** on their experience with the policy for youth suicide awareness and prevention. The department shall review this information and may use it to adapt the department's model policy. The department shall post any information on its website that it has received from districts that it deems relevant. The department shall not post any confidential information or any information that personally identifies any student or school employee."; and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after all of said section and line the following:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Dunn moved that **House Amendment No. 2 to House Amendment No. 8** be adopted.

Which motion was defeated.

On motion of Representative Schroer, **House Amendment No. 8** was adopted.

Representative Swan offered **House Amendment No. 9.**

House Amendment No. 9

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"190.142. 1. **(1) For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect,** the department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license; and

(2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 334.1500, of the recognition of EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant's criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.

The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

- (1) Age requirements;
 - (2) Education and training requirements based on respective national curricula of the United States Department of Transportation and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
 - (3) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;
 - (4) Continuing education and relicensure requirements; and
 - (5) Ability to speak, read and write the English language.
3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.
4. All levels of emergency medical technicians may perform only that patient care which is:
- (1) Consistent with the training, education and experience of the particular emergency medical technician; and
 - (2) Ordered by a physician or set forth in protocols approved by the medical director.
5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.
6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void."; and

Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

"334.1500. 1. The "Recognition of EMS Personnel Licensure Interstate Compact" (REPLICA) is hereby enacted into law and entered into with all other jurisdictions legally joining therein, in the form substantially as follows in sections 334.1500 to 334.1539.

2. As used in sections 334.1500 to 334.1539, the following terms mean:

- (1) **"Advanced emergency medical technician" or "AEMT", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;**
- (2) **"Adverse action", any administrative, civil, equitable, or criminal action permitted by a state's laws that may be imposed against licensed EMS personnel by a state EMS authority or state court including, but not limited to, actions against an individual's license such as revocation, suspension, probation, consent agreement, monitoring or other limitation, or encumbrance on the individual's practice, letters of reprimand or admonition, fines, criminal convictions, and state court judgments enforcing adverse actions by the state EMS authority;**
- (3) **"Certification", the successful verification of entry-level cognitive and psychomotor competency using a reliable, validated, and legally defensible examination;**
- (4) **"Commission", the national administrative body of which all states that have enacted the compact are members;**
- (5) **"Emergency medical technician" or "EMT", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;**
- (6) **"EMS", emergency medical services;**
- (7) **"Home state", a member state where an individual is licensed to practice emergency medical services;**
- (8) **"License", the authorization by a state for an individual to practice as an EMT, AEMT, paramedic, or a level in between EMT and paramedic;**

(9) "Medical director", a physician licensed in a member state who is accountable for the care delivered by EMS personnel;

(10) "Member state", a state that has enacted this compact;

(11) "Paramedic", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(12) "Privilege to practice", an individual's authority to deliver emergency medical services in remote states as authorized under this compact;

(13) "Remote state", a member state in which an individual is not licensed;

(14) "Restricted", the outcome of an adverse action that limits a license or the privilege to practice;

(15) "Rule", a written statement by the interstate commission promulgated under section 334.1530 of this compact that is of general applicability; implements, interprets, or prescribes a policy or provision of the compact; or is an organizational, procedural, or practice requirement of the commission and has the force and effect of statutory law in a member state and includes the amendment, repeal, or suspension of an existing rule;

(16) "Scope of practice", defined parameters of various duties or services that may be provided by an individual with specific credentials. Whether regulated by rule, statute, or court decision, it tends to represent the limits of services an individual may perform;

(17) "Significant investigatory information":

(a) Investigative information that a state EMS authority, after a preliminary inquiry that includes notification and an opportunity to respond if required by state law, has reason to believe, if proven true, would result in the imposition of an adverse action on a license or privilege to practice; or

(b) Investigative information that indicates that the individual represents an immediate threat to public health and safety, regardless of whether the individual has been notified and had an opportunity to respond;

(18) "State", any state, commonwealth, district, or territory of the United States;

(19) "State EMS authority", the board, office, or other agency with the legislative mandate to license EMS personnel.

334.1503. 1. Any member state in which an individual holds a current license shall be deemed a home state for purposes of this compact.

2. Any member state may require an individual to obtain and retain a license to be authorized to practice in the member state under circumstances not authorized by the privilege to practice under the terms of this compact.

3. A home state's license authorizes an individual to practice in a remote state under the privilege to practice only if the home state:

(1) Currently requires the use of the National Registry of Emergency Medical Technicians (NREMT) examination as a condition of issuing initial licenses at the EMT and paramedic levels;

(2) Has a mechanism in place for receiving and investigating complaints about individuals;

(3) Notifies the commission, in compliance with the terms herein, of any adverse action or significant investigatory information regarding an individual;

(4) No later than five years after activation of the compact, requires a criminal background check of all applicants for initial licensure, including the use of the results of fingerprint or other biometric data checks compliant with the requirements of the Federal Bureau of Investigation, with the exception of federal employees who have suitability determination in accordance with 731 CFR 202 and submit documentation of such as promulgated in the rules of the commission; and

(5) Complies with the rules of the commission.

334.1506. 1. Member states shall recognize the privilege to practice of an individual licensed in another member state that is in conformance with section 334.1503.

2. To exercise the privilege to practice under the terms and provisions of this compact, an individual shall:

(1) Be at least eighteen years of age;

(2) Possess a current unrestricted license in a member state as an EMT, AEMT, paramedic, or state-recognized and licensed level with a scope of practice and authority between EMT and paramedic; and

(3) Practice under the supervision of a medical director.

3. An individual providing patient care in a remote state under the privilege to practice shall function within the scope of practice authorized by the home state unless and until modified by an appropriate authority in the remote state, as may be defined in the rules of the commission.

4. Except as provided in subsection 3 of this section, an individual practicing in a remote state shall be subject to the remote state's authority and laws. A remote state may, in accordance with due process and that state's laws, restrict, suspend, or revoke an individual's privilege to practice in the remote state and may take any other necessary actions to protect the health and safety of its citizens. If a remote state takes action, it shall promptly notify the home state and the commission.

5. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

6. If an individual's privilege to practice in any remote state is restricted, suspended, or revoked, the individual shall not be eligible to practice in any remote state until the individual's privilege to practice is restored.

334.1509. An individual may practice in a remote state under a privilege to practice only in the performance of the individual's EMS duties as assigned by an appropriate authority, as defined in the rules of the commission, and under the following circumstances:

(1) The individual originates a patient transport in a home state and transports the patient to a remote state;

(2) The individual originates in the home state and enters a remote state to pick up a patient and provides care and transport of the patient to the home state;

(3) The individual enters a remote state to provide patient care or transport within that remote state;

(4) The individual enters a remote state to pick up a patient and provides care and transport to a third member state; or

(5) Other conditions as determined by rules promulgated by the commission.

334.1512. Upon a member state's governor's declaration of a state of emergency or disaster that activates the Emergency Management Assistance Compact (EMAC), all relevant terms and provisions of EMAC shall apply, and to the extent any terms or provisions of this compact conflict with EMAC, the terms of EMAC shall prevail with respect to any individual practicing in the remote state in response to such declaration.

334.1515. 1. Member states shall consider a veteran, active military service member, or member of the National Guard and Reserves separating from an active duty tour, or a spouse thereof, who holds a current, valid, and unrestricted NREMT certification at or above the level of the state license being sought as satisfying the minimum training and examination requirements for such licensure.

2. Member states shall expedite the process of licensure applications submitted by veterans, active military service members, or members of the National Guard and Reserves separating from an active duty tour, or their spouses.

3. All individuals functioning with a privilege to practice under this section remain subject to the adverse action provisions of section 334.1518.

334.1518. 1. A home state shall have exclusive power to impose adverse action against an individual's license issued by the home state.

2. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

(1) All home state adverse action orders shall include a statement that the individual's compact privileges are inactive. The order may allow the individual to practice in remote states with prior written authorization from both the home state and the remote state's EMS authority.

(2) An individual currently subject to adverse action in the home state shall not practice in any remote state without prior written authorization from both the home state and remote state's EMS authority.

3. A member state shall report adverse actions and any occurrences that the individual's compact privileges are restricted, suspended, or revoked to the commission in accordance with the rules of the commission.

4. A remote state may take adverse action on an individual's privilege to practice within that state.

5. Any member state may take adverse action against an individual's privilege to practice in that state based on the factual findings of another member state, so long as each state follows its own procedures for imposing such adverse action.

6. A home state's EMS authority shall coordinate investigative activities, share information via the coordinated database, and take appropriate action with respect to reported conduct in a remote state as it would if such conduct had occurred within the home state. In such cases, the home state's law shall control in determining the appropriate adverse action.

7. Nothing in this compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action and that such participation shall remain nonpublic if required by the member state's laws. Member states shall require individuals who enter any alternative programs to agree not to practice in any other member state during the term of the alternative program without prior authorization from such other member state.

334.1521. A member state's EMS authority, in addition to any other powers granted under state law, is authorized under this compact to:

(1) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses and the production of evidence. Subpoenas issued by a member state's EMS authority for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the remote state by any court of competent jurisdiction according to that court's practice and procedure in considering subpoenas issued in its own proceedings. The issuing state's EMS authority shall pay any witness fees, travel expenses, mileage, and other fees required by the service statutes of the state where the witnesses or evidence is located; and

(2) Issue cease and desist orders to restrict, suspend, or revoke an individual's privilege to practice in the state.

334.1524. 1. The compact states hereby create and establish a joint public agency known as the "Interstate Commission for EMS Personnel Practice".

(1) The commission is a body politic and an instrumentality of the compact states.

(2) Venue is proper and judicial proceedings by or against the commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the commission is located. The commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.

2. Each member state shall have and be limited to one delegate. The responsible official of the state EMS authority or his or her designee shall be the delegate to this compact for each member state. Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed. Any vacancy occurring in the commission shall be filled in accordance with the laws of the member state in which the vacancy exists. In the event that more than one board, office, or other agency with the legislative mandate to license EMS personnel at and above the level of EMT exists, the governor of the state will determine which entity will be responsible for assigning the delegate.

(1) Each delegate shall be entitled to one vote with regard to the promulgation of rules and creation of bylaws, and shall otherwise have an opportunity to participate in the business and affairs of the commission. A delegate shall vote in person or by such other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(2) The commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

(3) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 334.1530.

(4) The commission may convene in a closed, nonpublic meeting if the commission must discuss:

(a) Noncompliance of a member state with its obligations under the compact;

(b) The employment, compensation, discipline or other personnel matters, practices, or procedures related to specific employees, or other matters related to the commission's internal personnel practices and procedures;

(c) Current, threatened, or reasonably anticipated litigation;

(d) Negotiation of contracts for the purchase or sale of goods, services, or real estate;

(e) Accusing any person of a crime or formally censuring any person;

(f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;

(g) Disclosure of information of a personal nature if disclosure would constitute a clearly unwarranted invasion of personal privacy;

(h) Disclosure of investigatory records compiled for law enforcement purposes;

(i) Disclosure of information related to any investigatory reports prepared by or on behalf of or for use of the commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the compact; or

(j) Matters specifically exempted from disclosure by federal or member state statute.

(5) If a meeting or portion of a meeting is closed under this section, the commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision. The commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken and the reasons therefor, including a description of the views expressed. All documents considered in connection with an action shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the commission or order of a court of competent jurisdiction.

3. The commission shall, by a majority vote of the delegates, prescribe bylaws and rules to govern its conduct as may be necessary or appropriate to carry out the purposes and exercise the powers of the compact including, but not limited to:

(1) Establishing the fiscal year of the commission;

(2) Providing reasonable standards and procedures:

(a) For the establishment and meetings of other committees; and

(b) Governing any general or specific delegation of any authority or function of the commission;

(3) Providing reasonable procedures for calling and conducting meetings of the commission, ensuring reasonable advance notice of all meetings, and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the membership votes to close a meeting in whole or in part. As soon as practicable, the commission shall make public a copy of the vote to close the meeting revealing the vote of each member with no proxy votes allowed;

(4) Establishing the titles, duties and authority, and reasonable procedures for the election of the officers of the commission;

(5) Providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar laws of any member state, the bylaws shall exclusively govern the personnel policies and programs of the commission;

(6) Promulgating a code of ethics to address permissible and prohibited activities of commission members and employees;

(7) Providing a mechanism for winding up the operations of the commission and the equitable disposition of any surplus funds that may exist after the termination of the compact after the payment or reserving of all of its debts and obligations;

(8) The commission shall publish its bylaws and file a copy thereof, and a copy of any amendment thereto, with the appropriate agency or officer in each of the member states, if any;

(9) The commission shall maintain its financial records in accordance with the bylaws; and

(10) The commission shall meet and take such actions as are consistent with the provisions of this compact and the bylaws.

4. The commission shall have the following powers:

(1) To promulgate uniform rules to facilitate and coordinate implementation and administration of this compact. The rules shall have the force and effect of law and shall be binding on all member states;

(2) To bring and prosecute legal proceedings or actions in the name of the commission; provided that, the standing of any state EMS authority or other regulatory body responsible for EMS personnel licensure to sue or be sued under applicable law shall not be affected;

(3) To purchase and maintain insurance and bonds;

(4) To borrow, accept, or contract for services of personnel including, but not limited to, employees of a member state;

(5) To hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and to establish the commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

(6) To accept any and all appropriate donations and grants of money, equipment, supplies, materials, and services, and to receive, utilize, and dispose of the same; provided that, at all times the commission shall strive to avoid any appearance of impropriety and conflict of interest;

(7) To lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve, or use any property, real, personal, or mixed; provided that, at all times the commission shall strive to avoid any appearance of impropriety;

(8) To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property, real, personal, or mixed;

(9) To establish a budget and make expenditures;

(10) To borrow money;

(11) To appoint committees, including advisory committees comprised of members, state regulators, state legislators or their representatives, consumer representatives, and such other interested persons as may be designated in this compact and the bylaws;

(12) To provide and receive information from, and to cooperate with, law enforcement agencies;

(13) To adopt and use an official seal; and

(14) To perform such other functions as may be necessary or appropriate to achieve the purposes of this compact consistent with the state regulation of EMS personnel licensure and practice.

5. (1) The commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(2) The commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(3) The commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the commission and its staff, which shall be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the commission, which shall promulgate a rule binding upon all member states.

(4) The commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the commission pledge the credit of any of the member states, except by and with the authority of the member state.

(5) The commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the commission.

6. (1) The members, officers, executive director, employees, and representatives of the commission shall be immune from suit and liability, either personally or in their official capacity, for any claim, damage to or loss of property, personal injury, or other civil liability caused by or arising out of any actual or alleged act, error, or omission that occurred or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing in this subdivision shall be construed to protect any such person from suit or liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton misconduct of that person.

(2) The commission shall defend any member, officer, executive director, employee, or representative of the commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing

herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional, willful, or wanton misconduct.

(3) The commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, the actual or alleged act, error, or omission did not result from the intentional, willful, or wanton misconduct of the person.

334.1527. 1. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including:

- (1) Identifying information;
- (2) Licensure data;
- (3) Significant investigatory information;
- (4) Adverse actions against an individual's license;
- (5) An indicator that an individual's privilege to practice is restricted, suspended, or revoked;
- (6) Nonconfidential information related to alternative program participation;
- (7) Any denial of application for licensure and the reasons for such denial; and
- (8) Other information that may facilitate the administration of this compact, as determined by the rules of the commission.

3. The coordinated database administrator shall promptly notify all member states of any adverse action taken against, or significant investigative information on, any individual in a member state.

4. Member states contributing information to the coordinated database may designate information that shall not be shared with the public without the express permission of the contributing state.

5. Any information submitted to the coordinated database that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the coordinated database.

334.1530. 1. The commission shall exercise its rulemaking powers pursuant to the criteria set forth in this section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule by enactment of a statute or resolution in the same manner used to adopt the compact, then such rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the commission.

4. Prior to promulgation and adoption of a final rule or rules by the commission, and at least sixty days in advance of the meeting at which the rule or rules will be considered and voted upon, the commission shall file a notice of proposed rulemaking:

- (1) On the website of the commission; and
- (2) On the website of each member state's EMS authority or the publication in which each state would otherwise publish proposed rules.

5. The notice of proposed rulemaking shall include:

- (1) The proposed time, date, and location of the meeting at which the rule will be considered and voted upon;
- (2) The text of the proposed rule or amendment and the reason for the proposed rule;
- (3) A request for comments on the proposed rule from any interested person; and
- (4) The manner in which interested parties may submit notice to the commission of their intention to attend the public hearing and any written comments.

6. Prior to adoption of a proposed rule, the commission shall allow persons to submit written data, facts, opinions, and arguments that shall be made available to the public.

7. The commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five persons;
- (2) A governmental subdivision or agency; or
- (3) An association having at least twenty-five members.

8. If a hearing is held on the proposed rule or amendment, the commission shall publish the place, time, and date of the scheduled public hearing.

(1) All persons wishing to be heard at the hearing shall notify the executive director of the commission or other designated member in writing of their desire to appear and testify at the hearing not less than five business days before the scheduled date of the hearing.

(2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

(3) No transcript of the hearing is required, unless a written request for a transcript is made, in which case the person requesting the transcript shall bear the cost of producing the transcript. A recording may be made in lieu of a transcript under the same terms and conditions as a transcript. This subdivision shall not preclude the commission from making a transcript or recording of the hearing if it so chooses.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the commission shall consider all written and oral comments received.

10. The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

11. If no written notice of intent to attend the public hearing by interested parties is received, the commission may proceed with promulgation of the proposed rule without a public hearing.

12. Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that, the usual rulemaking procedures provided in the compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that shall be adopted immediately in order to:

- (1) Meet an imminent threat to public health, safety, or welfare;
- (2) Prevent a loss of commission or member state funds;
- (3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule; or
- (4) Protect public health and safety.

13. The commission or an authorized committee of the commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the commission. The revision shall be subject to challenge by any person for a period of thirty days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the commission prior to the end of the notice period. If no challenge is made, the revision will take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the commission.

334.1533. 1. The executive, legislative, and judicial branches of state government in each member state shall enforce this compact and take all actions necessary and appropriate to effectuate the compact's purposes and intent. The provisions of this compact and the rules promulgated hereunder shall have standing as statutory law.

2. All courts shall take judicial notice of the compact and the rules in any judicial or administrative proceedings in a member state pertaining to the subject matter of this compact which may affect the powers, responsibilities, or actions of the commission.

3. The commission shall be entitled to receive service of process in any such proceeding and shall have standing to intervene in such a proceeding for all purposes. Failure to provide service of process to the commission shall render a judgment or order void as to the commission, this compact, or promulgated rules.

4. If the commission determines that a member state has defaulted in the performance of its obligations or responsibilities under this compact or the promulgated rules, the commission shall:

(1) Provide written notice to the defaulting state and other member states of the nature of the default, the proposed means of curing the default, or any other action to be taken by the commission; and
(2) Provide remedial training and specific technical assistance regarding the default.

5. If a state in default fails to cure the default, the defaulting state may be terminated from the compact upon an affirmative vote of a majority of the member states, and all rights, privileges, and benefits conferred by this compact may be terminated on the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities incurred during the period of default.

6. Termination of membership in the compact shall be imposed only after all other means of securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the commission to the governor, the majority and minority leaders of the defaulting state's legislature, and each of the member states.

7. A state that has been terminated is responsible for all assessments, obligations, and liabilities incurred through the effective date of termination, including obligations that extend beyond the effective date of termination.

8. The commission shall not bear any costs related to a state that is found to be in default or that has been terminated from the compact unless agreed upon in writing between the commission and the defaulting state.

9. The defaulting state may appeal the action of the commission by petitioning the United States District Court for the District of Columbia or the federal district where the commission has its principal offices. The prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

10. Upon a request by a member state, the commission shall attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states.

11. The commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

12. The commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this compact.

13. By majority vote, the commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the commission has its principal offices against a member state in default to enforce compliance with the provisions of the compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

14. The remedies herein shall not be the exclusive remedies of the commission. The commission may pursue any other remedies available under federal or state law.

334.1536. 1. The compact shall come into effect on the date on which the compact statute is enacted into law in the tenth member state. The provisions, which become effective at that time, shall be limited to the powers granted to the commission relating to assembly and the promulgation of rules. Thereafter, the commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the compact.

2. Any state that joins the compact subsequent to the commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the compact becomes law in that state. Any rule that has been previously adopted by the commission shall have the full force and effect of law on the day the compact becomes law in that state.

3. Any member state may withdraw from this compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's EMS authority to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this compact shall be construed to invalidate or prevent any EMS personnel licensure agreement or other cooperative arrangement between a member state and a nonmember state that does not conflict with the provisions of this compact.

5. This compact may be amended by the member states. No amendment to this compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

334.1539. This compact shall be liberally construed so as to effectuate the purposes thereof. If this compact shall be held contrary to the constitution of any member state thereto, the compact shall remain in full force and effect as to the remaining member states. Nothing in this compact supersedes state law or rules related to licensure of EMS agencies."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Swan, **House Amendment No. 9** was adopted.

Representative Crawford offered **House Amendment No. 10**.

House Amendment No. 10

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"190.241. 1. The department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule.**

2. Except as provided for in subsection [4] **5** of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, appropriate peer-reviewed or evidence-based research on such topics including, but not limited to, the most recent guidelines of the American College of Cardiology and American Heart Association for STEMI centers, or the Joint Commission's Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by the American Stroke Association. **Such rules shall include designation as a STEMI center without site review if such hospital is certified by a national body.**

3. The department of health and senior services shall, not less than once every five years, conduct an on-site review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of stroke centers designated pursuant to subsection [4] **5** of this section; however, this provision is not intended to limit the department's ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. On-site reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has reasonable cause to believe that there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. If the department of health and senior services has reasonable cause to believe that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive on-site reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. Instead of applying for STEMI center designation under subsection 2 of this section, a hospital may apply for STEMI center designation under this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I STEMI center if such hospital has been certified as a Joint Commission Comprehensive Cardiac Center or another department-approved nationally-recognized organization that provides comparable STEMI center accreditation; or

(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department-approved nationally-recognized organization that provides STEMI receiving center accreditation.

5. Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;

(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or

(3) A level III stroke center if such hospital has been certified as an acute stroke-ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines.

Except as provided by subsection ~~[5]~~ **6** of this section, the department shall not require compliance with any additional standards for establishing or renewing stroke designations. The designation shall continue if such hospital remains certified. The department may remove a hospital's designation as a stroke center if the hospital requests removal of the designation or the department determines that the certificate recognizing the hospital as a stroke center has been suspended or revoked. Any decision made by the department to withdraw its designation of a stroke center pursuant to this subsection that is based on the revocation or suspension of a certification by a certifying organization shall not be subject to judicial review. The department shall report to the certifying organization any complaint it receives related to the stroke center certification of a stroke center designated pursuant to this subsection. The department shall also advise the complainant which organization certified the stroke center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying organization.

~~[5-]~~ **6.** Any hospital receiving designation as a stroke center pursuant to subsection ~~[4]~~ **5** of this section shall:

(1) Annually and within thirty days of any changes submit to the department proof of stroke certification and the names and contact information of the medical director and the program manager of the stroke center;

(2) Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;

(3) Submit every four years an application on a form prescribed by the department for stroke center review and designation;

(4) Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;

(5) Participate in local and regional emergency medical services systems by reviewing and sharing outcome data and providing training and clinical educational resources.

Any hospital receiving designation as a level III stroke center pursuant to subsection ~~[4]~~ **5** of this section shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

~~[6-]~~ **7.** Hospitals designated as a STEMI or stroke center by the department, including those designated pursuant to subsection ~~[4]~~ **5** of this section, shall submit data to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done by the following methods:

(1) Entering hospital data directly into a state registry by direct data entry;

(2) Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or

(3) Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility-specific data held by the registry or data bank.

A hospital submitting data pursuant to subdivision (2) or (3) of this subsection shall not be required to collect and submit any additional STEMI or stroke center data elements.

~~[7-]~~ **8.** When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:

(1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;

(2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;

(3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care;

(4) The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; **and**

(5) STEMI and stroke center data elements shall conform to nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity~~;~~~~and~~

~~—(6) Generate from the trauma, stroke, and STEMI registries quarterly regional and state outcome data reports for trauma, stroke, and STEMI designated centers, the state advisory council on EMS, and regional EMS committees to review for performance improvement and patient safety].~~

~~[8-]~~ **9.** The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.

~~[9-]~~ **10.** The department of health and senior services may establish appropriate fees to offset the costs of trauma, STEMI, and stroke center reviews.

~~[10-]~~ **11.** No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

~~[11-]~~ **12.** Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.242. 1. In order to ensure that hospitals can be free from excessive regulation that increases health care costs without increasing patient safety, any rules and regulations promulgated by the department of health and senior services under sections 190.185, 190.241, and 192.006, chapter 197, or any other provision of Missouri law shall not require hospitals, as a condition of designation under section 190.241, to obtain emergency medical services data under section 190.241, unless such data may be obtained from the state database for emergency medical services. The provisions of this subsection shall not be construed to limit in any way the requirements of any person or entity to submit emergency medical services data to any person or entity.

2. A hospital shall not be required to comply with an interpretation of a specific provision in any regulation concerning trauma, STEMI, or stroke centers if such hospital can demonstrate that the specific provision in the regulation has been interpreted differently for a similarly-situated hospital. The department may require compliance if the specific provision in the regulation has been subsequently interpreted consistently for similarly-situated hospitals.

3. The department shall attend meetings with trauma, STEMI, and stroke centers for the benefit of improved communication, best-practice identification, and facilitation of improvements to the designation process.

4. As used in this section, the term "hospital" shall have the same meaning as in section 197.020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 10.**

House Amendment No. 1
to
House Amendment No. 10

AMEND House Amendment No. 10 to Senate Bill No. 50, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""190.053. 1. All members of the board of directors of an ambulance district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of an ambulance district. The training required under this section shall be offered by a statewide association organized for the benefit of ambulance districts or be approved by the state advisory council on emergency medical services. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of an ambulance district director;
- (2) A review of all state statutes and regulations relevant to ambulance districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any ambulance district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any ambulance district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

190.241. 1. The department shall designate a hospital as an adult, pediatric or adult and"; and

Further amend said amendment, Page 4, Line 26, by inserting after all of said line the following:

"Further amend said bill, Page 3, Section 194.600, Line 60, by inserting immediately after said section and line the following:

"320.097. 1. As used in this section, "fire department" means any agency or organization that provides fire suppression and related activities, including but not limited to fire prevention, rescue, emergency medical services, hazardous material response, dispatching, or special operations to a population within a fixed and legally recorded geographical area.

2. No employee of a fire department who has worked for seven years for such department shall, as a condition of employment, be required to reside within a fixed and legally recorded geographical area of the fire department if the only public school district available to the employee within such fire department's geographical area is a public school district that is or has been unaccredited or provisionally accredited in the last five years of such employee's employment. Employees who have satisfied the seven-year requirement in this subsection and who choose to reside outside the geographical boundaries of the department shall reside within a one-hour response time. No charter school shall be deemed a public school for purposes of this section.

3. No employee of a fire department who has not resided in such fire department's fixed and legally recorded geographical area, or who has changed such employee's residency because of conditions described in subsection 2 of this section, shall as a condition of employment be required to reside within the fixed and legally recorded geographical area of the fire department if such school district subsequently becomes fully accredited.

4. No employee of a fire department who does not receive a salary shall be required to live in a fire department's fixed and legally recorded geographical area.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position.

321.017. 1. Notwithstanding the provisions of section 321.015, no employee of any fire protection district or ambulance district shall serve as a member of any fire district or ambulance district board while such person is employed by any fire district or ambulance district, except that an employee of a fire protection district or an ambulance district may serve as a member of a voluntary fire protection district board or a voluntary ambulance district board.

2. Notwithstanding any other provision of law to the contrary, individual board members shall not be eligible for employment by the board within twelve months of termination of service as a member of the board unless such employment is on a volunteer basis or without compensation.

3. Notwithstanding any provision of law to the contrary, no fire protection district or ambulance district shall require an employee who does not receive a salary to live within the district.

321.162. 1. All members of the board of directors of a fire protection district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of a fire protection district. The training required under this section shall be conducted by an entity approved by the office of the state fire marshal. The office of the state fire marshal shall determine the content of the training to fulfill the requirements of this section. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of a fire protection district director;
- (2) A review of all state statutes and regulations relevant to fire protection districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any fire protection district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any fire protection district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

321.200. 1. Except as otherwise provided in subsection 3 of this section, the board shall meet regularly, not less than once each month, at a time and at some building in the district to be designated by the board. Notice of the time and place of future regular meetings shall be posted continuously at the firehouse or firehouses of the district. Additional meetings may be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and place shall be given to each member of the board. Meetings of the board shall be held and conducted in the manner required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the fire protection district shall be available for public inspection at the main firehouse within the district by appointment with the secretary of the board within one week after a written request is made between the hours of 8:00 a.m. and 5:00 p.m. every day except Sunday. A majority of the members of the board shall constitute a quorum at any meeting and no business shall be transacted unless a quorum is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any other governmental or other body or entity or association, and without delegation thereof to less than a quorum of the board. Agents, employees, engineers, auditors, attorneys, firemen and any other member of the staff of the district may be employed or discharged only by a board which includes at least two directors; but any board of directors may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform his or her regular functions.

2. Any vacancy on the board shall be filled by the remaining elected members of the board, except when less than two elected members remain on the board any vacancy shall be filled by the circuit court of the county in which all or a majority of the district lies. The appointee or appointees shall act until the next biennial election at which a director or directors are elected to serve the remainder of the unexpired term.

3. Notwithstanding any provision of sections 610.015 and 610.020 to the contrary, when Missouri Task Force One or any Urban Search and Rescue Task Force is activated for deployment by the federal emergency management agency, state emergency management agency, or statewide mutual aid, a quorum of the board of

directors of the affiliated fire protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment.

4. In the event action is necessary under subsection 3 of this section, the board of directors of the affiliated fire protection district shall keep minutes of the emergency meeting and disclose during the next regularly scheduled meeting of the board that the emergency meeting was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the emergency meeting are available as a public record of the board.

5. Members of a fire district or ambulance district board of directors shall only receive compensation for meetings the member attended. If multiple meetings occur on the same day, members shall not receive compensation for more than one meeting.

590.025. No law enforcement agency shall require an employee who does not receive a salary to live within a jurisdiction more specific than this state."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1 to House Amendment No. 10** was adopted.

On motion of Representative Crawford, **House Amendment No. 10, as amended**, was adopted.

Representative Helms offered **House Amendment No. 11.**

House Amendment No. 11

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting the following after all of said section and line:

"335.099. Any licensed practical nurse, as defined in section 335.016:

(1) Who is an approved instructor for the level 1 medication aid program shall be qualified to teach the insulin administration course under chapter 198;

(2) Shall be qualified to perform diabetic nail care and monthly onsite reviews of basic personal care recipients, as required by the department of social services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198;

(3) Shall be qualified to perform dietary oversight, as required by the department of health and senior services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198.

2. A licensed practical nurse, as defined in section 335.016, may perform the monthly on-site visits of basic personal care recipients required by MO HealthNet division regulations without the supervision of a registered nurse and may provide nail care for a diabetic or person with other medically contraindicating conditions without the direction of a registered nurse, pursuant to the Mo HealthNet Personal Care Program, and the lack of supervision or direction by a registered nurse of such tasks shall not, directly or indirectly, affect the eligibility of a residential care facility or assisted living facility to participate in such program as a provider or to receive reimbursement for services."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Helms, **House Amendment No. 11** was adopted.

Representative Sommer offered **House Amendment No. 12.**

House Amendment No. 12

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"209.150. 1. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, **as defined in section 209.200**, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term "service dog" ~~[means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability]~~ **shall be as defined in section 209.200.**

209.200. As used in sections ~~[209.200]~~ **209.150** to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:

- (1) "Disability", as defined in section 213.010 including diabetes;
- (2) "Service dog", a dog that is being or has been specially trained to do work or perform tasks which benefit a particular person with a disability. Service dog includes but is not limited to:
 - (a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
 - (b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
 - (c) "Medical alert or ~~[respond]~~ **response** dog", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
 - (d) **"Mental health service dog" or "psychiatric service dog", a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties including, but not limited to, alerting or responding to episodes such as panic attacks and anxiety and performing other tasks directly related to the owner's psychiatric disability, medical condition, or developmental disability including, but not limited to, autism spectrum disorder, epilepsy, major depressive disorder, bipolar disorder, Alzheimer's disease, dementia, post-traumatic stress disorder (PTSD), anxiety disorder, obsessive compulsive disorder, schizophrenia, and other mental illnesses and invisible disabilities;**
 - (e) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;
 - ~~[(e)]~~ **(f) "Professional therapy dog", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;**
 - ~~[(f)]~~ **(g) "Search and rescue dog", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;**
- (3) "Service dog team", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pike offered **House Amendment No. 1 to House Amendment No. 12.**

House Amendment No. 1
to
House Amendment No. 12

AMEND House Amendment No. 12 to Senate Bill No. 50, Page 2, Line 23, by deleting said line and inserting lieu thereof the following:

"child, and a person who is an adult and who has been trained to handle the service dog.

337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) "Committee", the state committee of psychologists;
- (2) "Department", the department of insurance, financial institutions and professional registration;
- (3) "Division", the division of professional registration;
- (4) **"Internship", any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;**
- (5) "Licensed psychologist", any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;
- (6) **"Postdoctoral experiences", experiences that follow the completion of a person's doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;**
- (7) **"Predoctoral postinternship", any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;**
- (8) **"Preinternship", any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;**
- ~~[(5)]~~ (9) "Provisional licensed psychologist", any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;
- ~~[(6)]~~ (10) "Recognized educational institution":
 - (a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or
 - (b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;
- ~~[(7)]~~ (11) "Temporary license", a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person's eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology.

3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association;** or

(2) A program designated or approved, including provisional approval, by the ~~[American]~~ Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

(e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;

(f) The program shall have an identifiable body of students who are matriculated in that program for a degree;

(g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;

(h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and

(i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:

a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;

b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;

c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;

d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;

e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.

4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours shall consist of:**

(1) A minimum of fifteen hundred hours of ~~[professional]~~ experience ~~[obtained]~~ **in a successfully completed internship to be completed** in not less than twelve nor more than twenty-four ~~[consecutive calendar]~~ months; **and**

(2) **A minimum of two thousand hours of experience consisting of any combination of the following:**

(a) **Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;**

(b) **Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or**

(c) **Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months.** In no case shall this experience be accumulated at a rate of ~~[less than twenty hours per week nor]~~ more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological ~~[health]~~ services~~[-Postdoctoral supervised professional experience for other applicants shall be]~~ in accordance with professional requirements and relevant to the applicant's intended area of practice.

5. ~~[Postdoctoral]~~ Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. ~~[Postdoctoral]~~ Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours,** the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 1 to House Amendment No. 12** was adopted.

On motion of Representative Sommer, **House Amendment No. 12, as amended,** was adopted.

Representative Dogan offered **House Amendment No. 13.**

House Amendment No. 13

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"208.1070. 1. For purposes of this section, the term "long-acting reversible contraceptive (LARC)" shall include, but not be limited to, intrauterine devices (IUDs) and birth control implants.

2. Notwithstanding any other provision of law, any LARC that is prescribed to and obtained for a MO HealthNet participant may be transferred to another MO HealthNet participant if the LARC was not delivered to, implanted in, or used on the original MO HealthNet participant to whom the LARC was prescribed. In order to be transferred to another MO HealthNet participant under the provisions of this section, the LARC shall:

- (1) Be in the original, unopened package;
- (2) Have been in the possession of the health care provider for at least twelve weeks. The provisions of this subdivision may be waived upon the written consent of the original MO HealthNet participant to whom the LARC was prescribed;

- (3) Not have left the possession of the health care provider who originally prescribed the LARC; and
- (4) Be medically appropriate and not contraindicated for the MO HealthNet participant to whom the LARC is being transferred."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 13** was adopted.

Representative Kidd offered **House Amendment No. 14**.

House Amendment No. 14

AMEND Senate Bill No. 50, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "191.250. 1. This section shall be known and may be cited as "Simon's Law".
2. As used in this section the following terms shall mean:
- (1) "Life-sustaining", procedures, food, medication, or nutrition are life-sustaining if, in reasonable medical judgment, the withdrawal or withholding of such procedures, food, medication, or nutrition would result in or hasten the death of the patient;
 - (2) "Reasonable medical judgment", a medical judgment that would be made by a reasonably prudent physician who is knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved.
3. Upon the request of a patient or resident or a prospective patient or resident, a health care facility, nursing home, or physician shall disclose in writing any policies relating to a patient or resident or the services a patient or resident may receive involving life-sustaining treatment, including any policies related to health care deemed futile, inappropriate, or non-beneficial, within the health care facility or agency.
4. No health care facility, nursing home, physician, nurse, or medical staff shall withhold life-sustaining procedures, food, medication, or nutrition, nor place any restrictions on life-sustaining procedures including, but not limited to, food, medication, or nutrition for any patient, resident, or ward under eighteen years of age who is not emancipated without the written permission of at least one parent or legal guardian of the patient or ward.
5. No do-not-resuscitate order or similar physician's order shall be instituted either orally or in writing without the written permission of at least one parent or legal guardian of the patient or resident or prospective patient or resident under eighteen years of age who is not emancipated.
6. Permission previously given under subsection 4 or 5 of this section may be revoked in writing by the legal guardian or either parent of the patient. If the parents are unable to agree to withhold life-sustaining procedures, food, medication, nutrition, or resuscitation, either parent may petition a district court of the county in which the patient resides or in which the patient is receiving treatment to resolve the conflict based on a presumption in favor of the provision of life-sustaining procedures, food, medication, nutrition, and resuscitation, unless there is clear and convincing evidence that such provision is contrary to the best interests of the child. Upon receiving such a petition, the district court shall issue an order fixing the date, time, and place of the trial on the petition and order that notice of the trial shall be given to such persons as the court shall direct. The trial may be held forthwith and without notice, if the court determines that holding a trial forthwith and without notice is in the best interests of the petitioner. In the court's discretion, a trial may be conducted in a courtroom, a treatment facility, or at some other suitable place. Pending the final outcome of the proceedings, including any appeals, no permission under subsection 4 or 5 of this section may be implemented.
7. Subject to the provisions of subsection 6 of this section, the requirements for written permission in subsections 4 and 5 of this section shall not apply if providing resuscitation, food, medication, or nutrition would be:
- (1) Futile because, in reasonable medical judgment, withholding resuscitation, food, medication, or nutrition would not cause or hasten the death of the patient; or
 - (2) Medically inappropriate because, in reasonable medical judgment, providing resuscitation, food, medication, or nutrition would create a greater risk of causing or hastening the death of the patient than withholding resuscitation, food, medication, or nutrition.

8. Subsection 7 of this section may be implemented, so long as a reasonably diligent effort has been made to contact at least one parent or legal guardian who, if contacted, has been informed of the planned withholding of food, medication, or nutrition or do-not-resuscitate order, and the health care provider has cooperated with the parent or legal guardian's efforts to obtain other medical opinions or a transfer of the patient to a provider selected by the parent or guardian, if so requested.

9. Nothing in this section shall require a health care facility, nursing home, or physician to have a written policy relating to or involving life-sustaining or nonbeneficial treatment for patients under eighteen years of age who are not emancipated or adult patients, residents, or wards."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Ellington raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order well taken.

On motion of Representative Kidd, **House Amendment No. 14** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 117

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Basye
Beard	Bernskoetter	Berry	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Ellington	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franks Jr	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Matthiesen	May	McCaherty
McCann Beatty	McDaniel	McGaugh	Meredith 71	Messenger
Miller	Moon	Morris	Mosley	Pfautsch
Pietzman	Pike	Pogue	Razer	Redmon
Reisch	Roberts	Roden	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 85	Smith 163	Sommer
Spencer	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Wessels	Wiemann
Wilson	Mr. Speaker			

NOES: 022

Anders	Arthur	Barnes 28	Beck	Black
Carpenter	Franklin	Frederick	Gray	Kendrick
McCreery	McGee	Merideth 80	Morgan	Neely
Newman	Nichols	Peters	Quade	Roeber
Stevens 46	White			

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PRESENT: 001

Mitten

ABSENT WITH LEAVE: 022

Burns	Butler	Cookson	Cross	Engler
Fitzwater 144	Johnson	Lant	Mathews	Muntzel
Phillips	Pierson Jr	Plocher	Rehder	Reiboldt
Remole	Rhoads	Shull 16	Stacy	Stephens 128
Walker 74	Wood			

VACANCIES: 001

Representative Kelley (127) offered **House Amendment No. 15.**

House Amendment No. 15

AMEND Senate Bill No. 50, Page 3, Section 194.600, Line 60, by inserting after all of said section and line the following:

"205.205. 1. The governing body of any hospital district established under sections 205.160 to 205.379 in any county of the third classification without a township form of government and with more than ten thousand six hundred but fewer than ten thousand seven hundred inhabitants, ~~or~~ any county of the third classification without a township form of government and with more than eleven thousand seven hundred fifty but fewer than eleven thousand eight hundred fifty inhabitants, **or any county of the third classification** may, by resolution, abolish the property tax authorized in such district under this chapter and impose a sales tax on all retail sales made within the district which are subject to sales tax under chapter 144 and all sales of metered water services, electricity, electrical current and natural, artificial or propane gas, wood, coal, or home heating oil for domestic use only as provided under section 144.032. The tax authorized in this section shall be not more than one percent, and shall be imposed solely for the purpose of funding the hospital district. The tax authorized in this section shall be in addition to all other sales taxes imposed by law, and shall be stated separately from all other charges and taxes.

2. No such resolution adopted under this section shall become effective unless the governing body of the hospital district submits to the voters residing within the district at a state general, primary, or special election a proposal to authorize the governing body of the district to impose a tax under this section. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the tax shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the local sales tax. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the tax shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question.

3. All revenue collected under this section by the director of the department of revenue on behalf of the hospital district, except for one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in a special trust fund, which is hereby created and shall be known as the "Hospital District Sales Tax Fund", and shall be used solely for the designated purposes. Moneys in the fund shall not be deemed to be state funds, and shall not be commingled with any funds of the state. The director may make refunds from the amounts in the fund and credited to the district for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such district. Any funds in the special fund which are not needed for current expenditures shall be invested in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The governing body of any hospital district that has adopted the sales tax authorized in this section may submit the question of repeal of the tax to the voters on any date available for elections for the district. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, that repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

5. Whenever the governing body of any hospital district that has adopted the sales tax authorized in this section receives a petition, signed by a number of registered voters of the district equal to at least ten percent of the number of registered voters of the district voting in the last gubernatorial election, calling for an election to repeal the sales tax imposed under this section, the governing body shall submit to the voters of the district a proposal to repeal the tax. If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the repeal, the repeal shall become effective on December thirty-first of the calendar year in which such repeal was approved. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the repeal, then the sales tax authorized in this section shall remain effective until the question is resubmitted under this section to the qualified voters and the repeal is approved by a majority of the qualified voters voting on the question.

6. If the tax is repealed or terminated by any means, all funds remaining in the special trust fund shall continue to be used solely for the designated purposes, and the hospital district shall notify the director of the department of revenue of the action at least ninety days before the effective date of the repeal and the director may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such district, the director shall remit the balance in the account to the district and close the account of that district. The director shall notify each district of each instance of any amount refunded or any check redeemed from receipts due the district."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 15** was adopted.

SB 50, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

THIRD READING OF HOUSE BILLS

HCS HB 608, as amended, relating to residential dwellings offered for rent to transient guests, was taken up by Representative Anderson.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Miller	Moon
Neely	Pfautsch	Pietzman	Pike	Pogue
Redmon	Reiboldt	Reisch	Remole	Rhoads

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Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shumake	Smith 163
Sommer	Spencer	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 025

Andrews	Burnett	Burns	Cookson	Cornejo
Cross	Dunn	Engler	Fraker	Hubrecht
Johnson	Lant	McGee	Messenger	Morris
Muntzel	Phillips	Pierson Jr	Plocher	Rehder
Shull 16	Stacy	Stephens 128	Walker 74	Wood

VACANCIES: 001

On motion of Representative Anderson, **HCS HB 608, as amended**, was read the third time and passed by the following vote:

AYES: 090

Alferman	Anderson	Arthur	Austin	Bahr
Barnes 60	Basye	Beard	Berry	Black
Bondon	Brattin	Brown 94	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Gannon	Gregory
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Justus	Kelley 127	Kelly 141	Kolkmeyer
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McDaniel	McGaugh
Miller	Neely	Pfautsch	Pike	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Sommer	Stevens 46	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Wiemann	Mr. Speaker

NOES: 049

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Bernskoetter	Brown 27	Brown 57	Butler
Conway 10	Curtis	Ellebracht	Ellington	Franklin
Franks Jr	Frederick	Gray	Green	Hurst

Kendrick	Kidd	Korman	Lavender	Marshall
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pietzman	Pogue
Roberts	Rowland 29	Runions	Smith 85	Smith 163
Unsicker	Wessels	White	Wilson	

PRESENT: 001

Spencer

ABSENT WITH LEAVE: 022

Andrews	Burnett	Burns	Cookson	Cross
Dunn	Engler	Grier	Hubrecht	Johnson
Lant	Messenger	Morris	Muntzel	Phillips
Plocher	Rehder	Shull 16	Stacy	Stephens 128
Walker 74	Wood			

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HCR 19**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 2, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 4** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 5** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 6, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 7** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 8** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 9** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 10** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 11** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 12, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 17** entitled:

An act to appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

With Senate Amendment No. 2.

Senate Amendment No. 2

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 17, Page 18, Section 17.315, by striking all of said section from the bill; and

Further amend said bill and page, Section 17.320, by striking all of said section from the bill; and

Further amend the bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 18** entitled:

An act to appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 18, Page 4, Section 18.065, Line 8, by inserting after all of said line the following:

“Section 18.070. To the Office of Administration
For repair and renovations to the exterior of the State Capitol Building
From Board of Public Buildings Bond Proceeds Fund (various).....\$25,366,069”;
and

Further amend the bill totals accordingly.

Senate Amendment No. 2

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 18, Page 4, Section 18.065, Line 8, by inserting after all of said line the following:

“Section 18.075. To the Office of Administration
For repair and renovations for the 830 MoDOT Drive Project
From Board of Public Buildings Bond Proceeds Fund (various).....\$6,400,000

Section 18.080. To the Office of Administration
For repair and renovations for the Capitol Annex/MoDOT Headquarters Project, provided that employees of the Senate and the House of Representatives in the research offices, appropriation offices, and information technology offices shall not be combined and/or permanently relocated out of the State Capitol Building without the approval of the General Assembly
From Board of Public Buildings Bond Proceeds Fund (various).....\$2,900,000”;
and

Further amend the bill totals accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 19** entitled:

An act to appropriate money for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; and to transfer money among certain funds, from the funds herein designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 49** entitled:

An act to repeal sections 67.505, 67.547, and 94.510, RSMo, and to enact in lieu thereof three new sections relating to local sales taxes.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS SB 313** entitled:

An act to repeal sections 160.410, 160.415, 161.106, 162.081, 162.431, 162.1115, 163.018, 163.021, 163.036, 167.121, 167.131, 171.031, 178.550, and 210.861, RSMo, and to enact in lieu thereof forty-nine new sections relating to elementary and secondary education, with a penalty provision and an emergency clause for certain sections.

Emergency clause defeated.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 490** entitled:

An act to repeal sections 337.020, 337.315, 337.320, 337.507, 337.510, 337.612, 337.618, 337.662, 337.712, and 337.718, RSMo, and to enact in lieu thereof eleven new sections relating to suicide prevention training for health care professionals.

In which the concurrence of the House is respectfully requested.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 17, as amended, to appropriate money for capital improvement and other purposes, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 17, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 19, to appropriate money for capital improvements, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SCS HCS HB 19** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SCS HCS HB 2: Representatives Fitzpatrick, Alferman, Rowland (155), Butler and Kendrick

SCS HCS HB 3: Representatives Fitzpatrick, Alferman, Rowland (155), Kendrick and McGee

SCS HCS HB 4: Representatives Fitzpatrick, Alferman, Conway (104), Butler and Kendrick

SCS HCS HB 5: Representatives Fitzpatrick, Alferman, Bahr, Butler and Razer
SCS HCS HB 6: Representatives Fitzpatrick, Alferman, Redmon, Butler and Dunn
SCS HCS HB 7: Representatives Fitzpatrick, Alferman, Redmon, Butler and Dunn
SCS HCS HB 8: Representatives Fitzpatrick, Alferman, Conway (104), Butler and May
SCS HCS HB 9: Representatives Fitzpatrick, Alferman, Conway (104), Butler and May
SCS HCS HB 10: Representatives Fitzpatrick, Alferman, Wood, Lavender and Quade
SCS HCS HB 11: Representatives Fitzpatrick, Alferman, Wood, Lavender and Quade
SCS HCS HB 12: Representatives Fitzpatrick, Alferman, Bahr, Lavender and Merideth (80)

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 114**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 134**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Roeber, Schroer and Taylor

Noes (0)

Absent (1): Merideth (80)

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 326**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber, Schroer and Taylor

Noes (0)

Absent (0)

Committee on Insurance Policy, Chairman Engler reporting:

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 298**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burnett, Burns, Ellebracht, Engler, Morris, Muntzel, Pfautsch, Stephens (128) and Wiemann

Noes (0)

Absent (2): Messenger and Shull (16)

Mr. Speaker: Your Committee on Insurance Policy, to which was referred **HB 540**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Burnett, Burns, Ellebracht, Engler, Morris, Muntzel, Pfautsch, Stephens (128) and Wiemann

Noes (0)

Absent (2): Messenger and Shull (16)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1049**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Beard, Corlew, DeGroot, Marshall, McGaugh, Roberts and White

Noes (3): Gregory, Mitten and Toalson Reisch

Absent (1): Ellebracht

Mr. Speaker: Your Committee on Judiciary, to which was referred **SCS SB 88**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Beard, Corlew, DeGroot, Gregory and McGaugh

Noes (1): Ellebracht

Absent (5): Marshall, Mitten, Roberts, Toalson Reisch and White

Committee on Pensions, Chairman Walker (3) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **SB 394**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anders, Black, Brown (27), Brown (57), Kendrick, Morgan, Pike, Rowland (155) and Walker (3)

Noes (1): Pogue

Absent (3): Crawford, Moon and Rehder

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SCR 21**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bangert, Barnes (28), Brattin, Brown (57), Fitzwater (144), Merideth (80), Moon, Taylor and Toalson Reisch

Noes (0)

Absent (4): Christofanelli, Hill, Messenger and Mitten

Special Committee on Small Business, Chairman McCaherty reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **SB 18**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Anderson, Andrews, Burnett, Cross, Green, Harris, Henderson, Kelley (127), McCaherty, McGee, Pietzman, Stephens (128) and Wilson

Noes (0)

Absent (1): Gregory

Mr. Speaker: Your Special Committee on Small Business, to which was referred **SCS SB 404**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Andrews, Cross, Green, Harris, Henderson, Kelley (127), McCaherty, Pietzman, Stephens (128) and Wilson

Noes (0)

Absent (3): Burnett, Gregory and McGee

Committee on Transportation, Chairman Reiboldt reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SB 225**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (7): Burns, Hurst, Kolkmeyer, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (4): Corlew, Cornejo, Korman and May

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 355**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Burns, Hurst, Kolkmeyer, Reiboldt, Runions, Ruth and Tate

Noes (0)

Absent (4): Corlew, Cornejo, Korman and May

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 9:00 a.m., Friday, April 28, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, May 2, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 373

Executive session will be held: SB 373

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, May 2, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 195

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, May 2, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1213, HB 1214, SB 25, SCS SB 84, SB 282

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, May 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SCS SBs 300 & 306, SB 434, HB 1186, HB 1113, HB 785

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 1, 2017, 1:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 2, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Executive session.

GENERAL LAWS

Monday, May 1, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SS SB 293, SB 363, SB 376

Executive session will be held: SB 332

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 1, 2017, 5:00 PM or upon adjournment, House Hearing Room 6.

Executive session will be held: HCS SS SB 35, HCS SB 225, SCS SB 240, HCS SCS SB 309, HCS SCS SB 355, SCS SB 404

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 1, 2017, 2:00 PM, House Hearing Room 5.

Executive session will be held: HCS SB 114, SCS#2 SB 128, HCS SB 134, SCS SB 217, HCS SCS SB 334, SB 395

Executive session may be held on any matter referred to the committee.

Adding bills to be considered.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 2, 2017, One hour after adjournment, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Changing time of meeting.

Please be prepared to take action on any bill referred to committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee. Thank you.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, May 1, 2017, 5:00 PM or upon adjournment, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Discussion of University of Missouri system sexual assault and security policy.

TRANSPORTATION

Monday, May 1, 2017, 2:00 PM, House Hearing Room 1.
Public hearing will be held: SCS SB 399
Executive session will be held: SCS SB 399
Executive session may be held on any matter referred to the committee.
Notice the date and time.

HOUSE CALENDAR

SIXTY-FOURTH DAY, FRIDAY, APRIL 28, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan

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HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)
HCS HB 380 - Plocher

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR SECOND READING

SS SCS SB 49
SS#2 SCS SB 313
SS SB 490

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew

SCS SB 108 - Davis

SB 486 - Bernskoetter

SS#2 SCS SB 43 - McGaugh

SB 411 - Tate

SB 329 - Kolkmeier

SS SCS SB 16 - Engler

SB 50, as amended, E.C. (Fiscal Review 4/27/17) - Frederick

SB 194 - Trent

SCS SB 229 - Fitzwater (49)

HCS SCS SB 11 - Fraker

HCS SB 30 - Fitzpatrick

SS SB 31 - McGaugh

HCS SS SB 34, E.C. - Rhoads

SCS SB 82, E.C. - Shaul (113)

SCS SB 93 - Cierpiot

HCS SB 95 - Fraker

HCS SS SCS SB 160, E.C. - Franklin

HCS SCS SB 161 - Rowland (155)

SB 222 - Korman

HCS SCS SB 237 - Austin

SCS SB 279 - Davis

HCS SCS SB 139 - Wood

HCS SCS SB 421 - Kidd

HCS SB 488 - Bernskoetter

SB 296, E.C. - Baringer

HCS SB 302 - Ruth

HCS SB 283 - Andrews

SCS SB 322 - Gannon

SB 503, E.C. - Lauer

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13 - Fitzpatrick

SCS HCS HB 18, as amended - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

SCS HCS HB 17, as amended (request Senate recede/grant conference) - Fitzpatrick

SCS HCS HB 19, (request Senate recede/grant conference) - Fitzpatrick

BILLS IN CONFERENCE

SCS HCS HB 2, as amended - Fitzpatrick
SCS HCS HB 3 - Fitzpatrick
SCS HCS HB 4 - Fitzpatrick
SCS HCS HB 5 - Fitzpatrick
SCS HCS HB 6, as amended - Fitzpatrick
SCS HCS HB 7 - Fitzpatrick
SCS HCS HB 8 - Fitzpatrick
SCS HCS HB 9 - Fitzpatrick
SCS HCS HB 10 - Fitzpatrick
SCS HCS HB 11 - Fitzpatrick
SCS HCS HB 12, as amended - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-FOURTH DAY, FRIDAY, APRIL 28, 2017

The House met pursuant to adjournment.

Representative Berry in the Chair.

Prayer by Representative Mike Kelley.

*But I tell you that every careless word that people speak, they shall give an accounting for it in the day of judgment.
(Matthew 12:36)*

In these last two weeks of session I implore the body to take these words to heart. Have patience with one another even when you disagree. Listen to each other like it was the first day of session not like it's the last weeks.

May you take this weekend to recharge and prepare for the final sprint.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 49, relating to local sales taxes.

SS#2 SCS SB 313, relating to elementary and secondary education.

SS SB 490, relating to suicide prevention training for health care professionals.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 1333 - Health and Mental Health Policy

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 49 - Local Government

SS#2 SCS SB 313 - General Laws

SS SB 490 - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was returned **HB 920**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Arthur, Frederick, Morris, Pfautsch, Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (3): Haefner, Messenger and Smith (163)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SB 501**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Arthur, Frederick, Morris, Pfautsch, Stephens (128), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (3): Haefner, Messenger and Smith (163)

The following members' presence was noted: Anderson, Bahr, Berry, Chipman, Curtis, DeGroot, Fitzwater (49), Francis, Hill, Hurst, Kelley (127), Kelly (141), Kendrick, Mitten, Vescovo, and Wood.

ADJOURNMENT

On motion of Representative Berry, the House adjourned until 4:00 p.m., Monday, May 1, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, May 2, 2017, 12:00 PM or upon morning adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: SB 373

Executive session will be held: SB 373

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Tuesday, May 2, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: SB 195

Executive session may be held on any matter referred to the committee.

CONFERENCE COMMITTEE ON BUDGET

Tuesday, May 2, 2017, 8:15 AM, House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HCS HB 2 as amended, SCS HCS HB 3, SCS HCS HB 4, SCS HCS HB 5, SCS HCS HB 6 as amended, SCS HCS HB 7, SCS HCS HB 8, SCS HCS HB 9, SCS HCS HB 10, SCS HCS HB 11, SCS HCS HB 12 as amended

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, May 2, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1213, HB 1214, SB 25, SCS SB 84, SB 282

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Monday, May 1, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SCS SBs 300 & 306, SB 434, HB 1186, HB 1113, HB 785

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Monday, May 1, 2017, 1:30 PM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 2, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Executive Session

GENERAL LAWS

Monday, May 1, 2017, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SS SB 293, SB 363, SB 376, SS#2 SCS SB 313

Executive session will be held: SB 332, SS#2 SCS SB 313, SB 299

Executive session may be held on any matter referred to the committee.

AMENDED

JOINT COMMITTEE ON EDUCATION

Monday, May 1, 2017, 12:30 PM, Senate Committee Room 2.

Executive session may be held on any matter referred to the committee.

1. Department of Elementary and Secondary Education (DESE) will present a draft state response to the Federal Every Student Succeeds Act (ESSA).
2. Elections of JCED Chair and Co-Chair.
3. Discuss possible JCED interim projects.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 1, 2017, 5:00 PM or upon adjournment, House Hearing Room 6.

Executive session will be held: HCS SS SB 35, HCS SB 225, SCS SB 240, HCS SCS SB 309, HCS SCS SB 355, SCS SB 404

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 1, 2017, 2:00 PM, House Hearing Room 5.

Executive session will be held: HCS SB 114, SCS#2 SB 128, HCS SB 134, SCS SB 217, HCS SCS SB 334, SB 395

Executive session may be held on any matter referred to the committee.

Adding bills to be considered.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 2, 2017, one hour after adjournment, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Changing time of meeting.

Please be prepared to take action on any bill referred to committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, May 1, 2017, 5:00PM or upon adjournment, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Discussion of University of Missouri system sexual assault and security policy.

TRANSPORTATION

Monday, May 1, 2017, 2:00 PM, House Hearing Room 1.
Public hearing will be held: SCS SB 399
Executive session will be held: SCS SB 399
Executive session may be held on any matter referred to the committee.
Notice the date & time!

HOUSE CALENDAR

SIXTY-FIFTH DAY, MONDAY, MAY 1, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill

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HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads

HCS#2 HBs 48, 69, 495, & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)
HCS HB 380 - Plocher

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SB 486 - Bernskoetter
SS#2 SCS SB 43 - McGaugh
SB 411 - Tate
SB 329 - Kolkmeier
SS SCS SB 16 - Engler
SB 50, as amended, E.C. (Fiscal Review 4/27/17) - Frederick
SB 194 - Trent

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SCS SB 229 - Fitzwater (49)
HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
HCS SS SB 34, E.C. - Rhoads
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
HCS SS SCS SB 160, E.C. - Franklin
HCS SCS SB 161 - Rowland (155)
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 302 - Ruth
HCS SB 283 - Andrews
SCS SB 322 - Gannon
SB 503, E.C. - Lauer

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13 - Fitzpatrick
SCS HCS HB 18, as amended - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder
SCS HCS HB 17, as amended (request Senate recede/grant conference) - Fitzpatrick
SCS HCS HB 19, (request Senate recede/grant conference) - Fitzpatrick

BILLS IN CONFERENCE

SCS HCS HB 2, as amended - Fitzpatrick
SCS HCS HB 3 - Fitzpatrick
SCS HCS HB 4 - Fitzpatrick
SCS HCS HB 5 - Fitzpatrick
SCS HCS HB 6, as amended - Fitzpatrick
SCS HCS HB 7 - Fitzpatrick
SCS HCS HB 8 - Fitzpatrick
SCS HCS HB 9 - Fitzpatrick
SCS HCS HB 10 - Fitzpatrick
SCS HCS HB 11 - Fitzpatrick
SCS HCS HB 12, as amended - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters

HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-FIFTH DAY, MONDAY, MAY 1, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Representative Dan Stacy.

Let us pray.

Dear God, please help those who have lost so much this weekend. And especially be with those who have lost loved ones. Help each of us as legislators to listen and learn from You. Help us to seek out Your will and purpose for each of our lives. And help us find fulfillment in accomplishing that purpose. Help us to be guided to the best methods and laws that can free our Missouri citizens to fulfill their God-given potential. Help us to model the behavior that would honor You.

In Jesus' name, Amen!

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-third day was approved as printed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Gray	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	McCaherty	McCann Beatty
McCreery	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Pogue
Quade	Razer	Redmon	Rehder	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer

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Spencer	Stacy	Stephens 128	Stevens 46	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood				

NOES: 002

Curtis Smith 85

PRESENT: 000

ABSENT WITH LEAVE: 024

Brattin	Brown 57	Carpenter	Ellington	Fitzwater 144
Frederick	Gannon	Green	Gregory	Harris
Lant	Mathews	Matthiesen	May	McDaniel
McGee	Moon	Neely	Pietzman	Reiboldt
Rhoads	Rowland 29	Swan	Mr. Speaker	

VACANCIES: 001

The Journal of the sixty-fourth day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SB 50, as amended, with House Amendment No. 1 to House Amendment No. 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Alferman, Conway (104), Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wiemann and Wood

Noes (0)

Absent (3): Fraker, Rowland (29) and Wessels

THIRD READING OF SENATE BILLS

SB 411, relating to the bi-state metropolitan development district, was taken up by Representative Tate.

Representative Lauer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

"190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to

190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. **The state EMS medical director shall be elected by the members of the regional EMS medical director's advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.**

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for such patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.142. 1. The department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license. The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

(1) Age requirements;

(2) Education and training requirements based on respective ~~[national curricula of the United States Department of Transportation]~~ **National Emergency Medical Services Education Standards** and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(3) **EMT-P programs must be accredited by the Commission on Accreditation of Allied Health Education Programs (CAAHEP) or hold Committee on Accreditation of Education Programs for the Emergency Medical Services Professions (CoAEMSP) letter of review;**

(4) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;

~~[(4)]~~ (5) Continuing education and relicensure requirements; and

~~[(5)]~~ (6) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

(1) Consistent with the training, education and experience of the particular emergency medical technician; and

(2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

190.144. 1. No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for:

(1) Transporting a person for whom an application for detention for evaluation and treatment has been filed under section 631.115 or 632.305; ~~or~~

(2) Physically or chemically restraining an at-risk behavioral health patient as that term is defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; **or**

(3) **The administration of a patient's personal medication when deemed necessary.**

2. Nothing in this section shall be construed as creating an exception to sovereign immunity, official immunity, or the Missouri public duty doctrine defenses.

190.165. 1. The department may refuse to issue or deny renewal of any certificate, permit or license required pursuant to sections 190.100 to 190.245 for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement its provisions as described in subsection 2 of this section. The department shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The department may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate, permit or license required by sections 190.100 to 190.245 or any person who has failed to renew or has surrendered his or her certificate, permit or license for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement such sections. Those regulations shall be limited to the following:

(1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any activity licensed or regulated by sections 190.100 to 190.245;

(2) Being finally adjudicated and found guilty, or having entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any activity licensed or regulated pursuant to sections 190.100 to 190.245, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate, permit or license issued pursuant to sections 190.100 to 190.245 or in obtaining permission to take any examination given or required pursuant to sections 190.100 to 190.245;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245;

(6) Violation of, or assisting or enabling any person to violate, any provision of sections 190.100 to 190.245, or of any lawful rule or regulation adopted by the department pursuant to sections 190.100 to 190.245;

(7) Impersonation of any person holding a certificate, permit or license or allowing any person to use his or her certificate, permit, license or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any activity regulated by sections 190.100 to 190.245 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

(9) For an individual being finally adjudged insane or incompetent by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any activity licensed or regulated by sections 190.100 to 190.245 who is not licensed and currently eligible to practice pursuant to sections 190.100 to 190.245;

(11) Issuance of a certificate, permit or license based upon a material mistake of fact;

(12) Violation of any professional trust, confidence, or legally protected privacy rights of a patient by means of an unauthorized or unlawful disclosure;

(13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(14) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(15) Refusal of any applicant or licensee to respond to reasonable department of health and senior services' requests for necessary information to process an application or to determine license status or license eligibility;

(16) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health or safety of a patient or the public;

(17) Repeated acts of negligence or recklessness in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245.

3. If the department conducts investigations, the department, prior to interviewing a licensee who is the subject of the investigation, shall explain to the licensee that he or she has the right to:

(1) Consult legal counsel or have legal counsel present;

(2) Have anyone present whom he or she deems to be necessary or desirable~~[-, except for any holder of any certificate, permit, or license required by sections 190.100 to 190.245];~~ and

(3) Refuse to answer any question or refuse to provide or sign any written statement.

The assertion of any right listed in this subsection shall not be deemed by the department to be a failure to cooperate with any department investigation.

4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the department may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate or permit. Notwithstanding any provision of law to the contrary, the department shall be authorized to

impose a suspension or revocation as a disciplinary action only if it first files the requisite complaint with the administrative hearing commission. **The administrative hearing commission shall hear all relevant evidence on remediation activities of the licensee and shall make a recommendation to the department of health and senior services as to licensure disposition based on such evidence.**

5. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the department after compliance with all the requirements of sections 190.100 to 190.245 relative to the licensing of an applicant for the first time. Any individual whose license has been revoked twice within a ten-year period shall not be eligible for relicensure.

6. The department may notify the proper licensing authority of any other state in which the person whose license was suspended or revoked was also licensed of the suspension or revocation.

7. Any person, organization, association or corporation who reports or provides information to the department pursuant to the provisions of sections 190.100 to 190.245 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.

8. The department of health and senior services may suspend any certificate, permit or license required pursuant to sections 190.100 to 190.245 simultaneously with the filing of the complaint with the administrative hearing commission as set forth in subsection 2 of this section, if the department finds that there is an imminent threat to the public health. The notice of suspension shall include the basis of the suspension and notice of the right to appeal such suspension. The licensee may appeal the decision to suspend the license, certificate or permit to the department. The appeal shall be filed within ten days from the date of the filing of the complaint. A hearing shall be conducted by the department within ten days from the date the appeal is filed. The suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department, dissolved by a court of competent jurisdiction or stayed by the administrative hearing commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lauer, **House Amendment No. 1** was adopted.

Representative Redmon offered **House Amendment No. 2.**

House Amendment No. 2

AMEND Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after all of said section and line the following:

"142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) "Agricultural purposes", clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) "Alternative fuel", electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) "Aviation fuel", any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) "Blend stock", any petroleum product component of motor fuel, such as naphtha, reformat, toluene or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

(a) Will be ultimately used for consumer nonmotor fuel use; and

(b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;

(5) "Blended fuel", a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;

- (6) "Blender", any person that produces blended motor fuel outside the bulk transfer/terminal system;
- (7) "Blending", the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;
- (8) "Bulk plant", a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;
- (9) "Bulk transfer", any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;
- (10) "Bulk transfer/terminal system", the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;
- (11) "Consumer", the user of the motor fuel;
- (12) "Delivery", the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;
- (13) "Department", the department of revenue;
- (14) "Destination state", the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;
- (15) "Diesel fuel", any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. "Diesel fuel" does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. "Diesel fuel" does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;
- (16) "Diesel-powered highway vehicle", a motor vehicle operated on a highway that is propelled by a diesel-powered engine;
- (17) "Director", the director of revenue;
- (18) "Distributor", a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;
- (19) "Dyed fuel", diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;
- (20) "Eligible purchaser", a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;
- (21) "Export", to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;
- (22) "Exporter", any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;
- (23) "Farm tractor", all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;
- (24) "Fuel grade alcohol", a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;
- (25) "Fuel transportation vehicle", any vehicle designed for highway use which is also designed or used to transport motor fuels and includes transport trucks and tank wagons;
- (26) "Gasoline", all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) "Gross gallons", the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) "Heating oil", a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) "Import", to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) "Import verification number", the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the transporter carrying motor fuel into this state for the account of an importer;

(31) "Importer" includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) "Interstate motor fuel user", any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) "Invoiced gallons", the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) "K-1 kerosene", a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) "Kerosene", the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

(36) "Liquid", any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;

(37) "Motor fuel", gasoline, diesel fuel, kerosene and blended fuel;

(38) "Motor vehicle", any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:

(a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or

(b) A vehicle solely operated on rails;

(39) "Net gallons", the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);

(40) "Permissive supplier", an out-of-state supplier that elects, but is not required, to have a supplier's license pursuant to this chapter;

(41) "Person", natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;

(42) "Position holder", the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;

(43) "Propel", the operation of a motor vehicle, whether it is in motion or at rest;

(44) "Public highway", every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;

(45) "Qualified terminal", a terminal which has been assigned a terminal control number ("tcn") by the Internal Revenue Service;

(46) "Rack", a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;

(47) "Refiner", any person that owns, operates, or otherwise controls a refinery;

(48) "Refinery", a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;

- (49) "Removal", any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;
- (50) "Retailer", a person that engages in the business of selling or dispensing to the consumer within this state;
- (51) "Supplier", a person that is:
- (a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and
 - (b) One or more of the following:
 - a. The position holder in a terminal or refinery in this state;
 - b. Imports motor fuel into this state from a foreign country;
 - c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or
 - d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. "Supplier" also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. "Supplier" includes a permissive supplier unless specifically provided otherwise;
- (52) "Tank wagon", a straight truck having multiple compartments designed or used to carry motor fuel;
- (53) "Terminal", a bulk storage and distribution facility which includes:
- (a) For the purposes of motor fuel, is a qualified terminal;
 - (b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the products are removed at a rack;
- (54) "Terminal bulk transfers" include but are not limited to the following:
- (a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;
 - (b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;
 - (c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and
 - (d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;
- (55) "Terminal operator", any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;
- (56) "Transmix", the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;
- (57) "Transport truck", a semitrailer combination rig designed or used to transport motor fuel over the highways;
- (58) "Transporter", any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;
- (59) "Two-party exchange", a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:
- (a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and
 - (b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events to this state;
- (60) "Ultimate vendor", a person that sells motor fuel to the consumer;
- (61) "Undyed diesel fuel", diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing provisions; and
- (62) "Vehicle fuel tank", any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

- (1) Motor fuel, seventeen cents per gallon;

(2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;

(3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;

(4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;

(5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, ~~or~~ liquefied natural gas, **electric, or propane** connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, ~~or~~ liquefied natural gas, **electricity, or propane** used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to subdivisions (4) ~~and (5)~~ **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay**

one-half of the stated annual alternative fuel decal fee. Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.**

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. **An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.**

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. **This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.**

~~[5-]~~ 6. Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.

~~[6-]~~ 7. The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations promulgated by the director.

~~[7-]~~ 8. It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal **unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

~~[8-]~~ **9.** No person shall cause to be put, or put, ~~[LP-gas]~~ **any alternative fuel** into the fuel supply receptacle or battery of a motor vehicle required to have an alternative fuel decal unless the motor vehicle **either** has a valid decal attached to it **or the appropriate motor fuel tax is collected at the time of such fueling.** ~~[Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]~~

~~[9-]~~ **10.** Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.

~~[10-]~~ **11.** Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and reporting requirements of this chapter.

Section 1. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Redmon, **House Amendment No. 2** was adopted.

Representative Korman offered **House Amendment No. 3.**

House Amendment No. 3

AMEND Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after said section and line the following:

"307.005. For purposes of this chapter, a lamp, light, or other piece of lighting equipment consisting of multiple light-emitting diodes shall be deemed to be operating properly so long as not less than seventy-five percent of the light-emitting diodes are operating properly."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ruth offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to Senate Bill No. 411, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND Senate Bill No. 411, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) "County average wage", the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the ~~[state]~~ county average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill, Page 4, Section 70.370, Line 128, by inserting after said section and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Korman, **House Amendment No. 3, as amended**, was adopted.

Representative Davis offered **House Amendment No. 4.**

House Amendment No. 4

AMEND Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting after all of said section and line the following:

"304.001. As used in this chapter and chapter 307, the following terms shall mean:

(1) "Abandoned property", any unattended motor vehicle, trailer, all-terrain vehicle, outboard motor or vessel removed or subject to removal from public or private property as provided in sections 304.155 and 304.157, whether or not operational. For any vehicle towed from the scene of an accident at the request of law enforcement and not retrieved by the vehicle's owner within five days of the accident, the agency requesting the tow shall be required to write an abandoned property report or a crime inquiry and inspection report;

(2) "Commercial vehicle enforcement officers", employees of the Missouri state highway patrol who are not members of the patrol but who are appointed by the superintendent of the highway patrol to enforce the laws, rules, and regulations pertaining to commercial vehicles, trailers, special mobile equipment and drivers of such vehicles;

(3) "Commercial vehicle inspectors", employees of the Missouri state highway patrol who are not members of the patrol but who are appointed by the superintendent of the highway patrol to supervise or operate permanent or portable weigh stations in the enforcement of commercial vehicle laws;

(4) "Commission", the state highways and transportation commission;

(5) **"Connected braking system", a system by which the braking of one vehicle is electronically coordinated with the braking systems of one or more other vehicles;**

(6) "Department", the state transportation department;

~~[(6)]~~ (7) "Freeway", a divided state highway with four or more lanes, with no access to the throughways except the established interchanges and with no at-grade crossings;

~~[(7)]~~ (8) "Interstate highway", a state highway included in the national system of interstate highways located within the boundaries of Missouri, as officially designated or as may be hereafter designated by the state highways and transportation commission with the approval of the Secretary of Transportation, pursuant to Title 23, U.S.C., as amended;

~~[(8)]~~ (9) "Members of the patrol", the superintendent, lieutenant colonel, majors, captains, director of radio, lieutenants, sergeants, corporals and patrolmen of the Missouri state highway patrol;

~~[(9)]~~ (10) "Off-road vehicle", any vehicle designed for or capable of cross-country travel on or immediately over land, water, ice, snow, marsh, swampland, or other natural terrain without benefit of a road or trail:

(a) Including, without limitation, the following:

- a. Jeeps;
- b. All-terrain vehicles;
- c. Dune buggies;
- d. Multiwheel drive or low-pressure tire vehicles;
- e. Vehicle using an endless belt, or tread or treads, or a combination of tread and low-pressure tires;
- f. Motorcycles, trail bikes, minibikes and related vehicles;
- g. Any other means of transportation deriving power from any source other than muscle or wind; and

(b) Excluding the following:

- a. Registered motorboats;
- b. Aircraft;
- c. Any military, fire or law enforcement vehicle;
- d. Farm-type tractors and other self-propelled equipment for harvesting and transporting farm or forest products;
- e. Any vehicle being used for farm purposes, earth moving, or construction while being used for such purposes on the work site;
- f. Self-propelled lawnmowers, or lawn or garden tractors, or golf carts, while being used exclusively for their designed purpose; and
- g. Any vehicle being used for the purpose of transporting a handicapped person;

~~[(10)]~~ (11) "Person", any natural person, corporation, or other legal entity;

~~[(11)]~~ (12) **"Platoon", a group of individual commercial motor vehicles that are traveling in a unified manner at electronically coordinated speeds through use of a connected braking system and that are not subject to the following distance requirements of section 304.044;**

(13) "Right-of-way", the entire width of land between the boundary lines of a state highway, including any roadway;

~~[(42)]~~ (14) "Roadway", that portion of a state highway ordinarily used for vehicular travel, exclusive of the berm or shoulder;

~~[(43)]~~ (15) "State highway", a highway constructed or maintained by the state highways and transportation commission with the aid of state funds or United States government funds, or any highway included by authority of law in the state highway system, including all right-of-way;

~~[(44)]~~ (16) "Towing company", any person or entity which tows, removes or stores abandoned property;

~~[(45)]~~ (17) "Urbanized area", an area with a population of fifty thousand or more designated by the Bureau of the Census, within boundaries to be fixed by the state highways and transportation commission and local officials in cooperation with each other and approved by the Secretary of Transportation. The boundary of an urbanized area shall, at a minimum, encompass the entire urbanized area as designed by the Bureau of the Census.

304.017. 1. The driver of a vehicle shall not follow another vehicle more closely than is reasonably safe and prudent, having due regard for the speed of such vehicle and the traffic upon and the condition of the roadway **and the presence of any connected braking system operating on the vehicle.** Vehicles being driven upon any roadway outside of a business or residence district in a caravan or motorcade, whether or not towing other vehicles, shall be so operated, except in a funeral procession or in a duly authorized parade, so as to allow sufficient space between each such vehicle or combination of vehicles as to enable any other vehicle to overtake or pass such vehicles in safety. This section shall in no manner affect section 304.044 relating to distance between trucks traveling on the highway.

2. Violation of this section shall be deemed a class C misdemeanor.

304.044. 1. The following terms as used in this section shall mean:

(1) "Bus", any vehicle or motor car designed and used for the purpose of carrying more than seven persons;

(2) "Truck", any vehicle, machine, tractor, trailer or semitrailer, or any combination thereof, propelled or drawn by mechanical power and designed or used in the transportation of property upon the highways.

2. **Except as provided in subsection 4 of this section,** the driver of any truck or bus, when traveling upon a public highway of this state outside of a business or residential district, shall not follow within three hundred feet of another such vehicle; provided, the provisions of this section shall not be construed to prevent the overtaking and passing, by any such truck or bus, of another similar vehicle.

3. **Except as provided in subsection 4 of this section,** any person who shall violate the provisions of this section shall be deemed guilty of a class C misdemeanor, and upon conviction thereof shall be punished accordingly.

4. **Subsections 2 and 3 of this section shall not apply to a vehicle that is part of a platoon, as defined in section 304.001 so long as:**

(1) **An appropriately endorsed driver who holds a valid commercial driver's license is present behind the wheel of each commercial motor vehicle in the platoon;**

(2) **When traveling, the driver of each vehicle in the platoon maintains a reasonably safe following distance taking into account the performance, speed, braking capability, load, road conditions, and weather of the vehicles in the platoon;**

(3) **When traveling, the driver of each vehicle in the platoon allows reasonable access to afford the other vehicles safe movement among lanes to exit or enter the highway; and**

(4) **The vehicle adheres to all other relevant federal and Missouri regulations, including without limitation this section and sections 304.012 and 304.017.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davis, **House Amendment No. 4** was adopted.

Representative Brattin offered **House Amendment No. 5.**

House Amendment No. 5

AMEND Senate Bill No. 411, Page 4, Section 70.370, Line 128, by inserting immediately after all of said section and line the following:

"99.805. As used in sections 99.800 to 99.865, unless the context clearly requires otherwise, the following terms shall mean:

(1) "Blighted area", an area which, by reason of the predominance of defective or inadequate street layout, insanitary or unsafe conditions, deterioration of site improvements, improper subdivision or obsolete platting, or the existence of conditions which endanger life or property by fire and other causes, or any combination of such factors, retards the provision of housing accommodations or constitutes an economic or social liability or a menace to the public health, safety, morals, or welfare in its present condition and use;

(2) "Collecting officer", the officer of the municipality responsible for receiving and processing payments in lieu of taxes or economic activity taxes from taxpayers or the department of revenue;

(3) "Conservation area", any improved area within the boundaries of a redevelopment area located within the territorial limits of a municipality in which fifty percent or more of the structures in the area have an age of thirty-five years or more. Such an area is not yet a blighted area but is detrimental to the public health, safety, morals, or welfare and may become a blighted area because of any one or more of the following factors: dilapidation; obsolescence; deterioration; illegal use of individual structures; presence of structures below minimum code standards; abandonment; excessive vacancies; overcrowding of structures and community facilities; lack of ventilation, light or sanitary facilities; inadequate utilities; excessive land coverage; deleterious land use or layout; depreciation of physical maintenance; and lack of community planning. A conservation area shall meet at least three of the factors provided in this subdivision for projects approved on or after December 23, 1997;

(4) "Economic activity taxes", the total additional revenue from taxes which are imposed by a municipality and other taxing districts, and which are generated by economic activities within a redevelopment area over the amount of such taxes generated by economic activities within such redevelopment area in the calendar year prior to the adoption of the ordinance designating such a redevelopment area, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, licenses, fees or special assessments. For redevelopment projects or redevelopment plans approved after December 23, 1997, if a retail establishment relocates within one year from one facility to another facility within the same county and the governing body of the municipality finds that the relocation is a direct beneficiary of tax increment financing, then for purposes of this definition, the economic activity taxes generated by the retail establishment shall equal the total additional revenues from economic activity taxes which are imposed by a municipality or other taxing district over the amount of economic activity taxes generated by the retail establishment in the calendar year prior to its relocation to the redevelopment area;

(5) "Economic development area", any area or portion of an area located within the territorial limits of a municipality, which does not meet the requirements of subdivisions (1) and (3) of this section, and in which the governing body of the municipality finds that redevelopment will not be solely used for development of commercial businesses which unfairly compete in the local economy and is in the public interest because it will:

- (a) Discourage commerce, industry or manufacturing from moving their operations to another state; or
- (b) Result in increased employment in the municipality; or
- (c) Result in preservation or enhancement of the tax base of the municipality;

(6) "Gambling establishment", an excursion gambling boat as defined in section 313.800 and any related business facility including any real property improvements which are directly and solely related to such business facility, whose sole purpose is to provide goods or services to an excursion gambling boat and whose majority ownership interest is held by a person licensed to conduct gambling games on an excursion gambling boat or licensed to operate an excursion gambling boat as provided in sections 313.800 to 313.850. This subdivision shall be applicable only to a redevelopment area designated by ordinance adopted after December 23, 1997;

(7) "Greenfield area", any vacant, unimproved, or agricultural property that is located wholly outside the incorporated limits of a city, town, or village, or that is substantially surrounded by contiguous properties with agricultural zoning classifications or uses unless said property was annexed into the incorporated limits of a city, town, or village ten years prior to the adoption of the ordinance approving the redevelopment plan for such greenfield area;

(8) "Municipality", a city, village, or incorporated town or any county of this state. For redevelopment areas or projects approved on or after December 23, 1997, municipality applies only to cities, villages, incorporated towns or counties established for at least one year prior to such date;

(9) "Obligations", bonds, loans, debentures, notes, special certificates, or other evidences of indebtedness issued by a municipality to carry out a redevelopment project or to refund outstanding obligations;

(10) "Ordinance", an ordinance enacted by the governing body of a city, town, or village or a county or an order of the governing body of a county whose governing body is not authorized to enact ordinances;

(11) "Payment in lieu of taxes", those estimated revenues from real property in the area selected for a redevelopment project, which revenues according to the redevelopment project or plan are to be used for a private use, which taxing districts would have received had a municipality not adopted tax increment allocation financing, and which would result from levies made after the time of the adoption of tax increment allocation financing during the time the current equalized value of real property in the area selected for the redevelopment project exceeds the total initial equalized value of real property in such area until the designation is terminated pursuant to subsection 2 of section 99.850;

(12) **"Previously commercial land", an area that for the previous forty years was continuously assessed as utility, industrial, commercial, railroad, and all other real property and not as residential property or agricultural or horticultural property as those subclasses are named under article X, section 4(b) of the Constitution of Missouri;**

(13) "Redevelopment area", an area designated by a municipality, in respect to which:

(a) The municipality has made a finding that there exist conditions which cause the area to be classified as a blighted area, a conservation area, an economic development area, an enterprise zone pursuant to sections 135.200 to 135.256, or a combination thereof~~[-which]~~ ;

(b) **Is located in:**

a. **Any county of the first classification with more than ninety-two thousand but fewer than one hundred one thousand inhabitants;**

b. **Any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants;**

c. **Any county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants;**

d. **Any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants;**

e. **Any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants;**

f. **Any county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants as the county seat;**

g. **Any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants;**

h. **A city not within a county; or**

i. **Any county with a charter form of government and with more than nine hundred fifty thousand inhabitants;**

(c) **Is previously commercial land; and**

(d) **Whose** area includes only those parcels of real property directly and substantially benefitted by the proposed redevelopment project;

~~[(43)]~~ (14) "Redevelopment plan", the comprehensive program of a municipality for redevelopment intended by the payment of redevelopment costs to reduce or eliminate those conditions, the existence of which qualified the redevelopment area as a blighted area, conservation area, economic development area, or combination thereof, and to thereby enhance the tax bases of the taxing districts which extend into the redevelopment area. Each redevelopment plan shall conform to the requirements of section 99.810;

~~[(44)]~~ (15) "Redevelopment project", any development project within a redevelopment area in furtherance of the objectives of the redevelopment plan; any such redevelopment project shall include a legal description of the area selected for the redevelopment project;

~~[(45)]~~ (16) "Redevelopment project costs" include the sum total of all reasonable or necessary costs incurred or estimated to be incurred, and any such costs incidental to a redevelopment plan or redevelopment project, as applicable. Such costs include, but are not limited to, the following:

(a) Costs of studies, surveys, plans, and specifications;

(b) Professional service costs, including, but not limited to, architectural, engineering, legal, marketing, financial, planning or special services. Except the reasonable costs incurred by the commission established in section 99.820 for the administration of sections 99.800 to 99.865, such costs shall be allowed only as an initial expense which, to be recoverable, shall be included in the costs of a redevelopment plan or project;

(c) Property assembly costs, including, but not limited to:

a. Acquisition of land and other property, real or personal, or rights or interests therein;

b. Demolition of buildings; and

c. The clearing and grading of land;

(d) Costs of rehabilitation, reconstruction, or repair or remodeling of existing buildings and fixtures;

(e) Initial costs for an economic development area;

(f) Costs of construction of public works or improvements;

(g) Financing costs, including, but not limited to, all necessary and incidental expenses related to the issuance of obligations, and which may include payment of interest on any obligations issued pursuant to sections 99.800 to 99.865 accruing during the estimated period of construction of any redevelopment project for which such obligations are issued and for not more than eighteen months thereafter, and including reasonable reserves related thereto;

(h) All or a portion of a taxing district's capital costs resulting from the redevelopment project necessarily incurred or to be incurred in furtherance of the objectives of the redevelopment plan and project, to the extent the municipality by written agreement accepts and approves such costs;

(i) Relocation costs to the extent that a municipality determines that relocation costs shall be paid or are required to be paid by federal or state law;

(j) Payments in lieu of taxes;

~~[(46)]~~ (17) "Special allocation fund", the fund of a municipality or its commission which contains at least two separate segregated accounts for each redevelopment plan, maintained by the treasurer of the municipality or the treasurer of the commission into which payments in lieu of taxes are deposited in one account, and economic activity taxes and other revenues are deposited in the other account;

~~[(47)]~~ (18) **"Special taxing district", a fire protection district or other political subdivision that levies a sales tax whose revenue is dedicated to a purpose within such district. A special taxing district shall include a municipality or county that levies a sales tax whose revenue is dedicated to a purpose other than the municipality's or county's general revenue including, but not limited to, education and public safety;**

(19) "Taxing districts", any political subdivision of this state having the power to levy taxes;

~~[(48)]~~ (20) "Taxing districts' capital costs", those costs of taxing districts for capital improvements that are found by the municipal governing bodies to be necessary and to directly result from the redevelopment project; and

~~[(49)]~~ (21) "Vacant land", any parcel or combination of parcels of real property not used for industrial, commercial, or residential buildings.

99.820. 1. A municipality may:

(1) By ordinance introduced in the governing body of the municipality within fourteen to ninety days from the completion of the hearing required in section 99.825, approve redevelopment plans and redevelopment projects, and designate redevelopment project areas pursuant to the notice and hearing requirements of sections 99.800 to 99.865. No redevelopment project shall be approved unless a redevelopment plan has been approved and a redevelopment area has been designated prior to or concurrently with the approval of such redevelopment project and the area selected for the redevelopment project shall include only those parcels of real property and improvements thereon directly and substantially benefitted by the proposed redevelopment project improvements;

(2) Make and enter into all contracts necessary or incidental to the implementation and furtherance of its redevelopment plan or project;

(3) Pursuant to a redevelopment plan, subject to any constitutional limitations, acquire by purchase, donation, lease or, as part of a redevelopment project, eminent domain, own, convey, lease, mortgage, or dispose of land and other property, real or personal, or rights or interests therein, and grant or acquire licenses, easements and options with respect thereto, all in the manner and at such price the municipality or the commission determines is reasonably necessary to achieve the objectives of the redevelopment plan. No conveyance, lease, mortgage, disposition of land or other property, acquired by the municipality, or agreement relating to the development of the property shall be made except upon the adoption of an ordinance by the governing body of the municipality. Each municipality or its commission shall establish written procedures relating to bids and proposals for implementation of the redevelopment projects. Furthermore, no conveyance, lease, mortgage, or other disposition of land or agreement relating to the development of property shall be made without making public disclosure of the terms of

the disposition and all bids and proposals made in response to the municipality's request. Such procedures for obtaining such bids and proposals shall provide reasonable opportunity for any person to submit alternative proposals or bids;

(4) Within a redevelopment area, clear any area by demolition or removal of existing buildings and structures;

(5) Within a redevelopment area, renovate, rehabilitate, or construct any structure or building;

(6) Install, repair, construct, reconstruct, or relocate streets, utilities, and site improvements essential to the preparation of the redevelopment area for use in accordance with a redevelopment plan;

(7) Within a redevelopment area, fix, charge, and collect fees, rents, and other charges for the use of any building or property owned or leased by it or any part thereof, or facility therein;

(8) Accept grants, guarantees, and donations of property, labor, or other things of value from a public or private source for use within a redevelopment area;

(9) Acquire and construct public facilities within a redevelopment area;

(10) Incur redevelopment costs and issue obligations;

(11) Make payment in lieu of taxes, or a portion thereof, to taxing districts;

(12) Disburse surplus funds from the special allocation fund to taxing districts as follows:

(a) Such surplus payments in lieu of taxes shall be distributed to taxing districts within the redevelopment area which impose ad valorem taxes on a basis that is proportional to the current collections of revenue which each taxing district receives from real property in the redevelopment area;

(b) Surplus economic activity taxes shall be distributed to taxing districts in the redevelopment area which impose economic activity taxes, on a basis that is proportional to the amount of such economic activity taxes the taxing district would have received from the redevelopment area had tax increment financing not been adopted;

(c) Surplus revenues, other than payments in lieu of taxes and economic activity taxes, deposited in the special allocation fund, shall be distributed on a basis that is proportional to the total receipt of such other revenues in such account in the year prior to disbursement;

(13) If any member of the governing body of the municipality, a member of a commission established pursuant to subsection 2 or 3 of this section, or an employee or consultant of the municipality, involved in the planning and preparation of a redevelopment plan, or redevelopment project for a redevelopment area or proposed redevelopment area, owns or controls an interest, direct or indirect, in any property included in any redevelopment area, or proposed redevelopment area, which property is designated to be acquired or improved pursuant to a redevelopment project, he or she shall disclose the same in writing to the clerk of the municipality, and shall also so disclose the dates, terms, and conditions of any disposition of any such interest, which disclosures shall be acknowledged by the governing body of the municipality and entered upon the minutes books of the governing body of the municipality. If an individual holds such an interest, then that individual shall refrain from any further official involvement in regard to such redevelopment plan, redevelopment project or redevelopment area, from voting on any matter pertaining to such redevelopment plan, redevelopment project or redevelopment area, or communicating with other members concerning any matter pertaining to that redevelopment plan, redevelopment project or redevelopment area. Furthermore, no such member or employee shall acquire any interest, direct or indirect, in any property in a redevelopment area or proposed redevelopment area after either (a) such individual obtains knowledge of such plan or project, or (b) first public notice of such plan, project or area pursuant to section 99.830, whichever first occurs;

(14) Charge as a redevelopment cost the reasonable costs incurred by its clerk or other official in administering the redevelopment project. The charge for the clerk's or other official's costs shall be determined by the municipality based on a recommendation from the commission, created pursuant to this section.

2. Prior to adoption of an ordinance approving the designation of a redevelopment area or approving a redevelopment plan or redevelopment project, the municipality shall create a commission ~~[of nine persons if the municipality is a county or a city not within a county and not a first class county with a charter form of government with a population in excess of nine hundred thousand, and eleven persons if the municipality is not a county and not in a first class county with a charter form of government having a population of more than nine hundred thousand, and twelve persons if the municipality is located in or is a first class county with a charter form of government having a population of more than nine hundred thousand, to be appointed]~~ as follows:

(1) ~~For~~ **For** all municipalities, **nine members as follows:**

(a) Two members shall be appointed by the school boards whose districts are included within the redevelopment plan or redevelopment area. Such members shall be appointed in any manner agreed upon by the affected districts;

~~[(2) In all municipalities]~~ (b) One member shall be appointed, in any manner agreed upon by the affected districts, to represent all **special taxing districts** or other districts levying ad valorem taxes within the area selected for a redevelopment project or the redevelopment area, excluding representatives of the governing body of the municipality; **and**

~~[(3) In all municipalities]~~ (c) Six members shall be appointed by the chief elected officer of the municipality, with the consent of the majority of the governing body of the municipality. **If the municipality is a city, village, or incorporated town located in a county, then no more than four members shall be appointed by the chief elected officer of such city, village, or incorporated town, and the remainder shall be appointed by the chief elected officer of the county; and**

~~[(4)]~~ (2) In ~~[all municipalities which are]~~ **addition to the members under subdivision (1) of this subsection, any municipality that is not [counties] a county** and not in a ~~[first-class]~~ county with a charter form of government having a population in excess of nine hundred thousand~~[-]~~ **shall have two additional members [shall be] appointed by the county of such municipality in the same manner as members are appointed in paragraph (c) of subdivision [3] (1) of this subsection; or**

~~[(5)]~~ (3) In **addition to the members under subdivision (1) of this subsection**, a municipality ~~[which]~~ **that** is a county with a charter form of government having a population in excess of nine hundred thousand~~[-]~~ **shall have three additional members [shall be] appointed by the cities in the county which have tax increment financing districts in a manner in which the cities shall agree; or**

~~[(6)]~~ (4) In **addition to the members under subdivision (1) of this subsection**, a municipality ~~[which]~~ **that** is located in ~~[the first-class]~~ a county with a charter form of government having a population in excess of nine hundred thousand~~[-]~~ **shall have three additional members [shall be] appointed by the county of such municipality in the same manner as members are appointed in paragraph (c) of subdivision [3] (1) of this subsection;**
~~—————(7)] .~~

At the option of the members appointed by the municipality, the members who are appointed by the school boards and other taxing districts may serve on the commission for a term to coincide with the length of time a redevelopment project, redevelopment plan or designation of a redevelopment area is considered for approval by the commission, or for a definite term pursuant to this subdivision. If the members representing school districts and other taxing districts are appointed for a term coinciding with the length of time a redevelopment project, plan or area is approved, such term shall terminate upon final approval of the project, plan or designation of the area by the governing body of the municipality. Thereafter the commission shall consist of the six members appointed by the municipality, except that members representing school boards and other taxing districts shall be appointed as provided in this section prior to any amendments to any redevelopment plans, redevelopment projects or designation of a redevelopment area. If any school district or other taxing jurisdiction fails to appoint members of the commission within thirty days of receipt of written notice of a proposed redevelopment plan, redevelopment project or designation of a redevelopment area, the remaining members may proceed to exercise the power of the commission. Of the members first appointed by the municipality, two shall be designated to serve for terms of two years, two shall be designated to serve for a term of three years and two shall be designated to serve for a term of four years from the date of such initial appointments. Thereafter, the members appointed by the municipality shall serve for a term of four years, except that all vacancies shall be filled for unexpired terms in the same manner as were the original appointments. Members appointed by the county executive or presiding commissioner prior to August 28, 2008, shall continue their service on the commission established in subsection 3 of this section without further appointment unless the county executive or presiding commissioner appoints a new member or members.

3. Beginning August 28, 2008:

(1) In lieu of a commission created under subsection 2 of this section, any city, town, or village in a county with a charter form of government and with more than one million inhabitants, in a county with a charter form of government and with more than two hundred fifty thousand but fewer than three hundred fifty thousand inhabitants, or in a county of the first classification with more than one hundred eighty-five thousand but fewer than two hundred thousand inhabitants shall, prior to adoption of an ordinance approving the designation of a redevelopment area or approving a redevelopment plan or redevelopment project, create a commission consisting of twelve persons to be appointed as follows:

(a) Six members appointed either by the county executive or presiding commissioner; notwithstanding any provision of law to the contrary, no approval by the county's governing body shall be required;

(b) Three members appointed by the cities, towns, or villages in the county which have tax increment financing districts in a manner in which the chief elected officials of such cities, towns, or villages agree;

(c) Two members appointed by the school boards whose districts are included in the county in a manner in which the school boards agree; and

(d) One member to represent all other districts levying ad valorem taxes in the proposed redevelopment area in a manner in which all such districts agree.

No city, town, or village subject to this subsection shall create or maintain a commission under subsection 2 of this section, except as necessary to complete a public hearing for which notice under section 99.830 has been provided prior to August 28, 2008, and to vote or make recommendations relating to redevelopment plans, redevelopment projects, or designation of redevelopment areas, or amendments thereto that were the subject of such public hearing;

(2) Members appointed to the commission created under this subsection, except those six members appointed by either the county executive or presiding commissioner, shall serve on the commission for a term to coincide with the length of time a redevelopment project, redevelopment plan, or designation of a redevelopment area is considered for approval by the commission. The six members appointed by either the county executive or the presiding commissioner shall serve on all such commissions until replaced. The city, town, or village that creates a commission under this subsection shall send notice thereof by certified mail to the county executive or presiding commissioner, to the school districts whose boundaries include any portion of the proposed redevelopment area, and to the other taxing districts whose boundaries include any portion of the proposed redevelopment area. The city, town, or village that creates the commission shall also be solely responsible for notifying all other cities, towns, and villages in the county that have tax increment financing districts and shall exercise all administrative functions of the commission. The school districts receiving notice from the city, town, or village shall be solely responsible for notifying the other school districts within the county of the formation of the commission. If the county, school board, or other taxing district fails to appoint members to the commission within thirty days after the city, town, or village sends the written notice, as provided herein, that it has convened such a commission or within thirty days of the expiration of any such member's term, the remaining duly appointed members of the commission may exercise the full powers of the commission.

4. (1) Any commission created under this section, subject to approval of the governing body of the municipality, may exercise the powers enumerated in sections 99.800 to 99.865, except final approval of plans, projects and designation of redevelopment areas. The commission shall hold public hearings and provide notice pursuant to sections 99.825 and 99.830.

(2) Any commission created under subsection 2 of this section shall vote on all proposed redevelopment plans, redevelopment projects and designations of redevelopment areas, and amendments thereto, within thirty days following completion of the hearing on any such plan, project or designation and shall make recommendations to the governing body within ninety days of the hearing referred to in section 99.825 concerning the adoption of or amendment to redevelopment plans and redevelopment projects and the designation of redevelopment areas. The requirements of subsection 2 of this section and this subsection shall not apply to redevelopment projects upon which the required hearings have been duly held prior to August 31, 1991.

(3) Any commission created under subsection 3 of this section shall, within fifteen days of the receipt of a redevelopment plan meeting the minimum requirements of section 99.810, as determined by counsel to the city, town, or village creating the commission and a request by the applicable city, town, or village for a public hearing, fix a time and place for the public hearing referred to in section 99.825. The public hearing shall be held no later than seventy-five days from the commission's receipt of such redevelopment plan and request for public hearing. The commission shall vote and make recommendations to the governing body of the city, town, or village requesting the public hearing on all proposed redevelopment plans, redevelopment projects, and designations of redevelopment areas, and amendments thereto within thirty days following the completion of the public hearing. A recommendation of approval shall only be deemed to occur if a majority of the commissioners voting on such plan, project, designation, or amendment thereto vote for approval. A tied vote shall be considered a recommendation in opposition. If the commission fails to vote **a recommendation for approval** within thirty days following the completion of the public hearing referred to in section 99.825 concerning the proposed redevelopment plan, redevelopment project, or designation of redevelopment area, or amendments thereto, such plan, project, designation, or amendment thereto shall be deemed rejected by the commission.

5. Beginning August 28, 2017:

(1) **All redevelopment plans, before final approval of the project, shall obtain an opinion from the department of economic development as to whether the redevelopment plan is financially feasible without economic activity taxes and payments in lieu of taxes;**

(2) The department shall assume that the redevelopment plan is financially feasible without economic activity taxes and payments in lieu of taxes, and the burden shall be on the proponents of the redevelopment plan to show otherwise;

(3) No redevelopment plan that the department of economic development determines is feasible without economic activity taxes and payments in lieu of taxes shall be implemented;

(4) The department of economic development may promulgate rules to implement the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

6. It shall be the policy of the state that each redevelopment plan or project of a municipality be carried out with full transparency to the public. The records of the tax increment financing commission including, but not limited to, commission votes and actions, meeting minutes, summaries of witness testimony, data, and reports submitted to the commission shall be retained by the governing body of the municipality that created the commission and shall be made available to the public in accordance with chapter 610.

99.843. Notwithstanding the provisions of sections 99.800 to 99.865 to the contrary, no new tax increment financing project shall be authorized in any greenfield area, as such term is defined in section 99.805[~~-that is located within a city not within a county or any county subject to the authority of the East-West Gateway Council of Governments. Municipalities not subject to the authority of the East-West Gateway Council of Governments may authorize tax increment finance projects in greenfield areas~~].

99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the "Special Allocation Fund" of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's levy rate for ad valorem tax on real property, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered payments in lieu of taxes subject to deposit into a special allocation fund without the consent of such taxing district. Revenues will be considered directly attributable to the newly voter-approved incremental increase to the extent that they are generated from the difference between the taxing district's actual levy rate currently imposed and the maximum voter-approved levy rate at the time that the redevelopment project was adopted. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and

obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850[-] ;

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to Article VI, Section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes[-] ;

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to Article VI, Section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of Article III, Section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of subsection 2 of Section 6 of Article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998;

(4) The board or body that oversees a special taxing district, as that term is defined under section 99.805, may elect to have the property or sales taxes levied by such district excluded from a tax increment allocation financing project or plan by passing a resolution by two-thirds majority prior to the time the project or plan is adopted or approved by ordinance. At least ten days prior to the vote on the resolution, the board shall post notice of and hold a public hearing. If the resolution passes, the board shall notify the director of revenue and county collector. If the resolution passes, subdivisions (1) and (2) of this subsection shall not apply to any tax levied by the special taxing district, and all revenue from such tax shall be allocated to the district and shall not be allocated to redevelopment costs and obligations; and

(5) A school board of a school district may elect to have the portion of property tax revenue allocated to the school district by a county or municipality excluded from a tax increment allocation financing project or plan by passing a resolution by two-thirds majority prior to the time the project or plan is adopted or approved by ordinance. At least ten days prior to the vote on the resolution, the board shall post notice of and hold a public hearing. If the resolution passes, the board shall notify the director of revenue and county collector. If the resolution passes, subdivision (2) of this subsection shall not apply to the percentage of property tax revenue equal to the average percentage of property tax revenue allocated to the school district over the preceding five years, and such percentage of revenue attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property within the redevelopment project area shall be allocated to the school district and shall not be allocated to redevelopment costs and obligations.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, taxes imposed on sales pursuant to subsection 2 of section 67.1712 for the purpose of operating and maintaining a metropolitan park and recreation district, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement or levied by such county under section 238.410 for the purpose of the county transit authority operating transportation facilities, or for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 28, 2013, taxes imposed on sales under and pursuant to section 67.700 or 650.399 for the purpose of emergency communication systems, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's sales tax or use tax, other than the renewal of an expiring sales or use tax, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered economic activity taxes subject to deposit into a special allocation fund without the consent of such taxing district.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects shall deposit such funds in a separate segregated account within the special allocation fund established ~~[pursuant to section]~~ **under sections 99.805 to 99.865.**

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors

and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to the following:

(1) Blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(a) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(b) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand;

(2) Blighted areas consisting solely of the site of a former automobile manufacturing plant located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants. For the purposes of this section, "former automobile manufacturing plant" means a redevelopment area containing a minimum of one hundred acres, and such redevelopment area was previously used primarily for the manufacture of automobiles but ceased such manufacturing after the 2007 calendar year; or

(3) Blighted areas consisting solely of the site of a former insurance company national service center containing a minimum of one hundred acres located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsection 4 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

(a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;

(b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;

(c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;

(d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;

(e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of subsection 1 of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;

(f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri;

(g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;

(h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;

(i) The street address of the development site;

(j) The three-digit North American Industry Classification System number or numbers characterizing the development project;

(k) The estimated development project costs;

(l) The anticipated sources of funds to pay such development project costs;

(m) Evidence of the commitments to finance such development project costs;

(n) The anticipated type and term of the sources of funds to pay such development project costs;

(o) The anticipated type and terms of the obligations to be issued;

(p) The most recent equalized assessed valuation of the property within the development project area;

(q) An estimate as to the equalized assessed valuation after the development project area is developed in accordance with a development plan;

(r) The general land uses to apply in the development area;

(s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;

(t) The total number of full-time equivalent positions in the development area;

(u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;

(v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;

(w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;

(x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;

(y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;

(z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;

(aa) A list of other community and economic benefits to result from the project;

(bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from which such subsidies are sought;

(cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;

(dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;

(ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;

(ff) A list of competing businesses in the county containing the development area and in each contiguous county;

(gg) A market study for the development area;

(hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;

(2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department

of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;

(3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars; provided, however, that such thirty-two million dollar cap shall not apply to redevelopment plans or projects initially listed by name in the applicable appropriations bill after August 28, 2015, which involve either:

- (a) A former automobile manufacturing plant; or
- (b) The retention of a federal employer employing over two thousand geospatial intelligence jobs.

At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (a) of this subdivision exceed four million dollars in the aggregate. At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (b) of this subdivision exceed twelve million dollars in the aggregate. To the extent a redevelopment plan or project independently meets the eligibility criteria set forth in both paragraphs (a) and (b) of this subdivision, then at no such time shall the annual amount of new state revenues for disbursements from the Missouri supplemental tax increment financing fund for such eligible redevelopment plan or project exceed twelve million dollars in the aggregate;

(4) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.

11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the "Missouri Supplemental Tax Increment Financing Fund", to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsection 4 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues.

15. Notwithstanding any other provision of the law to the contrary, the adoption of any tax increment financing authorized under sections 99.800 to 99.865 shall not supersede, alter, or reduce in any way a property tax levied under section 205.971."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Franklin assumed the Chair.

Representative Bondon offered **House Amendment No. 1 to House Amendment No. 5.**

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to Senate Bill No. 411, Page 16, Line 36, by deleting said line and inserting after all of said line the following:

"in any way a property tax levied under section 205.971.

347.048. **1. (1)** Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city's clerk an affidavit listing the name and **street** address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Brattin, **House Amendment No. 5, as amended**, was adopted.

On motion of Representative Tate, the title of **SB 411, as amended**, relating to political subdivisions, was agreed to.

On motion of Representative Tate, **SB 411, as amended**, was read the third time and passed by the following vote:

AYES: 092

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo

Crawford	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Phillips	Pike	Plocher	Redmon	Rehder
Reisch	Roden	Rone	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stephens 128	Swan	Tate
Trent	Vescovo	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 056

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtman	Dunn
Ellington	Franks Jr	Gray	Green	Hill
Hurst	Johnson	Kendrick	Kidd	Lavender
Marshall	May	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Remole	Roberts
Roeber	Ross	Runions	Smith 85	Stacy
Stevens 46	Taylor	Unsicker	Walker 74	Wessels
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 014

Bahr	Chipman	Ellebracht	Fitzwater 144	Gannon
Gregory	Harris	Mathews	Mitten	Pfautsch
Pietzman	Reiboldt	Rhoads	Rowland 29	

VACANCIES: 001

Representative Franklin declared the bill passed.

HCS SCS SB 161, relating to the Ozark exploration bicentennial commission, was taken up by Representative Rowland (155).

On motion of Representative Rowland (155), the title of **HCS SCS SB 161** was agreed to.

On motion of Representative Rowland (155), **HCS SCS SB 161** was adopted.

On motion of Representative Rowland (155), **HCS SCS SB 161** was read the third time and passed by the following vote:

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AYES: 134

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gray
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	May	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reisch	Remole	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	

NOES: 009

Brattin	Curtman	Ellington	Hurst	Marshall
Matthiesen	McDaniel	Moon	Pogue	

PRESENT: 000

ABSENT WITH LEAVE: 019

Bahr	Carpenter	Chipman	Conway 10	Ellebracht
Gannon	Gregory	Harris	Higdon	Mathews
Mitten	Pfautsch	Pietzman	Reiboldt	Rhoads
Rowland 29	Shull 16	Wood	Mr. Speaker	

VACANCIES: 001

Representative Franklin declared the bill passed.

SB 486, to authorize the conveyance of a certain state property to the city of Jefferson, was taken up by Representative Bernskoetter.

Representative Roden offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 486, Page 1, Section 1, Line 2, by deleting all of said line and inserting in lieu thereof the words "**to sell at fair market value**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson assumed the Chair.

Representative Roden moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 056

Adams	Anderson	Beck	Brattin	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli
Cookson	Curtman	Ellington	Franks Jr	Gray
Green	Grier	Helms	Hubrecht	Hurst
Johnson	Kelly 141	Lavender	Marshall	May
McCreery	McDaniel	Merideth 80	Mitten	Moon
Morgan	Mosley	Neely	Peters	Pierson Jr
Pogue	Quade	Rehder	Reisch	Roberts
Roden	Roeber	Rone	Ross	Smith 85
Smith 163	Spencer	Stacy	Stevens 46	Tate
Taylor	Trent	Unsicker	Walker 74	Wiemann
Wilson				

NOES: 086

Alferman	Anders	Andrews	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Black	Brown 27
Brown 57	Burns	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Haahr	Haefner
Hannegan	Hansen	Henderson	Houghton	Houx
Justus	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Matthiesen	McCaherty
McCann Beatty	McGaugh	McGee	Meredith 71	Messenger
Miller	Morris	Muntzel	Nichols	Phillips
Pike	Plocher	Razer	Redmon	Remole
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Stephens 128	Swan
Vescovo	Walker 3	Wessels	White	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 020

Berry	Bondon	Conway 10	Eggleston	Ellebracht
Gannon	Gregory	Harris	Higdon	Hill
Kelley 127	Kendrick	Kidd	Mathews	Newman
Pfautsch	Pietzman	Reiboldt	Rhoads	Rowland 29

VACANCIES: 001

Representative Pogue offered **House Amendment No. 2.**

House Amendment No. 2

AMEND Senate Bill No. 486, Page 4, Section 1, Line 120, by inserting after all of said section and line the following:

"Section 2. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4;

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter;

Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.

3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.

4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.

5. The attorney general shall approve the form of the instrument of conveyance.

6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remitted, released and forever quitclaimed by the director of the department of natural resources by December 31, 2016.

Section 3. 1. The director of the department of natural resources shall, at public auction or private sale, sell, transfer, grant, convey, remise, release and forever quitclaim to all interest of the state of Missouri in property located in Oregon County, Missouri, more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner;

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half.

Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped

"Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y";

THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:

- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of 14°46'23" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning.

EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°28'21"E along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N06°33'11"E, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S87°39'26"E, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S37°01'33"E, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S47°29'15"E, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S00°01'21"E, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N60°33'51"E, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE N65°56'00"E, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S06°39'52"W, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S17°27'52"E, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S34°34'14"E, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S86°58'59"E, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°39'02"E, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S70°21'17"W, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S59°26'51"W, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S52°00'37"W, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S15°30'30"E, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S09°04'42"E, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE

S08°27'07"E, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°19'43"W, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S01°05'15"E, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S03°53'24"E, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S13°15'24"W, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE N88°59'23"W continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
- 3) N31°02'27"W, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
- 5) N13°34'03"W, a distance of 60.83 feet;
- 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
- 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y"; THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:

- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;
- 11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;
- 12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.

2. The property described in subsection 1 of this section shall not be used as a park, as the term is defined in section 253.010.

3. The property described in subsection 1 of this section shall first be offered for sale to the grantor of the property that granted such property to the department of natural resources and dedicated such property for public use, with such grantor having the right of first refusal. The grantor shall be offered the ability to repurchase such property at eighty percent of the property's fair market value. Such grantor shall have thirty calendar days to respond and accept such offer by the department of natural resources. If the

grantor does not respond and accept such offer within thirty calendar days, the department may offer the property for sale at public auction or to any third party without the condition that such property be dedicated to public use, but shall not sell such property for less than eighty percent of the property's fair market value.

4. The commissioner of administration may set the terms and conditions for the conveyance as the commissioner deems reasonable so long as such terms do not conflict with the requirements of subsection 1 of this section. The property described under subsection 1 of this section may be subdivided and sold in parcels of not less than three hundred acres.

5. The attorney general shall approve the form of the instrument of conveyance.

6. The property described under subsection 1 of this section shall be sold, transferred, granted, conveyed, remitted, released, and forever quitclaimed by the director of the department of natural resources by December 31, 2016."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Engler raised a point of order that there was a violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Neely	Phillips	Pike
Plocher	Pogue	Redmon	Rehder	Reisch
Remole	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellington	Franks Jr	Gray	Green	Hurst
Kendrick	Lavender	May	McCann Beatty	McCreery

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McGee	Meredith 71	Merideth 80	Morgan	Mosley
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 019

Alferman	Brown 57	Ellebracht	Gannon	Gregory
Harris	Higdon	Hill	Houghton	Mathews
Mitten	Muntzel	Newman	Pfautsch	Pietzman
Reiboldt	Rhoads	Rowland 29	Shull 16	

VACANCIES: 001

Representative Pogue moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 040

Anderson	Berry	Brattin	Brown 57	Brown 94
Chipman	Curtis	Curtman	DeGroot	Dohrman
Eggleston	Grier	Haahr	Helms	Hubrecht
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Korman	Love	Marshall	Matthiesen	McDaniel
Moon	Neely	Pike	Pogue	Rehder
Reisch	Roden	Roeber	Ross	Smith 163
Spencer	Stacy	Taylor	Wessels	Wilson

NOES: 104

Adams	Alferman	Anders	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brown 27	Burnett	Burns
Butler	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Davis	Dogan	Dunn	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gray
Green	Haefner	Hannegan	Hansen	Henderson
Houx	Johnson	Kendrick	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Lynch	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Muntzel	Nichols	Peters	Phillips
Pierson Jr	Plocher	Quade	Razer	Redmon
Remole	Roberts	Rone	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shumake	Smith 85
Sommer	Stephens 128	Stevens 46	Swan	Tate
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wood	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 018

Ellebracht	Franks Jr	Gannon	Gregory	Harris
Higdon	Hill	Houghton	Mathews	Mitten
Mosley	Newman	Pfausch	Pietzman	Reiboldt
Rhoads	Rowland 29	Shull 16		

VACANCIES: 001

On motion of Representative Bernskoetter, the title of **SB 486** was agreed to.

On motion of Representative Bernskoetter, **SB 486** was truly agreed to and finally passed by the following vote:

AYES: 127

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gray
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Henderson	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Nichols
Peters	Phillips	Pierson Jr	Pike	Plocher
Quade	Razer	Redmon	Rehder	Remole
Roberts	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Stevens 46
Swan	Tate	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 017

Brattin	Burnett	Curtman	Ellington	Helms
Hubrecht	Marshall	May	McDaniel	Moon
Pogue	Reisch	Roden	Spencer	Stacy
Taylor	Wilson			

PRESENT: 000

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ABSENT WITH LEAVE: 018

Cookson	Cross	Ellebracht	Franks Jr	Gannon
Gregory	Harris	Higdon	Hill	Mathews
Mitten	Newman	Pfausch	Pietzman	Reiboldt
Rhoads	Rowland 29	Stephens 128		

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 380, relating to judicial proceedings, was taken up by Representative Plocher.

Representative Barnes (60) assumed the Chair.

On motion of Representative Plocher, **HCS HB 380** was read the third time and passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gray	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reisch	Remole	Roberts	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood				

NOES: 003

Curtis	Pogue	Smith 85
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PRESENT: 001

Ellington

ABSENT WITH LEAVE: 022

Beard	Chipman	Conway 10	Cookson	Ellebracht
Gannon	Gregory	Harris	Higdon	Korman
Mathews	McDaniel	McGee	Newman	Pfautsch
Pietzman	Reiboldt	Rhoads	Roden	Rowland 29
Stephens 128	Mr. Speaker			

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

THIRD READING OF SENATE BILLS

SB 50, as amended, relating to a health care directives registry, was taken up by Representative Frederick.

On motion of Representative Frederick, the title of **SB 50, as amended**, relating to health care, was agreed to.

Speaker Richardson resumed the Chair.

On motion of Representative Frederick, **SB 50, as amended**, was read the third time and passed by the following vote:

AYES: 087

Anderson	Andrews	Austin	Baringer	Barnes 60
Barnes 28	Basye	Bernskoetter	Bondon	Brown 57
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Houghton
Hubrecht	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Matthiesen	McCaherty	McGaugh	Miller
Morris	Muntzel	Nichols	Peters	Phillips
Pike	Plocher	Redmon	Rehder	Reisch
Remole	Roeber	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Stacy	Swan	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	White	Wiemann
Wilson	Mr. Speaker			

NOES: 056

Adams	Alferman	Anders	Arthur	Bahr
Bangert	Beard	Beck	Berry	Black
Brattin	Brown 27	Brown 94	Burnett	Burns

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Butler	Curtis	Dohrman	Dunn	Eggleston
Fitzpatrick	Gray	Green	Hill	Houx
Hurst	Johnson	Kendrick	Lavender	Lynch
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Moon
Morgan	Mosley	Pierson Jr	Pogue	Quade
Razer	Roberts	Rone	Runions	Smith 85
Smith 163	Spencer	Stevens 46	Taylor	Wessels
Wood				

PRESENT: 000

ABSENT WITH LEAVE: 019

Conway 10	Cookson	Ellebracht	Ellington	Gannon
Gregory	Harris	Higdon	Mathews	McDaniel
Neely	Newman	Pfautsch	Pietzman	Reiboldt
Rhoads	Roden	Rowland 29	Stephens 128	

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 096

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morgan	Morris	Muntzel
Neely	Phillips	Pike	Plocher	Redmon
Rehder	Reisch	Remole	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 048

Adams	Anders	Arthur	Bangert	Barnes 60
Barnes 28	Beck	Berry	Brown 27	Burns
Butler	Carpenter	Dunn	Eggleston	Ellington
Engler	Franks Jr	Gray	Green	Hill
Hubrecht	Hurst	Kendrick	Lavender	Marshall
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Mosley	Nichols

Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Runions	Smith 85	Spencer	Stevens 46
Walker 74	Wessels	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 018

Burnett	Conway 10	Cookson	Ellebracht	Gannon
Gregory	Harris	Higdon	Mathews	McDaniel
Newman	Pfautsch	Pietzman	Reiboldt	Rhoads
Roden	Rowland 29	Stephens 128		

VACANCIES: 001

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 2, as amended**.

Senators: Brown, Sater, Cunningham, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3**.

Senators: Brown, Sater, Hegeman, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 4**.

Senators: Brown, Sater, Wallingford, Curls and Holsman

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 5**.

Senators: Brown, Sater, Wallingford, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 6, as amended**.

Senators: Brown, Sater, Hegeman, Curls and Holsman

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 7**.

Senators: Brown, Sater, Cunningham, Nasheed and Walsh

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 8**.

Senators: Brown, Sater, Wallingford, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 9**.

Senators: Brown, Sater, Hegeman, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 10**.

Senators: Brown, Sater, Cunningham, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 11**.

Senators: Brown, Sater, Cunningham, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 12, as amended**.

Senators: Brown, Sater, Hegeman, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 17, as amended**, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Brown, Sater, Cunningham, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 19** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Brown, Sater, Cunningham, Curls and Nasheed

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended**, to **SB 8** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SCS HCS HB 17: Representatives Fitzpatrick, Alferman, Bahr, Kendrick and Butler

SCS HCS HB 19: Representatives Fitzpatrick, Alferman, Bahr, Butler and McGee

COMMITTEE REPORTS

Committee on Economic Development, Vice-Chairman Vescovo reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 387**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Beck, Fitzwater (49), Grier, Miller and Rowland (29)

Noes (3): Pietzman, Plocher and Vescovo

Absent (5): Berry, Dunn, Green, Lant and Rehder

Mr. Speaker: Your Committee on Economic Development, to which was referred **SS SB 124**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (9): Dunn, Fitzwater (49), Green, Grier, Lant, Pietzman, Plocher, Rowland (29) and Vescovo

Noes (2): Beck and Miller

Absent (2): Berry and Rehder

Committee on Professional Registration and Licensing, Chairman Ross reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **SB 125**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Brown (94), Carpenter, Franklin, Helms, Kelly (141), Mathews, McGee, Neely, Peters, Ross, Smith (85), Sommer and White

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 35**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 225**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCS SB 240**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 309**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 355**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCS SB 404**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 501**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Engler, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Mathews and Roeber

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 240 - Fiscal Review

HCS SB 501 - Fiscal Review

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, May 2, 2017.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, May 2, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: SB 373

Executive session will be held: SB 373

Executive session may be held on any matter referred to the committee.

BUDGET

Wednesday, May 3, 2017, 8:15 AM, House Hearing Room 3.

Executive session will be held: SS SB 22

Executive session may be held on any matter referred to the committee.

Annual review of state tax credits continued.

CHILDREN AND FAMILIES

Tuesday, May 2, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Public hearing will be held: SB 195

Executive session will be held: SB 195

Executive session may be held on any matter referred to the committee.

AMENDED

CONFERENCE COMMITTEE ON BUDGET

Tuesday, May 2, 2017, 6:15 PM or upon afternoon adjournment (whichever is later),
House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HCS HB 17 and SCS HCS HB 19.

CONFERENCE COMMITTEE ON BUDGET

Tuesday, May 2, 2017, 8:15 AM, House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HCS HB 2 as amended, SCS HCS HB 3, SCS HCS
HB 4, SCS HCS HB 5, SCS HCS HB 6 as amended, SCS HCS HB 7, SCS HCS HB 8,
SCS HCS HB 9, SCS HCS HB 10, SCS HCS HB 11, and SCS HCS HB 12 as amended.

CONFERENCE COMMITTEE ON BUDGET

Wednesday, May 3, 2017, 12:00 PM, House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget continued if necessary for SCS HCS HB 2 as amended,
SCS HCS HB 3, SCS HCS HB 4, SCS HCS HB 5, SCS HCS HB 6 as amended, SCS HCS
HB 7, SCS HCS HB 8, SCS HCS HB 9, SCS HCS HB 10, SCS HCS HB 11, SCS HCS HB 12
as amended, SCS HCS HB 17, and SCS HCS HB 19.

AMENDED

CRIME PREVENTION AND PUBLIC SAFETY

Tuesday, May 2, 2017, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1213, HB 1214, SB 25, SCS SB 84, SB 282

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 2, 2017, 8:30 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Wednesday, May 3, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Tuesday, May 2, 2017, 4:00 PM or upon afternoon adjournment (whichever is later),
House Hearing Room 5.

Executive session will be held: SB 65, SB 299

Executive session may be held on any matter referred to the committee.

Executive session will also be held on SB 293, SB 363 and SB 376.

HIGHER EDUCATION

Wednesday, May 3, 2017, 12:00 PM or upon conclusion of morning session (whichever is later),
House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Committee members will hear presentations from the following higher education institutions:
Missouri State University, Harris-Stowe State University, Truman State University, and State
Technical College of Missouri.

JUDICIARY

Tuesday, May 2, 2017, 4:00 PM or upon conclusion of afternoon session, House Hearing
Room 1.

Public hearing will be held: SB 204

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, May 3, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 49

Executive session will be held: SCS SB 405

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 2, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bills referred to this committee.

CANCELLED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 3, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bills referred to this committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 2, 2017, one hour after morning adjournment, House Hearing Room 1.

Executive session will be held: HCS SB 114, SCS#2 SB 128, HCS SB 134, SCS SB 217, HCS SCS SB 334, SB 395, SCS SB 88

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, May 2, 2017, 12:00 PM or upon morning adjournment (whichever is later),
House Hearing Room 7.

Public hearing will be held: SB 478

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON BOARDS AND COMMISSIONS

Tuesday, May 2, 2017, 12:30 PM or upon adjournment of the Special Committee on
Government Oversight (whichever is earlier), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Public testimony is possible from:

Committee for Professional Counselors

State Committee of Marital and Family Therapists

State Committee of Dietitians

State Committee for Social Workers

State Board of Embalmers and Funeral Directors

Missouri Health Insurance Pool

Missouri Pet Spay/Neuter Fund Board

Missouri Propane Safety Commission

Missouri Quality Home Care Council

Missouri State Park Advisory Board

Missouri State Unemployment Council

Missouri Task Force on Prematurity and Infant Mortality

Missouri Task Force on the Prevention of Infant Abuse and Neglect

Professional Services Payment Committee

Special Health, Psychological and Social Needs of Minority Older Individuals Commission

State Banking Board and Savings and Loan Board

State Environmental Improvement and Energy Resources Authority

Task Force on The Prevention of Sexual Abuse of Children

Unmarked Human Burial Consultation Committee

UTILITIES

Wednesday, May 3, 2017, 5:00 PM, House Hearing Room 5.

Public hearing will be held: HB 84

Executive session may be held on any matter referred to the committee.

There will also be a Cyber Security presentation.

VETERANS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Missouri Coalition for Community Behavioral Health will be presenting a virtual reality
demo for veterans with PTSD.

WAYS AND MEANS

Tuesday, May 2, 2017, upon conclusion of afternoon session, House Hearing Room 4.

Public hearing will be held: SB 248

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-SIXTH DAY, TUESDAY, MAY 2, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HBs 908 & 757 - Lichtenegger

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer

HCS HB 890 - Mathews

HB 114 - McGaugh

HB 301 - Hill

HB 305 - Pike

HB 322 - Neely

HCS HB 379 - Plocher

HCS HB 436 - Hill

HB 705 - Cross

HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SS#2 SCS SB 43 - McGaugh
SB 329 - Kolkmeyer
SS SCS SB 16 - Engler
SB 194 - Trent
SCS SB 229 - Fitzwater (49)
HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
HCS SS SB 34, E.C. - Rhoads
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
HCS SS SCS SB 160, E.C. - Franklin
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 302 - Ruth
HCS SB 283 - Andrews

SCS SB 322 - Gannon
SB 503, E.C. - Lauer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240, (Fiscal Review 5/1/17) - Mathews
HCS SCS SB 309 - Walker (3)
HCS SCS SB 355 - Alferman
SCS SB 404 - Alferman
HCS SB 501, (Fiscal Review 5/1/17), E.C. - Stephens (128)

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13 - Fitzpatrick
SCS HCS HB 18, as amended - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder
SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8,
HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a. (request House recede/
grant conference), E.C. - Rhoads

BILLS IN CONFERENCE

SCS HCS HB 2, as amended - Fitzpatrick
SCS HCS HB 3 - Fitzpatrick
SCS HCS HB 4 - Fitzpatrick
SCS HCS HB 5 - Fitzpatrick
SCS HCS HB 6, as amended - Fitzpatrick
SCS HCS HB 7 - Fitzpatrick
SCS HCS HB 8 - Fitzpatrick
SCS HCS HB 9 - Fitzpatrick
SCS HCS HB 10 - Fitzpatrick
SCS HCS HB 11 - Fitzpatrick
SCS HCS HB 12, as amended - Fitzpatrick
SCS HCS HB 17, as amended - Fitzpatrick
SCS HCS HB 19 - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-SIXTH DAY, TUESDAY, MAY 2, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Blessed are they who observe justice and who do righteousness at all times. (Psalm 106:3)

We come to You, Mighty God, voicing the honest aspirations of our hearts in prayer, endeavoring to become aware of Your presence, and seeking strength and wisdom for the tasks during this stressful time. During the pressure of daily duties we often forget You and in so doing we stifle the finer impulses of our human nature. In this moment of prayer we would regain the feeling of our personal relationship with You. Help us to keep alive the sense of Your spirit during the debates and votes of this day.

Enhance the life of our State with righteousness and truth. Make us equal to our high tasks, reverent in the use of freedom, just in the exercise of power, generous in the protection of weakness, and genuine in the spreading of hope and promise.

Finally, we pray for all whose homes and businesses have been damaged or destroyed by recent flooding. As the recovery begins, let us support it by all means possible.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Parker Hemmann, Taylor Hemmann, Makayla Hemmann, Payton Hemmann, Henry Wessels and Lila Wessels.

The Journal of the sixty-fifth day was approved as printed by the following vote:

AYES: 133

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon

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Gray	Green	Grier	Haahr	Haefner
Hannegan	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kidd	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Phillips	Pike	Pogue	Quade
Razer	Redmon	Rehder	Reisch	Remole
Rhoads	Roberts	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wilson	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 029

Barnes 60	Butler	Carpenter	Cookson	Cornejo
Curtis	Ellington	Franks Jr	Gregory	Hansen
Hubrecht	Kelly 141	Kendrick	Korman	Mitten
Newman	Peters	Pfautsch	Pierson Jr	Pietzman
Plocher	Reiboldt	Roden	Roeber	Ross
Smith 85	Swan	Walker 74	Wood	

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Hannegan offered House Resolution No. 2888.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS SB 240**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Alferman

THIRD READING OF SENATE BILLS

SB 194, relating to the accreditation of managed care plans, was taken up by Representative Trent.

Representative Trent offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"320.087. Records that are subject to closure under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), P.L. 104-191, as amended, may be closed records as provided under sections 610.100 to 610.105 if maintained by fire departments and fire protection districts."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Trent, **House Amendment No. 1** was adopted.

Representative Helms offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

"335.099. Any licensed practical nurse, as defined in section 335.016:

(1) Who is an approved instructor for the level 1 medication aid program shall be qualified to teach the insulin administration course under chapter 198;

(2) Shall be qualified to perform diabetic nail care and monthly onsite reviews of basic personal care recipients, as required by the department of social services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198;

(3) Shall be qualified to perform dietary oversight, as required by the department of health and senior services, of a resident of a residential care facility or assisted living facility, as defined in chapter 198.

2. A licensed practical nurse, as defined in section 335.016, may perform the monthly on-site visits of basic personal care recipients required by MO HealthNet division regulations without the supervision of a registered nurse and may provide nail care for a diabetic or person with other medically contraindicating conditions without the direction of a registered nurse, pursuant to the Mo HealthNet Personal Care Program, and the lack of supervision or direction by a registered nurse of such tasks shall not, directly or indirectly, affect the eligibility of a residential care facility or assisted living facility to participate in such program as a provider or to receive reimbursement for services."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Helms, **House Amendment No. 2** was adopted.

Representative Franklin offered **House Amendment No. 3**.

House Amendment No. 3

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"191.1100. 1. Sections 191.1100 to ~~[191.1112]~~ **191.1116** shall be known and may be cited as the "Volunteer Health Services Act".

2. As used in ~~[sections 191.1100 to 191.1112]~~ **the volunteer health services act**, the following terms shall mean:

- (1) "Gross deviation", a conscious disregard of the safety of others;
- (2) "Health care provider", any physician, surgeon, dentist, nurse, optometrist, mental health professional licensed under chapter 337, veterinarian, or other practitioner of a health care discipline, the professional practice of which requires licensure or certification under state law or under comparable laws of another state, territory, district, or possession of the United States;
- (3) "Licensed health care provider", any health care provider holding a current license or certificate issued under:
 - (a) Missouri state law;
 - (b) Comparable laws of another state, territory, district, or possession of the United States;
- (4) "Regularly practice", to practice more than sixty days within any ninety-day period;
- (5) "Sponsoring organization", any organization that organizes or arranges for the voluntary provision of health care services and registers with the department of health and senior services as a sponsoring organization in accordance with section 191.1106;
- (6) "Voluntary provision of health care services", the providing of professional health care services by a health care provider without charge to a recipient of the services or a third party. The provision of such health care services under sections 191.1100 to 191.1112 shall be the provider's professional practice area in which the provider is licensed or certified.

191.1110. 1. (1) No licensed health care provider **working on behalf of a sponsoring organization or registered with the appropriate licensing body pursuant to section 191.1114** who engages in the voluntary provision of health care services within the limits of the person's license, certificate, or authorization to ~~[any]~~ **a patient** ~~[of a sponsoring organization]~~ shall be liable for any civil damages for any act or omission resulting from the rendering of such services, unless the act or omission was the result of such person's gross deviation from the ordinary standard of care or willful misconduct.

(2) The volunteer licensee who is providing free care shall not receive compensation of any type, directly or indirectly, or any benefits of any type whatsoever, or any consideration of any nature, from any person for the free care. Nor shall such service be a part of the provider's training or assignment.

(3) The volunteer licensee shall be acting within the scope of such license, certification, or authority.

(4) A health care licensee providing free health care shall not engage in activities at a clinic, or at the health care licensee's office, if the activities are performed on behalf of the sponsoring organization, unless such activities are authorized by the appropriate authorities to be performed at the clinic or office and the clinic or office is in compliance with all applicable regulations.

2. For purposes of this section, any commissioned or contract medical officer or dentist serving on active duty in the United States Armed Forces and assigned to duty as a practicing, commissioned, or contract medical officer or dentist at any military hospital or medical facility owned and operated by the United States government shall be deemed to be licensed.

191.1114. 1. To qualify for liability protection under subdivision (1) of subsection 1 of section 191.1110, a health care provider who provides volunteer health care services without working on behalf of a sponsoring organization shall register with the appropriate licensing body before providing such services by submitting a registration fee of fifty dollars and filing a registration form. The registration and fee shall be submitted annually to the appropriate licensing body with the fee to be used for the administration of sections 191.1100 to 191.1116. Such registration form shall contain:

- (1) The name of the health care provider;
- (2) The address, including street, city, zip code, and county, of the health care provider's principal office address;
- (3) Telephone numbers for the principal office listed under subdivision (2) of this subsection; and
- (4) Such additional information as the appropriate licensing body shall require.

Upon any change in the information required under this subsection, the health care provider shall notify the appropriate licensing body in writing of such change within thirty days of its occurrence.

2. The health care provider shall maintain on file for five years following the date of service the date, place, and type of services provided and shall furnish such records upon request to any regulatory board of any healing arts profession established under state law.

3. Adverse incidents and information on treatment outcomes shall be reported by any provider to the appropriate licensing body if the incidents and information pertain to a patient treated under the volunteer health services act. The appropriate licensing body shall review the incident to determine whether it involves conduct by the licensee that is subject to disciplinary action. All patient medical records and any identifying information contained in adverse incident reports and treatment outcomes which are obtained by governmental entities or licensing bodies under this subsection are confidential.

4. The appropriate licensing body may revoke the registration of any health care provider that fails to comply with the requirements of this section.

5. Nothing in the volunteer health services act shall prohibit a health care provider from providing health care services without charge or shall require a health care provider to register with an appropriate licensing body. However, a health care provider who does not register or who does not work on behalf of a sponsoring organization shall not be entitled to liability protection under subdivision (1) subsection 1 of section 191.1110 or to continuing education credits under section 191.1116.

191.1116. For every hour of volunteer service performed by a health care provider, the appropriate licensing body shall credit such health care professional one hour of continuing education credit, up to a maximum of eight credit hours per licensure period. The health care provider shall submit to the appropriate licensing body a voluntary services report that lists the dates of voluntary service provided, the type of service provided, and the amount of time spent with each patient."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franklin, **House Amendment No. 3** was adopted.

Representative Haefner offered **House Amendment No. 4**.

House Amendment No. 4

AMEND Senate Bill No. 194, Page 4, Section 354.603, Line 102, by inserting after all of said line the following:

"376.1065. 1. As used in this section, the following terms shall mean:

(1) "Contracting entity", any health insurer subject to the jurisdiction of the department engaged in the act of contracting with providers for the delivery of dental services, or the selling or assigning of dental network plans to other entities under the jurisdiction of the department;

(2) "Department", department of insurance, financial institutions and professional registration;

(3) "Official notification", written communication by the participating provider with the contracting entity describing such participating provider's change in participation status with the contracting entity or contact information;

(4) "Participating provider", a provider who has an agreement with a contracting entity to provide dental services with an expectation of receiving payment, other than coinsurance, co-payments or deductibles, directly or indirectly from such contracting entity;

(5) "Provider", any person licensed under chapter 332.

2. A contracting entity shall make changes contained in the official notification to their electronic provider material within ten business days of receipt of an official notification, and their next edition of paper material made available to plan members or other potential plan members."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haefner, **House Amendment No. 4** was adopted.

Representative Ruth offered **House Amendment No. 5.**

House Amendment No. 5

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting after said section and line the following:

"191.332. 1. By January 1, 2002, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include potentially treatable or manageable disorders, which may include but are not limited to cystic fibrosis, galactosemia, biotinidase deficiency, congenital adrenal hyperplasia, maple syrup urine disease (MSUD) and other amino acid disorders, glucose-6-phosphate dehydrogenase deficiency (G-6-PD), MCAD and other fatty acid oxidation disorders, methylmalonic acidemia, propionic acidemia, isovaleric acidemia and glutaric acidemia Type I.

2. By January 1, 2017, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include severe combined immunodeficiency (SCID), also known as bubble boy disease. The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection.

3. **By January 1, 2019, the department of health and senior services shall, subject to appropriations, expand the newborn screening requirements in section 191.331 to include spinal muscular atrophy (SMA) and Hunter syndrome (MPS II). The department may increase the fee authorized under subsection 6 of section 191.331 to cover any additional costs of the expanded newborn screening requirements under this subsection. To help fund initial costs incurred by the state, the department shall apply for available newborn screening grant funding specific to screening for spinal muscular atrophy and Hunter syndrome. The department shall have discretion in accepting the terms of such grants.**

4. The department of health and senior services may promulgate rules to implement the provisions of this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pike offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to Senate Bill No. 194, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

"9.158. The month of November shall be known and designated as "Diabetes Awareness Month". The citizens of the state of Missouri are encouraged to participate in appropriate activities and events to increase awareness of diabetes. Diabetes is a group of metabolic diseases in which the body has elevated blood sugar levels over a prolonged period of time and affects Missourians of all ages.

191.332. 1. By January 1, 2002, the department of health and senior services shall, subject"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Ruth, **House Amendment No. 5, as amended**, was adopted.

Representative Rowland (155) offered **House Amendment No. 6.**

House Amendment No. 6

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity, except the collaborative practice arrangement may allow for geographic proximity to be waived ~~[for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210,]~~ as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision~~[- This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested];~~ and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to ~~[specifying geographic areas to be covered,]~~ the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than ~~three~~ **five** full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bondon assumed the Chair.

On motion of Representative Rowland (155), **House Amendment No. 6** was adopted.

Representative Smith (163) offered **House Amendment No. 7**.

House Amendment No. 7

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"192.2495. 1. For the purposes of this section, the term "provider" means any person, corporation or association who:

- (1) Is licensed as an operator pursuant to chapter 198;
- (2) Provides in-home services under contract with the department of social services or its divisions;
- (3) Employs health care providers as defined in section 376.1350 for temporary or intermittent placement in health care facilities;
- (4) Is an entity licensed pursuant to chapter 197;
- (5) Is a public or private facility, day program, residential facility or specialized service operated, funded or licensed by the department of mental health; or
- (6) Is a licensed adult day care provider.

2. For the purpose of this section "patient or resident" has the same meaning as such term is defined in section 43.540.

3. Prior to allowing any person who has been hired as a full-time, part-time or temporary position to have contact with any patient or resident the provider shall, or in the case of temporary employees hired through or contracted for an employment agency, the employment agency shall prior to sending a temporary employee to a provider:

(1) Request a criminal background check as provided in section 43.540. Completion of an inquiry to the highway patrol for criminal records that are available for disclosure to a provider for the purpose of conducting an employee criminal records background check shall be deemed to fulfill the provider's duty to conduct employee criminal background checks pursuant to this section; except that, completing the inquiries pursuant to this subsection shall not be construed to exempt a provider from further inquiry pursuant to common law requirements governing due diligence. If an applicant has not resided in this state for five consecutive years prior to the date of his or her application for employment, the provider shall request a nationwide check for the purpose of determining if the applicant has a prior criminal history in other states. The fingerprint cards and any required fees shall be sent to the highway patrol's central repository. The first set of fingerprints shall be used for searching the state repository of criminal history information. If no identification is made, the second set of fingerprints shall be forwarded to the Federal Bureau of Investigation, Identification Division, for the searching of the federal criminal history files. The patrol shall notify the submitting state agency of any criminal history information or lack of criminal history information discovered on the individual. The provisions relating to applicants for employment who have not resided in this state for five consecutive years shall apply only to persons who have no employment history with a licensed Missouri facility during that five-year period. Notwithstanding the provisions of section 610.120, all records related to any criminal history information discovered shall be accessible and available to the provider making the record request; and

(2) Make an inquiry to the department of health and senior services whether the person is listed on the employee disqualification list as provided in section 192.2490.

4. When the provider requests a criminal background check pursuant to section 43.540, the requesting entity may require that the applicant reimburse the provider for the cost of such record check. When a provider requests a nationwide criminal background check pursuant to subdivision (1) of subsection 3 of this section, the total cost to the provider of any background check required pursuant to this section shall not exceed five dollars which shall be paid to the state. State funding and the obligation of a provider to obtain a nationwide criminal background check shall be subject to the availability of appropriations.

5. An applicant for a position to have contact with patients or residents of a provider shall:

(1) Sign a consent form as required by section 43.540 so the provider may request a criminal records review;

(2) Disclose the applicant's criminal history. For the purposes of this subdivision "criminal history" includes any conviction or a plea of guilty to a misdemeanor or felony charge and shall include any suspended imposition of sentence, any suspended execution of sentence or any period of probation or parole;

(3) Disclose if the applicant is listed on the employee disqualification list as provided in section 192.2490; and

(4) Disclose if the applicant is listed on any of the background checks in the family care safety registry established under section 210.903. A provider not otherwise prohibited from employing an individual listed on such background checks may deny employment to an individual listed on any of the background checks in such registry.

6. An applicant who knowingly fails to disclose his or her criminal history as required in subsection 5 of this section is guilty of a class A misdemeanor. A provider is guilty of a class A misdemeanor if the provider knowingly hires or retains a person to have contact with patients or residents and the person has been found guilty in this state or any other state or has been found guilty of a crime, which if committed in Missouri would be a class A or B felony violation of chapter 565, 566 or 569, or any violation of subsection 3 of section 198.070 or section 568.020.

7. Any in-home services provider agency or home health agency shall be guilty of a class A misdemeanor if such agency knowingly employs a person to provide in-home services or home health services to any in-home services client or home health patient and such person either refuses to register with the family care safety registry or ~~[is listed on any of the background check lists in the family care safety registry pursuant to sections 210.900 to 210.937]~~ if such person:

(1) **Has any of the disqualifying factors listed in subsection 6 of this section;**

(2) **Has been found guilty of or pleaded guilty or nolo contendere to any felony offense under chapter 195;**

(3) **Has been found guilty of or pleaded guilty or nolo contendere to any felony offense under section 568.020, 568.045, 568.050, 568.060, 568.175, 570.030, 570.040, 570.090, 570.145, 570.223, 575.230, or 576.080;**

(4) **Has been found guilty of or pleaded guilty or nolo contendere to a violation of section 577.010 or 577.012 and who is alleged and found by the court to be an aggravated or chronic offender under section 577.023;**

(5) **Has been found guilty of or pleaded guilty or nolo contendere to any offense requiring registration under section 589.400;**

(6) **Is listed on the department of health and senior services employee disqualification list;**

(7) **Is listed on the department of mental health disqualification registry; or**

(8) Has a finding on the child abuse and neglect registry under sections 210.109 to 210.183.

8. The highway patrol shall examine whether protocols can be developed to allow a provider to request a statewide fingerprint criminal records review check through local law enforcement agencies.

9. A provider may use a private investigatory agency rather than the highway patrol to do a criminal history records review check, and alternatively, the applicant pays the private investigatory agency such fees as the provider and such agency shall agree.

10. Except for the hiring restriction based on the department of health and senior services employee disqualification list established pursuant to section 192.2490, the department of health and senior services shall promulgate rules and regulations to waive the hiring restrictions pursuant to this section for good cause. For purposes of this section, "good cause" means the department has made a determination by examining the employee's prior work history and other relevant factors that such employee does not present a risk to the health or safety of residents.

208.909. 1. Consumers receiving personal care assistance services shall be responsible for:

- (1) Supervising their personal care attendant;
- (2) Verifying wages to be paid to the personal care attendant;
- (3) Preparing and submitting time sheets, signed by both the consumer and personal care attendant, to the vendor on a biweekly basis;
- (4) Promptly notifying the department within ten days of any changes in circumstances affecting the personal care assistance services plan or in the consumer's place of residence;
- (5) Reporting any problems resulting from the quality of services rendered by the personal care attendant to the vendor. If the consumer is unable to resolve any problems resulting from the quality of service rendered by the personal care attendant with the vendor, the consumer shall report the situation to the department; and
- (6) Providing the vendor with all necessary information to complete required paperwork for establishing the employer identification number.

2. Participating vendors shall be responsible for:

- (1) Collecting time sheets or reviewing reports of delivered services and certifying the accuracy thereof;
- (2) The Medicaid reimbursement process, including the filing of claims and reporting data to the department as required by rule;
- (3) Transmitting the individual payment directly to the personal care attendant on behalf of the consumer;
- (4) Monitoring the performance of the personal care assistance services plan.

3. No state or federal financial assistance shall be authorized or expended to pay for services provided to a consumer under sections 208.900 to 208.927, if the primary benefit of the services is to the household unit, or is a household task that the members of the consumer's household may reasonably be expected to share or do for one another when they live in the same household, unless such service is above and beyond typical activities household members may reasonably provide for another household member without a disability.

4. No state or federal financial assistance shall be authorized or expended to pay for personal care assistance services provided by a personal care attendant who ~~[is listed on any of the background check lists in the family care safety registry under sections 210.900 to 210.937]~~ **has not undergone the background screening process under section 192.2495. If the personal care attendant has a disqualifying finding under section 192.2495, no state or federal assistance can be made,** unless a good cause waiver is first obtained from the department in accordance with section 192.2495.

5. (1) All vendors shall, by July 1, 2015, have, maintain, and use a telephone tracking system for the purpose of reporting and verifying the delivery of consumer-directed services as authorized by the department of health and senior services or its designee. Use of such a system prior to July 1, 2015, shall be voluntary. The telephone tracking system shall be used to process payroll for employees and for submitting claims for reimbursement to the MO HealthNet division. At a minimum, the telephone tracking system shall:

- (a) Record the exact date services are delivered;
- (b) Record the exact time the services begin and exact time the services end;
- (c) Verify the telephone number from which the services are registered;
- (d) Verify that the number from which the call is placed is a telephone number unique to the client;
- (e) Require a personal identification number unique to each personal care attendant;
- (f) Be capable of producing reports of services delivered, tasks performed, client identity, beginning and ending times of service and date of service in summary fashion that constitute adequate documentation of service; and

(g) Be capable of producing reimbursement requests for consumer approval that assures accuracy and compliance with program expectations for both the consumer and vendor.

(2) The department of health and senior services, in collaboration with other appropriate agencies, including centers for independent living, shall establish telephone tracking system pilot projects, implemented in two regions of the state, with one in an urban area and one in a rural area. Each pilot project shall meet the requirements of this section and section 208.918. The department of health and senior services shall, by December 31, 2013, submit a report to the governor and general assembly detailing the outcomes of these pilot projects. The report shall take into consideration the impact of a telephone tracking system on the quality of the services delivered to the consumer and the principles of self-directed care.

(3) As new technology becomes available, the department may allow use of a more advanced tracking system, provided that such system is at least as capable of meeting the requirements of this subsection.

(4) The department of health and senior services shall promulgate by rule the minimum necessary criteria of the telephone tracking system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.

6. In the event that a consensus between centers for independent living and representatives from the executive branch cannot be reached, the telephony report issued to the general assembly and governor shall include a minority report which shall detail those elements of substantial dissent from the main report.

7. No interested party, including a center for independent living, shall be required to contract with any particular vendor or provider of telephony services nor bear the full cost of the pilot program."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 7** was adopted.

Representative Barnes (60) offered **House Amendment No. 8**.

House Amendment No. 8

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

"192.500. 1. For purposes of this section, the following terms shall mean:

(1) "Cone beam computed tomography system", a medical imaging device using x-ray computed tomography to capture data using a cone-shaped x-ray beam;

(2) "Panoramic x-ray system", an imaging device that captures the entire mouth in a single, two-dimensional image including the teeth, upper and lower jaws, and surrounding structures and tissues.

2. Cone beam computed tomography systems and panoramic x-ray systems that cannot produce radiation intensity greater than thirty milligrays shall not be required to be inspected more frequently than every three years.

3. Cone beam computed tomography systems that can produce radiation intensity of greater than thirty milligrays shall be inspected annually.

4. In addition to the requirements of subsections 2 and 3 of this section, all cone beam computed tomography systems and panoramic x-ray systems shall be inspected within thirty days of installation and whenever moved within an office.

5. Notwithstanding any law to the contrary, inspections of conventional x-ray equipment used exclusively on animals by a licensed veterinarian or veterinary facility under chapter 340 shall not be required to be inspected more frequently than every four years.

210.233. 1. All licensed child care facilities shall report annually to the department whether the child care facility has liability insurance coverage and if so, shall provide the department with proof of such insurance coverage.

2. The department shall publish and update annually on its website whether each licensed child care facility has liability insurance coverage. Upon request, the department shall provide insurance coverage information regarding a child care facility, including the name, address, and telephone number of the facility's liability insurance carrier.

3. The department may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

332.081. 1. Notwithstanding any other provision of law, hospitals licensed under chapter 197 shall be authorized to employ any or all of the following oral health providers:

(1) A dentist licensed under this chapter for the purpose of treating on hospital premises those patients who present with a dental condition and such treatment is necessary to ameliorate the condition for which they presented such as severe pain or tooth abscesses;

(2) An oral and maxillofacial surgeon licensed under this chapter for the purpose of treating oral conditions that need to be ameliorated as part of treating the underlying cause of the patient's medical needs including, but not limited to, head and neck cancer, HIV or AIDS, severe trauma resulting in admission to the hospital, organ transplant, diabetes, or seizure disorders. It shall be a condition of treatment that such patients are admitted to the hospital on either an in- or out-patient basis;

(3) A maxillofacial prosthodontist licensed under this chapter for the purpose of treating and supporting patients of a head and neck cancer team or other complex care or surgical team for the fabrication of appliances following ablative surgery, surgery to correct birth anomalies, extensive radiation treatment of the head or neck, or trauma-related surgery.

2. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; or

(9) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

(10) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

[2] 3. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(1)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

[3] 4. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

[4] 5. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

[5] 6. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

[6] 7. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

[7] 8. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative

hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

[8] 9. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

[9] 10. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

[40] 11. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

345.051. 1. Every person licensed or registered pursuant to the provisions of sections 345.010 to 345.080 shall renew the license or registration on or before the renewal date. Such renewal date shall be determined by the board **but shall be no less than three years**. The application shall be made on a form furnished by the board. The application shall include, but not be limited to, disclosure of the applicant's full name and the applicant's office and residence addresses and the date and number of the applicant's license or registration, all final disciplinary actions taken against the applicant by any speech-language-hearing association or society, state, territory or federal agency or country and information concerning the applicant's current physical and mental fitness to practice.

2. A blank form for application for license or registration renewal shall be mailed to each person licensed or registered in this state at the person's last known office or residence address. The failure to mail the form of application or the failure to receive it does not, however, relieve any person of the duty to renew the license or registration and pay the fee required by sections 345.010 to 345.080 for failure to renew the license or registration.

3. An applicant for renewal of a license or registration under this section shall:

(1) Submit an amount established by the board; and
 (2) Meet any other requirements the board establishes as conditions for license or registration renewal, including the demonstration of continued competence to practice the profession for which the license or registration is issued. A requirement of continued competence may include, but is not limited to, **up to thirty hours triennially of** continuing education, examination, self-evaluation, peer review, performance appraisal or practical simulation.

4. If a license or registration is suspended pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may be renewed but does not entitle the licensee to engage in the licensed or registered activity or in any other conduct or activity which violates the order of judgment by which the license or registration was suspended until such license or registration has been reinstated.

5. If a license or registration is revoked on disciplinary grounds pursuant to section 345.065, the license or registration expires on the expiration date as established by the board for all licenses and registrations issued pursuant to sections 345.010 to 345.080. Such license or registration may not be renewed. If a license or

registration is reinstated after its expiration, the licensee, as a condition of reinstatement, shall pay a reinstatement fee that is equal to the renewal fee in effect on the last regular renewal date immediately preceding the date of reinstatement plus any late fee established by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 8** was adopted.

Representative Taylor offered **House Amendment No. 9**.

House Amendment No. 9

AMEND Senate Bill No. 194, Page 4, Section 354.603, Line 102, by inserting immediately after said section and line the following:

"Section 1. Any fee-for-service in-home telemonitoring program that requires scheduled remote monitoring of data related to a MO HealthNet participant's health and transmits data to a health call center which receives reimbursement from the MO HealthNet Program shall utilize a call center accredited by the Utilization Review Accreditation Commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor, **House Amendment No. 9** was adopted.

Representative Lichtenegger offered **House Amendment No. 10**.

House Amendment No. 10

AMEND Senate Bill No. 194, Page 4, Section 354.603, Line 102, by inserting immediately after said section and line the following:

"376.1236. 1. As used in this section, the following terms mean:

(1) "Covered person", a person on whose behalf a payer or payer's agent is obligated to pay benefits or provide services in accordance with a health benefit plan;

(2) "Covered physical therapy services", services that are:

(a) Delivered by or under the direction and supervision of a physical therapy provider to a covered person; and

(b) Payable to the physical therapy provider;

(3) "Health benefit plan", the same meaning given to such term in section 376.1350;

(4) "Health carrier", the same meaning given to such term in section 376.1350;

(5) "Medicare physician fee schedule", the Medicare physician fee schedule established under 42 U.S.C. Section 1395w-4;

(6) "Minimum payment schedule", the minimum payment schedule established under this section that provides the minimum payment amount for covered physical therapy services provided by a physical therapy provider in accordance with any health benefit plan;

(7) "Physical therapy provider", a physical therapist licensed in accordance with the provisions of sections 334.500 to 334.687;

(8) "Selective contracting arrangement", an arrangement in which a health carrier or organized delivery system participates in selective contracting with one or more physical therapy providers, and which arrangement contains reasonable benefit differentials including, but not limited to, predetermined fee or reimbursement rates for covered physical therapy services applicable to participating and nonparticipating physical therapy providers.

2. Notwithstanding any provision of law to the contrary, with respect to any health benefit plan delivered, issued, executed, or renewed in this state, or approved for issuance or renewal in this state:

(1) Beginning January 1, 2018, and continuing thereafter, reimbursement to a physical therapy provider for any covered physical therapy services delivered under a health benefit plan shall be at a rate that is not less than the minimum payment schedule. Nothing in this section shall prevent reimbursement at a rate higher than the minimum payment schedule in accordance with a selective contracting arrangement; and

(2) For covered physical therapy services provided in calendar years 2018 and 2019, the minimum payment schedule shall be based on rates that are one hundred thirty percent of the Medicare physician fee schedule in effect for the period beginning January 1, 2017, using the single conversion factor for calendar year 2016 as established under 42 U.S.C. Section 1395w-4(d). The minimum payment schedule shall be updated biennially effective January first of each odd-numbered year. For each biennial update, the minimum payment schedule shall be based on rates that are one hundred thirty percent of the Medicare physician fee schedule established in the preceding odd-numbered year, using the appropriate year's conversion factor as updated based on the percentage increase in the Medicare economic index as defined in 42 U.S.C. Section 1395u(i)(3). Any new procedural codes for physical therapy added after 2017 shall base the rates for such codes at one hundred thirty percent of the Medicare physician fee schedule in effect for the period beginning January first of the calendar year in which the new procedural code was added.

3. The minimum payment schedule provided for under this section shall not apply to covered physical therapy services that are delivered as a course of treatment or care in a hospital inpatient setting, hospital outpatient clinic, skilled nursing facility, or home health benefits delivery system, if reimbursement by the health carrier for the covered physical therapy services is made directly to the hospital, hospital outpatient clinic, skilled nursing facility, or home health benefits delivery system.

4. The provisions of this section shall not apply to a supplemental insurance policy, including a life care contract, accident-only policy, specified disease policy, hospital policy providing a fixed daily benefit only, Medicare supplement policy, long-term care policy, short-term major medical policy of six months or less duration, or any other supplemental policy."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lichtenegger, **House Amendment No. 10** was adopted.

Representative Crawford offered **House Amendment No. 11**.

House Amendment No. 11

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"190.241. 1. The department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule.**

2. Except as provided for in subsection [4] 5 of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, appropriate peer-reviewed or evidence-based research on such topics including, but not limited to, the most recent guidelines of the American College of Cardiology and American Heart Association for STEMI centers, or the Joint Commission's Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by the American Stroke Association. **Such rules shall include designation as a STEMI center without site review if such hospital is certified by a national body.**

3. The department of health and senior services shall, not less than once every five years, conduct an on-site review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of stroke centers designated pursuant to subsection [4] 5 of this section; however, this provision is not intended to limit the department's ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. On-site reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has reasonable cause to believe that there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. If the department of health and senior services has reasonable cause to believe that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive on-site reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. Instead of applying for STEMI center designation under subsection 2 of this section, a hospital may apply for STEMI center designation under this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I STEMI center if such hospital has been certified as a Joint Commission Comprehensive Cardiac Center or another department-approved nationally-recognized organization that provides comparable STEMI center accreditation; or

(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department-approved nationally-recognized organization that provides STEMI receiving center accreditation.

5. Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;

(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or

(3) A level III stroke center if such hospital has been certified as an acute stroke-ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines.

Except as provided by subsection [5] 6 of this section, the department shall not require compliance with any additional standards for establishing or renewing stroke designations. The designation shall continue if such hospital remains certified. The department may remove a hospital's designation as a stroke center if the hospital requests removal of the designation or the department determines that the certificate recognizing the hospital as a stroke center has been suspended or revoked. Any decision made by the department to withdraw its designation of a stroke center pursuant to this subsection that is based on the revocation or suspension of a certification by a certifying organization shall not be subject to judicial review. The department shall report to the certifying organization any complaint it receives related to the stroke center certification of a stroke center designated pursuant to this subsection. The department shall also advise the complainant which organization certified the stroke center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying organization.

[5-] 6. Any hospital receiving designation as a stroke center pursuant to subsection [4] 5 of this section shall:

(1) Annually and within thirty days of any changes submit to the department proof of stroke certification and the names and contact information of the medical director and the program manager of the stroke center;

(2) Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;

(3) Submit every four years an application on a form prescribed by the department for stroke center review and designation;

(4) Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;

(5) Participate in local and regional emergency medical services systems by reviewing and sharing outcome data and providing training and clinical educational resources.

Any hospital receiving designation as a level III stroke center pursuant to subsection [4] 5 of this section shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

[6-] 7. Hospitals designated as a STEMI or stroke center by the department, including those designated pursuant to subsection [4] 5 of this section, shall submit data to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done by the following methods:

- (1) Entering hospital data directly into a state registry by direct data entry;
- (2) Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or
- (3) Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility-specific data held by the registry or data bank.

A hospital submitting data pursuant to subdivision (2) or (3) of this subsection shall not be required to collect and submit any additional STEMI or stroke center data elements.

[7-] 8. When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:

- (1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;
- (2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;
- (3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care;
- (4) The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; **and**

(5) STEMI and stroke center data elements shall conform to nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity[; ~~and~~

~~—(6) Generate from the trauma, stroke, and STEMI registries quarterly regional and state outcome data reports for trauma, stroke, and STEMI designated centers, the state advisory council on EMS, and regional EMS committees to review for performance improvement and patient safety].~~

[8-] 9. The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.

[9-] 10. The department of health and senior services may establish appropriate fees to offset the costs of trauma, STEMI, and stroke center reviews.

[10-] 11. No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

[11-] 12. Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.242. 1. In order to ensure that hospitals can be free from excessive regulation that increases health care costs without increasing patient safety, any rules and regulations promulgated by the department of health and senior services under sections 190.185, 190.241, and 192.006, chapter 197, or any other provision of Missouri law shall not require hospitals, as a condition of designation under section 190.241, to obtain emergency medical services data under section 190.241, unless such data may be obtained from the state database for emergency medical services. The provisions of this subsection shall not be construed to limit in any way the requirements of any person or entity to submit emergency medical services data to any person or entity.

2. A hospital shall not be required to comply with an interpretation of a specific provision in any regulation concerning trauma, STEMI, or stroke centers if such hospital can demonstrate that the specific provision in the regulation has been interpreted differently for a similarly-situated hospital. The department may require compliance if the specific provision in the regulation has been subsequently interpreted consistently for similarly-situated hospitals.

3. The department shall attend meetings with trauma, STEMI, and stroke centers for the benefit of improved communication, best-practice identification, and facilitation of improvements to the designation process.

4. As used in this section, the term "hospital" shall have the same meaning as in section 197.020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Morris offered **House Amendment No. 1 to House Amendment No. 11.**

*House Amendment No. 1
to
House Amendment No. 11*

AMEND House Amendment No. 11 to Senate Bill No. 194, Page 4, Line 26, by deleting all of said line and inserting in lieu thereof the following:

"197.020.

334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;
- (4) "Department", the department of insurance, financial institutions and professional registration or a designated agency thereof;
- (5) "License", a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;
- (6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;
- (7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;
- (8) "Supervision", control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant's delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient's home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and that the physician assistant shall not practice beyond the physician assistant's training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day

period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician's four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than fifty miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;

(8) Assisting in surgery;

(9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and

(10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe ~~any drug, medicine, device or therapy unless~~ ~~nor dispense~~ pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing ~~and dispensing~~ of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed ~~or dispensed~~ by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients; **and**
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe~~;~~ ~~and~~
- ~~———— (6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less].~~

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;

(2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;

(3) All specialty or board certifications of the supervising physician;

(4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:

(a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and

(b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;

(5) The duration of the supervision agreement between the supervising physician and physician assistant; and

(6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morris, **House Amendment No. 1 to House Amendment No. 11** was adopted.

On motion of Representative Crawford, **House Amendment No. 11, as amended**, was adopted.

Representative Lauer offered **House Amendment No. 12.**

House Amendment No. 12

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. **The state EMS medical director shall be elected by the members of the regional EMS medical director's advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.**

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for such patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.142. 1. The department shall, within a reasonable time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license. The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

(1) Age requirements;

(2) Education and training requirements based on respective ~~[national curricula of the United States Department of Transportation]~~ **National Emergency Medical Services Education Standards** and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(3) **EMT-P programs must be accredited by the Commission on Accreditation of Allied Health Education Programs (CAAHEP) or hold Committee on Accreditation of Education Programs for the Emergency Medical Services Professions (CoAEMSP) letter of review;**

(4) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;

~~[(4)]~~ (5) Continuing education and relicensure requirements; and

~~[(5)]~~ (6) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

(1) Consistent with the training, education and experience of the particular emergency medical technician; and

(2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

190.144. 1. No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for:

(1) Transporting a person for whom an application for detention for evaluation and treatment has been filed under section 631.115 or 632.305; ~~or~~]

(2) Physically or chemically restraining an at-risk behavioral health patient as that term is defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; **or**

(3) **The administration of a patient's personal medication when deemed necessary.**

2. Nothing in this section shall be construed as creating an exception to sovereign immunity, official immunity, or the Missouri public duty doctrine defenses.

190.165. 1. The department may refuse to issue or deny renewal of any certificate, permit or license required pursuant to sections 190.100 to 190.245 for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement its provisions as described in subsection 2 of this section. The department shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The department may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate, permit or license required by sections 190.100 to 190.245 or any person who has failed to renew or has surrendered his or her certificate, permit or license for failure to comply with the provisions of sections 190.100 to 190.245 or any lawful regulations promulgated by the department to implement such sections. Those regulations shall be limited to the following:

(1) Use or unlawful possession of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any activity licensed or regulated by sections 190.100 to 190.245;

(2) Being finally adjudicated and found guilty, or having entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any activity licensed or regulated pursuant to sections 190.100 to 190.245, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate, permit or license issued pursuant to sections 190.100 to 190.245 or in obtaining permission to take any examination given or required pursuant to sections 190.100 to 190.245;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245;

(6) Violation of, or assisting or enabling any person to violate, any provision of sections 190.100 to 190.245, or of any lawful rule or regulation adopted by the department pursuant to sections 190.100 to 190.245;

(7) Impersonation of any person holding a certificate, permit or license or allowing any person to use his or her certificate, permit, license or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any activity regulated by sections 190.100 to 190.245 granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

(9) For an individual being finally adjudged insane or incompetent by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any activity licensed or regulated by sections 190.100 to 190.245 who is not licensed and currently eligible to practice pursuant to sections 190.100 to 190.245;

(11) Issuance of a certificate, permit or license based upon a material mistake of fact;

(12) Violation of any professional trust, confidence, or legally protected privacy rights of a patient by means of an unauthorized or unlawful disclosure;

(13) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(14) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(15) Refusal of any applicant or licensee to respond to reasonable department of health and senior services' requests for necessary information to process an application or to determine license status or license eligibility;

(16) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health or safety of a patient or the public;

(17) Repeated acts of negligence or recklessness in the performance of the functions or duties of any activity licensed or regulated by sections 190.100 to 190.245.

3. If the department conducts investigations, the department, prior to interviewing a licensee who is the subject of the investigation, shall explain to the licensee that he or she has the right to:

(1) Consult legal counsel or have legal counsel present;

(2) Have anyone present whom he or she deems to be necessary or desirable~~[-except for any holder of any certificate, permit, or license required by sections 190.100 to 190.245];~~ and

(3) Refuse to answer any question or refuse to provide or sign any written statement.

The assertion of any right listed in this subsection shall not be deemed by the department to be a failure to cooperate with any department investigation.

4. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the department may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the department deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate or permit. Notwithstanding any provision of law to the contrary, the department shall be authorized to impose a suspension or revocation as a disciplinary action only if it first files the requisite complaint with the administrative hearing commission. **The administrative hearing commission shall hear all relevant evidence on remediation activities of the licensee and shall make a recommendation to the department of health and senior services as to licensure disposition based on such evidence.**

5. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the department after compliance with all the requirements of sections 190.100 to 190.245 relative to the licensing of an applicant for the first time. Any individual whose license has been revoked twice within a ten-year period shall not be eligible for relicensure.

6. The department may notify the proper licensing authority of any other state in which the person whose license was suspended or revoked was also licensed of the suspension or revocation.

7. Any person, organization, association or corporation who reports or provides information to the department pursuant to the provisions of sections 190.100 to 190.245 and who does so in good faith shall not be subject to an action for civil damages as a result thereof.

8. The department of health and senior services may suspend any certificate, permit or license required pursuant to sections 190.100 to 190.245 simultaneously with the filing of the complaint with the administrative hearing commission as set forth in subsection 2 of this section, if the department finds that there is an imminent threat to the public health. The notice of suspension shall include the basis of the suspension and notice of the right to appeal such suspension. The licensee may appeal the decision to suspend the license, certificate or permit to the department. The appeal shall be filed within ten days from the date of the filing of the complaint. A hearing shall be conducted by the department within ten days from the date the appeal is filed. The suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department, dissolved by a court of competent jurisdiction or stayed by the administrative hearing commission."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lauer, **House Amendment No. 12** was adopted.

Representative Pike offered **House Amendment No. 13**.

House Amendment No. 13

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) "Committee", the state committee of psychologists;
- (2) "Department", the department of insurance, financial institutions and professional registration;
- (3) "Division", the division of professional registration;
- (4) **"Internship", any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;**
- (5) "Licensed psychologist", any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;
- (6) **"Postdoctoral experiences", experiences that follow the completion of a person's doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;**
- (7) **"Predoctoral postinternship", any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;**
- (8) **"Preinternship", any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;**
- ~~[(5)]~~ (9) "Provisional licensed psychologist", any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;
- ~~[(6)]~~ (10) "Recognized educational institution":
 - (a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or
 - (b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;
- ~~[(7)]~~ (11) "Temporary license", a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person's eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

- (1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and
 - (2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.
2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology.
3. A doctoral degree in psychology is defined as:
- (1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association;** or
 - (2) A program designated or approved, including provisional approval, by the ~~[American]~~ Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

- (3) A graduate program that meets all of the following criteria:
- (a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;
 - (b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;
 - (c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;
 - (d) The program shall be an integrated, organized, sequence of study;
 - (e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;
 - (f) The program shall have an identifiable body of students who are matriculated in that program for a degree;
 - (g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;
 - (h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and
 - (i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:
 - a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
 - b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;
 - c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;
 - d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;
 - e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.
4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours shall consist of:**
- (1) A minimum of fifteen hundred hours of ~~[professional]~~ experience ~~[obtained]~~ **in a successfully completed internship to be completed** in not less than twelve nor more than twenty-four ~~[consecutive calendar]~~ months; **and**
 - (2) **A minimum of two thousand hours of experience consisting of any combination of the following:**
 - (a) **Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;**
 - (b) **Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or**
 - (c) **Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months.** In no case shall this experience be accumulated at a rate of ~~[less than twenty hours per week nor]~~ more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological ~~[health]~~ services~~[- Postdoctoral supervised professional experience for other applicants shall be]~~ in accordance with professional requirements and relevant to the applicant's intended area of practice.
5. ~~[Postdoctoral]~~ Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. ~~[Postdoctoral]~~ Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours**, the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 13** was adopted.

Representative Evans offered **House Amendment No. 14**.

House Amendment No. 14

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

- "192.945. 1. As used in this section, the following terms shall mean:
- (1) "Department", the department of health and senior services;
 - (2) "Hemp extract", as such term is defined in section 195.207;
 - (3) "Hemp extract registration card", a card issued by the department under this section;
 - (4) ~~["Intractable epilepsy", epilepsy that as determined by a neurologist does not respond to three or more treatment options overseen by the neurologist;~~
 - ~~_____ (5)]~~ "Neurologist", a physician who is licensed under chapter 334 and board certified in neurology;
 - ~~[(6)]~~ (5) "Parent", a parent or legal guardian of a minor who is responsible for the minor's medical care;
 - (6) **"Physician", a person who is a physician licensed by the state board of registration for the healing arts and practicing within this state and, by training or experience, is qualified to diagnose and treat a serious condition;**
 - (7) "Registrant", an individual to whom the department issues a hemp extract registration card under this section;
 - (8) **"Seizure disorders", epilepsy or nonepileptic seizures that are triggered by other physical or psychological disorders and conditions;**
 - (9) **"Serious condition":**
 - (a) **Cancer, positive status for human immunodeficiency virus or acquired immune deficiency syndrome, amyotrophic lateral sclerosis, Parkinson's disease, multiple sclerosis, damage to the nervous tissue of the spinal cord with objective neurological indication of intractable spasticity, epilepsy, inflammatory bowel disease, neuropathies, Huntington's disease, post-traumatic stress disorder, rheumatoid arthritis; or**
 - (b) **Any of the following conditions clinically associated with, or a complication of, a condition under this subdivision or its treatment: cachexia or wasting syndrome, severe or chronic pain, severe nausea, seizures, severe or persistent muscle spasms.**
2. The department shall issue a hemp extract registration card to an individual who:
- (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a ~~[statement]~~ **recommendation** signed by a neurologist **or physician**
- that:

(a) Indicates that the individual suffers from ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; and

(b) Is consistent with a record from the neurologist **or physician** concerning the individual contained in the database described in subsection [9] **10** of this section;

(c) **Indicates the neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and**

(d) **States that the individual is under the neurologist's or physician's continuing care for the serious condition or seizure disorder;**

(4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and

(5) Submits an application to the department on a form created by the department that contains:

(a) The individual's name and address;

(b) A copy of the individual's valid photo identification; and

(c) Any other information the department considers necessary to implement the provisions of this section.

3. The department shall issue a hemp extract registration card to a parent who:

(1) Is eighteen years of age or older;

(2) Is a Missouri resident;

(3) Provides the department with a ~~[statement]~~ **recommendation** signed by a neurologist **or physician** that:

(a) Indicates that a minor in the parent's care suffers from ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** and may benefit from treatment with hemp extract; ~~[and]~~

(b) Is consistent with a record from the neurologist **or physician** concerning the minor contained in the database described in subsection [9] **10** of this section;

(c) **The neurologist or physician, by training or experience, is qualified to treat the serious condition or seizure disorder; and**

(d) **The minor is under the neurologist's or physician's continuing care for the serious condition or seizure disorder;**

(4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and

(5) Submits an application to the department on a form created by the department that contains:

(a) The parent's name and address;

(b) The minor's name;

(c) A copy of the parent's valid photo identification; and

(d) Any other information the department considers necessary to implement the provisions of this section.

4. The department shall maintain a record of the name of each registrant and the name of each minor receiving care from a registrant.

5. The department **may promulgate rules to authorize clinical trials involving hemp extract** and shall promulgate rules to:

(1) Implement the provisions of this section including establishing the information the applicant is required to provide to the department and establishing in accordance with recommendations from the department of public safety the form and content of the hemp extract registration card; and

(2) Regulate the distribution of hemp extract from a cannabidiol oil care center to a registrant, which shall be in addition to any other state ~~[or federal]~~ regulations~~[-and The department may promulgate rules to authorize clinical trials involving hemp extract].~~

6. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section.

7. The registration cards issued under this section shall be valid for one year and renewable if at the time of renewal the registrant meets the requirements of either subsection 2 or 3 of this section.

8. **Only the neurologist or physician may recommend hemp extract and sign the recommendation described in subsection 2 or 3 of this section as part of the treatment plan of a patient diagnosed with a serious condition or seizure disorder.**

9. The neurologist **or physician** who signs the ~~[statement]~~ **recommendation** described in subsection 2 or 3 of this section shall:

(1) Keep a record of the neurologist's **or physician's** evaluation and observation of a patient who is a registrant or minor under a registrant's care including the patient's response to hemp extract; ~~[and]~~

(2) Transmit the record described in subdivision (1) of this subsection to the department; **and**

(3) Notify the patient or the patient's parent or guardian if the patient is a minor, prior to providing a recommendation, that hemp extract has not been approved by the Federal Drug Administration and by using such treatment the patient or patient's parent or guardian is accepting the risks involved in using an unapproved product.

[9-] **10.** The department shall maintain a database of the records described in subsection [8] **9** of this section and treat the records as identifiable health data.

[10-] **11.** The department may share the records described in subsection 9 of this section with a higher education institution for the purpose of studying hemp extract.

[11-] **12.** Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, shall be invalid and void.

192.947. 1. No individual or health care entity organized under the laws of this state shall be subject to any adverse action by the state or any agency, board, or subdivision thereof, including civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission if such individual or health care entity, in its normal course of business and within its applicable licenses and regulations, acts in good faith upon or in furtherance of any order or recommendation by a neurologist **or physician** authorized under section 192.945 relating to the medical use and administration of hemp extract with respect to an eligible patient.

2. The provisions of subsection 1 of this section shall apply to the recommendation, possession, handling, storage, transfer, destruction, dispensing, or administration of hemp extract, including any act in preparation of such dispensing or administration.

[3- ~~This section shall not be construed to limit the rights provided under law for a patient to bring a civil action for damages against a physician, hospital, registered or licensed practical nurse, pharmacist, any other individual or entity providing health care services, or an employee of any entity listed in this subsection.~~]

195.207. 1. As used in sections 192.945, 261.265, 261.267, and this section, the term "hemp extract" shall mean an extract from a cannabis plant or a mixture or preparation containing cannabis plant material that:

- (1) Is composed of no more than ~~[three-tenths]~~ **nine-tenths** percent tetrahydrocannabinol by weight;
- (2) Is composed of at least ~~[five]~~ **one and one-half** percent cannabidiol by weight; and
- (3) Contains no other psychoactive substance.

2. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who has been issued a valid hemp extract registration card under section 192.945, or is a minor under a registrant's care, and possesses or uses hemp extract is not subject to the penalties described in this chapter **or chapter 579** for possession or use of the hemp extract if the individual:

(1) Possesses or uses the hemp extract only to treat ~~[intractable epilepsy]~~ **a serious condition or seizure disorder** as defined in section 192.945;

(2) Originally obtained the hemp extract from a sealed container with a label indicating the hemp extract's place of origin and a number that corresponds with a certificate of analysis;

(3) Possesses, in close proximity to the hemp extract, a certificate of analysis that:

(a) Has a number that corresponds with the number on the label described in subdivision (2) of this subsection;

(b) Indicates the hemp extract's ingredients including its percentages of tetrahydrocannabinol and cannabidiol by weight;

(c) Is created by a laboratory that is not affiliated with the producer of the hemp extract and is licensed in the state where the hemp extract was produced; and

(d) Is transmitted by the laboratory to the department of health and senior services; and

(4) Has a current hemp extract registration card issued by the department of health and senior services under section 192.945.

3. Notwithstanding any other provision of this chapter **or chapter 579**, an individual who possesses hemp extract lawfully under subsection [2] **1** of this section and administers hemp extract to a minor suffering from

~~[intractable epilepsy]~~ **a serious condition or seizure disorder** is not subject to the penalties described in this chapter **or chapter 579** for administering the hemp extract to the minor if:

- (1) The individual is the minor's parent or legal guardian; and
- (2) The individual is registered with the department of health and senior services as the minor's parent under section 192.945.

4. An individual who has ~~[been issued]~~ a valid hemp extract registration card under section 192.945, or is a minor under a registrant's care, may possess up to twenty ounces of hemp extract pursuant to this section. Subject to any rules or regulations promulgated by the department of health and senior services, an individual may apply for a waiver if a **neurologist or physician** provides a substantial medical basis in a signed, written statement asserting that, based on the patient's medical history, in the physician's professional judgment, twenty ounces is an insufficient amount to properly alleviate the patient's medical condition or symptoms associated with such medical condition.

261.265. 1. For purposes of this section, the following terms shall mean:

(1) "Cannabidiol oil care center", the premises specified in an application for a cultivation and production facility license in which the licensee is authorized to distribute processed hemp extract to persons possessing a hemp extract registration card issued under section 192.945;

(2) "Cultivation and production facility", the land and premises specified in an application for a cultivation and production facility license on which the licensee is authorized to grow, cultivate, process, and possess hemp and hemp extract;

(3) "Cultivation and production facility license", a license that authorizes the licensee to grow, cultivate, process, and possess hemp and hemp extract, and distribute hemp extract to its cannabidiol oil care centers;

(4) "Department", the department of agriculture;

(5) **"Entity", a person, corporation, nonprofit corporation, limited liability corporation, general or limited partnership, or other legal entity;**

(6) "Grower", a nonprofit entity issued a cultivation and production facility license by the department of agriculture that produces hemp extract for the treatment of ~~[intractable epilepsy]~~ **a serious condition or seizure disorder as such terms are defined under section 192.945;**

~~[(6)]~~ (7) "Hemp":

(a) All nonseed parts and varieties of the *cannabis sativa* plant, whether growing or not, that contain a crop-wide average tetrahydrocannabinol (THC) concentration that does not exceed the lesser of:

a. ~~[Three-tenths]~~ **Nine-tenths** of one percent on a dry weight basis; or

b. The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.;

(b) Any *cannabis sativa* seed that is:

a. Part of a growing crop;

b. Retained by a grower for future planting; or

c. For processing into or use as agricultural hemp seed.

This term shall not include industrial hemp commodities or products;

~~[(7)]~~ (8) "Hemp monitoring system", an electronic tracking system that includes, but is not limited to, testing and data collection established and maintained by the cultivation and production facility and is available to the department for the purposes of documenting the hemp extract production and retail sale of the hemp extract.

2. The department shall issue a cultivation and production facility license to ~~[a nonprofit]~~ **an** entity to grow or cultivate the cannabis plant used to make hemp extract as defined in subsection 1 of section 195.207 or hemp on the entity's property if the entity **has been a resident of the state for at least five years, has completed a state and federal fingerprint-based criminal record check in accordance with section 43.543 and has paid all applicable criminal background check fees in accordance with section 43.530**, has submitted to the department an application as required by the department under subsection 7 of this section, the entity meets all requirements of this section and the department's rules, and there are fewer than ~~[two]~~ **ten** licensed cultivation and production facilities operating in the state. **Any cultivation and production facility license issued before August 28, 2017, shall continue to be valid even if the licensed entity does not meet the residency requirement under this subsection, and the licensed entity may implement the new provisions defined in this section upon its enactment.**

3. A grower may produce and manufacture hemp and hemp extract, and distribute hemp extract as defined in section 195.207 for the treatment of persons suffering from ~~[intractable epilepsy as defined in section 192.945]~~ **a serious condition or seizure disorder**, consistent with any and all state ~~[or federal]~~ regulations regarding the production, manufacture, or distribution of such product. The department shall not issue more than ~~[two]~~ **five**

cultivation and production facility licenses for the operation of such facilities at any one time **in 2018, and not more than ten cultivation and production facility licenses for the operation of such facilities at any one time in 2019.**

4. The department shall maintain a list of growers.

5. All growers shall keep records in accordance with rules adopted by the department. Upon at least three days' notice, the director of the department may audit the required records during normal business hours. The director may conduct an audit for the purpose of ensuring compliance with this section.

6. In addition to an audit conducted in accordance with subsection 5 of this section, the director may inspect independently, or in cooperation with the state highway patrol or a local law enforcement agency, any hemp crop during the crop's growth phase and take a representative composite sample for field analysis. If a crop contains an average tetrahydrocannabinol (THC) concentration exceeding the lesser of:

(1) ~~Three-tenths~~ **Nine-tenths** of one percent on a dry weight basis; or

(2) The percent based on a dry weight basis determined by the federal Controlled Substances Act under 21 U.S.C. Section 801, et seq.,
the director may detain, seize, or embargo the crop.

7. The department shall promulgate rules including, but not limited to:

(1) Application requirements for licensing, including requirements for the submission of fingerprints and the completion of a criminal background check;

(2) Security requirements for cultivation and production facility premises, including, at a minimum, lighting, physical security, video and alarm requirements;

(3) Rules relating to hemp monitoring systems as defined in this section;

(4) Other procedures for internal control as deemed necessary by the department to properly administer and enforce the provisions of this section, including reporting requirements for changes, alterations, or modifications of the premises;

(5) Requirements that any hemp extract received from a legal source be submitted to a testing facility designated by the department to ensure that such hemp extract complies with the provisions of section 195.207 and to ensure that the hemp extract does not contain any pesticides. Any hemp extract that is not submitted for testing or which after testing is found not to comply with the provisions of section 195.207 shall not be distributed or used and shall be submitted to the department for destruction; and

(6) Rules regarding the manufacture, storage, and transportation of hemp and hemp extract, which shall be in addition to any other state or federal regulations.

8. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, **shall be invalid and void.**

9. All hemp waste from the production of hemp extract shall either be destroyed, recycled by the licensee at the hemp cultivation and production facility, or donated to the department or an institution of higher education for research purposes, and shall not be used for commercial purposes.

10. In addition to any other liability or penalty provided by law, the director may revoke or refuse to issue or renew a cultivation and production facility license and may impose a civil penalty on a grower for any violation of this section, or section 192.945 or 195.207. The director may not impose a civil penalty under this section that exceeds two thousand five hundred dollars.

11. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery offered **House Amendment No. 1 to House Amendment No. 14.**

House Amendment No. 1
to
House Amendment No. 14

AMEND House Amendment No. 14 to Senate Bill No. 194, Page 4, Line 37, by inserting after all of said line the following:

"217.149. 1. By September 1, 2017, all correctional centers shall develop specific procedures for the intake and care of offenders who are pregnant, which shall include procedures regarding:

- (1) Maternal health evaluations;**
- (2) Dietary supplements;**
- (3) Substance abuse treatment;**
- (4) Treatment for the human immunodeficiency virus and ways to avoid human immunodeficiency virus transmission;**
- (5) Hepatitis C;**
- (6) Sleeping arrangements for such offenders, including requiring such offenders to sleep on the bottom bunk bed;**
- (7) Access to mental health professionals;**
- (8) Sanitary materials;**
- (9) Postpartum recovery, including that no such offender shall be placed in isolation during such recovery; and**
- (10) A requirement that a female medical professional be present during any examination of such offender.**

2. As used in this section "postpartum recovery" means, as determined by a physician, the period immediately following delivery, including the entire period an offender who was pregnant is in the hospital or infirmary after delivery.

217.151. 1. As used in this section, the following terms shall mean:

- (1) "Extraordinary circumstance", a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security a pregnant offender in her third trimester or a postpartum offender forty-eight hours postdelivery, the staff of the correctional center or medical facility, other offenders, or the public;**
- (2) "Labor", the period of time before a birth during which contractions are present;**
- (3) "Postpartum", the period of recovery immediately following childbirth, which is six weeks for a vaginal birth or eight weeks for a cesarean birth, or longer if so determined by a physician or nurse;**
- (4) "Restraints", any physical restraint or other device used to control the movement of a person's body or limbs.**

2. A correctional center shall not use restraints on a pregnant offender in her third trimester whether during transportation to and from visits to health care providers and court proceedings or medical appointments and examinations or during labor, delivery, or forty-eight hours postdelivery.

3. Pregnant offenders shall be transported in vehicles equipped with seatbelts.

4. Any time restraints are used on a pregnant offender in her third trimester or on a postpartum offender forty-eight hours postdelivery, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg, ankle, or waist restraints or any mechanical restraints be used on any such offender, and if wrist restraints are used, such restraints shall be placed in the front of such offender's body to protect the offender and fetus in the case of a forward fall.

5. If a doctor, nurse, or other health care provider treating the pregnant offender in her third trimester or the postpartum offender forty-eight hours postdelivery requests that restraints not be used, the corrections officer accompanying such offender shall immediately remove all restraints.

6. In the event a corrections officer determines that extraordinary circumstances exist and restraints are necessary, the corrections officer shall fully document in writing within forty-eight hours of the incident the reasons he or she determined such extraordinary circumstances existed, the type of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances. Such documents shall be kept on file by the correctional center for at least five years from the date the restraints were used.

7. The sentencing and corrections oversight commission established under section 217.147 and the advisory committee established under section 217.015 shall conduct biannual reviews of every report written on the use of restraints on a pregnant offender in her third trimester or on a postpartum offender forty-eight hours postdelivery in accordance with subsection 6 of this section to determine compliance with this section. The written reports shall be kept on file by the department for ten years.

8. The chief administrative officer, or equivalent position, of each correctional center shall:

(1) Ensure that employees of the correctional center are provided with training, which may include online training, on the provisions of this section; and

(2) Inform female offenders, in writing and orally, of any policies and practices developed in accordance with this section upon admission to the correctional center, including policies and practices in any offender handbook, and post the policies and practices in locations in the correctional center where such notices are commonly posted and will be seen by female offenders, including common housing areas and health care facilities.

221.520. 1. As used in this section, the following terms shall mean:

(1) "Extraordinary circumstance", a substantial flight risk or some other extraordinary medical or security circumstance that dictates restraints be used to ensure the safety and security of a pregnant prisoner in her third trimester or a postpartum prisoner forty-eight hours postdelivery, the staff of the county or city jail or medical facility, other prisoners, or the public;

(2) "Labor", the period of time before a birth during which contractions are present;

(3) "Postpartum", the period of recovery immediately following childbirth, which is six weeks for a vaginal birth or eight weeks for a cesarean birth, or longer if so determined by a physician or nurse;

(4) "Restraints", any physical restraint or other device used to control the movement of a person's body or limbs.

2. A county or city jail shall not use restraints on a pregnant prisoner in her third trimester whether during transportation to and from visits to health care providers and court proceedings or medical appointments and examinations or during labor, delivery, or forty-eight hours postdelivery.

3. Pregnant prisoners shall be transported in vehicles equipped with seatbelts.

4. Anytime restraints are used on a pregnant prisoner in her third trimester or on a postpartum prisoner forty-eight hours postdelivery, the restraints shall be the least restrictive available and the most reasonable under the circumstances. In no case shall leg, ankle, or waist restraints or any mechanical restraints be used on any such prisoner, and if wrist restraints are used, such restraints shall be placed in the front of such prisoner's body to protect the prisoner and fetus in the case of a forward fall.

5. If a doctor, nurse, or other health care provider treating the pregnant prisoner in her third trimester or the postpartum prisoner forty-eight hours postdelivery requests that restraints not be used, the sheriff or jailer accompanying such prisoner shall immediately remove all restraints.

6. In the event a sheriff or jailer determines that extraordinary circumstances exist and restraints are necessary, the sheriff or jailer shall fully document in writing within forty-eight hours of the incident the reasons he or she determined such extraordinary circumstances existed, the type of restraints used, and the reasons those restraints were considered the least restrictive available and the most reasonable under the circumstances. Such documents shall be kept on file by the county or city jail for at least five years from the date the restraints were used.

7. The county or city jail shall:

(1) Ensure that employees of the jail are provided with training, which may include online training, on the provisions of this section; and

(2) Inform female prisoners, in writing and orally, of any policies and practices developed in accordance with this section upon admission to the jail, and post the policies and practices in locations in the jail where such notices are commonly posted and will be seen by female prisoners.

221.523. 1. By September 1, 2017, all county and city jails shall develop specific procedures for the intake and care of prisoners who are pregnant, which shall include procedures regarding:

(1) Maternal health evaluations;

(2) Dietary supplements;

(3) Substance abuse treatment;

- (4) Treatment for the human immunodeficiency virus and ways to avoid human immunodeficiency virus transmission;
- (5) Hepatitis C;
- (6) Sleeping arrangements for such prisoners, including requiring such prisoners to sleep on the bottom bunk bed;
- (7) Access to mental health professionals;
- (8) Sanitary materials;
- (9) Postpartum recovery, including that no such prisoner shall be placed in isolation during such recovery; and
- (10) A requirement that a female medical professional be present during any examination of such prisoner.

2. As used in this section "postpartum recovery" means, as determined by a physician, the period immediately following delivery, including the entire period a prisoner who was pregnant is in the hospital or infirmary after delivery."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 1 to House Amendment No. 14** was adopted.

On motion of Representative Evans, **House Amendment No. 14, as amended**, was adopted.

Representative Dunn offered **House Amendment No. 15**.

House Amendment No. 15

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"170.048. 1. **This section shall be known and may be cited as the "Jason Flatt Act".**

2. By July 1, 2018, each district shall adopt a policy for youth suicide awareness and prevention, including plans for how the district will provide for the training and education of its district employees. **Each district may develop the policy in consultation with school and community stakeholders, any mental health professionals employed by schools in the district, and suicide prevention experts.**

~~[2-]~~ 3. Each district's policy shall address and include, but not be limited to, the following:

- (1) Strategies that can help identify students who are at possible risk of suicide;
- (2) Strategies and protocols for helping students at possible risk of suicide; and
- (3) Protocols for responding to a suicide death.

~~[3-]~~ 4. By July 1, 2017, the department of elementary and secondary education shall develop a model policy that districts may adopt. When developing the model policy, the department shall cooperate, consult with, and seek input from organizations that have expertise in youth suicide awareness and prevention. By July 1, 2021, and at least every three years thereafter, the department shall request information and seek feedback from districts, **school and community stakeholders, mental health professionals employed by schools, and suicide prevention experts** on their experience with the policy for youth suicide awareness and prevention. The department shall review this information and may use it to adapt the department's model policy. The department shall post any information on its website that it has received from districts that it deems relevant. The department shall not post any confidential information or any information that personally identifies any student or school employee."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dunn, **House Amendment No. 15** was adopted.

Representative Schroer offered **House Amendment No. 16.**

House Amendment No. 16

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"211.021. [4-] As used in this chapter, unless the context clearly requires otherwise:

(1) "Adult" means a person ~~[seventeen]~~ **eighteen** years of age or older ~~[except for seventeen-year-old children as defined in this section];~~

(2) "Child" means any person under ~~[seventeen]~~ **eighteen** years of age ~~[and shall mean, in addition, any person over seventeen but not yet eighteen years of age alleged to have committed a status offense];~~

(3) "Juvenile court" means the juvenile division or divisions of the circuit court of the county, or judges while hearing juvenile cases assigned to them;

(4) "Legal custody" means the right to the care, custody and control of a child and the duty to provide food, clothing, shelter, ordinary medical care, education, treatment and discipline of a child. Legal custody may be taken from a parent only by court action and if the legal custody is taken from a parent without termination of parental rights, the parent's duty to provide support continues even though the person having legal custody may provide the necessities of daily living;

(5) "Parent" means either a natural parent or a parent by adoption and if the child is illegitimate, "parent" means the mother;

(6) "Shelter care" means the temporary care of juveniles in physically unrestricting facilities pending final court disposition. These facilities may include:

(a) "Foster home", the private home of foster parents providing twenty-four-hour care to one to three children unrelated to the foster parents by blood, marriage or adoption;

(b) "Group foster home", the private home of foster parents providing twenty-four-hour care to no more than six children unrelated to the foster parents by blood, marriage or adoption;

(c) "Group home", a child care facility which approximates a family setting, provides access to community activities and resources, and provides care to no more than twelve children;

(7) "Status offense", any offense as described in subdivision (2) of subsection 1 of section 211.031.

~~[2. The amendments to subsection 1 of this section, as provided for in this act, shall not take effect until such time as appropriations by the general assembly for additional juvenile officer full-time equivalents and deputy juvenile officer full-time equivalents shall exceed by one million nine hundred thousand dollars the amount spent by the state for such officers in fiscal year 2007 and appropriations by the general assembly to single first class counties for juvenile court personnel costs shall exceed by one million nine hundred thousand dollars the amount spent by the state for such juvenile court personnel costs in fiscal year 2007 and notice of such appropriations has been given to the revisor of statutes].~~

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in sections 487.010 to 487.190 shall have exclusive original jurisdiction in proceedings:

(1) Involving any child ~~[or person seventeen years of age]~~ who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child ~~[or person seventeen years of age]~~, neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child ~~[or person seventeen years of age]~~ shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child ~~[or person seventeen years of age]~~ is otherwise without proper care, custody or support; or

(c) The child ~~[or person seventeen years of age]~~ was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130;

(d) The child ~~[or person seventeen years of age is a child]~~ is in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school; or

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control; or

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification; or

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of ~~[seventeen]~~ **eighteen** years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child ~~[or person seventeen years of age]~~ to the guardianship of the department of social services as provided by law; and

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than ~~[seventeen]~~ **eighteen** years of age.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child ~~[or person seventeen years of age]~~ who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child ~~[or person seventeen years of age]~~ may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person ~~[seventeen]~~ **eighteen** years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~, or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~ for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child ~~[or person seventeen years of age]~~ under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child ~~[or person seventeen years of age]~~ or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child ~~[or person seventeen years of age]~~, certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child ~~[or person seventeen years of age]~~ taken into custody in a county other than the county of the child's residence ~~[or the residence of a person seventeen years of age]~~, the juvenile court

of the county of the child's residence [~~or the residence of a person seventeen years of age~~] shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child.

211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child [~~or person seventeen years of age~~], alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.

2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.

3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.

5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.

6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.

7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:

(1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or

(2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.

211.033. 1. No person under the age of [~~seventeen~~] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071 shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [~~seventeen~~] **eighteen** to a juvenile detention facility.

2. Nothing in this section shall be construed as creating any civil or criminal liability for any law enforcement officer, juvenile officer, school personnel, or court personnel for any action taken or failure to take any action involving a minor child who remains under the jurisdiction of the juvenile court under this section if such action or failure to take action is based on a good faith belief by such officer or personnel that the minor child is not under the jurisdiction of the juvenile court.

~~[3. The amendments to subsection 2 of this section, as provided for in this act, shall not take effect until such time as the provisions of section 211.021 shall take effect in accordance with subsection 2 of section 211.021.]~~

211.041. When jurisdiction over the person of a child has been acquired by the juvenile court under the provisions of this chapter in proceedings coming within the applicable provisions of section 211.031, the jurisdiction of the child may be retained for the purpose of this chapter until he or she has attained the age of twenty-one years, except in cases where he or she is committed to and received by the division of youth services, unless jurisdiction has been returned to the committing court by provisions of chapter 219 through requests of the court to the division of youth services and except in any case where he or she has not paid an assessment imposed in accordance with section 211.181 or in cases where the judgment for restitution entered in accordance with section 211.185 has not been satisfied. Every child over whose person the juvenile court retains jurisdiction shall be prosecuted under the general law for any violation of a state law or of a municipal ordinance which he or she commits after he or she becomes ~~[seventeen]~~ **eighteen** years of age. The juvenile court shall have no jurisdiction with respect to any such violation and, so long as it retains jurisdiction of the child, shall not exercise its jurisdiction in such a manner as to conflict with any other court's jurisdiction as to any such violation.

211.061. 1. When a child is taken into custody with or without warrant for an offense, the child, together with any information concerning the child and the personal property found in the child's possession, shall be taken immediately and directly before the juvenile court or delivered to the juvenile officer or person acting for ~~[him]~~ **the child**.

2. If any person is taken before a circuit or associate circuit judge not assigned to juvenile court or a municipal judge, and it is then, or at any time thereafter, ascertained that he or she was under the age of ~~[seventeen]~~ **eighteen** years at the time he or she is alleged to have committed the offense, or that he or she is subject to the jurisdiction of the juvenile court as provided by this chapter, it is the duty of the judge forthwith to transfer the case or refer the matter to the juvenile court, and direct the delivery of such person, together with information concerning him or her and the personal property found in his or her possession, to the juvenile officer or person acting as such.

3. When the juvenile court is informed that a child is in detention it shall examine the reasons therefor and shall immediately:

(1) Order the child released; or

(2) Order the child continued in detention until a detention hearing is held. An order to continue the child in detention shall only be entered upon the filing of a petition or motion to modify and a determination by the court that probable cause exists to believe that the child has committed acts specified in the petition or motion that bring the child within the jurisdiction of the court under subdivision (2) or (3) of subsection 1 of section 211.031.

4. A juvenile shall not remain in detention for a period greater than twenty-four hours unless the court orders a detention hearing. If such hearing is not held within three days, excluding Saturdays, Sundays and legal holidays, the juvenile shall be released from detention unless the court for good cause orders the hearing continued. The detention hearing shall be held within the judicial circuit at a date, time and place convenient to the court. Notice of the date, time and place of a detention hearing, and of the right to counsel, shall be given to the juvenile and his or her custodian in person, by telephone, or by such other expeditious method as is available.

211.071. 1. If a petition alleges that a child between the ages of twelve and ~~[seventeen]~~ **eighteen** has committed an offense which would be considered a felony if committed by an adult, the court may, upon its own motion or upon motion by the juvenile officer, the child or the child's custodian, order a hearing and may, in its discretion, dismiss the petition and such child may be transferred to the court of general jurisdiction and prosecuted under the general law; except that if a petition alleges that any child has committed an offense which would be considered first degree murder under section 565.020, second degree murder under section 565.021, first degree assault under section 565.050, forcible rape under section 566.030 as it existed prior to August 28, 2013, rape in the first degree under section 566.030, forcible sodomy under section 566.060 as it existed prior to August 28, 2013, sodomy in the first degree under section 566.060, first degree robbery under section 569.020 **as it existed prior to January 1, 2017, or first degree robbery under section 570.023, [or] distribution of drugs under section 195.211 as it existed prior to January 1, 2017, or the manufacturing of a controlled substance under section 579.055,** or has committed two or more prior unrelated offenses which would be felonies if committed by an adult, the court shall order a hearing, and may in its discretion, dismiss the petition and transfer the child to a court of general jurisdiction for prosecution under the general law.

2. Upon apprehension and arrest, jurisdiction over the criminal offense allegedly committed by any person between ~~[seventeen]~~ **eighteen** and twenty-one years of age over whom the juvenile court has retained continuing

jurisdiction shall automatically terminate and that offense shall be dealt with in the court of general jurisdiction as provided in section 211.041.

3. Knowing and willful age misrepresentation by a juvenile subject shall not affect any action or proceeding which occurs based upon the misrepresentation. Any evidence obtained during the period of time in which a child misrepresents his or her age may be used against the child and will be subject only to rules of evidence applicable in adult proceedings.

4. Written notification of a transfer hearing shall be given to the juvenile and his or her custodian in the same manner as provided in sections 211.101 and 211.111. Notice of the hearing may be waived by the custodian. Notice shall contain a statement that the purpose of the hearing is to determine whether the child is a proper subject to be dealt with under the provisions of this chapter, and that if the court finds that the child is not a proper subject to be dealt with under the provisions of this chapter, the petition will be dismissed to allow for prosecution of the child under the general law.

5. The juvenile officer may consult with the office of prosecuting attorney concerning any offense for which the child could be certified as an adult under this section. The prosecuting or circuit attorney shall have access to police reports, reports of the juvenile or deputy juvenile officer, statements of witnesses and all other records or reports relating to the offense alleged to have been committed by the child. The prosecuting or circuit attorney shall have access to the disposition records of the child when the child has been adjudicated pursuant to subdivision (3) of subsection 1 of section 211.031. The prosecuting attorney shall not divulge any information regarding the child and the offense until the juvenile court at a judicial hearing has determined that the child is not a proper subject to be dealt with under the provisions of this chapter.

6. A written report shall be prepared in accordance with this chapter developing fully all available information relevant to the criteria which shall be considered by the court in determining whether the child is a proper subject to be dealt with under the provisions of this chapter and whether there are reasonable prospects of rehabilitation within the juvenile justice system. These criteria shall include but not be limited to:

- (1) The seriousness of the offense alleged and whether the protection of the community requires transfer to the court of general jurisdiction;
- (2) Whether the offense alleged involved viciousness, force and violence;
- (3) Whether the offense alleged was against persons or property with greater weight being given to the offense against persons, especially if personal injury resulted;
- (4) Whether the offense alleged is a part of a repetitive pattern of offenses which indicates that the child may be beyond rehabilitation under the juvenile code;
- (5) The record and history of the child, including experience with the juvenile justice system, other courts, supervision, commitments to juvenile institutions and other placements;
- (6) The sophistication and maturity of the child as determined by consideration of his home and environmental situation, emotional condition and pattern of living;
- (7) The age of the child;
- (8) The program and facilities available to the juvenile court in considering disposition;
- (9) Whether or not the child can benefit from the treatment or rehabilitative programs available to the juvenile court; and
- (10) Racial disparity in certification.

7. If the court dismisses the petition to permit the child to be prosecuted under the general law, the court shall enter a dismissal order containing:

- (1) Findings showing that the court had jurisdiction of the cause and of the parties;
- (2) Findings showing that the child was represented by counsel;
- (3) Findings showing that the hearing was held in the presence of the child and his counsel; and
- (4) Findings showing the reasons underlying the court's decision to transfer jurisdiction.

8. A copy of the petition and order of the dismissal shall be sent to the prosecuting attorney.

9. When a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the prosecution of the child results in a conviction, the jurisdiction of the juvenile court over that child is forever terminated, except as provided in subsection 10 of this section, for an act that would be a violation of a state law or municipal ordinance.

10. If a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the child is found not guilty by a court of general jurisdiction, the juvenile court shall have jurisdiction over any later

offense committed by that child which would be considered a misdemeanor or felony if committed by an adult, subject to the certification provisions of this section.

11. If the court does not dismiss the petition to permit the child to be prosecuted under the general law, it shall set a date for the hearing upon the petition as provided in section 211.171.

211.073. 1. The court shall, in a case when the offender is under ~~[seventeen]~~ **eighteen** years ~~[and six months]~~ of age and has been transferred to a court of general jurisdiction pursuant to section 211.071, and whose prosecution results in a conviction or a plea of guilty, consider dual jurisdiction of both the criminal and juvenile codes, as set forth in this section. The court is authorized to impose a juvenile disposition under this chapter and simultaneously impose an adult criminal sentence, the execution of which shall be suspended pursuant to the provisions of this section. Successful completion of the juvenile disposition ordered shall be a condition of the suspended adult criminal sentence. The court may order an offender into the custody of the division of youth services pursuant to this section:

(1) Upon agreement of the division of youth services; and

(2) If the division of youth services determines that there is space available in a facility designed to serve offenders sentenced under this section. If the division of youth services agrees to accept a youth and the court does not impose a juvenile disposition, the court shall make findings on the record as to why the division of youth services was not appropriate for the offender prior to imposing the adult criminal sentence.

2. If there is probable cause to believe that the offender has violated a condition of the suspended sentence or committed a new offense, the court shall conduct a hearing on the violation charged, unless the offender waives such hearing. If the violation is established and found the court may continue or revoke the juvenile disposition, impose the adult criminal sentence, or enter such other order as it may see fit.

3. When an offender has received a suspended sentence pursuant to this section and the division determines the child is beyond the scope of its treatment programs, the division of youth services may petition the court for a transfer of custody of the offender. The court shall hold a hearing and shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

4. When an offender who has received a suspended sentence reaches the age of ~~[seventeen]~~ **eighteen**, the court shall hold a hearing. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections;

(2) Direct that the offender be placed on probation; or

(3) Direct that the offender remain in the custody of the division of youth services if the division agrees to such placement.

5. The division of youth services shall petition the court for a hearing before it releases an offender who comes within subsection 1 of this section at any time before the offender reaches the age of twenty-one years. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

6. If the suspension of the adult criminal sentence is revoked, all time served by the offender under the juvenile disposition shall be credited toward the adult criminal sentence imposed.

211.081. 1. Whenever any person informs the court in person and in writing that a child appears to be within the purview of applicable provisions of section 211.031 ~~[or that a person seventeen years of age appears to be within the purview of the provisions of subdivision (1) of subsection 1 of section 211.031]~~, the court shall make or cause to be made a preliminary inquiry to determine the facts and to determine whether or not the interests of the public or of the child ~~[or person seventeen years of age]~~ require that further action be taken. On the basis of this inquiry, the juvenile court may make such informal adjustment as is practicable without a petition or may authorize the filing of a petition by the juvenile officer. Any other provision of this chapter to the contrary notwithstanding, the juvenile court shall not make any order for disposition of a child ~~[or person seventeen years of age]~~ which would place or commit the child ~~[or person seventeen years of age]~~ to any location outside the state of Missouri without first receiving the approval of the children's division.

2. Placement in any institutional setting shall represent the least restrictive appropriate placement for the child ~~[or person seventeen years of age]~~ and shall be recommended based upon a psychological or psychiatric

evaluation or both. Prior to entering any order for disposition of a child ~~[or person seventeen years of age]~~ which would order residential treatment or other services inside the state of Missouri, the juvenile court shall enter findings which include the recommendation of the psychological or psychiatric evaluation or both; and certification from the division director or designee as to whether a provider or funds or both are available, including a projection of their future availability. If the children's division indicates that funding is not available, the division shall recommend and make available for placement by the court an alternative placement for the child ~~[or person seventeen years of age]~~. The division shall have the burden of demonstrating that they have exercised due diligence in utilizing all available services to carry out the recommendation of the evaluation team and serve the best interest of the child ~~[or person seventeen years of age]~~. The judge shall not order placement or an alternative placement with a specific provider but may reasonably designate the scope and type of the services which shall be provided by the department to the child ~~[or person seventeen years of age]~~.

3. Obligations of the state incurred under the provisions of section 211.181 shall not exceed, in any fiscal year, the amount appropriated for this purpose.

211.091. 1. The petition shall be entitled "In the interest of, a child under ~~[seventeen]~~ **eighteen** years of age" ~~[or "In the interest of, a child seventeen years of age" or "In the interest of, a person seventeen years of age" as appropriate to the subsection of section 211.031 that provides the basis for the filing of the petition].~~

2. The petition shall set forth plainly:

- (1) The facts which bring the child ~~[or person seventeen years of age]~~ within the jurisdiction of the court;
- (2) The full name, birth date, and residence of the child ~~[or person seventeen years of age]~~;
- (3) The names and residence of his or her parents, if living;
- (4) The name and residence of his or her legal guardian if there be one, of the person having custody of the child ~~[or person seventeen years of age]~~ or of the nearest known relative if no parent or guardian can be found; and
- (5) Any other pertinent data or information.

3. If any facts required in subsection 2 of this section are not known by the petitioner, the petition shall so state.

4. Prior to the voluntary dismissal of a petition filed under this section, the juvenile officer shall assess the impact of such dismissal on the best interests of the child, and shall take all actions practicable to minimize any negative impact.

211.101. 1. After a petition has been filed, unless the parties appear voluntarily, the juvenile court shall issue a summons in the name of the state of Missouri requiring the person who has custody of the child ~~[or person seventeen years of age]~~ to appear personally and, unless the court orders otherwise, to bring the child ~~[or person seventeen years of age]~~ before the court, at the time and place stated.

2. If the person so summoned is other than a parent or guardian of the child ~~[or person seventeen years of age]~~, then the parent or guardian or both shall also be notified of the pendency of the case and of the time and place appointed.

3. If it appears that the child ~~[or person seventeen years of age]~~ is in such condition or surroundings that his or her welfare requires that his or her custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, the officer serving it to take the child ~~[or person seventeen years of age]~~ into custody at once.

4. Subpoena may be issued requiring the appearance of any other person whose presence, in the opinion of the judge, is necessary.

211.161. 1. The court may cause any child ~~[or person seventeen years of age]~~ within its jurisdiction to be examined by a physician, psychiatrist or psychologist appointed by the court in order that the condition of the child ~~[or person seventeen years of age]~~ may be given consideration in the disposition of his case. The expenses of the examination when approved by the court shall be paid by the county, except that the county shall not be liable for the costs of examinations conducted by the department of mental health either directly or through contract.

2. The services of a state, county or municipally maintained hospital, institution, or psychiatric or health clinic may be used for the purpose of this examination and treatment.

3. A county may establish medical, psychiatric and other facilities, upon request of the juvenile court, to provide proper services for the court in the diagnosis and treatment of children ~~[or persons seventeen years of age]~~

coming before it and these facilities shall be under the administration and control of the juvenile court. The juvenile court may appoint and fix the compensation of such professional and other personnel as it deems necessary to provide the court proper diagnostic, clinical and treatment services for children ~~[or persons seventeen years of age]~~ under its jurisdiction.

211.181. 1. When a child ~~[or person seventeen years of age]~~ is found by the court to come within the applicable provisions of subdivision (1) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child ~~[or person seventeen years of age]~~, and the court may, by order duly entered, proceed as follows:

(1) Place the child ~~[or person seventeen years of age]~~ under supervision in his own home or in the custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child ~~[or person seventeen years of age]~~ to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes; except that, such child ~~[or person seventeen years of age]~~ may not be committed to the department of social services, division of youth services;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive the child ~~[or person seventeen years of age]~~ in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child ~~[or person seventeen years of age]~~ in a family home;

(4) Cause the child ~~[or person seventeen years of age]~~ to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child ~~[or person seventeen years of age]~~ requires it, cause the child ~~[or person seventeen years of age]~~ to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child ~~[or person seventeen years of age]~~ whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) The court may order, pursuant to subsection 2 of section 211.081, that the child receive the necessary services in the least restrictive appropriate environment including home and community-based services, treatment and support, based on a coordinated, individualized treatment plan. The individualized treatment plan shall be approved by the court and developed by the applicable state agencies responsible for providing or paying for any and all appropriate and necessary services, subject to appropriation, and shall include which agencies are going to pay for and provide such services. Such plan must be submitted to the court within thirty days and the child's family shall actively participate in designing the service plan for the child ~~[or person seventeen years of age]~~;

(6) The department of social services, in conjunction with the department of mental health, shall apply to the United States Department of Health and Human Services for such federal waivers as required to provide services for such children, including the acquisition of community-based services waivers.

2. When a child is found by the court to come within the provisions of subdivision (2) of subsection 1 of section 211.031, the court shall so decree and upon making a finding of fact upon which it exercises its jurisdiction over the child, the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his **or her** own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or place them in family homes; except that, a child may be committed to the department of social services, division of youth services, only if he **or she** is presently under the court's supervision after an adjudication under the provisions of subdivision (2) or (3) of subsection 1 of section 211.031;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

- (d) The juvenile officer;
- (3) Place the child in a family home;
- (4) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) Assess an amount of up to ten dollars to be paid by the child to the clerk of the court.

Execution of any order entered by the court pursuant to this subsection, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed.

3. When a child is found by the court to come within the provisions of subdivision (3) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child, and the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his or her own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require; provided that, no child who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566, RSMo, including but not limited to rape, forcible sodomy, child molestation, and sexual abuse, and in which the victim was a child, shall be placed in any residence within one thousand feet of the residence of the abused child of that offense until the abused child reaches the age of eighteen, and provided further that the provisions of this subdivision regarding placement within one thousand feet of the abused child shall not apply when the abusing child and the abused child are siblings or children living in the same home;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Beginning January 1, 1996, the court may make further directions as to placement with the division of youth services concerning the child's length of stay. The length of stay order may set forth a minimum review date;

(4) Place the child in a family home;

(5) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(6) Suspend or revoke a state or local license or authority of a child to operate a motor vehicle;

(7) Order the child to make restitution or reparation for the damage or loss caused by his **or her** offense. In determining the amount or extent of the damage, the court may order the juvenile officer to prepare a report and may receive other evidence necessary for such determination. The child and his **or her** attorney shall have access to any reports which may be prepared, and shall have the right to present evidence at any hearing held to ascertain the amount of damages. Any restitution or reparation ordered shall be reasonable in view of the child's ability to make payment or to perform the reparation. The court may require the clerk of the circuit court to act as receiving and disbursing agent for any payment ordered;

(8) Order the child to a term of community service under the supervision of the court or of an organization selected by the court. Every person, organization, and agency, and each employee thereof, charged with the supervision of a child under this subdivision, or who benefits from any services performed as a result of an order issued under this subdivision, shall be immune from any suit by the child ordered to perform services under this subdivision, or any person deriving a cause of action from such child, if such cause of action arises from the supervision of the child's performance of services under this subdivision and if such cause of action does not arise from an intentional tort. A child ordered to perform services under this subdivision shall not be deemed an employee within the meaning of the

provisions of chapter 287, RSMo, nor shall the services of such child be deemed employment within the meaning of the provisions of chapter 288, RSMo. Execution of any order entered by the court, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed;

(9) When a child has been adjudicated to have violated a municipal ordinance or to have committed an act that would be a misdemeanor if committed by an adult, assess an amount of up to twenty-five dollars to be paid by the child to the clerk of the court; when a child has been adjudicated to have committed an act that would be a felony if committed by an adult, assess an amount of up to fifty dollars to be paid by the child to the clerk of the court.

4. Beginning January 1, 1996, the court may set forth in the order of commitment the minimum period during which the child shall remain in the custody of the division of youth services. No court order shall require a child to remain in the custody of the division of youth services for a period which exceeds the child's eighteenth birth date except upon petition filed by the division of youth services pursuant to subsection 1 of section 219.021, RSMo. In any order of commitment of a child to the custody of the division of youth services, the division shall determine the appropriate program or placement pursuant to subsection 3 of section 219.021, RSMo. Beginning January 1, 1996, the department shall not discharge a child from the custody of the division of youth services before the child completes the length of stay determined by the court in the commitment order unless the committing court orders otherwise. The director of the division of youth services may at any time petition the court for a review of a child's length of stay commitment order, and the court may, upon a showing of good cause, order the early discharge of the child from the custody of the division of youth services. The division may discharge the child from the division of youth services without a further court order after the child completes the length of stay determined by the court or may retain the child for any period after the completion of the length of stay in accordance with the law.

5. When an assessment has been imposed under the provisions of subsection 2 or 3 of this section, the assessment shall be paid to the clerk of the court in the circuit where the assessment is imposed by court order, to be deposited in a fund established for the sole purpose of payment of judgments entered against children in accordance with section 211.185.

211.321. 1. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall not be open to inspection or their contents disclosed, except by order of the court to persons having a legitimate interest therein, unless a petition or motion to modify is sustained which charges the child with an offense which, if committed by an adult, would be a class A felony under the criminal code of Missouri, or capital murder, first degree murder, or second degree murder or except as provided in subsection 2 of this section. In addition, whenever a report is required under section 557.026, there shall also be included a complete list of certain violations of the juvenile code for which the defendant had been adjudicated a delinquent while a juvenile. This list shall be made available to the probation officer and shall be included in the presentence report. The violations to be included in the report are limited to the following: rape, sodomy, murder, kidnapping, robbery, arson, burglary or any acts involving the rendering or threat of serious bodily harm. The supreme court may promulgate rules to be followed by the juvenile courts in separating the records.

2. In all proceedings under subdivision (2) of subsection 1 of section 211.031, the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and shall be open to inspection only by order of the judge of the juvenile court or as otherwise provided by statute. In all proceedings under subdivision (3) of subsection 1 of section 211.031 the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and may be open to inspection without court order only as follows:

(1) The juvenile officer is authorized at any time:

(a) To provide information to or discuss matters concerning the child, the violation of law or the case with the victim, witnesses, officials at the child's school, law enforcement officials, prosecuting attorneys, any person or agency having or proposed to have legal or actual care, custody or control of the child, or any person or agency providing or proposed to provide treatment of the child. Information received pursuant to this paragraph shall not be released to the general public, but shall be released only to the persons or agencies listed in this paragraph;

(b) To make public information concerning the offense, the substance of the petition, the status of proceedings in the juvenile court and any other information which does not specifically identify the child or the child's family;

(2) After a child has been adjudicated delinquent pursuant to subdivision (3) of subsection 1 of section 211.031, for an offense which would be a felony if committed by an adult, the records of the dispositional hearing and proceedings related thereto shall be open to the public to the same extent that records of criminal proceedings are open to the public. However, the social summaries, investigations or updates in the nature of presentence investigations, and

status reports submitted to the court by any treating agency or individual after the dispositional order is entered shall be kept confidential and shall be opened to inspection only by order of the judge of the juvenile court;

(3) As otherwise provided by statute;

(4) In all other instances, only by order of the judge of the juvenile court.

3. Peace officers' records, if any are kept, of children shall be kept separate from the records of persons ~~[seventeen]~~ **eighteen** years of age or over and shall not be open to inspection or their contents disclosed, except by order of the court. This subsection does not apply to children who are transferred to courts of general jurisdiction as provided by section 211.071 or to juveniles convicted under the provisions of sections 578.421 to 578.437. This subsection does not apply to the inspection or disclosure of the contents of the records of peace officers for the purpose of pursuing a civil forfeiture action pursuant to the provisions of section 195.140.

4. Nothing in this section shall be construed to prevent the release of information and data to persons or organizations authorized by law to compile statistics relating to juveniles. The court shall adopt procedures to protect the confidentiality of children's names and identities.

5. The court may, either on its own motion or upon application by the child or his **or her** representative, or upon application by the juvenile officer, enter an order to destroy all social histories, records, and information, other than the official court file, and may enter an order to seal the official court file, as well as all peace officers' records, at any time after the child has reached his ~~[seventeenth]~~ **or her eighteenth** birthday if the court finds that it is in the best interest of the child that such action or any part thereof be taken, unless the jurisdiction of the court is continued beyond the child's ~~[seventeenth]~~ **eighteenth** birthday, in which event such action or any part thereof may be taken by the court at any time after the closing of the child's case.

6. Nothing in this section shall be construed to prevent the release of general information regarding the informal adjustment or formal adjudication of the disposition of a child's case to a victim or a member of the immediate family of a victim of any offense committed by the child. Such general information shall not be specific as to location and duration of treatment or detention or as to any terms of supervision.

7. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall be disclosed to the child fatality review panel reviewing the child's death pursuant to section 210.192 unless the juvenile court on its own motion, or upon application by the juvenile officer, enters an order to seal the records of the victim child.

211.421. 1. After any child has come under the care or control of the juvenile court as provided in this chapter, any person who thereafter encourages, aids, or causes the child to commit any act or engage in any conduct which would be injurious to the child's morals or health or who knowingly or negligently disobeys, violates or interferes with a lawful order of the court with relation to the child, is guilty of contempt of court, and shall be proceeded against as now provided by law and punished by imprisonment in the county jail for a term not exceeding six months or by a fine not exceeding five hundred dollars or by both such fine and imprisonment.

2. If it appears at a juvenile court hearing that any person ~~[seventeen]~~ **eighteen** years of age or over has violated section 568.045 or 568.050, RSMo, by endangering the welfare of a child, the judge of the juvenile court shall refer the information to the prosecuting or circuit attorney, as the case may be, for appropriate proceedings.

211.425. 1. Any person who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566 including, but not limited to, rape, forcible sodomy, child molestation and sexual abuse, shall be considered a juvenile sex offender and shall be required to register as a juvenile sex offender by complying with the registration requirements provided for in this section, unless such juvenile adjudicated as a delinquent is fourteen years of age or older at the time of the offense and the offense adjudicated would be considered a felony under chapter 566 if committed by an adult, which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, including any attempt or conspiracy to commit such offense, in which case, the juvenile shall be required to register as an adult sexual offender under sections 589.400 to 589.425. This requirement shall also apply to any person who is or has been adjudicated a juvenile delinquent in any other state or federal jurisdiction for committing, attempting to commit, or conspiring to commit offenses which would be proscribed herein.

2. Any state agency having supervision over a juvenile required to register as a juvenile sex offender or any court having jurisdiction over a juvenile required to register as a juvenile sex offender, or any person required to register as a juvenile sex offender, shall, within ten days of the juvenile offender moving into any county of this state, register with the juvenile office of the county. If such juvenile offender changes residence or address, the state

agency, court or person shall inform the juvenile office within ten days of the new residence or address and shall also be required to register with the juvenile office of any new county of residence. Registration shall be accomplished by completing a registration form similar to the form provided for in section 589.407. Such form shall include, but is not limited to, the following:

(1) A statement in writing signed by the juvenile, giving the juvenile's name, address, Social Security number, phone number, school in which enrolled, place of employment, offense which requires registration, including the date, place, and a brief description of such offense, date and place of adjudication regarding such offense, and age and gender of the victim at the time of the offense; and

(2) The fingerprints and a photograph of the juvenile.

3. Juvenile offices shall maintain the registration forms of those juvenile offenders in their jurisdictions who register as required by this section. Information contained on the registration forms shall be kept confidential and may be released by juvenile offices to only those persons and agencies who are authorized to receive information from juvenile court records as provided by law, including, but not limited to, those specified in section 211.321. State agencies having custody of juveniles who fall within the registration requirements of this section shall notify the appropriate juvenile offices when such juvenile offenders are being transferred to a location falling within the jurisdiction of such juvenile offices.

4. Any juvenile who is required to register pursuant to this section but fails to do so or who provides false information on the registration form is subject to disposition pursuant to this chapter. Any person [~~seventeen~~] **eighteen** years of age or over who commits such violation is guilty of a class A misdemeanor as provided for in section 211.431.

5. Any juvenile to whom the registration requirement of this section applies shall be informed by the official in charge of the juvenile's custody, upon the juvenile's discharge or release from such custody, of the requirement to register pursuant to this section. Such official shall obtain the address where such juvenile expects to register upon being discharged or released and shall report the juvenile's name and address to the juvenile office where the juvenile [~~will~~] **shall** be required to register. This requirement to register upon discharge or release from custody does not apply in situations where the juvenile is temporarily released under guard or direct supervision from a detention facility or similar custodial facility.

6. The requirement to register as a juvenile sex offender shall terminate upon the juvenile offender reaching age twenty-one, unless such juvenile offender is required to register as an adult offender pursuant to section 589.400.

211.431. Any person [~~seventeen~~] **eighteen** years of age or over who willfully violates, neglects or refuses to obey or perform any lawful order of the court, or who violates any provision of this chapter is guilty of a class A misdemeanor.

221.044. No person under the age of [~~seventeen~~] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071, shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [~~seventeen~~] **eighteen** to a juvenile detention facility."; and

Further amend said bill, Page 4, Section 354.603, Line 102, by inserting immediately after said section and line the following:

"Section B. The repeal and reenactment of sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044 of this act shall become effective on January 1, 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 16** was adopted.

Representative Sommer offered **House Amendment No. 17**.

House Amendment No. 17

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"209.150. 1. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, **as defined in section 209.200**, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term "service dog" ~~[means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability]~~ **shall be as defined in section 209.200.**

209.200. As used in sections ~~[209.200]~~ **209.150** to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:

- (1) "Disability", as defined in section 213.010 including diabetes;
- (2) "Service dog", a dog that is being or has been specially trained to do work or perform tasks which benefit a particular person with a disability. Service dog includes but is not limited to:
 - (a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
 - (b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
 - (c) "Medical alert or ~~[respond]~~ **response** dog", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
 - (d) **"Mental health service dog" or "psychiatric service dog", a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties including, but not limited to, alerting or responding to episodes such as panic attacks and anxiety and performing other tasks directly related to the owner's psychiatric disability, medical condition, or developmental disability including, but not limited to, autism spectrum disorder, epilepsy, major depressive disorder, bipolar disorder, Alzheimer's disease, dementia, post-traumatic stress disorder (PTSD), anxiety disorder, obsessive compulsive disorder, schizophrenia, and other mental illnesses and invisible disabilities;**
 - (e) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;
 - ~~[(e)]~~ **(f)** "Professional therapy dog", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;
 - ~~[(f)]~~ **(g)** "Search and rescue dog", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;
 - (3) "Service dog team", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walker (74) offered **House Amendment No. 1 to House Amendment No. 17**.

*House Amendment No. 1
to
House Amendment No. 17*

AMEND House Amendment No. 17 to Senate Bill No. 194, Page 2, Line 23, by inserting immediately after said line the following:

"Further amend said bill, Page 4, Section 354.603, Line 102, by inserting immediately after said section and line the following:

"Section 1. The month of September shall be designated as "Sickle Cell Awareness Month" in Missouri."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walker (74), **House Amendment No. 1 to House Amendment No. 17** was adopted.

On motion of Representative Sommer, **House Amendment No. 17, as amended**, was adopted.

Representative Hubrecht offered **House Amendment No. 18**.

House Amendment No. 18

AMEND Senate Bill No. 194, Page 4, Section 354.603, Line 103, by inserting after all of said section and line the following:

"633.060. No individual receiving services from the division of developmental disabilities shall have limitations imposed on rights as established under section 630.110 without due process. Due process is the legal right to be informed, heard, and assisted through external advocacy. Due process shall include the right to be informed of actions the individual may take and a time line for restoration of rights."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hubrecht, **House Amendment No. 18** was adopted.

Representative Brattin offered **House Amendment No. 19**.

House Amendment No. 19

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"188.027. 1. Except in the case of medical emergency, no abortion shall be performed or induced on a woman without her voluntary and informed consent, given freely and without coercion. Consent to an abortion is voluntary and informed and given freely and without coercion if, and only if, at least seventy-two hours prior to the abortion:

(1) The physician who is to perform or induce the abortion or a qualified professional has informed the woman orally, reduced to writing, and in person, of the following:

- (a) The name of the physician who will perform or induce the abortion;
- (b) Medically accurate information that a reasonable patient would consider material to the decision of whether or not to undergo the abortion, including:
 - a. A description of the proposed abortion method;
 - b. The immediate and long-term medical risks to the woman associated with the proposed abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and possible adverse psychological effects associated with the abortion; and
 - c. The immediate and long-term medical risks to the woman, in light of the anesthesia and medication that is to be administered, the unborn child's gestational age, and the woman's medical history and medical condition;
- (c) Alternatives to the abortion which shall include making the woman aware that information and materials shall be provided to her detailing such alternatives to the abortion;
- (d) A statement that the physician performing or inducing the abortion is available for any questions concerning the abortion, together with the telephone number that the physician may be later reached to answer any questions that the woman may have;
- (e) The location of the hospital that offers obstetrical or gynecological care located within thirty miles of the location where the abortion is performed or induced and at which the physician performing or inducing the abortion has clinical privileges and where the woman may receive follow-up care by the physician if complications arise;
- (f) The gestational age of the unborn child at the time the abortion is to be performed or induced; ~~and~~
- (g) The anatomical and physiological characteristics of the unborn child at the time the abortion is to be performed or induced; **and**
- (h) A description of the disposal process of the aborted fetus;**

(2) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, ~~printed~~ materials provided by the department, which describe the probable anatomical and physiological characteristics of the unborn child at two-week gestational increments from conception to full term, including color photographs or images of the developing unborn child at two-week gestational increments. Such descriptions shall include information about brain and heart functions, the presence of external members and internal organs during the applicable stages of development and information on when the unborn child is viable. The ~~printed~~ materials shall prominently display the following statement: "The life of each human being begins at conception. Abortion will terminate the life of a separate, unique, living human being.";

(3) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, ~~printed~~ materials provided by the department, which describe the various surgical and drug-induced methods of abortion relevant to the stage of pregnancy, as well as the immediate and long-term medical risks commonly associated with each abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and the possible adverse psychological effects associated with an abortion;

(4) The physician who is to perform or induce the abortion or a qualified professional shall provide the woman with the opportunity to view at least seventy-two hours prior to the abortion an active ultrasound of the unborn child and hear the heartbeat of the unborn child if the heartbeat is audible. The woman shall be provided with a geographically indexed list maintained by the department of health care providers, facilities, and clinics that perform ultrasounds, including those that offer ultrasound services free of charge. Such materials shall provide contact information for each provider, facility, or clinic including telephone numbers and, if available, website addresses. Should the woman decide to obtain an ultrasound from a provider, facility, or clinic other than the abortion facility, the woman shall be offered a reasonable time to obtain the ultrasound examination before the date and time set for performing or inducing an abortion. The person conducting the ultrasound shall ensure that the active ultrasound image is of a quality consistent with standard medical practice in the community, contains the dimensions of the unborn child, and accurately portrays the presence of external members and internal organs, if present or viewable, of the unborn child. The auscultation of fetal heart tone must also be of a quality consistent with standard medical practice in the community. If the woman chooses to view the ultrasound or hear the heartbeat or both at the abortion facility, the viewing or hearing or both shall be provided to her at the abortion facility at least seventy-two hours prior to the abortion being performed or induced;

(5) Prior to an abortion being performed or induced on an unborn child of twenty-two weeks gestational age or older, the physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, [printed] materials provided by the department that offer information on the possibility of the abortion causing pain to the unborn child. This information shall include, but need not be limited to, the following:

(a) At least by twenty-two weeks of gestational age, the unborn child possesses all the anatomical structures, including pain receptors, spinal cord, nerve tracts, thalamus, and cortex, that are necessary in order to feel pain;

(b) A description of the actual steps in the abortion procedure to be performed or induced, and at which steps the abortion procedure could be painful to the unborn child;

(c) There is evidence that by twenty-two weeks of gestational age, unborn children seek to evade certain stimuli in a manner that in an infant or an adult would be interpreted as a response to pain;

(d) Anesthesia is given to unborn children who are twenty-two weeks or more gestational age who undergo prenatal surgery;

(e) Anesthesia is given to premature children who are twenty-two weeks or more gestational age who undergo surgery;

(f) Anesthesia or an analgesic is available in order to minimize or alleviate the pain to the unborn child;

(6) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, [printed] materials provided by the department explaining to the woman alternatives to abortion she may wish to consider. Such materials shall:

(a) Identify on a geographical basis public and private agencies available to assist a woman in carrying her unborn child to term, and to assist her in caring for her dependent child or placing her child for adoption, including agencies commonly known and generally referred to as pregnancy resource centers, crisis pregnancy centers, maternity homes, and adoption agencies. Such materials shall provide a comprehensive list by geographical area of the agencies, a description of the services they offer, and the telephone numbers and addresses of the agencies; provided that such materials shall not include any programs, services, organizations, or affiliates of organizations that perform or induce, or assist in the performing or inducing of, abortions or that refer for abortions;

(b) Explain the Missouri alternatives to abortion services program under section 188.325, and any other programs and services available to pregnant women and mothers of newborn children offered by public or private agencies which assist a woman in carrying her unborn child to term and assist her in caring for her dependent child or placing her child for adoption, including but not limited to prenatal care; maternal health care; newborn or infant care; mental health services; professional counseling services; housing programs; utility assistance; transportation services; food, clothing, and supplies related to pregnancy; parenting skills; educational programs; job training and placement services; drug and alcohol testing and treatment; and adoption assistance;

(c) Identify the state website for the Missouri alternatives to abortion services program under section 188.325, and any toll-free number established by the state operated in conjunction with the program;

(d) Prominently display the statement: "There are public and private agencies willing and able to help you carry your child to term, and to assist you and your child after your child is born, whether you choose to keep your child or place him or her for adoption. The state of Missouri encourages you to contact those agencies before making a final decision about abortion. State law requires that your physician or a qualified professional give you the opportunity to call agencies like these before you undergo an abortion.";

(7) The physician who is to perform or induce the abortion or a qualified professional has presented the woman, in person, [printed] materials provided by the department explaining that the father of the unborn child is liable to assist in the support of the child, even in instances where he has offered to pay for the abortion. Such materials shall include information on the legal duties and support obligations of the father of a child, including, but not limited to, child support payments, and the fact that paternity may be established by the father's name on a birth certificate or statement of paternity, or by court action. Such [printed] materials shall also state that more information concerning paternity establishment and child support services and enforcement may be obtained by calling the family support division within the Missouri department of social services; and

(8) The physician who is to perform or induce the abortion or a qualified professional shall inform the woman that she is free to withhold or withdraw her consent to the abortion at any time without affecting her right to future care or treatment and without the loss of any state or federally funded benefits to which she might otherwise be entitled.

2. All information required to be provided to a woman considering abortion by subsection 1 of this section shall be presented to the woman individually, in the physical presence of the woman and in a private room, to protect her privacy, to maintain the confidentiality of her decision, to ensure that the information focuses on her individual circumstances, to ensure she has an adequate opportunity to ask questions, and to ensure that she is not a victim of coerced abortion. Should a woman be unable to read materials provided to her, they shall be read to her.

Should a woman need an interpreter to understand the information presented in the written materials, an interpreter shall be provided to her. Should a woman ask questions concerning any of the information or materials, answers shall be provided in a language she can understand.

3. No abortion shall be performed or induced unless and until the woman upon whom the abortion is to be performed or induced certifies in writing on a checklist form provided by the department that she has been presented all the information required in subsection 1 of this section **and shall indicate whether the information was provided in writing or via video**, that she has been provided the opportunity to view an active ultrasound image of the unborn child and hear the heartbeat of the unborn child if it is audible, and that she further certifies that she gives her voluntary and informed consent, freely and without coercion, to the abortion procedure.

4. No abortion shall be performed or induced on an unborn child of twenty-two weeks gestational age or older unless and until the woman upon whom the abortion is to be performed or induced has been provided the opportunity to choose to have an anesthetic or analgesic administered to eliminate or alleviate pain to the unborn child caused by the particular method of abortion to be performed or induced. The administration of anesthesia or analgesics shall be performed in a manner consistent with standard medical practice in the community.

5. No physician shall perform or induce an abortion unless and until the physician has obtained from the woman her voluntary and informed consent given freely and without coercion. If the physician has reason to believe that the woman is being coerced into having an abortion, the physician or qualified professional shall inform the woman that services are available for her and shall provide her with private access to a telephone and information about such services, including but not limited to the following:

- (1) Rape crisis centers, as defined in section 455.003;
- (2) Shelters for victims of domestic violence, as defined in section 455.200; and
- (3) Orders of protection, pursuant to chapter 455.

6. No physician shall perform or induce an abortion unless and until the physician has received and signed a copy of the form prescribed in subsection 3 of this section. The physician shall retain a copy of the form in the patient's medical record.

7. In the event of a medical emergency as provided by section 188.039, the physician who performed or induced the abortion shall clearly certify in writing the nature and circumstances of the medical emergency. This certification shall be signed by the physician who performed or induced the abortion, and shall be maintained under section 188.060.

8. No person or entity shall require, obtain, or accept payment for an abortion from or on behalf of a patient until at least seventy-two hours have passed since the time that the information required by subsection 1 of this section has been provided to the patient. Nothing in this subsection shall prohibit a person or entity from notifying the patient that payment for the abortion will be required after the seventy-two-hour period has expired if she voluntarily chooses to have the abortion.

9. The term "qualified professional" as used in this section shall refer to a physician, physician assistant, registered nurse, licensed practical nurse, psychologist, licensed professional counselor, or licensed social worker, licensed or registered under chapter 334, 335, or 337, acting under the supervision of the physician performing or inducing the abortion, and acting within the course and scope of his or her authority provided by law. The provisions of this section shall not be construed to in any way expand the authority otherwise provided by law relating to the licensure, registration, or scope of practice of any such qualified professional.

10. By November 30, 2010, the department shall produce the written materials and forms described in this section. Any written materials produced shall be printed in a typeface large enough to be clearly legible. All information shall be presented in an objective, unbiased manner designed to convey only accurate scientific and medical information. The department shall furnish the written materials and forms at no cost and in sufficient quantity to any person who performs or induces abortions, or to any hospital or facility that provides abortions. The department shall make all information required by subsection 1 of this section available to the public through its department website. The department shall maintain a toll-free, twenty-four-hour hotline telephone number where a caller can obtain information on a regional basis concerning the agencies and services described in subsection 1 of this section. No identifying information regarding persons who use the website shall be collected or maintained. The department shall monitor the website on a regular basis to prevent tampering and correct any operational deficiencies.

11. In order to preserve the compelling interest of the state to ensure that the choice to consent to an abortion is voluntary and informed, and given freely and without coercion, the department shall use the procedures for adoption of emergency rules under section 536.025 in order to promulgate all necessary rules, forms, and other necessary material to implement this section by November 30, 2010.

12. If the provisions in subsections 1 and 8 of this section requiring a seventy-two-hour waiting period for an abortion are ever temporarily or permanently restrained or enjoined by judicial order, then the waiting period for an abortion shall be twenty-four hours; provided, however, that if such temporary or permanent restraining order or injunction is stayed or dissolved, or otherwise ceases to have effect, the waiting period for an abortion shall be seventy-two hours.

13. The department of health and senior services shall create a video that contains all the information required to be provided to a woman considering an abortion under subsection 1 of this section, except paragraph (a), the physician's telephone number under paragraph (d), and paragraph (e) of subdivision (1) of subsection 1 of this section.

188.028. 1. **Except in the case of a medical emergency**, no person shall knowingly perform or induce an abortion upon a pregnant woman under the age of eighteen years unless:

(1) The attending physician has secured the informed written consent of the minor and one parent or guardian, **and the consenting parent or guardian of the minor has notified any other custodial parent or guardian in writing prior to the securing of the informed written consent of the minor and one parent or guardian. For purposes of this subdivision, "custodial parent" means any parent of a minor in a family in which the parents have not separated or dissolved their marriage, or any parent of a minor who has been awarded joint legal custody or joint physical custody of such minor by a court of competent jurisdiction. Notice shall not be required for any parent or guardian:**

(a) **Who has been found guilty of any offense in violation of chapter 565, relating to offenses against the person; chapter 566, relating to sexual offenses; chapter 567, relating to prostitution; chapter 568, relating to offenses against the family; or chapter 573, related to pornography and related offenses, if a child was a victim;**

(b) **Who has been found guilty of any offense in any other state or foreign country, or under federal, tribal, or military jurisdiction if a child was a victim, which would be a violation of chapter 565, 566, 567, 568, or 573 if committed in this state;**

(c) **Who is listed on the sexual offender registry under sections 589.400 to 589.425;**

(d) **Against whom an order of protection has been issued, including a foreign order of protection given full faith and credit in this state under section 455.067;**

(e) **Whose custodial, parental, or guardianship rights have been terminated by a court of competent jurisdiction; or**

(f) **Whose whereabouts are unknown after reasonable inquiry, who is a fugitive from justice, who is habitually in an intoxicated or drugged condition, or who has been declared mentally incompetent or incapacitated by a court of competent jurisdiction; or**

(2) The minor is emancipated and the attending physician has received the informed written consent of the minor; or

(3) The minor has been granted the right to self-consent to the abortion by court order pursuant to subsection 2 of this section, and the attending physician has received the informed written consent of the minor; or

(4) The minor has been granted consent to the abortion by court order, and the court has given its informed written consent in accordance with subsection 2 of this section, and the minor is having the abortion willingly, in compliance with subsection 3 of this section.

2. The right of a minor to self-consent to an abortion under subdivision (3) of subsection 1 of this section or court consent under subdivision (4) of subsection 1 of this section may be granted by a court pursuant to the following procedures:

(1) The minor or next friend shall make an application to the juvenile court which shall assist the minor or next friend in preparing the petition and notices required pursuant to this section. The minor or the next friend of the minor shall thereafter file a petition setting forth the initials of the minor; the age of the minor; the names and addresses of each parent, guardian, or, if the minor's parents are deceased and no guardian has been appointed, any other person standing in loco parentis of the minor; that the minor has been fully informed of the risks and consequences of the abortion; that the minor is of sound mind and has sufficient intellectual capacity to consent to the abortion; that, if the court does not grant the minor majority rights for the purpose of consent to the abortion, the court should find that the abortion is in the best interest of the minor and give judicial consent to the abortion; that the court should appoint a guardian ad litem of the child; and if the minor does not have private counsel, that the court should appoint counsel. The petition shall be signed by the minor or the next friend;

(2) A hearing on the merits of the petition, to be held on the record, shall be held as soon as possible within five days of the filing of the petition. If any party is unable to afford counsel, the court shall appoint counsel at least twenty-four hours before the time of the hearing. At the hearing, the court shall hear evidence relating to the

emotional development, maturity, intellect and understanding of the minor; the nature, possible consequences, and alternatives to the abortion; and any other evidence that the court may find useful in determining whether the minor should be granted majority rights for the purpose of consenting to the abortion or whether the abortion is in the best interests of the minor;

- (3) In the decree, the court shall for good cause:
 - (a) Grant the petition for majority rights for the purpose of consenting to the abortion; or
 - (b) Find the abortion to be in the best interests of the minor and give judicial consent to the abortion, setting forth the grounds for so finding; or
 - (c) Deny the petition, setting forth the grounds on which the petition is denied;
- (4) If the petition is allowed, the informed consent of the minor, pursuant to a court grant of majority rights, or the judicial consent, shall bar an action by the parents or guardian of the minor on the grounds of battery of the minor by those performing **or inducing** the abortion. The immunity granted shall only extend to the performance **or inducement** of the abortion in accordance herewith and any necessary accompanying services which are performed in a competent manner. The costs of the action shall be borne by the parties;
- (5) An appeal from an order issued under the provisions of this section may be taken to the court of appeals of this state by the minor or by a parent or guardian of the minor. The notice of intent to appeal shall be given within twenty-four hours from the date of issuance of the order. The record on appeal shall be completed and the appeal shall be perfected within five days from the filing of notice to appeal. Because time may be of the essence regarding the performance **or inducement** of the abortion, the supreme court of this state shall, by court rule, provide for expedited appellate review of cases appealed under this section.

3. If a minor desires an abortion, then she shall be orally informed of and, if possible, sign the written consent required ~~[by section 188.039]~~ **under this chapter** in the same manner as an adult person. No abortion shall be performed **or induced** on any minor against her will, except that an abortion may be performed **or induced** against the will of a minor pursuant to a court order described in subdivision (4) of subsection 1 of this section that the abortion is necessary to preserve the life of the minor.

188.036. 1. No physician shall perform an abortion on a woman if the physician knows that the woman conceived the unborn child for the purpose of providing fetal organs or tissue for medical transplantation to herself or another, and the physician knows that the woman intends to procure the abortion to utilize those organs or tissue for such use for herself or another.

2. No person shall utilize the fetal organs or tissue resulting from an abortion for medical transplantation, if the person knows that the abortion was procured for the purpose of utilizing those organs or tissue for such use.

3. No person shall offer any inducement, monetary or otherwise, to a woman or a prospective father of an unborn child for the purpose of conceiving an unborn child for the medical, scientific, experimental or therapeutic use of the fetal organs or tissue.

4. No person shall offer any inducement, monetary or otherwise, to the mother or father of an unborn child for the purpose of procuring an abortion for the medical, scientific, experimental or therapeutic use of the fetal organs or tissue.

5. No person shall knowingly donate or make an anatomical gift of the fetal organs or tissue resulting from an abortion to any person or entity for medical, scientific, experimental, therapeutic, or any other use.

6. No person shall knowingly offer or receive any valuable consideration for the fetal organs or tissue resulting from an abortion, provided that nothing in this subsection shall prohibit payment for burial or other final disposition of the fetal remains so long as the final disposition does not include any donation or anatomical gift of fetal organs or tissue, or payment for a pathological examination, autopsy or postmortem examination of the fetal remains.

~~[6-]~~ 7. If any provision in this section or the application thereof to any person, circumstance or period of gestation is held invalid, such invalidity shall not affect the provisions or applications which can be given effect without the invalid provision or application, and to this end the provisions of this section are declared severable.

8. Any person who violates the provisions of subsection 3, 4, 5, or 6 of this section shall be guilty of a class C felony, and the court may impose a fine in an amount not less than twice the amount of any valuable consideration received.

9. Nothing in this section shall prohibit the utilization of fetal organs or tissue resulting from an abortion for medical or scientific purposes to determine the cause or causes of any anomaly, illness, death, or genetic condition of the fetus, the paternity of the fetus, or for law enforcement purposes.

188.047. ~~[A representative sample of]~~ **1. All tissue and remains of a human fetus, as defined in section 194.375, removed at the time of abortion shall be ensured as nonhazardous in compliance with department of natural resources regulations and** submitted to a board eligible or certified pathologist, who shall file a copy of the tissue report with the state department of health and senior services, and who shall provide a copy of the report to the abortion facility or hospital in which the abortion was performed or induced and the pathologist's report shall be made a part of the patient's permanent record.

2. The tissue report shall include:

(1) The pathologist's estimation, to a reasonable degree of scientific certainty, of the gestational age of the fetal remains;

(2) Whether all tissue and remains of a human fetus were received that would be common for a specimen of such estimated gestational age;

(3) If the pathologist finds that all tissue and remains of a human fetus were not received, what portion of the tissue and remains of a human fetus were not received;

(4) A gross diagnosis and detailed gross findings of what was received including the percent blood clot and the percent tissue;

(5) The date the tissue and remains of a human fetus were remitted to be disposed and the location of such disposal;

(6) A certification that all submitted tissue and remains of a human fetus have been disposed in accordance with state laws and regulations; and

(7) The name of the entity and physical address of the entity conducting the examination of the specimen containing the remains of a human fetus.

3. Each specimen containing remains of a human fetus shall be given a unique identification number to allow the specimen to be tracked from the abortion facility or hospital where the abortion was performed or induced to the pathology lab and to its final disposition location. The unique identification number shall be conspicuously adhered to the exterior of the specimen container.

4. A report shall be created and submitted to the department for each specimen containing remains of a human fetus at each facility that handles the specimen, including the abortion facility or hospital where the abortion was performed or induced, the pathology lab, and the location of final disposition. Each report shall document, if applicable, the date the specimen containing remains of a human fetus was collected, transported, received, and disposed. The report by the location of final disposition shall verify that all fetal tissue was received and has been properly disposed according to state laws and regulations.

5. The department shall reconcile each notice of abortion with its corresponding pathology report. If the department does not receive the notice of abortion and the pathology report, the department shall conduct an investigation. If the department finds that the abortion facility or hospital where the abortion was performed or induced was not in compliance with the provisions of this section, the department shall consider such noncompliance a deficiency requiring an unscheduled inspection of the facility to ensure the deficiency is remedied. If such deficiency is not remedied, the department shall suspend the abortion facility's or hospital's license for no less than one year.

6. Beginning January 1, 2018, the department shall make an annual report to the general assembly. The report shall include, but not be limited to, all reports and information received by the department under the provisions of this section, the number of any deficiencies of each abortion facility in the calendar year and whether such deficiencies were remedied, and the following for each abortion procedure reported to the department the previous calendar year:

(1) The location of the abortion facility;

(2) The age of the fetus aborted;

(3) The termination procedure used with a clinical estimation of gestation;

(4) Whether the department received the tissue report for that abortion, along with a certification of the disposal of the remains; and

(5) The existence and nature, if any, of any inconsistencies or concerns between the abortion report submitted under section 188.052 and the tissue report submitted under subsection 1 of this section.

The report shall not contain any personal patient information the disclosure of which is prohibited by state or federal law.

7. The mother of the aborted fetus shall be given the option to have the fetus returned to her for final disposition after the fetus has been released from the pathology lab.

188.052. 1. An individual abortion report for each abortion performed or induced upon a woman shall be completed by her attending physician. **The report shall include:**

(1) **The attending physician's estimation, to a reasonable degree of scientific certainty, of the gestational age of the fetal remains;**

(2) **Whether all tissue and remains of a human fetus, as defined in section 194.375, were removed that would be common for a specimen of such estimated gestational age; and**

(3) **If the attending physician finds that all tissue and remains of a human fetus were not removed, what portion of the tissue and remains of a human fetus were not removed.**

2. An individual complication report for any post-abortion care performed upon a woman shall be completed by the physician providing such post-abortion care. This report shall include:

(1) The date of the abortion;

(2) The name and address of the abortion facility or hospital where the abortion was performed;

(3) The nature of the abortion complication diagnosed or treated.

3. All abortion reports shall be signed by the attending physician, and submitted to the state department of health and senior services within forty-five days from the date of the abortion. All complication reports shall be signed by the physician providing the post-abortion care and submitted to the department of health and senior services within forty-five days from the date of the post-abortion care.

4. A copy of the abortion report shall be made a part of the medical record of the patient of the facility or hospital in which the abortion was performed.

5. The state department of health and senior services shall be responsible for collecting all abortion reports and complication reports and collating and evaluating all data gathered therefrom and shall annually publish a statistical report based on such data from abortions performed in the previous calendar year.

188.160. 1. Each hospital, ambulatory surgical center, pathology lab, medical research entity, and disposal facility involved in handling fetal remains from an elective abortion shall establish and implement a written policy adopted by each hospital, ambulatory surgical center, pathology lab, medical research entity, and disposal facility relating to the protections for employees who disclose information under subsection 2 of this section. This policy shall include a time frame for completion of investigations related to complaints, not to exceed thirty days, and a method for notifying the complainant of the disposition of the investigation. This policy shall be submitted to the department to verify implementation. At a minimum, such policy shall include the following provisions:

(1) **No supervisor or individual with authority to hire or fire in a hospital, ambulatory surgical center, pathology lab, medical research entity, or disposal facility shall prohibit employees from disclosing information under subsection 2 of this section;**

(2) **No supervisor or individual with authority to hire or fire in a hospital, ambulatory surgical center, pathology lab, medical research entity, or disposal facility shall use or threaten to use his or her supervisory authority to knowingly discriminate against, dismiss, penalize, or in any way retaliate against or harass an employee because the employee in good faith reported or disclosed any information under subsection 2 of this section, or in any way attempt to dissuade, prevent, or interfere with an employee who wishes to report or disclose such information; and**

(3) **Establish a program to identify a compliance officer who is a designated person responsible for administering the reporting and investigation process and an alternate person should the primary designee be implicated in the report.**

2. **The provisions of this section shall apply to information disclosed or reported in good faith by an employee concerning alleged violations of applicable federal or state laws or administrative rules concerning the handling of fetal remains. All information disclosed, collected, and maintained under this subsection and under the written policy requirements of this section shall be accessible to the department at all times and shall be reviewed by the department at least annually. Complainants shall be notified of the department's access to such information and of the complainant's right to notify the department of any information concerning alleged violations of applicable federal or state laws or administrative rules concerning abortions or the handling of fetal remains.**

3. **Prior to any disclosure to individuals or agencies other than the department, employees wishing to make a disclosure under the provisions of this section shall first report to the individual or individuals**

designated by the hospital, ambulatory surgical center, pathology lab, medical research entity, or disposal facility under subsection 1 of this section.

4. If the compliance officer, compliance committee, or management official discovers credible evidence of misconduct from any source and, after a reasonable inquiry, has reason to believe that the misconduct may violate criminal, civil, or administrative law, the hospital, ambulatory surgical center, pathology lab, medical research entity, or disposal facility shall report the existence of misconduct to the appropriate governmental authority within a reasonable period, but not more than seven days after determining that there is credible evidence of a violation.

5. Reports made to the department shall be subject to the provisions of section 197.477; provided that, the restrictions of section 197.477 shall not be construed to limit the employee's ability to subpoena from the original source the information reported to the department under this section.

6. Each written policy shall allow employees making a report who wish to remain anonymous to do so and shall include safeguards to protect the confidentiality of the employee making the report, the confidentiality of patients, and the integrity of data, information, and medical records.

7. Each hospital, ambulatory surgical center, pathology lab, medical research entity, and disposal facility shall, within forty-eight hours of the receipt of a report, notify the employee that his or her report has been received and is being reviewed unless the employee wishes to remain anonymous.

8. Beginning December 1, 2017, each hospital, ambulatory surgical center, pathology lab, medical research entity, and disposal facility involved in handling fetal remains from an elective abortion shall post a notice at their place of employment in a sufficient number of places on the premises to assure that such notice will reasonably be seen by all employees. A hospital, ambulatory surgical center, pathology lab, medical research entity, or disposal facility involved in handling fetal remains from an elective abortion for whom services are performed by individuals who may not reasonably be expected to see a posted notice shall notify each such employee in writing of the contents of such notice. The notice shall include all information provided in this section.

194.375. 1. Sections 194.375 to 194.390 shall be known and may be cited as the "Disposition of Fetal Remains Act".

2. As used in sections 194.375 to 194.390, the following terms mean:

(1) "Final disposition", the burial, cremation, or other disposition of the remains of a human fetus following a spontaneous fetal demise occurring after a gestation period of less than twenty completed weeks;

(2) "Remains of a human fetus", the [fetal] remains ~~[or fetal products of conception of a mother after a miscarriage, regardless of the gestational age or whether the remains have been obtained by spontaneous or accidental means]~~ of the dead offspring of a human being that has reached a stage of development so that there are cartilaginous structures or fetal or skeletal parts after an abortion or miscarriage, whether the remains have been obtained by induced, spontaneous, or accidental means.

197.230. 1. The department of health and senior services shall make, or cause to be made, such inspections and investigations as it deems necessary. The department may delegate its powers and duties to investigate and inspect ambulatory surgical centers to an official of a political subdivision having a population of at least four hundred fifty thousand if such political subdivision is deemed qualified by the department to inspect and investigate ambulatory surgical centers. The official so designated shall submit a written report of his **or her** findings to the department and the department may accept the recommendations of such official if it determines that the facility inspected meets minimum standards established pursuant to sections 197.200 to 197.240.

2. In the case of any ambulatory surgical center operated for the purpose of performing or inducing an abortion, the department shall make or cause to be made an unannounced on-site inspection and investigation at least annually. Such on-site inspection and investigation shall include, but not be limited to, the following areas:

(1) Compliance with all statutory and regulatory requirements for an ambulatory surgical center, including requirements that the facility maintain adequate staffing and equipment to respond to medical emergencies;

(2) Compliance with the requirement in section 188.047 that all fetal organs or tissue removed at the time of abortion be submitted to a board certified or eligible pathologist and that the resultant tissue report be made a part of the patient's permanent record;

(3) Review of patient records to ensure that no consent forms or other documentation authorizes any utilization of fetal organs or tissue in violation of sections 188.036 and 194.275;

(4) Compliance with sections 188.205, 188.210, and 188.215 prohibiting the use of public funds, facilities, and employees to perform or to assist a prohibited abortion or to encourage or to counsel a woman to have a prohibited abortion; and

(5) Compliance with the requirement in section 197.215 that continuous physician services or registered professional nursing services be provided whenever a patient is in the facility.

3. Inspection, investigation, and quality assurance reports shall be made available to the public. Any portion of a report may be redacted when made publicly available if such portion would disclose information that is not subject to disclosure under the law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Moon offered **House Amendment No. 1 to House Amendment No. 19.**

*House Amendment No. 1
to
House Amendment No. 19*

AMEND House Amendment No. 19 to Senate Bill No. 194, Page 10, Line 39, by inserting after all of said section and line the following:

"188.375. 1. The provisions of this section shall be known and may be cited as the "Pain Capable Unborn Child Protection Act".

2. For purposes of this section, the following terms shall mean:

(1) "Fetus", the unborn offspring of a human being in the postembryonic period from nine weeks after fertilization until birth;

(2) "Pain capable gestational age", twenty-two weeks since the first day of the woman's last menstrual period, generally consistent with the time that is twenty weeks after fertilization.

3. Except in the case of a medical emergency, no abortion shall be performed or induced, or be attempted to be performed or induced, unless the physician performing or inducing the abortion has first made a determination of the probable gestational age of the fetus or relied upon such a determination made by another physician. In making this determination, the physician shall make inquiries of the patient and perform or cause to be performed medical examinations and tests as a reasonably prudent physician knowledgeable about the case and the medical conditions involved would consider necessary to perform in making an accurate diagnosis with respect to gestational age.

4. (1) No person shall perform or induce, or attempt to perform or induce, an abortion if it has been determined by the physician performing or inducing, or attempting to perform or induce, the abortion, or by another physician upon whose determination that physician relies, that the probable gestational age of the fetus has reached the pain capable gestational age, unless in the reasonable medical judgment of a reasonably prudent physician the patient has a condition that, on the basis of a reasonably prudent physician's reasonable medical judgment, so complicates her medical condition as to necessitate the abortion of her pregnancy to avert her death or to avert serious risk of substantial and irreversible physical impairment of a major bodily function, not including psychological or emotional conditions. No condition shall be deemed a medical emergency if based on a claim or diagnosis that the woman will engage in conduct that she intends to result in her death or in substantial and irreversible physical impairment of a major bodily function.

(2) If an abortion upon a patient whose fetus has been determined to have a probable gestational age that has reached the pain capable gestational age is not prohibited by subdivision (1) of this subsection, the physician shall terminate the pregnancy in the manner which, in reasonable medical judgment, provides the best opportunity for the fetus to survive unless, in reasonable medical judgment, termination of the pregnancy in that manner would pose a greater risk either of the death of the patient or of the substantial and irreversible physical impairment of a major bodily function of the patient than would other available methods.

5. (1) Any physician who performs or induces an abortion shall report to the department of health and senior services. The reporting shall be on a schedule and on forms set forth by the director of the department annually no later than December thirty-first. The reports shall include the following information:

(a) Probable gestational age:

- a. If a determination of probable gestational age was made, whether ultrasound was employed in making the determination, and the week of probable gestational age determined;
- b. If a determination of probable gestational age was not made, the basis of the determination that a medical emergency existed;
 - (b) Method of abortion;
 - (c) If the probable gestational age was determined to have reached the pain capable gestational age, the basis of the determination that the patient had a condition which so complicated the medical condition of the patient that it necessitated the abortion of her pregnancy in order to avert her death or avert a serious risk of substantial and irreversible physical impairment of a major bodily function; and
 - (d) If the probable gestational age was determined to have reached the pain capable gestational age, whether the method of abortion used was one that, in reasonable medical judgment, provided the best opportunity for the fetus to survive and, if such a method was not used, the basis of the determination that termination of the pregnancy in that manner would pose a greater risk either of the death of the patient or of the substantial and irreversible physical impairment of a major bodily function of the patient than would other available methods.
- (2) Reports required under subdivision (1) of this subsection shall not contain the name or the address of the patient whose pregnancy was terminated, nor shall the report contain any information identifying the patient. Such reports shall be kept confidential by the department, shall not be available for public inspection, and shall not be made available except pursuant to court order.
- (3) Beginning June 30, 2018, and annually thereafter, the department of health and senior services shall issue a public report providing statistics for the previous calendar year compiled from all of the reports covering that year submitted in accordance with this section for each of the items listed in subdivision (1) of this subsection. Each report shall provide the statistics for all previous calendar years from the effective date of this section, adjusted to reflect any additional information from late or corrected reports. The department shall ensure that none of the information included in the public reports could reasonably lead to the identification of any patient upon whom an abortion was performed or induced.
6. (1) Any physician or other licensed medical practitioner who intentionally or recklessly performs or induces an abortion in violation of this section is considered to have acted outside the scope of practice permitted by law or otherwise in breach of the standard of care owed to patients and is subject to discipline from the applicable licensure board for such conduct including, but not limited to, loss of professional license to practice.
 - (2) Any person not subject to subdivision (1) of this subsection who intentionally or recklessly performs or induces an abortion in violation of this section is considered to have engaged in the unauthorized practice of medicine.
 - (3) In addition to the provisions set forth in subdivisions (1) and (2) of this subsection, a patient may seek any remedy otherwise available to such patient by applicable law.
 - (4) No penalty shall be assessed against any patient upon whom an abortion is performed or induced or attempted to be performed or induced.
7. If any subsection, sentence, clause, or phrase of this section is temporarily or permanently restrained or enjoined by judicial order, the remaining provision of this section shall be enforced as though such restrained or enjoined provision had not been adopted; however, whenever such temporary or permanent restraining order or injunction is stayed or dissolved or otherwise ceases to have effect, such provisions shall have full force and effect."; and

Further amend said amendment, Page 11, Line 31, by inserting after all of said line the following:

"Further amend said bill, Page 4, Section 354.603, Line 102, by inserting after all of said section and line the following:

"Section 1. No abortion shall be performed or induced in this state without first providing the unborn child with due process of law.

Section B. Because immediate action is necessary, the repeal and reenactment of sections 188.207, 188.375, and 1 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 188.207, 188.375, and 1 of section A of this act shall be in full force and effect upon passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fraker
Francis	Franklin	Frederick	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Morris	Muntzel
Neely	Phillips	Pike	Plocher	Pogue
Redmon	Rehder	Reisch	Remole	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Smith 163	Sommer
Spencer	Swan	Tate	Taylor	Trent
Walker 3	White	Wiemann	Wilson	Wood

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Green	Harris
Hurst	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Mosley	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 022

Alferman	Beard	Cornejo	Fitzpatrick	Fitzwater 144
Fitzwater 49	Gannon	Gray	Gregory	Higdon
Kendrick	Kidd	Newman	Pfausch	Pietzman
Reiboldt	Rhoads	Shumake	Stacy	Stephens 128
Vescovo	Mr. Speaker			

VACANCIES: 001

On motion of Representative Moon, **House Amendment No. 1 to House Amendment No. 19** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Baringer	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Grier	Haahr
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lynch	Marshall
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Tate	Taylor	Trent
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 039

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellington
Franks Jr	Gray	Green	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 002

Hubrecht	Love
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ABSENT WITH LEAVE: 020

Brown 57	Cookson	Cornejo	Gannon	Gregory
Haefner	Higdon	Kendrick	Lichtenegger	Mathews
Matthiesen	Newman	Pfautsch	Pietzman	Reiboldt
Runions	Stacy	Stephens 128	Swan	Vescovo

VACANCIES: 001

Representative Christofanelli assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 94	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Franklin	Frederick
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Swan	Tate	Taylor	Trent
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Brown 27	Burnett	Burns	Carpenter
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Nichols
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 020

Beck	Brown 57	Butler	Chipman	Cornejo
Fitzwater 49	Gannon	Gregory	Higdon	Kendrick
Lauer	McCaherty	Newman	Peters	Pfautsch
Pietzman	Reiboldt	Stacy	Stephens 128	Vescovo

VACANCIES: 001

On motion of Representative Brattin, **House Amendment No. 19, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Brattin:

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AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Swan	Tate	Taylor	Trent
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Nichols	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 016

Butler	Cornejo	Gannon	Gregory	Higdon
Kendrick	Lauer	May	Newman	Peters
Pfautsch	Pietzman	Reiboldt	Stacy	Stephens 128
Vescovo				

VACANCIES: 001

Representative Bondon offered **House Amendment No. 20.**

House Amendment No. 20

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"197.005. 1. As used in this section, the term "Medicare conditions of participation" shall mean federal regulatory standards established under Title XVIII of the Social Security Act and defined in 42 CFR Part 482, as amended, for hospitals and 42 CFR Part 485, as amended, for hospitals designated as critical access hospitals under 42 U.S.C. Section 1395i-4.

2. To minimize the administrative cost of enforcing and complying with duplicative regulatory standards, on and after July 1, 2018, compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder.

3. Nothing in this section shall preclude the department from promulgating regulations effective on or after July 1, 2018, to define separate regulatory standards that do not duplicate or contradict the Medicare conditions of participation, with specific state statutory authorization to create separate regulatory standards.

4. Regulations promulgated by the department to establish and enforce hospital licensure regulations under this chapter that duplicate or conflict with the Medicare conditions of participation shall lapse and expire on and after July 1, 2018.

197.040. After ninety days from the date this law becomes effective, no person or governmental unit, acting severally or jointly with any other person or governmental unit, shall establish, conduct or maintain a hospital in this state without a license under this law **and section 197.005** issued by the department of health and senior services.

197.050. Application for a license shall be made to the department of health and senior services upon forms provided by it and shall contain such information as the department of health and senior services requires, which may include affirmative evidence of ability to comply with such reasonable standards, rules and regulations as are lawfully prescribed hereunder **in compliance with section 197.005**. Until June 30, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred dollars plus two dollars per bed for the first one hundred beds and one dollar per bed for each additional bed. Beginning July 1, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred fifty dollars plus three dollars per bed for the first four hundred beds and two dollars per bed for each additional bed. All license fees shall be paid to the director of revenue and deposited in the state treasury to the credit of the general revenue fund.

197.070. The department of health and senior services may deny, suspend or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under this law **and section 197.005**.

197.071. Any person aggrieved by an official action of the department of health and senior services affecting the licensed status of a person under the provisions of sections ~~[197.010]~~ **197.005** to 197.120, including the refusal to grant, the grant, the revocation, the suspension, or the failure to renew a license, may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section 621.045, and it shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department of health and senior services.

197.080. 1. The department of health and senior services, with the advice of the state advisory council and pursuant to the provisions of this section, **section 197.005**, and chapter 536, shall adopt, amend, promulgate and enforce such rules, regulations and standards with respect to all hospitals or different types of hospitals to be licensed hereunder as may be designed to further the accomplishment of the purposes of this law in promoting safe and adequate treatment of individuals in hospitals in the interest of public health, safety and welfare. No rule or portion of a rule promulgated under the authority of sections 197.010 to 197.280 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

2. The department shall review and revise regulations governing hospital licensure and enforcement to promote hospital and regulatory efficiencies ~~[and]~~. **The department shall eliminate all duplicative regulations and inspections by or on behalf of state agencies and the Centers for Medicare and Medicaid Services (CMS).** The hospital licensure regulations adopted under this ~~[section]~~ **chapter** shall incorporate standards which shall include, but not be limited to, the following:

(1) Each citation or finding of a regulatory deficiency shall refer to the specific written regulation, any state associated written interpretive guidance developed by the department and any publicly available, professionally recognized standards of care that are the basis of the citation or finding;

(2) Subject to appropriations, the department shall ensure that its hospital licensure regulatory standards are consistent with and do not contradict the CMS Conditions of Participation (COP) and associated interpretive guidance. However, this shall not preclude the department from enforcing standards produced by the department which exceed the federal CMS' COP and associated interpretive guidance, so long as such standards produced by the department promote a higher degree of patient safety and do not contradict the federal CMS' COP and associated interpretive guidance;

(3) The department shall establish and publish guidelines for complaint investigation, including but not limited to:

(a) The department's process for reviewing and determining which complaints warrant an on-site investigation based on a preliminary review of available information from the complainant, other appropriate sources, and when not prohibited by CMS, the hospital. For purposes of providing hospitals with information necessary to improve processes and patient care, the number and nature of complaints filed and the recommended actions by the department and, as appropriate CMS, shall be disclosed upon request to hospitals so long as the otherwise confidential identity of the complainant or the patient for whom the complaint was filed is not disclosed;

(b) A departmental investigation of a complaint shall be focused on the specific regulatory standard and departmental written interpretive guidance and publicly available professionally recognized standard of care related to the complaint. During the course of any complaint investigation, the department shall cite any serious and immediate threat discovered that may potentially jeopardize the health and safety of patients;

(c) A hospital shall be provided with a report of all complaints made against the hospital. Such report shall include the nature of the complaint, the date of the complaint, the department conclusions regarding the complaint, the number of investigators and days of investigation resulting from each complaint;

(4) Hospitals and hospital personnel shall have the opportunity to participate in annual continuing training sessions when such training is provided to state licensure surveyors with prior approval from the department director and CMS when appropriate. Hospitals and hospital personnel shall assume all costs associated with facilitating the training sessions and use of curriculum materials, including but not limited to the location for training, food, and printing costs;

(5) Time lines for the department to provide responses to hospitals regarding the status and outcome of pending investigations and regulatory actions and questions about interpretations of regulations shall be identical to, to the extent practicable, the time lines established for the federal hospital certification and enforcement system in the CMS State Operations Manual, as amended. These time lines shall be the guide for the department to follow. Every reasonable attempt shall be made to meet the time lines. However, failure to meet the established time lines shall in no way prevent the department from performing any necessary inspections to ensure the health and safety of patients.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall annually inspect each licensed hospital and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from **or on behalf of** governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction."; and

Further amend said bill, Page 4, Section 354.603, Line 102, by inserting after all of said section and line the following:

"Section B. The enactment of section 197.005 and the repeal and reenactment of sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100 of section A of this act shall become effective on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 20** was adopted.

Representative Dogan offered **House Amendment No. 21**.

House Amendment No. 21

AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"208.1070. 1. For purposes of this section, the term "long-acting reversible contraceptive (LARC)" shall include, but not be limited to, intrauterine devices (IUDs) and birth control implants.

2. Notwithstanding any other provision of law, any LARC that is prescribed to and obtained for a MO HealthNet participant may be transferred to another MO HealthNet participant if the LARC was not delivered to, implanted in, or used on the original MO HealthNet participant to whom the LARC was prescribed. In order to be transferred to another MO HealthNet participant under the provisions of this section, the LARC shall:

- (1) Be in the original, unopened package;**
- (2) Have been in the possession of the health care provider for at least twelve weeks. The provisions of this subdivision may be waived upon the written consent of the original MO HealthNet participant to whom the LARC was prescribed;**
- (3) Not have left the possession of the health care provider who originally prescribed the LARC; and**
- (4) Be medically appropriate and not contraindicated for the MO HealthNet participant to whom the LARC is being transferred."; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 21** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Berry	Black
Bondon	Brattin	Brown 94	Christofanelli	Conway 104
Cookson	Corlew	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Francis	Franklin
Frederick	Gannon	Grier	Haahr	Haefner

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Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Morris	Muntzel
Phillips	Pike	Plocher	Pogue	Rehder
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Conway 10	Dunn	Ellington	Franks Jr	Green
Harris	Lavender	May	McCann Beatty	McCreery
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 028

Bernskoetter	Brown 57	Butler	Carpenter	Chipman
Cierpiot	Cornejo	Curtis	Ellebracht	Fitzwater 144
Fitzwater 49	Fraker	Gray	Gregory	Higdon
Kendrick	Lauer	McGee	Neely	Newman
Pfautsch	Pietzman	Redmon	Reiboldt	Reisch
Schroer	Stacy	Stephens 128		

VACANCIES: 001

Speaker Richardson assumed the Chair.

SB 194, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

HCS SS SCS SB 160, relating to child protection, was taken up by Representative Franklin.

HCS SS SCS SB 160 was laid over.

On motion of Representative Cierpiot, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 027

Basye	Bernskoetter	Bondon	Brown 27	Brown 94
Burns	Curtman	Dunn	Franklin	Gannon
Harris	Hurst	Lant	Lichtenegger	Love
McCaherty	Messenger	Morris	Nichols	Phillips
Pogue	Redmon	Reisch	Roeber	Taylor
Wessels	White			

NOES: 002

Justus	Marshall
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PRESENT: 057

Anders	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Barnes 28	Beard
Brown 57	Burnett	Chipman	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Davis	DeGroot
Dohrman	Evans	Fitzwater 49	Franks Jr	Frederick
Haahr	Hansen	Helms	Houx	Hubrecht
Johnson	Kendrick	Kolkmeyer	Lauer	Lynch
Mathews	McCann Beatty	Meredith 71	Miller	Morgan
Mosley	Muntzel	Pierson Jr	Pike	Quade
Razer	Rowland 155	Rowland 29	Runions	Schroer
Smith 163	Sommer	Swan	Tate	Unsicker
Walker 3	Wood			

ABSENT WITH LEAVE: 076

Adams	Alferman	Arthur	Beck	Berry
Black	Brattin	Butler	Carpenter	Christofanelli
Cornejo	Crawford	Cross	Curtis	Dogan
Eggleston	Ellebracht	Ellington	Engler	Fitzpatrick
Fitzwater 144	Fraker	Francis	Gray	Green
Gregory	Grier	Haefner	Hannegan	Henderson
Higdon	Hill	Houghton	Kelley 127	Kelly 141
Kidd	Korman	Lavender	Matthiesen	May
McCreery	McDaniel	McGaugh	McGee	Merideth 80
Mitten	Moon	Neely	Newman	Peters
Pfautsch	Pietzman	Plocher	Rehder	Reiboldt
Remole	Rhoads	Roberts	Roden	Rone
Ross	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Spencer	Stacy	Stephens 128	Stevens 46
Trent	Vescovo	Walker 74	Wiemann	Wilson
Mr. Speaker				

VACANCIES: 001

THIRD READING OF SENATE BILLS

HCS SS SCS SB 160, relating to child protection, was again taken up by Representative Franklin.

Representative Corlew assumed the Chair.

Representative Swan offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 160, Page 20, Section 211.447, Line 175, by inserting immediately after said section and line the following:

"566.150. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not knowingly be present in or loiter within five hundred feet of any real property comprising any public park with playground equipment [or], a public swimming pool, **or any museum with the primary purpose of entertaining or educating children under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 1** was adopted.

On motion of Representative Franklin, the title of **HCS SS SCS SB 160, as amended**, was agreed to.

On motion of Representative Franklin, **HCS SS SCS SB 160, as amended**, was adopted.

On motion of Representative Franklin, **HCS SS SCS SB 160, as amended**, was read the third time and passed by the following vote:

AYES: 136

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzwater 144	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Korman

Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters
Phillips	Pierson Jr	Pike	Quade	Razer
Redmon	Rehder	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shumake
Smith 85	Smith 163	Sommer	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Walker 3
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 024

Alferman	Curtis	Fitzpatrick	Fitzwater 49	Francis
Haefner	Higdon	Kidd	May	Miller
Mitten	Newman	Pfausch	Pietzman	Plocher
Reiboldt	Rone	Shaul 113	Shull 16	Spencer
Stacy	Stephens 128	Vescovo	Walker 74	

VACANCIES: 001

Representative Corlew declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzwater 144	Fraker	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Nichols	Peters

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Phillips	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reisch	Remole
Rhoads	Roberts	Roeber	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Walker 3
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 024

Christofanelli	Curtis	Fitzpatrick	Fitzwater 49	Francis
Helms	Higdon	Marshall	May	Miller
Mitten	Newman	Pfausch	Pietzman	Reiboldt
Roden	Rone	Shull 16	Smith 85	Spencer
Stacy	Stephens 128	Vescovo	Walker 74	

VACANCIES: 001

Speaker Pro Tem Haahr resumed the Chair.

HCS SS SB 34, relating to criminal offenses, was taken up by Representative Rhoads.

Representative Rhoads offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:

"565.002. As used in this chapter, unless a different meaning is otherwise plainly required the following terms mean:

- (1) "Adequate cause", cause that would reasonably produce a degree of passion in a person of ordinary temperament sufficient to substantially impair an ordinary person's capacity for self-control;
- (2) "Child", a person under seventeen years of age;
- (3) "Conduct", includes any act or omission;
- (4) "Course of conduct", a pattern of conduct composed of two or more acts, which may include communication by any means, over a period of time, however short, evidencing a continuity of purpose. Constitutionally protected activity is not included within the meaning of course of conduct. Such constitutionally protected activity includes picketing or other organized protests;
- (5) "Deliberation" means cool reflection for any length of time no matter how brief;
- (6) "Domestic victim", a household or family member as the term "family" or "household member" is defined in section 455.010, including any child who is a member of the household or family;
- (7) "Emotional distress", something markedly greater than the level of uneasiness, nervousness, unhappiness, or the like which are commonly experienced in day-to-day living;
- (8) "Full or partial nudity", the showing of all or any part of the human genitals, pubic area, buttock, or any part of the nipple of the breast of any female person, with less than a fully opaque covering;
- (9) "Legal custody", the right to the care, custody and control of a child;
- (10) "Parent", either a biological parent or a parent by adoption;

- (11) "Person having a right of custody", a parent or legal guardian of the child;
- (12) "Photographs" or "films", the making of any photograph, motion picture film, videotape, or any other recording or transmission of the image of a person;
- (13) "Place where a person would have a reasonable expectation of privacy", any place where a reasonable person would believe that a person could disrobe in privacy, without being concerned that the person's undressing was being viewed, photographed or filmed by another;
- (14) "Special victim", any of the following:
 - (a) A law enforcement officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (b) Emergency personnel, any paid or volunteer firefighter, emergency room, **hospital**, or trauma center personnel, or emergency medical technician, assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (c) A probation and parole officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (d) An elderly person;
 - (e) A person with a disability;
 - (f) A vulnerable person;
 - (g) Any jailer or corrections officer of the state or one of its political subdivisions assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (h) A highway worker in a construction or work zone as the terms "highway worker", "construction zone", and "work zone" are defined under section 304.580;
 - (i) Any utility worker, meaning any employee of a utility that provides gas, heat, electricity, water, steam, telecommunications services, or sewer services, whether privately, municipally, or cooperatively owned, while in the performance of his or her job duties, including any person employed under a contract;
 - (j) Any cable worker, meaning any employee of a cable operator, as such term is defined in section 67.2677, including any person employed under contract, while in the performance of his or her job duties; and
 - (k) Any employee of a mass transit system, including any employee of public bus or light rail companies, while in the performance of his or her job duties;
- (15) "Sudden passion", passion directly caused by and arising out of provocation by the victim or another acting with the victim which passion arises at the time of the offense and is not solely the result of former provocation;
- (16) "Trier", the judge or jurors to whom issues of fact, guilt or innocence, or the assessment and declaration of punishment are submitted for decision;
- (17) "Views", the looking upon of another person, with the unaided eye or with any device designed or intended to improve visual acuity, for the purpose of arousing or gratifying the sexual desire of any person."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 1** was adopted.

Representative McGaugh offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 21, Section 577.685, Line 4, by deleting the word "**Enters**" and inserting in lieu thereof the words "**Illegally enters**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Rhoads offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after all of said line the following:

"105.669. 1. Any participant of a plan who is ~~[found guilty]~~ **convicted** of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant's duties as an employee on or after August 28, 2014, shall not be eligible to receive any retirement benefits from the respective plan based on service rendered on or after August 28, 2014, except a participant may still request from the respective retirement system a refund of the participant's plan contributions, including interest credited to the participant's account.

2. ~~[Upon a finding of guilt, the court shall forward a notice of the court's finding to]~~ **The employer of any participant who is charged or convicted of a felony offense listed in subsection 3 of this section, which is committed in direct connection with or directly related to the participant's duties as an employee on or after August 28, 2014, shall notify** the appropriate retirement system in which the offender was a participant~~[-The court shall also make a determination on the value of the money, property, or services involved in committing the offense]~~ **and provide information in connection with such charge or conviction.** The plans shall take all actions necessary to implement the provisions of this section.

3. ~~[The finding of guilt for]~~ **A felony conviction based on** any of the following offenses or a substantially similar offense provided under federal law shall result in the ineligibility of retirement benefits as provided in subsection 1 of this section:

(1) The offense of felony stealing under section 570.030 when such offense involved money, property, or services valued at five thousand dollars or more ~~[as determined by the court];~~

(2) The offense of felony receiving stolen property under section 570.080, **as it existed before January 1, 2017**, when such offense involved money, property, or services valued at five thousand dollars or more ~~[as determined by the court];~~

(3) The offense of forgery under section 570.090;

(4) The offense of felony counterfeiting under section 570.103;

(5) The offense of bribery of a public servant under section 576.010; or

(6) The offense of acceding to corruption under section 576.020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 3** was adopted.

Representative Hannegan offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 9, Section 167.117, Line 44, by inserting immediately after all of said section and line the following:

"217.697. 1. Notwithstanding any other provision of law, any offender incarcerated in a correctional facility after being sentenced by a court of this state who is serving a sentence of life without parole or life without parole for a minimum of fifty years or more, is sixty-five years of age or older, has no prior felony conviction for a violent crime, and is not a convicted sex offender shall receive a parole hearing upon serving twenty-five years or more of his or her sentence.

2. During the parole hearing required under subsection 1 of this section, the board of probation and parole shall determine whether there is a reasonable probability that the offender will live and remain at liberty without violation of law upon release and therefore is eligible for release upon a finding that the offender has:

(1) A record of good conduct while incarcerated;

(2) Demonstrated self-rehabilitation while incarcerated;

(3) A workable parole plan, including community and family support;

(4) An institutional risk factor score of no higher than one; and

(5) A mental health score of one or two.

3. Any offender granted parole under this section shall be subject to a minimum of five years of supervision by the board of probation and parole upon release.

4. If the board does not grant parole to an offender who qualifies for parole under this section, the offender shall be eligible for a reconsideration parole hearing every two years until a presumptive release date is established.

5. Nothing in this section shall diminish the consideration of parole under any other provision of law applicable to the offender or the responsibility and authority of the governor to grant clemency, including pardons and commutation of sentences when necessary or desirable."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1

to

House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 7, by inserting immediately after the words "**violent crime**," the phrase "**including the crime for which the offender is currently incarcerated**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hill, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Speaker Richardson resumed the Chair.

Representative Franks Jr. offered **House Substitute Amendment No. 1 for House Amendment No. 4, as amended.**

House Substitute Amendment No. 1

for

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 9, Section 167.117, Line 44, by inserting immediately after all of said section and line the following:

"217.697. 1. Notwithstanding any other provision of law, any offender incarcerated in a correctional facility after being sentenced by a court of this state who is serving a sentence of life without parole or life without parole for a minimum of fifty years or more, is sixty-five years of age or older, has no prior felony conviction for a violent crime, is not currently incarcerated for murder in the first degree, and is not a convicted sex offender shall receive a parole hearing upon serving twenty-five years or more of his or her sentence.

2. During the parole hearing required under subsection 1 of this section, the board of probation and parole shall determine whether there is a reasonable probability that the offender will live and remain at liberty without violation of law upon release and therefore is eligible for release upon a finding that the offender has:

(1) A record of good conduct while incarcerated;

(2) Demonstrated self-rehabilitation while incarcerated;

- (3) A workable parole plan, including community and family support;
- (4) An institutional risk factor score of no higher than one; and
- (5) A mental health score of one or two.

3. Any offender granted parole under this section shall be subject to a minimum of five years of supervision by the board of probation and parole upon release.

4. If the board does not grant parole to an offender who qualifies for parole under this section, the offender shall be eligible for a reconsideration parole hearing every two years until a presumptive release date is established.

5. Nothing in this section shall diminish the consideration of parole under any other provision of law applicable to the offender or the responsibility and authority of the governor to grant clemency, including pardons and commutation of sentences when necessary or desirable."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Franks Jr. moved that **House Substitute Amendment No. 1 for House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Curtman:

AYES: 067

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Conway 10
Curtis	Curtman	Dogan	Dunn	Ellebracht
Ellington	Evans	Fitzwater 144	Fitzwater 49	Franks Jr
Gannon	Gray	Green	Gregory	Grier
Hannegan	Harris	Helms	Hill	Hurst
Kendrick	Kidd	Korman	Lavender	Lynch
Matthiesen	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Neely	Nichols	Peters	Pierson Jr	Quade
Razer	Rehder	Reisch	Remole	Roberts
Rowland 29	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels	Wiemann			

NOES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dohrman
Eggleston	Engler	Fitzpatrick	Fraker	Francis
Franklin	Frederick	Haahr	Haefner	Hansen
Henderson	Houghton	Houx	Johnson	Justus
Kelly 141	Kolkmeyer	Lant	Lauer	Lichtenegger
Love	Marshall	Mathews	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Phillips	Pike	Plocher	Pogue	Redmon
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Swan	Tate	Taylor	Trent
Walker 3	White	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 010

Higdon	Hubrecht	Kelley 127	McDaniel	Newman
Pfautsch	Pietzman	Reiboldt	Stacy	Vescovo

VACANCIES: 001

HCS SS SB 34, as amended, with House Amendment No. 4, as amended, pending,
was laid over.

COMMITTEE REPORTS

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 753**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Merideth (80), Roeber, Schroer and Taylor

Noes (1): McCreery

Absent (1): Mathews

Mr. Speaker: Your Committee on General Laws, to which was referred **SS#2 SCS SB 313**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Anderson, Cornejo, Cross, Evans, Roeber, Schroer and Taylor

Noes (5): Arthur, Basye, Carpenter, McCreery and Merideth (80)

Absent (1): Mathews

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1079**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1210**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **SCS SB 112**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Vescovo, Wessels and Wilson

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **SB 146**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brattin, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel and Vescovo

Noes (5): Adams, Baringer, Burnett, Wessels and Wilson

Absent (0)

Committee on Transportation, Vice-Chairman Ruth reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **SCS SB 399**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Burns, Corlew, Cornejo, Hurst, Kolkmeier, Korman, Runions and Tate

Noes (0)

Absent (3): May, Reiboldt and Ruth

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 307**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Mosley, Schroer and Shull (16)

Noes (0)

Absent (4): Brown (27), Kelley (127), Rhoads and Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1090**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Christofanelli, Cross, Curtman, Eggleston, Ellington, Gray, Mosley, Schroer and Shull (16)

Noes (0)

Absent (4): Brown (27), Kelley (127), Rhoads and Roden

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCS SB 88**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 114**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCS#2 SB 128**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 134**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (14): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCS SB 217**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 395**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (2): Lavender and Wessels

Absent (0)

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SB 134 - Fiscal Review

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Eric R. Greitens.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW THEREFORE, I, Eric R. Greitens, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the Ninety-Ninth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that, through the third quarter of fiscal year 2017, the rate of expenditure for each of the appropriation lines in the fiscal year 2017 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that through the third quarter of fiscal year 2017, I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2017 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 28th day of April, 2017.

/s/ Eric R. Greitens
Governor

Attest:

/s/ Jay Ashcroft
Secretary of State

Exhibit A

#	Agency	HB Sec
1	ELEM & SEC EDUCATION-OPER	02.015
2	ELEM & SEC EDUCATION-OPER	02.015
3	ELEM & SEC EDUCATION-OPER	02.015
4	REVENUE-OPERATING	04.070
5	REVENUE-OPERATING	04.100
6	OFFICE ADMINISTRATION-OPER	05.190
7	MENTAL HEALTH-OPERATING	10.110
8	MENTAL HEALTH-OPERATING	10.205
9	MENTAL HEALTH-OPERATING	10.210
10	MENTAL HEALTH-OPERATING	10.225
11	MENTAL HEALTH-OPERATING	10.410
12	SOCIAL SERVICES-OPERATING	11.080
13	SOCIAL SERVICES-OPERATING	11.435
14	SOCIAL SERVICES-OPERATING	11.550
15	SECRETARY OF STATE-OPER	12.070
16	ATTORNEY GENERAL-OPER	12.195
17	ATTORNEY GENERAL-OPER	12.210

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, May 3, 2017.

COMMITTEE HEARINGS

BUDGET

Wednesday, May 3, 2017, 8:15 AM, House Hearing Room 3.

Executive session will be held: SS SB 22

Executive session may be held on any matter referred to the committee.

Annual review of state tax credits continued.

CONFERENCE COMMITTEE ON BUDGET

Wednesday, May 3, 2017, 12:00 PM, House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget continued if necessary for SCS HCS HB 2 as amended, SCS HCS HB 3, SCS HCS HB 4, SCS HCS HB 5, SCS HCS HB 6 as amended, SCS HCS HB 7, SCS HCS HB 8, SCS HCS HB 9, SCS HCS HB 10, SCS HCS HB 11, SCS HCS HB 12 as amended, SCS HCS HB 17, and SCS HCS HB 19.

AMENDED

FISCAL REVIEW

Wednesday, May 3, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Executive session.

FISCAL REVIEW

Friday, May 5, 2017, 8:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Wednesday, May 3, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SB 490.

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Wednesday, May 3, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Committee members will hear presentations from the following higher education institutions: Missouri State University, Harris-Stowe State University, Truman State University, and State Technical College of Missouri.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

LOCAL GOVERNMENT

Wednesday, May 3, 2017, 12:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 49

Executive session will be held: SCS SB 405

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 3, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HB 1060, HCS SCS SB 112, HCS SCS SB 399, HCS SB 394, HCS SB 125

Executive session may be held on any matter referred to the committee.

Adding legislation.

Changing meeting place to Hearing Room 7.

Please be prepared to take action on any bills referred to this committee.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 3, 2017, upon conclusion of morning session, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Location has been changed to HR 4.

Please be prepared to take action on any bill referred to committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee.

UTILITIES

Wednesday, May 3, 2017, 5:00 PM, House Hearing Room 5.
Public hearing will be held: HB 84
Executive session may be held on any matter referred to the committee.
There will also be a Cyber Security presentation.

VETERANS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Missouri Coalition for Community Behavioral Health will be presenting a virtual reality demo for veterans with PTSD.

HOUSE CALENDAR

SIXTY-SEVENTH DAY, WEDNESDAY, MAY 3, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love

HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads

HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger

HB 287 - Beard

HB 457 - Swan

HB 665 - Walker (3)

HB 761 - Barnes (60)

HB 486 - Dunn

HB 397 - Nichols

HCS HBs 1007 & 937 - Evans

HB 637 - Helms

HB 472 - Smith (85)

HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd

HCR 20 - Kidd

HCR 36 - Walker (74)

HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel

HCS HB 654 - Rowland (155)

HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew

SCS SB 108 - Davis

SS#2 SCS SB 43 - McGaugh

SB 329 - Kolkmeyer

SS SCS SB 16 - Engler

SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent

SCS SB 229 - Fitzwater (49)

HCS SCS SB 11 - Fraker

HCS SB 30 - Fitzpatrick

SS SB 31 - McGaugh

HCS SS SB 34, as amended, with HA 4, as amended, pending, E.C. - Rhoads

SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 302 - Ruth
HCS SB 283 - Andrews
SCS SB 322 - Gannon
SB 503, E.C. - Lauer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
HCS SCS SB 355 - Alferman
SCS SB 404 - Alferman
HCS SB 501, (Fiscal Review 5/1/17), E.C. - Stephens (128)
SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
SCS#2 SB 128 - Roeber
HCS SB 134, (Fiscal Review (5/2/17) - Mosley
HCS SB 114 - Alferman

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13 - Fitzpatrick
SCS HCS HB 18, as amended - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder
SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8,
HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a. (request House recede/grant
conference), E.C. - Rhoads

BILLS IN CONFERENCE

SCS HCS HB 2, as amended - Fitzpatrick
SCS HCS HB 3 - Fitzpatrick
SCS HCS HB 4 - Fitzpatrick

SCS HCS HB 5 - Fitzpatrick
SCS HCS HB 6, as amended - Fitzpatrick
SCS HCS HB 7 - Fitzpatrick
SCS HCS HB 8 - Fitzpatrick
SCS HCS HB 9 - Fitzpatrick
SCS HCS HB 10 - Fitzpatrick
SCS HCS HB 11 - Fitzpatrick
SCS HCS HB 12, as amended - Fitzpatrick
SCS HCS HB 17, as amended - Fitzpatrick
SCS HCS HB 19 - Fitzpatrick

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-SEVENTH DAY, WEDNESDAY, MAY 3, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord will give strength to His people; the Lord will bless His people with peace. (Psalm 29:11)

O Lord who is the good shepherd of our human hearts and souls, restore our minds and renew our spirits as we wait upon You in this our morning prayer. We would linger silently and reverently in Your presence until Your spirit comes to new life within us. Then with courage, strength, and wisdom we would face the trying duties of this turbulent day.

To Your loving care we commend our State. So guide our Governor, so bless our Speaker, so direct the members of the House of Representatives and Senate that, filled with Your spirit, they may lead our citizens in right paths, by just ways, and along the solid road that ultimately brings us to an honorable place, and enduring good will, and a willingness to work for the welfare of all humanity.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-sixth day was approved as printed by the following vote:

AYES: 131

Adams	Alferman	Anders	Anderson	Austin
Bangert	Baringer	Barnes 60	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kendrick
Kidd	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
May	McCaherty	McCreery	McGaugh	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Neely	Nichols	Peters	Pfautsch

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Phillips	Pierson Jr	Pietzman	Pike	Pogue
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 031

Andrews	Arthur	Bahr	Carpenter	Chipman
Christofanelli	Cornejo	Curtis	Dunn	Ellebracht
Ellington	Fitzwater 144	Gray	Johnson	Kelly 141
Kolkmeier	Matthiesen	McCann Beatty	McDaniel	McGee
Mitten	Mosley	Muntzel	Newman	Plocher
Rowland 29	Smith 85	Smith 163	Spencer	Stephens 128
Walker 74				

VACANCIES: 001

HOUSE RESOLUTIONS

Representative Ross offered House Resolution No. 2982.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 501**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Smith (163)

THIRD READING OF SENATE BILLS

HCS SS SB 34, as amended, with House Amendment No. 4, as amended, pending, relating to criminal offenses, was taken up by Representative Rhoads.

Representative Hannegan moved that **House Amendment No. 4, as amended**, be adopted.

Which motion was defeated.

Representative Conway (104) offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 21, Section 577.685, Line 15, by inserting immediately after said section and line the following:

"595.030. 1. No compensation shall be paid unless the claimant has incurred an out-of-pocket loss of at least fifty dollars or has lost two continuous weeks of earnings or support from gainful employment. "Out-of-pocket loss" shall mean unreimbursed or unreimbursable expenses or indebtedness reasonably incurred:

(1) For medical care or other services, including psychiatric, psychological or counseling expenses, necessary as a result of the crime upon which the claim is based, except that the amount paid for psychiatric, psychological or counseling expenses per eligible claim shall not exceed two thousand five hundred dollars; or

(2) As a result of personal property being seized in an investigation by law enforcement. Compensation paid for an out-of-pocket loss under this subdivision shall be in an amount equal to the loss sustained, but shall not exceed two hundred fifty dollars.

2. No compensation shall be paid unless the department of public safety finds that a crime was committed, that such crime directly resulted in personal physical injury to, or the death of, the victim, and that police records show that such crime was promptly reported to the proper authorities. In no case may compensation be paid if the police records show that such report was made more than forty-eight hours after the occurrence of such crime, unless the department of public safety finds that the report to the police was delayed for good cause. If the victim is under eighteen years of age such report may be made by the victim's parent, guardian or custodian; by a physician, a nurse, or hospital emergency room personnel; by the children's division personnel; or by any other member of the victim's family. In the case of a sexual offense, filing a report of the offense to the proper authorities may include, but not be limited to, the filing of the report of the forensic examination by the appropriate medical provider, as defined in section 595.220, with the prosecuting attorney of the county in which the alleged incident occurred.

3. No compensation shall be paid for medical care if the service provider is not a medical provider as that term is defined in section 595.027, and the individual providing the medical care is not licensed by the state of Missouri or the state in which the medical care is provided.

4. No compensation shall be paid for psychiatric treatment or other counseling services, including psychotherapy, unless the service provider is a:

(1) Physician licensed pursuant to chapter 334 or licensed to practice medicine in the state in which the service is provided;

(2) Psychologist licensed pursuant to chapter 337 or licensed to practice psychology in the state in which the service is provided;

(3) Clinical social worker licensed pursuant to chapter 337;

(4) Professional counselor licensed pursuant to chapter 337; or

(5) Board-certified psychiatric-mental health clinical nurse specialist or board certified psychiatric-mental health nurse practitioner licensed under chapter 335 or licensed in the state in which the service is provided.

5. Any compensation paid pursuant to sections 595.010 to 595.075 for death or personal injury shall be in an amount not exceeding out-of-pocket loss, together with loss of earnings or support from gainful employment, not to exceed four hundred dollars per week, resulting from such injury or death. In the event of death of the victim, **a claim for** an award may be made for reasonable and necessary expenses actually incurred for preparation and burial not to exceed five thousand dollars **by the funeral home or a relative of the victim.**

6. Any compensation for loss of earnings or support from gainful employment shall be in an amount equal to the actual loss sustained not to exceed four hundred dollars per week; provided, however, that no award pursuant to sections 595.010 to 595.075 shall exceed twenty-five thousand dollars. If two or more persons are entitled to compensation as a result of the death of a person which is the direct result of a crime or in the case of a sexual assault, the compensation shall be apportioned by the department of public safety among the claimants in proportion to their loss.

7. The method and timing of the payment of any compensation pursuant to sections 595.010 to 595.075 shall be determined by the department.

8. The department shall have the authority to negotiate the costs of medical care or other services directly with the providers of the care or services on behalf of any victim receiving compensation pursuant to sections 595.010 to 595.075."; and

Further amend said bill and page, Section 595.045, Lines 14 and 15, by deleting said lines and inserting in lieu thereof the following:

"3. The director of revenue shall deposit annually the amount of **at least** two hundred fifty thousand **dollars but no more than one million** dollars to the state forensic laboratory account administered by the department of public"; and

Further amend said bill and section, Page 23, Lines 59 and 60, by deleting said lines and inserting in lieu thereof the following:

"A or B felony; **fifty-five dollars upon a plea of guilty or a finding of guilt for a class C felony**; forty-six dollars upon a plea of guilty or finding of guilt for a class ~~C or~~ **D or** "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Conway (104), **House Amendment No. 5** was adopted.

Representative Haefner offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:

"565.024. 1. A person commits the offense of involuntary manslaughter in the first degree if he or she recklessly causes the death of another person.

2. The offense of involuntary manslaughter in the first degree is a class C felony, **unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class B felony**.

565.027. 1. A person commits the offense of involuntary manslaughter in the second degree if he or she acts with criminal negligence to cause the death of any person.

2. The offense of involuntary manslaughter in the second degree is a class E felony, **unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class D felony**."; and

Further amend said bill, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

"569.100. 1. A person commits the offense of property damage in the first degree if such person:

(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or

(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; or

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony. The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony.

3. Notwithstanding subsection 2 of this section to the contrary, for a violation of subdivision (1) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class D felony.

569.120. 1. A person commits the offense of property damage in the second degree if he or she:

- (1) Knowingly damages property of another; or
- (2) Damages property for the purpose of defrauding an insurer.

2. The offense of property damage in the second degree is a class B misdemeanor.

3. Notwithstanding subsection 2 of this section, for a violation of subdivision (1) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class A misdemeanor.

569.140. 1. A person commits the offense of trespass in the first degree if he or she knowingly enters unlawfully or knowingly remains unlawfully in a building or inhabitable structure or upon real property.

2. A person does not commit the offense of trespass in the first degree by entering or remaining upon real property unless the real property is fenced or otherwise enclosed in a manner designed to exclude intruders or as to which notice against trespass is given by:

- (1) Actual communication to the actor; or
- (2) Posting in a manner reasonably likely to come to the attention of intruders.

3. The offense of trespass in the first degree is a class B misdemeanor, **unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class A misdemeanor.**

571.030. 1. A person commits the offense of unlawful use of weapons, except as otherwise provided by sections 571.101 to 571.121, if he or she knowingly:

- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use into any area where firearms are restricted under section 571.107; or
- (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or
- (10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or
- (11) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.

2. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to the persons described in this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and (9) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:

- (1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or

municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

(2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;

(3) Members of the Armed Forces or National Guard while performing their official duty;

(4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;

(5) Any person whose bona fide duty is to execute process, civil or criminal;

(6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;

(7) Any state probation or parole officer, including supervisors and members of the board of probation and parole;

(8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;

(9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;

(10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;

(11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

(12) Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire protection district member who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

3. Subdivisions (1), (5), (8), and (10) of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.

4. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.

5. Subdivisions (3), (4), (5), (6), (7), (8), (9), and (10) of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.

6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.

7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related

events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

8. A person who commits the [crime] **offense** of unlawful use of weapons under:

(1) Subdivision (2), (3), (4), or (11) of subsection 1 of this section shall be guilty of a class E felony;
 (2) Subdivision (1), (6), (7), or (8) of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the penalties of subsection 2 of section 571.107 shall apply;

(3) Subdivision (5) or (10) of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;

(4) Subdivision (9) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision (9) of subsection 1 of this section results in injury or death to another person, it is a class A felony.

9. Violations of subdivision (9) of subsection 1 of this section shall be punished as follows:

(1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;

(2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;

(3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;

(4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.

10. Any person knowingly aiding or abetting any other person in the violation of subdivision (9) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.

11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.

12. As used in this section "qualified retired peace officer" means an individual who:

(1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;

(2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;

(3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;

(4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;

(5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;

(6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

(7) Is not prohibited by federal law from receiving a firearm.

13. The identification required by subdivision (1) of subsection 2 of this section is:

(1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or

(2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and

(3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm.

14. Notwithstanding any provision of this section to the contrary, for a violation of subdivision (2), (3), (4), (6), or (7) of subsection 1 of this section in which the victim is a law enforcement officer, as defined under section 556.061, such offense is a class D felony.

574.050. 1. A person commits the offense of rioting if he or she knowingly assembles with six or more other persons and agrees with such persons to violate any of the criminal laws of this state or of the United States with force or violence, and thereafter, while still so assembled, does violate any of said laws with force or violence.

2. The offense of rioting is a class A misdemeanor, **unless the victim of such offense is a law enforcement officer, as defined under section 556.061, in which case it is a class E felony.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 7, 12, 34, and 35, Page 2, Lines 6, 7, and 17, Page 5, Lines 46 and 47, and Page 6, Line 5, by deleting in all instances the phrase "**law enforcement officer, as defined under section 556.061,**" and inserting in lieu thereof the phrase "**first responder, as defined under section 67.145,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Alferman	Anderson	Austin	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kolkmeier	Korman	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Moon	Morris
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber

Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 018

Andrews	Bahr	Curtis	Ellebracht	Ellington
Francis	Franklin	Henderson	Johnson	Kidd
Lauer	McCaherty	McDaniel	Miller	Muntzel
Newman	Runions	Stephens 128		

VACANCIES: 001

House Amendment No. 1 to House Amendment No. 6 was withdrawn.

Representative Barnes (60) offered **House Substitute Amendment No. 1 for House Amendment No. 6**.

*House Substitute Amendment No. 1
for
House Amendment No. 6*

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:

"565.024. 1. A person commits the offense of involuntary manslaughter in the first degree if he or she recklessly causes the death of another person.

2. The offense of involuntary manslaughter in the first degree is a class C felony, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class B felony.**

565.027. 1. A person commits the offense of involuntary manslaughter in the second degree if he or she acts with criminal negligence to cause the death of any person.

2. The offense of involuntary manslaughter in the second degree is a class E felony, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the**

second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class D felony."; and

Further amend said bill, Page 12, Section 565.091, Line 12, by inserting immediately after all of said section and line the following:

"565.225. 1. As used in this section and section 565.227, the term "disturbs" shall mean to engage in a course of conduct directed at a specific person that serves no legitimate purpose and that would cause a reasonable person under the circumstances to be frightened, intimidated, or emotionally distressed.

2. A person commits the offense of stalking in the first degree if he or she purposely, through his or her course of conduct, disturbs or follows with the intent of disturbing another person and:

(1) Makes a threat communicated with the intent to cause the person who is the target of the threat to reasonably fear for his or her safety, the safety of his or her family or household member, or the safety of domestic animals or livestock as defined in section 276.606 kept at such person's residence or on such person's property. The threat shall be against the life of, or a threat to cause physical injury to, or the kidnapping of the person, the person's family or household members, or the person's domestic animals or livestock as defined in section 276.606 kept at such person's residence or on such person's property; or

(2) At least one of the acts constituting the course of conduct is in violation of an order of protection and the person has received actual notice of such order; or

(3) At least one of the actions constituting the course of conduct is in violation of a condition of probation, parole, pretrial release, or release on bond pending appeal; or

(4) At any time during the course of conduct, the other person is seventeen years of age or younger and the person disturbing the other person is twenty-one years of age or older; or

(5) He or she has previously been found guilty of domestic assault, violation of an order of protection, or any other crime where the other person was the victim; or

(6) At any time during the course of conduct, the other person is a participant of the address confidentiality program under sections 589.660 to 589.681, and the person disturbing the other person knowingly accesses or attempts to access the address of the other person.

3. Any law enforcement officer may arrest, without a warrant, any person he or she has probable cause to believe has violated the provisions of this section.

4. This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of any violation of federal, state, county, or municipal law.

5. The offense of stalking in the first degree is a class E felony, unless the defendant has previously been found guilty of a violation of this section or section 565.227, or any offense committed in another jurisdiction which, if committed in this state, would be chargeable or indictable as a violation of any offense listed in this section or section 565.227, **or unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder**, in which case stalking in the first degree is a class D felony.

565.227. 1. A person commits the offense of stalking in the second degree if he or she purposely, through his or her course of conduct, disturbs, or follows with the intent to disturb another person.

2. This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of any violation of federal, state, county, or municipal law.

3. Any law enforcement officer may arrest, without a warrant, any person he or she has probable cause to believe has violated the provisions of this section.

4. The offense of stalking in the second degree is a class A misdemeanor, unless the defendant has previously been found guilty of a violation of this section or section 565.225, or of any offense committed in another jurisdiction which, if committed in this state, would be chargeable or indictable as a violation of any offense listed in this section or section 565.225, **or unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder**, in which case stalking in the second degree is a class E felony."; and

Further amend said bill, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

"569.100. 1. A person commits the offense of property damage in the first degree if such person:
(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or
(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; or

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, **unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class D felony.** The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony.

569.120. 1. A person commits the offense of property damage in the second degree if he or she:

(1) Knowingly damages property of another; or

(2) Damages property for the purpose of defrauding an insurer.

2. The offense of property damage in the second degree is a class B misdemeanor, **unless the offense of property damage in the second degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class A misdemeanor.**

569.140. 1. A person commits the offense of trespass in the first degree if he or she knowingly enters unlawfully or knowingly remains unlawfully in a building or inhabitable structure or upon real property.

2. A person does not commit the offense of trespass in the first degree by entering or remaining upon real property unless the real property is fenced or otherwise enclosed in a manner designed to exclude intruders or as to which notice against trespass is given by:

(1) Actual communication to the actor; or

(2) Posting in a manner reasonably likely to come to the attention of intruders.

3. The offense of trespass in the first degree is a class B misdemeanor, **unless the victim is intentionally targeted due to his or her employment as a law enforcement officer, as defined in 556.061, or as a first responder, as defined in 67.145, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer or first responder, in which case it is a class A misdemeanor.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hill offered **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6.**

*House Amendment No. 1
to
House Substitute Amendment No. 1
for
House Amendment No. 6*

AMEND House Substitute Amendment No. 1 for House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 8 and 15, Page 2, Lines 25 and 41, and Page 3, Lines 14, 27, and 40, by deleting in all instances the phrase "**or as a first responder, as defined in 67.145,**"; and

Further amend said amendment, Page 3, Line 42, by inserting immediately after said line the following:

"Further amend said bill, Page 24, Section 595.045, Line 118, by inserting immediately after all of said section and line the following:

"650.520. 1. There is hereby created a statewide program called the "Blue Alert System" referred to in this section as the "system" to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.

2. For the purposes of this section, "law enforcement officer" means any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States.

3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and a killing or serious wounding of a law enforcement officer occurs within the jurisdiction, it shall notify the department of public safety who will notify local media in the region.

4. The blue alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the blue alert system shall include the department of public safety, highway patrol, department of transportation, and Missouri lottery.

5. The department of public safety shall have the authority to develop, implement, and manage the blue alert system.

6. Participation in a blue alert system is entirely at the option of local law enforcement agencies, federally licensed radio and television broadcasters, and other private entities that volunteer to participate in the dissemination of urgent public information.

7. Any person who knowingly makes a false report that triggers an alert under this section is guilty of a class A misdemeanor; except that, if the false report results in serious physical injury or death, such person is guilty of a class E felony.

8. The department of public safety may promulgate rules for the implementation of the blue alert system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden requested a division of the question on **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6.**

PART I
of
House Amendment No. 1
to
House Substitute Amendment No. 1
for
House Amendment No. 6

AMEND House Substitute Amendment No. 1 for House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 8 and 15, Page 2, Lines 25 and 41, and Page 3, Lines 14, 27, and 40, by deleting in all instances the phrase "**or as a first responder, as defined in 67.145,"**; and

On motion of Representative Hill, **Part I of House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded by Representative Ellington:

AYES: 091

Alferman	Anderson	Andrews	Austin	Basye
Beard	Bernskoetter	Berry	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Cornejo	Crawford	Curtman	Davis	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Kolkmeier	Lant	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roerber	Rone	Rowland 155	Ruth
Schroer	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Taylor	Trent
Vescovo	Walker 3	White	Wilson	Wood
Mr. Speaker				

NOES: 057

Adams	Anders	Arthur	Bahr	Bangert
Baringer	Barnes 60	Barnes 28	Beck	Black
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Cookson	Corlew	Dunn	Ellebracht
Ellington	Engler	Franks Jr	Gray	Green
Hansen	Harris	Kendrick	Korman	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Neely
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Roden	Ross	Rowland 29
Runions	Smith 85	Stevens 46	Tate	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 014

Bondon	Cross	Curtis	DeGroot	Franklin
Johnson	Kidd	Lauer	McDaniel	Muntzel
Newman	Shull 16	Stephens 128	Wiemann	

VACANCIES: 001

PART II
of
House Amendment No. 1
to
House Substitute Amendment No. 1
for
House Amendment No. 6

Further amend said amendment, Page 3, Line 42, by inserting immediately after said line the following:

"Further amend said bill, Page 24, Section 595.045, Line 118, by inserting immediately after all of said section and line the following:

"650.520. 1. There is hereby created a statewide program called the "Blue Alert System" referred to in this section as the "system" to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.

2. For the purposes of this section, "law enforcement officer" means any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States.

3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and a killing or serious wounding of a law enforcement officer occurs within the jurisdiction, it shall notify the department of public safety who will notify local media in the region.

4. The blue alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the blue alert system shall include the department of public safety, highway patrol, department of transportation, and Missouri lottery.

5. The department of public safety shall have the authority to develop, implement, and manage the blue alert system.

6. Participation in a blue alert system is entirely at the option of local law enforcement agencies, federally licensed radio and television broadcasters, and other private entities that volunteer to participate in the dissemination of urgent public information.

7. Any person who knowingly makes a false report that triggers an alert under this section is guilty of a class A misdemeanor; except that, if the false report results in serious physical injury or death, such person is guilty of a class E felony.

8. The department of public safety may promulgate rules for the implementation of the blue alert system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew

Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lichtenegger
Love	Lynch	Marshall	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Morgan	Mosley
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 001

Roden

ABSENT WITH LEAVE: 010

Chipman	Curtis	Franklin	Johnson	Lauer
Mathews	McDaniel	Mitten	Newman	Stephens 128

VACANCIES: 001

On motion of Representative Hill, **Part II of House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded by Representative Ellington:

AYES: 133

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burnett
Burns	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans

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Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	McGee
Merideth 80	Messenger	Miller	Moon	Morgan
Morris	Muntzel	Neely	Nichols	Peters
Pfausch	Phillips	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 019

Adams	Barnes 28	Brown 27	Butler	Dunn
Ellington	Franks Jr	Gray	Lavender	May
McCann Beatty	McCreery	Meredith 71	Mosley	Pierson Jr
Pogue	Razer	Roberts	Smith 85	

PRESENT: 000

ABSENT WITH LEAVE: 010

Bangert	Chipman	Curtis	Franklin	Johnson
Lauer	McDaniel	Mitten	Newman	Stephens 128

VACANCIES: 001

Representative Merideth (80) offered **House Amendment No. 2 to House Substitute Amendment No. 1 for House Amendment No. 6.**

*House Amendment No. 2
to
House Substitute Amendment No. 1
for
House Amendment No. 6*

AMEND House Substitute Amendment No. 1 for House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 3, Line 43, by inserting immediately after said line the following:

"Further amend said bill, Page 24, Section 594.045, Line 118, by inserting immediately after said section and line the following:

"Section 1. If a blue alert is triggered under section 650.520, such alert shall include an advisory to the public that it should contact the local law enforcement agency to report information and should not attempt to follow the suspect or apprehend the suspect."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth (80), **House Amendment No. 2 to House Substitute Amendment No. 1 for House Amendment No. 6** was adopted.

Representative Ross assumed the Chair.

Representative Marshall offered **House Amendment No. 3 to House Substitute Amendment No. 1 for House Amendment No. 6**.

*House Amendment No. 3
to
House Substitute Amendment No. 1
for
House Amendment No. 6*

AMEND House Substitute Amendment No. 1 for House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 7 and 14, Page 2, Lines 24 and 40, and Page 3, Lines 13, 26, and 39, by deleting in all instances the phrase "**due to his or her employment**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Marshall, **House Amendment No. 3 to House Substitute Amendment No. 1 for House Amendment No. 6** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Cierpiot	Cookson	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Rehder	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Mr. Speaker				

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NOES: 039

Adams	Anders	Arthur	Baringer	Barnes 28
Beck	Brown 27	Burns	Butler	Carpenter
Conway 10	Dunn	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Morgan	Mosley	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Walker 74	Wessels	

PRESENT: 001

Roden

ABSENT WITH LEAVE: 021

Bahr	Bangert	Burnett	Chipman	Conway 104
Cornejo	Curtis	Fitzpatrick	Franklin	Johnson
Lauer	McDaniel	Mitten	Newman	Redmon
Reiboldt	Rowland 155	Spencer	Stephens 128	Unsicker
Wood				

VACANCIES: 001

Speaker Richardson assumed the Chair.

On motion of Representative Barnes (60), **House Substitute Amendment No. 1 for House Amendment No. 6, as amended**, was adopted.

Representative Swan offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

"566.150. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not knowingly be present in or loiter within five hundred feet of any real property comprising any public park with playground equipment ~~[or]~~, a public swimming pool, **or any museum with the primary purpose of entertaining or educating children under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McGaugh offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 17, by inserting after said line the following:

"Further amend said bill, Page 21, Section 577.685, Line 15, by inserting immediately after all of said section and line the following:

"589.664. 1. If an individual is a participant in the Address Confidentiality Program pursuant to section 589.663, no person or entity shall be compelled to disclose the participant's actual address during the discovery phase of or during a proceeding before a court or other tribunal unless the court or tribunal first finds, on the record, that:

(1) There is a reasonable belief that the address is needed to obtain information or evidence without which the investigation, prosecution, or litigation cannot proceed; and

(2) There is no other practicable way of obtaining the information or evidence.

2. The court must first provide the program participant and the secretary of state notice that address disclosure is sought.

3. The program participant shall have an opportunity to present evidence regarding the potential harm to the safety of the program participant if the address is disclosed. In determining whether to compel disclosure, the court must consider whether the potential harm to the safety of the participant is outweighed by the interest in disclosure. In a criminal proceeding, the court must order disclosure of a program participant's address if protecting the address would violate a defendant's constitutional right to confront a witness.

4. Notwithstanding any other provision in law, no court shall order an individual who has had their application accepted by the secretary to disclose their actual address or location of their residence without giving the secretary proper notice. The secretary shall have the right to intervene in any civil proceeding in which a court is considering a participant to disclose their actual address.

5. Disclosure of a participant's actual address under this section shall be limited under the terms of the order to ensure that the disclosure and dissemination of the actual address will be no wider than necessary for the purposes of the investigation, prosecution, or litigation.

6. Nothing in this section prevents the court or other tribunal from issuing a protective order to prevent disclosure of information other than the participant's actual address that could reasonably lead to the discovery of the program participant's location.

589.675. If the secretary deems it appropriate, the secretary ~~[shall]~~ **may** make a program participant's address and mailing address available for inspection or copying ~~[under the following circumstances:-~~

~~———(1)—] to a person identified in a court order, upon the secretary's receipt of such court order that **complies with section 559.664** [specifically orders the disclosure of a particular program participant's address and mailing address and the reasons stated for the disclosure; or~~

~~(2) If the certification has been cancelled because the applicant or program participant violated subdivision (2) of section 589.663]."; and~~

Further amend said bill, Page 24, Section B, Lines 1-2, by deleting said lines and inserting in lieu thereof the following:

"Section B. Because immediate action is necessary to protect the citizens of Missouri from criminal offenses, the repeal and reenactment of sections"; and

Further amend said bill, page and section, Lines 3 and 8, by inserting immediately after the number "577.010," the number "589.675,"; and

Further amend said bill, page and section, Lines 4 and 8, by deleting the phrase "section 252.069" in both instances and inserting in lieu thereof the phrase "sections 252.069 and 589.664"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1 to House Amendment No. 7** was adopted.

Representative Brown (57) offered **House Amendment No. 2 to House Amendment No. 7**.

House Amendment No. 2
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 14, by inserting after the word "pool," the phrase "**swimming beach,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (57), **House Amendment No. 2 to House Amendment No. 7** was adopted.

Representative Brattin offered **House Amendment No. 3 to House Amendment No. 7**.

House Amendment No. 3
to
House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after said section and line the following:

"67.307. 1. As used in this section, the following terms mean:

(1) "Law enforcement officer", a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) "Municipality", any county, city, town, or village;

(3) "Municipality official", any elected or appointed official or any law enforcement officer serving the municipality;

(4) "Sanctuary policy", any municipality's order ~~[or]~~, ordinance, **or law enforcement policy, regardless of whether formally enacted or ~~followed~~ informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; ~~[or]~~

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law~~[-]~~;

(c) **Violates 8 U.S.C. Section 1373 in any way;**

(d) **Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**

(e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**

(f) Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 3 to House Amendment No. 7 was withdrawn.

On motion of Representative Swan, **House Amendment No. 7, as amended**, was adopted.

Representative Brattin offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after said section and line the following:

"67.307. 1. As used in this section, the following terms mean:

(1) "Law enforcement officer", a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) "Municipality", any county, city, town, or village;

(3) "Municipality official", any elected or appointed official or any law enforcement officer serving the municipality;

(4) "Sanctuary policy", any municipality's order ~~[or]~~, ordinance, **or law enforcement policy, regardless of whether formally enacted or ~~[followed]~~ informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; ~~[or]~~

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law~~[-]~~;

(c) **Violates 8 U.S.C. Section 1373 in any way;**

(d) **Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**

(e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**

(f) **Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.**

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1
to
House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 2, Line 7, by inserting after all of said line the following:

"Further amend said bill, Page 9, Section 252.069, Line 3, by inserting immediately after all of said section and line the following:

"479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person's seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed

course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for the purposes of this subsection.**"; and

Further amend said bill and page, Section 479.170, Line 10, by inserting immediately after all of said section and line the following:

"479.353. **1.** Notwithstanding any provisions to the contrary, the following conditions shall apply to minor traffic violations and municipal ordinance violations:

(1) The court shall not assess a fine, if combined with the amount of court costs, totaling in excess of:

(a) Two hundred twenty-five dollars for minor traffic violations; and

(b) For municipal ordinance violations committed within a twelve-month period beginning with the first violation: two hundred dollars for the first municipal ordinance violation, two hundred seventy-five dollars for the second municipal ordinance violation, three hundred fifty dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and any subsequent municipal ordinance violations;

(2) The court shall not sentence a person to confinement, except the court may sentence a person to confinement for any violation involving alcohol or controlled substances, violations endangering the health or welfare of others, or eluding or giving false information to a law enforcement officer;

(3) A person shall not be placed in confinement for failure to pay a fine unless such nonpayment violates terms of probation or unless the due process procedures mandated by Missouri supreme court rule 37.65 or its successor rule are strictly followed by the court;

(4) Court costs that apply shall be assessed against the defendant unless the court finds that the defendant is indigent based on standards set forth in determining such by the presiding judge of the circuit. Such standards shall reflect model rules and requirements to be developed by the supreme court; and

(5) No court costs shall be assessed if the defendant is found to be indigent under subdivision (4) of this section or if the case is dismissed.

2. When an individual has been held in custody on a notice to show cause warrant for an underlying minor traffic violation, the court, on its own motion or on the motion of any interested party, may review the original fine and sentence and waive or reduce such fine or sentence when the court finds it reasonable given the circumstances of the case.

479.354. For any notice to appear in court, citation, or summons on a minor traffic violation, the date and time the defendant is to appear in court shall be given when such notice to appear in court, citation, or summons is first provided to the defendant. Failure to provide such date and time shall render such notice to appear in court, citation, or summons void."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1 to House Amendment No. 8** was adopted.

Representative Spencer offered **House Amendment No. 2 to House Amendment No. 8.**

*House Amendment No. 2
to
House Amendment No. 8*

AMEND House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 1 through 2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 9, Section 252.069, Line 3, by inserting after said section and line the following:

"302.335. 1. Except as otherwise provided in subsection 2 of this section, any motorist charged with a traffic violation in this state or any county or municipality of this state shall receive notification, in person, within twenty-four hours of the violation from a law enforcement officer employed by the law enforcement agency issuing the violation.

2. The in-person notification requirement of subsection 1 of this section shall not apply to:

- (1) Parking tickets;**
- (2) Violations under section 577.060;**
- (3) Incidents requiring further investigation; or**
- (4) Any other situation in which in-person notification is not possible.**

304.288. 1. As used in this section "automated traffic enforcement system" means a camera or optical device designed to record images that depict the motor vehicle, the motor vehicle operator, the license plate of the motor vehicle, or other images to establish evidence that the motor vehicle or its operator is not in compliance with state law, ordinance, order, or other provision.

2. Beginning on the effective date of this section, no county, city, town, village, municipality, state agency, or other political subdivision of this state may enact, adopt, or enforce any law, ordinance, regulation, order, or other provision that authorizes the use of an automated traffic enforcement system or systems to establish evidence that a motor vehicle or its operator is not in compliance with traffic signals, traffic speeds, or other traffic laws, ordinances, rules, or regulations on any public street, road, or highway within this state or to impose or collect any civil or criminal fine, fee, or penalty for any such noncompliance, except as permitted under subsection 3 of this section.

3. Any county, city, town, village, municipality, state agency, or other political subdivision of this state that has an automated traffic enforcement system installation or maintenance contract with a company or entity on the effective date of this section shall arrange to complete or terminate the contract within one year after the effective date of this section. The provisions of subsection 2 of this section shall apply to the county, city, town, village, municipality, state agency, or other political subdivision after the termination or completion of such installation or maintenance contracts.

4. Notwithstanding any other provision of law to the contrary, no county, city, town, village, municipality, state agency, or political subdivision shall be exempted from the provisions of this section except by explicit reference to, or modification of, this section

5. This section shall not apply to any data or information recorded at weigh stations managed by the department of transportation or the highway patrol."; and

Further amend said bill, Page 11, Section 557.035, Line 13, by inserting immediately after said section and line the following:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Spencer, **House Amendment No. 2 to House Amendment No. 8** was adopted.

Representative Barnes (60) assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew

Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Hubrecht	Hurst	Kelley 127
Kelly 141	Kolkmeyer	Korman	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McGaugh	Messenger	Miller	Moon	Morris
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Ruth
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood			

NOES: 034

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Conway 10	Dunn	Ellington	Franks Jr	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	Meredith 71	Merideth 80	Morgan	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Smith 85	Stevens 46	Unsicker	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 031

Baringer	Carpenter	Cookson	Curtis	Fitzpatrick
Francis	Franklin	Gray	Higdon	Houghton
Johnson	Justus	Kidd	Lauer	McCaherty
McDaniel	McGee	Mitten	Mosley	Muntzel
Neely	Newman	Nichols	Reiboldt	Rone
Rowland 155	Runions	Schroer	Stephens 128	Walker 74
Mr. Speaker				

VACANCIES: 001

On motion of Representative Brattin, **House Amendment No. 8, as amended**, was adopted.

Representative Fitzwater (144) offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Section A, Line 5, by inserting after all of said line the following:

"105.713. 1. By no later than the final business day of the month of September 2017, and the last business day of each calendar month thereafter, the attorney general and the commissioner of administration shall submit a report to the general assembly and to the director of the Missouri department of corrections, the speaker of the house of representatives, the president pro tempore of the senate, the chair of the house

budget committee or its successor committee, the chair of the house committee on corrections and public institutions or its successor committee, and the chair of the subcommittee on appropriations - public safety, corrections, transportation, and revenue or its successor committee detailing the last twelve months of activity, terminating the month prior to the month in which the report is made, concerning the state legal expense fund, including:

- (1) Each settlement or judgment from such fund, delineated by payee, which shall include the case name and number of any settlement or judgment payments from such fund;
- (2) Each individual deposit to such fund, including:
 - (a) The transferring state fund's name and section number authorizing the transfer of such funds; and
 - (b) The case name and case number that correspond to any settlement or judgment authorized under section 105.711 for which the deposit is being made; and
- (3) The total amount of expenses from such fund's creation for each case included in the report.

2. In cases concerning the legal expenses incurred by the department of transportation, department of conservation, or a public institution that awards baccalaureate degrees, the report required under subsection 1 of this section shall be submitted by the legal counsel provided by the respective entity and by the designated keeper of accounts of the respective entity."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative Fitzwater (144), **House Amendment No. 9** was adopted.

Representative May offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 13, Section 566.010, Line 40, by inserting immediately after said section and line the following:

"568.040. 1. A person commits the offense of nonsupport if he or she knowingly fails to provide adequate support for his or her spouse; a parent commits the offense of nonsupport if such parent knowingly fails to provide adequate support which such parent is legally obligated to provide for his or her child or stepchild who is not otherwise emancipated by operation of law.

2. For purposes of this section:

- (1) **"Arrearage":**
 - (a) **The amount of moneys created by a failure to provide support to a child under an administrative or judicial support order;**
 - (b) **Support to an estranged or former spouse if the judgment or order requiring payment of spousal support also requires payment of child support and such estranged or former spouse is the custodial parent; or**
 - (c) **Both paragraphs (a) and (b).**

The arrearage shall reflect any retroactive support ordered under a modification and any judgments entered by a court of competent jurisdiction or any authorized agency and any satisfactions of judgment filed by the custodial parent;

(2) "Child" means any biological or adoptive child, or any child whose paternity has been established under chapter 454, or chapter 210, or any child whose relationship to the defendant has been determined, by a court of law in a proceeding for dissolution or legal separation, to be that of child to parent;

~~[(2)]~~ (3) "Good cause" means any substantial reason why the defendant is unable to provide adequate support. Good cause does not exist if the defendant purposely maintains his inability to support;

~~[(3)]~~ (4) "Support" means food, clothing, lodging, and medical or surgical attention;

~~[(4)]~~ (5) It shall not constitute a failure to provide medical and surgical attention, if nonmedical remedial treatment recognized and permitted under the laws of this state is provided.

3. Inability to provide support for good cause shall be an affirmative defense under this section. A defendant who raises such affirmative defense has the burden of proving the defense by a preponderance of the evidence.

4. The defendant shall have the burden of injecting the issues raised by subdivision ~~[(4)]~~ (5) of subsection 2 of this section.

5. The offense of criminal nonsupport is a class A misdemeanor, unless the total arrearage is in excess of an aggregate of twelve monthly payments due under any order of support issued by any court of competent jurisdiction or any authorized administrative agency, in which case it is a class E felony.

6. (1) If at any time an offender convicted of criminal nonsupport **or pleads guilty to a charge of criminal nonsupport** is placed on probation or parole, there may be ordered as a condition of probation or parole that the offender commence payment of current support as well as satisfy the arrearages. Arrearages may be satisfied first by making such lump sum payment as the offender is capable of paying, if any, as may be shown after examination of the offender's financial resources or assets, both real, personal, and mixed, and second by making periodic payments. Periodic payments toward satisfaction of arrears when added to current payments due ~~[may]~~ **shall** be in such aggregate sums as is not greater than fifty percent of the offender's adjusted gross income after deduction of payroll taxes, medical insurance that also covers a dependent spouse or children, and any other court- or administrative-ordered support, only.

(2) If the offender fails to pay the ~~[current]~~ support and arrearages ~~[as ordered]~~ **under the terms of his or her probation**, the court may revoke probation or parole and then impose an appropriate sentence within the range for the class of offense that the offender was convicted of as provided by law, unless the offender proves good cause for the failure to pay as required under subsection 3 of this section.

(3) (a) **An individual whose children were the subject of a child support order and the obligation of such individual to make child support payments has been terminated under subsection 3 of section 452.340, who has pled guilty to or has been convicted of a felony offense for criminal nonsupport under this section, and who has successfully completed probation after a plea of guilty or was sentenced may petition the court for expungement of all official records all recordings of his or her arrest, plea, trial, or conviction. If the court determines after hearing that such person:**

a. Has not been convicted of any subsequent offense, unless such offense is eligible for expungement under a different section;

b. Does not have any other felony pleas of guilt, findings of guilt, or convictions, unless such felony pleas of guilt, findings of guilt, or convictions are eligible for expungement under a different section;

c. Has paid off all arrearages; and

d. Has no administrative child support actions pending at the time of the hearing on the application for expungement with respect to all children subject to orders of payment of child support the court shall enter an order of expungement. In addition, the court may consider successful completion of a criminal nonsupport courts program under section 478.1000, or any other circumstances or factors deemed relevant by the court.

(b) Upon granting the order of expungement, the records and files maintained in any court proceeding in an associate or a circuit division of the circuit court under this section shall be confidential and only available to the parties or by order of the court for good cause shown.

(c) The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea, or conviction, and as if such event had never taken place. No person for whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction, or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement under this section.

(d) A person shall only be entitled to one expungement under this section. Nothing in this section shall prevent the director of the department of social services from maintaining such records as to ensure that an individual receives only one expungement under this section for the purpose of informing the proper authorities of the contents of any record maintained under this section.

7. During any period that a nonviolent offender is incarcerated for criminal nonsupport, if the offender is ready, willing, and able to be gainfully employed during said period of incarceration, the offender, if he or she meets the criteria established by the department of corrections, may be placed on work release to allow the offender to satisfy his or her obligation to pay support. Arrearages shall be satisfied as outlined in the collection agreement.

8. Beginning August 28, 2009, every nonviolent first- and second-time offender then incarcerated for criminal nonsupport, who has not been previously placed on probation or parole for conviction of criminal nonsupport, may be considered for parole, under the conditions set forth in subsection 6 of this section, or work release, under the conditions set forth in subsection 7 of this section.

9. Beginning January 1, 1991, every prosecuting attorney in any county which has entered into a cooperative agreement with the ~~[child support enforcement service of the]~~ family support division ~~[of]~~ within the department of social services **regarding child support enforcement services** shall report to the division on a quarterly basis the number of charges filed and the number of convictions obtained under this section by the prosecuting attorney's office on all IV-D cases. The division shall consolidate the reported information into a statewide report by county and make the report available to the general public.

10. Persons accused of committing the offense of nonsupport of the child shall be prosecuted:

- (1) In any county in which the child resided during the period of time for which the defendant is charged;
or
(2) In any county in which the defendant resided during the period of time for which the defendant is charged."; and

Further amend said bill, Page 24, Section 595.045, Line 118, by inserting immediately after said section and line the following:

"610.145. 1. (1) If a person is named in a charge for an infraction or offense, whether a misdemeanor or a felony, as a result of another person using the identifying information of the named person or mistaken identity and a finding of not guilty is entered, or the conviction is set aside, the named person may apply by petition or written motion to the court where the charge was last pending on a form approved by the office of state courts administrator and supplied by the clerk of the court for an order to expunge from all official records any entries relating to the person's apprehension, charge, or trial. The court, after providing notice to the prosecuting attorney, shall hold a hearing on the motion or petition and, upon finding that the person's identity was used without permission and the charges were dismissed or the person was found not guilty, the court shall order the expungement.

(2) If any person is named in a charge for an infraction or offense, whether a misdemeanor or a felony, as a result of another person using the identifying information of the named person or mistaken identity, and the charge against the named person is dismissed, the prosecutor or other judicial officer who ordered the dismissal shall provide notice to the court of the dismissal, and the court shall order the expungement of all official records containing any entries relating to the person's apprehension, charge, or trial.

2. No person as to whom such an order has been entered under this section shall be held thereafter under any provision of law to be guilty of perjury or to be guilty of otherwise giving a false statement or response to any inquiry made for any purpose, by reason of the person's failure to recite or acknowledge any expunged entries concerning apprehension, charge, or trial.

3. The court shall also order that such entries shall be expunged from the records of the court and direct all law enforcement agencies, the department of corrections, the department of revenue, or any other state or local government agency identified by the petitioner, or the person eligible for automatic expungement under subdivision (2) of subsection 1 of this section, as bearing record of the same to expunge their records of the entries. The clerk shall notify state and local agencies of the court's order. The costs of expunging the records, as provided in this chapter, shall not be taxed against the person eligible for expungement under this section.

4. The department of revenue shall expunge from its records entries made as a result of the charge or conviction ordered expunged under this section. The department of revenue shall also reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions expunged, including the assessment of the driver's license points and driver's license suspension or revocation. Notwithstanding any other provision of this chapter, the department of revenue shall provide to the person whose motor vehicle record is expunged under this section a certified corrected driver history at no cost and shall reinstate at no cost any driver's license suspended or revoked as a result of a charge or conviction expunged under this section.

5. The department of corrections and any other applicable state or local government agency shall expunge its records. The agency shall also reverse any administrative actions taken against a person whose record is expunged under this section as a result of the charges or convictions being expunged.

Notwithstanding any other provision of law, the normal fee for any reinstatement of a license or privilege resulting under this section shall be waived.

6. Any insurance company that charged any additional premium based on insurance points assessed against a policyholder as a result of a charge or conviction that was expunged under this section shall refund such additional premiums to the policyholder upon notification of the expungement.

7. For purposes of this section, the term "mistaken identity" means the erroneous arrest of a person for an offense as a result of misidentification by a witness or law enforcement, confusion on the part of a witness or law enforcement as to the identity of the person who committed the offense, misinformation provided to law enforcement as to the identity of the person who committed the offense, or some other mistake on the part of a witness or law enforcement as to the identity of the person who committed the offense.

650.055. 1. Every individual who:

(1) Is found guilty of a felony or any offense under chapter 566; or
 (2) Is seventeen years of age or older and arrested for burglary in the first degree under section 569.160, or burglary in the second degree under section 569.170, or a felony offense under chapter 565, 566, 567, 568, or 573;
 or

(3) Has been determined to be a sexually violent predator pursuant to sections 632.480 to 632.513; or
 (4) Is an individual required to register as a sexual offender under sections 589.400 to 589.425;

shall have a fingerprint and blood or scientifically accepted biological sample collected for purposes of DNA profiling analysis.

2. Any individual subject to DNA collection and profiling analysis under this section shall provide a DNA sample:

(1) Upon booking at a county jail or detention facility; or
 (2) Upon entering or before release from the department of corrections reception and diagnostic centers; or
 (3) Upon entering or before release from a county jail or detention facility, state correctional facility, or any other detention facility or institution, whether operated by a private, local, or state agency, or any mental health facility if committed as a sexually violent predator pursuant to sections 632.480 to 632.513; or

(4) When the state accepts a person from another state under any interstate compact, or under any other reciprocal agreement with any county, state, or federal agency, or any other provision of law, whether or not the person is confined or released, the acceptance is conditional on the person providing a DNA sample if the person was found guilty of a felony offense in any other jurisdiction; or

(5) If such individual is under the jurisdiction of the department of corrections. Such jurisdiction includes persons currently incarcerated, persons on probation, as defined in section 217.650, and on parole, as also defined in section 217.650; or

(6) At the time of registering as a sex offender under sections 589.400 to 589.425.

3. The Missouri state highway patrol and department of corrections shall be responsible for ensuring adherence to the law. Any person required to provide a DNA sample pursuant to this section shall be required to provide such sample, without the right of refusal, at a collection site designated by the Missouri state highway patrol and the department of corrections. Authorized personnel collecting or assisting in the collection of samples shall not be liable in any civil or criminal action when the act is performed in a reasonable manner. Such force may be used as necessary to the effectual carrying out and application of such processes and operations. The enforcement of these provisions by the authorities in charge of state correctional institutions and others having custody or jurisdiction over individuals included in subsection 1 of this section which shall not be set aside or reversed is hereby made mandatory. The board of probation or parole shall recommend that an individual on probation or parole who refuses to provide a DNA sample have his or her probation or parole revoked. In the event that a person's DNA sample is not adequate for any reason, the person shall provide another sample for analysis.

4. The procedure and rules for the collection, analysis, storage, expungement, use of DNA database records and privacy concerns shall not conflict with procedures and rules applicable to the Missouri DNA profiling system and the Federal Bureau of Investigation's DNA databank system.

5. Unauthorized use or dissemination of individually identifiable DNA information in a database for purposes other than criminal justice or law enforcement is a class A misdemeanor.

6. Implementation of sections 650.050 to 650.100 shall be subject to future appropriations to keep Missouri's DNA system compatible with the Federal Bureau of Investigation's DNA databank system.

7. All DNA records and biological materials retained in the DNA profiling system are considered closed records pursuant to chapter 610. All records containing any information held or maintained by any person or by any agency, department, or political subdivision of the state concerning an individual's DNA profile shall be strictly confidential and shall not be disclosed, except to:

- (1) Peace officers, as defined in section 590.010, and other employees of law enforcement agencies who need to obtain such records to perform their public duties;
- (2) The attorney general or any assistant attorneys general acting on his or her behalf, as defined in chapter 27;
- (3) Prosecuting attorneys or circuit attorneys as defined in chapter 56, and their employees who need to obtain such records to perform their public duties;
- (4) The individual whose DNA sample has been collected, or his or her attorney; or
- (5) Associate circuit judges, circuit judges, judges of the courts of appeals, supreme court judges, and their employees who need to obtain such records to perform their public duties.

8. Any person who obtains records pursuant to the provisions of this section shall use such records only for investigative and prosecutorial purposes, including but not limited to use at any criminal trial, hearing, or proceeding; or for law enforcement identification purposes, including identification of human remains. Such records shall be considered strictly confidential and shall only be released as authorized by this section.

9. **(1)** An individual may request expungement of his or her DNA sample and DNA profile through the court issuing the reversal or dismissal, **or through the court granting an expungement of all official records under section 568.040.** A certified copy of the court order establishing that such conviction has been reversed ~~[or]~~, guilty plea has been set aside, **or expungement has been granted under section 568.040** shall be sent to the Missouri state highway patrol crime laboratory. Upon receipt of the court order, the laboratory will determine that the requesting individual has no other qualifying offense as a result of any separate plea or conviction and no other qualifying arrest prior to expungement.

~~[(4)]~~ **(2)** A person whose DNA record or DNA profile has been included in the state DNA database in accordance with this section and sections 650.050, 650.052, and 650.100 may request expungement on the grounds that the conviction has been reversed, ~~[or]~~ the guilty plea on which the authority for including that person's DNA record or DNA profile was based has been set aside, **or an expungement of all official records has been granted by the court under section 568.040.**

~~[(2)]~~ **(3)** Upon receipt of a written request for expungement, a certified copy of the final court order reversing the conviction ~~[or]~~, setting aside the plea, **or granting an expungement of all official records under section 568.040,** and any other information necessary to ascertain the validity of the request, the Missouri state highway patrol crime laboratory shall expunge all DNA records and identifiable information in the state DNA database pertaining to the person and destroy the DNA sample of the person, unless the Missouri state highway patrol determines that the person is otherwise obligated to submit a DNA sample. Within thirty days after the receipt of the court order, the Missouri state highway patrol shall notify the individual that it has expunged his or her DNA sample and DNA profile, or the basis for its determination that the person is otherwise obligated to submit a DNA sample.

~~[(3)]~~ **(4)** The Missouri state highway patrol is not required to destroy any item of physical evidence obtained from a DNA sample if evidence relating to another person would thereby be destroyed.

~~[(4)]~~ **(5)** Any identification, warrant, arrest, or evidentiary use of a DNA match derived from the database shall not be excluded or suppressed from evidence, nor shall any conviction be invalidated or reversed or plea set aside due to the failure to expunge or a delay in expunging DNA records.

10. When a DNA sample is taken from an individual pursuant to subdivision (2) of subsection 1 of this section and the prosecutor declines prosecution and notifies the arresting agency of that decision, the arresting agency shall notify the Missouri state highway patrol crime laboratory within ninety days of receiving such notification. Within thirty days of being notified by the arresting agency that the prosecutor has declined prosecution, the Missouri state highway patrol crime laboratory shall determine whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken and retained. If the individual has no other qualifying offenses or arrests, the crime laboratory shall expunge all DNA records in the database taken at the arrest for which the prosecution was declined pertaining to the person and destroy the DNA sample of such person.

11. When a DNA sample is taken of an arrestee for any offense listed under subsection 1 of this section and charges are filed:

- (1) If the charges are later withdrawn, the prosecutor shall notify the state highway patrol crime laboratory that such charges have been withdrawn;
- (2) If the case is dismissed, the court shall notify the state highway patrol crime laboratory of such dismissal;

(3) If the court finds at the preliminary hearing that there is no probable cause that the defendant committed the offense, the court shall notify the state highway patrol crime laboratory of such finding;

(4) If the defendant is found not guilty, the court shall notify the state highway patrol crime laboratory of such verdict.

If the state highway patrol crime laboratory receives notice under this subsection, such crime laboratory shall determine, within thirty days, whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken. If the individual has no other qualifying arrests or offenses, the crime laboratory shall expunge all DNA records in the database pertaining to such person and destroy the person's DNA sample."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Wiemann offered **House Amendment No. 1 to House Amendment No. 10.**

House Amendment No. 1
to
House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 4, Lines 26 and 27, by deleting said lines and inserting in lieu thereof the following:

"section shall refund such additional premiums for the three-year period immediately prior to the entry of the expungement by the court to the policyholder upon notification and verification of the expungement."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wiemann, **House Amendment No. 1 to House Amendment No. 10** was adopted.

Representative Dogan offered **House Amendment No. 2 to House Amendment No. 10.**

House Amendment No. 2
to
House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 10, Section 488.5050, Line 20, by inserting immediately after said section and line the following:

"513.655. 1. No law enforcement agency or prosecuting authority shall enter into an agreement to transfer or refer seized property to a federal agency directly, indirectly, by adoption, through an intergovernmental joint task force, or by any other means for the purposes of forfeiture litigation unless the seized property includes United States currency in excess of one hundred thousand dollars.

2. All law enforcement agencies shall refer seized property to the appropriate prosecuting authority for forfeiture litigation unless the seized property includes United States currency in excess of one hundred thousand dollars. If seized property includes United States currency in excess of one hundred thousand dollars, the law enforcement agency may refer or transfer the seized property to either a:

- (1) Federal agency for forfeiture litigation under federal law; or**
- (2) Local or state agency for forfeiture litigation under state law.**

3. Nothing in subsection 1 or 2 of this section shall be construed to restrict a law enforcement agency from collaborating with a federal agency through an intergovernmental joint task force to seize contraband or property that the law enforcement agency has probable cause to believe is the proceeds or instruments of a crime."; and

Further amend said bill, Page 13,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 2 to House Amendment No. 10** was adopted.

On motion of Representative May, **House Amendment No. 10, as amended**, was adopted.

Representative Remole offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 9, Section 167.117, Line 44, by inserting immediately after said section and line the following:

"221.102. 1. The sheriff of any county may establish and operate a canteen or commissary in the county jail for the use and benefit of the inmates, prisoners, and detainees.

2. Each county jail shall keep revenues received from its canteen or commissary in a separate account. The acquisition cost of goods sold and other expenses shall be paid from this account. A minimum amount of money necessary to meet cash flow needs and current operating expenses may be kept in this account. The remaining funds from sales of each canteen or commissary shall be deposited into the "Inmate Prisoner Detainee Security Fund" and shall be expended for the purposes provided in subsection 3 of section 488.5026. The provisions of section 33.080 to the contrary notwithstanding, the money in the inmate prisoner detainee security fund shall be retained for the purposes specified in section 488.5026 and shall not revert or be transferred to general revenue.

3. Upon notice of release or discharge and receipt of authorizing documentation, a check for the inmate's, prisoner's, or detainee's canteen or commissary account balance shall be prepared if the inmate's, prisoner's, or detainee's account balance is ten dollars or more. The check shall be mailed within thirty days of discharge to an address provided by the inmate, prisoner, or detainee. The inmate, prisoner, or detainee may receive the check at the facility upon discharge. If the inmate's, prisoner's, or detainee's account balance is less than ten dollars, the remaining funds in the inmate's, prisoner's, or detainee's account shall be deposited into the inmate prisoner detainee security fund and shall be expended for the purposes provided in subsection 3 of section 488.5026. The provisions of section 33.080 to the contrary notwithstanding, the money in the inmate prisoner detainee security fund shall be retained for the purposes specified in section 488.5026 and shall not revert or be transferred to general revenue."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Fitzwater (144) offered **House Amendment No. 1 to House Amendment No. 11.**

House Amendment No. 1

to

House Amendment No. 11

AMEND House Amendment No. 11 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 25, by deleting said line and inserting in lieu thereof the following:

"revert or be transferred to general revenue.

221.111. 1. A person commits the offense of possession of unlawful items in a prison or jail if such person knowingly delivers, attempts to deliver, possesses, deposits, or conceals in or about the premises of any correctional center as the term "correctional center" is defined under section 217.010, or any city, county, or private jail:

(1) Any controlled substance as that term is defined by law, except upon the written prescription of a licensed physician, dentist, or veterinarian;

(2) Any other alkaloid of any kind or any intoxicating liquor as the term intoxicating liquor is defined in section 311.020;

(3) Any article or item of personal property which a prisoner is prohibited by law, by rule made pursuant to section 221.060, or by regulation of the department of corrections from receiving or possessing, except as herein provided;

(4) Any gun, knife, weapon, or other article or item of personal property that may be used in such manner as to endanger the safety or security of the institution or as to endanger the life or limb of any prisoner or employee thereof;

(5) Any two-way telecommunications device or its component parts.

2. The violation of subdivision (1) of subsection 1 of this section shall be a class D felony; the violation of subdivision (2) **or (5) of subsection 1** of this section shall be a class E felony; the violation of subdivision (3) **of subsection 1** of this section shall be a class A misdemeanor; and the violation of subdivision (4) **of subsection 1** of this section shall be a class B felony.

3. The chief operating officer of a county or city jail or other correctional facility or the administrator of a private jail may deny visitation privileges to or refer to the county prosecuting attorney for prosecution any person who knowingly delivers, attempts to deliver, possesses, deposits, or conceals in or about the premises of such jail or facility any personal item which is prohibited by rule or regulation of such jail or facility. Such rules or regulations, including a list of personal items allowed in the jail or facility, shall be prominently posted for viewing both inside and outside such jail or facility in an area accessible to any visitor, and shall be made available to any person requesting such rule or regulation. Violation of this subsection shall be an infraction if not covered by other statutes.

4. Any person who has been found guilty of a violation of subdivision (2) of subsection 1 of this section involving any alkaloid shall be entitled to expungement of the record of the violation. The procedure to expunge the record shall be pursuant to section 610.123. The record of any person shall not be expunged if such person has been found guilty of knowingly delivering, attempting to deliver, possessing, depositing, or concealing any alkaloid of any controlled substance in or about the premises of any correctional center, or city or county jail, or private prison or jail.

5. Subdivision (5) of subsection 1 of this section shall not apply to:

(1) Any law enforcement officer employed by a state agency, federal agency, or political subdivision lawfully engaged in his or her duties as a law enforcement officer;

(2) Any other person who is authorized by the correctional center or city, county, or private jail to possess or use a two-way telecommunications device in the correctional center or city, county, or private jail; or

(3) Any person, unless the correctional center or city, county, or private jail posts a conspicuous notice that two-way telecommunications devices or their component parts are not permitted beyond a certain point and the person knowingly possesses the two-way telecommunications device or its component parts beyond that point.

However, no individual referenced in subdivision (1) or (2) of this subsection shall knowingly deliver, attempt to deliver, or deposit a two-way telecommunications device or its component parts to an inmate or a prisoner or detainee in any correctional center or city, county, or private jail."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater (144), **House Amendment No. 1 to House Amendment No. 11** was adopted.

Representative McGaugh offered **House Amendment No. 2 to House Amendment No. 11**.

House Amendment No. 2
to
House Amendment No. 11

AMEND House Amendment No. 11 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

""211.510. 1. There is established a permanent joint committee of the general assembly to be known as the "Joint Committee on Juvenile Court Jurisdiction and Implementation" to be composed of five members of the senate, with one such member being the chair of the judiciary committee or its successor committee and five members of the house of representatives, with one such member being the chair of the house judiciary committee or its successor committee. Of the ten members to be appointed to the joint committee, the five senate members of the joint committee shall be appointed by the president pro tempore of the senate and the minority leader of the senate and the five house members shall be appointed by the speaker of the house of representatives and the minority floor leader of the house of representatives. The five senate members shall be composed, as nearly as may be, of majority and minority party members in the same proportion as the number of majority and minority party members in the senate bears to the total membership of the senate. No major party shall be represented by more than three members from the house of representatives.

The joint committee shall meet within thirty days after its creation and select a chair and a vice chair, one of whom shall be the chair of the senate judiciary committee or its successor committee and one of whom shall be the chair of the house judiciary committee or its successor committee. A majority of the committee shall constitute a quorum, but the concurrence of a majority of the members shall be required for the determination of any matter within the committee's duties.

2. The joint committee on juvenile court jurisdiction and implementation shall review current juvenile court jurisdiction as it pertains to status and delinquency offenses and develop a plan for full implementation of raising the age of juvenile court jurisdiction from seventeen to eighteen years of age.

3. The implementation plan shall include the following:

(1) Analysis of the impact raising the age of juvenile court jurisdiction will have on state and county budgets;

(2) An appropriate fiscal note that is based on the analysis under subdivision (1) of this subsection;

(3) Allocating the agreed upon appropriations in the state budget and a timeline for doing so;

(4) Analysis of projected cases relating to subdivision (2) of subsection 1 of section 211.031 and examination of best practices and alternatives for status offenders seventeen years of age;

(5) Examination of alternate strategies such as civil citations or other diversion processes;

(6) Identification of resource issues and cost mitigation strategies; and

(7) Identification of statutory implications of raising the age of juvenile court jurisdiction to include the following:

(a) Compulsory school age attendance;

(b) Age of commitment to division of youth services;

(c) Juvenile certification;

(d) Dual jurisdiction; and

(e) Implementation date.

4. The committee shall meet at least quarterly. The committee may meet at locations other than Jefferson City when the committee deems it necessary.

5. The committee shall be staffed by legislative personnel as is deemed necessary to assist the committee in the performance of its duties.

6. The members of the committee shall serve without compensation but shall be entitled to reimbursement for actual and necessary expenses incurred in the performance of their official duties.

7. It shall be the duty of the committee to compile a full report of its activities for submission to the general assembly by January 15, 2018. Copies of the report containing such recommendations shall be sent to the appropriate directors of state or local government agencies or departments included in the report.

8. The joint committee on juvenile court jurisdiction and implementation shall ensure that information or testimony is received from the state courts administrator, division of youth services within the department of social services, department of corrections, chief juvenile officer of a single county judicial circuit, a chief juvenile officer from a multicounty judicial circuit, department of elementary and secondary

education, Missouri sheriffs' association, a community based religious organization, and the county commissioners association of Missouri.

221.102. 1. The sheriff of any county may establish and operate a canteen or commissary"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, House Amendment No. 2 to House Amendment No. 11 was adopted by the following vote, the ayes and noes having been demanded by Representative McGaugh:

AYES: 090

Alferman	Anders	Anderson	Andrews	Austin
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Cierpiot	Corlew
Crawford	Cross	Curtman	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Francis	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeyer
Korman	Lant	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Ross	Rowland 155	Rowland 29	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Stacy
Swan	Tate	Taylor	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 050

Adams	Bangert	Baringer	Barnes 28	Brown 27
Burnett	Burns	Butler	Chipman	Christofanelli
Conway 10	Conway 104	Cornejo	Curtis	Dunn
Ellington	Franks Jr	Gannon	Gray	Green
Harris	Henderson	Hurst	Lavender	Marshall
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Moon	Morgan	Mosley	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roeber	Runions	Ruth	Schroer	Smith 163
Spencer	Stevens 46	Trent	Unsicker	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 022

Arthur	Bahr	Beard	Beck	Brattin
Carpenter	Cookson	Davis	DeGroot	Fraker
Franklin	Higdon	Kendrick	Kidd	Lauer
McCaherty	McDaniel	Mitten	Newman	Rone
Stephens 128	Walker 74			

VACANCIES: 001

Representative Franks Jr. offered **House Amendment No. 3 to House Amendment No. 11**.

*House Amendment No. 3
to
House Amendment No. 11*

AMEND House Amendment No. 11 to House Committee Substitute for Senate Substitute for Senate Bill No. 34, Page 1, Lines 17 and 20, by deleting the word "**ten**" in both instances and inserting in lieu thereof the word "**five**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franks Jr., **House Amendment No. 3 to House Amendment No. 11** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Korman	Lant	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pike
Plocher	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Rowland 155
Ruth	Schroer	Shull 16	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Mitten	Morgan	Mosley	Nichols
Peters	Pierson Jr	Pogue	Quade	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 022

Carpenter	Cookson	DeGroot	Franklin	Green
Higdon	Houghton	Hubrecht	Kidd	Kolkmeier
Lauer	McCaherty	McDaniel	Merideth 80	Newman
Pietzman	Razer	Redmon	Rone	Shaul 113
Shumake	Stephens 128			

VACANCIES: 001

Representative Remole moved that **House Amendment No. 11, as amended**, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Remole:

AYES: 044

Anderson	Austin	Bahr	Basye	Bernskoetter
Brown 94	Chipman	Cierpiot	Cornejo	Crawford
Cross	Eggleston	Fitzwater 144	Fitzwater 49	Fraker
Francis	Haefner	Hansen	Henderson	Houghton
Johnson	Kelly 141	Lant	Lichtenegger	Love
Lynch	Matthiesen	McGaugh	Messenger	Moon
Morris	Neely	Phillips	Redmon	Reiboldt
Remole	Rhoads	Roden	Shull 16	Shumake
Spencer	Swan	Walker 3	Wood	

NOES: 101

Adams	Alferman	Anders	Andrews	Arthur
Bangert	Baringer	Barnes 28	Beard	Beck
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Burnett	Burns	Butler	Christofanelli
Conway 10	Conway 104	Corlew	Curtis	Curtman
Davis	Dogan	Dohrman	Dunn	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Hannegan	Harris	Helms	Hill
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kendrick	Kidd	Lavender	Marshall	Mathews
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Miller	Mitten	Morgan	Mosley
Muntzel	Nichols	Peters	Pfautsch	Pierson Jr
Pike	Plocher	Pogue	Quade	Razer
Rehder	Reisch	Roberts	Roeber	Ross
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Smith 85	Smith 163	Sommer	Stacy	Stevens 46
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 74	Wessels	White	Wiemann	Wilson
Mr. Speaker				

PRESENT: 002

Barnes 60	Kolkmeier
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ABSENT WITH LEAVE: 015

Carpenter	Cookson	DeGroot	Franklin	Green
Higdon	Korman	Lauer	McCaherty	McDaniel
Newman	Pietzman	Rone	Rowland 155	Stephens 128

VACANCIES: 001

HCS SS SB 34, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

MOTION

Representative Cierpiot moved that Rule 22 be suspended.

Which motion was adopted by the following vote:

AYES: 117

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Bondon	Brattin	Brown 57
Brown 94	Burns	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McGaugh	Messenger	Miller	Moon
Morgan	Morris	Muntzel	Neely	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 033

Adams	Anders	Arthur	Barnes 28	Beck
Brown 27	Burnett	Butler	Ellebracht	Ellington
Franks Jr	Gray	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Mosley	Nichols	Pierson Jr	Pogue
Quade	Razer	Roberts	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 012

Black	Carpenter	Cookson	DeGroot	Franklin
Higdon	Lauer	McCaherty	McDaniel	Newman
Rone	Stephens 128			

VACANCIES: 001

On motion of Representative Cierpiot, the House recessed until 4:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

THIRD READING OF SENATE BILLS

HCS SB 302, relating to local enterprise zones, was taken up by Representative Ruth.

Representative Rone offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

"393.355. 1. As used in this section, the following terms shall mean:

(1) "Electrical corporation", as defined in section 386.020, but shall not include an electrical corporation as defined and set forth in subsection 2 of section 393.110;

(2) "Aluminum smelting facility", a facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334, is located in a county of the third classification, and has had electrical service provided to said facility in the past, in part or whole, by a municipally-owned utility and, in part or whole, by an electric generating cooperative owned by rural electric cooperatives;

(3) "Steel works facility", a facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110, and is located in a county of the third classification.

2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate that is not based on the electrical corporation's cost of service for an aluminum smelting facility or a steel works facility if the commission:

(1) Determines the special rate is in the interest of the state of Missouri when considering the collective interests of the customers of the electrical corporation serving the facility and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;

(2) In each general rate proceeding of the electrical corporation serving the facility, allocates the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and

(3) Approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to an aluminum smelting facility or steel works facility in the manner specified in subsection 4 of this section must establish a tracking mechanism to track changes in the net margin experienced by the electrical corporation

serving the smelting facility because of changes in the smelting facility's load between the electrical corporation's general rate proceedings, with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation due to such changes in the facility's load between general rate proceedings is calculated in such a manner that the electrical corporation's net income is neither increased nor decreased because of such changes in the facility's load. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. An electrical corporation is authorized to provide electric service to an aluminum smelting facility or steel works facility at a special rate authorized by this section in one of two ways, as follows:

(1) Under a rate schedule reflecting the special rate if the facility is located within the electrical corporation's certificated service territory; or

(2) Notwithstanding section 393.170, under a contract reflecting the special rate approved by the commission under the terms and conditions of this section.

In any case where the electric service is provided under contract referenced in subdivision (2) of this subsection, the facility shall be a commission-regulated retail electric customer of the electrical corporation and the rates, charges, and revenues under the contract shall, for ratemaking purposes, be treated by the commission as if the rates, charges, and revenues arise under the electrical corporation's tariff.

5. To receive a special rate, the facility must file a written application with the commission specifying the requested special rate, any terms or conditions proposed by the facility respecting the requested special rate, and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall not continue beyond December 31, 2027. The commission may impose such conditions on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.

393.356. Electrical corporations may file proposed rate or regulatory mechanisms or plans with the commission for the commission's approval. If such a mechanism or plan is approved by the commission as filed or is approved by the commission with modifications acceptable to the electrical corporation, or if the commission approves a special rate under section 393.355, the commission shall lack the authority to modify or eliminate any such mechanism, plan, or special rate during the specified term."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative Rone, **House Amendment No. 1** was adopted.

Representative Plocher offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

"393.1410. 1. It shall be the policy of the state of Missouri for the commission to support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or automation of electric infrastructure, including through the use of the latest technologies to meet the needs and expectations of customers. It shall also be the policy of the state of Missouri for the commission to approve rates designed to allow electrical corporations to recover their full cost of service and provide a reasonable opportunity to earn a fair return.

2. The commission may utilize rate adjustment mechanisms not otherwise specifically authorized by statute including, but not limited to, mechanisms to promote modernization and replacement of an electrical corporation's infrastructure. The commission may also use partially forecasted test years, true-ups of retail revenue requirement components, tracking mechanisms, grid modernization incentive mechanisms, interim rates, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval with post construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

On motion of Representative Plocher, **House Amendment No. 2** was adopted.

Representative Engler offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting immediately after all of said section and line the following:

"99.585. 1. In addition to the powers granted under section 99.580, the state of Missouri, acting through the department of economic development and the office of administration, and any other public body, may, upon such terms and with reasonable consideration as it may determine, appropriate funds for the purpose of aiding and cooperating in the planning, undertaking, or carrying out of a land clearance project or projects within the area in which the public body is authorized to act to develop, construct, reconstruct, rehabilitate, repair, or improve any tourism infrastructure facilities within such land clearance project area or areas. Any annual appropriation by a public body for such land clearance projects related to tourism infrastructure facilities shall be limited to a portion of tax revenues derived directly or indirectly from any such land clearance project or projects supported by such annual appropriations within such designated land clearance project area or areas, as stated in an agreement entered into between the authority and the public body under subdivision (10) of section 99.580; provided, however, that the annual amount of the state appropriation contemplated by this section shall not exceed six million dollars per year for any one such agreement and shall be determined to produce a positive net fiscal impact for the state over the term of such agreement, with such public or private assurances as the director of the department of economic development may reasonably require.

2. As used in this section, "tourism infrastructure facilities" means structures, fixtures, systems, and facilities including, but not limited to, convention centers, multipurpose sports and entertainment venues, exhibition and trade facilities, transportation facilities, cultural facilities, field houses, indoor and outdoor convention and recreational facilities and centers, playing fields, or parking facilities owned by any public body and which the authority determines are a contributing factor in the attraction of convention, sports, recreational, transportation, cultural, or meeting activities, either professional or amateur, commercial or private. Such structures, fixtures, systems, and facilities may include, but are not limited to, foundations, roofs, interior and exterior walls or windows, floors, steps, stairs, concourses, hallways, restrooms, event or meeting spaces or other hospitality-related areas, concession or food preparation areas, and services systems such as mechanical, gas utility, electrical, lighting, communication, sound, sanitary, HVAC, elevator, escalator, plumbing, sprinkler, cabling and wiring, life-safety, or other building systems."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Anderson	Andrews	Austin	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Mr. Speaker		

NOES: 038

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	Meredith 71
Mitten	Morgan	Mosley	Peters	Pogue
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 021

Alferman	Arthur	Bahr	Carpenter	Cornejo
Dogan	Fitzpatrick	Franklin	Higdon	Hubrecht
McDaniel	McGee	Merideth 80	Muntzel	Newman
Nichols	Pierson Jr	Quade	Spencer	Walker 74
Wood				

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Engler, **House Amendment No. 3** was adopted.

Representative Rowland (155) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 302, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; ~~and~~

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel,

and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rowland (155), **House Amendment No. 4** was adopted.

Representative Vescovo offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting after all of said section and line the following:

"108.170. 1. Notwithstanding any other provisions of any law or charter to the contrary, any issue of bonds, notes, or other evidences of indebtedness, including bonds, notes, or other evidences of indebtedness payable solely from revenues derived from any revenue-producing facility, hereafter issued under any law of this state by any county, city, town, village, school district, educational institution, drainage district, levee district, nursing home district, hospital district, library district, road district, fire protection district, water supply district, sewer district, housing authority, land clearance for redevelopment authority, special authority created under section 64.920, authority created pursuant to the provisions of chapter 238, or other municipality, political subdivision or district of this state shall be negotiable, may be issued in bearer form or registered form with or without coupons to evidence interest payable thereon, may be issued in any denomination, and may bear interest at a rate not exceeding ten percent per annum, and may be sold, at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, anything in any proceedings heretofore had authorizing such bonds, notes, or other evidence of indebtedness, or in any law of this state or charter provision to the contrary notwithstanding. Such issue of bonds, notes, or other evidence of indebtedness may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice of such sale, at the best price obtainable, not less than ninety-five percent of the par value thereof; provided, that such bonds, notes, or other evidence of indebtedness may be sold to any agency or corporate or other instrumentality of the state of Missouri or of the federal government at private sale at a rate not exceeding fourteen percent per annum. **Any political subdivision that maintains a credit rating by a nationally recognized bond rating agency of A, AA, or AAA issuing more than ten million dollars debt in a calendar year shall issue such debt through a competitive process unless the political subdivision employs the**

services of a municipal advisor, at which point the political subdivision may use a negotiated or competitive process. A municipal advisor shall not be allowed to profit financially or otherwise, either directly or indirectly, from the underwriter of a negotiated bond issuance.

2. Notwithstanding the provisions of subsection 1 of this section to the contrary, the sale of bonds, notes, or other evidence of indebtedness issued by the state board of public buildings created under section 8.010, the state board of fund commissioners created under section 33.300, any port authority created under section 68.010, the bi-state metropolitan development district authorized under section 70.370, any special business district created under section 71.790, any county, as defined in section 108.465, exercising the powers granted by sections 108.450 to 108.470, the industrial development board created under section 100.265, any planned industrial expansion authority created under section 100.320, the higher education loan authority created under section 173.360, the Missouri housing development commission created under section 215.020, the state environmental improvement and energy resources authority created under section 260.010, the agricultural and small business development authority created under section 348.020, any industrial development corporation created under section 349.035, or the health and educational facilities authority created under section 360.020 shall, with respect to the sales price, manner of sale and interest rate, be governed by the specific sections applicable to each of these entities.

3. **Any person who is engaged as a municipal advisor by a political corporation or subdivision with respect to a particular issue of securities shall be independent of the underwriter of that issue of securities. For the purposes of this section, "municipal advisor" shall mean a person registered as a municipal advisor under the rules of the United States Securities and Exchange Commission, and "independent" shall have the same meaning as defined by the rules of the United States Securities and Exchange Commission. In determining the individuals or entities that may serve as a municipal advisor, nothing in this section shall be construed to be more restrictive than the definition of a municipal advisor as established by the United States Securities and Exchange Commission.**

4. Notwithstanding other provisions of this section or other law, the sale of bonds, notes or other evidence of indebtedness issued by any housing authority created under section 99.040 may be sold at any sale, at the best price obtainable, not less than ninety-five percent of the par value thereof, and may bear interest at a rate not exceeding fourteen percent per annum. The sale shall be a public sale unless the issuing jurisdiction adopts a resolution setting forth clear justification why the sale should be a private sale except that private activity bonds may be sold either at public or private sale.

~~[4-]~~ 5. Notwithstanding other provisions of this section or law, industrial development revenue bonds may be sold at private sale and bear interest at a rate not exceeding fourteen percent per annum at the best price obtainable, not less than ninety-five percent of the par value thereof.

~~[5-]~~ 6. Notwithstanding other provisions in subsection 1 of this section to the contrary, revenue bonds issued for airport purposes by any constitutional charter city in this state which now has or may hereafter acquire a population of more than three hundred thousand but less than six hundred thousand inhabitants, according to the last federal decennial census, may bear interest at a rate not exceeding fourteen percent per annum if sold at public sale after giving reasonable notice, at the best price obtainable, not less than ninety-five percent of the par value thereof.

~~[6-]~~ 7. For purposes of the interest rate limitations set forth in this section, the interest rate on bonds, notes or other evidence of indebtedness described in this section means the rate at which the present value of the debt service payments on an issue of bonds, notes or other evidence of indebtedness, discounted to the date of issuance, equals the original price at which such bonds, notes or other evidence of indebtedness are sold by the issuer. Interest on bonds, notes or other evidence of indebtedness may be paid periodically at such times as shall be determined by the governing body of the issuer and may be compounded in accordance with section 408.080.

~~[7-]~~ 8. Notwithstanding any provision of law or charter to the contrary:

(1) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state which entity or political corporation has an annual operating budget for the current year exceeding twenty-five million dollars may, in connection with managing the cost to such entity or political corporation of purchasing fuel, electricity, natural gas, and other commodities used in the ordinary course of its lawful operations, enter into agreements providing for fixing the cost of such commodity, including without limitation agreements commonly referred to as hedges, futures, and options; provided that as of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection; and further provided that no eligible school, as defined in section 393.310, shall be authorized by this subsection to enter into such agreements in connection with the purchase of natural gas while the tariffs required under section 393.310 are in effect;

(2) Any entity referenced in subsection 1 or 2 of this section and any other political corporation of the state may, in connection with its bonds, notes, or other obligations then outstanding or to be issued and bearing interest at a fixed or variable rate, enter into agreements providing for payments based on levels of or changes in interest rates, including without limitation certain derivative agreements commonly referred to as interest rate swaps, hedges, caps, floors, and collars, provided that:

(a) As of the date of issuance of the bonds, notes, or other obligations to which such agreement relates, such entity or political corporation will have bonds, notes, or other obligations outstanding in an aggregate principal amount of at least fifty million dollars; and

(b) As of the date of such agreement, such entity's or political corporation's bonds, notes, or other obligations then outstanding or to be issued have received a stand-alone credit rating in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency, or such entity or political corporation has an issuer or general credit rating, in one of the two highest categories, without regard to any gradation within such categories, from at least one nationally recognized credit rating agency; and

(c) As of the date of such agreement, such entity or political corporation shall have complied with subdivision (3) of this subsection;

(3) Prior to entering into any agreements pursuant to subdivision (1) or (2) of this subsection, the governing body of the entity or political corporations entering into such agreements shall have adopted a written policy governing such agreements. Such policy shall be prepared by integrating the recommended practices published by the Government Finance Officers Association or comparable nationally recognized professional organization and shall provide guidance with respect to the permitted purposes, authorization process, mitigation of risk factors, ongoing oversight responsibilities, market disclosure, financial strategy, and any other factors in connection with such agreements determined to be relevant by the governing body of such entity or political corporation. Such entity or political corporation may enter into such agreements at such times and such agreements may contain such payment, security, default, remedy, and other terms and conditions as shall be consistent with the written policy adopted under this subdivision and as may be approved by the governing body of such entity or other obligated party, including any rating by any nationally recognized rating agency and any other criteria as may be appropriate;

(4) Nothing in this subsection shall be applied or interpreted to authorize any such entity or political corporation to enter into any such agreement for investment purposes or to diminish or alter the special or general power any such entity or political corporation may otherwise have under any other provisions of law including the special or general power of any interstate transportation authority.

9. The state treasurer shall make available to municipalities, political subdivisions, or districts listed under subsection 1 of this section relevant information regarding debt issuance and bidding processes, including best practices resources published by a national association of government finance officers on debt issuance, to aid such entities with the process of issuing debt and awarding bonds to the best bidder."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Vescovo, **House Amendment No. 5** was adopted.

Representative Davis offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after all of said section and line the following:

"173.1600. 1. As used in this section, the following words mean:

(1) "Educational institution" or "school", a private or public institution that offers participants, students, or trainees an organized course of study or training that is academic, technical, trade-oriented, or preparatory for gainful employment in a recognized occupation;

(2) "Personal social media account", an account with an electronic medium or service where users may create, share, and view user-generated content including, but not limited to, videos or still photographs, blogs, video blogs, podcasts, messages, emails, or internet website profiles or locations. The term "personal social media account" does not include:

(a) An account opened at an employer's behest, or provided by an employer, and intended to be used solely on behalf of the employer; or

(b) An account opened at a school's behest, or provided by a school, and intended to be used solely on behalf of the school;

(3) "Prospective student", an applicant for admission to an educational institution;

(4) "Student", any student, participant, or trainee, whether full-time or part-time, in an organized course of study at an educational institution.

2. An educational institution shall not:

(1) Require, request, or coerce a student or prospective student to disclose the username and password, password, or any other means of authentication, or provide access through the username or password, to a personal social media account;

(2) Except as provided under subsection 4 of this section, require, request, or coerce a student or prospective student to access a personal social media account in the presence of a school employee or school volunteer including, but not limited to, a coach, teacher, or school administrator, in a manner that enables the school employee or school volunteer to observe the contents of such account; or

(3) Compel a student or prospective student to add anyone, including a coach, teacher, school administrator, or other school employee or school volunteer, to his or her list of contacts associated with a personal social media account or require, request, or otherwise coerce a student or prospective student to change the settings that affect a third party's ability to view the contents of a personal social media account.

3. An educational institution shall not:

(1) Take any action or threaten to take any action to discharge, discipline, prohibit from participating in curricular or extracurricular activities, or otherwise penalize a student for a student's refusal to disclose any information specified in subdivision (1) of subsection 2 of this section, for refusal to take any action specified in subdivision (2) of subsection 2 of this section, or for refusal to add a coach, teacher, school administrator, or other school employee or school volunteer to his or her list of contacts associated with a personal social media account or to change the settings that affect a third party's ability to view the contents of a personal social media account, as specified in subdivision (3) of subsection 2 of this section; or

(2) Fail or refuse to admit any prospective student as a result of the prospective student's refusal to disclose any information specified in subdivision (1) of subsection 2 of this section, refusal to take any action specified in subdivision (2) of subsection 2 of this section, or refusal to add a coach, teacher, school administrator, or other school employee or school volunteer to his or her list of contacts associated with a personal social media account or to change the settings that affect a third party's ability to view the contents of a personal social media account, as specified in subdivision (3) of subsection 2 of this section.

4. Nothing in this section prevents an educational institution from:

(1) Accessing information about a student or prospective student that is publicly available;

(2) Complying with state and federal laws, rules, and regulations and the rules of self-regulatory organizations, where applicable;

(3) Requesting or requiring a student or prospective student to share specific content that has been reported to the school, without requesting or requiring a student or prospective student to provide a username and password, password, or other means of authentication that provides access to a personal social media account, as part of:

(a) An investigation for the purpose of ensuring compliance with applicable laws or regulatory requirements; or

(b) An investigation of actual disruption to school functions based on receipt of specific information about the unlawful harassment or bullying of a student by the student or prospective student from whom the content is requested or required;

(4) Prohibiting a student or prospective student from using a personal social media account for school purposes; or

(5) Prohibiting a student or prospective student from accessing or operating a personal social media account during school hours or while on school property.

5. If a school inadvertently receives the username and password, password, or other means of authentication that provides access to a personal social media account of a student or prospective student through the use of an otherwise lawful virus scan or firewall that monitors the school's network or school-

provided devices, the school is not liable for having the information but shall not use the information to access the personal social media account of the student or prospective student or share the information with anyone. The school shall delete the information immediately, if reasonably practicable.

6. It shall be an unlawful employment practice for an educational institution to violate the provisions of this section. A student or prospective student may bring a cause of action for general or specific damages based on any violation of this section.

285.045. 1. This section shall be known and may be cited as "The Password Privacy Protection Act".

2. As used in this section, the following terms shall mean:

- (1) "Applicant", any person applying for employment;
- (2) "Electronic communications device", any device that uses electronic signals to create, transmit, and receive information. The term "electronic communications device" shall include, but not be limited to, computers, telephones, personal digital assistants, and other similar devices;
- (3) "Employee", any person performing work or service of any kind or character for hire within the state of Missouri, including independent contractors;
- (4) "Employer", any person or entity employing any person for hire within the state of Missouri, including a public employer;
- (5) "Employment", the act of employing or state of being employed, engaged, or hired to perform work or services of any kind or character within the state of Missouri;
- (6) "Personal online account", an online account that is used by an employee or applicant exclusively for personal communications unrelated to any business purposes of the employer. Such account shall not include any account created, maintained, used, or accessed by an employee or applicant for business-related communications or for a business purpose of the employer;
- (7) "Personal online service", an online service that is used by an employee or applicant exclusively for personal communication or use unrelated to any business purposes of the employer. Such service shall not include any service maintained, used, or accessed by an employee or applicant for business-related communications or uses or for a business purpose of the employer;
- (8) "Political subdivision", any agency of the state, county, city, town, township, village, special district, subdistrict, or any unit of the state authorized to levy taxes;
- (9) "Public employer", every department, agency, or instrumentality of the state or political subdivision of the state;
- (10) "Work", any job, task, labor, services, or any other activity for which compensation is provided, expected, or due.

3. Subject to the exceptions provided in subsection 4 of this section, an employer shall not request or require an employee or applicant to disclose any username, password, or other authentication means for accessing any personal online account or personal online service or compel an employee or applicant for employment to add the employer or an employment agency to the employee's or applicant's list of contacts associated with a personal online account.

4. An employer may request or require an employee to disclose any username, password, or other authentication means for accessing:

- (1) Any electronic communications device supplied by or paid for, in whole or in part, by the employer;
- (2) Any accounts or services provided by the employer;
- (3) Any accounts or services the employee uses for business purposes; or
- (4) Any accounts or services used as a result of the employee's employment relationship with the employer.

5. An employer shall not:

- (1) Discharge, discipline, or otherwise penalize or threaten to discharge, discipline, or otherwise penalize an employee solely for an employee's refusal to disclose any information specified in subsection 3 of this section;
- (2) Fail or refuse to hire any applicant as a result of the applicant's refusal to disclose any information specified in subsection 3 of this section; or
- (3) Be held liable for failure to request or require that an applicant or employee disclose any information specified in subsection 3 of this section.

6. An employee shall not transfer an employer's proprietary or confidential information or financial data to an employee's personal online account or personal online service without the employer's authorization.

7. This section shall not be construed to prevent an employer from engaging in any of the following activities:

(1) Conducting an investigation for the purposes of ensuring compliance with applicable laws or regulations against work-related employee misconduct based on the receipt of specific information about activity on a personal online account or personal online service by an employee or other source;

(2) Conducting an investigation of an employee's actions based on the receipt of specific information about the unauthorized transfer of an employer's proprietary information, confidential information, or financial data to a personal online account or personal online service by an employee or other source;

(3) Conducting an investigation as specified in subdivision (1) or (2) of this subsection that requires the employee's cooperation to share the content that has been reported in order to make a factual determination;

(4) Disciplining or discharging an employee for transferring the employer's proprietary or confidential information or financial data to an employee's personal online account or personal online service without the employer's authorization;

(5) Restricting or prohibiting an employee's access to certain websites while using an electronic communications device that is paid for, in whole or in part, by the employer or while using an employer's network or resources, in compliance with state and federal law; or

(6) Monitoring, reviewing, accessing, or blocking electronic data stored on an electronic communications device that is paid for, in whole or in part, by the employer, or such data that is traveling through or stored on an employer's network, in compliance with state and federal law.

8. This section shall not prohibit or restrict any employer from viewing, accessing, or utilizing information about any employee or applicant that can be obtained without the information specified in subsection 3 of this section or that is available to the public.

9. This section shall not be construed to prevent an employer from complying with state or federal laws or regulations or the rules of self-regulatory organizations, as that term is defined in 15 U.S.C. Section 78c(a)(26).

10. This section shall not be construed to prohibit an employer from requesting an employee to provide an email address in order to conduct business-related communications with the employee. However, such address shall not be disclosed to any third party."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for Senate Bill No. 302, Page 2, Line 39, by deleting the word "**specific**" on said line and inserting in lieu thereof the word "**special**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Davis, **House Amendment No. 6, as amended**, was adopted.

Representative Miller offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 302, Page 3, Section 68.075, Line 53, by inserting immediately after all of said section and line the following:

"99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the "Special Allocation Fund" of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's levy rate for ad valorem tax on real property, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered payments in lieu of taxes subject to deposit into a special allocation fund without the consent of such taxing district. Revenues will be considered directly attributable to the newly voter-approved incremental increase to the extent that they are generated from the difference between the taxing district's actual levy rate currently imposed and the maximum voter-approved levy rate at the time that the redevelopment project was adopted. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850.

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to Article VI, Section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes.

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to Article VI, Section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of Article III, Section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of

subsection 2 of Section 6 of Article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, taxes imposed on sales pursuant to subsection 2 of section 67.1712 for the purpose of operating and maintaining a metropolitan park and recreation district, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement or levied by such county under section 238.410 for the purpose of the county transit authority operating transportation facilities, or for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 28, 2013, taxes imposed on sales under and pursuant to section 67.700 or 650.399 for the purpose of emergency communication systems, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's sales tax or use tax, other than the renewal of an expiring sales or use tax, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered economic activity taxes subject to deposit into a special allocation fund without the consent of such taxing district.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects shall deposit such funds in a separate segregated account within the special allocation fund established pursuant to section 99.805.

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to the following:

(1) Blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(a) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(b) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand;

(2) Blighted areas consisting solely of the site of a former automobile manufacturing plant located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants. For the purposes of this section, "former automobile manufacturing plant" means a redevelopment area containing a minimum of one hundred acres, and such redevelopment area was previously used primarily for the manufacture of automobiles but ceased such manufacturing after the 2007 calendar year; or

(3) Blighted areas consisting solely of the site of a former insurance company national service center containing a minimum of one hundred acres located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsection 4 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

- (a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;
- (b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;
- (c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;
- (d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;
- (e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of subsection 1 of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;
- (f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri;
- (g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;
- (h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;
- (i) The street address of the development site;
- (j) The three-digit North American Industry Classification System number or numbers characterizing the development project;
- (k) The estimated development project costs;
- (l) The anticipated sources of funds to pay such development project costs;
- (m) Evidence of the commitments to finance such development project costs;
- (n) The anticipated type and term of the sources of funds to pay such development project costs;
- (o) The anticipated type and terms of the obligations to be issued;
- (p) The most recent equalized assessed valuation of the property within the development project area;
- (q) An estimate as to the equalized assessed valuation after the development project area is developed in accordance with a development plan;
- (r) The general land uses to apply in the development area;
- (s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;
- (t) The total number of full-time equivalent positions in the development area;
- (u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;
- (v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;
- (w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;
- (x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;
- (y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;
- (z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;
- (aa) A list of other community and economic benefits to result from the project;
- (bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from which such subsidies are sought;

(cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;

(dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;

(ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;

(ff) A list of competing businesses in the county containing the development area and in each contiguous county;

(gg) A market study for the development area;

(hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;

(2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;

(3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars; provided, however, that such thirty-two million dollar cap shall not apply to redevelopment plans or projects initially listed by name in the applicable appropriations bill after August 28, 2015, which involve either:

(a) A former automobile manufacturing plant; or

(b) The retention of a federal employer employing over two thousand geospatial intelligence jobs.

At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (a) of this subdivision exceed four million dollars in the aggregate. At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (b) of this subdivision exceed twelve million dollars in the aggregate. To the extent a redevelopment plan or project independently meets the eligibility criteria set forth in both paragraphs (a) and (b) of this subdivision, then at no such time shall the annual amount of new state revenues for disbursements from the Missouri supplemental tax increment financing fund for such eligible redevelopment plan or project exceed twelve million dollars in the aggregate;

(4) At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2017, and before August 28, 2027, be increased by or exceed ten million dollars. Redevelopment plans or projects approved prior to August 28, 2017, which are expanded with buildings of new construction shall not be increased by more than ten million dollars in excess of the original previously approved maximum projected amount. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2027, exceed twenty million dollars; provided however, that such ceilings shall not apply to redevelopment plans or projects exempted from such ceilings under subdivision (3) of this subsection;

(5) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.

11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the "Missouri Supplemental Tax Increment Financing Fund", to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsection 4 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues.

15. Notwithstanding any other provision of the law to the contrary, the adoption of any tax increment financing authorized under sections 99.800 to 99.865 shall not supersede, alter, or reduce in any way a property tax levied under section 205.971."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Miller, **House Amendment No. 7** was adopted.

Representative Korman offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting after said section and line the following:

"393.1130. 1. This section shall be known and may be cited as "The Nuclear Energy Standard".

2. As used in this section, the following terms shall mean:

(1) "Commission", the public service commission;

(2) "Small modular nuclear reactor", a nuclear reactor based on fission that is approved under federal and state laws and regulations to be constructed in this state which produces less than three hundred megawatts of clean electrical energy; and

(3) "Utility", any electrical corporation as defined under section 386.020, but this term shall not include any electrical corporation as defined and set forth under subsection 2 of section 393.110.

3. Upon the fulfillment of subsection 4 of this section, the commission shall prescribe by rule that all utilities in this state produce electricity using small modular nuclear reactors such that two percent of each utility's total electricity retail sales are made based on electricity generated by such reactors. The commission shall have discretion with regard to the time for requiring compliance with the nuclear energy standard, but in no case shall it require full compliance less than three years from the fulfillment of the conditions for the

effective date of this section. The commission may promulgate such rules or regulations as are necessary to administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

4. This section shall become effective only if a production facility for small modular nuclear reactors has been built in this state and is operational. A facility shall be classified as operational if such facility has produced no fewer than three small modular nuclear reactors in accordance with all federal and state laws and regulations, and such reactors are legally available for sale or use. If the commission determines that a production facility is properly operational in accordance with this section, then it shall comply with the requirements of subsection 3 of this section. The commission shall notify the revisor of statutes when a facility has been built and becomes operational.

5. Notwithstanding subsection 3 to the contrary, a utility may petition the commission to satisfy the two percent generation requirement from renewable or hydroelectric sources, or with the purchase of renewable energy credits as defined in section 393.1025. The commission may grant such a petition upon a finding of undue hardship for compliance or due to a lack of increase in demand for energy generation by the utility.

393.1025. As used in sections 393.1020 to 393.1030, the following terms mean:

- (1) "Commission", the public service commission;
- (2) "Department", the department of natural resources;
- (3) "Electric utility", any electrical corporation as defined by section 386.020;
- (4) "Renewable energy credit" or "REC", a tradeable certificate of proof that one megawatt-hour of electricity has been generated from renewable energy sources; and
- (5) "Renewable energy resources", electric energy produced from wind, solar thermal sources, photovoltaic cells and panels, dedicated crops grown for energy production, cellulosic agricultural residues, plant residues, **processed solid biomass engineered fiber fuel as defined in section 393.1600**, methane from landfills, from agricultural operations, or from wastewater treatment, thermal depolymerization or pyrolysis for converting waste material to energy, clean and untreated wood such as pallets, hydropower (not including pumped storage) that does not require a new diversion or impoundment of water and that has a nameplate rating of ten megawatts or less, fuel cells using hydrogen produced by one of the above-named renewable energy sources, and other sources of energy not including nuclear that become available after November 4, 2008, and are certified as renewable by rule by the department.

393.1030. 1. The commission shall, in consultation with the department, prescribe by rule a portfolio requirement for all electric utilities to generate or purchase electricity generated from renewable energy resources. Such portfolio requirement shall provide that electricity from renewable energy resources shall constitute the following portions of each electric utility's sales:

- (1) No less than two percent for calendar years 2011 through 2013;
- (2) No less than five percent for calendar years 2014 through 2017;
- (3) No less than ten percent for calendar years 2018 through 2020; and
- (4) No less than fifteen percent in each calendar year beginning in 2021.

At least two percent of each portfolio requirement shall be derived from solar energy. The portfolio requirements shall apply to all power sold to Missouri consumers whether such power is self-generated or purchased from another source in or outside of this state. A utility may comply with the standard in whole or in part by purchasing RECs. Each kilowatt-hour of eligible energy generated in Missouri shall count as 1.25 kilowatt-hours for purposes of compliance. **Each kilowatt-hour of eligible energy generated from processed solid biomass engineered fiber fuel, as defined in section 393.1600, shall count as 1.50 kilowatt-hours for purposes of compliance.**

2. The commission, in consultation with the department and within one year of November 4, 2008, shall select a program for tracking and verifying the trading of renewable energy credits. An unused credit may exist for up to three years from the date of its creation. A credit may be used only once to comply with sections 393.1020 to 393.1030 and may not also be used to satisfy any similar nonfederal requirement. An electric utility may not use a credit derived from a green pricing program. Certificates from net-metered sources shall initially be owned by the customer-generator. The commission, except where the department is specified, shall make whatever rules are necessary to enforce the renewable energy standard. Such rules shall include:

(1) A maximum average retail rate increase of one percent determined by estimating and comparing the electric utility's cost of compliance with least-cost renewable generation and the cost of continuing to generate or purchase electricity from entirely nonrenewable sources, taking into proper account future environmental regulatory risk including the risk of greenhouse gas regulation. Notwithstanding the foregoing, until June 30, 2020, if the maximum average retail rate increase would be less than or equal to one percent if an electric utility's investment in solar-related projects initiated, owned or operated by the electric utility is ignored for purposes of calculating the increase, then additional solar rebates shall be paid and included in rates in an amount up to the amount that would produce a retail rate increase equal to the difference between a one percent retail rate increase and the retail rate increase calculated when ignoring an electric utility's investment in solar-related projects initiated, owned, or operated by the electric utility. Notwithstanding any provision to the contrary in this section, even if the payment of additional solar rebates will produce a maximum average retail rate increase of greater than one percent when an electric utility's investment in solar-related projects initiated, owned or operated by the electric utility are included in the calculation, the additional solar rebate costs shall be included in the prudently incurred costs to be recovered as contemplated by subdivision (4) of this subsection;

(2) Penalties of at least twice the average market value of renewable energy credits for the compliance period for failure to meet the targets of subsection 1 of this section. An electric utility will be excused if it proves to the commission that failure was due to events beyond its reasonable control that could not have been reasonably mitigated, or that the maximum average retail rate increase has been reached. Penalties shall not be recovered from customers. Amounts forfeited under this section shall be remitted to the department to purchase renewable energy credits needed for compliance. Any excess forfeited revenues shall be used by the department's energy center solely for renewable energy and energy efficiency projects;

(3) Provisions for an annual report to be filed by each electric utility in a format sufficient to document its progress in meeting the targets;

(4) Provision for recovery outside the context of a regular rate case of prudently incurred costs and the pass-through of benefits to customers of any savings achieved by an electrical corporation in meeting the requirements of this section.

3. As provided for in this section, except for those electrical corporations that qualify for an exemption under section 393.1050, each electric utility shall make available to its retail customers a solar rebate for new or expanded solar electric systems sited on customers' premises, up to a maximum of twenty-five kilowatts per system, measured in direct current that were confirmed by the electric utility to have become operational in compliance with the provisions of section 386.890. The solar rebates shall be two dollars per watt for systems becoming operational on or before June 30, 2014; one dollar and fifty cents per watt for systems becoming operational between July 1, 2014, and June 30, 2015; one dollar per watt for systems becoming operational between July 1, 2015, and June 30, 2016; fifty cents per watt for systems becoming operational between July 1, 2016, and June 30, 2017; fifty cents per watt for systems becoming operational between July 1, 2017, and June 30, 2019; twenty-five cents per watt for systems becoming operational between July 1, 2019, and June 30, 2020; and zero cents per watt for systems becoming operational after June 30, 2020. An electric utility may, through its tariffs, require applications for rebates to be submitted up to one hundred eighty-two days prior to the June thirtieth operational date. Nothing in this section shall prevent an electrical corporation from offering rebates after July 1, 2020, through an approved tariff. If the electric utility determines the maximum average retail rate increase provided for in subdivision (1) of subsection 2 of this section will be reached in any calendar year, the electric utility shall be entitled to cease paying rebates to the extent necessary to avoid exceeding the maximum average retail rate increase if the electrical corporation files with the commission to suspend its rebate tariff for the remainder of that calendar year at least sixty days prior to the change taking effect. The filing with the commission to suspend the electrical corporation's rebate tariff shall include the calculation reflecting that the maximum average retail rate increase will be reached and supporting documentation reflecting that the maximum average retail rate increase will be reached. The commission shall rule on the suspension filing within sixty days of the date it is filed. If the commission determines that the maximum average retail rate increase will be reached, the commission shall approve the tariff suspension. The electric utility shall continue to process and pay applicable solar rebates until a final commission ruling; however, if the continued payment causes the electric utility to pay rebates that cause it to exceed the maximum average retail rate increase, the expenditures shall be considered prudently incurred costs as contemplated by subdivision (4) of subsection 2 of this section and shall be recoverable as such by the electric utility. As a condition of receiving a rebate, customers shall transfer to the electric utility all right, title, and interest in and to the renewable energy credits associated with

the new or expanded solar electric system that qualified the customer for the solar rebate for a period of ten years from the date the electric utility confirmed that the solar electric system was installed and operational.

4. The department shall, in consultation with the commission, establish by rule a certification process for electricity generated from renewable resources and used to fulfill the requirements of subsection 1 of this section. Certification criteria for renewable energy generation shall be determined by factors that include fuel type, technology, and the environmental impacts of the generating facility. Renewable energy facilities shall not cause undue adverse air, water, or land use impacts, including impacts associated with the gathering of generation feedstocks. If any amount of fossil fuel is used with renewable energy resources, only the portion of electrical output attributable to renewable energy resources shall be used to fulfill the portfolio requirements.

5. In carrying out the provisions of this section, the commission and the department shall include methane generated from the anaerobic digestion of farm animal waste and thermal depolymerization or pyrolysis for converting waste material to energy as renewable energy resources for purposes of this section.

6. The commission shall have the authority to promulgate rules for the implementation of this section, but only to the extent such rules are consistent with, and do not delay the implementation of, the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

620.3080. 1. As used in this section, the following terms shall mean:

(1) "Job creation, worker training, and infrastructure development programs", the Missouri works program established under sections 620.2000 to 620.2020, Missouri business use incentives for large-scale development act established under sections 100.700 to 100.850, the Missouri works training program established under sections 620.800 to 620.809, and the real property tax increment allocation redevelopment act established under sections 99.800 to 99.865;

(2) "SMR production facility", a facility which produces nuclear reactors based on fission that is approved under federal and state law and regulations to be constructed which produce less than three hundred megawatts of clean electrical energy.

2. Notwithstanding any other provision of law to the contrary, no benefits authorized under job creation, worker training, and infrastructure development programs for a SMR production facility shall be considered in determining compliance with applicable limitations on the aggregate amount of benefits that may be awarded annually or cumulatively under subdivision (3) of subsection 10 of section 99.845, subsection 5 of section 100.850, subsection 7 of section 620.809, and subsection 7 of section 620.2020. No SMR production facility shall be authorized for state benefits under job creation, worker training, and infrastructure development programs that exceed, in the aggregate, one hundred and fifty million dollars annually under all such programs."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Korman, **House Amendment No. 8** was adopted.

Representative Redmon offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 302, Page 4, Section 135.963, Line 54, by inserting immediately after said section and line the following:

"304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of

such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

- (1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;
- (2) Establish one-way streets and provide for the regulation of vehicles thereon;
- (3) Require vehicles to stop before crossing certain designated streets and boulevards;
- (4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each

municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such vehicles in compliance with any ordinances of the designating municipality shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;**

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

(7) Require the use of signaling devices on all motor vehicles; and

(8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Redmon, **House Amendment No. 9** was adopted.

Representative Berry offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 302, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.2050. 1. As used in this section, unless the context clearly indicates otherwise, the following terms mean:

- (1) "Facility", a location composed of real estate, buildings, fixtures, machinery, and equipment;
 - (2) "Municipality", any county, city, incorporated town, or village of the state;
 - (3) "NAICS", the 2007 edition of the North American Industry Classification System developed under the direction and guidance of the federal Office of Management and Budget. Any NAICS sector, subsector, industry group, or industry identified in this section shall include its corresponding classification in previous and subsequent federal industry classification systems;
 - (4) "Technology business facility", a facility purchased, constructed, extended, or improved under this section, provided that such business facility is engaged in:
 - (a) Wired telecommunications carriers (NAICS 517110);
 - (b) Data processing, hosting, and related services (NAICS 518210); or
 - (c) Internet publishing and broadcasting and web search portals (NAICS 519130) at the business facility;
 - (5) "Technology business facility project" or "project", the purchase, construction, extension, or improvement of technology business facilities, whether of the facility as a whole or of any one or more of the facility's components of real estate, buildings, fixtures, machinery, and equipment.
2. The governing body of any municipality may:
 - (1) Carry out technology business facility projects for economic development under this section;
 - (2) Accept grants from the federal and state governments for technology business facility project purposes and may enter into such agreements as are not contrary to the laws of this state which may be required as a condition of grants by the federal government or its agencies; and
 - (3) Receive gifts and donations from private sources to be used for technology business facility project purposes.
 3. The governing body of the municipality may enter into loan agreements, and may sell, lease, or mortgage to private persons, partnerships, or corporations any one or more of the components of a facility received, purchased, constructed, or extended by the municipality for development of a technology business facility project. The loan agreement, installment sale agreement, lease, or other such document shall contain such other terms as are agreed upon between the municipality and the obligor, provided that such terms shall be consistent with this section. If, in the judgment of the governing body of the municipality, the technology business facility project will result in economic benefits to the municipality, the governing body may lawfully enter into an agreement that includes nominal monetary consideration to the municipality in exchange for the use of one or more components of the facility.
 4. Transactions involving the lease or rental of any components of a project under this section shall be specifically exempted from the provisions of the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.761, and 238.235 and exempted from the computation of the tax levied, assessed, or payable under the local sales tax law as defined under sections 32.085, 144.010 to 144.525, 144.600 to 144.745, and 238.235.
 5. Leasehold interests granted and held under this section shall not be subject to property taxes.
 6. Any payments in lieu of taxes expected to be made by any lessee of the project shall be applied in accordance with this section. The lessee may reimburse the municipality for its actual costs of administering the plan. All amounts paid in excess of such actual costs shall, immediately upon receipt thereof, be disbursed by the municipality's treasurer or other financial officer to each affected taxing entity in proportion to the current ad valorem tax levy of each affected taxing entity.
 7. The county assessor shall include the current assessed value of all property within the affected taxing entities in the aggregate valuation of assessed property entered upon the assessor's book and verified under section 137.245, and such value shall be used for the purpose of the debt limitation on local government under article VI, section 26(b) of the Constitution of Missouri.
 8. The governing body of any municipality may sell or otherwise dispose of the property, buildings, or plants acquired under this section to private persons or corporations for technology business facility project purposes upon approval by the governing body. The terms and method of the sale or other disposal shall be established by the governing body so as to reasonably protect the economic well-being of the municipality and to promote the development of technology business facility projects. A private person or corporation that initially transfers property to the municipality for the purposes of a technology business facility project and that does not charge a purchase price to the municipality shall retain the right, upon request to the municipality, to have the municipality retransfer the donated property to the person or corporation at no cost.

9. The provisions of this section shall not be construed to allow political subdivisions to provide telecommunications services or telecommunications facilities to the extent that they are prohibited from doing so under section 392.410."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Berry, **House Amendment No. 10** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 94	Christofanelli
Cierpiot	Conway 104	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Houghton	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Neely	Pfautsch	Phillips
Pike	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 037

Adams	Anders	Arthur	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Carpenter
Curtis	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Nichols	Peters
Quade	Razer	Roberts	Runions	Stevens 46
Unsicker	Walker 74			

PRESENT: 001

Rowland 29

ABSENT WITH LEAVE: 026

Bangert	Brown 57	Burns	Chipman	Conway 10
Cookson	Cornejo	Engler	Fitzwater 144	Franklin
Gregory	Higdon	Hill	Houx	Hubrecht

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Matthiesen	McDaniel	Mitten	Muntzel	Newman
Pierson Jr	Pietzman	Plocher	Roden	Smith 85
Wessels				

VACANCIES: 001

On motion of Representative Ruth, the title of **HCS SB 302, as amended**, relating to political subdivisions, was agreed to.

On motion of Representative Ruth, **HCS SB 302, as amended**, was adopted.

On motion of Representative Ruth, **HCS SB 302, as amended**, was read the third time and passed by the following vote:

AYES: 088

Adams	Anders	Andrews	Austin	Bangert
Baringer	Beard	Beck	Bernskoetter	Berry
Brown 57	Brown 94	Burns	Butler	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Davis	Dogan	Dohrman	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franks Jr
Gannon	Green	Haahr	Haefner	Hannegan
Hansen	Harris	Henderson	Houghton	Hubrecht
Justus	Kelley 127	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
McCaherty	McGaugh	Merideth 80	Messenger	Miller
Morris	Nichols	Peters	Pfautsch	Phillips
Pike	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Rone	Rowland 155
Rowland 29	Runions	Ruth	Shaul 113	Shull 16
Shumake	Sommer	Stephens 128	Swan	Tate
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
Wiemann	Wood	Mr. Speaker		

NOES: 062

Alferman	Anderson	Arthur	Bahr	Barnes 60
Barnes 28	Basye	Black	Bondon	Brattin
Brown 27	Burnett	Carpenter	Christofanelli	Curtis
Curtman	DeGroot	Dunn	Eggleston	Ellebracht
Ellington	Fitzpatrick	Frederick	Gray	Gregory
Grier	Helms	Hill	Hurst	Johnson
Kelly 141	Kendrick	Kidd	Lavender	Marshall
Matthiesen	May	McCann Beatty	McCreery	McGee
Meredith 71	Mitten	Moon	Morgan	Mosley
Neely	Pierson Jr	Pietzman	Pogue	Quade
Roberts	Roerber	Ross	Schroer	Smith 163
Spencer	Stacy	Stevens 46	Taylor	Trent
White	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 012

Chipman	Cookson	Cornejo	Franklin	Higdon
Houx	McDaniel	Muntzel	Newman	Plocher
Roden	Smith 85			

VACANCIES: 001

Speaker Richardson declared the bill passed.

BILLS CARRYING REQUEST MESSAGES

SB 8, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended, relating to transportation, was taken up by Representative Rhoads.

Representative Rhoads moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended, to SB 8 and grant the Senate a conference.**

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SB 8: Representatives Rhoads, Bernskoetter, Fitzwater (144), McCreery, and Mitten

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 2982 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Houghton reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **SB 373**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bernskoetter, Harris, Houghton, Kelly (141), Lavender, Love, McCreery, Rone and Stevens (46)

Noes (2): Eggleston and Hurst

Present (2): Redmon and Reiboldt

Absent (0)

Committee on Crime Prevention and Public Safety, Chairman Phillips reporting:

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **HB 1213** and **HB 1214**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan and Phillips

Noes (1): Hill

Absent (4): Lauer, McDaniel, Newman and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **SB 25**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan and Phillips

Noes (0)

Absent (5): Hill, Lauer, McDaniel, Newman and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **SCS SB 84**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Baringer, Dogan, Franks Jr., Hannegan and Phillips

Noes (0)

Present (1): Barnes (60)

Absent (5): Hill, Lauer, McDaniel, Newman and Rhoads

Mr. Speaker: Your Committee on Crime Prevention and Public Safety, to which was referred **SB 282**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baringer, Barnes (60), Dogan, Franks Jr., Hannegan and Phillips

Noes (0)

Absent (5): Hill, Lauer, McDaniel, Newman and Rhoads

Committee on Elementary and Secondary Education, Chairman Swan reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 785**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anders, Bangert, Barnes (60), Basye, Burnett, Matthiesen, Morgan, Swan and Wood

Noes (1): Spencer

Absent (3): Bahr, Dogan and Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1113**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Matthiesen, Morgan, Spencer, Swan and Wood

Noes (0)

Absent (2): Dogan and Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **SCS SBs 300 & 306**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anders, Bahr, Bangert, Barnes (60), Basye, Burnett, Matthiesen, Morgan, Spencer, Swan and Wood

Noes (0)

Absent (2): Dogan and Roeber

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **SB 434**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anders, Bahr, Bangert, Barnes (60), Basye, Matthiesen, Spencer, Swan and Wood

Noes (2): Burnett and Morgan

Absent (2): Dogan and Roeber

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 65**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (2): Carpenter and Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **SS SB 293**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 332**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Roeber and Schroer

Noes (1): Merideth (80)

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 363**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Anderson, Arthur, Basye, Carpenter, Cornejo, Cross, Evans, Mathews, McCreery, Merideth (80), Roeber and Schroer

Noes (0)

Absent (1): Taylor

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 376**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Anderson, Arthur, Basye, Cornejo, Cross, Mathews, McCreery, Roeber and Schroer

Noes (3): Carpenter, Evans and Merideth (80)

Absent (1): Taylor

Committee on Health and Mental Health Policy, Chairman Frederick reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SS SB 490**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Frederick, Haefner, Morris, Pfautsch, Smith (163), Stevens (46), Walker (74) and Wiemann

Noes (0)

Absent (3): Arthur, Messenger and Stephens (128)

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **SB 99**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Beard, Corlew, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Toalson Reisch and White

Noes (0)

Absent (2): DeGroot and Roberts

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **SS SCS SB 49**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Wessels and Wilson

Noes (0)

Absent (1): Vescovo

Special Committee on Government Oversight, Chairman Brattin reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SB 478**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Barnes (28), Brattin, Brown (57), Christofanelli, Fitzwater (144), Hill, Merideth (80), Messenger, Taylor and Toalson Reich

Noes (1): Bangert

Absent (2): Mitten and Moon

Committee on Ways and Means, Chairman Curtman reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **SB 248**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Brown (27), Christofanelli, Curtman, Eggleston, Ellington, Gray, Roden and Shull (16)

Noes (0)

Absent (5): Cross, Kelley (127), Mosley, Rhoads and Schroer

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 35**.

RECESS

On motion of Representative Cierpiot, the House will stand in recess until such time as **CCR SCS HCS HB 2** through **CCR SCS HCS HB 12**, and **CCR SCS HCS HB 17** are distributed or 4:00 a.m., whichever is earlier, and then stand adjourned until 9:00 a.m., Thursday, May 4, 2017.

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 2, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 2, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 2.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Lyle Rowland
/s/ Rep. Michael Butler
/s/ Rep. Kip Kendrick

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Mike Cunningham
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3.

2. That the House recede from its position on House Committee Substitute for House Bill No. 3.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Lyle Rowland
/s/ Rep. Kip Kendrick
/s/ Rep. Daron McGee

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Dan Hegeman
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 4**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 4, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 4.
2. That the House recede from its position on House Committee Substitute for House Bill No. 4.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kathie Conway
/s/ Rep. Michael Butler
/s/ Rep. Kip Kendrick

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Wayne Wallingford
/s/ Sen. S. Kiki Curls
/s/ Sen. Jason Holsman

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 5**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 5.
2. That the House recede from its position on House Committee Substitute for House Bill No. 5.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kurt Bahr
/s/ Rep. Michael Butler
/s/ Rep. Greg Razer

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Wayne Wallingford
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 6**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 6, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 6, as amended.

2. That the House recede from its position on House Committee Substitute for House Bill No. 6.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Craig Redmon
/s/ Rep. Michael Butler
/s/ Rep. Randy Dunn

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Dan Hegeman
/s/ Sen. S. Kiki Curls
/s/ Sen. Jason Holsman

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 7**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 7, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 7.
2. That the House recede from its position on House Committee Substitute for House Bill No. 7.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 7, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Craig Redmon
/s/ Rep. Michael Butler
/s/ Rep. Randy Dunn

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Mike Cunningham
/s/ Sen. Jamilah Nasheed
/s/ Sen. Gina Walsh

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 8**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 8, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 8.
2. That the House recede from its position on House Committee Substitute for House Bill No. 8.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 8, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kathie Conway
/s/ Rep. Michael Butler
/s/ Rep. Karla May

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Wayne Wallingford
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 9**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 9, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 9.
2. That the House recede from its position on House Committee Substitute for House Bill No. 9.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kathie Conway
/s/ Rep. Michael Butler
/s/ Rep. Karla May

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Dan Hegeman
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 10**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 10.
2. That the House recede from its position on House Committee Substitute for House Bill No. 10.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. David Wood
/s/ Rep. Crystal Quade

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Mike Cunningham
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 11**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 11.
2. That the House recede from its position on House Committee Substitute for House Bill No. 11.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. David Wood
/s/ Rep. Crystal Quade

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Mike Cunningham
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 12**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 12, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 12, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 12.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 12, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kurt Bahr
/s/ Rep. Deb Lavender
/s/ Rep. Peter Merideth

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Dan Hegeman
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 17**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 17, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 17, as amended.
2. That the House recede from its position on House Committee Substitute for House Bill No. 17.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 17, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Rep. Scott Fitzpatrick
/s/ Rep. Justin Alferman
/s/ Rep. Kurt Bahr
/s/ Rep. Michael Butler
/s/ Rep. Kip Kendrick

FOR THE SENATE:

/s/ Sen. Dan Brown
/s/ Sen. David Sater
/s/ Sen. Mike Cunningham
/s/ Sen. S. Kiki Curls
/s/ Sen. Jamilah Nasheed

ADJOURNMENT

Pursuant to the motion of Representative Cierpiot, the House adjourned until 9:00 a.m., Thursday, May 4, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, May 4, 2017, 12:00 PM, House Hearing Room 3.

Executive session will be held: SS SB 22

Executive session may be held on any matter referred to the committee.

CONFERENCE COMMITTEE ON BUDGET

Thursday, May 4, 2017, 8:15 AM, House Lounge.

Executive session may be held on any matter referred to the committee.

Conference Committee on Budget for SCS HCS HB 2, as amended; SCS HCS HB 3; SCS HCS HB 4; SCS HCS HB 5; SCS HCS HB 6, as amended; SCS HCS HB 7; SCS HCS HB 8; SCS HCS HB 9; SCS HCS HB 10; SCS HCS HB 11; SCS HCS HB 12, as amended; SCS HCS HB 17, as amended; SCS HCS HB 19

FISCAL REVIEW

Thursday, May 4, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Executive session.

FISCAL REVIEW

Friday, May 5, 2017, 8:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 4, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: SS SCS SB 49, SB 248, HCS SCS SBs 300 & 306, HCS SB 434, HCS SB 478, SS SB 490

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

SUBCOMMITTEE ON POLICE/COMMUNITY RELATIONS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Planning to adjourn at 9:45 AM.

VETERANS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Missouri Coalition for Community Behavioral Health will be presenting a virtual reality demo for veterans with PTSD.

HOUSE CALENDAR

SIXTY-EIGHTH DAY, THURSDAY, MAY 4, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeier
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)

HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 – Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SS#2 SCS SB 43 - McGaugh
SB 329 - Kolkmeier
SS SCS SB 16 - Engler
SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)

HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
HCS SS SB 34, as amended (Fiscal Review 5/3/17), E.C. - Rhoads
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 283 - Andrews
SCS SB 322 - Gannon
SB 503, E.C. - Lauer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
HCS SCS SB 355 - Alferman
SCS SB 404 - Alferman
HCS SB 501, E.C. - Stephens (128)
SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
SCS#2 SB 128 - Roeber
HCS SB 134, (Fiscal Review 5/2/17) - Mosley
HCS SB 114 - Alferman

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13 - Fitzpatrick
SCS HCS HB 18, as amended - Fitzpatrick

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

BILLS IN CONFERENCE

CCR SCS HCS HB 2, as amended - Fitzpatrick
CCR SCS HCS HB 3 - Fitzpatrick
CCR SCS HCS HB 4 - Fitzpatrick

CCR SCS HCS HB 5 - Fitzpatrick
CCR SCS HCS HB 6, as amended - Fitzpatrick
CCR SCS HCS HB 7 - Fitzpatrick
CCR SCS HCS HB 8 - Fitzpatrick
CCR SCS HCS HB 9 - Fitzpatrick
CCR SCS HCS HB 10 - Fitzpatrick
CCR SCS HCS HB 11 - Fitzpatrick
CCR SCS HCS HB 12, as amended - Fitzpatrick
CCR SCS HCS HB 17, as amended - Fitzpatrick
SCS HCS HB 19 - Fitzpatrick
SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8,
HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a., E.C. - Rhoads

HOUSE RESOLUTIONS

HR 11 - Peters
HR 395 - Ruth

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-EIGHTH DAY, THURSDAY, MAY 4, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Come ye and let us go up to the mountain of the Lord; that He may teach us His ways and that we may walk in His paths. (Isaiah 2:3)

O Mighty God of Love, who is our refuge and strength, our present help in every hour of need, we want to begin this day with You, we would continue it with You, and we hope to end it with You. May this be a productive day in the people's House and our struggling Senate when we truly cooperate with Your Spirit and in so doing increase in faith, advance in hope, and extend prosperity in our State and in our districts.

We especially pray for our country on this National Day of Prayer, that our people may learn to be one in spirit, one in purpose, and one in a desire to live together harmoniously. As a result, may we endeavor to bring peace to our hearts, understanding between political parties, and a new sense of responsibility for the benefit of all Missourians.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-seventh day was approved as printed by the following vote:

AYES: 124

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Burnett
Burns	Chipman	Cierpiot	Conway 10	Conway 104
Cookson	Cross	Davis	DeGroot	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Gregory
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McCann Beatty
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Pogue

Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 038

Bangert	Barnes 60	Brown 57	Brown 94	Butler
Carpenter	Christofanelli	Corlew	Cornejo	Crawford
Curtis	Curtman	Dogan	Ellington	Fitzpatrick
Green	Grier	Korman	Matthiesen	May
McCreery	McDaniel	McGee	Mitten	Moon
Mosley	Muntzel	Newman	Peters	Plocher
Quade	Razer	Rehder	Roden	Ross
Smith 85	Smith 163	Mr. Speaker		

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 34, as amended**, with **House Amendment No. 1 to House Amendment No. 7**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Alferman

THIRD READING OF SENATE BILLS

SS SB 31, relating to evidence for the cost of medical care and treatment, was taken up by Representative McGaugh.

SS SB 31 was laid over.

HOUSE RESOLUTIONS

HR 395, relating to the Delta Queen steamboat, was taken up by Representative Ruth.

On motion of Representative Ruth, **HR 395** was adopted.

THIRD READING OF SENATE BILLS

HCS SS SB 34, as amended, relating to criminal offenses, was taken up by Representative Rhoads.

On motion of Representative Rhoads, the title of **HCS SS SB 34, as amended**, was agreed to.

On motion of Representative Rhoads, **HCS SS SB 34, as amended**, was adopted.

On motion of Representative Rhoads, **HCS SS SB 34, as amended**, was read the third time and passed by the following vote:

AYES: 108

Adams	Alferman	Anderson	Andrews	Austin
Bangert	Baringer	Barnes 60	Basye	Beard
Beck	Bernskoetter	Black	Brattin	Brown 57
Burnett	Burns	Butler	Cierpiot	Conway 10
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gray	Gregory	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	May	McCaherty	McCann Beatty
McCreery	McGaugh	Messenger	Miller	Morris
Neely	Nichols	Peters	Pfautsch	Phillips
Pike	Plocher	Quade	Redmon	Rehder
Reiboldt	Reisch	Rhoads	Roberts	Roeber
Rone	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stevens 46	Swan	Tate
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Mr. Speaker		

NOES: 022

Anders	Bahr	Barnes 28	Berry	Brown 27
Dunn	Franks Jr	Higdon	Hurst	Kidd
Marshall	Meredith 71	Merideth 80	Moon	Morgan
Pierson Jr	Pietzman	Pogue	Remole	Taylor
Wilson	Wood			

PRESENT: 001

Roden

ABSENT WITH LEAVE: 031

Arthur	Bondon	Brown 94	Carpenter	Chipman
Christofanelli	Conway 104	Cookson	Corlew	Cornejo
Curtis	Curtman	Ellington	Gannon	Green
Grier	Korman	Mathews	Matthiesen	McDaniel

McGee	Mitten	Mosley	Muntzel	Newman
Razer	Ross	Smith 85	Smith 163	Stephens 128
Walker 74				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Speaker Richardson assumed the Chair.

The emergency clause was adopted by the following vote:

AYES: 123

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Burnett	Burns	Butler	Christofanelli	Cierpiot
Conway 10	Conway 104	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gray	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	May	McCaherty	McCann Beatty	McCreery
McGaugh	Messenger	Miller	Mitten	Morgan
Morris	Neely	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Rowland 155	Runions	Ruth	Shaul 113	Shull 16
Shumake	Sommer	Spencer	Stacy	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 013

Berry	Engler	Higdon	Hurst	Kidd
McDaniel	Meredith 71	Merideth 80	Moon	Pogue
Roberts	Stephens 128	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 026

Alferman	Brown 94	Carpenter	Chipman	Cookson
Corlew	Cornejo	Curtis	Curtman	Ellington
Gannon	Green	Grier	Korman	Mathews
Matthiesen	McGee	Mosley	Muntzel	Newman
Razer	Ross	Rowland 29	Schroer	Smith 85
Smith 163				

VACANCIES: 001

BILLS IN CONFERENCE

CCR SCS HCS HB 2, as amended, relating to appropriations for the State Board of Education and the Department of Elementary and Secondary Education, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 2, as amended**, was adopted by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Gregory	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Merideth 80	Messenger	Miller
Moon	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 020

Barnes 28	Beck	Brown 27	Burnett	Burns
Lavender	Marshall	McCreery	McDaniel	Meredith 71
Mitten	Morgan	Morris	Peters	Pogue
Rowland 29	Stevens 46	Unsicker	Wessels	White

PRESENT: 001

Hubrecht

ABSENT WITH LEAVE: 012

Cookson	Curtis	Curtman	Ellington	Gray
Grier	Korman	Mosley	Newman	Razer
Smith 85	Smith 163			

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 2** was read the third time and passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Merideth 80	Messenger	Miller
Moon	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 022

Barnes 28	Beck	Brown 27	Burnett	Burns
Ellebracht	Lavender	Marshall	McCreery	McDaniel
Meredith 71	Mitten	Morgan	Morris	Peters
Pogue	Roberts	Rowland 29	Stevens 46	Unsicker
Wessels	White			

PRESENT: 000

ABSENT WITH LEAVE: 011

Cookson	Curtis	Curtman	Ellington	Gray
Grier	Korman	Mosley	Newman	Razer
Smith 85				

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 3, relating to appropriations for the Department of Higher Education, was taken up by Representative Fitzpatrick.

Representative Ross assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Ross resumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 3** was adopted by the following vote:

AYES: 114

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Baringer	Barnes 60	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 040

Anders	Arthur	Bangert	Barnes 28	Basye
Beck	Brown 27	Burnett	Burns	Carpenter
Dunn	Ellebracht	Ellington	Franks Jr	Gray
Harris	Hurst	Kendrick	Lavender	Marshall
May	McCreery	McDaniel	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Curtis	Curtman	McGee	Mosley
Newman	Rowland 29	Smith 85		

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 3** was read the third time and passed by the following vote:

AYES: 114

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Baringer	Barnes 60	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 94
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 039

Anders	Arthur	Bangert	Barnes 28	Basye
Beck	Brown 27	Burnett	Burns	Carpenter
Dunn	Ellebracht	Ellington	Franks Jr	Harris
Hurst	Kendrick	Lavender	Marshall	May
McCreery	McDaniel	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Stevens 46	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 009

Brown 57	Cookson	Curtis	Curtman	McGee
Mosley	Newman	Smith 85	Unsicker	

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 4, relating to appropriations for the Department of Revenue and the Department of Transportation, was taken up by Representative Fitzpatrick.

Representative Ross resumed the Chair.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 4** was adopted by the following vote:

AYES: 117

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfausch
Phillips	Pietzman	Pike	Plocher	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 039

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Carpenter
Cornejo	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Lavender	Marshall	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Nichols	Peters	Pierson Jr
Pogue	Quade	Roberts	Rowland 29	Runions
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 006

Cookson	Curtis	Curtman	Mosley	Newman
Smith 85				

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 4** was read the third time and passed by the following vote:

AYES: 115

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 57
Brown 94	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Cross
Davis	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Razer	Redmon
Rehder	Reiboldt	Reisch	Rhoads	Roden
Roerber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 038

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Burns	Carpenter
Cornejo	Dunn	Ellebracht	Ellington	Franks Jr
Gray	Lavender	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Nichols	Peters	Pierson Jr	Pogue
Quade	Roberts	Rowland 29	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	Curtis	Curtman	DeGroot	Marshall
Mosley	Newman	Remole	Smith 85	

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 5, relating to appropriations for the Office of Administration, Department of Transportation, Department of Conservation, Department of Public Safety and the Chief Executive's Office, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 5** was adopted by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Merideth 80	Messenger	Miller
Morgan	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 017

Arthur	Beck	Burns	Ellington	Gray
Hurst	Lavender	Marshall	McCreery	McDaniel
Meredith 71	Mitten	Moon	Peters	Pogue
Stevens 46	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 005

Cookson	Curtis	Mosley	Newman	Smith 85
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VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 5** was read the third time and passed by the following vote:

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli

Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McGaugh	McGee
Merideth 80	Messenger	Miller	Morgan	Morris
Muntzel	Neely	Nichols	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 017

Arthur	Beck	Burns	Ellington	Gray
Hurst	Lavender	Marshall	McCreery	McDaniel
Meredith 71	Mitten	Moon	Peters	Pogue
Stevens 46	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 008

Brattin	Cookson	Curtis	May	Mosley
Newman	Rhoads	Smith 85		

VACANCIES: 001

Speaker Richardson declared the bill passed.

SIGNING OF SENATE BILLS

All other business of the House was suspended while **SS SB 182** and **SB 486** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

BILLS IN CONFERENCE

CCR SCS HCS HB 6, as amended, relating to appropriations for the Department of Agriculture, Department of Natural Resources and the Department of Conservation, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 6, as amended**, was adopted by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 015

Beck	Burns	Ellington	Lavender	Marshall
McCreery	McDaniel	Mitten	Moon	Peters
Pierson Jr	Pogue	Rowland 29	Stevens 46	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 005

Cookson	Mosley	Newman	Reisch	Smith 85
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VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 6** was read the third time and passed by the following vote:

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry

Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Muntzel	Neely	Nichols
Pfautsch	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 016

Arthur	Beck	Burns	Ellington	Lavender
Marshall	McCreery	McDaniel	Mitten	Moon
Peters	Pierson Jr	Pogue	Rowland 29	Stevens 46
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 009

Cookson	DeGroot	Green	Higdon	Lauer
Mosley	Newman	Phillips	Smith 85	

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 7, relating to appropriations for the Department of Economic Development; Department of Insurance, Financial Institutions and Professional Registration; and the Department of Labor and Industrial Relations, was taken up by Representative Fitzpatrick.

Representative Barnes (60) assumed the Chair.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 7** was adopted by the following vote:

AYES: 119

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 034

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Ellington	Franks Jr	Gray	Hurst	Lavender
Marshall	May	McCreery	McDaniel	McGee
Meredith 71	Mitten	Moon	Morgan	Nichols
Peters	Pierson Jr	Pogue	Quade	Roberts
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 009

Chipman	Cookson	Cross	Engler	Merideth 80
Mosley	Newman	Smith 85	Wilson	

VACANCIES: 001

Speaker Richardson resumed the Chair.

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 7** was read the third time and passed by the following vote:

AYES: 118

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Carpenter	Chipman	Christofanelli	Cierpiot

Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McGaugh	Messenger	Miller	Morris
Muntzel	Pfautsch	Pietzman	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 036

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Ellington	Franks Jr	Gray	Hurst	Lavender
Marshall	May	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Nichols	Peters	Pierson Jr	Pogue	Quade
Roberts	Rowland 29	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Engler	Mosley	Neely	Newman
Phillips	Smith 85	Wilson		

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 8, relating to appropriations for the Department of Public Safety, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 8** was adopted by the following vote:

AYES: 126

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Butler	Chipman	Christofanelli	Cierpiot

Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Nichols	Pfausch	Phillips	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wood
Mr. Speaker				

NOES: 026

Anders	Arthur	Beck	Burns	Carpenter
Dunn	Franks Jr	Frederick	Gray	Lavender
Marshall	McCreery	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Peters	Pierson Jr
Pogue	Roberts	Rowland 29	Runions	Stevens 46
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 010

Conway 10	Cookson	Ellington	Kelley 127	Mathews
Mosley	Newman	Rhoads	Smith 85	Wilson

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 8** was read the third time and passed by the following vote:

AYES: 125

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burnett
Butler	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms

Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Nichols	Pfausch	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	White	Wiemann	Wood	Mr. Speaker

NOES: 029

Anders	Arthur	Beck	Brown 27	Burns
Carpenter	Dunn	Ellington	Franks Jr	Frederick
Gray	Higdon	Lavender	Marshall	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Peters	Pierson Jr	Pogue	Roberts
Rowland 29	Runions	Stevens 46	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 008

Conway 10	Cookson	Mosley	Newman	Phillips
Rhoads	Smith 85	Wilson		

VACANCIES: 001

Speaker Richardson declared the bill passed

SIGNING OF HOUSE BILL

All other business of the House was suspended while **SCS HCS HB 14** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **SCS HCS HB 14** was delivered to the Governor by the Chief Clerk of the House.

BILLS IN CONFERENCE

CCR SCS HCS HB 9, relating to appropriations for the Department of Corrections, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 9** was adopted by the following vote:

AYES: 137

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Matthiesen	May	McCaherty
McCann Beatty	McGaugh	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 013

Beck	Burns	Ellington	Hurst	Lavender
Marshall	McCreery	McDaniel	Moon	Peters
Pogue	Rowland 29	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 012

Cookson	Dunn	Mathews	McGee	Mitten
Mosley	Newman	Rhoads	Smith 85	Vescovo
Walker 74	Wilson			

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 9** was read the third time and passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman

Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	Meredith 71	Messenger	Miller	Morgan
Morris	Muntzel	Neely	Nichols	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 012

Beck	Burns	Ellington	Hurst	Lavender
Marshall	McCreery	McDaniel	Moon	Peters
Pogue	Rowland 29			

PRESENT: 000

ABSENT WITH LEAVE: 014

Bangert	Cookson	Dunn	Green	McGee
Merideth 80	Mitten	Mosley	Newman	Rhoads
Smith 85	Sommer	Vescovo	Wilson	

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 10, relating to appropriations for the Department of Mental Health and the Department of Health and Senior Services, was taken up by Representative Fitzpatrick.

Representative Haefner assumed the Chair.

Representative Lavender made a substitute motion that the House refuse to adopt **CCR SCS HCS HB 10** and request the Senate grant the House a further conference on **SCS HCS HB 10**.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Alferman	Anderson	Andrews	Austin	Barnes 60
Beard	Bernskoetter	Berry	Bondon	Brattin
Brown 57	Brown 94	Chipman	Cierpiot	Crawford
Curtman	Davis	DeGroot	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Frederick	Gannon	Gregory
Grier	Haefner	Hansen	Helms	Henderson
Higdon	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roden	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wood	Mr. Speaker		

NOES: 038

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Ellington	Franks Jr
Gray	Green	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 036

Bahr	Basye	Black	Burns	Christofanelli
Conway 104	Cookson	Corlew	Cornejo	Cross
Dogan	Dunn	Ellebracht	Franklin	Haahr
Hannegan	Harris	Hill	Houghton	Hurst
Korman	Mathews	Matthiesen	McCaherty	McDaniel
Mosley	Newman	Rehder	Roeber	Rowland 29
Schroer	Smith 85	Sommer	Spencer	Wiemann
Wilson				

VACANCIES: 001

Representative Lavender again moved that the House refuse to adopt **CCR SCS HCS HB 10** and request the Senate grant the House further conference on **SCS HCS HB 10**.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Carpenter
Conway 10	Ellebracht	Ellington	Fitzwater 144	Franks Jr
Gray	Green	Harris	Hubrecht	Kendrick
Lavender	May	McCann Beatty	McCreery	McDaniel
McGee	Merideth 80	Mitten	Morgan	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Stevens 46	Unsicker	Walker 74
Wessels				

NOES: 114

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Meredith 71
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 007

Burns	Cookson	Cross	Dunn	Mosley
Newman	Smith 85			

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 10** was adopted by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis

Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Matthiesen	McGaugh	Messenger	Miller
Muntzel	Pfausch	Phillips	Pietzman	Plocher
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 056

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Ellebracht	Ellington	Fitzwater 144
Franks Jr	Gray	Green	Hansen	Harris
Hubrecht	Kendrick	Kidd	Lavender	Marshall
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Morris	Neely	Nichols	Peters
Pierson Jr	Pike	Pogue	Quade	Razer
Rehder	Roberts	Rowland 29	Runions	Ruth
Stephens 128	Stevens 46	Unsicker	Walker 74	Wessels
White				

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns	Cookson	Cross	Dunn	Mathews
Mosley	Newman	Smith 85		

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 10** was read the third time and passed by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger

Miller	Muntzel	Pfautsch	Phillips	Pietzman
Plocher	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 057

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Ellebracht	Ellington	Fitzwater 144
Franks Jr	Gray	Green	Hansen	Harris
Hubrecht	Kendrick	Kidd	Lavender	Marshall
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Morris	Neely	Nichols	Peters
Pierson Jr	Pike	Pogue	Quade	Razer
Rehder	Roberts	Rowland 29	Runions	Ruth
Spencer	Stephens 128	Stevens 46	Unsicker	Walker 74
Wessels	White			

PRESENT: 000

ABSENT WITH LEAVE: 007

Burns	Cookson	Cross	Dunn	Mosley
Newman	Smith 85			

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SCS HCS HB 11, relating to appropriations for the Department of Social Services, was taken up by Representative Fitzpatrick.

Representative Haefner resumed the Chair.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 11** was adopted by the following vote:

AYES: 088

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gregory	Grier	Haahr	Haefner
Hannegan	Helms	Henderson	Hill	Houghton
Hurst	Johnson	Justus	Kelly 141	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger

Miller	Muntzel	Pietzman	Plocher	Redmon
Reiboldt	Reisch	Rhoads	Roden	Roeber
Ross	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wiemann	Wood	Mr. Speaker		

NOES: 068

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Basye	Beck	Brown 27	Burnett
Butler	Carpenter	Conway 10	Cross	Davis
Ellebracht	Ellington	Fitzwater 144	Gannon	Gray
Green	Hansen	Harris	Higdon	Houx
Hubrecht	Kelley 127	Kendrick	Kidd	Lavender
Marshall	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Morris	Neely	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Pogue	Quade	Razer	Rehder	Remole
Roberts	Rone	Rowland 155	Rowland 29	Runions
Ruth	Stephens 128	Stevens 46	Unsicker	Walker 74
Wessels	White	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 006

Burns	Cookson	Dunn	Mosley	Newman
Smith 85				

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 11** was read the third time and passed by the following vote:

AYES: 088

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gregory	Grier	Haahr	Haefner
Hannegan	Helms	Henderson	Hill	Houghton
Hurst	Johnson	Justus	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	McGaugh	Messenger	Miller
Muntzel	Pfautsch	Pietzman	Plocher	Redmon
Reiboldt	Reisch	Rhoads	Roden	Roeber
Ross	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wiemann	Wood	Mr. Speaker		

NOES: 068

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Basye	Beck	Brown 27	Burnett
Butler	Carpenter	Conway 10	Cross	Davis
Ellebracht	Ellington	Fitzwater 144	Gannon	Gray
Green	Hansen	Harris	Higdon	Houx
Hubrecht	Kelley 127	Kendrick	Kidd	Lavender
Marshall	Matthiesen	May	McCaherty	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Morris	Neely
Nichols	Peters	Phillips	Pierson Jr	Pike
Pogue	Quade	Razer	Rehder	Remole
Roberts	Rone	Rowland 155	Rowland 29	Runions
Ruth	Stephens 128	Stevens 46	Unsicker	Walker 74
Wessels	White	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 006

Burns	Cookson	Dunn	Mosley	Newman
Smith 85				

VACANCIES: 001

Representative Haefner declared the bill passed.

Speaker Richardson resumed the Chair.

CCR SCS HCS HB 12, as amended, relating to appropriations for the Chief Executive's Office and Mansion, Lt. Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, Judiciary, Office of State Public Defender, State Senate, House of Representatives, General Assembly, and Committee on Legislative Research, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 12, as amended**, was adopted by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141

Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 012

Arthur	Beck	Ellington	Lavender	Marshall
McCreery	McDaniel	Mitten	Moon	Peters
Pogue	Rowland 29			

PRESENT: 000

ABSENT WITH LEAVE: 010

Berry	Burns	Cierpiot	Conway 10	Cookson
Dunn	Mosley	Newman	Reisch	Smith 85

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 12** was read the third time and passed by the following vote:

AYES: 140

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCaherty	McCann Beatty
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon

Rehder	Reiboldt	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 013

Arthur	Beck	Ellington	Lavender	Marshall
McCreery	McDaniel	Mitten	Moon	Peters
Pogue	Rowland 29	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns	Cierpiot	Conway 10	Cookson	Dunn
Mosley	Newman	Reisch	Smith 85	

VACANCIES: 001

Speaker Richardson declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 13, relating to appropriations for real property leases, related services, utilities, systems furniture, structural modifications and related expenses, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **SCS HCS HB 13** was adopted by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan

Morris	Muntzel	Neely	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 010

Ellington	Hurst	Lavender	Marshall	McCreery
McDaniel	Moon	Nichols	Peters	Pogue

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns	Conway 10	Cookson	Dunn	Mosley
Newman	Reisch	Smith 85		

VACANCIES: 001

On motion of Representative Fitzpatrick, **SCS HCS HB 13** was truly agreed to and finally passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Muntzel	Neely	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128

Stevens 46	Swan	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 009

Ellington	Hurst	Lavender	Marshall	McDaniel
Moon	Nichols	Peters	Pogue	

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns	Conway 10	Cookson	Dunn	Mosley
Newman	Reisch	Smith 85	Tate	

VACANCIES: 001

Speaker Richardson declared the bill passed.

BILLS IN CONFERENCE

CCR SCS HCS HB 17, as amended, to appropriate money for capital improvement and other purposes, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **CCR SCS HCS HB 17, as amended**, was adopted by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Muntzel	Neely	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake

Smith 163	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 008

Ellington	Hurst	Marshall	McDaniel	Moon
Peters	Pogue	Roberts		

PRESENT: 000

ABSENT WITH LEAVE: 010

Burns	Conway 10	Cookson	Dunn	Ellebracht
Mosley	Newman	Reisch	Smith 85	Spencer

VACANCIES: 001

On motion of Representative Fitzpatrick, **CCS SCS HCS HB 17, as amended**, was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Muntzel	Neely
Nichols	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 009

Ellington	Hurst	Marshall	McDaniel	Moon
Peters	Pogue	Roberts	Swan	

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns	Conway 10	Cookson	Dunn	Mosley
Newman	Reisch	Smith 85		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 18, as amended, to appropriate money for purposes for the several departments and offices of state government and capital improvement projects, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **SCS HCS HB 18, as amended**, was adopted by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meridith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate

Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 007

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue	Rowland 29			

PRESENT: 000

ABSENT WITH LEAVE: 008

Burns	Conway 10	Cookson	Dunn	Mosley
Newman	Reisch	Smith 85		

VACANCIES: 001

On motion of Representative Fitzpatrick, **SCS HCS HB 18, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 146

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Muntzel	Neely	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 007

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue	Rowland 29			

PRESENT: 000

ABSENT WITH LEAVE: 009

Burns	Conway 10	Cookson	Dunn	Kidd
Mosley	Newman	Reisch	Smith 85	

VACANCIES: 001

Speaker Richardson declared the bill passed.

COMMITTEE REPORTS

Committee on Local Government, Chairman Fraker reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **SCS SB 405**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Brattin, Burnett, Fraker, Grier, Hannegan, Houghton, McCaherty, Muntzel, Wessels and Wilson

Noes (0)

Absent (1): Vescovo

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1060**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (2): Berry and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 112**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (2): Berry and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 394**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (1): Berry

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 399**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Mathews, Roeber, Runions, Sommer, Unsicker and Vescovo

Noes (0)

Absent (2): Berry and Wiemann

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SCS SB 112 - Fiscal Review

HCS SCS SB 399 - Fiscal Review

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 2**, **as amended**, and has taken up and passed **CCS SCS HCS HB 2**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3** and has taken up and passed **CCS SCS HCS HB 3**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 4** and has taken up and passed **CCS SCS HCS HB 4**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 5** and has taken up and passed **CCS SCS HCS HB 5**.

COMMITTEE APPOINTMENTS

May 4, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317B
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Speaker hereby appoints the following members to the Select Committee on Local, State, Federal Relations and Miscellaneous Business:

Representative Justin Alferman – Chair
Representative Rob Vescovo – Vice Chair
Representative Dan Shaul
Representative Courtney Curtis
Representative DaRon McGee

In accordance with the Rules of the Missouri House and Article III, Section 20 of the Missouri Constitution, the Select Committee on Local, State, Federal Relations and Miscellaneous Business shall stand dissolved as of midnight, May 30, 2017.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 3:00 p.m., Monday, May 8, 2017.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Monday, May 8, 2017, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HR 421

Executive session will be held: HR 421

Executive session may be held on any matter referred to the committee.

House Accounts Committee Resolution 1,

House Accounts Committee Resolution 2,

House budget update,

House Policy review process, and

Discussion of time and date for next meeting.

AMENDED

FISCAL REVIEW

Friday, May 5, 2017, 8:30 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

CANCELLED

FISCAL REVIEW

Monday, May 8, 2017, 1:30 PM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Moved to House Hearing Room 6.

CORRECTED

FISCAL REVIEW

Tuesday, May 9, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Wednesday, May 10, 2017, 8:30 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Friday, May 12, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Tuesday, May 9, 2017, 1 PM or upon conclusion of morning session (whichever is later),
House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

The Missouri Department of Higher Education staff will provide committee members with a brief overview of the current Higher Education Performance Funding model and seek comments and suggestions in preparation for upcoming possible revisions.

JUDICIARY

Tuesday, May 9, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later),
House Hearing Room 1.

Executive session will be held: SB 204

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 8, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bills referred to committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 9, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bills referred to committee.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 10, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bill referred to committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 11, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session will be held: SB 65, HCS SS SB 124, SS SB 293, SS#2 SCS SB 313, SB 376

Executive session may be held on any matter referred to the committee.

Adding legislation.

Please be prepared to take action on any bill referred to committee.

AMENDED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

SUBCOMMITTEE ON POLICE/COMMUNITY RELATIONS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Planning to adjourn at 9:45 AM.

VETERANS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Missouri Coalition for Community Behavioral Health will be presenting a virtual reality demo for veterans with PTSD.

HOUSE CALENDAR

SIXTY-NINTH DAY, MONDAY, MAY 8, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HBs 908 & 757 - Lichtenegger

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer

HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn

HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SS#2 SCS SB 43 - McGaugh
SB 329 - Kolkmeyer
SS SCS SB 16 - Engler
SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)
HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis

HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 283 - Andrews
SCS SB 322 - Gannon
SB 503, E.C. - Lauer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
HCS SCS SB 355 - Alferman
SCS SB 404 - Alferman
HCS SB 501, E.C. - Stephens (128)
SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
SCS#2 SB 128 - Roeber
HCS SB 134, (Fiscal Review 5/2/17) - Mosley
HCS SB 114 - Alferman
HCS SCS SB 112, (Fiscal Review 5/4/17) - Tate
HCS SCS SB 399, (Fiscal Review 5/4/17) - Korman
HCS SB 394, E.C. - Walker (3)

BILLS CARRYING REQUEST MESSAGES

SS HCS HBs 90 & 68, as amended (request Senate recede/grant conference) - Rehder

BILLS IN CONFERENCE

SCS HCS HB 19 - Fitzpatrick
SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8,
HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a., E.C. - Rhoads

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

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JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SIXTY-NINTH DAY, MONDAY, MAY 8, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Kenneth Wilson.

Heavenly Father, we know of no better way to begin the work of this week than by seeking Your guidance and Your council for our lives. We acknowledge that we need You, and we resolve to trust You and to obey You and to do our very best to serve You and our fellow man. In the days ahead of us, days that will call for understanding, for mercy, for the healing of our bodies and our spirit. Every day we are reminded how fragile the thread of life is and how suddenly we may be called to give an account of our lives. May the uncertainty of life make us more anxious to do good while we have the opportunity of this day. Since we shall be judged for every idle word, let us speak carefully, with a deep respect for the truth that cannot be twisted. Bless each member of this body according to their needs.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Owen Plocher and Stella Plocher.

The Journal of the sixty-eighth day was approved as printed by the following vote:

AYES: 143

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty

2210 *Journal of the House*

McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Moon
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Pogue	Quade	Razer
Redmon	Reiboldt	Reisch	Rhoads	Roberts
Roeber	Ross	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 001

Curtis

PRESENT: 001

Rowland 29

ABSENT WITH LEAVE: 017

Baringer	Bondon	Carpenter	Ellington	Green
Hannegan	Hansen	Hubrecht	May	Morgan
Pietzman	Rehder	Remole	Roden	Rone
Rowland 155	Smith 85			

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Vice-Chairman Vescovo reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 112**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Morgan, Morris, Smith (163), Vescovo, Wessels, Wiemann and Wood

Noes (2): Rowland (29) and Unsicker

Absent (4): Alferman, Fraker, Haefner and Swan

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 399**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Conway (104), Morgan, Morris, Smith (163), Vescovo and Wood

Noes (3): Rowland (29), Unsicker and Wessels

Absent (5): Alferman, Fraker, Haefner, Swan and Wiemann

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 6, as amended**, and has taken up and passed **CCS SCS HCS HB 6**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 7** and has taken up and passed **CCS SCS HCS HB 7**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 8** and has taken up and passed **CCS SCS HCS HB 8**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 9** and has taken up and passed **CCS SCS HCS HB 9**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 10** and has taken up and passed **CCS SCS HCS HB 10**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 11** and has taken up and passed **CCS SCS HCS HB 11**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 12, as amended**, and has taken up and passed **CCS SCS HCS HB 12**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 17, as amended**, and has taken up and passed **CCS SCS HCS HB 17**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 8, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9, and House Amendment No. 9, as amended**.

Senators: Munzlinger, Rowden, Schatz, Schupp and Hummel

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 34, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 62, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 111, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3 to SB 64** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, and House Amendment No. 5, as amended, to SB 411** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14, and House Amendment No. 15 to SB 50** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

THIRD READING OF SENATE BILLS

SB 395, relating to the regulation of public accountants, was taken up by Representative Sommer.

SB 395 was laid over.

SB 45, relating to arbitration agreements between employers and at-will employees, was taken up by Representative Corlew.

SB 45 was laid over.

SCS SB 240, relating to the statewide licensure of electrical contractors, was taken up by Representative Mathews.

SCS SB 240 was laid over.

BILLS CARRYING REQUEST MESSAGES

HCS SS SB 34, as amended, relating to criminal offenses, was taken up by Representative Rhoads.

Representative Rhoads moved that the House refuse to recede from its position on **HCS SS SB 34, as amended**, and grant the Senate a conference.

Which motion was adopted.

SB 50, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14 and House Amendment No. 15, relating to health care, was taken up by Representative Frederick.

Representative Frederick moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14 and House Amendment No. 15 to SB 50** and grant the Senate a conference.

Which motion was adopted.

SB 411, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5 and House Amendment No. 5, as amended, relating to political subdivisions, was taken up by Representative Tate.

Representative Tate moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5 and House Amendment No. 5, as amended,** to **SB 411** and grant the Senate a conference.

Which motion was adopted.

SB 64, with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3, relating to designation of a memorial bridge, was taken up by Representative Alferman.

Representative Alferman moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3 to SB 64** and grant the Senate a conference.

Which motion was adopted.

HCS SB 111, as amended, relating to public administrators, was taken up by Representative Crawford.

Representative Crawford moved that the House refuse to recede from its position on **HCS SB 111, as amended,** and grant the Senate a conference.

Which motion was adopted.

HCS SS SB 62, as amended, relating to funds for public employees, was taken up by Representative Black.

Representative Black moved that the House refuse to recede from its position on **HCS SS SB 62, as amended,** and grant the Senate a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS SS SB 34: Representatives Rhoads, Hill, Houx, Roberts and May

SB 50: Representatives Frederick, White, McGaugh, Barnes (28) and Arthur

HCS SS SB 62: Representatives Black, Walker (3), Pike, Morgan and Brown (27)

SB 64: Representatives Alferman, Reiboldt, Fraker, Burns and Kendrick

HCS SB 111: Representatives Crawford, Bondon, Plocher, McCreery and Smith (85)

SB 411: Representatives Tate, Alferman, Curtman, Burns and Razer

THIRD READING OF SENATE BILLS

SS#2 SCS SB 43, relating to unlawful discriminatory practices, was taken up by Representative McGaugh.

Representative Engler offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 2, Section 213.010, Lines 34 to 37, by deleting all of said lines and inserting in lieu thereof the following:

"~~(5)~~ (6) "Discrimination", ~~[any unfair treatment based on]~~ **conduct proscribed herein, taken because of race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, or age as it relates to employment, disability, or familial status as it relates to housing. Discrimination includes any unfair treatment based on a person's presumed or assumed race, color, religion, national origin, ancestry, sex, sexual orientation, gender identity, age as it relates to employment, disability, or familial status as it relates to housing, regardless of whether the presumption or assumption as to such characteristics is correct;**"; and

Further amend said bill and section, Page 3, Line 74, by inserting after all of said line the following:

"(12) "Gender identity", the gender-related identity, appearance, or mannerisms, or other gender-related characteristics of an individual, with or without regard to the individual's assigned sex at birth;"; and

Further amend said bill and section, Page 4, Line 100, by deleting the word, "his" and inserting in lieu thereof the words, "~~his~~**the proprietor's**"; and

Further amend said bill and section, Page 5, Line 122, by inserting after all of said line the following:

"(20) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationship or a history of no such attraction or relationship;"; and

Further amend said bill and section, Pages 1 through 5, by renumbering all of said subdivisions accordingly; and

Further amend said bill and section, Page 5, Line 124, by inserting after all of said line and section the following:

"213.030. 1. The powers and duties of the commission shall be:

(1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;

(2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;

(3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;

(4) To appoint such employees as it may deem necessary, fix their compensation within the appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;

(5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;

(6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;

(7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;

(8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;

(9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, age as it relates to employment, disability, or familial status as it relates to housing;

(10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;

(11) To adopt an official seal;

(12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;

(13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter;

(14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.

2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of ~~[section 536.024]~~ **chapter 536.**"; and

Further amend said bill, Page 5, Section 213.040, Lines 5, 9, 13, 17, and 22, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill and section, Page 9, Line 170, by inserting after all of said line and section the following:

"213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, disability or familial status to a person applying therefor for the purpose of purchasing, construction, improving, repairing, or maintaining a dwelling, or to discriminate against ~~[him]~~ **such person** in fixing of the amount, interest rate, duration or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, **sexual orientation, gender identity**, disability, or familial status of such person or of any person associated with ~~[him]~~ **such person** in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given."; and

Further amend said bill and page, Section 213.050, Line 5, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill, Page 10, Section 213.055, Lines 3, 7, 11, 16, 22, 26 and 34, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill, page and section, Line 5, by inserting after the word, "his" the words, "**or her**"; and

Further amend said bill, page and section, Line 8, by deleting the words, "his employees or his" and inserting in lieu thereof the words, "~~[his]~~**such person's** employees or ~~[his]~~**such person's**"; and

Further amend said bill, page and section, Lines 10, 20 and 25, by deleting the word, "his" and inserting in lieu thereof the words, "[~~his~~] **such person's**"; and

Further amend said bill and section, Page 11, Lines 37, 39, 48, 52, 57, 60 and 65, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill, Page 12, Section 213.065, Lines 5 and 12, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill and page, Section 213.070, Line 12, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill, Page 17, Section 213.101, Line 5, by inserting after the word, "sex" the words, ", **sexual orientation, gender identity**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr assumed the Chair.

Speaker Richardson resumed the Chair.

House Amendment No. 1 was withdrawn.

Representative Dogan offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 2, Section 213.010, Line 12, by deleting the second occurrence of the word, "**the**" and inserting in lieu thereof the word, "**a**"; and

Further amend said bill and section, Page 4, Line 87, by inserting immediately after the number, "**(15)**" the following:

""Motivating factor", the employee's protected classification actually played a role in the adverse decision or action and had a determinative influence on the adverse decision or action;
(16)"; and

Further amend said bill and section, Page 5, Lines 120 through 122, by deleting all of said lines; and

Further amend said bill and section, Pages 4 and 5, by renumbering all of said subdivisions accordingly;
and

Further amend said bill, Page 20, Section 285.575, Line 5, by deleting the second occurrence of the word, "**the**" and inserting in lieu thereof the word, "**a**"; and

Further amend said bill, page and section, Line 15, by inserting immediately after the number, "**(3)**" the following:

""Motivating factor", the employee's protected classification actually played a role in the adverse decision or action and had a determinative influence on the adverse decision or action;
(4)"; and

Further amend said bill, page and section, Line 19, by deleting the number, "(4)" and inserting in lieu thereof the number, "(5)"; and

Further amend said bill and section, Page 21, Lines 35 through 38, by deleting all of said lines and inserting in lieu thereof the following:

"policy."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

Representative Dogan moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Dogan:

AYES: 061

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Cookson
Curtis	Dogan	Dunn	Ellebracht	Ellington
Evans	Franks Jr	Gray	Green	Hannegan
Hansen	Harris	Hubrecht	Kendrick	Kidd
Korman	Lavender	Marshall	May	McCaherty
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Neely
Newman	Nichols	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 3	Walker 74	Wessels	White
Wilson				

NOES: 094

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeyer
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McGaugh	Messenger	Miller
Morris	Muntzel	Pfautsch	Pietzman	Pike
Plocher	Pogue	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Wiemann	Wood	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 007

Crawford
Rehder

Higdon
Vescovo

McDaniel

Peters

Phillips

VACANCIES: 001

Speaker Pro Tem Haahr resumed the Chair.

Representative White offered **House Amendment No. 3.**

House Amendment No. 3

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 2, Section 213.010, Line 47, by deleting all of said line and inserting in lieu thereof the following:

"state, and any person directly acting in the interest of an employer, but does not"; and

Further amend said bill and section, Page 3, Line 53, by deleting all of said line; and

Further amend said bill, page and section, by renumbering subsequent paragraphs accordingly; and

Further amend said bill, Page 12, Section 213.070, Line 1, by deleting the number "**1.**"; and

Further amend said bill, page and section, Lines 16 through 18, by deleting all of said lines; and

Further amend said bill, Page 13, Section 213.075, Line 5, by deleting the word "~~person~~" and inserting in lieu thereof the word "person,"; and

Further amend said bill, Pages 19 and 20, Section 213.111, Lines 44 through 58, by deleting all of said lines and inserting in lieu thereof the following:

"(2) One hundred fifty thousand dollars."; and

Further amend said bill, Page 20, Section 285.575, Lines 7 through 14, by deleting all of said lines and inserting in lieu thereof the following:

"(2) "Employer", an entity that has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year, and any person directly acting in the interest of an employer. "Employer" shall not include the state of Missouri or its agencies, instrumentalities, or political subdivisions, including but not limited to any public institution of higher education, a corporation wholly owned by the state of Missouri, or corporations and associations owned or operated by religious or sectarian organizations;"; and

Further amend said bill and section, Page 21, Line 31, by inserting after the word "**opinion**;" the following:

"except that, such employee shall be a "protected person" if he or she reported an unlawful act or serious misconduct to a governmental or law enforcement agency after the employer, subsequent to receiving a report from the employee concerning the unlawful act or serious misconduct, failed to correct or stop the unlawful act or serious misconduct;"; and

Further amend said bill, page and section, Lines 39 through 43, by deleting all of said lines; and

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Further amend said bill and section, Pages 21 and 22, by renumbering all subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 111

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCahty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfausch
Phillips	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 004

Beard	Berry	Higdon	McDaniel
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VACANCIES: 001

Representative White moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 068

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Cookson
Cross	Curtis	Dogan	Dunn	Ellebracht
Ellington	Evans	Franks Jr	Gray	Green
Hannegan	Hansen	Harris	Hubrecht	Kendrick
Kidd	Korman	Lavender	Marshall	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Phillips	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 3	Walker 74
Wessels	White	Wilson		

NOES: 091

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Helms	Henderson	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeyer	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	McGaugh
Messenger	Miller	Pfausch	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Wiemann	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 003

Beard	Berry	Higdon
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VACANCIES: 001

Representative Barnes (60) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 2, Section 213.010, Line 47, by deleting the opening bracket ("[" and the closing bracket ("]") on said line; and

Further amend said bill and section, Page 3, Line 53, by inserting after the word "**employer**" the following:

"who was not directly or proximately involved in the proscribed conduct"; and

Further amend said bill, Page 12, Section 213.070, Lines 16 through 18, by deleting all of said lines and inserting in lieu thereof the following:

"2. This chapter shall provide the exclusive remedy for any and all unlawful employment practices articulated herein."; and

Further amend said bill, Page 19, Section 213.111, Lines 20 and 21, by deleting all of said lines and inserting in lieu thereof the following:

"which the **plaintiff was first injured by the** unlawful discriminatory practice ~~[is alleged to have occurred]~~, either before a circuit or associate circuit judge. Upon issuance of"; and

Further amend said bill, Pages 20 through 22, Section 285.575, Lines 1 through 75, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Morris
Muntzel	Pfautsch	Phillips	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Roeber	Rone	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer

Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wood	Mr. Speaker			

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 013

Brattin	Cookson	Franklin	Kidd	Kolkmeier
Moon	Neely	Pietzman	Rhoads	Roden
Ross	Spencer	Wilson		

VACANCIES: 001

Representative Barnes (60) moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 068

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Berry	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Cross	Curtis	Dogan	Dunn	Ellebracht
Ellington	Evans	Fitzwater 49	Franks Jr	Gray
Green	Hannegan	Hansen	Harris	Hubrecht
Hurst	Kendrick	Korman	Lavender	Marshall
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Muntzel	Newman	Nichols	Peters
Phillips	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Shull 16	Shumake
Smith 85	Sommer	Stevens 46	Unsicker	Walker 3
Walker 74	Wessels	White		

NOES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman

Davis	DeGroot	Dohrman	Eggleston	Engler
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Helms	Henderson	Higdon	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeyer	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	McDaniel	McGaugh
Messenger	Miller	Morris	Pfautsch	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Smith 163
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Wiemann	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 009

Brattin	Cookson	Kidd	Moon	Neely
Pietzman	Roden	Spencer	Wilson	

VACANCIES: 001

Representative Evans offered **House Amendment No. 5.**

House Amendment No. 5

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 12, Section 213.070, Line 18, by inserting after all of said line the following:

"3. Notwithstanding any other provision of law, any employee who alleges an infringement of his or her constitutional right to freely practice his or her religion under the First Amendment of the Constitution of the United States or article I, section 5, of the Constitution of Missouri, or statutory right to freely practice his or her religion under any applicable state or federal law, as part of a dispute with an employer shall have a private cause of action for damages."; and

Further amend said bill, Page 21, Section 285.575, Line 43, by inserting after all of said line the following:

"4. Notwithstanding any other provision of law, any employee who alleges an infringement of his or her constitutional right to freely practice his or her religion under the First Amendment of the Constitution of the United States or article I, section 5, of the Constitution of Missouri, or statutory right to freely practice his or her religion under any applicable state or federal law, as part of a dispute with an employer shall have a private cause of action for damages."; and

Further amend said bill and section, Pages 21-22, by renumbering subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Morris
Muntzel	Pfautsch	Phillips	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Dogan	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 012

Brattin	Conway 10	Cookson	Curtis	Franklin
Kidd	May	Moon	Neely	Pietzman
Spencer	Wilson			

VACANCIES: 001

Representative Evans moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 071

Adams	Anders	Andrews	Arthur	Bahr
Bangert	Baringer	Barnes 60	Barnes 28	Beck
Berry	Bondon	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Davis

Dogan	Dunn	Ellebracht	Ellington	Evans
Franks Jr	Gray	Green	Grier	Hannegan
Harris	Hubrecht	Hurst	Kendrick	Korman
Lauer	Lavender	Marshall	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Muntzel	Newman	Nichols	Peters	Phillips
Pierson Jr	Pogue	Quade	Razer	Reisch
Roberts	Rowland 29	Runions	Shull 16	Stevens 46
Tate	Unsicker	Walker 3	Walker 74	Wessels
White				

NOES: 081

Alferman	Anderson	Austin	Basye	Beard
Bernskoetter	Black	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	DeGroot	Dohrman
Eggleston	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Haahr	Haefner	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Lant
Lichtenegger	Love	Lynch	Mathews	McGaugh
Messenger	Miller	Moon	Morris	Pfautsch
Pike	Plocher	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Smith 85
Smith 163	Sommer	Stacy	Stephens 128	Swan
Taylor	Trent	Vescovo	Wiemann	Wood
Mr. Speaker				

PRESENT: 003

Kolkmeier	Roden	Shumake
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ABSENT WITH LEAVE: 007

Brattin	Cookson	Kidd	Neely	Pietzman
Spencer	Wilson			

VACANCIES: 001

Representative Dogan offered **House Amendment No. 6.**

House Amendment No. 6

AMEND Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 43, Page 3, Section 213.010, Line 74, by inserting after all of said line the following:

"(12) "Gender identity", the gender-related identity, appearance, or mannerisms, or other gender-related characteristics of an individual, with or without regard to the individual's assigned sex at birth;"; and

Further amend said bill and section, Page 4, Line 119, by inserting after all of said line the following:

"(20) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of

any gender; or the lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationship or a history of no such attraction or relationship"; and

Further amend said bill and section, Pages 1 through 5, by renumbering all of said section accordingly; and

Further amend said bill, Page 11, Section 213.055, Line 71, by inserting after said section and line the following:

"213.056. 1. It shall be an unlawful employment practice for the state of Missouri to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to his or her compensation, terms, conditions, or privileges of employment, because of such individual's sexual orientation or gender identity.

2. The provisions of this chapter shall apply to this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Curtis raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Corlew	Cornejo	Crawford	Cross
Curtman	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelly 141	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris

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Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 001

Dogan

ABSENT WITH LEAVE: 012

Andrews	Berry	Conway 10	Conway 104	Cookson
Davis	Fitzwater 144	Franklin	Grier	Kelley 127
Kidd	McDaniel			

VACANCIES: 001

Representative Dogan moved that **House Amendment No. 6** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 059

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Berry	Brown 27
Burnett	Burns	Butler	Carpenter	Christofanelli
Conway 10	Curtis	Dogan	Dunn	Ellebracht
Ellington	Evans	Franks Jr	Gray	Green
Hannegan	Hansen	Harris	Kendrick	Korman
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Neely	Newman	Nichols	Peters	Phillips
Pierson Jr	Quade	Razer	Roberts	Roden
Rowland 29	Runions	Shull 16	Smith 85	Stevens 46
Unsicker	Walker 3	Walker 74	Wessels	

NOES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dohrman	Eggleston
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeyer	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Pfautsch	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross

Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
White	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 003

Cookson	Kidd	McDaniel
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VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 112

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 047

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Gray	Green
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

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ABSENT WITH LEAVE: 003

Bahr Cookson McDaniel

VACANCIES: 001

On motion of Representative McGaugh, the title of **SS#2 SCS SB 43** was agreed to.

On motion of Representative McGaugh, **SS#2 SCS SB 43** was truly agreed to and finally passed by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Dohrman	Eggleston
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Neely	Pfautsch
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 030

Anders	Bangert	Barnes 60	Berry	Conway 10
Cross	Curtis	Dogan	Ellington	Evans
Green	Hannegan	Harris	Hurst	Kendrick
Kidd	Marshall	May	McCreery	Moon
Morris	Muntzel	Nichols	Peters	Phillips
Pogue	Runions	Smith 85	Walker 3	White

PRESENT: 000

ABSENT WITH LEAVE: 034

Adams	Arthur	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Cookson	Dunn	Ellebracht	Franks Jr	Gray
Lavender	McCann Beatty	McDaniel	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Stevens 46	Unsicker	Walker 74	Wessels	

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCB 3** entitled:

An act to repeal section 208.1050, RSMo, and to enact in lieu thereof one new section relating to funds for vulnerable senior citizens, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 302, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS HCS HBs 90 & 68, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS HCS HBs 90 & 68, as amended**.

Senators: Schatz, Kraus, Sater, Schupp and Hummel

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SS SCS SB 160, as amended**, and has taken up and passed **HCS SS SCS SB 160, as amended**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SS SCS SB 66, as amended**, and has taken up and passed **HCS SS SCS SB 66, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SCS SB 161** and has taken up and passed **HCS SCS SB 161**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 336**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HBs 190 & 208**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SB 34, as amended**.

Senators: Cunningham, Hegeman, Schatz, Nasheed and Holsman

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 64, as amended**.

Senators: Schatz, Wieland, Munzlinger, Hummel and Curls

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 50, as amended**.

Senators: Walsh, Curls, Sater, Riddle and Wasson

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SB 62, as amended**.

Senators: Hegeman, Cunningham, Munzlinger, Hummel and Schupp

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 111, as amended**.

Senators: Hegeman, Sater, Wallingford, Rizzo and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 411, as amended**.

Senators: Schatz, Hegeman, Sater, Sifton and Rizzo

COMMITTEE REPORTS

Committee on Administration and Accounts, Chairman Bernskoetter reporting:

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HR 421**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Bernskoetter, Butler, Conway (10), Crawford, Hurst, Kolkmeyer, Neely, Shaul (113), Walker (3) and Walker (74)

Noes (0)

Absent (0)

Committee on Budget, Chairman Fitzpatrick reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **SS SB 22**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (24): Alferman, Andrews, Bahr, Brown (94), Butler, Christofanelli, Conway (104), Davis, Fitzpatrick, Haefner, Hill, Korman, Lichtenegger, May, Peters, Redmon, Rone, Ross, Rowland (155), Smith (163), Spencer, Taylor, Trent and Wood

Noes (2): Gregory and Hubrecht

Present (1): Kendrick

Absent (8): Black, Dunn, Lavender, McGee, Merideth (80), Quade, Razer and Swan

Committee on General Laws, Chairman Cornejo reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **SB 299**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Anderson, Basye, Cornejo, Cross, Evans, Mathews, Roeber and Schroer

Noes (4): Arthur, Carpenter, McCreery and Merideth (80)

Absent (1): Taylor

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 65**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 124**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Brown (94), Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone, Shull (16) and Shumake

Noes (3): Butler, Lavender and Wessels

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SB 293**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (1): Rone

Absent (1): Bondon

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SB 376**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Brown (94), Butler, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16), Shumake and Wessels

Noes (1): Curtis

Absent (1): Bondon

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

SS HCB 3 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SS SB 124 - Fiscal Review

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS HCS HBs 90 & 68: Representatives Rehder, Engler, Morris, Quade and Wessels

CONFERENCE COMMITTEE CHANGE

The Speaker submitted the following change to the Conference Committee on **SB 111**:

Representative Rob Vescovo replaces Representative Jack Bondon.

MESSAGES FROM THE GOVERNOR

May 8, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 14** entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, and distributions of the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the fiscal period ending June 30, 2017.

On May 8, 2017, I approved **Senate Committee Substitute for House Committee Substitute for House Bill No. 14**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

May 8, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Bill No. 34** entitled:

AN ACT

To repeal sections 400.1-101, 400.1-102, 400.1-103, 400.1-105, 400.1-106, 400.1-107, 400.1-108, 400.1-201, 400.1-202, 400.1-203, 400.1-204, 400.1-205, 400.1-206, 400.1-207, 400.1-208, 400.7-102, 400.7-103, 400.7-104, 400.7-105, 400.7-201, 400.7-202, 400.7-203, 400.7-204, 400.7-205, 400.7-206, 400.7-207, 400.7-208, 400.7-209, 400.7-210, 400.7-301, 400.7-302, 400.7-303, 400.7-304, 400.7-305, 400.7-307, 400.7-308, 400.7-309, 400.7-401, 400.7-402, 400.7-403, 400.7-404, 400.7-501, 400.7-502, 400.7-503, 400.7-504, 400.7-505, 400.7-506, 400.7-507, 400.7-508, 400.7-509, 400.7-601, 400.7-602, 400.7-603, and 400.7-604, RSMo, and to enact in lieu thereof sixty-four new sections relating to the uniform commercial code.

On May 8, 2017, I approved **House Bill No. 34**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

Having been returned from the Governor with his approval, **SCS HCS HB 14** and **HB 34** were delivered to the Secretary of State by the Chief Clerk of the House.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, May 9, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Tuesday, May 9, 2017, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: SB 195

Executive session will be held: SB 195

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Tuesday, May 9, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Wednesday, May 10, 2017, 8:30 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Room subject to change.

FISCAL REVIEW

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Friday, May 12, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Tuesday, May 9, 2017, 1:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

The Missouri Department of Higher Education staff will provide committee members with a brief overview of the current higher education performance funding model and seek comments and suggestions in preparation for upcoming possible revisions.

JUDICIARY

Tuesday, May 9, 2017, 4:00 PM or upon conclusion of afternoon session (whichever is later), House Hearing Room 1.

Executive session will be held: SB 204

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 9, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: SS SCS SB 49, SB 248, HCS SCS SBs 300 & 306, HCS SB 434, HCS SB 478, SS SB 490, SCR 4, HCS SCR 14, SCR 21, HCS SB 18

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bills referred to committee.

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 10, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bill referred to committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 11, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 9, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, upon conclusion of morning session, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Tuesday, May 9, 2017, 1:00 PM or upon conclusion of morning session (whichever is later), House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Members of the Appropriations-Education Committee are invited to the Higher Education Committee hearing for a presentation by the MO Dept. of Higher Education staff. Staff will provide a brief overview of the current higher education performance funding model and seek comments and suggestions in preparation for upcoming possible revisions.

SUBCOMMITTEE ON POLICE/COMMUNITY RELATIONS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Planning to adjourn at 9:45 AM.

VETERANS

Tuesday, May 9, 2017, 8:00 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Missouri Coalition for Community Behavioral Health will be presenting a virtual reality demo for veterans with PTSD.

HOUSE CALENDAR

SEVENTIETH DAY, TUESDAY, MAY 9, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HBs 908 & 757 - Lichtenegger

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer

HCS HB 890 - Mathews

HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn

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HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SB 329 - Kolkmeyer
SS SCS SB 16 - Engler
SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)
HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 139 - Wood
HCS SCS SB 421 - Kidd

HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SB 283 - Andrews
SCS SB 322 - Gannon
SB 503, E.C. - Lauer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
HCS SCS SB 355 - Alferman
SCS SB 404 - Alferman
HCS SB 501, E.C. - Stephens (128)
SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
SCS#2 SB 128 - Roeber
HCS SB 134, (Fiscal Review 5/2/17) - Mosley
HCS SB 114 - Alferman
HCS SCS SB 112 - Tate
HCS SCS SB 399 - Korman
HCS SB 394, E.C. - Walker (3)
SB 65 - Ross
HCS SS SB 124, (Fiscal Review 5/8/17) - Austin
SS SB 293 - Engler
SB 376 - Dohrman

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCB 3, (Fiscal Review 5/8/17) - Alferman

BILLS CARRYING REQUEST MESSAGES

HCS SB 302, as amended (request House recede/grant conference) - Ruth

BILLS IN CONFERENCE

SCS HCS HB 19 - Fitzpatrick
SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8,
HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a., E.C. - Rhoads
HCS SS SB 34, as amended, E.C. - Rhoads
SB 50, with HA 1, HA 2, HA 3, HA 4, HA 1 HA 5, HA 5, a.a., HA 1 HA 6, HA 6, a.a., HA 1
HA 7, HA 7, a.a., HA 8, HA 9, HA 1 HA 10, HA 10, a.a., HA 11, HA 1 HA 12, HA 12, a.a.,
HA 13, HA 14, HA 15 - Frederick
SB 411, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 1 HA 5, HA 5, a.a. - Tate
SB 64, with HA 1, HA 2, HA 3 - Alferman

HCS SB 111, as amended - Crawford
HCS SS SB 62, as amended - Black
SS HCS HBs 90 & 68, as amended - Rehder

HOUSE RESOLUTIONS

HR 11 - Peters
HR 421 - Bernskoetter

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTIETH DAY, TUESDAY, MAY 9, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

All the paths of the Lord are mercy and truth unto such as keep His covenant and His testimonies. (Psalm 25:10)

Almighty God, we pause with bowed heads at the opening of another day, lifting our spirits to You, to whom all thoughts and ambitions are open and all desires known. Teach us to pray that Your presence becomes real to us, as we strive more earnestly to do Your will and to walk in Your paths of peace.

We come concerned by the problems of this day, burdened by many anxieties, tempted to feel our labor is in vain, and wondering what the future holds for us and for our State. We pray for ourselves in these demanding times that we may not add to the divisions that divide us by giving way to petty prejudices but by our dedication to You and our devotion to our State may increase our unity by an ever-widening spirit of cooperation.

Give us strength to walk in Your ways, to travel in Your truth, and to live in Your light.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Isaac DeWaal, Hannah Villmer, Reece Beth Rone, Phoebe Clair Rone, and Parker Hinton.

The Journal of the sixty-ninth day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCB 3**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Vescovo

BILLS CARRYING REQUEST MESSAGES

HCS SB 302, as amended, relating to political subdivisions, was taken up by Representative Ruth.

Representative Ruth moved that the House refuse to recede from its position on **HCS SB 302, as amended**, and grant the Senate a conference.

Which motion was adopted.

HOUSE RESOLUTIONS

HR 421, relating to House interim employment, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, **HR 421** was adopted by the following vote:

AYES: 153

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Burns	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Pogue	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Brattin	Butler	Carpenter	Chipman	Curtis
Ellington	Gregory	Peters	Vescovo	

VACANCIES: 001

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCB 3, relating to funds for vulnerable senior citizens, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to adopt **SS HCB 3** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Speaker Richardson assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee

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Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 001

Roden

ABSENT WITH LEAVE: 010

Butler	Corlew	Cross	Curtis	Fraker
Kidd	Mathews	McDaniel	Neely	Schroer

VACANCIES: 001

Representative Fitzpatrick again moved that the House refuse to adopt **SS HCB 3** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted by the following vote, the ayes and noes having been demanded by Representative May:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Butler	Chipman	Christofanelli	Cierpiot	Conway 104
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roerber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wilson	Mr. Speaker			

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr

Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels
White				

PRESENT: 001

Hubrecht

ABSENT WITH LEAVE: 008

Cookson	Corlew	Cross	Curtis	Kidd
Mathews	McDaniel	Wood		

VACANCIES: 001

APPOINTMENT OF CONFERENCE COMMITTEE

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SB 302: Representatives Ruth, Rone, Miller, McCreery and Beck

THIRD READING OF SENATE BILLS

HCS SCS SB 139, relating to controlled substances, was taken up by Representative Wood.

Representative Alferman offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 2, Section 195.435, Line 2, by inserting immediately after all of said section and line the following:

"196.990. 1. As used in this section, the following terms shall mean:

- (1) "Administer", the direct application of an epinephrine auto-injector to the body of an individual;**
- (2) "Authorized entity", any entity or organization at or in connection with which allergens capable of causing anaphylaxis may be present including, but not limited to, restaurants, recreation camps, youth sports leagues, amusement parks, and sports arenas. "Authorized entity" shall not include any public school or public charter school;**
- (3) "Epinephrine auto-injector", a single-use device used for the automatic injection of a premeasured dose of epinephrine into the human body;**
- (4) "Physician", a physician licensed in this state under chapter 334;**
- (5) "Provide", the supply of one or more epinephrine auto-injectors to an individual;**
- (6) "Self-administration", a person's discretionary use of an epinephrine auto-injector.**

2. A physician may prescribe epinephrine auto-injectors in the name of an authorized entity for use in accordance with this section, and pharmacists, physicians, and other persons authorized to dispense prescription medications may dispense epinephrine auto-injectors under a prescription issued in the name of an authorized entity.

3. An authorized entity may acquire and stock a supply of epinephrine auto-injectors under a prescription issued in accordance with this section. Such epinephrine auto-injectors shall be stored in a location readily accessible in an emergency and in accordance with the epinephrine auto-injector's

instructions for use and any additional requirements established by the department of health and senior services by rule. An authorized entity shall designate employees or agents who have completed the training required under this section to be responsible for the storage, maintenance, and general oversight of epinephrine auto-injectors acquired by the authorized entity.

4. An authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall ensure that:

(1) Expected epinephrine auto-injector users receive training in recognizing symptoms of severe allergic reactions including anaphylaxis and the use of epinephrine auto-injectors from a nationally recognized organization experienced in training laypersons in emergency health treatment or another entity or person approved by the department of health and senior services;

(2) All epinephrine auto-injectors are maintained and stored according to the epinephrine auto-injector's instructions for use;

(3) Any person who provides or administers an epinephrine auto-injector to an individual who the person believes in good faith is experiencing anaphylaxis activates the emergency medical services system as soon as possible; and

(4) A proper review of all situations in which an epinephrine auto-injector is used to render emergency care is conducted.

5. Any authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall notify the emergency communications district or the ambulance dispatch center of the primary provider of emergency medical services where the epinephrine auto-injectors are to be located within the entity's facility.

6. No person shall provide or administer an epinephrine auto-injector to any individual who is under eighteen years of age without the verbal consent of a parent or guardian who is present at the time when provision or administration of the epinephrine auto-injector is needed. Provided, however, that a person may provide or administer an epinephrine auto-injector to such an individual without the consent of a parent or guardian if the parent or guardian is not physically present and the person reasonably believes the individual shall be in imminent danger without the provision or administration of the epinephrine auto-injector.

7. The following persons and entities shall not be liable for any injuries or related damages that result from the administration or self-administration of an epinephrine auto-injector in accordance with this section that may constitute ordinary negligence:

(1) An authorized entity that possesses and makes available epinephrine auto-injectors and its employees, agents, and other trained persons;

(2) Any person who uses an epinephrine auto-injector made available under this section;

(3) A physician that prescribes epinephrine auto-injectors to an authorized entity; or

(4) Any person or entity that conducts the training described in this section.

Such immunity does not apply to acts or omissions constituting a reckless disregard for the safety of others or willful or wanton conduct. The administration of an epinephrine auto-injector in accordance with this section shall not be considered the practice of medicine. The immunity from liability provided under this subsection is in addition to and not in lieu of that provided under section 537.037. An authorized entity located in this state shall not be liable for any injuries or related damages that result from the provision or administration of an epinephrine auto-injector by its employees or agents outside of this state if the entity or its employee or agent are not liable for such injuries or related damages under the laws of the state in which such provision or administration occurred. No trained person who is in compliance with this section and who in good faith and exercising reasonable care fails to administer an epinephrine auto-injector shall be liable for such failure.

8. All basic life support ambulances and stretcher vans operated in the state shall be equipped with epinephrine auto-injectors and be staffed by at least one individual trained in the use of epinephrine auto-injectors.

9. The provisions of this section shall apply in all counties within the state and any city not within a county.

10. Nothing in this section shall be construed as superseding the provisions of section 167.630."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 1** was adopted.

Representative Rowland (155) offered **House Amendment No. 2.***House Amendment No. 2*

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 6, Section 208.798, Line 2, by inserting after all of said section and line the following:

"334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity, except the collaborative practice arrangement may allow for geographic proximity to be waived ~~[for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210,]~~ as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision~~[- This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested];~~ and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to ~~[specifying geographic areas to be covered,]~~ the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than ~~three~~ **five** full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Helms offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician's skill, training, and competence and the skill and training of the collaborating physician.

2. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the assistant physician;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;

(3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;

(5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain a geographic proximity **of no further than seventy-five miles**; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the assistant physician;

(8) The duration of the written practice agreement between the collaborating physician and the assistant physician;

(9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:

(1) Geographic areas to be covered;

(2) The methods of treatment that may be covered by collaborative practice arrangements;

(3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and

(4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.

5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also

report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.

6. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent assistant physicians. Such limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.

10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.

11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.

12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II - hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.

(2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009.

(3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036.

334.104. 1. A physician may enter into collaborative practice arrangements with registered"; and

Further amend said amendment, Page 2, Line 6, by inserting after the phrase "geographic proximity" the phrase "**of no further than seventy-five miles**"; and

Further amend said amendment, Page 4, Line 19, by deleting all of said line and inserting in lieu thereof the following:

"right to refuse to collaborative, without penalty, with a particular physician.

334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;
- (4) "Department", the department of insurance, financial institutions and professional registration or a designated agency thereof;
- (5) "License", a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;
- (6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;
- (7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;
- (8) "Supervision", control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant's delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient's home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and that the physician assistant shall not practice beyond the physician assistant's training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician's four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than ~~[fifty]~~ **seventy-five** miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
- (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and
- (10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe nor dispense any drug, medicine, device or therapy unless pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing and dispensing of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed or dispensed by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients;
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; and
- (6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less.

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

- (1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;
- (2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;
- (3) All specialty or board certifications of the supervising physician;
- (4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:
 - (a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and
 - (b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;
- (5) The duration of the supervision agreement between the supervising physician and physician assistant; and
- (6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Helms, **House Amendment No. 1 to House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 084

Alferman	Austin	Barnes 60	Beard	Bernskoetter
Berry	Bondon	Brattin	Brown 57	Brown 94
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot

Dogan	Dohrman	Fitzpatrick	Fitzwater 49	Fraker
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kolkmeyer	Korman
Lant	Lauer	Lynch	Marshall	Matthiesen
McGaugh	Miller	Moon	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Plocher	Redmon
Reiboldt	Reisch	Remole	Roeber	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Tate	Trent	Vescovo	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 070

Adams	Anders	Anderson	Andrews	Arthur
Bahr	Bangert	Baringer	Barnes 28	Basye
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Christofanelli	Conway 10	Curtis	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzwater 144	Francis	Franks Jr	Gray	Green
Harris	Henderson	Hubrecht	Kelly 141	Kendrick
Lavender	Love	Mathews	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Messenger
Mitten	Morgan	Morris	Mosley	Newman
Nichols	Peters	Pierson Jr	Pike	Pogue
Quade	Razer	Rehder	Rhoads	Roberts
Roden	Rowland 29	Runions	Smith 85	Stevens 46
Swan	Taylor	Unsicker	Walker 3	Walker 74

PRESENT: 000

ABSENT WITH LEAVE: 008

Black	Chipman	Kidd	Lichtenegger	McCaherty
McDaniel	Rone	Wilson		

VACANCIES: 001

Representative Franklin offered **House Amendment No. 2 to House Amendment No. 2.**

House Amendment No. 2

to

House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Line 1, by deleting said line and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

"191.1100. 1. Sections 191.1100 to ~~[191.1112]~~ **191.1116** shall be known and may be cited as the "Volunteer Health Services Act".

2. As used in ~~[sections 191.1100 to 191.1112]~~ **the volunteer health services act**, the following terms shall mean:

- (1) "Gross deviation", a conscious disregard of the safety of others;
- (2) "Health care provider", any physician, surgeon, dentist, nurse, optometrist, mental health professional licensed under chapter 337, veterinarian, or other practitioner of a health care discipline, the professional practice of which requires licensure or certification under state law or under comparable laws of another state, territory, district, or possession of the United States;
- (3) "Licensed health care provider", any health care provider holding a current license or certificate issued under:
 - (a) Missouri state law;
 - (b) Comparable laws of another state, territory, district, or possession of the United States;
- (4) "Regularly practice", to practice more than sixty days within any ninety-day period;
- (5) "Sponsoring organization", any organization that organizes or arranges for the voluntary provision of health care services and registers with the department of health and senior services as a sponsoring organization in accordance with section 191.1106;
- (6) "Voluntary provision of health care services", the providing of professional health care services by a health care provider without charge to a recipient of the services or a third party. The provision of such health care services under sections 191.1100 to 191.1112 shall be the provider's professional practice area in which the provider is licensed or certified.

191.1110. 1. (1) No licensed health care provider **working on behalf of a sponsoring organization or registered with the appropriate licensing body pursuant to section 191.1114** who engages in the voluntary provision of health care services within the limits of the person's license, certificate, or authorization to ~~any~~ a patient ~~[of a sponsoring organization]~~ shall be liable for any civil damages for any act or omission resulting from the rendering of such services, unless the act or omission was the result of such person's gross deviation from the ordinary standard of care or willful misconduct.

(2) The volunteer licensee who is providing free care shall not receive compensation of any type, directly or indirectly, or any benefits of any type whatsoever, or any consideration of any nature, from any person for the free care. Nor shall such service be a part of the provider's training or assignment.

(3) The volunteer licensee shall be acting within the scope of such license, certification, or authority.

(4) A health care licensee providing free health care shall not engage in activities at a clinic, or at the health care licensee's office, if the activities are performed on behalf of the sponsoring organization, unless such activities are authorized by the appropriate authorities to be performed at the clinic or office and the clinic or office is in compliance with all applicable regulations.

2. For purposes of this section, any commissioned or contract medical officer or dentist serving on active duty in the United States Armed Forces and assigned to duty as a practicing, commissioned, or contract medical officer or dentist at any military hospital or medical facility owned and operated by the United States government shall be deemed to be licensed.

191.1114. 1. To qualify for liability protection under subdivision (1) of subsection 1 of section 191.1110, a health care provider who provides volunteer health care services without working on behalf of a sponsoring organization shall register with the appropriate licensing body before providing such services by submitting a registration fee of fifty dollars and filing a registration form. The registration and fee shall be submitted annually to the appropriate licensing body with the fee to be used for the administration of sections 191.1100 to 191.1116. Such registration form shall contain:

- (1) The name of the health care provider;
- (2) The address, including street, city, zip code, and county, of the health care provider's principal office address;
- (3) Telephone numbers for the principal office listed under subdivision (2) of this subsection; and
- (4) Such additional information as the appropriate licensing body shall require.

Upon any change in the information required under this subsection, the health care provider shall notify the appropriate licensing body in writing of such change within thirty days of its occurrence.

2. The health care provider shall maintain on file for five years following the date of service the date, place, and type of services provided and shall furnish such records upon request to any regulatory board of any healing arts profession established under state law.

3. Adverse incidents and information on treatment outcomes shall be reported by any provider to the appropriate licensing body if the incidents and information pertain to a patient treated under the

volunteer health services act. The appropriate licensing body shall review the incident to determine whether it involves conduct by the licensee that is subject to disciplinary action. All patient medical records and any identifying information contained in adverse incident reports and treatment outcomes which are obtained by governmental entities or licensing bodies under this subsection are confidential.

4. The appropriate licensing body may revoke the registration of any health care provider that fails to comply with the requirements of this section.

5. Nothing in the volunteer health services act shall prohibit a health care provider from providing health care services without charge or shall require a health care provider to register with an appropriate licensing body. However, a health care provider who does not register or who does not work on behalf of a sponsoring organization shall not be entitled to liability protection under subdivision (1) subsection 1 of section 191.1110 or to continuing education credits under section 191.1116.

191.1116. For every hour of volunteer service performed by a health care provider, the appropriate licensing body shall credit such health care professional one hour of continuing education credit, up to a maximum of eight credit hours per licensure period. The health care provider shall submit to the appropriate licensing body a voluntary services report that lists the dates of voluntary service provided, the type of service provided, and the amount of time spent with each patient."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 104

Alferman	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Eggleston	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn

Ellebracht	Ellington	Franks Jr	Gray	Harris
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 014

Anderson	Conway 104	Dohrman	Evans	Green
Hill	Houghton	Kelly 141	Kidd	May
McDaniel	Pietzman	Rone	Mr. Speaker	

VACANCIES: 001

On motion of Representative Franklin, **House Amendment No. 2 to House Amendment No. 2** was adopted.

On motion of Representative Rowland (155), **House Amendment No. 2, as amended**, was adopted.

Representative Mathews offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, Page 6, Section 208.798, Line 2, by inserting immediately after said section and line the following:

"334.506. 1. As used in this section, "approved health care provider" means a person holding a current and active license as a physician and surgeon under this chapter, a chiropractor under chapter 331, a dentist under chapter 332, a podiatrist under chapter 330, a physician assistant under this chapter, an advanced practice registered nurse under chapter 335, or any licensed and registered physician, chiropractor, dentist, or podiatrist practicing in another jurisdiction whose license is in good standing.

2. A physical therapist shall not initiate treatment for a new injury or illness without a prescription from an approved health care provider.

3. A physical therapist may provide educational resources and training, develop fitness or wellness programs for asymptomatic persons, or provide screening or consultative services within the scope of physical therapy practice without the prescription and direction of an approved health care provider.

4. A physical therapist may examine and treat without the prescription and direction of an approved health care provider any person with a recurring self-limited injury within one year of diagnosis by an approved health care provider or a chronic illness that has been previously diagnosed by an approved health care provider. The physical therapist shall:

(1) Contact the patient's current approved health care provider within seven days of initiating physical therapy services under this subsection;

(2) Not change an existing physical therapy referral available to the physical therapist without approval of the patient's current approved health care provider;

(3) Refer to an approved health care provider any patient whose medical condition at the time of examination or treatment is determined to be beyond the scope of practice of physical therapy;

(4) Refer to an approved health care provider any patient whose condition for which physical therapy services are rendered under this subsection has not been documented to be progressing toward documented treatment goals after six visits or fourteen days, whichever first occurs;

(5) Notify the patient's current approved health care provider prior to the continuation of treatment if treatment rendered under this subsection is to continue beyond thirty days. The physical therapist shall provide such notification for each successive period of thirty days.

5. The provision of physical therapy services of evaluation and screening pursuant to this section shall be limited to a physical therapist, and any authority for evaluation and screening granted within this section may not be delegated. Upon each reinitiation of physical therapy services, a physical therapist shall provide a full physical therapy evaluation prior to the reinitiation of physical therapy treatment. Physical therapy treatment provided pursuant to the provisions of subsection 4 of this section may be delegated by physical therapists to physical therapist assistants only if the patient's current approved health care provider has been so informed as part of the physical therapist's seven-day notification upon reinitiation of physical therapy services as required in subsection 4 of this section. Nothing in this subsection shall be construed as to limit the ability of physical therapists or physical therapist assistants to provide physical therapy services in accordance with the provisions of this chapter, and upon the referral of an approved health care provider. Nothing in this subsection shall prohibit an approved health care provider from acting within the scope of their practice as defined by the applicable chapters of RSMo.

6. No person licensed to practice, or applicant for licensure, as a physical therapist or physical therapist assistant shall make a medical diagnosis.

7. A physical therapist shall only delegate physical therapy treatment to a physical therapist assistant or to a person in an entry level of a professional education program approved by the Commission ~~[for]~~ **on** Accreditation ~~[of]~~ **in** Physical ~~[Therapists and Physical Therapist Assistant]~~ **Therapy** Education (CAPTE) who satisfies supervised clinical education requirements related to the person's physical therapist or physical therapist assistant education. The entry-level person shall be under ~~[on-site]~~ **the** supervision of a physical therapist."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mathews, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded by Representative Lavender:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeyer	Korman
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roerber	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

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NOES: 001

Pogue

PRESENT: 003

Ellington	Lavender	Marshall
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ABSENT WITH LEAVE: 011

Cookson	Dogan	Dohrman	Franks Jr	Gannon
Green	Kidd	Lant	May	Mitten
Rone				

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Cross	Curtman	Davis	Dogan
Eggleston	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reisch
Remole	Roden	Roeber	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 012

Cookson	Cornejo	Curtis	DeGroot	Dohrman
Evans	Gannon	Gregory	McCreery	Reiboldt
Rhoads	Rone			

VACANCIES: 001

On motion of Representative Wood, the title of **HCS SCS SB 139, as amended**, was agreed to.

On motion of Representative Wood, **HCS SCS SB 139, as amended**, was adopted.

On motion of Representative Wood, **HCS SCS SB 139, as amended**, was read the third time and passed by the following vote:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Crawford	Cross	Curtis
Curtman	Davis	Dogan	Dunn	Eggleston
Ellebracht	Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 006

Butler	Ellington	Hurst	Marshall	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 008

Cookson	Cornejo	DeGroot	Dohrman	Evans
Gannon	Gray	Gregory		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

On motion of Representative Austin, the House recessed until 2:45 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Representative Bahr.

HOUSE RESOLUTIONS

Representative Bernskoetter offered House Resolution No. 3311.

Representative Roberts offered House Resolution No. 3312.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 034

Alferman	Barnes 60	Basye	Bernskoetter	Bondon
Brown 27	Cross	Curtman	Davis	Engler
Francis	Gannon	Grier	Hurst	Justus
Kelly 141	Korman	Matthiesen	McCaherty	McCreery
Morris	Newman	Phillips	Pogue	Rehder
Reisch	Remole	Rhoads	Roeber	Rowland 29
Sommer	Stephens 128	Taylor	White	

NOES: 001

Curtis

PRESENT: 072

Anders	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 28	Beard	Berry
Black	Brown 94	Burnett	Chipman	Cierpiot
Conway 104	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzwater 49	Franklin	Frederick	Gray
Gregory	Haahr	Hannegan	Harris	Helms
Higdon	Houx	Hubrecht	Johnson	Kendrick
Kolkmeyer	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	McCann Beatty	Meredith 71
Miller	Morgan	Mosley	Pfautsch	Pierson Jr
Pike	Razer	Reiboldt	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113

Shull 16	Shumake	Stacy	Tate	Trent
Unsicker	Vescovo	Walker 3	Wessels	Wiemann
Wilson	Wood			

ABSENT WITH LEAVE: 055

Adams	Bangert	Beck	Brattin	Brown 57
Burns	Butler	Carpenter	Christofanelli	Conway 10
Cookson	Corlew	Cornejo	Crawford	Dunn
Ellebracht	Ellington	Fitzpatrick	Fitzwater 144	Fraker
Franks Jr	Green	Haefner	Hansen	Henderson
Hill	Houghton	Kelley 127	Kidd	Lavender
May	McDaniel	McGaugh	McGee	Merideth 80
Messenger	Mitten	Moon	Muntzel	Neely
Nichols	Peters	Pietzman	Plocher	Quade
Redmon	Roberts	Roden	Smith 85	Smith 163
Spencer	Stevens 46	Swan	Walker 74	Mr. Speaker

VACANCIES: 001

THIRD READING OF SENATE BILLS

HCS SB 283, relating to local commissions, was taken up by Representative Andrews.

Representative Rowland (155) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; ~~and~~

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rowland (155), **House Amendment No. 1** was adopted.

Representative Redmon offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after said section and line the following:

"304.120. 1. Municipalities, by ordinance, may establish reasonable speed regulations for motor vehicles within the limits of such municipalities. No person who is not a resident of such municipality and who has not been within the limits thereof for a continuous period of more than forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by competent evidence that there was posted at the place where the boundary of such municipality joins or crosses any highway a sign displaying in black letters not less than four inches high and one inch wide on a white background the speed fixed by such municipality so that such sign may be clearly seen by operators and drivers from their vehicles upon entering such municipality.

2. Municipalities, by ordinance, may:

(1) Make additional rules of the road or traffic regulations to meet their needs and traffic conditions;
 (2) Establish one-way streets and provide for the regulation of vehicles thereon;
 (3) Require vehicles to stop before crossing certain designated streets and boulevards;
 (4) Limit the use of certain designated streets and boulevards to passenger vehicles, except that each municipality shall allow at least one route, with lawful traffic movement and access from both directions, to be available for use by commercial motor vehicles to access any roads in the state highway system. Under no circumstances shall the provisions of this subdivision be construed to authorize a municipality to limit the use of all routes in the municipality. **The use by commercial motor vehicles of a municipality-designated route for such vehicles in compliance with any ordinances of the designating municipality shall not be deemed a nuisance or evidence of a nuisance. Nothing contained in this subdivision is intended to modify or limit recovery for any claim that is independent of a nuisance claim;**

(5) Prohibit the use of certain designated streets to vehicles with metal tires, or solid rubber tires;

(6) Regulate the parking of vehicles on streets by the installation of parking meters for limiting the time of parking and exacting a fee therefor or by the adoption of any other regulatory method that is reasonable and practical, and prohibit or control left-hand turns of vehicles;

(7) Require the use of signaling devices on all motor vehicles; and

(8) Prohibit sound-producing warning devices, except horns directed forward.

3. No ordinance shall be valid which contains provisions contrary to or in conflict with this chapter, except as herein provided.

4. No ordinance shall impose liability on the owner-lessor of a motor vehicle when the vehicle is being permissively used by a lessee and is illegally parked or operated if the registered owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.

6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fraker
Francis	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	Messenger	Miller	Moon	Morris
Neely	Pfautsch	Phillips	Pietzman	Pike
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Walker 3
White	Wilson	Wood		

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Dunn	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 022

Alferman	Butler	Cookson	Curtman	Ellebracht
Fitzpatrick	Fitzwater 144	Fitzwater 49	Franklin	Lauer
May	McCaherty	McDaniel	McGaugh	McGee
Muntzel	Plocher	Shull 16	Spencer	Vescovo
Wiemann	Mr. Speaker			

VACANCIES: 001

On motion of Representative Redmon, **House Amendment No. 2** was adopted.

Representative Ruth offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section 67.1364, Line 17, by inserting immediately after all of said section and line the following:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) **"County average wage", the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;**

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the [state] county average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 3** was adopted.

Representative Chipman offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting the following after all of said line:

"67.1185. 1. The governing body of any county with a population of at least eighteen thousand inhabitants which adjoins both a county of the first classification with a population of less than one hundred thousand inhabitants and at least four counties of the third classification may impose, by ordinance or order, a surcharge on the sale of each ticket or other charge allowing admission to or participation in any private tourist attraction and on the daily rental of rooms or accommodations paid by transient guests of hotels, motels or campgrounds, as defined in section 94.802, in such county, at a rate ~~[not to exceed twenty-five cents]~~ **of up to ten percent** per ticket or other such charge. For purposes of sections 67.1185 to 67.1189, "private tourist attraction" means any commercial entity which appeals to the recreational desires and tastes of the traveling public through the presentation of services or devices designed to entertain or educate visitors, including but not limited to:

- (1) Amusement parks, carnivals, circuses, fairs and water parks;
- (2) Aerial tramways;
- (3) Commercial animal, reptile, and zoological exhibits;
- (4) Commercial beaches and hot springs;
- (5) Go-carts/miniature golf establishments;
- (6) Horse shows and rodeos and rides on horses or other animals;
- (7) Rides on airplanes, helicopters, balloons, gliders, parachutes and bungee jumps;
- (8) Automobile, bicycle, dog, horse, and other racing events;
- (9) Music shows and pageants, movie theaters, and live theaters; and
- (10) Canoe rentals.

2. Attractions operating on an occasional or intermittent basis for fund-raising purposes by nonprofit charitable organizations whose ordinary activities do not involve the operation of such attractions shall be exempt from the surcharge imposed by sections 67.1185 to 67.1189."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, **House Amendment No. 4** was adopted.

Representative Roeber offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting immediately after said line the following:

"162.492. 1. In all urban districts containing the greater part of the population of a city which has more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more

than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. ~~[Directors shall serve a four-year term]~~ **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. ~~[Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]~~

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes ~~[if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled.]~~ shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roeber, **House Amendment No. 5** was adopted.

Representative Evans offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after all of said section and line the following:

"451.090. 1. No recorder shall, in any event except as herein provided, issue a license authorizing the marriage of any person under ~~[fifteen]~~ **seventeen** years of age; provided, however, that such license may be issued on order of a circuit or associate circuit judge of the county in which the license is applied for, such license being

issued only ~~[for good cause shown and by reason of such unusual conditions as to]~~ **after a hearing has been held in which the parties present evidence to the court that would make such marriage advisable. The court, in its order, shall determine that there is no evidence of coercion or abuse of either person entering the marriage.**

2. No recorder shall issue a license authorizing the marriage of any male under the age of eighteen years or of any female under the age of eighteen years, except with the consent of his or her custodial parent or guardian, which consent shall be given at the time, in writing, stating the residence of the person giving such consent, signed and sworn to before an officer authorized to administer oaths. **In no instance shall a license be issued authorizing the marriage of any male or female twenty-one years of age or older if the other party to the marriage is less than seventeen years of age.**

3. The recorder shall state in every license whether the parties applying for same, one or either or both of them, are of age, or whether the male is under the age of eighteen years or the female under the age of eighteen years, and if the male is under the age of eighteen years or the female is under the age of eighteen years, the name of the custodial parent or guardian consenting to such marriage. **Applicants shall provide proof of age to the recorder in the form of a certified copy of the applicant's birth certificate, the applicant's passport, or other government-issued identification, which shall then be documented by the recorder.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for Senate Bill No. 283, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting after all of said section and line the following:

"211.021. [4-] As used in this chapter, unless the context clearly requires otherwise:

(1) "Adult" means a person ~~[seventeen]~~ **eighteen** years of age or older ~~[except for seventeen year old children as defined in this section];~~

(2) "Child" means any person under ~~[seventeen]~~ **eighteen** years of age ~~[and shall mean, in addition, any person over seventeen but not yet eighteen years of age alleged to have committed a status offense];~~

(3) "Juvenile court" means the juvenile division or divisions of the circuit court of the county, or judges while hearing juvenile cases assigned to them;

(4) "Legal custody" means the right to the care, custody and control of a child and the duty to provide food, clothing, shelter, ordinary medical care, education, treatment and discipline of a child. Legal custody may be taken from a parent only by court action and if the legal custody is taken from a parent without termination of parental rights, the parent's duty to provide support continues even though the person having legal custody may provide the necessities of daily living;

(5) "Parent" means either a natural parent or a parent by adoption and if the child is illegitimate, "parent" means the mother;

(6) "Shelter care" means the temporary care of juveniles in physically unrestricting facilities pending final court disposition. These facilities may include:

(a) "Foster home", the private home of foster parents providing twenty-four-hour care to one to three children unrelated to the foster parents by blood, marriage or adoption;

(b) "Group foster home", the private home of foster parents providing twenty-four-hour care to no more than six children unrelated to the foster parents by blood, marriage or adoption;

(c) "Group home", a child care facility which approximates a family setting, provides access to community activities and resources, and provides care to no more than twelve children;

(7) "Status offense", any offense as described in subdivision (2) of subsection 1 of section 211.031.

~~[2. The amendments to subsection 1 of this section, as provided for in this act, shall not take effect until such time as appropriations by the general assembly for additional juvenile officer full-time equivalents and deputy~~

juvenile officer full time equivalents shall exceed by one million nine hundred thousand dollars the amount spent by the state for such officers in fiscal year 2007 and appropriations by the general assembly to single first class counties for juvenile court personnel costs shall exceed by one million nine hundred thousand dollars the amount spent by the state for such juvenile court personnel costs in fiscal year 2007 and notice of such appropriations has been given to the revisor of statutes].

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in sections 487.010 to 487.190 shall have exclusive original jurisdiction in proceedings:

(1) Involving any child ~~[or person seventeen years of age]~~ who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child ~~[or person seventeen years of age]~~, neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child ~~[or person seventeen years of age]~~ shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child ~~[or person seventeen years of age]~~ is otherwise without proper care, custody or support; or

(c) The child ~~[or person seventeen years of age]~~ was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130;

(d) The child ~~[or person seventeen years of age is a child]~~ is in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school; or

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control; or

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification; or

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of ~~[seventeen]~~ **eighteen** years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child ~~[or person seventeen years of age]~~ to the guardianship of the department of social services as provided by law; and

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than ~~[seventeen]~~ **eighteen** years of age.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child ~~[or person seventeen years of age]~~ who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child ~~[or person seventeen years of age]~~ may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person ~~[seventeen]~~ **eighteen** years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~, or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child ~~[or person seventeen years of age]~~ to the court located in the county of the child's residence ~~[or the residence of the person seventeen years of age]~~ for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child ~~[or person seventeen years of age]~~ under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child ~~[or person seventeen years of age]~~ or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child ~~[or person seventeen years of age]~~, certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child ~~[or person seventeen years of age]~~ taken into custody in a county other than the county of the child's residence ~~[or the residence of a person seventeen years of age]~~, the juvenile court of the county of the child's residence ~~[or the residence of a person seventeen years of age]~~ shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child.

211.032. 1. Except as otherwise provided in a circuit participating in a pilot project established by the Missouri supreme court, when a child ~~[or person seventeen years of age]~~, alleged to be in need of care and treatment pursuant to subdivision (1) of subsection 1 of section 211.031, is taken into custody, the juvenile or family court shall notify the parties of the right to have a protective custody hearing. Such notification shall be in writing.

2. Upon request from any party, the court shall hold a protective custody hearing. Such hearing shall be held within three days of the request for a hearing, excluding Saturdays, Sundays and legal holidays. For circuits participating in a pilot project established by the Missouri supreme court, the parties shall be notified at the status conference of their right to request a protective custody hearing.

3. No later than February 1, 2005, the Missouri supreme court shall require a mandatory court proceeding to be held within three days, excluding Saturdays, Sundays, and legal holidays, in all cases under subdivision (1) of subsection 1 of section 211.031. The Missouri supreme court shall promulgate rules for the implementation of such mandatory court proceedings and may consider recommendations from any pilot projects established by the Missouri supreme court regarding such proceedings. Nothing in this subsection shall prevent the Missouri supreme court from expanding pilot projects prior to the implementation of this subsection.

4. The court shall hold an adjudication hearing no later than sixty days after the child has been taken into custody. The court shall notify the parties in writing of the specific date, time, and place of such hearing. If at such hearing the court determines that sufficient cause exists for the child to remain in the custody of the state, the court shall conduct a dispositional hearing no later than ninety days after the child has been taken into custody and shall

conduct review hearings regarding the reunification efforts made by the division every ninety to one hundred twenty days for the first year the child is in the custody of the division. After the first year, review hearings shall be held as necessary, but in no event less than once every six months for as long as the child is in the custody of the division.

5. At all hearings held pursuant to this section the court may receive testimony and other evidence relevant to the necessity of detaining the child out of the custody of the parents, guardian or custodian.

6. By January 1, 2005, the supreme court shall develop rules regarding the effect of untimely hearings.

7. If the placement of any child in the custody of the children's division will result in the child attending a school other than the school the child was attending when taken into custody:

(1) The child's records from such school shall automatically be forwarded to the school that the child is transferring to upon notification within two business days by the division; or

(2) Upon request of the foster family, the guardian ad litem, or the volunteer advocate and whenever possible, the child shall be permitted to continue to attend the same school that the child was enrolled in and attending at the time the child was taken into custody by the division. The division, in consultation with the department of elementary and secondary education, shall establish the necessary procedures to implement the provisions of this subsection.

211.033. 1. No person under the age of ~~[seventeen]~~ **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071 shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of ~~[seventeen]~~ **eighteen** to a juvenile detention facility.

2. Nothing in this section shall be construed as creating any civil or criminal liability for any law enforcement officer, juvenile officer, school personnel, or court personnel for any action taken or failure to take any action involving a minor child who remains under the jurisdiction of the juvenile court under this section if such action or failure to take action is based on a good faith belief by such officer or personnel that the minor child is not under the jurisdiction of the juvenile court.

~~[3. The amendments to subsection 2 of this section, as provided for in this act, shall not take effect until such time as the provisions of section 211.021 shall take effect in accordance with subsection 2 of section 211.021.]~~

211.041. When jurisdiction over the person of a child has been acquired by the juvenile court under the provisions of this chapter in proceedings coming within the applicable provisions of section 211.031, the jurisdiction of the child may be retained for the purpose of this chapter until he or she has attained the age of twenty-one years, except in cases where he or she is committed to and received by the division of youth services, unless jurisdiction has been returned to the committing court by provisions of chapter 219 through requests of the court to the division of youth services and except in any case where he or she has not paid an assessment imposed in accordance with section 211.181 or in cases where the judgment for restitution entered in accordance with section 211.185 has not been satisfied. Every child over whose person the juvenile court retains jurisdiction shall be prosecuted under the general law for any violation of a state law or of a municipal ordinance which he or she commits after he or she becomes ~~[seventeen]~~ **eighteen** years of age. The juvenile court shall have no jurisdiction with respect to any such violation and, so long as it retains jurisdiction of the child, shall not exercise its jurisdiction in such a manner as to conflict with any other court's jurisdiction as to any such violation.

211.061. 1. When a child is taken into custody with or without warrant for an offense, the child, together with any information concerning the child and the personal property found in the child's possession, shall be taken immediately and directly before the juvenile court or delivered to the juvenile officer or person acting for ~~[him]~~ **the child**.

2. If any person is taken before a circuit or associate circuit judge not assigned to juvenile court or a municipal judge, and it is then, or at any time thereafter, ascertained that he or she was under the age of ~~[seventeen]~~ **eighteen** years at the time he or she is alleged to have committed the offense, or that he or she is subject to the jurisdiction of the juvenile court as provided by this chapter, it is the duty of the judge forthwith to transfer the case or refer the matter to the juvenile court, and direct the delivery of such person, together with information concerning him or her and the personal property found in his or her possession, to the juvenile officer or person acting as such.

3. When the juvenile court is informed that a child is in detention it shall examine the reasons therefor and shall immediately:

(1) Order the child released; or

(2) Order the child continued in detention until a detention hearing is held. An order to continue the child in detention shall only be entered upon the filing of a petition or motion to modify and a determination by the court that probable cause exists to believe that the child has committed acts specified in the petition or motion that bring the child within the jurisdiction of the court under subdivision (2) or (3) of subsection 1 of section 211.031.

4. A juvenile shall not remain in detention for a period greater than twenty-four hours unless the court orders a detention hearing. If such hearing is not held within three days, excluding Saturdays, Sundays and legal holidays, the juvenile shall be released from detention unless the court for good cause orders the hearing continued. The detention hearing shall be held within the judicial circuit at a date, time and place convenient to the court. Notice of the date, time and place of a detention hearing, and of the right to counsel, shall be given to the juvenile and his or her custodian in person, by telephone, or by such other expeditious method as is available.

211.071. 1. If a petition alleges that a child between the ages of twelve and ~~seventeen~~ **eighteen** has committed an offense which would be considered a felony if committed by an adult, the court may, upon its own motion or upon motion by the juvenile officer, the child or the child's custodian, order a hearing and may, in its discretion, dismiss the petition and such child may be transferred to the court of general jurisdiction and prosecuted under the general law; except that if a petition alleges that any child has committed an offense which would be considered first degree murder under section 565.020, second degree murder under section 565.021, first degree assault under section 565.050, forcible rape under section 566.030 as it existed prior to August 28, 2013, rape in the first degree under section 566.030, forcible sodomy under section 566.060 as it existed prior to August 28, 2013, sodomy in the first degree under section 566.060, first degree robbery under section 569.020 **as it existed prior to January 1, 2017, or first degree robbery under section 570.023, [or]** distribution of drugs under section 195.211 **as it existed prior to January 1, 2017, or the manufacturing of a controlled substance under section 579.055,** or has committed two or more prior unrelated offenses which would be felonies if committed by an adult, the court shall order a hearing, and may in its discretion, dismiss the petition and transfer the child to a court of general jurisdiction for prosecution under the general law.

2. Upon apprehension and arrest, jurisdiction over the criminal offense allegedly committed by any person between ~~seventeen~~ **eighteen** and twenty-one years of age over whom the juvenile court has retained continuing jurisdiction shall automatically terminate and that offense shall be dealt with in the court of general jurisdiction as provided in section 211.041.

3. Knowing and willful age misrepresentation by a juvenile subject shall not affect any action or proceeding which occurs based upon the misrepresentation. Any evidence obtained during the period of time in which a child misrepresents his or her age may be used against the child and will be subject only to rules of evidence applicable in adult proceedings.

4. Written notification of a transfer hearing shall be given to the juvenile and his or her custodian in the same manner as provided in sections 211.101 and 211.111. Notice of the hearing may be waived by the custodian. Notice shall contain a statement that the purpose of the hearing is to determine whether the child is a proper subject to be dealt with under the provisions of this chapter, and that if the court finds that the child is not a proper subject to be dealt with under the provisions of this chapter, the petition will be dismissed to allow for prosecution of the child under the general law.

5. The juvenile officer may consult with the office of prosecuting attorney concerning any offense for which the child could be certified as an adult under this section. The prosecuting or circuit attorney shall have access to police reports, reports of the juvenile or deputy juvenile officer, statements of witnesses and all other records or reports relating to the offense alleged to have been committed by the child. The prosecuting or circuit attorney shall have access to the disposition records of the child when the child has been adjudicated pursuant to subdivision (3) of subsection 1 of section 211.031. The prosecuting attorney shall not divulge any information regarding the child and the offense until the juvenile court at a judicial hearing has determined that the child is not a proper subject to be dealt with under the provisions of this chapter.

6. A written report shall be prepared in accordance with this chapter developing fully all available information relevant to the criteria which shall be considered by the court in determining whether the child is a proper subject to be dealt with under the provisions of this chapter and whether there are reasonable prospects of rehabilitation within the juvenile justice system. These criteria shall include but not be limited to:

(1) The seriousness of the offense alleged and whether the protection of the community requires transfer to the court of general jurisdiction;

(2) Whether the offense alleged involved viciousness, force and violence;

(3) Whether the offense alleged was against persons or property with greater weight being given to the offense against persons, especially if personal injury resulted;

(4) Whether the offense alleged is a part of a repetitive pattern of offenses which indicates that the child may be beyond rehabilitation under the juvenile code;

(5) The record and history of the child, including experience with the juvenile justice system, other courts, supervision, commitments to juvenile institutions and other placements;

(6) The sophistication and maturity of the child as determined by consideration of his home and environmental situation, emotional condition and pattern of living;

(7) The age of the child;

(8) The program and facilities available to the juvenile court in considering disposition;

(9) Whether or not the child can benefit from the treatment or rehabilitative programs available to the juvenile court; and

(10) Racial disparity in certification.

7. If the court dismisses the petition to permit the child to be prosecuted under the general law, the court shall enter a dismissal order containing:

(1) Findings showing that the court had jurisdiction of the cause and of the parties;

(2) Findings showing that the child was represented by counsel;

(3) Findings showing that the hearing was held in the presence of the child and his counsel; and

(4) Findings showing the reasons underlying the court's decision to transfer jurisdiction.

8. A copy of the petition and order of the dismissal shall be sent to the prosecuting attorney.

9. When a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the prosecution of the child results in a conviction, the jurisdiction of the juvenile court over that child is forever terminated, except as provided in subsection 10 of this section, for an act that would be a violation of a state law or municipal ordinance.

10. If a petition has been dismissed thereby permitting a child to be prosecuted under the general law and the child is found not guilty by a court of general jurisdiction, the juvenile court shall have jurisdiction over any later offense committed by that child which would be considered a misdemeanor or felony if committed by an adult, subject to the certification provisions of this section.

11. If the court does not dismiss the petition to permit the child to be prosecuted under the general law, it shall set a date for the hearing upon the petition as provided in section 211.171.

211.073. 1. The court shall, in a case when the offender is under ~~[seventeen]~~ **eighteen** years ~~[and six months]~~ of age and has been transferred to a court of general jurisdiction pursuant to section 211.071, and whose prosecution results in a conviction or a plea of guilty, consider dual jurisdiction of both the criminal and juvenile codes, as set forth in this section. The court is authorized to impose a juvenile disposition under this chapter and simultaneously impose an adult criminal sentence, the execution of which shall be suspended pursuant to the provisions of this section. Successful completion of the juvenile disposition ordered shall be a condition of the suspended adult criminal sentence. The court may order an offender into the custody of the division of youth services pursuant to this section:

(1) Upon agreement of the division of youth services; and

(2) If the division of youth services determines that there is space available in a facility designed to serve offenders sentenced under this section. If the division of youth services agrees to accept a youth and the court does not impose a juvenile disposition, the court shall make findings on the record as to why the division of youth services was not appropriate for the offender prior to imposing the adult criminal sentence.

2. If there is probable cause to believe that the offender has violated a condition of the suspended sentence or committed a new offense, the court shall conduct a hearing on the violation charged, unless the offender waives such hearing. If the violation is established and found the court may continue or revoke the juvenile disposition, impose the adult criminal sentence, or enter such other order as it may see fit.

3. When an offender has received a suspended sentence pursuant to this section and the division determines the child is beyond the scope of its treatment programs, the division of youth services may petition the court for a transfer of custody of the offender. The court shall hold a hearing and shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

4. When an offender who has received a suspended sentence reaches the age of ~~[seventeen]~~ **eighteen**, the court shall hold a hearing. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections;

(2) Direct that the offender be placed on probation; or

(3) Direct that the offender remain in the custody of the division of youth services if the division agrees to such placement.

5. The division of youth services shall petition the court for a hearing before it releases an offender who comes within subsection 1 of this section at any time before the offender reaches the age of twenty-one years. The court shall:

(1) Revoke the suspension and direct that the offender be taken into immediate custody of the department of corrections; or

(2) Direct that the offender be placed on probation.

6. If the suspension of the adult criminal sentence is revoked, all time served by the offender under the juvenile disposition shall be credited toward the adult criminal sentence imposed.

211.081. 1. Whenever any person informs the court in person and in writing that a child appears to be within the purview of applicable provisions of section 211.031 ~~[or that a person seventeen years of age appears to be within the purview of the provisions of subdivision (1) of subsection 1 of section 211.031]~~, the court shall make or cause to be made a preliminary inquiry to determine the facts and to determine whether or not the interests of the public or of the child ~~[or person seventeen years of age]~~ require that further action be taken. On the basis of this inquiry, the juvenile court may make such informal adjustment as is practicable without a petition or may authorize the filing of a petition by the juvenile officer. Any other provision of this chapter to the contrary notwithstanding, the juvenile court shall not make any order for disposition of a child ~~[or person seventeen years of age]~~ which would place or commit the child ~~[or person seventeen years of age]~~ to any location outside the state of Missouri without first receiving the approval of the children's division.

2. Placement in any institutional setting shall represent the least restrictive appropriate placement for the child ~~[or person seventeen years of age]~~ and shall be recommended based upon a psychological or psychiatric evaluation or both. Prior to entering any order for disposition of a child ~~[or person seventeen years of age]~~ which would order residential treatment or other services inside the state of Missouri, the juvenile court shall enter findings which include the recommendation of the psychological or psychiatric evaluation or both; and certification from the division director or designee as to whether a provider or funds or both are available, including a projection of their future availability. If the children's division indicates that funding is not available, the division shall recommend and make available for placement by the court an alternative placement for the child ~~[or person seventeen years of age]~~. The division shall have the burden of demonstrating that they have exercised due diligence in utilizing all available services to carry out the recommendation of the evaluation team and serve the best interest of the child ~~[or person seventeen years of age]~~. The judge shall not order placement or an alternative placement with a specific provider but may reasonably designate the scope and type of the services which shall be provided by the department to the child ~~[or person seventeen years of age]~~.

3. Obligations of the state incurred under the provisions of section 211.181 shall not exceed, in any fiscal year, the amount appropriated for this purpose.

211.091. 1. The petition shall be entitled "In the interest of, a child under **[seventeen] eighteen** years of age" ~~[or "In the interest of, a child seventeen years of age" or "In the interest of, a person seventeen years of age" as appropriate to the subsection of section 211.031 that provides the basis for the filing of the petition].~~

2. The petition shall set forth plainly:

(1) The facts which bring the child ~~[or person seventeen years of age]~~ within the jurisdiction of the court;

(2) The full name, birth date, and residence of the child ~~[or person seventeen years of age]~~;

(3) The names and residence of his or her parents, if living;

(4) The name and residence of his or her legal guardian if there be one, of the person having custody of the child ~~[or person seventeen years of age]~~ or of the nearest known relative if no parent or guardian can be found; and

(5) Any other pertinent data or information.

3. If any facts required in subsection 2 of this section are not known by the petitioner, the petition shall so state.

4. Prior to the voluntary dismissal of a petition filed under this section, the juvenile officer shall assess the impact of such dismissal on the best interests of the child, and shall take all actions practicable to minimize any negative impact.

211.101. 1. After a petition has been filed, unless the parties appear voluntarily, the juvenile court shall issue a summons in the name of the state of Missouri requiring the person who has custody of the child ~~[or person seventeen years of age]~~ to appear personally and, unless the court orders otherwise, to bring the child ~~[or person seventeen years of age]~~ before the court, at the time and place stated.

2. If the person so summoned is other than a parent or guardian of the child ~~[or person seventeen years of age]~~, then the parent or guardian or both shall also be notified of the pendency of the case and of the time and place appointed.

3. If it appears that the child ~~[or person seventeen years of age]~~ is in such condition or surroundings that his or her welfare requires that his or her custody be immediately assumed by the court, the judge may order, by endorsement upon the summons, the officer serving it to take the child ~~[or person seventeen years of age]~~ into custody at once.

4. Subpoena may be issued requiring the appearance of any other person whose presence, in the opinion of the judge, is necessary.

211.161. 1. The court may cause any child ~~[or person seventeen years of age]~~ within its jurisdiction to be examined by a physician, psychiatrist or psychologist appointed by the court in order that the condition of the child ~~[or person seventeen years of age]~~ may be given consideration in the disposition of his case. The expenses of the examination when approved by the court shall be paid by the county, except that the county shall not be liable for the costs of examinations conducted by the department of mental health either directly or through contract.

2. The services of a state, county or municipally maintained hospital, institution, or psychiatric or health clinic may be used for the purpose of this examination and treatment.

3. A county may establish medical, psychiatric and other facilities, upon request of the juvenile court, to provide proper services for the court in the diagnosis and treatment of children ~~[or persons seventeen years of age]~~ coming before it and these facilities shall be under the administration and control of the juvenile court. The juvenile court may appoint and fix the compensation of such professional and other personnel as it deems necessary to provide the court proper diagnostic, clinical and treatment services for children ~~[or persons seventeen years of age]~~ under its jurisdiction.

211.181. 1. When a child ~~[or person seventeen years of age]~~ is found by the court to come within the applicable provisions of subdivision (1) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child ~~[or person seventeen years of age]~~, and the court may, by order duly entered, proceed as follows:

(1) Place the child ~~[or person seventeen years of age]~~ under supervision in his own home or in the custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child ~~[or person seventeen years of age]~~ to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes; except that, such child ~~[or person seventeen years of age]~~ may not be committed to the department of social services, division of youth services;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive the child ~~[or person seventeen years of age]~~ in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child ~~[or person seventeen years of age]~~ in a family home;

(4) Cause the child ~~[or person seventeen years of age]~~ to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child ~~[or person seventeen years of age]~~ requires it, cause the child ~~[or person seventeen years of age]~~ to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child ~~[or person seventeen years of age]~~ whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) The court may order, pursuant to subsection 2 of section 211.081, that the child receive the necessary services in the least restrictive appropriate environment including home and community-based services, treatment and support, based on a coordinated, individualized treatment plan. The individualized treatment plan shall be approved by the court and developed by the applicable state agencies responsible for providing or paying for any and all appropriate and necessary services, subject to appropriation, and shall include which agencies are going to pay for and provide such services. Such plan must be submitted to the court within thirty days and the child's family shall actively participate in designing the service plan for the child ~~[or person seventeen years of age]~~;

(6) The department of social services, in conjunction with the department of mental health, shall apply to the United States Department of Health and Human Services for such federal waivers as required to provide services for such children, including the acquisition of community-based services waivers.

2. When a child is found by the court to come within the provisions of subdivision (2) of subsection 1 of section 211.031, the court shall so decree and upon making a finding of fact upon which it exercises its jurisdiction over the child, the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his **or her** own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or place them in family homes; except that, a child may be committed to the department of social services, division of youth services, only if he **or she** is presently under the court's supervision after an adjudication under the provisions of subdivision (2) or (3) of subsection 1 of section 211.031;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

(d) The juvenile officer;

(3) Place the child in a family home;

(4) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;

(5) Assess an amount of up to ten dollars to be paid by the child to the clerk of the court.

Execution of any order entered by the court pursuant to this subsection, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed.

3. When a child is found by the court to come within the provisions of subdivision (3) of subsection 1 of section 211.031, the court shall so decree and make a finding of fact upon which it exercises its jurisdiction over the child, and the court may, by order duly entered, proceed as follows:

(1) Place the child under supervision in his or her own home or in custody of a relative or other suitable person after the court or a public agency or institution designated by the court conducts an investigation of the home, relative or person and finds such home, relative or person to be suitable and upon such conditions as the court may require; provided that, no child who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566, RSMo, including but not limited to rape, forcible sodomy, child molestation, and sexual abuse, and in which the victim was a child, shall be placed in any residence within one thousand feet of the residence of the abused child of that offense until the abused child reaches the age of eighteen, and provided further that the provisions of this subdivision regarding placement within one thousand feet of the abused child shall not apply when the abusing child and the abused child are siblings or children living in the same home;

(2) Commit the child to the custody of:

(a) A public agency or institution authorized by law to care for children or to place them in family homes;

(b) Any other institution or agency which is authorized or licensed by law to care for children or to place them in family homes;

(c) An association, school or institution willing to receive it in another state if the approval of the agency in that state which administers the laws relating to importation of children into the state has been secured; or

- (d) The juvenile officer;
 - (3) Beginning January 1, 1996, the court may make further directions as to placement with the division of youth services concerning the child's length of stay. The length of stay order may set forth a minimum review date;
 - (4) Place the child in a family home;
 - (5) Cause the child to be examined and treated by a physician, psychiatrist or psychologist and when the health or condition of the child requires it, cause the child to be placed in a public or private hospital, clinic or institution for treatment and care; except that, nothing contained herein authorizes any form of compulsory medical, surgical, or psychiatric treatment of a child whose parents or guardian in good faith are providing other remedial treatment recognized or permitted under the laws of this state;
 - (6) Suspend or revoke a state or local license or authority of a child to operate a motor vehicle;
 - (7) Order the child to make restitution or reparation for the damage or loss caused by his **or her** offense. In determining the amount or extent of the damage, the court may order the juvenile officer to prepare a report and may receive other evidence necessary for such determination. The child and his **or her** attorney shall have access to any reports which may be prepared, and shall have the right to present evidence at any hearing held to ascertain the amount of damages. Any restitution or reparation ordered shall be reasonable in view of the child's ability to make payment or to perform the reparation. The court may require the clerk of the circuit court to act as receiving and disbursing agent for any payment ordered;
 - (8) Order the child to a term of community service under the supervision of the court or of an organization selected by the court. Every person, organization, and agency, and each employee thereof, charged with the supervision of a child under this subdivision, or who benefits from any services performed as a result of an order issued under this subdivision, shall be immune from any suit by the child ordered to perform services under this subdivision, or any person deriving a cause of action from such child, if such cause of action arises from the supervision of the child's performance of services under this subdivision and if such cause of action does not arise from an intentional tort. A child ordered to perform services under this subdivision shall not be deemed an employee within the meaning of the provisions of chapter 287, RSMo, nor shall the services of such child be deemed employment within the meaning of the provisions of chapter 288, RSMo. Execution of any order entered by the court, including a commitment to any state agency, may be suspended and the child placed on probation subject to such conditions as the court deems reasonable. After a hearing, probation may be revoked and the suspended order executed;
 - (9) When a child has been adjudicated to have violated a municipal ordinance or to have committed an act that would be a misdemeanor if committed by an adult, assess an amount of up to twenty-five dollars to be paid by the child to the clerk of the court; when a child has been adjudicated to have committed an act that would be a felony if committed by an adult, assess an amount of up to fifty dollars to be paid by the child to the clerk of the court.
4. Beginning January 1, 1996, the court may set forth in the order of commitment the minimum period during which the child shall remain in the custody of the division of youth services. No court order shall require a child to remain in the custody of the division of youth services for a period which exceeds the child's eighteenth birth date except upon petition filed by the division of youth services pursuant to subsection 1 of section 219.021, RSMo. In any order of commitment of a child to the custody of the division of youth services, the division shall determine the appropriate program or placement pursuant to subsection 3 of section 219.021, RSMo. Beginning January 1, 1996, the department shall not discharge a child from the custody of the division of youth services before the child completes the length of stay determined by the court in the commitment order unless the committing court orders otherwise. The director of the division of youth services may at any time petition the court for a review of a child's length of stay commitment order, and the court may, upon a showing of good cause, order the early discharge of the child from the custody of the division of youth services. The division may discharge the child from the division of youth services without a further court order after the child completes the length of stay determined by the court or may retain the child for any period after the completion of the length of stay in accordance with the law.
5. When an assessment has been imposed under the provisions of subsection 2 or 3 of this section, the assessment shall be paid to the clerk of the court in the circuit where the assessment is imposed by court order, to be deposited in a fund established for the sole purpose of payment of judgments entered against children in accordance with section 211.185.

211.321. 1. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall not be open to inspection or their contents disclosed, except by order of the court to persons having a legitimate interest therein, unless a petition or motion to modify is

sustained which charges the child with an offense which, if committed by an adult, would be a class A felony under the criminal code of Missouri, or capital murder, first degree murder, or second degree murder or except as provided in subsection 2 of this section. In addition, whenever a report is required under section 557.026, there shall also be included a complete list of certain violations of the juvenile code for which the defendant had been adjudicated a delinquent while a juvenile. This list shall be made available to the probation officer and shall be included in the presentence report. The violations to be included in the report are limited to the following: rape, sodomy, murder, kidnapping, robbery, arson, burglary or any acts involving the rendering or threat of serious bodily harm. The supreme court may promulgate rules to be followed by the juvenile courts in separating the records.

2. In all proceedings under subdivision (2) of subsection 1 of section 211.031, the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and shall be open to inspection only by order of the judge of the juvenile court or as otherwise provided by statute. In all proceedings under subdivision (3) of subsection 1 of section 211.031 the records of the juvenile court as well as all information obtained and social records prepared in the discharge of official duty for the court shall be kept confidential and may be open to inspection without court order only as follows:

(1) The juvenile officer is authorized at any time:

(a) To provide information to or discuss matters concerning the child, the violation of law or the case with the victim, witnesses, officials at the child's school, law enforcement officials, prosecuting attorneys, any person or agency having or proposed to have legal or actual care, custody or control of the child, or any person or agency providing or proposed to provide treatment of the child. Information received pursuant to this paragraph shall not be released to the general public, but shall be released only to the persons or agencies listed in this paragraph;

(b) To make public information concerning the offense, the substance of the petition, the status of proceedings in the juvenile court and any other information which does not specifically identify the child or the child's family;

(2) After a child has been adjudicated delinquent pursuant to subdivision (3) of subsection 1 of section 211.031, for an offense which would be a felony if committed by an adult, the records of the dispositional hearing and proceedings related thereto shall be open to the public to the same extent that records of criminal proceedings are open to the public. However, the social summaries, investigations or updates in the nature of presentence investigations, and status reports submitted to the court by any treating agency or individual after the dispositional order is entered shall be kept confidential and shall be opened to inspection only by order of the judge of the juvenile court;

(3) As otherwise provided by statute;

(4) In all other instances, only by order of the judge of the juvenile court.

3. Peace officers' records, if any are kept, of children shall be kept separate from the records of persons ~~seventeen~~ **eighteen** years of age or over and shall not be open to inspection or their contents disclosed, except by order of the court. This subsection does not apply to children who are transferred to courts of general jurisdiction as provided by section 211.071 or to juveniles convicted under the provisions of sections 578.421 to 578.437. This subsection does not apply to the inspection or disclosure of the contents of the records of peace officers for the purpose of pursuing a civil forfeiture action pursuant to the provisions of section 195.140.

4. Nothing in this section shall be construed to prevent the release of information and data to persons or organizations authorized by law to compile statistics relating to juveniles. The court shall adopt procedures to protect the confidentiality of children's names and identities.

5. The court may, either on its own motion or upon application by the child or his **or her** representative, or upon application by the juvenile officer, enter an order to destroy all social histories, records, and information, other than the official court file, and may enter an order to seal the official court file, as well as all peace officers' records, at any time after the child has reached his ~~seventeenth~~ **or her eighteenth** birthday if the court finds that it is in the best interest of the child that such action or any part thereof be taken, unless the jurisdiction of the court is continued beyond the child's ~~seventeenth~~ **eighteenth** birthday, in which event such action or any part thereof may be taken by the court at any time after the closing of the child's case.

6. Nothing in this section shall be construed to prevent the release of general information regarding the informal adjustment or formal adjudication of the disposition of a child's case to a victim or a member of the immediate family of a victim of any offense committed by the child. Such general information shall not be specific as to location and duration of treatment or detention or as to any terms of supervision.

7. Records of juvenile court proceedings as well as all information obtained and social records prepared in the discharge of official duty for the court shall be disclosed to the child fatality review panel reviewing the child's death pursuant to section 210.192 unless the juvenile court on its own motion, or upon application by the juvenile officer, enters an order to seal the records of the victim child.

211.421. 1. After any child has come under the care or control of the juvenile court as provided in this chapter, any person who thereafter encourages, aids, or causes the child to commit any act or engage in any conduct which would be injurious to the child's morals or health or who knowingly or negligently disobeys, violates or interferes with a lawful order of the court with relation to the child, is guilty of contempt of court, and shall be proceeded against as now provided by law and punished by imprisonment in the county jail for a term not exceeding six months or by a fine not exceeding five hundred dollars or by both such fine and imprisonment.

2. If it appears at a juvenile court hearing that any person ~~[seventeen]~~ **eighteen** years of age or over has violated section 568.045 or 568.050, RSMo, by endangering the welfare of a child, the judge of the juvenile court shall refer the information to the prosecuting or circuit attorney, as the case may be, for appropriate proceedings.

211.425. 1. Any person who has been adjudicated a delinquent by a juvenile court for committing or attempting to commit a sex-related offense which if committed by an adult would be considered a felony offense pursuant to chapter 566 including, but not limited to, rape, forcible sodomy, child molestation and sexual abuse, shall be considered a juvenile sex offender and shall be required to register as a juvenile sex offender by complying with the registration requirements provided for in this section, unless such juvenile adjudicated as a delinquent is fourteen years of age or older at the time of the offense and the offense adjudicated would be considered a felony under chapter 566 if committed by an adult, which is equal to or more severe than aggravated sexual abuse under 18 U.S.C. Section 2241, including any attempt or conspiracy to commit such offense, in which case, the juvenile shall be required to register as an adult sexual offender under sections 589.400 to 589.425. This requirement shall also apply to any person who is or has been adjudicated a juvenile delinquent in any other state or federal jurisdiction for committing, attempting to commit, or conspiring to commit offenses which would be proscribed herein.

2. Any state agency having supervision over a juvenile required to register as a juvenile sex offender or any court having jurisdiction over a juvenile required to register as a juvenile sex offender, or any person required to register as a juvenile sex offender, shall, within ten days of the juvenile offender moving into any county of this state, register with the juvenile office of the county. If such juvenile offender changes residence or address, the state agency, court or person shall inform the juvenile office within ten days of the new residence or address and shall also be required to register with the juvenile office of any new county of residence. Registration shall be accomplished by completing a registration form similar to the form provided for in section 589.407. Such form shall include, but is not limited to, the following:

(1) A statement in writing signed by the juvenile, giving the juvenile's name, address, Social Security number, phone number, school in which enrolled, place of employment, offense which requires registration, including the date, place, and a brief description of such offense, date and place of adjudication regarding such offense, and age and gender of the victim at the time of the offense; and

(2) The fingerprints and a photograph of the juvenile.

3. Juvenile offices shall maintain the registration forms of those juvenile offenders in their jurisdictions who register as required by this section. Information contained on the registration forms shall be kept confidential and may be released by juvenile offices to only those persons and agencies who are authorized to receive information from juvenile court records as provided by law, including, but not limited to, those specified in section 211.321. State agencies having custody of juveniles who fall within the registration requirements of this section shall notify the appropriate juvenile offices when such juvenile offenders are being transferred to a location falling within the jurisdiction of such juvenile offices.

4. Any juvenile who is required to register pursuant to this section but fails to do so or who provides false information on the registration form is subject to disposition pursuant to this chapter. Any person ~~[seventeen]~~ **eighteen** years of age or over who commits such violation is guilty of a class A misdemeanor as provided for in section 211.431.

5. Any juvenile to whom the registration requirement of this section applies shall be informed by the official in charge of the juvenile's custody, upon the juvenile's discharge or release from such custody, of the requirement to register pursuant to this section. Such official shall obtain the address where such juvenile expects to register upon being discharged or released and shall report the juvenile's name and address to the juvenile office where the juvenile ~~[will]~~ **shall** be required to register. This requirement to register upon discharge or release from custody does not apply in situations where the juvenile is temporarily released under guard or direct supervision from a detention facility or similar custodial facility.

6. The requirement to register as a juvenile sex offender shall terminate upon the juvenile offender reaching age twenty-one, unless such juvenile offender is required to register as an adult offender pursuant to section 589.400.

211.431. Any person [~~seventeen~~] **eighteen** years of age or over who willfully violates, neglects or refuses to obey or perform any lawful order of the court, or who violates any provision of this chapter is guilty of a class A misdemeanor.

221.044. No person under the age of [~~seventeen~~] **eighteen** years, except those transferred to the court of general jurisdiction under the provisions of section 211.071, shall be detained in a jail or other adult detention facility as that term is defined in section 211.151. A traffic court judge may request the juvenile court to order the commitment of a person under the age of [~~seventeen~~] **eighteen** to a juvenile detention facility."; and

Further amend said bill and page, Section 233.180, Line 25, by inserting after all of said section and line the following:"; and

Further amend said amendment and page, Line 24, by deleting all of said line and inserting in lieu thereof the following:

identification, which shall then be documented by the recorder.

Section B. The repeal and reenactment of sections 211.021, 211.031, 211.032, 211.033, 211.041, 211.061, 211.071, 211.073, 211.081, 211.091, 211.101, 211.161, 211.181, 211.321, 211.421, 211.425, 211.431, and 221.044 of this act shall become effective on January 1, 2020."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 6** was adopted.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Evans, **House Amendment No. 6, as amended**, was adopted.

Representative Haefner offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting immediately after said section and line the following:

"67.505. 1. Any county may, by a majority vote of its governing body, impose a county sales tax, in conjunction with a property tax reduction for each year in which the sales tax is imposed, for the benefit of such county in accordance with the provisions of sections 67.500 to 67.545; provided, however, that no ordinance or order enacted pursuant to the authority granted by the provisions of sections 67.500 to 67.545 shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose a tax and reduce property taxes under the provisions of sections 67.500 to 67.545.

2. The ballot of submission shall contain, but need not be limited to, the following language:
Shall the county of (county's name) impose a countywide sales tax of (insert amount) and reduce its total property tax levy annually by (insert amount) percent of the total amount of sales tax revenue collected in the same tax year?

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified

voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax and reduce the property tax as herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax and reduce the property tax under the provisions of sections 67.500 to 67.545 and such proposal is approved by a majority of the qualified voters voting thereon.

3. The sales tax may be imposed at a rate of one-fourth of one percent, three-eighths of one percent or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. Each year in which a sales tax is imposed under the provisions of sections 67.500 to 67.545, the county shall, after determining its budget, excluding funds required to be set aside and placed to the credit of special road districts, within the limits set by the constitution and laws of this state for the following calendar year and the total property tax levy needed to raise the revenues required by such budget, reduce that total property tax levy in an amount sufficient to decrease the total property taxes it will collect by an amount equal to one of the following:

- (1) Fifty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (2) Sixty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (3) Seventy percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (4) Eighty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (5) Ninety percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (6) One hundred percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

provided that, in the event that in the immediately preceding year a county actually collected more or less sales tax revenue than the amount determined under subdivision (4) of section 67.500, the county shall adjust its total property tax levy for the current year to reflect such increase or decrease.

4. No county in this state shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

67.547. 1. In addition to the tax authorized by section 67.505, any county **as defined in section 67.750** may, by a majority vote of its governing body, impose an additional county sales tax on all sales which are subject to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this section shall be in addition to any and all other sales tax allowed by law; except that no ordinance or order imposing a sales tax under the provisions of this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose such tax.

2. The ballot of submission shall contain, but need not be limited to the following language:
 Shall the county of (county's name) impose a countywide sales tax of (insert rate) percent **for the purpose of(insert purpose)?**

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax as herein authorized unless and until the governing body of the county submits another proposal to authorize the governing body of the county to impose the sales tax under the provisions of this section and such proposal is approved by a majority of the qualified voters voting thereon. **A county shall not submit to the voters a proposed sales tax under this section for a period of two years from the date of an election in which the**

county previously submitted to the voters a proposed sales tax under this section, regardless of whether the initial proposed sales tax was approved or disapproved by the voters. The revenue collected from the sales tax authorized under this section shall only be used for the purpose approved by voters of the county.

3. The sales tax may be imposed at a rate of one-eighth of one percent, one-fourth of one percent, three-eighths of one percent, or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax[,] if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. **In any city not within a county or any county described in subsection 5 of this section, no sales tax for the purpose of funding zoological activities and zoological facilities as those terms are defined in section 184.500 shall exceed a rate of one-eighth of one percent unless the sales tax was levied and collected before August 28, 2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.**

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

5. In any first class county having a charter form of government and having a population of nine hundred thousand or more, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-eighths of the proceeds of the tax shall be distributed to the county and the remaining five-eighths shall be distributed to the cities, towns and villages and the unincorporated area of the county on the ratio that the population of each bears to the total population of the county. **Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county's one percent combined tax rate ceiling provided in subsection 3 of this section.** The population of each city, town or village and the unincorporated area of the county and the total population of the county shall be determined on the basis of the most recent federal decennial census. **The provisions of this subsection shall not apply if the revenue collected is used to support zoological activities of the zoological subdistrict as defined under section 184.352.**

6. **Except as prohibited under section 184.353, residents of any county that does not adopt a sales tax under this section for the purpose of supporting zoological activities may be charged an admission fee for zoological facilities, programs, or events that are not part of the zoological subdistrict defined under subsection 15 of section 184.352 as of August 28, 2017.**

7. In any county of the second classification with more than nineteen thousand seven hundred but fewer than nineteen thousand eight hundred inhabitants, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-fourths of the proceeds of the tax shall be distributed to the county and the remaining one-fourth shall be distributed equally among the incorporated cities, towns, and villages of the county. Upon request from any city, town, or village within the county, the county shall make available for inspection the distribution report provided to the county by the department of revenue. Any expenses incurred by the county in supplying such report to a city, town, or village shall be paid by such city, town, or village.

[7-] 8. In any first class county having a charter form of government and having a population of nine hundred thousand or more, no tax shall be imposed pursuant to this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport or recreation, either upon, above or below the ground.

[8-] 9. **No county in this state, other than a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a city not within a county, shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.**

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit the balance in the account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county.

11. No revenue received from a tax for the purpose of funding zoological activities in any county shall be used for the benefit of any entity that has ever been named Grant's Farm or is located at ten thousand five hundred one Gravois Road, Saint Louis, Missouri, or successor address, or to supplant any funding received from the metropolitan zoological park and museum district established under section 184.350."; and

Further amend said bill, Page 2, Section 67.1364, Line 13, by inserting immediately after said section and line the following:

"94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with the provisions of sections 94.500 to 94.550; provided, however, that no ordinance enacted pursuant to the authority granted by the provisions of sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under the provisions of sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

Shall the city of (insert name of city) impose a city sales tax of (insert rate of percent) percent?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under the provisions of sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. **Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.**

3. If any city in which a city tax has been imposed in the manner provided for in sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective date of the change of the city boundary.

4. If any city abolishes the tax authorized under this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such abolishment was approved. Each city shall notify the director of revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized by this section and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The director of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haefner, **House Amendment No. 7** was adopted.

Representative May offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 283, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county ~~[or city governing body]~~. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?

☐ YES

☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Senior Citizens' Services Fund", which is hereby established within the county ~~[or city]~~ treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the "Senior Citizen Services Fund" to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens' services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served**. Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens' services fund.

3. The administrative control and management of the funds in the senior citizens' services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens' services fund shall be approved by the governing body of the county ~~[or city]~~ prior to making of any payments from the fund in any fiscal year. **In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section.** The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county ~~[or city]~~, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative May, **House Amendment No. 8** was adopted.

Representative Eggleston offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting immediately after all of said section and line the following:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. ~~[Any]~~ **No** person or persons ~~[who]~~ shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever~~[-, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~

3. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, ~~[shall]~~ **may** notify the ~~[person]~~ **landowner** violating the provisions of this section, ~~[verbally or]~~ in writing, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** ~~[Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction]~~ **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. The petition shall include an estimate of the costs.**

4. **If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Houghton offered **House Amendment No. 1 to House Amendment No. 9.**

*House Amendment No. 1
to
House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for Senate Bill No. 283, Page 1, Line 15, by deleting all of said line and inserting in lieu thereof the following:

"3. Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.

4. The road overseer of any district, or county highway engineer, who finds any road damaged or"; and

Further amend said amendment and page, Line 17, by inserting after "writing," the words **"using any mail service with delivery tracking,"**; and

Further amend said amendment and page, Line 23, by deleting **"days,"** and inserting in lieu thereof **"days of the tracked delivery date,"**; and

Further amend said amendment and page, Line 28, by inserting after **"trespass."** the following:

"Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted."; and

Further amend said amendment and page, Line 33, by inserting the following after the word, **"law."** the following:

"If the court denies the petition, the county shall be responsible for the landowner's court costs and reasonable attorney's fees."; and

Further amend said amendment by renumbering said section accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Houghton, **House Amendment No. 1 to House Amendment No. 9** was adopted.

On motion of Representative Eggleston, **House Amendment No. 9, as amended,** was adopted.

Representative Roden offered **House Amendment No. 10.**

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 137.565, Line 13, by inserting after all of said section and line the following:

"190.053. 1. All members of the board of directors of an ambulance district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of an ambulance district. The training required under this section shall be offered by a statewide association organized for the benefit of ambulance districts or be approved by the state advisory council on emergency medical services. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of an ambulance district director;
- (2) A review of all state statutes and regulations relevant to ambulance districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any ambulance district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any ambulance district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**"; and

Further amend said bill, Page 2, Section 233.180, Line 25, by inserting after all of said line the following:

"320.097. 1. As used in this section, "fire department" means any agency or organization that provides fire suppression and related activities, including but not limited to fire prevention, rescue, emergency medical services, hazardous material response, dispatching, or special operations to a population within a fixed and legally recorded geographical area.

2. No employee of a fire department who has worked for seven years for such department shall, as a condition of employment, be required to reside within a fixed and legally recorded geographical area of the fire department if the only public school district available to the employee within such fire department's geographical area is a public school district that is or has been unaccredited or provisionally accredited in the last five years of such employee's employment. Employees who have satisfied the seven-year requirement in this subsection and who choose to reside outside the geographical boundaries of the department shall reside within a one-hour response time. No charter school shall be deemed a public school for purposes of this section.

3. No employee of a fire department who has not resided in such fire department's fixed and legally recorded geographical area, or who has changed such employee's residency because of conditions described in subsection 2 of this section, shall as a condition of employment be required to reside within the fixed and legally recorded geographical area of the fire department if such school district subsequently becomes fully accredited.

4. No employee of a fire department who does not receive a salary shall be required to live in a fire department's fixed and legally recorded geographical area.

320.098. No county shall require attendance at a specific training academy by any candidate for a firefighter position.

321.017. 1. Notwithstanding the provisions of section 321.015, no employee of any fire protection district or ambulance district shall serve as a member of any fire district or ambulance district board while such person is employed by any fire district or ambulance district, except that an employee of a fire protection district or an ambulance district may serve as a member of a voluntary fire protection district board or a voluntary ambulance district board.

2. Notwithstanding any other provision of law to the contrary, individual board members shall not be eligible for employment by the board within twelve months of termination of service as a member of the board unless such employment is on a volunteer basis or without compensation.

3. Notwithstanding any provision of law to the contrary, no fire protection district or ambulance district shall require an employee who does not receive a salary to live within the district.

321.162. 1. All members of the board of directors of a fire protection district first elected on or after January 1, 2008, shall attend and complete an educational seminar or conference or other suitable training on the role and duties of a board member of a fire protection district. The training required under this section shall be conducted by an entity approved by the office of the state fire marshal. The office of the state fire marshal shall determine the content of the training to fulfill the requirements of this section. Such training shall include, at a minimum:

- (1) Information relating to the roles and duties of a fire protection district director;
- (2) A review of all state statutes and regulations relevant to fire protection districts;
- (3) State ethics laws;
- (4) State sunshine laws, chapter 610;
- (5) Financial and fiduciary responsibility;
- (6) State laws relating to the setting of tax rates; and
- (7) State laws relating to revenue limitations.

2. If any fire protection district board member fails to attend a training session within twelve months after taking office, the board member shall not be compensated for attendance at meetings thereafter until the board member has completed such training session. **If any fire protection district board member fails to attend a training session within twenty-four months after taking office, the board member shall forfeit his or her position as a board member and the remaining board members shall appoint an interim board member to hold the position for the remainder of the term of the forfeited member.**

321.200. 1. Except as otherwise provided in subsection 3 of this section, the board shall meet regularly, not less than once each month, at a time and at some building in the district to be designated by the board. Notice of the time and place of future regular meetings shall be posted continuously at the firehouse or firehouses of the district. Additional meetings may be held, when the needs of the district so require, at a place regular meetings are held, and notice of the time and place shall be given to each member of the board. Meetings of the board shall be held and conducted in the manner required by the provisions of chapter 610. All minutes of meetings of the board and all other records of the fire protection district shall be available for public inspection at the main firehouse within the district by appointment with the secretary of the board within one week after a written request is made between the hours of 8:00 a.m. and 5:00 p.m. every day except Sunday. A majority of the members of the board shall constitute a quorum at any meeting and no business shall be transacted unless a quorum is present. The board, acting as a board, shall exercise all powers of the board, without delegation thereof to any other governmental or other body or entity or association, and without delegation thereof to less than a quorum of the board. Agents, employees, engineers, auditors, attorneys, firemen and any other member of the staff of the district may be employed or discharged only by a board which includes at least two directors; but any board of directors may suspend from duty any such person or staff member who willfully and deliberately neglects or refuses to perform his or her regular functions.

2. Any vacancy on the board shall be filled by the remaining elected members of the board, except when less than two elected members remain on the board any vacancy shall be filled by the circuit court of the county in which all or a majority of the district lies. The appointee or appointees shall act until the next biennial election at which a director or directors are elected to serve the remainder of the unexpired term.

3. Notwithstanding any provision of sections 610.015 and 610.020 to the contrary, when Missouri Task Force One or any Urban Search and Rescue Task Force is activated for deployment by the federal emergency management agency, state emergency management agency, or statewide mutual aid, a quorum of the board of directors of the affiliated fire protection district may meet in person, via telephone, facsimile, internet, or any other voice or electronic means, without public notice, in order to authorize by roll call vote the disbursement of funds necessary for the deployment.

4. In the event action is necessary under subsection 3 of this section, the board of directors of the affiliated fire protection district shall keep minutes of the emergency meeting and disclose during the next regularly scheduled meeting of the board that the emergency meeting was held, the action that precipitated calling the emergency meeting without notice, and that the minutes of the emergency meeting are available as a public record of the board.

5. Members of a fire district or ambulance district board of directors shall only receive compensation for meetings the member attended. If multiple meetings occur on the same day, members shall not receive compensation for more than one meeting.

590.025. No law enforcement agency shall require an employee who does not receive a salary to live within a jurisdiction more specific than this state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 10** was adopted.

Representative Bondon offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for Senate Bill No. 283, Page 2, Section 233.180, Line 25, by inserting immediately after all of said section and line the following:

"347.048. **1. (1)** Any limited liability company that owns and rents or leases real property, or owns unoccupied real property, located within any home rule city with a population of more than four hundred thousand inhabitants which is located in more than one county, shall file with that city's clerk an affidavit listing the name and **street** address of at least one **natural** person who has management control and responsibility for the real property owned and leased or rented by the limited liability company, or owned by the limited liability company and unoccupied.

(2) Within thirty days following the cessation of management control and responsibility of any natural person named in an affidavit described under this section, the limited liability company shall file a successor affidavit listing the name and street address of a natural person successor.

2. No limited liability company shall be charged a fee for filing an affidavit or successor affidavit required under this section.

3. If a limited liability company required under this section to file an affidavit or a successor affidavit fails or refuses to file such completed affidavit with the appropriate clerk, any person who is adversely affected by such failure or refusal or the home rule city may petition the circuit court in the county where the property is located to direct the execution and filing of such document."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 11** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	McGaugh	Messenger
Miller	Moon	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

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NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCaherty	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 011

Beard	Butler	Conway 104	Cookson	DeGroot
Kidd	Matthiesen	McDaniel	McGee	Morris
Muntzel				

VACANCIES: 001

On motion of Representative Andrews, the title of **HCS SB 283, as amended**, relating to political subdivisions, was agreed to.

On motion of Representative Andrews, **HCS SB 283, as amended**, was adopted.

On motion of Representative Andrews, **HCS SB 283, as amended**, was read the third time and passed by the following vote:

AYES: 106

Adams	Alferman	Andrews	Arthur	Austin
Bangert	Baringer	Barnes 28	Basye	Beard
Beck	Bernskoetter	Berry	Black	Bondon
Brown 27	Brown 94	Burnett	Carpenter	Chipman
Christofanelli	Cierpiot	Corlew	Crawford	Davis
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzwater 49	Fraker	Franklin
Franks Jr	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Hill
Houx	Justus	Kelley 127	Kendrick	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCann Beatty	McGaugh
Merideth 80	Messenger	Miller	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Redmon	Reiboldt	Reisch	Rhoads	Roberts
Roden	Roerber	Rone	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 047

Anders	Anderson	Bahr	Brattin	Brown 57
Burns	Conway 10	Cross	Curtis	Curtman
Ellington	Fitzpatrick	Fitzwater 144	Francis	Frederick
Gannon	Harris	Helms	Henderson	Higdon
Houghton	Hubrecht	Hurst	Johnson	Kelly 141
Kidd	Korman	Lavender	Marshall	McCaherty
McCreery	McDaniel	Meredith 71	Moon	Morris
Neely	Pietzman	Pogue	Rehder	Remole
Ross	Smith 163	Sommer	Spencer	Stacy
Taylor	Wilson			

PRESENT: 004

Barnes 60	Conway 104	Cornejo	Pfautsch
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ABSENT WITH LEAVE: 005

Butler	Cookson	DeGroot	McGee	Muntzel
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VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Speaker Richardson resumed the Chair.

SIGNING OF SENATE BILL

All other business of the House was suspended while **HCS SS SCS SB 160** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Speaker Pro Tem Haahr resumed the Chair.

THIRD READING OF SENATE BILLS

HCS SCS SB 112, relating to political subdivisions, was taken up by Representative Tate.

Representative Corlew offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 19, Section 94.902, Line 13, by inserting immediately after said line the following:

"(6) Any city of the fourth classification with more than two thousand seven hundred inhabitants but fewer than four thousand inhabitants and located in any county of the first classification;"; and

Further amend said bill, page, and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 1** was adopted.

Representative Redmon offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 31, Section 139.100, Line 34, by inserting the following after all of said line:

"142.800. As used in this chapter, the following words, terms and phrases have the meanings given:

(1) "Agricultural purposes", clearing, terracing or otherwise preparing the ground on a farm; preparing soil for planting and fertilizing, cultivating, raising and harvesting crops; raising and feeding livestock and poultry; building fences; pumping water for any and all uses on the farm, including irrigation; building roads upon any farm by the owner or person farming the same; operating milking machines; sawing wood for use on a farm; producing electricity for use on a farm; movement of tractors, farm implements and nonlicensed equipment from one field to another;

(2) "Alternative fuel", electricity, liquefied petroleum gas (LPG or LP gas), compressed natural gas product, or a combination of liquefied petroleum gas and a compressed natural gas or electricity product used in an internal combustion engine or motor to propel any form of vehicle, machine, or mechanical contrivance. It includes all forms of fuel commonly or commercially known or sold as butane, propane, or compressed natural gas;

(3) "Aviation fuel", any motor fuel specifically compounded for use in reciprocating aircraft engines;

(4) "Blend stock", any petroleum product component of motor fuel, such as naphtha, reformat, toluene or kerosene, that can be blended for use in a motor fuel without further processing. The term includes those petroleum products presently defined by the Internal Revenue Service in regulations pursuant to 26 U.S.C., Sections 4081 and 4082, as amended. However, the term does not include any substance that:

(a) Will be ultimately used for consumer nonmotor fuel use; and

(b) Is sold or removed in drum quantities (fifty-five gallons) or less at the time of the removal or sale;

(5) "Blended fuel", a mixture composed of motor fuel and another liquid including blend stock, other than a de minimis amount of a product such as carburetor detergent or oxidation inhibitor, that can be used as a fuel in a highway vehicle. This term includes but is not limited to gasohol, ethanol, methanol, fuel grade alcohol, diesel fuel enhancers and resulting blends;

(6) "Blender", any person that produces blended motor fuel outside the bulk transfer/terminal system;

(7) "Blending", the mixing of one or more petroleum products, with or without another product, regardless of the original character of the product blended, if the product obtained by the blending is capable of use or otherwise sold for use in the generation of power for the propulsion of a motor vehicle, an airplane, or a motorboat. The term does not include the blending that occurs in the process of refining by the original refiner of crude petroleum or the blending of products known as lubricating oil and greases;

(8) "Bulk plant", a bulk motor fuel storage and distribution facility that is not a terminal within the bulk transfer system and from which motor fuel may be removed by truck;

(9) "Bulk transfer", any transfer of motor fuel from one location to another by pipeline tender or marine delivery within the bulk transfer/terminal system;

(10) "Bulk transfer/terminal system", the motor fuel distribution system consisting of refineries, pipelines, vessels, and terminals. Motor fuel in a refinery, pipeline, boat, barge or terminal is in the bulk transfer/terminal system. Motor fuel in the fuel supply tank of any engine, or in any tank car, rail car, trailer, truck, or other equipment suitable for ground transportation is not in the bulk transfer/terminal system;

(11) "Consumer", the user of the motor fuel;

(12) "Delivery", the placing of motor fuel or any liquid **or propulsion energy** into the **battery**, fuel tank, **or storage device** of a motor vehicle or bulk storage facility;

(13) "Department", the department of revenue;

(14) "Destination state", the state, territory, or foreign country to which motor fuel is directed for delivery into a storage facility, a receptacle, a container, or a type of transportation equipment for the purpose of resale or use;

(15) "Diesel fuel", any liquid that is commonly or commercially known or sold as a fuel that is suitable for use in a diesel-powered highway vehicle. A liquid meets this requirement if, without further processing or blending, the liquid has practical and commercial fitness for use in the propulsion engine of a diesel-powered highway vehicle. "Diesel fuel" does not include jet fuel sold to a buyer who is registered with the Internal Revenue Service to

purchase jet fuel and remit taxes on its sale or use to the Internal Revenue Service. "Diesel fuel" does not include biodiesel commonly referred to as B100 and defined in ASTM D6751, B99, or B99.9 until such biodiesel is blended with other diesel fuel or sold for highway use;

(16) "Diesel-powered highway vehicle", a motor vehicle operated on a highway that is propelled by a diesel-powered engine;

(17) "Director", the director of revenue;

(18) "Distributor", a person who either produces, refines, blends, compounds or manufactures motor fuel, imports motor fuel into a state or exports motor fuel out of a state, or who is engaged in distribution of motor fuel;

(19) "Dyed fuel", diesel fuel or kerosene that is required to be dyed pursuant to United States Environmental Protection Agency rules or is dyed pursuant to Internal Revenue Service rules or pursuant to any other requirements subsequently set by the United States Environmental Protection Agency or Internal Revenue Service including any invisible marker requirements;

(20) "Eligible purchaser", a distributor who has been authorized by the director to purchase motor fuel on a tax-deferred basis;

(21) "Export", to obtain motor fuel in this state for sale or other distribution outside of this state. In applying this definition, motor fuel delivered out of state by or for the seller constitutes an export by the seller, and motor fuel delivered out of state by or for the purchaser constitutes an export by the purchaser;

(22) "Exporter", any person, other than a supplier, who purchases motor fuel in this state for the purpose of transporting or delivering the fuel outside of this state;

(23) "Farm tractor", all tractor-type, motorized farm implements and equipment but shall not include motor vehicles of the truck-type, pickup truck-type, automobiles, and other motor vehicles required to be registered and licensed each year pursuant to the provisions of the motor vehicle license and registration laws of this state;

(24) "Fuel grade alcohol", a methanol or ethanol with a proof of not less than one hundred ninety degrees (determined without regard to denaturants) and products derived from such alcohol for blending with motor fuel;

(25) "Fuel transportation vehicle", any vehicle designed for highway use which is also designed or used to transport motor fuels and includes transport trucks and tank wagons;

(26) "Gasoline", all products commonly or commercially known or sold as gasoline that are suitable for use as a motor fuel. Gasoline does not include products that have an American Society for Testing and Materials (ASTM) octane number of less than seventy-five as determined by the motor method;

(27) "Gross gallons", the total measured motor fuel, exclusive of any temperature or pressure adjustments, in U.S. gallons;

(28) "Heating oil", a motor fuel that is burned in a boiler, furnace, or stove for heating or industrial processing purposes;

(29) "Import", to bring motor fuel into this state by any means of conveyance other than in the fuel supply tank of a motor vehicle. In applying this definition, motor fuel delivered into this state from out-of-state by or for the seller constitutes an import by the seller, and motor fuel delivered into this state from out-of-state by or for the purchaser constitutes an import by the purchaser;

(30) "Import verification number", the number assigned by the director with respect to a single transport truck delivery into this state from another state upon request for an assigned number by an importer or the transporter carrying motor fuel into this state for the account of an importer;

(31) "Importer" includes any person who is the importer of record, pursuant to federal customs law, with respect to motor fuel. If the importer of record is acting as an agent, the person for whom the agent is acting is the importer. If there is no importer of record of motor fuel entered into this state, the owner of the motor fuel at the time it is brought into this state is the importer;

(32) "Interstate motor fuel user", any person who operates a motor fuel-powered motor vehicle with a licensed gross weight exceeding twenty-six thousand pounds that travels from this state into another state or from another state into this state;

(33) "Invoiced gallons", the gallons actually billed on an invoice for payment to a supplier which shall be either gross or net gallons on the original manifest or bill of lading;

(34) "K-1 kerosene", a petroleum product having an A.P.I. gravity of not less than forty degrees, at a temperature of sixty degrees Fahrenheit and a minimum flash point of one hundred degrees Fahrenheit with a sulfur content not exceeding four one-hundredths percent by weight;

(35) "Kerosene", the petroleum fraction containing hydrocarbons that are slightly heavier than those found in gasoline and naphtha, with a boiling range of one hundred forty-nine to three hundred degrees Celsius;

- (36) "Liquid", any substance that is liquid in excess of sixty degrees Fahrenheit and at a pressure of fourteen and seven-tenths pounds per square inch absolute;
- (37) "Motor fuel", gasoline, diesel fuel, kerosene and blended fuel;
- (38) "Motor vehicle", any automobile, truck, truck-tractor or any motor bus or self-propelled vehicle not exclusively operated or driven upon fixed rails or tracks. The term does not include:
 - (a) Farm tractors or machinery including tractors and machinery designed for off-road use but capable of movement on roads at low speeds, or
 - (b) A vehicle solely operated on rails;
- (39) "Net gallons", the motor fuel, measured in U.S. gallons, when corrected to a temperature of sixty degrees Fahrenheit and a pressure of fourteen and seven-tenths pounds per square inch absolute (psi);
- (40) "Permissive supplier", an out-of-state supplier that elects, but is not required, to have a supplier's license pursuant to this chapter;
- (41) "Person", natural persons, individuals, partnerships, firms, associations, corporations, estates, trustees, business trusts, syndicates, this state, any county, city, municipality, school district or other political subdivision of the state, federally recognized Indian tribe, or any corporation or combination acting as a unit or any receiver appointed by any state or federal court;
- (42) "Position holder", the person who holds the inventory position in motor fuel in a terminal, as reflected on the records of the terminal operator. A person holds the inventory position in motor fuel when that person has a contract with the terminal operator for the use of storage facilities and terminating services for motor fuel at the terminal. The term includes a terminal operator who owns motor fuel in the terminal;
- (43) "Propel", the operation of a motor vehicle, whether it is in motion or at rest;
- (44) "Public highway", every road, toll road, highway, street, way or place generally open to the use of the public as a matter of right for the purposes of vehicular travel, including streets and alleys of any town or city notwithstanding that the same may be temporarily closed for construction, reconstruction, maintenance or repair;
- (45) "Qualified terminal", a terminal which has been assigned a terminal control number ("tcn") by the Internal Revenue Service;
- (46) "Rack", a mechanism for delivering motor fuel from a refinery or terminal into a railroad tank car, a transport truck or other means of bulk transfer outside of the bulk transfer/terminal system;
- (47) "Refiner", any person that owns, operates, or otherwise controls a refinery;
- (48) "Refinery", a facility used to produce motor fuel from crude oil, unfinished oils, natural gas liquids, or other hydrocarbons and from which motor fuel may be removed by pipeline, by boat or barge, or at a rack;
- (49) "Removal", any physical transfer of motor fuel from a terminal, manufacturing plant, customs custody, pipeline, boat or barge, refinery or any facility that stores motor fuel;
- (50) "Retailer", a person that engages in the business of selling or dispensing to the consumer within this state;
- (51) "Supplier", a person that is:
 - (a) Registered or required to be registered pursuant to 26 U.S.C., Section 4101, for transactions in motor fuels in the bulk transfer/terminal distribution system; and
 - (b) One or more of the following:
 - a. The position holder in a terminal or refinery in this state;
 - b. Imports motor fuel into this state from a foreign country;
 - c. Acquires motor fuel from a terminal or refinery in this state from a position holder pursuant to either a two-party exchange or a qualified buy-sell arrangement which is treated as an exchange and appears on the records of the terminal operator; or
 - d. The position holder in a terminal or refinery outside this state with respect to motor fuel which that person imports into this state. A terminal operator shall not be considered a supplier based solely on the fact that the terminal operator handles motor fuel consigned to it within a terminal. "Supplier" also means a person that produces fuel grade alcohol or alcohol-derivative substances in this state, produces fuel grade alcohol or alcohol-derivative substances for import to this state into a terminal, or acquires upon import by truck, rail car or barge into a terminal, fuel grade alcohol or alcohol-derivative substances. "Supplier" includes a permissive supplier unless specifically provided otherwise;
- (52) "Tank wagon", a straight truck having multiple compartments designed or used to carry motor fuel;
- (53) "Terminal", a bulk storage and distribution facility which includes:
 - (a) For the purposes of motor fuel, is a qualified terminal;
 - (b) For the purposes of fuel grade alcohol, is supplied by truck, rail car, boat, barge or pipeline and the products are removed at a rack;

- (54) "Terminal bulk transfers" include but are not limited to the following:
 - (a) Boat or barge movement of motor fuel from a refinery or terminal to a terminal;
 - (b) Pipeline movements of motor fuel from a refinery or terminal to a terminal;
 - (c) Book transfers of product within a terminal between suppliers prior to completion of removal across the rack; and
 - (d) Two-party exchanges or buy-sell supply arrangements within a terminal between licensed suppliers;
- (55) "Terminal operator", any person that owns, operates, or otherwise controls a terminal. A terminal operator may own the motor fuel that is transferred through or stored in the terminal;
- (56) "Transmix", the buffer or interface between two different products in a pipeline shipment, or a mix of two different products within a refinery or terminal that results in an off-grade mixture;
- (57) "Transport truck", a semitrailer combination rig designed or used to transport motor fuel over the highways;
- (58) "Transporter", any operator of a pipeline, barge, railroad or transport truck engaged in the business of transporting motor fuels;
- (59) "Two-party exchange", a transaction in which the motor fuel is transferred from one licensed supplier or licensed permissive supplier to another licensed supplier or licensed permissive supplier and:
 - (a) Which transaction includes a transfer from the person that holds the original inventory position for motor fuel in the terminal as reflected on the records of the terminal operator; and
 - (b) The exchange transaction is simultaneous with removal from the terminal by the receiving exchange partner. However, in any event, the terminal operator in its books and records treats the receiving exchange party as the supplier which removes the product across a terminal rack for purposes of reporting such events to this state;
- (60) "Ultimate vendor", a person that sells motor fuel to the consumer;
- (61) "Undyed diesel fuel", diesel fuel that is not subject to the United States Environmental Protection Agency dyeing requirements, or has not been dyed in accordance with Internal Revenue Service fuel dyeing provisions; and
- (62) "Vehicle fuel tank", any receptacle on a motor vehicle from which fuel is supplied for the propulsion of the motor vehicle.

142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

- (1) Motor fuel, seventeen cents per gallon;
- (2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;
- (3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;
- (4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;
- (5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof.

In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;

(6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;

(7) If a natural gas, compressed natural gas, ~~or~~ liquefied natural gas, **electric, or propane** connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, ~~or~~ liquefied natural gas, **electricity, or propane** used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

142.869. 1. The tax imposed by this chapter shall not apply to passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by alternative fuel, and for which a valid decal has been acquired as provided in this section, provided that sales made to alternative fueled vehicles powered by **propane**, compressed natural gas, or liquefied natural gas that do not meet the requirements of subsection 3 of this section shall be taxed exclusively pursuant to subdivisions (4) ~~and (5)~~ **to (7)** of subsection 1 of section 142.803, respectively. The owners or operators of such motor vehicles, **except plug-in electric hybrids**, shall, in lieu of the tax imposed by section 142.803, pay an annual alternative fuel decal fee as follows: seventy-five dollars on each passenger motor vehicle, school bus as defined in section 301.010, and commercial motor vehicle with a licensed gross vehicle weight of eighteen thousand pounds or less; one hundred dollars on each motor vehicle with a licensed gross weight in excess of eighteen thousand pounds but not more than thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; one hundred fifty dollars on each motor vehicle with a licensed gross vehicle weight in excess of eighteen thousand pounds but less than or equal to thirty-six thousand pounds, and each passenger-carrying motor vehicle subject to the registration fee provided in sections 301.059, 301.061 and 301.063; two hundred fifty dollars on each motor vehicle with a licensed gross weight in excess of thirty-six thousand pounds used for farm or farming transportation operations and registered with a license plate designated with the letter "F"; and one thousand dollars on each motor vehicle with a licensed gross vehicle weight in excess of thirty-six thousand pounds. **Owners or operators of plug-in electric hybrids shall pay one-half of the stated annual alternative fuel decal fee.** Notwithstanding provisions of this section to the contrary, motor vehicles licensed as historic under section 301.131 which are powered by alternative fuel shall be exempt from both the tax imposed by this chapter and the alternative fuel decal requirements of this section. **For the purposes of this section, a plug-in electric hybrid shall be any hybrid vehicle made by a manufacturer with a model year of 2018 or newer, that has not been modified from the original manufacturer specifications, with an internal combustion engine and batteries that can be recharged by connecting a plug to an electric power source.**

2. Except interstate fuel users and vehicles licensed under a reciprocity agreement as defined in section 142.617, the tax imposed by section 142.803 shall not apply to motor vehicles registered outside this state which are powered by alternative fuel other than **propane**, compressed natural gas, and liquefied natural gas, and for which a valid temporary alternative fuel decal has been acquired as provided in this section. The owners or operators of such motor vehicles shall, in lieu of the tax imposed by section 142.803, pay a temporary alternative fuel decal fee of eight dollars on each such vehicle. Such decals shall be valid for a period of fifteen days from the date of issuance and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued. Such decal and fee shall not be transferable. All proceeds from such decal fees shall be deposited as specified in section 142.345. Alternative fuel dealers selling such decals in accordance with rules and regulations prescribed by the director shall be allowed to retain fifty cents for each decal fee timely remitted to the director.

3. Owners or operators of passenger motor vehicles, buses as defined in section 301.010, or commercial motor vehicles registered in this state which are powered by compressed natural gas or liquefied natural gas who have installed a compressed natural gas fueling station or liquefied natural gas fueling station used solely to fuel the motor vehicles they own or operate as of December 31, 2015, may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivisions (4) and (5) of subsection 1 of section 142.803. Owners or operators of compressed natural gas fueling stations or liquefied natural gas fueling stations whose vehicles bear an

alternative fuel decal shall be prohibited from selling or providing compressed natural gas or liquefied natural gas to any motor vehicle they do not own or operate. Owners or operators of motor vehicles powered by compressed natural gas or liquefied natural gas bearing an alternative fuel decal after January 1, 2016, that decline to renew the alternative fuel decals for such motor vehicles shall no longer be eligible to apply for and use alternative fuel decals under this subsection. Any compressed natural gas or liquefied natural gas obtained at any fueling station not owned by the owner or operator of the motor vehicle bearing an alternative fuel decal shall be subject to the tax under subdivisions (4) and (5) of subsection 1 of section 142.803.

4. An owner or operator of a motor vehicle powered by propane may continue to apply for and use the alternative fuel decal in lieu of paying the tax imposed under subdivision (6) of subsection 1 of section 142.803. If the appropriate motor fuel tax under subdivision (6) of subsection 1 of section 142.803 is collected at the time of fueling, an operator of a propane fueling station that uses quick-connect fueling nozzles may sell propane as a motor fuel without verifying the application of a valid Missouri alternative fuel decal. If an owner or operator of a motor vehicle powered by propane that bears an alternative fuel decal refuels at an unattended propane refueling station, such owner or operator shall not be eligible for a refund of the motor fuel tax paid at such refueling.

5. The director shall annually, on or before January thirty-first of each year, collect or cause to be collected from owners or operators of the motor vehicles specified in subsection 1 of this section the annual decal fee. Applications for such decals shall be supplied by the department of revenue. In the case of a motor vehicle which is not in operation by January thirty-first of any year, a decal may be purchased for a fractional period of such year, and the amount of the decal fee shall be reduced by one-twelfth for each complete month which shall have elapsed since the beginning of such year. **This subsection shall not apply to an owner or operator of a motor vehicle powered by propane who fuels such vehicle exclusively at unattended fueling stations that collect the motor fuel tax.**

~~[5-]~~ **6.** Upon the payment of the fee required by subsection 1 of this section, the director shall issue a decal, which shall be valid for the current calendar year and shall be attached to the lower right-hand corner of the front windshield on the motor vehicle for which it was issued.

~~[6-]~~ **7.** The decal fee paid pursuant to subsection 1 of this section for each motor vehicle shall be transferable upon a change of ownership of the motor vehicle and, if the LP gas or natural gas equipment is removed from a motor vehicle upon a change of ownership and is reinstalled in another motor vehicle, upon such reinstallation. Such transfers shall be accomplished in accordance with rules and regulations promulgated by the director.

~~[7-]~~ **8.** It shall be unlawful for any person to operate a motor vehicle required to have an alternative fuel decal upon the highways of this state without a valid decal **unless the motor vehicle is exclusively fueled at propane, compressed natural gas, or liquefied natural gas fueling stations that collect the motor fuel tax.**

~~[8-]~~ **9.** No person shall cause to be put, or put, ~~[LP gas]~~ **any alternative fuel** into the fuel supply receptacle **or battery** of a motor vehicle required to have an alternative fuel decal unless the motor vehicle **either** has a valid decal attached to it **or the appropriate motor fuel tax is collected at the time of such fueling.** ~~[Sales of fuel placed in the supply receptacle of a motor vehicle displaying such decal shall be recorded upon an invoice, which invoice shall include the decal number, the motor vehicle license number and the number of gallons placed in such supply receptacle.]~~

~~[9-]~~ **10.** Any person violating any provision of this section is guilty of an infraction and shall, upon conviction thereof, be fined five hundred dollars.

~~[10-]~~ **11.** Motor vehicles displaying a valid alternative fuel decal are exempt from the licensing and reporting requirements of this chapter."; and

Further amend said bill, Page 52, Section 1, Line 62, by inserting the following after all of said line:

"Section 2. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Redmon, **House Amendment No. 2** was adopted.

Representative Trent offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 50, Section 475.120, Line 42, by inserting immediately after all of said section and line the following:

"488.2206. 1. In addition to all court fees and costs prescribed by law, a surcharge of up to ten dollars shall be assessed as costs in each court proceeding filed in any court within ~~[the thirty first judicial circuit]~~ **any judicial circuit composed of a single noncharter county** in all **civil and** criminal cases including violations of any county or municipal ordinance or any violation of a criminal or traffic law of the state, including an infraction, except that no such surcharge shall be collected in any proceeding in any court when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. For violations of the general criminal laws of the state or county ordinances, no such surcharge shall be collected unless it is authorized, by order, ordinance, or resolution by the county government where the violation occurred. For violations of municipal ordinances, no such surcharge shall be collected unless it is authorized by order, ordinance, or resolution by the municipal government where the violation occurred. Such surcharges shall be collected and disbursed by the clerk of each respective court responsible for collecting court costs in the manner provided by sections 488.010 to 488.020, and shall be payable to the treasurer of the political subdivision authorizing such surcharge, **who shall deposit the funds in a separate account known as the "justice center fund", to be established and maintained by the political subdivision.**

2. Each county or municipality shall use all funds received pursuant to this section only to pay for the costs associated with the land assemblage and purchase, **planning**, construction, maintenance, and operation of any county or municipal judicial facility **or justice center** including, but not limited to, **architectural, engineering, and other plans and studies**, debt service, utilities, maintenance, and building security. The county or municipality shall maintain records identifying ~~[such operating costs, and any moneys not needed for the operating costs of the county or municipal judicial facility shall be transmitted quarterly to the general revenue fund of the county or municipality respectively]~~ **all funds received and expenditures made from their respective center funds."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

Representative Kolkmeier offered **House Amendment No. 1 to House Amendment No. 3**.

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 1, Line 1, by inserting after all of said line the following:

"Page 10, Section 67.1360, Line 121, by deleting all of said line and inserting in lieu thereof the following:

"thousand inhabitants;

(37) Any city with more than four thousand five hundred but fewer than five thousand five hundred inhabitants and located in any county of the fourth classification with more than thirty thousand but fewer than forty-two thousand inhabitants; or"; and

Further amend said bill, page, and section, by renumbering subsequent subdivisions accordingly; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 3 was withdrawn.

Representative Spencer raised a point of order that there was a violation of Rule 85.

The Chair took the point of order under advisement.

On motion of Representative Trent, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 079

Alferman	Anderson	Andrews	Austin	Basye
Beard	Bernskoetter	Berry	Black	Brown 57
Brown 94	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dohrman	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Gannon	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Justus	Kelley 127	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McGaugh	Messenger
Miller	Morris	Neely	Pfautsch	Pike
Plocher	Redmon	Rehder	Reiboldt	Roden
Roeber	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wiemann	Wood	Mr. Speaker	

NOES: 073

Adams	Anders	Arthur	Bahr	Bangert
Baringer	Barnes 60	Barnes 28	Beck	Bondon
Brattin	Brown 27	Burnett	Burns	Butler
Carpenter	Chipman	Conway 10	Curtis	Curtman
Dogan	Dunn	Eggleston	Ellebracht	Ellington
Fitzpatrick	Franklin	Franks Jr	Frederick	Gray
Green	Harris	Hubrecht	Hurst	Johnson
Kelly 141	Kendrick	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Phillips	Pierson Jr	Pietzman
Pogue	Quade	Razer	Reisch	Remole
Rhoads	Roberts	Ross	Rowland 29	Runions
Smith 85	Spencer	Stevens 46	Unsicker	Walker 74
Wessels	White	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 010

Cookson	Engler	Gregory	Higdon	Kidd
McCaherty	McDaniel	Muntzel	Rone	Schroer

VACANCIES: 001

Representative Ruth offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 10, Section 67.1360, Line 135, by inserting the following after all of said section and line:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) **"County average wage", the average wage in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;**

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the [state] county average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control** and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 4** was adopted.

Representative Lauer offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 45, Section 321.246, Line 10, by inserting after the word "thousand," the following:

"the governing body of any fire protection district that operates in a county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, the governing body of any fire protection district that operates in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a city of the fourth classification with more than four thousand five hundred but fewer than five thousand inhabitants as the county seat,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lauer, **House Amendment No. 5** was adopted.

Representative Justus offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 34, Section 182.660, Line 38, by inserting after said section and line the following:

"190.335. 1. In lieu of the tax levy authorized under section 190.305 for emergency telephone services, the county commission of any county may impose a county sales tax for the provision of central dispatching of fire protection, including law enforcement agencies, emergency ambulance service or any other emergency services, including emergency telephone services, which shall be collectively referred to herein as "emergency services", and which may also include the purchase and maintenance of communications and emergency equipment, including the operational costs associated therein, in accordance with the provisions of this section.

2. Such county commission may, by a majority vote of its members, submit to the voters of the county, at a public election, a proposal to authorize the county commission to impose a tax under the provisions of this section. If the residents of the county present a petition signed by a number of residents equal to ten percent of those in the county who voted in the most recent gubernatorial election, then the commission shall submit such a proposal to the voters of the county.

3. The ballot of submission shall be in substantially the following form:

Shall the county of (insert name of county) impose a county sales tax of (insert rate of percent) percent for the purpose of providing central dispatching of fire protection, emergency ambulance service, including emergency telephone services, and other emergency services?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance shall be in effect as provided herein. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the county commission shall have no power to impose the tax authorized by this section unless and until the county commission shall again have submitted another proposal to authorize the county commission to impose the tax under the provisions of this section, and such proposal is approved by a majority of the qualified voters voting thereon.

4. The sales tax may be imposed at a rate not to exceed one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. The sales tax shall not be collected prior to thirty-six months before operation of the central dispatching of emergency services.

5. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

6. Any tax imposed pursuant to section 190.305 shall terminate at the end of the tax year in which the tax imposed pursuant to this section for emergency services is certified by the board to be fully operational. Any revenues collected from the tax authorized under section 190.305 shall be credited for the purposes for which they were intended.

7. At least once each calendar year, the board shall establish a tax rate, not to exceed the amount authorized, that together with any surplus revenues carried forward will produce sufficient revenues to fund the expenditures authorized by this act. Amounts collected in excess of that necessary within a given year shall be carried forward to subsequent years. The board shall make its determination of such tax rate each year no later than September first and shall fix the new rate which shall be collected as provided in this act. Immediately upon making its determination and fixing the rate, the board shall publish in its minutes the new rate, and it shall notify every retailer by mail of the new rate.

8. Immediately upon the affirmative vote of voters of such a county on the ballot proposal to establish a county sales tax pursuant to the provisions of this section, the county commission shall appoint the initial members of a board to administer the funds and oversee the provision of emergency services in the county. Beginning with the general election in 1994, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency services and such duties shall be exercised by the board.

9. The initial board shall consist of seven members appointed without regard to political affiliation, who shall be selected from, and who shall represent, the fire protection districts, ambulance districts, sheriff's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from each district of the county commission.

10. Beginning in 1994, three members shall be elected from each district of the county commission and one member shall be elected at large, such member to be the chairman of the board. Of those first elected, four members from districts of the county commission shall be elected for terms of two years and two members from districts of the county commission and the member at large shall be elected for terms of four years. In 1996, and thereafter, all terms of office shall be four years. Notwithstanding any other provision of law, if there is no candidate for an open position on the board, then no election shall be held for that position and it shall be considered vacant, to be filled pursuant to the provisions of section 190.339, and, if there is only one candidate for each open position, no election shall be held and the candidate or candidates shall assume office at the same time and in the same manner as if elected.

11. Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the first classification with more than two hundred forty thousand three hundred but fewer than two hundred forty thousand four hundred inhabitants or in any county of the third classification with a township form of government and with more than twenty-eight thousand but fewer than thirty-one thousand inhabitants, any emergency telephone service 911 board appointed by the county under section 190.309 which is in existence on the date the voters approve a sales tax under this section shall continue to exist and shall have the powers set forth under section 190.339. Such boards which existed prior to August 25, 2010, shall not be considered a body corporate and a political subdivision of the state for any purpose, unless and until an order is entered upon an unanimous vote of the commissioners of the county in which such board is established reclassifying such board as a corporate body and political subdivision of the state. The order shall approve the transfer of the assets and liabilities related to the operation of the emergency **telephone** service 911 system to the new entity created by the reclassification of the board.

12. (1) Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the second classification with more than fifty-four thousand two hundred but fewer than fifty-four thousand three hundred inhabitants or any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants that has approved a sales tax under this section, the county commission shall appoint the members of the board to administer the funds and oversee the provision of emergency services in the county.

(2) The board shall consist of seven members appointed without regard to political affiliation. Except as provided in subdivision (4) of this subsection, each member shall be one of the following:

- (a) The head of any of the county's fire protection districts, or a designee;
- (b) The head of any of the county's ambulance districts, or a designee;
- (c) The county sheriff, or a designee;
- (d) The head of any of the police departments in the county, or a designee; and
- (e) The head of any of the county's emergency management organizations, or a designee.

(3) Upon the appointment of the board under this subsection, the board shall have the power provided in section 190.339 and shall exercise all powers and duties exercised by the county commission under this chapter, and the commission shall relinquish all powers and duties relating to the provision of emergency services under this chapter to the board.

(4) In any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants **and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants, the board shall include one member from each of the five entities listed in subdivision (2) of this subsection** ~~[shall be represented on the board by at least one member]~~ **and two "public members" who shall be residents of the county and not affiliated with any of the entities listed under subdivision (2) of this subsection.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Justus, **House Amendment No. 6** was adopted.

Representative Brattin offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 4, Section 54.261, Line 44, by inserting the following after all of said section and line:

"67.307. 1. As used in this section, the following terms mean:

(1) "Law enforcement officer", a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) "Municipality", any county, city, town, or village;

(3) "Municipality official", any elected or appointed official or any law enforcement officer serving the municipality;

(4) "Sanctuary policy", any municipality's order ~~[or]~~, ordinance, **or law enforcement policy, regardless of whether formally enacted or ~~[followed]~~ informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; ~~[or]~~

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law~~[-]~~;

(c) **Violates 8 U.S.C. Section 1373 in any way;**

(d) **Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**

(e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**

(f) Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCann Beatty raised a point of order that **House Amendment No. 7** was not timely distributed.

House Amendment No. 7 was withdrawn.

Representative Spencer offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 47, Section 347.048, Line 18, by inserting immediately after said section and line the following:

"393.1075. 1. This section shall be known as the "Missouri Energy Efficiency Investment Act".

2. As used in this section, the following terms shall mean:

- (1) "Commission", the Missouri public service commission;
- (2) "Demand response", measures that decrease peak demand or shift demand to off-peak periods;
- (3) "Demand-side program", any program conducted by the utility to modify the net consumption of electricity on the retail customer's side of the electric meter, including but not limited to energy efficiency measures, ~~load~~ **rate** management, demand response, and interruptible or curtailable load;
- (4) "Energy efficiency", measures that reduce the amount of electricity required to achieve a given end use;
- (5) "Interruptible or curtailable rate", a rate under which a customer receives a reduced charge in exchange for agreeing to allow the utility to withdraw the supply of electricity under certain specified conditions;
- (6) "Total resource cost test", a test that compares the sum of avoided utility costs and avoided probable environmental compliance costs to the sum of all incremental costs of end-use measures that are implemented due to the program, as defined by the commission in rules.

3. It shall be the policy of the state to value demand-side investments equal to traditional investments in supply and delivery infrastructure and allow recovery of all reasonable and prudent costs of delivering cost-effective demand-side programs. In support of this policy, the commission shall:

- (1) Provide timely cost recovery for utilities;
- (2) Ensure that utility financial incentives are aligned with helping customers use energy more efficiently and in a manner that sustains or enhances utility customers' incentives to use energy more efficiently; and
- (3) Provide timely earnings opportunities associated with cost-effective measurable and verifiable efficiency savings.

4. The commission shall permit electric corporations to implement commission-approved demand-side programs proposed pursuant to this section with a goal of achieving all cost-effective demand-side savings. Recovery for such programs shall not be permitted unless the programs are approved by the commission, result in energy or demand savings and are beneficial to all customers in the customer class in which the programs are proposed, regardless of whether the programs are utilized by all customers. The commission shall consider the total resource cost

test a preferred cost-effectiveness test. Programs targeted to low-income customers or general education campaigns do not need to meet a cost-effectiveness test, so long as the commission determines that the program or campaign is in the public interest. Nothing herein shall preclude the approval of demand-side programs that do not meet the test if the costs of the program above the level determined to be cost-effective are funded by the customers participating in the program or through tax or other governmental credits or incentives specifically designed for that purpose.

5. To comply with this section the commission may develop cost recovery mechanisms to further encourage investments in demand-side programs including, in combination and without limitation: capitalization of investments in and expenditures for demand-side programs, rate design modifications, accelerated depreciation on demand-side investments, and allowing the utility to retain a portion of the net benefits of a demand-side program for its shareholders. In setting rates the commission shall fairly apportion the costs and benefits of demand-side programs to each customer class except as provided for in subsection 6 of this section. Prior to approving a rate design modification associated with demand-side cost recovery, the commission shall conclude a docket studying the effects thereof and promulgate an appropriate rule.

6. The commission may reduce or exempt allocation of demand-side expenditures to low-income classes, as defined in an appropriate rate proceeding, as a subclass of residential service.

7. Provided that the customer has notified the electric corporation that the customer elects not to participate in demand-side measures offered by an electrical corporation, none of the costs of demand-side measures of an electric corporation offered under this section or by any other authority, and no other charges implemented in accordance with this section, shall be assigned to any account of any customer, including its affiliates and subsidiaries, meeting one or more of the following criteria:

(1) The customer has one or more accounts within the service territory of the electrical corporation that has a demand of five thousand kilowatts or more;

(2) The customer operates an interstate pipeline pumping station, regardless of size; or

(3) The customer has accounts within the service territory of the electrical corporation that have, in aggregate, a demand of two thousand five hundred kilowatts or more, and the customer has a comprehensive demand-side or energy efficiency program and can demonstrate an achievement of savings at least equal to those expected from utility-provided programs.

8. Customers that have notified the electrical corporation that they do not wish to participate in demand-side programs under this section shall not subsequently be eligible to participate in demand-side programs except under guidelines established by the commission in rulemaking.

9. Customers who participate in demand-side programs initiated after August 1, 2009, shall be required to participate in program funding for a period of time to be established by the commission in rulemaking.

10. Customers electing not to participate in an electric corporation's demand-side programs under this section shall still be allowed to participate in interruptible or curtailable rate schedules or tariffs offered by the electric corporation.

11. The commission shall provide oversight and may adopt rules and procedures and approve corporation-specific settlements and tariff provisions, independent evaluation of demand-side programs, as necessary, to ensure that electric corporations can achieve the goals of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.

12. Each electric corporation shall submit an annual report to the commission describing the demand-side programs implemented by the utility in the previous year. The report shall document program expenditures, including incentive payments, peak demand and energy savings impacts and the techniques used to estimate those impacts, avoided costs and the techniques used to estimate those costs, the estimated cost-effectiveness of the demand-side programs, and the net economic benefits of the demand-side programs.

13. Charges attributable to demand-side programs under this section shall be clearly shown as a separate line item on bills to the electrical corporation's customers.

14. ~~[(1) Any customer of an electrical corporation who has received a state tax credit under sections 135.350 to 135.362 or under sections 253.545 to 253.561 shall not be eligible for participation in any demand-side program offered by an electrical corporation under this section if such program offers a monetary incentive to the customer, except as provided in subdivision (4) of this subsection.]~~

~~———— (2) As a condition of participation in any demand side program offered by an electrical corporation under this section when such program offers a monetary incentive to the customer, the commission shall develop rules that require documentation to be provided by the customer to the electrical corporation to show that the customer has not received a tax credit listed in subdivision (1) of this subsection.—~~

~~———— (3) The penalty for a customer who provides false documentation under subdivision (2) of this subsection shall be a class A misdemeanor.—~~

~~———— (4) The provisions of this subsection shall not apply to any low income customer who would otherwise be eligible to participate in a demand side program that is offered by an electrical corporation to low income customers.—~~

~~———— 15.] The commission shall develop rules that provide for disclosure of participants in all demand-side programs offered by electrical corporations under this section when such programs provide monetary incentives to the customer. The disclosure required by this subsection may include, but not be limited to, the following: the name of the participant, or the names of the [principles] **principals** if for a company, the property address, and the amount of the monetary incentive received.";~~ and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross assumed the Chair.

Representative McCreery offered **House Amendment No. 1 to House Amendment No. 8.**

*House Amendment No. 1
to
House Amendment No. 8*

AMEND House Amendment No. 8 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 1, Line 13, by deleting the phrase "[~~load~~] **rate**" and inserting in lieu thereof the word "load"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Spencer, **House Amendment No. 8, as amended**, was adopted.

Representative Wessels offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 15, Section 88.770, Line 41, by inserting after all of said section and line the following:

"92.020. Any such municipality is hereby authorized by ordinance to levy a rate of taxation on all property subject to its taxing power for library, hospital, public health, recreation grounds and museum purposes, and the rate of taxation levied for such purposes shall be in addition to the maximum rate of taxation levied for general municipal purposes, as limited by the constitution or laws of this state. No tax levied for the special purposes enumerated in this section shall exceed the following annual rates:

- (1) Library, in the manner and at the rate authorized under the provisions of sections 182.140 to 182.301;
- (2) Hospital, ten cents on the hundred dollars assessed valuation;
- (3) Public health, [~~two~~] **sixty** cents on the hundred dollars assessed valuation;
- (4) Recreation grounds other than zoological park, two cents on the hundred dollars assessed valuation;
- (5) Zoological park, in the manner and at the rate authorized under the provisions of sections 90.640 and 90.650;
- (6) Art museum, in the manner and at the rate authorized by law.

92.024. 1. The governing body of any city not within a county may, upon approval of a majority of the qualified voters of such city voting thereon, levy and collect a tax not to exceed sixty cents per one hundred dollars of assessed valuation upon all taxable property within the city for the purpose of providing public safety services. The tax so levied shall be collected along with other city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of public safety services, and shall be used for no other purpose except those purposes authorized in sections 92.024 to 92.026. Deposits in the fund shall be expended only upon approval of the board of directors established in section 92.025 and only in accordance with the fund budget approved by the city governing body.

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing public safety services?

☐ YES

☐ NO

92.025. 1. Upon the approval of the tax authorized under section 92.024 by the voters of the city not within a county, the tax so approved shall be imposed upon all taxable property within the city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Public Safety Services Fund", which is hereby established within the city treasury. No moneys in the public safety services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized under section 92.024 by the voters of the city, the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the city at large and shall, as nearly as practicable, represent the various groups to be served by the board. Each director shall be a resident of the city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the public safety services fund.

3. The administrative control and management of the funds in the public safety services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the public safety services fund shall be approved by the governing body of the city prior to the making of any payments from the fund in any fiscal year. The board of directors shall use the funds in the public safety services fund to provide programs or to pay for existing programs which will improve public safety. The budget may allocate funds for public safety services, including the compensation of public safety personnel who serve in the city in which such property taxes are collected. No funds in the public safety services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 92.024.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 92.024 to 92.026. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the city, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 92.024 to 92.026, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 92.024 to 92.026 and the proceeds from such sale or exchange are used exclusively to fund such programs.

92.026. 1. If the tax, special fund, and board of directors authorized by sections 92.024 to 92.026 are repealed or abolished, all funds remaining in the special fund shall be transferred to the general revenue fund of the city not within a county.

2. If the governing body of the city shall determine that an audit is necessary or desirable, the accounts of the board of directors shall be audited by a certified public accountant selected by the governing body of the city. An audit performed under this subsection shall also review the records of the receipts and disbursements and the property inventory of every officer or office of the board of directors which receives or disburses money on behalf of the board or which holds property belonging to the board. Upon the completion of the investigation, the certified public accountant shall render a report to the governing body of the city, along with a statement showing, under appropriate classifications, the receipts and disbursements of the board of directors during the period of the audit. The expense of an audit performed under this subsection shall be paid by the board of directors from funds in the public safety services fund."; and

Further amend said bill and page 52, Section 475.747, Line 4, by inserting after said section and line the following:

"Section B. Because of the importance of providing for public safety, the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act shall be in full force and effect upon its passage and approval.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Richardson resumed the Chair.

On motion of Representative Wessels, **House Amendment No. 9** was adopted.

Representative Walker (3) offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, Page 3, Section 50.740, Line 25, by inserting after all of said line the following:

"52.290. 1. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of ~~[seven]~~ **nine** percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. ~~[Two-sevenths]~~ **Of the nine percent** of the fees collected pursuant to the provisions of this section **two-ninths** shall be paid into the county general fund, two-~~[sevenths]~~ **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the tax maintenance fund of the county as required by section 52.312, and ~~[three-sevenths]~~ **five-ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county employees' retirement fund created by sections 50.1000 to 50.1200. Notwithstanding provisions of law to the contrary, an authorization for collection of a fee for the collection of delinquent and back taxes in a county's charter, at a rate different than the rate allowed by law, shall control.

2. In all counties having a charter form of government, other than any county adopting a charter form of government after January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county and pay into the county general fund a fee for the collection of delinquent and back taxes of two percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax except that in a county with a charter form of government and with more than two hundred fifty thousand but less than seven hundred thousand inhabitants, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of three percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. If a county is required by section 52.312 to establish a tax maintenance fund, one-third of the fees collected under this subsection shall be paid into that fund; otherwise, all fees collected under the provisions of this subsection shall be paid into the county general fund.

3. Such county collector may accept credit cards as proper form of payment of outstanding delinquent and back taxes due. No county collector may charge a surcharge for payment by credit card."; and

Further amend said bill, Page 30, Section 108.170, Line 131, by inserting after all of said line the following;

"137.280. 1. Taxpayers' personal property lists, except those of merchants and manufacturers, and except those of railroads, public utilities, pipeline companies or any other person or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each year and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~[(e)]~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.

4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.

137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, ~~[they]~~ **the taxpayer** shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~or~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.

3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.

5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful appeal and any increases must be established from that basis."; and

Further amend said bill, Page 31, Section 139.100, Line 34, by inserting after all of said section and line the following:

"140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.

2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.

3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010."; and

Further amend said bill, Page 52, Section 473.747, Line 4, by inserting after all of said section and line the following:

"Section B. Sections 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walker (3), **House Amendment No. 10** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Korman
Lant	Lichtenegger	Love	Lynch	Marshall
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Neely	Pfautsch	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wilson	Wood	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 019

Beard	Brattin	Chipman	Cookson	Cross
Dogan	Ellington	Fitzpatrick	Franklin	Higdon
Kidd	Kolkmeier	Lauer	Mathews	McDaniel
Muntzel	Phillips	Sommer	Wiemann	

VACANCIES: 001

HCS SCS SB 112, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

Representative Cierpiot moved the House stand in recess until 7:00 p.m.

Which motion was defeated.

THIRD READING OF SENATE BILLS

SCS SB 322, relating to the designation of certain memorial infrastructure, was taken up by Representative Gannon.

Representative Kendrick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Committee Substitute for Senate Bill No. 322, Page 1, Section 227.447, Line 7, by inserting immediately after said line the following:

"227.449. The portion of State Highway 163 from the interchange with Interstate 70 continuing south to Loop 70 in Boone County shall be designated as "Sherman Brown Jr. Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway with the costs to be paid by private donations.

Section 1. The bridge on Interstate 70 crossing over The Paseo Boulevard in the city of Kansas City in Jackson County shall be designated as the "Mary Groves Bland Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs of such designation to be paid for by private donation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

SCS SB 322, with House Amendment No. 1, pending, was laid over.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 292** entitled:

An act to repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, 408.330, and 443.812, RSMo, and to enact in lieu thereof thirty-two new sections relating to powers of certain financial institutions, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 451**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 50, as amended**, and has taken up and passed **CCS SB 50**.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HCS HB 292 - Fiscal Review

On motion of Representative Cierpiot, the House recessed until 7:00 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Representative Tate.

Representative Austin suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 031

Alferman	Basye	Bernskoetter	Berry	Bondon
Brown 27	Burns	Curtman	Davis	Dogan
Engler	Fraker	Hurst	Justus	Kelley 127
Kelly 141	Lant	Lauer	McGaugh	Morris
Newman	Phillips	Pogue	Redmon	Rehder
Reiboldt	Remole	Roeber	Taylor	White
Wiemann				

NOES: 000

PRESENT: 067

Anders	Anderson	Arthur	Austin	Baringer
Barnes 28	Beard	Black	Brown 57	Brown 94
Chipman	Corlew	Crawford	Cross	Dohrman
Dunn	Eggleston	Fitzwater 49	Francis	Franklin
Franks Jr	Frederick	Gray	Gregory	Haahr
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Johnson	Kendrick	Kolkmeier	Lavender
Love	Lynch	Mathews	McCann Beatty	McCreery
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Mosley	Neely	Peters	Pfautsch	Pierson Jr
Pike	Quade	Reisch	Rhoads	Rowland 155
Rowland 29	Runions	Ruth	Shaul 113	Shull 16
Shumake	Sommer	Stacy	Tate	Vescovo
Walker 3	Wood			

ABSENT WITH LEAVE: 064

Adams	Andrews	Bahr	Bangert	Barnes 60
Beck	Brattin	Burnett	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Cornejo	Curtis	DeGroot	Ellebracht	Ellington
Evans	Fitzpatrick	Fitzwater 144	Gannon	Green
Grier	Haefner	Higdon	Hill	Houx

Hubrecht	Kidd	Korman	Lichtenegger	Marshall
Matthiesen	May	McCaherty	McDaniel	McGee
Miller	Mitten	Muntzel	Nichols	Pietzman
Plocher	Razer	Roberts	Roden	Rone
Ross	Schroer	Smith 85	Smith 163	Spencer
Stephens 128	Stevens 46	Swan	Trent	Unsicker
Walker 74	Wessels	Wilson	Mr. Speaker	

VACANCIES: 001

THIRD READING OF SENATE BILLS

SCS SB 322, with House Amendment No. 1, pending, relating to the designation of certain memorial infrastructure, was again taken up by Representative Gannon.

On motion of Representative Kendrick, **House Amendment No. 1** was adopted.

Representative Alferman offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Committee Substitute for Senate Bill No. 322, Page 1, Section 227.447, Line 7, by inserting after all of said section and line the following:

"227.532. The portion of Missouri 249 from State Highway VV continuing north to Missouri 171 in Jasper County shall be designated as the "Edward F Dixon The Third Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs of such designation to be paid for by private donation.

227.533. The bridge on State Highway 100 crossing over Big Boeuf Creek in Franklin County shall be designated the "Lyndon Ebker Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs of such designation to be paid for by private donation.

Section 1. The bridge on State Highway 99 crossing over Eleven Point River in Thomasville in Oregon County shall be designated as the "Roger "Dusty" Shaw Memorial Bridge". The department of transportation shall erect and maintain signs designating such bridge, with the cost of such designation to be paid for by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 2** was adopted.

On motion of Representative Gannon, the title of **SCS SB 322, as amended**, was agreed to.

On motion of Representative Gannon, **SCS SB 322, as amended**, was read the third time and passed by the following vote:

AYES: 117

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Berry	Black	Bondon

Brown 27	Brown 57	Burnett	Burns	Chipman
Conway 10	Conway 104	Corlew	Crawford	Cross
Curtman	Davis	Dogan	Dohrman	Dunn
Eggleston	Engler	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Houghton	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	McCann Beatty	McCreery	McGaugh
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Neely
Newman	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Quade	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Shull 16	Shumake	Sommer
Stacy	Stephens 128	Stevens 46	Tate	Taylor
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wood			

NOES: 000

PRESENT: 001

Pogue

ABSENT WITH LEAVE: 044

Andrews	Bahr	Barnes 60	Bernskoetter	Brattin
Brown 94	Butler	Carpenter	Christofanelli	Cierpiot
Cookson	Cornejo	Curtis	DeGroot	Ellebracht
Ellington	Evans	Fitzpatrick	Green	Grier
Hill	Hubrecht	Korman	Marshall	Matthiesen
May	McCaherty	McDaniel	McGee	Muntzel
Nichols	Plocher	Razer	Roberts	Roden
Schroer	Smith 85	Smith 163	Spencer	Swan
Trent	Walker 74	Wilson	Mr. Speaker	

VACANCIES: 001

Representative Tate declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 112, as amended**, with **House Amendment No. 9**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Wessels and Wood

Noes (0)

Absent (4): Alferman, Unsicker, Vescovo and Wiemann

THIRD READING OF SENATE BILLS

SB 503, relating to the designation of a state 911 coordinator, was taken up by Representative Lauer.

Representative Lauer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 503, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"43.401. 1. The reporting of missing persons by law enforcement agencies, private citizens, and the responsibilities of the patrol in maintaining accurate records of missing persons are as follows:

(1) A person may file a complaint of a missing person with a law enforcement agency having jurisdiction. The complaint shall include, but need not be limited to, the following information:

(a) The name of the complainant;

(b) **The name, address, and phone number of the guardian, if any, of the missing person;**

(c) The relationship of the complainant to the missing person;

~~[(e)]~~ (d) The name, age, address, and all identifying characteristics of the missing person;

~~[(d)]~~ (e) The length of time the person has been missing; **and**

~~[(e)]~~ (f) All other information deemed relevant by either the complainant or the law enforcement agency;

(2) A report of the complaint of a missing person shall be immediately entered into the Missouri uniform law enforcement system (MULES) and the National Crime Information Center (NCIC) system by the law enforcement agency receiving the complaint, and disseminated to other law enforcement agencies who may come in contact with or be involved in the investigation or location of a missing person;

(3) A law enforcement agency with which a complaint of a missing child has been filed shall prepare, as soon as practicable, a standard missing child report. The missing child report shall be maintained as a record by the reporting law enforcement agency during the course of an active investigation;

(4) Upon the location of a missing person, or the determination by the law enforcement agency of jurisdiction that the person is no longer missing, the law enforcement agency which reported the missing person shall immediately remove the record of the missing person from the MULES and NCIC files.

2. No law enforcement agency shall prevent an immediate active investigation on the basis of an agency rule which specifies an automatic time limitation for a missing person investigation.

70.210. As used in sections 70.210 to 70.320, the following terms mean:

(1) "Governing body", the board, body or persons in which the powers of a municipality or political subdivision are vested;

(2) "Municipality", municipal corporations, political corporations, and other public corporations and agencies authorized to exercise governmental functions;

(3) "Political subdivision", counties, townships, cities, towns, villages, school, county library, city library, city-county library, road, drainage, sewer, levee and fire districts, soil and water conservation districts, watershed subdistricts, county hospitals, any board of control of an art museum, **any 911 or emergency services board authorized in chapter 190 or in section 321.243**, the board created under sections 205.968 to 205.973, and any other public subdivision or public corporation having the power to tax.

190.300. As used in sections 190.300 to ~~[190.320]~~ **190.340**, the following terms and phrases mean:

(1) "Emergency telephone service", a telephone system utilizing a single three digit number "911" for reporting police, fire, medical or other emergency situations;

- (2) "Emergency telephone tax", a tax to finance the operation of emergency telephone service;
- (3) "Exchange access facilities", all facilities provided by the service supplier for local telephone exchange access to a service user;
- (4) "Governing body", the legislative body for a city, county or city not within a county;
- (5) "Person", any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user;
- (6) "Public agency", any city, county, city not within a county, municipal corporation, public district or public authority located in whole or in part within this state which provides or has authority to provide fire fighting, law enforcement, ambulance, emergency medical, or other emergency services;
- (7) "Service supplier", any person providing exchange telephone services to any service user in this state;
- (8) "Service user", any person, other than a person providing pay telephone service pursuant to the provisions of section 392.520 not otherwise exempt from taxation, who is provided exchange telephone service in this state;
- (9) "Tariff rate", the rate or rates billed by a service supplier to a service user as stated in the service supplier's tariffs, ~~[approved by the Missouri public service commission]~~ **contracts, service agreements, or similar documents governing the provision of the service**, which represent the service supplier's recurring charges for exchange access facilities or their equivalent, **or equivalent rates contained in contracts, service agreements, or similar documents**, exclusive of all taxes, fees, licenses, or similar charges whatsoever.

190.308. 1. In any county that has established an emergency telephone service pursuant to sections 190.300 to ~~[190.320]~~ **190.340**, it shall be unlawful for any person to misuse the emergency telephone service. For the purposes of this section, "emergency" means any incident involving danger to life or property that calls for an emergency response dispatch of police, fire, EMS or other public safety organization, "misuse the emergency telephone service" includes, but is not limited to, repeatedly calling the "911" for nonemergency situations causing operators or equipment to be in use when emergency situations may need such operators or equipment and "repeatedly" means three or more times within a one-month period.

2. Any violation of this section is a class B misdemeanor.

3. No political subdivision shall impose any fine or penalty on the owner of a pay telephone or on the owner of any property upon which a pay telephone is located for calls to the emergency telephone service made from the pay telephone. Any such fine or penalty is hereby void.

190.325. 1. In any county of the first classification without a charter form of government with a population of at least one hundred fifty thousand inhabitants but less than two hundred **fifty** thousand inhabitants, the county commission may use all or a part of the moneys derived from the emergency telephone tax authorized pursuant to section 190.305 for central dispatching of fire protection, emergency ambulance service or any other emergency services, which may include the purchase and maintenance of communications and emergency equipment. In the event such commission chooses to use the tax provided in that section for such services, the provisions of sections 190.300 to 190.320 shall apply except as provided in this section.

2. The tax shall not exceed a percentage of the base tariff rate and such percentage shall not exceed an amount equal to a maximum rate of one dollar thirty cents per line per month, the provisions of section 190.305 to the contrary notwithstanding. The tax imposed by this section and the amounts required to be collected are due monthly. The amount of tax collected in one calendar month by the service supplier shall be remitted to the governing body no later than one month after the close of a calendar month. On or before the last day of each calendar month, a return for the preceding month shall be filed with the governing body in such form as the governing body and service supplier shall agree. The service supplier shall include the list of any service user refusing to pay the tax imposed by this section with each return filing. The service supplier required to file the return shall deliver the return, together with a remittance of the amount of the tax collected. The records shall be maintained for a period of one year from the time the tax is collected. From every remittance to the governing body made on or before the date when the same becomes due, the service supplier required to remit the same shall be entitled to deduct and retain, as a collection fee, an amount equal to two percent thereof.

3. Nothing in this section shall be construed to require any municipality or other political subdivision to join the central dispatching system established pursuant to this section. The governing body of any municipality or

other political subdivision may contract with the board established pursuant to section 190.327 for such services or portion of such services, or for the purchase and maintenance of communication and emergency equipment.

190.327. 1. Immediately upon the decision by the commission to utilize a portion of the emergency telephone tax for central dispatching and an affirmative vote of the telephone tax, the commission shall appoint the initial members of a board which shall administer the funds and oversee the provision of central dispatching for emergency services in the county and in municipalities and other political subdivisions which have contracted for such service. Beginning with the general election in 1992, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish to the board and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency telephone service and in chapter 321, with regard to the provision of central dispatching service, and such duties shall be exercised by the board.

2. Elections for board members may be held on general municipal election day, as defined in subsection 3 of section 115.121, after approval by a simple majority of the county commission.

3. For the purpose of providing the services described in this section, the board shall have the following powers, authority and privileges:

- (1) To have and use a corporate seal;
- (2) To sue and be sued, and be a party to suits, actions and proceedings;
- (3) To enter into contracts, franchises and agreements with any person, partnership, association or corporation, public or private, affecting the affairs of the board;
- (4) To acquire, construct, purchase, maintain, dispose of and encumber real and personal property, including leases and easements;
- (5) To have the management, control and supervision of all the business affairs of the board and the construction, installation, operation and maintenance of any improvements;
- (6) To hire and retain agents and employees and to provide for their compensation including health and pension benefits;
- (7) To adopt and amend bylaws and any other rules and regulations;
- (8) To fix, charge and collect the taxes and fees authorized by law for the purpose of implementing and operating the services described in this section;
- (9) To pay all expenses connected with the first election and all subsequent elections; and
- (10) To have and exercise all rights and powers necessary or incidental to or implied from the specific powers granted in this subsection. Such specific powers shall not be considered as a limitation upon any power necessary or appropriate to carry out the purposes and intent of sections 190.300 to 190.329.

4. (1) Notwithstanding the provisions of subsections 1 and 2 of this section to the contrary, the county commission may elect to appoint the members of the board to administer the funds and oversee the provision of central dispatching for emergency services in the counties and municipalities and other political subdivisions which have contracted for such service upon the request of the municipalities and other political subdivisions. Upon appointment of the initial members of the board, the commission shall relinquish to the board and no longer exercise the duties prescribed in this chapter with regard to the provision of central dispatching service and such duties shall be exercised by the board.

(2) The board shall consist of seven members appointed without regard to political affiliation. The members shall include:

- (a) Five members who shall serve for so long as they remain in their respective county or municipal positions as follows:**
 - a. The county sheriff, or his or her designee;**
 - b. The heads of the municipal police department who have contracted for central dispatching service in the two largest municipalities wholly contained within the county, or their designees; and**
 - c. The heads of the municipal fire departments or fire divisions who have contracted for central dispatching service in the two largest municipalities wholly contained within the county, or their designees;**
- (b) Two members who shall serve two-year terms appointed from among the following:**
 - a. The head of any of the county's fire protection districts who have contracted for central dispatching service, or his or her designee;**
 - b. The head of any of the county's ambulance districts who have contracted for central dispatching service, or his or her designee;**

c. The head of any of the municipal police departments located in the county who have contracted for central dispatching service, or his or her designee, excluding those mentioned in subparagraph b of paragraph (a) of subdivision (2) of this subsection; and

d. The head of any of the municipal fire departments in the county who have contracted for central dispatching service, or his or her designee, excluding those mentioned in subparagraph c of paragraph (a) of subdivision (2) of this subsection.

(3) Upon the appointment of the board under this subsection, the board shall have the powers provided in subsection 3 of this section and the commission shall relinquish all powers and duties relating to the provision of central dispatching service under this chapter to the board.

190.328. 1. Beginning in 1997, within the area from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification but do not border the Mississippi River, the initial board shall consist of two members from each township within such area and one at-large member who shall serve as the initial chairperson of such board.

2. Within the area from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification, voters shall elect a board to administer funds and oversee the provision of central dispatching for emergency services. Such board shall consist of two members elected from each of the townships within such area and one member elected at large who shall serve as the chairperson of the board.

3. Of those initially elected to the board as provided in this section, four from the townships shall be elected to a term of two years, and four from the townships and the at-large member shall be elected to a term of four years. Upon the expiration of these initial terms, all members shall thereafter be elected to terms of four years; **provided that, if a board established in this section consolidates with a board established under section 190.327 or 190.335, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.**

190.329. 1. Except in areas from which voters and the commission have approved the provision of central dispatching for emergency services by a public agency for an area containing third or fourth class cities located in counties of the third classification with a population of at least thirty-two thousand but no greater than forty thousand that border a county of the first classification but do not border the Mississippi River, the initial board shall consist of seven members appointed without regard for political party who shall be selected from and shall represent the fire protection districts, ambulance districts, sheriff 's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from any one commission district of the county.

2. Beginning in 1992, three members shall be elected from each commission district and one member shall be elected at large, with such at-large member to be a voting member and chairman of the board. Of those first elected, four members from commission districts shall be elected for terms of two years and two members from commission districts and the member at large shall be elected for terms of four years. In 1994, and thereafter, all terms of office shall be for four years, except as **otherwise provided in this subsection or as provided in subsection 3 of this section.** Any vacancy on the board shall be filled in the same manner as the initial appointment was made. Four members shall constitute a quorum. **If a board established in section 190.327 consolidates with a board established under section 190.327, 190.328, or 190.335, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.**

3. Upon approval by the county commission for the election of board members to be held on general municipal election day, pursuant to subsection 2 of section 190.327, the terms of those board members then holding office shall be reduced by seven months. After a board member's term has been reduced, all following terms for that position shall be for four years, **except as otherwise provided under subsection 2 of this section.**

190.335. 1. In lieu of the tax levy authorized under section 190.305 for emergency telephone services, the county commission of any county may impose a county sales tax for the provision of central dispatching of fire protection, including law enforcement agencies, emergency ambulance service or any other emergency services, including emergency telephone services, which shall be collectively referred to herein as "emergency services", and which may also include the purchase and maintenance of communications and emergency equipment, including the operational costs associated therein, in accordance with the provisions of this section.

2. Such county commission may, by a majority vote of its members, submit to the voters of the county, at a public election, a proposal to authorize the county commission to impose a tax under the provisions of this section. If the residents of the county present a petition signed by a number of residents equal to ten percent of those in the county who voted in the most recent gubernatorial election, then the commission shall submit such a proposal to the voters of the county.

3. The ballot of submission shall be in substantially the following form:

Shall the county of (insert name of county) impose a county sales tax of (insert rate of percent) percent for the purpose of providing central dispatching of fire protection, emergency ambulance service, including emergency telephone services, and other emergency services?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance shall be in effect as provided herein. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the county commission shall have no power to impose the tax authorized by this section unless and until the county commission shall again have submitted another proposal to authorize the county commission to impose the tax under the provisions of this section, and such proposal is approved by a majority of the qualified voters voting thereon.

4. The sales tax may be imposed at a rate not to exceed one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. The sales tax shall not be collected prior to thirty-six months before operation of the central dispatching of emergency services.

5. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

6. Any tax imposed pursuant to section 190.305 shall terminate at the end of the tax year in which the tax imposed pursuant to this section for emergency services is certified by the board to be fully operational. Any revenues collected from the tax authorized under section 190.305 shall be credited for the purposes for which they were intended.

7. At least once each calendar year, the board shall establish a tax rate, not to exceed the amount authorized, that together with any surplus revenues carried forward will produce sufficient revenues to fund the expenditures authorized by this act. Amounts collected in excess of that necessary within a given year shall be carried forward to subsequent years. The board shall make its determination of such tax rate each year no later than September first and shall fix the new rate which shall be collected as provided in this act. Immediately upon making its determination and fixing the rate, the board shall publish in its minutes the new rate, and it shall notify every retailer by mail of the new rate.

8. Immediately upon the affirmative vote of voters of such a county on the ballot proposal to establish a county sales tax pursuant to the provisions of this section, the county commission shall appoint the initial members of a board to administer the funds and oversee the provision of emergency services in the county. Beginning with the general election in 1994, all board members shall be elected according to this section and other applicable laws of this state. At the time of the appointment of the initial members of the board, the commission shall relinquish and no longer exercise the duties prescribed in this chapter with regard to the provision of emergency services and such duties shall be exercised by the board.

9. The initial board shall consist of seven members appointed without regard to political affiliation, who shall be selected from, and who shall represent, the fire protection districts, ambulance districts, sheriff's department, municipalities, any other emergency services and the general public. This initial board shall serve until its successor board is duly elected and installed in office. The commission shall ensure geographic representation of the county by appointing no more than four members from each district of the county commission.

10. Beginning in 1994, three members shall be elected from each district of the county commission and one member shall be elected at large, such member to be the chairman of the board. Of those first elected, four members from districts of the county commission shall be elected for terms of two years and two members from districts of the county commission and the member at large shall be elected for terms of four years. In 1996, and

thereafter, all terms of office shall be four years; **provided that, if a board established in this section consolidates with a board established under this section, section 190.327, or section 190.328, under the provisions of section 190.460, the term of office for the existing board members shall end on the thirtieth day following the appointment of the initial board of directors for the consolidated district.** Notwithstanding any other provision of law, if there is no candidate for an open position on the board, then no election shall be held for that position and it shall be considered vacant, to be filled pursuant to the provisions of section 190.339, and, if there is only one candidate for each open position, no election shall be held and the candidate or candidates shall assume office at the same time and in the same manner as if elected.

11. Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the first classification with more than two hundred forty thousand three hundred but fewer than two hundred forty thousand four hundred inhabitants or in any county of the third classification with a township form of government and with more than twenty-eight thousand but fewer than thirty-one thousand inhabitants, any emergency telephone service 911 board appointed by the county under section 190.309 which is in existence on the date the voters approve a sales tax under this section shall continue to exist and shall have the powers set forth under section 190.339. Such boards which existed prior to August 25, 2010, shall not be considered a body corporate and a political subdivision of the state for any purpose, unless and until an order is entered upon an unanimous vote of the commissioners of the county in which such board is established reclassifying such board as a corporate body and political subdivision of the state. The order shall approve the transfer of the assets and liabilities related to the operation of the emergency **telephone** service 911 system to the new entity created by the reclassification of the board.

12. (1) Notwithstanding the provisions of subsections 8 to 10 of this section to the contrary, in any county of the second classification with more than fifty-four thousand two hundred but fewer than fifty-four thousand three hundred inhabitants or any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants that has approved a sales tax under this section, the county commission shall appoint the members of the board to administer the funds and oversee the provision of emergency services in the county.

(2) The board shall consist of seven members appointed without regard to political affiliation. Except as provided in subdivision (4) of this subsection, each member shall be one of the following:

- (a) The head of any of the county's fire protection districts, or a designee;
- (b) The head of any of the county's ambulance districts, or a designee;
- (c) The county sheriff, or a designee;
- (d) The head of any of the police departments in the county, or a designee; and
- (e) The head of any of the county's emergency management organizations, or a designee.

(3) Upon the appointment of the board under this subsection, the board shall have the power provided in section 190.339 and shall exercise all powers and duties exercised by the county commission under this chapter, and the commission shall relinquish all powers and duties relating to the provision of emergency services under this chapter to the board.

(4) In any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants, each of the entities listed in subdivision (2) of this subsection shall be represented on the board by at least one member.

(5) In any county with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants, the entities listed in subdivision (2) of this subsection shall be represented by one member, and two members shall be residents of the county not affiliated with any of the entities listed in subdivision (2) of this subsection and shall be known as public members.

190.400. As used in sections 190.400 to [190.440] **190.451**, the following words and terms shall mean:

- (1) [~~"911", the primary emergency telephone number within the wireless system;~~
- (2) [~~"Board", the wireless service provider enhanced 911 advisory board;~~
- (3)] **"Active telephone number", a ten-digit North American Numbering Plan number that has been assigned to a subscriber and is provisioned to generally reach, by dialing, the public switched telephone network and not only 911 or the 911 system;**
- (2) **"Communications service":**
 - (a) **Any service that:**
 - a. **Uses telephone numbers or their functional equivalents or successors;**

b. Provides access to, and a connection or interface with, a 911 system through the activation or enabling of a device, transmission medium, or technology that is used by a customer to dial, initialize, or otherwise activate the 911 system, regardless of the particular device, transmission medium, or technology employed;

c. Provides and enables real-time or interactive communications other than machine-to-machine communications; and

d. Is available to a prepaid user or a standard user;

(b) The term includes, but is not limited to, the following:

a. Internet protocol enabled services and applications that are provided through wireline, cable, wireless, or satellite facilities, or any other facility or platform that is capable of connecting and enabling a 911 communication to a public safety answering point;

b. Commercial mobile radio service; and

c. Interconnected voice over internet protocol service and voice over power lines;

(c) The term does not include broadband internet access service;

(d) For purposes of this section, if a device that is capable of contacting 911 is permanently installed in a vehicle, it shall not be subject to this section unless the owner of such vehicle purchases or otherwise subscribes to a commercial mobile service as defined under 47 U.S.C. Section 332(d) of the Telecommunications Act of 1996;

(3) "Provider or communications service provider", a person who provides retail communications services to the public that include 911 communications service including, but not limited to, a local exchange carrier, a wireless provider, and a voice over internet protocol provider, but only if such entity provides access to, and connection and interface with, a 911 communications service or its successor service;

(4) "Public safety agency", a functional division of a public agency which provides fire fighting, police, medical or other emergency services. For the purpose of providing wireless service to users of 911 emergency services, as expressly provided in this section, the department of public safety and state highway patrol shall be considered a public safety agency;

~~[(4)]~~ (5) "Public safety answering point", the location at which 911 calls are ~~[initially]~~ answered;

~~[(5)]~~ (6) "Subscriber", a person who contracts with and is billed by a provider for a retail communications service. In the case of wireless service and for purposes of section 190.450, the term "subscriber" means a person who contracts with a provider if the person's primary place of use is within the county or city imposing a monthly fee under section 190.450, and does not include subscribers to prepaid wireless service;

(7) "Wireless service provider", a provider of commercial mobile service pursuant to Section 332(d) of the Federal Telecommunications Act of 1996 (47 U.S.C. Section 151 et seq).

190.420. 1. There is hereby established a **special trust** fund to be known as the "~~[Wireless Service Provider Enhanced]~~ **Missouri 911 Service Trust Fund**". All fees collected pursuant to sections 190.400 to ~~[190.440 by wireless service providers]~~ **190.451** shall be remitted to the director of the department of revenue.

2. The director of the department of revenue shall deposit such payments into the ~~[wireless service provider enhanced]~~ **Missouri 911 service trust fund**. Moneys in the fund shall be used for the purpose of reimbursing expenditures actually incurred in the implementation and operation of the ~~[wireless service provider enhanced]~~ **Missouri 911 [system] systems and for the answering and dispatching of emergency calls as determined to be appropriate by the governing body of the county or city imposing the fee.**

3. Any unexpended balance in the fund shall be exempt from the provisions of section 33.080, relating to the transfer of unexpended balances to the general revenue fund, and shall remain in the fund. Any interest earned on the moneys in the fund shall be deposited into the fund, **and may be used to fund the study required under subsection 18 of section 190.450.**

4. The moneys in the trust fund shall not be deemed to be state funds and shall not be commingled with any funds of the state. The director of revenue shall keep accurate records of the amount of moneys in the trust fund which were collected in each county, city not within a county, or home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants under sections 190.400 to 190.451, and the records shall be open to the inspection of officers of a participating county or city and the public.

190.450. 1. Except as provided under subsections 9 and 10 of this section, in lieu of the tax levy authorized under section 190.305 or 190.325 or the sales tax imposed under section 190.292 or 190.335, the governing body of any county, city not within a county, or home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants may impose, by order or ordinance, a monthly fee on subscribers of any communications service that has been enabled to contact 911. The monthly fee authorized in this section shall not exceed one dollar and fifty cents and shall be assessed to the subscriber of the communications service, regardless of technology, based upon the number of active telephone numbers, or their functional equivalents or successors, assigned by the provider and capable of simultaneously contacting the public safety answering point; provided that, for multiline telephone systems and for facilities provisioned with capacity greater than a voice capable grade channel or its equivalent, regardless of technology, the charge shall be assessed on the number of voice-capable grade channels as provisioned by the provider that allow simultaneous contact with the public safety answering point. Only one fee may be assessed per active telephone number, or its functional equivalent or successor, used to provide a communications service. No fee imposed under this section shall be imposed on more than one hundred voice-grade channels or their equivalent per person per location. Notwithstanding any provision to the contrary in this section, the monthly fee shall not be assessed on the provision of broadband internet access service. The fee shall be imposed solely for the purpose of funding 911 service in such county or city. The monthly fee authorized in this section shall be limited to one fee per device. The fee authorized in this section shall be in addition to all other taxes and fees imposed by law and may be stated separately from all other charges and taxes. The fee shall be the liability of the subscriber, not the provider, except that the provider shall be liable to remit all fees that the provider collects under this section.

2. No such order or ordinance adopted under this section shall become effective unless the governing body of the county or city submits to the voters residing within the county or city at a state general, primary, or special election a proposal to authorize the governing body to impose a fee under this section. The question submitted shall be in substantially the following form:

"Shall (insert name of county or city) impose a monthly fee of (insert amount) on a subscriber of any communications service that has been enabled to contact 911 for the purpose of funding 911 service in the (county or city)?"

☐ YES

☐ NO

If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the fee shall become effective on the first day of the second calendar quarter after the director of revenue receives notification of adoption of the fee. If a majority of the votes cast on the question by the qualified voters voting thereon are opposed to the question, then the fee shall not become effective unless and until the question is resubmitted under this section to the qualified voters and such question is approved by a majority of the qualified voters voting on the question. The question shall not be resubmitted within three hundred fifty-nine days of the previous election at which a majority of the votes cast were opposed to the question.

3. Except as modified in this section, all provisions of sections 32.085 and 32.087 and subsection 7 of section 144.190 shall apply to the fee imposed under this section.

4. All revenue collected under this section by the director of the department of revenue on behalf of the county or city, except for two percent to be withheld by the provider for the cost of administering the collection and remittance of the fee and one percent for the cost of collection which shall be deposited in the state's general revenue fund, shall be deposited in the Missouri 911 service trust fund created in section 190.420. The director of the department of revenue shall remit such funds to the county or city on a monthly basis. The governing body of any such county or city shall control such funds remitted to the county or city unless the county or city has established an elected board for the purpose of administering such funds. In the event that any county or city has established a board under any other provision of state law for the purpose of administering funds for 911 service, such existing board may continue to perform such functions after the county or city has adopted the monthly fee under this section.

5. Nothing in this section imposes any obligation upon a provider of a communications service to take any legal action to enforce the collection of the tax imposed in this section. The tax shall be collected in compliance, as applicable, with the federal Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

6. Notwithstanding any other provision of law to the contrary, proprietary information submitted under this section shall only be subject to subpoena or lawful court order. Information collected under this section shall only be released or published in aggregate amounts that do not identify or allow identification of numbers of subscribers or revenues attributable to an individual communications service provider.

7. Notwithstanding any other provision of law to the contrary, in no event shall any communications service provider, its officers, employees, assigns, agents, vendors, or anyone acting on behalf of such persons, be liable for any form of civil damages or criminal liability that directly or indirectly results from, or is caused by:

(1) An act or omission in the development, design, installation, operation, maintenance, performance, or provision of service to a public safety answering point or to subscribers that use such service, whether providing such service is required by law or is voluntary; or

(2) The release of subscriber information to any governmental entity under this section unless such act, release of subscriber information, or omission constitutes gross negligence, recklessness, or intentional misconduct.

Nothing in this section is intended to void or otherwise override any contractual obligation pertaining to equipment or services sold to a public safety answering point by a communications service provider. No cause of action shall lie in any court of law against any provider of communications service, commercial mobile service, or other communications-related service, or its officers, employees, assignees, agents, vendors, or anyone acting on behalf of such persons, for providing call location information concerning the user of any such service in an emergency situation to a law enforcement official or agency in order to respond to a call for emergency service by a subscriber, customer, or user of such service or for providing caller location information or doing a ping locate in an emergency situation that involves danger of death or serious physical injury to any person where disclosure of communications relating to the emergency is required without delay, whether such provision of information is required by law or voluntary.

8. The fee imposed under this section shall not be imposed on customers who pay for service prospectively, known as purchasers of prepaid wireless telecommunications service customers.

9. No county or city shall submit a proposal to the voters under this section for a fee of more than one dollar until the county or city receives approval for the fee amount from the Missouri 911 service board established under section 650.325. Once a fee of more than one dollar has been approved by the Missouri 911 service board and the voters, the county or city shall not subsequently increase the fee until the increased fee amount has been approved by the Missouri 911 service board and the voters under this section. Any county or city seeking to impose or increase a fee of more than one dollar shall submit to the Missouri 911 service board information to justify the fee amount. The information to be provided shall include, but not be limited to, the following:

- (1) Estimated costs of services to be provided;
- (2) Estimated revenue from all sources intended to financially support the proposed 911 service;
- (3) Prior revenue amounts and sources of financial support for the previously funded 911 or emergency dispatch service;
- (4) Efforts to secure revenue to support the proposed 911 service other than the proposed fee under this section;
- (5) Current level of 911 service provided and the proposed level of 911 service to be provided;
- (6) Any previous efforts regarding the consolidation of 911 services and any currently proposed efforts regarding the consolidation of 911 services; and
- (7) Expected level of training of personnel and expected number of telecommunications per shift.

10. The fee imposed under this section shall not be imposed in conjunction with any tax imposed under section 190.292, 190.305, 190.325, or 190.335. No county or city shall simultaneously impose more than one tax authorized in this section or section 190.292, 190.305, 190.325, or 190.335. No fee imposed under this section shall be imposed on more than one hundred exchange access facilities or their equivalent per person per location.

11. No county shall submit a proposal to the voters of the county under this section or section 190.335 until the department of public safety has issued a state consolidation plan to the Missouri 911 service board and either:

- (1) All providers of emergency telephone service as defined in section 190.300 and public safety answering point operations within the county are consolidated into one public agency as defined in section 190.300 that provides emergency telephone service for the county; and

(2) The county develops a plan for consolidation of emergency telephone service as defined in section 190.300, and public safety answering point operations within the county are consolidated into one public agency as defined in section 190.300 that provides emergency telephone service for the county; or

(3) The county develops a plan for consolidation of emergency telephone service as defined in section 190.300 and public safety answering point operations within the county that includes either consolidation or entering into a shared services agreement for such services, which shall be implemented on approval of the fee by the voters.

12. Any plan developed under subdivision (2) or (3) of subsection 11 of this section shall be filed with the Missouri 911 service board under subsection 4 of section 650.330, and the board shall review the plan to ensure it is not inconsistent with the state consolidation plan issued under subsection 18 of this section. Any plan that is filed under this subsection shall provide for the establishment of a joint emergency communications board as described in section 70.260. The director of the department of revenue shall not remit any funds as provided under this section until the department receives notification from the Missouri 911 service board that the county has filed a plan that is ready for implementation and that the board has received the state consolidation plan issued under subsection 18 of this section. If after one year following the enactment of the fee described in subsection 1 of this section the county has not complied with the plan that the county submitted under subdivision (2) or (3) of subsection 11 of this section, but the county has substantially complied with the plan, then the Missouri 911 service board may grant the county an extension of up to six months to comply with its plan. Not more than one extension may be granted to a county. The authority to impose the fee granted to the county in subsection 1 of this section shall be null and void if after one year following the enactment of the fee described in subsection 1 of this section the county has not complied with the plan and has not been granted an extension by the Missouri 911 service board, or if the six-month extension expires and the county has not complied with the plan.

13. Each county that does not have a public agency as defined in section 190.300 that provides emergency telephone service as defined in section 190.300 for the county shall either:

(1) Enter into a shared services agreement for providing emergency telephone services with a public agency that provides emergency telephone service, if such an agreement is feasible; or

(2) Form with one or more counties an emergency telephone services district in conjunction with any county with a public agency that provides emergency telephone service within the county. If such a district is formed under this subdivision, the governing body of such district shall be the county commissioners of each county within the district, and each county within such district shall submit to the voters of the county a proposal to impose the fee under this section.

14. A county operating joint or shared emergency telephone service as defined in section 190.300 may submit to the voters of the county a proposal to impose the fee to support joint operations and further consolidation under this section.

15. All 911 fees shall be imposed as provided in the Mobile Telecommunications Sourcing Act, 4 U.S.C. Sections 116 to 124, as amended.

16. Nothing in subsections 11, 12, 13, and 14 of this section shall apply to a county with a charter form of government where all public safety answering points within the county utilize a common 911 communication service as implemented by the appropriate local and county agencies prior to August 28, 2017.

17. No county which contains any portion of a home rule city with more than four hundred thousand inhabitants and located in more than one county shall submit a proposal to the voters under this section until the county and the home rule city with more than four hundred thousand inhabitants and located in more than one county enter into an agreement for equitable sharing of revenue under this section and section 190.451.

18. By December 31, 2017, the department of public safety shall complete a study of the number of public safety answering points necessary to provide the best possible 911 technology and service to all areas of the state in the most efficient and economical manner possible, issue a state public safety answering point consolidation plan based on the study, and provide such plan to the Missouri 911 service board.

190.451. 1. As used in this section, the following terms mean:

(1) "Board", the Missouri 911 service board established under section 650.325;

(2) "Consumer", a person who purchases prepaid wireless telecommunications service in a retail transaction;

- (3) "Department", the department of revenue;
- (4) "Prepaid wireless service provider", a provider that provides prepaid wireless service to an end user;
- (5) "Prepaid wireless telecommunications service", a wireless telecommunications service that allows a caller to dial 911 to access the 911 system and which service shall be paid for in advance and is sold in predetermined units or dollars of which the number declines with use in a known amount;
- (6) "Retail transaction", the purchase of prepaid wireless telecommunications service from a seller for any purpose other than resale. The purchase of more than one item that provides prepaid wireless telecommunication service, when such items are sold separately, constitutes more than one retail transaction;
- (7) "Seller", a person who sells prepaid wireless telecommunications service to another person;
- (8) "Wireless telecommunications service", commercial mobile radio service as defined by 47 CFR 20.3, as amended.

2. (1) Beginning January 1, 2018, there is hereby imposed a prepaid wireless emergency telephone service charge on each retail transaction. The amount of such charge shall be equal to three percent of each retail transaction. However, if a minimal amount of prepaid wireless telecommunications service is sold with a prepaid wireless device for a single nonitemized price, then the seller may elect not to apply such service charge to such transaction. For purposes of this subdivision, an amount of service denominated as ten or fewer minutes, or five dollars or less is minimal.

(2) The prepaid wireless emergency telephone service charge shall be collected by the seller from the consumer with respect to each retail transaction occurring in this state. The amount of the prepaid wireless emergency telephone service charge shall be either separately stated on an invoice, receipt, or other similar document that is provided to the consumer by the seller or otherwise disclosed to the consumer.

(3) For purposes of this subsection, a retail transaction that is effected in person by a consumer at a business location of the seller shall be treated as occurring in this state if that business location is in this state; and any other retail transaction shall be treated as occurring in this state if the retail transaction is treated as occurring in this state under state law.

(4) The prepaid wireless emergency telephone service charge is the liability of the consumer and not of the seller or of any provider; except that, the seller shall be liable to remit all charges that the seller is deemed to collect if the amount of the charge has not been separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller.

(5) The amount of the prepaid wireless emergency telephone service charge that is collected by a seller from a consumer, if such amount is separately stated on an invoice, receipt, or other similar document provided to the consumer by the seller, shall not be included in the base for measuring any tax, fee, surcharge, or other charge that is imposed by this state, any political subdivision of this state, or any intergovernmental agency.

3. (1) Prepaid wireless emergency telephone service charges collected by sellers shall be remitted to the department at the times and in the manner provided by state law with respect to sales and use taxes. The department shall establish registration and payment procedures that substantially coincide with the registration and payment procedures that apply under state law.

(2) Beginning on January 1, 2018, and ending on January 31, 2018, when a consumer purchases prepaid wireless telecommunications service in a retail transaction from a seller under this section, the seller shall be allowed to retain one hundred percent of the prepaid wireless emergency telephone service charges that are collected by the seller from the consumer. Beginning on February 1, 2018, a seller shall be permitted to deduct and retain three percent of prepaid wireless emergency telephone service charges that are collected by the seller from consumers.

(3) The department shall establish procedures by which a seller of prepaid wireless telecommunications service may document that a sale is not a retail transaction, which procedures shall substantially coincide with the procedures for documenting sale for resale transactions for sales and use purposes under state law.

(4) The department shall deposit all remitted prepaid wireless emergency telephone service charges into the general revenue fund for the department's use until eight hundred thousand one hundred fifty dollars is collected to reimburse its direct costs of administering the collection and remittance of prepaid wireless emergency telephone service charges. From then onward, the department shall deposit all remitted prepaid wireless emergency telephone service charges into the Missouri 911 service trust fund created in section 190.420 within thirty days of receipt for use by the board. After the initial eight hundred thousand

one hundred fifty dollars is collected, the department may deduct an amount not to exceed one percent of collected charges to be retained by the department to reimburse its direct costs of administering the collection and remittance of prepaid wireless emergency telephone service charges.

(5) The board shall set a rate between twenty-five and seventy-five percent of the prepaid wireless emergency telephone service charges deposited in the Missouri 911 service trust fund collected in counties without a charter form of government, less the deductions authorized in subdivision (4) of this subsection, that shall be remitted to such counties in direct proportion to the amount of charges collected in each county. The board shall set a rate between sixty-five and seventy-five percent of the prepaid wireless emergency telephone service charges deposited in the Missouri 911 service trust fund collected in counties with a charter form of government and any city not within a county, less the deductions authorized in subdivision (4) of this subsection, that shall be remitted to each such county or city not within a county in direct proportion to the amount of charges collected in each such county or city not within a county. The initial percentage rate set by the board for counties with and without a charter form of government and any city not within a county may be adjusted after three years, and thereafter the rate may be adjusted every two years; however, at no point shall the board set rates that fall below twenty-five percent for counties without a charter form of government and sixty-five percent for counties with a charter form of government and any city not within a county.

(6) Any amounts received by a county or city under subdivision (5) of this subsection shall be used only for purposes authorized in sections 190.305 and 190.335.

4. (1) A seller that is not a provider shall be entitled to the immunity and liability protections under section 190.450, notwithstanding any requirement in state law regarding compliance with Federal Communications Commission Order 05-116.

(2) A provider shall be entitled to the immunity and liability protections under section 190.450.

(3) In addition to the protection from liability provided in subdivisions (1) and (2) of this subsection, each provider and seller and its officers, employees, assigns, agents, vendors, or anyone acting on behalf of such persons shall be entitled to the further protection from liability, if any, that is provided to providers and sellers of wireless telecommunications service that is not prepaid wireless telecommunications service under section 190.450.

5. The prepaid wireless emergency telephone service charge imposed by this section shall be in addition to any other tax, fee, surcharge, or other charge imposed by this state, any political subdivision of this state, or any intergovernmental agency for 911 funding purposes, except that such prepaid wireless emergency telephone service charge shall be charged in lieu of, and not imposed in addition to, any tax imposed under sections 190.292 or 190.335.

6. The provisions of this section shall expire on December 31, 2024.

190.455. 1. In order to provide the best possible 911 technology and service to all areas of the state in the most efficient and economical manner possible, it is the public policy of this state to encourage the consolidation of emergency communications operations.

2. Any county, city, or 911 or emergency services board established under chapter 190 or under section 321.243 may contract and cooperate with any other county, city, or 911 or emergency services board established under chapter 190 or under section 321.243 as provided in sections 70.210 to 70.320. Any contracting counties or boards may seek assistance and advice from the Missouri 911 service board established in section 650.325 regarding the terms of the joint contract and the administration and operation of the contracting counties, cities, and boards.

3. If two or more counties, cities, 911 districts, or existing emergency communications entities desire to consolidate their emergency communications operations, a joint emergency communications entity may be established by the parties through an agreement identifying the conditions and provisions of the consolidation and the operation of the joint entity. This agreement may include the establishment of a joint governing body that may be comprised of the boards of the entities forming the agreement currently authorized by statute or an elected or appointed joint board authorized in section 70.260; provided that, the representation on the joint board of each of the entities forming the agreement shall be equal. If the entities entering into an agreement under this subsection decide that any 911 service center responsible for the answering of 911 calls and the dispatch of assistance shall be physically located in a county other than a county with the lowest average county wage from the set of counties where the entities entering into an agreement under this subsection are located in whole or part, then such entities shall provide a written reason for this decision to

the Missouri 911 service board and such document shall be a public record under chapter 610. The county average wage comparison shall be conducted using the information from the Missouri department of economic development, which calculates such county average wages under section 135.950.

4. After August 28, 2017, no public safety answering point operation may be established as a result of its separation from an existing public safety answering point operation without a study by and the approval of the Missouri 911 service board.

5. No provision of this law shall be construed to prohibit or discourage in any manner the formation of multiagency or multijurisdictional public safety answering point operations.

190.460. 1. As an alternative to the procedure provided in section 190.455, two or more 911 central dispatch centers that are organized under sections 190.327 to 190.329 or section 190.335 and funded by public taxes may consolidate into one 911 central dispatch center by following the procedures set forth in this section.

2. If the consolidation of existing 911 central dispatch centers is desired, a number of voters residing in the existing 911 central dispatch centers' service areas equal to ten percent of the votes cast for governor in those service areas in the preceding gubernatorial election may file with the county clerk in which the territory or greater part of the proposed consolidated 911 central dispatch center service area will be situated a petition requesting consolidation of two or more 911 central dispatch centers.

3. The petition shall be in the following form:

"We, the undersigned voters residing in the service areas for the following 911 central dispatch centers, do hereby petition that the following existing 911 central dispatch centers be consolidated into one 911 central dispatch center."

4. An alternative procedure of consolidation may be followed if each of the boards of directors of the existing 911 central dispatch centers passes a resolution in the following form:

"The board of directors of the 911 central dispatch center resolves that the and 911 central dispatch centers be consolidated into one consolidated 911 central dispatch center."

5. Upon the filing of a petition or resolution with the county clerk from each of the service areas of the 911 central dispatch centers to be consolidated, the clerk shall present the petition or resolution to the commissioners of the county commission having jurisdiction, who shall thereupon order the submission of the question to voters within the affected 911 central dispatch center service areas. The filing of a petition shall be no later than twelve months after any original voter's signature contained therein.

6. The notice of election shall contain the names of the existing 911 central dispatch centers to be included in the consolidated 911 central dispatch center.

7. The question shall be submitted in substantially the following form:

"Shall the existing 911 central dispatch centers be consolidated into one 911 central dispatch center?"

☐ YES

☐ NO

8. If the question of consolidation of the 911 central dispatch centers receives a majority of the votes cast in each service area, the county commissions having joint jurisdiction shall each enter an order declaring the proposition passed.

9. Within thirty days after the 911 central dispatch center has been declared consolidated, the respective county commissions having jurisdiction shall jointly meet to appoint a new seven-person board consisting of the agencies and professions listed in subsection 9 of section 190.335, and shall ensure geographic representation by appointing no more than four members from any one county having jurisdiction within the consolidated area for the newly consolidated 911 central dispatch center.

10. Within thirty days after the appointment of the initial board of directors of the newly consolidated 911 central dispatch center, the board of directors shall meet at a time and place designated by the county commissions. At the first meeting, the newly appointed board of directors shall choose a name for the consolidated 911 central dispatch center and shall notify the clerks of the county commission of each county within which the newly consolidated 911 central dispatch center's service area now subsumes.

11. Starting with the April election in the year after the appointment of the initial board of directors, one member shall be subject to running at large as chair for a four-year term. Four members shall be selected by lot to run for two-year terms, and two members shall be selected by lot to run for four-year terms. Thereafter, all terms shall be four-year terms.

12. On the thirtieth day following the appointment of the initial board of directors, the existing 911 central dispatch centers shall cease to exist and the consolidated 911 central dispatch center shall assume all

of the powers and duties exercised by the 911 central dispatch centers. All assets and obligations of the existing 911 central dispatch centers shall become the assets and obligations of the newly consolidated 911 central dispatch center.

13. In any county that has a single board established under chapter 190 or under section 321.243, if a consolidation under this section only affects existing 911 central dispatch centers located wholly within said county, then the existing board shall vote as to whether the existing board shall continue to exist. Upon a majority vote for approval of the existing board continuing to exist, subsections 9 to 12 of this section shall not apply, and the existing board shall continue to exist and have the powers set forth under the applicable section or sections within chapter 190 or under section 321.243. Upon a majority vote in disapproval of the existing board continuing to exist, all applicable subsections of this section shall apply to the consolidation. A tied vote shall be considered a disapproval of the existing board continuing to exist.

190.475. The director of the department of revenue shall maintain a centralized database, which shall be made available to the Missouri 911 service board established under section 650.325, specifying the current monthly fee or tax imposed by each county or city under section 190.292, 190.305, 190.325, 190.335, or 190.450. The database shall be updated no less than sixty days prior to the effective date of the establishment or modification of any monthly fee or tax listed in the database.

650.320. For the purposes of sections 650.320 to 650.340, the following terms mean:

- (1) ~~["Committee"]~~ **"Board"**, the ~~[advisory committee for]~~ **Missouri 911 service** ~~[oversight]~~ **board** established in section 650.325;
- (2) "Public safety answering point", the location at which 911 calls are ~~[initially]~~ answered;
- (3) "Telecommunicator", any person employed as an emergency telephone worker, call taker or public safety dispatcher whose duties include receiving, processing or transmitting public safety information received through a 911 public safety answering point.

650.325. There is hereby established within the department of public safety the ~~["Advisory Committee for 911 Service Oversight"]~~ **"Missouri 911 Service Board"** which is charged with assisting and advising the state in ensuring the availability, implementation and enhancement of a statewide emergency telephone number common to all jurisdictions through research, planning, training, and education, **but shall have no authority over communications service providers as defined in section 190.400.** The ~~[committee for 911 service oversight]~~ **board** shall represent all entities and jurisdictions before appropriate policy-making authorities and the general assembly and shall strive toward the immediate access to emergency services for all citizens of this state, **including text to 911.**"; and

Further amend said bill, Pages 1-3, Section 650.330, Lines 1-72, by deleting all of said lines and inserting in lieu thereof the following:

"650.330. 1. The ~~[committee for 911 service oversight]~~ **board** shall consist of ~~[sixteen]~~ **fifteen** members, one of which shall be chosen from the department of public safety ~~[who shall serve as chair of the committee and only vote in the instance of a tie vote among the other members]~~, and the other members shall be selected as follows:

- (1) One member chosen to represent an association domiciled in this state whose primary interest relates to ~~[counties]~~ **municipalities**;
- (2) One member chosen to represent the Missouri ~~[public service commission]~~ **911 Directors Association**;
- (3) One member chosen to represent emergency medical services **and physicians**;
- (4) One member chosen to represent an association with a chapter domiciled in this state whose primary interest relates to a national emergency number;
- (5) One member chosen to represent an association whose primary interest relates to issues pertaining to fire chiefs;
- (6) One member chosen to represent an association with a chapter domiciled in this state whose primary interest relates to issues pertaining to public safety communications officers;
- (7) One member chosen to represent an association whose primary interest relates to issues pertaining to police chiefs;

(8) ~~[One member chosen to represent a league or association domiciled in this state whose primary interest relates to issues pertaining to municipalities;~~

~~—————(9) One member chosen to represent an association domiciled in this state whose primary interest relates to issues pertaining to sheriffs;~~

~~[(40)] (9) One member chosen to represent [911 service providers in] counties of the second, third, and fourth classification;~~

~~[(44)] (10) One member chosen to represent [911 service providers in] counties of the first classification, counties with [and without] a charter [forms] form of government, and cities not within a county;~~

~~[(42)] (11) One member chosen to represent telecommunications service providers [with at least one hundred thousand access lines located within Missouri];~~

~~[(43)] (12) One member chosen to represent wireless telecommunications service providers [with less than one hundred thousand access lines located within Missouri];~~

~~—————(14) One member chosen to represent a professional association of physicians who conduct with emergency care; and~~

~~—————(15) One member chosen to represent the general public of Missouri who represents an association whose primary interest relates to education and training, including that of 911, police and fire dispatchers; and];~~

(13) One member chosen to represent voice over internet protocol service providers; and

(14) One member chosen to represent the governor's council on disability established under section 37.735.

2. Each of the members of the ~~[committee for 911 service oversight]~~ **board** shall be appointed by the governor with the advice and consent of the senate for a term of four years~~[-except that, of those members first appointed, four members shall be appointed to serve for one year, four members shall be appointed to serve for two years, four members shall be appointed to serve for three years and four members shall be appointed to serve for four years].~~ Members of the committee may serve multiple terms. **No corporation or its affiliate shall have more than one officer, employee, assign, agent, or other representative serving as a member of the board. Notwithstanding subsection 1 of this section to the contrary, all members appointed as of August 28, 2017, shall continue to serve the remainder of their terms.**

3. The ~~[committee for 911 service oversight]~~ **board** shall meet at least quarterly at a place and time specified by the chairperson of the ~~[committee]~~ **board** and it shall keep and maintain records of such meetings, as well as the other activities of the ~~[committee]~~ **board**. Members shall not be compensated but shall receive actual and necessary expenses for attending meetings of the ~~[committee]~~ **board**.

4. The ~~[committee for 911 service oversight]~~ **board** shall:

(1) Organize and adopt standards governing the ~~[committee's]~~ **board's** formal and informal procedures;

(2) Provide recommendations for primary answering points and secondary answering points on ~~[statewide]~~ technical and operational standards for 911 services;

(3) Provide recommendations to public agencies concerning model systems to be considered in preparing a 911 service plan;

(4) Provide requested mediation services to political subdivisions involved in jurisdictional disputes regarding the provision of 911 services, except that ~~[such committee]~~ **the board** shall not supersede decision-making authority of local political subdivisions in regard to 911 services;

(5) Provide assistance to the governor and the general assembly regarding 911 services;

(6) Review existing and proposed legislation and make recommendations as to changes that would improve such legislation;

(7) Aid and assist in the timely collection and dissemination of information relating to the use of a universal emergency telephone number;

(8) Perform other duties as necessary to promote successful development, implementation and operation of 911 systems across the state, **including monitoring federal and industry standards being developed for next generation 911 systems; [and]"; and**

Further amend said bill and section, Pages 3-4, Lines 75-90, by deleting all of said lines and inserting in lieu thereof the following:

"federal grants for 911 funding;

(10) [Advise the department of public safety on establishing rules and regulations necessary to administer the provisions of sections 650.320 to 650.340] Elect the chair from its membership;

(11) Designate a state 911 coordinator who shall be responsible for overseeing statewide 911 operations and ensuring compliance with federal grants for 911 funding;

(12) Apply for and receive grants from federal, private, and other sources;

(13) Administer and authorize grants and loans under section 650.335 to those counties and any home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants that can demonstrate a financial commitment to improving 911 services by providing at least a fifty percent match and demonstrate the ability to operate and maintain ongoing 911 services. The purpose of grants and loans from the 911 service trust fund shall include:

(a) Implementation of 911 services in counties of the state where services do not exist or to improve existing 911 systems;

(b) Promotion of consolidation where appropriate;

(c) Mapping and addressing all county locations;

(d) Ensuring primary access and texting abilities to 911 services for disabled residents; and

(e) Implementation of initial emergency medical dispatch services including prearrival medical instructions in counties where those services are not offered as of July 1, 2017;

(14) Develop an application process including reporting and accountability requirements, withholding a portion of the grant until completion of a project, and other measures to ensure funds are used in accordance with the law and purpose of the grant, then conduct audits as deemed necessary;

(15) Report to the governor and the general assembly at least every three years on the status of 911 services statewide, as well as specific efforts to improve efficiency, cost-effectiveness, and levels of service;

(16) Conduct and review an annual survey of public safety answering points in Missouri to evaluate potential for improved services, coordination, and feasibility of consolidation;

(17) Set the percentage rate of the prepaid wireless emergency telephone service charges to be remitted to a county or city as provided under subdivision (5) of subsection 3 of section 190.451;

(18) Make and execute contracts or any other instruments and agreements necessary or convenient for the exercise of its powers and functions;

(19) Approve a proposal of a county or city to impose a fee of more than one dollar under section 190.450;

(20) Retain in its records proposed county plans developed under subsection 11 of section 190.450 and notify the department of revenue that the county has filed a plan that is ready for implementation;

(21) Notify any communications service provider, as defined in section 190.400, that has voluntarily submitted its contact information when any update is made to the centralized database established under section 190.475 as a result of a county or city establishing or modifying a tax or monthly fee no less than ninety days prior to the effective date of the establishment or modification of the tax or monthly fee; and

(22) Develop a plan and timeline of target dates for the testing, implementation, and operation of a next generation 911 system throughout Missouri. The next generation 911 system shall allow for the processing of electronic messages including, but not limited to, electronic messages containing text, images, video, or data.

5. The department of public safety shall provide staff assistance to the ~~[committee for 911 service oversight]~~ **board** as necessary in order for the ~~[committee]~~ **board** to perform its duties pursuant to sections 650.320 to 650.340. **The board shall have the authority to hire consultants to administer the provisions of sections 650.320 to 650.340.**

6. The ~~[department of public safety is authorized to adopt these]~~ **board shall promulgate rules and regulations** that are reasonable and necessary ~~[to accomplish the limited duties specifically delegated within section]~~ **to implement and administer the provisions of sections 650.320 to 650.340.** Any rule or portion of a rule, as that term is defined in section 536.010, shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, ~~[1999]~~ **2017**, shall be invalid and void.

650.335. 1. Any county or any home rule city with more than fifteen thousand but fewer than seventeen thousand inhabitants and partially located in any county of the third classification without a township form of government and with more than thirty-seven thousand but fewer than forty-one thousand inhabitants, when the prepaid wireless emergency telephone service charge is collected in the county or city, may submit an application for loan funds or other financial assistance to the board for the purpose of financing all or a portion of the costs incurred in implementing a 911 communications service project. The application shall be accompanied by a technical assistance report. The application and the technical assistance report shall be in such form and contain such information, financial or otherwise, as prescribed by the board. This section shall not preclude any applicant or borrower from joining in a cooperative project with any other political subdivision or with any state or federal agency or entity in a 911 communications service project, provided that all other requirements of this section have been met.

2. Applications may be approved for loans only in those instances where the applicant has furnished the board information satisfactory to assure that the project cost will be recovered during the repayment period of the loan. In no case shall a loan be made to an applicant unless the approval of the governing body of the applicant to the loan agreement is obtained and a written certification of such approval is provided, where applicable. Repayment periods are to be determined by the board.

3. The board shall approve or disapprove all applications for loans which are sent by certified or registered mail or hand delivered and received by the board upon a schedule as determined by the board.

4. Each applicant to whom a loan has been made under this section shall repay such loan, with interest. The rate of interest shall be the rate required by the board. The number, amounts, and timing of the payments shall be as determined by the board.

5. Any applicant who receives a loan under this section shall annually budget an amount which is at least sufficient to make the payments required under this section.

6. Repayment of principal and interest on loans shall be credited to the Missouri 911 service trust fund established under section 190.420.

7. If a loan recipient fails to remit a payment to the board in accordance with this section within sixty days of the due date of such payment, the board shall notify the director of the department of revenue to deduct such payment amount from first, the prepaid wireless emergency telephone service charge remitted to the county or city under section 190.451; and if insufficient to affect repayment of the loan, next, the regular apportionment of local sales tax distributions to that county or city. Such amount shall then immediately be deposited in the Missouri 911 service trust fund and credited to the loan recipient.

8. All applicants having received loans under this section shall remit the payments required by subsection 4 of this section to the board or such other entity as may be directed by the board. The board or such other entity shall immediately deposit such payments in the Missouri 911 service trust fund.

9. Loans made under this section shall be used only for the purposes specified in an approved application or loan agreement. In the event the board determines that loan funds have been expended for purposes other than those specified in an approved application or loan agreement or any event of default of the loan agreement occurs without resolution, the board shall take appropriate actions to obtain the return of the full amount of the loan and all moneys duly owed or other available remedies.

10. Upon failure of a borrower to remit repayment to the board within sixty days of the date a payment is due, the board may initiate collection or other appropriate action through the provisions outlined in subsection 7 of this section, if applicable.

11. If the borrower is an entity not covered under the collection procedures established in this section, the board, with the advice and consent of the attorney general, may initiate collection procedures or other appropriate action pursuant to applicable law.

12. The board may, at its discretion, audit the expenditure of any loan, grant, or expenditure made or the computation of any payments made.

650.340. 1. The provisions of this section may be cited and shall be known as the "911 Training and Standards Act".

2. Initial training requirements for telecommunicators who answer 911 calls that come to public safety answering points shall be as follows:

- (1) Police telecommunicator, 16 hours;
- (2) Fire telecommunicator, 16 hours;
- (3) Emergency medical services telecommunicator, 16 hours;
- (4) Joint communication center telecommunicator, 40 hours.

3. All persons employed as a telecommunicator in this state shall be required to complete ongoing training so long as such person engages in the occupation as a telecommunicator. Such persons shall complete at least twenty-four hours of ongoing training every three years by such persons or organizations as provided in subsection 6 of this section. The reporting period for the ongoing training under this subsection shall run concurrent with the existing continuing education reporting periods for Missouri peace officers pursuant to chapter 590.

4. Any person employed as a telecommunicator on August 28, 1999, shall not be required to complete the training requirement as provided in subsection 2 of this section. Any person hired as a telecommunicator after August 28, 1999, shall complete the training requirements as provided in subsection 2 of this section within twelve months of the date such person is employed as a telecommunicator.

5. The training requirements as provided in subsection 2 of this section shall be waived for any person who furnishes proof to the committee that such person has completed training in another state which ~~[are]~~ is at least as stringent as the training requirements of subsection 2 of this section.

6. The ~~[department of public safety]~~ **board** shall determine by administrative rule the persons or organizations authorized to conduct the training as required by subsection 2 of this section.

7. This section shall not apply to an emergency medical dispatcher or agency as defined in section 190.100, or a person trained by an entity accredited or certified under section 190.131, or a person who provides prearrival medical instructions who works for an agency which meets the requirements set forth in section 190.134.

Section 1. The state auditor shall have the authority to conduct performance and fiscal audits of any board, dispatch center, joint emergency communications entity, or trust fund established under section 190.327, 190.328, 190.329, 190.335, 190.420, 190.455, 190.460, or 650.325.

~~[190.307. 1. No public agency or public safety agency, nor any officer, agent or employee of any public agency, shall be liable for any civil damages as a result of any act or omission except willful and wanton misconduct or gross negligence, in connection with developing, adopting, operating or implementing any plan or system required by sections 190.300 to 190.340.—
2. No person who gives emergency instructions through a system established pursuant to sections 190.300 to 190.340 to persons rendering services in an emergency at another location, nor any persons following such instructions in rendering such services, shall be liable for any civil damages as a result of issuing or following the instructions, unless issuing or following the instructions constitutes willful and wanton misconduct, or gross negligence.]~~

~~[190.410. 1. There is hereby created in the department of public safety the "Wireless Service Provider Enhanced 911 Advisory Board", consisting of eight members as follows:—
(1) The director of the department of public safety or the director's designee who shall hold a position of authority in such department of at least a division director;—
(2) The chairperson of the public service commission or the chairperson's designee; except that such designee shall be a commissioner of the public service commission or hold a position of authority in the commission of at least a division director;—
(3) Three representatives and one alternate from the wireless service providers, elected by a majority vote of wireless service providers licensed to provide service in this state; and—
(4) Three representatives from public safety answering point organizations, elected by the members of the state chapter of the associated public safety communications officials and the state chapter of the National Emergency Numbering Association.—
2. Immediately after the board is established the initial term of membership for a member elected pursuant to subdivision (3) of subsection 1 of this section shall be one year and all subsequent terms for members so elected shall be two years. The membership term for a member elected pursuant to subdivision (4) of subsection 1 of this section shall initially and subsequently be two years. Each member shall serve no more than two successive terms unless the member is on the board pursuant to subdivision (1) or (2) of subsection 1 of this section. Members of the board shall serve without compensation, however, the members may receive reimbursement of actual and necessary expenses. Any vacancies on the board shall be filled in the manner provided for in this subsection.—
3. The board shall do the following:—~~

- (1) Elect from its membership a chair and other such officers as the board deems necessary for the conduct of its business;
 - (2) Meet at least one time per year for the purpose of discussing the implementation of Federal Communications Commission order 94-102;
 - (3) Advise the office of administration regarding implementation of Federal Communications Commission order 94-102; and
 - (4) Provide any requested mediation service to a political subdivision which is involved in a jurisdictional dispute regarding the providing of wireless 911 services. The board shall not supersede decision-making authority of any political subdivision in regard to 911 services.
4. The director of the department of public safety shall provide and coordinate staff and equipment services to the board to facilitate the board's duties.]

[190.430. 1. The commissioner of the office of administration is authorized to establish a fee, if approved by the voters pursuant to section 190.440, not to exceed fifty cents per wireless telephone number per month to be collected by wireless service providers from wireless service customers.—

2. The office of administration shall promulgate rules and regulations to administer the provisions of sections 190.400 to 190.440. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in sections 190.400 to 190.440 shall become effective only if it has been promulgated pursuant to the provisions of chapter 536.— All rulemaking authority delegated prior to July 2, 1998, is of no force and effect and repealed; however, nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to July 2, 1998, if it fully complied with the provisions of chapter 536.— This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 2, 1998, shall be invalid and void.—

3. The office of administration is authorized to administer the fund and to distribute the moneys in the wireless service provider enhanced 911 service fund for approved expenditures as follows:—

(1) For the reimbursement of actual expenditures for implementation of wireless enhanced 911 service by wireless service providers in implementing Federal Communications Commission order 94-102; and

(2) To subsidize and assist the public safety answering points based on a formula established by the office of administration, which may include, but is not limited to the following:—

(a) The volume of wireless 911 calls received by each public safety answering point;—

(b) The population of the public safety answering point jurisdiction;—

(c) The number of wireless telephones in a public safety answering point jurisdiction by zip code;— and

(d) Any other criteria found to be valid by the office of administration provided that of the total amount of the funds used to subsidize and assist the public safety answering points, at least ten percent of said funds shall be distributed equally among all said public safety answering points providing said services under said section;—

(3) For the reimbursement of actual expenditures for equipment for implementation of wireless enhanced 911 service by public safety answering points to the extent that funds are available, provided that ten percent of funds distributed to public safety answering points shall be distributed in equal amounts to each public safety answering point participating in enhanced 911 service;—

(4) Notwithstanding any other provision of the law, no proprietary information submitted pursuant to this section shall be subject to subpoena or otherwise released to any person other than to the submitting wireless service provider, without the express permission of said wireless service provider. General information collected pursuant to this section shall only be released or published in aggregate amounts which do not identify or allow identification of numbers of subscribers or revenues attributable to an individual wireless service provider.—

4. Wireless service providers are entitled to retain one percent of the surcharge money they collect for administrative costs associated with billing and collection of the surcharge.—

5. No more than five percent of the moneys in the fund, subject to appropriation by the general assembly, shall be retained by the office of administration for reimbursement of the costs of overseeing the fund and for the actual and necessary expenses of the board.—
6. The office of administration shall review the distribution formula once every year and may adjust the amount of the fee within the limits of this section, as determined necessary.—
7. The provisions of sections 190.307 and 190.308 shall be applicable to programs and services authorized by sections 190.400 to 190.440.—
8. Notwithstanding any other provision of the law, in no event shall any wireless service provider, its officers, employees, assigns or agents, be liable for any form of civil damages or criminal liability which directly or indirectly result from, or is caused by, an act or omission in the development, design, installation, operation, maintenance, performance or provision of 911 service or other emergency wireless two- and three-digit wireless numbers, unless said acts or omissions constitute gross negligence, recklessness or intentional misconduct. Nor shall any wireless service provider, its officers, employees, assigns, or agents be liable for any form of civil damages or criminal liability which directly or indirectly result from, or is caused by, the release of subscriber information to any governmental entity as required under the provisions of this act unless the release constitutes gross negligence, recklessness or intentional misconduct.]

[190.440. 1. The office of administration shall not be authorized to establish a fee pursuant to the authority granted in section 190.430 unless a ballot measure is submitted and approved by the voters of this state. The ballot measure shall be submitted by the secretary of state for approval or rejection at the general election held and conducted on the Tuesday immediately following the first Monday in November, 1998, or at a special election to be called by the governor on the ballot measure. If the measure is rejected at such general or special election, the measure may be resubmitted at each subsequent general election, or may be resubmitted at any subsequent special election called by the governor on the ballot measure, until such measure is approved.—

2. The ballot of the submission shall contain, but is not limited to, the following language:—
Shall the Missouri Office of Administration be authorized to establish a fee of up to fifty cents per month to be charged every wireless telephone number for the purpose of funding wireless-enhanced 911 service?—

_____ ☐ YES _____ ☐ NO

If you are in favor of the question, place an "X" in the box opposite "Yes". If you are opposed to the question, place an "X" in the box opposite "No".—

3. If a majority of the votes cast on the ballot measure by the qualified voters voting thereon are in favor of such measure, then the office of administration shall be authorized to establish a fee pursuant to section 190.430, and the fee shall be effective on January 1, 1999, or the first day of the month occurring at least thirty days after the approval of the ballot measure. If a majority of the votes cast on the ballot measure by the qualified voters voting thereon are opposed to the measure, then the office of administration shall have no power to establish the fee unless and until the measure is approved.]; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lauer, **House Amendment No. 1** was adopted.

Representative Rowland (155) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 503, Page 1, Section A, Line 2, by inserting after all of said line the following:

"650.325. There is hereby established within the department of public safety the "Advisory Committee for 911 Service Oversight" which is charged with assisting and advising the state in ensuring the availability, implementation, and enhancement of a statewide emergency telephone number common to all jurisdictions through

research, planning, training, and education. The committee for 911 service oversight shall represent all entities and jurisdictions before appropriate policy-making authorities and the general assembly and shall strive toward the immediate access to emergency services for all citizens of this state, **including text to 911.**"; and

Further amend said bill, Page 3, Section 650.330, Lines 61-64, by deleting all of said lines and inserting in lieu thereof the following:

"(4) Develop a plan and timeline of target dates for the testing, implementation, and operation of a next generation 911 system throughout Missouri. The next generation 911 system shall allow for the processing of electronic messages including, but not limited to, electronic messages containing text, images, video, or data;

(5) Provide requested mediation services to political subdivisions involved in jurisdictional disputes regarding the provision of 911 services, except that such committee shall not supersede decision-making authority of local political subdivisions in regard to 911 services;" ; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rowland (155), **House Amendment No. 2** was adopted.

Representative Hubrecht offered **House Amendment No. 3.**

House Amendment No. 3

AMEND Senate Bill No. 503, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. **The state EMS medical director shall be the chair of the state EMS medical director's advisory committee.**

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries, and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. Notwithstanding any other provision of law, when regional EMS medical directors are providing either online telecommunication medical direction to EMT-Bs, EMT-Is, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.144. 1. No emergency medical technician licensed under section 190.142 or 190.143, if acting in good faith and without gross negligence, shall be liable for:

(1) Transporting a person for whom an application for detention for evaluation and treatment has been filed under section 631.115 or 632.305; ~~or~~

(2) Physically or chemically restraining an at-risk behavioral health patient as that term is defined under section 190.240 if such restraint is to ensure the safety of the patient or technician; **or**

(3) **The administration of a patient's personal medication when deemed necessary.**

2. **Nothing in this section shall be construed as creating an exception to sovereign immunity, official immunity, or the Missouri public duty doctrine defenses."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hubrecht, **House Amendment No. 3** was adopted.

On motion of Representative Lauer, the title of **SB 503, as amended**, was agreed to.

On motion of Representative Lauer, **SB 503, as amended**, was read the third time and passed by the following vote:

AYES: 113

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Berry	Black	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Conway 10	Corlew	Crawford
Cross	Curtis	Davis	Dohrman	Dunn
Eggleston	Engler	Fitzpatrick	Fitzwater 144	Fraker

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Francis	Franks Jr	Gannon	Gray	Green
Haahr	Haefner	Hannegan	Hansen	Harris
Henderson	Houghton	Houx	Hubrecht	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	May	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Rone	Rowland 155	Rowland 29
Runions	Ruth	Shaul 113	Shull 16	Shumake
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Unsicker	Walker 3	Walker 74	Wessels
White	Wiemann	Wood		

NOES: 021

Alferman	Barnes 60	Bernskoetter	Bondon	Cierpiot
Conway 104	Curtman	Fitzwater 49	Franklin	Frederick
Helms	Hurst	Johnson	Marshall	Moon
Pietzman	Pogue	Roeber	Smith 85	Taylor
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 028

Bahr	Brattin	Christofanelli	Cookson	Cornejo
DeGroot	Dogan	Ellebracht	Ellington	Evans
Gregory	Grier	Higdon	Hill	Korman
Mathews	Matthiesen	McCaherty	Muntzel	Plocher
Roden	Ross	Schroer	Smith 163	Spencer
Trent	Vescovo	Wilson		

VACANCIES: 001

Representative Tate declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 114

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beck	Berry	Black	Bondon
Brown 27	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Cross	Curtis	Curtman
Davis	Dogan	Dunn	Eggleston	Engler
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Gannon	Gray	Green	Haahr	Haefner
Hannegan	Hansen	Harris	Henderson	Houghton
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80

Messenger	Miller	Mitten	Morgan	Morris
Mosley	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Rone	Rowland 155
Rowland 29	Runions	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Sommer	Stacy	Stevens 46
Swan	Tate	Unsicker	Walker 3	Walker 74
Wessels	White	Wood	Mr. Speaker	

NOES: 022

Barnes 60	Beard	Bernskoetter	Brattin	Brown 57
Dohrman	Ellington	Franklin	Franks Jr	Frederick
Helms	Houx	Hurst	Johnson	Marshall
McDaniel	Moon	Pogue	Roberts	Roeber
Stephens 128	Taylor			

PRESENT: 000

ABSENT WITH LEAVE: 026

Bahr	Christofanelli	Cookson	Cornejo	DeGroot
Ellebracht	Evans	Gregory	Grier	Higdon
Hill	Korman	Matthiesen	McCahty	McGaugh
Muntzel	Plocher	Roden	Ross	Schroer
Smith 163	Spencer	Trent	Vescovo	Wiemann
Wilson				

VACANCIES: 001

Speaker Richardson resumed the Chair.

HCS SCS SB 355, relating to road signs, was taken up by Representative Alferman.

Representative Lichtenegger offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "163.191. 1. As used in this section, the following terms shall mean:
- (1) "Community college", an institution of higher education deriving financial resources from local, state, and federal sources, and providing postsecondary education primarily for persons above the twelfth grade age level, including courses in:
 - (a) Liberal arts and sciences, including general education;
 - (b) Occupational, vocational-technical; and
 - (c) A variety of educational community services.

Community college course offerings **shall generally** lead to the granting of certificates, diplomas, or associate degrees, ~~but do not~~ **and may** include baccalaureate ~~or higher~~ degrees **only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor's**

degrees, the level of education required for employment in a field increases to that level, and when doing so would not unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by the delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor's degrees;

(2) "Operating costs", all costs attributable to current operations, including all direct costs of instruction, instructors' and counselors' compensation, administrative costs, all normal operating costs and all similar noncapital expenditures during any year, excluding costs of construction of facilities and the purchase of equipment, furniture, and other capital items authorized and funded in accordance with subsection 6 of this section. Operating costs shall be computed in accordance with accounting methods and procedures to be specified by the department of higher education;

(3) "Year", from July first to June thirtieth of the following year.

2. Each year public community colleges in the aggregate shall be eligible to receive from state funds, if state funds are available and appropriated, an amount up to but not more than fifty percent of the state community colleges' planned operating costs as determined by the department of higher education. The department of higher education shall review all institutional budget requests and prepare appropriation recommendations annually for the community colleges under the supervision of the department. The department's budget request shall include a recommended level of funding.

3. (1) Except as provided in subdivision (2) of this subsection, distribution of appropriated funds to community college districts shall be in accordance with the community college resource allocation model. This model shall be developed and revised as appropriate cooperatively by the community colleges and the department of higher education. The department of higher education shall recommend the model to the coordinating board for higher education for their approval. The core funding level for each community college shall initially be established at an amount agreed upon by the community colleges and the department of higher education. This amount will be adjusted annually for inflation, limited growth, and program improvements in accordance with the resource allocation model starting with fiscal year 1993.

(2) Unless the general assembly chooses to otherwise appropriate state funding, beginning in fiscal year 2016, at least ninety percent of any increase in core funding over the appropriated amount for the previous fiscal year shall be distributed in accordance with the achievement of performance-funding measures under section 173.1006.

4. The department of higher education shall be responsible for evaluating the effectiveness of the resource allocation model and shall submit a report to the governor, the joint committee on education, the speaker of the house of representatives and president pro tempore of the senate by October 31, 2019, and every four years thereafter.

5. The department of higher education shall request new and separate state aid funds for any new community college district for its first six years of operation. The request for the new district shall be based upon the same level of funding being provided to the existing districts, and should be sufficient to provide for the growth required to reach a mature enrollment level.

6. In addition to state funds received for operating purposes, each community college district shall be eligible to receive an annual appropriation, exclusive of any capital appropriations, for the cost of maintenance and repair of facilities and grounds, including surface parking areas, and purchases of equipment and furniture. Such funds shall not exceed in any year an amount equal to ten percent of the state appropriations, exclusive of any capital appropriations, to community college districts for operating purposes during the most recently completed fiscal year. The department of higher education may include in its annual appropriations request the necessary funds to implement the provisions of this subsection and when appropriated shall distribute the funds to each community college district as appropriated. The department of higher education appropriations request shall be for specific maintenance, repair, and equipment projects at specific community college districts, shall be in an amount of fifty percent of the cost of a given project as determined by the coordinating board and shall be only for projects which have been approved by the coordinating board through a process of application, evaluation, and approval as established by the coordinating board. The coordinating board, as part of its process of application, evaluation, and approval, shall require the community college district to provide proof that the fifty-percent share of funding to be defrayed by the district is either on hand or committed for maintenance, repair, and equipment projects. Only salaries or portions of salaries paid which are directly related to approved projects may be used as a part of the fifty-percent share of funding.

7. School districts offering two-year college courses pursuant to section 178.370 on October 31, 1961, shall receive state aid pursuant to subsection 2, subdivision (1) of subsection 3, and subsection 6 of this section if all scholastic standards established pursuant to sections 178.770 to 178.890 are met.

8. In order to make postsecondary educational opportunities available to Missouri residents who do not reside in an existing community college district, community colleges organized pursuant to section 178.370 or sections 178.770 to 178.890 shall be authorized pursuant to the funding provisions of this section to offer courses and programs outside the community college district with prior approval by the coordinating board for higher education. The classes conducted outside the district shall be self-sustaining except that the coordinating board shall promulgate rules to reimburse selected out-of-district instruction only where prior need has been established in geographical areas designated by the coordinating board for higher education. Funding for such off-campus instruction shall be included in the appropriation recommendations, shall be determined by the general assembly and shall continue, within the amounts appropriated therefor, unless the general assembly disapproves the action by concurrent resolution.

9. When distributing state aid authorized for community colleges, the state treasurer may, in any year if requested by a community college, disregard the provision in section 30.180 requiring the state treasurer to convert the warrant requesting payment into a check or draft and wire transfer the amount to be distributed to the community college directly to the community college's designated deposit for credit to the community college's account.

172.280. The curators shall have the authority to confer, by diploma, under their common seal, on any person whom they may judge worthy thereof, such degrees as are known to and usually granted by any college or university. **The University of Missouri is the state's only public research university and the exclusive grantor of research doctorates. As such, except as provided in section 175.040, the University of Missouri shall be the only state college or university that may offer doctor of philosophy degrees or first-professional degrees, including chiropractic, dentistry, law, medicine, optometry, osteopathic medicine, pharmacy, podiatry, and veterinary medicine.**

173.005. 1. There is hereby created a "Department of Higher Education", and the division of higher education of the department of education is abolished and all its powers, duties, functions, personnel and property are transferred as provided by the Reorganization Act of 1974, Appendix B, RSMo.

2. The commission on higher education is abolished and all its powers, duties, personnel and property are transferred by type I transfer to the "Coordinating Board for Higher Education", which is hereby created, and the coordinating board shall be the head of the department. The coordinating board shall consist of nine members appointed by the governor with the advice and consent of the senate, and not more than five of its members shall be of the same political party. None of the members shall be engaged professionally as an educator or educational administrator with a public or private institution of higher education at the time appointed or during his term. Moreover, no person shall be appointed to the coordinating board who shall not be a citizen of the United States, and who shall not have been a resident of the state of Missouri two years next prior to appointment, and at least one but not more than two persons shall be appointed to said board from each congressional district. The term of service of a member of the coordinating board shall be six years and said members, while attending the meetings of the board, shall be reimbursed for their actual expenses. Notwithstanding any provision of law to the contrary, nothing in this section relating to a change in the composition and configuration of congressional districts in this state shall prohibit a member who is serving a term on August 28, 2011, from completing his or her term. The coordinating board may, in order to carry out the duties prescribed for it in subsections 1, 2, 3, 7, and 8 of this section, employ such professional, clerical and research personnel as may be necessary to assist it in performing those duties, but this staff shall not, in any fiscal year, exceed twenty-five full-time equivalent employees regardless of the source of funding. In addition to all other powers, duties and functions transferred to it, the coordinating board for higher education shall have the following duties and responsibilities:

(1) The coordinating board for higher education ~~[shall have approval of]~~ **may approve, not approve, or provisionally approve** proposed new degree programs to be offered by the state institutions of higher education. **The coordinating board may authorize a degree program outside an institution's coordinating board-approved mission only when the coordinating board has received clear evidence that the institution proposing to offer the program:**

(a) **Made a good-faith effort to explore the feasibility of offering the program in collaboration with an institution the mission of which includes offering the program;**

(b) Is contributing substantially to the goals in the coordinating board's coordinated plan for higher education;

(c) Has the existing capacity to ensure the program is delivered in a high-quality manner;

(d) Has demonstrated that the proposed program is needed;

(e) Has a clear plan to meet the articulated workforce need; and

(f) Such other factors deemed relevant by the coordinating board;

(2) The coordinating board for higher education may promote and encourage the development of cooperative agreements between Missouri public four-year institutions of higher education which do not offer graduate degrees and Missouri public four-year institutions of higher education which do offer graduate degrees for the purpose of offering graduate degree programs on campuses of those public four-year institutions of higher education which do not otherwise offer graduate degrees. Such agreements shall identify the obligations and duties of the parties, including assignment of administrative responsibility. Any diploma awarded for graduate degrees under such a cooperative agreement shall include the names of both institutions inscribed thereon. Any cooperative agreement in place as of August 28, 2003, shall require no further approval from the coordinating board for higher education. Any costs incurred with respect to the administrative provisions of this subdivision may be paid from state funds allocated to the institution assigned the administrative authority for the program. The provisions of this subdivision shall not be construed to invalidate the provisions of subdivision (1) of this subsection;

(3) In consultation with the heads of the institutions of higher education affected and against a background of carefully collected data on enrollment, physical facilities, manpower needs, institutional missions, the coordinating board for higher education shall establish guidelines for appropriation requests by those institutions of higher education; however, other provisions of the Reorganization Act of 1974 notwithstanding, all funds shall be appropriated by the general assembly to the governing board of each public four-year institution of higher education which shall prepare expenditure budgets for the institution;

(4) No new state-supported senior colleges or residence centers shall be established except as provided by law and with approval of the coordinating board for higher education;

(5) The coordinating board for higher education shall establish admission guidelines consistent with institutional missions;

(6) The coordinating board for higher education shall require all public two-year and four-year higher education institutions to replicate best practices in remediation identified by the coordinating board and institutions from research undertaken by regional educational laboratories, higher education research organizations, and similar organizations with expertise in the subject, and identify and reduce methods that have been found to be ineffective in preparing or retaining students or that delay students from enrollment in college-level courses;

(7) The coordinating board shall establish policies and procedures for institutional decisions relating to the residence status of students;

(8) The coordinating board shall establish guidelines to promote and facilitate the transfer of students between institutions of higher education within the state and, with the assistance of the committee on transfer and articulation, shall require all public two-year and four-year higher education institutions to create by July 1, 2014, a statewide core transfer library of at least twenty-five lower division courses across all institutions that are transferable among all public higher education institutions. The coordinating board shall establish policies and procedures to ensure such courses are accepted in transfer among public institutions and treated as equivalent to similar courses at the receiving institutions. The coordinating board shall develop a policy to foster reverse transfer for any student who has accumulated enough hours in combination with at least one public higher education institution in Missouri that offers an associate degree and one public four-year higher education institution in the prescribed courses sufficient to meet the public higher education institution's requirements to be awarded an associate degree. The department of elementary and secondary education shall maintain the alignment of the assessments found in section 160.518 and successor assessments with the competencies previously established under this subdivision for entry-level collegiate courses in English, mathematics, foreign language, sciences, and social sciences associated with an institution's general education core;

(9) The coordinating board shall collect the necessary information and develop comparable data for all institutions of higher education in the state. The coordinating board shall use this information to delineate the areas of competence of each of these institutions and for any other purposes deemed appropriate by the coordinating board;

(10) Compliance with requests from the coordinating board for institutional information and the other powers, duties and responsibilities, herein assigned to the coordinating board, shall be a prerequisite to the receipt of any funds which the coordinating board is responsible for administering;

(11) If any institution of higher education in this state, public or private, willfully fails or refuses to follow any lawful guideline, policy or procedure established or prescribed by the coordinating board, or knowingly deviates from any such guideline, or knowingly acts without coordinating board approval where such approval is required, or willfully fails to comply with any other lawful order of the coordinating board, the coordinating board may, after a public hearing, withhold or direct to be withheld from that institution any funds the disbursement of which is subject to the control of the coordinating board, or may remove the approval of the institution as an approved institution within the meaning of section 173.1102. If any such public institution willfully disregards board policy, the commissioner of higher education may order such institution to remit a fine in an amount not to exceed one percent of the institution's current fiscal year state operating appropriation to the board. The board shall hold such funds until such time that the institution, as determined by the commissioner of higher education, corrects the violation, at which time the board shall refund such amount to the institution. If the commissioner determines that the institution has not redressed the violation within one year, the fine amount shall be deposited into the general revenue fund, unless the institution appeals such decision to the full coordinating board, which shall have the authority to make a binding and final decision, by means of a majority vote, regarding the matter. However, nothing in this section shall prevent any institution of higher education in this state from presenting additional budget requests or from explaining or further clarifying its budget requests to the governor or the general assembly;

(12) In recognition of institutions that meet the requirements of subdivision (2), (3), or (4) of subsection 1 of section 173.616, are established by name as an educational institution in Missouri, and are authorized to operate programs beyond secondary education for purposes of authorization under 34 CFR 600.9, the coordinating board for higher education shall maintain and publish on its website a list of such postsecondary educational institutions; and

(13) (a) As used in this subdivision, the term "out-of-state public institution of higher education" shall mean an education institution located outside of Missouri that:

- a. Is controlled or administered directly by a public agency or political subdivision or is classified as a public institution by the state;
- b. Receives appropriations for operating expenses directly or indirectly from a state other than Missouri;
- c. Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a degree or certificate;
- d. Meets the standards for accreditation by an accrediting body recognized by the United States Department of Education or any successor agency; and
- e. Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source.

(b) No later than July 1, 2008, the coordinating board shall promulgate rules regarding:

- a. The board's approval process of proposed new degree programs and course offerings by any out-of-state public institution of higher education seeking to offer degree programs or course work within the state of Missouri; and
- b. The board's approval process of degree programs and courses offered by any out-of-state public institutions of higher education that, prior to July 1, 2008, were approved by the board to operate a school in compliance with the provisions of sections 173.600 to 173.618. The rules shall ensure that, as of July 1, 2008, all out-of-state public institutions seeking to offer degrees and courses within the state of Missouri are evaluated in a manner similar to Missouri public higher education institutions. Such out-of-state public institutions shall be held to standards no lower than the standards established by the coordinating board for program approval and the policy guidelines of the coordinating board for data collection, cooperation, and resolution of disputes between Missouri institutions of higher education under this section. Any such out-of-state public institutions of higher education wishing to continue operating within this state must be approved by the board under the rules promulgated under this subdivision. The coordinating board may charge and collect fees from out-of-state public institutions to cover the costs of reviewing and assuring the quality of programs offered by out-of-state public institutions. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

(c) Nothing in this subdivision or in section 173.616 shall be construed or interpreted so that students attending an out-of-state public institution are considered to be attending a Missouri public institution of higher education for purposes of obtaining student financial assistance.

3. The coordinating board shall meet at least four times annually with an advisory committee who shall be notified in advance of such meetings. The coordinating board shall have exclusive voting privileges. The advisory committee shall consist of thirty-two members, who shall be the president or other chief administrative officer of the University of Missouri; the chancellor of each campus of the University of Missouri; the president of each state-supported four-year college or university, including Harris-Stowe State University, Missouri Southern State University, Missouri Western State University, and Lincoln University; the president of State Technical College of Missouri; the president or chancellor of each public community college district; and representatives of each of five accredited private institutions selected biennially, under the supervision of the coordinating board, by the presidents of all of the state's privately supported institutions; but always to include at least one representative from one privately supported community college, one privately supported four-year college, and one privately supported university. The conferences shall enable the committee to advise the coordinating board of the views of the institutions on matters within the purview of the coordinating board.

4. The University of Missouri, Lincoln University, and all other state-governed colleges and universities, chapters 172, 174, 175, and others, are transferred by type III transfers to the department of higher education subject to the provisions of subsection 2 of this section.

5. The state historical society, chapter 183, is transferred by type III transfer to the University of Missouri.

6. The state anatomical board, chapter 194, is transferred by type II transfer to the department of higher education.

7. All the powers, duties and functions vested in the division of public schools and state board of education relating to community college state aid and the supervision, formation of districts and all matters otherwise related to the state's relations with community college districts and matters pertaining to community colleges in public school districts, chapters 163, 178, and others, are transferred to the coordinating board for higher education by type I transfer. Provided, however, that all responsibility for administering the federal-state programs of vocational-technical education, except for the 1202a postsecondary educational amendments of 1972 program, shall remain with the department of elementary and secondary education. The department of elementary and secondary education and the coordinating board for higher education shall cooperate in developing the various plans for vocational-technical education; however, the ultimate responsibility will remain with the state board of education.

8. All the powers, duties, functions, and properties of the state poultry experiment station, chapter 262, are transferred by type I transfer to the University of Missouri, and the state poultry association and state poultry board are abolished. In the event the University of Missouri shall cease to use the real estate of the poultry experiment station for the purposes of research or shall declare the same surplus, all real estate shall revert to the governor of the state of Missouri and shall not be disposed of without legislative approval.

174.160. The board of regents of each state college and each state teachers college shall have power and authority to confer upon students, by diploma under the common seal, such degrees as are usually granted by such colleges, **and additional degrees only when authorized by the coordinating board for higher education in circumstances in which offering such degree would not unnecessarily duplicate an existing program, collaboration is not feasible or a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. In the case of nonresearch doctoral degrees in allied health professions, an institution may be authorized to offer such degree independently if offering it in collaboration with another institution would not increase the quality of the program or allow it to be delivered more efficiently. Such boards shall have the power and authority to confer degrees in engineering only in collaboration with the University of Missouri, provided that such collaborative agreements are approved by the governing board of each institution and that in these instances the University of Missouri will be the degree-granting institution. Should the University of Missouri decline to collaborate in the offering of such programs, one of these institutions may seek approval of the program through the coordinating board for higher education's comprehensive review process when doing so would not unnecessarily duplicate an existing program, collaboration is not feasible or a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner.**

174.225. ~~[Missouri State University] No state college or university shall [not] seek the land grant designation held by Lincoln University and the University of Missouri [nor shall Missouri State University seek] or the research designation currently held by the University of Missouri. [Missouri State University shall offer engineering programs and doctoral programs only in cooperation with the University of Missouri; provided that such cooperative agreements are approved by the governing boards of each institution and that in these instances the~~

~~University of Missouri shall be the degree-granting institution. Should the University of Missouri decline to cooperate in the offering of such programs within one year of the formal approval of the coordinating board, Missouri State University may cooperate with another educational institution, or directly offer the degree. In all cases, the offering of such degree programs shall be subject to the approval of the coordinating board for higher education, or any other higher education governing authority that may replace it. Missouri State University may offer doctoral programs in audiology and physical therapy. Missouri State University shall neither offer nor duplicate the professional programs at the University of Missouri including, without limitation, those that train medical doctors, pharmacists, dentists, veterinarians, optometrists, lawyers, and architects. The alteration of the name of Southwest Missouri State University to Missouri State University shall not entitle Missouri State University to any additional state funding.]~~

174.231. 1. On and after August 28, 2005, the institution formerly known as Missouri Southern State College located in Joplin, Jasper County, shall be known as "Missouri Southern State University". Missouri Southern State University is hereby designated and shall hereafter be operated as a statewide institution of international or global education. The Missouri Southern State University is hereby designated a moderately selective institution which shall provide associate degree programs except as provided in subsection 2 of this section, baccalaureate degree programs, and graduate degree programs pursuant to subdivisions (1) and (2) of subsection 2 of section 173.005. The institution shall develop such academic support programs and public service activities it deems necessary and appropriate to establish international or global education as a distinctive theme of its mission. ~~[Consistent with the provisions of section 174.324, Missouri Southern State University is authorized to offer master's level degree programs in accountancy, subject to the approval of the coordinating board for higher education as provided in subdivision (1) of subsection 2 of section 173.005.]~~

2. As of July 1, 2008, Missouri Southern State University shall discontinue any and all associate degree programs unless the continuation of such associate degree programs is approved by the coordinating board for higher education pursuant to subdivision (1) of subsection 2 of section 173.005.

174.251. 1. On and after August 28, 2005, the institution formerly known as Missouri Western State College at St. Joseph, Buchanan County, shall hereafter be known as the "Missouri Western State University". Missouri Western State University is hereby designated and shall hereafter be operated as a statewide institution of applied learning. The Missouri Western State University is hereby designated an open enrollment institution which shall provide associate degree programs except as provided in subsection 2 of this section, baccalaureate degree programs, and graduate degree programs pursuant to subdivisions (1) and (2) of subsection 2 of section 173.005. The institution shall develop such academic support programs as it deems necessary and appropriate to an open enrollment institution with a statewide mission of applied learning. ~~[Consistent with the provisions of section 174.324, Missouri Western State University is authorized to offer master's level degree programs in accountancy, subject to the approval of the coordinating board for higher education as provided in subdivision (1) of subsection 2 of section 173.005.]~~

2. As of July 1, 2010, Missouri Western State University shall discontinue any and all associate degree programs unless the continuation of such associate degree program is approved by the coordinating board for higher education pursuant to subdivision 2 of section 173.005.

174.500. 1. The board of governors of Missouri State University is authorized to continue the program of higher education at West Plains, Missouri, which was begun in 1963 and which shall be known as the "West Plains Campus of Missouri State University". Missouri State University may include an appropriation request for the branch facility at West Plains in its operating budget.

2. The coordinating board for higher education in cooperation with the board of governors shall develop a mission implementation plan for the campus at West Plains, Howell County, which is known as the "West Plains Campus of Missouri State University", and which shall be a teaching institution, offering one-year certificates, two-year associate degrees and credit and noncredit courses to both traditional and nontraditional students to meet the ongoing and emerging employer and educational needs of the citizens of the area served. **The West Plains campus of Missouri State University may offer baccalaureate degrees only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor's degrees, the level of education required for employment in a field increases to that level, and when doing so would not**

unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor's degrees.

178.636. 1. State Technical College of Missouri shall be a special purpose institution that shall make available to students from all areas of the state exceptional educational opportunities through highly specialized and advanced technical education and training at the certificate and associate degree level in both emerging and traditional technologies with particular emphasis on technical and vocational programs not commonly offered by community colleges or area vocational technical schools. Primary consideration shall be placed on the industrial and technological manpower needs of the state. In addition, State Technical College of Missouri is authorized to assist the state in economic development initiatives and to facilitate the transfer of technology to Missouri business and industry directly through the graduation of technicians in advanced and emerging disciplines and through technical assistance provided to business and industry. State Technical College of Missouri is authorized to provide technical assistance to area vocational technical schools and community colleges through supplemental on-site instruction and distance learning as such area vocational technical schools and community colleges deem appropriate.

2. Consistent with the mission statement provided in subsection 1 of this section, State Technical College of Missouri shall offer vocational and technical programs leading to the granting of certificates, diplomas, and applied science associate degrees, or a combination thereof~~[-but not including]~~. **State Technical College of Missouri may offer** associate of arts or baccalaureate ~~[or higher]~~ degrees **only when authorized by the coordinating board for higher education in circumstances where the level of education required in a field for accreditation or licensure increases to the baccalaureate degree level or, in the case of applied bachelor's degrees, the level of education required for employment in a field increases to that level, and when doing so would not unnecessarily duplicate an existing program, collaboration with a university is not feasible or the approach is not a viable means of meeting the needs of students and employers, and the institution has the academic and financial capacity to offer the program in a high-quality manner. Quality for such baccalaureate degree programs shall be evaluated at least in part by delivery of upper-level coursework or competencies, and defined by accreditation or compliance with the Higher Learning Commission standards for bachelor's degrees.** State Technical College of Missouri shall also continue its role as a recognized area vocational technical school as provided by policies and procedures of the state board of education."; and

Further amend said bill, Page 9, Section 227.447, Line 6, by inserting after all of said section and line the following:

~~"[174.324. 1. Notwithstanding any law to the contrary, Missouri Western State University and Missouri Southern State University may offer master's degrees in accounting, subject to any terms and conditions of the Missouri state board of accountancy applicable to any other institution of higher education in this state which offers such degrees, and subject to approval of the coordinating board for higher education.~~

~~2. Any new master's degree program offered at Missouri Southern State University, Missouri Western State University, or any other public institution of higher education in this state must be approved by the coordinating board for higher education pursuant to the provisions of subdivision (1) or (2) of subsection 2 of section 173.005.]"; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lichtenegger, **House Amendment No. 1** was adopted.

Representative Walker (3) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 9, Section 227.447, Line 6, by inserting immediately after all of said section and line the following:

"332.081. 1. No person or other entity shall practice dentistry in Missouri or provide dental services as defined in section 332.071 unless and until the board has issued to the person a certificate certifying that the person has been duly registered as a dentist in Missouri or **the board has issued such certificate** to an entity that has been duly registered to provide dental services by licensed dentists and dental hygienists and unless and until the board has issued to the person a license, to be renewed each period, as provided in this chapter, to practice dentistry or as a dental hygienist, or has issued to the person or entity a permit, to be renewed each period, to provide dental services in Missouri. Nothing in this chapter shall be so construed as to make it unlawful for:

(1) A legally qualified physician or surgeon, who does not practice dentistry as a specialty, from extracting teeth;

(2) A dentist licensed in a state other than Missouri from making a clinical demonstration before a meeting of dentists in Missouri;

(3) Dental students in any accredited dental school to practice dentistry under the personal direction of instructors;

(4) Dental hygiene students in any accredited dental hygiene school to practice dental hygiene under the personal direction of instructors;

(5) A duly registered and licensed dental hygienist in Missouri to practice dental hygiene as defined in section 332.091;

(6) A dental assistant, certified dental assistant, or expanded functions dental assistant to be delegated duties as defined in section 332.093;

(7) A duly registered dentist or dental hygienist to teach in an accredited dental or dental hygiene school;

(8) **A person who has been granted a dental faculty permit under section 332.183 to practice dentistry in the scope of his or her employment at an accredited dental school, college, or program in Missouri;**

(9) A duly qualified anesthesiologist or nurse anesthetist to administer an anesthetic in connection with dental services or dental surgery; ~~or~~

~~[(9)]~~ (10) A person to practice dentistry in or for:

(a) The United States Armed Forces;

(b) The United States Public Health Service;

(c) Migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b));

(d) Federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act;

(e) Governmental entities, including county health departments; or

(f) The United States Veterans Bureau; or

~~[(10)]~~ (11) A dentist licensed in a state other than Missouri to evaluate a patient or render an oral, written, or otherwise documented dental opinion when providing testimony or records for the purpose of a civil or criminal action before any judicial or administrative proceeding of this state or other forum in this state.

2. No corporation shall practice dentistry as defined in section 332.071 unless that corporation is organized under the provisions of chapter 355 or 356 provided that a corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3) may only employ dentists and dental hygienists licensed in this state to render dental services to Medicaid recipients, low-income individuals who have available income below two hundred percent of the federal poverty level, and all participants in the SCHIP program, unless such limitation is contrary to or inconsistent with federal or state law or regulation. This subsection shall not apply to:

(1) A hospital licensed under chapter 197 that provides care and treatment only to children under the age of eighteen at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(2) A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396(d)(1)), or a migrant, community, or health care for the homeless health center provided for in Section 330 of the Public Health Services Act (42 U.S.C. 254(b)) at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(3) A city or county health department organized under chapter 192 or chapter 205 at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(4) A social welfare board organized under section 205.770, a city health department operating under a city charter, or a city-county health department at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(5) Any entity that has received a permit from the dental board and does not receive compensation from the patient or from any third party on the patient's behalf at which a person regulated under this chapter provides dental care within the scope of his or her license or registration;

(6) Any hospital nonprofit corporation exempt from taxation under Section 501(c)(3) of the Internal Revenue Code, as amended, that engages in its operations and provides dental services at facilities owned by a city, county, or other political subdivision of the state at which a person regulated under this chapter provides dental care within the scope of his or her license or registration.

If any of the entities exempted from the requirements of this subsection are unable to provide services to a patient due to the lack of a qualified provider and a referral to another entity is made, the exemption shall extend to the person or entity that subsequently provides services to the patient.

3. No unincorporated organization shall practice dentistry as defined in section 332.071 unless such organization is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, and provides dental treatment without compensation from the patient or any third party on their behalf as a part of a broader program of social services including food distribution. Nothing in this chapter shall prohibit organizations under this subsection from employing any person regulated by this chapter.

4. A dentist shall not enter into a contract that allows a person who is not a dentist to influence or interfere with the exercise of the dentist's independent professional judgment.

5. A not-for-profit corporation organized under the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), an unincorporated organization operating pursuant to subsection 3 of this section, or any other person should not direct or interfere or attempt to direct or interfere with a licensed dentist's professional judgment and competent practice of dentistry. Nothing in this subsection shall be so construed as to make it unlawful for not-for-profit organizations to enforce employment contracts, corporate policy and procedure manuals, or quality improvement or assurance requirements.

6. All entities defined in subsection 2 of this section and those exempted under subsection 3 of this section shall apply for a permit to employ dentists and dental hygienists licensed in this state to render dental services, and the entity shall apply for the permit in writing on forms provided by the Missouri dental board. The board shall not charge a fee of any kind for the issuance or renewal of such permit. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

7. Any entity that obtains a permit to render dental services in this state is subject to discipline pursuant to section 332.321. If the board concludes that the person or entity has committed an act or is engaging in a course of conduct that would be grounds for disciplinary action, the board may file a complaint before the administrative hearing commission. The board may refuse to issue or renew the permit of any entity for one or any combination of causes stated in subsection 2 of section 332.321. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

8. A federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)) shall register with the board. The information provided to the board as part of the registration shall include the name of the health center, the nonprofit status of the health center, sites where dental services will be provided, and the names of all persons employed by, or contracting with, the health center who are required to hold a license pursuant to this chapter. The registration shall be renewed every twenty-four months. The board shall not charge a fee of any kind for the issuance or renewal of the registration. The registration of the health center shall not be subject to discipline pursuant to section 332.321. Nothing in this subsection shall prohibit disciplinary action against a licensee of this chapter who is employed by, or contracts with, such health center for the actions of the licensee in connection with such employment or contract. All licensed persons employed by, or contracting with, the health center shall certify in writing to the board at the time of issuance and renewal of the registration that the facility of the health center meets the same operating standards regarding cleanliness, sanitation, and professionalism as would the facility of a dentist licensed by this chapter. The board shall promulgate rules regarding such standards.

9. The board may promulgate rules and regulations to ensure not-for-profit corporations are rendering care to the patient populations as set forth herein, including requirements for covered not-for-profit corporations to report

patient census data to the board. The provisions of this subsection shall not apply to a federally qualified health center as defined in Section 1905(l) of the Social Security Act (42 U.S.C. 1396d(l)).

10. All not-for-profit corporations organized or operated pursuant to the provisions of chapter 355 and qualifying as an organization under 26 U.S.C. Section 501(c)(3), or the requirements relating to migrant, community, or health care for the homeless health centers provided in Section 330 of the Public Health Service Act (42 U.S.C. 254(b)) and federally qualified health centers as defined in Section 1905(l) (42 U.S.C. 1396d(l)) of the Social Security Act, that employ persons who practice dentistry or dental hygiene in this state shall do so in accordance with the relevant laws of this state except to the extent that such laws are contrary to, or inconsistent with, federal statute or regulation.

332.183. 1. The board may issue a dental faculty permit to an individual who is employed by an accredited dental school, college, or program in Missouri. The holder of a dental faculty permit shall be authorized to practice dentistry in accordance with section 332.071 only within accredited dental school programs and only while engaged in teaching didactic courses, preclinical laboratories, and supervising student-delivered patient care at an accredited Missouri dental school, college, or program.

2. The holder of a dental faculty permit shall not receive any fee or compensation for the practice of dentistry, other than any salary or benefits received as part of his or her employment with the accredited Missouri dental school, college, or program and shall not engage in the private practice of dentistry for any fee or compensation.

3. To qualify for a dental faculty permit, an applicant shall:

(1) Be a graduate of and hold a degree from a dental school. An applicant shall not be required to be a graduate of an accredited dental school as defined in section 332.011;

(2) Submit to the board an affidavit from the dean of the accredited Missouri dental school, college, or program confirming the individual's employment as a teacher or instructor at the accredited Missouri dental school, college, or program;

(3) Submit to the board an affidavit stating that he or she will only practice dentistry within the course and scope of his or her teaching responsibilities and will not practice dentistry for any fee or compensation other than any salary or benefits received as part of his or her employment with the accredited Missouri dental school, college, or program;

(4) Pass a written jurisprudence examination given by the board on the Missouri dental laws and rules with a grade of at least eighty percent; and

(5) Submit to the board a completed application on forms provided by the board and the applicable fees as determined by the board; and

(6) Document satisfactory completion of an American Dental Association-accredited postdoctoral training program that is a minimum of twelve continuous months in length; or

(7) Have passed the National Board Examination in accordance with the criteria established by the sponsoring body.

4. The board may waive the requirements under subdivision (6) or (7) of subsection 3 of this section, at the request of the applicant, based on the applicant's portfolio of cases completed and documentation that the applicant held a license to teach dentistry in another state within a year of applying to teach dentistry in Missouri. The board shall only waive the requirements under this subsection if the board determines, based on the information provided in this subsection, that the applicant has a similar level of knowledge and experience as persons who have met the requirements under subdivision (6) or (7) of subsection 3 of this section.

5. A dental faculty permit shall be renewed every two years and shall be subject to the same renewal requirements contained under section 332.181.

6. A dental faculty permit shall be subject to discipline in accordance with section 332.321 and shall be automatically cancelled and nullified if the holder ceases to be employed by the accredited Missouri dental school, college, or program.

7. The board shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walker (3), **House Amendment No. 2** was adopted.

Representative Frederick offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

"172.287. 1. The University of Missouri shall annually request an appropriation under capital improvements, subject to availability of funds, for a program of grants established for the engineering colleges of the University of Missouri for the purpose of assisting such colleges in the purchase of teaching and research laboratory equipment exclusive of laboratory or classroom furniture. The amount granted for each engineering college may not exceed the lesser of an amount equal to one thousand two hundred dollars per each such bachelor's degree awarded in the previous fiscal year in all engineering programs currently accredited by the accreditation board for engineering and technology, or the dollar value of new funds for equipment purchase which such colleges may obtain from sources other than state appropriations for laboratory equipment.

2. For purposes of this section, the fair market value of in-kind contributions of laboratory equipment to the colleges may be included as funds for equipment purchase from sources other than state appropriations. In the event that new funds for laboratory equipment purchase obtained by any college of engineering from such nonstate sources exceed the amount necessary to reach the maximum dollar limits herein specified, such excess amounts will be carried over to the following fiscal year and considered the same as that year's new equipment funds from nonstate sources.

3. In the event that the appropriations for this grant program are insufficient to fund all grants approved for a given fiscal year, all such grants shall be reduced pro rata as necessary.

4. The provisions of this section shall terminate on June 30, [2017] **2027**.

173.2528. 1. Prior to January 1, 2018, the department of higher education shall promulgate rules establishing the Coordinating Board for Mental Health Issues in Higher Education (CBMHI).

2. The CBMHI shall consist of representatives from the coordinating board for higher education and designated counseling directors from each public institution of higher education in Missouri. Every sector of public institution of higher education in Missouri shall be represented on the CBMHI, with no two members to be employed by the same institution or engaged in a supervisory relationship of any kind. Committee membership shall change every four years. One member shall be a representative of the coordinating board for higher education, and the remaining members shall consist of designated counseling directors from public institutions of higher education.

173.2530. 1. Prior to January 1, 2019, the coordinating board for mental health issues in higher education shall promulgate rules setting forth reasonable standards and regulations for student counseling facilities at public institutions of higher education in this state relating to student-to-staff ratios, average wait time to see a counselor for an initial appointment, prevention services and any other factors the board determines are contributing factors leading to the prevalence of mental health problems within the academic community. After establishing such standards and regulations, the CBMHI shall develop a process for evaluating student counseling programs at public institutions of higher education to assess whether programs have met the board's criteria. The evaluation process at each institution of higher education shall include measurement of an institution's ability to adequately meet student mental health needs using assessment criteria developed in validated studies of well-being and mental health of students in order to ensure that the effectiveness of the student counseling programs are objectively evaluated.

2. The CBMHI shall prescribe policies and procedures for annual review of an institution's counseling program and actions to be taken when an institution's counseling program fails to meet CBMHI standards.

3. For purposes of sections 173.2530 and 173.2532, the term "student counseling facility" means any entity that provides confidential mental health counseling, psychiatric services, or developmental counseling to college students that is located on campus or is associated with the institution of higher education and operates in accordance with state and federal law pertaining to mental health professionals as well as applicable professional and ethical codes.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

173.2532. Beginning in the 2019-20 school year, and continuing on an annual basis thereafter, student counseling facilities in operation at public institutions of higher education in this state shall participate in an annual needs assessment to identify deficiencies that place such facilities below standards established by the coordinating board for mental health issues in higher education under section 173.2532. The CBMHI shall develop specific procedures through which the assessments are written, distributed, collected, and evaluated."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative Alferman offered **House Substitute Amendment No. 1 for House Amendment No. 3.**

*House Substitute Amendment No. 1
for
House Amendment No. 3*

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

"172.287. 1. The University of Missouri shall annually request an appropriation under capital improvements, subject to availability of funds, for a program of grants established for the engineering colleges of the University of Missouri for the purpose of assisting such colleges in the purchase of teaching and research laboratory equipment exclusive of laboratory or classroom furniture. The amount granted for each engineering college may not exceed the lesser of an amount equal to one thousand two hundred dollars per each such bachelor's degree awarded in the previous fiscal year in all engineering programs currently accredited by the accreditation board for engineering and technology, or the dollar value of new funds for equipment purchase which such colleges may obtain from sources other than state appropriations for laboratory equipment.

2. For purposes of this section, the fair market value of in-kind contributions of laboratory equipment to the colleges may be included as funds for equipment purchase from sources other than state appropriations. In the event that new funds for laboratory equipment purchase obtained by any college of engineering from such nonstate sources exceed the amount necessary to reach the maximum dollar limits herein specified, such excess amounts will be carried over to the following fiscal year and considered the same as that year's new equipment funds from nonstate sources.

3. In the event that the appropriations for this grant program are insufficient to fund all grants approved for a given fiscal year, all such grants shall be reduced pro rata as necessary.

4. The provisions of this section shall terminate on June 30, ~~[2017]~~ 2027.

173.2528. 1. Prior to January 1, 2018, the department of higher education shall promulgate rules establishing the Coordinating Board for Mental Health Issues in Higher Education (CBMHI).

2. The CBMHI shall consist of representatives from the coordinating board for higher education and designated counseling directors from each public institution of higher education in Missouri. Every sector of public institution of higher education in Missouri shall be represented on the CBMHI, with no two members to be employed by the same institution or engaged in a supervisory relationship of any kind. Committee membership shall change every four years. One member shall be a representative of the coordinating board for higher education, and the remaining members shall consist of designated counseling directors from public institutions of higher education.

173.2530. 1. Prior to January 1, 2019, the coordinating board for mental health issues in higher education shall promulgate rules setting forth reasonable standards and regulations for student counseling facilities at public institutions of higher education in this state relating to student-to-staff ratios, average wait time to see a counselor for an initial appointment, prevention services and any other factors the board determines are contributing factors leading to the prevalence of mental health problems within the academic community. After establishing such standards and regulations, the CBMHI shall develop a process for evaluating student counseling programs at public institutions of higher education to assess whether programs have met the board's criteria. The evaluation process at each institution of higher education shall include measurement of an institution's ability to adequately meet student mental health needs using assessment criteria developed in validated studies of well-being and mental health of students in order to ensure that the effectiveness of the student counseling programs are objectively evaluated.

2. The CBMHI shall prescribe policies and procedures for annual review of an institution's counseling program and actions to be taken when an institution's counseling program fails to meet CBMHI standards.

3. For purposes of sections 173.2530 and 173.2532, the term "student counseling facility" means any entity that provides confidential mental health counseling, psychiatric services, or developmental counseling to college students that is located on campus or is associated with the institution of higher education and operates in accordance with state and federal law pertaining to mental health professionals as well as applicable professional and ethical codes.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

173.2532. Beginning in the 2019-20 school year, and continuing on an annual basis thereafter, student counseling facilities in operation at public institutions of higher education in this state shall participate in an annual needs assessment to identify deficiencies that place such facilities below standards established by the coordinating board for mental health issues in higher education under section 173.2532. The CBMHI shall develop specific procedures through which the assessments are written, distributed, collected, and evaluated."; and

Further amend said bill, Pages 2-7, Section 226.540, Lines 1-150, by deleting all of said section and lines; and

Further amend said bill, Pages 7-9, Section 226.550, Lines 1-72, by deleting all of said section and lines; and

Further amend said bill, Page 9, Section 227.447, Lines 1-6, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Substitute Amendment No. 1 for House Amendment No. 3** was adopted.

Representative Lichtenegger offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, Page 1, Section A, Line 3, by inserting after all of said line the following:

"173.1101. The financial assistance program established under sections 173.1101 to 173.1107 shall be hereafter known as the "Access Missouri Financial Assistance Program". The coordinating board and all approved private, ~~and~~ public, **and virtual** institutions in this state shall refer to the financial assistance program established under sections 173.1101 to 173.1107 as the access Missouri student financial assistance program in their scholarship literature, provided that no institution shall be required to revise or amend any such literature to comply with this section prior to the date such literature would otherwise be revised, amended, reprinted or replaced in the ordinary course of such institution's business.

173.1102. **1.** As used in sections 173.1101 to 173.1107, unless the context requires otherwise, the following terms mean:

- (1) "Academic year", the period from July first of any year through June thirtieth of the following year;
- (2) "Approved private institution", a nonprofit institution, dedicated to educational purposes, located in Missouri which:
 - (a) Is operated privately under the control of an independent board and not directly controlled or administered by any public agency or political subdivision;
 - (b) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a certificate or degree;
 - (c) Meets the standards for accreditation as determined by either the Higher Learning Commission or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to nondegree-granting institutions as established by the coordinating board for higher education;
 - (d) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto. Sex discrimination as used herein shall not apply to admission practices of institutions offering the enrollment limited to one sex;
 - (e) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;
- (3) "Approved public institution", an educational institution located in Missouri which:
 - (a) Is directly controlled or administered by a public agency or political subdivision;
 - (b) Receives appropriations directly or indirectly from the general assembly for operating expenses;
 - (c) Provides a postsecondary course of instruction at least six months in length leading to or directly creditable toward a degree or certificate;
 - (d) Meets the standards for accreditation as determined by either the Higher Learning Commission, or if a public community college created under the provisions of sections 178.370 to 178.400 meets the standards established by the coordinating board for higher education for such public community colleges, or by other accrediting bodies recognized by the United States Department of Education or by utilizing accreditation standards applicable to the institution as established by the coordinating board for higher education;
 - (e) Does not discriminate in the hiring of administrators, faculty and staff or in the admission of students on the basis of race, color, religion, sex, or national origin and is otherwise in compliance with the Federal Civil Rights Acts of 1964 and 1968 and executive orders issued pursuant thereto;
 - (f) Permits faculty members to select textbooks without influence or pressure by any religious or sectarian source;
- (4) **"Approved virtual institution", an educational institution that meets all of the following requirements:**
 - (a) **Is recognized as a qualifying institution by gubernatorial executive order, unless such order is rescinded;**
 - (b) **Is recognized as a qualifying institution through a memorandum of understanding between the state of Missouri and the approved virtual institution;**

(c) **Is accredited by a regional accrediting agency recognized by the United States Department of Education;**

(d) **Has established and continuously maintains a physical campus or location of operation within the state of Missouri;**

(e) **Maintains at least twenty-five full-time Missouri employees, at least one-half of which shall be faculty or administrators engaged in operations;**

(f) **Enrolls at least one thousand Missouri residents as degree or certificate seeking students;**

(g) **Maintains a governing body or advisory board based in Missouri with oversight of Missouri operations;**

(h) **Is organized as a nonprofit institution; and**

(i) **Utilizes an exclusively competency-based education model;**

(5) "Coordinating board", the coordinating board for higher education;

~~[(5)]~~ (6) "Expected family contribution", the amount of money a student and family should pay toward the cost of postsecondary education as calculated by the United States Department of Education and reported on the student aid report or the institutional student information record;

~~[(6)]~~ (7) "Financial assistance", an amount of money paid by the state of Missouri to a qualified applicant under sections 173.1101 to 173.1107;

~~[(7)]~~ (8) "Full-time student", an individual who is enrolled in and is carrying a sufficient number of credit hours or their equivalent at an approved private, ~~or~~ public, **or virtual** institution to secure the degree or certificate toward which he or she is working in no more than the number of semesters or their equivalent normally required by that institution in the program in which the individual is enrolled. This definition shall be construed as the successor to subdivision (7) of section 173.205 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.205.

2. The failure of an approved virtual institution to continuously maintain all of the requirements in subdivision (4) of subsection 1 of this section shall preclude such institution's students or applicants from being eligible for assistance under sections 173.1104 and 173.1105.

173.1104. 1. An applicant shall be eligible for initial or renewed financial assistance only if, at the time of application and throughout the period during which the applicant is receiving such assistance, the applicant:

(1) Is a citizen or a permanent resident of the United States;

(2) Is a resident of the state of Missouri, as determined by reference to standards promulgated by the coordinating board;

(3) Is enrolled, or has been accepted for enrollment, as a full-time undergraduate student in an approved private, ~~or~~ public, **or virtual** institution; and

(4) Is not enrolled or does not intend to use the award to enroll in a course of study leading to a degree in theology or divinity.

2. If an applicant is found guilty of or pleads guilty to any criminal offense during the period of time in which the applicant is receiving financial assistance, such applicant shall not be eligible for renewal of such assistance, provided such offense would disqualify the applicant from receiving federal student aid under Title IV of the Higher Education Act of 1965, as amended.

3. Financial assistance shall be allotted for one academic year, but a recipient shall be eligible for renewed assistance until he or she has obtained a baccalaureate degree, provided such financial assistance shall not exceed a total of ten semesters or fifteen quarters or their equivalent. Standards of eligibility for renewed assistance shall be the same as for an initial award of financial assistance, except that for renewal, an applicant shall demonstrate a grade-point average of two and five-tenths on a four-point scale, or the equivalent on another scale. This subsection shall be construed as the successor to section 173.215 for purposes of eligibility requirements of other financial assistance programs that refer to section 173.215.

173.1105. 1. An applicant who is an undergraduate postsecondary student at an approved private, ~~or~~ public, **or virtual** institution and who meets the other eligibility criteria shall be eligible for financial assistance, with a minimum and maximum award amount as follows:

(1) For academic years 2010-11, 2011-12, 2012-13, and 2013-14:

(a) One thousand dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector;

(b) Two thousand one hundred fifty dollars maximum and one thousand dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical College of Missouri; and

(c) Four thousand six hundred dollars maximum and two thousand dollars minimum for students attending approved private institutions;

(2) For the 2014-15 academic year and subsequent years:

(a) One thousand three hundred dollars maximum and three hundred dollars minimum for students attending institutions classified as part of the public two-year sector; and

(b) Two thousand eight hundred fifty dollars maximum and one thousand five hundred dollars minimum for students attending institutions classified as part of the public four-year sector, including State Technical College of Missouri, ~~[or]~~ approved private institutions, **or approved virtual institutions**.

2. All students with an expected family contribution of twelve thousand dollars or less shall receive at least the minimum award amount for his or her institution. Maximum award amounts for an eligible student with an expected family contribution above seven thousand dollars shall be reduced by ten percent of the maximum expected family contribution for his or her increment group. Any award amount shall be reduced by the amount of a student's payment from the A+ schools program or any successor program to it. For purposes of this subsection, the term "increment group" shall mean a group organized by expected family contribution in five hundred dollar increments into which all eligible students shall be placed.

3. If appropriated funds are insufficient to fund the program as described, the maximum award shall be reduced across all sectors by the percentage of the shortfall. If appropriated funds exceed the amount necessary to fund the program, the additional funds shall be used to increase the number of recipients by raising the cutoff for the expected family contribution rather than by increasing the size of the award.

4. Every three years, beginning with academic year 2009-10, the award amount may be adjusted to increase no more than the Consumer Price Index for All Urban Consumers (CPI-U), 1982-1984 = 100, not seasonally adjusted, as defined and officially recorded by the United States Department of Labor, or its successor agency, for the previous academic year. The coordinating board shall prepare a report prior to the legislative session for use of the general assembly and the governor in determining budget requests which shall include the amount of funds necessary to maintain full funding of the program based on the baseline established for the program upon the effective date of sections 173.1101 to 173.1107. Any increase in the award amount shall not become effective unless an increase in the amount of money appropriated to the program necessary to cover the increase in award amount is passed by the general assembly.

173.1107. A recipient of financial assistance may transfer from one approved public ~~[or]~~, private, **or virtual** institution to another without losing eligibility for assistance under sections 173.1101 to 173.1107, but the coordinating board shall make any necessary adjustments in the amount of the award. If a recipient of financial assistance at any time is entitled to a refund of any tuition, fees, or other charges under the rules and regulations of the institution in which he or she is enrolled, the institution shall pay the portion of the refund which may be attributed to the state grant to the coordinating board. The coordinating board will use these refunds to make additional awards under the provisions of sections 173.1101 to 173.1107."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lichtenegger, **House Amendment No. 4** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzwater 144	Fraker
Francis	Franklin	Frederick	Gannon	Gregory

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Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellington	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 019

Bahr	Brattin	Brown 57	Dogan	Ellebracht
Fitzpatrick	Fitzwater 49	Franks Jr	Higdon	Korman
Mathews	Matthiesen	McDaniel	Muntzel	Neely
Razer	Roden	Spencer	Mr. Speaker	

VACANCIES: 001

On motion of Representative Alferman, the title of **HCS SCS SB 355, as amended**, relating to higher education, was agreed to.

On motion of Representative Alferman, **HCS SCS SB 355, as amended**, was adopted.

On motion of Representative Alferman, **HCS SCS SB 355, as amended**, was read the third time and passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Engler	Evans	Fitzpatrick

Fitzwater 144	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
May	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stacy	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 006

Curtis	Hurst	Marshall	Moon	Pogue
Stephens 128				

PRESENT: 002

Ellington	Mitten
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ABSENT WITH LEAVE: 013

Bahr	Barnes 28	Ellebracht	Fitzwater 49	Higdon
Korman	Mathews	Matthiesen	McDaniel	Muntzel
Roden	Spencer	Walker 74		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS IN CONFERENCE

SS HCS HBs 90 & 68, as amended, relating to a program for the monitoring of certain prescribed controlled substances, was taken up by Representative Rehder.

Representative Rehder moved that the Conference Committee on **SS HCS HBs 90 & 68, as amended**, be dissolved.

Which motion was adopted.

Representative Rehder moved that **SS HCS HBs 90 & 68, as amended**, be adopted.

Speaker Richardson resumed the Chair.

SS HCS HBs 90 & 68, as amended, was laid over.

HCS SB 111, as amended, relating to public administrators, was taken up by Representative Crawford.

Representative Crawford moved that the House conferees be allowed to exceed the differences on **HCS SB 111, as amended**, in Section 108.170 and Section 347.048.

Which motion was adopted.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 3311 - Consent and House Procedure

HR 3312 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **SB 195**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Cookson, Franklin, Gannon, Justus, Moon, Neely, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 4**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann

Noes (4): Arthur, Carpenter, Runions and Unsicker

Absent (2): Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCR 14**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (2): Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 21**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Arthur, Austin, Barnes (60), Carpenter, Corlew, Roeber, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (3): Berry, Engler and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SCS SB 49**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 248**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 478**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (1): Unsicker

Absent (2): Berry and Mathews

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SB 490**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Carpenter, Corlew, Engler, Roeber, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (2): Berry and Mathews

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS HCB 3** and requests the House take up and pass **SS HCB 3**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 850**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees be allowed to exceed the differences for the purposes of modifying the provisions of **House Amendment No. 1** and **House Amendment No. 1 to House Amendment No. 2** to **HCS SB 111**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 139, as amended**, and requests the House to recede from its position and, failing to do so, grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 283, as amended**, and requests the House to recede from its position and, failing to do so, grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the conference on **SB 411, as amended**, has been dissolved and the Senate requests the House recede on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5** and **House Amendment No. 5, as amended**, to **SB 411** and take up and pass **SB 411**.

COMMUNICATIONS

May 9, 2017

Chief Clerk Adam Crumbliss
Missouri House of Representatives
201 West Capitol Avenue
Jefferson City, Missouri 65101

Dear Chief Clerk Crumbliss:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of a possible personal interest in legislation on which the House of Representatives may vote during the legislative session. I am a practicing Physical Therapist in Kirkwood, Mo.

In compliance with Section 105.461, please publish this letter in the Journal of the House.

Sincerely,

/s/ Deb Lavender
State Representative
District 90

**CONFERENCE COMMITTEE REPORT
ON
SENATE BILL NO. 8**

The Conference Committee appointed on Senate Bill No. 8, with House Amendment Nos. 1 and 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment Nos. 4, 5, 6 and 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment Nos. 1, 2, and 3 to House Amendment No. 9, House Amendment No. 9 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 8, as amended;
2. That the Senate recede from its position on Senate Bill No. 8;
3. That the attached Conference Committee Substitute for Senate Bill No. 8 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Sen. Brian Munzlinger
/s/ Sen. Caleb Rowden
/s/ Sen. Dave Schatz
/s/ Sen. Jill Schupp
/s/ Sen. Jacob Hummel

FOR THE HOUSE:

/s/ Rep. Shawn Rhoads
/s/ Rep. Mike Bernskoetter
/s/ Rep. Paul Fitzwater
Rep. Tracy McCreery
Rep. Gina Mitten

**CONFERENCE COMMITTEE REPORT
ON
SENATE BILL NO. 50**

The Conference Committee appointed on Senate Bill No. 50, with House Amendment Nos. 1, 2, 3, and 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendment Nos. 8 and 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10 as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12 as amended, and House Amendment Nos. 13, 14, and 15, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 50, as amended;
2. That the Senate recede from its position on Senate Bill No. 50;

3. That the attached Conference Committee Substitute for Senate Bill No. 50 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Gina Walsh
/s/ Shalonn "Kiki" Curls
/s/ David Sater
/s/ Jeanie Riddle
/s/ Jay Wasson

FOR THE HOUSE:

/s/ Keith Frederick
/s/ Bill White
/s/ Joe Don McGaugh
/s/ Jerome Barnes, 28th
/s/ Lauren Arthur

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR SB 8, as amended - Fiscal Review
CCR SB 50, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Wednesday, May 10, 2017.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Rory Rowland, District 29, hereby state and affirm that my vote on the motion by which **CCR SCS HCS HB 3** was adopted in the Journal of the House for Sixty-eighth Day, Thursday, May 4, 2017 was incorrectly recorded as "Absent with Leave" on page 2171. Pursuant to House Rule 94, I ask that the Journal be corrected to note that I was in the Chamber at the time the vote was taken, I did vote, and my vote should have been recorded as "No."

IN WITNESS WHEREOF, I have hereunto subscribed my hand to this affidavit on this 9th day of May, 2017.

/s/ Rory Rowland
State Representative

State of Missouri)
) ss.
County of Cole)

Subscribed and sworn to before me this 9th day of May in the year 2017.

/s/ Leann M. Hager
Notary Public

COMMITTEE HEARINGS

BUDGET

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Annual Review of state tax credits.

FISCAL REVIEW

Wednesday, May 10, 2017, 8:30 AM, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Room subject to change.

FISCAL REVIEW

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Friday, May 12, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 10, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session may be held on any matter referred to the committee.
Be prepared to take action on any bill referred to committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 11, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session may be held on any matter referred to the committee.
Be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 10, 2017, 9:50 AM, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.
Please be prepared to take action on any bill referred to committee. Please note time change.
CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Thursday, June 8, 2017, 2:00 PM, House Hearing Room 5.

Executive session may be held on any matter referred to the committee.

Please be prepared to take action on any bill referred to committee.

CANCELLED

HOUSE CALENDAR

SEVENTY-FIRST DAY, WEDNESDAY, MAY 10, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller

HB 358 - Bahr

HCS HB 415 - McGaugh

HB 426 - Cornejo

HCS HBs 908 & 757 - Lichtenegger

HB 708 - Hill

HB 56 - Love

HB 110 - Davis

HCS HB 574 - Davis

HCS HB 677 - Rowland (155)

HB 738 - Kolkmeyer

HB 799 - Lauer

HCS HB 890 - Mathews

HB 114 - McGaugh

HB 301 - Hill

HB 305 - Pike

HB 322 - Neely

HCS HB 379 - Plocher

HCS HB 436 - Hill

HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SB 329 - Kolkmeyer
SS SCS SB 16 - Engler
SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)
HCS SCS SB 11 - Fraker
HCS SB 30 - Fitzpatrick
SS SB 31 - McGaugh
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
SB 222 - Korman
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
HCS SCS SB 421 - Kidd
HCS SB 488 - Bernskoetter
SB 296, E.C. - Baringer
HCS SS SB 35 - Ross
HCS SB 225 - Davis
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
SCS SB 404 - Alferman
HCS SB 501, E.C. - Stephens (128)

SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
SCS#2 SB 128 - Roeber
HCS SB 134, (Fiscal Review 5/2/17) - Mosley
HCS SB 114 - Alferman
HCS SCS SB 112, as amended, E.C. - Tate
HCS SCS SB 399 - Korman
HCS SB 394, E.C. - Walker (3)
SB 65 - Ross
HCS SS SB 124, (Fiscal Review 5/8/17) - Austin
SS SB 293 - Engler
SB 376 - Dohrman
SS SCS SB 49 - Haefner
SB 248 - Love
HCS SB 478 - Barnes (60)
SS SB 490 - Frederick

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 4 - Frederick
HCS SCR 14 - Basye
SCR 21 - Brattin

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 292, (Fiscal Review 5/9/17) - Crawford
SS HCS HBs 90 & 68, as amended (motion to adopt SS, as amended, pending) - Rehder

BILLS CARRYING REQUEST MESSAGES

SS HCB 3, (Senate refuse to recede/request House take up and pass SS HCB 3) - Fitzpatrick
HCS SCS SB 139, as amended (request House recede/grant conference) - Wood
SB 411, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 1 HA 5, HA 5, a.a. (Request House recede/take up and pass SB 411) - Tate
HCS SB 283, as amended (request House recede/grant conference) - Andrews

BILLS IN CONFERENCE

SCS HCS HB 19 - Fitzpatrick
CCR SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8, HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a. (Fiscal Review 5/9/17), E.C. - Rhoads
HCS SS SB 34, as amended, E.C. - Rhoads

CCR SB 50, with HA 1, HA 2, HA 3, HA 4, HA 1 HA 5, HA 5, a.a., HA 1 HA 6, HA 6, a.a.,
HA 1 HA 7, HA 7, a.a., HA 8, HA 9, HA 1 HA 10, HA 10, a.a., HA 11, HA 1 HA 12,
HA 12, a.a., HA 13, HA 14, HA 15 (Fiscal Review 5/9/17) - Frederick
SB 64, with HA 1, HA 2, HA 3 - Alferman
HCS SB 111, as amended (exceed differences) - Crawford
HCS SS SB 62, as amended - Black
HCS SB 302, as amended - Ruth

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick
CCS SCS HCS HB 2002 - Fitzpatrick
CCS SCS HCS HB 2003 - Fitzpatrick
CCS SCS HCS HB 2004 - Fitzpatrick
CCS SCS HCS HB 2005 - Fitzpatrick
CCS SCS HCS HB 2006 - Fitzpatrick
CCS SCS HCS HB 2007 - Fitzpatrick
CCS SCS HCS HB 2008 - Fitzpatrick
CCS SCS HCS HB 2009 - Fitzpatrick
CCS SCS HCS HB 2010 - Fitzpatrick
CCS SCS HCS HB 2011 - Fitzpatrick
CCS SCS HCS HB 2012 - Fitzpatrick
HCS HB 2013 - Fitzpatrick
SCS HCS HB 2017 - Fitzpatrick
SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTY-FIRST DAY, WEDNESDAY, MAY 10, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He that dwelleth in the secret place of the Most High shall abide under the shadow of the Almighty. (Psalm 91:1)

Almighty and Everlasting God, above the conflicts of this busy day and the disorders of this final week we would come to You seeking the calm of Your holy presence. In the secret place of the Most High we would dwell, lifting our hearts to You, praying for the guidance of Your spirit and the direction of Your wisdom as we face the experiences of another full day.

Help us to serve our constituents with persistent faithfulness and patient dependability that we may keep in our State the hope of all people and the channel of peace for our generation.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to serve as an Honorary Page for the Day, to serve without compensation: Cassie Weigel.

The Journal of the seventieth day was approved as printed by the following vote:

AYES: 128

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Evans	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gray	Green
Grier	Haahr	Haefner	Hannegan	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	May	McCaherty	McCann Beatty

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McCreery	McDaniel	McGaugh	Meredith 71	Miller
Moon	Morgan	Morris	Mosley	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Quade
Redmon	Rehder	Reiboldt	Reisch	Remole
Roberts	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Smith 85	Smith 163
Sommer	Stacy	Stevens 46	Swan	Tate
Taylor	Vescovo	Walker 3	Wessels	White
Wiemann	Wilson	Wood		

NOES: 000

PRESENT: 002

Merideth 80 Unsicker

ABSENT WITH LEAVE: 032

Arthur	Brattin	Carpenter	Christofanelli	Curtis
Ellington	Engler	Fitzpatrick	Fitzwater 144	Gannon
Gregory	Hansen	Kelly 141	Lauer	Matthiesen
McGee	Messenger	Mitten	Muntzel	Neely
Razer	Rhoads	Roden	Roeber	Rone
Runions	Shumake	Spencer	Stephens 128	Trent
Walker 74	Mr. Speaker			

VACANCIES: 001

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 292**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SB 8, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 124**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels and Wood

Noes (3): Alferman, Conway (104) and Wiemann

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 93** entitled:

An act to repeal sections 620.800, 620.803, 620.806, and 620.809, RSMo, and to enact in lieu thereof ten new sections relating to job training.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 HCS HB 151** entitled:

An act to repeal sections 302.065, 302.183, 302.188, and 302.189, RSMo, and to enact in lieu thereof three new sections relating to forms of identification, with penalty provisions and an emergency clause.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3 and Senate Amendment No. 4.

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 5, Section 302.170, Lines 17-23, by striking all of said lines from the bill; and further renumber the remaining subsections accordingly.

Senate Amendment No. 2

AMEND Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 10, Section 302.170, Line 3 of said page, by inserting after all of said line the following:

“302.185. In the event that a license issued under sections 302.010 to 302.780 shall be lost or destroyed or when a veteran seeks a veteran designation under section 302.188 prior to the expiration of a license **or when a person who has a license or identification card issued prior to the effective date of this act applies for a REAL ID compliant driver's license or identification card because noncompliant driver's licenses or identification cards issued by this state are no longer accepted as sufficient identification for domestic air travel**, but not where a license has been suspended, taken up, revoked, disqualified, or deposited in lieu of bail, hereinafter provided, the person to whom the license as was issued may obtain a duplicate license upon furnishing proper identification and satisfactory proof to the director or his authorized license agents that the license has been lost or destroyed, and upon payment of a fee of fifteen dollars for a duplicate license if the person transports persons or property as classified in section 302.015, and a fee of seven dollars and fifty cents for all other duplicate classifications of license. **The department of revenue shall not collect a duplicate license fee for issuance of a REAL ID compliant driver's license or identification card to a person not previously issued a REAL ID compliant driver's license or identification card.**”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 2, Section 302.170, Line 28, of said page, by inserting at the end of said line the following:

“Documents retained as provided or required by subsections 3 and 4 of this section shall be stored solely on a system not connected to the internet nor to a wide area network that connects to the internet. Once stored on such system, the documents and data shall be purged from any systems on which they were previously stored so as to make them irretrievable.”.

Senate Amendment No. 4

AMEND Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151, Page 3, Section 302.170, Line 20, by striking “14” and inserting in lieu thereof the following:

“13”.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS SCS HB 93 - Fiscal Review

SS#2 HCS HB 151, as amended - Fiscal Review

THIRD READING OF SENATE BILLS

SB 222, relating to vehicle lighting equipment, was taken up by Representative Korman.

Representative Reiboldt offered **House Amendment No. 1.**

House Amendment No. 1

AMEND Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"304.005. 1. As used in this section, the term "autocycle" means a three-wheeled motor vehicle ~~[on]~~ which the drivers and passengers ride in a **partially or** completely enclosed, ~~[tandem]~~ **non-straddle** seating area ~~[that is equipped with air bag protection, a roll cage, safety belts for each occupant, and antilock brakes and]~~ that is designed to be controlled with a steering wheel and pedals, **and has met applicable Department of Transportation National Highway Traffic Safety Administration requirements or Federal Motorcycle Safety Standards.**

2. Notwithstanding subsection 2 of section 302.020, a person operating or riding in an autocycle shall not be required to wear protective headgear if the vehicle is equipped with a roof that meets or exceeds the standards established for protective headgear.

3. No person shall operate an autocycle on any highway or street in this state unless the person has a valid driver's license. The operator of an autocycle, however, shall not be required to obtain a motorcycle or motortricycle license or endorsement pursuant to sections 302.010 to 302.340."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reiboldt, **House Amendment No. 1** was adopted.

Representative Redmon offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary ~~[emergency]~~ vehicle displaying lighted red or red and blue lights, or a stationary vehicle ~~[owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation]~~ displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; or

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor."; and

Further amend said bill, Page 1, Section 307.005, Line 4, by inserting after all of said section and line the following:

"307.175. 1. Motor vehicles and equipment which are operated by any member of an organized fire department, ambulance association, or rescue squad, whether paid or volunteer, may be operated on streets and highways in this state as an emergency vehicle under the provisions of section 304.022 while responding to a fire call or ambulance call or at the scene of a fire call or ambulance call and while using or sounding a warning siren and using or displaying thereon fixed, flashing or rotating blue lights, but sirens and blue lights shall be used only in bona fide emergencies.

2. ~~[Motor vehicles and equipment owned by the state highways and transportation commission or contractor or subcontractor performing work for the department of transportation may use or display thereon fixed, flashing, or rotating amber or white lights, but amber or white lights shall be used only while such vehicle is stationary in a work zone, as defined in section 304.580, when highway workers, as defined in section 304.580, are present.]~~

(1) Notwithstanding subsection 1 of this section, the following vehicles may use or display fixed, flashing, or rotating red or red and blue lights:

(a) Emergency vehicles, as defined in section 304.022, when responding to an emergency;

(b) Vehicles operated as described in subsection 1 of this section;

(c) Vehicles owned by a contractor or subcontractor performing work for the department of transportation, except that the red or red and blue lights shall be displayed on vehicles described in this paragraph only between dusk and dawn, when such vehicles are stationary, such vehicles are located in a work zone as defined in section 304.580, highway workers as defined in section 304.580 are present, and such work zone is designated by a sign or signs.

(2) The following vehicles may use or display fixed, flashing, or rotating amber or amber and white lights:

(a) Vehicles owned or leased by the state highways and transportation commission and operated by an authorized employee of the department of transportation;

(b) Vehicles owned by a contractor or subcontractor performing work for the department of transportation, except that the amber or amber and white lights shall be displayed on vehicles described in this paragraph only when such vehicles are stationary;

(c) Vehicles operated by a utility worker performing work for the utility, except that the amber or amber and white lights shall be displayed on vehicles described in this paragraph only when such vehicles are stationary. As used in this paragraph, the term "utility worker" means any employee while in performance of his or her job duties, including any person employed under contract of a utility that provides gas, heat, electricity, water, steam, telecommunications or cable services, or sewer services, whether privately, municipally, or cooperatively owned.

3. Permits for the operation of such vehicles equipped with sirens or blue lights shall be in writing and shall be issued and may be revoked by the chief of an organized fire department, organized ambulance association, rescue squad, or the state highways and transportation commission and no person shall use or display a siren or blue

lights on a motor vehicle, fire, ambulance, or rescue equipment without a valid permit authorizing the use. A permit to use a siren or lights as heretofore set out does not relieve the operator of the vehicle so equipped with complying with all other traffic laws and regulations. Violation of this section constitutes a class A misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Redmon, **House Amendment No. 2** was adopted.

Representative Brattin offered **House Amendment No. 3**.

House Amendment No. 3

AMEND Senate Bill No. 222, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the chief engineer of the state transportation department shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear. The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection 10 of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the state highways and transportation commission may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, stinger-steered combination automobile transporters and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat transporters, truck-trailer boat transporter combinations and stinger-steered combinations shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the highways and transportation commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. The highways and transportation commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8 and 9 of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8 and 9 of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

11. Except as provided in subsections 5, 6, 7, 8, 9 and 10 of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway, except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered combinations or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles.

12. (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

(3) Notwithstanding any other provision of law to the contrary, agricultural machinery and implements may be operated on state highways between the hours of sunset and sunrise for agricultural purposes provided such vehicles are equipped with lighting meeting the requirements of section 307.115.

13. As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

14. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The chief engineer of the state transportation department shall issue

special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brattin, **House Amendment No. 3** was adopted.

Representative Korman offered **House Amendment No. 4**.

House Amendment No. 4

AMEND Senate Bill No. 222, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"287.020. 1. The word "employee" as used in this chapter shall be construed to mean every person in the service of any employer, as defined in this chapter, under any contract of hire, express or implied, oral or written, or under any appointment or election, including executive officers of corporations. Except as otherwise provided in section 287.200, any reference to any employee who has been injured shall, when the employee is dead, also include his dependents, and other persons to whom compensation may be payable.

The word "employee" shall also include all minors who work for an employer, whether or not such minors are employed in violation of law, and all such minors are hereby made of full age for all purposes under, in connection with, or arising out of this chapter. The word "employee" shall not include an individual who is the owner, as defined in ~~subdivision (42) of~~ section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies. The word "employee" also shall not include any person performing services for board, lodging, aid, or sustenance received from any religious, charitable, or relief organization.

2. The word "accident" as used in this chapter shall mean an unexpected traumatic event or unusual strain identifiable by time and place of occurrence and producing at the time objective symptoms of an injury caused by a specific event during a single work shift. An injury is not compensable because work was a triggering or precipitating factor.

3. (1) In this chapter the term "injury" is hereby defined to be an injury which has arisen out of and in the course of employment. An injury by accident is compensable only if the accident was the prevailing factor in causing both the resulting medical condition and disability. "The prevailing factor" is defined to be the primary factor, in relation to any other factor, causing both the resulting medical condition and disability.

(2) An injury shall be deemed to arise out of and in the course of the employment only if:

(a) It is reasonably apparent, upon consideration of all the circumstances, that the accident is the prevailing factor in causing the injury; and

(b) It does not come from a hazard or risk unrelated to the employment to which workers would have been equally exposed outside of and unrelated to the employment in normal nonemployment life.

(3) An injury resulting directly or indirectly from idiopathic causes is not compensable.

(4) A cardiovascular, pulmonary, respiratory, or other disease, or cerebrovascular accident or myocardial infarction suffered by a worker is an injury only if the accident is the prevailing factor in causing the resulting medical condition.

(5) The terms "injury" and "personal injuries" shall mean violence to the physical structure of the body and to the personal property which is used to make up the physical structure of the body, such as artificial dentures, artificial limbs, glass eyes, eyeglasses, and other prostheses which are placed in or on the body to replace the physical structure and such disease or infection as naturally results therefrom. These terms shall in no case except as specifically provided in this chapter be construed to include occupational disease in any form, nor shall they be construed to include any contagious or infectious disease contracted during the course of the employment, nor shall they include death due to natural causes occurring while the worker is at work.

4. "Death" when mentioned as a basis for the right to compensation means only death resulting from such violence and its resultant effects occurring within three hundred weeks after the accident; except that in cases of occupational disease, the limitation of three hundred weeks shall not be applicable.

5. Injuries sustained in company-owned or subsidized automobiles in accidents that occur while traveling from the employee's home to the employer's principal place of business or from the employer's principal place of business to the employee's home are not compensable. The extension of premises doctrine is abrogated to the extent it extends liability for accidents that occur on property not owned or controlled by the employer even if the accident occurs on customary, approved, permitted, usual or accepted routes used by the employee to get to and from their place of employment.

6. The term "total disability" as used in this chapter shall mean inability to return to any employment and not merely mean inability to return to the employment in which the employee was engaged at the time of the accident.

7. As used in this chapter and all acts amendatory thereof, the term "commission" shall hereafter be construed as meaning and referring exclusively to the labor and industrial relations commission of Missouri, and the term "director" shall hereafter be construed as meaning the director of the department of insurance, financial institutions and professional registration of the state of Missouri or such agency of government as shall exercise the powers and duties now conferred and imposed upon the department of insurance, financial institutions and professional registration of the state of Missouri.

8. The term "division" as used in this chapter means the division of workers' compensation of the department of labor and industrial relations of the state of Missouri.

9. For the purposes of this chapter, the term "minor" means a person who has not attained the age of eighteen years; except that, for the purpose of computing the compensation provided for in this chapter, the provisions of section 287.250 shall control.

10. In applying the provisions of this chapter, it is the intent of the legislature to reject and abrogate earlier case law interpretations on the meaning of or definition of "accident", "occupational disease", "arising out of", and "in the course of the employment" to include, but not be limited to, holdings in: *Bennett v. Columbia Health Care and Rehabilitation*, 80 S.W.3d 524 (Mo.App. W.D. 2002); *Kasl v. Bristol Care, Inc.*, 984 S.W.2d 852 (Mo.banc 1999); and *Drewes v. TWA*, 984 S.W.2d 512 (Mo.banc 1999) and all cases citing, interpreting, applying, or following those cases.

11. For the purposes of this chapter, "occupational diseases due to toxic exposure" shall only include the following: mesothelioma, asbestosis, berylliosis, coal worker's pneumoconiosis, bronchiolitis obliterans, silicosis, silicotuberculosis, manganism, acute myelogenous leukemia, and myelodysplastic syndrome.

287.040. 1. Any person who has work done under contract on or about his premises which is an operation of the usual business which he there carries on shall be deemed an employer and shall be liable under this chapter to such contractor, his subcontractors, and their employees, when injured or killed on or about the premises of the employer while doing work which is in the usual course of his business.

2. The provisions of this section shall not apply to the owner of premises upon which improvements are being erected, demolished, altered or repaired by an independent contractor but such independent contractor shall be deemed to be the employer of the employees of his subcontractors and their subcontractors when employed on or about the premises where the principal contractor is doing work.

3. In all cases mentioned in the preceding subsections, the immediate contractor or subcontractor shall be liable as an employer of the employees of his subcontractors. All persons so liable may be made parties to the proceedings on the application of any party. The liability of the immediate employer shall be primary, and that of the others secondary in their order, and any compensation paid by those secondarily liable may be recovered from those primarily liable, with attorney's fees and expenses of the suit. Such recovery may be had on motion in the original proceedings. No such employer shall be liable as in this section provided, if the employee was insured by his immediate or any intermediate employer.

4. The provisions of this section shall not apply to the relationship between a for-hire motor carrier operating within a commercial zone as defined in section 390.020 or 390.041 or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation, or any of its subagencies, and an owner, as defined in ~~subdivision (42) of~~ section 301.010, and operator of a motor vehicle.

288.035. Notwithstanding the provisions of section 288.034, in the case of an individual who is the owner, as defined in ~~subdivision (42) of~~ section 301.010, and operator of a motor vehicle which is leased or contracted with a driver to a for-hire common or contract motor vehicle carrier operating within a commercial zone as defined in section 390.020 or 390.041, or operating under a certificate issued by the Missouri department of transportation or by the United States Department of Transportation or any of its subagencies, such owner/operator shall not be deemed to be an employee, provided, however, such individual owner and operator shall be deemed to be in

employment if the for-hire common or contract vehicle carrier is an organization described in Section 501(c)(3) of the Internal Revenue Code or any governmental entity.

301.010. As used in this chapter and sections 304.010 to 304.040, 304.120 to 304.260, and sections 307.010 to 307.175, the following terms mean:

(1) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand five hundred pounds or less, traveling on three, four or more nonhighway tires;

(2) "Automobile transporter", any vehicle combination **capable of carrying cargo on the power unit and** designed and used ~~specifically~~ for the transport of assembled motor vehicles, **including truck camper units**;

(3) "Axle load", the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle;

(4) **"Backhaul", the return trip of a vehicle transporting cargo or general freight, especially when carrying goods back over all or part of the same route;**

(5) "Boat transporter", any vehicle combination **capable of carrying cargo on the power unit and** designed and used specifically to transport assembled boats and boat hulls. **Boats may be partially disassembled to facilitate transporting;**

~~[(5)]~~ (6) "Body shop", a business that repairs physical damage on motor vehicles that are not owned by the shop or its officers or employees by mending, straightening, replacing body parts, or painting;

~~[(6)]~~ (7) "Bus", a motor vehicle primarily for the transportation of a driver and eight or more passengers but not including shuttle buses;

~~[(7)]~~ (8) "Commercial motor vehicle", a motor vehicle designed or regularly used for carrying freight and merchandise, or more than eight passengers but not including vanpools or shuttle buses;

~~[(8)]~~ (9) "Cotton trailer", a trailer designed and used exclusively for transporting cotton at speeds less than forty miles per hour from field to field or from field to market and return;

~~[(9)]~~ (10) "Dealer", any person, firm, corporation, association, agent or subagent engaged in the sale or exchange of new, used or reconstructed motor vehicles or trailers;

~~[(10)]~~ (11) "Director" or "director of revenue", the director of the department of revenue;

~~[(11)]~~ (12) "Driveaway operation":

(a) The movement of a motor vehicle or trailer by any person or motor carrier other than a dealer over any public highway, under its own power singly, or in a fixed combination of two or more vehicles, for the purpose of delivery for sale or for delivery either before or after sale;

(b) The movement of any vehicle or vehicles, not owned by the transporter, constituting the commodity being transported, by a person engaged in the business of furnishing drivers and operators for the purpose of transporting vehicles in transit from one place to another by the driveaway or towaway methods; or

(c) The movement of a motor vehicle by any person who is lawfully engaged in the business of transporting or delivering vehicles that are not the person's own and vehicles of a type otherwise required to be registered, by the driveaway or towaway methods, from a point of manufacture, assembly or distribution or from the owner of the vehicles to a dealer or sales agent of a manufacturer or to any consignee designated by the shipper or consignor;

~~[(12)]~~ (13) "Dromedary", a box, deck, or plate mounted behind the cab and forward of the fifth wheel on the frame of the power unit of a truck tractor-semitrailer combination. A truck tractor equipped with a dromedary may carry part of a load when operating independently or in a combination with a semitrailer;

~~[(13)]~~ (14) "Farm tractor", a tractor used exclusively for agricultural purposes;

~~[(14)]~~ (15) "Fleet", any group of ten or more motor vehicles owned by the same owner;

~~[(15)]~~ (16) "Fleet vehicle", a motor vehicle which is included as part of a fleet;

~~[(16)]~~ (17) "Fullmount", a vehicle mounted completely on the frame of either the first or last vehicle in a saddlemount combination;

~~[(17)]~~ (18) "Gross weight", the weight of vehicle and/or vehicle combination without load, plus the weight of any load thereon;

~~[(18)]~~ (19) "Hail-damaged vehicle", any vehicle, the body of which has become dented as the result of the impact of hail;

~~[(19)]~~ (20) "Highway", any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

~~[(20)]~~ (21) "Improved highway", a highway which has been paved with gravel, macadam, concrete, brick or asphalt, or surfaced in such a manner that it shall have a hard, smooth surface;

~~[(21)]~~ (22) "Intersecting highway", any highway which joins another, whether or not it crosses the same;

~~[(22)]~~ (23) "Junk vehicle", a vehicle which:

(a) Is incapable of operation or use upon the highways and has no resale value except as a source of parts or scrap; or

(b) Has been designated as junk or a substantially equivalent designation by this state or any other state;

~~[(23)]~~ (24) "Kit vehicle", a motor vehicle assembled by a person other than a generally recognized manufacturer of motor vehicles by the use of a glider kit or replica purchased from an authorized manufacturer and accompanied by a manufacturer's statement of origin;

~~[(24)]~~ (25) "Land improvement contractors' commercial motor vehicle", any not-for-hire commercial motor vehicle the operation of which is confined to:

(a) An area that extends not more than a radius of one hundred miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects involving soil and water conservation, or to and from equipment dealers' maintenance facilities for maintenance purposes; or

(b) An area that extends not more than a radius of fifty miles from its home base of operations when transporting its owner's machinery, equipment, or auxiliary supplies to or from projects not involving soil and water conservation. Nothing in this subdivision shall be construed to prevent any motor vehicle from being registered as a commercial motor vehicle or local commercial motor vehicle;

~~[(25)]~~ (26) "Local commercial motor vehicle", a commercial motor vehicle whose operations are confined solely to a municipality and that area extending not more than fifty miles therefrom, or a commercial motor vehicle whose property-carrying operations are confined solely to the transportation of property owned by any person who is the owner or operator of such vehicle to or from a farm owned by such person or under the person's control by virtue of a landlord and tenant lease; provided that any such property transported to any such farm is for use in the operation of such farm;

~~[(26)]~~ (27) "Local log truck", a commercial motor vehicle which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, carries a load with dimensions not in excess of twenty-five cubic yards per two axles with dual wheels, and when operated on the national system of interstate and defense highways described in 23 U.S.C. Section 103, as amended, such vehicle shall not exceed the weight limits of section 304.180, does not have more than four axles, and does not pull a trailer which has more than two axles. Harvesting equipment which is used specifically for cutting, felling, trimming, delimbing, debarking, chipping, skidding, loading, unloading, and stacking may be transported on a local log truck. A local log truck may not exceed the limits required by law, however, if the truck does exceed such limits as determined by the inspecting officer, then notwithstanding any other provisions of law to the contrary, such truck shall be subject to the weight limits required by such sections as licensed for eighty thousand pounds;

~~[(27)]~~ (28) "Local log truck tractor", a commercial motor vehicle which is registered under this chapter to operate as a motor vehicle on the public highways of this state, used exclusively in this state, used to transport harvested forest products, operated solely at a forested site and in an area extending not more than a one hundred-mile radius from such site, operates with a weight not exceeding twenty-two thousand four hundred pounds on one axle or with a weight not exceeding forty-four thousand eight hundred pounds on any tandem axle, and when operated on the national system of interstate and defense highways described in ~~[Title 23, Section 103(e) of the United States Code]~~ **23 U.S.C. Section 103, as amended**, such vehicle does not exceed the weight limits contained in section 304.180, and does not have more than three axles and does not pull a trailer which has more than two axles. Violations of axle weight limitations shall be subject to the load limit penalty as described for in sections 304.180 to 304.220;

~~[(28)]~~ (29) "Local transit bus", a bus whose operations are confined wholly within a municipal corporation, or wholly within a municipal corporation and a commercial zone, as defined in section 390.020, adjacent thereto, forming a part of a public transportation system within such municipal corporation and such municipal corporation and adjacent commercial zone;

~~[(29)]~~ (30) "Log truck", a vehicle which is not a local log truck or local log truck tractor and is used exclusively to transport harvested forest products to and from forested sites which is registered pursuant to this chapter to operate as a motor vehicle on the public highways of this state for the transportation of harvested forest products;

~~[(30)]~~ (31) "Major component parts", the rear clip, cowl, frame, body, cab, front-end assembly, and front clip, as those terms are defined by the director of revenue pursuant to rules and regulations or by illustrations;

~~[(31)]~~ (32) "Manufacturer", any person, firm, corporation or association engaged in the business of manufacturing or assembling motor vehicles, trailers or vessels for sale;

~~[(32)]~~ (33) "Motor change vehicle", a vehicle manufactured prior to August, 1957, which receives a new, rebuilt or used engine, and which used the number stamped on the original engine as the vehicle identification number;

~~[(33)]~~ (34) "Motor vehicle", any self-propelled vehicle not operated exclusively upon tracks, except farm tractors;

~~[(34)]~~ (35) "Motor vehicle primarily for business use", any vehicle other than a recreational motor vehicle, motorcycle, motortricycle, or any commercial motor vehicle licensed for over twelve thousand pounds:

(a) Offered for hire or lease; or

(b) The owner of which also owns ten or more such motor vehicles;

~~[(35)]~~ (36) "Motorcycle", a motor vehicle operated on two wheels;

~~[(36)]~~ (37) "Motorized bicycle", any two-wheeled or three-wheeled device having an automatic transmission and a motor with a cylinder capacity of not more than fifty cubic centimeters, which produces less than three gross brake horsepower, and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground;

~~[(37)]~~ (38) "Motortricycle", a motor vehicle operated on three wheels, including a motorcycle while operated with any conveyance, temporary or otherwise, requiring the use of a third wheel. A motortricycle shall not be included in the definition of all-terrain vehicle;

~~[(38)]~~ (39) "Municipality", any city, town or village, whether incorporated or not;

~~[(39)]~~ (40) "Nonresident", a resident of a state or country other than the state of Missouri;

~~[(40)]~~ (41) "Non-USA-std motor vehicle", a motor vehicle not originally manufactured in compliance with United States emissions or safety standards;

~~[(41)]~~ (42) "Operator", any person who operates or drives a motor vehicle;

~~[(42)]~~ (43) "Owner", any person, firm, corporation or association, who holds the legal title to a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner ~~[for the purpose of this law];~~

~~[(43)]~~ (44) "Public garage", a place of business where motor vehicles are housed, stored, repaired, reconstructed or repainted for persons other than the owners or operators of such place of business;

~~[(44)]~~ (45) "Rebuilder", a business that repairs or rebuilds motor vehicles owned by the rebuilder, but does not include certificated common or contract carriers of persons or property;

~~[(45)]~~ (46) "Reconstructed motor vehicle", a vehicle that is altered from its original construction by the addition or substitution of two or more new or used major component parts, excluding motor vehicles made from all new parts, and new multistage manufactured vehicles;

~~[(46)]~~ (47) "Recreational motor vehicle", any motor vehicle designed, constructed or substantially modified so that it may be used and is used for the purposes of temporary housing quarters, including therein sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle. Nothing herein shall prevent any motor vehicle from being registered as a commercial motor vehicle if the motor vehicle could otherwise be so registered;

~~[(47)]~~ (48) "Recreational off-highway vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or more nonhighway tires and which may have access to ATV trails;

~~[(48)]~~ (49) "Rollback or car carrier", any vehicle specifically designed to transport wrecked, disabled or otherwise inoperable vehicles, when the transportation is directly connected to a wrecker or towing service;

~~[(49)]~~ (50) "Saddlemount combination", a combination of vehicles in which a truck or truck tractor tows one or more trucks or truck tractors, each connected by a saddle to the frame or fifth wheel of the vehicle in front of it. The "saddle" is a mechanism that connects the front axle of the towed vehicle to the frame or fifth wheel of the vehicle in front and functions like a fifth wheel kingpin connection. When two vehicles are towed in this manner the combination is called a "double saddlemount combination". When three vehicles are towed in this manner, the combination is called a "triple saddlemount combination";

~~[(50)]~~ (51) "Salvage dealer and dismantler", a business that dismantles used motor vehicles for the sale of the parts thereof, and buys and sells used motor vehicle parts and accessories;

~~[(51)]~~ (52) "Salvage vehicle", a motor vehicle, semitrailer, or house trailer which:

(a) Was damaged during a year that is no more than six years after the manufacturer's model year designation for such vehicle to the extent that the total cost of repairs to rebuild or reconstruct the vehicle to its condition immediately before it was damaged for legal operation on the roads or highways exceeds eighty percent of the fair market value of the vehicle immediately preceding the time it was damaged;

(b) By reason of condition or circumstance, has been declared salvage, either by its owner, or by a person, firm, corporation, or other legal entity exercising the right of security interest in it;

(c) Has been declared salvage by an insurance company as a result of settlement of a claim;

(d) Ownership of which is evidenced by a salvage title; or

(e) Is abandoned property which is titled pursuant to section 304.155 or section 304.157 and designated with the words "salvage/abandoned property". The total cost of repairs to rebuild or reconstruct the vehicle shall not include the cost of repairing, replacing, or reinstalling inflatable safety restraints, tires, sound systems, or damage as a result of hail, or any sales tax on parts or materials to rebuild or reconstruct the vehicle. For purposes of this definition, "fair market value" means the retail value of a motor vehicle as:

a. Set forth in a current edition of any nationally recognized compilation of retail values, including automated databases, or from publications commonly used by the automotive and insurance industries to establish the values of motor vehicles;

b. Determined pursuant to a market survey of comparable vehicles with regard to condition and equipment; and

c. Determined by an insurance company using any other procedure recognized by the insurance industry, including market surveys, that is applied by the company in a uniform manner;

~~[(52)]~~ (53) "School bus", any motor vehicle used solely to transport students to or from school or to transport students to or from any place for educational purposes;

~~[(53)]~~ (54) "Scrap processor", a business that, through the use of fixed or mobile equipment, flattens, crushes, or otherwise accepts motor vehicles and vehicle parts for processing or transportation to a shredder or scrap metal operator for recycling;

~~[(54)]~~ (55) "Shuttle bus", a motor vehicle used or maintained by any person, firm, or corporation as an incidental service to transport patrons or customers of the regular business of such person, firm, or corporation to and from the place of business of the person, firm, or corporation providing the service at no fee or charge. Shuttle buses shall not be registered as buses or as commercial motor vehicles;

~~[(55)]~~ (56) "Special mobile equipment", every self-propelled vehicle not designed or used primarily for the transportation of persons or property and incidentally operated or moved over the highways, including farm equipment, implements of husbandry, road construction or maintenance machinery, ditch-digging apparatus, stone crushers, air compressors, power shovels, cranes, graders, rollers, well-drillers and wood-sawing equipment used for hire, asphalt spreaders, bituminous mixers, bucket loaders, ditchers, leveling graders, finished machines, motor graders, road rollers, scarifiers, earth-moving carryalls, scrapers, drag lines, concrete pump trucks, rock-drilling and earth-moving equipment. This enumeration shall be deemed partial and shall not operate to exclude other such vehicles which are within the general terms of this section;

~~[(56)]~~ (57) "Specially constructed motor vehicle", a motor vehicle which shall not have been originally constructed under a distinctive name, make, model or type by a manufacturer of motor vehicles. The term specially constructed motor vehicle includes kit vehicles;

~~[(57)]~~ (58) "Stinger-steered combination", a truck tractor-semitrailer wherein the fifth wheel is located on a drop frame located behind and below the rearmost axle of the power unit;

~~[(58)]~~ (59) "Tandem axle", a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart;

(60) "Towaway trailer transporter combination", a combination of vehicles consisting of a trailer transporter towing unit and two trailers or semitrailers, with a total weight that does not exceed twenty-six thousand pounds; and in which the trailers or semitrailers carry no property and constitute inventory property of a manufacturer, distributor, or dealer of such trailers or semitrailers;

~~[(59)]~~ (61) "Tractor", "truck tractor" or "truck-tractor", a self-propelled motor vehicle designed for drawing other vehicles, but not for the carriage of any load when operating independently. When attached to a semitrailer, it supports a part of the weight thereof;

~~[(60)]~~ (62) "Trailer", any vehicle without motive power designed for carrying property or passengers on its own structure and for being drawn by a self-propelled vehicle, except those running exclusively on tracks, including a semitrailer or vehicle of the trailer type so designed and used in conjunction with a self-propelled vehicle that a considerable part of its own weight rests upon and is carried by the towing vehicle. The term trailer shall not

include cotton trailers as defined in ~~[subdivision (8) of]~~ this section and shall not include manufactured homes as defined in section 700.010;

(63) "Trailer transporter towing unit", a power unit that is not used to carry property when operating in a towaway trailer transporter combination;

~~[(64)]~~ **(64)** "Truck", a motor vehicle designed, used, or maintained for the transportation of property;

~~[(62)]~~ **(65)** "Truck-tractor semitrailer-semitrailer", a combination vehicle in which the two trailing units are connected with a B-train assembly which is a rigid frame extension attached to the rear frame of a first semitrailer which allows for a fifth-wheel connection point for the second semitrailer and has one less articulation point than the conventional A-dolly connected truck-tractor semitrailer-trailer combination;

~~[(63)]~~ **(66)** "Truck-trailer boat transporter combination", a boat transporter combination consisting of a straight truck towing a trailer using typically a ball and socket connection with the trailer axle located substantially at the trailer center of gravity rather than the rear of the trailer but so as to maintain a downward force on the trailer tongue;

~~[(64)]~~ **(67)** "Used parts dealer", a business that buys and sells used motor vehicle parts or accessories, but not including a business that sells only new, remanufactured or rebuilt parts. Business does not include isolated sales at a swap meet of less than three days;

~~[(65)]~~ **(68)** "Utility vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than sixty-seven inches in width, with an unladen dry weight of two thousand pounds or less, traveling on four or six wheels, to be used primarily for landscaping, lawn care, or maintenance purposes;

~~[(66)]~~ **(69)** "Vanpool", any van or other motor vehicle used or maintained by any person, group, firm, corporation, association, city, county or state agency, or any member thereof, for the transportation of not less than eight nor more than forty-eight employees, per motor vehicle, to and from their place of employment; however, a vanpool shall not be included in the definition of the term bus or commercial motor vehicle as defined ~~by subdivisions (6) and (7) of]~~ in this section, nor shall a vanpool driver be deemed a chauffeur as that term is defined by section 303.020; nor shall use of a vanpool vehicle for ride-sharing arrangements, recreational, personal, or maintenance uses constitute an unlicensed use of the motor vehicle, unless used for monetary profit other than for use in a ride-sharing arrangement;

~~[(67)]~~ **(70)** "Vehicle", any mechanical device on wheels, designed primarily for use, or used, on highways, except motorized bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons;

~~[(68)]~~ **(71)** "Wrecker" or "tow truck", any emergency commercial vehicle equipped, designed and used to assist or render aid and transport or tow disabled or wrecked vehicles from a highway, road, street or highway rights-of-way to a point of storage or repair, including towing a replacement vehicle to replace a disabled or wrecked vehicle;

~~[(69)]~~ **(72)** "Wrecker or towing service", the act of transporting, towing or recovering with a wrecker, tow truck, rollback or car carrier any vehicle not owned by the operator of the wrecker, tow truck, rollback or car carrier for which the operator directly or indirectly receives compensation or other personal gain.

301.031. Notwithstanding the twenty-five mile operations limit imposed in ~~[subdivision (24) of]~~ section 301.010 upon local commercial motor vehicles, a local commercial motor vehicle licensed for forty-eight thousand pounds gross weight and above may be used to haul solid waste as defined in section 260.200 up to sixty miles from the municipality in which its operations are otherwise confined and still be eligible to register as a local commercial motor vehicle.

301.227. 1. Whenever a vehicle is sold for salvage, dismantling or rebuilding, the purchaser shall forward to the director of revenue within ten days the certificate of ownership or salvage certificate of title and the proper application and fee of eight dollars and fifty cents, and the director shall issue a negotiable salvage certificate of title to the purchaser of the salvaged vehicle. On vehicles purchased during a year that is no more than six years after the manufacturer's model year designation for such vehicle, it shall be mandatory that the purchaser apply for a salvage title. On vehicles purchased during a year that is more than six years after the manufacturer's model year designation for such vehicle, then application for a salvage title shall be optional on the part of the purchaser. Whenever a vehicle is sold for destruction and a salvage certificate of title, junking certificate, or certificate of

ownership exists, the seller, if licensed under sections 301.217 to 301.221, shall forward the certificate to the director of revenue within ten days, with the notation of the date sold for destruction and the name of the purchaser clearly shown on the face of the certificate.

2. Whenever a vehicle is classified as "junk", as defined in section 301.010, the purchaser may forward to the director of revenue a properly completed application for a junking certificate as well as the salvage certificate of title or certificate of ownership and the director shall issue a negotiable junking certificate to the purchaser of the vehicle. The director may also issue a junking certificate to a possessor of a vehicle manufactured twenty-six years or more prior to the current model year who has a bill of sale for said vehicle but does not possess a certificate of ownership, provided no claim of theft has been made on the vehicle and the highway patrol has by letter stated the vehicle is not listed as stolen after checking the registration number through its nationwide computer system. Such junking certificate may be granted within thirty days of the submission of a request. A junking certificate shall authorize the holder to possess, transport, or, by assignment, transfer ownership in such parts, scrap, or junk.

3. For any vehicle issued a junking certificate or such similar document or classification pursuant to the laws of another state, regardless of whether such designation has been subsequently changed by law in any other state, the department shall only issue a junking certificate, and a salvage certificate of title or original certificate of ownership shall not thereafter be issued for such vehicle. Notwithstanding the provisions of this subsection, if the vehicle has not previously been classified as a junk vehicle, the applicant making the original junking certification application shall, within ninety days, be allowed to rescind his application for a junking certificate by surrendering the junking certificate and apply for a salvage certificate of title in his name. The seller of a vehicle for which a junking certificate has been applied for or issued shall disclose such fact in writing to any prospective buyers before sale of such vehicle; otherwise the sale shall be voidable at the option of the buyer.

4. No scrap metal operator shall acquire or purchase a motor vehicle or parts thereof without, at the time of such acquisition, receiving the original certificate of ownership or salvage certificate of title or junking certificate from the seller of the vehicle or parts, unless the seller is a licensee under sections 301.219 to 301.221.

5. All titles and certificates required to be received by scrap metal operators from nonlicensees shall be forwarded by the operator to the director of revenue within ten days of the receipt of the vehicle or parts.

6. The scrap metal operator shall keep a record, for three years, of the seller's name and address, the salvage business license number of the licensee, date of purchase, and any vehicle or parts identification numbers open for inspection as provided in section 301.225.

7. Notwithstanding any other provision of this section, a motor vehicle dealer as defined in section 301.550 and licensed under the provisions of sections 301.550 to 301.572 may negotiate one reassignment of a salvage certificate of title on the back thereof.

8. Notwithstanding the provisions of subsection 1 of this section, an insurance company which settles a claim for a stolen vehicle may apply for and shall be issued a negotiable salvage certificate of title without the payment of any fee upon proper application within thirty days after settlement of the claim for such stolen vehicle. However, if the insurance company upon recovery of a stolen vehicle determines that the stolen vehicle has not sustained damage to the extent that the vehicle would have otherwise been declared a salvage vehicle pursuant to ~~subdivision (51) of~~ section 301.010, then the insurance company may have the vehicle inspected by the Missouri state highway patrol, or other law enforcement agency authorized by the director of revenue, in accordance with the inspection provisions of subsection 9 of section 301.190. Upon receipt of title application, applicable fee, the completed inspection, and the return of any previously issued negotiable salvage certificate, the director shall issue an original title with no salvage or prior salvage designation. Upon the issuance of an original title the director shall remove any indication of the negotiable salvage title previously issued to the insurance company from the department's electronic records.

9. Notwithstanding subsection 4 of this section or any other provision of the law to the contrary, if a motor vehicle is inoperable and is at least ten model years old, or the parts are from a motor vehicle that is inoperable and is at least ten model years old, a scrap metal operator may purchase or acquire such motor vehicle or parts without receiving the original certificate of ownership, salvage certificate of title, or junking certificate from the seller of the vehicle or parts, provided the scrap metal operator verifies with the department of revenue, via the department's online record access, that the motor vehicle is not subject to any recorded security interest or lien and the scrap metal operator complies with the requirements of this subsection. In lieu of forwarding certificates of title or ownership for such motor vehicles as required by subsection 5 of this section, the scrap metal operator shall forward a copy of the seller's state identification **card** along with a bill of sale to the department of revenue. The bill of sale form shall be designed by the director and such form shall include, but not be limited to, a certification that the motor vehicle is at least ten model years old, is inoperable, is not subject to any recorded security interest or lien, and a certification by the seller that the seller has the legal authority to sell or otherwise transfer the seller's interest in the motor vehicle

or parts. Upon receipt of the information required by this subsection, the department of revenue shall cancel any certificate of title or ownership and registration for the motor vehicle. If the motor vehicle is inoperable and at least twenty model years old, then the scrap metal operator shall not be required to verify with the department of revenue whether the motor vehicle is subject to any recorded security interests or liens. As used in this subsection, the term "inoperable" means a motor vehicle that is in a rusted, wrecked, discarded, worn out, extensively damaged, dismantled, and mechanically inoperative condition and the vehicle's highest and best use is for scrap purposes. The director of the department of revenue is directed to promulgate rules and regulations to implement and administer the provisions of this section, including but not limited to, the development of a uniform bill of sale. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

301.550. 1. The definitions contained in section 301.010 shall apply to sections 301.550 to 301.573, and in addition as used in sections 301.550 to 301.573, the following terms mean:

(1) "Boat dealer", any natural person, partnership, or corporation who, for a commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, offers, attempts to sell, or negotiates the sale of any vessel or vessel trailer, whether or not the vessel or vessel trailer is owned by such person. The sale of six or more vessels or vessel trailers or both in any calendar year shall be required as evidence that such person is eligible for licensure as a boat dealer under sections 301.550 to 301.573. The boat dealer shall demonstrate eligibility for renewal of his license by selling six or more vessels or vessel trailers or both in the prior calendar year while licensed as a boat dealer pursuant to sections 301.550 to 301.573;

(2) "Boat manufacturer", any person engaged in the manufacturing, assembling or modification of new vessels or vessel trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of vessels or vessel trailers;

(3) "Department", the Missouri department of revenue;

(4) "Director", the director of the Missouri department of revenue;

(5) "Emergency vehicles", motor vehicles used as ambulances, law enforcement vehicles, and fire fighting and assistance vehicles;

(6) "Manufacturer", any person engaged in the manufacturing, assembling or modification of new motor vehicles or trailers as a regular business, including a person, partnership or corporation which acts for and is under the control of a manufacturer or assembly in connection with the distribution of motor vehicles or accessories for motor vehicles;

(7) "Motor vehicle broker", a person who holds himself out through solicitation, advertisement, or otherwise as one who offers to arrange a transaction involving the retail sale of a motor vehicle, and who is not:

(a) A dealer, or any agent, or any employee of a dealer when acting on behalf of a dealer;

(b) A manufacturer, or any agent, or employee of a manufacturer when acting on behalf of a manufacturer;

(c) The owner of the vehicle involved in the transaction; or

(d) A public motor vehicle auction or wholesale motor vehicle auction where buyers are licensed dealers in this or any other jurisdiction;

(8) "Motor vehicle dealer" or "dealer", any person who, for commission or with an intent to make a profit or gain of money or other thing of value, sells, barter, exchanges, leases or rents with the option to purchase, or who offers or attempts to sell or negotiates the sale of motor vehicles or trailers whether or not the motor vehicles or trailers are owned by such person; provided, however, an individual auctioneer or auction conducted by an auctioneer licensed pursuant to chapter 343 shall not be included within the definition of a motor vehicle dealer. The sale of six or more motor vehicles or trailers in any calendar year shall be required as evidence that such person is engaged in the motor vehicle business and is eligible for licensure as a motor vehicle dealer under sections 301.550 to 301.573. Any motor vehicle dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more motor vehicles provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the

dealer has been in business before August 28, 2007. Any licensed motor vehicle dealer failing to meet the minimum vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(9) "New motor vehicle", any motor vehicle being transferred for the first time from a manufacturer, distributor or new vehicle dealer which has not been registered or titled in this state or any other state and which is offered for sale, barter or exchange by a dealer who is franchised to sell, barter or exchange that particular make of motor vehicle. The term "new motor vehicle" shall not include manufactured homes, as defined in section 700.010;

(10) "New motor vehicle franchise dealer", any motor vehicle dealer who has been franchised to deal in a certain make of motor vehicle by the manufacturer or distributor of that make and motor vehicle and who may, in line with conducting his business as a franchise dealer, sell, barter or exchange used motor vehicles;

(11) "Person" includes an individual, a partnership, corporation, an unincorporated society or association, joint venture or any other entity;

(12) "Powersport dealer", any motor vehicle dealer who sells, either pursuant to a franchise agreement or otherwise, primarily motor vehicles including but not limited to motorcycles, all-terrain vehicles, and personal watercraft, as those terms are defined in this chapter and chapter 306;

(13) "Public motor vehicle auction", any person, firm or corporation who takes possession of a motor vehicle whether by consignment, bailment or any other arrangement, except by title, for the purpose of selling motor vehicles at a public auction by a licensed auctioneer;

(14) "Recreational motor vehicle dealer", a dealer of new or used motor vehicles designed, constructed or substantially modified for use as temporary housing quarters, including sleeping and eating facilities which are either permanently attached to the motor vehicle or attached to a unit which is securely attached to the motor vehicle;

(15) "Storage lot", an area within the same city or county where a dealer may store excess vehicle inventory;

(16) "Trailer dealer", any person selling, either exclusively or otherwise, trailers as defined in ~~subdivision (60) of~~ section 301.010. A trailer dealer may acquire a motor vehicle for resale only as a trade-in for a trailer. Notwithstanding the provisions of ~~subdivision (11) of~~ section 301.010 and section 301.069, trailer dealers may purchase one driveaway license plate to display such motor vehicle for demonstration purposes. The sale of six or more trailers in any calendar year shall be required as evidence that such person is engaged in the trailer business and is eligible for licensure as a trailer dealer under sections 301.550 to 301.573. Any trailer dealer licensed before August 28, 2007, shall be required to meet the minimum calendar year sales of six or more trailers provided the dealer can prove the business achieved, cumulatively, six or more sales per year for the preceding twenty-four months in business; or if the dealer has not been in business for twenty-four months, the cumulative equivalent of one sale every two months for the months the dealer has been in business before August 28, 2007. Any licensed trailer dealer failing to meet the minimum trailer and vehicle sales requirements as referenced in this subsection shall not be qualified to renew his or her license for one year. Applicants who reapply after the one-year period shall meet the requirement of six sales per year;

(17) "Used motor vehicle", any motor vehicle which is not a new motor vehicle, as defined in sections 301.550 to 301.573, and which has been sold, bartered, exchanged or given away or which may have had a title issued in this state or any other state, or a motor vehicle so used as to be what is commonly known as a secondhand motor vehicle. In the event of an assignment of the statement of origin from an original franchise dealer to any individual or other motor vehicle dealer other than a new motor vehicle franchise dealer of the same make, the vehicle so assigned shall be deemed to be a used motor vehicle and a certificate of ownership shall be obtained in the assignee's name. The term "used motor vehicle" shall not include manufactured homes, as defined in section 700.010;

(18) "Used motor vehicle dealer", any motor vehicle dealer who is not a new motor vehicle franchise dealer;

(19) "Vessel", every boat and watercraft defined as a vessel in section 306.010;

(20) "Vessel trailer", any trailer, as defined by section 301.010 which is designed and manufactured for the purposes of transporting vessels;

(21) "Wholesale motor vehicle auction", any person, firm or corporation in the business of providing auction services solely in wholesale transactions at its established place of business in which the purchasers are motor vehicle dealers licensed by this or any other jurisdiction, and which neither buys, sells nor owns the motor vehicles it auctions in the ordinary course of its business. Except as required by law with regard to the auction sale of a government-owned motor vehicle, a wholesale motor vehicle auction shall not provide auction services in connection with the retail sale of a motor vehicle;

(22) "Wholesale motor vehicle dealer", a motor vehicle dealer who sells motor vehicles only to other new motor vehicle franchise dealers or used motor vehicle dealers or via auctions limited to other dealers of any class.

2. For purposes of sections 301.550 to 301.573, neither the term motor vehicle nor the term trailer shall include manufactured homes, as defined in section 700.010.

3. Dealers shall be divided into classes as follows:

- (1) Boat dealers;
- (2) Franchised new motor vehicle dealers;
- (3) Used motor vehicle dealers;
- (4) Wholesale motor vehicle dealers;
- (5) Recreational motor vehicle dealers;
- (6) Historic motor vehicle dealers;
- (7) Classic motor vehicle dealers;
- (8) Powersport dealers; and
- (9) Trailer dealers.

304.170. 1. No vehicle operated upon the highways of this state shall have a width, including load, in excess of one hundred two inches, except clearance lights, rearview mirrors or other accessories required by federal, state or city law or regulation. Provided however, a recreational vehicle as defined in section 700.010 may exceed the foregoing width limits if the appurtenances on such recreational vehicle extend no further than the rearview mirrors. Such mirrors may only extend the distance necessary to provide the required field of view before the appurtenances were attached.

2. No vehicle operated upon the interstate highway system or upon any route designated by the ~~chief engineer of the state transportation department~~ **state highways and transportation commission** shall have a height, including load, in excess of fourteen feet. On all other highways, no vehicle shall have a height, including load, in excess of thirteen and one-half feet, except that any vehicle or combination of vehicles transporting automobiles or other motor vehicles may have a height, including load, of not more than fourteen feet.

3. No single motor vehicle operated upon the highways of this state shall have a length, including load, in excess of forty-five feet, except as otherwise provided in this section.

4. No bus, recreational motor vehicle or trackless trolley coach operated upon the highways of this state shall have a length in excess of forty-five feet, except that such vehicles may exceed the forty-five feet length when such excess length is caused by the projection of a front safety bumper or a rear safety bumper or both. Such safety bumper shall not cause the length of the bus or recreational motor vehicle to exceed the forty-five feet length limit by more than one foot in the front and one foot in the rear.

The term "safety bumper" means any device which may be fitted on an existing bumper or which replaces the bumper and is so constructed, treated, or manufactured that it absorbs energy upon impact.

5. No combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the highways of this state shall have a length, including load, in excess of sixty feet; except that in order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor and semitrailer or truck-tractor equipped with dromedary and semitrailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer or truck-tractor equipped with dromedary and semitrailer. The length of such semitrailer shall not exceed fifty-three feet.

6. In order to comply with the provisions of Title 23 of the United States Code (Public Law 97-424), no combination of truck-tractor, semitrailer and trailer operated upon the interstate highway system of this state shall have an overall length, including load, in excess of the length of the truck-tractor plus the semitrailer and trailer, neither of which semitrailer or trailer shall exceed twenty-eight feet in length, except that any existing semitrailer or trailer up to twenty-eight and one-half feet in length actually and lawfully operated on December 1, 1982, within a sixty-five foot overall length limit in any state, may continue to be operated upon the interstate highways of this state. On those primary highways not designated by the state highways and transportation commission as provided in subsection ~~[40]~~ **11** of this section, no combination of truck-tractor, semitrailer and trailer shall have an overall length, including load, in excess of sixty-five feet; provided, however, the ~~[state highways and transportation]~~ **commission** may designate additional routes for such sixty-five foot combinations.

7. Automobile transporters, boat transporters, truck-trailer boat transporter combinations, ~~[stinger-steered combination automobile transporters]~~ and stinger-steered combination boat transporters having a length not in excess of seventy-five feet may be operated on the interstate highways of this state and such other highways as may be designated by the ~~[highways and transportation]~~ **commission** for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding automobile or boat

transporters, truck-trailer boat transporter combinations and stinger-steered ~~[combinations]~~ **combination boat transporters** shall include a semitrailer length not to exceed fifty-three feet and are exclusive of front and rear overhang, which shall be no greater than a three-foot front overhang and no greater than a four-foot rear overhang.

(1) Stinger-steered combination automobile transporters having a length not in excess of eighty feet may be operated on the interstate highways of this state and such other highways as may be designated by the commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. All length provisions regarding stinger-steered automobile combination transporters are exclusive of front and rear overhang, which shall be no greater than a four-foot front overhang and no greater than a six-foot rear overhang.

(2) Automobile transporters may transport cargo or general freight on a backhaul, as long as in compliance with weight limitations for a truck-tractor and semitrailer combination as outlined in section 304.180.

8. Driveaway saddlemount combinations having a length not in excess of ninety-seven feet may be operated on the interstate highways of this state and such other highways as may be designated by the ~~[highways and transportation]~~ commission for the operation of such vehicles plus a distance not to exceed ten miles from such interstate or designated highway. Saddlemount combinations must comply with the safety requirements of Section 393.71 of Title 49 of the Code of Federal Regulations and may contain no more than three saddlemounted vehicles and one fullmount.

9. No truck-tractor semitrailer-semitrailer combination vehicles operated upon the interstate and designated primary highway system of this state shall have a semitrailer length in excess of twenty-eight feet or twenty-eight and one-half feet if the semitrailer was in actual and lawful operation in any state on December 1, 1982, operating in a truck-tractor semitrailer-semitrailer combination. The B-train assembly is excluded from the measurement of semitrailer length when used between the first and second semitrailer of a truck-tractor semitrailer-semitrailer combination, except that when there is no semitrailer mounted to the B-train assembly, it shall be included in the length measurement of the semitrailer.

10. No towaway trailer transporter combination vehicles operated upon the interstate and designated primary highway system of this state shall have an overall length of more than eighty-two feet.

11. The ~~[highways and transportation]~~ commission is authorized to designate routes on the state highway system other than the interstate system over which those combinations of vehicles of the lengths specified in subsections 5, 6, 7, 8, ~~[and]~~ 9, **and 10** of this section may be operated. Combinations of vehicles operated under the provisions of subsections 5, 6, 7, 8, ~~[and]~~ 9, **and 10** of this section may be operated at a distance not to exceed ten miles from the interstate system and such routes as designated under the provisions of this subsection.

~~12.~~ **12.** Except as provided in subsections 5, 6, 7, 8, 9, ~~[and]~~ 10, **and 11** of this section, no other combination of vehicles operated upon the primary or interstate highways of this state plus a distance of ten miles from a primary or interstate highway shall have an overall length, unladen or with load, in excess of sixty-five feet or in excess of fifty-five feet on any other highway~~[-except the state highways and transportation commission may designate additional routes for use by sixty-five foot combinations, seventy-five foot stinger-steered or seventy-five foot saddlemount combinations. Any vehicle or combination of vehicles transporting automobiles, boats or other motor vehicles may carry a load which extends no more than three feet beyond the front and four feet beyond the rear of the transporting vehicle or combination of vehicles].~~

~~13.~~ **13.** (1) Except as hereinafter provided, these restrictions shall not apply to agricultural implements operating occasionally on the highways for short distances including tractor parades for fund-raising activities or special events, provided the tractors are driven by licensed drivers during daylight hours only and with the approval of the superintendent of the Missouri state highway patrol; or to self-propelled hay-hauling equipment or to implements of husbandry, or to the movement of farm products as defined in section 400.9-102 or to vehicles temporarily transporting agricultural implements or implements of husbandry or road-making machinery, or road materials or towing for repair purposes vehicles that have become disabled upon the highways; or to implement dealers delivering or moving farm machinery for repairs on any state highway other than the interstate system.

(2) Implements of husbandry and vehicles transporting such machinery or equipment and the movement of farm products as defined in section 400.9-102 may be operated occasionally for short distances on state highways when operated between the hours of sunrise and sunset by a driver licensed as an operator or chauffeur.

~~14.~~ **14.** As used in this chapter the term "implements of husbandry" means all self-propelled machinery operated at speeds of less than thirty miles per hour, specifically designed for, or especially adapted to be capable of, incidental over-the-road and primary offroad usage and used exclusively for the application of commercial plant food materials or agricultural chemicals, and not specifically designed or intended for transportation of such chemicals and materials.

[14-] 15. Sludge disposal units may be operated on all state highways other than the interstate system. Such units shall not exceed one hundred thirty-eight inches in width and may be equipped with over-width tires. Such units shall observe all axle weight limits. The ~~chief engineer of the state transportation department~~ **commission** shall issue special permits for the movement of such disposal units and may by such permits restrict the movements to specified routes, days and hours.

304.180. 1. No vehicle or combination of vehicles shall be moved or operated on any highway in this state having a greater weight than twenty thousand pounds on one axle, no combination of vehicles operated by transporters of general freight over regular routes as defined in section 390.020 shall be moved or operated on any highway of this state having a greater weight than the vehicle manufacturer's rating on a steering axle with the maximum weight not to exceed twelve thousand pounds on a steering axle, and no vehicle shall be moved or operated on any state highway of this state having a greater weight than thirty-four thousand pounds on any tandem axle; the term "tandem axle" shall mean a group of two or more axles, arranged one behind another, the distance between the extremes of which is more than forty inches and not more than ninety-six inches apart.

2. An "axle load" is defined as the total load transmitted to the road by all wheels whose centers are included between two parallel transverse vertical planes forty inches apart, extending across the full width of the vehicle.

3. Subject to the limit upon the weight imposed upon a highway of this state through any one axle or on any tandem axle, the total gross weight with load imposed by any group of two or more consecutive axles of any vehicle or combination of vehicles shall not exceed the maximum load in pounds as set forth in the following table:

Distance in feet between the extremes
of any group of two or more consecutive
axles, measured to the nearest foot,
except where indicated otherwise
Maximum load in pounds
feet 2 axles 3 axles 4 axles 5 axles 6 axles

4	34,000				
5	34,000				
6	34,000				
7	34,000				
8	34,000	34,000			
More than 8	38,000	42,000			
9	39,000	42,500			
10	40,000	43,500			
11	40,000	44,000			
12	40,000	45,000	50,000		
13	40,000	45,500	50,500		
14	40,000	46,500	51,500		
15	40,000	47,000	52,000		
16	40,000	48,000	52,500	58,000	
17	40,000	48,500	53,500	58,500	
18	40,000	49,500	54,000	59,000	
19	40,000	50,000	54,500	60,000	
20	40,000	51,000	55,500	60,500	66,000
21	40,000	51,500	56,000	61,000	66,500
22	40,000	52,500	56,500	61,500	67,000
23	40,000	53,000	57,500	62,500	68,000
24	40,000	54,000	58,000	63,000	68,500
25	40,000	54,500	58,500	63,500	69,000
26	40,000	55,500	59,500	64,000	69,500
27	40,000	56,000	60,000	65,000	70,000
28	40,000	57,000	60,500	65,500	71,000
29	40,000	57,500	61,500	66,000	71,500
30	40,000	58,500	62,000	66,500	72,000

31	40,000	59,000	62,500	67,500	72,500
32	40,000	60,000	63,500	68,000	73,000
33	40,000	60,000	64,000	68,500	74,000
34	40,000	60,000	64,500	69,000	74,500
35	40,000	60,000	65,500	70,000	75,000
36		60,000	66,000	70,500	75,500
37		60,000	66,500	71,000	76,000
38		60,000	67,500	72,000	77,000
39		60,000	68,000	72,500	77,500
40		60,000	68,500	73,000	78,000
41		60,000	69,500	73,500	78,500
42		60,000	70,000	74,000	79,000
43		60,000	70,500	75,000	80,000
44		60,000	71,500	75,500	80,000
45		60,000	72,000	76,000	80,000
46		60,000	72,500	76,500	80,000
47		60,000	73,500	77,500	80,000
48		60,000	74,000	78,000	80,000
49		60,000	74,500	78,500	80,000
50		60,000	75,500	79,000	80,000
51		60,000	76,000	80,000	80,000
52		60,000	76,500	80,000	80,000
53		60,000	77,500	80,000	80,000
54		60,000	78,000	80,000	80,000
55		60,000	78,500	80,000	80,000
56		60,000	79,500	80,000	80,000
57		60,000	80,000	80,000	80,000

Notwithstanding the above table, two consecutive sets of tandem axles may carry a gross load of thirty-four thousand pounds each if the overall distance between the first and last axles of such consecutive sets of tandem axles is thirty-six feet or more.

4. Whenever the state highways and transportation commission finds that any state highway bridge in the state is in such a condition that use of such bridge by vehicles of the weights specified in subsection 3 of this section will endanger the bridge, or the users of the bridge, the commission may establish maximum weight limits and speed limits for vehicles using such bridge. The governing body of any city or county may grant authority by act or ordinance to the ~~[state highways and transportation]~~ commission to enact the limitations established in this section on those roadways within the purview of such city or county. Notice of the weight limits and speed limits established by the commission shall be given by posting signs at a conspicuous place at each end of any such bridge.

5. Nothing in this section shall be construed as permitting lawful axle loads, tandem axle loads or gross loads in excess of those permitted under the provisions of ~~[Section 127 of Title 23 of the United States Code]~~ **P.L. 97-424 codified in Title 23 of the United States Code (23 U.S.C. Section 101, et al.), as amended.**

6. Notwithstanding the weight limitations contained in this section, any vehicle or combination of vehicles operating on highways other than the interstate highway system may exceed single axle, tandem axle and gross weight limitations in an amount not to exceed two thousand pounds. However, total gross weight shall not exceed eighty thousand pounds, except as provided in subsections 9, ~~[and]~~ 10, 12, and 13 of this section.

7. Notwithstanding any provision of this section to the contrary, the ~~[department of transportation]~~ **commission** shall issue a single-use special permit, or upon request of the owner of the truck or equipment, shall issue an annual permit, for the transporting of any concrete pump truck or well-drillers' equipment. The ~~[department of transportation]~~ **commission** shall set fees for the issuance of permits pursuant to this subsection. Notwithstanding the provisions of section 301.133, concrete pump trucks or well-drillers' equipment may be operated on state-maintained roads and highways at any time on any day.

8. Notwithstanding the provision of this section to the contrary, the maximum gross vehicle limit and axle weight limit for any vehicle or combination of vehicles equipped with an idle reduction technology may be increased by a quantity necessary to compensate for the additional weight of the idle reduction system as provided for in 23 U.S.C. Section 127, as amended. In no case shall the additional weight increase allowed by this subsection be greater than five hundred fifty pounds. Upon request by an appropriate law enforcement officer, the vehicle

operator shall provide proof that the idle reduction technology is fully functional at all times and that the gross weight increase is not used for any purpose other than for the use of idle reduction technology.

9. Notwithstanding any provision of this section or any other law to the contrary, the total gross weight of any vehicle or combination of vehicles hauling milk, from a farm to a processing facility or livestock may be as much as, but shall not exceed, eighty-five thousand five hundred pounds while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

10. Notwithstanding any provision of this section or any other law to the contrary, any vehicle or combination of vehicles hauling grain or grain coproducts during times of harvest may be as much as, but not exceeding, ten percent over the maximum weight limitation allowable under subsection 3 of this section while operating on highways other than the interstate highway system. The provisions of this subsection shall not apply to vehicles operated and operating on the Dwight D. Eisenhower System of Interstate and Defense Highways.

11. Notwithstanding any provision of this section or any other law to the contrary, the ~~[department of transportation]~~ **commission** shall issue emergency utility response permits for the transporting of utility wires or cables, poles, and equipment needed for repair work immediately following a disaster where utility service has been disrupted. Under exigent circumstances, verbal approval of such operation may be made either by the **department of transportation** motor carrier compliance supervisor or other designated motor carrier services representative. Utility vehicles and equipment used to assist utility companies granted special permits under this subsection may be operated and transported on state-maintained roads and highways at any time on any day. The ~~[department of transportation]~~ **commission** shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

12. Notwithstanding any provision of this section, emergency vehicles designed to be used under emergency conditions to transport personnel and equipment and to mitigate hazardous situations may have a maximum gross vehicle weight of eighty-six thousand pounds inclusive of twenty-four thousand pounds on a single steering axle; thirty-three thousand five hundred pounds on a single drive axle; sixty-two thousand pounds on a tandem axle; or fifty-two thousand pounds on a tandem rear drive steer axle.

13. Notwithstanding any provision of this section, a vehicle operated by an engine fueled primarily by natural gas may operate upon the public highways of this state in excess of the vehicle weight limits set forth in this section by an amount that is equal to the difference between the weight of the vehicle attributable to the natural gas tank and fueling system carried by that vehicle and the weight of a comparable diesel tank and fueling system. In no event shall the maximum gross vehicle weight of the vehicle operating with a natural gas engine exceed eighty-two thousand pounds."; and

Further amend said bill, Page 1, Section 307.005, Line 4, by inserting after all of said section and line the following:

"407.816. 1. As used in subdivision (7) of section 407.815, the term "motor vehicle" shall not include "trailer" as such term is defined in ~~[subdivision (60) of]~~ section 301.010.

2. Prior to August 1, 2002, the provisions of section 407.817, subdivisions (13), (17) and (18) of section 407.825 and section 407.826 shall not apply to recreational vehicle dealers or manufacturers.

3. As of August 1, 2002, the term "motor vehicle" as used in sections 407.810 to 407.835 shall not apply to recreational vehicles as defined in section 407.1320.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Davis offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1
to
House Amendment No. 4

AMEND House Amendment No. 4 to Senate Bill No. 222, Page 14, Line 33, by deleting said line and inserting in lieu thereof the following:

"front and one foot in the rear. **Notwithstanding any provision of this section to the contrary, an articulated bus, comprised of two or more sections connected by a flexible joint or other mechanism, may be up to sixty feet in length, not including safety bumpers which may extend one foot in front and one foot in the rear, and not including bicycle storage racks which may extend over the safety bumper by up to five feet when in the down position transporting a bicycle.**"; and

Further amend said amendment and page, Lines 40-41, by deleting said lines and inserting in lieu thereof the following:

"excess of sixty feet; except that in order to comply with the provisions of **Pub. L. 97-424 codified in** Title 23 of the United States Code [~~(Public Law 97-424)~~] **(23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor and semitrailer or truck-tractor; and

Further amend said amendment and page, Lines 46-47, by deleting said lines and inserting in lieu thereof the following:

"6. In order to comply with the provisions of **Pub. L. 97-424 codified in** Title 23 of the United States Code [~~(Public Law 97-424)~~] **(23 U.S.C. Section 101 et al.), as amended**, no combination of truck-tractor, semitrailer and trailer operated upon the interstate"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davis, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Korman, **House Amendment No. 4, as amended**, was adopted.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 108

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen

McCaherty	McDaniel	Messenger	Miller	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Conway 10	Curtis	Dunn	Ellebracht	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	Meredith 71	Merideth 80
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 013

Alferman	Brattin	Butler	Carpenter	Ellington
Gregory	Hill	McGaugh	McGee	Mitten
Roden	Schroer	Spencer		

VACANCIES: 001

On motion of Representative Korman, the title of **SB 222, as amended**, relating to motor vehicles, was agreed to.

On motion of Representative Korman, **SB 222, as amended**, was read the third time and passed by the following vote:

AYES: 150

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Ellington
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer

Lavender	Lichtenegger	Love	Lynch	Matthiesen
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 008

Alferman	Carpenter	Hill	Hubrecht	Mathews
Mitten	Roden	Spencer		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS SB 225, relating to transportation, was taken up by Representative Davis.

Representative Davis offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 225, Page 19, Section 304.005, Line 13, by inserting after said section and line the following:

"304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary emergency vehicle displaying lighted red or red and blue lights, or a stationary vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation or a stationary vehicle owned by a contractor or subcontractor performing work for the department of transportation displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer or coroner or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550; ~~or~~

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; **or**

(10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davis, **House Amendment No. 1** was adopted.

Representative Fraker offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 225, Page 30, Section 304.190, Line 85, by inserting immediately after said section and line the following:

"311.367. 1. The provisions of this section shall apply to all persons, firms, or corporations who own and operate more than one premises licensed to sell intoxicating liquor containing alcohol in excess of five percent by weight at retail.

2. Any person, firm, or corporation described in subsection 1 of this section, with the permission of the supervisor of liquor control, may designate one or more places in this state as a central warehouse to which intoxicating liquors, except beer and other intoxicating malt liquor, ordered and purchased by a person, firm, or corporation from licensed wholesalers in this state may be delivered by licensed wholesalers in this state and at which intoxicating liquors so owned by a person, firm, or corporation may be stored.

3. Any person, firm, or corporation described in subsection 1 of this section who owns and stores intoxicating liquors in a central warehouse may transfer all or any part of the intoxicating liquors, except beer and other intoxicating malt liquor, so stored from the central warehouse in this state to any premises licensed to sell intoxicating liquors at retail which is owned and operated by the same person, firm, or corporation and which is located in the state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fraker, **House Amendment No. 2** was adopted.

Representative Basye offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 225, Page 30, Section 304.190, Line 85, by inserting after all of said section and line the following:

"304.725. 1. A veteran displaying special license plates issued under section 301.145, 301.443, 301.451, [or] 301.456, [or a veteran who is a Bronze Star recipient] 301.3052, 301.3053, or 301.3075, or a Distinguished Service Cross recipient, Air Force Cross recipient, or Coast Guard Cross recipient who displays a placard issued under subsection 2 of this section may park his or her motor vehicle, weighing not more than six thousand pounds gross weight, without charge, in a metered parking space or in a parking lot or garage on any public college or university in the state of Missouri, except during a special event where a separate parking fee may apply.

2. A veteran who has been awarded the [military service award known as the "Bronze Star"] Distinguished Service Cross, Air Force Cross, Coast Guard Cross, or a veteran who qualifies for a special license plate under subsection 1 of this section may apply to the director of revenue for a removable windshield placard at no cost to the veteran. Upon application, such veteran shall present proof to the director of his or her receipt of such award. Such placard shall be hung from the front, middle rearview mirror of a parked motor vehicle and may not be hung from the mirror during operation. When there is no rearview mirror, the placard shall be displayed on the dashboard on the driver's side.

3. A local authority's compliance with this section is solely contingent upon the approval of its governing body.

4. This section does not exempt a vehicle displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, 301.3052, 301.3053, or 301.3075, or displaying a placard as provided in subsection 2 of this section, from compliance with any other state law or ordinance, including, but not limited to, vehicle height restrictions, zones that prohibit stopping, parking, or standing of all vehicles, parking time limitations, street sweeping, restrictions of the parking space to a particular type of vehicle, or the parking of a vehicle that is involved in the operation of a street vending business.

5. This section does not authorize a vehicle displaying special license plates under section 301.145, 301.443, 301.451, [or] 301.456, 301.3052, 301.3053, or 301.3075, or displaying a placard as provided in subsection 2 of this section, to park in a state parking facility that is designated only for state employees.

6. This section does not authorize a vehicle displaying special license plates under section 301.145, 301.443, 301.451, ~~301.456~~, **301.3052, 301.3053, or 301.3075**, or displaying a placard as provided in subsection 2 of this section, to park during time periods other than the normal business hours of, or the maximum time allotted by, a state or local authority parking facility.

7. This section does not require the state or a local authority to designate specific parking spaces for vehicles displaying special license plates under section 301.145, 301.443, 301.451, ~~301.456~~, **301.3052, 301.3053, or 301.3075**, or displaying a placard as provided in subsection 2 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 3** was adopted.

Representative Alferman offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

"226.520. On and after March 30, 1972, no outdoor advertising shall be erected or maintained within six hundred sixty feet of the nearest edge of the right-of-way and visible from the main traveled way of any highway which is part of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System in this state except the following:

(1) Directional and other official signs, including, but not limited to, signs pertaining to natural wonders, scenic, cultural (including agricultural activities or attractions), scientific, educational, religious sites, and historical attractions, which are required or authorized by law, and which comply with regulations which shall be promulgated by the department relative to their lighting, size, number, spacing and such other requirements as may be appropriate to implement sections 226.500 to 226.600, but such regulations shall not be inconsistent with, nor more restrictive than, such national standards as may be promulgated from time to time by the Secretary of the Department of Transportation of the United States, under subsection (c) of Section 131 of Title 23 of the United States Code, **and two-year colleges shall qualify for substantially the same signs as traditional four-year colleges, theological schools, and seminaries;**

(2) Signs, displays, and devices advertising activities conducted on the property upon which they are located, or services and products therein provided;

(3) Outdoor advertising located in areas which are zoned industrial, commercial or the like as provided in sections 226.500 to 226.600 or under other authority of law;

(4) Outdoor advertising located in unzoned commercial or industrial areas as defined and determined pursuant to sections 226.500 to 226.600;

(5) Outdoor advertising for tourist-oriented businesses, and scoreboards used in sporting events or other electronic signs with changeable messages which are not prohibited by federal regulations or local zoning ordinances. Outdoor advertising which is authorized by this subdivision (5) shall only be allowed to the extent that such outdoor advertising is not prohibited by Title 23, United States Code, Section 131, as now or thereafter amended, and lawful regulations promulgated thereunder. The general assembly finds and declares it to be the policy of the state of Missouri that the tourism industry is of major and critical importance to the economic well-being of the state and that directional signs, displays and devices providing directional information about goods and services in the interest of the traveling public are essential to the economic welfare of the tourism industry. The general assembly further finds and declares that the removal of directional signs advertising tourist-oriented businesses is harmful to the tourism industry in Missouri and that the removal of directional signs within or near areas of the state where there is high concentration of tourist-oriented businesses would have a particularly harmful effect upon the economies within such areas. The state highways and transportation commission is authorized and directed to determine those specific areas of the state of Missouri in which there is high concentration of tourist-oriented businesses, and within such areas, no directional signs, displays and devices which are lawfully erected,

which are maintained in good repair, which provide directional information about goods and services in the interest of the traveling public, and which would otherwise be required to be removed because they are not allowed to be maintained under the provisions of sections 226.500 through 226.600 shall be required to be removed until such time as such removal has been finally ordered by the United States Secretary of Transportation;

(6) The provisions of this section shall not be construed to require removal of signs advertising churches or items of religious significance, items of native arts and crafts, woodworking in native products, or native items of artistic, historical, geologic significance, or hospitals or airports."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 4** was adopted.

Representative Berry offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 225, Page 30, Section 407.816, Line 7, by inserting immediately after all of said section and line the following:

"Section 1. 1. Notwithstanding any provision of law to the contrary, all weigh station bypass service providers shall have full and open access to each commercial weigh station bypass site in the state for the purposes of installing, modifying, and maintaining the necessary infrastructure to provide weigh station bypass services. Such access shall be provided to weigh station bypass service providers on a nondiscriminatory basis.

2. For the purposes of this section, a "weigh station bypass service provider" shall be defined as any provider of weigh station bypass measurement weights, readings, or measurements of motor vehicle axle weights and gross motor vehicle weights using technology including, but not limited to, weigh-in-motion devices.

3. The provisions of this section shall terminate on December 31, 2032."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Berry moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Kolkmeier:

AYES: 057

Adams	Arthur	Bahr	Bangert	Barnes 60
Barnes 28	Beard	Berry	Brown 27	Brown 57
Brown 94	Butler	Chipman	Cierpiot	Corlew
Cornejo	Curtis	Dogan	Dunn	Ellebracht
Engler	Evans	Francis	Franks Jr	Gannon
Gray	Green	Grier	Haahr	Haefner
Hansen	Higdon	Johnson	Justus	Kendrick
Korman	Lauer	Lavender	McCann Beatty	Merideth 80
Moon	Mosley	Muntzel	Pfautsch	Pierson Jr
Plocher	Roberts	Runions	Ruth	Shaul 113
Shull 16	Shumake	Sommer	Stevens 46	Walker 74
Wessels	Wood			

NOES: 092

Alferman	Anders	Anderson	Andrews	Austin
Baringer	Basye	Beck	Bernskoetter	Black
Bondon	Brattin	Burnett	Carpenter	Christofanelli

Conway 10	Conway 104	Crawford	Cross	Curtman
Davis	DeGroot	Dohrman	Eggleston	Ellington
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Frederick	Hannegan	Harris	Helms	Henderson
Houghton	Houx	Hubrecht	Hurst	Kelly 141
Kolkmeier	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	May	McCaherty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Messenger	Miller	Morgan	Morris	Neely
Newman	Nichols	Peters	Phillips	Pike
Pogue	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Schroer	Smith 85	Smith 163
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	White
Wiemann	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 013

Burns	Cookson	Gregory	Hill	Kelley 127
Kidd	Mitten	Pietzman	Rehder	Roden
Rowland 29	Spencer	Mr. Speaker		

VACANCIES: 001

Representative Eggleston offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting the following after all of said section and line:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. ~~[Any]~~ **No** person or persons ~~[who]~~ shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever~~[-, shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~

3. **Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.**

4. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, ~~[shall]~~ **may** notify the ~~[person]~~ **landowner** violating the provisions of this section, ~~[verbally or]~~ in writing, **using any mail service with delivery tracking**, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** ~~[Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent~~

~~jurisdiction]~~ If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days of the tracked delivery date, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted. The petition shall include an estimate of the costs.

5. If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law. If the court denies the petition, the county shall be responsible for the landowner's court costs and reasonable attorney's fees."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 6** was adopted.

Representative Love offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting immediately after all of said section and line the following:

"226.540. Notwithstanding any other provisions of sections 226.500 to 226.600, outdoor advertising shall be permitted within six hundred and sixty feet of the nearest edge of the right-of-way of highways located on the interstate, federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended in areas zoned industrial, commercial or the like and in unzoned commercial and industrial areas as defined in this section, subject to the following regulations which are consistent with customary use in this state:

(1) Lighting:

(a) No revolving or rotating beam or beacon of light that simulates any emergency light or device shall be permitted as part of any sign. No flashing, intermittent, or moving light or lights will be permitted except scoreboards and other illuminated signs designating public service information, such as time, date, or temperature, or similar information, will be allowed; tri-vision, projection, and other changeable message signs shall be allowed subject to Missouri highways and transportation commission regulations;

(b) External lighting, such as floodlights, thin line and gooseneck reflectors are permitted, provided the light source is directed upon the face of the sign and is effectively shielded so as to prevent beams or rays of light from being directed into any portion of the main traveled way of the federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System and the lights are not of such intensity so as to cause glare, impair the vision of the driver of a motor vehicle, or otherwise interfere with a driver's operation of a motor vehicle;

(c) No sign shall be so illuminated that it interferes with the effectiveness of, or obscures, an official traffic sign, device, or signal;

(2) Size of signs:

(a) The maximum area for any one sign shall be eight hundred square feet with a maximum height of thirty feet and a maximum length of seventy-two feet, inclusive of border and trim but excluding the base or apron, supports, and other structural members. The area shall be measured as established herein and in rules promulgated by the commission. In determining the size of a conforming or nonconforming sign structure, temporary cutouts and extensions installed for the length of a specific display contract shall not be considered a substantial increase to the size of the permanent display; provided the actual square footage of such temporary cutouts or extensions may not exceed thirty-three percent of the permanent display area. Signs erected in accordance with the provisions of

sections 226.500 to 226.600 prior to August 28, 2002, which fail to meet the requirements of this provision shall be deemed legally nonconforming as defined herein;

(b) The maximum size limitations shall apply to each side of a sign structure, and signs may be placed back to back, double faced, or in V-type construction with not more than two displays to each facing, but such sign structure shall be considered as one sign;

(c) After August 28, 1999, no new sign structure shall be erected in which two or more displays are stacked one above the other. Stacked structures existing on or before August 28, 1999, in accordance with sections 226.500 to 226.600 shall be deemed legally nonconforming and may be maintained in accordance with the provisions of sections 226.500 to 226.600. Structures displaying more than one display on a horizontal basis shall be allowed, provided that total display areas do not exceed the maximum allowed square footage for a sign structure pursuant to the provisions of paragraph (a) of this subdivision;

(3) Spacing of signs:

(a) On all interstate highways, freeways, and nonfreeway federal-aid primary highways as of June 1, 1991, and all highways designated as part of the National Highway System by the National Highway System Designation Act of 1995 and those highways subsequently designated as part of the National Highway System:

a. No sign structure shall be erected within one thousand four hundred feet of an existing sign on the same side of the highway;

b. Outside of incorporated municipalities, no structure may be located adjacent to or within five hundred feet of an interchange, intersection at grade, or safety rest area. Such five hundred feet shall be measured from the beginning or ending of the pavement widening at the exit from or entrance to the main traveled way. For purpose of this subparagraph, the term "incorporated municipalities" shall include "urban areas", except that such "urban areas" shall not be considered "incorporated municipalities" if it is finally determined that such would have the effect of making Missouri be in noncompliance with the requirements of Title 23, United States Code, Section 131;

(b) The spacing between structure provisions of this subdivision do not apply to signs which are separated by buildings, natural surroundings, or other obstructions in such manner that only one sign facing located within such distance is visible at any one time. Directional or other official signs or those advertising the sale or lease of the property on which they are located, or those which advertise activities on the property on which they are located, including products sold, shall not be counted, nor shall measurements be made from them for the purpose of compliance with spacing provisions;

(c) No sign shall be located in such manner as to obstruct or otherwise physically interfere with the effectiveness of an official traffic sign, signal, or device or obstruct or physically interfere with a motor vehicle operator's view of approaching, merging, or intersecting traffic;

(d) The measurements in this section shall be the minimum distances between outdoor advertising sign structures measured along the nearest edge of the pavement between points directly opposite the signs along each side of the highway and shall apply only to outdoor advertising sign structures located on the same side of the highway involved;

(4) As used in this section, the words "unzoned commercial and industrial land" shall be defined as follows: that area not zoned by state or local law or ordinance and on which there is located one or more permanent structures used for a commercial business or industrial activity or on which a commercial or industrial activity is actually conducted together with the area along the highway extending outwardly seven hundred fifty feet from and beyond the edge of such activity. All measurements shall be from the outer edges of the regularly used improvements, buildings, parking lots, landscaped, storage or processing areas of the commercial or industrial activity and along and parallel to the edge of the pavement of the highway. **On nonfreeway primary highways where there is an unzoned commercial or industrial area on one side of the road in accordance with this section, the unzoned commercial or industrial area shall also include those lands located on the opposite side of the highway to the extent of the same dimensions.** Unzoned land shall not include:

(a) Land on the opposite side of the highway from an unzoned commercial or industrial area as defined in this section and located adjacent to highways located on the interstate, ~~federal-aid primary system as it existed on June 1, 1991, or the national highway system as amended, unless the opposite side of the highway qualifies as a separate unzoned commercial or industrial area~~ **or primary freeway highways;** or

(b) Land zoned by a state or local law, regulation, or ordinance;

(5) "Commercial or industrial activities" as used in this section means those which are generally recognized as commercial or industrial by zoning authorities in this state, except that none of the following shall be considered commercial or industrial:

- (a) Outdoor advertising structures;
- (b) Agricultural, forestry, ranching, grazing, farming, and related activities, including seasonal roadside fresh produce stands;
- (c) Transient or temporary activities;
- (d) Activities more than six hundred sixty feet from the nearest edge of the right-of-way or not visible from the main traveled way;
- (e) Activities conducted in a building principally used as a residence;
- (f) Railroad tracks and minor sidings;

(6) The words "unzoned commercial or industrial land" shall also include all areas not specified in this section which constitute an "unzoned commercial or industrial area" within the meaning of the present Section 131 of Title 23 of the United States Code, or as such statute may be amended. As used in this section, the words "zoned commercial or industrial area" shall refer to those areas zoned commercial or industrial by the duly constituted zoning authority of a municipality, county, or other lawfully established political subdivision of the state, or by the state and which is within seven hundred fifty feet of one or more permanent commercial or industrial activities.

Commercial or industrial activities as used in this section are limited to those activities:

- (a) In which the primary use of the property is commercial or industrial in nature;
- (b) Which are clearly visible from the highway and recognizable as a commercial business;
- (c) Which are permanent as opposed to temporary or transitory and of a nature that would customarily be restricted to commercial or industrial zoning in areas comprehensively zoned; and
- (d) In determining whether the primary use of the property is commercial or industrial pursuant to paragraph (a) of this subdivision, the state highways and transportation commission shall consider the following factors:

- a. The presence of a permanent and substantial building;
 - b. The existence of utilities and local business licenses, if any, for the commercial activity;
 - c. On-premise signs or other identification;
 - d. The presence of an owner or employee on the premises for at least twenty hours per week;
- (7) In zoned commercial and industrial areas, whenever a state, county or municipal zoning authority has adopted laws or ordinances which include regulations with respect to the size, lighting and spacing of signs, which regulations are consistent with the intent of sections 226.500 to 226.600 and with customary use, then from and after the effective date of such regulations, and so long as they shall continue in effect, the provisions of this section shall not apply to the erection of signs in such areas. Notwithstanding any other provisions of this section, after August 28, 1992, with respect to any outdoor advertising which is regulated by the provisions of subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527:

(a) No county or municipality shall issue a permit to allow a regulated sign to be newly erected without a permit issued by the state highways and transportation commission;

(b) A county or municipality may charge a reasonable one-time permit or inspection fee to assure compliance with local wind load and electrical requirements when the sign is first erected, but a county or municipality may not charge a permit or inspection fee for such sign after such initial fee. Changing the display face or performing routine maintenance shall not be considered as erecting a new sign;

(8) The state highways and transportation commission on behalf of the state of Missouri, may seek agreement with the Secretary of Transportation of the United States under Section 131 of Title 23, United States Code, as amended, that sections 226.500 to 226.600 are in conformance with that Section 131 and provides effective control of outdoor advertising signs as set forth therein. If such agreement cannot be reached and the penalties under subsection (b) of Section 131 are invoked, the attorney general of this state shall institute proceedings described in subsection (1) of that Section 131.

226.550. 1. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 shall be erected or maintained on or after August 28, 1992, without a one-time permanent permit issued by the state highways and transportation commission. Application for permits shall be made to the state highways and transportation commission on forms furnished by the commission and shall be accompanied by a permit fee of two hundred dollars for all signs; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall be granted a permit for signs less than seventy-six square feet without payment of the fee. **The permit fee of two hundred dollars shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being**

advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location. In the event a permit holder fails to erect a sign structure within twenty-four months of issuance, said permit shall expire and a new permit must be obtained prior to any construction.

2. No outdoor advertising which is regulated by subdivision (1), (3) or (4) of section 226.520 or subsection 1 of section 226.527 which was erected prior to August 28, 1992, shall be maintained without a one-time permanent permit for outdoor advertising issued by the state highways and transportation commission. If a one-time permanent permit was issued by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, it is not necessary for a new permit to be issued. If a one-time permanent permit was not issued for a lawfully erected and lawfully existing sign by the state highways and transportation commission after March 30, 1972, and before August 28, 1992, a one-time permanent permit shall be issued by the commission for each sign which is lawfully in existence on the day prior to August 28, 1992, upon application and payment of a permit fee of two hundred dollars. All applications and fees due pursuant to this subsection shall be submitted before December 31, 1992. **The permit fee of two hundred dollars shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location.**

3. For purposes of sections 226.500 to 226.600, the terminology "structure lawfully in existence" or "lawfully existing" sign or outdoor advertising shall, nevertheless, include the following signs unless the signs violate the provisions of subdivisions (3) to (7) of subsection 1 of section 226.580:

(1) All signs erected prior to January 1, 1968;

(2) All signs erected before March 30, 1972, but on or after January 1, 1968, which would otherwise be lawful but for the failure to have a permit for such signs prior to March 30, 1972, except that any sign or structure which was not in compliance with sizing, spacing, lighting, or location requirements of sections 226.500 to 226.600 as the sections appeared in the revised statutes of Missouri 1969, wheresoever located, shall not be considered a lawfully existing sign or structure;

(3) All signs erected after March 30, 1972, which are in conformity with sections 226.500 to 226.600;

(4) All signs erected in compliance with sections 226.500 to 226.600 prior to August 28, 2002.

4. On or after August 28, 1992, the state highways and transportation commission may, in addition to the fees authorized by subsections 1 and 2 of this section, collect a biennial inspection fee every two years after a state permit has been issued. Biennial inspection fees due after August 28, 2002, and prior to August 28, 2003, shall be fifty dollars. Biennial inspection fees due on or after August 28, 2003, shall be seventy-five dollars. Biennial inspection fees due on or after August 28, 2004, shall be one hundred dollars; except that, tax-exempt religious organizations as defined in subdivision (11) of section 313.005, service organizations as defined in subdivision (12) of section 313.005, veterans' organizations as defined in subdivision (14) of section 313.005, and fraternal organizations as defined in subdivision (8) of section 313.005 shall not be required to pay such fee. **The biennial inspection fee shall be waived for landowners, provided that the landowner owns both the land upon which the outdoor advertising is placed and the business being advertised on the sign, so long as the business being advertised is located within seven hundred fifty feet of the sign location.**

5. In order to effect the more efficient collection of biennial inspection fees, the state highways and transportation commission is encouraged to adopt a renewal system in which all permits in a particular county are renewed in the same month. In conjunction with the conversion to this renewal system, the state highways and transportation commission is specifically authorized to prorate renewal fees based on changes in renewal dates.

6. Sign owners or owners of the land on which signs are located must apply to the state highways and transportation commission for biennial inspection and submit any fees as required by this section on or before December 31, 1992. For a permitted sign which does not have a permit, a permit shall be issued at the time of the next biennial inspection.

7. The state highways and transportation commission shall deposit all fees received for outdoor advertising permits and inspection fees in the state road fund, keeping a separate record of such fees, and the same may be expended by the commission in the administration of sections 226.500 to 226.600."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McGaugh offered **House Amendment No. 1 to House Amendment No. 7.**

House Amendment No. 1
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Bill No. 225, Page 5, Section 226.550, Line 34, by deleting all of said line and inserting in lieu thereof the following:

"226.500 to 226.600.

8. Notwithstanding any other provision of law to the contrary, the permit and biennial inspection fees imposed under this section or section 226.540 shall be waived for any signs located on the side of a school bus as defined in section 301.010, owned by a transportation company under contract with a school district for the transportation of students, indicating that the transportation company is currently hiring positions to facilitate the transporting of students. No fines shall be imposed for any such school bus having said signs that is otherwise parked legally."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1 to House Amendment No. 7** was adopted.

On motion of Representative Love, **House Amendment No. 7, as amended**, was adopted.

Representative McGaugh offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 225, Page 19, Section 301.550, Line 125, by inserting after all of said section the following:

"302.441. 1. If a person is required to have an ignition interlock device installed on such person's vehicle, he or she may apply to the court for an employment exemption variance to allow him or her to drive an employer-owned vehicle not equipped with an ignition interlock device for employment purposes only. Such exemption shall not be granted to a person who is self-employed or who wholly or partially owns **or controls** an entity that owns an employer-owned vehicle.

2. A person who is granted an employment exemption variance under subsection 1 of this section shall not drive, operate, or be in physical control of an employer-owned vehicle used for transporting children under eighteen years of age or vulnerable persons, as defined in section 630.005, or an employer-owned vehicle for personal use."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 8** was adopted.

Representative Shumake offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 225, Page 13, Section 301.031, Line 6, by inserting after all of said section and line the following:

"301.136. 1. Any camping or fifth-wheel trailer, as defined in section 407.1320, that is over twenty-five years old may be permanently registered upon payment of a registration fee of fifty-two dollars and fifty cents. Upon the transfer of the title to any such trailer, the registration shall be canceled and the license plates issued therefor shall be returned to the director of revenue.

2. The owner of any such trailer shall file an application in a form prescribed by the director and a certificate of registration shall be issued therefor.

3. Notwithstanding any provision of this section to the contrary, any person possessing license plates issued by the state of Missouri that are over twenty-five years old, in which the year of issuance of such plates is consistent with the year of the manufacture of the camping or fifth-wheel trailer, may register such plates as historic trailer plates as set forth in this section; provided that, the configuration of letters, numbers, or combination of letters and numbers of such plates is not identical to the configuration of letters, numbers, or combination of letters and numbers of any plates already issued to an owner by the director. Such license plates shall not be required to possess the characteristic features of reflective material and common color scheme and design as prescribed by section 301.130. The owner of the historic trailer registered under this section shall keep the certificate of registration in the trailer at all times. The certificate of registration shall be prima facie evidence that the trailer has been properly registered with the director and that all fees have been paid."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli offered **House Amendment No. 1 to House Amendment No. 9.**

*House Amendment No. 1
to
House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 21, by deleting all of said line and inserting in lieu thereof the following:

"have been paid.

301.147. 1. Notwithstanding the provisions of section 301.020 to the contrary, beginning July 1, 2000, the director of revenue may provide owners of motor vehicles, other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of biennially registering motor vehicles. Any vehicle manufactured as an even-numbered model year vehicle shall be renewed each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be renewed each odd-numbered calendar year, subject to the following requirements:

(1) The fee collected at the time of biennial registration shall include the annual registration fee plus a pro rata amount for the additional twelve months of the biennial registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the preceding year that no such taxes were due as set forth in section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

2. **Notwithstanding the provisions of subsection 1 of this section and the provisions of section 301.020 to the contrary, beginning January 1, 2018, the director of revenue shall provide owners of motor vehicles other than commercial motor vehicles licensed in excess of fifty-four thousand pounds gross weight, the option of a three-year registration when the vehicle would be ineligible for a biennial registration but eligible for an annual registration under subsection 1 of this section, subject to the following requirements:**

(1) The fee collected at the time of three-year registration shall include the biennial registration fee plus a pro rata amount for the additional twelve months of the three-year registration;

(2) Presentation of all documentation otherwise required by law for vehicle registration including, but not limited to, a personal property tax receipt or certified statement for the two preceding years that no such taxes were due as set forth under section 301.025, proof of a motor vehicle safety inspection and any applicable emission inspection conducted within sixty days prior to the date of application, and proof of insurance as required by section 303.026.

3. The director of revenue may prescribe rules and regulations for the effective administration of this section. The director is authorized to adopt those rules that are reasonable and necessary to accomplish the limited duties specifically delegated within this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is promulgated pursuant to the authority delegated in this section shall become effective only if it has been promulgated pursuant to the provisions of chapter 536. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 1, 2000, shall be invalid and void.

~~[3-]~~ 4. The director of revenue shall have the authority to stagger the registration period of motor vehicles other than commercial motor vehicles licensed in excess of twelve thousand pounds gross weight. Once the owner of a motor vehicle chooses the option of biennial registration, such registration ~~[must]~~ **shall** be maintained for the full twenty-four month period."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 1 to House Amendment No. 9** was adopted.

On motion of Representative Shumake, **House Amendment No. 9, as amended**, was adopted.

Representative Korman offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 225, Page 1, Section A, Line 4, by inserting immediately after all of said section and line the following:

"137.095. 1. The real and tangible personal property of all corporations operating in any county in the state of Missouri and in the City of St. Louis, and subject to assessment by county or township assessors, shall be assessed and taxed in the county in which the property is situated on the first day of January of the year for which the taxes are assessed, and every general or business corporation having or owning tangible personal property on the first day of January in each year, which is situated in any other county than the one in which the corporation is located, shall make return to the assessor of the county or township where the property is situated, in the same manner as other tangible personal property is required by law to be returned, except that all motor vehicles which are the property of the corporation and which are subject to regulation under chapter 390 shall be assessed for tax purposes in the county in which the motor vehicles are based.

2. For the purposes of subsection 1 of this section, the term "based" means the place where the vehicle is most frequently dispatched, garaged, serviced, maintained, operated or otherwise controlled, except that leased passenger vehicles shall be assessed at the residence of the driver or, if the residence of the driver is unknown, at the location of the lessee.

3. The assessed valuation of any tractor or trailer as defined in section 301.010 owned by a corporation and used in ~~[interstate]~~ **interjurisdictional** commerce must be apportioned to Missouri based on the ratio of miles traveled in this state to miles traveled in ~~[the United States in interstate]~~ **interjurisdictional** commerce during the preceding tax year or on the basis of the most recent annual mileage figures available **regardless of the state in which the International Registration Plan fleet under which such tractor or trailer operates or maintains its base jurisdiction. Where historical distance records are unavailable, the average per vehicle distance chart as described in section 320 of the International Registration Plan and which is provided to counties by department of transportation carrier services, or any other reasonable source of distance data, may be used.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCaherty offered **House Amendment No. 1 to House Amendment No. 10**.

House Amendment No. 1
to
House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 27, by inserting immediately after all of said line the following:

"Further amend said bill, Page 19, Section 301.550, Line 125, by inserting immediately after all of said section and line the following:

"302.020. 1. Unless otherwise provided for by law, it shall be unlawful for any person, except those expressly exempted by section 302.080, to:

- (1) Operate any vehicle upon any highway in this state unless the person has a valid license;
- (2) Operate a motorcycle or motortricycle upon any highway of this state unless such person has a valid license that shows the person has successfully passed an examination for the operation of a motorcycle or motortricycle as prescribed by the director. The director may indicate such upon a valid license issued to such person, or shall issue a license restricting the applicant to the operation of a motorcycle or motortricycle if the actual demonstration, required by section 302.173, is conducted on such vehicle;
- (3) Authorize or knowingly permit a motorcycle or motortricycle owned by such person or under such person's control to be driven upon any highway by any person whose license does not indicate that the person has passed the examination for the operation of a motorcycle or motortricycle or has been issued an instruction permit therefor;
- (4) Operate a motor vehicle with an instruction permit or license issued to another person.

2. Every person **who is younger than twenty-one years of age** operating or riding as a passenger on any motorcycle or motortricycle, as defined in section 301.010, upon any highway of this state shall wear protective headgear at all times the vehicle is in motion. **Every person twenty-one years of age or older operating any motorcycle or motortricycle who has been issued an instruction permit shall wear protective headgear at all times the vehicle is in motion. Every person twenty-one years of age or older operating any motorcycle or motortricycle who has neither possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years nor completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 shall wear protective headgear at all times the vehicle is in motion.** The protective headgear shall meet reasonable standards and specifications established by the director. **No person shall be stopped, inspected, or detained solely to determine compliance with this subsection.**

3. Notwithstanding the provisions of section 302.340 any person convicted of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a misdemeanor. A first violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class D misdemeanor. A second violation of subdivision (1) or (2) of subsection 1 of this section shall be punishable as a class A misdemeanor. Any person convicted a third or subsequent time of violating subdivision (1) or (2) of subsection 1 of this section is guilty of a class E felony. Notwithstanding the provisions of section 302.340, violation of subdivisions (3) and (4) of subsection 1 of this section is a misdemeanor, the first violation punishable as a class D misdemeanor, a second or subsequent violation of this section punishable as a class C misdemeanor, and the penalty for failure to wear protective headgear as required by subsection 2 of this section is an infraction for which a fine not to exceed twenty-five dollars may be imposed. Notwithstanding all other provisions of law and court rules to the contrary, no court costs shall be imposed upon any person due to such violation. No points shall be assessed pursuant to section 302.302 for a failure to wear such protective headgear. Prior pleas of guilty and prior findings of guilty shall be pleaded and proven in the same manner as required by section 558.021.

302.026. 1. Any qualified motorcycle operator who is twenty-one years of age or older may operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear if he or she has first-party insurance coverage and has completed a motorcycle safety education course approved pursuant to sections 302.133 to 302.137 or possessed his or her motorcycle license or motorcycle endorsement for a minimum period of two years. In addition to maintaining proof of financial responsibility in accordance with chapter 303, any such qualified motorcycle operator who desires to operate a motorcycle or motortricycle upon any highway of this state without wearing protective headgear shall be covered by a health insurance policy.

2. Proof of coverage required by subsection 1 of this section shall be provided to law enforcement, upon request, by showing documentation indicating the qualified operator has the insurance coverage required by this section. The term "health benefit plan" as used in this section shall have the same meaning assigned to it in section 376.1350."; and

Further amend said bill, Page 30, Section 407.816, Line 7, by inserting immediately after all of said section and line the following:

"476.385. 1. The judges of the supreme court may appoint a committee consisting of at least seven associate circuit judges, who shall meet en banc and establish and maintain a schedule of fines to be paid for violations of sections 210.104, 577.070, and 577.073, and chapters 252, 301, 302, 304, 306, 307 and 390, with such fines increasing in proportion to the severity of the violation. The associate circuit judges of each county may meet en banc and adopt the schedule of fines and participation in the centralized bureau pursuant to this section. Notice of such adoption and participation shall be given in the manner provided by supreme court rule. Upon order of the supreme court, the associate circuit judges of each county may meet en banc and establish and maintain a schedule of fines to be paid for violations of municipal ordinances for cities, towns and villages electing to have violations of its municipal ordinances heard by associate circuit judges, pursuant to section 479.040; and for traffic court divisions established pursuant to section 479.500. The schedule of fines adopted for violations of municipal ordinances may be modified from time to time as the associate circuit judges of each county en banc deem advisable. No fine established pursuant to this subsection may exceed the maximum amount specified by statute or ordinance for such violation. **Individual political subdivisions, including counties and municipalities, shall be prohibited from imposing a fine for any violation in excess of the fine specified for the violation on the schedule of fines established and maintained by the supreme court under this subsection.**

2. In no event shall any schedule of fines adopted pursuant to this section include offenses involving the following:

- (1) Any violation resulting in personal injury or property damage to another person;
- (2) Operating a motor vehicle while intoxicated or under the influence of intoxicants or drugs;
- (3) Operating a vehicle with a counterfeited, altered, suspended or revoked license;
- (4) Fleeing or attempting to elude an officer.

3. There shall be a centralized bureau to be established by supreme court rule in order to accept pleas of not guilty or guilty and payments of fines and court costs for violations of the laws and ordinances described in subsection 1 of this section, made pursuant to a schedule of fines established pursuant to this section. The centralized bureau shall collect, with any plea of guilty and payment of a fine, all court costs which would have been collected by the court of the jurisdiction from which the violation originated.

4. If a person elects not to contest the alleged violation, the person shall send payment in the amount of the fine and any court costs established for the violation to the centralized bureau. Such payment shall be payable to the central violations bureau, shall be made by mail or in any other manner established by the centralized bureau, and shall constitute a plea of guilty, waiver of trial and a conviction for purposes of section 302.302, and for purposes of imposing any collateral consequence of a criminal conviction provided by law. By paying the fine and costs, the person also consents to attendance either online or in person at any driver-improvement program or motorcycle-rider training course ordered by the court and consents to verification of such attendance as directed by the bureau. Notwithstanding any provision of law to the contrary, the prosecutor shall not be required to sign any information, ticket or indictment if disposition is made pursuant to this subsection. In the event that any payment is made pursuant to this section by credit card or similar method, the centralized bureau may charge an additional fee in order to reflect any transaction cost, surcharge or fee imposed on the recipient of the credit card payment by the credit card company.

5. If a person elects to plead not guilty, such person shall send the plea of not guilty to the centralized bureau. The bureau shall send such plea and request for trial to the prosecutor having original jurisdiction over the offense. Any trial shall be conducted at the location designated by the court. The clerk of the court in which the case is to be heard shall notify in writing such person of the date certain for the disposition of such charges. The prosecutor shall not be required to sign any information, ticket or indictment until the commencement of any proceeding by the prosecutor with respect to the notice of violation.

6. In courts adopting a schedule of fines pursuant to this section, any person receiving a notice of violation pursuant to this section shall also receive written notification of the following:

- (1) The fine and court costs established pursuant to this section for the violation or information regarding how the person may obtain the amount of the fine and court costs for the violation;

(2) That the person must respond to the notice of violation by paying the prescribed fine and court costs, or pleading not guilty and appearing at trial, and that other legal penalties prescribed by law may attach for failure to appear and dispose of the violation. The supreme court may modify the suggested forms for uniform complaint and summons for use in courts adopting the procedures provided by this section, in order to accommodate such required written notifications.

7. Any moneys received in payment of fines and court costs pursuant to this section shall not be considered to be state funds, but shall be held in trust by the centralized bureau for benefit of those persons or entities entitled to receive such funds pursuant to this subsection. All amounts paid to the centralized bureau shall be maintained by the centralized bureau, invested in the manner required of the state treasurer for state funds by sections 30.240, 30.250, 30.260 and 30.270, and disbursed as provided by the constitution and laws of this state. Any interest earned on such fund shall be payable to the director of the department of revenue for deposit into a revolving fund to be established pursuant to this subsection. The state treasurer shall be the custodian of the revolving fund, and shall make disbursements, as allowed by lawful appropriations, only to the judicial branch of state government for goods and services related to the administration of the judicial system.

8. Any person who receives a notice of violation subject to this section who fails to dispose of such violation as provided by this section shall be guilty of failure to appear provided by section 544.665; and may be subject to suspension of driving privileges in the manner provided by section 302.341. The centralized bureau shall notify the appropriate prosecutor of any person who fails to either pay the prescribed fine and court costs, or plead not guilty and request a trial within the time allotted by this section, for purposes of application of section 544.665. The centralized bureau shall also notify the department of revenue of any failure to appear subject to section 302.341, and the department shall thereupon suspend the license of the driver in the manner provided by section 302.341, as if notified by the court.

9. In addition to the remedies provided by subsection 8 of this section, the centralized bureau and the courts may use the remedies provided by sections 488.010 to 488.020 for the collection of court costs payable to courts, in order to collect fines and court costs for violations subject to this section."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCaherty, **House Amendment No. 1 to House Amendment No. 10** was adopted.

Representative Kolkmeier offered **House Amendment No. 2 to House Amendment No. 10**.

House Amendment No. 2
to
House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Bill No. 225, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""71.610. 1. No municipal corporation in this state shall have the power to impose a license tax upon any business, avocation, pursuit or calling, unless such business, avocation, pursuit or calling is specially named as taxable in the charter of such municipal corporation, or unless such power be conferred by statute.

2. Notwithstanding any other provision of law, any political subdivision that imposes a local excise or sales tax enacted after January 1, 2017, under article IV, section 30(a) of the Constitution of Missouri shall use no less than ninety percent of such funds collected for the construction, reconstruction, maintenance, and repair of roads and streets and for the payment and interest on indebtedness incurred on account of road and street purposes, and no more than ten percent of such funds collected for policing, signing, lighting, and cleaning roads and streets.

137.095. 1. The real and tangible personal property of all corporations operating in any"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kolkmeier, **House Amendment No. 2 to House Amendment No. 10** was adopted.

On motion of Representative Korman, **House Amendment No. 10, as amended**, was adopted.

Representative Austin moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Moon	Morris	Muntzel	Pfautsch	Phillips
Pike	Plocher	Pogue	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Lavender	May	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Morgan	Mosley
Neely	Newman	Nichols	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Spencer	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 011

Cookson	Corlew	Curtis	Kidd	Miller
Mitten	Peters	Pietzman	Rehder	Roden
Mr. Speaker				

VACANCIES: 001

On motion of Representative Davis, the title of **HCS SB 225, as amended**, was agreed to.

On motion of Representative Davis, **HCS SB 225, as amended**, was adopted.

On motion of Representative Davis, **HCS SB 225, as amended**, was read the third time and passed by the following vote:

AYES: 097

Alferman	Andrews	Arthur	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Cornejo
Crawford	Cross	Curtis	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hansen	Harris
Helms	Henderson	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Muntzel	Neely	Pfautsch	Phillips
Pike	Plocher	Razer	Redmon	Reiboldt
Reisch	Rhoads	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Trent	Vescovo	Walker 3
Wiemann	Wood			

NOES: 051

Adams	Anders	Anderson	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Chipman	Curtman	Dunn	Ellington
Franks Jr	Gray	Green	Higdon	Hill
Hurst	Lavender	Marshall	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Remole
Roberts	Runions	Smith 85	Spencer	Stevens 46
Taylor	Unsicker	Walker 74	Wessels	White
Wilson				

PRESENT: 001

Shumake

ABSENT WITH LEAVE: 013

Barnes 60	Cookson	Corlew	Hannegan	Kelly 141
Kidd	May	Miller	Morris	Pietzman
Rehder	Roden	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS CARRYING REQUEST MESSAGES

HCS SCS SB 139, as amended, relating to controlled substances, was taken up by Representative Wood.

Representative Wood moved that the House refuse to recede from its position on **HCS SCS SB 139, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SB 283, as amended, relating to political subdivisions, was taken up by Representative Andrews.

Representative Andrews moved that the House refuse to recede from its position on **HCS SB 283, as amended**, and grant the Senate a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS

HCS SCS SB 11, relating to disposition of municipal assets, was taken up by Representative Fraker.

Representative Fraker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting after all of said section and line the following:

"135.963. 1. Improvements made to real property as such term is defined in section 137.010 which are made in an enhanced enterprise zone subsequent to the date such zone or expansion thereto was designated may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. Improvements made to real property, as such term is defined in section 137.010, which are locally assessed and in a renewable energy generation zone designated as an enhanced enterprise zone, subsequent to the date such enhanced enterprise zone or expansion thereto was designated, may, upon approval of an authorizing resolution or ordinance by the governing authority having jurisdiction of the area in which the improvements are made, be exempt, in whole or in part, from assessment and payment of ad valorem taxes of one or more affected political subdivisions. In addition to enhanced business enterprises, a speculative industrial or warehouse building constructed by a public entity or a private entity if the land is leased by a public entity may be subject to such exemption.

2. Such authorizing resolution shall specify the percent of the exemption to be granted, the duration of the exemption to be granted, and the political subdivisions to which such exemption is to apply and any other terms, conditions, or stipulations otherwise required. A copy of the resolution shall be provided to the director within thirty calendar days following adoption of the resolution by the governing authority.

3. No exemption shall be granted until the governing authority holds a public hearing for the purpose of obtaining the opinions and suggestions of residents of political subdivisions to be affected by the exemption from property taxes. The governing authority shall send, by certified mail, a notice of such hearing to each political subdivision in the area to be affected and shall publish notice of such hearing in a newspaper of general circulation

in the area to be affected by the exemption at least twenty days prior to the hearing but not more than thirty days prior to the hearing. Such notice shall state the time, location, date, and purpose of the hearing.

4. Notwithstanding subsection 1 of this section, at least one-half of the ad valorem taxes otherwise imposed on subsequent improvements to real property located in an enhanced enterprise zone of enhanced business enterprises or speculative industrial or warehouse buildings as indicated in subsection 1 of this section shall become and remain exempt from assessment and payment of ad valorem taxes of any political subdivision of this state or municipality thereof, if said political subdivision or municipality levies ad valorem taxes, for a period of not less than ten years following the date such improvements were assessed, provided the improved properties are used for enhanced business enterprises. The exemption for speculative buildings is subject to the approval of the governing authority for a period not to exceed two years if the building is owned by a private entity and five years if the building is owned or ground leased by a public entity. This shall not preclude the building receiving an exemption for the remaining time period established by the governing authority if it was occupied by an enhanced business enterprise. The two- and five-year time periods indicated for speculative buildings shall not be an addition to the local abatement time period for such facility.

5. No exemption shall be granted for a period more than twenty-five years ~~[following the date on which the original enhanced enterprise zone was designated by the department]~~, **provided, however, that during the ten years prior to the expiration of an enhanced enterprise zone no exemption shall be granted for a period of more than ten years.**

6. The provisions of subsection 1 of this section shall not apply to improvements made to real property begun prior to August 28, 2004.

7. The abatement referred to in this section shall not relieve the assessor or other responsible official from ascertaining the amount of the equalized assessed value of all taxable property annually as required by section 99.855, 99.957, or 99.1042 and shall not have the effect of reducing the payments in lieu of taxes referred to in subdivision (2) of subsection 1 of section 99.845, subdivision (2) of subsection 3 of section 99.957, or subdivision (2) of subsection 3 of section 99.1042 unless such reduction is set forth in the plan approved by the governing body of the municipality pursuant to subdivision (1) of subsection 1 of section 99.820, section 99.942, or section 99.1027."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fraker, **House Amendment No. 1** was adopted.

Representative Miller offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 4, Section 88.770, Line 41, by inserting immediately after all of said section and line the following:

"99.845. 1. A municipality, either at the time a redevelopment project is approved or, in the event a municipality has undertaken acts establishing a redevelopment plan and redevelopment project and has designated a redevelopment area after the passage and approval of sections 99.800 to 99.865 but prior to August 13, 1982, which acts are in conformance with the procedures of sections 99.800 to 99.865, may adopt tax increment allocation financing by passing an ordinance providing that after the total equalized assessed valuation of the taxable real property in a redevelopment project exceeds the certified total initial equalized assessed valuation of the taxable real property in the redevelopment project, the ad valorem taxes, and payments in lieu of taxes, if any, arising from the levies upon taxable real property in such redevelopment project by taxing districts and tax rates determined in the manner provided in subsection 2 of section 99.855 each year after the effective date of the ordinance until redevelopment costs have been paid shall be divided as follows:

(1) That portion of taxes, penalties and interest levied upon each taxable lot, block, tract, or parcel of real property which is attributable to the initial equalized assessed value of each such taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid by the county collector to the respective affected taxing districts in the manner required by law in the absence of the adoption of tax increment allocation financing;

(2) (a) Payments in lieu of taxes attributable to the increase in the current equalized assessed valuation of each taxable lot, block, tract, or parcel of real property in the area selected for the redevelopment project and any applicable penalty and interest over and above the initial equalized assessed value of each such unit of property in the area selected for the redevelopment project shall be allocated to and, when collected, shall be paid to the municipal treasurer who shall deposit such payment in lieu of taxes into a special fund called the "Special Allocation Fund" of the municipality for the purpose of paying redevelopment costs and obligations incurred in the payment thereof. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's levy rate for ad valorem tax on real property, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered payments in lieu of taxes subject to deposit into a special allocation fund without the consent of such taxing district. Revenues will be considered directly attributable to the newly voter-approved incremental increase to the extent that they are generated from the difference between the taxing district's actual levy rate currently imposed and the maximum voter-approved levy rate at the time that the redevelopment project was adopted. Payments in lieu of taxes which are due and owing shall constitute a lien against the real estate of the redevelopment project from which they are derived and shall be collected in the same manner as the real property tax, including the assessment of penalties and interest where applicable. The municipality may, in the ordinance, pledge the funds in the special allocation fund for the payment of such costs and obligations and provide for the collection of payments in lieu of taxes, the lien of which may be foreclosed in the same manner as a special assessment lien as provided in section 88.861. No part of the current equalized assessed valuation of each lot, block, tract, or parcel of property in the area selected for the redevelopment project attributable to any increase above the total initial equalized assessed value of such properties shall be used in calculating the general state school aid formula provided for in section 163.031 until such time as all redevelopment costs have been paid as provided for in this section and section 99.850.

(b) Notwithstanding any provisions of this section to the contrary, for purposes of determining the limitation on indebtedness of local government pursuant to Article VI, Section 26(b) of the Missouri Constitution, the current equalized assessed value of the property in an area selected for redevelopment attributable to the increase above the total initial equalized assessed valuation shall be included in the value of taxable tangible property as shown on the last completed assessment for state or county purposes.

(c) The county assessor shall include the current assessed value of all property within the taxing district in the aggregate valuation of assessed property entered upon the assessor's book and verified pursuant to section 137.245, and such value shall be utilized for the purpose of the debt limitation on local government pursuant to Article VI, Section 26(b) of the Missouri Constitution;

(3) For purposes of this section, "levies upon taxable real property in such redevelopment project by taxing districts" shall not include the blind pension fund tax levied under the authority of Article III, Section 38(b) of the Missouri Constitution, or the merchants' and manufacturers' inventory replacement tax levied under the authority of subsection 2 of Section 6 of Article X of the Missouri Constitution, except in redevelopment project areas in which tax increment financing has been adopted by ordinance pursuant to a plan approved by vote of the governing body of the municipality taken after August 13, 1982, and before January 1, 1998.

2. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after July 12, 1990, and prior to August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest imposed by the municipality, or other taxing districts, which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, licenses, fees or special assessments other than payments in lieu of taxes and any penalty and interest thereon, or, effective January 1, 1998, taxes levied pursuant to section 94.660, for the purpose of public transportation, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Any provision of an agreement, contract or covenant entered into prior to July 12, 1990, between a municipality and any other political subdivision which provides for an appropriation of other municipal revenues to the special allocation fund shall be and remain enforceable.

3. In addition to the payments in lieu of taxes described in subdivision (2) of subsection 1 of this section, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 31, 1991, fifty percent of the total additional revenue from taxes, penalties and interest which are imposed by the municipality or other taxing districts, and which are generated by economic activities within the area of the redevelopment project over the amount of such taxes generated by economic activities within the area of the redevelopment project in the

calendar year prior to the adoption of the redevelopment project by ordinance, while tax increment financing remains in effect, but excluding personal property taxes, taxes imposed on sales or charges for sleeping rooms paid by transient guests of hotels and motels, taxes levied pursuant to section 70.500, taxes levied for the purpose of public transportation pursuant to section 94.660, taxes imposed on sales pursuant to subsection 2 of section 67.1712 for the purpose of operating and maintaining a metropolitan park and recreation district, licenses, fees or special assessments other than payments in lieu of taxes and penalties and interest thereon, any sales tax imposed by a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, for the purpose of sports stadium improvement or levied by such county under section 238.410 for the purpose of the county transit authority operating transportation facilities, or for redevelopment plans and projects adopted or redevelopment projects approved by ordinance after August 28, 2013, taxes imposed on sales under and pursuant to section 67.700 or 650.399 for the purpose of emergency communication systems, shall be allocated to, and paid by the local political subdivision collecting officer to the treasurer or other designated financial officer of the municipality, who shall deposit such funds in a separate segregated account within the special allocation fund. Beginning August 28, 2014, if the voters in a taxing district vote to approve an increase in such taxing district's sales tax or use tax, other than the renewal of an expiring sales or use tax, any additional revenues generated within an existing redevelopment project area that are directly attributable to the newly voter-approved incremental increase in such taxing district's levy rate shall not be considered economic activity taxes subject to deposit into a special allocation fund without the consent of such taxing district.

4. Beginning January 1, 1998, for redevelopment plans and projects adopted or redevelopment projects approved by ordinance and which have complied with subsections 4 to 12 of this section, in addition to the payments in lieu of taxes and economic activity taxes described in subsections 1, 2 and 3 of this section, up to fifty percent of the new state revenues, as defined in subsection 8 of this section, estimated for the businesses within the project area and identified by the municipality in the application required by subsection 10 of this section, over and above the amount of such taxes reported by businesses within the project area as identified by the municipality in their application prior to the approval of the redevelopment project by ordinance, while tax increment financing remains in effect, may be available for appropriation by the general assembly as provided in subsection 10 of this section to the department of economic development supplemental tax increment financing fund, from the general revenue fund, for distribution to the treasurer or other designated financial officer of the municipality with approved plans or projects.

5. The treasurer or other designated financial officer of the municipality with approved plans or projects shall deposit such funds in a separate segregated account within the special allocation fund established pursuant to section 99.805.

6. No transfer from the general revenue fund to the Missouri supplemental tax increment financing fund shall be made unless an appropriation is made from the general revenue fund for that purpose. No municipality shall commit any state revenues prior to an appropriation being made for that project. For all redevelopment plans or projects adopted or approved after December 23, 1997, appropriations from the new state revenues shall not be distributed from the Missouri supplemental tax increment financing fund into the special allocation fund unless the municipality's redevelopment plan ensures that one hundred percent of payments in lieu of taxes and fifty percent of economic activity taxes generated by the project shall be used for eligible redevelopment project costs while tax increment financing remains in effect. This account shall be separate from the account into which payments in lieu of taxes are deposited, and separate from the account into which economic activity taxes are deposited.

7. In order for the redevelopment plan or project to be eligible to receive the revenue described in subsection 4 of this section, the municipality shall comply with the requirements of subsection 10 of this section prior to the time the project or plan is adopted or approved by ordinance. The director of the department of economic development and the commissioner of the office of administration may waive the requirement that the municipality's application be submitted prior to the redevelopment plan's or project's adoption or the redevelopment plan's or project's approval by ordinance.

8. For purposes of this section, "new state revenues" means:

(1) The incremental increase in the general revenue portion of state sales tax revenues received pursuant to section 144.020, excluding sales taxes that are constitutionally dedicated, taxes deposited to the school district trust fund in accordance with section 144.701, sales and use taxes on motor vehicles, trailers, boats and outboard motors and future sales taxes earmarked by law. In no event shall the incremental increase include any amounts attributable to retail sales unless the municipality or authority has proven to the Missouri development finance board and the department of economic development and such entities have made a finding that the sales tax increment attributable to retail sales is from new sources which did not exist in the state during the baseline year. The incremental increase

in the general revenue portion of state sales tax revenues for an existing or relocated facility shall be the amount that current state sales tax revenue exceeds the state sales tax revenue in the base year as stated in the redevelopment plan as provided in subsection 10 of this section; or

(2) The state income tax withheld on behalf of new employees by the employer pursuant to section 143.221 at the business located within the project as identified by the municipality. The state income tax withholding allowed by this section shall be the municipality's estimate of the amount of state income tax withheld by the employer within the redevelopment area for new employees who fill new jobs directly created by the tax increment financing project.

9. Subsection 4 of this section shall apply only to the following:

(1) Blighted areas located in enterprise zones, pursuant to sections 135.200 to 135.256, blighted areas located in federal empowerment zones, or to blighted areas located in central business districts or urban core areas of cities which districts or urban core areas at the time of approval of the project by ordinance, provided that the enterprise zones, federal empowerment zones or blighted areas contained one or more buildings at least fifty years old; and

(a) Suffered from generally declining population or property taxes over the twenty-year period immediately preceding the area's designation as a project area by ordinance; or

(b) Was a historic hotel located in a county of the first classification without a charter form of government with a population according to the most recent federal decennial census in excess of one hundred fifty thousand and containing a portion of a city with a population according to the most recent federal decennial census in excess of three hundred fifty thousand;

(2) Blighted areas consisting solely of the site of a former automobile manufacturing plant located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants. For the purposes of this section, "former automobile manufacturing plant" means a redevelopment area containing a minimum of one hundred acres, and such redevelopment area was previously used primarily for the manufacture of automobiles but ceased such manufacturing after the 2007 calendar year; or

(3) Blighted areas consisting solely of the site of a former insurance company national service center containing a minimum of one hundred acres located in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants.

10. The initial appropriation of up to fifty percent of the new state revenues authorized pursuant to subsection 4 of this section shall not be made to or distributed by the department of economic development to a municipality until all of the following conditions have been satisfied:

(1) The director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee have approved a tax increment financing application made by the municipality for the appropriation of the new state revenues. The municipality shall include in the application the following items in addition to the items in section 99.810:

(a) The tax increment financing district or redevelopment area, including the businesses identified within the redevelopment area;

(b) The base year of state sales tax revenues or the base year of state income tax withheld on behalf of existing employees, reported by existing businesses within the project area prior to approval of the redevelopment project;

(c) The estimate of the incremental increase in the general revenue portion of state sales tax revenue or the estimate for the state income tax withheld by the employer on behalf of new employees expected to fill new jobs created within the redevelopment area after redevelopment;

(d) The official statement of any bond issue pursuant to this subsection after December 23, 1997;

(e) An affidavit that is signed by the developer or developers attesting that the provisions of subdivision (1) of subsection 1 of section 99.810 have been met and specifying that the redevelopment area would not be reasonably anticipated to be developed without the appropriation of the new state revenues;

(f) The cost-benefit analysis required by section 99.810 includes a study of the fiscal impact on the state of Missouri;

(g) The statement of election between the use of the incremental increase of the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;

(h) The name, street and mailing address, and phone number of the mayor or chief executive officer of the municipality;

(i) The street address of the development site;

(j) The three-digit North American Industry Classification System number or numbers characterizing the development project;

- (k) The estimated development project costs;
 - (l) The anticipated sources of funds to pay such development project costs;
 - (m) Evidence of the commitments to finance such development project costs;
 - (n) The anticipated type and term of the sources of funds to pay such development project costs;
 - (o) The anticipated type and terms of the obligations to be issued;
 - (p) The most recent equalized assessed valuation of the property within the development project area;
 - (q) An estimate as to the equalized assessed valuation after the development project area is developed in accordance with a development plan;
 - (r) The general land uses to apply in the development area;
 - (s) The total number of individuals employed in the development area, broken down by full-time, part-time, and temporary positions;
 - (t) The total number of full-time equivalent positions in the development area;
 - (u) The current gross wages, state income tax withholdings, and federal income tax withholdings for individuals employed in the development area;
 - (v) The total number of individuals employed in this state by the corporate parent of any business benefitting from public expenditures in the development area, and all subsidiaries thereof, as of December thirty-first of the prior fiscal year, broken down by full-time, part-time, and temporary positions;
 - (w) The number of new jobs to be created by any business benefitting from public expenditures in the development area, broken down by full-time, part-time, and temporary positions;
 - (x) The average hourly wage to be paid to all current and new employees at the project site, broken down by full-time, part-time, and temporary positions;
 - (y) For project sites located in a metropolitan statistical area, as defined by the federal Office of Management and Budget, the average hourly wage paid to nonmanagerial employees in this state for the industries involved at the project, as established by the United States Bureau of Labor Statistics;
 - (z) For project sites located outside of metropolitan statistical areas, the average weekly wage paid to nonmanagerial employees in the county for industries involved at the project, as established by the United States Department of Commerce;
 - (aa) A list of other community and economic benefits to result from the project;
 - (bb) A list of all development subsidies that any business benefitting from public expenditures in the development area has previously received for the project, and the name of any other granting body from which such subsidies are sought;
 - (cc) A list of all other public investments made or to be made by this state or units of local government to support infrastructure or other needs generated by the project for which the funding pursuant to this section is being sought;
 - (dd) A statement as to whether the development project may reduce employment at any other site, within or without the state, resulting from automation, merger, acquisition, corporate restructuring, relocation, or other business activity;
 - (ee) A statement as to whether or not the project involves the relocation of work from another address and if so, the number of jobs to be relocated and the address from which they are to be relocated;
 - (ff) A list of competing businesses in the county containing the development area and in each contiguous county;
 - (gg) A market study for the development area;
 - (hh) A certification by the chief officer of the applicant as to the accuracy of the development plan;
- (2) The methodologies used in the application for determining the base year and determining the estimate of the incremental increase in the general revenue portion of the state sales tax revenues or the state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area shall be approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. Upon approval of the application, the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee shall issue a certificate of approval. The department of economic development may request the appropriation following application approval;
- (3) The appropriation shall be either a portion of the estimate of the incremental increase in the general revenue portion of state sales tax revenues in the redevelopment area or a portion of the estimate of the state income tax withheld by the employer on behalf of new employees who fill new jobs created in the redevelopment area as

indicated in the municipality's application, approved by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund exceed thirty-two million dollars; provided, however, that such thirty-two million dollar cap shall not apply to redevelopment plans or projects initially listed by name in the applicable appropriations bill after August 28, 2015, which involve either:

- (a) A former automobile manufacturing plant; or
- (b) The retention of a federal employer employing over two thousand geospatial intelligence jobs.

At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (a) of this subdivision exceed four million dollars in the aggregate. At no time shall the annual amount of the new state revenues for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans and projects eligible under the provisions of paragraph (b) of this subdivision exceed twelve million dollars in the aggregate. To the extent a redevelopment plan or project independently meets the eligibility criteria set forth in both paragraphs (a) and (b) of this subdivision, then at no such time shall the annual amount of new state revenues for disbursements from the Missouri supplemental tax increment financing fund for such eligible redevelopment plan or project exceed twelve million dollars in the aggregate;

(4) At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2017, and before August 28, 2027, be increased by or exceed three million dollars. Any individual redevelopment plans or projects approved prior to August 28, 2017, which are expanded with buildings of new construction shall not be increased by more than three million dollars in excess of the original previously approved maximum projected amount. At no time shall the annual amount of the new state revenues approved for disbursements from the Missouri supplemental tax increment financing fund for redevelopment plans or projects approved on or after August 28, 2027, exceed twenty million dollars; provided however, that such ceilings shall not apply to redevelopment plans or projects exempted from such ceilings under subdivision (3) of this subsection. For all redevelopment plans or projects approved on or after August 28, 2017, at no time shall a single redevelopment plan or project receive an appropriation under this section that exceeds three million dollars annually.

(5) Redevelopment plans and projects receiving new state revenues shall have a duration of up to fifteen years, unless prior approval for a longer term is given by the director of the department of economic development or his or her designee and the commissioner of the office of administration or his or her designee; except that, in no case shall the duration exceed twenty-three years.

11. In addition to the areas authorized in subsection 9 of this section, the funding authorized pursuant to subsection 4 of this section shall also be available in a federally approved levee district, where construction of a levee begins after December 23, 1997, and which is contained within a county of the first classification without a charter form of government with a population between fifty thousand and one hundred thousand inhabitants which contains all or part of a city with a population in excess of four hundred thousand or more inhabitants.

12. There is hereby established within the state treasury a special fund to be known as the "Missouri Supplemental Tax Increment Financing Fund", to be administered by the department of economic development. The department shall annually distribute from the Missouri supplemental tax increment financing fund the amount of the new state revenues as appropriated as provided in the provisions of subsection 4 of this section if and only if the conditions of subsection 10 of this section are met. The fund shall also consist of any gifts, contributions, grants or bequests received from federal, private or other sources. Moneys in the Missouri supplemental tax increment financing fund shall be disbursed per project pursuant to state appropriations.

13. Redevelopment project costs may include, at the prerogative of the state, the portion of salaries and expenses of the department of economic development and the department of revenue reasonably allocable to each redevelopment project approved for disbursements from the Missouri supplemental tax increment financing fund for the ongoing administrative functions associated with such redevelopment project. Such amounts shall be recovered from new state revenues deposited into the Missouri supplemental tax increment financing fund created under this section.

14. For redevelopment plans or projects approved by ordinance that result in net new jobs from the relocation of a national headquarters from another state to the area of the redevelopment project, the economic activity taxes and new state tax revenues shall not be based on a calculation of the incremental increase in taxes as compared to the base year or prior calendar year for such redevelopment project, rather the incremental increase

shall be the amount of total taxes generated from the net new jobs brought in by the national headquarters from another state. In no event shall this subsection be construed to allow a redevelopment project to receive an appropriation in excess of up to fifty percent of the new state revenues.

15. Notwithstanding any other provision of the law to the contrary, the adoption of any tax increment financing authorized under sections 99.800 to 99.865 shall not supersede, alter, or reduce in any way a property tax levied under section 205.971."; and

Further amend said bill, Page 5, Section 100.180, Line 8, by inserting after all of said section and line the following:

"144.026. 1. The director of revenue shall not send notice to any taxpayer under subsection 2 of section 144.021 regarding the decision in IBM Corporation v. Director of Revenue, [~~Case No. 94999~~] 491 S.W.3d 535 (Mo. banc 2016) prior to August 28, 2017.

2. This section affirms the construction and application of existing law as expressed by the Missouri supreme court in Bridge Data Co. v. Director of Revenue, 794 S.W.2d 204 (Mo. banc 1990), DST Systems, Inc. v. Director of Revenue, 43 S.W.3d 799 (Mo. banc 2001), Southwestern Bell Tel. Co. v. Director of Revenue, 78 S.W.3d 763 (Mo. banc 2002), and Southwestern Bell Tel. Co. v. Director of Revenue, 182 S.W.3d 226 (Mo. banc 2005) regarding the exemptions found in subsection 2 of section 144.054 and subdivisions (5) and (6) of subsection 2 of section 144.030. The director of revenue and all courts of competent jurisdiction shall follow the construction, application, and reasoning of the Missouri supreme court in these decisions and shall apply such reasoning to all pending audits, assessments, refund claims, and claims for credit not finally adjudicated as of the effective date of this section, as well as all future audits, assessments, refund claims, and claims for credit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Representative Miller moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Miller:

AYES: 053

Anderson	Andrews	Austin	Bahr	Basye
Beard	Bernskoetter	Black	Bondon	Chipman
Christofanelli	Cierpiot	Cornejo	Crawford	DeGroot
Dohrman	Fitzpatrick	Fitzwater 49	Francis	Franklin
Gregory	Haahr	Haefner	Helms	Henderson
Houghton	Houx	Hurst	Johnson	Justus
Kolkmeier	Lauer	Love	Lynch	Mathews
McGaugh	Messenger	Miller	Moon	Morris
Pietzman	Rhoads	Roeber	Rone	Rowland 155
Ruth	Shaul 113	Shumake	Smith 163	Spencer
Taylor	Trent	Wood		

NOES: 090

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Brown 57
Burnett	Burns	Conway 10	Conway 104	Cross
Curtis	Curtman	Davis	Dogan	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzwater 144	Fraker	Franks Jr	Frederick	Gannon

Gray	Green	Grier	Hansen	Harris
Hill	Kelly 141	Kendrick	Korman	Lant
Lavender	Lichtenegger	Marshall	Matthiesen	May
McCaherty	McCann Beatty	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Pogue	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Roberts
Ross	Rowland 29	Runions	Shull 16	Smith 85
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Mr. Speaker

PRESENT: 005

Brown 94	Hubrecht	Kidd	McCreery	McGee
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ABSENT WITH LEAVE: 014

Alferman	Berry	Brattin	Butler	Carpenter
Cookson	Corlew	Hannegan	Higdon	Kelley 127
McDaniel	Rehder	Roden	Schroer	

VACANCIES: 001

Representative Houghton offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting after all of said section and line the following:

"266.600. No political subdivision shall adopt or enforce any ordinance, rule, or regulation relating to the labeling, cultivation, or other use of seed, fertilizers, or soil conditioners as such terms are defined or used in sections 266.021, 266.291, and 266.361, respectively. The provisions of this section shall not apply to any ordinance, rule, or regulation enacted prior to August 28, 2017."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Houghton, **House Amendment No. 3** was adopted.

Representative Crawford offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Section A, Line 3, by inserting immediately after all of said section and line the following:

54.261. 1. The county treasurer in counties of the first classification, not having a charter form of government and containing a portion of a city with a population of three hundred thousand or more, and in counties of the second, third and fourth classifications of this state, shall receive as compensation for services performed by the treasurer an annual salary based upon the assessed valuation of the county. The provisions of this section shall not permit or require a reduction, nor shall require an increase, in the amount of compensation being paid for the office of treasurer on January 1, 2002.

2. The amount of salary based upon assessed valuation shall be computed according to the following schedule:

Assessed Valuation	Salary \$
18,000,000 to 40,999,999	\$29,000
41,000,000 to 53,999,999	30,000
54,000,000 to 65,999,999	32,000
66,000,000 to 85,999,999	34,000
86,000,000 to 99,999,999	36,000
100,000,000 to 130,999,999	38,000
131,000,000 to 159,999,999	40,000
160,000,000 to 189,999,999	41,000
190,000,000 to 249,999,999	41,500
250,000,000 to 299,999,999	43,000
300,000,000 or more	45,000

3. Two thousand dollars of the salary authorized in this section shall be payable to the treasurer only if the treasurer has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the treasurer's office when approved by a professional association of the county treasurers or county collectors of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each treasurer who completes the training program and shall send a list of certified treasurers to the county commission of each county. Expenses incurred for attending the training session ~~may~~ **shall** be reimbursed to the county treasurer in the same manner as other expenses as may be appropriated for that purpose.

4. The county treasurer in any county, other than a county of the first classification having a charter form of government or a county of the first classification not having a charter form of government and not containing any part of a city with a population of three hundred thousand or more, shall not, except upon two-thirds vote of all the members of the commission, receive an annual compensation in an amount less than the total compensation being received for the office of county treasurer in the particular county for services rendered or performed on the date the salary commission votes.

5. In the event of a vacancy due to death, resignation, or otherwise in the office of treasurer in any county except a county with a charter form of government, and when there is no deputy treasurer, the county commission shall appoint a qualified acting treasurer until such time as the vacancy is filled by the governor pursuant to section 105.030 or the elected treasurer returns to work. The county commission shall employ and fix the compensation of clerical and other assistants necessary to enable the interim treasurer to efficiently perform the duties of the office."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Crawford, **House Amendment No. 4** was adopted.

Representative Mathews offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 3, Section 67.2050, Line 72, by inserting after all of said section and line the following:

"71.291. 1. Notwithstanding any other law to the contrary and subject to subsections 2 and 3 of this section, a city, town, village, or other political subdivision authorized to levy and collect a license tax or fee on hotels and motels shall not increase such license tax rate or fee amount greater than five percent above the annual rate in effect on the effective date of this section.

2. Notwithstanding any other law to the contrary, the total dollar amount of all license taxes or fees levied on any hotel or motel in one year shall not exceed the greater of:

(1) One-eighth of one percent of the gross revenue of the hotel or motel as of the effective date of this section; or

(2) The license tax or fee in effect on December 31, 2016.

3. The provisions of this section shall not apply to any tax levied by a city if the revenue from the license tax or fee is dedicated and restricted to a project for which bonds were outstanding on January 1, 2017."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mathews, **House Amendment No. 5** was adopted.

Representative Kolkmeier offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Section A, Line 3, by inserting the following after all of said line:

"67.1360. 1. The governing body of the following cities and counties may impose a tax as provided in this section:

- (1) A city with a population of more than seven thousand and less than seven thousand five hundred;
- (2) A county with a population of over nine thousand six hundred and less than twelve thousand which has a total assessed valuation of at least sixty-three million dollars, if the county submits the issue to the voters of such county prior to January 1, 2003;
- (3) A third class city which is the county seat of a county of the third classification without a township form of government with a population of at least twenty-five thousand but not more than thirty thousand inhabitants;
- (4) Any fourth class city having, according to the last federal decennial census, a population of more than one thousand eight hundred fifty inhabitants but less than one thousand nine hundred fifty inhabitants in a county of the first classification with a charter form of government and having a population of greater than six hundred thousand but less than nine hundred thousand inhabitants;
- (5) Any city having a population of more than three thousand but less than eight thousand inhabitants in a county of the fourth classification having a population of greater than forty-eight thousand inhabitants;
- (6) Any city having a population of less than two hundred fifty inhabitants in a county of the fourth classification having a population of greater than forty-eight thousand inhabitants;
- (7) Any fourth class city having a population of more than two thousand five hundred but less than three thousand inhabitants in a county of the third classification having a population of more than twenty-five thousand but less than twenty-seven thousand inhabitants;
- (8) Any third class city with a population of more than three thousand two hundred but less than three thousand three hundred located in a county of the third classification having a population of more than thirty-five thousand but less than thirty-six thousand;
- (9) Any county of the second classification without a township form of government and a population of less than thirty thousand;
- (10) Any city of the fourth class in a county of the second classification without a township form of government and a population of less than thirty thousand;
- (11) Any county of the third classification with a township form of government and a population of at least twenty-eight thousand but not more than thirty thousand;
- (12) Any city of the fourth class with a population of more than one thousand eight hundred but less than two thousand in a county of the third classification with a township form of government and a population of at least twenty-eight thousand but not more than thirty thousand;
- (13) Any city of the third class with a population of more than seven thousand two hundred but less than seven thousand five hundred within a county of the third classification with a population of more than twenty-one thousand but less than twenty-three thousand;
- (14) Any fourth class city having a population of more than two thousand eight hundred but less than three thousand one hundred inhabitants in a county of the third classification with a township form of government having a population of more than eight thousand four hundred but less than nine thousand inhabitants;
- (15) Any fourth class city with a population of more than four hundred seventy but less than five hundred twenty inhabitants located in a county of the third classification with a population of more than fifteen thousand nine hundred but less than sixteen thousand inhabitants;
- (16) Any third class city with a population of more than three thousand eight hundred but less than four thousand inhabitants located in a county of the third classification with a population of more than fifteen thousand nine hundred but less than sixteen thousand inhabitants;

(17) Any fourth class city with a population of more than four thousand three hundred but less than four thousand five hundred inhabitants located in a county of the third classification without a township form of government with a population greater than sixteen thousand but less than sixteen thousand two hundred inhabitants;

(18) Any fourth class city with a population of more than two thousand four hundred but less than two thousand six hundred inhabitants located in a county of the first classification without a charter form of government with a population of more than fifty-five thousand but less than sixty thousand inhabitants;

(19) Any fourth class city with a population of more than two thousand five hundred but less than two thousand six hundred inhabitants located in a county of the third classification with a population of more than nineteen thousand one hundred but less than nineteen thousand two hundred inhabitants;

(20) Any county of the third classification without a township form of government with a population greater than sixteen thousand but less than sixteen thousand two hundred inhabitants;

(21) Any county of the second classification with a population of more than forty-four thousand but less than fifty thousand inhabitants;

(22) Any third class city with a population of more than nine thousand five hundred but less than nine thousand seven hundred inhabitants located in a county of the first classification without a charter form of government and with a population of more than one hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred inhabitants;

(23) Any city of the fourth classification with more than five thousand two hundred but less than five thousand three hundred inhabitants located in a county of the third classification without a township form of government and with more than twenty-four thousand five hundred but less than twenty-four thousand six hundred inhabitants;

(24) Any third class city with a population of more than nineteen thousand nine hundred but less than twenty thousand in a county of the first classification without a charter form of government and with a population of more than one hundred ninety-eight thousand but less than one hundred ninety-eight thousand two hundred inhabitants;

(25) Any city of the fourth classification with more than two thousand six hundred but less than two thousand seven hundred inhabitants located in any county of the third classification without a township form of government and with more than fifteen thousand three hundred but less than fifteen thousand four hundred inhabitants;

(26) Any county of the third classification without a township form of government and with more than fourteen thousand nine hundred but less than fifteen thousand inhabitants;

(27) Any city of the fourth classification with more than five thousand four hundred but fewer than five thousand five hundred inhabitants and located in more than one county;

(28) Any city of the fourth classification with more than six thousand three hundred but fewer than six thousand five hundred inhabitants and located in more than one county through the creation of a tourism district which may include, in addition to the geographic area of such city, the area encompassed by the portion of the school district, located within a county of the first classification with more than ninety-three thousand eight hundred but fewer than ninety-three thousand nine hundred inhabitants, having an average daily attendance for school year 2005-06 between one thousand eight hundred and one thousand nine hundred;

(29) Any city of the fourth classification with more than seven thousand seven hundred but less than seven thousand eight hundred inhabitants located in a county of the first classification with more than ninety-three thousand eight hundred but less than ninety-three thousand nine hundred inhabitants;

(30) Any city of the fourth classification with more than two thousand nine hundred but less than three thousand inhabitants located in a county of the first classification with more than seventy-three thousand seven hundred but less than seventy-three thousand eight hundred inhabitants;

(31) Any city of the third classification with more than nine thousand three hundred but less than nine thousand four hundred inhabitants;

(32) Any city of the fourth classification with more than three thousand eight hundred but fewer than three thousand nine hundred inhabitants and located in any county of the first classification with more than thirty-nine thousand seven hundred but fewer than thirty-nine thousand eight hundred inhabitants;

(33) Any city of the fourth classification with more than one thousand eight hundred but fewer than one thousand nine hundred inhabitants and located in any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(34) Any county of the third classification without a township form of government and with more than twelve thousand one hundred but fewer than twelve thousand two hundred inhabitants;

(35) Any city of the fourth classification with more than three thousand eight hundred but fewer than four thousand inhabitants and located in more than one county; provided, however, that motels owned by not-for-profit organizations are exempt; ~~or~~

(36) Any city of the fourth classification with more than five thousand but fewer than five thousand five hundred inhabitants and located in any county with a charter form of government and with more than two hundred thousand but fewer than three hundred fifty thousand inhabitants; **or**

(37) Any city with more than four thousand five hundred but fewer than five thousand five hundred inhabitants and located in any county of the fourth classification with more than thirty thousand but fewer than forty-two thousand inhabitants.

2. The governing body of any city or county listed in subsection 1 of this section may impose a tax on the charges for all sleeping rooms paid by the transient guests of hotels, motels, bed and breakfast inns and campgrounds and any docking facility which rents slips to recreational boats which are used by transients for sleeping, which shall be at least two percent, but not more than five percent per occupied room per night, except that such tax shall not become effective unless the governing body of the city or county submits to the voters of the city or county at a state general, primary or special election, a proposal to authorize the governing body of the city or county to impose a tax pursuant to the provisions of this section and section 67.1362. The tax authorized by this section and section 67.1362 shall be in addition to any charge paid to the owner or operator and shall be in addition to any and all taxes imposed by law and the proceeds of such tax shall be used by the city or county solely for funding the promotion of tourism. Such tax shall be stated separately from all other charges and taxes."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kolkmeyer, **House Amendment No. 6** was adopted.

Representative Spencer offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 100.180, Line 9, by inserting immediately after said section and line the following:

- "393.1075. 1. This section shall be known as the "Missouri Energy Efficiency Investment Act".
2. As used in this section, the following terms shall mean:
- (1) "Commission", the Missouri public service commission;
 - (2) "Demand response", measures that decrease peak demand or shift demand to off-peak periods;
 - (3) "Demand-side program", any program conducted by the utility to modify the net consumption of electricity on the retail customer's side of the electric meter, including but not limited to energy efficiency measures, ~~load~~ **rate** management, demand response, and interruptible or curtailable load;
 - (4) "Energy efficiency", measures that reduce the amount of electricity required to achieve a given end use;
 - (5) "Interruptible or curtailable rate", a rate under which a customer receives a reduced charge in exchange for agreeing to allow the utility to withdraw the supply of electricity under certain specified conditions;
 - (6) "Total resource cost test", a test that compares the sum of avoided utility costs and avoided probable environmental compliance costs to the sum of all incremental costs of end-use measures that are implemented due to the program, as defined by the commission in rules.
3. It shall be the policy of the state to value demand-side investments equal to traditional investments in supply and delivery infrastructure and allow recovery of all reasonable and prudent costs of delivering cost-effective demand-side programs. In support of this policy, the commission shall:
- (1) Provide timely cost recovery for utilities;
 - (2) Ensure that utility financial incentives are aligned with helping customers use energy more efficiently and in a manner that sustains or enhances utility customers' incentives to use energy more efficiently; and
 - (3) Provide timely earnings opportunities associated with cost-effective measurable and verifiable efficiency savings.
4. The commission shall permit electric corporations to implement commission-approved demand-side programs proposed pursuant to this section with a goal of achieving all cost-effective demand-side savings. Recovery for such programs shall not be permitted unless the programs are approved by the commission, result in energy or

demand savings and are beneficial to all customers in the customer class in which the programs are proposed, regardless of whether the programs are utilized by all customers. The commission shall consider the total resource cost test a preferred cost-effectiveness test. Programs targeted to low-income customers or general education campaigns do not need to meet a cost-effectiveness test, so long as the commission determines that the program or campaign is in the public interest. Nothing herein shall preclude the approval of demand-side programs that do not meet the test if the costs of the program above the level determined to be cost-effective are funded by the customers participating in the program or through tax or other governmental credits or incentives specifically designed for that purpose.

5. To comply with this section the commission may develop cost recovery mechanisms to further encourage investments in demand-side programs including, in combination and without limitation: capitalization of investments in and expenditures for demand-side programs, rate design modifications, accelerated depreciation on demand-side investments, and allowing the utility to retain a portion of the net benefits of a demand-side program for its shareholders. In setting rates the commission shall fairly apportion the costs and benefits of demand-side programs to each customer class except as provided for in subsection 6 of this section. Prior to approving a rate design modification associated with demand-side cost recovery, the commission shall conclude a docket studying the effects thereof and promulgate an appropriate rule.

6. The commission may reduce or exempt allocation of demand-side expenditures to low-income classes, as defined in an appropriate rate proceeding, as a subclass of residential service.

7. Provided that the customer has notified the electric corporation that the customer elects not to participate in demand-side measures offered by an electrical corporation, none of the costs of demand-side measures of an electric corporation offered under this section or by any other authority, and no other charges implemented in accordance with this section, shall be assigned to any account of any customer, including its affiliates and subsidiaries, meeting one or more of the following criteria:

(1) The customer has one or more accounts within the service territory of the electrical corporation that has a demand of five thousand kilowatts or more;

(2) The customer operates an interstate pipeline pumping station, regardless of size; or

(3) The customer has accounts within the service territory of the electrical corporation that have, in aggregate, a demand of two thousand five hundred kilowatts or more, and the customer has a comprehensive demand-side or energy efficiency program and can demonstrate an achievement of savings at least equal to those expected from utility-provided programs.

8. Customers that have notified the electrical corporation that they do not wish to participate in demand-side programs under this section shall not subsequently be eligible to participate in demand-side programs except under guidelines established by the commission in rulemaking.

9. Customers who participate in demand-side programs initiated after August 1, 2009, shall be required to participate in program funding for a period of time to be established by the commission in rulemaking.

10. Customers electing not to participate in an electric corporation's demand-side programs under this section shall still be allowed to participate in interruptible or curtailable rate schedules or tariffs offered by the electric corporation.

11. The commission shall provide oversight and may adopt rules and procedures and approve corporation-specific settlements and tariff provisions, independent evaluation of demand-side programs, as necessary, to ensure that electric corporations can achieve the goals of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void.

12. Each electric corporation shall submit an annual report to the commission describing the demand-side programs implemented by the utility in the previous year. The report shall document program expenditures, including incentive payments, peak demand and energy savings impacts and the techniques used to estimate those impacts, avoided costs and the techniques used to estimate those costs, the estimated cost-effectiveness of the demand-side programs, and the net economic benefits of the demand-side programs.

13. Charges attributable to demand-side programs under this section shall be clearly shown as a separate line item on bills to the electrical corporation's customers.

14. ~~[(1) Any customer of an electrical corporation who has received a state tax credit under sections 135.350 to 135.362 or under sections 253.545 to 253.561 shall not be eligible for participation in any demand side~~

program offered by an electrical corporation under this section if such program offers a monetary incentive to the customer, except as provided in subdivision (4) of this subsection.—

——— (2) As a condition of participation in any demand-side program offered by an electrical corporation under this section when such program offers a monetary incentive to the customer, the commission shall develop rules that require documentation to be provided by the customer to the electrical corporation to show that the customer has not received a tax credit listed in subdivision (1) of this subsection.—

——— (3) The penalty for a customer who provides false documentation under subdivision (2) of this subsection shall be a class A misdemeanor.—

——— (4) The provisions of this subsection shall not apply to any low-income customer who would otherwise be eligible to participate in a demand-side program that is offered by an electrical corporation to low-income customers.—

——— 15.] The commission shall develop rules that provide for disclosure of participants in all demand-side programs offered by electrical corporations under this section when such programs provide monetary incentives to the customer. The disclosure required by this subsection may include, but not be limited to, the following: the name of the participant, or the names of the ~~[principles]~~ **principals** if for a company, the property address, and the amount of the monetary incentive received."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative McCreery offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Line 12, by deleting the words "~~load~~ rate" and inserting in lieu thereof the word "load"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 1 to House Amendment No. 7** was adopted.

On motion of Representative Spencer, **House Amendment No. 7, as amended**, was adopted.

Representative Wessels offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 87.770, Line 31, by inserting after all of said section and line the following:

"92.020. Any such municipality is hereby authorized by ordinance to levy a rate of taxation on all property subject to its taxing power for library, hospital, public health, recreation grounds and museum purposes, and the rate of taxation levied for such purposes shall be in addition to the maximum rate of taxation levied for general municipal purposes, as limited by the constitution or laws of this state. No tax levied for the special purposes enumerated in this section shall exceed the following annual rates:

- (1) Library, in the manner and at the rate authorized under the provisions of sections 182.140 to 182.301;
- (2) Hospital, ten cents on the hundred dollars assessed valuation;
- (3) Public health, ~~[two]~~ **sixty** cents on the hundred dollars assessed valuation;

- (4) Recreation grounds other than zoological park, two cents on the hundred dollars assessed valuation;
(5) Zoological park, in the manner and at the rate authorized under the provisions of sections 90.640 and 90.650;
(6) Art museum, in the manner and at the rate authorized by law.

92.024. 1. The governing body of any city not within a county may, upon approval of a majority of the qualified voters of such city voting thereon, levy and collect a tax not to exceed sixty cents per one hundred dollars of assessed valuation upon all taxable property within the city for the purpose of providing public safety services. The tax so levied shall be collected along with other city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of public safety services, and shall be used for no other purpose except those purposes authorized in sections 92.024 to 92.026. Deposits in the fund shall be expended only upon approval of the board of directors established in section 92.025 and only in accordance with the fund budget approved by the city governing body.

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing public safety services?

☐ YES

☐ NO

92.025. 1. Upon the approval of the tax authorized under section 92.024 by the voters of the city not within a county, the tax so approved shall be imposed upon all taxable property within the city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Public Safety Services Fund", which is hereby established within the city treasury. No moneys in the public safety services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized under section 92.024 by the voters of the city, the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the city at large and shall, as nearly as practicable, represent the various groups to be served by the board. Each director shall be a resident of the city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the public safety services fund.

3. The administrative control and management of the funds in the public safety services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the public safety services fund shall be approved by the governing body of the city prior to the making of any payments from the fund in any fiscal year. The board of directors shall use the funds in the public safety services fund to provide programs or to pay for existing programs which will improve public safety. The budget may allocate funds for public safety services, including the compensation of public safety personnel who serve in the city in which such property taxes are collected. No funds in the public safety services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 92.024.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 92.024 to 92.026. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the city, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and

funded under sections 92.024 to 92.026, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 92.024 to 92.026 and the proceeds from such sale or exchange are used exclusively to fund such programs.

92.026. 1. If the tax, special fund, and board of directors authorized by sections 92.024 to 92.026 are repealed or abolished, all funds remaining in the special fund shall be transferred to the general revenue fund of the city not within a county.

2. If the governing body of the city shall determine that an audit is necessary or desirable, the accounts of the board of directors shall be audited by a certified public accountant selected by the governing body of the city. An audit performed under this subsection shall also review the records of the receipts and disbursements and the property inventory of every officer or office of the board of directors which receives or disburses money on behalf of the board or which holds property belonging to the board. Upon the completion of the investigation, the certified public accountant shall render a report to the governing body of the city, along with a statement showing, under appropriate classifications, the receipts and disbursements of the board of directors during the period of the audit. The expense of an audit performed under this subsection shall be paid by the board of directors from funds in the public safety services fund."; and

Further amend said bill and page, Section 100.180, Line 9, by inserting after said section and line the following:

"Section B. Because of the importance of providing for public safety, the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 92.020 and the enactment of sections 92.024, 92.025, and 92.026 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative May offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1
to
House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, Page 1, Line 2, by deleting all of said line and inserting in lieu thereof the following:

"1, Section A, Line 3, by inserting the following after all of said section and line:

"67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county ~~or city governing body~~. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?
☐ YES ☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Senior Citizens' Services Fund", which is hereby established within the county ~~or city~~ treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the "Senior Citizen Services Fund" to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens' services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served.** Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens' services fund.

3. The administrative control and management of the funds in the senior citizens' services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens' services fund shall be approved by the governing body of the county ~~or city~~ prior to making of any payments from the fund in any fiscal year. **In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section.** The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county ~~or city~~, may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs."**; and

Further amend said bill, Page 5, Section 87.770, Line 31, by inserting after all of said line the following:";
and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative May, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Wessels, **House Amendment No. 8, as amended**, was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Corlew	Cornejo	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Franklin	Gannon	Gregory	Grier	Haahr
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Neely	Pfautsch	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Walker 3	White	Wiemann	Wilson	Wood

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellebracht
Ellington	Green	Harris	Kendrick	Lavender
May	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 026

Berry	Brown 57	Conway 104	Cookson	Curtman
Dunn	Fitzpatrick	Francis	Franks Jr	Frederick
Gray	Haefner	Higdon	Hubrecht	Kelley 127
Matthiesen	McCann Beatty	McDaniel	Muntzel	Pierson Jr
Pietzman	Reiboldt	Roden	Schroer	Vescovo
Mr. Speaker				

VACANCIES: 001

HCS SCS SB 11, as amended, was referred to the Committee on Fiscal Review pursuant to Rule 53.

On motion of Representative Cierpiot, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 030

Alferman	Basye	Bernskoetter	Bondon	Brown 27
Burns	Butler	Cookson	Curtman	Davis
Engler	Fraker	Gannon	Hansen	Hurst
Justus	Kelly 141	Kidd	Korman	Muntzel
Newman	Nichols	Phillips	Pogue	Redmon
Remole	Roeber	Rowland 29	Taylor	White

NOES: 002

Dogan	Neely
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PRESENT: 073

Adams	Anderson	Arthur	Austin	Bangert
Baringer	Barnes 60	Barnes 28	Black	Brown 57
Brown 94	Cierpiot	Conway 104	Corlew	Crawford
Cross	Dohrman	Eggleston	Evans	Frederick
Gregory	Grier	Haahr	Haefner	Hannegan
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Johnson	Kendrick
Kolkmeyer	Lant	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCann Beatty	McCreery
Messenger	Miller	Moon	Peters	Pfautsch
Pierson Jr	Pike	Quade	Reisch	Rone
Ross	Rowland 155	Runions	Ruth	Shaul 113
Shull 16	Shumake	Sommer	Stacy	Stephens 128
Swan	Tate	Unsicker	Vescovo	Walker 3
Wiemann	Wilson	Mr. Speaker		

ABSENT WITH LEAVE: 057

Anders	Andrews	Bahr	Beard	Beck
Berry	Brattin	Burnett	Carpenter	Chipman
Christofanelli	Conway 10	Cornejo	Curtis	DeGroot
Dunn	Ellebracht	Ellington	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franklin	Franks Jr	Gray
Green	Kelley 127	Lauer	Marshall	May
McCaherty	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Morris	Mosley

Pietzman	Plocher	Razer	Rehder	Reiboldt
Rhoads	Roberts	Roden	Schroer	Smith 85
Smith 163	Spencer	Stevens 46	Trent	Walker 74
Wessels	Wood			

VACANCIES: 001

Speaker Richardson assumed the Chair.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 93**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels and Wood

Noes (0)

Absent (3): Alferman, Vescovo and Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 HCS HB 151, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels and Wood

Noes (0)

Absent (3): Alferman, Vescovo and Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 11, as amended**, with **House Amendment No. 8**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels and Wood

Noes (0)

Absent (3): Alferman, Vescovo and Wiemann

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SB 50, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Wessels and Wood

Noes (0)

Absent (3): Alferman, Vescovo and Wiemann

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS HCR 47**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 302, as amended**.

Senators: Wieland, Emery, Cunningham, Walsh and Nasheed

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS SCS SB 139: Representatives Wood, Alferman, Haefner, Kendrick and Walker (74)

HCS SB 283: Representatives Andrews, Wiemann, Mathews, Merideth (80) and Wessels

THIRD READING OF SENATE BILLS

HCS SS SB 35, relating to state purchases of land, was taken up by Representative Ross.

Representative Kidd offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 35, Page 2, Section 34.030, Line 31, by inserting after all of said section and line the following:

"Section 1. 1. The director of the department of natural resources is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim to all interest of the department of natural resources in property located in Jackson County, Missouri, to the City of Independence. The property to be conveyed is more particularly described as follows:

TRACT I:

All of Lots 5, 8, 9 and 12, Catherine Atkins Subdivision of Lot 7 of Woodson's Subdivision of Lots 93, 130, 131 and 142, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying North of the Lexington Branch of the Missouri Pacific Railroad.

TRACT III:

All of the West half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying North of the Lexington Branch of the Missouri Pacific Railroad.

TRACT IV:

All of the South 281 1/2 feet of the East half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, except the South 166 1/2 feet thereof and except ALL that part of Lot 141. OLD TOWN INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, described as follows: Commencing at the Southeast corner of said Lot 141; thence North along the East line of said Lot 141, a distance of 166 1/2 feet to the true point of beginning; thence continuing North along said East line of said Lot 141, a distance of 115 feet; thence West 100 feet; thence South 115 feet; thence East to the point of beginning, according to the recorded plat thereof.

TRACT V:

All of the West half of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, lying South of the Lexington Branch of the Missouri Pacific Railroad, except the South 166 1/2 feet thereof.

TRACT II:

All of Lot 12, Catherine Atkins Subdivision of Lot 7 of Woodson's Subdivision of Lots 93, 130, 131 and 142, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri lying South of the Lexington Branch of Missouri Pacific Railroad.

TRACT VI:

All of the South 166 1/2 feet of Lot 141, OLD TOWN OF INDEPENDENCE, a Subdivision in Independence, Jackson County, Missouri, except the South 30 feet thereof in street.

Eugene L. Selders and Monica T. Selders were husband and wife when they acquired title to the premises in question and remained husband and wife, continuously, never having been divorced, until the date of his death on June 24, 1979 at Kansas City, Jackson County, Missouri.

2. The director of the department of natural resources shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but are not limited to, the number of appraisals required, the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kidd, **House Amendment No. 1** was adopted.

Representative Fitzpatrick assumed the Chair.

On motion of Representative Ross, the title of **HCS SS SB 35, as amended**, relating to the department of natural resources, was agreed to.

On motion of Representative Ross, **HCS SS SB 35, as amended**, was adopted.

On motion of Representative Ross, **HCS SS SB 35, as amended**, was read the third time and passed by the following vote:

AYES: 126

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burns	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Crawford
Cross	Curtis	Davis	Dogan	Dohrman
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McDaniel	McGaugh	Meredith 71	Messenger
Moon	Morris	Muntzel	Neely	Nichols
Peters	Pfautsch	Phillips	Pietzman	Pike
Plocher	Razer	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 021

Anders	Beck	Conway 10	Gray	Kendrick
Lavender	May	McCreery	Merideth 80	Mitten
Morgan	Mosley	Newman	Pierson Jr	Pogue
Quade	Roberts	Rowland 29	Runions	Stevens 46
Unsicker				

PRESENT: 000

ABSENT WITH LEAVE: 015

Burnett	Butler	Cornejo	Curtman	DeGroot
Dunn	Hill	McGee	Miller	Redmon
Roden	Rone	Sommer	Spencer	Walker 74

VACANCIES: 001

Representative Fitzpatrick declared the bill passed.

Speaker Pro Tem Haahr resumed the Chair.

HCS SCS SB 112, as amended, relating to political subdivisions, was taken up by Representative Tate.

On motion of Representative Tate, the title of **HCS SCS SB 112, as amended**, was agreed to.

On motion of Representative Tate, **HCS SCS SB 112, as amended**, was adopted.

On motion of Representative Tate, **HCS SCS SB 112, as amended**, was read the third time and passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Burnett	Burns	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Morris
Mosley	Neely	Newman	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stephens 128	Stevens 46	Swan	Tate
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	

NOES: 016

Bahr	Brattin	Brown 94	Curtis	Curtman
Ellington	Hurst	Marshall	McCann Beatty	McDaniel
Mitten	Moon	Pogue	Ross	Taylor
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 017

Butler	Cross	Dunn	Gannon	Kolkmeier
Mathews	May	McGee	Miller	Morgan
Muntzel	Nichols	Redmon	Roden	Spencer
Stacy	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Ellington	Engler
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 013

Berry	Butler	Conway 104	Cookson	Cornejo
Dunn	Ellebracht	Lichtenegger	McGee	Redmon
Roden	Shull 16	Mr. Speaker		

VACANCIES: 001

The emergency clause was defeated by the following vote:

AYES: 092

Adams	Alferman	Anders	Andrews	Arthur
Bangert	Baringer	Barnes 28	Beck	Black
Bondon	Brown 27	Brown 57	Burnett	Burns
Carpenter	Cierpiot	Conway 10	Conway 104	Corlew
Crawford	Cross	Davis	Dohrman	Evans

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Fitzwater 144	Fraker	Franks Jr	Gannon	Gray
Green	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Hill	Kelley 127	Kendrick
Kolkmeyer	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCann Beatty
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Mosley	Muntzel	Neely
Newman	Nichols	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Reiboldt
Remole	Rhoads	Roberts	Rone	Rowland 155
Rowland 29	Runions	Shull 16	Shumake	Sommer
Spencer	Stephens 128	Stevens 46	Swan	Tate
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wood			

NOES: 057

Anderson	Austin	Bahr	Barnes 60	Basye
Beard	Bernskoetter	Brattin	Brown 94	Chipman
Christofanelli	Curtis	Curtman	DeGroot	Dogan
Eggleston	Ellington	Engler	Fitzpatrick	Fitzwater 49
Francis	Franklin	Frederick	Grier	Helms
Henderson	Higdon	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelly 141	Kidd
Marshall	May	McCaherty	McCreery	McDaniel
Moon	Pietzman	Pogue	Rehder	Reisch
Roeber	Ross	Ruth	Schroer	Shaul 113
Smith 85	Smith 163	Stacy	Taylor	Trent
Wiemann	Wilson			

PRESENT: 001

Peters

ABSENT WITH LEAVE: 012

Berry	Butler	Cookson	Cornejo	Dunn
Ellebracht	Korman	McGee	Morris	Redmon
Roden	Mr. Speaker			

VACANCIES: 001

HCS SCS SB 11, as amended, relating to disposition of municipal assets, was again taken up by Representative Fraker.

On motion of Representative Fraker, the title of **HCS SCS SB 11, as amended**, relating to political subdivisions, was agreed to.

On motion of Representative Fraker, **HCS SCS SB 11, as amended**, was adopted.

On motion of Representative Fraker, **HCS SCS SB 11, as amended**, was read the third time and passed by the following vote:

AYES: 101

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Baringer	Basye	Beard
Bernskoetter	Black	Bondon	Brown 27	Brown 57
Cierpiot	Conway 10	Corlew	Crawford	Cross
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Gannon	Gray
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Henderson	Hill	Houghton	Houx
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Meredith 71
Messenger	Mitten	Morgan	Morris	Muntzel
Neely	Newman	Nichols	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Rone
Rowland 155	Rowland 29	Runions	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stephens 128
Swan	Tate	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 048

Arthur	Bangert	Barnes 60	Barnes 28	Beck
Brattin	Brown 94	Burnett	Carpenter	Chipman
Christofanelli	Curtis	Curtman	Ellington	Franks Jr
Frederick	Gregory	Harris	Helms	Higdon
Hubrecht	Hurst	Johnson	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	McDaniel
Merideth 80	Moon	Mosley	Peters	Pietzman
Pogue	Quade	Razer	Roeber	Ross
Ruth	Smith 85	Spencer	Stacy	Stevens 46
Taylor	Walker 74	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 013

Berry	Burns	Butler	Conway 104	Cookson
Cornejo	Dunn	Ellebracht	Korman	McGee
Miller	Redmon	Roden		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 014

Anders	Arthur	Baringer	Brown 27	Burnett
Butler	McCann Beatty	McGee	Meredith 71	Morgan
Newman	Runions	Walker 74	Wessels	

NOES: 136

Adams	Alferman	Anderson	Andrews	Austin
Bahr	Bangert	Barnes 60	Barnes 28	Basye
Beard	Beck	Bernskoetter	Black	Bondon
Brattin	Brown 57	Brown 94	Burns	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Corlew
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McCreery
McDaniel	McGaugh	Merideth 80	Messenger	Miller
Mitten	Moon	Morris	Mosley	Muntzel
Neely	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

PRESENT: 000

ABSENT WITH LEAVE: 012

Berry	Conway 104	Cookson	Cornejo	Dunn
Kidd	Korman	Matthiesen	May	Redmon
Roden	Mr. Speaker			

VACANCIES: 001

HCS SCS SB 421, relating to the authorization of the conveyance of certain state properties to the city of Independence, was taken up by Representative Kidd.

Representative Henderson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"8.012. **1.** At all state buildings and upon the grounds thereof, the board of public buildings ~~may~~ **shall** accompany the display of the flag of the United States and the flag of this state with the display of the POW/MIA flag, which is designed to commemorate the service and sacrifice of the members of the Armed Forces of the United States who were prisoners of war or missing in action and with the display of the Honor and Remember flag as an official recognition and in honor of fallen members of the Armed Forces of the United States.

2. If a state building does not possess a POW/MIA flag the board shall reach out to local veterans organizations to obtain a donated flag.

3. If the state building is unable to obtain a donated flag or if displaying the flag on the existing flagpole would in any circumstance be inconsistent with the provisions of the state of Missouri policy for display of national and state flags, the state building shall be exempt from this section."; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting immediately after all of said section and line the following:

"253.048. **1.** Within the state parks, the department ~~may~~ **shall** accompany the display of the flag of the United States and the flag of this state with the display of the MIA/POW flag, which is designed to commemorate the service and sacrifice of members of the Armed Forces of the United States who were prisoners of war or missing in action and with the display of the Honor and Remember flag as an official recognition and in honor of fallen members of the Armed Forces of the United States.

2. If a state park does not possess a POW/MIA flag the department shall reach out to local veterans organizations to obtain a donated flag.

3. If the state park is unable to obtain a donated flag or if displaying the flag on the existing flagpole would in any circumstance be inconsistent with the provisions of the state of Missouri policy for display of national and state flags, the state park shall be exempt from this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Henderson, **House Amendment No. 1** was adopted.

Representative Brattin offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 5, Section 37.005, Line 154, by inserting after all of said section and line the following:

"67.307. **1.** As used in this section, the following terms mean:

(1) "Law enforcement officer", a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;

(2) "Municipality", any county, city, town, or village;

(3) "Municipality official", any elected or appointed official or any law enforcement officer serving the municipality;

(4) "Sanctuary policy", any municipality's order ~~or~~, ordinance, **or law enforcement policy, regardless of whether formally enacted or ~~followed~~ informally adopted**, that:

(a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; ~~or~~

(b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law~~[-]~~;

(c) **Violates 8 U.S.C. Section 1373 in any way;**

(d) **Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**

(e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**

(f) Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brattin	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houx	Hubrecht	Hurst	Johnson
Justus	Kidd	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Moon	Morris
Muntzel	Neely	Phillips	Pietzman	Pike
Plocher	Pogue	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Conway 10	Curtis	Ellington	Franks Jr
Gray	Green	Harris	Lavender	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 022

Bahr	Berry	Brown 57	Butler	Cookson
Corlew	Dunn	Houghton	Kelley 127	Kelly 141
Kendrick	Kolkmeyer	Korman	Marshall	May
McGee	Miller	Pfausch	Redmon	Roden
Ross	Schroer			

VACANCIES: 001

On motion of Representative Brattin, **House Amendment No. 2** was adopted.

Representative Cornejo offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"34.378. 1. The state shall not enter into a contingency fee contract with a private attorney unless the attorney general makes a written determination prior to entering into such a contract that contingency fee representation is both cost effective and in the public interest. Any written determination shall include specific findings for each of the following factors:

- (1) Whether there exists sufficient and appropriate legal and financial resources within the attorney general's office to handle the matter;
- (2) The time and labor required; the novelty, complexity, and difficulty of the questions involved; and the skill requisite to perform the attorney services properly;
- (3) The geographic area where the attorney services are to be provided; and
- (4) The amount of experience desired for the particular kind of attorney services to be provided and the nature of the private attorney's experience with similar issues or cases.

2. If the attorney general makes the determination described in subsection 1 of this section, the attorney general shall request written proposals from private attorneys to represent the state, unless the attorney general determines that requesting proposals is not feasible under the circumstances and sets forth the basis for this determination in writing. If a request for proposals is issued, the attorney general shall choose the lowest and best bid or request **that** the office of administration establish an independent panel to evaluate the proposals and choose the lowest and best bid.

3. The state shall not enter into a contract for contingency fee attorney services unless the following requirements are met throughout the contract period and any extensions to the contract:

- (1) The government attorneys shall retain complete control over the course and conduct of the case;
 - (2) A government attorney with supervisory authority shall oversee the litigation;
 - (3) The government attorneys shall retain veto power over any decisions made by outside counsel;
 - (4) A government attorney with supervisory authority for the case shall attend all settlement conferences;
- and

(5) Decisions regarding settlement of the case shall be reserved exclusively to the discretion of the attorney general.

4. The attorney general shall develop a standard addendum to every contract for contingent fee attorney services that shall be used in all cases, describing in detail what is expected of both the contracted private attorney and the state, including, without limitation, the requirements listed in subsection 3 of this section.

5. Copies of any executed contingency fee contract and the attorney general's written determination to enter into a contingency fee contract with the private attorney shall be posted on the attorney general's website for public inspection within five business days after the date the contract is executed and shall remain posted on the website for the duration of the contingency fee contract, including any extensions or amendments to the contract.

Any payment of contingency fees shall be posted on the attorney general's website within fifteen days after the payment of such contingency fees to the private attorney and shall remain posted on the website for at least three hundred sixty-five days.

6. Any private attorney under contract to provide services to the state on a contingency fee basis shall, from the inception of the contract until at least four years after the contract expires or is terminated, maintain detailed current records, including documentation of all expenses, disbursements, charges, credits, underlying receipts and invoices, and other financial transactions that concern the provision of such attorney services. The private attorney shall maintain detailed contemporaneous time records for the attorneys and paralegals working on the matter in increments of no greater than one-tenth of an hour and shall promptly provide these records to the attorney general, upon request. Any request under chapter 610 for inspection and copying of such records shall be served upon and responded to by the attorney general's office.

7. **Except as otherwise provided in subsection 8 of this section, a retained private attorney is not entitled to a fee, exclusive of any costs and expenses described in subsection 8 of this section, of more than:**

- (1) **Fifteen percent of that portion of any amount recovered that is ten million dollars or less;**
- (2) **Ten percent of that portion of any amount recovered that is more than ten million dollars but less than or equal to fifteen million dollars;**
- (3) **Five percent of that portion of any amount recovered that is more than fifteen million dollars but less than or equal to twenty million dollars; and**
- (4) **Two percent of that portion of any amount recovered that is more than twenty million dollars.**

8. **The total fee payable to all retained private attorneys in any matter that is the subject of a contingency fee contract shall not exceed ten million dollars, exclusive of any costs and expenses provided for by the contract and actually incurred by the retained private attorneys, regardless of the number of actions or proceedings or the number of retained private attorneys involved in the matter.**

9. **A contingency fee:**

- (1) **Is payable only from moneys that are actually received under a judgment or settlement agreement; and**
- (2) **Shall not be based on any amount attributable to a fine or civil penalty.**

10. **As used in this section, amount recovered does not include any moneys paid as costs.**

11. By February first of each year, the attorney general shall submit a report to the president pro tem of the senate and the speaker of the house of representatives describing the use of contingency fee contracts with private attorneys in the preceding calendar year. At a minimum, the report shall:

- (1) Identify all new contingency fee contracts entered into during the year and all previously executed contingency fee contracts that remain current during any part of the year, and for each contract describe:
 - (a) The name of the private attorney with whom the department has contracted, including the name of the attorney's law firm;
 - (b) The nature and status of the legal matter;
 - (c) The name of the parties to the legal matter;
 - (d) The amount of any recovery; and
 - (e) The amount of any contingency fee paid;
- (2) Include copies of any written determinations made under subsections 1 and 2 of this section."; and

Further amend said bill, Page 5, Section 37.005, Line 154, by inserting immediately after all of said section and line the following:

"37.851. 1. The general assembly and every department or division of the executive branch of the state, including the office of any statewide elected official and any executive branch appointee, shall document and make easily available to the public on the MissouriBUYS statewide e-procurement system operated and maintained by the office of administration the following information for all contracts entered into greater than two thousand five hundred dollars for the provision of legal services by a private law firm:

- (1) **The dollar amount of each such contract;**
- (2) **The dollar rate per hour of each attorney working for the private law firm under the contract, if available; and**
- (3) **A brief summary of the legal services to be provided by the firm.**

2. **As used in this section, "executive branch appointee" shall include any member of any task force, advisory committee, board, commission, or other body or persons appointed by, named by, or at the direction of an executive branch official.**

3. The office of administration shall promulgate rules to implement the provisions of this section which relate to any executive department or agency. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cornejo, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded by Representative Cornejo:

AYES: 092

Alferman	Anderson	Andrews	Austin	Basye
Bernskoetter	Black	Bondon	Brattin	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Cornejo	Crawford	Cross	Curtis	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelly 141	Kidd	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McGaugh	Messenger	Morris	Muntzel
Neely	Peters	Pfautsch	Phillips	Pietzman
Pike	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Rowland 155	Ruth
Schroer	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wilson	Mr. Speaker			

NOES: 054

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Dogan	Ellebracht	Ellington	Evans	Fitzwater 49
Franks Jr	Gray	Green	Harris	Higdon
Hurst	Lavender	Marshall	McCaherty	McCann Beatty
McCreery	McDaniel	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Nichols
Pierson Jr	Plocher	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	White	Wood	

PRESENT: 000

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ABSENT WITH LEAVE: 016

Bahr	Berry	Cookson	Corlew	Dunn
Kelley 127	Kendrick	Kolkmeier	Korman	McGee
Miller	Redmon	Roden	Ross	Shaul 113
Wessels				

VACANCIES: 001

On motion of Representative Kidd, the title of **HCS SCS SB 421, as amended**, relating to political subdivisions, was agreed to.

On motion of Representative Kidd, **HCS SCS SB 421, as amended**, was adopted.

On motion of Representative Kidd, **HCS SCS SB 421, as amended**, was read the third time and passed by the following vote:

AYES: 100

Anders	Anderson	Andrews	Austin	Bahr
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 10	Conway 104	Cornejo	Crawford	Cross
Davis	DeGroot	Dohrman	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Morris	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Rowland 29
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 052

Adams	Alferman	Arthur	Bangert	Baringer
Barnes 28	Beard	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Chipman	Curtis
Curtman	Dogan	Ellington	Evans	Franks Jr
Gray	Green	Higdon	Hurst	Lavender
Marshall	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Plocher	Pogue	Quade	Razer	Roberts
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels	Wilson			

PRESENT: 001

Barnes 60

ABSENT WITH LEAVE: 009

Cookson	Corlew	Dunn	Kendrick	Kolkmeier
Korman	Miller	Redmon	Roden	

VACANCIES: 001

Representative Taylor declared the bill passed.

HCS SB 501, relating to health care, was taken up by Representative Stephens (128).

Representative Bondon offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 501, Page 6, Section 195.206, Line 34, by inserting immediately after all of said section and line the following:

"197.005. 1. As used in this section, the term "Medicare conditions of participation" shall mean federal regulatory standards established under Title XVIII of the Social Security Act and defined in 42 CFR Part 482, as amended, for hospitals and 42 CFR Part 485, as amended, for hospitals designated as critical access hospitals under 42 U.S.C. Section 1395i-4.

2. To minimize the administrative cost of enforcing and complying with duplicative regulatory standards, on and after July 1, 2018, compliance with Medicare conditions of participation shall be deemed to constitute compliance with the standards for hospital licensure under sections 197.010 to 197.120 and regulations promulgated thereunder.

3. Nothing in this section shall preclude the department from promulgating regulations effective on or after July 1, 2018, to define separate regulatory standards that do not duplicate or contradict the Medicare conditions of participation, with specific state statutory authorization to create separate regulatory standards.

4. Regulations promulgated by the department to establish and enforce hospital licensure regulations under this chapter that duplicate or conflict with the Medicare conditions of participation shall lapse and expire on and after July 1, 2018.

197.040. After ninety days from the date this law becomes effective, no person or governmental unit, acting severally or jointly with any other person or governmental unit, shall establish, conduct or maintain a hospital in this state without a license under this law **and section 197.005** issued by the department of health and senior services.

197.050. Application for a license shall be made to the department of health and senior services upon forms provided by it and shall contain such information as the department of health and senior services requires, which may include affirmative evidence of ability to comply with such reasonable standards, rules and regulations as are lawfully prescribed hereunder **in compliance with section 197.005**. Until June 30, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred dollars plus two dollars per bed for the first one hundred beds and one dollar per bed for each additional bed. Beginning July 1, 1989, each application for a license, except applications from governmental units, shall be accompanied by an annual license fee of two hundred fifty dollars plus three dollars per bed for the first four hundred beds and two dollars per bed for each additional bed. All license fees shall be paid to the director of revenue and deposited in the state treasury to the credit of the general revenue fund.

197.070. The department of health and senior services may deny, suspend or revoke a license in any case in which it finds that there has been a substantial failure to comply with the requirements established under this law **and section 197.005**.

197.071. Any person aggrieved by an official action of the department of health and senior services affecting the licensed status of a person under the provisions of sections ~~[497.010]~~ **197.005** to 197.120, including the refusal to grant, the grant, the revocation, the suspension, or the failure to renew a license, may seek a determination thereon by the administrative hearing commission pursuant to the provisions of section 621.045, and it shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department of health and senior services.

197.080. 1. The department of health and senior services, with the advice of the state advisory council and pursuant to the provisions of this section, **section 197.005**, and chapter 536, shall adopt, amend, promulgate and enforce such rules, regulations and standards with respect to all hospitals or different types of hospitals to be licensed hereunder as may be designed to further the accomplishment of the purposes of this law in promoting safe and adequate treatment of individuals in hospitals in the interest of public health, safety and welfare. No rule or portion of a rule promulgated under the authority of sections 197.010 to 197.280 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

2. The department shall review and revise regulations governing hospital licensure and enforcement to promote hospital and regulatory efficiencies ~~[and]~~ . **The department shall eliminate all** duplicative regulations and inspections by or on behalf of state agencies and the Centers for Medicare and Medicaid Services (CMS). The hospital licensure regulations adopted under this ~~[section]~~ **chapter** shall incorporate standards which shall include, but not be limited to, the following:

(1) Each citation or finding of a regulatory deficiency shall refer to the specific written regulation, any state associated written interpretive guidance developed by the department and any publicly available, professionally recognized standards of care that are the basis of the citation or finding;

(2) Subject to appropriations, the department shall ensure that its hospital licensure regulatory standards are consistent with and do not contradict the CMS Conditions of Participation (COP) and associated interpretive guidance. However, this shall not preclude the department from enforcing standards produced by the department which exceed the federal CMS' COP and associated interpretive guidance, so long as such standards produced by the department promote a higher degree of patient safety and do not contradict the federal CMS' COP and associated interpretive guidance;

(3) The department shall establish and publish guidelines for complaint investigation, including but not limited to:

(a) The department's process for reviewing and determining which complaints warrant an on-site investigation based on a preliminary review of available information from the complainant, other appropriate sources, and when not prohibited by CMS, the hospital. For purposes of providing hospitals with information necessary to improve processes and patient care, the number and nature of complaints filed and the recommended actions by the department and, as appropriate CMS, shall be disclosed upon request to hospitals so long as the otherwise confidential identity of the complainant or the patient for whom the complaint was filed is not disclosed;

(b) A departmental investigation of a complaint shall be focused on the specific regulatory standard and departmental written interpretive guidance and publicly available professionally recognized standard of care related to the complaint. During the course of any complaint investigation, the department shall cite any serious and immediate threat discovered that may potentially jeopardize the health and safety of patients;

(c) A hospital shall be provided with a report of all complaints made against the hospital. Such report shall include the nature of the complaint, the date of the complaint, the department conclusions regarding the complaint, the number of investigators and days of investigation resulting from each complaint;

(4) Hospitals and hospital personnel shall have the opportunity to participate in annual continuing training sessions when such training is provided to state licensure surveyors with prior approval from the department director and CMS when appropriate. Hospitals and hospital personnel shall assume all costs associated with facilitating the training sessions and use of curriculum materials, including but not limited to the location for training, food, and printing costs;

(5) Time lines for the department to provide responses to hospitals regarding the status and outcome of pending investigations and regulatory actions and questions about interpretations of regulations shall be identical to, to the extent practicable, the time lines established for the federal hospital certification and enforcement system in the CMS State Operations Manual, as amended. These time lines shall be the guide for the department to follow. Every reasonable attempt shall be made to meet the time lines. However, failure to meet the established time lines shall in no way prevent the department from performing any necessary inspections to ensure the health and safety of patients.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the

provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall annually inspect each licensed hospital and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from **or on behalf of** governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction."; and

Further amend said bill, Page 19, Section B, Line 6, by inserting immediately after all of said section and line the following:

"Section C. The enactment of section 197.005 and the repeal and reenactment of sections 197.040, 197.050, 197.070, 197.071, 197.080, and 197.100 of section A of this act shall become effective on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bondon, **House Amendment No. 1** was adopted.

Representative Pike offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 501, Page 10, Section 335.099, Line 17, by inserting immediately after said section and line the following:

"337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) "Committee", the state committee of psychologists;
- (2) "Department", the department of insurance, financial institutions and professional registration;
- (3) "Division", the division of professional registration;
- (4) **"Internship", any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;**

(5) "Licensed psychologist", any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;

(6) "Postdoctoral experiences", **experiences that follow the completion of a person's doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;**

(7) "Predoctoral postinternship", any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;

(8) "Preinternship", any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;

~~[(5)]~~ (9) "Provisional licensed psychologist", any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;

~~[(6)]~~ (10) "Recognized educational institution":

(a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or

(b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;

~~[(7)]~~ (11) "Temporary license", a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person's eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology.

3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association;** or

(2) A program designated or approved, including provisional approval, by the ~~[American]~~ Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

(e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;

- (f) The program shall have an identifiable body of students who are matriculated in that program for a degree;
- (g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;
- (h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and
- (i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:
 - a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
 - b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;
 - c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;
 - d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;
 - e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.

4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours shall consist of:**

- (1) A minimum of fifteen hundred hours of [professional] experience [obtained] in a successfully completed internship to be completed in not less than twelve nor more than twenty-four [consecutive calendar] months; and**
- (2) A minimum of two thousand hours of experience consisting of any combination of the following:**
 - (a) Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;**
 - (b) Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or**
 - (c) Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months. In no case shall this experience be accumulated at a rate of [less than twenty hours per week nor] more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers and other applicants shall involve and relate to the delivery of psychological [health] services[. Postdoctoral supervised professional experience for other applicants shall be] in accordance with professional requirements and relevant to the applicant's intended area of practice.**

5. ~~[Postdoctoral]~~ Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. ~~[Postdoctoral]~~ Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours,** the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary

supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 2** was adopted.

Representative Wiemann offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 501, Page 7, Section 198.053, Line 9, by inserting after all of said line the following:

"208.152. 1. MO HealthNet payments shall be made on behalf of those eligible needy persons as described in section 208.151 who are unable to provide for it in whole or in part, with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Inpatient hospital services, except to persons in an institution for mental diseases who are under the age of sixty-five years and over the age of twenty-one years; provided that the MO HealthNet division shall provide through rule and regulation an exception process for coverage of inpatient costs in those cases requiring treatment beyond the seventy-fifth percentile professional activities study (PAS) or the MO HealthNet children's diagnosis length-of-stay schedule; and provided further that the MO HealthNet division shall take into account through its payment system for hospital services the situation of hospitals which serve a disproportionate number of low-income patients;

(2) All outpatient hospital services, payments therefor to be in amounts which represent no more than eighty percent of the lesser of reasonable costs or customary charges for such services, determined in accordance with the principles set forth in Title XVIII A and B, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.), but the MO HealthNet division may evaluate outpatient hospital services rendered under this section and deny payment for services which are determined by the MO HealthNet division not to be medically necessary, in accordance with federal law and regulations;

(3) Laboratory and X-ray services;

(4) Nursing home services for participants, except to persons with more than five hundred thousand dollars equity in their home or except for persons in an institution for mental diseases who are under the age of sixty-five years, when residing in a hospital licensed by the department of health and senior services or a nursing home licensed by the department of health and senior services or appropriate licensing authority of other states or government-owned and -operated institutions which are determined to conform to standards equivalent to licensing requirements in Title XIX of the federal Social Security Act (42 U.S.C. Section 301, et seq.), as amended, for nursing facilities. The MO HealthNet division may recognize through its payment methodology for nursing facilities those nursing facilities which serve a high volume of MO HealthNet patients. The MO HealthNet division when determining the amount of the benefit payments to be made on behalf of persons under the age of twenty-one in a nursing facility may consider nursing facilities furnishing care to persons under the age of twenty-one as a classification separate from other nursing facilities;

(5) Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection for those days, which shall not exceed twelve per any period of six consecutive months, during which the participant is on a temporary leave of absence from the hospital or nursing home, provided that no such participant shall be allowed a temporary leave of absence unless it is specifically provided for in his plan of care. As used in this subdivision, the term "temporary leave of absence" shall include all periods of time during which a participant is away from the hospital or nursing home overnight because he is visiting a friend or relative;

(6) Physicians' services, whether furnished in the office, home, hospital, nursing home, or elsewhere;

(7) Services provided by licensed chiropractic physicians practicing within their scope of practice, as described in chapter 331, for conditions currently reimbursed under MO HealthNet. Nothing in this subdivision shall expand MO HealthNet or the conditions currently covered under section 208.151;

(8) Drugs and medicines when prescribed by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse; except that no payment for drugs and medicines prescribed on and after January 1, 2006, by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse may be made on behalf of any person who qualifies for prescription drug coverage under the provisions of P.L. 108-173;

~~[(8)]~~ **(9)** Emergency ambulance services and, effective January 1, 1990, medically necessary transportation to scheduled, physician-prescribed nonelective treatments;

~~[(9)]~~ **(10)** Early and periodic screening and diagnosis of individuals who are under the age of twenty-one to ascertain their physical or mental defects, and health care, treatment, and other measures to correct or ameliorate defects and chronic conditions discovered thereby. Such services shall be provided in accordance with the provisions of Section 6403 of P.L. 101-239 and federal regulations promulgated thereunder;

~~[(10)]~~ **(11)** Home health care services;

~~[(11)]~~ **(12)** Family planning as defined by federal rules and regulations; provided, however, that such family planning services shall not include abortions unless such abortions are certified in writing by a physician to the MO HealthNet agency that, in the physician's professional judgment, the life of the mother would be endangered if the fetus were carried to term;

~~[(12)]~~ **(13)** Inpatient psychiatric hospital services for individuals under age twenty-one as defined in Title XIX of the federal Social Security Act (42 U.S.C. Section 1396d, et seq.);

~~[(13)]~~ **(14)** Outpatient surgical procedures, including presurgical diagnostic services performed in ambulatory surgical facilities which are licensed by the department of health and senior services of the state of Missouri; except, that such outpatient surgical services shall not include persons who are eligible for coverage under Part B of Title XVIII, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended, if exclusion of such persons is permitted under Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended;

~~[(14)]~~ **(15)** Personal care services which are medically oriented tasks having to do with a person's physical requirements, as opposed to housekeeping requirements, which enable a person to be treated by his or her physician on an outpatient rather than on an inpatient or residential basis in a hospital, intermediate care facility, or skilled nursing facility. Personal care services shall be rendered by an individual not a member of the participant's family who is qualified to provide such services where the services are prescribed by a physician in accordance with a plan of treatment and are supervised by a licensed nurse. Persons eligible to receive personal care services shall be those persons who would otherwise require placement in a hospital, intermediate care facility, or skilled nursing facility. Benefits payable for personal care services shall not exceed for any one participant one hundred percent of the average statewide charge for care and treatment in an intermediate care facility for a comparable period of time. Such services, when delivered in a residential care facility or assisted living facility licensed under chapter 198 shall be authorized on a tier level based on the services the resident requires and the frequency of the services. A resident of such facility who qualifies for assistance under section 208.030 shall, at a minimum, if prescribed by a physician, qualify for the tier level with the fewest services. The rate paid to providers for each tier of service shall be set subject to appropriations. Subject to appropriations, each resident of such facility who qualifies for assistance under section 208.030 and meets the level of care required in this section shall, at a minimum, if prescribed by a physician, be authorized up to one hour of personal care services per day. Authorized units of personal care services shall not be reduced or tier level lowered unless an order approving such reduction or lowering is obtained from the resident's personal physician. Such authorized units of personal care services or tier level shall be transferred with such resident if he or she transfers to another such facility. Such provision shall terminate upon receipt of relevant waivers from the federal Department of Health and Human Services. If the Centers for Medicare and Medicaid Services determines that such provision does not comply with the state plan, this provision shall be null and void. The MO HealthNet division shall notify the revisor of statutes as to whether the relevant waivers are approved or a determination of noncompliance is made;

~~[(15)]~~ **(16)** Mental health services. The state plan for providing medical assistance under Title XIX of the Social Security Act, 42 U.S.C. Section 301, as amended, shall include the following mental health services when such services are provided by community mental health facilities operated by the department of mental health or designated by the department of mental health as a community mental health facility or as an alcohol and drug abuse facility or as a child-serving agency within the comprehensive children's mental health service system established in

section 630.097. The department of mental health shall establish by administrative rule the definition and criteria for designation as a community mental health facility and for designation as an alcohol and drug abuse facility. Such mental health services shall include:

(a) Outpatient mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(b) Clinic mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(c) Rehabilitative mental health and alcohol and drug abuse services including home and community-based preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health or alcohol and drug abuse professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management. As used in this section, mental health professional and alcohol and drug abuse professional shall be defined by the department of mental health pursuant to duly promulgated rules. With respect to services established by this subdivision, the department of social services, MO HealthNet division, shall enter into an agreement with the department of mental health. Matching funds for outpatient mental health services, clinic mental health services, and rehabilitation services for mental health and alcohol and drug abuse shall be certified by the department of mental health to the MO HealthNet division. The agreement shall establish a mechanism for the joint implementation of the provisions of this subdivision. In addition, the agreement shall establish a mechanism by which rates for services may be jointly developed;

~~[(46)]~~ (17) Such additional services as defined by the MO HealthNet division to be furnished under waivers of federal statutory requirements as provided for and authorized by the federal Social Security Act (42 U.S.C. Section 301, et seq.) subject to appropriation by the general assembly;

~~[(47)]~~ (18) The services of an advanced practice registered nurse with a collaborative practice agreement to the extent that such services are provided in accordance with chapters 334 and 335, and regulations promulgated thereunder;

~~[(48)]~~ (19) Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection to reserve a bed for the participant in the nursing home during the time that the participant is absent due to admission to a hospital for services which cannot be performed on an outpatient basis, subject to the provisions of this subdivision:

(a) The provisions of this subdivision shall apply only if:

a. The occupancy rate of the nursing home is at or above ninety-seven percent of MO HealthNet certified licensed beds, according to the most recent quarterly census provided to the department of health and senior services which was taken prior to when the participant is admitted to the hospital; and

b. The patient is admitted to a hospital for a medical condition with an anticipated stay of three days or less;

(b) The payment to be made under this subdivision shall be provided for a maximum of three days per hospital stay;

(c) For each day that nursing home costs are paid on behalf of a participant under this subdivision during any period of six consecutive months such participant shall, during the same period of six consecutive months, be ineligible for payment of nursing home costs of two otherwise available temporary leave of absence days provided under subdivision (5) of this subsection; and

(d) The provisions of this subdivision shall not apply unless the nursing home receives notice from the participant or the participant's responsible party that the participant intends to return to the nursing home following the hospital stay. If the nursing home receives such notification and all other provisions of this subsection have been satisfied, the nursing home shall provide notice to the participant or the participant's responsible party prior to release of the reserved bed;

~~[(49)]~~ (20) Prescribed medically necessary durable medical equipment. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

~~[(20)]~~ (21) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical,

psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

~~[(24)]~~ (22) Prescribed medically necessary dental services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

~~[(22)]~~ (23) Prescribed medically necessary optometric services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

~~[(23)]~~ (24) Blood clotting products-related services. For persons diagnosed with a bleeding disorder, as defined in section 338.400, reliant on blood clotting products, as defined in section 338.400, such services include:

(a) Home delivery of blood clotting products and ancillary infusion equipment and supplies, including the emergency deliveries of the product when medically necessary;

(b) Medically necessary ancillary infusion equipment and supplies required to administer the blood clotting products; and

(c) Assessments conducted in the participant's home by a pharmacist, nurse, or local home health care agency trained in bleeding disorders when deemed necessary by the participant's treating physician;

~~[(24)]~~ (25) The MO HealthNet division shall, by January 1, 2008, and annually thereafter, report the status of MO HealthNet provider reimbursement rates as compared to one hundred percent of the Medicare reimbursement rates and compared to the average dental reimbursement rates paid by third-party payors licensed by the state. The MO HealthNet division shall, by July 1, 2008, provide to the general assembly a four-year plan to achieve parity with Medicare reimbursement rates and for third-party payor average dental reimbursement rates. Such plan shall be subject to appropriation and the division shall include in its annual budget request to the governor the necessary funding needed to complete the four-year plan developed under this subdivision.

2. Additional benefit payments for medical assistance shall be made on behalf of those eligible needy children, pregnant women and blind persons with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Dental services;

(2) Services of podiatrists as defined in section 330.010;

(3) Optometric services as described in section 336.010;

(4) Orthopedic devices or other prosthetics, including eye glasses, dentures, hearing aids, and wheelchairs;

(5) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

(6) Comprehensive day rehabilitation services beginning early posttrauma as part of a coordinated system of care for individuals with disabling impairments. Rehabilitation services must be based on an individualized, goal-oriented, comprehensive and coordinated treatment plan developed, implemented, and monitored through an interdisciplinary assessment designed to restore an individual to optimal level of physical, cognitive, and behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria for designation of a comprehensive day rehabilitation service facility, benefit limitations and payment mechanism. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this subdivision shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested

with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2005, shall be invalid and void.

3. The MO HealthNet division may require any participant receiving MO HealthNet benefits to pay part of the charge or cost until July 1, 2008, and an additional payment after July 1, 2008, as defined by rule duly promulgated by the MO HealthNet division, for all covered services except for those services covered under subdivisions ~~[(44)]~~ (15) and ~~[(45)]~~ (16) of subsection 1 of this section and sections 208.631 to 208.657 to the extent and in the manner authorized by Title XIX of the federal Social Security Act (42 U.S.C. Section 1396, et seq.) and regulations thereunder. When substitution of a generic drug is permitted by the prescriber according to section 338.056, and a generic drug is substituted for a name-brand drug, the MO HealthNet division may not lower or delete the requirement to make a co-payment pursuant to regulations of Title XIX of the federal Social Security Act. A provider of goods or services described under this section must collect from all participants the additional payment that may be required by the MO HealthNet division under authority granted herein, if the division exercises that authority, to remain eligible as a provider. Any payments made by participants under this section shall be in addition to and not in lieu of payments made by the state for goods or services described herein except the participant portion of the pharmacy professional dispensing fee shall be in addition to and not in lieu of payments to pharmacists. A provider may collect the co-payment at the time a service is provided or at a later date. A provider shall not refuse to provide a service if a participant is unable to pay a required payment. If it is the routine business practice of a provider to terminate future services to an individual with an unclaimed debt, the provider may include uncollected co-payments under this practice. Providers who elect not to undertake the provision of services based on a history of bad debt shall give participants advance notice and a reasonable opportunity for payment. A provider, representative, employee, independent contractor, or agent of a pharmaceutical manufacturer shall not make co-payment for a participant. This subsection shall not apply to other qualified children, pregnant women, or blind persons. If the Centers for Medicare and Medicaid Services does not approve the MO HealthNet state plan amendment submitted by the department of social services that would allow a provider to deny future services to an individual with uncollected co-payments, the denial of services shall not be allowed. The department of social services shall inform providers regarding the acceptability of denying services as the result of unpaid co-payments.

4. The MO HealthNet division shall have the right to collect medication samples from participants in order to maintain program integrity.

5. Reimbursement for obstetrical and pediatric services under subdivision (6) of subsection 1 of this section shall be timely and sufficient to enlist enough health care providers so that care and services are available under the state plan for MO HealthNet benefits at least to the extent that such care and services are available to the general population in the geographic area, as required under subparagraph (a)(30)(A) of 42 U.S.C. Section 1396a and federal regulations promulgated thereunder.

6. Beginning July 1, 1990, reimbursement for services rendered in federally funded health centers shall be in accordance with the provisions of subsection 6402(c) and Section 6404 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) and federal regulations promulgated thereunder.

7. Beginning July 1, 1990, the department of social services shall provide notification and referral of children below age five, and pregnant, breast-feeding, or postpartum women who are determined to be eligible for MO HealthNet benefits under section 208.151 to the special supplemental food programs for women, infants and children administered by the department of health and senior services. Such notification and referral shall conform to the requirements of Section 6406 of P.L. 101-239 and regulations promulgated thereunder.

8. Providers of long-term care services shall be reimbursed for their costs in accordance with the provisions of Section 1902 (a)(13)(A) of the Social Security Act, 42 U.S.C. Section 1396a, as amended, and regulations promulgated thereunder.

9. Reimbursement rates to long-term care providers with respect to a total change in ownership, at arm's length, for any facility previously licensed and certified for participation in the MO HealthNet program shall not increase payments in excess of the increase that would result from the application of Section 1902 (a)(13)(C) of the Social Security Act, 42 U.S.C. Section 1396a (a)(13)(C).

10. The MO HealthNet division may enroll qualified residential care facilities and assisted living facilities, as defined in chapter 198, as MO HealthNet personal care providers.

11. Any income earned by individuals eligible for certified extended employment at a sheltered workshop under chapter 178 shall not be considered as income for purposes of determining eligibility under this section.

12. If the Missouri Medicaid audit and compliance unit changes any interpretation or application of the requirements for reimbursement for MO HealthNet services from the interpretation or application that has been applied previously by the state in any audit of a MO HealthNet provider, the Missouri Medicaid audit and

compliance unit shall notify all affected MO HealthNet providers five business days before such change shall take effect. Failure of the Missouri Medicaid audit and compliance unit to notify a provider of such change shall entitle the provider to continue to receive and retain reimbursement until such notification is provided and shall waive any liability of such provider for recoupment or other loss of any payments previously made prior to the five business days after such notice has been sent. Each provider shall provide the Missouri Medicaid audit and compliance unit a valid email address and shall agree to receive communications electronically. The notification required under this section shall be delivered in writing by the United States Postal Service or electronic mail to each provider.

13. Nothing in this section shall be construed to abrogate or limit the department's statutory requirement to promulgate rules under chapter 536.

14. Beginning July 1, 2016, and subject to appropriations, providers of behavioral, social, and psychophysiological services for the prevention, treatment, or management of physical health problems shall be reimbursed utilizing the behavior assessment and intervention reimbursement codes 96150 to 96154 or their successor codes under the Current Procedural Terminology (CPT) coding system. Providers eligible for such reimbursement shall include psychologists."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Wiemann moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Stephens (128) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 501, Pages 10 to 13, Section 338.010, Lines 1 to 97, by removing all of said section and lines and inserting in lieu thereof the following:

"338.010. 1. The "practice of pharmacy" means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 353; receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist; the compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical prescription orders and administration of viral influenza, pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for persons ~~[twelve]~~ **seven** years of age or older as **recommended by the Centers for Disease Control and Prevention and in accordance with the Advisory Committee on Immunization Practices** as authorized by rule or the administration of pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for a specific patient as authorized by rule; the participation in drug selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; and the offering or performing of those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he is licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the pharmacist in any of his or her duties. This assistance in no way is intended to relieve the pharmacist from his or her responsibilities for compliance with this chapter and he or she will be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

2. Any pharmacist who accepts a prescription order for a medication therapeutic plan shall have a written protocol from the physician who refers the patient for medication therapy services. The written protocol and the prescription order for a medication therapeutic plan shall come from the physician only, and shall not come from a nurse engaged in a collaborative practice arrangement under section 334.104, or from a physician assistant engaged in a supervision agreement under section 334.735.

3. Nothing in this section shall be construed as to prevent any person, firm or corporation from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of nonprescription drugs and the ordinary household remedies and such drugs or medicines as are normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independently prescribe pharmaceuticals.

7. The state board of registration for the healing arts, under section 334.125, and the state board of pharmacy, under section 338.140, shall jointly promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Such rules shall require protocols to include provisions allowing for timely communication between the pharmacist and the referring physician, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.

10. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a pharmaceutical prescribed by a physician unless authorized by the written protocol or the physician's prescription order.

11. "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

12. In addition to other requirements established by the joint promulgation of rules by the board of pharmacy and the state board of registration for the healing arts:

(1) A pharmacist shall administer vaccines **by protocol** in accordance with treatment guidelines established by the Centers for Disease Control and Prevention (CDC);

(2) A pharmacist who is administering a vaccine shall request a patient to remain in the pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions. Such pharmacist shall have adopted emergency treatment protocols;

(3) In addition to other requirements by the board, a pharmacist shall receive additional training as required by the board and evidenced by receiving a certificate from the board upon completion, and shall display the certification in his or her pharmacy where vaccines are delivered.

13. A pharmacist shall provide a written report within fourteen days of administration of a vaccine to the patient's primary health care provider, if provided by the patient, containing:

- (1) The identity of the patient;
- (2) The identity of the vaccine or vaccines administered;
- (3) The route of administration;
- (4) The anatomic site of the administration;
- (5) The dose administered; and
- (6) The date of administration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Stephens (128), **House Amendment No. 4** was adopted.

Representative Sommer offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 501, Page 7, Section 198.053, Line 9, by inserting immediately after said section and line the following:

"209.150. 1. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the same rights afforded to a person with no such disability to the full and free use of the streets, highways, sidewalks, walkways, public buildings, public facilities, and other public places.

2. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, is entitled to full and equal accommodations, advantages, facilities, and privileges of all common carriers, airplanes, motor vehicles, railroad trains, motor buses, taxis, streetcars, boats or any other public conveyances or modes of transportation, hotels, lodging places, places of public accommodation, amusement or resort, and other places to which the general public is invited, subject only to the conditions and limitations established by law and applicable alike to all persons.

3. Every person with a visual, aural or other disability including diabetes, as **disability is** defined in section 213.010, shall have the right to be accompanied by a guide dog, hearing dog, or service dog, **as defined in section 209.200**, which is especially trained for the purpose, in any of the places listed in subsection 2 of this section without being required to pay an extra charge for the guide dog, hearing dog or service dog; provided that such person shall be liable for any damage done to the premises or facilities by such dog.

4. As used in sections 209.150 to 209.190, the term "service dog" ~~means any dog specifically trained to assist a person with a physical or mental disability by performing necessary tasks or doing work which the person cannot perform. Such tasks shall include, but not be limited to, pulling a wheelchair, retrieving items, carrying supplies, and search and rescue of an individual with a disability~~ **shall be as defined in section 209.200.**

209.200. As used in sections ~~[209.200]~~ **209.150** to 209.204, not to exceed the provisions of the Americans With Disabilities Act, the following terms shall mean:

- (1) "Disability", as defined in section 213.010 including diabetes;
- (2) "Service dog", a dog that is being or has been specially trained to do work or perform tasks which benefit a particular person with a disability. Service dog includes but is not limited to:
 - (a) "Guide dog", a dog that is being or has been specially trained to assist a particular blind or visually impaired person;
 - (b) "Hearing dog", a dog that is being or has been specially trained to assist a particular deaf or hearing-impaired person;
 - (c) "Medical alert or ~~[respond]~~ **response** dog", a dog that is being or has been trained to alert a person with a disability that a particular medical event is about to occur or to respond to a medical event that has occurred;
 - (d) **"Mental health service dog" or "psychiatric service dog", a dog individually trained for its owner who is diagnosed with a psychiatric disability, medical condition, or developmental disability recognized in the most recently published Diagnostic and Statistical Manual of Mental Disorders (DSM) to perform tasks that mitigate or assist with difficulties including, but not limited to, alerting or responding to episodes such as panic attacks and anxiety and performing other tasks directly related to the owner's**

psychiatric disability, medical condition, or developmental disability including, but not limited to, autism spectrum disorder, epilepsy, major depressive disorder, bipolar disorder, Alzheimer's disease, dementia, post-traumatic stress disorder (PTSD), anxiety disorder, obsessive compulsive disorder, schizophrenia, and other mental illnesses and invisible disabilities;

(e) "Mobility dog", a dog that is being or has been specially trained to assist a person with a disability caused by physical impairments;

~~[(e)]~~ (f) "Professional therapy dog", a dog which is selected, trained, and tested to provide specific physical therapeutic functions, under the direction and control of a qualified handler who works with the dog as a team as a part of the handler's occupation or profession. Such dogs, with their handlers, perform such functions in institutional settings, community-based group settings, or when providing services to specific persons who have disabilities. Professional therapy dogs do not include dogs, certified or not, which are used by volunteers in visitation therapy;

~~[(f)]~~ (g) "Search and rescue dog", a dog that is being or has been trained to search for or prevent a person with a mental disability, including but not limited to verbal and nonverbal autism, from becoming lost;

(3) "Service dog team", a team consisting of a trained service dog, a disabled person or child, and a person who is an adult and who has been trained to handle the service dog."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sommer, **House Amendment No. 5** was adopted.

Representative Morris offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 501, Page 10, Section 334.036, Line 64, by inserting immediately after said section and line the following:

"334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;
- (4) "Department", the department of insurance, financial institutions and professional registration or a designated agency thereof;
- (5) "License", a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;
- (6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;
- (7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;
- (8) "Supervision", control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant's delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient's home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training

and that the physician assistant shall not practice beyond the physician assistant's training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician's four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than fifty miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
- (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and
- (10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe ~~any drug, medicine, device or therapy unless~~ ~~nor dispense~~ pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing ~~and dispensing~~ of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed ~~or dispensed~~ by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients; **and**
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; ~~and~~
- ~~(6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy two hours or less].~~

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out

in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

- (1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;
- (2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;
- (3) All specialty or board certifications of the supervising physician;
- (4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:
 - (a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and
 - (b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;
- (5) The duration of the supervision agreement between the supervising physician and physician assistant; and
- (6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morris, **House Amendment No. 6** was adopted.

Representative Helms offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 501, Page 10, Section 334.036, Line 64, by inserting immediately after said section and line the following:

"334.037. 1. A physician may enter into collaborative practice arrangements with assistant physicians. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to an assistant physician the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the assistant physician and is consistent with that assistant physician's skill, training, and competence and the skill and training of the collaborating physician.

2. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the assistant physician;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the assistant physician to prescribe;

(3) A requirement that there shall be posted at every office where the assistant physician is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an assistant physician and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the assistant physician;

(5) The manner of collaboration between the collaborating physician and the assistant physician, including how the collaborating physician and the assistant physician shall:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain a geographic proximity of **no further than seventy-five miles**; except, the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. Such exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics if the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics if the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician shall maintain documentation related to such requirement and present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the assistant physician's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the assistant physician to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the assistant physician;

(8) The duration of the written practice agreement between the collaborating physician and the assistant physician;

(9) A description of the time and manner of the collaborating physician's review of the assistant physician's delivery of health care services. The description shall include provisions that the assistant physician shall submit a minimum of ten percent of the charts documenting the assistant physician's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the assistant physician prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

3. The state board of registration for the healing arts under section 334.125 shall promulgate rules regulating the use of collaborative practice arrangements for assistant physicians. Such rules shall specify:

(1) Geographic areas to be covered;

(2) The methods of treatment that may be covered by collaborative practice arrangements;

(3) In conjunction with deans of medical schools and primary care residency program directors in the state, the development and implementation of educational methods and programs undertaken during the collaborative practice service which shall facilitate the advancement of the assistant physician's medical knowledge and capabilities, and which may lead to credit toward a future residency program for programs that deem such documented educational achievements acceptable; and

(4) The requirements for review of services provided under collaborative practice arrangements, including delegating authority to prescribe controlled substances.

Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. The state board of registration for the healing arts shall promulgate rules applicable to assistant physicians that shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

4. The state board of registration for the healing arts shall not deny, revoke, suspend, or otherwise take disciplinary action against a collaborating physician for health care services delegated to an assistant physician provided the provisions of this section and the rules promulgated thereunder are satisfied.

5. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice arrangement, including collaborative practice arrangements delegating the authority to prescribe controlled substances, and also report to the board the name of each assistant physician with whom the physician has entered into such arrangement. The board may make such information available to the public. The board shall track the reported information and may routinely conduct random reviews of such arrangements to ensure that arrangements are carried out for compliance under this chapter.

6. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent assistant physicians. Such limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

7. The collaborating physician shall determine and document the completion of at least a one-month period of time during which the assistant physician shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. Such limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

8. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

9. No contract or other agreement shall require a physician to act as a collaborating physician for an assistant physician against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular assistant physician. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the

physician's authority to any assistant physician, but such requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by a hospital's medical staff.

10. No contract or other agreement shall require any assistant physician to serve as a collaborating assistant physician for any collaborating physician against the assistant physician's will. An assistant physician shall have the right to refuse to collaborate, without penalty, with a particular physician.

11. All collaborating physicians and assistant physicians in collaborative practice arrangements shall wear identification badges while acting within the scope of their collaborative practice arrangement. The identification badges shall prominently display the licensure status of such collaborating physicians and assistant physicians.

12. (1) An assistant physician with a certificate of controlled substance prescriptive authority as provided in this section may prescribe any controlled substance listed in Schedule III, IV, or V of section 195.017, and may have restricted authority in Schedule II, when delegated the authority to prescribe controlled substances in a collaborative practice arrangement. Prescriptions for Schedule II medications prescribed by an assistant physician who has a certificate of controlled substance prescriptive authority are restricted to only those medications containing hydrocodone. Such authority shall be filed with the state board of registration for the healing arts. The collaborating physician shall maintain the right to limit a specific scheduled drug or scheduled drug category that the assistant physician is permitted to prescribe. Any limitations shall be listed in the collaborative practice arrangement. Assistant physicians shall not prescribe controlled substances for themselves or members of their families. Schedule III controlled substances and Schedule II - hydrocodone prescriptions shall be limited to a five-day supply without refill. Assistant physicians who are authorized to prescribe controlled substances under this section shall register with the federal Drug Enforcement Administration and the state bureau of narcotics and dangerous drugs, and shall include the Drug Enforcement Administration registration number on prescriptions for controlled substances.

(2) The collaborating physician shall be responsible to determine and document the completion of at least one hundred twenty hours in a four-month period by the assistant physician during which the assistant physician shall practice with the collaborating physician on-site prior to prescribing controlled substances when the collaborating physician is not on-site. Such limitation shall not apply to assistant physicians of population-based public health services as defined in 20 CSR 2150-5.100 as of April 30, 2009.

(3) An assistant physician shall receive a certificate of controlled substance prescriptive authority from the state board of registration for the healing arts upon verification of licensure under section 334.036.

334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence;

(b) Maintain geographic proximity **of no further than seventy-five miles**, except the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty-eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. This exception to geographic proximity shall apply only to independent rural health clinics, provider-based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider-based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested; and

(c) Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to specifying geographic areas to be covered, the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary

licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than three full-time equivalent advanced practice registered nurses. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.

334.735. 1. As used in sections 334.735 to 334.749, the following terms mean:

- (1) "Applicant", any individual who seeks to become licensed as a physician assistant;
- (2) "Certification" or "registration", a process by a certifying entity that grants recognition to applicants meeting predetermined qualifications specified by such certifying entity;
- (3) "Certifying entity", the nongovernmental agency or association which certifies or registers individuals who have completed academic and training requirements;

(4) "Department", the department of insurance, financial institutions and professional registration or a designated agency thereof;

(5) "License", a document issued to an applicant by the board acknowledging that the applicant is entitled to practice as a physician assistant;

(6) "Physician assistant", a person who has graduated from a physician assistant program accredited by the American Medical Association's Committee on Allied Health Education and Accreditation or by its successor agency, who has passed the certifying examination administered by the National Commission on Certification of Physician Assistants and has active certification by the National Commission on Certification of Physician Assistants who provides health care services delegated by a licensed physician. A person who has been employed as a physician assistant for three years prior to August 28, 1989, who has passed the National Commission on Certification of Physician Assistants examination, and has active certification of the National Commission on Certification of Physician Assistants;

(7) "Recognition", the formal process of becoming a certifying entity as required by the provisions of sections 334.735 to 334.749;

(8) "Supervision", control exercised over a physician assistant working with a supervising physician and oversight of the activities of and accepting responsibility for the physician assistant's delivery of care. The physician assistant shall only practice at a location where the physician routinely provides patient care, except existing patients of the supervising physician in the patient's home and correctional facilities. The supervising physician must be immediately available in person or via telecommunication during the time the physician assistant is providing patient care. Prior to commencing practice, the supervising physician and physician assistant shall attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and that the physician assistant shall not practice beyond the physician assistant's training and experience. Appropriate supervision shall require the supervising physician to be working within the same facility as the physician assistant for at least four hours within one calendar day for every fourteen days on which the physician assistant provides patient care as described in subsection 3 of this section. Only days in which the physician assistant provides patient care as described in subsection 3 of this section shall be counted toward the fourteen-day period. The requirement of appropriate supervision shall be applied so that no more than thirteen calendar days in which a physician assistant provides patient care shall pass between the physician's four hours working within the same facility. The board shall promulgate rules pursuant to chapter 536 for documentation of joint review of the physician assistant activity by the supervising physician and the physician assistant.

2. (1) A supervision agreement shall limit the physician assistant to practice only at locations described in subdivision (8) of subsection 1 of this section, where the supervising physician is no further than ~~[fifty]~~ **seventy-five** miles by road using the most direct route available and where the location is not so situated as to create an impediment to effective intervention and supervision of patient care or adequate review of services.

(2) For a physician-physician assistant team working in a rural health clinic under the federal Rural Health Clinic Services Act, P.L. 95-210, as amended, no supervision requirements in addition to the minimum federal law shall be required.

3. The scope of practice of a physician assistant shall consist only of the following services and procedures:

- (1) Taking patient histories;
- (2) Performing physical examinations of a patient;
- (3) Performing or assisting in the performance of routine office laboratory and patient screening procedures;
- (4) Performing routine therapeutic procedures;
- (5) Recording diagnostic impressions and evaluating situations calling for attention of a physician to institute treatment procedures;
- (6) Instructing and counseling patients regarding mental and physical health using procedures reviewed and approved by a licensed physician;
- (7) Assisting the supervising physician in institutional settings, including reviewing of treatment plans, ordering of tests and diagnostic laboratory and radiological services, and ordering of therapies, using procedures reviewed and approved by a licensed physician;
- (8) Assisting in surgery;
- (9) Performing such other tasks not prohibited by law under the supervision of a licensed physician as the physician's assistant has been trained and is proficient to perform; and
- (10) Physician assistants shall not perform or prescribe abortions.

4. Physician assistants shall not prescribe nor dispense any drug, medicine, device or therapy unless pursuant to a physician supervision agreement in accordance with the law, nor prescribe lenses, prisms or contact lenses for the aid, relief or correction of vision or the measurement of visual power or visual efficiency of the human eye, nor administer or monitor general or regional block anesthesia during diagnostic tests, surgery or obstetric procedures. Prescribing and dispensing of drugs, medications, devices or therapies by a physician assistant shall be pursuant to a physician assistant supervision agreement which is specific to the clinical conditions treated by the supervising physician and the physician assistant shall be subject to the following:

- (1) A physician assistant shall only prescribe controlled substances in accordance with section 334.747;
- (2) The types of drugs, medications, devices or therapies prescribed or dispensed by a physician assistant shall be consistent with the scopes of practice of the physician assistant and the supervising physician;
- (3) All prescriptions shall conform with state and federal laws and regulations and shall include the name, address and telephone number of the physician assistant and the supervising physician;
- (4) A physician assistant, or advanced practice registered nurse as defined in section 335.016 may request, receive and sign for noncontrolled professional samples and may distribute professional samples to patients;
- (5) A physician assistant shall not prescribe any drugs, medicines, devices or therapies the supervising physician is not qualified or authorized to prescribe; and
- (6) A physician assistant may only dispense starter doses of medication to cover a period of time for seventy-two hours or less.

5. A physician assistant shall clearly identify himself or herself as a physician assistant and shall not use or permit to be used in the physician assistant's behalf the terms "doctor", "Dr." or "doc" nor hold himself or herself out in any way to be a physician or surgeon. No physician assistant shall practice or attempt to practice without physician supervision or in any location where the supervising physician is not immediately available for consultation, assistance and intervention, except as otherwise provided in this section, and in an emergency situation, nor shall any physician assistant bill a patient independently or directly for any services or procedure by the physician assistant; except that, nothing in this subsection shall be construed to prohibit a physician assistant from enrolling with the department of social services as a MO HealthNet or Medicaid provider while acting under a supervision agreement between the physician and physician assistant.

6. For purposes of this section, the licensing of physician assistants shall take place within processes established by the state board of registration for the healing arts through rule and regulation. The board of healing arts is authorized to establish rules pursuant to chapter 536 establishing licensing and renewal procedures, supervision, supervision agreements, fees, and addressing such other matters as are necessary to protect the public and discipline the profession. An application for licensing may be denied or the license of a physician assistant may be suspended or revoked by the board in the same manner and for violation of the standards as set forth by section 334.100, or such other standards of conduct set by the board by rule or regulation. Persons licensed pursuant to the provisions of chapter 335 shall not be required to be licensed as physician assistants. All applicants for physician assistant licensure who complete a physician assistant training program after January 1, 2008, shall have a master's degree from a physician assistant program.

7. "Physician assistant supervision agreement" means a written agreement, jointly agreed-upon protocols or standing order between a supervising physician and a physician assistant, which provides for the delegation of health care services from a supervising physician to a physician assistant and the review of such services. The agreement shall contain at least the following provisions:

- (1) Complete names, home and business addresses, zip codes, telephone numbers, and state license numbers of the supervising physician and the physician assistant;
 - (2) A list of all offices or locations where the physician routinely provides patient care, and in which of such offices or locations the supervising physician has authorized the physician assistant to practice;
 - (3) All specialty or board certifications of the supervising physician;
 - (4) The manner of supervision between the supervising physician and the physician assistant, including how the supervising physician and the physician assistant shall:
 - (a) Attest on a form provided by the board that the physician shall provide supervision appropriate to the physician assistant's training and experience and that the physician assistant shall not practice beyond the scope of the physician assistant's training and experience nor the supervising physician's capabilities and training; and
 - (b) Provide coverage during absence, incapacity, infirmity, or emergency by the supervising physician;
 - (5) The duration of the supervision agreement between the supervising physician and physician assistant;
- and

(6) A description of the time and manner of the supervising physician's review of the physician assistant's delivery of health care services. Such description shall include provisions that the supervising physician, or a designated supervising physician listed in the supervision agreement review a minimum of ten percent of the charts of the physician assistant's delivery of health care services every fourteen days.

8. When a physician assistant supervision agreement is utilized to provide health care services for conditions other than acute self-limited or well-defined problems, the supervising physician or other physician designated in the supervision agreement shall see the patient for evaluation and approve or formulate the plan of treatment for new or significantly changed conditions as soon as practical, but in no case more than two weeks after the patient has been seen by the physician assistant.

9. At all times the physician is responsible for the oversight of the activities of, and accepts responsibility for, health care services rendered by the physician assistant.

10. It is the responsibility of the supervising physician to determine and document the completion of at least a one-month period of time during which the licensed physician assistant shall practice with a supervising physician continuously present before practicing in a setting where a supervising physician is not continuously present.

11. No contract or other agreement shall require a physician to act as a supervising physician for a physician assistant against the physician's will. A physician shall have the right to refuse to act as a supervising physician, without penalty, for a particular physician assistant. No contract or other agreement shall limit the supervising physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any physician assistant, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by the hospital's medical staff.

12. Physician assistants shall file with the board a copy of their supervising physician form.

13. No physician shall be designated to serve as supervising physician for more than three full-time equivalent licensed physician assistants. This limitation shall not apply to physician assistant agreements of hospital employees providing inpatient care service in hospitals as defined in chapter 197."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Helms, **House Amendment No. 7** was adopted.

MOTION

Representative Christofanelli, having voted on the prevailing side, moved that the vote by which **House Amendment No. 3** to **HCS SB 501** was defeated, be reconsidered.

Which motion was adopted by the following vote:

AYES: 105

Adams	Anderson	Andrews	Austin	Bangert
Baringer	Barnes 60	Barnes 28	Basye	Beard
Beck	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Ellebracht	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houx
Hubrecht	Hurst	Johnson	Justus	Kelly 141
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Lynch	Mathews	McCaherty	McGaughey
Merideth 80	Messenger	Moon	Morgan	Morris
Muntzel	Newman	Peters	Pfautsch	Phillips

Pike	Quade	Razer	Rehder	Reiboldt
Reisch	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Wiemann	Wood	Mr. Speaker

NOES: 023

Anders	Bernskoetter	Brown 57	Eggleston	Franks Jr
Frederick	Lavender	Love	May	McCann Beatty
McCreery	Meredith 71	Mosley	Nichols	Pierson Jr
Pogue	Remole	Roberts	Runions	Smith 85
Unsicker	Wessels	White		

PRESENT: 006

Arthur	Carpenter	Kendrick	Mitten	Stevens 46
Walker 74				

ABSENT WITH LEAVE: 028

Alferman	Bahr	Berry	Burns	Butler
Cookson	Cross	Curtis	Dogan	Dohrman
Dunn	Ellington	Engler	Gray	Houghton
Kelley 127	Marshall	Matthiesen	McDaniel	McGee
Miller	Neely	Pietzman	Plocher	Redmon
Rhoads	Roden	Wilson		

VACANCIES: 001

On motion of Representative Wiemann, **House Amendment No. 3** was adopted.

Representative Alferman offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 501, Page 6, Section 195.206, Line 34, by inserting immediately after all of said section and line the following:

"196.990. 1. As used in this section, the following terms shall mean:

- (1) "Administer", the direct application of an epinephrine auto-injector to the body of an individual;**
- (2) "Authorized entity", any entity or organization at or in connection with which allergens capable of causing anaphylaxis may be present including, but not limited to, restaurants, recreation camps, youth sports leagues, amusement parks, and sports arenas. "Authorized entity" shall not include any public school or public charter school;**
- (3) "Epinephrine auto-injector", a single-use device used for the automatic injection of a premeasured dose of epinephrine into the human body;**
- (4) "Physician", a physician licensed in this state under chapter 334;**
- (5) "Provide", the supply of one or more epinephrine auto-injectors to an individual;**
- (6) "Self-administration", a person's discretionary use of an epinephrine auto-injector.**

2. A physician may prescribe epinephrine auto-injectors in the name of an authorized entity for use in accordance with this section, and pharmacists, physicians, and other persons authorized to dispense prescription medications may dispense epinephrine auto-injectors under a prescription issued in the name of an authorized entity.

3. An authorized entity may acquire and stock a supply of epinephrine auto-injectors under a prescription issued in accordance with this section. Such epinephrine auto-injectors shall be stored in a location readily accessible in an emergency and in accordance with the epinephrine auto-injector's instructions for use and any additional requirements established by the department of health and senior services by rule. An authorized entity shall designate employees or agents who have completed the training required under this section to be responsible for the storage, maintenance, and general oversight of epinephrine auto-injectors acquired by the authorized entity.

4. An authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall ensure that:

(1) Expected epinephrine auto-injector users receive training in recognizing symptoms of severe allergic reactions including anaphylaxis and the use of epinephrine auto-injectors from a nationally recognized organization experienced in training laypersons in emergency health treatment or another entity or person approved by the department of health and senior services;

(2) All epinephrine auto-injectors are maintained and stored according to the epinephrine auto-injector's instructions for use;

(3) Any person who provides or administers an epinephrine auto-injector to an individual who the person believes in good faith is experiencing anaphylaxis activates the emergency medical services system as soon as possible; and

(4) A proper review of all situations in which an epinephrine auto-injector is used to render emergency care is conducted.

5. Any authorized entity that acquires a supply of epinephrine auto-injectors under a prescription issued in accordance with this section shall notify the emergency communications district or the ambulance dispatch center of the primary provider of emergency medical services where the epinephrine auto-injectors are to be located within the entity's facility.

6. No person shall provide or administer an epinephrine auto-injector to any individual who is under eighteen years of age without the verbal consent of a parent or guardian who is present at the time when provision or administration of the epinephrine auto-injector is needed. Provided, however, that a person may provide or administer an epinephrine auto-injector to such an individual without the consent of a parent or guardian if the parent or guardian is not physically present and the person reasonably believes the individual shall be in imminent danger without the provision or administration of the epinephrine auto-injector.

7. The following persons and entities shall not be liable for any injuries or related damages that result from the administration or self-administration of an epinephrine auto-injector in accordance with this section that may constitute ordinary negligence:

(1) An authorized entity that possesses and makes available epinephrine auto-injectors and its employees, agents, and other trained persons;

(2) Any person who uses an epinephrine auto-injector made available under this section;

(3) A physician that prescribes epinephrine auto-injectors to an authorized entity; or

(4) Any person or entity that conducts the training described in this section.

Such immunity does not apply to acts or omissions constituting a reckless disregard for the safety of others or willful or wanton conduct. The administration of an epinephrine auto-injector in accordance with this section shall not be considered the practice of medicine. The immunity from liability provided under this subsection is in addition to and not in lieu of that provided under section 537.037. An authorized entity located in this state shall not be liable for any injuries or related damages that result from the provision or administration of an epinephrine auto-injector by its employees or agents outside of this state if the entity or its employee or agent are not liable for such injuries or related damages under the laws of the state in which such provision or administration occurred. No trained person who is in compliance with this section and who in good faith and exercising reasonable care fails to administer an epinephrine auto-injector shall be liable for such failure.

8. All basic life support ambulances and stretcher vans operated in the state shall be equipped with epinephrine auto-injectors and be staffed by at least one individual trained in the use of epinephrine auto-injectors.

9. The provisions of this section shall apply in all counties within the state and any city not within a county.

10. Nothing in this section shall be construed as superseding the provisions of section 167.630."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 8** was adopted.

Representative Evans offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 501, Page 3, Section 191.227, Line 70, by inserting immediately after all of said section and line the following:

- "192.945. 1. As used in this section, the following terms shall mean:
- (1) "Department", the department of health and senior services;
 - (2) "Hemp extract", as such term is defined in section 195.207;
 - (3) "Hemp extract registration card", a card issued by the department under this section;
 - (4) "Intractable epilepsy", epilepsy that as determined by a neurologist does not respond to three or more treatment options overseen by the neurologist;
 - (5) "Neurologist", a physician who is licensed under chapter 334 and board certified in neurology;
 - (6) "Parent", a parent or legal guardian of a minor who is responsible for the minor's medical care;
 - (7) **"Physician", a person who is a physician licensed by the state board of registration for the healing arts and practicing within this state;**
 - (8) "Registrant", an individual to whom the department issues a hemp extract registration card under this section.
2. The department shall issue a hemp extract registration card to an individual who:
- (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a statement signed by a neurologist **or physician** that:
 - (a) Indicates that the individual suffers from intractable epilepsy and may benefit from treatment with hemp extract; and
 - (b) Is consistent with a record from the neurologist **or physician** concerning the individual contained in the database described in subsection 9 of this section;
 - (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and
 - (5) Submits an application to the department on a form created by the department that contains:
 - (a) The individual's name and address;
 - (b) A copy of the individual's valid photo identification; and
 - (c) Any other information the department considers necessary to implement the provisions of this section.
3. The department shall issue a hemp extract registration card to a parent who:
- (1) Is eighteen years of age or older;
 - (2) Is a Missouri resident;
 - (3) Provides the department with a statement signed by a neurologist **or physician** that:
 - (a) Indicates that a minor in the parent's care suffers from intractable epilepsy and may benefit from treatment with hemp extract; and
 - (b) Is consistent with a record from the neurologist **or physician** concerning the minor contained in the database described in subsection 9 of this section;
 - (4) Pays the department a fee in an amount established by the department under subsection 6 of this section; and
 - (5) Submits an application to the department on a form created by the department that contains:
 - (a) The parent's name and address;
 - (b) The minor's name;
 - (c) A copy of the parent's valid photo identification; and
 - (d) Any other information the department considers necessary to implement the provisions of this section.
4. The department shall maintain a record of the name of each registrant and the name of each minor receiving care from a registrant.
5. The department shall promulgate rules to:

(1) Implement the provisions of this section including establishing the information the applicant is required to provide to the department and establishing in accordance with recommendations from the department of public safety the form and content of the hemp extract registration card; and

(2) Regulate the distribution of hemp extract from a cannabidiol oil care center to a registrant, which shall be in addition to any other state or federal regulations; and

The department may promulgate rules to authorize clinical trials involving hemp extract.

6. The department shall establish fees that are no greater than the amount necessary to cover the cost the department incurs to implement the provisions of this section.

7. The registration cards issued under this section shall be valid for one year and renewable if at the time of renewal the registrant meets the requirements of either subsection 2 or 3 of this section.

8. The neurologist **or physician** who signs the statement described in subsection 2 or 3 of this section shall:

(1) Keep a record of the neurologist's **or physician's** evaluation and observation of a patient who is a registrant or minor under a registrant's care including the patient's response to hemp extract; and

(2) Transmit the record described in subdivision (1) of this subsection to the department.

9. The department shall maintain a database of the records described in subsection 8 of this section and treat the records as identifiable health data.

10. The department may share the records described in subsection 9 of this section with a higher education institution for the purpose of studying hemp extract.

11. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2014, shall be invalid and void.

192.947. 1. No individual or health care entity organized under the laws of this state shall be subject to any adverse action by the state or any agency, board, or subdivision thereof, including civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission if such individual or health care entity, in its normal course of business and within its applicable licenses and regulations, acts in good faith upon or in furtherance of any order or recommendation by a neurologist **or physician** authorized under section 192.945 relating to the medical use and administration of hemp extract with respect to an eligible patient.

2. The provisions of subsection 1 of this section shall apply to the recommendation, possession, handling, storage, transfer, destruction, dispensing, or administration of hemp extract, including any act in preparation of such dispensing or administration.

3. This section shall not be construed to limit the rights provided under law for a patient to bring a civil action for damages against a physician, hospital, registered or licensed practical nurse, pharmacist, any other individual or entity providing health care services, or an employee of any entity listed in this subsection. "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 9** was adopted.

Representative Swan offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 501, Page 1, Section 9.240, Line 2, by inserting immediately after said section and line the following:

"190.142. 1. (1) **For applications submitted before the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect**, the department shall, within a reasonable

time after receipt of an application, cause such investigation as it deems necessary to be made of the applicant for an emergency medical technician's license; and

(2) For applications submitted after the recognition of EMS personnel licensure interstate compact under sections 334.1500 to 334.1539 takes effect, an applicant for initial licensure as an emergency medical technician in this state shall submit to a background check by the Missouri state highway patrol and the Federal Bureau of Investigation through a process approved by the department of health and senior services. Such processes may include the use of vendors or systems administered by the Missouri state highway patrol. The department may share the results of such a criminal background check with any emergency services licensing agency in any member state, as that term is defined under section 334.1500, of the recognition of EMS personnel licensure interstate compact. The department shall not issue a license until the department receives the results of an applicant's criminal background check from the Missouri state highway patrol and the Federal Bureau of Investigation, but, notwithstanding this subsection, the department may issue a temporary license as provided under section 190.143. Any fees due for a criminal background check shall be paid by the applicant.

The director may authorize investigations into criminal records in other states for any applicant.

2. The department shall issue a license to all levels of emergency medical technicians, for a period of five years, if the applicant meets the requirements established pursuant to sections 190.001 to 190.245 and the rules adopted by the department pursuant to sections 190.001 to 190.245. The department may promulgate rules relating to the requirements for an emergency medical technician including but not limited to:

- (1) Age requirements;
- (2) Education and training requirements based on respective national curricula of the United States Department of Transportation and any modification to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;
- (3) Initial licensure testing requirements. Initial EMT-P licensure testing shall be through the national registry of EMTs or examinations developed and administered by the department of health and senior services;
- (4) Continuing education and relicensure requirements; and
- (5) Ability to speak, read and write the English language.

3. Application for all levels of emergency medical technician license shall be made upon such forms as prescribed by the department in rules adopted pursuant to sections 190.001 to 190.245. The application form shall contain such information as the department deems necessary to make a determination as to whether the emergency medical technician meets all the requirements of sections 190.001 to 190.245 and rules promulgated pursuant to sections 190.001 to 190.245.

4. All levels of emergency medical technicians may perform only that patient care which is:

- (1) Consistent with the training, education and experience of the particular emergency medical technician; and
- (2) Ordered by a physician or set forth in protocols approved by the medical director.

5. No person shall hold themselves out as an emergency medical technician or provide the services of an emergency medical technician unless such person is licensed by the department.

6. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void."; and

Further amend said bill, Page 6, Section 195.206, Line 34, by inserting immediately after said section and line the following:

"195.430. 1. There is hereby established in the state treasury the "Controlled Substance Abuse Prevention Fund", which shall consist of moneys appropriated by the general assembly, not to exceed the amount of fees collected by the department of health and senior services for the issuance of registrations to manufacture, distribute, or dispense controlled substances. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The

fund shall be a dedicated fund and moneys in the fund shall be used solely for the operation, regulation, enforcement, and educational activities of the bureau of narcotics and dangerous drugs. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. All fees authorized to be charged by the department shall be transmitted to the department of revenue for deposit in the state treasury for credit to the fund, to be disbursed solely for the payment of operating expenses of the bureau of narcotics and dangerous drugs to conduct inspections, enforce controlled substances laws and regulations, provide education to health care professionals and the public, and prevent abuse of controlled substances.

3. Any moneys appropriated or made available by gift, grant, bequest, contribution, or otherwise to carry out the purposes of this section shall be paid to and deposited in the controlled substances abuse prevention fund."; and

Further amend said bill, Page 10, Section 334.036, Line 64, by inserting after said section and line the following:

"334.1500. 1. The "Recognition of EMS Personnel Licensure Interstate Compact" (REPLICA) is hereby enacted into law and entered into with all other jurisdictions legally joining therein, in the form substantially as follows in sections 334.1500 to 334.1539.

2. As used in sections 334.1500 to 334.1539, the following terms mean:

(1) "Advanced emergency medical technician" or "AEMT", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(2) "Adverse action", any administrative, civil, equitable, or criminal action permitted by a state's laws that may be imposed against licensed EMS personnel by a state EMS authority or state court including, but not limited to, actions against an individual's license such as revocation, suspension, probation, consent agreement, monitoring or other limitation, or encumbrance on the individual's practice, letters of reprimand or admonition, fines, criminal convictions, and state court judgments enforcing adverse actions by the state EMS authority;

(3) "Certification", the successful verification of entry-level cognitive and psychomotor competency using a reliable, validated, and legally defensible examination;

(4) "Commission", the national administrative body of which all states that have enacted the compact are members;

(5) "Emergency medical technician" or "EMT", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(6) "EMS", emergency medical services;

(7) "Home state", a member state where an individual is licensed to practice emergency medical services;

(8) "License", the authorization by a state for an individual to practice as an EMT, AEMT, paramedic, or a level in between EMT and paramedic;

(9) "Medical director", a physician licensed in a member state who is accountable for the care delivered by EMS personnel;

(10) "Member state", a state that has enacted this compact;

(11) "Paramedic", an individual licensed with cognitive knowledge and a scope of practice that corresponds to that level in the National EMS Education Standards and National EMS Scope of Practice Model;

(12) "Privilege to practice", an individual's authority to deliver emergency medical services in remote states as authorized under this compact;

(13) "Remote state", a member state in which an individual is not licensed;

(14) "Restricted", the outcome of an adverse action that limits a license or the privilege to practice;

(15) "Rule", a written statement by the interstate commission promulgated under section 334.1530 of this compact that is of general applicability; implements, interprets, or prescribes a policy or provision of the compact; or is an organizational, procedural, or practice requirement of the commission and has the force and effect of statutory law in a member state and includes the amendment, repeal, or suspension of an existing rule;

(16) "Scope of practice", defined parameters of various duties or services that may be provided by an individual with specific credentials. Whether regulated by rule, statute, or court decision, it tends to represent the limits of services an individual may perform;

(17) "Significant investigatory information":

(a) Investigative information that a state EMS authority, after a preliminary inquiry that includes notification and an opportunity to respond if required by state law, has reason to believe, if proven true, would result in the imposition of an adverse action on a license or privilege to practice; or

(b) Investigative information that indicates that the individual represents an immediate threat to public health and safety, regardless of whether the individual has been notified and had an opportunity to respond;

(18) "State", any state, commonwealth, district, or territory of the United States;

(19) "State EMS authority", the board, office, or other agency with the legislative mandate to license EMS personnel.

334.1503. 1. Any member state in which an individual holds a current license shall be deemed a home state for purposes of this compact.

2. Any member state may require an individual to obtain and retain a license to be authorized to practice in the member state under circumstances not authorized by the privilege to practice under the terms of this compact.

3. A home state's license authorizes an individual to practice in a remote state under the privilege to practice only if the home state:

(1) Currently requires the use of the National Registry of Emergency Medical Technicians (NREMT) examination as a condition of issuing initial licenses at the EMT and paramedic levels;

(2) Has a mechanism in place for receiving and investigating complaints about individuals;

(3) Notifies the commission, in compliance with the terms herein, of any adverse action or significant investigatory information regarding an individual;

(4) No later than five years after activation of the compact, requires a criminal background check of all applicants for initial licensure, including the use of the results of fingerprint or other biometric data checks compliant with the requirements of the Federal Bureau of Investigation, with the exception of federal employees who have suitability determination in accordance with 731 CFR 202 and submit documentation of such as promulgated in the rules of the commission; and

(5) Complies with the rules of the commission.

334.1506. 1. Member states shall recognize the privilege to practice of an individual licensed in another member state that is in conformance with section 334.1503.

2. To exercise the privilege to practice under the terms and provisions of this compact, an individual shall:

(1) Be at least eighteen years of age;

(2) Possess a current unrestricted license in a member state as an EMT, AEMT, paramedic, or state-recognized and licensed level with a scope of practice and authority between EMT and paramedic; and

(3) Practice under the supervision of a medical director.

3. An individual providing patient care in a remote state under the privilege to practice shall function within the scope of practice authorized by the home state unless and until modified by an appropriate authority in the remote state, as may be defined in the rules of the commission.

4. Except as provided in subsection 3 of this section, an individual practicing in a remote state shall be subject to the remote state's authority and laws. A remote state may, in accordance with due process and that state's laws, restrict, suspend, or revoke an individual's privilege to practice in the remote state and may take any other necessary actions to protect the health and safety of its citizens. If a remote state takes action, it shall promptly notify the home state and the commission.

5. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

6. If an individual's privilege to practice in any remote state is restricted, suspended, or revoked, the individual shall not be eligible to practice in any remote state until the individual's privilege to practice is restored.

334.1509. An individual may practice in a remote state under a privilege to practice only in the performance of the individual's EMS duties as assigned by an appropriate authority, as defined in the rules of the commission, and under the following circumstances:

- (1) The individual originates a patient transport in a home state and transports the patient to a remote state;
- (2) The individual originates in the home state and enters a remote state to pick up a patient and provides care and transport of the patient to the home state;
- (3) The individual enters a remote state to provide patient care or transport within that remote state;
- (4) The individual enters a remote state to pick up a patient and provides care and transport to a third member state; or
- (5) Other conditions as determined by rules promulgated by the commission.

334.1512. Upon a member state's governor's declaration of a state of emergency or disaster that activates the Emergency Management Assistance Compact (EMAC), all relevant terms and provisions of EMAC shall apply, and to the extent any terms or provisions of this compact conflict with EMAC, the terms of EMAC shall prevail with respect to any individual practicing in the remote state in response to such declaration.

334.1515. 1. Member states shall consider a veteran, active military service member, or member of the National Guard and Reserves separating from an active duty tour, or a spouse thereof, who holds a current, valid, and unrestricted NREMT certification at or above the level of the state license being sought as satisfying the minimum training and examination requirements for such licensure.

2. Member states shall expedite the process of licensure applications submitted by veterans, active military service members, or members of the National Guard and Reserves separating from an active duty tour, or their spouses.

3. All individuals functioning with a privilege to practice under this section remain subject to the adverse action provisions of section 334.1518.

334.1518. 1. A home state shall have exclusive power to impose adverse action against an individual's license issued by the home state.

2. If an individual's license in any home state is restricted, suspended, or revoked, the individual shall not be eligible to practice in a remote state under the privilege to practice until the individual's home state license is restored.

(1) All home state adverse action orders shall include a statement that the individual's compact privileges are inactive. The order may allow the individual to practice in remote states with prior written authorization from both the home state and the remote state's EMS authority.

(2) An individual currently subject to adverse action in the home state shall not practice in any remote state without prior written authorization from both the home state and remote state's EMS authority.

3. A member state shall report adverse actions and any occurrences that the individual's compact privileges are restricted, suspended, or revoked to the commission in accordance with the rules of the commission.

4. A remote state may take adverse action on an individual's privilege to practice within that state.

5. Any member state may take adverse action against an individual's privilege to practice in that state based on the factual findings of another member state, so long as each state follows its own procedures for imposing such adverse action.

6. A home state's EMS authority shall coordinate investigative activities, share information via the coordinated database, and take appropriate action with respect to reported conduct in a remote state as it would if such conduct had occurred within the home state. In such cases, the home state's law shall control in determining the appropriate adverse action.

7. Nothing in this compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action and that such participation shall remain nonpublic if required by the member state's laws. Member states shall require individuals who enter any alternative programs to agree not to practice in any other member state during the term of the alternative program without prior authorization from such other member state.

334.1521. A member state's EMS authority, in addition to any other powers granted under state law, is authorized under this compact to:

(1) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses and the production of evidence. Subpoenas issued by a member state's EMS authority for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the remote state by any court of competent jurisdiction according to that court's practice and procedure in considering subpoenas issued in its own proceedings. The issuing state's EMS authority shall pay any witness fees, travel expenses, mileage, and other fees required by the service statutes of the state where the witnesses or evidence is located; and

(2) Issue cease and desist orders to restrict, suspend, or revoke an individual's privilege to practice in the state.

334.1524. 1. The compact states hereby create and establish a joint public agency known as the "Interstate Commission for EMS Personnel Practice".

(1) The commission is a body politic and an instrumentality of the compact states.

(2) Venue is proper and judicial proceedings by or against the commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the commission is located. The commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this compact shall be construed to be a waiver of sovereign immunity.

2. Each member state shall have and be limited to one delegate. The responsible official of the state EMS authority or his or her designee shall be the delegate to this compact for each member state. Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed. Any vacancy occurring in the commission shall be filled in accordance with the laws of the member state in which the vacancy exists. In the event that more than one board, office, or other agency with the legislative mandate to license EMS personnel at and above the level of EMT exists, the governor of the state will determine which entity will be responsible for assigning the delegate.

(1) Each delegate shall be entitled to one vote with regard to the promulgation of rules and creation of bylaws, and shall otherwise have an opportunity to participate in the business and affairs of the commission. A delegate shall vote in person or by such other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(2) The commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

(3) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 334.1530.

(4) The commission may convene in a closed, nonpublic meeting if the commission must discuss:

(a) Noncompliance of a member state with its obligations under the compact;

(b) The employment, compensation, discipline or other personnel matters, practices, or procedures related to specific employees, or other matters related to the commission's internal personnel practices and procedures;

(c) Current, threatened, or reasonably anticipated litigation;

(d) Negotiation of contracts for the purchase or sale of goods, services, or real estate;

(e) Accusing any person of a crime or formally censuring any person;

(f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;

(g) Disclosure of information of a personal nature if disclosure would constitute a clearly unwarranted invasion of personal privacy;

(h) Disclosure of investigatory records compiled for law enforcement purposes;

(i) Disclosure of information related to any investigatory reports prepared by or on behalf of or for use of the commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the compact; or

(j) Matters specifically exempted from disclosure by federal or member state statute.

(5) If a meeting or portion of a meeting is closed under this section, the commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision. The commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken and the reasons therefor, including a description of the

views expressed. All documents considered in connection with an action shall be identified in such minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the commission or order of a court of competent jurisdiction.

3. The commission shall, by a majority vote of the delegates, prescribe bylaws and rules to govern its conduct as may be necessary or appropriate to carry out the purposes and exercise the powers of the compact including, but not limited to:

- (1) Establishing the fiscal year of the commission;
- (2) Providing reasonable standards and procedures:
 - (a) For the establishment and meetings of other committees; and
 - (b) Governing any general or specific delegation of any authority or function of the commission;
- (3) Providing reasonable procedures for calling and conducting meetings of the commission, ensuring reasonable advance notice of all meetings, and providing an opportunity for attendance of such meetings by interested parties, with enumerated exceptions designed to protect the public's interest, the privacy of individuals, and proprietary information, including trade secrets. The commission may meet in closed session only after a majority of the membership votes to close a meeting in whole or in part. As soon as practicable, the commission shall make public a copy of the vote to close the meeting revealing the vote of each member with no proxy votes allowed;
- (4) Establishing the titles, duties and authority, and reasonable procedures for the election of the officers of the commission;
- (5) Providing reasonable standards and procedures for the establishment of the personnel policies and programs of the commission. Notwithstanding any civil service or other similar laws of any member state, the bylaws shall exclusively govern the personnel policies and programs of the commission;
- (6) Promulgating a code of ethics to address permissible and prohibited activities of commission members and employees;
- (7) Providing a mechanism for winding up the operations of the commission and the equitable disposition of any surplus funds that may exist after the termination of the compact after the payment or reserving of all of its debts and obligations;
- (8) The commission shall publish its bylaws and file a copy thereof, and a copy of any amendment thereto, with the appropriate agency or officer in each of the member states, if any;
- (9) The commission shall maintain its financial records in accordance with the bylaws; and
- (10) The commission shall meet and take such actions as are consistent with the provisions of this compact and the bylaws.

4. The commission shall have the following powers:

- (1) To promulgate uniform rules to facilitate and coordinate implementation and administration of this compact. The rules shall have the force and effect of law and shall be binding on all member states;
- (2) To bring and prosecute legal proceedings or actions in the name of the commission; provided that, the standing of any state EMS authority or other regulatory body responsible for EMS personnel licensure to sue or be sued under applicable law shall not be affected;
- (3) To purchase and maintain insurance and bonds;
- (4) To borrow, accept, or contract for services of personnel including, but not limited to, employees of a member state;
- (5) To hire employees, elect or appoint officers, fix compensation, define duties, grant such individuals appropriate authority to carry out the purposes of the compact, and to establish the commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;
- (6) To accept any and all appropriate donations and grants of money, equipment, supplies, materials, and services, and to receive, utilize, and dispose of the same; provided that, at all times the commission shall strive to avoid any appearance of impropriety and conflict of interest;
- (7) To lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve, or use any property, real, personal, or mixed; provided that, at all times the commission shall strive to avoid any appearance of impropriety;
- (8) To sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property, real, personal, or mixed;
- (9) To establish a budget and make expenditures;
- (10) To borrow money;

(11) To appoint committees, including advisory committees comprised of members, state regulators, state legislators or their representatives, consumer representatives, and such other interested persons as may be designated in this compact and the bylaws;

(12) To provide and receive information from, and to cooperate with, law enforcement agencies;

(13) To adopt and use an official seal; and

(14) To perform such other functions as may be necessary or appropriate to achieve the purposes of this compact consistent with the state regulation of EMS personnel licensure and practice.

5. (1) The commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(2) The commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(3) The commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the commission and its staff, which shall be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the commission, which shall promulgate a rule binding upon all member states.

(4) The commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the commission pledge the credit of any of the member states, except by and with the authority of the member state.

(5) The commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the commission.

6. (1) The members, officers, executive director, employees, and representatives of the commission shall be immune from suit and liability, either personally or in their official capacity, for any claim, damage to or loss of property, personal injury, or other civil liability caused by or arising out of any actual or alleged act, error, or omission that occurred or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing in this subdivision shall be construed to protect any such person from suit or liability for any damage, loss, injury, or liability caused by the intentional, willful, or wanton misconduct of that person.

(2) The commission shall defend any member, officer, executive director, employee, or representative of the commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional, willful, or wanton misconduct.

(3) The commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error, or omission that occurred within the scope of commission employment, duties, or responsibilities, or that such person had a reasonable basis for believing occurred within the scope of commission employment, duties, or responsibilities; provided that, the actual or alleged act, error, or omission did not result from the intentional, willful, or wanton misconduct of the person.

334.1527. 1. The commission shall provide for the development and maintenance of a coordinated database and reporting system containing licensure, adverse action, and significant investigatory information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the coordinated database on all individuals to whom this compact is applicable as required by the rules of the commission, including:

(1) Identifying information;

(2) Licensure data;

- (3) Significant investigatory information;
- (4) Adverse actions against an individual's license;
- (5) An indicator that an individual's privilege to practice is restricted, suspended, or revoked;
- (6) Nonconfidential information related to alternative program participation;
- (7) Any denial of application for licensure and the reasons for such denial; and
- (8) Other information that may facilitate the administration of this compact, as determined by the rules of the commission.

3. The coordinated database administrator shall promptly notify all member states of any adverse action taken against, or significant investigative information on, any individual in a member state.

4. Member states contributing information to the coordinated database may designate information that shall not be shared with the public without the express permission of the contributing state.

5. Any information submitted to the coordinated database that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the coordinated database.

334.1530. 1. The commission shall exercise its rulemaking powers pursuant to the criteria set forth in this section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule by enactment of a statute or resolution in the same manner used to adopt the compact, then such rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the commission.

4. Prior to promulgation and adoption of a final rule or rules by the commission, and at least sixty days in advance of the meeting at which the rule or rules will be considered and voted upon, the commission shall file a notice of proposed rulemaking:

- (1) On the website of the commission; and
- (2) On the website of each member state's EMS authority or the publication in which each state would otherwise publish proposed rules.

5. The notice of proposed rulemaking shall include:

- (1) The proposed time, date, and location of the meeting at which the rule will be considered and voted upon;
- (2) The text of the proposed rule or amendment and the reason for the proposed rule;
- (3) A request for comments on the proposed rule from any interested person; and
- (4) The manner in which interested parties may submit notice to the commission of their intention to attend the public hearing and any written comments.

6. Prior to adoption of a proposed rule, the commission shall allow persons to submit written data, facts, opinions, and arguments that shall be made available to the public.

7. The commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five persons;
- (2) A governmental subdivision or agency; or
- (3) An association having at least twenty-five members.

8. If a hearing is held on the proposed rule or amendment, the commission shall publish the place, time, and date of the scheduled public hearing.

- (1) All persons wishing to be heard at the hearing shall notify the executive director of the commission or other designated member in writing of their desire to appear and testify at the hearing not less than five business days before the scheduled date of the hearing.

- (2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

- (3) No transcript of the hearing is required, unless a written request for a transcript is made, in which case the person requesting the transcript shall bear the cost of producing the transcript. A recording may be made in lieu of a transcript under the same terms and conditions as a transcript. This subdivision shall not preclude the commission from making a transcript or recording of the hearing if it so chooses.

- (4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the commission shall consider all written and oral comments received.

10. The commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

11. If no written notice of intent to attend the public hearing by interested parties is received, the commission may proceed with promulgation of the proposed rule without a public hearing.

12. Upon determination that an emergency exists, the commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing; provided that, the usual rulemaking procedures provided in the compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that shall be adopted immediately in order to:

- (1) Meet an imminent threat to public health, safety, or welfare;
- (2) Prevent a loss of commission or member state funds;
- (3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule; or
- (4) Protect public health and safety.

13. The commission or an authorized committee of the commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the commission. The revision shall be subject to challenge by any person for a period of thirty days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the commission prior to the end of the notice period. If no challenge is made, the revision will take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the commission.

334.1533. 1. The executive, legislative, and judicial branches of state government in each member state shall enforce this compact and take all actions necessary and appropriate to effectuate the compact's purposes and intent. The provisions of this compact and the rules promulgated hereunder shall have standing as statutory law.

2. All courts shall take judicial notice of the compact and the rules in any judicial or administrative proceedings in a member state pertaining to the subject matter of this compact which may affect the powers, responsibilities, or actions of the commission.

3. The commission shall be entitled to receive service of process in any such proceeding and shall have standing to intervene in such a proceeding for all purposes. Failure to provide service of process to the commission shall render a judgment or order void as to the commission, this compact, or promulgated rules.

4. If the commission determines that a member state has defaulted in the performance of its obligations or responsibilities under this compact or the promulgated rules, the commission shall:

- (1) Provide written notice to the defaulting state and other member states of the nature of the default, the proposed means of curing the default, or any other action to be taken by the commission; and
- (2) Provide remedial training and specific technical assistance regarding the default.

5. If a state in default fails to cure the default, the defaulting state may be terminated from the compact upon an affirmative vote of a majority of the member states, and all rights, privileges, and benefits conferred by this compact may be terminated on the effective date of termination. A cure of the default does not relieve the offending state of obligations or liabilities incurred during the period of default.

6. Termination of membership in the compact shall be imposed only after all other means of securing compliance have been exhausted. Notice of intent to suspend or terminate shall be given by the commission to the governor, the majority and minority leaders of the defaulting state's legislature, and each of the member states.

7. A state that has been terminated is responsible for all assessments, obligations, and liabilities incurred through the effective date of termination, including obligations that extend beyond the effective date of termination.

8. The commission shall not bear any costs related to a state that is found to be in default or that has been terminated from the compact unless agreed upon in writing between the commission and the defaulting state.

9. The defaulting state may appeal the action of the commission by petitioning the United States District Court for the District of Columbia or the federal district where the commission has its principal offices. The prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

10. Upon a request by a member state, the commission shall attempt to resolve disputes related to the compact that arise among member states and between member and nonmember states.

11. The commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

12. The commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this compact.

13. By majority vote, the commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the commission has its principal offices against a member state in default to enforce compliance with the provisions of the compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of such litigation, including reasonable attorney's fees.

14. The remedies herein shall not be the exclusive remedies of the commission. The commission may pursue any other remedies available under federal or state law.

334.1536. 1. The compact shall come into effect on the date on which the compact statute is enacted into law in the tenth member state. The provisions, which become effective at that time, shall be limited to the powers granted to the commission relating to assembly and the promulgation of rules. Thereafter, the commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the compact.

2. Any state that joins the compact subsequent to the commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the compact becomes law in that state. Any rule that has been previously adopted by the commission shall have the full force and effect of law on the day the compact becomes law in that state.

3. Any member state may withdraw from this compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's EMS authority to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this compact shall be construed to invalidate or prevent any EMS personnel licensure agreement or other cooperative arrangement between a member state and a nonmember state that does not conflict with the provisions of this compact.

5. This compact may be amended by the member states. No amendment to this compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

334.1539. This compact shall be liberally construed so as to effectuate the purposes thereof. If this compact shall be held contrary to the constitution of any member state thereto, the compact shall remain in full force and effect as to the remaining member states. Nothing in this compact supersedes state law or rules related to licensure of EMS agencies."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 10** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 107

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 013

Burns	Cookson	Curtis	Dogan	Dunn
Higdon	Kidd	Kolkmeyer	Korman	Mitten
Redmon	Rehder	Roden		

VACANCIES: 001

On motion of Representative Stephens (128), the title of **HCS SB 501, as amended**, was agreed to.

On motion of Representative Stephens (128), **HCS SB 501, as amended**, was adopted.

On motion of Representative Stephens (128), **HCS SB 501, as amended**, was read the third time and passed by the following vote:

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AYES: 141

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	May	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 008

Barnes 60	Conway 10	Hurst	Marshall	McDaniel
Moon	Pogue	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 013

Alferman	Burns	Cookson	Dunn	Ellington
Higdon	Johnson	Kidd	Kolkmeier	Korman
Mitten	Redmon	Roden		

VACANCIES: 001

Representative Taylor declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 015

Baringer	Franks Jr	Frederick	Hansen	Kelley 127
Lauer	McGaugh	Phillips	Quade	Rowland 155
Rowland 29	Runions	Smith 85	Walker 74	Wessels

NOES: 126

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Gannon	Gray
Green	Gregory	Grier	Haahr	Hannegan
Harris	Helms	Henderson	Houghton	Houx
Hurst	Johnson	Justus	Kelly 141	Kendrick
Lant	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	May	McCaherty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Messenger
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Razer	Rehder	Reiboldt	Reisch	Remole
Roberts	Roeber	Rone	Ross	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

PRESENT: 000

ABSENT WITH LEAVE: 021

Alferman	Brown 57	Burns	Cookson	Dunn
Fitzpatrick	Haefner	Higdon	Hill	Hubrecht
Kidd	Kolkmeier	Korman	Matthiesen	McCann Beatty
Miller	Mitten	Redmon	Rhoads	Roden
Mr. Speaker				

VACANCIES: 001

SCS#2 SB 128, relating to the sixteenth judicial circuit, was taken up by Representative Roeber.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"29.225. When requested by a prosecuting attorney or circuit attorney or law enforcement agency, the auditor or his or her authorized representatives may audit all or part of any political subdivision or other government entity as part of an investigation of improper government activities, including official misconduct, fraud, misappropriation, mismanagement, waste of resources, or a violation of state or federal law, rule, or regulation.

105.478. Any person guilty of knowingly violating any of the provisions of sections 105.450 to 105.498 shall be punished as follows:

(1) ~~[For the first offense, such person is guilty of a]~~ **The offense is a class B misdemeanor, unless the person has previously been found guilty of knowingly violating any of the provisions of sections 105.450 to 105.498, in which case such person shall be guilty of a class E felony;**

(2) ~~[For the second and subsequent offenses]~~ **For any offense involving more than seven hundred fifty dollars in value of any combination of goods or services, such person is guilty of a class E felony.**

210.845. 1. The provisions of any decree respecting support may be modified only upon a showing of changed circumstances so substantial and continuing as to make the terms unreasonable. In a proceeding for modifications of any child support award, the court, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he cohabits, and the earning capacity of a party who is not employed. If the application of the guidelines and criteria set forth in supreme court rule 88.01 to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, then a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable.

2. When the party seeking modification has met the burden of proof set forth in subsection 1 of this section, the child support shall be determined in conformity with criteria set forth in supreme court rule 88.01.

3. A responsive pleading shall be filed in response to any motion to modify a child support or custody judgment.

252.069. Any agent of the conservation commission may enforce the provisions of sections 577.070 and 577.080 and arrest violators only upon the water, the banks thereof, or upon public land.

302.441. 1. If a person is required to have an ignition interlock device installed on such person's vehicle, he or she may apply to the court for an employment exemption variance to allow him or her to drive an employer-owned vehicle not equipped with an ignition interlock device for employment purposes only. Such exemption shall not be granted to a person who is self-employed or who wholly or partially owns **or controls** an entity that owns an employer-owned vehicle.

2. A person who is granted an employment exemption variance under subsection 1 of this section shall not drive, operate, or be in physical control of an employer-owned vehicle used for transporting children under eighteen years of age or vulnerable persons, as defined in section 630.005, or an employer-owned vehicle for personal use.

400.9-501. (a) Except as otherwise provided in subsection (b), if the local law of this state governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

(1) The office designated for the filing or recording of a record of a mortgage on the related real property, if:

(A) The collateral is as-extracted collateral or timber to be cut; or

(B) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or

(2) The office of the secretary of state in all other cases, including a case in which the collateral is goods that are or are to become fixtures and the financing statement is not filed as a fixture filing.

(b) The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the office of the secretary of state. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.

~~[(c) A person shall not knowingly or intentionally file, attempt to file, or record any document related to real property with a recorder of deeds under chapter 59 or a financing statement with the secretary of state under subdivision (2) of subsection (a) or subsection (b) of this section, with the intent that such document or statement be used to harass or defraud any other person or knowingly or intentionally file, attempt to file, or record such a document or statement that is materially false or fraudulent.]~~

~~— (1) A person who violates this subsection shall be guilty of a class E felony.—~~

~~— (2) If a person is convicted of a violation under this subsection, the court may order restitution.—~~

~~— (d) In the alternative to the provisions of sections 428.105 through 428.135, if a person files a false or fraudulent financing statement with the secretary of state under subdivision (2) of subsection (a) or subsection (b) of this section, a debtor named in that financing statement may file an action against the person that filed the financing~~

~~statement seeking appropriate equitable relief, actual damages, or punitive damages, including, but not limited to, reasonable attorney fees.]~~

452.370. 1. Except as otherwise provided in subsection 6 of section 452.325, the provisions of any judgment respecting maintenance or support may be modified only upon a showing of changed circumstances so substantial and continuing as to make the terms unreasonable. **A responsive pleading shall be filed in response to any motion to modify a child support or maintenance judgment.** In a proceeding for modification of any child support or maintenance judgment, the court, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he or she cohabits, and the earning capacity of a party who is not employed. If the application of the child support guidelines and criteria set forth in section 452.340 and applicable supreme court rules to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable, if the existing amount was based upon the presumed amount pursuant to the child support guidelines.

2. When the party seeking modification has met the burden of proof set forth in subsection 1 of this section, the child support shall be determined in conformity with criteria set forth in section 452.340 and applicable supreme court rules.

3. Unless otherwise agreed in writing or expressly provided in the judgment, the obligation to pay future statutory maintenance is terminated upon the death of either party or the remarriage of the party receiving maintenance.

4. Unless otherwise agreed in writing or expressly provided in the judgment, provisions for the support of a child are terminated by emancipation of the child. The parent entitled to receive child support shall have the duty to notify the parent obligated to pay support of the child's emancipation and failing to do so, the parent entitled to receive child support shall be liable to the parent obligated to pay support for child support paid following emancipation of a minor child, plus interest.

5. If a parent has made an assignment of support rights to the family support division on behalf of the state as a condition of eligibility for benefits pursuant to the Temporary Assistance for Needy Families program and either party initiates a motion to modify the support obligation by reducing it, the state of Missouri shall be named as a party to the proceeding. The state shall be served with a copy of the motion by sending it by certified mail to the director of the family support division.

6. The court shall have continuing personal jurisdiction over both the obligee and the obligor of a court order for child support or maintenance for the purpose of modifying such order. Both obligee and obligor shall notify, in writing, the clerk of the court in which the support or maintenance order was entered of any change of mailing address. If personal service of the motion cannot be had in this state, the motion to modify and notice of hearing shall be served outside the state as provided by supreme court rule 54.14. The order may be modified only as to support or maintenance installments which accrued subsequent to the date of personal service. For the purpose of 42 U.S.C. Section 666(a)(9)(C), the circuit clerk shall be considered the appropriate agent to receive notice of the motion to modify for the obligee or the obligor, but only in those instances in which personal service could not be had in this state.

7. If a responsive pleading raising the issues of custody or visitation is filed in response to a motion to modify child support filed at the request of the family support division by a prosecuting attorney or circuit attorney or an attorney under contract with the division, such responsive pleading shall be severed upon request.

8. Notwithstanding any provision of this section which requires a showing of substantial and continuing change in circumstances, in a IV-D case filed pursuant to this section by the family support division as provided in section 454.400, the court shall modify a support order in accordance with the guidelines and criteria set forth in supreme court rule 88.01 and any regulations thereunder if the amount in the current order differs from the amount which would be ordered in accordance with such guidelines or regulations.

452.747. 1. Any petition for modification of child custody decrees filed under the provisions of section 452.410 or sections 452.700 to 452.930 shall be verified and, if the original proceeding originated in the state of Missouri, shall be filed in that original case, but service shall be obtained and responsive pleadings ~~may~~ **shall** be filed as in any original proceeding.

2. Before making a decree under section 452.410 or sections 452.700 to 452.930, the litigants, any parent whose parental rights have not been previously terminated, and any person who has physical custody of the child shall be served in the manner provided by the rules of civil procedure and applicable court rules and ~~may~~ **shall** within thirty days after the date of service (forty-five days if service by publication) file a verified answer. If any such persons are outside this state, notice and opportunity to be heard shall be given under section 452.740.

454.500. 1. At any time after the entry of an order pursuant to sections 454.470 and 454.475, the obligated parent, the division, or the person or agency having custody of the dependent child may file a motion for modification with the director. Such motion shall be in writing, shall set forth the reasons for modification, and shall state the address of the moving party. The motion shall be served by the moving party in the manner provided for in subsection 5 of section 454.465 upon the obligated parent or the party holding the support rights, as appropriate. In addition, if the support rights are held by the family support division on behalf of the state, a true copy of the motion shall be mailed by the moving party by certified mail to the person having custody of the dependent child at the last known address of that person. **The obligated parent or the party holding the support rights shall file a pleading in response to the motion to modify.** A hearing on the motion shall then be provided in the same manner, and determinations shall be based on considerations set out in section 454.475, unless the party served fails to respond within thirty days, in which case the director may enter an order by default. If the child for whom the order applies is no longer in the custody of a person receiving public assistance or receiving support enforcement services from the department, or a division thereof, pursuant to section 454.425, the director may certify the matter for hearing to the circuit court in which the order was filed pursuant to section 454.490 in lieu of holding a hearing pursuant to section 454.475. If the director certifies the matter for hearing to the circuit court, service of the motion to modify shall be had in accordance with the provisions of subsection 5 of section 452.370. If the director does not certify the matter for hearing to the circuit court, service of the motion to modify shall be considered complete upon personal service, or on the date of mailing, if sent by certified mail. For the purpose of 42 U.S.C. Section 666(a)(9)(C), the director shall be considered the appropriate agent to receive the notice of the motion to modify for the obligee or the obligor, but only in those instances in which the matter is not certified to circuit court for hearing, and only when service of the motion is attempted on the obligee or obligor by certified mail.

2. A motion for modification made pursuant to this section shall not stay the director from enforcing and collecting upon the existing order pending the modification proceeding unless so ordered by the court.

3. Only payments accruing subsequent to the service of the motion for modification upon all named parties to the motion may be modified. Modification may be granted only upon a showing of a change of circumstances so substantial and continuing as to make the terms unreasonable. In a proceeding for modification of any child support award, the director, in determining whether or not a substantial change in circumstances has occurred, shall consider all financial resources of both parties, including the extent to which the reasonable expenses of either party are, or should be, shared by a spouse or other person with whom he or she cohabits, and the earning capacity of a party who is not employed. If the application of the guidelines and criteria set forth in supreme court rule 88.01 to the financial circumstances of the parties would result in a change of child support from the existing amount by twenty percent or more, then a prima facie showing has been made of a change of circumstances so substantial and continuing as to make the present terms unreasonable.

4. If the division has entered an order under section 454.470 or 454.500, and an additional child or children not the subject of the order are born to the parties, the division may, following the filing of a motion to modify, service of process, and opportunity for a hearing pursuant to this section, modify the underlying child support order to include a single child support obligation for all children of the parties in conformity with the criteria set forth in supreme court rule 88.01.

5. The circuit court may, upon such terms as may be just, relieve a parent from an administrative order entered against that parent because of mistake, inadvertence, surprise, or excusable neglect.

6. No order entered pursuant to section 454.476 shall be modifiable pursuant to this section, except that an order entered pursuant to section 454.476 shall be amended by the director to conform with any modification made by the court that entered the court order upon which the director based his or her order.

7. When the party seeking modifications has met the burden of proof set forth in subsection 3 of this section, then the child support shall be determined in conformity with the criteria set forth in supreme court rule 88.01.

8. The last four digits of the Social Security number of the parents shall be recorded on any order entered pursuant to this section. The full Social Security number of each party and each child shall be retained in the manner required by section 509.520.

456.4-414. 1. After notice to the qualified beneficiaries, the trustee of a trust consisting of trust property having a total value less than ~~[one hundred thousand]~~ **two hundred fifty thousand** dollars may terminate the trust if the trustee concludes that the value of the trust property is insufficient to justify the cost of administration.

2. The court may modify or terminate a trust or remove the trustee and appoint a different trustee if it determines that the value of the trust property is insufficient to justify the cost of administration.

3. Upon termination of a trust under this section, the trustee shall distribute the trust property in a manner consistent with the purposes of the trust.

4. This section does not apply to an easement for conservation or preservation.

456.4-420. 1. If a trust instrument containing a no-contest clause is or has become irrevocable, an interested person may file a petition to the court for an interlocutory determination whether a particular motion, petition, or other claim for relief by the interested person would trigger application of the no-contest clause or would otherwise trigger a forfeiture that is enforceable under applicable law and public policy.

2. The petition described in subsection 1 of this section shall be verified under oath. The petition may be filed by an interested person either as a separate judicial proceeding, or brought with other claims for relief in a single judicial proceeding, all in the manner prescribed generally for such proceedings under this chapter. If a petition is joined with other claims for relief, the court shall enter its order or judgment on the petition before proceeding any further with any other claim for relief joined therein. In ruling on such a petition, the court shall consider the text of the clause, the context to the terms of the trust instrument as a whole, and in the context of the verified factual allegations in the petition. No evidence beyond the pleadings and the trust instrument shall be taken except as required to resolve an ambiguity in the no-contest clause.

3. An order or judgment determining a petition described in subsection 1 of this section shall have the effect set forth in subsections 4 and 5 of this section, and shall be subject to appeal as with other final judgments. If the order disposes of fewer than all claims for relief in a judicial proceeding, that order is subject to interlocutory appeal in accordance with the applicable rules for taking such an appeal. If an interlocutory appeal is taken, the court may stay the pending judicial proceeding until final disposition of said appeal on such terms and conditions as the court deems reasonable and proper under the circumstances. A final ruling on the applicability of a no-contest clause shall not preclude any later filing and adjudication of other claims related to the trust.

4. An order or judgment, in whole or in part, on a petition described in subsection 1 of this section shall result in the no-contest clause being enforceable to the extent of the court's ruling, and shall govern application of the no-contest clause to the extent that the interested person then proceeds forward with the claims described therein. In the event such an interlocutory order or judgment is vacated, reversed, or otherwise modified on appeal, no interested person shall be prejudiced by any reliance, through action, inaction, or otherwise, on the order or judgment prior to final disposition of the appeal.

5. An order or judgment shall have effect only as to the specific trust terms and factual basis recited in the petition. If claims are later filed that are materially different than those upon which the order or judgment is based, then to the extent such new claims are raised, the party in whose favor the order or judgment was entered shall have no protection from enforcement of the no-contest clause otherwise afforded by the order and judgment entered under this section.

6. For purposes of this section, a "no-contest clause" shall mean a provision in a trust instrument purporting to rescind a donative transfer to, or a fiduciary appointment of, any person, or that otherwise effects a forfeiture of some or all of an interested person's beneficial interest in a trust estate as a result of some action taken by the beneficiary. This definition shall not be construed in any way as determining whether a no-contest clause is enforceable under applicable law and public policy in a particular factual situation. As used in this section, the term "no-contest clause" shall also mean an "in terrorem clause".

7. A no-contest clause is not enforceable against an interested person in, but not limited to, the following circumstances:

(1) Filing a motion, petition, or other claim for relief objecting to the jurisdiction or venue of the court over a proceeding concerning a trust, or over any person joined, or attempted to be joined, in such a proceeding;

(2) Filing a motion, petition, or other claim for relief concerning an accounting, report, or notice that has or should have been made by a trustee, provided the interested person otherwise has standing to do so under applicable law, including, but not limited to, section 456.6-603;

(3) Filing a motion, petition, or other claim for relief under chapter 475 concerning the appointment of a guardian or conservator for the settlor;

- (4) Filing a motion, petition, or other claim for relief under chapter 404 concerning the settlor;
 - (5) Disclosure to any person of information concerning a trust instrument or that is relevant to a proceeding before the court concerning the trust instrument or property of the trust estate, unless such disclosure is otherwise prohibited by law;
 - (6) Filing a motion, pleading, or other claim for relief seeking approval of a nonjudicial settlement agreement concerning a trust instrument, as set forth in section 456.1-111;
 - (7) **Filing a motion, pleading, or other claim for relief concerning a breach of trust by a trustee including, but not limited to, a claim under section 456.10-1001. For purposes of this subdivision, "breach of trust" means a trustee's violation of the terms of a trust instrument, a violation of the trustee's general fiduciary obligations, or a trustee's violation of a duty that equity imposes on a trustee;**
 - (8) **Filing a motion, pleading, or other claim for relief concerning removal of a trustee including, but not limited to, a claim for removal under section 456.7-706;**
 - (9) To the extent a petition under subsection 1 of this section is limited to the procedure and purpose described therein.
8. In any proceeding brought under this section, the court may award costs, expenses, and attorneys' fees to any party, as provided in section 456.10-1004.

472.400. Sections 472.400 to 472.490 shall be known and may be cited as the "Missouri Fiduciary Access to Digital Assets Act".

472.405. As used in sections 472.400 to 472.490, the following terms mean:

- (1) "Access", includes view, marshal, manage, copy, distribute, or delete;
- (2) "Account", an arrangement under a terms-of-service agreement in which a custodian carries, maintains, processes, receives, or stores a digital asset of the user or provides goods or services to the user;
- (3) "Agent", an attorney-in-fact granted authority under a durable or nondurable power of attorney;
- (4) "Carries", engages in the transmission of electronic communications;
- (5) "Catalogue of electronic communications", information that identifies each person with which a user has had an electronic communication, the time and date of the communication, and the electronic address of the person;
- (6) "Conservator", a person appointed by a court to have the care and custody of the estate of a minor or a disabled person. A "limited conservator" is one whose duties or powers are limited. The term "conservator", as used in sections 472.400 to 472.490, includes limited conservator unless otherwise specified or apparent from the context;
- (7) "Content of an electronic communication", information concerning the substance or meaning of the communication which:
 - (a) Has been sent or received by a user;
 - (b) Is in electronic storage by a custodian providing an electronic-communication service to the public or is carried or maintained by a custodian providing a remote-computing service to the public; and
 - (c) Is not readily accessible to the public;
- (8) "Court", any court with competent jurisdiction within this state;
- (9) "Custodian", a person that carries, maintains, processes, receives, or stores a digital asset of a user;
- (10) "Designated recipient", a person chosen by a user using an online tool to administer digital assets of the user;
- (11) "Digital asset", an electronic record in which an individual has a right or interest. The term does not include an underlying asset or liability unless the asset or liability is itself an electronic record;
- (12) "Electronic", relating to technology having electrical, digital, magnetic, wireless, optical, electromagnetic, or similar capabilities;
- (13) "Electronic communication", has the same meaning as set forth in 18 U.S.C. Section 2510(12), as amended;
- (14) "Electronic communication service", a custodian that provides to a user the ability to send or receive an electronic communication;
- (15) "Fiduciary", an original, additional, or successor personal representative, conservator, agency, or trustee;
- (16) "Information", data, text, images, videos, sounds codes, computer programs, software, databases, or the like;

(17) "Online tool", an electronic service provided by a custodian that allows the user, in an agreement distinct from the terms-of-service agreement between the custodian and user, to provide directions for disclosure or nondisclosure of digital assets to a third person;

(18) "Person", an individual, estate, trust, business or nonprofit entity, public corporation, government or governmental subdivision, agency, instrumentality, or other legal entity;

(19) "Personal representative", executor or administrator, including an administrator with the will annexed, an administrator de bonis non, an administrator pending contest, an administrator during minority or absence, and any other type of administrator of the estate of a decedent whose appointment is permitted, or any person who performs substantially the same function under the law of Missouri, including without limitation an affiant who has filed a small estate affidavit under section 473.097. It does not include an executor de son tort;

(20) "Power of attorney", a record that grants an agent authority to act in the place of a principal;

(21) "Principal", an individual who grants authority to an agent in a power of attorney;

(22) "Protected person", an individual for whom a conservator has been appointed, including a protectee, a disabled person, and an individual for whom an application for the appointment of a conservator is pending;

(23) "Record", information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form;

(24) "Remote computing service", a custodian that provides to a user computer processing services or the storage of digital assets by means of an electronic communications system, as defined in 18 U.S.C. Section 2510(14), as amended;

(25) "Terms-of-service agreement", an agreement that controls the relationship between a user and a custodian;

(26) "Trustee", a fiduciary with legal title to property pursuant to an agreement or declaration that creates a beneficial interest in another, including an original, additional, and successor trustee, and a co-trustee;

(27) "User", a person that has an account with a custodian;

(28) "Will", includes a testamentary instrument, a codicil, a testamentary instrument that only appoints an executor, and instrument that revokes or revises a testamentary instrument.

472.410. 1. Sections 472.400 to 472.490 shall apply to:

(1) A fiduciary or agent acting under a will or power of attorney executed before, on, or after the effective date of sections 472.400 to 472.490;

(2) A personal representative acting for a decedent who dies before, on, or after the effective date of sections 472.400 to 472.490;

(3) A conservatorship proceeding commenced before, on, or after the effective date of sections 472.400 to 472.490; and

(4) A trustee acting under a trust created before, on, or after the effective date of sections 472.400 to 472.490.

2. Sections 472.400 to 472.490 shall apply to a custodian if the user resides in this state or resided in this state at the time of the user's death.

3. Sections 472.400 to 472.490 shall not apply to a digital asset of an employer used by an employee in the ordinary course of the employer's business.

472.415. 1. A user may use an online tool to direct the custodian to disclose to a designated recipient or not to disclose some or all of the user's digital assets, including the content of electronic communications. If the online tool allows the user to modify or delete a direction at all times, a direction regarding disclosure using an online tool overrides a contrary direction by the user in a will, trust, power of attorney, or other record.

2. If a user has not used an online tool to give direction under subsection 1 of this section or if the custodian has not provided an online tool, the user may allow or prohibit in a will, trust, power of attorney, or other record, disclosure to a fiduciary of some or all of the user's digital assets, including the content of electronic communications sent or received by the user.

3. A user's direction under subsection 1 or 2 of this section overrides a contrary provision in a terms-of-service agreement that does not require the user to act affirmatively and distinctly from the user's assent to the terms-of-service.

472.420. 1. Sections 472.400 to 472.490 shall not change or impair a right of a custodian or a user under a terms-of-service agreement to access and use digital assets of the user.

2. Sections 472.400 to 472.490 shall not give a fiduciary or a designated recipient any new or expanded rights other than those held by the user for whom, or for whose estate, the fiduciary or designated recipient acts or represents.

3. A fiduciary's or a designated recipient's access to digital assets may be modified or eliminated by a user, by federal law, or by a terms-of-service agreement if the user has not provided direction under section 472.415.

472.425. 1. When disclosing digital assets of a user under sections 472.400 to 472.490 the custodian may at its sole discretion:

- (1) Grant a fiduciary or designated recipient full access to the user's account;**
- (2) Grant a fiduciary or designated recipient partial access to the user's account sufficient to perform the tasks with which the fiduciary or designated recipient is charged; or**
- (3) Provide a fiduciary or designated recipient a copy in a record of any digital asset that, on the date the custodian received the request for disclosure, the user could have accessed if the user were alive and had full capacity and access to the account.**

2. A custodian may assess a reasonable administrative charge for the cost of disclosing digital assets under sections 472.400 to 472.490.

3. A custodian shall not disclose under sections 472.400 to 472.490 a digital asset deleted by a user.

4. If a user directs or a fiduciary requests a custodian to disclose under sections 472.400 to 472.490 some, but not all, of the user's digital assets, the custodian need not disclose the assets if segregation of the assets would impose an undue burden on the custodian. If the custodian believes the direction or request imposes an undue burden, the custodian or fiduciary may seek an order from the court to disclose:

- (1) A subset limited by date of the user's digital assets;**
- (2) All of the user's digital assets to the fiduciary or designated recipient;**
- (3) None of the user's digital assets; or**
- (4) All of the user's digital assets to the court for review in camera.**

472.430. If a deceased user consented or a court directs disclosure of the contents of electronic communications of the user, the custodian shall disclose to the personal representative of the estate of the user the content of an electronic communication sent or received by the user if the representative gives the custodian:

- (1) A written request for disclosure in physical or electronic form;**
- (2) A certified copy of the death certificate of the user;**
- (3) A certified copy of the letters testamentary or letters of administration of the representative or a certified copy of the certificate of clerk in connection with a small estate affidavit or court order;**
- (4) Unless the user provided direction using an online tool, then in the case of user consent to disclosure, a copy of the user's will, trust, power of attorney, or other record evidencing the user's consent to disclosure of the content of electronic communications; and**
- (5) If requested by the custodian for the purpose of identifying the correct account of the user:**
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;**
 - (b) Evidence linking the account to the user; or**
 - (c) A finding by the court that:**
 - a. The user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision;**
 - b. Disclosure of the content of electronic communications of the user would not violate 18 U.S.C. Section 2701 et seq., as amended, 47 U.S.C. Section 222, as amended, or other applicable law;**
 - c. Unless the user provided direction using an online tool, the user consented to disclosure of the content of electronic communications; or**
 - d. Disclosure of the content of electronic communications of the user is reasonably necessary for administration of the estate.**

472.435. Unless the user prohibited disclosure of digital assets or the court directs otherwise, a custodian shall disclose to the personal representative of the estate of a deceased user a catalogue of electronic

communications sent or received by the user and digital assets, other than the content of electronic communications, of the user, if the representative gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) A certified copy of the death certificate of the user;
- (3) A certified copy of the letters testamentary or letters of administration of the representative or a certified copy of certificate of clerk in connection with a small-estate affidavit or court order; and
- (4) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;
 - (b) Evidence linking the account to the user;
 - (c) An affidavit stating that disclosure of the user's digital assets is reasonably necessary for administration of the estate; or
 - (d) A finding by the court that:
 - a. The user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision; or
 - b. Disclosure of the user's digital assets is reasonably necessary for administration of the estate.

472.440. To the extent a power of attorney expressly grants an agent authority over the content of an electronic communications sent or received by the principal and unless directed otherwise by the principal or the court, a custodian shall disclose to the agent the content if the agent gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) An original or copy of the power of attorney expressly granting the agent authority over the content of electronic communications of the principal;
- (3) A certification by the agent, under penalty of perjury, that the power of attorney is in effect; and
- (4) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the principal's account; or
 - (b) Evidence linking the account to the principal.

472.445. Unless otherwise ordered by the court, directed by the principal, or provided by a power of attorney, a custodian shall disclose to an agent with specific authority over digital assets or general authority to act on behalf of a principal a catalogue of electronic communications sent or received by the principal and digital assets, other than the content of electronic communications, of the principal if the agent gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) An original or a copy of the power of attorney that gives the agent specific authority over digital assets or general authority to act on behalf of the principal;
- (3) A certification by the agent, under penalty of perjury, that the power of attorney is in effect; and
- (4) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the principal's account; or
 - (b) Evidence linking the account to the principal.

472.450. Unless otherwise ordered by the court or provided in a trust, a custodian shall disclose to a trustee that is an original user of an account any digital asset of the account held in trust, including a catalogue of electronic communications of the trustee and the content of the electronic communications.

472.455. Unless otherwise ordered by the court, directed by the user, or provided in a trust, a custodian shall disclose to a trustee that is not an original user of an account the content of an electronic communication sent or received by an original or successor user and carried, maintained, processed, received, or stored by the custodian in the account of the trust if the trustee gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) A certified copy of the trust instrument or a certification of the trust under section 456.10-1013 that includes consent to disclosure of the content of electronic communications to the trustee;

- (3) A certification by the trustee, under penalty of perjury, that the trust exists and the trustee is a currently acting trustee of the trust; and
- (4) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the trust's account; or
 - (b) Evidence linking the account to the trust.

472.460. Unless otherwise ordered by the court, directed by the user, or provided in a trust, a custodian shall disclose, to a trustee that is not an original user of an account, a catalogue of electronic communications sent or received by an original or successor user and stored, carried, or maintained by the custodian in an account of the trust and any digital assets, other than the content of electronic communications, in which the trust has a right or interest if the trustee gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) A certified copy of the trust instrument or a certification of the trust under section 456.10-1013;
- (3) A certification by the trustee, under penalty of perjury, that the trust exists and the trustee is a currently acting trustee of the trust; and
- (4) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the trust's account; or
 - (b) Evidence linking the account to the trust.

472.465. 1. After an opportunity for a hearing under Missouri conservatorship law, the court may grant a conservator access to the digital assets of a protected person.

2. Unless otherwise ordered by the court or directed by the user, a custodian shall disclose to a conservator the catalogue of electronic communications sent or received by a protected person and any digital assets, other than the content of electronic communications, in which the protected person has a right or interest if the conservator gives the custodian:

- (1) A written request for disclosure in physical or electronic form;
- (2) A certified copy of the court order that gives the conservator authority over the digital assets of the protected person; and
- (3) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the account of the protected person; or
 - (b) Evidence linking the account to the protected person.

3. A conservator with general authority to manage the assets of a protected person may request a custodian of the digital assets of the protected person to suspend or terminate an account of the protected person for good cause. A request made under this subsection shall be accompanied by a certified copy of the court order giving the conservator authority over the protected person's property.

472.470. 1. The legal duties imposed on a fiduciary charged with managing tangible property apply to the management of digital assets, including:

- (1) The duty of care;
 - (2) The duty of loyalty; and
 - (3) The duty of confidentiality.
2. A fiduciary's or designated recipient's authority with respect to a digital asset of a user:
- (1) Except as otherwise provided in section 472.415, is subject to the applicable terms-of-service agreement;
 - (2) Is subject to other applicable law, including copyright law;
 - (3) In the case of a fiduciary, is limited by the scope of the fiduciary's duties; and
 - (4) May not be used to impersonate the user.
3. A fiduciary with authority over the property of a decedent, protected person, principal, or settlor has the right to access any digital asset in which the decedent, protected person, principal, or settlor had a right or interest and that is not held by a custodian or subject to a terms-of-service agreement.
4. A fiduciary acting within the scope of the fiduciary's duties is an authorized user of the property of the decedent, protected person, principal, or settlor for the purpose of applicable computer-fraud and unauthorized-computer-access laws, including Missouri law on unauthorized computer access.

5. A fiduciary with authority over the tangible, personal property of a decedent, protected person, principal, or settlor:

- (1) Has the right to access the property and any digital asset stored in it; and
- (2) Is an authorized user for the purpose of computer-fraud and unauthorized-computer-access laws, including Missouri law on unauthorized computer access.

6. A custodian may disclose information in an account to a fiduciary of the user when the information is required to terminate an account used to access digital assets licensed to the user.

7. A fiduciary of a user may request a custodian to terminate the user's account. A request for termination shall be in writing, in either physical or electronic form, and accompanied by:

- (1) If the user is deceased, a certified copy of the death certificate of the user;
- (2) A certified copy of the letter of testamentary or letters of administration of the representative or a certified copy of the certificate of clerk in connection with a small-estate affidavit or court order, power of attorney, or trust giving the fiduciary authority over the account; and
- (3) If requested by the custodian for the purpose of identifying the correct account of the correct user:
 - (a) A number, username, address, or other unique subscriber or account identifier assigned by the custodian to identify the user's account;
 - (b) Evidence linking the account to the user; or
 - (c) A finding by the court that the user had a specific account with the custodian, identifiable by the information specified in paragraph (a) of this subdivision.

472.475. 1. Not later than sixty days after receipt of the information required under sections 472.430 to 472.470, a custodian shall comply with a request under sections 472.400 to 472.490 from a fiduciary or designated recipient to disclose digital assets or terminate an account. If the custodian fails to comply, the fiduciary or designated recipient may apply to the court for an order directing compliance.

2. An order under subsection 1 of this section directing compliance shall contain a finding that compliance is not in violation of 18 U.S.C. Section 2702, as amended.

3. A custodian may notify the user that a request for disclosure or to terminate an account was made under sections 472.400 to 472.490.

4. A custodian may deny a request under sections 472.400 to 472.490 from a fiduciary or designated recipient for disclosure of digital assets or to terminate an account if the custodian is aware of any lawful access to the account following the receipt of the fiduciary's request.

5. Sections 472.400 to 472.490 do not limit a custodian's ability to obtain or require a fiduciary or designated recipient requesting disclosure or termination under such sections to obtain a court order which:

- (1) Specifies that an account belongs to the protected person or principal;
- (2) Specifies that there is sufficient consent from the protected person or principal to support the requested disclosure; and
- (3) Contains a finding required by law other than as provided under sections 472.400 to 472.490.

6. A custodian and its officers, employees, and agents are immune from liability for an act or omission done in good faith in compliance with sections 472.400 to 472.490.

472.480. In applying and construing sections 472.400 to 472.490, consideration may be given to the need to promote uniformity of the law with respect to its subject matter among states that enact similar provisions.

472.485. Sections 472.400 to 472.490 modify, limit, or supersede the Electronic Signatures in Global and National Commerce Act, 15 U.S.C. Section 7001 et seq., but do not modify, limit, or supersede Section 101(c) of that act, 15 U.S.C. Section 7001(c), or authorize electronic delivery of any of the notices described in Section 103(b) of that act, 15 U.S.C. Section 7003(b).

472.490. If any provision of sections 472.400 to 472.490 or the application of such sections to any person or circumstance is held invalid, the invalidity does not affect other provisions or application of sections 472.400 to 472.490 which can be given effect without the invalid provision or application, and to this end the provisions of sections 472.400 to 472.490 are severable.

475.084. If a guardian has been appointed for a minor under the provisions of subdivision (2) of subsection 4 of section 475.030, then a parent of the minor may petition the court for periods of visitation. The court may order visitation if visitation is in the best interest of the child."; and

Further amend said bill and page, Section 478.463, Line 9, by inserting immediately after said section and line the following:

"479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person's seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for purposes of this subsection.**

479.170. 1. If, in the progress of any trial before a municipal judge, it shall appear to the judge that the accused ought to be put upon trial for an offense against the criminal laws of the state and not cognizable before him as municipal judge, he shall immediately stop all further proceedings before him as municipal judge and cause the complaint to be made before some associate circuit judge within the county.

2. For purposes of this section, any offense involving the operation of a motor vehicle in an intoxicated condition as defined in section 577.001 shall not be cognizable in municipal court, if the defendant has been convicted, found guilty, or pled guilty to two or more previous intoxication-related traffic offenses as defined in section ~~577.023~~ **577.001**, or has had two or more previous alcohol-related enforcement contacts as defined in section 302.525.

488.029. There shall be assessed and collected a surcharge of one hundred fifty dollars in all criminal cases for any violation of chapter 195 **or chapter 579** in which a crime laboratory makes analysis of a controlled substance, but no such surcharge shall be assessed when the costs are waived or are to be paid by the state or when a criminal proceeding or the defendant has been dismissed by the court. The moneys collected by clerks of the courts

pursuant to the provisions of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. All such moneys shall be payable to the director of revenue, who shall deposit all amounts collected pursuant to this section to the credit of the state forensic laboratory account to be administered by the department of public safety pursuant to section 650.105.

488.2206. 1. In addition to all court fees and costs prescribed by law, a surcharge of up to ten dollars shall be assessed as costs in each court proceeding filed in any court within ~~[the thirty-first judicial circuit]~~ **any judicial circuit composed of a single noncharter county** in all **civil and** criminal cases including violations of any county or municipal ordinance or any violation of a criminal or traffic law of the state, including an infraction, except that no such surcharge shall be collected in any proceeding in any court when the proceeding or defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. For violations of the general criminal laws of the state or county ordinances, no such surcharge shall be collected unless it is authorized, by order, ordinance, or resolution by the county government where the violation occurred. For violations of municipal ordinances, no such surcharge shall be collected unless it is authorized by order, ordinance, or resolution by the municipal government where the violation occurred. Such surcharges shall be collected and disbursed by the clerk of each respective court responsible for collecting court costs in the manner provided by sections 488.010 to 488.020, and shall be payable to the treasurer of the political subdivision authorizing such surcharge, **who shall deposit the funds in a separate account known as the "justice center fund", to be established and maintained by the political subdivision.**

2. Each county or municipality shall use all funds received pursuant to this section only to pay for the costs associated with the land assemblage and purchase, **planning**, construction, maintenance, and operation of any county or municipal judicial facility **or justice center** including, but not limited to, **architectural, engineering, and other plans and studies**, debt service, utilities, maintenance, and building security. The county or municipality shall maintain records identifying ~~[such operating costs, and any moneys not needed for the operating costs of the county or municipal judicial facility shall be transmitted quarterly to the general revenue fund of the county or municipality respectively]~~ **all funds received and expenditures made from their respective center funds.**

488.2250. 1. For all appeal transcripts of testimony given ~~[or proceedings in any circuit court]~~, the court reporter shall receive the sum of three dollars and fifty cents per legal page for the preparation of a paper and an electronic version of the transcript.

2. In criminal cases where an appeal is taken by the defendant and it appears to the satisfaction of the court that the defendant is unable to pay the costs of the transcript for the purpose of perfecting the appeal, the court reporter shall receive a fee of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

3. Any judge, in his or her discretion, may order a transcript of all or any part of the evidence or oral proceedings and the court reporter shall receive the sum of two dollars and sixty cents per legal page for the preparation of a paper and an electronic version of the transcript.

4. For purposes of this section, a legal page, other than the first page and the final page of the transcript, shall be twenty-five lines, approximately eight and one-half inches by eleven inches in size, with the left-hand margin of approximately one and one-half inches, and with the right-hand margin of approximately one-half inch.

5. Notwithstanding any law to the contrary, the payment of court reporter's fees provided in subsections 2 and 3 of this section shall be made by the state upon a voucher approved by the court. The cost to prepare all other transcripts of testimony or proceedings shall be borne by the party requesting their preparation and production, who shall reimburse the court reporter ~~[the sum provided in subsection 1 of this section]~~.

488.5050. 1. In addition to any other surcharges authorized by statute, the clerk of each court of this state shall collect the surcharges provided for in subsection 2 of this section.

2. A surcharge of thirty dollars shall be assessed as costs in each circuit court proceeding filed within this state in all criminal cases in which the defendant is found guilty of a felony, except when the defendant is found guilty of a class B felony, class A felony, or an unclassified felony, under chapter 195 **or chapter 579**, in which case, the surcharge shall be sixty dollars. A surcharge of fifteen dollars shall be assessed as costs in each court proceeding filed within this state in all other criminal cases, except for traffic violation cases in which the defendant is found guilty of a misdemeanor.

3. Notwithstanding any other provisions of law, the moneys collected by clerks of the courts pursuant to the provisions of subsection 1 of this section shall be collected and disbursed in accordance with sections 488.010 to 488.020, and shall be payable to the state treasurer.

4. The state treasurer shall deposit such moneys or other gifts, grants, or moneys received on a monthly basis into the "DNA Profiling Analysis Fund", which is hereby created in the state treasury. The fund shall be administered by the department of public safety. The moneys deposited into the DNA profiling analysis fund shall be used only by the highway patrol crime lab to fulfill the purposes of the DNA profiling system pursuant to section 650.052. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

5. The provisions of subsections 1 and 2 of this section shall expire on August 28, 2019.

513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person's interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding **or engagement** ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value ~~[six hundred]~~ **one thousand two hundred** dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmaturred life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmaturred life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

a. Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

b. Such payment is on account of age or length of service; and

c. Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409);

except that, any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986, as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), **401(k)**, 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph **or any type of individual retirement arrangement as defined by Publication 590 of the Internal Revenue Service including, but not limited to, a traditional individual income retirement account (IRA), a ROTH IRA, a SEP IRA, and a simple IRA. The exemption amount for individual retirement arrangements shall be unlimited if allowed by federal law and otherwise limited to the maximum exemption allowed under federal law, including the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, as amended.** Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified domestic relations order" have the meaning given to them in Section 414(p) of the Internal Revenue Code of 1986, as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor's right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate.

2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Section 408A of the Internal Revenue Code of 1986, as amended.

513.440. Each head of a family may select and hold, exempt from execution, any other property, real, personal or mixed, or debts and wages, not exceeding in value the amount of one thousand ~~two~~ **six** hundred fifty dollars plus ~~three~~ **four** hundred fifty dollars for each of such person's unmarried dependent children under the age of twenty-one years or dependent as defined by the Internal Revenue Code of 1986, as amended, determined to be disabled by the Social Security Administration, except ten percent of any debt, income, salary or wages due such head of a family.

514.040. 1. Except as provided in subsection 3 of this section, if any court shall, before or after the commencement of any suit pending before it, be satisfied that the plaintiff is a poor person, and unable to prosecute his or her suit, and pay all or any portion of the costs and expenses thereof, such court may, in its discretion, permit him or her to commence and prosecute his or her action as a poor person, and thereupon such poor person shall have all necessary process and proceedings as in other cases, without fees, tax or charge as the court determines the person cannot pay; and the court may assign to such person counsel, who, as well as all other officers of the court, shall perform their duties in such suit without fee or reward as the court may excuse; but if judgment is entered for the plaintiff, costs shall be recovered, which shall be collected for the use of the officers of the court.

2. In any civil action brought in a court of this state by any offender convicted of a crime who is confined in any state prison or correctional center, the court shall not reduce the amount required as security for costs upon filing such suit to an amount of less than ten dollars pursuant to this section. This subsection shall not apply to any action for which no sum as security for costs is required to be paid upon filing such suit.

3. Where a party is represented in a civil action by a legal aid society or a legal services or other nonprofit organization funded in whole or substantial part by moneys appropriated by the general assembly of the state of Missouri, which has as its primary purpose the furnishing of legal services to indigent persons, by a law school clinic which has as its primary purpose educating law students through furnishing legal services to indigent persons, or by private counsel working on behalf of or under the auspices of such society, all costs and expenses, **except guardian ad litem fees as provided by this subsection**, related to the prosecution of the suit may be waived without the necessity of a motion and court approval, provided that a determination has been made by such society or organization that such party is unable to pay the costs, fees and expenses necessary to prosecute or defend the action, and that a certification that such determination has been made is filed with the clerk of the court. **In the event an action involving the appointment of a guardian ad litem goes to trial, an updated certification shall be filed prior to the trial commencing. The waiver of guardian ad litem fees for a party who has filed a certification may be reviewed by the court at the conclusion of the action upon the motion of any party requesting the court to apportion guardian ad litem fees.**

4. Any party may present additional evidence on the financial condition of the parties. Based upon that evidence, if the court finds the certifying party has the present ability to pay, the court may enter judgment ordering the certifying party to pay a portion of the guardian ad litem fees.

5. Any failure to pay guardian ad litem fees shall not preclude a certifying party from filing future suits, including motions to modify, and shall not be used as a basis to limit the certifying party's prosecution or defense of the action.

515.575. 1. Except as otherwise ordered by the court, the entry of an order appointing a general receiver shall operate as a stay, applicable to all persons, of:

(1) The commencement or continuation, including the issuance, employment, or service of process, of a judicial, administrative, or other action or proceeding against the debtor that was or could have been commenced before the entry of the order of appointment, or to recover a claim against the debtor that arose before the entry of the order of appointment;

(2) The enforcement against the debtor or any estate property of a judgment obtained before the order of appointment;

(3) Any act to obtain possession of estate property from the receiver, or to interfere with, or exercise control over, estate property;

(4) Any act to create, perfect, or enforce any lien or claim against estate property except by exercise of a right of setoff, to the extent that the lien secures a claim against the debtor that arose before the entry of the order of appointment; or

(5) Any act to collect, assess, or recover a claim against the debtor that arose before the entry of the order of appointment.

2. The stay shall automatically expire as to the acts specified in subdivisions (1), (2), and ~~[(3)]~~ (5) of subsection 1 of this section sixty days after the entry of the order of appointment unless before the expiration of the sixty-day period the debtor or receiver, for good cause shown, obtains an order of the court extending the stay, after notice and a hearing. A person whose action or proceeding is stayed by motion to the court may seek relief from the stay for good cause shown. Any judgment obtained against the debtor or estate property following the entry of the order of appointment is not a lien against estate property unless the receivership is terminated prior to a conveyance of the property against which the judgment would otherwise constitute a lien.

3. The entry of an order appointing a receiver does not operate as a stay of:

(1) The commencement or continuation of a criminal proceeding against the debtor;

(2) The commencement or continuation of an action or proceeding to establish paternity, or to establish or modify an order for alimony, maintenance, or support, or to collect alimony, maintenance, or support under any order of a court;

(3) Any act to perfect or to maintain or continue the perfection of an interest in estate property pursuant to any generally applicable Missouri law that permits perfection of an interest in property to be effective against an entity that acquires rights in such property before the date of perfection. Such right to perfect an interest in estate property includes any act to perfect an interest in purchase money collateral pursuant to sections 400.9-301 to 400.9-339, perfection of a lien that may be placed against real property under the provisions of chapter 429, or the

assertion of a right to continue in possession of any estate property that is in the possession of a person entitled to retain possession of such property pending payment for work performed with respect to such property. If perfection of an interest would otherwise require seizure of the property involved or the commencement of an action, the perfection shall instead be accomplished by filing, and by serving upon the receiver, or receiver's counsel, if any, notice of the interest within the time fixed by law for seizure or commencement;

(4) The commencement or continuation of an action or proceeding by a governmental unit to enforce its police or regulatory power;

(5) The enforcement of a judgment, other than a money judgment, obtained in an action or proceeding by a governmental unit to enforce its police or regulatory power, or with respect to any licensure of the debtor;

(6) The exercise of a right of setoff, including but not limited to, any right of a commodity broker, forward contract merchant, stockbroker, financial institution, or securities clearing agency to set off a claim for a margin payment or settlement payment arising out of a commodity contract, forward contract, or securities contract against cash, securities, or other property held or due from the commodity broker, forward contract merchant, stockbroker, financial institution, or securities clearing agency to margin, guarantee, secure, or settle the commodity contract, forward contract, or securities contract, and any right of a swap participant to set off a claim for a payment due to the swap participant under or in connection with a swap agreement against any payment due from the swap participant under or in connection with the swap agreement or against cash, securities, or other property of the debtor held by or due from the swap participant to guarantee, secure, or settle the swap agreement;

(7) The establishment by a governmental unit of any tax liability and any appeal thereof; or

(8) Any action pending in a court other than that in which the receiver is appointed until transcription of the order appointing the receiver or extending the stay is made to the other court in which an action against the debtor is pending.

4. For the purposes of subdivision (8) of subsection 3 of this section, the receiver or any party in interest is authorized to cause to be transcribed any order appointing a receiver or extending the stay to any and all courts in which any action against a debtor is pending in this state. A court that receives a transcript of an order of receivership or extension of stay may on its own order sua sponte transfer the matter before the court to the court issuing an order of receivership.

515.635. To the extent that funds are available in the estate for distribution to creditors in a general receivership, the holder of an allowed noncontingent, liquidated claim is entitled to receive interest at the legal rate or other applicable rate from the date of appointment of the receiver or the date on which the claim became a noncontingent, liquidated claim. If there are ~~sufficient~~ **insufficient** funds in the estate to fully pay all interest owing to all members of the class, then interest shall be paid proportionately to each member of the class.

544.671. Notwithstanding any supreme court rule or judicial ruling to the contrary, no defendant under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, ~~565.050~~, **565.052 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties**, **565.054 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties**, **565.056 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties**, section 566.030, **566.031**, 566.032, 566.040 as it existed prior to August 28, 2013, 566.060, **566.061**, 566.062, 566.070 as it existed prior to August 28, 2013, or 566.100, and no defendant who has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than seventeen years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than seventeen years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040, shall be entitled to bail pending appeal after June 29, 1994. Pursuant to the prerogative of the general assembly to declare the public policy of this state in matters regarding criminal liability of persons and to enact laws relating to judicial procedure, the general assembly declares that subsequent to June 29, 1994, no person shall be entitled to bail or continuation of bail pursuant to section 547.170 if that person is under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, ~~565.050~~, **565.052 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider**

assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.054 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, 565.056 in which the victim is a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties, section 566.030, 566.031, 566.032, 566.040 as it existed prior to August 28, 2013, 566.060, 566.061, 566.062, 566.070 as it existed prior to August 28, 2013, or 566.100, ~~and no defendant who~~ or if that person has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than seventeen years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than seventeen years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040.

552.020. 1. No person who as a result of mental disease or defect lacks capacity to understand the proceedings against him **or her** or to assist in his **or her** own defense shall be tried, convicted or sentenced for the commission of an offense so long as the incapacity endures.

2. Whenever any judge has reasonable cause to believe that the accused lacks mental fitness to proceed, ~~he~~ the judge shall, upon his **or her** own motion or upon motion filed by the state or by or on behalf of the accused, by order of record, appoint one or more private psychiatrists or psychologists, as defined in section 632.005, or physicians with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, who are neither employees nor contractors of the department of mental health for purposes of performing the examination in question, to examine the accused; or shall direct the director to have the accused so examined by one or more psychiatrists or psychologists, as defined in section 632.005, or physicians with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability, developmental disability, or mental illness. The order shall direct that a written report or reports of such examination be filed with the clerk of the court. No private physician, psychiatrist, or psychologist shall be appointed by the court unless he **or she** has consented to act. The examinations ordered shall be made at such time and place and under such conditions as the court deems proper; except that, if the order directs the director of the department to have the accused examined, the director, or his **or her** designee, shall determine the time, place and conditions under which the examination shall be conducted. The order may include provisions for the interview of witnesses and may require the provision of police reports to the department for use in evaluations. The department shall establish standards and provide training for those individuals performing examinations pursuant to this section and section 552.030. No individual who is employed by or contracts with the department shall be designated to perform an examination pursuant to this chapter unless the individual meets the qualifications so established by the department. Any examination performed pursuant to this subsection shall be completed and filed with the court within sixty days of the order unless the court for good cause orders otherwise. Nothing in this section or section 552.030 shall be construed to permit psychologists to engage in any activity not authorized by chapter 337. One pretrial evaluation shall be provided at no charge to the defendant by the department. All costs of subsequent evaluations shall be assessed to the party requesting the evaluation.

3. A report of the examination made under this section shall include:

- (1) Detailed findings;
- (2) An opinion as to whether the accused has a mental disease or defect;
- (3) An opinion based upon a reasonable degree of medical or psychological certainty as to whether the accused, as a result of a mental disease or defect, lacks capacity to understand the proceedings against him **or her** or to assist in his **or her** own defense;
- (4) A recommendation as to whether the accused should be held in custody in a suitable hospital facility for treatment pending determination, by the court, of mental fitness to proceed; and
- (5) A recommendation as to whether the accused, if found by the court to be mentally fit to proceed, should be detained in such hospital facility pending further proceedings.

4. If the accused has pleaded lack of responsibility due to mental disease or defect or has given the written notice provided in subsection 2 of section 552.030, the court shall order the report of the examination conducted pursuant to this section to include, in addition to the information required in subsection 3 of this section, an opinion as to whether at the time of the alleged criminal conduct the accused, as a result of mental disease or defect, did not know or appreciate the nature, quality, or wrongfulness of his **or her** conduct or as a result of mental disease or defect was incapable of conforming his **or her** conduct to the requirements of law. A plea of not guilty by reason of mental disease or defect shall not be accepted by the court in the absence of any such pretrial evaluation which supports such a defense. In addition, if the accused has pleaded not guilty by reason of mental disease or defect, and

the alleged crime is not a dangerous felony as defined in section 556.061, or those crimes set forth in subsection 11 of section 552.040, or the attempts thereof, the court shall order the report of the examination to include an opinion as to whether or not the accused should be immediately conditionally released by the court pursuant to the provisions of section 552.040 or should be committed to a mental health or developmental disability facility. If such an evaluation is conducted at the direction of the director of the department of mental health, the court shall also order the report of the examination to include an opinion as to the conditions of release which are consistent with the needs of the accused and the interest of public safety, including, but not limited to, the following factors:

- (1) Location and degree of necessary supervision of housing;
- (2) Location of and responsibilities for appropriate psychiatric, rehabilitation and aftercare services, including the frequency of such services;

- (3) Medication follow-up, including necessary testing to monitor medication compliance;

- (4) At least monthly contact with the department's forensic case monitor;

- (5) Any other conditions or supervision as may be warranted by the circumstances of the case.

5. If the report contains the recommendation that the accused should be committed to or held in a suitable hospital facility pending determination of the issue of mental fitness to proceed, and if the accused is not admitted to bail or released on other conditions, the court may order that the accused be committed to or held in a suitable hospital facility pending determination of the issue of mental fitness to proceed.

6. The clerk of the court shall deliver copies of the report to the prosecuting or circuit attorney and to the accused or his **or her** counsel. The report shall not be a public record or open to the public. Within ten days after the filing of the report, both the defendant and the state shall, upon written request, be entitled to an order granting them an examination of the accused by a psychiatrist or psychologist, as defined in section 632.005, or a physician with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, of their own choosing and at their own expense. An examination performed pursuant to this subsection shall be completed and a report filed with the court within sixty days of the date it is received by the department or private psychiatrist, psychologist or physician unless the court, for good cause, orders otherwise. A copy shall be furnished the opposing party.

7. If neither the state nor the accused nor his **or her** counsel requests a second examination relative to fitness to proceed or contests the findings of the report referred to in subsections 2 and 3 of this section, the court may make a determination and finding on the basis of the report filed or may hold a hearing on its own motion. If any such opinion is contested, the court shall hold a hearing on the issue. The court shall determine the issue of mental fitness to proceed and may impanel a jury of six persons to assist in making the determination. The report or reports may be received in evidence at any hearing on the issue but the party contesting any opinion therein shall have the right to summon and to cross-examine the examiner who rendered such opinion and to offer evidence upon the issue.

8. At a hearing on the issue pursuant to subsection 7 of this section, the accused is presumed to have the mental fitness to proceed. The burden of proving that the accused does not have the mental fitness to proceed is by a preponderance of the evidence and the burden of going forward with the evidence is on the party raising the issue. The burden of going forward shall be on the state if the court raises the issue.

9. If the court determines that the accused lacks mental fitness to proceed, the criminal proceedings shall be suspended and the court shall commit him or her to the director of the department of mental health. **After the person has been committed, legal counsel for the department of mental health shall have standing to file motions and participate in hearings on the issue of involuntary medications.**

10. Any person committed pursuant to subsection 9 of this section shall be entitled to the writ of habeas corpus upon proper petition to the court that committed him or her. The issue of the mental fitness to proceed after commitment under subsection 9 of this section may also be raised by a motion filed by the director of the department of mental health or by the state, alleging the mental fitness of the accused to proceed. A report relating to the issue of the accused's mental fitness to proceed may be attached thereto. If the motion is not contested by the accused or his **or her** counsel or if after a hearing on a motion the court finds the accused mentally fit to proceed, or if he **or she** is ordered discharged from the director's custody upon a habeas corpus hearing, the criminal proceedings shall be resumed.

11. The following provisions shall apply after a commitment as provided in this section:

- (1) Six months after such commitment, the court which ordered the accused committed shall order an examination by the head of the facility in which the accused is committed, or a qualified designee, to ascertain whether the accused is mentally fit to proceed and if not, whether there is a substantial probability that the accused will attain the mental fitness to proceed to trial in the foreseeable future. The order shall direct that written report or

reports of the examination be filed with the clerk of the court within thirty days and the clerk shall deliver copies to the prosecuting attorney or circuit attorney and to the accused or his **or her** counsel. The report required by this subsection shall conform to the requirements under subsection 3 of this section with the additional requirement that it include an opinion, if the accused lacks mental fitness to proceed, as to whether there is a substantial probability that the accused will attain the mental fitness to proceed in the foreseeable future;

(2) Within ten days after the filing of the report, both the accused and the state shall, upon written request, be entitled to an order granting them an examination of the accused by a psychiatrist or psychologist, as defined in section 632.005, or a physician with a minimum of one year training or experience in providing treatment or services to persons with an intellectual disability or developmental disability or mental illness, of their own choosing and at their own expense. An examination performed pursuant to this subdivision shall be completed and filed with the court within thirty days unless the court, for good cause, orders otherwise. A copy shall be furnished to the opposing party;

(3) If neither the state nor the accused nor his **or her** counsel requests a second examination relative to fitness to proceed or contests the findings of the report referred to in subdivision (1) of this subsection, the court may make a determination and finding on the basis of the report filed, or may hold a hearing on its own motion. If any such opinion is contested, the court shall hold a hearing on the issue. The report or reports may be received in evidence at any hearing on the issue but the party contesting any opinion therein relative to fitness to proceed shall have the right to summon and to cross-examine the examiner who rendered such opinion and to offer evidence upon the issue;

(4) If the accused is found mentally fit to proceed, the criminal proceedings shall be resumed;

(5) If it is found that the accused lacks mental fitness to proceed but there is a substantial probability the accused will be mentally fit to proceed in the reasonably foreseeable future, the court shall continue such commitment for a period not longer than six months, after which the court shall reinstitute the proceedings required under subdivision (1) of this subsection;

(6) If it is found that the accused lacks mental fitness to proceed and there is no substantial probability that the accused will be mentally fit to proceed in the reasonably foreseeable future, the court shall dismiss the charges without prejudice and the accused shall be discharged, but only if proper proceedings have been filed under chapter 632 or chapter 475, in which case those sections and no others will be applicable. The probate division of the circuit court shall have concurrent jurisdiction over the accused upon the filing of a proper pleading to determine if the accused shall be involuntarily detained under chapter 632, or to determine if the accused shall be declared incapacitated under chapter 475, and approved for admission by the guardian under section 632.120 or 633.120, to a mental health or developmental disability facility. When such proceedings are filed, the criminal charges shall be dismissed without prejudice if the court finds that the accused is mentally ill and should be committed or that he **or she** is incapacitated and should have a guardian appointed. The period of limitation on prosecuting any criminal offense shall be tolled during the period that the accused lacks mental fitness to proceed.

12. If the question of the accused's mental fitness to proceed was raised after a jury was impaneled to try the issues raised by a plea of not guilty and the court determines that the accused lacks the mental fitness to proceed or orders the accused committed for an examination pursuant to this section, the court may declare a mistrial. Declaration of a mistrial under these circumstances, or dismissal of the charges pursuant to subsection 11 of this section, does not constitute jeopardy, nor does it prohibit the trial, sentencing or execution of the accused for the same offense after he **or she** has been found restored to competency.

13. The result of any examinations made pursuant to this section shall not be a public record or open to the public.

14. No statement made by the accused in the course of any examination or treatment pursuant to this section and no information received by any examiner or other person in the course thereof, whether such examination or treatment was made with or without the consent of the accused or upon his **or her** motion or upon that of others, shall be admitted in evidence against the accused on the issue of guilt in any criminal proceeding then or thereafter pending in any court, state or federal. A finding by the court that the accused is mentally fit to proceed shall in no way prejudice the accused in a defense to the crime charged on the ground that at the time thereof he **or she** was afflicted with a mental disease or defect excluding responsibility, nor shall such finding by the court be introduced in evidence on that issue nor otherwise be brought to the notice of the jury.

557.035. 1. For all violations of **section 565.054 or 565.090**, subdivision (1) of subsection 1 of section 569.100, or subdivision (1), (2), (3), (4), (6), (7) or (8) of subsection 1 of section 571.030, which the state believes to be knowingly motivated because of race, color, religion, national origin, sex, sexual orientation or disability of the victim or victims, the state may charge the offense or offenses under this section, and the violation is a class D felony.

2. For all violations of section ~~[565.054]~~ **565.056**; ~~[subdivisions (1), (3) and (4) of subsection 1 of section 565.090;]~~ subdivision (1) of subsection 1 of section 569.090; subdivision (1) of subsection 1 of section 569.120;

section 569.140; or section 574.050; which the state believes to be knowingly motivated because of race, color, religion, national origin, sex, sexual orientation or disability of the victim or victims, the state may charge the offense or offenses under this section, and the violation is a class E felony.

3. The court shall assess punishment in all of the cases in which the state pleads and proves any of the motivating factors listed in this section.

565.050. 1. A person commits the offense of assault in the first degree if he or she attempts to kill or knowingly causes or attempts to cause serious physical injury to another person.

2. The offense of assault in the first degree is a class B felony unless in the course thereof the person inflicts serious physical injury on the victim, or if the victim of such assault is a special victim, as the term "special victim" is defined under section 565.002, in which case it is a class A felony.

3. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.052. 1. A person commits the offense of assault in the second degree if he or she:

(1) Attempts to kill or knowingly causes or attempts to cause serious physical injury to another person under the influence of sudden passion arising out of adequate cause; or

(2) Attempts to cause or knowingly causes physical injury to another person by means of a deadly weapon or dangerous instrument; or

(3) Recklessly causes serious physical injury to another person; or

(4) Recklessly causes physical injury to another person by means of discharge of a firearm.

2. The defendant shall have the burden of injecting the issue of influence of sudden passion arising from adequate cause under subdivision (1) of subsection 1 of this section.

3. The offense of assault in the second degree is a class D felony, unless the victim of such assault is a special victim, as the term "special victim" is defined under section 565.002, in which case it is a class B felony.

4. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.054. 1. A person commits the offense of assault in the third degree if he or she knowingly causes physical injury to another person.

2. The offense of assault in the third degree is a class E felony, unless the victim of such assault is a special victim, as the term "special victim" is defined under section 565.002, in which case it is a class D felony.

3. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.056. 1. A person commits the offense of assault in the fourth degree if:

(1) The person attempts to cause or recklessly causes physical injury, physical pain, or illness to another person;

(2) With criminal negligence the person causes physical injury to another person by means of a firearm;

(3) The person purposely places another person in apprehension of immediate physical injury;

(4) The person recklessly engages in conduct which creates a substantial risk of death or serious physical injury to another person;

(5) The person knowingly causes or attempts to cause physical contact with a person with a disability, which a reasonable person, who does not have a disability, would consider offensive or provocative; or

(6) The person knowingly causes physical contact with another person knowing the other person will regard the contact as offensive or provocative.

2. Except as provided in subsection 3 of this section, assault in the fourth degree is a class A misdemeanor.

3. Violation of the provisions of subdivision (3) or (6) of subsection 1 of this section is a class C misdemeanor unless the victim is a special victim, as the term "special victim" is defined under section 565.002, in which case a violation of such provisions is a class A misdemeanor.

4. Persons found guilty under this section shall not be eligible for probation or parole if the victim was a law enforcement officer, firefighter, or emergency medical service provider assaulted in the performance of his or her official duties or as a direct result of such official duties.

565.076. 1. A person commits the offense of domestic assault in the fourth degree if the act involves a domestic victim, as the term "domestic victim" is defined under section 565.002, and:

(1) The person attempts to cause or recklessly causes physical injury, physical pain, or illness to such domestic victim;

(2) With criminal negligence the person causes physical injury to such domestic victim by means of a deadly weapon or dangerous instrument;

(3) The person purposely places such domestic victim in apprehension of immediate physical injury by any means;

(4) The person recklessly engages in conduct which creates a substantial risk of death or serious physical injury to such domestic victim;

(5) The person knowingly causes physical contact with such domestic victim knowing he or she will regard the contact as offensive; or

(6) The person knowingly attempts to cause or causes the isolation of such domestic victim by unreasonably and substantially restricting or limiting his or her access to other persons, telecommunication devices or transportation for the purpose of isolation.

2. The offense of domestic assault in the fourth degree is a class A misdemeanor, unless the person has previously been found guilty of the offense of **domestic assault** ~~[of a domestic victim]~~, **of any assault offense under this chapter, or of any offense against a domestic victim committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state two or more times[-] would be a violation of this section**, in which case it is a class E felony. The offenses described in this subsection may be against the same domestic victim or against different domestic victims.

565.091. 1. A person commits the offense of harassment in the second degree if he or she, without good cause, engages in any act with the purpose to cause emotional distress to another person.

2. The offense of harassment in the second degree is a class A misdemeanor, **unless the person has previously pleaded guilty to or been found guilty of a violation of this section, of any offense committed in violation of any county or municipal ordinance in any state, any state law, any federal law, or any military law which if committed in this state would be chargeable or indictable as a violation of any offense listed in this subsection, in which case it is a class E felony.**

3. This section shall not apply to activities of federal, state, county, or municipal law enforcement officers conducting investigations of violations of federal, state, county, or municipal law.

566.010. As used in this chapter and chapter 568, the following terms mean:

(1) "Aggravated sexual offense", any sexual offense, in the course of which, the actor:

(a) Inflicts serious physical injury on the victim; ~~[or]~~

(b) Displays a deadly weapon or dangerous instrument in a threatening manner; ~~[or]~~

(c) Subjects the victim to sexual intercourse or deviate sexual intercourse with more than one person; ~~[or]~~

(d) Had previously been found guilty of an offense under this chapter or under section 573.200, child used in sexual performance; section 573.205, promoting sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography; or section 573.040, furnishing pornographic materials to minors; or has previously been found guilty of an offense in another jurisdiction which would constitute an offense under this chapter or said sections;

(e) Commits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity; or

(f) Engages in the act that constitutes the offense with a person the actor knows to be, without regard to legitimacy, the actor's:

a. Ancestor or descendant by blood or adoption;

b. Stepchild while the marriage creating that relationship exists;

c. Brother or sister of the whole or half blood; or

d. Uncle, aunt, nephew, or niece of the whole blood;

(2) "Commercial sex act", any sex act on account of which anything of value is given to or received by any person;

(3) "Deviate sexual intercourse", any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the penis, female genitalia, or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(4) "Forced labor", a condition of servitude induced by means of:

(a) Any scheme, plan, or pattern of behavior intended to cause a person to believe that, if the person does not enter into or continue the servitude, such person or another person will suffer substantial bodily harm or physical restraint; or

(b) The abuse or threatened abuse of the legal process;

(5) "Sexual conduct", sexual intercourse, deviate sexual intercourse or sexual contact;

(6) "Sexual contact", any touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(7) "Sexual intercourse", any penetration, however slight, of the female genitalia by the penis.

570.095. 1. A person commits the offense of filing false documents if:

(1) **With the intent to defraud, deceive, harass, alarm, or negatively impact financially, or in such a manner reasonably calculated to deceive, defraud, harass, alarm, or negatively impact financially, he or she files, causes to be filed or recorded, or attempts to file or record, creates, uses as genuine, transfers or has transferred, presents, or prepares with knowledge or belief that it will be filed, presented, recorded, or transferred to the secretary of state or his or her designee, or any county or independent city recorder of deeds or his or her designee, any municipal, county, district, or state government entity, division, agency, or office, or any credit bureau or financial institution any of the following types of documents:**

(a) **Common law lien;**

(b) **Uniform commercial code filing or record;**

(c) **Real property recording;**

(d) **Financing statement;**

(e) **Contract;**

(f) **Warranty, special, or quitclaim deed;**

(g) **Quiet title claim or action;**

(h) **Deed in lieu of foreclosure;**

(i) **Legal affidavit;**

(j) **Legal process;**

(k) **Legal summons;**

(l) **Bills and due bills;**

(m) **Criminal charging documents or materially false criminal charging documents;**

(n) **Any other document not stated in this subdivision that is related to real property; or**

(o) **Any state, county, district, federal, municipal, credit bureau, or financial institution form or document; and**

(2) **Such documents listed in subdivision (1) of this subsection contain materially false information, or are fraudulent, or are a forgery, as defined in section 570.090, or lack the consent of all parties listed in documents where mutual consent is required, or are invalid under Missouri law.**

2. Filing false documents under this section is a class D felony for the first offense except under the following circumstances where filing false documents is a class C felony:

(1) **The defendant has been previously found guilty or pleaded guilty to a violation of this section;**

(2) **The victim or named party in the matter:**

(a) **Is an official elected to municipal, county, district, federal, or statewide office;**

(b) **Is an official who was appointed to municipal, county, district, federal, or statewide office; or**

(c) **Is an employee of an official who has been elected or appointed to municipal, county, district, federal, or statewide office;**

(3) **The victim or named party in the matter is a judge or magistrate of:**

- (a) Any court or division of the court in this or any other state or an employee of any court of this state or any other state; or
- (b) Any court system of the United States or is an employee of any court of the United States;
- (4) The victim or named party in the matter is a full-time, part-time, or reserve or auxiliary peace officer, as defined in section 590.010, licensed in this state or any other state;
- (5) The victim or named party in the matter is a full-time, part-time, or volunteer firefighter in this state or any other state;
- (6) The victim or named party in the matter is an officer of federal job class 1811 who is empowered to enforce United States laws;
- (7) The victim or named party in the matter is a law enforcement officer of the United States as defined in 5 U.S.C. 8401(17)(A) or (D);
- (8) The victim or named party in the matter is an employee of any law enforcement or legal prosecution agency in this state or any other state or the United States;
- (9) The victim or named party in the matter is an employee of a federal agency that has agents or officers who are of job class 1811 who are empowered to enforce United States laws or is an employee of a federal agency that has law enforcement officers as defined in 5 U.S.C. 8401(17)(A) or (D);
- (10) The victim or named party in the matter is an officer of the railroad police as defined in section 388.600.

3. For a penalty enhancement as described in subsection 2 of this section to apply, the occupation of the victim or named party shall be material to the subject matter of the document or documents filed or the relief sought by the document or documents filed, and the occupation of the victim or named party shall be materially connected to the apparent reason that the victim has been named, victimized, or involved. For purposes of this subsection and subsection 2 of this section, a person who has retired or resigned from any agency, institution, or occupation listed under subsection 2 of this section shall be considered the same fashion as a person who remains in employment and shall also include the following family members of a person listed under subdivisions (2) to (9) of subsection 2 of this section:

- (1) Such person's spouse;
- (2) Such person or such person's spouse's ancestor or descendant by blood or adoption; or
- (3) Such person's stepchild, while the marriage creating that relationship exists.

4. Any person who pleads guilty or is found guilty under subsections 1 to 3 of this section shall be ordered by the court to make full restitution to any person or entity that has sustained actual losses or costs as a result of the actions of the defendants. Such restitution shall not be paid in lieu of jail or prison time, but rather in addition to any jail or prison time imposed by the court.

5. (1) Nothing in this section shall limit the power of the state to investigate, charge, or punish any person for any conduct that constitutes a crime by any other statute of this state or the United States.

(2) There is no requirement under this section that the filing or record be retained by the receiving entity for prosecution under this section. A filing or record being rejected by the receiving entity shall not be used as an affirmative defense.

6. (1) Any statewide or county agency or similar agency that functions in independent cities of this state, which is responsible for or receives document filings or records, including county recorders of deeds and the secretary of state's office, shall, by January 1, 2018, impose a system in which the documents that have been submitted to the receiving agency or in the case of the secretary of state those filings rejected under its legal authority are logged or noted in a ledger, spreadsheet, or similar recording method if the filing or recording officer or employee believes the filings or records appear to be fraudulent or contain suspicious verbiage. The receiving agency shall make available noted documents for review by the:

- (a) Jurisdictional prosecuting or circuit attorney or his or her designee;
- (b) County sheriff or his or her designee;
- (c) County police chief or his or her designee;
- (d) City police chief or his or her designee in independent cities; or
- (e) Commissioned peace officers as defined in section 590.010.

Review of such documents is permissible for the agent or agencies under this subdivision without the need of a grand jury subpoena or court order. No fees or monetary charges shall be levied on the investigative agents or agencies for review of documents noted in the ledger or spreadsheet. The ledger or spreadsheet and its contents shall be retained by the agency that controls entries into such ledger or spreadsheet for a minimum of three years from the earliest entry listed in the ledger or spreadsheet.

(2) The receiving entity shall, upon receipt of a filing or record that has been noted as a suspicious filing or record, notify the chief law enforcement officer of the county or his or her designee and the prosecutor of the county or his or her designee of the filing's or record's existence. Timely notification shall be made upon receipt of the filing or record. Notification may be accomplished via electronic mail or via paper memorandum.

(3) There shall be no requirement imposed by this section that the agency receiving the filing or record make notification to the person conducting the filing or record that the filing or record has been entered as a logged or noted filing or record.

(4) Reviews to ensure compliance with the provisions of this section shall be the responsibility of any commissioned peace officer; except that, the secretary of state shall be held compliant by the state legislature. Findings of noncompliance shall be reported to the jurisdictional prosecuting or circuit attorney or his or her designee by any commissioned peace officer who has probable cause to believe that the noncompliance has taken place purposely, knowingly, recklessly, or with criminal negligence, as described under section 562.016.

7. To petition for a judicial review of a filing or record that is believed to be fraudulent, false, misleading, forged, or contains materially false information, a petitioner may file a probable cause statement which delineates the cause to believe that the filing or record is materially false, contains materially false information, is a forgery, is fraudulent, or is misleading. This probable cause statement shall be filed in the associate or circuit court of the county in which the original filing or record was transferred, received, or recorded.

8. A filed petition under this section shall have an initial hearing date within twenty business days of the petition being filed with the court. A court ruling of "invalid" shall be evidence that the original filing or record was not accurate, true, or correct. A court ruling of "invalid" shall be retained or recorded at the original receiving entity. The receiving entity shall waive all filing or recording fees associated with the filing or recording of the court ruling document in this subsection. This ruling may be forwarded to credit bureaus or other institutions at the request of the petitioner via motion to the applicable court at no additional cost to the petitioner.

9. If a filing or record is deemed invalid, court costs and fees are the responsibility of the party who originally initiated the filing or record. If the filing or record is deemed valid, no court costs or fees, in addition to standard filing fees, shall be assessed.

575.150. 1. A person commits the offense of resisting or interfering with arrest, detention, or stop if he or she knows or reasonably should know that a law enforcement officer is making an arrest or attempting to lawfully detain or stop an individual or vehicle, and for the purpose of preventing the officer from effecting the arrest, stop or detention, he or she:

(1) Resists the arrest, stop or detention of such person by using or threatening the use of violence or physical force or by fleeing from such officer; or

(2) Interferes with the arrest, stop or detention of another person by using or threatening the use of violence, physical force or physical interference.

2. This section applies to:

(1) Arrests, stops, or detentions, with or without warrants;

(2) Arrests, stops, or detentions, for any offense, infraction, or ordinance violation; and

(3) Arrests for warrants issued by a court or a probation and parole officer.

3. A person is presumed to be fleeing a vehicle stop if he or she continues to operate a motor vehicle after he or she has seen or should have seen clearly visible emergency lights or has heard or should have heard an audible signal emanating from the law enforcement vehicle pursuing him or her.

4. It is no defense to a prosecution pursuant to subsection 1 of this section that the law enforcement officer was acting unlawfully in making the arrest. However, nothing in this section shall be construed to bar civil suits for unlawful arrest.

5. The offense of resisting or interfering with an arrest is a class E felony for an arrest for a:

(1) Felony;

(2) Warrant issued for failure to appear on a felony case; or

(3) Warrant issued for a probation violation on a felony case.

The offense of resisting an arrest, detention or stop in violation of subdivision (1) or (2) of subsection 1 of this section is a class A misdemeanor, unless the person fleeing creates a substantial risk of serious physical injury or death to any person, in which case it is a class E felony.

6. Persons found guilty under this section shall not be eligible for probation or parole.

575.280. 1. A person commits the offense of acceding to corruption if he or she:

- (1) Is a judge, juror, special master, referee or arbitrator and knowingly solicits, accepts, or agrees to accept any benefit, direct or indirect, on the representation or understanding that it will influence his or her official action in a judicial proceeding pending in any court or before such official or juror;
- (2) Is a witness or prospective witness in any official proceeding and knowingly solicits, accepts, or agrees to accept any benefit, direct or indirect, on the representation or understanding that he or she will disobey a subpoena or other legal process, absent himself or herself, avoid subpoena or other legal process, withhold evidence, information or documents, or testify falsely.

2. The offense of acceding to corruption under subdivision ~~[(2)]~~ (1) of subsection 1 of this section ~~[is a class A misdemeanor. The offense, when committed under subdivision (1) of subsection 1 of this section,]~~ is a class C felony~~[- unless the offense is committed in a felony prosecution, or on the representation or understanding of testifying falsely, in which case it is a class E felony].~~ **The offense of acceding to corruption under subdivision (2) of subsection 1 of this section in a felony prosecution or on the representation or understanding of testifying falsely is a class D felony. Otherwise acceding to corruption is a class A misdemeanor.**

577.001. As used in this chapter, the following terms mean:

- (1) "Aggravated offender", a person who has been found guilty of:
 - (a) Three or more intoxication-related traffic offenses committed on separate occasions; or
 - (b) Two or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
- (2) "Aggravated boating offender", a person who has been found guilty of:
 - (a) Three or more intoxication-related boating offenses; or
 - (b) Two or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;
- (3) "All-terrain vehicle", any motorized vehicle manufactured and used exclusively for off-highway use which is fifty inches or less in width, with an unladen dry weight of one thousand pounds or less, traveling on three, four or more low pressure tires, with a seat designed to be straddled by the operator, or with a seat designed to carry more than one person, and handlebars for steering control;
- (4) "Court", any circuit, associate circuit, or municipal court, including traffic court, but not any juvenile court or drug court;
- (5) "Chronic offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related traffic offenses committed on separate occasions; or
 - (b) Three or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or
 - (c) Two or more intoxication-related traffic offenses committed on separate occasions where both intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;
- (6) "Chronic boating offender", a person who has been found guilty of:
 - (a) Four or more intoxication-related boating offenses; or
 - (b) Three or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or
 - (c) Two or more intoxication-related boating offenses committed on separate occasions where both intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;

(7) "Continuous alcohol monitoring", automatically testing breath, blood, or transdermal alcohol concentration levels and tampering attempts at least once every hour, regardless of the location of the person who is being monitored, and regularly transmitting the data. Continuous alcohol monitoring shall be considered an electronic monitoring service under subsection 3 of section 217.690;

(8) "Controlled substance", a drug, substance, or immediate precursor in schedules I to V listed in section 195.017;

(9) "Drive", "driving", "operates" or "operating", ~~[means]~~ physically driving or operating a vehicle or vessel;

(10) "Flight crew member", the pilot in command, copilots, flight engineers, and flight navigators;

(11) "Habitual offender", a person who has been found guilty of:

(a) Five or more intoxication-related traffic offenses committed on separate occasions; or

(b) Four or more intoxication-related traffic offenses committed on separate occasions where at least one of the intoxication-related traffic offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; or

(c) Three or more intoxication-related traffic offenses committed on separate occasions where at least two of the intoxication-related traffic offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed; ~~or~~

~~— (d) While driving while intoxicated, the defendant acted with criminal negligence to:—~~

~~— a. Cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined by section 301.010, or the highway's right of way; or~~

~~— b. Cause the death of two or more persons; or~~

~~— c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;]~~

(12) "Habitual boating offender", a person who has been found guilty of:

(a) Five or more intoxication-related boating offenses; or

(b) Four or more intoxication-related boating offenses committed on separate occasions where at least one of the intoxication-related boating offenses is an offense committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

(c) Three or more intoxication-related boating offenses committed on separate occasions where at least two of the intoxication-related boating offenses were offenses committed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed; or

(d) While boating while intoxicated, the defendant acted with criminal negligence to:

a. Cause the death of any person not a passenger in the vessel operated by the defendant, including the death of an individual that results from the defendant's vessel leaving the water; or

b. Cause the death of two or more persons; or

c. Cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;

(13) "Intoxicated" or "intoxicated condition", when a person is under the influence of alcohol, a controlled substance, or drug, or any combination thereof;

(14) "Intoxication-related boating offense", operating a vessel while intoxicated; boating while intoxicated; operating a vessel with excessive blood alcohol content or an offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;

(15) "Intoxication-related traffic offense", driving while intoxicated, driving with excessive blood alcohol content, driving under the influence of alcohol or drugs in violation of a **state law**, county or municipal ordinance, **any federal offense, or any military offense**, or an offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed in violation of any state law, county or municipal ordinance, any federal offense, or any military offense;

(16) "Law enforcement officer" or "arresting officer", includes the definition of law enforcement officer in section 556.061 and military policemen conducting traffic enforcement operations on a federal military installation under military jurisdiction in the state of Missouri;

(17) "Operate a vessel", to physically control the movement of a vessel in motion under mechanical or sail power in water;

(18) "Persistent offender", a person who has been found guilty of:

(a) Two or more intoxication-related traffic offenses committed on separate occasions; or

(b) One intoxication-related traffic offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vehicle while intoxicated and another person was injured or killed;

(19) "Persistent boating offender", a person who has been found guilty of:

(a) Two or more intoxication-related boating offenses committed on separate occasions; or

(b) One intoxication-related boating offense committed in violation of any state law, county or municipal ordinance, federal offense, or military offense in which the defendant was operating a vessel while intoxicated and another person was injured or killed;

(20) "Prior offender", a person who has been found guilty of one intoxication-related traffic offense, where such prior offense occurred within five years of the occurrence of the intoxication-related traffic offense for which the person is charged;

(21) "Prior boating offender", a person who has been found guilty of one intoxication-related boating offense, where such prior offense occurred within five years of the occurrence of the intoxication-related boating offense for which the person is charged.

577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.

2. The offense of driving while intoxicated is:

(1) A class B misdemeanor;

(2) A class A misdemeanor if:

(a) The defendant is a prior offender; or

(b) A person less than seventeen years of age is present in the vehicle;

(3) A class E felony if:

(a) The defendant is a persistent offender; or

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;

(4) A class D felony if:

(a) The defendant is an aggravated offender;

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;

(5) A class C felony if:

(a) The defendant is a chronic offender;

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of another person;

(6) A class B felony if:

(a) The defendant is a habitual offender; ~~or~~

(b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;

(c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;

(d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or

(e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;

(7) A class A felony if the defendant ~~[is a habitual offender as a result of being]~~ **has previously been found guilty of an [act described under paragraph (d) of subdivision (11) of section 577.001] offense under paragraphs (a) to (e) of subdivision (6) of this subsection** and is found guilty of a subsequent violation of such ~~[paragraph] paragraphs.~~

3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:

(1) Unless such person shall be placed on probation for a minimum of two years; or

(2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.

4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.

5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:

(1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;

(2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.

6. A person found guilty of the offense of driving while intoxicated:

(1) As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;

(2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

(3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;

(4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

577.011. 1. This section shall be known and may be cited as "Toby's Law".

2. In addition to other terms and conditions imposed on a person who has been found guilty of driving while intoxicated under section 577.010, such person shall complete a victim impact program approved by the court. Attendance in such program shall be in person unless there are extraordinary

circumstances preventing in-person attendance. Such person shall be responsible for any charges imposed by the victim impact program.

577.037. 1. Upon the trial of any person for any criminal offense or violations of county or municipal ordinances, or in any license suspension or revocation proceeding pursuant to the provisions of chapter 302, arising out of acts alleged to have been committed by any person while operating a vehicle, vessel, or aircraft, or acting as a flight crew member of any aircraft, while in an intoxicated condition or with an excessive blood alcohol content, the amount of alcohol in the person's blood at the time of the act, as shown by any chemical analysis of the person's blood, breath, saliva, or urine, is admissible in evidence and the provisions of subdivision (5) of section 491.060 shall not prevent the admissibility or introduction of such evidence if otherwise admissible.

2. If a chemical analysis of the defendant's breath, blood, saliva, or urine demonstrates there was eight-hundredths of one percent or more by weight of alcohol in the person's blood, this shall be prima facie evidence that the person was intoxicated at the time the specimen was taken. If a chemical analysis of the defendant's breath, blood, saliva, or urine demonstrates that there was less than eight-hundredths of one percent of alcohol in the defendant's blood, any charge alleging a criminal offense related to the operation of a vehicle, vessel, or aircraft while in an intoxicated condition shall be dismissed with prejudice unless one or more of the following considerations cause the court to find a dismissal unwarranted:

- (1) There is evidence that the chemical analysis is unreliable as evidence of the defendant's intoxication at the time of the alleged violation due to the lapse of time between the alleged violation and the obtaining of the specimen;
- (2) There is evidence that the defendant was under the influence of a controlled substance, or drug, or a combination of either or both with or without alcohol; or
- (3) There is substantial evidence of intoxication from physical observations of witnesses or admissions of the defendant.

3. Percent by weight of alcohol in the blood shall be based upon grams of alcohol per one hundred milliliters of blood or grams of alcohol per two hundred ten liters of breath.

4. The foregoing provisions of this section shall not be construed as limiting the introduction of any other competent evidence bearing upon the question of whether the person was intoxicated.

5. A chemical analysis of a person's breath, blood, saliva or urine, in order to give rise to the presumption or to have the effect provided for in subsection 2 of this section, shall have been performed as provided in sections 577.020 to 577.041 and in accordance with methods and standards approved by the state department of health and senior services.

6. For any criminal offense, violation of a county or municipal ordinance, or in any license suspension or revocation proceeding under the provisions of chapter 302 arising out of acts alleged to have been committed by any person while operating a vehicle, vessel, or aircraft, or acting as a flight crew member of any aircraft, while in an intoxicated condition or with an excessive blood alcohol content occurring on or between the dates of December 30, 2012, and April 4, 2014, notwithstanding any other provision of law or regulation, a relevant chemical analysis of a person's breath shall be admissible in all proceedings after the effective date of this section if the standard simulator solutions used to verify and calibrate evidential breath analyzers had a vapor concentration within five percent of the following values:

- (1) One-tenth of one percent;**
- (2) Eight-hundredths of one percent; or**
- (3) Four-hundredths of one percent;**

and otherwise were in accordance with methods and standards approved by the department of health and senior services. This provision is a procedural rule and applies to all actions in progress whether commenced before or after the effective date of this section. Such chemical breath analysis shall be admissible in all proceedings after the effective date of this section even if the offense occurred before the effective date of this section.

7. It is the intent of the legislature to reverse, overturn, and abrogate earlier case law interpretations related to the admissibility of chemical breath analyses to include, but not be limited to, holdings in *Stiers v. Dir. of Revenue*, 477 S.W.3d 611, (Mo. 2016); and *Stiers v. Dir. of Revenue*, ED 101407, 2015 WL 343310 (Mo.App. E.D. Jan. 27, 2015).

577.060. 1. A person commits the offense of leaving the scene of an accident when:

- (1) Being the operator of a vehicle or a vessel involved in an accident resulting in injury or death or damage to property of another person; and
- (2) Having knowledge of such accident he or she leaves the place of the injury, damage or accident without stopping and giving the following information to the other party or to a law enforcement officer, or if no law enforcement officer is in the vicinity, then to the nearest law enforcement agency:

- (a) His or her name;
- (b) His or her residence, including city and street number;
- (c) The registration or license number for his or her vehicle or vessel; and
- (d) His or her operator's license number, if any.

2. For the purposes of this section, all law enforcement officers shall have jurisdiction, when invited by an injured person, to enter the premises of any privately owned property for the purpose of investigating an accident and performing all necessary duties regarding such accident.

3. The offense of leaving the scene of an accident is:

- (1) A class A misdemeanor; ~~or~~
- (2) A class E felony if:
 - (a) Physical injury was caused to another party; or
 - (b) Damage in excess of one thousand dollars was caused to the property of another person; or
 - (c) The defendant has previously been found guilty of any offense in violation of this section; or

committed in another jurisdiction which, if committed in this state, would be a violation of an offense of this section; **or**

(3) A class D felony if a death has occurred as a result of the accident.

4. A law enforcement officer who investigates or receives information of an accident involving an all-terrain vehicle and also involving the loss of life or serious physical injury shall make a written report of the investigation or information received and such additional facts relating to the accident as may come to his or her knowledge, mail the information to the department of public safety, and keep a record thereof in his or her office.

5. The provisions of this section shall not apply to the operation of all-terrain vehicles when property damage is sustained in sanctioned all-terrain vehicle races, derbies and rallies.

589.664. 1. If an individual is a participant in the Address Confidentiality Program pursuant to section 589.663, no person or entity shall be compelled to disclose the participant's actual address during the discovery phase of or during a proceeding before a court or other tribunal unless the court or tribunal first finds, on the record, that:

- (1) There is a reasonable belief that the address is needed to obtain information or evidence without which the investigation, prosecution, or litigation cannot proceed; and**
- (2) There is no other practicable way of obtaining the information or evidence.**

2. The court must first provide the program participant and the secretary of state notice that address disclosure is sought.

3. The program participant shall have an opportunity to present evidence regarding the potential harm to the safety of the program participant if the address is disclosed. In determining whether to compel disclosure, the court must consider whether the potential harm to the safety of the participant is outweighed by the interest in disclosure.

4. Notwithstanding any other provision in law, no court shall order an individual who has had his or her application accepted by the secretary to disclose his or her actual address or location of his or her residence without giving the secretary proper notice. The secretary shall have the right to intervene in any civil proceeding in which a court is considering a participant to disclose their actual address.

5. Disclosure of a participant's actual address under this section shall be limited under the terms of the order to ensure that the disclosure and dissemination of the actual address will be no wider than necessary for the purposes of the investigation, prosecution, or litigation.

6. Nothing in this section prevents the court or other tribunal from issuing a protective order to prevent disclosure of information other than the participant's actual address that could reasonably lead to the discovery of the program participant's location.

589.675. If the secretary deems it appropriate, the secretary ~~shall~~ **may** make a program participant's address and mailing address available for inspection or copying ~~[under the following circumstances:-~~

~~———(1)——] to a person identified in a court order, upon the secretary's receipt of such court order that **complies with section 559.664** [specifically orders the disclosure of a particular program participant's address and mailing address and the reasons stated for the disclosure; or~~

~~———(2) If the certification has been cancelled because the applicant or program participant violated subdivision (2) of section 589.663].~~

595.045. 1. There is established in the state treasury the "Crime Victims' Compensation Fund". A surcharge of seven dollars and fifty cents shall be assessed as costs in each court proceeding filed in any court in the state in all criminal cases including violations of any county ordinance or any violation of criminal or traffic laws of the state, including an infraction and violation of a municipal ordinance; except that no such fee shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court or when costs are to be paid by the state, county, or municipality. A surcharge of seven dollars and fifty cents shall be assessed as costs in a juvenile court proceeding in which a child is found by the court to come within the applicable provisions of subdivision (3) of subsection 1 of section 211.031.

2. Notwithstanding any other provision of law to the contrary, the moneys collected by clerks of the courts pursuant to the provisions of subsection 1 of this section shall be collected and disbursed in accordance with sections 488.010 to 488.020 and shall be payable to the director of the department of revenue.

3. The director of revenue shall deposit annually the amount of two hundred fifty thousand dollars to the state forensic laboratory account administered by the department of public safety to provide financial assistance to defray expenses of crime laboratories if such analytical laboratories are registered with the federal Drug Enforcement Agency or the Missouri department of health and senior services. Subject to appropriations made therefor, such funds shall be distributed by the department of public safety to the crime laboratories serving the courts of this state making analysis of a controlled substance or analysis of blood, breath or urine in relation to a court proceeding.

4. The remaining funds collected under subsection 1 of this section shall be denoted to the payment of an annual appropriation for the administrative and operational costs of the office for victims of crime and, if a statewide automated crime victim notification system is established pursuant to section 650.310, to the monthly payment of expenditures actually incurred in the operation of such system. Additional remaining funds shall be subject to the following provisions:

(1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

(2) Beginning on September 1, 2004, and on the first of each month, the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section 595.100.

5. The director of revenue or such director's designee shall at least monthly report the moneys paid pursuant to this section into the crime victims' compensation fund and the services to victims fund to the department of public safety.

6. The moneys collected by clerks of municipal courts pursuant to subsection 1 of this section shall be collected and disbursed as provided by sections 488.010 to 488.020. Five percent of such moneys shall be payable to the city treasury of the city from which such funds were collected. The remaining ninety-five percent of such moneys shall be payable to the director of revenue. The funds received by the director of revenue pursuant to this subsection shall be distributed as follows:

(1) On the first of every month, the director of revenue or the director's designee shall determine the balance of the funds in the crime victims' compensation fund available to satisfy the amount of compensation payable pursuant to sections 595.010 to 595.075, excluding sections 595.050 and 595.055;

(2) Beginning on September 1, 2004, and on the first of each month the director of revenue or the director's designee shall deposit fifty percent of the balance of funds available to the credit of the crime victims' compensation fund and fifty percent to the services to victims' fund established in section 595.100.

7. These funds shall be subject to a biennial audit by the Missouri state auditor. Such audit shall include all records associated with crime victims' compensation funds collected, held or disbursed by any state agency.

8. In addition to the moneys collected pursuant to subsection 1 of this section, the court shall enter a judgment in favor of the state of Missouri, payable to the crime victims' compensation fund, of sixty-eight dollars upon a plea of guilty or a finding of guilt for a class A or B felony; forty-six dollars upon a plea of guilty or finding of guilt for a class C ~~or~~, D, or E felony; and ten dollars upon a plea of guilty or a finding of guilt for any misdemeanor under Missouri law except for those in chapter 252 relating to fish and game, chapter 302 relating to drivers' and commercial drivers' license, chapter 303 relating to motor vehicle financial responsibility, chapter 304 relating to traffic regulations, chapter 306 relating to watercraft regulation and licensing, and chapter 307 relating to vehicle equipment regulations. Any clerk of the court receiving moneys pursuant to such judgments shall collect and disburse such crime victims' compensation judgments in the manner provided by sections 488.010 to 488.020. Such funds shall be payable to the state treasury and deposited to the credit of the crime victims' compensation fund.

9. The clerk of the court processing such funds shall maintain records of all dispositions described in subsection 1 of this section and all dispositions where a judgment has been entered against a defendant in favor of the state of Missouri in accordance with this section; all payments made on judgments for alcohol-related traffic offenses; and any judgment or portion of a judgment entered but not collected. These records shall be subject to audit by the state auditor. The clerk of each court transmitting such funds shall report separately the amount of dollars collected on judgments entered for alcohol-related traffic offenses from other crime victims' compensation collections or services to victims collections.

10. The department of revenue shall maintain records of funds transmitted to the crime victims' compensation fund by each reporting court and collections pursuant to subsection 16 of this section and shall maintain separate records of collection for alcohol-related offenses.

11. The state courts administrator shall include in the annual report required by section 476.350 the circuit court caseloads and the number of crime victims' compensation judgments entered.

12. All awards made to injured victims under sections 595.010 to 595.105 and all appropriations for administration of sections 595.010 to 595.105, except sections 595.050 and 595.055, shall be made from the crime victims' compensation fund. Any unexpended balance remaining in the crime victims' compensation fund at the end of each biennium shall not be subject to the provision of section 33.080 requiring the transfer of such unexpended balance to the ordinary revenue fund of the state, but shall remain in the crime victims' compensation fund. In the event that there are insufficient funds in the crime victims' compensation fund to pay all claims in full, all claims shall be paid on a pro rata basis. If there are no funds in the crime victims' compensation fund, then no claim shall be paid until funds have again accumulated in the crime victims' compensation fund. When sufficient funds become available from the fund, awards which have not been paid shall be paid in chronological order with the oldest paid first. In the event an award was to be paid in installments and some remaining installments have not been paid due to a lack of funds, then when funds do become available that award shall be paid in full. All such awards on which installments remain due shall be paid in full in chronological order before any other postdated award shall be paid. Any award pursuant to this subsection is specifically not a claim against the state, if it cannot be paid due to a lack of funds in the crime victims' compensation fund.

13. When judgment is entered against a defendant as provided in this section and such sum, or any part thereof, remains unpaid, there shall be withheld from any disbursement, payment, benefit, compensation, salary, or other transfer of money from the state of Missouri to such defendant an amount equal to the unpaid amount of such judgment. Such amount shall be paid forthwith to the crime victims' compensation fund and satisfaction of such judgment shall be entered on the court record. Under no circumstances shall the general revenue fund be used to reimburse court costs or pay for such judgment. The director of the department of corrections shall have the authority to pay into the crime victims' compensation fund from an offender's compensation or account the amount owed by the offender to the crime victims' compensation fund, provided that the offender has failed to pay the amount owed to the fund prior to entering a correctional facility of the department of corrections.

14. All interest earned as a result of investing funds in the crime victims' compensation fund shall be paid into the crime victims' compensation fund and not into the general revenue of this state.

15. Any person who knowingly makes a fraudulent claim or false statement in connection with any claim hereunder is guilty of a class A misdemeanor.

16. The department may receive gifts and contributions for the benefit of crime victims. Such gifts and contributions shall be credited to the crime victims' compensation fund as used solely for compensating victims under the provisions of sections 595.010 to 595.075.

595.219. 1. In addition to the court's authority to order a defendant to make restitution for the damage or loss caused by his or her offense as provided in section 559.105, the court may enter a judgment of restitution against the offenders convicted of official misconduct in the first or second degrees pursuant to the provisions of this section.

2. The court may order the defendant to make restitution to:

- (1) The victim;**
- (2) Any governmental entity; or**
- (3) A third-party payor, including an insurer that has made payment to the victim to compensate the victim for a property loss or a pecuniary loss.**

3. Restitution payments to the victim have priority over restitution payments to a third-party payor.

If the victim has been compensated for the victim's loss by a third-party payor, the court may order restitution payments to the third-party payor in the amount that the third-party payor compensated the victim.

4. Payment of restitution to a victim under this section has priority over payment of restitution to any governmental entity.

5. A restitution hearing to determine the liability of the defendant shall be held not later than thirty days after final disposition of the case and may be extended by the court for good cause. In the restitution hearing, a written statement or bill for medical, dental, hospital, funeral, or burial expenses shall be prima facie evidence that the amount indicated on the written statement or bill represents a fair and reasonable charge for the services or materials provided. The burden of proving that the amount indicated on the written statement or bill is not fair and reasonable shall be on the person challenging the fairness and reasonableness of the amount.

6. A judgment of restitution against a defendant may not be entered unless the defendant has been afforded a reasonable opportunity to be heard and to present appropriate evidence in his or her behalf. The defendant shall be advised of his or her right to obtain counsel for representation at the hearing. A hearing under this section may be held as part of a final disposition hearing for the case.

7. The judgment may be enforced in the same manner as enforcing monetary judgments by the prosecuting attorney on behalf of the victim.

8. A judgment of restitution ordered pursuant to this section against a defendant shall not be a bar to a proceeding against the defendant pursuant to section 537.045 or section 8.150 for the balance of the damages not paid pursuant to this section.

650.520. 1. There is hereby created a statewide program called the "Blue Alert System" referred to in this section as the "system" to aid in the identification, location, and apprehension of any individual or individuals suspected of killing or seriously wounding any local, state, or federal law enforcement officer.

2. For the purposes of this section, "law enforcement officer" means any public servant having both the power and duty to make arrests for violations of the laws of this state, and federal law enforcement officers authorized to carry firearms and to make arrests for violations of the laws of the United States.

3. The department of public safety shall develop regions to provide the system. The department of public safety shall coordinate local law enforcement agencies and public commercial television and radio broadcasters to provide an effective system. In the event that a local law enforcement agency opts not to set up a system and a killing or serious wounding of a law enforcement officer occurs within the jurisdiction, it shall notify the department of public safety who will notify local media in the region.

4. The blue alert system shall include all state agencies capable of providing urgent and timely information to the public together with broadcasters and other private entities that volunteer to participate in the dissemination of urgent public information. At a minimum, the blue alert system shall include the department of public safety, highway patrol, department of transportation, and Missouri lottery.

5. The department of public safety shall have the authority to develop, implement, and manage the blue alert system.

6. Participation in the blue alert system is entirely at the option of local law enforcement agencies, federally licensed radio and television broadcasters, and other private entities that volunteer to participate in the dissemination of urgent public information.

7. Any person who knowingly makes a false report that triggers an alert pursuant to this section is guilty of a class A misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Corlew	Crawford	Cross	Curtman	DeGroot

Dogan	Eggleston	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelly 141	Kidd	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Rehder	Reiboldt	Reisch	Remole	Roerber
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wilson	Wood

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 027

Bahr	Berry	Brattin	Burns	Conway 10
Conway 104	Cookson	Cornejo	Curtis	Davis
Dohrman	Dunn	Fitzpatrick	Gregory	Higdon
Kelley 127	Kolkmeyer	McGee	Miller	Pierson Jr
Redmon	Rhoads	Roden	Rone	Sommer
Wiemann	Mr. Speaker			

VACANCIES: 001

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

Representative McCann Beatty offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"105.713. 1. By no later than September 30, 2017, and the last day of each calendar month thereafter, the attorney general and the commissioner of administration shall submit a report to the general assembly detailing all settlements, judgments, and attorneys' fees paid in the previous month from the state legal expense fund, including:

(1) Each individual payment from such fund, delineated by payee, which shall include the case name and number of any settlement payments from such fund;

- (2) Each individual deposit to such fund, including:
 - (a) The transferring state fund's name and section number authorizing the transfer of such funds;
and
 - (b) The case name and case number that correspond to any expenses authorized under section 105.711 for which the deposit is being made; and
 - (3) The total amount of expenses from such fund's creation for each case included in the report.
- 2. In cases concerning the legal expenses incurred by the department of transportation, department of conservation, or a public institution that awards baccalaureate degrees, the report required under subsection 1 of this section shall be submitted by the legal counsel provided by the respective entity and by the designated keeper of accounts of the respective entity.

105.714. Any person who obtains a claim or final judgment for a payment to be made out of the state legal expense fund under this section shall not be offered or required to sign any confidentiality agreement stating he or she will not discuss his or her claim or final judgment, or if he or she does discuss such claim or final judgment, he or she will waive any right to moneys obtained under this section. If a confidentiality agreement is offered to a person in violation of this subsection and such agreement is signed, such signed agreement shall be unenforceable."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCann Beatty, **House Amendment No. 2** was adopted.

Representative Barnes (60) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section 144.021 regarding the decision in IBM Corporation v. Director of Revenue, [~~Case No. 94999~~] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [~~2017~~] **2018**."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Haahr resumed the Chair.

Representative Austin offered **House Amendment No. 1 to House Amendment No. 3**.

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 6, deleting all of said line and inserting in lieu thereof the following:

[~~"94999~~] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28 [~~2017~~] **2018**.

456.1-103. In sections 456.1-101 to 456.11-1106:

- (1) "Action," with respect to an act of a trustee, includes a failure to act;
- (2) "Ascertainable standard" means a standard relating to an individual's health, education, support, or maintenance within the meaning of Section 2041(b)(1)(A) or Section 2541(c)(1) of the Internal Revenue Code;
- (3) "Beneficiary" means a person that:
 - (a) has a present or future beneficial interest in a trust, vested or contingent; or

- (b) in a capacity other than that of trustee, holds a power of appointment over trust property;
- (4) "Charitable trust" means a trust, or portion of a trust, created for a charitable purpose described in subsection 1 of section 456.4-405;
- (5) "Conservator" means a person described in subdivision (3) of section 475.010. This term does not include a conservator ad litem;
- (6) "Conservator ad litem" means a person appointed by the court pursuant to the provisions of section 475.097;
- (7) **"Directed trust", means any trust, including a split interest trust, where the trust instrument authorizes a trust protector to instruct or direct the trustee or that charges a trust protector with any responsibilities regarding the trust or that grants the trust protector one or more powers over the trust;**
- (8) "Environmental law" means a federal, state, or local law, rule, regulation, or ordinance relating to protection of the environment;
- ~~[(8)]~~ (9) "Financial institution" means a non-foreign bank, savings and loan or trust company chartered, regulated and supervised by the Missouri division of finance, the office of the comptroller of the currency, the office of thrift supervision, the National Credit Union Administration, or the Missouri division of credit union supervision. The term "non-foreign bank" shall mean a bank that is not a foreign bank within the meaning of subdivision (1) of section 361.005;
- ~~[(9)]~~ (10) "Guardian" means a person described in subdivision (7) of section 475.010. The term does not include a guardian ad litem;
- ~~[(10)]~~ (11) "Interested persons" include beneficiaries and any others having a property right in or claim against a trust estate which may be affected by a judicial proceeding. It also includes fiduciaries and other persons representing interested persons. The meaning as it relates to particular persons may vary from time to time and must be determined according to the particular purposes of, and matter involved in, any proceeding;
- ~~[(11)]~~ (12) "Interests of the beneficiaries" means the beneficial interests provided in the terms of the trust;
- ~~[(12)]~~ (13) "Internal Revenue Code" means the United States Internal Revenue Code of 1986, as in effect on January 1, 2005, or as later amended;
- ~~[(13)]~~ (14) "Jurisdiction," with respect to a geographic area, includes a state or country;
- ~~[(14)]~~ (15) "Person" means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government; governmental subdivision, agency, or instrumentality; public corporation, or any other legal or commercial entity;
- ~~[(15)]~~ (16) "Permissible distributee" means a beneficiary who is currently eligible to receive distributions of trust income or principal, whether mandatory or discretionary;
- ~~[(16)]~~ (17) "Power of withdrawal" means a presently exercisable power of a beneficiary to withdraw assets from the trust without the consent of the trustee or any other person;
- ~~[(17)]~~ (18) "Principal place of administration" of a trust is the trustee's usual place of business where the records pertaining to the trust are kept, or the trustee's residence if the trustee has no such place of business, unless otherwise designated by the terms of the trust as provided in section 456.1-108. In the case of cotrustees, the principal place of administration is, in the following order of priority:
 - (a) The usual place of business of the corporate trustee if there is but one corporate cotrustee;
 - (b) The usual place of business or residence of the trustee who is a professional fiduciary if there is but one such trustee and no corporate cotrustee; or
 - (c) The usual place of business or residence of any of the cotrustees;
- ~~[(18)]~~ (19) "Professional fiduciary" means an individual who represents himself or herself to the public as having specialized training, experience or skills in the administration of trusts;
- ~~[(19)]~~ (20) "Property" means anything that may be the subject of ownership, whether real or personal, legal or equitable, or any interest therein;
- ~~[(20)]~~ (21) "Qualified beneficiary" means a beneficiary who, on the date the beneficiary's qualification is determined:
 - (a) is a permissible distributee;
 - (b) would be a permissible distributee if the interests of the permissible distributees described in paragraph (a) of this subdivision terminated on that date; or
 - (c) would be a permissible distributee if the trust terminated on that date;
- ~~[(21)]~~ (22) "Record" means information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form;

~~[(22)]~~ (23) "Revocable," as applied to a trust, means that the settlor has the legal power to revoke the trust without the consent of the trustee or a person holding an adverse interest, regardless of whether the settlor has the mental capacity to do so in fact;

~~[(23)]~~ (24) "Settlor" means a person, including a testator, who creates, or contributes property to, a trust. If more than one person creates or contributes property to a trust, each person is a settlor of the portion of the trust property attributable to that person's contribution except to the extent another person has the power to revoke or withdraw that portion pursuant to the terms of the trust;

~~[(24)]~~ (25) "Sign" means, with present intent to authenticate or adopt a record:

(a) to execute or adopt a tangible symbol; or

(b) to attach to or logically associate with the record an electronic sound, symbol, or process;

~~[(25)]~~ (26) "Spendthrift provision" means a term of a trust which restrains either the voluntary or involuntary transfer or both the voluntary and involuntary transfer of a beneficiary's interest;

~~[(26)]~~ (27) "State" means a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the jurisdiction of the United States. The term includes an Indian tribe or band recognized by federal law or formally acknowledged by a state;

~~[(27)]~~ (28) "Terms of a trust" means the manifestation of the settlor's intent regarding a trust's provisions as expressed in the trust instrument or as may be established by other evidence that would be admissible in a judicial proceeding;

~~[(28)]~~ (29) "Trust instrument" means an instrument executed by the settlor that contains terms of the trust, including any amendments thereto;

~~[(29)]~~ (30) **"Trust protector", means any person, group of persons or entity not serving as a trustee and not the settlor or a beneficiary, designated in a trust instrument to instruct or direct the trustee or charged in the trust instrument with any responsibilities regarding the trust or expressly granted in the trust instrument one or more powers over the trust. The term "trust protector" includes but is not limited to persons or entities identified in the trust instrument as trust advisors, trust directors, distribution advisers, or investment advisers;**

(31) "Trustee" includes an original, additional, and successor trustee, and a cotrustee."; and

456.4-420. 1. If a trust instrument containing a no-contest clause is or has become irrevocable, an interested person may file a petition to the court for an interlocutory determination whether a particular motion, petition, or other claim for relief by the interested person would trigger application of the no-contest clause or would otherwise trigger a forfeiture that is enforceable under applicable law and public policy.

2. The petition described in subsection 1 of this section shall be verified under oath. The petition may be filed by an interested person either as a separate judicial proceeding, or brought with other claims for relief in a single judicial proceeding, all in the manner prescribed generally for such proceedings under this chapter. If a petition is joined with other claims for relief, the court shall enter its order or judgment on the petition before proceeding any further with any other claim for relief joined therein. In ruling on such a petition, the court shall consider the text of the clause, the context to the terms of the trust instrument as a whole, and in the context of the verified factual allegations in the petition. No evidence beyond the pleadings and the trust instrument shall be taken except as required to resolve an ambiguity in the no-contest clause.

3. An order or judgment determining a petition described in subsection 1 of this section shall have the effect set forth in subsections 4 and 5 of this section, and shall be subject to appeal as with other final judgments. If the order disposes of fewer than all claims for relief in a judicial proceeding, that order is subject to interlocutory appeal in accordance with the applicable rules for taking such an appeal. If an interlocutory appeal is taken, the court may stay the pending judicial proceeding until final disposition of said appeal on such terms and conditions as the court deems reasonable and proper under the circumstances. A final ruling on the applicability of a no-contest clause shall not preclude any later filing and adjudication of other claims related to the trust.

4. An order or judgment, in whole or in part, on a petition described in subsection 1 of this section shall result in the no-contest clause being enforceable to the extent of the court's ruling, and shall govern application of the no-contest clause to the extent that the interested person then proceeds forward with the claims described therein. In the event such an interlocutory order or judgment is vacated, reversed, or otherwise modified on appeal, no interested person shall be prejudiced by any reliance, through action, inaction, or otherwise, on the order or judgment prior to final disposition of the appeal.

5. An order or judgment shall have effect only as to the specific trust terms and factual basis recited in the petition. If claims are later filed that are materially different than those upon which the order or judgment is based, then to the extent such new claims are raised, the party in whose favor the order or judgment was entered shall have

no protection from enforcement of the no-contest clause otherwise afforded by the order and judgment entered under this section.

6. For purposes of this section, a "no-contest clause" shall mean a provision in a trust instrument purporting to rescind a donative transfer to, or a fiduciary appointment of, any person, or that otherwise effects a forfeiture of some or all of an interested person's beneficial interest in a trust estate as a result of some action taken by the beneficiary. This definition shall not be construed in any way as determining whether a no-contest clause is enforceable under applicable law and public policy in a particular factual situation. As used in this section, the term "no-contest clause" shall also mean an "in terrorem clause".

7. A no-contest clause is not enforceable against an interested person in, but not limited to, the following circumstances:

(1) Filing a motion, petition, or other claim for relief objecting to the jurisdiction or venue of the court over a proceeding concerning a trust, or over any person joined, or attempted to be joined, in such a proceeding;

(2) Filing a motion, petition, or other claim for relief concerning an accounting, report, or notice that has or should have been made by a trustee, provided the interested person otherwise has standing to do so under applicable law, including, but not limited to, section 456.6-603;

(3) Filing a motion, petition, or other claim for relief under chapter 475 concerning the appointment of a guardian or conservator for the settlor;

(4) Filing a motion, petition, or other claim for relief under chapter 404 concerning the settlor;

(5) Disclosure to any person of information concerning a trust instrument or that is relevant to a proceeding before the court concerning the trust instrument or property of the trust estate, unless such disclosure is otherwise prohibited by law;

(6) Filing a motion, pleading, or other claim for relief seeking approval of a nonjudicial settlement agreement concerning a trust instrument, as set forth in section 456.1-111;

(7) **Filing a motion, pleading, or other claim for relief concerning a breach of trust by a trustee including, but not limited to, a claim under section 456.10-1001. For purposes of this subdivision, "breach of trust" means a trustee's violation of the terms of a trust instrument, a violation of the trustee's general fiduciary obligations, or a trustee's violation of a duty that equity imposes on a trustee;**

(8) **Filing a motion, pleading, or other claim for relief concerning removal of a trustee including, but not limited to, a claim for removal under section 456.7-706;**

(9) To the extent a petition under subsection 1 of this section is limited to the procedure and purpose described therein.

8. In any proceeding brought under this section, the court may award costs, expenses, and attorneys' fees to any party, as provided in section 456.10-1004.

456.8-808. 1. While a trust is revocable, the trustee may follow a direction of the settlor that is contrary to the terms of the trust.

2. A trust instrument may provide for ~~the appointment of a trust protector. For purposes of this section, a "trust protector", whether referred to in the trust instrument by that name or by some other name, is a person, other than the settlor, a trustee, or a beneficiary, who is expressly granted in the trust instrument one or more powers over the trust]~~ **one or more persons, not then serving as a trustee and not the settlor or a beneficiary, to be given any powers over the trust as expressly granted in the trust instrument. Any such person may be identified and appointed as a trust protector or similar term. Whenever a trust instrument names, appoints, authorizes, or otherwise designates a trust protector, the trust shall be deemed a directed trust.**

3. A trust protector appointed in the trust instrument shall have only the powers granted to the trust protector by the express terms of the trust instrument, and a trust protector is only authorized to act within the scope of the authority expressly granted in the trust instrument. Without limiting the authority of the settlor to grant powers to a trust protector, the express powers that may be granted include, but are not limited to, the following:

(1) Remove and appoint a trustee **or a trust protector** or name a successor trustee or trust protector;

(2) Modify or amend the trust instrument to:

(a) Achieve favorable tax status or respond to changes in the Internal Revenue Code or state law, or the rulings and regulations under such code or law;

(b) Reflect legal changes that affect trust administration;

(c) Correct errors or ambiguities that might otherwise require court construction; or

(d) Correct a drafting error that defeats a grantor's intent;

- (3) Increase, decrease, modify, or restrict the interests of the beneficiary or beneficiaries of the trust;
- (4) Terminate the trust in favor of the beneficiary or beneficiaries of the trust;
- (5) Change the applicable law governing the trust and the trust situs; or
- (6) Such other powers as are expressly granted to the trust protector in the trust instrument.

4. Notwithstanding any provision in the trust instrument to the contrary, a trust protector shall have no power to modify a trust to:

(1) Remove a requirement from a trust created to meet the requirements of 42 U.S.C. Section 1396p(d)(4) to pay back a governmental entity for benefits provided to the permissible beneficiary of the trust at the death of that beneficiary; or

(2) Reduce or eliminate an income interest of the income beneficiary of any of the following types of trusts:

(a) A trust for which a marital deduction has been taken for federal tax purposes under Section 2056 or 2523 of the Internal Revenue Code or for state tax purposes under any comparable provision of applicable state law, during the life of the settlor's spouse;

(b) A charitable remainder trust under Section 664 of the Internal Revenue Code, during the life of the noncharitable beneficiary;

(c) A grantor retained annuity trust under Section 2702 of the Internal Revenue Code, during any period in which the settlor is a beneficiary; or

(d) A trust for which an election as a qualified Sub-Chapter S Trust under Section 1361(d) of the Internal Revenue Code is currently in place.

5. Except to the extent otherwise provided in a trust instrument specifically referring to this subsection, the trust protector shall not exercise a power in a way that would result in a taxable gift for federal gift tax purposes or cause the inclusion of any assets of the trust in the trust protector's gross estate for federal estate tax purposes.

6. Except to the extent otherwise provided in the trust instrument and in subsection 7 of this section, and notwithstanding any provision of sections 456.1-101 to 456.11-1106 to the contrary:

(1) A trust protector shall act in a fiduciary capacity in carrying out the powers granted to the trust protector in the trust instrument, and shall have such duties to the beneficiaries, the settlor, or the trust as set forth in the trust instrument; **provided, however, that the trust instrument may provide that the trust protector shall act in a nonfiduciary capacity.** A trust protector is not a trustee, and is not liable or accountable as a trustee when performing or declining to perform the express powers given to the trust protector in the trust instrument. A trust protector is not liable for the acts or omissions of any fiduciary or beneficiary under the trust instrument;

(2) A trust protector is exonerated from any and all liability for the trust protector's acts or omissions, or arising from any exercise or nonexercise of the powers expressly conferred on the trust protector in the trust instrument, unless it is established by a preponderance of the evidence that the acts or omissions of the trust protector were done or omitted in breach of the trust protector's duty, in bad faith or with reckless indifference;

(3) A trust protector is authorized to exercise the express powers granted in the trust instrument at any time and from time to time after the trust protector acquires knowledge of their appointment as trust protector and of the powers granted. **The trust protector may take any action, judicial or otherwise, necessary to carry out the duties given to the trust protector in the trust instrument;**

(4) A trust protector is entitled to receive, from the assets of the trust for which the trust protector is acting, reasonable compensation, and reimbursement of the reasonable costs and expenses incurred, in determining whether to carry out, and in carrying out, the express powers given to the trust protector in the trust instrument;

(5) A trust protector is entitled to receive, from the assets of the trust for which the trust protector is acting, reimbursement of the reasonable costs and expenses, including attorney's fees, of defending any claim made against the trust protector arising from the acts or omissions of the trust protector acting in that capacity unless it is established by clear and convincing evidence that the trust protector was acting in bad faith or with reckless indifference; and

(6) The express powers granted in the trust instrument shall not be exercised by the trust protector for the trust protector's own personal benefit.

7. If a trust protector is granted a power in the trust instrument to direct, consent to, or disapprove a trustee's actual or proposed investment decision, distribution decision, or other decision of the trustee required to be performed under applicable trust law in carrying out the duties of the trustee in administering the trust, then only with respect to such power, excluding the powers identified in subsection 3 of this section, the trust protector shall have the same duties and liabilities as if serving as a trustee under the trust instrument **unless the trust instrument expressly provides otherwise. In carrying out any written directions given to the trustee by the trust protector concerning actual or proposed investment decisions, the trustee shall not be subject to the provisions of sections 469.900 to 469.913. For purposes of this subsection, "investment decisions" means,**

with respect to any investment, decisions to retain, purchase, sell, exchange, tender, or otherwise engage in transactions affecting the ownership of investments or rights therein, and, with respect to nonpublicly traded investments, the valuation thereof.

8. Any trustee of a directed trust shall not be accountable under the law or equity for any act or omission of a trust protector and shall stand absolved from liability for executing the decisions or instructions from a trust protector, or for monitoring the actions or inactions of a trust protector. A trustee shall take reasonable steps to facilitate the activity of a trust protector in a directed trust. A trustee shall carry out the written directions given to the trustee by a trust protector acting within the scope of the powers expressly granted to the trust protector in the trust instrument. Except ~~in cases of bad faith or reckless indifference on the part of the trustee, or~~ as otherwise provided in the trust instrument, the trustee shall not be liable for any loss resulting directly or indirectly from any act taken or omitted as a result of the written direction of the trust protector or the failure of the trust protector to provide consent. Except as otherwise provided in the trust instrument, the trustee shall have no duty to monitor the conduct of the trust protector, provide advice to or consult with the trust protector, or communicate with or warn or apprise any beneficiary concerning instances in which the trustee would or might have exercised the trustee's own discretion in a manner different from the manner directed by the trust protector. **Except as otherwise provided in the trust instrument, any actions taken by the trustee at the trust protector's direction shall be deemed to be administrative actions taken by the trustee solely to allow the trustee to carry out the instructions of the trust protector, and shall not be deemed to constitute an act by the trustee to monitor the trust protector or otherwise participate in actions within the scope of the trust protector's authority.**

9. Except to the extent otherwise expressly provided in the trust instrument, the trust protector shall be entitled to receive information regarding the administration of the trust as follows:

(1) Upon the request of the trust protector, unless unreasonable under the circumstances, the trustee shall promptly provide to the trust protector any and all information related to the trust that may relate to the exercise or nonexercise of a power expressly granted to the trust protector in the trust instrument. The trustee has no obligation to provide any information to the trust protector except to the extent a trust protector requests information under this section;

(2) The request of the trust protector for information under this section shall be with respect to a single trust that is sufficiently identified to enable the trustee to locate the records of the trust; and

(3) If the trustee is bound by any confidentiality restrictions with respect to an asset of a trust, a trust protector who requests information under this section about such asset shall agree to be bound by the confidentiality restrictions that bind the trustee before receiving such information from the trustee.

10. A trust protector may resign by giving thirty days' written notice to the trustee and any successor trust protector. A successor trust protector, if any, shall have all the powers expressly granted in the trust instrument to the resigning trust protector unless such powers are expressly modified for the successor trust protector.

11. A trust protector of a trust having its principal place of administration in this state submits personally to the jurisdiction of the courts of this state during any period that the principal place of administration of the trust is located in this state and the trust protector is serving in such capacity. **The trust instrument may also provide that a trust protector is subject to the personal jurisdiction of the courts of this state as a condition of appointment."**; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Austin, **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative Gregory offered **House Amendment No. 2 to House Amendment No. 3.**

*House Amendment No. 2
to
House Amendment No. 3*

AMEND House Amendment No. 3 to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 6, by inserting immediately after said line the following:

"Further amend said bill and page, Section 478.463, Line 9, by inserting immediately after said section and line the following:

"589.660. As used in sections 589.660 to 589.681, the following terms mean:

- (1) "Address", a residential street address, school address, or work address of a person, as specified on the person's application to be a program participant;
- (2) "Application assistant", an employee of a state or local agency, or of a nonprofit program that provides counseling, referral, shelter, or other specialized service to **crime victims** ~~[of domestic violence, rape, sexual assault, human trafficking, or stalking]~~ who has been designated by the respective agency or program, and who has been trained and registered by the secretary of state to assist individuals in the completion of program participation applications;
- (3) "Designated address", the address assigned to a program participant by the secretary;
- (4) "Mailing address", an address that is recognized for delivery by the United States Postal Service;
- (5) "Program", the address confidentiality program established in section 589.663;
- (6) "Program participant", a person certified by the secretary of state as eligible to participate in the address confidentiality program;
- (7) "Secretary", the secretary of state;
- (8) **"Victim", a natural person who suffers direct or threatened physical, emotional, or financial harm as the result of the commission or attempted commission of an offense. The term "victim" also includes family members of the victim who are minors or incapacitated; or a family member of a homicide victim;**
- (9) **"Witness", any victim who has been or is expected to be summoned to testify for the prosecution in any felony proceeding regardless of whether any action or proceeding has yet been commenced.**

589.663. There is created in the office of the secretary of state a program to be known as the "Address Confidentiality Program" to protect victims ~~[of domestic violence, rape, sexual assault, human trafficking, or stalking]~~, **individuals residing in the same household of a victim, and witnesses** by authorizing the use of designated addresses for such ~~[victims and their minor children]~~ **individuals**. The program shall be administered by the secretary under the following application and certification procedures:

- (1) An adult person, a parent or guardian acting on behalf of a minor, or a guardian acting on behalf of an incapacitated person may apply to the secretary to have a designated address assigned by the secretary to serve as the person's address or the address of the minor or incapacitated person;
- (2) The secretary may approve an application only if it is filed with the office of the secretary in the manner established by rule and on a form prescribed by the secretary. A completed application shall contain:
 - (a) The application preparation date, the applicant's signature, and the signature and registration number of the application assistant who assisted the applicant in applying to be a program participant;
 - (b) A designation of the secretary as agent for purposes of service of process and for receipt of first-class mail, legal documents, and certified mail;
 - (c) ~~[A sworn statement by the applicant that the applicant]~~ **Either an application signed by the applicant before an application assistant that the applicant** has good reason to believe that he or she:
 - a. Is a victim ~~[of domestic violence, rape, sexual assault, human trafficking, or stalking]~~; and
 - b. Fears ~~[further violent acts from his or her assailant]~~ **future harm; or**
 - (c) **Has been certified by a prosecuting attorney that the individual is a witness;**
 - (d) The mailing address where the applicant may be contacted by the secretary or a designee and the telephone number or numbers where the applicant may be called by the secretary or the secretary's designee; and
 - (e) One or more addresses that the applicant requests not be disclosed for the reason that disclosure will jeopardize the applicant's safety or increase the risk of violence to the applicant or members of the applicant's household;
- (3) Upon receipt of a properly completed application, the secretary may certify the applicant as a program participant. A program participant is certified for four years following the date of initial certification unless the certification is withdrawn or cancelled before that date. The secretary shall send notification of lapsing certification and a reapplication form to a program participant at least four weeks prior to the expiration of the program participant's certification;
- (4) The secretary shall forward first class mail, legal documents, and certified mail to the appropriate program participants."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory, **House Amendment No. 2 to House Amendment No. 3** was adopted.

On motion of Representative Barnes (60), **House Amendment No. 3, as amended**, was adopted.

Representative Plocher offered **House Amendment No. 4**.

House Amendment No. 4

AMEND Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Section 478.463, Line 9, by inserting immediately after said line the following:

"479.020. 1. Any city, town or village, including those operating under a constitutional or special charter, may, and cities with a population of four hundred thousand or more shall, provide by ordinance or charter for the selection, tenure and compensation of a municipal judge or judges consistent with the provisions of this chapter who shall have original jurisdiction to hear and determine all violations against the ordinances of the municipality. The method of selection of municipal judges shall be provided by charter or ordinance. Each municipal judge shall be selected for a term of not less than two years as provided by charter or ordinance.

2. Except where prohibited by charter or ordinance, the municipal judge may be a part-time judge and may serve as municipal judge in more than one municipality.

3. No person shall serve as a municipal judge of any municipality with a population of seven thousand five hundred or more or of any municipality in a county of the first class with a charter form of government unless the person is licensed to practice law in this state unless, prior to January 2, 1979, such person has served as municipal judge of that same municipality for at least two years.

4. Notwithstanding any other statute, a municipal judge need not be a resident of the municipality or of the circuit in which the municipal judge serves except where ordinance or charter provides otherwise. Municipal judges shall be residents of Missouri.

5. Judges selected under the provisions of this section shall be municipal judges of the circuit court and shall be divisions of the circuit court of the circuit in which the municipality, or major geographical portion thereof, is located. The judges of these municipal divisions shall be subject to the rules of the circuit court which are not inconsistent with the rules of the supreme court. The presiding judge of the circuit shall have general administrative authority over the judges and court personnel of the municipal divisions within the circuit.

6. No municipal judge shall hold any other office in the municipality which the municipal judge serves as judge. The compensation of any municipal judge and other court personnel shall not be dependent in any way upon the number of cases tried, the number of guilty verdicts reached or the amount of fines imposed or collected.

7. Municipal judges shall be at least twenty-one years of age. No person shall serve as municipal judge after that person has reached that person's seventy-fifth birthday.

8. Within six months after selection for the position, each municipal judge who is not licensed to practice law in this state shall satisfactorily complete the course of instruction for municipal judges prescribed by the supreme court. The state courts administrator shall certify to the supreme court the names of those judges who satisfactorily complete the prescribed course. If a municipal judge fails to complete satisfactorily the prescribed course within six months after the municipal judge's selection as municipal judge, the municipal judge's office shall be deemed vacant and such person shall not thereafter be permitted to serve as a municipal judge, nor shall any compensation thereafter be paid to such person for serving as municipal judge.

9. No municipal judge shall serve as a municipal judge in more than five municipalities at one time. **A court that serves more than one municipality shall be treated as a single municipality for the purposes of this subsection.**

479.353. 1. Notwithstanding any provisions to the contrary, the following conditions shall apply to minor traffic violations and municipal ordinance violations:

- (1) The court shall not assess a fine, if combined with the amount of court costs, totaling in excess of:
 - (a) Two hundred twenty-five dollars for minor traffic violations; and

(b) For municipal ordinance violations committed within a twelve-month period beginning with the first violation: two hundred dollars for the first municipal ordinance violation, two hundred seventy-five dollars for the second municipal ordinance violation, three hundred fifty dollars for the third municipal ordinance violation, and four hundred fifty dollars for the fourth and any subsequent municipal ordinance violations;

(2) The court shall not sentence a person to confinement, except the court may sentence a person to confinement for any violation involving alcohol or controlled substances, violations endangering the health or welfare of others, or eluding or giving false information to a law enforcement officer;

(3) A person shall not be placed in confinement for failure to pay a fine unless such nonpayment violates terms of probation or unless the due process procedures mandated by Missouri supreme court rule 37.65 or its successor rule are strictly followed by the court;

(4) Court costs that apply shall be assessed against the defendant unless the court finds that the defendant is indigent based on standards set forth in determining such by the presiding judge of the circuit. Such standards shall reflect model rules and requirements to be developed by the supreme court; and

(5) No court costs shall be assessed if the defendant is found to be indigent under subdivision (4) of this section or if the case is dismissed.

2. When an individual has been held in custody on a notice to show cause warrant for an underlying minor traffic violation, the court, on its own motion or on the motion of any interested party, may review the original fine and sentence and waive or reduce such fine or sentence when the court finds it reasonable given the circumstances of the case.

479.354. For any notice to appear in court, citation, or summons on a minor traffic violation, the date and time the defendant is to appear in court shall be given when such notice to appear in court, citation, or summons is first provided to the defendant. Failure to provide such date and time shall render such notice to appear in court, citation, or summons void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mitten offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to Senate Committee Substitute No. 2 for Senate Bill No. 128, Page 1, Line 22, by deleting all of said line and inserting in lieu thereof the following:

~~"provided in subsection 1 of this section].~~

570.095. 1. A person commits the offense of filing false documents if:

(1) With the intent to defraud, deceive, harass, alarm, or negatively impact financially, or in such a manner reasonably calculated to deceive, defraud, harass, alarm, or negatively impact financially, he or she files, causes to be filed or recorded, or attempts to file or record, creates, uses as genuine, transfers or has transferred, presents, or prepares with knowledge or belief that it will be filed, presented, recorded, or transferred to the secretary of state or his or her designee, or any county or independent city recorder of deeds or his or her designee, any municipal, county, district, or state government entity, division, agency, or office, or any credit bureau or financial institution any of the following types of documents:

- (a) Common law lien;**
- (b) Uniform commercial code filing or record;**
- (c) Real property recording;**
- (d) Financing statement;**
- (e) Contract;**
- (f) Warranty, special, or quitclaim deed;**
- (g) Quiet title claim or action;**
- (h) Deed in lieu of foreclosure;**
- (i) Legal affidavit;**

- (j) Legal process;
- (k) Legal summons;
- (l) Bills and due bills;
- (m) Criminal charging documents or materially false criminal charging documents;
- (n) Any other document not stated in this subdivision that is related to real property; or
- (o) Any state, county, district, federal, municipal, credit bureau, or financial institution form or document; and

(2) Such documents listed in subdivision (1) of this subsection contain materially false information, or are fraudulent, or are a forgery, as defined in section 570.090, or lack the consent of all parties listed in documents where mutual consent is required, or are invalid under Missouri law.

2. Filing false documents under this section is a class D felony for the first offense except under the following circumstances where filing false documents is a class C felony:

- (1) The defendant has been previously found guilty or pleaded guilty to a violation of this section;
- (2) The victim or named party in the matter:
 - (a) Is an official elected to municipal, county, district, federal, or statewide office;
 - (b) Is an official who was appointed to municipal, county, district, federal, or statewide office; or
 - (c) Is an employee of an official who has been elected or appointed to municipal, county, district, federal, or statewide office;
- (3) The victim or named party in the matter is a judge or magistrate of:
 - (a) Any court or division of the court in this or any other state or an employee of any court of this state or any other state; or
 - (b) Any court system of the United States or is an employee of any court of the United States;
- (4) The victim or named party in the matter is a full-time, part-time, or reserve or auxiliary peace officer, as defined in section 590.010, licensed in this state or any other state;
- (5) The victim or named party in the matter is a full-time, part-time, or volunteer firefighter in this state or any other state;
- (6) The victim or named party in the matter is an officer of federal job class 1811 who is empowered to enforce United States laws;
- (7) The victim or named party in the matter is a law enforcement officer of the United States as defined in 5 U.S.C. 8401(17)(A) or (D);
- (8) The victim or named party in the matter is an employee of any law enforcement or legal prosecution agency in this state or any other state or the United States;
- (9) The victim or named party in the matter is an employee of a federal agency that has agents or officers who are of job class 1811 who are empowered to enforce United States laws or is an employee of a federal agency that has law enforcement officers as defined in 5 U.S.C. 8401(17)(A) or (D);
- (10) The victim or named party in the matter is an officer of the railroad police as defined in section 388.600.

3. For a penalty enhancement as described in subsection 2 of this section to apply, the occupation of the victim or named party shall be material to the subject matter of the document or documents filed or the relief sought by the document or documents filed, and the occupation of the victim or named party shall be materially connected to the apparent reason that the victim has been named, victimized, or involved. For purposes of this subsection and subsection 2 of this section, a person who has retired or resigned from any agency, institution, or occupation listed under subsection 2 of this section shall be considered the same fashion as a person who remains in employment and shall also include the following family members of a person listed under subdivisions (2) to (9) of subsection 2 of this section:

- (1) Such person's spouse;
 - (2) Such person or such person's spouse's ancestor or descendant by blood or adoption; or
 - (3) Such person's stepchild, while the marriage creating that relationship exists.
4. Any person who pleads guilty or is found guilty under subsections 1 to 3 of this section shall be ordered by the court to make full restitution to any person or entity that has sustained actual losses or costs as a result of the actions of the defendants. Such restitution shall not be paid in lieu of jail or prison time, but rather in addition to any jail or prison time imposed by the court.

5. (1) Nothing in this section shall limit the power of the state to investigate, charge, or punish any person for any conduct that constitutes a crime by any other statute of this state or the United States.

(2) There is no requirement under this section that the filing or record be retained by the receiving entity for prosecution under this section. A filing or record being rejected by the receiving entity shall not be used as an affirmative defense.

6. (1) Any statewide or county agency or similar agency that functions in independent cities of this state, which is responsible for or receives document filings or records, including county recorders of deeds and the secretary of state's office, shall, by January 1, 2018, impose a system in which the documents that have been submitted to the receiving agency or in the case of the secretary of state those filings rejected under its legal authority, are logged or noted in a ledger, spreadsheet, or similar recording method if the filing or recording officer or employee believes the filings or records appear to be fraudulent or contain suspicious verbiage. The receiving agency shall make available noted documents for review by the:

- (a) Jurisdictional prosecuting or circuit attorney or his or her designee;
- (b) County sheriff or his or her designee;
- (c) County police chief or his or her designee;
- (d) City police chief or his or her designee in independent cities; or
- (e) Commissioned peace officers as defined in section 590.010.

Review of such documents is permissible for the agent or agencies under this subdivision without the need of a grand jury subpoena or court order. No fees or monetary charges shall be levied on the investigative agents or agencies for review of documents noted in the ledger or spreadsheet. The ledger or spreadsheet and its contents shall be retained by the agency that controls entries into such ledger or spreadsheet for a minimum of three years from the earliest entry listed in the ledger or spreadsheet.

(2) The receiving entity shall, upon receipt of a filing or record that has been noted as a suspicious filing or record, notify the chief law enforcement officer or his or her designee of the county and the prosecutor or his or her designee of the county of the filing's or record's existence. Such notification shall be made within two business days of the filing or record having been received. Notification may be accomplished via electronic mail or via paper memorandum.

(3) There shall be no requirement imposed by this section that the agency receiving the filing or record make notification to the person conducting the filing or record that the filing or record has been entered as a logged or noted filing or record.

(4) Reviews to ensure compliance with the provisions of this section shall be the responsibility of any commissioned peace officer. Findings of noncompliance shall be reported to the jurisdictional prosecuting or circuit attorney or his or her designee by any commissioned peace officer who has probable cause to believe that the noncompliance has taken place purposely, knowingly, recklessly, or with criminal negligence, as described under section 562.016.

7. To petition for a judicial review of a filing or record that is believed to be fraudulent, false, misleading, forged, or contains materially false information, a petitioner may file a probable cause statement which delineates the cause to believe that the filing or record is materially false, contains materially false information, is a forgery, is fraudulent, or is misleading. This probable cause statement shall be filed in the associate or circuit court of the county in which the original filing or record was transferred, received, or recorded.

8. A filed petition under this section shall have an initial hearing date within twenty business days of the petition being filed with the court. A court ruling of "invalid" shall be evidence that the original filing or record was not accurate, true, or correct. A court ruling of "invalid" shall be retained or recorded at the original receiving entity. The receiving entity shall waive all filing or recording fees associated with the filing or recording of the court ruling document in this subsection. This ruling may be forwarded to credit bureaus or other institutions at the request of the petitioner via motion to the applicable court at no additional cost to the petitioner.

9. If a filing or record is deemed invalid, the prevailing party shall be awarded all reasonable costs and fees incurred by that party in the action. If the filing or record is deemed valid, no court costs or fees, in addition to standard filing fees, shall be assessed."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mitten, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative Schroer moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Cross	Curtman
DeGroot	Dogan	Dohrman	Eggleston	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelly 141	Kidd	Lant
Lauer	Love	Lynch	Mathews	Matthiesen
McGaugh	Messenger	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pike	Plocher
Pogue	Reisch	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 029

Bahr	Beard	Berry	Burns	Chipman
Cookson	Curtis	Davis	Dunn	Engler
Evans	Higdon	Kelley 127	Kolkmeier	Korman
Lichtenegger	Marshall	McCaherty	McDaniel	Miller
Pierson Jr	Pietzman	Redmon	Rehder	Reiboldt
Remole	Roden	Sommer	Trent	

VACANCIES: 001

On motion of Representative Plocher, **House Amendment No. 4, as amended**, was adopted.

On motion of Representative Roeber, the title of **SCS#2 SB 128, as amended**, relating to judicial proceedings, was agreed to.

On motion of Representative Roeber, **SCS#2 SB 128, as amended**, was read the third time and passed by the following vote:

AYES: 127

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gray
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	May	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Messenger	Mitten
Mosley	Muntzel	Neely	Nichols	Peters
Pfautsch	Phillips	Pietzman	Pike	Plocher
Razer	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Wood			

NOES: 017

Adams	Burnett	Curtis	Franks Jr	Hurst
Marshall	Merideth 80	Moon	Morgan	Newman
Pierson Jr	Pogue	Quade	Smith 85	Stevens 46
Unsicker	Walker 74			

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 017

Brown 57	Burns	Cookson	Dunn	Green
Higdon	Kolkmeier	Korman	McCaherty	McDaniel
Miller	Morris	Redmon	Roden	Stephens 128
Trent	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HCS SB 30, relating to authorized powers of political subdivisions, was taken up by Representative Fitzpatrick.

Representative Ruth offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) "**County average wage**", the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the [state] county average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners**.

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all

debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 1** was adopted.

Representative Houghton offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 30, Page 5, Section 233.295, Line 105, by inserting after all of said section and line the following:

"266.600. No political subdivision shall adopt or enforce any ordinance, rule, or regulation relating to the labeling, cultivation, or other use of seed, fertilizers, or soil conditioners as such terms are defined or used in sections 266.021, 266.291, and 266.361, respectively. The provisions of this section shall not apply to any ordinance, rule, or regulation enacted prior to August 28, 2017."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Houghton, **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 096

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cornejo	Crawford
Cross	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	McGaugh	Messenger	Morris	Muntzel
Neely	Pfautsch	Phillips	Pike	Plocher
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wilson
Wood				

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Ellebracht	Ellington	Franks Jr
Gray	Green	Harris	Kendrick	Lavender
Marshall	May	McCann Beatty	McCreery	Meredith 71

Merideth 80	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 022

Brattin	Burns	Cookson	Corlew	Dunn
Evans	Higdon	Kolkmeier	Korman	Matthiesen
McCaherty	McDaniel	McGee	Miller	Mitten
Pietzman	Redmon	Rehder	Roden	Shull 16
Wiemann	Mr. Speaker			

VACANCIES: 001

Representative Fitzwater (49) assumed the Chair.

Representative Rowland (155) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after all of said section and line the following:

"67.402. 1. The governing body of the following counties may enact nuisance abatement ordinances as provided in this section:

(1) Any county of the first classification with more than one hundred thirty-five thousand four hundred but fewer than one hundred thirty-five thousand five hundred inhabitants;

(2) Any county of the first classification with more than seventy-one thousand three hundred but fewer than seventy-one thousand four hundred inhabitants;

(3) Any county of the first classification without a charter form of government and with more than one hundred ninety-eight thousand but fewer than one hundred ninety-nine thousand two hundred inhabitants;

(4) Any county of the first classification with more than eighty-five thousand nine hundred but fewer than eighty-six thousand inhabitants;

(5) Any county of the third classification without a township form of government and with more than sixteen thousand four hundred but fewer than sixteen thousand five hundred inhabitants;

(6) Any county of the third classification with a township form of government and with more than fourteen thousand five hundred but fewer than fourteen thousand six hundred inhabitants;

(7) Any county of the first classification with more than eighty-two thousand but fewer than eighty-two thousand one hundred inhabitants;

(8) Any county of the first classification with more than one hundred four thousand six hundred but fewer than one hundred four thousand seven hundred inhabitants;

(9) Any county of the third classification with a township form of government and with more than seven thousand nine hundred but fewer than eight thousand inhabitants; ~~and~~

(10) Any county of the second classification with more than fifty-two thousand six hundred but fewer than fifty-two thousand seven hundred inhabitants;

(11) Any county of the first classification with more than sixty-five thousand but fewer than seventy-five thousand inhabitants and with a county seat with more than fifteen thousand but fewer than seventeen thousand inhabitants; and

(12) Any county of the first classification with more than fifty thousand but fewer than seventy thousand inhabitants and with a county seat with more than two thousand one hundred but fewer than two thousand four hundred inhabitants.

2. The governing body of any county described in subsection 1 of this section may enact ordinances to provide for the abatement of a condition of any lot or land that has the presence of rubbish and trash, lumber, bricks, tin, steel, parts of derelict motorcycles, derelict cars, derelict trucks, derelict construction equipment, derelict appliances, broken furniture, or overgrown or noxious weeds in residential subdivisions or districts which may endanger public safety or which is unhealthy or unsafe and declared to be a public nuisance.

3. Any ordinance enacted pursuant to this section shall:

(1) Set forth those conditions which constitute a nuisance and which are detrimental to the health, safety, or welfare of the residents of the county;

(2) Provide for duties of inspectors with regard to those conditions which may be declared a nuisance, and shall provide for duties of the building commissioner or designated officer or officers to supervise all inspectors and to hold hearings regarding such property;

(3) Provide for service of adequate notice of the declaration of nuisance, which notice shall specify that the nuisance is to be abated, listing a reasonable time for commencement, and may provide that such notice be served either by personal service or by certified mail, return receipt requested, but if service cannot be had by either of these modes of service, then service may be had by publication. The ordinances shall further provide that the owner, occupant, lessee, mortgagee, agent, and all other persons having an interest in the property as shown by the land records of the recorder of deeds of the county wherein the property is located shall be made parties;

(4) Provide that upon failure to commence work of abating the nuisance within the time specified or upon failure to proceed continuously with the work without unnecessary delay, the building commissioner or designated officer or officers shall call and have a full and adequate hearing upon the matter before the county commission, giving the affected parties at least ten days' written notice of the hearing. Any party may be represented by counsel, and all parties shall have an opportunity to be heard. After the hearings, if evidence supports a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, the county commission shall issue an order making specific findings of fact, based upon competent and substantial evidence, which shows the property to be a nuisance and detrimental to the health, safety, or welfare of the residents of the county and ordering the nuisance abated. If the evidence does not support a finding that the property is a nuisance or detrimental to the health, safety, or welfare of the residents of the county, no order shall be issued.

4. Any ordinance authorized by this section may provide that if the owner fails to begin abating the nuisance within a specific time which shall not be longer than seven days of receiving notice that the nuisance has been ordered removed, the building commissioner or designated officer shall cause the condition which constitutes the nuisance to be removed. If the building commissioner or designated officer causes such condition to be removed or abated, the cost of such removal shall be certified to the county clerk or officer in charge of finance who shall cause the certified cost to be included in a special tax bill or added to the annual real estate tax bill, at the county collector's option, for the property and the certified cost shall be collected by the county collector in the same manner and procedure for collecting real estate taxes. If the certified cost is not paid, the tax bill shall be considered delinquent, and the collection of the delinquent bill shall be governed by the laws governing delinquent and back taxes. The tax bill from the date of its issuance shall be deemed a personal debt against the owner and shall also be a lien on the property until paid.

5. Nothing in this section authorizes any county to enact nuisance abatement ordinances that provide for the abatement of any condition relating to agricultural structures or agricultural operations, including but not limited to the raising of livestock or row crops.

6. No county of the first, second, third, or fourth classification shall have the power to adopt any ordinance, resolution, or regulation under this section governing any railroad company regulated by the Federal Railroad Administration."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rowland (155), **House Amendment No. 3** was adopted.

Representative Fraker offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting the following after all of said section and line:

"50.622. 1. Any county may amend the annual budget during any fiscal year in which the county receives additional funds, and such amount or source, including, but not limited to, federal or state grants or private donations, could not be estimated when the budget was adopted. The county shall follow the same procedures as required in sections 50.525 to 50.745 for adoption of the annual budget to amend its budget during a fiscal year.

2. Any county may decrease the annual budget twice during any fiscal year in which the county experiences a verifiable decline in funds of two percent or more, and such amount could not be estimated or anticipated when the budget was adopted, provided that any decrease in appropriations shall not unduly affect any one officeholder. Before any reduction affecting an independently elected officeholder can occur, negotiations shall take place with all officeholders who receive funds from the affected category of funds in an attempt to cover the shortfall. The county shall follow the same procedures as required in sections 50.525 to 50.745 to decrease the annual budget, except that the notice provided for in section 50.600 shall be extended to thirty days for purposes of this subsection. Such notice shall include a published summary of the proposed reductions and an explanation of the shortfall.

3. Any decrease in an appropriation authorized under subsection 2 of this section shall not impact any dedicated fund otherwise provided by law.

4. County commissioners may reduce budgets of departments under their direct supervision and responsibility at any time without the restrictions imposed by this section.

5. Subsections 2, 3, and 4 of this section shall expire on July 1, ~~[2016]~~ 2027.

6. Notwithstanding the provisions of this section, no charter county shall be restricted from amending its budget under and pursuant to the terms of its charter.

54.040. ~~[+]~~ Except in a county with a charter form of government, a candidate for county treasurer shall be at least twenty-one years of age and a resident of the state of Missouri and the county in which he or she is a candidate for at least one year prior to the date of the general election for such office. The candidate shall also be a registered voter and shall be current in the payment of all personal and real estate taxes. Upon election to such office, the person shall continue to reside in that county during his or her tenure in office. Each candidate for county treasurer shall also provide to the election authority a copy of a signed affidavit from a surety company authorized to do business in this state indicating that the candidate meets the bond requirements for the office of county treasurer under this chapter.

~~[2. No sheriff, marshal, clerk or collector, or the deputy of any such officer, shall be eligible to the office of treasurer of any county.]; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fraker, **House Amendment No. 4** was adopted.

Representative Haefner offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:

"67.505. 1. Any county may, by a majority vote of its governing body, impose a county sales tax, in conjunction with a property tax reduction for each year in which the sales tax is imposed, for the benefit of such county in accordance with the provisions of sections 67.500 to 67.545; provided, however, that no ordinance or order enacted pursuant to the authority granted by the provisions of sections 67.500 to 67.545 shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose a tax and reduce property taxes under the provisions of sections 67.500 to 67.545.

2. The ballot of submission shall contain, but need not be limited to, the following language:
Shall the county of (county's name) impose a countywide sales tax of (insert amount) and reduce its total property tax levy annually by (insert amount) percent of the total amount of sales tax revenue collected in the same tax year?

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax and reduce the property tax as herein authorized unless and until the governing body of the county shall again have submitted another proposal to authorize the governing body of the county to impose the sales tax and reduce the property tax under the provisions of sections 67.500 to 67.545 and such proposal is approved by a majority of the qualified voters voting thereon.

3. The sales tax may be imposed at a rate of one-fourth of one percent, three-eighths of one percent or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. Each year in which a sales tax is imposed under the provisions of sections 67.500 to 67.545, the county shall, after determining its budget, excluding funds required to be set aside and placed to the credit of special road districts, within the limits set by the constitution and laws of this state for the following calendar year and the total property tax levy needed to raise the revenues required by such budget, reduce that total property tax levy in an amount sufficient to decrease the total property taxes it will collect by an amount equal to one of the following:

- (1) Fifty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (2) Sixty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (3) Seventy percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (4) Eighty percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (5) Ninety percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;
- (6) One hundred percent of the sales tax revenue collected in the tax year for which the property taxes are being levied;

provided that, in the event that in the immediately preceding year a county actually collected more or less sales tax revenue than the amount determined under subdivision (4) of section 67.500, the county shall adjust its total property tax levy for the current year to reflect such increase or decrease.

4. No county in this state shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.

67.547. 1. In addition to the tax authorized by section 67.505, any county **as defined in section 67.750** may, by a majority vote of its governing body, impose an additional county sales tax on all sales which are subject to taxation under the provisions of sections 144.010 to 144.525. The tax authorized by this section shall be in addition to any and all other sales tax allowed by law; except that no ordinance or order imposing a sales tax under the provisions of this section shall be effective unless the governing body of the county submits to the voters of the county, at a county or state general, primary or special election, a proposal to authorize the governing body of the county to impose such tax.

2. The ballot of submission shall contain, but need not be limited to the following language:
 Shall the county of (county's name) impose a countywide sales tax of (insert rate) percent **for the purpose of(insert purpose)?**

☐ YES

☐ NO

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance or order and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the governing body of the county shall have no power to impose the sales tax as herein authorized unless and until the governing body of the county submits another proposal to authorize the governing body of the county to impose the sales tax under the provisions of this section and such proposal is approved by a majority of the qualified voters voting thereon. **A county shall not submit to the voters a proposed sales tax under this section for a period of two years from the date of an election in which the county previously submitted to the voters a proposed sales tax under this section, regardless of whether the**

initial proposed sales tax was approved or disapproved by the voters. The revenue collected from the sales tax authorized under this section shall only be used for the purpose approved by voters of the county.

3. The sales tax may be imposed at a rate of one-eighth of one percent, one-fourth of one percent, three-eighths of one percent, or one-half of one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any county adopting such tax~~[-]~~ if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525. **In any city not within a county or any county described in subsection 5 of this section, no sales tax for the purpose of funding zoological activities and zoological facilities as those terms are defined in section 184.500 shall exceed a rate of one-eighth of one percent unless the sales tax was levied and collected before August 28, 2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent.**

4. Except as modified in this section, all provisions of sections 32.085 and 32.087 shall apply to the tax imposed under this section.

5. In any first class county having a charter form of government and having a population of nine hundred thousand or more, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-eighths of the proceeds of the tax shall be distributed to the county and the remaining five-eighths shall be distributed to the cities, towns and villages and the unincorporated area of the county on the ratio that the population of each bears to the total population of the county. **Three-eighths of the tax rate adopted by such a county shall be included in the calculation of the county's one percent combined tax rate ceiling provided in subsection 3 of this section.** The population of each city, town or village and the unincorporated area of the county and the total population of the county shall be determined on the basis of the most recent federal decennial census. **The provisions of this subsection shall not apply if the revenue collected is used to support zoological activities of the zoological subdistrict as defined under section 184.352.**

6. Except as prohibited under section 184.353, residents of any county that does not adopt a sales tax under this section for the purpose of supporting zoological activities may be charged an admission fee for zoological facilities, programs, or events that are not part of the zoological subdistrict defined under subsection 15 of section 184.352 as of August 28, 2017.

7. In any county of the second classification with more than nineteen thousand seven hundred but fewer than nineteen thousand eight hundred inhabitants, the proceeds of the sales tax authorized by this section shall be distributed so that an amount equal to three-fourths of the proceeds of the tax shall be distributed to the county and the remaining one-fourth shall be distributed equally among the incorporated cities, towns, and villages of the county. Upon request from any city, town, or village within the county, the county shall make available for inspection the distribution report provided to the county by the department of revenue. Any expenses incurred by the county in supplying such report to a city, town, or village shall be paid by such city, town, or village.

~~[7-]~~ 8. In any first class county having a charter form of government and having a population of nine hundred thousand or more, no tax shall be imposed pursuant to this section for the purpose of funding in whole or in part the construction, operation or maintenance of a sports stadium, field house, indoor or outdoor recreational facility, center, playing field, parking facility or anything incidental or necessary to a complex suitable for any type of professional sport or recreation, either upon, above or below the ground.

~~[8-]~~ 9. **No county in this state, other than a county with a charter form of government and with more than nine hundred fifty thousand inhabitants and a city not within a county, shall impose a tax under this section for the purpose of funding in whole or in part the construction, operation, or maintenance of any zoological activities, zoological facilities, zoological organizations, the metropolitan zoological park and museum district as created under section 184.350, or any zoological boards.**

10. The director of revenue may authorize the state treasurer to make refunds from the amounts in the trust fund and credited to any county for erroneous payments and overpayments made, and may redeem dishonored checks and drafts deposited to the credit of such counties. If any county abolishes the tax, the county shall notify the director of revenue of the action at least ninety days prior to the effective date of the repeal and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of the tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the effective date of abolition of the tax in such county, the director of revenue shall remit the balance in the account to the county and close the account of that county. The director of revenue shall notify each county of each instance of any amount refunded or any check redeemed from receipts due the county.

11. No revenue received from a tax for the purpose of funding zoological activities in any county shall be used for the benefit of any entity that has ever been named Grant's Farm or is located at ten thousand five hundred one Gravois Road, Saint Louis, Missouri, or successor address, or to supplant any funding received from the metropolitan zoological park and museum district established under section 184.350."; and

Further amend said bill, Page 2, Section 88.770, Line 41, by inserting immediately after said section and line the following:

"94.510. 1. Any city may, by a majority vote of its council or governing body, impose a city sales tax for the benefit of such city in accordance with the provisions of sections 94.500 to 94.550; provided, however, that no ordinance enacted pursuant to the authority granted by the provisions of sections 94.500 to 94.550 shall be effective unless the legislative body of the city submits to the voters of the city, at a public election, a proposal to authorize the legislative body of the city to impose a tax under the provisions of sections 94.500 to 94.550. The ballot of submission shall be in substantially the following form:

Shall the city of (insert name of city) impose a city sales tax of (insert rate of percent) percent?

☐ YES

☐ NO

If a majority of the votes cast on the proposal by the qualified voters voting thereon are in favor of the proposal, then the ordinance and any amendments thereto shall be in effect. If a majority of the votes cast by the qualified voters voting are opposed to the proposal, then the legislative body of the city shall have no power to impose the tax herein authorized unless and until the legislative body of the city shall again have submitted another proposal to authorize the legislative body of the city to impose the tax under the provisions of sections 94.500 to 94.550, and such proposal is approved by a majority of the qualified voters voting thereon.

2. The sales tax may be imposed at a rate of one-half of one percent, seven-eighths of one percent or one percent on the receipts from the sale at retail of all tangible personal property or taxable services at retail within any city adopting such tax, if such property and services are subject to taxation by the state of Missouri under the provisions of sections 144.010 to 144.525; except that, each city not within a county may impose such tax at a rate not to exceed one and three-eighths percent. **Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent.**

3. If any city in which a city tax has been imposed in the manner provided for in sections 94.500 to 94.550 shall thereafter change or alter its boundaries, the city clerk of the city shall forward to the director of revenue by United States registered mail or certified mail a certified copy of the ordinance adding or detaching territory from the city. The ordinance shall reflect the effective date thereof, and shall be accompanied by a map of the city clearly showing the territory added thereto or detached therefrom. Upon receipt of the ordinance and map, the tax imposed by the act shall be effective in the added territory or abolished in the detached territory on the effective date of the change of the city boundary.

4. If any city abolishes the tax authorized under this section, the repeal of such tax shall become effective December thirty-first of the calendar year in which such abolishment was approved. Each city shall notify the director of revenue at least ninety days prior to the effective date of the expiration of the sales tax authorized by this section and the director of revenue may order retention in the trust fund, for a period of one year, of two percent of the amount collected after receipt of such notice to cover possible refunds or overpayment of such tax and to redeem dishonored checks and drafts deposited to the credit of such accounts. After one year has elapsed after the date of expiration of the tax authorized by this section in such city, the director of revenue shall remit the balance in the account to the city and close the account of that city. The director of revenue shall notify each city of each instance of any amount refunded or any check redeemed from receipts due the city.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haefner, **House Amendment No. 5** was adopted.

Representative Rhoads offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting the following after all of said line:

"59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) of **subsection 1** of section 59.330, an additional fee of ~~[five]~~ **six** dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder's fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder's office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) ~~[Two]~~ **Three** dollars to the fund established in subsection 2 of this section.

2. **(1)** There is hereby established a revolving fund known as the "Statutory County Recorder's Fund", which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a "qualified county" is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 6** was adopted.

Representative Eggleston offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 30, Page 2, Section 88.770, Line 41, by inserting the following after all of said section and line:

"229.150. 1. All driveways or crossings over ditches connecting highways with the private property shall be made under the supervision of the **road** overseer or commissioners of the road districts.

2. ~~[Any]~~ No person or persons ~~[who]~~ shall willfully or knowingly obstruct or damage any public road by obstructing the side or cross drainage or ditches thereof, or by turning water upon such road or right-of-way, or by throwing or depositing brush, trees, stumps, logs, or any refuse or debris whatsoever, in said road, or on the sides or in the ditches thereof, or by fencing across or upon the right-of-way of the same, or by planting any hedge or erecting any advertising sign within the lines established for such road, or by changing the location thereof, or shall obstruct **or damage** said road, highway, or drains in any other manner whatsoever ~~[-shall be deemed guilty of a misdemeanor, and, upon conviction, shall be fined not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment].~~

3. **Road damage or obstruction shall not constitute violations under this section when farming or ranching lands have been improved using soil and water conservation practices implemented in conformance with the Missouri soil and water conservation program or natural resources conservation service technical standards.**

4. The road overseer of any district, or county highway engineer, who finds any road **damaged or** obstructed as above specified, ~~[shall]~~ **may** notify the ~~[person]~~ **landowner** violating the provisions of this section, ~~[verbally or]~~ in writing, **using any mail service with delivery tracking**, to remove such obstruction, **to repair such damage in a manner approved by the road overseer or county highway engineer making the request, or to pay the reasonable cost of such removal or repair.** ~~[Within ten days after being notified, he shall pay the sum of five dollars for each and every day after the tenth day if such obstruction is maintained or permitted to remain; such fine to be recovered by suit brought by the road overseer, in the name of the road district, in any court of competent jurisdiction]~~ **If the landowner fails to remove any obstruction, make any repairs, or remit any payment of costs as requested within thirty days of the tracked delivery date, the road overseer or county highway engineer may petition the associate circuit court of the county in which the land is located to authorize the overseer or engineer or an agent or employee thereof, to enter the landowner's land to remove the obstruction or to repair the damage, in order to restore the roadway or drainage ditch to a condition substantially the same as the adjacent roadways and drainage ditches. Such entry on the landowner's lands shall be limited to the extent necessary to repair the roadway or drainage ditch, and shall constitute no cause of action for trespass. Such authorization and entry shall not be granted until the opportunity for a hearing has been completed and the petition has been granted. The petition shall include an estimate of the costs.**

5. **If the court enters a judgment granting the petition and authorizing the actions requested therein, the judgment shall include an award for the reasonable cost of removal or repair, court costs, and reasonable attorney's fees, and shall become a lien on such lands, and shall be collected as state and county taxes are collected by law. If the court denies the petition, the county shall be responsible for the landowner's court costs and reasonable attorney's fees."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 7** was adopted.

Representative Roeber offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 30, Page 2, Section 88.770, Line 41, by inserting immediately after said line the following:

"162.492. 1. In all urban districts containing the greater part of the population of a city which has more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. ~~[Directors shall serve a four-year term]~~ **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. ~~[Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]~~

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes ~~[if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled,]~~ shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roeber, **House Amendment No. 8** was adopted.

Representative May offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 30, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"67.990. 1. The governing body of any county or city not within a county may, upon approval of a majority of the qualified voters of such county or city voting thereon, levy and collect a tax not to exceed five cents per one hundred dollars of assessed valuation, or in any county of the first classification with more than eighty-five thousand nine hundred but less than eighty-six thousand inhabitants, the governing body may, upon approval of a majority of the qualified voters of the county voting thereon, levy and collect a tax not to exceed ten cents per one hundred dollars of assessed valuation upon all taxable property within the county or city or for the purpose of providing services to persons sixty years of age or older. The tax so levied shall be collected along with other county or city taxes, in the manner provided by law. All funds collected for this purpose shall be deposited in a special fund for the provision of services for persons sixty years of age or older, and shall be used for no other purpose except those purposes authorized in sections 67.990 to 67.995. Deposits in the fund shall be expended only upon approval of the board of directors established in section 67.993 and only in accordance with the fund budget approved by the county ~~or city governing body~~. **In a city not within a county, deposits in the fund shall be expended only in accordance with the budget approved by the board established in section 67.993.**

2. The question of whether the tax authorized by this section shall be imposed shall be submitted in substantially the following form:

OFFICIAL BALLOT

Shall (name of county/city) levy a tax of cents per each one hundred dollars assessed valuation for the purpose of providing services to persons sixty years of age or older?

☐ YES

☐ NO

67.993. 1. Upon the approval of the tax authorized by section 67.990 by the voters of the county or city not within a county, the tax so approved shall be imposed upon all taxable property within the county or city and the proceeds therefrom shall be deposited in a special fund, to be known as the "Senior Citizens' Services Fund", which is hereby established within the county ~~or city~~ treasury. **In a city not within a county, the proceeds shall be deposited with the board established by law to administer such funds, which shall be known as the "Senior Citizen Services Fund" to accomplish the purposes set out herein and for no other purpose.** No moneys in the senior citizens' services fund shall be spent until the board of directors provided for in subsection 2 of this section has been appointed and has taken office.

2. Upon approval of the tax authorized by section 67.990 by the voters of the county or city, the governing body of the county or the mayor of the city shall appoint a board of directors consisting of seven directors, who shall be selected from the county or city at large and shall, as nearly as practicable, represent the various groups to be served by the board **and the demography of the political subdivision served**. Each director shall be a resident of the county or city. Each director shall be appointed to serve for a term of four years and until his successor is duly appointed and qualified; except that, of the directors first appointed, one director shall be appointed for a term of one year, two directors shall be appointed for a term of two years, two directors shall be appointed for a term of three years, and two directors shall be appointed for a term of four years. Directors may be reappointed. All vacancies on the board of directors shall be filled for the remainder of the unexpired term by the governing body of the county or mayor of the city. The directors shall not receive any compensation for their services, but may be reimbursed for all actual and necessary expenses incurred in the performance of their official duties from the moneys in the senior citizens' services fund.

3. The administrative control and management of the funds in the senior citizens' services fund and all programs to be funded therefrom shall rest solely with the board of directors appointed under subsection 2 of this section; except that, the budget for the senior citizens' services fund shall be approved by the governing body of the county ~~or city~~ prior to making of any payments from the fund in any fiscal year. **In a city not within a county, such fund shall be administered by and expended only upon approval by a board of directors established under this section.** The board of directors shall use the funds in the senior citizens' services fund to provide programs which will improve the health, nutrition, and quality of life of persons who are sixty years of age or older. The budget may allocate funds for operational and capital needs to senior-related programs in the county or city in which such property taxes are collected. No funds in the senior citizens' services fund may be used, directly or indirectly, for any political purpose. In providing such services, the board of directors may contract with any person to provide services relating, in whole or in part, to the services which the board itself may provide under this section, and for such purpose may expend the tax proceeds derived from the tax authorized by section 67.990.

4. The board of directors shall elect a chairman, vice chairman, and such other officers as it deems necessary; shall establish eligibility requirements for the programs it furnishes; and shall do all other things necessary to carry out the purposes of sections 67.990 to 67.995. A majority of the board of directors shall constitute a quorum.

5. The board of directors, with the approval of the governing body of the county [~~or city~~], may accept any gift of property or money for the use and benefit of the persons to be served through the programs established and funded under sections 67.990 to 67.995, and may sell or exchange any such property so long as such sale or exchange is in the best interests of the programs provided under sections 67.990 to 67.995 and the proceeds from such sale or exchange are used exclusively to fund such programs. **In a city not within a county, the board of directors may solicit, accept, and expend grants from private or public entities and enter into agreements to effectuate such grants so long as the transaction is in the best interests of the programs provided by the board and the proceeds are used exclusively to fund such programs."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative May, **House Amendment No. 9** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Cross	Curtman	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Henderson	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Korman
Lant	Lauer	Love	Lynch	Marshall
Mathews	Matthiesen	McGaugh	Messenger	Moon
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Pogue	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Ellebracht	Ellington	Franks Jr	Gray
Green	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	Meredith 71	Merideth 80	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Quade	Razer	Roberts	Rowland 29	Runions
Smith 85	Spencer	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

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ABSENT WITH LEAVE: 022

Burns	Conway 10	Conway 104	Cookson	Curtis
Davis	Dunn	Helms	Higdon	Kolkmeier
Lichtenegger	McCaherty	McDaniel	McGee	Miller
Mitten	Plocher	Redmon	Roden	Sommer
Wilson	Mr. Speaker			

VACANCIES: 001

On motion of Representative Fitzpatrick, the title of **HCS SB 30, as amended**, was agreed to.

On motion of Representative Fitzpatrick, **HCS SB 30, as amended**, was adopted.

On motion of Representative Fitzpatrick, **HCS SB 30, as amended**, was read the third time and passed by the following vote:

AYES: 093

Adams	Alferman	Anders	Andrews	Austin
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Black	Bondon	Brown 57	Cierpiot
Conway 104	Corlew	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Francis	Franklin	Gannon	Green	Gregory
Haahr	Haefner	Hannegan	Hansen	Henderson
Hill	Houghton	Houx	Justus	Kelley 127
Kelly 141	Kidd	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
May	McCaherty	McGaugh	Messenger	Morris
Muntzel	Nichols	Pfausch	Phillips	Pierson Jr
Pike	Plocher	Razer	Rehder	Reiboldt
Reisch	Rhoads	Roeber	Rone	Rowland 155
Rowland 29	Runions	Ruth	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stephens 128	Swan
Tate	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 054

Anderson	Arthur	Bahr	Barnes 28	Beck
Berry	Brattin	Brown 27	Brown 94	Burnett
Butler	Carpenter	Chipman	Christofanelli	Cornejo
Curtis	Curtman	Ellington	Franks Jr	Frederick
Gray	Grier	Harris	Helms	Hubrecht
Hurst	Johnson	Kendrick	Marshall	McCann Beatty
McCreery	Meredith 71	Merideth 80	Moon	Morgan
Mosley	Newman	Peters	Pietzman	Pogue
Quade	Remole	Roberts	Ross	Schroer
Smith 85	Spencer	Stacy	Stevens 46	Taylor
Unsicker	Walker 74	Wessels	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 015

Burns	Conway 10	Cookson	Dunn	Fraker
Higdon	Kolkmeier	Mathews	McDaniel	McGee
Miller	Mitten	Neely	Redmon	Roden

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS SB 394, relating to public employee retirement systems, was taken up by Representative Walker (3).

Representative Walker (3) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 394, Page 1, Section A, Line 7, by inserting after all of said line the following:

"52.290. 1. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of ~~[seven]~~ **nine** percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. ~~[Two-sevenths]~~ **Of the nine percent** of the fees collected pursuant to the provisions of this section ~~two-ninths~~ shall be paid into the county general fund, two-~~[sevenths]~~ **ninths** of the fees collected pursuant to the provisions of this section shall be paid into the tax maintenance fund of the county as required by section 52.312, and ~~[three-sevenths]~~ **five-ninths** of the fees collected pursuant to the provisions of this section shall be paid into the county employees' retirement fund created by sections 50.1000 to 50.1200. Notwithstanding provisions of law to the contrary, an authorization for collection of a fee for the collection of delinquent and back taxes in a county's charter, at a rate different than the rate allowed by law, shall control.

2. In all counties having a charter form of government, other than any county adopting a charter form of government after January 1, 2008, and any city not within a county, the collector shall collect on behalf of the county and pay into the county general fund a fee for the collection of delinquent and back taxes of two percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax except that in a county with a charter form of government and with more than two hundred fifty thousand but less than seven hundred thousand inhabitants, the collector shall collect on behalf of the county a fee for the collection of delinquent and back taxes of three percent on all sums collected to be added to the face of the tax bill and collected from the party paying the tax. If a county is required by section 52.312 to establish a tax maintenance fund, one-third of the fees collected under this subsection shall be paid into that fund; otherwise, all fees collected under the provisions of this subsection shall be paid into the county general fund.

3. Such county collector may accept credit cards as proper form of payment of outstanding delinquent and back taxes due. No county collector may charge a surcharge for payment by credit card."; and

Further amend said bill, Page 33, Section 105.669, Line 28, by inserting after all of said line the following:

"137.280. 1. Taxpayers' personal property lists, except those of merchants and manufacturers, and except those of railroads, public utilities, pipeline companies or any other person or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each year and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~[or]~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.

4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.

137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, ~~they~~ **the taxpayer** shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

Assessed Valuation			Penalty
0	-	\$1,000	[\$10.00] \$15.00
\$1,001	-	\$2,000	[\$20.00] \$25.00
\$2,001	-	\$3,000	[\$30.00] \$35.00
\$3,001	-	\$4,000	[\$40.00] \$45.00
\$4,001	-	\$5,000	[\$50.00] \$55.00
\$5,001	-	\$6,000	[\$60.00] \$65.00
\$6,001	-	\$7,000	[\$70.00] \$75.00
\$7,001	-	\$8,000	[\$80.00] \$85.00
\$8,001	-	\$9,000	[\$90.00] \$95.00
\$9,001	and above		[\$100.00] \$105.00

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he **or she** is satisfied the neglect is

unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he **or she** is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; ~~or~~
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.

2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.

3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.

4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.

5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful appeal and any increases must be established from that basis.

140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.

2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.

3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010."; and

Further amend said bill, Page 48, Section B, Line 6, by inserting after all of said section and line the following:

"Section C. Sections 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walker (3), **House Amendment No. 1** was adopted.

Representative Plocher offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 394, Page 33, Section 104.1092, Line 16, by inserting after all of said line the following:

"105.666. 1. Each **defined benefit** plan shall, in conjunction with its staff and advisors, establish a board member education program, which shall be in effect on or after January 1, 2008. The curriculum shall include, at a minimum, education in the areas of duties and responsibilities of board members as trustees, ethics, governance process and procedures, pension plan design and administration of benefits, investments including but not limited to the fiduciary duties as defined under section 105.688, legal liability and risks associated with the administration of a plan, sunshine law requirements under chapter 610, actuarial principles and methods related to plan administration, and the role of staff and consultants in plan administration. Board members appointed or elected on a board on or after January 1, 2008, shall complete a board member education program designated to orient new board members in the areas described in this section within ninety days of becoming a new board member. Board members who have served one or more years **and administer a defined benefit plan** shall attend at least a total of six hours of continuing education programs each year in the areas described in this section.

2. Routine annual presentation by outside plan service providers shall not be used to satisfy board member education or continuing education program requirements contained in subsection 1 of this section. Such service providers may be utilized to perform education programs with such programs being separate and apart from routine annual presentations.

3. Plan governing body or staff shall maintain a record of board member education including, but not limited to, date, time length, location, education material, and any facilitator utilized. The record shall be signed and attested to by the attending board member or board chairperson or designee. Such information shall be maintained for public record and disclosure for at least three years or until the expiration of such board member's term, whichever occurs first.

4. A board member who is knowingly not participating in the required education programs under this section may be removed from such board by a majority of the board members which shall result in a vacancy to be filled in accordance with plan provisions except that ex officio board members shall not be removed under this subsection.

5. Each plan shall, upon the request of any individual participant, provide an annual pension benefit statement which shall be written in a manner calculated to be understood by the average plan participant and may be delivered in written, electronic, or other appropriate form to the extent such form is reasonably accessible to each participant or beneficiary. Such pension benefit statement shall include, but not be limited to, accrued participant contributions to the plan, total benefits accrued, date first eligible for a normal retirement benefit, and projected benefit at normal retirement **for defined benefit plans only**. Any plan failing to do so shall submit in writing to the joint committee on public employee retirement as to why the information may not be provided as requested."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Dogan offered **House Amendment No. 1 to House Amendment No. 2**.

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Bill No. 394, Page 1, Line 36, by inserting after all of said line the following:

"Further amend said bill, Page 45, Section 169.490, Lines 49 to 64, by deleting all of said lines and inserting in lieu thereof the following:

"5. For calendar year 2018, the rate of contribution payable by each employer shall equal sixteen percent of the total compensation of all members employed by that employer. For each calendar year thereafter, the percentage rate of contribution payable by each employer of the total compensation of all members employed by that employer shall decrease one-half of one percent annually until calendar year 2032 when the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer. For subsequent calendar years after 2032, the rate of contribution payable by each employer shall equal nine percent of the total compensation of all members employed by that employer."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Plocher, **House Amendment No. 2, as amended**, was adopted.

On motion of Representative Walker (3), the title of **HCS SB 394, as amended**, was agreed to.

On motion of Representative Walker (3), **HCS SB 394, as amended**, was adopted.

On motion of Representative Walker (3), **HCS SB 394, as amended**, was read the third time and passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Cross	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Justus	Kelley 127
Kelly 141	Kendrick	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
May	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Rehder	Reiboldt	Reisch	Remole	Roberts
Roeber	Rone	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Walker 3	Walker 74
Wessels	White	Wood	Mr. Speaker	

NOES: 014

Bahr	Chipman	Curtis	Curtman	Ellington
Hurst	Johnson	Korman	Marshall	McCaherty
Moon	Pogue	Stacy	Taylor	

PRESENT: 001

Wilson

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ABSENT WITH LEAVE: 018

Conway 10	Conway 104	Cookson	Dunn	Engler
Higdon	Kidd	Kolkmeier	McDaniel	Miller
Redmon	Rhoads	Roden	Ross	Schroer
Spencer	Vescovo	Wiemann		

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 005

Bangert	Baringer	Franks Jr	Lant	Smith 85
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NOES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Ellington
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Korman	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	May
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Quade	Razer	Rehder	Reiboldt	Remole
Roberts	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Walker 3	Walker 74	Wessels	Wood
Mr. Speaker				

PRESENT: 003

Curtis	Rowland 29	Wilson
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ABSENT WITH LEAVE: 018

Carpenter	Conway 10	Cookson	Dunn	Engler
Higdon	Kidd	Kolkmeier	McDaniel	Miller

Redmon	Reisch	Rhoads	Roden	Schroer
Vescovo	White	Wiemann		

VACANCIES: 001

HCS SB 488, relating to the conveyance of state property, was taken up by Representative Bernskoetter.

On motion of Representative Bernskoetter, the title of **HCS SB 488** was agreed to.

On motion of Representative Bernskoetter, **HCS SB 488** was adopted.

On motion of Representative Bernskoetter, **HCS SB 488** was read the third time and passed by the following vote:

AYES: 132

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beck	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Cierpiot	Conway 104	Corlew	Crawford
Cross	Curtis	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Henderson	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kendrick	Kidd	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
May	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Moon
Morgan	Morris	Mosley	Muntzel	Neely
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Rehder	Reiboldt	Remole	Roberts
Roeber	Rone	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 011

Brattin	Curtman	Helms	Hill	Kelly 141
Marshall	McDaniel	Pogue	Ross	Taylor
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 019

Beard	Christofanelli	Conway 10	Cookson	Cornejo
Dunn	Ellington	Gregory	Higdon	Kolkmeier
Matthiesen	McCaherty	Miller	Redmon	Reisch
Rhoads	Roden	Schroer	Spencer	

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

HCS SB 114, relating to political subdivisions, was taken up by Representative Alferman.

Representative Pfautsch offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 114, Page 17, Section 105.030, Line 34, by inserting immediately after all of said section and line the following:

"105.145. 1. The following definitions shall be applied to the terms used in this section:

(1) "Governing body", the board, body, or persons in which the powers of a political subdivision as a body corporate, or otherwise, are vested;

(2) "Political subdivision", any agency or unit of this state, except counties and school districts, which now is, or hereafter shall be, authorized to levy taxes or empowered to cause taxes to be levied.

2. The governing body of each political subdivision in the state shall cause to be prepared an annual report of the financial transactions of the political subdivision in such summary form as the state auditor shall prescribe by rule, except that the annual report of political subdivisions whose cash receipts for the reporting period are ten thousand dollars or less shall only be required to contain the cash balance at the beginning of the reporting period, a summary of cash receipts, a summary of cash disbursements and the cash balance at the end of the reporting period.

3. Within such time following the end of the fiscal year as the state auditor shall prescribe by rule, the governing body of each political subdivision shall cause a copy of the annual financial report to be remitted to the state auditor.

4. The state auditor shall immediately on receipt of each financial report acknowledge the receipt of the report.

5. In any fiscal year no member of the governing body of any political subdivision of the state shall receive any compensation or payment of expenses after the end of the time within which the financial statement of the political subdivision is required to be filed with the state auditor and until such time as the notice from the state auditor of the filing of the annual financial report for the fiscal year has been received.

6. The state auditor shall prepare sample forms for financial reports and shall mail the same to the political subdivisions of the state. Failure of the auditor to supply such forms shall not in any way excuse any person from the performance of any duty imposed by this section.

7. All reports or financial statements hereinabove mentioned shall be considered to be public records.

8. The provisions of this section apply to the board of directors of every transportation development district organized under sections 238.200 to 238.275.

9. Any ~~[transportation development district]~~ **political subdivision** that fails to timely submit a copy of the annual financial statement to the state auditor shall be subject to a fine of five hundred dollars per day.

~~[9]~~ 10. The state auditor shall report any violation of subsection ~~[8]~~ 9 of this section to the department of revenue. Upon notification from the state auditor's office that a ~~[transportation development district]~~ **political subdivision** failed to timely submit a copy of the annual financial statement, the department of revenue shall notify such ~~[district]~~ **political subdivision** by certified mail that the statement has not been received. Such notice shall clearly set forth the following:

(1) The name of the ~~[district]~~ **political subdivision**;

(2) That the ~~[district]~~ **political subdivision** shall be subject to a fine of five hundred dollars per day if the ~~[district]~~ **political subdivision** does not submit a copy of the annual financial statement to the state auditor's office within thirty days from the postmarked date stamped on the certified mail envelope;

(3) That the fine will be enforced and collected as provided under subsection ~~[40]~~ **11** of this section; and

(4) That the fine will begin accruing on the thirty-first day from the postmarked date stamped on the certified mail envelope and will continue to accrue until the state auditor's office receives a copy of the financial statement.

In the event a copy of the annual financial statement is received within such thirty-day period, no fine shall accrue or be imposed. The state auditor shall report receipt of the financial statement to the department of revenue within ten business days. Failure of the ~~[district]~~ **political subdivision** to submit the required annual financial statement within such thirty-day period shall cause the fine to be collected as provided under subsection ~~[40]~~ **11** of this section.

~~[40]~~ **11.** The department of revenue may collect the fine authorized under the provisions of subsection ~~[8]~~ **9** of this section by offsetting any sales or use tax distributions due to the ~~[district]~~ **political subdivision**. The director of revenue shall retain two percent for the cost of such collection. The remaining revenues collected from such violations shall be distributed annually to the schools of the county in the same manner that proceeds for all penalties, forfeitures, and fines collected for any breach of the penal laws of the state are distributed.

~~[44]~~ **12.** Any transportation development district organized under sections 238.200 to 238.275 having gross revenues of less than five thousand dollars in the fiscal year for which the annual financial statement was not timely filed shall not be subject to the fine authorized in this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pfautsch, **House Amendment No. 1** was adopted.

Representative Eggleston offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 114, Page 17, Section 105.030, Line 34, by inserting immediately after all of said section and line the following:

"115.124. 1. Notwithstanding any other law to the contrary, in a nonpartisan election in any political subdivision or special district including municipal elections in any city, town, or village with ~~[one]~~ **two** thousand or fewer inhabitants that have adopted a proposal pursuant to subsection 3 of this section but excluding municipal elections in any city, town, or village with more than ~~[one]~~ **two** thousand inhabitants, if the notice provided for in subsection 5 of section 115.127 has been published in at least one newspaper of general circulation as defined in section 493.050 in the district, and ~~[if the number of candidates who have filed for a particular office is equal to the number of positions in that office to be filled by the election, no election shall be held for such office]~~ **if the number of candidates for each office in a particular political subdivision, special district, or municipality is equal to the number of positions for each office within the political subdivision, special district, or municipality to be filled by the election and no ballot measure is placed on the ballot such that a particular political subdivision will owe no proportional election costs if an election is not held, then no election shall be held**, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they had been elected. If no election is held for ~~[such office]~~ **a particular political subdivision, special district, or municipality** as provided in this section, the election authority shall publish a notice containing the names of the candidates that shall assume the responsibilities of office under this section. Such notice shall be published in at least one newspaper of general circulation as defined in section 493.050 in such political subdivision or district by the first of the month in which the election would have occurred, had it been contested. Notwithstanding any other provision of law to the contrary, if at any election the number of candidates filing for a particular office exceeds the number of positions to be filled at such election, the election authority shall hold the election as scheduled, even if a sufficient number of candidates withdraw from such contest for that office so that the number of candidates remaining after the filing deadline is equal to the number of positions to be filled.

2. The election authority or political subdivision responsible for the oversight of the filing of candidates in any nonpartisan election in any political subdivision or special district shall clearly designate where candidates shall form a line to effectuate such filings and determine the order of such filings; except that, in the case of candidates who file a declaration of candidacy with the election authority or political subdivision prior to 5:00 p.m. on the first day for filing, the election authority or political subdivision may determine by random drawing the order in which such candidates' names shall appear on the ballot. If a drawing is conducted pursuant to this subsection, it shall be conducted so that each candidate, or candidate's representative if the candidate filed under subsection 2 of section 115.355, may draw a number at random at the time of filing. If such drawing is conducted, the election authority or political subdivision shall record the number drawn with the candidate's declaration of candidacy. If such drawing is conducted, the names of candidates filing on the first day of filing for each office on each ballot shall be listed in ascending order of the numbers so drawn.

3. The governing body of any city, town, or village with ~~[one]~~ **two** thousand or fewer inhabitants may submit to the voters at any available election, a question to adopt the provisions of subsection 1 of this section for municipal elections. If a majority of the votes cast by the qualified voters voting thereon are in favor of the question, then the city, town, or village shall conduct nonpartisan municipal elections as provided in subsection 1 of this section for all nonpartisan elections remaining in the year in which the proposal was adopted and for the six calendar years immediately following such approval. At the end of such six-year period, each such city, town, or village shall be prohibited from conducting such elections in such a manner unless such a question is again adopted by the majority of qualified voters as provided in this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 2** was adopted.

Representative Ruth offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 114, Page 5, Section 67.405, Line 17, by inserting immediately after all of said section and line the following:

"68.075. 1. This section shall be known and may be cited as the "Advanced Industrial Manufacturing Zones Act".

2. As used in this section, the following terms shall mean:

(1) "AIM zone", an area identified through a resolution passed by the port authority board of commissioners appointed under section 68.045 that is being developed or redeveloped for any purpose so long as any infrastructure and building built or improved is in the development area. The port authority board of commissioners shall file an annual report indicating the established AIM zones with the department of revenue;

(2) **"County average wage", the average wages in each county as determined by the Missouri department of economic development for the most recently completed full calendar year. However, if the computed county average wage is above the statewide average wage, the statewide average wage shall be deemed the county average wage for such county for the purpose of determining eligibility;**

(3) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the notice of intent shall be deemed a new job. An employee that spends less than fifty percent of the employee's work time at the facility is still considered to be located at a facility if the employee receives his or her directions and control from that facility, is on the facility's payroll, one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the ~~[state]~~ **county** average wage.

3. Any port authority located in this state may establish an AIM zone. Such zone may only include the area within the port authority's jurisdiction, **ownership, or control**, and may include any such area. The port authority shall determine the boundaries for each AIM zone, and more than one AIM zone may exist within the port authority's jurisdiction **or under the port authority's ownership or control, and may be expanded or contracted by resolution of the port authority board of commissioners.**

4. Fifty percent of the state tax withholdings imposed by sections 143.191 to 143.265 on new jobs within such zone after development or redevelopment has commenced shall not be remitted to the general **revenue** fund of the state of Missouri. Such moneys shall be deposited into the port authority AIM zone fund established under subsection 5 of this section for the purpose of continuing to expand, develop, and redevelop AIM zones identified by the port authority board of commissioners and may be used for managerial, engineering, legal, research, promotion, planning, satisfaction of bonds issued under section 68.040, and any other expenses.

5. There is hereby created in the state treasury the "Port Authority AIM Zone Fund", which shall consist of money collected under this section. The state treasurer shall be custodian of the fund and shall approve disbursements from the fund in accordance with sections 30.170 and 30.180 to the port authorities from which the funds were collected, less the pro-rata portion appropriated by the general assembly to be used solely for the administration of this section which shall not exceed ten percent of the total amount collected within the zones of a port authority. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The port authority shall approve any projects that begin construction and disperse any money collected under this section. The port authority shall submit an annual budget for the funds to the department of economic development explaining how and when such money will be spent.

7. The provision of section 23.253 notwithstanding, no AIM zone may be established after August 28, 2023. Any AIM zone created prior to that date shall continue to exist and be coterminous with the retirement of all debts incurred under subsection 4 of this section. No debts may be incurred or reauthorized using AIM zone revenue after August 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ruth, **House Amendment No. 3** was adopted.

Representative Roeber offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 114, Page 20, Section 140.100, Line 12, by inserting immediately after said line the following:

"162.492. 1. In all urban districts containing the greater part of the population of a city which has more than three hundred thousand inhabitants, the election authority of the city in which the greater portion of the school district lies, and of the county if the district includes territory not within the city limits, shall serve ex officio as a redistricting commission. The commission shall on or before November 1, 2018, divide the school district into five subdistricts, all subdistricts being of compact and contiguous territory and as nearly equal in the number of inhabitants as practicable and thereafter the board shall redistrict the district into subdivisions as soon as practicable after each United States decennial census. In establishing the subdistricts each member shall have one vote and a majority vote of the total membership of the commission is required to make effective any action of the commission.

2. School elections for the election of directors shall be held on municipal election days in 2014 and 2016. At the election in 2014, directors shall be elected to hold office until 2019 and until their successors are elected and qualified. At the election in 2016, directors shall be elected until 2019 and until their successors are elected and qualified. Beginning in 2019, school elections for the election of directors shall be held on the local election date as specified in the charter of a home rule city with more than four hundred thousand inhabitants and located in more than one county. Beginning at the election for school directors in 2019, the number of directors on the board shall be reduced from nine to seven. Two directors shall be at-large directors and five directors shall represent the subdistricts, with one director from each of the subdistricts. ~~[Directors shall serve a four-year term]~~ **At the 2019 election, one of the at-large directors and the directors from subdistricts one, three, and five shall be elected for a two-year term, and the other at-large director and the directors from subdistricts two and four shall be elected for a four-year term. Thereafter, all seven directors shall serve a four-year term.** Directors shall serve until the next election and until their successors, then elected, are duly qualified as provided in this section. In

addition to other qualifications prescribed by law, each member elected from a subdistrict shall be a resident of the subdistrict from which he or she is elected. The subdistricts shall be numbered from one to five. ~~[Each voter may vote for two candidates for at-large director and the two receiving the largest number of votes cast shall be elected.]~~

3. The five candidates, one from each of the subdistricts, who receive a plurality of the votes cast by the voters of that subdistrict and the at-large candidates receiving a plurality of the at-large votes shall be elected. The name of no candidate for nomination shall be printed on the ballot unless the candidate has at least sixty days prior to the election filed a declaration of candidacy with the secretary of the board of directors containing the signatures of at least two hundred fifty registered voters who are residents of the subdistrict within which the candidate for nomination to a subdistrict office resides, and in case of at-large candidates the signatures of at least five hundred registered voters. The election authority shall determine the validity of all signatures on declarations of candidacy.

4. In any election either for at-large candidates or candidates elected by the voters of subdistricts, if there are more than two candidates, a majority of the votes are not required to elect but the candidate having a plurality of the votes ~~[if there is only one office to be filled and the candidates having the highest number of votes, if more than one office is to be filled,]~~ shall be elected.

5. The names of all candidates shall appear upon the ballot without party designation and in the order of the priority of the times of filing their petitions of nomination. No candidate may file both at large and from a subdistrict and the names of all candidates shall appear only once on the ballot, nor may any candidate file more than one declaration of candidacy. All declarations shall designate the candidate's residence and whether the candidate is filing at large or from a subdistrict and the numerical designation of the subdistrict or at-large area.

6. The provisions of all sections relating to seven-director school districts shall also apply to and govern urban districts in cities of more than three hundred thousand inhabitants, to the extent applicable and not in conflict with the provisions of those sections specifically relating to such urban districts.

7. Vacancies which occur on the school board between the dates of election shall be filled by special election if such vacancy happens more than six months prior to the time of holding an election as provided in subsection 2 of this section. The state board of education shall order a special election to fill such a vacancy. A letter from the commissioner of education, delivered by certified mail to the election authority or authorities that would normally conduct an election for school board members shall be the authority for the election authority or authorities to proceed with election procedures. If a vacancy occurs less than six months prior to the time of holding an election as provided in subsection 2 of this section, no special election shall occur and the vacancy shall be filled at the next election day on which local elections are held as specified in the charter of any home rule city with more than four hundred thousand inhabitants and located in more than one county."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roeber, **House Amendment No. 4** was adopted.

Representative Swan offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 114, Page 20, Section 140.100, Line 12, by inserting immediately after said lines the following:

"160.415. 1. For the purposes of calculation and distribution of state school aid under section 163.031, pupils enrolled in a charter school shall be included in the pupil enrollment of the school district within which each pupil resides. Each charter school shall report the names, addresses, and eligibility for free and reduced price lunch, special education, or limited English proficiency status, as well as eligibility for categorical aid, of pupils resident in a school district who are enrolled in the charter school to the school district in which those pupils reside. The charter school shall report the average daily attendance data, free and reduced price lunch count, special education pupil count, and limited English proficiency pupil count to the state department of elementary and secondary education. Each charter school shall promptly notify the state department of elementary and secondary education and the pupil's school district when a student discontinues enrollment at a charter school.

2. Except as provided in subsections 3 and 4 of this section, the aid payments for charter schools shall be as described in this subsection.

(1) A school district having one or more resident pupils attending a charter school shall pay to the charter school an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers' funds in excess of the performance levy as defined in section 163.011 plus all other state aid attributable to such pupils.

(2) The district of residence of a pupil attending a charter school shall also pay to the charter school any other federal or state aid that the district receives on account of such child.

(3) If the department overpays or underpays the amount due to the charter school, such overpayment or underpayment shall be repaid by the public charter school or credited to the public charter school in twelve equal payments in the next fiscal year.

(4) The amounts provided pursuant to this subsection shall be prorated for partial year enrollment for a pupil.

(5) A school district shall pay the amounts due pursuant to this subsection as the disbursal agent and no later than twenty days following the receipt of any such funds. The department of elementary and secondary education shall pay the amounts due when it acts as the disbursal agent within five days of the required due date.

3. A workplace charter school shall receive payment for each eligible pupil as provided under subsection 2 of this section, except that if the student is not a resident of the district and is participating in a voluntary interdistrict transfer program, the payment for such pupils shall be the same as provided under section 162.1060.

4. A charter school that has declared itself as a local educational agency shall receive from the department of elementary and secondary education an annual amount equal to the product of the charter school's weighted average daily attendance and the state adequacy target, multiplied by the dollar value modifier for the district, plus local tax revenues per weighted average daily attendance from the incidental and teachers funds in excess of the performance levy as defined in section 163.011 **except those funds designated by taxpayers in an urban district as early childhood education funds**, plus all other state aid attributable to such pupils. If a charter school declares itself as a local educational agency, the department of elementary and secondary education shall, upon notice of the declaration, reduce the payment made to the school district by the amount specified in this subsection and pay directly to the charter school the annual amount reduced from the school district's payment.

5. If a school district fails to make timely payments of any amount for which it is the disbursal agent, the state department of elementary and secondary education shall authorize payment to the charter school of the amount due pursuant to subsection 2 of this section and shall deduct the same amount from the next state school aid apportionment to the owing school district. If a charter school is paid more or less than the amounts due pursuant to this section, the amount of overpayment or underpayment shall be adjusted equally in the next twelve payments by the school district or the department of elementary and secondary education, as appropriate. Any dispute between the school district and a charter school as to the amount owing to the charter school shall be resolved by the department of elementary and secondary education, and the department's decision shall be the final administrative action for the purposes of review pursuant to chapter 536. During the period of dispute, the department of elementary and secondary education shall make every administrative and statutory effort to allow the continued education of children in their current public charter school setting.

6. The charter school and a local school board may agree by contract for services to be provided by the school district to the charter school. The charter school may contract with any other entity for services. Such services may include but are not limited to food service, custodial service, maintenance, management assistance, curriculum assistance, media services and libraries and shall be subject to negotiation between the charter school and the local school board or other entity. Documented actual costs of such services shall be paid for by the charter school.

7. In the case of a proposed charter school that intends to contract with an education service provider for substantial educational services or management services, the request for proposals shall additionally require the charter school applicant to:

(1) Provide evidence of the education service provider's success in serving student populations similar to the targeted population, including demonstrated academic achievement as well as successful management of nonacademic school functions, if applicable;

(2) Provide a term sheet setting forth the proposed duration of the service contract; roles and responsibilities of the governing board, the school staff, and the service provider; scope of services and resources to be provided by the service provider; performance evaluation measures and time lines; compensation structure, including clear identification of all fees to be paid to the service provider; methods of contract oversight and enforcement; investment disclosure; and conditions for renewal and termination of the contract;

(3) Disclose any known conflicts of interest between the school governing board and proposed service provider or any affiliated business entities;

(4) Disclose and explain any termination or nonrenewal of contracts for equivalent services for any other charter school in the United States within the past five years;

(5) Ensure that the legal counsel for the charter school shall report directly to the charter school's governing board; and

(6) Provide a process to ensure that the expenditures that the education service provider intends to bill to the charter school shall receive prior approval of the governing board or its designee.

8. A charter school may enter into contracts with community partnerships and state agencies acting in collaboration with such partnerships that provide services to children and their families linked to the school.

9. A charter school shall be eligible for transportation state aid pursuant to section 163.161 and shall be free to contract with the local district, or any other entity, for the provision of transportation to the students of the charter school.

10. (1) The proportionate share of state and federal resources generated by students with disabilities or staff serving them shall be paid in full to charter schools enrolling those students by their school district where such enrollment is through a contract for services described in this section. The proportionate share of money generated under other federal or state categorical aid programs shall be directed to charter schools serving such students eligible for that aid.

(2) A charter school shall provide the special services provided pursuant to section 162.705 and may provide the special services pursuant to a contract with a school district or any provider of such services.

11. A charter school may not charge tuition or impose fees that a school district is prohibited from charging or imposing, except that a charter school may receive tuition payments from districts in the same or an adjoining county for nonresident students who transfer to an approved charter school, as defined in section 167.131, from an unaccredited district.

12. A charter school is authorized to incur debt in anticipation of receipt of funds. A charter school may also borrow to finance facilities and other capital items. A school district may incur bonded indebtedness or take other measures to provide for physical facilities and other capital items for charter schools that it sponsors or contracts with. Except as otherwise specifically provided in sections 160.400 to 160.425, upon the dissolution of a charter school, any liabilities of the corporation will be satisfied through the procedures of chapter 355. A charter school shall satisfy all its financial obligations within twelve months of notice from the sponsor of the charter school's closure under subsection 8 of section 160.405. After satisfaction of all its financial obligations, a charter school shall return any remaining state and federal funds to the department of elementary and secondary education for disposition as stated in subdivision (17) of subsection 1 of section 160.405. The department of elementary and secondary education may withhold funding at a level the department determines to be adequate during a school's last year of operation until the department determines that school records, liabilities, and reporting requirements, including a full audit, are satisfied.

13. Charter schools shall not have the power to acquire property by eminent domain.

14. The governing body of a charter school is authorized to accept grants, gifts or donations of any kind and to expend or use such grants, gifts or donations. A grant, gift or donation may not be accepted by the governing body if it is subject to any condition contrary to law applicable to the charter school or other public schools, or contrary to the terms of the charter.

163.018. 1. Notwithstanding the definition of "average daily attendance" in subdivision (2) of section 163.011 to the contrary, pupils between the ages of three and five who are eligible for free and reduced price lunch and attend an early childhood education program:

(1) That is operated by and in a district or by a charter school that has declared itself as a local educational agency providing full-day kindergarten and that meets standards established by the state board of education; **or**

(2) **That is under contract with a district or charter school that has declared itself as a local educational agency and that meets standards established by the state board of education** shall be included in the district's or charter school's calculation of average daily attendance. The total number of such pupils included in the district's or charter school's calculation of average daily attendance shall not exceed four percent of the total number of pupils who are eligible for free and reduced price lunch between the ages of five and eighteen who are included in the district's or charter school's calculation of average daily attendance.

2. (1) For any district that has been declared unaccredited by the state board of education and remains unaccredited as of July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable during the 2015-16 school year.

(2) For any district that is declared unaccredited by the state board of education after July 1, 2015, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable immediately upon such declaration.

(3) For any district that has been declared provisionally accredited by the state board of education and remains provisionally accredited as of July 1, 2016, and for any charter school located in said district, the provisions of subsection 1 of this section shall become applicable beginning in the 2016-17 school year.

(4) For any district that is declared provisionally accredited by the state board of education after July 1, 2016, and for any charter school located in said district, the provisions of this section shall become applicable beginning in the 2016-17 school year or immediately upon such declaration, whichever is later.

(5) For all other districts and charter schools, the provisions of subsection 1 of this section shall become effective in any school year subsequent to a school year in which the amount appropriated for subsections 1 and 2 of section 163.031 is equal to or exceeds the amount necessary to fund the entire entitlement calculation determined by subsections 1 and 2 of section 163.031, and shall remain effective in all school years thereafter, irrespective of the amount appropriated for subsections 1 and 2 of section 163.031 in any succeeding year, **provided that in the first school year in which subsection 1 of this section becomes effective under this subdivision, school districts and charter schools shall receive thirty-three percent of the funding associated with such pupils; in the second school year, school districts and charter schools shall receive sixty-six percent of the funding associated with such pupils; and in the third school year, school districts and charter schools shall receive one hundred percent of the funding associated with such pupils.**

3. This section shall not require school attendance beyond that mandated under section 167.031 and shall not change or amend the provisions of sections 160.051, 160.053, 160.054, and 160.055 relating to kindergarten attendance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Swan, **House Amendment No. 5** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 095

Adams	Alferman	Anderson	Andrews	Austin
Bangert	Baringer	Basye	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Cierpiot	Conway 104	Corlew	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Hubrecht	Johnson	Justus
Kelley 127	Kelly 141	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Morris	Muntzel
Neely	Pfautsch	Phillips	Pike	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roerber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Mr. Speaker

NOES: 048

Anders	Arthur	Bahr	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter

Curtis	Ellebracht	Ellington	Franks Jr	Gray
Harris	Hurst	Kendrick	Kidd	Korman
Lavender	Marshall	May	McCann Beatty	McCreery
McGee	Meredith 71	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Plocher	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Spencer	Stevens 46
Unsicker	Walker 74	Wood		

PRESENT: 000

ABSENT WITH LEAVE: 019

Barnes 60	Beard	Christofanelli	Conway 10	Cookson
Cornejo	Dunn	Engler	Gregory	Higdon
Kolkmeyer	Merideth 80	Miller	Pietzman	Redmon
Roden	Schroer	Wessels	Wilson	

VACANCIES: 001

Representative Rhoads offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 114, Page 3, Section 50.1190, Lines 1-9, by removing all of said section and lines; and

Further amend said bill, Page 4, Section 52.290, Line 27, by inserting immediately after all of said section and line the following:

"59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) of **subsection 1** of section 59.330, an additional fee of ~~[five]~~ **six** dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder's fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder's office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) ~~[Two]~~ **Three** dollars to the fund established in subsection 2 of this section.

2. **(1)** There is hereby established a revolving fund known as the "Statutory County Recorder's Fund", which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a "qualified county" is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected

shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund."; and

Further amend said bill, Pages 18 and 19, Section 137.280, Lines 49-56, by deleting all of said lines and inserting in lieu thereof the following:

"4. If annual waivers exceed forty percent then by February first of each year the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 6** was adopted.

Representative McGaugh offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 114, Page 1, Section A, Line 6, by inserting immediately after said section and line the following:

"43.505. 1. The department of public safety is hereby designated as the central repository for the collection, maintenance, analysis and reporting of crime incident activity generated by law enforcement agencies in this state. The department shall develop and operate a uniform crime reporting system that is compatible with the national uniform crime reporting system operated by the Federal Bureau of Investigation.

2. The department of public safety shall:

(1) Develop, operate and maintain an information system for the collection, storage, maintenance, analysis and retrieval of crime incident and arrest reports from Missouri law enforcement agencies;

(2) Compile the statistical data and forward such data as required to the Federal Bureau of Investigation or the appropriate Department of Justice agency in accordance with the standards and procedures of the national system;

(3) Provide the forms, formats, procedures, standards and related training or training assistance to all law enforcement agencies in the state as necessary for such agencies to report incident and arrest activity for timely inclusion into the statewide system;

(4) Annually publish a report on the nature and extent of crime and submit such report to the governor and the general assembly. Such report and other statistical reports shall be made available to state and local law enforcement agencies and the general public through an electronic or manual medium;

(5) Maintain the privacy and security of information in accordance with applicable state and federal laws, regulations and orders; and

(6) Establish such rules and regulations as are necessary for implementing the provisions of this section.

Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2000, shall be invalid and void.

3. Every law enforcement agency in the state shall:

(1) Submit crime incident reports to the department of public safety on forms or in the format prescribed by the department; and

(2) Submit any other crime incident information which may be required by the department of public safety.

4. Any law enforcement agency that violates this section **after December 31, 2021**, may be ineligible to receive state or federal funds which would otherwise be paid to such agency for law enforcement, safety or criminal justice purposes."; and

Further amend said bill, Page 30, Section 475.120, Line 43, by inserting after all of said section and line the following:

"488.5320. 1. Sheriffs, county marshals or other officers shall be allowed a charge for their services rendered in criminal cases and in all proceedings for contempt or attachment, as required by law, the sum of seventy-five dollars for each felony case or contempt or attachment proceeding, ten dollars for each misdemeanor case, and six dollars for each infraction, including cases disposed of by a violations bureau established pursuant to law or supreme court rule. Such charges shall be charged and collected in the manner provided by sections 488.010 to 488.020 and shall be payable to the county treasury; except that, those charges from cases disposed of by a violations bureau shall be distributed as follows: one-half of the charges collected shall be forwarded and deposited to the credit of the MODEX fund established in subsection 6 of this section for the operational cost of the Missouri data exchange (MODEX) system, and one-half of the charges collected shall be deposited to the credit of the inmate security fund, established in section 488.5026, of the county or municipal political subdivision from which the citation originated. If the county or municipal political subdivision has not established an inmate security fund, all of the funds shall be deposited in the MODEX fund.

~~2. [Notwithstanding subsection 1 of this section to the contrary, sheriffs, county marshals, or other officers in any county with a charter form of government and with more than nine hundred fifty thousand inhabitants or in any city not within a county shall not be allowed a charge for their services rendered in cases disposed of by a violations bureau established pursuant to law or supreme court rule.~~

~~3.]~~ The sheriff receiving any charge pursuant to subsection 1 of this section shall reimburse the sheriff of any other county or the City of St. Louis the sum of three dollars for each pleading, writ, summons, order of court or other document served in connection with the case or proceeding by the sheriff of the other county or city, and return made thereof, to the maximum amount of the total charge received pursuant to subsection 1 of this section.

~~[4.]~~ 3. The charges provided in subsection 1 of this section shall be taxed as other costs in criminal proceedings immediately upon a plea of guilty or a finding of guilt of any defendant in any criminal procedure. The clerk shall tax all the costs in the case against such defendant, which shall be collected and disbursed as provided by sections 488.010 to 488.020; provided, that no such charge shall be collected in any proceeding in any court when the proceeding or the defendant has been dismissed by the court; provided further, that all costs, incident to the issuing and serving of writs of scire facias and of writs of fieri facias, and of attachments for witnesses of defendant, shall in no case be paid by the state, but such costs incurred under writs of fieri facias and scire facias shall be paid by the defendant and such defendant's sureties, and costs for attachments for witnesses shall be paid by such witnesses.

~~[5.]~~ 4. Mileage shall be reimbursed to sheriffs, county marshals and guards for all services rendered pursuant to this section at the rate prescribed by the Internal Revenue Service for allowable expenses for motor vehicle use expressed as an amount per mile.

~~[6.]~~ 5. (1) There is hereby created in the state treasury the "MODEX Fund", which shall consist of money collected under subsection 1 of this section. The fund shall be administered by the peace officers standards and training commission established in section 590.120. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, money in the fund shall be used solely for the operational support and expansion of the MODEX system.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The MODEX fund may accept funds from federal, state, local, and private entities which utilize the information from the fund to fight fraud and other activities which are in the best interest of law enforcement or the state of Missouri.

7. Any information in MODEX which is open under the provisions of chapter 610 is considered open and is not Criminal Justice Information Services data. Any information in MODEX may be shared with any other law enforcement agency, division, or department of the state of Missouri, or other entity approved by the peace officer standards and training commission, for the purpose of anti-fraud efforts.

513.653. 1. Law enforcement agencies involved in using the federal forfeiture system under federal law shall file a report regarding federal seizures and the proceeds therefrom. Such report shall be filed annually by ~~[January thirty-first]~~ **February fifteenth** for the previous calendar year with the ~~[department of public safety and the]~~ state auditor's office. The report for the calendar year shall ~~[include the type and value of items seized and turned over to the federal forfeiture system, the beginning balance as of January first of federal forfeiture funds or assets previously received and not expended or used, the proceeds received from the federal government (the equitable sharing amount), the expenditures resulting from the proceeds received, and the ending balance as of December thirty-first of federal forfeiture funds or assets on hand. The department of public safety shall not issue funds to any law enforcement agency that fails to comply with the provisions of this section]~~ **consist of a copy of the federal form entitled "ACA Form - Equitable Sharing Agreement and Certification" which is identical to the form submitted in that year to the federal government.**

2. ~~[Intentional]~~ **Any law enforcement agency that intentionally or [knowing failure] knowingly fails to comply with the reporting requirement contained in this section shall be [a class A misdemeanor, punishable by a fine of up to one thousand dollars] ineligible to receive state or federal funds which would otherwise be paid to such agency for law enforcement, safety, or criminal justice purposes."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Brattin offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for Senate Bill No. 114, Page 2, Line 5, by inserting immediately after all of said line the following:

"Further amend said bill, Page 4, Section 67.142, Line 10, by inserting immediately after all of said section and line the following:

"67.307. 1. As used in this section, the following terms mean:

- (1) "Law enforcement officer", a sheriff or peace officer of a municipality with the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of municipalities;
- (2) "Municipality", any county, city, town, or village;
- (3) "Municipality official", any elected or appointed official or any law enforcement officer serving the municipality;
- (4) "Sanctuary policy", any municipality's order ~~[or]~~, ordinance, **or law enforcement policy, regardless of whether formally enacted or [followed] informally adopted**, that:
 - (a) Limits or prohibits any municipality official or person employed by the municipality from communicating or cooperating with federal agencies or officials to verify or report the immigration status of any alien within such municipality; ~~[or]~~
 - (b) Grants to illegal aliens the right to lawful presence or status within the municipality in violation of federal law~~[-]~~;
 - (c) **Violates 8 U.S.C. Section 1373 in any way;**
 - (d) **Restricts in any way, or imposes any conditions upon, the municipality's cooperation or compliance with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement;**
 - (e) **Requires United States Immigration and Customs Enforcement to obtain a warrant or demonstrate probable cause before complying with detainers or other requests from United States Immigration and Customs Enforcement to maintain custody of any alien or to transfer any alien to the custody of United States Immigration and Customs Enforcement; or**
 - (f) **Prevents the municipality's law enforcement officers from asking any individual his or her citizenship or immigration status.**

2. No municipality shall enact or adopt any sanctuary policy. Any municipality that enacts or adopts a sanctuary policy shall be ineligible for any moneys provided through grants administered by any state agency or department until the sanctuary policy is repealed or is no longer in effect. Upon the complaint of any state resident regarding a specific government entity, agency, or political subdivision of this state or prior to the provision of funds or awarding of any grants to a government entity, agency, or political subdivision of this state, any member of the general assembly may request that the attorney general of the state of Missouri issue an opinion stating whether the government entity, agency, or political subdivision has current policies in contravention of this section.

3. The governing body, sheriff, or chief of police of each municipality shall provide each law enforcement officer with written notice of their duty to cooperate with state and federal agencies and officials on matters pertaining to enforcement of state and federal laws governing immigration.

4. This section shall become effective on January 1, 2009."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (60) raised a point of order that a member was in violation of Rule 85.

Representative Fitzwater (49) requested a parliamentary ruling.

The Parliamentary Committee took the point of order under advisement.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gregory	Grier
Haahr	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Justus	Kelley 127	Kelly 141	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCahterty	McDaniel	McGaugh
Messenger	Moon	Morris	Muntzel	Pfautsch
Phillips	Pike	Plocher	Pogue	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Ellebracht	Ellington	Franks Jr
Gray	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80

Mitten	Morgan	Mosley	Newman	Nichols
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 025

Bahr	Beard	Chipman	Conway 10	Cookson
Curtis	Dunn	Engler	Fitzwater 144	Gannon
Green	Haefner	Higdon	Johnson	Kidd
Kolkmeier	Miller	Neely	Peters	Pietzman
Redmon	Roden	Shaul 113	Vescovo	Wilson

VACANCIES: 001

On motion of Representative Brattin, **House Amendment No. 1 to House Amendment No. 7** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Moon
Morris	Muntzel	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Swan	Tate	Taylor	Trent	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley

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Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 019

Bahr	Beard	Conway 10	Cookson	Dunn
Engler	Fitzwater 144	Higdon	Johnson	Kidd
Kolkmeyer	Miller	Neely	Redmon	Roden
Spencer	Stephens 128	Vescovo	Wilson	

VACANCIES: 001

The Parliamentary Committee ruled the previous point of order not well taken.

On motion of Representative McGaugh, **House Amendment No. 7, as amended**, was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Evans	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Moon	Morris	Muntzel
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Walker 3	White
Wiemann	Wood			

NOES: 046

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Ellebracht
Ellington	Franks Jr	Gray	Green	Harris
Kendrick	Korman	Lavender	May	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters

Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 019

Bahr	Beard	Cookson	Cornejo	Dunn
Engler	Fitzpatrick	Fitzwater 144	Higdon	Johnson
Kolkmeier	Miller	Neely	Redmon	Roden
Spencer	Vescovo	Wilson	Mr. Speaker	

VACANCIES: 001

On motion of Representative Alferman, the title of **HCS SB 114, as amended**, was agreed to.

On motion of Representative Alferman, **HCS SB 114, as amended**, was adopted.

On motion of Representative Alferman, **HCS SB 114, as amended**, was read the third time and passed by the following vote:

AYES: 086

Alferman	Andrews	Austin	Bahr	Basye
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 57	Brown 94	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dohrman	Eggleston	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hansen
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Morris	Muntzel	Pfausch	Phillips
Pike	Plocher	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Trent	Walker 3	White	Wiemann
Mr. Speaker				

NOES: 063

Adams	Anders	Anderson	Arthur	Bangert
Baringer	Barnes 60	Barnes 28	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Conway 10	Curtis	Curtman	Dogan
Ellebracht	Ellington	Evans	Franks Jr	Gray
Green	Hannegan	Harris	Hurst	Johnson
Kendrick	Kidd	Lavender	Marshall	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman

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Nichols	Peters	Pierson Jr	Pietzman	Pogue
Quade	Razer	Roberts	Rowland 29	Runions
Shumake	Smith 85	Stevens 46	Taylor	Unsicker
Walker 74	Wessels	Wood		

PRESENT: 000

ABSENT WITH LEAVE: 013

Beard	Dunn	Engler	Fitzwater 144	Higdon
Kolkmeier	Miller	Neely	Redmon	Roden
Spencer	Vescovo	Wilson		

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

Speaker Richardson resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 283, as amended**.

Senators: Hegeman, Wieland, Schatz, Rizzo and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 139, as amended**.

Senators: Sater, Riddle, Rowden, Schupp and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 355, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended**, to **SB 222** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 225, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 112, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 501, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 421, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 35, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SCS SB 11, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended, to SCS #2 SB 128** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 26**.

In which the concurrence of the House is respectfully requested.

BILLS CARRYING REQUEST MESSAGES

HCS SB 225, as amended, relating to transportation, was taken up by Representative Davis.

Representative Davis moved that the House refuse to recede from its position on **HCS SB 225, as amended**, and grant the Senate a conference.

Which motion was adopted.

SB 222, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended, relating to motor vehicles, was taken up by Representative Korman.

Representative Korman moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended**, to SB 222, and grant the Senate a conference.

Which motion was adopted.

HCS SCS SB 355, as amended, relating to higher education, was taken up by Representative Alferman.

Representative Alferman moved that the House refuse to recede from its position on **HCS SCS SB 355, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SCS SB 112, as amended, relating to political subdivisions, was taken up by Representative Tate.

Representative Tate moved that the House refuse to recede from its position on **HCS SCS SB 112, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SB 501, as amended, relating to health care, was taken up by Representative Stephens (128).

Representative Stephens (128) moved that the House refuse to recede from its position on **HCS SB 501, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SCS SB 421, as amended, relating to political subdivisions, was taken up by Representative Kidd.

Representative Kidd moved that the House refuse to recede from its position on **HCS SCS SB 421, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SS SB 35, as amended, relating to the department of natural resources, was taken up by Representative Ross.

Representative Ross moved that the House refuse to recede from its position on **HCS SS SB 35, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SCS SB 11, as amended, relating to political subdivisions, was taken up by Representative Fraker.

Representative Fraker moved that the House refuse to recede from its position on **HCS SCS SB 11, as amended**, and grant the Senate a conference.

Which motion was adopted.

SCS#2 SB 128, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended, relating to the judicial proceedings, was taken up by Representative Roeber.

Representative Roeber moved that the House refuse to recede from its position on **House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended**, to **SCS#2 SB 128** and grant the Senate a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS SCS SB 11: Representatives Fraker, Alferman, Mathews, Wessels and McCreery
HCS SS SB 35: Representatives Ross, Christofanelli, Kelly (141), Pierson Jr. and Rowland (29)
HCS SCS SB 112: Representatives Tate, Fraker, Bondon, Adams and McCreery
SCS#2 SB 128: Representatives Roeber, McGaugh, Plocher, Mitten and Ellebracht
SB 222: Representatives Korman, Reiboldt, Tate, McCreery and Razer
HCS SB 225: Representatives Davis, Fraker, McGaugh, Runions and Burns
HCS SCS SB 355: Representatives Alferman, Lichtenegger, Rowland (155), Kendrick and Dunn
HCS SCS SB 421: Representatives Kidd, Engler, Kelley (127), Rowland (29) and Anders
HCS SB 501: Representatives Stephens (128), Neely, Wiemann, Walker (74) and Stevens (46)

COMMITTEE REPORTS

Committee on Judiciary, Chairman McGaugh reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 724**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Corlew, DeGroot, Ellebracht, Gregory, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (2): Beard and Marshall

Mr. Speaker: Your Committee on Judiciary, to which was referred **SB 204**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Corlew, DeGroot, Ellebracht, Gregory, Marshall, McGaugh, Mitten, Roberts, Toalson Reisch and White

Noes (0)

Absent (1): Beard

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 18**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (3): Arthur, Runions and Unsicker

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 125**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Austin, Barnes (60), Engler, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (5): Arthur, Carpenter, Corlew, Runions and Unsicker

Absent (1): Berry

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SBs 300 & 306**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (1): Engler

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 434**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Sommer, Vescovo and Wiemann

Noes (2): Runions and Unsicker

Absent (1): Engler

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 22**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Brown (94), Butler, Curtis, Dogan, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (2): Bondon and Eggleston

Absent (1): Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SCS SB 84**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 326**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 332**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Rone

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 363**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bondon, Brown (94), Butler, Curtis, Dogan, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Shull (16), Shumake and Wessels

Noes (0)

Absent (1): Rone

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SB 18 - Fiscal Review

HCS SS SB 22 - Fiscal Review

HCS SB 125 - Fiscal Review

HCS SB 332 - Fiscal Review

COMMUNICATIONS

May 10, 2017

D. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
201 West Capitol Avenue
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Mr. Crumbliss:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of a possible personal interest in legislation in which the House of Representatives may vote during the legislative session. My wife is a member of the Public School Retirement System (PSRS/PEERS).

In compliance with Section 105.461, RSMo, please publish this report in the Journal of the House.

Sincerely,

/s/ Justin Alferman
State Representative
District 61

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE BILL NO. 34**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 34, with House Amendments Nos. 1, 2, 3, & 5, House Substitute Amendment No. 1 for House Amendment No. 6, Parts I & II of House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 6, House Amendment Nos. 2 & 3 to House Substitute Amendment No. 1 to House Amendment No. 6, House Substitute Amendment No. 1 for House Amendment No. 6 as amended, House Amendment Nos. 1 & 2 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendments Nos. 1 & 2 to House Amendment No. 8, House Amendment No. 8 as amended, House Amendment No. 9, House Amendments No. 1 & 2 to House Amendment No. 10, House Amendment No. 10 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 34, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 34;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 34, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham
/s/ Dan Hegeman
/s/ Dave Schatz
/s/ Jamilah Nasheed
/s/ Jason Holsman

FOR THE HOUSE:

/s/ Shawn Rhoads
/s/ Justin Hill
/s/ Dan Houx
Steven Roberts
/s/ Karla May

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE BILL NO. 62**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 62, with House Amendment No. 1 to House Amendment No. 1, House Amendment No. 1 as amended, House Amendment Nos. 2, 3, 4, 5, and 6, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 62, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 62;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 62 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
/s/ Mike Cunningham
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ Jill Schupp

FOR THE HOUSE:

/s/ James "Rusty" Black
/s/ Nate Walker, 3rd
/s/ Patricia Pike
/s/ Judy Morgan
/s/ Richard Brown, 27th

**CONFERENCE COMMITTEE REPORT
ON
SENATE BILL NO. 64**

The Conference Committee appointed on Senate Bill No. 64, with House Amendment Nos. 1, 2, & 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 64, as amended;
2. That the Senate recede from its position on Senate Bill No. 64;
3. That the attached Conference Committee Substitute for Senate Bill No. 64, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Paul Wieland
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ Shalonn "Kiki" Curls

FOR THE HOUSE:

/s/ Justin Alferman
/s/ Bill Reiboldt
/s/ Lyndall Fraker
/s/ Robert Burns
/s/ Kip Kendrick

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 111**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 111, with House Amendment No. 1, House Amendment Nos. 1, 2, & 3 to House Amendment No. 2, House Amendment No. 2 as amended, House Amendment Nos. 3 and 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 111, as amended;
2. That the Senate recede from its position on Senate Bill No. 111;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 111, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
/s/ David Sater
/s/ Wayne Wallingford
/s/ John Rizzo
/s/ Scott Sifton

FOR THE HOUSE:

/s/ Sandy Crawford
/s/ Rob Vescovo
/s/ Dean Plocher
/s/ Tracy McCreery
/s/ Clem Smith, 85th

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 302**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 302, with House Amendment Nos. 1, 2, 3, 4, & 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 302, as amended;
2. That the Senate recede from its position on Senate Bill No. 302;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 302, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Paul Wieland
/s/ Ed Emery
/s/ Mike Cunningham
/s/ Gina Walsh
/s/ Jamilah Nasheed

FOR THE HOUSE:

/s/ Becky Ruth
/s/ Don Rone
/s/ Rocky Miller
Tracy McCreery
/s/ Doug Beck

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR HCS SS SB 34, as amended - Fiscal Review
CCR HCS SS SB 62, as amended - Fiscal Review
CCR SB 64, as amended - Fiscal Review
CCR HCS SB 111, as amended - Fiscal Review
CCR HCS SB 302, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Thursday, May 11, 2017.

COMMITTEE HEARINGS

BUDGET

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Annual review of state tax credits.

FISCAL REVIEW

Thursday, May 11, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Friday, May 12, 2017, 8:30 AM, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
We will be hearing testimony on teacher preparation and professional development.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 11, 2017, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session may be held on any matter referred to the committee.
Be prepared to take action on any bill referred to committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, May 11, 2017, 7:30 PM, House Hearing Room 1.
Executive session will be held: SB 99, HCS SB 195
Executive session may be held on any matter referred to the committee.
Location may change.

HOUSE CALENDAR

SEVENTY-SECOND DAY, THURSDAY, MAY 11, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman
HJR 2 - Shumake
HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt
HCS HCB 8 - McGaugh
HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer
HB 463 - Kolkmeyer
HB 39 - Higdon
HB 182 - Hurst
HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht

HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)
HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 26

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SB 329 - Kolkmeier
SS SCS SB 16 - Engler
SB 194, as amended, (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)
SS SB 31 - McGaugh
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Cierpiot
HCS SB 95 - Fraker
HCS SCS SB 237 - Austin
SCS SB 279 - Davis
SB 296, E.C. - Baringer
SCS SB 240 - Mathews
HCS SCS SB 309 - Walker (3)
SCS SB 404 - Alferman
SCS SB 88 - McGaugh
SB 395 - Sommer
SCS SB 217 - Dogan
HCS SB 134 (Fiscal Review 5/2/17) - Mosley
HCS SCS SB 399 - Korman
SB 65 - Ross
HCS SS SB 124 - Austin
SS SB 293 - Engler
SB 376 - Dohrman
SS SCS SB 49 - Haefner
SB 248 - Love
HCS SB 478 - Barnes (60)
SS SB 490 - Frederick
HCS SB 363 - Curtis
HCS SB 326 - McCaherty
HCS SB 332 (Fiscal Review 5/10/17) - Crawford
HCS SCS SB 84 - Dogan
HCS SB 125 (Fiscal Review 5/10/17) - Ross
HCS SB 18 (Fiscal Review 5/10/17) - McCaherty
HCS SS SB 22 (Fiscal Review 5/10/17), E.C. - Matthiesen

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 4 - Frederick
HCS SCR 14 - Basye
SCR 21 - Brattin

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 292 - Crawford
SS HCS HBs 90 & 68, as amended, (motion to adopt SS, as amended, pending) - Rehder
SS SCS HB 93 - Lauer
SS#2 HCS HB 151, as amended, E.C. - Corlew

BILLS CARRYING REQUEST MESSAGES

SS HCB 3, (Senate refuses to recede/request House take up and pass SS HCB 3) - Fitzpatrick
SB 411, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 1 HA 5, HA 5, a.a., (Request House recede/take up and pass SB 411) - Tate

BILLS IN CONFERENCE

SCS HCS HB 19 - Fitzpatrick
CCR SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8, HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a., E.C. - Rhoads
CCR HCS SS SB 34, as amended, (Fiscal Review 5/10/17), E.C. - Rhoads
CCR SB 50, with HA 1, HA 2, HA 3, HA 4, HA 1 HA 5, HA 5, a.a., HA 1 HA 6, HA 6, a.a., HA 1 HA 7, HA 7, a.a., HA 8, HA 9, HA 1 HA 10, HA 10, a.a., HA 11, HA 1 HA 12, HA 12, a.a., HA 13, HA 14, HA 15 - Frederick
CCR SB 64, with HA 1, HA 2, HA 3, (Fiscal Review 5/10/17) - Alferman
CCR HCS SB 111, as amended, (Fiscal Review 5/10/17) - Crawford
CCR HCS SS SB 62, as amended, (Fiscal Review 5/10/17) - Black
CCR HCS SB 302, as amended, (Fiscal Review 5/10/17) - Ruth
HCS SCS SB 139, as amended - Wood
HCS SB 283, as amended - Andrews
HCS SB 225, as amended - Davis
SB 222, with HA 1, HA 2, HA 3, HA 1 HA 4, and HA 4, a.a. - Korman
HCS SCS SB 355, as amended - Alferman
HCS SCS SB 112, as amended - Tate
HCS SB 501, as amended - Stephens (128)
HCS SCS SB 421, as amended - Kidd
HCS SS SB 35, as amended - Ross
HCS SCS SB 11, as amended - Fraker
SCS#2 SB 128, with HA 1, HA 2, HA 1 HA 3, HA 2 HA 3, HA 3, a.a., HA 1 HA 4, HA 4, a.a. - Roeber

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTY-SECOND DAY, THURSDAY, MAY 11, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Whatsoever ye would that men should do to you, do ye even so to them. (Matthew 7:12)

Almighty God, who is the light and life of those who with true faith and sincere repentance turn to, have mercy upon us as we bow in this chamber of prayer. Pardon and deliver us from all our sins, confirm and strengthen us in all goodness, and bring new life to us as we wait upon You.

With us is a deep weariness of body and within us is a disturbing unrest of spirit. We wonder what can be done, when we can do it, and who will help us do what ought to be done. Grant unto us the realization that with You all things are possible and that we can be equal to every experience through the strength of Your spirit living in our hearts.

Make us the kind of persons who can be trusted with Your design for our citizens, with Your determination for peace in our State, and with Your desire for joy in the hearts of all people.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Grace Ann Bernskoetter and Seth Fullerton.

The Journal of the seventy-first day was approved as printed.

SECOND READING OF SENATE CONCURRENT RESOLUTION

The following Senate Concurrent Resolution was read the second time:

SCR 26, relating to an audit of the State Auditor's office.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SS SB 62, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (11): Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (3): Alferman, Fraker and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SB 64, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (3): Alferman, Fraker and Unsicker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 302, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Conway (104), Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (4): Morgan, Rowland (29), Unsicker and Wessels

Absent (2): Alferman and Fraker

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 30, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 222, as amended**.

Senators: Riddle, Munzlinger, Hegeman, Hummel and Curls

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 225, as amended**.

Senators: Schatz, Wasson, Munzlinger, Hummel and Schupp

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 112, as amended**.

Senators: Schatz, Hegeman, Hoskins, Curls and Holsman

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 355, as amended**.

Senators: Romine, Libla, Hoskins, Hummel and Curls

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 501, as amended**.

Senators: Sater, Onder, Brown, Schupp and Chappelle-Nadal

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 421, as amended**.

Senators: Rizzo, Hummel, Hoskins, Wasson and Kraus

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SB 35, as amended**.

Senators: Cunningham, Sater, Riddle, Rizzo and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 11, as amended**.

Senators: Wasson, Cunningham, Sater, Walsh and Schupp

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS#2 SB 128, as amended**.

Senators: Dixon, Libla, Romine, Sifton and Chappelle-Nadal

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 28**.

THIRD READING OF SENATE BILLS

SS SCS SB 49, relating to local sales taxes, was taken up by Representative Haefner.

Representative Barnes (60) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 8, Section 94.510, Line 52, by inserting immediately after all of said section and line the following:

"144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section 144.021 regarding the decision in *IBM Corporation v. Director of Revenue*, [~~Case No. 94999~~] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [~~2017~~] **2018**."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND Senate Substitute for Senate Committee Substitute for Senate Bill No. 49, Page 4, Section 67.547, Lines 44-45, by deleting all of said lines and inserting in lieu thereof the following:

"2017. Beginning August 28, 2017, no county shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of one percent."

Further amend said bill, Page 7, Section 94.510, Lines 27-29, by deleting all of said lines and inserting in lieu thereof the following:

"three-eighths percent. Beginning August 28, 2017, no city shall submit to the voters any proposal that results in a combined rate of sales taxes adopted under this section in excess of two percent."; and";

Further amend said bill, Page 8, Section"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Plocher, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Barnes (60), **House Amendment No. 1, as amended**, was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans

Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McDaniel
McGaugh	Miller	Moon	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt
Reisch	Remole	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 015

Bondon	Cornejo	Curtis	Ellington	Frederick
Johnson	Korman	Matthiesen	May	McGee
Messenger	Pierson Jr	Rhoads	Roden	Tate

VACANCIES: 001

On motion of Representative Haefner, the title of **SS SCS SB 49, as amended**, was agreed to.

On motion of Representative Haefner, **SS SCS SB 49, as amended**, was read the third time and passed by the following vote:

AYES: 110

Adams	Alferman	Anders	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Beck	Bernskoetter	Berry	Black	Bondon
Brown 27	Brown 57	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Crawford	Cross	Davis
Dogan	Dohrman	Dunn	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fraker	Franks Jr

Gannon	Gray	Green	Haahr	Haefner
Hannegan	Hansen	Harris	Hill	Houghton
Houx	Kelley 127	Kelly 141	Kendrick	Kolkmeier
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Matthiesen	McCaherty	McCann Beatty	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pike	Plocher	Quade	Razer	Redmon
Reiboldt	Rhoads	Roberts	Roeber	Rone
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Sommer	Stevens 46
Swan	Tate	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wood

NOES: 043

Anderson	Andrews	Basye	Beard	Brattin
Brown 94	Chipman	Cornejo	Curtman	DeGroot
Eggleston	Fitzwater 49	Francis	Franklin	Frederick
Gregory	Grier	Helms	Henderson	Higdon
Hubrecht	Hurst	Justus	Kidd	Marshall
Mathews	McCreery	McDaniel	Moon	Neely
Pietzman	Pogue	Reisch	Remole	Ross
Smith 85	Smith 163	Spencer	Stacy	Stephens 128
Taylor	Trent	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 009

Curtis	Ellington	Johnson	Korman	May
Pierson Jr	Rehder	Roden	Mr. Speaker	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Representative Chipman assumed the Chair.

HCS SB 95, relating to local government financial transactions, was taken up by Representative Fraker.

Representative Love offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after said section and line the following:

"110.010. 1. The public funds of every county, township, city, town, village, school district of every character, road district, sewer district, fire protection district, **ambulance district**, water supply district, drainage or levee district, state hospital, state schools for the mentally deficient, Missouri School for the Deaf, Missouri School for the Blind, Missouri Training School for Boys, training school for girls, Missouri Veterans' Home, Missouri State Chest Hospital, state university, Missouri state teachers' colleges, Lincoln University, which are deposited in any

banking institution acting as a legal depository of the funds under the statutes of Missouri requiring the letting and deposit of the same and the furnishing of security therefor, shall be secured by the deposit of securities of the character prescribed by section 30.270 for the security of funds deposited by the state treasurer.

2. The securities shall, at the option of the depository banking institution, be delivered either to the fiscal officer or the governing body of the municipal corporation or other depositor of the funds, or by depositing the securities with another banking institution or safe depository as trustee satisfactory to both parties to the depository agreement. The trustee may be a bank owned or controlled by the same bank holding company as the depository banking institution.

3. The rights and duties of the several parties to the depository contract shall be the same as those of the state and the depository banking institution respectively under section 30.270. If a depository banking institution deposits the bonds or securities with a trustee as above provided, and the municipal corporation or other depositor of funds gives notice in writing to the trustee that there has been a breach of the depository contract and makes demand in writing on the trustee for the securities, or any part thereof, then the trustee shall forthwith surrender to the municipal corporation or other depositor of funds a sufficient amount of the securities to fully protect the depositor from loss and the trustee shall thereby be discharged of all further responsibility in respect to the securities so surrendered."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HCS SB 95, with House Amendment No. 1, pending, was laid over.

BILLS CARRYING REQUEST MESSAGES

HCS SB 30, as amended, relating to county road district consolidation, was taken up by Representative Fitzpatrick.

Representative Fitzpatrick moved that the House refuse to recede from its position on **HCS SB 30, as amended**, and grant the Senate a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS

HCS SB 95, with House Amendment No. 1, pending, relating to local government financial transactions, was again taken up by Representative Fraker.

On motion of Representative Love, **House Amendment No. 1** was adopted.

Representative Rhoads offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 95, Page 2, Section 50.622, Line 22, by inserting the following after all of said line:

"59.800. 1. Beginning on July 1, 2001, notwithstanding any other condition precedent required by law to the recording of any instrument specified in subdivisions (1) and (2) of **subsection 1** of section 59.330, an additional fee of ~~[five]~~ **six** dollars shall be charged and collected by every recorder of deeds in this state on each instrument recorded. The additional fee shall be distributed as follows:

(1) One dollar and twenty-five cents to the recorder's fund established pursuant to subsection 1 of section 59.319, provided, however, that all funds received pursuant to this section shall be used exclusively for the purchase, installation, upgrade and maintenance of modern technology necessary to operate the recorder's office in an efficient manner;

(2) One dollar and seventy-five cents to the county general revenue fund; and

(3) ~~Two~~ **Three** dollars to the fund established in subsection 2 of this section.

2. (1) There is hereby established a revolving fund known as the "Statutory County Recorder's Fund", which shall receive funds paid to the recorders of deeds of the counties of this state pursuant to subdivision (3) of subsection 1 of this section. The director of the department of revenue shall be custodian of the fund and shall make disbursements from the fund for the purpose of subsidizing the fees collected by counties that hereafter elect or have heretofore elected to separate the offices of clerk of the circuit court and recorder. The subsidy shall consist of the total amount of moneys collected pursuant to subdivisions (1) and (2) of subsection 1 of this section subtracted from fifty-five thousand dollars, **except if the annual average of funds collected under subsection 1 over the previous three-year period is insufficient to meet all obligations calculated in this subdivision and in which case the provisions of subdivision (2) of this subsection shall apply.** The moneys paid to qualifying counties pursuant to this subsection shall be deposited in the county general revenue fund. For purposes of this section a "qualified county" is a county that hereafter elects or has heretofore elected to separate the offices of clerk of the circuit court and recorder and in which the office of the recorder of deeds collects less than fifty-five thousand dollars in fees pursuant to subdivisions (1) and (2) of subsection 1 of this section, on an annual basis. Moneys in the statutory county recorder's fund shall not be considered state funds and shall be deemed nonstate funds.

(2) **If funds collected under subdivision (3) of subsection 1 of this section are insufficient to meet obligations set out in subsection 1 of this section, the department of revenue shall calculate the projected shortfall that would otherwise be incurred using the formula set out above. If the fund balance is greater than the annual average disbursement of the previous three years, then up to thirty-three percent of such excess may be used to meet the obligation. If this amount is insufficient or unavailable, the director of the department of revenue shall set a new requisite amount to determine a qualified county under subdivision (1) of this subsection other than fifty-five thousand dollars, which reflects the revenue collected under subdivision (3) of subsection 1 of this section plus an additional thirty-three percent should the balance exist in the statutory recorder's fund.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rhoads, **House Amendment No. 2** was adopted.

Representative Haahr offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 95, Page 5, Section 108.170, Line 132, by inserting after all of said section and line the following:

"347.740. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, ~~2017~~ **2021.**

351.127. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter, provided that the secretary of state may collect an additional fee of ten dollars on each corporate registration report fee filed under section 351.122. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, ~~2017~~ **2021.**

355.023. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] 2021.

356.233. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] 2021.

359.653. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] 2021.

400.9-528. The secretary of state may collect an additional fee of five dollars on each and every fee paid to the secretary of state as required in chapter 400.9. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] 2021.

417.018. The secretary of state may collect an additional fee of five dollars on each and every fee required in this chapter. All fees collected as provided in this section shall be deposited in the state treasury and credited to the secretary of state's technology trust fund account. The provisions of this section shall expire on December 31, [2017] 2021."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haahr, **House Amendment No. 3** was adopted.

Representative Baringer offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 95, Page 2, Section 50.622, Line 22, by inserting after all of said line the following:

"86.207. 1. Except as provided herein, all persons who become policemen and all policemen who enter or reenter the service of any city not within a county after the first day of October, 1957, become members **of the system** as a condition of their employment and **during the period of their membership** shall receive no pensions or retirement allowance from any other pension or retirement system supported wholly or in part by the city not within a county or the state of Missouri, nor shall they be required to make contributions under any other pension or retirement system of the city not within a county or the state of Missouri for the same period of service[, anything to the contrary notwithstanding. Any employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and subsequently becomes a policeman may elect to remain a member of said retirement plan and shall not be required to become a member of a police retirement system established under section 86.200. However,]. **Officers employed by a city not within a county and occupying the position of "Airport Police Officer" shall not be required to become members as a condition of their employment.** An employee of a city not within a county who is earning creditable service in a retirement plan established by said city under section 95.540 and who subsequently becomes a policeman may elect to transfer [membership and] creditable service to the police retirement system created under [section] **sections 86.200 to 86.366**. Such transfers are subject to the conditions and requirements contained in section 105.691 and are also subject to any existing agreements between the said retirement plans[; provided however, transfers completed prior to January 1, 2016, shall occur without regard to the vesting requirements of the receiving plan contained in section 105.691]. As part of the transfer process described herein, the respective retirement plans may require the employee

to acknowledge and agree as a condition of transfer that any election made under this section is irrevocable, constitutes a waiver of any right to receive retirement and disability benefits except as provided by the police retirement system, and that plan terms may be modified in the future.

2. If any member ceases to be in service for more than one year unless the member has attained the age of fifty-five or has twenty years or more of creditable service, or if the member withdraws the member's accumulated contributions or if the member receives benefits under the retirement system or dies, the member thereupon ceases to be a member; except in the case of a member who has served in the Armed Forces of the United States and has subsequently been reinstated as a policeman. A member who has terminated employment as a police officer, has actually retired and is receiving retirement benefits under the system shall be considered a retired member.

3. A reserve officer shall not be considered a member of the system for the purpose of determining creditable service, nor shall any contributions be due. A reserve officer shall not be entitled to any benefits from the system other than those awarded when the reserve officer originally retired under section 86.250, nor shall service as a reserve officer prohibit distribution of those benefits."; and

Further amend said bill, Page 5, Section 108.170, Line 132, by inserting after all of said line the following:

"Section B. Because immediate action is necessary to meet the requirements of the Social Security Administration and to prevent the expulsion of Missouri airport officers from the Social Security Program, section 86.207 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and section 86.207 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Baringer moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Chipman:

AYES: 049

Adams	Anders	Andrews	Arthur	Bangert
Baringer	Barnes 60	Barnes 28	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Corlew	Dunn	Ellebracht	Engler	Gray
Green	Harris	Kendrick	Lauer	Lavender
Matthiesen	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Phillips	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels	White	

NOES: 095

Alferman	Anderson	Austin	Bahr	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Houghton	Houx
Hubrecht	Hurst	Justus	Kelly 141	Kidd
Kolkmeier	Lant	Lichtenegger	Love	Lynch
Marshall	Mathews	McCaherty	McGaugh	Messenger
Moon	Morris	Muntzel	Neely	Pfautsch

Pike	Pogue	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 018

Cookson	Cross	Curtis	Eggleston	Ellington
Hill	Johnson	Kelley 127	Korman	May
McDaniel	Miller	Pierson Jr	Pietzman	Plocher
Rehder	Roden	Schroer		

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtman	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Lant
Lichtenegger	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Moon	Morris
Muntzel	Neely	Phillips	Pietzman	Pike
Pogue	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Dunn	Ellebracht
Franks Jr	Gray	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

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PRESENT: 000

ABSENT WITH LEAVE: 020

Brown 57	Cookson	Cross	Curtis	Davis
Ellington	Fitzwater 144	Johnson	Korman	Lauer
Love	May	McDaniel	Miller	Pfautsch
Pierson Jr	Plocher	Rehder	Roden	Schroer

VACANCIES: 001

On motion of Representative Fraker, the title of **HCS SB 95, as amended**, was agreed to.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Fraker, **HCS SB 95, as amended**, was adopted.

On motion of Representative Fraker, **HCS SB 95, as amended**, was read the third time and passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pietzman	Pike
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 005

Hurst	Marshall	Moon	Pogue	Taylor
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PRESENT: 000

ABSENT WITH LEAVE: 013

Baringer	Cookson	Cross	Curtis	Ellington
Johnson	Love	May	McDaniel	Pierson Jr
Plocher	Rehder	Roden		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

SCS SB 279, relating to veteran designations on driver's licenses and identification cards, was taken up by Representative Davis.

On motion of Representative Davis, the title of **SCS SB 279** was agreed to.

On motion of Representative Davis, **SCS SB 279** was truly agreed to and finally passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Pogue	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 018

Carpenter	Cookson	Cross	Curtis	Ellington
Fitzpatrick	Hubrecht	Kendrick	Love	May
McCann Beatty	McDaniel	McGee	Pietzman	Rehder
Roden	Swan	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 292, relating to powers of certain financial institutions, was taken up by Representative Crawford.

On motion of Representative Crawford, **SS SCS HCS HB 292** was adopted by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Brattin	Brown 27	Brown 57	Brown 94
Burns	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Quade	Razer	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Wessels	White	Wiemann	Wood
Mr. Speaker				

NOES: 013

Arthur	Barnes 60	Burnett	Hurst	Kendrick
Marshall	McCaherty	McCann Beatty	McDaniel	Mitten
Moon	Pogue	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 013

Bondon	Carpenter	Cookson	Cross	Curtis
Ellington	May	Pietzman	Redmon	Rehder
Roden	Runions	Wilson		

VACANCIES: 001

On motion of Representative Crawford, **SS SCS HCS HB 292** was truly agreed to and finally passed by the following vote:

AYES: 132

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burns	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCreery
McGaugh	McGee	Meredith 71	Messenger	Miller
Morgan	Morris	Mosley	Muntzel	Neely
Nichols	Peters	Pfautsch	Phillips	Pike
Plocher	Quade	Razer	Reiboldt	Reisch
Remole	Rhoads	Roberts	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 015

Arthur	Barnes 60	Burnett	Butler	Hurst
Kendrick	Marshall	McCaherty	McCann Beatty	McDaniel
Moon	Newman	Pogue	Unsicker	Walker 74

PRESENT: 002

Merideth 80	Mitten
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ABSENT WITH LEAVE: 013

Carpenter	Conway 10	Cookson	Cross	Curtis
Ellington	May	Pierson Jr	Pietzman	Redmon
Rehder	Roden	Roeber		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

On motion of Representative Cierpiot, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 18**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 111, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (2): Fraker and Rowland (29)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 125**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Rowland (29)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 30, as amended**.

Senators: Sater, Hegeman, Cunningham, Walsh and Schupp

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees are allowed to exceed the differences on **SCS#2 SB 128, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3 to HCS SB 95** and requests the House recede from its position on HCS, as amended, and take up and pass **SB 95**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **House Amendment No. 1, as amended**, and has taken up and passed **SS SCS SB 49, as amended**.

APPOINTMENT OF CONFERENCE COMMITTEE

May 11, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 306C
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to the conference committee on **HCS SB 30**.

Representative Scott Fitzpatrick
Representative Lyndall Fraker
Representative Becky Ruth
Representative Martha Stevens
Representative Judy Morgan

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

MOTION

Representative Cierpiot moved that Rule 22 be suspended.

Which motion was adopted by the following vote:

AYES: 095

Anderson	Andrews	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Cookson
Corlew	Cornejo	Crawford	Davis	DeGroot
Dogan	Dohrman	Eggleston	Ellebracht	Engler

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Evans	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Haahr	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelly 141	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Morris
Neely	Peters	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roeber	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	Wiemann	Wood	Mr. Speaker

NOES: 033

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Dunn	Franks Jr	Gray
Harris	Kendrick	Lavender	McCann Beatty	McCreery
McDaniel	Merideth 80	Mosley	Nichols	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Unsicker	Walker 74		

PRESENT: 001

Spencer

ABSENT WITH LEAVE: 033

Alferman	Austin	Bahr	Barnes 60	Brattin
Carpenter	Cross	Curtis	Curtman	Ellington
Fitzpatrick	Fitzwater 49	Green	Grier	Haefner
Kelley 127	Kidd	Marshall	May	McGee
Meredith 71	Miller	Mitten	Moon	Morgan
Muntzel	Newman	Roden	Rone	Smith 85
Stevens 46	White	Wilson		

VACANCIES: 001

BILLS IN CONFERENCE

SCS#2 SB 128, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4, as amended, relating to judicial proceedings, was taken up by Representative Roeber.

Representative Roeber moved that the House conferees be allowed to exceed the differences on **SCS#2 SB 128, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4, as amended,** for the purpose of adding language in Sections 21.771, 210.110, 210.152, 210.565, and 475.024.

Speaker Richardson assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Anderson	Andrews	Barnes 60	Basye	Beard
Bernskoetter	Berry	Bondon	Brattin	Brown 94
Cierpiot	Corlew	Cornejo	Crawford	Davis
Dogan	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roeber
Ross	Rowland 155	Ruth	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wood	Mr. Speaker	

NOES: 038

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Conway 10	Curtis	Dunn	Ellington	Franks Jr
Gray	Harris	Kendrick	Lavender	McCann Beatty
McCreery	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pierson Jr	Quade
Razer	Roberts	Rowland 29	Runions	Shull 16
Stevens 46	Unsicker	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 035

Alferman	Austin	Bahr	Black	Brown 57
Butler	Carpenter	Chipman	Christofanelli	Conway 104
Cookson	Cross	Curtman	DeGroot	Dohrman
Eggleston	Green	Gregory	Higdon	Houghton
Kidd	Korman	Matthiesen	May	McGee
Peters	Phillips	Reisch	Roden	Rone
Schroer	Smith 85	Wessels	Wiemann	Wilson

VACANCIES: 001

Representative Roeber again moved that the House conferees be allowed to exceed the differences on **SCS#2 SB 128**, with **House Amendment No. 1**, **House Amendment No. 2**, **House Amendment No. 1 to House Amendment No. 3**, **House Amendment No. 2 to House Amendment No. 3**, **House Amendment No. 3**, as amended, **House Amendment No. 1 to House Amendment No. 4**, and **House Amendment No. 4**, as amended, for the purpose of adding language in Sections 21.771, 210.110, 210.152, 210.565, and 475.024.

Which motion was adopted.

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HBs 90 & 68, as amended, relating to a program for the monitoring of certain prescribed controlled substances, was taken up by Representative Rehder.

The motion to adopt **SS HCS HBs 90 & 68, as amended**, was withdrawn.

Representative Rehder moved that the House refuse to adopt **SS HCS HBs 90 & 68, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House further conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS

HCS SB 478, relating to the information technology practices of educational institutions, was taken up by Representative Barnes (60).

Representative Barnes (60) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 478, Pages 4-5, Section 162.492, Lines 1-63, by removing all of said section from the bill; and

Further amend said bill, Page 6, Section 162.1475, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"162.1475. 1. "Personally identifiable information" shall include, but is not limited to:

- (1) The student's name;**
- (2) The name of the student's parent or other family members;**
- (3) The address of the student or student's family;**
- (4) A personal identifier, such as the student's social security number, student number, or biometric record;**
- (5) Other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name;**
- (6) Other information that, alone or in combination, is linked or linkable to a specific student; or**
- (7) Information requested or obtained by a person who the educational agency or institution reasonably believes knows the identity of the student to whom the education record relates.";** and

Further amend said bill, page, and section, Line 4, by deleting the word **"personal"** and inserting in lieu thereof the words **"personally identifiable"**; and

Further amend said bill, page, and section, Line 6, by deleting the word "**personal**" and inserting in lieu thereof the words "**personally identifiable**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 1** was adopted.

Representative Spencer offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 478, Pages 1 to 4, Section 161.670, Lines 1 to 95, by removing all of said section and lines from the bill and inserting in lieu thereof the following:

"161.670. 1. Notwithstanding any other law, prior to July 1, 2007, the state board of education shall establish ~~[a virtual public school]~~ the "**Missouri Course Access and Virtual School Program**" to serve school-age students residing in the state. The ~~[virtual public school]~~ **Missouri course access and virtual school program** shall offer instruction in a virtual setting using technology, intranet, and/or internet methods of communication. Any student under the age of twenty-one in grades kindergarten through twelve who resides in this state shall be eligible to enroll in the ~~[virtual public school regardless of the student's physical location]~~ **Missouri course access and virtual school program under to subsection 3 of this section**.

2. For purposes of calculation and distribution of state school aid, students enrolled in ~~[a virtual public school]~~ the **Missouri course access and virtual school program** shall be included ~~[, at the choice of the student's parent or guardian,]~~ in the student enrollment of the school district in which the student physically ~~[resides]~~ **is enrolled under subsection 3 of this section**. The ~~[virtual public school]~~ **Missouri course access and virtual school program** shall report to the district of residence the following information about each student served by the ~~[virtual public school]~~ **Missouri course access and virtual school program**: name, address, eligibility for free or reduced-price lunch, limited English proficiency status, special education needs, and the number of courses in which the student is enrolled. The ~~[virtual public school]~~ **Missouri course access and virtual school program** shall promptly notify the resident district when a student discontinues enrollment. A "full-time equivalent student" is a student who successfully has completed the instructional equivalent of six credits per regular term. Each ~~[virtual]~~ **Missouri course access program** course shall count as one class and shall generate that portion of a full-time equivalent that a comparable course offered by the school district would generate. In no case shall more than the full-time equivalency of a regular term of attendance for a single student be used to claim state aid. Full-time equivalent student credit completed shall be reported to the department of elementary and secondary education in the manner prescribed by the department. Nothing in this section shall prohibit students from enrolling in additional courses under a separate agreement that includes terms for paying tuition or course fees.

3. ~~[When a school district has one or more resident students enrolled in a virtual public school program authorized by this section, whose parent or guardian has chosen to include such student in the district's enrollment, the department of elementary and secondary education shall disburse an amount corresponding to fifteen percent of the state aid under sections 163.031 and 163.043 attributable to such student to the resident district. Subject to an annual appropriation by the general assembly, the department shall disburse an amount corresponding to eighty five percent of the state adequacy target attributable to such student to the virtual public school.~~

4.] (1) A school district or charter school shall allow any eligible student who resides in such district to enroll in Missouri course access program courses of his or her choice as a part of the student's annual course load each school year or a full-time virtual school option, with any costs associated with such course or courses to be paid by the school district or charter school if:

(a) The student is enrolled full-time in and has attended, for at least one semester immediately prior to enrolling in the Missouri course access program, a public school, including any public charter school; and

(b) Prior to enrolling in any Missouri course access program course, a student has received approval from his or her school principal through the procedure described under subdivision (2) of this subsection.

(2) School districts and charter schools, through the school principal and in cooperation with the school's counselor or a person designated by the district or charter school, shall approve or disapprove a student's request to enroll in a Missouri course access program course or full-time virtual school. The school

counselor or a person designated by the district or charter school shall advise any student who requests to enroll in a Missouri course access program course or a full-time virtual school and submit a recommendation to the school principal for final approval. The advice of the school counselor or the person designated by the district or charter school shall be based on his or her assessment of whether participation in the program and enrollment in a particular course are in the student's best interest and shall be done in consultation with the student's parent or legal guardian. Each school district and charter school shall develop a procedure under which a student may appeal the decision made under the provisions of this subdivision. In cases of denial of a request, the school district or charter school shall inform students and parents of the reason for denial and inform them of their right to appeal any enrollment denials in state course access program courses or full-time virtual school to the department of elementary and secondary education, which shall provide a final enrollment decision within seven calendar days. The state board of education shall establish guidelines governing the appeals process.

(3) For students enrolled in any Missouri course access program course in which costs associated with such course are to be paid by the school district or charter school as described under subdivision (1) of this subsection, the school district or charter school shall pay the content provider directly on a pro rata monthly basis based on a student's completion of assignments and assessments. If a student discontinues enrollment, the district or charter school may stop making monthly payments to the content provider. No school district or charter school shall pay, for any one course for a student, more than the market necessary costs but in no case shall pay more than fourteen percent of the state adequacy target, as defined under section 163.011, as calculated at the end of the most recent school year for any single, year-long course and no more than seven percent of the state adequacy target as described above for any single semester equivalent course. Payment for a full-time virtual school student shall not exceed the state adequacy target, unless the student receives additional federal or state aid. Nothing in this subdivision shall prohibit a school district or charter school from negotiating lower costs directly with course or full-time virtual school providers, particularly in cases where several students enroll in a single course or full-time virtual school.

(4) In the case of a student who is a candidate for A+ tuition reimbursement and taking a virtual course under this section, the school shall attribute no less than ninety-five percent attendance to any such student who has completed such virtual course.

(5) The Missouri course access program shall ensure that individual learning plans designed by certified teachers and professional staff are developed for all students enrolled in more than two full-time course access program courses or a full-time virtual school.

(6) Providers shall monitor student success and engagement of students enrolled in their program and report the information to the school district or charter school. Providers may make recommendations to the school district or charter school regarding the student's continued enrollment in the program. The school district or charter school shall consider recommendations from providers and monitor the progress and success of enrolled students that are enrolled in any course or full-time virtual school offered under this section and may terminate or alter the course offering if it is found the course or full-time virtual school is not meeting the educational needs of the students enrolled in the course.

(7) School districts and charter schools shall monitor student progress and success, and course or full-time virtual school quality, and annually provide feedback to the department of elementary and secondary education regarding course quality.

(8) Pursuant to rules to be adopted by the department of elementary and secondary education, when a student transfers into a school district or charter school, credits previously gained through successful passage of approved courses under the Missouri course access program shall be accepted by the school district or charter school.

(9) Nothing in this section shall prohibit home school students, private school students, or students wishing to take additional courses beyond their regular course load from enrolling in Missouri course access program courses under an agreement that includes terms for paying tuition or course fees.

(10) Nothing in this subsection shall require any school district, charter school, or the state to provide computers, equipment, or internet access to any student unless required by an eligible student with a disability to comply with federal law.

(11) The authorization process shall provide for continuous monitoring of approved providers and courses. The department shall revoke or suspend or take other corrective action regarding the authorization of any course or provider no longer meeting the requirements of the program. Unless immediate action is necessary, prior to revocation or suspension, the department shall notify the provider and give the provider a reasonable time period to take corrective action to avoid revocation or suspension. The process shall provide for periodic renewal of authorization no less frequently than once every three years.

(12) Courses approved as of January 1, 2018, by the department to participate in the Missouri virtual instruction program shall be automatically approved to participate in the state course access and virtual school program, but shall be subject to periodic renewal.

4. School districts or charter schools shall inform parents of their child's right to participate in the program. Availability of the program shall be made clear in the parent handbook, registration documents, and featured on the home page of the school district or charter school's website.

5. The department shall:

(1) Establish an authorization process for course or full-time virtual school providers that includes multiple opportunities for submission each year;

(2) Pursuant to the timeline established by the department, authorize course or full-time virtual school providers that submit all necessary information pursuant to the requirements of the process;

(3) Review, pursuant to the authorization process, proposals from providers to provide individual courses or a comprehensive, full-time equivalent course of study for students through the Missouri course access and virtual school program. The department shall ensure that these comprehensive courses of study align with state academic standards and that there is consistency and compatibility in the curriculum used by all providers from one grade level to the next grade level; and

(4) Within thirty days of any denial, provide a written explanation to any course providers or full-time virtual school providers that are denied authorization.

6. If a course or full-time virtual school provider is denied authorization, the course provider may reapply at any point in the future.

7. The department shall publish the process established under this section, including any deadlines and any guidelines applicable to the submission and authorization process for course or full-time virtual school providers on its website.

8. If the department determines that there are insufficient funds available for evaluating and authorizing course or full-time virtual school providers, the department may charge applicant course or full-time virtual school providers a fee up to, but no greater than, the amount of the costs in order to ensure that evaluation occurs. The department shall establish and publish a fee schedule for purposes of this subsection.

9. Except as specified in this section and as may be specified by rule of the state board of education, the ~~[virtual public school]~~ Missouri course access and virtual school program shall comply with all state laws and regulations applicable to school districts, including but not limited to the Missouri school improvement program (MSIP), ~~[adequate yearly progress (AYP)]~~ annual performance report (APR), teacher certification, and curriculum standards.

~~[5-]~~ 10. The state board of education through the rulemaking process and the department of elementary and secondary education in its policies and procedures shall ensure that multiple content providers are allowed, ensure digital content conforms to accessibility requirements, provide an easily accessible link for providers to submit courses or full-time virtual schools on the Missouri course access and virtual school program website, and allow any person, organization, or entity to submit courses or full-time virtual schools for approval. No content provider shall be allowed that is unwilling to accept payments in the amount and manner as described under subdivision (3) of subsection 3 of this section or does not meet performance or quality standards adopted by the state board of education.

~~[6-]~~ 11. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2006, shall be invalid and void."; and

Further amend said bill, Pages 6 and 7, Section 167.121, Lines 1 to 42, by removing all of said section from the bill and inserting in lieu thereof the following:

"167.121. ~~[4-]~~ If the residence of a pupil is so located that attendance in the district of residence constitutes an unusual or unreasonable transportation hardship because of natural barriers, travel time, or distance, the commissioner of education or his designee may assign the pupil to another district. Subject to the provisions of this section, all existing assignments shall be reviewed prior to July 1, 1984, and from time to time thereafter, and may be continued or rescinded. The board of education of the district in which the pupil lives shall pay the tuition of the pupil assigned. The tuition shall not exceed the pro rata cost of instruction.

~~[2. (1) For the school year beginning July 1, 2008, and each succeeding school year, a parent or guardian residing in a lapsed public school district or a district that has scored either unaccredited or provisionally accredited, or a combination thereof, on two consecutive annual performance reports may enroll the parent's or guardian's child in the Missouri virtual school created in section 161.670 provided the pupil first enrolls in the school district of residence. The school district of residence shall include the pupil's enrollment in the virtual school created in section 161.670 in determining the district's average daily attendance. Full-time enrollment in the virtual school shall constitute one average daily attendance equivalent in the school district of residence. Average daily attendance for part-time enrollment in the virtual school shall be calculated as a percentage of the total number of virtual courses enrolled in divided by the number of courses required for full-time attendance in the school district of residence.~~

~~—————(2) A pupil's residence, for purposes of this section, means residency established under section 167.020. Except for students residing in a K-8 district attending high school in a district under section 167.131, the board of the home district shall pay to the virtual school the amount required under section 161.670.~~

~~—————(3) Nothing in this section shall require any school district or the state to provide computers, equipment, internet or other access, supplies, materials or funding, except as provided in this section, as may be deemed necessary for a pupil to participate in the virtual school created in section 161.670.~~

~~—————(4) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.]~~

Section B. Sections 161.670 and 167.121 of this act shall become effective July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Spencer, **House Amendment No. 2** was adopted.

Representative Fitzwater (49) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 478, Page 7, Section 167.121, Line 42, by inserting immediately after said line the following:

"620.2700. 1. Subject to appropriation, the department of elementary and secondary education shall establish a statewide program to be known as the "STEM Career Awareness Program" to increase STEM career awareness among students in grades six through eight. For purposes of this section, "STEM" means science, technology, engineering, and mathematics.

2. The department of elementary and secondary education shall implement the statewide program beginning in the 2018-19 school year. The program shall introduce students to a wide variety of STEM careers and technology through an online-based STEM curriculum.

3. Prior to January 1, 2018, the department of elementary and secondary education shall solicit proposals and select a provider for the online program. The program selected shall meet the following criteria:

(1) The program introduces students to a wide variety of STEM careers and technologies, including curriculum explicitly focused on more than eighty different careers and technologies;

(2) The curriculum is organized around the concept of solving societal or human-centered problems, instead of focusing solely on scientific concepts. The curriculum shall have at least ten different problems that emphasize different career clusters;

(3) The curriculum is designed for flexible implementation in a wide variety of classrooms, including science, math, English, and social studies, through lessons that emphasize the application of STEM careers in these contexts;

(4) The curriculum demonstrates how math and language skills appropriate to middle schools are utilized by STEM careers, making classroom instruction relevant to students interested in STEM careers;

(5) The program utilizes game-based elements to encourage engagement and competition with students and teams, including automated online leaderboards;

(6) The program rewards students in the game format for accomplishment in demonstrating the application of math and language skills in the contexts of the STEM careers and technologies;

(7) The program automatically produces analytic reports for individual students and for classes, including analysis of performance against individual math and language skills objectives;

(8) The curriculum is available in a self-paced format over the internet, allowing access to students through individual student accounts anywhere that the student can access the internet;

(9) The curriculum includes a narrative soundtrack accompanying and matching all instructional text to assist students in developing reading skills in the context of STEM careers;

(10) The program has a validation from a national, third-party nonprofit organization that the program increases STEM career awareness and interest;

(11) The program shall be listed as a recommended STEM resource in ACT's "Condition of STEM" 2015 report; and

(12) The program includes web-based professional development for school staff.

4. Notwithstanding subsections 2 and 3 of this section, the department of elementary and secondary education may choose a third-party nonprofit entity to implement the statewide program, solicit proposals, and select a provider as described under subsection 3 of this section.

5. (1) There is hereby created in the state treasury the "STEM Career Awareness Program Fund". The fund shall consist of any appropriations, gifts, bequests, or public or private donations to such fund. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

6. The department of elementary and secondary education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ross assumed the Chair.

On motion of Representative Fitzwater (49), **House Amendment No. 3** was adopted.

On motion of Representative Barnes (60), the title of **HCS SB 478, as amended**, was agreed to.

On motion of Representative Barnes (60), **HCS SB 478, as amended**, was adopted.

On motion of Representative Barnes (60), **HCS SB 478, as amended**, was read the third time and passed by the following vote:

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AYES: 130

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtis	Curtman	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gray	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Merideth 80	Messenger	Mitten	Morgan
Morris	Mosley	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Roberts	Roeber
Ross	Rowland 155	Rowland 29	Runions	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Trent	Unsicker	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 012

Black	Bondon	Hill	Hurst	Korman
Marshall	Meredith 71	Moon	Pogue	Schroer
Spencer	Taylor			

PRESENT: 000

ABSENT WITH LEAVE: 020

Austin	Brattin	Chipman	Cookson	Cross
Davis	Green	Higdon	Hubrecht	Kidd
May	McDaniel	Miller	Muntzel	Neely
Rhoads	Roden	Rone	Ruth	Vescovo

VACANCIES: 001

Representative Ross declared the bill passed.

SS SB 31, relating to evidence for the cost of medical care and treatment, was taken up by Representative McGaugh.

SS SB 31 was laid over.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 114, as amended** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3 to SB 503** and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

BILLS CARRYING REQUEST MESSAGES

SB 503, with **House Amendment No. 1, House Amendment No. 2**, and **House Amendment No. 3**, relating to the designation of a state 911 coordinator, was taken up by Representative Lauer.

Representative Lauer moved that the House refuse to recede from its position on **SB 503**, with **House Amendment No. 1, House Amendment No. 2**, and **House Amendment No. 3**, and grant the Senate a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS

SS SB 31, relating to evidence for the cost of medical care and treatment, was again taken up by Representative McGaugh.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 57	Brown 94	Christofanelli	Cierpiot
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Pogue	Redmon	Rehder	Reiboldt

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Reisch	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellington	Franks Jr	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	Meredith 71	Merideth 80
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 019

Austin	Brattin	Chipman	Conway 104	Cookson
Cross	Dohrman	Eggleston	Ellebracht	Fitzpatrick
Franklin	Gray	Haefner	Houghton	May
McGee	Mitten	Roden	Smith 163	

VACANCIES: 001

On motion of Representative McGaugh, the title of **SS SB 31** was agreed to.

On motion of Representative McGaugh, **SS SB 31** was truly agreed to and finally passed by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Bahr	Basye
Bernskoetter	Berry	Black	Bondon	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood	Mr. Speaker		

NOES: 053

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Brown 27
Burnett	Burns	Butler	Carpenter	Conway 10
Dunn	Ellington	Engler	Franks Jr	Gray
Green	Harris	Higdon	Hurst	Kendrick
Kidd	Korman	Lavender	Marshall	McCreery
McDaniel	Meredith 71	Merideth 80	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Plocher	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels	Wilson		

PRESENT: 001

McCann Beatty

ABSENT WITH LEAVE: 010

Austin	Brattin	Cookson	Cross	Ellebracht
Fitzpatrick	May	McGee	Mitten	Roden

VACANCIES: 001

Representative Ross declared the bill passed.

Speaker Richardson resumed the Chair.

BILLS CARRYING REQUEST MESSAGES

HCS SB 114, as amended, relating to political subdivisions, was taken up by Representative Alferman.

Representative Alferman moved that the House refuse to recede from its position on **HCS SB 114, as amended**, and grant the Senate a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS SB 114: Representatives Alferman, Cornejo, Bondon, Adams and Morgan

SB 503: Representatives Lauer, Engler, Rhoads, McCreery and Franks

CONFERENCE COMMITTEE CHANGE

The Speaker submitted the following change to the Conference Committee on **HCS SB 114:**

Representative Jon Carpenter replaces Representative Joe Adams.

RECESS

On motion of Representative Cierpiot, the House recessed until 4:10 p.m.

The hour of recess having expired, the House was called to order by Speaker Richardson.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 22**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Smith (163)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SB 34, as amended**, and has taken up and passed **CCS HCS SS SB 34**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SB 62, as amended**, and has taken up and passed **CCS HCS SS SB 62**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 222, as amended**, and has taken up and passed **CCS SB 222**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 64, as amended**, and has taken up and passed **CCS SB 64**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 111, as amended**, and has taken up and passed **CCS HCS SB 111**.

THIRD READING OF SENATE BILLS

SCS SB 217, relating to tax credits for the assistance of needy persons, was taken up by Representative Dogan.

Representative Fitzpatrick offered **House Amendment No. 1.**

House Amendment No. 1

AMEND Senate Committee Substitute for Senate Bill No. 217, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the words "to taxation."; and

Further amend said bill, Page 4, Section 135.647, Line 92, by inserting immediately after all of said section and line the following:

"208.1050. 1. As used in this section, the following terms mean:

(1) "Excess revenue", the first thirty-five million three hundred forty-five thousand two hundred fifteen dollars of net general revenue collections collected in excess of nine billion ninety-seven million three hundred thousand dollars in the fiscal year beginning July 1, 2016, and ending June 30, 2017;

(2) "Net general revenue collections", revenue collected and required by any section except this section, to be deposited into the general revenue fund, less any refunds and less transfers to the general revenue fund;

2. There is hereby created in the state treasury the "Missouri Senior Services Protection Fund", which shall consist of money collected under subsection [2] **3** of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and, upon appropriation, ~~[money]~~ **moneys** in the fund shall be used solely for the administration of subsection [2] **3** of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the **general revenue** fund.

~~[2-] 3. Notwithstanding any other law to the contrary, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] excess revenue into the Missouri senior services protection fund[. At least one quarter of such amount shall be deposited on or before July 15, 2013, an additional one quarter by October 15, 2013, and an additional one quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] by September 1, 2017. Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.~~

4. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

- (1) The senior services protection fund;**
- (2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;**
- (3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;**
- (4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;**
- (5) Any fund created in order to receive and disburse federal funds;**
- (6) Any fund used to fund elementary and secondary education under section 163.031;**
- (7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;**
- (8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and**
- (9) Any fund created under chapters 324 to 346.**

5. The provisions of subsection 2 and 3 of this section shall expire on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (60) assumed the Chair.

Representative Alferman offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to Senate Committee Substitute for Senate Bill No. 217, Page 1, Line 26, by deleting the words, "**excess revenue**" and inserting in lieu thereof the following:

"an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Alferman, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Fitzpatrick, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Dogan, the title of **SCS SB 217, as amended**, relating to taxation, was agreed to.

On motion of Representative Dogan, **SCS SB 217, as amended**, was read the third time and passed by the following vote:

AYES: 145

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McGaugh	Merideth 80	Messenger	Miller
Mitten	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake

Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 005

Ellington	McDaniel	McGee	Meredith 71	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 012

Austin	Barnes 60	Cierpiot	Cookson	Cross
Curtis	Higdon	Marshall	May	Rehder
Roden	Wilson			

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

HCS SS SB 124, relating to political subdivisions, was taken up by Representative Engler.

Representative Engler moved that **HCS SS SB 124** be adopted.

Which motion was defeated.

Representative Rone offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute for Senate Bill No. 124, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

"to regulatory authority."; and

Further amend said bill, Page 2, Section 1.100, Line 26, by inserting immediately after all of said section and line the following:

"393.355. 1. As used in this section, the following terms shall mean:

(1) "Aluminum smelting facility", a facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334, is located in a county of the third classification, and has had electrical service provided to said facility in the past, in part or whole, by a municipally-owned utility and, in part or whole, by an electric generating cooperative owned by rural electric cooperatives;

(2) "Electrical corporation", as defined in section 386.020, but shall not include an electrical corporation as defined and set forth in subsection 2 of section 393.110;

(3) "Steel works facility", a facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110, and is located in a county of the third classification.

2. Notwithstanding section 393.130 or any other provision of law to the contrary, the public service commission shall have the authority to approve a special rate that is not based on the electrical corporation's cost of service for an aluminum smelting facility or a steel works facility if the commission:

(1) Determines the special rate is in the interest of the state of Missouri when considering the collective interests of the customers of the electrical corporation serving the facility and the interests of the citizens of the state generally in promoting economic development, improving the tax base, providing employment opportunities in the state, and promoting such other benefits to the state as the commission may determine are created by approval of the special rate;

(2) In each general rate proceeding of the electrical corporation serving the facility, allocates the reduced revenues from the special rate as compared to the revenues that would have been generated at the rate the facility would have paid without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to all components of the base rates of all customer classes; and

(3) Approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to an aluminum smelting facility or steel works facility in the manner specified in subsection 4 of this section shall establish a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation are calculated in such a manner that the electrical corporation's net income is neither increased nor decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. An electrical corporation is authorized to provide electric service to an aluminum smelting facility or steel works facility at a special rate authorized by this section in one of two ways, as follows:

(1) Under a rate schedule reflecting the special rate if the facility is located within the electrical corporation's certificated service territory; or

(2) Notwithstanding section 393.170, under a contract reflecting the special rate approved by the commission under the terms and conditions of this section.

In any case where the electric service is provided under contract referenced in subdivision (2) of this subsection, the facility shall be a commission-regulated retail electric customer of the electrical corporation and the rates, charges, and revenues under the contract shall, for ratemaking purposes, be treated by the commission as if the rates, charges, and revenues arise under the electrical corporation's tariff.

5. To receive a special rate, the facility shall file a written application with the commission specifying the requested special rate, any terms or conditions proposed by the facility respecting the requested special rate, and provide information regarding how the requested special rate meets the criteria specified in subdivision (1) of subsection 2 of this section. A special rate provided for by this section shall not continue beyond December 31, 2027. The commission may impose such conditions on the special rate as it deems appropriate so long as it otherwise complies with the provisions of this section.

393.356. Electrical corporations may file proposed rate or regulatory mechanisms or plans with the commission for the commission's approval. If such a mechanism or plan is approved by the commission as filed or is approved by the commission with modifications acceptable to the electrical corporation, or if the commission approves a special rate under section 393.355, the commission shall lack the authority to modify or eliminate any such mechanism, plan, or special rate during the specified term.

393.1410. 1. It shall be the policy of the state of Missouri for the commission to support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or automation of electric infrastructure, including through the use of the latest technologies to meet the needs and expectations of customers. It shall also be the policy of the state of Missouri for the commission to approve rates designed to allow electrical corporations to recover their full cost of service and provide a reasonable opportunity to earn a fair return.

2. The commission may utilize rate adjustment mechanisms not otherwise specifically authorized by statute including, but not limited to, mechanisms to promote modernization and replacement of an electrical corporation's infrastructure. The commission may also use partially forecasted test years, true-ups of retail revenue requirement components, tracking mechanisms, grid modernization incentive mechanisms, interim rates, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval

with post construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rone, **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 148

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hubrecht	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McDaniel	McGaugh	McGee
Meredith 71	Messenger	Miller	Moon	Morgan
Morris	Mosley	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roerber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 002

McCreery Pogue

PRESENT: 000

ABSENT WITH LEAVE: 012

Austin	Bahr	Barnes 60	Cross	Curtis
Ellington	Marshall	May	Merideth 80	Mitten
Muntzel	Quade			

VACANCIES: 001

On motion of Representative Engler, the title of **SS SB 124, as amended**, relating to regulatory authority, was agreed to.

On motion of Representative Engler, **SS SB 124, as amended**, was read the third time and passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McDaniel	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 005

Ellington	Marshall	McCreery	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 008

Austin	Barnes 60	Cross	Curtis	May
McGaugh	Mitten	Muntzel		

VACANCIES: 001

Representative Barnes (60) declared the bill passed.

On motion of Representative Cierpiot, the House recessed until 7:30 p.m.

EVENING SESSION

The hour of recess having expired, the House was called to order by Representative Fitzwater (49).

Representative Cierpiot suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 022

Bernskoetter	Berry	Bondon	Brown 27	Butler
Engler	Fraker	Gannon	Higdon	Hurst
Justus	Kelley 127	Korman	Lichtenegger	McCaugh
Morris	Pietzman	Pogue	Redmon	Rowland 29
Taylor	White			

NOES: 000

PRESENT: 087

Adams	Anders	Andrews	Bangert	Baringer
Beard	Brattin	Brown 94	Burnett	Burns
Cierpiot	Conway 10	Conway 104	Corlew	Crawford
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Evans	Fitzwater 144	Fitzwater 49
Franklin	Franks Jr	Frederick	Gray	Haahr
Haefner	Hansen	Harris	Helms	Hill
Houghton	Houx	Hubrecht	Johnson	Kendrick
Kidd	Kolkmeier	Lant	Lauer	Lavender
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Neely	Newman	Nichols
Peters	Pfautsch	Pierson Jr	Pike	Razer
Reiboldt	Reisch	Remole	Roberts	Roden
Ross	Rowland 155	Runions	Ruth	Schroer
Shull 16	Shumake	Smith 85	Stacy	Stephens 128
Tate	Trent	Unsicker	Walker 3	Wessels
Wilson	Wood			

ABSENT WITH LEAVE: 053

Alferman	Anderson	Arthur	Austin	Bahr
Barnes 60	Barnes 28	Basye	Beck	Black
Brown 57	Carpenter	Chipman	Christofanelli	Cookson
Cornejo	Cross	Curtis	Curtman	Ellington
Fitzpatrick	Francis	Green	Gregory	Grier
Hannegan	Henderson	Kelly 141	Marshall	May
McCreery	McDaniel	McGee	Mitten	Mosley
Muntzel	Phillips	Plocher	Quade	Rehder
Rhoads	Roerber	Rone	Shaul 113	Smith 163
Sommer	Spencer	Stevens 46	Swan	Vescovo
Walker 74	Wiemann	Mr. Speaker		

VACANCIES: 001

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 114, as amended**.

Senators: Schatz, Wieland, Hegeman, Holsman and Curls

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SB 503, as amended**.

Senators: Munzlinger, Koenig, Kraus, Curls and Hummel

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **House Amendment No. 1** and **House Amendment No. 2** to **SCS SB 322** and has taken up and passed **SCS SB 322, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 501, as amended**, and has taken up and passed **CCS HCS SB 501**.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 93, relating to job training, was taken up by Representative Lauer.

On motion of Representative Lauer, **SS SCS HB 93** was adopted by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade

Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 008

Bahr	Barnes 60	Higdon	Hurst	Marshall
Moon	Pogue	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 010

Austin	Cookson	Cross	Curtis	Matthiesen
May	McDaniel	Muntzel	Phillips	Roeber

VACANCIES: 001

On motion of Representative Lauer, **SS SCS HB 93** was truly agreed to and finally passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Neely	Newman	Nichols	Peters
Pfautsch	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roden	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	Wiemann	Wood
Mr. Speaker				

NOES: 008

Bahr	Barnes 60	Hurst	Marshall	Moon
Pogue	White	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 018

Austin	Burns	Carpenter	Cookson	Cross
Curtis	Fraker	Lavender	Matthiesen	May
McDaniel	Merideth 80	Muntzel	Phillips	Rehder
Roberts	Roeber	Stephens 128		

VACANCIES: 001

Representative Fitzwater (49) declared the bill passed.

Speaker Pro Tem Haahr resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate grants the House further conference on **SS HCS HBs 90 & 68**.

BILLS CARRYING REQUEST MESSAGES

HCS SB 95, as amended, relating to local government financial transactions, was taken up by Representative Fraker.

Representative Fraker moved that the House refuse to recede from its position on **HCS SB 95, as amended**, and request the Senate take up and pass **HCS SB 95, as amended**.

Which motion was adopted.

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HCS HB 151, as amended, relating to forms of identification, was taken up by Representative Corlew.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Andrews	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzwater 144	Fraker
Francis	Franklin	Gannon	Gregory	Grier

Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Hill	Houghton	Houx	Hubrecht
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Morris
Neely	Pfautsch	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wood			

NOES: 049

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtman	Ellebracht	Franks Jr
Frederick	Gray	Green	Harris	Higdon
Hurst	Kendrick	Lavender	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Rowland 29
Runions	Smith 85	Spencer	Stacy	Stevens 46
Unsicker	Walker 74	Wessels	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 016

Austin	Burns	Cookson	Cross	Curtis
Dunn	Ellington	Fitzpatrick	Fitzwater 49	May
Muntzel	Phillips	Razer	Roberts	Schroer
Mr. Speaker				

VACANCIES: 001

On motion of Representative Corlew, **SS#2 HCS HB 151, as amended**, was adopted by the following vote:

AYES: 117

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 28	Beard
Beck	Bernskoetter	Berry	Black	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Crawford	Davis	Dogan	Dohrman	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Gannon
Gray	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Hubrecht	Justus	Kelley 127
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	McCaherty	McCann Beatty

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McCreery	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Neely	Newman	Nichols	Peters
Pfautsch	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Rowland 155	Rowland 29	Runions	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Stephens 128	Stevens 46	Swan	Tate	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wood	Mr. Speaker			

NOES: 035

Bahr	Barnes 60	Basye	Bondon	Brattin
Chipman	Cornejo	Curtman	DeGroot	Eggleston
Frederick	Gregory	Higdon	Hill	Hurst
Johnson	Kelly 141	Kidd	Korman	Marshall
Mathews	Matthiesen	McDaniel	Moon	Pietzman
Pogue	Ross	Schroer	Smith 163	Spencer
Stacy	Taylor	Trent	Wiemann	Wilson

PRESENT: 001

Ellington

ABSENT WITH LEAVE: 009

Austin	Burns	Cookson	Cross	Curtis
Dunn	May	Muntzel	Phillips	

VACANCIES: 001

On motion of Representative Corlew, **SS#2 HCS HB 151, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 112

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 28	Beard
Beck	Bernskoetter	Berry	Black	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Crawford	Davis	Dogan	Dohrman
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Gannon
Gray	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Hubrecht	Justus	Kelley 127
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Pfautsch	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roden
Roeber	Rone	Rowland 155	Runions	Ruth

Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Stephens 128	Stevens 46	Swan	Tate	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wood	Mr. Speaker			

NOES: 039

Bahr	Barnes 60	Basye	Bondon	Brattin
Chipman	Cornejo	Curtman	DeGroot	Eggleston
Frederick	Gregory	Higdon	Hill	Hurst
Johnson	Kelly 141	Kidd	Korman	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	Moon
Peters	Pietzman	Pogue	Reisch	Roberts
Ross	Schroer	Smith 163	Spencer	Stacy
Taylor	Trent	Wiemann	Wilson	

PRESENT: 002

Ellington	Rowland 29
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ABSENT WITH LEAVE: 009

Austin	Cookson	Cross	Curtis	Dunn
Franks Jr	May	Muntzel	Phillips	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 108

Adams	Alferman	Anders	Anderson	Andrews
Bangert	Baringer	Barnes 28	Beard	Bernskoetter
Black	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Cierpiot
Conway 10	Conway 104	Carlew	Crawford	Davis
Dogan	Dohrman	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Gannon	Gray	Green	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Houghton	Houx	Hubrecht
Kelley 127	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCann Beatty	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Morris
Neely	Nichols	Pfausch	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Rowland 155	Rowland 29	Runions
Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Sommer	Stephens 128	Stevens 46	Swan	Tate
Unsicker	Vescovo	Walker 3	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 037

Bahr	Barnes 60	Basye	Berry	Bondon
Brattin	Christofanelli	Cornejo	Curtman	DeGroot
Eggleston	Frederick	Gregory	Higdon	Hill
Hurst	Johnson	Kelly 141	Kidd	Marshall
McCaherty	McCreery	McDaniel	Moon	Mosley
Peters	Pietzman	Pogue	Roberts	Ross
Schroer	Smith 163	Spencer	Stacy	Taylor
Trent	Wilson			

PRESENT: 005

Arthur	Ellington	Kendrick	Newman	Walker 74
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ABSENT WITH LEAVE: 012

Austin	Beck	Cookson	Cross	Curtis
Dunn	Engler	Justus	May	Mitten
Muntzel	Phillips			

VACANCIES: 001

BILLS IN CONFERENCE

CCR SB 50, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14, and House Amendment No. 15, relating to health care, was taken up by Representative Frederick.

On motion of Representative Frederick, **CCR SB 50, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5, as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 8, House Amendment No. 9, House Amendment No. 1 to House Amendment No. 10, House Amendment No. 10, as amended, House Amendment No. 11, House Amendment No. 1 to House Amendment No. 12, House Amendment No. 12, as amended, House Amendment No. 13, House Amendment No. 14, and House Amendment No. 15, was adopted by the following vote:**

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27

Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeyer	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCahty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 009

Curtman	Ellington	Hurst	Kidd	Marshall
McDaniel	Moon	Pogue	Spencer	

PRESENT: 000

ABSENT WITH LEAVE: 015

Austin	Brown 57	Christofanelli	Conway 10	Cookson
Cross	Curtis	Dunn	Evans	Fraker
May	Muntzel	Phillips	Rehder	White

VACANCIES: 001

On motion of Representative Frederick, **CCS SB 50** was truly agreed to and finally passed by the following vote:

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen

Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roerber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 010

Curtman	Ellington	Hill	Hurst	Kidd
Marshall	McDaniel	Moon	Pogue	Spencer

PRESENT: 000

ABSENT WITH LEAVE: 014

Austin	Brown 57	Christofanelli	Conway 10	Cookson
Cross	Curtis	Dunn	Evans	May
Muntzel	Phillips	Rehder	Roden	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 225, as amended**, and has taken up and passed **CCS HCS SB 225**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate requests the House grant further conference on **HCS SCS SB 112, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 95, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 8, as amended**, and has taken up and passed **CCS SB 8**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SB 35, as amended**, and has taken up and passed **CCS HCS SS SB 35**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS#2 SB 128, as amended**, and has taken up and passed **CCS SCS#2 SB 128**.

THIRD READING OF SENATE BILLS

SCS SB 240, relating to the statewide licensure of electrical contractors, was taken up by Representative Mathews.

On motion of Representative Mathews, the title of **SCS SB 240** was agreed to.

On motion of Representative Mathews, **SCS SB 240** was truly agreed to and finally passed by the following vote:

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Crawford
Curtman	Davis	DeGroot	Dohrman	Eggleston
Ellebracht	Ellington	Engler	Evans	Fitzwater 144
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Pfautsch	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood		

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 020

Austin	Brown 57	Butler	Conway 10	Cookson
Cornejo	Cross	Curtis	Dogan	Dunn
Fitzpatrick	Fitzwater 49	Kelly 141	May	McCaherty
McDaniel	McGaugh	Muntzel	Phillips	Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS IN CONFERENCE

CCR SB 64, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3, relating to infrastructure designations, was taken up by Representative Alferman.

On motion of Representative Alferman, **CCR SB 64, with House Amendment No. 1, House Amendment No. 2, and House Amendment No. 3**, was adopted by the following vote:

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burns	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Moon	Morgan
Mosley	Neely	Newman	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood		

NOES: 004

Ellington	McDaniel	Mitten	Nichols
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PRESENT: 002

Burnett Pogue

ABSENT WITH LEAVE: 018

Austin	Brown 57	Butler	Conway 10	Cookson
Cross	Curtis	DeGroot	Dunn	Fitzpatrick
May	McCaherty	Morris	Muntzel	Phillips
Plocher	Quade	Mr. Speaker		

VACANCIES: 001

On motion of Representative Alferman, **CCS SB 64** was truly agreed to and finally passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtman	Davis	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Gray	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Messenger	Miller	Moon
Morgan	Morris	Mosley	Neely	Newman
Peters	Pfautsch	Pierson Jr	Pietzman	Pike
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 004

Ellington McDaniel Mitten Nichols

PRESENT: 002

Burnett Pogue

ABSENT WITH LEAVE: 014

Austin	Brown 57	Conway 10	Cookson	Cross
Curtis	DeGroot	Dunn	May	McCaherty
Merideth 80	Muntzel	Phillips	Plocher	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR HCS SB 111, as amended, relating to political subdivisions, was taken up by Representative Crawford.

On motion of Representative Crawford, **CCR HCS SB 111, as amended**, was adopted by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Neely
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pike	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wilson
Wood	Mr. Speaker			

NOES: 006

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 014

Austin	Beard	Brown 57	Cross	Curtis
Dunn	Higdon	May	McGaugh	Muntzel
Phillips	Pietzman	Plocher	Wiemann	

VACANCIES: 001

On motion of Representative Crawford, **CCS HCS SB 111** was truly agreed to and finally passed by the following vote:

AYES: 141

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Neely
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	Wilson
Wood				

NOES: 006

Ellington	Hurst	Marshall	McDaniel	Moon
Pogue				

PRESENT: 000

ABSENT WITH LEAVE: 015

Austin	Beard	Brown 57	Cross	Curtis
Dunn	Higdon	Love	May	Muntzel
Phillips	Pietzman	White	Wiemann	Mr. Speaker

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

THIRD READING OF SENATE BILLS

SB 248, relating to the organ donor program fund, was taken up by Representative Love.

On motion of Representative Love, the title of **SB 248** was agreed to.

On motion of Representative Love, **SB 248** was truly agreed to and finally passed by the following vote:

AYES: 149

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Gray	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Neely
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remote	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 011

Austin	Beard	Brown 57	Cross	Curtis
Dunn	Higdon	May	Muntzel	Phillips
Pietzman				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS IN CONFERENCE

CCR HCS SS SB 62, as amended, relating to public employee retirement, was taken up by Representative Black.

On motion of Representative Black, **CCR HCS SS SB 62, as amended**, was adopted by the following vote:

AYES: 134

Adams	Anders	Anderson	Andrews	Arthur
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 94	Burnett
Burns	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Green	Gregory
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hubrecht	Justus	Kelly 141	Kendrick	Kidd
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	McCann Beatty	McCreery
McGaugh	McGee	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Neely	Newman	Nichols	Peters	Pfautsch
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 009

Butler	Ellington	Hurst	Johnson	Korman
Marshall	McDaniel	Moon	Pogue	

PRESENT: 001

Alferman

ABSENT WITH LEAVE: 018

Austin	Beard	Brown 57	Cookson	Cross
Curtis	Dunn	Franks Jr	Grier	Higdon

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Kelley 127	Matthiesen	May	McCahterty	Muntzel
Phillips	Walker 74	Wilson		

VACANCIES: 001

On motion of Representative Black, **CCS HCS SS SB 62** was truly agreed to and finally passed by the following vote:

AYES: 132

Adams	Anders	Anderson	Andrews	Arthur
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brown 27	Brown 94	Burnett	Burns
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gray	Green	Gregory	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCann Beatty	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Neely	Newman
Nichols	Pfautsch	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wood	Mr. Speaker			

NOES: 011

Butler	Ellington	Hurst	Johnson	Korman
Marshall	McCreery	McDaniel	Moon	Peters
Pogue				

PRESENT: 001

Alferman

ABSENT WITH LEAVE: 018

Austin	Beard	Brattin	Brown 57	Cookson
Cornejo	Cross	Curtis	Dunn	Franks Jr
Grier	Higdon	Kelley 127	May	McCahterty
Muntzel	Phillips	Wilson		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS CARRYING REQUEST MESSAGES

CCR HCS SCS SB 112, as amended, relating to political subdivisions, was taken up by Representative Tate.

Representative Tate moved that the House grant further conference on **CCR HCS SCS SB 112, as amended**.

Which motion was adopted.

HCS SB 95, as amended, relating to local government financial transactions, was again taken up by Representative Fraker.

Representative Fraker moved that the House refuse to recede from its position on **HCS SB 95, as amended**, and grant the Senate a conference.

Which motion was adopted.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 831** entitled:

An act to repeal sections 50.1190, 52.290, 56.363, 56.805, 56.807, 56.814, 56.818, 56.833, 56.840, 86.207, 104.1091, 104.1205, 137.280, 137.345, 140.100, 169.141, 169.324, 169.560, and 169.715, RSMo, and to enact in lieu thereof twenty new sections relating to the retirement of public employees, with effective dates for certain sections and an emergency clause for a certain section.

With Senate Amendment No. 1 and Senate Amendment No. 3.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 1, Section 50.1190, by striking all of said section; and

Further amend said bill, Page 2, Section 52.290, Line 7, by striking the words “two percent” and inserting in lieu thereof the following:

“two-ninths”; and

Further amend Line 8, by striking the words “two percent” and inserting in lieu thereof the following:

“two-ninths”; and

Further amend Line 11, by striking the words “five percent” and inserting in lieu thereof the following:

“five-ninths”; and

Further amend said bill, Page 21, Section 137.280, Lines 51-60, by striking all of said lines and inserting in lieu thereof the following:

“4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.”; and

Further amend said bill and page, Section 137.345, Line 4, by striking word “they” and inserting in lieu thereof the following:

“the taxpayer”; and

Further amend said bill and section, Page 22, Line 24, by inserting after the word “he” the following:

“or she”; and

Further amend Line 30, by striking the word “or”.

Senate Amendment No. 3

AMEND Senate Committee Substitute for House Committee Substitute for House Bill No. 831, Page 31, Section 169.715, Line 35, by inserting after all of said line the following:

“476.521. 1. Notwithstanding any provision of chapter 476 to the contrary, each person who first becomes a judge on or after January 1, 2011, and continues to be a judge may receive benefits as provided in sections ~~[476.445 to 476.688]~~ **476.450 to 476.690** subject to the provisions of this section. **However, any person who filed as a candidate in 2010 to become a judge, was ultimately elected in 2010 and became a judge in 2011 as a result of such election, was eligible in 2010 to receive a future annuity under section 104.1084, and is a judge on the effective date of this section, shall not be subject to the provisions of this section.**

2. Any person who is at least sixty-seven years of age, has served in this state an aggregate of at least twelve years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge's term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twelve-year requirement of this subsection may be fulfilled by service as judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twelve years. Any judge who is at least sixty-seven years of age and who has served less than twelve years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-seven, or thereafter, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twelve years.

3. Any person who is at least sixty-two years of age or older, has served in this state an aggregate of at least twenty years, continuously or otherwise, as a judge, and ceases to hold office by reason of the expiration of the judge's term, voluntary resignation, or retirement pursuant to the provisions of Subsection 2 of Section 24 of Article V of the Constitution of Missouri may receive benefits as provided in sections 476.515 to 476.565. The twenty-year requirement of this subsection may be fulfilled by service as a judge in any of the courts covered, or by service in any combination as judge of such courts, totaling an aggregate of twenty years. Any judge who is at least sixty-two years of age and who has served less than twenty years and is otherwise qualified under sections 476.515 to 476.565 may retire after reaching age sixty-two, at a reduced retirement compensation in a sum equal to the proportion of the retirement compensation provided in section 476.530 that his or her period of judicial service bears to twenty years.

4. All judges under this section required by the provisions of Section 26 of Article V of the Constitution of Missouri to retire at the age of seventy years shall retire upon reaching that age.

5. The provisions of sections 104.344, 476.524, and 476.690 shall not apply to judges covered by this section.

6. A judge shall be required to contribute four percent of the judge's compensation to the retirement system, which shall stand to the judge's credit in his or her individual account with the system, together with investment credits thereon, for purposes of funding retirement benefits payable as provided in sections 476.515 to 476.565, subject to the following provisions:

(1) The state of Missouri employer, pursuant to the provisions of 26 U.S.C. Section 414(h)(2), shall pick up and pay the contributions that would otherwise be payable by the judge under this section. The contributions so picked up shall be treated as employer contributions for purposes of determining the judge's compensation that is includable in the judge's gross income for federal income tax purposes;

(2) Judge contributions picked up by the employer shall be paid from the same source of funds used for the payment of compensation to a judge. A deduction shall be made from each judge's compensation equal to the amount of the judge's contributions picked up by the employer. This deduction, however, shall not reduce the judge's compensation for purposes of computing benefits under the retirement system pursuant to this chapter;

(3) Judge contributions so picked up shall be credited to a separate account within the judge's individual account so that the amounts contributed pursuant to this section may be distinguished from the amounts contributed on an after-tax basis;

(4) The contributions, although designated as employee contributions, are being paid by the employer in lieu of the contributions by the judge. The judge shall not have the option of choosing to receive the contributed amounts directly instead of having them paid by the employer to the retirement system;

(5) Interest shall be credited annually on June thirtieth based on the value in the account as of July first of the immediately preceding year at a rate of four percent. Interest credits shall cease upon retirement of the judge;

(6) A judge whose employment is terminated may request a refund of his or her contributions and interest credited thereon. If such judge is married at the time of such request, such request shall not be processed without consent from the spouse. A judge is not eligible to request a refund if the judge's retirement benefit is subject to a division of benefit order pursuant to section 104.312. Such refund shall be paid by the system after ninety days from the date of termination of employment or the request, whichever is later and shall include all contributions made to any retirement plan administered by the system and interest credited thereon. A judge may not request a refund after such judge becomes eligible for retirement benefits under sections 476.515 to 476.565. A judge who receives a refund shall forfeit all the judge's service and future rights to receive benefits from the system and shall not be eligible to receive any long-term disability benefits; provided that any judge or former judge receiving long-term disability benefits shall not be eligible for a refund. If such judge subsequently becomes a judge and works continuously for at least one year, the service previously forfeited shall be restored if the judge returns to the system the amount previously refunded plus interest at a rate established by the board;

(7) The beneficiary of any judge who made contributions shall receive a refund upon the judge's death equal to the amount, if any, of such contributions less any retirement benefits received by the judge unless an annuity is payable to a survivor or beneficiary as a result of the judge's death. In that event, the beneficiary of the survivor or beneficiary who received the annuity shall receive a refund upon the survivor's or beneficiary's death equal to the amount, if any, of the judge's contributions less any annuity amounts received by the judge and the survivor or beneficiary.

7. The employee contribution rate, the benefits provided under sections 476.515 to 476.565 to judges covered under this section, and any other provision of sections 476.515 to 476.565 with regard to judges covered under this section may be altered, amended, increased, decreased, or repealed, but only with respect to services rendered by the judge after the effective date of such alteration, amendment, increase, decrease, or repeal, or, with respect to interest credits, for periods of time after the effective date of such alteration, amendment, increase, decrease, or repeal.

8. Any judge who is receiving retirement compensation under section 476.529 or 476.530 who becomes employed as an employee eligible to participate in the closed plan or in the year 2000 plan under chapter 104, shall not receive such retirement compensation for any calendar month in which the retired judge is so employed. Any judge who is receiving retirement compensation under section 476.529 or section 476.530 who subsequently serves as a judge as defined pursuant to subdivision (4) of subsection 1 of section 476.515 shall not receive such retirement compensation for any calendar month in which the retired judge is serving as a judge; except that upon retirement such judge's annuity shall be recalculated to include any additional service or salary accrued based on the judge's subsequent service. A judge who is receiving compensation under section 476.529 or 476.530 may continue to receive such retirement compensation while serving as a senior judge or senior commissioner and shall receive additional credit and salary for such service pursuant to section 476.682.”; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 115** entitled:

An act to repeal sections 302.441, 311.070, 311.179, 311.275, 311.462, 311.510, and 311.540, RSMo, and to enact in lieu thereof seven new sections relating to intoxicating liquor, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS HCS HBs 302 & 228** entitled:

An act to repeal sections 43.505, 57.450, 57.530, 86.207, 190.103, 190.165, 302.441, 488.5320, 513.653, 544.671, 565.050, 565.052, 565.054, 565.056, 575.150, 650.055, and 650.330, RSMo, and to enact in lieu thereof twenty-three new sections relating to emergency responders, with penalty provisions and an emergency clause for certain sections.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3 and Senate Amendment No. 4.

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 & 228, Page 16, Section 190.165, Line 25 of said page, by inserting immediately after said line the following:

“210.1014. 1. There is hereby created the “Amber Alert System Oversight Committee”, whose primary duty shall be to develop criteria and procedures for the Amber alert system and shall be housed within the department of public safety. The committee shall regularly review the function of the Amber alert system and revise its criteria and procedures in cooperation with the department of public safety to provide for efficient and effective public notification **and meet at least annually to discuss potential improvements to the Amber alert system.** As soon as practicable, the committee shall adopt criteria and procedures to expand the Amber alert system to provide urgent public alerts related to homeland security, criminal acts, health emergencies, and other imminent dangers to the public health and welfare.

2. The Amber alert system oversight committee shall consist of ten members of which seven members shall be appointed by the governor with the advice and consent of the senate. Such members shall represent the following entities: two representatives of the Missouri Sheriffs' Association; two representatives of the Missouri Police Chiefs Association; one representative of small market radio broadcasters; one representative of large market radio broadcasters; one representative of television broadcasters. The director of the department of public safety shall also be a member of the committee and shall serve as chair of the committee. Additional members shall include one representative of the highway patrol and one representative of the department of health and senior services.

3. Members of the oversight committee shall serve a term of four years, except that members first appointed to the committee shall have staggered terms of two, three, and four years and shall serve until their successor is duly appointed and qualified.

4. Members of the oversight committee shall serve without compensation, except that members shall be reimbursed for their actual and necessary expenses required for the discharge of their duties.

5. The Amber alert system oversight committee shall promulgate rules for the implementation of the Amber alert system. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2003, shall be invalid and void.

210.1016. 1. The provisions of this section shall be known and may be cited as “Hailey’s Law”.

2. The Amber alert system shall be integrated into the Missouri uniform law enforcement system (MULES) and Regional Justice Information Service (REJIS) to expedite the reporting of child abductions.”;
and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 & 228, Page 21, Section 544.671, Line 18 of said page, by inserting after “victim is” the following:

“known to be”; and

Further amend Line 22 of said page, by inserting after “victim is” the following:

“known to be”; and

Further amend Line 25 of said page, by inserting after “victim is” the following:

“known to be”; and

Further amend said bill and section, Page 22, Line 19 of said page, by inserting after “victim is” the following:

“known to be”; and

Further amend Line 22 of said page, by inserting after “victim is” the following:

“known to be”; and

Further amend Line 26, by inserting after “victim is” the following:

“known to be”; and

Further amend said bill, Section 565.050, Page 23, Line 19 of said page, by inserting after “victim was” the following:

“known to be”; and

Further amend said bill, Section 565.052, Page 24, Line 15 of said page, by inserting after “victim was” the following:

“known to be”; and

Further amend said bill, Section 565.054, Page 24, Line 27 of said page, by inserting after “victim was” the following:

“known to be”; and

Further amend said bill, Section 565.056, Page 26, Line 1 of said page, by inserting after “victim was” the following: **“known to be”**.

Senate Amendment No. 3

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 & 228, Pages 10-11, Section 190.147, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute No. 2 for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 302 & 228, Pages 26-27, Section 575.150, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HB 452** entitled:

An act to repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND Senate Substitute for House Committee Substitute for House Bill No. 452, Page 5, Section 538.210, Line 28, by inserting after "5." the following:

"The limitations on liability as provided for in".

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SCS SB 112, as amended**.

Senators: Schatz, Hegeman, Hoskins, Curls, Holsman

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 95**.

Senators: Sater, Wasson, Hegeman, Rizzo and Sifton

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS HCS HBs 90 & 68, as amended**.

Senators: Schatz, Kraus, Sater, Walsh and Hummel

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SCS HCS HB 831, as amended - Fiscal Review
SS SCS HCS HB 115 - Fiscal Review
SS#2 SCS HCS HBs 302 & 228, as amended - Fiscal Review
SS HCS HB 452, as amended - Fiscal Review

THIRD READING OF SENATE BILLS

SB 395, relating to the regulation of public accountants, was taken up by Representative Sommer.

Representative Barnes (60) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 395, Page 1, Section A, Line 5, by inserting immediately after all of said section and line the following:

"144.026. The director of revenue shall not send notice to any taxpayer under subsection 2 of section 144.021 regarding the decision in IBM Corporation v. Director of Revenue, [~~Case No. 94999~~] **491 S.W.3d 535** (Mo. banc 2016) prior to August 28, [~~2017~~] **2018**."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 was withdrawn.

On motion of Representative Sommer, the title of **SB 395** was agreed to.

On motion of Representative Sommer, **SB 395** was truly agreed to and finally passed by the following vote:

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 27	Brown 94	Burnett
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gray
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Hurst
Johnson	Justus	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender

Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Morris	Mosley	Neely
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wood	Mr. Speaker		

NOES: 002

McDaniel Pogue

PRESENT: 000

ABSENT WITH LEAVE: 022

Austin	Bahr	Beard	Brown 57	Burns
Conway 10	Cookson	Cross	Curtis	DeGroot
Dogan	Dunn	Ellington	Fitzpatrick	Higdon
Kelley 127	May	McCaherty	Muntzel	Phillips
Runions	Wilson			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SS HCS HBs 90 & 68: Representatives Rehder, Engler, Morris, Wessels and Quade

HCS SB 95: Representatives Fraker, Haahr, Rhoads, Baringer and McCreery

HCS SCS SB 112: Representatives Tate, Fraker, Bondon, Adams and McCreery

REFERRAL OF SENATE CONCURRENT RESOLUTION

The following Senate Concurrent Resolution was referred to the Committee indicated:

SCR 26 - Rules - Administrative Oversight

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 26**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Arthur, Barnes (60), Carpenter, Corlew, Engler, Mathews, Runions, Sommer, Unsicker, Vescovo and Wiemann

Noes (0)

Absent (3): Austin, Berry and Roeber

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 15**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bondon, Brown (94), Butler, Eggleston, Fitzwater (49), Haahr, Lavender, Rhoads, Rone, Shull (16) and Wessels

Noes (2): Dogan and Shumake

Absent (1): Curtis

COMMUNICATIONS

May 11, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has approved the following: **HR 2982** and **HR 3311**.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

May 11, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

The Committee on Budget has adopted the attached motion under Section 33.282, RSMo, and requests that it be printed in the Journal of the House.

Sincerely,

/s/ Scott Fitzpatrick
State Representative
District 158

MOTION OF APPROVAL PURSUANT TO SECTION 33.282, RSMo

Having reviewed the estimates of new tax credits for Fiscal Year 2018 submitted to the Chairman of the House Budget Committee by the Budget Director pursuant to Section 33.282, RSMo, the Committee on Budget, under the authority of Section 33.282, RSMo, hereby approves those estimated new tax credits for any tax year beginning after July 1, 2017, and before June 30, 2018, except that no credits are approved for wine producers and grape growers, pursuant to Section 135.700, RSMo, for any tax year beginning after July 1, 2017, and before June 30, 2018, and directs the Chairman of the Committee to report adoption of this Motion to the Chief Clerk of the House and request that the Motion be printed in the Journal of the House.

/s/ Scott Fitzpatrick
State Representative
District 158

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 11**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, with House Amendment Nos. 1, 3, 4, 5, and 6, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7, as amended, House Amendment No. 1 to House Amendment No. 8, and House Amendment No. 8, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 11;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 11 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Jay Wasson
/s/ Mike Cunningham
/s/ David Sater
/s/ Gina Walsh
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Lyndall Fraker
/s/ Justin Alferman
/s/ Kirk Mathews
/s/ Fred Wessels
/s/ Tracy McCreery

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 30**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 30, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, and 9, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 30, as amended;
2. That the Senate recede from its position on Senate Bill No. 30;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 30 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Dan Hegeman
/s/ Mike Cunningham
/s/ Gina Walsh
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Scott Fitzpatrick
/s/ Lyndall Fraker
/s/ Becky Ruth
/s/ Martha Stevens
/s/ Judy Morgan

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE BILL NO. 35**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 35, with House Amendment No. 1, begs leave to report that we,

after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 35, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 35;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 35 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Mike Cunningham
/s/ David Sater
/s/ Jeanie Riddle
/s/ John Rizzo
Scott Sifton

FOR THE HOUSE:

/s/ Robert Ross
/s/ Philip Christofanelli
/s/ Hannah Kelly
/s/ Tommie Pierson, Jr.
/s/ Rory Rowland

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 112**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, with House Amendment Nos. 1, 2, 3, 4, 5, and 6, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, and House Amendment Nos. 9 and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 112;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Dan Hegeman
/s/ Denny Hoskins
/s/ Shalonn "Kiki" Curls
/s/ Jason Holsman

FOR THE HOUSE:

/s/ Nathan Tate
/s/ Lyndall Fraker
/s/ Jack Bondon
/s/ Joe Adams
/s/ Tracy McCreery

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 114**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 114, with House Amendment Nos. 1, 2, 3, 4, 5, and 6, House Amendment No. 1 to House Amendment No. 7, and House Amendment No. 7, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 114, as amended;
2. That the Senate recede from its position on Senate Bill No. 114;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 114 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Paul Wieland
/s/ Dan Hegeman
/s/ Jason Holsman
/s/ Shalonn "Kiki" Curls

FOR THE HOUSE:

/s/ Justin Alferman
/s/ Robert Cornejo
/s/ Jack Bondon
/s/ Jon Carpenter
/s/ Judy Morgan

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE NO. 2
FOR
SENATE BILL NO. 128**

The Conference Committee appointed on Senate Committee Substitute No. 2 for Senate Bill No. 128, with House Amendment Nos. 1 and 2, House Amendment Nos. 1 and 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House

Amendment No. 4, and House Amendment No. 4, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128, as amended;
2. That the Senate recede from its position on Senate Committee Substitute No. 2 for Senate Bill No. 128;
3. That the attached Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Bob Dixon
/s/ Doug Libla
/s/ Gary Romine
/s/ Scott Sifton
/s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Rebecca Roeber
/s/ Joe Don McGaugh
/s/ Dean Plocher
/s/ Gina Mitten
/s/ Mark Ellebracht

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 139**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, with House Amendment No. 1, House Amendment Nos. 1 & 2 to House Amendment No. 2, House Amendment No. 2 as amended, and House Amendment No. 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 139;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 139, be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Jeanie Riddle
/s/ Caleb Rowden
Jill Schupp
Scott Sifton

FOR THE HOUSE:

/s/ David Wood
/s/ Justin Alferman
/s/ Marsha Haefner
Kip Kendrick
Cora Faith Walker, 74th

**CONFERENCE COMMITTEE REPORT
ON
SENATE BILL NO. 222**

The Conference Committee appointed on Senate Bill No. 222, with House Amendment Nos. 1, 2, and 3, House Amendment No. 1 to House Amendment No. 4, and House Amendment No. 4, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 222, as amended;
2. That the Senate recede from its position on Senate Bill No. 222;
3. That the attached Conference Committee Substitute for Senate Bill No. 222 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Jeanie Riddle
/s/ Brian Munzlinger
/s/ Dan Hegeman
/s/ Jacob Hummel
/s/ Shalonn "Kiki" Curls

FOR THE HOUSE:

/s/ Bart Korman
/s/ Bill Reiboldt
/s/ Nathan Tate
/s/ Tracy McCreery
/s/ Greg Razer

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 225**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 225, with House Amendment Nos. 1, 2, 3, 4, 6, 7, and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9, as amended, House Amendment Nos. 1 and 2 to House Amendment No. 10, House Amendment No. 10, as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 225, as amended;
2. That the Senate recede from its position on Senate Bill No. 225;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 225 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
/s/ Jay Wasson
/s/ Brian Munzlinger
/s/ Jacob Hummel
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Charlie Davis
/s/ Lyndall Fraker
/s/ Joe Don McGaugh
/s/ Joe Runions
/s/ Robert Burns

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 283**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 283, with House Amendment Nos. 1, 2, 3, 4, and 5, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6, as amended, House Amendment Nos. 7 and 8, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 9, as amended, and House Amendment Nos. 10 and 11, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 283, as amended;
2. That the Senate recede from its position on Senate Bill No. 283;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 283 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dan Hegeman
/s/ Paul Wieland
/s/ Dave Schatz
/s/ John Rizzo
/s/ Scott Sifton

FOR THE HOUSE:

/s/ Allen Andrews
/s/ John Wiemann
/s/ Kirk Mathews
/s/ Peter Merideth
/s/ Fred Wessels

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 355**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, with House Amendment Nos. 1 and 2, House Substitute Amendment No. 1 for House Amendment No. 3, and House Amendment No. 4, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 355;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 355 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Gary Romine
/s/ Doug Libla
/s/ Denny Hoskins
/s/ Jacob Hummel
/s/ Shalonn "Kiki" Curls

FOR THE HOUSE:

/s/ Justin Alferman
/s/ Donna Lichtenegger
/s/ Lyle Rowland
/s/ Kip Kendrick
/s/ Randy Dunn

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 421**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421, as amended;

2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 421;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 421 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ John Rizzo
/s/ Jacob Hummel
/s/ Denny Hoskins
/s/ Jay Wasson
/s/ Will Kraus

FOR THE HOUSE:

/s/ Bill Kidd
/s/ Kevin Engler
/s/ Mike Kelley
/s/ Rory Rowland
/s/ Ira Anders

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 501**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 501, with House Amendment Nos. 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 501, as amended;
2. That the Senate recede from its position on Senate Bill No. 501;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 501 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Bob Onder
/s/ Dan Brown
/s/ Jill Schupp
/s/ Maria Chappelle-Nadal

FOR THE HOUSE:

/s/ Mike Stephens
/s/ Jim Neely
/s/ John Wiemann
/s/ Cora Faith Walker
/s/ Martha Stevens

**CONFERENCE COMMITTEE REPORT
ON
SENATE BILL NO. 503**

The Conference Committee appointed on Senate Bill No. 503, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on Senate Bill No. 503, as amended;
2. That the Senate recede from its position on Senate Bill No. 503;
3. That the attached Conference Committee Substitute for Senate Bill No. 503 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Brian Munzlinger
/s/ Andrew Koenig
/s/ Will Kraus
/s/ Shalonn "Kiki" Curls
/s/ Jacob Hummel

FOR THE HOUSE:

/s/ Jeanie Lauer
/s/ Kevin Engler
/s/ Shawn Rhoads
/s/ Tracy McCreery
/s/ Bruce Franks, Jr.

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR HCS SCS SB 11, as amended - Fiscal Review
CCR HCS SB 30, as amended - Fiscal Review
CCR HCS SS SB 35, as amended - Fiscal Review
CCR HCS SCS SB 112, as amended - Fiscal Review
CCR HCS SB 114, as amended - Fiscal Review
CCR SCS#2 SB 128, as amended - Fiscal Review
CCR HCS SCS SB 139, as amended - Fiscal Review
CCR SB 222, as amended - Fiscal Review
CCR HCS SB 225, as amended - Fiscal Review
CCR HCS SB 283, as amended - Fiscal Review
CCR HCS SCS SB 355, as amended - Fiscal Review
CCR HCS SCS SB 421, as amended - Fiscal Review
CCR HCS SB 501, as amended - Fiscal Review
CCR SB 503, as amended - Fiscal Review

RECESS

Representative Cierpiot moved that the House stand in recess until such time that the Conference Committee Report for Senate Bill No. 95 can be distributed, or 2:00 a.m., whichever is earlier, and then stand adjourned until 10:00 a.m., Friday, May 12, 2017.

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NOS. 90 & 68**

The Conference Committee appointed on Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, with Senate Amendment No. 1 to Senate Amendment No. 2; Senate Amendment No. 2, as amended; Senate Substitute Amendment No. 1 for Senate Amendment No. 3; Senate Amendment No. 5; Senate Amendment No. 6; and Senate Amendment No. 7, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68, as amended;
2. That the House recede from its position on House Committee Substitute for House Bill Nos. 90 & 68;
3. That the attached Conference Committee Substitute for Senate Substitute for House Committee Substitute for House Bill Nos. 90 & 68 be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Holly Rehder
/s/ Representative Kevin Engler
/s/ Representative Lynn Morris
/s/ Representative Crystal Quade
/s/ Representative Fred Wessels

FOR THE SENATE:

/s/ Senator Dave Schatz
Senator Will Kraus
/s/ Senator David Sater
/s/ Senator Jacob Hummel
/s/ Senator Gina Walsh

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 95**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 95, with House Amendment Nos. 1, 2, and 3, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 95, as amended;

2. That the Senate recede from its position on Senate Bill No. 95;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 95 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ David Sater
/s/ Jay Wasson
/s/ Dan Hegeman
/s/ John Rizzo
/s/ Scott Sifton

FOR THE HOUSE:

/s/ Lyndall Fraker
/s/ Elijah Haahr
/s/ Shawn Rhoads
/s/ Donna Baringer
/s/ Tracy McCreery

**CONFERENCE COMMITTEE REPORT NO. 2
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 112**

The Conference Committee appointed on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, with House Amendment Nos. 1, 2, 3, 4, 5, and 6, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, and House Amendment Nos. 9 and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112, as amended;
2. That the Senate recede from its position on Senate Committee Substitute for Senate Bill No. 112;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Committee Substitute for Senate Bill No. 112 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Dave Schatz
Dan Hegeman
/s/ Denny Hoskins
/s/ Shalonn "Kiki" Curls
/s/ Jason Holsman

FOR THE HOUSE:

/s/ Nathan Tate
/s/ Lyndall Fraker
/s/ Jack Bondon
/s/ Joe Adams
Tracy McCreery

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR SS HCS HBs 90 & 68, as amended - Fiscal Review

CCR HCS SB 95, as amended - Fiscal Review

CCR#2 HCS SCS SB 112, as amended - Fiscal Review

ADJOURNMENT

Pursuant to the motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Friday, May 12, 2017.

COMMITTEE HEARINGS

FISCAL REVIEW

Friday, May 12, 2017, 8:30 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, May 18, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

We will be hearing testimony on teacher preparation and professional development.

HOUSE CALENDAR

SEVENTY-THIRD DAY, FRIDAY, MAY 12, 2017

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 29 - Dohrman

HJR 2 - Shumake

HJR 18 - Moon

HOUSE COMMITTEE BILLS FOR PERFECTION

HCB 2 - Reiboldt

HCS HCB 8 - McGaugh

HCB 9 - McGaugh

HOUSE BILLS FOR PERFECTION

HB 459 - Kolkmeyer

HB 463 - Kolkmeyer

HB 39 - Higdon

HB 182 - Hurst

HCS HB 326 - Miller
HB 358 - Bahr
HCS HB 415 - McGaugh
HB 426 - Cornejo
HCS HBs 908 & 757 - Lichtenegger
HB 708 - Hill
HB 56 - Love
HB 110 - Davis
HCS HB 574 - Davis
HCS HB 677 - Rowland (155)
HB 738 - Kolkmeyer
HB 799 - Lauer
HCS HB 890 - Mathews
HB 114 - McGaugh
HB 301 - Hill
HB 305 - Pike
HB 322 - Neely
HCS HB 379 - Plocher
HCS HB 436 - Hill
HB 705 - Cross
HCS HB 754 - Schroer
HCS HB 827 - DeGroot
HB 889 - Rehder
HCS HB 136 - Spencer
HCS HB 351 - McGaugh
HB 352 - Eggleston
HB 603 - Rone
HB 897 - Houghton
HB 102 - Swan
HB 257 - Pfautsch
HCS HB 291 - Crawford
HB 356 - Bahr
HCS HB 432 - Conway (10)
HCS HB 611 - Carpenter
HCS HB 717 - Curtman
HB 723 - Walker (3)
HB 899 - Brown (57)
HB 1008 - Kelly (141)
HB 187 - Swan
HCS HB 226 - Hubrecht
HB 254 - Swan
HB 268 - Brattin
HCS HB 405 - Hubrecht
HCS HB 642 - Kelly (141)
HCS HB 696 - Kelly (141)

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HB 768 - Lant
HB 790 - Wiemann
HB 794 - Walker (3)
HCS HB 878 - Dogan
HB 888 - Basye
HB 906 - DeGroot
HCS HB 957 - Rhoads
HCS#2 HBs 48, 69, 495 & 589 - Lichtenegger
HB 287 - Beard
HB 457 - Swan
HB 665 - Walker (3)
HB 761 - Barnes (60)
HB 486 - Dunn
HB 397 - Nichols
HCS HBs 1007 & 937 - Evans
HB 637 - Helms
HB 472 - Smith (85)
HB 630 - Taylor

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 48 - Kidd
HCR 20 - Kidd
HCR 36 - Walker (74)
HCR 30 - May
HCR 15 - Love

HOUSE BILLS FOR THIRD READING

HB 401 - McDaniel
HCS HB 654 - Rowland (155)
HCS HB 1116 - Shaul (113)

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 914 - Kidd

SENATE BILLS FOR THIRD READING - CONSENT

SCS SB 52, E.C. - Frederick

SENATE BILLS FOR THIRD READING

SB 45 - Corlew
SCS SB 108 - Davis
SB 329 - Kolkmeyer

SS SCS SB 16 - Engler
SB 194, as amended (Fiscal Review 5/2/17), E.C. - Trent
SCS SB 229 - Fitzwater (49)
SCS SB 82, E.C. - Shaul (113)
SCS SB 93 - Roeber
HCS SCS SB 237 - Austin
SB 296, E.C. - Baringer
HCS SCS SB 309 - Walker (3)
SCS SB 404 - Alferman
SCS SB 88 - McGaugh
HCS SB 134, (Fiscal Review 5/2/17) - Mosley
HCS SCS SB 399 - Korman
SB 65 - Ross
SS SB 293 - Engler
SB 376 - Dohrman
SS SB 490 - Frederick
HCS SB 363 - Curtis
HCS SB 326 - McCaherty
HCS SB 332, (Fiscal Review 5/10/17) - Crawford
HCS SCS SB 84 - Dogan
HCS SB 125 - Ross
HCS SB 18 - McCaherty
HCS SS SB 22, E.C. - Matthiesen

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 4 - Frederick
HCS SCR 14 - Basye
SCR 21 - Brattin
SCR 26 - Barnes (60)

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 831, as amended (Fiscal Review 5/11/17), E.C. - Baringer
SS SCS HCS HB 115 (Fiscal Review 5/11/17) - Shull (16)
SS#2 SCS HCS HBs 302 & 228, as amended (Fiscal Review 5/11/17), E.C. - Hill
SS HCS HB 452, as amended (Fiscal Review 5/11/17) - Austin

BILLS CARRYING REQUEST MESSAGES

SS HCB 3 (Senate refuses to recede/request House take up and pass SS HCB 3) - Fitzpatrick
SB 411, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 1 HA 5, HA 5, a.a.
(Request House recede/take up and pass SB 411) - Tate

BILLS IN CONFERENCE

SCS HCS HB 19 - Fitzpatrick

CCR SB 8, with HA 1, HA 2, HA 1 HA 3, HA 3, a.a., HA 4, HA 5, HA 6, HA 7, HA 1 HA 8, HA 8, a.a., HA 1 HA 9, HA 2 HA 9, HA 3 HA 9, HA 9, a.a., E.C. - Rhoads

CCR HCS SS SB 34, as amended (Fiscal Review 5/10/17), E.C. - Rhoads

CCR HCS SB 302, as amended - Ruth

CCR HCS SCS SB 139, as amended (Fiscal Review 5/11/17) - Wood

CCR HCS SB 283, as amended (Fiscal Review 5/11/17) - Andrews

CCR HCS SB 225, as amended (Fiscal Review 5/11/17) - Davis

CCR SB 222, with HA 1, HA 2, HA 3, HA 1 HA 4, and HA 4, a.a. (Fiscal Review 5/11/17) - Korman

CCR HCS SCS SB 355, as amended (Fiscal Review 5/11/17) - Alferman

CCR HCS SB 501, as amended (Fiscal Review 5/11/17) - Stephens (128)

CCR HCS SCS SB 421, as amended (Fiscal Review 5/11/17) - Kidd

CCR HCS SS SB 35, as amended (Fiscal Review 5/11/17) - Ross

CCR HCS SCS SB 11, as amended (Fiscal Review 5/11/17) - Fraker

CCR SCS#2 SB 128, with HA 1, HA 2, HA 1 HA 3, HA 2 HA 3, HA 3, a.a., HA 1 HA 4, HA 4, a.a. (Fiscal Review 5/11/17) - Roeber

CCR HCS SB 30, as amended (Fiscal Review 5/11/17) - Fitzpatrick

CCR SB 503, with HA 1, HA 2 & HA 3, E.C. - Lauer

CCR HCS SB 114, as amended (Fiscal Review 5/11/17) - Alferman

CCR SS HCS HBs 90 & 68, as amended (Fiscal Review 5/11/17) - Rehder

CCR#2 HCS SCS SB 112, as amended (Fiscal Review 5/11/17) - Tate

CCR HCS SB 95, as amended (Fiscal Review 5/11/17) - Fraker

HOUSE RESOLUTIONS

HR 11 - Peters

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 2001 - Fitzpatrick

CCS SCS HCS HB 2002 - Fitzpatrick

CCS SCS HCS HB 2003 - Fitzpatrick

CCS SCS HCS HB 2004 - Fitzpatrick

CCS SCS HCS HB 2005 - Fitzpatrick

CCS SCS HCS HB 2006 - Fitzpatrick

CCS SCS HCS HB 2007 - Fitzpatrick

CCS SCS HCS HB 2008 - Fitzpatrick

CCS SCS HCS HB 2009 - Fitzpatrick

CCS SCS HCS HB 2010 - Fitzpatrick

CCS SCS HCS HB 2011 - Fitzpatrick

CCS SCS HCS HB 2012 - Fitzpatrick

HCS HB 2013 - Fitzpatrick

SCS HCS HB 2017 - Fitzpatrick

SS SCS HCS HB 2018 - Fitzpatrick

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTY-THIRD DAY, FRIDAY, MAY 12, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

With my whole heart have I sought Thee: let me not wander from Thy commandments. (Psalm 119:10)

Blessed Lord Our God, who turns the shadow of the night into the light of day and gives to us the glory of another day, we lift our hearts unto You in gratitude and thanksgiving at the beginning of this last day of session.

O God, who is the loving creator of all people, make Your presence known to us through the final hours of this day. Merge our moods and our motives into Your own mold that honesty, integrity, and uprightness shall mark all our endeavors. Grant unto us the peace of those who put their trust in You, the strength of those who obey Your commandments, and the love of those who walk in Your way.

While there may be dissent, let there not be dissension; while there may be differences of opinion, may there not be differences in relationships, and while there might be disagreements, let them not develop divisions among us.

Out of the tensions of this day may there come into being a unity of spirit which will strengthen our efforts for legislation with justice, legislation with honor, and legislation with common sense for all Missourians.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Daphne Wehmeir, Sophie McKinney, Bennett Gatlin, Hunter Hummell and Megan Elam.

The Journal of the seventy-second day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SCS SB 11, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (13): Alferman, Conway (104), Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Fraker

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SS SB 34, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Alferman, Conway (104), Fraker, Haefner, Morris, Rowland (29), Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SS SB 35, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR#2 HCS SCS SB 112, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 114, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SCS SB 139, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Alferman, Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (4): Morgan, Rowland (29), Unsicker and Wessels

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SB 222, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 225, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 283, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SCS SB 355, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Smith (163), Swan, Unsicker, Vescovo, Wessels and Wood

Noes (2): Rowland (29) and Wiemann

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SCS SB 421, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 501, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Representative Beck suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 028

Andrews	Basye	Bernskoetter	Bondon	Brown 27
Butler	Cookson	Engler	Fraker	Francis
Gannon	Hannegan	Houghton	Hurst	Justus
Kelley 127	Kelly 141	Lauer	Lichtenegger	McCaherty
Morris	Phillips	Pogue	Redmon	Reiboldt
Remole	Shull 16	White		

NOES: 001

McGaugh

PRESENT: 058

Anders	Anderson	Arthur	Austin	Barnes 60
Beard	Beck	Black	Burns	Cierpiot
Conway 104	Corlew	Crawford	DeGroot	Dohrman
Dunn	Eggleston	Ellebracht	Evans	Franklin
Gray	Gregory	Grier	Haahr	Harris
Helms	Henderson	Higdon	Houx	Lant
Lynch	Mathews	Matthiesen	Mosley	Nichols
Peters	Pfautsch	Pierson Jr	Pike	Reisch
Rhoads	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shumake	Sommer	Spencer
Tate	Trent	Unsicker	Vescovo	Walker 3
Wiemann	Wilson	Mr. Speaker		

ABSENT WITH LEAVE: 075

Adams	Alferman	Bahr	Bangert	Baringer
Barnes 28	Berry	Brattin	Brown 57	Brown 94
Burnett	Carpenter	Chipman	Christofanelli	Conway 10
Cornejo	Cross	Curtis	Curtman	Davis
Dogan	Ellington	Fitzpatrick	Fitzwater 144	Fitzwater 49

Franks Jr	Frederick	Green	Haefner	Hansen
Hill	Hubrecht	Johnson	Kendrick	Kidd
Kolkmeyer	Korman	Lavender	Love	Marshall
May	McCann Beatty	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Moon	Morgan	Muntzel	Neely	Newman
Pietzman	Plocher	Quade	Razer	Rehder
Roberts	Roden	Roeber	Rone	Rowland 29
Smith 85	Smith 163	Stacy	Stephens 128	Stevens 46
Swan	Taylor	Walker 74	Wessels	Wood

VACANCIES: 001

THIRD READING OF SENATE BILLS

HCS SCS SB 309, relating to public employee retirement systems, was taken up by Representative Walker (3).

Representative Barnes (60) assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Alferman	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Brown 94	Butler	Chipman	Cierpiot	Conway 10
Conway 104	Corlew	Crawford	Davis	DeGroot
Dogan	Eggleston	Ellebracht	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Grier	Haahr	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	McGaugh	Messenger
Miller	Moon	Morris	Neely	Pfautsch
Phillips	Pike	Pogue	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Ross
Rowland 155	Ruth	Shaul 113	Shumake	Sommer
Stephens 128	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 032

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Brown 27	Burnett	Dohrman	Green
Harris	Hubrecht	Kendrick	Marshall	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten

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Mosley	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Runions	Smith 85	Stevens 46
Unsicker	Walker 74			

PRESENT: 000

ABSENT WITH LEAVE: 043

Anderson	Beck	Bondon	Brattin	Brown 57
Burns	Carpenter	Christofanelli	Cookson	Cornejo
Cross	Curtis	Curtman	Dunn	Ellington
Engler	Fitzwater 144	Franks Jr	Gray	Gregory
Haefner	Kolkmeier	Korman	Lavender	Matthiesen
May	McCaherty	McDaniel	Morgan	Muntzel
Newman	Pietzman	Plocher	Redmon	Roeber
Rone	Rowland 29	Schroer	Shull 16	Smith 163
Spencer	Stacy	Swan		

VACANCIES: 001

On motion of Representative Walker (3), the title of **HCS SCS SB 309** was agreed to.

On motion of Representative Walker (3), **HCS SCS SB 309** was adopted.

On motion of Representative Walker (3), **HCS SCS SB 309** was read the third time and passed by the following vote:

AYES: 129

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Crawford
Davis	DeGroot	Dogan	Dunn	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeier
Lant	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McGee
Meredith 71	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 013

Butler	Dohrman	Eggleston	Franks Jr	Hubrecht
Hurst	Korman	Marshall	McCreery	Merideth 80
Moon	Pogue	Unsicker		

PRESENT: 002

Alferman Cornejo

ABSENT WITH LEAVE: 018

Brown 57	Carpenter	Cookson	Cross	Curtis
Curtman	Ellington	Gray	Gregory	Lauer
May	McDaniel	McGaugh	Mitten	Redmon
Smith 163	Stacy	Wessels		

VACANCIES: 001

Speaker Richardson declared the bill passed.

HCS SB 326, relating to business organizations, was taken up by Representative McCaherty.

Representative Lauer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 326, Page 1, Section A, Line 4, by inserting after said section and line:

"285.700. 1. Sections 285.700 to 285.750 shall be known and may be cited as the "Professional Employer Organization Act".

2. The secretary of state or any person designated by the secretary of state may enforce the provisions of sections 285.700 to 285.750.

285.705. As used in sections 285.700 to 285.750, the following terms mean:

- (1) "Client", any person who enters into a professional employer agreement with a PEO;**
- (2) "Coemployer", either a PEO or a client;**
- (3) "Coemployment relationship", a relationship that is intended to be an ongoing relationship rather than a temporary or project-specific relationship, wherein the rights, duties, and obligations of an employer that arise out of an employment relationship have been allocated between coemployers pursuant to a professional employer agreement and sections 285.700 to 285.750. In such a coemployment relationship:**
 - (a) The PEO is entitled to enforce only such employer rights and is subject to only those obligations specifically allocated to the PEO by the professional employer agreement or sections 285.700 to 285.750;**
 - (b) The client is entitled to enforce those rights and obligated to provide and perform those employer obligations allocated to such client by the professional employer agreement and sections 285.700 to 285.750; and**
 - (c) The client is entitled to enforce any right and obligated to perform any obligation of an employer not specifically allocated to the PEO by the professional employer agreement or sections 285.700 to 285.750;**
- (4) "Covered employee", an individual having a coemployment relationship with a PEO and a client who meets the following criteria:**
 - (a) The individual has received written notice of coemployment with the PEO; and**

(b) The individual's coemployment relationship is pursuant to a professional employer agreement subject to sections 285.700 to 285.750.

Individuals who are officers, directors, shareholders, partners, and managers of the client will be covered employees, except to the extent the PEO and the client have expressly agreed in the professional employer agreement that such individuals would not be covered employees, provided such individuals meet the criteria of this subdivision and act as operational managers or perform day-to-day operational services for the client;

(5) "PEO group", any two or more PEOs that are majority owned or commonly controlled by the same entity, parent, or controlling person;

(6) "Person", any individual, partnership, corporation, limited liability company, association, or any other form of legally recognized entity;

(7) "Professional employer agreement", a written contract by and between a client and a PEO that provides:

(a) For the coemployment of covered employees;

(b) For the allocation of employer rights and obligations between the client and the PEO with respect to the covered employees; and

(c) That the PEO and the client assume the responsibilities required under sections 285.700 to 285.750;

(8) "Professional employer organization" or "PEO", any person engaged in the business of providing professional employer services. A person engaged in the business of providing professional employer services shall be subject to registration and regulation under sections 285.700 to 285.750 regardless of its use of the term or conducting business as a professional employer organization, PEO, staff leasing company, registered staff leasing company, employee leasing company, administrative employer, or any other name. The following shall not be deemed to be professional employer organizations or the providing of professional employment services for the purposes of sections 285.700 to 285.750:

(a) Arrangements wherein a person, whose principal business activity is not entering into professional employer arrangements and does not hold itself out as a PEO, shares employees with a commonly owned company within the meaning of Section 414(b) and (c) of the Internal Revenue Code of 1986, as amended;

(b) Independent contractor arrangements by which a person assumes responsibility for the product produced or service performed by such person or his or her agents and retains and exercises primary direction and control over the work performed by the individuals whose services are supplied under such arrangements; and

(c) Providing temporary help services;

(9) "Professional employer services", the service of entering into coemployment relationships under sections 285.700 to 285.750 in which all or a majority of the employees providing services to a client or to a division or work unit of a client are covered employees;

(10) "Registrant", a PEO registered under sections 285.700 to 285.750;

(11) "Temporary help services", services consisting of a person:

(a) Recruiting and hiring its own employees;

(b) Finding other organizations that need the services of those employees;

(c) Assigning those employees to perform work at or services for the other organizations to support or supplement the other organizations' workforces, or to provide assistance in special work situations including, but not limited to, employee absences, skill shortages, seasonal workloads, or to perform special assignments or projects; and

(d) Customarily attempting to reassign the employees to other organizations when they finish each assignment.

285.710. 1. Nothing contained in sections 285.700 to 285.750 or in any professional employer agreement shall affect, modify, or amend any collective bargaining agreement or the rights or obligations of any client, PEO, or covered employee under the federal National Labor Relations Act, the federal Railway Labor Act, or sections 105.500 to 105.530.

2. Nothing in sections 285.700 to 285.750 or in any professional employer agreement shall:

(1) Diminish, abolish, or remove rights of covered employees to a client or obligations of such client to a covered employee existing prior to the effective date of the professional employer agreement;

(2) Affect, modify, or amend any contractual relationship or restrictive covenant between a covered employee and any client in effect at the time a professional employer agreement becomes effective. A professional employer agreement shall also not prohibit or amend any contractual relationship or restrictive covenant that is entered into subsequently between a client or a covered employee. A PEO shall have no responsibility or liability in connection with, or arising out of, any such existing or new contractual relationship or restrictive covenant unless the PEO has specifically agreed otherwise in writing; or

(3) Create any new or additional enforceable right of a covered employee against a PEO that is not specifically provided by the professional employer agreement or sections 285.700 to 285.750.

3. Nothing contained in sections 285.700 to 285.750 or any professional employer agreement shall affect, modify, or amend any state, local, or federal licensing, registration, or certification requirement applicable to any client or covered employee.

4. A covered employee who shall be licensed, registered, or certified according to law or regulation is deemed solely an employee of the client for purposes of any such license, registration, or certification requirement.

5. A PEO shall not be deemed to engage in any occupation, trade, profession, or other activity that is subject to licensing, registration, or certification requirements, or is otherwise regulated by a governmental entity solely by entering into and maintaining a coemployment relationship with a covered employee who is subject to such requirements or regulation.

6. A client shall have the sole right of direction and control of the professional or licensed activities of covered employees and of the client's business. Such covered employees and clients shall remain subject to regulation by the regulatory or governmental entity responsible for licensing, registration, or certification of such covered employees or clients.

7. For purposes of determination of tax credits, economic incentives, or other benefits provided by this state or other government entity and based on employment, covered employees shall be deemed employees solely of the client. A client shall be entitled to the benefit of any tax credit, economic incentive, or other benefit arising as the result of the employment of covered employees of such client. Notwithstanding that the PEO is the W-2 reporting employer, the client shall continue to qualify for such benefit, incentive, or credit. If the grant or amount of any such benefit, incentive, or credit is based on the number of employees, then each client shall be treated as employing only those covered employees coemployed by the client. Covered employees working for other clients of the PEO shall not be counted. Each PEO shall provide, upon request by a client or an agency or department of this state, employment information reasonably required by any agency or department of this state responsible for administration of any such tax credit, economic incentive, or other benefit that is necessary to support any request, claim, application, or other action by a client seeking any such tax credit, economic incentive, or other benefit.

8. With respect to a bid, contract, purchase order, or agreement entered into with the state or a political subdivision of the state, a client company's status or certification as a minority business enterprise or a women's business enterprise, as those terms are defined in section 37.020, shall not be affected because the client company has entered into an agreement with a PEO or uses the services of a PEO.

285.715. 1. Except as otherwise provided in sections 285.700 to 285.750, no person shall provide, advertise, or otherwise hold itself out as providing professional employer services in this state, unless such person is registered under sections 285.700 to 285.750.

2. Each applicant for registration under sections 285.700 to 285.750 shall provide the secretary of state with the following information:

- (1) The name or names under which the PEO conducts business;
- (2) The address of the principal place of business of the PEO and the address of each office it maintains in the state;
- (3) The PEO's taxpayer or employer identification number;
- (4) A list by jurisdiction of each name under which the PEO has operated in the preceding five years, including any alternative names, names of predecessors, and, if known, successor business entities;
- (5) A statement of ownership, which shall include the name and evidence of the business experience of any person that, individually or acting in concert with one or more other persons, owns or controls, directly or indirectly, twenty-five percent or more of the equity interests of the PEO;

(6) A statement of management, which shall include the name and evidence of the business experience of any person who serves as president, chief executive officer, or otherwise has the authority to act as senior executive officer of the PEO; and

(7) A financial statement setting forth the financial condition of the PEO or PEO group. At the time of application for a new license, the applicant shall submit the most recent audit of the applicant, which shall not be older than thirteen months. Thereafter, a PEO or PEO group shall file on an annual basis, within one hundred eighty days after the end of the PEO's or PEO group's fiscal year, a succeeding audit. An applicant may apply for an extension with the secretary of state, but any such request shall be accompanied by a letter from the auditors stating the reasons for the delay and the anticipated audit completion date. The financial statement shall be prepared in accordance with generally accepted accounting principles and audited by an independent certified public accountant licensed to practice in the jurisdiction in which such accountant is located and shall be without qualification as to the going concern status of the PEO. A PEO or PEO group may submit combined or consolidated audited financial statements to meet the requirements of this section. A PEO that has not had sufficient operating history to have audited financials based upon at least twelve months of operating history shall meet the financial capacity requirements of sections 285.700 to 285.750 and present financial statements reviewed by a certified public accountant.

3. (1) Each PEO operating within this state as of the effective date of sections 285.700 to 285.750 shall complete its initial registration not later than one hundred eighty days after the effective date of sections 285.700 to 285.750. Such initial registration shall be valid until one hundred eighty days from the end of the PEO's first fiscal year that is more than one year after the effective date of sections 285.700 to 285.750.

(2) Each PEO not operating within this state as of the effective date of sections 285.700 to 285.750 shall complete its initial registration prior to initiating operations within this state. In the event a PEO not registered in this state becomes aware that an existing client not based in this state has employees and operations in this state, the PEO shall either decline to provide PEO services for those employees or notify the secretary of state within five business days of its knowledge of this fact and file a limited registration application under subsection 6 of this section or a full business registration if there are more than fifty covered employees. The secretary of state may issue an interim operating permit for the period the registration applications are pending if the PEO is currently registered or licensed by another state and the secretary of state determines it to be in the best interest of the potential covered employees.

4. Within one hundred eighty days after the end of a registration's fiscal year, such registrant shall renew its registration by notifying the secretary of state of any changes in the information provided in such registration's most recent registration or renewal. A registrant's existing registration shall remain in effect during the pendency of a renewal application.

5. PEOs in a PEO group may satisfy the reporting and financial requirements of sections 285.700 to 285.750 on a combined or consolidated basis, provided that each member of the PEO group guarantees the financial capacity obligations under sections 285.700 to 285.750 of each other member of the PEO group. In the case of a PEO or PEO group that submits a combined or consolidated audited financial statement including entities that are not PEOs or that are not in the PEO group, the controlling entity of the PEO group under the consolidated or combined statement shall guarantee the obligations of the PEOs in the PEO group.

6. (1) A PEO is eligible for a limited registration under sections 285.700 to 285.750 if such PEO:

(a) Submits a properly executed request for limited registration on a form provided by the secretary of state;

(b) Is domiciled outside this state and is licensed or registered as a professional employer organization in another state;

(c) Does not maintain an office in this state or directly solicit clients located or domiciled within this state; and

(d) Does not have more than fifty covered employees employed or domiciled in this state on any given day.

(2) A limited registration is valid for one year, and may be renewed.

(3) A PEO seeking limited registration under this section shall provide the secretary of state with information and documentation necessary to show that the PEO qualifies for a limited registration.

(4) The provisions of section 285.725 shall not apply to applicants for limited registration.

7. The secretary of state shall maintain a list of professional employer organizations registered under sections 285.700 to 285.750 that is readily available to the public by electronic or other means.

8. The secretary of state may produce forms necessary to promote the efficient administration of this section.

9. The secretary of state shall, to the extent practical, permit the acceptance of electronic filings in conformance with sections 432.200 to 432.295, including applications, documents, reports, and other filings required by sections 285.700 to 285.750. The secretary of state may provide for the acceptance of electronic filings and other assurance by an independent and qualified assurance organization approved by the secretary of state that provides satisfactory assurance of compliance acceptable to the secretary of state consistent with or in lieu of the requirements of sections 285.715 and 285.725 and other requirements of sections 285.700 to 285.750. The secretary of state shall permit a PEO to authorize such an approved assurance organization to act on the PEO's behalf in complying with the registration requirements of sections 285.700 to 285.750, including electronic filings of information and payment of registration fees. Use of such an approved assurance organization shall be optional and not mandatory for a registrant. Nothing in this subsection shall limit or change the secretary's authority to register or terminate registration of a professional employer organization or to investigate or enforce any provision of sections 285.700 to 285.750.

10. All records, reports, and other information obtained from a PEO under sections 285.700 to 285.750, except to the extent necessary for the proper administration of sections 285.700 to 285.750 by the secretary of state, shall be confidential and shall not be considered a "public record" as that term is defined in section 610.010.

285.720. 1. Upon filing an initial registration statement under sections 285.700 to 285.750, a PEO shall pay an initial registration fee not to exceed five hundred dollars.

2. Upon each annual renewal of a registration statement filed under sections 285.700 to 285.750, a PEO shall pay a renewal fee not to exceed two hundred fifty dollars.

3. The secretary of state shall determine any fee to be charged for a group registration.

4. Each PEO seeking limited registration shall pay a fee in the amount not to exceed two hundred fifty dollars upon initial application for limited registration and upon each renewal of such limited registration.

5. No fee charged under sections 285.700 to 285.750 shall exceed the amount reasonably necessary for the administration of sections 285.700 to 285.750.

285.725. Except as provided by 285.715, each PEO or collectively each PEO group shall maintain either:

(1) Positive working capital as defined by generally accepted accounting principles at registration as reflected in the financial statements submitted to the secretary of state with the initial registration and each annual renewal; or

(2) A PEO or PEO group that does not have positive working capital may provide a bond, irrevocable letter of credit, or securities with a minimum market value equaling the deficiency plus one hundred thousand dollars to the secretary of state. Such bond is to be held by a depository designated by the secretary securing payment by the PEO of all taxes, wages, benefits, or other entitlement due to or with respect to covered employees if the PEO does not make such payments when due.

285.730. 1. Except as specifically provided in sections 285.700 to 285.750 or in the professional employer agreement, in each coemployment relationship:

(1) The client shall be entitled to exercise all rights, and shall be obligated to perform all duties and responsibilities otherwise applicable to an employer in an employment relationship;

(2) The PEO shall be entitled to exercise only those rights and obligated to perform only those duties and responsibilities specifically required under sections 285.700 to 285.750 or set forth in the professional employer agreement. The rights, duties, and obligations of the PEO as coemployer with respect to any covered employee shall be limited to those arising pursuant to the professional employer agreement and sections 285.700 to 285.750 during the term of coemployment by the PEO of such covered employee; and

(3) Unless otherwise expressly agreed by the PEO and the client in a professional employer agreement, the client retains the exclusive right to direct and control the covered employees as is necessary to conduct the client's business, to discharge any of the client's fiduciary responsibilities, or to comply with any licensure requirements applicable to the client or to the covered employees.

2. Except as specifically provided under sections 285.700 to 285.750, the coemployment relationship between the client and the PEO and between each coemployer and each covered employee shall be governed by the professional employer agreement. Each professional employer agreement shall include the following:

- (1) The allocation of rights, duties, and obligations as described in subsection 1 of this section;
- (2) A requirement that the PEO shall have responsibility to:
 - (a) Pay wages to covered employees;
 - (b) Withhold, collect, report, and remit payroll-related and unemployment taxes; and
 - (c) To the extent the PEO has assumed responsibility in the professional employer agreement, to make payments for employee benefits for covered employees.

As used in this section, the term "wages" does not include any obligation between a client and a covered employee for payments beyond or in addition to the covered employee's salary, draw, or regular rate of pay, such as bonuses, commissions, severance pay, deferred compensation, profit sharing, vacation, sick, or other paid-time off pay, unless the PEO has expressly agreed to assume liability for such payments in the professional employer agreement; and

(3) A requirement that the PEO shall have a right to hire, discipline, and terminate a covered employee as may be necessary to fulfill the PEO's responsibilities under sections 285.700 to 285.750 and the professional employer agreement. The client shall have a right to hire, discipline, and terminate a covered employee.

3. With respect to each professional employer agreement entered into by a PEO, such PEO shall provide written notice to each covered employee affected by such agreement of the general nature of the coemployment relationship between and among the PEO, the client, and such covered employee.

4. Except to the extent otherwise expressly provided by the applicable professional employer agreement:

- (1) A client shall be solely responsible for the quality, adequacy, or safety of the goods or services produced or sold in the client's business;
- (2) A client shall be solely responsible for directing, supervising, training, and controlling the work of the covered employees with respect to the business activities of the client and solely responsible for the acts, errors, or omissions of the covered employees with regard to such activities;
- (3) A client shall not be liable for the acts, errors, or omissions of a PEO or of any covered employee of the client and a PEO if such covered employee is acting under the express direction and control of the PEO;
- (4) A PEO shall not be liable for the acts, errors, or omissions of a client or of any covered employee of the client if such covered employee is acting under the express direction and control of the client;
- (5) Nothing in this subsection shall serve to limit any contractual liability or obligation specifically provided in the written professional employer agreement; and
- (6) A covered employee is not, solely as the result of being a covered employee of a PEO, an employee of the PEO for purposes of general liability insurance, fidelity bonds, surety bonds, employer's liability that is not covered by workers' compensation, or liquor liability insurance carried by the PEO unless the covered employees are included by specific reference in the professional employer agreement and applicable prearranged employment contract, insurance contract, or bond.

5. A PEO under sections 285.700 to 285.750 is not engaged in the sale of insurance or in acting as a third party administrator by offering, marketing, selling, administering, or providing professional employer services that include services and employee benefit plans for covered employees. The provisions of this section shall not supercede or preempt any requirements under section 375.014.

6. For purposes of this state or any county, municipality, or other political subdivision thereof:

- (1) Any tax or assessment imposed upon professional employer services or any business license or other fee that is based upon "gross receipts" shall allow a deduction from the gross income or receipts of the business derived from performing professional employer services that is equal to that portion of the fee charged to a client that represents the actual cost of wages and salaries, benefits, payroll taxes, withholding, or other assessments paid to or on behalf of a covered employee by the professional employer organization under a professional employer agreement;
- (2) Any tax assessed or assessment or mandated expenditure on a per capita or per employee basis shall be assessed against the client for covered employees and against the professional employer organization for its employees who are not covered employees coemployed with a client. Benefits or monetary consideration that meet the requirements of mandates imposed on a client and that are received by covered employees through the PEO either through payroll or through benefit plans sponsored by the PEO shall be credited against the client's obligation to fulfill such mandates; and
- (3) In the case of a tax or an assessment imposed or calculated upon the basis of total payroll, the professional employer organization shall be eligible to apply any small business allowance or exemption available to the client for the covered employees for purposes of computing the tax.

285.740. 1. The responsibility to obtain workers' compensation coverage for covered employees in compliance with all applicable laws shall be specifically allocated in the professional employer agreement to either the client or the PEO.

2. (1) Coverage for both the directly employed workers of a client and the covered employees of that client shall be all in the residual or all in the voluntary market with the same carrier.

(2) Workers' compensation coverage for covered employees in the voluntary market may be obtained by either the client through a standard workers' compensation policy or through duly authorized self-insurance or by the PEO through a duly authorized self insurance program, through a master policy issued to the PEO by a carrier authorized to do business in this state, or through a multiple coordinated workers' compensation policy issued by a carrier authorized to do business in this state in the name of the PEO or the client. A PEO authorized to self-insure shall report to the insurer or the appropriate state and rating authorities such client-based information as is necessary to maintain the client's experience rating.

(3) Workers' compensation for covered employees in the residual market may be obtained by the client through a residual market policy or by the PEO through a multiple coordinated policy in either the name of the PEO or the client that provides to the appropriate state and rating authorities the client-based information satisfactory to maintain the client's experience rating.

3. A PEO that applies for coverage or is covered through the voluntary market shall also maintain and furnish to the insurer sufficient information to permit the calculation of an experience modification factor for each client upon termination of the coemployment relationship. Information reported during the term of the coemployment relationship which is used to calculate an experience modification factor for a client prior to and upon termination of the professional employer agreement shall continue to be used in the future experience ratings of the PEO. Such information shall include:

- (1)** The client's corporate name;
- (2)** The client's taxpayer or employer identification number;
- (3)** Payroll summaries and class codes applicable to each client, and, if requested by the insurer, a listing of all covered employees associated with a given client; and
- (4)** Claims information grouped by client, and any other information maintained by or readily available to the PEO that is necessary for the calculation of an experience modification factor for each client.

4. In addition to any other provision of chapter 287, any material violations of this section by a PEO is grounds for cancellation or nonrenewal of the PEO's insurance policy by the insurer. If a PEO has received notice that its workers' compensation insurance policy will be canceled or nonrenewed, the PEO shall notify by certified mail, within ten days after the receipt of the notice, all of the clients for which there is a coemployment relationship covered under the policy to be canceled, provided that notice shall not be required if the PEO has obtained another insurance policy from a carrier authorized to do business in this state, with an effective date that is the same as the date of cancellation or nonrenewal.

5. If the coemployment relationship with a client is terminated, the client shall utilize an experience modification factor which reflects its individual experience, including, if applicable, experience incurred for covered employees under the professional employer agreement. The PEO shall provide to the client the client's information that is maintained under subsection 3 of this section within five business days of receiving notice from the client or within five business days of providing notice to the client that the coemployment relationship will terminate. The PEO shall also provide such information to any future client insurer, if requested by such client. The PEO shall notify the insurer of its intent to terminate any client relationship prior to termination when feasible. When prior notice is not feasible, the PEO shall notify its insurer within five business days following actual termination.

6. Both the client and the PEO shall be considered the employer for purposes of coverage under chapter 287. The protection of the exclusive remedy provision under section 287.120 shall apply to the PEO, the client, and to all covered employees and other employees of the client irrespective of which coemployer obtains such workers' compensation coverage. Nothing in this section shall be construed to exempt either the client or the PEO from compliance with the provisions of chapter 287.

7. A client may request the information maintained under subsection 3 of this section at any time and every PEO shall provide that information to such client within five business days of receiving such a request.

8. Any PEO in violation of any provision of this section shall have its registration revoked by the secretary of state.

9. A client shall provide any prospective insurer with the information maintained by the PEO under subsection 3 of this section upon receiving such information from the PEO. Failure to provide a future insurer with such information shall be considered a violation of subsection 6 of section 287.128.

10. (1) A client shall notify any prospective insurer of the client's previous or current relationship with a PEO. Failure to provide a future insurer with such information shall be considered a violation of subsection 6 of section 287.128.

(2) This subsection shall not apply if the PEO did not provide workers' compensation coverage to a client during the coemployment relationship.

11. For purposes of chapter 288, a PEO registered under sections 285.700 to 285.750 shall be treated as a "lesser employing unit" under section 288.032.

285.750. 1. A person shall not knowingly:

(1) Offer or provide professional employer services or use the names PEO, professional employer organization, staff leasing, employee leasing, administrative employer, or other title representing professional employer services without first becoming registered under sections 285.700 to 285.750; or

(2) Provide false or fraudulent information to the secretary of state in conjunction with any registration, renewal, or in any report required under sections 285.700 to 285.750.

2. Disciplinary action shall be taken by the secretary of state for violation of this section for:

(1) The conviction of a professional employer organization or a controlling person of a PEO of a crime that relates to the operation of a PEO or the ability of the licensee or a controlling person of a licensee to operate a PEO;

(2) Knowingly making a material misrepresentation to the secretary of state or other governmental agency; or

(3) A willful violation of sections 285.700 to 285.750 or any order issued by the secretary of state under sections 285.700 to 285.750.

3. Upon finding, after notice and opportunity for hearing, that a PEO, a controlling person of a PEO, or a person offering PEO services has violated one or more provisions of this section and subject to appeal, the secretary of state may:

(1) Deny an application for a license;

(2) Revoke, restrict, or refuse to renew a license;

(3) Impose an administrative penalty in an amount not to exceed one thousand dollars for each material violation;

(4) Place the licensee on probation for the period and subject to conditions that the secretary of state specifies; or

(5) Issue a cease and desist order."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brown 94	Christofanelli	Cierpiot	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtman
DeGroot	Dogan	Dohrman	Eggleston	Fitzpatrick
Fitzwater 144	Fraker	Franklin	Gregory	Grier
Haahr	Haefner	Hannegan	Helms	Henderson
Higdon	Hill	Houx	Hubrecht	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Matthiesen	McCaherty

McDaniel	Messenger	Miller	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Rehder
Reisch	Remole	Rhoads	Roden	Roeber
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shumake	Smith 163	Sommer	Spencer	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wood	Mr. Speaker	

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dunn
Ellebracht	Ellington	Franks Jr	Frederick	Green
Harris	Kendrick	Lavender	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Morgan	Mosley
Newman	Peters	Pierson Jr	Pogue	Razer
Roberts	Rowland 29	Runions	Shull 16	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 029

Alferman	Brattin	Brown 57	Chipman	Cross
Davis	Engler	Evans	Fitzwater 49	Francis
Gannon	Gray	Hansen	Houghton	Mathews
May	McGaugh	Mitten	Moon	Nichols
Pike	Plocher	Quade	Redmon	Reiboldt
Rone	Stacy	Stephens 128	Wilson	

VACANCIES: 001

Representative Lauer moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative McCaherty, the title of **HCS SB 326** was agreed to.

On motion of Representative McCaherty, **HCS SB 326** was adopted.

On motion of Representative McCaherty, **HCS SB 326** was read the third time and passed by the following vote:

AYES: 147

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans

Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franklin
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Morgan	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 005

Bondon	Ellington	Hurst	Marshall	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 010

Brown 57	Cross	Francis	Franks Jr	Gray
May	Mitten	Moon	Morris	Stacy

VACANCIES: 001

Speaker Richardson declared the bill passed.

Speaker Pro Tem Haahr assumed the Chair.

HCS SCS SB 84, relating to the authority to engage in certain investigative practices, was taken up by Representative Dogan.

Representative Dogan offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 84, Page 1, Section 542.400, Line 13, by deleting immediately after the word "**waves**" the comma ","; and

Further amend said bill, Page 4, Section 542.405, Lines 22-23, by deleting the phrase "**targeted including**," and inserting in lieu thereof the phrase "**targeted, including**"; and

Further amend said bill, page and section, Line 26, by deleting the phrase "**warrant, and if so**" and inserting in lieu thereof the phrase "**warrant and, if so**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 1** was adopted.

On motion of Representative Dogan, the title of **HCS SCS SB 84, as amended**, was agreed to.

On motion of Representative Dogan, **HCS SCS SB 84, as amended**, was adopted.

On motion of Representative Dogan, **HCS SCS SB 84, as amended**, was read the third time and passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Curtis	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Newman	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	White
Wiemann	Wilson			

NOES: 004

Hill	Moon	Nichols	Pogue
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PRESENT: 002

Barnes 60	Roden
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ABSENT WITH LEAVE: 014

Basye	Brattin	Cross	Gray	Gregory
Kidd	Matthiesen	May	Neely	Stacy
Walker 74	Wessels	Wood	Mr. Speaker	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SCS SB 139, as amended**, and has taken up and passed **CCS HCS SCS SB 139**.

THIRD READING OF SENATE BILLS

HCS SB 125, relating to the regulation of certain professions, was taken up by Representative Ross.

Representative Bernskoetter offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 125, Page 1, Section A, Line 11, by inserting immediately after all of said section and line the following:

"36.020. Unless the context clearly requires otherwise, the following terms mean:

(1) "Agency", "state agency" or "agency of the state", each department, board, commission or office of the state except for offices of the elected officials, the general assembly, the judiciary and academic institutions;

(2) "Appointing authority", an officer or agency subject to this chapter having power to make appointments;

(3) "Board", the personnel advisory board as established by section 36.050;

(4) "Broad classification band", a grouping of positions with similar levels of responsibility or expertise;

(5) "Class" or "class of positions", a group of positions subject to this chapter sufficiently alike in duties, authority and responsibilities to justify the same qualifications and the same schedule of pay to all positions in the group;

(6) "Director", the director of the division of personnel of the office of administration;

(7) "Disabled veteran", a veteran who has served on active duty in the Armed Forces at any time who receives compensation as a result of a service-connected disability claim allowed by the federal agency responsible for the administration of veteran's affairs, or who receives disability retirement or disability pension benefits from a federal agency as a result of such a disability or a National Guard veteran who was permanently disabled as a result of active service to the state at the call of the governor;

(8) "Division of service" or "division", a state department or any division or branch of the state, or any agency of the state government, all the positions and employees in which are under the same appointing authority;

(9) "Eligible", a person whose name is on a register or who has been determined to meet the qualifications for a class or position;

(10) **"Examination", a means of determining eligibility or fitness for a class or position;**

~~[(40)]~~ (11) "Open competitive examination", a ~~[test]~~ **selections process** for positions in a particular class, admission to which is not limited to persons employed in positions subject to this chapter;

~~[(44)]~~ (12) "Promotional examination", a ~~[test]~~ **selections process** for positions in a particular class, admission to which is limited to employees with regular status in positions subject to this chapter;

~~[(42)]~~ (13) "Public hearing", a hearing held after public notice at which any person has a reasonable opportunity to be heard;

~~[(43)]~~ (14) "Register of eligibles", a list of persons who have been found qualified by an open competitive examination for appointment to a position;

~~[(44)]~~ (15) "Regular employee", an employee who has successfully completed a probationary period as provided in section 36.250;

~~[(45)]~~ (16) "Reinstatement register", a list of persons who have been regular employees and who have been laid off in good standing due to lack of work or funds, or other similar cause, or who have been demoted in lieu of layoff;

~~[(46)]~~ (17) "State equal employment opportunity officer", the individual designated by the governor or the commissioner of administration as having responsibility for monitoring the compliance of the state as an employer with applicable equal employment opportunity law and regulation and for leadership in efforts to establish a state workforce which reflects the diversity of Missouri citizens at all levels of employment;

~~[(47)]~~ (18) "Surviving spouse", the unmarried surviving spouse of a disabled veteran or any person who was killed while on active duty in the Armed Forces of the United States or an unmarried surviving spouse of a National Guard veteran who was killed as a result of active service to the state at the call of the governor;

~~[(48)]~~ (19) "Veteran", any person who is a citizen of this state who has been separated under honorable conditions from the Armed Forces of the United States who served on active duty during peacetime or wartime for at least six consecutive months, unless released early as a result of a service-connected disability or a reduction in force at the convenience of the government, or any member of a reserve or National Guard component who has satisfactorily completed at least six years of service or who was called or ordered to active duty by the President and participated in any campaign or expedition for which a campaign badge or service medal has been authorized.

36.100. 1. The director shall ascertain the duties, authority and responsibilities of all positions subject to this chapter. After consultation with the appointing authorities, the director shall prepare and recommend to the board, and maintain on a continuing basis, a position classification plan, which shall group all positions in the classified service in classes, based on their duties, authority and responsibilities. Except as provided in subsection 2 of this section, The position classification plan shall set forth, for each class of positions, a class title and a statement of the duties, authority and responsibilities thereof, and the qualifications that are necessary or desirable for the satisfactory performance of the duties of the class; provided, that no plan shall be adopted which prohibits the substitution of experience for education for each class of positions, except that, the board may determine that there is no equivalent substitution in particular cases. Classifications should be sufficiently broad in scope to include as many comparable positions as possible both on an intra- and inter-departmental basis, including both merit and nonmerit agencies.

2. The classification plan may group ~~management~~ positions with similar levels of responsibility or expertise into broad classification bands.

3. The director shall require an initial and ongoing review of the number of classifications in each division of service and shall, in consultation with the agencies, eliminate and combine classes when possible, taking into consideration the recruitment, examination, selection and compensation of personnel in the various classes.

36.120. 1. Before establishing a new position in divisions of the service subject to this chapter, or before making any permanent and substantial change of the duties, authority or responsibilities of a position subject to this chapter, an appointing authority shall notify the director in writing of the appointing authority's intention to do so, except where the positions may be allocated by the appointing authority.

2. The director may at any time allocate any new position to a class, or change the allocation of any position to a class, or recommend to the board changes in the classification plan. Any change in the classification plan recommended by the director shall take effect when approved by the board, or on the ninetieth day after it is recommended to the board if prior thereto the board has not approved it. In case of necessity requiring the immediate establishment of a new class, the director may establish such a class on an interim basis pending approval of the class by the board as recommended by the director.

3. When the allocation of a position to a class is changed, the director shall notify the appointing authority. If allocation authority is delegated, the appointing authority shall notify the director of any changes in the allocation. If the position is filled at the time of reallocation to a class, the appointing authority shall immediately notify the incumbent of the position regarding the allocation change. If the incumbent does not agree with the new allocation, the incumbent may, under conditions specified in the rules, submit to the director a request for a review of the allocation of the position.

4. If any change is made in the classification plan by which a class of positions is divided, altered, or abolished, or classes are combined, the director shall forthwith reallocate the positions affected to their appropriate classes in the amended classification plan. An employee who is occupying a position reallocated to a different class shall, subject to the regulations, be given the same status in the new class as previously held in the class from which his or her position is reallocated. ~~[The director may require that the employee achieve a satisfactory grade on a noncompetitive test of fitness for the class to which his or her position has been reallocated.]~~ **The employee shall possess the minimum qualifications for the class to which his or her position has been reallocated.**

5. After a class of positions has been approved by the board, the director is authorized to make such changes in the class title or in the statement of duties and qualifications for the class as the director finds necessary for current maintenance of the classification plan; provided, however, that changes which materially affect the nature and level of a class or which involve a change in salary range for the class shall be approved by the board.

36.140. 1. After consultation with appointing authorities and the state fiscal officers, and after a public hearing, the director shall prepare and recommend to the board a pay plan for all classes subject to this chapter. The pay plan shall include, for each class of positions, a minimum and a maximum rate, and such provision for intermediate rates as the director considers necessary or equitable. **The pay plan may also provide for the use of open, or stepless, pay ranges.** The pay plan may include provision for grouping of ~~[management]~~ positions with similar levels of responsibility or expertise into broad classification bands for purposes of determining compensation and for such salary differentials and other pay structures as the director considers necessary or equitable. In establishing the rates, the director shall give consideration to the experience in recruiting for positions in the state service, the rates of pay prevailing in the state for the services performed, and for comparable services in public and private employment, living costs, maintenance, or other benefits received by employees, and the financial condition and policies of the state. These considerations shall be made on a statewide basis and shall not make any distinction based on geographical areas or urban and rural conditions. The pay plan shall take effect when approved by the board and the governor, and each employee appointed to a position subject to this chapter after the adoption of the pay plan shall be paid according to the provisions of the pay plan for the position in which he or she is employed; provided, that the commissioner of administration certifies that there are funds appropriated and available to pay the adopted pay plan. The pay plan shall also be used as the basis for preparing budget estimates for submission to the legislature insofar as such budget estimates concern payment for services performed in positions subject to this chapter. Amendments to the pay plan may be recommended by the director from time to time as circumstances require and such amendments shall take effect when approved as provided by this section. The conditions under which employees may be appointed at a rate above the minimum provided for the class, or advance from one rate to another within the rates applicable to their positions, shall be determined by the regulations.

2. Any change in the pay plan shall be made on a uniform statewide basis. No employee in a position subject to this chapter shall receive more or less compensation than another employee solely because of the geographical area in which the employee lives or works.

36.170. 1. The director ~~[shall from time to time]~~ **may** conduct such open competitive and promotional examinations as the director considers necessary. The examinations shall be of such character as to determine the ~~[relative]~~ qualifications, fitness and ability of the persons tested to perform the duties of the **position or** class for which a register is to be established. No question shall be so framed as to elicit information concerning the political or religious opinions or affiliations of an applicant.

2. Agencies may request authority from the director, **or the director may delegate authority to agencies,** to administer examinations for **some or all positions** ~~[-, in accordance with rules adopted by the board] or job classes.~~ When such ~~[a request is approved]~~ **action is taken,** the director ~~[-, in accordance with rules established by the board,]~~ shall establish standards and guidelines to be followed.

3. Pursuant to rules promulgated by the board, appointing authorities may request that the division of personnel administer promotional examinations limited to those already employed by the state or within the department or division of service involved.

4. All examinations **requiring an applicant's physical presence** conducted by the director shall be conducted in a location which is ~~[fully]~~ accessible to persons with disabilities or if such a facility is not available in a given location for such regular examinations, a special examination will be arranged upon request of an applicant with a disability in a facility which is ~~[fully]~~ accessible.

36.180. 1. The standards of education or experience in the classification plan for each class shall be established on the basis of specified knowledge, skills and abilities. Admission to examinations **or the opportunity to be considered for appointment** shall be open to all persons who possess the qualifications and who may be lawfully appointed to a position in the class for which a register is to be established. ~~[The regulations may also require that applicants achieve at least a satisfactory grade in each progressive part of the examination in order to be admitted to subsequent parts of the examination or to receive a final passing score.]~~

2. ~~[To ensure competitive equality between the hearing impaired or the blind and persons not so disabled, the applicant may request from the director the furnishing of a certified interpreter for the hearing impaired or an amanuensis or a reader for the blind when necessary, and the furnishing of a place to take such examination, or such other similar prerequisites to ensure equality in such examination.]~~ **An applicant may request a reasonable accommodation in order to have an opportunity to compete for positions subject to this chapter. The director and the appointing authority filling the particular position shall ensure that reasonable accommodations are granted to applicants to offer them an opportunity to compete for positions.**

3. The director may reject the application of any person for admission to an examination, strike the name of any person from the register, refuse to certify the name of any person, or withdraw the certification of a person if the director finds that the person lacks any of the qualifications, has been convicted of a crime which raises questions about his or her qualifications, has been dismissed from the public service for delinquency, has made a false statement of a material fact or practiced or attempted to practice any fraud or deception, in his or her application or examination or in attempting to secure appointment.

4. The director may take such action as is authorized in subsection 3 of this section if the director finds the person has a health condition or disability which would clearly prohibit the person from performing the duties required for the position for which the applicant has applied.

36.190. 1. ~~[The director shall give]~~ **Appropriate** public notice ~~[of]~~ **shall be given for** each open competitive ~~[and promotional]~~ examination **or when a job class is opened for recruitment** sufficiently in advance ~~[of such examination]~~ and sufficiently widespread in scope to afford persons who are interested ~~[in participating in the examination]~~ a reasonable opportunity to apply. ~~[The time elapsing between the official announcement of an examination and the holding of such examination shall be not less than two calendar weeks, except that a lesser period of advance notice may be permissible under the regulations when the examination is conducted under the provisions of subsection 3 of section 36.320 or when the needs of the service pursuant to subsection 1 of section 36.260 require special notices.]~~

2. Each official notice of an examination **or of when a job class or position is opened for recruitment** shall state the title, duties, pay and qualifications of ~~[positions for which the examination is to be held]~~ **the job class or position;** the time, place and manner of making application ~~[for admission to such examination;]~~ and any other information which ~~[the director consider]~~ **may be considered** pertinent and useful.

3. The director shall ensure that the official announcement of an examination is given the widest distribution necessary to inform qualified persons that the examination is being given. The director may use any means that the director considers necessary to inform qualified persons about the examination. These include, but are not limited to, paid advertisements in newspapers, periodicals, electronic media and announcements to educational institutions. The director may also publish a periodic bulletin containing information about examinations to be sent to subscribers at a price approximating the cost of publication.

36.200. The methods for ~~[rating the various parts of the examinations and the minimum satisfactory grade]~~ **evaluating the qualifications of each applicant** shall be determined by the regulations. Each person who takes any examination shall be given written notice, **which may be by electronic means**, as to whether ~~[he passed or failed the examination]~~ **the applicant is eligible for a particular job class**, and ~~[he]~~ shall be entitled to inspect ~~[his ratings and]~~ **the applicant's** examination papers, but examination papers shall not be open to the general public. A manifest error in ~~[rating an examination which affects the relative ranking of persons]~~ **an eligibility determination** shall be corrected if called to the attention of the director within thirty days after the ~~[establishment of the register]~~ **determination**, but such correction shall not invalidate any appointment previously made from such a register unless it is established that the error was made in bad faith and with intent to deprive a person of certification **or to gain certification for a person that does not meet the minimum qualifications for the class involved.**

36.210. Other provision of the law to the contrary notwithstanding, special procedures for the examination and selection of personnel are authorized as follows:

~~[(1) For positions involving unskilled or semiskilled labor, or domestic, attendant, custodial or comparable work, when the character or place of the work makes it impracticable to supply the needs of the service by appointments made in accordance with the procedure prescribed in other provisions of this chapter, the director, in accordance with the regulations, shall authorize the use of such other procedures as the director determines to be appropriate in order to meet the needs of the service, while assuring the selection of such employees on the basis of merit and fitness. Such procedures, subject to the regulations, may include the testing of applicants and maintenance of registers of eligibles by localities; the testing of applicants, singly or in groups, at periodic intervals, at the place of employment or elsewhere, after such notice as the director considers adequate; the registration of applicants who pass a noncompetitive examination or submit satisfactory evidence of their qualifications, and appointment of registered applicants; or any variation or combination of the foregoing or other suitable methods. When the director finds noncompetitive registration and selection procedures to be appropriate, the director is hereby authorized to delegate to each appointing authority the responsibility for such registration and for selection and appointment of registered applicants. When such delegation is made, the director shall establish the necessary guidelines and standards for appointing authorities and shall require such reports and perform such audits as the director deems necessary to ensure compliance with these guidelines and standards.]~~

~~[(2)]~~ (1) The regulations may prescribe the conditions under which interns, trainees, and participants in special state or federal training, rehabilitation, and employment programs who successfully complete a period of internship or training may be appointed to a permanent position subject to this chapter after passing a noncompetitive qualifying examination.

~~[(3) The board may, in accordance with the regulations, waive competitive examinations for a class or position if it finds that the supply of qualified applicants is generally insufficient to justify competitive examinations and provide meaningful competition in the selection of employees. A request that competitive examination be waived for a particular class or position pursuant to this provision may be made to the board by the director or an appointing authority. The board shall review determinations pursuant to this provision at least annually. Upon waiving such examinations, the regulations of the board shall provide for the registration and appointment of applicants who present satisfactory evidence of their qualifications.]~~

~~[(4)]~~ (2) Upon the approval of the director in accordance with the regulations of the board, appointing authorities may promote employees on the basis of a qualifying noncompetitive examination. Such noncompetitive promotions may be approved in, but are not necessarily limited to, situations in which the promotion represents a normal progression to the next higher level within an established occupational job series, or where the director determines that an employee has been an assistant, understudy or trainee for the position involved or otherwise has had such specific experience or training that a noncompetitive promotion to the position in question is to the best interests of the state service.

~~[(5)]~~ (3) Appointing authorities may request, pursuant to regulations established by the board, to conduct alternative promotional procedures for positions and classes in their divisions of service. The board shall approve such alternative procedures which it finds to be in keeping with merit principles and the best interest of the state service. Upon approval, the appointing authority shall be responsible to conduct promotional procedures in accordance with the board's approval and without favoritism, prejudice or discrimination. The board may withdraw approval pursuant to this provision if it finds that this responsibility has not been met.

~~[(6)]~~ (4) Where appropriate, the director may establish registers by locality for selected classes.

36.220. 1. In any competitive examination given for the purpose of establishing a register of eligibles, veterans, disabled veterans, surviving spouses, and spouses of disabled veterans shall be given preference in appointment and examination ~~[in the following manner:]~~. **For positions and classifications with unranked registers, a veteran, or the surviving spouse of a veteran, a disabled veteran, or the spouse of a disabled veteran shall be given preference in appointments over other eligibles if all other relevant job-related factors are equal. Applicants eligible for a veterans preference will be listed before other eligibles on each certificate. Applicants eligible for a veterans preference will also be identified on the certificate as eligible for the preference.**

~~[(1) A veteran, or the surviving spouse of any veteran whose name appears on a register of eligibles who made a passing grade, shall have five points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade.]~~

~~———— (2) The spouse of a disabled veteran, whose name appears on a register of eligibles and who made a passing grade, shall have five points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade. This preference shall be given only if the veteran is not employed in the state service and the disability renders him or her unqualified for entrance into the state service. ———~~

~~———— (3) A disabled veteran, whose name appears on a register of eligibles and who made a passing grade, shall have ten points added to his or her final grade, and his or her rank on the register shall be determined on the basis of this augmented grade.] ———~~

2. Any person who has been honorably discharged from the Armed Forces of the United States shall receive appropriate credit for any training or experience gained therein in any examination if the training or experience is related to the duties of the class of positions for which the examination is given.

36.225. 1. In any competitive examination given for the purpose of establishing a register of eligibles, a parental preference shall be given to persons who were previously employed by the state but terminated such employment to care for young children. This preference shall be given only for persons who were full-time homemakers and caretakers of children under the age of ten and were not otherwise gainfully employed for a period of at least two years.

2. ~~[If the name of a person eligible for a parental preference appears on a register of eligibles who made a passing grade, such person shall have five points added to the final grade, and the rank of such person on the register shall be determined on the basis of this augmented grade.]~~ **For positions and classifications with unranked registers, applicants entitled to parental preference shall be given this preference in appointments over other eligibles, excluding applicants eligible for a veterans preference, if all other relevant job-related factors are equal.**

36.240. 1. Whenever an appointing authority proposes to fill one or more vacancies in a class of positions subject to this chapter, the appointing authority shall submit to the director, as far in advance of the desired appointment date as possible, a requisition for the certification of eligible persons from an appropriate register. The requisition shall contain information as required by the director. The appointing authority, subject to conditions specified in the regulations, may also designate special requirements of domicile or the possession of special skills. If the director finds that such requirements would contribute substantially to effective performance of the duties involved, certification may be limited to persons on the register who meet such requirements.

2. When vacancies to be filled are in a class from which employees have been laid off, or demoted in lieu of layoff, certification shall be limited to previous employees until all employees of a division of service on the appropriate reinstatement register have been reinstated in order of rank on the register. Thereafter, certification from reinstatement and other registers shall be in accordance with the provisions of this section and the regulations of the board.

3. Upon a request for certification, the director shall certify for selection ~~[the names of the top fifteen ranking available eligibles or]~~ the names of available eligibles. ~~[comprising the top ranking fifteen percent of available eligibles, whichever is greater, plus such additional eligibles as have a final rating equal to that of the last certified eligible. Upon request of the appointing authority, the director may also certify, for each additional vacancy to be filled from the same certification, the next five ranking available eligibles plus such additional eligibles as have a final rating equal to that of the last certified eligible.]~~

~~———— 4. If the director finds that the nature of the examination process and the type of positions involved justify alternative procedures for filling vacancies, the board may by rule prescribe such procedures which may include certification by broad category of examination rating or within a specified range of scores.] ———~~

~~[5]~~ 4. When a position in divisions of the service subject to this chapter is limited in duration, certification may be limited to ~~[the highest ranking eligible]~~ **any eligible** who will accept employment under such conditions. A person appointed to a position under such conditions shall retain his or her ~~[relative]~~ position on the register and shall be eligible for certification to a permanent position ~~[in the regular order]~~ until the register itself has expired. If a temporary position is limited to less than ninety calendar days' duration, the appointing authority may fill the position by temporary appointment in the manner provided in section 36.270.

~~[6]~~ 5. The rules shall prescribe the conditions under which the name of an eligible who has been certified to and considered for appointment by an appointing authority but has not been appointed may be withheld from further certification to such appointing authority. The eligible shall be entitled to retain his or her place on the eligible register during the life of the register, and shall be certified ~~[in the order of his or her rank]~~ to other vacancies in the class under other appointing authorities.

[7] 6. Eligibles who are not available for appointment when offered certification shall be granted a waiver of certification upon their request. Eligibles who do not respond within a reasonable period to a notice of certification may at the discretion of the director be dropped from the eligible register.

[8] 7. Any person who has obtained regular status in a class of positions subject to subsection 1 of section 36.030 and who has resigned from state service in good standing or who has accepted demotion or transfer for personal reasons may be reemployed without competitive certification in the same or comparable class at the discretion of the appointing authority and under conditions specified in the regulations. Any person who has successfully served at least one year in a position not subject to subsection 1 of section 36.030, but which is subject to section 36.031, and who has resigned from state service in good standing or who has accepted demotion or transfer for personal reasons, may be reemployed without competitive certification in the same or comparable class at the discretion of the appointing authority and under conditions specified in the regulations, provided he or she possesses the qualifications ~~[and has successfully completed a noncompetitive examination]~~ for the class involved. No one shall be reemployed pursuant to this section until reinstatement has first been offered to all eligibles on the reinstatement register for the class and division of service involved.

[9] 8. Preference in certification and appointment from promotional registers or registers of eligibles under conditions specified in the regulations, may be given to employees of the division of service in which the vacancy occurs.

36.320. 1. The director shall establish and maintain such promotional registers and registers of eligibles for the various **positions or** classes of positions subject to this chapter as the director deems necessary or desirable to meet the needs of the service. On each promotional register and register of eligibles, the eligibles ~~[shall]~~ **may be ranked in the order of their ratings given for the purpose of establishing or replenishing such a register or may be unranked and placed on the register if the applicant meets the minimum criteria for the position or class.**

2. The time during which a promotional register or register of eligibles remains in force shall be ~~[one year from the date on which it is officially established by the director; except that, before the expiration of a register, the director may by order extend the time during which such register remains in force when the needs of the service so require]~~ **determined by the director so as to best meet the needs of the service.** In no event shall the total period during which a register is in force exceed three years from the date on which the register was originally established. The director may consolidate or cancel promotional registers and registers of eligibles as the needs of the service require~~[-and as authorized by the regulations].~~

3. In circumstances where there is a continuous need for substantial numbers of eligibles for a certain class of positions, the director may, after first establishing such a register, replenish the register from time to time by inserting the names of additional eligibles who are found to be qualified on the basis of determinations similar to those used as a basis for establishing the original register. The method for establishing, replenishing, and cancelling such a register shall be determined by the regulations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bernskoetter, **House Amendment No. 1** was adopted.

Representative Dogan offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 125, Page 38, Section 328.080, Line 7, by deleting the words "and of good moral character" and inserting in lieu thereof the words "~~[and of good moral character]~~"; and

Further amend said bill and section, Page 39, Lines 23-24, by deleting all of said lines and inserting in lieu thereof the following:

"~~[5. For the purposes of meeting the minimum requirements for examination, the apprentice training shall be recognized by the board for a period not to exceed five years.]~~"; and

Further amend said bill, Page 45, Section 329.050, Lines 32-33, by deleting the phrase "~~[which has~~

~~substantially the same requirements as an educational establishment licensed pursuant to this chapter]~~" and inserting in lieu thereof the phrase "which has substantially the same requirements as an educational establishment licensed pursuant to this chapter"; and

Further amend said bill, Pages 50-51, Section 329.275, Lines 5-26, by deleting all of said lines and inserting in lieu thereof the following:

"2. No person shall engage in hair braiding for compensation in the state of Missouri without first registering with the board. The purpose of registration of hair braiders is only to maintain a listing of those persons who engage in hair braiding for compensation in the state and does not authorize the board to license or regulate the practice of hair braiding in this state, except as provided in subsection 6 of this section. Applicants for a certificate of registration to engage in hair braiding shall submit to the board an application and a required fee, as set by the board. Such fee shall not exceed twenty dollars. Prior to receiving a certificate, each applicant shall also watch an instructional video prepared by the board in accordance with subsection 4 of this section.

3. Registered hair braiders shall keep their information that the board requires for initial registration current and up to date with the board.

4. The board shall develop and prepare an instructional video, no more than two hours in length, that contains information about infection control techniques and diseases of the scalp. The instructional video shall be made available to applicants through the board's website.

5. Any person who registers as a hair braider under this section shall post a copy of his or her certificate of registration in a conspicuous place at his or her place of business. If the person is operating outside his or her place of business he or she shall give the client or customer a copy of his or her certificate of registration.

6. (1) The board may inspect hair braiding establishments or facilities where hair braiding occurs during business hours to ensure:

(a) Persons registered as hair braiders are not operating outside the scope of practice of hair braiding; and

(b) Compliance with this section and rules promulgated thereunder;

(2) In addition to the causes listed in section 329.140, the board may also suspend or revoke a certificate of registration if a person registered as a hair braider is found to be operating outside the scope of practice of hair braiding."; and

Further amend said bill, Page 92, Section 621.280, Line 18, by inserting immediately after all of said section and line the following:

~~"[316.265. No employee or employer primarily engaged in the practice of combing, braiding, or curling hair without the use of potentially harmful chemicals shall be subject to the provisions of chapter 329 while working in conjunction with any licensee for any public amusement or entertainment venue as defined in this chapter.]; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 2** was adopted.

Representative Gregory offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 125, Page 4, Section 192.500, Line 18, by inserting immediately after said section and line the following:

"317.006. 1. The division shall have general charge and supervision of all professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, and it shall have the power, and it shall be its duty:

(1) To make and publish rules governing in every particular professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate contests, **professional mixed martial arts, and amateur mixed martial arts**;

(2) To make and publish rules governing the approval of amateur sanctioning bodies;

(3) To accept applications for and issue licenses to contestants in professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, and referees, judges, matchmakers, managers, promoters, seconds, announcers, timekeepers and physicians involved in professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contests held in the state of Missouri, as authorized herein. Such licenses shall be issued in accordance with rules duly adopted by the division;

(4) To charge fees to be determined by the director and established by rule for every license issued and to assess a tax of five percent of the gross receipts of any person, organization, corporation, partnership, limited liability company, or association holding a promoter's license and permit under sections 317.001 to 317.021, derived from admission charges connected with or as an incident to the holding of any professional boxing, sparring, professional wrestling, professional kickboxing ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest in the state of Missouri. Such funds shall be paid to the division of professional registration which shall pay said funds into the Missouri state treasury to be set apart into a fund to be known as the "Athletic Fund" which is hereby established;

(5) To assess a tax of five percent of the gross receipts of any person, organization, corporation, partnership, limited liability company or association holding a promoter's license under sections 317.001 to 317.021 derived from the sale, lease or other exploitation in this state of broadcasting, television, pay-per-view, closed-circuit telecast, and motion picture rights for any professional boxing, sparring, professional wrestling, professional kickboxing ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest. Such funds shall be paid to the division which shall pay said funds into the Missouri state treasury to be set apart into a fund to be known as the "Athletic Fund";

(6) Each cable television system operator whose pay-per-view or closed-circuit facilities are utilized to telecast a bout or contest shall, within thirty calendar days following the date of the telecast, file a report with the office stating the number of orders sold and the price per order.

2. All fees established pursuant to sections 317.001 to 317.021 shall be determined by the director by rule in such amount as to produce sufficient revenue to fund the necessary expenses and operating costs incurred in the administration of the provisions of sections 317.001 to 317.021. All expenses shall be paid as otherwise provided by law.

317.011. 1. The division shall have the power, and it shall be its duty, to accept application for and issue permits to hold professional boxing, sparring, professional wrestling, professional kickboxing ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests in the state of Missouri, and to charge a fee for the issuance of same in an amount established by rule; such funds to be paid to the division which shall pay such funds into the Missouri state treasury to be set apart into the athletic fund.

2. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds two times the amount of the appropriation from the fund for the preceding fiscal year or, if the division requires by rule renewal **of the permits** less frequently than yearly then three times the appropriation from the fund for the preceding fiscal year. The amount, if any, in the fund which shall lapse is that amount in the fund which exceeds the appropriate multiple of the appropriations from the fund for the preceding fiscal year.

3. The division shall not grant any permit to hold professional boxing, sparring, professional wrestling, professional kickboxing ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests in the state of Missouri except:

(1) Where such professional boxing, sparring, professional wrestling, professional kickboxing ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest is to be held under the auspices of a promoter duly licensed by the division; and

(2) Where a fee has been paid for such permit, in an amount established by rule.

4. In such contests a decision shall be rendered by three judges licensed by the division.

5. Specifically exempted from the provisions of this chapter are contests or exhibitions for amateur boxing~~ing~~, ~~amateur kickboxing~~, and amateur wrestling ~~[and amateur full-contact karate]~~. However, all amateur boxing~~ing~~, ~~amateur kickboxing~~, and amateur wrestling ~~[and amateur full-contact karate]~~ must be sanctioned by a nationally recognized amateur sanctioning body approved by the office.

317.013. 1. In order to protect the health and welfare of the contestants, there shall be a mandatory medical suspension of any contestant, not to exceed one hundred eighty days, who loses consciousness or who has been injured as a result of blows received to the head or body during a professional boxing, professional wrestling, professional kickboxing, ~~[or]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contest. The determination of consciousness is to be made only by a physician licensed by the board of healing arts and the division. Medical suspensions issued in accordance with this section shall not be reviewable by any tribunal.

2. No license shall be issued to any person who has been injured in such a manner that they may not continue to participate in boxing, wrestling, kickboxing, ~~[or]~~, full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests in the future. Such a person shall be deemed medically retired. No person with a status of medically retired shall compete in any events governed by this chapter. Medical retirements issued in accordance with this section shall not be reviewable by any tribunal.

317.014. 1. Upon proper application by the director, or the director of the office, a court of competent jurisdiction may grant an injunction, restraining order or any other order as may be appropriate to enjoin a person, partnership, organization, corporation, limited liability company or association from:

(1) Promoting or offering to promote any professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests ~~[in Missouri]~~ **that are not approved by the Missouri office of athletics;**

(2) Advertising or offering to advertise any professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests ~~[in Missouri]~~ **that are not approved by the Missouri office of athletics;**

(3) Conducting or offering to conduct any professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests ~~[in Missouri]~~ **that are not approved by the Missouri office of athletics;** or

(4) Competing or offering to compete in any professional boxing, sparring, professional wrestling, professional kickboxing ~~[and]~~, professional full-contact karate, **professional mixed martial arts, or amateur mixed martial arts** contests ~~[in Missouri]~~ **that are not approved by the Missouri office of athletics.**

2. Any such actions shall be commenced either in the county in which such conduct occurred or in the county in which the defendant resides.

3. Any action brought under this section shall be in addition to, and not in lieu of, any penalty provided by law and may be brought concurrently with other actions to enforce this chapter.

317.017. 1. In any professional or amateur event the division regulates, no person shall be allowed to participate if such person is not eighteen years of age or older on or before the day the individual is scheduled to participate in the event.

2. Before the office issues a promoter's license, the promoter shall provide the office a surety bond in the amount of twenty-five thousand dollars or an irrevocable letter of credit in the amount of at least twenty-five thousand dollars from a lending institution approved to do business in the United States to guarantee payment of all state athletic taxes and fees to the state. The surety bond shall cover all expenses of the contestants and officials in the event of default by the promoter. The irrevocable letter of credit shall only be released upon written approval by the office. An additional bond or irrevocable letter of credit may be required in the amount specified by the office when it may be reasonably expected that the twenty-five thousand dollar bond or irrevocable letter of credit will not provide sufficient protection to the state. It shall be the duty of each promoter to maintain all required bonds on a current status.

3. There shall be a prohibition of all elbow strikes to the head of an opponent during an amateur mixed martial arts bout.

4. For the first five sanctioned amateur bouts, there shall be a prohibition of knee strikes to the head of an opponent during an amateur mixed martial arts contests. However, after the fifth sanctioned bout for both contestants, both contestants may mutually agree to allow knee strikes during a bout.

317.019. 1. The promoter of a professional boxing, professional kickboxing, ~~and~~, professional full-contact karate, **professional mixed martial arts, and amateur mixed martial arts** contest shall sign written bout contracts with each professional contestant. Original bout contracts shall be filed with the division prior to the event as required by the rules of the office. The bout contract shall be on a form supplied by the division and contain at least the following:

- (1) The weight required of the contestant at weigh-in;
- (2) The amount of the purse to be paid for the contest, **except amateur mixed martial arts contests;**
- (3) The date and location of the contest;
- (4) The glove size allotted for each contestant;
- (5) Any other payment or consideration provided to the contestant, **except amateur mixed martial arts contests;**

(6) List of all fees, charges, and expenses including training expenses that will be assessed to the contestant or deducted from the contestant's purse, **except amateur mixed martial arts contests;**

(7) Any advances paid to the contestant before the bout, **except amateur mixed martial arts contests;**

(8) The amount of any compensation or consideration that a promoter has contracted to receive in connection with the bout or contest, **except amateur mixed martial arts contests;**

(9) The signature of the promoter and contestant;

(10) The date signed by both the promoter and the contestant; and

(11) Any information required by the office.

2. If the bout contract between a contestant and promoter is changed, the promoter shall provide the division with the amended contract containing all contract changes at least two hours prior to the event's scheduled start time. The amended contract shall comply with all requirements for original bout contracts and shall contain the signature of the promoter and contestant.

3. A promoter of an event shall not be a manager for a contestant who is contracted for ten rounds or more at the event.

4. The promoter of an event shall provide payments for the event official's fees to the office prior to the start of the event. The form of payment shall be at the discretion of the office provided that payments remitted by check or money order shall be made payable directly to the applicable official."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
DeGroot	Dogan	Dohrman	Eggleston	Ellington
Engler	Evans	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeier	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Matthiesen
McCaherty	McDaniel	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon

Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 038

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Carpenter	Curtis	Dunn	Ellebracht	Franks Jr
Green	Harris	Kendrick	Lavender	McGee
Meredith 71	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 023

Beard	Brown 57	Butler	Conway 10	Crawford
Cross	Curtman	Davis	Fitzpatrick	Gray
Kidd	Korman	Mathews	May	McCann Beatty
McCreery	Merideth 80	Rehder	Reisch	Shaul 113
Stacy	Walker 74	Mr. Speaker		

VACANCIES: 001

On motion of Representative Gregory, **House Amendment No. 3** was adopted.

Representative Pike offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 125, Page 68, Section 336.080, Line 16, by inserting after all of said section and line the following:

"337.010. As used in sections 337.010 to 337.090 the following terms mean:

- (1) "Committee", the state committee of psychologists;
- (2) "Department", the department of insurance, financial institutions and professional registration;
- (3) "Division", the division of professional registration;
- (4) **"Internship", any supervised hours that occur during a formal internship of twelve to twenty-four months after all academic course work toward a doctorate has been completed but prior to completion of the full degree. Internship is part of successful completion of a doctorate in psychology, and a person cannot earn his or her doctorate without completion of an internship;**
- (5) "Licensed psychologist", any person who offers to render psychological services to individuals, groups, organizations, institutions, corporations, schools, government agencies or the general public for a fee, monetary or otherwise, implying that such person is trained, experienced and licensed to practice psychology and who holds a current and valid, whether temporary, provisional or permanent, license in this state to practice psychology;
- (6) **"Postdoctoral experiences", experiences that follow the completion of a person's doctoral degree. Such person shall not be licensed until he or she satisfies additional supervised hours. Postdoctoral experiences shall include any supervised clinical activities following the completion of the doctoral degree;**

(7) "Predoctoral postinternship", any supervised hours that occur following completion of the internship but prior to completing the degree. Such person may continue to provide supervised clinical services even after his or her internship is completed and while still completing his or her doctoral degree requirements;

(8) "Preinternship", any supervised hours acquired as a student or in the course of seeking a doctorate in psychology but before the internship, which includes supervised practicum;

~~[(5)]~~ (9) "Provisional licensed psychologist", any person who is a graduate of a recognized educational institution with a doctoral degree in psychology as defined in section 337.025, and who otherwise meets all requirements to become a licensed psychologist except for passage of the licensing exams, oral examination and completion of the required period of postdegree supervised experience as specified in subsection 2 of section 337.025;

~~[(6)]~~ (10) "Recognized educational institution":

(a) A school, college, university or other institution of higher learning in the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and was accredited by one of the regional accrediting associations approved by the Council on Postsecondary Accreditation; or

(b) A school, college, university or other institution of higher learning outside the United States, which, at the time the applicant was enrolled and graduated, had a graduate program in psychology and maintained a standard of training substantially equivalent to the standards of training of those programs accredited by one of the regional accrediting associations approved by the Council of Postsecondary Accreditation;

~~[(7)]~~ (11) "Temporary license", a license which is issued to a person licensed as a psychologist in another jurisdiction, who has applied for licensure in this state either by reciprocity or endorsement of the score from the Examination for Professional Practice in Psychology, and who is awaiting either a final determination by the committee relative to such person's eligibility for licensure or who is awaiting the results of the jurisprudence examination or oral examination.

337.025. 1. The provisions of this section shall govern the education and experience requirements for initial licensure as a psychologist for the following persons:

(1) A person who has not matriculated in a graduate degree program which is primarily psychological in nature on or before August 28, 1990; and

(2) A person who is matriculated after August 28, 1990, in a graduate degree program designed to train professional psychologists.

2. Each applicant shall submit satisfactory evidence to the committee that the applicant has received a doctoral degree in psychology from a recognized educational institution, and has had at least one year of satisfactory supervised professional experience in the field of psychology.

3. A doctoral degree in psychology is defined as:

(1) A program accredited, or provisionally accredited, by the American Psychological Association **or the Canadian Psychological Association**; or

(2) A program designated or approved, including provisional approval, by the ~~[American]~~ Association of State **and Provincial** Psychology Boards or the Council for the National Register of Health Service Providers in Psychology, or both; or

(3) A graduate program that meets all of the following criteria:

(a) The program, wherever it may be administratively housed, shall be clearly identified and labeled as a psychology program. Such a program shall specify in pertinent institutional catalogues and brochures its intent to educate and train professional psychologists;

(b) The psychology program shall stand as a recognizable, coherent organizational entity within the institution of higher education;

(c) There shall be a clear authority and primary responsibility for the core and specialty areas whether or not the program cuts across administrative lines;

(d) The program shall be an integrated, organized, sequence of study;

(e) There shall be an identifiable psychology faculty and a psychologist responsible for the program;

(f) The program shall have an identifiable body of students who are matriculated in that program for a degree;

(g) The program shall include a supervised practicum, internship, field, or laboratory training appropriate to the practice of psychology;

(h) The curriculum shall encompass a minimum of three academic years of full-time graduate study, with a minimum of one year's residency at the educational institution granting the doctoral degree; and

(i) Require the completion by the applicant of a core program in psychology which shall be met by the completion and award of at least one three-semester-hour graduate credit course or a combination of graduate credit courses totaling three semester hours or five quarter hours in each of the following areas:

- a. The biological bases of behavior such as courses in: physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
- b. The cognitive-affective bases of behavior such as courses in: learning, thinking, motivation, emotion, and cognitive psychology;
- c. The social bases of behavior such as courses in: social psychology, group processes/dynamics, interpersonal relationships, and organizational and systems theory;
- d. Individual differences such as courses in: personality theory, human development, abnormal psychology, developmental psychology, child psychology, adolescent psychology, psychology of aging, and theories of personality;
- e. The scientific methods and procedures of understanding, predicting and influencing human behavior such as courses in: statistics, experimental design, psychometrics, individual testing, group testing, and research design and methodology.

4. Acceptable supervised professional experience **may be accrued through preinternship, internship, predoctoral postinternship, or postdoctoral experiences. The academic training director or the postdoctoral training supervisor shall attest to the hours accrued to meet the requirements of this section. Such hours shall consist of:**

- (1) A minimum of fifteen hundred hours of ~~[professional]~~ experience ~~[obtained]~~ **in a successfully completed internship to be completed** in not less than twelve nor more than twenty-four ~~[consecutive calendar]~~ months; **and**
- (2) **A minimum of two thousand hours of experience consisting of any combination of the following:**
 - (a) **Preinternship and predoctoral postinternship professional experience that occurs following the completion of the first year of the doctoral program or at any time while in a doctoral program after completion of a master's degree in psychology or equivalent as defined by rule by the committee;**
 - (b) **Up to seven hundred fifty hours obtained while on the internship under subdivision (1) of this subsection but beyond the fifteen hundred hours identified in subdivision (1) of this subsection; or**
 - (c) **Postdoctoral professional experience obtained in no more than twenty-four consecutive calendar months.** In no case shall this experience be accumulated at a rate of ~~[less than twenty hours per week nor]~~ more than fifty hours per week. Postdoctoral supervised professional experience for prospective health service providers **and other applicants** shall involve and relate to the delivery of psychological ~~[health]~~ services~~[-Postdoctoral supervised professional experience for other applicants shall be]~~ in accordance with professional requirements and relevant to the applicant's intended area of practice.

5. ~~[Postdoctoral]~~ Experience for those applicants who intend to seek health service provider certification and who have completed a program in one or more of the American Psychological Association designated health service provider delivery areas shall be obtained under the primary supervision of a licensed psychologist who is also a health service provider or who otherwise meets the requirements for health service provider certification. ~~[Postdoctoral]~~ Experience for those applicants who do not intend to seek health service provider certification shall be obtained under the primary supervision of a licensed psychologist or such other qualified mental health professional approved by the committee.

6. **For postinternship and postdoctoral hours,** the psychological activities of the applicant shall be performed pursuant to the primary supervisor's order, control, and full professional responsibility. The primary supervisor shall maintain a continuing relationship with the applicant and shall meet with the applicant a minimum of one hour per month in face-to-face individual supervision. Clinical supervision may be delegated by the primary supervisor to one or more secondary supervisors who are qualified psychologists. The secondary supervisors shall retain order, control, and full professional responsibility for the applicant's clinical work under their supervision and shall meet with the applicant a minimum of one hour per week in face-to-face individual supervision. If the primary supervisor is also the clinical supervisor, meetings shall be a minimum of one hour per week. Group supervision shall not be acceptable for supervised professional experience. The primary supervisor shall certify to the committee that the applicant has complied with these requirements and that the applicant has demonstrated ethical and competent practice of psychology. The changing by an agency of the primary supervisor during the course of the supervised experience shall not invalidate the supervised experience.

7. The committee by rule shall provide procedures for exceptions and variances from the requirements for once a week face-to-face supervision due to vacations, illness, pregnancy, and other good causes."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 4** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Curtman	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Johnson	Justus	Kelly 141	Kolkmeyer	Lant
Lauer	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 017

Beard	Brown 57	Carpenter	Cross	Davis
Fitzwater 144	Gray	Higdon	Houghton	Hubrecht
Kelley 127	Kidd	Korman	Lichtenegger	May
Mitten	Stacy			

VACANCIES: 001

On motion of Representative Ross, the title of **HCS SB 125, as amended**, was agreed to.

On motion of Representative Ross, **HCS SB 125, as amended**, was adopted.

On motion of Representative Ross, **HCS SB 125, as amended**, was read the third time and passed by the following vote:

AYES: 124

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burns
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtis
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Franklin	Franks Jr	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stephens 128	Taylor
Trent	Unsicker	Vescovo	Walker 3	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 022

Arthur	Barnes 28	Brown 27	Butler	Carpenter
Curtman	Dunn	Ellington	Hurst	Kendrick
McCann Beatty	McCreery	McGee	Mitten	Moon
Morgan	Pogue	Rowland 29	Runions	Stevens 46
Walker 74	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 016

Beard	Burnett	Cross	Francis	Gray
Higdon	Hubrecht	Kidd	Marshall	May
Pietzman	Rone	Shull 16	Stacy	Swan
Tate				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

BILLS IN CONFERENCE

CCR HCS SS SB 34, as amended, relating to criminal offenses, was taken up by Representative Rhoads.

Representative Mitten raised a point of order that members were in violation of Rule 85.

The Chair took the point of order under advisement.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Austin	Bahr	Barnes 60
Beard	Bernskoetter	Berry	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood			

NOES: 048

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Basye	Beck	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 10	Curtis
Dunn	Ellebracht	Ellington	Franks Jr	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Neely	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 012

Andrews	Brattin	Cross	Gray	Gregory
Higdon	Hubrecht	May	Pfautsch	Roeber
Stacy	Mr. Speaker			

VACANCIES: 001

The Chair ruled the previous point of order not well taken.

On motion of Representative Rhoads, **CCR HCS SS SB 34, as amended**, was adopted by the following vote:

AYES: 117

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Burnett
Burns	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Houghton	Houx	Hubrecht
Johnson	Justus	Kelly 141	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Love	Lynch
Mathews	Matthiesen	McCaherty	McCreery	McDaniel
McGaugh	Messenger	Miller	Morris	Muntzel
Nichols	Pfautsch	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 027

Adams	Barnes 28	Brown 27	Butler	Carpenter
Curtis	Dunn	Ellington	Franks Jr	Hurst
Kidd	Lavender	Marshall	McCann Beatty	McGee
Merideth 80	Moon	Morgan	Mosley	Neely
Newman	Peters	Pierson Jr	Pogue	Roberts
Smith 85	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 018

Brown 94	Corlew	Cornejo	Cross	Engler
Gray	Helms	Henderson	Higdon	Hill
Kelley 127	Lichtenegger	May	Meredith 71	Mitten
Phillips	Rone	Stacy		

VACANCIES: 001

On motion of Representative Rhoads, **CCS HCS SS SB 34** was truly agreed to and finally passed by the following vote:

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AYES: 117

Alferman	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Baye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Burns
Chipman	Cierpiot	Conway 10	Cookson	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lauer	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCreery
McDaniel	McGaugh	Meredith 71	Messenger	Miller
Morris	Muntzel	Nichols	Pfautsch	Phillips
Pietzman	Pike	Plocher	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Ross	Rowland 155	Rowland 29	Runions
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stephens 128	Stevens 46
Swan	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 029

Adams	Bangert	Barnes 28	Brown 27	Burnett
Butler	Carpenter	Curtis	Dunn	Ellington
Franks Jr	Hurst	Lavender	Marshall	McCann Beatty
McGee	Merideth 80	Moon	Morgan	Mosley
Neely	Newman	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Smith 85	

PRESENT: 000

ABSENT WITH LEAVE: 016

Christofanelli	Conway 104	Corlew	Cornejo	Cross
Fitzwater 144	Gray	Higdon	Hubrecht	Lant
May	Mitten	Rone	Stacy	Tate
Wessels				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR HCS SCS SB 139, as amended, relating to health care, was taken up by Representative Wood.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Anderson	Andrews	Austin	Bahr	Barnes 60
Beard	Bernskoetter	Berry	Black	Bondon
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Cookson	Corlew	Crawford	Curtman	Davis
Dogan	Eggleston	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	McCaherty	McCreery
McGaugh	Messenger	Miller	Moon	Morris
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Rowland 155	Ruth	Schroer	Shaul 113	Shumake
Sommer	Spencer	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood		

NOES: 038

Adams	Anders	Arthur	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Dunn	Ellebracht	Ellington	Fitzpatrick	Franks Jr
Green	Harris	Hurst	Kendrick	Lavender
McCann Beatty	McGee	Meredith 71	Merideth 80	Mitten
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Unsicker	Walker 74		

PRESENT: 000

ABSENT WITH LEAVE: 031

Alferman	Bangert	Baringer	Basye	Brattin
Conway 10	Conway 104	Cornejo	Cross	Curtis
DeGroot	Dohrman	Gannon	Gray	Helms
Higdon	Hubrecht	Kelly 141	Matthiesen	May
McDaniel	Morgan	Muntzel	Ross	Shull 16
Smith 85	Smith 163	Stacy	Stevens 46	Wessels
Mr. Speaker				

VACANCIES: 001

On motion of Representative Wood, **CCR HCS SCS SB 139, as amended**, was adopted by the following vote:

AYES: 131

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 94	Burnett	Butler	Carpenter	Chipman

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Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 49	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Hill	Houghton
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeier	Korman	Lant	Lauer
Lavender	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	Merideth 80
Messenger	Miller	Mitten	Morris	Mosley
Muntzel	Nichols	Peters	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Quade
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Stephens 128	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood				

NOES: 010

Burns	Ellington	Hurst	Marshall	Meredith 71
Moon	Morgan	Neely	Pogue	Spencer

PRESENT: 000

ABSENT WITH LEAVE: 021

Brattin	Brown 57	Christofanelli	Cookson	Cross
DeGroot	Fitzwater 144	Fraker	Gray	Higdon
Hubrecht	Kidd	Lichtenegger	May	McDaniel
McGee	Newman	Rone	Stacy	Stevens 46
Mr. Speaker				

VACANCIES: 001

On motion of Representative Wood, **CCS HCS SCS SB 139** was truly agreed to and finally passed by the following vote:

AYES: 138

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Curtis
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris

Helms	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Runions	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	White
Wiemann	Wilson	Wood		

NOES: 011

Brattin	Burns	Curtman	Ellington	Hurst
Marshall	Meredith 71	Moon	Neely	Pogue
Spencer				

PRESENT: 000

ABSENT WITH LEAVE: 013

Cross	Dunn	Gray	Higdon	Hubrecht
Mathews	May	McDaniel	McGee	Rehder
Stacy	Wessels	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

THIRD READING OF SENATE BILLS

HCS SS SB 22, relating to contaminated homes, was taken up by Representative Matthiesen.

Speaker Richardson resumed the Chair.

Representative Matthiesen offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 22, Page 1, Section 260.860, Lines 2-3, by deleting all of said lines and inserting in lieu thereof the following:

"Home Acquisition Program Fund", which shall consist of moneys appropriated to the fund. The state"; and

Further amend said bill, Page 2, Section 260.865, Lines 2-4, by deleting all of said lines and inserting in lieu thereof the following:

"state environmental or state health agency to be uninhabitable due to contamination of thorium-230, with such thorium-230 levels exceeding five times the background level, for which the homeowner is not responsible shall be eligible"; and

Further amend said bill and section, Page 3, Line 44, by inserting after "7." the following:

"The state of Missouri nor the department of natural resources shall be held responsible for any demolition or remediation of any home purchased under the program created under this section, nor shall the state of Missouri nor the department of natural resources be liable for any cause of action relating to the purchase of homes under this section; provided however, the department of natural resources may collaborate with any federal agency for costs beyond the fair market value of the purchased homes for purposes including, but not limited to, home remediation and demolition.

8."; and

Further amend said bill, Page 4, Section 640.780, Lines 1-30, by deleting all of said section from the bill; and

Further amend said bill and page, Section B, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"Section B. Because of the need"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Berry	Black
Bondon	Brown 57	Brown 94	Christofanelli	Cierpiot
Conway 104	Cookson	Corlew	Cornejo	Crawford
Curtman	DeGroot	Dogan	Dohrman	Eggleston
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Kelly 141
Kidd	Kolkmeyer	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shull 16	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
Wilson	Wood	Mr. Speaker		

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Conway 10	Curtis	Dunn	Franks Jr
Green	Harris	Hurst	Kendrick	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols

Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 74			

PRESENT: 000

ABSENT WITH LEAVE: 027

Bernskoetter	Brattin	Carpenter	Chipman	Cross
Davis	Ellebracht	Ellington	Engler	Fraker
Franklin	Gray	Hansen	Hubrecht	Justus
Kelley 127	Korman	Marshall	May	McDaniel
Rehder	Roden	Shaul 113	Sommer	Wessels
White	Wiemann			

VACANCIES: 001

Representative Matthiesen moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 060

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Berry	Brown 27	Burnett
Burns	Butler	Carpenter	Conway 104	Cookson
Crawford	Curtis	Dogan	Dunn	Ellington
Evans	Franks Jr	Green	Haahr	Haefner
Harris	Helms	Hill	Kendrick	Lavender
Lichtenegger	Matthiesen	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Mitten	Morgan
Mosley	Newman	Nichols	Pfautsch	Pierson Jr
Pike	Quade	Razer	Reisch	Roberts
Rowland 29	Shull 16	Smith 85	Sommer	Stevens 46
Tate	Trent	Unsicker	Walker 74	Wiemann

NOES: 083

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Conway 10	Cornejo	Curtman	Davis	DeGroot
Dohrman	Eggleston	Fitzpatrick	Fitzwater 144	Fitzwater 49
Francis	Franklin	Frederick	Gannon	Gregory
Grier	Hannegan	Hansen	Henderson	Higdon
Houghton	Houx	Hurst	Kelley 127	Kelly 141
Kolkmeier	Lant	Lauer	Love	Lynch
Marshall	Mathews	McCaherty	Messenger	Miller
Moon	Morris	Muntzel	Neely	Peters
Phillips	Pietzman	Plocher	Pogue	Redmon
Reiboldt	Remole	Rhoads	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shumake	Smith 163	Spencer	Stacy
Stephens 128	Taylor	Vescovo	Walker 3	Wessels
Wilson	Wood	Mr. Speaker		

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PRESENT: 003

Corlew	Kidd	White
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ABSENT WITH LEAVE: 016

Chipman	Cierpiot	Cross	Ellebracht	Engler
Fraker	Gray	Hubrecht	Johnson	Justus
Korman	May	McDaniel	Rehder	Roden
Swan				

VACANCIES: 001

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Cornejo
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzpatrick	Fitzwater 144
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Johnson	Kelly 141	Kidd	Kolkmeyer
Lant	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Morris
Muntzel	Neely	Pfautsch	Pietzman	Pike
Plocher	Redmon	Reiboldt	Reisch	Remole
Roden	Ross	Rowland 155	Ruth	Schroer
Shull 16	Smith 163	Sommer	Spencer	Stacy
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wood	Mr. Speaker

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Dunn	Ellebracht	Ellington
Franks Jr	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 029

Berry	Burns	Corlew	Cross	Curtis
Engler	Fitzwater 49	Gray	Higdon	Hubrecht
Justus	Kelley 127	Korman	Lauer	Lichtenegger

May	McDaniel	Miller	Mitten	Phillips
Rehder	Rhoads	Roeber	Rone	Shaul 113
Shumake	Stephens 128	Stevens 46	Wilson	

VACANCIES: 001

On motion of Representative Matthiesen, the title of **HCS SS SB 22** was agreed to.

On motion of Representative Matthiesen, **HCS SS SB 22** was adopted.

Representative Matthiesen moved that **HCS SS SB 22** be read the third time and passed.

Which motion was defeated by the following vote:

AYES: 065

Adams	Alferman	Arthur	Bangert	Barnes 28
Basye	Berry	Brown 94	Butler	Carpenter
Cierpiot	Conway 104	Cookson	Curtis	Curtman
Davis	Dogan	Dunn	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 49	Green	Haahr
Haefner	Hannegan	Helms	Higdon	Hill
Houghton	Justus	Kelley 127	Kidd	Korman
Lauer	Lavender	Lichtenegger	Love	Marshall
Mathews	Matthiesen	McCann Beatty	McGaugh	Muntzel
Nichols	Pfautsch	Pike	Plocher	Reisch
Remole	Roberts	Rone	Ross	Rowland 29
Ruth	Shull 16	Smith 85	Sommer	Swan
Tate	Trent	Walker 3	Wood	Mr. Speaker

NOES: 079

Anders	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Beck	Bernskoetter	Black
Bondon	Brattin	Brown 27	Brown 57	Burns
Chipman	Christofanelli	Cornejo	Crawford	DeGroot
Dohrman	Eggleston	Ellebracht	Fitzwater 144	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Gregory	Grier	Hansen	Harris	Henderson
Houx	Hurst	Johnson	Kelly 141	Kolkmeier
Lant	Lynch	McCaherty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Messenger	Miller
Moon	Morgan	Morris	Neely	Newman
Peters	Phillips	Pietzman	Pogue	Quade
Razer	Redmon	Reiboldt	Rhoads	Roeber
Rowland 155	Runions	Schroer	Shaul 113	Shumake
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Taylor	Vescovo	Wiemann	Wilson	

PRESENT: 012

Baringer	Burnett	Corlew	Kendrick	Mosley
Pierson Jr	Rehder	Roden	Unsicker	Walker 74
Wessels	White			

ABSENT WITH LEAVE: 006

Conway 10
Mitten

Cross

Gray

Hubrecht

May

VACANCIES: 001

Speaker Pro Tem Haahr resumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 283, as amended**, and has taken up and passed **CCS HCS SB 283**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SB 503, as amended**, and has taken up and passed **CCS SB 503**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SCS SB 421, as amended**, and has taken up and passed **CCS HCS SCS SB 421**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 95, as amended**, and has taken up and passed **CCS HCS SB 95**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report No. 2 on **HCS SCS SB 112, as amended**, and has taken up and passed **CCS#2 HCS SCS SB 112**.

THIRD READING OF SENATE BILLS

SS SCS SB 16, relating to sales and use taxes for delivery charges, was taken up by Representative Engler.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon

Gregory	Grier	Haahr	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Johnson	Justus	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Moon
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roden	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson		

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Curtis	Dunn	Ellebracht
Ellington	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Merideth 80
Mitten	Morgan	Mosley	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Rowland 29	Runions	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 022

Brattin	Conway 10	Cookson	Cornejo	Cross
Fitzwater 144	Franks Jr	Gray	Haefner	Hubrecht
Kelley 127	Lichtenegger	May	Meredith 71	Morris
Newman	Reisch	Roeber	Shumake	Stephens 128
Wood	Mr. Speaker			

VACANCIES: 001

On motion of Representative Engler, the title of **SS SCS SB 16** was agreed to.

On motion of Representative Engler, **SS SCS SB 16** was truly agreed to and finally passed by the following vote:

AYES: 144

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Curtman
Davis	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzwater 144
Fitzwater 49	Francis	Franklin	Frederick	Gannon

Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Merideth 80	Messenger	Mitten
Moon	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Quade
Razer	Redmon	Rehder	Reiboldt	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 002

Ellington Pogue

PRESENT: 000

ABSENT WITH LEAVE: 016

Conway 10	Cookson	Cross	Curtis	Fitzpatrick
Fraker	Franks Jr	Gray	Hubrecht	Kolkmeier
May	Meredith 71	Miller	Plocher	Reisch
Mr. Speaker				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

On motion of Representative Cierpiot, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Pro Tem Haahr.

THIRD READING OF SENATE BILLS

SB 329, relating to motor vehicle franchise practices, was taken up by Representative Kolkmeier.

Representative Bernskoetter moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Anderson	Andrews	Austin	Barnes 60	Basye
Beard	Bernskoetter	Black	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Crawford	Curtis	Curtman
Davis	Dohrman	Eggleston	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Hannegan	Hansen	Helms	Henderson	Houghton
Houx	Johnson	Justus	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Moon	Morris
Muntzel	Pfautsch	Phillips	Pietzman	Pike
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roeber	Rone	Ross	Rowland 155	Ruth
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Carpenter
Conway 10	Dunn	Ellebracht	Ellington	Franks Jr
Green	Harris	Hurst	Kendrick	Lavender
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mosley	Newman	Nichols	Pierson Jr	Pogue
Quade	Razer	Roberts	Roden	Rowland 29
Runions	Smith 85	Stevens 46	Unsicker	Walker 74

PRESENT: 000

ABSENT WITH LEAVE: 028

Alferman	Bahr	Berry	Burns	Butler
Cookson	Cornejo	Cross	DeGroot	Dogan
Fitzpatrick	Gray	Haefner	Higdon	Hill
Hubrecht	Kelley 127	Marshall	May	Miller
Mitten	Morgan	Neely	Peters	Plocher
Redmon	Schroer	Wessels		

VACANCIES: 001

On motion of Representative Kolkmeyer, the title of **SB 329** was agreed to.

On motion of Representative Kolkmeyer, **SB 329** was truly agreed to and finally passed by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin

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Brown 27	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Crawford	Curtis	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Marshall
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Messenger
Miller	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Ross	Rowland 155
Rowland 29	Runions	Schroer	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 003

Ellington	Moon	Pogue
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PRESENT: 002

Brown 57	Roden
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ABSENT WITH LEAVE: 018

Burns	Cookson	Cross	Curtman	Gray
Higdon	Hubrecht	Lynch	May	McGaugh
Mitten	Neely	Plocher	Rone	Ruth
Stephens 128	Stevens 46	Wessels		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

SCS SB 108, relating to reemployment rights for certain members of the military, was taken up by Representative Davis.

On motion of Representative Davis, the title of **SCS SB 108** was agreed to.

On motion of Representative Davis, **SCS SB 108** was truly agreed to and finally passed by the following vote:

AYES: 142

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck

Bernskoetter	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Conway 104	Cornejo
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Ellington	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Harris	Helms
Henderson	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Matthiesen	McCaherty	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Meredith 71	Merideth 80	Mitten
Moon	Morgan	Morris	Mosley	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Pogue	Quade	Razer
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Ross	Rowland 155
Rowland 29	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood			

NOES: 003

Chipman	Miller	Rone
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PRESENT: 000

ABSENT WITH LEAVE: 017

Berry	Burns	Cookson	Corlew	Cross
Gray	Hansen	Higdon	Hubrecht	Mathews
May	Messenger	Muntzel	Neely	Plocher
Rehder	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

SCS SB 229, relating to employees working in certain mental health facilities, was taken up by Representative Fitzwater (49).

Representative Fitzpatrick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Committee Substitute for Senate Bill No. 229, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"208.1050. 1. **As used in this section, the following terms mean:**

(1) "Excess revenue", the total amount of net general revenue collections collected in the fiscal year beginning July 1, 2016, and ending June 30, 2017 that is in excess of nine billion ninety-seven million three hundred thousand dollars and is not more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars;

(2) "Net general revenue collections", revenue collected and required by any section except this section to be deposited into the general revenue fund less any refunds and less transfers to the general revenue fund;

2. There is hereby created in the state treasury the "Missouri Senior Services Protection Fund", which shall consist of money collected under ~~[subsection]~~ **subsections [2] 3 and 4** of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and, upon appropriation, ~~[money]~~ **moneys** in the fund shall be used solely for the administration of ~~[subsection]~~ **subsections [2] 3 and 4** of this section. **Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.** Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the **general revenue** fund.

~~[2-] 3. Notwithstanding any other law to the contrary, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund[. At least one quarter of such amount shall be deposited on or before July 15, 2013, an additional one quarter by October 15, 2013, and an additional one quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] by October 1, 2017.[Moneys in the fund shall be allocated for services for low income seniors and people with disabilities.], provided that under no circumstance shall the state treasurer deposit more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund for the period beginning July 1, 2017 and ending October 1, 2017.~~

4. Notwithstanding any other law to the contrary, if the governor determines that general revenue collections for the fiscal years beginning July 1, 2016 and ending June 30, 2018 exceed the amount necessary to balance revenues and expenditures to and from the general revenue fund and issues a proclamation stating the amount of the surplus, the state treasurer may then deposit such amount, up to thirty-five million three hundred forty-five thousand two hundred fifteen dollars, that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund by October 1, 2017, provided that under no circumstance shall the state treasurer deposit more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund for the period beginning July 1, 2017 and ending October 1, 2017.

5. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

- (1) The senior services protection fund;
- (2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;
- (3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;
- (4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;
- (5) Any fund created in order to receive and disburse federal funds;
- (6) Any fund used to fund elementary and secondary education under section 163.031;
- (7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;
- (8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and
- (9) Any fund created under chapters 324 to 346.

6. The provisions of subsections 2, 3, and 4 of this section shall expire on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Richardson offered **House Substitute Amendment No. 1 for House Amendment No. 1.**

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND Senate Committee Substitute for Senate Bill No. 229, Page 1, In the Title, Line 3, by deleting all of said line and inserting in lieu thereof the following:

"to health care."; and

Further amend said bill, Page 1, Section A, Line 2, by inserting immediately after said line the following:

"208.1050. 1. As used in this section, the following terms mean:

(1) "Excess revenue", the total amount of net general revenue collections collected in the fiscal year beginning July 1, 2016, and ending June 30, 2017 that is in excess of nine billion ninety-seven million three hundred thousand dollars and is not more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars;

(2) "Net general revenue collections", revenue collected and required by any section except this section to be deposited into the general revenue fund less any refunds and less transfers to the general revenue fund;

2. There is hereby created in the state treasury the "Missouri Senior Services Protection Fund", which shall consist of money collected under ~~[subsection]~~ **subsections [2] 3 and 4** of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund, and, upon appropriation, ~~[money]~~ **moneys** in the fund shall be used solely for the administration of ~~[subsection]~~ **subsections [2] 3 and 4** of this section. **Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.** Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the **general revenue** fund.

~~[2.] 3. Notwithstanding any other law to the contrary, the state treasurer shall deposit [from moneys that otherwise would have been deposited into the general revenue fund an amount equal to fifty-five million one hundred thousand dollars] an amount equal to the excess revenue that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund[. At least one quarter of such amount shall be deposited on or before July 15, 2013, an additional one quarter by October 15, 2013, and an additional one quarter by January 15, 2014. The remaining amount shall be deposited by March 15, 2014] by October 1, 2017.[Moneys in the fund shall be allocated for services for low-income seniors and people with disabilities.], provided that under no circumstance shall the state treasurer deposit more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund for the period beginning July 1, 2017 and ending October 1, 2017.~~

4. Notwithstanding any other law to the contrary, if the governor determines that general revenue collections for the fiscal years beginning July 1, 2016 and ending June 30, 2018 exceed the amount necessary to balance revenues and expenditures to and from the general revenue fund and issues a proclamation stating the amount of the surplus, the state treasurer may then deposit such amount, up to thirty-five million three hundred forty-five thousand two hundred fifteen dollars, that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund by October 1, 2017, provided that under no circumstance shall the state treasurer deposit more than thirty-five million three hundred forty-five thousand two hundred fifteen dollars that otherwise would have been deposited into the general revenue fund into the Missouri senior services protection fund for the period beginning July 1, 2017 and ending October 1, 2017.

5. Notwithstanding any other provision of law to the contrary, the governor may include, in a supplemental budget request for the 2018 fiscal year, recommendations of transfers to the general revenue fund from unexpended balances of fees, funds, and moneys received from whatever source by any

department, board, bureau, commission, institution, official, or agency of the state government by virtue of any law or rule or regulation made in accordance with any law, except not from:

- (1) The senior services protection fund;
 - (2) Any moneys received and to be disbursed by the state on behalf of a county, city, town, or village;
 - (3) Any unexpended balance as may remain in any fund authorized and collected under the provisions of the Constitution of Missouri;
 - (4) Any moneys dedicated to the payment of interest and principal of any bonded indebtedness;
 - (5) Any fund created in order to receive and disburse federal funds;
 - (6) Any fund used to fund elementary and secondary education under section 163.031;
 - (7) Any fund for which at least seventy percent of moneys are derived from an appropriation of general revenue;
 - (8) Any fund created under section 190.818, 198.418, 208.465, or 338.535; and
 - (9) Any fund created under chapters 324 to 346.
6. The provisions of subsections 2, 3, and 4 of this section shall expire on July 1, 2018."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Crawford
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Hill	Houghton
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	McCaherty
McGaugh	Messenger	Miller	Morris	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 040

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Conway 10	Curtis	Dunn	Ellington	Green
Harris	Hurst	Kendrick	McCann Beatty	McCreery
McGee	Meredith 71	Merideth 80	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 025

Andrews	Burns	Carpenter	Cookson	Cornejo
Cross	Ellebracht	Francis	Franks Jr	Gray
Higdon	Hubrecht	Korman	Lavender	Matthiesen
May	McDaniel	Mitten	Muntzel	Neely
Rehder	Roden	Smith 85	Stephens 128	Vescovo

VACANCIES: 001

On motion of Representative Richardson, **House Substitute Amendment No. 1 for House Amendment No. 1** was adopted.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 57	Brown 94
Chipman	Christofanelli	Cierpiot	Conway 104	Corlew
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Walker 74			

PRESENT: 000

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ABSENT WITH LEAVE: 016

Burns	Carpenter	Cookson	Cornejo	Cross
Fitzwater 144	Gray	Higdon	Hubrecht	May
McDaniel	Merideth 80	Rehder	Roden	Unsicker
Wessels				

VACANCIES: 001

On motion of Representative Fitzwater (49), the title of **SCS SB 229, as amended**, relating to health care, was agreed to.

On motion of Representative Fitzwater (49), **SCS SB 229, as amended**, was read the third time and passed by the following vote:

AYES: 127

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 57	Brown 94	Butler	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Cornejo	Crawford	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Franklin	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Nichols	Pfausch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 024

Burnett	Ellebracht	Ellington	Franks Jr	Hurst
Lavender	Marshall	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Newman
Peters	Pogue	Quade	Razer	Roberts
Runions	Smith 85	Unsicker	Walker 74	

PRESENT: 000

ABSENT WITH LEAVE: 011

Burns	Carpenter	Cookson	Cross	Gray
Higdon	May	McDaniel	Mosley	Rehder
Roden				

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 115**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS HCS HBs 302 & 228, as amended**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (4): Fraker, Haefner, Morris and Wood

Noes (10): Alferman, Conway (104), Morgan, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels and Wiemann

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HB 452, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (2): Unsicker and Wessels

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HCS HB 831, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (12): Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels and Wood

Noes (0)

Present (2): Alferman and Wiemann

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 30, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 95, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (1): Smith (163)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SB 503, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HB 452, as amended, relating to the liability of an employee of a health care provider, was taken up by Representative Austin.

On motion of Representative Austin, **SS HCS HB 452, as amended**, was adopted by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans

Fitzwater 144	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeyer	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Taylor	Trent
Walker 3	White	Wiemann	Wilson	

NOES: 044

Adams	Anders	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Brown 27	Burnett	Butler
Conway 10	Dunn	Ellington	Green	Hurst
Kendrick	Kidd	Lavender	Marshall	McCaherty
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Runions	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 019

Arthur	Burns	Carpenter	Cookson	Cross
Ellebracht	Fitzpatrick	Fitzwater 49	Franks Jr	Gray
Higdon	Hubrecht	May	McDaniel	Shaul 113
Tate	Vescovo	Wood	Mr. Speaker	

VACANCIES: 001

On motion of Representative Austin, **SS HCS HB 452, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 098

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeyer	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McGaugh	Messenger	Morris	Muntzel

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Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Walker 3	Wiemann	Wilson		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 60	Barnes 28	Beck	Brown 27	Burnett
Butler	Conway 10	Dunn	Ellington	Green
Harris	Hurst	Kendrick	Lavender	Marshall
McCaherty	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Miller	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 001

Kidd

ABSENT WITH LEAVE: 018

Burns	Carpenter	Cookson	Cross	Ellebracht
Fitzwater 49	Franks Jr	Gray	Higdon	Hubrecht
May	McDaniel	Runions	Shaul 113	Vescovo
White	Wood	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

SS SCS HCS HB 115, relating to intoxicating liquor, was taken up by Representative Shull (16).

On motion of Representative Shull (16), **SS SCS HCS HB 115** was adopted by the following vote:

AYES: 119

Adams	Alferman	Anderson	Andrews	Austin
Bangert	Baringer	Barnes 60	Barnes 28	Basye
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 27	Brown 57	Brown 94	Burnett
Butler	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Ellebracht	Engler	Fitzpatrick
Fitzwater 144	Fraker	Franklin	Frederick	Gannon
Green	Gregory	Grier	Haahr	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love

Lynch	Mathews	Matthiesen	McCaherty	McCreery
McGaugh	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Nichols	Peters	Pfausch	Phillips
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Rhoads	Roden
Roeber	Ross	Rowland 155	Ruth	Schroer
Shull 16	Smith 85	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 018

Anders	Bahr	Beard	Curtis	Eggleston
Ellington	Francis	Hurst	Marshall	Moon
Newman	Pierson Jr	Pogue	Reisch	Remole
Roberts	Rowland 29	Wilson		

PRESENT: 001

Conway 10

ABSENT WITH LEAVE: 024

Arthur	Burns	Carpenter	Chipman	Christofanelli
Cookson	Cross	Evans	Fitzwater 49	Franks Jr
Gray	Haefner	Higdon	Hubrecht	May
McCann Beatty	McDaniel	McGee	Rone	Runions
Shaul 113	Shumake	Smith 163	Stevens 46	

VACANCIES: 001

On motion of Representative Shull (16), **SS SCS HCS HB 115** was truly agreed to and finally passed by the following vote:

AYES: 124

Adams	Alferman	Anderson	Arthur	Austin
Bangert	Baringer	Barnes 60	Barnes 28	Baye
Beck	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 27	Brown 57	Brown 94	Burnett
Butler	Cierpiot	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Ellebracht	Engler
Fitzpatrick	Fitzwater 144	Fraker	Franklin	Frederick
Gannon	Green	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Nichols
Peters	Pfausch	Phillips	Pietzman	Pike

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Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Rhoads	Roden	Roeber	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Smith 85	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 019

Anders	Andrews	Bahr	Beard	Eggleston
Ellington	Francis	Hurst	Marshall	Moon
Newman	Pierson Jr	Pogue	Reisch	Remole
Roberts	Rowland 29	Shumake	Wilson	

PRESENT: 001

Conway 10

ABSENT WITH LEAVE: 018

Burns	Carpenter	Chipman	Christofanelli	Cookson
Cross	Evans	Fitzwater 49	Franks Jr	Gray
Higdon	Hubrecht	May	McDaniel	Neely
Rone	Runions	Smith 163		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

Speaker Richardson resumed the Chair.

BILLS IN CONFERENCE

CCR HCS SB 501, as amended, relating to health care, was taken up by Representative Stephens (128).

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Anderson	Andrews	Austin	Barnes 60	Basye
Beard	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 57	Brown 94	Chipman	Cierpiot
Corlew	Cornejo	Crawford	Curtman	Davis
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	McCaherty
McGaugh	Messenger	Miller	Moon	Morris

Muntzel	Neely	Pfausch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Ruth	Shumake	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 039

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Dunn
Ellebracht	Ellington	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Roden	Rowland 29	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 030

Alferman	Arthur	Bahr	Burns	Carpenter
Christofanelli	Conway 10	Conway 104	Cookson	Cross
Curtis	DeGroot	Fitzwater 144	Fitzwater 49	Franks Jr
Gray	Higdon	Houghton	Hubrecht	Marshall
Matthiesen	May	McDaniel	McGee	Reisch
Runions	Schroer	Shaul 113	Shull 16	Smith 163

VACANCIES: 001

On motion of Representative Stephens (128), **CCR HCS SB 501, as amended**, was adopted by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Houghton
Houx	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr

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Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Remole	Rhoads
Roberts	Roeber	Rowland 155	Ruth	Shaul 113
Shumake	Smith 85	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wood	Mr. Speaker	

NOES: 016

Brown 57	DeGroot	Ellington	Hill	Hurst
Johnson	Marshall	Moon	Muntzel	Pogue
Roden	Ross	Rowland 29	Schroer	Taylor
Wilson				

PRESENT: 000

ABSENT WITH LEAVE: 017

Burns	Conway 10	Conway 104	Cookson	Cross
Fitzwater 49	Gray	Higdon	Hubrecht	Matthiesen
May	McDaniel	Reisch	Rone	Runions
Shull 16	Smith 163			

VACANCIES: 001

On motion of Representative Stephens (128), **CCS HCS SB 501** was truly agreed to and finally passed by the following vote:

AYES: 130

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brattin
Brown 27	Brown 94	Burnett	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Justus	Kelley 127	Kelly 141
Kendrick	Kolkmeyer	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
McCaherty	McCann Beatty	McCreery	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Remole	Rhoads	Roberts
Roeber	Rone	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Smith 85	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 018

Brown 57	Ellington	Hill	Hurst	Johnson
Kidd	Marshall	Moon	Muntzel	Pietzman
Pogue	Reisch	Roden	Ross	Rowland 29
Schroer	Taylor	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 014

Burns	Conway 10	Conway 104	Cookson	Cross
Fitzwater 49	Gray	Higdon	Hubrecht	Matthiesen
May	McDaniel	Runions	Smith 163	

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR SB 8, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended, relating to transportation, was taken up by Representative Rhoads.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Black
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Crawford	Curtman
Davis	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fraker	Franklin
Frederick	Gannon	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Hill
Houx	Johnson	Justus	Kelley 127	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Mr. Speaker				

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NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 023

Alferman	Burns	Conway 104	Cookson	Cornejo
Cross	DeGroot	Fitzwater 49	Francis	Gray
Gregory	Higdon	Houghton	Hubrecht	Kelly 141
May	McDaniel	McGaugh	McGee	Runions
Schroer	Spencer	Wood		

VACANCIES: 001

On motion of Representative Rhoads, **CCR SB 8, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 4, House Amendment No. 5, House Amendment No. 6, House Amendment No. 7, House Amendment No. 1 to House Amendment No. 8, House Amendment No. 8, as amended, House Amendment No. 1 to House Amendment No. 9, House Amendment No. 2 to House Amendment No. 9, House Amendment No. 3 to House Amendment No. 9 and House Amendment No. 9, as amended,** was adopted by the following vote:

AYES: 135

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Black	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Cierpiot	Conway 10	Corlew	Crawford	Curtis
Curtman	Davis	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Grier	Haahr
Haefner	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	Meredith 71	Merideth 80	Messenger
Miller	Mitten	Morgan	Morris	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roberts

Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 005

Ellington	Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 022

Alferman	Berry	Burns	Christofanelli	Conway 104
Cookson	Cornejo	Cross	DeGroot	Fitzwater 49
Gray	Gregory	Hannegan	Higdon	Hubrecht
May	McDaniel	McGaugh	McGee	Runions
Schroer	Wood			

VACANCIES: 001

On motion of Representative Rhoads, **CCS SB 8** was truly agreed to and finally passed by the following vote:

AYES: 134

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Butler	Carpenter
Christofanelli	Cierpiot	Conway 10	Corlew	Cornejo
Crawford	Curtis	Davis	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Frederick	Gannon	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Rhoads	Roberts
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

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NOES: 009

Chipman	Curtman	Ellington	Franks Jr	Hurst
Marshall	Moon	Pogue	Remole	

PRESENT: 000

ABSENT WITH LEAVE: 019

Andrews	Burns	Conway 104	Cookson	Cross
DeGroot	Fitzwater 49	Gray	Gregory	Higdon
Hubrecht	May	McDaniel	McGaugh	McGee
Runions	Schroer	Stephens 128	Wood	

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 125

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Butler	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Curtis
Davis	Dogan	Dohrman	Dunn	Ellebracht
Evans	Fitzpatrick	Fitzwater 144	Fraker	Francis
Franklin	Frederick	Gannon	Green	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McCann Beatty	McCreery	McGaugh	Meredith 71
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	White	Wiemann	Mr. Speaker

NOES: 014

Bahr	Chipman	Curtman	Eggleston	Ellington
Franks Jr	Hurst	Marshall	Merideth 80	Moon
Pogue	Remole	Roberts	Wilson	

PRESENT: 000

ABSENT WITH LEAVE: 023

Barnes 60	Black	Brattin	Burns	Cookson
Cross	DeGroot	Engler	Fitzwater 49	Gray
Gregory	Higdon	Hubrecht	Mathews	May
McDaniel	McGee	Plocher	Runions	Schroer
Sommer	Wessels	Wood		

VACANCIES: 001

CCR HCS SB 283, as amended, relating to political subdivisions, was taken up by Representative Andrews.

On motion of Representative Andrews, **CCR HCS SB 283, as amended**, was adopted by the following vote:

AYES: 131

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Corlew	Cornejo
Crawford	Curtis	Curtman	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fraker	Francis
Franklin	Frederick	Gannon	Green	Grier
Haahr	Haefner	Hannegan	Harris	Helms
Henderson	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McGaugh	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Rhoads
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Mr. Speaker				

NOES: 008

Ellington	Hurst	Korman	Marshall	Mitten
Moon	Pogue	Remole		

PRESENT: 000

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ABSENT WITH LEAVE: 023

Barnes 60	Black	Burns	Conway 104	Cookson
Cross	DeGroot	Fitzwater 49	Franks Jr	Gray
Gregory	Hansen	Higdon	Hubrecht	Kolkmeier
May	McCreery	McDaniel	McGee	Meredith 71
Runions	Schroer	Wood		

VACANCIES: 001

On motion of Representative Andrews, **CCS HCS SB 283** was truly agreed to and finally passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Curtis	Davis	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Franklin	Frederick
Gannon	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roden	Roeber	Rone	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 013

Bahr	Brattin	Curtman	Ellington	Hurst
Johnson	Korman	Marshall	Mitten	Moon
Pogue	Ross	Stacy		

PRESENT: 000

ABSENT WITH LEAVE: 020

Barnes 60	Black	Burns	Cookson	Cross
DeGroot	Fitzwater 49	Franks Jr	Gray	Gregory
Higdon	Hubrecht	Kolkmeier	May	McDaniel
McGee	Meredith 71	Runions	Schroer	Wood

VACANCIES: 001

Speaker Richardson declared the bill passed.

CCR HCS SB 225, as amended, relating to transportation, was taken up by Representative Davis.

Speaker Pro Tem Haahr resumed the Chair.

On motion of Representative Davis, **CCR HCS SB 225, as amended**, was adopted by the following vote:

AYES: 122

Adams	Alferman	Anders	Anderson	Andrews
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Crawford	Curtis	Davis	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Francis	Franklin
Frederick	Gannon	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McGaugh	McGee
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Rehder
Reiboldt	Reisch	Remole	Roden	Rone
Ross	Rowland 155	Rowland 29	Ruth	Shaul 113
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood			

NOES: 014

Arthur	Butler	Curtman	Ellington	Hill
Hurst	Lavender	Marshall	McCann Beatty	McCreery
Mitten	Moon	Pogue	Roberts	

PRESENT: 000

ABSENT WITH LEAVE: 026

Barnes 60	Black	Burns	Carpenter	Conway 10
Cookson	Cornejo	Cross	DeGroot	Fitzwater 49
Fraker	Franks Jr	Gray	Gregory	Higdon
Hubrecht	Kolkmeier	May	McDaniel	Meredith 71
Redmon	Rhoads	Roeber	Runions	Schroer
Mr. Speaker				

VACANCIES: 001

On motion of Representative Davis, **CCS HCS SB 225** was truly agreed to and finally passed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Curtis	Davis	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Franklin	Frederick
Gannon	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCaherty	McCreery	McGaugh	McGee
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 010

Curtman	Ellington	Hill	Hurst	Lavender
Marshall	McCann Beatty	Moon	Pogue	Roberts

PRESENT: 000

ABSENT WITH LEAVE: 023

Barnes 60	Black	Burns	Carpenter	Conway 10
Cookson	Cross	DeGroot	Fitzwater 49	Franks Jr
Gray	Gregory	Higdon	Hubrecht	Kolkmeier
May	McDaniel	Meredith 71	Rhoads	Runions
Schroer	Walker 3	Mr. Speaker		

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR SB 222, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended, relating to motorized vehicles, was taken up by Representative Korman.

On motion of Representative Korman, **CCR SB 222, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 3, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended**, was adopted by the following vote:

AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Butler	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Corlew	Cornejo
Crawford	Curtis	Curtman	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCaherty	McCann Beatty	McCreery	McDaniel	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Nichols	Peters	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood

NOES: 007

Ellington	Hurst	Marshall	Moon	Newman
Pogue	Unsicker			

PRESENT: 000

ABSENT WITH LEAVE: 020

Barnes 60	Black	Burns	Carpenter	Cookson
Cross	Davis	Ellebracht	Franks Jr	Gannon
Gray	Higdon	Hubrecht	Kelley 127	May
Pfautsch	Rhoads	Runions	Schroer	Mr. Speaker

VACANCIES: 001

On motion of Representative Korman, **CCS SB 222** was truly agreed to and finally passed by the following vote:

AYES: 136

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Bahr	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 57	Brown 94	Burnett
Butler	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Corlew	Cornejo	Crawford	Curtis
Curtman	DeGroot	Dogan	Dohrman	Dunn
Eggleston	Ellebracht	Ellington	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Hill	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfausch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Roberts	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Taylor	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood				

NOES: 004

Hurst	Marshall	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 022

Austin	Bangert	Barnes 60	Black	Burns
Carpenter	Cookson	Cross	Davis	Franks Jr
Gannon	Gray	Gregory	Higdon	Houghton
Hubrecht	May	Miller	Rhoads	Runions
Schroer	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR HCS SCS SB 421, as amended, relating to the conveyance of state property, was taken up by Representative Kidd.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Conway 104	Corlew	Crawford	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lauer	Lichtenegger	Love	Lynch
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Ross	Rowland 155	Ruth	Shaul 113	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Wessels	White	Wiemann	Wilson

NOES: 036

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Dunn
Ellington	Franks Jr	Green	Harris	Hurst
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 025

Anders	Barnes 60	Black	Burns	Carpenter
Cierpiot	Conway 10	Cookson	Cornejo	Cross
Curtis	Ellebracht	Fraker	Gray	Helms
Higdon	Hubrecht	Kendrick	May	Merideth 80
Rone	Runions	Schroer	Shull 16	Wood

VACANCIES: 001

On motion of Representative Kidd, **CCR HCS SCS SB 421, as amended**, was adopted by the following vote:

AYES: 139

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Bernskoetter
Berry	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Butler	Chipman	Christofanelli	Cierpiot

Conway 10	Conway 104	Corlew	Crawford	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Mathews	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reisch	Remole	Rhoads	Roberts
Roden	Roeber	Rone	Rowland 155	Rowland 29
Ruth	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Mr. Speaker	

NOES: 007

Basye	Ellington	Hurst	Marshall	Moon
Pogue	Ross			

PRESENT: 000

ABSENT WITH LEAVE: 016

Black	Brattin	Burns	Carpenter	Cookson
Cornejo	Cross	Gray	Higdon	Hubrecht
May	Merideth 80	Reiboldt	Runions	Schroer
Wood				

VACANCIES: 001

On motion of Representative Kidd, **CCS HCS SCS SB 421** was truly agreed to and finally passed by the following vote:

AYES: 135

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Beard	Beck	Bernskoetter
Berry	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Butler	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Crawford	Curtis
Curtman	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Gannon	Green	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Henderson	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kendrick

Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Matthiesen
McCaherty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Smith 85	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Mr. Speaker

NOES: 008

Basye	Brattin	Ellington	Helms	Hurst
Moon	Pogue	Ross		

PRESENT: 000

ABSENT WITH LEAVE: 019

Black	Burns	Carpenter	Cookson	Cornejo
Cross	Frederick	Gray	Higdon	Hubrecht
Marshall	Mathews	May	McCann Beatty	Neely
Rone	Runions	Schroer	Wood	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR HCS SS SB 35, as amended, relating to state purchases of land, was taken up by Representative Ross.

On motion of Representative Ross, **CCR HCS SS SB 35, as amended**, was adopted by the following vote:

AYES: 112

Anderson	Andrews	Arthur	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 27	Brown 57	Brown 94
Burnett	Carpenter	Chipman	Christofanelli	Corlew
Crawford	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Green	Gregory
Grier	Haahr	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McDaniel	McGaugh	Meredith 71	Messenger	Miller
Moon	Muntzel	Neely	Pfautsch	Phillips

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Pierson Jr	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Wessels	White	Wiemann
Wilson	Mr. Speaker			

NOES: 027

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Butler	Conway 10	Ellebracht	Franks Jr
Kendrick	Lavender	McCann Beatty	McCreery	Merideth 80
Mitten	Morgan	Newman	Nichols	Peters
Pogue	Quade	Razer	Roberts	Stevens 46
Unsicker	Walker 74			

PRESENT: 000

ABSENT WITH LEAVE: 023

Alferman	Black	Burns	Cierpiot	Conway 104
Cookson	Cornejo	Cross	Curtis	Ellington
Gray	Haefner	Higdon	Hubrecht	Kidd
May	McCaherty	McGee	Morris	Mosley
Runions	Smith 85	Wood		

VACANCIES: 001

On motion of Representative Ross, **CCS HCS SS SB 35** was truly agreed to and finally passed by the following vote:

AYES: 115

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Barnes 60	Basye	Beard	Bernskoetter
Berry	Bondon	Brattin	Brown 27	Brown 57
Brown 94	Burnett	Chipman	Christofanelli	Cierpiot
Corlew	Crawford	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Franks Jr	Frederick	Gannon	Gregory
Grier	Haahr	Hannegan	Hansen	Harris
Helms	Henderson	Hill	Houghton	Houx
Hurst	Johnson	Justus	Kelley 127	Kelly 141
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	Matthiesen
McCaherty	McDaniel	McGaugh	Meredith 71	Messenger
Miller	Moon	Muntzel	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 027

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Butler	Carpenter	Conway 10	Dunn
Ellebracht	Kendrick	Lavender	McCann Beatty	McCreery
McGee	Merideth 80	Mitten	Morgan	Newman
Nichols	Peters	Quade	Razer	Roberts
Stevens 46	Unsicker			

PRESENT: 000

ABSENT WITH LEAVE: 020

Black	Burns	Conway 104	Cookson	Cornejo
Cross	Curtis	Ellington	Gray	Green
Haefner	Higdon	Hubrecht	Kidd	May
Morris	Mosley	Neely	Runions	Smith 85

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR SB 503, with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3, relating to emergency services, was taken up by Representative Lauer.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Anderson	Andrews	Austin	Barnes 60	Basye
Beard	Bernskoetter	Berry	Bondon	Brattin
Brown 57	Brown 94	Chipman	Christofanelli	Cierpiot
Corlew	Crawford	Curtman	Davis	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Hannegan
Hansen	Helms	Henderson	Hill	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Moon	Muntzel
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

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NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Dunn	Ellebracht	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 027

Alferman	Bahr	Black	Burns	Conway 104
Cookson	Cornejo	Cross	Curtis	DeGroot
Ellington	Franks Jr	Gray	Haahr	Haefner
Higdon	Houghton	Hubrecht	Kidd	May
Miller	Morris	Mosley	Neely	Runions
Smith 85	Mr. Speaker			

VACANCIES: 001

On motion of Representative Lauer, **CCR SB 503, with House Amendment No. 1, House Amendment No. 2 and House Amendment No. 3** was adopted by the following vote:

AYES: 112

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Butler	Carpenter	Chipman	Cierpiot
Conway 10	Corlew	Crawford	Curtis	Davis
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzwater 144	Fraker	Francis
Frederick	Gannon	Green	Grier	Haahr
Hannegan	Hansen	Harris	Henderson	Houghton
Justus	Kelley 127	Kelly 141	Kendrick	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Rehder	Reiboldt
Remole	Rhoads	Roberts	Rone	Rowland 155
Rowland 29	Ruth	Shaul 113	Shull 16	Shumake
Sommer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Unsicker	Walker 3	Walker 74	Wessels
White	Wood			

NOES: 030

Brattin	Christofanelli	Cornejo	Curtman	DeGroot
Ellington	Fitzpatrick	Fitzwater 49	Franklin	Gregory
Helms	Hill	Houx	Hurst	Johnson

Marshall	Moon	Pietzman	Pogue	Reisch
Roeber	Ross	Schroer	Smith 163	Spencer
Taylor	Trent	Vescovo	Wiemann	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 020

Bahr	Black	Burns	Conway 104	Cookson
Cross	Franks Jr	Gray	Haefner	Higdon
Hubrecht	Kidd	May	Morris	Neely
Redmon	Roden	Runions	Smith 85	Mr. Speaker

VACANCIES: 001

On motion of Representative Lauer, **CCS SB 503** was truly agreed to and finally passed by the following vote:

AYES: 113

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Butler	Carpenter	Chipman	Cierpiot	Conway 10
Corlew	Crawford	Curtis	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzwater 144	Fraker	Francis	Frederick	Gannon
Green	Grier	Haahr	Hannegan	Hansen
Harris	Henderson	Houghton	Houx	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lavender	Lichtenegger
Love	Lynch	Matthiesen	McCaherty	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Miller	Mitten	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pike	Plocher	Quade	Razer	Rehder
Reiboldt	Remole	Rhoads	Roberts	Rone
Rowland 155	Rowland 29	Ruth	Shaul 113	Shull 16
Shumake	Smith 85	Sommer	Stephens 128	Stevens 46
Swan	Tate	Unsicker	Walker 3	Walker 74
Wessels	White	Wood		

NOES: 030

Bahr	Barnes 60	Brattin	Christofanelli	Curtman
DeGroot	Ellington	Fitzpatrick	Franklin	Gregory
Helms	Hill	Hurst	Johnson	Marshall
Moon	Pietzman	Pogue	Reisch	Roeber
Ross	Schroer	Smith 163	Spencer	Stacy
Taylor	Trent	Vescovo	Wiemann	Wilson

PRESENT: 000

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ABSENT WITH LEAVE: 019

Black	Burns	Conway 104	Cookson	Cornejo
Cross	Davis	Fitzwater 49	Franks Jr	Gray
Haefner	Higdon	Hubrecht	Mathews	May
Redmon	Roden	Runions	Mr. Speaker	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 112

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Bondon
Brown 27	Brown 57	Burnett	Butler	Carpenter
Chipman	Cierpiot	Conway 10	Corlew	Crawford
Curtis	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzwater 144	Fraker	Francis
Franks Jr	Frederick	Gannon	Green	Grier
Haahr	Hannegan	Hansen	Harris	Henderson
Hill	Houghton	Houx	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Matthiesen	McCaherty	McCann Beatty	McCreery	McGaugh
McGee	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pike	Plocher	Quade	Razer
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Rone	Rowland 155	Rowland 29	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Sommer
Stacy	Stephens 128	Stevens 46	Swan	Tate
Unsicker	Walker 3	Walker 74	Wessels	White
Wiemann	Wood			

NOES: 028

Alferman	Bahr	Barnes 60	Brattin	Brown 94
Christofanelli	Curtman	DeGroot	Ellington	Fitzpatrick
Franklin	Gregory	Hurst	Johnson	Marshall
McDaniel	Moon	Pietzman	Pogue	Roeber
Ross	Schroer	Smith 163	Spencer	Taylor
Trent	Vescovo	Wilson		

PRESENT: 000

ABSENT WITH LEAVE: 022

Black	Burns	Conway 104	Cookson	Cornejo
Cross	Davis	Ellebracht	Fitzwater 49	Gray
Haefner	Helms	Higdon	Hubrecht	Kolkmeyer
Mathews	May	Neely	Redmon	Roden
Runions	Mr. Speaker			

VACANCIES: 001

CCR#2 HCS SCS SB 112, as amended, relating to political subdivisions, was taken up by Representative Tate.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 57	Brown 94	Christofanelli	Conway 104
Corlew	Crawford	Curtman	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Hannegan	Hansen
Henderson	Hill	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Moon	Morris	Muntzel	Pfautsch
Phillips	Pike	Plocher	Redmon	Reiboldt
Reisch	Remole	Roden	Roeber	Ross
Rowland 155	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 042

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Carpenter
Conway 10	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	Meredith 71	Merideth 80
Mitten	Morgan	Mosley	Newman	Nichols
Peters	Pierson Jr	Pogue	Quade	Razer
Roberts	Rowland 29	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 029

Alferman	Arthur	Black	Burns	Chipman
Cierpiot	Cookson	Cornejo	Cross	Davis
Fitzwater 144	Fitzwater 49	Gray	Haefner	Helms
Higdon	Houghton	Hubrecht	Lauer	May
McGee	Miller	Neely	Pietzman	Rehder
Rhoads	Rone	Runions	Mr. Speaker	

VACANCIES: 001

On motion of Representative Tate, **CCR#2 HCS SCS SB 112, as amended**, was adopted by the following vote:

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AYES: 121

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Bondon
Brown 27	Brown 57	Brown 94	Burnett	Butler
Carpenter	Cierpiot	Conway 10	Conway 104	Corlew
Crawford	Davis	DeGroot	Dogan	Dohrman
Dunn	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Franks Jr	Frederick	Gannon	Green	Grier
Haahr	Hannegan	Hansen	Harris	Henderson
Hill	Houghton	Houx	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Matthiesen	McCaherty	McCann Beatty	McCreery
McDaniel	Meredith 71	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pike	Plocher	Quade
Razer	Redmon	Reiboldt	Reisch	Remole
Roberts	Roden	Roeber	Rowland 155	Rowland 29
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Sommer	Spencer	Stephens 128	Stevens 46	Swan
Tate	Trent	Unsicker	Vescovo	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood				

NOES: 019

Bahr	Barnes 60	Brattin	Chipman	Christofanelli
Curtis	Curtman	Ellington	Gregory	Hurst
Johnson	Marshall	Moon	Pogue	Ross
Smith 85	Smith 163	Stacy	Taylor	

PRESENT: 000

ABSENT WITH LEAVE: 022

Alferman	Black	Burns	Cookson	Cornejo
Cross	Fitzwater 49	Gray	Haefner	Helms
Higdon	Hubrecht	Mathews	May	McGaugh
McGee	Pietzman	Rehder	Rhoads	Rone
Runions	Mr. Speaker			

VACANCIES: 001

On motion of Representative Tate, **CCS#2 HCS SCS SB 112** was truly agreed to and finally passed by the following vote:

AYES: 122

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Butler	Carpenter	Chipman	Cierpiot	Conway 104

Corlew	Crawford	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Evans
Fitzpatrick	Fitzwater 144	Fraker	Francis	Franklin
Franks Jr	Gannon	Green	Grier	Haahr
Hannegan	Hansen	Harris	Henderson	Hill
Houghton	Houx	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Mathews	Matthiesen	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Mosley
Muntzel	Neely	Newman	Nichols	Peters
Pfautsch	Phillips	Pierson Jr	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Roberts	Roden	Roeber	Rone
Rowland 155	Rowland 29	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Sommer	Stephens 128	Stevens 46
Swan	Tate	Trent	Unsicker	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood			

NOES: 021

Bahr	Barnes 60	Brattin	Christofanelli	Curtis
Curtman	Ellington	Frederick	Gregory	Hurst
Johnson	Marshall	Moon	Morris	Pogue
Remole	Ross	Smith 85	Smith 163	Stacy
Taylor				

PRESENT: 000

ABSENT WITH LEAVE: 019

Black	Burns	Conway 10	Cookson	Cornejo
Cross	Engler	Fitzwater 49	Gray	Haefner
Helms	Higdon	Hubrecht	May	Pietzman
Rhoads	Runions	Spencer	Mr. Speaker	

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

CCR HCS SB 95, as amended, relating to public funds, was taken up by Representative Fraker.

On motion of Representative Fraker, **CCR HCS SB 95, as amended**, was adopted by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Beck	Bernskoetter
Berry	Brattin	Brown 27	Brown 94	Burnett
Butler	Carpenter	Cierpiot	Conway 104	Corlew

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Cornejo	Crawford	Curtis	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Higdon	Hill	Houghton
Houx	Johnson	Justus	Kelley 127	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lauer
Lavender	Lichtenegger	Love	Mathews	Matthiesen
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Messenger	Miller	Mitten
Morgan	Morris	Mosley	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Ruth	Shaul 113
Shumake	Smith 85	Sommer	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 014

Barnes 60	Bondon	Chipman	Christofanelli	Ellington
Green	Gregory	Hurst	Marshall	Moon
Pogue	Schroer	Smith 163	Taylor	

PRESENT: 000

ABSENT WITH LEAVE: 019

Black	Brown 57	Burns	Conway 10	Cookson
Cross	Curtman	Fitzwater 49	Gray	Henderson
Hubrecht	Lant	Lynch	May	McCaherty
Muntzel	Runions	Shull 16	Mr. Speaker	

VACANCIES: 001

On motion of Representative Fraker, **CCS HCS SB 95** was truly agreed to and finally passed by the following vote:

AYES: 123

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 28	Basye	Beard	Bernskoetter	Berry
Brattin	Brown 94	Burnett	Butler	Carpenter
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Curtis	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Franklin	Franks Jr	Frederick
Gannon	Green	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender

Lichtenegger	Love	Mathews	Matthiesen	McCann Beatty
McCreery	McDaniel	McGaugh	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Reisch	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Ruth	Shaul 113	Shumake	Smith 85	Sommer
Spencer	Stephens 128	Stevens 46	Swan	Tate
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	White	Wood		

NOES: 017

Bondon	Chipman	Christofanelli	Curtman	Gregory
Hurst	Marshall	Moon	Pietzman	Pogue
Remole	Schroer	Smith 163	Stacy	Taylor
Wiemann	Wilson			

PRESENT: 000

ABSENT WITH LEAVE: 022

Barnes 60	Beck	Black	Brown 27	Brown 57
Burns	Conway 10	Cookson	Cross	Dunn
Ellington	Fitzpatrick	Francis	Gray	Hubrecht
Lynch	May	McCaherty	McGee	Runions
Shull 16	Mr. Speaker			

VACANCIES: 001

Speaker Pro Tem Haahr declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SCS#2 SB 128, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Alferman, Conway (104), Fraker, Haefner, Morgan, Morris, Rowland (29), Smith (163), Swan, Unsicker, Vescovo, Wessels, Wiemann and Wood

Noes (0)

Absent (0)

BILLS IN CONFERENCE

CCR SCS#2 SB 128, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended, relating to judicial proceedings, was taken up by Representative Roeber.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 94	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Hill	Houx	Johnson	Justus	Kelly 141
Kidd	Korman	Lant	Love	Marshall
Mathews	Matthiesen	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Rowland 155
Ruth	Shaul 113	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Butler	Carpenter
Curtis	Dunn	Ellebracht	Franks Jr	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Razer	Roberts	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 029

Alferman	Black	Brown 57	Burnett	Burns
Chipman	Conway 10	Cookson	Crawford	Cross
Ellington	Gray	Gregory	Higdon	Houghton
Hubrecht	Kelley 127	Kolkmeier	Lauer	Lichtenegger

Lynch	May	McCaherty	Quade	Ross
Rowland 29	Runions	Schroer	Shull 16	

VACANCIES: 001

On motion of Representative Roeber, **CCR SCS#2 SB 128, with House Amendment No. 1, House Amendment No. 2, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 2 to House Amendment No. 3, House Amendment No. 3, as amended, House Amendment No. 1 to House Amendment No. 4 and House Amendment No. 4, as amended,** was adopted by the following vote:

AYES: 125

Adams	Anders	Anderson	Andrews	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 28
Basye	Beck	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 94	Burnett	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Cornejo	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kendrick	Kidd	Lant
Lavender	Lichtenegger	Love	Mathews	Matthiesen
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Merideth 80	Messenger	Miller	Morgan	Morris
Mosley	Muntzel	Neely	Newman	Nichols
Pfautsch	Phillips	Pierson Jr	Pietzman	Pike
Plocher	Quade	Razer	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 29	Ruth
Shaul 113	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Stevens 46	Swan	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 008

Curtis	Hurst	Marshall	Meredith 71	Moon
Peters	Pogue	Smith 85		

PRESENT: 000

ABSENT WITH LEAVE: 029

Alferman	Barnes 60	Beard	Black	Brown 57
Burns	Conway 10	Cookson	Crawford	Cross
Ellington	Fitzwater 144	Gray	Gregory	Hubrecht
Kolkmeyer	Korman	Lauer	Lynch	May
McCaherty	Mitten	Reisch	Rowland 155	Runions
Schroer	Shull 16	Tate	Wessels	

VACANCIES: 001

On motion of Representative Roeber, **CCS SCS#2 SB 128** was truly agreed to and finally passed by the following vote:

AYES: 133

Adams	Anders	Anderson	Arthur	Austin
Bahr	Bangert	Baringer	Barnes 60	Barnes 28
Basye	Beck	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 94	Burnett	Butler
Carpenter	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Curtman	Davis	DeGroot
Dogan	Dohrman	Dunn	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Franks Jr	Frederick	Gannon	Green
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Mathews	Matthiesen	McCann Beatty	McCreery	McDaniel
McGaugh	McGee	Merideth 80	Messenger	Miller
Mitten	Morgan	Morris	Mosley	Muntzel
Neely	Newman	Nichols	Peters	Pfautsch
Phillips	Pierson Jr	Pietzman	Pike	Plocher
Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Unsicker
Vescovo	Walker 3	Walker 74	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 007

Alferman	Curtis	Hurst	Marshall	Meredith 71
Moon	Pogue			

PRESENT: 000

ABSENT WITH LEAVE: 022

Andrews	Beard	Black	Brown 57	Burns
Chipman	Cookson	Crawford	Cross	Ellebracht
Ellington	Fraker	Gray	Gregory	Hubrecht
Lynch	May	McCaherty	Runions	Schroer
Smith 85	Wessels			

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF SENATE BILLS - CONSENT

SCS SB 52, relating to suicide awareness and prevention, was taken up by Representative Frederick.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 94	Chipman	Cierpiot
Conway 104	Corlew	Davis	DeGroot	Dogan
Dohrman	Eggleston	Evans	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Grier
Haahr	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeier	Korman
Lant	Lichtenegger	Love	Marshall	Mathews
Matthiesen	McCaherty	McGaugh	Messenger	Miller
Moon	Muntzel	Pfausch	Phillips	Pietzman
Pike	Redmon	Reisch	Remole	Rhoads
Roeber	Ross	Rowland 155	Ruth	Shaul 113
Smith 163	Sommer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 034

Black	Brown 57	Burns	Christofanelli	Cookson
Cornejo	Crawford	Cross	Curtman	Engler
Fitzpatrick	Fitzwater 144	Gray	Gregory	Haefner
Hansen	Hubrecht	Lauer	Lynch	May
McDaniel	Meredith 71	Morris	Neely	Plocher
Rehder	Reiboldt	Roden	Rone	Runions
Schroer	Shull 16	Shumake	Spencer	

VACANCIES: 001

On motion of Representative Frederick, **SCS SB 52** was truly agreed to and finally passed by the following vote:

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AYES: 127

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bahr	Bangert	Baringer	Barnes 60
Barnes 28	Beard	Beck	Bernskoetter	Berry
Bondon	Brattin	Brown 27	Brown 94	Burnett
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Curtis	Curtman
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Franks Jr
Frederick	Gannon	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeier	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McGaugh	McGee	Meredith 71
Merideth 80	Messenger	Mitten	Morgan	Muntzel
Newman	Nichols	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roberts
Roeber	Ross	Rowland 155	Rowland 29	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stevens 46	Swan
Tate	Taylor	Trent	Unsicker	Walker 3
Walker 74	Wessels	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 004

Ellington	Hurst	Moon	Pogue
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PRESENT: 000

ABSENT WITH LEAVE: 031

Andrews	Basye	Black	Brown 57	Burns
Cookson	Cornejo	Crawford	Cross	Davis
Gray	Gregory	Hill	Hubrecht	Lynch
Marshall	May	McDaniel	Miller	Morris
Mosley	Neely	Peters	Plocher	Rehder
Roden	Rone	Runions	Schroer	Stephens 128
Vescovo				

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 94	Burnett	Chipman

Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Mathews	Matthiesen
McCaherty	McGaugh	Meredith 71	Messenger	Miller
Morris	Muntzel	Neely	Pfautsch	Phillips
Pietzman	Pike	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 034

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Curtis	Dunn	Ellebracht
Green	Harris	Hurst	Kendrick	McCann Beatty
McCreery	McGee	Merideth 80	Mitten	Moon
Morgan	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 028

Basye	Black	Brown 57	Burns	Butler
Carpenter	Cookson	Cornejo	Crawford	Cross
Ellington	Franks Jr	Gray	Gregory	Hubrecht
Lavender	Lynch	Marshall	May	McDaniel
Mosley	Plocher	Redmon	Rehder	Rone
Rowland 29	Runions	Schroer		

VACANCIES: 001

The emergency clause was adopted by the following vote:

AYES: 115

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Beck	Bernskoetter
Berry	Bondon	Brown 94	Burnett	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Franklin	Franks Jr
Frederick	Gannon	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx

Johnson	Justus	Kelley 127	Kelly 141	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Mathews	Matthiesen	McCaherty	McGaugh	McGee
Messenger	Miller	Morgan	Morris	Mosley
Muntzel	Neely	Nichols	Pfautsch	Phillips
Pietzman	Pike	Quade	Razer	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Ross	Rowland 155	Rowland 29	Ruth
Shull 16	Shumake	Smith 85	Smith 163	Sommer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Unsicker	Vescovo	Walker 3	Walker 74
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 025

Barnes 28	Brown 27	Butler	Curtis	Dunn
Ellebracht	Ellington	Hurst	Kendrick	Kidd
Lavender	Marshall	McCann Beatty	McCreery	Meredith 71
Merideth 80	Mitten	Moon	Newman	Peters
Pierson Jr	Pogue	Roberts	Stevens 46	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 022

Black	Brattin	Brown 57	Burns	Cookson
Cornejo	Crawford	Cross	Francis	Gray
Gregory	Hubrecht	Lynch	May	McDaniel
Plocher	Rehder	Rone	Runions	Schroer
Shaul 113	Spencer			

VACANCIES: 001

THIRD READING OF SENATE BILLS

SCS SB 88, relating to actions against veterinarians, was taken up by Representative McGaugh.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 94	Chipman	Christofanelli	Cierpiot
Corlew	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Johnson	Justus	Kelley 127
Kelly 141	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Marshall	Mathews	Matthiesen
McCaherty	McGaugh	Messenger	Miller	Morris

Muntzel	Neely	Pfautsch	Phillips	Pietzman
Redmon	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Ross	Rowland 155	Ruth
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 045

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pogue	Quade	Razer	Roberts	Rowland 29
Smith 85	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 024

Alferman	Black	Brown 57	Burns	Conway 104
Cookson	Cornejo	Crawford	Cross	Fitzpatrick
Gray	Haefner	Hubrecht	Kidd	Lynch
May	McDaniel	Pike	Plocher	Rehder
Rone	Runions	Schroer	Stephens 128	

VACANCIES: 001

On motion of Representative McGaugh, **SCS SB 88** was truly agreed to and finally passed by the following vote:

AYES: 125

Anders	Anderson	Andrews	Arthur	Austin
Bahr	Bangert	Barnes 60	Basye	Beard
Beck	Bernskoetter	Berry	Bondon	Brattin
Brown 27	Brown 94	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Corlew
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Dunn	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Franks Jr	Frederick	Gannon
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Hill	Houghton	Houx	Hurst
Johnson	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Marshall	Mathews	Matthiesen
McCann Beatty	McCreery	McGaugh	McGee	Messenger
Miller	Moon	Morgan	Morris	Mosley
Muntzel	Neely	Peters	Pfautsch	Phillips
Pietzman	Pike	Quade	Razer	Redmon

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Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Ross	Rowland 155	Rowland 29	Ruth
Shaul 113	Shull 16	Shumake	Smith 85	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 018

Adams	Baringer	Barnes 28	Burnett	Ellington
Lavender	Meredith 71	Merideth 80	Mitten	Newman
Nichols	Pierson Jr	Pogue	Roberts	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 019

Alferman	Black	Brown 57	Burns	Cookson
Cornejo	Crawford	Cross	Gray	Hubrecht
Lynch	May	McCaherty	McDaniel	Plocher
Rehder	Rone	Runions	Schroer	

VACANCIES: 001

Speaker Richardson declared the bill passed.

SB 376, relating to the designation of state dogs, was taken up by Representative Dohrman.

Representative Curtis raised a point of order regarding floor proceedings.

The Chair ruled the point of order not well taken.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Anderson	Austin	Bahr	Barnes 60	Basye
Beard	Bernskoetter	Berry	Bondon	Brown 94
Christofanelli	Cierpiot	Conway 104	Corlew	Curtman
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Frederick	Gannon	Gregory
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeyer
Korman	Lant	Lauer	Lichtenegger	Love
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer

Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 044

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Moon	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Pogue
Quade	Razer	Roberts	Rowland 29	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 025

Alferman	Andrews	Black	Brattin	Brown 57
Burns	Chipman	Cookson	Cornejo	Crawford
Cross	Davis	Gray	Grier	Harris
Houx	Hubrecht	Lynch	May	McDaniel
Morris	Pike	Plocher	Runions	White

VACANCIES: 001

On motion of Representative Dohrman, **SB 376** was truly agreed to and finally passed by the following vote:

AYES: 093

Alferman	Anders	Anderson	Andrews	Austin
Bahr	Bangert	Barnes 28	Basye	Beard
Bondon	Brown 27	Brown 57	Brown 94	Chipman
Cierpiot	Conway 10	Conway 104	Corlew	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Francis	Franklin	Gannon	Gregory	Haahr
Haefner	Hansen	Harris	Helms	Henderson
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kolkmeyer	Korman	Lant
Lauer	Lichtenegger	Love	Matthiesen	McCreery
McGaugh	Messenger	Miller	Muntzel	Neely
Pfausch	Phillips	Pike	Plocher	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Ross	Rowland 155
Rowland 29	Ruth	Schroer	Shaul 113	Shull 16
Shumake	Smith 163	Sommer	Stephens 128	Swan
Tate	Trent	Vescovo	Walker 3	Wessels
White	Wood	Mr. Speaker		

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NOES: 050

Adams	Arthur	Baringer	Barnes 60	Beck
Bernskoetter	Berry	Brattin	Burnett	Butler
Carpenter	Christofanelli	Curtis	Curtman	Dunn
Ellington	Franks Jr	Frederick	Green	Higdon
Hurst	Kendrick	Lavender	Marshall	Mathews
McCaherty	McCann Beatty	McGee	Meredith 71	Merideth 80
Mitten	Moon	Morgan	Newman	Nichols
Peters	Pierson Jr	Pietzman	Pogue	Quade
Roberts	Smith 85	Spencer	Stacy	Stevens 46
Taylor	Unsicker	Walker 74	Wiemann	Wilson

PRESENT: 004

Evans	Grier	Hannegan	Kidd
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ABSENT WITH LEAVE: 015

Black	Burns	Cookson	Cornejo	Crawford
Cross	Gray	Hubrecht	Lynch	May
McDaniel	Morris	Mosley	Rone	Runions

VACANCIES: 001

Speaker Richardson declared the bill passed.

SB 65, relating to boat passengers, was taken up by Representative Ross.

On motion of Representative Ross, **SB 65** was truly agreed to and finally passed by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Bangert	Baringer	Barnes 60	Basye	Beard
Bernskoetter	Berry	Brattin	Brown 27	Brown 57
Brown 94	Chipman	Christofanelli	Cierpiot	Conway 104
Corlew	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Mathews	Matthieson
McCaherty	McGaugh	Messenger	Miller	Moon
Morris	Muntzel	Pfausch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Rowland 29
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 031

Adams	Anders	Arthur	Barnes 28	Beck
Burnett	Butler	Conway 10	Curtis	Dunn
Franks Jr	Green	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Quade
Razer	Roberts	Smith 85	Unsicker	Walker 74
Wessels				

PRESENT: 000

ABSENT WITH LEAVE: 021

Black	Bondon	Burns	Carpenter	Cookson
Cornejo	Crawford	Cross	Ellington	Gray
Hubrecht	Lynch	Marshall	May	McDaniel
Neely	Peters	Pierson Jr	Runions	Stevens 46
Walker 3				

VACANCIES: 001

Speaker Richardson declared the bill passed.

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 26, relating to an audit of the State Auditor's office, was taken up by Representative Barnes (60).

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Francis	Frederick	Gannon	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Higdon	Hill	Houghton
Houx	Johnson	Justus	Kelly 141	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lichtenegger
Love	Marshall	Mathews	Matthiesen	McCaherty
McGaugh	Messenger	Miller	Moon	Muntzel
Neely	Pfautsch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Rhoads	Roden	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

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NOES: 040

Adams	Anders	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Conway 10
Curtis	Dunn	Ellebracht	Ellington	Franks Jr
Green	Harris	Hurst	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Morgan	Mosley	Newman	Nichols	Pierson Jr
Pogue	Quade	Razer	Remole	Roberts
Rowland 29	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 023

Arthur	Black	Burns	Carpenter	Chipman
Cookson	Crawford	Cross	Franklin	Gray
Hubrecht	Kelley 127	Kendrick	Lynch	May
McDaniel	Morris	Peters	Roeber	Rone
Runions	Smith 85	Stephens 128		

VACANCIES: 001

On motion of Representative Barnes (60), **SCR 26** was truly agreed to and finally passed by the following vote:

AYES: 118

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Baringer	Barnes 60
Basye	Beard	Beck	Bernskoetter	Berry
Brown 27	Brown 57	Brown 94	Burnett	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Corlew	Cornejo	Curtis	Curtman	Davis
DeGroot	Dogan	Dohrman	Dunn	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Franklin	Frederick	Gannon	Green	Gregory
Grier	Haahr	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelly 141
Kendrick	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Marshall	Mathews
Matthiesen	McCaherty	McCreery	McGaugh	Meredith 71
Messenger	Moon	Mosley	Muntzel	Nichols
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Roeber
Rone	Ross	Rowland 155	Rowland 29	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Swan	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 018

Bangert	Barnes 28	Butler	Ellebracht	Ellington
Franks Jr	Lavender	Merideth 80	Mitten	Morgan

Newman	Peters	Pierson Jr	Quade	Razer
Smith 85	Stevens 46	Unsicker		

PRESENT: 000

ABSENT WITH LEAVE: 026

Black	Bondon	Brattin	Burns	Cookson
Crawford	Cross	Fraker	Francis	Gray
Haefner	Hubrecht	Kelley 127	Lynch	May
McCann Beatty	McDaniel	McGee	Miller	Morris
Neely	Runions	Stephens 128	Tate	Walker 74
Wessels				

VACANCIES: 001

Speaker Richardson declared the bill passed.

SCR 4, relating to an application to Congress for the calling of an Article V convention of the states to propose certain amendments to the United States Constitution which place limits on the federal government, was taken up by Representative Frederick.

MOTION

Representative Adams moved that the House stand adjourned until 11:00 a.m., Monday, May 22, 2017.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 038

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Brown 27	Burnett	Butler	Carpenter
Curtis	Dunn	Ellington	Franks Jr	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Mitten
Moon	Mosley	Newman	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Rowland 29
Smith 85	Stevens 46	Walker 74		

NOES: 097

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 57	Brown 94	Chipman	Christofanelli
Cierpiot	Corlew	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Fitzpatrick
Fitzwater 144	Fitzwater 49	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman

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Lant	Lauer	Lichtenegger	Love	Marshall
Mathews	Matthiesen	McCaherty	McDaniel	McGaugh
Messenger	Miller	Muntzel	Neely	Pfausch
Phillips	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Sommer
Spencer	Stacy	Stephens 128	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 027

Alferman	Anders	Black	Burns	Conway 10
Conway 104	Cookson	Cornejo	Crawford	Cross
Ellebracht	Evans	Fraker	Gray	Hubrecht
Lynch	May	Morgan	Morris	Pietzman
Runions	Shumake	Smith 163	Swan	Unsicker
Wessels	Wood			

VACANCIES: 001

Representative Rhoads moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Anderson	Andrews	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 94	Christofanelli	Cierpiot	Corlew
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelley 127	Kelly 141	Kidd	Kolkmeyer	Korman
Lant	Lauer	Lichtenegger	Love	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Muntzel	Pfausch	Phillips
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Sommer
Stacy	Stephens 128	Tate	Taylor	Trent
Vescovo	Walker 3	Wiemann	Wilson	Mr. Speaker

NOES: 041

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Curtis	Dunn	Ellebracht	Ellington
Franks Jr	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Mosley	Neely	Newman

Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Smith 85	Spencer	Stevens 46
Walker 74				

PRESENT: 000

ABSENT WITH LEAVE: 031

Alferman	Black	Brown 57	Burns	Chipman
Conway 10	Conway 104	Cookson	Cornejo	Crawford
Cross	Engler	Evans	Fraker	Gray
Haefner	Hansen	Hubrecht	Lynch	Marshall
May	Morgan	Morris	Pietzman	Runions
Smith 163	Swan	Unsicker	Wessels	White
Wood				

VACANCIES: 001

On motion of Representative Frederick, **SCR 4** was truly agreed to and finally passed by the following vote:

AYES: 085

Alferman	Anderson	Andrews	Austin	Bangert
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Cornejo	Curtman
Davis	DeGroot	Dohrman	Eggleston	Ellebracht
Engler	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Frederick	Gregory	Grier	Haahr
Hannegan	Hansen	Helms	Henderson	Hill
Houghton	Houx	Johnson	Kelley 127	Kelly 141
Kolkmeyer	Korman	Lant	Lavender	Love
Mathews	Matthiesen	McDaniel	McGaugh	Messenger
Miller	Moon	Muntzel	Neely	Phillips
Plocher	Pogue	Redmon	Reiboldt	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Schroer	Shull 16	Shumake	Smith 85	Sommer
Stephens 128	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Mr. Speaker

NOES: 050

Adams	Anders	Arthur	Bahr	Baringer
Beck	Brown 27	Burnett	Butler	Carpenter
Curtis	Dogan	Dunn	Ellington	Franks Jr
Gannon	Green	Harris	Hurst	Justus
Kendrick	Kidd	Lauer	Lichtenegger	Marshall
McCaherty	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Mosley	Newman	Nichols
Peters	Pfautsch	Pierson Jr	Pike	Quade
Razer	Reisch	Roberts	Rowland 29	Ruth
Shaul 113	Spencer	Stacy	Stevens 46	Walker 74

PRESENT: 001

Higdon

ABSENT WITH LEAVE: 026

Barnes 28	Black	Burns	Conway 10	Conway 104
Cookson	Crawford	Cross	Evans	Fraker
Gray	Haefner	Hubrecht	Lynch	May
Morgan	Morris	Pietzman	Rehder	Roden
Runions	Smith 163	Swan	Unsicker	Wessels
Wood				

VACANCIES: 001

Speaker Richardson declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 HCS HBs 1194 & 1193** entitled:

An act to repeal sections 285.055, 288.062, and 290.528, RSMo, and to enact in lieu thereof two new sections relating to the minimum wage, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS#2 HCS HBs 1194 & 1193 - Fiscal Review

RECESS

On motion of Representative Cierpiot, the House recessed until 5:30 p.m.

The hour of recess having expired, the House was called to order by Speaker Richardson.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 HCS HBs 1194 & 1193**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Conway (104), Fraker, Haefner, Morris, Smith (163), Swan, Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (2): Alferman and Rowland (29)

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HCS HBs 1194 & 1193, relating to the minimum wage, was taken up by Representative Chipman.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Davis
DeGroot	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Higdon	Hill	Houghton	Houx	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Korman
Lant	Lauer	Lichtenegger	Love	Mathews
Matthiesen	McCaherty	McDaniel	McGaugh	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Redmon
Rehder	Reiboldt	Reisch	Remole	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 034

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Conway 10	Dunn	Green	Harris	Hurst
Kendrick	Lavender	McCann Beatty	McCreery	Meredith 71
Mitten	Moon	Morgan	Newman	Nichols
Peters	Pogue	Razer	Roberts	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 029

Black	Burns	Carpenter	Cookson	Cornejo
Crawford	Cross	Curtis	Curtman	Dogan
Ellebracht	Ellington	Franks Jr	Gray	Gregory

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Hubrecht	Kolkmeier	Lynch	Marshall	May
McGee	Merideth 80	Mosley	Pierson Jr	Quade
Rhoads	Roden	Rowland 29	Runions	

VACANCIES: 001

On motion of Representative Chipman, **SS#2 HCS HBs 1194 & 1193** was adopted by the following vote:

AYES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Morris	Muntzel
Neely	Pfausch	Phillips	Pietzman	Pike
Plocher	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 011

Black	Burns	Cookson	Crawford	Cross
Gray	Hubrecht	Lynch	May	Moon
Runions				

VACANCIES: 001

On motion of Representative Chipman, **SS#2 HCS HBs 1194 & 1193** was truly agreed to and finally passed by the following vote:

AYES: 109

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Marshall	Mathews	Matthiesen	McCaherty	McDaniel
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Swan	Tate
Taylor	Trent	Vescovo	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 043

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Mitten	Morgan	Mosley	Newman
Nichols	Peters	Pierson Jr	Pogue	Quade
Razer	Roberts	Rowland 29	Smith 85	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 010

Black	Burns	Cookson	Crawford	Cross
Gray	Hubrecht	Lynch	May	Runions

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

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AYES: 104

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Corlew	Cornejo	Curtman
Davis	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Johnson	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Marshall	Mathews	Matthiesen	McCaherty
McDaniel	McGaugh	Messenger	Miller	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Walker 3	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 039

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Green	Harris	Hurst	Kendrick
Lavender	McCann Beatty	McCreery	McGee	Merideth 80
Mitten	Morgan	Mosley	Nichols	Peters
Pierson Jr	Quade	Razer	Roberts	Smith 85
Stevens 46	Unsicker	Walker 74	Wessels	

PRESENT: 000

ABSENT WITH LEAVE: 019

Black	Burns	Conway 104	Cookson	Crawford
Cross	Dogan	Fitzpatrick	Franks Jr	Gray
Hubrecht	Lynch	May	Meredith 71	Moon
Newman	Rowland 29	Runions	Vescovo	

VACANCIES: 001

The emergency clause was defeated by the following vote:

AYES: 108

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner

Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Marshall	Mathews	Matthiesen	McCaherty	McGaugh
Messenger	Miller	Morris	Muntzel	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stacy	Stephens 128	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 042

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Butler
Carpenter	Conway 10	Curtis	Dunn	Ellebracht
Ellington	Franks Jr	Green	Harris	Kendrick
Lavender	McCann Beatty	McCreery	McDaniel	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pierson Jr	Quade
Razer	Roberts	Smith 85	Stevens 46	Unsicker
Walker 74	Wessels			

PRESENT: 000

ABSENT WITH LEAVE: 012

Black	Burns	Cookson	Crawford	Cross
Gray	Hubrecht	Lynch	May	Moon
Rowland 29	Runions			

VACANCIES: 001

BILLS CARRYING REQUEST MESSAGES

SS HCB 3, relating to funds for vulnerable senior citizens, was taken up by Representative Fitzpatrick.

On motion of Representative Fitzpatrick, **SS HCB 3** was adopted by the following vote:

AYES: 085

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bangert	Baringer	Barnes 60
Barnes 28	Beck	Bernskoetter	Bondon	Brattin
Brown 27	Brown 57	Burnett	Butler	Carpenter
Chipman	Cierpiot	Conway 10	Curtis	Davis
Dogan	Dunn	Ellebracht	Ellington	Fitzwater 144
Fitzwater 49	Fraker	Franklin	Franks Jr	Green
Grier	Haefner	Hansen	Harris	Kelley 127
Kendrick	Kidd	Lant	Lavender	Lichtenegger

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Love	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Mitten	Moon	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Pike	Plocher	Quade	Razer	Rehder
Rhoads	Roberts	Rone	Ruth	Schroer
Shull 16	Shumake	Smith 85	Stephens 128	Stevens 46
Tate	Unsicker	Walker 3	Walker 74	Wessels

NOES: 063

Bahr	Basye	Beard	Berry	Brown 94
Christofanelli	Conway 104	Corlew	Cornejo	Curtman
DeGroot	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Francis	Frederick	Gannon	Gregory
Haahr	Hannegan	Helms	Henderson	Higdon
Hill	Houghton	Houx	Johnson	Justus
Kelly 141	Kolkmeyer	Korman	Lauer	Messenger
Miller	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pogue	Redmon	Reiboldt
Reisch	Remole	Roeber	Ross	Rowland 155
Shaul 113	Smith 163	Sommer	Spencer	Stacy
Taylor	Trent	Vescovo	White	Wiemann
Wilson	Wood	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 014

Black	Burns	Cookson	Crawford	Cross
Gray	Hubrecht	Hurst	Lynch	May
Roden	Rowland 29	Runions	Swan	

VACANCIES: 001

On motion of Representative Fitzpatrick, **SS HCB 3** was truly agreed to and finally passed by the following vote:

AYES: 083

Adams	Alferman	Anders	Anderson	Arthur
Austin	Bangert	Baringer	Barnes 60	Barnes 28
Beck	Bernskoetter	Bondon	Brown 27	Brown 57
Burnett	Butler	Carpenter	Chipman	Cierpiot
Conway 10	Conway 104	Curtis	Davis	Dogan
Dunn	Ellebracht	Ellington	Fitzwater 144	Fitzwater 49
Fraker	Franks Jr	Green	Haefner	Hansen
Harris	Kelley 127	Kendrick	Kidd	Lavender
Love	Marshall	Mathews	Matthiesen	McCaherty
McCann Beatty	McCreery	McDaniel	McGaugh	McGee
Meredith 71	Merideth 80	Mitten	Morgan	Mosley
Newman	Nichols	Peters	Pfautsch	Pierson Jr
Pike	Plocher	Quade	Razer	Redmon
Rehder	Remole	Rhoads	Roberts	Rone
Ruth	Schroer	Shull 16	Shumake	Smith 85
Stephens 128	Stevens 46	Swan	Tate	Unsicker
Walker 3	Walker 74	Wessels		

NOES: 067

Andrews	Bahr	Basye	Beard	Berry
Brattin	Brown 94	Christofanelli	Corlew	Cornejo
Curtman	DeGroot	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Hannegan
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Johnson	Justus	Kelly 141
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Messenger	Miller	Moon	Morris	Muntzel
Neely	Phillips	Pietzman	Pogue	Reiboldt
Reisch	Roeber	Ross	Rowland 155	Shaul 113
Smith 163	Sommer	Spencer	Stacy	Taylor
Trent	Vescovo	White	Wiemann	Wilson
Wood	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 012

Black	Burns	Cookson	Crawford	Cross
Gray	Hubrecht	Lynch	May	Roden
Rowland 29	Runions			

VACANCIES: 001

Speaker Richardson declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 032

Adams	Arthur	Bangert	Baringer	Barnes 28
Beck	Burnett	Butler	Carpenter	Conway 10
Curtis	Dunn	Ellebracht	Franks Jr	Green
Grier	Kendrick	Lavender	Meredith 71	Mitten
Morgan	Mosley	Newman	Nichols	Peters
Quade	Razer	Roberts	Smith 85	Unsicker
Walker 74	Wessels			

NOES: 115

Alferman	Anderson	Austin	Bahr	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 27	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Marshall	Mathews	Matthiesen	McCaherty	McCann Beatty

McCreery	McDaniel	McGaugh	McGee	Merideth 80
Messenger	Miller	Moon	Morris	Muntzel
Neely	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Rhoads	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 015

Anders	Andrews	Black	Burns	Cookson
Crawford	Cross	Ellington	Gray	Hubrecht
Lynch	May	Roden	Rowland 29	Runions

VACANCIES: 001

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

- HR 10** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HR 95** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HR 344** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HR 652** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HR 1025** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HR 2888** - Select Committee on Local, State, Federal Relations and Miscellaneous Business

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

- HCR 11** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 18** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 23** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 37** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 38** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 40** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 41** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 42** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 43** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 44** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HCR 45** - Select Committee on Local, State, Federal Relations and Miscellaneous Business

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 1** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 3** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 4** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 5** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 6** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 8** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 9** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 12** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 14** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 15** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 16** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 17** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 21** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 24** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 25** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 28** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 30** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 31** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 32** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 34** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 37** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 38** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 41** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 42** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 43** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 44** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 45** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HJR 46** - Select Committee on Local, State, Federal Relations and Miscellaneous Business

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 27** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 31** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 33** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 53** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 62** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 64** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 101** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 116** - Select Committee on Local, State, Federal Relations and Miscellaneous Business

- [illegible]

- [illegible]

- [illegible]

- [illegible]

- [illegible]

- [illegible]

- [illegible]

HB 1226 - Select Committee on Local, State, Federal Relations and Miscellaneous Business
HB 1227 - Select Committee on Local, State, Federal Relations and Miscellaneous Business
HB 1229 - Select Committee on Local, State, Federal Relations and Miscellaneous Business
HB 1231 - Select Committee on Local, State, Federal Relations and Miscellaneous Business

COMMUNICATIONS

May 12, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317-A
Jefferson City, MO 65101

Mr. Chief Clerk,

The Committee on Consent and House Procedure has reviewed the House Resolutions requesting the use of the House Chamber and has reluctantly approved the following: **HR 1714**. Given past behavior of the YMCA Youth in Government Program, the committee plans to send members to monitor their behavior on the House Floor and in the Chamber.

Additionally, the Committee strongly urges the leaders of the YMCA Youth in Government Program to follow all House Rules as they relate to decorum and the acceptable use of the Chamber, specifically when it comes to eating in the Chamber, respect for historic artwork, respect for staff, and proper deference for House furniture.

Sincerely,

/s/ Donna Pfautsch
State Representative
Chair, Committee on Consent and House Procedure

May 12, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
201 W. Capitol Avenue, Room 317A
Jefferson City, Missouri 65101-6806

Dear Chief Clerk,

Due to a possible conflict of interest on House Bill No. 302, I hereby give notice of my intention to recuse myself of any vote.

Respectfully submitted,

/s/ Steven Roberts
Representative, 77th District

The Benediction was given by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Be strong and of good courage, fear not, be not dismayed. (I Chronicles 22:13)

Lord of our lives, whose light is truth and whose love is life, we thank You for this longed for hour, during this moment of prayer.

During the busy hours of this final day You helped us to think clearly, to speak constructively, and to act courageously that we proved to ourselves and others the worth of the positions we hold in our public life.

Now give us Your blessings as we return home to the people of good will who follow the light that leads to an enduring peace and to the establishment of law and order where all citizens can live together safely and securely.

May God bless and save us all in the great State of Missouri!

And the House says, "Amen!"

Representative Dunn assumed the Chair.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 11:00 a.m., Monday, May 22, 2017.

JOURNAL OF THE HOUSE

First Regular Session, 99th GENERAL ASSEMBLY

SEVENTY-FOURTH DAY, MONDAY, MAY 22, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by D. Adam Crumbliss, Chief Clerk.

Lord,

We come humbly to You in a prayer of remembrance and rebirth. On May 22, 2011, my hometown of Joplin, Missouri met the mighty winds of change. A mile wide and spinning faster than 200 miles per hour, this humble God-fearing community would succumb to the powers of nature only to find a miracle in rebirth.

The losses were mighty. One hundred sixty-one dead, nine hundred ninety injured, thirteen hundred initially missing, and nine hundred displaced animals. The twenty-two-mile path destroyed nearly three billion dollars of property. All totaled, those thirty-eight minutes in May accumulated more death and destruction of any tornado in my father's lifetime.

Reborn, however, is a community of hope. Reborn is a community wrapped in resilient faith. Reborn is a community emboldened in love.

That day Joplin found itself as a home for all who seek shelter from the storm. The aftermath of that storm brought forward eighty thousand volunteers to witness the rebirth of a community of hope.

Today, Lord, we serve witness to that birth six years later to the day.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

SIGNING OF HOUSE CONCURRENT RESOLUTION

All other business of the House was suspended while **HCS HCR 19** was read at length and was signed by the Speaker to the end that the same may become law.

The following Representatives offered an objection to **HCS HCR 19**, which was appended to the resolution.

CONSTITUTIONAL OBJECTION

OBJECTION TO SIGNING AND ENACTMENT OF
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE CONCURRENT RESOLUTION 19

WHEREAS, Article III, Section 37 of the Constitution of the State of Missouri provides:

“The general assembly shall have no power to contract or authorize the contracting of any liability of the state, or to issue bonds therefor...;” and

WHEREAS, **House Committee Substitute for House Concurrent Resolution 19** violates the Missouri Constitution in the following manner:

HCS for HCR 19 calls for the issuance of bonds in the amount of forty-eight million dollars, provided as the state’s share, to be funded, on or before July 1, 2020, by revenue bonds secured by a pledge of future appropriations to be made by the General Assembly.

HCS for HCR 19 states that the Health and Educational Facilities Authority of the State of Missouri (MOHEFA) shall assist the state in the issuance of revenue bonds in an amount sufficient to pay the state's share of the project cost, plus debt service reserve, capitalized interests, and costs of issuance, to be payable over a term not to exceed ten years.

HCS for HCR 19 resolves that it is the intent of the General Assembly, during each fiscal year of the state during the term of such revenue bonds, to appropriate funds sufficient to pay the debt service on such revenue bonds; and

WHEREAS, HCS for HCR 19 does not fall within any exception listed in Article III, Section 37;

THEREFORE, I conclude that **House Committee Substitute for House Concurrent Resolution 19** violates the Missouri Constitution by ordering the issuance of bonds and obligating the state therefor, and should not be signed by the Officers of the House or Senate, nor should the bill be signed by the governor.

Respectfully submitted,

/s/ Representative Nick Marshall
District 13, Platte County

OBJECTION TO SIGNING AND ENACTMENT OF
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE CONCURRENT RESOLUTION 19
SIGNATORS

/s/ Rep. Nick Marshall, District 13
/s/ Rep. Tim Remole, District 6
/s/ Rep. Mark Matthiesen, District 70
/s/ Rep. Holly Rehder, District 148
/s/ Rep. Phil Christofanelli, District 105
/s/ Rep. Bill White, District 161
/s/ Rep. Bill Lant, District 159
/s/ Rep. Nick Schroer, District 107
/s/ Rep. Kurt Bahr, District 102
/s/ Rep. Mike Kelley, District 127
/s/ Rep. Steve Helms, District 135
/s/ Rep. Nathan Beard, District 152
/s/ Rep. Delus Johnson, District 9
/s/ Rep. Jeff Pogue, District 143
/s/ Rep. Mike Moon, District 157
/s/ Rep. Tom Hurst, District 62
/s/ Rep. Rick Brattin, District 55
/s/ Rep. Ken Wilson, District 12

/s/ Rep. Jim Neely, District 8
/s/ Rep. Keith Frederick, District 121
/s/ Rep. Jered Taylor, District 139
/s/ Rep. Bryan Spencer, District 63
/s/ Rep. Charlie Davis, District 162
/s/ Rep. Robert Ross, District 142
/s/ Rep. Paul Curtman, District 109

Having been duly signed in open session of the Senate, **HCS HCR 19** was delivered to the Governor by the Chief Clerk of the House.

SIGNING OF HOUSE COMMITTEE BILL

All other business of the House was suspended while **SS HCB 3** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **SS HCB 3** was delivered to the Secretary of State by the Chief Clerk of the House.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **HCS HB 1, CCS SCS HCS HB 2, CCS SCS HCS HB 3, CCS SCS HCS HB 4, CCS SCS HCS HB 5, CCS SCS HCS HB 6, CCS SCS HCS HB 7, CCS SCS HCS HB 8, CCS SCS HCS HB 9, CCS SCS HCS HB 10, CCS SCS HCS HB 11, CCS SCS HCS HB 12, SCS HCS HB 13, CCS SCS HCS HB 17, SCS HCS HB 18, SCS HCS HB 50, SCS HB 51, SS SCS HB 93, SS SCS HCS HB 115, SS#2 HCS HB 151, HCS HBs 190 & 208, SS SCS HCS HB 292, HB 336, SS SCS HCS HBs 339 & 714, HCS HB 451, SS HCS HB 452, HB 850 and SS#2 HCS HBs 1194 & 1193** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCS HB 1, CCS SCS HCS HB 2, CCS SCS HCS HB 3, CCS SCS HCS HB 4, CCS SCS HCS HB 5, CCS SCS HCS HB 6, CCS SCS HCS HB 7, CCS SCS HCS HB 8, CCS SCS HCS HB 9, CCS SCS HCS HB 10, CCS SCS HCS HB 11, CCS SCS HCS HB 12, SCS HCS HB 13, CCS SCS HCS HB 17, SCS HCS HB 18, SCS HCS HB 50, SCS HB 51, SS SCS HB 93, SS SCS HCS HB 115, SS#2 HCS HB 151, HCS HBs 190 & 208, SS SCS HCS HB 292, HB 336, SS SCS HCS HBs 339 & 714, HCS HB 451, SS HCS HB 452, HB 850 and SS#2 HCS HBs 1194 & 1193** were delivered to the Governor by the Chief Clerk of the House.

SIGNING OF SENATE CONCURRENT RESOLUTION

All other business of the House was suspended while **SCR 4** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

SIGNING OF SENATE BILLS

All other business of the House was suspended while **CCS SB 8, SS SCS SB 16, SS SB 31, CCS HCS SS SB 34, CCS HCS SS SB 35, SS SCS SB 49, CCS SB 50, SCS SB 52, CCS HCS SS SB 62, CCS SB 64, SB 65, HCS SS SCS SB 66, SCS SB 88, CCS HCS SB 95, SCS SB 108, CCS HCS SB 111, CCS#2 HCS SCS SB 112, CCS SCS#2 SB 128, CCS HCS SCS SB 139, HCS SCS SB 161, CCS SB 222, CCS HCS SB 225, SCS SB 240, SB 248, SCS SB 279, CCS HCS SB 283, SCS SB 322, SB 329, SB 376, SB 395, CCS HCS SCS SB 421, CCS HCS SB 501 and CCS SB 503** were read at length and there being no objections, were signed by Speaker to the end that the same may become law.

The following Representatives offered objections to **SS#2 SCS SB 43**, which were appended to the bill.

CONSTITUTIONAL OBJECTIONS

May 9, 2017

Adam Crumbliss, Chief Clerk
Missouri House of Representatives
201 West Capitol Ave., Room 317A
Jefferson City, MO 65101-6806

Re: Objection to SS#2 SCS SB 43, per MO Constitution, Article III, Sec 30

Dear Mr. Clerk:

Pursuant to Article III, Section 30 of the Missouri Constitution, we the undersigned members of the Missouri House of Representatives are formally notifying you of our objections to the signing of **Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill 43**.

In addition to concerns regarding its specific merits, it is our belief that the passage or enactment of this legislation represents a violation of Article III, Section 15 which states in part:

Every senator or representative elect, before entering upon the duties of his office, shall take and subscribe the following oath or affirmation: "I do solemnly swear, or affirm, that I will support the Constitution of the United States and of the state of Missouri, and faithfully perform the duties of my office, and that I will not knowingly receive, directly or indirectly, any money or other valuable thing for the performance or nonperformance of any act or duty pertaining to my office, other than the compensation allowed by law."

As has been noted several times throughout the course of passage of this bill, we believe that a pecuniary interest exists for a Senator in violation of this provision, and will not participate in the passage or enactment of this legislation specifically for this reason.

/s/ Gina Mitten, District 83
/s/ Gail McCann Beatty, District 26
/s/ Mark Ellebracht, District 17
/s/ Peter Merideth, District 80
/s/ Crystal Quade, District 132
/s/ Ingrid Burnett, District 19

/s/ Deb Lavender, District 90
/s/ Tommie Pierson Jr., District 66
/s/ Joe Adams, District 86
/s/ Rory Rowland, District 29
/s/ Richard Brown, District 27
/s/ Alan Gray, District 75

/s/ Greg Razer, District 25
/s/ Martha Stevens, District 46
/s/ Lauren Arthur, District 18
/s/ Jerome Barnes, District 28
/s/ Doug Beck, District 92
/s/ Bruce Franks, District 78
/s/ Stacey Newman, District 87
/s/ Judy Morgan, District 24
/s/ Sarah Unsicker, District 91
/s/ Randy Dunn, District 23

/s/ Bob Burns, District 93
/s/ Sue Meredith, District 71
/s/ Fred Wessels, District 81
/s/ Donna Baringer, District 82
/s/ Cora Faith Walker, District 74
/s/ Steven Roberts, District 77
/s/ Jay Mosley, District 68
/s/ Jon Carpenter, District 15
/s/ DaRon McGee, District 36
/s/ Michael Butler, District 79

May 8, 2017

The Honorable Todd Richardson
Speaker of the Missouri House of Representatives
201 W. Capitol Ave, Room 306
Jefferson City, MO 65101

SUBJ: Constitutional Objection to Senate Substitute Number 2 for Senate Committee Substitute for Senate Bill Number 43

Dear Mr. Speaker, Sir,

Pursuant to Article 3, Section 30 of the Missouri Constitution, I wish to formally record my objection to **Senate Substitute Number 2 for Senate Committee Substitute for Senate Bill Number 43**.

WHEREAS, Article 3, Section 30 of the Constitution of the State of Missouri provides:

“No bill shall become a law until it is signed by the presiding officer of each house in open session, who first shall suspend all other business, declare that the bill shall now be read and that if no objection be made he will sign the same. If in either house any member shall object in writing to the signing of a bill, the objection shall be noted in the journal and annexed to the bill to be considered by the governor in connection therewith. When a bill has been signed, the secretary, or the chief clerk, of the house in which the bill originated shall present the bill in person to the governor on the same day on which it was signed and enter the fact upon the journal.”

THEREFORE, I ask that you record my objection to and my explanation for voting “no” on said bill in the House Journal. While troubling on its merits, the bill represents a severe abuse of power by a sitting Senator. The bill seeks to remove legal protections under which the sponsor of this bill is currently facing litigation. I cannot support the Senator’s unethical act of corruption and violate my oath. Such a vote would dishonor myself, my constituents, and this institution.

Respectfully,

/s/ Joshua D. Peters,
Member of the 99th General Assembly

SIGNING OF SENATE BILL

All other business of the House was suspended while **SS#2 SCS SB 43** was read at length and was signed by the Speaker to the end that the same may become law.

ADJOURNMENT

The Speaker declared the House of Representatives of the Ninety-ninth General Assembly convened in the First Regular Session on January 4, 2017, adjourned as of midnight, May 30, 2017, in accordance with the Constitution.

TODD RICHARDSON
Speaker of the House

D. ADAM CRUMBLISS
Chief Clerk of the House

**SUPPLEMENTAL
MESSAGES FROM THE GOVERNOR**

OFFICE OF THE GOVERNOR
State of Missouri
Jefferson City, 65102

June 29, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Concurrent Resolution No. 19** entitled:

AN ACT

Relating to the financing of educational facilities.

I disapprove of **House Committee Substitute for House Concurrent Resolution No. 19**. My reasons for disapproval are as follows:

Missouri government must be a wise steward of our citizens' hard-earned tax dollars. It should contribute to the economic growth of our State through the implementation of sound fiscal policy, and it should operate to serve all Missourians as efficiently as possible. Unfortunately, our budget is unbalanced, revenue is down, and the costs of living and conducting business are rising. In order to balance our budget, hard choices have to be made.

If signed into law, House Committee Substitute for House Concurrent Resolution 19 could commit the State to funding 50% of a new conservatory building for the University of Missouri-Kansas City's ("UMKC") music and dance programs. The remainder of the cost of the building would be funded by private donations, grants, and other funds from the University of Missouri. This bill puts Missouri taxpayers on the hook for \$48 million in debt over the next decade. The interest on these bonds is estimated to be between \$7 million and \$10 million. Furthermore, there is no definite plan to cover the facility's operating expenses; therefore, the taxpayers are currently at risk for an estimated \$19 million in operating expenses in the next 10 years.

I came into office as a conservative outsider. I pledged to act as a budget hawk and protect the people's money. My administration asked leaders across government to do more with less taxpayer money, and to get better results for the people of Missouri. I urged the leaders of Missouri's universities to think and act differently, to prioritize, and to make tough decisions.

In a sign of their commitment to heeding this call, the President and the Board of Curators of the University of Missouri System announced that they will reject any additional taxpayer money to pay for the UMKC conservatory. Instead, university leaders have committed to develop a real, detailed plan to pay for the building with alternative means: either through private funds or by reprioritizing their current resources.

Accordingly, I veto this bill to protect Missouri taxpayers and to signal my support for the need for a real plan before the State makes any major capital investment. I cannot support a bill that blindly pledges taxpayer dollars, and certainly not when leaders in the university system have publicly acknowledged that no state funds should be used for this project. Our university leaders and the Kansas City community are ready to do this the right way. My administration is committed to changing the way business is done in Missouri.

In accordance with the above stated reasons for disapproval, I am returning **House Committee Substitute for House Concurrent Resolution No. 19** without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for House Committee Bill No. 3** entitled:

AN ACT

To repeal section 208.1050, RSMo, and to enact in lieu thereof one new section relating to funds for vulnerable senior citizens.

I disapprove of Senate Substitute for House Committee Bill No. 3. My reasons for disapproval are as follows.

Senate Substitute for House Committee Bill No. 3 is an unconstitutional, one-time fix that jeopardizes more than 200 state funds without the courtesy of a public hearing. Senate Substitute for House Committee Bill No. 3 requires the State Treasurer to divert \$35,400,000 from General Revenue into the Missouri Senior Services Protection Fund on or before September 1, 2017. To pay for this diversion, the bill authorizes the Commissioner of Administration to transfer \$35,400,000 into General Revenue “from the unexpended balance remaining from all fees, funds and moneys from whatsoever source received by any department, board, bureau, commission, institution, official, or agency of the state government,” with the exception of nine types of funds.

The funding scheme devised by Senate Substitute for House Committee Bill No. 3 violates the Missouri Constitution. Our state’s constitution is clear that taxpayer money cannot be withdrawn or spent without specific appropriation authority. Article IV, Section 23 requires that “[e]very appropriation law shall distinctly specify the amount and purpose of the appropriation” Article III, Section 36 states that “the general assembly shall have no power to divert [revenue collected and money received by the state] or to permit the withdrawal of money from the treasury, except in pursuance of appropriations made by law.” Finally, Article IV, Section 28 prohibits withdrawing money from the state treasury “except by warrant drawn in accordance with an appropriation made by law,” The Missouri Supreme Court concluded that these constitutional provisions are “unambiguous” and “[t]heir meaning is clear: money may not be withdrawn from the state treasury for any purpose other than that specified in an appropriation law.” *State ex inf. Danforth v. Merrell*, 530 S.W.2d 209, 213 (Mo. banc 1975).

Despite this clear constitutional direction, the General Assembly failed to pass an appropriations bill this session that contained the funding provisions set forth in Senate Substitute for House Committee Bill No. 3. Likewise, no appropriation bill diverted \$35,400,000 from General Revenue into the Missouri Senior Services Protection Fund. And, no appropriation bill swept \$35,400,000 from specified funds into General Revenue in order to pay for this diversion.

Senate Substitute for House Committee Bill No. 3 is not itself an appropriation bill.¹ Yet Senate Substitute for House Committee Bill No. 3 is the only location for this \$35,400,000 diversion from General Revenue into the Missouri Senior Services Protection Fund, as well as the only authorization for the \$35,400,000 sweep from various

¹ Nor could Senate Substitute for House Committee Bill No. 3 be a valid appropriation bill. Under Article III, Section 25, the General Assembly could not consider any appropriation bill after 6 p.m. on May 5, 2017. The Senate did not pass Senate Substitute for House Committee Bill No. 3 until May 8, and the House did not truly agree and finally pass the bill until May 12.

funds into General Revenue. Because of the complete lack of authority in any appropriation bill, Senate Substitute for House Committee Bill No. 3 violates multiple provisions of the Missouri Constitution: Article III, Section 36; Article IV, Section 23; and Article IV, Section 28.

These constitutional deficiencies are compounded by the bill's failure to identify specific funds and amounts that will be swept, which would need to be included in an appropriations bill. Instead, the General Assembly attempted to shift responsibility to the Commissioner of Administration for deciding which funds would be targeted, and how much money would be drained from them.

The Missouri Supreme Court rejected a similar ploy by lawmakers more than 40 years ago. *See State ex inf. Danforth*, 530 S.W.2d at 214. In that instance, the General Assembly authorized the Commissioner of Administration and a committee of legislators to transfer funds from one purpose to another. *Id.* at 211. The Missouri Supreme Court ruled this delegation of appropriation power was unconstitutional and any exercise of it would be a "usurpation of power" by both the legislature and the committee. *Id.* at 214.

The Attorney General has also concluded that the General Assembly's delegation of appropriation power is unconstitutional. *See* Attorney General Opinion 190-74, at p. 5 ("It is the opinion of this office that the provision in [S.B. 1] which purports to give authority to the Committee on State Fiscal Affairs and the Commissioner of Administration to 'alter' the purpose of appropriations is unconstitutional in violation of Article IV, Section 28 and Article III, Sections 21 through 33, Constitution of Missouri."); Attorney General Opinion 222-73, at p. 2 ("Therefore, it is our opinion that the Office of Administration has no authority to allow expenditures from appropriations in accordance with directives received from the Committee on State Fiscal Affairs contrary to the provisions of an appropriation act.").

Just like the General Assembly's attempt to sweep funds 40 years ago – rejected as unconstitutional by the State's high court – Senate Substitute for House Committee Bill No. 3 would give the Commissioner of Administration authority to transfer funds from one purpose to another. Under the clear Missouri Supreme Court precedent in *State ex inf. Danforth*, Senate Substitute for House Committee Bill No. 3 is unconstitutional.

That the fund sweep is optional does not save Senate Substitute for House Committee Bill No. 3. In *State ex inf. Danforth*, the Missouri Supreme Court found unconstitutional a law that provided the Commissioner of Administration and a committee of legislators the *option* of transferring funds from one purpose to another. 530 S.W.2d 209, 214. Similarly, Senate Substitute for House Committee Bill No. 3 unconstitutionally provides the Commissioner of Administration the option of transferring funds from one purpose to another. But this "option" is a false choice. The Commissioner of Administration's failure to perform this fund sweep would unbalance the Fiscal Year 2018 state budget by \$35,400,000.

How the General Assembly passed the final version of Senate Substitute for House Committee Bill No. 3 also raises constitutional concerns. When the bill passed the House and received a public hearing in the Senate General Laws Committee, what was then House Committee Bill No. 3 redirected a property tax credit to fund the Missouri Senior Services Protection Fund. However, the substitute bill first introduced on the Senate floor in the final days of session replaced all of the original language in the House bill with the diversion and fund sweep approach. Neither chamber held a public hearing on the new approach.

Since 1875, the Missouri Constitution has required legislation to be limited to its original purpose. *See* Article III, Section 21. The original purpose of a bill is determined by "its earliest title and *contents*," and this constitutional doctrine prohibits "introduction of a matter that is not germane to the object of the legislation or that is unrelated to its original subject." *Legends Bank v. State*, 361 S.W.3d 383, 386 (Mo. banc 2012) (emphasis added). By completely changing the substance of the original bill, Senate Substitute for House Committee Bill No. 3 violates the Missouri Constitution's original purpose requirement. Moreover, any claim that the bill's broad title allowed a total replacement of bill text also implicates the Missouri Constitution's clear title requirement. *See Home Builders Ass'n of Greater St. Louis v. State*, 75 S.W.3d 267, 270 (Mo. banc 2012).

Practical concerns join these numerous constitutional problems. Missouri has 468 different state funds. When it negotiated the bill substitute, the Senate protected nine categories of funds from the fund sweep. Protected funds include funds for tattoo artists (Tattoo Fund), interior designers (Interior Designer Council Fund), embalmers (Board of Embalmers and Funeral Directors' Fund), acupuncturists (Acupuncturist Fund), massage therapists (Massage Therapy Fund), and realtors (Real Estate Commission Fund).

The Office of Administration's Budget and Planning Division estimates that Senate Substitute for House Committee Bill No. 3 exposed 233 state funds to the potential fund sweep. Funds at risk of being drained include programs to prevent child abuse and neglect (Children's Trust Fund), assistance to workers injured on the job (Workers Compensation Fund and Second Injury Fund), and training to police officers (Highway Patrol Academy Fund) and firefighters (Fire Education Fund).

Because there was no public hearing and the Senate negotiated carve-outs late in the legislative session, Missourians never had the chance to question or comment on this bill's funding priorities. Missourians did not have the chance to question why the Senate protected tattoo artists, interior designers, and realtors, while placing in jeopardy funds for abused children, injured workers, and first responders.

Elected officials in the General Assembly must confront funding issues seriously and not dodge tough decisions through last minute, unconstitutional gimmicks. In accordance with the above stated reasons for disapproval, I am returning **Senate Substitute for House Committee Bill No. 3** without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Bill No. 1** entitled:

AN ACT

To appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **House Committee Substitute for House Bill No. 1**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be expended at public institutions of higher education that offer a tuition rate to any student with an unlawful immigration status in the United States that is less than the tuition rate charged to international students, and further provided that no scholarship funds shall be expended on behalf of students with an unlawful immigration status in the United States.

On June 30, 2017 I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds shall be used for any costs associated with the tolling of interstate highways, and further provided the Missouri Department of Transportation shall not expend any funds to encourage the enactment of local ordinances regarding primary enforcement of seat belt laws.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 4**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Section 5.181

I hereby veto \$1 General Revenue for MOHEFA debt service and all related expenses associated with the Kansas City Music Conservatory project bonds.

This decision is consistent with my veto message of June 29, 2017 returning House Committee Substitute for House Concurrent Resolution 19 without my approval.

The Section vetoed relates to the General Assembly's decision to commit the State of Missouri to additional bond debt to fund 50% of a new conservatory building for the University of Missouri-Kansas City's music and dance programs. This would have put Missouri taxpayers on the hook for \$48 million in debt over the next decade. The interest on these bonds is estimated to be between \$7 million and \$10 million. Furthermore, there was no definite plan to cover the facility's operating expenses; therefore, the taxpayers were at risk for an estimated \$19 million in operating expenses in the next 10 years.

I came into office as a conservative outsider. I pledged to act as a budget hawk and protect the people's money. My administration asked leaders across government to do more with less taxpayer money, and to get better results for the people of Missouri. I urged the leaders of Missouri's universities to think and act differently, to prioritize, and to make tough decisions. In a sign of their commitment to heeding this call, the President and the Board of Curators of the University of Missouri System announced that they will reject any additional taxpayer money to pay for the UMKC conservatory. Instead, university leaders have committed to develop a real, detailed plan to pay for the building with alternative means: either through private funds or by reprioritizing their current resources.

Accordingly, I veto this section to protect Missouri taxpayers and to signal my support for the need for a real plan before the State makes any major capital investment. I cannot support a legislative maneuver that blindly pledges taxpayer dollars, and certainly not when leaders in the university system have publicly acknowledged that no state funds should be used for this project.

Said section is vetoed in its entirety from \$1 to \$0 in total from General Revenue Fund.
From \$1 to \$0 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital

improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of "waters of the United States" or "navigable waters" under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency's "Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," 80 Fed. Reg. 64,662 (October 23, 2015).

Section 6.340

I hereby veto \$2,659,260 for the State Environmental Improvement Authority Fund (SEIA). Section 6.340 brings the operations of the Environmental Improvement and Energy Resources Authority (EI ERA) onto the state budget. Section 260.035, RSMo, grants the EI ERA, not the legislative branch, broad and specific powers to carry out the statutory duties assigned to the Authority. In addition, a majority of the resources in the SEIA Fund are the proceeds from EI ERA bond sales, for which the state has no liability (Section 260.065, RSMo), and should not be considered state resources located in the state treasury. The Supreme Court of Missouri has already rejected the claim that revenues collected by the Authority are to be deposited in the state treasury and appropriated therefrom. *State ex inf. Danforth v. State Env'tl. Improvement Auth.*, 518 S.W.2d 68 (Mo. banc 1975).

Personal Service by \$496,260 from \$496,260 to \$0.

Expense and Equipment by \$2,163,000 from \$2,163,001 to \$1.

From \$2,659,261 to \$1 in total from State Environmental Improvement Authority Fund.

From \$2,659,261 to \$1 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 7** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Insurance, Financial Institutions and Professional Registration, Department of Labor and Industrial Relations and the several divisions and programs

thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 7.**

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 8** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018, provided that a flight plan be made publicly available via a global aviation data services organization that operates both a website and mobile application which provides free flight tracking of both private and commercial aircraft prior to the departure of any flight on a state aircraft for which an elected official will be on board the aircraft.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 8.**

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Section 9.263

I hereby veto \$35,500,000 allocated to the Inmate Canteen Fund.

Section 217.195, RSMo, which created the Inmate Canteen Fund, states that the funds shall be kept in a "separate account" and "shall not revert or be transferred to general revenue." The General Assembly has authorized the creation of funds that are separate from general revenue: "All moneys received by this state shall be deposited in the state treasury to the credit of the general revenue fund, unless required by statute or constitutional provision to be deposited in some other specifically named fund." Section 33.543, RSMo.

Section 217.195, RSMo expressly excepted the Inmate Canteen Fund from the requirements in Section 33.80, RSMo, that all state money be placed in the state treasury and be subject to appropriation by the General Assembly. Like in *Petition of Bd. of Pub. Buildings*, 363 S.W.2d 598, 607 (Mo. banc 1962), the Inmate Canteen Fund "would not have passed through the treasury at any time and would not have been withdrawn therefrom by appropriation." Accordingly, Section 9.263 impermissibly brings the Inmate Canteen Fund into the State Treasury and appropriations process. This provision is inconsistent with Section 217.195, RSMo. The legislature may not amend current legal requirements through the appropriation process. It is well-settled that "legislation of a general character cannot be included in an appropriation bill." *State ex rel. Davis v. Smith*, 75 S.W.2d 828, 830 (Mo. banc 1934); see also *State ex rel. Hueller v. Thompson*, 289 S.W. 338, 340 (Mo. banc 1926).

In addition, Section 217.195, RSMo further directs the Department of Corrections to "keep accurate records of the source of money deposited" into the fund and to "allocate appropriations from the fund to the appropriate correctional center." Because Section 217.195, RSMo already authorizes the Department of Corrections to allocate appropriations from the fund to the appropriate correctional center, where funds shall be expended "for the benefit of the offenders in the improvement of recreational, religious, or educational services," Section 9.263 is unnecessary.

Section 9.263 is vetoed in its entirety from \$35,500,000 to \$0 in total from the Inmate Canteen Fund.
From \$35,500,000 to \$0 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of medicaid expansion as outlined under the Affordable Care Act.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 10.**

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11 entitled:

AN ACT

To appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018; provided that no funds from these sections shall be expended for the purpose of Medicaid expansion as outlined under the Affordable Care Act, and further provided that no funds from these sections shall be paid to any person who or entity which is a provider of abortion services as defined in Section 170.015, RSMo.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 11.**

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 12** entitled:

AN ACT

To appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 12**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 13** entitled:

AN ACT

To appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Senate Committee Substitute for House Committee Substitute for House Bill No. 13**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 17** entitled:

AN ACT

To appropriate money for capital improvement and other purposes for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, from the funds herein designated for the period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 17**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 18** entitled:

AN ACT

To appropriate money for purposes for the several departments and offices of state government; for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds, from the funds designated for the fiscal period beginning July 1, 2017 and ending June 30, 2018.

On June 30, 2017, I approved said **Senate Committee Substitute for House Committee Substitute for House Bill No. 18**.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Committee Substitute for House Bill No. 50** entitled:

AN ACT

To repeal section 478.463, RSMo, and to enact in lieu thereof one new section relating to the sixteenth judicial circuit.

On July 5, 2017, I approved **Senate Committee Substitute for House Committee Substitute for House Bill No. 50**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 12, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Committee Substitute for House Bill No. 51** entitled:

AN ACT

To repeal section 214.160, RSMo, and to enact in lieu thereof one new section relating to cemetery funds.

On June 20, 2017, I approved **Senate Committee Substitute for House Bill No. 51**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Bill No. 93** entitled:

AN ACT

To repeal sections 620.800, 620.803, 620.806, and 620.809, RSMo, and to enact in lieu thereof ten new sections relating to job training.

On July 5, 2017, I approved **Senate Substitute for Senate Committee Substitute for House Bill No. 93.**

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 115** entitled:

AN ACT

To repeal sections 302.441, 311.070, 311.179, 311.275, 311.462, 311.510, and 311.540, RSMo, and to enact in lieu thereof seven new sections relating to intoxicating liquor, with existing penalty provisions.

On July 11, 2017, I approved **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 115.**

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 12, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151** entitled:

AN ACT

To repeal sections 302.065, 302.183, 302.185, 302.188, and 302.189, RSMo, and to enact in lieu thereof four new sections relating to forms of identification, with penalty provisions.

On June 12, 2017, I approved **Senate Substitute No. 2 for House Committee Substitute for House Bill No. 151.**

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 20, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Bill Nos. 190 & 208** entitled:

AN ACT

To repeal sections 174.709, 174.712, and 178.862, RSMo, and to enact in lieu thereof three new sections relating to community college police officers.

On June 20, 2017, I approved **House Committee Substitute for House Bill Nos. 190 & 208**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 11, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 292** entitled:

AN ACT

To repeal sections 362.105, 362.111, 362.280, 362.285, 365.100, 408.140, 408.330, and 443.812, RSMo, and to enact in lieu thereof thirty-two new sections relating to powers of certain financial institutions, with penalty provisions.

On July 11, 2017, I approved **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 292**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Bill No. 336** entitled:

AN ACT

To repeal section 376.620, RSMo, and to enact in lieu thereof one new section relating to life insurance.

On July 5, 2017, I approved **House Bill No. 336**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 5, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 339 and 714** entitled:

AN ACT

To repeal section 537.065, RSMo, and to enact in lieu thereof two new sections relating to the settlement of tort claims.

On July 5, 2017, I approved **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 339 and 714**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 7, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Bill No. 451** entitled:

AN ACT

To repeal section 1.100, RSMo, and to enact in lieu thereof one new section relating to population designations in statutes.

On July 7, 2017, I approved **House Committee Substitute for House Bill No. 451**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for House Committee Substitute for House Bill No. 452** entitled:

AN ACT

To repeal sections 538.205 and 538.210, RSMo, and to enact in lieu thereof two new sections relating to the liability of an employee of a health care provider.

On June 30, 2017, I approved **Senate Substitute for House Committee Substitute for House Bill No. 452**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Bill No. 850** entitled:

AN ACT

To repeal section 40.435, RSMo, and to enact in lieu thereof one new section relating to military complaints against a commanding officer.

I disapprove of House Bill No. 850. My reasons for disapproval are as follows:

House Bill No. 850 would no longer allow Missouri National Guard soldiers to forward a complaint lodged against a commanding officer to the Governor, who is the Commander-in-Chief of the Missouri National Guard. *See* MO. CONST., art. IV, § 6; RSMo, § 41.120. Although there are other grievance procedures available to our soldiers, there are situations in which the State's Commander-in-Chief should be on notice of soldiers' grievances. Moreover, this

procedure has been available to our service men and women since 1984, and there is no evidence of substantial need to amend this long-standing process. I am committed to keeping as many resources as possible available to our soldiers; therefore, I must veto House Bill No. 850.

In accordance with the above stated reasons for disapproval, I am returning **House Bill No. 850** without my approval.

Respectfully submitted,

/s/ Eric R. Greitens
Governor

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Journal of the House

NINETY-NINTH GENERAL ASSEMBLY
of the
STATE OF MISSOURI
FIRST EXTRAORDINARY SESSION

FIRST DAY, MONDAY, MAY 22, 2017

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He that doeth the will of God abideth forever. (I John 2:17)

Eternal Father, grant that in the worship of this moment and in the work of this day we may bear witness to the fact that we are Your children. In our relationship with each other may we be gentle in our criticisms, just in our judgments, lavish in our praises, and loyal to the best in all of us.

Give us insight into the needs of our citizens, inspiration to do something about them, and the confident assurance that You are with us, sustaining us, and supporting us, as we endeavor to keep our State great in goodness and good in greatness.

Unite us with all who are striving to safeguard our heritage of liberty and to keep our country forever the land of the free, the home of the brave, and the place where justice, peace and good will dwells.

And the House says, "Amen!"

MESSAGES FROM THE GOVERNOR

The following Proclamation was received from His Excellency, Governor Eric R. Greitens.

PROCLAMATION

WHEREAS, the people of Missouri deserve more quality jobs; and

WHEREAS, the State of Missouri has a skilled workforce able to manufacture materials and products sold around the world; and

WHEREAS, government should not prevent businesses from coming and growing here; and

WHEREAS, one critical measure not addressed by the 2017 legislative session would have kept Missouri in the running for a steel mill and additional manufacturing jobs; and

WHEREAS, the top priority of Missouri's elected leaders should be to fight for new jobs for Missourians; and

WHEREAS, in order to compete for new manufacturing jobs, utilities need additional flexibility; and

WHEREAS, Article IV, Section 9 of the Missouri Constitution authorizes the Governor on extraordinary occasions to convene the General Assembly by proclamation, wherein he shall state specifically each matter on which action is deemed necessary; and

WHEREAS, the need to provide the Public Service Commission with flexibility to approve special electricity rates for steel works, aluminum smelting facilities, or other similar facilities, in order to attract new jobs to Missouri, is an extraordinary occasion envisioned by Article IV, Section 9 of the Missouri Constitution.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the Ninety-Ninth General Assembly of the State of Missouri in the First Extra Session of the First Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 4 p.m., Central Daylight Time, on May 22, 2017; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

1. To enact legislation authorizing the Public Service Commission to approve a special electricity rate for an aluminum smelting facility, a steel works facility, or other similar facility that is not based on the electrical corporation's cost of service, provided that the Public Service Commission (1) determines the special electricity rate for the facility is in the interest of the State of Missouri; (2) approves a uniform percentage adjustment in each general rate proceeding; (3) approves a tracking mechanism to track changes in the net margin experienced by the electrical corporation; and (4) approves either a rate schedule reflecting the special electricity rate if the facility is located within the electrical corporation's certificated service territory or a contract reflecting the special electricity rate, but neither the rate schedule nor the contract shall allow the special electricity rate to continue beyond ten years.
2. To enact legislation authorizing the Public Service Commission to allow electrical corporations a reasonable opportunity to earn a fair return, by methods such as rate adjustment mechanisms not otherwise statutorily authorized, which the commission shall lack authority to modify or eliminate during the specified term.
3. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have been convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 18th day of May, 2017.

/s/ Eric R. Greitens
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1, introduced by Representative Rone, relating to ratemaking for public utilities, with an emergency clause for certain sections.

HB 2, introduced by Representative Merideth (80), relating to public utility ratemaking, with an emergency clause.

HB 3, introduced by Representative Miller, relating to ratemaking for public utilities.

HB 4, introduced by Representative Korman, relating to electrical energy.

HB 5, introduced by Representative Barnes (60), relating to ratemaking for public utilities, with an emergency clause for certain sections.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted SR 1.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that the Secretary of the Senate inform the House of Representatives that the Senate is duly convened in the First Extra Session of the First Regular Session and is ready for consideration of its business.

COMMITTEE CHANGES

May 22, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Clem Smith from the House Committee on Utilities and appoint Representative Peter Merideth. I also appoint Representative Tracy McCreery as the Minority Caucus Ranking Member.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

The following members' presence was noted: Alferman, Anders, Barnes (60), Berry, Brown (27), Chipman, Conway (10), Corlew, Curtis, DeGroot, Fitzwater (49), Franks, Green, Gregory, Harris, Higdon, Houx, Hurst, Kelley (127), Kelly (141), Kendrick, Kidd, Korman,

Marshall, McCann Beatty, McDaniel, McGee, Merideth (80), Miller, Mitten, Moon, Mosley, Peters, Pogue, Quade, Richardson, Rone, Trent, Vescovo, Walker (3) and Wood.

ADJOURNMENT

On motion of Representative Richardson, the House adjourned until 10:00 a.m., Tuesday, May 23, 2017.

COMMITTEE HEARINGS

FISCAL REVIEW

Wednesday, May 24, 2017, upon morning recess, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 23, 2017, 4:00 PM, House Hearing Room 7.
Executive session may be held on any matter referred to the committee.
Pending referral, consideration of legislation relating to ratemaking for public utilities.

UTILITIES

Tuesday, May 23, 2017, 1:00 PM, House Hearing Room 3.
Executive session may be held on any matter referred to the committee.
Pending referral, consideration of legislation relating to ratemaking for public utilities.

HOUSE CALENDAR

SECOND DAY, TUESDAY, MAY 23, 2017

HOUSE BILLS FOR SECOND READING

HB 1 through HB 5

JOURNAL OF THE HOUSE

First Extraordinary Session, 99th GENERAL ASSEMBLY

SECOND DAY, TUESDAY, MAY 23, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

*We do not grow weary; for though our outward man perish, yet the inner man is renewed day by day.
(II Corinthians 4:16)*

Almighty and Everlasting God, who is always ready to strengthen the souls of Your children, we pause to pray and lift our hearts unto You. Into our smallness breathe the greatness of Your power, into our misunderstandings bring the understanding of Your wisdom, and into our troubled hearts let there come the steadiness of Your strong spirit. Lift us from lower levels of living that, by loving You willingly and serving our constituents faithfully, we may find our true selves in You.

We pray for the people we serve that they not miss the right path amid the confusion of these times. With courageous hearts, creative minds, and confident hands, help us to bring order into the disorders of our State, to expel hatred with love and to replace prejudices with principles that we may leave behind us a better State of Missouri, where all can live together in peace with hope.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 6, introduced by Representative McCreery, relating to MO HealthNet services.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1, relating to ratemaking for public utilities, with an emergency clause for certain sections.

HB 2, relating to public utility ratemaking, with an emergency clause.

HB 3, relating to ratemaking for public utilities.

HB 4, relating to electrical energy.

HB 5, relating to ratemaking for public utilities, with an emergency clause for certain sections.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1 - Utilities
HB 2 - Utilities
HB 3 - Utilities
HB 5 - Utilities

COMMITTEE CHANGES

May 23, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol Building, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Rick Francis from the Committee on Utilities and appoint Representative Jay Barnes.

If you have any questions regarding this communication, please contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives

COMMITTEE REPORTS

Committee on Utilities, Chairman Miller reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Barnes (60), Berry, Bondon, DeGroot, Hubrecht, Kidd, McDaniel, Merideth (80), Miller and Plocher

Noes (3): Anders, McCreery and Pierson Jr.

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Barnes (60) reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Arthur, Austin, Barnes (60), Berry, Carpenter, Corlew, Mathews, Roeber, Runions, Sommer, Vescovo and Wiemann

Noes (1): Unsicker

Absent (1): Engler

The following members' presence was noted: Anders, Anderson, Austin, Bahr, Baringer, Barnes (60), Basye, Beck, Berry, Bondon, Brown (94), Brown (27), Burnett, Butler, Carpenter, Chipman, Christofanelli, Conway (10), Cookson, Corlew, Curtis, DeGroot, Dogan, Eggleston, Ellington, Fitzwater (144), Fitzwater (49), Franks Jr, Green, Gregory, Hansen, Harris, Higdon, Houx, Hubrecht, Hurst, Kelley (127), Kelly (141), Kendrick, Kidd, Kolkmeyer, Korman, Lavender, Lichtenegger, Marshall, McCann Beatty, McDaniel, McGee, Merideth (80), Miller, Mitten, Moon, Mosley, Peters, Pierson Jr, Pogue, Quade, Rhoads, Richardson, Roberts, Roeber, Rone, Rowland (155), Runions, Shaul (113), Shull (16), Sommer, Taylor, Trent, Unsicker, Vescovo, Walker (3), Wiemann, and Wood.

ADJOURNMENT

On motion of Representative Richardson, the House adjourned until 10:00 a.m., Wednesday, May 24, 2017.

COMMITTEE HEARINGS

FISCAL REVIEW

Wednesday, May 24, 2017, upon morning recess, House Hearing Room 6.
Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRD DAY, WEDNESDAY, MAY 24, 2017

HOUSE BILLS FOR SECOND READING

HB 6 - McCreery

HOUSE BILLS FOR PERFECTION

HCS HB 1 - Rone

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JOURNAL OF THE HOUSE

First Extraordinary Session, 99th GENERAL ASSEMBLY

THIRD DAY, WEDNESDAY, MAY 24, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord will give strength unto His people; the Lord will bless His people with Peace. (Psalm 29:11)

O God, whose mercy is everlasting and whose truth endures forever, direct us, as we face the duties of another day. Grant unto us the wisdom of Your thoughts and the confidence of Your creative mind that we may eagerly seek the best and the most honorable in all things concerning our good people. Help us to be courageous when courage is needed, strong when strength is demanded, patient when patience is necessary, and kind when kindness is essential.

Bless our Governor, our Speaker, Members of this House of Representatives, our Senate, and all who work with them. May they be strengthened by the assurance that Your hand supports them as they endeavor to lead our State in the paths of righteousness, peace and hope.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed by the following vote:

AYES: 135

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 28	Basye
Beard	Beck	Bernskoetter	Berry	Black
Bondon	Brown 27	Brown 57	Brown 94	Burnett
Burns	Butler	Carpenter	Chipman	Christofanelli
Cierpiot	Conway 10	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Frederick	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hubrecht	Hurst	Justus	Kelley 127
Kelly 141	Kendrick	Kidd	Kolkmeier	Korman
Lant	Lauer	Lavender	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McCann Beatty
McCreery	McDaniel	McGaugh	McGee	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Mosley	Neely	Newman	Nichols	Pfautsch
Pierson Jr	Pike	Plocher	Pogue	Quade

Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roden	Rone
Ross	Rowland 155	Runions	Ruth	Schroer
Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stephens 128	Stevens 46	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 002

Curtis Franks Jr

PRESENT: 001

Unsicker

ABSENT WITH LEAVE: 024

Anders	Bangert	Barnes 60	Brattin	Dunn
Ellington	Francis	Franklin	Gannon	Gray
Johnson	May	McCaherty	Meredith 71	Morris
Muntzel	Peters	Phillips	Pietzman	Roeber
Rowland 29	Smith 85	Stacy	Swan	

VACANCIES: 001

The Journal of the second day was approved as printed.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 6, relating to MO HealthNet services.

HOUSE RESOLUTIONS

Representative Cierpiot offered **House Resolution No. 1**, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House duly convened in the First Extraordinary Session of the First Regular Session on Monday, May 22, 2017, and is convened in full session and ready for consideration of its business.

On motion of Representative Cierpiot, **House Resolution No. 1** was adopted.

MOTION

Representative Cierpiot moved that Rule 44 be suspended.

Which motion was adopted by the following vote:

AYES: 119

Alferman	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Frederick	Green	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCann Beatty	McDaniel	McGaugh	McGee	Merideth 80
Messenger	Miller	Morgan	Neely	Nichols
Peters	Pfautsch	Pierson Jr	Pike	Plocher
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Schroer	Shaul 113
Shull 16	Shumake	Smith 163	Sommer	Spencer
Stephens 128	Stevens 46	Tate	Taylor	Trent
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

NOES: 019

Adams	Barnes 28	Beck	Brown 27	Curtis
Ellington	Franks Jr	Hurst	Lavender	Marshall
McCreery	Moon	Mosley	Newman	Pogue
Quade	Roberts	Roden	Unsicker	

PRESENT: 002

Ellebracht	Mitten
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ABSENT WITH LEAVE: 022

Anders	Bangert	Barnes 60	Brattin	Dunn
Francis	Franklin	Gannon	Gray	Gregory
Johnson	May	McCaherty	Meredith 71	Morris
Muntzel	Phillips	Pietzman	Rowland 29	Smith 85
Stacy	Swan			

VACANCIES: 001

PERFECTION OF HOUSE BILLS

HCS HB 1, relating to ratemaking for public utilities, was taken up by Representative Rone.

HCS HB 1 was laid over.

RECESS

On motion of Representative Cierpiot, the House recessed until 12:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Richardson.

PERFECTION OF HOUSE BILLS

HCS HB 1, relating to ratemaking for public utilities, was again taken up by Representative Rone.

Representative Barnes (60) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1, Page 1, Section 393.355, Lines 2-8, by deleting all of said lines and inserting in lieu thereof the following:

"(1) "Electrical corporation", the same meaning given to the term in section 386.020, but shall not include an electrical corporation as described in subsection 2 of section 393.110;

(2) "Facility", a:

(a) Facility whose primary industry is the smelting of aluminum and primary metals, Standard Industrial Classification Code 3334;

(b) Facility whose primary industry is the production or fabrication of steel, North American Industrial Classification System 331110; or

(c) Facility with a new or incremental increase in load equal to or in excess of a monthly demand of fifty megawatts."; and

Further amend said bill, page and section, Line 12, by deleting all of said line and inserting in lieu thereof the phrase **"a facility if:"**; and

Further amend said bill, page, and section, Line 13, by deleting the phrase **"commission determines"** and inserting in lieu thereof the phrase **"commission determines, but for the authorization of the special rate the facility would not commence operations,"**; and

Further amend said bill and section, Page 2, Lines 25-35, by deleting all of said lines and inserting in lieu thereof the following:

"(3) The commission approves a tracking mechanism meeting the requirements of subsection 3 of this section.

3. Any commission order approving a special rate authorized by this section to provide service to a facility in the manner specified under subsection 4 of this section shall establish, as part of the commission's approval of a special rate, a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set in its last general rate proceeding concluded prior to the effective date of this section. The commission shall ensure that the changes in net margin experienced by the electrical corporation between the general rate proceedings as a result of serving the facility are calculated in such a manner that the electrical corporation's net income is neither increased nor decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, with the balance of such regulatory asset or liability to be included in the revenue requirement of the electrical corporation in each of its general rate proceedings through an amortization of the balance over a reasonable period until fully returned to or collected from the electrical corporation's customers.

4. Notwithstanding the provisions of section 393.170, an electrical corporation is authorized to provide electric service to a facility at a special rate for the new or incremental load authorized by the commission:"; and

Further amend said bill, page and section, Lines 39-43, by deleting all of said lines and inserting in lieu thereof the following:

"territory, the facility shall be treated as if it is in the electrical corporation's certified service territory subject to a commission-approved rate schedule incorporating the special rate under the contract."; and

Further amend said bill, page and section, Line 45, by deleting the word "**territory**" and inserting in lieu thereof the word "**territory**"; and

Further amend said bill, page and section, Line 52, by inserting immediately after all of said line the following:

"6. Any entity which has been granted a special rate under this section may reapply to the commission for a special rate under this section."; and

Further amend said bill, Page 3, Section 393.356, Lines 2-3, by deleting all of said lines and inserting in lieu thereof the following:

"commission shall lack the authority to modify or eliminate any such rate during the specified term subject to conditions established under section 393.355."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth (80) offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1, Page 1, Line 19, by inserting after all of said line the following:

"Further amend said bill, page and section, Line 15, by deleting all of said line and inserting in lieu thereof the following:

"serving the facility, considering the incremental cost of serving the facility to receive the special rate, and the interests of the citizens of the state generally in promoting"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth (80), **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Corlew offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1, Page 2, Line 6, by inserting a comma, ",", immediately after the second occurrence of the word, "**territory**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Corlew, **House Amendment No. 2 to House Amendment No. 1** was adopted.

Representative McCreery offered **House Amendment No. 3 to House Amendment No. 1.**

House Amendment No. 3
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1, Page 2, Line 11, by inserting immediately after all of said line the following:

"Further amend said bill, page and section, Line 51, by deleting the phrase "**such conditions**" and inserting in lieu thereof following:

"such conditions, including but not limited to any conditions in a memorandum of understanding between the facility and the electrical corporation,"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 3 to House Amendment No. 1** was adopted.

On motion of Representative Barnes (60), **House Amendment No. 1, as amended**, was adopted.

Representative Burnett offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1, Page 2, Section 393.355, Line 52, by inserting immediately after said line the following:

"6. Any facility receiving a special rate under this section shall maintain a daycare facility to provide child care at a reduced cost for the facility's full and part time employees. The daycare facility shall meet the requirements under chapter 210."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Evans raised points of order that **House Amendment No. 2** goes beyond the scope of the bill and goes beyond the scope of the Governor's call.

The Chair took the points of order under advisement.

The Chair ruled the points of order well taken.

Speaker Pro Tem Haahr resumed the Chair.

Representative Moon offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1, Page 2, Section 393.355, Lines 22-24, by deleting all of said lines and inserting in lieu thereof the following:

"facility would have paid without the special rate an appropriation of monies from the "New Madrid Energy Taxing District"; and"; and

Further amend said bill, Page 3, Section 393.356, Line 3, by inserting immediately after all of said section and line the following:

"Section 1. 1. There is hereby created the "New Madrid Energy Taxing District", which shall comprise areas in any county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and with a city of the fourth classification with more than three thousand but fewer than three thousand seven hundred inhabitants as the county seat. The district shall be a political subdivision of the state.

2. The New Madrid Energy Taxing District shall be governed by a board. The board shall comprise three members from any county in the district. The governing body of each county shall decide the method of selection and term of office of its board members.

3. If approved by a majority of the qualified voters voting on the question in the New Madrid Energy Taxing District, the district may charge and collect a tax or fee in the district to provide matching funds for reduced revenues lost under a special rate authorized under section 393.355.

4. The ballot of submission shall be substantially in the following form:

Shall the New Madrid Energy Taxing District be authorized to impose a (tax/fee) on (insert a description of the tax or fee) at a rate of (insert rate percentage or fee amount) for the purpose of providing revenue for the reduced revenues lost (a project/projects) in the district (insert general description of the project or projects if necessary)?

☐ **YES** ☐ **NO**

If you are in favor of the question, place an "X" in the box opposite "YES". If you are opposed to the question, place an "X" in the box opposite "NO".; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised points of order that **House Amendment No. 3** goes beyond the scope of the bill and goes beyond the scope of the Governor's call.

The Chair took the points of order under advisement.

Speaker Richardson resumed the Chair.

The Chair ruled the first point of order well taken.

Representative Curtis offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"386.264. 1. If the commission, during any general rate proceeding for a gas corporation, electrical corporation, water corporation, or sewer corporation, makes a determination that the total annual earnings for any single utility corporation are more likely than not to increase by one hundred million dollars or more as a direct result of an increase in rates authorized at such general rate proceeding, then the commission shall have authority to set a separate, lower fixed charge or customer charge for low-income customers and senior customers of such gas corporation, electrical corporation, water corporation, or sewer corporation.

2. For purposes of this section, "low-income customer" means a residential customer whose income for the prior calendar year does not exceed two hundred and fifty percent of the current federal poverty level.

3. For purposes of this section, "senior customer" means a residential customer who is over the age of fifty-six.

4. The commission may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section, shall be invalid and void.

386.715. 1. The public counsel shall, prior to the beginning of each fiscal year, make available to the commission an estimate of the expenses to be incurred by the public counsel during such fiscal year, reasonably attributable to his or her responsibilities under sections 386.700 and 386.710, and shall also separately estimate the amount of such expenses directly attributable to such responsibilities with respect to each of the following groups of public utilities: electrical corporations, gas corporations, water corporations, heating companies, telephone corporations, telegraph corporations, sewer corporations, and any other public utility as defined in section 386.020, as well as the amount of such expenses not directly attributable to any such group.

2. The public counsel shall allocate to each such group of public utilities the estimated expenses directly attributable to his or her responsibilities under sections 386.700 and 386.710 with respect to such group and an amount equal to such proportion of the estimated expenses not directly attributable to any group as the gross intrastate operating revenues of such group during the three preceding calendar years bears to the total gross intrastate operating revenues of all public utilities subject to the jurisdiction of the commission during such calendar years. The commission shall then assess, on behalf of the public counsel, the amount so allocated to each group of public utilities, subject to reduction as provided in this section, to the public utilities in such group in proportion to its respective gross intrastate operating revenues during the preceding calendar year. The amount assessed shall not exceed one-eighth of one percent. Nothing in this section shall authorize the commission to determine how the public counsel allocates the estimated expenses directly attributable to his or her responsibilities under sections 386.700 and 386.710 or how the assessment imposed under this section is spent by the public counsel.

3. On behalf of the public counsel, the commission shall render a statement of such assessment to each such public utility on or before July first and the amount so assessed to each such public utility shall be paid by it to the director of revenue in full on or before July fifteenth next following the rendition of such statement, except that any such public utility may at its election pay such assessment in four equal installments not later than the following dates next following the rendition of such statement, to wit: July fifteenth, October fifteenth, January fifteenth, and April fifteenth. The director of revenue shall remit such payments to the state treasurer.

4. The state treasurer shall credit such payments to a special fund, which is hereby created, to be known as "The Public Counsel Fund", which fund shall be devoted solely to the payment of expenditures actually incurred by the public counsel and attributable to his or her responsibilities under sections 386.700 and 386.710. Any amount remaining in such special fund at the end of any fiscal year shall not revert to the general revenue fund, but shall be applicable to the payment of such expenditures of the public counsel in the succeeding fiscal year and shall be applied by the public counsel to the reduction of the amount to be assessed to such public utilities in such succeeding fiscal year, such reduction to be allocated to each group of public utilities in proportion to the respective gross intrastate operating revenues of the respective groups during the preceding calendar year.

5. In order to enable the public counsel to make the allocations and assessments provided for in this section, each public utility subject to the jurisdiction of the commission shall file with the commission on or before March thirty-first of each year, a statement under oath showing its gross intrastate operating revenues for the preceding calendar year, and if any public utility shall fail to file such statement within the time established in this subsection, the commission shall estimate such revenue. Such estimate shall be binding on such public utility for the purpose of this section.

6. (1) The commission, on behalf of the public counsel, may adopt rules establishing charges for copies of papers and records, official documents, and orders filed; certified copies of evidence and proceedings taken before the commission; and the transmission by electronic transmittal of papers, records, evidence and transcripts, diskettes, and other documents or papers for which requests for copies are received. Fees charged for copies of papers and records shall comply with the provisions of section 610.026;

(2) No fees shall be charged or collected for copies of papers, records, or official documents furnished to public officers for use in their official capacity;

(3) All fees collected under subdivision (1) of this subsection shall be deposited to the credit of the public counsel fund from which the expenses of furnishing the copies listed in subdivision (1) of this subsection are paid and shall be used by the public counsel to offset such expenses.

7. Beginning with the effective date of this section, the commission shall charge an annual fee comprised of five percent of the total increase in authorized earnings allowed by the commission and attributed by the commission to any increase in utility rates previously authorized by the commission. The fee shall be deposited in the fund created under subsection 8 of this section.

8. (1) There is hereby created in the state treasury the "Rate Payer Defense Fund", which shall consist of fees imposed under subsection 7 of this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for authorized expenditures, such as litigation expenses, by the public counsel as described under sections 386.700 and 386.710;

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund;

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised points of order that **House Amendment No. 4** goes beyond the scope of the bill and goes beyond the scope of the Governor's call.

Representative Engler raised a point of order that a member was in violation of Rule 85.

The Chair ruled the point of order not well taken.

The Chair ruled the preceding points of order not well taken.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

Speaker Pro Tem Haahr resumed the Chair.

Speaker Richardson resumed the Chair.

Representative Ellington offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for House Bill No. 1, Page 1, Lines 4-16, by deleting all of said lines and inserting in lieu thereof the following:

""386.264. 1. If the commission, during any general rate proceeding for a gas corporation, electrical corporation, water corporation, or sewer corporation, makes a determination that the total annual earnings for any single utility corporation are more likely than not to increase by one hundred million dollars or more as a direct result of an increase in rates authorized at such general rate proceeding, then the commission shall have authority to set a separate, lower fixed charge or customer charge for low-income customers of such gas corporation, electrical corporation, water corporation, or sewer corporation.

2. For purposes of this section, "low-income customer" means a residential customer whose income for the prior calendar year does not exceed two hundred and fifty percent of the current federal poverty level.

3. The commission may promulgate rules to implement the provisions of this section. Any"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellington moved that **House Amendment No. 1 to House Amendment No. 4** be adopted.

Which motion was defeated.

House Amendment No. 4 was withdrawn.

Representative Barnes (60) offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1, Page 3, Section 393.356, Line 3, by inserting immediately after said section and line the following:

"393.1410. 1. It shall be the policy of the state of Missouri for the commission to regulate electrical corporations in a manner to best ensure safe, reliable, and affordable energy for ratepayers through just and reasonable rates. To comply with this policy, the commission may support expenditures by electrical corporations that maintain or improve the reliability, safety, security, or automation of electric infrastructure, including the use of the latest technologies to meet the needs and expectations of customers if the commission determines that doing so is in the best interests of ratepayers by ensuring that energy is safe, reliable, and affordable in Missouri.

2. As used in this section, the following terms shall mean:

(1) "Decisional pre-approval with a post-construction review of construction projects", a process in which the electrical corporation may request commission pre-approval of a decision to undertake major construction projects, whereby, if pre-approval is granted, the electrical corporation shall remain subject to a

post-construction review of the prudence and reasonableness of the incurred costs of the projects prior to inclusion of the costs in customer rates;

(2) "Grid modernization incentive mechanisms", special ratemaking treatments granted to an electrical corporation to provide an incentive to engage in investments that modernize transmission, distribution, or metering system components installed pursuant to a commission-approved grid modernization plan, and which may include allowing the utility to defer depreciation, expense, and carrying costs on qualifying plant additions until the point that such investments are included in the electrical corporation's rate base for ratemaking purposes;

(3) "Partially forecasted test years", a test year consisting of twelve consecutive months of financial information utilized in a rate proceeding as a starting point to determine an electrical corporation's authorized revenue requirement that includes no more than six months of forecasted data;

(4) "Performance-based ratemaking", rates subject to the upward or downward periodic adjustment outside of a general rate case based on a utility's ability to meet certain preset financial or operating criteria established by the commission;

(5) "Revenue decoupling with regular adjustments", a mechanism to adjust rates prospectively to account for deviations in usage, demand, and customer count such that an electrical corporation's revenues for a given time period, as adjusted by costs previously determined in a general rate case, match that utility's commission-approved revenues.

3. Subject to the prohibitions of section 393.135, the commission may utilize partially forecasted test years, grid modernization incentive mechanisms, performance-based ratemaking, revenue decoupling with regular adjustments, or decisional pre-approval with post-construction review of construction projects. To the extent the commission's approval of a rate adjustment mechanism or other mechanism provided for by this section specifies a term over which the approval is to continue, the commission shall lack the authority to arbitrarily modify or eliminate the electrical corporation's use of the mechanism or tool during the specified term.

4. The commission may only utilize any of the ratemaking mechanisms specified in this section upon the electricity corporation establishing and the commission determining that use of the mechanism in the particular instance would result in an overall benefit to ratepayers considering its impact on rates, reliability, safety, security, and customer service.

5. Nothing in this section shall be construed to limit the commission's authority to make determinations regarding prudence or to set rates that are just and reasonable."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 5 was withdrawn.

Representative Christofanelli offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1, Page 3, Section 393.356, Line 3, by inserting after all of said section the following:

"Section 1. 1. As used in this section, the term "utility customer" means any residential or commercial user of an electric utility that has its rates adjusted under sections 393.355 to 393.356.

2. "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or otherwise due under chapter 148;

3. "Taxpayer", any individual, partnership, or corporation as described in section 143.441, 143.471, or section 148.370 that is subject to the tax imposed in chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or the tax imposed in chapter 148 or any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143.

4. For all tax years beginning on or after January 1, 2017, any utility customer shall be allowed to claim a tax credit equal to one hundred percent of the actual amount of the utility customer's increased utility expense based on the rate increase as calculated by the Missouri public service commission under subsection 2 of section 393.355. The credit shall not be refundable but can be carried forward up to three tax periods. No credit shall be sold, assigned, or transferred.

5. The department of revenue may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

6. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset on December thirty-first six years after the effective date of this section unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset. The termination of the program as described in this subsection shall not be construed to preclude any taxpayer who claims any benefit under any program that is sunset under this subsection from claiming such benefit for all allowable activities related to such claim that were completed before the program was sunset, or to eliminate any responsibility of the administering agency to verify the continued eligibility of projects receiving tax credits and to enforce other requirements of law that applied before the program was sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (60) assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Bernskoetter	Berry	Black
Bondon	Brown 94	Christofanelli	Cierpiot	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fraker	Frederick	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Helms	Henderson
Houghton	Houx	Hubrecht	Justus	Kelley 127
Kelly 141	Kolkmeyer	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	McDaniel	McGaugh	Messenger	Miller
Neely	Pfautsch	Pike	Plocher	Redmon
Reiboldt	Reisch	Remole	Rhoads	Roden
Roeber	Rone	Ross	Rowland 155	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stephens 128	Tate	Taylor

Trent	Vescovo	Walker 3	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 040

Adams	Arthur	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Franks Jr	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 001

Kidd

ABSENT WITH LEAVE: 028

Anders	Bangert	Beard	Brattin	Brown 57
Chipman	Dunn	Ellington	Fitzwater 49	Francis
Franklin	Gannon	Gray	Higdon	Hill
Johnson	May	McCaherty	Meredith 71	Morris
Muntzel	Phillips	Pietzman	Rehder	Rowland 29
Smith 85	Stacy	Swan		

VACANCIES: 001

Representative Christofanelli moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fraker	Frederick	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Helms	Henderson	Houghton	Houx	Hubrecht
Justus	Kelley 127	Kelly 141	Kidd	Kolkmeier
Korman	Lant	Lauer	Lichtenegger	Love
Lynch	Marshall	Mathews	Matthiesen	McDaniel
McGaugh	Messenger	Miller	Neely	Pfautsch
Pike	Plocher	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Schroer

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Shaul 113	Shull 16	Shumake	Smith 163	Sommer
Spencer	Stephens 128	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 040

Adams	Arthur	Baringer	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Franks Jr	Green
Harris	Hurst	Kendrick	Lavender	McCann Beatty
McCreery	McGee	Merideth 80	Mitten	Moon
Morgan	Mosley	Newman	Nichols	Peters
Pierson Jr	Pogue	Quade	Razer	Roberts
Runions	Stevens 46	Unsicker	Walker 74	Wessels

PRESENT: 000

ABSENT WITH LEAVE: 025

Anders	Bangert	Brattin	Brown 57	Dunn
Ellington	Fitzwater 49	Francis	Franklin	Gannon
Gray	Higdon	Hill	Johnson	May
McCaherty	Meredith 71	Morris	Muntzel	Phillips
Pietzman	Rowland 29	Smith 85	Stacy	Swan

VACANCIES: 001

On motion of Representative Rone, the title of **HCS HB 1, as amended**, was agreed to.

On motion of Representative Rone, **HCS HB 1, as amended**, was adopted.

On motion of Representative Rone, **HCS HB 1, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 125

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Davis
DeGroot	Dogan	Dohrman	Eggleston	Ellebracht
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Franks Jr	Green	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Houghton	Houx
Hubrecht	Justus	Kelley 127	Kelly 141	Kendrick
Kidd	Kolkmeier	Korman	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Mathews
Matthiesen	McCann Beatty	McDaniel	McGaugh	Merideth 80
Messenger	Miller	Mitten	Mosley	Neely
Nichols	Peters	Pfautsch	Pike	Plocher

Quade	Razer	Redmon	Rehder	Reiboldt
Reisch	Remole	Rhoads	Roberts	Roeber
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stephens 128	Stevens 46	Tate
Taylor	Trent	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wood	Mr. Speaker

NOES: 015

Curtis	Curtman	Frederick	Hurst	Marshall
McCreery	McGee	Moon	Morgan	Newman
Pierson Jr	Pogue	Roden	Unsicker	Wilson

PRESENT: 000

ABSENT WITH LEAVE: 022

Anders	Bangert	Brattin	Dunn	Ellington
Francis	Franklin	Gannon	Gray	Hill
Johnson	May	McCaherty	Meredith 71	Morris
Muntzel	Phillips	Pietzman	Rowland 29	Smith 85
Stacy	Swan			

VACANCIES: 001

On motion of Representative Cierpiot, the House recessed until 4:15 p.m.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1 - Fiscal Review

HOUSE CALENDAR

THIRD DAY, WEDNESDAY, MAY 24, 2017

HOUSE BILLS FOR THIRD READING

HCS HB 1 – Rone, E.C. (Fiscal Review 5/24/2017)

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Haefner reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Alferman, Conway (104), Fraker, Haefner, Smith (163), Vescovo, Wiemann and Wood

Noes (3): Morgan, Unsicker and Wessels

Absent (3): Morris, Rowland (29) and Swan

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Richardson.

Representative Richardson suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 030

Alferman	Barnes 60	Basye	Bernskoetter	Bondon
Brown 27	Burns	Butler	Christofanelli	Curtman
Engler	Fraker	Hansen	Hurst	Justus
Kelley 127	Kelly 141	Kidd	Korman	Lichtenegger
McGaugh	Neely	Plocher	Pogue	Redmon
Reiboldt	Remole	Roeber	Taylor	White

NOES: 001

Ellington

PRESENT: 100

Adams	Anderson	Andrews	Arthur	Austin
Bahr	Baringer	Barnes 28	Beard	Beck
Berry	Black	Brown 94	Burnett	Carpenter
Chipman	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dohrman	Eggleston	Ellebracht	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Franks Jr	Frederick	Gregory
Haahr	Haefner	Hannegan	Harris	Helms
Henderson	Higdon	Houghton	Houx	Hubrecht
Kendrick	Kolkmeier	Lant	Lauer	Lavender
Love	Lynch	Marshall	Mathews	Matthiesen
McCann Beatty	McCreery	McDaniel	Merideth 80	Messenger
Miller	Mitten	Moon	Morgan	Mosley
Nichols	Peters	Pfautsch	Pierson Jr	Pike
Quade	Razer	Reisch	Rhoads	Roden
Rone	Ross	Rowland 155	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 163
Sommer	Spencer	Stephens 128	Stevens 46	Tate
Trent	Unsicker	Vescovo	Walker 3	Walker 74
Wessels	Wiemann	Wilson	Wood	Mr. Speaker

ABSENT WITH LEAVE: 031

Anders	Bangert	Brattin	Brown 57	Conway 10
Curtis	Dogan	Dunn	Francis	Franklin
Gannon	Gray	Green	Grier	Hill
Johnson	May	McCaherty	McGee	Meredith 71

Morris	Muntzel	Newman	Phillips	Pietzman
Rehder	Roberts	Rowland 29	Smith 85	Stacy
Swan				

VACANCIES: 001

THIRD READING OF HOUSE BILLS

HCS HB 1, relating to ratemaking for public utilities, was taken up by Representative Rone.

Representative Barnes (60) resumed the Chair.

Speaker Richardson resumed the Chair.

On motion of Representative Rone, **HCS HB 1** was read the third time and passed by the following vote:

AYES: 120

Adams	Alferman	Anderson	Andrews	Arthur
Austin	Bahr	Baringer	Barnes 60	Barnes 28
Basye	Beard	Beck	Bernskoetter	Berry
Black	Bondon	Brown 27	Brown 57	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Davis	DeGroot
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Franks Jr
Green	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McCann Beatty	McDaniel	McGaugh	Merideth 80	Messenger
Miller	Mosley	Nichols	Peters	Pfautsch
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roberts	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stephens 128	Stevens 46
Tate	Taylor	Trent	Vescovo	Walker 3
Walker 74	White	Wiemann	Wood	Mr. Speaker

NOES: 017

Curtman	Ellington	Frederick	Hurst	Marshall
McCreery	McGee	Mitten	Moon	Morgan
Neely	Pierson Jr	Pogue	Schroer	Unsicker
Wessels	Wilson			

PRESENT: 001

Roden

ABSENT WITH LEAVE: 024

Anders	Bangert	Brattin	Conway 10	Curtis
Dogan	Dunn	Francis	Franklin	Gannon
Gray	Hill	May	McCaherty	Meredith 71
Morris	Muntzel	Newman	Phillips	Pietzman
Rowland 29	Smith 85	Stacy	Swan	

VACANCIES: 001

Speaker Richardson declared the bill passed.

Representative Hubrecht assumed the Chair.

The emergency clause was adopted by the following vote:

AYES: 115

Alferman	Anderson	Andrews	Arthur	Austin
Baringer	Barnes 60	Basye	Beard	Beck
Bernskoetter	Berry	Black	Bondon	Brown 27
Brown 57	Brown 94	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 104	Cookson	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dohrman	Eggleston	Ellebracht	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker
Franks Jr	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Harris	Helms	Henderson
Higdon	Houghton	Houx	Hubrecht	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Mathews	Matthiesen
McDaniel	McGaugh	Merideth 80	Messenger	Miller
Mosley	Neely	Nichols	Peters	Pfautsch
Pike	Plocher	Quade	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stephens 128	Tate
Taylor	Trent	Vescovo	Walker 3	Wessels
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 019

Adams	Barnes 28	Burnett	Burns	Ellington
Green	Hurst	Marshall	McCann Beatty	McCreery
McGee	Moon	Morgan	Pierson Jr	Pogue
Roberts	Runions	Unsicker	Walker 74	

PRESENT: 000

ABSENT WITH LEAVE: 028

Anders	Bahr	Bangert	Brattin	Conway 10
Curtis	Dogan	Dunn	Francis	Franklin
Frederick	Gannon	Gray	Hill	May

McCaherty	Meredith 71	Mitten	Morris	Muntzel
Newman	Phillips	Pietzman	Rowland 29	Smith 85
Stacy	Stevens 46	Swan		

VACANCIES: 001

Speaker Richardson resumed the Chair.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Tuesday, May 30, 2017.

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JOURNAL OF THE HOUSE

First Extraordinary Session, 99th GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, MAY 30, 2017

The House met pursuant to adjournment.

Speaker Richardson in the Chair.

Prayer by Representative Travis Fitzwater.

Dear Heavenly Father, thank You for the many blessings You have provided Missouri. We pray that You continue to bless our state.

Amen.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 1**.

Emergency clause adopted.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **HCS HB 1** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 4** - Select Committee on Local, State, Federal Relations and Miscellaneous Business
- HB 6** - Select Committee on Local, State, Federal Relations and Miscellaneous Business

The following members' presence was noted: Berry, Bondon, Brown (27), Chipman, Corlew, Fitzwater (49), Kelley (127), Kendrick, Richardson, and Stacy.

ADJOURNMENT

On motion of Representative Richardson, the House adjourned until 11:30 a.m., Monday, June 5, 2017.

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JOURNAL OF THE HOUSE

First Extraordinary Session, 99th GENERAL ASSEMBLY

FIFTH DAY, MONDAY, JUNE 5, 2017

The House met pursuant to adjournment.

Representative Bernskoetter in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SIGNING OF HOUSE BILL

Having been duly signed in open session of the Senate, **HCS HB 1** was delivered to the Governor by the Chief Clerk of the House.

LETTERS OF RESIGNATION

May 18, 2017

Speaker Todd Richardson
201 West Capitol Avenue
Room 308
Jefferson City, MO 65101

Dear Speaker Richardson,

It is with bittersweet emotions that I submit my letter of resignation from the Missouri House of Representatives. My resignation shall be effective at midnight May 31, 2017. Serving in the Missouri House of Representatives has been the most rewarding experience of my life. My decision to resign was not made easily. Following resignation I will be relocating to Omaha, Nebraska to serve as the Founding Executive Director of Spark, a non-profit community development intermediary focused on the holistic redevelopment of the Omaha/Council Bluffs region.

Serving alongside you and the other members of the Legislature has been a pleasure and I will certainly miss it. I wish you all the best. May God Bless you, the state of Missouri and the United States of America.

Respectfully,

/s/ Randy D. Dunn
District 23

May 22, 2017

Speaker Todd Richardson
201 West Capitol Avenue
Room 308
Jefferson City, MO 65101

Speaker Richardson,

Please accept this as my letter of resignation effective June 2, 2017. I have truly enjoyed working with everyone in the General Assembly; it has been a privilege and honor to serve the people of the 151st District and the people of Missouri.

Not everyone has the opportunity to be a State Representative and it has taught me so much! I have learned things about my district and our state that I would never have known had I not been working in this capacity the past three years. The people whom I have met and been able to help in even the smallest ways have humbled me forever. I really do agree with the statement I once heard, that everyone should run for office at some point in his or her life; you truly do learn more about the political process and how government works than you ever knew was possible!

Thank you again for your leadership and I wish everyone the very best!

Sincerely,

/s/ Tila Hubrecht
State Representative
District 151

COMMUNICATIONS

June 1, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A

Dear Mr. Crumbliss:

I hereby appoint Mr. John DeStefano to the Missouri Higher Education Savings (MOST) Board.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the House
Missouri House of Representatives

The following members' presence was noted: Bahr, Bernskoetter, Berry, Corlew, Kelley (127), McGee, Mitten and Stacy.

ADJOURNMENT

Representative Bernskoetter declared the House of Representatives of the Ninety-ninth General Assembly, convened in the First Extraordinary Session on May 22, 2017, adjourned sine die as of June 5, 2017, pursuant to the Constitution.

TODD RICHARDSON
Speaker of the House

D. ADAM CRUMBLISS
Chief Clerk of the House

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**SUPPLEMENTAL
MESSAGES FROM THE GOVERNOR**

OFFICE OF THE GOVERNOR
State of Missouri
Jefferson City, 65102

June 15, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST EXTRAORDINARY SESSION
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Bill No. 1** entitled:

AN ACT

To amend chapter 393, RSMo, by adding thereto two new sections relating to ratemaking for public utilities, with an emergency clause

On June 14, 2017, I approved **House Committee Substitute for House Bill No. 1**.

Respectfully Submitted,

/s/ Eric R. Greitens
Governor

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Journal of the House

NINETY-NINTH GENERAL ASSEMBLY
of the
STATE OF MISSOURI

SECOND EXTRAORDINARY SESSION

FIRST DAY, MONDAY, JUNE 12, 2017

Representative Alferman in the Chair.

Prayer by Representative Justin Alferman.

Dear Heavenly Father, please watch over this House during this Extraordinary Session of the Missouri General Assembly.

Lord, we ask that You strengthen our hearts and minds at this time, to help Legislators find our voice to best represent our constituents and the state of Missouri.

Lord, we ask that You guide us in humility to serve with civility, and that we show those qualities to our colleagues during this special session.

In Your name, Lord, we pray.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE GOVERNOR

The following Proclamation was received from His Excellency, Governor Eric R. Greitens.

PROCLAMATION

WHEREAS, section 188.010, RSMo, provides that "it is the intention of the general assembly of the State of Missouri to grant the right to life of all humans, born and unborn;" and

WHEREAS, on May 2, 2017, the United States District Court for the Western District of Missouri (the "Court") in *Comprehensive Health of Planned Parenthood Great Plains, et al. v. Dr. Randall Williams, et al.*, Case No. 2:16-cv-047313-HFS ruled against health and safety standards for abortion clinics by preliminarily enjoining the enforcement of § 197.215.1(2), RSMo; 19 CSR § 30-30.060(1)(C)(4); the second sentence of § 188.080, RSMo; and § 188.027.1(1)(e), RSMo, as to physicians seeking to perform abortions; and

WHEREAS, on May 2, 2017, the Court also ruled against common sense health and safety standards for abortion clinics by preliminarily enjoining the enforcement of 19 CSR § 30-30.070 and 19 CSR § 30-30.060(1)(C)(4) as to abortion facilities; and

WHEREAS, the effect of the Court's ruling is to eliminate the meaningful licensure of abortion clinics in Missouri, and the Court's ruling constitutes an immediate danger to the public health, safety, and welfare; and

WHEREAS, the City of St. Louis enacted Board Bill 203CS/City Ordinance 70459, which undermines pregnancy care centers that provide critical resources for women seeking counseling and support for alternatives to abortion and the State's "Alternatives to Abortion" program; and

WHEREAS, the State should protect freedoms of speech, association, and religion and allow persons and institutions to follow their conscience with respect to abortion-related decisions; and

WHEREAS, Article IV, Section 9 of the Missouri Constitution authorizes the Governor to "[o]n extraordinary occasions . . . convene the General Assembly by proclamation, wherein he shall state specifically each matter on which action is deemed necessary;" and

WHEREAS, the immediate danger to the public health, safety, and welfare due to the Court's ruling against health and safety regulations of abortion clinics is an extraordinary occasion as envisioned by Article IV, Section 9 of the Missouri Constitution; and

WHEREAS, the threat to pregnancy care centers and the State's "Alternatives to Abortion" program due to St. Louis City Ordinance 70459 likewise amounts to an extraordinary occasion as envisioned by Article IV, Section 9 of the Missouri Constitution.

NOW THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 4:00 p.m., Central Daylight Time, on June 12, 2017; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

1. To amend section 197.200, RSMo, to define "Abortion Facility" or "Abortion Facilities;"
2. To amend section 197.200, RSMo, by deleting the portion of the definition of "ambulatory surgical center" that includes "any establishment operated for the purpose of performing or inducing any second or third-trimester abortions or five or more first-trimester abortions per month;"
3. To amend chapters 188, 191, 192, 197, and 595 so that each and every applicable section and subsection applies to "Abortion Facility" or "Abortion Facilities;"
4. To amend section 197.215, RSMo, to require that "Abortion Facilities" provide affirmative evidence that each person performing an abortion is a physician currently licensed to practice in Missouri;
5. To add a new subsection to § 197.225, RSMo, that authorizes the Department of Health and Senior Services to adopt rules, regulations, and standards regarding patient health and safety that apply to ambulatory surgical centers and, separately, that apply to "Abortion Facility" or "Abortion Facilities;"
6. To add a new subsection to § 197.230, RSMo, that requires the Department of Health and Senior Services to annually inspect every "Abortion Facility" for safety and compliance with state law and to establish the requirements of such inspections;

7. To add a new section to chapter 188 that preempts a political subdivision from enacting a law or policy that adversely affects the legal rights of a person or entity due to that person or entity's view on abortion; acknowledges those legal rights; and establishes judicial mechanisms to protect those legal rights;
8. To add a new subsection to § 188.021, RSMo, that requires "Abortion Facilities" to submit to the Department of Health and Senior Services their plans for dealing with complications resulting from certain abortions, to obtain approval from the Department of Health and Senior Services of these complication plans; and, further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing these plans;
9. To amend sections 188.027.9 and 188.039.6, RSMo, to define "qualified professional" as a physician who has referred the woman to the physician who is to perform the abortion, or to an advance practice registered nurse engaged in a collaborative practice agreement with the physician who is to perform the abortion, as provided for in section 334.104, RSMo;
10. To add a new section to chapter 574 that prohibits a person, while working in an "Abortion Facility," from knowingly ordering, requesting, or attempting to prevent medical personnel or emergency services personnel from providing care to a patient in accordance with ordinary standards of care for reasons unrelated to that patient's health or welfare;
11. To add a new subsection to § 188.075, RSMo, that allows the Attorney General of Missouri to have concurrent original jurisdiction throughout the State, along with each prosecuting attorney and circuit attorney within their respective jurisdictions, to prosecute violations of chapter 188, violations of any state law on the use of public funds for abortion, and violations of any state law that regulates an "Abortion Facility" or person performing or inducing abortion, including the offense of interference with medical assistance;
12. To amend section 188.047, RSMo, to modify the law relating to the requirement of pathological examinations and related reports, and further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing such examinations and reports;
13. To add a new section to chapter 188 protecting employees who disclose violations of applicable federal or state law related to chapter 188, and, further, authorizing the Department of Health and Senior Services to adopt rules, regulations, and standards regarding the implementation of such policies;
14. To add an Emergency Clause to all legislation enacted by the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and
15. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 7th day of June, 2017.

/s/ Eric R. Greitens
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1, introduced by Representative Lichtenegger, relating to the pain capable unborn child protection act.

HB 2, introduced by Representative Miller, relating to abortion.

HB 3, introduced by Representative Swan, relating to abortion, with penalty provisions and an emergency clause.

HB 4, introduced by Representative Lavender, relating to reproductive health care services.

HB 5, introduced by Representative Lavender, relating to the infant mortality prevention fund.

HB 6, introduced by Representative Barnes (60), relating to abortion, with penalty provisions and an emergency clause.

HB 7, introduced by Representative Franklin, relating to abortion, with an emergency clause.

HB 8, introduced by Representative Quade, relating to contraceptives.

HB 9, introduced by Representative Kelly (141), relating to abortion, with an emergency clause.

HB 10, introduced by Representative Newman, relating to health care services, with penalty provisions.

HB 11, introduced by Representative Newman, relating to abortion.

HB 12, introduced by Representative Newman, relating to instruction in human sexuality.

HB 13, introduced by Representative Walker (74), relating to a tax credit for contraception costs.

HB 14, introduced by Representative Moon, relating to the Missouri right to life act.

COMMITTEE APPOINTMENTS

June 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the 21st Century Missouri Transportation System Task Force.

Representative Bill Reiboldt
Representative Nate Tate
Representative Kevin Corlew

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

June 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the 21st Century Missouri Transportation System Task Force.

Representative Joe Runions
Representative Greg Razer
Ms. Gwen Moore, Missouri State Citizen

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

SUBCOMMITTEE APPOINTMENTS

June 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Quality Care for the Developmentally Disabled.
This Committee will report to the Committee on General Laws.

Representative Chuck Basye, Chair
Representative Gary Cross

Representative Jean Evans
Representative Rebecca Roeber

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMITTEE CHANGES

June 12, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Elaine Gannon and Representative Jeff Justus from the Standing Committee on Children and Families and appoint Representative Hannah Kelly and Representative Jay Barnes.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following members' presence was noted: Alferman, Barnes (28), Barnes (60), Berry, Brown (27), Chipman, Corlew, Eggleston, Franks Jr, Harris, Hurst, Kelley (127), Kelly (141), Kendrick, Lauer, McCann Beatty, McGee, Merideth (80), Mitten, Moon, Mosley, Newman, Pike, Quade, Roberts, Stacy, Stevens (46), Vescovo, Walker (74), and Wood.

ADJOURNMENT

On motion of Representative Alferman, the House adjourned until 10:00 a.m., Tuesday, June 13, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Wednesday, June 14, 2017, 10:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Pending referral, public hearing and executive session on any matter contained within the proclamation for the second extraordinary session. An amended notice will be posted Tuesday after referrals have been made.

HOUSE CALENDAR

SECOND DAY, TUESDAY, JUNE 13, 2017

HOUSE BILLS FOR SECOND READING

HB 1 through HB 14

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JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

SECOND DAY, TUESDAY, JUNE 13, 2017

The House met pursuant to adjournment.

Representative Alferman in the Chair.

Prayer by Representative Justin Alferman.

Lord, please continue to bless this house on this, the second day of this extraordinary session of the general assembly.

Continue to guide our legislators in their ability to serve the great state and their constituents.

We ask for continued civility and humility in our actions, and that respect and dignity be shown to our colleagues in both chambers.

In Your name we pray, Amen.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1, relating to the pain capable unborn child protection act.

HB 2, relating to abortion.

HB 3, relating to abortion, with penalty provisions and an emergency clause.

HB 4, relating to reproductive health care services.

HB 5, relating to the infant mortality prevention fund.

HB 6, relating to abortion, with penalty provisions and an emergency clause.

HB 7, relating to abortion, with an emergency clause.

HB 8, relating to contraceptives.

HB 9, relating to abortion, with an emergency clause.

HB 10, relating to health care services, with penalty provisions.

HB 11, relating to abortion.

HB 12, relating to instruction in human sexuality.

HB 13, relating to a tax credit for contraception costs.

HB 14, relating to the Missouri right to life act.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 3 - Children and Families

HB 6 - Children and Families

HB 7 - Children and Families

HB 9 - Children and Families

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the Ninety-ninth General Assembly, First Regular Session, that the Secretary of Senate inform the House of Representatives that the Senate is duly convened in the Second Extra Session of the First Regular Session and is ready for consideration of its business.

The following members' presence was noted: Alferman, Barnes (28), Berry, Brown (27), Burnett, Chipman, Corlew, Franks Jr, Harris, Kelley (127), Kelly (141), Kendrick, McCann Beatty, McGee, Merideth (80), Mitten, Moon, Mosley, Newman, Quade, Roberts, Vescovo, and Walker (74).

ADJOURNMENT

On motion of Representative Alferman, the House adjourned until 10:00 a.m., Friday, June 16, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Wednesday, June 14, 2017, 10:00 AM, House Hearing Room 3.

Public hearing will be held: HB 3, HB 6, HB 7, HB 9

Executive session will be held: HB 3, HB 6, HB 7, HB 9

Executive session may be held on any matter referred to the committee.

AMENDED

JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

THIRD DAY, FRIDAY, JUNE 16, 2017

The House met pursuant to adjournment.

Representative Bernskoetter in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1 - Children and Families
HB 2 - Children and Families
HB 4 - Children and Families
HB 5 - Children and Families
HB 8 - Children and Families
HB 10 - Children and Families
HB 11 - Children and Families
HB 12 - Children and Families
HB 13 - Children and Families
HB 14 - Children and Families

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 7**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Barnes (60), Cookson, Franklin, Kelly (141), Moon, Neely, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Absent (0)

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 9**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Barnes (60), Cookson, Franklin, Kelly (141), Moon, Neely, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 5** entitled:

An act to repeal sections 188.030, 188.047, 188.075, 192.665, 192.667, 197.150, 197.152, 197.158, 197.160, 197.162, 197.165, 197.200, 197.205, 197.215, 197.220, 197.225, 197.230, 197.235, 197.240, 197.285, 197.287, 197.289, 197.293, 197.295, and 595.027, RSMo, and to enact in lieu thereof twenty-seven new sections relating to abortion, with penalty provisions and an emergency clause.

Emergency clause defeated.

In which the concurrence of the House is respectfully requested.

The following members' presence was noted: Bahr, Bernskoetter, Chipman, Hurst, Kelley (127), Kendrick, Mitten, Peters, Vescovo, and Wood.

ADJOURNMENT

On motion of Representative Bernskoetter, the House adjourned until 10:00 a.m., Monday, June 19, 2017.

COMMITTEE HEARINGS

CHILDREN AND FAMILIES

Monday, June 19, 2017, 11:00 AM, House Hearing Room 3.

Executive session will be held: HB 3, HB 6

Executive session may be held on any matter referred to the committee.

Pending referral, public hearing and executive session on SS SB 5.

RULES - LEGISLATIVE OVERSIGHT

Monday, June 19, 2017, 2:00 PM or 30 minutes after adjournment of Children and Families Committee (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Pending referral, the committee may take action on any matter contained within the proclamation for the second extraordinary session.

HOUSE CALENDAR

FOURTH DAY, MONDAY, JUNE 19, 2017

SENATE BILLS FOR SECOND READING

SS SB 5

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JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

FOURTH DAY, MONDAY, JUNE 19, 2017

The House met pursuant to adjournment.

Representative Rhoads in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SB 5, relating to abortion.

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS SB 5 - Children and Families

COMMITTEE CHANGES

June 19, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Hannah Kelly from the Standing Committee on Children and Families and appoint Representative Jeff Justus.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

COMMITTEE REPORTS

Committee on Children and Families, Chairman Franklin reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **SS SB 5**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Barnes (60), Cookson, Franklin, Justus, Neely, Ruth and Stacy

Noes (3): Meredith (71), Newman and Walker (74)

Present (1): Moon

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Rhoads reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 7**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone and Shull (16)

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (1): Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 9**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone and Shull (16)

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (1): Shumake

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SB 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bondon, Brown (94), Dogan, Eggleston, Fitzwater (49), Haahr, Rhoads, Rone and Shull (16)

Noes (4): Butler, Curtis, Lavender and Wessels

Absent (1): Shumake

COMMITTEE APPOINTMENTS

June 19, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the 21st Century Missouri Transportation System Task Force:

Ms. Gretchen Ivy
Mr. Steve Halter

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

COMMUNICATIONS

June 19, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby grant leave for the members of the Subcommittee on Student Debt Relief to meet in the interim.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

The following members' presence was noted: Adams, Alferman, Anderson, Andrews, Bangert, Barnes (28), Barnes (60), Basye, Beck, Berry, Bondon, Brown (27), Brown (94), Burnett, Butler, Christofanelli, Conway (10), Cookson, Corlew, Curtis, Dogan, Eggleston, Ellington, Fitzwater (49), Franklin, Haahr, Hansen, Harris, Higdon, Hurst, Kelley (127),

Kelly (141), Kendrick, Lavender, McCreery, Meredith (71), Merideth (80), Mosley, Peters, Quade, Razer, Redmon, Rhoads, Roberts, Rone, Ruth, Shull (16), Smith (163), Stacy, Stevens (46), Taylor, Trent, Vescovo, Walker (3), Walker (74), Wessels, and Wood.

ADJOURNMENT

On motion of Representative Rhoads, the House adjourned until 10:00 a.m., Tuesday, June 20, 2017.

COMMITTEE HEARINGS

FISCAL REVIEW

Tuesday, June 20, 2017, upon morning recess, House Hearing Room 1.
Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON STUDENT DEBT RELIEF

Tuesday, June 20, 2017, 8:15 AM, House Hearing Room 5.
Executive session may be held on any matter referred to the committee.
Organizational meeting.

HOUSE CALENDAR

FIFTH DAY, TUESDAY, JUNE 20, 2017

HOUSE BILLS FOR PERFECTION

HB 7 - Franklin
HB 9 - Kelly (141)

SENATE BILLS FOR THIRD READING

HCS SS SB 5 - Franklin

JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

FIFTH DAY, TUESDAY, JUNE 20, 2017

The House met pursuant to adjournment.

Speaker Pro Tem Haahr in the Chair.

Prayer by Representative Ken Wilson.

Father, we acknowledge who You are, and we acknowledge Your presence here with us today in this assembly.

Father, please help us to be mindful of our hearts and tongues as we go about our work today.

Father, we may not know everything, but we pray that we may know Your will. We may not have the Wisdom of Solomon, but we know how to be gracious and kind and understanding in our words and actions toward each other.

May these few minutes of prayer find each one of us, in his own way, recharged and reaching out to You for help and guidance in this very important work that we do today.

Hear our prayers and be with us this day.

And the House says, "Amen."

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Jonathan T. Dunville.

The Journal of the first day was approved as printed by the following vote:

AYES: 131

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Black	Bondon	Brown 27	Burnett	Burns
Butler	Carpenter	Chipman	Christofanelli	Cierpiot
Conway 10	Cookson	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gray	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Justus	Kelly 141	Kendrick
Kidd	Kolkmeier	Lant	Lauer	Lavender

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Lichtenegger	Love	Lynch	Marshall	Mathews
May	McCaherty	McCann Beatty	McCreery	McDaniel
McGee	Meredith 71	Merideth 80	Messenger	Moon
Morgan	Morris	Mosley	Muntzel	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Plocher	Pogue	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roeber	Rone	Ross
Rowland 155	Runions	Ruth	Shull 16	Smith 163
Spencer	Stacy	Stephens 128	Stevens 46	Swan
Tate	Trent	Vescovo	Walker 3	Walker 74
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 002

Beck	Franks Jr
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PRESENT: 001

Unsicker

ABSENT WITH LEAVE: 026

Berry	Brattin	Brown 57	Brown 94	Conway 104
Curtis	Ellington	Fitzpatrick	Green	Johnson
Kelley 127	Korman	Matthiesen	McGaugh	Miller
Mitten	Neely	Quade	Roden	Rowland 29
Schroer	Shaul 113	Shumake	Smith 85	Sommer
Taylor				

VACANCIES: 003

The Journal of the second day was approved as printed by the following vote:

AYES: 133

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brown 27	Brown 94
Burnett	Burns	Chipman	Christofanelli	Cierpiot
Conway 10	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gray	Gregory
Grier	Haahr	Haefner	Hannegan	Hansen
Harris	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hurst	Justus	Kelly 141
Kendrick	Kidd	Kolkmeier	Lant	Lauer
Lavender	Lichtenegger	Love	Lynch	Marshall
Mathews	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGee	Meredith 71	Merideth 80	Messenger
Moon	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Razer	Redmon	Rehder	Reiboldt	Reisch

Remole	Rhoads	Roberts	Roeber	Ross
Rowland 155	Runions	Ruth	Shaul 113	Shull 16
Smith 163	Spencer	Stacy	Stephens 128	Stevens 46
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	Walker 74	Wessels	White	Wiemann
Wilson	Wood	Mr. Speaker		

NOES: 002

Beck Franks Jr

PRESENT: 001

Unsicker

ABSENT WITH LEAVE: 024

Brattin	Brown 57	Butler	Carpenter	Cookson
Curtis	Ellington	Green	Johnson	Kelley 127
Korman	Matthiesen	McGaugh	Miller	Mitten
Neely	Quade	Roden	Rone	Rowland 29
Schroer	Shumake	Smith 85	Sommer	

VACANCIES: 003

The Journal of the third day was approved as printed by the following vote:

AYES: 134

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 27	Brown 94
Burnett	Burns	Butler	Carpenter	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Ellebracht	Engler	Evans	Fitzpatrick	Fitzwater 144
Fraker	Francis	Franklin	Frederick	Gannon
Gray	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Justus
Kelly 141	Kendrick	Kidd	Kolkmeier	Lant
Lauer	Lavender	Lichtenegger	Love	Lynch
Marshall	Mathews	May	McCaherty	McCann Beatty
McCreery	McGee	Meredith 71	Merideth 80	Messenger
Moon	Morgan	Morris	Mosley	Muntzel
Newman	Nichols	Peters	Pfautsch	Phillips
Pierson Jr	Pietzman	Pike	Plocher	Pogue
Razer	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roberts	Roeber	Rone
Ross	Rowland 155	Runions	Ruth	Shaul 113
Shull 16	Smith 163	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	Walker 74	Wessels	White
Wiemann	Wilson	Wood	Mr. Speaker	

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NOES: 004

Barnes 28	Beck	Franks Jr	McDaniel
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PRESENT: 001

Unsicker

ABSENT WITH LEAVE: 021

Brown 57	Curtis	Ellington	Fitzwater 49	Green
Gregory	Johnson	Kelley 127	Korman	Matthiesen
McGaugh	Miller	Mitten	Neely	Quade
Roden	Rowland 29	Schroer	Shumake	Smith 85
Sommer				

VACANCIES: 003

The Journal of the fourth day was approved as printed by the following vote:

AYES: 129

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Bernskoetter
Berry	Black	Bondon	Brattin	Brown 27
Brown 94	Burnett	Burns	Butler	Carpenter
Chipman	Christofanelli	Cierpiot	Conway 10	Conway 104
Cookson	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellebracht	Engler	Evans	Fitzpatrick
Fitzwater 144	Fraker	Francis	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Higdon	Hill
Houghton	Houx	Hurst	Justus	Kelly 141
Kendrick	Kidd	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
May	McCaherty	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Moon	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pietzman
Pike	Plocher	Pogue	Razer	Redmon
Rehder	Reiboldt	Reisch	Remole	Roberts
Roeber	Ross	Rowland 155	Runions	Ruth
Shaul 113	Shull 16	Smith 163	Spencer	Stacy
Stephens 128	Stevens 46	Swan	Tate	Taylor
Trent	Vescovo	Walker 3	Walker 74	Wessels
White	Wiemann	Wilson	Wood	

NOES: 003

Beck	Franks Jr	McDaniel
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PRESENT: 002

Gray	Unsicker
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ABSENT WITH LEAVE: 026

Brown 57	Curtis	Ellington	Fitzwater 49	Franklin
Green	Henderson	Johnson	Kelley 127	Kolkmeier
Korman	Matthiesen	McGaugh	Miller	Mitten
Neely	Quade	Rhoads	Roden	Rone
Rowland 29	Schroer	Shumake	Smith 85	Sommer
Mr. Speaker				

VACANCIES: 003

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 15, introduced by Representative McCreery, relating to MO HealthNet services.

HB 16, introduced by Representative McCreery, relating to the protection of certain pregnant women while in custody.

HB 17, introduced by Representative Merideth (80), relating to certain discriminatory practices.

HOUSE RESOLUTIONS

Representative Cierpiot offered **House Resolution No. 1**, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Senate that the House duly convened in the Second Extraordinary Session of the First Regular Session on Monday, June 12, 2017, and is convened in full session and ready for consideration of its business.

On motion of Representative Cierpiot, **House Resolution No. 1** was adopted.

MOTION

Representative Cierpiot moved that Rule 66 be suspended.

Which motion was adopted by the following vote:

AYES: 102

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Black	Bondon	Brattin	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 10	Conway 104	Cookson
Corlew	Cornejo	Crawford	Cross	Curtman
Davis	DeGroot	Dogan	Dohrman	Eggleston
Engler	Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49

Fraker	Francis	Franklin	Frederick	Gannon
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Helms	Henderson	Higdon	Hill
Houghton	Houx	Hurst	Justus	Kelly 141
Kidd	Kolkmeier	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	McCaherty
Messenger	Moon	Morris	Muntzel	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Razer	Redmon	Reiboldt	Reisch	Remole
Rhoads	Roeber	Rone	Ross	Rowland 155
Ruth	Shaul 113	Shull 16	Smith 163	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood	Mr. Speaker			

NOES: 036

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Ellebracht	Franks Jr	Gray
Harris	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	Meredith 71	Merideth 80	Morgan
Mosley	Newman	Nichols	Peters	Pierson Jr
Roberts	Runions	Stevens 46	Unsicker	Walker 74
Wessels				

PRESENT: 001

Curtis

ABSENT WITH LEAVE: 021

Brown 57	Ellington	Green	Johnson	Kelley 127
Korman	Matthiesen	McGaugh	McGee	Miller
Mitten	Neely	Quade	Rehder	Roden
Rowland 29	Schroer	Shumake	Smith 85	Sommer
Spencer				

VACANCIES: 003

Speaker Richardson assumed the Chair.

THIRD READING OF SENATE BILLS

HCS SS SB 5, relating to abortions, was taken up by Representative Franklin.

Representative Franklin offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 12, Section 188.047, Line 1, by inserting immediately after the word "tissue" the words "**, except that tissue needed for purposes described in subsection 5 of this section,**"; and

Further amend said bill, page and section, Line 2, by deleting the words "**seventy-two hours**" and inserting in lieu thereof the words "**five days**"; and

Further amend said bill and section, Pages 12 and 13, Lines 10 to 18, by deleting said lines and inserting in lieu thereof the following:

"2. The department shall reconcile each notice of abortion with its corresponding tissue report. If the department does not receive the notice of abortion or the tissue report, the department shall make an inquiry of the abortion facility or hospital. After such inquiry, if the hospital or abortion facility has not satisfactorily responded to said inquiry and the department finds that the abortion facility or hospital where the abortion was performed or induced was not in compliance with the provisions of this section, the department shall consider such noncompliance a deficiency requiring an unscheduled inspection of the facility to ensure the deficiency is remedied, subject to the provisions of chapter 197 regarding license suspensions, reviews, and appeals."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Franklin, **House Amendment No. 1** was adopted.

Representative Barnes (60) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 2, Section 188.021, Line 17, by inserting after the word "**question**," the following:

"No complication plan shall be required where the patient is administered the drug in a medical emergency at a hospital and is then treated as an inpatient at a hospital under medical monitoring by the hospital until the abortion is completed."; and

Further amend said bill and page, Section 188.027, Line 5, by deleting the phrase "or [~~a qualified professional~~]" and inserting in lieu thereof the phrase "[~~or~~], a qualified professional, **or**"; and

Further amend said bill and section, Page 3, Line 42, by deleting the phrase "or [~~a qualified professional~~]" and inserting in lieu thereof the phrase "[~~or~~], a qualified professional, **or**"; and

Further amend said bill and section, Page 7, Line 162, by inserting immediately after said line the following:

"6. The physician who is to perform or induce the abortion shall, at least seventy-two hours prior to such procedure, inform the woman orally and in person of:

(1) The immediate and long-term medical risks to the woman associated with the proposed abortion method including, but not limited to, infection, hemorrhage, cervical tear or uterine perforation, harm to subsequent pregnancies or the ability to carry a subsequent child to term, and possible adverse psychological effects associated with the abortion; and

(2) The immediate and long-term medical risks to the woman, in light of the anesthesia and medication that is to be administered, the unborn child's gestational age, and the woman's medical history and medical conditions."; and

Further amend said bill and section by renumbering the subsections accordingly; and

Further amend said bill, Page 11, Section 188.039, Line 8, by deleting the phrase "or [~~a qualified professional~~]" and inserting in lieu thereof the phrase "[~~or~~], a qualified professional, **or**"; and

Further amend said bill, page and section, Line 17, by deleting the phrase "or ~~[a qualified professional]~~" and inserting in lieu thereof the phrase "~~[or]~~, a qualified professional, **or**"; and

Further amend said bill and section, Page 12, Line 23, by deleting the phrase "or ~~[a qualified professional]~~" and inserting in lieu thereof the phrase "~~[or]~~, a qualified professional, **or**"; and

Further amend said bill, page and section, Line 25, by deleting the phrase "~~[or qualified professional]~~" and inserting in lieu thereof the phrase "or qualified professional"; and

Further amend said bill, page and section, Line 30, by deleting the phrase "~~[or qualified professionals]~~" and inserting in lieu thereof the phrase "or qualified professionals"; and

Further amend said bill, page and section, Line 32, by deleting the phrase "~~[or qualified professional]~~" and inserting in lieu thereof the phrase "or qualified professional"; and

Further amend said bill, page and section, Lines 33-40, by removing said lines and inserting in lieu thereof the following:

"6. As used in this section, the term "qualified professional" shall refer to a physician, physician assistant, registered nurse, licensed practical nurse, psychologist, licensed professional counselor, or licensed social worker, licensed or registered under chapter 334, 335, or 337, acting under the supervision of the physician performing or inducing the abortion, and acting within the course and scope of his or her authority provided by law. The provisions of this section shall not be construed to in any way expand the authority otherwise provided by law relating to the licensure, registration, or scope of practice of any such qualified professional.

7. If the provisions in subsection 2 of this section requiring a seventy-two-hour waiting"; and

Further amend said bill, Page 13, Section 188.047, Lines 19-32, by deleting said lines and inserting in lieu thereof the following:

"3. Beginning January 1, 2018, the department shall make an annual report to the general assembly. The report shall include the number of any deficiencies and inquiries by the department of each abortion facility in the calendar year and whether any deficiencies were remedied and, for each abortion facility, aggregated de-identified data about the total number of abortions performed at the facility, the termination procedures used, the number and type of complications reported for each type of termination procedure, whether the department received the tissue report for each abortion, and the existence and nature, if any, of any inconsistencies or concerns between the abortion reports submitted under section 188.052 and the tissue report submitted under this section.

The report shall not contain any personal patient information the disclosure of which is prohibited by state or federal law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Barnes (60), **House Amendment No. 2** was adopted.

Representative Moon offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Pages 8 to 11, Section 188.030, Lines 1 to 110, by deleting said lines and inserting in lieu thereof the following:

"188.030. 1. ~~[Except in]~~ **In** the case of a medical emergency~~[-, no abortion of a viable unborn child shall be performed or induced unless the abortion is necessary to preserve the life of the pregnant woman whose life is~~

~~endangered by a]~~ **resulting from pregnancy**, physical disorder, physical illness, or physical injury, including a life-endangering physical condition caused by or arising from the pregnancy itself, or when continuation of the pregnancy will create a serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman, **every effort shall be exercised to subject the unborn baby to a natural or surgical delivery**. For purposes of this section, "major bodily function" includes, but is not limited to, functions of the immune system, normal cell growth, digestive, bowel, bladder, neurological, brain, respiratory, circulatory, endocrine, and reproductive functions.

2. Except in the case of a medical emergency:

(1) Prior to performing or inducing an abortion upon a woman, **due process of law shall be required before the life of any unborn human is ended prior to natural death. Natural death shall mean miscarriage, still birth, or any death not induced by another;**~~[the physician shall determine the gestational age of the unborn child in a manner consistent with accepted obstetrical and neonatal practices and standards. In making such determination, the physician shall make such inquiries of the pregnant woman and perform or cause to be performed such medical examinations, imaging studies, and tests as a reasonably prudent physician, knowledgeable about the medical facts and conditions of both the woman and the unborn child involved, would consider necessary to perform and consider in making an accurate diagnosis with respect to gestational age;~~

~~———— (2) If the physician determines that the gestational age of the unborn child is twenty weeks or more, prior to performing or inducing an abortion upon the woman, the physician shall determine if the unborn child is viable by using and exercising that degree of care, skill, and proficiency commonly exercised by a skillful, careful, and prudent physician. In making this determination of viability, the physician shall perform or cause to be performed such medical examinations and tests as are necessary to make a finding of the gestational age, weight, and lung maturity of the unborn child and shall enter such findings and determination of viability in the medical record of the woman;~~

~~———— (3) If the physician determines that the gestational age of the unborn child is twenty weeks or more, and further determines that the unborn child is not viable and performs or induces an abortion upon the woman, the physician shall report such findings and determinations and the reasons for such determinations to the health care facility in which the abortion is performed and to the state board of registration for the healing arts, and shall enter such findings and determinations in the medical records of the woman and in the individual abortion report submitted to the department under section 188.052;~~

~~———— (4) (a) If the physician determines that the unborn child is viable, the physician shall not perform or induce an abortion upon the woman unless the abortion is necessary to preserve the life of the pregnant woman or that a continuation of the pregnancy will create a serious risk of substantial and irreversible physical impairment of a major bodily function of the woman.~~

~~(b)]~~ **(2)(a)** Before a physician may proceed with performing or inducing an abortion upon a woman ~~[when it has been determined that the unborn child is viable]~~, the physician shall first certify in writing the medical threat posed to the life of the pregnant woman, or the medical reasons that continuation of the pregnancy would cause a serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman. **The physician shall make every effort to subject the unborn baby to a natural or surgical delivery. Following delivery of the baby, the attending physician shall take control of and provide immediate medical care for a child born.** ~~[Upon completion of the abortion, the physician shall report the reasons and determinations for the abortion of a viable unborn child to the health care facility in which the abortion is performed and to the state board of registration for the healing arts, and shall enter such findings and determinations in the medical record of the woman and in the individual abortion report submitted to the department under section 188.052.]~~

~~[(c)]~~ **(b)** Before a physician may proceed with performing or inducing an abortion upon a woman ~~[when it has been determined that the unborn child is viable]~~, the physician who is to perform the abortion shall obtain the agreement of a second physician with knowledge of accepted obstetrical and neonatal practices and standards who shall concur that the abortion is necessary to preserve the life of the pregnant woman, or that continuation of the pregnancy would cause a serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman. This second physician shall also report such reasons and determinations to the health care facility in which the abortion is to be performed and to the state board of registration for the healing arts, and shall enter such findings and determinations in the medical record of the woman and the individual abortion report submitted to the department under section 188.052. The second physician shall not have any legal or financial affiliation or relationship with the physician performing or inducing the abortion, except that such prohibition shall not apply to physicians whose legal or financial affiliation or relationship is a result of being employed by or having

staff privileges at the same hospital, **ambulatory surgical center, or abortion facility**, as ~~[the term "hospital" is]~~ defined in **this chapter and** section 197.020.

~~[(d)] (c)~~ Any physician who performs or induces an abortion upon a woman ~~[when it has been determined that the unborn child is viable]~~ shall utilize the available method or technique of abortion most likely to preserve the life or health of the unborn child. In cases where the method or technique of abortion most likely to preserve the life or health of the unborn child would present a greater risk to the life or health of the woman than another legally permitted and available method or technique, the physician may utilize such other method or technique. In all cases ~~[where the physician performs an abortion upon a viable unborn child]~~, the physician shall certify in writing the available method or techniques considered and the reasons for choosing the method or technique employed.

~~[(e)] (d)~~ No physician shall perform or induce an abortion upon a woman ~~[when it has been determined that the unborn child is viable]~~ unless **due process of law for the unborn has been exercised** and there is in attendance a physician other than the physician performing or inducing the abortion who shall take control of and provide immediate medical care for a child born as a result of the abortion. During the performance of the abortion, the physician performing it, and subsequent to the abortion, the physician required to be in attendance, shall take all reasonable steps in keeping with good medical practice, consistent with the procedure used, to preserve the life or health of the viable unborn child; provided that it does not pose an increased risk to the life of the woman or does not pose an increased risk of substantial and irreversible physical impairment of a major bodily function of the woman.

3. Any person who knowingly performs or induces an abortion of an unborn child in violation of the provisions of this section is guilty of a class D felony, and, upon a finding of guilt or plea of guilty, shall be imprisoned for a term of not less than one year, and, notwithstanding the provisions of section 558.002, shall be fined not less than ~~[ten]~~ **fifty** thousand nor more than ~~[fifty]~~ **one hundred** thousand dollars.

4. Any physician who pleads guilty to or is found guilty of performing or inducing an abortion of an unborn child in violation of this section shall ~~[be subject to suspension or revocation of]~~ **have** his or her license to practice medicine in the state of Missouri **revoked** by the state board of registration for the healing arts under the provisions of sections 334.100 and 334.103.

5. Any hospital licensed in the state of Missouri that knowingly allows an abortion of an unborn child to be performed or induced in violation of this section ~~[may be subject to suspension or revocation of]~~ **shall have** its license **revoked** under the provisions of section 197.070.

6. Any ambulatory surgical center licensed in the state of Missouri that knowingly allows an abortion of an unborn child to be performed or induced in violation of this section ~~[may]~~ **shall** be subject to ~~[suspension or]~~ revocation of its license under the provisions of section 197.220 **and shall be fined not less than one million dollars.**

7. A woman upon whom an abortion is performed or induced in violation of this section shall not be prosecuted for a conspiracy to violate the provisions of this section.

8. Nothing in this section shall be construed as creating or recognizing a right to abortion, nor is it the intention of this section to make lawful any abortion that is currently unlawful.

9. It is the intent of the legislature that this section be severable as noted in section 1.140. In the event that any section, subsection, subdivision, paragraph, sentence, or clause of this section be declared invalid under the Constitution of the United States or the Constitution of the State of Missouri, it is the intent of the legislature that the remaining provisions of this section remain in force and effect as far as capable of being carried into execution as intended by the legislature.

10. The general assembly may, by concurrent resolution, appoint one or more of its members who sponsored or co-sponsored this act in his or her official capacity to intervene as a matter of right in any case in which the constitutionality of this law is challenged."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes (60) assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Moon moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Butler:

AYES: 043

Anderson	Beard	Bernskoetter	Berry	Bondon
Brattin	Brown 94	Chipman	Crawford	Curtman
Davis	DeGroot	Fitzpatrick	Fitzwater 144	Fitzwater 49
Fraker	Helms	Hill	Hurst	Kelly 141
Kidd	Lynch	Marshall	McDaniel	Moon
Neely	Pietzman	Pogue	Rehder	Reiboldt
Reisch	Remole	Rone	Ross	Smith 163
Sommer	Spencer	Stacy	Taylor	Trent
Vescovo	Wiemann	Wilson		

NOES: 098

Adams	Alferman	Anders	Andrews	Arthur
Austin	Bangert	Baringer	Barnes 28	Basye
Beck	Black	Brown 27	Burnett	Burns
Butler	Carpenter	Christofanelli	Cierpiot	Conway 10
Conway 104	Cornejo	Cross	Curtis	Dogan
Dohrman	Eggleston	Ellebracht	Ellington	Engler
Evans	Francis	Franklin	Franks Jr	Frederick
Gannon	Gray	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Henderson
Higdon	Houghton	Houx	Justus	Kendrick
Kolkmeier	Lant	Lauer	Lavender	Lichtenegger
Love	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Messenger	Miller	Morgan
Morris	Mosley	Muntzel	Newman	Nichols
Peters	Pfautsch	Phillips	Pierson Jr	Pike
Plocher	Quade	Razer	Redmon	Rhoads
Roberts	Roden	Rowland 155	Runions	Ruth
Shaul 113	Shull 16	Stephens 128	Stevens 46	Swan
Tate	Unsicker	Walker 3	Walker 74	Wessels
White	Wood	Mr. Speaker		

PRESENT: 003

Barnes 60	McCaherty	Roeber
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ABSENT WITH LEAVE: 016

Bahr	Brown 57	Cookson	Corlew	Green
Johnson	Kelley 127	Korman	Mathews	Matthiesen
McGaugh	Mitten	Rowland 29	Schroer	Shumake
Smith 85				

VACANCIES: 003

Representative Unsicker offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 33, Section 595.027, Line 8, by inserting after all of said section and line the following:

"Section 1. A primary care physician shall ask any female patient over the age of sixteen if she plans to become pregnant within the next year and shall provide counseling and care consistent with her response. Providing counseling regarding abortion shall be prohibited."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Morgan offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 33, Section B, Line 3, by inserting after all of said section and line the following:

"Section C. The provisions of Section A of this act shall not be enacted until after such time the United States Supreme Court overturns: Griswold v. Connecticut, 381 U.S. 479 (1965); Roe v. Wade, 410 U.S. 113 (1973); Planned Parenthood of Southeastern Pennsylvania v. Casey, 505 U.S. 833 (1992); and Whole Woman's Health v. Hellerstedt, 136 S.Ct 2292 (2016)."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Justus
Kelly 141	Kidd	Lant	Lauer	Lichtenegger
Love	Lynch	Marshall	Mathews	McCaherty
McGaugh	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Rehder
Reiboldt	Reisch	Remole	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113

Shull 16	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wilson
Wood				

NOES: 038

Adams	Anders	Bangert	Barnes 28	Beck
Brown 27	Burnett	Burns	Butler	Carpenter
Conway 10	Curtis	Ellebracht	Ellington	Franks Jr
Gray	Harris	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Morgan	Mosley	Newman	Nichols	Peters
Quade	Razer	Roberts	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 021

Arthur	Bahr	Baringer	Beard	Brown 57
Cookson	Green	Johnson	Kelley 127	Kolkmeier
Korman	Matthiesen	McDaniel	Mitten	Pierson Jr
Rhoads	Rowland 29	Schroer	Shumake	Smith 85
Mr. Speaker				

VACANCIES: 003

Representative Morgan moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Morgan:

AYES: 034

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Franks Jr	Gray
Lavender	May	McCann Beatty	McCreery	McGee
Meredith 71	Merideth 80	Morgan	Mosley	Newman
Nichols	Peters	Quade	Razer	Roberts
Stevens 46	Unsicker	Walker 74	Wessels	

NOES: 105

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Bernskoetter	Berry	Black	Bondon
Brattin	Brown 94	Chipman	Christofanelli	Cierpiot
Conway 104	Corlew	Cornejo	Crawford	Cross
Curtman	Davis	DeGroot	Dogan	Dohrman
Eggleston	Ellington	Engler	Evans	Fitzpatrick
Fitzwater 144	Fitzwater 49	Fraker	Francis	Franklin
Frederick	Gannon	Gregory	Grier	Haahr
Haefner	Hannegan	Hansen	Harris	Helms
Henderson	Higdon	Hill	Houghton	Houx

Hurst	Justus	Kelly 141	Kidd	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	McCaherty	McGaugh	Messenger	Miller
Moon	Morris	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Plocher	Pogue
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roden	Roeber	Rone	Ross
Rowland 155	Ruth	Shaul 113	Shull 16	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 021

Bahr	Baringer	Beard	Brown 57	Cookson
Ellebracht	Green	Johnson	Kelley 127	Kendrick
Kolkmeier	Korman	Matthiesen	McDaniel	Mitten
Pierson Jr	Rowland 29	Runions	Schroer	Shumake
Smith 85				

VACANCIES: 003

Speaker Richardson resumed the Chair.

Representative Butler offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 14, Section 188.125, Line 2, by inserting after the word "**agency**" the words "**and an abortion facility**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Butler moved that **House Amendment No. 6** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Butler:

AYES: 037

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Morgan	Mosley	Newman	Nichols	Peters
Quade	Razer	Roberts	Stevens 46	Unsicker
Walker 74	Wessels			

NOES: 096

Alferman	Anderson	Andrews	Austin	Barnes 60
Basye	Beard	Bernskoetter	Berry	Bondon

Brattin	Brown 94	Christofanelli	Conway 104	Corlew
Cornejo	Crawford	Cross	Curtman	Davis
DeGroot	Dogan	Dohrman	Eggleston	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houx	Hurst
Justus	Kelly 141	Kidd	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
McCaherty	Messenger	Miller	Moon	Morris
Muntzel	Neely	Pfautsch	Phillips	Pietzman
Pike	Plocher	Pogue	Redmon	Reiboldt
Reisch	Rhrole	Rhoads	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Shull 16
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walker 3	White	Wiemann	Wilson	Wood
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 027

Bahr	Baringer	Black	Brown 57	Chipman
Cierpiot	Cookson	Fraker	Green	Harris
Houghton	Johnson	Kelley 127	Kolkmeier	Korman
Matthiesen	McDaniel	McGaugh	Mitten	Pierson Jr
Rehder	Roden	Rowland 29	Runions	Schroer
Shumake	Smith 85			

VACANCIES: 003

Representative Ellebracht offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 14, Section 188.075, Line 20, by inserting after the word "**abortion**." the following:

"If the attorney general has the authority to consult with or hire outside counsel and does consult with or hire outside counsel for any action under this subsection, the attorney general shall submit a report to the general assembly with the names of the law firms consulted with or hired and the costs associated with such consultation or hiring. The attorney general shall also make such report available and accessible to the public."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellebracht moved that **House Amendment No. 7** be adopted.

Which motion was defeated.

Representative Stevens (46) offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 33, Section 197.295, Line 17, by inserting immediately after said section and line the following:

"208.151. 1. Medical assistance on behalf of needy persons shall be known as "MO HealthNet". For the purpose of paying MO HealthNet benefits and to comply with Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.) as amended, the following needy persons shall be eligible to receive MO HealthNet benefits to the extent and in the manner hereinafter provided:

- (1) All participants receiving state supplemental payments for the aged, blind and disabled;
- (2) All participants receiving aid to families with dependent children benefits, including all persons under nineteen years of age who would be classified as dependent children except for the requirements of subdivision (1) of subsection 1 of section 208.040. Participants eligible under this subdivision who are participating in drug court, as defined in section 478.001, shall have their eligibility automatically extended sixty days from the time their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;
- (3) All participants receiving blind pension benefits;
- (4) All persons who would be determined to be eligible for old age assistance benefits, permanent and total disability benefits, or aid to the blind benefits under the eligibility standards in effect December 31, 1973, or less restrictive standards as established by rule of the family support division, who are sixty-five years of age or over and are patients in state institutions for mental diseases or tuberculosis;
- (5) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children except for the requirements of subdivision (2) of subsection 1 of section 208.040, and who are residing in an intermediate care facility, or receiving active treatment as inpatients in psychiatric facilities or programs, as defined in 42 U.S.C. 1396d, as amended;
- (6) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children benefits except for the requirement of deprivation of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
- (7) All persons eligible to receive nursing care benefits;
- (8) All participants receiving family foster home or nonprofit private child-care institution care, subsidized adoption benefits and parental school care wherein state funds are used as partial or full payment for such care;
- (9) All persons who were participants receiving old age assistance benefits, aid to the permanently and totally disabled, or aid to the blind benefits on December 31, 1973, and who continue to meet the eligibility requirements, except income, for these assistance categories, but who are no longer receiving such benefits because of the implementation of Title XVI of the federal Social Security Act, as amended;
- (10) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child in the home;
- (11) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child who is deprived of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
- (12) Pregnant women or infants under one year of age, or both, whose family income does not exceed an income eligibility standard equal to one hundred eighty-five percent of the federal poverty level as established and amended by the federal Department of Health and Human Services, or its successor agency;
- (13) Children who have attained one year of age but have not attained six years of age who are eligible for medical assistance under 6401 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989). The family support division shall use an income eligibility standard equal to one hundred thirty-three percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency;
- (14) Children who have attained six years of age but have not attained nineteen years of age. For children who have attained six years of age but have not attained nineteen years of age, the family support division shall use an income assessment methodology which provides for eligibility when family income is equal to or less than equal to one hundred percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency. As necessary to provide MO HealthNet coverage under this subdivision, the department of social services may revise the state MO HealthNet plan to extend coverage under 42 U.S.C. 1396a (a)(10)(A)(i)(III) to children who have attained six years of age but have not attained nineteen years of age as permitted by paragraph (2) of subsection (n) of 42 U.S.C. 1396d using a more liberal income assessment methodology as authorized by paragraph (2) of subsection (r) of 42 U.S.C. 1396a;

(15) The family support division shall not establish a resource eligibility standard in assessing eligibility for persons under subdivision (12), (13) or (14) of this subsection. The MO HealthNet division shall define the amount and scope of benefits which are available to individuals eligible under each of the subdivisions (12), (13), and (14) of this subsection, in accordance with the requirements of federal law and regulations promulgated thereunder;

(16) Notwithstanding any other provisions of law to the contrary, ambulatory prenatal care shall be made available to pregnant women during a period of presumptive eligibility pursuant to 42 U.S.C. Section 1396r-1, as amended;

(17) A child born to a woman eligible for and receiving MO HealthNet benefits under this section on the date of the child's birth shall be deemed to have applied for MO HealthNet benefits and to have been found eligible for such assistance under such plan on the date of such birth and to remain eligible for such assistance for a period of time determined in accordance with applicable federal and state law and regulations so long as the child is a member of the woman's household and either the woman remains eligible for such assistance or for children born on or after January 1, 1991, the woman would remain eligible for such assistance if she were still pregnant. Upon notification of such child's birth, the family support division shall assign a MO HealthNet eligibility identification number to the child so that claims may be submitted and paid under such child's identification number;

(18) Pregnant women and children eligible for MO HealthNet benefits pursuant to subdivision (12), (13) or (14) of this subsection shall not as a condition of eligibility for MO HealthNet benefits be required to apply for aid to families with dependent children. The family support division shall utilize an application for eligibility for such persons which eliminates information requirements other than those necessary to apply for MO HealthNet benefits. The division shall provide such application forms to applicants whose preliminary income information indicates that they are ineligible for aid to families with dependent children. Applicants for MO HealthNet benefits under subdivision (12), (13) or (14) of this subsection shall be informed of the aid to families with dependent children program and that they are entitled to apply for such benefits. Any forms utilized by the family support division for assessing eligibility under this chapter shall be as simple as practicable;

(19) Subject to appropriations necessary to recruit and train such staff, the family support division shall provide one or more full-time, permanent eligibility specialists to process applications for MO HealthNet benefits at the site of a health care provider, if the health care provider requests the placement of such eligibility specialists and reimburses the division for the expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and equipment of such eligibility specialists. The division may provide a health care provider with a part-time or temporary eligibility specialist at the site of a health care provider if the health care provider requests the placement of such an eligibility specialist and reimburses the division for the expenses, including but not limited to the salary, benefits, travel, training, telephone, supplies, and equipment, of such an eligibility specialist. The division may seek to employ such eligibility specialists who are otherwise qualified for such positions and who are current or former welfare participants. The division may consider training such current or former welfare participants as eligibility specialists for this program;

(20) Pregnant women who are eligible for, have applied for and have received MO HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to be considered eligible for all pregnancy-related and postpartum MO HealthNet benefits provided under section 208.152 until the end of the ~~sixty-day~~ **two-year** period beginning on the last day of their pregnancy;

(21) Case management services for pregnant women and young children at risk shall be a covered service. To the greatest extent possible, and in compliance with federal law and regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192 or chapter 205 or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of intellectual disability and developmental disability program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for reimbursement for case management services provided by the department of health and senior services. For purposes of this section, the term "case management" shall mean those activities of local public health personnel to identify prospective MO HealthNet-eligible high-risk mothers and enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide prenatal care under physician protocol and who participate in the MO

HealthNet program for prenatal care and to ensure that said high-risk mothers receive support from all private and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, case-managed programs;

(22) By January 1, 1988, the department of social services and the department of health and senior services shall study all significant aspects of presumptive eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed for implementation, to the general assembly. The department of social services, at the direction of the general assembly, may implement presumptive eligibility by regulation promulgated pursuant to chapter 207;

(23) All participants who would be eligible for aid to families with dependent children benefits except for the requirements of paragraph (d) of subdivision (1) of section 208.150;

(24) (a) All persons who would be determined to be eligible for old age assistance benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriation;

(b) All persons who would be determined to be eligible for aid to the blind benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005, except that less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), shall be used to raise the income limit to one hundred percent of the federal poverty level;

(c) All persons who would be determined to be eligible for permanent and total disability benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. 1396a(f); or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriations. Eligibility standards for permanent and total disability benefits shall not be limited by age;

(25) Persons who have been diagnosed with breast or cervical cancer and who are eligible for coverage pursuant to 42 U.S.C. 1396a (a)(10)(A)(ii)(XVIII). Such persons shall be eligible during a period of presumptive eligibility in accordance with 42 U.S.C. 1396r-1;

(26) Effective August 28, 2013, persons who are in foster care under the responsibility of the state of Missouri on the date such persons attain the age of eighteen years, or at any time during the thirty-day period preceding their eighteenth birthday, without regard to income or assets, if such persons:

- (a) Are under twenty-six years of age;
- (b) Are not eligible for coverage under another mandatory coverage group; and
- (c) Were covered by Medicaid while they were in foster care.

2. Rules and regulations to implement this section shall be promulgated in accordance with chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

3. After December 31, 1973, and before April 1, 1990, any family eligible for assistance pursuant to 42 U.S.C. 601, et seq., as amended, in at least three of the last six months immediately preceding the month in which such family became ineligible for such assistance because of increased income from employment shall, while a member of such family is employed, remain eligible for MO HealthNet benefits for four calendar months following the month in which such family would otherwise be determined to be ineligible for such assistance because of income and resource limitation. After April 1, 1990, any family receiving aid pursuant to 42 U.S.C. 601, et seq., as amended, in at least three of the six months immediately preceding the month in which such family becomes ineligible for such aid, because of hours of employment or income from employment of the caretaker relative, shall remain eligible for MO HealthNet benefits for six calendar months following the month of such ineligibility as long as such family includes a child as provided in 42 U.S.C. 1396r-6. Each family which has received such medical assistance during the entire six-month period described in this section and which meets reporting requirements and income tests established by the division and continues to include a child as provided in 42 U.S.C. 1396r-6 shall receive MO HealthNet benefits without fee for an additional six months. The MO HealthNet division may provide by rule and as authorized by annual appropriation the scope of MO HealthNet coverage to be granted to such families.

4. When any individual has been determined to be eligible for MO HealthNet benefits, such medical assistance will be made available to him or her for care and services furnished in or after the third month before the month in which he made application for such assistance if such individual was, or upon application would have been, eligible for such assistance at the time such care and services were furnished; provided, further, that such medical expenses remain unpaid.

5. The department of social services may apply to the federal Department of Health and Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars in additional costs to the state, unless subject to appropriation or directed by statute, but in no event shall such waiver applications or amendments seek to waive the services of a rural health clinic or a federally qualified health center as defined in 42 U.S.C. 1396d(l)(1) and (2) or the payment requirements for such clinics and centers as provided in 42 U.S.C. 1396a(a)(15) and 1396a(bb) unless such waiver application is approved by the oversight committee created in section 208.955. A request for such a waiver so submitted shall only become effective by executive order not sooner than ninety days after the final adjournment of the session of the general assembly to which it is submitted, unless it is disapproved within sixty days of its submission to a regular session by a senate or house resolution adopted by a majority vote of the respective elected members thereof, unless the request for such a waiver is made subject to appropriation or directed by statute.

6. Notwithstanding any other provision of law to the contrary, in any given fiscal year, any persons made eligible for MO HealthNet benefits under subdivisions (1) to (22) of subsection 1 of this section shall only be eligible if annual appropriations are made for such eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section 1396a(a)(10)(A)(i).

208.662. 1. There is hereby established within the department of social services the "Show-Me Healthy Babies Program" as a separate children's health insurance program (CHIP) for any low-income unborn child. The program shall be established under the authority of Title XXI of the federal Social Security Act, the State Children's Health Insurance Program, as amended, and 42 CFR 457.1.

2. For an unborn child to be enrolled in the show-me healthy babies program, his or her mother shall not be eligible for coverage under Title XIX of the federal Social Security Act, the Medicaid program, as it is administered by the state, and shall not have access to affordable employer-subsidized health care insurance or other affordable health care coverage that includes coverage for the unborn child. In addition, the unborn child shall be in a family with income eligibility of no more than three hundred percent of the federal poverty level, or the equivalent modified adjusted gross income, unless the income eligibility is set lower by the general assembly through appropriations. In calculating family size as it relates to income eligibility, the family shall include, in addition to other family members, the unborn child, or in the case of a mother with a multiple pregnancy, all unborn children.

3. Coverage for an unborn child enrolled in the show-me healthy babies program shall include all prenatal care and pregnancy-related services that benefit the health of the unborn child and that promote healthy labor, delivery, and birth. Coverage need not include services that are solely for the benefit of the pregnant mother, that are unrelated to maintaining or promoting a healthy pregnancy, and that provide no benefit to the unborn child. However, the department may include pregnancy-related assistance as defined in 42 U.S.C. Section 1397II.

4. There shall be no waiting period before an unborn child may be enrolled in the show-me healthy babies program. In accordance with the definition of child in 42 CFR 457.10, coverage shall include the period from conception to birth. The department shall develop a presumptive eligibility procedure for enrolling an unborn child. There shall be verification of the pregnancy.

5. Coverage for the child shall continue for up to one year after birth, unless otherwise prohibited by law or unless otherwise limited by the general assembly through appropriations.

6. Pregnancy-related and postpartum coverage for the mother shall begin on the day the pregnancy ends and extend through the last day of the month that includes ~~the sixtieth day~~ **two years** after the pregnancy ends, unless otherwise prohibited by law or unless otherwise limited by the general assembly through appropriations. The department may include pregnancy-related assistance as defined in 42 U.S.C. Section 1397II.

7. The department shall provide coverage for an unborn child enrolled in the show-me healthy babies program in the same manner in which the department provides coverage for the children's health insurance program (CHIP) in the county of the primary residence of the mother.

8. The department shall provide information about the show-me healthy babies program to maternity homes as defined in section 135.600, pregnancy resource centers as defined in section 135.630, and other similar

agencies and programs in the state that assist unborn children and their mothers. The department shall consider allowing such agencies and programs to assist in the enrollment of unborn children in the program, and in making determinations about presumptive eligibility and verification of the pregnancy.

9. Within sixty days after August 28, 2014, the department shall submit a state plan amendment or seek any necessary waivers from the federal Department of Health and Human Services requesting approval for the show-me healthy babies program.

10. At least annually, the department shall prepare and submit a report to the governor, the speaker of the house of representatives, and the president pro tempore of the senate analyzing and projecting the cost savings and benefits, if any, to the state, counties, local communities, school districts, law enforcement agencies, correctional centers, health care providers, employers, other public and private entities, and persons by enrolling unborn children in the show-me healthy babies program. The analysis and projection of cost savings and benefits, if any, may include but need not be limited to:

(1) The higher federal matching rate for having an unborn child enrolled in the show-me healthy babies program versus the lower federal matching rate for a pregnant woman being enrolled in MO HealthNet or other federal programs;

(2) The efficacy in providing services to unborn children through managed care organizations, group or individual health insurance providers or premium assistance, or through other nontraditional arrangements of providing health care;

(3) The change in the proportion of unborn children who receive care in the first trimester of pregnancy due to a lack of waiting periods, by allowing presumptive eligibility, or by removal of other barriers, and any resulting or projected decrease in health problems and other problems for unborn children and women throughout pregnancy; at labor, delivery, and birth; and during infancy and childhood;

(4) The change in healthy behaviors by pregnant women, such as the cessation of the use of tobacco, alcohol, illicit drugs, or other harmful practices, and any resulting or projected short-term and long-term decrease in birth defects; poor motor skills; vision, speech, and hearing problems; breathing and respiratory problems; feeding and digestive problems; and other physical, mental, educational, and behavioral problems; and

(5) The change in infant and maternal mortality, preterm births and low birth weight babies and any resulting or projected decrease in short-term and long-term medical and other interventions.

11. The show-me healthy babies program shall not be deemed an entitlement program, but instead shall be subject to a federal allotment or other federal appropriations and matching state appropriations.

12. Nothing in this section shall be construed as obligating the state to continue the show-me healthy babies program if the allotment or payments from the federal government end or are not sufficient for the program to operate, or if the general assembly does not appropriate funds for the program.

13. Nothing in this section shall be construed as expanding MO HealthNet or fulfilling a mandate imposed by the federal government on the state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Corlew raised a point of order that **House Amendment No. 8** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Quade offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 15, Section 188.125, Line 14, by inserting immediately after said line the following:

"3. No county of the third classification without a township form of government and with more than eighteen thousand but fewer than twenty thousand inhabitants and with a city of the fourth classification with more than five hundred fifty but fewer than six hundred fifty inhabitants as the county seat or county of the third classification without a township form of government and with more than thirty-three thousand but

fewer than thirty-seven thousand inhabitants and with a city of the fourth classification with more than six thousand but fewer than seven thousand inhabitants as the county seat shall enact, adopt, maintain, or enforce any county health ordinance that is more stringent or restrictive than any relevant statutory requirement in this state."; and

Further amend said bill and section by renumbering subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 9 was withdrawn.

Representative Wiemann assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Beck offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 1, Section A, Line 8, by inserting after all of said line the following:

"130.076. 1. Due to the publicity and boosting of political credentials surrounding an extraordinary special session, for the purposes of this chapter, any frivolous extraordinary session shall be considered a contribution in-kind to the governor. A frivolous extraordinary session means any session the governor calls under article IV, section 9 of the Missouri Constitution that is not in response to an actual extraordinary occasion and that addresses nonurgent matters that would be better debated and evaluated during a regular session or, if possible, addressed concurrently with other issues during a previous extraordinary session called by the governor. The general assembly shall determine whether an extraordinary session is frivolous.

2. The general assembly shall certify the costs of a frivolous extraordinary session and reports such sum to the Missouri ethics commission.

3. The Missouri ethics commission shall notify the governor and the treasurer of the governor's campaign committee of such report.

4. The governor or the governor's campaign committee shall electronically report the in-kind contribution within forty-eight hours of receiving notification.

5. Reports required under this section shall contain the same content required under section 130.041 and shall be filed in accordance with the standards established by the commission for electronic filing and other rules the commission may deem necessary to promulgate for the effective administration of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher raised a point of order that **House Amendment No. 10** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Franklin offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 12, Section 188.047, Line 1, by inserting immediately after the word "tissue" the words ", **except that tissue needed for purposes described in subsection 5 of this section,**"; and

Further amend said bill and section, Pages 12 and 13, Lines 10 to 18, by deleting said lines and inserting in lieu thereof the following:

"2. The department shall reconcile each notice of abortion with its corresponding tissue report. If the department does not receive the notice of abortion or the tissue report, the department shall make an inquiry of the abortion facility or hospital. After such inquiry, if the hospital or abortion facility has not satisfactorily responded to said inquiry and the department finds that the abortion facility or hospital where the abortion was performed or induced was not in compliance with the provisions of this section, the department shall consider such noncompliance a deficiency requiring an unscheduled inspection of the facility to ensure the deficiency is remedied, subject to the provisions of chapter 197 regarding license suspensions, reviews, and appeals."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCann Beatty raised a point of order that **House Amendment No. 11** amends previously amended material.

The Chair ruled the point of order well taken.

Representative Adams offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 15, Section 188.125, Lines 43-44, by deleting the words "**not be deemed exclusive and shall be in addition to any other relief or remedies permitted by law**" and inserting in lieu thereof the words "**be deemed exclusive and shall preclude any other relief or remedies permitted by law**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Adams moved that **House Amendment No. 12** be adopted.

Which motion was defeated.

Representative Walker (74) offered **House Amendment No. 13.**

House Amendment No. 13

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 5, Page 33, Section 595.027, Line 8, by inserting after all of said section and line the following:

"Section 1. An alternative to abortion agency as defined in section 188.125 shall file a quarterly report regarding the services it has provided with the state department of health and senior services. The report shall include the estimated fetal gestational ages when the mother first seeks the services of the agency, demographic data of those seeking services, and any other information as required by the department."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor assumed the Chair.

Speaker Richardson resumed the Chair.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Corlew	Cornejo	Crawford
Cross	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Engler	Evans	Fitzpatrick
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houx	Hurst	Justus	Kelley 127
Kelly 141	Kidd	Kolkmeier	Korman	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	McCaherty	McDaniel	McGaugh	Messenger
Miller	Moon	Morris	Pfautsch	Phillips
Pietzman	Pike	Pogue	Redmon	Rehder
Reiboldt	Remole	Rhoads	Roden	Roeber
Rone	Ross	Rowland 155	Ruth	Shaul 113
Shull 16	Smith 163	Sommer	Spencer	Stacy
Stephens 128	Swan	Tate	Taylor	Trent
Vescovo	Walker 3	White	Wiemann	Wood
Mr. Speaker				

NOES: 038

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Newman	Peters
Pierson Jr	Quade	Razer	Roberts	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 021

Baringer	Black	Brown 57	Cookson	Fitzwater 144
Green	Houghton	Johnson	Matthiesen	Mitten
Muntzel	Neely	Nichols	Plocher	Reisch
Rowland 29	Runions	Schroer	Shumake	Smith 85
Wilson				

VACANCIES: 003

Representative Walker (74) moved that **House Amendment No. 13** be adopted.

Which motion was defeated.

Representative Cierpiot moved the previous question.

Which motion was adopted by the following vote:

AYES: 105

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Helms
Henderson	Higdon	Hill	Houghton	Houx
Hurst	Justus	Kelley 127	Kelly 141	Kidd
Kolkmeier	Korman	Lant	Lauer	Lichtenegger
Love	Mathews	McCaherty	McDaniel	McGaugh
Messenger	Miller	Moon	Morris	Neely
Pfautsch	Phillips	Pietzman	Pike	Plocher
Pogue	Redmon	Rehder	Reiboldt	Reisch
Remole	Rhoads	Roden	Roeber	Rone
Ross	Rowland 155	Ruth	Shaul 113	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 038

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Harris	Kendrick	Lavender
May	McCann Beatty	McCreery	McGee	Meredith 71
Merideth 80	Morgan	Mosley	Newman	Peters
Quade	Razer	Roberts	Runions	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 017

Baringer	Black	Brown 57	Green	Johnson
Lynch	Marshall	Matthiesen	Mitten	Muntzel
Nichols	Pierson Jr	Rowland 29	Schroer	Shull 16
Shumake	Smith 85			

VACANCIES: 003

On motion of Representative Franklin, the title of **HCS SS SB 5, as amended**, was agreed to.

On motion of Representative Franklin, **HCS SS SB 5, as amended**, was adopted.

On motion of Representative Franklin, **HCS SS SB 5, as amended**, was read the third time and passed by the following vote:

AYES: 110

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 94	Chipman	Christofanelli
Cierpiot	Conway 104	Cookson	Corlew	Cornejo
Crawford	Cross	Curtman	Davis	DeGroot
Dogan	Dohrman	Eggleston	Engler	Evans
Fitzpatrick	Fitzwater 144	Fitzwater 49	Fraker	Francis
Franklin	Frederick	Gannon	Gregory	Grier
Haahr	Haefner	Hannegan	Hansen	Harris
Helms	Henderson	Higdon	Hill	Houghton
Houx	Hurst	Justus	Kelley 127	Kelly 141
Kidd	Kolkmeier	Korman	Lant	Lauer
Lichtenegger	Love	Lynch	Marshall	Mathews
McCaherty	McDaniel	McGaugh	Messenger	Miller
Morris	Muntzel	Neely	Pfausch	Phillips
Pietzman	Pike	Plocher	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Runions	Ruth	Shaul 113	Shull 16	Smith 163
Sommer	Spencer	Stacy	Stephens 128	Swan
Tate	Taylor	Trent	Vescovo	Walker 3
White	Wiemann	Wilson	Wood	Mr. Speaker

NOES: 038

Adams	Anders	Arthur	Bangert	Barnes 28
Beck	Brown 27	Burnett	Burns	Butler
Carpenter	Conway 10	Curtis	Ellebracht	Ellington
Franks Jr	Gray	Kendrick	Lavender	May
McCann Beatty	McCreery	McGee	Meredith 71	Merideth 80
Moon	Morgan	Mosley	Newman	Peters
Pierson Jr	Quade	Razer	Roberts	Stevens 46
Unsicker	Walker 74	Wessels		

PRESENT: 000

ABSENT WITH LEAVE: 012

Baringer	Black	Brown 57	Green	Johnson
Matthiesen	Mitten	Nichols	Rowland 29	Schroer
Shumake	Smith 85			

VACANCIES: 003

Speaker Richardson declared the bill passed.

ADJOURNMENT

On motion of Representative Cierpiot, the House adjourned until 10:00 a.m., Friday, June 30, 2017.

HOUSE CALENDAR

SIXTH DAY, FRIDAY, JUNE 30, 2017

HOUSE BILLS FOR SECOND READING

HB 15 through HB 17

HOUSE BILLS FOR PERFECTION

HB 7 - Franklin

HB 9 - Kelly (141)

JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

SIXTH DAY, FRIDAY, JUNE 30, 2017

The House met pursuant to adjournment.

Representative Fitzwater (49) in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 15, relating to MO HealthNet services.

HB 16, relating to the protection of certain pregnant women while in custody.

HB 17, relating to certain discriminatory practices.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 15 - Children and Families

HB 16 - Children and Families

HB 17 - Children and Families

COMMITTEE APPOINTMENTS

June 27, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Kevin Corlew to serve as the chairman of the 21st Century Missouri Transportation System Task Force.

If you have any question, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

The following members' presence was noted: Alferman, Bahr, Berry, Chipman, Curtis, DeGroot, Fitzwater (49), Harris, Hurst, Kelley (127), Kendrick, Sommer, Stacy, Vescovo, and Wood.

ADJOURNMENT

On motion of Representative Fitzwater (49), the House adjourned until 10:00 a.m., Monday, July 10, 2017.

COMMITTEE HEARINGS

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, July 13, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Will be reviewing the teacher preparation programs and professional development, as those elements relate to serving students with dyslexia, which was collected from the higher education surveys.

HOUSE CALENDAR

SEVENTH DAY, MONDAY, JULY 10, 2017

HOUSE BILLS FOR PERFECTION

HB 7 - Franklin

HB 9 - Kelly (141)

JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

SEVENTH DAY, MONDAY, JULY 10, 2017

The House met pursuant to adjournment.

Representative Alferman in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGE FROM THE GOVERNOR

July 5, 2017

SPECIAL MESSAGE

TO ALL MEMBERS OF THE NINETY-NINTH GENERAL ASSEMBLY OF THE STATE OF MISSOURI:

WHEREAS, by my proclamation dated June 7, 2017, I convened the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and

WHEREAS, it has come to my attention that additional extraordinary matters need to be considered during this Second Extra Session; and

WHEREAS, the said Second Extra Session of the General Assembly has convened in the City of Jefferson on June 12, 2017, pursuant to my call.

NOW THEREFORE, I, ERIC R. GREITENS, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do hereby amend the matters specifically designated in said Proclamation for consideration by the General Assembly as follows:

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specially designated and limited hereinafter as follows:

1. To amend section 197.200, RSMo, to define “Abortion Facility” or “Abortion Facilities;”
2. To amend section 197.200, RSMo, by deleting the portion of the definition of “ambulatory surgical center” that includes “any establishment operated for the purpose of performing or inducing any second or third-trimester abortions or five or more first-trimester abortions per month;”
3. To amend chapters 188, 191, 192, 197, and 595 so that each and every applicable section and subsection applies to “Abortion Facility” or “Abortion Facilities;”
4. To amend section 197.215, RSMo, to require that “Abortion Facilities” provide affirmative evidence that each person performing an abortion is a physician currently licensed to practice in Missouri;

5. To add a new subsection to § 197.225, RSMo, that authorizes the Department of Health and Senior Services to adopt rules, regulations, and standards regarding patient health and safety that apply to ambulatory surgical centers and, separately, that apply to “Abortion Facility” or “Abortion Facilities;”
6. To add a new subsection to § 197.225, RSMo, that requires “Abortion Facilities” to maintain a written protocol for managing medical emergencies and the transfer of patients requiring further emergency care to a hospital within a reasonable distance from the “Abortion Facility;”
7. To amend section 197.287, RSMo, to require that all “Abortion Facilities” comply with the requirements of said section by July 1, 2018;
8. To add a new subsection to § 197.230, RSMo, that requires the Department of Health and Senior Services to annually inspect every “Abortion Facility” for safety and compliance with state law and to establish the requirements of such inspections and to make reports of such inspections publicly available;
9. To amend the definition of “nosocomial infection” in section 192.665, RSMo, to be defined according to the definition established by the federal Centers for Disease Control and Prevention;
10. To add a new section to chapter 188 that preempts a political subdivision from enacting a law or policy that adversely affects the operations, speech, or legal rights of a person or entity due to that person or entity’s view on abortion; acknowledges those legal rights; and establishes judicial mechanisms to protect those legal rights;
11. To add a new subsection to § 188.021, RSMo, that requires “Abortion Facilities” to submit to the Department of Health and Senior Services their plans for dealing with complications resulting from certain abortions, to obtain approval from the Department of Health and Senior Services of these complication plans; and, further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing these plans;
12. To amend sections 188.027.9 and 188.039.6, RSMo, to define “qualified professional” as a physician who has referred the woman to the physician who is to perform the abortion, or to an advance practice registered nurse engaged in a collaborative practice agreement with the physician who is to perform the abortion, as provided for in section 334.104, RSMo;
13. To amend section 188.027, RSMo, to require that the physician performing the abortion inform the woman seeking an abortion of the medical risks associated with the proposed abortion method;
14. To amend sections 188.027 and 188.039, RSMo, to apply to “the referring physician;”
15. To add a new section to chapter 574 that prohibits a person, while working in an “Abortion Facility,” from knowingly ordering, requesting, or attempting to prevent medical personnel or emergency services personnel from providing care to a patient in accordance with ordinary standards of care for reasons unrelated to that patient’s health or welfare and to create the offense of interference with medical assistance;
16. To add a new subsection to § 188.075, RSMo, that allows the Attorney General of Missouri to have concurrent original jurisdiction throughout the State, along with each prosecuting attorney and circuit attorney within their respective jurisdictions, to prosecute violations of chapter 188, violations of any state law on the use of public funds for abortion, and violations of any state law that regulates an “Abortion Facility” or person performing or inducing abortion, including the offense of interference with medical assistance;
17. To amend section 188.047, RSMo, to modify the law relating to the requirement of pathological examinations and related reports, and further, to authorize the Department of Health and Senior Services to adopt rules, regulations, and standards governing such examinations and reports;

18. To add a new section to chapter 188 protecting employees who disclose violations of applicable federal or state law related to chapter 188, and, further, authorizing the Department of Health and Senior Services to adopt rules, regulations, and standards regarding the implementation of such policies;
19. To add an Emergency Clause to all legislation enacted by the Ninety-Ninth General Assembly of the State of Missouri in the Second Extra Session of the First Regular Session; and
20. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 5th day of July, 2017.

/s/ Eric R. Greitens
Governor

ATTEST:

/s/ John R. Ashcroft
Secretary of State

The following members' presence was noted: Alferman, Bangert, Baringer, Brown (27), Chipman, Harris, Hurst, Kelley (127), Kendrick, Mitten, Stacy, and Vescovo.

ADJOURNMENT

On motion of Representative Alferman, the House adjourned until 10:00 a.m., Thursday, July 20, 2017.

COMMITTEE HEARINGS

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Thursday, July 13, 2017, 10:00 AM, House Hearing Room 6.

Executive session may be held on any matter referred to the committee.

Quarterly business meeting.

LEGISLATIVE TASK FORCE ON DYSLEXIA

Thursday, July 13, 2017, 9:00 AM, House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Will be reviewing the teacher preparation programs and professional development as those elements relate to serving students with dyslexia which was collected from the higher education surveys.

HOUSE CALENDAR

EIGHTH DAY, THURSDAY, JULY 20, 2017

HOUSE BILLS FOR PERFECTION

HB 7 - Franklin
HB 9 - Kelly (141)

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JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

EIGHTH DAY, THURSDAY, JULY 20, 2017

The House met pursuant to adjournment.

Representative Bernskoetter in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

COMMITTEE APPOINTMENTS

July 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby re-appoint Representative Allen Andrews to serve on the Midwestern Higher Education Commission.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

July 17, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Justin Alferman to the Missouri Consolidated Health Care Plan Board of Trustees.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

July 17, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Joe Don McGaugh to serve on the Justice Reinvestment Taskforce.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

The following members' presence was noted: Bernskoetter, Berry, Corlew, Curtis, Harris, Kelley (127), Kelly (141), Mitten, Rowland (29), Ruth, and Vescovo.

ADJOURNMENT

On motion of Representative Bernskoetter, the House adjourned until 10:00 a.m., Wednesday, July 26, 2017.

COMMITTEE HEARINGS

21ST CENTURY MISSOURI TRANSPORTATION SYSTEM TASK FORCE
Wednesday, July 26, 2017, 1:00 PM, Union Station Board Room
30 West Pershing Road, Kansas City, Missouri 64108.
Executive session may be held on any matter referred to the committee.
Presentations from MoDot and the National Conference of State Legislatures.

HOUSE CALENDAR

NINTH DAY, WEDNESDAY, JULY 26, 2017

HOUSE BILLS FOR PERFECTION

HB 7 - Franklin
HB 9 - Kelly (141)

JOURNAL OF THE HOUSE

Second Extraordinary Session, 99th GENERAL ASSEMBLY

NINTH DAY, WEDNESDAY, JULY 26, 2017

The House met pursuant to adjournment.

Representative Alferman in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SS SB 5, as amended**, and has taken up and passed **HCS SS SB 5, as amended**.

Speaker Richardson assumed the Chair.

SIGNING OF SENATE BILL

All other business of the House was suspended while **HCS SS SB 5** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

COMMITTEE CHANGES

July 20, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Office #317A
Jefferson City, MO 65101-6806

Dear Chief Clerk Crumbliss:

I hereby remove Representative Peter Merideth from the House Committee on Utilities and appoint Representative Clem Smith. I also appoint Representative Clem Smith as the Minority Caucus Ranking Member.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

The following members' presence was noted: Alferman, Bahr, Bangert, Baringer, Barnes (60), Berry, Black, Curtis, DeGroot, Franks Jr, Harris, Houx, Hurst, Kelly (141), Kendrick, Merideth (80), Mitten, Mosley, Muntzel, Quade, Richardson, Tate, Walker (3), and Wood.

ADJOURNMENT

The Speaker declared the House of Representatives of the Ninety-ninth General Assembly, convened in the Second Extraordinary Session on June 12, 2017, adjourned sine die as of July 26, 2017, pursuant to the Constitution.

TODD RICHARDSON
Speaker of the House

D. ADAM CRUMBLISS
Chief Clerk of the House

JOURNAL OF THE HOUSE

VETO SESSION

First Regular Session, 99th GENERAL ASSEMBLY

FIRST DAY, WEDNESDAY, SEPTEMBER 13, 2017

Speaker Richardson in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He leadeth me in the paths of righteousness for His name's sake. (Psalm 23:3)

O God, mindful of our responsibilities as the leaders of our people, we bow before You, praying that we may be led in right paths and let our hearts receive the guidance of Your good spirit during this Veto Session.

May Your spirit guide us that we be saved from false choices and be lifted to new heights of creative endeavor and courageous action. Together as leaders and people may we be physically strong, mentally awake, morally strong, and religiously alive. May we always remember to be wise stewards of Your gifts and to use them for Your glory and to make more secure the freedoms and responsibilities of our state.

Bless all who are gathered here today with the faith in democracy that never falters and never fails despite human weaknesses. We also pray for all the victims affected by Hurricanes Harvey and Irma. Give them strength and endurance for the long recovery to follow over the next months and years.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

LETTER OF RESIGNATION

August 22, 2017

The Honorable Todd Richardson
Speaker of the Missouri House of Representatives
201 West Capitol, Room 308
Jefferson City, MO 65101

Dear Mr. Speaker:

Please consider this letter as notification that I will be resigning as State Representative, District 129, effective September 13, 2017 at 11:29 am. In the event that a special session is called prior to that date, I reserve the right to

modify my resignation date as it is my desire to cast future votes in the Missouri Senate. It has been an honor to serve with you for the past seven years in the House of Representatives.

Sincerely,

/s/ Senator-elect Sandy Crawford

COMMUNICATION FROM THE SECRETARY OF STATE

TO THE CHIEF CLERK OF THE MISSOURI HOUSE
Honorable D. Adam Crumbliss
Jefferson City, MO

Sir:

I, John R. Ashcroft, Secretary of State of the State of Missouri, hereby certify that at the Special Election held in the 50th Legislative District in the State of Missouri, on the 8th day of August, 2017, as provided by law, the following named person was elected to the office of State Representative, 50th Legislative District as shown by the election results certified to this office by the election authorities of the 50th Legislative District.

Name	Office
Sara Walsh 6676 American Setter Dr. Ashland, MO 65010	State Representative 50th Legislative District

IN WITNESS WHEREOF, I have hereunto set my
hand and affixed the seal of my office
this 29th day of August, 2017.

/s/ John R. Ashcroft
Secretary of State

OATH OF OFFICE

Representative-elect Sara Walsh advanced to the bar and subscribed to the oath of office, which was administered by the Honorable Todd Richardson, Speaker of the House of Representatives.

MESSAGES FROM THE GOVERNOR

June 29, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
STATE OF MISSOURI

Herewith I return to you **House Committee Substitute for House Concurrent Resolution No. 19** entitled:

AN ACT

Relating to the financing of educational facilities.

I disapprove of House Committee Substitute for House Concurrent Resolution 19. My reasons for disapproval are as follows:

Missouri government must be a wise steward of our citizens' hard-earned tax dollars. It should contribute to the economic growth of our State through the implementation of sound fiscal policy, and it should operate to serve all Missourians as efficiently as possible. Unfortunately, our budget is unbalanced, revenue is down, and the costs of living and conducting business are rising. In order to balance our budget, hard choices have to be made.

If signed into law, House Committee Substitute for House Concurrent Resolution 19 could commit the State to funding 50% of a new conservatory building for the University of Missouri-Kansas City's ("UMKC") music and dance programs. The remainder of the cost of the building would be funded by private donations, grants, and other funds from the University of Missouri. This bill puts Missouri taxpayers on the hook for \$48 million in debt over the next decade. The interest on these bonds is estimated to be between \$7 million and \$10 million. Furthermore, there is no definite plan to cover the facility's operating expenses; therefore, the taxpayers are currently at risk for an estimated \$19 million in operating expenses in the next 10 years.

I came into office as a conservative outsider. I pledged to act as a budget hawk and protect the people's money. My administration asked leaders across government to do more with less taxpayer money, and to get better results for the people of Missouri. I urged the leaders of Missouri's universities to think and act differently, to prioritize, and to make tough decisions.

In a sign of their commitment to heeding this call, the President and the Board of Curators of the University of Missouri System announced that they will reject any additional taxpayer money to pay for the UMKC conservatory. Instead, university leaders have committed to develop a real, detailed plan to pay for the building with alternative means: either through private funds or by reprioritizing their current resources.

Accordingly, I veto this bill to protect Missouri taxpayers and to signal my support for the need for a real plan before the State makes any major capital investment. I cannot support a bill that blindly pledges taxpayer dollars, and certainly not when leaders in the university system have publicly acknowledged that no state funds should be used for this project. Our university leaders and the Kansas City community are ready to do this the right way. My administration is committed to changing the way business is done in Missouri.

In accordance with the above stated reasons for disapproval, I am returning **House Committee Substitute for House Concurrent Resolution No. 19** without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for House Committee Bill No. 3** entitled:

AN ACT

To repeal section 208.1050, RSMo, and to enact in lieu thereof one new section relating to funds for vulnerable senior citizens.

I disapprove of Senate Substitute for House Committee Bill No. 3. My reasons for disapproval are as follows.

Senate Substitute for House Committee Bill No. 3 is an unconstitutional, one-time fix that jeopardizes more than 200 state funds without the courtesy of a public hearing. Senate Substitute for House Committee Bill No. 3 requires the State Treasurer to divert \$35,400,000 from General Revenue into the Missouri Senior Services Protection Fund on or before September 1, 2017. To pay for this diversion, the bill authorizes the Commissioner of Administration to transfer \$35,400,000 into General Revenue “from the unexpended balance remaining from all fees, funds and moneys from whatsoever source received by any department, board, bureau, commission, institution, official, or agency of the state government,” with the exception of nine types of funds.

The funding scheme devised by Senate Substitute for House Committee Bill No. 3 violates the Missouri Constitution. Our state’s constitution is clear that taxpayer money cannot be withdrawn or spent without specific appropriation authority. Article IV, Section 23 requires that “[e]very appropriation law shall distinctly specify the amount and purpose of the appropriation” Article III, Section 36 states that “the general assembly shall have no power to divert [revenue collected and money received by the state] or to permit the withdrawal of money from the treasury, except in pursuance of appropriations made by law.” Finally, Article IV, Section 28 prohibits withdrawing money from the state treasury “except by warrant drawn in accordance with an appropriation made by law,” The Missouri Supreme Court concluded that these constitutional provisions are “unambiguous” and “[t]heir meaning is clear: money may not be withdrawn from the state treasury for any purpose other than that specified in an appropriation law.” *State ex inf. Danforth v. Merrell*, 530 S.W.2d 209, 213 (Mo. banc 1975).

Despite this clear constitutional direction, the General Assembly failed to pass an appropriations bill this session that contained the funding provisions set forth in Senate Substitute for House Committee Bill No. 3. Likewise, no appropriation bill diverted \$35,400,000 from General Revenue into the Missouri Senior Services Protection Fund. And, no appropriation bill swept \$35,400,000 from specified funds into General Revenue in order to pay for this diversion.

Senate Substitute for House Committee Bill No. 3 is not itself an appropriation bill.¹ Yet Senate Substitute for House Committee Bill No. 3 is the only location for this \$35,400,000 diversion from General Revenue into the Missouri Senior Services Protection Fund, as well as the only authorization for the \$35,400,000 sweep from various funds into General Revenue. Because of the complete lack of authority in any appropriation bill, Senate Substitute for House Committee Bill No. 3 violates multiple provisions of the Missouri Constitution: Article III, Section 36; Article IV, Section 23; and Article IV, Section 28.

These constitutional deficiencies are compounded by the bill’s failure to identify specific funds and amounts that will be swept, which would need to be included in an appropriations bill. Instead, the General Assembly attempted to shift responsibility to the Commissioner of Administration for deciding which funds would be targeted, and how much money would be drained from them.

¹ Nor could Senate Substitute for House Committee Bill No. 3 be a valid appropriation bill. Under Article III, Section 25, the General Assembly could not consider any appropriation bill after 6 p.m. on May 5, 2017. The Senate did not pass Senate Substitute for House Committee Bill No. 3 until May 8, and the House did not truly agree and finally pass the bill until May 12.

The Missouri Supreme Court rejected a similar ploy by lawmakers more than 40 years ago. *See State ex inf. Danforth*, 530 S.W.2d at 214. In that instance, the General Assembly authorized the Commissioner of Administration and a committee of legislators to transfer funds from one purpose to another. *Id.* at 211. The Missouri Supreme Court ruled this delegation of appropriation power was unconstitutional and any exercise of it would be a “usurpation of power” by both the legislature and the committee. *Id.* at 214.

The Attorney General has also concluded that the General Assembly’s delegation of appropriation power is unconstitutional. *See* Attorney General Opinion 190-74, at p. 5 (“It is the opinion of this office that the provision in [S.B. 1] which purports to give authority to the Committee on State Fiscal Affairs and the Commissioner of Administration to ‘alter’ the purpose of appropriations is unconstitutional in violation of Article IV, Section 28 and Article III, Sections 21 through 33, Constitution of Missouri.”); Attorney General Opinion 222-73, at p. 2 (“Therefore, it is our opinion that the Office of Administration has no authority to allow expenditures from appropriations in accordance with directives received from the Committee on State Fiscal Affairs contrary to the provisions of an appropriation act.”).

Just like the General Assembly’s attempt to sweep funds 40 years ago – rejected as unconstitutional by the State’s high court – Senate Substitute for House Committee Bill No. 3 would give the Commissioner of Administration authority to transfer funds from one purpose to another. Under the clear Missouri Supreme Court precedent in *State ex inf. Danforth*, Senate Substitute for House Committee Bill No. 3 is unconstitutional.

That the fund sweep is optional does not save Senate Substitute for House Committee Bill No. 3. In *State ex inf. Danforth*, the Missouri Supreme Court found unconstitutional a law that provided the Commissioner of Administration and a committee of legislators the *option* of transferring funds from one purpose to another. 530 S.W.2d 209, 214. Similarly, Senate Substitute for House Committee Bill No. 3 unconstitutionally provides the Commissioner of Administration the option of transferring funds from one purpose to another. But this “option” is a false choice. The Commissioner of Administration’s failure to perform this fund sweep would unbalance the Fiscal Year 2018 state budget by \$35,400,000.

How the General Assembly passed the final version of Senate Substitute for House Committee Bill No. 3 also raises constitutional concerns. When the bill passed the House and received a public hearing in the Senate General Laws Committee, what was then House Committee Bill No. 3 redirected a property tax credit to fund the Missouri Senior Services Protection Fund. However, the substitute bill first introduced on the Senate floor in the final days of session replaced all of the original language in the House bill with the diversion and fund sweep approach. Neither chamber held a public hearing on the new approach.

Since 1875, the Missouri Constitution has required legislation to be limited to its original purpose. *See* Article III, Section 21. The original purpose of a bill is determined by “its earliest title and *contents*,” and this constitutional doctrine prohibits “introduction of a matter that is not germane to the object of the legislation or that is unrelated to its original subject.” *Legends Bank v. State*, 361 S.W.3d 383, 386 (Mo. banc 2012) (emphasis added). By completely changing the substance of the original bill, Senate Substitute for House Committee Bill No. 3 violates the Missouri Constitution’s original purpose requirement. Moreover, any claim that the bill’s broad title allowed a total replacement of bill text also implicates the Missouri Constitution’s clear title requirement. *See Home Builders Ass’n of Greater St. Louis v. State*, 75 S.W.3d 267, 270 (Mo. banc 2012).

Practical concerns join these numerous constitutional problems. Missouri has 468 different state funds. When it negotiated the bill substitute, the Senate protected nine categories of funds from the fund sweep. Protected funds include funds for tattoo artists (Tattoo Fund), interior designers (Interior Designer Council Fund), embalmers (Board of Embalmers and Funeral Directors’ Fund), acupuncturists (Acupuncturist Fund), massage therapists (Massage Therapy Fund), and realtors (Real Estate Commission Fund).

The Office of Administration's Budget and Planning Division estimates that Senate Substitute for House Committee Bill No. 3 exposed 233 state funds to the potential fund sweep. Funds at risk of being drained include programs to prevent child abuse and neglect (Children's Trust Fund), assistance to workers injured on the job (Workers Compensation Fund and Second Injury Fund), and training to police officers (Highway Patrol Academy Fund) and firefighters (Fire Education Fund).

Because there was no public hearing and the Senate negotiated carve-outs late in the legislative session, Missourians never had the chance to question or comment on this bill's funding priorities. Missourians did not have the chance to question why the Senate protected tattoo artists, interior designers, and realtors, while placing in jeopardy funds for abused children, injured workers, and first responders.

Elected officials in the General Assembly must confront funding issues seriously and not dodge tough decisions through last minute, unconstitutional gimmicks. In accordance with the above stated reasons for disapproval, I am returning **Senate Substitute for House Committee Bill No. 3** without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2017 and ending June 30, 2018.

Section 5.181

I hereby veto \$1 General Revenue for MOHEFA debt service and all related expenses associated with the Kansas City Music Conservatory project bonds.

This decision is consistent with my veto message of June 29, 2017 returning House Committee Substitute for House Concurrent Resolution 19 without my approval.

The Section vetoed relates to the General Assembly's decision to commit the State of Missouri to additional bond debt to fund 50% of a new conservatory building for the University of Missouri-Kansas City's music and dance programs. This would have put Missouri taxpayers on the hook for \$48 million in debt over the next decade. The

interest on these bonds is estimated to be between \$7 million and \$10 million. Furthermore, there was no definite plan to cover the facility's operating expenses; therefore, the taxpayers were at risk for an estimated \$19 million in operating expenses in the next 10 years.

I came into office as a conservative outsider. I pledged to act as a budget hawk and protect the people's money. My administration asked leaders across government to do more with less taxpayer money, and to get better results for the people of Missouri. I urged the leaders of Missouri's universities to think and act differently, to prioritize, and to make tough decisions. In a sign of their commitment to heeding this call, the President and the Board of Curators of the University of Missouri System announced that they will reject any additional taxpayer money to pay for the UMKC conservatory. Instead, university leaders have committed to develop a real, detailed plan to pay for the building with alternative means: either through private funds or by reprioritizing their current resources.

Accordingly, I veto this section to protect Missouri taxpayers and to signal my support for the need for a real plan before the State makes any major capital investment. I cannot support a legislative maneuver that blindly pledges taxpayer dollars, and certainly not when leaders in the university system have publicly acknowledged that no state funds should be used for this project.

Said section is vetoed in its entirety from \$1 to \$0 in total from General Revenue Fund.
From \$1 to \$0 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 5**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2017 and ending June 30, 2018; provided the Department of Natural Resources notify members of the General Assembly, in

writing, about pending land purchases sixty (60) days prior to the close of sale; and further provided that the Department of Natural Resources not implement or enforce any portion of a federal proposed rule finalized after January 1, 2015, to revise or provide guidance on the regulatory definition of "waters of the United States" or "navigable waters" under the federal Clean Water Act, as amended, 33 U.S.C. Section 1251 et seq., without the approval of the General Assembly; and further provided the Department of Natural Resources not implement or enforce any portion of the federal Environmental Protection Agency's "Carbon Pollution Emission Guidelines for Existing Stationary Sources: Electric Utility Generating Units," 80 Fed. Reg. 64,662 (October 23, 2015).

Section 6.340

I hereby veto \$2,659,260 for the State Environmental Improvement Authority Fund (SEIA). Section 6.340 brings the operations of the Environmental Improvement and Energy Resources Authority (EIERA) onto the state budget. Section 260.035, RSMo, grants the EIERA, not the legislative branch, broad and specific powers to carry out the statutory duties assigned to the Authority. In addition, a majority of the resources in the SEIA Fund are the proceeds from EIERA bond sales, for which the state has no liability (Section 260.065, RSMo), and should not be considered state resources located in the state treasury. The Supreme Court of Missouri has already rejected the claim that revenues collected by the Authority are to be deposited in the state treasury and appropriated therefrom. *State ex inf. Danforth v. State Envtl. Improvement Auth.*, 518 S.W.2d 68 (Mo. banc 1975).

Personal Service by \$496,260 from \$496,260 to \$0.

Expense and Equipment by \$2,163,000 from \$2,163,001 to \$1.

From \$2,659,261 to \$1 in total from State Environmental Improvement Authority Fund.

From \$2,659,261 to \$1 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 6**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

June 30, 2017

TO THE CHIEF CLERK OF THE
HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2017 and ending June 30, 2018.

Section 9.263

I hereby veto \$35,500,000 allocated to the Inmate Canteen Fund.

Section 217.195, RSMo, which created the Inmate Canteen Fund, states that the funds shall be kept in a "separate account" and "shall not revert or be transferred to general revenue." The General Assembly has authorized the creation of funds that are separate from general revenue: "All moneys received by this state shall be deposited in the state treasury to the credit of the general revenue fund, unless required by statute or constitutional provision to be deposited in some other specifically named fund." Section 33.543, RSMo.

Section 217.195, RSMo expressly excepted the Inmate Canteen Fund from the requirements in Section 33.80, RSMo, that all state money be placed in the state treasury and be subject to appropriation by the General Assembly. Like in *Petition of Bd. of Pub. Buildings*, 363 S.W.2d 598, 607 (Mo. banc 1962), the Inmate Canteen Fund "would not have passed through the treasury at any time and would not have been withdrawn therefrom by appropriation." Accordingly, Section 9.263 impermissibly brings the Inmate Canteen Fund into the State Treasury and appropriations process. This provision is inconsistent with Section 217.195, RSMo. The legislature may not amend current legal requirements through the appropriation process. It is well-settled that "legislation of a general character cannot be included in an appropriation bill." *State ex rel. Davis v. Smith*, 75 S.W.2d 828, 830 (Mo. banc 1934); *see also State ex rel. Hueller v. Thompson*, 289 S.W. 338, 340 (Mo. banc 1926).

In addition, Section 217.195, RSMo further directs the Department of Corrections to "keep accurate records of the source of money deposited" into the fund and to "allocate appropriations from the fund to the appropriate correctional center." Because Section 217.195, RSMo already authorizes the Department of Corrections to allocate appropriations from the fund to the appropriate correctional center, where funds shall be expended "for the benefit of the offenders in the improvement of recreational, religious, or educational services," Section 9.263 is unnecessary.

Section 9.263 is vetoed in its entirety from \$35,500,000 to \$0 in total from the Inmate Canteen Fund.
From \$35,500,000 to \$0 in total for the section.

On June 30, 2017, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 9**, except for those items specifically vetoed and not approved.

Sincerely,

/s/ Eric R. Greitens
Governor

July 14, 2017

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
99th GENERAL ASSEMBLY
FIRST REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **House Bill No. 850** entitled:

AN ACT

To repeal section 40.435, RSMo, and to enact in lieu thereof one new section relating to military complaints against a commanding officer.

I disapprove of House Bill No. 850. My reasons for disapproval are as follows:

House Bill No. 850 would no longer allow Missouri National Guard soldiers to forward a complaint lodged against a commanding officer to the Governor, who is the Commander-in-Chief of the Missouri National Guard. *See* MO. CONST., art. IV, § 6; RSMo, § 41.120. Although there are other grievance procedures available to our soldiers, there are situations in which the State’s Commander-in-Chief should be on notice of soldiers’ grievances. Moreover, this procedure has been available to our service men and women since 1984, and there is no evidence of substantial need to amend this long-standing process. I am committed to keeping as many resources as possible available to our soldiers; therefore, I must veto House Bill No. 850.

In accordance with the above stated reasons for disapproval, I am returning **House Bill No. 850** without my approval.

Sincerely,

/s/ Eric R. Greitens
Governor

The following Proclamation was received from His Excellency, Governor Eric R. Greitens.

PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW THEREFORE, I, Eric R. Greitens, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the Ninety-Ninth General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that the rate of expenditure for the appropriation lines in the fiscal year 2018 budget contained in Exhibit A attached hereto is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that, at the conclusion of fiscal year 2017, the appropriation lines in the fiscal year 2017 budget contained in Exhibit B attached hereto were permanently reduced as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2017 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 1st day of August, 2017.

/s/ Eric R. Greitens
Governor

Attest:

/s/ Jay Ashcroft
Secretary of State

Exhibit A
FY 18 Restrictions - 8/1/17

#	Department	Budget Appropriation Line
1	Office of Administration	1.01
2	Office of Administration	1.02
3	Office of Administration	1.03
4	Elementary and Secondary Education	2.015
5	Elementary and Secondary Education	2.015
6	Elementary and Secondary Education	2.015
7	Elementary and Secondary Education	2.017
8	Elementary and Secondary Education	2.025
9	Elementary and Secondary Education	2.027
10	Elementary and Secondary Education	2.031
11	Elementary and Secondary Education	2.05
12	Elementary and Secondary Education	2.055
13	Elementary and Secondary Education	2.07
14	Elementary and Secondary Education	2.095
15	Elementary and Secondary Education	2.126
16	Elementary and Secondary Education	2.145
17	Elementary and Secondary Education	2.15
18	Elementary and Secondary Education	2.18
19	Elementary and Secondary Education	2.215
20	Higher Education	3.006
21	Higher Education	3.026
22	Higher Education	3.026
23	Higher Education	3.035
24	Higher Education	3.065
25	Higher Education	3.116

26	Higher Education	3.125
27	Higher Education	3.126
28	Higher Education	3.127
29	Higher Education	3.128
30	Higher Education	3.129
31	Higher Education	3.129
32	Higher Education	3.131
33	Higher Education	3.135
34	Higher Education	3.14
35	Higher Education	3.14
36	Higher Education	3.145
37	Higher Education	3.147
38	Higher Education	3.147
39	Higher Education	3.2
40	Higher Education	3.2
41	Higher Education	3.2
42	Higher Education	3.2
43	Higher Education	3.2
44	Higher Education	3.2
45	Higher Education	3.2
46	Higher Education	3.2
47	Higher Education	3.2
48	Higher Education	3.2
49	Higher Education	3.2
50	Higher Education	3.2
51	Higher Education	3.205
52	Higher Education	3.21
53	Higher Education	3.215
54	Higher Education	3.22
55	Higher Education	3.225
56	Higher Education	3.225
57	Higher Education	3.23
58	Higher Education	3.235
59	Public Safety	8.11
60	Public Safety	8.13
61	Public Safety	8.13
62	Public Safety	8.187
63	Public Safety	8.187
64	Public Safety	8.187
65	Public Safety	8.31
66	Public Safety	8.315
67	Public Safety	8.315
68	Public Safety	8.32
69	Corrections	9.25
70	Mental Health	10.09
71	Mental Health	10.105
72	Mental Health	10.11
73	Mental Health	10.11
74	Mental Health	10.11
75	Mental Health	10.11
76	Mental Health	10.21
77	Mental Health	10.21

78	Mental Health	10.21
79	Mental Health	10.21
80	Mental Health	10.225
81	Mental Health	10.225
82	Mental Health	10.225
83	Mental Health	10.41
84	Mental Health	10.41
85	Mental Health	10.41
86	Mental Health	10.41
87	Mental Health	10.41
88	Health and Senior Services	10.71
89	Health and Senior Services	10.725
90	Health and Senior Services	10.74
91	Social Services	11.08
92	Social Services	11.115
93	Social Services	11.235
94	Social Services	11.455
95	Social Services	11.46
96	Social Services	11.47
97	Social Services	11.48
98	Social Services	11.48
99	Social Services	11.49
100	Social Services	11.51
101	Social Services	11.51
102	Social Services	11.52
103	Capital Improvements	18.01

Exhibit B
FY 17 Final Restrictions

#	Department	Budget Appropriation Line
1	Office of Administration	1.01
2	Office of Administration	1.02
3	Office of Administration	1.03
4	Elementary and Secondary Education	2.015
5	Elementary and Secondary Education	2.015
6	Elementary and Secondary Education	2.015
7	Elementary and Secondary Education	2.017
8	Elementary and Secondary Education	2.025
9	Elementary and Secondary Education	2.027
10	Elementary and Secondary Education	2.031
11	Elementary and Secondary Education	2.05
12	Elementary and Secondary Education	2.055
13	Elementary and Secondary Education	2.07
14	Elementary and Secondary Education	2.095
15	Elementary and Secondary Education	2.126
16	Elementary and Secondary Education	2.145
17	Elementary and Secondary Education	2.15
18	Elementary and Secondary Education	2.18
19	Elementary and Secondary Education	2.215

20	Higher Education	3.006
21	Higher Education	3.026
22	Higher Education	3.026
23	Higher Education	3.035
24	Higher Education	3.065
25	Higher Education	3.116
26	Higher Education	3.125
27	Higher Education	3.126
28	Higher Education	3.127
29	Higher Education	3.128
30	Higher Education	3.129
31	Higher Education	3.129
32	Higher Education	3.131
33	Higher Education	3.135
34	Higher Education	3.14
35	Higher Education	3.14
36	Higher Education	3.145
37	Higher Education	3.147
38	Higher Education	3.147
39	Higher Education	3.2
40	Higher Education	3.2
41	Higher Education	3.2
42	Higher Education	3.2
43	Higher Education	3.2
44	Higher Education	3.2
45	Higher Education	3.2
46	Higher Education	3.2
47	Higher Education	3.2
48	Higher Education	3.2
49	Higher Education	3.2
50	Higher Education	3.2
51	Higher Education	3.205
52	Higher Education	3.21
53	Higher Education	3.215
54	Higher Education	3.22
55	Higher Education	3.225
56	Higher Education	3.225
57	Higher Education	3.23
58	Higher Education	3.235
59	Higher Education	3.24
60	Higher Education	3.245
61	Higher Education	3.25
62	Higher Education	3.255
63	Higher Education	3.255
64	Higher Education	3.255
65	Higher Education	3.255
66	Higher Education	3.255
67	Higher Education	3.255
68	Higher Education	3.255
69	Higher Education	3.255
70	Higher Education	3.255
71	Higher Education	3.256

72	Higher Education	3.26
73	Higher Education	3.265
74	Higher Education	3.28
75	Revenue	4.005
76	Revenue	4.005
77	Revenue	4.01
78	Revenue	4.01
79	Revenue	4.01
80	Revenue	4.025
81	Revenue	4.035
82	Revenue	4.04
83	Revenue	4.1
84	Transportation	4.411
85	Transportation	4.45
86	Transportation	4.48
87	Transportation	4.49
88	Transportation	4.495
89	Transportation	4.505
90	Office of Administration	5.02
91	Office of Administration	5.16
92	Office of Administration	5.165
93	Office of Administration	5.185
94	Office of Administration	5.19
95	Office of Administration	5.23
96	Office of Administration	5.285
97	Agriculture	6.005
98	Agriculture	6.005
99	Agriculture	6.02
100	Agriculture	6.025
101	Agriculture	6.03
102	Agriculture	6.03
103	Agriculture	6.03
104	Agriculture	6.03
105	Agriculture	6.03
106	Agriculture	6.031
107	Agriculture	6.085
108	Agriculture	6.09
109	Agriculture	6.095
110	Agriculture	6.095
111	Agriculture	6.14
112	Natural Resources	6.202
113	Natural Resources	6.285
114	Natural Resources	6.29
115	Natural Resources	6.295
116	Economic Development	7.025
117	Economic Development	7.035
118	Economic Development	7.035
119	Economic Development	7.035
120	Economic Development	7.04
121	Economic Development	7.046
122	Economic Development	7.046

123	Economic Development	7.055
124	Economic Development	7.095
125	Economic Development	7.095
126	Economic Development	7.095
127	Economic Development	7.1
128	Economic Development	7.105
129	Economic Development	7.11
130	Economic Development	7.115
131	Economic Development	7.12
132	Economic Development	7.13
133	Economic Development	7.132
134	Economic Development	7.15
135	Economic Development	7.155
136	Economic Development	7.16
137	Public Safety	8.01
138	Public Safety	8.025
139	Public Safety	8.025
140	Public Safety	8.025
141	Public Safety	8.08
142	Public Safety	8.08
143	Public Safety	8.095
144	Public Safety	8.095
145	Public Safety	8.105
146	Public Safety	8.135
147	Public Safety	8.16
148	Public Safety	8.16
149	Public Safety	8.17
150	Public Safety	8.195
151	Public Safety	8.25
152	Public Safety	8.305
153	Corrections	9.01
154	Corrections	9.01
155	Corrections	9.205
156	Corrections	9.24
157	Corrections	9.25
158	Corrections	9.26
159	Mental Health	10.11
160	Mental Health	10.205
161	Mental Health	10.21
162	Mental Health	10.21
163	Mental Health	10.21
164	Mental Health	10.21
165	Mental Health	10.21
166	Mental Health	10.23
167	Mental Health	10.23
168	Mental Health	10.41
169	Mental Health	10.41
170	Mental Health	10.41
171	Mental Health	10.41
172	Mental Health	10.415
173	Health and Senior Services	10.71
174	Health and Senior Services	10.71

175	Health and Senior Services	10.71
176	Health and Senior Services	10.71
177	Health and Senior Services	10.715
178	Health and Senior Services	10.723
179	Health and Senior Services	10.725
180	Health and Senior Services	10.73
181	Health and Senior Services	10.745
182	Health and Senior Services	10.745
183	Health and Senior Services	10.805
184	Health and Senior Services	10.81
185	Health and Senior Services	10.82
186	Health and Senior Services	10.825
187	Health and Senior Services	10.83
188	Social Services	11.055
189	Social Services	11.08
190	Social Services	11.095
191	Social Services	11.165
192	Social Services	11.2
193	Social Services	11.22
194	Social Services	11.225
195	Social Services	11.245
196	Social Services	11.27
197	Social Services	11.27
198	Social Services	11.27
199	Social Services	11.27
200	Social Services	11.27
201	Social Services	11.305
202	Social Services	11.305
203	Social Services	11.32
204	Social Services	11.435
205	Social Services	11.435
206	Social Services	11.455
207	Social Services	11.485
208	Social Services	11.485
209	Social Services	11.51
210	Social Services	11.51
211	Social Services	11.527
212	Social Services	11.55
213	Secretary of State	12.07
214	Secretary of State	12.1
215	Secretary of State	12.105
216	Secretary of State	12.115
217	Secretary of State	12.12
218	Judiciary	12.3
219	Judiciary	12.306
220	Judiciary	12.32
221	Judiciary	12.32
222	Judiciary	12.32
223	Judiciary	12.325
224	Judiciary	12.34
225	Office of Public Defender	12.4

226	Office of Public Defender	12.4
227	GENERAL ASSEMBLY	12.506
228	GENERAL ASSEMBLY	12.507
229	GENERAL ASSEMBLY	12.515
230	GENERAL ASSEMBLY	12.515
231	GENERAL ASSEMBLY	12.515
232	GENERAL ASSEMBLY	12.515
233	GENERAL ASSEMBLY	12.52
234	GENERAL ASSEMBLY	12.525
235	GENERAL ASSEMBLY	12.525
236	GENERAL ASSEMBLY	17.145
237	Capital Improvements	17.155
238	Capital Improvements	18.01
239	Capital Improvements	18.06
240	Capital Improvements	18.08
241	Capital Improvements	18.1
242	Capital Improvements	18.105
243	Capital Improvements	18.11
244	Capital Improvements	18.125
245	Capital Improvements	18.13
246	Capital Improvements	18.135
247	Capital Improvements	18.14
248	Capital Improvements	18.145
249	Capital Improvements	18.15
250	Capital Improvements	18.16
251	Capital Improvements	18.175

HOUSE RESOLUTIONS

Representative Cierpiot offered **HR 1**, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the Ninety-ninth General Assembly, First Regular Session, inform the Governor and the Senate that the House is duly convened and is now in session in the 2017 Constitutional Veto Session and ready for consideration of business.

On motion of Representative Cierpiot, **HR 1** was adopted by the following vote, the ayes and noes having been demanded by Representative Cierpiot:

AYES: 156

Adams	Alferman	Anders	Anderson	Andrews
Arthur	Austin	Bahr	Bangert	Baringer
Barnes 60	Barnes 28	Basye	Beard	Beck
Bernskoetter	Berry	Bondon	Brattin	Brown 27
Brown 57	Brown 94	Burnett	Burns	Butler
Carpenter	Chipman	Christofanelli	Cierpiot	Conway 10
Conway 104	Cookson	Corlew	Cornejo	Cross
Curtis	Curtman	Davis	DeGroot	Dogan
Dohrman	Eggleston	Ellebracht	Ellington	Engler
Evans	Fitzpatrick	Fitzwater 144	Fitzwater 49	Francis

Franklin	Franks Jr	Frederick	Gannon	Gray
Gregory	Grier	Haahr	Haefner	Hannegan
Hansen	Harris	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelley 127	Kelly 141	Kendrick	Kidd
Kolkmeyer	Korman	Lant	Lauer	Lavender
Lichtenegger	Love	Lynch	Marshall	Mathews
Matthiesen	May	McCaherty	McCann Beatty	McCreery
McDaniel	McGaugh	McGee	Meredith 71	Merideth 80
Messenger	Miller	Mitten	Moon	Morgan
Morris	Mosley	Muntzel	Neely	Newman
Nichols	Peters	Pfautsch	Phillips	Pierson Jr
Pietzman	Pike	Pogue	Quade	Razer
Redmon	Rehder	Reiboldt	Reisch	Remole
Rhoads	Roberts	Roden	Roeber	Rone
Ross	Rowland 155	Rowland 29	Runions	Ruth
Schroer	Shaul 113	Shull 16	Shumake	Smith 85
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Stevens 46	Swan	Tate	Taylor	Trent
Unsicker	Vescovo	Walker 3	Walker 74	Walsh
Wessels	White	Wiemann	Wilson	Wood
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 004

Black	Fraker	Green	Plocher
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VACANCIES: 003

VETOED HOUSE BILLS

The Speaker read the following House Bills vetoed from the First Regular Session:
HCS HCR 19 and **SS HCB 3**.

Representative Lavender moved that **SS HCB 3** be passed, the objections of the Governor thereto notwithstanding.

Which motion was defeated by the following vote:

AYES: 049

Adams	Anders	Arthur	Bangert	Baringer
Barnes 28	Beck	Brown 27	Burnett	Burns
Butler	Carpenter	Conway 10	Curtis	Dogan
Ellebracht	Ellington	Franks Jr	Gray	Harris
Kelley 127	Kendrick	Lavender	May	McCann Beatty
McCreery	McDaniel	McGee	Meredith 71	Merideth 80
Mitten	Morgan	Morris	Mosley	Newman

Nichols	Peters	Pierson Jr	Quade	Razer
Roberts	Rowland 29	Runions	Smith 85	Stevens 46
Unsicker	Walker 3	Walker 74	Wessels	

NOES: 106

Alferman	Anderson	Andrews	Austin	Bahr
Barnes 60	Basye	Beard	Bernskoetter	Berry
Bondon	Brattin	Brown 57	Brown 94	Chipman
Christofanelli	Cierpiot	Conway 104	Corlew	Cornejo
Cross	Curtman	Davis	DeGroot	Dohrman
Eggleston	Engler	Evans	Fitzpatrick	Fitzwater 144
Fitzwater 49	Fraker	Francis	Franklin	Frederick
Gannon	Gregory	Grier	Haahr	Haefner
Hannegan	Hansen	Helms	Henderson	Higdon
Hill	Houghton	Houx	Hurst	Johnson
Justus	Kelly 141	Kidd	Kolkmeier	Lant
Lauer	Lichtenegger	Love	Lynch	Marshall
Mathews	Matthiesen	McCaherty	McGaugh	Messenger
Miller	Moon	Muntzel	Neely	Pfautsch
Phillips	Pietzman	Pike	Pogue	Redmon
Rehder	Reiboldt	Reisch	Remole	Rhoads
Roden	Roeber	Rone	Ross	Rowland 155
Ruth	Schroer	Shaul 113	Shull 16	Shumake
Smith 163	Sommer	Spencer	Stacy	Stephens 128
Swan	Tate	Taylor	Trent	Vescovo
Walsh	White	Wiemann	Wilson	Wood

Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 005

Black	Cookson	Green	Korman	Plocher
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VACANCIES: 003

The Speaker read the following House Bills vetoed from the First Regular Session:
CCS SCS HCS HB 5, CCS SCS HCS HB 6, CCS SCS HCS HB 9, and HB 850.

HOUSE RESOLUTIONS

Representative Cierpiot offered **HR 2**, which was read.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED by the House of Representatives, that the Chief Clerk of the House of Representatives inform the Senate that the House, having been duly convened as provided by Section 32, Article III of the Constitution, made no motions to override the Governor's vetoes on **HCS HCR 19, CCS SCS HCS HB 5, CCS SCS HCS HB 6, CCS SCS HCS HB 9, and HB 850**, when the bills were called by the Speaker.

On motion of Representative Cierpiot, **HR 2** was adopted.

HOUSE REMONSTRANCES

Representative McCann Beatty offered House Remonstrance No. 1.

REFERRAL OF HOUSE REMONSTRANCES

The following House Remonstrance was referred to the Committee indicated:

HRM 1 - Ethics

COMMITTEE APPOINTMENTS

August 3, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to the Fine Arts Learning Standards Workgroup:

Sheryl Lamme, Waynesville, MO -- Elementary
Kaye Herrell, St. Charles, MO -- Elementary
Vicki Bean, Gideon, MO -- Secondary
Baker Purdon, Liberty, MO -- Secondary

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

August 28, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following parents to the Fine Arts Learning Standards Workgroup:

Michelle Ridlen, St. Charles, MO -- Elementary
Rachel Straughn-Navarro, Columbia, MO -- Elementary
Jennifer Glendenning, Lake Ozark, MO -- Secondary
Scott Jensen, Fenton, MO -- Secondary

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Sara Walsh to the Standing Committee on Budget.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Sara Walsh to the Standing Committee on Pensions.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Sara Walsh to the Special Committee on Employment Security.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss, Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Chief Clerk Crumbliss:

I hereby appoint Rep. Ingrid Burnett to serve on the House Committee on Budget.

If you have any questions, please do not hesitate to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

SUBCOMMITTEE APPOINTMENTS

July 31, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint the following to serve on the Subcommittee on Quality Care for the Developmentally Disabled. This Committee will report to the Committee on General Laws.

Representative Tracy McCreery
Representative Peter Merideth

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Gail McCann Beatty
House Minority Leader
District 26

COMMITTEE CHANGES

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Elijah Haahr to the Standing Committee on Administration and Accounts.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Jay Barnes from the Standing Committee on Children and Families and appoint Representative Elaine Gannon.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby appoint Representative Lyndall Fraker as Chair to the Standing Committee on Financial Institutions and appoint Representative Dan Shaul as Vice Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Lyndall Fraker from the Standing Committee on Local Government and appoint Representative Shamed Dogan as Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Justin Alferman from the Missouri Consolidated Health Care Plan Board of Trustees and appoint Representative David Wood.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Mike Bernskoetter from the Missouri State Employee Retirement System Board of Trustees and appoint Representative Justin Alferman.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

September 13, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby remove Representative Shamed Dogan from the Committee on Rules – Legislative Oversight and appoint Representative Dan Houx as Vice Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
152nd District

COMMUNICATIONS

August 29, 2017

Mr. Adam Crumbliss
Chief Clerk
Missouri House of Representatives
State Capitol, Room 317A
Jefferson City, MO 65101

Dear Mr. Crumbliss:

I hereby grant leave for the members of the Special Committee on Urban Issues to meet for two hearings in the interim.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Todd Richardson
Speaker of the Missouri House of Representatives
District 152

RECESS

On motion of Representative Cierpiot, the House recessed until such time that messages from the Senate are received or 6:00 p.m., whichever is earlier, and then stand adjourned until 9:00 a.m., Thursday, September 14, 2017.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate is duly convened and is now in session as provided by Article III, Section 32 of the Constitution and is ready for the consideration of its business.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 9**.

SENATE RESOLUTION NO. 9

BE IT RESOLVED by the Senate that the Secretary of the Senate inform the House of Representatives that the Senate, having been duly convened as provided by Article III, Section 32 of the Constitution, made no motion to override the Governor's veto of **Senate Bill No. 65** and **Conference Committee Substitute for Senate Committee Substitute No. 2 for Senate Bill No. 128** when the bills were called by the president.

The following members' presence was noted: Green and Plocher.

ADJOURNMENT

Pursuant to the motion of Representative Cierpiot, the House adjourned until 9:00 a.m., Thursday, September 14, 2017.

COMMITTEE HEARINGS

21ST CENTURY MISSOURI TRANSPORTATION SYSTEM TASK FORCE

Wednesday, September 20, 2017, 1:00 PM, Truman State University, Student Union Building, 901 South Franklin Street, Kirksville, Missouri.

Executive session may be held on any matter referred to the committee.

This meeting will focus on the Future of Transportation (modern technology); beyond roads and bridges (other modes, transit, etc.)

BUDGET

Thursday, September 14, 2017, 10:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Testimony from the Department of Public Safety and the Office of Administration regarding Capitol security, Department of Social Services on Medicaid projections and withholds, Department of Health & Senior Services on prescription drug monitoring program, and the Department of Natural Resources on environmental waste notification.

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, September 27, 2017, 9:00 AM, St. Louis County Council Chambers, 41 South Central Ave, Clayton, MO 63105.

Executive session may be held on any matter referred to the committee.

Diversity & Inclusion: State incentives, oversight, and progress

Invitees: Boeing, Worldwide Technology, Office of Administration, MO Office of Equal Opportunity, Missouri Technology Corporation, MO Dept. of Economic Development, St. Louis Development Corporation, St. Louis County Office of Diversity

Airport Privatization and Oversight

Invitees: St. Louis Lambert International Airport, St. Louis Airport Commission, Grow MO

Student Safety & Campus Climate

Invitees: UM System President, University of Missouri-Columbia Chancellor

HOUSE CALENDAR

VETO SESSION

SECOND DAY, THURSDAY, SEPTEMBER 14, 2017

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Fitzpatrick

CCS SCS HCS HB 2 - Fitzpatrick

CCS SCS HCS HB 3 - Fitzpatrick

CCS SCS HCS HB 4 - Fitzpatrick

CCS SCS HCS HB 5 - Fitzpatrick

CCS SCS HCS HB 6 - Fitzpatrick

CCS SCS HCS HB 7 - Fitzpatrick

CCS SCS HCS HB 8 - Fitzpatrick

CCS SCS HCS HB 9 - Fitzpatrick

CCS SCS HCS HB 10 - Fitzpatrick

CCS SCS HCS HB 11 - Fitzpatrick

SCS HCS HB 18 - Fitzpatrick

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JOURNAL OF THE HOUSE

VETO SESSION

First Regular Session, 99th GENERAL ASSEMBLY

SECOND DAY, THURSDAY, SEPTEMBER 14, 2017

The House met pursuant to adjournment.

Representative Redmon in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The following members' presence was noted: Alferman, Bahr, Brown (27), Burnett, Conway (10), Corlew, Davis, Dohrman, Eggleston, Fitzpatrick, Haefner, Harris, Houx, Kelley (127), Kelly (141), Kendrick, Lichtenegger, Pogue, Redmon, Richardson, Roberts, Rone, Ross, Rowland (155), Runions, Stacy, Swan, Vescovo, Walker (74), and Wood.

ADJOURNMENT

Representative Redmon declared the Veto Session of the Ninety-ninth General Assembly, First Regular Session, adjourned sine die pursuant to the Constitution.

TODD RICHARDSON
Speaker of the House

D. ADAM CRUMBLISS
Chief Clerk of the House

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